# 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 5, 2022

## GROWTH CAPITAL ACQUISITION CORP.

(Exact name of registrant as specified in its charter)

| Delaware  | 001-39959  | 27-2447291   |
|---|--|--|
| (State or other jurisdiction of incorporation)  | (Commission File Number)   | (IRS Employer<br>Identification No.)                       |
| (Addı   | 300 Park Avenue, 16th Floor<br>New York, New York 10022<br>ress of principal executive offices, including zip code |  |
| Registran   | at's telephone number, including area code: 212-895-3  | 3500   |
| (Forme  | Not Applicable er name or former address, if changed since last repor  | t)   |
| Securities registered pursuant to Section 12(b) of the Act:   |  |  |
| Title of Each Class   | Trading Symbol(s)  | Name of Each Exchange on<br>Which Registered               |
| Units, each consisting of one share of Class A common stock and one-half of one Redeemable Warrant                              | GCACU  | The Nasdaq Stock Market LLC                                |
| Class A common stock, par value \$0.0001 per share  | GCAC   | The Nasdaq Stock Market LLC                                |
| Redeemable warrants, exercisable for Class A common stock at an exercise price of \$11.50 per share                             | GCACW  | The Nasdaq Stock Market LLC                                |
| Check the appropriate box below if the Form 8-K filing is intended.   | ded to simultaneously satisfy the filing obligation of the   | he registrant under any of the following provisions:       |
| oxtimes Written communications pursuant to Rule 425 under the Sec   | curities Act (17 CFR 230.425)  |  |
| $\ \square$ Soliciting material pursuant to Rule 14a-12 under the Excha   | ange Act (17 CFR 240.14a-12)   |  |
| $\ \square$ Pre-commencement communications pursuant to Rule 14d-   | 2(b) under the Exchange Act (17 CFR 240.14d-2(b))  |  |
| $\ \square$ Pre-commencement communications pursuant to Rule 13e-   | 4(c) under the Exchange Act (17 CFR 240.13e-4(c))  |  |
| Indicate by check mark whether the registrant is an emerging grathe Securities Exchange Act of 1934 (§240.12b-2 of this chapter | 1 0  | es Act of 1933 (§230.405 of this chapter) or Rule 12b-2 of |
| Emerging growth company $\boxtimes$   |  |  |
| If an emerging growth company, indicate by check mark if the accounting standards provided pursuant to Section 13(a) of the I   |  | on period for complying with any new or revised financial  |

#### Item 7.01 Regulation FD Disclosure.

As previously announced on December 29, 2021, Cepton Technologies, Inc., a Delaware corporation ("*Cepton*") canceled its in-person participation at the upcoming Consumer Electronics Show ("*CES*") from January 5, 2022 to January 8, 2022 due to the rise in COVID-19 cases across the United States. Cepton is scheduled to attend virtual investors meetings at CES from January 5, 2022 to January 7, 2022, and has prepared presentation materials that Cepton intends to use in this regard. A copy of the presentation materials to be used is furnished as Exhibit 99.1 to this Current Report on Form 8-K and is incorporated herein by reference.

The information contained in this Current Report on Form 8-K, including the exhibit referenced herein, is being furnished and shall not be deemed "filed" for purposes of Section 18 of the Securities Exchange Act of 1934, as amended (the "Exchange Act"), or otherwise subject to the liabilities of that section. Such information shall not be incorporated by reference into any filing under the Securities Act of 1933, as amended, or the Exchange Act, whether made before or after the date hereof, regardless of any general incorporation language in such filing. The furnishing of this information will not be deemed an admission as to the materiality of any information contained herein.

#### Forward-Looking Statements

Certain statements herein are "forward-looking statements" made pursuant to the safe harbor provisions of the United States Private Securities Litigation Reform Act of 1995. Statements that are not historical facts, including statements about Cepton and Growth Capital Acquisition Corp., a Delaware corporation ("GCAC") and the transactions contemplated by the proposed business combination, and the parties' perspectives and expectations, are forward-looking statements. Such forward-looking statements, including expectations regarding the availability of Advances under the Loan Agreement, reflect Cepton's or GCAC's current expectations or beliefs concerning future events and actual events may differ materially from current expectations. Forward-looking statements may be identified by the use of words such as "estimate," "plan," "project," "forecast," "intend," "will," "expect," "anticipate," "believe," "seek," "target," "designed to" or other similar expressions that predict or indicate future events or trends or that are not statements of historical matters. Any such forward-looking statements are subject to various risks and uncertainties, including the inability of the parties to successfully or timely consummate the proposed business combination, and the risk that the transaction is subject to unanticipated conditions that could adversely affect the combined company or the expected benefits of the proposed business combination or the Loan Agreement. If any of these risks materialize or any of GCAC's or Cepton's assumptions prove incorrect, actual results could differ materially from the results implied by these forward-looking statements. Cepton and GCAC do not undertake to update or revise any forward-looking statements, whether as a result of new information, future events or otherwise. You should carefully consider the risk factors and uncertainties described in "Risk Factors," "GCAC's Management's Discussion and Analysis of Financial Condition and Results of Operations," "Cepton's Management's Discussion and Analysis of Financial Condition and Results of Operations," "Forward-Looking Statements" and the additional risks described in the Registration Statement on Form S-4 (as may be further amended, the "Registration Statement") filed by GCAC with the Securities and Exchange Commission (the "SEC") on September 8, 2021, and other documents filed by Cepton and GCAC from time to time with the SEC. Further, since the Registration Statement has not been declared effective by the SEC, the final proxy statement/consent solicitation statement/prospectus forming a part of the Registration Statement may contain additional risks, which may be material.

#### Additional Information and Where to Find It

GCAC has filed with the SEC the Registration Statement, which contains information about the proposed transaction and the respective businesses of Cepton and GCAC. GCAC will mail a final prospectus and definitive proxy statement and other relevant documents after the SEC completes its review. GCAC stockholders are urged to read the preliminary prospectus and proxy statement and any amendments thereto and the final prospectus and definitive proxy statement in connection with the solicitation of proxies for the special meeting to be held to approve the proposed transaction, because these documents will contain important information about GCAC, Cepton and the proposed transaction. The final prospectus and definitive proxy statement will be mailed to stockholders of GCAC as of a record date to be established for voting on the proposed transaction. Stockholders of GCAC will also be able to obtain a free copy of the proxy statement, as well as other filings containing information about GCAC, without charge, at the SEC's website (www.sec.gov) or by calling 1-800-SEC-0330. Copies of the proxy statement and GCAC's other filings with the SEC can also be obtained, without charge, by directing a request to: Growth Capital Acquisition Corp., 300 Park Avenue, 16th Floor, New York, NY 10022. Additionally, all documents filed with the SEC can be found on GCAC's website, www.gcaccorp.com.

#### Participants in the Solicitation

Cepton and GCAC and their respective directors and officers and other members of management and employees may be deemed participants in the solicitation of proxies in connection with the proposed business combination. GCAC stockholders and other interested persons may obtain, without charge, more detailed information regarding directors and officers of GCAC in the Registration Statement. Information regarding the persons who may, under SEC rules, be deemed participants in the solicitation of proxies from GCAC's stockholders in connection with the proposed business combination will be included in the definitive proxy statement/prospectus that GCAC intends to file with the SEC.

#### No Offer or Solicitation

This Current Report on Form 8-K shall not constitute a solicitation of a proxy, consent, or authorization with respect to any securities or in respect of the proposed business combination. This Current Report on Form 8-K shall also not constitute an offer to sell or the solicitation of an offer to buy any securities, nor shall there be any sale of securities in any states or jurisdictions in which such offer, solicitation, or sale would be unlawful prior to registration or qualification under the securities laws of any such jurisdiction. No offering of securities shall be made except by means of a prospectus meeting the requirements of Section 10 of the Securities Act of 1933, as amended, or an exemption therefrom.

#### Item 9.01 Financial Statements and Exhibits.

(d) Exhibits

| Exhibit No. | . Description   |  |
|-------------|---|--|
| 99.1        | Investor Presentation   |  |
| 104         | Cover Page Interactive Data File (embedded within the Inline XBRL document) |  |
|             |   |  |
|             |   |  |
|             | ን   |  |

#### SIGNATURE

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

## GROWTH CAPITAL ACQUISITION CORP.

By: /s/ George Syllantavos

Name: *George Syllantavos*Title: Co-Chief Executive Officer

Dated: January 5, 2022



## Disclaimer

This presentation and any oral statements in connection with this presentation are for informational purposes only. No representations or warranties, express or implied are given in, or in respect of, this presentation. Industry, market and benchmark data used in the presentation have been obtained from third-party industry publications and sources, as well as from research reports and prepared for other purposes. Some data is also based on the good faith estimates of Cepton Technologies, Inc. (\*Cepton") or Growth Capital have review of internal sources as well as from research reports and prepared for other purposes. Some data is also based on the good faith estimates of Cepton Technologies, Inc. (\*Cepton") or Growth Capital has independently verified the data boticined from these sources and cannot assure you of the data's accuracy or completeness. This data is subject to change. This presentation refers to our ADAS series production contract to supply General Motors (\*GM\*) in multiple instances. We refer to this contract as the largest known prograbased on number of vehicle meddels awarded. The series production contract is between GM and Kolto Manuforing Co., Ltd. (\*Koito\*), GM ils Cepton's end customer. Koito is Cepton's direct customer and strategic partner, Patagic partn n program

This presentation refers to the potential business combination (the "proposed business combination") and related transactions (the "Transactions") involving Cepton and Growth Capital. Completion of the Transactions is subject to, among other matters, approval by Cepton and Growth Capital stockholders and other closing conditions included in the definitive business combination agreement. In addition, this presentation does not purport to be all-inclusive or to contain all of the information that may be required to make a full analysis of Cepton or the Transactions. Viewers of this presentation should each make their own evaluation of Cepton and of the relevance and adequacy of the information and should make such other investigations as they deem necessary. This presentation does not constitute investment, tax or legal advice. No assurances can be given that the Transactions will be consummated on the terms or timeframe currently contemplated, if at all. This presentation is subject to updating, completion, revision, verification and further amendment. No securities regulatory authority has expressed an opinion about the securities discussed in this presentation and it is an offense to claim otherwise. Nothing herein shall be deemed to constitute investment, legal, tax, financial, accounting or other

This presentation includes "forward-looking statements" within the meaning of the "safe harbor" provisions of the United States Private Securities Litigation Reform Act of 1995. 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 may be identified by the use of words such as "estimate," "plan," "project," "forecast," "intend," "will," "expect," "anticipate," "believe," "seek," "target", "designed to" or other similar expressions that predict or indicate future events or trends or that are not statements of historical matters. Growth Capital and Cepton caution viewers of this presentation that these forward-looking statements are subject to risks and uncertainties, most of which are difficult to predict and many of which are beyond Growth Capital and Cepton's control, that could cause the actual results to differ materially from the expected ensults. These forward-looking statements include, but are not limited to, statements regarding estimates and forecasts of financial and performance metrics, projections of market opportunity, future sensor sales numbers and market share, potential benefits and the commercial attractiveness to its customers of Cepton's products and services, the potential success of Cepton's marketing and expansions strategies, the potential for Cepton to achieve design awards, potential benefits of the Transactions (including with respect to shareholder value), and expectations related to the terms and timing of the Transactions, including assumptions relating to redemptions and pro forma capitalization.

ceptor's products and services, the potential success of Ceptor's marketing and expansion strategies, the potential for Ceptor to achieve design awards, potential benefits of the Transactions (including with respect to shareholder value), and expectations related to the terms and timing of the Transactions (including with respect to shareholder value), and expectations related to the terms and timing of the Transactions (including with respect to shareholder value), and expectations of Ceptor's and Growth Capital's management and are not predictions of actual performance. These floward-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 quantate, an assurance, a prediction or a definitive statement of factor probability. Actual events and circumstances are difficult or impossible to predict and will differ from assumptions. These forward-looking statements are subject to a number of risks and uncertainties, including (1) the conditions affecting the markets in which Ceptor no peraters; (2) the success of Ceptor's strategic relationships, including with its Tier 1 partners, none of which are exclusive; (3) fluctuations in sales of Ceptor's management; (4) fluctuations and the operations on Ceptor's customers and suppliers resulting from public health requirements and government mandates; (6) changes in applicable laws or regulations; (7) the possibility that Ceptor's business may prove to be incorrect or materially different from actual results; (10) the inability of the parties to successfully or timely consummate the proposed business combination, including the risk that any required regulatory approvals are not obtained, are delayed or are subject to unanticipated conditions that could adversely affect the combined company to the proposed business combination in that the approval of the stockholder's of Growth Capital or Ceptor is or arrangement; (4) its related to the proposed dusiness combination or that the approval

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## Disclaimer (cont'd)

This presentation contains projected financial information with respect to Cepton, namely revenue, adjusted gross profit, adjusted gross margin, adjusted EBITDA, free cash flow and various other financial metrics for 2021-2026, and the financial information included in Cepton's long-term target operating model. Such projected financial information constitutes forward-looking information and is for illustrative purposes only and should not be relied upon as necessarily being indicative of further state and estimates underlying such projected financial information are inherently uncertain and are subject to a wider by single financial information are inherently uncertain and are subject to a wider of single financial uncertain and are subject to a wider of single financial information. See "Forward-Looking Statements" above. Actual results may differ materially from the results contemplated by the projected financial information and the inclusion of such information in this presentation, and the inclusion of such information should not be regarded as a representation by any person that the results reflected in such projections will be achieved. Neither of the independent registered public accounting firms of Cepton or Gepton or formed any procedures with respect to the projections for the purpose of their inclusion in this presentation, and accordingly, neither of them expressed an opinion or provided any procedures with respect to the projections for the purpose of th resentation.
Since the financial projections cover multiple years, such information by its nature becomes less reliable with each successive year.

Some of the financial information and data co some of the financial information and data contained in this presentation, such as adjusted gross profit, adjusted gross margin, adjusted EBITDA, free cash flow, and the financial information included in Cepton's long-term target operating model, have not prepared in accordance with generally accepted accounting principles in the United States ("GAAP"). Adjusted gross profit is defined as GAAP gross profit excluding factory overhead. Adjusted gross margin is defined as adjusted gross profit divided by re adjusted EBITDA is defined as operating income plus depreciation and amortization and stock-based compensation. Free cash flow is defined as cash flow from operations minus capital expenditures.

Growth Capital and Cepton believe these non-GAAP financial measures of financial results provide useful information to management and investors regarding certain financial and business trends relating to Cepton's financial measures. Growth Capital and Cepton believe that the use of these non-GAAP financial measures provides an additional tool for investors to use in evaluating actual and projected operating results and trends in and in comparing Cepton's financial measures with other similar companies, many of which present similar non-GAAP financial measures to investors. Neither Growth Capital nor Cepton considers these non-GAAP financial measures in isolation or as an alternative to financial measures determined in accordance with GAAP. The recorded in Cepton's financial statements. In addition, they are subject to inherint inflations as they reflect the exercise of judgments by management about which expenses and other amounts are excluded or included in determining these non-GAAP financial measures. You should review Cepton's audited financial statements, which are included in the registration statement relating to the proposed business combination

#### No Offer or Solicitation

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

#### Trademarks

This presentation contains trademarks, service marks, trade names and copyrights of Cepton, Growth Capital and other companies, which are the property of their respective owners

#### Important Information for Investors and Stockholders

In connection with the proposed business combination, Growth Capital filed the Registration Statement with the SEC, which contains information about the proposed transaction and the respective businesses of Cepton and Growth Capital. Growth Capital will mail a final prospectus and definitive proxy statement and other relevant documents after the SEC completes its review. Growth Capital stockholders are urged to read the preliminary prospectus and proxy statement and any amendments better the special meeting to proxyes for the held to approve the proposed transaction, because these documents will contain important information about Growth Capital Section and the proposed transaction. The final prospectus and definitive proxy statement in connection with the solicitation of Growth Capital as of a record date to be established for voting on the proposed transaction. Stockholders are also able to obtain a copy of the proxy statement in cluding any amendments thereto, once they are available, without charge, at the SEC'S website at or by directing a request to Growth Capital Acquisition Corp, at 300 Park Avenue, 16th Floor, New York, NY 10022. Additionally, all documents filed with the SEC can be found on Growth Capital s website,

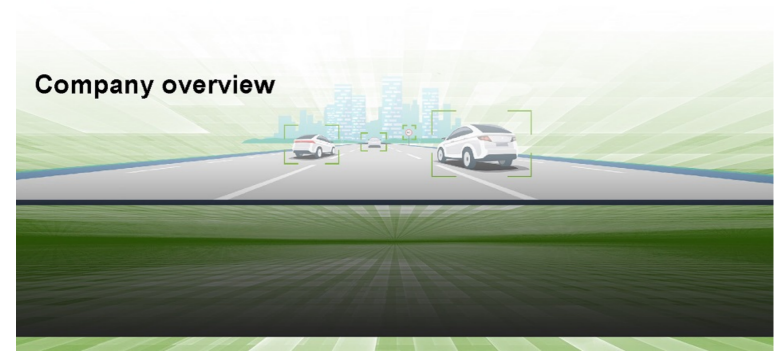
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Cepton and Growth Capital and their respective directors and officers and other members of management and employees may be deemed participants in the solicitation of proxies in connection with the proposed business combination. Growth Capital stockholders and other interested persons may obtain, without charge, more detailed information regarding directors and officers of Growth Capital in the Registration Statement. Information regarding the persons who may, under SEC pulse, be deep participants in the solicitation of proxies from Growth Capital's stockholders in intends to file with the SEC.

Neither the SEC nor any securities commission of any other U.S. or non U.S. iurisdiction has approved or disapproved of the Transactions contemplated hereby or determined that this Presentation is truthful or complete. Any representation to the contrary is a criminal







## We are Cepton

Our mission: Deploy high performance, mass-market lidar to deliver safety and autonomy across multiple industries



#### **Global Team**

- HQ: San Jose, CA
- · Regional offices: Germany, Japan, Canada, China
- 128 team members, 53 Engineers, 21 PhDs

#### Customers

- 100+ customer projects<sup>(1)</sup>
- Active engagement: 10/10 top OEMs (2)
- 160+ opportunities in pipeline



Note: Micro-Motion Technology (MMT<sup>®</sup>); Largest known series production win by number of models awarded CONFIDENTIAL – CEPTON TECHNOLOGIES INC.

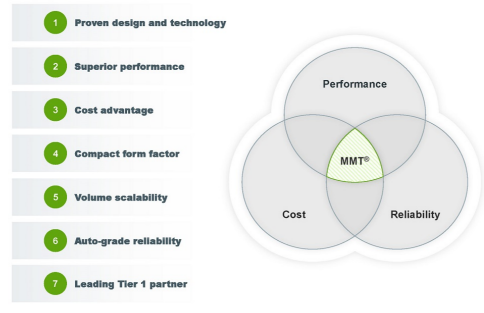
(1) Customer projects defined as customers who have made a purchase since 2018

sed on IHS light vehicle production volume rankings for 2019



# Cepton's lidar value proposition

ACHIEVING OPTIMIZED BALANCE FOR PERFORMANCE, COST AND RELIABILITY



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**C**EPTON

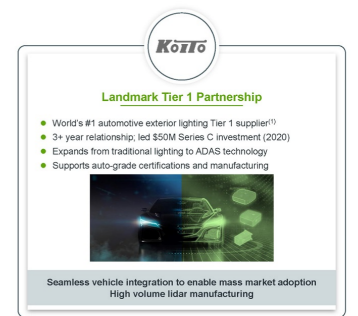
## Strong track record of commercial success and innovation



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## Product leadership validated by world class customers and partners





Note: Largest known series production award to date, based on number of vehicle models awarded (1) Based on last reported pre-COVID-19 auto lighting revenue CONFIDENTIAL – CEPTON TECHNOLOGIES INC.



## Founder led team of lidar industry pioneers

VISIONARY TEAM WITH DECADES OF COLLECTIVE EXPERIENCE ACROSS ADVANCED LIDAR AND IMAGING TECHNOLOGIES



#### **Business Team**

#### Development Team



Mitchell Hourtienne
VP of Business Dev.

Infineon Section Sect



Hull Xu
VP of Finance & Strategy
BARCLAYS
CAPITAL



Brunno Moretti
VP Product Marketing

TF GIII Uber





Dongyi Liao, PhD SVP of Applications



Andrew Klaus
Country Manager (Japan)
INOVIZ



Henri Haefner Marketing Director Velodyne Lidar





Dennis Chang
VP of Manufacturing

≈ENWARE BROMIC



Hao Wang, Ph.D.
Director of Q & R

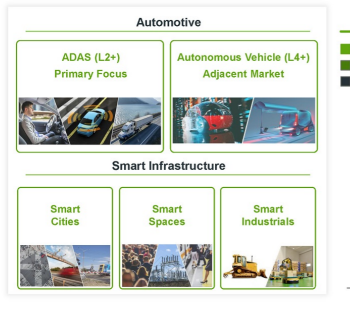
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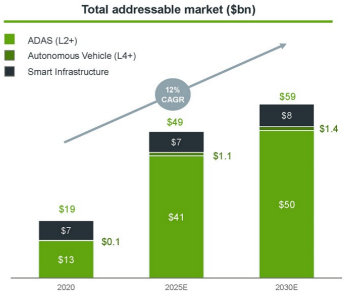
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# Key target markets - ADAS represents the largest opportunity





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Source: Based on Cepton analysis of industry reports; ADAS represents L2+/L3 applications and AV represents L4/L5 applications

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## GM Ultra Cruise – a strong validation for the entire LiDAR industry

CEPTON IS PROUD TO SUPPORT GM'S UC PROGRAM



#### Key Highlights:

Ultra Cruise works through a combination of cameras, radars and LiDAR,... Ultra Cruise also incorporates an integrated LiDAR behind the windshield.

Ultra Cruise will join GM's lineup of hands-free advanced driver-assist systems on **select models in 2023**, with Cadillac being the first to introduce the technology.

GM Investor Day Press Release, Oct 6, 2021

"The perception system uses 3 kinds of sensor, ...cameras, radar -- like Super Cruise, and we've also added lidar on the vehicle...Both GM and Cruise have studied lower content systems like vision only and believe they will not meet our performance and safety standards"

Doug Parks - EVP of Global Product Development, Purchasing & Supply Chain Oct 6, 2021





## Largest Known L2+ ADAS lidar series production award in industry

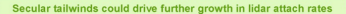
SIGNIFICANT ANTICIPATED GLOBAL SALES VOLUME AND EXTENSIVE AFFILIATE OPPORTUNITIES



## **GM ADAS lidar series production award overview**

EXPECTED DEPLOYMENT ON MULTIPLE VEHICLE MODELS ASSOCIATED WITH 3 MAJOR VEHICLE PLATFORMS







Growing customer expectations for built-in advanced safety features



Attractive price points for ADAS and anticipated transition to feature subscription models



Expected acceleration of EV transition enables hardware upgrades for L2+ ADAS lidar

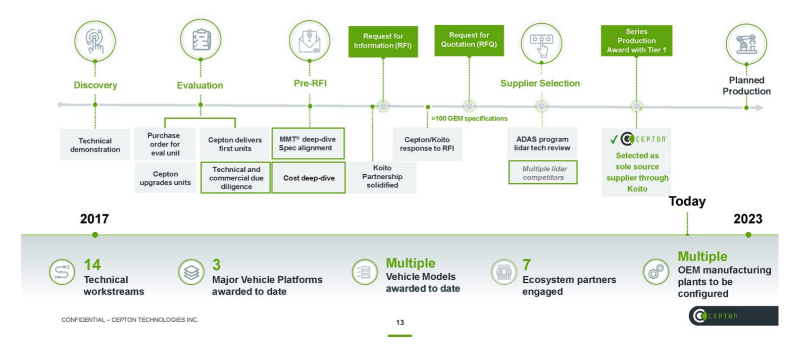
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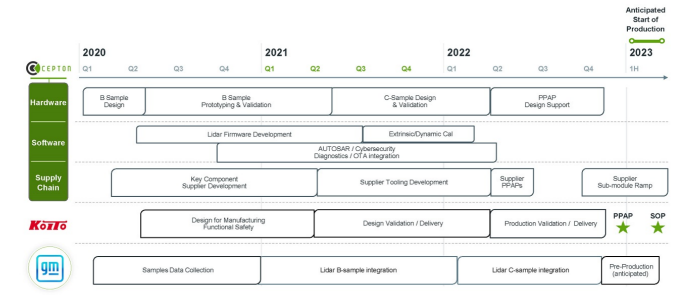


## The journey to the ADAS series production award with GM

STRONG AND ESTABLISHED RELATIONSHIP WITH GM FOLLOWING 3+ YEARS OF RIGOROUS ENGAGEMENT



# Anticipated series production target timeline at GM



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## Multiple platform win results in significant barriers to entry

LONG DESIGN TIMELINE AND SIGNIFICANT DEVELOPMENT INVESTMENT



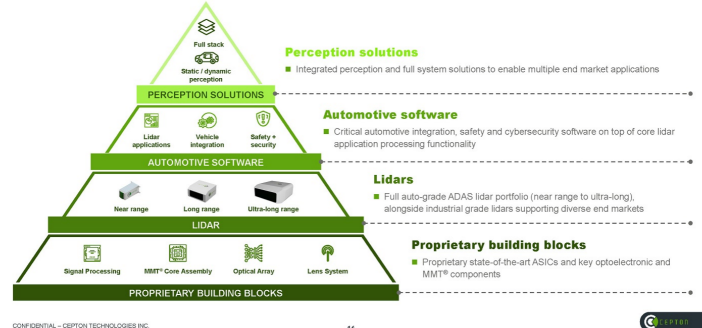
GM series production award positions Cepton for potential affiliate and new OEM programs

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## Cepton's end-to-end lidar solution platform

COMPREHENSIVE ADAS LIDAR SOLUTION PORTFOLIO ACROSS HARDWARE AND SOFTWARE



## Cepton's superior lidar design choices



A BALANCED DESIGN APPROACH TO ACHIEVE A HIGHLY COMPETITIVE PERFORMANCE TO PRICE RATIO

#### **ILLUMINATION**

What type of laser to use?

905 nm Wavelength; Edge Emitting

Performance ✓ High brightness & efficiency with low power

Cost 

✓ Already at \$1 per piece at high volume

Reliability 

Autograde silicon-based components

Competitors' choices

1550nm Fiber Laser × High cost & power, not auto-grade, high absorption by water

~15xx Tunable Laser × Reliability (unproven for automotive), high cost, complexity, water absorption

~850nm VCSEL × Low range / inadequate power

#### DETECTION

How to measure distance to objects?

Oirect Time of Flight (TOF); Si APDs

Performance ✓ Long range detection with Class 1 eye safety

✓ Low cost with advanced custom ASIC

✓ Simple design with mature technology

#### Competitors' choices

FMCW × High complexity, high cost, lower frame rates

Histogram TOF × Higher noise, poor range, complexity

InGaAs APD × High cost, not autograde

SPAD / SiPM × Sun noise, range limitation, maturity

## **IMAGING**

How to form 3D images?



Performance ✓ High field of view, resolution and frame rate

Cost 

✓ Low cost with a simple mirrorless design

Reliability ✓ Frictionless design using common materials

#### Competitors' choices

Flash × Poor range, high power, limited field of view

Sequential Flash × Weak range, field of view tradeoff

Mechanical Rotation × High complexity/cost, low reliability

MEMS / Galvo Mirror × Low reliability, high cost

Other Mirror × Range/optical inefficiency, complexity

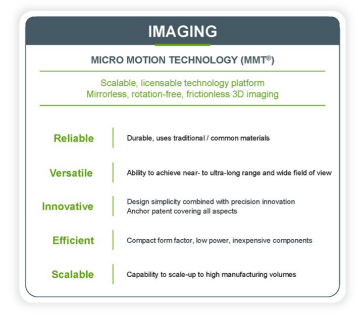


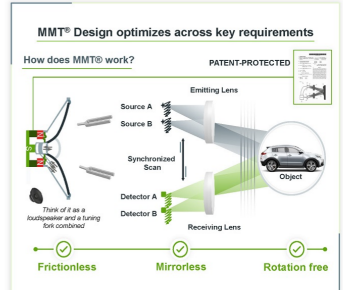


# Breakthrough MMT® for lidar imaging



PATENT-PROTECTED, INNOVATIVE LIDAR TECHNOLOGY



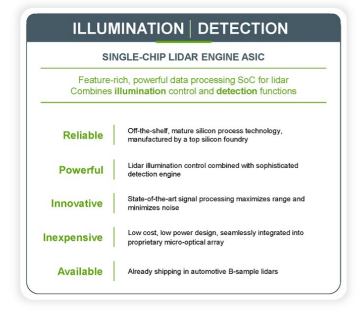




## Cepton's proprietary lidar engine ASIC



LIDAR FUNCTIONALITY EMBEDDED IN MINIATURE SYSTEM-ON-CHIP (SOC)







## Cepton lidars: among smallest, most compact for ADAS



CEPTON LIDARS ARE IDEALLY SUITED FOR OEM IMPLEMENTATION AND INTEGRATION

#### Behind windshield



- Easier portability across platforms
- Existing cleaning mechanism
- Potential for integrated sensor farm
- Superior road vision

#### Headlamp Korlo





- · Compact design for easy placement
- Elegant, hidden integration
- Existing cleaning mechanism
- Dual sensor design for cut-in detection

#### **Fascia**



- Common placement area
- Minimal new real-estate needed
- Easily embeddable / non-intrusive
- Flexible placement for application



Compact size adapted for space constraints

\*Images courtesy of Cepton partners CONFIDENTIAL - CEPTON TECHNOLOGIES INC.



Power efficient



Mature and scalable design for manufacturing



## Advanced software for automotive integration and perception

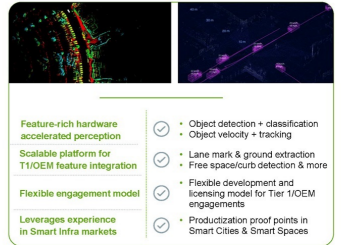


SOFTWARE TO ENABLE SEAMLESS AUTOMOTIVE INTEGRATION AND LIDAR PERCEPTION TO SUPPORT OEM ADAS FEATURES

#### **AUTOMOTIVE SOFTWARE**



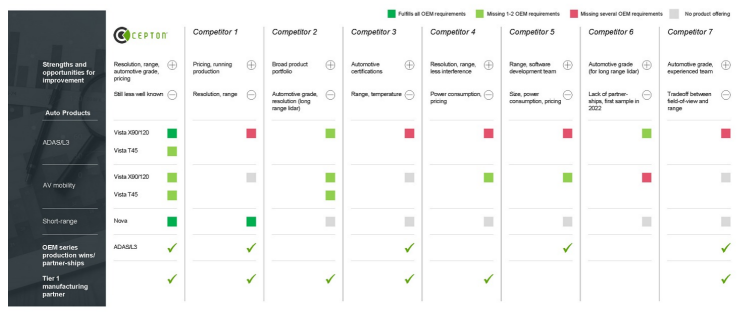
#### LIDAR PERCEPTION SOFTWARE







# Third party validation: Cepton is the *only* lidar provider that fulfills *all ADAS* OEM requirements



Source: Leading third party consulting firm; analysis conducted through expert interviews, product data sheets, investor presentations, supplier websites, press releases and market reports; study commissioned by Cepton in January 2021





## A leader in Smart Infrastructure

CEPTON IS A TOP DEPLOYER OF DIRECTIONAL LIDAR SOLUTIONS TO THE SMART INFRASTRUCTURE SPACE





- Engaged for 2.5 years
  Feeder program for Smart Cities
  8+ sites deployed

- Won major highway project
   Engaged for 1.5 years
   3 active projects
   Discussing expanded partnership
- Long term contract in progressEngaged for 2+ years5+ sites deployed

- Deployed at Orlando Intl Airport, pilots at Big Box retail, stadiums
  Engaged for ~1.5 years
  5+ sites deployed



## **Investment highlights**

1

Highly competitive price-for-performance lidar solutions, based on patented MMT®

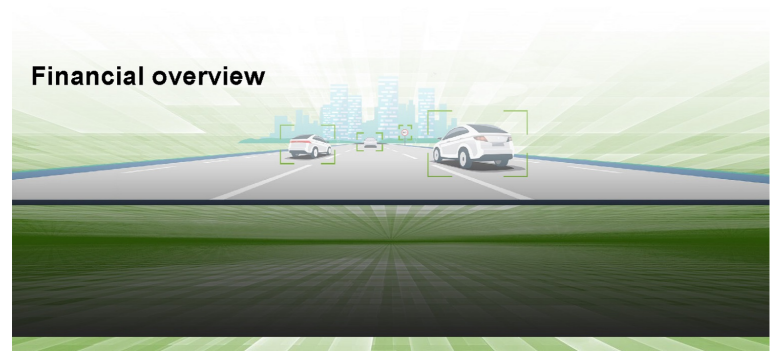
- Patented design built from the ground up for commercialization at scale
   Architecture that enables price points supporting mass market adoption
- Awarded largest ADAS lidar series production to date

  - Anticipated start of production in 2023
     Award designation positions Cepton as a potential market leader
- Partnership with Koito, world's #1 Tier 1 auto lighting supplier(1)
  - Accelerates product development and enables economies of scale
     Accelerates OEM series programs with top OEMs
  - Anticipated rapid scaling with high potential revenue visibility
    - High visibility potential revenue expected to constitute ~64% of 2026E revenue, supported by 160+ pipeline opportunities
       Diverse profile with total TAM ~\$60bn, smart infrastructure business scaling ahead of auto
- Compelling financial profile Anticipated high growth at scale and attractive targeted profitability with target EBITDA margin 40%+
   Capital efficient model leveraging Tier 1 and SI relationships, and contract manufacturing
- Founder-led, industry pioneer team 6 Proven experience and track record in advanced lidar and imaging technology
   Robust technology & product roadmap to rapidly move down cost curve

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# Revenue ramp driven by production awards and strong pipeline



## High visibility, diversified revenue plan

#### Pipeline Today

#### Automotive

43

engagements

#### 2025E Expected Revenue

# 6% \$861mm

Awarded

- Advanced engagement
- Evaluation stage
- Early engagement
- Future engagement

#### 2026E Expected Revenue



High visibility: \$780mm (64%)

Smart Infrastructure

126

engagements

**Smart Infrastructure** Auto

High visibility: \$616mm (72%)





Auto

**Smart Infrastructure** 



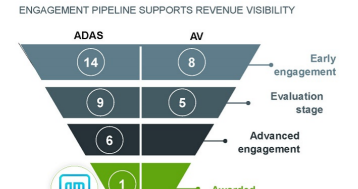


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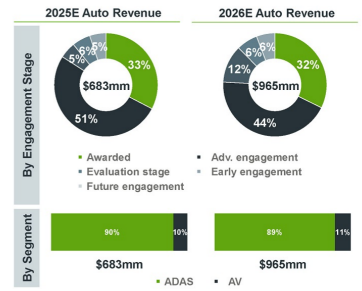


## Large and diverse auto partner pipeline









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Note:

Automotive engagement stages: 1) Awarded: Series production win achieved, expected revenue reflects expected terms of award; 2) Advanced engagement: Advanced stages of proof of concept projects or RFQ and/or affiliates/alliance partners of customers that have awarded Cecton series production wins for particular vehicle models

## **Expected high growth at scale**



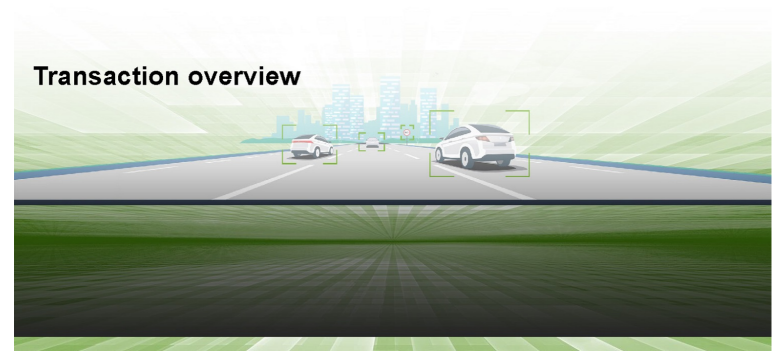
#### Commentary

- . Cepton offers lidar and perception solutions across multiple segments
  - Automotive OEM mass market (L2+) key focus area
  - Automotive AV (L4-L5) adjacency
  - Smart infrastructure smart cities, smart spaces and smart industrials
- Expected revenue ramp in 2024+ primarily driven by scaling of automotive series production programs
  - ADAS revenue ramp from OEM programs expected to represent approximately 70% of total revenue by 2026
  - Ongoing engagement with top tier OEMs and EV OEMs
- Smart infrastructure expected to generate significant revenue ahead of OEM production scaling in 2024
  - Represents majority of estimated revenue through 2023
  - Over 120+ smart infrastructure opportunities in pipeline
- High visibility potential revenue expected to constitute ~64% of 2026E revenue (76% of auto revenue and 20% of smart infrastructure revenue)

Note: High visibility potential revenue = automotive awarded + automotive advanced engagement and smart infrastructure production partners + smart infrastructure advanced engagement CONFIDENTIAL - CEPTON TECHNOLOGIES INC.







## **Growth Capital Acquisition Corp. overview**

#### **Growth Capital overview**

| Issuer:                    | Growth Capital Acquisition Corp. (Nasdaq: GCACU, GCAC, GCACW)   |
|----------------------------|---|
| Amount in Trust:           | \$172,500,000   |
| Units Offered at IPO:      | 17,250,000 units @ \$10.00 per unit   |
| Unit Composition:          | Each unit consists of 1 share of Class A common stock and 1/2 redeemable warrant (each whole warrant entitles the holder to purchase 1 share of Class A common stock)                       |
| Sponsor Investment:        | \$5,175,000 in 5,175,000 Warrants   |
| Time Horizon:              | 18 months from January 29, 2021   |
| Cash Held in Trust:        | 100.0% or \$10.00 per unit, in Trust for the initial 18-months from IPO   |
| Warrant Strike/Call Price: | \$11.50 / \$18.00   |
| Public Warrants:           | 8,625,000 warrants, all warrants expire after 5 years from closing of the business combination ("BC")   |
| Sponsor Promote Shares :   | 4,312,500 common shares   |
| Lock Up:                   | 6-month lock-up of Sponsor's shares post-BC or released from lock-up if the stock is ≥ \$12.00 for any 20 trading days within any 30 trading day period commencing at least 60 days post-BC |
| Sole Book Runner:          | Maxim Group LLC   |
| Target Industry            | Merge/Acquire an operating business in any industry   |

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#### **Experienced management team**



Akis Tsirigakis President, Chairman, Co-CEO

- 35+ yrs experience in shipping / ship ownership, in M&A and heading public companies
- Currently CEO of Nautilus Energy Management Corp, and CEO of SevenSeas Investment Fund
- Founded three blank check companies, Stellar Acquisition III Inc., Nautilus Marine Acquisition Corp., and Star Maritime Acquisition Corp., conducted their initial public offerings and successfully closed three business combinations
- Mr. Tsirigakis received his Master's Degree (1979) and B.Sc. in Naval Architecture from The University of Michigan



George Syllantavos Co-CEO, CFO, Director

- 28+ yrs experience in M&A and transportation / finance, last 15 yrs focused on industrials, infrastructure and maritime transactions
- Currently Managing Director of Nautilus Carriers, Inc.
- Co-founded three blank check companies in partnership with Mr. Tsirigakis. He served as CFO of Star Maritime
  Acquisition Corp. and Nautilus Marine Acquisition Corp. and as CFO and co-CEO of Stellar Acquisition III Inc. Served as
  CFO of two post-merger companies, Star Bulk Carriers, Corp (SBLK) and Nautilus Offshore, Inc. (NMAR)
- Mr. Syllantavos received a B.Sc. in Industrial Engineering from Roosevelt University and an MBA in Operations
  Management, International Finance and Transportation Management from the Kellogg Graduate School of Management,
  Northwestern University



## **Transaction summary**

## Pro forma valuation (mm, except per share data)(1)

| Share price                  |        | \$10.00                |
|------------------------------|--------|------------------------|
| Pro forma shares outstanding |        | 177.4                  |
| Pro forma equity value       |        | \$1,774                |
| Less: Cash                   |        | (\$208) <sup>(2)</sup> |
| Pro forma firm value         |        | \$1,566                |
| Transaction multiples        | Metric | х                      |
| FV / 2025E revenue           | \$861  | 1.8x                   |
| FV / 2025E Adj. EBITDA       | \$339  | 4.6x                   |

#### Pro forma ownership at close



#### Illustrative sources (\$mm)

| Sources of consideration |           |
|--------------------------|-----------|
| Rollover equity          | \$1,500.0 |
| SPAC equity              | \$172.5   |
| PIPE                     | \$59.5    |
| Total sources            | \$1,732.0 |
|                          |           |

#### Illustrative uses (\$mm)

| Uses of consideration |           |
|-----------------------|-----------|
| Stock consideration   | \$1,500.0 |
| Cash consideration    |           |
| Cash to balance sheet | \$192.0   |
| Transaction costs     | \$40.0    |
| Total uses            | \$1,732.0 |

Note: Assumes no redemptions from cash in trust account and assumes new shares issued at a price of \$10.00. Pro forma share count includes ~150mm for existing shareholders, ~17mm for GCAC public shareholders, ~6mm for PIPE shares and ~4mm GCAC founder shares. Adj. EBITDA is not a GAAP measure, see appendix for reconciliations

(1) Values shown assuming \$10.00 per GCAC share for illustrative purposes; pro forma valuation excludes the impact of warrants, unvested sponsorship shares and earnout shares

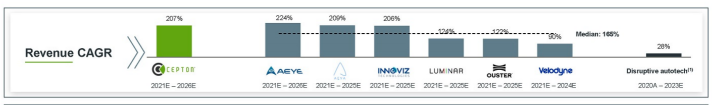
(2) Includes Ceptor's net cash position of \$156mm as of September 30, 2021

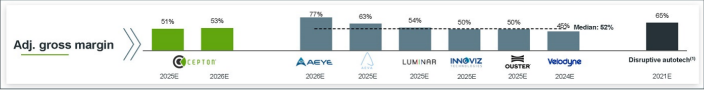
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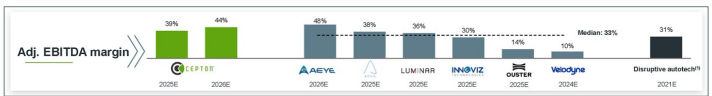
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## **Operational benchmarking**





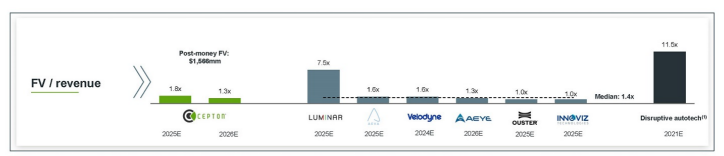


ent unaffected dates of March 10, 2017 and October 8, 2020, respectively (both included in disruptive autotech)

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## Valuation benchmarking





Source: Investor presentations and Factset. Market data as of January 3, 2022 with the exceptions of Mobileye and Xilinx which reflect trading prices and estimates at pre-announcement unaffected dates of March 10, 2017 and October 8, 2020, respectively (both included in disruptive autobeh) Note: Financials calendarized to 12/31. Adj. EBITDA is not a GAAP measure, see appendix for reconciliations (1) Represents the median of Melexis, Cree, NVIDIA, Ambarella, Xilinx and Mobileye. Mobileye's FV / revenue and FV / adj. EBITDA represent 2017E





## Risk considerations

All references to the "Company," "we," "us" or "our" refer to the business of Cepton. The risks presented below are certain of the general risks related to the business of the Company, and such list is not exhaustive. Additional risks not presently known to us or that we currently believe are not material may also significantly affect our business, financial condition, results of operations or reputation. Our business could be harmed by any of these risks. The list below has been prepared solely for purposes of the private placement transaction, and solely for potential private placement investors, and not for any other purpose. You should carefully consider these risks and uncertainties, and should carry out your own diligence and consult with your own financial and legal advisors concerning the risks and suitability of an investment felore or minested the formation of the company and or sole of the Company and in future documents filed or furnished by the Company and Growth Capital. Acquisition Corp. ("Growth Capital") with the United States Securities and Exchange Commission ("SEC"), including the documents filed or furnished in connection with the proposed transactions between the Company and Growth Capital. And may differ significantly from, and be more extensive than, those presented below.

Cepton is an early stage company with a history of losses and expects to incur significant expenses and continuing losses for the foreseeable future.

Cepton's limited operating history makes it difficult to evaluate its future prospects and the risks and challenges it may encounter.

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Cepton's limited operating history makes it difficult to evaluate its future prospects and the risks and challenges it may encounter.

Cepton's increasing the propertions are based upon assumptions, analyses and expects to incur suspining intentions and internal estimates develope

- its business will be adversely affected.

  Cepton is substantially dependent on its series production win with GM and its relationship with Koito, and its business and prospects will be materially and adversely affected if GM's development or launch plans for the multiple vehicle models in which

- Cepton is substantially dependent on its series production win with GMI and its relationship with Kolto, and its business and prospects will be materially and adversely affected if GM's development or launch plans for the multiple vehicle models in which Cepton may experience difficulties in managing its growth and expanding its operations.

  Cepton may experience difficulties in managing its growth and expanding its operations.

  Cepton relies on third-party suppliers and because some of the raw materials and key components in its products come from limited or single-source suppliers, Cepton is susceptible to supply shortages, long lead times for components, and supply changes, any of which could disrupt its supply chain and could delay deliveries of its products to customers.

  Because Cepton's sales have been partially to customers engaged in R&D projects and its orders are project-based, Cepton expects its results of operations to fluctuate on a quarterly and annual basis.

  Cepton's transition to an outsourced manufacturing posterious, it may face risks associated with manufacturing operations outside the United States.

  Even though many of the components in Cepton's lidars are modular and can be built using readily available materials. Cepton, its outsourcing partners and its suppliers may rely on complex machinery for Cepton's production, which involves a significant degree of risk and uncertainty in terms of operational performance and costs. Cepton's to suscessfully selected.

  As part of growing its business. Cepton may make acquisitions. If cepton fails to successfully select execute or intercate its acquisitions then its business. Legiter or inst and uncertainty in terms of operational performance and costs. Cepton, its outsourcing partners and its suppliers may also rely on highly-skilled labor for Cepton's production, and if such highly-skilled labor is unavailable, Cepton's business could be adversely affected.

  As part of growing its business, Cepton may make acquisitions. If Cepton fails to successfully select, execute or integrate its acquisitions, then its business, results of operations and financial condition could be materially adversely affected.

  Changes in Cepton's products in yinder its financial performance.

  Cepton's sales and operations in international markets expose it to operational, financial and regulatory risks.

  The complexity of Cepton's products and the limited visibility into the various environmental and other conditions under which Cepton's customers use the products could result in unforeseen delays or expenses from undetected defects, errors or reliability issues in hardware or software which could reduce the market adoption of its new products, damage its reputation with current or prospective customers, expose Cepton to product liability and other claims and adversely affect its operating costs.

  Cepton may be subject to product liability or warranty claims that could result in significant direct or indirect costs, which could adversely affect its business and operating results.

  If cepton or its suppliers do not maintain sufficient inventory or if they do not adequately manage their respective inventory. Cepton could lose sales or incurring high rimentory-related expenses, which could negatively affect Cepton's products it is currently developing or commercializing may be less than what Cepton currently rejocts, which may negatively affect Cepton's revenue and gross margin. In addition, the selling prices Cepton is able to ultimately charge in the future for the products it is currently developing or commercializing may be less than what Cepton currently reveloping or commercializing may be less than wha

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## Risk considerations (cont'd)

- Cepton's business could be materially and adversely affected if it lost any of its largest customers or if they were unable to pay their invoices.

  If Cepton is unable to establish and maintain confidence in its long-term business prospects among customers and analysts and within its industry or is subject to negative publicity, then Cepton's financial condition, operating results, business prospects and Gepton's business court be materially and adversely affected it a rose any or as largest classification and processes and analysts and within its industry or is subject to negative publicity, then Cepton's financial condition, operating results, business prospects and access to capital may suffer materially.

  Cepton's investments in educating list customers and potential customers about the advantages of lidar and its applications may not result in sales of Cepton's products.

  The period of time from engagement to a series production win and then to implementation is long, typically spanning over several years, especially in the automotive market, and Cepton's customer arrangements are subject to cancellation or postponement of contracts or unsuccessful implementation.

  Certain of Cepton's strategic, development, production partner and supply arrangements could be terminated or may not materialize into long-term contract partnership arrangements.

  Cepton operates in a highly competitive market and some market participantally greater rescurees. Cepton competes against a large number of both established competitors and new market entrants.

  The markets in which Cepton competes are characterized by rapid technological change, which requires it to continue to develop new products and product innovations and could adversely affect market adoption of its products.

  Developments in alternative technology may adversely affect the demand for Cepton's lidar technology.

  Because lidar is new in most of the markets Cepton is seeking to enter, forecasts of market growth and Cepton's growth in the PIPE materials may not materialize as anticipated.

  Cepton may need to raise additional capital in the future in order to execute its business plan, which may not be available to retire to execute the submission of the markets of the market plan and produce timely and accurate financial statements or comply with applicable regulations could be adversely affected.

  Changes in tax laws or exposure to additional capital in the future

- resulting from these events could adversely affect its operating results.

  Interruption or failure of Cepton's information technology and communications systems could impact Cepton's ability to effectively provide its services.

  Cepton is subject to cybersecurity risks to operational systems, security systems, infrastructure, integrated software in its lidar solutions and customer data processed by Cepton or third-party vendors or suppliers and any material failure, weakness, interruption, cyber event, incident or breach of security could prevent Cepton from effectively operating its business and regulations could have an adverse effect on its business, prospects, financial condition and results of operations.

  Capton is subject to governmental export regulations may have a material adverse effect on Cepton is subject to governmental export regulations may have a material adverse effect on Cepton is subject to adverse effect on its profitability and consolidated financial position.

  Cepton has in the past and may become involved in legal and regulatory proceedings and commercial or contractual disputes which could have an adverse effect on its profitability and consolidated financial position.

  Cepton has in the past and may become involved in legal and regulations process value jurisdictions connecerning the manufacturing use also eld its products. Some of Cepton's customers also require that it comply with their own unique requirements relating to these matters. These could impose substantial costs upon Cepton.

  Cepton is subject to various environmental lews and regulations that could impose substantial costs upon Cepton.

  Cepton is subject to accommentate evolution and anti-money laundering laws and regulations. Cepton can face criminal liability and other serious consequences for violations, which can harm its business.

  Cepton is subject to a various environmental lews and regulation of the automotive and laser markets.

  Cepton's business may be adversely affected by changes in automotive and laser safety

