UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

# **FORM 10-Q**

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

For the quarterly period ended June 30, 2022

OR

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

Commission file number 1-6961

# TEGNA INC.

(Exact name of registrant as specified in its charter)

Delaware

(State or other jurisdiction of incorporation or organization)

8350 Broad Street, Suite 2000, Tysons, Virginia (Address of principal executive offices)

(703) 873-6600

(Registrant's telephone number, including area code)

Securities registered pursuant to Section 12(b) of the Act:

Title of each class	Trading Symbol	Name of each exchange on which registered
Common Stock	TGNA	New York Stock Exchange

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  $\boxtimes$  No  $\square$ 

Indicate by check mark whether the registrant has submitted electronically every Interactive Data File required to be submitted pursuant to Rule 405 of Regulation S-T during the preceding 12 months (or for such shorter period that the registrant was required to submit such files). Yes 🛛 No 🗆

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

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

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

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

The total number of shares of the registrant's Common Stock, \$1 par value, outstanding as of July 31, 2022 was 223,110,797.

**16-0442930** (I.R.S. Employer Identification No.) **22102-5151** (Zip Code)

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# PART I. FINANCIAL INFORMATION

Item 1. Financial Statements

# TEGNA Inc.

# CONDENSED CONSOLIDATED BALANCE SHEETS

In thousands of dollars (Unaudited)

	Ju	ne 30, 2022	D	ec. 31, 2021
ASSETS				
Current assets				
Cash and cash equivalents	\$	200,770	¢	56,989
Accounts receivable, net of allowances of \$5,564 and \$4,371, respectively	φ	615,824	φ	642,280
Other receivables		7,802		15,496
		,		
Syndicated programming rights		24,114		53,100
Prepaid expenses and other current assets		36,867		19,724
Total current assets		885,377		787,589
Property and equipment				
Cost		1,070,911		1,053,851
Less accumulated depreciation		(611,576)		(586,656)
Net property and equipment		459,335		467,195
Intangible and other assets				
Goodwill		2,981,587		2,981,587
Indefinite-lived and amortizable intangible assets, less accumulated amortization of \$328,592 and \$298,593, respectively		2,411,489		2,441,488
Right-of-use assets for operating leases		84,270		87,279
Investments and other assets		143,420		152,508
Total intangible and other assets		5,620,766		5,662,862
Total assets	\$	6,965,478	\$	6,917,646

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

	Ju	une 30, 2022		Dec. 31, 2021
LIABILITIES, REDEEMABLE NONCONTROLLING INTEREST AND EQUITY				
Current liabilities				
Accounts payable	\$	86.381	\$	72,996
Accrued liabilities	Ŧ	00,002	+	,
Compensation		49.490		55,179
Interest		44,720		45,905
Contracts payable for programming rights		93,829		98,534
Other		88,696		91,098
Income taxes payable		7,610		11,420
Total current liabilities		370,726		375,132
Noncurrent liabilities		<u> </u>		
Deferred income tax liability		552,250		548,374
Long-term debt		3,067,608		3,231,970
Pension liabilities		54,795		58,063
Operating lease liabilities		85,436		88,970
Other noncurrent liabilities		76,175		79,102
Total noncurrent liabilities		3,836,264		4,006,479
Total liabilities		4,206,990		4,381,611
Commitments and contingent liabilities (see Note 9)				
5 ( )				
Redeemable noncontrolling interest (see Note 1)		16,765		16,129
		10,100		10,120
Shareholders' equity				
Common stock of \$1 par value per share, 800,000,000 shares authorized, 324,418,632 shares issued		324.419		324,419
Additional paid-in capital		27,941		27,941
Retained earnings		7,583,436		7,459,380
Accumulated other comprehensive loss		(111,028)		(97,216)
Less treasury stock at cost, 101,391,312 shares and 103,012,455 shares, respectively		(5,083,045)		(5,194,618)
Total equity		2,741,723	_	2,519,906
	\$	6,965,478	\$	6,917,646
Total liabilities, redeemable noncontrolling interest and equity	Ψ	0,303,470	Ψ	0,911,040

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

#### TEGNA Inc. CONSOLIDATED STATEMENTS OF INCOME

Unaudited, in thousands of dollars, except per share amounts

		Quarter end	ded J	June 30,		Six months e	nded	l June 30,
		2022		2021		2022		2021
Revenues	\$	784,881	\$	732,908	\$	1,559,004	\$	1,459,959
Operating expenses:								
Cost of revenues <sup>1</sup>		420,235		397,118		831,685		791,810
Business units - Selling, general and administrative expenses		99,585		96,949		201,554		186,275
Corporate - General and administrative expenses		13,612		23,183		34,932		40,053
Depreciation		15,534		15,838		30,839		31,734
Amortization of intangible assets		14,999		15,773		29,999		31,533
Spectrum repacking reimbursements and other, net		(105)		(1,475)		(163)		(2,898)
Total		563,860		547,386		1,128,846		1,078,507
Operating income		221,021		185,522		430,158		381,452
Non-operating (expense) income:								
Equity loss in unconsolidated investments, net		(236)		(2,597)		(4,047)		(3,926)
Interest expense		(42,950)		(46,609)		(86,570)		(93,094)
Other non-operating items, net		(1,865)		1,524		15,454		1,854
Total		(45,051)		(47,682)		(75,163)		(95,166)
Income before income taxes		175,970		137,840		354,995		286,286
Provision for income taxes		44,030		30,986		88,768		66,600
Net Income		131,940		106,854		266,227		219,686
Net income attributable to redeemable noncontrolling interest	-	(371)		(227)	-	(424)		(442)
Net income attributable to TEGNA Inc.	\$	131,569	\$	106,627	\$	265,803	\$	219,244
Frankriger and shows								
Earnings per share: Basic	\$	0.59	\$	0.48	\$	1.19	\$	0.99
Diluted	ծ \$	0.59	ъ \$	0.48	э \$	1.19		0.99
	φ	0.59	φ	0.40	φ	1.19	φ	0.99
Weighted average number of common shares outstanding:								
Basic shares		223,675		221,522		223,197		221,064
Diluted shares		224,489		222,506		223,867		221,855

<sup>1</sup>Cost of revenues exclude charges for depreciation and amortization expense, which are shown separately above.

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

# TEGNA Inc. CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME

Unaudited, in thousands of dollars

	Quarter ende	ed Ju	ıne 30,	Six months er	nded	June 30,
	2022		2021	 2022		2021
Net income	\$ 131,940	\$	106,854	\$ 266,227	\$	219,686
Other comprehensive income, before tax:						
Foreign currency translation adjustments	_		255	142		751
Recognition of previously deferred post-retirement benefit plan costs	1,085		1,353	2,061		2,578
Realized gain on available-for-sale investment during the period	_		_	(20,800)		_
Other comprehensive income (loss), before tax	1,085		1,608	 (18,597)		3,329
Income tax effect related to components of other comprehensive income	(279)		(414)	4,785		(857)
Other comprehensive income (loss), net of tax	 806		1,194	 (13,812)		2,472
Comprehensive income	 132,746		108,048	 252,415		222,158
Comprehensive income attributable to redeemable noncontrolling interest	(371)		(227)	(424)		(442)
Comprehensive income attributable to TEGNA Inc.	\$ 132,375	\$	107,821	\$ 251,991	\$	221,716

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

#### TEGNA Inc. CONSOLIDATED STATEMENTS OF CASH FLOWS Unaudited, in thousands of dollars

		Six months e	nded J	une 30,
		2022		2021
Cash flows from operating activities:				
Net income	\$	266,227	\$	219,686
Adjustments to reconcile net income to net cash flow from operating activities:				
Depreciation and amortization		60,838		63,267
Stock-based compensation		17,209		16,172
Company stock 401(k) contribution		9,929		9,384
Gains on assets, net		(18,308)		
Equity loss from unconsolidated investments, net		4,047		3,926
Pension contributions including income, net of expense		(1,070)		(8,781
Change in other assets and liabilities, net of acquisitions:				
Decrease (increase) in trade receivables		25,263		(37,207
Increase (decrease) in accounts payable		13,385		(20,692
Increase (decrease) in interest and taxes payable, net		9,615		(52,483
Increase (decrease) in deferred revenue		1,687		(1,015
Change in other assets and liabilities, net		2,565		4,236
Net cash flow from operating activities		391,387		196,493
Cash flows from investing activities:				-
Purchase of property and equipment		(23,094)		(27,621
Reimbursements from spectrum repacking		163		4,438
Payments for acquisitions of businesses		_		(13,341
Purchases of investments		(4,706)		(408
Proceeds from investments		3,451		2,418
Proceeds from sale of assets		367		262
Net cash flow used for investing activities		(23,819)	-	(34,252
Cash flows from financing activities:				•
Payments under revolving credit facilities, net		(166,000)		(99,000
Dividends paid		(42,331)		(36,426
Other, net		(15,456)		(10,521
Net cash flow used for financing activities	· · · · · · · · · · · · · · · · · · ·	(223,787)		(145,947
Increase in cash		143,781		16,294
Balance of cash, beginning of period		56,989		40,968
Balance of cash, end of period	\$	200,770	\$	57,262
Supplemental cash flow information:				
Cash paid for income taxes, net of refunds	\$	79,915	\$	117,600
Cash paid for interest	\$	84,361		91,022

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

# TEGNA Inc. CONSOLIDATED STATEMENTS OF EQUITY AND REDEEMABLE NONCONTROLLING INTEREST Unaudited, in thousands of dollars, except per share data

Quarters Ended:	Redeemable oncontrolling interest		ommon stock	1	Additional paid-in capital	Retained earnings	ccumulated other mprehensive loss	Treasury stock	٦	Fotal Equity
Balance at Mar. 31, 2022	\$ 16,430	\$	324,419	\$	27,941	\$ 7,479,795	\$ (111,834)	\$ (5,101,472)	\$	2,618,849
Net income	371		_		_	131,569	-			131,569
Other comprehensive income, net of tax	_		_		_	_	806			806
Total comprehensive income										132,375
Dividends declared: \$0.095 per share	_		_			(21,180)	_			(21,180)
Company stock 401(k) contribution	—		—		(5,004)	(4,810)	—	14,405		4,591
Stock-based awards activity	—		—		(2,053)	(1,974)	—	4,022		(5)
Stock-based compensation	—		—		6,714	—	—	—		6,714
Adjustment of redeemable noncontrolling interest to redemption value	(36)		_		_	36	_	_		36
Other activity	—		—		343	—	—	—		343
Balance at June 30, 2022	\$ 16,765	\$	324,419	\$	27,941	\$ 7,583,436	\$ (111,028)	\$ (5,083,045)	\$	2,741,723

	Redeemable oncontrolling interest	Common stock	Additional paid-in capital		Retained earnings	Accumulated other comprehensive loss	Treasury stock	Total Equity
Balance at Mar. 31, 2021	\$ 15,220	\$ 324,419	\$ 27,596	\$	5 7,151,716	\$ (119,798)	\$ (5,244,595)	\$ 2,139,338
Net income	227	_	_	-	106,627	_	—	106,627
Other comprehensive income, net of tax	_	_	_	-	_	1,194	_	1,194
Total comprehensive income								107,821
Dividends declared: \$0.165 per share	_	_	_	-	43	_	_	43
Company stock 401(k) contribution		_	(1,420	))	(9,053)		14,552	4,079
Stock-based awards activity		_	(5,990	)	—	—	5,986	(4)
Stock-based compensation	—	_	7,410	)	—	_	—	7,410
Adjustment of redeemable noncontrolling interest to redemption value	76	_	_	-	(76)	_	_	(76)
Other activity	—	—	345	5	—	—	—	345
Balance at June 30, 2021	\$ 15,523	\$ 324,419	\$ 27,941	\$	5 7,249,257	\$ (118,604)	\$ (5,224,057)	\$ 2,258,956

# TEGNA Inc.

# CONSOLIDATED STATEMENTS OF EQUITY AND REDEEMABLE NON-CONTROLLING INTEREST

Unaudited, in thousands of dollars, except per share data

Six Months Ended:	edeemable ncontrolling interest	C	Common stock	Additional paid-in capital	Retained earnings	-	Accumulated other omprehensive loss	Treasury stock	Total
Balance at Dec. 31, 2021	\$ 16,129	\$	324,419	\$ 27,941	\$ 7,459,380	\$	(97,216)	\$ (5,194,618)	\$ 2,519,906
Net income	424		_	-	265,803		—	—	265,803
Other comprehensive income, net of tax	_		_	_	_		(13,812)	_	(13,812)
Total comprehensive income									251,991
Dividends declared: \$0.19 per share	_		_	_	(42,331)		_	_	(42,331)
Company stock 401(k) contribution	—		_	(6,326)	(16,084)		—	32,339	9,929
Stock-based awards activity	—		_	(11,570)	(83,120)		—	79,234	(15,456)
Stock-based compensation	—		—	17,209	_		—		17,209
Adjustment of redeemable noncontrolling interest to redemption value	212		_	_	(212)		_	_	(212)
Other activity	—		_	687	—		—	—	687
Balance at June 30, 2022	\$ 16,765	\$	324,419	\$ 27,941	\$ 7,583,436	\$	(111,028)	\$ (5,083,045)	\$ 2,741,723

	Redeemable oncontrolling interest		imon ock	Additional paid-in capital	Retained earnings	 cumulated other prehensive loss	Treasury stock	Total
Balance at Dec. 31, 2020	\$ 14,933	\$ 32	4,419	\$ 113,267	\$ 7,075,640	\$ (121,076)	\$ (5,334,155)	\$ 2,058,095
Net income	442		_	_	219,244	_	—	219,244
Other comprehensive income, net of tax	_		_	_	_	2,472	_	2,472
Total comprehensive income								221,716
Dividends declared: \$0.235 per share	_		_	_	(36,426)	_	_	(36,426)
Company stock 401(k) contribution	—		_	(17,674)	(9,053)	_	36,111	9,384
Stock-based awards activity	_		—	(84,509)	_	_	73,987	(10,522)
Stock-based compensation	—		_	16,172	—	—	—	16,172
Adjustment of redeemable noncontrolling interest to redemption value	148		_	_	(148)	_	_	(148)
Other activity	—			685	—	_	—	685
Balance at June 30, 2021	\$ 15,523	\$ 32	4,419	\$ 27,941	\$ 7,249,257	\$ (118,604)	\$ (5,224,057)	\$ 2,258,956

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

#### TEGNA Inc. NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

#### NOTE 1 – Accounting policies

**Basis of presentation:** Our accompanying unaudited condensed consolidated financial statements have been prepared in accordance with U.S. generally accepted accounting principles (GAAP) for interim financial reporting, the instructions for Form 10-Q and Article 10 of the U.S. Securities and Exchange Commission (SEC) Regulation S-X. Accordingly, they do not include all information and footnotes which are normally included in the Form 10-K and annual report to shareholders. In our opinion, the condensed consolidated financial statements reflect all adjustments of a normal recurring nature necessary for a fair statement of the results for the interim periods presented. The condensed consolidated financial statements should be read in conjunction with our (or TEGNA's) audited consolidated financial statements included in our Annual Report on Form 10-K for the year ended December 31, 2021.

The preparation of these condensed consolidated financial statements requires us to make estimates and assumptions that affect the amounts reported in the condensed consolidated financial statements and accompanying notes. We use the best information available in developing significant estimates inherent in our financial statements. Actual results could differ from these estimates, and these differences resulting from changes in facts and circumstances could be material. Significant estimates include, but are not limited to, evaluation of goodwill and other intangible assets for impairment, fair value measurements, post-retirement benefit plans, income taxes including deferred taxes, and contingencies. The condensed consolidated financial statements include the accounts of subsidiaries we control. We eliminate all intercompany balances, transactions, and profits in consolidation. Investments in entities over which we have significant influence, but do not have control, are accounted for under the equity method. Our share of net earnings and losses from these ventures is included in "Equity loss in unconsolidated investments, net" in the Consolidated Statements of Income.

We operate one operating and reportable segment, which primarily consists of our 64 television stations and two radio stations operating in 51 markets, providing high-quality television programming and digital content. Our reportable segment determination is based on our management and internal reporting structure, the nature of products and services we offer, and the financial information that is evaluated regularly by our chief operating decision maker.

*Merger Agreement*: On February 22, 2022, we entered into an Agreement and Plan of Merger (as amended, the Merger Agreement), with Teton Parent Corp., a newly formed Delaware corporation (Parent), Teton Merger Corp., a newly formed Delaware corporation and an indirect wholly owned subsidiary of Parent (Merger Sub), and solely for purposes of certain provisions specified therein, other subsidiaries of Parent, certain affiliates of Standard General L.P., a Delaware limited partnership (Standard General) and CMG Media Corporation, a Delaware corporation (CMG), and certain of its subsidiaries. Parent, Merger Sub, the other subsidiaries of Parent, those affiliates of Standard General, CMG and those subsidiaries of CMG, are collectively, referred to as the "Parent Restructuring Entities."

The Merger Agreement provides, among other things and subject to the terms and conditions set forth therein, that Merger Sub will be merged with and into TEGNA (the Merger), with TEGNA continuing as the surviving corporation and as an indirect wholly owned subsidiary of Parent. The Merger Agreement provides that each share of common stock, par value \$1.00 per share, TEGNA (the Common Stock) outstanding immediately prior to the effective time of the Merger (the Effective Time), other than certain excluded shares, will at the Effective Time automatically be converted into the right to receive (i) \$24.00 per share of Common Stock in cash, without interest, plus (ii) additional amounts in cash, without interest, if the Merger does not close within a certain period of time after the date of the Merger Agreement. TEGNA shareholders will receive additional cash consideration in the form of a "ticking fee" of \$0.00167 per share per day (or \$0.05 per month) if the closing occurs between the 9- and 12-month anniversary of signing, increasing to \$0.0025 per share per day (or \$0.075 per month) if the closing occurs between the 12- and 13-month anniversary of signing, \$0.0033 per share per day (or \$0.10 per month) if the closing occurs on or after the 14-month anniversary of signing, and \$0.00417 per share per day (or \$0.125 per month) if the closing occurs on or after the 14-month anniversary of signing.

The Merger Agreement contains certain termination rights and provides that, upon termination of the Merger Agreement under certain specified circumstances, TEGNA will be required to pay Parent a termination fee of \$163.0 million, and Parent will be required to pay TEGNA a termination fee of either \$136.0 million or \$272.0 million.

TEGNA has made customary representations, warranties and covenants in the Merger Agreement. If the Merger is consummated, the Common Stock will be delisted from the New York Stock Exchange and deregistered under the Securities Exchange Act of 1934.

On March 10, 2022, TEGNA, Parent, Merger Sub, and, solely for purposes of certain provisions specified therein, the other Parent Restructuring Entities, entered into an amendment to the Merger Agreement (the Amendment). The Amendment provides, among other things and subject to the terms and conditions set forth therein, that certain regulatory efforts covenants will apply with respect to certain station transfers from Parent or an affiliate of Parent to CMG or an affiliate of CMG that are contemplated to be consummated as of immediately following the Effective Time.

On May 17, 2022 the stockholders of TEGNA voted to adopt the Merger Agreement.

The Merger is subject to the satisfaction of customary closing conditions, including receipt of applicable regulatory approvals, and is expected to close in the second half of 2022.

Accounting guidance adopted in 2022: We did not adopt any new accounting guidance in 2022 that had a material impact on our consolidated financial statements or disclosures.

New accounting guidance not yet adopted: There is currently no pending accounting guidance that we expect to have a material impact on our consolidated financial statements or disclosures.

*Trade receivables and allowances for doubtful accounts:* Trade receivables are recorded at invoiced amounts and generally do not bear interest. The allowance for doubtful accounts reflects our estimate of credit exposure, determined principally on the basis of our collection experience, aging of our receivables and any specific reserves needed for certain customers based on their credit risk. Our allowance also takes into account expected future trends which may impact our customers' ability to pay, such as economic growth (or declines), unemployment and demand for our products and services. We monitor the credit quality of our customers and their ability to pay through the use of analytics and communication with individual customers. As of June 30, 2022, our allowance for doubtful accounts was \$5.6 million as compared to \$4.4 million as of December 31, 2021.

**Redeemable Noncontrolling interest:** Our Premion business operates an advertising network for over-the-top (OTT) streaming and connected television platforms. In March 2020, we sold a minority interest in Premion to an affiliate of Gray Television (Gray) and entered into a 3 year commercial reselling agreement with the affiliate. Gray's investment allows it to sell its interest to Premion if there is a change in control of TEGNA or if the existing commercial agreement terminates. Since redemption of the minority ownership interest is outside our control, Gray's equity interest is presented outside of the Equity section on the Condensed Consolidated Balance Sheet in the caption "Redeemable noncontrolling interest."

*Treasury Stock:* We account for treasury stock under the cost method. When treasury stock is re-issued at a price higher than its cost, the difference is recorded as a component of additional paid-in-capital (APIC) in our Condensed Consolidated Balance Sheets. When treasury stock is re-issued at a price lower than its cost, the difference is recorded as a component of APIC to the extent that there are previously recorded gains to offset the losses. If there are no treasury stock gains in APIC, the losses upon re-issuance of treasury stock are recorded as a reduction of retained earnings in our Condensed Consolidated Balance Sheets.

**Revenue recognition:** Revenue is recognized upon the transfer of control of promised services to our customers in an amount that reflects the consideration we expect to receive in exchange for those services. Revenue is recognized net of any taxes collected from customers, which are subsequently remitted to governmental authorities. Amounts received from customers in advance of providing services to our customers are recorded as deferred revenue.

The primary sources of our revenues are: 1) subscription revenues, reflecting fees paid by satellite, cable, OTT (companies that deliver video content to consumers over the Internet) and telecommunications providers to carry our television signals on their systems; 2) advertising & marketing services revenues, which include local and national non-political television advertising, digital marketing services (including Premion), advertising on the stations' websites, tablet and mobile products, and OTT apps; 3) political advertising revenues, which are driven by even-year election cycles at the local and national level (e.g. 2022, 2020 etc.) and particularly in the second half of those years; and 4) other services, such as production of programming, tower rentals and distribution of our local news content.

Revenue earned by these sources in the second quarter and first six months of 2022 and 2021 are shown below (amounts in thousands):

		Quarter end	ded J	June 30,	Six months e	nded June 30,			
	2022			2021	 2022		2021		
Subscription	\$	389,079	\$	375,081	\$ 780,733	\$	761,818		
Advertising & Marketing Services		335,259		340,889	689,726		663,723		
Political		50,858		9,581	68,823		19,009		
Other		9,685		7,357	19,722		15,409		
Total revenues	\$	784,881	\$	732,908	\$ 1,559,004	\$	1,459,959		

#### NOTE 2 - Goodwill and other intangible assets

The following table displays goodwill, indefinite-lived intangible assets, and amortizable intangible assets as of June 30, 2022 and December 31, 2021 (in thousands):

	June 3	<b>80,</b> 2	2022		Dec. 3	31, 2021			
	 Gross		Accumulated Amortization	Gross			Accumulated Amortization		
Goodwill	\$ 2,981,587	\$	—	\$	2,981,587	\$	—		
Indefinite-lived intangibles:									
Television and radio station FCC broadcast licenses	2,123,898		—		2,123,898		—		
Amortizable intangible assets:									
Retransmission agreements	235,215		(181,867)		235,215		(168,439)		
Network affiliation agreements	309,503		(109,430)		309,503		(97,195)		
Other	71,465		(37,295)		71,465		(32,959)		
Total indefinite-lived and amortizable intangible assets	\$ 2,740,081	\$	(328,592)	\$	2,740,081	\$	(298,593)		

Our retransmission agreements and network affiliation agreements are amortized on a straight-line basis over their estimated useful lives. Other intangibles primarily include distribution agreements from our multicast networks acquisition, which are also amortized on a straight-line basis over their useful lives.

#### NOTE 3 - Investments and other assets

Our investments and other assets consisted of the following as of June 30, 2022 and December 31, 2021 (in thousands):

	Ju	ne 30, 2022	 Dec. 31, 2021
Cash value insurance	\$	48,958	\$ 53,189
Available-for-sale debt security		_	23,800
Equity method investments		17,143	21,986
Other equity investments		20,158	20,331
Deferred debt issuance costs		4,033	5,805
Long-term contract assets		22,253	_
Other long-term assets		30,875	27,397
Total	\$	143,420	\$ 152,508

Cash value life insurance: We are the beneficiary of life insurance policies on the lives of certain employees/retirees, which are recorded at their cash surrender value as determined by the insurance carrier. These policies are utilized as a partial funding source for deferred compensation and other nonqualified employee retirement plans. Gains and losses on these investments are included in "Other non-operating items, net" within our Consolidated Statement of Income and were not material for all periods presented.

Available-for-sale debt security: We previously held a debt security investment issued by MadHive, Inc. (MadHive), that we classified as an available-forsale investment. Available-for-sale debt securities are required to be carried at their fair value, with unrealized gains and losses (net of income taxes) that are considered temporary in nature recorded in "Accumulated other comprehensive loss" on the Condensed Consolidated Balance Sheet. In the first quarter of 2022, we amended the terms of the debt security, which became effective on January 3, 2022, in parallel with an amendment and extension of our commercial agreements with MadHive. The amendments modified several items, including the conversion rights as well as the maturity date of the note. In exchange for the convertible debt modifications, we received favorable terms in our renewed commercial agreements with MadHive. As a result of these amendments, in the first quarter of 2022 we recognized a previously unrecognized gain of \$20.8 million. The gain was recorded in "Other non-operating items, net" within our Consolidated Statement of Income. The debt matured in June 2022 at which time the principal balance of \$3.0 million plus accrued interest was paid to us. The \$3.0 million principal balance was classified as "Proceeds from investments" within our Consolidated Statement of Cash Flow". See Note 9 for additional information regarding our related party transactions with MadHive.

Other equity investments: Represents investments in non-public businesses that do not have readily determinable pricing, and for which we do not have control or do not exert significant influence. These investments are recorded at cost less impairments, if any, plus or minus changes in observable prices for those investments. In the first quarter of 2022, we recorded a \$2.5 million impairment charge, in "Other non-operating items, net" within our Consolidated Statement of Income, due to the decline in the fair value of one of our investments.

Deferred debt issuance costs: These costs consist of amounts paid to lenders related to our revolving credit facility. Debt issuance costs paid for our term debt and unsecured notes are accounted for as a reduction in the debt obligation.

Long-term contract assets: These amounts primarily consist of a \$15.0 million asset related to a long-term services agreement for IT security and a \$5.2 million asset representing the long-term portion of a contract asset that was recognized as a result of the \$20.8 million gain discussed above related to favorable rates obtained on recent commercial agreements with Madhive. This gain resulted in a contract asset which was recognized in January 2022 and is being amortized over two years (through December 2023). See Note 9 for additional details.

#### NOTE 4 - Long-term debt

Our long-term debt is summarized below (in thousands):

	June 30, 2022			Dec. 31, 2021
Borrowings under revolving credit agreement expiring August 2024	\$	_	\$	166,000
Unsecured notes bearing fixed rate interest at 4.75% due March 2026		550,000		550,000
Unsecured notes bearing fixed rate interest at 7.75% due June 2027		200,000		200,000
Unsecured notes bearing fixed rate interest at 7.25% due September 2027		240,000		240,000
Unsecured notes bearing fixed rate interest at 4.625% due March 2028		1,000,000		1,000,000
Unsecured notes bearing fixed rate interest at 5.00% due September 2029		1,100,000		1,100,000
Total principal long-term debt		3,090,000		3,256,000
Debt issuance costs		(29,194)		(31,378)
Unamortized premiums		6,802		7,348
Total long-term debt	\$	3,067,608	\$	3,231,970

As of June 30, 2022, cash and cash equivalents totaled \$200.8 million and we had unused borrowing capacity of \$1.49 billion under our \$1.51 billion revolving credit facility, which expires in August 2024. We were in compliance with all covenants, including the leverage ratio (our one financial covenant) contained in our debt agreements and revolving credit facility. We believe, based on our current financial forecasts and trends, that we will remain compliant with all covenants for the foreseeable future.

#### NOTE 5 - Retirement plans

We have various defined benefit retirement plans. Our principal defined benefit pension plan is the TEGNA Retirement Plan (TRP). The disclosure table below primarily includes the pension expenses of the TRP and the TEGNA Supplemental Retirement Plan (SERP). The total net pension obligations, including both current and non-current liabilities, as of June 30, 2022, were \$60.8 million, of which \$6.0 million is recorded as a current obligation within accrued liabilities on the Condensed Consolidated Balance Sheet.

Pension costs (income), which primarily include costs for the qualified TRP and the non-qualified SERP, are presented in the following table (in thousands):

		Quarter end	ded J		June 30,			
	2022			2021		2022		2021
Convice each benefits correct during the pariod	¢		¢	1	¢		¢	1
Service cost-benefits earned during the period	Ф	—	\$	1	\$	—	\$	T
Interest cost on benefit obligation		4,241		3,988		8,541		7,938
Expected return on plan assets		(4,851)		(8,690)		(9,751)		(17,340)
Amortization of prior service cost		(117)		20		(242)		45
Amortization of actuarial loss		1,202		1,246		2,302		2,446
Expense (income) from company-sponsored retirement plans	\$	475	\$	(3,435)	\$	850	\$	(6,910)

Benefits no longer accrue for substantially all TRP and SERP participants as a result of amendments to the plans in past years, and as such we no longer incur a significant amount of the service cost component of pension expense. All other components of our pension expense presented above are included within the "Other non-operating items, net" line item of the Consolidated Statements of Income.

During the six months ended June 30, 2022 and 2021, we did not make any cash contributions to the TRP. We made benefit payments to participants of the SERP of \$1.9 million and \$1.8 million during the six months ended June 30, 2022 and 2021, respectively. Based on actuarial projections and funding levels, we do not expect to make any cash payments to the TRP in 2022 (as none are required based on our current funding levels). We expect to make additional cash payments of \$3.6 million to our SERP participants during the remainder of 2022.

#### NOTE 6 – Accumulated other comprehensive loss

The following table summarizes the components of, and the changes in, Accumulated Other Comprehensive Loss (AOCL), net of tax (in thousands):

	Retirement Plans	Foreign Currency Translation	Available-For-Sale Investment	Total
Quarters Ended:				
Balance at Mar. 31, 2022	\$ (112,366)	\$ 532	\$ —	\$ (111,834)
Amounts reclassified from AOCL	806	—	—	806
Total other comprehensive income	806			806
Balance at June 30, 2022	\$ (111,560)	\$ 532	\$	\$ (111,028)
Balance at Mar. 31, 2021	\$ (120,070)	\$ 272	\$ —	\$ (119,798)
Other comprehensive loss before reclassifications	_	189	_	189
Amounts reclassified from AOCL	1,005	—	—	1,005
Total other comprehensive income	1,005	189		1,194
Balance at June 30, 2021	\$ (119,065)	\$ 461	\$	\$ (118,604)

	Retirement Plans	Foreign Currency Translation	Available-For-Sale Investment	Total
Six Months Ended:				
Balance at Dec. 31, 2021	\$ (113,090)	\$ 455	\$ 15,419	\$ (97,216)
Other comprehensive income before reclassifications	—	77	—	77
Amounts reclassified from AOCL	1,530	_	(15,419)	(13,889)
Total other comprehensive income (loss)	1,530	77	(15,419)	(13,812)
Balance at June 30, 2022	\$ (111,560)	\$ 532	\$	\$ (111,028)
Delense et Des 01, 2020	¢ (100.070)	¢ (07)	<b>•</b>	¢ (101.070)
	\$ (120,979)		\$ —	\$ (121,076)
Other comprehensive income before reclassifications	—	558	—	558
Amounts reclassified from AOCL	1,914	—	—	1,914
Total other comprehensive income	1,914	558	_	2,472
Balance at June 30, 2021	\$ (119,065)	\$ 461	\$	\$ (118,604)



Reclassifications from AOCL to the Consolidated Statements of Income are comprised of recognition of a realized gain on an available-for-sale investment as well as pension and other post-retirement components. Pension and other post retirement reclassifications are related to the amortizations of prior service costs and actuarial losses. Amounts reclassified out of AOCL are summarized below (in thousands):

	Quarter en	ded June	30,	Six months ended June 30,					
	 2022		2021		2022		2021		
Amortization of prior service credit, net	\$ (123)	\$	(266)	\$	(248)	\$	(241)		
Amortization of actuarial loss	1,208		1,619		2,309		2,819		
Realized gain on available-for-sale investment	_		_		(20,800)				
Total reclassifications, before tax	1,085		1,353		(18,739)		2,578		
Income tax effect	(279)		(348)		4,850		(664)		
Total reclassifications, net of tax	\$ 806	\$	1,005	\$	(13,889)	\$	1,914		

#### NOTE 7 – Earnings per share

Our earnings per share (basic and diluted) are presented below (in thousands, except per share amounts):

		Quarter end	led J	June 30,	Six months en	led June 30,		
	2022			2021	2022		2021	
Net Income	\$	131,940	\$	106,854	\$ 266,227	\$	219,686	
Net income attributable to the noncontrolling interest		(371)		(227)	(424)		(442)	
Adjustment of redeemable noncontrolling interest to redemption value		36		(76)	(212)		(148)	
Earnings available to common shareholders	\$	131,605	\$	106,551	\$ 265,591	\$	219,096	
Weighted average number of common shares outstanding - basic		223,675		221,522	223,197		221,064	
Effect of dilutive securities:								
Restricted stock units		466		718	393		564	
Performance shares		348		265	277		224	
Stock options		_		1	_		3	
Weighted average number of common shares outstanding - diluted		224,489		222,506	223,867		221,855	
Earnings per share - basic	\$	0.59	\$	0.48	\$ 1.19	\$	0.99	
Earnings per share - diluted	\$	0.59	\$	0.48	\$ 1.19	\$	0.99	

Our calculation of diluted earnings per share includes the dilutive effects for the assumed vesting of outstanding restricted stock units and performance shares.

#### NOTE 8 - Fair value measurement

We measure and record certain assets and liabilities at fair value in the accompanying condensed consolidated financial statements. U.S. GAAP establishes a hierarchy for those instruments measured at fair value that distinguishes between market data (observable inputs) and our own assumptions (unobservable inputs). The hierarchy consists of three levels:

Level 1 - Quoted market prices in active markets for identical assets or liabilities;

Level 2 - Inputs other than Level 1 inputs that are either directly or indirectly observable; and

Level 3 - Unobservable inputs developed using our own estimates and assumptions, which reflect those that a market participant would use.

In the first quarter of 2022, we recorded a \$2.5 million impairment charge, in "Other non-operating items, net" within our Consolidated Statement of Income, due to the decline in the fair value of one of our investments. The fair value was determined using a market approach which was based on significant inputs not observable in the market, and thus represented a Level 3 fair value measurement. We also hold other financial instruments, including cash and cash equivalents, receivables, accounts

payable and debt. The carrying amounts for cash and cash equivalents, receivables and accounts payable approximated their fair values. The fair value of our total debt, based on the bid and ask quotes for the related debt (Level 2), totaled \$3.00 billion at June 30, 2022, and \$3.40 billion at December 31, 2021.

#### NOTE 9 – Other matters

#### Litigation

In the third quarter of 2018, certain national media outlets reported the existence of a confidential investigation by the United States Department of Justice Antitrust Division (DOJ) into the local television advertising sales practices of station owners. We received a Civil Investigative Demand (CID) in connection with the DOJ's investigation. On November 13 and December 13, 2018, the DOJ and seven other broadcasters settled a DOJ complaint alleging the exchange of competitively sensitive information in the broadcast television industry. In June 2019, we and four other broadcasters entered into a substantially identical agreement with DOJ, which was entered by the court on December 3, 2019. The settlement contains no finding of wrongdoing or liability and carries no penalty. It prohibits us and the other settling entities from sharing certain confidential business information, or using such information pertaining to other broadcasters, except under limited circumstances. The settlement also requires the settling parties to make certain enhancements to their antitrust compliance programs, to continue to cooperate with the DOJ's investigation, and to permit DOJ to verify compliance. The costs of compliance have not been material, nor do we expect future compliance costs to be material.

Since the national media reports, numerous putative class action lawsuits were filed against owners of television stations (the Advertising Cases) in different jurisdictions. Plaintiffs are a class consisting of all persons and entities in the United States who paid for all or a portion of advertisement time on local television provided by the defendants. The Advertising Cases assert antitrust and other claims and seek monetary damages, attorneys' fees, costs and interest, as well as injunctions against the allegedly wrongful conduct.

These cases have been consolidated into a single proceeding in the United States District Court for the Northern District of Illinois, captioned Clay, Massey & Associates, P.C. v. Gray Television, Inc. et. al., filed on July 30, 2018. At the court's direction, plaintiffs filed an amended complaint on April 3, 2019, that superseded the original complaints. Although we were named as a defendant in sixteen of the original complaints, the amended complaint did not name TEGNA as a defendant. After TEGNA and four other broadcasters entered into consent decrees with the DOJ in June 2019, the plaintiffs sought leave from the court to further amend the complaint to add TEGNA and the other settling broadcasters to the proceeding. The court granted the plaintiffs' motion, and the plaintiffs filed the second amended complaint on September 9, 2019. On October 8, 2019, the defendants jointly filed a motion to dismiss the matter. On November 6, 2020, the court denied the motion to dismiss. On March 16, 2022, the plaintiffs filed a third amended complaint, which, among other things, added ShareBuilders, Inc., as a named defendant. All defendants except for ShareBuilders have filed their answers to the third amended complaint. ShareBuilders filed a motion to dismiss on April 15, 2022, which is currently pending resolution by the court. We deny any violation of law, believe that the claims asserted in the Advertising Cases are without merit, and intend to defend ourselves vigorously against them.

#### Litigation Relating to the Merger

As of August 8, 2022, seven lawsuits have been filed by purported TEGNA stockholders in connection with the Merger. The lawsuits have been filed against TEGNA and the current members of the Board of Directors of TEGNA (the Board of Directors). The complaints generally allege that the preliminary proxy statement filed by TEGNA with the SEC on March 25, 2022 in connection with the Merger contained alleged material misstatements and/or omissions in violation of federal law. Plaintiffs in the complaints generally seek, among other things, to enjoin TEGNA from consummating the Merger, or in the alternative, rescission of the Merger and/or compensatory damages, as well as attorneys' fees. As of August 8, 2022, all but one of those lawsuits have been voluntarily dismissed.

In addition, as of August 8, 2022, four demand letters have been sent to TEGNA in connection with the Merger. The demand letters were each sent on behalf of a purported TEGNA stockholder, and each alleges similar deficiencies in the definitive proxy statement filed by TEGNA with the SEC on April 13, 2022 in connection with the Merger (the "definitive proxy statement") as those noted in the complaints referenced above.

We believe that the claims asserted in the complaints and letters described above are without merit and no additional disclosures were or are required under applicable law. However, to moot the unmeritorious disclosure claims, to avoid the risks of the actions described above delaying or adversely affecting the Merger and to minimize the costs, risks and uncertainties inherent in litigation, without admitting any liability or wrongdoing, TEGNA voluntarily made supplemental disclosures to the

definitive proxy statement as described in the Form 8-K filed by TEGNA with the SEC on May 9, 2022. Additional lawsuits arising out of the Merger may also be filed in the future.

We, along with a number of our subsidiaries, also are defendants in other judicial and administrative proceedings involving matters incidental to our business. We do not believe that any material liability will be imposed as a result of any of the foregoing matters.



#### **Related Party Transactions**

We have an equity investment in MadHive which is a related party of TEGNA. In addition to our investment, we also have a commercial agreement with MadHive, under which MadHive supports our Premion business in acquiring over-the-top advertising inventory and delivering corresponding advertising impressions. In the second quarter and first six months of 2022, we incurred expenses of \$29.9 million and \$55.9 million, respectively, as a result of the commercial agreement with MadHive. In the second quarter and first six months of 2021, we incurred expenses of \$18.5 million and \$42.4 million, respectively, as a result of the commercial agreement with MadHive. As of June 30, 2022, and December 31, 2021 we had accounts payable and accrued liabilities associated with the MadHive commercial agreements of \$9.0 million and \$8.9 million, respectively.

In December 2021, we renewed our two existing commercial agreements with MadHive. Simultaneously with the commercial agreement renewals, we also amended the terms of our then outstanding available-for-sale convertible debt security that we held as discussed in Note 3. In exchange for the convertible debt modifications, we received favorable terms in our renewed commercial agreements. We estimated the fair value of our available-for-sale security at December 31, 2021 using a market fair value approach based on the cash we expect to receive upon maturity of the note and the estimated cash savings that the favorable contract terms will provide over the term of the commercial agreements. In January 2022, we recorded an intangible contract asset for \$20.8 million (equal to the estimated cash savings), and are amortizing this asset on a straight-line basis over the noncancellable term of the commercial agreements of two years. This non-cash expense is recorded within "Cost of revenues," within our Consolidated Statement of Income. The debt matured in June 2022 at which time the principal balance of \$3.0 million plus accrued interest was paid to us.

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

#### **Company Overview**

We are an innovative media company serving the greater good of our communities. Across platforms, we tell empowering stories, conduct impactful investigations and deliver innovative marketing services. With 64 television stations and two radio stations in 51 U.S. markets, we are the largest owner of top four network affiliates in the top 25 markets among independent station groups, reaching approximately 39% of U.S. television households. We also own leading multicast networks True Crime Network, Twist and Quest. Each television station also has a robust digital presence across online, mobile, connected television and social platforms, reaching consumers on all devices and platforms they use to consume news content. We have been consistently honored with the industry's top awards, including Edward R. Murrow, George Polk, Alfred I. DuPont and Emmy Awards. Through TEGNA Marketing Solutions (TMS), our integrated sales and back-end fulfillment operations, we deliver results for advertisers across television, digital and over-the-top (OTT) platforms, including Premion, our OTT advertising network.

We have one operating and reportable segment. The primary sources of our revenues are: 1) subscription revenues, reflecting fees paid by satellite, cable, OTT (companies that deliver video content to consumers over the Internet) and telecommunications providers to carry our television signals on their systems; 2) advertising & marketing services (AMS) revenues, which include local and national non-political television advertising, digital marketing services (including Premion), and advertising on the stations' websites, tablet and mobile products and OTT apps; 3) political advertising revenues, which are driven by even year election cycles at the local and national level (e.g. 2022, 2020, etc.) and particularly in the second half of those years; and 4) other services, such as production of programming, tower rentals, and distribution of our local news content.

#### Merger Agreement

On February 22, 2022, we entered into the Merger Agreement with Parent, Merger Sub, and solely for purposes of certain provisions specified therein, other subsidiaries of Parent, certain affiliates of Standard General and CMG, and certain of its subsidiaries. We currently expect the transaction, which is subject to regulatory approvals, and other customary closing conditions, to close in the second half of 2022. See Notes 1 and 9 to the condensed consolidated financial statements for further information about the Merger Agreement, the pending Merger and related matters.

We plan to continue to pay our regular quarterly dividend of \$0.095 per share through the closing of the Merger, which is the maximum rate and frequency permitted by the Merger Agreement. As a result of the pending transaction, we suspended share repurchases under our previously announced share repurchase program.

### **Consolidated Results from Operations**

The following discussion is a comparison of our consolidated results on a GAAP basis. The year-to-year comparison of financial results is not necessarily indicative of future results. In addition, see the section titled "Results from Operations - Non-GAAP Information" for additional tables presenting information which supplements our financial information provided on a GAAP basis.

As discussed above, our operating results are subject to significant fluctuations across yearly periods (primarily driven by even-year election cycles). As such, in addition to one year ago comparisons, our management team and Board of Directors also review current period operating results compared to the same period two years ago (e.g., 2022 vs. 2020). We believe this comparison will also provide useful information to investors and therefore, have supplemented our prior year comparison of consolidated results to also include a comparison against the second quarter and six months ended June 30, 2020 results (through operating income).

Our consolidated results of operations on a GAAP basis were as follows (in thousands, except per share amounts):

				Qua	arter end	ded Jur	ne 30	D,		Six months ended June 30,								
	_	2022		2021	Cha from			2020	Change from 2020	_	2022		2021	Cha from			2020	Change from 2020
Revenues	\$	784,881	\$	732,908		7 %	\$	577,627	36 %	\$	1,559,004	\$	1,459,959		7 %	\$	1,261,816	24 %
Operating expenses:																		
Cost of revenues		420,235		397,118		6 %		355,367	18 %		831,685		791,810		5 %		724,735	15 %
Business units - Selling, general and administrative expenses		99,585		96,949		3 %		85,008	17 %		201,554		186,275		8 %		177,976	13 %
Corporate - General and administrative expenses		13,612		23,183		(41 %)		28,312	(52 %)		34,932		40,053	(	(13 %)		50,026	(30 %
Depreciation		15,534		15,838		(2 %)		16,711	(7 %)		30,839		31,734		(3 %)		33,611	(8 %)
Amortization of intangible assets	2	14,999		15,773		(5 %)		17,248	(13 %)		29,999		31,533		(5 %)		33,464	(10 %
Spectrum repacking reimbursements and other, net		(105)		(1,475)		(93 %)		(116)	(9 %)		(163)		(2,898)	(	94 %)		(7,631)	(98 %)
Total operating expenses	\$	563,860	\$	547,386		3 %	\$	502,530	12 %	\$	1,128,846	\$	1,078,507		5 %	\$	1,012,181	12 %
							_			_		_				_		
Total operating income	\$	221,021	\$	185,522		19 %	\$	75,097	***	\$	430,158	\$	381,452		13 %	\$	249,635	72 %
			-	<u> </u>									·					
Non-operating expenses		(45,051)		(47,682)		(6 %)		(48,917)	(8 %)		(75,163)		(95,166)	(	21 %)		(116,132)	(35 %
Provision for income taxes		44,030		30,986		42 %		6,607	***		88,768		66,600		33 %		27,732	**
Net income		131,940		106,854		23 %		19,573	***	_	266,227		219,686		21 %		105,771	**
Net (income) loss attributable to redeemable noncontrolling interest		(371)		(227)		63 %		374	***		(424)		(442)		(4 %)		484	**
Net income attributable to TEGNA Inc.	\$	131,569	\$	106,627		23 %	\$	19,947	***	\$	265,803	\$	219,244		21 %	\$	106,255	**
Earnings per share - basic	\$	0.59	\$	0.48		23 %	\$	0.09	***	Ψ		\$	0.99		20 %	\$	0.48	**
Earnings per share - diluted	\$	0.59	\$	0.48		23 %	\$	0.09	***	\$	1.19	\$	0.99		20 %	\$	0.48	**

\*\*\* Not meaningful

#### Revenues

Our Subscription revenue category includes revenue earned from cable and satellite providers for the right to carry our signals and the distribution of TEGNA stations on OTT streaming services. Our AMS category includes all sources of our traditional television advertising and digital revenues including Premion and other digital advertising and marketing revenues across our platforms.

Our revenues and operating results are subject to seasonal fluctuations. Generally, our second and fourth quarter revenues and operating results are stronger than those we report for the first and third quarter. This is driven by the second quarter reflecting increased spring seasonal advertising, while the fourth quarter typically includes increased advertising related to the

holiday season. In addition, our revenue and operating results are subject to significant fluctuations across yearly periods resulting from political advertising. In even numbered years, political spending is usually significantly higher than in odd numbered years due to advertising for the local, state and national elections. Additionally, every four years, we typically experience even greater increases in political advertising in connection with the presidential election. The strong demand for advertising from political advertisers in these even years can result in the significant use of our available inventory (leading to a "crowd out" effect), which can diminish our AMS revenue in the even year of a two year election cycle, particularly in the fourth quarter of those years.

The following table summarizes the year-over-year changes in our revenue categories (in thousands):

Quarter ended June 30,									Six months ended June 30,								
		2022		2021	Chang from 20			2020	Change from 2020		2022		2021	Change from 2021		2020	Change from 2020
Subscription	\$	389,079	\$	375,081		4 %	\$	323,475	20 %	\$	780,733	\$	761,818	2 %	\$	656,277	19 %
Advertising & Marketing Services		335,259		340,889	(1	2)%		229,083	46 %		689,726		663,723	4 %		524,236	32 %
Political		50,858		9,581		***		17,544	***		68,823		19,009	***		64,931	6 %
Other		9,685		7,357	3	2 %		7,525	29 %		19,722		15,409	28 %		16,372	20 %
Total revenues	\$	784,881	\$	732,908		7 %	\$	577,627	36 %	\$	1,559,004	\$	1,459,959	7 %	\$	1,261,816	24 %

\*\*\* Not meaningful

#### 2022 vs. 2021

Total revenues increased \$52.0 million in the second quarter of 2022 and \$99.0 million in the first six months of 2022 compared to the same periods in 2021. The net increases were primarily due to growth in political revenue (\$41.3 million second quarter, \$49.8 million first six months) due to contested primaries and the run up to the mid-term elections which will occur in the fourth quarter. Also contributing to the increase was growth in subscription revenue (\$14.0 million second quarter, \$18.9 million first six months) primarily due to annual rate increases under existing agreements, partially offset by declines in subscribers. Lastly, AMS revenue was down \$5.6 million in the second quarter due to softness in certain AMS advertising categories, primarily auto. However, for the first six months of 2022 AMS revenue was up \$26.0 million reflecting increased demand for digital advertising (primarily Premion) in the first six months.

#### 2022 vs. 2020

Total revenues increased \$207.3 million in the second quarter and \$297.2 million in the first six months of 2022 compared to the same periods in 2020. The increases were primarily due to growth in AMS revenue (\$106.2 million second quarter, \$165.5 million first six months) reflecting higher demand for advertising (as second quarter of 2020 was significantly impacted by reduced demand due to the then onset of the COVID-19 pandemic). Also contributing was growth in subscription revenue (\$65.6 million second quarter, \$124.5 million first six months) primarily due to annual rate increases under existing and newly renegotiated retransmission agreements, partially offset by declines in subscribers. In addition, political revenue grew \$33.3 million in the second quarter of 2022 and \$3.9 million in the first six months of 2022 as compared to 2020.

#### Cost of revenues

#### 2022 vs. 2021

Cost of revenues increased \$23.1 million in the second quarter of 2022 and \$39.9 million in the first six months of 2022 compared to the same periods in 2021. The increases were partially due to growth in programming costs (\$11.0 million second quarter, \$22.4 million first six months) driven by rate increases under existing affiliation agreements. Higher digital expenses (\$9.9 million second quarter, \$11.7 million first six months) driven by growth in Premion also contributed to the increases.

#### 2022 vs. 2020

Cost of revenues increased \$64.9 million in the second quarter of 2022 and \$107.0 million in the first six months of 2022 compared to the same period in 2020. The increases were partially due to growth in programming costs (\$31.9 million second quarter, \$63.9 million first six months) driven by rate increases under existing and newly renegotiated affiliation agreements and growth in subscription revenue (certain programming costs are linked to such revenues). Higher digital expenses (\$22.8 million second quarter, \$30.5 million first six months) driven by growth in Premion also contributed to the increase.

#### Business units - Selling, general and administrative expenses

#### 2022 vs. 2021

Business unit selling, general and administrative expenses increased \$2.6 million in the second quarter of 2022 and \$15.3 million in the first six months of 2022 compared to the same periods in 2021. The increases were primarily due to higher sales commissions and payroll costs (together, \$3.4 million second quarter, \$13.6 million first six months) driven by growth in digital revenue.

#### 2022 vs. 2020

Business unit SG&A expenses increased \$14.6 million in the second quarter of 2022 and \$23.6 million in the first six months of 2022 compared to the same period in 2020. The increases were primarily due to higher sales commissions and payroll costs (together, \$10.4 million second quarter, \$18.2 million first six months) driven by growth in AMS revenue.

#### Corporate - General and administrative expenses

Our corporate costs are separated from our business expenses and are recorded as general and administrative expenses in our Consolidated Statement of Income. This category primarily consists of broad corporate management functions including Legal, Human Resources, and Finance, as well as activities and costs not directly attributable to the operations of our media business.

#### 2022 vs. 2021

Corporate general and administrative expenses decreased \$9.6 million in the second quarter of 2022 and \$5.1 million in the first six months of 2022 compared to the same periods in 2021. The decreases were primarily driven by the absence in 2022 of advisory fees incurred in 2021 related to activism defense (\$12.0 million second quarter, \$16.6 million first six months). The decreases were partially offset by increases in M&A-related costs in 2022 (\$4.2 million second quarter, \$14.4 million first six months) which include costs incurred in support of the regulatory review of the Merger.

#### 2022 vs. 2020

Corporate general and administrative expenses decreased \$14.7 million in the second quarter of 2022 and \$15.1 million in the first six months of 2022 compared to the same periods in 2020. The decreases were primarily due to the absence in 2022 of advisory fees incurred in 2020 related to activism defense (\$15.4 million second quarter, \$23.1 million first six months) and M&A due diligence costs (\$4.6 million in the first six months). The decreases were partially offset by M&A-related costs in 2022 (\$4.2 million second quarter, \$14.4 million first six months) which include costs incurred in support of the regulatory review of the Merger.

#### Depreciation

#### 2022 vs. 2021

Depreciation expense decreased by \$0.3 million in the second quarter of 2022 and \$0.9 million in the first six months of 2022 compared to the same period in 2021. The decreases were due to certain assets reaching the end of their assumed useful lives.

#### 2022 vs. 2020

Depreciation expense decreased by \$1.2 million in the second quarter of 2022 and \$2.8 million in the first six months of 2022 compared to the same period in 2020. The decreases were due to certain assets reaching the end of their assumed useful lives.

#### Amortization of intangible assets

#### 2022 vs. 2021

Amortization expense decreased \$0.8 million in the second quarter of 2022 and \$1.5 million in the first six months of 2022 compared to the same periods in 2021. The decreases were due to certain assets reaching the end of their assumed useful lives and therefore becoming fully amortized.

#### 2022 vs. 2020

Amortization expense decreased \$2.2 million in the second quarter of 2022 and \$3.5 million in the first six months of 2022 compared to the same periods in 2020. The decreases were due to certain assets reaching the end of their assumed useful lives and therefore becoming fully amortized.

#### Spectrum repacking reimbursements and other, net

#### 2022 vs. 2021

Spectrum repacking reimbursements and other net gains were \$0.1 million in the second quarter of 2022 compared to net gains of \$1.5 million in the same period in 2021 and net gains of \$0.2 million in the first six months of 2022 compared to \$2.9 million in the same period in 2021. The 2022 activity is related to reimbursements received from the Federal Communications Commission (FCC) for required spectrum repacking. The 2021 activity is primarily related to reimbursements from spectrum repacking (\$3.0 million second quarter, \$4.4 million first six months), partially offset by a \$1.5 million contract termination fee which impacted both the second quarter and first six months of 2021.

#### 2022 vs. 2020

Spectrum repacking reimbursements and other net gains were \$0.1 million in the second quarter of 2022 compared to net gains of \$0.1 million in the same period in 2020 and \$0.2 million in the first six months of 2022 compared to \$7.6 million in the same period in 2020. The 2022 activity consists of the item discussed above. The 2020 activity primarily consists of reimbursements received from the FCC for required spectrum repacking (\$2.3 million second quarter, \$9.8 million first six months), partially offset by \$2.1 million impairment charge due to the retirement of a brand name which impacted both periods.

#### Operating income

#### 2022 vs. 2021

Operating income increased \$35.5 million in the second quarter of 2022 and \$48.7 million in the first six months of 2022 compared to the same periods in 2021. The increase was driven by the changes in revenue and expenses discussed above, most notably the increase in political revenue.

#### 2022 vs. 2020

Operating income increased \$145.9 million in the second quarter of 2022 and \$180.5 million in the first six months of 2022 compared to the same periods in 2020. The increase was driven by the changes in revenue and expenses discussed above, most notably the increases in AMS, political and subscription revenues as well as programming expense.

#### Non-operating (expense) income

Non-operating expenses decreased \$2.6 million in the second quarter of 2022 compared to the same period in 2021. This decrease was primarily due to a \$3.7 million decrease in interest expense driven by lower average outstanding debt partially offset by higher average interest rate. Total average outstanding debt was \$3.09 billion for the second quarter of 2022, compared to \$3.51 billion in the same period of 2021. The weighted average interest rate on outstanding debt was 5.26% for the second quarter of 2022, compared to 5.07% in the same period of 2021.

In the first six months of 2022, non-operating expenses decreased \$20.0 million compared to the same period in 2021. This decrease was primarily due to a \$20.8 million gain recognized on our available for sale investment in MadHive (see Note 3 to the condensed consolidated financial statements). Further, interest expense decreased \$6.5 million driven by lower average outstanding debt partially offset by higher average interest rate. The average debt outstanding was \$3.14 billion for the first six months of 2022, compared to \$3.50 billion in the same period of 2021. The weighted average interest rate on outstanding debt was 5.25% for the first six months of 2022, compared to 5.10% in the same period of 2021.

#### Provision for income taxes

Income tax expense increased \$13.0 million in the second quarter of 2022 compared to the same period in 2021. Income tax expense increased \$2.2 million in the first six months of 2022 compared to the same period in 2021. The increases were primarily due to increases in net income before tax. Our effective income tax rate was 25.1% for the second quarter of 2022, compared to 22.5% for the second quarter of 2021. The tax rate for the second quarter of 2022 is higher than the comparable rate in 2021 primarily due to state tax planning strategies implemented in 2021. Our effective income tax rate was 25.0% for the second to 23.3% for the same period in 2021. The tax rate for the first six months of 2022 is higher than the comparable amount in 2021 primarily due to a valuation allowance recorded on a minority investment and nondeductible M&A-related transaction costs incurred.

## Net income attributable to TEGNA Inc.

Net income attributable to TEGNA Inc. was \$131.6 million, or \$0.59 per diluted share, in the second quarter of 2022 compared to \$106.6 million, or \$0.48 per diluted share, during the same period in 2021. For the first six months of 2022, net income attributable to TEGNA Inc. was \$265.8 million, or \$1.19 per diluted share, compared to \$219.2 million, or \$0.99 per diluted share, for the same period in 2021. Both income and earnings per share were affected by the factors discussed above.

The weighted average number of diluted common shares outstanding in the second quarter of 2022 and 2021 were 224.5 million and 222.5 million, respectively. The weighted average number of diluted shares outstanding in the first six months of 2022 and 2021 was 223.9 million and 221.9 million, respectively.

# **Results from Operations - Non-GAAP Information**

#### Presentation of Non-GAAP information

We use non-GAAP financial performance measures to supplement the financial information presented on a GAAP basis. These non-GAAP financial measures should not be considered in isolation from, or as a substitute for, the related GAAP measures, nor should they be considered superior to the related GAAP measures, and should be read together with financial information presented on a GAAP basis. Also, our non-GAAP measures may not be comparable to similarly titled measures of other companies.

Management and our Board of Directors use non-GAAP financial measures for purposes of evaluating company performance. Furthermore, the Leadership Development and Compensation Committee of our Board of Directors uses non-GAAP measures such as Adjusted EBITDA, non-GAAP net income, non-GAAP EPS and free cash flow to evaluate management's performance. Therefore, we believe that each of the non-GAAP measures presented provides useful information to investors and other stakeholders by allowing them to view our business through the eyes of management and our Board of Directors, facilitating comparisons of results across historical periods and focus on the underlying ongoing operating performance of our business. We also believe these non-GAAP measures are frequently used by investors, securities analysts and other interested parties in their evaluation of our business and other companies in the broadcast industry.

We discuss in this Form 10-Q non-GAAP financial performance measures that exclude from our reported GAAP results the impact of "special items" which are described in detail below in the section titled "Discussion of Special Charges and Credits Affecting Reported Results." We believe that such expenses and gains are not indicative of normal, ongoing operations. While these items may be recurring in nature and should not be disregarded in evaluation of our earnings performance, it is useful to exclude such items when analyzing current results and trends compared to other periods as these items can vary significantly from period to period depending on specific underlying transactions or events that may occur. Therefore, while we may incur or recognize these types of expenses and gains in the future, we believe that removing these items for purposes of calculating the non-GAAP financial measures provides investors with a more focused presentation of our ongoing operating performance.

We discuss Adjusted EBITDA (with and without corporate expenses), a non-GAAP financial performance measure that we believe offers a useful view of the overall operation of our businesses. We define Adjusted EBITDA as net income attributable to TEGNA before (1) net income attributable to redeemable noncontrolling interest, (2) income taxes, (3) interest expense, (4) equity loss in unconsolidated investments, net, (5) other non-operating items, net, (6) M&A-related costs, (7) advisory fees related to activism defense, (8) spectrum repacking reimbursements and other, net, (9) depreciation and (10) amortization. We believe these adjustments facilitate company-to-company operating performance comparisons by removing potential differences caused by variations unrelated to operating performance, such as capital structures (interest expense), income taxes, and the age and book appreciation of property and equipment (and related depreciation expense). The most directly comparable GAAP financial measure to Adjusted EBITDA is Net income attributable to TEGNA. Users should consider the limitations of using Adjusted EBITDA, including the fact that this measure does not provide a complete measure of our operating performance. Adjusted EBITDA is not intended to purport to be an alternate to net income as a measure of cash flow available for management's from operating activities as measure does not consider certain cash requirements, such as working capital needs, capital expenditures, contractual commitments, interest payments, tax payments and other debt service requirements.

We also discuss free cash flow, a non-GAAP performance measure that the Board of Directors uses to review the performance of the business. Free cash flow is reviewed by the Board of Directors as a percentage of revenue over a trailing two-year period (reflecting both an even and odd year reporting period given the political cyclicality of our business). The most directly comparable GAAP financial measure to free cash flow is Net income attributable to TEGNA. Free cash flow is calculated as non-GAAP Adjusted EBITDA (as defined above), further adjusted by adding back (1) stock-based compensation, (2) non-cash 401(k) company match, (3) syndicated programming amortization, (4) dividends received from equity method investments, (5) reimbursements from spectrum repacking and (6) proceeds from company-owned life insurance policies. This is further adjusted by deducting payments made for (1) syndicated programming, (2) pension, (3) interest, (4) taxes (net of refunds) and (5) purchases of property and equipment. Like Adjusted EBITDA, free cash flow is not intended to be a measure of cash flow available for management's discretionary use.



# **Discussion of Special Charges and Credits Affecting Reported Results**

Our results included the following items we consider "special items" that, while at times recurring, can vary significantly from period to period:

Quarter and six months ended June 30, 2022:

- Spectrum repacking reimbursements and other, net consisting of gains due to reimbursements from the FCC for required spectrum repacking;
- M&A-related costs;
- Other non-operating items consisting of a gain recognized on an available-for-sale investment and an impairment charge related to another investment; and
- Tax expense associated with establishing a valuation allowance on a deferred tax asset related to an equity method investment.

Quarter and six months ended June 30, 2021:

- Spectrum repacking reimbursements and other, net consisting of gains due to reimbursements from the FCC for required spectrum repacking and a contract termination fee;
- · Advisory fees related to activism defense; and
- Tax benefits as a result of state tax planning strategies implemented during the second quarter of 2021.

Reconciliations of certain line items impacted by special items to the most directly comparable financial measure calculated and presented in accordance with GAAP on our Consolidated Statements of Income follow (in thousands, except per share amounts):

	_	Sp	6		
Quarter ended June 30, 2022	GAAP asure	 A-related osts	rep reimburs	Spectrum backing sements and bther	 on-GAAP asure
Corporate - General and administrative expenses	\$ 13,612	\$ (4,212)	\$	_	\$ 9,400
Spectrum repacking reimbursements and other, net	(105)	_		105	_
Operating expenses	563,860	(4,212)		105	559,753
Operating income	221,021	4,212		(105)	225,128
Income before income taxes	175,970	4,212		(105)	180,077
Provision for income taxes	44,030	7		(27)	44,010
Net income attributable to TEGNA Inc.	131,569	4,205		(78)	135,696
Earnings per share - diluted <sup>(a)</sup>	\$ 0.59	\$ 0.02	\$	_	\$ 0.60

<sup>(a)</sup> Per share amounts do not sum due to rounding.

					S	pecial Items			
Quarter ended June 30, 2021	GAAP measure		Advisory fees related to activism defense		Spectrum repacking reimbursements and other		ecial tax ems	 on-GAAP easure	
Corporate - General and administrative expenses	\$	23,183	\$	(12,012)	\$	_	\$ _	\$ 11,171	
Spectrum repacking reimbursements and other, net		(1,475)		_		1,475	_	_	
Operating expenses		547,386		(12,012)		1,475	_	536,849	
Operating income		185,522		12,012		(1,475)	_	196,059	
Income before income taxes		137,840		12,012		(1,475)	_	148,377	
Provision for income taxes		30,986		3,111		(374)	2,797	36,520	
Net income attributable to TEGNA Inc.		106,627		8,901		(1,101)	(2,797)	111,630	
Earnings per share - diluted <sup>(a)</sup>	\$	0.48	\$	0.04	\$	_	\$ (0.01)	\$ 0.50	

<sup>(a)</sup> Per share amounts do not sum due to rounding.

				Special	Items						
Six months ended June 30, 2022	GAAP measure		-		 A-related osts	Spectrum epacking ursements and other	-	ther non- ing items	ecial tax em		on-GAAP asure
Corporate - General and administrative expenses	\$	34,932	\$ (14,446)	\$ _	\$	_	\$ _	\$	20,486		
Spectrum repacking reimbursements and other, net		(163)	_	163		_	_		_		
Operating expenses	-	1,128,846	(14,446)	163		_	_	-	L,114,563		
Operating income		430,158	14,446	(163)		—	_		444,441		
Other non- operating items, net		15,454	_	_		(18,308)	_		(2,854)		
Total non-operating expenses		(75,163)	_	_		(18,308)	_		(93,471)		
Income before income taxes		354,995	14,446	(163)		(18,308)	_		350,970		
Provision for income taxes		88,768	38	(41)		168	(7,117)		81,816		
Net income attributable to TEGNA Inc.		265,803	14,408	(122)		(18,476)	7,117		268,730		
Net income per share-diluted	\$	1.19	\$ 0.06	\$ _	\$	(0.08)	\$ 0.03	\$	1.20		



					Sp	oecial Items			
Six months ended June 30, 2021		GAAP asure	related t	Spectrum isory fees repacking o activism reimbursements and ense other			Special tax item		on-GAAP asure
Corporate - General and administrative expenses	\$	40,053	\$	(16,611)	\$	_	\$ _	\$	23,442
Spectrum repacking reimbursements and other, net		(2,898)		_		2,898	_		_
Operating expenses	-	1,078,507		(16,611)		2,898	_		1,064,794
Operating income		381,452		16,611		(2,898)	—		395,165
Equity income (loss) in unconsolidated investments, net		(3,926)		_		_	_		(3,926)
Other non-operating items, net		1,854		_		_			1,854
Total non-operating expenses		(95,166)		_		_	_		(95,166)
Income before income taxes		286,286		16,611		(2,898)	_		299,999
Provision for income taxes		66,600		4,291		(741)	2,797		72,947
Net income attributable to TEGNA Inc.		219,244		12,320		(2,157)	(2,797)		226,610
Net income per share- diluted <sup>(a)</sup>	\$	0.99	\$	0.06	\$	(0.01)	\$ (0.01)	\$	1.02

<sup>(a)</sup> Per share amounts do not sum due to rounding.

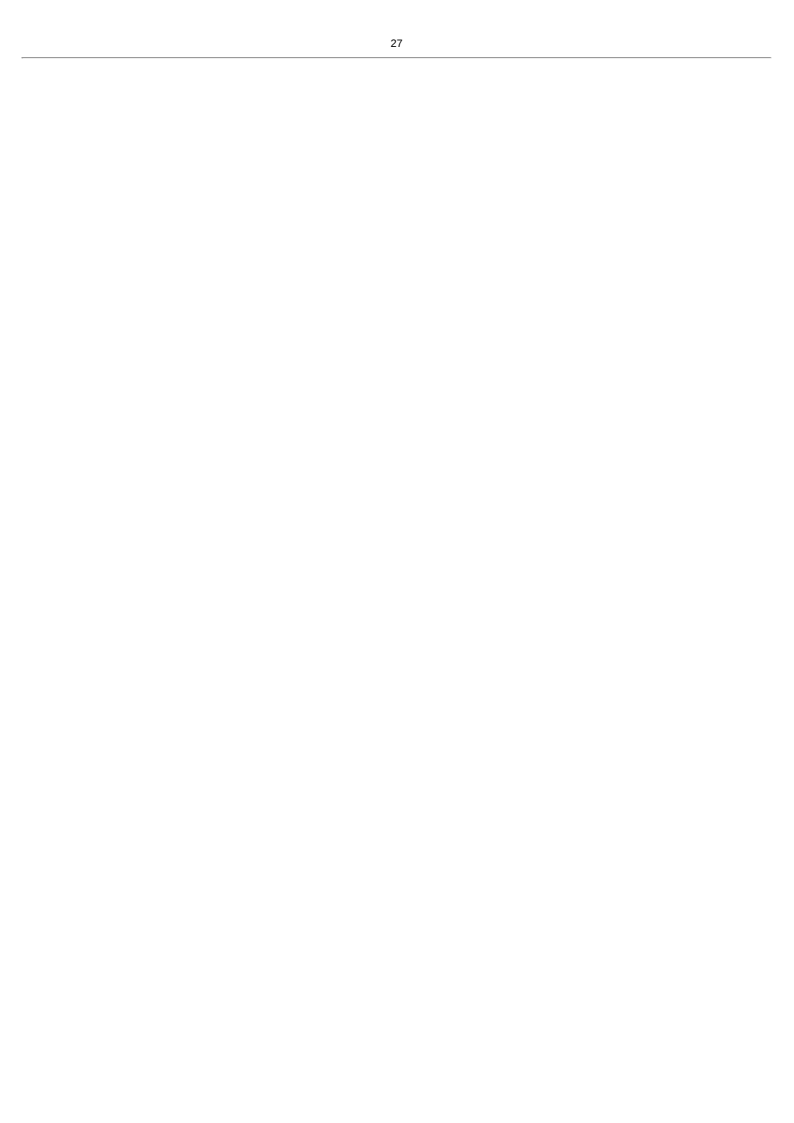
# Adjusted EBITDA - Non-GAAP

Reconciliations of Adjusted EBITDA to net income presented in accordance with GAAP on our Consolidated Statements of Income are presented below (in thousands):

	Quarter ended June 30,							Six months ended June 30,					
-	2022			2021	Cha	nge		2022		2021		nge	
Net income attributable to TEGNA Inc. (GAAP basis)	\$	131,569	\$	106.627	23	%	\$	265.803	\$	219.244	21	%	
Plus: Net income attributable to redeemable noncontrolling interest	Ţ	371	·	227	63	%	Ţ	424	Ţ	442	(4	%	
Plus: Provision for income taxes		44,030		30,986	42	%		88,768		66,600	33	%	
Plus: Interest expense		42,950		46,609	(8	%)		86,570		93,094	(7	%	
Plus: Equity loss in unconsolidated investments, net		236		2,597	(91	%)		4,047		3,926	3	%	
Plus (less): Other non- operating items, net		1,865		(1,524)		***		(15,454)		(1,854)		***	
Operating income (GAAP basis)		221,021		185,522	19	%		430,158		381,452	13	%	
Plus: M&A-related costs		4,212		_		***		14,446		_		***	
Plus: Advisory fees related to activism defense		_		12,012		***		_		16,611		***	
Less: Spectrum repacking reimbursements and other, net		(105)		(1,475)	(93	%)		(163)		(2,898)	(94	%)	
Adjusted operating income (non-GAAP basis)		225,128		196,059	15	%		444,441		395,165	12	%	
Plus: Depreciation		15,534		15,838	(2	%)		30,839		31,734	(3	%)	
Plus: Amortization of intangible assets		14,999		15,773	(5	%)		29,999		31,533	(5	%)	
Adjusted EBITDA (non- GAAP basis)		255,661		227,670	12	%		505,279		458,432	10	%	
Corporate - General and administrative expense (non- GAAP basis)		9,400		11,171	(16	%)		20,486		23,442	(13	%)	
Adjusted EBITDA, excluding Corporate (non- GAAP basis)	\$	265,061	\$	238,841	11	%	\$	525,765	\$	481,874	9	%	
*** Not meaningful										·			

\*\*\* Not meaningful

In the second quarter of 2022 Adjusted EBITDA margin was 34% without corporate expense or 33% with corporate expense, compared to second quarter of 2021 Adjusted EBITDA margin of 33% without corporate expense or 31% with corporate expense. For the six months ended June 30, 2022, Adjusted EBITDA margin was 34% without corporate expense or 32% with corporate expense, compared to six months ended June 30, 2021 Adjusted EBITDA of 33% without corporate expense or 31% with corporate expense, compared to six months ended June 30, 2021 Adjusted EBITDA of 33% without corporate expense or 31% with corporate expense.



expense. These margin increases were primarily driven by the operational factors discussed above within the revenue and operating expense fluctuation explanation sections, most notably, the increase in political revenue due to the run up to the mid-term elections and subscription revenue from annual rate increases under existing and newly renegotiated retransmission agreements.

#### Free Cash Flow Reconciliation

Reconciliation from "Net income" to "Free cash flow" follow (in thousands):

2022Net income attributable to TEGNA Inc. (GAAP basis)\$ 1,119,281\$Plus: Provision for income taxes350,810Plus: Interest expense373,677Plus: M&A-related costs18,184Plus: Depreciation128,949Plus: Amortization127,236Plus: Stock-based compensation61,462Plus: Company stock 401(k) contribution34,974Plus: Syndicated programming amortization142,664	2021 834,323 262,662 416,146 26,225 129,689 131,815 47,182 32,167
Plus: Provision for income taxes350,810Plus: Interest expense373,677Plus: M&A-related costs18,184Plus: Depreciation128,949Plus: Amortization127,236Plus: Stock-based compensation61,462Plus: Company stock 401(k) contribution34,974	262,662 416,146 26,225 129,689 131,815 47,182
Plus: Interest expense373,677Plus: M&A-related costs18,184Plus: Depreciation128,949Plus: Amortization127,236Plus: Stock-based compensation61,462Plus: Company stock 401(k) contribution34,974	416,146 26,225 129,689 131,815 47,182
Plus: M&A-related costs18,184Plus: Depreciation128,949Plus: Amortization127,236Plus: Stock-based compensation61,462Plus: Company stock 401(k) contribution34,974	26,225 129,689 131,815 47,182
Plus: Depreciation128,949Plus: Amortization127,236Plus: Stock-based compensation61,462Plus: Company stock 401(k) contribution34,974	129,689 131,815 47,182
Plus: Amortization127,236Plus: Stock-based compensation61,462Plus: Company stock 401(k) contribution34,974	131,815 47,182
Plus: Stock-based compensation61,462Plus: Company stock 401(k) contribution34,974	47,182
Plus: Company stock 401(k) contribution 34,974	
	32,167
Plus: Syndicated programming amortization 142,664	
	139,793
Plus: Workforce restructuring expense 1,021	5,933
Plus: Advisory fees related to activism defense 16,611	45,778
Plus: Cash dividend from equity investments for return on capital 8,240	9,093
Plus: Cash reimbursements from spectrum repacking 8,517	26,153
Plus: Net income attributable to redeemable noncontrolling interest 2,135	427
Plus: Reimbursement from Company-owned life insurance policies 1,456	_
Plus (Less): Equity loss (income) in unconsolidated 14,299	(5,207)
Less: Spectrum repacking reimbursements and other, net (4,794)	(6,869)
(Less) Plus: Other non-operating items, net (6,481)	27,640
Less: Syndicated programming payments (148,229)	(145,058)
Less: Income tax payments, net of refunds (343,503)	(230,749)
Less: Pension contributions (10,140)	(24,158)
Less: Interest payments (364,856)	(391,913)
Less: Purchases of property and equipment (107,361)	(123,792)
Free cash flow (non-GAAP basis)\$1,424,152\$	1,207,280
Revenue \$ 6,226,061 \$	5.643.551
Free cash flow as a % of Revenue 22.9 %	21.4

Our free cash flow, a non-GAAP performance measure, was \$1.42 billion and \$1.21 billion for the two-year periods ended June 30, 2022 and 2021, respectively. The increase in free cash flow is primarily due to increases in subscription and political revenues.

#### Liquidity, Capital Resources and Cash Flows

Our operations have historically generated positive cash flow which, along with availability under our existing revolving credit facility and cash and cash equivalents on hand, have been sufficient to fund our capital expenditures, interest expense, dividends, investments in strategic initiatives (including acquisitions) and other operating requirements.

We paid dividends totaling \$42.3 million in first six months of 2022 and \$36.4 million in first six months of 2021. We expect to continue to pay our regular quarterly dividend of \$0.095 per share through the closing of the Merger, which is the maximum rate and frequency permitted by the Merger Agreement.

As of June 30, 2022, we were in compliance with all covenants contained in our debt agreements and credit facility and our leverage ratio, calculated in accordance with our revolving credit agreement, was 2.64x, below the permitted leverage ratio of less than 5.0x. The leverage ratio is calculated using annualized adjusted EBITDA (as defined in the agreement) for the trailing eight quarters. We believe that we will remain compliant with all covenants for the foreseeable future.

As of June 30, 2022, our total debt was \$3.07 billion, cash and cash equivalents totaled \$200.8 million, and we had unused borrowing capacity of \$1.49 billion under our revolving credit facility. Our debt consists of unsecured notes which have fixed interest rates.

Our financial and operating performance, as well as our ability to generate sufficient cash flow to maintain compliance with credit facility covenants, are subject to certain risk factors. See Item 1A. "Risk Factors," in our 2021 Annual Report on Form 10-K for further discussion. We expect our existing cash and cash equivalents, cash flow from our operations, and borrowing capacity under the revolving credit facility will be more than sufficient to satisfy our recurring contractual commitments, debt service obligations, capital expenditure requirements, and other working capital needs for the next twelve months and beyond.

#### **Cash Flows**

The following table provides a summary of our cash flow information followed by a discussion of the key elements of our cash flow (in thousands):

	Six months ended June 30,		
	 2022		2021
Balance of cash and cash equivalents beginning of the period	\$ 56,989	\$	40,968
Operating activities:			
Net income	266,227		219,686
Depreciation, amortization and other non-cash adjustments	73,715		92,749
Pension contributions, net of income	(1,070)		(8,781
Decrease (increase) in trade receivables	25,263		(37,207
Increase (decrease) in interest and taxes payable	9,615		(52,483
Other, net	 17,637		(17,471
Cash flow from operating activities	391,387		196,493
Investing activities:			
Payments for acquisitions of businesses and other assets, net of cash acquired	_		(13,341
All other investing activities	(23,819)		(20,911
Cash flow used for investing activities	 (23,819)		(34,252
Cash flow used for financing activities	(223,787)		(145,947
Increase in cash and cash equivalents	143,781		16,294
Balance of cash and cash equivalents end of the period	\$ 200,770	\$	57,262



**Operating activities** - Cash flow from operating activities was \$391.4 million for the six months ended June 30, 2022, compared to \$196.5 million for the same period in 2021. Driving the increase in operating cash flow was a favorable change in accounts receivable of \$62.5 million, primarily due to timing of cash payments related to AMS revenue and an increase in subscription revenue. Operating cash flow was also positively impacted by an increase in political revenue of \$49.8 million in the first six months of 2022 as compared to 2021 (political revenue is paid upfront and provides an immediate benefit to cash flow from operating activities). Also contributing to the increase was a favorable change in accounts payable of \$34.1 million in the first six months of 2022 as compared to the same period in 2021, due to timing of payments. Lastly, tax payments declined \$37.7 million due to the absence of elevated tax payments made in arrears in 2021 related to the strong political-driven record results achieved in fourth quarter of 2020.

Investing activities - Cash flow used for investing activities was \$23.8 million for the six months ended June 30, 2022, compared to \$34.3 million for the same period in 2021. The decrease of \$10.5 million was primary due to \$13.3 million being invested on an acquisition in 2021 and an absence of acquisitions in 2022. Also contributing to the decrease was a decrease in capital expenditures of \$4.5 million.

**Financing activities** - Cash flow used for financing activities was \$223.8 million for the six months ended June 30, 2022, compared to \$145.9 million for the same period in 2021. The change was primarily due to our revolving credit facility which had net repayments of \$166.0 million in the first six months of 2022 as compared to net repayments of \$99.0 million in the first six months of 2021.

#### **Certain Factors Affecting Forward-Looking Statements**

Certain statements in this Quarterly Report on Form 10-Q that do not describe historical facts may constitute forward-looking statements within the meaning of the "safe harbor" provisions of Section 27A of the Securities Act of 1933, as amended, and Section 21E of the Securities Exchange Act of 1934, as amended. Forward-looking statements are based on a number of assumptions about future events and are subject to various risks, uncertainties and other factors that may cause actual results to differ materially from the views, beliefs, projections and estimates expressed in such statements. These risks, uncertainties and other factors include, but are not limited to, those described within Part I, Item 1A "Risk Factors" in our Annual Report on Form 10-K for the fiscal year ended December 31, 2021 and our Quarterly Reports on Form 10-O, including following: (1) the timing, receipt and terms and conditions of any required governmental or regulatory approvals of the proposed transaction and the related transactions involving the parties that could reduce the anticipated benefits of or cause the parties to abandon the proposed transaction, (2) risks related to the satisfaction of the conditions to closing the proposed transaction (including the failure to obtain necessary regulatory approvals), and the related transactions involving the parties, in the anticipated timeframe or at all, (3) the risk that any announcements relating to the proposed transaction could have adverse effects on the market price of the Company's common stock, (4) disruption from the proposed transaction could make it more difficult to maintain business and operational relationships, including retaining and hiring key personnel and maintaining relationships with the Company's customers, vendors and others with whom it does business, (5) the occurrence of any event, change or other circumstances that could give rise to the termination of the merger agreement entered into pursuant to the proposed transaction or of the transactions involving the parties, (6) risks related to disruption of management's attention from the Company's ongoing business operations due to the proposed transaction, (7) significant transaction costs, (8) the risk of litigation and/or regulatory actions related to the proposed transaction or unfavorable results from currently pending litigation and proceedings or litigation and proceedings that could arise in the future, (9) other business effects, including the effects of industry, market, economic, political or regulatory conditions, (10) information technology system failures, data security breaches, data privacy compliance, network disruptions, and cybersecurity, malware or ransomware attacks, and (11) changes resulting from the COVID-19 pandemic (including the effect of COVID-19 on the Company's revenues, particularly our non-political advertising revenues), which could exacerbate any of the risks described above. Potential regulatory actions, changes in consumer behaviors and impacts on and modifications to our operations and business relating thereto and our ability to execute on our standalone plan can also cause actual results to differ materially. We are not responsible for updating the information contained in this Quarterly Report on Form 10-Q beyond the published date.

Readers are cautioned not to place undue reliance on forward-looking statements made by or on behalf of the Company. Each such statement speaks only as of the day it was made. We undertake no obligation to update or to revise any forward-looking statements. The factors described above cannot be controlled by our Company. When used in this Quarterly Report on Form 10-Q, the words "believes," "estimates," "plans," "expects," "should," "could," "outlook," and "anticipates" and similar expressions as they relate to our Company or management are intended to identify forward looking statements. Forward-looking statements in this Quarterly Report on Form 10-Q may include, without limitation: statements about the potential benefits of the proposed acquisition, anticipated growth rates, the Company's plans, objectives, expectations, and the anticipated timing of closing the proposed transaction.

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

For quantitative and qualitative disclosures about market risk, refer to the following section of our 2021 Annual Report on Form 10-K: "Item 7A. Quantitative and Qualitative Disclosures about Market Risk." Our exposures to market risk have not changed materially since December 31, 2021.

As of June 30, 2022, approximately \$3.09 billion of our debt has a fixed interest rate (which represents 100% of our total principal debt obligation). The fair value of our total debt, based on bid and ask quotes for the related debt, totaled \$3.00 billion as of June 30, 2022 and \$3.40 billion as of December 31, 2021.

#### Item 4. Controls and Procedures

Our management, with the participation of our principal executive officer and principal financial officer, has evaluated the effectiveness of the Company's disclosure controls and procedures as of June 30, 2022. Based on that evaluation, our principal executive officer and principal financial officer concluded that our disclosure controls and procedures are effective, as of June 30, 2022, to ensure that information required to be disclosed in the reports that we file or submit under the Securities Exchange Act of 1934 are recorded, processed, summarized and reported within the time periods specified in the Securities and Exchange Commission's rules and forms.

There have been no material changes in our internal controls or in other factors during the fiscal quarter that have materially affected, or are reasonably likely to materially affect, our internal controls over financial reporting.

#### PART II. OTHER INFORMATION

#### Item 1. Legal Proceedings

See Note 9 to the condensed consolidated financial statements for information regarding our legal proceedings.

#### Item 1A. Risk Factors

While we attempt to identify, manage and mitigate risks and uncertainties associated with our business, some level of risk and uncertainty will always be present. "Item 1A. Risk Factors" of our 2021 Annual Report on Form 10-K describes the risks and uncertainties that we believe may have the potential to materially affect our business, results of operations, financial condition, cash flows, projected results and future prospects. We do not believe that there have been any material changes from the risk factors previously disclosed in our 2021 Annual Report on Form 10-K.

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

In December 2020, our Board of Directors authorized the renewal of our share repurchase program for up to \$300.0 million of our common stock over the next three years. No shares were repurchased during the six months ended June 30, 2022. As a result of the announcement of the Merger Agreement on February 22, 2022, we have suspended share repurchases under this program.

#### Item 3. Defaults Upon Senior Securities

None.

#### Item 4. Mine Safety Disclosures

None.

#### Item 5. Other Information

None.



# Item 6. Exhibits

Exhibit Number	Description
3-1	Fourth Restated Certificate of Incorporation of TEGNA Inc. (incorporated by reference to Exhibit 3-1 to TEGNA Inc.'s Form 8-K filed on May 12, 2021).
3-2	<u>By-laws, as amended through May 12, 2021 (incorporated by reference to Exhibit 3-2 to TEGNA Inc.'s Form 8-K filed on May 12, 2021).</u>
10-1	Form of Director Restricted Stock Unit Award Agreement.*
31-1	Rule 13a-14(a) Certification of CEO.
31-2	Rule 13a-14(a) Certification of CFO.
32-1	Section 1350 Certification of CEO.
32-2	Section 1350 Certification of CFO.
101.INS	Inline XBRL Instance Document - the instance document does not appear in the Interactive Data File because its XBRL tags are embedded within the Inline XBRL document.
101.SCH	Inline XBRL Taxonomy Extension Schema Document.
101.CAL	Inline XBRL Taxonomy Extension Calculation Linkbase Document.
101.DEF	Inline XBRL Taxonomy Extension Definition Document.
101.LAB	Inline XBRL Taxonomy Extension Label Linkbase Document.
101.PRE	Inline XBRL Taxonomy Extension Presentation Linkbase Document.
104	Cover Page Interactive Data File (formatted as Inline XBRL and contained in Exhibit 101).

\*Asterisks identify management contracts and compensatory plans and arrangements.

# SIGNATURE

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

Date: August 8, 2022

TEGNA INC.

/s/ Clifton A. McClelland III

Clifton A. McClelland III Senior Vice President and Controller (on behalf of Registrant and as Principal Accounting Officer)

# AWARD AGREEMENT

# STOCK UNITS

The Leadership Development and Compensation Committee of the TEGNA Inc. Board of Directors has approved an award of Restricted Stock Units (referred to herein as "Stock Units") to you under the TEGNA Inc. 2020 Omnibus Incentive Compensation Plan (the "Plan"), as set forth below.

This Award Agreement and the enclosed Terms and Conditions effective as of June \_\_\_, 2022, constitute the formal agreement governing this award.

Please sign both copies of this Award Agreement to evidence your agreement with the terms hereof. Keep one copy and return the other to the undersigned.

# Please keep the enclosed Terms and Conditions for future reference.

Director:

Grant Date:	June, 2022
Payment Date:	May 1, 2023
Stock Unit Vesting Schedule:	25% of the Stock Units shall vest on August 1, 2022* 25% of the Stock Units shall vest on November 1, 2022* 25% of the Stock Units shall vest on February 1, 2023* 25% of the Stock Units shall vest on earlier of May 1, 2023 or the date of the 2023 Annual Meeting*

\* Provided the Director continues as a director until such vesting dates and does not separate from service before such vesting dates. Such dates are hereinafter referred to as the "Vesting Date" for the Stock Units that vest on such dates.

Number of Stock Units:

TEGNA Inc.

By:

Director's Signature or Acceptance by Electronic Signature

Jeffrey Newman SVP & Chief Human Resources Officer

# STOCK UNITS TERMS AND CONDITIONS Under the TEGNA Inc. 2020 Omnibus Incentive Compensation Plan

These Terms and Conditions, dated June \_\_, 2022, govern the grant of Restricted Stock Units (referred to herein as "Stock Units") to the director (the "Director") designated in the Award Agreement dated coincident with these Terms and Conditions. The Stock Units are granted under, and are subject to, the TEGNA Inc. (the "Company") 2020 Omnibus Incentive Compensation Plan (the "Plan"). Terms used herein that are defined in the Plan shall have the meaning ascribed to them in the Plan. If there is any inconsistency between these Terms and Conditions and the terms of the Plan, the Plan's terms shall supersede and replace the conflicting terms herein.

1. <u>Grant of Stock Units</u>. Pursuant to the provisions of (i) the Plan, (ii) the individual Award Agreement governing the grant, and (iii) these Terms and Conditions, the Company has granted to the Director the number of Stock Units set forth on the applicable Award Agreement. Each vested Stock Unit shall entitle the Director to receive from the Company one share of the Company's common stock ("Common Stock") upon the earlier of the Director's separation from service, the Payment Date or upon a Change in Control (to the extent provided in Section 13).

2. <u>Vesting Schedule</u>. Except as otherwise provided in Sections 6 and 13, the Stock Units shall vest in accordance with the Vesting Schedule specified in the Award Agreement; provided that the Director continues as a director of the Company until the Vesting Dates specified in the Vesting Schedule and has not separated from service prior to such dates.

3. <u>Dividend Units</u>. Dividend units shall be credited to the Director with regard to the Stock Units. Dividend units shall be calculated based on the dividends paid on shares of Common Stock. Dividend units shall be deemed to be reinvested in shares of Common Stock as

of the date dividends are paid on Common Stock, shall be paid to the Director at the same time and in the same form as Stock Units are paid to the Director, and are subject to the same terms and conditions as the Stock Units, including, without limitation, the same vesting requirements.

4. <u>Delivery of Shares</u>. The Company shall deliver to the Director a certificate or certificates, or at the election of the Company make an appropriate book-entry, for the number of shares of Common Stock equal to the number of vested Stock Units as soon as administratively practicable after the earlier of the Payment Date, the date that Director separates from service or upon a Change in Control (to the extent provided in Section 13), but no later than 30 days from such dates. A Director shall have no further rights with regard to the Stock Units once the underlying shares of Common Stock have been delivered.

5. <u>Cancellation of Stock Units</u>. Except as provided in Sections 6 and 13 below, all unvested Stock Units granted to the Director shall automatically be cancelled upon the Director's separation from service, and in such event, the Director shall not be entitled to receive any shares of Common Stock in respect thereof.

6. <u>Death</u>, <u>Disability or Retirement</u>. In the event that the Director separates from service on or prior to the Payment Date due to death, Disability or the age of service limitations set forth in the Company's Bylaws, the Director (or in the case of the Director's death, the Director's estate or designated beneficiary) shall be entitled to receive at the time of the Director's death or separation from service the total number of shares of Common Stock in respect of such Stock Units which the Director would have been entitled to receive had the Director continued employment until the Payment Date. For purposes of this Award Agreement, Disability shall mean the Director is unable to engage in any substantial gainful activity by reason of any medically determinable physical or mental impairment that can be expected to result in death or can be expected to last for a continuous period of not less than 12 months.

7. <u>Non-Assignability</u>. Stock Units may not be transferred, assigned, pledged or hypothecated, whether by operation of law or otherwise, nor may the Stock Units be made subject to execution, attachment or similar process.

8. <u>Rights as a Shareholder</u>. The Director shall have no rights as a shareholder by reason of the Stock Units.

9. <u>Discretionary Plan; Employment</u>. The Plan is discretionary in nature and may be suspended or terminated by the Company at any time. With respect to the Plan, (a) each grant of Stock Units is a one-time benefit which does not create any contractual or other right to receive future grants of Stock Units, or benefits in lieu of Stock Units; (b) all determinations with respect to any such future grants, including, but not limited to, the times when the Stock Units shall be granted, the number of Stock Units, and the Vesting Schedule, will be at the sole discretion of the Company; (c) the Director's participation in the Plan is voluntary; and (d) the future value of the Stock Units is unknown and cannot be predicted with certainty.

10. Effect of Plan and these Terms and Conditions. The Plan is hereby incorporated by reference into these Terms and Conditions, and these Terms and Conditions are subject in all respects to the provisions of the Plan, including without limitation the authority of the Leadership Development and Compensation Committee of the Company (the "Committee") in its sole discretion to adjust awards and to make interpretations and other determinations with respect to all matters relating to the applicable Award Agreements, these Terms and Conditions, the Plan and awards made pursuant thereto. These Terms and Conditions shall apply to the grant of Stock Units made to the Director on the date hereof and shall not apply to any future grants of Stock Units made to the Director.

11. <u>Notices</u>. Notices hereunder shall be in writing and if to the Company shall be addressed to the Secretary of the Company at 8350 Broad Street, Suite 2000, Tysons, Virginia

22102, and if to the Director shall be addressed to the Director at his or her address as it appears on the Company's records.

12. <u>Successors and Assigns</u>. The applicable Award Agreement and these Terms and Conditions shall be binding upon and inure to the benefit of the successors and assigns of the Company and, to the extent provided in Section 6 hereof, to the estate or designated beneficiary of the Director.

# 13. <u>Change in Control Provisions</u>.

Notwithstanding anything to the contrary in these Terms and Conditions, the following provisions shall apply to all Stock Units granted under the attached Award Agreement.

(a) <u>Definitions</u>.

As used in Article 15 of the Plan and in these Terms and Conditions, a "Change in Control" shall mean the first to occur of the following:

(i) the acquisition by any individual, entity or group (within the meaning of Section 13(d)(3) or 14(d)(2) of the Exchange Act) (a "Person") of beneficial ownership (within the meaning of Rule 13d-3 promulgated under the Exchange Act) of 20% or more of either (A) the then-outstanding shares of common stock of the Company (the "Outstanding Company Common Stock") or (B) the combined voting power of the then-outstanding voting securities of the Company entitled to vote generally in the election of directors (the "Outstanding Company Voting Securities"); provided, however, that, for purposes of this Section, the following acquisitions shall not constitute a Change in Control: (i) any acquisition directly from the Company, (ii) any acquisition by any employee benefit plan (or related trust) sponsored or maintained by the Company or one of its affiliates, or (iv) any acquisition pursuant to a transaction that complies with Sections 13(a)(iii)(A), 13(a)(iii)(B) and 13(a)(iii)(C);

(ii) individuals who, as of the date hereof, constitute the Board (the "Incumbent Board") cease for any reason to constitute at least a majority of the Board; provided, however, that any individual becoming a director subsequent to the date hereof whose election or nomination for election by the Company's stockholders was approved by a vote of at least a majority of the directors then comprising the Incumbent Board shall be considered as though such individual were a member of the Incumbent Board, but excluding, for this purpose, any such individual whose initial assumption of office occurs as a result of an actual or threatened election contest with respect to the election or removal of directors or other actual or threatened solicitation of proxies or consents by or on behalf of a Person other than the Board;

(iii) consummation of a reorganization, merger, statutory share exchange or consolidation or similar corporate transaction involving the Company or any of its subsidiaries, a sale or other disposition of all or substantially all of the assets of the Company, or the acquisition of assets or stock of another entity by the Company or any of its subsidiaries (each, a "Business Combination"), in each case, unless, following such Business Combination, (A) all or substantially all of the individuals and entities that were the beneficial owners of the Outstanding Company Common Stock and the Outstanding Company Voting Securities immediately prior to such Business Combination beneficially own, directly or indirectly, more than 50% of the then-outstanding shares of common stock and the combined voting power of the then-outstanding voting securities entitled to vote generally in the election of directors, as the case may be, of the corporation or entity resulting from such Business Combination (including, without limitation, a corporation or entity that, as a result of such transaction, owns the Company or all or substantially all of the Company's assets either directly or through one or more subsidiaries) in substantially the same proportions as their ownership immediately prior to such Business Combination of the Outstanding Company Common Stock and the Outstanding Company Common Stock and the Outstanding Company common Stock and the Company's assets either directly or through one or more subsidiaries) in substantially the same proportions as their ownership immediately prior to such Business Combination of the Outstanding Company Common Stock and the Outstanding

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Company Voting Securities, as the case may be, (B) no Person (excluding any employee benefit plan (or related trust) of the Company or any corporation or entity resulting from such Business Combination) beneficially owns, directly or indirectly, 20% or more of, respectively, the then-outstanding shares of common stock of the corporation or entity resulting from such Business Combination or the combined voting power of the then-outstanding voting securities of such corporation or entity, except to the extent that such ownership existed prior to the Business Combination, and (C) at least a majority of the members of the board of directors of the corporation or entity resulting from such Business Combination were members of the Incumbent Board at the time of the execution of the initial agreement or of the action of the Board providing for such Business Combination; or

(iv) approval by the stockholders of the Company of a complete liquidation or dissolution of the Company.

(b) <u>Acceleration Provisions</u>. In the event of the occurrence of a Change in Control, the vesting of the Stock Units shall be accelerated and, if such Change in Control constitutes a "change in control event" within the meaning of Section 409A of the Code, there shall be paid out to the Director within thirty (30) days following the effective date of the Change in Control, the full number of shares of Common Stock subject to the Stock Units. In the event of the occurrence of a Change in Control that is not a "change in control event" within the meaning of Section 409A of the Code, the vesting of the Stock Units shall be accelerated and the Stock Units shall be paid out at the earlier of the Payment Date or the Director's separation from service.

(c) <u>Legal Fees.</u> The Company shall pay all legal fees, court costs, fees of experts, and other costs and expenses when incurred by the Director in connection with any actual, threatened or contemplated litigation or legal, administrative or other proceedings involving the provisions of this Section 13, whether or not initiated by the Director. The Company agrees to pay such

amounts within 10 days following the Company's receipt of an invoice from the Director, provided that the Director shall have submitted an invoice for such amounts at least 30 days before the end of the calendar year next following the calendar year in which such fees and disbursements were incurred.

14. <u>Applicable Laws and Consent to Jurisdiction</u>. The validity, construction, interpretation and enforceability of this Agreement shall be determined and governed by the laws of the State of Delaware without giving effect to the principles of conflicts of law. For the purpose of litigating any dispute that arises under this Agreement, the parties hereby consent to exclusive jurisdiction in Virginia and agree that such litigation shall be conducted in the courts of Fairfax County, Virginia or the federal courts of the United States for the Eastern District of Virginia.

15. <u>Compliance with Section 409A</u>. This Award is intended to comply with the requirements of Section 409A so that no taxes under Section 409A are triggered, and shall be interpreted and administered in accordance with that intent (e.g., the definition of "separates from service" or "separation from service" (or similar term used herein) shall have the meaning ascribed to "separation from service" under Section 409A). If any provision of these Terms and Conditions would otherwise conflict with or frustrate this intent, the provision shall not apply. Solely to the extent required by Section 409A of the Internal Revenue Code of 1986, as amended (the "Code"), if the Director is a "specified employee" (within the meaning of Code Section 409A and the regulations and guidance issued thereunder ("Section 409A")) and if delivery of shares is being made in connection with the Director's separation from service other than by reason of the Director's death, delivery of the shares shall be delayed until six months and one day after the Director's death). The Company shall not be responsible or liable for the consequences of any failure of the Award to avoid taxation under Section 409A.

#### CERTIFICATIONS

I, David T. Lougee, certify that:

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

/s/ David T. Lougee

David T. Lougee

President and Chief Executive Officer (principal executive officer)

Date: August 8, 2022

#### CERTIFICATIONS

I, Victoria D. Harker, certify that:

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

/s/ Victoria D. Harker Victoria D. Harker Chief Financial Officer (principal financial officer)

Date: August 8, 2022

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

In connection with the Quarterly Report of TEGNA Inc. ("TEGNA") on Form 10-Q for the quarter ended June 30, 2022 as filed with the Securities and Exchange Commission on the date hereof (the "Report"), I, David T. Lougee, president and chief executive officer of TEGNA, certify, pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002, that:

- (1) the Report fully complies with the requirements of Section 13(a) or 15(d) of the Securities Exchange Act of 1934; and
- (2) the information contained in the Report fairly presents, in all material respects, the financial condition and results of operations of TEGNA.

/s/ David T. Lougee

David T. Lougee President and Chief Executive Officer (principal executive officer)

August 8, 2022

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

In connection with the Quarterly Report of TEGNA Inc. ("TEGNA") on Form 10-Q for the quarter ended June 30, 2022 as filed with the Securities and Exchange Commission on the date hereof (the "Report"), I, Victoria D. Harker, chief financial officer of TEGNA, certify, pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002, that:

- (1) the Report fully complies with the requirements of Section 13(a) or 15(d) of the Securities Exchange Act of 1934; and
- (2) the information contained in the Report fairly presents, in all material respects, the financial condition and results of operations of TEGNA.

/s/ Victoria D. Harker Victoria D. Harker Chief Financial Officer (principal financial officer)

August 8, 2022