Enhancing Nexstar’s Position as North America’s Leading Local Media Company
Disclaimer

Forward-Looking Statements
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Additional Information and Where to Find It
This communication is being made in respect of a proposed business combination involving Tribune Media and Nexstar. In connection with the proposed transaction, Tribune Media intends to file relevant materials with the U.S. Securities and Exchange Commission (the “SEC”), including a preliminary proxy statement on Schedule 14A. The information in the preliminary proxy statement will not be complete and may be changed. Tribune Media will deliver the definitive proxy statement to its shareholders as required by applicable law. This communication does not constitute a solicitation of any vote or approval and is not a substitute for any proxy statement or any other document that may be filed with the SEC in connection with the proposed business combination. INVESTORS AND SECURITY HOLDERS OF TRIBUNE MEDIA ARE URGED TO READ THE DEFINITIVE PROXY STATEMENT AND OTHER DOCUMENTS FILED WITH THE SEC CAREFULLY AND IN THEIR ENTIRETY WHEN THEY BECOME AVAILABLE BECAUSE THEY WILL CONTAIN IMPORTANT INFORMATION ABOUT THE PROPOSED TRANSACTION. Investors and security holders will be able to obtain these materials (when they are available) and other documents filed with the SEC free of charge at the SEC’s website, www.sec.gov. Copies of documents filed with the SEC by Tribune Media (when they become available) may also be obtained free of charge from Tribune Media’s website at www.tribunemedia.com.

Certain Information Regarding Participants
Tribune Media and Nexstar and their respective directors and executive officers may be deemed to be participants in the solicitation of proxies from shareholders of Tribune Media in favor of the proposed transaction under the rules of the SEC. Information about Tribune Media’s directors and executive officers is available in Tribune Media’s Annual Report on Form 10-K for the year ended December 31, 2017, which was filed with the SEC on March 1, 2018 and Tribune Media’s definitive proxy statement, dated April 19, 2018, for its 2018 annual meeting of shareholders. Information about Nexstar Media’s directors and executive officers is available in Nexstar Media’s Annual Report on Form 10-K for the year ended December 31, 2017, which was filed with the SEC on March 1, 2018, and Nexstar Media’s definitive proxy statement, dated April 27, 2018, for its 2018 annual meeting of shareholders. Additional information regarding participants in the proxy solicitations and a description of their direct and indirect interests will be included in the proxy statement and the other relevant documents filed with the SEC when they become available.
Nexstar and Tribune: A Powerful Combination

Leveraging the Value of Leading Local Media Assets, Scale, Diversification and Management

- Creates largest pure play broadcast television group with broad geographic reach and scale
  - #1 US television broadcaster with ~$4.6bn of revenue (2017/2018 average)
  - 216 stations in 118 markets, with greatly expanded presence in top 50 DMAs
  - Further diversifies affiliation mix and increases Nexstar’s attractiveness as a network partner
  - Well positioned to benefit from growth in political advertising
  - Advances Nexstar’s growing digital opportunity

- Highly compelling financial transaction for shareholders of both companies
  - 15.5% premium for Tribune shareholders based on its closing price on November 30, 2018, and a 45% premium to Tribune’s closing price on July 16, 2018
  - $160 million of readily achievable year one synergies
  - Strong recurring cash flow from 31% interest in TV Food Network and incremental value from remaining real estate holdings and Chicago Cubs interest
  - Attractive broadcasting acquisition multiple of ~7.5x inclusive of synergies
  - Increases Nexstar’s pro forma average 2018/2019 free cash flow per share by approximately 46% to more than $900 million, or approximately $19.50 per share

- Leverages Nexstar’s proven acquisition track record highlighted by 2017 Media General transaction
  - Experienced, industry-leading management team
  - History of seamless integration and synergy realization outperformance
  - Long-term record of creating shareholder value through accretive M&A
  - Established divestiture process in order to secure regulatory approvals

Source: Company filings and Wall Street research.

(1) Excludes divestitures necessary for regulatory approval.
(2) July 16, 2018 represents the day the FCC Chairman issued a public statement regarding his intention to circulate a Hearing Designation Order for Tribune’s previously announced transaction with a third party.
(3) Based on 46.2 million shares outstanding.
### Transaction Summary

#### Definitive Agreement Terms
- $46.50 per share, all cash offer
  - ~$6.4 billion transaction value, including assumption of Tribune debt
- $0.30 per share ticking fee added for every month beyond 8/31/2019 until closing
  - Ordinary dividends paid by Tribune are netted against ticking fee

#### Shareholders and Consumers Benefit
- 15.5% premium for Tribune shareholders based on its closing price on November 30, 2018, and a 45% premium to Tribune’s closing price on July 16, 2018 (1)
- Highly accretive to Nexstar shareholders
- Combined entity positioned to better compete in transforming industry landscape and to better serve local communities, consumers and businesses

#### Leverage / Capital Structure and Financing
- $6.4 billion of committed financing from BofA Merrill Lynch, Credit Suisse and Deutsche Bank
  - No financing condition; Cash consideration funded via new loans and bonds
- Approximately 5.3x leverage on a L8QA Adj. EBITDA basis at the time of expected closing, including synergies and divestitures – expect leverage to decline rapidly

#### Synergies
- $160 million in identified year one synergies, confirmed by due diligence
  - Corporate overhead, station/hub level expense reduction and net retransmission revenue
  - Additional potential synergies from digital and broadcasting efficiencies

#### Approvals & Timing
- FCC approval and other customary closing conditions
  - Nexstar to divest certain assets required to comply with regulatory ownership limits
- Anticipated closing late third quarter of 2019

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Source: Company filings, Wall Street research and Bloomberg.

(1) July 16, 2018 represents the day the FCC Chairman issued a public statement regarding his intention to circulate a Hearing Designation Order for Tribune’s previously announced transaction with a third party.
Strategic Rationale

Enhances Nexstar’s position as America’s leading local television broadcast and local media company

Increases geographic diversification and scale

Meaningful realizable synergies

Strong financial profile with prospects for near and long-term growth

Committed financing and clear pathway to meet regulatory requirements for approval

Disciplined management team with history of successful M&A execution, integration, leverage reduction and return of capital to shareholders
% of U.S. Television Households Reached, Inclusive of UHF Discount

39% FCC Cap on National TV Ownership

Source: Company filings and SNL Kagan. Pro forma for all transactions announced to date.

(1) US television household reach is shown after all necessary divestitures for regulatory approval.
Significantly Increases Geographic Diversification and Scale

Pro Forma: 216 Television Stations in 118 markets across 43 US States

#1 local broadcast TV station group and one of the largest producers and distributors of local news, lifestyle, sports and network programming

Source: Company filings.

(1) Number of stations and markets excludes necessary divestitures for regulatory approval. 39% household reach is inclusive of the UHF discount and after all necessary divestitures for regulatory approval.
Adds Complementary Valuable Assets to Nexstar’s Platform

Tribune Has Valuable Media Properties, Equity Investments and Real Estate Assets

Television Operations

42 Broadcast TV Stations:
  - FOX 14 Affiliates
  - CBS 6 Affiliates
  - abc 3 Affiliates
  - NBC 2 Affiliates
  - CW 12 Affiliates
  - Other 5 Affiliates

Cable Networks

- 31% Interest

Monetization In Process

Ongoing Monetization of Premier Real Estate Assets in Cities Across the United States Including:
  - Chicago, IL
  - Los Angeles, CA
  - Harford, CT

Cable Network

Chicago Cubs
5% Interest
Increased scale positions Nexstar to more effectively compete with other media and innovate.
## Meaningful Realizable Synergies Net of Divestitures

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<thead>
<tr>
<th>Category</th>
<th>Realization</th>
<th>Details</th>
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<tbody>
<tr>
<td>Corporate Overhead</td>
<td>~$20m</td>
<td>Assumess reductions to duplicate expenses and functions</td>
</tr>
<tr>
<td>Station / Digital Group Expense</td>
<td>~$65m</td>
<td>Rationalization of station expenses and savings</td>
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<tr>
<td></td>
<td></td>
<td>Rationalization of support services</td>
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<td></td>
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<td>Planned migration of revenue from third party vendor</td>
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<tr>
<td>Net Retransmission Revenue</td>
<td>~$75m</td>
<td>Applying Nexstar rates to Tribune subscriber counts</td>
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**Total Expected Year 1 Synergy Realization of $160+ million**

Excludes retrans upside based on significant number of Nexstar MVPD renewals in 2019
Strong Combined Company Financial Profile

2017/2018 Net Revenues ($ millions)

Source: Company filings and Wall Street research.

Note: 2017 figures are as reported unless otherwise noted. 2018 figures are based on Wall Street research and not pro forma for acquisitions unless otherwise noted. Adjusted EBITDA is Post-SBC.

(1) Revenue includes $75mm of net retransmission synergies and EBITDA includes $160mm of total synergies.

(2) Includes the net impact broadcast rights payments greater than broadcast rights amortization of $21mm and $44mm in 2017 and 2018, respectively. Includes cash distributions from TV Food Network.

(3) Pro forma for the announced acquisition of Raycom Media. Based on RBC Capital Markets equity research from November 6, 2018.
Prospects For Growth and Leverage Reduction

Significant synergy realization expected to result in only a minimal increase in pro-forma leverage

- Pro-forma annual revenue of approximately $4.6 billion (2017/2018 average) and pro-forma adjusted EBITDA of approximately $1.7 billion (2017/2018 average)\(^{(1)}\)
  - Stable core advertising revenue and growing political advertising revenue
  - Growing non-traditional revenue streams
    - Retransmission consent revenue growth
    - Digital media revenue
    - Recurring cash flow from TV Food Network interest

- Nexstar pro forma 2018/2019 free cash flow per share increases ~46% to approximately $19.50/share

- Approximately 5.3x leverage on a L8QA Adj. EBITDA basis at the time of expected closing, including synergies and divestitures
  - Net leverage to decline to the 4.0x range by the end of 2020

- Positioned for significant de-leveraging and increased return of capital to shareholders due to:
  - Planned divestitures: stations and other non-core assets
  - Significant, growing free cash flow from operations
  - Large number of MVPD distribution renewals at the end of 2019
  - Anticipated robust 2020 political spending

Source: Company filings and Wall Street research.
\(^{(1)}\) Excludes necessary divestitures for regulatory approval. Adjusted EBITDA includes distributions from TV Food Network.
### Nexstar's Long-term Record of Successful M&A Execution, Integration, Value Creation

Nexstar has established a long-term record of accretive M&A transactions that generate significant value and adhere to all current regulatory ownership limits and requirements.

**Timeline: 1996 - 2018**

**1996**
- Company formation

**2003**
- Initial Public Offering
- Acquires Quorum Broadcast Holdings

**2009**
- From 2003 - 2009, Nexstar acquires 20 stations and partners with an additional 17 stations to provide services

**2011**
- Acquires 1 station from Gilmore Broadcasting and 2 stations from Liberty Media Corporation

**2012**
- Enters phase of consolidation
- Acquires 12 stations from Newport Television

**2013**
- Acquires 9 stations: (3) Smith Media (2), (1) Citadel Comm. (3)

**2014**
- Acquires LAKANA (Internet Broadcasting Systems) and Enterprise Technology Group
- Acquires 13 stations: Hoak Media Corp / Parker (6), Grant Company (7)

**2015**
- Acquires 2 companies: (1) Meredith, (1) Landmark Media (18)
- Reiten Television (4), Pappas (1), West Virginia Media (4)

**2017**
- Completes acquisition of Media General
- Acquires LKQD Technologies

**2018**
- Announces acquisition of Tribune Media
Summary

Nexstar and Tribune: A strategically, financially and operationally compelling combination

- **Significant growth opportunity**
  - Creates leading pure-play broadcast operator and one of the nation’s leading providers of local news, entertainment, sports, lifestyle and network programming and content through its broadcast and digital media platform
  - Expanded scale and reach appeals to local and national advertising clients
  - Increases scale and reach of combined digital operations providing incremental growth

- **Economically compelling to shareholders of both companies**
  - 15.5% premium for Tribune shareholders over November 30, 2018 closing price
  - Substantial free cash flow accretion to Nexstar shareholders
    - Over $900 million of average annual free cash flow or more than $19.50/share per year over the 2018/2019 period
    - Annual revenue of ~$4.6 billion

- **Strong financial profile and growth prospects**
  - $160 million of readily achievable year one synergies
  - Retransmission consent re-negotiations
  - Well positioned to generate strong political advertising revenue

- **Led by Nexstar management team with extraordinary record of delivering FCF growth and shareholder value**