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under the Securities Exchange Act of 1934
Subject Company: Power & Digital Infrastructure Acquisition Corp.
Form S-4 File No. 333-258720



CORE SCIENTIFIC ANALYST EVENT

October 19, 2021





INTRODUCTION

Steve Gitlin

SVP Investor Relations



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XPDI and its directors and executive officers may be deemed participants in the solicitation of proxies from XPDI's stockholders with respect to the proposed Business Combination. A list of the names of those directors and executive officers and a description of their interests in XPDI is contained in XPDI's final prospectus related to its initial public offering dated February 9, 2021, which was filed with the SEC and is available free of change at the SEC's web site at www.sec.gov, or by directing a request to Power & Digital Infrastructure Acquisition Corp., 221 North Clark Street, Studies 2440, Chicago, in 1,6054, Additional Information repending the interests of security officers may also be deemed to be participated surress combination. The solicitation of proxies from the stockholders of XPDI is connection with the proposed Business Combination. A six of the names of such directors and executive officers and information regarding their interests in the proposed Business Combination. Solicitation is included in the proxy statement/prospectus for the proposed Business Combination. Solicitation is included in the proxy statement/prospectus solicitation making any violent network colorism. You may obtain free copies of those documents from the sources inform the sources information in information regarding the information in information and information and only the colorism. You may obtain the copies of the proxy statementary or an approxy statementary or

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Market data and industry information used throughout this presentation are based on the knowledge of the industry surveys and other publicly evaluable information prepared by a number of bird-party sources. All of the market data and industry information used in this presentation involve a number of assumptions and limitations, and you are cautioned not to give undue weight to such estimates. All on the market data and industry information used in this presentation involve a number of assumptions and limitations, and you are cautioned not to give undue weight to such estimates. All on the market data and industry information used in this presentation contains the company's projected framedia and operational information. Such projected information and operational information, and projected information and operational information. Such projected presentation contains the Company's projected framedia and operational information. Such projected framedia and operational information in this presentation to the company's projected framedia and operational information of the description of the company's projected in a significant or a significant projected in a significan

FRANCIAL INFORMATION: NON-GAAP FINANCIAL MEASURES. Certain financial information and data contained in this presentation is unaudited and does not conform to Regulation 5-X promigiated under the Securities Act of 1933, as amended. Accordingly, such financial information may be adjusted in or may be presented differently in, the proxy statement/prospectus or registration statement filed by XPDI with the SEC. This presentation also includes non-GAAP financial measures, including Adjusted EBITDA. XPDI and the Company believe that these non-GAAP measures to require the results provide upwards information in management and in events or regarding or statement filed by XPDI with the SEC. This presentation also includes non-GAAP financial measures, including Adjusted EBITDA. XPDI and the Company believe that these non-GAAP measures to compare the company's performance to that of prior periods for trend analyses and for budgeting and planning purposes. Not all of the information necessary for a quantitative reconciliation of these forward-boding non-GAAP financial measures is available without unreasonable efforts at this time. Specifically, the Company's period secret provides used upwardstated reconciliation of the information necessary for exchange of the provided of the information in the provided of

The material has been prepared or is distributed solely for information purposes and is not a proxy statement, an offer to sell, a solicitation or an offer to buy or a recommendation to purchase any security or instrument or to participate in any trading strategy. No offer of securities shall be made except by means of a prospectus meeting the requirements of the Securities Act of 1933, as amended.

Note 1: Presentation assumes pro forma Company, including the acquisition of Biockcap, Inc. ("Biockcap"), which closed on July 30, 2021, and Biockcap's acquisition of Radar Relay, Inc., which closed on July 1, 2021.



TODAY'S AGENDA

Торіс	Time	Presenter
Introduction and Security Briefing	8:45 - 9:00	Steve Gitlin, SVP IR
Scaling and Securing the Blockchain Ecosystem	9:00 – 10:00	Mike Levitt, Co-Chairman & CEO
Scaling Our Data Centers		Wes Adams, EVP Construction
Key Technology Enablers		Alan Curtis, EVP & CTO
Operational Excellence		Matt Brown, EVP Data Center Operations
Tour	10:00 - 11:00	All
Goals and Progress	11:00 - 11:15	Michael Trzupek, EVP & CFO
Q&A Session	11:15 - 11:35	All
Summary	11:35 - 11:45	Mike Levitt
Lunch	11:45 - 12:30	All
Departures	12:00 - 12:30	All





SCALING AND SECURING THE BLOCKCHAIN ECOSYSTEM

Mike Levitt

Co-Founder, Co-Chairman, Chief Executive Officer





EXPERIENCED LEADERSHIP TEAM



WESTON ADAMS EVP, Construction



EVP, Data Center Operations Hewlett Packard



KYLE BUCKETT SVP, Corporate Operations (36)



LYNN BURGENER SVP, Tax & Trade KPING Univar





RUSSELL CANN EVP, Client Services accenture



ALAN CURTIS EVP, Chief Technology Officer RADAR



TODD DUCHENE EVP. General Counsel OfficeMax & Xellens \$FLIR @fisherscientic



DARIN FEINSTEIN Co-Founder and Co-Chairman BLOCKCAP



STEVEN GITLIN SVP, Investor Relations Aν



CAROL HAINES SVP, Power and Sustainability FirstEnergy



BRETT HARRISON SVP, Business Development (76



TARAS KULYK SVP, Growth EMO (apital Markets D Securities



MICHAEL LEVITT
Co-Founder, Co-Chairman and CEO APOLLO Stone Tower



SHARON ORLOPP

EVP, Human Resources

Walmart * Foot Locker



JEFF PRATT SVP, Partnerships Microsoft



ALLISON REICHEL VP, Chief Economist WORLD BANKGROUP MASON





DENISE STERLING SVP, Corporate Finance OPORTUN VISA



JEFF TAYLOR SVP, Chief Information Security Officer aws



MICHAEL TRZUPEK EVP, Chief Financial Officer intel PREMERA | 0





WHY CORE SCIENTIFIC?















A Leading Carbon-Neutral¹ Blockchain Infrastructure Developer at Scale

Vertically Integrated Self-Mining and Hosting

Large, Diversified and Growing Customer Base

Deep, Experienced Management Team 71 Patents or Applications² Primarily Related to Blockchain Infrastructure and Fleet Mgmt.

Strong Relationships with Vendors, Power Providers and Customers

Carbon neutrality achieved through a combination of purchasing carbon-neutral power and procuring Green-E Energy Certificates in 2021
 Patents as of 1014/21



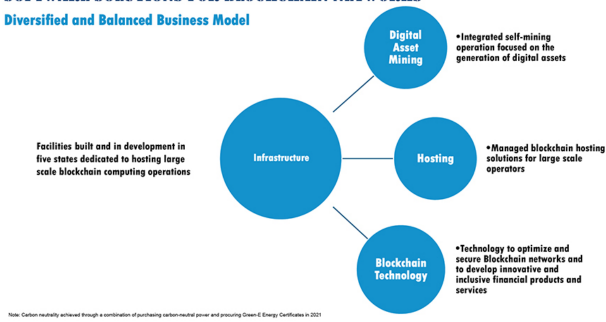
THIRD QUARTER HIGHLIGHTS

Market Leading Results

- 1,588 BITCOINS (SELF-MINED)
- 2,816 BITCOINS HELD
- 2.64 EH/s SELF-MINING HASHRATE
- 4.48 EH/s HOSTING HASHRATE
- APPROXIMATELY 150 FULL-TIME EMPLOYEES



LEADER IN HIGH PERFORMANCE, NET CARBON-NEUTRAL INFRASTRUCTURE & SOFTWARE SOLUTIONS FOR BLOCKCHAIN NETWORKS





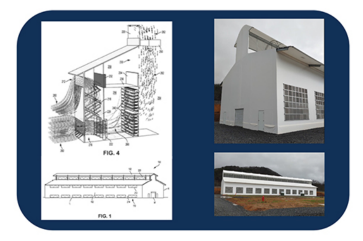
DISTRIBUTED GEOGRAPHIC FOOTPRINT





STRONG IP PORTFOLIO (71 PATENTS*)

PROPRIETARY FACILITY DESIGNS



PROPRIETARY TECHNOLOGY

MINDERTM

Fleet Management Software To Optimize Performance and Uptime

Patents issued or pending





SCALING OUR DATA CENTERS

Wes Adams

EVP, Construction







DEDICATED CONSTRUCTION, DEVELOPMENT AND POWER TEAM

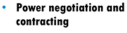


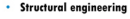
WESTON ADAMS EVP, Construction

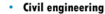


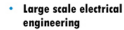


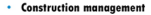
JIM CLEVELAND SVP, Power Acquisition

















GARRY FIFE SVP, Electrical and Design

LESA LAMBERSON

Manager, Purchasing



KELSEY GALLAGHER
SVP, Facilities Construction

HARSH PATEL

Mechanical Engineer



CAROL HAINES SVP, Power and Sustainability



TOM SCHMUHL
Director, Power Analytics





OUR DEVELOPMENT PROCESS BUILDS ON CONTINUOUS LEARNING

Deep Experience and Effective Resource Management Streamline Process









WE DESIGN OUR DATA CENTERS TO DELIVER MAXIMUM UPTIME

BLOCKCHAIN INFRASTRUCTURE



- Airflow and heat evacuation
- Optimize cost
- Maintain thermal balance
- Continuously improve and evaluate alternative technologies (e.g., immersion)







KEY TECHNOLOGY ENABLERS

Alan Curtis

EVP, Chief Technology Officer

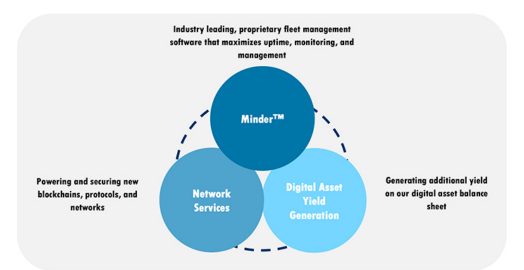






BLOCKCHAIN TECHNOLOGY DEVELOPMENT OVERVIEW

Pioneering Innovative Financial Products and Services through Blockchain Technology





MINDERTM

Automate Processes

Manage Inventory

Increase Productivity

Support Customers



Supporting Our Competitive Advantage with Our Proprietary Fleet Management Software

Support Growth Highly scalable MinderTM software

Incident response through software solutions before escalating to manual diagnoses

Track, monitor, read logs, and configure all aspects of machines across data centers in real time

Fully integrated and automated workflow management including ticketing and reporting

Make informed business decisions by tracking and flagging machines







OPERATIONAL EXCELLENCE

Matt Brown

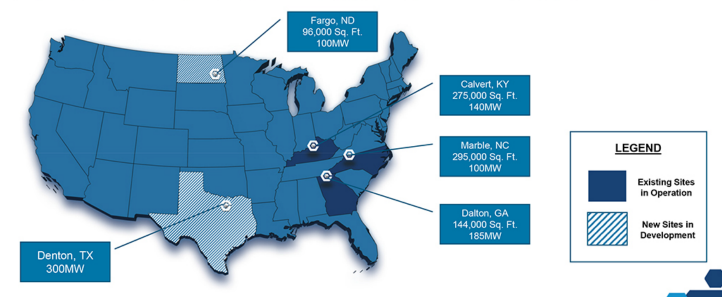
EVP, Data Center Operations







DISTRIBUTED FOOTPRINT ACROSS MULTIPLE GEOGRAPHIES



Notes: Fargo, ND scheduled for commissioning before end of 2021; Denton, TX in development phase; MW data for Fargo, Calvert, Marble and Dalton represent 2021 year-end planned usable capacity, including third Dalton site under construction





DELIVERING INDUSTRY-LEADING OPERATIONAL AVAILABILITY

- High Miner Operating %
- High network uptime to hash pool
- Third quarter total (hosting & self-mining) hashrate 7+ EH/s and growing
- Deployment Velocity of 1,000+ units per day
- Dedicated Miner Maintenance & Repair

Source: Core Scientific





DELIVERING INDUSTRY-LEADING OPERATIONAL AVAILABILITY



Experts in Application Specific Integrated Circuit (ASIC) operation & repair



24 x 7 on-site support at all facilities



Certified repair techs at every site



Experienced data center operations management











Data Center Operations

> Facility M&E Operations





FACILITY TOUR





GOALS AND PROGRESS

Michael Trzupek

EVP, Chief Financial Officer

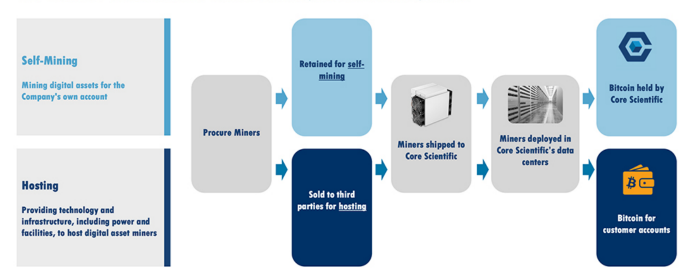






MINING AND HOSTING ARE LOGISTICALLY SIMILAR

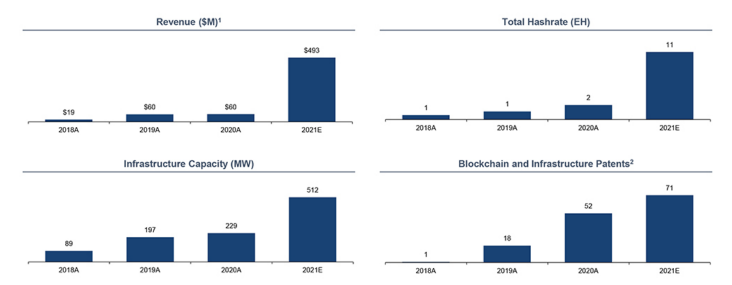
Core Scientific is Well Positioned to Conduct Self-Mining and Provide Hosting Services







SCALING THE BUSINESS AND DELIVERING RESULTS



Note: Please see "Legal Disclaimer" on page 3 for more information on the financial and operational projections included in this presentation. The Company's management believes the projections and the assumptions underlying such projections have a reasonable basis as of the date of this presentation, but there can be no assurance that these projections will be realized or that actual results will not be significantly higher or lower than projected.

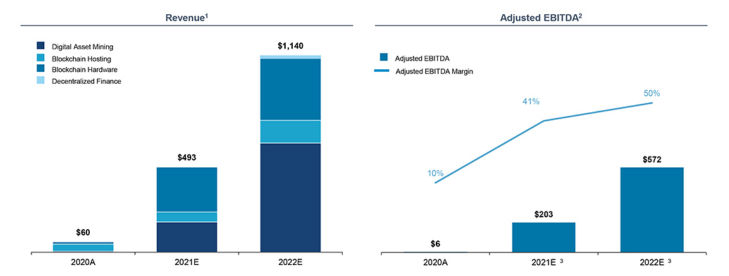
1. Assumes average factor price of \$50 \text{in 2021}\$ is 2021.







(\$ in millions)



Note: Assumes average Bitcoin price of \$30K in 2021/22; Al not included in projections: Please see "Legal Disclaimer" on page 3 for more information on the financial and operational projections included in this presentation. The Company's management believes the projections and the assumptions underlying such projections have a reasonable basis as of the date of this presentation, but there can be no assurance that these projections will be realized or that actual results will not be significantly higher or lower than projected

Adjusted ESITUA is no non-CAAP franked became at 3, 2021 and 2022 are reconcisional or adjusted ESITUA to its most compared to the control of the control of

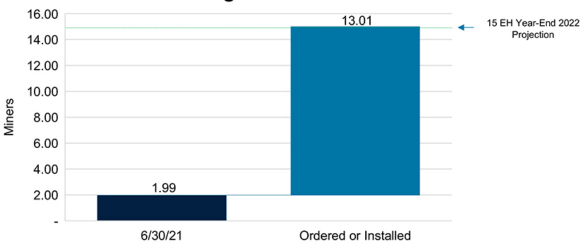




FULL VISIBILITY - HASHRATE

Sufficient Miners Ordered or Installed to Meet 2022 Hashrate Projection

Self-Mining Hashrate

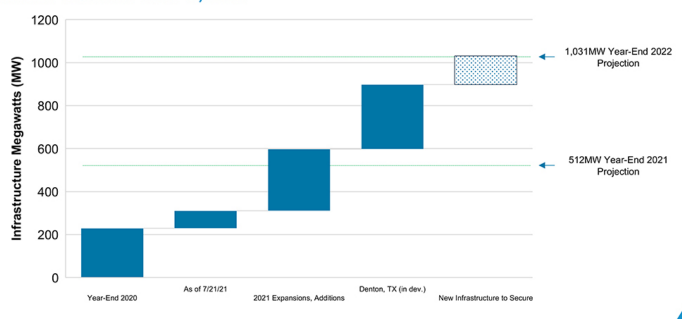






STRONG VISIBILITY - ANNOUNCED INFRASTRUCTURE

133 MW to Achieve 2022 Projection













SUMMARY AND CLOSING





WHY CORE SCIENTIFIC?















A Leading Carbon-Neutral¹ Blockchain Infrastructure Developer at Scale

Vertically Integrated Self-Mining and Hosting

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Strong Relationships with Vendors, Power Providers and Customers

Carbon neutrality achieved through a combination of purchasing carbon-neutral power and procuring Green-E Energy Certificates in 2021
 Patents as of 1014/21





THANK YOU

ir@corescientific.com





APPENDIX







		Year Ended December 31,	
	(dollars in thousa	nds)	
Net income (loss)	\$ (12,2	06)	
Interest expense, net	4,4	36	
Income tax expense			
Depreciation and amortization	9,4	03	
EBITDA	\$ 1,6	33	
Adjustments:			
Stock-based compensation (1)	\$ 3,0	37	
Gain from sale of digital currency assets (2)	(1	65)	
Losses on disposals of property, plant and equipment (3)		2	
Loss on debt extinguishment (4)	1,3	33	
Other non-operating expenses, net (5)	1	10	
Adjusted EBITDA	\$ 6,0	50	
Adjusted EBITDA	\$ 6,0	50	
Divide by: Total revenue	60,3	20_	
Adjusted EBITDA margin	1	0%	

Represents non-cash charges related to share-based compensation arrangements with employees, consultants and vendors, which vary from period to period depending on timing of awards and other factors Represents gains or losses when digital currently assets are sold in excharge for other digital currently assets are sold in excharge for other digital currently assets are sold using a first in frequent out region of excounting

Represents obsess on bases or property, pairs are quipprient; premarily against asset mining equipment; premarily against a quipprient; premarily against a premarily against mining equipment; premarily related to unamortized debt discounts resulting from the issuance of common stock warrants at the time the extinguished debt was issued.







RISK FACTORS



RISK FACTORS (1/5)

The below list of key risks has been prepared solely for the purposes of potential investors evaluating the the proposed Business Combination, and not for any other purpose. Unless the context otherwise requires, all references below and in the following risk factors to the "Company," "Core Scientific," "we," "us" or "our" refer to the business of Core Scientific and its subsidiaries (including Blockcap, the acquisition of which closed on July 30, 2021) prior to the consummation of the Business Combination. Furthermore, the risks presented below are some of the general risks to the business and operations of the combined company following completion of the Business Combination. You should carefully consider these risks and uncertainties and should carry out your own diligence and consult with your own financial and legal advisors concerning the risks and suitability of an investment in this Company or XPDI before making an investment decision. Risks relating to the business of Core Scientific will be disclosed in future documents filed or furnished with the SEC, including documents filed or furnished in connection with the Business Combination. The risks presented in such filings will be consistent with those that would be required for a public company in SEC filings and may differ significantly from and be more extensive than those presented below. These risk factors are not exhaustive, and investors are encouraged to perform their own investigation with respect to the business, financial condition and prospects of the combined company following the completion of the Business Combination. Investors should carefully consider the following risk factors in addition to the information included in the investor presentation. Core Scientific may face additional risks and uncertainties that are not presently known to it, or that it currently deems immaterial, which may also impair the Company's business or financial condition.

Risks Related to Core Scientific's Business and Industry

- 1. Our business is highly dependent on a small number of digital currency mining equipment suppliers.
- A slowdown in the demand for blockchain/artificial intelligence ("Al") technology or blockchain/Al hosting resources and other market and economic conditions could have a
 material adverse effect on our business, financial condition and results of operations.
- We have an evolving business model and a limited history of generating revenue from our services. In addition, our evolving business model, and our expansion into new lines of business or derivatives such as decentralized finance, increases the complexity of our business, which could have a material adverse effect on our business, financial condition and results of operations.
- 4. Our limited operating history and rapidly evolving industry makes it difficult for us to evaluate our future business prospects and the failure to do so accurately could have a material adverse effect on our business, financial condition and results of operations.
- 5. Our businesses are capital intensive and failure to obtain the necessary capital when needed may force us to delay, limit or terminate our expansion efforts or other operations, which could have a material adverse effect on our business, financial condition and results of operations.
- Changes in tariffs, import or export restrictions, Chinese regulations or other trade barriers could have a material adverse effect on our business, financial condition and results of operations.
- Our historical financial results may not be indicative of our future performance and our inability to obtain adequate funding could have a material adverse effect on our business, financial condition and results of operations.
- Substantially all of our assets are pledged to our senior secured lender and failure to repay obligations to our senior lender when due will have a material adverse effect on our business and could result in foreclosure on our assets.



RISK FACTORS (2/5)



- Our revenue comes from a small number of customers, and the loss of, or significant decrease in business from, any number of these customers or the failure to continually attract new customers could have a material adverse effect on our business, financial condition and results of operations.
- 10. Delays in the expansion of existing hosting facilities or the construction of new hosting facilities or significant cost overruns could have a material adverse effect on our business, financial condition and results of operations.
- 11. The coronavirus outbreak has had, and may continue to have, a material adverse impact on our business, liquidity, financial condition and results of operations.
- 12. We are subject to risks associated with our need for significant electrical power and the limited availability of power resources, which could have a material adverse effect on our business, financial condition and results of operations.
- 13. Governments and government regulators may potentially restrict the ability of electricity suppliers to provide electricity to hosting and transaction processing operations such as ours, which could have a material adverse effect on our business, financial condition and results of operations.
- 14. Power outages in our hosting facilities could have a material adverse effect on our business, financial condition and results of operations.
- 15. Our success depends in large part on our ability to mine for digital assets profitably and to attract customers for our hosting capabilities. Increases in power costs, inability to mine digital assets efficiently and to sell digital assets at favorable prices will reduce our operating margins, impact our ability to attract customers for our services, may harm our growth prospects and could have a material adverse effect on our business, financial condition and results of operations.
- 16. If we do not accurately predict our hosting facility requirements, it could have a material adverse effect on our business, financial condition and results of operations,
- 17. We may not be able to compete effectively against our current and future competitors, which could have a material adverse effect on our business, financial condition and results of operations.
- 18. If the award of digital assets for solving blocks and transaction fees for recording transactions are not sufficiently high to incentivize miners, miners may cease expending hashrate to solve blocks and confirmations of transactions on the blockchain could be slowed temporarily. A reduction in the hashrate expended by miners on any digital asset network could increase the likelihood of a malicious actor obtaining control in excess of fifty percent (50%) of the aggregate hashrate active on such network or the blockchain, potentially permitting such actor to manipulate the blockchain in a manner that adversely affects our business, financial condition and results of operations.
- 19. If we fail to accurately estimate the factors upon which we base our contract pricing, we may generate less profit than expected or incur losses on those contracts, which could have a material adverse effect on our business, financial condition and results of operations.
- 20. Any failure in the critical systems of our hosting facilities or services we provide could lead to disruptions in our and our customers' businesses and could harm our reputation and result in financial penalty and legal liabilities, which would reduce our revenue and have a material adverse effect on our business, financial condition and results of operations.
- 21. We generate significant revenue from a limited number of hosting facilities in Kentucky, Georgia and North Carolina and a significant disruption to operations in these region could have a material adverse effect our business, financial condition and results of operations.
- 22. Currently, there is relatively small use of digital assets in the retail and commercial marketplace in comparison to relatively large use by speculators, thus contributing to price volatility that could adversely affect our business, financial condition and results of operations.



RISK FACTORS (3/5)



- 23. Concerns about greenhouse gas emissions and global climate change may result in environmental taxes, charges, assessments or penalties and could have a material adverse effect on our business, financial condition and results of operations.
- 24. If we do not successfully close or integrate acquisitions or strategic partnerships (including the recent acquisition of Blockcap), we may not realize the anticipated benefits of any such acquisitions or partnerships, which could have a material adverse effect on our business, financial condition and results of operations.
- 25. Latency in confirming transactions on a network could result in a loss of confidence in the network, which could have a material adverse effect on our business, financial condition and results of operations.
- 26. If we are not able to successfully anticipate, invest in or adopt technological advances in our industry, it could have a material adverse effect on our business, financial condition and results of operations.
- 27. We may not be able to adequately protect our intellectual property rights and other proprietary rights, which could have a material adverse effect on business, financial condition and results of conditions.
- 28. Significant or unexpected changes to our transaction processing operations may have a material adverse effect on our business, financial condition and results of operations.
- 29. A reduction in the processing power expended by transaction processors on a network could increase the likelihood of a malicious actor or botnet obtaining control, which could have a material adverse effect on our business, financial condition and results of operations.
- 30. Transaction processing operators may sell a substantial amount of digital assets into the market, which may exert downward pressure on the price of the applicable digital asset, and in turn, could have a material adverse effect on our business, financial condition and results of operations.
- 31. The "halving" of rewards available on the Bitcoin network, or the reduction of rewards on other networks, has had and in the future could have a negative impact on our ability to generate revenue and could have a material adverse effect on our business, financial condition and results of operations.
- 32. From time to time we have sold, and we may sell in the future, a portion of our digital assets to pay for costs and expenses, which has reduced, and may continue to reduce, the amount of digital assets we hold and thus prevents, and may in the future prevent, us from recognizing any gain from the appreciation in value of the digital assets we have sold and may sell in the future.
- 33. Digital assets are subject to extreme price volatility. The value of digital assets is dependent on a number of factors, any of which could have a material adverse effect on our business, financial condition and results of operations.
- 34. The loss or destruction of a private key required to access a digital asset is irreversible. We also may temporarily lose access to our digital assets.
- 35. Intellectual property rights claims may adversely affect the operation of any or all of the networks
- 36. The patent applications we have filed may not result in issued patents, and our issued patents may not provide meaningful protection, may be challenged and may prove difficult to enforce.
- 37. A soft or hard fork on a network could have a material adverse effect on our business, financial condition and results of operations.
- 38. The digital assets held by us may be subject to loss, damage, theft or restriction on access, which could have a material adverse effect on our business, financial condition or results of operations.
- 39. The digital assets held by us are not subject to FDIC or SIPC protections.
- 40. As more processing power is added to a network, our relative percentage of total processing power on that network is expected to decline absent significant capital investment, which has an adverse impact on our ability to generate revenue from processing transactions on that network and could have a material adverse effect on our business, financial condition and results of operations.



RISK FACTORS (4/5)



- 41. If we fail to maintain an effective system of disclosure controls and internal control over financial reporting, our ability to produce timely and accurate financial statements or comply with applicable regulations could be impaired.
- 42. We may acquire other businesses or receive offers to be acquired, which could require significant management attention, disrupt our business or dilute stockholder value.
- 43. An active trading market for our common stock may never develop or be sustained.
- 44. Our revenue may be negatively impacted by the inability or unwillingness of equipment manufacturers to deliver on our hardware orders in a timely manner.
- 45. We will incur costs and demands upon management as a result of complying with the laws and regulations affecting public companies in the United States, which may harm our business.
- 46. Digital assets such as Bitcoin may be regulated as securities or investment securities.
- 47. Since there has been limited precedent set for financial accounting or taxation of digital assets other than digital securities, it is unclear how we will be required to account for digital asset transactions and the taxation of our businesses.

Risks Related to the Business Combination and the Combined Company

- 48. The financial and operational projections related to the combined company may not be realized, which may adversely affect the trading price of our common stock following the closing of the Business Combination.
- 49. The trading price of our common stock may be volatile, and you could lose all or part of your investment.
- 50. Future sales and issuances of our capital stock or rights to purchase capital stock could result in additional dilution of the percentage ownership of our stockholders and could cause our stock price to decline.
- 51. Substantial future sales of shares of our common stock could cause the market price of our common stock to decline.
- 52. Provisions in our corporate charter documents and under Delaware law may prevent or frustrate attempts by our stockholders to change our management or hinder efforts to acquire a controlling interest in us, and the market price of our common stock may be lower as a result.
- 53. Our common stock market price and trading volume could decline if securities or industry analysts do not publish research or publish inaccurate or unfavorable research about our business.
- 54. We are an "emerging growth company," and we intend to comply only with reduced disclosure requirements applicable to emerging growth companies. As a result, our common stock could be less attractive to investors.





RISK FACTORS (5/5)

- 57. We do not intend to pay dividends for the foreseeable future.
- 58. The announcement of the proposed Business Combination could disrupt our relationships with our suppliers or other third parties.
- 59. We will incur significant transaction and transition costs in connection with the Business Combination.
- 60. Fluctuations in operating results, quarter to quarter earnings and other factors, including negative media coverage, may result in significant decreases in the price of the combined company's securities.
- 61. Claims for indemnification by the combined company's directors may reduce its available funds to satisfy successful third-party claims against the combined company and may reduce the amount of money available to the combined company.





Forward Looking Statements

This investor presentation includes "forward-looking statements" within the meaning of the "safe harbor" provisions of the United States Private Securities Litigation Reform Act of 1995. Forward-looking statements may be identified by the use of words such as "estimate," "plan," "project," "forecast," "intend," "will," "expect," "anticipate," "believe," "seek," "target" or other similar expressions that predict or indicate future events or trends or that are not statements of historical facts. These forward-looking statements are inherently subject to risks, uncertainties and assumptions. Such forward-looking statements include, but are not limited to, statements regarding possible or assumed future actions, business strategies, events or results of operations; projections, estimates and forecasts of revenue and other financial and performance metrics; projections of market opportunity and expectations; the estimated implied enterprise value of the combined company following the Business Combination; the combined company's ability to scale and grow its business and source clean and renewable energy; the advantages and expected growth of the combined company; the combined company's ability to source and retain talent; the cash position of the combined company following closing of the Business Combination; XPDI's and the Company's ability to consummate the Business Combination; expectations related to the terms, timing and benefits of the Business Combination; risks related to COVID-19 pandemic or the emergence of variant strains of COVID-19; the maintenance of key strategic relationships with partners and distributors; and changes in laws and regulations, including tax laws and laws relating to protection of the environment. These statements are based on various assumptions, whether or not identified in this presentation, and on the current expectations of XPDI's and the Company'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, 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 XPDI and the Company. These forward-looking statements are subject to a number of risks and uncertainties, including the ability of XPDI and the Company to successfully or timely consummate the Business Combination, including the risk that necessary regulatory approvals are not obtained, are delayed or are subject to unanticipated conditions that could adversely affect the combined company or the expected benefits of the Business Combination or approval of the stockholders of XPDI; failure to realize the anticipated benefits of the Business Combination; the combined company's ability to execute on its business model, potential business expansion opportunities and growth strategies, retain and expand customers' use of its services and attract new customers and source and maintain talent; risks relating to the combined company's sources of cash and cash resources; risks relating to the blockchain and frontier technology infrastructure sectors, including the unregulated nature of the digital asset space and potential future regulations, volatility of the price of digital assets, changes in the award structure for solving digital assets and limited availability of electric power resources; risks relating to the Company's and the combined company's vulnerability to security breaches; risks relating to the uncertainty of the projected financial information with respect to the combined company; the combined company's ability to manage future growth; the effects of competition on the combined company's future business; the amount of redemption requests made by XPDI's public stockholders; the ability of XPDI or the combined company to issue equity or equity-linked securities in connection with the Business Combination or in the future: the outcome of any potential litigation, government and regulatory proceedings, investigations and inquiries; the impact of the COVID-19 pandemic on the Company's or the combined company's business and the global economy; and those factors discussed under "Risk Factors" in this presentation, and those factors in XPDI's final prospectus related to its initial public offering dated February 9, 2021 under the heading "Risk Factors," in XPDI's Quarterly Report on Form 10-Q for the quarter ended March 31, 2021 under the heading "Risk Factors" filed with the SEC on May 25, 2021 and other documents of XPDI filed, or to be filed, with the SEC. If any of these risks materialize or XPDI's or the Company's assumptions prove incorrect, actual results could differ materially from the results implied by these forward-looking statements. There may be additional risks that neither XPDI nor the Company presently know or that XPDI and the Company currently believe are immaterial that could also cause actual results to differ from those contained in the forwardlooking statements. In addition, forward-looking statements reflect XPDI's and the Company's expectations, plans or forecasts of future events and views as of the date of this presentation. XPDI and the Company anticipate that subsequent events and developments will cause XPDI's and the Company's assessments to change. However, while XPDI and the Company may elect to update these forward-looking statements at some point in the future, XPDI and the Company specifically disclaim any obligation to do so. These forward-looking statements should not be relied upon as representing XPDI's and the Company's assessments as of any date subsequent to the date of this presentation. Accordingly, undue reliance should not be placed upon the forward-looking statements.

As of June 30, 2021, over 50% of the power used in the Company's operation was generated from non-carbon emitting sources by local power providers pursuant to long-term power contracts. The Company determines whether power is generated from non-emitting energy sources from dispatch reports or grid generation mix reports provided by the Company's power providers. Based on these reports the Company purchased Green-e certified renewable energy credits ("RECs") to offset 100% of its carbon consumption. The Company expects to maintain its 100% net carbon neutrality by increasing its overall use of renewable power and by purchasing RECs when necessary.

Additional Information and Where to Find It

The Business Combination will be submitted to stockholders of XPDI for their approval. The Registration Statement on Form S-4 (the "Registration Statement") that XPDI has filed with the SEC includes a proxy statement/prospectus, which will be distributed to XPDI's stockholders in connection with XPDI's solicitation of proxies for the vote on the Business Combination. After the Registration Statement has been declared effective, XPDI will mail the proxy statement/prospectus to XPDI stockholders as of the record date established for voting on the Business Combination and other matters to be presented at the special meeting of XPDI stockholders. XPDI's stockholders and other interested persons are advised to read the preliminary proxy statement/prospectus and any amendments thereto because these documents contain important information about XPDI, the Company and the Business Combination. Stockholders may also obtain a copy of the proxy statement/prospectus, as well as other documents filed with the SEC regarding the Business Combination and other documents filed with the SEC by XPDI, without charge, at the SEC's website located at www.sec.gov or by directing a request to 321 North Clark Street, Suite 2440, Chicago, IL 60654.

Participants in the Solicitation

XPDI, the Company and certain of their respective directors, executive officers and other members of management and employees may, under SEC rules, be deemed to be participants in the solicitations of proxies from XPDI's stockholders in connection with the Business Combination. Information regarding the persons who may, under SEC rules, be deemed participants in the solicitation of XPDI's stockholders in connection with the Business Combination will be set forth in XPDI's proxy statement/prospectus that has been filed with the SEC. You can find more information about XPDI's directors and executive officers in XPDI's final prospectus related to its initial public offering dated February 9, 2021. Additional information regarding the participants in the proxy solicitation and a description of their direct and indirect interests is included in the proxy statement/prospectus. Stockholders, potential investors and other interested persons should read the proxy statement/prospectus carefully before making any voting or investment decisions. You may obtain free copies of these documents from the sources indicated above.

No Offer or Solicitation

This presentation does not constitute an offer to sell or the solicitation of an offer to buy any securities, or a solicitation of any vote or approval, nor shall there be any sale of securities in any jurisdiction in which such offer, solicitation or sale would be unlawful prior to registration or qualification under the securities laws of any such jurisdiction.