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): January 13, 2022

Zanite Acquisition Corp.

(Exact name of registrant as specified in its charter)

Delaware	001-39704
(State or other jurisdiction	(Commission
of incorporation)	File Number)

85-2549808 (IRS Employer Identification No.)

25101 Chagrin Boulevard, Suite 350 Cleveland, Ohio 44122 (Address of principal executive offices, including zip code)

Registrant's telephone number, including area code: (216) 292-0200

 $\label{eq:NA} N/A$ (Former name or former address, if changed since last report)

Check the appropriate box below if the Form 8-K filing is intended to simultaneously satisfy the filing obligation of the registrant under any of the following provisions:

Written communications	D1-	125 1 1 0	1 A -4 .	(17 CED 220 425)

- 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	Trading Symbol(s)	Name of each exchange on which registered
Units, each consisting of one share of Class A common stock and one-half of one redeemable warrant	ZNTEU	The Nasdaq Stock Market LLC
Class A common stock, par value \$0.0001 per share	ZNTE	The Nasdaq Stock Market LLC
Warrants, each whole warrant exercisable for one share of Class A common stock, each at an exercise price of \$11.50 per share	ZNTEW	The Nasdaq Stock Market LLC

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

Emerging growth company ⊠

If an emerging growth company, indicate by check mark if the registrant has elected not to use the extended transition period for complying with any new or revised financial accounting standards provided pursuant to Section 13(a) of the Exchange Act.

Item 7.01 Regulation FD Disclosure.

As previously announced, Zanite Acquisition Corp., a Delaware corporation ("<u>Zanite</u>" or the "<u>Company</u>"), entered into a Business Combination Agreement (the "<u>Business Combination Agreement</u>") with Embraer S.A., a Brazilian corporation (*sociedade anônima*) ("<u>Embraer</u>"), Embraer Aircraft Holding Inc., a Delaware corporation and a direct wholly-owned subsidiary of Embraer ("<u>EAH</u>"), and EVE UAM, LLC, a Delaware limited liability company and a wholly-owned subsidiary of EAH ("<u>Eve</u>").

Attached as Exhibit 99.1 is an updated investor presentation, dated as of January 2022, relating to the proposed transactions contemplated by the Business Combination Agreement (the "business combination").

The information in this Item 7.01, including Exhibit 99.1 is furnished and shall not be deemed "filed" for purposes of Section 18 of the Securities Exchange Act of 1934, as amended (the "Exchange Act"), or otherwise subject to liabilities under that section, and shall not be deemed to be incorporated by reference into the filings of Zanite under the Securities Act or the Exchange Act, regardless of any general incorporation language in such filings.

This Current Report on Form 8-K will not be deemed an admission as to the materiality of any information in this Item 7.01, including Exhibit 99.1.

Important Information about the Business Combination and Where to Find It

In connection with the business combination, on December 30, 2021, Zanite has filed with the Securities and Exchange Commission (SEC") a preliminary proxy statement relating to the business combination. When available, Zanite will mail a definitive proxy statement and other relevant documents to its stockholders. This Current Report on Form 8-K does not contain all the information that should be considered concerning the proposed business combination and is not intended to form the basis of any investment decision or any other decision in respect of the business combination. Zanite's stockholders and other interested persons are advised to read the preliminary proxy statement and the amendments thereto and the definitive proxy statement, when available, and documents incorporated by reference therein filed in connection with Zanite's solicitation of proxies for its special meeting of stockholders to be held to approve the business combination and other matters, as these materials contain or will contain important information about Zanite, Eve and the business combination. When available, the definitive proxy statement and other relevant materials for the business combination will be mailed to stockholders of Zanite as of a record date to be established for voting on the business combination. Stockholders of Zanite may obtain copies of the preliminary proxy statement, the definitive proxy statement (when available) and other documents that are filed or will be filed with the SEC or that are incorporated by reference therein, without charge, once available, at the SEC's website at www.sec.gov., or by directing a request to Zanite Acquisition Corp. at 25101 Chagrin Boulevard Suite 350, Cleveland, Ohio 44122, Attention: Steven H. Rosen, or by calling (216) 292-0200.

This Current Report on Form 8-K is for informational purposes only and 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. No offering of securities shall be made except by means of a prospectus meeting the requirements of Section 10 of the Securities Act, or an applicable exemption from the registration requirements thereof.

Participants in the Solicitation

Zanite and its directors and executive officers may be deemed participants in the solicitation of proxies from Zanite'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 Zanite is contained in Zanite's Registration Statement on Form S-1/A and by Zanite's Current Report on Form 8-K filed on September 15, 2021, each of which was filed with the SEC and is available free of charge at the SEC's web site at www.sec.gov, or by directing a request to Zanite Acquisition Corp. at 25101 Chagrin Boulevard Suite 350, Cleveland, Ohio 44122, Attention: Steven H. Rosen, or by calling (216) 292-0200.

Eve, Embraer, EAH and their respective directors and executive officers may also be deemed to be participants in the solicitation of proxies from the stockholders of Zanite in connection with the proposed business combination.

Additional information regarding the persons who may, under SEC rules, be deemed participants in the solicitation of Zanite's stockholders in connection with the proposed business combination, including a description of their direct and indirect interests, by security holdings or otherwise, which may be different than those of Zanite stockholders generally, may be obtained by reading Zanite's preliminary proxy statement for the proposed business combination and, when it is filed with the SEC, the definitive proxy statement and any other relevant documents that are filed or will be filed with the SEC relating to the proposed business combination. Stockholders, potential investors and other interested persons should read the preliminary proxy statement carefully and, when it becomes available, the definitive proxy statement and any other relevant documents that are filed or will be filed with the SEC relating to the proposed business combination before making any voting or investment decisions. These documents can be obtained free of charge from the sources indicated above.

Forward-Looking Statements

This Form 8-K 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", "may", "intend", "predict", "should", "would", "predict", "potential", "seem", "future", "outlook" or other similar expressions (or negative versions of such words or 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 Zanite's, Eve's, Embraer's and EAH's expectations with respect to future performance and anticipated financial impacts of the business combination, the satisfaction of the closing conditions to the business combination and the PIPE, the level of redemptions by Zanite's public stockholders, the timing of the completion of the business combination and the use of the cash proceeds therefrom. These statements are based on various assumptions, whether or not identified herein, and on the current expectations of Zanite's, Eve's, Embraer's and EAH'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 may differ from assumptions, and such differences may be material. Many actual events and circumstances are beyond the control of Zanite, Eve, Embraer and EAH.

These forward-looking statements are subject to a number of risks and uncertainties, including: (i) changes in domestic and foreign business, market, financial, political and legal conditions; (ii) the inability of the parties to successfully or timely consummate the proposed business combination, including the risk that any required 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 proposed business combination or that the approval of the stockholders of Zanite or Eve is not obtained and or that the proposed business combination and the private placement of common stock are not able to concurrently close; (iii) failure to realize the anticipated benefits of the proposed business combination; (iv) risks relating to the uncertainty of the projected financial information with respect to Eve; (v) the outcome of any legal proceedings that may be instituted against Zanite, Embraer, EAH and/or Eve following the announcement of the business combination agreement and the transactions contemplated therein; (vi) future global, regional or local economic and market conditions; (vii) the development, effects and enforcement of laws and regulations; (viii) Eve's ability to grow and manage future growth, maintain relationships with customers and suppliers and retain its key employees; (ix) Eve's ability to develop new products and solutions, bring them to market in a timely manner, and make enhancements to its platform; (x) the effects of competition on Eve's future business; (xi) the amount of redemption requests made by Zanite's public stockholders; (xii) the ability of Zanite or the combined company to issue equity or equity-linked securities in connection with the proposed business combination or in the future; (xiii) the outcome of any potential litigation, government and regulatory proceedings, investigations and inquiries; (xiv) the risk that the proposed business combination disrupts current plans and operations as a result of the announcement and consummation, (xv) costs related to the business combination, (xvi) the impact of the global COVID-19 pandemic and (xvii) those factors discussed in Zanite's Annual Report on Form 10-K/A for the fiscal year

ended December 31, 2021 and Quarterly Report on Form 10-Q for the quarter ended September 30, 2021, in each case, under the heading "Risk Factors," and other documents of Zanite filed, or to be filed, with the SEC. If any of these risks materialize or our assumptions prove incorrect, actual results could differ materially from the results implied by these forward-looking statements. There may be additional risks that neither Eve nor Zanite presently know or that Eve and Zanite currently believe are immaterial that could also cause actual results to differ from those contained in the forward-looking statements. In addition, forward-looking statements reflect Eve's and Zanite's expectations, plans or forecasts of future events and views as of the date of this Form 8-K. Eve and Zanite that subsequent events and developments will cause Eve's and Zanite's assessments to change. However, while Eve and Zanite may elect to update these forward-looking statements at some point in the future, Eve and Zanite specifically disclaim any obligation to do so. These forward-looking statements should not be relied upon as representing Eve's and Zanite's assessments as of any date subsequent to the date of this Current Report on Form 8-K. Accordingly, undue reliance should not be placed upon the forward-looking statements.

Item 9.01 Financial Statements and Exhibits.

(d) Exhibits

Exhibit	
No.	Description

99.1 Investor Presentation, dated as of January 2022.

104 Cover Page Interactive Data File (embedded within the Inline XBRL document)

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.

ZANITE ACQUISITION CORP.

Dated: January 13, 2022 By: /s/ Steven H. Rosen

Name: Steven H. Rosen

Title: Co-Chief Executive Officer



Disclaimer

Confidentiality and Displacement

This presentation has been prepared for use by EYE UMA, LLC ("Ew" or the "Company") and Zanite Acquisition Copy. ("Zanita") in companion of the "Company") and Zanite Acquisition Copy. ("Zanita") in the "Transaction," This presentation is for information purposes only and is being provided to you solely in you will be consent of the work of the presentation of the presentation of the work of the presentation of the work of the presentation of the work of the

The Company and Zanite are free to conduct the process of the potential transaction as they deem in their sole discretion (including, without institution, terminating further participation in the process by any party, repolitating with prospective transaction contemptation and prevention and approximation process of the process of the

No Representations and Warrantie

None of Fee, Zanite or any of their respective subsidiaries, stockholders, affiliates, representatives, partners, directors, Ciferge, employees, inventing to be as spens a solid or an armony as to the average of the properties associates, activities of the properties associates as activities of the properties associates and activities of the properties associates as activities of the properties associates as activities to be associated as activities of the properties associates as activities of the properties associates as activities to the activities of the properties associates as activities to the properties associates and the properties associates as activities of the properties associates as activities of the properties associated as activities of the properties associates as activities of the properties associates as activities as ac

for will be entitled to rely solely on the representations and warranties made to you by Zantie in a definitive written agreement relating to infrancation, when and if recorded, and subject to any limitations and restrictions as may be specified in such definited, and subject to any initiations and warranties will have any legal effect. The Company and Zantie expressly disclaim any and all liability for impresentations and warranties will have any legal effect. The Company and Zantie expressly disclaim any and all liability for impresentations and warranties will have up to a support of the company of the control of the control

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By participating in this Presentation, the recipient acknowledges that such recipient is aware that the bitted States sociation has restrict persons with material on-public information about a company obtained directly or indirectly from that company from purchasing or saling securities of such company, or from communicating such information to any other person under circumstances in which it is reasonably foresceable that such person is dead to provide the person of the company of the person of the company of the person of the

No Offer or Solicitation

This presentation and any onal statements made in connection with this presentation shall neither constitute an offer to sell not the solicitation of any conjugate executive, or the solicitation of any cross, voic, consent, authorization or approval in any prindicidate in connection with the proposed Transaction, nor shall there be any sale of securities in any jurisdiction in which the offer, solicitation of sale would be unless from the registration or qualification under the securities laws of any such jurisdictions. No such offering of a securities shall be made except hymens of a prospection or qualification under the securities laws of such productions and the securities shall be made except hymens of a prospection or qualification under the securities of the simple securities which law made so the made so that the securities which the made except in any securities which laws the made except in a production of the securities which is securities which is securities which is made except in a production of the securities which is securities which is securities which is made except in a production of the securities of the except of the endown or contained ference and the securities of the endown of the endown or contained ference and the securities of the endown of th

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exemption under the Securities Act. The transfer of the Securities may also be subject to conditions set forth in an agreement under which they are to be issued. Investors should be aware that they might be required to bear the financial risk for the investment for an indefinite period of time. Neither Zainth por the foregoning in which pare of the offer is not premitted.

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 us would be contrary to local law or regulation.

Forward-Looking Statement

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Use of Data This present

are based on industry surveys and publications or other jubility available information, other third-party survey data and research reports commissioned by the soft as internal sources. This information involves many assurptions and introducing, there can be no guarantee as to the grant of the source of the assurptions made within or the accuracy or completeness of any projections or modeling or any other information contained here.

Any data on past performance or modeling contained beam is not an indication as to future performance. Notifier the not Zantie have independently without the third performance of the post commission of by the or Zantie, while between the second performance of the property of the post commission of by the or Zantie, while between the property of the

All summaries and discussions of documentation and/or financial information contained herein are qualified in their entirety by reference to the actual documents and/or financial statements.

Disclaimer (cont.)

Projections

This Presentation contains financial forecasts for the Company with respect to certain financial results for the Company's fiscal years 2020 through 2020. All projections, estimates, gools, targets, plants, trends or other statements with respect to future results or future versults and assumptions concerning future and other matters, which assumptions may or many not prove to be correct, (ii) are inherently subject to significant contrigencies and uncertainties, many of which are octable expectations in the versults of the project of the propose of the propose of the project or performed any procedures with respect to the projection for the purpose of their inclusion in his presentation. These projections represent flux futures are future to the projection of the purpose of their inclusion in his presentation. These projections are future for flux or future versults. Actual results can be expected to vary and those variations may be matterial. Unanticipated events may occur that could affect the outcomed such projections, estimates, goals, tappets, plants, tends and other statements. You should also note that if one or more estimates change, or one or more assumptions are not not or or more unsupected events occur, the performance and results at forth in such results and the projections, estimates and other statements may not be reviewed. We can give no assurance as to future operations, performance, results or forther futures and tended to the future fresults and the results and the results of the future fresults and the results and the resul

Use of Non-GAAP Financial Metrics

This presentation includes certain francial measures not presented in accordance with generally accorded accounting prins formation (CAAP), including prins formation may be recorded as a contract of the CAAP), and an other metrics deepend sheelform. The Company defines EBITDA is not accordance to deep expension of the company defines in the United States (CAAP), including an other metrics of the company defines in the company defines the company defined the company defines the company defined the company defines the company defined the comp

Private Placement

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2020 Preliminary Financial Information

Eve3 audited consolidated financial statements for the teelse months ended December 31, 2020 are not yet available. This presentation includes cortain pretinancy numbelled financial statements for the Newton months ended December 31, 2020 that is based solely for the Stress management's estimates reflecting currently available preliminary information, and remains esubject to Eve sconsideration of subsequent events. Evis independent requirement policies accounting firm has not audited or reviewed and does not express an opinion with respect to, this financial information. Evels final prepared policies are subject to the second policies and the second policies are subject to the second policies and the second policies are subject to the second policies and second policies. The second policies are subject to miss and uncertainties, including those described under "Forward Locking Statements".

Participation in Solicitation

Eve and Zanthe and their respective directors and executive officers, under SEC rules, may be deemed to be participants in the solicitation of provise of Zanthe's shareholders in connection with the proposed Transaction. Interesting and executive holders may obtain mode detailed information regarding the provise of the

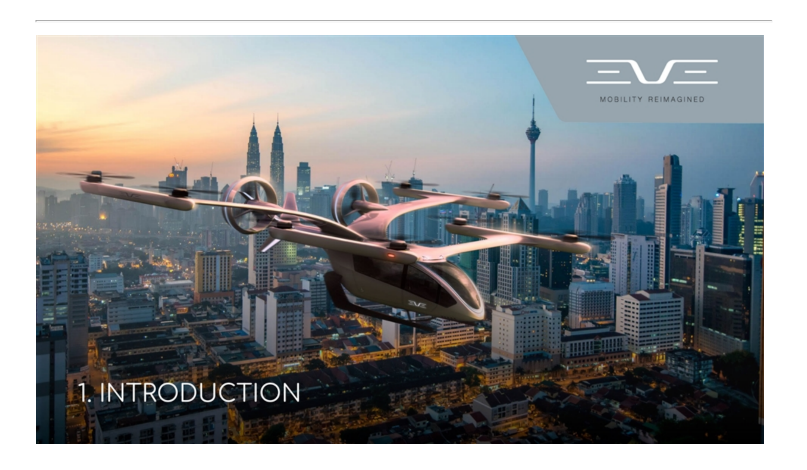
Trademark

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Additional Information About the Transaction and Where to Find It

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INVESTMENT IN ANY SECURITIES DESCRIBED HEREIN HAS NOT BEEN APPROVED OR DISAPPROVED BY THE SEC OR ANY OTHER REGULATOR AUTHORITY NOR HAS ANY AUTHORITY PASSED IPON OR ENDORSED THE MERTIS OF THE OFFERING OR THE ACCURACY OR ADEQUACY OF TH INFORMATION CONTAINED HEREIN, ANY PEPPESINTATION TO THE CONTRARY IS A CRIMINAL OFFENSE.





Transaction Overview

Business Combination Details

Embraer transfer of UAM Business to EVE UAM, LLC ("Eve"), with a commitment to provide certain services to Eve following the transaction

Exchange of Eve units to Zanite for 220M shares of Zanite common stock

Eve will become a wholly owned subsidiary of Zanite, which will change its name to Eve Holding, Inc. at close and be listed on the NYSE under the symbol "EVEX"

Expected to close in Q2 2022

7 person board (4 independent)

Embraer governance:

- · Ordinary 1:1 voting rights
- Consent right for major corporate changes (1)

Valuation

Anticipated pro forma enterprise value of \$2.4B

Implied valuation multiples:

- 1.3x 2028E revenue
- 8.5x 2028E EBITDA

Provides investors with an attractive entry point based on non-binding pipeline and peer group multiples

Strategic PIPE Investors



SKYWEST







Capital Structure

Expected to be funded by \$237M cash in trust (assuming no redemptions) and net proceeds from a \$315M PIPE resulting in estimated pro forma net cash of \$516M (2)

PIPE consists of:

- · \$175M from Embraer
- \$25M from Zanite Sponsor
- \$115M from other investors

Anticipated pro forma ownership: (3)

- 77.0% Embraer / Eve rollover (4)
- · 10.9% PIPE investors
- · 7.9% Zanite public shareholders
- · 2.2% Strategic partner warrants
- 2.0% Zanite founder shares (5)

Note: Transaction terms are subject to change.

(1) Major corporate changes include a sale, dissolution, relocation, name change, change in the size of the board or any action that would materially adversely affect any approval right to which Embraer is entitled. Embraer's consent right is retained so long as Embraer's ownership remains at or above 35%.

(2) Comprised of \$237M cash in trust (excluding any redemptions by Zanite public shareholders), \$315M in PIPE proceeds and \$5M of estimated Company net cash at Closing, minus \$41M in estimated transaction expenses. Eve's funding expectations are subject to change based on a variety of factors, including shareholder redemptions and greater than expected losses.

(3) Based on Eve's 283-4M fully-diluted pro forms shares outstanding under the treasury stock method including; (i) 2.9M initial equity incentive shares granted to Eve employees at closing; and (ii) 6.3M shares issuable upon the exercise of strategic partner penny warrants granted and vested at closing and subject to onliestone-based vested as to closing; (ii) 1.43M shares issuable upon the exercise of strategic partner penny warrants subject to milestone-based vested at closing; (iii) 1.43M shares issuable upon the exercise of strategic partner penny warrants subject to milestone-based vested at closing; (iii) 1.43M shares issuable upon the exercise of strategic partner penny warrants with a \$11.50 exercise price vested at closing; (iii) 1.43M shares issuable upon the exercise of 2 antier private placement warrants with an \$11.50 exercise price vested at closing; and (iv) any redemptions by Zanite public shareholders.

(4) Embraer / Eve rollover line excludes Embraed as the excludes Embraed as the excludes of 2 antier public shareholders.

(5) Zanite founder shares line excludes Embraed to have 2.9% pro forma ownership including its PIPE investment.

Strategic Backing from an Aviation Leader

Carve-Out Rationale

Enhance Eve's agility, focus and independent decisionmaking

Provide Eve with the flexibility to pursue new business models and partnerships

Access new pools of capital

Support for Eve

Contribution of all UAM-related employees, assets and IP

EMBRAER Contractual commitment to provide support including: (1)

- · Royalty free license to Embraer background IP
- Type certification support
- · Use of global infrastructure
- · Access to 5,000 skilled employees

Long-term partnership:

- · Rolling 100% of equity in Eve
- · \$175M investment in the PIPE
- Majority ownership post-close
- Two board seats (2)
- Three year lockup on rollover shares (3)

insaction terms are subject to change. er Services Agreement to be entered into between Eve and Embraer provi aer may nominate five board members but three must be independent. des shares acquired by Embraer in the PIPE.

Zanite - SPAC Founded by a Premier Aviation Team

Background

Founders include the principals of Directional Aviation Capital, which built and operates one of the world's largest groups of private aviation companies:

- · \$2.4B in annual revenue
- · 175+ aircraft
- · 2,750+ employees

Directors and advisors have current and former roles with leading Fortune 500 companies

Zanite team provides Eve with the benefits of a synergistic network of businesses and relationships

Support for Eve

Selected Eve after a thorough search

Key aspects of Eve investment thesis:

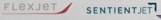
- ✓ Simplified vehicle design
- ✓ Scalable fleet operations model
- Proven path to production
- ✓ Global support and distribution

Conducted extensive due diligence

Long-term partnership:

- · \$25M investment in the PIPE
- Up to 200 Eve vehicles ordered by Halo, an affiliate of Zanite's sponsor (1)
- One board seat
- Three year lockup on sponsor shares (2)

Selected Businesses Owned by Directional Aviation Capital













Zanite Leadership Team



Kenn Ricci - Co-CEO and Board Member Principal, Directional Aviation Capital



Steve Rosen - Co-CEO and Board Member Co-CEO, Resilience Capital Partners



Mike Rossi - CFO Principal, Directional Aviation Capital



John Veihmeyer - Board Member Former Chairman of KPMG International Board member of Ford



Larry Flynn - Board Member Former President of Gulfstream Aerospace



Pat Shanahan - Board Member Former Acting Secretary of Defense; Boeing SVP



Ron Sugar - Senior Advisor Former CEO of Northrop Grumman Board member of Amgen, Apple, Chevron and Uber

(1) Includes purchase option.
(2) Excludes shares acquired by Zanite Sponsor in the PIPE.

Investment Highlights

Attractive Business Fundamentals

Addressing a Massive Global TAM

Pure play focus on a \$0.76T revenue opportunity 2025E – 2040E (1)

Scalable and Sustainable Solution

Most practical eVTOL design, capital efficient fleet operations model and carbon neutrality

Highly Experienced Team

Senior leadership team and board with proven aviation credentials

Significant Execution Advantages

Strategic Support from Embraer

Aviation leader with 30+ aircraft models certified and produced over 25 years

Powerful Partner Network

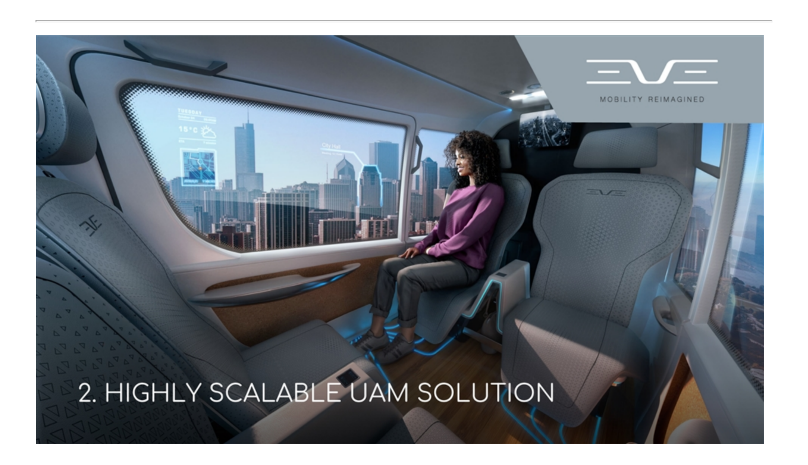
MOUs and LOIs with dozens of leading partners across the UAM ecosystem (2)

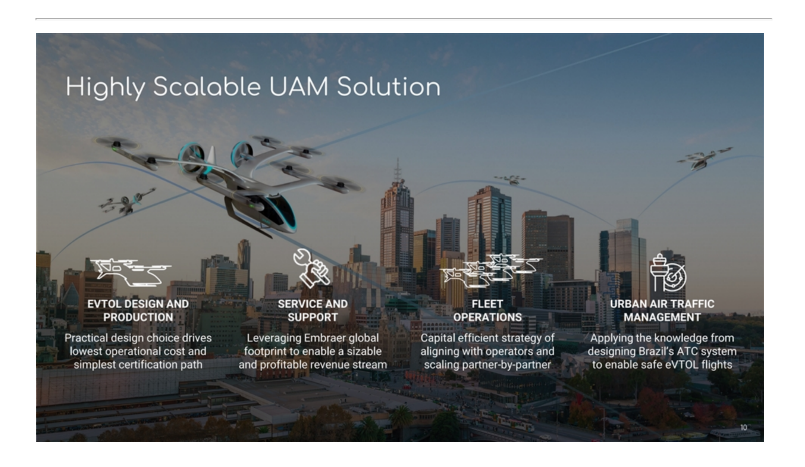
Significant Revenue Visibility

Order pipeline of \$5.2B for 1,735 vehicles to 17 launch customers (3)

(1) Total addressable market ("TAM") estimate as per "Market for Urban Air Mobility" from KPMG dated June 2021 (includes passenger travel, excludes cargo, defense and emergency services).

(3) Eve pipeline is based on launch orders (including purchase options) and capacity deals that are non-binding and subject to material charge. Capacity deals are converted from annual hourly commitments to vehicles





Vehicle Design Optimized for Urban Mobility

Flexible Seating Capacity

4 passengers at entry into service Up to **6** in autonomous mode (1)

High Utilization Rate

Designed for thousands of flight cycles per year with industry-leading reliability

Lift + Cruise Design

Most practical design choice for efficiency and certifiability

Tailored for Urban Mobility

100 km (60 mile) range at EIS Addresses 99% of UAM missions in cities and metropolitan areas ⁽²⁾

Leading Cost Efficiency

Over **6x** lower cost-per-seat than helicopters and best-in-class for eVTOLs ⁽³⁾

Community Friendly
Approximately 90% lower noise footprint compared to equivalent helicopters (4)

Most Practical Design Choice for UAM Missions

Lift + Cruise



- + Simple design
- + High reliability
- + Straightforward to certify
- + Quiet in cruise mode
- + Low battery drain
- + Simple maintenance



Tilt Rotor



- + High speed
- + Long range
- Complex design
- Lower reliability
- Challenging to certify

Vectored Fan



- + Efficient cruising
- + Long range
- Energy intensive hover
- Take-off noise level
- High battery drain

Multi-Rotor

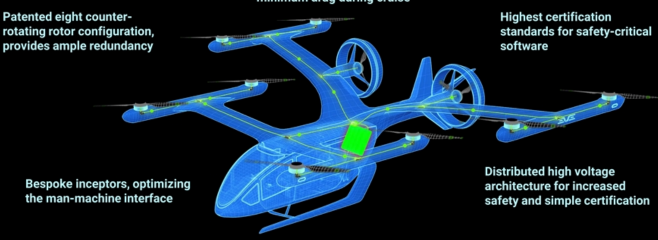


- + Efficient takeoff and landing
- + Simplest to certify
- Less efficient cruising
- Slower speeds
- Very short range
- High battery drain

Source: Assessment by Eve management and market analysis as per "Market for Urban Air Mobility" from KPMG dated June 2021.

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5th generation closed loop fly-by-wire system

Universal cabin with enhanced accessibility features

13

Timeline to Achieve Entry Into Service





Experienced Leadership Team

Senior Management Team



Jerry DeMuro



Andre Stein



Eduardo Couto



Luiz Valentini



Flávia Pavie General Counsel and CCO



Alice Altíssimo Head of Program Management



Luiz Mauad Head of Services and Fleet Operations



Flavia Ciaccia Head of User Experience



David Rottblatt Head of Business Development



Luana Campos Head of Employee Journey

Post-Closing Directors Agreed To Date



Luis Carlos Affonso SVP, Engineering, Technology and Strategy, Embraer



Michael Amalfitano CEO, Embraer Executive Aircraft



Kenn Ricci Co-CEO, Zanite Acquisition Corp. and Principal, Directional Aviation Capital



Marion Clifton Blakey Former CEO, Rolls-Royce N.A. Former FAA Administrator



Paul Eremenko CEO, Universal Hydrogen; Former CTO, Airbus

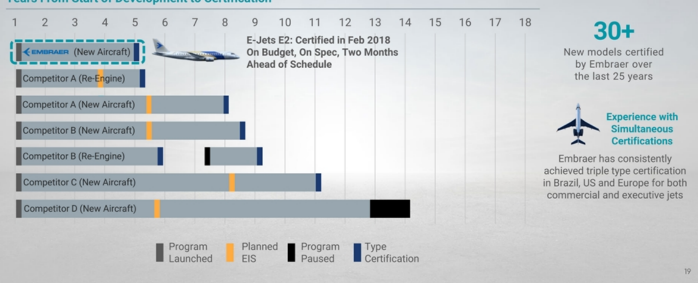




Superior Certification Track Record

Eve plans to leverage Embraer's regulatory experience and relationships to accelerate type certification

Years From Start of Development to Certification





Global Presence with Local Support

Eve is uniquely suited to support its customers by leveraging Embraer's worldwide infrastructure

80 Countries

10 Embraer Service Centers

66 Third-Party
Service Centers

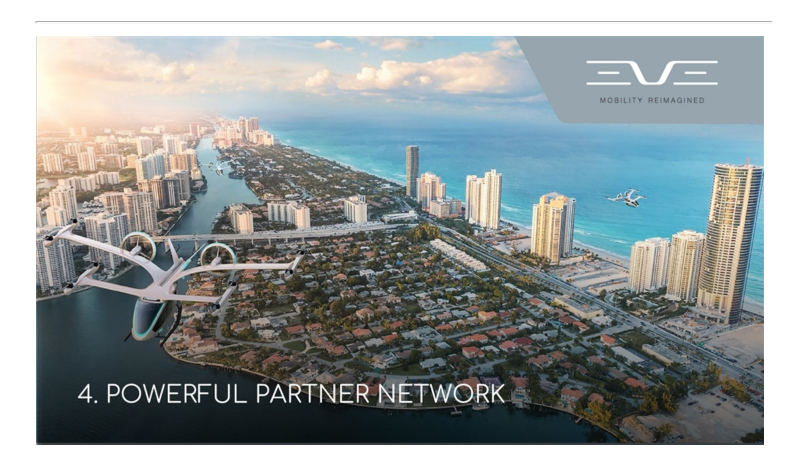
24 Warehouses

77 Flight Simulators

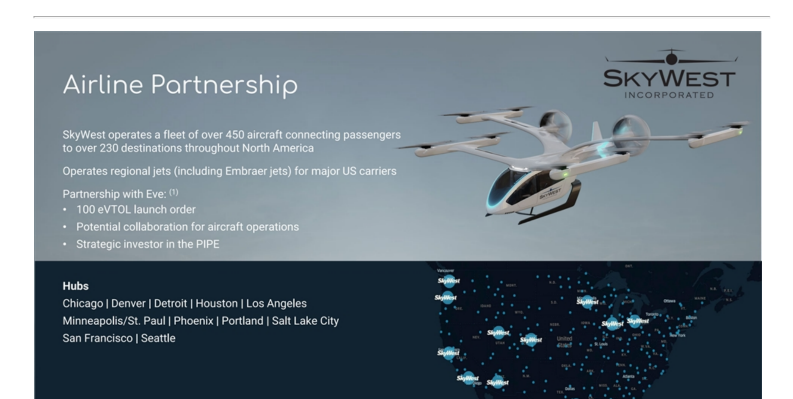
5 Pilot Training Centers

Note: Data from Eve management and is current as of 1/11/22. Master Services Agreement entered into between Eve and Embraer provides Eve with the option to source engineering, certification manufacturing and other services from Embraer at specified cost-based pricing.

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(1) Launch order and potential collaboration for aircraft operations are non-binding and subject to material change.

Airline Partnership

Republic Airways operates a fleet of more than 200 aircraft serving 100 cities in the US, Canada, the Caribbean and Central America

Operates regional jets (including Embraer jets) for major US carriers

Partnership with Eve: (1)

- Up to 200 eVTOL launch order (2
- Potential collaboration for aircraft operations
- Strategic investor in the PIPE

Republic Airways

Hubs

Charlotte | Chicago | Columbus | Houston Indianapolis | Kansas City | Louisville | Miami Newark | New York City | Philadelphia Pittsburgh | Washington DC

(1) Launch order and potential collaboration for aircraft operations are non-binding and subject to material change. (2) includes purchase option.



Selected Helicopter Partnerships

Avantto operates aircraft and helicopters, completing more than 6,000 flights per year with over 450 active customers

Partnership with Eve: (1)

- 100 eVTOL launch order
- Potential collaboration for aircraft operations





Halo provides bespoke helicopter and private urban air mobility travel services in the US and UK

Formed through the combination of Halo Aviation and Associated Aircraft Group in May 2021

Partnership with Eve: (1) (2)

- Up to 200 eVTOL launch order (3)
- Potential collaboration for aircraft operations
- Vehicles expected to operate in the US and UK

26

Lessor Partnerships

Falko is a specialist aircraft operating leasing, asset management and aircraft services company focused on the regional aircraft sector. It is currently the world's third largest lessor of regional aircraft by value and aircraft numbers with offices in the UK, Ireland and Singapore.

Partnership with Eve (1)

- 200 eVTOL launch order
- Potential collaboration to develop a network of eVTOL operators
- Strategic investor in the PIPE





Azorra is a full-service aircraft leasing platform with a clean balance sheet focusing on regional, crossover and small narrowbody aircraft. Azorra's team has a 25+ year track record and has owned and managed more than 275 aircraft in over 70 countries

Partnership with Eve (1)

- Up to 200 eVTOL launch order (2)
- Potential collaboration to develop a network of eVTOL operators
- Strategic investor in the PIPE

2/

Defense Partnership

BAE Systems is a global leader in defense technology spanning air, maritime, land and cyber domains

Significant scale with 89,600 employees in 40 countries and annual revenue of \$26B

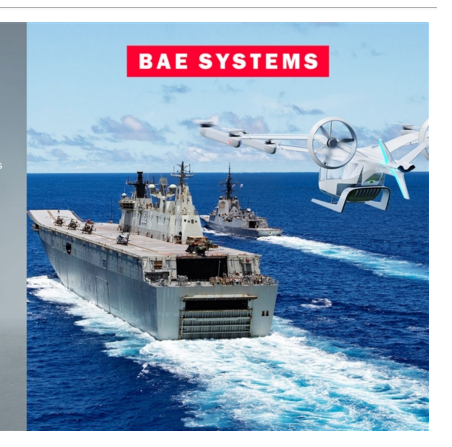
Partnership with Eve and Embraer (1)

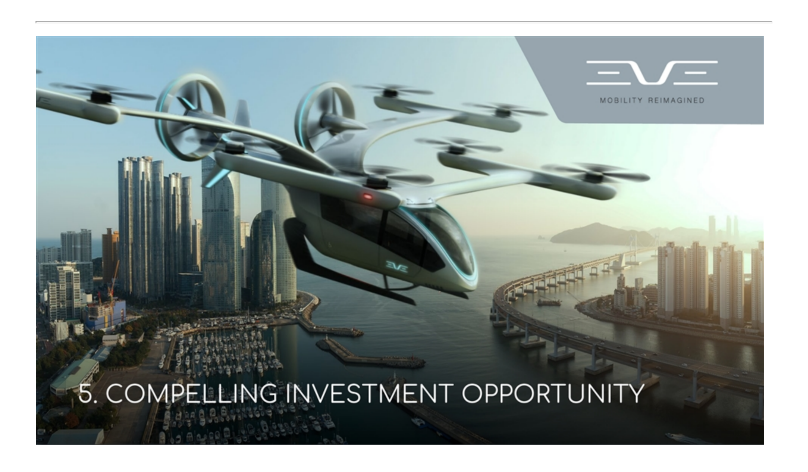
- Global defense collaboration
- Strategic investor in the PIPE

Leading Defense Franchises

Electronic Warfare | Cyber | Combat Air
Combat Ships | Combat Vehicles | Cyber
Undersea Warfare | Multi-Domain Capabilities

Potential collaboration for defense applications is non-binding and subject to material change

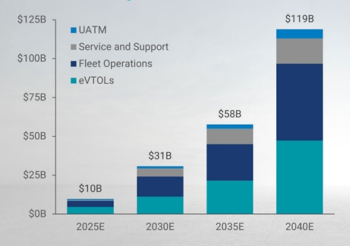




Addressing a \$0.76 Trillion Global TAM

Eve's 2030E revenue forecast implies only 15% market penetration

UAM Passenger Total Addressable Market (1)



Embraer Market Share Examples (2)



#1 Market Share | 29% Commercial Jets <150 seats



#1 Market Share | 28% Light Jets

Note: TAM of \$0.76T refers to the aggregate revenue opportunity from 2025E - 2040E.

(1) TAM estimate as per "Market for Urban Air Mobility" from KPMG dated June 2021 (includes passenger travel; excludes cargo, defense and emergency services).

(2) Market share statistics from Embraer management and public fillings.

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Accelerating Revenue Visibility

Eve Non-Binding Order Pipeline of \$5.2B (1)



Eve Vehicle Delivery Forecast

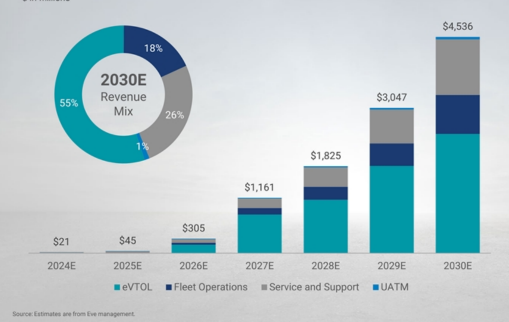
(Estimated Number of Vehicles Delivered Per Year)



(1) Eve pipeline is based on launch orders (including purchase options) and capacity deals that are non-binding and subject to material change. Capacity deals are converted from annual hourly commitments to vehicles assuming 1,000 hours per vehicle per year. Eve pipeline is current as of 1/11/22.

Revenue Growth Plan

\$ in millions



- eVTOL revenue is expected to begin scaling in 2026E with planned entry into service
- Fleet operations and service and support revenues are expected to reach 44% of total revenue by 2030E
- UATM is expected to be a strategic and high margin revenue source

Financial Forecast

\$ in millions

	2024E	2025E	2026E	2027E	2028E	2029E	2030E
eVTOL Deliveries	-	-	75	340	481	801	1,117
Revenue Y/Y Growth	\$21 73%	\$45 121%	\$305 570%	\$1,161 281%	\$1,825 57%	\$3,047 67%	\$4,536 49%
Non-GAAP Gross Profit (1) Non-GAAP Gross Margin	(\$1) N.M.	\$2 5%	\$13 4%	\$179 15%	\$422 23%	\$750 25%	\$1,171 26%
EBITDA (2) EBITDA Margin	(\$109) N.M.	(\$88) N.M.	(\$60) N.M.	\$67 6%	\$278 15%	\$518 17%	\$840 19%
Capex	(\$158)	(\$209)	(\$258)	(\$273)	(\$245)	(\$293)	(\$337)
Free Cash Flow (3)	(\$269)	(\$299)	(\$316)	(\$211)	\$28	\$203	\$475

- · Forecasted gross and EBITDA margins reflect Embraer's experience with past aircraft programs
- Eve expects to be EBITDA positive for the full year of 2027E
- · Excluding manufacturing capex, Eve requires approximately \$540M to fund its plan (4)
- · Manufacturing capex is expected to be funded through working capital commitments (5)

Note: Estimates are from Eve management. Eve financials are prepared in accordance with US GAAP accounting principles.

(1) Non-GAAP gross profit is defined as gross profit excluding depreciation and amortization and stock-based compensation expense included in cost of goods sold.

(2) EBITDA is a non-GAAP measure and defined as net income (loss) before depreciation and amortization, income taxes, interest income / (expense) and stock-based compensation.

(3) Free cash flow is a non-GAAP measure and defined as EBITDA minus income taxes (excluding Tax Receivable Agreement payments), changes in net working capital and capital expenditures.

(4) Eve's funding expectations are subject to change based upon a variety of factors, including shareholder demptions and higher than expected losses.

(5) Eve's working capital commitment is based upon a non-binding LOI from the Brazilian Development Bank (BNDES).

Transaction Overview

\$ in millions, except per share data

Sources

Total Sources	\$2,752
PIPE Equity	\$315
Cash in Trust	\$237
Embraer Rollover	\$2,200

Uses

\$41
3311
\$511
\$2,200

Pro Forma Valuation

Enterprise Value	\$2,378
Less: Net Cash (2)	\$516
Equity Value	\$2,894
Pro Forma Shares Outstanding (1)	289.4
Share Price	\$10.00

Pro Forma Ownership (1)





Note: Transaction terms are subject to change.
(1) Fully-diluted pro forms a hares outstanding under the treasury stock method including: (i) 2.9M initial equity incentive shares granted to Eve employees at closing; and (ii) 6.3M shares issuable upon the exercise of strategic partner penny warrants granted and vested at closing and subject to lock-ups of three to five years; and excluding: (i) 7.9M shares issuable upon the exercise of strategic partner penny warrants subject to mitestone-based vesting; (ii) 17.9M shares issuable upon the exercise of strategic partner warrants subject to mitestone-based vesting; (ii) 17.9M shares issuable upon the exercise of strategic partner warrants subject to mitestone-based vesting; (ii) 17.9M shares issuable upon the exercise of strategic partner warrants with an \$11.50 exercise price vested at closing; (iii) 14.3M shares issuable upon the exercise of strategic partner warrants with an \$11.50 exercise price vested at closing; and (v) any redemptions by Zanite public shareholders. (2) Comprised of \$237M cash in trust (excluding any redemptions by Zanite public shareholders, \$31.5M in PIPE proceeds and \$5M of estimated Company net cash at Closing, minus \$41M in estimated transaction expenses.

(3) Embrarer / Eve rollover excludes Embrarer's committed \$175M investment in the PIPE, which is included in the PIPE investors ownership line. Embrare is expected to have 2.9% pro forma ownership including its PIPE investment.

Eve Execution Advantages vs. UAM Peers

		ARCHER	Joby	LILIUM	VERTICAL
Enterprise Value (1)	\$2.4B	\$0.5B	\$2.7B	\$1.4B	\$2.1B
Value of Pipeline (2) (3)	\$5.2B	\$1.5B	Not Applicable	\$1.0B	\$5.4B
Enterprise Value / Pipeline Value	0.45x	0.32x	Not Applicable	1.45x	0.38x
Number of Vehicles in Pipeline (2) (3)	1,735	300	Not Applicable	220	1,350
Number of Customers in Pipeline (2) (3)	17	1	Not Applicable	1	6
Year Founded (4)	2017	2018	2009	2015	2016
eVTOL Design Choice	Lift + Cruise	Tilt Rotor	Tilt Rotor	Ducted Fan	Tilt Rotor
Fleet Operations Approach (5)	Partner-by-Partner	City-by-City	City-by-City	City-by-City	Partner-by-Partner
Service & Support (5)	•	•	0	•	0
UATM (5)	•	•	0	0	•
Proven Aviation Backer	Embraer	None	None	None	None
Strategic Investors (3)	Azorra, BAE, Bradesco, Falko, Republic, Rolls-Royce, SkyWest, Thales	United Airlines, Stellantis	Toyota, Intel Capital, Uber, JetBlue	Tencent, Ferrovial, Palantir	Microsoft, Rolls-Royce, American Airlines, Honeywell, Avolon

⁽¹⁾ Enterprise value for Eve is based on the proposed transaction value. All other enterprise values are based on public information and trading prices from Capital IQ as of 1/11/22.

(2) Eve pipeline is based on launch orders (including purchase options) and capacity deals that are non-binding and subject to material change. Capacity deals are converted from annual hourly commitments to vehicles assuming 1,000 hours per vehicle per year.

(3) Pipeline and partner data for UAM peers is based on information publicly disclosed in the companies' press releases and SPAC investor presentations as of 1/11/22.

(4) Eve founding date reflects the year that Embarer started its internal UAM program. Eve was established as a separate legal entity in 2020.

(5) Assessment based on "Market for Urban Air Mobility" from KPMG dated June 2021.





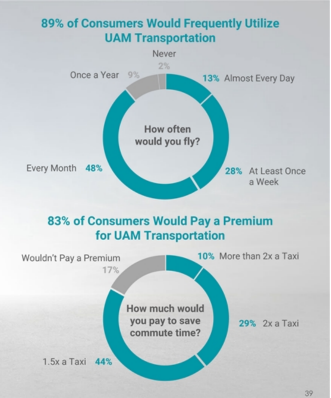
Positioned to be the Premier Player in UAM

- ✓ Transformational \$0.76T Market Opportunity
- ✓ Efficient and Certifiable Vehicle Design
- ✓ Proven Certification / Production Track-Record
- ✓ Worldwide Sales and Support Network

- \$5.2B Pipeline Driven by Best-in-Class Partners
- ✓ Experienced Executive Team and Board
- ✓ High-Growth, Capital Efficient Business Model
- Attractive Valuation Entry Point

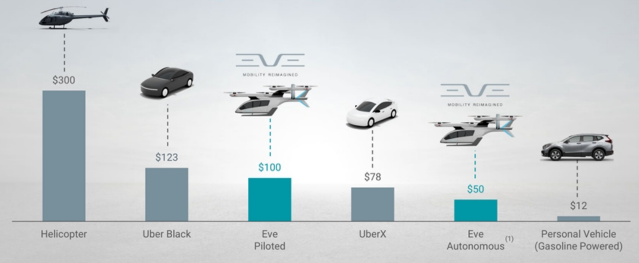




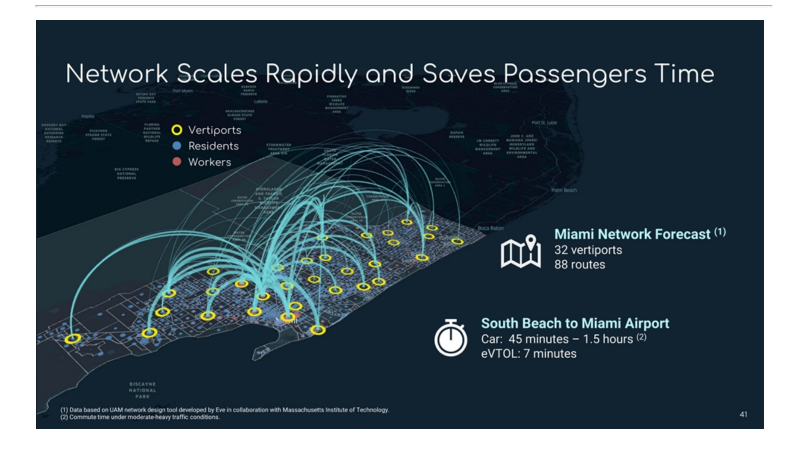


Consumer Prices Comparable to Ground Options





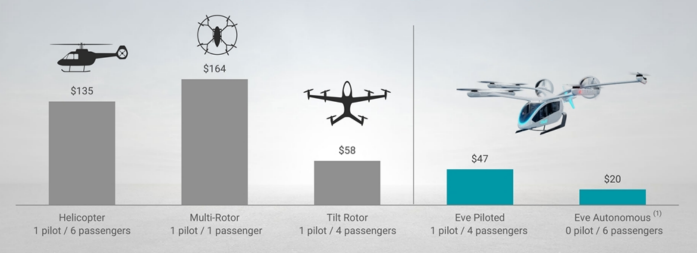
Source: UAM forecasted price per seat mile is based on analysis from Massachusetts Institute of Technology and Eve. (1) Eve expects autonomous operations to commence around 2030.



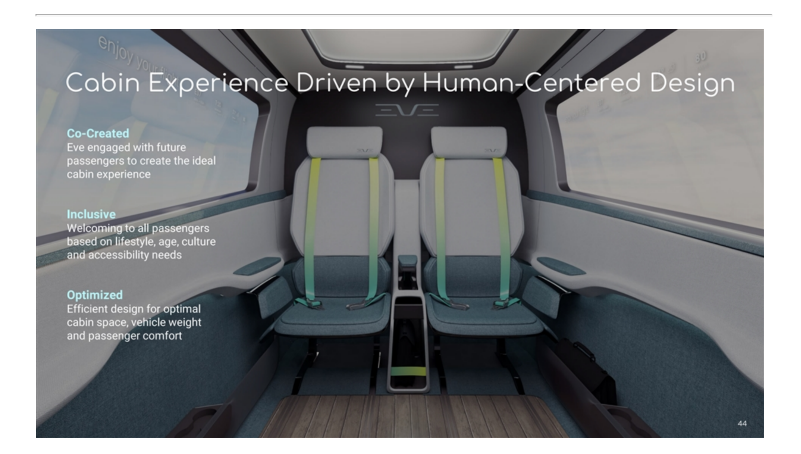


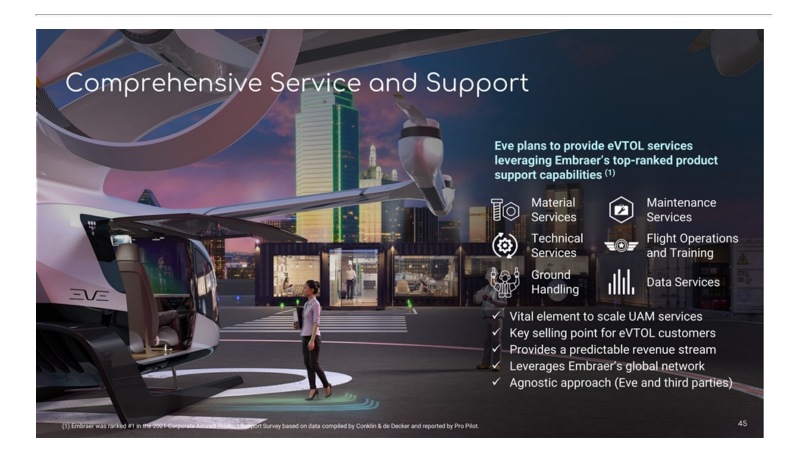
Designed to Deliver the Lowest Operational Cost

Estimated Direct Operational Cost Per Seat for a Typical 30 km (20 mile) Trip



Source: Estimated helicopter costs are based on an analysis from Conklin & de Decker. All other costs are based on Eve analysis. (1) Eve expects autonomous operations to commence around 2030.





Urban Air Traffic Management

Vital Need for Urban Air Traffic Management (UATM)

Conventional voice-based air traffic control (ATC) cannot scale to handle the projected volume of flights in low altitude urban airspace

Eve Advantage

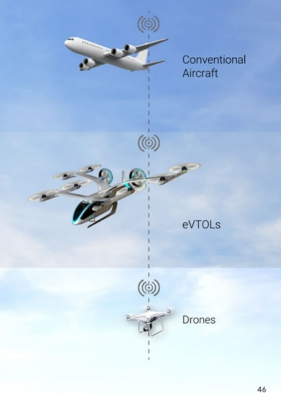
UATM software platform is being developed in partnership with Embraer – developer of the ATC system in Brazil

Market Validation

Eve is validating its UATM approach through CONOPS collaborations with stakeholders in Brazil, London and Australia (1)

Strategic Portfolio Element

Enables Eve to engage with customers, communities and regulatory agencies at a strategic level, while creating a high margin and recurring revenue source



(1) A concept of operations (CONOPS) is a document that describes a proposed system concept and how that concept would be operated in an intended environment. Eve completed a CONOPS in Australia in December 2020, and its other CONOPS are ongoing.



Risk Factors

The risks presented below are certain of the general risks related to EVE UAM LLC, including the urban air mobility business it will own (collectively, "Eve"). Zanite Acquisition Corp. ("Zanite") and the proposed business combination between Eve and Zanite (the "Business Combination"), and such list is not exhaustive. The list below has been prepared solely for purposes of the private placement transaction, and solely for potential private placement investors, and not for any other purpose. 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 of the private placement in this offering before making an investment decision. Risks relating to the business of Eve will be disclosed in future documents filled or furnished by Eve and Zanite with the U.S. Securities and Exchange Commission ("SEC"), including the documents filled or furnished by Eve and Zanite with the Business Combination. The risks presented in such filings will be consistent with those that would be required for a public company in its SEC filings, including with respect to the business and securities of Eve and Zanite and the Business Combination, and may differ significantly from, and be more extensive than, those presented below.

- Risks Related to Eve's Business, Industry, Financial Condition, and Results of Operations

 The market for Urban Air Mobility (UAM) has not been established with precision, is still emerging and may not achieve the growth potential Eve expects, or may grow more slowly than expected.

 There may be relectance by consumers to adopt this new form of mobility, or unwillingness to pay Eve's projected prices.

 There may be rejectation of eYTOL operation in certain localities due to a perceived risk of safety or burden on local communities from eYTOL operations.

 Eve may be unable to obtain relevant regulatory approvals for the commercialization of its aircraft, including Type Certification, Production Certification, Operating Certification, approvals for permitting new infrastructure or access existing infrastructure or otherwise.

 Eve will be subject to rapidly changing and increasingly stringent laws, regulations, industry standards, and other obligations releating to privacy, data protection, and data security. The restrictions and costs imposed by these requirements, or its actual or perceived failure to comply with them, could harm its business.

 If current airspace regulations are not modified to increase air traffic, Eve's business could be adversely affected.

 Eve may not be able to launch its eYTOL and related services on the timeline projected and may not be able to produce aircraft in the volumes and on the timeline projected.

 Eve's customer's perception of Eve and Eve's reputation may be impacted by the broader industry, and customers may not differentiate Eve's services from its compelitors.

 Eve's aircraft may require maintenance at frequencies or at costs which are unexpected and could adversely impact its business and operations.
- pandemic.

 Neither Eve nor Embraer has yet manufactured or delivered to customers any eVTOL aircraft, which makes evaluating Eve's business and future prospects difficult and increases the risk of investment.

 Eve's eVTOL aircraft may not perform at the level it expects, and may have potential defects, such as higher than expected noise profile, lower payload than initially estimated, shorter range, higher unit cost, higher cost of operation, perceived discomfort during transition phase and/or shorter useful lives than Eve anticipates.

 Crashes, accidents or incidents of eVTOL aircraft or involving UATM solutions, lithium batteries involving Eve or its competitors could have a material adverse effect on Eve's business, financial condition, and results of operations.

 Unsatificatory safety performance of Eve's aircraft could have a material adverse effect on its business, financial condition, and results of operation.

- There is a shortage of pilots and mechanics which could increase the costs of operating Eve's eVTOL and reduce the ability to deploy Eve's eVTOL service at scale.

 Eve currently relies and will continue to rely on Embraer and third-party partners to provide and store the services, products, parts and components required to manufacture our aircraft, transport the aircraft to final customer and to supply critical services, components and systems, which exposes us to a number of risks and uncertainties outside its control. Eve's ability to operate its business effectively depends in large part on certain administrative and other support functions provided to it by Embraer pursuant to the Services Agreements. Following the expiration or termination of the Services Agreements. Eve's ability to operate its business effectively may suffer if it is unable to cost-effectively establish its own administrative and other support functions in order to operate as a stand-alone company.

 Eve may have received better terms from unaffiliated third parties than the terms it has received in the services agreements with Embraer S.A.

 Eve will rely on supplier and service partners to transport the aircraft to the final customer and to supply other critical services and systems necessary for Eve's operations, including to provide aerial ridesharing services and to make the necessary changes to, and operate, vertiports using Eve's aircrafts, which exposes Eve to risks and uncertainties outside its control. Eve's agreements with such supplier and service partners, or the conditions to any such agreements (if any) are cancelled, modified or delayed, or if such third party customers and commercial partners on not otherwise make the services sufficiently convenient to drive customer adoption, Eve's porapects, results of operations, liquidity and cash flow will be harmed.

 Changes in government regulation imposting additional requirements and regulations. Undavorable changes in these lews and regulations and regulations.

 The IJAM Busines

Risk Factors (cont.)

- Eve's operating and financial results forecast relies in large part upon assumptions and analyses that Eve has developed. If these assumptions or analyses prove to be incorrect, Eve's actual operating and financial results may be significantly below its forecasts.

 If relations between Eve and its strategic partners were to deteriorate or terminate, Eve's business could be adversely affected or such third parties could act in a manner adverse to Eve.

 Eve is subject to risks associated with climate change, including the potential increased impacts of severe weather events on its operations and infrastructure.

 Eve's aircraft utilization may be lower than expected and our aircraft may be limited in its performance during certain weather conditions.

- have a material adverse effect on Eve's business, financial condition and results of operations and the price of its common stock.
 Any further downgrading of Brazil's credit rating could adversely affect the market price of shares Eve's common stock.
 Any decrease in Brazilian government-sponsored customer financing, or increases in government-sponsored financing the benefits Eve's competitors, may decrease the competitiveness of its aircraft.
 Inflation and government efforts to combat inflation may contribute significantly to economic uncertainty in Brazil and to heightened valuality in the Brazilian securities markets and, consequently, may adversely affect the Eve's business, financial condition and results of operations.
 Developments and the perception of itsk in Brazil and other countries, especially in other emerging markets, may adversely affect Eve common stock.
 Political instability, including as a result of ongoing corruption investigations, may adversely affect Eve's business and results of operations.
 Infrastructure and workforce deficiency in Brazil may impact economic growth and have a material adverse effect on Eve.
 Exchange rate volatility may adversely affect Eve.

- Risks Related to Eve's People

 The loss of one or more of Eve's executive officers, key employees, or an inability to attract and retain highly skilled employees could adversely affect Eve's business.

 Eve's management team has limited experience managing a public company.

 Claims for indemnification by Eve's directors and officers may reduce Eve's available funds to satisfy successful third-party claims against Eve and may reduce the amount of money available to Eve.

 Eve's business may be adversely affected by union activities.

- Risks Related to Eve's Intellectual Property and Cybersecurity

 Data loss, errors, or corruption due to failures in Eve's systems may damage Eve's reputation and relationships with existing customers, which could have a negative impact on its business, operations, and financial performance.

 Eve's business is subject to online security risks, and if eve is unable to a safeguard the security and privacy of confidential data, it may face significant liabilities and its reputation and business will be harmed.

 If Eve is unable to obtain, maintain and enforce intellectual property protection for Eve's technology and products or if the scope of its intellectual property protection is not sufficiently broad, others may be able to develop and commercialize technology and products substantially similar to Eve's, and Eve' ability to successfully commercialize its etchnology and products may be adversely affected.

 Third parties may initiate legal proceedings alleging that Eve is infringing or otherwise violating their intellectual property rights, the outcome of which would be uncertain and could have a material adverse effect on Eve's business, financial condition, and results of operations.

 Any restrictions on Eve's use of, or ability to license, data, or Eve's failure to license data and integrate third-party technologies, could have a material adverse effect on Eve's business, operations, and financial performance.

 If Eve's trademarks and trade names are not adequately protected. Eve may not be able to build name recognition in its markets of interest and its business may be adversely affected.

- s technology and products could be adversely affected.

 Related to Eve's Tax, Financial and Accounting Matters
 a public reporting company, Eve will be subject to rules and regulations established by the SEC and the NYSE regarding
 is internal control over financial reporting. Eve may not complete needed improvements to its internal control over
 incial reporting in a timely manner, or these internal controls may not be determined to be effective, which may
 ersely affect investor confidence in Eve's company and, as a result, the value of Eve's stock and you investment.
 In failure to successfully implement and maintain accounting systems could materially adversely impact Eve's business,
 ults of operations, and financial condition.

 Rowing the Business Combination, Eve's failure to timely and effectively implement controls and procedures required by
 ation 404(a) of the Sarbanes-Oxley Act that will be applicable to it after the Business Combination is consummated
 uld have a material adverse effect on its business.

 anges in tax laws may adversely affect Eve, and the Internal Revenue Service or a court may disagree with tax positions

- aks Related to Zanite and the Business Combination

 There are material risks to unaffiliated investors presented by taking Eve public through a business combination rather than through an underwritten offering.

 Directors of Zanite have potential conflicts of interest in recommending that its stockholders vote in favor of approval of the Business Combination.

 Zanite's initial stockholders, officers and directors may agree to vote in favor of the Business Combination, regardless of how its public stockholders vote.

 Zanite's sponsors, directors, officers, advisors, and their affiliates may enter into certain transactions, including purchasing shares or warrants from public stockholders, which may influence a vote on the Business Combination and reduce the public float of its securities.

Risk Factors (cont.)

- Zanite's warrants and the additional private placement warrants it may be obligated to issue to its sponsor are accounted for as derivative liabilities and the changes in value of Zanite's derivative liabilities could have a material effect on Zanite's financial results.

 Zanite has identified a material weakness in its internal control over financial reporting. This material weakness could continue to adversely affect Zanite's ability to report its results of operations and financial condition accurately and in a

- continue to adversely affect Zanite's ability to report its results of operations and financial condition accurately and in a timety manner. Zanite and, following the Business Combination, Eve, may face litigation and other risks as a result of any material weaknesses that may be identified in Zanite's internal control over financial reporting. The combined company may invest or spend the proceeds of the Business Combination and private placement in ways with which the investors may not agree or in ways which may not yield a return. Each of Zanite and Eve have incurred and will incur substantial costs in connection with the Business Combination, private placement and related transactions, such as legal, accounting, consulting, and financial advisory fees, which will be paid out of the proceeds of the Business Combination and the private placement. The ability of Zanite's public stockholders to exercise redemption rights with respect to a large number of shares could deplete Zanite's frust account prior to the Business Combination and the private placement. The ability of Zanite's public stockholders to exercise redemption rights with respect to a large number of shares could deplete Zanite's frust account prior to the Business Combination and thereby diminish the amount of working capital of the combined company.

 Subsequent to the consummation of the Business Combination, the combined company may be required to 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 share price, which could cause you to lose some or all of your investment. Uncertainty about the effect of the Business Combination may affect Eve's ability to retain key employees and integrate management structures and may materially impact the management, strategy, and results of its operation as a combined company.

- Uncertainty about the effect of the Business Combination may affect be's abunty to retain key employees and integrate management structures and may materially impact the management strategy, and results of its operation as a combined company.

 Neither the Zanite board of directors nor any committee thereof obtained a third-party valuation in determining whether or not to pursue the Business Combination.

 Zanite is an emerging growth company subject to reduced disclosure requirements, and there is a risk that availing itself of such reduced disclosure requirements will make its common stock less attractive to investors. The consummation of the Business Combination is subject to a number of conditions and if those conditions are not satisfied or waived, the Business Combination agreement may be terminated in accordance with its terms and the Business Combination may not be completed.

 Legal proceedings in connection with the Business Combination, the outcomes of which are uncertain, could delay or prevent the completion of the Business Combination.

 Changes to the proposed structure of the Business Combination may be required as a result of applicable laws or regulations.

 Following the Business Combination, anti-takeover provisions contained in Eve's certificate of incorporation and bylaws, as well as provisions of Delaware law, could impair a takeover attempt.

 Following the Business Combination, exertificate of incorporation and bylaws will provide for an exclusive forum in the Court of Chancery of the State of Delaware for certain disputes between Eve and its stockholders, and that the federal district courts of the United States will be the exclusive forum for the resolution of any complaint asserting a cause of action under the Securities Act of 1933, which could discover age claims or limit stockholders' ability to make a claim against Eve, its directors, officers, other employees or stockholders.

 Eve will incur significant expenses as a result of being a public company, which could materially adversely a

- accordingly, it will depend on distributions from Eve to pay taxes and expenses.

 Zante and Eve will be subject to business uncertainties and contractual restrictions while the Business Combination is pending, and such uncertainty could have a material adverse effect on Zanite's and Eve's business, financial condition, and results of operations.

 If Zanite is deemed to be an investment company under the investment Company Act, it may be required to institute burdensome compliance requirements and its activities may be restricted, which may make it difficult to complete the

- Warrants will become exercisable for the combined company's common stock, which would increase the number of shares eligible for future resale in the public market and result in dilution to the combined company's stockholders. Investors in this offering will experience immediate and substantial dilution. The combined company may issue shares of preferred stock in the future, which could make it difficult for another company to acquire it or could otherwise adversely affect holders of its common stock. Stockholders will experience immediate dilution as a consequence of the issuance of common stock as consideration in the Business Combination. Having a minority share position may reduce the influence that stockholders have on the management of the Company.

