# UNITED STATES SECURITIES AND EXCHANGE COMMISSION WASHINGTON, D.C. 20549

FORM 8-K

# CURRENT REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934

Date of Report (Date of earliest event reported): August 12, 2021

	Chicken Soı	up for the Sou	ıl Entertainment	, Inc.
	(Exact N	Name of Registrant a	s Specified in Charter)	
	Delaware	001-381	25	81-2560811
	(State or Other Jurisdiction	(Commiss		(IRS Employer
	of Incorporation)	File Num	ber)	Identification No.)
	132 E. Putnam Avenue, Floor 2W, Cos Cob, C	C <b>T</b>		06807
	(Address of Principal Executive Offices)			(Zip Code)
	Registrant's telep	ohone number, inclu	ding area code: <b>(855)</b> 3 <b>9</b>	8-0443
		N/A		
	(Former Name o	or Former Address, i	if Changed Since Last R	eport)
	the appropriate box below if the Form 8-K filing is intestions (see General Instruction A.2. below):	ended to simultaneou	usly satisfy the filing obl	igation of Holdco under any of the following
	Written communications pursuant to Rule 425 under	the Securities Act (1	17 CFR 230.425)	
	Soliciting material pursuant to Rule 14a-12 under the	Exchange Act (17	CFR 240.14a-12)	
	Pre-commencement communications pursuant to Rul	le 14d-2(b) under the	e Exchange Act (17 CFR	2 240.14d-2(b))
	Pre-commencement communications pursuant to Rul	le 13e-4(c) under the	Exchange Act (17 CFR	240.13e 4(c))
	of each class		Ticker symbol(s)	Name of each exchange on which registered
	A Common Stock, \$0.0001 par value per share		CSSE	The Nasdaq Stock Market LLC
	5 Series A Cumulative Redeemable Perpetual Preferred 5 per share	Stock, \$0.0001 par	CSSEP	The Nasdaq Stock Market LLC
	5 Notes due 2025		CSSEN	The Nasdaq Stock Market LLC
chapte	Indicate by check mark whether the registrant is an erer) or Rule 12b-2 of the Securities Exchange Act of 1934			405 of the Securities Act of 1933 (§230.405 of this
	Emerging growth company $oxtimes$			
any ne	If an emerging growth company, indicate by check rew or revised financial accounting standards provided pu			
Securi	ities registered pursuant to Section 12(b) of the Act:			
	- ` ` ` ` ` ` ` ` ` ` ` ` ` ` ` ` ` ` `			

#### Item 7.01. Regulation FD Disclosure.

Attached as Exhibit 99.1 to this Current Report on Form 8-K is an investor presentation that Chicken Soup for the Soul Entertainment Inc. (the "Company") plans to use for public relations and other purposes.

The information furnished under this Item 7.01, including the exhibit related thereto, shall not be deemed "filed" for purposes of Section 18 of the Securities Exchange Act of 1934, as amended, nor shall it be deemed incorporated by reference in any disclosure document of the Company, except as shall be expressly set forth by specific reference in such document.

#### Item 9.01. Financial Statements and Exhibits.

(d) Exhibits:

Exhibit No. Description

99.1 <u>Investor Presentation.</u>

104 Cover Page Interactive Data File (embedded within the Inline XBRL document).

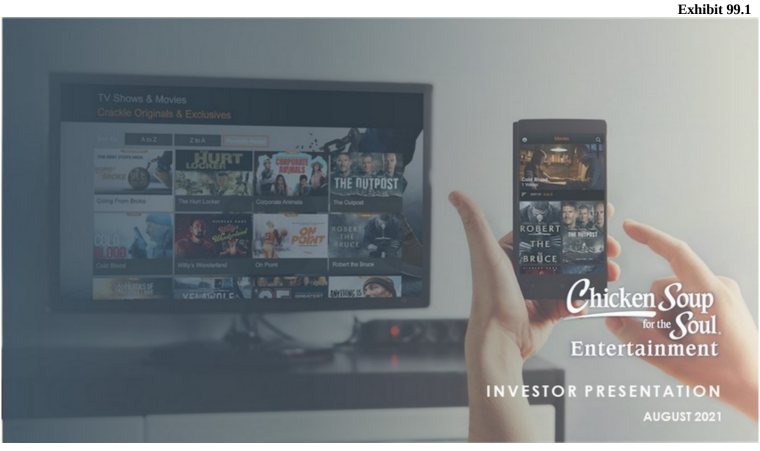
#### **SIGNATURE**

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.

Dated: August 12, 2021 CHICKEN SOUP FOR THE SOUL ENTERTAINMENT INC.

By: /s/ William J. Rouhana, Jr.

Name: William J. Rouhana, Jr. Title: Chief Executive Officer



### Forward-looking Statements

This presentation (the "Presentation") relates to Chicken Soup for the Soul Entertainment, Inc. ("CSS Entertainment", "CSSE", or the "Company"). This presentation contains various information and projections regarding the Company's business, including its operations through Crackle Plus, a company wholly owned by CSSE, and Landmark Studio Group a majority owned subsidiary of CSSE. There are risks involved in the joint ventures and the Company's business generally, including those discussed in the Company's Annual Report on Form 10-K for the year ended December 31, 2020, and the Company's other filings that have been made and will be made with the SEC.

Financial information for the year ended December 31, 2020 is derived from our Annual Report on Form 10-K as filed with the SEC on March 31, 2021. Financial information for the three-month period ended March 31, 2021 is derived from our Quarterly Report on Form 10-Q as filed with the SEC on May 13, 2021. Financial information for the six-month period ended June 30, 2021 is derived from our Quarterly Report on Form 10-Q as filed with the SEC on August 11, 2021.

Quarterly Report on Form 10-Q as filed with the SEC on August 11, 2021.

This Presentation includes "faward-looking statements" and projections. CSS Entertainment's actual results may differ from its expectations, estimates and projections and, consequently, you should not rely on these forward looking statements or projections as predictions of future events. Words such as "expect," "estimate," "project," "budget," "forecast," "anticipate," "intend," "plan," "nan," "nan," "may," "will," "could," "should," "believes," "predicts," "potential," "continue," and similar expressions are intended to identify such forward-looking statements. These forward-looking statements and projections include, without limitation, estimates and projections of future performance, which are based on numerous assumptions shout soles, margins, competitive factors, industry performance and other factors which cannot be predicted. Such assumptions involve a number of known and unknown risks, uncertainties, and other factors, many of which are outside of the Company's control, including, among other things: our core strategy; operating income and margin: seasonality: faucity, including cash flows from operations, available funds and access to financing sources: free cash flows: revenues; net income; profitability; stock price volatility; future regulatory changes: pricing changes; the ability of the company's content offerings to achieve market

acceptance, the company's success in retaining or recruiting officers, key employees, or directors: the ability to protect intellectual property, the ability to complete strategic acquisitions, the ability to manage growth and integrate acquired operations: the ability to pay dividends, regulatory or operational risks, and general market conditions impacting demand for the Company's services. For a more complete description of these and other risks and uncertainties, please refer to the Company's 104. Filed with the SEC on March 31, 2021 and other filings that have been and will be made with the SEC, Should one or more of these material risks occur or should the underlying assumptions change or prove incorrect, the actual results of operations are likely to vary from the projections and the variations may be material and adverse. The forward-looking statements and projections herein should not be regarded as a representation or prediction that CSS Entertainment will achieve or is likely to achieve any particular results. CSS Entertainment autions readers not to place undue releance upon any forward-looking statements and projections, which speak only as of the date made. CSS Entertainment does not undertake or accept any obligation or undertaking to reflects publicly any updates or revisions to any forward-looking statements or reflects publicly any updates or revisions to any forward-looking statements or reflects publicly any updates or revisions to any forward-looking statements or reflects publicly any updates or revisions to any forward-looking statements or reflects publicly any updates or revisions to any forward-looking statements or reflects publicly any updates or revisions to any forward-looking statements or reflects publicly any updates or revisions to any forward-looking statements or reflects publicly any updates or revisions to any forward-looking statements or reflects publicly any updates or revisions to any forward-looking statements or reflects publicly any updates or revisions to any forwar

Further information regarding our recent acquisition of the Sonar library and related assets can be found in our Current Reports on Form 8-k as originally filed with the SEC on May 27, 2021 and as amended on July 1, 2021.

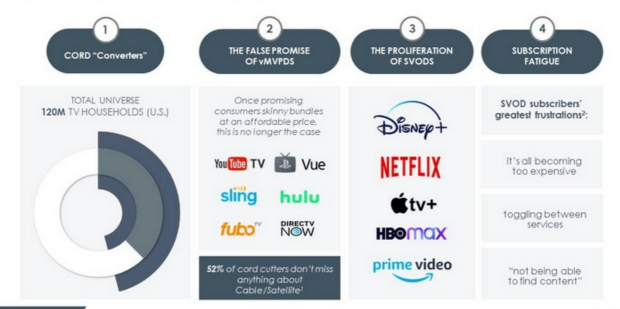
All registered or unregistered service marks, trademarks and trade names referred to in this Presentation are the property of their respective owners, and CSS Entertainment's use herein does not imply an affisiation with or endorsement by, the owners of these service marks, trademarks or trade names.





### What is TV Today?

A Fragmented, Expensive, and Confusing Experience for the Consumer





(1) eMarketer, April 2019 (2) Forbes, October 2019



### **Huge AVOD Market Opportunity**

High cost of multiple subscriptions, combined with disruption of ad-supported broadcast and cable network model, will drive more consumers and advertisers to AVOD platforms



#### Attractive Market Characteristics:

- US connected TV advertising expected to more than double from 2020 to 2024<sup>2</sup>
- Consumers will always value quality content that is freely accessible
- Online networks offer flexibility in programming schedules and ad formats including integrations, presentations and technology enhanced ads



(1) Multichannel News: Global AVOD Revenue to Reach \$56 Billion by 2024 (2019); (2) eMarketer, October 2020



# Integrated Media Company Focused on AVOD Opportunity



Top 3 AVOD network (Crackle) with >30M monthly active viewers



41+ consumer touchpoints across devices, platforms & smart TVs



Leading film and television AVOD library with 11k movies and 22k episodes of television



Differentiated content and production capabilities







### **Building the Best AVOD**

Thoughtful transactions and low-cost content acquisition and production combine to create leading AVOD with original content pipeline and valuable library







# Strategy to Drive Long-Term Free Cash Flow Growth







### **Content Production & Acquisition Strategy**

Low-risk, highly efficient and cost-effective content engine

#### **Content Rights Ownership**



### Original & Exclusive Programming



Both approaches grow viewership and gross margin





## **Content Rights**

Increasing IP library rights ownership drives higher margins

- Revenue share for content from more than 100 content producers including Sony, Lionsgate, Warner Media and more
- 12% of total library is fully controlled, high margin content
- · Low-risk content acquisition model























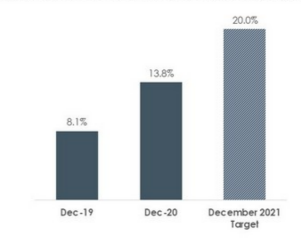
# **Original & Exclusive Content**

Original & Exclusive content drives viewership and margin

- Content mix shifting towards original & exclusive content over time
- Streaming hours track in line with total ad impressions
- Draws sponsors to custom opportunities at higher CPMs

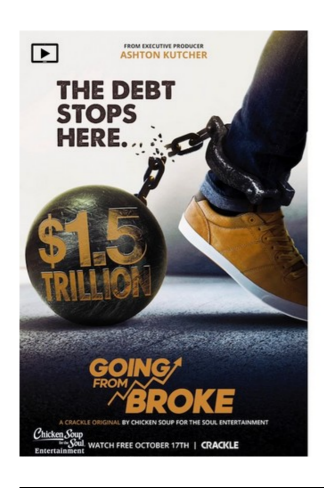


#### Originals and Exclusives as a % of Total Streaming Hours



ORIGINAL & EXCLUSIVE CONTENT STREAMING HOURS RISING





# Original: Going From Broke Season 1

- · #1 title on the Crackle Network
- 278M minutes to date and 18.2M streams to date
- De-risked and cost-effective production model with 100% paid for by sponsors in advance of production

### Original: Going From Broke Season 2

- Includes host Dan Rosensweig, CEO of Chegg, along with co-host Tonya Rapley, entrepreneur
- Multiple premiere brand integration partners, led by Chegg and Airbnb, with 100% of production costs covered by sponsors
- Series is exclusively presented by Metro PCS
- Meaningfully outperforming season 1 to date



## **Exclusive: The Outpost**

- Premiered July 2020 and shot to #1 on several VOD platforms
- Advance recouped in one month, revenue already exceeds over 3x amount of advance
- Stars Scott Eastwood, Caleb Landry Jones, Orlando Bloom, and Milo Gibson

## **Exclusive: Willy's Wonderland**

- Premiered February 2021 and shot to #1 in horror on Amazon
- · Stars Nicolas Cage and Caylee Cowan
- 80% Rotten Tomatoes audience score
- Costs already recovered

# ightharpoons

# **Accelerated Pace of Originals and Exclusives**



One Last Thing Crackle Exclusive



The Platform Crackle Exclusive



Crackle Exclusive



Colonia Crackle Exclusive



The Jesus Rolls Crackle Exclusive



Vince Carter: Legacy Crackle Original



The Green Wave Crackle Original



Smart Home Nation Crackle Exclusive



















Promiseland Crackle Original



Riding Phat Crackle Original



Crackle Original



Uncommon History of Very Common Things Pt. 1 Crackle Original Crackle Original



The Machine



TABOO Crackle Exclusive



Inside the Black Bo: Uncommon History of Crackle Original Very Common Things Pt. 2



Uncommon History of Crackle Original





# Sonar Library and IP Asset Acquisition Accelerates Growth

- Expands original and exclusive content library and reduces cost of revenue
- Enabled company to launch the Chicken Soup for the Soul network and Halcyon Studios
- · Expands international opportunities
- Adds >1,000 premium titles including nearly 450 awardnominated titles and 120 award-winning titles



300+ Global Distribution Partners







#### HALCYON IP ASSETS







# Our Streaming Portfolio Addresses All Demographic Groups



### ACCESS TO 30M+ MONTHLY AVERAGE USERS







# New Chicken Soup for the Soul AVOD Launching Soon

Adds Female Focused Network



- On-mission content: inspiring, uplifting, and informative
- Large selection of scripted movies and TV series anchored by Sonar's award-winning library
- Unscripted programming covering food, home, travel and other similar content
- Female-focused content helps drive advertiser interest

"Changing the world one story at a time"®





# Crackle & Popcornflix Re-Design

First Launching on Vizio TVs



Focused on building the most engaging and personalized VOD network





# Expanding Distribution to Grow Viewership

Launching the Crackle & Popcornflix experiences on new VOD and linear platforms



LAUNCHING LINEAR **CHANNELS & VOD EXPERIENCES ACROSS:** 































## Diverse and Targeted Ad Sales Strategy

We're data driven, with proven results

#### DIRECT SALES

Direct to brand across all of our AVOD networks with data-driven consumer targeting capabilities



#### LOCAL RESELLERS

OTT has been an enhancement for the local resellers, and we provide these operators with local geotargeted ad supply



#### PROGRAMMATIC

Offer advertisers access to premium long form video in real time across our network



Percent of ad sales<sup>1</sup>

Multiple ad

sales channels drive supply and demand optionality

75%

15%

10%



(1) Percent of ad sales from January 2021 - May 2021



# We Reach TV's Lost Generation<sup>1</sup>



- Higher Concentration of Younger Viewers
- Attractive audience that advertisers have had a very hard time reaching
- Genre specific and interest-oriented channels provide brands with truly targeted opportunities
- Unique audience drives higher CPMs



(1) Nielson Digital Ad Ratings (2020)



### Connecting Viewers and Advertisers in New and Better Ways

Creating a better, integrated and interactive experience that has more relevance







· Sponsorship, integration, tray and linear advertising opportunities with high-end, premium names







#### THE "FREEVIEW" EXPERIENCE

- · When a viewer starts a title, they'll see a cobranded slate prompting them to watch ONE:30 ad in order to receive NO ADS the rest of the title
- Guaranteed user engagement
- Proven brand recall via custom brand study<sup>1</sup>

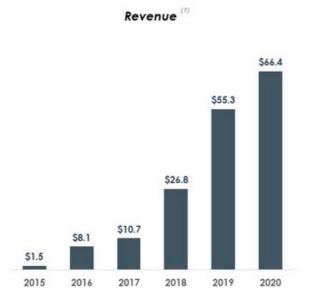


(1) TrueX Proprietary Research, 2020

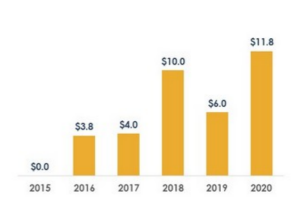


# **Operating Results**

\$ in millions



# Adjusted EBITDA

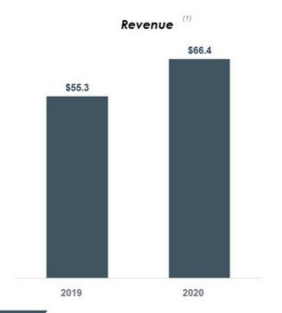


- (1) See our Quarterly Report on Form 10-O filed March 31, 2021
- (2) See slide 30 for details regarding Adjusted EBITDA and reconciliation for comparable GAAP measures



## Full Year 2020 Results

\$ in millions





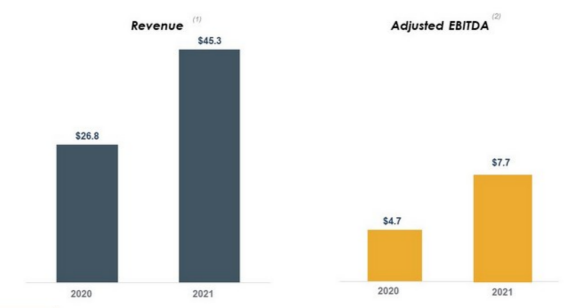






## First Half 2021 Results

\$ in millions

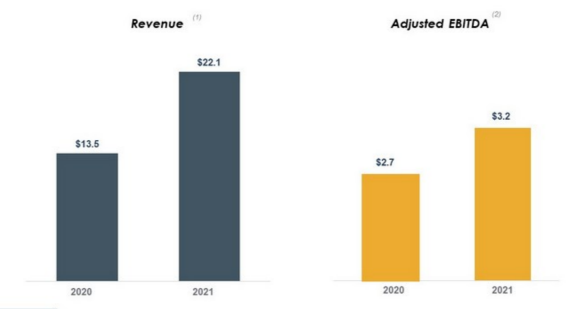




- [1] See our Quarterly Report on Form 10-Q for the quarter ended June 30, 2021 filed August 11, 2021
- [2] See slide 30 for details regarding Adjusted EBITDA and reconciliation for comparable GAAP measures

## Second Quarter 2021 Results

\$ in millions





- [1] See our Quarterly Report on Form 10-Q for the quarter ended June 30, 2021 filed August 11, 2021
- [2] See slide 30 for details regarding Adjusted EBITDA and reconciliation for comparable GAAP measures

# **Balance Sheet**

\$ in millions





(1) See our Quarterly Report on Form 10-Q for the quarter ended June 30, 2021 filed August 11, 2021

### **Future Financial Growth Drivers**

- Growing library of owned content and IP leads to higher AVOD margins
- New tech and innovative ad formats increase viewership and CPMs

 Fully-integrated business model drives cost savings and efficiencies throughout the organization

Organic growth supplemented with strategic acquisitions and international

expansion



#### Non-GAAP Financial Measures

Our consolidated financial statements are prepared in accordance with generally accepted accounting principles in the United States ("U.S. GAAP"). We use a non-GAAP financial measure to evaluate our results of operations and as a supplemental indicator of our operating performance. The non-GAAP financial measure that we use is Adjusted EBITDA. Adjusted EBITDA (as defined below) is considered a non-GAAP financial measure as defined by Regulation G promulgated by the SEC under the Securities Act of 1933, as amended. Due to the significance of non-cash, non-recurring, and acquisition related expenses recognized for the year ended December 31, 2020, and the likelihood of material non-cash, non-recurring, and acquisition related expenses to occur in future periods, we believe that this non-GAAP financial measure she understanding of our historical and current financial results as well as provides investors with measures used by management for the planning and forecasting of future periods, as well as for measuring performance for compensation of executives and other members of management. Further, we believe that Adjusted EBITDA enables our board of directors and management to analyze and evaluate financial and strategic planning decisions that will directly affect operating decisions and investments. We believe this measure is an important indicator of our operational strength and performance of our business because it provides a link between operational performance and operating income. It is also a primary measure used by management in evaluating companies as potential acquisition targets. We believe the presentation of this measure is relevant and useful for investors because it allows investors to view performance in a manner similar to the method used by management. We believe the presentation of this measure is relevant and useful for investors because it allows investors to view performance in a manner similar to the method used by management in evaluation and companing our operating performance to other com

The presentation of Adjusted EBITDA should not be construed as an inference that our future results will be unaffected by unusual, infrequent or non-recurring items or by non-cash item non-GAAP financial measure should be considered in addition to, rather than as a substitute for, our actual operating results included in our condensed consolidated financial statements.

We define Adjusted EBITDA as consolidated operating income (loss) adjusted to exclude interest, taxes, depreciation, amortization, acquisition-related costs, consulting fees related to acquisitions, dividend payments, non-cash share-based compensation expense, and adjustments for other unusual and infrequent in nature identified charges. Adjusted EBITDA is not an earnings measure recognized by US GAAP and does not have a standardized meaning prescribed by GAAP; accordingly, Adjusted EBITDA may not be comparable to similar measures presented by other companies. We believe Adjusted EBITDA to be a meaningful indicator of our performance that provides useful information to investors regarding our financial condition and results of operations. The most comparable GAAP measure is operating income.

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

- Adjusted EBITDA does not reflect our cash expenditures or future requirements for capital expenditures or contractual commitments:
- Adjusted EBITDA does not reflect changes in, or cash requirements for, our working capital needs:
  Adjusted EBITDA does not reflect the effects of preferred dividend payments, or the cash requirements necessary to fund:
- Although amortization and depreciation are non-cash charges, the assets being depreciated will often have to be replaced in the future, and Adjusted EBITDA does not reflect any future cash requirements for such replacements;

  Adjusted EBITDA does not reflect the impact of stock-based compensation upon our results of operations;

  Adjusted EBITDA does not reflect the significant interest expense, or the cash requirements necessary to service interest or principal payments on our debt;

- Adjusted EBITDA does not reflect our income tax (benefit) expense or the cash requirements to pay our income taxes; Adjusted EBITDA does not reflect the impact of acquisition related expenses; and the cash requirements necessary; Adjusted EBITDA does not reflect the impact of other non-recurring, infrequent in nature and unusual expenses; and Other companies in our industry may adjusted EBITDA differently than we do, limiting its usefulness as a comparative measure.



### **Non-GAAP Financial Measures Continued**

	Quarter End March 31,	Year Ended December 31,						
	2021	2020	2020					
General:								
Net loss available to common stockholders, as reported	(11,079,178)	(10.010,127)	\$	(44,552,353				
Preferred dividends	2,253,385	974,272		4,142,37				
Provision for income taxes & other taxes	118,854	69,240		411,60				
Interest expense	1,141,044	333,903		2,222,10				
Share-based compensation expense (1)	231,844	229,273		1,131,51				
All other nonrecurring costs	967,848	469,392		1,789,56				
Film Library;								
Film library and program rights amortization, included in cost of revenue (non-cash) (2)	6,841,349	6,407,283		23,563,77				
Reserve for bad debt & video returns	907,837	812,741		3,385,58				
Crackle Plus-Related;								
Acquisition-related costs and other one-time consulting fees (3)	_	_		98,92				
Amortization	1,721,011	5,496,972		17,317,24				
Transitional Expenses (4)	192,054	2,239,876		4,353,34				
Adjusted EBITDA	3,151,479	2,691,416	\$	11,751,57				







