

Confidential Release

Case Number: 16-1115-TP-COI/16-1116-TP-COI

Date of Confidential Document: 6/29/2016

Release Date: 1/4/23

Page Count: 25

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"Consent to Release to the PUCO DIS Website"

Name / eviewing Attorney Examiner's Signature Date Rev

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Lynn Slaby M. Beth Trombold Thomas W. Johnson M. Howard Petricoff

Asim Z. Hague, Chairman

Public Utilities Commission

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Confidential treatment has been requested for the following document:

Case Number: 16-1115-TP-COI & 16-1116-TP-COI

Page Count: 23

Date Filed: June 29, 2016

Filed By: W. Adams

On Behalf Of: Middle Point Home Telephone Company

Summary of Document: FCC Form 481

Staff Initials: memo

180 East Broad Street Columbus, Ohio 43215-3793 (614) 466-3016 www.PUCO.ahio.gov

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WILLIAM A. ADAMS | wadams@baileycav.com |) 614.229.3278

PUCO

June 29, 2016

Barcy F. McNeal, Secretary Docketing Division Public Utilities Commission of Ohio 180 East Broad Street, 11th Floor Columbus, OH 43215-3793

Re: In the Matter of the Annual Filing Requirements For 2016 Pertaining to the Provisioning of High Cost Universal Service, Case No. 16-1115-TP-COI

In the Matter of the Annual Filing Requirements For 2016 Pertaining to the Provisioning of Lifeline Universal Service Case No. 16-1116-TP-COI

FCC Form 481 Filing of Middle Point Home Telephone Company

Dear Ms. McNeal:

Enclosed are the original and two (2) **unredacted** copies of the confidential information to be filed under seal pursuant to the Motion for Protective Order filed in these matters on June 28, 2016. Please time stamp the extra copy of the confidential information being filed under seal, and return it to our courier.

Also on June 28, 2016, the redacted version of this information was e-filed with the Commission in these matters.

Thank you for your attention to this matter. Please contact me if you have any questions.

Very truly yours,

AVALIERI LLC

William A. Adams

WAA/sg Enclosure

 Bailey Cavalieri LLC • 10 West Broad Street • Suite 2100 • Columbus, Ohio 43215-3422

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ATTORNEYS AT LAW

		OMB Control No. 3060-0386/OMB Control No. 3060-0819
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1120 Study Area Code		
11.5. Study Area Name		
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	P ORIEIDENTIAL	
Financial Cata Summary		
(3027) Revenue	28/38335	
(3028) Operating Expenses	28811044	
(3029) Net income	387006	
(3030) Telephone Plant In Service(TPIS)	98848324	
(3031) Total Assets	43638831	
(3032) Total Deht	18202304	
(3033) Total Equity	22453951	
(3034) Dividends	3355000	

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16-1115-TP-CO1 16-1116-TP-CO1

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PROGRESS REPORT ON SERVICE QUALITY IMPROVEMENT PLAN

OVERVIEW

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This document contains the required responses for Section (100) Service Quality Improvements Reporting within the FCC Form 481. It is in compliance with 54.313(a)(1) adopted in the FCC's USF/ICC Transformation Order (11-161) and incorporates all further clarifications in subsequent Reconsideration Orders, as applicable, that were in effect at the time the Annual Report was due by Rule, to the requisite regulatory authorities.

Per the Frequently Asked Question and Response for filing Form 481 on the USAC website No. 48 "The progress report this year will cover full year 2015 and 2016 up to the filing date. Next year's progress report, due July 1, 2017, will address calendar year 2016. The year after that, for the filing due July 1, 2018, the progress report would address calendar year 2017, etc. Though not required, carriers may note revisions to their plan for years 2017-2019 as part of the current progress report being submitted."

The Company operates in a dynamic, not static environment. As a result, certain network targets identified in its initial 5 Year Network Improvement Plan filed in 2014, may be modified in response to regulatory decisions that have been subsequently adopted, and as their implications upon the Company's financial viability in providing the required services and service level quality become known.

Targets not met or changed since the initial 5 Year Plan filing are identified and reasons provided for those changes. It has been noted where projects that require outside construction have not been started due to the winter/spring construction conditions for operating companies in the Midwest.

In order to support the reporting requirements for State Public Utilities Commissions, the Company has included a summary attachment that reflects the actual not projected capital additions, operating expenses, and universal support that includes information for 2014/2015 in a format previously provided.

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LINE 113 - MAPS DETAILING PROGRESS TOWARDS MEETING PLAN TARGETS See Attached PDF DOCUMENT of SERVICE AREA MAP

LINE 114 thru 117 UNIVERSAL SERVICE

The Company Has Used and Will Use Universal Service Support Only For the Intended L Purposes

Section 254(e) of the Communications Act of 1934, as amended requires ETCs to use Universal Service support ("USF") "only for the provision, maintenance, and upgrading of facilities and services for which the support is intended."¹ Pursuant to Section 54.314 of the FCC's rules, in order for state-designated ETCs to receive USF for the coming year, states must annually file certifications by July 1 stating that all federal high-cost support provided to such carriers within the state "was used in the preceding calendar year and will be used in the coming calendar year only for the provision, maintenance, and upgrading of facilities and services for which the support is intended.² ETCs not designated by a state must file similar certifications with the FCC.³

In its USF/ICC Transformation Order, the FCC clarified that prior to making the Section 254(e) certifications, states should conduct a "rigorous examination of the factual information" contained in the annual Section 54.313 reports, of which the five year network improvement plan and annual progress reports are a part, in determining whether they can certify that carriers' support

¹ 47 U.S.C. § 254(e). ² 47 C.F.R. § 54,314(e).

³ 47 C.F.R. § 54.314(b).

has been used and will be used only for the purpose for which the support was intended.⁴ The FCC said that it would also use the reports to verify certifications filed by ETCs that are not statedesignated.⁵ In this context, the Commission stated, "[i]n light of the public interest obligations we adopt in this Order, a key component of this [Section 254(e)] certification will now be that support is being used to maintain and extend modern networks capable of providing voice and broadband service."⁶

Accordingly, given the critical role the network improvement plan and the progress reports will have in the annual Section 254(e) certification process, the Company's plan and progress reports will demonstrate not only how the Company has used and will use USF not only for improvements and upgrades, but also for the provision and maintenance of the facilities and services to which the support was intended.

As explained under Section I above, in addition to improvements and upgrades, the Company uses USF as it was intended for the provision and maintenance of its network. Essentially, under the existing rules and processes, the federal USF received by the Company and other incumbent rural telephone companies are, in fact, an integral part of the recovery of expenditures of rural incumbent local exchange carriers incurred in the provision, maintenance and upgrading of their provision of facilities and services for which the USF is intended. The Company depends upon its receipt and utilization of federal universal service support to provide rural telephone customers with affordable and quality voice and broadband services. Accordingly, in addition to the capital expenditures listed above, the Company also has operational expenditures, which are associated with the provision, and maintenance of the facilities and services for which it uses USF as provided for in Section 254(e).

⁴ See USF/ICC Transformation Order at Para. 612.

⁵ Id.

⁶ Id. (emphasis supplied).

Per the Universal Service Administrative Company (USAC) instructions and frequently asked questions, this report provides the USF as available for the period up to this filing. The total amount received in USF support funds and breakdown of the funding to this point is:

	ι	ISF - 20 15	Univeral Service Support was used for:											
Wire January - Decembr			Capital Expenses						Öp	perating Expenses			5	
Center	1	Received	5	iervice	C	apacity_	C	overage	5	iervice	C	apacity	C	overage
Middle Point	\$	178,805	\$	20,000	\$	10,000	\$	20,000	\$	45,082	\$	32,202	\$	\$1,522
Total	\$	178,806	<u>></u> \$	20,000	\$	10,000	<u> </u>	20,000	`` \$	45,082	<u> </u>	32,202	<u> </u>	\$1,522

	U	SF - 2016				Uni	verai (Ser <u>vice</u> Si	upport	t was use	d for:	t		
Wire	January - April			Capital Expenses					Operating Expenses					
Center		eceived	Se	rvice	Ca	pacity	Cov	rerage_	S	ervice	Ca	pacity	Cov	/erage
Middle Point	\$	68,613	\$	•	\$	•	\$	•	\$	68,613	\$	•	\$	-
			\$	-	\$	-	Ş	-	\$	•	\$	-	\$	
Total	\$	68,613	\$	•	\$	-	\$	-	\$	68,613	\$	•	\$	•

LINE 118 - EXPLANATION OF NETWORK IMPROVEMENT TARGETS PROGRESS REPORT

2015 PLAN YEAR PROGRESS REPORT BY WIRE CENTER

E-chanced Estimated Capital Additions Description Population Capital Served by Completion Wire Center Scart Date Date 2015 2816 2017 2018 2019 hoject # lasproverty of Improvement Muddle Prom 41<u>9-96</u>4 27,500 27,500 Optical Drops 1/13/2016 900 \$/5/2018 Maddie Prova Brondbind 45 000 419-968 100 6/1/2015 11/5/2017 2 45,000 \$ 45,000 access gtm Madda Para repaint currents 419-968 dinapit 200 10/15/2014 107 5/2019 15,000 15,000 \$ 15,000 \$ 15,000 \$ 15,000 Middle Promi 419-968 101/2014 12,500 \$ 12,500 \$ 12 500 800 3/7/2019 VDSL Modep Optical Drops Middle Prove and backbone 419-968 275,000 \$ 175.00 fleer 200 47/2015 12/10/2018 5 335,000 \$ 100,000 \$ 72,500 \$ 117,500 \$ 27,500

any Newer Meddle Powe Telephone Ô0 Wire Casters Middle Point 419-968

2015 Update:

This reports cover the single exchange of Middle Point Home Telephone Company (MPH). MPH is an ILEC that is over 100 years old and has been serving the village of Middle Point, OH and the surrounding rural area that entire time. So, as expected there is a large amount of legacy telephone plant that is mixture of fiber and copper. The ago and distribution of the various outside plant infrastructure varies greatly and for the most part consist of copper. We continue to upgrade all aspects of the plant and access gear on all platforms at the most economical way possible.

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ቸ <mark>ል</mark> ነኑ	CONF	DUE DATE	NOTES
Upgrade access gear	5	7/1/2019	This project has been pushed into 2016

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YTD	- Actuals	¥īp.	Actuals
	2014	2	016
		\$	
\$		\$	
\$	10,000	3	
5		ş	
	40,000	ş	
5		1	
5	50,000	\$	

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Copper Drops/Repair Replace	66	7/1/2019	We able to concentrate on this important upgrade
Optical Drops and fiber backbone	15	7/1/2019	Made a significant start on this project

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	LATEGORY	SPENT	BUDGET	NOTES
1	Broadband Access Gear	\$0	\$45,000	Could not get vendor pricing, will complete in 2016
2	Copper Drops	\$10,000	\$15,000	We were able to get out in front of this project
3	Cable Optical and Copper	\$40,000	\$275,000	Project got started late, but we have momentum now

ANTORE MARCHINE HOLES

We are making good progress and have extended our broadband capacity and coverage to areas not previously served with the speeds we can offer today Most notably was the fiber projects that got started and we placed new buried fiber to large rural area in the norther and most rural part of our exchange. We need to continue to upgrade our plant infrastructure and access platforms to continue these broadband service offerings. To be more specific:

- 1. We have pushed this project into 2016 and will be upgrading our access platform in order to provide higher broadband speeds and reach more customers.
- 2. We were able to get a very good start on this project and for the most part replaced drops to ensure the quality of installation and ensure a high level of service.
- 3 The fiber network was well under budget compared to project spending for fiber optical deployment. However, we did get a good start and formulated plans to continue this investment.

2016 Update:

As of the reporting date, we are in the early stages of implementing those capital expenditures and as indicated have not expended any capital for those projects.

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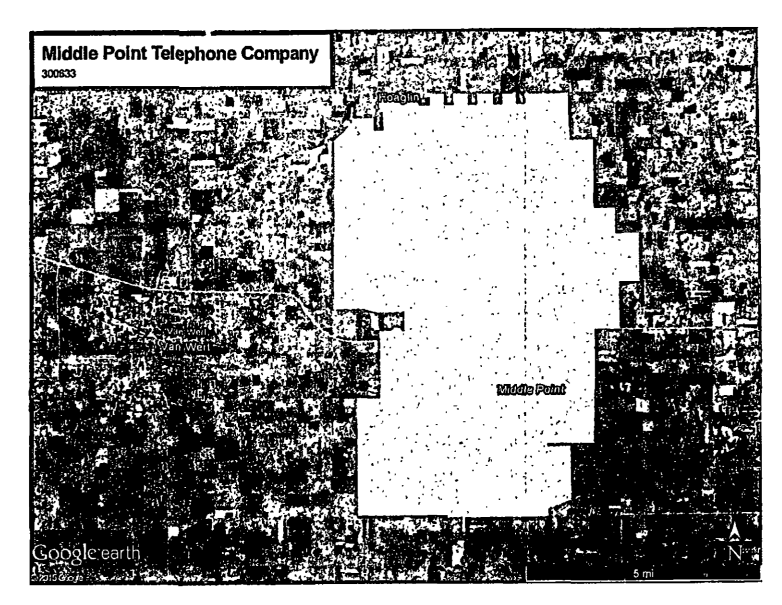


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HANSON COMMUNICATIONS, INC. AND SUBSIDIARIES

CONSOLIDATED FINANCIAL STATEMENTS

December 31, 2015

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INDEPENDENT AUDITOR'S REPORT

To the Board of Directors Hanson Communications, Inc. and Subsidiaries Willmar, Minnesota



We have audited the accompanying consolidated financial statements of Hanson Communications, Inc. and Subsidiaries, which comprise the consolidated balance sheet as of December 31, 2015, and the related consolidated statements of income, stockholders' equity, and cash flows for the year then ended, and the related notes to the consolidated financial statements.

Management's Responsibility for the Consolidated Financial Statements

Management is responsible for the preparation and fair presentation of these consolidated financial statements in accordance with accounting principles generally accepted in the United States of America; this includes the design, implementation, and maintenance of internal control relevant to the preparation and fair presentation of consolidated financial statements that are free from material misstatement, whether due to fraud or error.

Auditor's Responsibility

Our responsibility is to express an opinion on these consolidated financial statements based on our audit. We conducted our audit in accordance with auditing standards generally accepted in the United States of America. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the consolidated financial statements are free from material misstatement.

An audit involves performing procedures to obtain audit evidence about the amounts and disclosures in the consolidated financial statements. The procedures selected depend on the auditor's judgment, including the assessment of the risks of material misstatement of the consolidated financial statements, whether due to fraud or error. In making those risk assessments, the auditor considers internal control relevant to the entity's preparation and fair presentation of the consolidated financial statements in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the entity's internal control. Accordingly, we express no such opinion. An audit also includes evaluating the appropriateness of accounting policies used and the reasonableness of significant accounting estimates made by management, as well as evaluating the overall presentation of the consolidated financial statements.

We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion.

Opinion

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In our opinion, the consolidated financial statements referred to above present fairly, in all material respects, the financial position of Hanson Communications, Inc. and Subsidiaries as of December 31, 2015, and the results of its operations and its cash flows for the year then ended in accordance with accounting principles generally accepted in the United States of America.

Kedpath and Company, UZ.

REDPATH AND COMPANY, LTD. St. Paul, Minnesota

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April 25, 2016

CONSOLIDATED FINANCIAL STATEMENTS

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Assets

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Current assets:		
Cash		\$2,988,646
Due from customers, less allowance for uncollectibles of \$9,500	CONFIDENTIAL	161,408
Other accounts receivable, less allowance for uncollectibles of \$9,250	VVNLIVLNLINL	1,368,434
Materiais and supplies		27,680
Prepaid expenses		254,284
Total current assets		4,800,452
Investments and other assets:		
Goodwill		11,934,359
Intangible assets, net		1,870,133
Other investments		2,674,669
Total investments and other assets		16,479,161
Property, plant and equipment:		
Telecommunications plant in service		98,848,324
Other property and equipment		22,862,987
Total		121,711,311
Less accumulated depreciation		(99,352,093)
Net property, plant and equipment		22,359,218
Lock - of - of I human and a human		
Total assets		\$43,638,831
Liabilities and Stockholders' Equity		
Current liabilities:		
Current portion of long-term debt		\$2,660,000
Accounts payable		1,769,772
Payable to affiliates		269,834
Accrued taxes		367,255
Other accrued liabilities		575,715
Total current liabilities		5,642,576
Other liabilities:		
Long-tenn debt		15,542,304
and with		
Total lizbilities		21,184,880
Stockholders' equily:		
Controlling interest:		
Common stock		2,035,649
Peid-In capital		495,742
Retained earnings		21,053,604
Total controlling interest		23,584,995
Noncontrolling interest		(1,131,044)
Total stockholders' equity		22,453,951
Total liabilities and stockholders' equity		\$43,638,831

Statement 2

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HANSON COMMUNICATIONS, INC. AND SUBSIDIARIES CONSOLIDATED STATEMENT OF INCOME For The Year Ended December 31, 2015

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Operating revenues:		
Local network		\$3,459,571
Network access		7,690,788
Nonregulated telecommunications		10,661,779
Cable television	AANEIRENTIKI	6,472,070
Miscellaneous, net	CONFIDENTIAL	454,127
Total operating revenues	VVII INCATING	28,738,335
Operating expenses:		
Plant specific		4,235,403
Plant support		1,506,781
Customer		1,470,886
Corporate		2,587,675
Nonregulated telecommunications		3,580,422
Cable television		6,287,251
Miscellaneous		633,716
Такса		305,193
Depreciation and amortization		8,203,717
Total operating expenses		28,811,044
Operating loss		(72,709)
Other income (expense):		
Gain on sale of investment		715,230
Investment income		233,458
Interest expense		(550,037)
Income tax expense		(4,587)
Total other income (expense)		394,064
Net income		321,355
Net loss attributable to noncontrolling interest		65,651
Net income attributable to Hanson Communications, Inc.		\$387,006

HANSON COMMUNICATIONS, INC. AND SUBSIDIARIES CONSOLIDATED STATEMENT OF STOCKHOLDERS' EQUITY For The Year Ended December 31, 2015

		on Stock	Paid-lo	Retained	Noncontrolling	- 1	
	Shares	Amount	Capital	Earnings	Interest	Total	
Balance on December 31, 2014 (restated)	15,000,000	\$2,035,649	\$ 495,742	\$24,021,598	(\$1,065,393)	\$26,383,0 06	
Net income (loss) Distributions				387,006 (3,355,000)	(65,651)	321,355 (3,355,000)	
Balance on December 31, 2015	15,000,000	\$2,035,649	\$495,742	\$21,053,604	(\$1,131,044)	\$22,453,951	

Common Stock - no par value:

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Class A voting shares: 200,000 shares authorized; 150,000 shares issued and outstanding

Class B nonvoting shares: 19,800,000 shares authorized; 14,850,000 shares issued and outstanding

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HANSON COMMUNICATIONS, INC. AND SUBSIDIARIES CONSOLIDATED STATEMENT OF CASH FLOWS For The Year Ended December 31, 2015

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Statement 4

Cash flows from operating activities:		
Net income		\$321,355
Adjustments to reconcile net income to net cash provided by		
operating activities:		
Depreciation and amortization	ραμρισρητικί	8,203,717
CoBank patronage refund	CONFIDENTIAL	(53,455)
Gain on sale of investment	AALLI LAPIST H79	(715,230)
Changes in operating assets and liabilities:		
Due from customers		40,999
Other accounts receivable		(470,057)
Prepaid expenses		49,715
Accounts payable		164,275
Accrued taxes		46,397
Other accrued liabilities	_	<u>(13,694)</u>
Net cash provided by operating activities	-	7,5 <u>74,02</u> 2
Cash flows from investing activities:		
Purchase of property, plant and equipment		(2,143,117)
Increase in materials and supplies		39,692
Net change in payables to affiliates		(18,474)
Salo of investments, net		817,211
(Increase) in cash surrender value of life insurance	_	(19,295)
Net cash used in investing activities	-	(1,323,983)
Cash flows from financing activities:		
Principal payments of long-term debt		(3,436,910)
Proceeds from issuance of long-term debt		853,500
Distributions	_	(3,355,000)
Net cash used in financing activities	-	(5,938,410)
Net increase in cash		311,629
Cash - beginning of year	-	2,677,017
Cash - end of year	. 5	\$2,988,646
Supplemental schedule of cash flow information:		
Cash paid for interest	_	\$564,471
	E	

HANSON COMMUNICATIONS, INC. AND SUBSIDIARIES NOTES TO CONSOLIDATED FINANCIAL STATEMENTS December 31, 2015

Note 1 _____ SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

NATURE OF OPERATIONS

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The Company's principal line of business is providing local telephone service, internet, cable television service and access to long distance telephone service through its local exchange network. The revenues reported on the consolidated statement of income reflect the relative importance of each type of service. The principal market for these telecommunications services are local residential and business customers residing in each of the exchanges the Company serves in Minnesota, Ohio, South Dakota and Nebraska.

BASIS OF ACCOUNTING

The consolidated financial statements have been prepared in conformity with accounting principles generally accepted in the United States of America, including certain accounting practices prescribed by the Federal Communications Commission (FCC) and the state regulatory commissions in the states where the Company operates.

ACCOUNTING ESTIMATES

The presentation of consolidated financial statements in conformity with accounting principles generally accepted in the United States of America requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities, and disclosure of contingent assets and liabilities at the date of the consolidated financial statements, and the reported amounts of revenues and expenses during the reporting period. Actual results could differ from those estimates.

CONSOLIDATION

The consolidated financial statements include the parent company, Hanson Communications, Inc. and its subsidiaries. All subsidiaries are wholly-owned except Dave, Bruce & S, LLC, which is 64.6% owned. All significant intercompany accounts and transactions have been eliminated.

RECEIVABLES

Receivables are stated at the amount the Company expects to collect from outstanding balances. The Company provides for probable uncollectible amounts through charges to earnings and credits to valuation allowances based on its assessment of the current status of individual accounts. Balances that are still outstanding after the Company has used reasonable collection efforts are written off through charges to the valuation allowances and credits to the receivable accounts. Changes in the valuation allowances have not been material to the financial statements.

MATERIALS AND SUPPLIES

Materials and supplies are recorded at average cost.

INTANGIBLE ASSETS

Intangible assets consist primarity of customer lists and goodwill. Intangible assets with a determinable life are amortized over the useful life. Goodwill represents the excess of the purchase price of acquisitions over the fair value of the net assets acquired. Financial Accounting Standards Board ASU No. 2014-02,

HANSON COMMUNICATIONS, INC. AND SUBSIDIARIES NOTES TO CONSOLIDATED FINANCIAL STATEMENTS December 31, 2015

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Intangibles - Goodwill and Other (Topic 350), provides an accounting alternative for private companies related to accounting for goodwill. Following this guidance, the Company began amortizing goodwill on a straight-line basis over ten years in 2013. Also pursuant to the accounting alternative, the Company will test its goodwill for impairment only upon the occurrence of an event or circumstance that may indicate the fair value of the entity is less than its carrying amount.

OTHER INVESTMENTS

Other investments are accounted for under the cost method of accounting. This method requires the Company to periodically evaluate whether non-temporary decreases in values of the investments have occurred, and if so, to write the investments down to net realizable values. As the Company is exempt from disclosing estimated fair values, the Company does not estimate fair values for cost method investments if there are no identified events or changes in circumstances that may have a significant adverse effect on the fair values.

PROPERTY, PLANT AND EQUIPMENT

Property, plant and equipment, including improvements that extend useful lives, is capitalized and recorded at cost, while maintenance and repairs are charged to operations as incurred. In accordance with composite group depreciation methodology, when a portion of the Company's depreciable property, plant and equipment is retired in the ordinary course of business, the original cost, including salvage and the cost of removal, is charged to accumulated depreciation with no gain or loss recognized. Upon the retirement of non-telecommunications property, the cost and related accumulated depreciation are removed from the related accounts and the resulting gain or loss is included in operations.

Property, plant and equipment is depreciated using straight-line methods over their estimated useful lives of five to forty years. Depreciation expense was \$4,954,296 for the year ended December 31, 2015.

IMPAIRMENT OF LONG-LIVED ASSETS

Long-lived assets, such as property, plant and equipment, are reviewed for impairment whenever events or changes in circumstances indicate that the carrying amount of an asset may not be recoverable. The carrying amount of a long-lived asset is not recoverable if it exceeds the sum of the undiscounted cash flows expected to result from the use and eventual disposition of the asset.

RETIREMENT PLAN

The Company sponsors a defined contribution profit sharing plan. Plan expense, which equaled 5% of qualified salaries, was \$216,564 for the year ended December 31, 2015,

REVENUE RECOGNITION

Revenues are recognized when earned. Local service and originating intrastate access services are based on tariffs filed with the state regulatory commission and retained by the Company, except Fort Randall Telephone Company's intrastate access revenues are based on cost based settlements filed with the Local Exchange Carrier Association with the South Dakota Public Service Commission. Interstate and terminating intrastate access revenues are billed based on tariffs filed with the FCC, reported to the National Exchange Carrier Association, and distributed based on average schedule and cost based settlements which include eligible funds governed by the Universal Service Administrative Company.

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Access revenues based on cost are estimated pending completion of final cost studies. Non-regulated revenue for broadband, CATV, customer premise equipment, and other miscellaneous services is highly competitive and based on open market conditions.

PRESENTATION OF TAXES COLLECTED FROM CUSTOMERS

Sales, excise, and other taxes are imposed on most of the Company's sales to non-exempt customers. The Company collects the taxes from customers and remits the entire amount collected to governmental authorities. The Company excludes taxes collected and remitted from revenues and expenses.

ADVERTISING

The Company's advertising costs are charged to expense as incurred. Advertising expense was \$245,526 for the year ended December 31, 2015.

INCOME TAXES

The Company has elected to be taxed under the provisions of Subchapter S of the Internal Revenue Code. The election provides that, in licu of corporate income taxes, shareholders are taxed on their proportionate share of the Company's taxable income. Therefore, no provision or liability for income taxes is reflected in the accompanying consolidated financial statements.

The Company evaluates its tax positions on an annual basis. Management has determined that there are no uncertain tax positions at December 31, 2015 that meet the criteria for recognition in the consolidated financial statements. The Company will recognize interest and penalties in other expenses if incurred.

FAIR VALUE MEASUREMENTS

The Company defines fair value as the price that would be received to sell an asset or paid to transfer a liability (i.e., the "exit price") in an orderly transaction between market participants at the measurement date. To determine fair value, the company uses a fair value hierarchy categorized into three levels based on the inputs used. Generally, the three levels are as follows:

- Level 1 Quoted prices in active markets for identical assets
- Level 2 Significant other observable inputs
- Level 3 Significant unobservable inputs

The Company does not have any significant fair value measurements on a recurring or non-recurring basis as of December 31, 2015.

The carrying amounts of cash, receivables, accounts payable and accrued liabilities approximate fair value because of the short maturity of these instruments. The carrying amounts of long-term debt approximate fair value because interest rates fluctuate with market interest rates or the fixed rates are based on current rates offered to the Company for debt with similar terms and uncertainty.

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Note 2 OTHER INVESTMENTS

Other investments consist primarily of investments in lending institutions and nonmarketable stock of telephone industry corporations. Other investments as of December 31, 2015 are as follows:

CoBank stock	\$1,560,850
Horizon Telcom, Inc.	376,375
Com Net, Inc.	109,000
RTIC Holding Company	90,000
Cash surrender value of life insurance	294,473
Other	243,971
Total	\$2,674,669

CoBank, from which the Company has loans, is a cooperative owned and controlled by its customers. Each customer borrowing from the bank on a patronage basis shares in the bank's net income through payment of patronage refunds. Patronage refunds included in investment income were \$213,818 in 2015. Approximately 75% of patronage refunds are received in cash, with the balance in CoBank stock. Patronage stock is redeemable at its face value for cash after the related debt is paid off. The Company cannot predict what patronage refunds might be in the future years.

During 2015, the Company sold its investment in a Personal Communication Services (PCS) license for \$820,000 and recognized a gain of \$715,230.

Note 3 INTANGIBLE ASSETS

The Company has recorded goodwill as a result of acquiring the Telephone Service Company, Zumbrota Telephone Company, Fort Randall Telephone Company, Ctara City Telephone Company, Middle Point Telephone Company and several CATV exchanges which were added to Fort Randall Cable Systems. The purchase price of these acquisitions was allocated among the acquired assets, goodwill, non-compete agreements, and customer lists. During 2009, goodwill was determined to be impaired by \$10 million.

Intangible assets as of December 31, 2015 are as follows:

	Cost	Amortization	Impairment	Net Balance
Amortized intangibles:				
Goodwill	\$27,175,501	(\$5,241,142)	(\$10,000,000)	\$11,934,359
Customer lists	13,432,902	(11,570,360)	-	1,862,542
Other	t0,904	(3,313)	-	7,591_
Total	\$40,619,307	(\$16,814,815)	(\$10,000,000)	\$13,804,492

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Actual and future estimated amortization expense is as follows:

Years Ending December 31,	Goodwill	Customer Lists and Other	Total
2015	\$1,906,131	<u>\$1,343,290</u>	\$3,249,421
2016	\$1,704,913	\$1,255,869	\$2,960,782
2017	1,704,913	614,264	2,319,177
2018	1,704,913	•	1,704,913
2019	1,704,913	-	1,704,913
2020	1,704,913	•	1,704,913
Thereafter	3,409,794	•	3,409,794
Total	\$11,934,359	\$1,870,133	\$13,804,492

Note 4 LONG-TERM DEBT

Long-term debt as of December 31, 2015 is as follows:

CoBank note	\$17,375,000
Aircraft note	827,304
	18,202,304
Less current portion	(2,660,000)
Total long-term debt	\$15,542,304

Annual maturities of long-term debt are as follows:

Years Ending	
December 31,	
2016	\$2,660,000
2017	2,665,830
2018	2,671,471
2019	10,052,304
2020	152,699
Total	\$18,202,304
	and the second sec

COBANK NOTE

The CoBank note consists of two loans. A term note containing a balance of \$9,375,000 as of December 31, 2015 requires guarterly principal installments of \$625,000 plus monthly interest payments, and matures on November 18, 2019. The Company also has a revolving loan with CoBank which provides for borrowings up to \$10,000,000. At December 31, 2015, the outstanding balance of the revolving loan was \$8,000,000, leaving an available balance of \$2,000,000. The revolving loan requires monthly interest-only payments, with the outstanding principal balance due on November 18, 2019.

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The loans are secured by property and equipment and a pledge of stock of all subsidiaries. The interest rate and both loans is based upon the LIBOR rate plus an applicable margin, varying with leverage. As of December 31, 2015, the interest rate was 2.92%.

The Company must comply with CoBank loan covenants including several financial ratios that must be met on a quarterly and annual basis. Distributions to stockholders are limited to consolidated taxable income multiplied by the highest effective federal and state tax rates, including carryovers from the prior year.

AIRCRAFT NOTE

During 2015, the Company paid off its existing loan with PNC Equipment Finance. The Company entered into a new loan agreement with Scope Aircraft Finance containing a principal amount of \$853,500. The loan requires monthly principal and interest payments of \$15,470, matures in October 2020, and is secured by an aircraft. Interest on the loan is fixed at 3.35% through October 2016, after which the rate will be adjusted to equal the Federal Home Loan Bank one year Advance Rate plus 2.75%, or the rate shall vary quarterly at the Prime Rate plus 1.00% with a floor of 4.00%.

Note 5 RELATED PARTY TRANSACTIONS

The Company does business with other companies that are related through common ownership. During 2015, the Company incurred \$2,247,984 of related party expenditures pertaining to wages, management and accounting fees, and cable and related supplies.

Payables to affiliates consist of liabilities to Cable Plowing, Inc. in the amount of \$269,834 as of December 31, 2015.

Note 6 BUY-SELL AGREEMENT

The Company has an agreement with its stockholders and Hanson Communications Company, a management LLC owned by some of the stockholders of the Company, whereby upon the occurrence of certain events, the stockholders, Hanson Communications Company and/or the Company, shall have the right or the obligation to purchase all or part of a stockholders' common stock.

Note 7 NONCONTROLLING INTEREST

The net income or loss attributable to the noncontrolling members' interest represents 35.4% of the net income or loss of the subsidiary, Dave, Bruce & S, LLC.

Note 8 CONCENTRATIONS

Financial instruments which potentially subject the Company to concentrations of credit risk consist principally of cash investments and trade receivables. The Company places its cash investments with high credit quality financial institutions and generally limits the amount of credit exposure to any one financial institution. Cash balances, at times, exceed federally insured limits. Concentrations of credit risk with respect to trade

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receivables are limited due to the Company's large number of customers and their dispersion across many different industries.

In October 2011, the FOC approved an Order on Intercarrier Compensation and Universal Service Fund (USF) reform and announced the issuance of a Further Notice of Proposed Rulemaking on long-term USF reform and transition as part of the National Broadband Plan. The Order required the transition of carrier access rates to decline over a nine year transition period. However, in an attempt to ease the transition, the access revenue was frozen based on 2011 revenue and will be reduced incrementally annually during the transition period. The Order also addressed local service rates by establishing benchmarks for high cost support eligibility to prevent USF from supporting artificially low end user rates. In addition, for cost companies the Order and Proposed Rulemaking outlined caps on capital expenditures and operating expenses recoverable from the Universal Service Fund. Additional reporting and oversight requirements continue to be implemented on an annual basis. During 2015, the Company received 27% of its revenues from network access, including assistance provided by the Federal Universal Service Fund.

A significant portion of the Company's revenues are collected from long distance carriers in the telephone industry, and consequently, the Company is directly affected by the financial wellbeing of the industry. The continued decline of access rates and elimination of wireless access based on enacted regulation have reduced the amount of disputes between the Company and long distance carriers resulting in a significant reduction in credit risk. Also, the credit risk associated with accounts receivable is minimized due to the large number of long distance carriers, and historically, credit losses have not been significant. In addition, intercarrier access charges are subject to dispute and are occasionally contested by the carrier.

Note 9 ASSET IMPAIRMENT

On December 7, 2015, property, plant and equipment with an original cost of \$448,607 and a net book value of \$204,320 was destroyed by fire. The impaired assets and corresponding accumulated depreciation were removed from the Company's books during 2015.

During 2016, the Company expects to receive proceeds from insurance in excess of the net book value of its impaired assets. As a result, a receivable in the amount of \$204,320 has been accrued as of December 31, 2015. Any insurance proceeds received in excess of this amount will be recognized as a gain in 2016.

On March 5, 2016, the Company entered into a contract containing a guaranteed maximum price of \$818,867 to reconstruct a building destroyed by the fire.

Note 10 SUBSEQUENT EVENTS

Management has evaluated subsequent events through April 25, 2016, the date the consolidated financial statements were available to be issued, and concluded that there are no subsequent events that require disclosure, other than the contract commitment disclosed in Note 9.