Filed by Learn SPAC HoldCo, Inc. pursuant to Rule 425 under the Securities Act of 1933 and deemed filed pursuant to Rule 14a-12 under the Securities Exchange Act of 1934 Subject Company: Learn CW Investment Corporation Registration No.: 333-276714 Date: January 29, 2024

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 29, 2024

LEARN CW INVESTMENT CORPORATION

(Exact name of registrant as specified in its charter)

Cayman Islands (State or other jurisdiction of incorporation)

001-40885 (Commission File Number)

98-1583469 (I.R.S. Employer Identification No.)

11755 Wilshire Blvd. **Suite 2320** Los Angeles, California (Address of principal executive offices)

90025 (Zip Code)

Registrant's telephone number, including area code: (424) 324-2990

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

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

Written communications pursuant to Rule 425 under the Securities Act (17 CFR 230.425) \mathbf{X}

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-commencements 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 Securities Exchange Act of 1934:

		Name of each exchange
Title of each class	Trading Symbol(s)	on which registered
Units, each consisting of one Class A Ordinary		
Share, \$0.0001 par value, and one-half of one		
redeemable warrant	LCW.U	NYSE
Class A Ordinary Shares included as part of the		
units	LCW	NYSE
Warrants included as part of the units, each		
whole warrant exercisable for one Class A		
Ordinary Share at an exercise price of \$11.50	LCW.WS	NYSE

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 \boxtimes

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. \Box

Item 7.01. Regulation FD Disclosure.

On January 29, 2024, Learn CW Investment Corporation ("Learn CW") and Innventure LLC ("Innventure") issued a press release announcing the filing of a registration statement on Form S-4 (the "Registration Statement") by Learn CW HoldCo, Inc. ("Holdco") relating to their previously announced proposed business combination (the "Business Combination"). A copy of the press release is attached hereto as Exhibit 99.1.

Attached as Exhibit 99.2 hereto is an investor presentation, dated January 29, 2024, that Learn CW and Innventure have prepared for use in connection with the Business Combination.

The information in this Item 7.01, and Exhibit 99.1 and Exhibit 99.2 attached hereto, is furnished pursuant to the rules and regulations of the Securities and Exchange Commission (the "<u>SEC</u>") and shall not be deemed "filed" for purposes of Section 18 of the Securities Exchange Act of 1934, as amended (the "<u>Exchange Act</u>"), or otherwise subject to the liabilities of that section, nor shall it be deemed incorporated by reference in any filing under the Securities Act of 1933, as amended (the "<u>Securities Act</u>"), or the Exchange Act, except as expressly set forth by specific reference in such a filing.

Additional Information and Where to Find It

In connection with the Business Combination, Holdco has filed with the SEC a registration statement on Form S-4 containing a preliminary proxy statement of Learn CW, a preliminary consent solicitation statement of Innventure and a preliminary prospectus with respect to the combined company's securities to be issued in connection with the Business Combination, and after the registration statement is declared effective, the definitive proxy statement/consent solicitation statement/prospectus relating to the Business Combination will be mailed to Learn CW shareholders and will be sent to Innventure unitholders. This Current Report does not contain all the information that should be considered concerning the Business Combination and is not intended to form the basis of any investment decision or any other decision in respect of the Business Combination. Learn CW's shareholders, Innventure's unitholders and other interested persons are urged to read the preliminary proxy statement/consent solicitation statement/prospectus and the amendments thereto and, when available, the definitive proxy statement/consent solicitation statement/prospectus and the Business Combination, as these materials will contain important information about Innventure, Learn CW, the combined company and the Business Combination. When available, the definitive proxy statement/consent solicitation statement/prospectus and other relevant materials for the proposed business combination will be mailed to shareholders of Learn CW as of a record date to be established for voting on the Business Combination. Such shareholders will also be able to obtain copies of the preliminary and definitive proxy statement/consent solicitation statement/prospectus and other documents filed with the SEC, without charge, once available, at the SEC's website at www.sec.gov, or by directing a request to Learn CW Investment Corporation, 11755 Wilshire Blvd., Suite 2320, Los Angeles, California 90025.

No Offer or Solicitation

This Current Report shall 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 any such securities in any state or jurisdiction in which such offer, solicitation or sale would be unlawful prior to registration or qualification under the securities laws of any such state or jurisdiction. This Current Report does not constitute either advice or a recommendation regarding any securities. No offering of securities shall be made except by means of a prospectus meeting the requirements of the Securities Act, or an exemption therefrom.

Participants in the Solicitation

Learn CW, Innventure and their respective directors, executive officers, other members of management, and employees, under SEC rules, may be deemed to be participants in the solicitation of proxies of Learn CW's shareholders in connection with the Business Combination. Information regarding the persons who may, under SEC rules, be deemed participants in the solicitation of Learn CW's shareholders in connection with the Business Combination are set forth in the registration statement on Form S-4, including the preliminary proxy statement/consent solicitation statement/prospectus, and will also be set forth in the definitive proxy statement/consent solicitation statement/prospectus when available. Investors and security holders may obtain more detailed information regarding the names and interests in the proposed business combination of Learn CW's directors and officers in Learn CW's filings with the SEC and such information is also set forth in the registration statement filed with the SEC by Holdco, including the proxy statement of Learn CW for the Business Combination.

Cautionary Note Regarding Forward-Looking Statements

This Current Report contains forward-looking statements within the meaning of Section 27A of the Securities Act of 1933, as amended, and Section 21E of the Exchange Act, including statements regarding the parties or the parties' respective management team's expectations, hopes, beliefs, intentions, plans, prospects or strategies regarding the future, including the business combination, the parties' ability to close the referenced business combination, the anticipated benefits of the business combination, including revenue growth and financial performance, product expansion and services, and the financial condition, results of operations, earnings outlook and prospects of Innventure and/or Learn CW, including, in all cases, statements for the period following the consummation of the business combination. Any statements contained herein that are not statements of historical fact may be deemed to be forwardlooking statements. In addition, any statements that refer to projections, forecasts or other characterizations of future events or circumstances, including any underlying assumptions, are forward-looking statements. The words "anticipate," "believe," "continue," "could," "estimate," "expect," "intends," "may," "might," "plan," "possible," "potential," "predict," "project," "should," "will," "would" and similar expressions may identify forward-looking statements, but the absence of these words does not mean that a statement is not forward-looking. The forward-looking statements contained in this Current Report are based on our current expectations and beliefs made by the management of Learn CW and Innventure in light of their respective experience and their perception of historical trends, current conditions and expected future developments and their potential effects on Learn CW and Innventure as well as other factors they believe are appropriate in the circumstances. There can be no assurance that future developments affecting Learn CW or Innventure will be those that we have anticipated. These forward-looking statements involve a number of risks, uncertainties (some of which are beyond the control of the parties) or other assumptions that may cause actual results or performance to be materially different from those expressed or implied by these forwardlooking statements, including those discussed and identified in the public filings made or to be made with the SEC by Learn CW, including in the final prospectus relating to Learn CW's initial public offering, which was filed with the SEC on October 12, 2021 under the heading "Risk Factors," or made or to be made by Holdco upon closing of the transaction, and the following: expectations regarding Innventure's strategies and future financial performance, including its future business plans, expansion plans or objectives, prospective performance and opportunities and competitors, revenues, products and services, pricing, operating expenses, product and service acceptance, market trends, liquidity, cash flows and uses of cash, capital expenditures, and Innventure's ability to invest in growth initiatives; the implementation, market acceptance and success of Innventure's business model and growth strategy; Innventure's future capital requirements and sources and uses of cash; that Innventure will have sufficient capital upon the approval of the transaction to operate as anticipated; Innventure's ability to obtain funding for its operations and future growth; developments and projections relating to Innventure's competitors and industry; the occurrence of any event, change or other circumstances that could give rise to the termination of the Business Combination Agreement (the "Business Combination Agreement"), dated October 24, 2023, by and among Learn CW, Holdco, LCW Merger Sub, Inc., Innventure Merger Sub, LLC and Innventure; the outcome of any legal proceedings that may be instituted against Holdco, Learn CW or Innventure following announcement of the Business Combination Agreement and the transactions contemplated therein; the inability to complete the business combination due to, among other things, the failure to obtain Learn CW shareholder approval; regulatory approvals; the risk that the announcement and consummation of the Business Combination disrupts Innventure's current plans; the ability to recognize the anticipated benefits of the business combination; unexpected costs related to the Business Combination; the amount of any redemptions by existing holders of Learn CW's common stock being greater than expected; limited liquidity and trading of Learn CW's securities; geopolitical risk and changes in applicable laws or regulations; the possibility that Learn CW and/or Innventure may be adversely affected by other economic, business, and/or competitive factors; the potential characterization of Innventure as an investment company subject to the Investment Company Act of 1940; operational risk; and the risk that the consummation of the business combination is substantially delayed or does not occur. Should one or more of these risks or uncertainties materialize, or should any of our assumptions prove incorrect, actual results may vary in material respects from those projected in these forward-looking statements. All forward-looking statements in this Current Report are made as of the date hereof, based on information available to Learn CW and Innventure as of the date hereof, and Learn CW and Innventure assume no obligation to update any forward-looking statement, whether as a result of new information, future events or otherwise, except as may be required under applicable securities laws.

Item 9.01. Financial Statements and Exhibits.

- (d) Exhibits.
- **Exhibit No. Description of Exhibits**
- Press Release, dated January 29, 2024
- Investor Presentation, dated January 29, 2024
- <u>99.1</u> <u>99.2</u> 104 Cover Page Interactive Data File (embedded within the Inline XBRL document)

SIGNATURE

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

LEARN CW INVESTMENT CORPORATION

By: /s/ Robert Hutter Name: Robert Hutter Title: Chief Executive Officer

Date: January 29, 2024

Innventure LLC and Learn CW Investment Corporation Announce Filing of Registration Statement on Form S-4 in Connection With Proposed Business Combination

ORLANDO, Florida. January 29, 2024 – Innventure LLC, an enterprise growth engine ("Innventure"), and Learn CW Investment Corporation, a special purpose acquisition company (NYSE: LCW) ("Learn CW"), announced today the filing of a registration statement on Form S-4 (the "Registration Statement") with the U.S. Securities and Exchange Commission ("SEC") relating to their previously announced proposed business combination. Learn CW is sponsored by CWAM LC Sponsor LLC, an affiliate of Learn Capital, LLC and Commonwealth Asset Management.

The Registration Statement contains a preliminary proxy statement/consent solicitation statement/prospectus in connection with the proposed business combination between Innventure and Learn CW. While the Registration Statement has not yet become effective and the information contained therein is subject to change, it provides important information about Innventure and Learn CW, as well as the proposed business combination.

Innventure uses capital to take breakthrough technologies sourced from multinational corporations ("MNCs") to market. In the process, Innventure builds and scales companies around these technologies using a systematic, quantitative, and repeatable analysis that seeks to build on the investment MNCs have already made to unlock value in markets where the world needs innovative solutions to big problems.

Innventure is currently building AeroFlexx, whose technology utilizes flexible film to create a package for liquid products that is expected to use up to 85% less virgin plastic versus traditional rigid bottles, and Accelsius, whose technology utilizes liquid cooling technology designed to meet the rising demand for efficient cooling systems in datacenters and telecommunication systems. Innventure previously founded PureCycle Technologies, Inc. (Nasdaq: PCT), whose technology seeks to convert recycled polypropylene into a renewable resource through its unique purification process. PureCycle went public in 2021 via a merger with a special purpose acquisition company and Innventure currently owns less than 2% of PureCycle.

About Innventure

Innventure founds, funds, and operates companies with a focus on breakthrough technology solutions acquired or licensed from Multinational Corporations ("MNCs"). As owner-operators, Innventure takes technologies from early evaluation to scaled commercialization. Innventure makes decisions informed by proprietary MNC market data, with the goal of building disruptive companies that can reach a target enterprise value of at least \$1 billion. Innventure defines "disruptive" as innovations that have the ability to significantly change the way businesses, industries, markets and/or consumers operate.

About Learn CW Investment Corporation

Learn CW Investment Corporation was formed for the purpose of effecting a merger, share exchange, asset acquisition, share purchase, reorganization or similar business combination with one or more businesses. Learn CW Investment Corporation is sponsored by CWAM LC Sponsor LLC, an affiliate of Learn Capital, LLC ("Learn Capital") and Commonwealth Asset Management. Learn Capital is a leading venture capital firm focused on early- and mid-stage investments in the \$5.4 trillion global education sector. Learn Capital was founded in 2008 by Rob Hutter and Greg Mauro, who formerly managed an affiliate of Founders Fund. The firm possesses decades of founding, operating, and investing experience in the education, consumer, hard tech, and enterprise technology sectors. Commonwealth Asset Management is a Los Angeles-based asset management platform founded in June 2019 and led by Adam Fisher, who is the former Head of Global Macro and Real Estate at Soros Fund Management LLC and the former founder and Chief Investment Officer of Commonwealth Opportunity Capital, GP LLC.

Additional Information and Where to Find It

In connection with the proposed business combination, Learn SPAC Holdco, Inc. has filed with the SEC a registration statement on Form S-4 containing a preliminary proxy statement of Learn CW, a preliminary consent solicitation statement of Innventure and a preliminary prospectus with respect to the combined company's securities to be issued in connection with the business combination, and after the registration statement is declared effective, the definitive proxy statement/consent solicitation statement/prospectus relating to the proposed business combination will be mailed to Learn CW shareholders and will be sent to Innventure unitholders. This press release 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. Learn CW's shareholders, Innventure's unitholders and other interested persons are urged to read the preliminary proxy statement/prospectus and the amendments thereto and, when available, the definitive proxy statement/consent solicitation statement/prospectus and other documents filed in connection with the proposed business combination. When available, the definitive proxy statement/consent solicitation statement/prospectus and other relevant materials for the proposed business combination. When available, the definitive proxy statement/consent solicitation statement/prospectus and other relevant materials for the proposed business combination. When available, the definitive proxy statement/prospectus and other relevant materials for the proposed business combination will be mailed to shareholders of Learn CW as of a record date to be established for voting on the proposed business combination. Such shareholders will also be able to obtain copies of the preliminary and definitive proxy statement/consent solicitation statement/prospectus and other relevant materials for the proposed business combination. 11755 Wilshire Blv

No Offer or Solicitation

This press release shall 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 any such securities in any state or jurisdiction in which such offer, solicitation or sale would be unlawful prior to registration or qualification under the securities laws of any such state or jurisdiction. No offer of securities shall be made except by means of a definitive document.

Participants in the Solicitation

Innventure, Learn CW and their respective directors, executive officers, other members of management, and employees, under SEC rules, may be deemed to be participants in the solicitation of proxies of Learn CW's shareholders in connection with the proposed business combination. Information regarding the persons who may, under SEC rules, be deemed participants in the solicitation of Learn CW's shareholders in connection with the proposed business combination statement on Form S-4, including the preliminary proxy statement/consent solicitation statement/prospectus, and will also be set forth in the definitive proxy statement/consent solicitation statement/prospectus when available. Investors and security holders may obtain more detailed information regarding the names and interests in the proposed business combination of Learn CW's directors and officers in Learn CW's filings with the SEC and such information is also set forth in the registration statement filed with the SEC by Learn SPAC Holdco, Inc., including the proxy statement of Learn CW for the proposed business combination.

Contacts

Media Relations: press@innventure.com Investor Relations: investorrelations@innventure.com

Caution Concerning Forward-Looking Statements

This press release contains forward-looking statements within the meaning of Section 27A of the Securities Act of 1933, as amended, and Section 21E of the Securities Exchange Act of 1934, as amended, including statements regarding the parties or the parties' respective management team's expectations, hopes, beliefs, intentions, plans, prospects or strategies regarding the future, including the business combination, the parties' ability to close the referenced business combination, the anticipated benefits of the business combination, including revenue growth and financial performance, product expansion and services, and the financial condition, results of operations, earnings outlook and prospects of Innventure and/or Learn CW, including, in all cases, statements for the period following the consummation of the business combination. Any statements contained herein that are not statements of historical fact may be deemed to be forward-looking statements. In addition, any statements that refer to projections, forecasts or other characterizations of future events or circumstances, including any underlying assumptions, are forward-looking statements. The words "anticipate," "believe," "continue," "could," "estimate," "expect," "intends," "may," "might," "plan," "possible," "potential," "predict," "project," "should," "will," "would" and similar expressions may identify forward-looking statements, but the absence of these words does not mean that a statement is not forward-looking. The forward-looking statements contained in this press release are based on our current expectations and beliefs made by the management of Learn CW and Innventure in light of their respective experience and their perception of historical trends, current conditions and expected future developments and their potential effects on Learn CW and Innventure as well as other factors they believe are appropriate in the circumstances. There can be no assurance that future developments affecting Learn CW or Innventure will be those that we have anticipated. These forward-looking statements involve a number of risks, uncertainties (some of which are beyond the control of the parties) or other assumptions that may cause actual results or performance to be materially different from those expressed or implied by these forward-looking statements, including those discussed and identified in the public filings made or to be made with the SEC by Learn CW, including in the final prospectus relating to Learn CW's initial public offering, which was filed with the SEC on October 12, 2021 under the heading "Risk Factors," or made or to be made by Learn SPAC Holdco, Inc., and the following: expectations regarding Innventure's strategies and future financial performance, including its future business plans, expansion plans or objectives, prospective performance and opportunities and competitors, revenues, products and services, pricing, operating expenses, product and service acceptance, market trends, liquidity, cash flows and uses of cash, capital expenditures, and Innventure's ability to invest in growth initiatives; the implementation, market acceptance and success of Innventure's business model and growth strategy; Innventure's future capital requirements and sources and uses of cash; that Innventure will have sufficient capital upon the approval of the business combination to operate as anticipated; Innventure's ability to obtain funding for its operations and future growth; developments and projections relating to Innventure's competitors and industry; the occurrence of any event, change or other circumstances that could give rise to the termination of the business combination agreement ("BCA"); the outcome of any legal proceedings that may be instituted against Learn SPAC Holdco, Inc., Learn CW or Innventure following announcement of the BCA and the transactions contemplated therein; the inability to complete the business combination due to, among other things, the failure to obtain Learn CW shareholder approval; regulatory approvals; the risk that the announcement and consummation of the proposed business combination disrupts Innventure's current plans; the ability to recognize the anticipated benefits of the business combination; unexpected costs related to the proposed business combination; the amount of any redemptions by existing holders of Learn CW's common stock being greater than expected; limited liquidity and trading of Learn CW's securities; geopolitical risk and changes in applicable laws or regulations; the possibility that Learn CW and/or Innventure may be adversely affected by other economic, business, and/or competitive factors; the potential characterization of Innventure as an investment company subject to the Investment Company Act of 1940; operational risk; and the risk that the consummation of the business combination is substantially delayed or does not occur. Should one or more of these risks or uncertainties materialize, or should any of our assumptions prove incorrect, actual results may vary in material respects from those projected in these forward-looking statements. All forward-looking statements in this press release are made as of the date hereof, based on information available to Learn CW and Innventure as of the date hereof, and Learn CW and Innventure assume no obligation to update any forward-looking statement, whether as a result of new information, future events or otherwise, except as may be required under applicable securities laws.



This presentation (the "Presentation") has been prepared by Innventure, LLC ("Innventure" or the "Company") and Learn CW Investment Corporation ("Learn CW" or the "SPAC") in order to assist interested parties in conducting their own evaluation of the potential business combination of the Company and Learn CW and related transactions (collectively, the "Transaction"). The Presentation does not purport to contain all information that may be required or desired by an interested party in investigating the Company, its business or prospects, or the proposed business combination, and it shall not be deemed to be a complete description of the state of affairs of the Company historically, at its stated date or in the future. Portions of this Presentation have been prepared based on information received from the Company, network, neither the Company nor Learn CW have independently verified that such information is correct.

None of the Company, Learn CW or any of their respective affiliates, control persons, officers, directors, employees, representatives or agents make any representation or warranty, express or implied, as to the accuracy, completeness or reliability of the information contained in this Presentation or any other information provided in conjunction with an evaluation of the Company or the proposed business combination. Only those particular representations and warranties that may be made in relation to any legally binding written definitive agreement signed by the parties relating to the Transaction, and subject to such limitations and restrictions as may be agreed upon, shall have any legal effect. Conditions and information reported in the Presentation may change without any notice, and Learn CW, the Company and their respective affiliates and related persons disclaim any responsibility or liability to update the information contained in this Presentation except to the extent required by applicable law or regulation. In addition, all of the market data included in this Presentation involves a number of assumptions, limitations, projections, estimates and research. Such market data is necessarily subject to a high degree of uncertainty and risk and there can be no guarantee as to the accuracy or reliability of such assumptions.

Caution Regarding Forward-Looking Information

This Presentation contains forward-looking statements, including statements about the parties' ability to close the business combination, the anticipated benefits of the business combination, and the financial condition, results of operations, earnings outlook and prospects of Learn CW and/or Innventure and may include statements for the period following the consummation of the business combination, including revenue growth and financial performance. Forward-looking statements appear in a number of places in this Presentation. In addition, any statements that refer to projections, forecasts or other characterizations of future events or circumstances, including any underlying assumptions, are forward-looking statements. Forward-looking statements are typically identified by words such as "plan," "believe," "expect," "anticipate," "intend," "outlook," "estimate," "forecast," "project, "continue," "could," "may," "might," "possible," "potential," "predict," "should," "would" and other similar words and expressions, but the absence of these words does not mean that a statement is not forward-looking.

These forward-looking statements are based on the current expectations and beliefs of the management of Learn CW and Innventure in light of their respective experience and their perception of historical trends, current conditions and expected future developments and their potential effects on Learn CW, Innventure and Holdco as well as other factors they believe are appropriate in the circumstances. There can be no assurance that future developments affecting Learn CW, Innventure or Holdco will be those that we have anticipated. These forward-looking statements involve a number of risks, uncertainties (some of which are beyond the control of the parties) or other assumptions that may cause actual results or performance to be materially different from those expressed or love for which was filed with the SEC by Learn CW, including in the final prospectus relating to Learn CV's IPO, which was filed with the SEC on October 12, 2021 under the heading "Risk Factors," or made or to be made by Holdco upon closing of the Transaction, and the following:

- expectations regarding Innventure's and the Innventure Companies' strategies and future financial performance, including their future business plans, expansion and acquisition plans or objectives, prospective performance and opportunities and competitors, revenues, products and services, pricing, operating expenses, product and service acceptance, market trends, liquidity, cash flows and uses of cash, capital expenditures, and Innventure's ability to invest in growth initiatives;
- · the implementation, market acceptance and success of Innventure's business model and growth strategy;
- the implementation, market acceptance and success of the Innventure Companies' business models and growth strategies;
- · that Innventure will have sufficient capital upon the approval of the proposed business combination to operate as anticipated;
- Innventure's future capital requirements and sources and uses of cash;
- · Innventure's ability to obtain funding for its operations and future growth;
- · developments and projections relating to Innventure's and the Innventure Companies' competitors and industries;
- the Innventure Companies' ability to meet, and to continue to meet, applicable regulatory requirements for the use of their products, including in food grade applications;
- the Innventure Companies' ability to comply on an ongoing basis with the numerous regulatory requirements applicable to their products and facilities;
- the occurrence of any event, change or other circumstances that could give rise to the termination of the proposed business combination agreement;
- the outcome of any legal proceedings that may be instituted against Learn CW or Innventure following announcement of the proposed business combination agreement and the transactions contemplated therein;
- the inability to complete the proposed business combination due to, among other things, the failure to obtain the required Learn CW shareholder approval;
- regulatory approvals;
- the risk that the announcement and consummation of the proposed business combination disrupts Innventure's current plans;
- · the ability to recognize the anticipated benefits of the proposed business combination;
- · unexpected costs related to the proposed business combination;
- · the amount of any redemptions by existing holders of Learn CW's common stock being greater than expected;
- · limited liquidity and trading of Learn CW's securities;
- · geopolitical risk and changes in applicable laws or regulations;

- · the possibility that Learn CW and/or Innventure may be adversely affected by other economic, business, and/or competitive factors;
- · the potential characterization of Innventure as an investment company subject to the Investment Company Act of 1940;
- · operational risk; and
- the risk that the consummation of the proposed business combination is substantially delayed or does not occur.

Should one or more of these risks or uncertainties materialize, or should any of our assumptions prove incorrect, actual results may vary in material respects from those projected in these forward-looking statements.

All subsequent written and oral forward-looking statements concerning the business combination or other matters addressed in this Presentation and attributable to Learn CW, Innventure, or any person acting on their behalf are expressly qualified in their entirety by the cautionary statements contained or referred to in this proxy statement. Except to the extent required by applicable law or regulation, Learn CW and Innventure undertake no obligation to update these forward-looking statements to reflect events or circumstances after the date of this Presentation or to reflect the occurrence of unanticipated events.

Market and Industry Data

Certain market, industry and other data used herein have been obtained or derived from third-party sources and publications as well as from research reports prepared for other purposes. Although the information from these third-party sources is believed to be reliable, none of the Company or its management has independently verified the data obtained from these sources, and no assurances can be made regarding the accuracy or completeness of such data. Forecasts and other forward-looking information obtained from these sources are subject to the same qualifications and the additional uncertainties regarding the other forward-looking statements contained herein.





In addition to trademarks, service marks, trade names, copyrights and logos of Innventure and its subsidiaries contained herein, this presentation contains trademarks, service marks, trade names, copyrights and logos of other companies, which are the property of their respective owners. Unless otherwise stated, the use of these other trademarks, service marks, trade names, copyrights and logos herein does not imply an affiliation with, or endorsement of the information contained herein by, the owners of such trademarks, service marks, trade names, copyrights and logos.

Additional Information About the Proposed Business Combination and Where To Find It

In connection with the proposed business combination, Learn SPAC Holdco, Inc. has filed with the SEC a registration statement on Form S-4 containing a preliminary proxy statement of Learn CW, a preliminary consent solicitation statement of Innventure and a preliminary prospectus with respect to the combined company's securities to be issued in connection with the business combination, and after the registration statement is declared effective, the definitive proxy statement/consent solicitation statement/prospectus relating to the proposed business combination will be mailed to Learn CW shareholders and will be sent to Innventure unitholders. This presentation 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. Learn CW's shareholders, Inventure's unitholders and other interested persons are urged to read the preliminary proxy statement/consent solicitation statement/prospectus and other interested persons are urged to read the preliminary proxy statement/consent solicitation statement/prospectus and other interested persons are urged to read the proposed business combination. When available, the definitive proxy statement/consent solicitation statement/prospectus and other interested persons are urged to read the proposed business combination. When available, the definitive proxy statement/consent solicitation statement/prospectus and other relevant materials for the proposed business combination. When available, the definitive proxy statement/consent solicitation statement/prospectus and other relevant materials for the proposed business combination. Such shareholders will also be able to obtain copies of the preliminary and definitive proxy statement/consent solicitation statement/prospectus and other interested persons. Combination will be mailed to have base of Learn CW as of a record date to be established for voting on the p

No Offer or Solicitation

This presentation shall 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 any such securities in any state or jurisdiction in which such offer, solicitation or sale would be unlawful prior to registration or qualification under the securities laws of any such state or jurisdiction. No offer of securities shall be made except by means of a definitive document.

Participants in the Solicitation

Innventure, Learn CW and their respective directors, executive officers, other members of management, and employees, under SEC rules, may be deemed to be participants in the solicitation of proxies of Learn CW's shareholders in connection with the proposed business combination. Information regarding the persons who may, under SEC rules, be deemed participants in the solicitation of Learn CW's shareholders in connection with the proposed business combination are set forth in the registration statement on Form S-4, including the preliminary proxy statement/consent solicitation statement/prospectus when available. Investors and security holders may obtain more detailed information regarding the names and interests in the proposed business combination of Learn CW's directors and officers in Learn CW's filings with the SEC by Learn SPAC Holdoo, Inc., including the proxy statement of Learn CW for the proposed business combination.

Innventure – A Technology Commercialization Company

Innventure founds, funds, operates, and scales companies in **strategic collaboration with multinational corporations ("MNCs").** We source technology solutions from MNCs seeking greater value from their innovations and who believe Innventure's **funding and scaling model** is the best choice for mitigating risk and **achieving the full commercial potential of the technology**.



A Transaction Overview⁽¹⁾

Sources & Uses

Uses (\$ mm)	
Stock Consideration to Existing Shareholders ⁽³⁾	\$379
Cash to Balance Sheet	85
Estimated Transaction Costs	15
Total Uses	\$479

Pro Forma Ownership

Ownership Breakdown at Close	Shares	% Ownership
Innventure Unitholders ^{(3) (5)}	37.9	73%
LCW Shareholders ^{(2) (4) (6)}	14.0	27%
PF Shares Outstanding	51.8	100%
27%		73% ing Innventu Jnitholders

Pro Forma Valuation

(\$ in Millions, except per share values)

Pro Forma Shares Outstanding (2)(3)(4)(5)(6)	51.8
(*) Share Price	10.00
Equity Value	\$518
(+) Existing Net Debt as of 9/30/2023	6
(-) Cash Proceeds from Transaction	(85)
Enterprise Value	\$440

- Note: Transaction will include up to an additional \$75M committed equity facility that may be drawn after the Transaction closing. 1. Assumes that there will not be any redemptions by current LCW shareholders. In all cases, reflective of \$10.74 per share. 2. Amount in trust reflects 9.3M LCW shares and an amount held in trust value of \$1074 per share with the total amount held in trust being \$100.5M. Assumes that there will not be any redemptions by current LCW shareholders. 3. Excludes 5.0M share eamout to existing inniventure untholders related to achieving commercial milestones at Innventure, Accelsius, and AeroFlexx. 4. Excludes 5.0M share eamout to LCW Sponsor related to achieving commercial milestones at Innventure, Accelsius, and AeroFlexx. 5. Stock Constitutions are saved to a \$355M Enterprise Value \$850M existing net debt as of 9/30/2023 presented for illustrative purposes. Cash and debt as of closing will be used to calculate the stock consideration to existing Innventure shareholders. 6. Ownership and share count includes 9.3M LCW Class A ordinary shares, 4.5M LCW Class B ordinary shares, and 0.1M Independent Director of Learn CW Shares, excludes 18.6M outstanding LCW warrants (strike price of \$11.50 or 15% (out-of-the-money)) and assumes predemptions by current LCW shareholders.

and assumes no redempt

Innventure at a Glance

Innventure founds, funds, and operates companies around transformative, sustainable technology solutions acquired or licensed from MNCs



A Our View of What Differentiates Innventure's Model

	Venture Capital	Traditional Private Equity	MNCs	Innventure
Liquidity for Investors	X	X	~	\checkmark
Investor / LP Time Constraint	Significant	Significant	Limited	None
Ability to Redeploy Cash Flow	X	X	\checkmark	\checkmark
Portfolio Expected Success Rate	Low	Medium	Low	High
Operational Expertise	Limited	Limited	Mature products and technology	Early and growth stage, disruptive products and technology
Cost Basis	Low	High / Leveraged	High	Near-Zero

9

Innventure creates companies that are designed to reduce risk: (i) they serve an expected market need informed by proprietary MNC data, (ii) they own or license developed technology with significant time and capital previously invested by the MNC, and (iii) they have an expected built-in customer pipeline (via the MNC)



A What Makes Innventure Unique

Systematic approach to found, fund, and operate companies with a focus on transformative, sustainable technology solutions acquired or licensed from MNCs



innventure

Such technology has been demonstrated as a proof of concept but has not yet been scaled or commercialized.
 PureCycle Technologies became public in 2021 (Nasdaq "PCT") and, as of December 31, 2023, Innventure owns less than 2% of PCT.
 Calculated based upon PCT's closing share price on Jan. 24, 2024 and illustrative of an investor's return if they had invested in PCT at inception and exited on Jan. 24, 2024.

A Innventure Company Operations





Ironton Production Plant





Westchester Facility Filling Machines



Innventure (1) PureCycle Technologies became public in 2021 (Nasdaq "PCT") and, as of December 31, 2023, Innventure owns less than 2% of PCT.

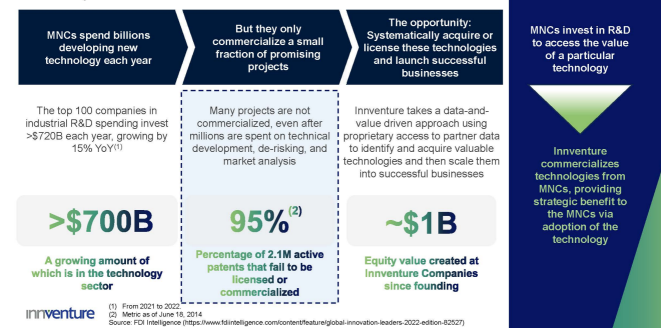
Cooling System Demonstration

ACCELSIUS

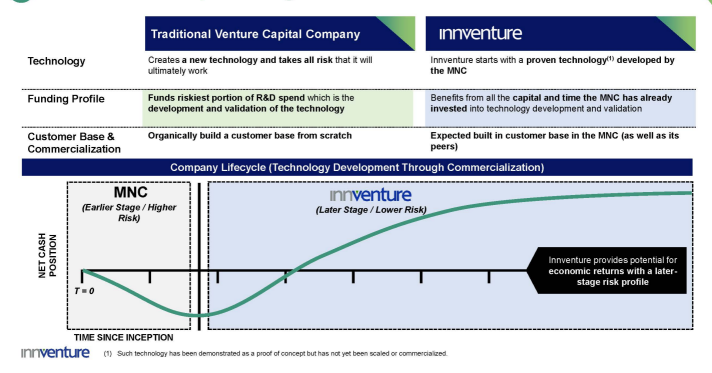


B Benefits to Multinational Companies

MNCs invest hundreds of billions of dollars annually in Research & Development – much of that is not commercialized

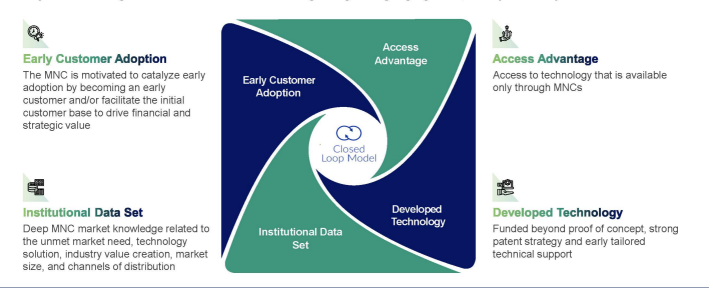


B Innventure's Disruptive Conglomerate Model v. Traditional Venture Model



B The Closed Loop Model

Systematic mitigation of risks inherent in creating and growing high growth, disruptive companies



Innventure's closed loop model mitigates risk and serves as a value creation flywheel

B The Innventure Strike Zone





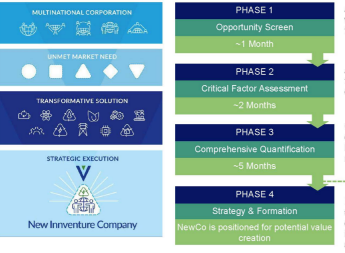
Innventure's data-centric approach reduces principal risk to scaling and execution

(1) Such technology has been demonstrated as a proof of concept but has not yet been scaled or commercialized.

C Innventure's DownSelect Analysis

Seeks to identify a significant unmet market need with a transformative technology solution that generates meaningful economic value (for both NewCo and MNC) and has a derived, strategic path to market adoption through the MNC...completing the Closed Loop Model

Innventure Value Creation



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Phases

Analyze high-level business, financial, and technology issues to determine whether the opportunity meets key criteria and to identify potential critical factors that must be resolved

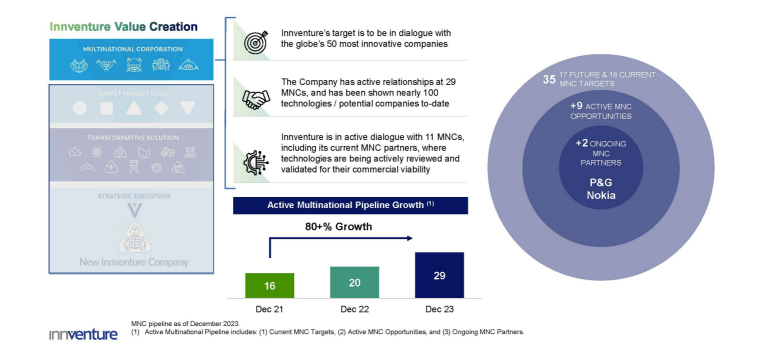
Assess and prioritize an opportunity's critical model, success, and risk factors to create a holistic assessment and a systematic evaluation plan to quantify value, address critical factors, and mitigate risk factors

Quantify and validate the immediate, new economic value creation that will drive early customer adoption (via a pre-determined path) and long-term business profitability with a model that manages risk and capital requirements to increase probability of success

Recommendation made to Innventure Board of
 Directors on Innventure Company formation

Develop the initial strategy for launch, commercialization, early adoption, scaling, secure control of the technology via licensing or ownership, and create the new company that is intended to reduce risk – ultimately intended to position the technology solution to drive financial value and accelerate success for both Innventure and the MNC

D Pipeline of MNCs for Company Launches



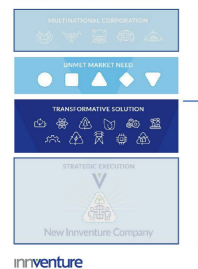
17

D Drivers of the Innventure Opportunity

8888

Technology constantly changes business across a diverse set of use-cases. Innventure has extensive experience screening technologies for commercialization to meet expected unmet market needs. Key market drivers and markets in need of a technology solution are what feed the initial stage of DownSelect

Innventure Value Creation



Markets in Need of **Technology Solutions**



Data Infrastructure & Telecommunications

0

Industrial Manufacturing &





Services



Healthcare & Life Science



Operations





Economic Value to Customers Drive Business & Profit Goals

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Top Line Growth

- Revenue capture in new categories and price points
- Meet current & evolving customer needs

Operating Margin

- Optimization of input, labor,
- energy, and distribution costs
- . Improved scale and throughput

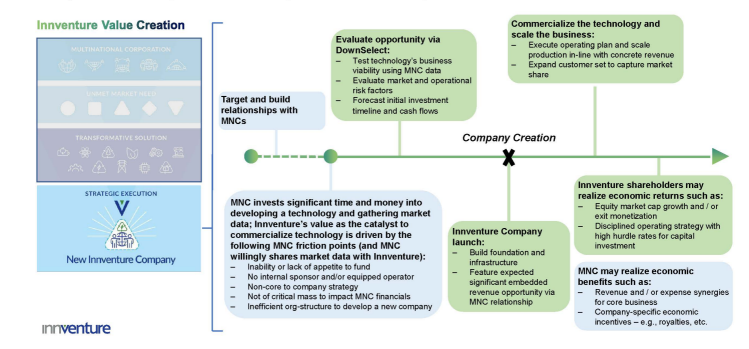
Risk Management

.

- Market competition
- . Supply chain insulation
- Sustainability & regulatory compliance

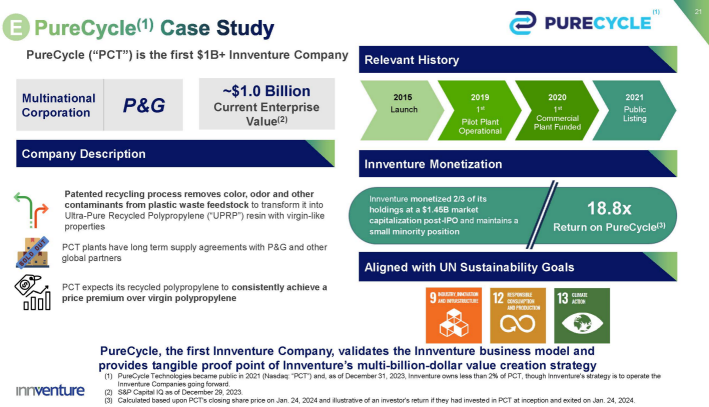
D Illustrative Innventure Company Creation Timeline

Symbiotic relationship with MNCs creates potential value for both parties



D Risk Considerations and Mitigation

Risk Considerations	Mitigation Strategies
Execution	Seasoned leadership team with entrepreneurial, operational, and capital markets expertise in early-stage companies from inception through commercialization
Adoption	MNCs catalyze early market adoption by becoming first customer and/or providing channel access
Macro/Market Level	DownSelect assessment conducts deep diligence on the technology solution and the market factors that could lead to its success and early adoption by MNCs
Technology	Access to advanced MNC-funded technology solution with robust patent protection
Origination	Leverage MNC proprietary market knowledge of unmet need
Funding	Innventure funds early-stage capital investment leveraging preexisting and significant MNC investment. Near-zero basis initial investment creates potential for equity return opportunity and allows company leadership teams to focus on operations
nnventure	



AeroFlexx Case Study

Company Description



Innovative Liquid Package

Revolutionary liquids packaging solution that combines the benefits of both rigid and flexible packaging into a single offering



Sustainable Solution

Sustainability benefits that are expected to eliminate 50-70% of plastic used in an equivalent package, potentially up to 85% less virgin plastic with recycled content and can be curbside recyclable⁽¹⁾

Health & Safety at the Forefront of Design

Designed with hygiene in mind with tamper proof packaging to keep products safe

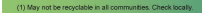
Built for E-Commerce Supply Chains

Allows seamless adoption into E-commerce channel for liquid products and addresses a significant supply chain challenge



Fills Market Need

Solves a clear market need for customers and brands while enhancing the overall consumer experience







AeroFlexx has sole exclusive rights to commercialize the technology globally, across all categories and with any partner

Accelsius Case Study



Company Description



Groundbreaking Two-Phased Technology

Accelsius groundbreaking NeuCool™ Platform employs a direct to chip cooling method, using a two-phased fluid reducing energy usage by up to 49%

Current Technology at Limits

Replaces current air-cooling technology that is approaching its limits and requires a significant amount of unused floor space

Easy Integration

Flexible configurations fit standard server racks & servers agnostic of current datacenter configuration and infrastructure

Multinational Corporation

Nokia

· Innventure fully owns IP

Average royalties to Nokia of 1-2% based on their uptake

(1) Data as of 2016

Accelsius Drives Wide Range of Efficiencies

B 59% TCO Savings

Cooling accounts for 40% of a data center's energy consumption



(0)

Up to 76% IT Space Savings

Zero Water Consumption

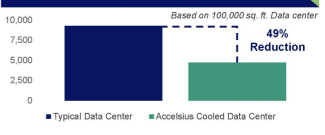
416 TW or 3% of the world's power was consumed by data centers(1)

Accelsius allows data centers to densify, putting more equipment in each rack & moving racks closer

Al services such as ChatGPT use

Liquid Cooling market expected to reach \$7.8B by 2028

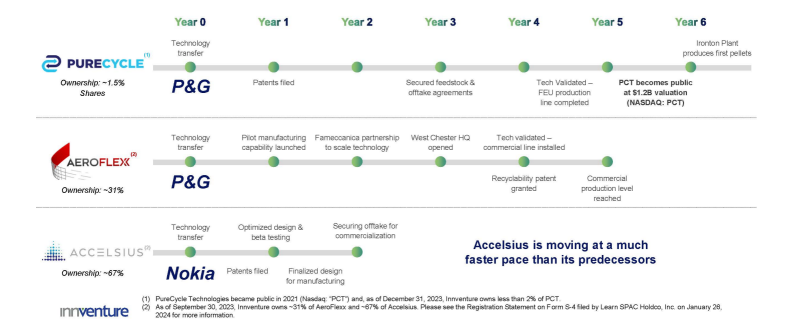
Data Center Electricity Use (MWh)





E Timeline for Innventure Companies

Repeatable methodology and track record of building highly valued companies within several years of launch



Sustainability as a Value Driver

Helping MNC partners unlock economic value while achieving sustainability targets



p)

Responsibility

Core Model Strength

We believe continuous sustainability

improvement processes strengthen

build transformative businesses

assessment, management, adherence and

Innventure's core model to systematically

Innventure helps MNC partners meet their sustainability goals by building companies around technology solutions



Economic Value Driver

Material sustainability issues create new markets and are primary drivers of revenue, cost, and risk that impact value creation for long-term business performance



Agnostic Advantage

Evaluating MNC technologies for their potential to address unmet need, rather than starting with a particular lens on which issues to solve, allows for broader value creation potential

Economic viability is a key component of sustainability

(1) PureCycle Technologies became public in 2021 (Nasdaq: "PCT") and, as of December 31, 2023, Innventure owns less than 2% of PCT.
 INNVenture (2) May not be recyclable in all communities. Check locally.



Evidence of our ability to operate sustainably

PureCycle⁽¹⁾ – Purifies and recycles post-industrial and postconsumer polypropylene waste back to a like virgin grade polymer, usable across a broad range of applications and markets

AeroFlexx – May use up to 85% less virgin plastic to create a liquid packaging solution that is fully curbside recyclable⁽²⁾

Accelsius - Cooling solution designed to maximize capacity, reduce operating costs, and increase energy efficiency for server, switching, and edge environments

E Leadership – Executive Committee



Bill Haskell – Chief Executive Officer

Bill serves as Chief Executive Officer for Innventure. Previously, he was a co-founder and President of XL TechGroup that oreated the foundational business building methodology upon which Innventure is based. Bill has worked with the key principals of Innventure for over 20 years. He has also served as a public company CEO and has been a director of over a dozen private and public companies. Prior to joining Innventure in 2021, Bill was a partner at a boutique investment bank focused on converting private companies into employee-owned enterprises. He has over 30 years of experience in company creation and development. In addition to being a Director of Innventure, Bill serves as Chairman of Accelsius and is a Director of AeroFlexx – two partnership companies created by Innventure. Bill holds a B.S. degree in engineering and conducted post graduate work in applied mathematics at Iowa State University.



Dr. John Scott - Co-founder, Strategy

Dr. John Scott – Co-founder, Strategy John is an Innventure Co-founder, member of the Investment Committee, and serves in a strategy role at Innventure. Prior to co-founding Innventure, John served as Founder and CEO of XL TechGroup where he developed the DownSelect Method that Innventure uses today to vet disruptive technologies from top Multinational Corporations (MNCs) and their associated business opportunities. John also served as an academic scientist at numerous universities and government labs including the Universities of Maryland, North Carolina and Arizona, as well as the NASA Goddard Space Flight Center. He eared his Ph.D. in Physics and Astrophysics from the University of Arizona and has published over 60 academic papers. academic papers.

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Mike Otworth - Co-founder, Executive Chairman, International

Mike is an Innventure Co-founder and currently serves as Executive Chairman of the Board and in an international role at Innventure. Mike was the Founding CEO and Chairman of the Board of PurcGyde (PCT), an Innventure Company, from 2015-2022. Mike and team took PCT from early-stage concept to operational pilot, fully funded first commercial plant, followed by a successful public offering in March of 2021. Prior to Innventure, Mike served as President and Founding Partner of Green Ocean Innovation for six years a company that provided technology sourcing, innovation strategy, and development services to Lilly/Elanco Animal Health. Mike also served as Vice-President and Founding CEO of multiple start-ups at XL TechCroup. Mike began his career on Capitol Hill working as a legislative aide and committee staff member in the U.S. House of Representatives.



Roland Austrup – Capital Markets

Roland Austrup – Capital Markets In addition to his Innventure role, Roland serves as Chairman of WaveFront Global Asset Management Corp., a Toronto-based global hedge fund company he co-founded in 2003. Roland is also a founding Director of Envest Corp., a downstream energy company, and an Advisory Board member of both the Master of Quantitative Finance program at the University of Waterloo and First Tracks Capital, a Canadian private equity firm. Roland was an Investment Advisor with BMO Nesbitt Burns Inc. and began his career as a Commodities Broker with SocialMcLeod Inc., hedging commodity price risk for corporate clients. Roland holds a B.A. with Honors from the University of Western Ontario.





David Yablunosky – Chief Financial Officer

David's finance career spans over 30+ years with large public and private multinational corporations. Prior to Innventure, David swas Chief Financial Officer of Embrarer Aircraft Holding, Inc., the U.S. subsidiary of the Brazilian aerospace and defense conglomerate Embrarer, SA. He was also CFO and Board Member of Embrare Executive Aircraft, Inc., and Board Member of Embrare Defense and Security, Inc. Over his career David has worked for large MNCs such as Ford Motor Company, Ford Credit, Office Depd, Oxbow Carbon LLC, and Embrarer. Before his career in finance. David served nine years in the U.S. Navy and worked in the Pentagon on General Colin Powell's staff. David holds a B.S. In Mathematics from the U.S. Naval Academy and an MBA in Finance from the University of Maryland. He also holds a graduate-level certificate in Accounting from the Harvard University Extension School and has completed the Advanced Management Program at the Harvard Business School.

🕒 Leadership



Lucas Harper, CAIA – Chief Investment Officer, Investment Committee

Lucas is a member of the Investment Committee and serves as Chief Investment Officer of Innventure and brings over 20 years of experience in managing investment teams, building companies / business units and the seeding and buildout of multiple investment platforms and investment products for both large institutional investment and start-up organizations. Prior to joining Innventure, Lucas held a Principal role at Santa Monica Capital Group as well as serving as President & CEO of Ocean Avenue Investment rand ranters.

CEO of Ocean Avenue Investment Partners. He earned his B.A. in Economics from the University of California at Santa Barbara, is a Chartered Alternative Investment Analyst (CAIA) and currently holds a Series 7 and Series 63 license.



Bill Grieco – Chief Technology Officer

Bill is an entrepreneur, innovator, and business leader who has spent the last 25 years leading R&D and commercialization organizations in the chemical, pharmaceutical, cleantech, and specialty materials industries. Prior to Innventure, Bill was CEO of The RAPID Manufacturing Institute®, a public-private partnership created to promote modular process intensification and transform manufacturing in the process industries. Bill also serves on the Advisory Boards for the School of Chemical and Biological Engineering at Georgia Tech and the FSEC Energy Research Center at the University of Central Florida.

He holds chemical engineering degrees - a PhD and Master's degree from M.I.T., and a Bachelor's degree from Georgia Tech.



Tom Cripe – Head of Strategic Partnerships

Thomas is currently Head of Strategic Partnerships for Innventure. He is heavily involved in building and managing new strategic relationships for the identification of new technologies that have the potential to form the basis for new Innventure Companies. In 2018, he retired from Procter & Gamble (P&G) after a 32-year career which culminated as Director, Global Business Development. Reporting to P&G's Treasurer, Controller and EVP he was responsible for executing the Business Development strategies of a \$40B business. During his 15-year tenure in Global Business Development he leped oversee a wide array of in-bound and out-bound deals. He joined P&G in 1985 where Tom held various senior roles in R&D which included leading a team of 65 global researchers and he is a listed inventor on ~60 different patents.

Tom holds a Ph.D. and M.S. degrees in Chemistry.



Innventure Companies

AeroFlexx Overview



Strong Value Proposition to Customers



Designed for E-Commerce & Retail

- ISTA-6 approved for shipping liquids via e-comm channel.
- · Pak eliminates damages from breakage/handling and saves costs from elimination of prep & materials

Flexible Manufacturing

- · No molds enables rapid adoption at a lower cost vs. traditional bottles
 - Get to market quickly for consumer feedback
 - Capital efficient deployment with turnkey solutions for filling

Logistics Improvements

- Ships flat before fillings with form factor that takes up less than 10% in shipping vs rigids
- Simplifies sourcing with consolidated supply chain . Reduces transit damage & shipping losses

Brand Differentiation

- Wrap around canvas in full color to showcase brands
- · Custom shapes & sizes capabilities



(1) May not be recyclable in all communities. Check locally

Superior Sustainability Benefits



Significant reduction by using up to 85% less virgin plastic vs. rigid bottle/cap alternatives

all plastic bottles are

accepted⁽¹⁾



Package Circularity Package can incorporate up to 50% recycled content without compromise

Lifecycle Analysis

73% less water use

By eliminating excess

packaging material in e-

commerce, AFX can deliver

to 69% GHG reduction, and

83% less waste to landfills, up



Aligned with UN Sustainability Goals





AeroFlexx Executive Leadership



Andrew Meyer- Chief Executive Officer

Andrew integer - Child Executive Officer Andrew in the CEO of AeroFlexx and Serial CEO for Innventure. He brings with him extensive experience in entrepreneurial environments having spent the last 15 years within 4 different venture-backed technology start-ups that included value-add exits such as an IPO and a trade sale to a strategic partner.



Cedric D'Souza – Chief Technology Officer

Cedric is the CTO of AeroFlexx and an entrepreneurial leader with an insatiable passion for leveraging technology to transform global supply chains. Cedric has over 28 years of experience, leading culturally diverse organizations and project teams in Asia, Europe, Latin America, and North America. Over his career he has lived in different technology. 4 different countries.

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Kevin Green – VP, Commercial & Business Development

Matt Kevin has over 25 years of experience in the development and commercialization of sustainable packaging products and running multinational operations. Kevin possesses comprehensive technical, production, and commercial experience in material packaging along with the associated manufacturing processes.



Jim Traut - VP, Finance And Accounting

Jim brings with him extensive experience within finance and enterprise risk management environments. Before AeroFlexx, he co-founded and served as CEO of a cloud-based motion graphics video production start-up. Jim also worked for the H. J. Heinze Company for 24 years in various global strategy, accounting, risk, control, audit, due diligence, and ethics leadership roles.



Veronica Sebald – VP, Quality Control

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Accelsius Overview

Target Market



Data Centers

Accelsius increases compute density while reducing the power usage on a market that is expected to grow to \$56B by 2030 with an expected 17.1% CAGR



Telco

NeuCool[™] can cool high power servers driven by 5G and profitable edge services which we predict, based on calculations made in reliance on data from the 451 Group, to grow to **over 2M servers installed annually** in edge locations by 2027



Embedded Semiconductors

Increased software stack (including AI) requires higher performance chips, a rapidly growing market as AI grows

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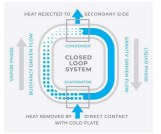
Transformative Technology

Direct to Chip

Cooling is in direct contact with heat source, compatible with existing and new installations

Two-Phase

Transition from liquid to vapor ensures larger heat dissipation





Accelsius Executive Leadership



Josh Claman - Chief Executive Officer

Josh has over 30 years of leadership experience driving growth in Fortune 100 companies such as Dell and NCR and as a CEO in startups with successful exits. He is passionate about businesses that make a positive impact to our world.



Robert Wehmeyer - VP of Finance

Robert has over 25 years of financial leadership experience with companies such as Dell and National Instruments. Prior to Dell, Robert worked at Westinghouse Motor Company, Presidio Enterprises, and Arthur Andersen.

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Richard Bonner, Ph.D. - Chief Technology Officer

Dr. Bonner has over 18 years of industrial experience as a heat transfer researcher and advanced thermal product developer. He is a recognized expert in twophase cooling and thermal issues as they relate to the energy-water nexus.



Matt Cruce - Chief Supply Chain Officer

Matt brings expertise in managing complex global supply chains with experience in Dell's server division where he successfully minimized lead times and ensured parts availability. Prior to Dell, Matt worked at Lockheed Martin.



Jeff Taus – VP of Engineering

Jeff brings extensive server systems engineering expertise from Dell. He has over 25 years of leadership experience delivering products in enterprise computing and in the appliance and automotive industries, telco-focused edge servers, and in hyper-scale server deployments.

Risk Factors

All references to the "Company," "we," "us" or "our" refer to Innventure, prior to the business combination and to Holdco following the business combination. The risks presented below are certain of the general risks related to the business of the Company, Learn CW and the business combination between the Company and Learn CW, and such list is not exhaustive. The list below has been prepared solely for purposes of inclusion in this Presentation and not for any other purpose. Investors are encouraged to perform their own investigation with respect to the business, prospects, financial condition and operating results following the completion of the business combination.

The occurrence of one or more of the events or circumstances identified in these risk factors, alone or in combination with other events or circumstances, may adversely affect the ability to complete or realize the anticipated benefits of the business combination, and may have a material adverse effect on the business, cash flow, financial condition and results of operations of the Company following the business combination. The Company may face additional risks and uncertainties that are not currently known, or that are currently deemed immaterial, which may also impair the Company's business, prospects, financial condition or operating results.

Risks relating to the business of the Company, the business combination and the business of Learn CW will be disclosed in future documents filed or furnished by the Company, Holdco and/or the SPAC with the SEC, including the documents filed or furnished in connection with the business combination between the Company and Learn CW. 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 the Company and Learn CW and the business combination, and may differ significantly from, and be more extensive than, those presented below. Any capitalized terms used but not defined in this presentation have the meanings given to them in the Registration Statement.

- CWAM LC Sponsor LLC (the "Sponsor") and certain SPAC stockholders affiliated with the Sponsor (together, the "Sponsor Persons") have agreed to vote in favor of the business combination, regardless of how Learn CW's public shareholders vote.
- Learn CW may not be able to complete the business combination or any other business combination within the prescribed timeframe, in which case Learn CW would cease all operations, except for the purpose of winding up, and Learn CW would redeem the Learn CW class A Ordinary Shares and liquidate.
- Since the Sponsor Persons have interests that are different, or in addition to (and which may conflict with), the interests of Learn CW's shareholders, a conflict of interest may have existed in determining whether the business combination with Innventure is appropriate as Learn CW's initial business combination. Such interests include that Sponsor will lose its entire investment in Learn CW if an initial business combination is not completed.
- Following the consummation of the business combination, Holdco's only significant asset will be its ownership interest in Innventure, and such ownership may not be sufficient to pay dividends or make distributions or loans to enable us to pay any dividends on Holdco Common Stock or satisfy our other financial obligations.
- Learn CW's public shareholders will experience immediate dilution as a consequence of the issuance of Holdco's common stock ("Holdco Common Stock") as consideration in the business
 combination and due to future issuances pursuant to the Equity Plan.
- A national securities exchange may not list Holdco's securities on its exchange, which could limit investors' ability to make transactions in Holdco's securities and subject Holdco to additional trading restrictions, and such ownership may not be sufficient to pay dividends or make distributions or loans to enable us to pay any dividends on Holdco Common Stock or satisfy our other financial obligations.

Risk Factors

- Innventure's principal revenues are expected to be earned in the future, through its subsidiaries and through the Innventure Companies, and Innventure depends on its subsidiaries for cash.
- Innventure may not be successful in finding future opportunities to license or acquire breakthrough technology solutions from MNCs.
- If Innventure is deemed to be an investment company under the Investment Company Act of 1940, as amended, it may be required to institute burdensome compliance requirements and its
 activities may be restricted, which may make it difficult to operate or to execute its growth plans.
- The Innventure Companies are currently pre-revenue early commercial stage companies that may never achieve or sustain profitability.
- If Innventure or the Innventure Companies are not able to satisfy the requirements imposed by MNC partners or have disagreements with those MNC partners, their relationships with these
 partners could deteriorate, which could have a material adverse effect on the business of Innventure and the Innventure Companies.
- Innventure may not be able to obtain additional financing to fund the operations and growth of the business.
- There is uncertainty regarding Innventure's ability to maintain liquidity sufficient to operate its business effectively, which raises substantial doubt about its ability to continue as a going concern.
- AFX currently relies on a single facility for all of its operations.
- The failure of AFX's suppliers to continue to deliver necessary raw materials or other components of its products in a timely manner and to specification could prevent it from delivering products within required time frames and could cause production delays, cancellations, penalty payments and damage to its brand and reputation.
- Failure of AFX's target customers, who are subject to cyclical downturns, to achieve success or maintain market share could adversely impact AFX's sales and operating margins.
- AFX's ability to establish substantial commercial sales of its products is subject to many risks, any of which could prevent or delay revenue growth and adversely impact its customer relationships, business and results of operations.
- AFX may not be able to meet applicable regulatory requirements for the use of AFX's products in food grade applications, and, even if the requirements are met, complying on an ongoing basis
 with the numerous regulatory requirements applicable to AFX's products and AFX's facilities will be time-consuming and costly.
- Accelsius is an early-stage company, and its limited operating history makes it difficult to evaluate its future prospects and the risks and challenges it may encounter.
- The market, including customers and potential investors, may be skeptical of the viability and benefits of Accelsius' cooling products because they are based on a relatively novel and complex technology.
- Accelsius' cooling products may be subject to increased regulatory scrutiny due to their use of working fluid refrigerants that contain fluorine.

Risk Factors

- Innventure may be unable to sufficiently protect the intellectual property rights of itself and the Innventure Companies and may encounter disputes from time to time relating to its use of the intellectual property of third parties.
- The market price of the Holdco Common Stock is likely to be highly volatile, and you may lose some or all of your investment. Volatility in Holdco's share price could subject Holdco to securities class action litigation.
- If securities or industry analysts do not publish research or reports about Holdco, or publish negative reports, Holdco's stock price and trading volume could decline.
- Innventure, the Innventure Companies, and Innventure's MNC partners may be negatively impacted by volatility in the political and economic environment, such geopolitical unrest, economic downturns and increases in interest rates, and a period of sustained inflation, which could have an adverse impact on Innventure's and the Innventure Companies' business, financial condition, results of operations and prospects.
- Innventure, the Innventure Companies, and their MNC partners face risks and uncertainties related to litigation, regulatory actions and investigations.
- Cyber-attacks or a failure in our information technology and data security infrastructure could adversely affect Innventure's business and operations.

In addition to this summary discussion, you should carefully consider the risks and uncertainties described in Holdco's filings with the SEC, including the Registration Statement.

