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): September 9, 2022

MaxLinear, Inc.

(Exact name of registrant as specified in its charter)

Delaware (State or other jurisdiction of incorporation) 001-34666 (Commission File Number) 14-1896129 (I.R.S. Employer Identification No.)

5966 La Place Court, Suite 100, Carlsbad, California 92008 (Address of principal executive offices) (Zip Code)

Registrant's telephone number, including area code: (760) 692-0711

 $$N\!/\!A$$ (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)
- □ Pre-commencement communications pursuant to Rule 14d-2(b) under the Exchange Act (17 CFR 240.14d-2(b))
- $\label{eq:pre-communications} \square \qquad \text{Pre-commencement communications pursuant to Rule 13e-4(c) under the Exchange Act (17 CFR 240.13e-4(c))}$

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

X

Title of each class	Trading Symbol(s)	Name of each exchange on which registered
Common stock, \$0.0001 par value	MXL	The NASDAQ Stock Market LLC

Indicate by check mark whether the registrant is an emerging growth company as defined in Rule 405 of the Securities Act of 1933 (17 CFR §230.405) or Rule 12b-2 of the Securities Exchange Act of 1934 (17 CFR §240.12b-2).

Emerging growth company \Box

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. \square

Item 8.01 Other Events.

On September 8, 2022, officers of MaxLinear, Inc., a Delaware corporation ("MaxLinear") participated at the Wells Fargo 2022 Leveraged Finance Conference. During the conference and in separate sessions with analysts and investors, MaxLinear's officers have referred, and will refer, to an updated slide presentation, which among other things makes reference to MaxLinear's proposed acquisition of Silicon Motion Technology Corporation ("Silicon Motion"). A copy of this updated slide presentation is attached hereto as Exhibit 99.1 and is incorporated herein by reference.

Item 9.01. Financial Statements and Exhibits.

(d) Exhibits

 Exhibit
 Description

 99.1
 Investor Presentation

 104
 The cover page of this Current Report on Form 8-K, formatted in Inline XBRL

Cautionary Statement Regarding Forward-Looking Statements

This communication contains forward-looking statements within the meaning of Section 27A of the Securities Act of 1933, as amended, and Section 21E of the Securities Exchange Act of 1934, as amended. Unless otherwise indicated, all forward looking statements are based on estimates, projections, and assumptions of MaxLinear's growth plan and strategies; estimates of total addressable market and serviceable addressable market; anticipated market trends (including growth trends); the potential of MaxLinear's technology to be disruptive; anticipated operating benefits for customers, suppliers and employees resulting from MaxLinear's proposed acquisition of Silicon Motion (the "Merger"); industry trends, including, but not limited to, anticipated worldwide NAND demand; anticipated total addressable market expansion as a result of the Merger, anticipated financial performance of the combined company following the Merger; and the anticipated closing date for the Merger. These forward-looking statements involve known and unknown risks, uncertainties, and other factors that may cause actual results to be materially different from any future results expressed or implied by the forward-looking statements including, without limitation: intense competition in our industry; increasing supply chain risks within our industry, including increases in shipping and material costs and substantial shipping delays resulting in extended lead-times; inflation trends in our supply chain in the global economy generally; geopolitical risks; our dependence on a limited number of customers for a substantial portion of our revenues; potential decreases in average selling prices for our products; the risk that the potential benefits sought in the Merger might not be fully realized; the possibility that the Merger might not be consummated, or that consummation might be unduly delayed; the effect of public announcement of the Merger on Silicon Motion's or MaxLinear's sallisty to operate during the pendency of the transaction and its ability to

Additional Information and Where to Find It

This communication makes reference to a proposed merger involving MaxLinear and Silicon Motion. In connection with the proposed transaction, MaxLinear has filed with the Securities and Exchange Commission (the "SEC"), and the SEC has declared effective, a Registration Statement on Form S-4 that includes a proxy statement of Silicon Motion and a prospectus of MaxLinear.

The proxy statement/prospectus and this communication are not offers to sell MaxLinear securities, and are not soliciting an offer to buy MaxLinear securities, in any state where the offer and sale is not permitted.

MAXLINEAR AND SILICON MOTION URGE INVESTORS AND SECURITY HOLDERS TO READ THE REGISTRATION STATEMENT ON FORM S-4 AND OTHER DOCUMENTS PROVIDED TO SILICON MOTION SECURITY HOLDERS FILED WITH THE SEC CAREFULLY AND IN THEIR ENTIRETY BECAUSE THEY CONTAIN IMPORTANT INFORMATION ABOUT THE PROPOSED TRANSACTION.

Investors and security holders are able to obtain the Registration Statement on Form S-4 free of charge at the SEC's website, www.sec.gov. Copies of documents filed with the SEC by MaxLinear (when they become available) may be obtained free of charge on MaxLinear's website at www.maxlinear.com or by contacting MaxLinear's Investor Relations Department at IR@MaxLinear.com. Copies of documents filed or furnished by Silicon Motion's website at https://www.siliconmotion.com or by contacting Silicon Motion's Investor Relations Department at IR@siliconmotion.com.

SIGNATURES

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.

Date: September 9, 2022 MAXLINEAR, INC.

(Registrant)

By: /s/ Steven G. Litchfield
Steven G. Litchfield
Chief Financial Officer and Chief Corporate Strategy Officer



MaxLinear Investor Presentation

September 2022

Disclaimer

Cautionary Note Concerning Forward-Looking Statements

This presentation contains forward-looking statements within the meaning of Section 27A of the Securities Act of 1933, as amended, and Section 21E of the Securities Exchange Act of 1934, a indicated, all forward looking statements are based on estimates, projections, and assumptions of MaxLinear as of the date of this presentation. These forward-looking statements include concerning: MaxLinear's growth plan and strategies; estimates of total addressable market and serviceable addressable market; anticipated market trends (including growth trends); the potential be disruptive; anticipated operating benefits for customers, suppliers and employees resulting from MaxLinear's proposed acquisition of Silicon Motion (the "Merger"); industry trends, including, I worldwide NAND demand; anticipated total addressable market expansion as a result of the Merger; anticipated financial performance of the combined company following the Merger; and the air Merger. These forward-looking statements involve known and unknown risks, uncertainties, and other factors that may cause actual results to be materially different from any future results forward-looking statements including, without limitation: intense competition in our industry; increasing supply chain risks within our industry, including increases in shipping and material costs a resulting in extended lead-times; inflation trends in our supply chain and in the global economy generally; geopolitical risks; our dependence on a limited number of customers for a substar potential decreases in average selling prices for our products; the risk that the potential benefits sought in the Merger might not be fully realized; the possibility that the Merger might n consummation might be unduly delayed; the effect of public announcement of the Merger on Silicon Motion's or MaxLinear's sales and operating results and MaxLinear's ability to retain key mana and other personnel; the substantial charges to be incurred in connection with the Merger, including costs of integrating the businesses and transaction expenses arising from the Merger; the r MaxLinear, key personnel of Silicon Motion might not remain employed with Silicon Motion following the closing; certain restrictions on MaxLinear's ability to operate during the pendency of the make certain acquisitions of any person or portion thereof; and MaxLinear's obligation under the merger agreement, including obligations to undertake certain mitigation measures that may be antitrust approvals and obligations to pay a termination fee under certain circumstances, in each case, subject to the terms and conditions of the merger agreement. In addition to these risks and u review the risks and uncertainties contained under the caption "Risk Factors" in MaxLinear's filings with the Securities and Exchange Commission ("SEC"), including our Quarterly Report on Forr June 30, 2022, which we filed with the SEC on July 27, 2022. These slides do not constitute confirmation or an update of previously provided guidance. MaxLinear is under no obligation (and obligation) to update or revise any forward-looking statements whether as a result of new information, future events, or otherwise.

Additional Information and Where to Find It

This communication is being made in respect of a proposed business combination involving MaxLinear and Silicon Motion. In connection with the proposed transaction, MaxLinear has filed with Commission (the "SEC"), and the SEC has declared effective, a Registration Statement on Form S-4 that includes a proxy statement of Silicon Motion and a prospectus of MaxLinear. The proxy statement/prospectus and this communication are not offers to sell MaxLinear securities, and are not soliciting an offer to buy MaxLinear securities, in any state where the offer and sale MAXLINEAR AND SILICON MOTION URGE INVESTORS AND SECURITY HOLDERS TO READ THE REGISTRATION STATEMENT ON FORM S-4 AND OTHER DOCUMENTS PROVIDED TO SILICON MOTION SE

THE SEC CAREFULLY AND IN THEIR ENTIRETY WHEN THEY BECOME AVAILABLE BECAUSE THEY CONTAIN IMPORTANT INFORMATION ABOUT THE PROPOSED TRANSACTION.
Investors and security holders are able to obtain the Registration Statement on Form S-4 free of charge at the SEC's website, www.sec.gov. Copies of documents filed with the SEC by MaxLinear (may be obtained free of charge on MaxLinear's website at www.maxlinear.com or by contacting MaxLinear's Investor Relations Department at IR@MaxLinear.com. Copies of documents filed o (when they become available) may be obtained free of charge on Silicon Motion's website at https://www.siliconmotion.com or by contacting Silicon Motion's Investor Relations Department at IR@

Non-GAAP Financial Measures

This communication may contain certain non-GAAP financial measures, which MaxLinear management believes are useful to investors and reflect how management measures MaxLinear's business reconciliations between the non-GAAP financial measures and the GAAP financial measures are available on the Investor Relations section of MaxLinear website as part of its published financial resist the inherent uncertainty associated with our ability to project future charges, particularly those related to stock-based compensation and its related tax effects as well as potential impairments, we reconciliations to forward-looking non-GAAP financial information.

MaxLinear Snapshot

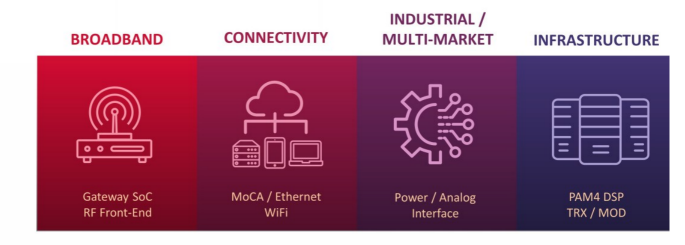
Leading Semiconductor Supplier in Broadband, Connectivity, and Infrastructure



^{*}CapitallQ consensus average estimates as of September 1st, 2022 and do not represent the opinion of MaxLinear or constitute future guidance or estimates of MaxLinear

Diversified End-Market Portfolio

Across the Board Secular and MXL Specific Growth Opportunities



Execute Plan to Deliver Profitable Growth

Utilize best-in-class technology to outperform our growing end-markets and deliver

ADDRESS GROWING MARKETS

INCREASE SHARE & CONTENT

DRIVE OPERATII



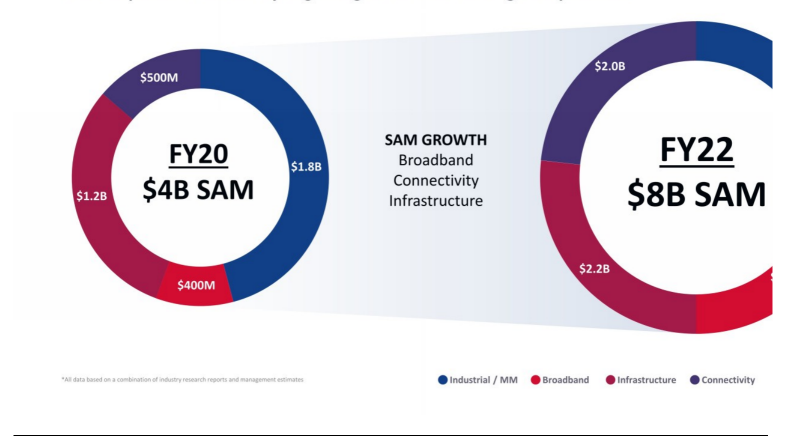


Market Strategy

Target & Address Dynamic Growth Markets

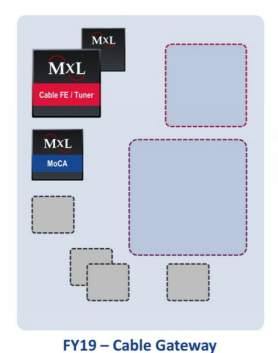
Target Large and Growing End-Markets

SAM expansion driven by organic growth and strategic acquisitions

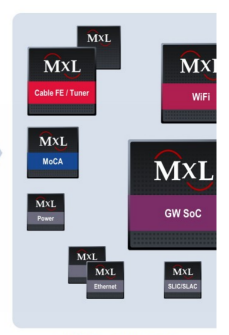


Platform Approach Expands Our SAM

Transformation to broadband platform provider is driving higher content opportun



Gateway content opportunity increasing by >3x



FY22 - Cable Gateway

Product Cycles Drive Opportunity

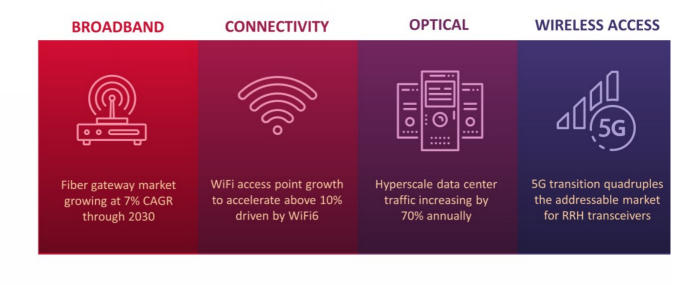
Well positioned to benefit from dynamically changing technology transition



Product co our end mopportuni gains and

Secular Trends

Strong macro drivers across all support long-term growth



Expanding into New Markets

Leverage existing technologies to ramp new products in new and growing markets



New product introductions have unlocked an incremental \$1B of Served Addressable Market opportu

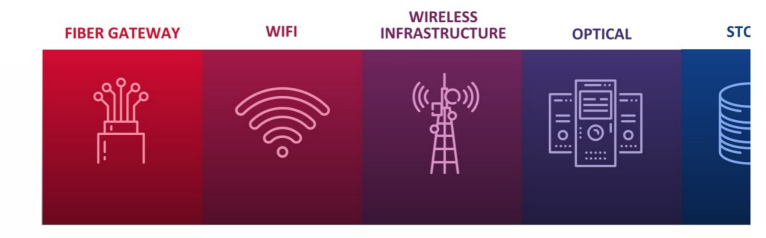


Growth Strategy

Increase Market Share & Content per Platform

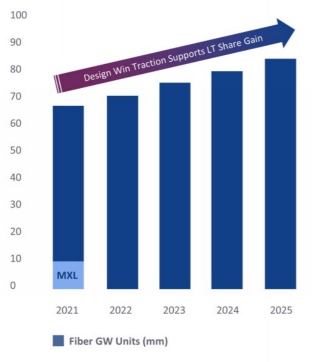
Long-Term Growth Drivers

Product Innovation Drives Opportunity to Grow Content and Share



Fiber Gateway

Capturing new fiber gateway design wins

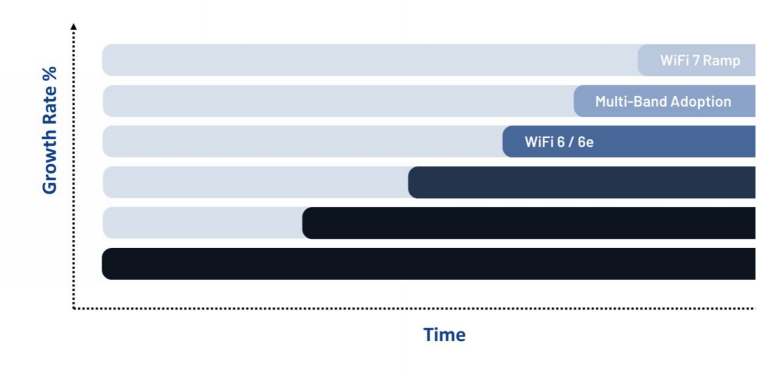


Fiber gateway wins in
North America to
drive initial share gain

Current Fiber gateway
design win pipeline of
\$300M+ in play

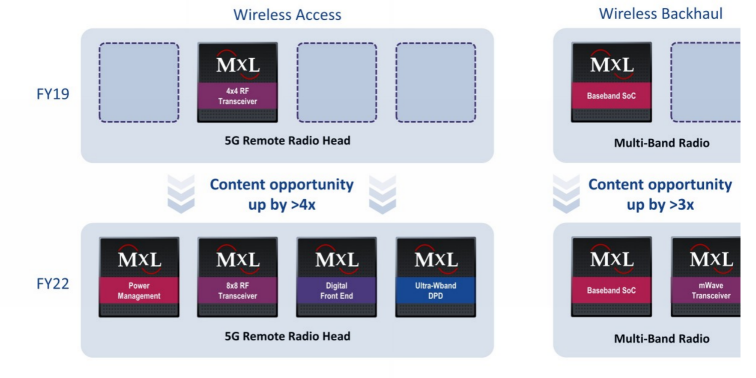
^{*}Combination of market research and internal estimates

WiFi
Attach rates, share gain, and product cycles will accelerate growth over time



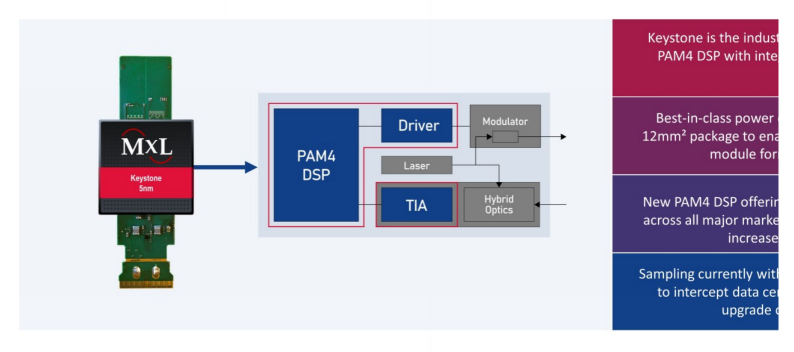
Wireless Infrastructure

Scaling product offerings across existing applications



Optical

Best-in-class technology poised to disrupt hyperscale DC interconnect



Storage

New product introductions drive share in growing infrastructure space



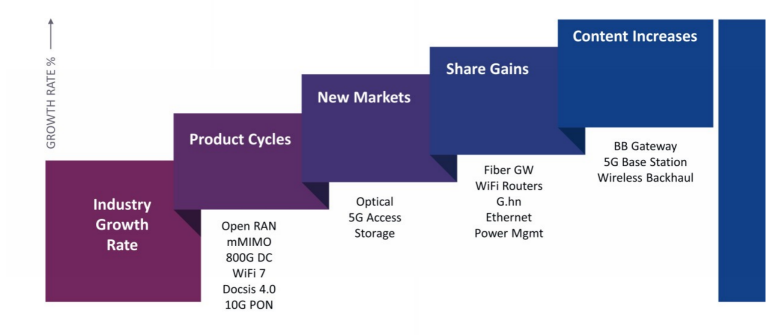


Financial Strategy

Drive operating leverage and shareholder returns

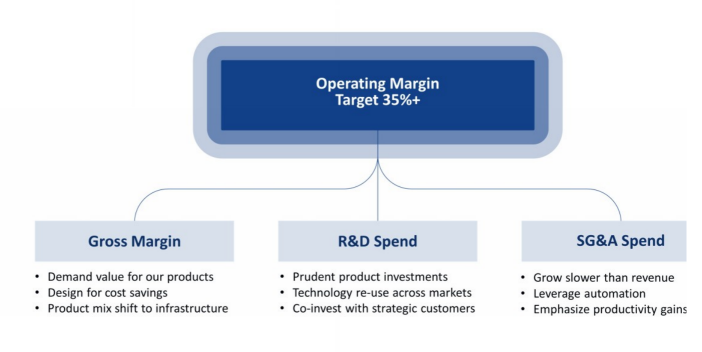
Revenue Growth

Drive sales expansion by at least 2x the semiconductor industry growth rate



Margin Expansion

Drive operating leverage with higher gross margin and increasing productivity



Long-Term Target Model

Target model achieves significant operating leverage over time

Revenue Growth Rate	2x Market	Share/content growth + product cyc
Gross Margin	65%	Lower product costs + richer mix
Operating Expenses	50% of Sales Growth	Drive new project ROI + customer N
Operating Margin	35%+	Revenue scale + prudent opex deplo
FCF Margin	30%+	Optimize cash conversion cycles

^{*} Free Cash Flow (FCF) = Cash Flow from Operations less Capital Expenditures



MaxLinear to Acquire Silicon Motion

Building Transformative Scale

Strategic Rationale



Creates Highly Profitable \$2B+ Revenue Company



Builds Transformative Operational Scale



Establishes Meaningful Position in Storage

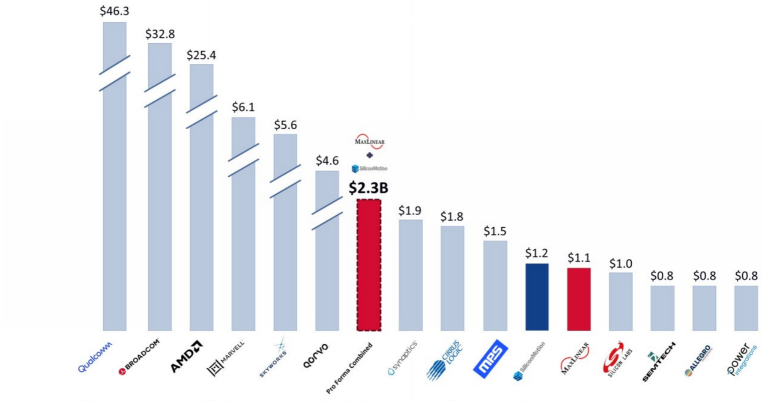


Accelerates Strategic Infrastructure Growth



Expected non-GAAP EPS Accretion of at Least 25%

Combination Creates \$2B+ Revenue Company



^{*} CapitalIQ consensus average estimates as of 3-May-22 and do not represent the opinion of MaxLinear or constitute future guidance or estimates of MaxLinea

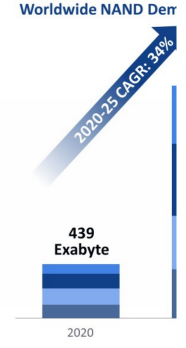
Building Transformative Operational Scale



Enhanced scale to drive substantial operating benefits for customers, suppliers, and em

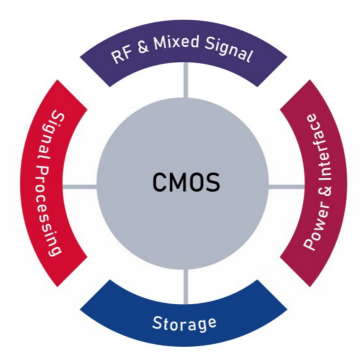
Solid Long-Term Growth in Storage

Increasing adoption of solid-state drives Accelerating demand for cloud-based solutions Steady transition to merchant silicon Expanding into adjacent growth markets



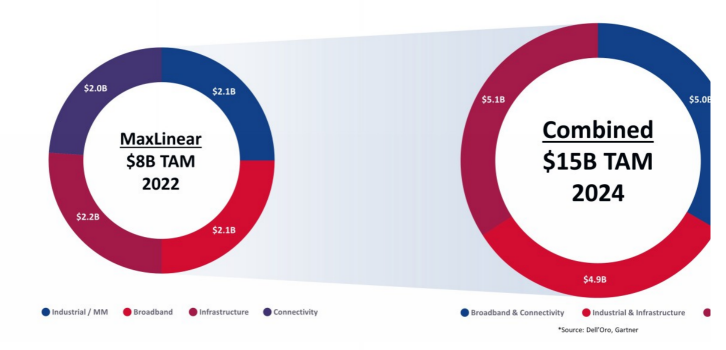
*Source: Gartn

Complementary Technology Portfolios



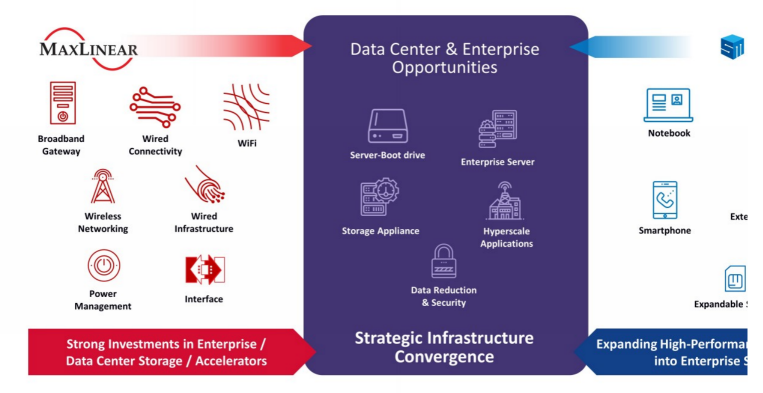
Storage technology portfolio helps to further capture end-to-end platform functionality

Transaction Adds Over \$5B of New TAM



Compelling positions in Broadband, Connectivity, Infrastructure, and Storage

Unified Focus on Infrastructure Opportunity



Combined Pro Forma Financial Model

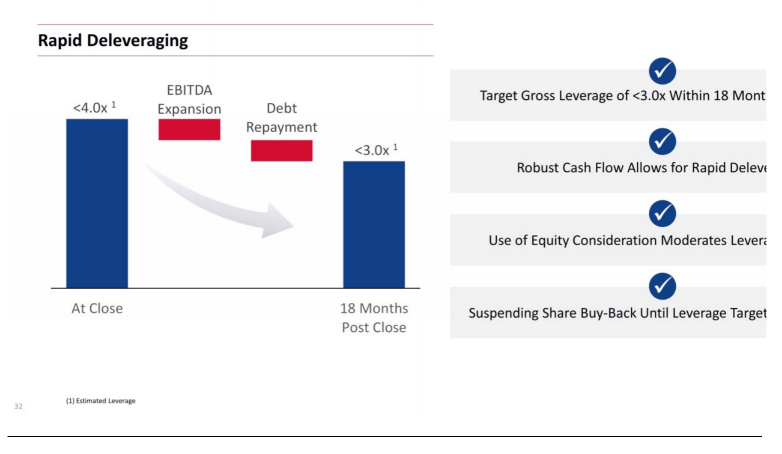
(NON-GAAP, \$M, LTM)	MAXLINEAR	SiliconMotion	Combined w/ Synergies
Revenue	\$947	\$982	\$1,929
Gross Margin	62%	51%	58%
EBIT	\$280	\$293	\$673
EBIT Margin	30%	30%	35%

1	Highly pro
Ğ	Expected t synergies of spread acr OPEX
	Non-GAAF target of at eighteen m close

^{*}LTM: Last twelve months ended 3/31/22
**Non-GAAP EPS excludes the impact of stock-based compensation, performance-based compensation, and amortization of intangible assets

Leverage

Committed to Disciplined and Rapid Deleveraging Over Time

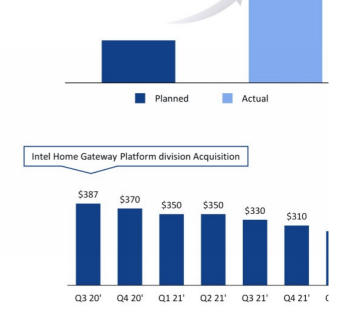


Track Record of Synergy Realization and Rapid Deleve

Exar Acquisition (2017)

Intel Home Gateway Platform Division Acqu





Transaction Summary

Transaction Consideration	 Equity purchase price of \$3.8B, or \$114.34 per ADS and implies 41% premium to current market v Cash/Stock offer consists of \$93.54 of cash and 0.388 shares of MaxLinear stock per SIMO ADS, fo consideration of \$114.34 (based on MaxLinear's May 4, 2022 closing price) At close, approximately 86% of the combined company common stock will be held by MXL shareh
Capital Structure & Strategy	 Fully committed debt financing from Wells Fargo Bank, N.A. and others Committed to rapid deleveraging post close driven by FCF growth to pre-pay debt and EBITDA exp Targeting gross leverage < 4x at transaction close and < 3x at 18 months after close
Financial Impact	 Immediately accretive to operating margin, earnings per share, and cash flow generation LTM EBITDA as of 3/31/22 including synergies of \$717M with combined EBITDA margin of 37% Expecting \$100M of total cost synergies spread across COGS and operating expenses
Expecting Closing	 Expected transaction closing Q2 or Q3 of 2023 Subject to customary closing conditions, including approval from SAMR HSR Approval Obtained Silicon Motion required shareholder vote obtained August 31, 2022



Thank you