

JOURNAL COMMUNICATIONS INC

Form 425

July 31, 2014

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Rule 14a-12 of the Securities Exchange Act of 1934, Subject Company: Journal Communications Commission File No.: 001-31805

Disclaimer Additional Information and Where to Find It •The proposed transactions involving Scripps and Journal will be submitted to the holders of Common Voting shares of Scripps and to the holders of Class A and Class B common stock of Journal for their consideration. In connection with the proposed transactions,

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Scripps will prepare a registration statement on Form S-4 that will include a joint proxy statement/prospectus to be filed with the Securities and Exchange Commission (the "SEC"), and each of Scripps and Journal will mail the joint proxy statement/prospectus to their respective shareholders and file other documents regarding the proposed transactions with the SEC. Scripps and Journal urge investors and shareholders to read the joint proxy statement/prospectus when it becomes available, as well as other documents filed with the SEC, because they will contain important information. Investors and shareholders will be able to obtain the registration statement containing the joint proxy statement/prospectus and other documents free of charge at the SEC's web site, <http://www.sec.gov>, from Scripps Investor Relations, Carolyn Micheli, at Carolyn.micheli@scripps.com or 513- 977-3732, or from Journal at Jason Graham, Senior Vice President of Finance and Chief Financial Officer, at 414-224-2884 or jgraham@jrn.com.

Forward-Looking Statements This communication contains certain forward-looking statements with respect to the financial condition, results of operations and business of Scripps and Journal and the combined businesses of Journal and Scripps and certain plans and objectives of Scripps and Journal with respect thereto, including the expected benefits of the proposed spin and merger transactions. These forward- looking statements can be identified by the fact that they do not relate only to historical or current facts. Forward-looking statements often use words such as "anticipate", "target", "expect", "estimate", "intend", "plan", "goal", "believe", "hope", "aim", "continue", "will", "may", "would", "could" or "should" or other words with the negative thereof. There are several factors which could cause actual plans and results to differ materially from those expressed or implied in forward-looking statements. Such factors include, but are not limited to, the expected closing date of the proposed transactions; the possibility that the expected synergies and value creation from the proposed transactions will not be realized, or will not be realized within the expected time period; the risk that the businesses will not be integrated successfully; disruption from the proposed transactions making it more difficult to maintain business and operational relationships; the risk that unexpected costs will be incurred; changes in economic conditions, political conditions, licensing requirements and tax matters; and the possibility that the proposed transactions do not close, including, but not limited to, due to the failure to satisfy the closing conditions. These forward- looking statements are based on numerous assumptions and assessments made by Scripps and/or Journal in light of their experience and perception of historical trends, current conditions, business strategies, operating environment, future developments and other factors that each party believes appropriate. By their nature, forward-looking statements involve known and unknown risks and uncertainties because they relate to events and depend on circumstances that will occur in the future. The factors described in the context of such forward-looking statements in this communication could cause actual results, performance or achievements, industry results and developments to differ materially from those expressed in or implied by such forward- looking statements. Although it is believed that the expectations reflected in such forward-looking statements are reasonable, no assurance can be given that such expectations will prove to have been correct and persons reading this communication are therefore cautioned not to place undue reliance on these forward-looking statements which speak only as at the date of this communication.

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Disclaimer, continued Continued from previous page ... Neither Scripps nor Journal assumes any obligation to update the information contained in this communication (whether as a result of new information, future events or otherwise), except as required by applicable law. A further list and description of risks

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and uncertainties at Scripps can be found in Scripps's Annual Report on Form 10-K for the fiscal year ended December 31, 2013 and in its reports filed on Form 10-Q and Form 8-K. A further list and description of risks and uncertainties at Journal can be found in Journal's Annual Report on Form 10-K for the fiscal year ended December 29, 2013 and in its reports filed on Form 10-Q and Form 8-K. Participants in Solicitation Scripps, Journal and certain of their respective directors and executive officers and other members of management and employees may be deemed to be participants in the solicitation of proxies in connection with the proposed transactions under the rules of the SEC. Information regarding the persons who may, under the rules of the SEC, be deemed participants in the solicitation of proxies in connection with the proposed transactions will be set forth in the joint proxy statement/prospectus when it is filed with the SEC. You can find information about Scripps's directors and executive officers in its Annual Report for the year ended December 31, 2013 on Form 10-K filed with the SEC on

March 4, 2014 and the definitive proxy statement relating to its 2014 Annual Meeting of Shareholders filed with the SEC on March 21, 2014. You can find information about Journal's directors and executive officers in its Annual Report for the year ended December 29, 2013 on Form 10-K filed with the SEC on March 10, 2014 and the definitive proxy statement relating to its 2014 Annual Meeting of Shareholders filed with the SEC on March 21, 2014. These documents can be obtained free of charge from the sources indicated above. Non-Solicitation This communication does 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 jurisdiction in which such offer, solicitation or sale would be unlawful prior to registration or qualification under the securities laws of any such jurisdiction. No offer of securities shall be made except by means of a prospectus meeting the requirements of Section 10 of the Securities Act of 1933, as amended. This communication is not a solicitation of a proxy from any investor or shareholder. 3

Transaction Description Scripps ("SSP") and Journal Communications ("JRN") each will separate their newspaper businesses and merge them SSP's spin will be tax-free, JRN's will be taxable to the company Tax-free stock consideration given to all shareholders of Scripps and Journal The broadcasting divisions of both

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companies will also merge. Prior to closing, SSP shareholders will receive a \$60 million cash dividend. Transaction is expected to be accretive to free cash flow.

What SSP Shareholders Receive	What JRN Shareholders Receive
√ 69% ownership in new Scripps	√ 59% ownership in Journal Media Group
√ SSP shareholders receive cash dividend	√ 31% ownership in new Scripps
√ 41% ownership in Journal Media Group	4 Historic transformation of two legacy media enterprises into two industry-focused companies through double spin/double merger

Transaction Summary Transaction creates two industry-focused companies positioned to innovate and compete in their industries The E.W. Scripps Company will be the fifth-largest independent TV group in the country, covering 18.1 percent of U.S. TV households* Scripps, based in Cincinnati, will own and operate 34

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television stations in 24 markets and 35 radio stations in eight markets. Journal Media Group, a newly formed public company with local media brands, will be headquartered in Milwaukee and operate in 14 markets. Both companies will be well positioned to make further investments and acquisitions. Expected net leverage is about 2x at Scripps at close, with no debt at Journal Media Group. Tax-free stock consideration to all shareholders of Scripps and Journal. The transaction is expected to result in substantial long-term cost savings at both entities and to create long-term value for shareholders. Strategic transformation of two legacy media enterprises into two industry- focused public companies through a double spin/double merger transaction. *Source: Company filings, November 2013 Nielsen survey, BIA 2014 Television Report (2nd edition) and SNL Kagan TV household 2012 subscriber data

Headquarters: Cincinnati Leadership: Rich Boehne remains as chairman, president and CEO Combined revenue: ~\$815 to \$830 Combined segment profit: ~\$190 to \$200 Employees: ~4,000 Television stations: 34 U.S. household reach: 18%* Radio stations: 35 Digital: Strong local media brands plus Newsy and

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DecodeDC Headquarters: Milwaukee Leadership: Tim Stautberg will become president and CEO; Steve Smith will be non-executive chairman** Combined revenue: ~\$525 to \$545 Combined EBITDA: ~\$55 to \$60 Employees: ~3,600 Newspaper markets: 14 Total Sunday circulation: 1 million*** Digital: Strong local media brands for desktop, tablet, and smartphone The E.W. Scripps Company Journal Media Group The Deal at a Glance Management estimates (including synergies) assuming the transaction was effective full year 2014; *Source: *Source: Company filings, November 2013 Nielsen survey, BIA 2014 Television Report (2nd edition) and SNL Kagan TV household 2012 subscriber data ** Current SVP of Scripps Newspaper Group and current chairman and CEO of Journal Communications, respectively. ***Source: Scripps 2013 Form 10K; Journal Communications 2013 10K Strategic realignment results in highly focused, publicly traded broadcasting and newspaper companies 6 \$ in millions

Transaction Benefits Opportunity to create value for both Scripps and Journal Communications shareholders Shared cultures within each company, focused on
growing local content and brands Increased scale and operating leverage Significant transaction synergies Tax-efficient transaction Scripps Benefits Journal

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Media Group Benefits Combined Benefits Expanded broadcasting footprint, particularly in key political markets Substantial retransmission upside as legacy pay TV contracts renew Significant digital revenue potential across expanded TV and radio portfolios Strong balance sheet with capacity to do other acquisitions and investments Management focus on operating core newspaper business Enhanced operational efficiencies and ability to maximize cash flow Strong balance sheet with no debt Ability to grow through accretive and opportunistic acquisitions 7

Key Transaction Terms Structure and Consideration Economic Ownership Governance and Control Special dividend: will distribute a \$60 million one-time cash dividend All-stock merger of Scripps' and Journal Communications' broadcasting businesses SSP shareholders 69% JRN shareholders 31% Will retain dual-class

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share structure Rich Boehne will remain chairman, president and CEO Scripps family voting control will remain in place All-stock merger of Scripps' and Journal Communications' respective newspaper businesses Balance sheet with \$10 million of cash, no debt and free of substantially all qualified pension obligations SSP shareholders 59% JRN shareholders 41% Will have a single class of shares Steve Smith will be non-executive chairman of Journal Media Group board; Tim Stautberg will be CEO No controlling shareholder New Scripps Journal Media Group 8 Closing Conditions Approval of Scripps Common Voting shareholders and Journal Communications shareholders Customary closing conditions and regulatory authority approvals Expected to close in 2015

Transaction Synergies Approximately \$35 Million of Combined Transaction Synergies Corporate Overhead Operational Digital Retransmission
Programming/Sales Other 9 Source: Management estimates

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Stations # of Stations # of Stations % of Circulation 11 4 15 WI 31% 3 3 5 TN 22% TV Network Affiliation & Circulation Mix 5 2 3 FL 15% 1 2 2 TX 12% 1 1 5
CA 9% 1 2 IN 7% 1 SC 3% 1 WA 2% IND IND Source: Scripps 2013 10K; Journal Communications 2013 10K; November 2013 Nielsen survey, BIA 2014
Television Report (2nd edition) and SNL Kagan TV household 2012 subscriber data

Scripps Highlights Large television company with strong local brands Expanded reach; one of the largest ABC affiliate groups, and more diverse affiliations
Attractive political TV spending footprint Significant digital revenue and content monetization upside Significant retransmission upside Maintain strong, flexible

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balance sheet and conservative financial profile Entry into profitable radio business and cross-selling opportunity Scripps will become the fifth-largest independent TV company with significant scale and upside potential 12

Current FCC U.S. TV Household Cap of 39% 44% 39% 31% 24% 18.1% 17.8% 16% 13% 11% 10% 7% 6% 3% Tribune Sinclair Gannett Media General New
SSP Hearst Nexstar Raycom Cox Meredith Gray Graham Holdings Quincy JRN 4% Peer TV Landscape Fifth-largest independent TV station owner. 34 stations

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in 24 markets Financially flexible with room to add stations under the FCC ownership cap Household reach that offers more value to achieve more favorable retransmission arrangements Diversified revenue, segment profit and network affiliation mix Note: Includes all announced and closed transactions. Source: Company filings, company websites for non-public companies, November 2013 Nielsen survey, BIA 2014 Television Report (2nd edition) and SNL Kagan TV household 2012 subscriber data FCC rules take into account adjustments for UHF/VHF, which are not included in the bar chart above Large television company with strong local brands SSP 14% 13

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IND Tulsa, OK DMA 60 KJRH Phoenix, AZ DMA 12 KNXV Buffalo, NY DMA 52 WKBW Boise, ID DMA 110 KIVI KNIN Radio DMA 100 4 FM Las Vegas, NV DMA 42 KTNV Tucson, AZ DMA 71 KGUN KWBA Radio DMA 62 3 FM 1 AM Omaha, NE DMA 74 KMTV Radio DMA 75 4 FM 1 AM Milwaukee, WI DMA 34 WTMJ Radio DMA 38 1 FM 1 AM Nashville, TN DMA 29 WTVF Twin Falls, ID DMA 192 KSAW-LD Lansing, MI DMA 115 WSYM Ft. Myers – Naples, FL DMA 62 WFTX Wichita, KS Radio DMA 101 5 FM 1 AM Springfield, MO Radio DMA 22 4 FM 1 AM Knoxville, TN Radio DMA 71 4 FM Tulsa, OK Radio DMA 66 4 FM 1 AM Denver, CO DMA 17 KMGH KZCO KZFC Bakersfield, CA DMA 127 KERO KZKC San Diego, CA DMA 28 KGTV KZSD Colorado Springs, CO DMA 89 KZCS Expanded household reach and affiliations; 34 TV stations and 35 radio stations in 27 markets Green Bay-Appleton, WI DMA 70 WGBA WACY Detroit, MI DMA 11 WXYZ WMYD New Scripps Local Media Markets 14

Strong political revenue opportunity Operate stations in eight presidential battleground/swing states Political opportunity enhanced in Florida, Michigan and Arizona New political opportunity in Wisconsin, Nevada Scripps' Washington D.C. sales office leveraged across broader footprint \$ in millions SSP TV Station

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JRN TV Station Swing State 15 Political Advertising Opportunity Significant Gross Political Revenue Growth Presence in Perennial Swing States Source: Scripps
2013 Form 10K; Journal Communications 2013 Form 10K '08 - '12 CAGR 41 48 107 12 15 34 2008 2010 2012 SSP JRN \$53 \$63 \$141 27% 31% 28%

Expanded household reach – new markets for TV and digital content Let's Ask America is being syndicated by MGM for nationwide distribution The List will run in 13 Scripps markets this fall RightThisMinute now reaches 85% of U.S. households The Now launching this fall at 4 p.m. in eight Scripps markets Newsy is a

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national video news service DecodeDC helps its digital audience better understand Washington TV original programming Digital media 16 Expanded Quality
Content StormShield is a weather radio mobile app

Significant digital revenue upside Can expand strategy to reshape local digital marketplaces and build out leading local brands into 13 new TV and radio markets
New digital markets will create new audiences for national brands such as Newsy, StormShield and DecodeDC Digital-only sales force can expand into new

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regions and capture more than fair share of revenue Consumer strategies will be even more powerful when brought into the new markets Three-fold strategy Build out leading local brands Build or acquire national brands Experiment with or invest in new models Adding early-stage investments 17 Digital Opportunity

~2x 4.8x 5.1x 5.8x 6.0x Scripps SBGI NXST MEG GTN Net leverage remains very modest and well below peers Net Leverage Level Scripps blended net leverage expected to be about 2x at close Note: Includes all announced and closed transactions 1 Based on 3/31/14 pro forma net debt and '12/'13 blended pro

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forma EBITDA for SBGI, NXST, MEG and GTN Source: Management estimates for Scripps and company filings for peers Strong, flexible balance sheet and conservative financial profile 18

Scripps Profile: Illustrative Metrics 19 Combined revenue \$815 to \$830 Combined segment profit \$190 to \$200 Capex \$25 to \$30 D&A \$55 to \$60 Net leverage 2x at closing Retrans revenue, 2014 \$90 to \$95 Retrans revenue, 2015 >\$165 Political revenue \$75 to \$85 TV margin 32% to 35% Corporate, shared service and

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digital expenses \$60 Tax rate 37% to 40% # Shares outstanding 85 million Strong financial profile with substantial free cash flow generation \$ in millions
Management estimates (including synergies) assuming the transaction was effective full-year 2014 *See slide 26 for definitions of EBITDA and segment profit

Premier source of local news and leading consumer reach in its markets Digital strategies leveraged across portfolio Proven operating strategy focused on stabilizing revenue Focus on shared best practices to drive cost-efficiencies and operating margin opportunities Journal Media Group Highlights Highly

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experienced and focused management team A pure-play newspaper company with strong local brands and financial flexibility Flexibility to pursue acquisition opportunities Strong balance sheet: \$10 million of cash, no debt and free of substantially all qualified pension obligations 21

Substantial free cash flow and financial flexibility Combined revenue \$525 to \$545 Combined EBITDA* \$55 to \$60 Capex \$5 D&A \$25 to \$30 Leverage None
Margin 10% Tax rate 37% to 40% # Shares outstanding 25 million \$ in millions 22 Journal Media Group Profile: Illustrative Metrics Management estimates

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(including synergies) assuming the transaction was effective full-year 2014 *See slide 26 for definitions of EBITDA and segment profit

Journal Newspaper Markets E.W. Scripps Newspaper Markets Milwaukee, WI Sunday circ: 319,000 Memphis, TN Sunday circ: 124,000 Wichita Falls, TX Sunday circ: 22,000 San Angelo, TX Sunday circ: 20,000 14 newspaper markets with strong brands and extensive local reach Corpus Christi, TX Sunday circ:

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51,000 Knoxville, TN Sunday circ: 100,000 Naples, FL Sunday circ: 70,000 Ventura County, CA Sunday circ: 64,000 Redding, CA Sunday circ: 21,000 Kitsap, WA Sunday circ: 21,000 Stuart, FL Sunday circ: 84,000 Anderson, SC Sunday circ: 27,000 Abilene, TX Sunday circ: 25,000 Journal Media Group Markets 23 Evansville, IN Henderson, KY Sunday circ: 70,000 Source: Circulation data from Scripps 2013 Form 10K; Journal Communications 2013 Form 10K

Journal Media Group Audience Reach 24 Unparalleled Consumer Reach in Local Markets Weekly readership on print and digital platforms 57% 63% 67% 73%
58% 61% 56% 66% 65% 65% 73% 63% 56% 69% 0% 20% 40% 60% 80% Percent a ge of a du lts r e a che d Newspaper Markets Source: 2013 Scarborough

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Report for Corpus Christi; 2014 Scarborough Report for all others. Market reach equals the total weekly audience reach through print and digital products.

Journal Media Group Key Priorities 1. Create and deliver compelling products and services aimed at news and information consumers in our dynamic local markets 2. Efficiently connect advertisers with their current and prospective customers via our print and digital products and other services 3. Stabilize revenue

Summary of Deal Transaction creates two industry-focused companies positioned to innovate and compete in their industries Both Scripps and Journal Media Group will be well positioned to make further investments and acquisitions Expected net leverage is about 2x at Scripps at close, with no debt at Journal Media

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Group Tax-free stock consideration given to all shareholders of Scripps and Journal Transaction expected to result in substantial long-term cost savings at both entities and to create long-term value for shareholders Transaction expected to be accretive to free cash flow 26

Definitions Scripps defines segment profit as: Segment profit is the revenues and expenses of the segment, but excludes interest, defined benefit pension plan expense (other than current service cost), income taxes, depreciation and amortization, impairment charges, divested operating units, restructuring activities,

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investment results and certain other items that are included in net income (loss) determined in accordance with accounting principles generally accepted in the United States of America. EBITDA is defined as: Net income (loss) then adding back taxes, interest, depreciation and amortization. 27
