

An independent global pure-play renewable energy developer



Disclaimer (1/2)



Please read the information below thoroughly before continuing to the rest of the presentation

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This Presentation contains certain forward-looking statements within the meaning of the federal securities laws with respect to the Business Combination between EEW and ClimateRock and Pubco, including statements regarding the benefits of the Business Combination, the anticipated timing of the completion of the Business Combination, the services offered by EEW and the markets in which it operates, the expected total addressable market for the services offered by EEW, the sufficiency of the net proceeds of the Business Combination to fund EEW's operations and business plan and EEW's projected future results. These forward-looking statements generally are identified by the words "believe," "project," "expect," "anticipate," "estimate," "intend," "strategy," "future," "opportunity," "plan," "may," "should," "will, "would," "will be," "will continue," "will likely result," and similar expressions. Forward-looking statements are predictions, projections and other statements about future events that are based on current expectations and assumptions and, as a result, are subject to risks and uncertainties. Many factors could cause actual future events to differ materially from the forward-looking statements in this document, including, but not limited to: (i) the risk that the Business Combination may not be completed in a timely manner or at all; (ii) the risk that the Business Combination may not be completed by ClimateRock's business combination deadline and the potential failure to obtain an extension of the business combination deadline if sought by ClimateRock; (iii) the failure to satisfy the conditions to the consummation of the Business Combination, including the adoption of the business combination agreement by the shareholders of ClimateRock, the satisfaction of the minimum trust account amount following redemptions by ClimateRock's public shareholders, retaining a minimum amount of available cash and the receipt of certain governmental and regulatory approvals; (iv) the occurrence of any event, change or other circumstance that could give rise to the termination of the business combination agreement; (v) the effect of the announcement or pendency of the Business Combination on EEW's business relationships, performance, and business generally; (vi) risks that the Business Combination disrupts current plans and operations of EEW as a result; (vii) the outcome of any legal proceedings that may be instituted against EEW, ClimateRock, Pubco or others related to the business combination agreement or the Business Combination; (viii) the ability of Pubco to meet Nasdag Stock Exchange listing standards at or following the consummation of the Business Combination; (vii) the ability to recognize the anticipated benefits of Business Combination, which may be affected by a variety of factors, including changes in the competitive and highly regulated industries in which EEW (and following the Business Combination, Pubco) operates, variations in performance across competitors and partners, changes in laws and regulations affecting EEW's business and the ability of EEW and the post-combination company to retain its management and key employees; (x) the ability to implement business plans, forecasts, and other expectations after the completion of the Business Combination; (xi) the risk that EEW (and following the Business Combination, Pubco) will need to raise additional capital to execute its business plan, which may not be available on acceptable terms or at all; (xii) the risk that Pubco experiences difficulties in managing its growth and expanding operations; (xiii) the risk of cyber security or foreign exchange losses; (xiv) the effects of COVID-19 or other public health crises on the business and results of operations of EEW (and following the Business Combination, Pubco) and the global economy generally; and (xv) costs related to the Business Combination. The foregoing list of factors is not exhaustive. You should carefully consider the foregoing factors and the other risks and uncertainties described in the "Risk Factors" section of ClimateRock's Quarterly Reports on Form F-4 and proxy statement/prospectus that will be filed by Pubco, and other documents filed by ClimateRock and Pubco from time to time with the SEC. These filings identify and address other important risks and uncertainties that could cause actual events and results to differ materially from those contained in the forward-looking statements. Forward-looking statements speak only as of the date they are made. Readers are cautioned not to put undue reliance on forward-looking statements, and EEW and ClimateRock assume no obligation and do not intend to update or revise these forward-looking statements, whether as a result of new information, future events, or otherwise. None of EEW, ClimateRock or Pubco gives any assurance that any of EEW, ClimateRock or Pubco will achieve its expectations. Industry and Market Data

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Disclaimer (2/2)

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This Presentation also contains certain financial forecasts, projections, estimates and targets for EEW with respect to certain financial and operating information for EEW's fiscal years 2022 through 2025. None of EEW's, ClimateRock's or Pubco's independent auditors have studied, reviewed, compiled or performed any procedures with respect to the projection for the purpose of their inclusion in this Presentation, and accordingly, neither of them have expressed an opinion or provided any other form of assurance with respect thereto for the purpose of this Presentation. These projections are for illustrative purposes only and should not be relied upon as being necessarily indicative of future results. Certain of the above-mentioned projected information has been provided for purposes of providing comparisons with historical data. The assumptions and estimates underlying the prospective financial information are inherently uncertain and are subject to a wide variety of significant business, economic and competitive risks and uncertainties that could cause actual results to differ materially from those contained in the prospective financial information. In addition, the method of application of IFRS to our results of operations could have a significant impact on the timing and amounts of revenue and expenses recognized in any future fiscal period, depending on, among other things, the terms of any specific agreement. Projections are inherently uncertain due to a number of factors outside of EEW's, ClimateRock's and Pubco's control. While all financial projections, estimates and targets are necessarily speculative, EEW, ClimateRock and Pubco believe that the preparation of prospective financial information involves increasingly higher levels of uncertainty the further out the projection, estimate or target extends from the date of preparation. Accordingly, there can be no assurance that the prospective financial information in this Presentation should not be regarded as a representation by any person that the results

Participants in Solicitation

EEW, ClimateRock and Pubco and their respective directors and executive officers may be deemed under SEC rules to be participants in the solicitation of proxies of ClimateRock's shareholders in connection with the Business Combination. Investors and security holder may obtain more detailed information regarding the names and interests of ClimateRock's directors and officers in the Business Combination in ClimateRock's filings with the SEC, including ClimateRock's IPO S-1. To the extent that holdings of ClimateRock's securities have changed from the amounts reported in ClimateRock's IPO Form S-1, such changes have been or will be reflected on Statements of Change in Ownership on Form 4 filed with the SEC. Information regarding the persons who may, under SEC rules, be deemed participants in the solicitation of proxies of ClimateRock's shareholders in connection with the Business Combination will be set forth in the proxy statement/prospectus on Form F-4 for the Business Combination, which is expected to be filed by Pubco with the SEC.

Investors, shareholders and other interested persons are urged to read the proxy statement/prospectus and other relevant documents that will be filed with the SEC carefully and in their entirety when they become available because they will contain important information about the Business Combination. Investors, shareholders and other interested persons will be able to obtain free copies of the proxy statement/prospectus and other documents containing important information about EEW, ClimateRock and Pubco through the website maintained by the SEC at www.sec.gov. Copies of the documents filed with the SEC that are referred to herein can be obtained free of charge by directing a written request to ClimateRock at 50 Sloane Avenue, SW3 3DD London, United Kingdom. Info@Climate-Rock.com

Today's Speakers





Svante Kumlin CEO, EEW

- Founder and major shareholder of Eco Energy World
- Over 35 years as an entrepreneur
- Strong track record founding / investing in renewable energy businesses



Kaveh Ertefai CFO, EEW

- Focus on Solar PV development and investments since 2008
- Over 20 years experience in investment banking, private equity and management
- B.S. Finance & Economics NYU Stern School of Business, TRIUM Global Executive MBA



Per Regnarsson CEO, ClimateRock

- Experienced renewable energy investor and financier with a career in sustainable infrastructure and financial services for 30 years
- Prior experience with Moody's, JP Morgan, Merrill Lynch and smaller renewable energy focused CF boutiques, and most recently K2 Management
- Has raised equity and debt capital for nearly 1 GW of renewable energy



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02 Solar PV market growth drivers

03 EEW Solar PV business

04 Project Pipeline

05 Financials



06 Investment Case

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EEW at a glance

EEW is a pure-play developer of utility-scale renewable energy projects

FOCUSED BUSINESS MODEL



Developing projects to a point that are Ready To Build and exit at RTB – EEW does not own & operate assets

KEY FACTS & FIGURES



Track Record



1.3 GW Projects Developed



10.1 GW Projects Pipeline



€ 21 m

2021 Net Income

PROVEN TECHNOLOGIES

Historically, a solar PV developer, expanded to Solar + BESS & now targeting green H₂



GLOBAL & EXPANDING FOOTPRINT



CLIENT BASE







MARKET SIZE



6



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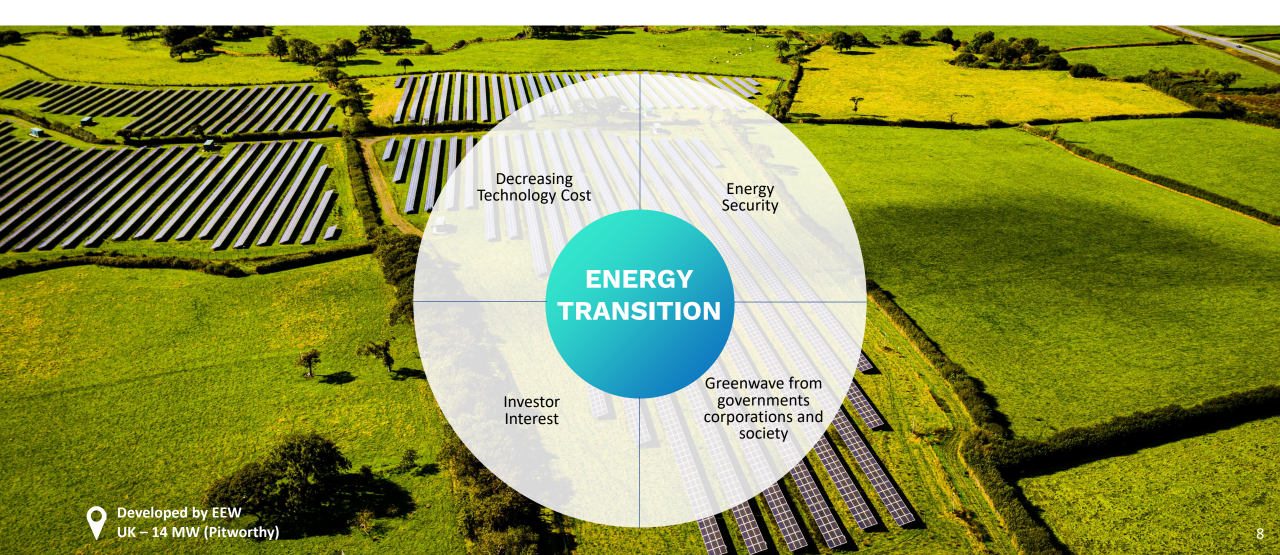
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Strong market drivers underpin high & growing demand for RTB projects



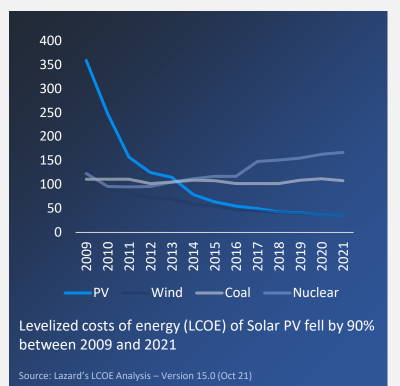




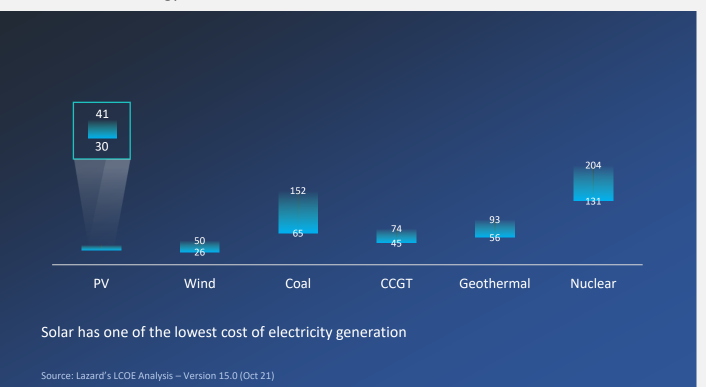
Utility scale solar PV has one of the lowest cost of electricity generation

Levelized costs of energy (LCOE) of Solar PV fell by 90% between 2009 and 2021

Historic LCOE, 2009 – 2021



LCOE for Various Energy Sources, 2021



7-fold increase expected in solar PV installations 2020-30 with 22% CAGR



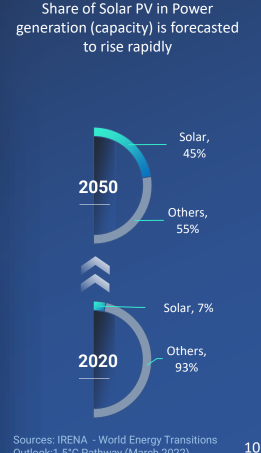


Sources: Projections values for 2021-2030 & 2050 based on IRENA - World Energy Transitions Outlook: 1.5°C Pathway (March 2022) Figure 2.3. Data points during 2030-2050 generated by calculating the CAGR formula and extrapolation of the 2030 and 2050 values as per IRENA

Sources: Historical values for 2010-2021 based on https://www.iea.org/data-and-statistics/charts/solar-pv-power-capacityin-the-net-zero-scenario-2010-2030

Sources: Historical values for 2000-2010 based on IRENA's renewable energy (IRENA, 2019c)





Outlook: 1.5°C Pathway (March 2022)



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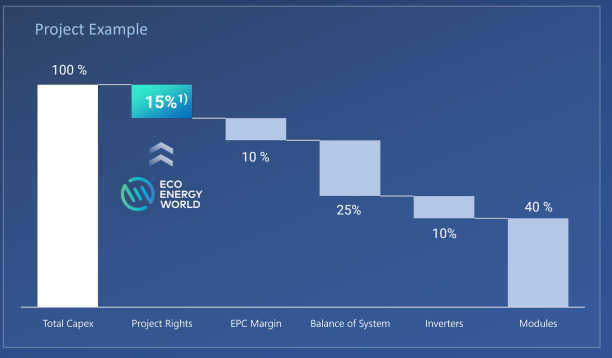
EEW's positioning in the solar power infrastructure value chain

Attractive Value Chain Exposure



Sources: Based on management estimation for illustration purpose

Project Capital Structure (Utility-Scale Solar PV)



Source: 1) Management estimate of ready-to-build stage portion of the market based on average ratio of full project cost to ready-to-build stage value based on EEW's previously developed projects



Focused on the early-stage Solar-PV project development





Scalable & streamlined development model supported by inhouse operations & local partners



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>10 years track record: ~1.3 GW of renewables development¹

2012
EEW founded (1)
Sold 72 MW in UK

WORLD 2008

Group founder begins working in the solar industry

Profitable since 2015

2017-18
Sold 187 MW in Australia
2018
Solar development in Spanning

2013
Sold 72 MW in UK
2013
Module plant discontinued

Profitable since 2015
2015
Solar development in Australia
2018
Solar development in Spain
2021
Re-entered UK, and entered Italy

2022Operating in 9 markets with 11 GW pipeline of projects

2020

Solar development in Sweden



Key attributes that make EEW a successful Solar PV developer







Key metrics for examples of EEW projects developed & sold

Asset	Location	Development started	Grid connection	RTB / Sold	Development cost (€/MW)	Sold Price (€/MW)	Buyer
Project 1 37 MW	Australia	2016	+12 months	+24 months	€15k	€133k	Infrastructure Investment Fund
Project 2 11 MW	UK	2013	+9 months	+24 months	€15k	€451k	Large Utility
Project 3 50 MW	Spain	2019	+6 months	+36 months	€10k	€100k	Oil Major



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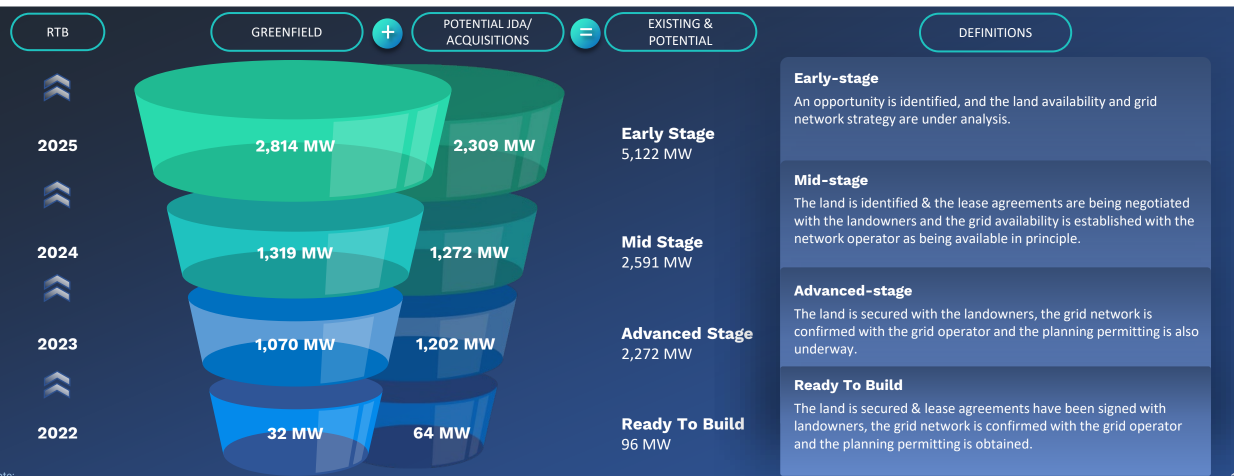




Strong & Growing Pipeline – 10.1 GW



Project Classification 4Q2022 (1st Dec 22)

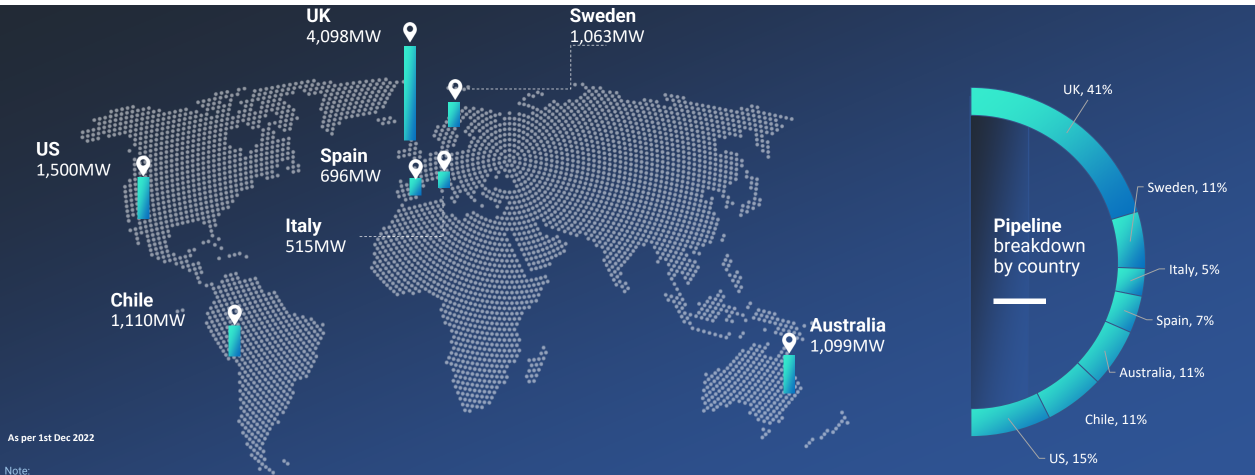


Note:

These pipeline figures are for illustrative purposes only and should not be relied upon as being indicative of future results. These illustrative figures are subject to various risks, uncertainties and assumptions, and there are or will be important factors that could cause actual outcomes or results to differ materially from those indicated.

JDA/acquisitions represent potential JDA or acquisition opportunities that EEW is aware of and which are subject to various stages of diligence and discussions with counterparties. Ability to acquire any project is dependent upon a number of factors, including successful negotiation with counterparties, completion of due diligence, and availability of funding. There can be no assurance that the Group will be able to acquire any of these pipeline opportunities, due to these or a number of other potential contingencies.

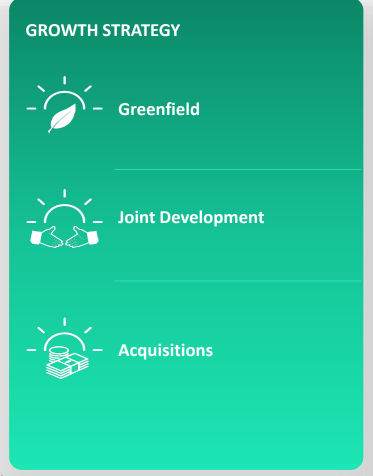
Geographically diverse pipeline across **OECD** markets

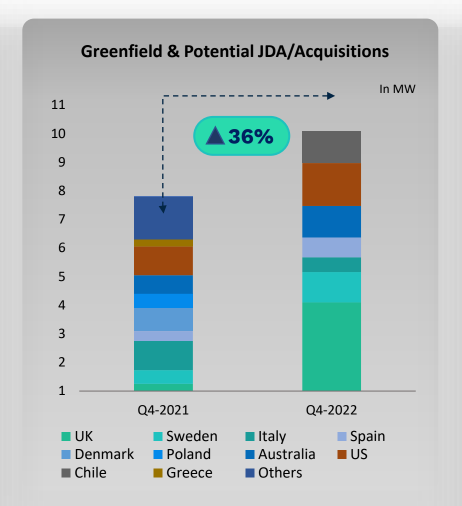


These pipeline figures include both greenfield and potential JDA/acquisitions and are for illustrative purposes only and should not be relied upon as being indicative of future results. These illustrative figures are subject to various risks, uncertainties and assumptions, and there are or will be important factors that could cause actual outcomes or results to differ materially from those indicated. JDA/acquisitions represents potential JDA or acquisition opportunities that EEW is aware of and which are subject to various stages of diligence and discussions with counterparties. Ability to acquire any project is dependent upon a number of factors, including continued availability of projects for purchase, successful negotiation with counterparties, completion of due diligence, and availability of funding. There can be no assurance that the Group will be able to acquire any of these pipeline opportunities, due to these or a number of other potential contingencies.



Committed to scaling-up in the rapidly growing utility-scale solar PV market





ONGOING EXPANSION ACTIVITIES

- Entering new markets such as the Chile and the US
- Targeting projects for potential acquisition in the UK, Chile, and the US
- Started jointly developing projects with local partners in Italy

These pipeline figures include both greenfield and potential JDA/acquisitions and are for illustrative purposes only and should not be relied upon as being indicative of future results. These illustrative figures are subject to various risks, uncertainties and assumptions, and there are or will be important factors that could cause actual outcomes or results to differ materially from those indicated. JDA/acquisitions represents potential JDA or acquisition opportunities that EEW is aware of and which are subject to various stages of diligence and discussions with counterparties. Ability to acquire any project is dependent upon a number of factors, including successful negotiation with counterparties, completion of due diligence, and availability of funding. There can be no 21 assurance that the Group will be able to acquire any of these pipeline opportunities, due to these or a number of other potential contingencies.



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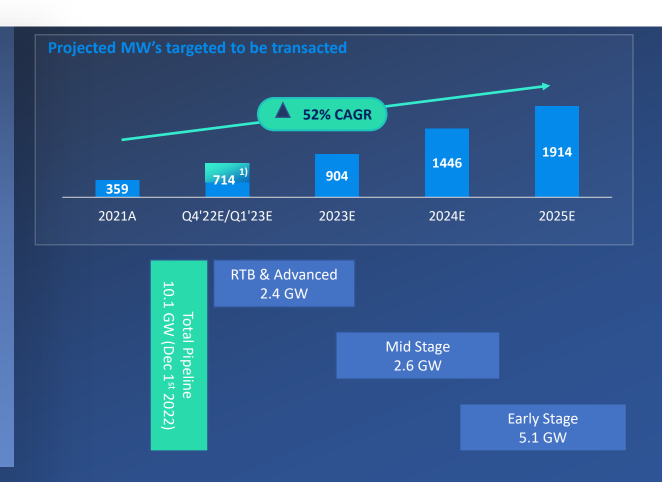


Strong revenue profile from transacting visible pipeline for the next 3 years

FROM PROJECT DEVELOPMENT TO SALES

Recurring revenue generated by selling projects prior to/upon reaching Ready to Build

- Projects from inventory of advanced stage and RTB projects to cover MWs targeted to be transacted in 2022 and the majority of MWs targeted in 2023
- Remainder of 2023 through 2025 MW expected to be generated from projects currently in Early and Mid stage of development
- In Q4 2022, EEW launched a process to bring to market advanced stage and RTB projects in UK, Sweden, Italy and Australia.
- Sale process in advanced stage and RTB typically can take from 3 to 6 months for completion from launch to sale.



Note: These projections are for illustrative purposes only and should not be relied upon as being indicative of future results. These illustrative projections are subject to various risks, uncertainties and assumptions, and there are or will be important factors that could cause actual outcomes or results to differ materially from those indicated.

1) 400MW represents project sold to EEW H2 Ltd, a spin off company owned separately by EEW shareholders but which is not part of the EEW Group. Sale is contingent upon EEW H2 Ltd. receiving third party investor financing, which has not yet been secured. A further total of up to 452 MW represents projects that are in various stages of development and of which sales terms are currently under various stages of negotiation with potential buyers, with sales of such projects targeted for completion in Q4 2022 or Q1 2023 (subject to agreement upon final terms). There can be no assurance that the Group will be able to complete any of these sales within the time frame specified due to a number of potential contingencies.



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Transaction Overview



Overview¹

- ClimateRock and EEW target filing an F-4 / proxy statement in December 2022
- The transaction will thereafter be expected to close in H1 2023

Valuation & Ownership¹

- Transaction reflects an equity value of approximately \$801 million translating into an enterprise value of approximately \$691 million
- 100% of existing EEW shareholders expected to roll into the proforma company

Transaction Rationale

- Provides EEW with access to public markets, which will help facilitate the development of utility scale solar PV projects through additional growth capital and partnerships
- Attractive opportunity within renewables market with strong potential

Use of Proceeds

- Working capital and general corporate purposes
- Scaling EEW represents investment in people and infrastructure to support growth
- 80% of new funds allocated to driving growth development of pipeline and acquisitions

^{1.} Pro forma diluted basis at \$10.21 per share, assumes no redemptions by ClimateRock shareholders and \$40.0 million investment from PIPE investors in order to meet \$40 million minimum cash condition following payment of transaction expenses. Minimum cash condition may ultimately be met by a different combination of redemptions and PIPE investment. Excludes impact of unvested share based compensation and unvested shares pursuant to the new, to-be-established equity incentive plans and warrants.



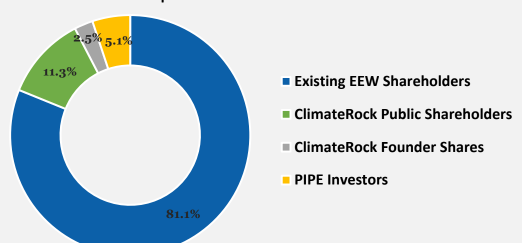
Detailed Transaction Overview – No Redemptions

Pro Forma Valuation^{1,2}

(\$mm, except per share data)

Pro Forma Shares Outstanding ²	78.5
(x) Illustrative Share Price	\$10.21
Pro Forma Equity Value ²	\$801.1
(-) Pro Forma Net Cash	\$110.1
Pro Forma Enterprise Value ²	\$691.0

Pro Forma Share Ownership^{1,2,3}



Illustrative Sources & Uses

Sources (\$mm)

Total Sources	\$790.5
PIPE	\$40.0
ClimateRock Founder Shares	\$20.1
Existing EEW Cash	\$0.0
EEW Equity Rollover	\$650.0
ClimateRock Cash in Trust ¹	\$80.4

Uses (\$mm)

EEW Equity Rollover	\$650.0
Cash to Balance Sheet ²	\$110.1
ClimateRock Founder Shares	\$20.1
Transaction Fees & Expenses Including Deferred UW Fees ⁴	\$10.2
Total Uses	\$790.5

^{1.} Assumes no redemptions by Climate public stockholders

^{2.} Pro forma diluted basis at \$10.21 per share, assumes no redemptions by ClimateRock shareholders and \$40 million investment from PIPE investors in order to meet \$40 million minimum cash condition following payment of transaction expenses. Minimum cash condition may ultimately be met by a different combination of redemptions and PIPE investment. Excludes impact of unvested share based compensation and unvested shares pursuant to the new, to-be-established equity incentive plans and warrants.

^{3.} Includes shares issued to Maxim Group LLC pursuant to IPO underwriting agreement & M&A advisory agreement

¹ Paprocente only each food and expenses

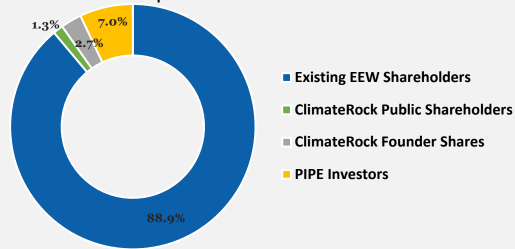


Detailed Transaction Overview – Full Redemptions

Pro Forma Valuation^{1,2} (\$mm, except per share data) Pro Forma Shares Outstanding² 71.6 (x) Illustrative Share Price \$10.21 Pro Forma Equity Value² \$731.2 \$40.0 (-) Pro Forma Net Cash

Pro Forma Share Ownership^{1,2,3}

Pro Forma Enterprise Value²



Illustrative Sources & Uses

Sources (\$mm)

Total Sources	
PIPE	\$50.3
ClimateRock Founder Shares	\$20.1
Existing EEW Cash	\$0.0
EEW Equity Rollover	\$650.0
ClimateRock Cash in Trust ¹	\$80.4

Uses (Smm)

EEW Equity Rollover	\$650.0
Cash Paid for Redemptions ¹	\$80.4
Cash to Balance Sheet ²	\$40.0
ClimateRock Founder Shares	\$20.1
Transaction Fees & Expenses Including Deferred UW Fees ⁴	\$10.2
Total Uses	\$800.7

\$691.2

^{1.} Assumes full redemptions by Climate public stockholders

^{2.} Pro forma diluted basis at \$10.21 per share, assumes full redemptions by ClimateRock shareholders and \$50.3 million investment from PIPE investors in order to meet \$40 million minimum cash condition following payment of transaction expenses. Minimum cash condition may ultimately be met by a different combination of redemptions and PIPE investment. Excludes impact of unvested share based compensation and unvested shares pursuant to the new, to-be-established equity incentive plans and warrants.

^{3.} Includes shares issued to Maxim Group LLC pursuant to IPO underwriting agreement & M&A advisory agreement

⁴ Represents only cash fees and expenses





Experienced Executive Team & Proposed Post-Closing Board of Directors

- Proposed post-closing Board of Directors shall be composed of 2 management team members, 3 representatives of EEW shareholders, and 2 ClimateRock appointed representatives
- Board composition will satisfy SEC and NASDAQ independence requirements

Executive Team



Svante Kumlin CEO

Over 35 years experience in entrepreneurship with founding and investing in hitech and renewable energy businesses



Panagiotis Sarris

Over 30 years of experience of project management of which 17 within solar PV. ABO Wind, Conergy, Juwi. Electrical Engineer, M.Sc, UCL



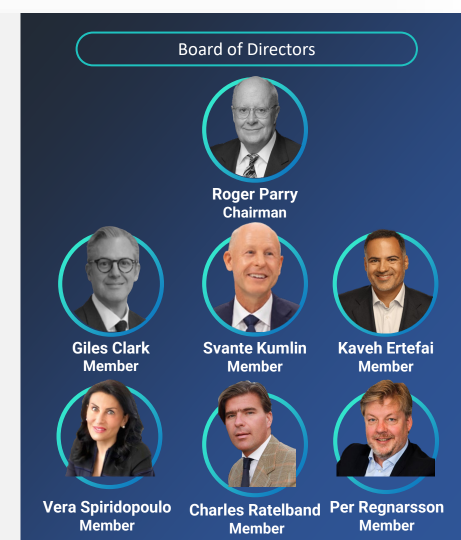
Kaveh Ertefai CFO

Over 20 years experience investment banking, private equity and management with a focus on renewable energy since 2008



Reza Ghanei CCO

+10 years experience in renewables sector; Founder of Maxsun, Key Account Manager at Ameresco Inc. M.Eng University of Cambridge





Risk Factors

- The Group's performance depends strongly on availability of experienced and qualified personnel; inability to attract and/or retain such personnel, or loss of one or more of the Group's key personnel, may disrupt the Group's operations.
- The Group's relatively short operating history makes it difficult to project its future prospects.
- The Group depends on the profitable sale of a small number of projects in its portfolio each year for a substantial portion of its anticipated cash flows and revenues.
- The Group's business plan and strategy is dependent on continually sourcing new projects.
- The Group's business is dependent upon its ability to continually identify and acquire suitable grid capacity and properties for its projects.
- A portion of the Group's early-stage projects may experience unforeseen delays and/or difficulties in their development towards saleable, ready-to-build-stage projects; this could induce a loss of capital investment and the diversion of resources from profitable projects.
- The Group's financial performance depends strongly on attractiveness of solar investments; if solar becomes a less attractive investment opportunity, this could have a material adverse effect on the Group's business, financial condition and results of operations.
- The Group is obliged, in many jurisdictions, to fund early payments or issue securities prescribed in relation to grid connection securing; the Group may not have sufficient capital to comply with such requirements.
- The Group may not be able to obtain additional external financing on commercially acceptable terms or at all to fund the development of the Group's portfolio or for other operational purposes.
- The Group may incur liabilities under the terms of its project sale agreements.
- Delayed payment or non-payment of all or part of the consideration for a sold project due to the Group's failure to satisfy conditions under a project sale agreement could have a material adverse effect on its business, financial condition and results of operations.
- The Group is required to obtain and comply with licenses, permits, approvals and rulings for its projects, which are subject to change.
- The Group currently operates in a number of different international jurisdictions, and may expand into additional jurisdictions, which expose its business to a range of risks.
- The Group is exposed to exchange rate volatility and fluctuations that are beyond the Group's control.
- Environmental laws and regulations in the jurisdiction in which a project is located may have an impact on a project's viability.
- The Group's operations may be negatively affected by business interruption and political and economic risks in the countries it operates, especially in emerging markets.
- The predicted future growth of the solar industry may not materialize.
- The Group's business, operating results, financial position and ability to meet contractual commitments could be materially adversely affected by natural disasters impacting the projects and/or properties of the Group.
- Global economic conditions and macro events may adversely affect the Group's business, financial condition and results of operations.
- Negative publicity associated with press reports, litigation and other public statements about the Group, solar industry or other industry participants could damage the Group's reputation.