

1. INTRODUCTION

Southern Cross Media Group Limited (**Company**) acknowledges that risk is inherent in its business. The Company faces a broad range of risks as a listed media organisation. The Company's risk management framework is an important tool to guide the organisation towards achieving its corporate objectives, effectively managing assets and optimising shareholder value.

2. THE COMPANY'S RISK MANAGEMENT FRAMEWORK

2.1 Overview

The Company is in a rapidly changing industry, as shown by significant changes in the advertising market with the reduction in print circulation and associated rise in online publishing and online classified businesses; the decline of free to air television audiences; and the rise of online advertising. The media industry has been significantly transformed by the impact of technology with the ability for content to be delivered across a range of distribution platforms and with a proliferation of on-demand content. Accordingly, the Company needs to continually evaluate its operations so that it can take advantage of the opportunities that exist.

The Company's risk management framework is a holistic approach to risk management that promotes an integrated and informed view of risk exposures across the Company. The framework is the total of systems, structures, policies, processes and people within the Company that identify, assess, control and monitor all sources of risk that could have an impact on the Company.

The desired result of the framework is to provide management with:

- an integrated framework to effectively manage uncertainty and obligations, respond to risks, as well as capitalise on opportunities as they arise.
- minimum standards for the governance, processes and tools required to administer the requirements of the Risk Management Policy.
- the ability to manage risks across the Company by providing accurate and timely reporting on the profile of risks and controls across the Company.

2.2 Key elements of the framework

- **Risk categories:** Risk categories are defined risk groupings that help organise consistent identification, assessment, measurement and monitoring across risks. Using standardised risk categories across the Company enables risks to be aggregated to determine their overall impact. The main risk categories are: Strategy and Planning, Brands and Content, Sales and Distribution, Infrastructure, and Governance, Risk and Compliance.
- **Risk appetite:** To guide its decision-making, the Company has defined its tolerance for risk in each of the above risk categories as set out in the Risk Appetite Statement in Appendix 1.

- **Risk management processes:** These processes enable the consistent management of all risks across the Company. Key risk processes include the risk assessment and treatment processes. These processes assist in identifying and assessing the amount of risk, to determine whether they are within risk tolerance, and whether there is an opportunity to take and hold more risk to create value.
- **Risk culture:** The Company's culture and values are instrumental to the Company's attitude to towards risk taking, risk management, the approach to risk appetite, and the level of risk awareness in decision-making. Accountability, ownership, and the tone from the top are key to effective risk management. Staff are expected to be aware of the risks within the business and to proactively manage these within risk tolerance.
- **Risk governance:** The risk management framework is supported by a governance structure tasked with overseeing the effectiveness of the framework. The governance structure provides an escalation channel for key risk management matters, is supported by effective reporting, and provides the Board with assurance over the effectiveness of the framework.

3. THE FRAMEWORK

3.1 Risk categories

Risk is the effect of uncertainty on objectives. This includes both downside (potential for loss or hard) and the upside (opportunity to gain through taking risks and managing them well). To assist in considering risks in the context of the above, the Company has adopted the following media risk categories.

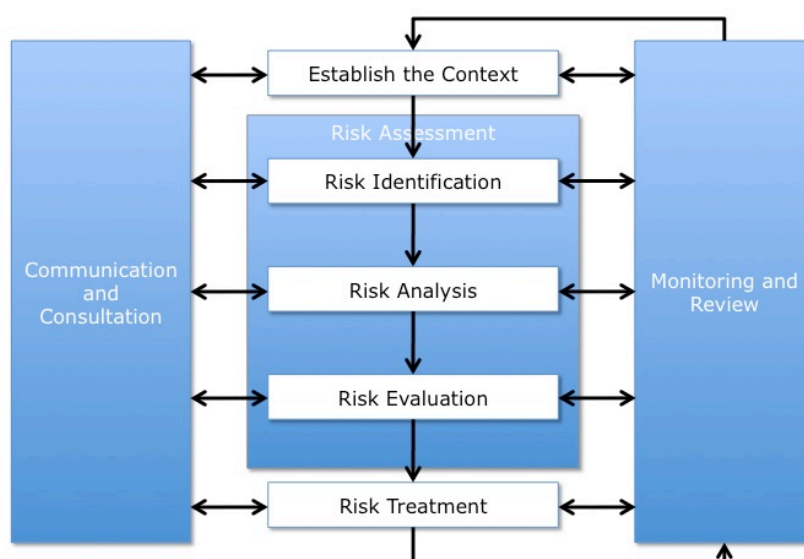
Risk Categories	Sub-categories
Strategy and planning	Corporate strategy
	Mergers & Acquisition
	Industry partnerships, alliances and outsourcing
	Planning and forecasting
	Stakeholder management – Investors, Government, Clients
Brands and content	Branding and reputation
	Acquisition and commissioning of content
	Content development and production
Sales and Distribution	Revenue generation
	Distribution
	Content marketing
Infrastructure	Corporate assets
	Finance, accounting and tax
	People and culture – safety and health
	Technology and Engineering

Risk Categories	Sub-categories
	Legal
Governance, risk and compliance	Corporate governance
	Risk management
	Compliance
	Corporate responsibility

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3.2 Risk identification, assessment and treatment processes

The Company uses a seven-stage process for managing risks, as per the diagram below. This process provides a logical and systematic method of identifying, analysing and treating risks in a way that allows the Company to appropriately respond to risks and opportunities as they arise. The approach is consistent with the Australian standard on risk management (AS/NZS 31000:2009 Risk Management).



The seven stage process is an on-going process; however, it is formally undertaken quarterly to identify the key risks that are impacting the Company. The main outcome of the quarterly undertaking is the documentation of key risks in the Company's Risk Register and the documentation of remediation actions, where applicable.

3.2.1 Identification

Tools to identify and record risks are manually based. The Company's immediate priority is to work on embedding the current risk management framework to ensure all risks are accurately identified and addressed.

3.2.2 Assess

To ensure consistency across the Company, risks identified must be assessed and measured in accordance with the inherent and residual risk ratings tables. This is based on a defined likelihood and consequence matrix system. The ratings scales used for inherent and residual risk are provided in Appendix 2.

3.2.3 Control and treatment

Each risk owner is responsible for implementing and enforcing controls that effectively manage and mitigate risks identified to an acceptable level. Controls implemented must be effective in minimising the likelihood and impact of the risk. An efficient and effective control will have appropriate balance between (i) the cost of implementation and (ii) the likelihood and potential impact of the risk event if it occurred and the residual risk level.

3.2.4 The Company's risk register

A risk register detailing the key risks for the Company will be maintained and reviewed at least quarterly. The risks on the register will be determined in the context of the strategy and operations of the Company. Lower priority risks may be accepted and monitored. For other risks, the Company may be required to develop and implement a specific risk management treatment plans.

3.2.5 Risk treatment plans

The risk assessment process should identify where further management action is required. If the level of a risk is low, then the risk may be acceptable to the Company without the need for additional controls. For risks where remediation actions are required to reduce the level of risk that the Company is exposed to, Treatment Plans will be required.

Treatment plans enable the monitoring and reporting of agreed upon actions to management, the Audit and Risk Committee (**ARC**) and the Board. It contains details including (i) description of the risk; (ii) agreed upon actions and (iii) details of those charged with ensuring implementation and the necessary timeframe.

3.2.6 Integration with other types of risk

The risk management process should incorporate all risk types including Workplace, Health and Safety and Project Risk.

3.2.7 Monitoring, review and reporting and escalation

Each risk identified in the Company's risk register has an appropriately assigned executive owner. Risk owners are to have appropriate monitoring arrangements in place to understand and monitor the level of risk exposure. The expectation is that where a risk is outside the desired risk exposure level, the change will be considered, and an assessment made as to the appropriateness of the position. Where this position is not considered tolerable, appropriate actions to manage the risk back will be required.

Processes exist to identify, assess and report issues of non-compliance with policies, processes, legal and regulatory obligations and the Risk Management Policy. While regular reporting to the Executive, the ARC and the Board is in place, the timely escalation (and,

where appropriate treatment) of exceptions is expected. Escalation should not be delayed while appropriate actions are being determined.

Risk owners will be responsible for monitoring key risks, many of which are part of existing business processes, and will be required to escalate any incidents that are outside of tolerance.

The Risk Manager will be responsible for monitoring compliance against the Risk Management Policy and Framework.

3.2.8 Escalation hierarchy



3.3 Risk culture

The Risk Management Framework aims to embed a “risk aware” environment where employees are conscious of how their decisions impact on Company’s ability to achieve its objective. Successful risk management is dependent upon a culture that is transparent and risk aware.

A positive cultural awareness of risk contributes to efficient decision making where the organisation has the capability to manage risk as and where it occurs. Key to the success of building a strong risk aware culture is a strong ‘tone at the top’ from the Board, CEO, and the Executive Team, in communicating and demonstrating leadership in relation to risk management.

The Company is committed to and supports a transparent risk aware culture. This is demonstrated through:

- the governance and operating structures in place for the management of risk
- a focus on continuous improvement in risk management practices

- ownership and regular discussion on all risk

3.4 Governance framework

The Board is responsible for reviewing, ratifying and monitoring the systems of risk management and internal control, reporting systems and compliance frameworks that have been developed and implemented by management, with specific guidance from the Audit and Risk committee.

The Audit & Risk Committee, in relation to the risk management is responsible for:

- reviewing the effectiveness of the Company's risk management framework at least annually
- reviewing and monitoring the adequacy of the Company's processes and practices for managing risk
- any incident involving fraud or other breakdown of the Company's internal controls
- reviewing the Company's insurance program, having regard to the Company's business and the insurable risks associated with its business

The Company has three Levels of risk management:



- **First line – operations in market:** Line management are responsible for identifying and managing risks directly (design and operational controls); risk management is a crucial element of their everyday jobs
- **Second line – corporate risk management and compliance function:** This group is responsible for on-going monitoring of the design and operation of controls in the first line of defence, as well as advising and facilitating risk management activities. The compliance function monitors various specific risks such as non-compliance with applicable laws and regulations

- **Third line – independent assurance:** This group is responsible for independent assurance over risk management activities – it includes internal and external auditors, external advisors and applicable regulators.

4. ROLES AND RESPONSIBILITIES

The Risk Manager is responsible for the co-ordination of risk management activities. Responsibility for maintaining and driving an effective risk management framework rests with individuals across the Company. Outlined below are the key internal risk management stakeholders and their broad risk management responsibilities:

Stakeholder	Key Risk Management Responsibilities
Board	Overall responsibility for Corporate Governance
Audit & Risk Committee	Monitoring the effectiveness of the Risk Management Framework and to assist the Board in its understanding of the risks faced by the Company
Chief Executive Officer	<ul style="list-style-type: none"> - Receive notification of any material breaches - Authorises investigation of any material breaches
Senior Leadership Team	<ul style="list-style-type: none"> - Oversight of adherence to the risk management framework - Provide updates of any matters of divergence from the risk management policy and framework to the ARC and Board as appropriate - Ensure an appropriate risk based control environment is in place - Review material non-compliance on behalf of the CEO prior to escalation to the ARC / Board
Chief Financial Officer / Chief Operating Officer	<ul style="list-style-type: none"> - Escalation point for risk owners of material non-compliance with the Company's Risk Management Policy and Framework - Decisions to optimise the level of risk/return within defined risk appetite - Assist risk owners to develop corrective actions or optimisation of risk/return
Risk Manager	<ul style="list-style-type: none"> - Co-ordinating the regular formal updating of the Company's Risk Register and Risk Treatment Action Plans - Maintaining Corporate Risk and Risk Control information - Maintain oversight of material risks and their position relative to the Company's risk appetite - Assist with the development of monitoring activities by Risk Owners - Elevate matters to the relevant level where risk exceeds defined limits and/or tolerances.
Risk Owner	<ul style="list-style-type: none"> - Manage day-to-day risks - Ensure that appropriate monitoring is in place to determine risk position - Actively use the risk management framework as part of relevant decision making and risk taking activities - Develop and implement corrective action plans to ensure that risk levels are within tolerance and opportunities are pursued where appropriate - Be accountable for ensuring that risks with a 'high' residual risk rating are managed - Ensuring that all relevant risk areas are considered including those emanating from the services of external providers and contractors.
Internal Audit	<ul style="list-style-type: none"> - Appointed on an ad hoc basis, to provide risk assurance services - Reports to the ARC

5. REVIEW

The Audit & Risk Committee will review the effectiveness of this Framework annually to ensure that it remains relevant and appropriate to the Company. Any changes identified by the Audit & Risk Committee will be recommended to the Board for approval.

RISK APPETITE STATEMENT

The Company considers each risk from a financial, legal, reputational and a health and safety perspective when considering its overall risk appetite. Various terms are used below to describe the relative tolerances to risk, with the following meanings:

- **No tolerance:** The Company strives to ensure that no such risks arise and to the extent they still occur, the Company thoroughly investigates the causes to eliminate repeat occurrences and takes disciplinary actions where necessary
- **Very low tolerance:** The Company manages the risk by implementing mitigating controls to reduce the risk of occurrence to a very low level and to limit the consequence so that any occurrence has a limited impact
- **Low tolerance:** The Company manages the risk to limit the likelihood of occurrence and consequence so that any occurrence has no material impact on the achievement of its business strategy and objectives.
- **Moderate:** The Company manages the risk to limit the consequence so that any negative event only has a short-term limited impact on the operations on the Company and on the achievement of business strategy and objectives.

Category	Risk tolerance
<p>Strategy and planning</p>	<p>The Company takes calculated risks in the development of new products and revenue streams, which may supplement or disrupt existing streams. Proposed investments are assessed on a comparable basis before decisions are made. These investments will vary in size and may impact on short term profitability in the pursuit of sustainable future growth. Whilst the Company is seeking to optimise its key audio assets, it also has a strategy to explore non-audio media in growth markets and has a moderate risk tolerance for such investments. Examples of the tolerance for risk include the following.</p> <ul style="list-style-type: none"> • The Company is expected to invest in new products that are expected to deliver profitable revenue streams once audiences or demand has been established. The Company is prepared to incur operating losses on the new product or service in the short to medium term (up to 3 years) provided longer term expected returns justify the investment. • The Company has a willingness to partner with, or invest in, businesses in adjacent high growth sectors in order to gain experience and understanding of the sector, to fully understand the scale of the opportunity for the Company. <p>The Company is prepared to invest in acquisitions where there is a belief that synergies are reasonably realisable and that the enlarged business will deliver improved shareholder returns in the medium to long term.</p>
<p>Brands and content</p>	<p>The Company has a reputation for pushing the boundaries and considers taking reasonable risks is necessary to its programming. The Company generally has a moderate risk tolerance in relation to its programming content. However, the Company is fully aware of its responsibilities as a broadcaster and has no tolerance for content that could lead to physical or psychological injury to listeners or would breach licence conditions. The Company protects its intellectual property by registration and enforcement.</p>
<p>Sales and distribution</p>	<p>The Board and management believe in taking calculated risks in the development of new products and revenue streams, which may supplement or disrupt existing streams. Two of the Company's key strategic pillars are to ensure an improved audio experience for the Company's audience and to monetise all available audience efficiently with clients. This requires a moderate risk tolerance, with investment required to develop the Company's knowledge of its audience, to be able to offer personalised audio experiences and to automate sales platforms.</p>

Category	Risk tolerance
Infrastructure	<p>Physical security</p> <p>The Company provides a highly secure environment for its people and assets by ensuring its physical security measures meet high standards. The Company has a very low tolerance for the failure of physical security measures.</p> <p>People and culture</p> <ul style="list-style-type: none"> • Work health & safety: The Company is committed to ensuring the health, safety and welfare at work for all employees, visitors and the general public. The Company seeks to actively manage workplace health and safety risks to ensure that the risk of harm to its people or other is minimised. • Conduct of people: The Company has issued a Code of Conduct to all its employees and any breaches are investigated and disciplinary actions taken where necessary. • Calibre of people: The Company relies on motivated and high quality people to perform its functions. It aims to create an environment where employees are empowered to the full extent of their abilities. The Company aims to create an environment where justified risk taking is encouraged, supported by a control environment that measures the outcomes of new initiatives.

Category	Risk tolerance
<p>Infrastructure</p>	<p>Fraud and corruption</p> <p>The Company has no tolerance of any fraud or corruption perpetrated by its people. The Company takes all allegations of suspected fraud or corruption very seriously and responds fully and fairly as set out in the Code of Conduct.</p> <p>Technology and engineering</p> <ul style="list-style-type: none"> • Technology service availability: The Company has a very low tolerance for risks to the availability of systems which support its critical business functions. • Security including cyber-attack: The Company has a very low tolerance for threats to its assets arising from external malicious attacks. To address this risk, the Company aims for strong internal control processes and the development of robust technology solutions. • Ongoing development: The implementation of new technologies creates new opportunities, but also new risks. The Company has a low tolerance for IT system-related incidents which are generated by poor change management practices. <p>Information management</p> <p>The Company is committed to ensuring that its information is authentic, appropriately classified, properly conserved and managed in accordance with legislative and business requirements including privacy laws. It has a very low tolerance for the compromise of processes governing the use of information, its management and publication. The Company has no tolerance of deliberate misuse of its information.</p>
<p>Governance, risk and compliance</p>	<p>The Company is committed to a high level of compliance with relevant legislation, regulation, industry codes and standards as well as internal policies and sound corporate governance principles. Identified breaches of compliance will be remedied as soon as practicable. The Company has no tolerance of deliberate or purposeful violations of legislative or regulatory requirements.</p>

RISK CONSEQUENCE MATRIX

Consequence		Impact Types			
		Health & Safety	Reputation	Legal	Financial
5 Catastrophic	Impacts that cause the Company to be unable to sustain ongoing operations over the longer term - would cause a standalone business to cease trading.	One or more fatality (e.g. call). Severe irreversible disability or impairment (>30% of body) to one or more persons. Severe irreversible psychological damage.	Prolonged (>2 months) national media condemnation (e.g. prank call). Company directly responsible for desecration of a world heritage site.	Hostile takeover, public shareholder discontent resulting in loss of Chairman/CEO/Board, bankruptcy, closure of operations in multiple sites. Loss of major metro licence due to regulatory breach.	Profit > \$20m Equity > \$200m
4 Major	Impacts that reduce ability of the Company to achieve business objectives.	Major irreversible disability or impairment (<30% of body) to one or more persons. Major irreversible psychological damage.	Major adverse national media/attention. 20-100 people protest, people restrained with force, arrests and injuries. Reputation severely impacted. Damage to structures/items of national cultural significance. Major infringement and disregard of cultural heritage.	Major civil litigation including class actions. Significant breach of industry code / guidance / ACMA regulation. E.g. Prank Call	Profit = \$5m to \$20m Equity = \$50m to \$200m
3 Moderate	Impacts that disrupt normal operations with a limited effect on achievement of business strategy and objectives.	Moderate irreversible disability or impairment (<30% of body) to one or more persons. Moderate irreversible psychological damage.	Attention from regional media and/or heightened concern by local community. Criticism by community, Reputation adversely affected. Moderate damage to structures/items of local cultural significance. Moderate infringement of cultural heritage/sacred locations.	Moderate breach of industry code / guidance / ACMA regulation.	Profit = \$1m to < \$5m Equity = \$10m to < \$50m

Consequence		Impact Types			
		Health & Safety	Reputation	Legal	Financial
2 Minor	No material impact on the achievement of business strategy and objectives	Objective but reversible disability/impairment Medical treatment physical or psychological injury.	Adverse local public or media attention and complaints. Reputation is adversely affected with a small number of people. Minor repairable damage or disturbance to property, structures or items. Minor infringement of cultural heritage.	Minor legal issues, non-compliances and breaches of regulation.	Profit = \$100k to < \$1m Equity = \$1m to < \$10m
1 Insignificant	No or negligible impact	Low level short-term subjective inconvenience or symptoms. No medical treatment.	Public concern restricted to local complaints. Low level interest from local media. Low-level infringement of cultural heritage or minimal disturbance to heritage structures.	Low-level legal issue	Profit < \$100k Equity < \$1m