UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

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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): September 21, 2021

SEAPORT GLOBAL ACQUISITION CORP.

(Exact name of registrant as specified in its charter)

001-39741 (Commission

File Number)

85-2157010 (IRS Employer Identification No.)

360 Madison Avenue, 20th Floor New York, NY 10017

(Address of principal executive offices, including zip code)

Registrant's telephone number, including area code: 212-616-7700

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 (see General Instruction A.2 below):

□ 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)

Dere-commencement communications pursuant to Rule 14d-2(b) under the Exchange Act (17 CFR 240.14d-2(b))

Dere-commencement communications pursuant to Rule 13e-4(c) under the Exchange Act (17 CFR 240.13e-4(c))

Securities registered pursuant to Section 12(b) of the Act:

Delaware (State or other jurisdiction

of incorporation)

	Trading	Name of each exchange
Title of each class	Symbol(s)	on which registered
Units, each consisting of one share of Class A Common	SGAMU	The Nasdaq Stock Market LLC
Stock and three-quarters of one Redeemable Warrant		
Class A Common Stock, par value \$0.0001 per share	SGAM	The Nasdaq Stock Market LLC
Warrants, each exercisable for one share Class A Common	SGAMW	The Nasdaq Stock Market LLC
Stock for \$11.50 per share		

Indicate by check mark whether the registrant is an emerging growth company as defined in Rule 405 of the Securities Act of 1933 (§230.405 of this chapter) or Rule 12b-2 of the Securities Exchange Act of 1934 (§240.12b-2 of this chapter).

Emerging growth company ⊠

If an emerging growth company, indicate by check mark if the registrant has elected not to use the extended transition period for complying with any new or revised financial accounting standards provided pursuant to Section 13(a) of the Exchange Act.

Item 7.01 Regulation FD Disclosure.

As previously announced, Seaport Global Acquisition Corp. ("SGAC") announced a proposed business combination (the "Business Combination") between SGAC and Redwood Intermediate, LLC ("Redbox"). In connection with the Business Combination, Redbox will hold meetings with investors beginning on September 21, 2021, consisting of a presentation given by Redbox's management team. A copy of this investor presentation is attached hereto as Exhibits 99.1 and incorporated by reference herein.

The information in this Item 7.01, including Exhibit 99.1, is furnished and shall not be deemed "filed" for purposes of Section 18 of the Securities Exchange Act of 1934, as amended (the "Exchange Act"), or otherwise subject to liabilities under that section, and shall not be deemed to be incorporated by reference into the filings of SGAC under the Securities Act or the Exchange Act, regardless of any general incorporation language in such filings.

IMPORTANT ADDITIONAL INFORMATION AND WHERE TO FIND IT

In connection with the proposed business combination, SGAC has filed a preliminary proxy statement and intends to file a definitive proxy statement with the Securities and Exchange Commission ("SEC"). The preliminary and definitive proxy statements and other relevant documents will be sent or given to the stockholders of SGAC as of the record date established for voting on the proposed business combination and will contain important information about the proposed business combination and related matters. Stockholders of SGAC and other interested persons are advised to read, when available, the preliminary proxy statement and any amendments thereto and, once available, the definitive proxy statement, in connection with SGAC's solicitation of proxies for the meeting of stockholders to be held to approve, among other things, the proposed business combination because the proxy statement will contain important information about SGAC, Redbox and the proposed business combination. When available, the definitive proxy statement will be mailed to SGAC's stockholders as of a record date to be established for voting on the proposed business combination. Stockholders will also be able to obtain copies of the proxy statement, without charge, once available, at the SEC's website at www.sec.gov/ or by directing a request to: Seeaport Global Acquisition Corp., 360 Madison Avenue, 20th Floor, New York, NY 10017, Attention: Secretary, telephone: (212) 616-7700.

This communication does not constitute an offer to sell or the solicitation of an offer to buy any securities or a solicitation of any vote or approval, nor shall there be any sale of any securities in any state or jurisdiction in which such offer, solicitation, or sale would be unlawful prior to registration or qualification under the securities laws of such other jurisdiction.

FORWARD-LOOKING STATEMENTS

This Current Report on Form 8-K includes certain statements that are not historical facts but are forward-looking statements for purposes of the safe harbor provisions under the United States Private Securities Litigation Reform Act of 1995. Forward-looking statements generally are accompanied by words such as "believe," "may," "will," "estimate," "continue," "anticipate," "intend," "expect," "should," "yould," "plan," "predict," "potential," "seem," "seek," "future," "outlook," and similar expressions that predict or indicate future events or trends or that are not statements of historical matters. All statements, other than statements of present or historical fact included in this Current Report on Form 8-K, regarding SGAC's proposed business combination with Redbox, SGAC's ability to consummate the transaction, the benefits of the transaction and the combined company's future financial performance, as well as the combined company's strategy, future operations, estimated financial position, estimated revenues and losses, projected costs, prospects, plans and objectives of management are forward-looking statements. These statements are based on various assumptions, whether or not identified in this Current Report on Form 8-K, and on the current expectations of the respective management of SGAC and Redbox and are not predictions of actual performance. These forward-looking statements are provided for illustrative purposes only and are not intended to serve as, and must not be relied on as, a guarantee, an assurance, a prediction or a definitive statement of fact or probability. Actual events and circumstances are difficult or impossible to predict and will differ from assumptions. Many actual events and circumstances are beyond the control of SGAC or Redbox. Potential risks and uncertainties that could cause the actual results to differ materially from those expressed or implied by forward-looking statements include, but are not limited to, changes in domestic and foreign business, market, financial, political and legal conditions; the inability of the parties to successfully or timely consummate the business combination, including the risk that any regulatory approvals are not obtained, are delayed or are subject to unanticipated conditions that could adversely affect the combined company or the expected benefits of the business combination or that the approval of the stockholders of SGAC or Redbox is not obtained; failure to realize the anticipated benefits of business combination; risk relating to the uncertainty of the projected financial information with respect to Redbox; the amount of redemption requests made by SGAC's stockholders; the overall level of consumer demand for Redbox's products; general economic conditions and other factors affecting consumer confidence, preferences, and behavior; disruption and volatility in the global currency, capital, and credit markets; the financial strength of Redbox's customers; Redbox's ability to implement its business and growth strategy; changes in governmental regulation, Redbox's exposure to litigation claims and other loss contingencies; disruptions and other impacts to Redbox's business, as a result of the COVID-19 pandemic and government actions and restrictive measures implemented in response, and as a result of the proposed transaction; Redbox's ability to retain and expand customer relationships; competitive pressures from many sources, including those using other distribution channels, having more experience, larger or more appealing inventory, better financing, and better relationships with those in the physical and streaming movie and television industries; developments in the home video distribution market as newer technologies and distribution channels compete for market share, and Redbox experiences a secular decline in the physical rental market; the impact of decreased quantity and quality of movie content availability for physical and digital distribution due to changes in quantity of new releases by studios, movie content failing to appeal to consumers' tastes, increased focus on digital sales and rentals, and other general industry-related factors; the termination, non-renewal or renegotiation on materially adverse terms of Redbox's contracts or relationships with one or more of its significant retailers or studios; Redbox's inability to obtain licenses to digital movie or television content for home entertainment viewing; Redbox's reliance upon a number of partners to make its digital service available on their devices; unforeseen costs and potential liability in connection with content Redbox acquires, produces, licenses and/or distributes through its service; the impact of the COVID-19 pandemic on Redbox's business, results of operations and financial condition, its suppliers and customers and on the global economy; the impact that global climate change trends may have on Redbox and its suppliers and customers; Redbox's ability to protect patents, trademarks and other intellectual property rights; any breaches of, or interruptions in, SGAC's information systems; fluctuations in the price, availability and quality of electricity and other raw materials and contracted products as well as foreign currency fluctuations; changes in tax laws and liabilities, tariffs, legal, regulatory, political and economic risks. More information on potential factors that could affect SGAC's or Redbox's financial results is included from time to time in SGAC's public reports filed with the SEC, including its Annual Report on Form 10-K, Quarterly Reports on Form 10-Q, and Current Reports on Form 8-K as well as the preliminary and the definitive proxy statements that SGAC intends to file with the SEC in connection with SGAC's solicitation of proxies for the meeting of stockholders to be held to approve, among other things, the proposed business combination. If any of these risks materialize or SGAC's or Redbox's assumptions prove incorrect, actual results could differ materially from the results implied by these forward-looking statements. There may be additional risks that neither SGAC nor Redbox presently know, or that SGAC and Redbox currently believe are immaterial, that could also cause actual results to differ from those contained in the forward-looking statements. In addition, forward-looking statements reflect SGAC's and Redbox's expectations, plans or forecasts of future events and views as of the date of this Current Report on Form 8-K. SGAC and Redbox anticipate that subsequent events and developments will cause their assessments to change. However, while SGAC and Redbox may elect to update these forward-looking statements at some point in the future, SGAC and Redbox specifically disclaim any obligation to do so, except as required by law. These forward-looking statements should not be relied upon as representing SGAC's or Redbox's assessments as of any date subsequent to the date of this Current Report on Form 8-K. Accordingly, undue reliance should not be placed upon the forward-looking statements.

NO OFFER OR SOLICITATION

This Current Report on Form 8-K shall not constitute a solicitation of a proxy, consent or authorization with respect to any securities or in respect of the Business Combination. This Current Report on Form 8-K shall also not constitute an offer to sell or the solicitation of an offer to buy any securities, nor shall there be any sale of securities in any states or jurisdictions in which such offer, solicitation or sale would be unlawful prior to registration or qualification under the securities laws of any such jurisdiction. No offering of securities shall be made except by means of a prospectus meeting the requirements of section 10 of the Securities Act, or an exemption therefrom.

Item 9.01 Financial Statements and Exhibits.

(d) Exhibits:

Exhibit

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Description

<u>99.1</u>	Investor Presentation, dated September 21, 2021.
104	Cover Page Interactive Data File (embedded within the Inline XBRL document)

SIGNATURE

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.

Seaport Global Acquisition Corp.

By: /s/ Stephen C. Smith

Name: Stephen C. Smith Title: Chief Executive Officer

Date: September 21, 2021



Investor Presentation

Seaport Global Acquisition Corp.

September 2021

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Important Information About the Business Combination and Where to Find It In connection with the proposed business combination, Seaport Global Acquisitio

Important Information About the Business Combinations apport Global Acquisition as of the record date of the a definitive proxy statement with the proposed business combinations apport Global Acquisition and file a preliminary proxy statement and intends to file a definitive proxy statement with the Securities and Evchange Commission ("SEC"). The preliminary and definitive proxy statements and other relevant documents will be sent or given to the stochholders of Seaport Global Acquisition as drived to read date established for voting on the proposed business combinations and will contain important information about the proposed business combination and will contain important information about the proposed business combinations. Such about the proposed business combination and will contain important information about the proposed business combination and will contain important information about the proposed business combination and will contain important information about the proposed business combination proves for the meeting of stocholders to be held to approve, among often things, the proposed business combination because the provy statement will contain important information about the acquisition. Redbox and the proposed business combination. When available, the definitive proxy statement will out the proxy statement will out the prove statement will contain important induced and any apport dust as a control date to be established for voting on the proposed business combination. When available, the definitive proxy statement will contain copies of the prove statement will contain copy of the prove statement will out the acquisition. Stochholders as a record date to be established for voting on the proposed business combination. New York NY 10017, Attention: Secretary, telephone: (212) 616-7700. The information contained on, or that may be accessed through, the websites afterneed in this communication is not incorporated by reference into, and is not a part of, this communication.

Participants in the Solicitati

Participants in the solution Redbox and their respective directors and executive officers may be deemed participants in the solutation of provies from Seport Global Acquisition's stockholders in connection with the business combination. Seaport Global Acquisition's stockholders in connection with the business combination. Seaport Global Acquisition's stockholders and other intersted persons may obtain, without charge, more detailed information regarding the directors and officers of Seaport Global Acquisition's stockholders in connection with the business combination. Seaport Global Acquisition's stockholders in connection with the provest of the provide stockholders in connection with seaport Global Acquisition's stockholders in connection with the provest deviation's instal public offering. Information regarding the directors and officers of Seaport Global Acquisition's totkholders in connection with the provest deviation's instal public offering. Information regarding the persons who on may, under SEC rules, be deemed participants in the solutiation of provies to Seaport Global Acquisition's totkholders in connection with the proposed business combination. Additional information regarding the interests of participants in the solutiation of provies in connection with the proposed business combination is included in the prove ----ment that Seaport Global Acquisiti on has filed with the SEC

No Offer or Solicitation

This e nication shall neither constitute an offer to sell or the solicitation of an offer to buy any securities, nor shall there be any sale of securities in any jurisdiction in which the offer, solicitation or sale would be unlawful prior to the resistration or qualification under the securities laws of any such jurisdiction

Confidentiality Notice and Undertaking As used herein: "Evaluation Material refers to this presentation and any other information regarding SeportGlobal Acquisition or Redbox furnished or communicated to the recipient by or on behalf of SeportGlobal Acquisition or Redbox, other than information that is already public. The recipient acknowledges that SeportGlobal Acquisition and Redbox consider the Evaluation Material to include confidential, sensitive and proprietary information and agnees that it shall keep the Evaluation Material confidential provided however that(i) itmay make any discloare of such information to which SeportGlobal Acquisition or Redbox, gives its prior written consent and(ii) any of such information may be disclosed to it its affiliates and their respective partners, directors, officers, employees, agents, advisors and other representatives (collectively). "Representatives") (it being undertood that such Representatives shall be informed by it of the confidential name of such information and and the information is accordance with the terms of this notes and undertaking). The recipient agrees to be responsible for any beach of the notes and undertaking that results from the actions or constance of other Johnson constances of the Representatives. The recipient shall be performation in accordance with the terms of during the actual state of the presentative at the requested by any governmental agency or other regulatory authority (including any self-segulatory organization) or in councetion with all be performated by alloy or regulation and regions action and the applicable law to religatives. The recipient agrees that will notify Seaport Global Acquisition and Redbox as soon as practical most of any counce of any authority unless such notification shall be prohebated by applicable law or legal process. The recipient agrees that is allowed agrees that seaport Global Acquisition and Redbox and their respective affiliates shall not have any hability related to the unauthorized minase of this pre

Forward-Looking States This communication incl

Yorvard Looking Statements This communication includes certain statements that are not historical facts but are forward-looking statements for purposes of the safe harber provisions under the United States Private Securities Litigation Reform Act of 1995. Forward-looking statements generally are accompanied by words such as "before."" may, "will "estimate," continue," anticipate," "intend" "expect" "should" "would" "plan," "predict" "potential" "seek," "future," "outlook," and similar expressions that predictor indicate future events or trends or that are not statements of historical matters. All statements, other than statements of present or historical fact included in this communication, regarding Seaport Global Acquisition's proposed business combination with Redbox. Seaport Global events or brends or that are not statements of historical matters. All statements, other than statements of present or historical fast included in this communication, regarding Seaport Global Acquisition's proposed business combination with Redbox, Seaport Global Acquisition's ability to communication, the brends to the transaction and the comments are based on various assumptions, whether or not identified in this communication, and on the current expectations of the transaction and blocking statements. These statements are based on various assumptions, whether or not identified in this communication, and on the current expectations of the respective management of a definitive statement of fast or probability. Actual events and clocking statements are based on various assumptions, whether or not identified in this communication, and must not be related on as, an analter, an assume, a prediction or a definitive statement of fast or probability. Actual events and clickent respective management of the transaction, including the repetit and will differ from assumptions. Whether and circumstances are beyond the control of Seaport Global Acquisition or Redbox of Seaport Global Acquisition or Redbox of the transaction respective diverses are beyond the control of Seaport Global Acquisition or Redbox of the transaction respective diverses are beyond to control of Seaport Global Acquisition or Redbox of the transaction respective diverses are beyond to be expressed or impleid by forward-looking statements include, but are not limited to, change in domestic and fouring business combination rike to business combination, rike adding to the uncertainty of the projected financial information with respect to Readbox is not obtained, are delayed or are subject to manticipated conditions that and business combination rike relating to the uncertainty of the projected financial information with respect to Readbox is not obtained on prediction or the transaction respection diverses and prove the expectation of the transaction res provide the market of impact of the energy in the second state of the OVID-19 particle and activity in the original particle and activity in the second state of the original particle and activity in the second state of the original particle and activity in the second state of the original particle and activity in the second state of the original particle and activity in the second state of the original particle and activity in the second state of the original particle and activity in the second state of the original particle and activity in the second state of the original particle activity in the second state of the original particle activity in the second state of the original particle activity in the second state of the original particle activity in the second state of the original particle activity in the second state of the original particle activity in the second state of the original particle activity in the second state of the original particle activity in the second state of the original particle activity in the second state of the original particle activity in the second state of the original particle activity in the second state of the original particle activity in the second state of the original particle activity in the second state of the original particle activity and quality of electricity and other raw materials and contracted products as well as foreign currency fluctuations; changes in tax laws and lability is particle activity and economic tisks. lobal climate change trends us in the price, availability

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OUR VISION

Redbox provides quality home entertainment for everyone



OUR MISSION

Redbox makes it ridiculously cheap and easy

for consumers to get the home entertainment they want most

Based on estimated foot traffic at our retail locations. Sources: Retailer Reported Traffic, Placer
 Based on estimates and partner analytics. Sources: Google, LiveIntent, Vistar, Magnite
 Total combined followers across Facebook Instagram, and Twitter

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Redbox Universe at a Glance





40 million CUSTOMERS 39 million



400 million EST WEEKLY RETAIL IMPRESSIONS⁽¹⁾ 46 million+



MONTHLY MEDIA IMPRESSIONS⁽²⁾ 43 million+



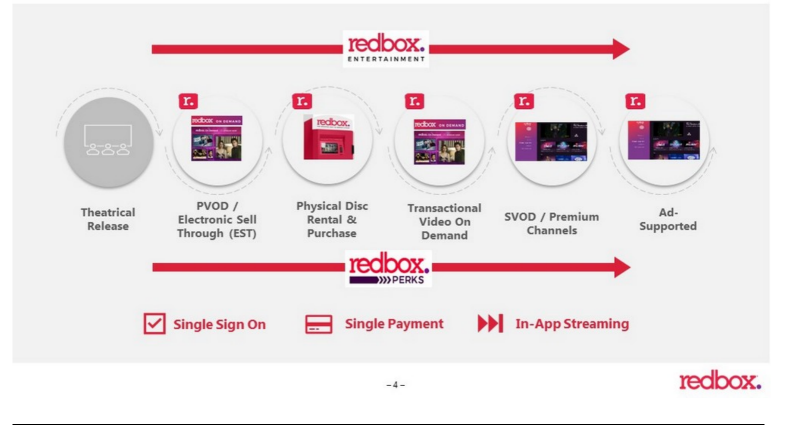
7 million+ SOCIAL MEDIA REACH⁽³⁾

Transformation Provides More Choice Than Any Competitor

Redbox is undergoing a

radical transformation from a legacy DVD rental business to a multi-faceted digital entertainment company

that spans multiple entertainment windows and business models



Redbox Provides a Single App Experience



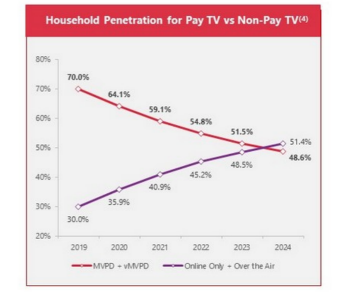
Differentiated Customer Base That is Still Migrating to Streaming

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Value Conscious **Movies Lovers**

- 71% of customers identify as "Deal • Hunters"(1)
- 58% of customers are heavily engaged in loyalty/rewards programs⁽¹⁾
- Users consume significantly more movies than Average US Broadband Household
 - 72% more movies in theatres⁽²⁾ -
 - 2x more movie rentals⁽²⁾
- . Users spend more on Cable TV than Average Entertainment Consumer⁽³⁾

Adoption Opportunity



70% of customers are late adopters of new technology⁽¹⁾

Source: Redbox Customer Panel: 2019 Psychographic Profiling Survey Source: Interpret's New Media Measure syndicated study Q3'18 (Age 13-65) Source: MasterCard Data Warehouse, Apr 19-Mar 20 Study Source: SNL Kagan – April 2020

(2) (3)

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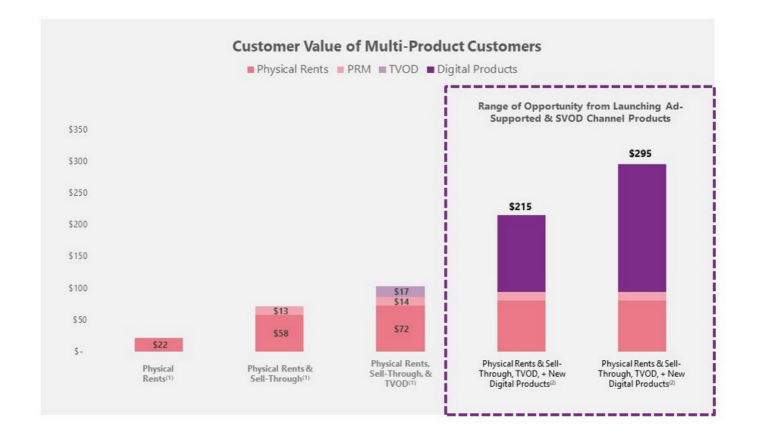
Digital Transformation is Building on a Strong Foundation

1	Established brand and market leader in home entertainment	6Bn+ Lifetime Rents
2	Large and highly differentiated customer base	40MM Annual Customers
3	Huge marketing reach and scaled loyalty program	46MM E-mail Subscribers
4	Rapid digital transformation proven by business trends	2.5x Digital Growth in 2020
5	Digital plays in both massive and fast-growing AVOD and SVOD	\$44Bn TAM AVOD & SVOD (2021E)

redbox.

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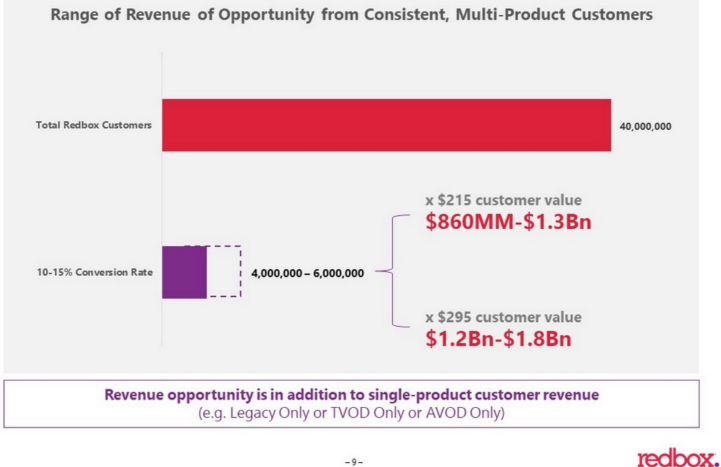
Expanding Digital Offerings Increases TAM & Customer Value Potential



Physical Rents & Sell-through, TVOD are based on actual multi-product Redbox customers
 Includes a combination of TVOD, SVOD subscriptions, and AVOD hours watched

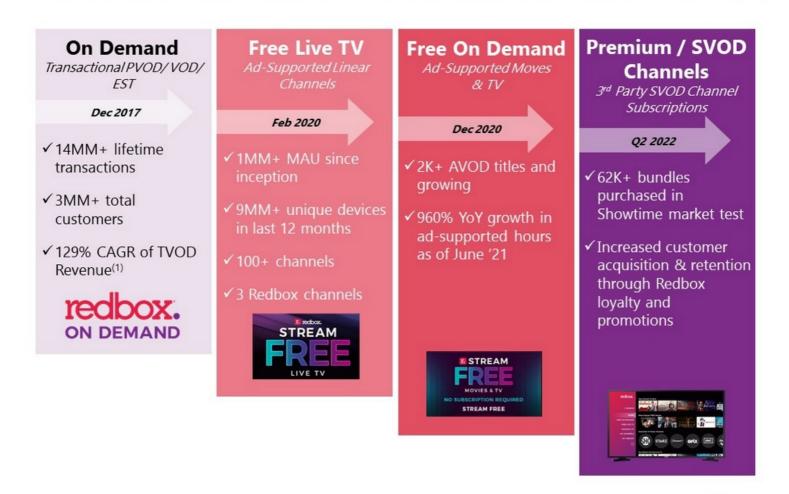
-8-

Converting a Small Percentage of Existing Customers to Consistent Multi-Product Users Leads to \$800MM to \$1Bn+ in Annual Revenue from this Cohort Alone



-9-

Digital Transformation Underway



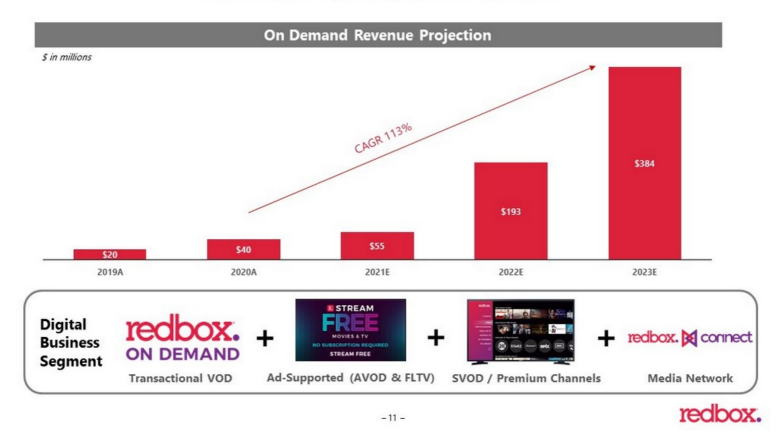
(1) Representative of TVOD Annual Revenue CAGR from 2018 to 2020

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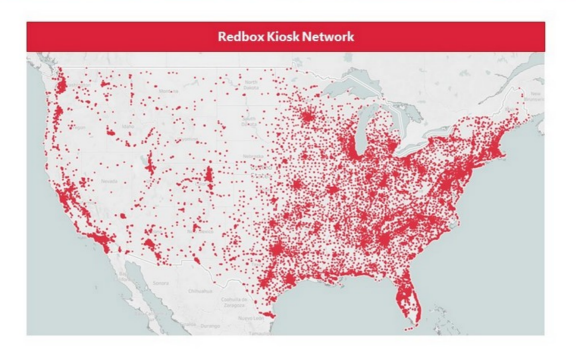
Digital Projections

The digital transformation builds atop a solid foundation of digital

experiences already available with Redbox. The investment in Free On Demand and build out of SVOD Channels will drive an expected **113% CAGR** between 2020 and 2023. Growth rates in 2020 and 2021 impacted by fewer new title releases



Kiosk is a Valuable Marketing Asset



- ~40K kiosks in front of high traffic storefronts
- Kiosks generate
 400MM+ estimated
 weekly retail
 impressions
- Kiosk has numerous marketing placements, including video, that also market our digital products

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Massive DOOH Opportunity to Monetize Kiosk Network

4,000 digital video screens being installed across prime retail placements in 2021 to enhance instore marketing capabilities, with opportunity to expand more broadly across kiosk network

> **\$5.6Bn**⁽¹⁾ 2020 DOOH TAM in US

SSP & DSP Growth Provide New Opportunities

>\$70MM Annual Revenue Opportunity

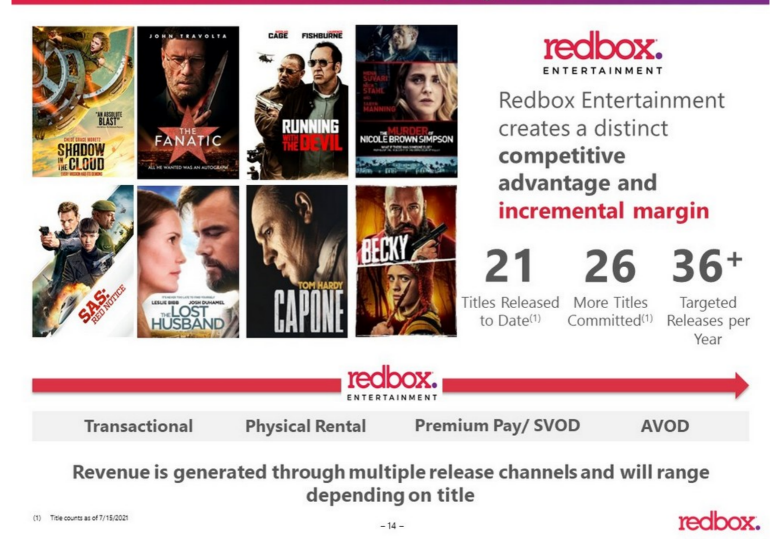
across 40K kiosks, with strategic opportunity to build out a broader retail network, rolling up additional retail placements in digital out of home (DOOH)

(1) 2020, Research & Markets - "Digital OOH - Global Market and Trajectory & Analytics"

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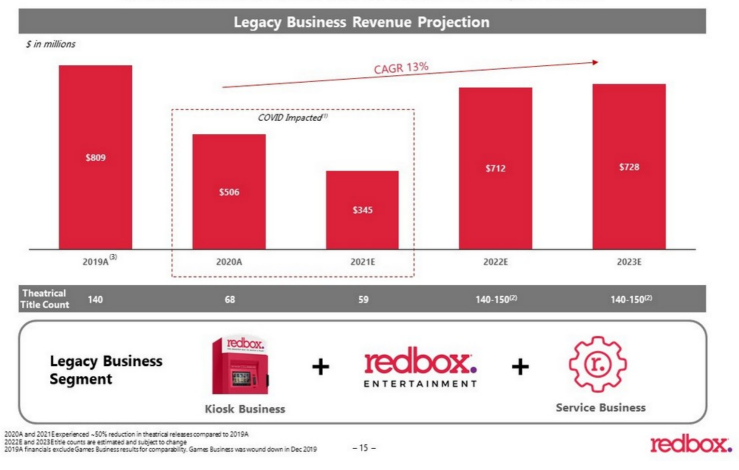


Redbox Entertainment Drives Higher Margins



Valuable & Diversified Legacy Business

(1) (2) (3) The **legacy business** is expected to return to a pre-pandemic level of physical title releases in 2022 and beyond. **Further diversification** of legacy revenues through Redbox Entertainment and the Service business will also add to topline revenue.



Performance at the Kiosk

- Global markets are still in the process of re-opening and large titles that depend on global audience may continue to shift
- With the return of theatrical exhibition at more normal levels, expect 140 150 releases in 2022 and 2023
- Declining productivity per title can be offset by increasing revenue per rental

Metric	2019A	2020A	2021E	2022E	2023E
Title Count	140	68	59 ⁽¹⁾	140 - 150(1)	
Rentals (in millions)	250	146	Will range based on timing of releases and title productivity		
Avg. Rentals / Title (in millions)	1.8	2.2		s in title product s per title in 202	
Avg. Revenue / Rental	\$3.12	\$3.12	Abilit	y to optimize pr	icing
All Legacy Revenue (\$ in millions)	\$809	\$506		ue a function of price optimization	

(1) Expected title counts are subject to change

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Summary Financials 2019-2023

		COVID Impacted Years				
(\$ in millions)	2019A	2020A	2021E	2022E	2023E	'20-'23 CAGR
(\$ III IIIIIIIOIIS)	2013A	2020A	20216	20226	20255	CAGK
Net Revenue:						
Redbox Legacy	\$809	\$506	\$345	\$712	\$728	12.8%
Redbox Digital	\$20	\$40	\$55	\$193	\$384	113.0%
Total Net Revenue	\$829	\$546	\$400	\$906	\$1,112	26.7%
% Growth	-20.7%	-34.1%	-26.8%	126.4%	22.8%	
Gross Profit	\$498	\$325	\$241	\$506	\$565	20.2%
% Margin	60.1%	59.5%	60.1%	55.9%	50.8%	
Total Operating Costs	\$323	\$251	\$219	\$321	\$332	9.8%
One-time Addbacks	\$21	\$39	\$19	\$7	\$3	
Adj. EBITDA	\$196	\$114	\$40	\$193	\$237	27.6%
% Margin	23.6%	20.8%	10.1%	21.3%	21.3%	
Capital Expenditures	\$33	\$21	\$14	\$20	\$15	-11.5%
Free Cash Flow	\$163	\$93	\$26	\$173	\$222	33.8%
% Conversion	83.2%	81.5%	64.9%	89.8%	93.8%	

Notes: 2021E updated as of September 2021 Timing of investments from proceeds will impact when benefits are realized Operating Costs exclude public company costs Free Cash Riow is defined as Adjusted EBTDA less total capital expenditures 2019A financials exclude Games Business results for comparability. Games Business was wound down in Dec 2019

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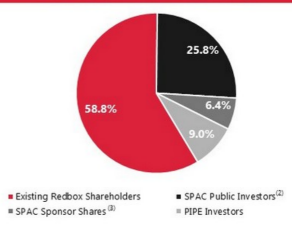
Transaction Summary

Sources		
(\$ in millions)		
Existing Redbox Shareholders Equity Rollover	\$328	55.3%
Sponsor Promote ⁽³⁾	36	6.1%
SPAC Cash in Trust ⁽²⁾	145	24.5%
Cash at Closing	34	5.7%
PIPE Proceeds	50	8.4%
Total Sources	\$593	100.0%

Uses				
Existing Redbox Shareholders Equity Rollover	\$328	55.3%		
Sponsor Promote ⁽³⁾	36	6.1%		
Cash to Balance Sheet	109	18.4%		
Debt Paydown	100	16.9%		
Estimated Transaction Costs	20	3.4%		
Total Uses	\$593	100.0%		

Illustrative Pro Forma Valuation (\$ in millions except share price) **Illustrative Share Price** \$10.00 Pro Forma Shares Outstanding⁽¹⁾ 55.7 **Implied Equity Value** \$557 Plus: Pre-Transaction Debt 344 Less: Debt Paydown (100) Less: Pro Forma Cash to Balance Sheet (109) \$693 **Implied Pro Forma Enterprise Value** Implied Pro Forma EV / '22E Revenue 0.8x Implied Pro Forma EV / '22E Adj. EBITDA 3.6x

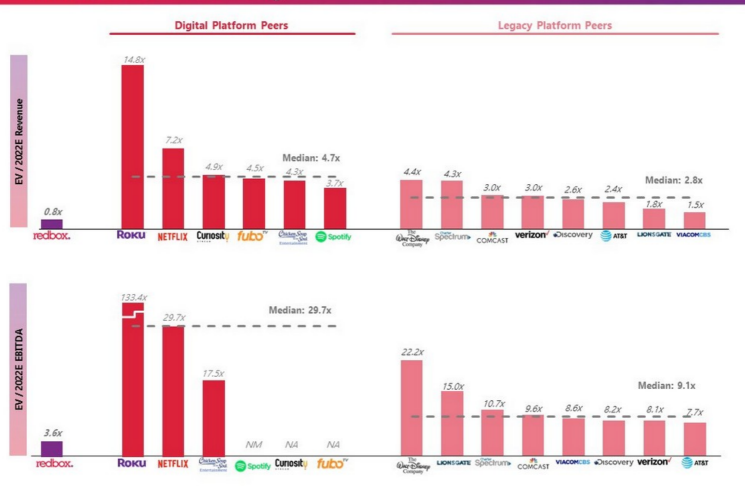
Illustrative Pro Forma Ownership⁽¹⁾



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Excludes dilutive impact of 16.8mm warrants from SGAM's public offering. All warrants have a strike price of \$11.50 per share Assumes estimated cash held in trust at closing and no redemption of SGAM public shares SPAC Sponsor Shares include 3.6mm SGAM Founder Shares – 18 (1) (2) (3)

Valuation Benchmarking

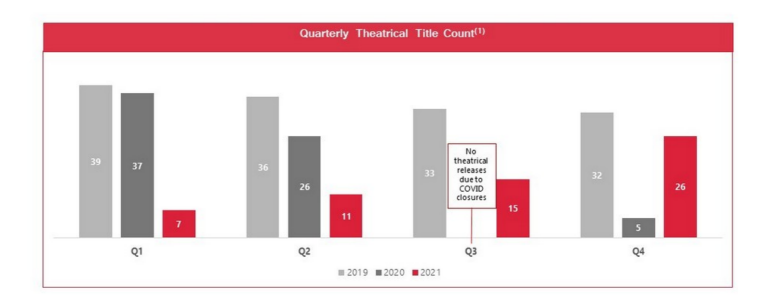


Source: CapitalQ as of 7/09/2021 Note: Redbox represents Adjusted EBITDA



Lack of Content Impacts Q2 2020 through 2021 Results

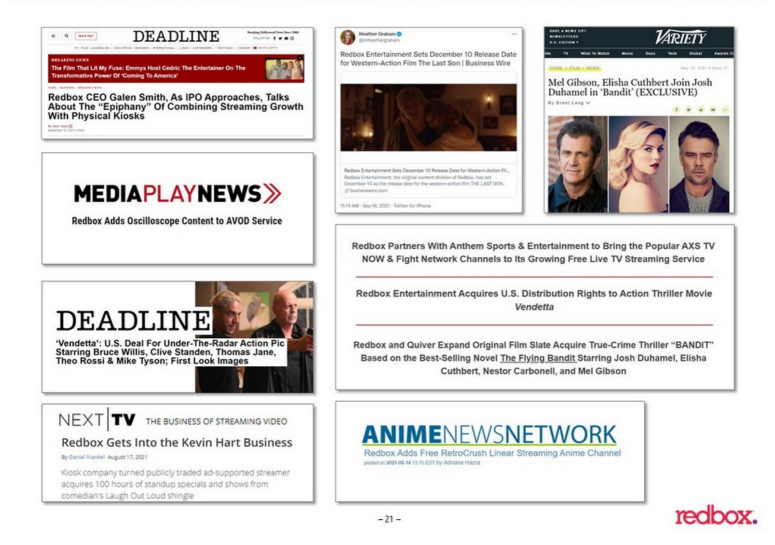
The **theatrical release slate** was materially impacted by COVID in 2020 and 2021 driving more than a 50% reduction in releases at Redbox. The slate is expected to improve in late 2021 and return to pre-pandemic levels with more consistency in 2022 and beyond. **Timing of releases** is a large factor of rental volume in the year as titles released later in the year have less time to be monetized within that specific period.



(1) Future title counts are subject to change

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Recent Deals Showcase Progress of Digital Strategy



Risk Factors

- Redbox faces competitive pressures from many other sources, including those using other distribution channels, having more experience, larger or
 more appealing inventory, better financing, and better relationships with those in the physical and streaming movie and television industries.
- The home video distribution market is rapidly evolving as newer technologies and distribution channels compete for market share, and we have
 experienced a secular decline in the physical rental market.
- Decreased quantity and quality of movie content availability for physical and digital distribution due to changes in quantity of new releases by studios, movie content failing to appeal to consumers' tastes, increased focus on digital sales and rentals, and other general industry-related factors, including financial disruptions, and labor conflicts may impact our revenue.
- The termination, non-renewal or renegotiation on materially adverse terms of our contracts or relationships with one or more of our significant retailers or studios could seriously harm our business, financial condition and results of operations.
- Our inability to obtain licenses to digital movie or television content for home entertainment viewing could adversely affect our business.
- We rely upon a number of partners to make our digital service available on their devices. Their performance may, including any outages, could
 negatively impact our results.
- We face risks, such as unforeseen costs and potential liability in connection with content we acquire, produce, license and/or distribute through our service.
- If the technology we use in operating our business fails, is unavailable, or does not operate to expectations, our business and results of operation could be adversely impacted.
- Demand for our products and services may be sensitive to pricing changes.
- As our business expands to provide new products and services, and as we continue our efforts to enhance the Redbox customer experience, we are
 increasing the amount of consumer data that we collect, transfer, retain and use as part of our business. These activities are subject to laws and
 regulations, as well as industry standards, in the jurisdictions in which our products and services are or may be made available.
- Our future operating results will depend significantly on our ability to continue to drive new and repeat use of our Redbox kiosks, continued development of digital offerings, our ability to develop and commercialize new products and services, such as third-party kiosk servicing line of business, and the costs incurred to do so.
- Failure to adequately comply with privacy notices, information security policies, standards or legal requirements or to adequately safeguard against breaches of such policies, standards or requirements could adversely affect our operations and could damage our business, reputation, financial position and results of operations.
- Any significant disruption in or unauthorized access to our computer systems or those of third parties that we utilize in our operations, including
 those relating to cybersecurity or arising from cyber-attacks, could result in a loss or degradation of service, unauthorized disclosure of data, including
 member and corporate information, or theft of intellectual property, including digital content assets, which could adversely impact our business.
- The application of existing laws and regulations, changes in laws or enactment of new laws and regulations, that apply, or may in the future apply, to
 our current or future products or services, changes in governmental authorities' interpretation of the application of various government regulations to
 our business, or the failure or inability to gain and retain required permits and approvals could materially and adversely affect our business.
- Events outside of our control, including the economic environment, or business interruption created by natural disasters or global pandemics, including the ongoing impact of COVID-19, have negatively affected, and could continue to negatively affect, consumers' use of our products and services.
- The loss of personnel or the inability of replacements to quickly and successfully perform in their new roles could adversely affect our business.
- Our ability to obtain additional funding in the future, if and as needed, through equity issuances or loans, or otherwise meet our current obligations to third parties, could be adversely affected if the economic environment continues to be difficult.
- We have debt outstanding and may incur additional debt in the future, which may adversely affect our financial condition and future financial results.
 If we are unable to meet our debt obligations, we could be forced to restructure or refinance such obligations, seek additional equity financing or sell assets, which we may not be able to do on satisfactory terms or at all. _____

Acronym Definitions

- ARPU Average Revenue per User
- AVOD Advertising Video On Demand
- CPA Cost Per Acquisition
- CRM Customer Relationship Management
- DOOH Digital Out Of Home Advertising
- DSP Demand-Side Platform
- EST Electronic Sell Through
- FLTV Free Live TV
- LOB Line of Business
- LTD Life-to-Date
- MAU Monthly Active Users

- MVPD Multichannel Video Programming Distributor
- vMVPD Virtual Multichannel Video Programming Distributor
- PIPE Private Investment in Public Equity
- PRM Previously Rented Movie
- PVOD Premium Video on Demand
- SSP Supply-Side Platform
- SVOD Subscription Video on Demand
- TAM Total Addressable Market
- TVOD Transactional Video On Demand
- VOD Video on Demand



