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): July 14, 2021

GALILEO ACQUISITION CORP.

(Exact name of registrant as specified in its charter)

Cayman Islands

(State or other jurisdiction of incorporation)

001-39092 (Commission File Number) N/A

(IRS Employer Identification No.)

1049 Park Ave. 14A New York, NY 10028

(Address of principal executive offices, including zip code)

Registrant's telephone number, including area code: (347) 517-1041

Not Applicable

(Former name or former address, if changed since last report)

Securities registered pursuant to Section 12(b) of the Act:

Title of Each Class	Trading Symbol(s)	Name of Each Exchange on Which Registered
Units, each consisting of one Ordinary Share and one Redeemable	GLEO.U	The New York Stock Exchange
Warrant		
Ordinary Shares, par value \$0.0001 per share	GLEO	The New York Stock Exchange
Warrants, each warrant exercisable for one Ordinary Share for	GLEO WS	The New York Stock Exchange
\$11.50 per share		-

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)

□ Soliciting material pursuant to Rule 14a-12 under the Exchange Act (17 CFR 240.14a-12)

□ Pre-commencement communications pursuant to Rule 14d-2(b) under the Exchange Act (17 CFR 240.14d-2(b))

□ Pre-commencement communications pursuant to Rule 13e-4(c) under the Exchange Act (17 CFR 240.13e-4(c))

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.

Item 7.01 Regulation FD Disclosure.

Attached as Exhibit 99.1 to this Current Report on Form 8-K and incorporated into this Item 7.01 by reference is the investor presentation (the "Investor Presentation") that will be used by Galileo Acquisition Corp. (NYSE: GLEO.U, GLEO and GLEO WS), a special purpose acquisition company organized under the laws of the Cayman Islands ("Galileo"), in connection with the transactions contemplated by the Agreement and Plan of Merger and Reorganization, dated as of April 28, 2021 (the "Merger Agreement"), with Shapeways, Inc., a Delaware corporation ("Shapeways"), as announced on April 28, 2021, and as described in greater detail in a Current Report on Form 8-K filed by Galileo with the Securities and Exchange Commission ("SEC") on April 30, 2021.

The Investor Presentation is intended to be 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, nor shall they be deemed incorporated by reference in any filing under the Securities Act of 1933, as amended, or the Exchange Act, except as expressly set forth by specific reference in such filing.

Forward-Looking Statements

This report contains, and certain oral statements made by representatives of Galileo and Shapeways and their respective affiliates, from time to time may contain, "forwardlooking statements" within the meaning of the "safe harbor" provisions of the Private Securities Litigation Reform Act of 1995. Galileo's and Shapeways' actual results may differ from their expectations, estimates and projections and consequently, you should not rely on these forward-looking statements as predictions of future events. Words such

as "expect," "estimate," "project," "budget," "forecast," "anticipate," "intend," "plan," "may," "will," "could," "should," "believes," "predicts," "potential," "might" and "continues," and similar expressions are intended to identify such forward-looking statements. These forward-looking statements include, without limitation, Galileo's and Shapeways' expectations with respect to future performance of Shapeways, anticipated financial impacts of the proposed transaction (the "Transaction"), the anticipated addressable market for Shapeways, the satisfaction of the closing conditions to the Transaction, the pre-money valuation of Shapeways (which is subject to certain inputs that may change prior to the closing of the Transaction and is subject to adjustment after the closing of the Transaction), and the timing of the closing of the Transaction. These forward-looking statements involve significant risks and uncertainties that could cause actual results to differ materially from expected results. Most of these factors are outside the control of Galileo and are difficult to predict. Factors that may cause such differences include, but are not limited to: (1) the occurrence of any event, change or other circumstances that could give rise to the termination of the Merger Agreement; (2) a default by one or more of the investors in the PIPE on its commitment, and Galileo's failure to retain sufficient cash in its trust account or find replacement financing in order to meet the \$100 million minimum cash condition in the Merger Agreement; (3) the inability to consummate the Transaction, including due to failure to obtain approval of the shareholders of Galileo or other conditions to the closing in the Merger Agreement; (4) delays in obtaining or the inability to obtain any necessary regulatory approvals required to complete the Transaction; (5) the inability to obtain the listing of Galileo's securities on NYSE following the Transaction; (6) the risk that the Transaction disrupts current plans and operations as a result of the announcement and consummation of the Transaction; (7) the ability to recognize the anticipated benefits of the Transaction, which may be affected by, among other things, competition, the ability of Shapeways to grow and manage growth economically and hire and retain key employees; (8) costs related to the Transaction; (9) changes in applicable laws or regulations; (10) the effect of the COVID-19 pandemic on Galileo or Shapeways and their ability to consummate the Transaction; (11) the possibility that Galileo or Shapeways may be adversely affected by other economic, business, and/or competitive factors; and (12) other risks and uncertainties to be identified in the registration/proxy statement relating to the Transaction, including those under "Risk Factors" therein, and in other filings with the Securities and Exchange Commission (the "SEC") made by Galileo or Shapeways. Galileo and Shapeways caution that the foregoing list of factors is not exclusive, and caution readers not to place undue reliance upon any forward-looking statements, which speak only as of the date made. None of Galileo or Shapeways undertakes or accepts any obligation or undertaking to release publicly any updates or revisions to any forward-looking statements to reflect any change in its expectations or any change in events, conditions or circumstances on which any such statement is based, subject to applicable law.

Readers are referred to the most recent reports filed with the SEC by Galileo. Readers are cautioned not to place undue reliance upon any forward-looking statements, which speak only as of the date made, and Galileo undertakes no obligation to update or revise the forward-looking statements, whether as a result of new information, future events or otherwise.

Information Sources; No Representations

The Investor Presentation has been prepared for use by Galileo and Shapeways in connection with the Transaction. The information therein does not purport to be allinclusive. The information therein is derived from various internal and external sources, with all information relating to the business, past performance, results of operations and financial condition of Galileo derived entirely from Galileo and all information relating to the business, past performance, results of operations and financial condition of Shapeways derived entirely from Shapeways. No representation is made as to the reasonableness of the assumptions made with respect to the information therein, or to the accuracy or completeness of any projections or modeling or any other information contained therein. Any data on past performance or modeling contained therein is not an indication as to future performance.

No representations or warranties, express or implied, are given in respect of the Investor Presentation. To the fullest extent permitted by law in no circumstances will Galileo or Shapeways, or any of their respective subsidiaries, affiliates, shareholders, representatives, partners, directors, officers, employees, advisors or agents, be responsible or liable for any direct, indirect or consequential loss or loss of profit arising from the use of the Investor Presentation, its contents (including without limitation any projections or models), any omissions, reliance on information contained within it, or on opinions communicated in relation thereto or otherwise arising in connection therewith, which information relating in any way to the operations of Shapeways has been derived, directly or indirectly, exclusively from Shapeways and has not been independently verified by Galileo. Neither the independent auditors of Galileo nor the independent auditors of or Shapeways audited, reviewed, compiled or performed any procedures with respect to any projections or models for the purpose of their inclusion in the Investor Presentation and, accordingly, neither of them expressed any opinion or provided any other form of assurances with respect thereto for the purposes of the Investor Presentation.

Important Information About the Transactions and Where to Find It

Galileo and Shapeways will file relevant materials with the SEC, and Galileo has filed a Form S-4 registration statement, which includes a preliminary prospectus with respect to Galileo's shareholder meeting at which Galileo's shareholders will be asked to vote on the proposed merger and related matters. GALILEO'S SHAREHOLDERS AND OTHER INTERESTED PERSONS ARE ADVISED TO READTHE S-4 AND THE AMENDMENTS THERETO AND OTHER INFORMATION FILED WITH THE SEC IN CONNECTION WITH THE TRANSACTION, AS THESE MATERIALS CONTAIN IMPORTANT INFORMATION ABOUT GALILEO, SHAPEWAYS AND THE TRANSACTION. When available, the Proxy Statement contained in the S-4 and other relevant materials for the Transaction will be mailed to shareholders of Galileo as of a record date to be established for voting on the proposed merger and related matters. The S-4, which includes the preliminary Proxy Statement, the final S-4 and definitive Proxy Statement and other relevant materials in connection will be availed to shareholders of farge at the SEC's website (www.sec.gov) or by writing to Galileo at 1049 Park Ave. 14A New York, NY 10028. Information filed with the SEC is also available on the SEC's website at www.sec.gov.

Participants in the Solicitation

Galileo and Shapeways and their respective directors, executive officers and employees and other persons may be deemed to be participants in the solicitation of proxies from the holders of Galileo ordinary shares in respect of the proposed business combination. Galileo shareholders and other interested persons may obtain more detailed information regarding the names and interests in the Transaction of Galileo's directors and officers in Galileo's and Shapeways' filings with the SEC, including the S-4, and when filed, the Proxy Statement. These documents can be obtained free of charge from the sources indicated above.

Disclaimer

This communication 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 communication shall not constitute an offer to sell or the solicitation of an offer to buy any securities pursuant to the proposed transactions or otherwise, nor shall there be any sale of securities in any jurisdiction in which the offer, solicitation or sale would be unlawful prior to the 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.

Description

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.

GALILEO ACQUISITION CORP.

By: /s/ Luca Giacometti Name: Luca Giacometti

Title: Chief Executive Officer and Chairman

Dated: July 14, 2021

SHAPEWAYS

Shapeways Investor Presentation July 2021

DISCLAIMER

This Presentation (the "Presentation") is for informational purposes only to assist interested parties in making an evaluation with respect to a proposed business combination between Galileo Acquisition Corp. ("Galileo") and Shapeways Inc. (the "Company" or "Shapeways") and is being furnished through Stife(, Nicolaus & Company, Incorporated (Stifef") solely for use by prospective investors in connection with their consideration of an in Galileo.

This Presentation does not constitute (i) a solicitation of a proxy, consent or authorization with respect to any securities or in respect of the proposed Business Combination or (ii) an offer to sell, a solicitation of an offer to buy, or a recommendation to purchase any security of Galileo, the Company, or any of their respective affiliates. You should not construe the contents of this Presentation as legal, tax, accounting or investment advice or a recommendation. You should consult your own counsel and tax and financial advisors as to legal and related matters concerning the matters described herein, and, by accepting this Presentation, you confirm that you are not relying upon the information contained herein to make any decision.

The distribution of this Presentation may also be restricted by law and persons into whose possession this Presentation comes should inform themselves about and observe any such restrictions. The recipient acknowledges that it is (a) aware that the United States securities laws prohibit any person who has material, nonpublic information concerning a company from purchasing or selling securities of such company or from communicating such information to any other person under circumstances in which it is reasonably for assessible that such person is likely to purchase or sell such securities and (b) familiarities Exchange Act of 1944, as amended, and the rules and regulations promulgated thereander (collectively, the "Exchange Act"), and that the recipient will neither use, nor cause any third party to use, this Presentation or any information contained herein in contravention of the Exchange Act").

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Each recipient agrees, and the receipt of this Presentation serves as an acknowledgment thereof, that the subject matter hereof and all of the information contained herein is of a confidential nature and that the recipient will treat such information in a confidential manner and will not, directly or indirectly, disclose or permit its affiliates or representatives to disclose any information regarding its receipt hereof or any information contained herein to any other person or reproduce, disseminate, quote or refer to this Presentation, in whole or in part, without the prior written consent of StifeI or the Company.

Projections - The financial projections presented in this Presentation represent management's current estimates of future performance based on various assumptions, which may or may not prove to be correct. The Company's independent registered public accounting firm has not audited, reviewed, compiled or performed any procedures with respect to the projections and accordingly they did not express an opinion or provide any other form of assurance with respect to the projections and accordingly they did not express an opinion or provide any other form of assurance with respect to the projections and estimates underlying these projections are inherently uncertain and are subject to a wide variety of significant business, economic and competitive risk that could cause actual results to differ materially from those contained in these projections. Accordingly, there can be no assurance that these projections will be realized. Further, industry experts may disagree with these assumptions and with management's view of the market and the prospects for the Company...

This Presentation does not purport to contain all information which may be material to an acquirer or investor, and recipients of this Presentation should conduct their own independent evaluation and due diligence of the Company. Each recipient agrees, and the receipt of this Presentation serves as an acknowledgment thereof, that if such recipient determines to engage in a transaction with the Company, its determination will be based solely on the terms of the definitive agreement relating to such transaction and on the recipient's own investigation, analysis and assessment of the Company and the transaction.

The Company does not intend to update or otherwise revise this Presentation following its distribution and neither the Company nor Stifel makes any representation or warranty, express or implied, as to the accuracy or completeness of any of the information contained in this Presentation after the date of the Presentation.

References herein to "Stifel" collectively refer to Stifel, Nicolaus & Company, Incorporated and other affiliated broker-dealer subsidiaries of Stifel Financial Corp. References herein to "Stifel Financial" refer to Stifel Financial Corp. (NYSE: SF), the parent holding company of Stifel and such other affiliated broker-dealer subsidiaries.

Neither the Company nor any of its employees or representatives may be contacted directly without the prior written consent of Stifel. All communications, inquiries and requests for information should be directed to Bryan Dow at Stifel.

Use of Data - The data contained herein is derived from various internal and external sources. No representation is made as to the reasonableness of the assumptions made within or the accuracy or completeness of any projections or modeling or any other information contained herein. Any data on past performance or modeling contained herein is not an indication as to future performance. Galileo and the Company assume no obligation to update the information in this presentation. Further, the financial statements contained herein were prepared by the Company in accordance with private company AICPA standards. The Company is currently in the process of conforming its financials to comply with public company and SEC requirements.

Trademarks - Galileo and the Company own or have rights to various trademarks, service marks and trade names that they use in connection with the operation of their respective businesses. This presentation may also contain trademarks, service marks, trade names and copyrights of third parties, which are the property of their respective owners. The use or display of third parties' trademarks, service marks, trade names and copyrights of third parties, which are the property of their respective owners. The use or display of third parties' trademarks, service marks, trade names and copyrights referred to in this presentation may appear without PM, SM, do r 0 symbols, but such references are not intended to indicate, in any way, that Galileo or the Company will not assert, to the fullest extent under applicable law, their rights or the right of the applicable licensor to these trademarks, service marks, trade names

DISCLAIMER, CONT.

Forward Looking Statements - Certain statements included in this Presentation are not historical facts but are forward-looking statements for purposes of the safe harbor provisions under the United States Private Securities Lingation Reform Act of 1995. Forward-looking statements generating were accompanied by works sources and projections of market opotunity. These statements are subject to indicate future events or trends or that are not statements of historical matters, but the absence of these words does not mean that a statement is not forward-looking, These forward-looking statements are subject to and are not predictions of actual performance. These forward-looking statements are provided for filturative purposes only and are not intended to serve as, and must not be relied on by any investor as, a guarantee, an assurance, a prediction or a definitive statement of fact or probability. Actual events and circumstances are difficult or impossible to predict and will differ form assumptions. Many scalas extual results to differ materially from those in any forward-looking statements are subject to unnicipate continionity to approximate are not barbied, and uncertainies, the inability of the parties to accessfully or timely consummate the Potential Business Combination, including thair kit hat are projected frames in difference to action advected and will differ form assumptions. Many scalas extent results to differ materially from those in any forward-looking statements are unbect to uncertaining and projected framation and not provide frames in diverses. A multi-frames included in the prevised regulatory and provide for the potential Business Combination, including their kit hat ary required regulatory any forward-looking statements are subject to unnicipated continions that could advecey significant revences defects in products the Company's target markets may not increase at projected framation, and on the projected framation and the potential Business Combination in not obtained, faintic and the potentia

Financial Information; Non-GAAP Financial Messures - The financial information and data for the year ended 2018 are audited. The financial information and data for the years ended 2019 and 2020 are actual unaudited and do not conform to mandation information, non-solver mandation weakers in the initiation into the rest data to the rest data to

Galileo and Stapeways believe these non-GAAP measures of financial results including on a forward-looking basis provide useful information to management and investors regarding certain financial and business trends relating to Stapeways' financial condition and results of operations. Stapeways'management uses these non-GAAP measures for trend analyses, for purposes of determining management incentive compensation, and for budgeting and plannoid measures provides an additional tool for investors to use in evaluating projected operating results and incomparing Stapeways' financial measures provides an additional tool for investors to use in evaluating projected operating results and in comparing Stapeways' financial measures with other similar companies, many of which present similar non-GAAP financial measures to investors. Management of Galileo does not consider these non-GAAP measures in isolation or as an alternative to financial measures determined in accordance with GAAP.

However, there are a number of limitations related to the use of these non-GAAP measures and their nearest GAAP equivalents. For example other companies may calculate non-GAAP measures differently, or may use other measures to calcul financial performance, and therefore Shapeway's non-GAAP measures may not be directly comparable to is similarly titled measures of other companies. See the footnotes on the slides where these measures are discussed and the Appendix for definitions of these non-GAAP financial measures in the most directly comparable GAAP measures. culate their

Important Information for Investors and Stockholders - Galileo and Shapeways and their respective directors and executive officers, under SEC rules, may be deemed to be participants in the solicitation of provies of Galileo's stockholders in compection with the Potential Business Combination (Insertion Statement / prospectus on Events) and executive unsertial Business Combination of Database of States of

This Presentation is not a substitute for the registration statement or for any other document that Galileo may file with the SEC in connection with the Potential Business Combination. INVESTORS AND SECURITY HOLDERS ARE URGED TO READ THE DOCUMENTS FILED WITH THE SEC CAREFULLY AND IN THEIR ENTIRETY WHEN THEY BECOME AVAILABLE BECAUSE THEY WILL CONTAIN IMPORTANT INFORMATION. vestors and security holders may obtain free copies of other documents filed with the SEC by Galileo through the website maintained by the SEC at http://www.sec.gov.

INVESTMENT IN ANY SECURITIES DESCRIBED HEREIN HAS NOT BEEN APPROVED OR DISAPPROVED BY THE SEC OR ANY OTHER REGULATORY AUTHORITY NOR HAS ANY AUTHORITY PASSED UPON OR ENDORSED THE MERITS OF THE OFFERING OR THE ACCURACY OR ADEQUACY OF THE INFORMATION CONTAINED HEREIN. ANY REPRESENTATION TO THE CONTRARY IS A CRIMINAL OFFENSE

SHAPEWAYS

TRANSACTION SUMMARY

SHAPEWAYS			HIGHLIGHTS	
Greg Kress	Jennifer Walsh		TRANSACTION STRUCTURE	 Galileo Acquisition Corp. has proposed to enter into a business combination with Shapeways Target transaction close expected Q3 2021 Proceeds from the transaction expected to fund growth of Shapeways' end-to-end software platform and further expand offerings to a wide range of manufacturing technologies
CEO	CFO		VALUATION	 Transaction implies a pro forma enterprise value of \$410M 4.9X 2022E revenue of \$80M to \$86M
GALILEO		•	CAPITAL STRUCTURE	 The transaction will be funded by a combination of SPAC cash held in trust of \$139M and \$75M proceeds from the PIPE Transaction is expected to result in \$195M net proceeds to the company, assuming no
				redemption of SPAC public shareholders
Luca Giacometti Co-founder, Chairman & CEO	Alberto Recchi Co-founder, CFO	Alberto Pontonio Co-founder, Director	PRO FORMA OWNERSHIP	 60% existing shareholders of Shapeways, 28% SPAC & founders shares, 12% PIPE investors

Galileo Acquisition Corp identified Shapeways as a unique and compelling opportunity in the large, fast growing digital manufacturing market, where Shapeways is a leader, has proven high quality, flexible on demand manufacturing and proprietary, purpose built software.

SHAPEWAYS

GALILEO ACQUISITION CORP

Serial SPAC team having successfully completed four business combinations, plus Shapeways in process.

Seasoned dealmakers with diverse nationalities, M&A, principal investing and **public company operating experience** in both the North American and Western European markets.

Uniquely qualified to support Shapeways' domestic and international growth strategy given a combination of experience, language and culture, and local network of professionals and investors on both sides of the Atlantic.

SHAPEWAYS

SHAPEWAYS IS A LEADER IN DIGITAL MANUFACTURING

- 1. Unique and compelling opportunity in large, fast growing digital manufacturing market
- 2. High quality, flexible on demand manufacturing with proprietary purpose built software
- 3. Agnostic to hardware and materials allows quick adaptability to market shifts
- 4. Broad use across customer types and industries with global delivery to end customers in 160 countries
- 5. Experienced management team with strong investor support
- 6. Scalable financial model with opportunity to consolidate fragmented market to create significant shareholder value





SHAPEWAYS' DIGITAL MANUFACTURING PLATFORM OFFERS CUSTOMERS ACCESS TO HIGH QUALITY MANUFACTURING FROM START TO FINISH



SHAPEWAYS

Digital Manufacturing Leader Offering high quality, flexible on demand manufacturing With expansive capabilities

Enabled by purpose built, proprietary software

SHAPEWAYS IS A LEADER IN DIGITAL MANUFACTURING

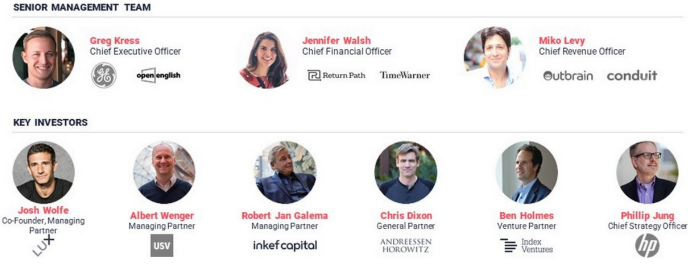
Combining high quality, flexible on demand manufacturing with purpose built proprietary software enables any customers to rapidly transform digital designs to physical products.

AT A GLANCE

SHAPEWAYS



EXPERIENCED MANAGEMENT TEAM + COMMITTED, LONG TERM INVESTORS



INDUSTRY 4.0 THE INDUSTRIAL REVOLUTION CONTINUES

With the end-to-end digitization of manufacturing. But it is just getting started, with less than 6%¹ of existing manufacturers starting the digital transformation.



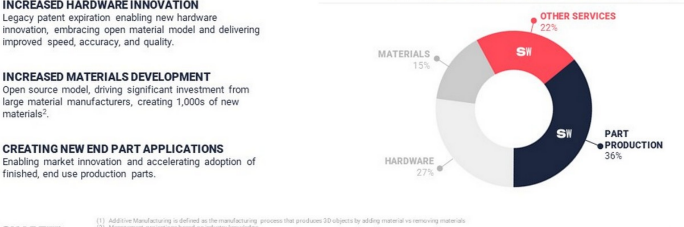
SHAPEWAYS (1) Cap Gemini - based on companies at advanced stage of digitization

DISRUPTING THE MASSIVE GLOBAL MANUFACTURING MARKET

ADDITIVE MANUFACTURING¹ INNOVATION **ACCELERATES SHIFT TO FINISHED PART PRODUCTION**

INCREASED HARDWARE INNOVATION

ADDITIVE MANUFACTURING MARKET SEGMENTATION^{3,4}



SHAPEWAYS

Additive Manufacturing is defined as the manufacturing process that produces 3D objects by adding material vs removing materials
 Management projections based on industry knowledge
 Wohlers Report 2020 Market Segmentation
 Shapeways offers products and services that are included in both the "Part Production" and "Other Services" market segments

THE SHIFT TO DIGITAL MANUFACTURING ENABLES SIGNIFICANT VALUE CREATION

DIGITAL MANUFACTURING VALUE CREATION¹

This shift solves the market challenges and provides significant benefits to the end customer and the manufacturer.

20-50% Faster Speed to Market

45-55% Improved Labor Efficiency

30-50%

Increased Asset Utilization

10-20% Reduced Cost of Quality

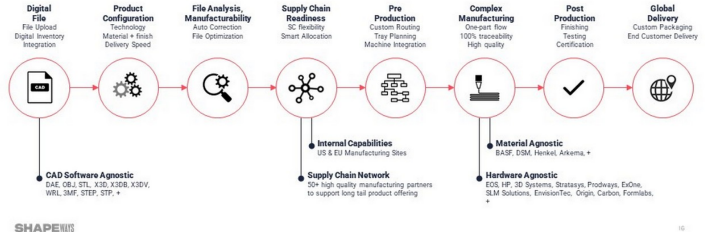
20-50% Reduced Inventory Costs

SHAPEWAYS (1) McKinsey - Industry 4.0, How to ravigate digitization of the manufacturing sector

BUSINESS OVERVIEW



SHAPEWAYS PLATFORM TRANSFORMS DIGITAL DESIGNS TO PHYSICAL PRODUCTS



OFFERING HIGH QUALITY, FLEXIBLE ON DEMAND MANUFACTURING

SHAPEWAYS MANUFACTURING

Proven high quality, low volume production.

138 Global Employees¹ 21M Parts Manufactured¹

160 Countries Customers¹ Delivered¹

1M

Global

2 Manufacturing Sites¹

<1% Complaint Rate

99% On Time Delivery³

SHAPEWAYS

WITH EXPANSIVE MANUFACTURING CAPABILITIES

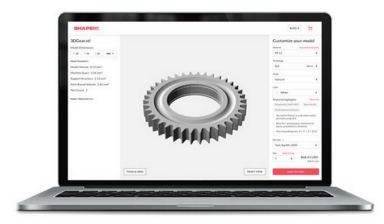
AGNOSTIC TO HARDWARE + MATERIALS ALLOWS QUICK ADAPTABILITY TO MARKET SHIFTS

Shapeways currently offers 11 hardware technologies and over 90 materials and finishes, with ability to scale new innovation easily.





ENABLED BY PURPOSE BUILT, PROPRIETARY DIGITAL MANUFACTURING SOFTWARE



DIGITIZING END TO END MANUFACTURING

Giving customers the ability to realize the potential of Digital Manufacturing.

Providing high quality, low volume, complex one part production.

SHAPEWAYS

SOFTWARE THAT DIGITIZES THE END TO END MANUFACTURING PROCESS

MAKING COMPLEX MANUFACTURING SIMPLE

Through end-to-end digitization and automation, removing unnecessary risk and costs.



ORDERING File upload, configuration, instant pricing, digital inventory



ANALYSIS File analysis, printability tools, file optimization workflows



PLANNING Supply chain management & smart demand allocation



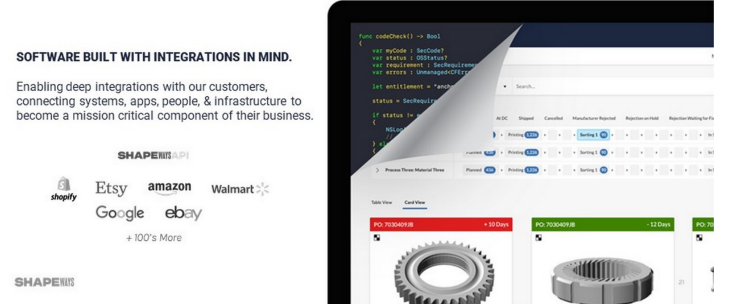
PRE PRODUCTION Manufacturing prep, tray planning, machine integration



MANUFACTURING Complex one-part workflow, real time tracking, & traceability

SHAPEWAYS

AND DOES IT AT SCALE



MAKING MANUFACTURING ACCESSIBLE, OFFERING FRICTIONLESS CUSTOMER EXPERIENCE



FAST Receive physical products in days, from upload to delivery

LOW COST No upfront investment to get started & no minimum order quantity

FLEXIBLE Switch between technology & materials based on customer needs HIGH QUALITY Proven high quality production to meet finished end product standards

SCALABLE Easily scale up and down based on your business needs

SUSTAINABLE

Additive Manufacturing offers ecofriendly, sustainable manufacturing

BROAD USE ACROSS CUSTOMER TYPES + INDUSTRIES

INDIVIDUAL ENGINEERS TO LARGE ENTERPRISE CUSTOMERS

Broad use across customer types and industries. Enabling support from design, prototyping, optimization, and finished part production.



SHAPEWAYS

Individual Engineer

Focused on project based needs to support product design through production.

Small Business

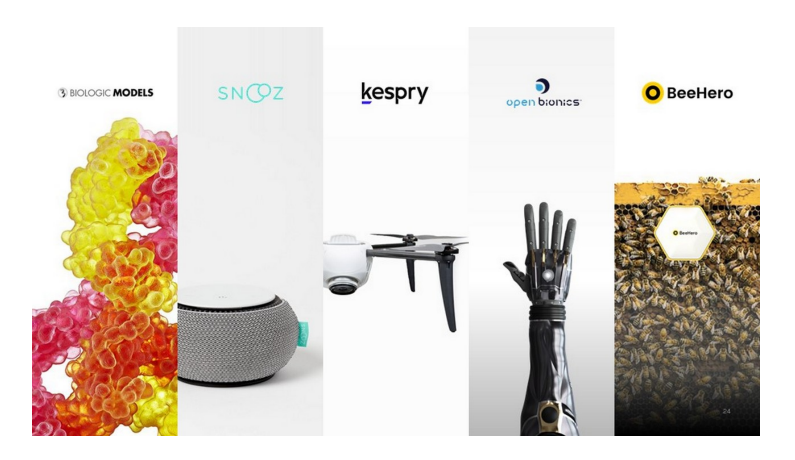
Focused on manufacturing with ongoing flexibility, supply chain agility, & ability to scale.

Large Enterprise

Focused on production, supply chain development, and software to manage internal production.

Manufacturer

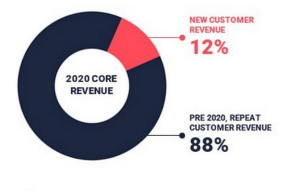
Focused on software to manage internal production, supply chain development, and overflow.



LOYAL CUSTOMER BASE WITH GROWING CUSTOMER ECONOMICS

HIGH REPEAT REVENUE

Historic customer base drives high repeat revenue, driving 88% of 2020 revenue

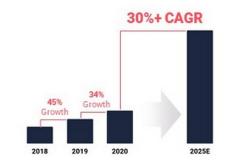


SHAPEWAYS

(1) GM\$ per Customer is defined as total gross margin dollars divided by total customer count

GROWING CUSTOMER ECONOMICS

Ability to drive consistent improvement in GM\$ per customer¹, forecasting 30%+ CAGR from 2020 through 2025



25

SHAPEWAYS PLATFORM ENABLES CUSTOMERS GROWTH

CUSTOMER GROWTH EXAMPLES¹

Annual Revenue (\$ in Thousands)



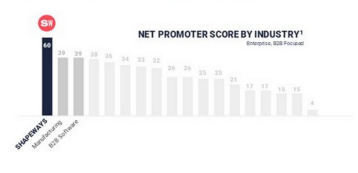


SHAPEWAYS

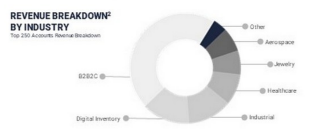
(1) Customer examples above are not necessarily representative of results from any other customer

SUPPORTING CUSTOMERS ACROSS INDUSTRIES WITH LEADING CUSTOMER EXPERIENCE

DELIVERING INDUSTRY LEADING CUSTOMER EXPERIENCE



DIVERSE CUSTOMER BASE ACROSS INDUSTRIES



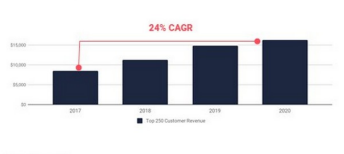
SHAPEWAYS
(1) Shapeways NPS score based on 1H2021 survey responses, Clearlyrated 2020 NPS/B Benchmarks for B2B Service Industries
(2) Estimated industry breakdown of top 250 accounts based on 1H2021 Revenue

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TARGET CUSTOMER GROWTH WITH IMPROVING USER ECONOMICS

TARGET CUSTOMER GROWTH ALIGNED WITH MARKET

TOP 250 CUSTOMER REVENUE GROWTH¹



IMPROVING TARGET CUSTOMER USER ECONOMICS

REVENUE & GROSS MARGIN \$s PER TOP 250 CUSTOMER¹ Average revenue and gross margin per Top 230 Customar





(1) Top 250 customer revenue growth by year, accounts in Top 250 vary by period

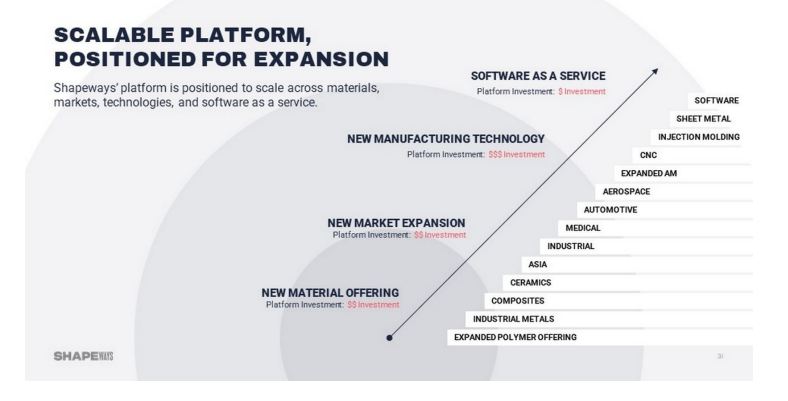
HIGHLY DIFFERENTIATED MANUFACTURING SERVICES ENABLED BY SHAPEWAYS SOFTWARE



SHAPEWAYS

GROWTH OPPORTUNITIES





OPPORTUNITY TO EXPAND ADDITIVE MANUFACTURING CAPABILITIES

AM HARDWARE + MATERIAL CAPABILITY EXPANSION UNLOCKS NEW INDUSTRIES

Enabling acceleration of adoption in key markets including Industrial, Medical, Automotive, and Aerospace.

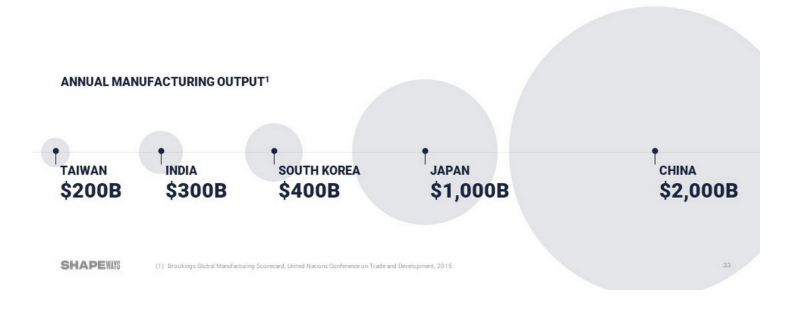
FUTURE MATERIAL INNOVATION Capability Expansion COMPOSITES, CERAMICS Capability Expansion INDUSTRIAL METALS Capability Expansion ADDITIONAL POLYMERS Capability Expansion EXISTING CAPABILITY Polymer Focused

ADDITIVE MANUFACTURING CAPABILITY EXPANSION¹

Forecasted new material expansion driven by customer applications and new hardware, material innovation

SHAPEWAYS (1) Wohlers 2020, Management Projections

OPPORTUNITY FOR FURTHER MARKET EXPANSION BEYOND US + EU



OPPORTUNITY TO EXPAND PART ENVELOPE BEYOND ADDITIVE MANUFACTURING

To include CNC, Injection Molding, & Sheet Metal through supply chain partners to expand customer share of wallet

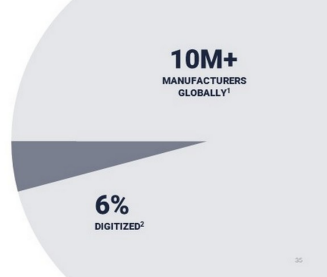


Complex, low volume part production

OFFER SOFTWARE AS A SERVICE, CREATING THE MANUFACTURING OPERATING SYSTEM FOR THE INDUSTRY

Enabling manufacturer's digital transformation provides Shapeways with an enormous market opportunity.

Creating additional growth channels through ongoing software revenue and additional manufacturing in support of expanded capabilities.



SHAPEWAYS (1) SCM0 - Supply Chain Management. Outsource 2019 estimate (2) CapGemini - based on companies at advanced stage of digitization

STRENGTH OF SHAPEWAYS PLATFORM ENABLES TRANSFORMATION OF GREATER MARKET

In 2020 Shapeways deployed "Powered by Shapeways", gray-labeled software that enables partners to leverage Shapeways end-to-end manufacturing software platform for their business and make the digital shift.

SHAPEWAYS SOFTWARE AS A SERVICE

IMPROVED ACCESSIBILITY Shift online, improve customer accessibility

INCREASED PRODUCTIVITY Efficiency from end-to-end software platform

EXPANDED CAPABILITIES Leverage greater Shapeways capabilities to expand offering



SHAPEWAYS ACCELERATES METAL ADDITIVE MANUFACTURING CAPABILITIES

Shapeways & Desktop Metal have entered into a MOU to establish a multi-year strategic partnership to accelerate the adoption of industrial metal additive manufacturing





STRATEGIC PARTNERSHIP

The Shapeways & Desktop Metal Strategic Partnership expects to:

- Expand upon the long standing EnvisionTec relationship
- Accelerates industrial metal manufacturing roadmap and drives alignment with leading hardware manufacturer
- Expand material + technology offerings to extend market reach and grow customer share of wallet

SHAPEWAYS

FINANCIALS AND TRANSACTION OVERVIEW



ACCELERATING **FINANCIAL PROFILE**

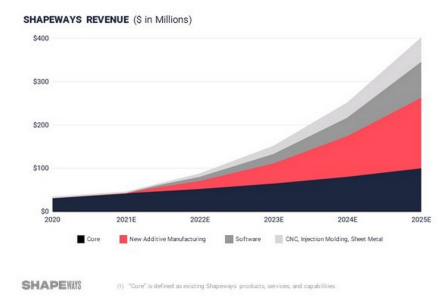
SHAPEWAYS FINANCIAL SUMMARY¹ (\$ in Millions)



KEY HIGHLIGHTS

- Shapeways 2025E revenue is <1% of addressable market
- \$62B+ market in 2025E driven by accelerating adoption of digital manufacturing solutions
- · Shapeways has a clear path to >12X revenue as its software and manufacturing capabilities show growth
- · Efficient growth is driven from significant platform leverage
- 100% organic growth in forecast with potential upside . from M&A

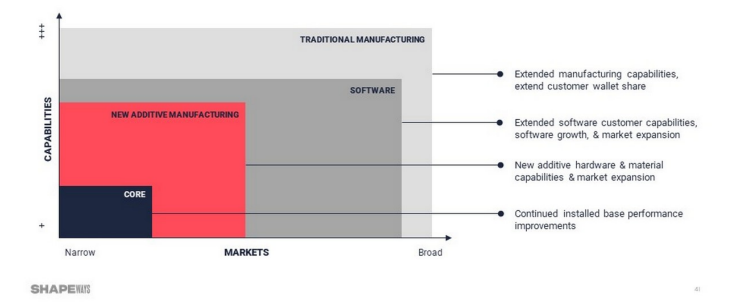
DIVERSIFIED REVENUE PROFILE, POSITIONED FOR GROWTH



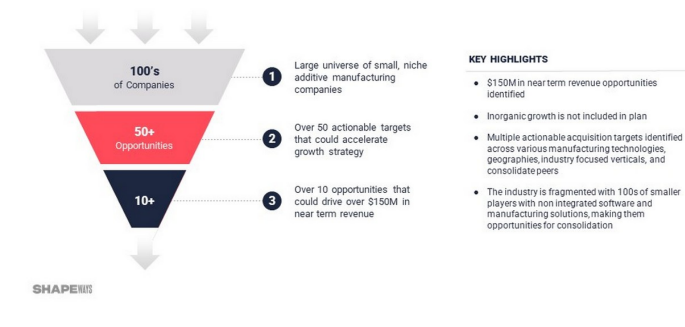
OBSERVATIONS

- · Shapeways' current revenue is comprised of the "core1" customer segment, steadily increasing by year
- · By 2025E the core customer segment shifts to be ~25% of total revenue
- · A significant portion of 2025E Revenue will include revenue from Powered by Shapeways Software and Manufacturing
- · Further top line growth is comprised from expanded capabilities beyond Additive Manufacturing including other digital manufacturing technologies including CNC, Injection Molding, & Sheet Metal

CREATING MULTIPLE PATHS FOR GROWTH



OPPORTUNITY TO ACCELERATE EXPANSION, \$150M REVENUE OPPORTUNITIES IDENTIFIED



ABILITY TO DRIVE EFFICIENT SCALE + PROFITABILITY

ACCELERATE STRATEGY THROUGH CONSOLIDATION

Take advantage of the fragmented, diverse digital manufacturing landscape to accelerate industry, material, technology, and software expansion through inorganic growth.

Creating an efficient way to scale and drive profitability by solidifying market leadership, driving operational improvements of targets, and realizing cost synergies.

Optimize return on investment of new manufacturing capabilities through "build or buy" evaluations.



SHAPEWAYS

SHAPEWAYS IS WELL POSITIONED AGAINST PEERS

		Additive 2.0		Legacy Digital	Manufacturing
SHAPEWAYS	Desktop Metal		Markforged	materialise	PROTOLABS
62% CY'20A-CY'22E Revenue CAGR	244% CY20A-CY22E Revenue CAGR	CY20A-CY22E Revenue CAGR	31% CY20A-CY22E Revenue CAGR	15% CY20A-CY22E Revenue CAGR	10% CY20A-CY22E Revenue CAGR
4.9x	11.7x	18.1x	13.6x	5.2x	4.8x
EV / CY'22E Revenue	EV / CY'22E Revenue	EV / CY'22E Revenue	EV / CY22E Revenue	EV / CY'22E Revenue	EV / CY'22E Revenue
49%	37%	34%	59%	57%	49%
CY'22E Gross Margin	CY22E Gross Margin	CY22E Gross Margin	CY'22E Gross Margin	CY22E Gross Margin	CY22E Gross Margin
\$0.6B	\$2.8B	\$2.1B	\$2.1B	\$1.4B	\$2.6B
Pro Forma Equity Value	Current Market Capitalization	Pro Forma Equity Value	Pro Forma Equity Value	Current Market Capitalization	Current Market Capitalizatio

SHAPEWAYS

Source: Thomson Reuters, Capital IQ, Company Filings as of July 9, 2021 Note: Markforged data from SPAC announcement presentation as of February 24, 2021 Note: Velo3D data from SPAC announcement presentation as of March 23, 2021 Note: Desktop Metal data includes impact of EnvisionTEC acquisition Note: Shapeways metrics reflect median of 2022E revenue range

SHAPEWAYS HAS AN EFFICIENT BUSINESS MODEL WITH SIGNIFICANT OPERATING LEVERAGE

SHAPEWAYS	Xometry	
\$0.6B Pro Forma Equity Value	\$3.3B Current Market Capitalization	Value Creation Opportunity
44% CY'20A Gross Margin	24% CY'20A Gross Margin	Superior Margin Profile
5.6X CY'20A Return on Sales & Marketing Spend ⁽¹⁾	0.5x CY'20A Return on Sales & Marketing Spend ⁽¹⁾	Efficient Sales Model
(1) Defined as (Gross Profit -Sales & Marketing Expe Source: Thomson Reuters, Capital IQ, Company Filing		45

DETAILED TRANSACTION OVERVIEW

KEY TRANSACTION TERMS

- \$195M cash proceeds to Balance Sheet inclusive of PIPE proceeds and expected transaction expenses(1)
- \$75M of PIPE commitments
- Seller earnout shares are issued, but held in escrow and subject to a vesting period and release

ILLUSTRATIVE SOURCES & USES (\$M, EXCEPT PER SHARE DATA)

Sources		\$	5	Shares
Rollover equity ^(6,7)	s	366	60%	36.3
SPAC cash in trust ⁸⁹		139	23%	13.8
PIPE ⁽⁰⁾		75	12%	7.5
Sponsor shares ^(6,9)		28	5%	2.8
EarlyBird Capital shares ⁽⁶⁾		2	0%	0.2
Total Sources	\$	609	100%	60.5
Uses		s	*	
Rollover equity ^(6,7)	s	366	60%	
Cash to balance sheet (Cash in)		195	32%	
Sponsor shares ^(6,9)		28	5%	
Estimated fees and expenses		20	3%	
EarlyBird Capital shares ⁶⁶		2	0%	
Total Uses	\$	609	100%	

Note 1: Figures may not sum to 100% due to rounding

SHAPEWAYS

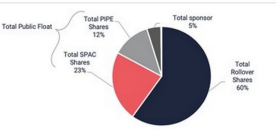
Note 2: Excludes the impact of 18.410 million EarlyBird Capital warrants (strike price of \$11.50 or 15% out-of-the-money) which is reflective of 13.800 million Sponsor warrants. Excludes potential earnout as noted in footnotes (2) and (6). Half of the earnout shares are released if the VWAP exceeds \$14.00 for 30 consecutive trading days and the second half are released if the VWAP exceeds \$16.00 for 30 consecutive trading days. Earnout is subject to a three year term following the transaction closing.

Assumes no redemptions by Galileo Acquisition Corp's existing shareholders
 Does not include 4.0 m rollover shares subject to an earnout
 Pro forma equity calculation excludes any awards that may be issued pursuant to a new equity plan after the closing of the transaction
 Pro forma net cash is calculated as transaction proceeds of \$215m less estimated fees and expenses of \$20m

ILLUSTRATIVE PRO FORMA VALUATION (\$M)

Shapeways share price	s	10.00
Pro forma shares outstanding ⁽²⁾	°,	60.5
Pro forma equity ⁽³⁾	\$	605
(-) Assumed pro forma net cash ⁽⁴⁾		(195)
Pro forma enterprise value	\$	410
	Metric	Multiple
EV / 2022E Revenue ⁽⁵⁾	\$ 83	4.9
EV / 2025E Revenue	\$ 400	1.0x

PRO FORMA OWNERSHIP @ \$10.00 PER SHARE



(5) Reflects median of 2022E revenue range

(c) Penets intendation 2022 Ferenate angle (6) Calculated using a referenciation share price of \$10.09 (7) Does not include an additional 4.0m rollover shares to be held in escrow, subject to an earnout (8) Assumes PIPE shares are sold at \$10.00 per share 46

(9) 0.69m of 3.45m total sponsor shares have been forfeited

TRANSACTION PROVIDES SIGNIFICANT UPSIDE TO INVESTORS

Based on Shape	ways 100% organic g	growth strategy	Implied EV based on compar companies current trading v		Transaction value (\$M)
technology and	apid scaling through materials expansion	as the digital	Comparable companies	Discounted value of comparable companies ⁽¹⁾	Post-money valuation
manufacturing i	ndustry continues to	grow	\$3,000		
 Potential upside geography M&A 	case of strategic teo	chnology and			
	ction value is priced a	at a significant	\$2,200	\$1,382	
	pany comparables			\$1,014	\$410 ~65 Disco
			Implied future enterprise value	Implied discounted enterprise value	Post-money enterprise value
		Shapeways Metric (\$M)		(Discount rate: 20%)	
	2025E Revenue	\$400.0M	5.5x - 7.5x 2025E Revenue	2.5x - 3.5x 2025E Revenue	1.0x 2025E Revenue
	2025E EBITDA	\$107.3M	20.5x - 28.0x 2025E EBITDA	9.4x - 12.9x 2025E EBITDA	3.8x 2025E EBITDA
ummary of				2025E revenue to arrive to an implie arrive at an implied discounted ent	d enterprise value. The future enterprise
pproach .				an apples-apples comparison with i	
	ne: (1) Discounted as of March 31, 2	021 using midue as discount on	invention		

SHAPEWAYS IS A LEADER IN DIGITAL MANUFACTURING

- 1. Unique and compelling opportunity in large, fast growing digital manufacturing market
- 2. High quality, flexible on demand manufacturing with proprietary purpose built software
- 3. Agnostic to hardware and materials allows quick adaptability to market shifts
- 4. Broad use across customer types and industries with global delivery to end customers in 160 countries
- 5. Experienced management team with strong investor support
- 6. Scalable financial model with opportunity to consolidate fragmented market to create significant shareholder value



SHAPEWAYS ANNUAL INCOME STATEMENT

(\$, Millions)	<u>2019A</u>	<u>2020A</u>	<u>2021E</u>	<u>2022E</u>	<u>2023E</u>	<u>2024E</u>	2025E
Revenue	\$33.5	\$31.8	\$40.0	\$80.0	\$150.0	\$250.0	\$400.0
% YoY Growth		(5%)	26%	100%	88%	67%	60%
Gross Profit	\$12.2	\$13.9	\$18.6	\$39.1	\$75.9	\$127.7	\$209.6
Gross Margin	36%	44%	46%	49%	50%	51%	52%
Adj.EBITDA ¹	(\$6.1)	(\$2.4)	(\$6.0)	\$(2.4)	\$16.3	\$50.0	\$107.3
Adj. EBITDA Margin	NM	NM	NM	NM	11%	20%	27%
Capital Expenditures	(\$0.3)	(\$0.1)	(\$6.3)	(\$21.4)	(\$17.8)	(\$27.5)	(\$42.9)

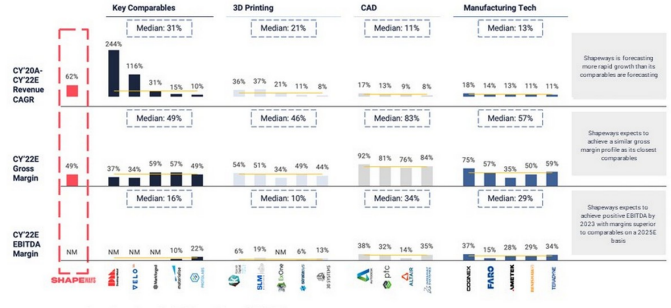
SHAPEWAYS

(1) 2021E - 2025E Adjusted EBITDA do not reflect the additional costs we will incur as a public company such as the additional legal, accounting, compliance and other similar costs.

RECONCILIATION OF NON-GAAP FINANCIALS

(\$, Millions)	2019A	<u>2020A</u>	<u>2021E</u>	<u>2022E</u>	<u>2023E</u>	<u>2024E</u>	2025E
Operating Income / (Loss)	(\$7.0)	(\$3.2)	(\$6.5)	(\$3.1)	\$15.3	\$49.1	\$74.1
Interest & Taxes	\$0.6	\$0.6	\$0.3	\$0	\$0	\$0	\$32.2
Depreciation & Amortization	\$0.3	\$0.1	\$0.2	\$0.7	\$1.0	\$1.0	\$1.0
Other Non Cash	(\$0.1)	\$0	\$0	\$0	\$0	\$0	\$0
Adj.EBITDA ¹	(\$6.1)	(\$2.4)	(\$6.0)	(\$2.4)	\$16.3	\$50.0	\$107.3
(\$, Millions)	<u>2019A</u>	<u>2020A</u>	<u>2021E</u>	<u>2022E</u>	<u>2023E</u>	<u>2024E</u>	2025E
Cash Flow from Operations	(\$6.8)	(\$1.5)	(\$6.7)	(\$2.7)	\$16.5	\$50.0	\$76.8
Capital Expenditures	(\$0.3)	(\$0.1)	(\$6.3)	(\$21.4)	(\$17.8)	(\$27.5)	(\$42.9)
Principal Payments	(\$1.0)	(\$1.3)	(\$5.4)	(\$0)	(\$0)	(\$0)	(\$0)
Free Cash Flow	(\$8.1)	(\$3.0)	(\$18.4)	(\$24.1)	(\$1.3)	\$22.5	\$33.9

SHAPEWAYS FORECASTS RAPID GROWTH

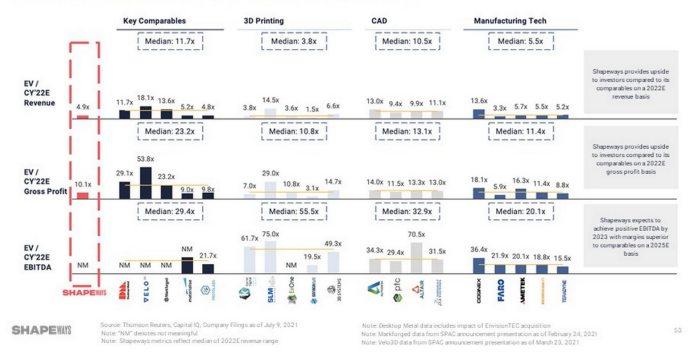


Source: Thomson Resters, Capital IQ, Company Filings as of July 9, 2021 Note: "NM" denotes not meaning ful Note: Shapeways metrics reflect median of 2022E revenue range

SHAPEWAYS

Note: Desktop Metal data includes impact of EnvisionTEC acquisition
Note: Markforged data from SPAC announcement presentation as of February 24, 2021
S2
Note: Velo30 data from SPAC announcement presentation as of March 23, 2021

BENCHMARKING VS COMPARABLES



AUDITED INCOME STATEMENT DETAIL (2019 - 2020)

		Year Ended De			
		2020		2019	
Revenue, net	\$	31,775	s	33,511	
Cost of revenue		17,903		21,337	
Gross profit		13,872		12,174	
Operating expenses					
Selling, general and administrative		10,752		13,062	
Research and development		5,592		5,246	
Amortization and depreciation		149		319	
Total operating expenses	_	16,493	-	18,627	
Loss from operations		(2,621)		(6,453)	
Other income (expense)					
Other income		9		124	
Interest income		1		4	
Interest expense		(582)		(535)	
Loss on disposal of assets		(4)		(11)	
Total other expense, net		(576)		(418)	
Loss before income tax (benefit) expense		(3,197)		(6,871)	
Income tax (benefit) expense		(29)		102	
Net loss		(3,168)		(6,973)	
Other comprehensive income (loss)					
Foreign currency translation adjustment		83		(49)	
Comprehensive loss	5	(3,085)	\$	(7,022)	
Loss per common share:					
Basic and diluted	5	(0.12)	\$	(0.35)	
Weighted average common shares outstanding: Basic and diluted		25,403,048		20,276,598	

AUDITED BALANCE SHEET DETAIL (2019 - 2020)

		Decen				
		2020		2019		
Assets						
Current assets						
Cash and cash equivalents	5	8,564	\$	9,464		
Restricted cash		145		141		
Accounts receivable		185		151		
Inventory		727		440		
Promissory note due from related party		151		200		
Prepaid expenses and other current assets	_	1,910	1	1,953		
Total current assets		11,682	-	12,349		
Property and equipment, net		948		1,337		
Right-of-use assets, net		2,102				
Goodwill		1,835		1,835		
Security deposits		175		434		
Total assets	\$	16,742	5	15,955		
	-		-			
Liabilities and stockholders' equity (deficit)						
Current liabilities						
Accounts payable	\$	1.633	\$	2,079		
Accrued expenses and other liabilities	- C.	3,319		2,816		
Capital leases		_		17		
Current portion of long-term debt		8,332		6.333		
Operating lease liabilities, current		1,222		_		
Deferred revenue		753		425		
Total current liabilities		15,259	-	11,670		
Deferred rent				283		
Operating lease liabilities, net of current portion		1.094				
Long-term debt, net of current portion		2,236		3.571		
Total liabilities		18,589	_	15.524		
			_			
Commitments and contingencies						
Stockholders' equity (deficit)						
Convertible preferred stock (\$0.0001 par value; 41,641,842 shares authorized;						
22,579,695 shares issued and outstanding as of December 31, 2020 and 2019; aggregate liquidation preference of \$60,391 as of December 31, 2020 and 2019)		2		2		
Common stock (\$0.0001 par value; 60,668,172 shares authorized; 16,211,567 and		*		*		
15,894,428 shares issued and outstanding as of December 31, 2020 and 2019,						
respectively)		2		2		
Additional paid-in capital		112,993		112,186		
Accumulated deficit		(114,567)		(111,399)		
Accumulated other comprehensive loss		(277)	-	(160)		
Total stockholders' (deficit) equity		(1,847)		431		
		16,742		15,955		

AUDITED CASH FLOW STATEMENT DETAIL (2019 - 2020)

	Vear Ended De		VILLEBRE			
		2020		2019		
Cash flows from operating activities:						
Net loss	5	(3,168)	\$	(6,973)		
Adjustments to reconcile net loss to net cash used in operating activities:						
Depreciation and amortization		473		1,458		
Loss on disposal of asset		4		11		
Stock-based compensation expense		721		740		
Non-cash lease expense		2,056				
Change in operating assets and liabilities:						
Accounts receivable		(40)		6.9		
Inventory		(310)		46		
Prepaid expenses and other assets		(5)		(1,533)		
Interest on promissory note due from related party		49		(4)		
Security deposits		259		(141)		
Accounts payable		(379)		63		
Accrued expenses and other liabilities		814		(187)		
Lease liabilities		(2,129)				
Deferred revenue		345		(352)		
Deferred rent	_	(283)	_	(98)		
Net cash used in operating activities		(1,593)	_	(6,901)		
ash flows from investing activities:						
Proceeds from sales of property and equipment				25		
Purchases of property and equipment		(104)		(181)		
Net cash used in investing activities	_	(104)	_	(156)		
ash flows from financing activities:						
Principal payments on capital leases		(18)		(675)		
Proceeds from issuance of common stock		86		33		
Repayments of loans payable		(1,318)		(314)		
Proceeds freen loans payable		1,982		5,001		
Net cash provided by financing activities	_	73.2	_	4,045		
Net change in cash and cash equivalents and restricted cash	5	(965)	5	(3,012)		
ffect of change in foreign currency exchange rates on cash and cash equivalents						
ad restricted cash	\$	69	\$	(45)		
Cash and cash equivalents and restricted cash at beginning of year	_	9,605		12,662		
ash and cash equivalents and restricted cash at end of year	\$	8,709	5	9,605		
applemental disclosure of cash and non-cash transactions:						
Cash paid for interest	5	182	5	314		

SHAPE WAYS Note: As of December 31, 2020, the Company had fideral net operating loss campforwards of approximately \$90,684 of which \$71,921 will expire by 2038 finor utilized.

