

FINANCIAL STATEMENTS

December 31, 2024 and 2023

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INDEPENDENT AUDITOR'S REPORT

The Board of Directors Roaring Fork Public Radio, Inc. Aspen, Colorado

Opinion

We have audited the accompanying financial statements of Roaring Fork Public Radio, Inc. (DBA: Aspen Public Radio, a nonprofit organization), which comprise the statements of financial position as of December 31, 2024 and 2023, and the related statements of activities, functional expenses and cash flows for the years then ended, and the related notes to the financial statements.

In our opinion, the financial statements referred to above present fairly, in all material respects, the financial position of Roaring Fork Public Radio, Inc. as of December 30, 2024 and 2023, and the changes in its net assets and its cash flows for the years then ended in accordance with accounting principles generally accepted in the United States of America.

Basis for Opinion

We conducted our audits in accordance with auditing standards generally accepted in the United States of America. Our responsibilities under those standards are further described in the Auditor's Responsibilities for the Audit of the financial statements section of our report. We are required to be independent of Roaring Fork Public Radio, Inc. and to meet our other ethical responsibilities in accordance with the relevant ethical requirements related to our audits. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion.

Responsibilities of Management for the Financial Statements

Management is responsible for the preparation and fair presentation of the financial statements in accordance with accounting principles generally accepted in the United States of America, and for the design, implementation, and maintenance of internal control relevant to the preparation and fair presentation of financial statements that are free from material misstatement, whether due to fraud or error.

In preparing the financial statements, management is required to evaluate whether there are conditions or events, considered in the aggregate, that raise substantial doubt about Roaring Fork Public Radio, Inc.'s ability to continue as a going concern within one year after the date that the financial statements are available to be issue.

Auditor's Responsibilities for the Audit of the Financial Statements

Our objectives are to obtain reasonable assurance about whether the financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. Reasonable assurance is a high level of assurance, but it is not absolute assurance and therefore is not a guarantee that an audit conducted in accordance with generally accepted auditing standards will always detect a material misstatement when it exists. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control. Misstatements are considered material if there is a substantial likelihood that, individually or in aggregate, they would influence the judgement made by a reasonable user based on the financial statements.

In performing an audit in accordance with generally accepted auditing standards, we:

- Exercise professional judgement and maintain professional skepticism throughout the
- Identify and assess the risks of material misstatement of the financial statements, whether due to fraud or error, and design and perform audit procedures responsive to those risks. Such procedures include examining, on a test basis, evidence regarding the amounts and disclosures in the financial statements.
- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of Roaring Fork Public Radio, Inc.'s internal controls. Accordingly, no such opinion is expressed.
- Evaluate the appropriateness of accounting policies used and the reasonableness of significant accounting estimates made by management, as well as evaluate the overall presentation of the financial statements.
- Conclude whether, in our judgement, there are conditions or events, considered in the aggregate, that raise substantial doubt about Roaring Fork Public Radio, Inc.'s ability to continue as a going concern for a reasonable period of time.

We are required to communicate with those charged with governance regarding, among other matters, the planned scope and timing of the audit, significant audit findings, and certain internal control related matters we identified during the audit.

Certified Public Accountants

Rece Henry & Company, Suc.

Aspen, Colorado

July 24, 2025

STATEMENTS OF FINANCIAL POSITION December 31, 2024 and 2023

	2024		2023
ASSETS			
Cash	\$	182,709	\$ 65,607
Restricted Cash		99,407	49,540
Account Receivables		35,886	30,967
Employee Receivables		2,120	3,047
Pledge Receivables		21,360	-
Grant Receivables		-	9,500
Investments		975,434	984,325
Investment in Sunlight Peak, LLC.		3,534	10,706
Property and Equipment, net		110,047	134,967
Security Deposits		4,568	4,568
Restricted Investments		220,000	 280,000
TOTAL ASSETS	\$	1,655,065	\$ 1,573,227
LIABILITIES AND NET ASSETS			
LIABILITIES		20.474	24 522
Accounts Payable	\$	38,471	\$ 31,622
Accrued Payroll Expenses		45,697	51,338
Deferred Revenue		20,985	25,618
Line of Credit		215,000	
TOTAL LIABILITIES		320,153	 108,578
NET ASSETS			
Without Donor Restrictions			
Undesignated		414,738	546,202
Designated by the Board for Operating Reserve		579,407	579,407
Total Net Assets Without Donor Restrictions		994,145	1,125,609
With Donor Restrictions			
Purpose Restrictions		99,407	109,540
Time Restrictions		21,360	9,500
Perpetual in Nature		220,000	 220,000
Total Net Assets With Donor Restrictions		340,767	 339,040
TOTAL NET ASSETS		1,334,912	 1,464,649
TOTAL LIABILITIES AND NET ASSETS	\$	1,655,065	\$ 1,573,227

See accompanying notes and Independent Auditor's Report.

STATEMENT OF ACTIVITIES For the Year Ended December 31, 2024

	Without Donor Restrictions		With Donor Restrictions		Total
SUPPORT AND REVENUES					
Contributions	\$	615,842	\$	26,360	\$ 642,202
Grants		209,165		158,732	367,897
Sponsorship		101,000		-	101,000
Underwriting Revenue - Paid		248,175		-	248,175
Underwriting Revenue - Trade		77,900		-	77,900
Community Events		26,354		-	26,354
Service Income		87,999		-	87,999
Other Revenue		11,208		-	11,208
Investment Return, Net		91,077		-	91,077
Net Assets Released From Restrictions:					
Satisfaction of Program Restrictions		183,365		(183,365)	
TOTAL SUPPORT AND REVENUES		1,652,085		1,727	1,653,812
EXPENSES					
Program Services		1,411,296		-	1,411,296
General and Administrative		239,337		=	239,337
Fundraising		132,916		-	132,916
TOTAL EXPENSES		1,783,549		-	1,783,549
CHANGE IN NET ASSETS	_	(131,464)		1,727	(129,737)
NET ASSETS, January 1		1,125,609		339,040	1,464,649
NET ASSETS, December 31	\$	994,145	\$	340,767	\$ 1,334,912

STATEMENT OF ACTIVITIES For the Year Ended December 31, 2023

	Without Donor With Do		ith Donor		
	Re	strictions		strictions	Total
SUPPORT AND REVENUES					
Contributions	\$	512,491	\$	-	\$ 512,491
Grants		232,149		107,499	339,648
Sponsorship		57,000		-	57,000
Underwriting Revenue - Paid		254,889		-	254,889
Underwriting Revenue - Trade		26,300		-	26,300
Special Events, Net		(19,631)		-	(19,631)
Service Income		73,901		-	73,901
Other Revenue		7,874		-	7,874
Investment Return, Net		124,695		-	124,695
Net Assets Released From Restrictions:					
Satisfaction of Program Restrictions		127,459		(127,459)	-
TOTAL SUPPORT AND REVENUES		1,397,127		(19,960)	1,377,167
EXPENSES					
Program Services		1,201,169		_	1,201,169
General and Administrative		246,248		_	246,248
Fundraising		136,071		_	136,071
TOTAL EXPENSES		1,583,488			1,583,488
CHANGE IN NET ASSETS		(186,361)		(19,960)	(206,321)
NET ASSETS, January 1		1,311,970		359,000	1,670,970
NET ASSETS, December 31		1,125,609	\$	339,040	\$ 1,464,649

STATEMENT OF FUNCTIONAL EXPENSES For the Year Ended December 31, 2024

	Program xpenses	General and Administrative		<u>Fu</u>	ındraising	 Total
Salaries and Wages	\$ 609,719	\$	86,083	\$	63,778	\$ 759,580
Employee Benefits	66,893		8,248		6,111	81,252
Payroll Taxes	59,946		8,463		6,270	74,679
Legal Fees	9,351		-		-	9,351
Accounting Fees	5,151		66,098		539	71,788
Contract Labor	74,229		20,223		-	94,452
Professional Services	94,562		-		10,510	105,072
Advertising and Promotion	84,749		3,992		17,009	105,750
Office Expenses	13,091		3,025		10,038	26,154
Information Technology	19,573		19,587		4,728	43,888
Occupancy	66,624		3,245		3,245	73,114
Travel	6,415		-		-	6,415
Depreciation	22,427		2,492		-	24,919
Insurance	11,272		9,848		468	21,588
Interest	-		5 <i>,</i> 987		-	5,987
Communications	9,384		966		296	10,646
Meals and Entertainment	5,772		-		1,809	7,581
Equipment Purchases	12,599		-		-	12,599
Community Events	51,081		1,080		8,115	60,276
Programming Expenses	 188,458		-			 188,458
Total Expenses Included in the						
Expense Section on the Statement of Activities	\$ 1,411,296	\$	239,337	\$	132,916	\$ 1,783,549

STATEMENT OF FUNCTIONAL EXPENSES For the Year Ended December 31, 2023

		Program openses	General and Administrative														Fu	ndraising	Total
Salaries and Wages	\$	557,763	\$	118,202	\$	78,969	\$ 754,934												
Employee Benefits		58,546		10,772		7,196	76,514												
Payroll Taxes		46,522		9,859		6,587	62,968												
Legal Fees		-		3,384		_	3,384												
Accounting Fees		5,721		50,700		810	57,231												
Contract Labor		74,025		23,496		-	97,521												
Professional Services		15,295		-		9,830	25,125												
Advertising and Promotion		20,344		3,337		13,913	37,594												
Office Expenses		12,310		2,931		8,859	24,100												
Information Technology		22,821		4,196		3,876	30,893												
Occupancy		70,043		3,499		3,499	77,041												
Travel		4,256		-		_	4,256												
Depreciation		20,223		2,247		_	22,470												
Insurance		10,721		8,982		441	20,144												
Community Education		37,462		-		_	37,462												
Communications		9,524		960		289	10,773												
Meals and Entertainment		744		3,683		1,802	6,229												
Equipment Purchases		7,727		-		-	7,727												
Programming Expenses		227,122		-		-	227,122												
Cost of Direct Benefits to Donors		-				36,567	 36,567												
Total expenses by function	1	,201,169		246,248		172,638	 1,620,055												
Less expenses included with revenues on the statement of activities																			
Cost of Direct Benefits to Donors		-		-		(36,567)	(36,567)												
Total Expenses Included in the						· · · ·	, , ,												
Expense Section on the Statement of Activities	\$ 1	,201,169	\$	246,248	\$	136,071	\$ 1,583,488												

STATEMENTS OF CASH FLOWS For the Years Ended December 31, 2024 and 2023

CASH FLOWS FROM OPERATING ACTIVITIES Change in Net Assets \$ (129,737) \$ (206,321) Adjustments to Reconcile Change in Net Assets to Net Cash from Operating Activities: 24,919 22,470 Depreciation Expense 24,919 1,019 - Contributed Stock 14,019 - - Unrealized Loss (Gain) on Investments 5,463 (135,368) Investment in Sunlight Peak, LLC. 7,172 5,418 Realized (Gain) Loss on Investments (78,856) 33,582 (Increase) Decrease in Assets: 4,919 (8,415) Account Receivables 9,70 28 Pledge Receivables 9,500 9,500 Grant Receivables 9,500 9,500 Grant Receivables (8,849 6,989 Accounts Payable 6,849 6,989 Accounts Payroll Expenses (5,641) 24,593 Deferred Revenue (4,633) (13,438) NET CASH HOSD IN OPERATING ACTIVITIES (176,297) (260,962) Porceeds from the Sale of Investments (1,785,293)		2024	2023
Adjustments to Reconcile Change in Net Assets to Net Cash from Operating Activities: 24,919 22,470 Depreciation Expense 24,919 22,470 Contributed Stock 14,019 - Unrealized Loss (Gain) on Investments 5,463 (135,368) Investment in Sunlight Peak, LLC. 7,772 5,418 Realized (Gain) Loss on Investments (78,856) 33,582 Increase) Decrease in Assets: 4,919 (8,415) Account Receivables 927 28 Pledge Receivables 9,500 9,500 Grant Receivables 9,500 9,500 Increase (Decrease) in Liabilities: (21,360) - Accounts Payable 6,849 6,989 Accured Payroll Expenses (5,641) 24,593 Deferred Revenue (4,633) (13,438) NET CASH LOWS FROM INVESTING ACTIVITIES (176,297) 260,962 Proceeds from the Sale of Investments (1,785,293) (2,698,894 Purchase of Property and Equipment - (18,371) NET CASH LOWS FROM FINANCING ACTIVITI	CASH FLOWS FROM OPERATING ACTIVITIES		
Net Cash from Operating Activities: 24,919 22,470 Contributed Stock 14,019 - Unrealized Loss (Gain) on Investments 5,463 (135,368) Investment in Sunlight Peak, LLC. 7,172 5,418 Realized (Gain) Loss on Investments (78,856) 33,582 Increase) Decrease in Assets: (4,919) (8,415) Employee Receivables 927 28 Pledge Receivables 9,500 9,500 Pledge Receivables 9,500 9,500 Pledge Receivables 9,500 9,500 Increase (Decrease) in Liabilities: (21,360) - Accounts Payable 6,849 6,889 Accounts Payable 6,849 6,989 Accounts Payable </td <td></td> <td>\$ (129,737)</td> <td>\$ (206,321)</td>		\$ (129,737)	\$ (206,321)
Depreciation Expense 24,919 22,470 Contributed Stock 14,019 - Unrealized Loss (Gain) on Investments 5,463 (135,368) Investment in Sunlight Peak, LLC. 7,172 5,418 Realized (Gain) Loss on Investments (78,856) 33,582 (Increase) Decrease in Assets: (4,919) (8,415) Employee Receivables 927 28 Pledge Receivables 927 28 Femployee Receivables 927 28 Pledge Receivables 9,500 9,500 Grant Receivables 6,849 6,989 Grant Receivables (5,641) 24,993 Accounts Payable 6,849 6,989 Accounts Payroll Expenses (5,641) 24,993 Deferred Revenue (4,633) (13,438) NET CASH USED IN OPERATING ACTIVITIES (176,297) (260,962) CASH FLOWS FROM INVESTING ACTIVITIES (1,785,293) (2,698,894) Purchase of Investments (1,785,293) (2,698,894) Purchase of Property and Equipment 5<			
Contributed Stock 14,019	·		
Unrealized Loss (Gain) on Investments Investment in Sunlight Peak, LLC. 7,463 (135,368) Investment in Sunlight Peak, LLC. 7,172 5,418 Realized (Gain) Loss on Investments (78,856) 33,582 (Increase) Decrease in Assets: 33,582 Employee Receivables 927 28 Pledge Receivables 9,500 9,500 Grant Receivables 9,500 9,500 Increase (Decrease) in Liabilities: 8,849 6,989 Accrued Payroll Expenses (5,641) 24,593 Deferred Revenue (4,633) (13,438) NET CASH USED IN OPERATING ACTIVITIES (176,297) (260,962) CASH FLOWS FROM INVESTING ACTIVITIES (1,785,293) (2,698,894) Purchase of Investments (1,785,293) (2,698,894) Purchase of Property and Equipment (1,785,293) (2,698,894) Purchase of Property and Equipment (1,785,293) (2,698,894) Purchase of Property and Equipment (31,702) (41,280) CASH FLOWS FROM FINANCING ACTIVITIES (31,702) (51,928) Transfer of Funds from	·	24,919	22,470
Investment in Sunlight Peak, LLC.		•	-
Realized (Gain) Loss on Investments (Increase) Decrease in Assets: (4,919) (8,415) Account Receivables (4,919) (8,415) Employee Receivables 927 28 Pledge Receivables (21,360) - Grant Receivables 9,500 9,500 Increase (Decrease) in Liabilities: 8,849 6,889 Accounts Payable 6,849 6,889 Accrued Payroll Expenses (5,641) 24,593 Deferred Revenue (4,633) (13,48) NET CASH USED IN OPERATING ACTIVITIES (176,297) (260,962) CASH FLOWS FROM INVESTING ACTIVITIES (1,785,293) (2,698,894) Purchase of Investments (1,785,293) (2,698,894) Purchase of Investments (1,785,293) (2,699,894) Purchase of Investments (1,785,293) (2,699,894) Purchase of Property and Equipment - (18,371) NET CASH USED IN INVESTING ACTIVITIES (31,702) (41,280) CASH FLOWS FROM FINANCING ACTIVITIES 159,968 250,314 Proceeds from Line of Credit 215,000	, ,	5,463	(135,368)
Cincrease Decrease in Assets:	· · · · · · · · · · · · · · · · · · ·	7,172	5,418
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Employee Receivables 927 28 Pledge Receivables (21,360) - Grant Receivables 9,500 9,500 Increase (Decrease) in Liabilities: - Accounts Payable 6,849 6,989 Accorused Payroll Expenses (5,641) 24,593 Deferred Revenue (4,633) (13,438) NET CASH USED IN OPERATING ACTIVITIES (176,297) (260,962) CASH FLOWS FROM INVESTING ACTIVITIES (1,785,293) (2,698,894) Purchase of Investments (1,785,293) (2,698,894) Purchase of Property and Equipment - (18,371) NET CASH USED IN INVESTING ACTIVITIES (31,702) (41,280) CASH FLOWS FROM FINANCING ACTIVITIES 31,702) (41,280) CASH FLOWS FROM FINANCING ACTIVITIES 159,968 250,314 Proceeds from Line of Credit 215,000 - NET CASH PROVIDED BY FINANCING ACTIVITIES 374,968 250,314 NET INCREASE (DECREASE) IN CASH 166,969 (51,928) CASH AND RESTRICTED CASH, January 1 115,147 167,075 </td <td>(Increase) Decrease in Assets:</td> <td></td> <td></td>	(Increase) Decrease in Assets:		
Pledge Receivables 9,500 9,500 9,500 1,000	Account Receivables	(4,919)	(8,415)
Grant Receivables 9,500 9,500 Increase (Decrease) in Liabilities: Accounts Payable 6,849 6,989 Accorued Payroll Expenses (5,641) 24,593 Deferred Revenue (4,633) (13,438) NET CASH USED IN OPERATING ACTIVITIES (176,297) (260,962) CASH FLOWS FROM INVESTING ACTIVITIES Proceeds from the Sale of Investments (1,785,293) (2,698,894) Purchase of Investments 1,753,591 2,675,985 Purchase of Property and Equipment - (18,371) (1,785,293) (2,698,894) Purchase of Property and Equipment - (18,371) (2,675,985) (2,675,985) Purchase of Property and Equipment - (18,371) (1,785,293) (2,698,894) Purchase of Property and Equipment - (18,371) (1,785,293) (2,698,894) Purchase of Property and Equipment - (18,371) (1,785,293) (2,698,894) Purchase of Property and Equipment - (18,371) (1,785,293) (2,698,894) Purchase of Property and Equipment - (18,371) (1,785,2	Employee Receivables	927	28
Name	Pledge Receivables	(21,360)	-
Accounts Payable 6,849 6,989 Accrued Payroll Expenses (5,641) 24,593 Deferred Revenue (4,633) (13,438) NET CASH USED IN OPERATING ACTIVITIES (176,297) (260,962) CASH FLOWS FROM INVESTING ACTIVITIES V V Proceeds from the Sale of Investments (1,785,293) (2,698,894) Purchase of Investments 1,753,591 2,675,985 Purchase of Property and Equipment - (18,371) NET CASH USED IN INVESTING ACTIVITIES (31,702) (41,280) CASH FLOWS FROM FINANCING ACTIVITIES 159,968 250,314 Proceeds from Line of Credit 215,000 - Proceeds from Line of Credit 215,000 - NET CASH PROVIDED BY FINANCING ACTIVITIES 374,968 250,314 NET INCREASE (DECREASE) IN CASH 166,969 (51,928) CASH AND RESTRICTED CASH, January 1 115,147 167,075 CASH AND RESTRICTED CASH, December 31 \$ 282,116 \$ 115,147 CASH CONSISTS OF: \$ 39,407 49,540 Cash \$ 282,116	Grant Receivables	9,500	9,500
Accrued Payroll Expenses (5,641) 24,593 Deferred Revenue (4,633) (13,438) NET CASH USED IN OPERATING ACTIVITIES (176,297) (260,962) CASH FLOWS FROM INVESTING ACTIVITIES Proceeds from the Sale of Investments (1,785,293) (2,698,894) Purchase of Investments 1,753,591 2,675,985 Purchase of Property and Equipment - (18,371) NET CASH USED IN INVESTING ACTIVITIES (31,702) (41,280) CASH FLOWS FROM FINANCING ACTIVITIES 3159,968 250,314 Proceeds from Line of Credit 215,000 - NET CASH PROVIDED BY FINANCING ACTIVITIES 374,968 250,314 NET INCREASE (DECREASE) IN CASH 166,969 (51,928) CASH AND RESTRICTED CASH, January 1 115,147 167,075 CASH AND RESTRICTED CASH, December 31 \$282,116 \$115,147 CASH CONSISTS OF: \$182,709 65,607 Restricted Cash 99,407 49,540 \$128,116 \$115,147	Increase (Decrease) in Liabilities:		
Deferred Revenue (4,633) (13,438) NET CASH USED IN OPERATING ACTIVITIES (176,297) (260,962) CASH FLOWS FROM INVESTING ACTIVITIES Proceeds from the Sale of Investments (1,785,293) (2,698,894) Purchase of Investments (1,753,591) 2,675,985 Purchase of Property and Equipment - (18,371) NET CASH USED IN INVESTING ACTIVITIES (31,702) (41,280) CASH FLOWS FROM FINANCING ACTIVITIES 159,968 250,314 Proceeds from Line of Credit 215,000 - NET CASH PROVIDED BY FINANCING ACTIVITIES 374,968 250,314 NET INCREASE (DECREASE) IN CASH 166,969 (51,928) CASH AND RESTRICTED CASH, January 1 115,147 167,075 CASH AND RESTRICTED CASH, December 31 \$282,116 \$115,147 CASH CONSISTS OF: \$382,709 \$65,607 Restricted Cash 99,407 49,540 \$282,116 \$115,147 SUPPLEMENTAL DISCLOSURES	Accounts Payable	6,849	6,989
Deferred Revenue (4,633) (13,438) NET CASH USED IN OPERATING ACTIVITIES (176,297) (260,962) CASH FLOWS FROM INVESTING ACTIVITIES Proceeds from the Sale of Investments (1,785,293) (2,698,894) Purchase of Investments (1,753,591) 2,675,985 Purchase of Property and Equipment - (18,371) NET CASH USED IN INVESTING ACTIVITIES (31,702) (41,280) CASH FLOWS FROM FINANCING ACTIVITIES 159,968 250,314 Proceeds from Line of Credit 215,000 - NET CASH PROVIDED BY FINANCING ACTIVITIES 374,968 250,314 NET INCREASE (DECREASE) IN CASH 166,969 (51,928) CASH AND RESTRICTED CASH, January 1 115,147 167,075 CASH AND RESTRICTED CASH, December 31 \$282,116 \$115,147 CASH CONSISTS OF: \$382,709 \$65,607 Restricted Cash 99,407 49,540 \$282,116 \$115,147 SUPPLEMENTAL DISCLOSURES	Accrued Payroll Expenses		24.593
NET CASH USED IN OPERATING ACTIVITIES (176,297) (260,962) CASH FLOWS FROM INVESTING ACTIVITIES Froceeds from the Sale of Investments (1,785,293) (2,698,894) Purchase of Investments 1,753,591 2,675,985 Purchase of Property and Equipment - (18,371) NET CASH USED IN INVESTING ACTIVITIES (31,702) (41,280) CASH FLOWS FROM FINANCING ACTIVITIES 159,968 250,314 Proceeds from Line of Credit 215,000 - NET CASH PROVIDED BY FINANCING ACTIVITIES 374,968 250,314 NET INCREASE (DECREASE) IN CASH 166,969 (51,928) CASH AND RESTRICTED CASH, January 1 115,147 167,075 CASH AND RESTRICTED CASH, December 31 \$282,116 \$115,147 CASH CONSISTS OF: \$3,282,116 \$15,007 Cash \$99,407 49,540 \$282,116 \$115,147 \$115,147 SUPPLEMENTAL DISCLOSURES \$115,147	· · · · · · · · · · · · · · · · · · ·	• • •	,
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NET CASH PROVIDED BY FINANCING ACTIVITIES 374,968 250,314 NET INCREASE (DECREASE) IN CASH 166,969 (51,928) CASH AND RESTRICTED CASH, January 1 115,147 167,075 CASH AND RESTRICTED CASH, December 31 \$ 282,116 \$ 115,147 CASH CONSISTS OF: \$ 182,709 \$ 65,607 Restricted Cash 99,407 49,540 \$ 282,116 \$ 115,147 SUPPLEMENTAL DISCLOSURES	-	215,000	, -
CASH AND RESTRICTED CASH, January 1 115,147 167,075 CASH AND RESTRICTED CASH, December 31 \$ 282,116 \$ 115,147 CASH CONSISTS OF: \$ 182,709 \$ 65,607 Restricted Cash 99,407 49,540 \$ 282,116 \$ 115,147 SUPPLEMENTAL DISCLOSURES	NET CASH PROVIDED BY FINANCING ACTIVITIES		250,314
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Cash \$ 182,709 \$ 65,607 Restricted Cash 99,407 49,540 \$ 282,116 \$ 115,147 SUPPLEMENTAL DISCLOSURES	CASH AND RESTRICTED CASH, December 31	\$ 282,116	\$ 115,147
Cash \$ 182,709 \$ 65,607 Restricted Cash 99,407 49,540 \$ 282,116 \$ 115,147 SUPPLEMENTAL DISCLOSURES	CASH CONSISTS OF:		
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\$ 282,116 \$ 115,147 SUPPLEMENTAL DISCLOSURES			
SUPPLEMENTAL DISCLOSURES	nestricted Casti		
	SLIDDI EMENTAL DISCLOSLIRES	7 202,110	
		\$ 5,987	\$ -

NOTES TO FINANCIAL STATEMENTS December 31, 2024 and 2023

1. NATURE OF ORGANIZATION AND SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

ORGANIZATION AND PURPOSE

Roaring Fork Public Radio, Inc. (the Station) was incorporated October 9, 1980 as a Colorado nonprofit corporation. The Station operates as Aspen Public Radio. The Station is organized to broadcast non-commercial, nonprofit radio, serving the communities of the Roaring Fork, Frying Pan, Colorado, and Crystal River Valleys with predominantly cultural, educational, and informational radio service.

BASIS OF ACCOUNTING

The financial statements of the Station have been prepared on the accrual basis, which is in accordance with generally accepted accounting principles in the United States (GAAP). The significant accounting policies are described below to enhance the usefulness of the financial statements to the reader.

FINANCIAL STATEMENT PRESENTATION

Net assets, revenues, gains, and losses are classified based on the existence or absence of donor or grantor-imposed restrictions. Accordingly, net assets and changes therein are classified and reported as follows:

Net Assets without Donor Restrictions: Net assets available for use in general operations and not subject to donor (or certain grantor) restrictions. The board of directors has designated, from net assets without donor restrictions, net assets for an operating reserve.

Net Assets with Donor Restrictions: Net assets subject to donors (or certain grantors) imposed restrictions. Some donor-imposed restrictions are temporary in nature, such as those that will be met by the passage of time or other events specified by the donor. Other donor-imposed restrictions are perpetual in nature, where the donor stipulates those resources be maintained in perpetuity. Donor-imposed restrictions are released when a restriction expires, that is, when the stipulated time has elapsed, when the stipulated purpose for which the resource was restricted has been fulfilled, or both.

RECLASSIFICATIONS

Certain reclassifications have been made to the 2023 financial statements presentation to correspond to the current year's format. Total net assets and change in net assets are unchanged due to these reclassifications.

CASH AND CASH EQUIVALENTS

Cash and cash equivalents include all cash held in deposits and temporary investments with an original maturity of three months or less. On December 31, 2024 and 2023 there were no cash equivalents.

ACCOUNT RECEIVABLES

Account receivables are stated at the amount management expects to collect from outstanding

balances. Management provides for probable uncollectible amounts through a provision for bad debt expense and an adjustment to a valuation allowance based on its assessment of the current status of individual accounts. Balances that are still outstanding after management has made reasonable collection efforts are written off through a charge to the valuation allowance and a credit to accounts receivable. Changes in the valuation allowance have not been material to the financial statements.

Management has reviewed balances for the years ended December 31, 2024 and 2023 and believes that substantially all amounts are collectible.

PLEDGE RECEIVABLES

Unconditional pledges are recognized as revenues in the period received and as assets, decreases of liabilities, or expenses depending on the form of the benefits received. Conditional pledges are recognized only when the conditions on which they depend are substantially met and the pledge becomes unconditional.

Pledges receivable have not been discounted as all are due within one year. In addition, no allowance for uncollectable promises has been booked as all are considered collectable.

INVESTMENTS

The Station carries investments in marketable securities with readily determinable fair values and all investments in debt securities at their fair values in the Statement of Financial Position. Unrealized gains and losses are included in the change in net assets in the accompanying Statement of Activities.

FAIR VALUE MEASUREMENTS

The Station is subject to the provisions of *Fair Value Measurements and Disclosures* Topic of FASB ASC. This standard requires use of a fair value of hierarchy that prioritizes the inputs to valuation techniques used to measure fair value into three levels: quoted market prices in active markets for identical assets and liabilities (Level 1); inputs other than quoted market prices that are observable for the asset or liability, either directly or indirectly (Level 2); and unobservable inputs for the asset or liability (Level 3).

PROPERTY AND EQUIPMENT

The Station capitalizes all additions to property and equipment in excess of \$1,000. Purchased property and equipment are carried at cost. Donated property and equipment are carried at fair value at the date of donation. Such donated property is reported as undesignated unless the donor has restricted the donated asset to a specific purpose. Assets donated with explicit restrictions regarding their use and contributions of cash that must be used to acquire property and equipment are reported as donor restricted support. Absent donor stipulations regarding how long those donated assets must be maintained, the Station reports expirations of donor restrictions when the donated or acquired assets are placed in service as instructed by the donor. The Station reclassifies donor restricted net assets to undesignated net assets at that time. Furniture, fixtures, and equipment are depreciated using the straight-line method over 5-15 years. Building and improvements are depreciated using the straight-line method over 7-40 years.

COMPENSATED ABSCENSES

Full-time, permanent employees of the Station earn a vested right to compensation for unused vacation time. If accrued vacation time is not used fully in the year it is earned, those hours will be carried into

future years, subject to maximum accruals which are dependent on years of employment. Accordingly, the Station has accrued a liability for vacation time that employees have earned but not yet taken. As of December 31, 2024 and 2023 total accrued vacation time was \$45,697 and \$51,338, respectively.

DEFERRED REVENUE

The Station recognizes underwriting revenue when the services are performed. Deferred revenue on December 31, 2024 and 2023 consists of underwriting revenue which totals \$20,985 and \$25,618, respectively.

CONTRIBUTIONS

Contributions received are recorded as without donor restrictions or with donor restrictions, depending on the existence or nature of any donor restrictions.

All donor-restricted support is reported as an increase in net assets with donor restrictions depending on the nature of the restriction. When a restriction expires (that is, when a stipulated time restriction ends or purpose restriction is accomplished), net assets with donor restrictions are reclassified to net assets without donor restrictions and reported in the statement of activities as net assets released from restrictions.

UNDERWRITING REVENUE

Underwriting revenue is received from corporate sponsors as well as non-profit organizations for on-air announcements. The Station recognizes underwriting revenue as credits are aired, deferring any revenue related to unaired credits.

For the year ended December 31, 2024, \$77,900 of underwriting revenue was received as trade for services and is included in underwriting revenue on this financial statement. The amount included \$56,500 in advertising and printing, \$14,600 in professional fees, \$4,800 in office supplies and \$2,000 in a prize giveaway.

For the year ended December 31, 2023, \$26,300 of underwriting revenue was received as trade for services and is included in underwriting revenue on this financial statement. The amount included \$4,200 in advertising and printing, \$15,300 in professional fees, \$4,800 in office supplies and \$2,000 in goods.

DONATED SERVICES

Donated services are recognized as contributions if the services (a) create or enhance nonfinancial assets or (b) require specialized skills, are performed by people with those skills, and would otherwise be purchased by the Station if not provided by donation. Services meeting the above criteria are recorded at their fair value in the period received. For the years ended December 31, 2024 and 2023, no contributed services met these requirements.

INCOME TAX STATUS

The Station is organized as a Colorado nonprofit corporation and has been recognized by the IRS as exempt from federal income taxes under IRC Section 501(c)(3) of the Internal Revenue Code, qualify for charitable contribution deduction under IRC Sections 170(b)(1)(A)(vi), and has been classified as other than a private foundation under IRC Sections 509(a)(a) and (3). The Station is annually required to file a

Return of Organization Exempt from Income Tax (Form 990) with the IRS. In addition, the Station is subject to income tax on net income that is derived from business activities that are unrelated to their exempt purpose. For the years ended December 31, 2024 and 2023, the Station was not subject to unrelated business income tax and has not filed an Exempt Organization Business Income Tax Return (Form 990-T) with the IRS.

FUNCTIONAL ALLOCATION OF EXPENSES

The costs of producing the various programs and activities have been summarized on a functional basis in the statement of activities. The statement of functional expenses presents the natural classification detail of expenses by function. Accordingly, certain costs have been allocated among the programs and supporting services benefited. The financial statements report certain categories of expenses that are attributed to more than one program or supporting function. The expenses that are allocated include occupancy and depreciation, which are allocated based on usage, as well as personnel costs, contract labor, professional services, office expenses, information technology, insurance, and others, which are allocated on the basis of estimates of time and effort.

ADVERTISING

The Station expenses advertising costs as incurred. Total advertising expenses for the years ended December 31, 2024 and 2023 were \$105,750 and \$37,594, respectively.

USE OF ESTIMATES

The preparation of financial statements includes the use of estimates that affect the financial statements. Accordingly, actual results could differ from those estimates.

DATE OF MANAGEMENT'S REVIEW

Management has evaluated subsequent events through July 24, 2025, which is the date the financial statements were available to be issued.

2. LIQUIDITY AND AVAILABILITY

Financial assets available for general expenditure, that is, without donor or other restrictions limiting their use, within one year of the balance sheet dates of December 31, 2024 and 2023 comprise of the following.

	 2024	 2023
Cash and Cash Equivalents	\$ 182,709	\$ 65,607
Cash Held in Investments	72,672	13,867
Accounts Receivable	38,006	34,014
Release of Purpose/Time Restricted Funds	21,360	69,500
Operating Investments	 902,762	 970,458
	\$ 1,217,509	\$ 1,153,446

Occasionally, the Board designates a portion of any operating surplus to its operating reserve. As of December 31, 2024 and 2023, the board designated operating reserve balance was \$579,407. These funds are available if necessary.

The Station's endowment fund consists of a donor-restricted endowment. Income from the donor-

restricted endowment is available for general use. Donor-restricted endowment funds are not available for general expenditure. As of December 31, 2024 and 2023, total donor-restricted endowment funds are \$220,000.

3. INVESTMENTS

Investments on December 31, 2024 and 2023 are stated at fair value and consist of:

	2024		2023
\$	72,672	\$	13,867
-	1,122,762	-	1,250,458
\$	1,195,434	\$	1,264,325
	_		
\$	3,534	\$	10,706
	2024		2023
\$	27,995	\$	29,327
	(5,463)		135,368
	78,856		(33,582)
	(10,311)		(6,418)
\$	91,077	\$	124,695
	\$	\$ 72,672 1,122,762 \$ 1,195,434 \$ 3,534 \$ 2024 \$ 27,995 (5,463) 78,856 (10,311)	\$ 72,672 \$ 1,122,762 \$ 1,195,434 \$ \$ \$ 3,534 \$ \$ \$ \$ 2024 \$ \$ (5,463) 78,856 (10,311)

4. FAIR VALUE MEASUREMENTS

The fair value option was chosen to measure all financial assets and liabilities in order to mitigate volatility in reported changes in net assets. The carrying amount reported in the statement of financial position for cash and cash equivalents, accounts receivable, accounts payable and accrued liabilities approximate fair value because of the immediate or short-term maturities of these financial instruments.

Investments measured on a recurring basis and reported at fair value are classified and disclosed in one of the three fair value hierarchy categories.

The following table summarizes the valuation of the Station's investments by the above fair value hierarchy levels on December 31, 2024 and 2023:

Dagambar 21 2024

	December 31, 2024						
	Fair Value	Level 1	Level 2	Level 3			
Equity Funds	1,122,762	1,122,762	-	-			
Investment in Sunlight Peak, LLC	3,534			3,534			
	\$1,126,296	\$1,122,762	\$ -	\$ 3,534			
•							

	December 31, 2023						
	Fair Value	r Value Level 1 Level 2		Level 3			
Equity Funds	1,250,458	1,250,458	-	-			
Investment in Sunlight Peak, LLC	10,706			10,706			
	\$1,261,164	\$1,250,458	\$ -	\$ 10,706			

Cash held in investments at December 31, 2024 and 2023 was \$72,672 and \$13,867, respectively.

The Station's investment in Sunlight Peak, LLC consists of \$76,089 in capital contributions. Sunlight Peak, LLC ("Sunlight"), is a Colorado non-profit limited liability company owned by three non-profit organizations to jointly share in the construction and maintenance costs of the Sunlight Peak transmitter tower. For the years ending December 31, 2024 and 2023, the investment was adjusted down by \$7,172 and \$5,419, respectively, to record the investment at fair value. As of December 31, 2024 and 2023, the fair value of the investment was \$3,534 and \$10,706, respectively.

Sunlight is a nonprofit 501(c)(3) organization with a fiscal year end of June 30. Sunlight filed Form 990-EZ for the fiscal year ended June 30, 2024 and 2023. For the year ending June 30, 2024, the 990-EZ showed net assets and assets of \$10,604. For the year ending June 30, 2023, the 990-EZ showed net assets and assets of \$32,121. Both years were reported on the accrual basis of accounting.

5. PROPERTY AND EQUIPMENT

Property and equipment on December 31, 2024 and 2023 consisted of the following:

		2024	2023		
Building and Improvements	\$	73,362	\$	73,362	
Radio Equipment		179,784		179,784	
Furniture and Fixtures		10,966		10,966	
Computer Equipment		127,424		140,144	
Phone Equipment		8,399		8,399	
		399,935		412,655	
Less Accumulated Depreciation		(289,888)		(277,688)	
Property and Equipment, Net	\$	110,047	\$	134,967	
rioperty and Equipment, Net	<u> </u>	110,017	<u> </u>	13 1,307	

Depreciation expense was \$24,919 and \$22,470 for the years ended December 31, 2024 and 2023, respectively.

6. LINE OF CREDIT

On May 17, 2024, the Station obtained a \$250,000 line of credit with interest at the JP Morgan Chase Bank prime rate (8.125% at December 31, 2024) plus .0625%. The line of credit is secured by substantially all tangible assets. The line of credit balance at December 31, 2024 was \$215,000. The line of credit matured on May 17, 2025 but was renewed for an additional term of one year under similar terms.

7. BOARD DESIGNATED NET ASSETS

Board designated funds are set aside based on formal board designations and are designated as operating reserve funds. The funds are available if necessary. At December 31, 2024 and 2023, the balance of board designated net assets was \$579,407.

8. NET ASSETS WITH DONOR RESTRICTIONS

Net assets with donor restrictions as of December 31, 2024 and 2023 are restricted for the following purposes or periods.

	2024	2023	
Arts and Culture Desk	\$ -	\$ 60,000	
Frontiers of Knowledge	50,000	-	
Asset and Acquisition Grant (City of Aspen)	39,407	49,440	
Pledge Receivables	21,360	-	
Climate Desk Initiative	10,000	-	
Grant Receivables	-	9,500	
Voice Lessons (Colorado Broadcaster's Association)	-	100	
Donor funds to be held in perpetuity	220,000	220,000	
Net Assets with Donor Restrictions	\$ 340,767	\$ 339,040	

Net assets were released from donor restrictions are as follows for the years ended December 31, 2024 and 2023.

	 2024	2023	
Satisfaction of Purpose Restrictions			
Arts and Culture Desk	\$ 60,000	\$	60,000
Corporation for Public Broadcasting Grant	48,132		41,800
City of Aspen Grant	45,600		-
Emergency Preparedness Plan	-		15,000
Asset and Acquisition Grant (City of Aspen)	10,033		560
Aspen Journalism	10,000		-
Satisfaction of Time Restriction	9,500		9,500
Voice Lessons (Colorado Broadcaster's Association)	 100		599
	\$ 183,365	\$	127,459

9. ENDOWMENT

The Station's endowment consists of funds established to provide the Station with a continual source of earnings. As required by generally accepted accounting principles, net assets associated with endowment funds are classified and reported based on the existence or absence of donor-imposed restrictions.

The Board of Directors of the Station has not adopted the Uniform Prudent Management of Institutional Funds Act (UPMIFA). Though they have not adopted this Act, the Board classifies as permanently restricted net assets (a) the original value of gifts donated to the permanent endowment, (b) the original

value of subsequent gifts to the permanent endowment, and (c) accumulations to the permanent endowment made in accordance with the direction of the applicable donor gift instrument at the time the accumulation is added to the fund.

The expendable investment income from the corpus, which includes interest and dividends, realized and unrealized gains, net of administrative fees, is included in the unrestricted net assets. The Station is committed to preserving the corpus of the endowment funds.

The Station has a formal investment policy. Under this policy, management of the Endowment Fund is delegated to the Finance Committee. The Finance Committee has chosen one of its members as lead Manager to execute trades in conformance with the Policy, with the concurrence of the Treasurer.

The Station's spending policy is to only spend earnings and not invade corpus per the agreements with donors.

As of December 31, 2024, the Station had the following endowment net asset composition by type of fund:

	With	out Donor	With Donor	
	Res	trictions	Restrictions	Total
Donor Restricted Endowment Funds				
Original Donor-Restricted Gift Amount and				
Amounts Required to be Maintained in				
Perpetuity by Donor	\$	-	\$ 220,000	\$ 220,000
Accumulated Investment Gains		138,733		138,733
Total	\$	138,733	\$ 220,000	\$ 358,733
		,		

As of December 31, 2023, the Station had the following endowment net asset composition by type of fund:

Without Dono	r With Donor	
Restrictions	Restrictions	Total
\$ -	\$ 220,000	\$ 220,000
111,402	<u> </u>	111,402
\$ 111,402	\$ 220,000	\$ 331,402
	\$ - 111,402	Restrictions Restrictions \$ - \$ 220,000 111,402 -

Changes in endowment net assets as of December 31, 2024 are as follows:

					T	otal Net	
	Without Donor		W	ith Donor	Endowment		
	Re	Restrictions		Restrictions		Assets	
Endowment Net Assets,							
Beginning of Year	\$	111,402	\$	220,000	\$	331,402	
Investment Income		27,331				27,331	
Total	\$	138,733	\$	220,000	\$	358,733	

Changes in endowment net assets as of December 31, 2023 are as follows:

					T	otal Net
	Without Donor		W	ith Donor	Endowment	
	Restrictions		Restrictions		Assets	
Endowment Net Assets,						
Beginning of Year	\$	63,954	\$	220,000	\$	283,954
Investment Income		47,448				47,448
Total	\$	111,402	\$	220,000	\$	331,402

10. RELATED PARTIES

The Station's executive director serves on the board of Rocky Mountain Community Radio ("RMCR"). On May 17, 2022, the Station signed a Memorandum of Understanding in which the Station agreed to manage and oversee the RMCR managing editor position. The Station will employ and provide supervision, professional development opportunities and compensation. In return RMCR will reimburse the Station for the costs related to the managing editor. The agreement started on July 1, 2022 and ended December 31, 2024. For the years ending December 31, 2024 and 2023, RMCR had reimbursed the station \$88,000 and \$73,901, respectively.

11. CONCENTRATION OF RISKS

CREDIT RISK

The Station places its cash with federally insured financial institutions. At times, the balances at these financial institutions may exceed the FDIC (U.S. Federal Deposit Insurance Corporation) insured limit of \$250,000. On December 31, 2024, the Station had \$32,884 that was not covered by FDIC Insurance. On December 31, 2023, the Station had no cash that was not covered by FDIC insurance.

ECONOMIC DEPENDENCY

The Station operates from a single location and relies on its broadcasting assets to serve its coverage areas within the Roaring Fork, Frying Pan, Colorado, and Crystal River Valleys. The Station's broadcasting assets (including transmission towers) are located in various leased properties that may not be easily replaced or substituted with different properties. If the Station is required to change the locations of its broadcasting assets, it may need to settle with less-than-ideal locations or invest in additional broadcasting assets to maintain its coverage areas.

For the years ended December 31, 2024 and 2023, the Station received approximately 12% and 14%,

respectively, of its revenue from the Corporation for Public Broadcasting (CPB). CPB funds are subject to certain use and reporting requirements. Should CPB determine funds were not spent properly, the Station may be required to return the funds. The Station believes all CPB funds have been spent in accordance with CPB's restrictions.

12. OPERATING LEASES

The Station leases office space from the City of Aspen under a one-year lease that expired December 31, 2024. Rent expense for the years ended December 31, 2024 and 2023 were \$47,519 and \$51,744, respectively. A security deposit of \$3,806 is included in these financial statements. On December 10, 2024, the Station renegotiated the lease for an additional one-year term with monthly payments of \$4,530.

The Station had initially signed a lease for a radio transmitter site on Smuggler Mountain in Aspen in January 1989. Subsequent to that time, the land changed owners, and the Station is currently working to secure formal acknowledgment from the current landowner, Investlink. The Station is currently seeking approval of a second fifteen-year renewal period which will run from February 29, 2020, to February 28, 2035. The lease calls for a rent of one dollar per year and allows the Station to sublease space on its transmitter tower; if the Station subleases space at the site, the lessor is to receive 30% of the sublease revenue until all costs for the transmitter tower, building, and equipment have been paid in full. After these costs have been paid in full the lessor is to receive 50% of sublease revenue. There is currently one (1) sublease, effective July 1, 2019, with BS&T Wireless, Incorporated, at a monthly rate of \$200 for a total of \$2,400 in Year 1, increasing by 3% yearly, for a period of five (5) years, terminating on June 30, 2024. BS&T Wireless had the option to extend the term of the lease for an additional five (5) years with the yearly rent increasing by 3%. During 2024 and 2023, total sublease rents were \$2,800 and \$2,710, respectively.

The Station entered into a land lease agreement with POW, Inc. for access to the radio booster antenna and associated equipment located on Iron Mountain near Glenwood Springs through May 31, 2025. The lessor has the option to receive 50% of the lease payments in trade radio spots. There is a cancellation fee of \$3,000 on the lease. For the years ending December 31, 2024 and 2023, the lease expense was \$5,532.

Future minimum payments under all lease agreements are as follows for the years ending December 31:

	Off	Office Lease		Tower Lease		Sublease Income		Total
2025	\$	54,360	\$	2,305	\$	(2,885)	\$	53,780
2026		-		-		(2,975)		(2,975)
2027		-		-		(3,065)		(3,065)
2028		_		-		(3,160)		(3,160)
	\$	54,360	\$	2,305	\$	(12,085)	\$	44,580

Total expenses under these leases for the years ended December 31, 2024 and 2023 was \$53,266 and \$57,276, respectively.

13. RETIREMENT PLAN

The Station offers its staff the option to participate in a retirement plan pursuant to section 403(b) of the Internal Revenue Code. Staff contributions are voluntary and are made on a pre-tax basis. The Station has no obligation to make employer contributions. The Station does voluntarily make contributions based on the employee manual in accordance with its policy. This is a matching program that starts during the second year of continual employment as a match to the employees' voluntary contribution. The matching contribution by the Station is based on the length of employment and will at no time exceed 6% of the employee's salary. For the years ended December 31, 2024 and 2023, the Station's contributions totaled \$7,315 and \$4,332, respectively.

14. SUBSEQUENT EVENTS

On May 27, 2025, the Station filed a lawsuit joining other participating Colorado stations against the recent executive order threatening the constitutional protection regarding freedom of the press and their ability to hold those in power to account without interference in their editorial decisions as well as in purchasing, acquiring, producing, and broadcasting information. No contingencies have been recognized as the only liability to the station would be legal expenses.

On July 24, 2025, the President signed the Rescissions Act of 2025. The Act rescinded previously approved funding for CPB (Corporation for Public Broadcasting). The approval resulted in the Station losing the remaining funding for 2025 which was projected to be approximately \$154,000. There is the possibility of CPB being included in the fiscal year 2026 appropriations bill, but nothing has been authored or introduced to congress as of the date of this report. The board and the executive director have been monitoring this and feel that because of other forms of revenue and the ability to cut programs, this does not create substantial doubt that the Station cannot continue as a going concern.