# 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): June 12, 2024

### **SDCL EDGE Acquisition Corporation**

(Exact name of registrant as specified in its charter)

			,
Cayman Islands (State or other jurisdiction		01-40980 ommission	98-1583135 (I.R.S. Employer
of incorporation)		Number)	Identification No.)
60 East 42nd Street, Suite 11	00		
New York, NY	00,		10165
(Address of principal executive	offices)	<u> </u>	(Zip Code)
	(212) (Registrant's telephone	488-5509 number, including area	code)
(I	Not A Former name or former ad	Applicable dress, if changed since l	last report)
Check the appropriate box below if the Form 8-K filing is	s intended to simultaneously	satisfy the filing obligati	ion of the registrant under any of the following provisions:
☑ Written communications pursuant to Rule 425 under	the Securities Act (17 CFR	230.425)	
$\ \square$ Soliciting material pursuant to Rule 14a-12 under the	e Exchange Act (17 CFR 240	).14a-12)	
$\hfill \Box$ Pre-commencement communications pursuant to Ru	le 14d-2(b) under the Exchar	nge Act (17 CFR 240.14c	d-2(b))
☐ Pre-commencement communications pursuant to Ru	le 13e-4(c) under the Exchar	nge Act (17 CFR 240.13e	e-4(c))
Securities registered pursuant to Section 12(b) of the Act	:		
Title of each class	Tradi	ng Symbol(s)	Name of each exchange on which registered
Units, each consisting of one Class A ordinary share and one redeemable warrant	one-half of	SEDA.U	New York Stock Exchange LLC
Class A ordinary shares, par value \$0.0001 per sh		SEDA	New York Stock Exchange LLC
Redeemable warrants, each whole warrant exercisable fo A ordinary share at an exercise price of \$11.50		EDA.WS	New York Stock Exchange LLC
Indicate by check mark whether the registrant is an emer the Securities Exchange Act of 1934 (§240.12b-2 of this		fined in Rule 405 of the S	Securities Act of 1933 (§230.405 of this chapter) or Rule 12b-2 of
			Emerging growth company ⊠
If an emerging growth company, indicate by check mark accounting standards provided pursuant to Section 13(a)		not to use the extended	transition period for complying with any new or revised financial

#### Item 7.01 Regulation FD Disclosure.

SDCL EDGE Acquisition Corporation ("SEDA") is furnishing an updated investor presentation dated June 2024 that is attached as Exhibit 99.1 to this Current Report on Form 8-K and incorporated by reference herein. The investor presentation updates the investor presentation previously filed as Exhibit 99.1 to Current Report on Form 8-K on April 2, 2024.

The information in this Current Report on Form 8-K furnished pursuant to Item 7.01, including Exhibit 99.1, shall not be deemed to be "filed" for the purposes of Section 18 of the Securities Exchange Act of 1934, as amended (the "Exchange Act"), or otherwise subject to liability under that section, and it shall not be deemed incorporated by reference in any filing under the Securities Act of 1933 (the "Securities Act") or the Exchange Act, except as shall be expressly set forth by specific reference in such filing. By filing this Current Report on Form 8-K and furnishing this information pursuant to Item 7.01, SEDA makes no admission as to the materiality of any information in this Current Report on Form 8-K, including Exhibit 99.1, that is required to be disclosed solely by Regulation FD.

#### Important Information and Where to Find It

In connection with the business combination agreement executed by, among others, SEDA and Specialty Copper Listco Plc ("PubCo") on February 20, 2024 (the "Business Combination"), PubCo has publicly filed with the United States Securities and Exchange Commission (the "SEC") a preliminary proxy statement/prospectus on Form F-4 (a "Proxy Statement/Prospectus"). A definitive Proxy Statement/Prospectus will be mailed to holders of SEDA's ordinary shares as of a record date to be established for voting on the Business Combination and other matters as described in the Proxy Statement/Prospectus. The Proxy Statement/Prospectus includes information regarding the persons who may, under SEC rules, be deemed participants in the solicitation of proxies to SEDA's shareholders in connection with the Business Combination. PubCo and SEDA may also

file other documents regarding the Business Combination with the SEC. BEFORE MAKING ANY VOTING OR INVESTMENT DECISION, INVESTORS AND SECURITY HOLDERS OF SEDA ARE URGED TO READ THE PROXY STATEMENT/PROSPECTUS, THE DEFINITIVE PROXY STATEMENT/PROSPECTUS AND ALL OTHER RELEVANT DOCUMENTS FILED OR THAT WILL BE FILED WITH THE SEC IN CONNECTION WITH THE MERGER, INCLUDING ANY AMENDMENTS OR SUPPLEMENTS TO THESE DOCUMENTS, CAREFULLY AND IN THEIR ENTIRETY BECAUSE THEY WILL CONTAIN IMPORTANT INFORMATION ABOUT THE PROPOSED BUSINESS COMBINATION.

Investors and security holders are able to obtain free copies of the Proxy Statement/Prospectus and all other relevant documents filed or that will be filed with the SEC by PubCo or SEDA through the website maintained by the SEC at www.sec.gov. In addition, the documents filed by SEDA may be obtained free of charge from SEDA's website at www.secledge.com or by written request to SEDA at SDCL EDGE Acquisition Corporation, 60 East 42nd Street, Suite 1100, New York, NY 10165, Attn: Francesca Lorenzini

#### Participants in the Solicitation

SEDA, and certain of their respective directors and officers may be deemed to be participants in the solicitation of proxies from SEDA's shareholders in connection with the Business Combination. Information about SEDA's directors and executive officers and their ownership of SEDA's securities is set forth in SEDA's filings with the SEC, including SEDA's Annual Report on Form 10-K for the year ended December 31, 2023, which was filed with the SEC on April 16, 2024. Additional information regarding the interests of those persons and other persons who may be deemed participants in the Business Combination may be obtained by reading the Proxy Statement/Prospectus regarding the Business Combination when it becomes available. You may obtain free copies of these documents as described in the preceding paragraph.

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#### No Offer or Solicitation

This Current Report on Form 8-K and the information contained herein do not constitute an offer to sell or the solicitation of an offer to buy any security, commodity or instrument or related derivative, 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 jurisdiction. No offer of securities in the United States or to or for the account or benefit of U.S. persons (as defined in Regulation S under the Securities Act) shall be made except by means of a prospectus meeting the requirements of Section 10 of the Securities Act, or an exemption therefrom. Investors should consult with their counsel as to the applicable requirements for a purchaser to avail itself of any exemption under the Securities Act.

#### Forward Looking Statements

This Current Report on Form 8-K contains certain forward-looking statements within the meaning of the federal securities laws with respect to the Business Combination between SEDA, cunova GmbH ("Cunova") and the KME specialty aerospace business (the "Aerospace Business", together with Cunova, the "Target"), including but are not limited to, statements regarding the benefits of the transaction, the anticipated timing of the transaction, the products offered by the Target and the markets in which it operates, the Target's projected future results (including EBITDA and cash flow). These forward-looking statements generally are identified by the words "project," "expect," "anticipate," "plan," "may," "should," "will," "would," "will be," "will continue," and similar expressions. Forward-looking statements are predictions, projections and other statements about future events that are based on current expectations and assumptions and, as a result, are subject to risks and uncertainties. Many factors could cause actual future events to differ materially from the forward-looking statements in this document, including but not limited to: (a) the outcome of any legal proceedings that may be instituted in connection with the Business Combination; (b) delays in obtaining, adverse contained in, or the inability to obtain necessary regulatory approvals or complete regulatory reviews required to complete the Business Combination; (c) the risk that the Business Combination disrupts Cunova's or the Aerospace Business's current plans and operations; (d) the inability of Cunova to recognize the anticipated benefits of the Business Combination, including its acquisition of the Aerospace Business, which may be affected by, among other things, competition, the ability of the combined company to grow and manage growth profitably with customers and suppliers and retain key employees; (e) the risk that Cunova's or the Aerospace Business's projected pipeline of projects and production capacity do not meet Cunova's or the Aerospace Business's proposed timeline or that such pipeline fails to be met at all; (f) costs related to the Business Combination; (g) the risk that the Business Combination does not close in the second quarter of 2024 or does not close at all; (h) changes in the applicable laws or regulations; (i) the possibility that Cunova, the Aerospace Business, or the combined company may be adversely affected by other economic, business, and/or competitive factors; (j) economic uncertainty caused by the impacts of geopolitical conflicts, including Russia's invasion of Ukraine and the ongoing conflicts in the Middle East; (k) economic uncertainty due to rising levels of inflation and interest rates; (l) the risk that the approval of the shareholders of SEDA for the Business Combination is not obtained; (m) the risk that any current or future equity or debt transactions are not completed prior to the closing of the Business Combination; (n) the risk that even if any current or future equity or debt transactions are completed, they will not be sufficient to satisfy the minimum cash condition set forth in the definitive documentation in connection with the Business Combination and/or fund the combined company's execution on its near-term project pipeline allowing the combined company to scale its operations; (o) the amount of redemption requests made by SEDA's shareholders and the amount of funds remaining in SEDA's trust account after satisfaction of such requests prior to the closing of the Business Combination; (p) SEDA's, Cunova's, the Aerospace Business and the other parties to the definitive documentation in connection with the Business Combination ability to satisfy the conditions to closing the Business Combination; and (q) the ability to maintain listing of SEDA's securities on the NYSE. The foregoing list of factors is not exhaustive. You should carefully consider the foregoing factors and the other risks and uncertainties described in the "Risk Factors" section of PubCo's registration statement on Form F-4, the proxy statement/prospectus contained therein, SEDA's Annual Report on Form 10-K, SEDA's Quarterly Reports on Form 10-Q and other documents filed by PubCo, the Target or SEDA from time to time with the SEC. These filings 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. Forward-looking statements speak only as of the date they are made. Readers are cautioned not to put undue reliance on forward-looking statements, and PubCo, the Target and SEDA assume no obligation and do not intend to update or revise these forward-looking statements, whether as a result of new information, future events, or otherwise. Neither PubCo, the Target nor SEDA gives any assurance that PubCo, the Target or SEDA will achieve its expectations. The inclusion of any statement in this communication does not constitute an admission by PubCo, the Target or SEDA or any other person that the events or circumstances described in such statement are material.

#### Item 9.01 Financial Statements and Exhibits.

(d) Exhibits.

Exhibit No.			Description		
99.1*	Investor Presentation				
		_			
* Furnished	herewith.				

#### SIGNATURE

Pursuant to the requirements of the Securities Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf by the undersigned hereunto duly authorized.

Date: June 12, 2024

By: /s/ Ned Davis
Name: Ned Davis
Title: Chief Financial Officer





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June 2024

#### Disclaimer

This presentation (the "Presentation") is provided in connection with the potential initial business combination (the "Initial Business Combination") of SDCL EDGE Acquisition Corporation ("SEDA," 'us' or 'we') with the prospective target businesses (the "Target" or the "Company"). Any reproduction, publication or distribution of this Presentation, in whole or in part, or the disclosure of its contents other than what has been filed with the U.S. Securities and Exchange Commission (the "SEC"), without SEDA's prior written consent, is strictly prohibited. By accepting this Presentation, the nerby agree to be bound by and comply with the restrictions contained herein. By accepting and/or by reading this Presentation, the Recipient agrees and undertakes towards SEDA and the Target that it will not, and will cause its directors, officers, employees, representatives, advisors and consultants (the "Representatives") not to, disclose any type of information relating to SEDA or the Target other than what has been filed with SEC. Neither SEDA, the Target nor any of their affiliates, interclos, officers, employees or advisers or any other person, makes any representation or warranty, either expressed or implied, as to the accuracy, completeness or reliability of the information contained herein or any other written, card or other communications transmitted or otherwise made available to the Recipient in the course of its evaluation of the Initial Business Combination. SEDA are the Target of their representation. to use information contained, sure countries, strategives or any other person, makes any representation or warrany, either experts of its evaluation, das to the accuracy, completeness or reliability or the uniformation or any other within, oral or other communications transmitted or otherwise made available to the Recipient in the course of its evaluation of the Initial Business Combination. SEDA and help for the proposed framework or the proposed framework or the course of the sevent of the securation of the Initial Business Combination. SEDA and peligent or drawing the proposed framework or sevent or any other person shall be liable for any direct, indicated or consequential loss or suffered or incurred by any Recipient as a result of relying on any statement in this Presentation, and the Recipient hereby expressly disclaims such liability, in indicate or consequential loss or suffered or incurred by any Recipient as a result of relying on any statement in this Presentation, and the Recipient hereby expressly disclaims such liability, in indicate or consequential loss or suffered or incurred by any Recipient as a result of relying on any statement in this Presentation, and the Recipient hereby expressly disclaims such liability, in indicate or consequential loss or suffered or incurred by any Recipient as a result of relying any statement or the result and the such information contained in this Presentation is previously and the sevent that such information becomes macured or incomplete. Except to the extent required by law, neither SEDA not Target by a summary of selected they information contained in this Presentation. Except the extent required by law, neither SEDA not Target by a summary of selected they information contained in this Presentation in the Presentation in

This Presentation shall neither constitute an offer to sell or the solicitation of an offer to buy any securities, nor shall there be any sale of securities in any jurisdiction in which the offer, solicitation or sale would be unlawful prior to the registration qualification under the securities laws of any such jurisdiction.

unlawful prior to the registration qualification under the securities laws of any such jurisdiction.

Neither the SEC nor any state or territorial securities commission has approved or disapproved of the securities or determined if this Presentation is truthful, accurate or complete.

Certain statements, estimates, targets and projections contained in this Presentation may constitute "forward-looking statements" for purposes of the federal securities laws. Actual results may differ from their expectations, estimates and projections and consequently, you should not rely on those forward-looking statements as predictions of future events or future performance of SEDA or the Target. These forward-looking statements include, but are not limited to, statements regarding SEDA, the Target or their respective mannerent teams' conclusions, expectations, hopes, beliefs, intentions or strategies regarding the future and/or future events or circumstances. In addition, any statements that refer to projections, forecasts or other characterizations of future events or circumstances, including any underlying assumptions, are forward-looking statements. The words "addressing," 'anticipated," 'become, "benefit," 'believe," 'creating,' 'continues,' 'covered,' 'driven,' 'enabling,' 'expected,' 'growing,' 'implementing,' 'improve,' 'includes,' 'increasing,' 'intended,' 'may,' 'projected,' 'proving,' 'respected,' 'growing,' 'implementing,' 'improve,' 'includes,' 'increasing,' 'intended,' 'may,' 'projected,' 'proving,' 'may,' 'respected,' 'growing,' 'includes,' 'increasing,' 'includes,' 'increasing,' 'intended,' 'may,' 'projected,' 'growing,' 'implementing,' 'improve,' 'includes,' 'increasing,' 'includes,' 'increasing,' 'includes,' 'increasing,' 'includes,' 'increasing,' '

- SEDA's ability to engage in and complete the Initial Business Combination SEDA's expectations and estimates regarding the performance of the Target
- SEDA's expectations and estimates regarding the markets and market participants relevant to the Target;
- SEDA's public securities' potential liquidity and trading;
- SEDA's financial performance following its initial public offering;
  Target's ability to complete the acquisition of the Aerospace Business of KME Group by cunova GmbH ("cunova"); and
- Target's projected future operational and financial performance, including anticipated benefits of cunova's acquisition of the Aerospace Business of KME Group and the proposed business combination bely the Target and SEDA.



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#### Disclaimer

Such forward-looking statements are subject to risks, uncertainties, and other factors which could cause actual results to differ materially from those expressed or implied by such forward-looking statements. Such Such toward-looking statements are subject to risks, uncertainties, and other factors which could cause actual results to differ materially from those expressed or implied by such forward-looking statements. Such factors include but are not limited to, various factors beyond management's control, including other risks and uncertainties set forth in the section entitled "Tisks Factors" in the prospectus included in the registration statement on Form F-4 filed by PubCo on May 16, 2024 with the SEC, as may be amended from time to time, the annual report on Form 10-K filed by SEDA on April 16, 2024 and any subsequent filings with the SEC by either SEDA or PubCo from time to time, Accordingly, any projections, modelling or analysis or from time to time, excordingly, any projections, modelling or analysis or advantage or complete prediction of future results, events or circumstances. Further, the information contained in this Presentation may derive, either in whole or in part, from various internal and external sources. No representation or warranty is made as to the reasonableness of the assumptions made within or the accuracy or operited projections, modeling or analysis or any other information contained in this Presentation. Any financial information in this Presentation (including specifically the projections), that are forward-looking statements are based on assumptions that are inherently subject to significant uncertainties and contingencies, many of which are beyond SEDA's and/or the Target's control. The assumptions and estimates deriving the projected results 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 projections.

In this presentation, we use a number of key operating metrics, including Full Added Value (FAV), and non-IFRS financial measures, including EBITDA and Adjusted EBITDA, which PubCo believes accurately, in all material respects, reflect the principal parameters of the Target's historic performance.

all malerial respects, reflect the principal parameters of the Target's historic performance.

The financial measures EBITAA and Adjusted EBITAA, and measures calculated based on these measures, that are not prepared in accordance with accounting principles generally accepted in the United States ("GAAP") or international financial reporting standards ("IFRS"). These non-GAAP/non-IFRS measures, and other measures that are calculated using these non-GAAP/non-IFRS measures, are an addition, and not a substitute for or superior to measures estimate performance prepared in accordance with GAAP or IFRS. The Target believes these non-GAAP/non-IFRS measures of financial results provide useful information to management and potential investors regarding certain financial and business trends relating to the Target's financial condition and results of operations. The Target believes that the use of these non-GAAP/non-IFRS financial measures provides an additional tool for potential investors to use in companing the Target's financial condition and results of operations. The Target believes that the use of these non-GAAP/non-IFRS financial measures in the Target's financial condition and results of operations, with other similar companies, many of which present similar non-GAAP/non-IFRS financial measures in the Target's financial condition and results of operations with other similar companies, many of which present similar non-GAAP/non-IFRS financial measures and their nearest GAAP / IPRS equivalents. For example, the Target's definitions of non-GAAP / non-IFRS financial measures and their rearest GAAP / IPRS equivalents. For example, the Target's definitions of mon-GAAP / non-IFRS financial measures and their experience the non-GAAP/non-IFRS financial measures and their experience the non-GAAP / non-IFRS measures in this Presentation and the information contained in it do not constitute a not expense of the non-GAAP / non-IFRS financial measures and their experience the non-GAAP / non-IFRS measures in the Target's defin

On February 20, 2024, SEDA, PubCo, Target and certain other parties, entered into a business combination agreement with respect to the Initial Business Combination (the "BCA"). The BCA is subject to, among other things, the receipt of all necessary approvals (including regulatory approvals) and the finalization of the relevant agreements to the satisfaction of the parties thereto (as therein provided). The information contained in this Presentation is based on present circumstances, economic and market conditions, assumptions, and beliefs. Neither SEDA or the Target has any obligation to update this Presentation or correct any inaccuracies or omissions it discovers following the date of this Presentation.

SEDA is an "emerging growth company" as defined under the United States Securities Act of 1933, as amended (the "Securities Act"). SDCL is authorized and regulated in the United Kingdom by the Financial Conduct Authority. The information contained herein does not constitute or form part of, and should not be construed as, an offer or invitation to purchase, subscribe for, underwrite or otherwise acquire, any securities of SEDA or any other person nor should it or any part of it form the basis of, or be relied on in connection with, any contract to purchase or subscribe for any securities of SEDA or any other person or connection with any other contract or commitment whatsoever.

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June 2024

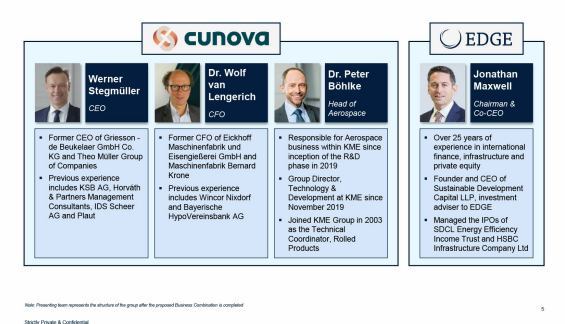
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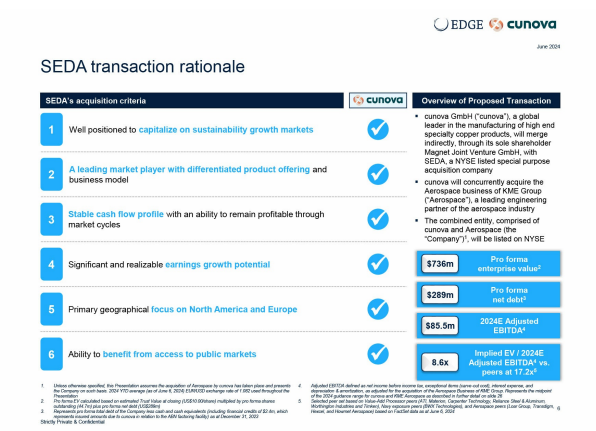
The 2024 guidance, estimates and long-term targets in this Presentation prepared by each of cunova GmbH and KME Aerospace, respectively, are forward-looking statements and are subject to significant business, financial, economic, operating, competitive and other risks and uncertainties, many of which are beyond the control of each of cunova GmbH and KME Aerospace, respectively, and could cause actual results to differ materially from those contained in their respective 2024 guidance, estimates and prepare transpers. Although all financial guidance, estimates and rangets are necessarily speculative, each of cunova GmbH and KME Aerospace, respectively, believes that their respective preparation of guidance, estimates and targets involves increasingly higher levels of uncertainty the further out the guidance, estimates for target extends from the date of preparation. No assurance can be given that any of these metrics will be achieved on the time frames outlined in this Presentation or at all and no representation, warranty, undertaking or other assurance, express or implied, is given or made as to the achievement or reasonableness of any future guidance, an anagement estimates, prospects, returns, or fong-term targets contained in this Presentation. As a result, you should not place undure reliance on these forward-looking statements, which speak only as of the date of this Presentation and should not be regarded as an indication that each of cunova GmbH and KME Aerospace, respectively, or any of their respective representatives considered or consider their respective propagation and should not be regarded as an indication that each of cunova GmbH and KME Aerospace's respective management estimates should change except as required by another the servicies leaves.



lune 2024

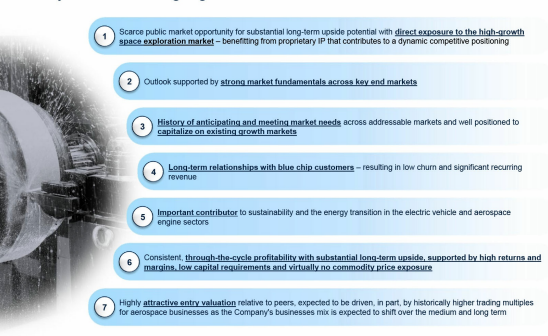
## Presenting team







# Key investment highlights



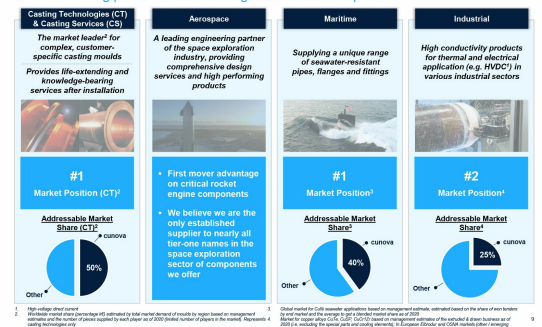
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## Global leader in specialty copper products

A market leading position in all of the segments in which it operates



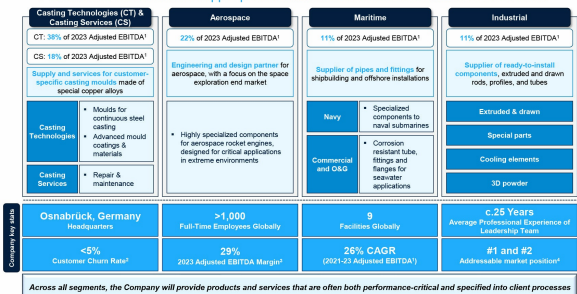
CEDGE S cunova

June 2024

#### What we do

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Producer of mission critical copper products and solutions to a diverse set of end markets



- Adjusted EBITDA defined as net incomeñosa as presented in the Company's financial statements in accordance with IFRS, as adjusted to exclude (i) income fax, (ii) exceptional items (one-off cave out cost), (iii) interest expense, and (iv) depreciation and amortization Data based on management calculations for 2017-2020 period, does not account for Casting Services and exclude MRETF

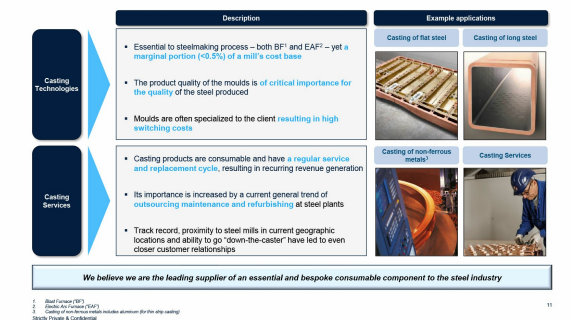
  2023 Adjusted EBITDA Magning calculated as 2023 Adjusted EBITDA (USEXTM) divides (pass side 24 for referrition of FAV)

  #1 addressable market position in Casting Technologies and Maritime segments and #2 in the Industrial & Energy segment as of 2020 (see alide 8 for clarification on geographic scope of market positions)



lune 2024

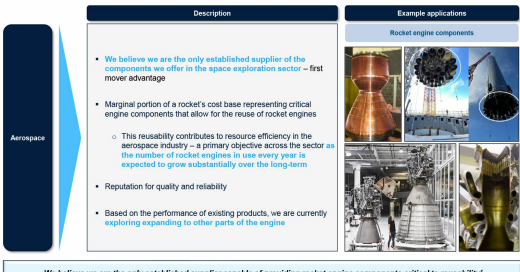
## Why we are needed - Casting





June 2024

# Why we are needed - Aerospace



We believe we are the only established supplier capable of providing rocket engine components critical to reusability

KME market intelligence

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## Why we are needed – Maritime & Industrial Applications





### Why we win

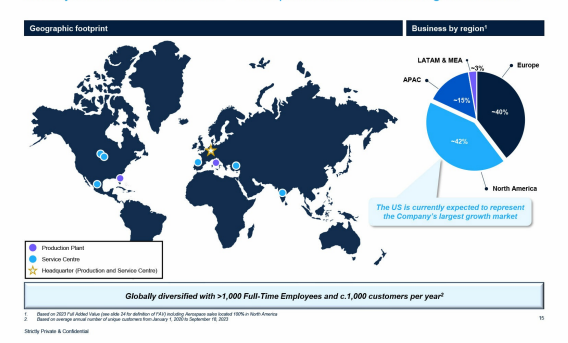


sed on average annual number of unique customers from January 1, 2020 to September 18, 2023



### Where we do business

Globally diversified business model – with exposure to both mature and growth markets

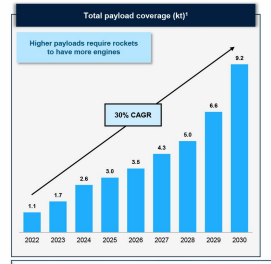






## Substantial direct exposure to high-growth space exploration...

We believe we are the only established provider of certain mission critical equipment to some of the most active space exploration companies



#### Addressable market growth patterns

- Industry deep-dive review recently estimated that the Aerospace addressable copper component market could grow by more than 3x from 2022 to 20302
- Key factors in market evolution include increased payload and number of engines per rocket, partially offset by moderating growth of launch activity and increased reusability of engines
- Although year-over-year growth patterns may vary significantly with the engine re-designs, testing and launch patterns of key customers, there is expected to be substantial market growth potential over the medium and long term
- We believe Aerospace has a first mover advantage and position as a trusted and established supplier to certain of the most active space exploration companies, and we expect Aerospace performance to move in line with sector activity
- Potential for further growth over the medium to long term through expanding product offering to additional engine components

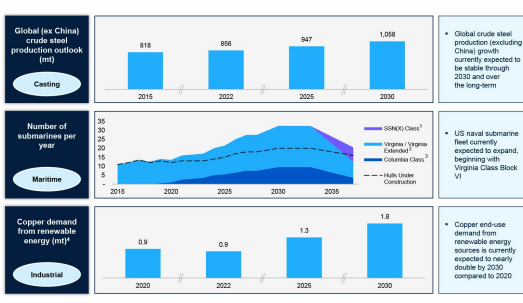
Space exploration activity is currently outpacing reusability rate of engines – resulting in a potentially more than tripling of the addressable market size for Aerospace

ce: Global management consulting firm USA and Europe orily As estimated by a global management consulting firm in March 2023 Strictly Private & Confidential



June 2024

# ...with a strong outlook in other key end markets

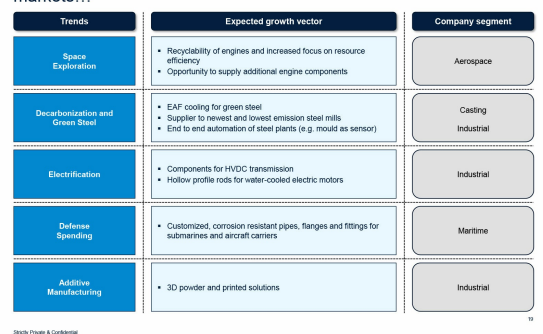


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lune 2024

# Well-positioned for growth through exposure to key growth markets...



June 2024

CEDGE S cunova

# ...with numerous initiatives in place to deliver growth

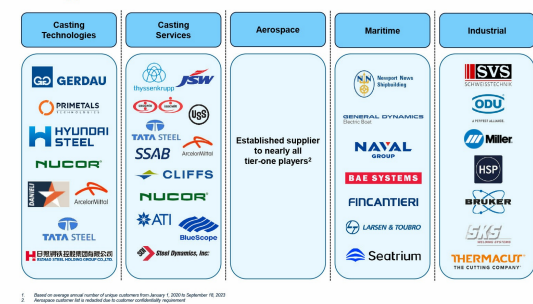
Leverage synergies of cunova and KME Aerospace combination Expected opportunity to grow Aerospace's portfolio and/or accelerate Aerospace's production offering to other parts of the rocket engine Leveraging cunova's capabilities with tubes, machined parts and copper alloy powders (3D printing) Expansion of manufacturing footprint as well as employing partnership model to grow Casting in key growth markets, such as Expand to Growth of Aerospace outside of the US new markets Expand into aluminium casting market with copper-based casting sleeves Increase capacity in crucible production to meet expected increase in titanium casting demand Roll-out of casting services across the portfolio, going "down the caster" globally Expand product Upsell customers to higher margin advanced moulds offering Expand Aerospace portfolio to have greater coverage of the rocket engine Continued Continue to further our existing R&D pipeline and identify new potential applications
 Strategic review recently completed for Industrial Applications division, identifying expected highest opportunity end-markets (including EAF cooling panels and nose pans, water-cooled waveguides and 3D printing) emphasis on R&D and accessing growth end markets Potential for Potential for opportunistic acquisitions to complement existing capabilities bolt-on M&A Management team highly experienced with M&A integration

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## Long-term relationships with blue chip customers...

With c.1,000 customers per year<sup>1</sup>, the Company has a diversified customer base – including premier names in each of its end markets





June 2024

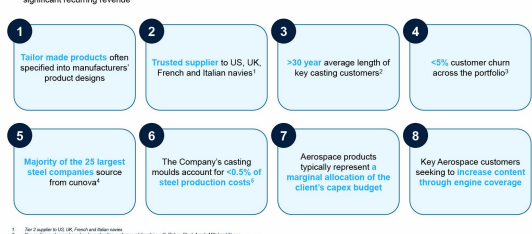
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## ...driven by our track record of product reliability

High switching costs and low share of total costs drive high levels of recurring revenue

- Most of the components produced have a "zero-failure" tolerance their performance is mission critical to our customers
- We believe substitution risk is low given the importance of reliability to our customers and our products typically represent a small
  portion of the total cost of the customer's product
- The trust of our customers is, therefore, one of our most important assets and gives us a distinct competitive advantage that drives significant recurring revenue



Tier 2 supplier to US, UK, French and Italian navies Key cashro; ustomers based on long-standing outstomer relationships with Rizhao Steel, ArcelorAttal and Nucor Data based on management calculations for 2017-2020 period, does not account for Casting Services and excludes KMET Ranking of for steel-producing companies in 2022 by the World Steel Association.

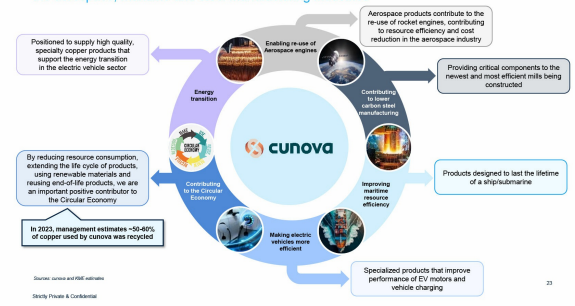
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## Dedicated to resource efficiency and the circular economy and to support the transition to energy conservation

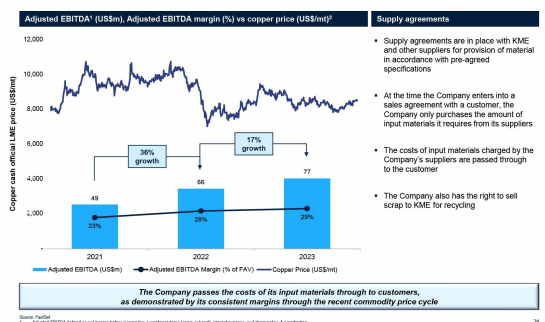
Provider of critical components that support the energy transition and resource efficiency in the aerospace, maritime and steel manufacturing industries





June 2024

# A business model that passes through commodity price risk



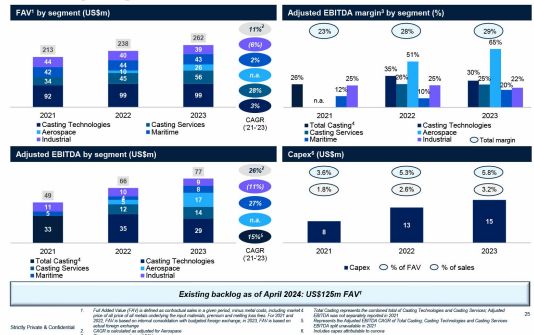
Source FacSel

1. Adjusted EBITIDA defined as net income before income tax, exceptional items (carve-out cost), interest expense, and depreciation & amortization
2. Copper pine data from January 1, 2021 to December 31, 2023
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luno 2024

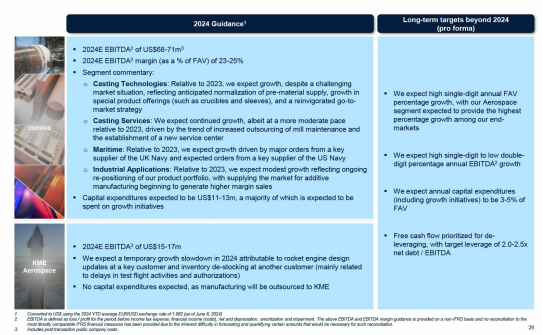
# Consistent and robust profitability – with low capital intensity and increasing margins





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# Guidance and long-term targets



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### Long-term business growth drivers - cunova

#### Management's current view



- FAV currently expected to grow at a higher rate than global crude steel production (excluding China)
- Growth in sleeves (for aluminum sheet casting) and crucibles (for specialty steel and titanium production, which was historically primarily supplied from other providers in Russia), which utilize cunova's forged copper capabilities to provide a superior product
- Increasing market share through revamped go-to-market model with higher incentivization of sales force and agents
   Modest pricing growth driven by upsell cycle to high-performance, higher margin thin slab moulds
- Potential for further growth through implementing mould as a sensor in steel plant automation
- Casting
- FAV currently expected to grow at a higher rate than Casting Technologies
  - o Strong trend towards outsourcing maintenance in steel mills
  - o Capacity growth to address underserved market for chock repairs
- Addition of new service stations
- o Enhanced servicing capabilities to move "down the caster" and servicing products manufactured by other suppliers



- US Navy currently expected to expand its fleet significantly in Block VI in coming years
- o Virginia Class − 2 ships per year¹ in Block VI vs. 1 per year in Block V
- o Columbia Class new ship class, with 1 ship expected per year<sup>1</sup>
- o Aircraft carriers 1 carrier per 4 years<sup>1</sup> in Block VI vs. 1 per 5 years in Block V
- · Columbia Class ships require higher proportion of cunova's main seawater parts and CuNi fittings than Virginia Class
- Pricing agreements for Virginia Class Block VI to include inflationary cost pass-through, providing margin benefits vs. prior years
- Additional medium to long term potential upside from AUKUS treaty
- Offshore oil and gas growth expected to be in line with industry offshore capital expenditures



- Core extruded & drawn products business currently expected to grow in line with industrial demand in Europe
- Incremental FAV growth expected through higher-margin new products in growth markets, including EAF cooling, additive manufacturing and EV technology

. Congressional Research Service (April 2024)

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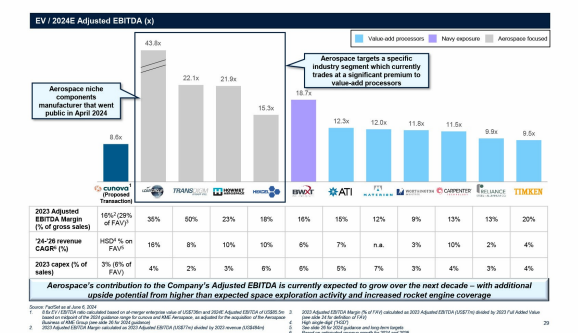
# Long-term business growth drivers - Aerospace

#### Management's current view Aerospace market demand framework Aerospace addressable copper market 1 x 2 Parameter FAV currently expected to grow directionally by number of rocket engines required by our key customers (see right for an illustrative framework to Payload demand calculating Aerospace demand) rayload demand Launch rates expected to trend up as space exploration activity drives greater payload demand Satellite launches are a core driver # of rocket General trend towards larger rockets, increased payload and more engines per rocket Payload per launch Higher payload rockets currently in development expected to partially offset # of launches needed o Number of new engines required per launch to be partially offset by expected increase in reusability of engines over tin # of engines per rocket Driven by rocket size and payload capacity Annual growth patterns may vary significantly depending on our customers' testing and launch patterns and periodic rocket re-designs Expected to trend up in the long-term as larger rockets come online # of new engines per launch Engine reusability rate Reusability varies by customer and rocket type Expected to trend up over the long-term Copper intensity of engines dependent on our customers' design Tons of copper needed per engine Expected to trend up over the long-term as engin Copper Potential for further growth over short to medium term through expanding product offering to additional components of the rocket engine and sizes increase per engine Potential to increase through supplying additional increasing non-satellite space exploration activity



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## Attractive entry valuation - with significant potential upside





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# Key takeaways

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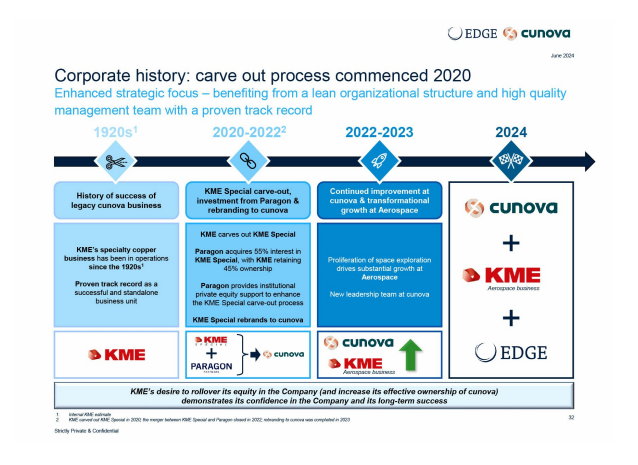


Heightened strategic focus and accomplished management team

Dedicated to resource efficiency and the circular economy and to support the transition to energy conservation

30







## Refreshed and high-quality leadership team, with the management team averaging c.25 years of professional experience



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## Transaction overview

Illustrative valuation, ownership and sources & uses



Illustrative pro forma ownership <sup>2</sup>	Shares (m)	Value (US\$m)
KME	26.9m	\$269m <sup>3</sup>
SEDA public shareholders <sup>4</sup>	14.0m	\$140m
SEDA <sup>5</sup>	3.8m	\$38m
Total	44.7m	\$447m

- and incluses appried promote attractions to SULL and SELIN IP of another investors and any SELIN IP-E.

  Annual Control of the SELIN IP-E.

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Illustrative pro forma valuation at close				
Estimated trust value at closing	US\$/share	\$10.00/share		
Pro forma shares outstanding <sup>6</sup>	m	44.7m		
Total equity value	US\$m	\$447m		
Pro forma net debt	US\$m	\$289m		
Pro forma enterprise value	US\$m	\$736m		
2024E Adjusted EBITDA <sup>7</sup>	US\$m	\$85.5m		
Implied EV / 2024E Adjusted EBITDA	ratio	8.6x		

Illustrative sources & uses					
Sources	(US\$m)	Uses	(US\$m)		
Cash (in trust & any financing) <sup>8</sup>	\$175m	Cash to Paragon	\$135m		
Existing net debt	\$228m	KME tax coverage9	\$20m		
KME rollover equity <sup>3</sup>	\$269m	Existing net debt rollover	\$228m		
Paragon VLA <sup>10</sup>	\$61m	KME rollover equity <sup>3</sup>	\$269m		
		Transaction expenses <sup>11</sup>	\$20m		
		Paragon VLA <sup>10</sup>	\$61m		
Total sources	\$732m	Total uses	\$732m		

- Pro form a breas cultateriding calculated using total equity value (US\$447m) divided by estimated Trust Value at closing SSS 200 Advanced EBITDA based on midpoint of the 2024 guidance range for curvors and KNE Aerospace (see side 26 for 2024 guidance).

  KNE has committed to find up to US\$55m if the trust pain in trust plus any financing is at least US\$140m but less than US\$175m Tax coverage by the paid to KNEE, that amount to be determined based on disprove Tax coverage by the paid to KNEE, and amount to be determined based on disprove Tax coverage by the paid to KNEE, the amount of the determined based on the paid to the comment of a minute radizement, the terms of which are to be finalized in connection with the proposed illustrative transaction openness.



# Capitalization summary Pro forma capital structure

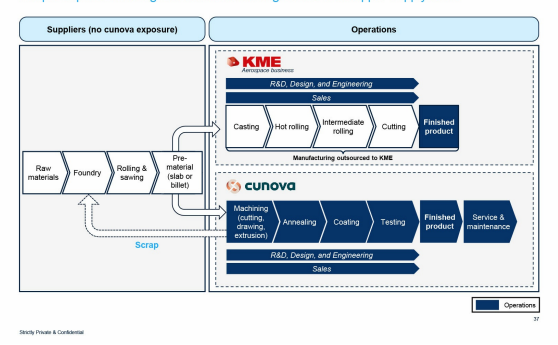
Pro forma capital structure	(US\$m)			
	Pro forma Net Debt (as of 31 Dec 2023)	x 2023 Adjusted EBITDA (ratio)	Interest Rate	Maturity
Cunova - Term Debt <sup>1</sup>	\$191	2.5x	TLA: EURIBOR + 6.25% TLB: EURIBOR + 6.50% TLC: SOFR + 7.00%	TLA: January 31, 2028 TLB: January 31, 2029 TLC: January 31, 2029
Cunova - Other Debt	\$29	0.4x	ABN Factoring: EURIBOR +1.1% ABN Finished goods financing: EURIBOR + 1.4% PNC RCF: SOFR + 2.75%	
Cunova - Lease Liabilities <sup>2</sup>	\$30	0.4x		
Paragon VLN <sup>3</sup>	\$61	0.8x	10.0%	4 years from closing
Total Debt	\$311	4.0x		
Less: Cash and Cash Equivalents <sup>4</sup>	(\$22)		-	
Net Debt	\$289	3.7x		

Appendix



### How we do it

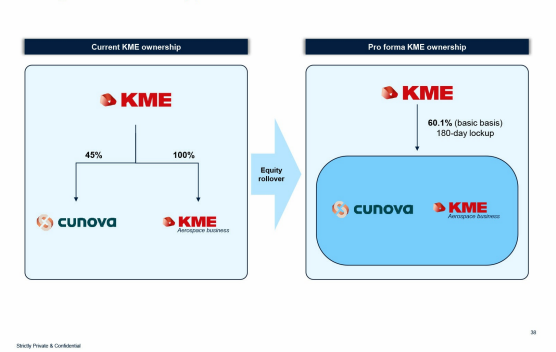
We participate in the highest value-added segment of the copper supply chain





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# Strong shareholder support for the transaction





# Adjusted EBITDA reconciliation

cunova			
US\$m <sup>1</sup>	2021	2022	2023
(Loss)/profit for the period	19	(27)	(13)
Income taxes	7	(6)	5
Financial (income) costs <sup>2</sup>	10	23	35
Depreciation, amortization and impairments	8	44	28
EBITDA	44	33	55
Exceptional costs and carve-out costs	5	10	5
Inventory step-up	-	16	1
Costs not considered in the covenant requirements of Hayfin financing <sup>3</sup>	-	1	1-
Other costs	(0.2)	(0.1)	0.0
Adjusted EBITDA	49	61	61

Aerospace			
US\$m <sup>1</sup>	2021	2022	2023
(Loss)/profit for the period	-	4	11
Income taxes	Ψ.	2	5
Financial (income) costs	-	-	1-
Depreciation, amortization and impairments	-	-	I.e.
EBITDA		5	17
Exceptional costs and carve-out costs	-	-	1.5
Inventory step-up	-	-	12
Other costs	-	=	-
Adjusted EBITDA	-	5	17

Values may not add up due to rounding
 Net, including financial income, financial expense, and share of profit or loss of equity method investments
 Including ord quality Cambriotic, cost of gas shortage confin

