Section 1: 10-Q (10-Q)

UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549 FORM 10-Q

 $\frac{({\rm Mark~Onc})}{80} = \frac{{\rm QUARTERLY~REPORT~PURSUANT~TO~SECTION~13~OR~15(d)~OF~THE~SECURITIES~EXCHANGE~ACT~OF~1934}}{{\rm QUARTERLY~REPORT~PURSUANT~TO~SECTION~13~OR~15(d)~OF~THE~SECURITIES~EXCHANGE~ACT~OF~1934}}$

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

For the quarterly period ended June 30, 2017

For the transition period from _______ to _____ Commission File Number: 000-35180

Lumos Networks Corp.
(Exact name of registrant as specified in its charter)

Delaware (State or other jurisdiction of incorporation or organization)

80-0697274
(I.R.S. Employer Identification No.)

One Lumos Plaza, Waynesboro, Virginia 22980 (Address of principal executive offices) (Zip Code)

(540) 946-2000

(Registrant's telephone number, including area code)

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

LUMOS NETWORKS CORP. 2017 QUARTERLY REPORT ON FORM 10-Q

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Part I – FINANCIAL INFORMATION

Item 1. Financial Statements.

Condensed Consolidated Balance Sheets Lumos Networks Corp.

(Unaudited)			
(In thousands)	June 3	90, 2017	December 31, 2016
Assets			
Current Assets			
Cash and cash equivalents	S	34,769 \$	33,575
Marketable securities		4,500	38,081
Accounts receivable, net of allowance of \$988 (\$942 in 2016)		23,337	22,609
Other receivables		366	22,609 753 459
Income tax receivable		313	459
Prepaid expenses and other		7,471	5,028
Total Current Assets		70,756	100,505
Securities and Investments		1,585	1,479
Property, Plant and Equipment			
Land and buildings		25,423	24,867
Network plant and equipment		759,534	733,154 52,030
Furniture, fixtures and other equipment		54,313	52,030
Total in service		839,270	810,051
Under construction		19,682	22,678
		858,952 323,163	832,729
Less accumulated depreciation and amortization		323,103	296,441
Total Property, Plant and Equipment, net		535,789	536,288
Total Froperty, Francanti Equipment, nec		333,107	330,200
Other Assets			
Goodwill		125,667	100,297
Other intangibles, less accumulated amortization of \$99,783 (\$97,467 in 2016)		19,317	8,503
Deferred charges and other assets		5.843	6.300
Total Other Assets		150,827	6,300 115,100
Total Assets	S	758,957 S	753,372

 $See\ accompanying\ Notes\ to\ Unaudited\ Condensed\ Consolidated\ Financial\ Statements.$

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Condensed Consolidated Balance Sheets Lumos Networks Corp.

(In thousands, except par value per share amounts)	June 30, 2017		December 31, 2016
(In mousanes, except par vaue per snare amounts) Liabilities and Equity	June 30, 2017		December 31, 2016
Labilities and Equity			
Current Liabilities			
Current portion of long-term debt	S	13,521 \$	13,530
Accounts payable		7,448	8,607
Advance billings and customer deposits		14,524	14,140 1,491
Accrued compensation		1,482	1,491
Accrued operating taxes		5,980	4.518
Other accrued liabilities		9,245	5,000
Total Current Liabilities		52,200	5,000 47,286
Long-term Liabilities			
Long-term debt, net of unamortized discount and debt issuance costs, excluding current portion		450,496	454,885
Retirement benefits		15,489	16,029
Deferred income taxes, net		93,163	96,988
Other long-term liabilities		7,529	2,124
Total Long-term Liabilities		566,677	570,026
Commitments and Contingencies			
Equity			
Preferred stock, par value \$0.01 per share, authorized 100 shares, none issued			
Common stock, par value \$0.01 per share, authorized 55,000 shares; 24,059 shares issued and 23,944 outstanding (23,607 shares issued and 23,605 shares outstanding in 2016)		241	236
Additional paid-in capital		183.782	175,008
Treasury stock, 115 shares at cost (2 shares in 2016)		(2,027)	(2)
Accumulated deficit		(32,272)	(29,064)
Accumulated other comprehensive loss, net of tax		(10,598)	(11,004)
Total Lumos Networks Corp. Stockholders' Equity		139.126	135,174
Noncontrolling Interests		954	886
Total Equity		140,080	136,060
Total Liabilities and Equity	S	758,957 S	753,372

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 $See\ accompanying\ Notes\ to\ Unaudited\ Condensed\ Consolidated\ Financial\ Statements.$

Condensed Consolidated Statements of Operation Lumos Networks Corp. (Unaudited)

		(Unaudited)			
		Three Months	Ended June 30,	Six Months	Ended June 30,
(In thousands, except per share amounts)		2017	2016	2017	2016
Operating Revenues	\$	56,366	S 52,448	\$ 111,282	\$ 103,242
Operating Expenses Cost of Revenue, exclusive of depreciation and amortization shown separately below		10,517	10,079	20,936	20,291
Selling, general and administrative, exclusive of depreciation and amortization shown separately below		22.357	20,216	53,025	43,551
Depreciation and amortization		14,192	12,398	29,184	24,289
Accretion of asset retirement obligations		24	34	49	68
Restructuring charges		34		34	2,207
Change in fair value of contingent consideration obligations		200		600	
Total Operating Expenses		47,324	42,727	103,828	90,406
Operating Income		9,042	9,721	7,454	12,836
Other Income (Expenses)					
Interest expense		(7,592)	(7,012)	(14,985)	(14,001)
Other income, net		16	98	639	272
Total Other Expenses, net		(7,576)	(6,914)	(14,346)	(13,729)
Income (Loss) Before Income Taxes		1,466	2,807	(6,892)	(893)
Income Tax Expense (Benefit)		901	1,527	(2,173)	666
Net Income (Loss)		565	1,280	(4,719)	(1,559)
Net Income Attributable to Noncontrolling Interests		(35)	(36)	(68)	(91)
Net Income (Loss) Attributable to Lumos Networks Corp.	\$	530	\$ 1,244	\$ (4,787)	\$ (1,650)
Basic and Diluted Earnings (Loss) per Common Share Attributable to Lumos Networks Corp. Stockholders:					
Basic and diluted earnings (loss) per share	S	0.02	\$ 0.05	\$ (0.21)	\$ (0.07)

See accompanying Notes to Unaudited Condensed Consolidated Financial Statements

Condensed Consolidated Statements of Comprehensive Income (Loss Lumos Networks Corp. (Unaudited)

	Three Mor	ths Ended June 30,	Six Months Ended June 30,			
(In thousands)	2017	2016	2017	2016		
Net Income (Loss)	\$ 56	5 \$ 1,280	\$ (4,719)	\$ (1,559)		
Other Comprehensive Income:						
Reclassification adjustment for amortization of actuarial loss from defined benefit plans included in net income (loss) (see Note 2)	30	5 337	651	675		
Unrealized holding gain (loss) on available-for-sale marketable securities		1 (3)	9	38		
Income Taxes	(12	(130)	(254)	(278)		
Other Comprehensive Income, Net of Tax	20	1 204	406	435		
Total Comprehensive Income (Loss)	76	6 1,484	(4,313)	(1,124)		
Less: Comprehensive Income Attributable to Noncontrolling Interests		5)(36)	(68)	(91)		
Comprehensive Income (Loss) Attributable to Lumos Networks Corp.	\$ 73	1 \$ 1,448	\$ (4,381)	\$ (1,215)		

See accompanying Notes to Unaudited Condensed Consolidated Financial Statements.

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Condensed Consolidated Statements of Cash Flows Lumos Networks Corp.

(Unau	tted)	
	Six Months Ended June 30,	
(In thousands)	2017 2016	_
Cash Flows from Operating Activities:		
Net Loss	\$ (4,719) \$	(1,559)
Adjustments to reconcile net loss to net cash provided by operating activities:		
Depreciation		23,001
Amortization	2,316	1,288
Accretion of asset retirement obligations	49	68
Change in fair value of contingent consideration obligations	600	
Deferred income taxes	(2,172)	447
Equity-based compensation expense		6,816
Amortization of debt discounts and issuance costs	2,371	2,212
Retirement benefits, net of cash contributions and distributions	111	218
Other	208	877
Changes in assets and liabilities from operations:		
Decrease (increase) in accounts receivable	846	(755)
Increase in other assets	(1,071)	(3,880)
Changes in income taxes	146	99
Decrease in accounts payable	251	585
(Decrease) increase in other current liabilities	(69)	3,264
Net Cash Provided by Operating Activities	33,731	32,681
Cash Flows from Investing Activities:		
Cash Flows from Investing Activities: Purchases of property, plant and equipment	(24,197)	(45,191)
ructuses or property, piant and equipment Acquisition of Clarity Communications, LLC, net of cash acquired	(2-,17/) (9,961)	43,191)
Acquisition of DC74, LLC, not of cash acquired Acquisition of DC74, LLC, not of cash acquired	(2,701) (23,528)	
Acquisition of polithetic role and acquired Purchases of available for sale marketable securities		(18,344)
Futches on avanient-on-size mancanee securities Proceeds from sale or mantity of available-for-size marketable securities	37,596	74,764
FOCCESS FOOD STATE OF INSTITUTE OF A STATEMENT OF STATEME	(24.99)	11,229
Net Cash (Osea iii) Provincu by investing Acuvines	(24,000)	11,007
Cash Flows from Financing Activities:		
Principal payments on senior secured term loans	(6,517)	(4,015)
Principal payments under capital lease obligations		(2,397)
Proceeds from stock option exercises and employee stock purchase plan	1,031	530
Repurchases of common stock to settle tax withholding obligations on employee stock awards		(2,311)
Net Cash Used in Financing Activities	(8.447)	(8,193)
Increase in cash and cash equivalents	1,194	35,717
Cash and Cash Equivalents:		
Beginning of Period	33,575	13,267
End of Period	\$ 34,769 \$	48.984
	- 3,00	

See accompanying Notes to Unaudited Condensed Consolidated Financial Statements.

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Notes to Unaudited Condensed Consolidated Financial Statements Lumos Networks Corp.

Lamon Newtock Cap, "Lamon Newtock" or the "Company") is a five based a based with interactions and service provider in the Mid-Alatinic region with a service of long ball flower, enter District and Educated connectivity in 25 mades in Virginia, Went Confine, Neurophysia, May 10,000 (a) and Kenneyly. The Company springing providers and services in the Mid-Alatinic region with a service of length of the Company of the Compan

Note 2. Summary of Significant Accounting Policies

Principles of Consolidation and Basis of Presentation

The condessed consolidated financial statements include the accounts of the Company, Lumon Networks Operating Company or certain of its subsidiaries, as managing member, exercise control. All significant interconnections between the entire consolidation.

In the opinion of management, the accompanying unaudited condensed consolidated financial statements as of and for the three and six months ended June 30, 2017 and 2016 contain all adjustments necessary to present fairly in all material respects the Company's financial position and the results of operations and each flows for all periods presented on the respective condensed consolidated financial statements included herein. The results of operations for the three and six months ended June 30, 2017 are not necessarily indicative of the results to be expected for the full year. The accompanying condensed consolidated balances there as of December 31, 2016 has been derived from the audited consolidated financial statements included in Part II, Item 8 of the Company's Annual Report on Form 10 K for the year readed December 31, 2016

The preparation of condensed consolidated financial statements in conformity with U.S. generally accepted accounting principles (GAAP) requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosures of contingent assets and liabilities at the date of the condensed consolidated financial statements and the reported amounts of revenues and expenses stirring the reporting periods. Actual results could differ from those estimates assets, asset retirement obligations, stock warrants and equity-based compensation, goodwill impairment assessments, contingent consideration obligations. returned remotives assets asset retirement obligations, stock warrants and equity-based compensation, goodwill impairment assessments, contingent consideration of the provided period period of the provided period period of the provided period of the provided period period of the provided period of the provided period perio

Changes in Accounting Principle

In January 2017, the Company adopted the Financial Accounting Standards Board ("FASB") issued Accounting Standards Update ("ASU") 2015-02, Consolidation (Topic 810): Amendments to the Consolidation Analysis ("ASU 2015-02"), which is effective for public companies for fiscal years beginning after September 1, 2016. ASU 2015-02 provides a revised consolidation model for all reporting entities to use in evaluation whether hims should consolidate certain legal entities. All legal entities will be subject to revealuation under this revised consolidation annoted, among other things, (i) modifies the evaluation of whether limited partnerships and similar legal entities are VIEs, or voting interest entities, (ii) eliminates the presumption that a general partner should consolidate a limited partnership and similar legal entities are VIEs, or voting interest entities, (ii) eliminates the presumption that a general partner should consolidate a limited partnership, and (iii) and office the consolidation analysis of expertate entities, (iii) eliminates the presumption that a general partner should consolidate a limited partnership and similar legal entities are VIEs, or voting interest entities, (iii) eliminates the presumption that a general partner should consolidate a limited partnership and similar legal entities are VIEs, or voting interest entities, (iii) eliminates the presumption that a general partner should consolidate a limited partnership and similar legal entities are VIEs, or voting interest entities, (iii) eliminates the presumption that a general partner should consolidate a limited partnership and similar legal entities are VIEs, or voting interest entities, (iii) eliminates the presumption that a general partner should consolidate a limited partnership and similar legal entities are VIEs, or voting interest entities, (iii) eliminates the presumption of the consolidates and similar legal entities are view of the view of the

statements as of and for the three months and six months ended June 30, 2017 and 2016 were not impacted by the adoption of ASU 2015-02.

Additionally, the Company adopted FASB ASU 2016-09, Compensation—Stock Compensation—Stock Compensation—Topic Tiles ("ASU 2016-09") in January 2017, which simplifies the accounting presentation of excess tax benefits and tax deficiencies. (ii) an accounting party election regarding infeributes to me an estimate or accounting price personal and accounting price personal pers

Revenue Recognition

Recognize recognizes revenue when persuasive evidence of an arrangement exists, services are rendered or products are delivered, installed and functional, as applicable, the price to the buyer is fixed or determinable and collectability is reasonably assured. Certain services of the Company require payment in advance of service performance. In such cases, the Company records a service liability at the time of billing and subsequently recognizes revenue matally over the service period. The Company billicustomers certain transactional taxes are not included in reported revenues as the year recognized as inhibities at the time customers are billed.

The Company records a service payment in advance of service period. The Company records as service interactional taxes are not included in reported revenues as the year recognized as inhibities at the time customers are billed.

The Company records as a province in the payment of the payment of

Long Equivaries not an attachment severage.

The Company on shorts in investment in all highly liquid debt instruments with an original maturity of three months or less, when purchased, to be cash equivalents. The Company's materiable securities and present in the securities are carried at this value, with unrealized gains and losses reported in other comprehensive income or loss, net of tax. All of the Company's debt securities not classified as cash equivalents or write. Securities are carried at fair value, with unrealized gains and losses reported in other comprehensive income or loss, net of tax. All of the Company's debt securities are carried at fair value, with unrealized gains and losses reported in other comprehensive income or loss, net of tax. All of the Company's debt securities are carried at fair value, with unrealized gains and losses reported in other comprehensive income or loss, net of tax. All of the Company's debt securities are carried at fair value, with unrealized gains and losses reported in other comprehensive income or loss, net of tax. All of the Company's debt securities are carried at fair value, with unrealized gains and losses reported in other comprehensive income or loss, net of tax. All of the Company's debt securities are carried at fair value, with unrealized gains and losses reported in other comprehensive income or loss, net of tax. All of the Company's debt securities are carried at fair value, with unrealized gains and losses reported in other comprehensive income or loss, net of tax. All of the Company's debt securities are carried at fair value, with unrealized gains and losses reported in other comprehensive income or loss, net of tax. All of the Company's debt securities are carried at fair value, with unrealized gains and losses reported in other comprehensive income or loss, net of tax. All of the Company's debt securities are carried at fair value, with unrealized gains and losses reported in other comprehensive income or loss, net of tax. All of the Company's deb Trade Accounts Receivable

Trade Account Recentable
The Company of this respect to take receivables and requires advance payment for certain services. The Company has credit and collection policies to maximize collection of trade receivables and requires advance payment for certain services. The Company has credit and collection policies to maximize collection of trade receivables and requires advance payment for certain services. The Company has credit and collection policies to maximize collection of trade receivables and requires advance payment for certain services. The Company seitmates an allowance for doubtful accounts based on a review of specific customers with larger exervables have been present to trade receivables. Actual credit losses could differ from used estimates. The Company has credit and collection policies to maximize collection of trade receivables and requires advance payment for certain losses could differ from used estimates. The Company has credit and collection policies to maximize collection of trade receivables and requires advance payment for certain losses could differ from used estimates. The Company has credit and collection policies to maximize collection of trade receivables and requires advance payment for certain losses could differ from used estimates. The Company has credit and collection policies to maximize collection of trade receivables and requires advance payment for certain losses could differ from used estimates. The Company has credit and collection policies to maximize collection of trade receivables and requires advance payment for certain losses could differ from used estimates and collection policies. Maximize and losses are depended on a review of specific contents with large extent and trade of the company has credit and collection policies to maximize collection of trade receivables. Actual credit services and extended to company has credit and collection policies. Maximized the company has credit and collection of the company has credit and collection of the collection policies. And

			^	additions						
(In thousands)	December 31, 2016		Charged to Expense		Deducted from Other Accounts		Deductions		June 30, 2017	
Allowance for doubtful accounts and customer credits	s	942	\$ 198	8 \$	(3)	s	(149)	s		988

Property, Plant and Equipment and Other Long-Lived Assets (Excluding Goodwill and Indefinite-Lived Intangible Assets)

Property, Plant and Equipment and Other Lung Lived Assets (Excluding Goodwill and Indiffrince Lived Image Back Assets)
Property, Plant and Equipment, finite-lived image Back assets (Excluding Goodwill and Indiffrince Lived Image Back Assets)
Property, Plant and Equipment, finite-lived image Back assets (Excluding Goodwill and Indiffrince Lived Image Back Assets)
Property, Plant and Equipment image Back assets also generated as a reviewed for impairment whenever events or changes in circumstances indicate that the carrying amount should be evaluated pursuant to the subsequent measurement guidance described in FASB Accounting Standards Codification ("ASC") 360-10.35. Impairment is determined by comparing the carrying value or the least be management; best estimated fruit value is recorded as an impairment charge.

The Company Policies that the carrying value or the excess of the asset surveying value or value is entired as a training standard Codification ("ASC") 360-10.35. Impairment is determined by comparing the carrying value or value in the carrying value or value is entired to the excess of the asset surveying value or value is a recorded as a training standard Codification ("ASC") 360-10.35. Impairment is determined by comparing the carrying value or value is entired to the excess of the asset surveying value or value is excessed to the same training value or value is excessed in the carrying value or value is excessed to the same training value or value is excessed to the same training value or value is excessed to the carrying value or valu

			June 30, 2017			December 31, 2016			
(Dollars in thousands)	Estimated Life		Gross Amount		Accumulated Amortization		Gross Amount		Accumulated Amortization
Customer relationships	6 to 15 yrs	S	115,808	s	(97,640)	S	103,108	s	(95,463)
Trademarks and franchise rights	4 to 15 yrs		3,262		(2,138)		2,862		(2,004)
Non-compete Agreements	2 to 3 yrs		30		(5)				
Total		S	119,100	\$	(99,783)	S	105,970	S	(97,467)

Included in the above amounts are indefinite lived intangelle asset of \$0.3 million, which are not subject to amortization. The Company amortizes in finite-lived intangelle asset using the straight-line method unless it determines that another systematic method is more appropriate. The Company generally amortizes certain customer relationship intangelles as and some acquired trademarks using an acamerization method based on the pattern of criminated earning from these assets.

The company generally amortizes certain customer relationship intangelles as set using an acamerization method based on the pattern of criminated interpolar certain customer relationship intangelles as set under a mortized intangelle as set and amortizes such constroors of the interpolar contraction interpolar contractio

(In thousands) Remainder of 2017	Customer Relation	ships	Trademarks and Franchise Rights	Non-compete Agreements	Total
Remainder of 2017	\$	2,308 \$	136	S 7	\$ 2,451
2018		3,727	270	12	4,009
2019		3,443	247	6	3,696
2020		2,922	115		3,037
2021		2,531	25	and the second s	2,556
2022		1 195			1 195

Goodwill and Indefinite-Lived Intangible Assets

Goodwill and certain trademarks are considered to be indefinite-lived intangible assets. Indefinite-lived intangible assets are not subject to am or changes in circumstances indicate that impairment may have occurred. The Company believes there have

been no events or circumstances to cause it to evaluate the carrying amount of goodwill or indefinite-lived intangible assets during the six months ended June 30, 2017.

Pension Benefits and Retirement Benefits Other Than Pensions

The Company sponsors a non-contributory defined benefit pension plan (the "Pension Plan") covering all employees who meet eligibility requirements and were employed prior to October 1, 2003. The Company froze the Pension Plan effective December 31, 2012. As such, no further benefits are being accrued by participants for services rendered beyond that date. For the three and six months ended June 30, 2017 and 2016, the components of the Company's net periodic benefit (income) cost for the Pension Plan were as follows:

	Three Mont	hs Ended June 30,	Six Months Ended June 30,			
(In thousands)	2017	2016	2017	2016		
(In thousands) Service cost	\$.	\$.	S .	s .		
Interest cost	648	674	1,296	1,348		
Expected return on plan assets	(912)	(884)	(1,824)	(1,768)		
Amortization of loss	236	262	472	524		
Net periodic benefit (income) cost	§ (28)	\$ 52	\$ (56)	\$ 104		

Pension Plan assets were valued at \$55.6 million at June 30, 2017 and December 31, 2016, respectively. No funding contributions were made during the three or six months ended June 30, 2017, and the Company does not expect to make a funding contribution during the remainder of 2017.

The Company June provides life insurance benefits for reiried employees who meet eligibility requirements through two postretirement welfare benefit plans (the "Other Postretirement Benefit Plans"). The Company bad provided retiree medical benefits under these plans until those benefits were terminated effective December 31, 2014. The Company did not incur any significant costs associated with these plans during the three or six months ended June 30, 2017 or 2016.

using time two to account new town as to account new town as a formation and the present plans for each of the three months ended June 30, 2017 and 2016 of \$0.1 million and \$0.2 million and \$0.2 million of this expense for each of these periods relates to the amortization of actuarial loss. Expense for nonqualified pension plans for the six months ended June 30, 2017 and 2016 was \$0.3 million and \$0.2 million and \$0.2 million and \$0.2 million of this expense for each of these periods, respectively, relates to the amortization of actuarial loss.

The gross amount reclassified out of accumulated other comprehensive loss related to amortization of actuarial losses for retirement plans for each of the three months ended June 30, 2017 and 2016 was \$0.3 million for each of the six months ended June 30, 2017 and 2016, all of which has been reclassified to selling, general and administrative on the condensed consolidated statements of operations. Excent texts associated with these reclassifications were \$0.1 million for each of the three months ended June 30, 2017 and 2016 and \$0.3 million for each of the six months ended June 30, 2017 and 2016 and \$0.3 million for each of the six months ended June 30, 2017 and 2016, all of which has been reclassified to selling, general and administrative on the condensed consolidated statements of operations.

operations. Income taxes associated with neitor recussionational transition for each or the timere months entered time styl, and all its and substitution for each or the timere months entered time styl, and it and all its answer and its answer an

The Full Value Advancements

For Value Advancements

Fair value is defined as the amount that would be received to sell as user it praid to transfer a liability in a contract participant of the recorded at fair value or for certain financial instruments for which disclosure of fair value is required, the Company uses fair value reclusinges that machinize the use of under minimizate the use of understands in a disclosure of fair value is required to be recorded at fair value or for certain financial instruments for which disclosure of fair value is required. The company uses fair value techniques that machinize the use of understands in a disclosure of fair value or for fair value or f

possible. However, in situations where there is little, if any, market activity for the asset or liability at the me cash flows and appropriately risk-adjusted discount rates, available observable and unobservable inputs. cash flows and appropriately rule-adjusted discount rates, available observable and unobservable inputs.

GAAP establishes a fair value hierarchy with three levels of inputs that may be used on measure fair value:

Level 1 – Unadjusted quoted prices in active markets for identical assets or liabilities.

Level 2 – Unadjusted quoted prices for similar assets or liabilities in active markets, or unadjusted

- oted prices for identical or similar assets or liabilities in markets that are not active, or other inputs other than quoted prices that are observable for the asset or liability.
- Level 3 Unobservable inputs for the asset or liability.

In Agr 2014. In Part Six used AST 2014-09, Reveme from Contracts with Customers (Topic 696) ("ASU 2014-09"), which will replace most existing evenue recognition guidance in U.S. GAAP when it becomes effective. ASU 2014-09 requires an entity to recognize the amount of revenue to which it expects to be entitled for the transfer of promised goods or services to customers. In August 2015, the FASS usseed ASU 2014-09 requires an entity to recognize the amount of revenue to which it expects to be entitled for the transfer of promised goods or services to customers. In August 2015, the FASS usseed ASU 2014-09 requires an entity to recognize the amount of revenue to which it expects to be entitled for the transfer of promised goods or services to customers. In August 2015, the FASS usseed ASU 2014-09 requires an expectate part of the promised goods or services to customers. In August 2015, the FASS usseed ASU 2014-09 requires an expectate part of the promised goods or services to customers. In August 2015, the FASS usseed ASU 2014-09 requires an expectate part of the promised goods or services to customers. In August 2015, the FASS usseed ASU 2016-09 requires an expectate part of the promised goods or services to customers. In August 2015, the FASS usseed ASU 2016-09 requires an expectate part of the promised goods or services to customers. In August 2015, the FASS usseed ASU 2016-09 requires an expectate part of the promise part of the promised goods or services to customers. In August 2015, the FASS usseed ASU 2016-09 requires an expectate part of the promise part of the promised goods or services to customers. In August 2015, the FASS usseed ASU 2016-09 requires an expectate part of the promise part of the par

The Company has completed its initial impact assessment and is in the process of developing an implementation plan to include any potential process or system changes; however, the assessment of the impact to the Company's results of operations, financial position and cash flows as a result of this guidance is ongoing. The Company will adopt this new standard as of January 1, 2018 and currently expects to apply the modified retrospective method, which may result in a cumulative effect adjustment as of the date of adoption. Both the Company's initial assessment and its selected transition method may change depending on the results of the Company's final assessment of the impact to its financial statements.

In January 2016, the FASB issued ASU 2016-01, Financial Instruments - Overall (Topic 825): Recognition and Measurement of Financial Liabilities ("ASU 2016-01") The standard addresses certain aspects of recognition, measurement, presentation and disclosure of financial instruments. ASU 2016-01 is effective for public business entities for fiscal years, and interim peyears, beginning after December 15, 2017, and early adoption is not permitted. The Company does not expect the future adoption of ASU 2016-01 to have a material impact on its consolidated financial statements and disclosures.

In February 2016, the FASS insued ASI 2016/02, Lease (Freq. 842) (FASS 2016/02, Lease (Freq. 842) (FASS 2016/02, which will replace most existing base guidance in U.S. GAAP which is common effective. ASI 2016/02 reported periods begin December 15, 2018, which will suppleave most existing base guidance in U.S. GAAP which is discovered. ASI 2016/02 will have not accommodated inflation in the common december of the lease. ASI 2016/02 will have not accommodated inflation in the common december of the lease. ASI 2016/02 will have not accommodated inflation in the common december of the lease. ASI 2016/02 will have not accommodated inflation in the common december of the lease. ASI 2016/02 will have not accommodated inflation in the common december of the lease. ASI 2016/02 will have not accommodated inflation in the common december of the lease. ASI 2016/02 will have not accommodated inflation in the common december of the lease. ASI 2016/02 will have not accommodated inflation in the common december of the lease. ASI 2016/02 will have not accommodated inflation in the common december of the lease. ASI 2016/02 will have not accommodated inflation in the common december of the lease. ASI 2016/02 will have not accommodated inflation in the common december of the lease. ASI 2016/02 will have not accommodated inflation in the common december of the lease. ASI 2016/02 will have not accommodated inflation in the lease of the lease. ASI 2016/02 will have not accommodated inflation in the lease of the

In August 2014, the FASI issued ASI 2004.15, Sutement of Cash Pleas (Topic 2017) (ASI 2016.615) which addresses eight classification issues related to the estinguishment costs; 2) settlement of zero-debt immunes. Special consignation consistent on present the many personal transport of the present form the estination of the section of

owned life insurance policies. 6) distributions received from equity method investees: 7) benefitical interests in securitization transactions; and 50 separately despition per insulation of the predominance principle. ASI 2016-15 in efficients for public business entirities for annual reporting periods beginning under Documbert 13, 707, with entery object to equalization completed in a large 2017. Their presentation in accordance with ASI 2016-15 or annual reporting periods beginning under Documbert 13, 707, with entery object to expension of the presentation and of the annual succession and a fine annual post of the presentation in accordance with ASI 2016-15 or annual period of the presentation in accordance with ASI 2016-15 or annual period of the presentation in accordance with ASI 2016-15 or annual period of the presentation in accordance with ASI 2016-16 or annual period of the presentation in accordance with ASI 2016-16 or annual period of the presentation in accordance with ASI 2016-16 or annual period of the presentation in accordance with ASI 2016-16 or annual period of the presentation in accordance with ASI 2016-16 or annual period of the presentation in accordance with ASI 2016-16 or annual period of the presentation in accordance with ASI 2016-16 or annual period of the presentation in accordance with ASI 2016-16 or annual period of the presentation in accordance with ASI 2016-16 or annual period of the presentation in accordance with the business acquired in accordance with the business acquired in the accordance with the business acquired in the acquired in accordance with the business acquired in the acquired in accordance with the business acquired in the acquired in accordance with the business acquired in the acquired in accordance with the business acquired in the acquired in accordance with the business acquired in the acquired in accordance with the accordance with the business acquired in the accordance with the accordance with the accordance with the accordance with the accordance with

In Immuny 2017, the FASB issued ASU 2017-04. Intengibles - Geodesil and Other Trays: Styp. Simplifying the Test for Goodwill Impairment (ASU 2017-04.) Intengibles - Geodesil and other trays: Styp. Simplifying the Test for Goodwill Impairment (ASU 2017-04.) Intengibles - Geodesil and other trays: Styp. Simplifying the Test for Goodwill Impairment (ASU 2017-04.) Intentional Control of the State Styp. Simplifying the Test for Goodwill Impairment (ASU 2017-04.) Intentional Control of the State Styp. Simplifying the Test for Goodwill Impairment (ASU 2017-04.) Intentional Control of the State Styp. Simplifying the Test for Goodwill Impairment (ASU 2017-04.) Intentional Control of the State Styp. Simplifying the Test for Goodwill Impairment (ASU 2017-04.) Intentional Control of the State Styp. Simplifying the Test for Goodwill Impairment (ASU 2017-04.) Intentional Control of the State Sta

In March 2017, the FASB issued ASU 2017-07, Compensation — Retirement Benefit (Topic '15); Improving the Presentation of Net Periodic Postsretimenent Benefit Cost ("ASU 2017-07"), which requires the service cost component of net benefit cost to be reported in the same line item as compensation cost on the consolidated statements of operations. Under 2017-07 all other components of net benefit cost will be reported outside of operating income. ASU 2017-07 is effective for public business entities for annual and interim reporting periods beginning after December 15, 2017 and retrospective application of the change in income statement presentation is required. The Company is still evaluating the effect that ASU 2017-07 will have on its consolidated financial statement

In May 2017, the FASB issued ASU 2017-09, Compensation – Stock Compensation (Topic 718): Scope of Modification Accounting ("ASU 2017-09"), which amends the scope of modification accounting for share-based payment arrangements and requires that a description of significant modifications for each period for which an income statement is presented along with the related increase or decrease in expense due to these modifications. ASU 2017-09 is effective for all public business entities for annual and interim periods beginning after December 15, 2017 and early adoption is permitted at the beginning of an annual period for which interim or annual financial statements have not been issued. The Company does not expect the future adoption of ASU 2017-09 is have a material impact on its consolidated financial statements.

Note 3. EQT Merger

On February 18, 2017, the Company entered into the Merger Agreement by and among the Company, Pener and Merger Sub, penuant to which the Company will be equived by EQT Infrastructure. Upon the terms and subject to the conditions of the Merger Agreement, Merger Sub will merge with and into the Company, with the Company, with the Company, with the Company will be equived by EQT Infrastructure. Upon the terms and subject to the conditions of the Merger Landon on Newtowski will consent on Severage Sub Penel Company, and the direction of Merger Sub Penel Company, and the direction of Mer

At the effective time of the EQT Merger, each outstanding share of the Company's common stock will be converted automatically into the right to receive \$18.00 in cash, which amount the Company refers to as the "Merger Consideration," without interest and less any applicable withholding taxes.

The completion of the EQT Merger, which is expected to close within 90 days of this filing, is subject to the satisfaction or waiver of certain conditions, including (i) the adoption of the Merger Agreement by the affirmative vote of the holders of a majority of the outstanding shares of common stock of the Company, (ii) the approach of the transaction by the Federal Communications Commission (the "FCC"), (iii) the filing of a voluntary notice with GFUS and investigative procedures as deemed accessary by the agency, (iv) the provision of all required notices to applicable state public unify; commissions and approard in return as required, (iv) the expiration of the applicable waiting produce and warranting produced a

The consumation of the EQT Merger is not subject a constitution (and indicated an expectable continuous) are a constitution of the EQT Merger is not subject a continuous of the EQT Merger is not subject a c

During the three and six months ended June 30, 2017, the Company incurred 50.4 million and 53.2 million, respectively, in acquisition and merger related charges associated with the EQT Merger, which consist primarily of professional fees incurred from legal and investment banking services, which are included in selling, general and administrative expenses in the condensed consolidated statement of operations

On January 4, 2017, the Company acquired 100% of the membership interests in Clarity Communications, LLC, ("Clariy"), a North Carolina based fiber bandwidth provider, for a total purchase price of up to approximately \$15 million, approximately \$15 million of which was paid in cush upon closing with the remaining \$55 million subject to certain earmost provisions are well-which would be accelerated upon a change in control. The earmost provisions are based upon ancherencement of certain monthly currently even researce targets with a broad has precised in North Carolina, which additional operation in South Carolina, Alphanase, Trenseeve, and Georgia, The acquisition of California with additional operation in South Carolina, Alphanase, Trenseeve, and Georgia, The acquisition of California with additional operation in South Carolina, Subhanase, Trenseeve, and Georgia, The acquisition of California with additional operation in South Carolina, Subhanase, Trenseeve, and Georgia, The acquisition of California with additional operation in South Carolina, Subhanase, Trenseeve, and Georgia, The acquisition of California with additional operation in South Carolina, Subhanase, Trenseeve, and Georgia, The acquisition of California with additional operation in South Carolina, Subhanase, Trenseeve, and Georgia, The acquisition of California with a south of the provision of the control of the con

On January 31, 2017, the Company acquired 100% of the membraship interests in DC74 LLC, (*DC4**), a Charlotte, North Carolina based data center and managed services provider, for a total purchase price of up to \$25.5 million, consisting of approximately \$25.5 million, consisting of approximately \$25.5 million and in case to upon a change in control. The camond provisions are based upon a chievement of certain monthly recurring revenue targets within the one year measurement period and are presented within other accurated liabilities in the Company's condensed consolidated balance sheets. DC74 provides co-location, bandwidth and cross-connect services in addition to managed services and managed hosting at its three data centers. The caponities of CPC14 acquared to the control of the company's condensed consolidated balance sheets. DC74 provides co-location, bandwidth and cross-connect services in addition to managed services and managed hosting at its three data centers. The caponities of CPC14 acquared to the control of the c

The Company has accounted for the acquisitions of Clarity and DC74 under the acquisition method of accounting, in accordance with FASB ASC 805, Business Combinations, and will account for any measurement period adjustments under ASU 2015-16, Simplifying the Accounting for Measurement Period Adjustments. Under the acquisition method of accounting, the total purchase price is allocated to the tangible and intangible assets acquired and liabilities assumed in connection with the acquisitions based on their estimated fair values.

tagite and intangule assets acquired and liabilities assumed in connection with the acquisition based on preliminary estimates of their acquisition date fair values. As additional information regarding the acquired assets and assumed liabilities becomes known, management may make additional adjustments to the opening balance sheets of the acquired companies up that the first approach of the acquired companies up that the first approach of the acquired assets and assumed liabilities becomes known, management may make additional adjustments to the opening balance sheets of the acquired companies up ended face. 30, 2017, furthermore, and face 30, 2017, furthermore, as of face 30,

The following table summarizes the Company's preliminary estimates of the acquisition date fair values of the assets acquired and liabilities assumed from its Clarity and DC74 acquisitions:

(In thousands)	Clarity C	Communications, LLC inuary 4, 2017	DC74, LLC January 31, 2017
Assets acquired		, ,,	
Cash	S	625	S 493
Other Current Assets		1,318	380
Property, Plant and Equipment		2,819	1,684
Goodwill		6,723	18,647
Intangible assets subject to amortization			
Customer relationship intangible		4,300	8,400
Trademark intangible		200	200
Non-compete agreement intangible		20	10
Total intangible assets subject to amortization		4,520	8,610
Other Assets		34	47
Total assets acquired		16,039	29,861
Liabilities assumed			
Current liabilities		853	445
Long-term liabilities		· ·	495
Total liabilities assumed		853	940 28,921
Net assets acquired		15,186	
Less cash acquired		(625)	(493) 28,428
Net consideration paid		14,561	28,428
Less contingent consideration obligations		(4,600)	\$ (4,900) \$ 23,528
Net cash consideration paid at closing	S	9,961	S 23,528

The preliminary goodwill resulting from these acquisitions in the amount of \$6.7 million from Clarity and \$18.6 million from DC74 are the result of the added network diversity, access to new markets and prospective data customers, operational synergies and the assembled workforce. Substantially all of the goodwill is expected to be deductible for tax purposes in future periods. For segment reporting purposes, all of this goodwill was allocated to the Data operating segment.

A will forward of the multiplicate community and will from December 21	2016 to June 20 2017 is no full

(In thousands)	December 31, 2016	Acquisition Additions	June 30, 2017
Data	S 90,561	\$ 25,370	\$ 115,931
R&SB	9,736		9,736
RLEC Access			
Total goodwill	\$ 100,297	\$ 25,370	\$ 125,667

The amounts of Clarity revenue and net income included in the Company's condensed consolidated statement of operations for the period January 4, 2017 through June 30, 2017 are \$3.3 million and \$9.1 million, respectively, and \$1.7 million and \$9.1 million for the three months ended June 30, 2017, respectively. The amounts of DC74 revenue and net income included in the Company's condensed consolidated statement of operations for the period January 31, 2017 through June 30, 2017 are \$2.5 million and \$9.1 million, respectively, and \$1.7 million and \$9.1 million for the three months ended June 30, 2017, respectively. The proof forms results of the combined operations of the Company and Clarity and DC74 are not materially different from the Company's presented statement of operations for the three and six months ended June 30, 2017, respectively. The proof forms results of the combined operations of the Company and Clarity and DC74 are not materially different from the Company's presented statement of operations for the three and six months ended June 30, 2017, respectively. The proof forms results of the combined operations of the Company and Clarity and DC74 are not materially different from the Company's presented statement of operations for the three and six months ended June 30, 2017, respectively. The proof forms results of the combined operations of the Company and Clarity and DC74 are not materially different from the Company's presented statement of operations for the three months ended June 30, 2017, respectively. The amounts of DC74 revenue and net income included in the Company's presented consolidated statement of operations of the Company's presented st

In connection with the acquisitions of Clarity and DC74, the Company incurred certain professional fees (i.e., legal, accounting, regulatory, etc.), which have been included in selling, general and administrative expenses in the condensed consolidated statements of operations and in cash flows from operating activities in the condensed consolidated statements of operations and in cash flows from operating activities in the condensed consolidated statements of operations and in cash flows from operating activities in the condensed consolidated statements of operations and in cash flows from operating activities in the condensed consolidated statements of operations and in cash flows from operating activities in the condensed consolidated statement of operations and in cash flows from operating activities in the condensed consolidated statement of operations and in cash flows from operating activities in the condensed consolidated statement of operations and in cash flows from operating activities in the condensed consolidated statement of operations and in cash flows from operating activities in the condensed consolidated statement of operations and in cash flows from operating activities in the condensed consolidated statement of operations and in cash flows from operating activities in the condensed consolidated statement of operations are consolidated statement of o

Note 5. Cash Equivalents and Marketable Securities
The Company's cash equivalents and available-for-sale marketable securities reported at fair value as of June 30, 2017 and December 31, 2016 are summarized below.

(In thousands)	June 30, 2017		December 31, 2016
Cash equivalents:			
Money market mutual funds	\$ 24	S	6,742
Commercial paper	11,744		
Debt securities issued by U.S. Government agencies	2,399		The second secon
Municipal bonds	500		and the second s
Corporate debt securities	1,240		413
Total cash equivalents	15,907		7,155
Marketable securities:			
Variable rate demand notes	4,000		13,995
Commercial paper	The second secon		7,370
Corporate debt securities	500		16,716
Total marketable securities, available-for-sale	4,500		38,081
Total cash equivalents and marketable securities	\$ 20,407	S	45,236

At Jane 30, 2017 and December 31, 2016, the carrying values of the investments included in cash and cash equivalents approximated fair value. The aggregate amortized cost of the available-for-sale securities was not materially different from the aggregate fair value.

The contractual maturities of the Company's available-for-sale debt securities were as follows: as of June 30, 2017:

(In thousands)	Total
Due in one year or less	\$ 500
Due after one year through five years	· · · · · · · · · · · · · · · · · · ·
Due after five years through ten years	1,000
Due after ten years	3,000
Das after ten years Total debt securities	\$ 4,500

The Company received total proceeds of \$10.4 million and \$11.7 million from the sale or maturity of available-for-sale marketable securities during the three months ended June 30, 2017 and 2016, respectively. The Company fid not recognize any material realized net gains or losses and net unrealized holding gains or losses on available-for-sale marketable securities were less than \$0.1 million for each of the three and six months ended June 30, 2017 and 2016. Unrealized holding gains or losses are included in accumulated other comprehensive loss on the condensed consolidated balance sheets.

Note 6. Disclosures About Segments of an Enterprise and Related Information

Note. Disclosures About Segments of an Enterprise and Related Information

The Company's choice agesterned separating segments generally against and interprise and an Chair Financial Officer (collectively, the "CODMs"). The Company's choice of th

Summarized financial information concerning the Company's reportable segments is presented in the following table:

(In thousands)	Data	R&SB	RLEC Access	Corporate (Unallocated)	Total
For the three months ended June 30, 2017:	Data		Atta	Corporate (Campenter)	Total
Operating revenues	S 35,534	S 15,490	S 5,342	s -	
Cost of revenue	5,632	4,885		The second secon	10,517
Gross profit	29,902	10,605	5,342		N/A
Direct operating and selling costs	2,316	1,139	163		3,618
Indirect operating costs	8,097	2,327	51		10,475
Corporate general and administrative costs	4,384	1,479	421	1,980	8,264
Adjusted EBITDA ⁽¹⁾	15,105	5,660	4,707		N/A
Capital expenditures	9,777	1,657		(334)	11,100
For the six months ended June 30, 2017:					
Operating revenues	\$ 70,121	\$ 30,695	\$ 10,466	S -	
Cost of revenue	11,081	9,855	and the second s		20,936
Gross profit	59,040	20,840	10,466		N/A
Direct operating and selling costs	4,486	2,246	317	and the second s	7,049
Indirect operating costs	16,119	4,723	103		20,945 25,031
Corporate general and administrative costs	9,023	3,090	876	12,042	25,031
Adjusted EBITDA ⁽¹⁾	29,412	10,781	9,170		N/A
Capital expenditures	20,686	3,904	and the second s	(393)	24,197
	17				

(In thousands)		Data	R&SB	RLEC Access	Corporate (Unallocated)	Total
For the three months ended June 30, 2016:	_	Data	R&SB	Access	Corporate (Unanocated)	Total
Operating revenues	s	30.956	S 16.149	S 5.343	s .	S 52,448
Cost of revenue		4,564	5,515			10,079
Gross profit		26.392	10.634	5,343		N/A
Direct operating and selling costs		1,915	1,240	172		3,327
Indirect operating costs		6,584	2,304	51		8,939
Corporate general and administrative costs		4,067	1,751	509	1,623	7,950
Adjusted EBITDA(1)		13.826	5.339	4.611		N/A
Capital expenditures		20,792	2,201		192	23,185
or the six months ended June 30, 2016:						
Operating revenues	S	60,585	31,977	10,680		
Cost of revenue		9,132	11,159			20,291
Gross profit		51,453	20,818	10,680		N/A
Direct operating and selling costs		3,586	2,282	317		6,185
Indirect operating costs		12,753	4,677	106		17,536
Corporate general and administrative costs		7,974	3,371	994	7,491	19,830
Adjusted EBITDA(1)		27,140	10,488	9,263		N/A
Capital expenditures		42.182	4.423	The second secon	(1.414)	45.191

^a Adjusted EBITDA is used by the Company's CODMs to evaluate performance. Adjusted EBITDA, as defined by the Company, is not income or loss attributable to Lamos Networks Corp. before a contribution of actuarial losses on retriement plans, restricting charges, exquisition and merger related charges in the fair value of contingent consideration obligations.
NA - Not Applied, to enable as one presented in the conditude controllated intensions of operations.
The Company's CODMs do not currently review total uses to by regiment since the assets are centrally imanaged and some of the assets are shared by the segments. Management does review capital exceptions that are checked from the measurement of segment point for loss are not allocated to the operating segments.

e (loss) before income taxes for the three and six months ended June 30, 2017 and 2016:

	Three Month	s Ended June 30,	Six Months Ended June 30,			
(In thousands)	2017	2016	2017	2016		
Data Adjusted EBITDA	\$ 15,105	S 13,826	S 29,412	\$ 27,140		
R&SB Adjusted EBITDA	5,660	5,339	10,781	10,488		
RLEC Access Adjusted EBITDA	4,707	4,611	9,170	9,263		
Total reportable segments measure of profit	25,472	23,776	49,363	46,891		
Interest expense	(7,592)	(7,012)	(14,985)	(14,001)		
Other income, net	16	98	639	272		
Depreciation and amortization and accretion of asset retirement obligations	(14,216)	(12,432)	(29,233)	(24,357)		
Amortization of actuarial losses	(325)	(337)	(651)	(675)		
Equity-based compensation	(1,202)	(1,286)	(7,996)	(6,816)		
Restructuring charges	(34)		(34)	(2,207)		
Changes in fair value of contingent consideration obligations	(200)		(600)	· · · · · · · · · · · · · · · · · · ·		
Acquisition and merger related charges	(453)		(3,395)	·		
Income (loss) before income taxes	\$ 1,466	\$ 2,807	S (6,892)	\$ (893)		

The Company does not currently have any single customer that individually accounted for more than 10% of the Company's total operating revenues for the three and six months ended June 30, 2017 and 2016. The Company's five largest carrier 30% and 32% for the six months ended June 30, 2017 and 2016, respectively. Revenues from these carrier customers were derived primarily from network access, data transport and FTTC services.

Note 7. Long-Term Debt
As of June 30, 2017 and December 31, 2016, the Company's outstanding long-term debt consisted of the following:

		June 30	0, 2017	December 31, 2016			
(In thousands) Credit Facility		Principal	Unamortized Discount and Debt Issuance Costs	Principal	Unamortized Discount and Debt Issuance Costs		
	\$	333,870	S 2,599	\$ 340,385	\$ 3,283		
8% Notes		150,000	24,842	150,000	26,529		
Capital lease obligations		7,588		7,842			
Long-term debt		491,458	27,441	498,227	29,812		
Less: Current portion of long-term debt		13,521		13,530			
Long-term debt, excluding current portion	5	477.937	S 27,441	S 484,697	\$ 29.812		

Crofit Facility

On Agril 8, 2015. Limon Networks Operating Company, a wholly-owned subsidiary of the Company, entered into a \$425 million credit facility (the "Crofit Facility"). The Crofit Facility on median of a \$100 million senior secured five-year term loan ("Term Loan B"); a \$225 million senior secured six-year term loan ("Term Loan B"); a \$225 million senior secured six-year term loan ("Term Loan B"); a \$225 million senior secured six-year term loan ("Term Loan B"); a \$225 million senior secured six-year term loan ("Term Loan B"); a \$225 million senior secured six-year term loan ("Term Loan B"); a \$225 million senior secured six-year term loan ("Term Loan B"); a \$225 million senior secured six-year term loan ("Term Loan B"); a \$225 million senior secured six-year term loan ("Term Loan B"); a \$225 million senior secured six-year term loan ("Term Loan B"); a \$225 million senior secured six-year term loan ("Term Loan B"); a \$225 million senior secured six-year term loan ("Term Loan B"); a \$225 million senior secured six-year term loan ("Term Loan B"); a \$225 million senior secured six-year term loan ("Term Loan B"); a \$225 million senior secured six-year term loan ("Term Loan B"); a \$225 million senior secured six-year term loan ("Term Loan B"); a \$225 million senior secured six-year term loan ("Term Loan B"); a \$225 million senior secured six-year term loan ("Term Loan B"); a \$225 million senior secured six-year term loan ("Term Loan B"); a \$225 million senior secured six-year term loan ("Term Loan B"); a \$225 million senior secured six-year term loan ("Term Loan B"); a \$225 million senior secured six-year term loan ("Term Loan B"); a \$225 million senior secured six-year term loan ("Term Loan B"); a \$225 million senior secured six-year term loan ("Term Loan B"); a \$225 million senior secured six-year term loan ("Term Loan B"); a \$225 million senior secured six-year term loan ("Term Loan B"); a \$225 million senior secured six-year term loan ("Term Loan B"); a \$225 million senior secured six-year term loan (

Pricing of the amended Credit Facility is LIBOR plus 3,00% for the Revolver and Term Loan A and LIBOR plus 3,25% for Term Loan B and C. The Credit Facility does not require a minimum LIBOR rate. Term Loan A natures in 2018 with quanterly payments of 2,50% per annum. Term Loan B matures in 2019 with quanterly payments of 25% per annum. Term Loan B matures in 2019 with quanterly payments of 1% per annum. Term Loan C matures in 2019 with quanterly payments of 1% per annum. Term Loan C matures in 2019 with quanterly payments of 1% per annum. Term Loan C matures in 2019 with quanterly payments of 1% per annum. Term Loan B matures in 2019 with quanterly payments of 1% per annum. Term Loan C matures in 2019 with quanterly payments of 1% per annum. Term Loan C matures in 2019 with quanterly payments of 1% per annum. Term Loan C matures in 2019 with quanterly payments of 1% per annum. Term Loan C matures in 2019 with quanterly payments of 1% per annum. Term Loan C matures in 2019 with quanterly payments of 1% per annum. Term Loan C matures in 2019 with quanterly payments of 1% per annum. Term Loan C matures in 2019 with quanterly payments of 1% per annum. Term Loan C matures in 2019 with quanterly payments of 1% per annum. Term Loan C matures in 2019 with quanterly payments of 1% per annum. Term Loan C matures in 2019 with quanterly payments of 1% per annum. Term Loan C matures in 2019 with quanterly payments of 1% per annum. Term Loan C matures in 2019 with quanterly payments of 1% per annum. Term Loan C matures in 2019 with quanterly payments of 1% per annum. Term Loan C matures in 2019 with quanterly payments of 1% per annum. Term Loan C matures in 2019 with quanterly payments of 1% per annum. Term Loan C matures in 2019 with quanterly payments of 1% per annum. Term Loan C matures in 2019 with quanterly payments of 1% per annum. Term Loan C matures in 2019 with quanterly payments of 1% per annum. Term Loan C matures in 2019 with quanterly payments of 1% per annum. Term Loan C matures in 2019 with quanterly payments o

The Company's effective interest rate on its Credit Facility for the six months ended June 30, 2017 was 4.30%.

8% Notes due 2022

On August 6, 2015, the Company issued \$150 million in unsecured promisorry notes (the "8% Notes") to an affiliate of Pamplona Capital Management LLC ("Pamplona"). The net proceeds of the 8% Notes, after a \$1.5 million purchasers discount and payment of \$7.1 million of closing costs, were used to prepay \$40.0 million of the Company's existing Credit Facility with the remainder to be used for general corporate purposes, including to find future growth opportunities. The 8% Notes bear interest at an annual fixed rate of 8.00% and mature on August 15, 2022. Interest is payable in a means on a quanterly basis on August 15, November 15, February 15, and May 15 of each year. Interest is payable in cash or, at the election of the Company, broomast on the election of the 8% Notes were also used on the 50.00% or an additional and that inter. The 8% Notes were also used on the 50.00% or additional and that inter. The 8% Notes were also used with \$5.000 or additional and that inter. The 8% Notes were also used to search or additional and that inter. The 8% Notes were also used to search or additional and that inter. The search of the 8% Notes will be additional and that interest to the search of the 8% Notes will be additional and that interest to the search of the 8% Notes and the equity-violent to the search of the 8% Notes of the same to the 8% Notes of \$24.8 million of which \$23.5 million purchasers discount. The discount on the 8% Notes is being amortized to interest expense over the life of the debt using the effective interest method. See Note 1216 and the search of the purchasers discount. The discount on the 8% Notes is being amortized to interest expense over the life of the debt using the effective interest method. See Note 1216 and the search of the purchasers discount. The discount on the 8% Notes is being amortized to interest expense over the life of the debt using the effective interest method. See Note 1216 and the search of the search of the purchasers discount. The discount on the 8% Notes is being amort

In connection with the issuance of the 5% Notes in August 2015 and the Term Loan C financing in January 2015, the Company deferred an additional \$6.0 million and \$10 million, respectively; in debt issuance costs. Total unamortized debt issuance costs associated with the 5% Notes and Credit Facility are included in the table above, which amounts are included as a reduction of long-term debt in the condensed consolidated balance sheets in accordance with ASU 2015-0, Simplifying the Presentation of Debt Issuance Costs. These costs are being amortized to interest expense over the life of the debt using the effective interest method. Amortization of debt issuance costs was \$1.2 million and \$1.1 million for the three months ended Jine \$0,2017 and 2016, respectively, and \$2.4 million and \$2.2 million and \$1.2 million for the strength of the debt using the effective interest method. Amortization of debt issuance costs was \$1.2 million and \$1.1 million for the three months ended Jine \$0,2017 and 2016, respectively, and \$2.4 million and \$2.2 million and \$2.2 million for the strength of the debt using the effective interest method. Amortization of debt issuance costs was \$1.2 million for the three months ended Jine \$0,2017 and 2016, respectively, and \$2.4 million and \$2.2 million and \$2.2

The Company - Selfert interest rate on the Nymoris of the six months ended June 30, 2017 was 12.55%, which represents the contractual rate adjusted for the aforementioned discount and deferred debt issuance costs.

Colland Farmange Credits

The Company receives the extent and the contractual rate adjusted for the aforementioned discount and deferred debt issuance costs.

Colland Farmange Credits

The Company receives purposage credits from Colland and certain other of the Farm Credit System lending institutions (colloctively referred to as "patronage banks") which are not reflected in the interest rates above. The patronage banks hold a portion of the credit facility and are cooperative banks that are required to distribute their profits to their members. Patronage credits are calculated based on the patronage banks' ownership percentage of the credit facility and are received by the Company as either a cash distribution or as equity in the patronage banks. These credits are recorded in the condensed consolidated statements of operations as an offset to interest expense. The Patronage credits were \$0.2 million and \$0.3 million for the three months ended Jane 30, 20,717 and 2016, respectively, and \$0.5 million for each of the six months ended Jane 30, 20,717 and 2016, respectively, and \$0.5 million for the received patronage and the patronage banks which is the patronage credits were \$0.2 million and \$0.3 million for the three months ended Jane 30, 20,717 and 2016, respectively, and \$0.5 million for the received patronage and the patronage banks and the patronage banks are received by the Company as either a cash distribution or as equity in the patronage banks. These credits are received in the condensed consolidated statements of operations as an offset to interest expense. The Patronage credits were \$0.2 million for the received patronage banks and the patronage banks are received by the Company as either a cash distribution or as equity and are company as either a cash distribution or as equity and are compa

The aggregate maturaties of Term Loan A, Term Loan B and Term Loan C under the Credit Facility, ure \$6.5 million in the remainder of 2017, \$70.00 million in 2018 and \$25.65 million in 2019. The Revolver under the Credit Facility, under which no borrowings are outstanding as of Jane 30, 2017, matures in full in 2018. The \$95 Notes mature for \$15.00 million in 2022. Capital lease obligations

In addition to the long term debt discussed above, the Company has expital beass on whether with original large terms of four for five years. The Company has capital leass on which we entered into in January 2016. The BID network capacity paragement extends through 2015 with payments due monthly. As of Jane 20, 2017, the combined total net percent value of the Company's future minimature large paragement actual through 2015 with payments due monthly. As of Jane 20, 2017, the combined total net percent value of the Company's future minimature large paragement is a final least and principled periods of these capital least seed fundations in SIM, 30, 41 million in 2019, 30, 41 million in 2019, 40, 51 million in 2019, 40

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The historical cost and accumulated amortization for each of the related assets associated with the capital leases is as follows as of June 30, 2017:

		June 30, 2017					
(In thousands)	Historical Cost		Accumulated Amortization				
Vehicles	\$ 2)	.57 S	(1,867)				
Network capacity IRU	8.	71	(665)				
Total	\$ 11;	28 \$	(2,532)				

Note 8. Supplementary Disclosures of Cash Flow Information
The following information is presented as supplementary disclosures for the condensed consolidated statements of Cash flows for the six months ended June 30, 2017 and 2016:

	Six Months Ended June 30,							
(In thousands) Cash payments for: Interest (cord amounts capitalized)	2017	7	2016	_				
Cash payments for:								
Interest (net of amounts capitalized)	S	12,421 \$		11,324				
Income taxes				114				
Supplemental investing and financing activities:								
Additions to property, plant and equipment included in accounts payable		1,279		5,607				
Obligation in second and a secial leave				2.026				

Cash payments for interest for the six months ended Jane 30, 2017 and 2016 in the table above are not of 50.7 million and 50.8 million, respectively, of eath received from Collank for parronage credits (Note 7). The amount of interest capitalized was \$0.3 million and \$0.7 million for the six months ended Jane 30, 2017 and 2016, respectively.

Note 9. Pair Value of Flancial Instruments

The Company's financial instruments consist of cash and cash equivalents, neutrable securities, accounts receivable, accounts procedule, accounts procedule, logical consideration obligations, the Crofit Facility (including the current portion) and the 5% Notes as of June 30, 2017 and December 31, 2016. The carrying values of cash and cash equivalents, accounts provide, logical cosmologistudes obligations and account possible, logical laces obligations, the Crofit Facility (including the current portion) and the 5% Notes as of June 30, 2017 and December 31, 2016. Marketable securities are reconsided in the condemned consolidated balance sheets at fair value (see Note 5).

The following tables present the placement in the fair values hierarchy of financial assets and liabilities that are measured at fair value on a recurring basis at June 30, 2017 and December 31, 2016.

(In thousands)		Level 1		Level 2		Level 3		Total Fair Value
Financial Assets:								
Cash equivalents:								
Money market mutual funds	S	24	S		\$		S	24
Commercial paper				11,744				11,744
Debt securities issued by U.S. Government agencies				2,399				2,399
Municipal bonds				500				500
Corporate debt securities				1.240				1,240 15,907
Total cash equivalents		24		15,883		-		15,907
Marketable securities:								
Variable rate demand notes				4,000				4,000
Corporate debt securities				500				500
Total marketable securities				4,500				4,500
Total financial assets	S	24	S	20,383	S		S	4,500 20,407
			_					
Financial Liabilities:								
Contingent consideration obligations	S		S		s	10,100	S	10,100
Total financial liabilities	S		S		\$	10,100	S	10,100
				Value Measurements at December 31, 2016				
				December 31, 2010				
(In thousands)		Level 1		Level 2		Level 3		Total Fair Value
Financial Assets:					_		_	
Cash equivalents:								
Money market mutual funds	S	6,742	S		\$		S	6,742
Corporate debt securities				413				413 7,155
Total cash equivalents		6,742		413				7.155
Marketable securities:								
Variable rate demand notes				13,995				13,995
Commercial paper				7,370				7.370
Corporate debt securities				16,716				16,716
Total marketable securities				38.081				16,716 38,081
Total financial assets	S	6,742	S	38,494	s		S	45,236
	22							

The fair value of commercial paper, variable rate demand notes and cooperate, municipal and U.S. government debt securities are provided by a third-party pricing service and are estimated using pricing models. The underlying inputs to the pricing models are directly observable from active markets. However, the pricing models used do estatal a certain amount of subjectivity and therefore differing judgments in brow the underlying inputs are modeled could result in different estimates of fair value. As such, the Company classifies there fair value interests a Level 2 within the fair value between the business exquisitions of Chrisy and DET-1, the Company recognition contained in the agreements. The fair value of the contingent consideration obligations was estimated using a discounted cash flow analysis that schedules out probability-weighted cash flows and adjusts for other factors such as estimated change in market conditions and cordin risk. The fair values of the contingent consideration obligations are of fam. 32, 207 for Civiny and DET-1 were \$5.9 million and \$5.2 million, respectively. The fair value techniques applied utilizes certain Level 3 inputs.

The following tables are good as a continuous designation as of fam. 32, 207 for Civiny and DET-1 were \$5.9 million and \$5.2 million, respectively. The fair value technique applied utilizes certain Level 3 inputs.

	June 30, 2017			December 31, 2016				
			Fair Valu					Fair Value
(In thousands)	Carrying Value		(Level 2)		Ca	rrying Value		(Level 2)
Credit Facility	S	331,271	S	297,201	S	337,102	S	304,571
8% Notes		125,158		135,012		123,471		133,965
Capital Lease Obligations		7,588		7,588		7,842		7,842

The respective fair values of the Credit Facility and the 8% Notes were estimated based on an internal discounted cash flows analysis that schedules out the estimated chaptors for the future debt and interest repayments and applies a discount factor that is adjusted to reflect estimated changes in market conditions and credit factors.

The Company also has certain non-marketable long-term investments for which it is not practicable to estimate fair value with total carrying values of \$1.6 million as of June 30, 2017 and December 31, 2016, respectively of which \$1.5 million and \$1.4 million, respectively, represents the Company's investment in CoBank. This investment is primarily related to patronage distributions of restricted equity and is a required investment related to the portion of the Credit Facility held by CoBank. This investment is carried under the cost method.

Note 10. Equity

						Accumulated	accumulated Other Comprehensive Loss, net To	tal Lumos Networks Corp. Stockholders'		
(In thousands, except per share amounts)	Common Shares	Treasury Shares	Common Stock	Additional Paid-in Capital	Treasury Stock	Deficit	of tax	Equity	Noncontrolling Interests	Total Equity
Balance, December 31, 2016	23,607	2 \$	236 \$	175,008 S	(2)\$	(29,064)\$	(11,004)\$	135,174 S	886 \$	136,060
Cumulative effect adjustment										
of adoption of ASU 2016-09				329		1,579		1,908		1,908
Balance, January 1, 2017	23,607	2	236	175,337	(2)	(27,485)	(11,004)	137,082	886	137,968
Net loss attributable to										
Lumos Networks Corp.						(4,787)		(4,787)		(4,787)
Other comprehensive income,										
net of tax							406	406		406
Equity-based compensation expense				7,996				7,996		7,996
Restricted shares issued, shares										
issued through the employee										
stock purchase plan and										
401(k) matching contributions										
(net of shares reacquired										
through restricted stock forfeits/										
and settlement of tax withholding										
obligations on vesting of shares)	410	152	5	101	(2,686)			(2,580)		(2,580)
Stock option exercises	42	(39)		348	661			1,009		1,009
Net income attributable to										
noncontrolling interests			-	-	-	-			68	68
Balance, June 30, 2017	24,059	115 \$	241 S	183,782 S	(2,027)\$	(32,272)\$	(10,598)\$	139,126 S	954 S	140,080

Note 11. Earnings (Loss) per Share

The Company computes basis: earnings (loss) per share by dividing net income (loss) attributable to Lamos Networks Corp. applicable to common shares by the weighted average number of common shares outstanding during the period. The impact on earnings (loss) per share of nonvested restricted shares outstanding that contain a non-forfeitable right to receive dividends on a one-to-one per share ratio to common shares is included in the computation of basic acanings, per share primariate conditions. These nonvested restricted shares are secladed from the computation of basic and dished enemings (loss) per share primariate conditions. These nonvested restricted share are secladed from the computation of basic and dished enemings (loss) per share primariate conditions. The computations of basic and dished enemings (loss) per share primariate conditions. The computation of basic and dished enemings (loss) per share primariate conditions. The computation of basic and dished enemings (loss) per share primariate conditions. The computation of basic and dished enemings (loss) per share primariate conditions. The computation of basic and dished enemings (loss) per share primariate conditions. The computation of basic and dished enemings (loss) per share primariate conditions. The computation of basic and dished enemings (loss) per share primariate conditions. The computation of basic and dished enemings (loss) per share primariate conditions. The computation of basic and dished enemings (loss) per share primariate conditions. The computation of basic and dished enemings (loss) per share primariate conditions. The computation of basic and dished enemings (loss) per share primariate conditions. The computation of basic and dished enemings (loss) per share primariate primari

		Three Months Ended June 30,		Six Months Ended June 30,	
(In thousands, except per share amounts)	2	017	2016	2017	2016
Numerator:					
Net income (loss) attributable to Lumos Networks Corp.	s	530	\$ 1,244	S (4,787)	\$ (1,650)
Less: net income attributable to Lumos Networks Corp. allocable to participating securities		(17)	(41)		
Numerator for basic and diluted earnings (loss) per common share		513	1,203	(4,787)	(1,650)
Denominator:					
Weighted average basic shares outstanding		23,946	23,341	23,869	23,218
Less: weighted average participating securities and nonvested performance-based restricted shares		(795)	(769)	(829)	(782)
Denominator for basic earnings (loss) per common share		23,151	22,572	23,040	22,436
Plus: potentially dilutive restricted shares and stock options		492	180		
Plus: potentially dilutive warrants		1,190			
Denominator for diluted earnings (loss) per common share		24,833	22,752	23,040	22,436
Basic and diluted earnings (loss) per share	5	0.02	\$ 0.05	S (0.21)	\$ (0.07)

For the three months ended June 20, 207 and 2016, the denominator for diluted earnings per common share excluded \$18,356 and \$92,372\$ share, respectively, related to stock options and nonvested restricted stock. The denominator for diluted earnings per phare for the three months ended June 20, 2017 and 2016, the denominator for diluted on a per common share is equivalent to the denominator for basic loss per common share scaled and \$9,000 and 2016, the denominator for diluted loss per common share excluded \$49,975 and \$9,077 and 2018, the denominator for diluted loss per common share excluded \$49,975 and \$9,077 and 2018, the denominator for diluted loss per common share excluded \$49,975 and \$20,077 and 2018, the denominator for diluted loss per common share excluded \$49,975 and \$20,077 and 2018, the denominator for diluted loss per common share excluded \$49,975 and \$9,0777 and 2018, the denominator for diluted loss per common share excluded \$49,975 and \$20,077 and 2018, the denominator for diluted loss per common share excluded \$49,975 and \$20,077 and 2018, the denominator for diluted loss per common share excluded \$49,975 and \$20,077 and 2018, the denominator for diluted loss per common share excluded \$49,975 and \$20,077 and 2018, the denominator for diluted loss per common share excluded \$49,975 and \$20,077 and 2018, the denominator for diluted loss per common share excluded \$49,975 and \$20,077 and 2018, the denominator for diluted loss per common share excluded \$49,975 and \$20,077 and 2018, the denominator for diluted loss per common share excluded \$49,975 and \$20,077 and 2018, the denominator for diluted loss per common share excluded \$49,975 and \$20,077 and 2018, the denominator for diluted loss per common share excluded \$49,975 and \$20,077 and 2018, the denominator for diluted loss per common share excluded \$49,975 and \$40,077 and 2018, the denominator for diluted loss per common share excluded \$49,975 and \$40,077 and 2018, the denominator for diluted loss per common share excluded \$49,975 and \$40,077 and

The Company has an English growth of Section States, respectively. The carming is used year and accurate the English and Section States, respectively. The carming is used year and the English and Chall Incentive Plan administerative awards, other stock-based awards and dividend equivalents. As of June 30, 2017, the accurate manufacture and the English and Chall Incentive Plan administerative awards, under the English and Chall Incentive Plan administerative awards, other stock-based awards and dividend equivalents. As of June 30, 2017, the accurate manufacture of these contents of the English and Chall Incentive Plan was 5,500,000 and 533,114 accurates remained available for insurance under the plan.

The Company issued no total Chall Incentive Plan administerative awards, under the Equity and Chall Incentive Plan was 5,500,000 and 533,114 accurates remained available for insurance under the plan.

The Company issued no total Chall Incentive Plan administerative awards, under the Equity and Chall Incentive Plan administerative awards and dividend equivalents. As of June 30, 2017, the accurates manufacture of the Equity and Chall Incentive Plan was 5,500,000 and 533,114 accurates remained available for insurance under the plan.

The Company issued no total Chall Incentive Plan administerative Plan administerativ

A summary of the activity and status of the Company's stock options for the six months ended June 30, 2017 is as follows:

(In thousands, except per share amounts)	Shares	Weighted-Average E	xercise Price per Share	Weighted-Average Remaining Contractual Term	Aggreg	ate Intrinsic Value
Stock options outstanding at December 31, 2016	1,749	s	12.35			
Granted during the period	and the second s					
Exercised during the period	(103)		13.67			
Forfeited during the period	and the second s					
Expired during the period	(29)		19.44			
Stock options outstanding at June 30, 2017	1,617	s	12.14	5.1 years	S	9,381
Stock options exercisable at June 30, 2017	1,278	s	11.98	4.9 years	\$	7,640
Total stock ontions outstanding, vested and expected to vest at June 30, 2017	1,617	S	12.14		S	9,381

The total fair value of options that vested during the six months ended June 30, 2017 was \$0.4 million. As of June 30, 2017, there was \$0.6 million of total unrecognized compensation cost related to unvested stock options, which is expected to be recognized over a weighted-average period of 1.1 years.

A summary of the activity and status of the Company's restricted stock for the six months ended June 30, 2017, is as follows:

(In thousands, except per share amounts)	Shares		Weighted-Average Grant Date Fair Value per Share
Restricted stock outstanding at December 31, 2016	845	į.	\$ 13.85
Granted during the period	85		16.43
Vested during the period	(171)	13.38
Forfeited during the period		_	
Restricted stock outstanding at June 30: 2017	767	/	S 14.26

As of June 30, 2017, there was \$4.4 million of total unrecognized compensation cost related to unvested restricted stock awards, which is expected to be recognized over a weighted-average period of 1.6 years.

Immediately prior to the effective time of the EQT Merger, the Company's outstanding stock options (whether or not vested and exercise) will automatically vest and be cancelled and entitle the option holder to receive an amount in cash equal to the product of (i) the total number of shares subject to the option and (ii) the amount, if any, of excess of \$18.00 and the applicable exercise price per share underlying the option (less any applicable withholding taxes). Additionally, immediately prior to the effective time of the Merger, the Company's outstanding restricted stock will automatically vest and the restrictions thereon will lapse and entitle the holder of such share of Company restricted stock to receive \$18.00 in cash (less any applicable withholding taxes).

Stock Warrants A summary of the activity and status of the Company's stock warrants for the six months ended June 30, 2017, is as follows:

(In thousands, except per share amounts)	Shares	Weighted Average Exercise Price per Share
Stock warrants outstanding at December 31, 2016	5,500	\$ 13.99
Granted during the period		·
Exercised during the period		
Expired during the period		
Stock warrants outstanding at June 30, 2017	5,500	\$ 13.99

Outstanding warrants consist of those issued on August 6, 2015 in conjunction with the 8% Notes issuance discussed in Note 7 (the "Warrants"). The Warrants are fully vested and exercisable and may be net-share settled on a cashless basis only until they expire on August 6, 2022. A portion of the net proceeds from the 8% Notes issuance was allocated to the equity-classified Warrants based on the relative fair value of the instruments.

Lumos Investment Holdings, Ltd., an affiliate of Pamplona Capital Management, the holder of the Warrants has agreed, subject to the effectiveness of the EQT Merger, to exercise the Warrant. Upon exercise, Pamplona will receive 1,225,278 shares of common stock that will be exchanged for \$18.00 per share in cash in the EQT Merger.

Note 13. Income Taxes

Note 1.8 Lorone taxs

Income tax Species for the five months ended June 10, 2017 and 2016 was \$0.9 million, a specietyly, income tax benefit for the xit months ended June 10, 2016 was \$0.7 million, which represents the festeral statutory tax not applied to pre-tax income (Jun) and the effects of state income tax species for the xit months ended June 10, 2016 was \$0.7 million, which represents the festeral statutory tax not applied by pre-tax income (Jun) and the effects of state income tax species for the xit months ended June 10, 2016 was \$0.7 million, which represents the festeral statutory tax not applied the interest on the \$0.7 million, which represents the festeral statutory tax not applied the interest on the \$0.7 million applied for the visit for the visit of the visit for the visit of the visit for the visit of the visit for the visit for the visit of the visit for the visit of the visit for the visit of the visit for the visit for

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Note 15. Restructuring Charges

In 2016, the Company completed an employee reduction-in-force and restructuring costs, consisting of employee severance and termination benefits, of \$1.9 million were recognized during the year ended December 31, 2016. There were less than \$0.1 million of restructuring costs recognized during the three and six months ended June 30, 2017.

A liability for restructuring charges in the amount of \$0.2 million is included in the Company's condensed consolidated balance sheet as of June 30, 2017, related to employee termination costs accrued, but not yet paid. Below is a summary of the restructuring liability balance as of June 30, 2017.

	Severance and Termination			
(In thousands)	Benefits			Total
Beginning balance at December 31, 2016	S	398	S	398
Additions, net of adjustments		34		34
Additions, net of adjustments Payments		(232)		(232)
Ending balance at June 30, 2017	\$	200	S	200

Note 16. Commitments and Contingencies

Customer Disputes and Routine Manters

The Company periodically makes claims or receives disputes and is involved in legal actions related to billings to other carriers for access to the Company in accommence and is involved in other disputes and legal and tax proceedings and filings arising from normal business activities.

The Company is involved in routine litigation and disputes in the ordinary course of its business. While the results of litigation and disputes are inherently unpredictable, merobable and estimable losses has been made in the Company's condensed consolidated financial statements.

The Company has purchase commitments reliating to capital projects usuing \$1.3 million as of June 30, 2017, which are expected to be satisfied during the remainder of 2017.

Litigation Related to the EQT Merger

On April 4, 2017 and April 11, 2017, two patairve class action lawsuits were filed in the United States District Court for the District of Delawary (the "Company" s directors, EQT Partners Inc., Purent and Merger Sub. The plaintiffs in the actions allege that the Company's dischourses in its preliminary proxy statement filed by the Company with the SEC on March 31, 2017 contained false and mikelanding statements and omitted material information and further that the individual defendants are liable for those alleged misstatements and omitions. The actions substatements and omitions. The actions substatements and omitions are liable for those alleged misstatements and omitions. The actions substatements and omitions. The actions substatements and omitions or Voluntary defended on Conference of Company's filing of its definitive proxy, the plaintiffs in the actions alleged misstatements and omitions or Voluntary defended on Conference of Company's filing of its definitive proxy, the plaintiff is the actions all sets of the plaintiffs in the action in the vide the Company's directors, and the Company's filing of its definitive proxy, the plaintiff is the actions all sets of the plaintiffs in the action and the company's directors, and the Company's filing of its definitive proxy, the plaintiff is the actions all sets of the plaintiffs in the action and the company's directors, and the plaintiffs in the action and the company's directors, and the company's directors and the company's directors and the company's directors and the company's directors and the company's directors. The company defended on the company's directors and the

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

The following sections provide an overview of our business strategy, our financial condition and results of operations and highligh key rends and uncertainties in our business and should be read in conjunction with our consolidated financial statements and the related notes included elsewhere in this report. Any statements contained in this Management's Discussion and Analysis of Financial Condition and Results of Operations that are not statements of historical fact, including statements and bound be evaluated as such. The world "anticipates," "expect," "intends," "plan," "criticature," "target," "project," "thould," "man," "will" and similar words and expressions are intended to identify forward-looking statements. In the condition of financial c

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(Internal Networks," the "Company," "we," "we," "ws," "or" "is a fibre based bandwish infrastructure and service provider in the Mid-Allanit region. We provide services to carrier and enterprise customers, including bealthcare providers, local government agencies, financial institutions and educational institutions, over our approximately 11,000 route-mile fiber optic network. Our principal products and services included Multiprotocal Laded Switching ("MET.5") based fibernet. Mero District Principal pr

The Chebrary 18, 2017, we entered into a definitive agreement [Merger Agreement of Day and among the Company, MTN Infrastructure TopCo, Inc. ("Parent") and MTN Infrastructure BidCo, Inc. ("Merger Sub") pursuant to which we will be acquired by EQT Infrastructure investment strategy ("EQT Infrastructure"), subject to regulatory approval and other customary closing conditions ("the Merger" or "EQT Merger"). A remain to the Merger Agreement, each constituting share of common notes of the Company prior to the effective time of the Merger shall be antomatically converted into the eight to receive \$18.00 in each.

The further infrastructure investment strategy ("EQT Infrastructure"), subject to regulatory approval and other customary closing conditions ("the Merger" or "EQT Infrastructure"), subject to regulatory approval and other customary closing conditions ("the Merger" or "EQT Infrastructure"), subject to regulatory approval and other customary closing conditions ("the Merger" or "EQT Infrastructure"), subject to regulatory approval and other customary closing conditions ("the Merger" or "EQT Infrastructure"), subject to regulatory approval and other customary closing conditions ("the Merger" or "EQT Infrastructure"), subject to regulatory approval and other customary closing conditions ("the Merger" or "EQT Infrastructure"), subject to regulatory approval and other customary closing conditions ("the Merger" or "EQT Infrastructure"), subject to regulatory approval and other customary closing conditions ("the Merger" or "EQT Infrastructure"), subject to a close to the Merger shall be administed to a contrast conditions ("the Merger" or "EQT Infrastructure"), subject to a close to

Binines Segments and Strategy

Our operating segments generally align with our major product and service offerings and coincide with the way that our chief operating decision makers measure performance and allocate resources. Our current reportable operating segments are data, residential and small business ("RASS") and RLEC accs.

In Junuary 2017, or completed the business exquisitions of Chirity Communications, LLC ("Clary") and DCA, LLC ("DCG"), results of which are presented wholly within the data segment of our business, specifically, within the enterprise data and transport product lines for Clarity and within the enterprise data product lines for DC74.

Our data segment provided 610% and 590% of our total revenue for the three months ended June 30, 2017, so compared to the respective period at 2016. This segment, which includes our enterprise data, transport and FTTC product groups, regreents the main growth opportunity and in the late of period period markets. The segment provided 610% and 590% of our total revenue for the three months ended June 30, 2017, so compared to the respective period at 2016. This segment, which includes our enterprise data product growth and the period period period period and and the period pe

legacy product lines, and in the aggregate, due to our focus on on-net customers, they also provide a higher gross margin. A significant majority of our capital expenditures and sales force are dedicated to increasing revenue and profit from our data segment. We believe that a balanced spiti between enterprise and currier revenue results in the most effective capital allocation and resulting profitability. Our ability to sustain or accelerate revenue growth in our data segment depends on our ability to obtain and effectively deploy capital to apprade and exposal our fiber network and implement our expansion and edge-out strategies in a timely and disciplined manner, attract new customers and successfully manage churn downwards through customer retention programs, including upgrading existing customers from legacy technologies to carrier fibernet services carried them to control or the control of the control or the control or the control of the control or the control of the control or the control

regs.) recommonges to carrier timenest services.

The 15 75 year overy-per growth in our data segment revenues for 2017 was achieved primarily through the business acquisitions of Clarity and DC74. Additionally, the growth is attributable to improving enterprise penetration within our existing and new markets, providing greater Ethernet bandwidth to enterprise customers and bandwidth upgrades on existing players on existin

One BASI agreement provided 27.5% and 20.5%. do not have revenue from the even continues and the contract of t

US and the CAP, were \$5.1 million for each of the three months ended has \$0,207 / and \$0.00, and \$0.000 / million and \$0.000 million for the xx months ended has \$0,90 / million and \$0.000 million for the xx months ended has \$0,90 / million and \$0.000 million for the xx months ended has \$0.000 million for the xx months ended

45.4% for the six months ended June 30, 2017 and 2016, respectively.

Operating Revenues

Our revenues are generated from the following segments:

- Data, which includes begloomy oxice reterprise data (netto Ethernet, dedicated internet, VolP, private line, data center and wavelength), transport, and FTTC;

 R&SS, which includes legacy voice products (local lines, PRI, long distance, toll and directory services and other voice services) and IP services (integrated access, DSI, fiber to the-premise broadband XL and IP-based video). This segments are considered as the constraint of the premise broadband XL and IP-based video). This segments are considered as the constraint of the premise broadband XL and IP-based video). This segments are considered as the constraint of the premise broadband XL and IP-based video).

RLEC access, which primarily includes switched access provided to other carriers in our RLEC markets.

Operating Expenses
Our operating expenses are incurred from the following categories:

- Cost of revenue, exclusive of depreciation and amortization, including usage-based access charges, long distance, directory, operator services and other direct costs incurred in accessing other telecommunications providers in networks in order to provide telecommunications services to our end-our end administrative, exclusive of depreciation and amortization, including:

 Solitor, general and administrative, exclusive of depreciation and amortization, including usage-based access charges, long distance, directory, operator services and other curriers;

 Indirect operating and selling costs, which includes statutes, sugges and benefits of field personnel, subscriber based flired party licensing and maintenance fees, sales commissions and property taxes, repair and maintenance and utilities necessary to own and operate customer equipment,

 Indirect operating costs, which includes statutes, sugges and benefits of network operations, customer care, engineering, program management, sales, warehousing, product management and service delivery personnel and costs to maintain and operate our corn network, and

 Occupate general and administrative costs, which includes statutes, varies and benefits in the contractive costs, which includes statutes, varies and benefits of network operations, customer care, engineering, program management, sales, warehousing, product management and service delivery personnel and costs to maintain and operate our corn network, and

 Occupate general and administrative costs, which includes statutes, varies and operate customer equipment, and operate custo

- Restructuring charges; and

Contribution Margin, as defined by us, is net income or loss attributable to Lumon Networks Corp. before interest, income taxes, depreciation and amortization, accretion of asset retirement obligations, net income attributable to noncontrolling interests, other (income) expenses, net, restructuring charges, changes in fair value of contingent consideration obligations, corporate general and administrative costs (as defined above). (included as Contribution Margin over operating revenues.

Contribution Margin is a non-GAAP financial performance measure. It should not be considered in isolation, as an alternative to, or more meaningful than measures of financial performance determined in accordance with GAAP. Management believes that Contribution Margin is a meaningful measure related to the incremental cash flow delivered by new billings that provides relevant and useful information to investors for comparing performance period to period against peer companies and for comparing performance period to period against peer companies and for comparing performance period to period against peer companies and for comparing performance period to period against peer companies and for comparing performance determined in accordance with GAAP. Management utilizes contribution Margin in internally to assess the profitability of the Company's product

groups and for capital allocation decision-making. Management also uses Contribution Margin for budget planning purposes and for other strategic planning initiatives.

See a reconciliation of net income (loss) attributable to Lumon Networks Corp. to Contribution Margin, as defined by the Company, on a consolidated basis for the three and six months ended June 30, 2017 and 2016, as follows:

	Three Months I	Ended June 30,	Six Months Ended June 30,		
(In thousands)	2017	2016	2017	2016	
Net Income (Loss) Attributable to Lumos Networks Corp.	\$ 530	\$ 1,244	\$ (4,787)	S (1,650)	
Net Income Attributable to Noncontrolling Interests	35	36	68	91	
Net Income (Loss)	565	1,280	(4,719)	(1,559)	
Income tax expense (benefit)	901	1,527	(2,173)	666	
Interest expense	7,592	7,012	14,985	14,001	
Other income, net	(16)	(98)	(639)	(272)	
Operating income	9,042	9,721	7,454	12,836	
Depreciation and amortization and accretion					
of asset retirement obligations	14,216	12,432	29,233	24,357	
Restructuring charges	34	and the second s	34	2,207	
Changes in fair value of contingent consideration obligations	200		600		
Indirect operating costs	10,475	8,939	20,945	17,536	
Corporate general and administrative costs, including equity-based compensation and acquisition and merger related charges	8,264	7,950	25,031	19,830	
Contribution Margin	\$ 42,231	\$ 39,042	\$ 83,297	S 76,766	

Adjusted EBITDA

Adjusted EBITDA, as defined by us, is net income or loss attributable to Lumon Networks Corp. before interest, income taxes, depreciation and amortization, accretion of asset retriement obligations, not income attributable to noncontrolling interests, other (income) expenses, net, equity-based compensation, amortization of actuarial gains or losses, restructuring charges, acquisition and merger related charges and changes in the fair value of contingent consideration obligations. Adjusted EBITDA in uniquity, and in the control obligations, and in the proposal of the proposal of the proposal obligations, and in the proposal obligations and interest in the electromagnet and interest in the solid not be considered in solidation, as an attending that has asset and an appropriate proposal of the companing performance and inputity that is commonly reported in the electromagnetic and interest interest industry and provides relevant and useful information in inverses to companing performance performance of similar companies. Management utilizes Adjusted EBITDA internally to assess business performance, the ability to meet future capital expenditure and working capital requirements, to incur indebtedness if necessary, and to fund continued growth. Management utilizes Adjusted EBITDA internally to assess business performance, the ability to meet future capital expenditure and working capital requirements, to incur indebtedness if necessary, and to fund continued growth. Management utilizes and some adjusted and the proposal and fundamental and the proposal of the pr

The following table provides a reconciliation of net income (loss) attributable to Lumos Networks Corp. to Adjusted EBITDA, as defined by the Company, on a consolidated basis for the three and six months ended June 30, 2017 and 2016:

		Three Months End	ded June 30,	Six Months Ended June 30,		
(In thousands)		2017 2016		2017	2016	
Net Income (Loss) Attributable to Lumos Networks Corp.	S	530 S	1,244	S (4,787)	\$ (1,650)	
Net Income Attributable to Noncontrolling Interests		35	36	68	91	
Net Income (Loss)		565	1,280	(4,719)	(1,559)	
Income tax expense (benefit)		901	1,527	(2,173)	666	
Interest expense		7,592	7,012	14,985	14,001	
Other income, net		(16)	(98)	(639)	(272)	
Operating income		9,042	9,721	7,454	12,836	
Depreciation and amortization and accretion						
of asset retirement obligations		14,216	12,432	29,233	24,357	
Amortization of actuarial losses		325	337	651	675	
Equity-based compensation		1,202	1,286	7,996	6,816	
Restructuring charges		34	and the second s	34	2,207	
Changes in fair value of contingent consideration obligations		200		600		
Acquisition and merger related charges		453	<u> </u>	3,395		
Adjusted FRITDA	S	25,472 S	23,776	S 49,363	S 46,891	

Other Income (Expe

Our other income (expenses) are generated (incurred) from interest expense on debt instruments and capital lease obligations, including amortization of debt issuance costs and debt discounts and other income or expense, which includes into costs and write-off of unamortized debt issuance costs.

Income Taxes

Income Taxe

One income tax expense (benefit) and effective tax rate increases to decreases based upon changes in a number of factors, including primarily the amount of our pes-tax income or loss, state minimum tax assessments, and non-deductible expenses.

Nacontrolling Interests in Earnings of Scholidaries

We have a patternichy drough on IELES with a 46.3% noncontrolling interest that owns certain signaling equipment and provides service to a number of small RLECs, and to TNS (an inter-operability) solution provider).

Readust Of Portion

Three and its months ended June 39, 2017 compared to three and its months ended June 39, 2016

Operating revenues increased \$53 million, or 75%, from the three months ended June 30, 2017 primarily due to increases in data revenues of \$54 million, partially offset by a decrease in RASB revenues of \$9.57 million. For the three months ended June 30, 2017, data revenues represented 6.0% of our total revenue, compared to 90% for the prior year comparative period. Operating revenues increased \$53 million, 27.5%, from the three months ended June 30, 2017 primarily due to increase in data revenues of \$5.5 million, partially offset by a decrease in RASB revenues of \$9.57 million. For the three months ended June 30, 2017, data revenues represented 6.0% of our total revenue, compared to 90% for the prior year comparative period. Operating revenues increased \$50 million, 27.5%, from the three months ended June 30, 2017 (part and year of the prior year comparative period. Operating revenues increased \$50 million, 27.5%, from the detain regarded for the prior year comparative period. Operating revenues represented 6.0% of our total revenue, compared to 90% for the prior year comparative period. Operating revenues represented 5.0% million. For the first for the first for the first period of the prior year comparative expenses. \$15.5 million. For the first for the first for the first period of the prior year comparative expenses. \$15.5 million for the first for the first for the first for

Inter Circ Journal 1, January 1, 1987 (1987). REVENUES

OFFEATING REVENUES

OFFEATING

		Three Months Ender	ed June 30,		
Dollars in thousands	· · · · · · · · · · · · · · · · · · ·	2017	2016	\$ Variance	% Variance
Operating Revenues:					
Data:					
Enterprise data	\$	17,604 \$	12,878	\$ 4,726	36.7 %
Transport		8,221	8,902	(681)	(7.6)%
FTTC		9,709	9,176	533 4,578	5.8 %
Total Data		35,534	30,956	4,578	14.8 %
R&SB:					
Legacy voice		9,937	10,531	(594)	(5.6)%
IP services		4,524	4,445	79	1.8 %
CLEC access		1,029	1,173	(144)	(12.3)%
Total R&SB		15,490	16,149	(659)	(4.1)%
RLEC access		5,342	5,343	(1)	(0.0)%
Total operating revenues	<u>s</u>	56,366 <u>\$</u>	52,448	\$ 3,918	7.5 %
Total operating revenues	<u>\$</u>	Six Months Ended	I June 30,		
Total operating revenues Dollars in thousands	<u>\$</u>			\$ Variance	% Variance
Total operating revenues Deliver in thousands Operating Revenues:	<u>s</u>	Six Months Ended	I June 30,		
Total operating revenues Politers in themsonds Operating Revenues: Desired:	<u>s</u>	Six Months Ended	1 June 30, 2016	§ Variance	% Variance
Total operating revenues **Deliver in thousands** Operating Revenues: Data: Emerprise data	\$s	Six Months Ended. 2017 34,077 \$	LJune 30, 2016 24,879	\$ Variance	% Variance 37.0 %
Total operating revenues Dollers in thousands Operating Revenues: Enterprise data Transport	\$s	Six Months Ended. 2017 34,077 \$ 16,675	2016 24.879 18.001	\$ Variance \$ 9,198 (1,326)	% Variance 37.0 %
Total operating revenues Deliver in thousands Operating Revenues: Data: Enterprise data Transport FTTC	\$ s	Six Months Ended. 2017 34,077 \$ 16,675 19,369	1 June 30, 2016 24,879 18,001 17,706	\$ Variance \$ 9,198 (1,236) 1,564	% Variance 37.0 % (7.1)% 9.4 %
Total operating revenues Delfar: in thousand: Operating Revenues: Dux: Estrepties data Estrepties data FTIC. Total Data	\$ s	Six Months Ended. 2017 34,077 \$ 16,675	2016 24.879 18.001	\$ Variance \$ 9,198 (1,326)	% Variance 37.0 %
Total operating revenues Pollers in thousands Operating Revenues Data: Enterprise data Transport FFF of Data RASES	\$ 	Six Months Ended. 2017 34,077 \$ 16,675 19,349 70,121	June 30, 2016 3,4579 18001 11,708 60,585	\$ Variance \$ 9,508 (1,236) 1,664 9,536	% Variance 37.0 % (7.4)% 9.4 % 15.7 %
Total operating revenues Deliar in thousands Operating Revenues: Dat: Enterprise data Transport Total Data R&S&B: Legacy voice	\$ s	Six Months Ended. 2017 34,077 \$ 16,075 19,369 70,121 19,644	1,1me 39, 2016 24,879 1,5001 1,700 6,355 2,0,455	\$ Variance \$ 9,198 (1,320) 1,664 9,536 (1,301)	% Variance 37.0 % (7.4% 9.4 % 15.7 % (6.2%
Total operating revenues Datter in thousands Operating Revenues: Enterprise data Transport FTTC Total Data Enterprise Visite Total	<u>s</u> s	Six Months Ended. 2017 34,077 \$ 16,675 19,349 70,121	June 30, 2016 24,879 15,005 64,535 20,045 8,629	\$ Variance \$ 9,508 (1,236) 1,664 9,536	% Variance 37.0 % (7.4)% 9.4 % 15.7 %
Total operating revenues Desilvar in thousands Operating Revenues: Data: Enterprise data Transport FFEC. BAT. ELEGAN VIOLE LEGAN VIOLE LEGAN VIOLE DESIRED DE	s	Six Mouths Ended. 2017 34,077 \$ 16,675 19,349 70,121 19,644 8,875 2,076	1,1mes 30, 2016 24,879 18,001 17,706 60,535 2,0945 18,509 2,400	\$ Variance \$ 9,198 (1,326) 1,664 9,536 (1,301) 346 (227)	% Variance 37.0 % (7.4)% (6.4 % 15.7 % (6.2)% 4.0 % (3.6)%
Total operating revenues Delicer in thousands Operating Revenues Description data Transport FTPC Total Data Learney voice Description Description Description	\$ 	Six Months Ended. 2017 34077 \$ 14,675 5 10,569 70,121 19,644 8,975	June 30, 2016 24,879 15,005 64,535 20,045 8,629	\$ Variance \$ 9,198 (1,336)-0,100 (1,301) (1,301) 346	% Variance 33.0 % (2.4 % 15.7 % (6.2 % 4.0 %

• Data. Data revenues for the three months ended June 30, 2017 increased \$4.6 million, or 14.78s, over the comparative period in 2016 and data revenues for the six months ended June 30, 2017 increased \$9.5 million, or 15.7%, over the comparative period in 2016. The overall increase in data revenues is primarily due to the acquisitions of Clarity and DC74, in addition to growth in

enterprise data revenues and in FITC site services, partially offset by churn in data transport revenues due to network grooming activities as described below.

- o Enterprise Data Enterprise data revenues increased \$5.7% for the three months ended June 30, 2017 and \$7.0% for the six months ended June 30, 2017 as compared to the respective periods in 2016. The business acquisitions of Clarity and DC74 increased enterprise data revenues by a combined \$5.28 million and \$5.0 million during the three and six months ended June 30, 2017, respectively, as compared to the respective \$1.00 periods. Additionally, we were connected to \$1.71 in one the buildings as of June 30, 2010. A more buildings as of June 30, 2010. A more
- o Transport = Transport revenues decreased 7.6% and 7.4% for the three and six months ended June 30, 2017, respectively, as compared to the respective periods in 2016. These decreases were primarily attributable to continued network grooming activities by carriers as TDM technology is replaced by Ethernet, partially offset by the acquisition of Clarity, which added \$0.5 million and \$1.1 million of transport revenue during the larves and six months ended June 30, 2017, respectively.
- o ITTC Revenues from our FTTC contracts grew 5.8% and 9.4% for the three and six months ended June 30, 2017, respectively, as compared to the respective periods in 2016. This growth is attributable to increased bandwidth to existing connected cell towers in addition to slight increases in our fiber connections to wireless cell sites and the addition of second tenants to existing cell sites.
- RASB. Revenue from residential and small business products declined 4.1% and 4.0% for the three and six months ended June 30, 2017, respectively, as compared to the repective periods in 2016. This decline was primarily driven by docreases in revenue from legacy voice products due to the increasing use of wireless devices and competition from cable operators in our markets as well as our shift in focus to voice over IP (which is included in data segment revenues). As of June 30, 2017, we operated approximately 2.207 RLEE (telephone access lines and 12.5% year-over-year decline in RLEE (telephone access lines and 12.5% year-over-year decline in RLEE (telephone access lines and 12.5% year-over-year decline in RLEE (telephone access lines and 12.5% year-over-year decline in SIGN 2017, the product repress was a lines of such as a few of the size of the second of the size of the second of the size of the size

OPERATING EXPENSES

The following table identifie operating expenses for the three and six months ended June 30, 2017 and 2016:

		Three Months Ended June 30,			
Dollars in thousands	20	17 2	016 \$	Variance	%Variance
Operating Expenses:					
Cost of Revenue, exclusive of depreciation and amortization shown separately below	\$	10,517 \$	10,079 \$	438	4.3 %
Selling, general and administrative, exclusive of depreciation and amortization shown separately below		22,357	20,216	2,141	10.6 %
Depreciation and amortization		14,192	12,398	1,794	14.5 %
Accretion of asset retirement obligations		24	34	(10)	(29.4)%
Restructuring charges		34	and the second s	34	N/M
Change in fair value of contingent consideration obligations		200		200	N/M
Total operating expenses	2	47 324 S	42.727 S	4 597	10.8 %

		Six Months Ended June 30,			
Dollars in thousands		2017	2016	\$ Variance	%Variance
Operating Expenses:					·
Cost of Revenue, exclusive of depreciation and amortization shown separately below	\$	20,936 \$	20,291 \$	645	3.2 %
Selling, general and administrative, exclusive of depreciation and amortization shown separately below		53,025	43,551	9,474	21.8 %
Depreciation and amortization		29,184	24,289	4,895	20.2 %
Accretion of asset retirement obligations		49	68	(19)	(27.9)%
Restructuring charges		34	2,207	(2,173)	(98.5)%
Change in fair value of contingent consideration obligations		600		600	N/M
Total operating expenses	s	103,828 \$	90,406 S	13,422	14.8 %

ome (expenses) and income taxes for the three and six months ended June 30, 2017 and 2016:

(Dollars in thousands)		2017		2016	\$ Variance	%Variance	
Interest expense	\$	(7,592)	S	(7,012)	\$ (580)	8.3 %	
Other income, net		16		98	(82)	(83.7)%	
Total other expenses, net	\$	(7,576)	S	(6,914)	\$ (662)	9.6 %	
Income tax expense	s	901	\$	1,527	\$ (626)	(41.0)%	
		Six Months E	nded June 30,				
(Dollars in thousands)		2017		2016	\$ Variance	%Variance	
Interest expense	\$	(14,985)	\$	(14,001)	\$ (984)	7.0 %	
Other income, net		639		272	367	134.9 %	
		(14.346)		(13.720)		45%	

Interest Expense. Interest expense for the three and six months ended June 30, 2017 and 2016 primarily consists of incurred costs associated with our Credit Facility as well as amortization of debt issuance costs and interest incurred on the 5% Notes, as well as amortization of associated debt discinned consistency of the facility of the state of the state of the facility of the state of the state

(2,173) \$

(2.839)

(426.3)%

Income Tax Express (Benefit). Income tax expense for the three moonths ended June 30, 2017, the write off of certain accrued secondary public offering costs, for which the likelihood of payment was deemed remote.

Income Tax Express (Benefit). Income tax expense for the three moonths ended June 30, 2017 and 2016 was \$09\$ million, which represents the federal statutory tax rate applied to pre-tax income (loss) and the effects of state income taxes and certain non-deductible capters for each period. The increase in income tax teneris in conce tax teneris in concerning in

Income tax (benefit) expense

Liquidity, and Capital Resources

For the six months each plane 30, 207 and 2016, our cash flows from operations totaled approximately \$33.7 million and \$32.7 million. and \$32.7 million and \$32.7 million. and and marketable securities. and traces and payments for other enterwise operating costs and other regimes goes and other regimes and to fund long-general payments in fine and and marketable securities. and and marketable securities and and marketable securities. and and marketable securities to define and and marketable securities. and and marketable securities to define and and marketable securities. and and marketable securities to define and and marketable securities. and can be an additionable to secure and administrative express. Our cash on the securities and and marketable securities to define and and marketable securities. And and marketable securities and and marketable securities to define an administrative express. and can be an administrative express. and can be an administrative express and can be an administrative express and can be

As of June 30, 2017, we were in compliance with all of our debt covenants, and our ratios were as follows:

		Covenant Requirement at
	Actual	June 30, 2017
Total debt outstanding to EBITDA (as defined in the Credit Agreement)	3.52	Not more than 4.50
Minimum interest coverage ratio	7.24	Not less than 3.25

On January 2, 2015, we entered into a SSB million senior occured incremental term loan facility under the existing Credit Facility ("Term Loan C") and amended credit Facility (the "Amended Credit Facility"). We used the net proceeds from Term Loan C to fund capital expenditures for customer builds related to new FTTC size contracts. Term Loan C will matter in 2019 with quarterly popument of 19 per annum. The Amended Credit Facility ("See Amended Credit Facility"). As examined for the Facility ("See Amended Credit Facility"). The second for the Facility ("See Amended Credit Fa

On August 6, 2015, we closed on the issuance of unsecured promissory notes in an aggregate principal amount of \$150 million (the "8% Notes") to an affiliate of Pamploan Capital Management LLC ("Pamploan"), Net proceeds of the 8% Notes, after payment of closing costs, were used to pay off \$50 million of our existing Credit Facility, with the remainder to be used for general corporate purposes, including to fund future growth opportunities. The 8% Notes bear interest at an annual fixed rate of \$5.00% and matter or August 15, November 15, February 15 and May 15 of each year, beginning on November 15, 2015. Interest is payable in cash or, at our election, through the issuance of additional notes orby adding the amount of the accrued interest to the tamped principal amount of the 8% Notes estantianged at that the line. We currently interest to pay the increast is payable in cash or, at our election, through the issuance of additional notes orby adding the amount of the accrued interest to the tamped principal amount of the 8% Notes estantianged at that the line. We currently interest as a natural facility of the analysis of the second of the analysis of the second of the second

In addition to the Credit Facility, we have capital leases on vehicles with original lease terms of four to five years and an IRU network capacity arrangement that are included as a component of long-term debt on the condensed consolidated balance sheer as of June 30, 2017. As of June 30, 2017, the combined total net present value of our future minimum lease payments was \$75 million.

The following table presents a summary of our cash flow activity for the six months ended June 30, 2017 and 2016

	Six Months Ended June 30,		
(In thousands)	2017	2016	
Net cash provided by operating activities	\$ 33,731	S 32,681	
Net cash (used in) provided by investing activities	(24,090)	11,229	
Net cash used in financing activities	(8,447)	(8,193)	
Increase in cash and cash equivalents	S 1,194	\$ 35,717	

Operating. The increase in cash flows from operations is primarily due to changes in working capital largely due to timing of payments to vendors and cash collections from custome

Investing. The change in cash used in investing activities is primarily due to the acquisitions of Clarity and DC74, \$10.0 million and \$23.5 million, respectively. In addition to a decrease in purchases of marketable securities, net of sales and maturities, of \$21.8 million and a decrease in purchases of property, plant and equipment of \$\$1.0 million Capital expenditures for the six months ended June 30, 2017 were comprised of (i) \$21.0 million for success-based customer projects, network expansion and infrastructure upgrades, (ii) \$3.6 million for network maintenance, (m) \$2.3 million for information technology and facility related projects, and less (iv) \$2.7 million for decreases in inventory on hand for capital projects in the preceding categories.

Through Jame 20, 2017, we have developed and acquired a fifter network of approximately 11,000 route miles, of which approximately 42% is owned by us and has been accumulated through our capital investment in fiber builds and strategic acquisitions over the past several years with the remaining approximately 58% of our network under IRU agreements. We intend to continue to invest in our fiber infrastructure. We currently expect to incur capital expenditures in 2012 associated with enterprise and currier installations, data network enhancements and, to a lesser extent, to fund essential network facility upgrades and fiber too the premise deployments for our R&SB segment.

Financing. The net cash used in financing activities for the six months ended June 30, 2017 consisted of common stock repurchased for a total of \$2.7\$ million to cover tax withholding obligations on employee stock awards, the repayment of principal on the Credit Facility and payments under capital lease obligations totaling \$6.8\$ million, partially offset by proceeds from stock option exercises of \$1.0\$ million. As of June 30, 2017, we had approximately \$34.8\$ million in cash and cash equivalents and approximately \$4.5\$ million in marketable securities, all of which we consider to be available for current operations due to the short-term maturities and/or liquid nature of the

holdings. As of June 30, 2017, we had working capital (current assets minus current liabilities) of approximately 18.6 million. We expect that the cash we generate from operations combined with our cash on hand and marketable securities will be sufficient to satisfy our working capital equivements, capital expenditures and debt service requirements for the next we've months. Additionally, we have access to the Revolver, which is currently underwan. However, if our assumptions powe in examptions proving contract or if there are other factors that increase our need for additional applications, we would expect to seek additional applications of the contract of the proving of order means inclinating additional application proving inclinations. There is no some acceptable terms, if all It waitables, additional applications and proving many restriction additional proving restriction and buttory to use furnate expenditures.

As discussed previously in this Management's Discussion and Analysis, events and actions taken by the FCC are projected to have a significant negative impact on our future cash flows from the RLEC access products, partially offset by the Connect America Fund ("CAF") payments to us. On March 4, 2015, our board of directors terminated our quarterly dividend in favor of allocating capital to growth opportun

On Maters 4, 2015, our boates of energoes terminates our quartery divisions in Tayor of associating capital to Off Balance Sheet Arrangements We do not have any off balance sheet arrangements or financing activities with special purpose entities. Recent Accounting Pronouncements

Recent Accounting Pronouncements In Mag 2014, the PSAS insued ASU 2014-09, Revenue from Contracts with Customers (Topic 600) ("ASU 2014-09"), which will replace most existing revenue recognition guidance in U.S. GAAP when it becomes effective. ASU 2014-09 requires a entity to recognize the amount of revenue to which it expects to be entitled for the transfer of promised goods or services to customers. In August 2015, the PSAS instead ASU 2015-14, Revenue from Contracts with Customers (Topic 600) ("ASU 2014-09"), which will replace most excending a function of the proposition o

We have completed our initial impact assessment and are in the process of developing an implementation plan to include any potential process or system changes; however, the assessment of the impact to our results of operations, financial position and cash flows as a result of this guidance is ongoing. We expect to complete our impact assessment in the second quarter of 2017, at which time we will develop an implementation plan to include any potential process or system changes. We will adopt this new standard as of January 1, 2018 and currently expect to apply the modified retrospective method, which may result in a cumulative effect adjustment as of the date of adoption. Both our initial assessment and our selected transition method may change depending on the results of our final assessment of the impact to our financial statements.

In June 2016, the FASI inseed ASI 2016.01, Florarizal Interments Overall Topic SS); Recognition and Measurement of Florarizal Interments, ASI 2016.01 in effective for public business entities for fixed years, and interim periods within those years. Septiming after December 15, 2017. The seal of the properties of the

In Augus 2016, the TAST instead ASU 2016.15, Substances of Cash Town - Classification of Cashing Associated and Cash Payment (Tayle 2020) reAll 1016.15 which address the following gight confidencing users and and a compared to the experiment of a substantial confidencing confidencing users and and a compared to the experiment of a substantial confidencing confidencing users and and a compared to the experiment of a substantial confidencing confidencing users and and a compared to the experiment of the experimen

In January 2017, the FASB issued ASU 2017-04, Intangibles – Goodwill and Other (Toric 250); Simplifying the Test for Goodwill Impairment ("ASU 2017-04"), which simplifies the accounting for goodwill impairment by eliminating Step 2 of the goodwill impairment test, which requires a bypothetical purchase price allocation. Under 2017-04, goodwill will be measured using the difference between the fair value and carrying value of the reporting unit. ASU 2017-04 is effective for public business entities for annual and interim reporting periods beginning after December 31, 2019, with early adoption permitted for goodwill impairment tests with measurement dates after January 1, 2017. We do not expect the future adoption of ASU 2017-04 to have a material impact on our consolidated financial statements and disclosures.

In March 2017, the FASB issued ASU 2017-07, Compensation – Retirement Benefits (Topic '15): Improving the Presentation of Net Periodic Pension Cost and Periodic Pension Cost and Periodic Postretirement Benefit Cost ("ASU 2017-07"), which requires the service cost component of net benefit cost to be reported in the same line item as compensation cost on the consolidated statements of operations. Under 2017-07 all other components of net benefit cost will be reported outside of operating income. ASU 2017-07 is effective for public business entities for annual and interim reporting periods beginning after December 15, 2017 and retrospective application of the change in income statement presentation is required. We are still evaluating the effect that ASU 2017-07 will have on our consolidated financial statements.

In May 2017, the PASB issued ASU 2017-09, Compensation – Stock Compensation (Topic '18): Scope of Modification Accounting ("ASU 2017-09"), which amends the scope of modification accounting for share-based payment arrangements and requires that a description of significant modifications for each period for which an income statement is presented along with the related increase or decrease in expense due to these modifications. ASU 2017-09 is effective for all public business entities for annual and interim periods beginning after December 15, 2017 and early adoption is permitted at the beginning of an annual period for which interim or annual financial statements have not been issued. We do not expect the future adoption of ASU 2017-09 is have a material impact on our consolidated financial statements.

Forward-Looking Statements

The Management Discussion and Analysis of Financial Condition and Results of Operations includes certain forward-looking statements. Such forward-looking statements, Such forward-looking statements, Fluctuations, plans and strategies, and anticipated financial results, all of which are subject to known and unknown risks, uncertainties and factors that may cause our actual results to differ materially from those expressed or implied by these forward-looking statements. Furthermore, forward-looking statements, seek only as of the day are made. We be do not undertake any obligation to update or review as a forward-looking statements, better and accurate any obligation to update or review as a forward-looking statements, better and accurate any obligation to undertake any obligation to update or review as a forward-looking statements, better and one to the successful doing of the amounted EVIT Mergy, including statements, better and nevertake any obligation to update or review as a forward-looking statements, better and nevertake any obligation to update or review as a forward-looking statements. Such forward-looking statements speak only as of the day are made in the forward-looking statements, seek to a see control of the successful doing of the amounted EVIT Mergy, the famount as observed to a second seek of the successful doing of the amounted EVIT Mergy, and a second seek of the successful and the successful doing of the amounted EVIT Mergy, and a second seek of the successful and the successful doing of the amounted EVIT Mergy and the successful doing of the amounted EVIT Mergy and the successful and the successful and the successful doing of the amounted EVIT Mergy and the successful and the

separate our legacy business on a timely basis, our ability to effectively allocate capital and timely implement network expansion plans necessary to accommodate organic growth initiative; our ability to complete customer installations in a timely manner; adverse economic conditions, operating and financial restrictions imposed by our senior credit facility and our unsecured debt obligations; our cash and capital requirements, our ability to maintain and enhance our network; the potential to experience in slight rate of customer turnover; before and state regulatory free or requirements and who and other unforescent difficulties that may occur. These risks and uncertainties are not intended to represent a complete ind of all risks and uncertainties inherent in our business, and should be read in conjunction with the more detailed customer intended in our requirements and with a factory included in our SET. (Figure 1), 2006.

In the Apartitation with the more detained caumonary statements in the factors included a uncertainty statement in our SA. Things, included from Long Contract and position of \$250.00 and an interest coverage ratio of \$250.00 and an interest

The following sensitivity analysis indicates the impact at June 30, 2017, on the fair value of certain financial instruments, which would be potentially subject to material market risks, assuming a ten percent increase and a ten percent decrease in the levels of our interest rates:

	Carrying			
(In thousands)	Amount	Fair Value	Estimated fair value assuming noted decrease in market pricing	Estimated fair value assuming noted increase in market pricing
Credit Facility	\$ 331,271	S 297,201	S 302,842	\$ 291,711
8% Notes	125,158	135,012	141,079	129,255
Capital lease obligations	7,588	7,588	7,918	7,265

Item 4. Controls and Procedures.

Internation and Procedures

Description Control and Procedures

Description Control and Procedures

Description of our management including our principal executive officer and principal financial officer, we condested an evaluation of the effectiveness of the design and operation of our disclosure counts and procedures are counted and procedures. In definition in Rules 13s 15(s) and 15s 15(s

PART II - OTHER INFORMATION

Item 1. Legal Proceedings

We are involved in routine litigation in the ordinary course of our business, including litigation involving disputes relating to billings by us to other carriers for access to our network. While the results of litigation and disputes are inherently unpredictable, we do not believe that any pending or threatened litigation of which we are aware will have a material adveperations or each flows. See Note 16, Commitments and Contingencies, of the Notes to Unundited Condensed Consolidated Financial Statements.

Operations or ceast torses, see the Company's directors (I. Communiscens and Commissions or Company's directors (I. Communiscens and Merger Sub. The plaintiffs in the actions allege that the Company's directorures in its preliminary proxy statement filed by the Company with the SEC on March 31, 2017 contained false and mittee did statement, and the company's directorures in its preliminary proxy statement filed by the Company with the SEC on March 31, 2017 contained false and mittee did statement, and the company's directorures in its preliminary proxy statement and consistoners and commission or company's filter or company's filter or company's directorures in its preliminary proxy statement filed by the Company with the SEC on March 31, 2017 contained false and mittee did statement, and the company's directorures in the statement of the statement of the company's directorures in the statement of the statement

Item 1A. Risk Factors.

In addition to the other information set forth in this report, you should carefully consider the factors discussed in Part I, Item 1A. Risk Factors (pages 10 to 19) in our Annual Report on Form 10-K are not the only risks facing our Company. Additional risks and uncertainties not currently known to us or that we currently deem to be immaterial as may have a materially adverse effect on our business, financial condition and or operating results.

We do not believe that there have been any material changes to the risk factors previously disclosed in our Annual Report on Form 10 K for the year ended December 31, 2016, other than as set forth below.

Litigation instituted against the Company and its directors challenging the proposed Merger may prevent the Merger from becoming effective within the expected timeframe or at all and could otherwise adversely affect our business.

On April 4, 2017 and April 11, 2017, two putative class action lawsuits were filed in the United States District Court for the District of Delaware against our directors. EQT Partners Inc., Parent and Merger Sub relating to the Company's disclosures in its preliminary proxy statement filed by the Company's connection with the Merger. The pending litigation and any other potential litigation related to the Merger may result in injunctive or other relating robbins and any continue to incur additional costs in connection with the Merger Sub-relating and any future stockholder litigation in connection with the proposed Weeper. Defending against such claims up to express Vendering and any future stockholder litigation in connection with the proposed Weeper. Defending against such claims up to express Vendering and any future stockholder litigation in connection with the proposed Weeper. Defending against such claims up to express Vendering and any future stockholder litigation in connection with the proposed Weeper. Defending against such claims up to express Vendering and any future stockholder litigation in connection with the proposed Weeper. Defending against such claims up to express vendering and any future stockholder litigation in connection with the proposed Weeper. Defending against such claims up to express vendering the proposed vendering and any future stockholder litigation in connection with the proposed Weeper. Defending against such claims up to express vendering and any future stockholder litigation in connection with the proposed Weeper Defending against such claims and the proposed weeper defending and the proposed weeper defendi

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

The Company does not have a share repurchase program in effect. However, during the three months ended June 30, 2017, the Company repurchased 15/10 shares of Company stock in connection with the vesting of certain restricted stock grants issued pursuant to the Company's 2011 Equity and Cash Incentive Plan. The Company repurchased these shares from employee plan participants for settlement of tax withholding obligations.

rchased and the average price paid per share for each month in the three months ended June 30, 2017 are as follows:

				Maximum Number
			Total Number of	of Shares that May
	(a)	(b)	Shares Repurchased	Yet be Purchased
	Total Number of	Average Price Paid	as Part of Publicly Announced Plans or	Under the Plans or
Period	Shares Repurchased	per Share	Programs	Programs
April 1, 2017 - April 30, 2017	-\$	· ·	N/A	N/A
May 1, 2017 - May 31, 2017	13,889 \$	17.81	N/A	N/A
June 1, 2017 - June 30, 2017	1,821 \$	17.85	N/A	N/A
	15,710 \$	17.81	N/A	

Item 5. Other Information.
None.

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Table of Contents Item 6. Exhibits

EXHIBIT INDEX

Salaria No.
31.1*
31.2*
32.1*
32.2*
101.INS*
101.SCH*
101.CAL*
101.DEF*
101.LAB*
101.PRE* Certificate of Timothy G, Biltz, Penident and Chaf Executive Officer, pursuant to Rule 13s-14(a)
Certificate of Johan G. Boeckhoyne, Chaff Financial Officer, pursuant to Rule 13s-14(a)
Certificate of Timothy G. Biltz, Penident and Carl Executive Officer, pursuant to 18 U.S.C., Section 1550, as adopted pursuant to Section 906 of the Surbanes-Ouley Act of 2002
Certificate of Timothy G. Biltz, Penident and Carl Executive Officer, pursuant to 18 U.S.C., Section 1550, as adopted pursuant to Section 906 of the Surbanes-Ouley Act of 2002
Certificate of Johan G. Bioschiopses, Chaff Financial Officer, pursuant to 18 U.S.C., Section 1530, as adopted pursuant to Section 906 of the Surbanes-Ouley Act of 2002
Certificate of Johan G. Bioschiopses, Chaff Financial Officer, pursuant to Marchael Chafford Inchinate Officer, pursuant to Section 906 of the Surbanes-Ouley Act of 2002
Certificate of Johan G. Bioschiopses, Chafford Chafford Chafford Chafford Chafford Chafford Inchinate Officer, pursuant to Section 906 of the Surbanes-Ouley Act of 2002
Certificate of Johan G. Bioschiopses, Chafford Chafford

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Section 2: EX-31.1 (EX-31.1)

CERTIFICATIONS

I, Timothy G. Biltz, certify that:

1. I have reviewed this quarterly report on Form 10-Q for the three and six months ended June 30, 2017 of Lumos Networks Corp.;

- 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 state ents made, in light of the circu

- gistrant's other certifying officer(s) and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Art Rules 13a-15(s)) and internal control over financial reporting (as defined in Exchange Art Rules 13a-15(s)) and 13a-15(s)) for the registrant and have:

 (a) Designed such disclosure controls and procedures, or caused such disclosure controls and procedures (as the registrant internal information in certaining to the registrant, including its consolidated subsidiaries, in made known to us by other within those entiries, particularly during the period in which this report is being perput.

 (b) Designed such internal control over financial reporting as control over financial reporting or financial attendents for external purposes in accordance with generally accepted accomming principles. (c) Evaluated the effectiveness of the registrant's disclosure controls and procedures and presented in this report our conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based on such evaluation; and (d) Disclosed in this report any change in the registrant's internal control over financial reporting that occurred during the registrant's most recent fiscal quarter (the registrant's fourth fiscal quarter in the case of an annual report) that has materially affected, or is reasonably likely to
- 5. The registrant's other certifying officer(s) and I have disclosed, based on our most recent evaluation of internal control over financial reporting, to the registrant's auditors and the audit committee of the registrant's board of directors (or persons performing the equivalent functions):

(a) All significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely affect the registrant's ability to record, process, summarize and report financial information; and (b) Any fraud, whether or not material, that involves management or other employees who have a significant role in the registrant's internal control over financial reporting.

Date: August 7, 2017

/s/Timothy G. Biltz
Timothy G. Biltz
President and Chief Executive
Officer

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Section 3: EX-31.2 (EX-31.2)

L Johan G. Broekhuysen, certify that:

- 1. I have reviewed this quarterly report on Form 10.0 for the three and six months ended June 30, 2017 of Lumos Networks Corn :
- 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

- Based on my knowings, time cipan takes not command any mount seasonine to a materia and to time to the seasonine to the season of the seasonine to the seasonin (c) Evaluated the effectiveness of the registrant's disclosure controls and procedures and procedures and procedures and procedures and procedures and procedures.

CERTIFICATIONS

- (d) Disclosed in this report any change in the registrant's internal control over financial reporting that occurred during the registrant's most recent fiscal quarter (the registrant's fourth fiscal quarter in the case of an annual report) that has materially affected, or is reasonably likely to n 5. The registrant's other certifying officer(s) and I have disclosed, based on our most recent evaluation of internal control over financial reporting, to the registrant's auditors and the audit committee of the registrant's board of directors (or persons performing the equivalent functions):
 - (a) All significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely affect the registrant's ability to record, process, summarize and report financial information; and

/s/ Johan G. Broekhuysen
Johan G. Broekhuysen
Executive Vice President, Chief Financial Officer and Chief Accounting Officer

(Back To Top) Section 4: EX-32.1 (EX-32.1)

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

report of Lumon Networks Corp. (the "Company") on Form 10-Q for the three and six months ended June 30, 2017 (the "Report"), I, Timothy G. Biltz, President and Chief Executive Officer of the Company, do hereby certify, pursuant to 18 U.S.C. 1350, as adopted pursuant to Section 986 of the Sarbanes-Oxley Act of 2002, to my knowledge that

- nts of Section 13(a) or 15(d) of the Securities Exchange Act of 1934, as amended; and
- The information contained in the Report fairly presents, in all material respects, the financial condition and results of operations of the Co

/s/ Timothy G. Biltz Timothy G. Riler ittz Chief Executive

August 7, 2017

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Section 5: EX-32.2 (EX-32.2)

Exhibit 32.2

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

acial Officer and Chief Accounting Officer of the Company, do hereby certify, pursuant to 18 U.S.C. 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002, to

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

ent, Chief Financial Officer and Chief Accounting Officer

August 7, 2017

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