UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

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	FORM 10-Q	-
(Mark One) OUARTERLY REPORT PURSUANT TO SE		- OF THE SECURITIES EXCHANGE ACT OF
1934	1011011 10 011 10(d)	
For the quarte	erly period ended Septem	nber 30, 2018
	or	
TRANSITION REPORT PURSUANT TO SE 1934	ECTION 13 OR 15(d)	OF THE SECURITIES EXCHANGE ACT OF
For the transition	period from	to
Comn	nission file number 001-3	5769
		-
NEWS	CORPORA	ATION
	of registrant asspecified in	_
(Exact Hame C	or registratit asspecified if	-
Delaware		46-2950970
		-

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CONSOLIDATED STATEMEN TS OF OPERATIONS

(Unaudited; millions, exquet per share amounts)

	Notes	2018	2017
Revenues:			
Circulation and subscription		\$ 1,034	\$ 651
Advertising		664	682
Consumer		400	386
Real estate		227	203
Other		199	136
Total Revenues	2	2,524	2,058
Operating expenses		(1,340)	(1,149)
Selling, general and administrative		(826)	(661)
Depreciation and amortization		(163)	(97)
Impairment and restcturing charges	4	(18)	(15)
Equity losses of affiliates	5	(3)	(10)
Interest (expense) income, net		(16)	6
Other, net	14	20	9
Income before income tax expense		178	141
Income tax expense	12	(50)	(54)
Net income		128	87
Less: Net income attributable toncontrolling interests		(27)	(19)
Net income attributable to Newcorporation stockholders		\$ 101	\$ 68
Basic and diluted earnings per share:	10		
Net income available tblews Corporation stockholdeper share		\$ 0.17	\$ 0.12
Cash dividends declared pease of common stock		\$ 0.10	\$ 0.10

The accompanying notes are an interest part of these unaudited confidence financial statements.

CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME (Unaudited; millions)

		For the three months of September 30,		
	2	2018	20	17
Net income	\$	128	\$	87

CONSOLIDATED BALANCE SHEETS

(Millions, except sharand per share amounts)

	Notes	As of September 30, 2018 (unaudited)		As of June 30, 201 (audited)	
Assets:					
Current assets:		_			
Cash and cash equivalents		\$	1,886	\$	2,034
Receivables, net	14		1,648		1,612
Inventory, net			388		376
Other current assets			547		372
Total current assets			4,469		4,394
Non-current assets:					
Investments	5		390		393
Property, plant and equipment, net			2,512		2,560
Intangible assets, net			2,607		2,671
Goodwill			5,153		5,218
Deferred income tax assets	12		260		279
Other non-current assets	14		897		831
Total assets		\$	16,288	\$	16,346
Liabilities and Equity:					
Current liabilities:					
Accounts payable		\$	537	\$	605
Accrued expenses			1,258		1,340
Deferred revenue			436		516
Current borrowings	6		671		462
Other current liabilities	14		643		372
Total current liabilities			3,545		3,295
Non-current liabilities:					
Borrowings	6		1,186		1,490
Retirement benefit obligations			241		245
Deferred income taliabilities	12		401		389
Other non-current liabilities			485		430
Commitments and contingencies	11				
Redeemable preferred stock	7		,,		20
Class A common stotal			4		4
Class B common stotek			2		2
Additional paidin capital			12,257		12,322
Accumulated deficit			(2,032)		(2,163)
Accumulated other comprehensive loss			(970)		(874)
Total News Corporation stkholders equity			9,261		9,291
Noncontrolling interests			1,169		1,186
Total equity	8		10,430		10,477
Total liabilities and equity		\$	16,288	\$	16,346

⁽a) Class A common stock\$0.01 par value per share (•StaA Common StockŽ), 1,500,000,000 elsæruthorized, 385,202,454 and 383,385,353 shares issued and outstanding, net of CBT,413 treasury shares at par at Septers (0.18 and June 30, 2018, respectively.

The accompanying notes are an interpret part of these unaudited colidated financial statements.

⁽b) Class B common stock\$0.01 par value per share (•Class Bmmon StockŽ), 750,000,000 share satisfied, 199,630,240 shares issued and outstanding, net of 7830,424 treasury shares at par at Septem30, 2018 and June 32018, respectively.

CONSOLIDATED STATEM ENTS OF CASH FLOWS (Unaudited; millions)

	For the three r Septem	months ended ber 30,
Notes		

NOTE 1. DESCRIPTION OF BUSINESSAND BASIS OF PRESENTATION

News Corporation (together witts subsidiaries, •News Corporation,Ž •News CŽrthe •Company,Ž •weoŽ •usŽ) is a global tiersified media and information services company comprisedoosinesses across a rangenedia, including: news andformation services, subsption video services in Australia, book publishing and dtgl real estate services.

In April 2018, News Corp and Telstra Corption Limited (•TelstraŽ) combbed their respective 50% terrests in Foxtel and NewSorp•s 100% interest in FOX SPORTS Australia into a new company, which thepapy refers to as •new FoxŽe(the •TransactionŽ). Following the completion of the Transaction, News Corp owns a 65% interest in the combinatedess, with Telstra owning themaining 35%. Consequently et Company began consolidating Foxtel in the fourth quarter fiscal 2018. See Note 3, Acquisitions, Disposals and Wetr Transactions; Note 5, Investments; Note 6, Borrowings; and Note 9, Financial Instruments and Fair Value Measurements.

₿

The accompanying unaudited consolidated final statements of the Company, which sentenced to herein as the •Consolidated accounting Statements, Ž have been prepared in accordant generally accepted accounting principles in the United States of Ameraca for interim financial information and with the instruments to Form 10-Q and Article 10 of Regulden S-X. In the opinion of management, adjustments consisting only of normal recurring adjustmentessary for a fair presention have been reflected these Consolidated Fancial Statements. Operating results for the interim period pereted are not necessarily indicative of the sults that may be expected for tiseall year ending June 30, 2019. The preparation of the Company•s Codated Financial Statements conformity with GAAP requires management to makelierates and assumptions that affect the amounts the traported in the Consolidated Financial Statements and accompany disclosures. At all results could differ from those estimates.

Intercompany transactions and brades have been eliminated. Eliquinvestments in which the Orapany exercises significant influence but does not exercise control and issot the primary beneficiary are accounted for using eliquity method. In accordance with ASU 2016-independents in which the Company is not able to exercise significant influence over the investee are measured at fair value, if the fair additude elementable. If an investment s fair value issot readily determinable, the Compy will measure then investment at cost, se any impairment, plus minus changes resulting from observable price or grees in orderly transactions for an identification investment of the same issuer.

The consolidated statements of operations are referred to herein as the •Statement operations. Ž Theo osolidated balance sets are referred to herein as the •Balance Sheets. Ž The consolidated statements of cash flows are referred to herein as the •Statement operations of cash flows are referred to herein as the •Statement operations of cash flows are referred to herein as the •Statement operations of cash flows are referred to herein as the •Statement operations of cash flows are referred to herein as the •Statement operations of cash flows are referred to herein as the •Statement operations of cash flows are referred to herein as the •Statement operations of cash flows are referred to herein as the •Statement operations of cash flows are referred to herein as the •Statement operations of cash flows are referred to herein as the •Statement operations of cash flows are referred to herein as the •Statement operations of cash flows are referred to herein as the •Statement operations of cash flows are referred to herein as the •Statement operations of cash flows are referred to herein as the •Statement operations of cash flows are referred to herein as the •Statement operations of cash flows are referred to herein as the •Statement operations of cash flows are referred to herein operations of cash flows are r

The accompanying Consolidate Financial Statements of notes thereto should be reading inction with the audited consolidate national statements and notes thereto included in the Company's Annual Report on Technical year endedune 30, 2018 and with the Securities and Exchange Commission (the *SECŽ) August 15, 2018 (the *2018 Form 10-KŽ).

Certain reclassifications has been made to the prior periconhsolidated finacial statements to conform to the current yeasentationSpecifically, in the first quarter of fiscal 2019, the topany reclassified Conferen Sponsorship revenues tatDow Jones reporting united Merchandising revenues at News Americal American from Other revenues to Advising revenues as the Companyidaes that the reclassification accurately reflects the nature of thosevenue streams. These revenues assifications totaled \$12 millin for the three months endech the months and \$57 million for the fiscal year ended June 30, 2018.

The Company's fiscal year ends on the Synodiasest to June 30. Fiscal 2019 and affis2018 include 52 weeks like references of the three months ended September 30, 2018 and 2017 relatives of the company continues to distinguished financial startness as of September 30.

NEWS CORPORATION NOTES TO THE UNAUDITED CONSOLID ATED FINANCIA

Issued

In February 2016, the FASB issued A \$2016-02, *Leases (Topic 842) \$\overline{Z}\script{S}\text{U}\$ 2016-02\overline{Z}\). The amendments ASU 2016-02 address cannot aspect in lease accounting, with the massignificant impact for tessees. The amendments in ASU 2026 equire lesses recognize alleases on the balance sheet by recording a right-of-useset and a lease liability, alreads or accounting has been update align with the new recognize alleases on the balance sheet by recording a right-of-useset and a lease liability, alreads or accounting has been update align with the new recognize alleases. The new standard also provides changes to this string sale-leaseback guindae. In July 2018, the FASiBsued ASU 2018-10, *Codification Improvements to Topic 842, Leases *\overline{D}\) in the clarifies how to apply of the analysis of ASU 2016-02, and *\overline{D}\) U2018-11 *Leases (Topic 842): Target Improvements, \$\overline{D}\) which provides entities with and optional transition method to additional and interim reporting periods breging July 1, 2019. The Company is curly retival uating the impact ASU 2016-02 While on its consolidated financial statements.

In June 2016, the FASB issued ASU 2016-13, •Financial Instrum@reddit Losses (Topic 326): Meastrement of Credit Losses onnlaincial InstrumentsŽ (•ASU 20163Ž). The amendments in ASU 201165 require a financial asset (og zoup of financials sets) measuread amortized cost basis to be presented at the amenount expected to be colled. ASU 2016-13 is effective foline Company for annual and interreporting periods beginning July 1, 2020. The Company is countineevaluating the impact ASU 2016-13 whitever on its consolated financial startments.

In August 2017, the FASB issued ASU 2017-12E-privatives and Hedging (Topic 815): Tasted Improvements to Accounting for Heretagn ActivitiesŽ (+ASU 2017-12Ž). The amendments in ASU 2017-more closely align thresults of cash flowrad fair value hedge accounting with risk management activitisethrough changes to both the designation and measure-graindance for qualifying-bedging relationships article presentation of hedge results in the financial statement be amendments address specific limitates in current GAAP be xpanding hedge accounting for both nonfinancial and financial risk components by refining the measurement of hedgesults to better reflect an entity hedging strategies. ASU 2017-12 is effective for the Company for anhaed interim reporting periods beginning July2019. The Company is currently evaluage the impact ASU 2017-12 will have on its contideted financial statements.

In February 2018, the FASB issued ASU 2012-Income Statement, Reporting Compreheins Income (Topic 220): Reclassification Certain Tax Effects from Accumulated Other comprehensive Income (ASU 2018-02). The amends ASU 2018-02 provie a reclassification Accumulated other comprehensive one to retained earnings stranded tax effects resulting the Tax Act. See Note 12, Isome Taxes. Consequently, the amendments eliminates the data effects resulting from the Tax Acd will improve the usefulness of inancial statement user SU 2018-02 is effective for the Company for arrayard interim reporting periods beginning July 20,19. The Company is currently evaluating the impact SU 2018-02 will have on its considered financial statements.

In August 2018, the FASB issued ASU 2018-473 ir Value Measurement (TopB20): Disclosure Framework, Changes to the Disclosur Requirements for Fair VatuMeasurement (TopB20): Disclosure Framework, Changes to the Disclosure Requirements for Fair VatuMeasurement (TopB20): Disclosure Framework, Changes to the Disclosure Requirement Notation (TopB20): Disclosure Framework, Changes to the Disclosure Requirement Notation (TopB20): Disclosure Framework, Changes to the Disclosure Requirement Notation (TopB20): Disclosure Framework, Changes to the Disclosure Requirement Notation (TopB20): Disclosure Framework, Changes to the Disclosure Requirement Notation (TopB20): Disclosure Framework, Changes to the Disclosure Requirement Notation (TopB20): Disclosure Requir

In August 2018, the FASB issued ASU 2018-43 pmpensation, Retirement Benfets, Defined Benefit Plans, General (Subtopic 715-20): Disclosure Framework, Changes to the Disclosure Requirements for Defined benefit Plans (ASU 2018-14 pmodify the disclosure requirements for eongelrs that sponsor defined enefit pension or other prostirement plans. ASU 2018-16 liminates the disclosures for amounts in Accumulated or the properties of a percentage change in all the care cost trends te. ASU 2018-14 is efficive for the Company for annual and interim reporting to be ginning July 1, 2021. The Company is currently abuating the impact ASU 2018-14 will have iten consolidated financial statements.

NOTE 2. REVENUES

On July 1, 2018, the Company adopted ASC 606 on a modified prectiouse basis for all contracts hich were not completed as toble adoption date. Results for reporting periods beginning after July 1, 2018 assepted under ASC 606 while primeriods have noticen restand. Under ASC 606, revenue is recognized when or as the Company satisfies its respective performance and under each outract. The Company satisfies at 20 million decrease to Accumulated deficit of Sully 1, 2018 to reflect the cumulate impact of its adoption of ASC 606.

When implementing ASC 606, the Coampy applied the praicfal expedient to reflect the aggreeting effect of all contract modifitions occurring before the beginning of the earliest period presented when identification and unsatisfied performance obligations, determining transaction price, and allocating the transaction price to the stated and unsatisfied performance obligations.

The adoption of ASC 606 primarily resulting the following changes related to to to mpany revenue cognition policies:

- € Reclassification of centapayments to customers
 - For certain revenue streams within the Sculption Video Services, BooRublishing and News and Infraction Services segmentise Company previously recorded certain marketand sales incentive payments to custerwithin Operating repenses and Sellingeneral and administrative expenses. In accordance with ASS606, such payments are now recorded reduction of revenue. For the threeonths ended September 30, 2018/eraues were \$28 million lowers a result of this reclassificanti, with no impact on the Companynet income.
- € Deferred installation revenues in Stubscription Video Services segment
 - Under ASC 606, each customer subscriptidd isoaccounted for as a distinct performance obligation. Inatlation services areot accounted for as a distinct performance opation and are instead included within the true rall services being provided. Therefree, installation revenues are deferred over the respective custometract term. Historically, installation reversulvere deferred and recognized over the respective months ended Septemble, 2018, revenues were \$6 naithingher

The Company's revenues for the three Insternded September 30, 2018 and the operalizance sheet as of July 1, 2018 under LAGC 606 and the prior standard, ASC 605 are as follows:

For the three months ended September 30, 2018

	ASC 605	Effects of A		ASC 6	06
Revenue:		,	,		
Circulation and subscription	\$ 1,032	\$	2	\$	1,034
Advertising	664		"	66	4
Consumer	412		(12)	Δ	100
Real estate	227		,,	22	.7
Other	206		(7)	1	<u>19</u> 9
Total revenues	\$ 2,541	\$	(17)	\$:	2,524
Operating expenses and Singly, general and administrive	\$ (2,190)	\$	24	\$ (2,	,166)
Net income	\$ 123	\$	5	\$ 1	128
	ASC 605	As of July 2 Effects of A (in millio	doption	ASC 6	i 06
Assets:					
Receivables, net	\$ 1,612	\$	200	\$	1,812
Other current assets				Ψ	
	372	,	(4)	Ψ	368
Deferred income tax assets	279	·	(4) 2	Ψ	368 281
Deferred income tax assets Other non-current assets		·		ų į	368
Deferred income tax assets Other non-current assets Liabilities and Equity:	279 831		(4) 2 92		368 281 923
Deferred income tax assets Other non-current assets Liabilities and Equity: Deferred revenue	279 831 \$ 516	\$	(4) 2 92 (6)	\$	368 281 923 510
Deferred income tax assets Other non-current assets Liabilities and Equity: Deferred revenue Other current liabilities	279 831 \$ 516 372		(4) 2 92 (6) 194	\$	368 281 923 510 566
Deferred income tax assets Other non-current assets Liabilities and Equity: Deferred revenue Other current liabilities Deferred income takabilities	279 831 \$ 516 372 389		(4) 2 92 (6) 194 11	\$	368 281 923 510 566 400
Deferred income tax assets Other non-current assets Liabilities and Equity: Deferred revenue Other current liabilities	279 831 \$ 516 372		(4) 2 92 (6) 194	\$	368 281 923 510 566



Billings to clients and	i paymen te ceived	in advance of pe	erfoammce of se	ervices or deli	ivery pf oducts a	re recorded as	def d rrevenue ı	until the
services are performe	ed or the product i	s de						

Sales returns

Certain of the Company sproducts, such casks and newspapers, are sold with the radifferent turn. The Company records the rested impact of such returns as a reduction of revenue. To eastern product sales that will be turned and the related products that are expected placed back into inventory, the Company analyzes historical turns, current economic trades, changes in customer derodand acceptance of the radian acceptanc

Contract liabilities and assets

The Company's deferred revenue balance pitimælates to amounts received from customsfor subscriptionsaid in advanceform services being provided. The following table presents ones in the deferred reventual ance for the three months ded September 30, 2018:

	For the three	months
	ended September	er 30, 2018
	(in million	is)
Balance as of July 1, 2018	\$	510
Deferral of revenue		595
Recognition of deferred revertible		(670)
Other		1
Balance as of September 30, 2018	\$	436

(a) For the three months ended Septer (\$100 \text{\circ} 2018, the Company recognizes pproximately \$357 million of evenue which was incled in the opening deferrence venue balance.

Contract assets werenimaterial for disclosures of September 30, 2018.

Practical expedients and other revenue disclosures

The Company typically expenses commissions incurred to obtain a customer coordinate those amounts are incurred as thertizzation period is twelve months or less. These costs are recorded within Sellengral and administrative inet statements of Operations. Thempany also applies the practical expedient for significant financing components when the transfether good or service is paid within twelve not the receipt of consideration is received with twelve months or less of the good or service.

During the three months ended Septembe 2008, the Company recognized approximal willion in revenuse related to performance obligations that were satisfied or partial satisfied in a prior reporting period. The reiniting transaction price related to unsatisfied formance obligations as of September 30, 2018 was approximately \$3000 mill of which approximately \$90 million is expected to be recognized over the atender of fiscal 2019, approximately \$110 lition is expected to be recognized in fist 2021, with the remainder to be recognized thereafter. The associated onto include (i) contracts with expected duration of one year or less contracts for which variable consideration is bettermined based on the custom sursequent sale or usage anit), variable consideration allowed to performance obligations accounted for under the guidance that eets the allocation desirive under ASC 606.

NOTE 3. ACQUISITIONS, DISPOSALS AND OTHER TRANSACTIONS

New Foxtel

In April 2018, News Corp and Telstra combinted in respective 50% interests in Foxed News Corp s 100% interest in FOX SPRS Australia into a new company. Following the completion of the Transaction, News of the Second second interest in the flow of the Second sec

The Transacti	ion was accoun	ited for in accord	dance with ASC	8005in∙Bss Combi	inationsŽ (•ASC 8	05%Žt)ich requires the	e Company te- measure i

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	=			

NOTE 6. BORROWINGS

The Companyes total borrowingensist of the following:

Interest rate at Due date at As o September 30, September	er 30, J	As of lune 30,
	n millions)	2018
Foxtel Group	ĺ	
Credit facility 2019 ⁹ 3.63% Apr 7, 2019 \$	217	\$ 222
Credit facility 2014 , tranche 1 ^(a) 3.68% May 30, 2019	144	148
Credit facility 2014 , tranche 2 ^{a)} 3.78% Jan 31, 2020	144	148
Credit facility 2015 ⁹ 3.83% Jul 31, 2020	289	296
Credit facility 2016 ^{b)(b)} 4.38% Sept 11, 2021	47	108
Working capital facility 201 ^{(h)(b)} 3.98% Jul 3, 2020	58	59
US private placement 2009 , trache 3 6.20% Sept 24, 2019	75	75
US private placement 2012 " USD portion " tranche (†) 3.68% Jul 25, 2019	149	150
US private placement 2012 " USD portion " tranche @ 4.27% Jul 25, 2022	197	196
US private placement 2012 " USD portion " tranche [®] 4.42% Jul 25 2024	147	146
US private placement 2012 , AUDportion 7.04% Jul 25, 2022	80	83
REA Group		
Credit facility 2016 , tranche 2 ^(d) 2.84% Dec 31, 2018	86	89
Credit facility 2016 , tranche 3 ^{d)} 2.94% Dec 31, 2019	173	178
Credit facility 2018 ^{d)} 2.76% April 27, 2021	51	54
Total borrowings 1	,857	1,952
Less: current portion	(671)	(462)
Long-term borrowings \$ 1	,186	\$1,490

⁽a) Borrowings under these factiles bear interest at a floating and Australian BBSY plus amplicable margin between 1.1% and 2.70% per annum payable quarterly.

⁽b) As of September 30, 2018, the Hel Group has undrawn commitments\$251 million under these faities for which it pays a commitment fee in the range of 40% to 45% of the applicable margin.

⁽c) The carrying value of the borrowings include any fair value ardjests related to the Companyair value hedge. See Note Financial Instruments and Fair Value Measurements.

Borrowings under these factiles bear interest at a floating traof the Australian BBSY plus margin of between 0.85% and 1.05%.

REA Group *s net leverage ratios of September 30, 2018, REA Group waying a margin of between 0.85% and 1.05%.

⁽e) The Company classifies thourrent portion of long term debt as non-current bilities on the Balance Sets when it has thetent and ability to refinance the obligation on a long-term leads accordance with ASC 470-50 • Debt. Ž

NOTE 7. REDEEMABLE PREFERRED STOCK

In connection with the Companyseparation of its busisees (the *Separationizz) m Twenty-First Century Fox, Inc. (*21st Century Foxž) on June 28, 2013 (the *Distribution Datež), 2tt Century Fox sold 4,000 shares of cumulante deemable preferred stock with a par value d\$5,000 per share of a newly formed U.S. subsidiary of the Company The preferred stock patitividends at a rate of 9.5 fer annum, payable quartering, arrears. The preferred stock was callable by the Company at any time at the fitth year and puttable at the option of the holder aftered 2018. In July 2018, the Company exercised its call option and redeemed 1001016 outstanding redeematole preferred stock.

NOTE 8. EQUITY

The following table summarizes changes in equity:

	For the three months ended September 30,											
				2018					20)17		
	Ne	WS						Vews				
	Corpo			ontrolling		Total		oration	Noncont	U	Tota	
	stockh	olders	In	nterests		Equity		kholders	Inte	erests	Ec	uity
						(in milli	/					
Balance, beginning of period	\$	299,1	\$	1,186	\$	10,477	\$	10,789	\$	284	\$	11,073
Cumulative impact of revenue stard adoption		10		10		20		,,		,,		,,
Net income		101		27		128		68		19		87
Other comprehensive (loss) income		(75	5)	(28)	(10	3)	11	12	4	Ļ	116
Dividends		(59)		(23)		(82)		(59)		(21)		(80)
Other		(7)		(3)		(10)		3		(3)		"
Balance, end of period	\$	9,261	\$	1,169	\$	10,430	\$	10,913	\$	283	\$	11,196

Stock Repurchases

In May 2013, the Company•s Board of Directors (the •Board of ddbirsŽ) authorized the Company to repurchase up to an aggre§500 million of its Class A Common Stock. Noosk repurchases were made during the three inscentded September 320,18. Through November 2018, the Company cumulatively repurchased approximyat§71 million. The remaining authorized amount under those interpurchase program as of Novem2e2018 was approximatye\$429 million. All decisions regarding any future stock repurchases are at the discretion of a duly appoied committee of the Board Directors and managementhe committee•s decisions regarding future stock purchases will be evaluated from time to time light of many factors, including the Compress financial condition, earnings, capital requirements and debt facility evenants, other contractural strictions, as well as legal requirements, lategory constraints, industry practice, market volatility another factors that the committee may deem refleveness cannot provide any assurances the tagget that the surface will be repurchased.

Dividends

In August 2018, the Board of Directors dereid a semi-annual cash dividend of \$0.10sphare for Class A Common Stock and \$318 Common Stock. This dividend was paid Onctober 17, 2018 to stockholders of recorthetclose of business Greptember 12, 2018. Titiening, declaration, amount and payment of future dividends tockholders, if any, is within the discreti of the Board of Directors. The Board Directors decisions regarding the payment of future dividends depend on many factors, including toempanys financiation dition, earnings, apital requirements and debt facility covenants, other payment of the Board Officer restrictions, well as legal requirements, region constraints, industry praces, market volatity and other factors that the Board Officer seems relevant.

NOTE 9. FINANCIAL INSTRUMENTS AND FAIR VALUE MEASUREMENTS

In accordance with ASC 820, •Fair Value MacrementsŽ (•ASC 820Ž) fairlung measurements are require be disclosed using the value hierarchy which distinguies market participant assumpts into the following categories:

- € Level 1 , Quoted prices in active matts for identical assets or liabilities.
- € Level 2, Observable inputs other than quoted prices included in this level using dealer and broker quotations, certaining models, bid prices, qued prices for similar asseand liabilities in aixte markets, or other inputs that are observable or cancheroborated by observable market data.
- Evel 3, Unobservable inputs that are supported by little or no market activated that are significant to the fair valuetode assets or liabilities. For the Company, this primarily includesetuse of forecasted financial formation and other valuation related assumptions discount rates and long term growth rates in the inecapproach as well as the market approach to the fair valuetode assumptions discount rates and long term growth rates in the inecapproach as well as the market approach to the fair valuetode assumptions discount rates and long term growth rates in the inecapproach as well as the market approach is the market approach.

Under ASC 820, certainassets and liabilities are required to be remeasured to vitalium at the end of each reporting periodial following table summarizes those assets and liabilities assumed at fair value on a recurring basis:

	September 30, 2018					June 30, 2018				
	Level 1	Level	2	Level 3	Total	Level 1	Lev	/el 2 L	evel 3	Tota
					(in n	nillions)				
Assets:										
Foreign currency derivative cash flow hedges	\$ "	\$	4	\$ "	\$ 4	\$ "	\$	3 \$, (3
Cross currency interest raderivatives - fair value hedges	,,	2	22	"	22	,,	2	<u> 9</u>	,	29
Cross currency interest raderivatives - economic hedges	,,		11	,,	11	,,	•	10	,,	10
Cross currency interest raderivatives - cash flow hedges	"	,	91	,,	91	,,	7	7 6	,,	76
Equity securities	111	"		115	226	93	,,	,,		93
Total assets	\$ 111	\$ 1	128	\$ 11	5 \$ 3	354 \$	93	\$ 118	\$,	, \$
Liabilities:										
Interest rate devatives - cash flow hedges	\$ "	\$	18	\$ "	\$ 18	3 \$ "	\$	20 \$,,	\$ 20
Mandatorily redeemableoncontrolling interests	,,	,,		12	12	,,	,,	1:	2	12
Cross currency interest raderivatives - cash flow hedges	"		11	,,	11	"	1	2	,,	12
Total liabilities	\$ "	\$ 29	9	12	\$ 41	\$ "	\$ 3	32 \$	12	\$ 44

(a) See Note 5 "Investments.

There have been no transfers between levels of athere alue hierarchy during the periods presented.

Equity securities
The fair values of equity serities with quoted prices in tire markets are determined based the closing price at the encleach reporting period. These securities are classified as
These securities are classified as

Der	ivativ	/⊵ Ir	netru	men	tc

The Company is directly and indirectly affected by risks assentiatth changes in certain market conditions. When deemedparate, the Company uses derivative instruments to mitigate procedure impact of these market risks primary market risks managed by the pany through the use of derivative instruments include:

€	foreign currency exchange rate risk: arising primarily through F

	Ac Other C Incom mo	Gain (loss) recognized in Accumulated Other Comprehensive Income for the three months ended September 30,		from Acc Other Com Income fo months		
	2018)17	2018	2017	
		(in millio	ons)		
Derivative instruments degriated as cash flow hedges:						
Foreign currency derivatives: ash flow hedges	\$	(2) \$,,	\$ 1	\$ "	Operating expenses
Cross currency interest raderivatives - cash flow hedges		14	,,	1(4)	,,	Interest (expense) income, net
Interest rate derivates - cash flow hedges		1	,,	(2)	, ,,	Interest (expense) income, ne
Total	\$ 13	3 \$	" ((15)	\$ "	

During the three months ended Septembe 200, the amount recognized in the Statem 60 perations for the ineffective pions of derivative instruments designated as cash flow hedges nil, and the Company did

Nonrecurring Fair Value Measurements	
In addition to assets and liabilities that are remeasured at	

The changes included in the Tax Act are broad and complex Effessued Staff Accounting Bulletin No. 118 (SAB 118), as a sende by ASU 2018-05, which provides guidance for companidated to the Tax Act. ASU 2018-05 allows for measurement period of up to one yefter the enactment date of the Tax Act to finalize the recipror of the related tax impacts. The Compress accounting for the tax effects of the XTAct will be completed during this measurement period base expected to be finalized in the secquarter of fiscal 2019 preding further SEC guidate. The final transition impacts of the Tax Act may differ from the Company of the Company of the Tax Act, any legislative action to a less questions that arise because of the XTACt, any changes inaccounting standarder income taxes or related interpretations in respectors the Tax Act, or any updates or changes stomates the Company a utilized to calculate the transition impacts.

In accordance with SAB 118, the Company had reasonable estites related to (1) the remeasurement of U.S. deferred tax basics for the reduction in the tax rate, (2) the liability for the transition and (3) the partial valuational wance recorded against federal NOL carryforward due to the impact of the GILTI and BEAT prissions. As a result, the Company recognized a net provision in accome tax expense of \$23 million associated with these items in this cal year endedune 30, 2018. For the three months endendeduced and 2018, the company has not made any adjustments to the provisional amounts recognized as of June 30, 2018.

Management assesses available evidence to determine whethousersuffulture taxable income wittle generated to permit the use existing deferred tax assets. Based on managements sessment of available evidence, it has been determined that it is more likely than contained ferred tax assets in U.S. Federal, Stated foreign jurisdictions may note realized and therefore, alwation allowance has been estisated against those tax assets.

For the three months ended Seepber 30, 2017, the Company recorded a taxgenal \$54 million on pre-tax income of \$141 notifi, resulting in an effective tax rate that was higher than this. statutory tax rate. The higher take was primarily due to valuation allowards being recorded against tax benefits in certain foreign judictions with operating losses.

The Company is tax returns are subject to on-going review and rexistion by various tax authoritie Tax authorities may not rege with the treatment of items reported in our tax returns, and therefore the out of treas reviews and examinations be unpredictable. The Compass currently undergoing tax examinations by ethnic renal Revenue Service (HEZ), various U.S. state and fign jurisdictions. During the ear ended June 30, 2018, the IRS commenced an audit of the Company for the year ended 30, 2014. The Company believitels as appropriately accrued fifthe expected outcome of uncertain tax matters and bedies such liabilities represent a reason plother is in for taxes ultinately expected be paid. However, the Company may need to accrue inductable income tax expense and diability may need to be adjusted as new information becomes of the expected tax examinations continue to progress as settlements distigations occur. The Company indegross income taxes of \$29 million and \$48 million during the three months ended Septen 10 and 2017 and received tax refurting 10 million and rij respectively.

NOTE 13. SEGMENT INFORMATION

The Company manages and reports its bessies in the following five segments:

€ N "The News and Information Services segment includes the Company shall print, digital and broadcast radio media platforms. These product offering shude the global print and digital versions of the Wall Street Journal the Dow Jones Media Group, which include Sarron sand Market Watch, the Company suite of positional information product, including Factiva, Dow Jones Risk & Compliance, Dow Jones Now Jon

"The Company•s Subscription Videoservices segment provides videosorts, entertainment and news services to pay-TV subscribeoral other commercial licensees, parinity via cable, satellite antotternet Protocol, or IP, dissibution, and consists of (i) its 65% interest new Foxtel and (ii) Australian News Channel Pty Ltd (•ANCŽī)he remaining 35% interest inew Foxtel is held by Telstra, an Australian Securities Exchange (•ASIXŽe)d telecommunication sompany. New Foxtel is the largest pay-provider in Australia, with over 200 channels vering sports, general tentainment, movies, documtanies, music, children•s programming and news and broadcagents to live sporting events Australia including: Nationary Unional Various motorsports programming.

ANC operates the SKY NEWSetwork, Australia•s 24-houmulti-channel, multi-platorm news service. ANChannels are distributed throughout Australia and New Zealand and ilable on Foxtel and Sky Network Television NZ. ANClos owns and operates the international Australia Channel IPTV secretary offers content across a variety lightal media platform, including mobile podcasts and social media websites.

€

	 For the three months ended Septer 2018			
	2018		2017	
		(in millions)		
Revenues:				
News and Information Services	\$ ·	1,248	\$	1,24
		_		
				_
			-	

	As	As of		of
	Septembe	September 30, 2018		0, 2018
		(in millions)		
Goodwill and intangible assets, net:				
News and Information Services	\$	2,716	\$	2,730
Subscription Video Services		2,769		2,853
Book Publishing		797		804
Digital Real Estate Services		1,478		1,502
Total Goodwill and intangilal assets, net	\$	7,760	\$	7,889

NOTE 14. ADDITIONAL FINANCIAL INFORMATION

R

Receivables are presented net of an although or doubtful accounts, which an estimate of amounts at may not be collectibl. The allowance for doubtful accounts is estimated sheal on historical experience preciously aging, current economitiends and specific identification of certain receivables that are at risk of not being collected. As a result of authorition of ASU 2014-09 the Company reclassified its sales return reserve to Other current liabilities.

Receivables, net consist of:

	As of September 30, 2018		As of June 30, 2018	
		(in millions)		<u> </u>
Receivables	\$	1,693	\$	1,829
Allowance for sales returins		,,		(171)
Allowance for doubtful accounts		(45)		(46)
Receivables, net	\$	1,648	\$	1,612

⁽a) As a result of the adoption of the newerue recognition standard, t6empany reclassified the downance for sales returns fm Receivables to Other current liabilitiesSee Note 2 ... Revenue.

Ø

The following table sets forth the responents of Otherion-current assets:

	As of September 30, 2018 (in millions)		June	As of June 30, 2018	
Royalty advances to authors	\$	322	\$	312	
Inventory ^(a)		146		143	
Other		429		376	
Total Other non-current assets	\$	897	\$	831	

(a) Primarily consists of the nonurrent portion of programming rights.

NOTE 15. SUBSEQUENT EVENTS

In October 2018, the Company acquired Opdity. (*OpcityŽ), a marketeading real estatechnology platformthat matches quified home buyers and sellers with real texte professionals in a time. The total transtion value was approximately \$210 million, consisting approximately \$182 million in cash, net of \$7 million of cash cquired, and approximately \$28 million in deferred prenents and residued stock uit awards for Opcity's founders and qualifying employees hich will be recognized as compensation expectorer the three years lowing the closing Included in the cash amount is approximately \$20 milliothat will be held back for approximately from this after closing The acquisition will broden realtor.com** lead generation product portfolio, allowing real estate professionals toose between traitinal lead products or a concierge-text smodel that provides highly vetted, transaction-ready lets. Opcity is a subsidiary of Move, and results will be included within the Digital Refeastate Services segment. The Company is currently in the process of evaluating the passect accounting implicitions, and as a result, disclosures recognized ASC 805-10-50-2(h) cannot be made at this time.

ITEM 2. MANAGEMENT•S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS

This document, including the lifewing discussion and analyse contains statements that contrast of forward-looking statements within the meaning of Section 21E of the Securities Example Act of 1934, as amended the (*Exchange ActŽ), and ection 27A of the Securities Act of 933, as amended. All statements that are notable ments of historical to are forward-looking st

comparability of the results being analyz **e**d enhance the comparability of the **finoia**l information provided to users, ther **G** pany has supplementally included pro forma financial formation for the three months endeφ **G** enber 30, 2017 refitting the Transaction within its discussion and analysis below.

This section provides an analysis of the Compacysts flows for the three on the ended September 30, 2018 and 2017, as well as a discussion efℂbmpany•s financial arrangents and outstanding committents, both firm and comtigent, that existed as ௳верtember 30, 2018.

OVERVIEW OF THE CO MPANY S BUSINESSES

The Company manages and reports its bessies in the following five segments:

- € N "The News and Information Services egment includes the Company shall print, digital and broadcast radio media platforms. These product offering sluide the global print addigital versions of the Wall Street Journal the Dow Jones Media Group, which includes arron sand Market Watch, the Company suite of essional information produs, including Factiva, Dow Jones Risk & Compliance, Dow Jones Nievires and DJX and its livjeurnalism events. The Ordinary also owns, among other publications, The Australian, The Day Telegraph, Herald Sun The Courier Mailand The Advertise in Australia The Times, The Sunday Times, The Suand The Sun on Sundary the U.K. and the New York Posin the U.S. This segment also includes News America Marketing, a leading provider of home-delined shopper media, in-steomarketing products and service addigital marketing solutions, including Checkout 51 s mobile palication, as well as Unrulya global video advertising manifolace, Wireless Group, operator talk SPORT, the leading sports radietwork in the U.K., and Storyful social media content agency.
- ## "The Company•s Subscription Vide Services segment provides vide poorts, entertainment and news services to pay-TV subscribeared other commercial licensees, painty via cable, satellite and terrnet Protocol, or IP, dissibution, and consists of (i) its 65% interest new Foxtel and (ii) Australian News Channel Pty Ltd (•ANCŽT) he remaining 35% interest i

ANC operates the SKY NEWSetwork, Australia•s 24-houmulti-channel, multi-platorm news service. ANChannels are distributed throughout Australia and New Zealand and ilable on Foxtel and Sky Network Television NZ. ANCloso owns and operates the international Australia Channel IPTV serviand offers content across a variety lightal media platform, including mobile podcasts and social media websites.

- € "The Book Publishing segment consists bfarperCollins, the second largest commer book publisher in the world, with operations in 18 countries and religious publishing. Harp@ollins owns more than 120 branded publishing imprints:Juiding Harper, William Morrow, HarperCoollis Children•s Books, Avon, Harlequindan Christian publishers Zondervan and ThorNesson, and publishes works by well-known aushsuch as Harper Lee, Chip and Joanna Gaines, Rick Warren, Saranoung and Agatha Christienel popular titles such ashe Hobbit Goodnight MoonTo Kill a Mockingbird Jesus CallingandHillbilly Elegy.
- € Interest in Move. The remainin 1200% interest in Move is held by REA Group. Interest in Move is a market-leading digital media business specializing in property and listed on the ASX (ASX: REA). RÆ Group advertises property and

Move is a leading provider of onlineal estate services in the U.S. and primarily operates realter, acomemier real estate information and services marketplade over offers real estate advertising solutions to agerated brokers, including its Connection offers and Advantage Proproducts. Move also offers a number of protessal isoftware and ervices products, including Top Products FiveStree and ListHub.

€ *Q* "The Other segment consiss primarily of general corporatoverhead expenses, the corporatety Group and costs related to U.K. Newspaper Matters ≰adefined in Note 11 to the Coordisalated Financial Statments). The Company s Strategy Group identifiew products and services across its businesses revenues and finability and targets and services potential acquisitis, investments and dispositions.

Other Business Developments

In October 2018, the Company acquired Opdity. (•OpcityŽ), a marketeading real estattechnology platformthat matches calified home buyers and sellers with real teste professionals in settime. The total transstion value was approximatye\$210 million, consisting approximately \$182 million in cash, net of \$7 million of castroquired, and approximately \$28 million in deferred prenents and resicted stock untawards for Opcity•s founders and qualifying employees hich will be recognized as compensation engageover the three yeards lowing the closing. Included in the cash amount is approximately \$20 millionathwill be held back for approximately 18 minustafter closing. Opty is a subsidiary of Move, and its results will be included within the Digital Real Estate Services segment.

RESULTS OF OPERATIONS

The following table sets forth the Company's operating results three months ended September 30, 2018 as compared tree the norths ended

September 30, 2017.

	For the three months ended September 30,			
	2018	2017	Change	% Change
(in millions, except %)			Better/(W	/orse)
Revenues:				
Circulation and subscription	\$ 1,034	\$ 651	\$ 383	59%
Advertising	664	682	(18)	(3)%
Consumer	400	386	14	4%
Real estate	227	203	24	12%
Other	199	136	<u>6</u> 3	46%
Total Revenues	2,524	2,058	466	23%
Operating expenses	(1,340)	(1,149)	(191)	(17)%
Selling, general and administrative	(826)	(661)	(165)	(25)%
Depreciation and aortization	(163)	(97)	(66)	(68)%
Impairment and restcturing charges	(18)	(15)	(3)	(20)%
Equity losses of affiliates	(3)	(10)	7	70%
Interest (expense) income, net	(16)	6	(22)	**
Other, net	20	9	11	**
Income before income tax expense	178	141	37	26%
Income tax expense	<u>(</u> 50)	<u>(</u> 54)	4	<u> </u>
Net income	128	87	41	47%
Less: Net income attributable to nonomiting interests	(27)	(19)	(8)	(42)%
Net income attributable to News Corporation	\$ 101	\$ 68	\$ 33	49%

not meaningful

"Revenues increased \$466 million, or 23%, fithre three months ended Semptoer 30, 2018, as compared to the corresponding poefficial fiscal 2018. The revenue drease for the three months ed September 30, 2018 was primarily dochigher revenues at the Sociotion Video Services segment of \$420 million resultindarge part from the Transtion, which contributed \$425 illion to the increase The Revenue increase was also attributable to highervenues of \$22 million at the Dtgl Real Estate Seinces segment, maintique to increased vienues at both REA Group and Move, and \$17 million at the Book Publing segment as a result of higher salids arily in the general books, Christiand Children salids and Move, and \$17 million at the Book Publing segment as a result of higher salids arily in the general books, Christiand Children salids are salids and salids are salids and salids are salids and salids are salids are salids and salids are salids and salids are salids and salids are salids and salids are salids are salids and salids are salids and salids are salids and salids are salids are salids are salids are salids are salids and salids are salids are salids and salids are salids categories, partially offet by the impact of the adoption to the new revenue recognition standard.

The impact of foreign currency. In that the U.S. dollar against local coories resulted in a revenue decrease of \$4460 m for the three months ended September 30, 2018 as compared toothresponding period of fiscal 2018. The Common calculates the imact of foreign currency fluctuations for businesses reporting in currencies other the U.S. dollar by multiplying the sults for each quarter in the currentipe by the difference between the average exchange rate for that quarter and tageneschange rate in effectiving the corresponding quartertbe prior year and totaling the impact for all quarterin the current period.

"Operating expenses increase \$191 million, or 17%, for the three months ded September 30, 2018, as compared to the corresponding period of fiscal 2018. The insue an Operating expenses for the throughths ended Septemer 30, 2018 was mainly ue to higher operating expenses at the Subscriptionder Services segment of \$21/17/11/10 primarily resulting from the Transaction. The ilease was offset by lower operating expenses at the water and Information Services greent of \$23 million for the theemonths ended eptember 30,0218. The impact of

foreign currency fluctuations of the U. Sollar against local ordencies resulted in an Operag expense decrease of \$17 in in in for the three months ended September 30, 2018 as compared corresponding period of fiscal 2018.
"Selling, general and administrative expenses increased \$165ionnil or 25%, for the three months ended September 30, 2018, as comparehold corresponding period of fiscal 2018. There is as in Sellinggeneral and administrative expenses for the three months ended September 2001,8 was primarily due to high expenses of \$117 million at the baseloscription Video Services gment, primarily as a result of the Transaction, and the absence of the \$46 minitiparct from the reversal of paortion of the previously accrudiability for the U.K. Newspaper Matters and the corres

"For the three months ended Speember 30, 2018, the Company recorded a taxgehof \$50 million on one-tax income of \$178 million resulting in an effective tax rate that was higher than U.S. statutory rate. The phier tax rate was primarily due valuation allowances being recorded against tax benefits in certain jurisdictions with operating losses and the imparcom foreign operations whin are subject to higher tax rates.

For the three months ended Steepber 30, 2017, the Company recorded a taxgethaff \$54 million on pre-tax income of \$141 notifi resulting in an effective tax rate that was higher than this. statutory tax rate. The higher take was primarily due to valuation allowards being recorded against tax benefits in certain foreign risdictions with operating losses.

Management assesses available evidence to determine whethouserstuffiture taxable income wittle generated to permit these string deferred tax assets. Based on managements sessment of available evidence, it has been determined that it is more likely than contained ferred tax assets in U.S. Federal, Stated foreign jurisdictions may note realized and therefore, alwation allowance has been estimated against those tax assets.

- Net income increased by \$41 million for the three months ended Septem 30, 2018 as compared to the corresponding periorstaff 2018 primarily due to higher Totts egment EBITDA, partially offest by higher Depreciation and artization and Iterest expenses
- Net income attributable to nonontrolling interests increased so million for the three months ended September 30, 2018 as compared to the special primadue to the non-controlling interest row Foxtel and higher results at REA Group.

4

Segment EBITDA is defined aswænues less operating expses and selling, general and adstrirative expenses segment EBITDA does not include: depreciation and amortization, impraent and restructuring chargequity losses of affiliates, interest (expense) incomtee there, net, income tax (expense) benefit and net incorateributable to noncontrolling forests. Segment EBITDA may rive comparable to similarly the measures reported by other companies, since companies anvels tors may differ to what items should be includien the calculation of Segmetable TDA.

Segment EBITDA is the primary measure used by the Company sophisating decision maker to evalte the performance of anlibbaate resources within the Company sobusinesses. Segment DA provides management, insters and equity analysts with a measure to analyze publicating performance of each of the Company sobusinessegments and its enterprise value at a late and competitors data and competition of future results (as opening performance is highly conting to many factors, including custor tastes and preferences).

Total Segment EBITDA is a non-GAAffleasure and should bensidered in addition to, not assabstitute for, net income (loss)ash flow and other measures of financial perforance reported in accordance w@AAP. In addition, this measures not reflect cash available-fund requirements and excludes items, such as depication and amortization and imparient and restructuring charges, which assignificant componentin assessing the Company's financial performance. The Complantiveves that the presentation of Totalg Sent EBITDA provides is eful information regarding the Company's operations and other factors affiguet the Company's reported results. Signally, the Company believes that by conducting certain one-time or non-cash items such aspiriment and restructuring closes and depreciation and amortizate as well aspotential distortions between periods caused by factors such as financing and talastructures and changestanx positions or regimes the Company provides usensists consolidated financial statements with sight into both its core operations well as the factors that feet reported results between periods but which the Company believes are not representative of its dournels. As a result, users of the Company aconsolidated financial statements between to TautSegment EBITDA for the three months ended the core operations and 2017:

=	

Segment EBITDA at the News and InformountiServices segment increas@12 million, or 57%, for the thee months needed Septembe30, 2018 as compared to the corresponding period of fiscal 2018. The increasenainly due to the benefit related to the exit of then penth in for Sun Bets

Dow Jones

Revenues were \$362 million for there months ended Septber 30, 2018, an increase of \$121ion, or 3%, as compared to remues of \$350 million in the corresponding period of fisc2018. Circulation and substitution revenues increase 6d5 million, primarily due to the \$13 million impact from digital subscriber growth and gittal subscription price increases at Wall Street Journa Advertising revenues were lateively flat. The impact of foreign currency fluctuations of the \$1. dollar against local curreies resulted in a revended rease of \$1 million for the three months ended September 30, 2018 as compared to other sponding period of fiscal 2018.

News Corp Australia

Revenues at the Australianewspapers were \$309 million foretithree months end between the subject of \$23 million, or 7%, compared to revenues of \$332 million in characteristic period of fiscal 2017 the impact of foreign currecy fluctuations of the U.S dollar against local currencies resulted in a revenue cerease of \$25 million, or 8%, for the three mills ended September 320,18 as compared the corresponding period of fiscal 2018. Advertising revenues decreased \$21 milliprimarily due to the \$15 million might advertising market and the \$14 million negative pact of foreign currency fluctations, partially offer by the \$7 million increase due to digital vertising growth. Circulation and subscription venues were relatively flat.

News UK

Revenues were \$286 million for the three rhisneholded September 30, 2046, increase of \$31 million, or 12%, as compared terrees of \$255 million in the corresponding period of fisc2018. The increase was due to the net intropathe benefit related to the exfittbe partnership focus Bets of \$48 million. Advertising revenues decreased \$71 ioni, primarily due to the weakness time print advertising market. Cirlation and subscription revenues decreased \$51 ioni, primarily due to single popy volume declies, mainly at he Sunpartially offset by the impact of cover price increases across mastheads. The impact of foreignment fluctuations of the 15. dollar against local currencies resulted in a revelected in a

News America Marketing

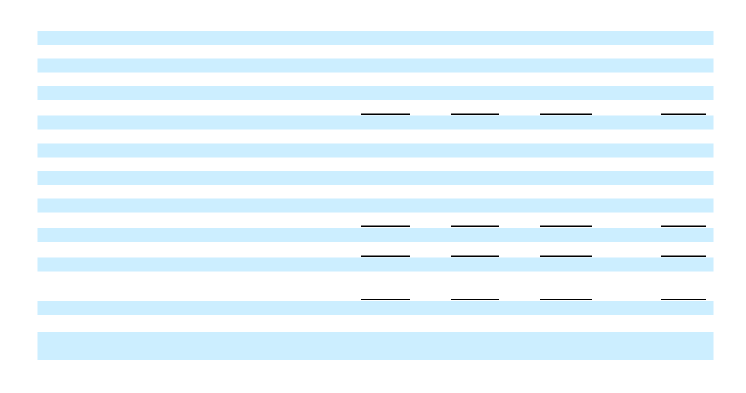
Revenues at News America Matiling were \$221 million for the theemonths ended September 30, 2016 pcrease of \$13 million; 6%, as compared to revenues of \$234 million in thorresponding period of fiscal 2018. Therefore was primarily related to \$18 inoith of lower home delivered revenues, which inclustree-standing insert products ainly due to lower volume.

		-	,u	F	, ,		, so
						-	

For the three months ended Stepber 30, 2018, Segment EBITDAtate Book Publishing segment iteased \$20 million, or 42%, as mpared to the corresponding period of fiscal 2018. The instead as primarily due to the higher reves discussed above and the mix of stitle

(12% and 13% of the Company•s consolidated reveinutes three months end September 30, 2018 and 2017, respectively)

		For the three months ended September 30,			
	2	2018	2017	Change	% Change
(in millions, except %)				Better/	(Worse)
Revenues:					
Circulation and subscription		\$ 14	\$ 14	\$ "	"
Advertising					



(g)	Reflects the adjustment to amortizentiexpense resulting from the recognition of pating able intangible assets in the pretininary purchase price
	allocation.

- (h) Reflects the adjustment to depreciational amortization expense retiring from the fair value adjustment to Foxtel's histional fixed assets in the preliminary purchase price allocation, which resultes step-up in the value of such assets.
- (i) Reflects the reversal of amizzation expense included News Corp•s historical Statement Operations from the Companyesttlement of its pre-existing contractual arrangement ween Foxtel and FOXPORTS Australia, which resulted a write-off of its channel disbution agreement intangible asset at the time of the Transaction.
- (j) Represents the impact to equity losses of affiliates assult buf the Transaction, astifie Transaction occurred on July2016. Historically News Corp accounted for its investmentFoxtel under the equity media of accounting. As a result buffe Transaction, Foxtel became majority-owned subsidiary of the Company, and therefore, the impactbuble Fon the Company is historically losses of affiliates wa

"Revenues decreased \$69 million, or 3%,rfthe three months end& ptember 30, 2018, as compared to the corresponding period of fiscal 2018. The Revendecrease was attributableat \$115 million decrease in the Scription Video Services segnt primarily resulting from lower subscription revenues due to subscrimix, lower advertising revenues and the \$45 million gative impact of forgin currency fluctuations. The revenue was partially offset by the revenues of \$22 million at the Digital Real Services genent, mainly due to increased revenues at both REA Group and Mand \$17 million at the Book Publishing seent as a result of higher sales printy in the general books category, partially offsety the impact of the adoption of the new reverted graition standard. The impact of foreign rency fluctuations of the U.S. dollar against local currencies the sum a revenue decrease \$90 million for the thre months ended September 20,18, as compared to the corresponding period of fiscal 2018.
"Operating expenses decreas £d 01 million, or 7%, for the three montensed September 30, 2018, as compared to the corresponding period of fiscal 2018. The decrease in Organization period September 30, 2018 was into due to lower operating expenses at the Subscription of Services segment of \$76 lion primarily resulting from lower non-sports programing and pay-per-view costs and the \$26 million impact of foreignerency fluctuations. The decrease was alriven by lower operating expenses that News and Information Services segment of \$23 milliform the three months ended September 280,8. The impact of foreign currency fluations of the U.S. dollar against local currencies resulted in Operating expense decrease of \$42 comifor the three months ended September 28018, as compared to the corresponding period of fiscal 2018.
"Selling, general and administrative expesses increased \$49 million, or 6%, for the three months ended September 30, 2018, as comptanted corresponding period of fiscal 2018 increase in Steng, general and deministrative expenses was primarily due to the absence of the \$450 nimpact from the reversal of a poorti of the previously accrued liability for the U.K. Newspaper Matters and the corresponding period of first quartefiscal 2018. The impact foreign currency fluctuates of the U.S. dollar actins tocal currencies resulted in a Selling, generated administrative expense decase of \$29 million for the three on the ended September 30, 2018 compared to the corresponding period of fiscal 2018.
"Depreciation and amortization repense decreased \$3 million, or 21% or the three months ended September 30, 2018, as compared to three sponding period of fiscal 2018. The impactoreign currency fluctuations of the S. dollar against local currencies resulted in a departion and amortization expense chasse of \$6 million for the the months ended September 20018, as compared to the corresponding period of fiscal 2018.
During the three monthsended September 30, 2018 and 2017, the Company recorded restructuring charges of \$18 milli primarily related to employetermination benefits in the Nus and Information Services greent.
(a) "Equity losses of affiliates werehigher by \$1 million for the three on the ended September 30, 2018 as compared to the corresponding period of fiscal 2018.
"Interest (expense) incomenet was (\$16) million as compared (\$66) million in the corresponding period of fiscal 2018 primarily due to lower intesteexpense from the repayment the Foxtel shareholder note in the first quarterise al 2018.
Other, net increased \$12 million for three months ended Septembe, 2018, as compared to the corresponding period of fiscal 2018, primarily due to the remeasurement of equity sectives in accordance with the adoption of ASU 2016-01.
"The Company•s income tax expensed effective tax rate for therethe months ended September 30, 2018 were \$50 million and 28%, resptively, as compared to an income tax expensed effective tax rates \$57 million and 33%, resectively, for the corresponding period of fiscal 2018.
45

For the three months ended Stepber 30, 2018, the Company recorded a taxrescept \$50 million on pre-tax income of \$178 incital resulting in an effective tax rate that was higher than this. S. statutory tax rate. The higher tabe was primarily due to valuation allowans being recorded against tax benefits in certain foreign jurisdicts with operating losses at the impact from foreign operations which are subject trigher tax rates.

For the three months ended Stepber 30, 2017, the Company recorded a taxrescept \$57 million on pre-tax income of \$171 init resulting in an effective tax rate that was higher than this. statutory tax rate. The higher take was primarily due to valuation allowans being recorded against tax benefits in certain foreign rigidictions with operating losses.

Net income increased \$14 million for theethe months ended Stember 30, 2018 as compated the corresponding period of fiscal 2018, primarily due to wer Interest expense and high Stember, net, partially offset by lower Total Segment EBITDA.

Net income attributable to noncontrolling interests decased by \$6 million for the three months ended September 20018 as compared to the corresponding peridiscal 2018, primarily due lower performance at new Foxtel, partially offset by increase performance at REA Group.

A

The following table reconciles unauditemported and pro forma Net income to unaudireported and pro forma Total Segment TEDA for the three months ended September 30,18 and 2017, respectively:

	F	For the three monthsended September 30,				
		2018				
(in millions)	As	As reported		forma		
Net income	\$	128	\$	114		
Add:						
Income tax expense		50		57		
Other, net		(20)		(8)		
Interest experes(income), net		16		26		
Equity losses of affiliates		3		2		
Impairment and restouring charges		18		18		
Depreciation and amortization		163		166		
Total Segment EBITDA	\$	358	\$	375		
Total Segment EBITDA	_Φ		Ψ	3/		

	nded September 3	0,			
	2018	3	201	7	
As report		rted	Pro for	ma	
		Segment		Segment	
(in millions)	<u>Revenue</u> s	EBITDA	Revenues	<u>EBITDA</u>	
News and Information Services	\$ 1,248	\$ 116	\$ 1,241	\$ 74	
Subscription Video Services	565	113	680	154	
Book Publishing	418	68	401	48	
Digital Real Estat&ervices	293	105	271	95	
Other	,,,	(44)	,,	4	
Total	\$ 2,524	\$ 358	\$ 2,593	\$ 375	

K.

(22% and 26% of the Company \bullet s consolidated meve in the three monthes ded September 30, 2018 and

2017,	respectively)
- ,	1 7 /

	For the three months ended September				
	2018	2017	Change	% Change	
(in millions, except %)	As reporte	d Pro forma	a Better/(W	orse)	
Revenues:					
Circulation and subscription	\$ 4	191 \$	592 \$ (101)	(17)%	
Advertising	5	7 7	5 (18)	(24)%	
Other	1	7 1	3 4	31%	
Total Revenues	56	5 68	0 (115)	(17)%	
Operating expenses	(3	324) (399) 75	19%	
Selling, general and administrative	(128)	(127) (1)	(1)%	
Segment EBITDA	\$ 11	3 \$ 15	\$ (41)	(27)%	

For the three months ended Steepber 30, 2018, revenues at thub Scription Video Services segunt decreased \$115 million as not provided to the corresponding period of fiscal 2018. The network decrease was inputarily due to lower subscrition revenues resulting from subitistic mix, lower advertising revenues, lower ontribution from pay-per-viewnal the \$45 million negativism pact of foreign currency fluctuations

For the three months ended Seepber 30, 2018, Segment EBITDAtate Subscription Video Services gment decreased \$41 million,27%, as compared to the corresponding period scale 2018. The decrease in Segment EBITDA paramarily due to the lower revenues collissed above and the negative impact of foreign exchargemency fluctuations of \$100 illion, partially offset by lower non-sports programmiagd pay-per-view costs.

LIQUIDITY AND CAPITAL RESOURCES



The Company's principal source of liquidits/internally generated funds and cash equivalents of mand. As of Septembello, 2018, the Company's cash and cash equivalence \$1,886 million. The Company expects the design entry of liquidity will enable it to meets liquidity needs in the foreseeable future, including payment of indebtedness. The management of liquidity and certain other factions, as described below, and expects to have cess to the worldwide credit and capital markets, stuttoje market conditions, in order to issue

Net cash provided by (used in) operating attitis for the three monthemded September 30, 2018 and 7 was as follows (in ithions):

For the three months ended September 30,

2018 2017

\$113 \$ (4)

Net cash provided by (usten) operating activities

Net cash provided by (used in) operating vittings increased by \$117 million for the the months ended September 30, 2016 paragrared to the three months ended September 30, 2016 increase was primarily due thing her Total Segment EBITDA.

Net cash used in investing activities the three months ended September 2801,8 and 2017 was asliftows (in millions):

For the three months ended September 30, Net cash used in investing activities

2018 \$(121)

\$(121)

Net cash used in investing acties was \$121 million for the three months end € bettember 30, 2018 and 2017.

During the three months ended Septembe 2008, the Company used \$133 million of capital expenditures of which \$69lion related to new Foxtel. During the three months en september 30, 2017, the Company used \$600 mfor capital expenditures and \$54 ntion of cash for acquisitions, primaril for the acquisition of Smartline.

Net cash used in financing taxities for the three months and September 30, 2018 and 2013 auafollows (in millions):

For the three months ended September 30, Net cash used in financing activities 2018 \$(124) 2017 \$(31)

The Company had net cash used in financial civities of \$124 million for the thremonths ended Septemb 20, 2018 as compared net cash used in financing activities of \$31 million for the predictivities of \$31 million for the sended Septemb 2017. The increase painty relates to the repayent of borrowings of \$192 million, mainly related to new Foxtend the redemption of the Company redefine preferred stock of \$20 million pathy and fisher by new borrowings by new foxtel of \$131 million.

R N

Free cash flow available to News Corpiomatis a non-GAAP financiatheasure defined as net capstovided by operating activitis, less capital expenditures (*free cash flow \(\tilde{L}\) is REA Group free cash flow \(\tilde{L}\) is REA Group free cash flow \(\tilde{L}\) is REA Group free cash flow \(\tilde{L}\) is Corporation should be considered in addition, not as a substitute for, cash flows operations and other measures of \(\tilde{L}\) in the cash flow available \(\tilde{L}\) is comparable to similarly titled measures reported by other companies, since companies and \(\tilde{L}\) is a capital flow available \(\tilde{L}\) in the calculation of free cash flow.

The Company considers free cash flow available to News Componentation useful information management and investors better amount of cash that is available to be used to strengthen the Company's balancest and for strategic opponenties including, among beers, investing in the Company's business, strategizequisitions, dividend payouts an expurchasing stock. The Compabelieves excluding REA Group see cash flow and including dividends received from REA Group vides users of its consolidated finiant statements with measure of themsount of cash flow that is readily available to the Company, as REA Group is a separately listed to be been understant of the Company to have access to its share of REA Group's cash ballance ompany believes free cash will available to News Corporate provides a more conservative view of the Company flow because this presentation understant amount of cash the Company from REA Group, which has generally been low them the Company of the unadded free cash flow.

A limitation of free cash flow available to New Corporation is that it does not represent total increase or decrease inchash balance for the period. Management compensates for threatain of free cash flow available to News Corporation by alsolying on the net change in the cash equivalents as presented in that incorporate all cash moderning period.

The following table presents reconciliation of net cash proved by (used in) operating activision free cash flow available News Corporation:

		For the three months ended September 30,	
	2018	2017	
	(in millions)	<u> </u>	
Net cash provided by (used) in perating activities	\$ 113	\$ (4)	
Less: Capital expenditures	(133)	(62)	
	(20)	(66)	
Less: REA Group free cash flow	(38)	(27)	
Plus: Cash dividends σe ived from REA Group	37	33	
Free cash flow available to News Corporation	\$ (21)	\$ (60)	

Free cash flow available to News Corporation improved by \$30 min the three months end 60 predefined by \$30 primarily due to higher cash probed by operating activities as discussed bove, partially offset by higher capital expenditures.

Borrowings

As of September 30, 2018, the Company total borrowings of \$1.9 billion, includinting current portion. The Company so sortiogs as of such date reflect \$1.55 billion of outstandig debt incurred by certain substitutes of new Foxtel (togethewith new Foxtel, the Foxtel Group Z) that the Company consolidated upon completion of the TransacrtiThe Foxtel Group debt includes U.Svate placement senior unsecured notes drawn amounts under its revolving credit faitities, with maturities ranging from 2019 to 2024. Approxitely \$447 million and \$541 million aggregate principal amount outstanding will mature diving fiscal 2019 and 2020, respectively, and then pany expects to fund these debt repayments arily with new borrowings. The Foxtel Group's borrowings aguaranteed by certain members of the Poxtel Group that ASC 805este debt instruments were recorded at fair value of the Transaction date. During the figuranteer of fiscal 2019, the Foxtel Group other payments of \$190 million and borrowings of \$131 million der its working capital facility.

The Company's borrowings as of Septent@r2018 also reflect the inholledness of REA Group. The second tranche of its A\$4860mmunsecured revolving loan facility of approximately \$86 million (A\$120 million) will mature in December 2018, and the Company expects RE@roup to fund this debt repayment primarilwith cash on hand.

The Company has additional borrowing caparinder its unsecured \$650 million revolvinged facility (the Facility Z), which can be increased up to a maximum amount of \$900 million thate Company's request. The lenders commitments have the Facility available terminate Ontober 23, 2020, provided the Company may request that the mitments be extended undertain circumstances for the two additional one-yeareriods. As of the date of this filing, the Company hastroprowed any funds under the Facility. Addition, the Company \$251 million of under work commitments under Foxtel Group's revoing creditfacilities.

The Company's borrowings contains customepyresentations, covernas, and events of default. (Company was in compliancethwall such covenants at September 30, 2018.

See Note 6, Borrowings in the accompanying Consolidated Finance Statements for further detailegarding the Company's outstiang debt, including certain information about tierest rates and maturities iteld to such debarrangements.

PART II

ITEM 1. LEGAL PROCEEDINGS

There have been no material changes to the discussion that fider •Legal Proceedings Žthre Company•s 2018 Form 10-K.

ITEM 1A. RISK FACTORS

There have been no material changes exrittly factors disclosed in the Companymenual Report on Form 10-K for the fiscalayeended June 30, 2018.

ITEM 2. UNREGISTERED SALES OF EQUITY SECURITIES AND USE OF PROCEEDS

None.

ITEM 3. DEFAULTS UPON SENIOR SECURITIES

Not applicable.

ITEM 4. MINE SAFETY DISCLOSURES

Not applicable.

ITEM 5. OTHER INFORMATION

Not applicable.

ITEM 6. EXHIBITS

- (a) Exhibits.
- 31.1 Chief Executive Officer Certification requeid by Rules 13a-14 and 15d-14 under the Stiessu Exchange Act of 1934, as amended
- 31.2 Chief Financial Officer Certification required by Rules 13a-144 under the Securities Exactly Act of 1934, as amended
- 32.1 Certification of Chief Executive Officer and Chief Financial Officer pursuant to 18 U.S.C. Sect

SIGNATURE

Pursuant to the requirements of the Sitieus Exchange Act of 1934, the registrate duly caused this report to be signed to the undersigned thereunto duly authorized.

NEWS CORPORATION (Registrant)

By: /s/ Susan Panuccio

Susan Panuccio Chief Financial Officer

Date: November 8, 2018

Chief Executive Officer Certification

Required by Rules 13a-14 and 15d-14 under the Surities Exchange Act of 1934, as amended

I, Robert J. Thorson, certify that:

- 1. I have reviewed this quarterly repon Form 10-Q of News Corporation;
- 2. Based on my knowledge, this report does **nota** any untrue statement and fraction omit to state a material famotecessary to make the statements made, in light of threumstances under which such statements where where the period covered by this report;
- 3. Based on my knowledge, the financiatements, and other financial formation included in this eport, fairly present inlamaterial respects the financial conditions sults of operations and cash flows of the steam as of, and forthe periods presented this report;
- 4. The registrant so ther certaining officer and I are responsibler establishing and maintaining disclosure controls and peodures (as defined in Exchange Act Rules 13a-15(e) and 15de) Sand internal control or tinancial reporting (as defied in Exchange Act Rules 3a-15(f) and 15d-15(f)) for the registrant and have:
 - (a) Designed such disclosure or courts and procedures, or caused such disclosure rols and procedures be designed under our supervision, to ensure that material information relating et or eligistrant, including to consolidated substairies, is made from to us by others within those ntities, particularly during the period within this report is being prepared;
 - (b) Designed such internal controver financial reporting, or caused such intercontrol over financial reporting to be degined under our supervision, to provide reconstable assurance regarding thick belief of financial reporting and the preparation of financial statements for external purposites accordance wittgenerally accepted accurating principles;
 - (c) Evaluated the effectiveness of the registes disclosure controls and procedured presented in this report our condusi about the effectiveness of the disclosure colstand procedures, as of the end of placed covered by this report based on such evaluation; and
 - (d) Disclosed in this report any changethine registrant*s internabntrol over financial reporting that occurred during the gistrant*s most recent fiscal quartethe registrant*s fourthiscal quarter in the sae of an annual report) athhas materially factor, or is reasonably likely to materially factor, the registrant*s internal control overinancial reporting; and
- 5. The registrant*s other certifing officer and I have discloselulased on our most recent exaction of internal control overinancial reporting, to the registrant*siditors and the audit committee to registrant*s board of relictors (or persons performinitget equivalent functions):
 - (a) All significant deficiencies and material weaknesses in the the sign or operation of intermation to over financial reporting which are reasonably likely to adversely affect the signistrant is ability to record, process material and report fancial information and
 - (b) Any fraud, whether or not mater; that involves managermeer other employees who haveignificant role in the registress internal control overinancial reporting.

November 8, 2018

By: /s/ Robert J. Thomson

Chief Executive Offcer and Director

CERTIFICATION PURSUANT TO18 U.S.C. SECTION 1350, ASDOPTED PURSUANT TO SECTION 906 OF THE SARBANES-OXLEY ACT OF 2002

In connection with	the Quarterly R	Report No éws Cor	poration on l	Form 10-Q for	thecfast quarter	ended Seephbe	er 30, 2018,	adeid with the	Securities
and Exchange Co	mmission on the	e date he(tt ee f•R	eportŽ), we,	the undegraed	officers of New	s C p pration, o	ertify, pursu	ianto 18 U.S.C	. § 1350,