

Tuesday, 30 September 2025

Seven West Media and Southern Cross Media Merger Investor Presentation

Seven West Media (ASX: SWM) attaches an Investor Presentation relating to the proposed merger between Seven West Media and Southern Cross Media (ASX: SXL).

Teleconference Details

A teleconference will be held for shareholders and the investment community at 10:00am AEST on Tuesday, 30 September 2025.

Participants who wish to dial in to the teleconference must register via the following preregistration link: https://s1.c-conf.com/diamondpass/10050576-lb3jw6.html

Upon registering, you will receive a confirmation email with dial-in details and instructions for participating in the teleconference.

This release has been authorised to be given to ASX by the Board of Seven West Media.

For further information, please contact:

Investors / Analysts and Media:

Luke Bentvelzen <u>luke.bentvelzen@barrenjoey.com</u> +61 421 118 357

About Seven West Media

Seven West Media (ASX: SWM) is one of Australia's most prominent media companies, reaching more than 19 million people a month with a market-leading presence across broadcast television, publishing and digital.

The company owns some of Australia's most renowned media businesses and platforms, including the Seven Network and its affiliate channels 7two, 7mate, 7flix and 7Bravo; 7plus; 7NEWS.com.au; The West Australian; The Sunday Times; PerthNow; The Nightly; and Streamer.

The Seven Network is home to Australia's most loved news, sport and entertainment programming, including 7NEWS, 7NEWS Spotlight, Sunrise, The Morning Show, The Voice, Home and Away, Australian Idol, My Kitchen Rules, Dancing With The Stars, Farmer Wants A Wife, The Chase Australia, Better Homes and Gardens, RFDS, The 1% Club and the *TV WEEK* Logie Awards. Seven Network is also the broadcast partner of the AFL, Cricket Australia and Supercars.

Recommended combination of Seven West Media Limited and Southern Cross Media Group Limited

Creating a leading integrated Total TV, Audio and Digital platform

30 September 2025





Disclaimer

Summary Information

This presentation has been prepared by Seven West Media Limited ACN 053 480 845 ("Seven" or "SWM") and Southern Cross Media Group Limited ACN 116 024 536 ("Southern Cross" or "SCA"). It is a presentation of general information about Seven and Southern Cross current at the date of this presentation, which may be subject to change. The information is in a summary form and does not purport to be complete, comprehensive or to comprise of all the information which a securityholder or potential investor in Seven or Southern Cross may require in order to determine whether to deal in Seven or Southern Cross securities, nor does it contain all the information which would be required in a disclosure document prepared in accordance with the Corporations Act 2001 (Cth) ("Corporations Act"). It is to be read in conjunction with each of Seven's and Southern Cross's other announcements released to the Australian Securities Exchange (available at www.asx.com.au).

Presentation of financial information

The data in this presentation is included for information purposes only and has not been audited or reviewed or subject to the same level of review by Seven or Southern Cross as the statutory accounts and so is merely provided for indicative purposes. Amounts, totals and change percentages calculated on whole numbers and not the rounded amounts presented. The information contained in these pages may not necessarily be in statutory format.

Forward Looking Statements

This presentation contains forward looking statements, including statements regarding the financial condition, results of operations and business of each of Seven and Southern Cross, and the implementation of each of Seven's and Southern Cross's strategy. Indications of, and guidance on, future earnings, financial position, management targets and performance are also forward-looking statements, as well as statements about market and industry trends, which are based on interpretations of current market conditions. The forward-looking statements reflect views and assumptions with respect to future events as of the date of this presentation. However, they are not guarantees of future performance. They involve known and unknown risks, uncertainties, assumptions, contingencies and other factors, many of which are beyond the control of each of Seven and Southern Cross and each of its related bodies corporate and affiliates and each of their respective directors, securityholders, officers, employees, partners, agents, consultants, advisers and management, and may involve significant elements of subjective judgement and assumptions as to future events that may or may not be correct. Forward-looking statements speak only as of the date of this presentation and there can be no assurance that actual outcomes will not differ materially. No guarantee, representation or warranty, express or implied, is made in this presentation, including as to the accuracy, likelihood of achievement or reasonableness of any forecasts, prospects, returns, statements or tax treatment in relation to future matters contained in this presentation. Except as required by applicable laws or regulations, each of Seven and Southern Cross do not undertake to publicly update or revise the forward-looking statements or other statements in this presentation, whether as a result of new information or future events or circumstances.

Disclaimer

To the maximum extent permitted by law, each of Seven and Southern Cross (including each of its directors, officers, employees, agents, associates, affiliates, consultants and advisers) ("Seven Party" and "Southern Cross Party", as required) disclaims and excludes all liability for any loss or damage suffered or incurred by any person as a result of their reliance on the information contained in this presentation or any errors in or omissions from this presentation. To the maximum extent permitted by law, no Seven Party, Southern Cross Party nor any other person accepts any liability, including without limitation, any liability arising from fault, negligence or lack of care, for any loss or damage arising from the use of this presentation or its contents or otherwise in connection with it.

The information in this presentation does not constitute financial product advice (nor investment, tax, accounting or legal advice) and does not take account of your individual investment objectives, including the merits and risks involved in an investment in shares or your financial situation, taxation position or particular needs. You must not act on the basis of any matter contained in this presentation, but must make your own independent assessment, investigations and analysis of each of Seven and Southern Cross and obtain any professional advice you require, including financial, legal and taxation advice appropriate to your jurisdiction, before making an investment decision based on your investment objectives.

Past performance is not necessarily indicative of future results and Seven, Seven Parties, Southern Cross and Southern Cross Parties do not guarantee the performance of any security, financial product or service or the amount or timing of any return. There can be no assurance that the financial product or service will achieve any targeted returns, that asset allocations will be met or that the financial product or service will be able to implement its investment strategy and investment approach or achieve its investment objective.

The information contained in this presentation must not be reproduced, used or disclosed, in whole or in part, without the prior written consent of Seven or Southern Cross.



Transaction summary

Seven West Media Limited (SWM) and Southern Cross Media Group Limited (SCA) have entered into a Scheme Implementation Deed, which will see SCA acquire all shares in SWM pursuant to an all-scrip merger

Highlights of the Combined Group

- SWM and SCA together announce a combination to establish an integrated media company with extensive scale and reach across metropolitan and regional Australia
- Combines two highly complementary media businesses with strong positions in the Australian advertising market across their free-to-air TV, streaming, audio, digital and publishing assets

Structure

- All-scrip combination whereby SWM shareholders and SCA shareholders will own 49.9% and 50.1% of combined business upon completion, respectively
 - SWM shareholders will receive 0.1552 shares in SCA (ASX:SXL) for each SWM share held
 - The Transaction will be implemented by way of a SWM Scheme of Arrangement under which SCA will acquire all outstanding shares in SWM

Board and Management

- The combined business will benefit from a highly experienced Board and senior executive team
 - In addition to Jeff Howard as Managing Director and CEO, the combined Board will be balanced, initially comprising four representatives from the SWM Board (Kerry Stokes AC, Teresa Dyson, Michael Malone and Ryan Stokes AO) and three representatives from the SCA Board (Heith Mackay-Cruise, Marina Go and Ido Leffler)
 - Kerry Stokes AC is a Nominee of SGH Limited and will become Chair of the Board until end-February 2026 when he will retire from the Board;
 - Heith Mackay-Cruise is a Nominee of SCA and will become Chair of the Board from end-February 2026;
 - Ido Leffler has indicated his intention to continue on the combined Board through the acquisition and retire from the Board 30 June 2026; and
 - John Kelly will become the Group Managing Director, Audio of the combined group

Key approvals and timing

- The Scheme Implementation Deed (SID) is subject to customary conditions and regulatory approvals for a transaction of this kind (including ACMA, ACCC and ASX approvals), and the approval of SWM shareholders:
 - SWM shareholders will need to approve the Scheme, with at least 75% of votes cast and more than 50% of shareholders present in favour of the transaction

Board and shareholder support

- The Transaction is unanimously recommended by the Board of SWM¹
- SGH Limited has indicated it intends to vote all its 40.2% shareholding in SWM in favour of the Proposed Transaction 1



Transaction highlights

8

Combining these two diversified media businesses creates a leading integrated Total TV, Audio and Digital platform – strongly positioned to attract and grow high value audiences, deliver revenue and earnings growth, unlocking significant shareholder value

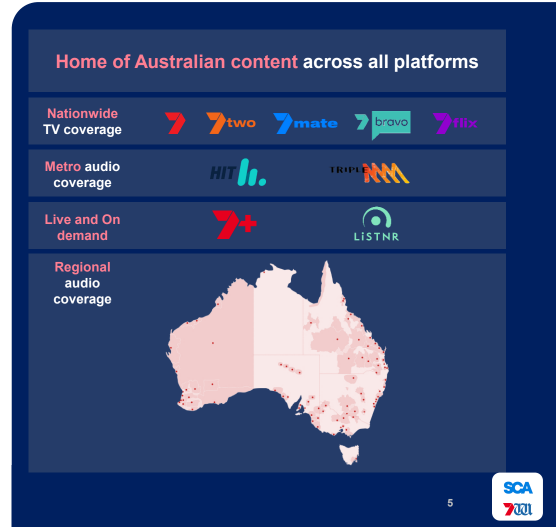
1	Creating a leading integrated multi-media platform
	delivering world-class content to national and local audiences through the combined power of linear and digital media channels (free-to-air TV, streaming, audio, digital and publishing)
2	Attracting and growing high value audiences
	combining platforms to create an integrated company with extensive reach
3	Leveraging attractive digital, video, audio and publishing content across the combined platforms
	benefitting from a cohesive strategy that combines and leverages news, sport and entertainment under a single streamlined offering
4	Creating a seamless and scalable solution for advertisers and agencies
	connecting high value audiences across all mediums to significantly improve campaign targeting, reach and efficiency
5	Harnessing the power of combined data and insights
	driving cross promotion and accelerating growth in audiences and revenue
6	Delivering operational and financial strength
	supporting the funding of organic and inorganic growth and capital management initiatives
7	Realising \$25m-\$30m of cost synergies
	unlocking further cross-platform revenue synergies to deliver future upside
Ω	Improving market scale, financial profile, free float, liquidity and investor relevance

... aligning with both SWM and SCA's stated strategic position of being in support of media consolidation in Australia

Overview of the combined group

The transaction involves the combination of two highly complementary media businesses with leading free-to-air TV, streaming, audio, digital and publishing assets across metropolitan and regional advertising markets





Integrating premium media assets to drive high value audience growth

Integrating audio, video, and free on-demand content to enhance audience reach and advertising scale



Combined business will become a leading Australian owned media company providing Australian content to the Australian Audiences That Matter across TV, Audio and Digital platforms

Collaboration potential

One-stop shop for advertisers	Attractive offering to advertisers to reach high value audiences across multiple formats		
Turbo-charge digital	Accelerate digital audience growth within an attractive, fast-growing market		
Leveraging data	Complementary data and insights to drive audience acquisition and retention		
Cross-platform promotion	Utilising talent to market and promote key entertainment content, including tentpoles, podcasts and VOD library		
News and sports coverage	Leveraging strength of talent and both national and regional coverage to drive audience and revenue opportunities		

Example complementary programs

Combined Group will service major market segments across both video and audio







Digital combination

The combined digital platform will offer best-in-class free audio and visual content



- Audience cross over allowing cross promotion of content and advertising
- Use of AI in LiSTNR and 7+ to leverage data
- Scaled provider of cross platform content allowing for key talent attraction and retention



Building on strong broadcast audiences to drive digital growth

Leveraging existing market position across audiences that matter to cross-promote uptake of live and on demand content on digital platforms

Strong market position across key audiences¹

7Plus

- 1.4m new user registrations in FY25 (40% growth)
- 2.6m registered users watched AFL and Cricket in FY25

7 Network

- 7NEWS' 6pm bulletins reach > 2m people every day
- 7Sport AFL #1 national sport reaches >3.7m per week

Metro radio

SCA outperforms with the metro 25-54 year old audience

Regional radio

 SCA is a leader in regional commercial radio connecting advertisers to 121 stations in 66 markets

Digital audience continues to grow







Signed up users (m)





Notes: (1) As at Jun-25

Cost synergies

The combination is expected to deliver \$25m-\$30m of annualised cost synergies within 18-24 months post deal completion. In addition, further work continues to examine potential revenue synergy quantification

Reduction in costs from duplicated spend including listing costs, back office and corporate **Rationalisation of duplicated costs** services The combined business will benefit from improved unit economics through pooled volume **Economies of scale benefits** and services **Business improvements across broadcasting** Improvements and efficiencies in systems and processes and operations **Consolidation of property footprint** Combining 20+ duplicative locations will generate further cost saving for the business

Proposed transaction timeline

The proposed timeline is set out below, however remains subject to change

30 September 2025	Transaction announcement
September / October 2025	Prepare documentation
November / December 2025	Scheme Booklet and Notice of Meeting sent to SWM shareholders

Scheme meeting and implementation date subject to regulatory approval. Scheme meeting expected no later than Q1 CY2026

Transaction benefits each shareholder base

The combination will deliver significant benefits to both set of shareholders

	7aat	SCA
Exposure to an enhanced business profile, with greater scale, diversity of earnings and growth opportunities	√	✓
Benefit from \$25m - \$30m of cost synergies, with further upside from potential revenue initiatives	✓	✓
Leadership from a combination of two expert management teams and Boards, with a clear vision to create a leading media platform across the country	✓	✓
Greater trading liquidity, with a broader shareholder register and a combined day 1 market cap of \$417m ¹	✓	✓



Appendix

Overview of the combined Group's financials

Creating a diversified revenue base with exposure to the high growth and profitable 7plus and LiSTNR digital platforms

FY25A pro forma Merged Group, excluding synergies	Y aat	SCA	MergeCo ¹
Market capitalisation ²	215	202	417
Net debt (\$ million) ³	287	67	354
Enterprise value (\$ million)	502	269	771
Revenue (\$ million)	1,354	422	1,777
EBITDA ⁴ (\$ million)	159	71	230
EBIT ⁴ (\$ million)	116	41	157
MergeCo equity ownership (%)	49.9%	50.1%	-

