- ------

# SECURITIES AND EXCHANGE COMMISSION WASHINGTON, D.C. 20549

FORM 10-K

ANNUAL REPORT PURSUANT TO SECTION 13 OR 15(D) OF THE SECURITIES EXCHANGE ACT OF 1934

FOR THE FISCAL YEAR ENDED DECEMBER 31, 1999

 ${\it USA\ NETWORKS,\ INC.}$  (Exact name of registrant as specified in its charter)

COMMISSION FILE NO. 0-20570

DELAWARE
(STATE OR OTHER JURISDICTION OF INCORPORATION
OR ORGANIZATION)

59-2712887 (I.R.S. EMPLOYER IDENTIFICATION NO.)

152 WEST 57TH STREET, NEW YORK, NEW YORK, 10019 (Address of Registrant's principal executive offices)

(212) 314-7300

(Registrant's telephone number, including area code):

SECURITIES REGISTERED PURSUANT TO SECTION 12(B) OF THE ACT: NONE

SECURITIES REGISTERED PURSUANT TO SECTION 12(G) OF THE ACT: COMMON STOCK,  $\$.01\ \text{PAR}\ \text{VALUE}$ 

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

Indicate by check mark if disclosure of delinquent filers pursuant to Item 405 of Regulation S-K is not contained herein, and will not be contained, to the best of registrant's knowledge, in definitive proxy or information statements incorporated by reference in Part III of this Form 10-K or any amendment to this Form 10-K. / /

Common Stock	63,033,452
Total  Common Stock issuable upon exchange of outstanding	337,830,268
exchangeable subsidiary equity	361, 152, 846
Total outstanding Common Stock, assuming full exchange of Class B Common Stock and exchangeable subsidiary equity	698,983,114

The aggregate market value of the voting stock held by non-affiliates of the Registrant as of January 31, 2000 was \$5,106,225,712. For the purpose of the foregoing calculation only, all directors and executive officers of the Registrant are assumed to be affiliates of the Registrant.

Assuming the exchange, as of January 31, 2000, of all equity securities of subsidiaries of the Registrant exchangeable for Common Stock of the Registrant, the Registrant would have outstanding 698,983,114 shares of Common Stock with an aggregate market value of \$17,343,518,516.

ALL SHARE NUMBERS SET FORTH ABOVE GIVE EFFECT TO THE TWO-FOR-ONE STOCK SPLIT WHICH BECAME EFFECTIVE ON FEBRUARY 24, 2000 FOR HOLDERS OF RECORD AS OF THE CLOSE OF BUSINESS ON FEBRUARY 10, 2000.

## INDEX

		PAGE					
PART I							
Item 1.	Business	3					
Item 2.	Properties	36					
Item 3.	Legal Proceedings	39					
	PART II						
Item 5.	Market for Registrant's Common Equity and Related						
	Stockholder Matters	45					
Item 6.	Selected Financial Data	45					
Item 7.	Management's Discussion and Analysis of Financial Condition	47					
Item 8.	and Results of Operations  Consolidated Financial Statements and Supplementary Data	47 58					
Item 9.	Changes in and Disagreements with Accountants on Accounting	30					
	and Financial Disclosures	91					
PART III							
Item 10.	Directors and Executive Officers of the Registrant	91					
Item 11.	Executive Compensation	91					
Item 12.	Security Ownership of Certain Beneficial Owners and						
	Management	91					
Item 13.	Certain Relationships and Related Party Transactions	91					
PART IV							
Item 14.	Exhibits, Financial Statement Schedules and Reports on Form						
	8-K	92					

## GENERAL

USA Networks, Inc. ("USAi") through its subsidiaries, is a leading media and electronic commerce company. USAi's principal operating assets include USA Network, Sci-Fi Channel, Studios USA, Home Shopping Network, Ticketmaster, Ticketmaster Online-CitySearch, Inc., Hotel Reservations Network, Internet Shopping Network, USA Films and USA Broadcasting.

USAi is organized along seven principal areas of business:

- NETWORKS AND TELEVISION PRODUCTION, which includes Networks and Studios USA. Networks operates USA Network and Sci-Fi Channel cable networks and Studios USA produces and distributes television programming.
- ELECTRONIC RETAILING, consisting primarily of Home Shopping Network and America's Store, which are engaged in the electronic retailing business.
- TICKETING OPERATIONS, which primarily represents Ticketmaster, the leading provider of automated ticketing services in the United States, and Ticketmaster.com, Ticketmaster's exclusive agent for online ticket sales.
- HOTEL RESERVATIONS, consisting of Hotel Reservations Network, a leading consolidator of hotel rooms for resale in the consumer market in the United States.
- INTERNET SERVICES, which includes the Internet Shopping Network, USAi's online retailing networks business, and local city guide business.
- FILMED ENTERTAINMENT, which primarily represents USAi's domestic theatrical film distribution and production businesses.
- BROADCASTING, which owns and operates television stations.

All share numbers referenced herein reflect the two-for-one stock split of USAi's common stock and Class B common stock to holders of record as of the close of business on February 10, 2000, unless otherwise specified.

#### CORPORATE HISTORY

USAi was incorporated in July 1986 in Delaware under the name Silver King Broadcasting Company, Inc. as a subsidiary of Home Shopping Network, Inc. ("Holdco"). On December 28, 1992, Holdco distributed the capital stock of USAi to its stockholders.

## SAVOY AND HOME SHOPPING MERGERS

In December 1996, USAi completed mergers with Savoy Pictures Entertainment, Inc. ("Savoy") and Holdco, and Savoy and Holdco became subsidiaries of USAi. At the same time as the mergers, USAi changed its name from Silver King Broadcasting Company, Inc. to HSN, Inc.

## TICKETMASTER TRANSACTION

On July 17, 1997, USAi acquired a controlling interest in Ticketmaster Group, Inc. ("Ticketmaster") from Mr. Paul G. Allen, who upon completion of the transaction became a director of USAi, in exchange for shares of USAi's common stock. On June 24, 1998, USAi acquired the remaining Ticketmaster common equity in a tax-free stock-for-stock merger.

#### UNIVERSAL TRANSACTION

On February 12, 1998, USAi completed the Universal transaction, in which USAi acquired USA Networks, a New York partnership (which consisted of USA Network and Sci-Fi Channel cable television networks) and the domestic television production and distribution business ("Studios USA") of Universal Studios, Inc. ("Universal") from Universal. Universal is controlled by The Seagram Company Ltd., a Canadian corporation ("Seagram"). USAi paid Universal approximately \$1.6 billion in cash (\$300 million of which was deferred with interest) and an effective 45.8% interest in USAi through shares of USAi common stock, USAi Class B common stock and shares of USANI LLC, a Delaware limited liability company ("USANI LLC"). The USANI LLC shares are exchangeable for shares of USAi's common stock and Class B common stock on a one-for-one basis.

Due to Federal Communication Commission ("FCC") restrictions on foreign ownership of entities such as USAi that control domestic television broadcast licenses, Universal, which is controlled by Seagram, is limited in the number of shares of USAi's stock that it may own. USAi formed USANi LLC primarily to hold USAi's non-broadcast businesses in order to comply with such FCC restrictions and for other tax and regulatory reasons. Universal's interest in USANi LLC is not subject to the FCC foreign ownership limitations. USAi maintains control and management of USANi LLC, and the businesses held by USANi LLC are managed by USAi in substantially the same manner as they would be if USAi held them directly through wholly owned subsidiaries. As long as Mr. Diller is the Chairman and Chief Executive Officer of USAi and does not become disabled, these arrangements will remain in place. At such time as Mr. Diller no longer occupies such positions, or if Mr. Diller becomes disabled, Universal may have the right to designate a person to be the manager of USANi LLC and the Chairman and Chief Executive Officer of USAi. If Universal does not have such right, Liberty Media Corporation ("Liberty") may be entitled to designate such persons. In all other cases, USAi is entitled to designate the manager of USANi LLC.

As part of the Universal transaction, USAi changed its name to USA Networks, Inc. and renamed its broadcast television division "USA Broadcasting," formerly HSNi Broadcasting.

#### TICKETMASTER ONLINE-CITYSEARCH TRANSACTION

On September 28, 1998, CitySearch, Inc. merged with Ticketmaster Online (now known as Ticketmaster.com), a wholly owned subsidiary of Ticketmaster, to form Ticketmaster Online-CitySearch, Inc. ("Ticketmaster Online-CitySearch"). Following the merger, Ticketmaster Online-CitySearch was a majority-owned subsidiary of Ticketmaster. Shares of Ticketmaster Online-CitySearch's Class B common stock were sold to the public in an initial public offering that was completed on December 8, 1998. The Ticketmaster Online-CitySearch Class B common stock is quoted on the Nasdaq Stock Market. As of December 31, 1999, USAi beneficially owned 51.7% of the outstanding Ticketmaster Online-CitySearch common stock, representing 77.3% of the total voting power of Ticketmaster Online-CitySearch's outstanding common stock. For financial reporting purposes, Ticketmaster Online-CitySearch's Ticketmaster.com ticketing business is considered part of USAi's Ticketing Operations, while Ticketmaster Online-CitySearch's local city guides business is considered part of USAi's Internet Services.

## HOTEL RESERVATIONS NETWORK TRANSACTION

On May 10, 1999, the Company completed the acquisition of substantially all of the assets and the assumption of substantially all of the liabilities of two entities which operate Hotel Reservations Network, a leading consolidator of hotel rooms for resale in the consumer market in the United States. On March 1, 2000, Hotel Reservations Network completed an initial public offering. At the completion of the offering, USAi owned approximately 70.6% of the outstanding Hotel Reservations Network common stock, representing 97.3% of the total voting power of Hotel Reservations Network's outstanding common stock.

Hotel Reservations Network's class A common stock is quoted on the Nasdaq Stock Market under the symbol "ROOM."

#### OCTOBER FILMS/PFE TRANSACTION

On May 28, 1999, the Company acquired October Films, Inc., which was 50% owned by Universal, and the domestic film distribution and development business previously operated by Polygram Filmed Entertainment, Inc. ("PFE") and PFE's domestic video and specialty video businesses from Universal.

#### RECENT DEVELOPMENTS

PRECISION TRANSACTION. On January 12, 2000, USAi and Precision Response Corporation ("PRC"), a leading provider of third-party customer care services, announced that they had entered into a merger agreement whereby USAi will acquire all of the outstanding shares of PRC in a tax-free merger transaction. Under terms of the agreement, each PRC share held on the closing date of the transaction will be exchanged for 1.08 shares of USAi common stock (after giving effect to USAi's two-for-one stock split as of February 10, 2000). In addition, if the average trading price of USAi common stock at the time of the closing is less than \$18.52 (as adjusted to give effect to USAi's two-for-one stock split as of February 10, 2000), PRC would be entitled to terminate the transaction, at which time USAi would have the option to issue additional shares to PRC shareholders providing a value of \$20.00 per share. The transaction is expected to close in April 2000, and is subject to approval by PRC shareholders.

STYLECLICK TRANSACTION. On January 25, 2000, USAi and Styleclick.com Inc., a leading enabler of e-commerce for manufacturers and retailers, announced an agreement to form a new company by merging USAi's Internet Shopping Network ("ISN") and Styleclick.com. The new company, which will be named Styleclick, Inc., will own and operate the combined properties of Styleclick.com Inc. and ISN, which include ISN's FirstAuction.com, FirstJewelry.com and Styleclick.com's network of branded e-commerce web sites. Under the terms of the agreement, USAi will also invest \$40 million in cash, contribute \$10 million in dedicated media, and will receive warrants to purchase additional shares of the new company. Upon both the closing of the transaction and on a fully diluted basis, USAi will own approximately 75% of the new company and Styleclick.com stockholders will own approximately 25%. In the interim, USAi has agreed to extend a \$10 million bridge loan to Styleclick.com. The transaction is expected to close in the second quarter of 2000 and is subject to regulatory and Styleclick.com stockholder approval. The new company is expected to trade on Nasdaq under the symbol "IBUY."

USAI STOCK SPLIT. On January 20, 2000, the Board of Directors declared a two-for-one stock split of USAi's common stock and Class B common stock, payable in the form of a dividend to stockholders of record as of the close of business on February 10, 2000. The 100% stock dividend was paid on February 24, 2000. All share numbers in this Report give effect to such stock split unless otherwise noted.

## CORPORATE STRUCTURE AND CONTROLLING SHAREHOLDERS

USAI. As of January 31, 2000, Liberty, through companies owned by Liberty and Mr. Diller, owned 6.2% of USAi's outstanding common stock and 78.7% of USAi's outstanding Class B common stock and Universal owned approximately 6.6% of USAi's outstanding common stock and 21.3% of USAi's outstanding Class B common stock. Mr. Diller, through companies owned by Liberty and Mr. Diller, his own holdings and the stockholders agreement dated as of October 19, 1997, among Mr. Diller, Universal, Liberty, USAi and Seagram, controls 74.9% of the outstanding total voting power of USAi. Mr. Diller, subject to the stockholders agreement and subject to veto rights of Universal and Liberty over fundamental changes, is effectively able to control the outcome of nearly all matters submitted to a vote of USAi's stockholders.

Assuming the exchange of all equity securities of USANi LLC and Holdco that are exchangeable for USAi's common stock or Class B common stock, but excluding employee stock options, as of January 31,

2000: (1) Universal would own approximately 44.9% of USAi's common equity, (2) Liberty would own approximately 20.8% of USAi's common equity, and (3) the public shareholders, including Mr. Diller, and other USAi officers and directors, would own approximately 34.3% of USAi's common equity.

HOLDCO. As of January 31, 2000, Liberty owned a 19.9% equity interest (9.2% of the voting power) in Holdco and USAi owned the remaining equity and voting interests. Holdco's only asset is its 36.6% interest in USANi LLC. Holdco has a dual-class common stock structure similar to USAi's. Under an exchange agreement dated as of December 20, 1996, between USAi and a subsidiary of Liberty, Liberty or its permitted transferee will exchange its Holdco common stock and its Holdco Class B common stock for shares of USAi's common stock and Class B common stock, respectively, at the applicable conversion ratio. This exchange will only occur at such time or from time to time as Liberty or its permitted transferee is allowed under applicable FCC regulations to hold additional shares of USAi's stock. Liberty, however, is obligated to effect an exchange only after all of its USANi LLC shares have been exchanged for shares of USAi's common stock. Upon completion of the exchange of Liberty's Holdco shares, Holdco will become a wholly owned subsidiary of USAi.

USANI LLC. As of January 31 2000, USAi owned 6.3% and indirectly through Holdco 36.6% of the outstanding USANi LLC shares, Universal owned 49.1% of the outstanding USANi LLC shares and Liberty owned 8.0% of the outstanding USANi LLC shares.

Under an exchange agreement, dated February 12, 1998, among USAi, Universal and Liberty, Universal may exchange its USANi LLC shares for shares of USAi's common stock and Class B common stock and Liberty may exchange its USANi LLC shares for USAi's common stock. USAi has the right, subject to conditions, to require Liberty to exchange such shares when, under applicable law, it is legally permitted to do so. USAi may only require Universal to exchange its USANi LLC shares upon a sale of USAi as provided in the exchange agreement.

## FORWARD LOOKING STATEMENTS

THIS REPORT CONTAINS "FORWARD-LOOKING STATEMENTS" WITHIN THE MEANING OF THE SECURITIES LAWS. WE HAVE BASED THESE FORWARD-LOOKING STATEMENTS ON OUR CURRENT EXPECTATIONS AND PROJECTIONS ABOUT FUTURE EVENTS, BASED ON THE INFORMATION CURRENTLY AVAILABLE TO US. SUCH FORWARD-LOOKING STATEMENTS ARE PRINCIPALLY CONTAINED IN THE SECTIONS "MANAGEMENT'S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS" AND "BUSINESS." THE FORWARD-LOOKING STATEMENTS INCLUDE, AMONG OTHER THINGS, STATEMENTS RELATING TO OUR ANTICIPATED FINANCIAL PERFORMANCE, BUSINESS PROSPECTS, NEW DEVELOPMENTS, NEW MERCHANDISING STRATEGIES AND SIMILAR MATTERS.

THESE FORWARD-LOOKING STATEMENTS ARE SUBJECT TO RISKS, UNCERTAINTIES AND ASSUMPTIONS, THAT MAY AFFECT THE OPERATIONS, PERFORMANCE, DEVELOPMENT AND RESULTS OF OUR BUSINESS AND INCLUDE, BUT ARE NOT LIMITED TO, THE FOLLOWING:

- MATERIAL ADVERSE CHANGES IN ECONOMIC CONDITIONS IN OUR MARKETS;
- FUTURE REGULATORY ACTIONS AND CONDITIONS IN OUR OPERATING AREAS;
- COMPETITION FROM OTHERS;
- SUCCESSFUL INTEGRATION OF OUR DIVISIONS' MANAGEMENT STRUCTURES;
- PRODUCT DEMAND AND MARKET ACCEPTANCE;
- THE ABILITY TO PROTECT PROPRIETARY INFORMATION AND TECHNOLOGY OR TO OBTAIN NECESSARY LICENSES ON COMMERCIALLY REASONABLE TERMS; AND
- OBTAINING AND RETAINING KEY EXECUTIVES AND EMPLOYEES.

WE UNDERTAKE NO OBLIGATION TO PUBLICLY UPDATE OR REVISE ANY FORWARD-LOOKING STATEMENTS, WHETHER AS A RESULT OF NEW INFORMATION, FUTURE EVENTS OR ANY OTHER REASON. IN LIGHT OF THESE RISKS, UNCERTAINTIES AND ASSUMPTIONS, THE FORWARD-LOOKING EVENTS DISCUSSED IN THIS REPORT MAY NOT OCCUR.

#### DESCRIPTION OF BUSINESSES

#### NETWORKS AND TELEVISION PRODUCTION

#### NETWORKS

Networks operates two domestic advertiser-supported 24-hour cable television networks--USA Network and Sci-Fi Channel. Since its inception in 1977, USA Network has grown into one of the nation's most widely distributed and viewed satellite-delivered television networks. According to Nielsen Media Research, as of December 1999, USA Network was available in approximately 77.2 million U.S. households (77% of the total U.S. households with televisions). For the 1999 year, USA Network earned the highest primetime rating of any domestic basic cable network, with an average rating of 2.4 in primetime for the 12-month period (Source: Nielsen Media Research). USA Network is a general entertainment network featuring original series and movies, theatrical movies, off-network television series and major sporting events, designed to appeal to the available audiences during particular viewing hours. In general, USA Network's programming is targeted at viewers between the ages of 18 to 49.

Sci-Fi Channel was launched in 1992. It has been one of the fastest-growing satellite-delivered networks since its inception. According to Nielsen Media Research, as of December 1999, Sci-Fi Channel was available in 59.7 million U.S. households (60% of the total U.S. households with televisions). Sci-Fi Channel features science fiction, horror, fantasy and science-fact oriented programming. In general, Sci-Fi Channel's programming is designed to appeal to viewers between the ages of 18 to 49. According to Nielsen Media Research, Sci-Fi Channel averaged a prime time 1.0 rating for December 1999, a new record for the network

USA Network and Sci-Fi Channel derive virtually all of their revenues from two sources. The first is the per-subscriber fees paid by the cable operators and other distributors. The second is from the sale of advertising time within the programming carried on each of the networks. AT&T Corp. and Time Warner together represent nearly 40% of USA Network's distribution and more than 30% of Sci-Fi Channel's distribution. USAi is currently in negotiations with AT&T to renew its distribution agreement for USA Network.

PROGRAMMING AND TRANSMISSION. Presently, USA Network's program line-up features original series, produced exclusively for USA Network, including the following: MONDAY NIGHT RAW, MONDAY NIGHT WAR ZONE, LA FEMME NIKITA and PACIFIC BLUE. USA Network also exhibits approximately 22 movies produced exclusively for it each year. USA Network's programming includes off-network series such as BAYWATCH, JAG and WALKER, TEXAS RANGER and major theatrically-released feature films. USA Network is home to exclusive midweek coverage of the U.S. OPEN TENNIS CHAMPIONSHIPS and early round coverage of THE MASTERS, THE RYDER CUP and major PGA Tour golf events.

USA Network typically enters into long-term agreements for its major off-network series programming. Its original series commitments usually start with less than a full year's commitment, but contain options for further production over several years. In addition, USA Network has some original programming produced for it (through financing/distribution arrangements entered into by its wholly owned subsidiary, USA Cable Entertainment LLC), so that it is better able to control all of the rights to such programming. These original productions will include specials, series, and made-for-television movies. USA Network acquires theatrical films in both their "network" windows and "pre-syndication" windows. Under these arrangements, the acquisition of such rights is often concluded many years before the actual exhibition of the films begins on the network. USA Network's original films start production less than a year prior to their initial exhibition. USA Network typically obtains the right to exhibit both its acquired theatrical films and original films numerous times over multiple year periods.

Sci-Fi Channel's program lineup includes original programs produced specifically for it, such as FARSCAPE and FIRST WAVE, (and starting in June 2000, is expected to include INVISIBLE MAN and CROSSING OVER WITH JOHN EDWARD, as well as science fiction movies and classic science fiction series, such as the original

STAR TREK, THE TWILIGHT ZONE and QUANTUM LEAP). Sci-Fi Channel's programming arrangements for off-network series, original series, theatrical movies and original movies are similar to those entered into by USA Network.

USA Network and Sci-Fi Channel each distribute their programming service on a 24-hour per day, seven day per week basis. Both networks are distributed in all 50 states and Puerto Rico via satellite for distribution by cable television systems and direct broadcast satellite systems and for satellite antenna owners by means of satellite transponders owned and leased by Networks. Any cable television system or individual satellite dish owner in the United States and its territories and possessions equipped with standard satellite receiving facilities is capable of receiving Networks' services.

Networks has the full-time use of four transponders on two domestic communications satellites, although one of those transponders has been subleased, and is available only in the event of certain catastrophic events. Like Home Shopping Network, Networks has protection in the event of the failure of its transponders. A transponder failure that would necessitate a move to another transponder on the same satellite would not result in any significant interruption of service to those that receive Networks' programs. However, a failure that would necessitate a move to another satellite temporarily may affect the number of cable systems that receive Networks programs as well as other programming carried on the failed satellite, because of the need to install equipment or to reorient earth stations. The projected ends of life of the two satellites utilized by Networks are May 2004 and March 2006, respectively.

Networks' control of two different transponders on each of two different satellites would enable it to continue transmission of its programs should either one of the satellites fail. Although Networks believes it is taking reasonable measures to ensure its continued satellite transmission capability, there can be no assurance that termination or interruption of satellite transmission will not occur. Such a termination or interruption of service by one or both of these satellites could have a material adverse effect on the operations and financial condition of USAi. The availability of replacement satellites and transponders is dependent on a number of factors over which Networks has no control, including competition among prospective users for available transponders and the availability of satellite launching facilities for replacement satellites.

Each of the networks enters into agreements with cable operators and other distributors which agree to carry the programming service, generally as part of a package with other advertiser-supported programming services. These agreements are multi-year arrangements in which the distributor pays Networks a fee for each subscriber to the particular programming service.

## TELEVISION PRODUCTION

Studios USA produces and distributes television programs and motion picture films intended for initial exhibition on television and home video in both domestic and international markets. These productions include original programming for network television, first-run syndication through local television stations, pay television, basic cable and home video and made-for-television movies. Studios USA also is the exclusive domestic distributor of the Universal television library. In addition to the activities of Studios USA, other USAi business units are also engaged in financing or producing television programs for exhibition on USA Network, Sci-Fi Channel or USA Broadcasting.

Studios USA and its predecessor companies have produced programming for network television since the early 1950s and Studios USA remains a major supplier of network and first-run syndication programming today, including LAW & ORDER and XENA: WARRIOR PRINCESS. For the 1999/2000 broadcast season, Studios USA has launched LAW & ORDER: SPECIAL VICTIMS UNIT for NBC and two new syndicated series, CLEOPATRA 2525 and JACK OF ALL TRADES. Studios USA generally retains foreign and off-network distribution rights for programming originally produced for television networks. In addition, Studios USA distributes original television programming in domestic markets for first-run syndication as well as exhibition on basic cable and other media and generally retains foreign distribution rights.

8

Television production generally includes four steps: development, pre-production, principal photography and post-production. The production/distribution cycle represents the period of time from development of the property through distribution and varies depending upon such factors as type of product and primary form of exhibition. Under the facilities lease agreement, Studios USA's production activities are centered on the Universal production lot. Some television programs and films are produced, in whole or in part, at other locations both inside and outside the United States.

Development of television programs and films begins with ideas and concepts of producers and writers, which form the basis of a television series or film. Producers and writers are frequently signed to term agreements generally providing Studios USA with exclusive use of their services for a term ranging from one to five years in the case of producers and one to two years in the case of writers. Term agreements are signed with such talent to develop network comedy and drama and first-run syndication programming. Term agreements are also signed with actors, binding them to Studios USA for a period of time during which Studios USA attempts to attach them to a series under development. These term agreements represent a significant investment for Studios USA.

In the case of network development, the ideas and concepts developed by producers and writers are presented to broadcast networks to receive their approval and financial participation in the development of a "pilot" that could possibly become a commitment from the network to license a minimum number of episodes based on the pilot. In general, the production cycle for network programming begins with the presentation of pilot concepts to network broadcasters in the fall of each year. Alternatively, Studios USA may elect to self-finance a project, and then market the completed script or produced pilot to the various networks. In any case, each May, networks release their fall schedules, committing to the series production of pilots, renewing existing programs and canceling others. Networks typically commit to seven to thirteen episodes for such new series with options to acquire additional episodes for a negotiated license fee and twenty-two episodes for a renewed series. Production on these series begins in June and continues through March, depending upon the network commitment. The network broadcast season generally runs from September through May. Studios USA incurs production costs throughout the production cycle up through completion of an episode while networks remit a portion of the license fees to Studios USA upon the beginning of episodic production and a portion upon delivery of episodes.

Several of Studios USA's subsidiary companies are individually and separately engaged in the development and/or production of television programs. Certain of these subsidiaries are also signatories to various collective bargaining agreements within the entertainment industry. The most significant of these are the agreements with the Writers Guild of America, the Directors Guild of America and the Screen Actors Guild which agreements typically have a term of several years and then require re-negotiation.

TELEVISION PRODUCTION CUSTOMERS. Studios USA produces television films for the U.S. broadcast networks for prime time television exhibition. Certain television films are initially licensed for network television exhibition in the U.S. and are simultaneously syndicated outside the U.S. Historically, Studios USA customers for network television film product have been concentrated with the three established major U.S. television networks--ABC, CBS and NBC. In recent years, Fox Broadcasting, UPN and the WB Network have created new networks, decreasing to some extent Studios USA's dependence on ABC, CBS and NBC and expanding the outlets for its network product. Revenue from licensing agreements is recognized in the period that the films are first available for telecast. Programming consists of various weekly series and "made for television" feature length films for 1999/2000. Network programming includes the returning production LAW & ORDER and one new series--LAW & ORDER: SPECIAL VICTIMS UNIT on NBC. In the initial telecast season, the network license provides for the production of a minimum number of episodes, with the network having the option to order additional episodes for both the current and future television seasons. The success of any one series may be influenced by the time period in which the network airs the series, the strength of the programs against which it competes, promotion of the series by the network and the overall commitment of the network to the series.

Generally, network licenses give the networks the exclusive right to telecast new episodes of a given series for a period of time, generally four to five years and sometimes with further options thereafter. In the case of LAW & ORDER: SPECIAL VICTIMS UNIT, however, USA Network shares this initial exhibition "window" with NBC. Studios USA has also licensed to USA Network off-syndication episodes of HERCULES: THE LEGENDARY JOURNEYS and XENA: WARRIOR PRINCESS and off-network episodes of NEW YORK UNDERCOVER.

Studios USA also produces television film product that is initially syndicated directly to independent television stations for airing throughout the broadcast day and to network affiliated stations for non-primetime airing. First-run syndication programming for 1999/2000 includes one hour weekly series including returning productions of HERCULES: THE LEGENDARY JOURNEYS and XENA: WARRIOR PRINCESS as well as the initial year production of a BACK TO BACK ACTION hour, consisting of two half-hour series, CLEOPATRA 2525 and JACK OF ALL TRADES and talk shows including returning productions of THE SALLY JESSY RAPHAEL SHOW, THE JERRY SPRINGER SHOW and MAURY. In addition, in the fall of 2000, Studios USA will launch a half-hour reality strip from Law & Order creator Dick Wolf entitled ARREST & TRIAL.

Studios USA licenses television film product to independent stations and directly to network affiliated stations in return for either a cash license fee, barter or part-barter and part-cash. Barter syndication is the process whereby Studios USA obtains commitments from television stations to broadcast a program in certain agreed upon time periods. Studios USA retains advertising time in the program in lieu of receiving a cash license fee, and sells such retained advertising time for its own account to national advertisers at rates based on the projected number of viewers. By placing the program with television stations throughout the United States, an "ad hoc" network of stations is created to carry the program. The creation of this ad hoc network of stations, typically representing a penetration of at least 80% of total U.S. television households, enables Studios USA to sell the commercial advertising time through advertising agencies for sponsors desiring national coverage. The rates charged for this advertising time are typically lower than rates charged by U.S. broadcast networks for similar demographics since the networks' coverage of the markets is generally greater. In order to create this ad hoc network of stations and reach 80% of total U.S. television households, Studios USA must syndicate its programming with stations that are owned and operated by the major broadcast networks and station groups, which are essentially entities which own many stations in the major broadcast markets across the United States. Without commitments from broadcast network stations and station groups, the necessary market penetration may not be achieved which may adversely affect the chances of success in the first-run syndication market.

Generally, television films produced for broadcast or cable networks or barter syndication provide license fees and/or advertising revenues that cover only a portion of the anticipated production costs. The recoverability of the balance of the production costs and the realization of profits, if any, is dependent upon the success of other exploitation including international syndication licenses, subsequent basic cable and domestic syndication licenses, releases in the home video market, merchandising and other uses. Pursuant to an agreement with Universal, Studios USA has the right to include eligible product in Universal's international free television output and volume agreements with television broadcasters in major international territories. These agreements represent a substantial revenue source for Studios USA.

DISTRIBUTION. In general, during a series' initial production years (i.e., seasons one to four), domestic network and international revenues fall short of production costs. As a result, the series will likely remain in a deficit position until sold in the domestic syndication market. The series will be available for airing in the off-network syndication market after a network's exclusivity period ends, typically the September following the completion of the third or fourth network season (or the subsequent season if the series were a mid-season order). For a successful series, the syndication sales process generally begins during the third network season. The price that a series will command in syndication is a function of supply and demand. Studios USA syndicated series are sold for cash and/or bartered services (i.e., advertising time) for a period of at least five years. Barter transactions have played an increasingly important role in the syndication process as they can represent a majority of the distributor's syndication revenue.

10

Studios USA distributes its current programming domestically. In addition, USAi and Universal have agreed that Studios USA will have the exclusive right through February 2013, to distribute domestically Universal's large television library, with programming dating back to the 1950s and including such series as ALFRED HITCHCOCK PRESENTS; THE VIRGINIAN; MARCUS WELBY, M.D.; DRAGNET; COLUMBO; KOJAK; THE ROCKFORD FILES; MURDER SHE WROTE; MAGNUM P.I.; MIAMI VICE; COACH and NORTHERN EXPOSURE. During this period, Studios USA also has the exclusive right, with limited exceptions, to distribute domestically television programming newly produced by Universal.

In addition, USAi and Universal have agreed that Universal will have the exclusive right, again with limited exceptions, to distribute all Studios USA programming internationally. In that regard, Universal has entered into several output and volume agreements with international television broadcasters that include programming produced by Studios USA. In May 1996, Universal signed a free television output and co-production agreement with Germany's RTL. ten-year agreement covers all new and existing product distributed by Universal to RTL, UFA and CLT broadcasting outlets in Germany and other German-speaking territories and provides that RTL will co-produce a minimum number of series from Universal and Studios USA over the term of the agreement, providing a portion of each series' production costs. With regard to the output arrangement, RTL has exclusive first-run free television rights in its territories to carry every series and television movie made by Universal and Studios USA during the term of the agreement. In 1997, Universal signed similar volume agreements in France, Spain, Italy and the United Kingdom in which the licensor generally committed to license a minimum number per year of first-run series and first-run television movies during a specified term in the territory. Pursuant to the terms of the international distribution agreement between USAi and Universal, USAi's eligible programming will have the first right to participate in Universal's international output and volume agreements with international television broadcasters, including in Germany, France, Spain, Italy and the United Kingdom.

## ELECTRONIC RETAILING

Home Shopping Network sells a variety of consumer goods and services by means of live, customer-interactive electronic retail sales programs which are transmitted via satellite to cable television systems, affiliated broadcast television stations and satellite dish receivers. Home Shopping Network operates two retail sales programs, Home Shopping Network and America's Store, each 24 hours a day, seven days a week.

Home Shopping Network's retail sales and programming are intended to promote sales and customer loyalty through a combination of product quality, price and value, coupled with product information and entertainment. Home Shopping Network and America's Store programs are carried by cable television systems and broadcast television stations throughout the country. Home Shopping Network and America's Store are divided into segments which are televised live with a host who presents the merchandise, sometimes with the assistance of a guest representing the product vendor, and conveys information relating to the product. Viewers purchase products by calling a toll-free telephone number. According to Nielsen Media Research, as of December 31, 1999, Home Shopping Network was available in approximately 73.7 million unduplicated households, including approximately 60.6 million cable households.

The following table highlights the changes in the estimated unduplicated television household reach of Home Shopping Network, by category of access for the year ended December 31, 1999:

	CABLE	BROADCAST	SATELLITE	TOTAL
	(IN THOUSANDS OF HOUSEHOLDS)			)
HouseholdsDecember 31, 1998		13,842 (2,394)	2,028 (353)	69,325 4,416
HouseholdsDecember 31, 1999	60,618	11,448	1,675	73,741

Households capable of receiving both broadcast and cable transmissions are included under cable and therefore are excluded from broadcast to present unduplicated household reach. Cable households included 9.1 million and 5.2 million direct broadcast satellite households at December 31, 1999 and 1998, respectively, and therefore are excluded from satellite.

According to industry sources, as of December 31, 1999, there were 100.1 million homes in the United States with a television set, 68.5 million basic cable television subscribers and 1.7 million homes with satellite dish receivers, excluding direct broadcast satellite.

As of December 31, 1999, America's Store reached approximately 6.8 million cable television households, of which 1.2 million were on a part time basis. Of the total cable television households receiving America's Store, 6.5 million also receive Home Shopping Network.

## CUSTOMER SERVICE AND RETURN POLICY

Home Shopping Network believes that satisfied customers will be loyal and will purchase merchandise on a regular basis. Accordingly, Home Shopping Network has customer service personnel and computerized voice response units available to handle calls relating to customer inquiries 24 hours a day, seven days a week. Generally, any item purchased from Home Shopping Network may be returned within 30 days for a full refund of the purchase price, including the original shipping and handling charges.

#### DISTRIBUTION, DATA PROCESSING AND TELECOMMUNICATIONS

Home Shopping Network's fulfillment subsidiaries store, service and ship merchandise from warehouses located in Salem, Virginia and Waterloo, Iowa. Generally, merchandise is delivered to customers within seven to ten business days of the receipt by Home Shopping Network of the customer's payment for an order.

Home Shopping Network currently operates multiple main frame and distributed computing platforms and has extensive computer systems which track purchase orders, inventory, sales, payments, credit authorization, and delivery of merchandise to customers. During 1999, Home Shopping Network continued to upgrade many of its computer systems, which upgrade will be largely completed in 2000.

Home Shopping Network has digital telephone and switching systems and utilizes a voice response unit, which allows callers to place their orders by means of touch tone input or to be transferred to an operator.

#### PRODUCT PURCHASING AND LIQUIDATION

Home Shopping Network purchases merchandise made to its specifications, merchandise from manufacturers' lines, merchandise offered under certain exclusive rights and overstock inventories of wholesalers. The mix of products and source of such merchandise depends upon a variety of factors including price and availability. Home Shopping Network generally does not have long-term commitments with its vendors, and there are various sources of supply available for each category of merchandise sold.

Home Shopping Network's product offerings include: jewelry; hardgoods, which include consumer electronics, collectibles, housewares, and consumables; health and beauty, which consists primarily of cosmetics, skin care, fitness and nutritional supplements; softgoods, which consist primarily of apparel; and fashion accessories. For 1999 hardgoods, jewelry, health and beauty, softgoods and fashion accessories accounted for approximately 42.3%, 27.6%, 17.3%, 11.2% and 1.6%, respectively, of Home Shopping Network's net sales.

Home Shopping Network liquidates excess inventory through its four outlet stores located in the Tampa Bay and Orlando areas and one outlet store in the Chicago area. Damaged merchandise is liquidated by Home Shopping Network through traditional channels.

Home Shopping Network produces its programming in its studios located in St. Petersburg, Florida. Home Shopping Network and America's Store programs are distributed to cable television systems, broadcast television stations, direct broadcast satellite, and satellite antenna owners by means of Home Shopping Network's satellite uplink facilities to satellite transponders leased by Home Shopping Network. Any cable television system, broadcast television station or individual satellite dish owner in the United States and the Caribbean Islands equipped with standard satellite receiving facilities is capable of receiving Home Shopping Network and America's Store.

Home Shopping Network has lease agreements securing full-time use of three transponders on three domestic communications satellites, although one of those transponders has been subleased as described below. Each of the transponder lease agreements grants Home Shopping Network "protected" rights. When the carrier provides services to a customer on a "protected" basis, replacement transponders (I.E., spare or unassigned transponders) on the satellite may be used in the event the "protected" transponder fails. Should there be no replacement transponders available, the "protected" customer will displace a "preemptible" transponder customer on the same satellite. The carrier also maintains a protection satellite and should a satellite fail completely, all "protected" transponders would be moved to the protection satellite which is available on a "first fail, first served" basis.

Use of the transponder which Home Shopping Network subleases may, however, be preempted in order to satisfy the owner's obligations to provide the transponder to another lessee on the satellite in the event that the other lessee cannot be restored to service through the use of spare or reserve transponders (the "special termination right"). As of June 5, 1995, Home Shopping Network discontinued use of this satellite transponder for which it has a non-cancelable operating lease calling for monthly payments of approximately \$150,000 through December 31, 2006. In 1996, Home Shopping Network subleased this satellite transponder for a term of 10 years with an option to cancel after four years. The monthly sublease rental is in excess of the monthly payment.

A transponder failure that would necessitate a move to another transponder on the same satellite would not result in any significant interruption of service to the cable systems and/or television stations which receive Home Shopping Network and America's Store. However, a failure that would necessitate a move to another satellite may temporarily affect the number of cable systems and/or television stations which receive Home Shopping Network and America's Store, as well as all other programming carried on the failed satellite, because of the need to install equipment or to reorient earth stations.

The terms of two of the satellite transponder leases utilized by Home Shopping Network are for the life of the satellites, which are projected through 2004. The term of the third subleased satellite is through December 31, 2006, subject to earlier implementation of the special termination right.

Home Shopping Network's access to two transponders pursuant to long-term agreements would enable it to continue transmission of Home Shopping Network programming should either one of the satellites fail. Although Home Shopping Network believes it is taking every reasonable measure to ensure its continued satellite transmission capability, there can be no assurance that termination or interruption of satellite transmissions will not occur. Such a termination or interruption of service by one or both of these satellites could have a material adverse effect on the operations and financial condition of USAi.

The availability of replacement satellites and transponder time beyond current leases is dependent on a number of factors over which Home Shopping Network has no control, including competition among prospective users for available transponders and the availability of satellite launching facilities for replacement satellites.

The FCC grants licenses to construct and operate satellite uplink facilities which transmit signals to satellites. These licenses are generally issued without a hearing if suitable frequencies are available. Home Shopping Network has been granted one license for operation of C-band satellite transmission facilities

and two licenses for operation of KU-band satellite transmission facilities on a permanent basis in Clearwater and St. Petersburg, Florida.

#### AFFILIATION AGREEMENTS WITH CABLE OPERATORS

Home Shopping Network has entered into affiliation agreements with cable system operators to carry Home Shopping Network, America's Store, or both services. The agreements have terms ranging from 3 to 14 years, and obligate the cable operator to assist with the promotional efforts of Home Shopping Network by carrying commercials promoting Home Shopping Network and America's Store and by distributing Home Shopping Network's marketing materials to the cable operator's subscribers. All cable operators receive a commission of 5 percent of the net merchandise sales within the cable operator's franchise area, regardless of whether the sale originated from a cable or a broadcast household. With larger, multiple system operators, Home Shopping Network has agreed to provide additional compensation. This compensation will be in various forms, for example, by purchasing advertising availabilities from cable operators on other programming networks, by establishing commission guarantees for the operator, or by making an upfront payment to the operator in return for commitments to deliver a minimum number of Home Shopping Network subscribers for a certain number of years.

#### AFFILIATION AGREEMENTS WITH TELEVISION STATIONS

Home Shopping Network has entered into affiliation agreements with television stations to carry Home Shopping Network or America's Store programs. In addition to the 13 owned and operated full power (three of which do not carry Home Shopping Network or America's Store) and 26 low power television stations owned by USAi, as of December 31, 1999, USAi has affiliation agreements with 5 full-time, full power stations, 39 part-time, full power stations that carry Home Shopping Network or America's Store and 50 low power stations. USAi has a minority ownership interest in 3 of the full-time, full power stations that carry Home Shopping Network or America's Store programs. The affiliation agreements have terms ranging from four weeks to fourteen years. All television station affiliates other than stations owned by USAi receive an hourly or monthly fixed rate for airing Home Shopping Network and America's Store programs. Full power television signals are carried by cable operators within a station's coverage area. For more information, see "--Regulation--Must-Carry/Retransmission Consent." Low power station signals are rarely carried by cable systems.

#### TICKETING OPERATIONS

#### TICKETMASTER

Ticketmaster, through its wholly and majority owned subsidiaries, is the leading provider of automated ticketing services in the United States with over 3,750 domestic clients, including many of the country's foremost entertainment facilities, promoters and professional sports franchises. Ticketmaster has established its market position by providing these clients with comprehensive ticket inventory control and management, a broad distribution network and dedicated marketing and support services. Ticket orders are received and fulfilled through operator-staffed call centers, independent sales outlets remote to the facility box office and Ticketmaster.com's web site. Revenue is generated principally from convenience charges received by Ticketmaster for tickets sold on its clients' behalf. Ticketmaster generally serves as an exclusive agent for its clients and typically has no financial risk for unsold tickets

Ticketmaster has a comprehensive domestic distribution system that includes approximately 2,700 remote sales outlets, covering many of the major metropolitan areas in the United States, and 17 domestic call centers with approximately 2,000 operator positions. Ticketmaster also operates in Great Britain, Canada, Ireland, Mexico and Australia and, in 1998, expanded into Chile and Argentina. The number of tickets sold through Ticketmaster has increased from approximately 29 million tickets in 1990 to approximately 75 million tickets in 1999.

USAi believes that the Ticketmaster system for live event ticketing transactions and its distribution capabilities enhance Ticketmaster's ability to attract new clients and maintain its existing client base. The Ticketmaster system, which includes both hardware and software, is typically installed in a client's box office and provides a single centralized inventory control management system capable of tracking total ticket inventory for all events, whether sales are made on a season, subscription, group or individual ticket basis. The versatility of the Ticketmaster system allows it to be customized to satisfy a full range of client requirements.

Ticketmaster generally enters into written agreements with its clients under which Ticketmaster agrees to provide the Ticketmaster system and to serve as the client's exclusive ticket sales agent for all sales of individual tickets sold outside of the facility's box office for a specified period, typically five to seven years. Under its facilities agreements, Ticketmaster generally is granted the right to sell tickets for all live events presented at a facility, and installs the Ticketmaster system in the facility's box office. Agreements with promoters generally grant Ticketmaster the right to sell tickets for all live events presented by that promoter at any facility, unless the facility is covered by an exclusive agreement with another automated ticketing service company.

As part of its client agreements, Ticketmaster is generally granted the right to collect from ticket purchasers a per ticket convenience charge on all tickets sold other than at the box office and an additional per order handling charge on all tickets sold by Ticketmaster other than at remote sales outlets to partially offset the cost of fulfillment. The amount of the convenience charge is typically determined during the contract negotiation process, and varies based upon numerous factors, including the services to be rendered to the client, the amount and cost of equipment to be installed at the client's box office and the amount of advertising and/or promotional allowances to be provided, as well as the type of event and whether the ticket is purchased at a remote sales outlet, by telephone, through the Ticketmaster.com web site or otherwise. Any deviations from those amounts for any event are negotiated and agreed upon by Ticketmaster and the client prior to any ticket sales. During Ticketmaster's fiscal 1999, the convenience charges generally ranged from \$1.50 to \$7.50 per ticket. Convenience charges, when added to per order handling charges, averaged approximately \$4.70 per ticket in fiscal 1999. Ticketmaster's client agreements also generally establish the amounts and frequency of any increases in the convenience charge and handling charge during the term of the agreement.

The agreements with some of Ticketmaster's clients provide for a client to participate in the convenience charges paid by ticket purchasers for tickets bought through Ticketmaster for that client's events. The amount of such participation, if any, is determined by negotiation with that client. Some agreements also may provide for Ticketmaster to make participation advances to the client, generally recoupable by Ticketmaster out of the client's future right to participation. In limited cases, Ticketmaster makes an upfront, non-recoupable payment to a client for the right to sell tickets for that client.

Clients are routinely required by contract to include the Ticketmaster name in print, radio and television advertisements for entertainment events sponsored by such clients. The Ticketmaster name and logo are also prominently displayed on printed tickets and ticket envelopes.

Ticketmaster generally does not buy tickets from its clients for resale to the public and has no financial risk for unsold tickets. In the United Kingdom, Ticketmaster may from time to time buy tickets from its clients for resale to the public in an amount typically not exceeding (Pounds) 600,000 in the aggregate. Ticket prices are not determined by Ticketmaster. Ticketmaster's clients also generally determine the scheduling of when tickets go on sale to the public and what tickets will be available for sale through Ticketmaster. Facilities and promoters, for example, often handle group and season ticket sales in-house. Ticketmaster only sells a portion of its clients' tickets, the amount of which varies from client to client and varies as to any single client from year to year.

USAi believes that the primary benefits derived by Ticketmaster's clients by use of the Ticketmaster system include (1) centralized control of total ticket inventory as well as accounting information and

market research data, (2) centralized accountability for ticket proceeds, (3) manageable and predictable transaction costs, (4) broader and expedited distribution of tickets, (5) wide dissemination of information about upcoming events through Ticketmaster's call centers, the Ticketmaster.com web site and other media platforms, (6) the ability to easily add additional performances if warranted by demand, and (7) marketing and promotional support.

If an event is canceled, Ticketmaster's current policy is to refund the per ticket convenience charges (but not the handling charge). Refunds of the ticket price for a canceled event are funded by the client. To the extent that funds then being held by Ticketmaster on behalf of the client are insufficient to cover all refunds, the client is obligated to provide Ticketmaster with additional funds within 24 to 72 hours after a request by Ticketmaster.

#### TICKETMASTER.COM

Ticketmaster.com (formerly known as Ticketmaster Online) is a leading online ticketing service that enables consumers to purchase tickets for live music, sports, theater and family entertainment events presented by Ticketmaster clients and related merchandise over the web. Consumers can access the Ticketmaster.com service at WWW.TICKETMASTER.COM and from CitySearch owned and operated city guides at WWW.CITYSEARCH.COM through numerous direct links from banners and event profiles. In addition to these services, the Ticketmaster.com web site provides local information and original content regarding live events for Ticketmaster clients throughout the United States, Canada and the United Kingdom. In January 2000, Ticketmaster Online-CitySearch acquired 2b Technology, Inc., a Richmond, Virginia based visitor management software developer and an offline and online ticketing company targeted at venues such as higher volume museums, cultural institutions and historic sites.

Throughout the Ticketmaster.com web site and at the conclusion of a confirmed ticket purchase, the consumer is prompted to purchase merchandise that is related to a particular event, such as videos, tour merchandise and sports memorabilia. Ticketmaster Online-CitySearch intends to expand the types and range of merchandise that can be ordered by consumers through the Ticketmaster.com web site.

Since the beginning of online ticket sales in November 1996, Ticketmaster.com has experienced significant growth in tickets sold through its web site. Gross transaction dollars for ticket sales increased from approximately \$223,000 in November 1996 to \$51 million in December 1999. Similarly, tickets sold on the Ticketmaster.com web site in November 1996 represented less than 0.1% of total tickets sold by Ticketmaster, while tickets sold online in the quarter ended December 31, 1999 represented more than 18%.

TICKETMASTER LICENSE AGREEMENT. Under the License and Services Agreement entered into among Ticketmaster, Ticketmaster.com and USAi, as part of the Ticketmaster Online-City Search transaction, subject to certain limitations, Ticketmaster has granted (a) Ticketmaster.com an exclusive, irrevocable license to use the Ticketmaster trademark and (b) certain Ticketmaster databases to sell live event tickets online for Ticketmaster's clients. In addition, subject to limitations, Ticketmaster authorized Ticketmaster Online-CitySearch to be Ticketmaster's exclusive, perpetual, worldwide agent for such online ticket sales. The Ticketmaster license agreement further provides that Ticketmaster may use and permit others to use the Ticketmaster trademark in connection with the online promotion of ticket sales.

Ticketmaster retains the rights to sell tickets by non-online means and to use the Ticketmaster trademark in connection with such sales. The Ticketmaster license agreement defines such non-online means to include (1) by telephone; (2) by other voice-to-voice means or voice-to-voice recognition unit systems; (3) by non-interactive broadcast, cable and satellite television; and (4) by kiosks and retail ticket outlets. Client venues retain the rights to sell tickets at their box offices or as otherwise provided in client venue agreements with Ticketmaster.

Ticketmaster is the contracting party with client venues, promoters and sports franchises, providing ticket inventory management, consumer information and related data for all ticketing transactions. Ticketmaster provides this information to Ticketmaster Online-CitySearch for processing of online live event ticket sales and provides all transaction processing and fulfillment services for online live event ticket sales. Ticketmaster Online-CitySearch is required under the Ticketmaster license agreement to comply with the terms of Ticketmaster's client agreements. Ticketmaster Online-CitySearch rights, contained in the Ticketmaster license agreement, are subject to the client agreements. The Ticketmaster license agreement also generally restricts Ticketmaster Online-CitySearch from cooperating with, offering online links to, or entering into any agreements with venues, ticket sellers or sales agents for online sale of tickets.

Under the Ticketmaster license agreement, Ticketmaster Online-CitySearch pays Ticketmaster a royalty based on the percentage of the net profit it derives from online ticket sales. Ticketmaster Online-CitySearch also reimburses Ticketmaster for Ticketmaster's direct expenses related to online ticket sales.

Under the Ticketmaster license agreement, Ticketmaster.com has also been granted the non-exclusive right to promote and sell online merchandise available through Ticketmaster. Ticketmaster serves as Ticketmaster.com's exclusive fulfillment provider for the online sales of this merchandise. As long as Ticketmaster's fees, terms and quality of service are no less favorable than those available to Ticketmaster.com from third parties, Ticketmaster or its affiliates will serve as Ticketmaster.com's exclusive fulfillment provider for the online sales of all other merchandise available through Ticketmaster. Ticketmaster may also solicit sponsorship and advertising for Ticketmaster.com's web sites in a bundle with other sponsorship and advertising opportunities offered by Ticketmaster.

#### HOTEL RESERVATIONS

Hotel Reservations Network is a leading online consolidator of hotel accommodations in terms of hotel rooms booked online, providing service through its websites, affiliated websites and its toll-free call center. Hotel Reservations Network contracts with hotels in advance for volume purchases and guaranteed availability of hotel rooms at wholesale prices and sells these rooms to consumers, often at significant discounts to published rates. In addition, these hotel supply relationships often allow Hotel Reservations Network to offer its customers hotel accommodation alternatives for otherwise unavailable dates. At December 31, 1999, Hotel Reservations Network had room supply agreements with approximately 1,500 hotels in 40 major markets in North America and Western Europe.

Hotel Reservations Network markets its hotel accommodations primarily over the Internet through its own websites, www.hoteldiscount.com and www.180096hotel.com, and through third-party websites. Hotel Reservations Network has negotiated affiliate marketing agreements with many of the leading travel-related websites including Preview Travel, Expedia (operated by Microsoft), Travelocity (operated by Sabre Holdings Corp., a majority owned subsidiary of American Airlines), TravelWeb (operated by Pegasus Systems), Cheap Tickets, Yupi.com, GetThere.com and over 1,600 other affiliate websites. Hotel Reservations Network is also prominently featured on and directly linked to most of the leading Internet search engines and online communities, including America Online, Lycos, Yahoo!, Ticketmaster Online-CitySearch, Excite and Infoseek. Through these agreements, its hotel accommodations are prominently featured on and linked to these affiliated websites on a co-branded or private label basis.

Hotel Reservations Network has room supply relationships with a wide range of independent hotel operators, as well as hotels associated with national chains, including Hilton, Sheraton, Westin, Radisson,

Best Western, Loews, Doubletree and Hampton Inn. These hotel suppliers view Hotel Reservations Network as an efficient distribution channel to help maximize their overall revenues and occupancy levels. Although Hotel Reservations Network contracts in advance for volume room commitments, its hotel supply contracts often allow it to return unsold rooms without penalty within a specified period of time. In addition, because Hotel Reservations Network contracts to purchase hotel rooms in advance, it is able to manage billing procedures for the rooms it sells and thereby maintain direct relationships with its customers. Hotel Reservations Network has developed proprietary revenue management and reservation systems software that is integrated with its websites and call center operations. These systems and software enable Hotel Reservations Network to accurately monitor its room inventory and provide prompt, efficient customer service. Its hotel supply contracts and revenue management capabilities differentiate Hotel Reservations Network from retail travel agencies and other commission-based resellers of hotel accommodations.

## INTERNET SERVICES

USAi operates several Internet services associated with its media and entertainment and electronic retailing businesses. In July 1998, USAi announced the formation of USA Networks Interactive to coordinate the operations of its Internet Services business. In addition to the services described below, USA Networks Interactive operates SCIFI.COM, the web site for Sci-Fi Channel. SCIFI.COM, which was launched in 1995, is an online science fiction resource, featuring original entertainment, daily news, feature stories, games and special events that focus on science fiction, science fact, fantasy, horror, the paranormal and the unknown.

#### RETAILING

USAi conducts its Internet retailing operations through Internet Shopping Network. Internet Shopping Network's retailing services include FIRST AUCTION.COM, which was launched in June 1997, and FIRST JEWELRY.COM, which officially launched in October 1999. FIRST AUCTION.COM is an interactive Internet site, which auctions a broad range of merchandise, including housewares, home decor products, jewelry, apparel, toys, collectibles, beauty products, outdoor fitness and sporting equipment, consumer electronics and computers. As of December 31, 1999, FIRST AUCTION.COM had approximately 464,000 registered members. FIRST JEWELRY.COM is an interactive Internet site, which sells jewelry across a broad range of categories and price points. Since its October 1999 launch, FIRST JEWELRY.COM has continued to experience rapid sales growth.

Internet Shopping Network specializes in marketing, fulfillment, customer service and site development in online retailing. Internet Shopping Network has online advertising distribution agreements with America Online, @Home, Women.com, Lycos Network and MyPoints.com. Internet Shopping Network's technology partners include Sun Microsystems, LinkShare, Oracle and Netscape.

During 1999, Home Shopping Network re-launched its web site, HSN.com, as a transactional e-commerce site. Home Shopping Network's site allows consumers to shop for selected merchandise from Home Shopping Network's inventory, and provides opportunities for consumers to engage in a variety of entertaining community activities including live chats with celebrity guests and user populated bulletin boards.

## CITYSEARCH

CITYSEARCH SERVICE FOR CONSUMERS. CitySearch produces and delivers comprehensive local city guides on the web, providing up-to-date information regarding arts and entertainment events, community activities, recreation, business, shopping, professional services and news/sports/weather to consumers in metropolitan areas. Each local city guide primarily consists of original content developed and designed specifically for the web by CitySearch and its partners. The CitySearch service is topically organized by

18

categories, such as arts and entertainment, restaurants and bars, community, shops and services, sports and outdoors, hotels and tourism, local news and professional services. Within most of the city guides, consumers can search neighborhood shopping areas, obtain maps, contact community organizations and vendors by e-mail, and engage in bulletin board discussions with individuals such as local public officials and celebrities. In CitySearch owned and operated markets, consumers can also access the Ticketmaster.com web site through CitySearch city guides to purchase live event tickets and related merchandise online. In some markets, consumers can also access audio streams, including recent news and other information, from local radio partners. CitySearch offers local and regional businesses the opportunity to reach and interact with targeted consumers. In addition, content generated by consumers through e-mail and bulletin boards enhances the sense of community in CitySearch sites.

In 1999, CitySearch acquired CityAuction, an online auction company, Match.com and the One & Only Network, which are both online personals services, and AstroAbby, an online horoscope service. Match.com is a leading online matchmaking and dating service that offers single adults a convenient, fun and private environment for meeting other singles. With the recent integration of the One & Only Network, as of December 31, 1999, Match.com has more than four million user registrations and approximately 560,000 active users, generating more than 100 million monthly page views. Match.com is the leading provider of online personals and matchmaking services on Microsoft's MSN Network. CitySearch is continuing to grow each of these offerings in their own right and is also integrating these services with its city guides.

In addition, in 1999, CitySearch acquired the arts and entertainment portion of the MSN Sidewalk (sidewalk.com) city guides, significantly expanding the reach of its city guides. CitySearch has integrated the Sidewalk city guides with the CitySearch city guides to create a nationwide network.

The CitySearch service has been launched in more than 70 markets across the United States and in selected international markets. CitySearch plans to continue to expand the service both in owned and operated markets and by partnering internationally with major media companies, although CitySearch's domestic focus during 2000 will be to develop those markets it has already launched in the United States. CitySearch's major media partners bring capital, brand recognition, promotional strength and local knowledge to their city guides and allow CitySearch to build out its international network of sites faster than it could solely through owned and operated sites. As of December 31, 1999, CitySearch had launched sites in 77 markets worldwide, including five partner-led markets and 72 owned and operated markets, and in seven international markets, all of which are partner-led markets. In addition, at February 14, 2000, CitySearch had signed an agreement with an additional international partner to launch at least one additional international city guide. CitySearch has also executed a term sheet to enter into a strategic partnership with a consortium of prominent Japanese companies to launch city guides throughout Japan.

CITYSEARCH SERVICE FOR BUSINESS CUSTOMERS. CitySearch creates and hosts CitySearch web sites for local and regional businesses and organizations for a monthly fee. CitySearch offers local businesses a wide range of options in creating web presences, from a basic web presence costing as little as \$60 per month to a multi-page site with additional features and functionality costing up to \$1,000 per month. Most business customers have entered into a one-year agreement that automatically converts into a month-to-month contract upon expiration of the initial term. By aggregating a customer's web site with those of numerous other businesses in a comprehensive local city guide, CitySearch provides categorical, geographic and editorial context to a customer's web presence to generate usage by consumers, as well as significant Internet traffic. Based on internal studies, CitySearch believes that CitySearch users are more evenly split between men and women, better educated, slightly older and have higher annual incomes than the typical Internet user. CitySearch believes that these demographics are attractive to its business customers.

CitySearch provides an integrated solution for businesses to establish a CitySearch web presence, including design, photography, layout, posting of updated information, hosting and maintenance. Businesses are able to provide a targeted audience with current information about their products and services

including photographs, prices, location, schedules of live entertainment, sales and other relevant information. Unlike traditional media such as yellow pages advertising, CitySearch offers CitySearch business customers a certain number of free updates each month. The business customers also receive usage reports, e-mails from interested consumers and access to an expanded base of potential buyers including tourists and out-of-town users. CitySearch has recently introduced a strategy of bundling enhanced features and functionality, including panoramic images and audio clips. These services, when bundled with the basic CitySearch services, are typically priced from \$190 to \$1,000 per month, and have accounted for significant increases in the average selling prices of CitySearch's offerings. CitySearch believes its broad offering of services and its prices compare favorably to other web advertising options available to businesses. Such options range from low cost, low quality scanned-in information to free-standing custom-designed sites that may cost in excess of \$10,000 in up-front fees to produce and that rely on significant promotion to attract traffic. By providing a high-quality web presence at an affordable price, CitySearch believes that its services address the demand of the large number of businesses whose online needs fall between these market extremes.

#### FILMED ENTERTAINMENT

USA Films consists of two operating units: feature film production and distribution (through USA Films' October Films and Gramercy Pictures subsidiaries) and home video distribution (through USA Home Entertainment). October Films and Gramercy Pictures acquire, produce and distribute theatrical motion pictures. During 1999, October's theatrical releases included "Cookie's Fortune," "The Muse" and "Topsy-Turvy." Gramercy's 1999 releases included "Being John Malkovich." During fiscal 2000, October and Gramercy expect to collectively distribute approximately 20 feature films, including "Pitch Black," "Where the Money Is," "One Night At McCools" and "Nurse Betty." October Films and Gramercy Pictures directly license filmed products to theatrical exhibitors in the United States. These theatrical films are generally released in home video markets through USA Home Entertainment. Television sales in the United States are made primarily through Studios USA, although October and Gramercy each have direct overall agreements in place with pay television services. Foreign exploitation is principally accomplished through licensing arrangements with local subdistributors in foreign territories.

USA Home Entertainment has four primary categories of product that it releases directly in the United States and in Canada through licensed subdistributors. These include theatrical films released by October Films or Gramercy Pictures, feature length motion pictures acquired directly by USA Home Entertainment for release solely in video markets, children's programming and sports programming. Among USA Home Entertainment's children's programming is the animated "Franklin" television property. USA Home Entertainment has overall agreements with the National Football League, National Basketball Association, National Hockey League and Major League Baseball, under which USA Home Entertainment is the exclusive distributor in home video markets for programming originated by each of these sports leagues.

## BROADCASTING

USAi's television broadcasting operations are conducted through USA Broadcasting. USA Broadcasting, through its wholly owned subsidiaries, owns and operates 13 full-power UHF television stations, including one satellite station, which comprise the USA Station Group. The USA Station Group owns television stations in 12 of the nation's top 22 markets, including seven of the top 10 markets, which reach approximately 31% of television households in the United States. USA Broadcasting also owns minority interests in an additional four full-power UHF television stations which reach approximately 7% of television households in the United States.

With the exception of the television stations serving the Miami/Ft. Lauderdale, Dallas/Ft. Worth and Atlanta markets, each of USA Broadcasting's full-power television stations airs Home Shopping Network's electronic-retail sales programming. Contingent upon consideration of the possible impact on Home

Shopping Network in each market, as part of its efforts to maximize the value of the USA Broadcasting stations, USAi intends over time to disaffiliate the USA Station Group stations from Home Shopping Network and develop and program the stations independently.

SUMMARY OF USA STATION GROUP MARKETS

				HOUSEHOLDS IN DESIGNATED		LICENSE
TELEVISION		CHANNEL	METROPOLITAN	MARKET AREA	DMA	EXPIRATION
STATION	CITY OF LICENSE	NO.	AREA SERVED	(`DMA')(1)	RANK(1)	DATE
WHSE-TV(2)	Newark, NJ	68	New York, NY	6,755,510	1	6/1/07
WHSI-TV(2)	Smithtown, NY	67	New York, NY	6,755,510	1	6/1/07
KHSC-TV	Ontario, CA	46	Los Angeles, CA	5,009,230	2	12/1/06
WEHS-TV	Aurora, IL	60	Chicago, IL	3,140,460	3	12/1/05
WHSP-TV	Vineland, NJ	65	Philadelphia, PA	2,659,260	4	6/1/07
WHSH-TV	Marlborough, MA	66	Boston, MA	2,174,300	6	4/1/07
KSTR-TV	Irving, TX	49	Dallas, TX	1,899,330	8	8/1/06
WHOT-TV	Athens, GA	34	Atlanta, GA	1,674,700	10	4/1/05
KHSH-TV	Alvin, TX	67	Houston, TX	1,624,340	11	8/1/06
WQHS-TV	Cleveland, OH	61	Cleveland, OH	1,469,010	13	10/1/05
WBHS-TV	Tampa, FL	50	Tampa/St. Petersburg, FL	1,435,520	15	2/1/05
WAMI-TV	Hollywood, FL	69	Miami, FL	1,385,940	16	2/1/05
WBSF-TV	Melbourne, FL	43	Orlando, FL	1,041,380	22	2/1/05

- -----
- (1) Estimates by Nielsen Marketing Research as of January 1. For multiple ownership purposes, the FCC attributes only 50% of a market Area of Dominant Influence ("ADI") reach to UHF stations. Arbitron ADI's, like Nielsen DMA's, are measurements of television households in television markets throughout the country. For USAi's purposes, ADI and DMA measurements do not materially differ
- (2) Operating as a satellite of WHSE-TV, WHSI-TV primarily rebroadcasts the signal of WHSE-TV. Together, the two stations serve the metropolitan New York City television market and are considered one station for FCC multiple ownership purposes.

#### **BROADCAST STATION INTERESTS**

As of December 31, 1999, USA Broadcasting and its affiliates held minority interests in several television stations as described below:

- An affiliate of USA Broadcasting owns a 45% nonvoting common stock interest in the following entities: (1) Roberts Broadcasting Company, which owns Station WHSL(TV), East St. Louis, Illinois, serving the St. Louis, Missouri metropolitan area; (2) Urban Broadcasting Corporation, which owns Station WTMW(TV), Arlington, Virginia, serving the Washington, D.C. metropolitan area; and (3) Roberts Broadcasting Company of Denver, which owns Station KTVJ(TV), Boulder, Colorado, serving the Denver, Colorado metropolitan area. WHSL(TV) and KTVJ(TV) carry Home Shopping Network programming. WTMW(TV) ceased carrying Home Shopping Network programming on May 10, 1999. Various court actions are pending among various subsidiaries of the USAi involving, among other things, performance issues concerning the affiliation agreements for each of the aforementioned stations.
- An affiliate of USA Broadcasting holds a 49% nonvoting common stock interest in Channel 66 of Vallejo, California, Inc., licensee of Station KPST-TV, Vallejo, California which serves the San Francisco market.

- A subsidiary of USA Broadcasting has an option to purchase a 45% nonvoting common stock interest in Jovon Broadcasting Company, the licensee of Station WJYS(TV), Hammond, Indiana, serving the Chicago, Illinois television market. Jovon has contested the validity of the option. For more information, see "--Legal Proceedings."

#### LPTV STATIONS

USAi's 26 low power television stations are located in the areas of New York, New York; Atlanta, Georgia; St. Petersburg, Florida; St. Louis, Missouri; Knoxville, Tennessee; Minneapolis, Minnesota; New Orleans, Louisiana; Roanoke, Virginia; Tucson, Arizona; Tulsa, Oklahoma; Wichita, Kansas; Columbus, Ohio; Kansas City, Missouri; Springfield, Illinois; Huntington, West Virginia; Champaign, Illinois; Toledo, Ohio; Portsmouth, Virginia; Raleigh, North Carolina; Des Moines, Iowa; Shreveport, Louisiana; Spokane, Washington; Pensacola, Florida; Birmingham, Alabama; Mobile, Alabama; and Jacksonville, Florida. USAi's low power television stations, for the most part, carry America's Store. The low power television stations have an average coverage radius of 10-12 miles and an average transmitter power of 1,000-2,000 watts This contrasts with USAi's full-power UHF television stations, which cover an average radius of 45-55 miles and have an average transmitter power of 120,000 watts. Each of the low power television stations are regarded by the FCC as having secondary status to full power stations and are subject to being displaced by changes in full power stations resulting from digital television allotments. On November 29, 1999, Congress enacted the Community Broadcasters Protection Act, which created a new "Class A" low power television station. Class A low power television stations will be entitled to protection from future displacement by full-power television stations under certain circumstances. The FCC has initiated a rulemaking proceeding to adopt rules governing the extent of protection that must be afforded Class A low power television stations and the eligibility criteria for Class A status. USA Broadcasting may seek Class A status for its low power television stations under these rules.

PROGRAMMING. Each of the USA Station Group stations, other than the stations in the Miami/ Ft. Lauderdale, Dallas/Ft. Worth and Atlanta markets, through the applicable subsidiaries, broadcasts Home Shopping Network for approximately 164 hours per week. As part of its efforts to maximize the value of the USA Station Group, the Company intends over time, subject to consideration of the possible impact on Home Shopping Network on a market by market basis, to disaffiliate the USA Station Group stations from Home Shopping Network and develop and program the stations independently. In June 1998, USA Broadcasting implemented its plans to disaffiliate WAMI-TV, its television station in the Miami/Ft. Lauderdale market. Instead of Home Shopping Network programming, the station now airs news, sports and entertainment programming. In October 1999, USA Broadcasting disaffiliated stations in two additional markets, Atlanta (WHOT-TV) and Dallas/Ft. Worth (KSTR-TV). Instead of Home Shopping Network programming, these stations now air sports and entertainment programming and the Dallas/ Fort Worth station also airs news programming.

Upon disaffiliation, substantial expenditures are and will be required to develop USA Broadcasting programming and promotions on the USA Stations, which, during this developmental and transitional stage, would not be offset by sufficient advertising revenues. Additionally, USAi may also incur additional expenses and cash outflows, including making up-front payments, which could be substantial, in connection with entering into cable distribution agreements to secure carriage of Home Shopping Network programming and/or the USA Stations' programming. Furthermore, disaffiliation will disrupt Home Shopping Network's ability to reach some of its existing customers which may cause a reduction in USAi's revenues. USAi believes that the process of disaffiliation can be successfully managed to minimize these adverse consequences while maximizing the value of the USA Stations.

There can be no assurance that, if Home Shopping Network and the USA Stations disaffiliate, USAi will be successful in its strategy to develop and broadcast new programming formats, whether on a local or national basis, or that USAi will be able to find other means of distributing its Home Shopping Network programming on favorable terms to the households in the broadcast areas currently served by USA Station

22

Group stations. The consequences of any of these decisions will impact the business, financial condition and results of operations of USAi.

#### ELECTRONIC COMMERCE AND SERVICES

In October 1999, USAi announced the formation of USA Electronic Commerce and Services ("ECS"). ECS was created to exploit the concept that matching content with a compatible product, surrounded by a well-serviced fulfillment infrastructure will link products and individuals in a customer relationship. ECS offers third parties a package of scalable solutions, specifically to deliver merchandising, database marketing, teleservicing, fulfillment and online customer care, all of which are expected to be supported by the media and commerce assets of USAi. ECS also provides these services internally to USAi companies and divisions.

ECS provides an umbrella organization for the following components:

- Home Shopping Network fulfillment and teleservices.
- Short Shopping, USAi's contextual commerce business that offers clients a means of marketing, selling and delivering products to targeted viewers through direct selling commercials.
- Ticketmaster's call centers.
- Ticketmaster Direct, which provides clients with telemarketing services, using databases to support sales initiatives, merchandising opportunities and partnership marketing programs.
- eSolutions, which intends to provide a package of integrated, real time, interactive customer care services, comprised of customizable communication channels including voice over internet protocol, collaborative browse, chat, e-mail, instant call back, database and fax back.
- Cross-Company Sales, which seeks to maximize USAi's integrated asset base by reaching households through USA Network, Sci-Fi Channel, USAi's television stations and primary online outlets, including CitySearch, Ticketmaster.com, Hotel Reservations Network, personals sites--Match.com and One & Only, and auction sites--FirstAuction.com and CityAuction.com.

In February 2000, USAi and The National Basketball Association ("NBA") announced a media, e-commerce and services partnership, delivered through ECS, NBA.com, NBA.com TV and other divisions of USAi and the NBA. The agreement provides for cross-marketing, commerce and service initiatives centered around the NBA Store at NBA.com. Pursuant to the agreement, ECS will provide integrated media marketing services, database-driven offers, catalog and promotion. Under the terms of the agreement, among other things, Home Shopping Network will air NBA programs and specials, HSN Fulfillment will deliver services for NBA customers, Short Shopping will produce commerce spots and specials for NBA programming, including NBA.com TV, Ticketmaster will integrate merchandise sales with ticket purchases, Ticketmaster Online-CitySearch will house an NBA "box office" link to NBA.com, and USA Network, Sci-Fi Channel and USA Broadcasting will provide promotion time in support of HSN NBA shows and "on sale" events. The agreement does not include broadcast of actual NBA games.

## INTERNATIONAL VENTURES

## INTERNATIONAL TV CHANNEL JOINT VENTURE

As part of the Universal transaction, USAi and Universal agreed to form a 50-50 joint venture to be managed by Universal which would own, operate and exploit the international development of USA Network, The Sci-Fi Channel and Universal's action/adventure channel, 13TH STREET. During the second quarter of 1999, USAi elected to not participate in the venture.

EUROPE. On December 17, 1999, USAi entered into an agreement with Thomas and Leo Kirch and Georg Kofler pursuant to which each agreed to cause the entities controlled by them to jointly pursue on an exclusive basis in Europe televised shopping and related e-commerce opportunities and to consider pursuing other media opportunities in each case subject to preexisting obligations and applicable law and regulation in the various member countries. The parties agreed to consider alternatives consistent with applicable law with respect to the structure of any entities formed to pursue such opportunities.

GERMANY. In 1999, the joint venture entity through which Home Shopping Network participates in a German language televised shopping business, H.O.T. Home Order Television GmbH & Co. KG, was converted to a German AG ("HOT Germany"). In connection with such restructuring, Home Shopping Network and Mr. Kofler entered into a shareholders agreement which, among other things, provides that Mr. Kofler will vote his shares in HOT Germany as directed by HSN on certain matters including the election of a majority of the members of the Supervisory Board of HOT Germany. Mr. Kofler also granted Home Shopping Network a right of first refusal with respect to the stock in HOT Germany held by him. Home Shopping Network also agreed to purchase Mr. Kofler's HOT Germany stock under certain circumstances and agreed to vote as directed by Mr. Kofler on various matters including the election of Mr. Kofler as Chairman of the HOT Germany Supervisory Board. Mr. Kofler also agreed to take steps as may be necessary for Home Shopping Network to consolidate the financial results of HOT Germany with those of Home Shopping Network.

ITALY. In 1998, Home Shopping Network entered into a joint venture agreement with SBS Broadcasting System S.A. and SBS Italia S.r.l. ("SBS Italia") to explore and, if deemed feasible, develop an Italian language televised shopping business. During 1999, Home Shopping Network, SBS and SBS Italia agreed to restructure the joint venture and to change the name of SBS Italia to HOT Italia and to utilize HOT Italia as the vehicle for developing a live shopping business in Italy. As a result of the restructuring, 51% of the equity of HOT Italia was transferred to H.O.T. Home Order Television Europe GmbH & Co. KG ("Hot Europe") and 12% transferred to HOT Germany. HOT Europe is a partnership in which Home Shopping Network has a 19.2% non-voting equity interest and that is controlled by H.O.T. Home Order Television International GmbH ("HOT International"). HOT International is owned by George Kofler, Thomas Kirch and Quelle AG. Home Shopping Network's direct ownership interest in HOT Italia was reduced to 18.5% as a result of this restructuring. It is anticipated that HOT Germany will contribute its interest in HOT Italia to HOT Europe and Quelle will assign its interest in HOT Europe and HOT International to Mr. Kofler.

HOT Italia owns 10.1% of the equity of an entity, Vallau Italia Promomarket ("VIP"), that operates an Italian national broadcast network. VIP has applied for a license to operate a national broadcast network in Italy. In the event the license is issued, HOT Italia intends to apply for authority to purchase the remaining 89.9% of the equity in VIP it does not currently own. HOT Italia has entered into purchase agreements to purchase the remaining equity of VIP for 118.9 billion Lire. There can be no assurance that VIP will be granted a license and that HOT Italia will be able to acquire VIP. In the event such license or authorization is not granted, HOT Italia would be required to seek alternative means of distributing programming. Currently, there are limited available means of distributing television programming on a nationwide basis and there can be no assurance that alternative means of distribution can be secured.

JAPAN. In 1997, Home Shopping Network acquired a 30% interest in Jupiter Shop Channel Co. Ltd., a venture based in Tokyo. Jupiter Shop Channel broadcasts televised shopping 24 hours a day, of which 60 hours per week are devoted to live shopping. Jupiter Shop Channel has reached agreements to be available in approximately 3.37 million full-time equivalent households as of December 31, 1999. Liberty Media International, Inc., a subsidiary of Liberty, owns a 50% interest in Jupiter Programming Co. Ltd. which is the 70% shareholder in the venture.

SPANISH LANGUAGE NETWORKS. During 1999, Home Shopping Network continued to operate HOME SHOPPING EN ESPANOL in conjunction with Univision Communications on Univision's cable affiliate, Galavision. Currently, HOME SHOPPING EN ESPANOL is aired six hours per day Sunday through Friday, and seven hours on Saturday with one-half of the broadcast time being aired on the West Coast and the other half on the East Coast. It reaches approximately 2.7 million households in the United States. Home Shopping Network and Univision have agreed that Home Shopping Network will buy out Univision's interest in the joint venture although no final agreements have been entered into. In connection therewith, Galavision will continue to carry HOME SHOPPING EN ESPANOL until December 31, 2000. Home Shopping Network will continue to seek to expand the distribution of HOME SHOPPING EN ESPANOL in the United States and elsewhere in the Spanish speaking world

#### **REGULATION**

## CURRENT FCC REGULATION

A substantial portion of USAi's businesses are subject to various statutes, rules, regulations and orders relating to communications and generally administered by the FCC. The communications industry, including the operation of broadcast television stations, cable television systems, satellite distribution systems and other multichannel distribution systems and, in some respects, vertically integrated cable programmers, is subject to substantial federal regulation, particularly under the Communications Act of 1934, the Telecommunications Act of 1996 and the rules and regulations promulgated thereunder by the FCC. Cable television systems are also subject to regulation at the state and local level. The Communications Act prohibits the operation of television broadcasting stations except under a license issued by the FCC and empowers the FCC to issue, renew, revoke and modify broadcast licenses, to determine the location of stations, to establish areas to be served and to regulate aspects of broadcast and cable programming. The Communications Act prohibits the assignment of a broadcast license or the transfer of control of a licensee without prior FCC approval. If the FCC determines that violations of the Communications Act or any FCC rule have occurred, it may impose sanctions ranging from admonishment of a licensee to license revocation.

## BROADCAST TELEVISION LICENSE GRANT AND RENEWAL

The Communications Act provides that a broadcast license, including the licenses controlled by USA Broadcasting, may be granted to any applicant upon a finding that the public interest, convenience and necessity would be served thereby, subject to limitations. Television stations operate according to broadcasting licenses that are usually granted by the FCC for a maximum permitted term of eight years. Television station licenses are subject to renewal upon application to the FCC, which is required under the Communications Act to grant the renewal application if it finds that (1) the station has served the public interest, convenience and necessity; (2) there have been no serious violations by the licensee of the Communications Act or the rules and regulations of the FCC; and (3) there have been no other violations by the licensee of the Communications Act or the rules and regulations of the FCC that, when taken together, would constitute a pattern of abuse.

## ALIEN OWNERSHIP OF BROADCAST TELEVISION STATIONS

The Communications Act prohibits the issuance of a broadcast license to, or the holding of a broadcast license by, any corporation of which more than 20% of the capital stock is beneficially or nominally owned or voted by non-U.S. citizens or their representatives or by a foreign government or a representative thereof, or by any corporation organized under the laws of a foreign country (collectively, "Aliens"). The 1934 Act also authorizes the FCC, if the FCC determines that it would be in the public interest, to prohibit the issuance of a broadcast license to, or the holding of a broadcast license by, any corporation directly or indirectly controlled by any other corporation of which more than 25% of the capital stock is beneficially or nominally owned or voted by Aliens. The FCC has issued interpretations of

existing law under which these restrictions in modified form apply to other forms of business organizations, including partnerships. Under the relevant provision of the 1934 Act, Universal is considered an Alien, since it is 84% owned by The Seagram Co. Ltd., a Canadian corporation, and 16% by Matsushita Electric Industrial Co. Ltd., a Japanese corporation. At the Annual Meeting of Stockholders held in February 1998, USAi's stockholders approved amendments to USAi's certificate of incorporation to ensure that USAi will continue to be in compliance with the Alien ownership limitation of the 1934 Act. Universal's equity interest in USAi, to the extent held through the ownership of LLC Shares relating to USANi LLC, which does not hold any broadcast licenses, is not regarded as an equity interest in USAi for purposes of the statutory provision regarding Alien ownership.

#### MULTIPLE AND CROSS OWNERSHIP

Current FCC regulations impose significant restrictions on certain positional and ownership interests in broadcast television stations, cable systems and other media. On August 5, 1999, the FCC adopted changes in several of its broadcast ownership rules (collectively, the "FCC Ownership Rules"). These rule changes became effective on November 16, 1999; however, several petitions have been filed with the FCC seeking reconsideration of the new rules, so the rules may change. While the following discussion does not describe all of the ownership rules or rule changes, it attempts to summarize those rules that appear to be most relevant to USAi. As a general matter, officers, directors and stockholders who own 5% or more of the outstanding voting stock of a media company (except for some institutional shareholders, who may own up to 20%) are deemed to have "attributable" interests in the company. Nonvoting stockholders, minority voting stockholders in companies controlled by a single majority stockholder, and holders of options and warrants are generally exempt from attribution under the current rules. However, under the FCC's new equity-debt plus rule, a party will be deemed to be attributable if it owns a non-voting interest exceeding 33% of the total asset value (including debt and equity) of the licensee and it either provides 15% of the station's weekly programming or owns an attributable interest in another broadcast station, cable system or daily newspaper in the market, even if there is a single majority shareholder.

Under the FCC's rules, an individual or entity may hold attributable interests in an unlimited number of television stations nationwide, subject to the restriction that no individual or entity may have an attributable interest in television stations reaching, in the aggregate, more than 35% of the national television viewing audience subject to a 50% discount in the number of television households attributed to any UHF station.

The FCC relaxed its "television duopoly" rule, which barred any entity from having an attributable interest in more than one television station with overlapping service areas. Under the new rules, an entity may have attributable interests in stations with overlapping coverage contours if each station is located in a different DMA. In addition, one entity may now have attributable interests in two television stations in the same Nielsen Designated Market Area ("DMA") provided that: (1) one of the two stations is not among the top four in audience share and (2) at least eight independently owned and operated commercial and noncommercial television stations will remain in the DMA if the proposed transaction is consummated. The new rules also permit common ownership of television stations in the same DMA where one of the stations to be commonly owned has failed, is failing or is unbuilt or where extraordinary public interest factors are present. The rules continue to restrict the holder of an attributable interest in a television station from also having an attributable interest in a radio station, daily newspaper or cable television system serving a community located within the coverage area of that television station.

Liberty's ownership interests in USAi, including its non-voting ownership interest in the BDTV entities, have been structured to comply with these regulations, which apply to Liberty because of TCI's interests in cable television. In a June 14, 1996 "Memorandum Opinion and Order," the FCC concluded that Liberty's beneficial interest in USAi through its ownership of convertible non-voting common stock of the BDTV entities, as augmented by an imputed 50% "control" premium, was subject to the FCC's former cross-interest policy (which restricted the common ownership of an attributable interest in one media

10000 0110 001111011 0111101 0111p 01 01

company and certain non-attributable but "meaningful," including substantial non-attributable equity interests, in another media company serving substantially the same area). The FCC subjected Liberty's ownership interest in USAi to conditions, including that (1) the prior approval of the FCC be obtained for any increase in Liberty's interest, and (2) the FCC be notified prior to completion of any transaction whereby the aggregate percentage of television households served by cable systems owned or controlled by TCI in any of USA Broadcasting's television markets would exceed 50 percent. Liberty's ownership of USANi LLC shares relating to USANi LLC is not regarded as an equity interest in USAi for purposes of the FCC cross-ownership rules or practices. Two members of USAi's board of directors, Messrs. Paul G. Allen and William D. Savoy, have attributable interests in cable television systems located within the coverage areas of certain of the television stations controlled by USA Broadcasting. On November 3, 1998, USAi notified the FCC that Messrs. Allen and Savoy have pledged to recuse themselves from any matters that come before USAi's Board of Directors pertaining to the operation or management of the television stations and therefore qualify under the FCC's rules for exemption from attribution of any interests of USAi or USA Broadcasting in the television stations. Notwithstanding the recent elimination, these conditions remain in effect.

Pursuant to the requirements of the Telecommunications Act, the FCC is considering a formal inquiry to review all of its broadcast ownership rules which are not otherwise under review, including the national audience limitation, the associated 50% discount for UHF stations and the cable/television cross-ownership rule. It is not possible at this time to predict what action the FCC may take and how it may affect USAi.

#### DIGITAL TELEVISION

The FCC has taken a number of steps to implement digital television service (including high-definition television) in the United States. On February 17, 1998, the FCC adopted a final table of digital channel allotments and rules for the implementation of digital television. The table of digital allotments provides each existing television station licensee or permittee with a second broadcast channel to be used during the transition to digital television, conditioned upon the surrender of one of the channels at the end of the digital television transition period. USAi has commenced construction of its digital facilities for three of its stations, and has completed construction for WHSH-DT, which began reduced-power digital operations in October 1998. USAi has preserved its ability to maximize its DTV facilities for each of its stations and, to the extent that USAi's engineers determine that maximization is warranted, USAi will file maximization applications by the FCC's May 1, 2000 deadline.

The digital television implementing rules permit broadcasters to use their assigned digital spectrum flexibly to provide either standard or high-definition video signals and additional services, including, for example, data transfer, subscription video, interactive materials, and audio signals, subject to the requirement that they continue to provide at least one free, over-the-air television service. The FCC has set a target date of 2002 for completion of construction of digital television facilities and 2006 for expiration of the transition period, subject to biennial reviews to evaluate the progress of digital television, including the rate of consumer acceptance. Conversion to digital television may reduce the geographic reach of USAi's stations or result in increased interference, with, in either case, a corresponding loss of population coverage. Digital television implementation will impose additional costs on USAi, primarily due to the capital costs associated with construction of digital television facilities and increased operating costs both during and after the transition period. The FCC has adopted rules that require broadcasters to pay a fee of 5% of gross revenues received from ancillary or supplementary uses of the digital spectrum for which they receive subscription fees or compensation other than advertising revenues derived from free over-the-air broadcasting services.

USAi continually reviews developments relating to the FCC's digital television proceedings, and the digital television industry generally. Material developments in this regard could have a material impact on USAi's businesses. For example, in the future, seven of USAi's 26 low-power television stations, as well as

27

other low-power television affiliates of Home Shopping Network, will likely have to cease business operations due to irremediable interference to or from new digital television allocations. Under procedures established in the digital television rulemaking proceeding, USAi has filed applications for authorization to shift the operation of 15 additional low-power television stations to alternative channels that are not subject to displacement. To date, six of such applications have been granted by the FCC. The remaining four of USAi's low-power television stations are not expected to be subject to digital television displacement at their existing channel assignments.

#### CHILDREN'S TELEVISION PROGRAMMING

Under legislation enacted in 1990, the amount of commercial matter that may be broadcast during programming designed for children 12 years of age and younger is limited to 12 minutes per hour on weekdays and 10.5 minutes per hour on weekends. Violations of the children's commercial limitations may result in monetary fines or non-renewal of a station's broadcasting license. In addition, the FCC has adopted a guideline for processing television station renewals under which stations are found to have complied with the Children's Television Act if they broadcast three hours per week of "core" children's educational programming, which, among other things, must have as a significant purpose serving the educational and informational needs of children 16 years of age and younger. A television station found not to have complied with the "core" programming processing guideline could face sanctions, including monetary fines and the possible non-renewal of its broadcasting license, if it has not demonstrated compliance with the Children's Television Act in other ways. The FCC has indicated its intent to enforce its children's television rules strictly.

#### TELEVISION VIOLENCE

As part of a directive in the Telecommunications Act, the broadcast and cable television industries have adopted, and the FCC has approved a voluntary content ratings system which, when used in conjunction with so-called "V-Chip" technology, would permit the blocking of programs with a common rating. The FCC directed that all television receiver models with picture screens 13 inches or greater be equipped with "V-Chip" technology under a phased implementation that began on July 1, 1999. USAi cannot predict how changes in the implementation of the ratings system and "V-Chip" technology will affect its business.

#### CLOSED CAPTIONING

The FCC's closed captioning rules, which became effective January 1, 1998, provide for the phased implementation, beginning in the year 2000, of a universal on-screen captioning requirement with respect to the vast majority of video programming. The captioning requirement applies to programming carried on broadcast television stations and cable programming networks. Although the FCC has provided for exceptions to or exemptions from the rules under certain circumstances, none applies to any of the current broadcast or cable programming services of USA Broadcasting, USA Networks or Home Shopping Network. Both USA Broadcasting and Home Shopping Club have applied to the FCC for waivers of the closed captioning rules. Parties are not required to comply with the closed captioning rules while they have waiver requests pending.

## OTHER BROADCAST TELEVISION REGULATION

The FCC continues to enforce strictly its regulations concerning "indecent" programming, political advertising, environmental concerns, technical operating matters and antenna tower maintenance and marking. The FCC recently adopted new equal employment opportunity rules to replace its former rules which were partially struck down as unconstitutional by the U.S. Court of Appeals for the D.C. Circuit. The FCC's new rules require stations to widely disseminate information regarding job openings, maintain records of their equal employment opportunity program and outreach efforts, file annual employment

reports with the FCC and file their model equal employment opportunity program with the FCC every other year. Stations with fewer than five employees do not have to comply with the FCC's recruitment standards, but they are subject to reporting requirements. In addition, FCC regulations governing network affiliation agreements mandate that television broadcast station licensees retain the right to reject or refuse network programming or to substitute programming that the licensee reasonably believes to be of greater local or national importance. Violation of FCC regulations can result in substantial monetary forfeitures, periodic reporting conditions, short-term license renewals and, in egregious cases, denial of license renewal or revocation of license.

#### MUST-CARRY/RETRANSMISSION CONSENT

As part of the Cable Television Consumer Protection and Competition Act of 1992, television broadcasters are required to make triennial elections to exercise either "must-carry" or "retransmission consent" rights with respect to their carriage by cable systems in each broadcaster's local market. By electing must-carry rights, a broadcaster demands carriage on a specified channel on cable systems within its television market (defined by Nielsen as a Designated Market Area (DMA)). Alternatively, if a broadcaster chooses to exercise retransmission consent rights, it can prohibit cable systems from carrying its signal or grant the appropriate cable system the authority to retransmit the broadcast signal for a fee or other consideration. Home Shopping Network, USA Broadcasting and USA Networks are affected by the must-carry rules, which were upheld in a 1997 U.S. Supreme Court ruling. A material change in the must-carry rules, or their repeal, could have a material impact on USAi's businesses. The FCC currently is conducting a rulemaking proceeding to determine carriage requirements for digital broadcast television stations on cable systems during and following the transition from analog to digital broadcasting, including carriage requirements with respect to ancillary and supplemental services that may be provided by broadcast stations over their digital spectrum.

#### SHVTA

On November 29, 1999, the President signed the Satellite Home Viewer Improvement Act ("SHVIA"). Among other things, SHVIA provides for a statutory copyright license to enable satellite carriers to retransmit local television broadcast stations into the stations' respective local markets. After May 27, 2000, satellite carriers will be prohibited from delivering a local signal into its local markets--so called "local-into-local" service--without the consent or must-carry election of such station, but stations will be obligated to engage in good faith retransmission consent negotiations with the carriers. SHVIA does not require satellite carriers to carry local stations, but provides that carriers that choose to do so must comply with certain mandatory signal carriage requirements by a date certain, as defined by the Act or as-yet to be drafted FCC regulations. Further, the Act authorizes satellite carriers to continue to provide certain network signals to unserved households, as defined in SHVIA and FCC rules, except that carriers may not provide more than two same-network stations to a household in a single day. Also, households that do not receive a signal of Grade A intensity from any of a particular network's affiliates may continue to receive distant station signals for that network until December 31, 2004, under certain conditions. The FCC has initiated several rulemaking proceedings, as required by SHVIA, to implement certain aspects of the Act, such as standard must-carry procedures, exclusivity protection for local stations against certain distant signals, and enforcement. The FCC has already adopted rules requiring good faith negotiations for retransmission consent between satellite carriers and television broadcast stations.

## CABLE TELEVISION RATE REGULATION

The Telecommunications Act phased out cable rate regulation, except with respect to the "basic" tier, which must include all local broadcast stations and public, educational, and governmental access channels and must be provided to all subscribers. Home Shopping Network and America's Store programming are distributed on the basic tier in some areas, and "expanded basic" tiers in other areas. USA Network and

29

Sci-Fi Channel are primarily distributed on expanded basic tiers. Rate regulation of all non-basic tiers including the expanded basic tiers was eliminated as of March 31, 1999. The local franchising authorities are primarily responsible for regulating the basic tier of cable service. Because USAi's revenues are, to some degree, affected by changes in cable subscriber rates, increased regulation of cable subscriber rates, or a reduction in the rates that cable service providers may charge customers could have a significant impact on USAi's revenues.

#### REGULATION OF CABLE SYSTEM OPERATORS AFFILIATED WITH VIDEO PROGRAMMING VENDORS

The 1992 Act prohibits a cable operator from engaging in unfair methods of competition that prevent or significantly hinder competing multichannel video programming distributors from providing satellite-delivered programming to their subscribers. The FCC has adopted regulations to (1) prevent a cable operator that has an attributable interest, including voting or non-voting stock ownership of at least 5%, in a programming vendor from exercising improper influence over the programming vendor in the latter's dealings with competitors to cable; and (2) to prevent a programmer in which a cable operator has an attributable interest from discriminating between cable operators and other multichannel video programming distributors, including other cable operators.

The FCC's rules may have the effect, in some cases, of requiring vertically integrated programmers to offer their programming to multichannel video programming distributor competitors of cable television, and of prohibiting certain exclusive contracts between such programmers and cable system operators. The rules also permit multichannel video programming distributors to bring complaints before the FCC if they are unable to obtain cable programming on non-discriminatory terms because of "unfair practices" by the programmer.

Under the 1992 Act, the FCC set a 40% limit on the number of programming channels on a cable system that may be occupied by video programmers in which the cable operator has an attributable interest. USAi could be affected by the 1992 Act as a consequence of Liberty's ownership interests, directly and through its affiliates, in both cable systems and cable programming services.

#### STATE AND LOCAL REGULATION

Cable television systems are generally constructed and operated under non-exclusive franchises granted by a municipality or other state or local governmental entity. Franchises are granted for fixed terms and are subject to periodic renewal. The Cable Communications Policy Act of 1984 places limitations on the ability of a local franchising authority to control the operations of a cable operator, and the courts from time to time have reviewed the constitutionality of several franchise requirements, often with inconsistent results. The 1992 Act prohibits exclusive franchises, and allows local franchising authorities to exercise greater control over the operation of franchised cable television systems, especially in the areas of customer service and rate regulation. The 1992 Act also allows local franchising authorities to operate their own multichannel video distribution systems without having to obtain franchises. Moreover, local franchising authorities are immunized from monetary damage awards arising from their regulation of cable television systems or their decisions on franchise grants, renewals, transfers, and amendments.

The terms and conditions of franchises vary materially from jurisdiction to jurisdiction. Cable franchises generally contain provisions governing time limitations on the beginning and completion of construction, and governing conditions of service, including the number of channels, the types of programming but not the actual cable programming channels to be carried, and the provision of free service to schools and certain other public institutions. The specific terms and conditions of a franchise and the laws and regulations under which it is granted directly affect the profitability of the cable television system, and thus the cable television system's financial ability to carry programming. Local governmental authorities also may certify to regulate basic cable rates. Local rate regulation for a particular system could result in

resistance on the part of the cable operator to the amount of subscriber fees charged by USAi for its programming.

Various proposals have been introduced at the state and local level with regard to the regulation of cable television systems, and a number of states have enacted legislation subjecting cable television systems to the jurisdiction of centralized state governmental agencies. USAi is not able to predict the impact such regulation could have on its businesses.

#### OTHER CABLE REGULATION

The FCC's regulations concerning the commercial limits in children's programming and political advertising also apply to cable television system operators. USAi also must provide program ratings information.

#### PROPOSED CHANGES

Congress and the FCC have under consideration, and in the future may consider and adopt, new laws, regulations and policies regarding a wide variety of matters that could affect, directly or indirectly, the operation, ownership and profitability of USAi's broadcast stations and broadcast and cable programming networks. In addition to the changes and proposed changes noted above, such matters include, for example, a proposal to adopt rules that would require video programming distributors, including television broadcast stations, to provide oral descriptions of their programming for the visually impaired, rate regulation for upper tiers of service, political advertising rates and potential restrictions on the advertising of products (beer, wine and hard liquor, for example). Other matters that could affect USAi's regulated media businesses include technological innovations and developments generally affecting competition in the mass communications industry, such as direct radio and television broadcast satellite service, the continued establishment of wireless cable systems, digital television and radio technologies, and the advent of telephone company participation in the provision of video programming service.

#### OTHER REGULATORY CONSIDERATIONS

The summary presented above does not purport to be a complete discussion of all provisions of the Communications Act or other congressional acts or of the regulations and policies of the FCC. For further information, you should review the Communications Act, other congressional acts, and regulations and public notices promulgated from time to time by the FCC. There are additional regulations and policies of the FCC and other federal agencies that govern political broadcasts, public affairs programming, equal opportunity employment and other matters affecting USAi's business and operations.

## TRADEMARKS, TRADENAMES, COPYRIGHTS AND DOMAIN NAMES

USAi has registered and continues to register, when appropriate, its trade and service marks as they are developed and used, and USAi vigorously protects its trade and service marks. USAi believes that its marks are a primary marketing tool for promoting its identity. USAi also obtains copyrights with respect to its original programming as appropriate and registers the domain names of its Internet websites.

## COMPETITION

## NETWORKS AND TELEVISION PRODUCTION

## NETWORKS

VIEWERSHIP AND ADVERTISING REVENUES. Networks competes for access to its customers and for audience share and revenue with broadcasters and other forms of entertainment. Cable operators and other distributors only contract to carry a limited number of the available networks. Therefore, they may decide not to offer a particular network to their subscribers, or they may package a network with other networks

in a manner that only a portion of their subscribers will receive the service (for example, by charging an additional fee). In addition, there has been increased consolidation among cable operators, so that USA Network and Sci-Fi Channel have become increasingly subject to the carriage decisions made by a small number of operators. This consolidation may reduce the per-subscriber fees received from cable operators in the future. The consolidation also means that the loss of any one or more of the major distributors could have a material adverse impact on the networks. The competition for advertising revenues also has become more intense as the number of television networks has increased. While many factors affect advertising rates, ultimately they are dependent on the numbers and types of viewers which a program attracts. As more networks compete for viewers, it becomes increasingly difficult to increase or even maintain a network's number of viewers. Moreover, to do so may require a network to spend significantly greater amounts of money on programming. Therefore, greater pressure may be placed on the networks' ability to generate advertising revenue increases consistent with the increases they have achieved in the past. Both Networks and Television Broadcasting are affected by competition for advertising revenues.

THIRD-PARTY PROGRAMMING. The competition for third-party programming is likely to increase as more networks seek to acquire that form of programming. In addition, many networks, including USA Network and Sci-Fi Channel, are affiliated with companies that produce programming. As a result, non-affiliated networks may have a diminished capacity to acquire product from production companies affiliated with other networks.

#### TELEVISION PRODUCTION

PROGRAMMING. Studios USA operates in a highly competitive environment. The production and distribution of television programming are highly competitive businesses. While television programs and films produced by Studios USA compete with all other forms of network and syndication programming, Studios USA essentially competes with all other forms of entertainment and leisure activities. Competition is also faced from other major television studios and independent producers for creative talent, writers and producers, which are essential ingredients in the filmed entertainment business. The profitability of Studios USA is dependent upon factors such as public taste that is volatile, shifts in demand, economic conditions and technological developments.

In 1995, the FCC repealed its financial interest and syndication rules ("fin-syn rules"). The fin-syn rules were adopted in 1970 to limit television network control over television programming and to foster the development of diverse programming sources. The rules had restricted the ability of the three established, major U.S. televisions networks (I.E., ABC, CBS and NBC) to own and syndicate television programming. The repeal of the rules has increased in-house production of television programming for the networks' own use. As a result of the repeal of the fin-syn rules, the industry has become vertically integrated, with four of the six major broadcast networks being aligned with a major studio. In addition, two major broadcast networks have formed their own in-house production units. Mergers and acquisitions of broadcast networks by studios (E.G., Disney-ABC) have altered the landscape of the industry. It is possible that this change will have a negative impact on Studios USA's business as its network customers are now able to choose between their own product and Studios USA's product in making programming decisions.

## ELECTRONIC RETAILING

The Home Shopping Network business operates in a highly competitive environment. It is in direct competition with retail merchandisers, other electronic retailers, direct marketing retailers such as mail order companies, companies that sell from catalogs, other discount retailers and companies that market through computer technology.

Home Shopping Network and QVC, Inc. are currently the two leading electronic retailing companies. Liberty, a subsidiary of AT&T which holds a substantial equity interest in USAi and USANi LLC, currently

owns 43% of QVC but has entered into a stockholders agreement with Comcast Corporation, which owns 57% of QVC, under which Comcast Corporation controls the day to day operations of QVC. There are other companies, some having an affiliation or common ownership with cable operators, that now market merchandise by means of live television. A number of other entities are engaged in direct retail sales businesses which utilize television in some form and which target the same markets in which Home Shopping Network operates. Some competitors of the Home Shopping Network business are larger and more diversified than USAi.

VIEWERSHIP. The Home Shopping Network business also competes for access to its customers and for audience share and revenue with broadcasters and conventional forms of entertainment and information, such as programming for network and independent broadcast television stations, basic and pay cable television services, satellite master antenna systems, home satellite dishes and home entertainment centers, newspapers, radio, magazines, outdoor advertising, transit advertising and direct mail. In particular, the price and availability of programming for cable television systems affect the availability of these channels for Home Shopping Network and America's Store programming and the compensation which must be paid to cable operators for carriage of Home Shopping Network and America's Store programming.

CHANNEL CAPACITY. In addition, USAi believes that due to a number of factors, including the development of cable operator owned programming, the competition for channel capacity has substantially increased. With the advent of new compression technologies on the horizon, this competition for channel capacity may substantially decrease, although additional competitors may have the opportunity to enter the marketplace. No prediction can be made with respect to the viability of these technologies or the extent to which they will ultimately impact the availability of channel capacity. A substantial portion of USAi's businesses are affected by changes in channel capacity and competition among programming providers for available channel capacity.

#### TICKETING OPERATIONS

Ticketmaster's and Ticketmaster.com's competitors include event facilities and promoters that handle their own ticket sales and distribution, live event automated ticketing companies which may or may not currently offer online transactional capabilities and web-based live event ticketing companies which only conduct business online. Where facilities and promoters decide to utilize the services of a ticketing company, Ticketmaster and Ticketmaster.com compete with international, national and regional ticketing services, including TicketWeb, Telecharge, ETM Entertainment Network, Dillard's, Prologue, Tickets.com and Lasergate. Several of Ticketmaster's and Ticketmaster.com's competitors have operations in multiple locations throughout the United States and compete on a national level, while others compete principally in one specific geographic region. In some geographic regions, including some of the local markets in which CitySearch provides or intends to provide its local city guide service, one or more of Ticketmaster's and Ticketmaster.com's competitors may serve as the primary ticketing service in the region.

In addition, as part of the Ticketmaster license agreement, Ticketmaster.com is restricted from entering into agreements with facilities, promoters or other ticket sellers for the online sale of live event tickets. As a result, Ticketmaster.com is dependent on the ability of Ticketmaster to acquire and maintain live event ticketing rights, including online ticketing rights, with facilities and promoters and to negotiate commercially favorable terms for these rights. Furthermore, substantially all of the tickets sold through Ticketmaster.com's web site are also sold by Ticketmaster by telephone and through independent retail outlets. Such sales by Ticketmaster Corp. could have a material adverse effect on Ticketmaster.com's online sales.

#### HOTEL RESERVATIONS

The online travel services market is new, rapidly evolving, intensely competitive and has relatively low barriers to entry. USAi believes that competition in the online travel services market is based predominantly on price, selection and availability of hotel rooms, selection of destination markets, ease of use of online booking service, customer service, reliability and travel-related content.

Hotel Reservations Network competes against other consolidators of hotel accommodations, hotels, travel agencies and other online travel services. Currently, most hotels sell their services through travel agencies, travel wholesalers or directly to customers, mainly by telephone. Increasingly, major hotels are offering travel products and services directly to consumers through their own websites. USAi believes that this trend will continue. Hotels and travel agents also may continue to rely upon central reservations systems. In the online travel services market, Hotel Reservations Network competes with travel-related websites such as Preview Travel, Microsoft's Expedia, Sabre's Travelocity, Pegasus System's TravelWeb, Priceline.com, Travelscape and GetThere.com, among others. Although Hotel Reservations Network currently has agreements with many of these websites under which its booking engine is prominently displayed on and integrated into their websites, there can be no assurance that these affiliations will continue. As the market for online travel services grows, USAi believes that companies already involved in the online travel services industry, as well as traditional travel suppliers and travel agencies, will increase their efforts to develop services that compete with Hotel Reservations Network's online services. Hotel Reservations Network also faces potential competition from Internet companies not yet in the leisure travel market and from travel companies not yet operating online. USAi is unable to anticipate which other companies are likely to offer services in the future that will compete with the services provided by Hotel Reservations Network.

In addition, many of Hotel Reservations Network's current and potential competitors have greater brand recognition, longer operating histories, larger customer bases and significantly greater financial, marketing and other resources than Hotel Reservations Network and may enter into strategic or commercial relationships with larger, more established and well-financed companies. Some of Hotel Reservations Network's competitors may be able to secure services and products from travel suppliers on more favorable terms, devote greater resources to marketing and promotional campaigns and devote substantially more resources to website and systems development than Hotel Reservations Network. New technologies and the continued enhancement of existing technologies also may increase competitive pressures on Hotel Reservations Network. There can be no assurance that Hotel Reservations Network will be able to compete successfully against current and future competitors or address increased competitive pressures.

## INTERNET SERVICES

Internet Shopping Network operates FIRST AUCTION.COM, an Internet retailing auction service that competes with a number of other companies including uBid, Yahoo! Auctions Powered by OnSale, Excite, OnSale, ZAuction, Surplus Auction and FairMarket. Internet Shopping Network also operates FIRST JEWELRY.COM, an Internet retail jewelry service that competes with a number of other companies including Mondera, Blue Nile, My Jewelry, Miadora, Adornis, Ashford and Zales. Home Shopping Network operates HSN.com, an Internet retailing service that competes with numerous other on-line retail operations, including iQVC, which is operated by Home Shopping Network's principal television retailing competitor. Internet Shopping Network and Home Shopping Network/HSN.com potentially face competition from a number of large online communities and services that have expertise in developing online commerce. USAi believes that the principal competitive factors in this market are scale, selection of goods, customer service, reliability of delivery, brand recognition, web site convenience and accessibility, price, quality of search tools and system reliability.

Currently, CitySearch's primary competitors include Digital City, Inc., a company wholly-owned by America Online, Inc., Tribune Company and Infospace. CitySearch also competes against search engine and other site aggregation companies which primarily serve to aggregate links to sites providing local content such as Excite, Inc. (City.Net), Lycos, Inc. (Lycos City Guide) and Yahoo! (Yahoo! Local). In addition, CitySearch competes against offerings from media companies, including Cox Interactive Media, Inc., Knight Ridder, Inc. and Zip2 Corporation, as well as offerings from several telecommunications and cable companies and Internet service providers that provide local interactive programming such as SBC Communications, Inc. (At Hand) and MediaOne Group, Inc (DiveIn). There are also numerous niche competitors which focus on a specific category or geography and compete with specific content offerings provided by CitySearch. CitySearch may also compete with online services and other web site operators, as well as traditional media such as television, radio and print, for a share of advertisers' total advertising budgets. Furthermore, additional major media and other companies with financial and other resources greater than CitySearch's may introduce new Internet products and services addressing these markets in the future. There can be no assurance that CitySearch's competitors will not develop services that are superior to those of CitySearch or that achieve greater market acceptance than CitySearch's offerings.

#### FILMED ENTERTAINMENT

USA Films operates in a highly competitive environment as the production and distribution of theatrical motion pictures and home videos are highly competitive businesses. USA Films competes with other independent distributors and the major film studios as well as other forms of entertainment and leisure time activities. Competition has increased notably in the "independent" film sector due to the emergence of new production and distribution entities (some of which are subsidiaries of the major film studios) and increased production and marketing costs.

#### BROADCASTING

VIEWERSHIP AND ADVERTISING REVENUE. The USA Station Group stations, to the extent they do not air Home Shopping Network and America's Store programming, also compete for a share of advertising dollars. A station's share is based primarily upon (1) the size of its viewing audience, (2) the demographics of those viewers and (3) the ability to deliver to an advertiser "added" value audience share primarily on the basis of program popularity, which has a direct effect on advertising rates. Other factors that are material to a television station's competitive position include signal coverage, local program acceptance, audience characteristics, assigned broadcast frequency and cable channel position. These factors will directly impact the USA Station Group stations that develop local programming other than Home Shopping Network and America's Store.

LOCAL MARKETS. In addition to the above factors, USAi's ownership of and affiliation with broadcast television stations creates another set of competitive conditions. These stations compete for television viewers primarily within local markets. USAi's broadcast television stations are located in highly competitive markets and compete against both VHF and UHF stations. Due to technical factors, a UHF television station generally requires greater power and a higher antenna to secure substantially the same geographical coverage as a VHF television station. USAi also competes with new entertainment and shopping networks for carriage on broadcast television stations, direct broadcast satellite systems and cable television systems. USAi cannot quantify the competitive effect of the foregoing or any other sources of video programming on any of USAi's affiliated television stations, nor can it predict whether such competition will have a material adverse effect on its operations.

3

#### **EMPLOYEES**

As of the close of business on December 31, 1999, USAi and its subsidiaries employed approximately 9,216 full-time employees, with approximately 921 employees employed by Networks and Television Production, 4,185 employees employed by Electronic Retailing, 268 employed by Hotel Reservations, 1,239 employed by Internet Services, 140 employed by USA Films, 261 employees employed by USA Broadcasting and 2,202 employees employed by Ticketmaster including Ticketmaster.com. Of these employees, 4,895 were employed by USAi through USANi LLC. USAi believes that it generally has good employee relationships, including employees represented by unions and guilds.

## ITEM 2. PROPERTIES

USAi's facilities for its management and operations are generally adequate for its current and anticipated future needs. USAi's facilities generally consist of executive and administrative offices, fulfillment facilities, warehouses, operations centers, call centers, television production and distribution facilities, satellite transponder sites and sales offices.

All of USAi's leases are at prevailing market (or "most favorable") rates and, except as noted, with unaffiliated parties. USAi believes that the duration of each lease is adequate. USAi believes that its principal properties, whether owned or leased, are adequate for the purposes for which they are used and are suitably maintained for such purposes. Most of the office/studio space is substantially utilized, and where significant excess space exists, USAi leases or subleases such space to the extent possible. USAi anticipates no future problems in renewing or obtaining suitable leases for its principal properties.

#### CORPORATE

USAi maintains its principal executive offices at Carnegie Hall Tower, 152 West 57th Street, New York, New York which consist of approximately 29,850 square feet leased by USAi through October 30, 2005.

#### NETWORKS AND TELEVISION PRODUCTION

The executive offices of Networks are located at 1230 Avenue of the Americas, New York, New York 10020. Networks leases approximately 168,000 square feet at this office space under a lease that continues until March 31, 2005, subject to two five-year options to continue the term. Networks also has smaller offices in Chicago (affiliate relations and sales), Detroit (sales), and Los Angeles (affiliate relations, sales and programming).

Networks also leases approximately 55,000 square feet in a facility in Jersey City, New Jersey, where Networks has its broadcast operations center. This space is used to originate and transmit the USA Network and Sci-Fi Channel signals. Post-production for both networks, including audio production, editing, graphics and duplication, also is performed at this location. The lease for this space continues through April 30, 2009, and there are options to continue the term beyond that time.

Studios USA currently conducts its domestic television production and distribution operations primarily from its executive and administrative offices in West Hollywood, California in a facility owned by Ticketmaster. Additionally, Studios USA has four domestic sales offices located in Atlanta, Chicago, Dallas and New York City. Production facilities are leased primarily from Universal on its Universal City lot on an as-needed basis depending upon production schedules. Studios USA also leases production facilities in New York City for the production of LAW & ORDER, THE SALLY JESSY RAPHAEL SHOW and MAURY, in New Jersey for production of LAW & ORDER: SPECIAL VICTIMS UNIT, and in Chicago for production of THE JERRY SPRINGER SHOW.

### ELECTRONIC RETAILING

Home Shopping Network owns an approximately 480,000 square foot facility in St. Petersburg, Florida, which houses its Home Shopping Network television studios, broadcast facilities, administrative offices and training facilities.

Home Shopping Network owns two warehouse-type facilities totaling approximately 84,000 square feet near Home Shopping Network's main campus in St. Petersburg, Florida. These facilities have been used for returns processing, retail distribution and general storage.

Home Shopping Network leases a 41,000 square foot facility in Clearwater, Florida for its video and post production operations.

Home Shopping Network owns and operates a warehouse consisting of 163,000 square feet located in Waterloo, Iowa, which is used as a fulfillment center. In addition, Home Shopping Network rents additional space in Waterloo, Iowa consisting of 106,000 square feet.

Home Shopping Network owns and operates a warehouse located in Salem, Virginia, consisting of approximately 780,000 square feet. In addition, Home Shopping Network leases one additional location in Salem, Virginia consisting of 194,750 square feet and two additional locations in Roanoke, Virginia consisting of 70,000 square feet and 175,000 square feet.

Home Shopping Network's retail outlet subsidiary leases five retail stores in the Tampa Bay, Orlando and Chicago areas totaling approximately 105,785 square feet.

Home Shopping Network and its other subsidiaries also lease office space in California and Utah.

## TICKETING OPERATIONS

Ticketmaster's headquarters are located in Los Angeles, California, where Ticketmaster currently leases approximately 58,200 square feet of space under a lease expiring in 2005, with an option to renew for an additional five years. In addition, Ticketmaster, its subsidiaries and affiliates lease office space in various other cities in the United States and other countries in which Ticketmaster is actively engaged in business.

Ticketmaster owns a 70,000 square foot building in West Hollywood, California, of which approximately 60,000 square feet are used by Networks and Television Production and Broadcasting and the remaining 10,000 square feet are leased to an unaffiliated entity.

## HOTEL RESERVATIONS

Hotel Reservations Network's operations are headquartered in Dallas, Texas, where it leases an aggregate of approximately 28,000 square feet of office space. In addition, Hotel Reservations Network has a right to use an additional 4,500 square feet of office space, if necessary. The lease for this space expires in 2003.

Hotel Reservations Network also has a small office in Miami, Florida, where it currently leases approximately 851 square feet under a lease expiring in 2002

## INTERNET SERVICES

Ticketmaster Online-CitySearch's executive offices are located in Pasadena, California, where Ticketmaster Online-City Search currently leases approximately 50,000 square feet under a lease expiring in 2002. Ticketmaster Online-City Search also leases local office space in approximately 34 cities throughout the United States and abroad. Local offices range in size from less than 2,000 square feet to 10,000 square feet and have lease terms that range from month-to-month to seven years. None of such leases expires later than 2004.

Ticketmaster Online-CitySearch's internet personals businesses are currently housed in 14,130 square feet of leased space in Dallas, Texas. Ticketmaster On-Line CitySearch intends to move these businesses to a new 38,000 square foot leased facility in March 2000. That lease will expire in 2005.

Internet Shopping Network's executive offices are located in Sunnyvale, California, where Internet Shopping Network currently leases 31,000 square feet under a lease expiring in 2000.

## FILMED ENTERTAINMENT

USA Films' executive offices are located in New York, New York. The executive offices of October Films are also located in New York, New York. Approximately 15,000 square feet are maintained under a lease expiring on June 30, 2009.

Gramercy's executive offices are located in Beverly Hills, California, where it currently leases approximately 20,000 square feet under a month to month arrangement with Universal Studios and the company is in the process of acquiring a new leasehold. The company also maintains 5,000 square feet of office space in a second Los Angeles location under a sublease that expires April 30, 2002.

## BROADCASTING

USAi owns or leases office, studio and transmitter space for the USA Station Group stations as follows:

LOCATION	FUNCTION	OWNED/LEASED
Mt. Wilson, CA(1)	Transmitter	Leased
Ontario, CA	Offices/Studio	Owned
Riverview, FL(1)	Transmitter	Leased
Melbourne, FL	Offices/Studio	Leased
Miami, FL	Transmitter	Leased
Miami Beach, FL	Offices/Studio	Leased
Miramar, FL	Offices/Studio	Leased
St. Cloud, FL	Transmitter	Leased
St. Petersburg, FL	Offices/Studio	Leased
Flowery Branch, GA	Transmitter	Leased
Marietta, GA	Offices/Studio	Leased
Aurora, IL	Offices (Dish and Master Control)	Leased
Chicago, IL	Transmitter	Leased
Hudson, MA	Offices/Studio/Transmitter	Owned
Newark, NJ	Offices/Studio	Owned
Newfield, NJ	Offices/Studio	Owned
Waterford Works, NJ(1)	Transmitter	Leased
Central Islip, NY	Offices/Studio	Owned
Middle Island, NY	Transmitter	Owned
New York, NY	Transmitter	Leased
Parma, OH	Offices/Studio/Transmitter	Owned
Houston, TX	Offices (Master Control)	Leased
Cedar Hill, TX	Transmitter	Leased
Irving, TX	Offices/Studio	Owned
Missouri City, TX	Transmitter	Leased

Atlanta, GA Pensacola, FL Birmingham, AL Portsmouth, VA Champaign, IL Columbus, OH Raleigh, NC Roanoke, VA Des Moines, IA Shreveport, LA Huntington, WV Springfield, IL Jacksonville, FL Spokane, WA Kansas City, MO Knoxville, TN St. Louis, MO St. Petersburg, FL Minneapolis, MN Toledo, OH Tulsa, OK Mobile, AL New Orleans, LA Tucson, AZ New York, NY Wichita, KS

- ------

(1) USAi owns the transmitter facility, but the site is leased.

## ITEM 3. LEGAL PROCEEDINGS

In the ordinary course of business, USAi and USANi LLC and their subsidiaries are parties to litigation involving property, personal injury, contract and other claims. The amounts that may be recovered in these matters may be subject to insurance coverage and, although there can be no assurance in this regard, are not expected to be material to the financial position or operations of USAi and USANi LLC.

#### FEDERAL TRADE COMMISSION MATTER

Home Shopping Network is involved from time to time in investigations and enforcement actions by consumer protection agencies and other regulatory authorities. Effective October 2, 1996, the Federal Trade Commission and Home Shopping Network and two of its subsidiaries entered into a consent order under which Home Shopping Network agreed that it will not make claims for specified categories of products, including any claim that any product can cure, treat or prevent illness, or affect the structure or function of the human body, unless it possesses competent and reliable scientific evidence to substantiate the claims. The settlement did not represent an admission of wrongdoing by Home Shopping Network, and did not require the payment of any monetary damages. Thereafter, the FTC investigated Home Shopping Network's compliance with its consent order. The FTC indicated to Home Shopping Network that it believed Home Shopping Network had not complied with the consent order and that it intended to seek monetary penalties and consumer redress for non-compliance. Effective April 29, 1999, Home Shopping Network settled the FTC's claims that it had violated the consent order. The FTC filed a complaint in Federal District Court in Tampa, Florida and entered a consent decree, under which Home Shopping Network paid a civil penalty of \$1.1 million and was enjoined from violating the consent order. The settlement did not constitute an admission of wrongdoing by Home Shopping Network.

## ASCAP LITIGATION

Networks, along with almost every other satellite-delivered network, is involved in continuing disputes regarding the amounts to be paid by it for the performance of copyrighted music from members of the American Society of Composers, Authors and Publishers and by Broadcast Music, Inc. The payments to be made to the American Society will be determined in a "rate court" proceeding under the jurisdiction of the U.S. District Court in the Southern District of New York. In the initial phase of this proceeding, it was determined that Networks must pay the American Society a specified interim fee, calculated as a

percentage of the gross revenues of each of USA Network and Sci-Fi Channel. This fee level is subject to upward or downward adjustment in future rate court proceedings, or as the result of future negotiations, for all payments subsequent to January 1, 1986 with respect to USA Network and for all payments subsequent to launch with respect to Sci-Fi Channel. All American Society claims prior to these times have been settled and are final. As to Broadcast Music, Networks has agreed with Broadcast Music with respect to certain interim fees to be paid by both USA Network and Sci-Fi Channel. Subsequent to July 1, 1992 and subsequent to launch of Sci-Fi Channel, respectively, these interim fees are subject to upward or downward adjustment, based on a future negotiated resolution or submission of the issue to Broadcast Music's own federal "rate court." USAi cannot predict the final outcome of these disputes, but does not believe that it will suffer any material liability as a result of them.

## TICKETMASTER CONSUMER CLASS ACTION

During 1994, Ticketmaster was named as a defendant in 16 federal class action lawsuits filed in United States District Courts purportedly on behalf of consumers who were alleged to have purchased tickets to various events through Ticketmaster. These lawsuits alleged that Ticketmaster's activities violated antitrust laws. On December 7, 1994, the Judicial Panel on Multidistrict Litigation transferred all of the lawsuits to the United States District Court for the Eastern District of Missouri for coordinated and consolidated pretrial proceedings. After an amended and consolidated complaint was filed by the plaintiffs, Ticketmaster filed a motion to dismiss and, on May 31, 1996, the District Court granted that motion ruling that the plaintiffs had failed to state a claim upon which relief could be granted. On April 10, 1998, the United States Court of Appeals for the Eighth Circuit issued an opinion affirming the district court's ruling that the plaintiffs lack standing to pursue their claims for damages under the antitrust laws and held that the plaintiffs' status as indirect purchasers of Ticketmaster's services did not bar them from seeking equitable relief against Ticketmaster. Discovery on the plaintiff's remanded claim for equitable relief is ongoing in the District Court and a trial date of July 17, 2000 has been set. On July 9, 1998, the plaintiffs filed a petition for writ of certiorari to the United States Supreme Court seeking review of the decision dismissing their damage claims. Plaintiff's petition for writ of certiorari in the United States Supreme Court was denied on January 19, 1999. The action is still pending.

Ticketmaster has stated that the Court's affirmance of the decision prohibiting plaintiffs from obtaining monetary damages against Ticketmaster eliminates the substantial portion of plaintiffs' claims. With respect to injunctive relief, the Antitrust Division of the United States Department of Justice had previously investigated Ticketmaster for in excess of 15 months and closed its investigation with no suggestion of any form of injunctive relief or modification of the manner in which Ticketmaster does business.

## HOME SHOPPING NETWORK CONSUMER CLASS ACTION

On November 15, 1999, Home Shopping Network was named as a defendant in a consumer class action lawsuit entitled BRUCE TOMKINS, HENRIETTA BUCK AND JODI HABEL HILL ON BEHALF OF THEMSELVES AND ALL OTHER SIMILARLY SITUATED INDIVIDUALS V. PROTEVA, INC., HOME SHOPPING NETWORK, INC. D/B/A HOME SHOPPING NETWORK AND THE HOME SHOPPING NETWORK, JOHN ROBERTS, VIVIAN ROBERTS MCKINLEY, KN CHAN, WILLIAM LYNCH AND BRIAN JORDAN, filed in the Chancery Division of the Circuit Court of Cook County, Illinois, Case No. 99 CH 12013. The action is purportedly brought on behalf of consumers who were alleged to have purchased a Proteva personal computer from one of the defendants and experienced one of the three following conditions: (a) the computer was or became defective upon purchase or soon thereafter, (b) a defendant refused or failed to honor the rebate offer which was offered as part of the sale, or (c) a defendant refused or failed to provide customer service as purportedly advertised. In the complaint, the plaintiffs assert causes of action for consumer fraud, breach of implied warranty of merchantability and unjust enrichment and seek compensatory and punitive damages along with interest, costs and attorneys' fees. Home Shopping Network has filed an answer to the complaint and intends to vigorously defend this action.

40

### JOVON LITIGATION

Silver King Capital Corporation holds an option to acquire 45% of the stock of Jovon Broadcasting Corporation, licensee of WJYS-TV, Hammond, Indiana. In a 1996 order, the FCC ruled that USAi could proceed to exercise its option to acquire 45% of Jovon's stock, but limited the present exercise of that option to no more than 33% of Jovon's outstanding stock. Certain entities controlled by USAi filed litigation on May 30, 1997 in the Circuit Court of Pinellas County, Florida against Jovon seeking declaratory and injunctive relief to permit USAi to proceed with the exercise of its option, or, in the alternative, to obtain damages for breach of contract by Jovon. On September 11, 1998, the FCC released a Memorandum Opinion and Order affirming its earlier holding that the option does not violate the cross-interest policy and may be exercised up to a one-third equity interest in Jovon. The FCC left the validity of the option agreement to be determined by the state courts. On October 13, 1998, USAi filed a Request for Clarification, seeking to confirm that it may use a trust mechanism in order to exercise the option. On January 9, 1998, the Circuit Court of Pinellas County, Florida denied Jovon's motion to dismiss litigation brought by certain entities controlled by USAi against Jovon. The court stayed the action for a period of six months.

On February 1, 1999, the court lifted the stay. Thereafter, the entities controlled by USAi filed an Amended Complaint that named Joseph and Yvonne Stroud as additional defendants and sought additional equitable relief. On April 9, 1999, Jovan and the Strouds answered the Amended Complaint and moved for Summary Judgment. The court granted the Motion for Summary Judgment by Order dated June 1, 1999 and entered the Order of Summary Final Judgment on June 15, 1999 on the grounds that (1) according to the FCC, the option agreement is "not legal" and (2) the option agreement was legally terminated by Jovon in October 1988. Thereafter, on July 12, 1999, the entities controlled by USAi filed a Notice of Appeal with the court to appeal the Order of Summary Final Judgment to the Court of Appeal for the Second District of Florida. The briefing of the appeal should be completed in mid-March 2000. On November 8, 1999, the FCC released a Memorandum Opinion and Order dismissing USAi's Request for Clarification as moot based on the Florida Circuit Court's determination that Jovon had validly terminated the Option Agreement. USAi filed a Petition for Reconsideration of the FCC's Memorandum Opinion and Order on December 8, 1999. The Petition was opposed by Jovon and remains pending.

#### URBAN LITIGATION

Beginning in October 1996, Home Shopping Club, Inc., predecessor in interest to Home Shopping Club, L.P., withheld monthly payments under the Affiliation Agreement with Urban Broadcasting Corporation due to breaches of the Affiliation Agreement by Urban. Urban has contested this action. In addition, on January 10, 1997, Urban filed an Emergency Request for Declaratory Ruling with the FCC requesting an order that the requirement in the Affiliation Agreement that Urban broadcast at full power violates the FCC's rules, or alternatively, requesting that the FCC revise the terms of the Affiliation Agreement to bring it into compliance with its Rules. Urban also requested that the FCC undertake an inquiry into USAi's actions of withholding payments to Urban to determine whether USAi is fit to remain an FCC licensee. On December 17, 1999, Urban filed a Supplement to Emergency Request for Declaratory Relief requesting that the FCC (1) set a deadline for reformation of several agreements between the parties, (2) rule that the station's power authorized level is lower than the level set by current authorizations and (3) agree not to pass on any applications for assignment or transfer of the station. Certain entities controlled by USAi filed an opposition to this Request on January 10, 2000 to which Urban replied on January 27, 2000. As of this date, no ruling has been issued by the FCC.

On October 23, 1997, HSC filed suit against Urban in the Circuit Court for Arlington County, Virginia seeking a judicial declaration that it was entitled to withhold the payments in dispute because of Urban's breaches of the Affiliation Agreement. Urban has responded with counterclaims and began a related action in the Circuit Court against HSC, HSN, Inc. (now USAi) and Silver King Broadcasting of Virginia, Inc. (now USA Station Group of Virginia, Inc.). Urban has asserted contract and tort claims

related to HSC's decision to withhold affiliation payments. A trial was held on April 5-7, 1999. At the conclusion of Urban's case, the court ruled that Urban's evidence be struck and that judgment be entered in favor of HSC, USAi and USA Station Group of Virginia, Inc. on all counts of Urban's First Amended Motion for Judgment. Further, the court ruled that the related chancery action, which had been consolidated with the law action for trial, be severed for further proceedings at some future date. A Final Order of Judgment concerning the above rulings was entered by the court on May 5, 1999. On May 3, 1999, HSC, USAi and USA Station Group of Virginia, Inc. filed a Motion for Summary Judgment directed to all remaining counts in the chancery action. Urban has appealed the judgment in the law action to the Virginia Supreme Court. In addition, on June 11, 1999, judgment was entered in favor of HSC, USAi and USA Station Group of Virginia on all Urban's counterclaims in the chancery suit, and the trial court granted HSC's request for a declaratory judgment that HSC had not breached the Affiliation Agreement. Urban failed to file a timely appeal of the judgment in the chancery suit. Based on Urban's failure to appeal the chancery suit, USAi has moved to dismiss Urban's appeal in the related law action. A hearing on the motion to dismiss was heard on February 16, 2000.

On November 12, 1999, the Arlington County Circuit Court granted USA Station Group of Virginia a default judgment against Urban arising from Urban's defaults on the Loan Agreement for \$10,552,060.64, plus interest, plus \$8,131 in attorneys fees and costs. Urban has noted an appeal of the judgment.

## MOVIEFONE LITIGATION

In March 1995, MovieFone, Inc. and The Teleticketing Company, L.P. filed a complaint against Ticketmaster in the United States District Court for the Southern District of New York. Plaintiffs allege that they are in the business of providing movie information and teleticketing services, and that they are parties to a contract with Pacer Cats Corporation, a wholly owned subsidiary of Wembley plc, to provide teleticketing services to movie theaters. Plaintiffs also allege that, together with Pacer Cats, they had planned to begin selling tickets to live entertainment events, and that Ticketmaster, by its conduct, frustrated and prevented plaintiffs' ability to do so. Plaintiffs further allege that Ticketmaster has interfered with and caused Pacer Cats to breach its contract with plaintiffs. The complaint asserts that Ticketmaster's actions violate Section 7 of the Clayton Act and Sections 1 and 2 of the Sherman Act, and that Ticketmaster tortiously interfered with contractual and prospective business relationships and seeks monetary and injunctive relief based on such allegations. Ticketmaster filed a motion to dismiss. The court heard oral argument on September 26, 1995. In March 1997, prior to the rendering of any decision by the Court on Ticketmaster's motion to dismiss, Ticketmaster received an amended complaint in which the plaintiffs assert essentially the same claims as in the prior complaint but have added a RICO claim and tort claims. Ticketmaster filed a motion to dismiss the amended complaint in April 1997 which is pending. Some of the claims in this litigation are similar to claims that were the subject of an arbitration award in which MovieFone was a claimant and Pacer Cats a respondent. Among other things, the award included damages from Pacer Cats to MovieFone of approximately \$22.75 million before interest and an injunction against some entities, which may include affiliates of Ticketmaster, restricting or prohibiting their activity with respect to aspects of the movie teleticketing business for a specified period of time. Neither USAi, Ticketmaster, nor any entity owned or controlled by Ticketmaster, were parties to the arbitration. In May 1998, MovieFone filed a petition in New York state court to hold an entity affiliated with Ticketmaster in contempt of the injunction provision of the arbitration award on the grounds that such entity is a successor or assignee of, or otherwise acted in concert with, Pacer Cats. In November 1998, the court ruled that the Ticketmaster affiliate is bound by the arbitrators' findings that it is the successor to Pacer Cats and, as such, liable for breaches committed by Pacer Cats and subject to the terms of the arbitration award's injunction. The court further found that the Ticketmaster affiliate had violated the injunction and awarded MovieFone approximately \$1.38 million for losses it incurred as a result of such violations. The Ticketmaster affiliate filed a notice of appeal of the court's decision, including to seek reversal of the ruling regarding successor liability and violations of the injunction. The appeal was denied by order entered January 11, 2000. Further, on December 21, 1999, the court extended the injunction for six months.

42

### ANTHONY MARTIN LITIGATION

On July 22, 1999, a class action entitled ANTHONY MARTIN V. TICKETMASTER LLC; TICKETMASTER CORPORATION; TICKETMASTER GROUP, INC.; TIME CONSUMER SERVICE, INC. AND JOHN DOES 1-10 was filed in the United States District Court for the Northern District of Illinois. The plaintiff alleges that Ticketmaster engages in unlawful business practices in connection with offering the "Entertainment Weekly" magazine to consumers. The complaint, which alleges that Ticketmaster's policies violate 39 U.S.C. 3009 (mailing of unordered merchandise) and Section 2 of the Illinois Consumer Fraud and Deceptive Business Practices Act, seeks restitution, damages, punitive damages and attorney's fees. Defendants filed an answer on September 16, 1999. Ticketmaster believes that these allegations have no merit.

## ETM ENTERTAINMENT LITIGATION

On January 27, 2000, ETM Entertainment Network, Inc. filed a federal court lawsuit entitled ETM ENTERTAINMENT NETWORK, INC. V. TICKETMASTER CORPORATION, TICKETMASTER-ON-LINE CITYSEARCH, INC., MTV NETWORKS, INC. AND Q PRIME, INC., Case No. SA 00-97 AHS (ANX). The case is pending in Los Angeles (Santa Ana division). Plaintiffs allege antitrust violations, intentional interference with ETM's exclusive ticketing contract with the Bi-Lo Center in Charleston, South Carolina and false advertising. Ticketmaster's response is due on March 17, 2000. Ticketmaster intends to vigorously defend this action.

## TICKETMASTER CASH DISCOUNT LITIGATION

On or about December 17, 1999, a purported class action lawsuit entitled ADRIANA GARZA, ET AL. V. SOUTHWEST TICKETING, INC., D/B/A TICKETRON, TICKETMASTER AND RAINBOW TICKETMASTER, TICKETMASTER TEXAS MANAGEMENT, TICKETMASTER LLC, TICKETMASTER GROUP, INC., TICKETMASTER ON-LINE CITYSEARCH, INC. AND THE MAY DEPARTMENT STORES COMPANY, Case No. C-5714-99-B, was filed in state court in the District Court of Hidalgo County, Texas, 93(rd) Judicial District. The lawsuit challenges the cash discounts offered by Ticketmaster's outlets in Texas, and alleges that Ticketmaster and May Department Stores impose a surcharge on credit card users. Ticketmaster is indemnifying May Department Stores in connection with this matter pursuant to the terms of the Ticket Center Agreement between the parties. On January 14, 2000, defendants removed the case to a federal court, and filed an Answer on January 24, 2000 denying the allegations. Plaintiff filed a motion to remand to state court, to which defendants filed a response on February 18, 2000. Ticketmaster intends to vigorously defend this action.

In addition, on or about January 18, 2000, a lawsuit entitled KAREN AND JOE NEWTON ON BEHALF OF THEMSELVES AND ALL THOSE SIMILARLY SITUATED V. TICKETMASTER LLC was filed in state court in the District Court of Bexar County, Texas. Plaintiffs allege that Ticketmaster imposes a surcharge on credit card transactions. On January 25, 2000, Ticketmaster removed the case to federal court. On February 4, 2000, Ticketmaster filed an answer denying the allegations and intends to vigorously defend this action.

## MARKETINGWORKS LITIGATION

On October 14, 1999, Marketingworks, Inc., a home video distribution company, filed a complaint against Universal Studios Home Video and Studios USA Television Distribution LLC ("Universal/USA") in Los Angeles Superior Court, alleging contract and tort claims in connection with a home video series consisting of out-takes from THE JERRY SPRINGER SHOW. Marketingworks contends that in January 1997, it disclosed confidential marketing plans to Universal Television, which were subsequently appropriated for use in the "out-take" home video series. In January 2000, Universal/USA removed the case to Federal Court as the claims may be preempted by copyright and Marketingworks has sought federal remedies under the Lanham Act. Universal/USA also filed a motion to dismiss those claims that are within the scope of copyright preemption. Marketingworks has filed a motion to have the matter remanded back to state court. Both motions are expected to be heard in March 2000. Although discovery is only commencing,

based on information provided by outside counsel to Universal/USA to date, USAi believes it is unlikely that this claim could present any material liability to the Company.

## FIRST JEWELLERY LITIGATION

On November 10, 1999, First Jewellery Company of Canada, Inc. and its affiliate A&A Jewelers, Inc. filed a complaint against Internet Shopping Network and USAi in U.S. District Court for the Southern District of New York, claiming that Internet Shopping Network's use of the "First Jewelry" name and URL infringes on plaintiffs' claimed "First Jewellery" and "1(st) Jewellery" trademarks. Plaintiffs also filed a domain name challenge with Network Solutions, Inc. On December 14, 1999, a hearing was held on plaintiffs' preliminary injunction motion. On January 31, 2000 and February 17, 2000, judge issued two orders granting the preliminary injunction motion, ordering Internet Shopping Network to cease using the name "First Jewelry" in connection with Internet Shopping Network's jewelry business commencing on April 17, 2000, unless used to announce a name change, and ordering Internet Shopping Network until such name change to prominently display next to the "First Jewelry" logo on the First Jewelry home page a statement disclaiming any affiliation with plaintiffs, but permitting Internet Shopping Network throughout the pendency of the litigation to use the WWW.FIRSTJEWELRY.COM URL provided the web page at such URL is only used to announce the new name and provide consumers a link to a new URL under which the web site operates with its new name.

### POLYGRAM FILMED ENTERTAINMENT LITIGATION

On January 19, 2000, USA Films and Polygram Filmed Entertainment were named as defendants in a lawsuit entitled RSVP, STAN LATHON AND RUSSELL SIMMONS V. USA FILMS, INC., POLYGRAM FILMED ENTERTAINMENT, INC. AND DOES 1 -50. (HJD), Case No. BC 223340. The case is pending in the Los Angeles Superior Court. Plaintiffs and Polygram Filmed Entertainment, USA Films' predecessor in interest, are parties to a written three-year "First Look Term Producing Agreement." Plaintiffs allege that the Agreement grants Plaintiffs the right to designate a motion picture project to Polygram Filmed Entertainment and, provided certain criteria are met, Polygram Filmed Entertainment then is obligated to fund production of the project in an amount not to exceed \$7 million. Plaintiffs allege that Polygram Filmed Entertainment and USA Films have breached the terms of the Agreement by refusing to agree to fund production of a motion picture project entitled "Small World." Plaintiffs also seek a declaration that Polygram Filmed Entertainment and USA Films are obligated to fund production of this motion picture project and further seek specific performance of the Agreement. The complaint was served on or about January 21, 2000, and defendants filed their answer on February 17, 2000. No discovery has yet been taken. USA Films intends to vigorously defend the action.

## OTHER

USAi engaged in various other lawsuits either as plaintiffs or defendants. In the opinion of management, the ultimate outcome of these various lawsuits should not have a material impact on USAi.

ITEM 5. MARKET FOR REGISTRANT'S COMMON EQUITY AND RELATED STOCKHOLDER MATTERS

USAi's common stock is quoted on The Nasdaq Stock Market ("NASDAQ") (Symbol: USAI). There is no established public trading market for USAi's Class B common stock.

On January 20, 2000, the Board of Directors declared a two-for-one stock split of USAi's common stock and Class B common stock, payable in the form of a dividend to stockholders of record as of the close of business on February 10, 2000. The 100% stock dividend was paid on February 24, 2000. On February 20, 1998, the Board of Directors declared a two-for-one stock split of USAi's common stock and Class B common stock, payable in the form of a dividend to stockholders of record as of the close of business on March 12, 1998. The 100% stock dividend was paid on March 26, 1998. All share numbers give effect to such stock splits.

	HIGH	LOW
VEAR ENDER RECEIVED 04 4000		
YEAR ENDED DECEMBER 31, 1999 First Quarter	\$22.34	\$15.56
Second Quarter Third Quarter	21.56 24.31	17.06 18.38
Fourth Quarter	28.43	17.19
YEAR ENDED DECEMBER 31, 1998 First Quarter	\$14.65	\$11.50
Second Quarter Third Quarter	13.81 15.69	11.12 9.62
Fourth Quarter	18.81	6.90

The bid prices reported for these periods reflect inter-dealer prices, rounded to the nearest cent, and do not include retail markups, markdowns or commissions, and may not represent actual transactions.

There were approximately 30,000 stockholders of record as of January 31, 2000 and the closing price of USAi's common stock that day was \$24.8125.

USAi has paid no cash dividends on its common stock to date and does not anticipate paying cash dividends in the immediate future. Additionally, USAi's current loan facilities preclude the payment of dividends.

## ITEM 6. SELECTED FINANCIAL DATA

The following table presents selected historical financial data of USAi for (1) the year ended August 31, 1995, (2) the four month period ended December 31, 1995 and (3) each of the years in the four year period ended December 31, 1999. This data was derived from USAi's audited consolidated financial statements and reflects the operations and financial position of USAi at the dates and for the periods indicated. The information in this table should be read with the financial statements and accompanying notes and other financial data pertaining to USAi included herein.

EBITDA is defined as net income plus: (1) provision for income taxes, (2) interest expense, (3) depreciation and amortization, including amortization of cable distribution fees, and (4) minority interest. EBITDA is presented because we believe it is a widely accepted indicator of our ability to service debt as well as a valuation methodology for companies in the media, entertainment and communications industries. EBITDA should not be considered in isolation or as a substitute for measures of financial

performance or liquidity prepared in accordance with generally accepted accounting principles. EBITDA may not be comparable to calculations of similarly titled measures presented by other companies.

	YEAR ENDED AUGUST 31, 1995	FOUR MONTHS ENDED DECEMBER 31, 1995	1996(1)	YEARS ENDED DECEMBER 31, 1997(2)	1998(3) (4)	1999(5)
		(DOLLARS	IN THOUSANDS,	EXCEPT PER SHA	RE DATA)	
STATEMENTS OF OPERATIONS DATA:						
Net revenues	\$47,918	\$15,980	\$ 75,172	\$1,261,749	\$ 2,634,136	\$3,235,761
Operating profit (loss)	8,236	(680)	3,612	94,519	218,216	213,020
Net earnings (loss)	115	(2,882)	(6,539)	13,061	76,874	(27,631)
Basic earnings(loss) per common share(6):						
Net earnings (loss)	.00	(.08)	(.15)	.06	. 27	(.08)
Diluted earnings (loss) per common share(6):						
Net earnings (loss)	.00	(.08)	(.15)	.06	.21	(.08)
BALANCE SHEET DATA (END OF PERIOD):						
Working capital (deficit)	\$ 6,042	\$ 7,553	\$ (24,444)	\$ 60,941	\$ 443,408	\$ 356,702
Total assets	142,917	136,670	2,116,232	2,670,796	8,316,190	9,253,152
Long-term obligations, net of current						
maturities	97,937	95,980	271,430	448,346	775,683	574,979
Minority interest			356,136	372,223	3,633,597	4,492,066
Stockholders' equity	9,278	7,471	1,158,749	1,447,354	2,571,405	2,769,729
Other Data:						
Net cash provided by (used in):						
Operating activities	\$17,442	\$ 2,582	\$ 11,968	\$ 47,673	\$ 226,756	\$ 366,467
Investing activities	(1,696)	249	(2,622)	(82,293)	(1,193,589)	(443,409)
Financing activities	(5,576)	(5,901)	14,120	108,050	1,297,654	55,948
Effect of exchange rate changes					(1,501)	(123)
EBITDA	22,910	4,021	19,098	191,543	464,363	572,817

-----

- (1) The consolidated statement of operations data include the operations of Savoy and Holdco since their acquisition by USAi on December 19, 1996 and December 20, 1996, respectively. Prior to USAi's acquisition of USA Networks, which consisted of USA Network and Sci-Fi Channel cable television networks, and the domestic television production and distribution business of Universal, the assets of Holdco consisted principally of our retail sales programs, Home Shopping Network and America's Store.
- (2) The consolidated statement of operations data include the operations of Ticketmaster since the acquisition by USAi of its controlling interest in Ticketmaster on July 17, 1997.
- (3) The consolidated statement of operations data include the operations of Networks and Studios USA since their acquisition by USAi from Universal on February 12, 1998 and CitySearch since its acquisition by USAi on September 28, 1998. For more information about the Ticketmaster Online-CitySearch transaction, see "Corporate History."
- (4) Net earnings for the year ended December 31, 1998 include a pre-tax gain of \$74.9 million related to USAi's sale of its Baltimore television station during the first quarter of 1998 and a pre-tax gain of \$109.0 million related to the CitySearch transaction during the fourth quarter of 1998.
- (5) The consolidated statement of operations data include the operations of Hotel Reservations Network and of October Films and certain distribution assets of Polygram Filmed Entertainment since their acquisition by USAi on May 10, 1999 and May 28, 1999, respectively. Net earnings for the year ended December 31, 1999 includes a pre-tax gain of \$89.7 million related to the sale of securities.
- (6) Earnings (loss) per common share data and shares outstanding retroactively reflect the impact of the two-for-one stock splits of USAi's common stock and Class B common stock paid on February 24, 2000 and March 26, 1998. All share numbers give effect to such stock splits.

## GENERAL

USAi is a holding company, with subsidiaries engaged in diversified media and electronic commerce businesses. USAi adopted its present corporate structure as part of the Universal transaction. USAi maintains control and management of Holdco and USANi LLC, and manages the businesses held by USANi LLC in substantially the same manner as they would be if USAi held them directly through wholly owned subsidiaries.

In July 1997, USAi acquired a controlling interest in Ticketmaster. On June 24, 1998, USAi completed its acquisition of Ticketmaster in a tax-free merger, pursuant to which each outstanding share of Ticketmaster common stock not owned by USAi was exchanged for 2.252 shares of common stock. The acquisition of the controlling interest and the tax-free merger are referred to as the "Ticketmaster Transaction."

USAi completed the Universal transaction on February 12, 1998. In the Universal transaction, USAi acquired USA Networks, a New York general partnership, which consisted of USA Network and Sci-Fi Channel cable television networks, and Universal Studios, Inc.'s domestic television production and distribution businesses from Universal, and changed its name to USA Networks, Inc.

In September 1998, USAi merged Ticketmaster Online, now known as Ticketmaster.com, into a subsidiary of CitySearch, Inc., a publisher of local city guides on the Web, to create Ticketmaster Online-CitySearch.

In May 1999, the Company acquired substantially all of the assets and assumed substantially all of the liabilities of two entities which operate Hotel Reservations Network (the "Hotel Reservations Network Transaction"), a leading consolidator of hotel rooms for resale in the consumer market in the United States. Also in May 1999, the Company acquired October Films, Inc. and the domestic film distribution and development business of Universal which was previously operated by Polygram Filmed Entertainment ("USA Films") (the "October Films/PFE Transaction"). In connection with these transactions, the Company established the Hotel reservations and Filmed entertainment business segments. On March 1, 2000, Hotel Reservations Network completed an initial public offering. The Hotel Reservation Network's class A common stock is quoted on the Nasdag Stock Market under the symbol "ROOM".

# TRANSACTIONS AFFECTING THE COMPARABILITY OF RESULTS OF OPERATIONS AND FINANCIAL CONDITION

During the past three years, we have augmented our media and electronic commerce businesses by acquiring and developing several new businesses. As a result, the following changes should be considered when comparing our results of operations and financial position. These include the Hotel Reservations Network transaction, the October Films/ PFE transaction, the Universal transaction, the acquisition of a controlling interest in Ticketmaster in July 1997 and the subsequent tax-free merger in June 1998. The acquisitions caused a significant increase in net revenues, operating costs and expenses and operating profit. To enhance comparability, the discussion of consolidated results of operations is supplemented, where appropriate, with separate pro forma financial information that gives effect to the above transactions as if they had occurred at the beginning of the respective periods presented.

The pro forma information is not necessarily indicative of the revenues and cost of revenues which would have actually been reported had the Hotel Reservations Network transaction, the October Films/ PFE transaction, the Universal transaction and the Ticketmaster transaction occurred at the beginning of the respective periods, nor is it necessarily indicative of future results.

Reference should be made to the Consolidated Financial Statements and Summary Financial Data included herein.

## CONSOLIDATED RESULTS OF OPERATIONS

## YEAR ENDED DECEMBER 31, 1999 VS. YEAR ENDED DECEMBER 31, 1998

The Hotel Reservations Network transaction, the October Films/ PFE transaction and the Universal transaction resulted in significant increases in net revenues, operating costs and expenses, other income (expense), minority interest and income taxes. However, no significant discussion of these fluctuations is presented.

## **NET REVENUES**

For the year ended December 31, 1999, revenues increased by \$602 million, or 22.8%, to \$3.2 billion from \$2.6 billion in 1998 primarily due to increases of \$220 million, \$124 million, \$120 million and \$74 million from the Networks and television production, Hotel Reservations, Electronic retailing and Ticketing operations businesses, respectively.

## OPERATING COSTS AND EXPENSES

For the year ended December 31, 1999, operating expenses increased by \$607 million, or 25.1%, to \$3.0 billion from \$2.4 billion in 1998, primarily due to increases of \$152 million, \$119 million, \$99 million and \$91 million from the Internet services, Hotel reservations, Electronic retailing and Networks and television production businesses, respectively.

### OTHER INCOME (EXPENSE)

For the year ended December 31, 1999, net interest expense decreased by \$57.1 million, compared to 1998 primarily due to lower borrowing levels as a result of the repayment of bank debt in the fourth quarter of 1998 and in 1999 from the proceeds of equity transactions involving Universal and Liberty Media Corporation, a subsidiary of AT&T Corporation ("Liberty"). In addition, the conversion of the Convertible Subordinated Debentures to equity as of March 1, 1998 and lower interest rates resulted in decreased interest expense.

In the year ended December 31, 1999, the Company realized gains of \$89.7 million related to the sale of securities and \$10.4 million from the reversal of equity losses which were recorded in 1998 as a result of the Universal transaction.

In 1998, USAi sold its Baltimore television station for a pre-tax gain of \$74.9 million and completed the sale of the assets of SF Broadcasting for a pre-tax gain of \$9.2 million. In the fourth quarter of 1998, USAi recognized pre-tax gains totaling \$109.0 million related to the merger of Ticketmaster.com and CitySearch, Inc. and the subsequent initial public offering of shares of Ticketmaster Online-CitySearch, Inc. ("TMCS").

## INCOME TAXES

USAi's effective tax rate of 34.9% for the year ended December 31, 1999 was consistent with the statutory rate. The impact on taxable income of non-deductible goodwill, consolidated book losses not consolidated into taxable income and state income taxes were offset by the impact of minority interest.

## MINORITY INTEREST

For the year ended December 31, 1999, minority interest primarily represented Universal's and Liberty's ownership interest in USANi LLC, Liberty's ownership interest in Holdco and the public's ownership in TMCS.

## PRO FORMA YEAR ENDED DECEMBER 31, 1999 VS. PRO FORMA YEAR ENDED DECEMBER 31, 1998

The following unaudited pro forma operating results of USAi present combined results of operations as if the Universal transaction, Ticketmaster transaction, CitySearch transaction, the sale of the assets of SF Broadcasting, the Hotel Reservations Network transaction and the October Films/ PFE transaction all had occurred on January 1, 1999 and 1998, respectively.

The unaudited combined condensed pro forma statements of operations of USAi are presented below for illustrative purposes only and are not necessarily indicative of the results of operations that would have actually been reported had any of the transactions occurred as of January 1, 1999 and 1998, respectively, nor are they necessarily indicative of future results of operations.

UNAUDITED COMBINED CONDENSED PRO FORMA STATEMENTS OF OPERATIONS

	YEAR ENDED DECEMBER 31,		
	1999	1998	
	(IN THO	USANDS)	
NET REVENUES: Networks and television production. Electronic retailing. Ticketing operations. Hotel reservations. Internet services. Filmed entertainment. Broadcasting and other.	\$1,305,871 1,204,524 460,058 161,814 60,949 82,053 15,480	44,764 16,723	
Total net revenues Operating costs and expenses: Cost related to revenues Other costs and expenses Amortization of cable distribution fees Depreciation and amortization	3,290,749 1,908,718 804,525 26,680 342,875	2,879,662 1,694,651 693,127 22,089 299,155	
Total operating costs and expenses	3,082,798	2,709,022	
Operating profit	\$ 207,951 ======== \$ 577,506 ========	\$ 170,640 ======== \$ 491,884 =======	

Net revenues for the year ended December 31, 1999 increased by \$411 million, or 14.3%, to \$3.3 billion from \$2.9 billion in 1998. Cost related to revenues and other costs and expenses for the year ended December 31, 1999 increased by \$326 million, or 13.6%, to \$2.7 billion from \$2.4 billion in 1998. EBITDA for the year ended December 31, 1999 increased by \$85.6 million, or 17.4%, to \$577.5 million from \$491.9 million in 1998.

## NETWORKS AND TELEVISION PRODUCTION

Net revenues for the year ended December 31, 1999 increased by \$62.8 million, or 5.1%, to \$1.3 billion from \$1.2 billion in 1998. The increase primarily resulted from an increase in advertising revenues due to higher ratings at USA Network and a significant increase in advertising revenues and affiliate revenues at Sci-Fi Channel due to an increase in subscribers and higher ratings. The networks

increase was partially offset by lower revenues at Studios USA due to fewer deliveries of network product, fewer pilots produced and significantly increased usage of internally produced series for which revenue recognition is deferred until aired on USA Network and Sci-Fi Channel.

Cost related to revenues and other costs and expenses for the year ended December 31, 1999 decreased by \$39.4 million, or 4.3%, to \$873.3 million from \$912.7 million in 1998. This decrease resulted primarily from lower overhead and marketing costs, lower television production and increased usage of internally developed product.

EBITDA for the year ended December 31, 1999 increased by 102.2 million, or 30.9%, to 432.5 million from 330.3 million in 1998.

## **ELECTRONIC RETAILING**

Net revenues for the year ended December 31, 1999 increased by \$120.4 million, or 11.1%, to \$1.2 billion from \$1.1 billion in 1998. The increase primarily resulted from Home Shopping Network's core business, which generated increased sales of \$115.0 million, including sales increases of \$93.9 million from Home Shopping Network and America's Store and \$25.3 million from continuity services. Furthermore, sales on Home Shopping en Espanol increased by \$5.4 million. Total units shipped increased by 10.8% to 32.0 million units compared to 28.9 million units in 1998. The increase in net revenues also reflected a decrease in the return rate to 20.3% from 21.0% in

Cost related to revenues and other costs and expenses for the year ended December 31, 1999 increased by \$90.6 million, or 10.0%, to \$998.5 million from \$907.9 million in 1998. The increase resulted primarily from higher sales volume and higher merchandising personnel costs. Also contributing to the increase in costs were amounts associated with developing the company's Short Shopping concept.

EBITDA for the year ended December 31, 1999 increased by \$29.8 million, or 16.9%, to \$206.0 million from \$176.2 million in 1998.

### TICKETING OPERATIONS

Net revenues for the year ended December 31, 1999 increased by \$73.5 million, or 19%, to \$460.1 million from \$386.6 million in 1998. The increase resulted from an increase of 9.2% in the number of tickets sold, including an increase in the number of tickets sold online of 7.1 million, and an increase in revenue per ticket to \$5.24 from \$4.53 in 1998.

Cost related to revenues and other costs and expenses for the year ended December 31, 1999 increased by \$39.7 million, or 12.2%, to \$364.9 million from \$325.2 million in 1998. The increase resulted primarily from higher ticketing operations costs as a result of higher ticketing volume, partially offset by a reduction in overhead costs and start-up costs incurred in 1998 to launch ticketing operations in Northern California, South America and France.

EBITDA for the year ended December 31, 1999 increased by \$33.7 million, or 55.0%, to \$95.1 million from \$61.4 million in 1998.

## INTERNET SERVICES

Net revenues for the year ended December 31, 1999 increased by \$23.0 million, or 60.6%, to \$61.0 million in 1999 compared to \$38.0 million in 1998. The increase resulted from an increase in online city guide revenue of \$19.4 million, or 115.2%, due to expansion into new cities and expansion into the online personals business. The Company also launched a new electronic commerce site, FIRSTJEWELRY.COM, at the end of the third quarter of 1999.

Cost related to revenues and other costs and expenses for the year ended December 31, 1999 increased by \$78.2 million, or 94.4%, to \$161.0 million from \$82.8 million in 1998. The increase resulted

primarily from increased costs to maintain and enhance the Internet Services; the costs incurred to develop and launch FIRSTJEWELRY.COM; increased costs of shipping product as FIRSTAUCTION.COM expanded its product mix; and the expansion of local city guides into new markets.

EBITDA loss for the year ended December 31, 1999 increased by \$55.2 million, or 123.0%, to \$100.1 million from \$44.9 million in 1998.

## HOTEL RESERVATIONS

Net revenues for the year ended December 31, 1999 increased by \$95.3 million, or 143.4%, to \$161.8 million from \$66.5 million in 1998. The increase resulted from expansion of affiliate marketing programs, an increase in the number of hotels for existing cities and expansion into new cities. Internet generated sales for the year ended December 31, 1999 increased by \$103.0 million, or 357.2%, to \$131.8 million compared to \$28.8 million for the year ended December 31, 1998. As a percentage of revenues, Internet generated sales increased to 81% in 1999 from 44% in 1998.

Cost related to revenues and other costs and expenses for the year ended December 31, 1999 increased by \$81.9 million, or 147.3%, to \$137.5 million from \$55.6 million in 1998. The increase in costs is primarily due to increased sales, including an increased percentage of revenue attributable to affiliate and travel agent sales (for which commissions are paid), increased credit card charge backs, and increased staffing levels and systems to support increased operations, partially offset by lower telephone and telephone operator costs due to the increase in Internet-related bookings.

EBITDA for the year ended December 31, 1999 increased by \$13.5 million, or 123.9%, to \$24.3 million from \$10.9 million in 1998.

#### FILMED ENTERTAINMENT

Net revenues for the year ended December 31, 1999 increased by \$37.3 million, or 83.3%, to \$82.1 million from \$44.8 million in 1998. The increase resulted primarily from increased theatrical revenues of \$19.2 million, home entertainment video of \$14.7 million and distribution fees of \$4.7 million from the distribution of product for Universal. Revenues also include revenue generated from the distribution of films from the Savoy library.

Cost related to revenues and other costs and expenses for the year ended December 31, 1999 increased by \$35.9 million or 85.3%, to \$78.0 million from \$42.1 million in 1998 due to the amortization of costs of increased theatrical releases and costs related to the home entertainment.

EBITDA for the year ended December 31, 1999 increased by 1.3 million, or 1.0%, to 4.0 million from 2.7 million in 1998.

## BROADCASTING

Net revenues increased by \$7.0 million, or 452.9%, to \$8.6 million from \$1.6 million in 1998 due to increased advertising revenue at the television station in the Miami/Ft. Lauderdale market and the launch of stations in the Dallas and Atlanta markets in November 1999. Cost related to revenue increased by \$30.8 million, due to increased program costs and operating expenses. An increased loss is expected in the broadcasting segment in 2000 as costs are incurred to launch more local television stations.

## OTHER

Other revenue relates to a business that was sold in 1999, which resulted in decreased revenue of \$7.6 million in 1999.

The Universal transaction and the Ticketmaster transaction resulted in significant increases in net revenues, operating costs and expenses, other income (expense), minority interest and income taxes. However, no significant discussion of these fluctuations is presented.

### NET REVENUES

For the year ended December 31, 1998, revenues increased by \$1.4 billion compared to 1997 primarily due to increases of \$1.1 billion, \$230 million, and \$74 million from the Networks and Television Production business, Ticketing Operations and Electronic Retailing, respectively.

## OPERATING COSTS AND EXPENSES

For the year ended December 31, 1998, operating expenses increased by \$1.2 billion compared to 1997 primarily due to increases of \$824 million, \$206 million and \$64 million from the Networks and Television Production business, Ticketing Operations and Electronic Retailing, respectively.

## OTHER INCOME (EXPENSE)

For the year ended December 31, 1998, net interest expense increased by \$79 million, compared to 1997 primarily due to interest incurred to finance the Universal transaction, interest on the \$500.0 million 6 3/4% Notes (the "Notes") and non-cash interest expense on long-term program liabilities at the Networks and Television Production business.

On January 20, 1998, USAi sold its Baltimore television station for a pre-tax gain of \$74.9 million. On July 16, 1998, USAi completed the sale of the assets of SF Broadcasting for a pre-tax gain of \$9.2 million. In the fourth quarter of 1998, USAi recognized pre-tax gains totaling \$109.0 million related to the merger of Ticketmaster.com and CitySearch, Inc. and the subsequent initial public offering of shares of Ticketmaster Online-CitySearch, Inc.

In addition to the above items, for the year ended December 31, 1998, miscellaneous expense increased by \$11 million compared to 1997 primarily due to losses from international joint ventures of Home Shopping Network and the Networks and Television Production business.

### INCOME TAXES

USAi's effective tax rate of 45.0% for the year ended December 31, 1998 was higher than the statutory rate due primarily to non-deductible goodwill and other acquired intangible and state income taxes.

## MINORITY INTEREST

For the year ended December 31, 1998, minority interest represented Universal's and Liberty's ownership interest in USANi LLC for the period February 12 through December 31, 1998, Liberty's ownership interest in Holdco, Fox Broadcasting Company's 50% ownership interest in SF Broadcasting for the period January 1 through July 16, 1998, the public's ownership interest in Ticketmaster for the period January 1 through June 24, 1998 and CitySearch's and the public's ownership in Ticketmaster Online-CitySearch, Inc. for the period September 28, through December 31, 1998.

## FINANCIAL POSITION, LIQUIDITY AND CAPITAL RESOURCES

Net cash provided by operating activities was \$366.5 million for the year ended December 31, 1999 compared to \$226.8 million for the year ended December 31, 1998. These cash proceeds and available cash and borrowings were used to pay for acquisitions of \$195.5 million, to make capital expenditures of \$138.9 million, and to make mandatory tax distribution payments to the LLC partners of \$28.8 million.

Furthermore, USAi transferred \$200.0 million to Universal under an interest-bearing note related to the October Films/PFE Transaction, of which \$163.8 million is outstanding at December 31, 1999. The Company generated cash proceeds of \$107.2 million from the sale of securities in a publicly traded entity during the year ended December 31, 1999.

On February 12, 1998, USAi and USANi LLC, as borrower, entered into a credit agreement which provides for a \$1.6 billion credit facility. The credit facility was used to finance the Universal Transaction and to refinance USAi's then-existing \$275.0 million revolving credit facility. The credit facility consists of (1) a \$600.0 million revolving credit facility with a \$40.0 million sub-limit for letters of credit, (2) a \$750.0 million Tranche A Term Loan and, (3) a \$250.0 million Tranche B Term Loan. The Tranche A Term Loan and the Tranche B Term Loan have been permanently repaid as of December 31, 1999, as described below. The revolving credit facility expires on December 31, 2002.

In 1999, the Company permanently repaid the Tranche A Term Loan in the amount of \$250.0 million from cash on hand, including payments of \$237.5 million in September 1999. On November 23, 1998, USAi completed an offering of \$500.0 million 6 3/4% Senior Notes due 2005 (the "Notes"). Proceeds received from the sale of the Notes together with available cash were used to repay and permanently reduce \$500.0 million of the Tranche A Term Loan. On August 5, 1998, USANi LLC permanently repaid the Tranche B Term Loan in the amount of \$250.0 million from cash on hand.

The existing credit facility is guaranteed by substantially all of USAi's material subsidiaries. The interest rate on borrowings under the existing credit facility is tied to an alternate base rate or the London InterBank Rate, in each case, plus an applicable margin, and \$598.7 million was available for borrowing as of December 31, 1999 after taking into account outstanding letters of credit. On October 9, 1998, the parties to the credit agreement entered into an amendment, which, among other things, (1) provided for the release of all security interests in favor of the lenders, (2) increased the level of permitted stock repurchases from \$100 million to \$300 million, and (3) lowered the maximum ratio of Total Debt to EBITDA, each as defined in the credit agreement, permitted under the credit agreement from 5.0x to 4.0x.

Under the investment agreement relating to the Universal Transaction, USAi has granted to Universal and Liberty preemptive rights with respect to future issuances of USAi's common stock and Class B common stock. These preemptive rights generally allow Universal and Liberty the right to maintain an ownership percentage in USAi equal to the ownership percentage that entity held, on a fully converted basis, immediately prior to the issuance. In July 1999, Universal and Liberty exercised their preemptive rights, resulting in total cash proceeds to the Company of \$362.6 million. Universal purchased 14.8 million of USANI LLC shares and Liberty purchased 7.2 million shares of USAi common stock.

As part of the Universal transaction, USAi entered into a joint venture agreement relating to the development of international general entertainment television channels, including international versions of USA Network, The Sci-Fi Channel and Universal's action/adventure channel, 13TH STREET. USAi has elected to not participate in the venture. Accordingly, during the year ended December 31, 1999, USANI LLC reversed amounts previously recorded for its share of losses of the joint venture.

USAi implemented its plan to disaffiliate its television station in the Miami/Ft. Lauderdale market in June 1998. USAi has incurred and will continue to incur expenditures to develop programming for this station, which during the development and transitional stage, may not be offset by sufficient advertising revenues. USAi transitioned the stations serving the Dallas and Atlanta markets in October 1999. USAi believes that the process of disaffiliation can be successfully managed so as not to have a material adverse effect but rather to maximize the value of the broadcasting stations. In connection with the launch of the local television stations, the Company built a production center in California to serve the stations. The total capital cost will be approximately \$25.0 million.

On March 1, 1999, the Company made a mandatory tax distribution payment to Universal and Liberty in the amount of \$28.8 million. On February 29, 2000, the Company made a mandatory tax distribution payment to Universal and Liberty in the amount of \$68.0 million.

On May 10, 1999, the Company completed its acquisition of substantially all of the assets and the assumption of substantially all of the liabilities of two entities which operate Hotel Reservations Network, a leading consolidator of hotel rooms for resale in the consumer market in the United States. The purchase price was \$149.2 million, net of a working capital adjustment of \$0.8 million, plus contingent payments based on operating performance during the year ended December 31, 1999 and for the twelve month periods ended March 31, 2000, 2001 and 2002. The purchase price was paid in the form of a cash payment of \$145.0 million on May 11, 1999 and a promissory note of \$5.0 million which was paid on January 31, 2000 and which bore interest at 4.75% per annum. Through December 31, 1999, the Company paid \$37.5 million pursuant to these contingent payment arrangements and the remaining \$12.5 million was paid in February 2000. See below for information regarding the contingent payments for the twelve month periods March 31, 2000, 2001 and 2002.

On May 28, 1999, the Company completed its acquisition of October Films, Inc. The Company issued 600,000 shares of USAi common stock to Universal and paid cash consideration of \$12.0 million to October Films shareholders (other than Universal) for total consideration of \$23.6 million. To fund the cash consideration portion of the transaction, Universal purchased from USAi 600,000 additional shares of USAi common stock at \$20.00 per share. As part of the transaction, the Company assumed the outstanding balance under October Films' credit agreement, which totaled \$83.2 million as of the acquisition date. This balance was repaid from cash on hand on August 20, 1999.

Also on May 28, 1999, USAi acquired from Universal the domestic film distribution and development business previously operated by PFE and PFE's domestic video and specialty video businesses. The acquisition included PFE's domestic production assets such as Interscope Communications and Propaganda Films, as well as the following distribution assets: PolyGram Video, Polygram Filmed Entertainment Canada, Gramercy Pictures, and PolyGram Films. The acquisition of the above assets is referred to as the "PFE Transaction". In connection with the transaction, USAi agreed to assume certain liabilities related to the PFE businesses acquired. In addition, USAi advanced \$200.0 million to Universal pursuant to an eight year, full recourse, interest-bearing note in connection with a distribution agreement, under which USAi will distribute, in the United States and Canada, certain Polygram Filmed Entertainment, Inc. theatrical films that were not acquired in the transaction. The advance is repaid as revenues are received under the distribution agreement and, in any event, will be repaid in full at maturity. Through December 31, 1999, approximately \$42.9 million has been offset against the advance.

In July 1999, USAi announced that its Board of Directors authorized the extension of the Company's stock repurchase program providing for the repurchase of up to 10 million shares of USAi's common stock over the next 12 months, on the open market or in negotiated transactions. The amount and timing of purchases, if any, will depend on market conditions and other factors, including USAi's overall capital structure. Funds for these purchases will come from cash on hand or borrowings under the Company's credit facility. During the year ended December 31, 1999, the Company purchased 360,000 shares of its common stock for aggregate consideration of \$6.6 million. In September 1999, the Company purchased 113,892 shares of its common stock for aggregate consideration of \$2.3 million from the Company's ESOP, representing shares forfeited by former participants at the time the ESOP was merged with another USAi plan.

On March 1, 2000, HRN completed an initial public offering for 6.2 million shares of its class A common stock, generating net proceeds of approximately \$91 million. Pursuant to an agreement between USAi and HRN, USAi is required to make a contingent cash payment to the sellers of the two entities which operated HRN for the twelve month period ending March 31, 2000, which payment is expected to be paid by June 2000. The payment will approximate \$40.0 million. This payment will result in additional

goodwill that will be amortized over the remaining ten-year life assigned to the goodwill. In addition, certain other transactions related to the offering, including the buy-out of the contingent payments for the twelve month periods ending March 31, 2001 and 2002 in exchange for HRN common shares valued at the time of the initial public offering at \$81.6 million, resulted in additional goodwill of \$160.0 million that will be amortized over the remaining ten-year life assigned to the goodwill.

On January 12, 2000, the Company announced that it reached a definitive agreement to acquire Precision Response Corp. ("PRC") in a stock-for-stock transaction, whereby each share of PRC will be exchanged for 1.08 USAi shares (approximately 23.6 million shares). The transaction is expected to close in April 2000.

On January 25, 2000, USAi and Styleclick.com Inc., a leading enabler of e-commerce for manufacturers and retailers, announced an agreement to form a new company by merging USA's Internet Shopping Network ("ISN") and Styleclick.com. Under the terms of the agreement, USAi will also invest \$40 million in cash, contribute \$10 million in dedicated media, and will receive warrants to purchase additional shares of the new company. In the interim, USAi has agreed to extend a \$10 million bridge loan to Styleclick.com. The transaction is expected to close in the second quarter of 2000.

USAi anticipates that it will need to invest working capital towards the development and expansion of its overall operations. Due primarily to the expansion of its Internet businesses and the roll-out of new television stations, future capital expenditures may be higher than current amounts.

In management's opinion, available cash, internally generated funds and available borrowings will provide sufficient capital resources to meet USAi's foreseeable needs.

During the year ended December 31, 1999, USAi did not pay any cash dividends, and none are permitted under USAi's existing credit facility. USAi's subsidiaries have no material restrictions on their ability to transfer amounts to fund USAi's operations.

## OTHER MATTERS

The widespread use of computer programs that rely on two-digit dates to perform computation and decision-making functions may cause computer systems, including systems and software used by our company and our websites, to malfunction in the Year 2000, and may lead to significant business delays and disruptions in our business and operations in the United States and internationally. We have completed our plan to minimize the impact of this Year 2000 problem on our operations. The dollar cost of our Year 2000 compliance was approximately \$10 million, substantially all of which has been spent through December 31, 1999. To date, we have not experienced any significant Year 2000 problems and, therefore, the risk that any Year 2000 problems will occur in the future has diminished significantly.

In addition to our internal systems, several systems provided by third parties are required for the operation of our services, any of which may contain software code that still might prove not to be Year 2000 compliant. These systems include server software used to operate our network servers, software controlling routers, switchers and other components of our data network, disk management software used to control out data disk arrays, firewall, security, monitoring and back-up software, as well as desktop PC applications software. In most cases, we employ widely available software applications and other products from leading third-party vendors, and expect that these vendors will provide any required upgrades or modifications in a timely fashion. However, any failure of third-party suppliers to provide Year 2000 compliant versions of the products used by us could result in a temporary disruption of our services or otherwise disrupt our operations. Although to date we have not experienced any material disruptions in our operations, an undiscovered failure to achieve Year 2000 compliance by third-party systems could result in complete failure or inaccessibility of our services and could adversely affect our business. financial condition and results of operations.

#### INTEREST RATE RISK

The Company's exposure to market rate risk for changes in interest rates relates primarily to the Company's short-term investment portfolio and issuance of debt. The Company does not use derivative financial instruments in its investment portfolio. The Company has a prescribed methodology whereby it invests its excess cash in debt instruments of government agencies and high quality corporate issuers. To further mitigate risk, the vast majority of the securities have a maturity date within 60 days. The portfolio is reviewed on a periodic basis and adjusted in the event that the credit rating of a security held in the portfolio has deteriorated.

At December 31, 1999, the Company's outstanding debt approximated \$585 million, substantially all of which is fixed rate obligations. If market rates decline, the Company runs the risk that the related required payments on the fixed rate debt will exceed those based on the current market rate.

#### FOREIGN CURRENCY EXCHANGE RISK

The Company conducts business in certain foreign markets. However, the level of operations in foreign markets is insignificant to the consolidated results.

## **EQUITY PRICE RISK**

The Company has a minimal investment in equity securities of a publicly-traded Company. This investment, as of December 31, 1999, was considered available-for-sale, with the unrealized gain deferred as a component of stockholders' equity. It is not customary for the Company to make investments in equity securities as part of its investment strategy.

#### SEASONALITY

USAi's businesses are subject to the effects of seasonality.

Networks and Television Production revenues are influenced by advertiser demand and the seasonal nature of programming, and generally peak in the spring and fall.

USAi believes seasonality impacts its Electronic Retailing segment but not to the same extent it impacts the retail industry in general.

Ticketing Operations revenues are occasionally impacted by fluctuation in the availability of events for sale to the public.

Hotel reservations revenues are influenced by the seasonal nature of holiday travel in the markets it serves, and has historically peaked in the fall. As the business expands into new markets, the impact of seasonality is expected to lessen

## REPORT OF INDEPENDENT AUDITORS

The Board of Directors and Stockholders USA NETWORKS, INC.

We have audited the accompanying consolidated balance sheets of USA Networks, Inc. and subsidiaries as of December 31, 1999 and 1998, and the related consolidated statements of operations, stockholders' equity and cash flows for each of the three years in the period ended December 31, 1999. Our audits also included the financial statement schedule listed in the Index at Item 14(a). These financial statements and the financial statement schedule are the responsibility of the Company's management. Our responsibility is to express an opinion on these financial statements and the financial statement schedule based on our audits.

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

In our opinion, the consolidated financial statements referred to above present fairly, in all material respects, the consolidated financial position of USA Networks, Inc. and subsidiaries at December 31, 1999 and 1998, and the consolidated results of its operations and its cash flows for each of the three years in the period ended December 31, 1999, in conformity with accounting principles generally accepted in the United States. Also, in our opinion, the related financial statement schedule, when considered in relation to the basic consolidated financial statements taken as a whole, presents fairly in all material respects the information set forth therein.

/s/ ERNST & YOUNG LLP

New York, New York February 3, 2000

# USA NETWORKS, INC. AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF OPERATIONS

	YEARS ENDED DECEMBER 31,		
	1999	1998	1997
		DS, EXCEPT PER	
NET REVENUES Networks and television production. Electronic retailing. Ticketing operations. Hotel reservations Internet services. Filmed entertainment. Broadcasting. Other. Total net revenues.		\$1,085,685 1,084,139 386,555  26,645 7,259 1,555 42,298  2,634,136	\$ 1,008,162 156,378  12,857 14,173  70,179
Operating costs and expenses:     Cost of sales and services.     Program costs     Selling and marketing     General and administrative.     Other operating costs Amortization of cable distribution fees. Depreciation and amortization.      Total operating costs and expenses.  Operating profit. Other income (expense): Interest income. Interest expense. Gain on sale of securities. Gain on disposition of broadcast stations. Gain on sale of subsidiary stock. Miscellaneous.	1,236,530 630,956 400,054 311,003 84,401 26,680 333,117 	924,619 597,681 359,017 203,059 85,397 22,089 224,058 2,415,920 218,216 16,188 (121,266) 84,187 108,967 (22,478)	645,299 217,358 129,700 77,849 19,261 77,763 1,167,230 94,519 5,313 (31,579) (11,752)
Earnings before income taxes and minority interest Income tax expense	47,552 260,572 (90,906) (197,297) (27,631) =======	65,598 283,814 (127,645) (79,295) 76,874	(38,018) 56,501 (41,051) (2,389) 
Basic earnings (loss) per common share  Diluted earnings (loss) per common share	\$ (.08) ======= \$ (.08)	\$ .27 ======= \$ .21	\$ .06 ======= \$ .06

## USA NETWORKS, INC. AND SUBSIDIARIES

## CONSOLIDATED BALANCE SHEETS

DECEMBER 31,

	DECEMBER 31,		
	1999	1998	
		, EXCEPT SHARE TA)	
ASSETS			
CURRENT ASSETS			
Cash and cash equivalents	\$ 424,239	\$ 445,356	
and \$20,610, respectively	454,341	372,111	
Inventories, net	470,844	421,570	
Investment held for sale	11,512	27,737	
Other current assets, net	27,519	28,501	
Total current assetsPROPERTY, PLANT AND EQUIPMENT	1,388,455	1,295,275	
Computer and broadcast equipment	324,412	233,991	
Buildings and leasehold improvements	110, 403	100,339	
Furniture and other equipment	85, 487	55,653	
Land	16,094	16,044	
Projects in progress	41, 438	18,130	
	577,834	424, 157	
Less accumulated depreciation and amortization	(221, 203)	(168,727)	
	356,631	255,430	
OTHER ASSETS			
Intangible assets, net	6,831,487	6,342,646	
respectively, to related parties)	130,988	100,416	
Long-term investments  Notes and accounts receivable, net of current portion	121, 383	35,628	
	26 249	40 522	
(\$2,562 and \$3,356, respectively, from related parties)  Advance to Universal	26,248	48,532	
Inventories, net	163,814 166,477	151,828	
Deferred income taxes	100,477	,	
		29,370	
Deferred charges and other, net	67,669	57,065 	
	\$9,253,152	\$8,316,190	

## CONSOLIDATED BALANCE SHEETS

	DECEMBER 31,		
	1999	1998	
	(IN THOUSANDS,	EXCEPT SHARE	
LIABILITIES AND STOCKHOLDERS' EQUITY CURRENT LIABILITIES Current maturities of long-term obligations	\$ 10,801 188,343 98,586 272,945 17,500	\$ 36,538 186,690 70,817 184,583	
respectively, to related parties)  Deferred revenue  Deferred income taxes  Other accrued liabilities	43,993 83,811 4,050 311,724	44,588 45,619 6,357 276,675	
Total current liabilities	1,031,753 574,979	851,867 775,683	
CUTRENT. OTHER LONG-TERM LIABILITIES. DEFERRED INCOME TAXES. MINORITY INTEREST	262,810 116,695 5,120 4,492,066	409,956 73,682  3,633,597	
COMMITMENTS AND CONTINGENCIES			
shares; no shares issued and outstanding			
shares, respectively	2,740	2,545	
63,033,452 shares	630 2,830,506 (54,358) 4,773 (9,564)	630 2,592,456 (26,727) 8,852  (1,353)	
issuance	(4,998)	(4,998)	
Total stockholders' equity	2,769,729	2,571,405	
	\$9,253,152 =======	\$8,316,190 ======	

## USA NETWORKS, INC. AND SUBSIDIARIES

## CONSOLIDATED STATEMENTS OF STOCKHOLDERS' EQUITY

	TOTAL	COMMON STOCK	CLASS B CONVERTIBLE COMMON STOCK	ADDIT. PAID-IN CAPITAL	ACCUM. DEFICIT	ACCUM. OTHER COMP. INCOME	TREASURY STOCK
			(1	IN THOUSANDS)			
BALANCE AT DECEMBER 31, 1996Issuance of common stock upon exercise of	\$1,158,749	\$1,440	\$408	\$1,283,891	\$(116,662)	\$	\$
stock options  Income tax benefit related to stock options	7,227	19		7,208			
exercised  Issuance of Common Stock and Class B Common Stock in connection with Ticketmaster	3,372			3,372			
Acquisition  Amortization of unearned compensation related to stock options and equity	262,817	290	80	262,447			
participation plan	2,128						
Net earnings for year ended December 31, 1997	13,061				13,061		
BALANCE AT DECEMBER 31, 1997	1,447,354	1,749	488	1,556,918	(103,601)		
Net earnings for the year ended December 31, 1998 Increase in unrealized gains in available	76,874				76,874		
for sale securities  Foreign currency translation	10,353 (1,501)					10,353 (1,501)	
Comprehensive income	85,726						
Issuance of common stock upon exercise of stock options	26,070	47		26,023			
Income tax benefit related to stock options exercised	6,959			6,959			
Stock in connection with Universal Transaction	302,154	142	152	301,860			
Ticketmaster tax-free merger Issuance of stock in connection with	467,035	319		466,716			
conversion of debentures	199,147	244		198,903			
Stock to Common Stock		17	(17)				
Common Stock	35,111	27	7	35,077			
participation plans	1,849						
BALANCE AT DECEMBER 31, 1998 Comprehensive income:	2,571,405	2,545	630	2,592,456	(26,727)	8,852	
Net loss for the year ended December 31,	(27,631)				(27,631)		
Decrease in unrealized gains in available for sale securities  Foreign currency translation	(3,956) (123)					(3,956) (123)	
Comprehensive loss	(31,710)					(120)	
Issuance of common stock upon exercise of stock options  Income tax benefit related to stock options	47,967	111		47,856			
exercised  Issuance of stock in connection with	42,362			42,362			
October Films/PFE Transaction with other Issuance of stock in connection with other	23,558	12		23,546			
acquisitions  Issuance of stock in connection with	4,498	3		4,495			
Liberty preemptive rights Purchase of Treasury Stock in connection	120,306	73		120,233			
with stock repurchase program Cancellation of employee equity program	(8,933) (355)	(4)		(442)			(8,929) (635)
Amortization of unearned compensation related to stock options and equity	(333)		- 3	(442)			(033)
participation plans	631						
BALANCE AT DECEMBER 31, 1999	\$2,769,729 ======	\$2,740 =====	\$630 ====	\$2,830,506 ======	\$ (54,358) ======	\$ 4,773 ======	\$(9,564) ======

NOTE
RECEIVABLE
FROM KEY
EXECUTIVE
FOR
COMMON
UNEARN. STOCK
COMPENSATION ISSUANCE

## (IN THOUSANDS)

	(IN THU	JSANDS)
BALANCE AT DECEMBER 31, 1996	\$(5,330)	\$(4,998)
stock options		
exercised		
Acquisition		
related to stock options and equity participation plan  Net earnings for year ended December 31, 1997	2,128	
BALANCE AT DECEMBER 31, 1997  Comprehensive income:  Net earnings for the year ended	(3,202)	(4,998)
December 31, 1998		
for sale securities  Foreign currency translation		
Comprehensive income		
Issuance of common stock upon exercise of		
stock options		
exercised		
Transaction		
Ticketmaster tax-free merger Issuance of stock in connection with		
conversion of debentures  Conversion of Class B Convertible Common Stock to Common Stock		
Acquisition of interest in LLC shares in exchange for Common Stock and Class B		
Common Stock  Amortization of unearned compensation related to stock options and equity		
participation plans	1,849	
BALANCE AT DECEMBER 31, 1998 Comprehensive income:	(1,353)	(4,998)
Net loss for the year ended December 31, 1999  Decrease in unrealized gains in available		
for sale securities		
Foreign currency translation		
Comprehensive loss  Issuance of common stock upon exercise of		
stock options		
exercised Issuance of stock in connection with		
October Films/PFE Transaction  Issuance of stock in connection with other acquisitions		
Issuance of stock in connection with Liberty preemptive rights		
Purchase of Treasury Stock in connection with stock repurchase program		
Cancellation of employee equity program Amortization of unearned compensation related to stock options and equity	722	
participation plans	631	
BALANCE AT DECEMBER 31, 1999	\$ =====	\$(4,998) =====

	YEARS ENDED DECEMBER 31,		
	1999	1998	1997
		(IN THOUSANDS)	
Cash flows from operating activities:			
Net earnings (loss)	\$ (27,631)	\$ 76,874	\$ 13,061
Depreciation and amortization	333,117	224,058	77,763
Amortization of cable distribution fees	26,680	22,089	19,261
Amortization of program rights and film costs	577,248	513,844	
Amortization of deferred financing costs	5,035	7,303	2,256
Deferred income taxes  Equity in (earnings) losses of unconsolidated affiliates	12,145	94,466	22,474
Gain on disposition of broadcast stations	(1,356)	18,220 (84,187)	12,007
Gain on sale of subsidiary stock		(108,967)	
Gain on sale of securities	(89,721)	(200,00.)	
Non-cash stock compensation	6,645	8,808	2,128
Minority interest	197,297	79,295	2,389
Accounts receivable	(45, 211)	(144, 472)	(7,107)
Inventories	(24, 311)	(150,905)	(37,443)
Accounts payable  Accrued liabilities and deferred revenue	13,792 53,835	91,172 5,703	(7,371) (35,859)
Payment for program rights and film costs	(616,638)	(427, 106)	(33,639)
Increase in cable distribution fees	(42,887)	(11,338)	(16,959)
Other, net	(11,572)	. , ,	1,073
NET CASH PROVIDED BY OPERATING ACTIVITIES	366 467	226,756	
NET CASH PROVIDED BY OPERATING ACTIVITIES	366,467	220,750	
Cash flows from investing activities: Acquisition of Universal Transaction, net of cash			
acquired	(405 504)	(1,297,233)	(7.000)
Acquisitions, net of cash acquired	(195, 504)	(102,873)	(7,633)
Capital expenditures	(138,937) (200,000)	(86,992)	(45,869) 
Recoupment of advance to Universal	42,951		
Increase in long-term investments and notes receivable	(69,061)	(26,626)	(39,844)
Proceeds from sale of securities	107,231		. , , ,
Proceeds from disposition of broadcast stations	·	356,769	
Payment of merger and financing costs	(4,765)		(6,349)
Other, net	14,676	(1,894)	17,402
NET CASH USED IN INVESTING ACTIVITIES	(443,409)	(1,193,589)	(82, 293)
Cash flows from financing activities:		1 641 200	202 040
Borrowings  Net proceeds from issuance of Senior Notes		1,641,380 494,350	393,949
Principal payments on long-term obligations	(339,349)		(385,329)
Cash acquired in Ticketmaster Transaction			89,663
Purchase of treasury stock	(8,933)		,
Payment of mandatory tax distribution to LLC partners	(28,830)		
Cash acquired in CitySearch Transaction		57,877	
Advance to CitySearch for promissory note	4 000	(50,000)	
Proceeds from sale of subsidiary stock	4,268	104,989	
Proceeds from issuance of common stock and LLC shares	422,544	(81,664) 831,701	7,227
Other, net	6,248	(906)	2,540
NET CASH PROVIDED BY FINANCING ACTIVITIES	55,948	1,297,654	108,050
Effect of evolunge rate charges on each and each			
Effect of exchange rate changes on cash and cash equivalents	(123)	(1,501)	
NET INCREASE (DECREASE) IN CASH AND CASH FOUTUAL FATO	(21 117)	220 220	72 420
NET INCREASE (DECREASE) IN CASH AND CASH EQUIVALENTS  Cash and cash equivalents at beginning of period	(21,117) 445,356	329,320 116,036	73,430 42,606
oash and oash equivatenes at beginning of periodi	445,350		42,000

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

## NOTE 1--ORGANIZATION

USA Networks, Inc. (the "Company" or "USAi") is a holding company, the subsidiaries of which are engaged in diversified media and electronic commerce businesses

In July 1997, the Company acquired a controlling interest in Ticketmaster Group, Inc. ("Ticketmaster"). On June 24, 1998, the Company completed its acquisition of Ticketmaster in a tax-free merger, pursuant to which each outstanding share of Ticketmaster common stock not owned by the Company was exchanged for 2.252 shares of USAi common stock. See Note 3.

On February 12, 1998, the Company acquired USA Networks, a New York general partnership, consisting of cable television networks USA Network and Sci-Fi Channel ("Networks"), as well as the domestic television production and distribution businesses of Universal Studios ("Studios USA") from Universal Studios, Inc. ("Universal"), an entity controlled by The Seagram Company Ltd. ("Seagram"), and the Company changed its name to USA Networks, Inc. (the "Universal Transaction"). See Note 3.

On May 10, 1999, the Company acquired substantially all of the assets and assumed substantially all of the liabilities of two entities which operate Hotel Reservations Network (the "Hotel Reservations Network Transaction"). See Note 3.

On May 28, 1999, the Company acquired October Films, Inc. ("October Films"), in which Universal owned a majority interest, and the domestic film distribution and development business of Universal previously operated by Polygram Filmed Entertainment, Inc. ("PFE") (the "October Films/PFE Transaction"). See Note 3.

As of December 31, 1999, the Company engages in seven principal areas of business:

- NETWORKS AND TELEVISION PRODUCTION, which includes Networks and Studios USA. Networks operates the USA Network and Sci-Fi Channel cable networks and Studios USA produces and distributes television programming.
- ELECTRONIC RETAILING, consisting primarily of the Home Shopping Network and America's Store, which are engaged in the electronic retailing business.
- TICKETING OPERATIONS, which primarily represents Ticketmaster, the leading provider of automated ticketing services in the United States, and Ticketmaster.com, Ticketmaster's exclusive agent for online ticket sales.
- HOTEL RESERVATIONS, consisting of Hotel Reservations Network, a leading consolidator of hotel rooms for resale in the consumer market in the United States.
- INTERNET SERVICES, which includes Internet Shopping Network, the Company's online retailing networks business, and local city guide business.
- FILMED ENTERTAINMENT, which primarily represents the Company's domestic theatrical film distribution and production businesses.
- BROADCASTING, which owns and operates television stations.

On January 20, 2000, the Board of Directors declared a two-for-one stock split of USAi's common stock and Class B common stock, payable in the form of a dividend to stockholders of record as of the close of business on February 10, 2000. The 100% stock dividend was paid on February 24, 2000. On February 20, 1998, the Board of Directors declared a two-for-one stock split of USAi's common stock and Class B common stock, payable in the form of a dividend to stockholders of record as of the close of

business on March 12, 1998. The 100% stock dividend was paid on March 26, 1998. All share data and earnings per share amounts presented have been adjusted to reflect these stock splits.

## NOTE 2--SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

#### CONSOLIDATION

The consolidated financial statements include the accounts of the Company and all wholly-owned and voting-controlled subsidiaries. All significant intercompany transactions and accounts have been eliminated.

Investments in which the Company owns a 20%, but not in excess of 50%, interest and where it can exercise significant influence over the operations of the investee, are accounted for using the equity method. All other investments are accounted for using the cost method. The Company periodically evaluates the recoverability of investments recorded under the cost method and recognizes losses if a decline in value is determined to be other than temporary.

#### REVENUES

## NETWORKS AND TELEVISION PRODUCTION

Television production revenues are recognized as completed episodes are delivered. Generally, television programs are first licensed for network exhibition and foreign syndication, and subsequently for domestic syndication, cable television and home video. Certain television programs are produced and/or distributed directly for initial exhibition by local television stations, advertiser-supported cable television, pay television and/or home video. Television production advertising revenues (I.E., sales of advertising time received by Studios USA in lieu of cash fees for the licensing of program broadcast rights to a broadcast station ("barter syndication")) are recognized upon both the commencement of the license period of the program and the sale of advertising time pursuant to non-cancelable agreements, provided that the program is available for its first broadcast. Foreign minimum guaranteed amounts are recognized as revenues on the commencement date of the license agreement, provided the program is available for exhibition.

Networks advertising revenue is recognized in the period in which the advertising commercials are aired on cable networks. Provisions are recorded against advertising revenues for audience under deliveries ("makegoods"). Affiliate fees are recognized in the period during which the programming is provided.

## **ELECTRONIC RETAILING**

Revenues from Home Shopping primarily consist of merchandise sales and are reduced by incentive discounts and sales returns to arrive at net sales. Revenues are recorded for credit card sales upon transaction authorization, and for check sales upon receipt of customer payment, which does not vary significantly from the time goods are shipped. Home Shopping's sales policy allows merchandise to be returned at the customer's discretion within 30 days of the date of delivery. Allowances for returned merchandise and other adjustments are provided based upon past experience.

## TICKETING

Revenue from Ticketmaster and Ticketmaster.com primarily consists of revenue from ticketing operations which is recognized as tickets are sold.

## HOTEL RESERVATIONS

Charges for hotel accommodations are billed to customers in advance. The related payments are included in deferred revenue and recognized as income at the conclusion of the customer's stay at the hotel.

The Company offers rooms that are contracted for in advance or are prepaid. Unsold contracted rooms may be returned by the Company based on a cancellation period, which generally expires before the date the customer may cancel the hotel reservation. Customers are subject to a penalty for all cancellations or changes to the reservation. The Company bears the risk of loss for all prepaid rooms and rooms cancelled by a customer subsequent to the period in which the Company can return the unsold rooms. To date, the Company has not incurred significant losses under the room contracts with hotels.

## BROADCASTING AND OTHER

Net revenues represent amounts generated at the television station in the Miami/Ft. Lauderdale market, which was launched in June 1998, and stations in the Dallas/Ft. Worth and Atlanta markets, which were launched in October 1999.

Revenues from all other sources are recognized either upon delivery or when the service is provided.

#### FILM COSTS

Film costs consist of direct production costs and production overhead, less accumulated amortization. Development roster (and related costs) and abandoned story and development costs are charged to production overhead. Film costs are stated at the lower of unamortized cost or estimated net realizable value on a production-by-production basis.

Generally, the estimated ultimate costs of completed television productions are amortized, and participation expenses are accrued, for each production in the proportion that current period revenue recognized bears to the estimated future revenue to be received from all sources. Amortization and accruals are made under the individual film forecast method. Estimated ultimate revenues and costs are reviewed quarterly and revisions to amortization rates or write-downs to net realizable value are made as required.

Film costs, net of amortization, classified as current assets include the portion of unamortized costs of television program productions allocated to network, first run syndication and initial international distribution markets. The allocated portion of released film costs expected to be recovered from secondary markets or other exploitation is reported as a noncurrent asset. Other costs relating to television productions, such as television program development costs, in-process productions and the television program library, are classified as noncurrent assets.

## PROGRAM RIGHTS

License agreements for program material are accounted for as a purchase of program rights. The asset related to the program rights acquired and the liability for the obligation incurred are recorded at their net present value when the license period begins and the program is available for its initial broadcast. The asset is amortized primarily based on the estimated number of airings. Amortization is computed generally on the straight-line basis as programs air; however, when management estimates that the first airing of a program has more value than subsequent airings, an accelerated method of amortization is used. Other costs related to programming, which include program assembly, commercial integration and other costs,

are expensed as incurred. Management periodically reviews the carrying value of program rights and records write-offs, as warranted, based on changes in programming usage.

## MERCHANDISE INVENTORIES, NET

Merchandise inventories are valued at the lower of cost or market, cost being determined using the first-in, first-out method. Cost includes freight, certain warehouse costs and other allocable overhead. Market is determined on the basis of net realizable value, giving consideration to obsolescence and other factors. Merchandise inventories are presented net of an inventory carrying adjustment of \$32.7 million and \$23.4 million at December 31, 1999 and 1998, respectively.

## CASH AND CASH EQUIVALENTS

Cash and cash equivalents include cash and short-term investments. Short-term investments consist primarily of U.S. Treasury Securities, U.S. Government agencies and certificates of deposit with original maturities of less than 91 days.

## PROPERTY, PLANT AND EQUIPMENT

Property, plant and equipment, including significant improvements, are recorded at cost. Repairs and maintenance and any gains or losses on dispositions are included in operations.

Depreciation and amortization is provided for on a straight-line basis to allocate the cost of depreciable assets to operations over their estimated service lives.

## ASSET CATEGORY

## DEPRECIATION/AMORTIZATION PERIOD

Computer and broadcast equipment	3 to 13 Years
Buildings	30 to 40 Years
Leasehold improvements	4 to 20 Years
Furniture and other equipment	3 to 10 Years

Depreciation and amortization expense on property, plant and equipment was \$66.8 million, \$51.3 million and \$26.2 million for the years ended December 31, 1999, 1998 and 1997, respectively.

## LONG-LIVED ASSETS INCLUDING INTANGIBLES

The Company's accounting policy regarding the assessment of the recoverability of the carrying value of long-lived assets, including goodwill and other intangibles and property, plant and equipment, is to review the carrying value of the assets if the facts and circumstances suggest that they may be impaired. If this review indicates that the carrying value will not be recoverable, as determined based on the projected undiscounted future cash flows, the carrying value is reduced to its estimated fair value.

## CABLE DISTRIBUTION FEES

Cable distribution fees relate to upfront fees paid in connection with long term cable contracts for carriage of Home Shopping's programming. These fees are amortized to expense on a straight line basis over the terms of the respective contracts, with original terms from 5 to 15 years.

## ADVERTISING

Advertising costs are primarily expensed in the period incurred. Advertising expense for the years ended December 31, 1999, 1998 and 1997 were \$124.2 million, \$90.2 million and \$13.2 million, respectively.

#### INCOME TAXES

The Company accounts for income taxes under the liability method, and deferred tax assets and liabilities are recognized for the future tax consequences attributable to differences between the financial statement carrying amounts of existing assets and liabilities and their respective tax bases. Deferred tax assets and liabilities are measured using enacted tax rates in effect for the year in which those temporary differences are expected to be recovered or settled.

## EARNINGS (LOSS) PER SHARE

Basic earnings per share ("Basic EPS") excludes dilution and is computed by dividing net income by the weighted average number of common shares outstanding during the period. Diluted earnings per share ("Diluted EPS") reflects the potential dilution that could occur if stock options and other commitments to issue common stock were exercised resulting in the issuance of common stock that then shares in the earnings of the Company.

### STOCK-BASED COMPENSATION

The Company is subject to Statement of Financial Accounting Standards No. 123 "Accounting and Disclosure of Stock-Based Compensation" ("SFAS 123"). As allowed by SFAS 123, the Company accounts for stock-based compensation in accordance with APB 25, "Accounting for Stock Issued to Employees." In cases where exercise prices are less than fair value as of the grant date, compensation is recognized over the vesting period.

## MINORITY INTEREST

Minority interest represents the ownership interests of third parties in the net assets and results of operations of certain consolidated subsidiaries.

## ACCOUNTING ESTIMATES

Management of the Company is required to make certain estimates and assumptions during the preparation of consolidated financial statements in accordance with generally accepted accounting principles. These estimates and assumptions impact the reported amount of assets and liabilities and disclosures of contingent assets and liabilities as of the date of the consolidated financial statements. They also impact the reported amount of net earnings during any period. Actual results could differ from those estimates.

Significant estimates underlying the accompanying consolidated financial statements include the inventory carrying adjustment, program rights and film cost amortization, sales return and other revenue allowances, allowance for doubtful accounts, recoverability of intangibles and other long-lived assets, estimates of film revenue ultimates and various other operating allowances and accruals.

## RECLASSIFICATIONS

Certain amounts in the prior years' consolidated financial statements have been reclassified to conform to the 1999 presentation.

## NOTE 3--BUSINESS ACQUISITIONS

## UNIVERSAL TRANSACTION

In connection with the Universal Transaction in February 1998, USAi paid Universal approximately \$4.1 billion in the form of a cash payment of approximately \$1.6 billion, a portion of which (\$300 million plus interest) was deferred until no later than June 30, 1998, and an effective 45.8% interest in the Company through shares of common stock, par value \$.01 per share, of the Company (the "Common Stock") and Class B common stock, par value \$.01 per share, of the Company (the "Class B Common Stock"), and shares ("LLC Shares") of a newly formed limited liability company ("USANI LLC") which are exchangeable (subject to regulatory restrictions) into shares of Common Stock and Class B Common Stock. At the closing of the Universal Transaction, USAi contributed its Home Shopping business to USANI LLC, a subsidiary of USAi. Simultaneously with this transaction, the remaining 2,356,644 shares of Class B Common Stock were issued in accordance with Liberty Media Corporation's ("Liberty") contingent right to receive such shares as part of the Home Shopping Merger in 1996.

The Investment Agreement, as amended and restated as of December 18, 1997, among the Company, Home Shopping, Universal and Liberty (the "Investment Agreement"), relating to the Universal Transaction also contemplated that, on or prior to June 30, 1998, the Company and Liberty, a subsidiary of AT&T Corporation ("AT&T") would complete a transaction involving a \$300 million cash investment, plus an interest factor, by Liberty in the Company through the purchase of Common Stock or LLC Shares. The transaction closed on June 30, 1998 with Liberty making a cash payment of \$308.5 million in exchange for 30,000,000 LLC shares.

## TICKETMASTER TRANSACTION

In the third quarter of 1997, the Company acquired a controlling interest in Ticketmaster through the issuance of Common Stock to Paul G. Allen and purchases of Ticketmaster shares in the open market for total consideration of \$210.0 million (the "Ticketmaster Acquisition"). In connection with the issuance of new shares to Mr. Allen, the Company also issued shares of the Company's Class B common stock in accordance with Liberty's contingent right to receive such shares as part of the Home Shopping Merger in 1996.

In connection with the Ticketmaster tax-free merger, as of June 24, 1998, the Company issued 31,934,400 shares of Common Stock to the public shareholders of Ticketmaster and converted 3.6 million options to acquire Ticketmaster common stock into options to acquire Common Stock for a total consideration of \$467.7 million. The acquisition of the controlling interest in Ticketmaster and the tax-free merger are collectively referred to as the "Ticketmaster Transaction."

## CITYSEARCH TRANSACTION

On September 28, 1998, pursuant to an Amended and Restated Agreement and Plan of Reorganization among CitySearch, Inc. ("CitySearch"), the Company, Ticketmaster and certain of its subsidiaries, the Company merged the online ticketing operations of Ticketmaster (Ticketmaster.com) into a subsidiary of CitySearch, a publisher of local city guides on the Web (the "CitySearch Merger"), to create Ticketmaster Online-CitySearch, Inc. ("TMCS"). The Company had acquired Ticketmaster.com as part of the Ticketmaster Transaction and allocated to Ticketmaster.com a total of \$154.8 million of the goodwill resulting from the Ticketmaster Transaction. The CitySearch Merger was accounted for using the "reverse purchase" method of accounting, pursuant to which Ticketmaster.com was treated as the acquiring entity for

accounting purposes, and the portion of the assets and liabilities of CitySearch acquired were recorded at their respective fair values under the purchase method of accounting.

Prior to the CitySearch Merger, the Company owned approximately 11.8% of CitySearch, which it had purchased for total consideration of \$23.0 million. Pursuant to the CitySearch Merger, the Company acquired 50.7% of CitySearch in exchange for an effective 35.2% interest in Ticketmaster.com. The total purchase price for the acquisition of the additional CitySearch interest was approximately \$120.8 million, substantially all of which was allocated to goodwill.

In connection with the CitySearch Merger, the Company purchased 1,997,502 TMCS shares pursuant to a Tender Offer, which was completed on November 3, 1998, representing an additional 3.1% interest in CitySearch, for total consideration of \$17.3 million. Following the completion of the Tender Offer, the Company beneficially owned approximately 67.9% of TMCS outstanding shares.

In connection with the CitySearch Merger, the Company recorded a gain of \$67.9 million by exchanging a 35.2% interest in Ticketmaster Online with a basis of \$52.9 million for a 50.7% interest in CitySearch, which had a fair value of \$120.8 million.

On December 8, 1998, TMCS completed an initial public offering of 8,050,000 shares of its common stock (the "CitySearch IPO"), which generated proceeds of \$105.0 million. In connection with the CitySearch IPO, the Company recognized a gain of \$41.1 million. The CitySearch Merger, the Tender Offer and the CitySearch IPO are referred to as the "CitySearch Transaction".

## HOTEL RESERVATIONS NETWORK TRANSACTION

On May 10, 1999, the Company completed its acquisition of substantially all of the assets and the assumption of substantially all of the liabilities of two entities which operate Hotel Reservations Network, a leading consolidator of hotel rooms for resale in the consumer market in the United States. The assets acquired and liabilities assumed comprise Hotel Reservations Network, Inc. ("HRN"), a wholly owned subsidiary of USAi. The purchase price was \$149.2 million, net of a working capital adjustment of \$0.8 million, plus contingent payments based on operating performance during the year ended December 31, 1999 and for the twelve month periods ended March 31, 2000, 2001 and 2002 (See Note 23 for information about an amendment to this obligation and an initial public offering of HRN stock). The purchase price was paid in the form of a cash payment of \$145.0 million on May 11, 1999 and a promissory note of \$5.0 million which was paid on January 30, 2000 and which bore interest at 4.75% per annum. Interest for the period May 11 to December 31, 1999 on the promissory note was \$0.2 million.

The initial contingent payments total \$50.0 million, of which \$37.5 million was paid through December 31, 1999. The remaining \$12.5 million was paid in February 2000. The purchase price, including the initial contingent payments of \$50 million for the year ended December 31, 1999, has been allocated to the assets acquired and liabilities assumed based on their respective fair values at the date of purchase. The unallocated excess of acquisition costs as of December 31, 1999 over net assets acquired of \$200.3 million has been allocated to goodwill, which is being amortized over 10 years.

See note 23 for information about additional goodwill.

## OCTOBER FILMS/PFE TRANSACTION

In connection with the acquisition of October Films, Inc., as of May 28, 1999, the Company issued 600,000 shares of Common Stock to Universal and paid cash consideration of approximately \$12 million to October Films shareholders (other than Universal) for total consideration of \$23.6 million. To fund the

cash consideration portion of the transaction, Universal purchased from USAi 600,000 additional shares of Common Stock at \$20.00 per share. In addition, the Company assumed \$83.2 million of outstanding debt under October Films' credit agreement which was repaid from cash on hand on August 20, 1999.

Also on May 28, 1999, USAi acquired from Universal the domestic film distribution and development business previously operated by PFE and PFE's domestic video and specialty video businesses. The acquisition included PFE's domestic production assets such as Interscope Communications and Propaganda Films, as well as the following distribution assets: PolyGram Video, Polygram Filmed Entertainment Canada, Gramercy Pictures, and PolyGram Films. In connection with the transaction, USAi agreed to assume certain liabilities related to the PFE businesses acquired. In addition, USAi advanced \$200.0 million to Universal pursuant to an eight year, full recourse, interest-bearing note in connection with a distribution agreement pursuant to which USAi will distribute, in the U.S. and Canada, certain Polygram theatrical films which were not acquired in the transaction. The advance is repaid as revenues are received under the distribution agreement and, in any event, will be repaid in full at maturity. Through December 31, 1999, approximately \$42.9 million had been offset against the advance and \$6.7 million of interest had accrued.

The October Films/PFE Transaction has been accounted for under the purchase method of accounting. The purchase price has been preliminarily allocated to the assets acquired and liabilities assumed based on their respective fair values at the date of purchase. The unallocated excess of acquisition costs over net assets acquired of \$160.2 million has been preliminarily allocated to goodwill, which is being amortized over 20 years.

The following unaudited pro forma condensed consolidated financial information for the years ended December 31, 1999 and 1998, is presented to show the results of the Company, as if the Universal Transaction, Ticketmaster Transaction, including significant acquisitions by Ticketmaster, the CitySearch Merger, the sale of SF Broadcasting (see Note 20), the Hotel Reservations Network Transaction and the October Films/ PFE Transaction had occurred at the beginning of the periods presented. The pro forma results include certain adjustments, including increased amortization related to goodwill and other intangibles, changes in programming and film costs amortization and an increase in interest expense, and are not necessarily indicative of what the results would have been had the transactions actually occurred on the aforementioned dates.

	YEARS ENDED DECEMBER 31,		
	1999	1998	
		S, EXCEPT PER DATA)	
Net revenues  Net earnings (loss)  Basic earnings (loss) per common share	(33,738)	22,808	
Diluted earnings (loss) per common share	\$ (.10) =======	\$ .07	

The following unaudited pro forma condensed financial information for the year ended December 31, 1997, is presented to show the results of the Company, as if the Universal Transaction, the Ticketmaster Transaction, including significant acquisitions by Ticketmaster, the CitySearch Merger and the sale of SF Broadcasting had occurred at the beginning of the year presented. The pro forma results include certain adjustments, including increased amortization related to goodwill and other intangibles, changes in

programming and film costs amortization and an increase in interest expense, and are not necessarily indicative of what the results would have been had these transactions actually occurred on January 1, 1997.

YEAR ENDED DECEMBER 31, 1997

(IN THOUSANDS, EXCEPT PER SHARE DATA)

DECEMBER 31.

\$2,527,922
(77,443)
\$ (.27)
========
\$ (.27)

## NOTE 4--INTANGIBLE ASSETS

	1999	1998
	(IN THOUSANDS)	
Intangible Assets, net:		
Goodwill	\$6,399,378	\$6,232,975
Broadcast licenses	78,564	81,244
Other	353,545	28,427
	\$6,831,487	\$6,342,646
	========	========

Goodwill primarily relates to the excess of purchase price over the fair value of assets acquired in the Hotel Reservations Network Transaction, the October Films/ PFE Transaction, the Universal Transaction, Ticketmaster Transaction, CitySearch Merger, as discussed in Note 3, and the mergers with Home Shopping Network, Inc. ("Holdco") and Savoy Pictures, Inc. ("Savoy") which occurred in 1996, and is net of accumulated amortization of \$424.1 million and \$192.1 million at December 31, 1999 and 1998, respectively. Goodwill is generally amortized over 40 years, except for goodwill associated with USA Films which is amortized over 20 years and Internet businesses which are amortized over 5 to 10 years.

Broadcast licenses represent the costs of acquiring FCC licenses related to broadcast operations and is net of accumulated amortization of \$26.6 million and \$23.6 million as of December 31, 1999 and 1998, respectively. Broadcast licenses are generally amortized over 40 years.

Other intangibles represent costs allocated to intangibles related to the acquisition of certain assets associated with the entertainment city guide portion of the Sidewalk.com web site from Microsoft Corporation in September 1999, and contracts with event venues associated with ticketing operations, and are net of accumulated amortization of \$40.5 million and \$16.2 million as of December 31, 1999 and 1998, respectively. The amounts are generally amortized over 3 to 10 years.

#### NOTE 5--LONG-TERM OBLIGATIONS

	DECEMBI	ER 31,
		1998
		JSANDS)
Unsecured Senior Credit Facility ("New Facility"); with a \$40,000,000 sub-limit for letters of credit, entered into February 12, 1998, which matures on December 31, 2002. At the Company's option, the interest rate on borrowings is tied to the London Interbank Offered Rate ("LIBOR") or the Alternate Base Rate ("ABR"), plus an applicable margin. Interest rate at December 31, 1998 was 6.0%	\$	\$250,000
December 31, 1999 was 6.84%	497,914	496,896
share Other long-term obligations maturing through 2007	34,319 53,547	33,573 31,752
	585,780 10,801	
Long-term obligations, net of current maturities	\$574,979 ======	\$775,683 ======

On February 12, 1998, USAi and USANi LLC, as borrower, entered into a \$1.6 billion credit facility. The credit facility was used to finance the Universal Transaction and to refinance USAi's then-existing \$275.0 million revolving credit facility. The credit facility consists of (1) a \$600.0 million revolving credit facility with a \$40.0 million sub-limit for letters of credit, (2) a \$750.0 million Tranche A Term Loan and, (3) a \$250.0 million Tranche B Term Loan. The Tranche A Term Loan and the Tranche B Term Loan have been permanently repaid as described below. The revolving credit facility expires on December 31, 2002.

On November 23, 1998, USAi and USANi LLC as co-issuers, completed an offering of \$500.0 million 6 3/4% Senior Notes due 2005 (the "Notes"). Proceeds received from the sale of the Notes together with available cash were used to repay and permanently reduce \$500.0 million of the Tranche A Term Loan. On August 5, 1998, USANi LLC permanently repaid the Tranche B Term Loan in the amount of \$250.0 million from cash on hand. In 1999 the Company permanently repaid the Tranche A Term Loan in the amount of \$250.0 million from cash on hand.

The existing credit facility is guaranteed by substantially all of USAi's material subsidiaries. The interest rate on borrowings under the existing credit facility is tied to an alternate base rate or the London InterBank Rate, in each case, plus an applicable margin, and \$598.7 million was available for borrowing as of December 31, 1999 after taking into account outstanding letters of credit. The credit facility includes covenants requiring, among other things, maintenance of specific operating and financial ratios and places restrictions on payment of dividends, incurrence of indebtedness and investments. The Company pays a commitment fee of .1875% on the unused portion of the credit facility.

The Savoy Debentures are redeemable at the option of the Company at varying percentages of the principal amount each year, ranging from 105.25% to 100.75%, plus applicable interest. In connection with the Savoy Merger, USAi became a joint and several obligor with respect to the Savoy Debentures.

Aggregate contractual maturities of long-term obligations are as follows:

YEARS ENDING DECEMBER 31,	(IN THOUSANDS)
2000	\$ 10,801
2001	9,478
2002	4,690
2003	38,784
2004	301
Thereafter	521,726
	\$585,780
	=======

### NOTE 6--INCOME TAXES

A reconciliation of total income tax expense to the amounts computed by applying the statutory federal income tax rate to earnings (loss) before income taxes is shown as follows:

	YEARS ENDED DECEMBER 31,		
	1999	1998	1997
	(1	N THOUSANDS	5)
Income tax expense at the federal statutory rate of 35%  Amortization of goodwill and other intangibles  TMCS and foreign losses not consolidated into group  State income taxes, net of effect of federal tax benefit	21,508	\$ 99,335 32,423 5,000 17,404	\$19,776 13,690  2,896
Increase (decrease) in valuation allowance for deferred tax assets  Impact of minority interest	(85,419) 7,764	(8,665) (28,910) 11,058	5,471  (782)
Income tax expense	\$ 90,906 ======	\$127,645 ======	\$41,051 ======

The components of income tax expense are as follows:

	YEARS ENDED DECEMBER 31,			
		1998		
		(IN THOUSANDS		
Current income tax expense: Federal	2,257	\$ 21,137 10,820 1,222	919	
Current income tax expense		33,179	25,551	
Deferred income tax expense: FederalStateForeign		\$ 78,511 15,955	\$13,614 1,886	
Deferred income tax expense	12,145	94,466	15,500	
Total income tax expense	\$90,906 =====	\$127,645 ======	\$41,051 ======	

The tax effects of cumulative temporary differences that give rise to significant portions of the deferred tax assets and deferred tax liabilities at December 31, 1999 and 1998, are presented below. The

valuation allowance represents items for which it is more likely than not that the tax benefit will not be realized.

	DECEMBER 31,		
	1999		
	(IN THOU		
Current deferred tax assets (liabilities):    Inventory costing	(21, 179)	\$ 14,792 6,523 2,982 (25,901) 21,190	
Total current deferred tax assets Less valuation allowance		19,586 (25,943)	
Net current deferred tax assets (liabilities)	(4,050)		
Non-current deferred tax assets (liabilities): Broadcast and cable fee contracts	(10,139) (8,162) (29,271) 44,832 6,320 (46,415) (16,743) 30,383 54,127	(9,663) (9,287) (10,912) 33,430 6,320 (46,405) (16,743) 30,383 76,218	
Total non-current deferred tax assets Less valuation allowance	29,162 (34,282)	63,652 (34,282)	
Net non-current deferred tax assets (liabilities)	(5,120)		
Total deferred tax assets (liabilities)	\$ (9,170) ======		

The Company recognized income tax deductions related to the issuance of common stock pursuant to the exercise of stock options for which no compensation expense was recorded for accounting purposes. The related income tax benefits of \$42.4 million, \$7.0 million and \$3.4 million for the years ended December 31, 1999, 1998 and 1997, respectively, were recorded as increases to additional paid-in capital.

At December 31, 1999 and 1998, the Company has net operating loss carryforwards ("NOL") for federal income tax purposes of \$87.0 million, which are available to offset future federal taxable income, if any, through 2012, substantially all of which are pre-acquisition losses which are subject to certain tax loss limitations. Accordingly, the Company has established a valuation allowance for those pre-acquisition losses. Amounts recognized, if any, of these tax benefits in future periods will be applied as a reduction of goodwill associated with the acquisition.

The Company has Federal income tax returns under examination by the Internal Revenue Service. The Company has received proposed adjustments related to certain examinations. Management believes that the resolution of the proposed adjustments will not have a material adverse effect on the Company's consolidated financial statements.

#### NOTE 7--COMMITMENTS AND CONTINGENCIES

The Company leases satellite transponders, computers, warehouse and office space, as well as broadcast and production facilities, equipment and services used in connection with its operations under various operating leases and contracts, many of which contain escalation clauses.

Future minimum payments under non-cancellable agreements are as follows:

YEARS ENDING DECEMBER 31,	(IN THOUSANDS)
2000	\$ 75,942
2001	60,480
2002	49,956
2003	29,105
2004	22,004
Thereafter	49,099
	\$286,586
	=======

Expenses charged to operations under these agreements were 66.4 million, 58.7 million and 37.7 million for the years ended December 31, 1999, 1998 and 1997, respectively.

HRN has non-cancelable commitments for hotel rooms totaling 4.6 million, which relate to the period January 1, 2000 to December 31, 2000.

The Company is required to provide funding, from time to time, for the operations of its investments in joint ventures accounted for under the equity method.

NOTE 8--INVENTORIES

	DECEMBER 31, 1999		DECEMBER 31, 1998			
	CURRENT NONCURRENT		CURRENT	NONCURRENT		
	(IN THOUSANDS)					
Film costs:	Ф 02 77F	ф 67 006	# 00 000	Ф 61 210		
Released, net of amortization In process and unreleased	\$ 93,775 45,906	\$ 67,986 4,366	\$ 98,082 138	\$ 61,310		
Programming costs, net of amortization	159,991	94,125	158,138	90,518		
Sales merchandise, net	170,234		165,212			
Other	938					
Total	\$470,844	\$166,477	\$421,570	\$151,828		
	======	=======	======	=======		

The Company estimates that approximately 90% of unamortized film costs at December 31, 1999 will be amortized within the next three years.

#### NOTE 9--STOCKHOLDERS' EQUITY

On January 20, 2000, the Board of Directors declared a two-for-one stock split of USAi's common stock and Class B common stock, payable in the form of a dividend to stockholders of record as of the close of business on February 10, 2000. The 100% stock dividend was paid on February 24, 2000. On

February 20, 1998, the Board of Directors declared a two-for-one stock split of USAi's common stock and Class B common stock, payable in the form of a dividend to stockholders of record as of the close of business on March 12, 1998. The 100% stock dividend was paid on March 26, 1998. All share data give effect to such stock splits, applied retroactively as if the splits occurred on January 1, 1997.

#### DESCRIPTION OF COMMON STOCK AND CLASS B--CONVERTIBLE COMMON STOCK

Holders of USAi Common Stock have the right to elect 25% of the entire Board of Directors, rounded upward to the nearest whole number of directors. As to the election of the remaining directors, the holders of USAi Class B Common Stock are entitled to 10 votes for each USAi Class B Common Stock share, and the holders of the USAi Common Stock are entitled to one vote per share. There are no cumulative voting rights.

The holders of both classes of the Company's common stock are entitled to receive ratably such dividends, if any, as may be declared by the Board of Directors out of funds legally available for the payment of dividends. Under the Company's existing credit facility, the Company is not permitted to pay any dividends. In the event of the liquidation, dissolution or winding up of the Company, the holders of both classes of common stock are entitled to share ratably in all assets of the Company remaining after provision for payment of liabilities. USAi Class B Common Stock is convertible at the option of the holder into USAi Common Stock on a share-for-share basis. Upon conversion, the USAi Class B Common Stock will be retired and not subject to reissue.

#### NOTE RECEIVABLE FROM KEY EXECUTIVE FOR COMMON STOCK ISSUANCE

In connection with Mr. Diller's employment in August 1995, the Company agreed to sell Mr. Diller 1,767,952 shares of USAi Common Stock ("Diller Shares") at \$5.6565 per share for cash and a non-recourse promissory note in the amount of \$5.0 million, secured by approximately 1,060,000 shares of USAi Common Stock. The promissory note is due on the earlier of (i) the termination of Mr. Diller's employment, or (ii) September 5, 2007.

#### STOCKHOLDERS' AGREEMENT

Mr. Diller, Chairman of the Board and Chief Executive Officer of the Company, through BDTV, INC., BDTV II, INC., BDTV III, INC., BDTV IV, INC., his own holdings and pursuant to the Stockholders Agreement with Universal, Liberty, the Company and Seagram (the "Stockholders Agreement"), has the right to vote approximately 13.5% (37,223,724 shares) of USAi's outstanding common stock, and 100% (63,033,452 shares) of USAi's outstanding Class B Common Stock. Each share of Class B Common Stock is entitled to ten votes per share with respect to matters on which Common and Class B stockholders vote as a single class. As a result, Mr. Diller controls 74.9% of the outstanding total voting power of the Company. Mr. Diller, subject to the Stockholders Agreement, is effectively able to control the outcome of nearly all matters submitted to a vote of the Company's stockholders. Liberty HSN holds substantially all of the economic interest in, and Mr. Diller holds all of the voting power in, the shares of USAi stock held by the BDTV entities listed above.

In connection with option plans, convertible debt securities pending acquisitions and other matters 466,663,750 shares of Common Stock were reserved.

#### NOTE 10--LITIGATION

In the ordinary course of business, the Company is engaged in various lawsuits, including certain class action lawsuits initiated in connection with the Home Shopping Merger and the Ticketmaster Transaction. In the opinion of management, the ultimate outcome of the various lawsuits should not have a material impact on the liquidity, results of operations or financial condition of the Company.

### NOTE 11--BENEFIT PLANS

The Company offers various plans pursuant to Section 401(k) of the Internal Revenue Code covering substantially all full-time employees who are not party to collective bargaining agreements. The Company's share of the matching employer contributions is set at the discretion of the Board of Directors or the applicable committee thereof.

#### NOTE 12--STOCK OPTION PLANS

The following describes the stock option plans. Share numbers, prices and earnings per share reflect the Company's two two-for-one stock splits which became effective for holders of record as of the close of business on March 12, 1998 and February 10, 2000, respectively.

The Company has outstanding options to employees or consultants of the Company under several plans (the "Plans") which provide for the grant of options to purchase the Company's common stock at not less than fair market value on the date of the grant. The options under the Plans vest ratably, generally over a range of three to five years from the date of grant and generally expire not more than 10 years from the date of grant. Four of the Plans have options available for future grants.

The Company also has outstanding options to outside directors under one plan (the "Directors Plan") which provides for the grant of options to purchase the Company's common stock at not less than fair market value on the date of the grant. The options under the Directors Plan vest ratably, generally over three years from the date of grant and expire not more than 10 years from the date of grant. A summary of changes in outstanding options under the stock option plans following the Company's two-for-one stock split, is as follows:

DE	CEM	BEF	₹ 3	1

						· 			
	1999		:	1998		1997			
	SHARES		PRICE RANGE	SHARES		RICE ANGE	SHARES		RICE ANGE
				(SHARES II	N THOU	SANDS)			
Outstanding at beginning of period Granted or issued in connection with	78,428	\$	1-37	65,872	\$	1-37	45,744	\$	1-37
mergers	10,007	\$	16-28	18,906	\$	6-15	23,160	\$	5-10
Exercised	(11, 155)	\$	1-13	(4,690)	\$	1-11	(1,936)	\$	1-8
Cancelled	(1,325)	\$	6-18	(1,660)	\$	3-37	(1,096)	\$	3-37
Outstanding at end of period	75,955 ======	\$	1-37	78,428 =====	\$	1-37	65,872 =====	\$	1-37
Options exercisable	47,987 ======	\$	1-37	39,806 =====	\$	1-37	21,680 =====	\$	1-37
Available for grant	27,225 ======			15,048 =====			24,384 =====		

The weighted average exercise prices during the year ended December 31, 1999, were \$23.77, \$6.05 and \$11.56 for options granted, options exercised and options cancelled, respectively. The weighted average fair value of options granted during the year was \$9.52.

The weighted average exercise prices during the year ended December 31, 1998, were \$12.09, \$5.46 and \$11.79 for options granted, exercised and cancelled, respectively. The weighted average fair value of options granted during the year was \$12.06.

The weighted average exercise prices during the year ended December 31, 1997, were \$9.38, \$3.70 and \$7.35 for options granted, exercised and cancelled, respectively. The weighted average fair value of options granted during the year was \$5.91.

	OPTIONS OUTSTANDING			OPTIONS EXERCISABLE		
RANGE OF EXERCISE PRICE	OUTSTANDING AT DECEMBER 31, 1999	WEIGHTED AVERAGE REMAINING CONTRACTUAL LIFE	WEIGHTED AVERAGE EXERCISE PRICE	EXERCISABLE AT DECEMBER 31, 1999	WEIGHTED AVERAGE EXERCISE PRICE	
	(IN THOUSANDS)			(IN THOUSANDS)		
\$0.01 to \$5.00. \$5.01 to \$10.00. \$10.01 to \$15.00. \$15.01 to \$20.00. \$20.01 to \$25.00. \$25.01 to \$37.00.	20,954 35,632 9,295 4,015 736 5,323	5.8 7.0 8.6 9.1 8.4 9.9	\$ 4.71 8.20 12.51 18.71 21.42 27.91	20,945 24,754 2,141 22 125	\$ 4.71 7.68 12.50 19.44 21.44	
	75,955 =====	7.2	9.83	47,987 =====	6.64	

In connection with Mr. Diller's employment in August 1995, the Company granted Mr. Diller an option (the "Diller Option") to acquire 7,583,388 shares of common stock and recorded unearned compensation of \$4.0 million. The unearned compensation resulted from the difference in the exercise price and fair market value of the common stock at the date of grant and is being amortized over the four year vesting period of the options. As of December 31, 1998, the compensation expense has been fully amortized.

Pro forma information regarding net income and earnings per share is required by SFAS 123. The information is determined as if the Company had accounted for its employee stock options granted subsequent to December 31, 1994 under the fair market value method. The fair value for these options was estimated at the date of grant using a Black-Scholes option pricing model with the following weighted-average assumptions for 1999, 1998 and 1997: risk-free interest rates of 5.0%, 5.0% and 5.5%, respectively; a dividend yield of zero; a volatility factor of .44, .56 and .71, respectively, based on the expected market price of USAI Common Stock based on historical trends; and a weighted-average expected life of the options of five years.

The Black-Scholes option valuation model was developed for use in estimating the fair market value of traded options which have no vesting restrictions and are fully transferable. In addition, option valuation models require the input of highly subjective assumptions including the expected stock price volatility. Because the Company's employee stock options have characteristics significantly different from those of traded options and because changes in the subjective input assumptions can materially affect the fair market value estimate, in management's opinion, the existing models do not necessarily provide a reliable single measure of the fair value of its employee stock options.

For purposes of pro forma disclosures, the estimated fair value of the options is amortized to expense over the options' vesting period. The Company's pro forma information follows:

	YEARS ENDED DECEMBER 31,			
	1999 1998		1997	
Pro forma net income (loss) (in thousands)	\$(68,858)	\$42,906	\$(4,871)	
Pro forma basic earnings (loss) per share	\$ (.02)	\$ .15	\$ (.02)	
Pro forma diluted earnings (loss) per share	\$ (.02)	\$ .07	\$ (.02)	

These pro forma amounts may not be representative of future disclosures since the estimated fair value of stock options is amortized to expense over the vesting period and additional options may be granted in future years.

NOTE 13--STATEMENTS OF CASH FLOWS

SUPPLEMENTAL DISCLOSURE OF NON-CASH TRANSACTIONS FOR THE YEAR ENDED DECEMBER 31, 1999:

On March 29, 1999, TMCS completed its acquisition of City Auction, Inc. ("City Auction"), a person-to-person online auction community, by issuing approximately 800,000 shares of TMCS Class B Common Stock for all the outstanding stock of City Auction, for a total value of \$27.2 million.

On May 28, 1999, in connection with the October Films/PFE Transaction, the Company issued 600,000 shares of Common Stock, with a value of approximately \$12.0\$ million.

On June 14, 1999, TMCS completed the acquisition of Match.com, Inc ("Match.com"), an Internet personals company. In connection with the acquisition, TMCS issued approximately 1.9 million shares of TMCS Class B Common Stock to the former owners of Match.com representing a total purchase price of approximately \$43.3 million.

On September 13, 1999, TMCS purchased all the outstanding limited liability company units ("Units") of Web Media Ventures, L.L.C., an Internet personals company distributing its services through a network of affiliated Internet sites. In connection with the acquisition, TMCS issued 1.2 million shares of TMCS Class B Common Stock in exchange for all of the Web Media Units. In addition, TMCS is obligated to issue additional contingent shares related to certain revenue targets. The total purchase price recorded at September 13, 1999, without considering the contingent shares, was \$36.6 million.

On September 18, 1999, TMCS acquired certain assets associated with the entertainment city guide portion of the Sidewalk.com web site ("Sidewalk") from Microsoft Corporation ("Microsoft"). The Company also entered into a four year distribution agreement with Microsoft pursuant to which the Company will become the exclusive provider of local city guide content on the Microsoft Network ("MSN") and the Company's internet personals Web sites will become the premier provider of personals content to MSN. In addition, the Company and Microsoft entered into additional cross-promotional arrangements. TMCS issued Microsoft 7.0 million shares of TMCS Class B Common Stock. The fair value of the consideration provided in exchange for the Sidewalk assets and distribution agreement amounted to \$338.0 million.

For the period May 28 to December 31, 1999, interest accrued on the \$200.0 million advance to Universal amounted to \$6.7 million.

In 1999, the Company acquired post-production and other equipment through capital leases totaling \$2.5 million.

In 1999, TMCS issued shares with a value of  $$10.5\ \text{million}$  in exchange for an equity investment.

In 1999, the Company leased an airplane which was accounted for as a capital lease in the amount of \$20.8 million. See Note 14.

SUPPLEMENTAL DISCLOSURE OF NON-CASH TRANSACTIONS FOR THE YEAR ENDED DECEMBER 31, 1998:

	(IN	THOUSANDS)
Acquisition of Networks and Studios USA Acquisition price		4,115,531 1,300,983)
Total non-cash consideration	\$ 2 ===	2,814,548 ======
Components of non-cash consideration:		
Deferred purchase price liabilityIssuance of Common Shares and Class B Shares	\$	300,000 277,898
Issuance of USANi LLC Shares		2,236,650
	\$ 2	2,814,548
Exchange of Minority Interest in USANi LLC for Deferred Purchase Price	===	======
Liability, including interest	\$	304,636

As of March 1, 1998 the 5 7/8% Convertible Subordinated Debentures were converted to 14,998,044 shares of Common Stock.

In connection with the Universal Transaction, the Company issued 2,356,644 shares of Class B Common Stock to Liberty, which represented the remaining contingently issuable shares in connection with the Home Shopping Merger.

During the year ended December 31, 1998, the Company acquired computer equipment through a capital lease totaling \$15.5 million.

In connection with the acquisition of the remaining interest in Ticketmaster, the Company issued 31,934,400 shares of Common Stock.

In connection with the sale of the SF Broadcasting television stations, as part of the total consideration, the Company received a note in the amount of \$25.0 million. This note was transferred to the minority interest shareholder of SF Broadcasting as part of the redemption of their interest.

In connection with the CitySearch Transaction, the Company exchanged an effective 35.2% interest in Ticketmaster Online for a 50.7% interest in CitySearch.

On December 30, 1998, the Company acquired from Universal an entity which owned 3,411,308 Class B LLC shares in exchange for issuing to Universal 670,000 shares of Class B Common Stock and 2,741,308 shares of Common Stock. The transaction resulted in the Class B LLC shares being converted into Class A LLC shares with a corresponding reduction in minority interest.

SUPPLEMENTAL DISCLOSURES OF NON-CASH TRANSACTIONS FOR THE YEARS ENDED DECEMBER 31, 1997:

During July 1997, the Company acquired a controlling interest in Ticketmaster by issuing Common Stock as discussed in Note 3.

In connection with the Ticketmaster Acquisition, the Company issued 8,010,364 shares of Class B Common Stock in accordance with Liberty's contingent right to receive such shares as part of the Home Shopping Merger in 1996.

SUPPLEMENTAL DISCLOSURE OF CASH FLOW INFORMATION:

	DECEMBER 31,			
	1999	1998	1997	
	(IN THOUSANDS)			
CASH PAID DURING THE PERIOD FOR:				
Interest	\$51,368	\$78,873	\$26,798	
Income tax payments	36,745	31,366	21,453	
Income tax refund	632	666	5,822	

YEARS ENDED

#### NOTE 14--RELATED PARTY TRANSACTIONS

As of December 31, 1999, the Company was involved in several agreements with related parties as follows:

The Company has a secured, non-recourse note receivable of \$5.0 million from its Chairman and Chief Executive Officer. See Note 9.

The Company entered into a lease agreement with an entity owned by the Chairman of the Board and Chief Executive Officer of the Company providing for the use of an aircraft for corporate purposes. The lease has a five-year term and is terminable by either party on thirty days' notice. In the years ended December 31, 1999, 1998 and 1997, the Company paid a total of \$2.1 million, \$2.0 million and \$2.7 million, respectively, related to the use of the aircraft.

Universal provides certain support services to the Company under a Transition Services agreement entered into in connection with the Universal Transaction. For these services, which include use of pre-production, production and post-production facilities, information technology services, physical distribution, contract administration, legal services and office space, Universal charged the Company \$12.5 million and \$15.0 million for the years ended December 31, 1999 and 1998, respectively, of which \$8.0 million and \$8.5 million was capitalized to production costs, respectively.

Universal and the Company entered into an International Television Distribution Agreement under which the Company pays to Universal a distribution fee of 10% on all programming owned or controlled by the Company distributed outside of the United States. For the years ended December 31, 1999 and 1998, the fee totaled \$9.0 million and \$1.3 million, respectively.

In addition, the Company and Universal entered into a Domestic Television Distribution Agreement under which the Company distributes in the United States certain of Universal's television programming. For the years ended December 31, 1999 and 1998, Universal paid the Company \$1.5 million in each year.

In the normal course of business, Home Shopping Network and Networks enter into agreements with the operators of cable television systems and operators of broadcast television stations for the carriage of Home Shopping, USA Network and Sci-Fi Channel programming. Home Shopping Network and Networks have entered into agreements with a number of cable operators that are affiliates of AT&T. The long-term contracts for Home Shopping Network provide for a minimum subscriber guarantee and incentive payments based on the number of subscribers. Cash paid by Home Shopping Network to AT&T and certain of its affiliates under these contracts for cable commissions and advertising was \$9.5 million, \$9.5 million, and \$9.6 million for the years ended 1999, 1998, and 1997, respectively. The

contracts for Networks provide for subscriber fee payments to Networks. For the years ended December 31, 1999 and 1998, AT&T paid \$70.4 and \$62.2 million respectively to Networks under these agreements.

Under the USANi LLC Operating Agreement, USANi LLC is obligated to make a distribution to each of the LLC members in an amount equal to each member's share of USANi LLC's taxable income at a specified tax rate. The first such payment was made on March 1, 1999 to Universal and Liberty covering the year ended December 31, 1998 in the amount of \$28.8 million. In March 2000, the Company made a mandatory tax distribution payment to Universal and Liberty in the amount of \$68.0 million.

Pursuant to the October Films/PFE Transaction, the company entered into a series of agreements on behalf of its filmed entertainment division ("Films") with entities owned by Universal, to provide distribution services, video fulfillment and other interim and transitional services. These agreements are described below.

Under a distribution agreement covering approximately fifty films owned by Universal, Films earns a distribution fee and remits the balance of revenues to a Universal entity. For the seven month period ending December 31, 1999, Films earned distribution fees of approximately \$4.5 million from the distribution of these films. Films is responsible for collecting the full amount of the sale and remitting the net amount after its fee to Universal, except for amounts applied against the Universal Advance (see Note 3).

In addition, Films acquired home video distribution rights to a number of "specialty video" properties. Universal holds a profit participation in certain of these titles. For the seven month period ending December 31, 1999, no amounts were earned by Universal under this agreement.

Films is party to a "Videogram Fulfillment Agreement" with a Universal entity pursuant to which such entity provides certain fulfillment services for the United States and Canadian home video markets. For the seven month period ending December 31, 1999, Films incurred fees to Universal of approximately \$2.5 million for such services.

Films has entered into other agreements with Universal pursuant to which Universal administers certain music publishing rights controlled by Films and has licensed to Universal certain foreign territorial distribution rights in specified films from which it received \$4.8 million in revenue during the seven months ending December 31, 1999.

The parties have entered into other miscellaneous agreements for transitional services including technical support, office space and services, communications services and accounting. Universal charged Films approximately \$.8 million for the seven months ending December 31, 1999.

In 1999, USAi and an entity owned by Mr. Diller acquired rights to a new aircraft. This entity assigned to USAi its rights under the purchase agreement. Thereafter, USAi assigned all of its rights under the purchase agreement to a third party that purchased the aircraft for approximately \$22 million and leases it to USAi. The lease has a seven-year term and provides USAi with an option to purchase the aircraft. Mr. Diller has the option to acquire the aircraft from USAi.

NOTE 15--QUARTERLY RESULTS (UNAUDITED)

	QUARTER ENDED DECEMBER 31,	QUARTER ENDED SEPTEMBER 30,	QUARTER ENDED JUNE 30,	QUARTER ENDED MARCH 31,			
	(IN TH	(IN THOUSANDS, EXCEPT PER SHARE DATA)					
YEAR ENDED DECEMBER 31, 1999							
Net revenues	\$936,137	\$793,248	\$777,429	\$728,947			
Operating profit	61,654	38,332	51,721	61,207			
Net earnings (loss)(a)	(17,778)	(7,680)	(9,716)	7,543			
Basic earnings per common share(b) (c)	(.05)	(.02)	(.03)	. 02			
Diluted earnings per common share(b) (c)	(.05)	(.02)	(.03)	.02			
YEAR ENDED DECEMBER 31, 1998							
Net revenues	\$767,118	\$640,514	\$703,393	\$523,111			
Operating profit	57,969	50,002	75,475	34,770			
Net earnings (loss)(d)	50,832	(4,849)	(3,040)	33,931			
Basic earnings (loss) per common share(b) (c)	.16	(.02)	(.01)	. 14			
Diluted earnings per common share(b) (c)	.11	(.02)	(.01)	.09			

- (a) In the first quarter of 1999, the Company recorded a pre-tax gain of \$11.5 million related to the reversal of equity losses which were previously recorded in 1998 as a result of the Universal Transaction. Furthermore, the Company recorded pre-tax gains on the sale of securities of \$47.3 million, \$3.0 million and \$39.5 million in the first, second and third quarters of 1999, respectively.
- (b) Per common share amounts for the quarters do not add to the annual amount because of differences in the average common shares outstanding during each period.
- (c) Earnings (loss) per common share data and shares outstanding retroactively reflect the impact of the two-for-one stock splits of USAi's common stock and Class B common stock paid on February 24, 2000 and March 26, 1998. All share numbers give effect to such stock splits.
- (d) In the first quarter of 1998, the Company recorded a pre-tax gain of \$74.9 million on the sale of a broadcast station. In the second quarter of 1998, the Company recorded a pre-tax gain of \$9.2 million on the sale of SF Broadcasting. In the fourth quarter of 1998, the Company recorded pre-tax gains totaling \$109.0 million related to the CitySearch Transaction.

#### NOTE 16--INDUSTRY SEGMENTS

For the year ended December 31, 1999, the Company operated principally in seven industry segments: Networks and television production, Electronic retailing, Ticketing operations, Hotel reservations, Internet services, Filmed entertainment and Broadcasting. The Networks and television production segment consists of the cable networks USA Network and Sci-Fi Channel and Studios USA, which produces and distributes television programming. The Electronic retailing segment consists of Home Shopping Network and America's Store, which are engaged in the sale of merchandise through electronic retailing. The Ticketing operations segment provides automated ticketing services primarily in the United States. The Hotel reservations segment was formed on May 10, 1999 in conjunction with the acquisition of Hotel Reservations Network, a leading consolidator of hotel rooms for resale in the consumer market in the United States. The Internet services segment represents the Company's on-line retailing networks business and local city guide business. The Filmed entertainment segment represents USA Films, which consists of domestic theatrical film distribution and production businesses which were acquired May 28, 1999, and Savoy. The Broadcasting segment includes the operations of broadcast television stations in twelve markets

that principally transmit Home Shopping Network programming. Through July 16, 1998, Other included the operations of SF Broadcasting, the owner of network-affiliated television stations.

	YEARS ENDED DECEMBER 31,				
	1999	1998	1997		
		)			
Pavanua					
Revenue Networks and television production Electronic retailing Ticketing operations Hotel reservations Internet services Filmed entertainment Broadcasting. Other	\$1,305,871 1,204,524 460,058 124,113 60,949 64,766 8,598 6,882	\$1,085,685 1,084,139 386,555  26,645 7,259 1,555 42,298	\$ 1,008,162 156,378  12,857 14,173  70,179		
	\$3,235,761	\$2,634,136	\$1,261,749		
Operating profit (loss) Networks and television production. Electronic retailing. Ticketing operations. Hotel reservations. Internet services. Filmed entertainment Broadcasting. Corporate and other.	\$ 319,500 122,174 15,144 5,654 (150,236) (845) (56,978) (41,393)	\$ 190,191 101,245 14,307  (33,023) 330 (31,294) (23,540)	\$ 109,120 12,240  (9,852) 3,024 (11,233) (8,780)		
	\$ 213,020 ======	\$ 218,216 ======	\$ 94,519 ======		
Assets Networks and television production. Electronic retailing. Ticketing operations. Hotel reservations. Internet services. Filmed entertainment Broadcasting. Corporate and other.	\$4,822,105 1,640,311 1,004,276 202,666 678,571 214,582 180,121 510,520	\$5,030,762 1,730,518 1,008,808  279,166 38,755 147,876 80,305  \$8,316,190	\$ 1,650,682 518,273  6,197 39,623 83,729 372,292  \$2,670,796		
Depreciation and amortization Networks and television production. Electronic retailing. Ticketing operations. Hotel reservations. Internet services. Filmed entertainment. Broadcasting. Corporate and other.	\$ 113,034 83,808 79,974 13,237 50,167 5,629 8,695 5,253	\$ 99,225 72,312 47,077  10,144 4,588 8,247 4,554  \$ 246,147	\$ 62,811 13,180 		

	YEARS ENDED DECEMBER 31,					
	1999		1998			1997
	(IN THOUSANDS)				)	
Capital expenditures						
Networks and television production	\$	6,771	\$	5,616	\$	
Electronic retailing		47,197		42,269		27,188
Ticketing operations		23,789		18,476		7,788
Hotel reservations		1,092		,		,
Internet services		24,946		3,825		
Filmed entertainment		448		,		
Broadcasting		30,021		15,574		8,262
Corporate and other		4,673		1,232		2,631
	\$	138,937	\$	86,992	\$	45,869
	==	=======	==:	======	==	=======

The Company operates principally within the United States.

#### NOTE 17--FINANCIAL INSTRUMENTS

The additional disclosure below of the estimated fair value of financial instruments was made in accordance with the requirements of Statements of Financial Accounting Standards No. 107. The estimated fair value amounts have been determined by the Company using available market information and appropriate valuation methodologies when available. The carrying value of all current assets and current liabilities approximates fair value due to their short-term nature.

	DECEMBER 31, 1999		DECEMBER	31, 1998	
	CARRYING AMOUNT	FAIR VALUE	CARRYING AMOUNT	FAIR VALUE	
	(IN THOUSANDS)				
Cash and cash equivalents	. ,	\$ 424,239 121,383	\$ 445,356 35,628	\$ 445,356 35,628	
Long-term obligations		(585,780)	(812, 221)	(812, 221)	

### NOTE 18--SAVOY SUMMARIZED FINANCIAL INFORMATION (UNAUDITED)

The Company has not prepared separate financial statements and other disclosures concerning Savoy because management has determined that such information is not material to holders of the Savoy Debentures, all of which have been assumed by the Company as a joint and several obligor. The information presented is reflected at Savoy's historical cost basis.

### SUMMARY CONSOLIDATED STATEMENTS OF OPERATIONS

	YEARS ENDED DECEMBER 31,			
	1999	1998	1997	
	(IN THOUSANDS)			
Net sales	\$7,890	\$34,383	\$67,107	
Operating expenses	3,431	31,465	65,200	
Operating income	4,459	2,918	1,907	
Net income (loss)	7,143	36,256	(5,972)	

#### SUMMARY CONSOLIDATED BALANCE SHEETS

	DECEMBER 31,		
		1998	
	(IN THOU	JSANDS)	
Current assets  Non-current assets  Current liabilities  Non-current liabilities	150,236 12,273	132,937 12,596	

DECEMBER 31

For the year ended December 31, 1998, net income includes an after-tax gain of \$36.3 million for the sale of the SF Broadcasting television stations. This gain has been eliminated in the consolidation of the Company's financial statements due to the fair value adjustments recorded in connection with the merger with Savoy. Amounts include the operations of SF Broadcasting through July 16, 1998, the date on which the Company sold the SF Broadcasting television stations. See Note 20.

#### NOTE 19--PROGRAM RIGHTS AND FILM COSTS

As of December 31, 1999, the liability for program rights, representing future payments to be made under program contract agreements amounted to \$482.7 million. Annual payments required are \$227.3 million in 2000, \$122.7 million in 2001, \$79.7 million in 2002, \$31.4 million in 2003, \$15.1 million in 2004 and \$6.5 million in 2005 and thereafter. Amounts representing interest are \$50.0 million and the present value of future payments is \$432.7 million.

As of December 31, 1999, the liability for film costs amounted to \$103.1 million. Annual payments are \$72.6 million in 2000 and \$30.5 million in 2001.

Unrecorded commitments for program rights consist of programs for which the license period has not yet begun or the program is not yet available to air. As of December 31, 1999, the unrecorded commitments amounted to \$814.2 million. Annual commitments are \$152.7 million in 2000, \$156.2 million in 2001, \$139.7 million in 2002, \$133.7 million in 2003, \$108.2 million in 2004 and \$123.7 million in 2005 and thereafter.

### NOTE 20--BROADCAST STATION TRANSACTIONS

On January 20, 1998, the Company completed the sale of its Baltimore television station for \$80.0 million resulting in a pre-tax gain of \$74.9 million during the first quarter of 1998.

On June 18, 1998, the Company purchased a television station serving the Atlanta, Georgia market for \$50 million. On June 18, 1998, the Company completed the acquisition of the remaining equity interest in an entity which owned three television stations and immediately sold the television station serving Portland, Oregon. The two remaining stations serve Orlando, Florida and Rapid City, South Dakota. The Company sold the station serving Rapid City on October 30. 1998.

On July 16, 1998, the Company sold the assets of SF Broadcasting, which owns and operates four television stations. The total consideration received by SF Broadcasting was \$307 million, of which the Company's share was approximately \$110 million, net of repayment of bank debt outstanding and redemption of minority interest. No after-tax gain or loss was realized on the disposition of the SF television stations.

#### NOTE 21--EARNINGS (LOSS) PER SHARE

The following table sets forth the computation of Basic and Diluted earnings per share. All share numbers have been adjusted to retroactively reflect the impact of the two-for-one stock splits of USAi's common stock and Class B common stock paid on February 24, 2000 and March 26, 1998. All share numbers give effect to such stock splits.

	YEARS ENDED DECEMBER 31,				
	1999	1998	1997		
	(IN THOUSAN	DS, EXCEPT PER	SHARE DATA)		
Numerator: Net earnings (loss) Elimination of minority interest	\$(27,631) 	\$ 76,874 50,841	\$13,061 		
Numerator for diluted earnings (loss) per share	\$(27,631) =======	\$127,715 ======	13,061 ======		
Denominator:					
Denominator for basic earnings per shareweighted average shares  Effect of dilutive securities:	327,816	286,146	209,560		
Stock options LLC shares exchangeable into Common Stock		31,014 276,864	14,928		
Diluted weighted average shares	327,816	594,024	224, 488		
Basic earnings (loss) per share	\$ (.08)	\$ .27	\$ .06		
Diluted earnings (loss) per share	\$ (.08) ======	\$ .21 ======	\$ .06 =====		

The effect of the convertible debentures is excluded from the computation of Diluted EPS through the date of conversion on March 1, 1998 as their effect is antidilutive.

#### NOTE 22-- NOTES OFFERING AND GUARANTOR AND NON-GUARANTOR FINANCIAL INFORMATION

On November 23, 1998, the Company and USANi LLC as co-issuers completed an offering of \$500.0 million 6 3/4% Senior Notes due 2005 (the "Old Notes"). In May 1999, the Old Notes were exchanged in full for \$500.0 million of new 6 3/4% Senior Notes due 2005 (the "Notes") that have terms that are substantially identical to the Old Notes. Interest is payable on the Notes on May 15 and November 15 of each year, commencing May 15, 1999. The Notes are jointly, severally, fully and unconditionally guaranteed by certain subsidiaries of the Company, including Holdco, a non-wholly owned, direct subsidiary of the Company, and all of the subsidiaries of USANi LLC (other than subsidiaries that are, individually and in the aggregate, inconsequential to USANi LLC on a consolidated basis) (collectively, the "Subsidiary Guarantors"). All of the Subsidiary Guarantors (other than Holdco) (the "Wholly Owned Subsidiary Guarantors") are wholly owned, directly or indirectly, by the Company or USANi LLC, as the case may be.

The following tables present condensed consolidating financial information for the years ended December 31, 1999, 1998 and 1997 for: (1) the Company on a stand-alone basis, (2) Holdco on a stand-alone basis, (3) USANi LLC on a stand-alone basis, (4) the combined Wholly Owned Subsidiary Guarantors (including Wholly Owned Subsidiary Guarantors that are wholly owned subsidiaries of USANi LLC), (5) the combined non-guarantor subsidiaries of the Company (including the non-guarantor subsidiaries of USANi LLC (collectively, the "Non-Guarantor Subsidiaries")), and (6) the Company on a consolidated basis.

Separate financial statements for each of the Wholly Owned Subsidiary Guarantors are not presented and such Wholly Owned Subsidiary Guarantors are not filing separate reports under the Securities Exchange Act of 1934 because the Company's management has determined that the information contained in such documents would not be material to investors.

As of and for the Year Ended December 31, 1999

	USAI	HOLDCO	USANI LLC	WHOLLY OWNED SUBSIDIARY GUARANTORS	NON-GUARANTOR SUBSIDIARIES	ELIMINATIONS	USAI CONSOLIDATED
Current assets  Property and equipment net Goodwill and other intangible	\$ 23,002 	\$	\$ 282,706 26,922	\$ 760,033 247,300	\$ 322,714 82,409	\$ 	\$ 1,388,455 356,631
assets, net	75,787 2,710,073 163,814	2,039,790 	5,527,428 828,890	5,119,382 19,717 351,137	1,636,318  83,363	(10,297,008) (750,625)	6,831,487  676,579
Total assets	\$2,972,676 =======	\$2,039,790 ======	\$6,665,946 =======	\$6,497,569 =======	\$2,124,804 =======	\$(11,047,633) ========	\$ 9,253,152 ========
Current liabilities Long-term debt, less current		\$	\$ 20,056	\$ 661,325	\$ 328,265	\$	\$ 1,031,753
portion	180,840  	697,247  	518,145 286,066 	9,194 293,709 531 5,532,810	47,640 279,352 525,099 944,448	(1,352,589) 3,966,436 (6,477,258)	574,979 384,625 4,492,066
Stockholders' equity	2,769,729	1,342,543	5,841,679			(7,184,222)	2,769,729
Total liabilities and shareholders' equity	\$2,972,676 =======	\$2,039,790 ======	\$6,665,946 =======	\$6,497,569 =======	\$2,124,804 =======	\$(11,047,633) ========	\$ 9,253,152 ========
Revenue Operating expenses Interest expense, net Gain on sale of securities	\$ (10,074) (10,713)	\$  	\$ (27,171) (11,837)	\$2,530,820 (2,186,222) (21,909) 89,721	\$ 704,941 (799,274) (3,489)	\$  	\$ 3,235,761 (3,022,741) (47,948) 89,721
Other income (expense), net Provision for income taxes Minority interest	(14,709) 7,865 	153,016	433,996  	49,694 (82,366) 91	20,939 (16,405) 56,650	(637,157)  (254,038)	5,779 (90,906) (197,297)
Net (loss) income	\$ (27,631) =======	\$ 153,016 ======	\$ 394,988	\$ 379,829 =======	\$ (36,638)	\$ (891,195) =======	\$ (27,631) =======
Cash flows from operations Cash flows used in investing	\$ (33,127)	\$	(31,200)		\$ (25,934)	\$	\$ 366,467
activities Cash flows from financing	(401,082)		(53,645)	4,680	6,638		(443,409)
activities Effect of exchange rate Cash at the beginning of the	434,209 		212,973 	(570,075) 	(21,159) (123)		55,948 (123)
period			151,160	102,308	191,888		445,356
Cash at the end of the period	\$	\$	279, 288 =======	\$ (6,359) =======	\$ 151,310 =======	\$ ========	\$ 424,239 =======

As of and for the Year Ended December 31, 1998

	USAI	HOLDCO	USANI LLC	WHOLLY OWNED SUBSIDIARY GUARANTORS	NON-GUARANTOR SUBSIDIARIES	ELIMINATIONS	USAI CONSOLIDATED
Current assets Property and equipment net Goodwill and other intangible	\$ 1,791 	\$ 	\$ 151,773 5,275	\$ 867,070 193,523	\$ 274,641 56,632	\$	\$ 1,295,275 255,430
assets, net	77,883 2,591,170 	1,895,144 	5,527,428 193,979	5,865,824  222,288	398,939  180,109	(10,013,742) (173,537)	6,342,646  422,839
Total assets	\$2,670,844	\$1,895,144	\$ 5,878,455	\$7,148,705 =======	\$ 910,321 ======	\$(10,187,279)	\$ 8,316,190
Current liabilities Long-term debt, less current	\$	\$	\$ 38,664	\$ 553,294	\$ 259,909	\$	\$ 851,867
portion Other liabilities Minority interest Interdivisional equity Stockholders' equity	99, 439   2,571, 405	574,972   1,320,172	721,896 2,490   5,115,405	10,411 352,994 233,380 5,998,626	43,376 28,715 114,121 464,200	(574,972) 3,286,096 (6,462,826) (6,435,577)	775,683 483,638 3,633,597  2,571,405
Total liabilities and shareholders' equity	\$2,670,844 =======	\$1,895,144 =======	\$ 5,878,455	\$7,148,705 =======	\$ 910,321 =======	\$(10,187,279) ========	\$ 8,316,190 ======
Revenue Operating expenses Interest expense, net Gain on disposition of	\$ (8,822) (7,121)		(13,258) (65,005)	\$2,176,554 (1,961,484) (17,788)	\$ 457,582 (432,356) (15,164)	  	\$ 2,634,136 (2,415,920) (105,078)
broadcast stations  Gain on sale of subsidiary stock				74,940 108,967	9,247		84,187 108,967
Other income (expense),	115,719	37,392	203,798	(18,824)	1,116	(361,679)	(22,478)
Provision for income taxes Minority interest	(22,902)			(94,534)	(10,209) 10,798	(90,093)	(127,645) (79,295)
Net (loss) income		\$ 37,392	\$ 125,535 ========	\$ 267,831	\$ 21,014 ======	\$ (451,772) =======	\$ 76,874 =======
Cash flows from operations	\$ (30,787)	\$	\$ (227,064)	\$ 516,074	\$ (31,467)	\$	\$ 226,756
Cash flows used in investing activities	(47,382)		(1,026,000)	(412,555)	292,348		(1,193,589)
activities Effect of exchange rate Cash at the beginning of the	78,127 		1,405,725 	(16,807) 	(169,391) (1,501)		1,297,654 (1,501)
period	42			14,093	101,901		116,036
Cash at the end of the period	\$ =======	\$ =======	\$ 152,661 ======	\$ 100,805	\$ 191,890 ======	\$	\$ 445,356 ======

For the Year Ended December 31, 1997

	USAI	HOLDCO	USANI LLC	WHOLLY OWNED SUBSIDIARY GUARANTORS	NON-GUARANTOR SUBSIDIARIES	ELIMINATIONS	USAI CONSOLIDATED
Revenue Operating expenses Interest expense, net Other income (expense), net Provision for income taxes Minority interest	\$ (8,338) (129) 62,579 (41,051)	\$  13,809 	\$  16,255  	\$1,032,513 (948,385) (11,260) (11,825)  (2,994)	\$ 229,236 (210,507) (14,877) 439  605	\$  (93,009)  	\$ 1,261,749 (1,167,230) (26,266) (11,752) (41,051) (2,389)
Net (loss) income	\$ 13,061 ======	\$13,809 =====	16,255	\$ 58,049	\$ 4,896 ======	\$(93,009) =====	\$ 13,061 ======
Cash flows from operations  Cash flows used in investing	\$ (8,338)			\$ 31,058	\$ 24,953		\$ 47,673
activities	(30,064)			(52,000)	(229)		(82,293)
activities  Cash at the beginning of the	38,444			15,461	54, 145		108,050
period				19,574	23,032		42,606
Cash at the end of the period	\$ 42	\$	\$ 	\$ 14,093	\$ 101,901 	\$	\$ 116,036 

NOTE 23--SUBSEQUENT EVENTS (UNAUDITED)

HOTEL RESERVATIONS NETWORK INITIAL PUBLIC OFFERING AND OTHER TRANSACTIONS

On March 1, 2000, HRN completed an initial public offering for 6.2 million shares of its class A common stock. At the completion of the offering, USAi owned approximately 70.6% of the outstanding shares of HRN. USAi was required to issue the sellers the number of shares of HRN class A common stock equal to 10% of the aggregate value of the equity of HRN immediately prior to a transaction, as defined, including an initial public offering or sale or merger of HRN. This resulted in additional goodwill of \$78.4 million that will be amortized over the remaining ten-year life assigned to the goodwill. Furthermore, pursuant to an amendment of the asset purchase agreement with the sellers of HRN's predecessor business entered into contemplation of the initial public offering, HRN agreed to issue HRN class A common stock to the sellers in exchange for releasing the obligation to make additional performance-based payments covering the twelve month periods ending March 31, 2001 and 2002. The number of shares issued was determined by dividing \$81.6 million by the initial public offering price per share (5.1 million shares). This resulted in additional goodwill of \$81.6 million that will be amortized over the remaining ten-year life assigned to the goodwill.

In January 2000, HRN entered into an exclusive affiliate distribution and marketing agreement with Travelocity and issued to Travelocity a performance warrant at the completion of the public offering. The performance warrants are subject to vesting based on achieving certain performance targets. If the performance warrants become fully vested and exercisable it will entitle the holder to acquire 2,447,955 shares of HRN class A common stock at the initial public offering price. The Company also entered into other exclusive affiliate distribution and marketing agreements and issued 1,428,365 warrants to purchase HRN class A common stock at the initial public offering price at the completion of the public offering.

All stock warrants will be accounted for in accordance with EITF 96-18. In relation to warrants to purchase 1,428,365 shares of class A common stock, the Company recorded an asset of approximately \$15.0 million based on the fair market value of the warrants at the initial public offering price of \$16.00 per share. The asset will be amortized ratably over the terms of the exclusive affiliation agreements, which range from two to five years. The amount of estimated non-cash deferred distribution and marketing expense will be \$4.6 million, \$4.0 million, \$3.4 million, \$1.5 million and \$1.5 million in each of the next five years, respectively.

The performance warrants, which will be subject to vesting based on the achievement of defined performance targets will be valued at the time the award is probable of being earned. The portion of the value related to the completed term of the related affiliation agreement will be expensed, and the remaining non-cash deferred distribution and marketing expense will be amortized over the remaining term of the affiliation agreement. The value of such related warrants may be subject to adjustment until such time that the warrant is nonforfeitable, fully vested and exercisable.

### ACQUISITION OF PRECISION RESPONSE CORPORATION

On January 12, 2000, the Company announced that it reached a definitive agreement to acquire Precision Response Corp. ("PRC") in a stock-for-stock transaction, whereby each share of PRC will be exchanged for 1.08 USAi shares (approximately 23 million shares). The transaction is expected to close in the second quarter of 2000.

### MERGER OF INTERNET SHOPPING NETWORK AND STYLECLICK.COM

On January 25, 2000, USAi and Styleclick.com Inc., a leading enabler of e-commerce for manufacturers and retailers, announced an agreement to form a new company by merging USA's Internet Shopping Network ("ISN") and Styleclick.com. The new company, which will be named Styleclick, Inc., will own and

operate the combined properties of Styleclick.com Inc. and ISN. Under the terms of the agreement, USAi will also invest \$40 million in cash, contribute \$10 million in dedicated media, and will receive warrants to purchase additional shares of the new company. Upon both the closing of the transaction and on a fully diluted basis, USAi will own approximately 75% of the new company and Styleclick.com stockholders will own approximately 25%. In the interim, USAi has agreed to extend a \$10 million bridge loan to Styleclick.com. The transaction is expected to close in the second quarter of 2000.

ITEM 9. CHANGES IN AND DISAGREEMENTS WITH ACCOUNTANTS ON ACCOUNTING AND FINANCIAL DISCLOSURES

Not applicable.

#### PART III

The information required by Part III (Items 10, 11, 12 and 13) has been incorporated herein by reference to USAi's definitive Proxy Statement to be used in connection with the 2000 Annual Meeting of Stockholders (the "2000 Proxy Statement") as set forth below, in accordance with General Instruction G(3) of Form 10-K.

#### ITEM 10. DIRECTORS AND EXECUTIVE OFFICERS OF THE REGISTRANT

Information relating to directors and executive officers of USAi is set forth in the section entitled "Item 1--Election of Directors and Management Information" in the 2000 Proxy Statement and is incorporated herein by reference.

#### ITEM 11. EXECUTIVE COMPENSATION

Information regarding compensation of officers and directors of USAi is set forth in the section entitled "Executive Compensation" in the 2000 Proxy Statement and is incorporated herein by reference.

#### ITEM 12. SECURITY OWNERSHIP OF CERTAIN BENEFICIAL OWNERS AND MANAGEMENT

Information regarding ownership of USAi's common stock and Class B common stock is set forth in the section entitled "Security Ownership of Certain Beneficial Owners and Management" in the 2000 Proxy Statement and is incorporated herein by reference.

### ITEM 13. CERTAIN RELATIONSHIPS AND RELATED PARTY TRANSACTIONS

Information regarding certain relationships and related transactions with USAi is set forth in the section entitled "Certain Relationships and Related Party Transactions" in the 2000 Proxy Statement and is incorporated herein by reference.

- (a) List of Documents filed as part of this Report
- (1)--Consolidated Financial Statements

Report of Independent Auditors--Ernst & Young LLP.

Consolidated Statement of Operations for the Years Ended December 31, 1999, 1998 and 1997.

Consolidated Balance Sheets as of December 31, 1999 and 1998.

Consolidated Statement of Stockholders' Equity for the Years Ended December 31, 1999, 1998 and 1997.

Consolidated Statements of Cash Flows for Years Ended December 31, 1999, 1998 and 1997.

Notes to Consolidated Financial Statements.

(2)--Consolidated Financial Statement Schedules

SCHEDULE NUMBER		PAGE NUMBER
II	Valuation and Qualifying Accounts	101
	(3)Home Shopping Network, Inc. and Subsidiaries Financial Statements	
	Report of Independent Auditors  Consolidated Statements of Operations for the Years Ended	102
	December 31, 1999, 1998 and 1997 Consolidated Balance Sheets as of December 31, 1999 and	103
	1998  Consolidated Statements of Stockholders' Equity for the	104
	Years Ended December 31, 1999, 1998 and 1997 Consolidated Statements of Cash Flows for the Years Ended	106
	December 31, 1999, 1998 and 1997	107
	Notes to Consolidated Financial Statements	108
	(4)USANi LLC and Subsidiaries (Including Predecessor Company) Financial Statements	
	Report of Independent Auditors  Consolidated Statements of Operations for the Years Ended	111
	December 31, 1999, 1998 and 1997  Consolidated Balance Sheets as of December 31, 1999 and	112
	1998	113
	Ended December 31, 1999, 1998 and 1997	115
	December 31, 1999, 1998 and 1997	116 117

All other financial statements and schedules not listed have been omitted since the required information is included in the Consolidated Financial Statements or the notes thereto, or is not applicable or required.

(5)--Exhibits (numbered in accordance with Item 601 of Regulation S-K)  $\,$ 

EXHIBIT NUMBER	DESCRIPTION
2.1	Agreement and Plan of Exchange and Merger, dated as of August 25, 1996, by and among Silver King Communications, Inc., HouseAcquisition Corp., Home Shopping Network, Inc. and Liberty HSN,Inc., filed as Appendix B to USAi's Definitive Proxy Statement, dated November 20, 1996, is incorporated herein by reference.
2.2	Agreement and Plan of Merger by and among Silver King Communications, Inc., Thames Acquisition Corporation and Savoy Pictures Entertainment, Inc., as amended and restated as of August 13, 1996, filed as Appendix A to USAi's Definitive Proxy Statement, dated November 20, 1996, is incorporated herein by reference.
2.3	Investment Agreement, dated as of October 19, 1997, among Universal Studios, Inc., HSN, Inc., Home Shopping Network, Inc. and Liberty Media Corporation, as amended and restated as of December 18, 1997, filed as Appendix A to USAi's Definitive Proxy Statement, dated January 12, 1998, is incorporated herein by reference.
2.4	Amended and Restated Agreement and Plan of Reorganization, dated as of August 12, 1998, among CitySearch, Inc., Tiberius, Inc., USA Networks, Inc., Ticketmaster Group, Inc., Ticketmaster Corporation and Ticketmaster Multimedia Holdings, Inc., filed as Exhibit 10 to USAi's Form 10-Q, for the quarter ended September 30, 1998, is incorporated herein by reference.
2.5	Agreement and Plan of Merger, dated as of March 20, 1998, by and among USAi, Brick Acquisition Corp. and Ticketmaster Group, Inc., filed as Exhibit 10.61 to USAi's Annual Report on Form 10-K for the fiscal year ended December 31, 1997, is incorporated herein by reference.
2.6	Contribution Agreement, dated as of February 8, 1999, by and among USAi, USANi LLC and USA Interactive Inc., filed as Exhibit 2.2 to USAi's Form 8-K filed on February 26, 1999, is incorporated herein by reference.
2.7	Agreement and Plan of Merger, dated as of January 12, 2000, by and among Precision Response Corporation, USAi and P Acquisition Corp., filed as Exhibit 1 to USAi's Schedule 13D filed on January 19, 2000 is incorporated herein by reference.
3.1	Restated Certificate of Incorporation of USAi filed as Exhibit 3.1 to USAi's Form 8-K, dated February 23, 1998, is incorporated herein by reference.
3.2	Amended and Restated By-Laws of USAi filed as Exhibit 3.1 to USAi's Form 8-K, dated January 9, 1998, is incorporated herein by reference.
4.1	Indenture, dated as of November 23, 1998, among USAi, USANi LLC, the Guarantors party thereto, and The Chase Manhattan Bank, as Trustee, filed as Exhibit 4.1 to USAi's Registration Statement on Form S-4, dated January 27, 1999 (the "S-4") is incorporated herein by reference.
4.2	Form of 6 $3/4\%$ Senior Notes due 2005 (included as Exhibit B to Exhibit 4.1 to USAi's S-4).
4.3	Exchange and Registration Rights Agreement, dated as of November 23, 1998, among USAi, USANi LLC, the Guarantors party thereto, and Chase Securities Inc., Bear, Stearns & Co. Inc., BNY Capital Markets, Inc. and NationsBanc Montgomery Securities LLC, filed as Exhibit 4.3 to the S-4 is incorporated herein by reference.

EXHIBIT NUMBER	DESCRIPTION
4.4	Indenture, dated as of June 25, 1993, for the Savoy 7% Convertible Subordinated Debentures due July 1, 2003, filed as Exhibit 4(d) to Savoy's S-1 Registration Statement No. 33-63192, is incorporated herein by reference.
4.5	First Supplemental Indenture, dated as of October 24, 1993, for the Savoy 7% Convertible Debentures due July 1, 2003, filed as Exhibit 4(e) to Savoy's S-1 Registration Statement No. 33-70160, is incorporated herein by reference.
4.6	Second Supplemental Indenture, dated as of December 17, 1993, for the Savoy 7% Convertible Debentures due July 1, 2003, filed as Exhibit 4(e) to Savoy's Annual Report on Form 10-K for the fiscal year ended December 31, 1993, is incorporated herein by reference.
4.7	Third Supplemental Indenture, dated as of December 19, 1996, for the Savoy 7% Convertible Debentures due July 1, 2003 filed as Exhibit 4.1 to Savoy's Form 8-K, dated December 19, 1996, is incorporated herein by reference.
10.1	Form of Affiliation Agreements between USAi and Home Shopping, filed as Exhibit 10.2 to USAi's Registration Statement on Form 10, as amended, is incorporated herein by reference.
10.2*	Form of 1992 Stock Option and Restricted Stock Plan between USAi and Home Shopping, filed as Exhibit 10.6 to USAi's Registration Statement on Form 8, as amended, is incorporated herein by reference.
10.3*	Form of Retirement Savings and Employment Stock Ownership Plan, filed as Exhibit 10.8 to USAi's Registration Statement on Form 8, as amended, is incorporated herein by reference.
10.4	Form of Indemnification Agreement, filed as Exhibit 10.10 to USAi's Registration Statement on Form 10, as amended, is incorporated herein by reference.
10.5	Form of Loan Agreement, as amended, by and between Silver King Capital Corporation, Inc. and Roberts Broadcasting Company of Denver, filed as Exhibit 10.17 to USAi's Annual Report on Form 10-K, for the fiscal year ended August 31, 1994, is incorporated herein by reference.
10.6	Form of Shareholder Agreement by and among Silver King Capital Corporation, Inc., Roberts Broadcasting Company of Denver, Michael V. Roberts and Steven C. Roberts, filed as Exhibit 10.18 to USAi's Annual Report on Form 10-K, for the fiscal year ended August 31, 1994, is incorporated herein by reference.
10.7	Limited Liability Company Agreement, Funding Agreement and Form of First Amendment to LLC, Registration Rights Agreement and associated documents between USAi, the Class A Shareholders of Blackstar Communications, Inc. and Fox Television Stations, Inc., dated as of June 27, 1995 and August 18, 1995, filed as Exhibit 10.23 to USAi's Annual Report on Form 10-K, for the fiscal year ended August 31, 1995, are incorporated herein by reference.
10.8*	1986 Stock Option Plan for Employees, dated as of August 1, 1986, filed as Exhibit 10.33 to Home Shopping's Form S-1 Registration Statement No. 33-8560, is incorporated herein by reference.
10.9*	First, Second, Third and Fourth Amendments to the 1986 Stock Option Plan for Employees, filed as Exhibit 10.31 to Home Shopping's Annual Report on Form 10-K, for the fiscal year ended December 31, 1993, are incorporated herein by reference.

	EXHIBIT NUMBER	DESCRIPTION
10.10*		Form of 1990 Executive Stock Award Program, dated as of October 17, 1990, as amended, filed as Exhibit 10.23 to Home Shopping's Annual Report on Form 10-K, for the fiscal year ended August 31, 1991, is incorporated herein by reference.
10.11		Stock Purchase Agreement by and between Home Shopping and The National Registry Inc., dated as of April 28, 1992, filed as Exhibit 10.29 to Home Shopping's Annual Report on Form 10-K, for the fiscal year ended August 31, 1992, is incorporated herein by reference.
10.12*		Home Shopping Network, Inc. Employee Stock Purchase Plan and Part-Time Employee Stock Purchase Plan, filed as Exhibit 10.30 to Home Shopping's Annual Report on Form 10-K for the fiscal year ended December 31, 1994, is incorporated herein by reference.
10.13*		Home Shopping Network, Inc. Employee Equity Participation Plan and Agreement and Declaration of Trust, filed as Exhibit 10.31 to Home Shopping's Annual Report on Form 10-K, for the fiscal year ended December 31, 1994, is incorporated herein by reference.
10.14*		Home Shopping Network, Inc. 1996 Stock Option Plan for Employees, filed as Exhibit A to the Home Shopping Definitive Proxy Statement, dated March 28, 1996, is incorporated herein by reference.
10.15*		Home Shopping Network, Inc. 1996 Stock Option Plan for Outside Directors, filed as Exhibit B to the Home Shopping Definitive Proxy Statement, dated March 28, 1996, is incorporated herein by reference.
10.16		Binding Term Sheet for the Stockholders Agreement, dated as of August 24, 1995, between Barry Diller and Liberty Media Corporation and the First Amendment thereto, dated August 25, 1996, filed as Appendix I to USAi's Definitive Proxy Statement, dated November 20, 1996, are incorporated herein by reference.
10.17		Exchange Agreement, dated as of December 20, 1996, by and between the Registrant and Liberty HSN, Inc. filed as Exhibit 10.25 to USAi's Annual Report on Form 10-K, for the fiscal year ended December 31, 1996, is incorporated herein by reference.
10.18*		Equity and Bonus Compensation Agreement, dated as of August 24, 1995, between Barry Diller and the Registrant filed as Exhibit 10.26 to USAi's Annual Report on Form 10-K, for the fiscal year ended December 31, 1996, is incorporated herein by reference.
10.19*		Silver King Communications, Inc. 1995 Stock Incentive Plan filed as Appendix G to USAi's Definitive Proxy Statement, dated November 20, 1996, is incorporated herein by reference.
10.20*		Silver King Communications, Inc. Directors' Stock Option Plan filed as Appendix H to USAi's Definitive Proxy Statement, dated November 20, 1996, is incorporated herein by reference.
10.21		Letter Agreement, dated April 3, 1996, between Home Shopping Network, Inc. and Gen. H. Norman Schwarzkopf filed as Exhibit 10.34 to USAi's Annual Report on Form 10-K, for the fiscal year ended December 31, 1996, is incorporated herein by reference.

	EXHIBIT NUMBER	DESCRIPTION 
10.22		Shareholders Agreement, dated December 12, 1996, relating to Jupiter Shop Channel Co. Ltd. among Jupiter Programming Co. Ltd., Home Shopping Network, Inc. and Jupiter Shop Channel Co. Ltd. filed as Exhibit 10.35 to USAi's Annual Report on Form 10-K, for the fiscal year ended December 31, 1996, is incorporated herein by reference.
10.23		Services and Trademark License Agreement, dated as of December 12, 1996, between Home Shopping Network, Inc. and Jupiter Shop Channel Co. Ltd., filed as Exhibit 10.36 to USAi's Annual Report on Form 10-K for the fiscal year ended December 31, 1996, is incorporated herein by reference.
10.24		Purchase and Sale Agreement among Home Shopping Network GmbH, Home Shopping Network, Inc., Quelle Schickedanz AG & Co., Mr. Thomas Kirch and Dr. Georg Kofler, dated as of January 16, 1997, filed as Exhibit 10.37 to USAi's Annual Report on Form 10-K for the fiscal year ended December 31, 1996, is incorporated herein by reference.
10.25		Joint Venture Agreement between Quelle Schickedanz AG & Co., Home Shopping Network, Inc., Home Shopping Network GmbH, Mr. Thomas Kirch and Dr. Georg Kofler, filed as Exhibit 5.3 to the Purchase and Sale Agreement, filed as Exhibit 10.38 to USAi's Annual Report on Form 10-K for the fiscal year ended December 31, 1996, is incorporated herein by reference.
10.26		License Agreement, dated as of January 1, 1996, between Ronald A. Katz Technology Licensing, L.P. and Home Shopping Network, Inc., filed as Exhibit 10.39 to USAi's Annual Report on Form 10-K for the fiscal year ended December 31, 1996, is incorporated herein by reference.
10.27		Shareholder Agreement, dated as of April 26, 1996, by and among Channel 66 of Vallejo, California, Inc., Whitehead Media of California, Inc. and Silver King Capital Corporation, Inc., filed as Exhibit 10.40 to USAi's Annual Report on Form 10-K for the fiscal year ended December 31, 1996, is incorporated herein by reference.
10.28		Loan Agreement, dated as of April 26, 1996, by and between SKC Investments, Inc. and Channel 66 of Vallejo, California, Inc., filed as Exhibit 10.41 to USAi's Annual Report on Form 10-K for the fiscal year ended December 31, 1996, is incorporated herein by reference.
10.29		Joint Venture and License Agreement, dated as of June 12, 1992, between Savoy Pictures Entertainment, Inc. and Home Box Office, Inc. (confidential treatment for portions thereof granted), filed as Exhibit 10(a) to Savoy's S-1 Registration Statement No. 33-57956, is incorporated herein by reference.
10.30		License Agreement, dated as of June 12, 1992, among Savoy Pictures Entertainment, Inc. and Home Box Office, Inc. (confidential treatment of portions thereof granted), filed as Exhibit 10(b) to Savoy's S-1 Registration Statement No. 33-57956, is incorporated herein by reference.
10.31		Warrant Agreement, dated as of March 2, 1992, between Savoy Pictures Entertainment, Inc. and Allen & Company Incorporated, filed as Exhibit 10(f) to Savoy's S-1 Registration Statement No. 33-57956, is incorporated herein by reference.
10.32		Warrant Agreement, dated as of March 2, 1992, between Savoy Pictures Entertainment, Inc. and GKH Partners, L.P., filed as Exhibit 10(g) to Savoy's S-1 Registration Statement No. 33-57956, is incorporated herein by reference.

EXHIBIT NUMBER	DESCRIPTION	NUMBER
10.33	Warrant Agreement, dated as of April 20, 1994, between Savoy and GKH Partners, L.P., filed as Exhibit 10.2 to Savoy's Form 10-Q for the quarter ended March 31, 1994, is incorporated herein by reference.	
10.34*	Amended and Restated Stock Option Plan (including form of Stock Options Agreement) filed as Exhibit 4.1 to Savoy's Registration Statement No. 33-70740, is incorporated herein by reference.	
10.35*	Savoy 1995 Stock Option Plan filed as Exhibit 10(+) to Savoy's Annual Report on Form 10-K for the fiscal year ended December 31, 1995, is incorporated herein by reference.	
10.36	\$1,600,000,000 Credit Agreement, dated February 12, 1998, among USAi, USANi LLC, as Borrower, Various Lenders, The Chase Manhattan Bank as Administrative Agent, Syndication Agent and Collateral Agent, and Bank of America National Trust & Savings Association and The Bank of New York as Co-Documentation Agents, filed as Exhibit 10.50 to USAi's Annual Report on Form 10-K for the fiscal year ended December 31, 1997 is incorporated herein by reference.	
10.37	First Amendment and Consent, dated as of June 24, 1998, to the Credit Agreement, dated February 12, 1998, among USAi, USANI LLC, as Borrower, Various Lenders, The Chase Manhattan Bank, as Administrative Agent, Syndication Agent and Collateral Agent, and Bank of America National Trust & Savings Association and The Bank of New York, as Co-Documentation Agents, filed as Exhibit 10.39 to the S-4, is incorporated herein by reference.	
10.38	Second Amendment, dated as of October 9, 1998, to the Credit Agreement, dated February 12, 1998, among USAi, USANi LLC, as Borrower, Various Lenders, The Chase Manhattan Bank, as Administrative Agent, Syndication Agent and Collateral Agent, and Bank of America National Trust & Savings Association and The Bank of New York, as Co-Documentation Agents, filed as Exhibit 10.40 to the S-4, is incorporated herein by reference.	
10.39**	Third Amendment, dated as of April 29, 1999, to the Credit Agreement, dated February 12, 1998, among USAi, USANi LLC, as Borrower, Various Lenders, The Chase Manhattan Bank, as Administrative Agent, Syndication Agent and Collateral Agent, and Bank of America National Trust & Savings Association and The Bank of New York, as Co-Documentation Agents.	
10.40**	Fourth Amendment, dated as of January 31, 2000, to the Credit Agreement, dated February 12, 1998, among USAi, USANI LLC, as Borrower, Various Lenders, The Chase Manhattan Bank, as Administrative Agent, Syndication Agent and Collateral Agent, and Bank of America National Trust & Savings Association and The Bank of New York, as Co-Documentation Agents.	
10.41	Form of Governance Agreement among HSN, Inc., Universal Studios, Inc., Liberty Media Corporation and Barry Diller, dated as of October 19, 1997, filed as Appendix B to USAi's Definitive Proxy Statement, dated January 12, 1998, is incorporated herein by reference.	
10.42	Form of Stockholders Agreement among Universal Studios, Inc., Liberty Media Corporation, Barry Diller, HSN, Inc. and The Seagram Company Ltd. dated as of October 19, 1997, filed as Appendix C to USAi's Definitive Proxy Statement, dated January 12, 1998, is incorporated herein by reference.	

EXHIBIT NUMBER	DESCRIPTION
10.43	Form of Spinoff Agreement between Liberty Media Corporation and Universal Studios, Inc. dated as of October 19, 1997, filed as Appendix D to USAi's Definitive Proxy Statement, dated January 12, 1998, is incorporated herein by reference.
10.44*	HSN, Inc. 1997 Stock and Annual Incentive Plan filed as Exhibit F to USAi's Definitive Proxy Statement, dated January 12, 1998, is incorporated herein by reference.
10.45*	Employment Agreement between Thomas J. Kuhn and HSN, Inc. dated February 9, 1998 filed as Exhibit 10.56 to USAi's Annual Report on Form 10-K, for the fiscal year ended December 31, 1997 is incorporated herein by reference.
10.46*	Employment Agreement between Michael P. Durney and USAi, dated March 30, 1998, filed as Exhibit 10.9 to USAi's 10-Q for the quarter ended March 31, 1998, is incorporated herein by reference.
10.47*/**	Employment Agreement between Michael Sileck and USAi, dated October 12, 1999.
10.48*/**	Employment Agreement between Barry Baker and USAi, dated Fabruary 19, 1999.
10.49*	HSN, Inc. Retirement Savings Plan ("Savings Plan"), filed as Exhibit 10.58 to USAi's Form 10-K for the fiscal year ended December 31, 1997 is incorporated herein by reference.
10.50*	Amendment to the Savings Plan, filed as Exhibit 10.49 to the S-4, is incorporated herein by reference.
10.51	Exchange Agreement, dated as of October 19, 1997, by and among HSN, Inc. (renamed USA Networks, Inc.), Universal Studios, Inc. (and certain of its subsidiaries) and Liberty Media Corporation (and certain of its subsidiaries) filed as Exhibit 10.60 to USAi's Annual Report on Form 10-K, for the fiscal year ended December 31, 1997, is incorporated herein by reference.
10.52	License and Services Agreement, dated as of August 12, 1998, by and between Ticketmaster Corporation, Ticketmaster Multimedia Holdings, Inc., and USAi(confidential treatment for portions thereof granted), filed as Exhibit 10.29 to Ticketmaster Online-CitySearch, Inc.'s Form S-1 Registration Statement No. 333-64855, is incorporated herein by reference.
21.1**	Subsidiaries of USAi
23.1**	Consent of Ernst & Young LLP
27.1**	Financial Data Schedule for the year ended December 31, 1999 (for SEC use only)
27.2**	Financial Data Schedule for the year ended December 31, 1998 (for SEC use only)
27.3**	Financial Data Schedule for the year ended December 31, 1997 (for SEC use only)

None

 $<sup>^{\</sup>star}$  Reflects management contracts and compensatory plans.

<sup>\*\*</sup> Filed herewith.

<sup>(</sup>b) Reports on Form 8-K filed during the quarter ended December 31, 1999:

### SIGNATURES

Pursuant to the requirements of Section 13 or 15(d) 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.

March [1], 2000

USA NETWORKS, INC.

By: /s/ BARRY DILLER Barry Diller CHAIRMAN AND CHIEF EXECUTIVE OFFICER

Pursuant to the requirements of the Securities and Exchange Act of 1934, this report has been signed below by the following persons on behalf of the Registrant and in the capacities indicated on March [1], 2000.

SIGNATURE	TITLE		
/s/ BARRY DILLER Barry Diller	Chairman of the Board, Chief Executive Officer and Director		
/s/ BARRY BAKER Barry Baker	Director and Chief Operating Officer		
/s/ MICHAEL P. DURNEY  Michael P. Durney	Vice President and Controller (Chief Accounting Officer)		
/s/ VICTOR A. KAUFMAN  Victor A. Kaufman	Director and Vice Chairman		
/s/ MICHAEL SILECK Michael Sileck	Senior Vice President and Chief Financial Officer (Principal Financial Officer)		
/s/ PAUL G. ALLEN Paul G. Allen	Director		
/s/ EDGAR BRONFMAN, JR. Edgar Bronfman, Jr.	Director		
/s/ ANNE M. BUSQUET  Anne M. Busquet	Director		

/s/ DONALD R. KEOUGH	Director	
Donald R. Keough		
/s/ ROBERT W. MATSCHULLAT	Director	
Robert W. Matschullat		
/s/ SAMUEL MINZBERG	Director	
Samuel Minzberg		
/s/ BRIAN MULLIGAN	Director	
Brian Mulligan		
/s/ WILLIAM D. SAVOY	Director	
William D. Savoy		
/s/ H. NORMAN SCHWARZKOPF	Director	
H. Norman Schwarzkopf		
/s/ DIANE VON FURSTENBERG	Director	
Diane Von Furstenberg		

TITLE

SIGNATURE

# USA NETWORKS, INC. AND SUBSIDIARIES VALUATION AND QUALIFYING ACCOUNTS

	BALANCE AT BEGINNING	CHARGES TO COSTS AND	CHARGES TO OTHER	DEDUCTIONS-	BALANCE AT END
	OF PERIOD	EXPENSES	ACCOUNTS(2)	DESCRIBE(1)	OF PERIOD
			(IN THOUSANDS)		
Allowance for doubtful accounts: Year ended December 31, 1999	\$20,610 ======	\$22,808 ======	\$ 6,634	\$(8,109) ======	\$41,943 ======
Year ended December 31, 1998	\$ 3,588	\$ 7,914 ======	\$14,933 ======	\$(5,825) ======	\$20,610
Year ended December 31, 1997	\$ 2,679	\$ 3,432	\$ 813 ======	\$(3,336) ======	\$ 3,588

- (1) Write-off fully reserved accounts receivable.
- (2) Amounts relate to mergers with Savoy Pictures Entertainment, Inc. and subsidiaries, Home Shopping Network, Inc. and subsidiaries for 1996, the acquisition of USA Networks, Inc.'s interest in Ticketmaster Group, Inc. in 1997, the acquisition of USA Network as part of the Universal Transaction in 1998 and the acquisition of October Films as part of the October Films/PFE Transaction in 1999.

#### REPORT OF INDEPENDENT AUDITORS

The Board of Directors and Stockholders HOME SHOPPING NETWORK, INC.

We have audited the accompanying consolidated balance sheets of Home Shopping Network, Inc. and subsidiaries as of December 31, 1999 and 1998, and the related consolidated statements of operations, stockholders' equity and cash flows for each of the three years in the period ended December 31, 1999. These financial statements are the responsibility of the Company's management. Our responsibility is to express an opinion on these financial statements based on our audits.

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

In our opinion, the consolidated financial statements referred to above present fairly, in all material respects, the consolidated financial position of Home Shopping Network, Inc. and subsidiaries at December 31, 1999 and 1998, and the consolidated results of its operations and its cash flows for each of the three years in the period ended December 31, 1999, in conformity with accounting principles generally accepted in the United States.

/s/ ERNST & YOUNG LLP

New York, New York February 3, 2000

### CONSOLIDATED STATEMENTS OF OPERATIONS

	YEARS ENDED DECEMBER 31,		
		1998	1997
	(	(IN THOUSANDS)	)
NET REVENUES  Networks and television production  Electronic retailing	\$1,305,871 1,204,524 24,620 6,882	\$1,085,685 1,084,139 21,191 14,495	\$ 1,008,162 12,857 16,041
Total net revenues  Operating costs and expenses:  Cost of sales and services  Program costs			1,037,060 614,799
Selling and marketing	277, 257 237, 317 89, 723 26, 680 175, 539	264,937 172,419 87,014 22,089 152,537	134,101 80,838 81,028 19,261 45,891
Total operating costs and expenses			975,918
Operating profitOther income (expense):	343,595		61,142
Interest income	37,573 (73,106) 89,721	19,745 (103,258)	(9,728)
Miscellaneous	2,103		
Earnings before income taxes	399,886 (73,318) (241,369)	(37,313) (87,262)	
NET EARNINGS			\$ 13,809

### HOME SHOPPING NETWORK, INC. AND SUBSIDIARIES

### CONSOLIDATED BALANCE SHEETS

	DECEMBER 31,	
	1999	1998
	(IN THOU	
ASSETS		
CURRENT ASSETS Cash and cash equivalentsAccounts and notes receivable, net of allowance of \$33,317	,	\$ 234,903
and \$20,572, respectively	381,175 432,520	317,298 411,727 27,737
Deferred income taxes	12,077 8,542	9,448 14,685
Total current assets PROPERTY, PLANT AND EQUIPMENT	1,081,788	1,015,798
Computer and broadcast equipment  Buildings and leasehold improvements  Furniture and other equipment  Land  Projects in progress	123,606 59,074 67,246 10,246 31,736	79,465 55,136 45,616 10,242 14,587
Less accumulated depreciation and amortization	291,908 (79,350)	205,046 (43,262)
	212,558	161,784
OTHER ASSETS Intangible assets, net	5,029,769	5,231,776
respectively, to related parties)	130,988 93,742	100,416 71,601
Notes and accounts receivable, net	19,506 154,497 410,107 61,755 36,934	150,293 132,175 99,646 39,075
	\$7,231,644 =======	\$7,002,564 ======

### HOME SHOPPING NETWORK, INC. AND SUBSIDIARIES

### CONSOLIDATED BALANCE SHEETS

	DECEMBER 31,	
	1999	1998
		USANDS)
LIABILITIES AND STOCKHOLDERS' EQUITY CURRENT LIABILITIES Current maturities of long-term obligations	\$ 3,758 147,864	\$ 28,223 159,288
Obligations for program rights and film costs	265, 235	184,074
respectively, to related parties)	43,993 47,536 271,846	,
Total current liabilities	780,232 527,339	707,427 732,307
net of current OTHER LONG-TERM LIABILITIES. MINORITY INTEREST COMMITMENTS AND CONTINGENCIES. STOCKHOLDERS' EQUITY	256,260 81,156 4,244,114	409,716 49,857 3,783,085
Common Stock	1,221,408 70,312 50,823 	1,221,408 70,755 18,379 10,353 (723)
Total stockholders' equity	1,342,543	1,320,172
	\$7,231,644 =======	\$7,002,564 ======

# HOME SHOPPING NETWORK, INC. AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF STOCKHOLDERS' EQUITY

	TOTAL	COMMON STOCK	ADDITIONAL PAID-IN CAPITAL	EARNINGS	UNEARNED COMPENSATION	ACCUMULATED OTHER COMPREHENSIVE INCOME
			(IN T	HOUSANDS)		
BALANCE AT DECEMBER 31, 1996 Amortization of unearned compensation related to stock options and equity	\$1,289,463	\$1,221,408	\$70,755	\$ 5	\$(2,705)	\$
participation plans Net earnings for the year ended	1,132				1,132	
December 31, 1997	13,809			13,809		
BALANCE AT DECEMBER 31, 1997 Comprehensive Income: Net earnings for the year	1,304,404	1,221,408		13,814	(1,573)	
ended December 31, 1998 Increase in unrealized gains in available for sale	4,565			4,565		
securities	10,353					10,353
Comprehensive income	14,918					
Amortization of unearned compensation related to stock options and equity						
participation plans	850				850 	
BALANCE AT DECEMBER 31, 1998 Comprehensive Income: Net earnings for the year	\$1,320,172	\$1,221,408	\$70,755	\$ 18,379	\$ (723)	\$ 10,353
ended December 31, 1999 Decrease in unrealized gains in available for sale	85,199			85,199		
securities	(10,353)					(10,353)
Comprehensive income	74,846					
Mandatory tax distribution to LLC partners Amortization of unearned compensation related to stock options and equity	. , ,			(52,755)		
participation plans	280		(443)		723	
BALANCE AT DECEMBER 31, 1999		\$1,221,408 ======	\$70,312 =====	\$ 50,823 ======	\$ ======	\$ ======

THE ACCOMPANYING NOTES ARE AN INTEGRAL PART OF THESE STATEMENTS.

### CONSOLIDATED STATEMENTS OF CASH FLOWS

	YEARS ENDED DECEMBER 31,			
	1999	1998	1997	
		(IN THOUSANDS)		
Cash flows from operating activities:				
Net earnings (loss)	\$ 85,199	\$ 4,565	\$ 13,809	
Depreciation and amortization	175,539	152,537	45,891	
Amortization of cable distribution fees	26,680	22,089	19,261	
Amortization of program rights and film costs	532,900	509,397	825	
Amortization of deferred financing costs  Deferred income taxes	5,035 13,298	5,503		
Equity in (earnings) losses of unconsolidated	·	12,500	13,583	
affiliates	(1,866)	18,238	12,492	
Minority interest	241,369	87,262		
Accounts receivable	(33,879)	(115,955)	(5,290)	
Inventories	(16,805)	(136, 160)	(37,389)	
Accounts payable	(11,233)	75,058	14,839	
Accrued liabilities and deferred revenue  Payment for program rights and film costs	28,738	84,152 (426,949)	3,174	
Increase in cable distribution fees	(555,383) (42,887)		(16,959)	
Other, net	(19,007)		(30,168)	
NET CASH PROVIDED BY OPERATING ACTIVITIES		278, 274	34,068	
NET CASH PROVIDED BY OPERATING ACTIVITIES	427,090	210,214	34,000	
Cash flows from investing activities: Acquisition of Universal Transaction, net of cash				
acquired	(7.500)	(1,297,233)		
Acquisitions, net of cash acquired	(7,500)	(52,005)	(27 012)	
Capital expenditures  Increase in long-term investments and notes receivable	(70,681)	(52, 085)	(27,812)	
Proceeds from sale of securities	(54,478) 107,231	(23, 226)	(26,979)	
Payment of merger and financing costs				
Other, net	8,654		5.000	
NET CASH USED IN INVESTING ACTIVITIES	(16,774)	(1,400,559)	(49,791)	
Cash flows from financing activities:				
Advances (to)/from USAi	(493,985)	(105, 105)	23,390	
Borrowings		1,641,380		
Net proceeds from issuance of Senior Notes		494,350		
Principal payments on long-term obligations	(253,224)	(1,491,484)	(919)	
Payment of mandatory tax distribution to LLC partners	(52,755)			
Repurchase of LLC shares	(8,934)			
Proceeds from issuance of LLC shares	410,545	795,025		
NET CASH PROVIDED BY (USED IN) FINANCING				
ACTIVITIES	(398,353)	1,334,166	22,471	
NET THOREAGE IN CACH AND CACH EQUITYALENTS	10 571	211 001	6 749	
NET INCREASE IN CASH AND CASH EQUIVALENTS	12,571 234,903	211,881	6,748 16,274	
cash and cash edatatenes at neathining of herron	234,903	23,022	16,274	
CASH AND CASH EQUIVALENTS AT END OF PERIOD	\$ 247,474 ======	\$ 234,903 ======		

#### HOME SHOPPING NETWORK, INC. AND SUBSIDIARIES

#### NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

#### NOTE 1--ORGANIZATION AND BASIS OF PRESENTATION

Home Shopping Network, Inc. (the "Company" or "Home Shopping"), is a holding company, whose subsidiary USANi LLC is engaged in diversified media and electronic commerce businesses. In December 1996, the Company consummated a merger with USA Networks, Inc. ("USAi"), formerly known as HSN, Inc., and became a subsidiary of USAi (the "Home Shopping Merger").

On February 12, 1998, USAi acquired USA Networks, a New York general partnership, consisting of cable television networks, USA Network and Sci-Fi Channel ("Networks"), as well as the domestic television production and distribution businesses of Universal Studios ("Studios USA") from Universal Studios, Inc. ("Universal"), an entity controlled by The Seagram Company Ltd. ("Seagram") (the "Universal Transaction").

In connection with the Universal Transaction, the Company formed a new subsidiary, USANi LLC, and contributed the operating assets of the Home Shopping Network services ("HSN") to USANi LLC. Furthermore, USAi contributed Networks and Studios USA to USANi LLC on February 12, 1998.

As of December 31, 1999, the Company engages in three principal areas of business:

- NETWORKS AND TELEVISION PRODUCTION, which includes Networks and Studios USA. Networks operates the USA Network and Sci-Fi Channel cable networks and Studios USA produces and distributes television programming.
- ELECTRONIC RETAILING, consisting primarily of the Home Shopping Network and America's Store, which are engaged in the electronic retailing business.
- INTERNET SERVICES, which represents Internet Shopping Network, the Company's on-line retailing networks business.

#### BASIS OF PRESENTATION

As Home Shopping has no operations, its notes to consolidated financial statements cover substantially the same subject manner as its subsidiary, USANi LLC, which statements are filed as part of this filing. As permitted by Regulation S-X, Section 4.04, the Holdco notes to consolidated financial statements omit disclosure which covers substantially the same subject manner as USANi LLC's notes to consolidated financial statements, which is presented beginning on page 111 in the USAi Form 10-K for the year ended December 31, 1999.

#### NOTE 2--INCOME TAXES

In connection with the Home Shopping Merger on December 20, 1996, Home Shopping became a subsidiary of USAi and began to be included in the consolidated federal tax returns of USAi. Federal income tax expense represents an allocation of income tax expense from USAi, calculated as if Home Shopping was a separate filer for federal tax purposes.

### HOME SHOPPING NETWORK, INC. AND SUBSIDIARIES

#### NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

A reconciliation of total income tax expense to the amounts computed by applying the statutory federal income tax rate to earnings before income taxes is shown as follows:

DECEMBED 21

	YEARS ENDED		
	1999	1998	1997
	(1	IN THOUSANDS	5)
Income tax expense at the federal statutory rate of 35%	\$140,064	\$ 45,199	\$14,454
intangiblesState income taxes, net of effect of federal	11,618	12,369	10,916
tax benefit	10,128	4,363	723
Impact of minority interest	(87, 246)	(26,509)	
Other, net	(1,246)	1,891	1,397
Income tax expense	\$ 73,318 ======	\$ 37,313 ======	\$27,490 ======

The components of income tax expense are as follows:

	DECEMBER 31, YEARS ENDED		
		1998	
		(IN THOUSAND	
Current income tax expense (benefit):			
FederalState	\$47,265 12,755	\$20,061 4,752	\$12,795 1,112
Current income tax expense (benefit)	60,020	24,813	13,907
Deferred income tax expense:			
FederalState	10,472 2,826	10,541 1,959	12,955 628
Deferred income tax expense	13,298	12,500	13,583
Total income tax expense	\$73,318 ======	\$37,313 ======	\$27,490 =====

The tax effects of cumulative temporary differences that give rise to significant portions of the deferred tax assets and deferred tax liabilities at December 31, 1999 and 1998, are presented below. The

#### HOME SHOPPING NETWORK, INC. AND SUBSIDIARIES

#### NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

valuation allowance represents items for which it is more likely than not that the tax benefit will not be realized.

	DECEMBER 31,	
	1999	1998
	(IN THOU	ISANDS)
Current deferred tax assets (liabilities): Inventory costing	4,682	(20,212)
Total current deferred tax assets	\$ 12,077 ======	\$ 9,448
Non-current deferred tax assets: Broadcast and cable fee contracts Programming costs	43,249	\$ 10,381 31,847 (19,464) 80,479
Total non-current deferred tax assets Less valuation allowance	65,352 (3,597)	103,243 (3,597)
Net non-current deferred tax assets	\$ 61,755 ======	\$ 99,646

The Company has Federal income tax returns under examination by the Internal Revenue Service. The Company has received proposed adjustments related to certain examinations. Management believes that the resolution of the proposed adjustments will not have a material adverse effect on the Company's consolidated financial statements.

#### NOTE 3--GUARANTEE OF NOTES

USAi issued \$500.0 million 6 3/4% Senior Notes due 2005 (the "Notes"). USANI LLC is a co-issuer and co-obligor of the Notes. The Notes are jointly, severally, fully and unconditionally guaranteed by certain subsidiaries of USAi, including the Company and all of the subsidiaries of USANI LLC (other than subsidiaries that are, individually and in the aggregate, inconsequential to USANI LLC on a consolidated basis) (collectively, the "Subsidiary Guarantors"). All of the Subsidiary Guarantors (other than the Company) (the "Wholly Owned Subsidiary Guarantors") are wholly owned, directly or indirectly, by the Company or USANI LLC, as the case may be.

Separate financial statements for each of the Wholly Owned Subsidiary Guarantors are not presented and such Wholly Owned Subsidiary Guarantors are not filing separate reports under the Securities Exchange Act of 1934 because the Company's management has determined that the information contained in such documents would not be material to investors.

#### REPORT OF INDEPENDENT AUDITORS

The Members of USANi LLC

We have audited the accompanying consolidated balance sheets of USANi LLC and subsidiaries as of December 31, 1999 and 1998, and the related consolidated statements of operations, members' equity and cash flows for each of the three years in the period ended December 31, 1999. These financial statements are the responsibility of the Company's management. Our responsibility is to express an opinion on these financial statements based on our audits.

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

In our opinion, the consolidated financial statements referred to above present fairly, in all material respects, the consolidated financial position of USANI LLC and subsidiaries at December 31, 1999 and 1998, and the consolidated results of its operations and its cash flows for each of the three years in the period ended December 31, 1999, in conformity with accounting principles generally accepted in the United States.

/s/ ERNST & YOUNG LLP

New York, New York February 3, 2000

#### CONSOLIDATED STATEMENTS OF OPERATIONS

### YEARS ENDED DECEMBER 31,

	1999	1998	1997
		(IN THOUSANDS)	(PREDECESSOR COMPANY)
NET REVENUES			
Networks and television production	\$1,305,871	\$1,085,685	\$
Electronic retailing	1,204,524	1,084,139	1,008,162
Internet services	24,620	21,191	12,857
Other	6,882	14,495	16,041
Total net revenues	2,541,897	2,205,510	1,037,060
Operating costs and expenses:	700 000	200 200	044 700
Cost of sales and services	760,830	682,689	614,799
Program costs	630,956	592,095	
Selling and marketingGeneral and administrative	277, 257	264,937	134,101
	237,317 89,723	172,419 87,014	80,838 81,028
Other operating costs	26,680	22,089	19,261
Depreciation and amortization	175,539	152,537	45,891
bepreciation and amortization	115,559	152,557	45,691
Total operating costs and expenses		1,973,780	975,918
Operating profit	343,595	231,730	61,142
Other income (expense):			
Interest income	37,573	19,745	1,684
Interest expense	(73, 106)	(102,377)	(4,464)
Gain on sale of securities	89,721	(40.077)	(44.700)
Miscellaneous	2,103	(19,077)	(11,799)
	56,291	(101,709)	(14,579)
Earnings before income taxes	399,886	130,021	46,563
Minority interest benefit	399,886	130,021	40,503
Income tax expense	(5,501)	(5,367)	(30,308)
THOOMIC CAN CAPEHSETTITITITITITITITITITITITITITITITITITIT	(5,501)	(5,307)	(30,300)
NET EARNINGS		\$ 125,535	\$ 16,255
	========	========	========

### CONSOLIDATED BALANCE SHEETS

	DECEMBER 31,		
	1999	1998	
		OUSANDS)	
ASSETS CURRENT ASSETS			
Cash and cash equivalents	\$ 247,474	\$ 234,903	
and \$20,572, respectively	381,175 432,520		
Investments held for sale  Other current assets, net	8,542	35,234 14,685	
Total current assets PROPERTY, PLANT AND EQUIPMENT	1,069,711	1,013,847	
Computer and broadcast equipment	123,606 59,074	79,465 55,136	
Furniture and other equipment	67,246 10,246 31,736	45,616 10,242 14,587	
Less accumulated depreciation and amortization	291,908 (79,350)	205,046	
OTHER ASSETS	212,558	161,784	
Intangible assets, net	5,105,510	5,307,517	
respectively, to related parties)	130,988 93,742	100,416 71,601	
Notes and accounts receivable, net	19,506 154,497	150,293	
Advances to USAI and Subsidiaries  Deferred charges and other, net	649,480 36,934	158,152 39,075	
	\$7,472,926 =======	\$7,002,685 ======	

### CONSOLIDATED BALANCE SHEETS

	DECEMBER 31,		
	1999	1998	
	(IN THO		
LIABILITIES AND MEMBERS' EQUITY CURRENT LIABILITIES Current maturities of long-term obligations	\$ 3,758 147,864	\$ 28,223 159,288	
Obligations for program rights and film costs	265, 235	184,074	
respectively, to related parties)  Deferred revenue  Other accrued liabilities	47,536	44,588 30,813 248,271	
Total current liabilities	765,961		
(net of current maturities)	527,339	732,307	
net of current OTHER LONG-TERM LIABILITIES	256,260 81,156	49,857	
MINORITY INTEREST	531 	143 	
Class A (245,601,782 and 227,557,484 shares, respectively)	1,912,514	, ,	
respectively)	2,978,635		
Class C (45,774,708 shares)	466,252	466,252	
Retained earnings	484,278	,	
Accumulated other comprehensive income		,	
Unearned compensation		(723)	
Total members' equity	5,841,679		
	\$7,472,926 =======	\$7,002,685 ======	

#### CONSOLIDATED STATEMENTS OF MEMBERS' EQUITY

			TOTAL	MEMBERS' EQUITY	RETAINED EARNINGS	UNEARNED COMPENSATION	
				(IN TH	OUSANDS)		
BALANCE AT JANUARY 1, 1997			\$1,390,975	\$1,393,425	\$ 255	\$(2,705)	
Net earnings for the year ended Dec			16,255		16,255		
Amortization of unearned compensation options and equity participation			1,132			1,132	
BALANCE AT DECEMBER 31, 1997				\$1,393,425 =======	\$16,510 ======	\$(1,573) ======	
						ACCUMULATED	
	TOTAL	CLASS A LLC SHARES	CLASS B LLC SHARES	CLASS C LLC SHARES	RETAINED EARNINGS	OTHER COMPREHENSIVE INCOME	UNEARNED COMPENSATION
				(IN THOUSAN	 DS)		
CONTRIBUTION OF EQUITY EFFECTIVE					,		
AT JANUARY 1, 1998 Comprehensive income:	\$1,408,362	\$1,393,425	\$	\$	\$16,510	\$	\$(1,573)
Net earnings for the year ended December 31, 1998 Increase in unrealized gains in	125,535				125,535		
available for sale securities	17,850					17,850	
Comprehensive income	143,385						
Distribution of net deferred tax assets to USAi on February 12, 1998	(46,765)	(46,765)					
LLC Shares issued on February 12, 1998 in connection with							
Universal Transaction Other LLC Shares issued Exchange of Class B LLC Shares for	2,514,548 1,095,025	277,898 93,949	2,236,650 534,824	466,252			
Class A LLC Shares (See Note 9)		35,111	(35,111)				
compensation related to stock options and equity participation plans	850						850
·		4 750 040		400.050	140.045	47.050	
BALANCE AT DECEMBER 31, 1998 Comprehensive income: Net earnings for the year ended	5,115,405	1,753,618	2,736,363	466,252	142,045	17,850	(723)
December 31, 1999 Decrease in unrealized gains in	394,988				394,988		
available for sale securities	(17,850)					(17,850)	
Comprehensive income	377,138						
Issuance of LLC shares	410,545 (8,934)	168,273 (8,934)	242,272 				
Mandatory tax distribution to LLC partners  Cancellation of employee equity	(52,755)				(52,755)		
program	280	(443)					723
BALANCE AT DECEMBER 31, 1999		\$1,912,514 =======	\$2,978,635 =======	\$ 466,252 =======	\$484,278 ======	\$ ======	\$ ======

#### CONSOLIDATED STATEMENTS OF CASH FLOWS

	YEARS ENDED DECEMBER 31,		
	1999 1998		1997
		(IN THOUSANDS	(PREDECESSOR COMPANY)
		(IN THOUSANDS	,,
Cash flows from operating activities:  Net earnings	\$ 394,988	\$ 125,535	\$ 16,255
Depreciation and amortization	175,539 26,680 532,900 (89,721)	152,537 22,089 509,397	45,891 19,261 
Amortization of deferred financing costs	5,035	5,423	188
Deferred income taxes			13,583
affiliatès  Minority interest  Changes in current assets and liabilities:	(1,866) (603)	18,238 (881)	12,492
Accounts receivable	(33,879) (16,805) (11,233)	(115,955) (136,160) 75,058	(5,290) (37,389) 14,839
Accrued liabilities and deferred revenue	28,738	92,932	5,992
Payment for program rights and film costs	(555, 383)	(426,949)	5,992
Increase in cable distribution fees	(42,887)	(11,338)	(16,959)
Other, net	`16, 195´		
NET CASH PROVIDED BY OPERATING ACTIVITIES	427,698		
Cash flows from investing activities: Acquisition of Universal Transaction, net of cash			
acquiredAcquisitions, net of cash acquired	 (7,500)	(1,297,233)	
Capital expenditures	(70,681)	(52,085)	(27,812)
Increase in long-term investments and notes receivable	(54, 478)	(23, 226)	. , ,
Proceeds from sale of securities	107,231		
Payment of merger and financing costs		(24,105)	
Other, net	8,654	(3,910)	5,000
NET CASH USED IN INVESTING ACTIVITIES	(16,774)	(1,400,559)	(49,791)
NET CASH USED IN INVESTING ACTIVITIES	(10,774)	(1,400,559)	(49,791)
Cash flows from financing activities:			
Advances (to)/from USAi	(493,985)	(105, 105)	16,302
Borrowings		1,641,380	
Net proceeds from issuance of Senior Notes		494,350	
Payment of mandatory tax distribution to LLC partners	(52,755)		
Principal payments on long-term obligations	(253, 224)	(1,491,484)	
Repurchase of LLC shares  Proceeds from issuance of LLC shares	(8,934) 410,545	795,025	
NET CASH PROVIDED BY (USED IN) FINANCING ACTIVITIES	(398, 353)		16,302
NET THEREACE IN CACH AND CACH FOUTVALENTS	10 571		6 749
NET INCREASE IN CASH AND CASH EQUIVALENTS	12,571	211,881	6,748
Cash and cash equivalents at beginning of period	234,903	23,022	16,274
CASH AND CASH EQUIVALENTS AT END OF PERIOD	\$ 247,474 ======	\$ 234,903 ======	\$ 23,022 =======

NOTE 1--COMPANY FORMATION, BUSINESS AND BASIS OF PRESENTATION

#### COMPANY FORMATION

USANi LLC (the "Company" or "LLC"), a Delaware limited liability company, was formed on February 12, 1998 and is a subsidiary of Home Shopping Network, Inc. ("Home Shopping" or "Holdco"), which is a subsidiary of USA Networks, Inc. ("USAi"), formerly known as HSN, Inc. At its formation, USAi and Home Shopping contributed substantially all of the operating assets and liabilities of Home Shopping to the Company in exchange for Class A LLC Shares of the Company.

On February 12, 1998, the Company acquired USA Networks, a New York general partnership, consisting of cable television networks, USA Network and Sci-Fi Channel ("Networks"), as well as the domestic television production and distribution businesses of Universal Studios ("Studios USA") from Universal Studios, Inc. ("Universal"), an entity controlled by The Seagram Company Ltd. ("Seagram") (the "Universal Transaction")--See Note 3.

In connection with the Universal Transaction, the Company paid Universal approximately \$4.1 billion in the form of a cash payment of approximately \$1.6 billion, and an effective 45.8% interest in USAi through shares of common stock, par value \$.01 per share, of USAi (the "USAi Common Stock") and Class B common stock, par value \$.01 per share, of USAi (the "USAi Class B Common Stock"), and Class B LLC Shares exchangeable (subject to regulatory restrictions) into shares of USAi Common Stock and USAi Class B Common Stock.

The Investment Agreement, as amended and restated as of December 18, 1997, among USAi, Home Shopping, Universal and Liberty Media Corporation ("Liberty") (the "Investment Agreement"), relating to the Universal Transaction also contemplated that, on or prior to June 30, 1998, USAi and Liberty, now a subsidiary of AT&T Corporation ("AT&T"), would complete a transaction involving a \$300 million cash investment, plus an interest factor, by Liberty in USAi and/or the Company through the purchase of USAi Common Stock or Class C LLC Shares. The transaction closed on June 30, 1998 with Liberty making a cash payment of \$308.5 million in exchange for 30,000,000 Class C LLC Shares.

On January 20, 2000, the Board of Directors declared a two-for-one stock split of USANi LLC's members' equity interests, payable in the form of a dividend to shareholders of record as of the close of business on February 10, 2000. The stock dividend was paid on February 24, 2000. All share numbers give effect to such stock split.

#### COMPANY BUSINESS

The Company is a holding company, the subsidiaries of which are engaged in diversified media and electronic commerce businesses.

The three principal areas of business are:

- NETWORKS AND TELEVISION PRODUCTION, which includes Networks and Studios USA. Networks operates the USA Network and Sci-Fi Channel cable networks and Studios USA produces and distributes television programming.
- ELECTRONIC RETAILING, which consists primarily of the Home Shopping Network and America's Store which are engaged in the electronic retailing business.
- INTERNET SERVICES, which represents Internet Shopping Network, the Company's on-line retailing networks business.

#### BASIS OF PRESENTATION

The contribution of assets by USAi and Home Shopping to the Company was accounted for in the accompanying consolidated financial statements in a manner similar to the pooling-of-interests for business combinations due to the common ownership of Home Shopping and USANi LLC. Accordingly, the assets and liabilities were transferred to the LLC at Home Shopping's historical cost.

Given that equity interests in limited liability companies are not in the form of common stock, earnings per share data is not presented.

#### NOTE 2--SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

#### CONSOLIDATION

The consolidated financial statements include the accounts of the Company and all wholly-owned and voting-controlled subsidiaries. All significant intercompany transactions and accounts have been eliminated.

Investments in which the Company owns a 20%, but not in excess of 50%, interest and where it can exercise significant influence over the operations of the investee, are accounted for using the equity method. All other investments are accounted for using the cost method. The Company periodically evaluates the recoverability of investments recorded under the cost method and recognizes losses if a decline in value is determined to be other than temporary.

#### REVENUES

#### NETWORKS AND TELEVISION PRODUCTION

Television production revenues are recognized as completed episodes are delivered. Generally, television programs are first licensed for network exhibition and foreign syndication, and subsequently for domestic syndication, cable television and home video. Certain television programs are produced and/or distributed directly for initial exhibition by local television stations, advertiser-supported cable television, pay television and/or home video. Television production advertising revenues (I.E., sales of advertising time received by Studios USA in lieu of cash fees for the licensing of program broadcast rights to a broadcast station ("barter syndication")) are recognized upon both the commencement of the license period of the program and the sale of advertising time pursuant to non-cancelable agreements, provided that the program is available for its first broadcast. Foreign minimum guaranteed amounts are recognized as revenues on the commencement date of the license agreement, provided the program is available for exhibition.

Networks advertising revenue is recognized in the period in which the advertising commercials are aired on cable networks. Provisions are recorded against advertising revenues for audience under deliveries ("makegoods"). Affiliate fees are recognized in the period during which the programming is provided.

#### ELECTRONIC RETAILING AND INTERNET SERVICES

Revenues from electronic retailing and internet services primarily consist of merchandise sales and are reduced by incentive discounts and sales returns to arrive at net sales. Revenues are recorded for credit card sales upon transaction authorization, and for check sales upon receipt of customer payment, which does not vary significantly from the time goods are shipped. Home Shopping's sales policy allows merchandise to be returned at the customer's discretion within 30 days of the date of delivery. Allowances for returned merchandise and other adjustments are provided based upon past experience.

#### PROGRAM RIGHTS

License agreements for program material are accounted for as a purchase of program rights. The asset related to the program rights acquired and the liability for the obligation incurred are recorded at their net present value when the license period begins and the program is available for its initial broadcast. The asset is amortized primarily based on the estimated number of airings. Amortization is computed generally on the straight-line basis as programs air; however, when management estimates that the first airing of a program has more value than subsequent airings, an accelerated method of amortization is used. Other costs related to programming, which include program assembly, commercial integration and other costs, are expensed as incurred. Management periodically reviews the carrying value of program rights and records write-offs, as warranted, based on changes in programming usage.

#### MERCHANDISE INVENTORIES, NET

Merchandise inventories are valued at the lower of cost or market, cost being determined using the first-in, first-out method. Cost includes freight, certain warehouse costs and other allocable overhead. Market is determined on the basis of net realizable value, giving consideration to obsolescence and other factors. Merchandise inventories are presented net of an inventory carrying adjustment of \$29.1 million and \$23.4 million at December 31, 1999 and 1998, respectively.

#### CASH AND CASH EQUIVALENTS

Cash and cash equivalents include cash and short-term investments. Short-term investments consist primarily of U.S. Treasury Securities, U.S. Government agencies and certificates of deposit with original maturities of less than 91 days.

#### PROPERTY, PLANT AND EQUIPMENT

Property, plant and equipment, including significant improvements, are recorded at cost. Repairs and maintenance and any gains or losses on dispositions are included in operations.

Depreciation and amortization is provided for on a straight-line basis to allocate the cost of depreciable assets to operations over their estimated service lives.

### ASSET CATEGORY DEPRECIATION/AMORTIZATION PERIOD

Computer and broadcast equipment3 to 13 YearsBuildings30 to 40 YearsLeasehold improvements4 to 20 YearsFurniture and other equipment3 to 10 Years

Depreciation and amortization expense on property, plant and equipment was \$41.0 million and \$35.0 million for the years ended December 31, 1999 and 1998.

#### LONG-LIVED ASSETS INCLUDING INTANGIBLES

The Company's accounting policy regarding the assessment of the recoverability of the carrying value of long-lived assets, including goodwill and other intangibles and property, plant and equipment, is to review the carrying value of the assets if the facts and circumstances suggest that they may be impaired. If this review indicates that the carrying value will not be recoverable, as determined based on the projected undiscounted future cash flows, the carrying value is reduced to its estimated fair value.

#### CABLE DISTRIBUTION FEES

Cable distribution fees relate to upfront fees paid in connection with long term cable contracts for carriage of Home Shopping's programming. These fees are amortized to expense on a straight line basis over the terms of the respective contracts, with original terms from 5 to 15 years.

#### ADVERTISING

Advertising costs are primarily expensed in the period incurred. Advertising expense for the years ended December 31, 1999, 1998 and 1997 were \$95.5 million, \$88.8 million and \$13.2 million, respectively.

#### STOCK-BASED COMPENSATION

The Company is subject to Statement of Financial Accounting Standards No. 123 "Accounting and Disclosure of Stock-Based Compensation" ("SFAS 123"). As allowed by SFAS 123, the Company accounts for stock-based compensation in accordance with APB 25, "Accounting for Stock Issued to Employees." In cases where exercise prices are less than fair value as of the grant date, compensation is recognized over the vesting period.

#### MINORITY INTEREST

Minority interest represents the ownership interests of third parties in the net assets and results of operations of certain consolidated subsidiaries.

#### ACCOUNTING ESTIMATES

Management of the Company is required to make certain estimates and assumptions during the preparation of consolidated financial statements in accordance with generally accepted accounting principles. These estimates and assumptions impact the reported amount of assets and liabilities and disclosures of contingent assets and liabilities as of the date of the consolidated financial statements. They also impact the reported amount of net earnings during any period. Actual results could differ from those estimates.

Significant estimates underlying the accompanying consolidated financial statements include the inventory carrying adjustment, program rights and film cost amortization, sales return and other revenue allowances, allowance for doubtful accounts, recoverability of intangibles and other long-lived assets, estimates of film revenue ultimates and various other operating allowances and accruals.

#### RECLASSIFICATIONS

Certain amounts in the prior years' consolidated financial statements have been reclassified to conform to the 1999 presentation.

#### NOTE 3--BUSINESS ACQUISITIONS

#### UNIVERSAL TRANSACTION

In connection with the Universal Transaction, USAi paid Universal approximately \$4.1 billion in the form of a cash payment of approximately \$1.6 billion, a portion of which (\$300 million plus interest) was deferred until no later than June 30, 1998, and an effective 45.8% interest in USAi through shares of USAi common stock and USAi Class B Common Stock, and LLC Shares which are exchangeable (subject to regulatory restrictions) into shares of USAi Common Stock and USAi Class B Common Stock. At the closing of the Universal Transaction, USAi contributed its Home Shopping business to USANi LLC, a subsidiary of USAi.

The Investment Agreement, as amended and restated as of December 18, 1997, among USAi, Home Shopping, Universal and Liberty (the "Investment Agreement"), relating to the Universal Transaction also contemplated that, on or prior to June 30, 1998, the Company and Liberty, a subsidiary of AT&T Corporation ("AT&T"), would complete a transaction involving a \$300 million cash investment, plus an interest factor, by Liberty in the Company through the purchase of Common Stock or LLC Shares. The transaction closed on June 30, 1998 with Liberty making a cash payment of \$308.5 million in exchange for 30,000,000 LLC shares.

The following unaudited pro forma consolidated financial information for the year ended December 31, 1998 and 1997, is presented to reflect the results of the Company as if the Universal Transaction occurred at the beginning of each of the periods presented. The pro forma results include certain adjustments, including increased amortization related to goodwill, changes in programming and film costs amortization and an increase in interest expense, and are not necessarily indicative of what the results would have been had the Universal Transaction actually occurred on the aforementioned dates.

	YEAR ENDED DECEMBER 31,	
	1998	1997
	(IN THO	USANDS)
Net revenues  Net earnings		\$2,144,664 65,648

DECEMBED 21

NOTE 4--INTANGIBLE ASSETS

Intangible assets represents goodwill which is amortized using the straight-line method over 40 years.

Goodwill primarily relates to the acquisition by USAi of Home Shopping and the Universal Transaction, and represents the excess of purchase price over the fair value of assets acquired and is net of accumulated amortization of \$284.7 million and \$150.7 million at December 31, 1999 and 1998, respectively.

NOTE 5--LONG-TERM OBLIGATIONS

	DECEMBER 31,	
	1999	1998
	(IN THOU	
Unsecured Senior Credit Facility ("New Facility"); with a \$40,000,000 sub-limit for letters of credit, entered into February 12, 1998, which matures on December 31, 2002. At the Company's option, the interest rate on borrowings is tied to the London Interbank Offered Rate ("LIBOR") or the Alternate Base Rate ("ABR"), plus an applicable margin. Interest rate at December 31, 1998 was 6.0%	\$	\$250,000
1999 was 6.84% Other long-term obligations maturing through 2007	497,914 33,183	496,896 13,634
Total long-term obligations	531,097 (3,758)	760,530
Long-term obligations, net of current maturities	\$527,339 ======	\$732,307 =====

On February 12, 1998, USAi and USANi LLC, as borrower, entered into a credit agreement which provides for a \$1.6 billion credit facility. The credit facility was used to finance the Universal Transaction and to refinance USAi's then-existing \$275.0 million revolving credit facility. The credit facility consists of (1) a \$600.0 million revolving credit facility with a \$40.0 million sub-limit for letters of credit, (2) a \$750.0 million Tranche A Term Loan and, (3) a \$250.0 million Tranche B Term Loan. The Tranche A Term Loan and the Tranche B Term Loan have been permanently repaid as of December 31, 1999, as described below. The revolving credit facility expires on December 31, 2002.

On November 23, 1998, USAi and USANi LLC completed an offering of \$500.0 million 6 3/4% Senior Notes due 2005 (the "Notes"). Proceeds received from the sale of the Notes together with available cash were used to repay and permanently reduce \$500.0 million of the Tranche A Term Loan. On August 5, 1998, USANI LLC permanently repaid the Tranche B Term Loan in the amount of \$250.0 million from cash on hand. In 1999 the Company permanently repaid the Tranche A Term Loan in the amount of \$250.0 million from cash on hand.

The existing credit facility is guaranteed by substantially all of USAi's material subsidiaries. The interest rate on borrowings under the existing credit facility is tied to an alternate base rate or the London InterBank Rate, in each case, plus an applicable margin, and \$598.7 million was available for borrowing as of December 31, 1999 after taking into account outstanding letters of credit. The credit facility includes covenants requiring, among other things, maintenance of specific operating and financial ratios and places restrictions on payments of dividends, incurrence of indebtedness and investments. The Company pays a commitment fee of .1875% on the unused portion of the credit facility.

Aggregate contractual maturities of long-term obligations are as follows:

YEARS ENDING DECEMBER 31,	(IN THOUSANDS)
2000	\$ 3,758
2001	.,
2002	
2003	
2004	,
Thereafter	509,771
	\$531,097
	=======

### NOTE 6--INCOME TAXES

The Company was formed as a limited liability company on February 12, 1998 and is treated as a partnership for income tax purposes. As such, the individual LLC members are subject to federal and state taxes based on their allocated portion of income and expenses and the Company is not subject to Federal and state income taxation. However, for the period January 1, 1998 to February 11, 1998 and the year ended December 31, 1997, the Company and its predecessor were subject to Federal and state taxation.

A reconciliation of total income tax expense to the amounts computed by applying the statutory federal income tax rate to earnings (loss) before income taxes is shown as follows:

	YEAR ENDED DECEMBER 31, 1997
	(IN THOUSANDS)
Income tax expense (benefit) at the federal statutory rate of 35%	\$16,297 10,916 1,064  2,031
Income tax expense	\$30,308 ======

The components of income tax expense are as follows:

	YEAR ENDED DECEMBER 31, 1997
	(IN THOUSANDS)
Current income tax expense:	
Federal	\$15,088
State	1,637
Current income tax expense	16,725
Deferred income tax expense:	,
Federal	12,955
State	628
Deferred income tax expense	13,583
Total income tax expense	\$30,308
	======

The Company has Federal income tax returns under examination by the Internal Revenue Service. The Company has received proposed adjustments related to certain examinations. Management believes that the resolution of the proposed adjustments will not have a material adverse effect on the Company's consolidated financial statements.

#### NOTE 7--COMMITMENTS AND CONTINGENCIES

The Company leases satellite transponders, computers, warehouse and office space, as well as broadcast and production facilities, equipment and services used in connection with its operations under various operating leases and contracts, many of which contain escalation clauses.

Future minimum payments under non-cancellable agreements are as follows:

YEARS ENDING DECEMBER 31,	(IN THOUSANDS)
2000	\$ 46,243
2001	43,948
2002	36,270
2003	18,346
2004	13,320
Thereafter	14,460
	\$172,587
	=======

Expenses charged to operations under these agreements were \$44.1 million, \$45.9 million and \$20.0 million for the years ended December 31, 1999, 1998 and 1997, respectively.

The Company is required to provide funding, from time to time, for the operations of its investments in joint ventures accounted for under the equity method.

NOTE 8--INVENTORIES

	DECEMBER 31, 1999		DECEMBER 31, 1998		
	CURRENT NONCURRENT		CURRENT	NONCURRENT	
		(IN THO	USANDS)	NDS)	
Film costs: Released, net of amortization	\$ 76,183 38,366 149,959 168,012	\$ 47,012 2,378 105,107	\$ 98,082 138 151,192 162,315	\$ 61,283  89,010 	
Total	\$432,520 ======	\$154,497 ======	\$411,727 ======	\$150,293 ======	

The Company estimates that approximately 90% of unamortized film costs at December 31, 1999 will be amortized within the next three years.

#### NOTE 9--MEMBERS' EQUITY

On January 20, 2000, the Board of Directors declared a two-for-one stock split of USANi LLC's members' equity interests, payable in the form of a dividend to shareholders of record as of the close of business on February 10, 2000. The 100% stock dividend was paid on February 24, 2000. All share numbers give effect to such stock split.

In connection with the Universal Transaction, the Company was formed through the authorization and issuance of three classes of shares, Class A LLC Shares, Class B LLC Shares and Class C LLC Shares. In return for LLC Shares (i) USAi (and certain of its subsidiaries) contributed its assets and liabilities related to its Electronic retailing and Internet services businesses and (ii) Universal (and certain of its subsidiaries) contributed Networks and Studios USA. On June 30, 1998, and in connection with the Universal Transaction, Liberty purchased 30,000,000 Class C LLC Shares for \$308.5 million. USAi, Home Shopping, Universal and Liberty (and their respective subsidiaries) are collectively referred to herein as the "Members".

In connection with various equity transactions at USAi in 1998, Universal completed its mandatory purchase obligation in exchange for total consideration of \$539.3 million in the form of \$234.7 million in cash and \$304.6 million applied against the deferred purchase obligations (including accrued interest).

In 1998, Liberty exercised certain of its preemptive rights and acquired 9,394,900 shares of USAi Common Stock in exchange for \$93.9 million. USAi contributed \$93.9 million to the LLC in exchange for 9,394,900 Class A LLC Shares. In addition, Liberty exercised certain of its preemptive rights and acquired 15,774,708 Class C LLC Shares in exchange for \$157.7 million in cash.

On December 30, 1998, USAi acquired from Universal an entity which owned 3,411,308 Class B LLC shares in exchange for issuing to Universal 670,000 shares of USAi Class B Common Stock and 2,741,308 shares of USAi Common Stock. The transaction resulted in the Class B LLC Shares being converted into Class A LLC Shares.

In 1999, in connection with Liberty's exercise of certain of its preemptive rights, USAi acquired 7,277,290 Class A LLC shares in exchange for \$120.3 million. In addition, USAi acquired 11,244,900 Class A LLC shares in exchange for \$48.0 million and sold 477,892 Class A LLC shares back to the LLC in exchange for \$8.9 million.

In 1999, Universal exercised certain of its preemptive rights and acquired 14,781,752 Class B LLC shares in exchange for \$242.3 million.

Each of the classes of the LLC Shares are identical in all material respects. The business and affairs of the Company are managed by Mr. Barry Diller and USAi in accordance with the Governance Agreement among USAi, Universal, Liberty and Mr. Diller.

By various methods, Universal and Liberty hold the right, from time to time, to exchange Class B LLC Shares and Class C LLC Shares of the Company for either USAi Common Stock or USAi Class B Common Stock.

#### NOTE 10--LITIGATION

In the ordinary course of business, the Company is engaged in various lawsuits, including certain class action lawsuits initiated in connection with the Home Shopping Merger and the Ticketmaster Transaction. In the opinion of management, the ultimate outcome of the various lawsuits should not have a material impact on the liquidity, results of operations or financial condition of the Company.

#### NOTE 11--BENEFIT PLANS

The Company offers various plans pursuant to Section 401(k) of the Internal Revenue Code covering substantially all full-time employees who are not party to collective bargaining agreements. The Company's share of the matching employer contributions is set at the discretion of the Board of Directors or the applicable committee thereof.

#### NOTE 12--STOCK OPTION PLANS

The following describes the stock option plans. Share numbers, prices and earnings per share reflect USAi's two-for-one stock split to holders of record at the close of business on February 10, 2000.

USAi has outstanding options to employees or consultants of the Company under several plans (the "Plans") which provide for the grant of options to purchase USAi's common stock at not less than fair market value on the date of the grant. The options under the Plans vest ratably, generally over a range of three to five years from the date of grant and generally expire not more than 10 years from the date of grant. Four of the Plans have options available for future grants.

USAi also has outstanding options to outside directors under one plan (the "Directors Plan") which provides for the grant of options to purchase USAi's common stock at not less than fair market value on the date of the grant. The options under the Directors Plan vest ratably, generally over three years from the date of grant and expire not more than 10 years from the date of grant. A summary of changes in outstanding options under the stock option plans following the Company's two-for-one stock split, is as follows:

DECEMBER 3
------------

	,								
	1999		1998		1997				
	SHARES		PRICE RANGE	SHARES		PRICE RANGE	SHARES		PRICE RANGE
				(SHARES	IN TH	OUSANDS)			
Outstanding at beginning of period	68,916	\$	2-37	65,872	\$	2-37	32,598	\$	1-37
Granted or issued in connection with mergers	8,093	\$	16-28	7,338	\$	9-15	23,160	\$	5-10
Exercised	(7,881)	\$	1-13	(3,074)	\$	2-8	(1,936)	\$	1-8
Cancelled Options transferred to employees and outside	(798)	\$	6-18	(1,220)	\$	3-13	(1,096)	\$	3-37
directors of USAi							13,146	\$	1-8
Outstanding at end of period	68,330	\$	1-37	68,916	\$	2-37	65,872	\$	1-37
Options exercisable	44,697	\$	1-37	34,422	\$	2-37	21,680		

The weighted average exercise prices during the year ended December 31, 1999, were \$23.77, \$6.05 and \$11.56 for options granted, options exercised and options cancelled, respectively. The weighted average fair value of options granted during the year was \$9.52.

The weighted average exercise prices during the year ended December 31, 1998, were \$12.62, \$5.04 and \$12.34 for options granted, exercised and cancelled, respectively. The weighted average fair value of options granted during the year was \$12.56.

The weighted average exercise prices during the year ended December 31, 1997, were \$9.39, \$3.70 and \$7.35 for options granted, exercised and cancelled, respectively. The weighted average fair value of options granted during the year was \$5.91.

	OPTIONS OUTSTANDING			OPTIONS EXERCISABLE		
RANGE OF EXERCISE PRICE	OUTSTANDING AT DECEMBER 31, 1999	WEIGHTED AVERAGE REMAINING CONTRACTUAL LIFE	WEIGHTED AVERAGE EXERCISE PRICE	EXERCISABLE AT DECEMBER 31, 1999	WEIGHTED AVERAGE EXERCISE PRICE	
	(IN THOUSANDS)			(IN THOUSANDS)		
\$0.01 to \$5.00. \$5.01 to \$10.00. \$10.01 to \$15.00. \$15.01 to \$20.00. \$20.01 to \$25.00. \$25.01 to \$37.00.	18,850 32,055 8,362 3,612 662 4,789	5.8 7.0 8.6 9.1 8.4 9.9	\$ 4.71 8.20 12.51 18.71 21.42 27.91	19,509 23,057 1,994 20 117	\$ 4.71 7.68 12.50 19.44 21.44	
	68,330 =====	7.2	9.83	44,697 =====	6.64	

Pro forma information regarding net income and earnings per share is required SFAS 123. The information is determined as if the Company had accounted for its employee stock options granted subsequent to December 31, 1994 under the fair market value method. The fair value for these options was

estimated at the date of grant using a Black-Scholes option pricing model with the following weighted-average assumptions for 1999, 1998 and 1997: risk-free interest rates of 5.0%, 5.0% and 5.5%, respectively; a dividend yield of zero; a volatility factor of .44, .56 and .71, respectively, based on the expected market price of USAi Common Stock based on historical trends; and a weighted-average expected life of the options of five years.

The Black-Scholes option valuation model was developed for use in estimating the fair market value of traded options which have no vesting restrictions and are fully transferable. In addition, option valuation models require the input of highly subjective assumptions including the expected stock price volatility. Because the Company's employee stock options have characteristics significantly different from those of traded options and because changes in the subjective input assumptions can materially affect the fair market value estimate, in management's opinion, the existing models do not necessarily provide a reliable single measure of the fair value of its employee stock options.

For purposes of pro forma disclosures, the estimated fair value of the options is amortized to expense over the options' vesting period. The Company's pro forma information follows:

	YEARS ENDED DECEMBER 31,		
	1999	1998	1997
Pro forma net income (loss) (in thousands)	\$357,900	\$89,010	\$(1,137)

These pro forma amounts may not be representative of future disclosures since the estimated fair value of stock options is amortized to expense over the vesting period and additional options may be granted in future years.

NOTE 13--STATEMENTS OF CASH FLOWS

SUPPLEMENTAL DISCLOSURE OF NON-CASH TRANSACTIONS FOR THE YEAR ENDED DECEMBER 31, 1999:

In 1999, the Company acquired post-production equipment through a capital lease totaling \$2.5 million.

SUPPLEMENTAL DISCLOSURE OF NON-CASH TRANSACTIONS FOR THE YEAR ENDED DECEMBER 31, 1998:

	(IN THOUSANDS)
ACQUISITION OF NETWORKS AND STUDIOS USA Acquisition price	\$ 4,115,531 (1,300,983)  \$ 2,814,548
Components of non-cash consideration:  Deferred purchase price liability	\$ 300,000 277,898 2,236,650  \$ 2,814,548
Exchange of Class B USANi LLC Shares for Deferred Purchase Price Liability	\$ 304,636 =======

During the period ended December 31, 1998, the Company acquired computer equipment through a capital lease totaling \$15.5 million.

On December 30, 1998, the Company acquired from Universal an entity which owned 3,411,308 Class B LLC Shares in exchange for issuing to Universal 670,000 shares of USAi Class B Common Stock

and 2,741,308 shares of USAi Common Stock. The transaction resulted in the Class B LLC Shares being converted into Class A LLC Shares.

Supplemental disclosure of cash flow information:

	DECEMBER 31	
1999	1998	1997
	(IN THOUSAND	S)

#### CASH PAID DURING THE PERIOD FOR:

Interest	\$47,112	\$68,751	\$5,875
Income tax payments	3,935		6,339
Income tax refund			5,732

#### NOTE 14--RELATED PARTY TRANSACTIONS

As of December 31, 1999, the Company was involved in several agreements with related parties as follows:

The Company entered into a lease agreement with an entity owned by the Chairman of the Board and Chief Executive Officer of the Company providing for the use of an aircraft for corporate purposes. The lease has a five-year term and is terminable by either party on thirty days' notice. In the years ended December 31, 1999, 1998 and 1997, the Company paid a total of \$2.1 million, \$2.0 million and \$2.7 million, respectively, related to the use of the aircraft.

Universal provides certain support services to the Company under a Transition Services agreement entered into in connection with the Universal Transaction. For these services, which include use of pre-production, production and post-production facilities, information technology services, physical distribution, contract administration, legal services and office space, Universal charged the Company \$12.5 million and \$15.0 million for the years ended December 31, 1999 and 1998, respectively, of which \$8.0 million and \$8.5 million was capitalized to production costs, respectively.

Universal and the Company entered into an International Television Distribution Agreement under which the Company pays to Universal a distribution fee of 10% on all programming owned or controlled by the Company distributed outside of the United States. For the years ended December 31, 1999 and 1998, the fee totaled \$9.0 million and \$1.3 million, respectively.

In addition, the Company and Universal entered into a Domestic Television Distribution Agreement under which the Company distributes in the United States certain of Universal's television programming. For the years ended December 31, 1999 and 1998, Universal paid the Company \$1.5 million in both years.

In the normal course of business, Home Shopping Network and Networks enter into agreements with the operators of cable television systems and operators of broadcast television stations for the carriage of Home Shopping, USA Network and Sci-Fi Channel programming. Home Shopping Network and Networks have entered into agreements with a number of cable operators that are affiliates of AT&T. The long-term contracts for Home Shopping Network provide for a minimum subscriber guarantee and incentive payments based on the number of subscribers. Cash paid by Home Shopping Network to AT&T and certain of its affiliates under these contracts for cable commissions and advertising was \$9.5 million, \$9.5 million, and \$9.6 million for the years ended 1999, 1998, and 1997, respectively. The long-term contracts for Networks provide for subscriber fee payments to Networks. For the years ended December 31, 1999 and 1998, AT&T paid \$70.4 and \$62.2 million respectively to Networks under these agreements.

Home Shopping has affiliation agreements with USA Broadcasting ("USAB"), a wholly owned subsidiary of USAi which provides for the USAB's broadcast of Home Shopping's electronic retailing programming on a full-time basis. Expense related to these affiliation agreements with USAB for the years ended December 31, 1999, 1998 and 1997 was \$38.1 million, \$38.7 million and \$41.7 million, respectively.

Under the USANi LLC Operating Agreement, USANi LLC is obligated to make a distribution to each of the LLC members in an amount equal to each member's share of USANi LLC's taxable income at a specified tax rate. The first such payment was made on March 1, 1999 to USAi, Universal and Liberty covering the year ended December 31, 1998 in the amount of \$52.8 million, of which \$24.0 million was paid by USAi.

#### NOTE 15--TRANSACTIONS WITH USAI AND SUBSIDIARIES

Advances to USAi and subsidiaries generally represent net amounts transferred from the Company to USAi and its subsidiaries to fund operations and other related items. Pursuant to the Investment Agreement, all excess cash held at USAi and subsidiaries is transferred to the Company no less frequently than monthly and the Company may transfer funds to USAi to satisfy obligations of USAi and its subsidiaries. Under the Investment Agreement, transfers of cash are evidenced by a demand note and accrue interest at the Company's borrowing rate under the credit facility.

During the year ended December 31, 1999, net transfers from USANi LLC to USAi totaling approximately \$429.1 million, including \$372.2 million related to the Hotel Reservations Network Transaction and the October Films/PFE Transaction (including \$200 million to make the Universal Advance), \$50.9 million to fund the operations of USAi's television broadcast operations, \$98.6 million to repay a portion of the outstanding borrowings assumed in the October Films/PFE Transaction and \$8.8 million to fund the operations of USA Films. Funds were also transferred to USAi to purchase shares of treasury stock. These amounts were offset by \$79.4 million and \$40.0 million of funds transferred to USANi LLC from the Ticketing operations business and the Hotel reservations business, respectively. During the year ended December 31, 1998 net cash transfers totaling approximately \$118.2 million were made to repay USAi's revolving credit facility, repay Ticketmaster's bank credit facility, and fund the operations of USAi's broadcast operation, offset by proceeds from the sale of the assets of SF Broadcasting and USAi's Baltimore television station. The interest incurred on the net transfers for the years ended December 31, 1999 and 1998 was approximately \$7.2 million and \$9.5 million, respectively.

The Company allocates certain overhead expenses to the USAi parent company based upon the fair value of services performed. Expenses allocated for the periods ended December 31, 1999 and 1998 were \$8.6 million and \$5.9 million, respectively.

In accordance with the Investment Agreement, certain transfers of funds between the Company and USAi are not evidenced by a demand note and do not accrue interest, primarily relating to the establishment of the operations of the Company and to equity contributions.

NOTE 16--QUARTERLY RESULTS (UNAUDITED)

	QUARTER ENDED DECEMBER 31,	QUARTER ENDED SEPTEMBER 30,	QUARTER ENDED JUNE 30,	QUARTER ENDED MARCH 31,
	(IN THO	DUSANDS, EXCEPT	PER SHARE DA	ATA)
YEAR ENDED DECEMBER 31, 1999				
Net revenues	\$718,037	\$594,857	\$611,114	\$617,889
Operating profit	117,254	68,048	76,450	81,843
Net earnings (a)	112,337	96,487	58,865	127,299
YEAR ENDED DECEMBER 31, 1998 (B)				
Net revenues	\$657,322	\$548,418	\$584,412	\$415,358
Operating profit	83,858	50,261	66,755	30,856
Net earnings	62,744	28,828	27,705	6,258

- (a) In the first quarter of 1999, the Company recorded a gain of \$11.5 million related to the reversal of equity losses which were previously recorded in 1998 as a result of the Universal Transaction. Furthermore, the Company recorded gains on the sale of securities of \$47.3 million, \$3.0 million, and \$39.5 million in the first, second and third quarters of 1999, respectively.
- (b) Includes the operations of Networks and Studios USA since their acquisition on February 12, 1998.

#### NOTE 17--INDUSTRY SEGMENTS

For the years ended December 31, 1999 and 1998, the Company operated principally in three industry segments: Networks and television production, Electronic retailing and Internet services. The Networks and television production segment consists of the cable networks USA Network and Sci-Fi Channel and Studios USA, which produces and distributes television programming. The Electronic retailing segment consists of Home Shopping Network and America's Store, which are engaged in the sale of merchandise through electronic retailing. The Internet services segment represents the Company's on-line retailing networks business.

	YEARS ENDED DECEMBER 31,		
		1998	
		(IN THOUSANDS)	
Revenue Networks and television production Electronic retailing Internet services Other	\$1,305,871 1,204,524 24,620 6,882	\$1,085,685 1,084,139 21,191 14,495	\$ 1,008,162 12,857 16,041
	\$2,541,897 =======	\$2,205,510 ======	\$1,037,060 ======
Operating profit (loss) Networks and television production Electronic retailing. Internet services	\$ 319,500 96,265 (42,392) (29,778)		\$ 78,848 (9,851) (7,855)
	\$ 343,595 =======	\$ 231,730 ======	\$ 61,142 =======
Assets Networks and television production Electronic retailing Internet services Corporate and other	\$5,524,436 1,810,401 27,622 110,467	\$5,190,669 1,777,524 12,711 21,781	\$ 1,641,048 6,197 6,630
	\$7,472,926 =======	\$7,002,685	\$1,653,875
Depreciation and amortization Networks and television production Electronic retailing. Internet services Corporate and other	\$ 113,034 83,808 3,167 2,210	\$ 99,225 72,312 1,436 1,653	\$ 62,811 1,903 438
	\$ 202,219 ======	\$ 174,626 ======	\$ 65,152 ======
Capital expenditures Networks and television production Electronic retailing	\$ 6,771 47,197 13,618 3,095	\$ 5,616 42,269 2,968 1,232	\$ 25,063 2,125 624  \$ 27,812
	=======	=======	=======

#### NOTE 18--FINANCIAL INSTRUMENTS

The additional disclosure below of the estimated fair value of financial instruments was made in accordance with the requirements of Statements of Financial Accounting Standards No. 107. The estimated fair value amounts have been determined by the Company using available market information and appropriate valuation methodologies when available. The carrying value of all current assets and current liabilities approximates fair value due to their short-term nature.

	DECEMBER 31, 1999		DECEMBER 31, 1998	
	CARRYING AMOUNT	FAIR VALUE	CARRYING AMOUNT	FAIR VALUE
		(IN THO	JSANDS)	
Cash and cash equivalents		\$247,474 93,742	\$234,903 71,601	\$234,903 71,601
Long-term obligations	531,097	531,097	760,530	760,530

#### NOTE 19--PROGRAM RIGHTS AND FILM COSTS

As of December 31, 1999, the liability for program rights, representing future payments to be made under program contract agreements amounted to \$468.4 million. Annual payments required are \$219.5 million in 2000, \$118.9 million in 2001, \$77.9 million in 2002, \$30.5 million in 2003, \$15.1 million in 2004 and \$6.5 million in 2005 and thereafter. Amounts representing interest are \$50.0 million and the present value of future payments is \$418.4 million.

As of December 31, 1999, the liability for film costs amounted to \$103.1 million. Annual payments are \$72.6 million in 2000 and \$30.5 million in 2001.

Unrecorded commitments for program rights consist of programs for which the license period has not yet begun or the program is not yet available to air. As of December 31, 1999, the unrecorded commitments amounted to \$748.8 million. Annual commitments are \$138.6 million in 2000, \$141.4 million in 2001, \$124.7 million in 2002, \$121.6 million in 2003, \$99.6 million in 2004 and \$122.9 million in 2005 and thereafter.

### NOTE 20-- NOTES OFFERING AND GUARANTOR AND NON-GUARANTOR FINANCIAL INFORMATION

On November 23, 1998, USAi and the Company completed an offering of \$500.0 million 6 3/4% Senior Notes due 2005 (the "Old Notes"). In May 1999, the Old Notes were exchanged in full for \$500.0 million of new 6 3/4% Senior Notes due 2005 (the "Notes") that have terms that are substantially identical to the Old Notes. Interest is payable on the Notes on May 15 and November 15 of each year, commencing May 15, 1999. The Notes are jointly, severally, fully and unconditionally guaranteed by certain subsidiaries of USAi, including Holdco, a non-wholly owned, direct subsidiary of USAi, and all of the subsidiaries of the Company (other than subsidiaries that are, individually and in the aggregate, inconsequential to the Company on a consolidated basis) (collectively, the "Subsidiary Guarantors"). All of the Subsidiary Guarantors (other than Holdco) (the "Wholly Owned Subsidiary Guarantors") are wholly owned, directly or indirectly, by USAi or the Company, as the case may be.

Separate financial statements for each of the Wholly Owned Subsidiary Guarantors are not presented and such Wholly Owned Subsidiary Guarantors are not filing separate reports under the Securities Exchange Act of 1934 because USAi's and the Company's management has determined that the information contained in such documents would not be material to investors.

#### NOTE 21--SUBSEQUENT EVENTS (UNAUDITED)

On January 12, 2000, USAi announced that it reached a definitive agreement to acquire Precision Response Corp. ("PRC") in a stock-for-stock transaction, whereby each share of PRC will be exchanged for 1.08 USAi shares. The transaction is expected to close in April 2000. Upon closing of the transaction, USAi will contribute the business of PRC to the LLC in exchange for Class A LLC shares equaling the amount of USAi common stock issued to the shareholders of PRC

On January 25, 2000, USAi and Styleclick.com Inc., a leading enabler of e-commerce for manufacturers and retailers, announced an agreement to form a new company by merging USA's Internet Shopping Network ("ISN") and Styleclick.com. The new company, which will be named Styleclick, Inc., will own and operate the combined properties of Styleclick.com Inc. and ISN. Under the terms of the agreement, USAi will also invest \$40 million in cash, contribute \$10 million in dedicated media, and will receive warrants to purchase additional shares of the new company. Upon both the closing of the transaction and on a fully diluted basis, USAi will own approximately 75% of the new company and Styleclick.com stockholders will own approximately 25%. In the interim, USAi has agreed to extend a \$10 million bridge loan to Styleclick.com. The transaction is expected to close in the second quarter of 2000.

THIRD AMENDMENT dated as of April 29, 1999 (this "AMENDMENT") to the Credit Agreement dated as of February 12, 1998 (as amended, supplemented or otherwise modified from time to time, the "CREDIT AGREEMENT"), among USA NETWORKS, INC., a Delaware corporation ("USANI"), USANI LLC, a Delaware limited liability company (the "BORROWER"), the several banks and other financial institutions and entities from time to time parties thereto (the "LENDERS"), BANK OF AMERICA NATIONAL TRUST & SAVINGS ASSOCIATION and THE BANK OF NEW YORK, as co-documentation agents (in such capacity, the "CO-DOCUMENTATION AGENTS") and THE CHASE MANHATTAN BANK, as administrative agent (in such capacity, the "ADMINISTRATIVE AGENT") and as collateral agent (in such capacity, the "COLLATERAL AGENT").

WHEREAS, pursuant to the Credit Agreement, the Lenders have agreed to make certain loans to the Borrower and the Issuing Bank has agreed to issue certain Letters of Credit for the account of the Borrower; and

WHEREAS the Borrower has requested that certain provisions of the Credit Agreement be modified in the manner provided for in this Amendment, and the Lenders are willing to agree to such modifications as provided for in this Amendment.

NOW, THEREFORE, the parties hereto hereby agree as follows:

- 1. DEFINED TERMS. Capitalized terms used and not defined herein shall have the meanings given to them in the Credit Agreement.
- 2. AMENDMENTS TO THE CREDIT AGREEMENT. (a) Section 1.01 of the Credit Agreement is hereby amended by inserting the following definitions in their proper alphabetical order:

"'HOTEL RESERVATIONS NETWORK ACQUISITION' means the acquisition by HRN, Inc., a subsidiary of USANi, of substantially all the assets of TMF, Inc. and HRN Marketing Corporation in exchange for the assumption of certain liabilities, the issuance of a promissory note and certain other payments (collectively the "HRN Obligations"); PROVIDED, THAT such transaction is consummated substantially in accordance with the terms of the Asset Purchase Agreement dated as of April 13, 1999, among HRN, Inc., USANi and the other parties thereto (the "HRN Agreement"), previously delivered to the Lenders and that any changes to the HRN Agreement are not materially adverse to the interests of the Lenders.

`UNIVERSAL ADVANCE' means an interest bearing advance to Universal Studios Holding I Corp. or one or more of its affiliates in a principal amount of up to \$200,000,000; PROVIDED, THAT such advance is made in accordance with the terms of the Letter Agreement dated April 6, 1999 between Universal Studios Holding I Corp. and USA Networks, Inc., including the schedules and exhibits thereto (collectively, the "Letter Agreement"), previously delivered to the Lenders and

that any changes to the terms of the advance as set forth in the Letter Agreement are not materially adverse to the interests of the Lenders.

- (b) Section 5.07 of the Credit Agreement is hereby amended by:
  - (i) deleting "subsection (k)" in clause (i) thereof and substituting "subsections (k), (o) and (p)" therefor; and
  - (ii) deleting the period at the end of clause (n) thereof and substituting the following therefor: "; (o) the HRN Obligations; and (p) the Guarantee of HRN Obligations by USANi set forth in the HRN Agreement".
- (c) Section 5.17 of the Credit Agreement is hereby amended by:
  - (i) deleting "and" at the end of clause (h) thereof;
  - (ii) replacing the period at the end of clause (i) thereof with "; and"; and
  - (iii) inserting the following after clause (i):
    - "(j) the sale or other disposition of the rights of USANi and/or one or more of its subsidiaries with respect to the Universal Advance".
- (c) Section 5.19 of the Credit Agreement is hereby amended by:
  - (i) deleting "and" at the end of clause (g) thereof;
  - (ii) replacing the period at the end of clause (h) thereof with "; and"; and
  - (iii) inserting the following after clause (h): "(i) the Universal Advance."
- (d) Section 5.20 of the Credit Agreement is hereby amended by:
  - (i) deleting "and" at the end of clause (b) thereof;
  - (ii) replacing the period at the end of clause (c) thereof
     with "; and"; and
  - - "(d) The Hotel Reservations Network Acquisition."
- 3. NO OTHER AMENDMENTS; CONFIRMATION. Except as expressly amended, modified and supplemented hereby, the provisions of the Credit Agreement are and shall remain in full force and effect.
- 4. REPRESENTATIONS AND WARRANTIES. Each of USANi and the Borrower hereby represents and warrants to the Administrative Agent, the Collateral Agent, the Issuing Bank and the Lenders as of the date hereof:
  - (a) No Default or Event of Default has occurred and is continuing.
  - (b) The execution, delivery and performance by each of USANi and the Borrower of this Amendment are within the scope of its corporate or company powers, and have been duly authorized by all necessary corporate, company and, if required, stockholder or member action on the part of each of them, and no authorizations, approvals or consents of, and no filings or registrations with, any governmental or regulatory authority or agency

are necessary for the execution or delivery of this Amendment by either of them or for the validity or enforceability of this Amendment. The Credit Agreement as amended by this Amendment constitutes the legal, valid and binding obligation of each of USANi and the Borrower, enforceable against each of them in accordance with its terms, except as such enforceability may be limited by (a) bankruptcy, insolvency, reorganization, moratorium or other similar laws of general applicability affecting the enforcement of creditors' rights and (b) the application of general principles of equity (regardless of whether such enforceability is considered in a proceeding in equity or at law).

- (c) All representations and warranties of USANi and the Borrower contained in the Credit Agreement (other than representations or warranties expressly made only on and as of the Effective Date) are true and correct in all material respects on and as of the date hereof with the same force and effect as if made on and as of the date hereof.
- 5. EFFECTIVENESS. This Amendment shall become effective only upon the satisfaction in full of the following conditions precedent:
  - (a) The Administrative Agent shall have received counterparts hereof, duly executed and delivered by USANi, the Borrower and the Required Lenders; and
  - (b) The Administrative Agent shall have received such opinions and certificates from USANi and the Borrower and their counsel as it may reasonably request in form reasonably satisfactory to its counsel.
- 6. EXPENSES. The Borrower agrees to reimburse the Administrative Agent and the Collateral Agent for its out-of-pocket expenses in connection with this Amendment, including the reasonable fees, charges and disbursements of Cravath, Swaine & Moore, counsel for the Administrative Agent.
- 7. GOVERNING LAW; COUNTERPARTS. (a) This Amendment and the rights and obligations of the parties hereto shall be governed by, and construed and interpreted in accordance with, the laws of the State of New York.
- (b) This Amendment may be executed by one or more of the parties to this Amendment on any number of separate counterparts, and all of said counterparts taken together shall be deemed to constitute one and the same instrument. This Amendment may be delivered by facsimile transmission of the relevant signature pages hereof.

IN WITNESS WHEREOF, the parties hereto have caused this Amendment to be duly executed and delivered by their respective proper and duly authorized officers as of the day and year first above written.

USA NETWORKS, INC.,

by /s/ Michael Durney

Name: Michael Durney Title: V.P. & Controller

USANi LLC,

by /s/ Michael Durney

Name: Michael Durney Title: V.P. & Controller

THE CHASE MANHATTAN BANK, individually and as Administrative Agent, Collateral Agent and Issuing Bank,

by /s/ Constance M. Coleman

Name: Constance M. Coleman

Title: V.P.

BANK OF AMERICA NT&SA,

by /s/ Sean W. Cassidy

Name: Sean W. Cassidy

Name: Sean W. Cassidy Title: Vice President

THE BANK OF NEW YORK COMPANY, INC., individually and as Co-Documentation  $\ensuremath{\mathsf{Agent}},$ 

by /s/ John C. Lambert

-----

Name: John C. Lambert Title: Vice President

by /s/ Frances O.R. Lagan Name: Frances O.R. Lagan Title: V.P. by /s/ Ann Schwalenberg Name: Ann Schwalenberg Title: Vice President BANCA COMMERCIALE ITALIANA, NEW YORK, by /s/ Charles Dougherty -----Name: Charles Dougherty Title: VP by /s/ T. Gallonetto -----Name: T. Gallonetto Title: A.V.P. BANK OF HAWAII, by /s/ Bernardine M. Havertine Name: Bernardine M. Havertine Title: Corporate Banking Officer BANK OF MONTREAL,

by /s/ W.T. Calder

Name: W.T. Calder Title: Managing Director

### THE BANK OF NOVA SCOTIA,

by	/s/ Ian A. Hodgart
	Name: Ian A Hodgart Title: Authorized Signatory
BANQUE	E NATIONALE DE PARIS,
by	/s/
	Name: Title:
by	
	Name: Title:
	BANQUE WORMS CAPITAL CORPORATION,
by	/s/ F. Jamet
	Name: F. Jamet Title: S.V.P.
	/s/ Constance DeClerk
	Name: Constance DeClerk Title: V.P.
CITY N	NATIONAL BANK,
by	/s/ Rod Bollins
	Name: Rod Bollins Title: Vice President

COMPAGEUROPI	GNIE FINANCIERE DE CIC ET DE L'UNION SENNE,
by	
	Name: Title:
by	
	Name: Title:
CREDI <sup>*</sup>	T AGRICOLE INDOSUEZ,
by	/s/ Craig Welch
	Name: Craig Welch Title: V.P.
by	/s/ Sarah McLinmore
	Name: Sarah McLinmore Title: V.P.
CREDI.	TANSTALT CORPORATE FINANCE, INC.,
by	
	Name: Title:
by	
	Name: Title:

CRESTAR BANK,

by	/s/ Lantanya B.Mason
	Name: Latanya B. Mason Title: Assistant Vice President
THE DA	AI-ICHI KANGYO BANK LTD., NEW YORK
by	
	Name: Title:
DE NA	TIONALE INVESTERINGSBANK, N.V.,
by	Name: Title:
by	Name: Title:
FIRST	HAWAIIAN BANK,
by	
	Name: Title:
FLEET	NATIONAL BANK,
by	/s/ Russ Lopinto
	Name: Russ Lopinto Title: Vice President

THE FUJI BANK LIMITED, LOS ANGELES AGENCY,  $% \left( 1\right) =\left( 1\right) \left( 1\right) \left($ 

by	/s/ Masahito Fukuda
	Name: Masahito Fukuda Title: Joint General Manager
	JTO BANCARIO SAN PAOLO DI TORINO ITUTO MOBILIARE ITALIANO, SPA,
by	/s/ Robert Wurster
	Name: Robert Wurster Title: V.P.
by	/s/ Glen Binder
	Name: Glen Binder Title: Vice President
KBC BA	ANK N.V.,
by	
	Name: Title:
by	
	Name: Title:
THE LO	ONG-TERM CREDIT BANK OF JAPAN, ED,
by	
	Name: Title:

by /s/ Paul F. Noel Name: Paul F. Noel Title: Vice President PARIBAS, by /s/ William B. Schink Name: William B. Schink Title: Director PNC BANK, NATIONAL ASSOCIATION, by /s/ Kristen E. Talaber -----Name: Kristen E. Talaber Title: Vice President ROYAL BANK OF CANADA, by /s/ Wayne P. Gray Name: Wayne P. Gray Title: Manager SOCIETE GENERALE, by /s/ Mark Vigil Name: Mark Vigil Title: Director THE SUMITOMO TRUST & BANKING, CO., LTD., NEW YORK BRANCH, by /s/ Stephen E. Stratico

> Name: Stephen E. Stratico Title: Vice President

## SUNTRUST BANK, CENTRAL FLORIDA N.A.,

ру	by /s/ Harold Binder				
	Name: Harold Binder Title: Authorized Signatory				
INION	BANK OF CALIFORNIA, N.A.,				
by	/s/ Stender E. Sweeney				
	Name: Stender E. Sweeney Title: Assistant Vice President				
IELLS	FARGO BANK,				
by	/s/ Anthony Turner				
	Name: Anthony Turner Title: V.P.				
IESTDE	EUTSCHE LANDESBANK, NEW YORK BRANCH				
by					
	Name: Title:				
by					
	Name: Title:				
	111101				

FOURTH AMENDMENT dated as of January 31, 2000 (this "AMENDMENT") to the Credit Agreement dated as of February 12, 1998 (as amended, supplemented or otherwise modified from time to time, the "CREDIT AGREEMENT"), among USA NETWORKS, INC., a Delaware corporation ("USANI"), USANI LLC, a Delaware limited liability company (the "BORROWER"), the several banks and other financial institutions and entities from time to time parties thereto (the "LENDERS"), BANK OF AMERICA NATIONAL TRUST & SAVINGS ASSOCIATION and THE BANK OF NEW YORK, as co-documentation agents (in such capacity, the "CO-DOCUMENTATION AGENTS") and THE CHASE MANHATTAN BANK, as administrative agent (in such capacity, the "ADMINISTRATIVE AGENT") and as collateral agent (in such capacity, the "COLLATERAL AGENT").

WHEREAS, pursuant to the Credit Agreement, the Lenders have agreed to make certain loans to the Borrower and the Issuing Bank has agreed to issue certain Letters of Credit for the account of the Borrower; and

WHEREAS the Borrower has requested that certain provisions of the Credit Agreement be modified in the manner provided for in this Amendment, and the Lenders are willing to agree to such modifications as provided for in this Amendment.

NOW, THEREFORE, the parties hereto hereby agree as follows:

- $\hbox{1.} \quad \hbox{DEFINED TERMS. Capitalized terms used and not defined herein shall have the meanings given to them in the Credit Agreement.}$
- 2. AMENDMENTS TO THE CREDIT AGREEMENT. (a) Section 1.01 of the Credit Agreement is hereby amended by:
  - - "`SAVOY DEBENTURES' means the 7% Convertible Subordinated Debentures of Savoy due July 1, 2003 in an aggregate principal amount of \$37,782,000.
    - `SENIOR NOTES' means the 6.75% Senior Notes due November 15, 2005 of the Borrower and USANi in an aggregate principal amount of \$500,000,000.
  - (ii) deleting the following from the definition of Fixed Charges: "(excluding Capital Expenditures by SKTV, the Home Shopping Persons and their respective subsidiaries)".
  - (b) Section 5.14 of the Credit Agreement is hereby deleted in its entirety and the following substituted therefor:

"SECTION 5.14 [Reserved]".

- (c) Subsection 5.16(a) of the Credit Agreement is hereby amended by:
  - (i) inserting "(i)" between the words "except
    that" and "a Guarantor"; and
  - (ii) inserting the following immediately prior to ";":
  - "and (ii) Internet Shopping Network, L.L.C. may merge on an arm's-length basis into a publicly traded company for at least fair consideration paid solely in publicly traded stock of such company".
- (d) Section 5.18 of the Credit Agreement is hereby amended by
  - (i) inserting the following immediately prior to clause (x) in subsection (a)(iii) thereof:
  - "(v) the repurchase of up to \$20,000,000 of Savoy
    Debentures, (w) the repurchase of up to \$50,000,000
    of Senior Notes"; and
  - (ii) replacing "\$1,000,000" in clause (z) of subsection (a)(iii) thereof with "\$10,000,000".
- (e) Section 5.19 of the Credit Agreement is hereby amended by:
  - (i) deleting clause (a) thereof in its entirety and substituting the following therefor: "(a) Investments in any Wholly Owned Subsidiary that is a Guarantor;"
  - (ii) replacing "\$125,000,000" in clauses (e) and (g) thereof with "\$300,000,000"; and
  - (iii) replacing "\$20,000,000" in clause (h) thereof with "\$200,000,000".
- (f) Section 5.20 of the Credit Agreement is hereby amended by deleting "or the Borrower" in Section (b) thereof and substituting ", the Borrower or any Subsidiary that is not a Guarantor" therefor.
- 3. NO OTHER AMENDMENTS; CONFIRMATION. Except as expressly amended, modified and supplemented hereby, the provisions of the Credit Agreement are and shall remain in full force and effect.
- 4. REPRESENTATIONS AND WARRANTIES. Each of USANi and the Borrower hereby represents and warrants to the Administrative Agent, the Collateral Agent, the Issuing Bank and the Lenders as of the date hereof as follows:
  - (a) No Default or Event of Default has occurred and is continuing.  $% \left( 1\right) =\left( 1\right) \left( 1\right)$
  - (b) The execution, delivery and performance by each of USANi and the Borrower of this Amendment are within the scope of its corporate or company powers, and have been duly authorized by all necessary corporate, company and, if required, stockholder or member action on the part of each of them, and no authorizations, approvals or consents of, and no filings or registrations with, any governmental or regulatory authority or agency are necessary for the execution or delivery of this Amendment by either of them or for the validity or enforceability of this Amendment. The Credit Agreement as amended by this

Amendment constitutes the legal, valid and binding obligation of each of USANi and the Borrower, enforceable against each of them in accordance with its terms, except as such enforceability may be limited by (a) bankruptcy, insolvency, reorganization, moratorium or other similar laws of general applicability affecting the enforcement of creditors' rights and (b) the application of general principles of equity (regardless of whether such enforceability is considered in a proceeding in equity or at law).

- (c) All representations and warranties of USANi and the Borrower contained in the Credit Agreement (other than representations or warranties expressly made only on and as of the Effective Date) are true and correct in all material respects on and as of the date hereof with the same force and effect as if made on and as of the date hereof.
- ${\it 5.~EFFECTIVENESS.~This~Amendment~shall~become~effective~only~upon~the~satisfaction~in~full~of~the~following~conditions~precedent:}$ 
  - (a) The Administrative Agent shall have received counterparts hereof, duly executed and delivered by USANi, the Borrower and the Required Lenders; and
  - (b) The Administrative Agent shall have received such opinions and certificates from USANi and the Borrower and their counsel as it may reasonably request in form reasonably satisfactory to its counsel.
- 6. EXPENSES. The Borrower agrees to reimburse the Administrative Agent and the Collateral Agent for its out-of-pocket expenses in connection with this Amendment, including the reasonable fees, charges and disbursements of Cravath, Swaine & Moore, counsel for the Administrative Agent.
- 7. GOVERNING LAW; COUNTERPARTS. (a) This Amendment and the rights and obligations of the parties hereto shall be governed by, and construed and interpreted in accordance with, the laws of the State of New York.
- (b) This Amendment may be executed by one or more of the parties to this Amendment on any number of separate counterparts, and all of said counterparts taken together shall be deemed to constitute one and the same instrument. This Amendment may be delivered by facsimile transmission of the relevant signature pages hereof.

IN WITNESS WHEREOF, the parties hereto have caused this Amendment to be duly executed and delivered by their respective proper and duly authorized officers as of the day and year first above written.

USA NETWORKS, INC.,

by /s/ Michael Durney

Name: Michael Durney Title: VP & Controller

USANi LLC,

by /s/ Michael Durney

Name: Michael Durney Title: VP & Controller

THE CHASE MANHATTAN BANK, individually and as Administrative Agent, Collateral Agent and Issuing Bank,

by /s/ Joan M. Fitzgibbon

Name: Joan M. Fitzgibbon Title: Managing Director

BANK OF AMERICA, N.A.,

by /s/ Sean W. Cassidy

Name: Sean W. Cassidy Title: Vice President

THE BANK OF NEW YORK COMPANY, INC., individually and as Co-Documentation Agent,

by /s/ John C. Lambert

Name: John C. Lambert Title: Vice President

ABN	AMRO BANK, N.V.,
by	
	Name: Title:
by	
	Name: Title:
	A COMMERCIALE ITALIANA, NEW BRANCH,
by	/s/ Charles Dougherty
	Name: Charles Dougherty Title: Vice President
by	/s/ E. Bermant
	Name: E. Bermant Title: First Vice President/ Deputy Manager
BANK	OF HAWAII,
by	/s/ Luke Yeh
	Name: Luke Yeh Title: Assistant Vice President
BANK	OF MONTREAL,
by	/s/ W.T. Calder
	Name: W.T. Calder Title: Managing Director

```
by
/s/ Vincent J. Fitzgerald, Jr.
Name: Vincent J. Fitzgerald, Jr.
Title: Authorized Signatory

BANQUE NATIONALE DE PARIS,

by
/s/ Serge Desrayaud
Name: Serge Desrayaud
Title: Vice President/Team Leader

by
/s/ Gregg W. Bonardi
Title: Vice President

BANQUE WORMS CAPITAL CORPORATION,

by
Name:
Title:
CITY NATIONAL BANK,

by
/s/ David C. Burdge
Title: Senior Vice President
```

THE BANK OF NOVA SCOTIA,

## /s/ Albert Calo Name: Albert Calo Title: Vice President /s/ Marie-Rose Sensenbrenner Name: Marie-Rose Sensenbrenner Title: Vice President CREDIT AGRICOLE INDOSUEZ, /s/ Craig Welch Name: Craig Welch Title: First Vice President /s/ John McCloskey Name: John McCloskey Title: Vice President, SRM CREDITANSTALT CORPORATE FINANCE, INC., Name: Title:

Name: Title:

CREDIT INDUSTRIEL ET COMMERCIAL,

THE DAI-ICHI KANGYO BANK LTD., NEW YORK BRANCH,
by /s/ Marvin M. Lazar
Name: Marvin M. Lazar Title: Assistant Vice President
DE NATIONALE INVESTERINGSBANK, N.V.,
by
Name: Title:
by
Name: Title:
FIRST HAWAIIAN BANK,
by /s/ Travis Ruetenik
Name: Travis Ruetenik Title: Assistant Vice President
FLEET NATIONAL BANK,
by /s/ Manuel Burgueno
Name: Manuel Burgueno Title: Vice President
THE FUJI BANK LIMITED, LOS ANGELES AGENCY,
by /s/ Masahito Fukuda
Name: Masahito Fukuda Title: Senior Vice President

GENERAL ELECTRIC CAPITAL CORPORATION,

by /s/ Karl Kieffer
Name: Karl Kieffer Title: Duly Authorized Signatory
ISTITUTO BANCARIO SAN PAOLO DI TORINO - ISTITUTO MOBILIARE ITALIANO, SPA,
by
Name: Title:
by
Name: Title:
KBC BANK N.V.,
by
Name: Title:
by
Name: Title:
MELLON BANK, N.A.,
by /s/ Raghunatha Reddy
Name: Raghunatha Reddy Title: Lending Officer

PARIBAS,
by
Name: Title:
by
Name: Title:
PNC BANK, NATIONAL ASSOCIATION,
by /s/ Karen L. Kooman
Name: Karen L. Kooman Title: Assistant Vice President
ROYAL BANK OF CANADA,
by /s/ Stephanie Babich Name: Stephanie Babich Title: Vice President
SOCIETE GENERALE,
by /s/ Robert G. Robin
Name: Robert G. Robin Title: Vice President
THE SUMITOMO TRUST & BANKING, CO., LTD., NEW YORK BRANCH,
by /s/ Stephen Stratico
Name: Stephen Stratico Title: Vice-President

/s/ W. David Wisdom Name: W. David Wisdom Title: Vice President UNION BANK OF CALIFORNIA, N.A., /s/ Stender E. Sweeney Name: Stender E. Sweeney Title: Assistant Vice President WELLS FARGO BANK, -----Name: Title: WESTDEUTSCHE LANDESBANK, NEW YORK BRANCH, /s/ Cynthia M. Niesen Name: Cynthia M. Niesen Title: Managing Director by /s/ Pascal Kabemba Name: Pascal Kabemba Title: Associate

SUNTRUST BANK, CENTRAL FLORIDA N.A.,

#### EMPLOYMENT AGREEMENT

THIS EMPLOYMENT AGREEMENT ("Agreement") is entered into by and between Mike Sileck ("Employee") and USA Networks, Inc., a Delaware corporation (the "Company"), and is effective October 12, 1999 (the "Effective Date").

WHEREAS, Employee and USA Networks, a New York general partnership and an affiliate of the Company ("Networks"), are parties to an Employment Agreement, dated July  $\_$ , 1999 and effective September 13, 1999 (the "Existing Employment Agreement").

WHEREAS, Employee and Networks desire to terminate the Existing Employment Agreement, and the Company desires to establish its right to the services of Employee, in the capacity described below, on the terms and conditions hereinafter set forth, and Employee is willing to accept such employment on such terms and conditions.

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

- EMPLOYMENT. The Company agrees to employ Employee as Senior Vice President and Chief Financial Officer of the Company, and Employee accepts and agrees to such employment, effective as of the date on which the Board of Directors of the Company or a Committee thereof approves such appointment. As Senior Vice President and Chief Financial Officer of the Company, the Employee shall have responsibility for the financial and administrative operations of the Company. Notwithstanding the foregoing, during Employee's employment with the Company, Employee shall do and perform all services and acts necessary or advisable to fulfill the duties and responsibilities as are commensurate and consistent with Employee's position and shall render such services on the terms set forth herein. During Employee's employment with the Company, Employee shall report directly to the Vice Chairman of the Company or such person(s) as from time to time may be designated by the Company (hereinafter referred to as the "Reporting Officer"). Employee shall have such powers and duties with respect to the Company as may reasonably be assigned to Employee by the Reporting Officer, the extent consistent with Employee's position and status. Employee agrees to devote all of Employee's working time, attention and efforts to the Company and to perform the duties of Employee's position in accordance with the Company's policies as in effect from time to time. Employee's principal place of employment shall be the Company's offices located in New York, New York.
- 2. TERM OF AGREEMENT. The term ("Term") of this Agreement shall commence on the Effective Date and shall continue for a period of two (2) years, unless sooner terminated in accordance with the provisions of Section 1 of the Terms and Conditions attached hereto.

#### COMPENSATION.

- (a) BASE SALARY. During the Term, the Company shall pay Employee an annual base salary of \$400,000 (the "Base Salary"), payable in equal biweekly installments or in accordance with the Company's payroll practice as in effect from time to time. For all purposes under this Agreement, the term "Base Salary" shall refer to Base Salary as in effect from time to time.
- (b) DISCRETIONARY BONUS. During the Term, Employee shall be eligible to receive discretionary annual bonuses.
- (c) STOCK OPTION. In consideration of Employee's entering into this Agreement and as an inducement to join the Company, Employee shall be granted under USA Networks, Inc.'s 1997 Stock and Annual Incentive Plan (the "Plan") a non-qualified stock option (the "Option") to purchase an additional 37,500 shares of the Company's common stock, par value \$.01 per share (the "Common Stock"), subject to the approval of the Compensation Committee of the Board of Directors of the Company. The date of grant of the Option shall be the later of (x) the Effective Date and (y) the date on which the grant is approved by such Compensation Committee. The exercise price of the Option shall equal the last reported sales price of the Common Stock in the over-the-counter market (or such other market on which the Common Stock is then traded) on the date preceding the date of grant. Such Option shall vest and become exercisable in four equal installments on each of the first, second, third and fourth anniversaries of the Effective Date, provided that the Option shall become 100% vested and exercisable upon a Change in Control (as such term is defined in the Plan). The Option shall expire upon the earlier to occur of (i) ten years from the date of grant (the "Option Term") or (ii) except as otherwise provided in the Option award agreement, 90 days following the termination of Employee's employment with the Company for any reason. Other than acceleration of the Option following a Change in Control, the Option shall not otherwise become vested and exercisable as a result of the termination or non-renewal of this Agreement (or the termination of Employee's employment with the Company) for any reason.
- (d) BENEFITS. During the Term, Employee shall be entitled to participate in any welfare, health and life insurance and 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, Employee shall be entitled to the following benefits:
- (i) REIMBURSEMENT FOR BUSINESS EXPENSES. During the Term, the Company shall reimburse Employee for all reasonable and necessary expenses incurred by Employee in performing Employee's duties for the Company, on the same basis as similarly situated employees and in accordance with the Company's policies as in effect from time to time.
- (ii) RELOCATION EXPENSES. (A) Networks shall reimburse Employee for all reasonable and necessary commission expenses incurred by Employee in connection with the sale of his house in order to relocate to commence employment with Networks, but in no event shall the amount reimbursed exceed 6% of the sales price of such house.

- (B) Networks shall reimburse Employee for all reasonable and necessary moving expenses incurred by Employee in connection with his relocation in accordance with Networks' policies as in effect from time to time.
- (iii) VACATION. During the Term, Employee shall be entitled to such number of weeks of paid vacation per year as are provided to similarly situated employees of the Company in accordance with the plans, policies, programs and practices of the Company.
- (iv) MEDICAL EXPENSES. Networks shall reimburse Employee for any amounts paid by Employee to obtain medical benefits under COBRA during the period between termination of Employee's employment immediately prior to commencing employment with Networks and the date on which Employee commences coverage under the medical benefits plan of Networks or the Company, whichever occurs first.
- 4. NOTICES. 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 hand delivery acknowledged in writing by the recipient personally, and shall be deemed to have been duly given three days after mailing or immediately upon duly acknowledged hand delivery to the respective persons named below:

If to the Company: USA Networks, Inc.

152 West 57th Street New York, New York 10019 Attention: General Counsel

If to the Employee: Mike Sileck

5 Charles Court

Chappaqua, New York 10514

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

- 5. GOVERNING LAW; JURISDICTION. This Agreement and the legal relations thus created between the parties hereto shall be governed by and construed under and in accordance with the internal laws of the State of New York without reference to the principles of conflicts of laws. Any and all disputes between the parties which may arise pursuant to this Agreement will be heard and determined before an appropriate federal court in New York, or, if not maintainable therein, then in an appropriate New York state court. The parties acknowledge that such courts have jurisdiction to interpret and enforce the provisions of this Agreement, and the parties consent to, and waive any and all objections that they may have as to, personal jurisdiction and/or venue in such courts.
- 6. COUNTERPARTS. 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. Employee expressly understands and acknowledges that the 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 Terms and Conditions attached hereto, taken as a whole.

IN WITNESS WHEREOF, the Company has caused this Agreement to be executed and delivered by its duly authorized officer and Employee has executed and delivered this Agreement on November 2, 1999.

USA NETWORKS, INC.

By:
Name:
Title:

MIKE SILECK

4

### 1. TERMINATION OF EMPLOYEE'S EMPLOYMENT.

- (a) DEATH. In the event Employee's employment hereunder is terminated by reason of Employee's death, the Company shall pay Employee's designated beneficiary or beneficiaries, within 30 days of Employee's death in a lump sum in cash, Employee's Base Salary through the end of the month in which death occurs and any Accrued Obligations (as defined in paragraph 1(f) below).
- (b) DISABILITY. If, as a result of Employee's incapacity due to physical or mental illness ("Disability"), Employee shall have been absent from the full-time performance of Employee's duties with the Company for a period of four consecutive months and, within 30 days after written notice is provided to Employee by the Company (in accordance with Section 6 hereof), Employee shall not have returned to the full-time performance of Employee's duties, Employee's employment under this Agreement may be terminated by the Company for Disability. During any period prior to such termination during which Employee is absent from the full-time performance of Employee's duties with the Company due to Disability, the Company shall continue to pay Employee's Base Salary at the rate in effect at the commencement of such period of Disability, offset by any amounts payable to Employee under any disability insurance plan or policy provided by the Company. Upon termination of Employee's employment due to Disability, the Company shall pay Employee within 30 days of such termination (i) Employee'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 Employee under any disability insurance plan or policy provided by the Company; and (ii) any Accrued Obligations (as defined in paragraph 1(f) below).
- (c) TERMINATION FOR CAUSE. The Company may terminate Employee's employment under this Agreement for Cause at any time prior to the expiration of the Term. 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 Employee; PROVIDED, HOWEVER, that after indictment, the Company may suspend Employee from the rendition of services, but without limiting or modifying in any other way the Company's obligations under this Agreement; (ii) a material breach by Employee of a fiduciary duty owed to the Company; (iii) a material breach by Employee of any of the covenants made by Employee in Section 2 hereof; or (iv) the willful or gross neglect by Employee of the material duties required by this Agreement. In the event of Employee's termination for Cause, this Agreement shall terminate without further obligation by the Company, except for the payment of any Accrued Obligations (as defined in paragraph 1(f) below).
- (d) TERMINATION BY THE COMPANY OTHER THAN FOR DEATH, DISABILITY OR CAUSE. If Employee's employment is terminated by the Company for any reason other than Employee's death or Disability or for Cause, then (i) the Company shall pay Employee the Base Salary through the end of the Term over the course of the then remaining

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

- (e) MITIGATION; OFFSET. In the event of termination of Employee's employment prior to the end of the Term, Employee shall use reasonable best efforts to seek other employment and to take other reasonable actions to mitigate the amounts payable under Section 1 hereof. If Employee obtains other employment during the Term, the amount of any payment or benefit provided for under Section 1 hereof which has been paid to Employee shall be refunded to the Company by Employee in an amount equal to any compensation earned by Employee as a result of employment with or services provided to another employer after the date of Employee's termination of employment and prior to the otherwise applicable expiration of the Term, and all future amounts payable by the Company to Employee during the remainder of the Term shall be offset by the amount earned by Employee from another employer. For purposes of this Section 1(e), Employee shall have an obligation to inform the Company regarding Employee's employment status following termination and during the period encompassing the Term.
- (f) ACCRUED OBLIGATIONS. As used in this Agreement, "Accrued Obligations" shall mean the sum of (i) any portion of Employee's Base Salary through the date of death or termination of employment for any reason, as the case may be, which has not yet been paid; and (ii) any compensation previously earned but deferred by Employee (together with any interest or earnings thereon) that has not yet been paid.
  - 2. CONFIDENTIAL INFORMATION; NON-SOLICITATION; AND PROPRIETARY RIGHTS.
- (a) CONFIDENTIALITY. Employee acknowledges that while employed by the Company Employee will occupy a position of trust and confidence. Employee shall not, except as may be required to perform Employee's duties hereunder or as required by applicable law, without limitation in time or until such information shall have become public other than by Employee's unauthorized disclosure, disclose to others or 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 clients and customers that is not disclosed by the Company or any of its subsidiaries or affiliates for financial reporting purposes and that was learned by Employee 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. Employee 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. Employee agrees to deliver or return to the Company, at the Company's request at any time or upon termination or expiration of Employee's employment or as soon thereafter as possible, all documents, computer tapes and disks, records, lists, data, prints, notes and written information (and all copies thereof) furnished by the Company and its subsidiaries or affiliates or prepared by Employee in the course of Employee'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) NON-SOLICITATION OF EMPLOYEES. Employee recognizes that he will possess confidential information about other employees 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. Employee recognizes that the information he will possess about these other employees 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 Employee because of Employee's business position with the Company. Employee agrees that, during the Term (and for a period of 12 months beyond the expiration of the Term), Employee will not, directly or indirectly, solicit or recruit any employee of the Company or any of its subsidiaries or affiliates for the purpose of being employed by Employee or by any business, individual, partnership, firm, corporation or other entity on whose behalf Employee is acting as an agent, representative or employee and that Employee will not convey any such confidential information or trade secrets about other employees of the Company or any of its subsidiaries or affiliates to any other person except within the scope of Employee's duties hereunder.
- (c) PROPRIETARY RIGHTS; ASSIGNMENT. All Employee Developments shall be made for hire by the Employee for the Company or any of its subsidiaries or affiliates. "Employee Developments" means any idea, discovery, invention, design, method, technique, improvement, enhancement, development, computer program, machine, algorithm or other work or authorship that (i) relates to the business or operations of the Company or any of its subsidiaries or affiliates, or (ii) results from or is suggested by any undertaking assigned to the Employee or work performed by the Employee 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. All Confidential Information and all Employee Developments shall remain the sole property of the Company or any of its subsidiaries or affiliates. The Employee shall acquire no proprietary interest in any Confidential Information or Employee Developments developed or acquired during the Term. To the extent the Employee may, by operation of law or otherwise, acquire any right, title or interest in or to any Confidential Information or Employee Development, the Employee hereby assigns to the Company all such proprietary rights. The Employee shall, both during and after the Term, upon the Company's request, promptly execute and deliver to the Company all such assignments, 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.
- (d) COMPLIANCE WITH POLICIES AND PROCEDURES. During the Term, Employee shall adhere to the policies and standards of professionalism set forth in the Company's Policies and Procedures as they may exist from time to time.
- (e) REMEDIES FOR BREACH. Employee expressly agrees and understands that the remedy at law for any breach by Employee of this Section 2 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 Employee's violation of any provision of this 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 Section 2 shall be deemed to limit the Company's remedies at law or in equity for any breach by Employee of any of the provisions of this Section 2, which may be pursued by or available to the Company.

- (f) SURVIVAL OF PROVISIONS. The obligations contained in this Section 2 shall, to the extent provided in this Section 2, survive the termination or expiration of Employee'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 in any state that any restriction in this Section 2 is excessive in duration or scope or is unreasonable or unenforceable under the laws of that state, 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 the law of that state.
- 3. TERMINATION OF PRIOR AGREEMENTS. This Agreement constitutes the entire agreement between the parties and 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, including, without limitation, the Existing Employment Agreement. Employee acknowledges and agrees that neither the Company nor anyone acting on its behalf has made, and is not making, and in executing this Agreement, the Employee has not relied upon, any representations, promises or inducements except to the extent the same is expressly set forth in this Agreement. Employee hereby represents and warrants that by entering into this Agreement, Employee will not rescind or otherwise breach an employment agreement with Employee's current employer prior to the natural expiration date of such agreement
- 4. ASSIGNMENT; SUCCESSORS. 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, in the event of the merger, consolidation, transfer, or sale of all or substantially all of the assets of the Company 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 all references herein to the "Company" shall refer to such successor.
- 5. WITHHOLDING. The Company shall make such deductions and withhold such amounts from each payment and benefit made or provided to Employee hereunder, as may be required from time to time by applicable law, governmental regulation or order.
- 6. HEADING REFERENCES. 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 Terms and Conditions and the Employment Agreement attached hereto, taken as a whole.

4

- 7. WAIVER; MODIFICATION. 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. Notwithstanding anything to the contrary herein, neither the assignment of Employee to a different Reporting Officer due to a reorganization or an internal restructuring of the Company or its affiliated companies nor a change in the title of the Reporting Officer shall constitute a modification or a breach of this Agreement.
- 8. SEVERABILITY. 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.
- 9. INDEMNIFICATION. The Company shall indemnify and hold Employee harmless for acts and omissions in Employee's capacity as an officer, director or employee of the Company to the maximum extent permitted under applicable law; PROVIDED, HOWEVER, that neither the Company, nor any of its subsidiaries or affiliates shall indemnify Employee for any losses incurred by Employee as a result of acts described in Section 1(c) of this Agreement.

ACKNOWLEDGED AND AGREED:

Date: November 2, 1999

USA NETWORKS, INC.

By: /s/ Thomas J. Kuhn

Senior Vice President, General Counsel

and Secretary

/s/ Mike Sileck

MIKE SILECK

5

#### EMPLOYMENT AGREEMENT

THIS EMPLOYMENT AGREEMENT ("Agreement") is entered into by and between Barry Baker ("Executive") and USA Networks, Inc., a Delaware corporation (the "Company"), and is effective February 19, 1999 (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:

### EMPLOYMENT.

(a) DUTIES AND AUTHORITY. During the Term (as defined in Section 2 below), the Company agrees to employ Executive as President and Chief Operating Officer of the Company, and Executive accepts and agrees to such employment. During the Executive's employment, Executive shall be a member of the Board of Directors of the Company, Ticketmaster Online-City Search Inc. ("TMCS"), and any other subsidiary of the Company whose shares are publicly traded. Executive shall resign from each of such board memberships upon his termination of employment. During the Executive's employment, Executive shall also serve as a member of the Executive Committee of the Board of Directors of the Company. Except as may be provided herein, Executive agrees to devote all of his working time, attention and duties to the business of the Company. Under the direction of the Chairman and Chief Executive Officer of the Company, Executive shall be responsible for the business, affairs, properties and operations of all operating units of the Company other than publicly-traded subsidiaries, including operating units acquired after the Effective Date that are consistent in size and scope with the Company's existing operating units for which Executive will be responsible, except with respect to such operating units where by prior contractual obligations such units need not report to Baker, and such other business and affairs as the parties may mutually agree. The Company Chairman and Chief Executive Officer shall reasonably attempt in good faith to eliminate such prior contractual obligations by modifying such contracts. Executive shall have general executive charge, management and control over such operating units which will report to Executive, with all such powers and authority with respect to such business, affairs, properties and operations as may be reasonably incident to such duties and responsibilities; PROVIDED, that Executive shall not be responsible for any corporate functions for any such unit other than public relations and administration. During Executive's employment with the Company, Executive shall report directly to the Chairman and Chief Executive Officer of the Company. Executive shall have such powers and duties with respect to the Company as may reasonably be assigned to him by the Board or the Chairman and Chief Executive Officer, to the extent consistent with his position and status as set forth above. Executive's principal place of employment shall be the Company's offices in New York City.

- (b) OTHER ACTIVITIES. It shall not be a violation of this Agreement for Executive to (a) serve on corporate, civic or charitable boards or committees, (b) deliver lectures, fulfill speaking engagements or teach at educational institutions and (c) manage personal investments, so long as in the case of (a), (b) and (c) above such activities do not significantly interfere with the performance of Executive's responsibilities as an employee of the Company in accordance with this Agreement. In addition, it shall not be a violation of this Agreement for Executive to maintain an investment, with minimal time and involvement, in the management of certain radio and television broadcasting properties which may be acquired by Executive pursuant to certain agreements with Sinclair Broadcast Group, Inc. and its affiliates, so long as such investments do not interfere with his obligations hereunder. If the ownership of such broadcasting properties prevents the Company from owning broadcast stations or properties in such broadcast markets, Executive agrees to take such action as is reasonably necessary (including transferral of his ownership of such properties) to remove such impediment to the ownership of broadcast stations or properties by the Company. During the Term, Executive will comply with the Company's Code of Conduct, except as specifically contemplated by this Agreement.
- 2. TERM OF AGREEMENT. The term ("Term") of this Agreement shall commence on the Effective Date and shall continue for a period of five years, unless sooner terminated in accordance with the provisions of Section 4 hereof. The Company acknowledges that although Executive is a part-time employee as of the Effective Date (and has been a part-time employee of the Company since February 8, 1999), he shall not be obligated to begin work full-time for the Company until a date selected by Executive, but in no event later than March 29, 1999. The Company and Executive agree to negotiate in good faith an extension of the Term commencing one year prior to the expiration of the Term; PROVIDED, that nothing herein shall require either party to continue the employment relationship following the end of the Term. If the Company and Executive are unable to reach agreement upon an extension of the Term by six months prior to the expiration of the Term, Executive shall be permitted to spend a reasonable portion of his working time pursuing other employment opportunities, provided that such employment shall not commence until after expiration of the Term.

### COMPENSATION.

- (a) BASE SALARY. The Company shall pay Executive an annual base salary at the rate of \$750,000 per year (the "Base Salary"), payable in equal biweekly installments or at such other time or times as Executive and the Company shall agree. The Company may, at any time, in the discretion of the Board, increase, but not decrease, Executive's Base Salary. For all purposes under this Agreement, the term "Base Salary" shall refer to Base Salary, including increases made from time to time.
- (b) BONUS. During the Term, Executive shall be eligible for an annual bonus opportunity based on the achievement of reasonable performance goals established in accordance with the Company's existing practices for peer executives. Executive may participate in any Company plan applicable to peer corporate executives that permits deferred payment of all or a

portion of such annual bonus, including any arrangement to purchase shares of the common stock, par value \$.01 per share, of the Company (the "Common Stock") at a discount. Executive shall be eligible to participate in all other annual incentive bonus plans or programs (including, without limitation, any profit sharing or similar bonus programs or arrangements of the Company in effect from time to time) maintained by the Company and applicable to peer corporate executives of the Company, on a basis no less favorable than that provided to peer corporate executives of the Company.

- (c) STOCK OPTIONS. Upon Executive becoming a part-time employee of the Company on February 8, 1999 (the "Grant Date"), the Company granted to Executive, pursuant to the terms of the HSN, Inc. 1997 Stock and Annual Incentive Plan (the "Incentive Plan") non-qualified stock options (the "Options") to purchase 1,200,000 shares of Common Stock. The exercise price of the Options shall equal to \$37.5625 per share. Such Options shall vest and become exercisable in four equal installments on the anniversary of the Grant Date in each of 2000, 2001, 2002 and 2003, provided that the Options shall become 100% vested and exercisable upon a Change in Control (as such term is defined below in Section 4(d)); and the Options shall expire ten years from the Grant Date (the "Option Term"). The Options shall be transferrable by Executive only to Executive's immediate family members, or certain entities that are owned by Executive and/or Executive's immediate family members, as provided in the option agreement, which shall be in substantially the form attached hereto as Exhibit A. In addition, Executive shall be eligible for additional grants of stock options on an annual basis consistent with the Company's practices and commensurate with Executive's position and responsibilities.
- (d) RESTRICTED STOCK. Upon the date this Agreement is executed, Executive shall be granted, pursuant to the terms of the Incentive Plan, 125,000 restricted shares of Common Stock (the "Restricted Stock"). The Restricted Stock shall vest and the restrictions shall lapse with respect to 60% of the shares on the anniversary of the Effective Date in 2002, and an additional 20% of the shares on the anniversary of the Effective Date in each of 2003 and 2004, provided that the Restricted Stock shall become 100% vested and all restrictions shall lapse upon a Change in Control. Prior to vesting, the Restricted Stock shall be transferrable by Executive only to Executive's immediate family members, or entities that are owned by Executive's immediate family members, as provided in the option agreement. The Restricted Stock shall be evidenced by a restricted stock award agreement, which shall be in substantially the form attached hereto as Exhibit B.
- (e) FRINGE BENEFITS. During the Term, Executive shall be entitled to participate in any fringe, welfare, health and life insurance and pension benefit and incentive programs (including excise tax reimbursement payments) as may be adopted from time to time by the Company on the same basis as that provided generally to peer corporate executives of the Company. Without limiting the generality of the foregoing, Executive shall be entitled to the following benefits:
  - (i) Car Allowance. During the first year of the Term, the Company shall provide Executive with a car allowance to cover the cost of purchasing or leasing a suitable vehicle

and the cost of insuring and maintaining such vehicle in the aggregate amount of \$500 per month. During the entire Term, the Company shall pay for reasonable costs for parking Executive's vehicle in a garage in New York City in close proximity to the Company's offices.

- (ii) Computer, etc. The Company will provide Executive with a home facsimile machine, a lap-top computer and a cellular phone for home and travel use during the Term.
- (iii) Reimbursement for Business Expenses. During the Term, the Company shall reimburse Executive for all reasonable and necessary expenses incurred by Executive in performing his duties for the Company, including, without limitation, first class hotel and travel accommodations on all commercial carriers for travel related to the business of the Company and entertainment expenses consistent with Executive's position in the Company. In the event that, in the good faith determination of Executive, the Company does not provide Executive with reasonable access to Company-leased airplanes in connection with travel for multi-destination business trips or any other destination for which non-stop service is not available from Executive's point of immediate departure, Executive shall thereafter be entitled to lease or designate a company (including a company affiliated with Executive) to lease to the Company an aircraft; PROVIDED, that the charter rates shall be consistent with the rates generally applicable for the aircraft leased by Executive, and the Company and Executive shall reasonably and mutually agree to the size and type of aircraft to be leased for a particular itinerary.
- (iv) Vacation and Sick Leave. During the Term, Executive shall be entitled to four weeks of paid vacation per year, or such longer period as may be provided by the Company, in accordance with the plans, policies, programs and practices of the Company applicable to peer corporate executives of the Company generally. Executive shall be eligible for sick leave in accordance with the Company's most favorable practices generally applicable for executives.
- (v) Office and Support Staff. During the Term, Executive shall be entitled to an office in New York City and such appropriate secretarial and administrative assistants consistent with the Company's practices for peer corporate executives.
- (vi) Relocation Expenses. In connection with Executive's relocation to New York, the Company shall engage an executive relocation service, through which the Company shall purchase Executive's home for its appraised value. The Company shall also pay the broker's commission on the sale of Executive's home, temporary living expenses up to 180 days, the packing, shipping, and unpacking of Executive's household goods, including up to two cars, from current home to new home, and four house-hunting trips. The Company will also pay all normal and customary closing costs for Executive's new and old homes. Normal and customary closing costs include but are not limited to: legal fees, stamp taxes, transfer taxes, inspections, loan application fees, engineering survey, title company fees, brokerage commissions and moving expenses. The Company shall also reimburse Executive

for any taxes imposed upon Executive with respect to the reimbursed expenses.

(vii) Disability and Life Insurance. Executive shall be entitled to (A) coverage under a disability insurance arrangement providing for payments of 60% of Executive's Base Salary in the event of his disability and continuing until the earlier of his recovery from such disability or attainment of age 65 and (B) life insurance coverage equal to \$11,000,000, in each case without any cost to Executive; PROVIDED, HOWEVER, that Executive shall be entitled to designate the beneficiary or beneficiaries of such life insurance only with respect to 50% of the proceeds of such life insurance, and the Company shall be entitled to the balance of such proceeds.

### 4. TERMINATION OF EXECUTIVE'S EMPLOYMENT.

- (a) DEATH. 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 all amounts otherwise payable to Executive pursuant to Section 4(d).
- (b) DISABILITY. 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 his duties with the Company for a period of six consecutive months and, within 30 days after written notice is provided to him by the Company, he shall not have returned to the full-time performance of his duties, Executive's employment under this Agreement may be terminated by the Company or Executive for Disability. During any period prior to such termination during which Executive is absent from the full-time performance of his duties with the Company due to Disability, the Company shall continue to pay Executive his Base Salary at the rate in effect at the commencement of such period of 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 for Disability, the Company shall pay Executive the amounts provided in Section 4(d).
- (c) TERMINATION FOR CAUSE. The Company may terminate Executive's employment under this Agreement for Cause on 60 days written notice prior to expiration of the Term. As used herein, "Cause" shall mean: (i) during the Term, Executive's conviction or plea of guilty in a court of law of a felony; (ii) during the Term, Executive's willful gross misconduct or gross neglect of duties, but in no event shall an action constitute Cause pursuant to this clause (ii) if Executive believed in good faith that such action or failure to act was in the best interest of the Company or (iii) a material breach of a fiduciary duty owed to the Company which is materially injurious to the Company; provided however, that Executive's employment may not be terminated for Cause under clause (ii) or (iii) unless Executive shall have first received written notice from the Board advising him of the specific acts or omissions alleged to constitute a breach of duty of a failure or refusal to perform his duties, and such failure or refusal to perform his duties continues after Executive shall have had a reasonable opportunity to correct the acts or omissions cited in such notice. In no event shall the alleged mediocre or poor performance of Executive in his duties hereunder be deemed grounds for termination of his employment for Cause. Upon a termination for Cause, all of Executive's obligations under this Agreement (other than under Section 5) shall

terminate. In the event of termination for Cause, this Agreement shall terminate without further obligation by the Company, except for (a) its Accrued Obligations, as defined below, (b) its obligations under Section 5, (c) its obligations with respect to vested Stock Options, which vested Stock Options shall remain exercisable for not less than one year, and (d) its obligations under Section 14.

TERMINATION BY THE COMPANY OTHER THAN FOR CAUSE OR BY (d) EXECUTIVE FOR GOOD REASON. If Executive's employment is terminated by the Company for any reason other than for Cause, including Executive's death or Disability, or Executive terminates his employment for Good Reason (as defined below), then (i) the Company shall pay Executive, within 30 days of the date of such termination, a lump sum cash payment equal to the sum of (A) his Base Salary, unreduced, through the day on which the Term would have ended (as extended, if theretofore extended) if not terminated pursuant to this Section 4 (the "Cutoff Date"), and (B) the average of the last two years' bonuses paid to Executive (unless termination occurs prior to any bonuses being paid to Executive in which event such average shall be deemed to be 150% of Base Salary), multiplied by the number of whole and partial years (rounded to the nearest 100th (.01)) remaining until the Cutoff Date; PROVIDED, HOWEVER, that if Executive's employment terminates due to death or Disability, the lump sum cash payment pursuant to this clause (i) shall be equal to the Base Salary Executive would have earned through the end of the fiscal year in which the death or Disability occurs; (ii) the Options shall immediately vest and any then outstanding Options held by Executive shall remain exercisable until the later of the Cutoff Date or two years from the date of termination; (iii) the Restricted Stock shall immediately vest and all restrictions shall lapse; (iv) the Company shall maintain until the Cutoff Date, at its expense (provided that Executive continues to make all required employee contributions), all insurance coverages and medical and health benefits in respect of Executive and his family that shall have been in effect with respect to Executive and his immediate family immediately prior to the termination of Executive's employment; PROVIDED, that this clause (iv) shall not apply if Executive's employment terminates due to death or Disability; and (v) the Company shall pay Executive within 30 days of the date of such termination in a lump sum cash payment any Accrued Obligations (as defined in subparagraph 4(f) below). The amounts payable under clause (i) above shall be discounted from the dates they would otherwise have been paid had Executive's employment not terminated at a discount rate of 5% per annum. Furthermore, the Company's obligations (i) under Section 5, (ii) with respect to vested Stock Options, which vested Stock Options shall remain exercisable until the later of the Cutoff Date or two years from the date of termination, and (iii) under Section 14 shall remain in full force and effect. As used herein, "Good Reason" shall mean the occurrence of any of the following without the written consent of Executive: (i) Executive is not elected (and continued) as a director of the Company, TMCS, or any other publicly-traded subsidiary, or as President and Chief Operating Officer of the Company, or Executive shall be removed from such Board or office, (ii) the Company's material breach of any of the provisions of this Agreement; (iii) any material adverse alteration in Executive's title, position, status, duties, level of reporting or responsibilities with the Company; (iv) any relocation of Executive's office outside of the New York metropolitan area; or (v) the occurrence of a Change in Control, as defined in the Incentive Plan. For an event to constitute Good Reason hereunder, Executive must provide notice of termination to the Company within 180 days of his knowledge of such event. No termination for Good Reason shall be effective unless Executive gives at least 10 days prior written notice of the particular act or failure to act that constitutes the grounds for such termination and the Company fails, within such period, to cure such act or failure to act.

(e) NO MITIGATION. In no event shall Executive be required to seek other employment or take any other action by way of mitigation of the amounts payable under Section  $4\,$ 

-7-

hereof; PROVIDED, that if Executive obtains other employment during the Term, the amount of any payment provided to Executive pursuant to Section 4 hereof in the form of Common Stock or Options (or the vesting of Restricted Stock or Options) shall be refunded to the Company by Executive to the extent of any compensation paid in the form of stock, stock options or other equity-based compensation (including any profit-sharing payments), earned by Executive as a result of employment with or services provided to another employer after the date of Executive's termination of employment and prior to the Cutoff Date. In no event will Executive be obligated to refund any cash compensation paid pursuant to this Section 4 as a result of this Section 4(e). The Company may also offset any amounts owed to Executive under Section 4 by any claim or right the Company may have against Executive.

(f) ACCRUED OBLIGATIONS. As used in this Agreement, "Accrued Obligations" shall mean the sum of (i) any portion of Executive's Base Salary through the date of death, Disability or termination, as the case may be, which has not yet been paid; (ii) any compensation previously deferred by Executive (together with any interest or earnings thereon) that has not yet been paid; and (iii) any earned but unpaid bonuses or other earned but unpaid incentive compensation as of the date of death, Disability or termination, as the case may be.

### 5. CONFIDENTIAL INFORMATION.

(a) CONFIDENTIALITY. Executive acknowledges that in his employment hereunder he will occupy a position of trust and confidence. Executive shall not, except as may be required to perform his duties hereunder or as required by applicable law, without limitation in time or until such information shall have become public other than by Executive's unauthorized disclosure, disclose to others or use, whether directly or indirectly, any Confidential Information regarding the Company or any of its respective subsidiaries. "Confidential Information" shall mean information about the Company or any of its respective subsidiaries, and their respective clients and customers that is not disclosed by the Company or any of its respective subsidiaries for financial reporting purposes and that was learned by Executive in the course of his employment by the Company or any of its respective subsidiaries, 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 respective subsidiaries, and that such information gives the Company and its respective subsidiaries 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 his 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 respective subsidiaries or prepared by Executive in the course of his employment by the Company and its respective subsidiaries.

(b) NON-SOLICITATION OF EMPLOYEES. Executive recognizes that he will possess confidential information about other employees of the Company and its respective subsidiaries relating to their education, experience, skills, abilities, compensation and benefits, and

-8-

inter-personal relationships with suppliers to and customers of the Company and its respective subsidiaries. Executive recognizes that the information he will possess about these other employees is not generally known, is of substantial value to the Company and its respective subsidiaries in developing their respective businesses and in securing and retaining customers, and will be acquired by him because of his business position with the Company. Executive agrees that, during the Term (and for a period of 12 months beyond the expiration of the Term), he will not, directly or indirectly, solicit or recruit any employee of the Company or any of its respective subsidiaries for the purpose of being employed by him or by any business, individual, partnership, firm, corporation or other entity on whose behalf he is acting as an agent, representative or employee and that he will not convey any such confidential information or trade secrets about other employees of the Company or any of its respective subsidiaries to any other person except within the scope of Executive's duties hereunder.

(c) SURVIVAL OF PROVISIONS. The obligations contained in this Section 5 shall, to the extent provided in this Section 5, survive the termination or expiration of Executive's employment with the Company and, as  $\frac{1}{2} \left( \frac{1}{2} \right)^{2} \left( \frac{1}{$ applicable, shall be fully enforceable thereafter in accordance with the terms of this Agreement. If it is determined by a court of competent jurisdiction in any state that any restriction in this Section 5 is excessive in duration or scope or is unreasonable or unenforceable under the laws of that state, 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 the law of that state.

6. NOTICES. 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 hand delivery acknowledged in writing by the recipient personally, and shall be deemed to have been duly given three days after mailing or immediately upon duly acknowledged hand delivery to the respective persons named below:

If to the Company:

USA Networks, Inc. 152 West 57th Street New York, New York 10019 Attention: Office of the Chairman

If to Executive:

Barry Baker -----

With a copy to:

Andrew M. Baker, Esq. Baker & Botts, L.L.P. 2001 Ross Avenue Dallas, Texas 75201

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

- 7. TERMINATION OF PRIOR AGREEMENTS. This Agreement constitutes the entire agreement between the parties and terminates and supersedes any and all prior agreements and understandings among the parties with respect to Executive's employment and compensation by the Company. The Company acknowledges and agrees that neither Executive nor anyone acting on his behalf has made, and is not making, and in executing this Agreement, the Company has not relied upon, any representations, promises or inducements except to the extent the same is expressly set forth in this Agreement.
- 8. ASSIGNMENT; SUCCESSORS. 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, in the event of the merger, consolidation, transfer, or sale of all or substantially all of the assets of the Company 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 all references herein to the "Company" shall refer to such successor.
- 9. GOVERNING LAW. This Agreement and the legal relations thus created between the parties hereto shall be governed by and construed under and in accordance with the laws of the State of New York.
- 10. WITHHOLDING. The Company shall make such deductions and withhold such amounts from each payment made to Executive hereunder as may be required from time to time by law, governmental regulation or order.
- $\,$  11. HEADINGS. 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.
- 12. WAIVER; MODIFICATION. 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.
- 13. SEVERABILITY. 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.

14. INDEMNIFICATION. The Company shall indemnify and hold Executive harmless from any liability, damage, cost or expense (including reasonable attorneys fees) resulting from acts and omissions in his capacity as an officer, director or employee of the Company, or as a result of his being or having been an officer, director or employee of the Company or any subsidiary or affiliate of the Company, or as a result of his serving or having served at the request of the Company as a director, officer, employee or agent of another corporation or of a partnership, joint venture, trust, business organization, enterprise or other entity, including service with respect to employee benefit plans, to the maximum extent permitted under Delaware law; PROVIDED, HOWEVER, that neither the Company, nor any of its respective subsidiaries shall indemnify Executive for any losses incurred by Executive as a result of acts described in Section 4(c) of this Agreement.

15. COUNTERPARTS. 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.

[END OF PAGE]

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 February 19, 1999.

USA NETWORKS, INC.

/s/ MICHAEL DURNEY

By: Michael Durney VP and Controller

BARRY BAKER

/s/ BARRY BAKER

## LIST OF SUBSIDIARIES OF USA NETWORKS, INC. A DELAWARE CORPORATION AS OF JANUARY 31, 2000

SUBSIDIARY	PLACE OF INCORPORATION
Exception Management Services LP	Delaware Delaware
Home Shopping Network en Espanol	Delaware Delaware
HSC Spree Home Shopping Network Home Shopping Direct Home Shopping Network GmbH. HSN Capital LLC. HSN Direct LLC. HSN General Partner LLC. HSN HOldings, Inc. HSN of Nevada LLC. HSN Fulfillment LLC. d/b/a Home Shopping Network Outlet Home Shopping Network Outlet of Tampa HSN Wholesale Liquidation Designer Direct Home Shopping Values Private ShowingJewelry Values By Mail HSN Media Merchandise	Germany Delaware Delaware Delaware Delaware Delaware Delaware
Home Shopping By Mail HSN-SBS Italia S.p.A. HSN Travel LLC. HSN Realty LLC. Short Shopping LLC. Home Shopping Network E-Commerce LLC. HSN En Espanol LLC. Internet Shopping Network LLC MarkeTech Services, Inc. National Call Center LP. USANi Sub LLC. Less than 50% ownership: Jupiter Shop Channel Co. Ltd (Japan) Hotel Reservations Network, Inc.	Italy Delaware Delaware Delaware Delaware Delaware Delaware Delaware Delaware Delaware
USANi Holding XIUSANi LLC Holding XIII, IncUSANi LLC	Delaware Delaware Delaware

# PLACE OF INCORPORATION

## SUBSIDIARY

USAi Sub Inc..... Delaware USA Networks Holdings, Inc..... Delaware USA Networks Partner LLC.
USA Network (NY General Partnership)..... Delaware New-U Studios Holdings, Inc..... Delaware New-U Studios, Inc..... Delaware New-U Pictures Facilities LLC..... Delaware Studios USA Development LLC..... Delaware Studios USA First-Run Television LLC..... Delaware Studios USA LLC..... Delaware Studios USA Pictures Development LLC..... Delaware Delaware Delaware Studios USA Talk Television LLC..... Delaware Delaware Delaware Studios USA Television LLC.....Studios USA Talk Productions LLC..... Delaware Delaware Studios USA Music Publishing LLC..... California Studios USA Canada Productions, Inc..... Delaware Talk Video Productions LLC..... Delaware Ontario Delaware Coldwater Cable Development LLC.

Laurel Productions LLC.

Underworld Productions LLC.

Writers Development LLC.

Happy Hours Development LLC. Delaware Delaware Delaware Delaware Delaware Lexi Production LLC..... Delaware Storm Front LLC..... Delaware Music of Sci Fi Network LLC..... Delaware Delaware Delaware Delaware California Florida Florida Miami USA Broadcasting Station Productions, Inc..... Florida City Desk, Inc..... Dance Show, Inc..... Generation n, Inc..... Kenneth's Freakquency.... Florida Lincoln Lounge, Inc..... Lips, USA, Inc..... Neil at Night, Inc..... Florida Ocean Drive, Inc..... Florida Out Loud, Inc..... Florida Personal Box, Inc..... Radio Daze, Inc.....

# PLACE OF INCORPORATION

## SUBSIDIARY

Traffic Jams, USA, Inc..... Florida North Central LPTV, Inc..... Delaware Northeast LPTV, Inc..... Delaware Delaware South Central LPTV, Inc..... Southeast LPTV, Inc..... SK Holdings, Inc..... SKC Investments, Inc..... Delaware Telemation, Inc..... USA Broadcasting, Inc..... Delaware USA Broadcasting Productions, Inc..... Delaware Delaware Delaware USA Station Group Partnership of Dallas..... (General Partnership) Delaware Delaware (General Partnership) Delaware USA Station Group of Houston, Inc..... Delaware USA Station Group Partnership of Houston..... (General Partnership) Delaware USA Station Group of Illinois, Inc..... Delaware USA Station Group Partnership of Illinois..... (General Partnership) Delaware Delaware (General Partnership) Delaware USA Station Group Partnership of Massachusetts..... Delaware (General Partnership) Delaware USA Station Group Partnership of New Jersey..... Delaware (General Partnership) Delaware USA Station Group of Northern California, Inc..... Delaware Delaware (General Partnership) Delaware USA Station Group of Southern California, Inc..... Delaware USA Station Group Partnership of Southern California...... (General Partnership) Delaware Delaware (General Partnership) Delaware USÀ Station Group of Vineland, Inc..... Delaware USA Station Group Partnership of Vineland..... (General Partnership) Delaware USA Station Group of Virginia, Inc..... Delaware USA Station Group--LPTV, Inc..... West LPTV, Inc.....

# PLACE OF INCORPORATION

## SUBSIDIARY

USA Station Group Communications, LLC..... Delaware USA Station Group Communications, Inc..... Delaware USA Station Group of Florida, Inc..... Delaware USA Station Group of Melbourne, Inc..... Delaware USA Station Group of South Dakota, Inc..... Delaware KEVN, Inc....... USA Station Group of Nebraska, LLC..... Delaware USA Station Group of Salem, LLC..... USA Station Group of Michigan, Inc..... Delaware USA Station Group of Ann Arbor, Inc..... Delaware USA Station Group of Oregon, Inc..... Delaware Savoy Pictures Entertainment, Inc..... Delaware Savoy Pictures, Inc..... Delaware Savoy Pictures, Inc..... Massachusetts Savoy Pictures Print Services, Inc..... Delaware Bayou Productions, Inc..... Delaware Bison Pictures, Inc..... Delaware Buffalo Development Corporation..... Delaware Ontario | California Delaware Ouebec | Delaware Laramie Productions, Inc..... Delaware Delaware Ontario Delaware Delaware British Columbia Delaware Delaware Delaware Delaware Delaware Delaware Delaware Delaware Inflammable Productions, Inc..... Savoy Pictures Television Programming, Inc..... Delaware Savoy Stations, Inc..... Delaware SF Honolulu License Subsidiary, Inc..... Delaware Delaware Delaware SF New Orleans License Subsidiary, Inc..... Delaware Delaware SF Broadcasting of Wisconsin, Inc..... Delaware SF Broadcasting of Green Bay, Inc..... Delaware SF Green Bay License Subsidiary, Inc..... Ticketmaster--Indiana, Inc......

4

### SUBSIDIARY

Ticketmaster Indiana Holdings Corp..... Indiana Ticketmaster Indiana..... Indiana TM Number One Limited..... United Kingdom Ticketmaster UK Limited..... United Kingdom FC1031 Limited..... United Kingdom Synchro Systems Limited..... United Kingdom Ticketmaster New Venture Holdings, Inc..... Delaware Ticketmaster New Ventures, Ltd..... Cayman Islands Venta de Boletas Por Compudoras..... Mexico Ticketmaster New Ventures Argentina, Ltd..... Cayman Islands Ticketmaster Argentina, SA..... Argentina Ticketmaster New Ventures Chile, Ltd..... Cayman Islands Ticketmaster Chile, SA..... Chile Ticketmaster South America Holding, Ltd..... Cayman Islands Ticketmaster Administration Inc..... Delaware Ticketmaster Australasia Holdings Pty. Ltd..... Australia Australia Australia Ticketmaster 7 Pty. Ltd..... Australia Ticketmaster At LĹC..... Colorado Ticketmaster Bass Australasia Pty. Ltd..... Australia Delaware Delaware Ticketmaster Canada Ltd..... Canada Worldwide Ticket Systems, Inc..... Washington Treland Ireland Ticketshop (NI) Limited..... Northern Ireland California Illinois Delaware Ticketmaster Cinema Group, Ltd..... Delaware Pacer/CATS/CCS..... Delaware CCS Cinema Computer Systems Co...... Delaware CCS-Cinema Computer Systems Co. & Co. oHG..... Germany CCS/CATS Pte. Ltd..... Singapore CCS Computel ComputerSystem GmbH..... Germany CCS Cinema Computer-Systems Verwaltungs GmbH..... Germany T.E.D. Computer Systeme GmbH..... Germany CCS Cinema Concept GmbH..... Germany CCS Cinema Computer Systems GmbH & Co. oHG..... CCS-Cinema Computer Systems S.A.R.L..... France MC France SA..... France Ticketmaster France Holdings Co. EURL..... Ticketmaster Group, Inc..... Ticketmaster New Ventures-International, LTD..... Cayman Islands Ticketmaster LLC..... Delaware Ticketmaster AT, Inc..... Colorado Ticketmaster Online-CitySearch, Inc..... Ticketmaster Multimedia Holdings, Inc.....

## SUBSIDIARY

MetroBeat, Inc..... New York CitySearch Canada Inc..... Canada Ticketmaster Online-CitySearch Canada Ltd...... Canada Ticketmaster Online-CitySearch UK Limited..... United Kingdom USA Electronic Commerce and Services LLC..... Delaware USA Network Interactive LLC..... Delaware Sci Fi Lab..... Delaware Sci Fi Lab Development..... Delaware Delaware Delaware True Blue Productions..... Delaware Flagship Development..... Delaware AST SUB INC..... Delaware AST LLC..... Delaware Music of USA Networks LLC..... Delaware Ingenious Designs Inc..... Delaware USA Films, LLC..... Delaware Delaware Delaware Gramercy Films..... Delaware Island Pictures.

Polygram Filmed Entertainment.

PFE Development.

Black Crow Productions. Delaware Delaware Delaware Delaware Lava Films..... Delaware Glacier Films..... Delaware Delaware Delaware Polygram Films..... Delaware Gramercy Pictures..... Delaware Interscope Communications..... Delaware Interscope Films, Ltd..... Delaware ATL Productions..... Delaware VAT Films..... Delaware VAT Productions..... Delaware Out There Productions Limited..... Delaware DDF Films Inc..... Delaware Polygram Television..... Delaware Propaganda Films Inc ..... Delaware Polygram Video LLC.....

### CONSENT OF ERNST & YOUNG LLP

We consent to the incorporation by reference in the Registration Statement on Form S-8 of USA Networks, Inc. pertaining to the Ticketmaster Stock Plan (as amended and restated), the Amended and Restated Savoy Pictures Entertainment, Inc. Stock Option Plan, the Savoy Pictures Entertainment, Inc. 1995 Stock Option Plan, the Home Shopping Network, Inc. 1996 Stock Option Plan for Employees, the Home Shopping Network, Inc. 1996 Stock Option Plan for Outside Directors, the Home Shopping Network, Inc. 1986 Stock Option Plan for Employees, the Home Shopping Network, Inc. 1986 Stock Option Plan for Outside Directors, HSN, Inc. 1997 Stock and Annual Incentive Plan, the HSN, Inc. Retirement Savings Plan, the Ticketmaster Stock Plan, and the Ticketmaster Group, Inc. Stock Option Agreement of our report dated February 3, 2000, with respect to the consolidated financial statements and financial statement schedule of USA Networks, Inc. and our reports dated February 3, 2000, with respect to the consolidated financial statements of Home Shopping Network, Inc. and Subsidiaries and USANI LLC and Subsidiaries included in the Annual Report (Form 10-K) for the year ended December 31, 1999, filed with the Securities and Exchange Commission.

/s/ Ernst & Young LLP

New York, New York March 1, 2000

```
12-MOS

DEC-31-1999

JAN-01-1999

424,239

454,341

41,993

470,844

1,388,455

356,631

221,203

9,253,152

1,031,753

0

0

3,370

2,766,359

9,253,152

3,235,761

3,235,761

3,235,761

1,867,486

3,022,741

0

79,726

260,572

90,906

(27,631)

0

(27,631)

0

(27,631)
(.08)
(.08)
```

