
**UNITED STATES
SECURITIES AND EXCHANGE COMMISSION**
Washington, DC 20549

FORM 8-K

**CURRENT REPORT
Pursuant to Section 13 or 15(d) of
the Securities Exchange Act of 1934**

Date of Report (Date of earliest event reported): **August 4, 2016**

WideOpenWest Finance, LLC
(Exact name of registrant as specified in its Charter)

Delaware
(State or other jurisdiction
of incorporation)

333-187850
(Commission
File Number)

31-1811298
(IRS Employer
Identification No.)

7887 East Belleview Avenue, Suite 1000 Englewood, Colorado
(Address of principal executive offices)

80111
(Zip Code)

Registrant's telephone number, including area code **(720) 479-3500**

Not applicable
(Former name or former address, if changed since last report)

Check the appropriate box below if the Form 8-K filing is intended to simultaneously satisfy the filing obligation of the registrant under any of the following provisions:

- Written communications pursuant to Rule 425 under the Securities Act (17 CFR 230.425)
 - Soliciting material pursuant to Rule 14a-12 under the Exchange Act (17 CFR 240.14a-12)
 - Pre-commencement communications pursuant to Rule 14d-2(b) under the Exchange Act (17 CFR 240.14d-2(b))
 - Pre-commencement communications pursuant to Rule 13e-4(c) under the Exchange Act (17 CFR 240.13e-4(c))
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Item 2.02. Results of Operations and Financial Condition.

The information under this caption is furnished by WideOpenWest Finance, LLC (the “*Company*”) in accordance with Securities and Exchange Commission Release No. 33-8216. This information shall not be deemed “filed” for purposes of Section 18 of the Securities Exchange Act of 1934, as amended (the “*Exchange Act*”), or incorporated by reference in any filing under the Securities Act of 1933, as amended, or the Exchange Act, except as shall be expressly set forth by specific reference in such a filing.

On August 4, 2016, the Company issued a press release announcing certain preliminary operating metrics for the quarter ended June 30, 2016. A copy of the press release is attached as Exhibit 99.1 to this report.

Item 9.01 Financial Statements and Exhibits.

(d) Exhibits

<u>Exhibit No.</u>	<u>Description</u>
99.1	Press Release dated August 4, 2016

SIGNATURES

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

WIDEOPENWEST FINANCE, LLC

Date: August 4, 2016

By: /s/ Richard E. Fish, Jr.

Richard E. Fish, Jr.

Chief Financial Officer

EXHIBIT INDEX

Exhibit No.	Description
99.1	Press Release dated August 4, 2016



Contact:
 Richard Fish
 Chief Financial Officer
 720-479-3538
 Rich.Fish@wowinc.com

WOW! ANNOUNCES PRELIMINARY RESULTS FOR THE QUARTER ENDED JUNE 30, 2016

ENGLEWOOD, CO — (August 4, 2016) - WOW! Internet, Cable & Phone (“WOW!”), a leading, fully-integrated provider of residential and commercial high-speed data, video and telephony services to customers in the United States, announced today preliminary summary financial results and subscriber information for the second quarter ended June 30, 2016 ⁽¹⁾. For the quarter ended June 30, 2016, WOW! announced that it will report Total Revenue of \$307.5 million and Adjusted EBITDA of \$114.9 million.

WOW! is also pleased to be able to report continued improvement in customer and subscriber metrics for the quarter ended June 30, 2016. For the quarter, the Company added 1,000 net new Customers and net additions of 3,500 HSD RGUs. Subscriber information as of June 30, 2016, is as follows:

Total Customers	785,600
HSD RGUs	725,700
Video RGUs	524,300
Telephony RGUs	277,500
Total RGUs	1,527,500

In addition, as of June 30, 2016, the Company will report cash and cash equivalents totaling \$131.1 million, Term B Loans and capital lease obligations totaling \$1,831.1 million before any associated net discounts, and total long-term debt and capital lease obligations totaling \$2,951.1 million before any associated net discounts or premiums.

(1) Refer to “**Definitions of Non-GAAP Financial Measures and Operating Metrics**” in this release for definitions and information related to Adjusted EBITDA and financial, operating and customer information.

On December 18, 2015, funds managed by Crestview and Racecar Holdings, LLC (the Company's ultimate parent, the "Parent"), consummated a transaction whereby funds managed by Crestview became the beneficial owner of approximately 35% of Parent. Under terms of the agreement, Crestview's funds purchased units held by Avista and other unitholders, and made a \$125 million primary investment in newly-issued units. On April 29, 2016, funds managed by Avista and Crestview made an additional \$40.0 million investment in newly-issued membership units in the Company's Parent.

As of June 30, 2016, \$50.0 million of proceeds from these transactions have been contributed down to the Company while the remaining \$93.2 million, net of accrued and paid transaction expenses, have been recorded to the Company's Parent's balance sheet and have not been pushed down and are not reflected in the Company's condensed consolidated financial statements.

About WOW!

WOW! is one of the nation's leading providers of high-speed Internet, cable TV, and phone serving communities in the U.S. Our operating philosophy is to deliver an employee and customer experience that lives up to its name. WOW! is privately owned by Avista Capital Partners and Crestview Partners. (www.wowway.com)

About Avista Capital Partners

Avista Capital Partners is a leading private equity firm with approximately \$6 billion under management and offices in New York, Houston and London. Founded in 2005, Avista makes controlling or influential minority investments in growth-oriented healthcare, industrial and communications businesses. Through its team of seasoned investment professionals and industry experts, Avista seeks to partner with exceptional management teams to invest in and add value to well-positioned businesses. (www.avistacap.com)

About Crestview

Founded in 2004, Crestview Partners is a value-oriented private equity firm focused on the middle market. The firm is based in New York and manages funds with over \$7 billion of aggregate capital commitments. The firm is led by a group of partners who have complementary experience and distinguished backgrounds in private equity, finance, operations and management. Crestview's senior investment professionals primarily focus on sourcing and managing investments in each of the specialty areas of the firm: media, energy, financial services, healthcare and industrials. (www.crestview.com)

Forward-Looking Statements

This press release may contain forward-looking statements within the meaning of Section 27A of the Securities Act of 1933, as amended, and Section 21E of the Securities Exchange Act of 1934, as amended. All statements, other than statements of historical facts, included in this release that address activities, events or developments that we expect, believe or anticipate will or may occur in the future, are forward-looking statements. Forward-looking statements are not guarantees of future performance and we caution you not to place undue reliance on such statements. Forward-looking statements are generally identifiable by the use of the words "may," "will," "should," "expect," "anticipate," "estimate," "believe," "intend," "project," "continue," or the negative of these words, or other similar words or terms. The forward-looking statements included in this release are made as of the date hereof. Except as required by law, we assume no obligation to publicly update any forward-looking statement, even if new information becomes available in the future. Actual results may differ materially from those expected because of various risks and uncertainties, many of which are beyond our control. You should review our filings with the SEC, including the section titled "Risk Factors" contained in our Annual Report on Form 10-K filed with the SEC on March 17, 2016.

Furthermore, we have not yet filed the Company's Form 10-Q Quarterly Report for the quarter ended June 30, 2016, with the SEC. When the Company ultimately files such report with the SEC, actual results and financial information related to the quarter ended June 30, 2016, could differ materially from those reflected in the forward-looking statements contained herein as a result of a variety of factors, many of which are beyond the Company's control. The Company assumes no responsibility to update or revise any forward-looking statements as a result of new information or future developments.

Definitions of Non-GAAP Financial Measures and Operating Metrics

We have included certain non-GAAP financial measures in this press release including Adjusted EBITDA. We believe that these non-GAAP measures enhance an investor's understanding of our financial performance. We believe that these non-GAAP measures are useful financial metrics to assess our operating performance from period to period by excluding certain items that we believe are not representative of our core business. We believe that these non-GAAP measures provide investors with useful information for assessing the comparability between periods of our ability to generate cash from operations sufficient to pay taxes, to service debt and to undertake capital expenditures. We use these non-GAAP measures for business planning purposes and in measuring our performance relative to that of our competitors. We believe these non-GAAP measures are measures commonly used by investors to evaluate our performance and that of our competitors.

Adjusted EBITDA is defined by WOW! as net income (loss) before net interest expense, income taxes, depreciation and amortization (including impairments), gains (losses) realized and unrealized on derivative instruments, management fees to related parties, the write-up or write-off/disposal of any asset, debt modification expenses, loss on extinguishment of debt, integration and restructuring expenses and all non-cash charges and expenses (including equity based compensation expense) and certain other income and expenses, as further defined in our credit facilities. Adjusted EBITDA is not a presentation made in accordance with generally accepted accounting principles in the United States of America ("GAAP") and our use of the term Adjusted EBITDA varies from others in our industry. Adjusted EBITDA should not be considered as an alternative to net income (loss), operating income or any other performance measures derived in accordance with GAAP as measures of operating performance or operating cash flows, or as measures of liquidity. A reconciliation to net income, the nearest GAAP financial measure, is not yet available but will be provided in our full second quarter earnings announcement.

Adjusted EBITDA has important limitations as an analytical tool and you should not consider it in isolation or as a substitute for analysis of our results as reported under GAAP. For example, Adjusted EBITDA:

- excludes certain tax payments that may represent a reduction in cash available to us;
- does not reflect any cash capital expenditure requirements for the assets being depreciated and amortized that may have to be replaced in the future;
- does not reflect changes in, or cash requirements for, our working capital needs; and
- does not reflect the significant interest expense, or the cash requirements necessary to service interest or principal payments on our debt.

In addition, we use the following operating and customer metrics in this release:

- Homes Passed — We report homes passed as the number of residential units, such as single residence homes, apartments and condominium units, passed by our broadband network and listed in our database excluding those we believe are covered by exclusive arrangements with other providers of competing services.
- Total Customers and RGUs — Because we deliver multiple services to our customers, we report the total number of customers (“Total Customers”) as those who subscribe to at least one of our high-speed data (“HSD”), video (“Video”) or telephony (“Telephony”) services without regard to which or how many of those services they subscribe. We report Video subscribers as the number of basic cable subscribers and do not include customers who only subscribe to HSD or Telephony services in this total. Each of the individual Video, HSD and Telephony subscribers is referred to as a Revenue Generating Unit (“RGU”).

Subscriber information for acquired entities is preliminary and subject to adjustment until we have completed our review of such information and determined that it is presented in accordance with our policies.