



STAGWELL

TRANSFORMING MARKETING

SUSTAINABLE VALUE CREATION

NOVEMBER | 2021

FORWARD LOOKING STATEMENTS & OTHER INFORMATION

This presentation contains forward-looking statements. Statements in this presentation that are not historical facts, including without limitation the information under the heading "Financial Outlook" and statements about the Company's beliefs and expectations, earnings (loss) guidance, recent business and economic trends, potential acquisitions, and estimates of amounts for redeemable noncontrolling interests and deferred acquisition consideration, constitute forward-looking statements. Words such as "estimates", "expects", "contemplates", "will", "anticipates", "projects", "plans", "intends", "believes", "forecasts", "may", "should", and variations of such words or similar expressions are intended to identify forward-looking statements. These statements are based on current plans, estimates and projections, and are subject to change based on a number of factors, including those outlined in this section. Forward-looking statements speak only as of the date they are made, and the Company undertakes no obligation to update publicly any of them in light of new information or future events, if any. Forward-looking statements involve inherent risks and uncertainties. A number of important factors could cause actual results to differ materially from those contained in any forward-looking statements. Such risk factors include, but are not limited to, the following:

- risks associated with international, national and regional unfavorable economic conditions that could affect the Company or its clients, including as a result of the novel coronavirus pandemic ("COVID-19");
- the effects of the outbreak of COVID-19, including the measures to reduce its spread, and the impact on the economy and demand for our services, which may precipitate or exacerbate other risks and uncertainties;
- an inability to realize expected benefits of the combination of the Company's business with the business of MDC (the "Business Combination" and, together with the related transactions, the "Transactions");
- adverse tax consequences in connection with the Transactions for the Company, its operations and its shareholders, that may differ from the expectations of the Company, including that future changes in tax law, potential increases to corporate tax rates in the United States and disagreements with the tax authorities on the Company's determination of value and computations of its attributes may result in increased tax costs;
- the occurrence of material Canadian federal income tax (including material "emigration tax") as a result of the Transactions;
- the impact of uncertainty associated with the Transactions on the Company's businesses;
- direct or indirect costs associated with the Transactions, which could be greater than expected;
- risks associated with severe effects of international, national and regional economic conditions;
- the Company's ability to attract new clients and retain existing clients;
- reduction in client spending and changes in client advertising, marketing and corporate communications requirements;
- financial failure of the Company's clients;
- the Company's ability to retain and attract key employees;
- the Company's ability to achieve the full amount of its stated cost saving initiatives;
- the Company's implementation of strategic initiatives;
- the Company's ability to remain in compliance with its debt agreements and the Company's ability to finance its contingent payment obligations when due and payable, including but not limited to those relating to redeemable noncontrolling interests and deferred acquisition consideration;
- the successful completion and integration of acquisitions which complement and expand the Company's business capabilities; and
- foreign currency fluctuations.

Investors should carefully consider these risk factors and the additional risk factors outlined in more detail under the caption "Risk Factors" in Exhibit 99.2 to our Current Report on Form 8-K, filed with the Securities and Exchange Commission (the "SEC") on August 10, 2021, and accessible on the SEC's website at www.sec.gov, and in the Company's other SEC filings.

FORWARD LOOKING STATEMENTS & OTHER INFORMATION

Non-GAAP Financial Measures

In addition to its reported results, Stagwell Inc has included in this presentation certain financial results that the Securities and Exchange Commission (SEC) defines as "non-GAAP Financial Measures." Management believes that such non-GAAP financial measures, when read in conjunction with the Company's reported results, can provide useful supplemental information for investors analyzing period to period comparisons of the Company's results. Such non-GAAP financial measures include the following:

Pro Forma Results: Unless otherwise noted, financial results are presented on a Pro Forma basis giving effect to the combination as if it was completed on January 1, 2019. The Pro Forma amounts presented for each period were prepared by combining the historical standalone statements of operations for each of legacy MDC and SMG. The unaudited pro forma results are provided for illustrative purposes only and do not purport to represent what the actual consolidated results of operations or consolidated financial condition would have been had the combination actually occurred on the date indicated, nor do they purport to project the future consolidated results of operations or consolidated financial condition for any future period or as of any future date. The Company has excluded a quantitative reconciliation of adjusted Pro Forma EBITDA to net income under the "unreasonable efforts" exception in Item 10(e)(1)(i)(B) of Regulation S-K.

Net Revenue: GAAP Revenue adjusted to exclude certain third-party direct costs when the Company acts as principal for the services rendered in the client arrangement

Organic Net Revenue: "Organic net revenue growth" and "organic net revenue decline" refer to the positive or negative results, respectively, of subtracting both the foreign exchange and acquisition (disposition) components from total net revenue growth. The acquisition (disposition) component is calculated by aggregating prior period revenue for any acquired businesses, less the prior period revenue of any businesses that were disposed of during the current period. The organic revenue growth (decline) component reflects the constant currency impact of (a) the change in revenue of the partner firms that the Company has held throughout each of the comparable periods presented, and (b) "non-GAAP acquisitions (dispositions), net". Non-GAAP acquisitions (dispositions), net consists of (i) for acquisitions during the current year, the revenue effect from such acquisition as if the acquisition had been owned during the equivalent period in the prior year and (ii) for acquisitions during the previous year, the revenue effect from such acquisitions as if they had been owned during that entire year (or same period as the current reportable period), taking into account their respective pre-acquisition revenues for the applicable periods, and (iii) for dispositions, the revenue effect from such disposition as if they had been disposed of during the equivalent period in the prior year.

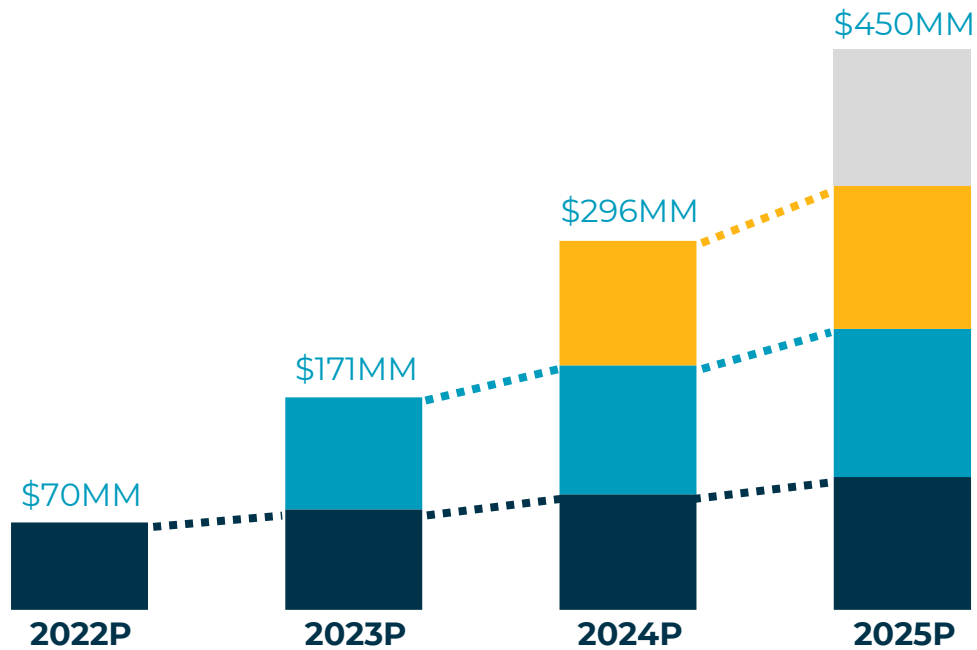
Adjusted EBITDA: Adjusted EBITDA is defined as Net income excluding non-operating income or expense to achieve operating income, plus depreciation and amortization, stock-based compensation, deferred acquisition consideration adjustments, and other items. Other items include restructuring costs, acquisition-related expenses, and non-recurring items.

Pro Forma Free Cash Flow: Pro Forma Free Cash Flow is a non-GAAP measure defined as Adjusted EBITDA less capital expenditures, change in net working capital, cash taxes, interest, and distributions to minority interests, but excludes contingent M&A payments.

Financial Guidance: The Company provides guidance on a non-GAAP basis as it cannot predict certain elements which are included in reported GAAP results.

Net New Business: Estimate of annualized revenue for new wins less annualized revenue for losses incurred in the period.

\$450MM Acquired Revenue Build



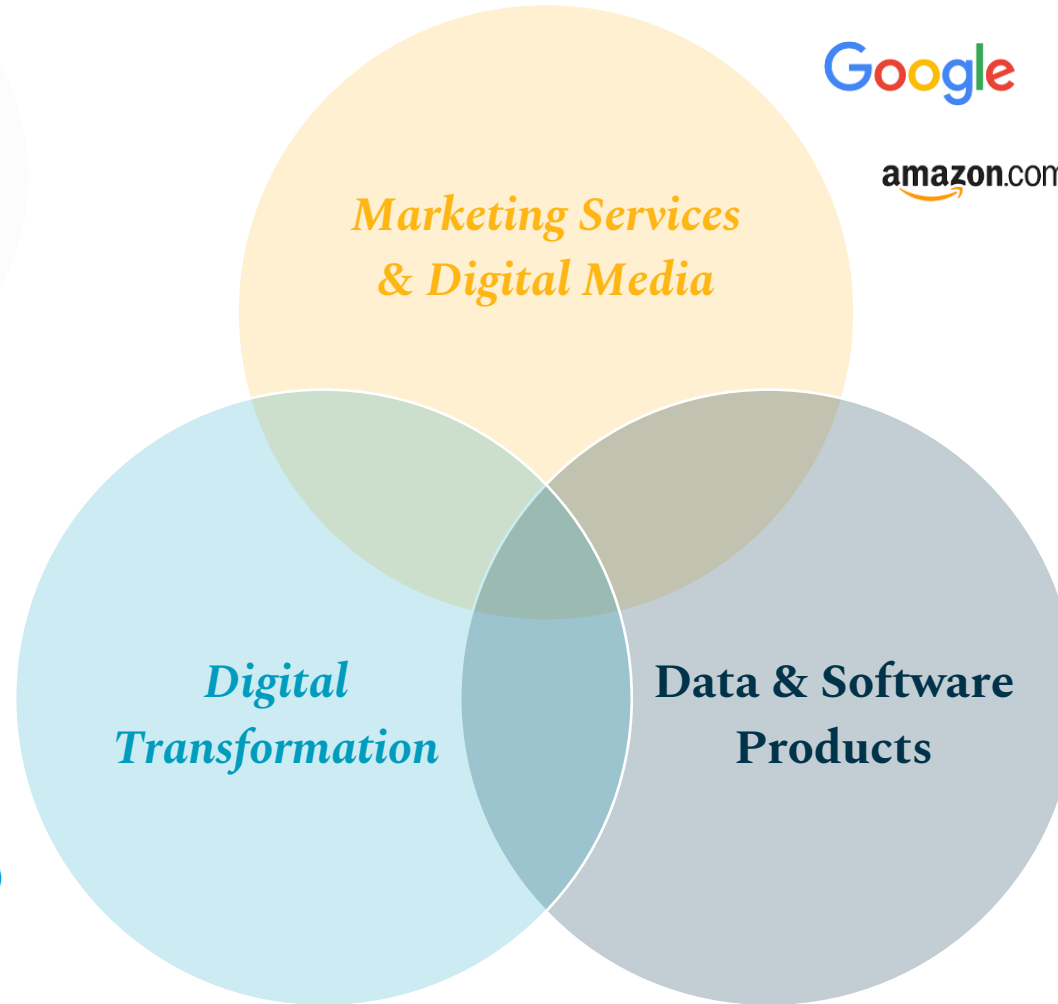
ACQUISITIONS



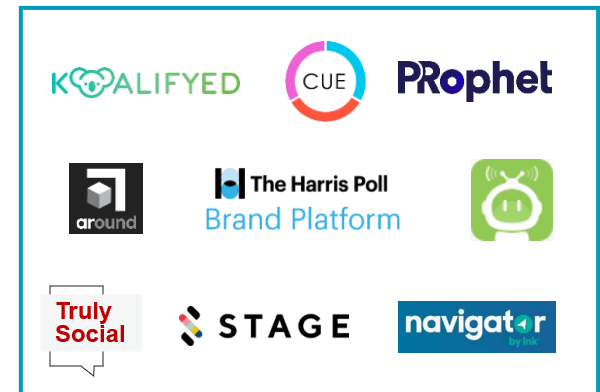
Why?

- 1 Value added investment platform accelerates acquired businesses
- 2 Ample opportunity to deploy capital in large addressable markets
- 3 A scalable sourcing, targeting, evaluation and execution process
- 4 A proven track record of delivering above market returns

THE CAPITAL DEPLOYMENT MARKETPLACES



STAGWELL MARKETING CLOUD

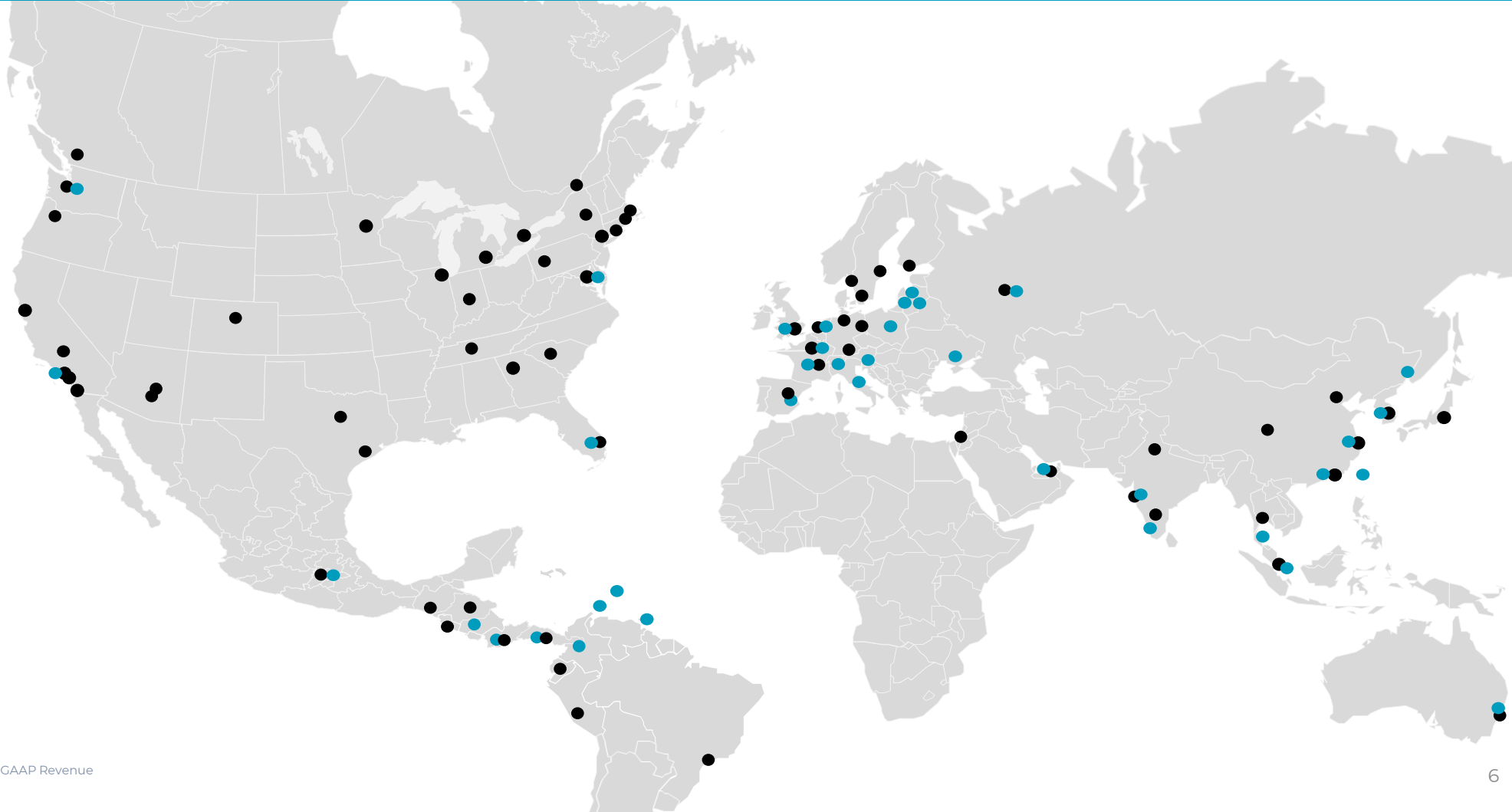


A ROADMAP FOR GLOBAL EXPANSION

North America ~\$1.8B
Stagwell Revenue

Rest of World ~\$0.3B
Stagwell Revenue

● STAGWELL
● AFFILIATES



CASE: SCALING GLOBAL DIGITAL TRANSFORMATION



Added LATAM
digital transformation
capabilities & clients
to Code & Theory

+130%
Q3'21 YOY
NET REVENUE
GROWTH

+297
ENGINEERS
ACROSS
LATAM



Added content
& design practices
& blue chip west coast
clients to Code & Theory

+79%
Q3'21 YOY
NET REVENUE
GROWTH

+52
UX AND
CONTENT
SPECIALISTS



A SYNCHRONIZED AND SCALABLE PIPELINE

Banks

75+

Global Investment
Banking Relationships

Brands

12+

Deputized
Network Leaders

Affiliates

30+

Global
Partners



CENTRALIZED CORPORATE CRM

A TRACK RECORD OF EXECUTION

35+

Investments closed & integrated since 2015

7

Bolt-ons acquired with brand CEO support

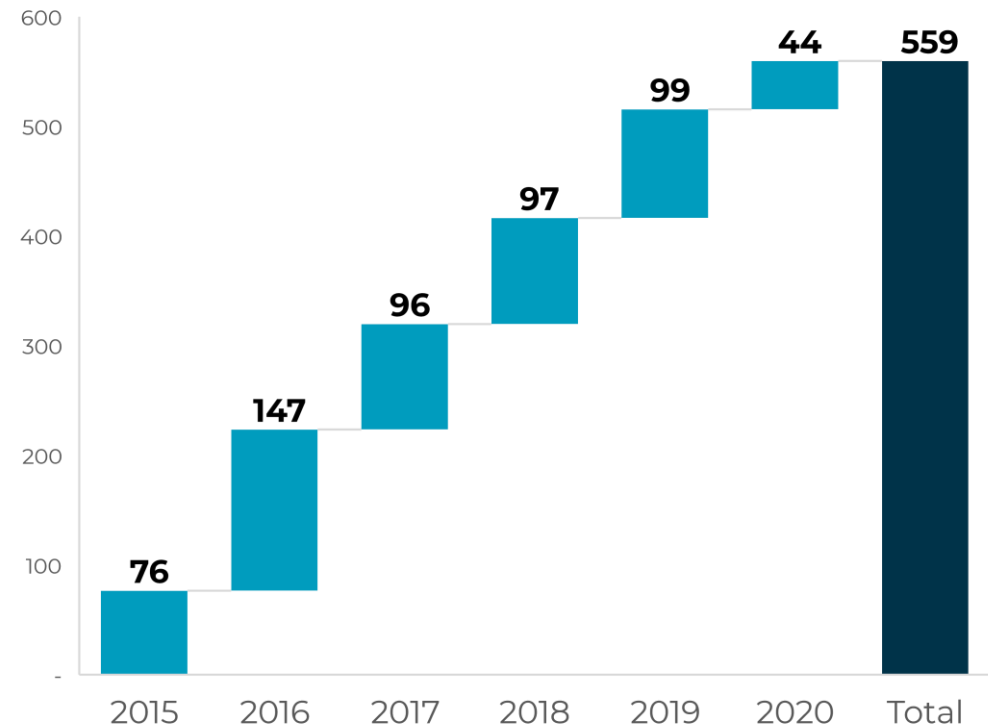
5+

Incubator investments

Illustrative Pipeline



Acquired Net Revenue (LTM at Close, \$mm)



A RUBRIC FOR EVALUATION AND STRUCTURE

Key Quality

Illustrative Examples

1

CLIENTS

Blue Chip



Secular Growth

P&G Walmart  COMCAST 

  a N G   Microsoft

2

CAPABILITIES

High value strategic consultants
in rapidly growing marketplaces

3

TALENT

Cohesive teams with balanced responsibilities
and strong next generation leadership











STRUCTURING

Maximize balance sheet flexibility and limit long term
liabilities by prioritizing simple buyouts and option structures

STAGWELL HAS
GROWN OUR
MEDIA GROUP
TO ~\$5BN
IN SPEND

OVER SIX YEARS

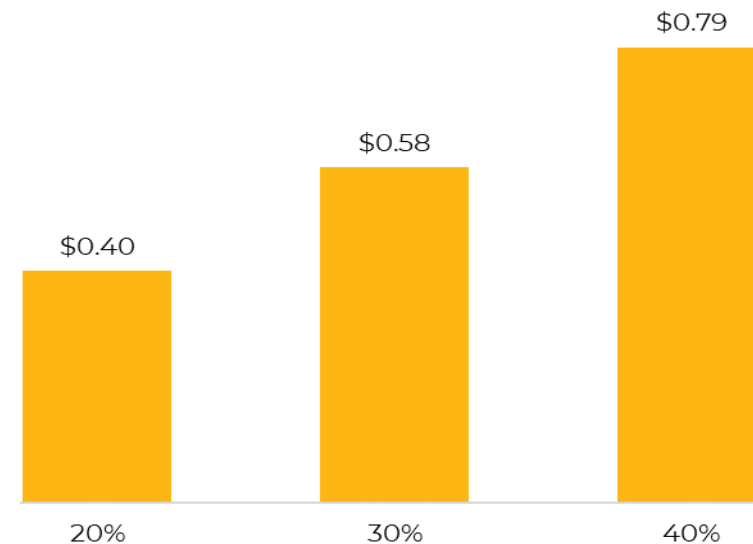
<i>Year</i>	<i>Focus</i>	<i>Acquisitions</i>
2016	US Digital Media	
2017	UK Digital Media	
2018	US Social & Global Travel Media	 
2019	US B2B And West Coast Presence	 
2020-2021	Full Service Global Footprint	  

STAGWELL IS POISED TO CREATE FURTHER VALUE

Illustrative \$100M investment in 2022

<i>\$ in millions</i>	2022	2023	2024	2025
Incremental Value (30% IRR)	0	30	69	120
Cash Flow from Acquisitions	6	16	31	52
Total Incremental Value	6	46	100	171
/ FDSO	296	296	296	296
Incremental Value Per Share	\$0.02	\$0.16	\$0.34	\$0.58

2025 Theoretical Value Creation Per Share



40¢ - 80¢ PER SHARE VALUE CREATED PER \$100 MILLION INVESTED

Apr-3, 2018

Stagwell acquires
Reputation Defender at the
recommendation of a network CEO

Sep-15, 2021

Stagwell receives unsolicited offer
for Reputation Defender and agrees
to sell to strategic buyer

**Stagwell created
significant value**

through development of

ExecutivePrivacy

digital product &

optimizing media mix

to drive growth

Thank You