UNITED STATES SECURITIES AND EXCHANGE COMMISSION

WASHINGTON, DC 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): June 23, 2021

JAWS SPITFIRE ACQUISITION CORPORATION

(Exact name of registrant as specified in its charter)

Cayman Islands (State or other jurisdiction of incorporation) 001-39757 (Commission File Number) 98-1556965 (I.R.S. Employer Identification No.)

1601 Washington Avenue, Suite 800 Miami Beach, FL (Address of principal executive offices)

33139 (Zip Code)

(305) 695-5500 Registrant's telephone number, including area code

Not Applicable (Former name or former address, if changed since last report)

Check the appropriate box below if the Form 8-K filing is intended to simultaneously satisfy the filing obligation of the Re	egistrant under any	of the following provisions:
☑ 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))		
□ 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:		
Title of each class Units, each consisting of one Class A Ordinary Share, \$0.0001 par value, and one-fourth of one redeemable warrant Class A Ordinary Shares included as part of the units Redeemable warrants included as part of the units, each whole warrant exercisable for one Class A Ordinary Share at an exercise price of \$11.50	Trading Symbol(s) SPFR.U SPFR SPFR WS	Name of each exchange on which registered New York Stock Exchange New York Stock Exchange New York Stock Exchange
Indicate by check mark whether the registrant is an emerging growth company as defined in Rule 405 of the Securities Act of 1934.	Act of 1933 or Rule	e 12b-2 of the Securities Exchange
Emerging growth company ⊠		
If an emerging growth company, indicate by check mark if the registrant has elected not to use the extended transition per accounting standards provided pursuant to Section 13(a) of the Exchange Act. \Box	eriod for complying	g with any new or revised financial

Item 7.01 Regulation FD Disclosure.

Attached as Exhibit 99.1 to this Current Report on Form 8-K (this "Current Report"), and incorporated into this Item 7.01 by reference, is an Analyst Day presentation being used in connection with the proposed business combination (the "Business Combination"), between JAWS Spitfire Acquisition Corporation, a Cayman Islands exempted company ("JAWS"), and Velo3D, Inc., a Delaware corporation ("Velo3D").

The foregoing (including Exhibit 99.1) is being furnished pursuant to Item 7.01 and will not be deemed to be filed for purposes of Section 18 of the Securities and Exchange Act of 1934, as amended (the "Exchange Act"), or otherwise be subject to the liabilities of that section, nor will it be deemed to be incorporated by reference in any filing under the Securities Act of 1933, as amended (the "Securities Act"), or the Exchange Act.

Additional Information

In connection with the Business Combination, JAWS filed with the U.S. Securities and Exchange Commission ("SEC"), on May 13, 2021, a Registration Statement on Form S-4 (the "Registration Statement"), containing a preliminary prospectus and preliminary proxy statement and, after the Registration Statement is declared effective, JAWS will mail a definitive proxy statement/ prospectus and other relevant documents relating to the Business Combination to its shareholders. This Current Report does not contain all the information that should be considered concerning the Business Combination and is not intended to form the basis of any investment decision or any other decision in respect of the Business Combination. Investors and security holders of JAWS are advised to read the preliminary proxy statement/prospectus and, when available, any amendments thereto, the definitive proxy statement/ prospectus and other documents filed in connection with the Business Combination, as these materials will contain important information about the Business Combination and the parties to the Business Combination. When available, the definitive proxy statement/ prospectus and other relevant materials for the Business Combination will be mailed to shareholders of JAWS as of a record date to be established for voting on the Business Combination. Shareholders will also be able to obtain copies of the preliminary proxy statement/prospectus and, once available, the definitive proxy statement/prospectus and other documents filed with the SEC, each without charge, at the SEC's website at www.sec.gov or by directing a request to: JAWS Spitfire Acquisition Corporation, 1601 Washington Avenue, Suite 800, Miami Beach, FL 33139.

Participants in the Solicitation

JAWS, Velo3D and their respective directors, executive officers, other members of management, and employees, under SEC rules, may be deemed to be participants in the solicitation of proxies from JAWS's shareholders in connection with the Business Combination. Investors and security holders may obtain more detailed information regarding the names and interests in the Business Combination of JAWS's directors and officers in JAWS's filings with the SEC, including the Registration Statement, which includes the proxy statement of JAWS for the Business Combination.

Velo3D and its directors and executive officers may also be deemed to be participants in the solicitation of proxies from the shareholders of JAWS in connection with the Business Combination. A list of the names of such directors and executive officers and information regarding their interests in the Business Combination will be included in the definitive proxy statement/prospectus for the Business Combination when available.

Disclaimer

This Current Report is not a proxy statement or solicitation of a proxy, consent or authorization with respect to any securities or in respect of the potential transaction and shall not constitute an offer to sell, nor a solicitation of an offer to buy the securities of JAWS or Velo3D, nor shall there be any sale of any such securities in any state or jurisdiction in contravention of applicable law. No offer of securities shall be made except by means of a prospectus meeting the requirements of the Securities Act.

Forward Looking Statements

Certain statements made in this Current Report are not historical facts but are forward-looking statements for purposes of the safe harbor provisions under The Private Securities Litigation Reform Act of 1995. Forward-looking statements generally are accompanied by words such as "believe," "may," "will," "estimate," "continue," "anticipate," "intend," "expect," "should," "yould," "plan," "predict," "potential," "seem," "seek," "future," "outlook" and similar expressions that predict or indicate future events or trends or that are not statements of historical matters. These forward-looking statements include, but are not limited to, statements regarding future events, the Business Combination between JAWS and Velo3D, the estimated or anticipated future results and benefits of the combined company following the Business Combination, including the likelihood and ability of the parties to successfully consummate the Business Combination, future opportunities for the combined company, and other statements that are not historical facts.

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These statements are based on the current expectations of JAWS's management and are not predictions of actual performance. These forward-looking statements are provided for illustrative purposes only and are not intended to serve as, and must not be relied on, by any investor as a guarantee, an assurance, a prediction or a definitive statement of fact or probability. Actual events and circumstances are difficult or impossible to predict and will differ from assumptions. Many actual events and circumstances are beyond the control of JAWS and Velo3D. These statements are subject to a number of risks and uncertainties regarding JAWS's businesses and the Business Combination, and actual results may differ materially. These risks and uncertainties include, but are not limited to, general economic, political and business conditions; the inability of the parties to consummate the Business Combination or the occurrence of any event, change or other circumstances that could give rise to the termination of the Business Combination Agreement; the outcome of any legal proceedings that may be instituted against the parties following the announcement of the Business Combination; the receipt of an unsolicited offer from another party for an alternative business transaction that could interfere with the Business Combination; the risk that the approval of the shareholders of JAWS or Velo3D for the potential transaction is not obtained; failure to realize the anticipated benefits of the Business Combination, including as a result of a delay in consummating the potential transaction or difficulty in integrating the businesses of JAWS and Velo3D; the risk that the Business Combination disrupts current plans and operations as a result of the announcement and consummation of the Business Combination; the ability of the combined company to grow and manage growth profitably and retain its key employees; the amount of redemption requests made by JAWS's shareholders; the inability to obtain or maintain the listing of the post-acquisition company's securities on NYSE following the Business Combination; costs related to the Business Combination; and those factors discussed in JAWS's final prospectus relating to its initial public offering, dated December 2, 2020, and other filings with the SEC. There may be additional risks that JAWS presently does not know or that JAWS currently believes are immaterial that could also cause actual results to differ from those contained in the forward-looking statements. In addition, forward-looking statements provide JAWS's expectations, plans or forecasts of future events and views as of the date of this communication. JAWS anticipates that subsequent events and developments will cause JAWS's assessments to change. However, while JAWS may elect to update these forward-looking statements at some point in the future, JAWS specifically disclaims any obligation to do so. These forward-looking statements should not be relied upon as representing JAWS's assessments as of any date subsequent to the date of this communication. Nothing in this Current Report should be regarded as a representation by any person that the forward-looking statements set forth herein, including the contemplated results of such-forward looking statements, will be achieved. Accordingly, undue reliance should not be placed upon the forward-looking statements.

Item 9.01 Financial Statements and Exhibits.

(d) Exhibits

Exhibit	
Number	Description
<u>99.1</u>	Analyst Day Presentation, dated June 23, 2021
104	Cover Page Interactive Data File (embedded within the Inline XBRLdocument)

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: June 23, 2021

JAWS SPITFIRE ACQUISITION CORPORATION

By: /s/ Matthew Walters
Name: Matthew Walters
Title: Chief Executive Officer



Disclaimer

This presentation is for informational purposes only and is being provided to interested parties to assist in making their own evaluation with respect to the proposed business combination by JAWS Spitfire Acquisition Corporation ("JaWS Spitfire") and Velo³⁰, Inc. ("Velo³⁰") (the "Business Combination").

This presentation and any oral statements made in connection with this presentation shall neither constitute an offer to sell nor the solicitation of an offer to buy any securities, or the solicitation of any proxy, vote, consent or approval in any jurisdiction in connection with the proposed Business Combination, nor shall there be any sale of securities in any jurisdiction in which the offer, solicitation or sale would be unlawful prior to the registration or qualification under the securities laws of any such jurisdictions. This communication is restricted by law, it is not intended for distribution to, or use by any person in, any jurisdiction where such distribution or use would be contrary to local law or regulation.

No Representations and Warranties

This presentation is for informational purposes only and does not purport to contain all of the information that may be required to evaluate the proposed Business Combination. The recipient agrees and acknowledges that this presentation is not intended to form the basis of any investment or voting decision by the recipient and does not constitute investment, tax or legal advice. No representation or warranty, express or implied, is or will be given by JAWS Spliftire or Velo¹⁰ or any of their respective affiliates, directors, officers, employees or advises or any other person as to the accuracy or completeness of the information in this presentation or any other written, oral or other written, oral or otherwise made available to any party in the course of its evaluation of the proposed Business Combination and no responsibility or liability or liability whatsoever is accepted for the accuracy or sufficiency thereof or for any errors, most or misstatements, negligent or otherwise, relating thereto. The recipient also acknowledges and agrees that the information contained in this presentation is preliminary in nature and is subject to change, and any such changes may be material. JAWS Spliftire and Velo¹⁰ disclaim any duty to update the information contained in this presentation.

Forward-Looking Statements

This presentation includes "florward-looking statements" within the meaning of the "sate harbor" provisions of the Private Securities Litigation Reform Act of 1996. JAWS Spitifier's and Velor¹⁰'s actual results may differ from their expectations, estimates and projections and consequently, you should not rely on these floward-looking statements as predictions of future events. Words such as "expect", "estimate", "project," "familiar expressions are intended to identify such forward-looking statements. These floward-looking statements include, without limitation, JAWS Spitifier's and Velor¹⁰'s expectations with respect to future performance and anticipated financial impacts of the proposed Business Combination, the satisfaction of closing conditions to the proposed Business Combination. These floward-looking statements include, without limitation, JAWS Spitifier's and Velor¹⁰'s expectations with respect to future performance and anticipated financial impacts of the proposed Business Combination, the satisfaction of closing conditions to the proposed Business Combination. These floward-looking statements involve significant is and uncertainties that could cause the actual results to differ materially from the expected results. You should carefully consider the risks and uncertainties described in the "Risk Factors" section of (AWS Spitifier's preliminary proxy statement/prospectus") related to the proposed Business Combination of the proposed Business Combination of the forward looking statements of the proposed Business Combination of the forward looking statements of the forward looking statements in the forward looking statements of the proposed Business Combination of the forward looking statements. Most of these factors are outside JAWS Spitifier from time to time with the SEC. These fillings identify and address other important risks and uncertainties that could cause actual events and results to differ materially from those contained in the forward looking statements. Most of these factors are outsid



Disclaimer

Industry and Market Data

In this presentation, JAWS Spiffire and Velov¹⁰ rely on and refer to publicly available information and statistics regarding market participants in the sectors in which Velov¹⁰ competes and other industry data. Any comparison of Velov¹⁰ to the industry or to any of its competitors is based on this publicly available information and statistics and such comparisons assume the reliability of the information available to Velo²⁰. Velo²⁰ obtained this information and statistics from third-party sources including reports by market research firms and company filings. While Velo¹⁰ believes such third-party information is reliable, there can be no assurance as to the accuracy or completeness of the indicated information Neither Velo¹⁰ nor JAWS Spitfire has independently verified the information provided by the third-party sources.

Trademarks

This presentation may contain trademarks, service marks, trade names and copyrights of other companies, which are the property of their respective owners. Solely for conversience, some of the trademarks, service marks, trade names and copyrights referred to in this presentation may be listed without the TM, SM © or ® symbols, but JAWS Spitfire and Velo¹⁰ will assert, to the fullest extent under applicable law, the rights of the applicable owners, if any, to these trademarks, service marks, trade names and copyrights

Financial and Other Information

The financial information contained in this presentation has been taken from or prepared based on the historical financial statements of Velo¹⁰ for the periods presented. An limited review of Velo¹⁰'s financial statements for the three months ended March 31, 2021 and 2020 and as of March 31, 2021 is in process. Accordingly, such financial information and data may not be included in, may be adjusted in or may be presented differently in the Preliminary Proxy Statement/Prospectus. Velo³⁰ has not yet completed its closing procedures for the three months ended March 31, 2021. This presentation contains certain estimated preliminary financial results and key operating metrics for the three months ended March 31, 2021. This information is preliminary and subject to change. As such, Velo¹⁰'s actual results may differ from the estimated preliminary results presented here and will not be finalized until Velo²⁰ completes its quarter-end accounting procedures.

This presentation includes certain non-GAAP financial measures (including on a forward-looking basis) such as EBITDA and EBITDA and EBITDA Margin. These non-GAAP measures are an addition, and not a substitute for or superior to, measures of financial performance prepared in accordance with GAAP. Nelo³⁰ believes that these non-GAAP measures of financial results (including on a forward-looking basis) provide useful supplemental information to investors about Velo³⁰. Yelo³⁰'s management uses forward-looking non-GAAP measures to evaluate Velo³⁰'s projected financials and operating performance. However, there are a number of limitations related to the use of these non-GAAP measures and their nearest GAAP equivalents, including that they exclude significant expenses that are required by GAAP to be recorded in Velo¹⁰'s financial measures. In addition, other companies may calculate non-GAAP measures differently, or may use other measures to calculate their financial performance, and therefore, Velo²⁰¹'s non-GAAP measures may not be directly comparable to similarly titled measures of other companies. Additionally, to the extent that forward-looking non-GAAP financial measures are provided, they are presented on a non-GAAP basis without reconciliations of such forward-looking non-GAAP measures due to the inherent difficulty in forecasting and quantifying certain amounts that are necessary for such reconciliations.

Use of Projections

This presentation also contains certain operating and financial forecasts, including, without limitation, projected revenue, gross profit, gross profit margin, operating expenses, EBITDA and EBITDA margin. Neither JAWS Spitfire's nor Velo³⁰'s independent auditors have studied, reviewed, compiled or performed any procedures with respect to the projections for the purpose of their inclusion in this presentation, and accordingly, neither of them expressed an opinion or provided any other form of assurance with respect thereto for the purpose of this presentation. These projections are for illustrative purposes only and should not be relied upon as being necessarily indicative of future results. In this presentation, certain of the above-mentioned projected information has been provided for purposes of providing comparisons with historical data. The assumptions and estimates underlying the prospective operating and financial information are inherently uncertain and are subject to a wide variety of significant business, economic and competitive risks and uncertainties that could cause actual results to differ materially from those contained in the prospective operating and financial information. Projections are inherently uncertain due to a number of factors outside of JAWS Spitfire's or Velo³⁰'s control. While all operating and financial projections, estimates and largets are necessarily speculative, JAWS Spitfre and Velo³⁰ believe that the preparation of prospective operating financial information involves increasingly higher levels of uncertainty the further out the projection, estimate or target extends from the date of preparation. Accordingly, there can be no assurance that the prospective results are indicative of future performance of the combined company after the proposed Business Combination or that actual results will not differ materially from those presented in the prospective operating and financial information. Inclusion of the prospective operating and financial information in this presentation should not be regarded as a representation by any person that the results contained in the prospective operating financial information will be achieved. See "Forward-Looking Statements" above

VELO^{3D}

Disclaimer

Participation in Solicitation

JAWS Spittine and Velo¹⁰ and their respective directors and executive officers, under SEC rules, may be deemed to be participants in the solicitation of proxies of JAWS Spittine's shareholders in connection with the proposed Business Combination. Investors and security holders may obtain more detailed information regarding the names and interests in the proposed Business Combination of JAWS Spittine's affectors and officers in JAWS Spittine's Spittine's fallings with the SEC, including the Preliminary Proxy Statement/Prospectus included in the registration statement on Form S-14, as amended, , which was originally filled with the SEC on May 13, 2021. To the extent that holdings of JAWS Spittine's securities have changed from the amounts reported in the Preliminary Proxy Statement/Prospectus, such changes have been or will be reflected on Statements of Change in Ownership on Form 4 filled with the SEC. Information regarding the persons who may, under SEC rules, be deemed participants in the solicitation of proxies to JAWS Spittine's shareholders in connection with the proposed Business Combination is set forth in the Preliminary Proxy Statement/Prospectus.

Investors and security holders of JAWS Spitfire and Velo¹⁰⁰ are urged to read the Preliminary Proxy Statement/Prospectus, JAWS Spitfire's Definitive Proxy Statement/Prospectus, when it becomes available, and other relevant documents filed with the SEC carefully and in their entirety because they contain important information about the proposed Business Combination.

Investors and security holders are able to obtain free copies of the Preliminary Proxy Statement/Prospectus and other documents containing important information about JAWS Spitfire and Velo²⁰ through the website maintained by the SEC at www.sec.gov. Copies of the documents filed with the SEC by JAWS Spitfire can be obtained free of charge by directing a written request to JAWS Spitfire Acquisition Corporation, 1601 Washington Avenue, Suite 800, Miami Beach, FL 33139

Agenda

Introduction: Benny Buller, CEO

Technology & Product: Dr. Greg Brown, VP of Technology

Market Dynamics: Benny Buller, CEO

Sales Growth Strategy: Dr. Zach Murphree, VP of Sales

Financials: Bill McCombe, CFO

Q&A:



JAWS Spitfire Overview

JAWS Spitfire team brings an exceptional track record of investing and growing multi-billion dollar platforms in the public markets across a wide industry spectrum

JAWS SPITFIRE WORLD-CLASS CAPABILITIES

- Proven stewards of investor capital with deep public market expertise
- Demonstrated success both investing in and operating businesses across a variety of industries
- Extensive experience accessing capital markets across various business cycles
- Close relationship and strong credibility with critical investor base
- \$345M equity capital raised in December 2020, via a listing in the NYSE

JAWS SPITFIRE LEADERSHIP



Barry Sternlicht

- · Created several multi-billion dollar public companies
- Built long-term shareholder value through buy-and-build M&A platforms
- · Served on Brown University's endowment investment committee









Matt Walters

CEO & DIRECTOR

- Directs private investment strategy with a particular focus on technology and related sectors
- Investment professional at L Catterton, a global private equity fund, prior to JAWS
- B.A. from the University of Virginia and an M.S. in Finance from Fairfield University



L CATTERTON



VELO 3D

JAWS Spitfire VELO^{3D} Investment Thesis

- Exceptional management team
 - Highly-experienced team led by CEO Benny Buller and prior public company CFO Bill McCombe
- Differentiated additive manufacturing technology platform
 Leading full-stack AM solution producing high value-add, mission critical components for customers with a high cost of failure
- Poised to disrupt and take even greater share in the \$100bn+ high value metal parts market VELO^{3D}'s revolutionary Sapphire XC platform opens the aperture to deliver 5x larger parts and 65%+ lower costs
- 4 | Category creator

VELO^{3D} delivers parts that are out of reach for other AM suppliers and at higher performance, quicker and at lower costs than legacy producers, creating a large "Blue Ocean" in the market

- 5 | Strongest IP portfolio in metal AM
 - 48 patents across systems, methods, and composition of matter
- Strong growth and cash flow profile

 VELO^{3D} is already gross margin profitable with an asset-light business model that can rapidly scale to meet customer demand
- Blue-chip customers and investors

 Headlined by SpaceX, a customer and strategic investor, as well as multiple Fortune 500 companies and top-tier investors

Presenters Today



Benny Buller



Technology unit of Israeli Intelligence National Security Award at age 29



CFO
Bill McCombe



Chief Financial Officer, Maxar Chief Financial Officer, HZO



Dr. Zach Murphree

CONCEPTLASER HALLIBURTON

Product, Engineering, Sales
Sapphire® Head of Product



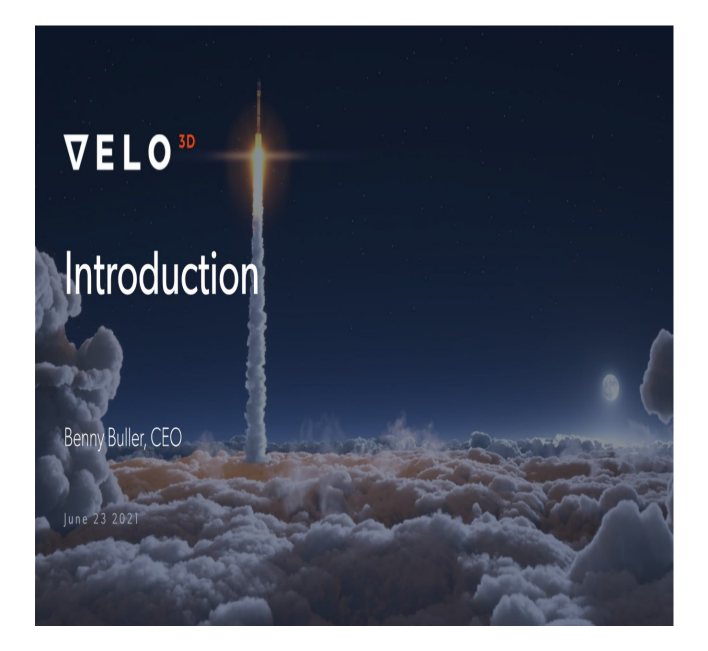
VP TECHNOLOGY

Dr. Greg Brown



Led development of VELO^{3D} technology from inception

∇ELO^{3D}





Metal Additive Manufacturing (AM): High Interest but Low Adoption

PROMISE

Consolidate complex assemblies containing dozens of parts into one

Higher performance products, 10x shorter lead time, 2x lower cost

REALITY of 1st GENERATION AM

Can't produce required designs

Performance degradation

Too hard to implement

VELO^{3D} was founded to allow customers to get the parts they really need, without compromise.

VELO^{3D} Cracked the Code of Metal AM



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Highly differentiated technology enabling production of holy-grail parts behind pursuit of AM Unleashing AM adoption in \$100B high value production market



Selling full-stack >\$1M and ARR production solution



Deep technology moat: 6 years, \$150M of development, protected by 48 granted patents



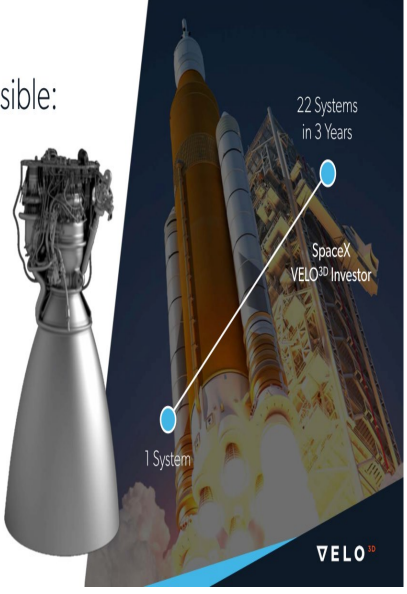
Building the Impossible:

SPACEX

Raptor engine **a breakthrough** in rocket engine technology

VELO^{3D} technology **critical for SpaceX's most efficient and challenging** engine

Powering breakthrough of Super-Heavy and Starship **launch costs**





Incumbent commodity AM requires supports that can be internal and inaccessible



This **generally prevents the production** of parts with complex internal geometries

VELO^{3D} Game-changing SupportFree Technology

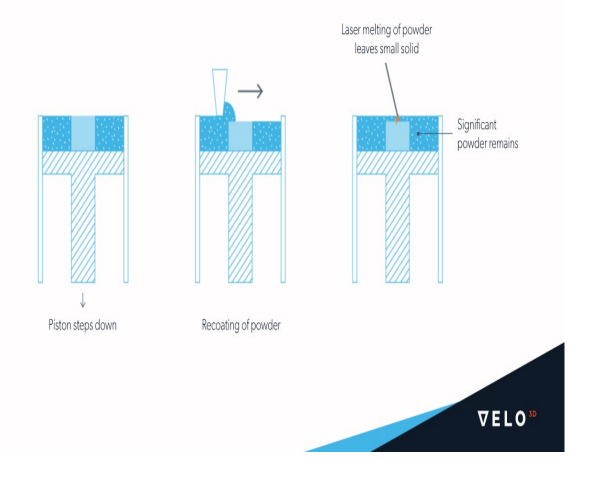


VELO^{3D} technology can produce any design, even those with most complex internal geometries

VELO 3D

What Is Powder Bed Fusion (PBF)?

85% OF METAL AM MARKET



What are Supports?

INCUMBENT COMMODITY AM

Outcome when produced Supports added

without supports

Supports added as anchors to prevent part destruction in build



VELO3D

Outcome, as desired



VELO 3D

The desired outcome

Breakthrough is Enabled by Full-Stack Solution



UNDERLYING MANUFACTURING PROCESS

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SupportFree is Powered by Unique Software and Process

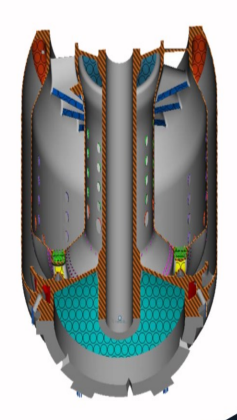
Flow™ identifies different features

Each feature is assigned a pre-developed recipe

Recipes overcome feature specific **failure** mechanisms

Library of dozens of recipes, continuously growing

Software **built with flexibility** to define and identify new features



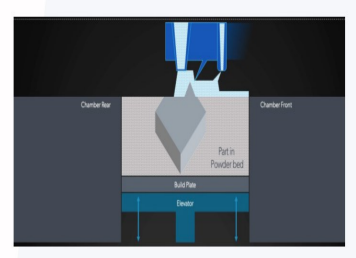
Unique Hardware Architecture Enabling SupportFree Process

Novel sub-systems enabling library of unique recipes

Non-contact recoater

Laser controller

Process metrologies



EXAMPLE - NON-CONTACT RECOATER:

Dispensed Powder forming thick powder overcoat

Powder is shaved > 500 microns above build plane

Powder vacuumed leaving 50-micron layer

Live Demo of Flow/Assure



Why VELO^{3D} Will Unleash Explosive Market Growth

Commodity Incumbents*

Recent Metal AM SPACs











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Markforge

Technology	SupportFree Powder Bed Fusion	Powder Bed Fusion	Binder Jetting or Metal filled FDM
Reproduce legacy parts without redesign	√	X	Х
Produce optimal designs without performance degradation	√	Х	Х
Print large (>100mm) multi- component assemblies with high density (>99%)	√	√	X
	Reproduce legacy parts without redesign Produce optimal designs without performance degradation Print large (>100mm) multicomponent assemblies with	Reproduce legacy parts without redesign Produce optimal designs without performance degradation Print large (>100mm) multicomponent assemblies with	Reproduce legacy parts without redesign Produce optimal designs without performance degradation Print large (>100mm) multicomponent assemblies with

"VELO^{3D} is at least 5 years ahead of any competition"
- HEAD OF AM, **SPACE**

Technology Protected by Deep IP Moat



48 granted patents covering systems, methods and composition of matter



Multi-layer IP protection approach makes infringement extremely risky

- 1. Direct injunction against system sellers
- 2. Injunction against system users using method patents
- 3. Injunction against produced parts trade using composition of matter patents

STRONGEST IP PORTFOLIO IN METAL AM *

* Patent report in Metal 3D printing, SmarTech 2019





VELO^{3D} Product Portfolio

ONE SOFTWARE AND PROCESS PLATFORM...



Flow™: Print Preparation SW



Assure™: Quality Validation Software

DRIVING ALL PRINTERS...



Sapphire® Shipping Now Base Printer ø315mm x 400mm 2 x 1kW Laser

Sapphire® 1MZ Shipping now For Tall Parts up to 1M ø315mm x 1,000mm 2 x 1kW Laser

Sapphire® XC Ships Q4'21 Production and Parts Volume Scale ø600mm x 550mm 8 x 1kW Laser

3x lower parts cost

5x larger parts volume

ON ALL MATERIALS

Nickel:

- Inconel[®] 718
- Inconel ® 625
- Hastelloy® | C22
- Hastelloy® | X
- 2 Proprietary alloys

Titanium:

- Ti64 Grade 23
- Ti64 Grade 5

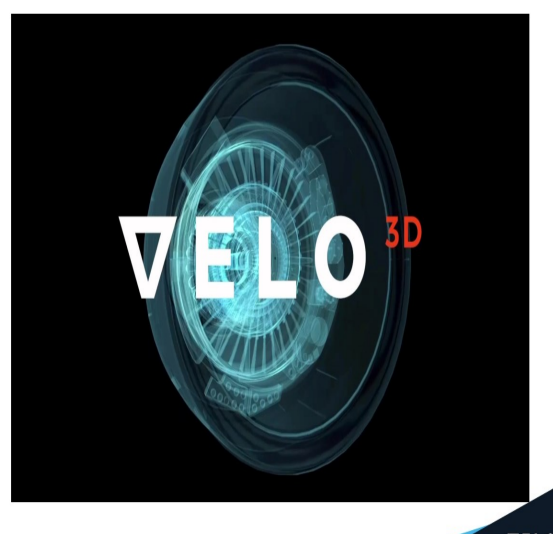
Aluminum:

- F357
- Scalmalloy®

Copper:

• GR-COP 42

∇ELO^{3D}



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Dramatically Accelerating Growth of High Value Metal AM Market



\$100B High Value Metal Parts Direct Market with 5% CAGR



Fragmented market

Largest players:
PCC < 10% and
Howmet < 5%
global market share

High Value Parts Are Ideal for AM Disruption

Complex products with many internal parts that are hard to machine:

Jet engines
Fuel delivery systems
Heat exchangers
... and many more

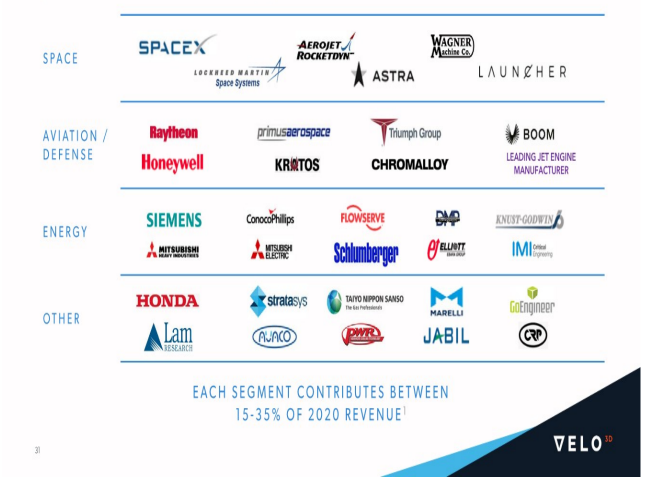


AM enables Differentiation for which manufacturers will pay a premium

Enables shorter lead time

Cost competitive with incumbent technologies

Solving Big Challenges for a Diverse Customer Base: Space, Aviation, Energy +



Honeywell

Honeywell's \$400M Supply Chain Problem



PROBLEM

Challenging sourcing of legacy parts (low volume, high mix/value)

After a decade <5% producible by commodity AM



- SOLUTION

Parts printable with VELO $^{\rm 3D}$

VELO^{3D} qualification completion: Q2'21

\$150M+ annual business opportunity for VELO^{3D}



Energy Supplier \$50M Lead Time Problem



PROBLEM

\$6B flow control company thousands of low volume, high value parts – 1 yr lead time

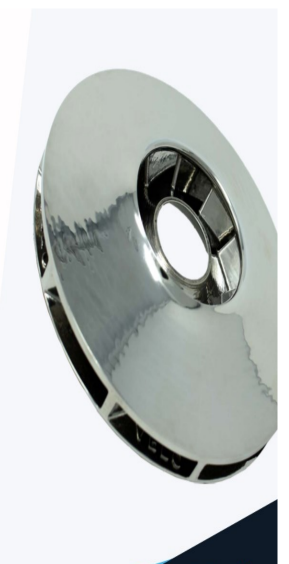
Production disruptions to its Energy customers



- SOLUTION

AM enables spares on demand – only VELO^{3D} can produce geometry

Digital inventory is a \$500M+ Annual VELO^{3D} opportunity in Energy sector^[1]



Jet Engine Manufacturer Development Problem



PROBLEM

Consolidating >100 engine parts to one with AM

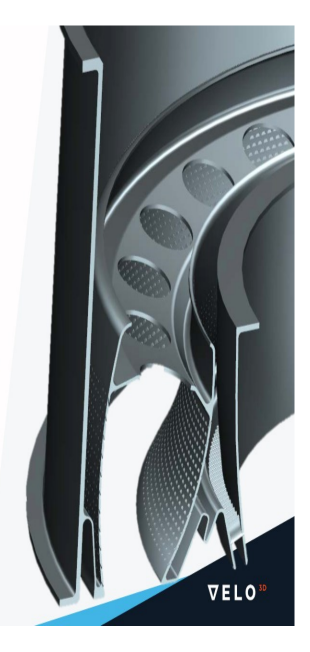
3 years with commodity AM development, >25% power loss to baseline



SOLUTION

VELO^{3D} eliminates power loss while reducing cost by 50% and lead time by 90%

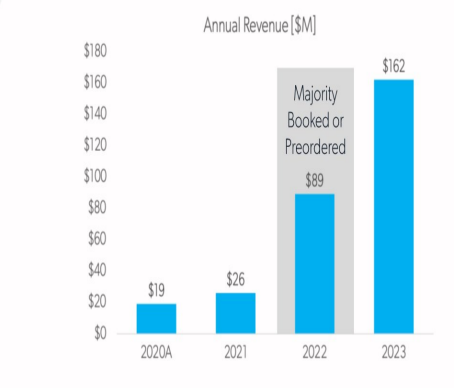
Annual VELO^{3D} Opportunity with this customer is \$100M+







Commercial Goals Through 2023 - Revenue



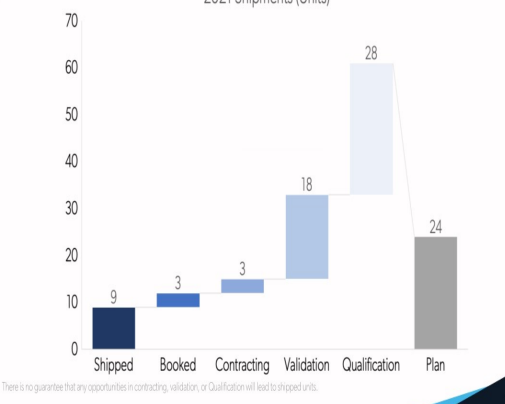
Revenue plan from Management Presentation.

37

VELO 3D

Plan Coverage for 2021 Need to ship 24 units to meet plan





38

VELO 3D

Commercial Goals Through 2023 - Customers

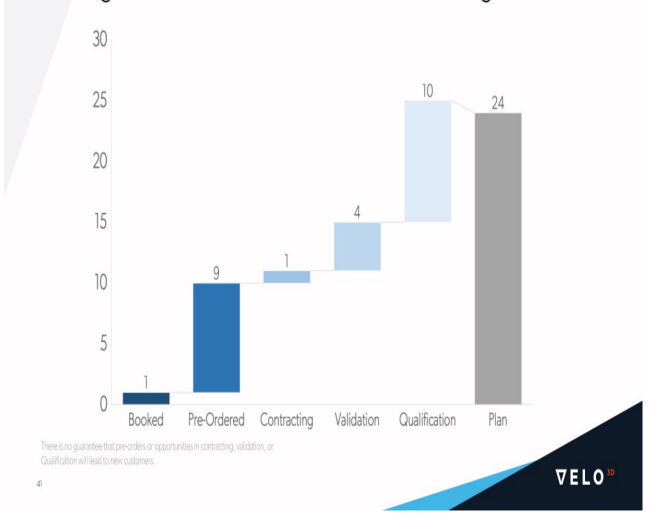
NUMBER OF BOOKING CUSTOMERS



Progress Toward 2021 New Customers Target in Plan



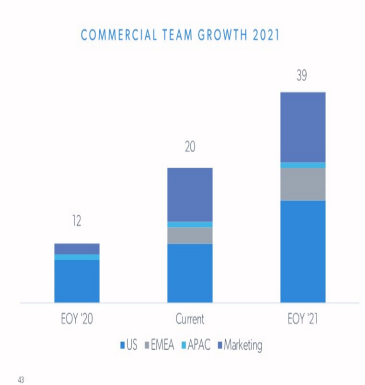
Progress Toward 2022 New Customers Target in Plan



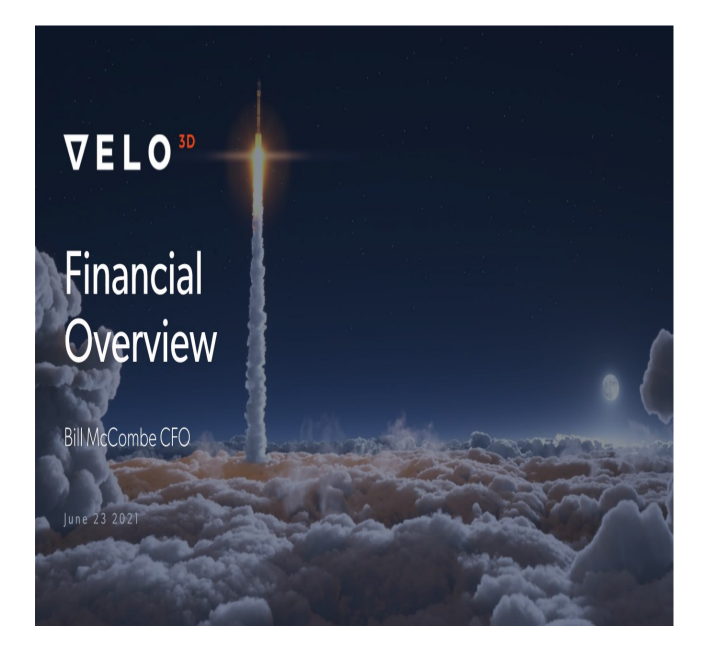
Global Sales Plan for EOY 2021



Recent and Planned Growth of Commercial Team







Transaction Enables Quick Transition from Pure Sale to Recurring Revenue Model

PURE SALE RECURRING REVENUE MODEL

\$1,750K Sale **\$810K** Sale

\$120K Annual service \$350K* Estimated ARR

>50% GM >80% ARR GM



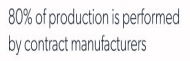




Demonstrated High Margin Unit Economics



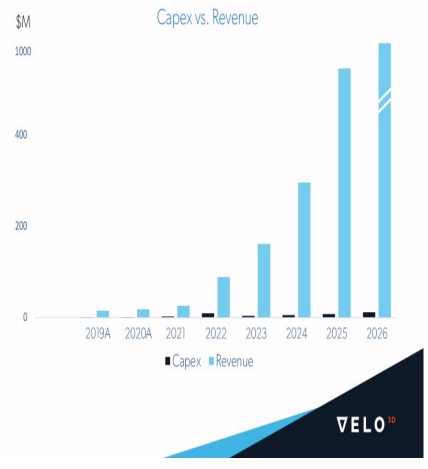




In-house operations limited to final assembly and test

Easily scalable manufacturing

Average capex 3% of revenue



Revenue Forecast with Commercial Evolution



Revenue Drivers: Customers

	2018A	2019A	2020A	2021	2022 50% XC ³	2022 27% XC ⁴
New Customers ¹	1	2	5	15	24	24
Total Customers ¹	1	3	8	23	47	47
Shipments to Existing Customers		7	4	7	24	38
Shipments to New Customers	1	2	9	17	24	24
Total Shipments	1	9	13	24	48	62
Average Existing Customers' Purchases ²		7.0	1.3	0.9	1.0	1.7

Long term Average Existing Customers Purchases is subject to uncertainty.

∇ELO^{3D}

Average number of units purchased by each existing customer at end of last year (by shipments)
 50% of units shipped are Sapphire XC, remainder are Sapphire or Sapphire IMZ

^{4. 27%} of units shipped are Sapphire XC, remainder are Sapphire or Sapphire 1MZ

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Expect Long term Average Existing Customers Purchases to converge to 1.1-1.5

- 1. Based on shipments
- Average number of units purchased by each existing customer at end of last year (by shipments)
 50% of units shipped are Sapphire XC, remainder are Sapphire or Sapphire IMZ
- 4. 27% of units shipped are Sapphire XC, remainder are Sapphire or Sapphire 1MZ

Long term Average Existing Customers Purchases is subject to uncertainty.

VELO 3D

Revenue Build Up

	2018A	2019A	2020A	2021	2022 50% XC	2022 27% XC
Revenue at year of sale ¹	\$2	\$15	\$17	\$23	\$78	\$78
Recurring Revenue ²	\$0	\$1	\$2	\$3	\$11	\$11
Total Revenue	\$2	\$15	\$19	\$26	\$89	\$89
Total Units Shipments	1	9	13	24	48	62
Year End Units Operating	1	10	23	47	95	109
Year of Sale ASP ¹	\$1.7	\$1.6	\$1.3	\$1.0	\$1.6	\$1.3
Average ARR ²	NM	NM	\$0.17	\$0.15	\$0.24	\$0.24

Expect Year of Sale ASP to be relatively constant Average ARR to to increase over the next few years

Expectations ASP and ARR are not guaranteed.

VELO^{3D}

^{1.} Revenue from all units shipped within calendar year: Revenue from 3D printer sales and year 1 revenue from ARR transactions

^{2.} Revenue from all units shipped in prior years: Revenue from support services and prior year ARR transactions

^{3.} Year of Sale revenue/total shipments (sales +ARR)

^{4.} Recurring revenue/Operating systems at end of prior year

Reiterating 2021 Full Year Guidance

	2020A	Q1A	Q2 Est	1H Est	2021 Est
Bookings ¹	20	6	4 ³	10	24
New Customers ²	6	3	54	8	15
Total Shipments	14	4	6 ⁵	10	24

Total Revenue \$19 \$1 \$7 \$8 \$	\$26
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¹ Included 10 SpaceX Sapphire XC orders

∇ELO^{3D}

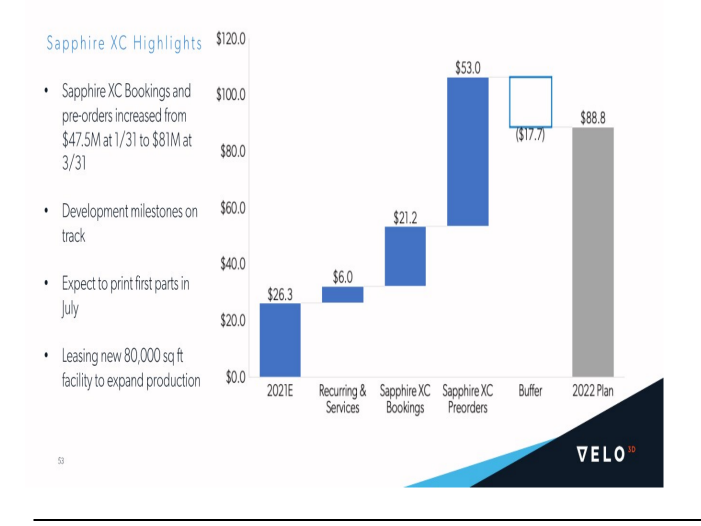
² By shipments

³ Booked 4 units in O2'21 to date

⁴ Shipped to 4 new customers in Q2'21 to date

⁵ Shipped 5 units in Q2'21 to date

Even Stronger Confidence in 2022 Revenue



Fast Revenue Growth and Strong Margins

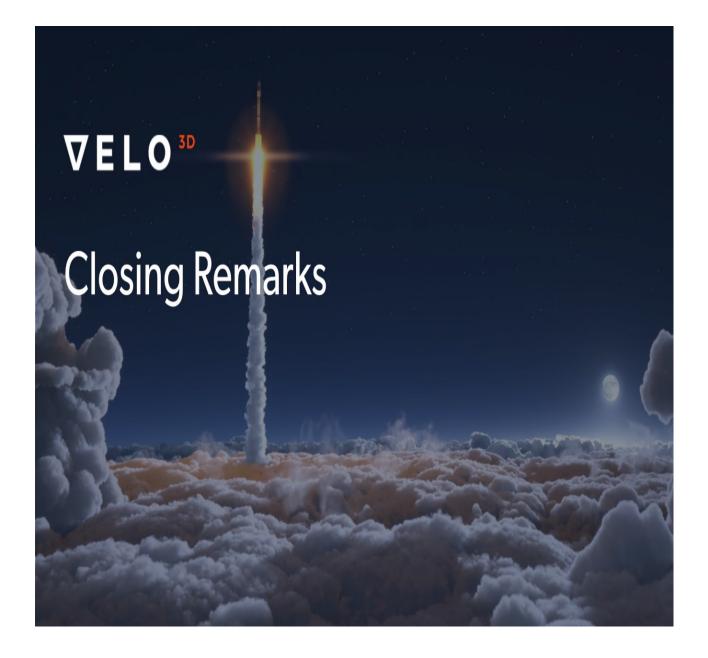
	2018A	2019A	2020A	2021	2022	2023	2024	2025	2026
Total Revenue	2	15	19	26	89	162	296	546	937
% Growth		702%	21%	41%	237%	82%	83%	85%	72%
Cost of Goods sold	2	10	12	14	59	86	152	264	447
Gross Profit	0	5	6	12	30	76	144	282	490
% Gross Margin	9%	33%	34%	46%	34%	47%	49%	52%	52%
Operating Expenses ³									
R&D	21	15	14	21	29	38	49	64	84
SG&A	14	15	13	22	32	42	57	76	101
EBITDA ³	-35	-22	-19	-28	-27	1	44	151	318
% EBITDA Margins	(NM)	(NM)	-99%	-91%	-30%	1%	15%	28%	34%

^{1.} As reported. Historical financial results have not been audited or reviewed

VELO 3D

^{2.} Percent calculation excludes non-recurring inventory adjustments

 $^{3. \}quad \text{Does not include share-based compensation expense and changes in fair value of warrant liabilities (NM) = Non Meaningful$



Complete Team Ready to Scale to Next Level









VP, GLOBAL BD John Murray CONCEPTLASER DASSAULT



Bill McCombe MAXAR HZ BANK OF AMERICA



Alex Varlahanov



Dr. Greg Brown



Chris Brozek



Chris Trout



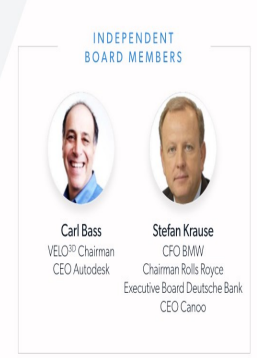






∇ELO^{3D}

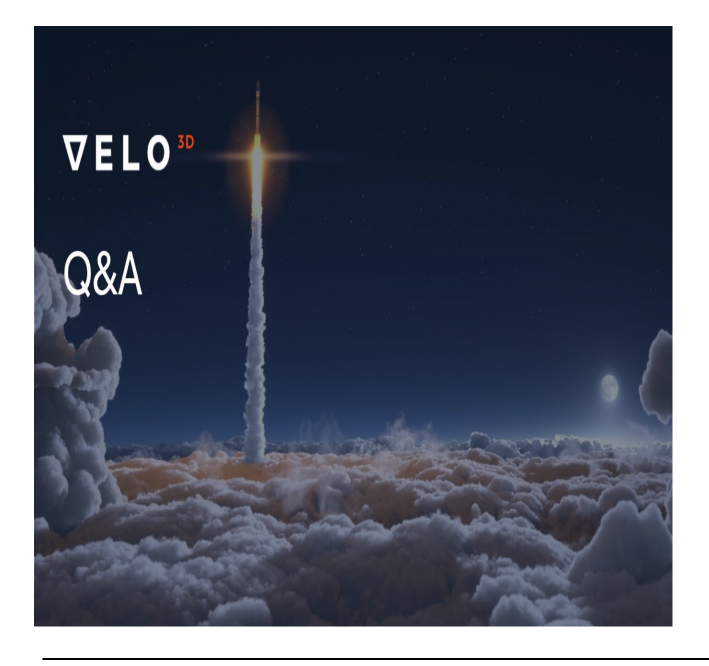
World Class Board and Investors







VELO 3D



Appendix

 ∇ELO^{3D}

Transaction Overview

Transaction Summary

- VELO^{3D} to merge with JAWS Spitfire at a pro forma enterprise value of \$1.6B (3x '25E revenue)
- 100% primary proceeds; with existing owners maintaining 72% pro forma ownership (3)
- 20.9M earnout shares to sellers with 50% earned at \$12.50 and 50% earned at \$15.00⁽⁴⁾

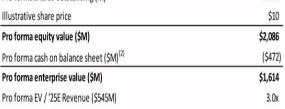
	Illustrative Cash	Sources & Uses	
(\$M)			
Transaction Sources		Transaction Uses	
SPFR cash in trust	\$345	Primary proceeds	\$465
PIPE investment	\$155	Fees and expenses	\$35
Total cash sources	\$500	Total cash uses	\$500

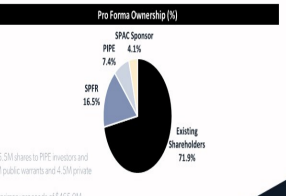


- (3) Approximately 3% of the proforma ownership interests held by current investors may be reallocated to new or existing investors prior to the
- (4) Based on 10% of pro forma equity.

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Pro Forma Capitalization and Ownership Pro Forma Valuation Pro forma shares outstanding (M) (1) 208.6 Illustrative share price Pro forma equity value (\$M) Pro forma cash on balance sheet (\$M)(2)





VELO3D

Selected Peers

ADVANCED MANUFACTURING

TECH-ENABLED COMPANIES

LEGACY AM



Peers in the additive manufacturing space

Accelerated growth profile

High gross margins



High value add manufacturers

Overlapping end markets

More traditional / established players with lower growth expectation



Primarily focused on polymers

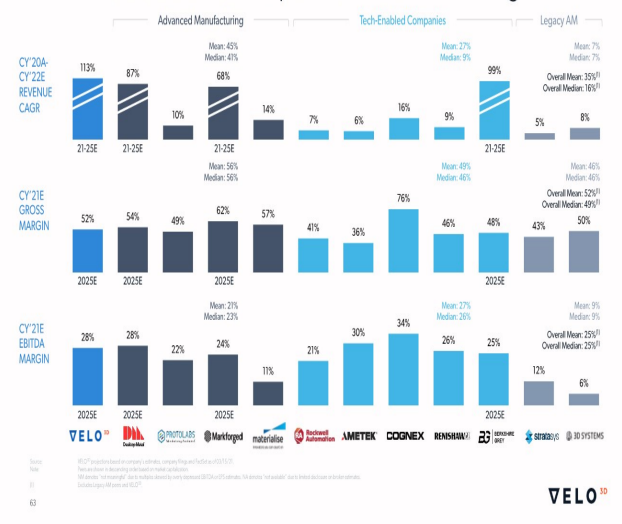
Legacy technologies, mostly off-patent by now

VELO 3D

Comparison to Key AM Peers

	VELO 3D	Desktop Metal
TECHNOLOGY	SupportFree Powder Bed Fusion	Binder jetting
OTHERS WITH SIMILAR TECHNOLOGY	Unique	ExOne, HP Digital Metal/Hoganas
TAM CREATED BY TECHNOLOGY	\$20B	??
APPLICATIONS	Production of High value parts for Aerospace, Energy and Industrial	Mass production of low-cost parts for Consumer and Automotive
STRATEGIC CUSTOMER	Materially superior products that are developed and produced faster and cheaper	Shorter lead time and lower cost on non-critical product components
2020 GM %1	+34%	-77%

Selected Peers Operational Benchmarking



Risk Factors

Risks Related to Velo²⁰'s Business and the Company following the Business Combination

Risks Related to Velo30's Financial Position and Need for Additional Capital

- Velo^{3D} is an early-stage company with a history of losses. Velo^{3D} has not been profitable historically and may not achieve or maintain profitability in the future
- Velo^{3D}'s financial projections may differ materially from actual results.
 - Velo^{3D}'s limited operating history and rapid growth makes evaluating its current business and future prospects difficult and may increase the risk of your investment.
- Velo^{3D} expects to rely on a limited number of customers for a significant portion of its near-term revenue.
- Velo^{3D} may require additional capital to support business growth, and this capital might not be available on acceptable terms, if at all.
- Velo¹⁰ has invested and expects to continue to invest in research and development efforts that further enhance its products. Such investments may affect Velo²⁰'s operating results and liquidity, and, if the return on these investments is lower or develops more slowly than Velo²⁰ expects, its revenue and operating results may suffer.

Risks Related to Velo30's Business and Industry

- Velo¹⁰ may experience significant delays in the design, production and launch of its additive manufacturing solutions, and may be unable to successfully commercialize products on its planned timelines.
- As part of its growth strategy, Velo3D intends to continue to acquire or make investments in other businesses, patents, technologies, products or services. Failure to do so successfully could disrupt Velo3D's business and have an adverse impact on its financial condition.
- Velo^{3D}'s business activities may be disrupted due to the outbreak of the COVID-19 pandemic.
- Changes in Velo3D's product mix may impact its gross margins and financial performance.
- Velo⁽¹⁾'s business model is predicated, in part, on building a customer base that will generate a recurring stream of revenues through the use of its additive manufacturing system and service contracts. If that recurring stream of revenues does not develop as expected, or if its business model changes as the industry evolves, its operating results may be adversely affected.
- Defects in Velo?¹⁰⁷ s additive manufacturing system or in enhancements to its existing additive manufacturing systems that give rise to part failures for its customers, resulting in product liability or warranty or other claims that could result in material expenses, diversion of management time and attention and damage to Velo²⁰⁷s reputation.
- The additive manufacturing industry in which Yelo³⁰ operates is characterized by rapid technological change, which requires Yelo³⁰ to continue to develop new products and innovations to meet constantly evolving customer demands and which could adversely affect market adoption of its products.
- The additive manufacturing industry is competitive. Velo³⁰ expects to face increasing competition in many aspects of its business, which could cause its operating results to suffer.
- Velo[®]'s existing and planned global operations subject the Company to a variety of risks and uncertainties that could adversely affect its business and operating results. Velo[®]'s business is subject to risks associated with selling machines and other products in non-United States locations. Velo[®] has identified material weaknesses in its internal control over financial reporting, which may result in material misstatements of its financial statements or cause the Company to fail to meet its periodic reporting obligations or cause its access to the capital markets to be impaired and have a material adverse effect on its business.

Risks Related to Third Parties

- Velo³⁰ could be subject to personal injury, property damage, product liability, warranty and other claims involving allegedly defective products that it supplies.
- Velo^{3D} may rely heavily on future collaborative and supply chain partners
- If Velo³⁰'s suppliers become unavailable or inadequate, its customer relationships, results of operations and financial condition may be adversely affected.



Risk Factors

Risks Related to Operations

- Velo³⁰ operates primarily at a facility in a single location, and any disruption at this facility could adversely affect its business and operating results.
- Construction of Velor¹⁰⁵ splanned production facilities may not be completed in the expected timeframe or in a cost-effective manner. Any delays in the construction of its production bacilities could severely impact its business, financial condition, results of
- Maintenance, expansion and refurbishment of Velo® stacilities, the construction of new facilities and the development and implementation of new manufacturing processes involve significant risks.

Risks Related to Compliance Matters

- Velo?® is subject to U.S. and other anti-corruption laws, trade controls, economic sanctions and similar laws and regulations. Velo?® failure to comply with these laws and regulations could subject the Company to civil, criminal and administrative penalties and
- Velo 10 is subject to environmental, health and safety laws and regulations related to its operations and the use of its additive manufacturing systems and consumable materials, which could subject Velo 10 to compliance costs and/or potential liability in the event of

Risks Related to Intellectual Property

- Velo^{(10)*} is business relies on proprietary information and other intellectual property ("IP"), and its failure to protect its IP rights could harm its competitive advantages with respect to the use, manufacturing, sale or other commercialization of its processes, technologies and products, which may have an adverse effect on its results of operations and financial condition.
- Third-party lawsuits and assertions to which Velo¹⁰ are subject alleging its infringement of patents, trade secrets or other IP rights may have a significant adverse effect on its financial condition.

Risks Related to the Business Combination and JAWS Spitfire

- JAWS Spitfire's Sponsor and JAWS Spitfire's executive officers and directors have entered into letter agreements with JAWS Spitfire to vote in favor of the Business Combination, regardless of how JAWS Spitfire's public shareholders vote.
- Subsequent to consummation of the Business Combination, JAWS Spittire may be required to subsequently take write-downs or write-offs, restructuring and impairment or other charges that could have a significant negative effect on its financial condition, results of operations and the share price of its securities, which could cause you to lose some or all of your investment.
- JAWS Spittire 's ability to successfully effect the Business Combination and to be successful thereafter will be dependent upon the efforts of key personnel of JAWS Spittire after giving effect to the consummation of the domestication of JAWS Spittire as a Delaware corporation and the Business Combination ("New Velo^{30"}), some of whom may be from JAWS Spitfire and Velo³⁰, and some of whom may join New Velo³⁰ following the Business Combination. The loss of key personnel or the hiring of ineffective personnel after the Business Combination could negatively impact the operations and profitability of New Velo30
- The ability of JAWS Spittire's shareholders to exercise redemption rights with respect to JAWS Spittire's Public Shares may prevent JAWS Spittire from completing the Business Combination or optimizing its capital structure.

 A significant portion of Velo^{50*} stotal outstanding shares are restricted from immediate resale but may be sold into the market in the near future. This could cause the market price of shares of New Velo^{50*} common stock to drop significantly, even if New Velo^{50*} common stock to drop significantly. business is doing well.
- The public stockholders will experience immediate dilution as a consequence of the issuance of shares of New Velo¹⁰ common stock as consideration in the Business Combination and in the PIPE Financing.

