

The below presentation was used by Movella, Inc. (“Movella”) in a presentation to certain individuals on January 30, 2023, in connection with Movella’s previously disclosed proposed business combination with Pathfinder Acquisition Corporation.

Investor Presentation

WINTER 2023

AovellaTM Bringing meaning to movement

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In connection with the transaction, Pathfinder filed a registration statement on Form S-4 (the "Registration Statement") with the Securities and Exchange Commission (the "SEC"), which includes a preliminary proxy statement to be distributed to holders of Pathfinder's ordinary shares in connection with Pathfinder's solicitation of proxies for the vote by Pathfinder's shareholders with respect to the transaction and other matters as described in the Registration Statement, as well as the prospectus relating to the offer of the securities to be issued to Movella's shareholders in connection with the transaction. On January 13, 2023, the SEC declared the Registration Statement effective, and on January 18, 2023, Pathfinder commenced mailing the definitive proxy statement to holders of its ordinary shares as of the record date established for voting on the transaction. Investors and security holders and other interested parties are urged to read the proxy statement/prospectus, any amendments thereto and any other documents filed with the SEC carefully and in their entirety when they become available because they will contain important information about Pathfinder, Movella, and the transaction. Investors and security holders may obtain free copies of the Registration Statement, preliminary proxy statement/prospectus and definitive proxy statement/prospectus (when available) and other documents filed with the SEC by Pathfinder through the website maintained by the SEC at <http://www.sec.gov>. The documents filed by Pathfinder with the SEC also may be obtained free of charge at Pathfinder's website at www.pathfinderacquisition.com or upon written request to Pathfinder at 1950 University Avenue, Suite 350, Palo Alto, CA 94303.

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Introduction

Novella™ Bringing meaning to movement



Movella Digitizes Movement

Movella is a leading full-stack provider of sensors, software, and analytics that enable the digitization of movement.

Our products, services and solutions enable a wide range of existing and emerging high-growth markets by sensing, capturing, and transforming movement data into meaningful and actionable insights.

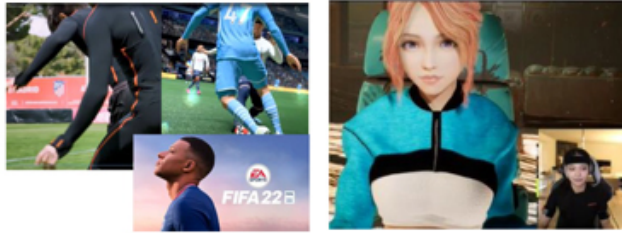
Our Vision:

To move humanity forward by bringing meaning to movement.

Movella™

The Explosive Potential of Movement Digitization

Critical for Next-Gen Entertainment, Gaming, and Live Streaming Applications



Mass-Market Potential for New Metaverse Social Media Applications



Enable New Frontier of Monetizable "Motion IP" for Content Creators



Actionable Movement Insights for Digital Health & Sports Applications



Visionary and Experienced Leadership with Compelling Partnership with Leading Technology Investors



Ben Lee
CHIEF EXECUTIVE OFFICER



Steve Smith
CHIEF FINANCIAL OFFICER



Boele de Bie
CHIEF OPERATING OFFICER



Vijay Nadkarni
CHIEF TECHNOLOGY OFFICER



Geoff Charubin
CHIEF OF STAFF



CJ Hoogsteen
VP SALES & MARKETING



Peter Xie
VP SENSORS



Travis McDonough
VP BUSINESS DEVELOPMENT,
HEALTH & SPORTS



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Investment Highlights



-  A global leader in digitization of movement with highly differentiated and integrated full-stack solutions
-  Critical, scalable enabling technology for multiple high-growth emerging end markets and applications
-  Proprietary technology protected by rich patent portfolio and decades of trade secrets & know-how
-  Attractive financial profile with growth acceleration, high gross margins and operating leverage
-  Capital-efficient financial model and near-term path to profitability⁽¹⁾ (breakeven expected by Q3CY23)
-  Experienced leadership team with track record of scaling global businesses organically and inorganically



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Profitability is on an Adjusted EBITDA basis. Adjusted EBITDA is a non-GAAP financial measure that represents Movella's net loss adjusted to exclude (1) depreciation and amortization; (2) stock-based compensation expense; (3) interest income (expense), net; (4) other income (expense), net; and (5) provision for income taxes.

Company Overview

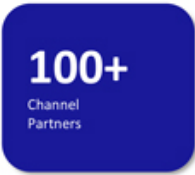
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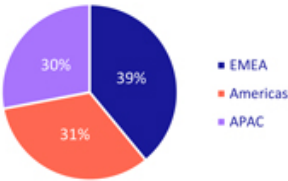
Movella at a Glance

Movella has a diverse customer base, established leadership presence and path to profitability in its current markets

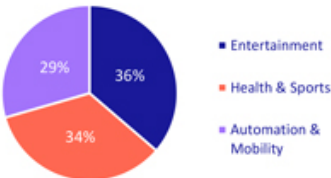
Key Financial Stats



2021A Revenue by Region



2021A Revenue by End Market



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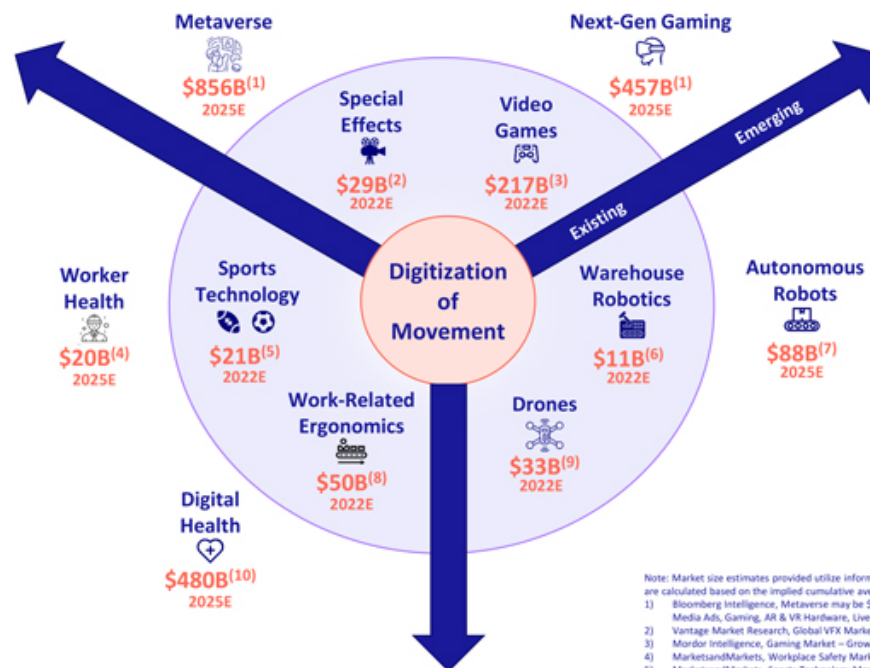
Note: The key financial statistics and key business statistics reflect the Company's estimates solely as of 1/29/23. As these are estimates only, they are subject to assumptions and risks which could cause this information to change and, accordingly, you should not place undue reliance on such information. The Company does not intend, and undertakes no obligation, to update any such information.

1) Less than 5% of total revenue is generated from Movella's #1 customer.





2) Breakeven is on an Adjusted EBITDA basis. Adjusted EBITDA is a non-GAAP financial measure that represents Movella's net loss adjusted to exclude (1) depreciation and amortization; (2) stock-based compensation expense; (3) interest income (expense), net; (4) other income (expense), net; and (5) provision for income taxes.

3) Includes 14 pending patents. Patent count as of 10/31/22.

Enabler of New Applications in Massive “Megatrend” Markets



Movella Offers a Full-Stack Solution Suite

AI Cloud Analytics	Motion Cloud analytics provide holistic human body and kinematics insights	
Visualization Software	Desktop and mobile tools, graphics, and animation provide data visualization	
Motion Capture	Patented system and software with centimeter-level motion capture accuracy	
Sensor Fusion	Proprietary algorithm determines orientation, position, and movement with sensors	










Overview of Current End Markets

Entertainment



36% of CY2021A Revenue

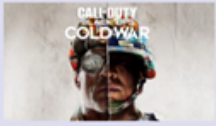
Representative Customers





Select Use Cases





Health & Sports

34% of CY2021A Revenue

Representative Customers





Select Use Cases



Automation & Mobility

29% of CY2021A Revenue

Representative Customers





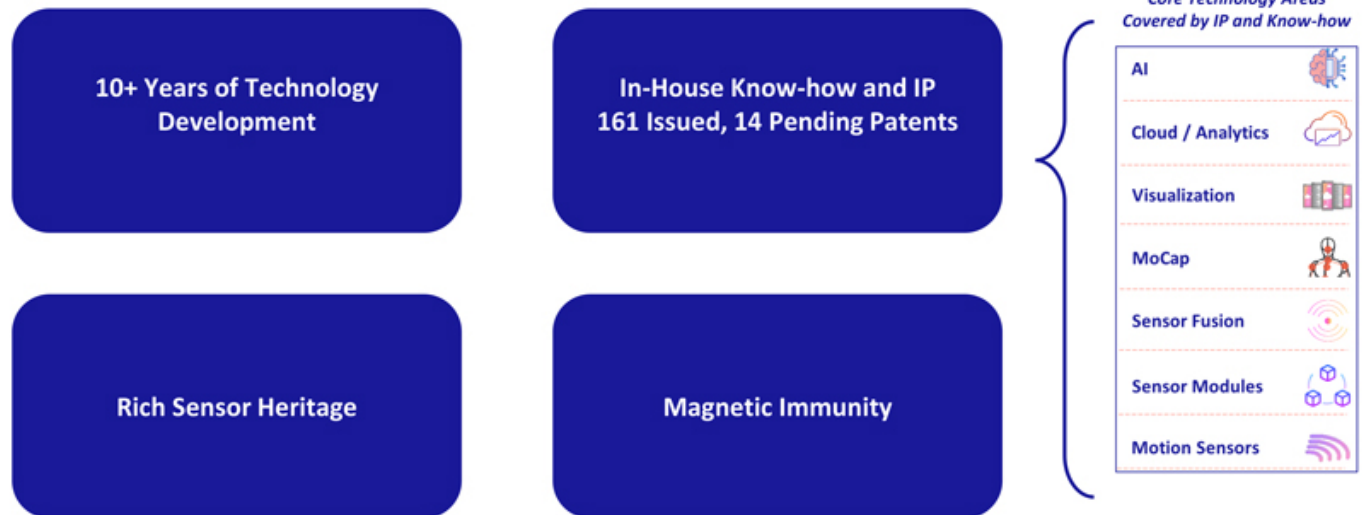
Select Use Cases



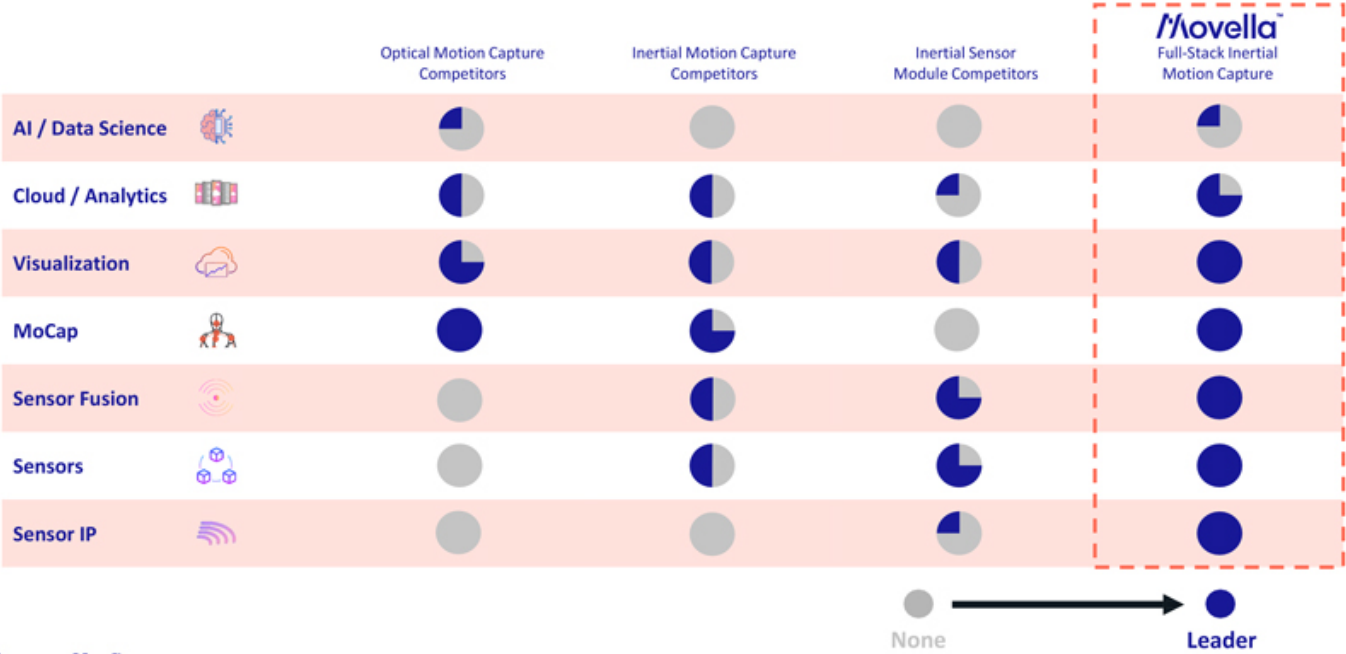


Strong IP Portfolio and Know-how Provide Competitive Moat

Highly advanced proprietary sensor and sensor fusion technology



Full-Stack Movement Digitization Leadership



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Growth Strategy Driven by Multiple Growth Vectors



Financial Summary

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Financial Highlights

30%

CY2020A-CY2022E
Revenue CAGR

Strong and accelerating projected revenue growth from all current end markets – Entertainment, Health & Sports, and Automation & Mobility

62%

CY2022E Gross
Margin

High expected gross margins driven by increasing SaaS software and high sensor margins protected by strong IP and know-how

Q3CY23

Expected Adjusted
EBITDA Breakeven⁽¹⁾

Adjusted EBITDA breakeven expected by Q3CY23 with modest capital requirements

25-30%

Long-Term EBITDA
Margin Range

Attractive, expected long-term EBITDA margins achieved through high growth, high gross margins, and increasing operating leverage

**Upside
Opportunities**

Incremental step function upside opportunities from emerging Metaverse, next-gen gaming, streaming, digital health, and other high-growth applications



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⁽¹⁾ Breakeven is on an Adjusted EBITDA basis. Adjusted EBITDA is a non-GAAP financial measure that represents Movella's net loss adjusted to exclude (1) depreciation and amortization; (2) stock-based compensation expense; (3) interest income (expense), net; (4) other income (expense), net; and (5) provision for income taxes.

Business Model Summary

Integrated Full-Stack Solutions

- Movella’s products are sold as integrated sensor / software solutions⁽¹⁾
- Full-stack gross margins 62%+ including sensors and software⁽²⁾
- Sensor revenue recognized upfront
- Attractive and sustainable sensor gross margins driven by proprietary sensor technology and know-how
- Transitioning from one-time license to annual subscription model

Sales Channels

Direct Sales:



Land-and-expand strategy
with existing customers

(62.3% CY2021A)

Indirect Sales:

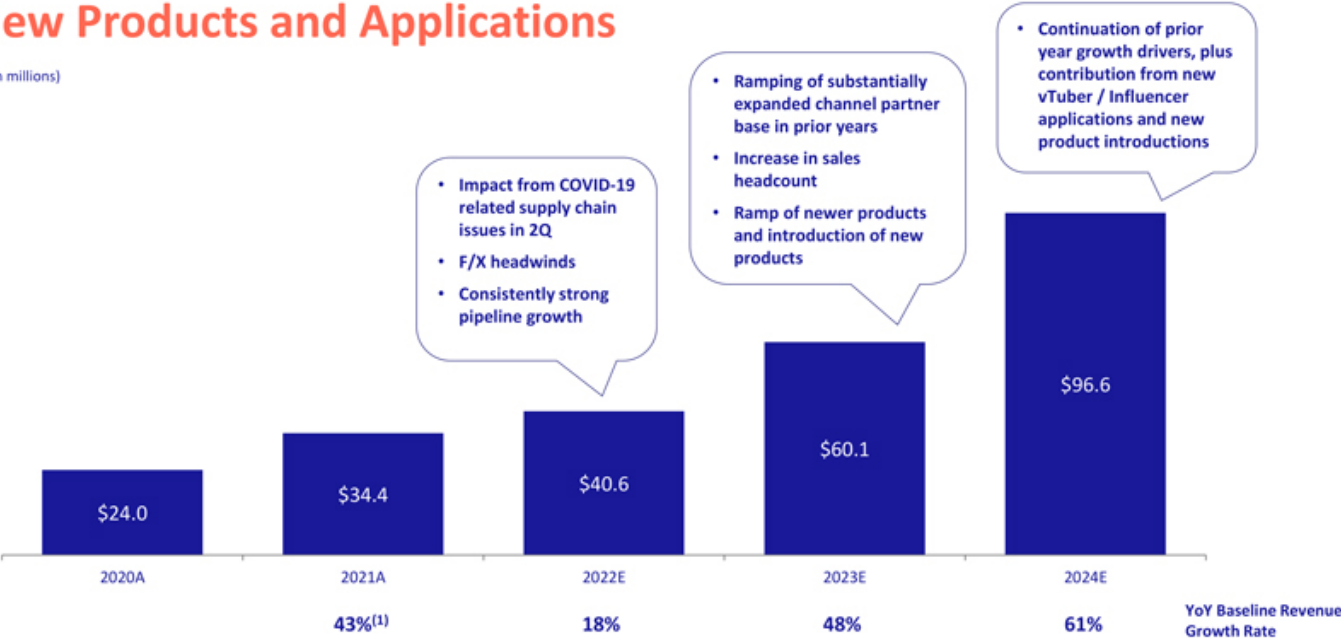


100% channel partner
growth in CY2021A

(37.6% CY2021A)

Growth Acceleration Driven by Salesforce and Channel Expansion, New Products and Applications

(\$ in millions)



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1) 39% organic growth without the effect of the Kinduct acquisition completed September 2020

Track Record of Revenue Growth with Expected Acceleration

Projections Exclude Potential Step-Function Upside Growth Drivers

(\$ in millions)



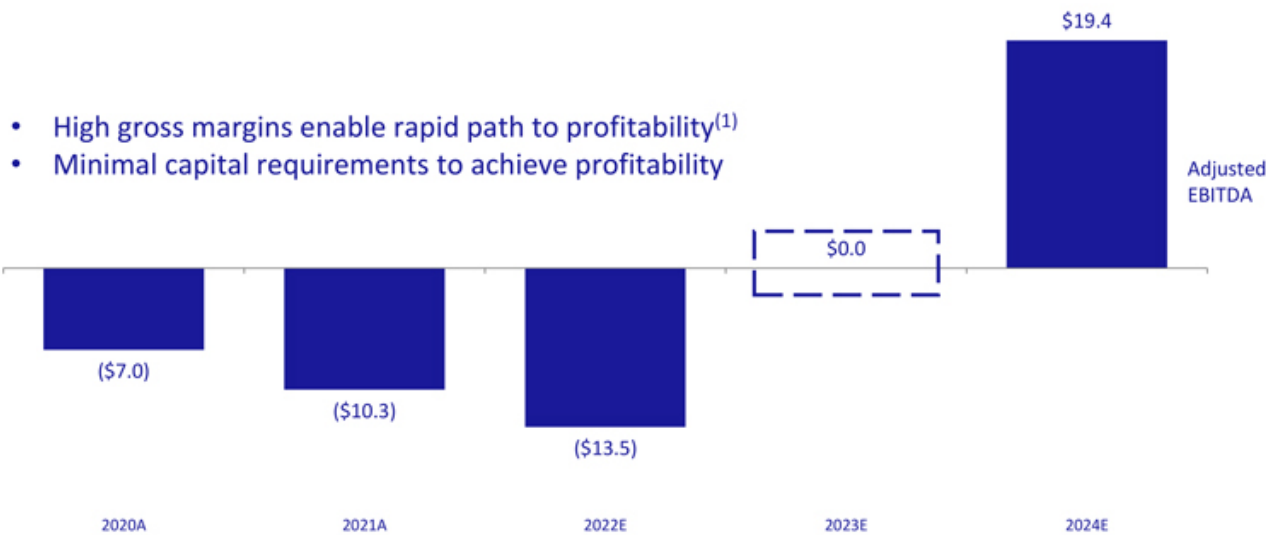
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Breakeven Expected by Q3CY23

(\$ in millions)

- High gross margins enable rapid path to profitability⁽¹⁾
- Minimal capital requirements to achieve profitability



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Attractive Long-Term Financial Model

Key Growth Drivers

- Growth of Established Products
- Channel / International Expansion
- Ramp of Newer Products
- New Markets (vTuber, Metaverse, Digital Health)

Key Profitability Drivers

- Scaling with revenue growth at high gross margins
- Capital-efficient, capex light financial model
- Breakeven⁽¹⁾ expected starting Q3CY23

	2022E	2024E	Long-Term Model
Gross Margin	62%	69%	75%
OpEx %	99%	49%	40-45%
EBITDA Margin	(33%)	20%	25-30%



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Investment Highlights



-  A global leader in digitization of movement with highly differentiated and integrated full-stack solutions
-  Critical, scalable enabling technology for multiple high-growth emerging end markets and applications
-  Proprietary technology protected by rich patent portfolio and decades of trade secrets & know-how
-  Attractive financial profile with growth acceleration, high gross margins and operating leverage
-  Capital-efficient financial model and near-term path to profitability⁽¹⁾ (breakeven expected by Q3CY23)
-  Experienced leadership team with track record of scaling global businesses organically and inorganically

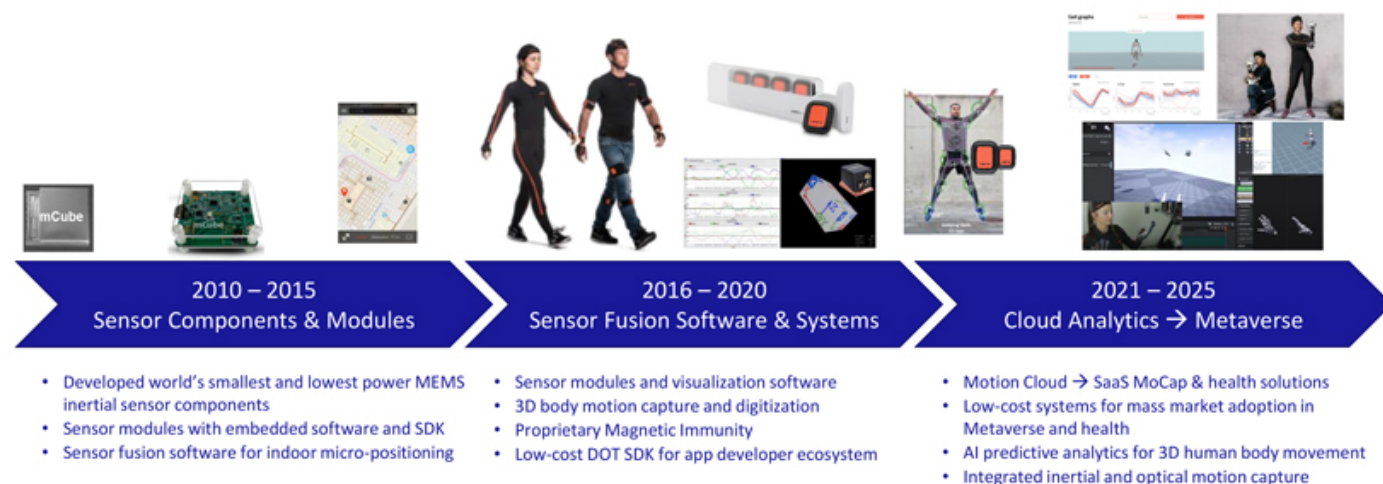
Appendix

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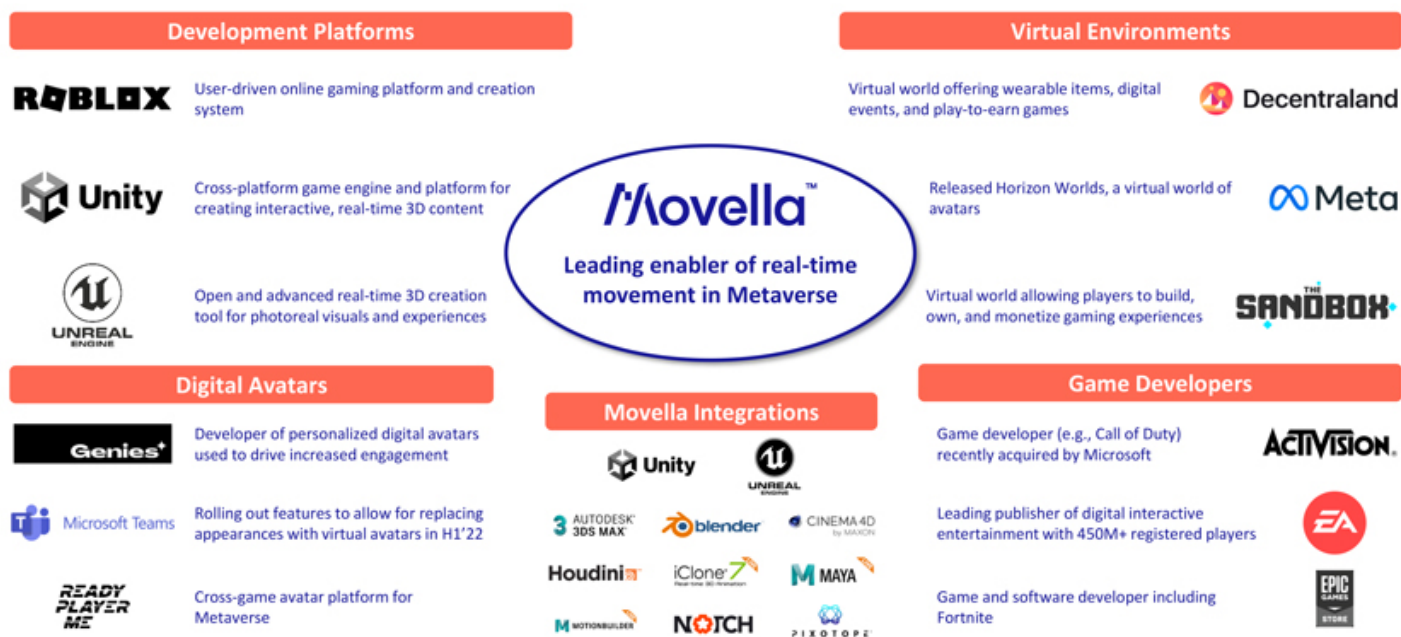


Product Roadmap Focused on Metaverse & High-Growth Application

Enabled by Differentiated Sensor and Software Technology Developed Over Prior 10+ Years



Strategically Positioned as Enabler in the Metaverse Ecosystem



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Note: Logos are a representation of the Metaverse ecosystem and current customers

Customer Case Study: Electronic Arts



Leading game developer with renowned and award-winning titles such as FIFA, F1, and Battlefield

Overview

Movella provides solutions to EA to facilitate motion-based game development by capturing and digitizing actors' movements for 3D character animation. Titles that Movella has directly provided support for include FIFA, F1, APEX Legends, Star Wars, Battlefield, and Dirt. Currently, Movella is working with EA to expand the FIFA use case of full team motion capture to other sports.

Why Movella?

- **High-quality production-ready:** recorded data goes directly in the pipeline with minimal data clean up
- **Ease-of-use:** light, portable solution that can be quickly set up, calibrated, and used stat
- **Flexibility:** easy to scale, outdoor and on-location recording, no studio required, recording anywhere, anytime

Background of the FIFA Relationship

Movella currently supports 10+ EA studios globally. EA originally chose to work with Movella in 2010 for its unmatched inertial motion capture solutions, which were utilized to develop the award-winning FIFA video game franchise. In 2021, Movella captured high-quality motion data for 22 players simultaneously as they played a real match on a regulation soccer field.

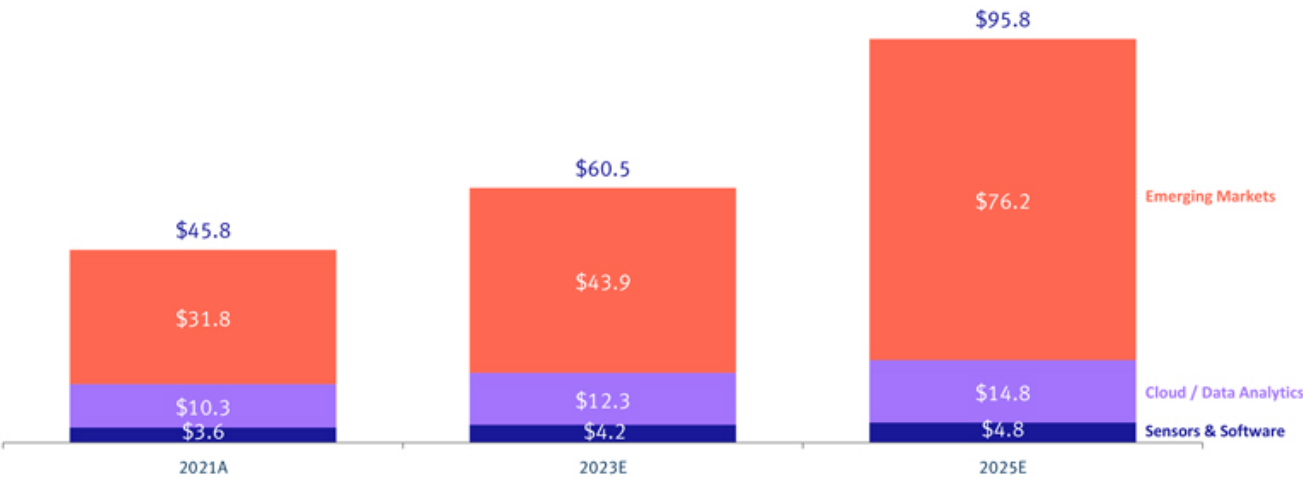


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Emerging Markets Represent Massive Upside to Already Large Addressable Market

Large and Growing Total Addressable Market

(\$ in billions)



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Source: Cloud / Data Analytics and New Markets market sizes based on management estimates;
Sensors & Software market size based on estimates from Yole Development
Emerging Markets includes Metaverse, Vtubers, and B2C Health Applications & Services

OBSKUR is a Highly Scalable and Disruptive Asset

Enabling Next-Gen Gamers, vTubers and Live Streamers to interact with their audiences, monitor engagement, and generate revenue

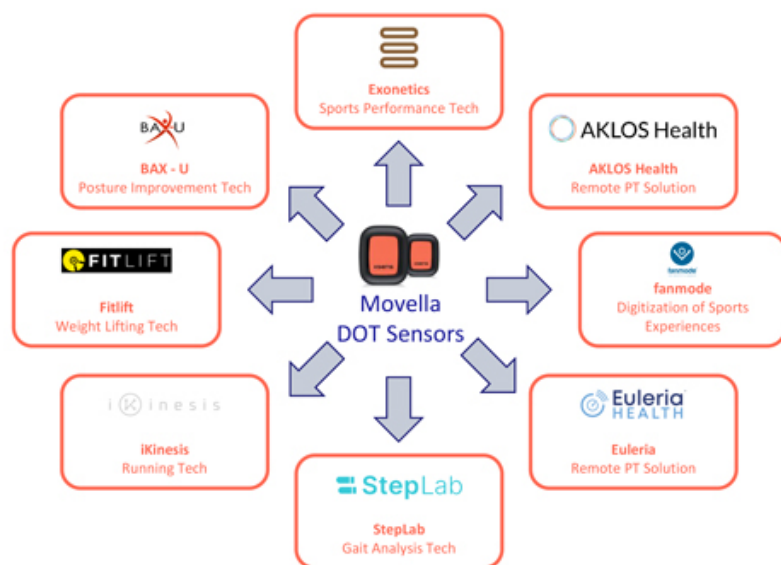


Movella™

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Developer Ecosystem Creates Business Model Leverage

Expanding Developer Base Around DOT Systems Generates Proliferating Universe of Use Cases



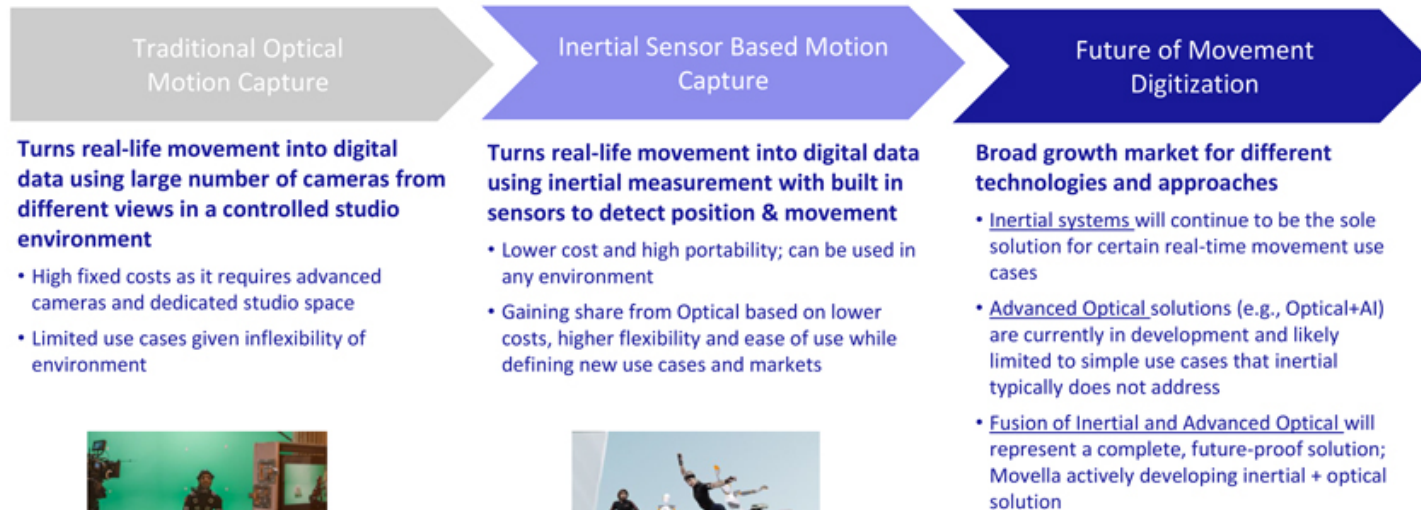
700+ DOT Sensor App Developers⁽¹⁾ and Growing

OS Platform Agnostic

Unlimited Use Cases for Digitizing Movement

Inertial Technologies Are Key to Future of Movement Digitization

Market moving towards high quality, flexible and cost-effective motion capture solutions



Movella

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Transaction Overview

Illustrative Sources

Redemption Rate Scenarios	0%	90% ⁽¹⁾
SPAC Cash In Trust	\$326	\$33
Sponsor Promote (Pathfinder)	41	41
Sponsor Promote (Francisco Partners)	10	10
Francisco Partners Private Placement	75	75
Movella Equityholder Rollover ⁽⁴⁾	381	381
Total Sources	\$834	\$540

Illustrative Uses

Redemption Rate Scenarios	0%	90% ⁽¹⁾
Cash to Balance Sheet ⁽²⁾	\$361	\$68
Sponsor Promote (Pathfinder)	41	41
Sponsor Promote (Francisco Partners)	10	10
Movella Equityholder Rollover ⁽⁴⁾	381	381
Debt Paydown	10	10
Transaction Costs ⁽⁷⁾	30	30
Total Uses	\$834	\$540

Illustrative Pro Forma Enterprise Value

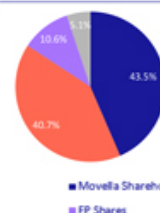
Redemption Rate Scenarios	0%	90% ⁽¹⁾
Shares Outstanding ⁽⁵⁾	79.8	50.6
Share Price	\$10.00	\$10.00
Post-Money Equity Value	\$798	\$506
Less: Net Cash ⁽⁵⁾⁽⁸⁾	(290)	4
Pro Forma Enterprise Value	\$508	\$509
TEV / CY'23E Revenue	8.5x	8.5x
TEV / CY'24E Revenue	5.3x	5.3x

Transaction Summary

- Movella to combine with Pathfinder to become a publicly traded, NASDAQ-listed company
 - Pro forma enterprise value of \$508 million for Movella⁽⁸⁾
 - Existing Movella shareholders to roll 100% of their equity
- Proceeds to be used to fund organic and inorganic growth, transaction expenses and general corporate purposes
- Committed financing of \$75 million from Francisco Partners (together with its affiliates, "FP") – described on following page
- No minimum cash condition to closing⁽⁹⁾
- Anticipated transaction closing in the first quarter of CY2023

Pro Forma Ownership

0% Redemptions



90% Redemptions⁽¹⁾



Note: Figures in Sources & Uses are rounded for illustrative purposes.
 Note: 6.5M public warrants and 4.3M sponsor warrants are not reflected in pro forma cap table at close and are treated as out of money.
 1) 90% redemption scenario assumes 90% redemptions by Pathfinder public shareholders; FP to provide \$75M in cash through a private placement.
 2) Cash, debt and cash-in-trust balances as of 9/30/22.
 3) Does not include the impact of any post-closing incentive equity plan.

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4) Calculated as \$375M pre-money equity value plus aggregate exercise price of rollover vested options.
 5) Excludes the impact of any derivative instrument that may be issued to reflect credit available against the note issued to FP in exchange for shares acquired through a private placement.
 6) Includes the impact of cash to balance sheet upon the exercise of Movella's vested options.
 7) Reflects estimated expenses for Pathfinder and Movella.
 8) Enterprise Value is calculated as the sum of the Company's post-money equity value and net debt. For purposes of these analyses, this investor presentation provides an illustrative pro forma enterprise value for the Company that incorporates an assumption that the \$75M in aggregate principal amount incurred through the debt financing facilities with FP remains on the balance sheet in its full amount, and thus includes an approximately \$75M net debt adjustment for such aggregate principal amounts remaining outstanding at the closing of the transaction.
 9) Assumes successful investment of \$75M from FP.

Overview of Committed Financing

Novel debt + equity structure provided by affiliates of Francisco Partners (“FP”)

Key Elements

- **Private placement:** \$75M of shares of common stock of Pathfinder (after domestication into a Delaware corporation) will be acquired by FP (“FP Shares”) through a direct private placement substantially concurrent with closing
- **5-year note:** At closing, Movella will be deemed to issue to FP a \$75M PIK note with a 5-year term
- **Company sale right / Credits against note:** Movella will have unilateral right⁽¹⁾ to direct the sale of the FP Shares into the public market over life of the note; stock sale proceeds will be credited against the note balance according to a predetermined schedule with a sliding scale of percentage of proceeds (which percentage is a function of when proceeds are generated) applicable toward reduction of the FP note balance at a repayment or refinancing event

Key Benefits

- Certainty of closing of business combination transaction
- Potential for orderly development of liquidity and trading of Movella stock post-closing given Company-directed sales of FP Shares
- Company-directed sales of FP Shares may increase equity value by reducing note balance; sales at higher stock prices may drive higher increases in equity value



Income Statement

(\$ in millions)

Fiscal Year Ending 12/31	Historical		Projected		
	2020A	2021A	2022E	2023E	2024E
Total Revenue	\$24.0	\$34.4	\$40.6	\$60.1	\$96.6
YoY Growth	26%	43%	18%	48%	61%
Gross Profit	15.8	22.7	25.1	40.8	66.8
Gross Margin	66%	66%	62%	68%	69%
Operating Expenses	24.8	35.0	40.1	41.1	47.7
% of Revenue	103%	102%	99%	68%	49%
Operating Income	(9.0)	(12.3)	(15.0)	(0.3)	19.1
Operating Margin	NM	NM	NM	NM	20%
Adjusted EBITDA	(\$7.0)	(\$10.3)	(\$13.5)	\$0.0	\$19.4
EBITDA Margin	NM	NM	NM	0%	20%

Note: Figures above based on non-GAAP
Note: CY2020A excludes the impact of certain discontinued operations
Note: Revenue projections do not include revenue from New Market opportunities
Note: Excludes the impact of stock-based compensation and amortization of intangibles
Note: Adjusted EBITDA is a non-GAAP financial measure that represents Movella's net loss adjusted to exclude (1) depreciation and amortization; (2) stock-based compensation expense; (3) interest income (expense), net; (4) other income (expense), net; and (5) provision for income taxes
Note: Projected figures reflect the Company's estimates solely as of 1/29/23. As these are estimates only, they are subject to assumptions and risks which could cause this information to change and, accordingly, you should not place undue reliance on such information. The Company does not intend, and undertakes no obligation, to update any such information



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Non-GAAP Reconciliation

(\$ in millions)

	2020A	2021A
Net Income (GAAP)	\$30.8	(\$17.7)
Adjustments:		
Interest Expense	\$1.6	\$2.0
Income Tax Expense	(0.9)	(0.7)
Loss / Sale of Discontinued operations	(41.3)	0.2
Depreciation and Amortization	4.7	7.3
Stock-based compensation	0.4	0.8
Other expenses (income), net	(2.3)	(2.1)
Adjusted EBITDA	(\$7.0)	(\$10.3)

	2020A	2021A
Gross Profit (GAAP)	\$12.8	\$18.0
Adjustments:		
Amortization of Intangibles	3.0	4.8
Non-GAAP Gross Profit	\$15.8	\$22.7

	2020A	2021A
Net Income (GAAP)	\$30.8	(\$17.7)
Adjustments:		
Stock-based compensation	\$0.4	\$0.8
Loss / Sale of Discontinued operations	(41.3)	0.2
Non-GAAP Net Income	(\$10.2)	(\$16.7)



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Note: Historical Non-GAAP financial figures have been adjusted to exclude the impact of certain operations so that they can be compared to projected financial figures and therefore will not match the Company's audited financial statements. Such operations include Qingdao Hygealeo Technology Joint Venture and the Company's discontinued "Components Business"

Risk Factors

Certain Risk Related to Pathfinder and Movella and the Business Combination

All references to the "Company," "we," "us," "our" or "Movella" refer to the business of Movella Inc. and its subsidiaries, taken as a whole, unless the context otherwise requires. The risks noted below are not exhaustive and are qualified in their entirety by disclosures contained in future documents filed or furnished by the Company, Pathfinder Acquisition Corporation ("Pathfinder"), and, after consummation of the proposed business combination and the related transactions contemplated among the parties (including the proposed financing by Francisco Partners ("FP")) (collectively, the "Business Combination"), the combined company (the "combined company" or "NewCo"), or others, including FP, with the U.S. Securities and Exchange Commission (the "SEC"). The risks presented in such filings will include risks with respect to the business and securities of the Company, Pathfinder, and NewCo, as well as risks related to the Business Combination and any related financing, and may differ significantly from and be more extensive than those presented below. Certain risks related to Pathfinder, Movella, and the Business Combination include the following:

- Pathfinder's and Movella's ability to complete the Business Combination, including the FP financing, during the anticipated timeframe or at all, including as a result of any changes in SEC regulations or policies related to business combinations involving SPACs that could adversely affect Pathfinder's and Movella's ability to negotiate and complete the Business Combination;
- Movella's success in retaining or recruiting, or changes required in, officers, key employees, or directors following the Business Combination;
- The funds in the trust account being available to Pathfinder or the combined company;
- Pathfinder's or the combined company's ability to obtain additional financing to complete the Business Combination;
- Pathfinder's public securities' liquidity and trading and those of the combined company;
- The lack of a market for Pathfinder's or the combined company's securities;
- The use of funds not held in the trust account or available to Pathfinder from interest income on the trust account balance and the trust account not being subject to claims of third parties;
- The impact of the COVID-19 pandemic, macroeconomic conditions, and geopolitical crises;
- The number of Pathfinder shareholders voting against the business combination proposal;
- The occurrence of any event, change or other circumstances that could give rise to the termination of the definitive merger agreement;
- The ability to achieve and maintain the listing of the combined company's shares on a national securities exchange following the Business Combination;
- Changes adversely affecting the businesses in which Movella is engaged, including the risk that the Business Combination disrupts current plans and operations of the Company as a result of the announcement or the consummation of the Business Combination;
- Management of growth and Movella's ability to execute on its business strategy and plans;
- The result of future financing efforts;
- Risks related to regulatory matters, including trade policy and tariffs and laws and regulations related to anti-corruption, cyber security and privacy;
- Risks related to broad market acceptance of Movella's current or future products and technology and Movella's ability to successfully commercialize any anticipated products in a timely manner or at all, as well as Movella's ability to accurately anticipate customer adoption rates and demand for its products and technologies;
- Movella's future financial performance, including the risk that Movella's financial results and business metrics are likely to fluctuate on a quarterly and annual basis;
- Market opportunity estimates and growth forecasts are subject to significant uncertainty and are based on assumptions and estimates that may not prove to be accurate;
- Risks related to Movella's ability to retain and expand its customer base, the lack of long-term and binding commitments with customers, and its ability to compete effectively;
- Risks related to international operations and related regulatory risks;
- Risks related to our intellectual property, including our ability to protect our IP portfolio and risks related potential claims by third parties;
- Movella's failure to raise additional capital or generate the significant capital necessary to maintain and expand its operations, and risks related to Movella's ability to continue as a "going concern";
- Movella's ability implement and maintain sufficient internal control over financial reporting and disclosure controls and procedures, and its ability to report its financial results in an accurate and timely manner;
- Fluctuations in the stock price of the combined company's securities;
- Any projections will not have been prepared with a view toward compliance with published guidelines of the American Institute of Certified Public Accountants, and have not been compiled or examined by any registered public accountants nor any other independent expert or outside party;
- Risks related to the limited public company experience among Movella's management team and risks related to Movella's ability to operate as a public company and comply with applicable law and regulations and corporate governance matters applicable to public companies, including those required by the SEC and applicable stock exchange;
- Certain of Pathfinder's and Movella's directors and officers and significant stakeholders may have interests in the Business Combination different from the interests of Pathfinder's or Movella's shareholders;
- The exercise of discretion by directors and officers Pathfinder or Movella in agreeing to changes to the terms, or waivers of closing conditions, in the definitive agreements with respect to the Business Combination and potential conflicts of interest of SPAC's sponsor, directors and officers;
- Costs related to the Business Combination and the increased costs of being a public company following the consummation of the Business Combination; and
- Other risks described under the heading "Risk Factors" in Pathfinder's Annual Report on Form 10-K for the year ended December 31, 2021 and Pathfinder's registration statement on Form S-1 (File No. 333-252498).

No Offer or Solicitation

This presentation is not a proxy statement or solicitation of a proxy, consent or authorization with respect to any securities or in respect of the potential Business Combination between Movella and Pathfinder. This presentation does not constitute an offer to sell or exchange, or the solicitation of an offer to buy or exchange, any securities of Pathfinder or Movella, nor shall there be any sale of securities in any jurisdiction in which such offer, sale or exchange 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 U.S. Securities Act of 1933, as amended.

Participants in the Solicitation

Pathfinder and Movella and their respective directors and certain of their respective executive officers and other members of management and employees may be considered participants in the solicitation of proxies with respect to the Business Combination. Information about the directors and executive officers of Pathfinder is set forth in its Annual Report on Form 10-K for the fiscal year ended December 31, 2021. Additional information regarding the persons who may, under the rules of the SEC, be deemed participants in the proxy solicitation of the shareholders of Pathfinder and a description of their direct and indirect interests in Pathfinder, by security holdings or otherwise, will be included in the proxy statement/prospectus and other relevant materials to be filed with the SEC regarding the Business Combination when they become available. Shareholders, potential investors and other interested persons should read the proxy statement/prospectus carefully when it becomes available before making any voting or investment decisions. When available, these documents can be obtained free of charge from the sources indicated above.

Additional Information and Where To Find It

In connection with the Business Combination, Pathfinder has filed a registration statement on Form S-4 (File No. 333-268068) (the “Registration Statement”) with the Securities and Exchange Commission (the “SEC”), which includes a preliminary proxy statement to be distributed to holders of Pathfinder’s ordinary shares in connection with Pathfinder’s solicitation of proxies for the vote by Pathfinder’s shareholders with respect to the Business Combination and other matters as described in the Registration Statement, as well as the prospectus

relating to the offer of the securities to be issued to Movella's shareholders in connection with the Business Combination. On January 13, 2023, the SEC declared the Registration Statement effective and Pathfinder commenced mailing the definitive proxy statement/prospectus on January 18, 2023 to holders of its ordinary shares as of January 13, 2023, the record date to be established for voting on the Business Combination. AAC filed a supplement to the definitive proxy statement/prospectus with the SEC on January 18, 2023. Investors and security holders and other interested parties are urged to read the proxy statement/prospectus, any amendments thereto and any other documents filed with the SEC carefully and in their entirety when they become available because they will contain important information about Pathfinder, Movella, and the Business Combination. Investors and security holders may obtain free copies of the Registration Statement, preliminary proxy statement/prospectus, definitive proxy statement/prospectus and other documents filed with the SEC by Pathfinder through the website maintained by the SEC at <http://www.sec.gov>. The documents filed by Pathfinder with the SEC also may be obtained free of charge at Pathfinder's website at www.pathfinderacquisition.com or upon written request to Pathfinder at 1950 University Avenue, Suite 350, Palo Alto, CA 94303.

Cautionary Statement Regarding Forward Looking Statements

This presentation contains "forward-looking statements" regarding Pathfinder, Movella, and the combined company. Statements in this presentation that are not historical in nature may constitute forward-looking statements. In addition, any statements that refer to Pathfinder's, Movella's, or the combined company's future expectations, beliefs, plans, objectives, financial conditions, assumptions, performance, projections, forecasts, or estimates, including with respect to financial or other performance or valuation metrics or market size or opportunity, or other characterizations of future events or circumstances, including any underlying assumptions, are forward-looking statements. These statements are based on various assumptions, whether or not identified in this presentation, and on the current expectations of Pathfinder's or Movella'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. The words "anticipate," "believe," "continue," "could," "enable," "estimate," "expect," "extend," "future," "intend," "may," "might," "opportunity," "outlook," "plan," "position," "possible," "potential," "predict," "project," "see," "seem," "should," "will," "would," and similar expressions, or the negative of such expressions, may identify forward-looking statements, but the absence of these words does not mean that a statement is not forward-looking. Forward-looking statements in this presentation include, but are not limited to, statements regarding the following: Pathfinder's or Movella's management team's expectations, hopes, beliefs, intentions or strategies regarding the future; the anticipated timing of the closing of the Business Combination and the transactions contemplated thereby; the statements relating to the Francisco Partners financing, including the funds to be provided in connection therewith.

These forward-looking statements involve a number of risks, uncertainties (some of which are beyond Pathfinder's or Movella's control) or other assumptions that may cause actual results or performance to be materially different from those expressed or implied by these forward-looking statements. Although each of Pathfinder and Movella believes that it has a reasonable basis for each forward-looking statement contained in this presentation, each of Pathfinder and Movella caution you that these statements are based on a combination of facts and factors currently known and projections of the future, which are inherently uncertain. These risks and uncertainties include, but are not limited to, the following: (i) Pathfinder's and Movella's ability to complete the Business Combination, including the Francisco Partners financing, during the anticipated timeframe or at all; (ii) Movella's success in retaining or recruiting, or changes required in, officers, key employees, or directors following the Business Combination; (iii) the funds in the trust account being available to Pathfinder or the combined company; (iv) Pathfinder's or the combined company's ability to obtain additional financing to complete the Business Combination; (v) Pathfinder's public securities' liquidity and trading and those of the combined company; (vi) the lack of a market for Pathfinder's or the combined company's securities; (vii) the use of funds not held in the trust account or available to Pathfinder from interest income on the trust account balance; (viii) the trust account not being subject to claims of third parties; (ix) general economic conditions and Movella's financial performance; (x) the impact of the COVID-19 pandemic, macroeconomic conditions, and geopolitical crises; (xi) the number of Pathfinder shareholders voting against the business combination proposal; (xii) the occurrence of any event, change or other circumstances that could give rise to the termination of the definitive merger agreement; (xiii) the ability to achieve and maintain the listing of the combined company's shares on a national securities exchange following the business combination; (xiv) changes adversely affecting the businesses in which Movella is engaged; (xv) management of growth;

(xvi) Movella's ability to execute on its business strategy and plans; (xvii) the result of future financing efforts; and (xviii) risks related to regulatory matters, as well as the factors described under the heading "Risk Factors" in Pathfinder's Annual Report on Form 10-K for the year ended December 31, 2021, Pathfinder's registration statement on Form S-1 (File No. 333-252498), the registration statement on Form S-4 discussed above, and other documents filed by Pathfinder from time to time with the SEC.

If any of these risks materialize or the underlying assumptions prove incorrect, actual results could differ materially from the results implied by these forward-looking statements. There may be additional risks that neither Pathfinder nor Movella presently know or that Pathfinder and Movella 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 Pathfinder's and Movella's expectations, plans or forecasts of future events and views as of the date of this presentation. Pathfinder and Movella anticipate that subsequent events and developments will cause Pathfinder's and Movella's assessments to change. However, while Pathfinder and Movella may elect to update these forward-looking statements at some point in the future, Pathfinder and Movella specifically disclaim any obligation to do so, except to the extent required by applicable law. These forward-looking statements should not be relied upon as representing Pathfinder's and Movella'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.