



KEY MINING CORP.

Investor Presentation
January 2026

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This Presentation (and any oral statements regarding the subject matter of this Presentation) contains certain forward-looking statements within the meaning of the U.S. federal securities laws with respect to the Parties and the Transactions, including expectations, hopes, beliefs, intentions, plans, prospects, financial results or strategies regarding CDAQ, KMC, Pubco, the Transactions and statements regarding the anticipated benefits and timing of the completion of the Transactions; the Parties' goals and growth strategies; the Parties' future business development, results of operations and financial condition; the Parties' ability to compete successfully with their competitors; government policies and regulations relating to the Parties' operations; general economic and business condition; the Parties' ability to attract and retain qualified senior management personnel and employees; Pubco's listing on an applicable securities exchange; expected operating costs of the Parties' and their subsidiaries; the satisfaction of closing conditions to the Transactions; and expectations, intentions, strategies, assumptions or beliefs about future events, results of operations or performance or that do not solely relate to historical or current facts. These forward-looking statements generally are identified by the words "believe," "project," "expect," "anticipate," "estimate," "intend," "strategy," "future," "opportunity," "potential," "plan," "may," "should," "will," "would," "will be," "will continue," "will likely result," and similar expressions.

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Disclaimers and Other Important Information (cont'd)



the risk that the Parties fail to realize the anticipated benefits of the Transactions; the risk that the redemptions of CDAQ's public shareholders may reduce the public float of, reduce the liquidity of the trading market of, the securities of CDAQ; the failure to obtain or maintain the listing of Pubco's securities on any securities exchange after closing of the Business Combination; costs related to the Transactions and as a result of becoming a public company; changes in business, market, financial, political and regulatory conditions; risks relating to Pubco's anticipated operations and business; risks related to increased competition in the industries in which KMC operates; risks that after consummation of the Business Combination, the Parties experiences difficulties managing their growth and expanding operations; the outcome of any potential legal proceedings that may be instituted against CDAQ, KMC, Pubco or others following the announcement of the Business Combination; and those risk factors discussed in documents of CDAQ, Pubco or KMC filed, or to be filed, with the Securities and Exchange Commission ("SEC").

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Additional Information and Where to Find It

In connection with the Business Combination, CDAQ, Pubco and KMC intend to file relevant materials with the SEC, including a registration statement on Form S-4, which will include a document that serves as a joint prospectus and proxy statement, referred to as a proxy statement/prospectus. A proxy statement/prospectus will be sent to all CDAQ shareholders. CDAQ and Pubco will also file other documents regarding the Transactions with the SEC.

Before making any voting or investment decision, investors, shareholders and other interested persons of CDAQ are urged to read the registration statement, the proxy statement/prospectus and all other relevant documents filed or that will be filed with the SEC in connection with Transactions carefully and in their entirety as they become available because they will contain important information about the Transactions.

Investors and security holders will be able to obtain free copies of the registration statement, the proxy statement/prospectus and all other relevant documents filed or that will be filed with the SEC by CDAQ through the website maintained by the SEC at www.sec.gov.

The documents filed by CDAQ and KMC with the SEC also may be obtained free of charge, once available, on the SEC's website at www.sec.gov or by directing a request to: Compass Digital Acquisition Corp., 195 US HWY 50, Suite 207, Zephyr Cove, NV 89448, or upon written request to info@keyminingcorp.com respectively.

Participants in Solicitation

CDAQ, Pubco, KMC and their respective directors and executive officers may be deemed under SEC rules to be participants in the solicitation of proxies from CDAQ's shareholders in connection with the Business Combination. A list of the names of such directors and executive officers, and information regarding their interests in the Business Combination and their ownership of CDAQ securities are, or will be, contained in CDAQ and Pubco's filings with the SEC. Additional information regarding the interests of the persons who may, under SEC rules, be deemed participants in the solicitation of proxies of CDAQ's shareholders in connection with the Business Combination, including and the names and interests of KMC and Pubco's directors and executive officers, will be set forth in the proxy statement/prospectus included in the Form S-4 for the Business Combination, which is expected to be filed by CDAQ, Pubco, and KMC with the SEC. You may obtain free copies of these documents as described in the preceding paragraph.

Introductions



KEY MINING CORP.



Cesar Lopez

Founder, CEO, and Director

- Serial Mining Entrepreneur
- 25 years of experience in exploration stage mining in multiple countries



NEW ENERGY METALS
CORP.



John Ryan

Founder & VP Corp Affairs

- Senior executive and director of multiple publicly listed mining companies
- Previously Founder & Director of Fermi Uranium



GOLD EXPRESS MINES

fermi uranium corp.



Thomas Hennessy

CEO & Director

- Repeat SPAC Sponsor
- President of Hennessy Capital Group
- Previous public director roles



HENNESSY
CAPITAL

ADIA



equity international

Porch
Group

CREDIT SUISSE



Nick Geeza

CFO

- Repeat SPAC CFO
- Prior management roles at Capital Preferences and US Bank Capital Markets



HENNESSY
CAPITAL

Capital Preferences

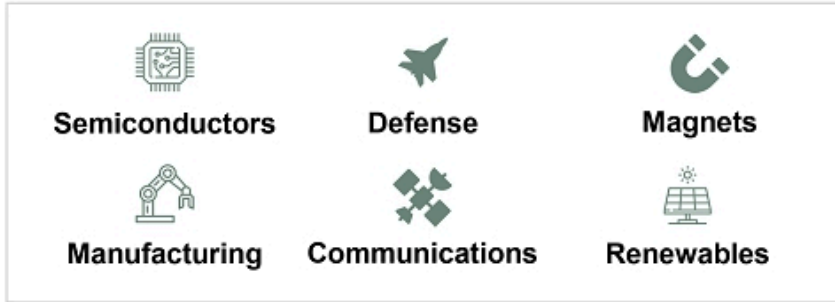
usbank

J.P.Morgan

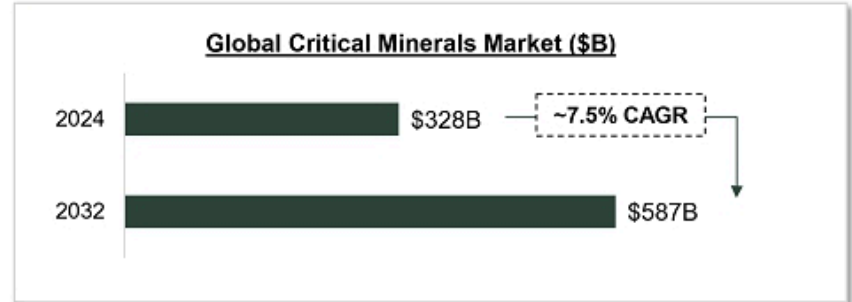
Critical Minerals Thesis



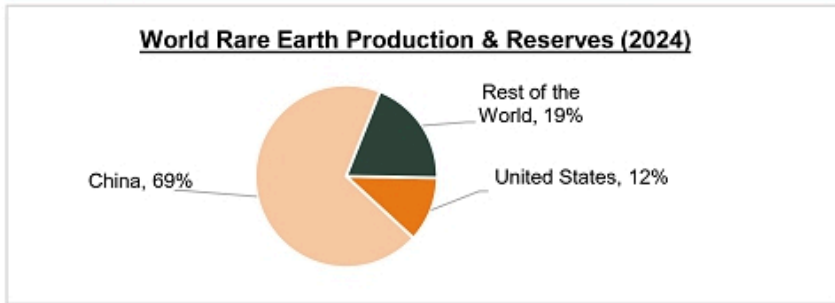
Critical Minerals Power the Modern Economy



Strong and Sustained Demand Growth¹



Highly Concentrated and Vulnerable Supply Chain²



Increased Government Focus on Critical Mineral Security

2025	Trump Executive Order 14241	Directs "Immediate Measures to Increase American Mineral Production"
2025	Trump Executive Orders 14156 & 14154	Mandate expanded domestic exploration, processing, and supply-chains
2024	U.S. Critical Minerals Strategy	National plan to secure reliable critical mineral supplies domestically
2022	Inflation Reduction Act	Targeted tax credits, grants, and incentives to boost U.S. production

1) Source: DataM Intelligence Report 2024
 2) Source: US Geological Survey – Mineral Commodity Summaries 2025

Investment Highlights



Global Critical Minerals & Mining Company

Multi-jurisdiction strategy acquiring high-value critical mineral assets across the US, Chile, and select countries



Flagship Rutile Project

100% owned Cerro Blanco in Chile ranks among the world's top rutile deposits, supported by extensive technical work and a completed S-K1300



Water Desalination Project

Nearing ready-to-build status with advanced-stage permitting supporting the rutile project and enabling third-party offtake revenue



US Critical Minerals Project

100% owned copper exploration claims in Arizona, strategically located adjacent to a brownfield, PEA-stage open-pit copper project



Differentiated Acquisition Pipeline

Proprietary relationships and access to high-quality mining assets globally, enabling a scalable M&A growth model



Proven Management Team

Top leadership with decades of global mining exploration, development, and M&A experience across multiple successful projects and jurisdictions

Proposed Transaction Overview



BUSINESS COMBINATION

- CDAQ intends to complete a proposed business combination (the “Business Combination”) with Key Mining Corp. (“KMC”), a global critical minerals and infrastructure company with 100% ownership of the Titanium Project and Water Desalination Project (collectively, the “Cerro Blanco Project”) in the Atacama Region of Chile.
- The Business Combination is targeted to close in 1H 2026, subject to the satisfaction of customary closing conditions.

VALUATION

- The Business Combination values KMC at a pre-money equity value of \$230M and implies a pro forma combined enterprise value of approximately \$303 million.¹
- Existing KMC shareholders (including holders of KMC options and warrants) will roll 100% of their equity as part of the Business Combination.

CAPITAL STRUCTURE

- The Business Combination will be funded by a combination of CDAQ cash held in trust, proceeds from potential transaction financing, and common stock received by KMC shareholders.
- Following the Business Combination, the combined company is expected to have approximately \$15 million net cash on the balance sheet to fuel growth.¹

1) See assumptions on slide 37, including \$20M in gross proceeds from remaining CDAQ trust account proceeds after redemptions and anticipated PIPE offering

Contents



01 Company Overview

02 Titanium Project

03 Water Desalination Project

04 Copper Project

05 Acquisition Strategy

06 Business Combination Overview

07 Appendix

Cerro Blanco Titanium Project, Atacama, Chile



KEY MINING CORP.

Aiming to build a leading global mining platform by acquiring, advancing, and developing critical mineral & infrastructure assets throughout the Americas

KMC Project Portfolio

Advancing Critical Minerals Projects in US & Chile



100% Owned Rutile Project

- Cerra Blanco Rutile Project – Atacama, Chile
- S-K1300 compliant Measured & Indicated Resource of 107Mt at 1.78% TiO₂

Water Desalination Project

- Cerra Blanco Water Desalination Project – Atacama, Chile
- Advanced Permitting Stage, Near Ready-to-Build status with multiple offtake agreements currently in progress



100% Owned Arizona Copper Exploration Project

- Fire Claims – Yavapai County
- Adjacent to PEA-level “Zonia Project” Owned by Edge Copper

Source: Company Materials

KMC at a Glance



Global Critical Minerals

Key Mining focuses on acquiring, advancing, and developing critical mineral assets across the Americas.



Experienced Leadership Team

Experienced management team with decades of international mining success, positioned to execute Key Mining's expansion and acquisition strategy.



Flagship Rutile Asset

Key Mining is advancing its 100%-owned Cerro Blanco Titanium Project in Chile, supported by extensive technical work and a completed S-K1300



Advanced Permitting Stage Water Desalination Project

Near Ready-to-Build (RTB) Water desalination project in advanced permitting stage supports Cerro Blanco development and draws strong interest from third-party offtakers.

Source: S&P Global Market Intelligence Report as of 2022

Cerro Blanco Titanium Project

#10
Rutile Deposit Worldwide

26,865m
Historical Drilling Completed

2,830k tons
Contained TiO₂

Q1 2029
Production Target

Water Desalination Project

US\$200-250M
Proposed Plant CapEx

Near RTB
Current Status

440 l/s
Planned Desalination Volume

185 l/s
Off-take under non-binding MoUs

Critical Minerals Asset Acquisition Pipeline



Growing project pipeline with recently acquired Arizona Copper Project



Proven ability to advance critical mineral assets with government support for fast-track permitting

KMC Management Team

Top Leadership with Decades of Global Mining Expertise



CESAR LOPEZ
Founder, CEO, and Director

Mining Attorney, M.Sc. Min. Econ., partner at Lopez & Ashton with over 25 years experience in exploration & mining. Former CEO/Founding Partner of AQM Copper, Centenario Copper Corp., Aegean Metals Corp., and White Mountain Titanium Corp.



ENRIQUE CORREA
Founder & Chile Country Manager

Chilean lawyer with over 25 years of experience in banking and retail finance in South America. Previously served as General Counsel/Compliance Officer of Scotiabank Chile and as CEO for an exploitation copper mining company in Cerro Negro, Atacama, Chile.



JOHN RYAN
Founder & VP Corporate Affairs

Senior executive and director of many publicly listed resource companies in the U.S., Canada, the UK, and Australia. Mr. Ryan holds a B.S. in Mining Engineering from the University of Idaho and a J.D. from Boston College Law School.



REINALDO REYES
Project Manager

Mining engineer with over 25 years experience in exploration, mine planning and construction. Development of metallurgical, conceptual, pre-mining projects, feasibility, start-up and operation planning. Track record of success with majors including SQM.



HOWARD CROSBY
Founder & Director

Officer and director of several private and public mining companies during his career, including Cadence Resources, High Plains Uranium, US Silver, and Western Goldfield.



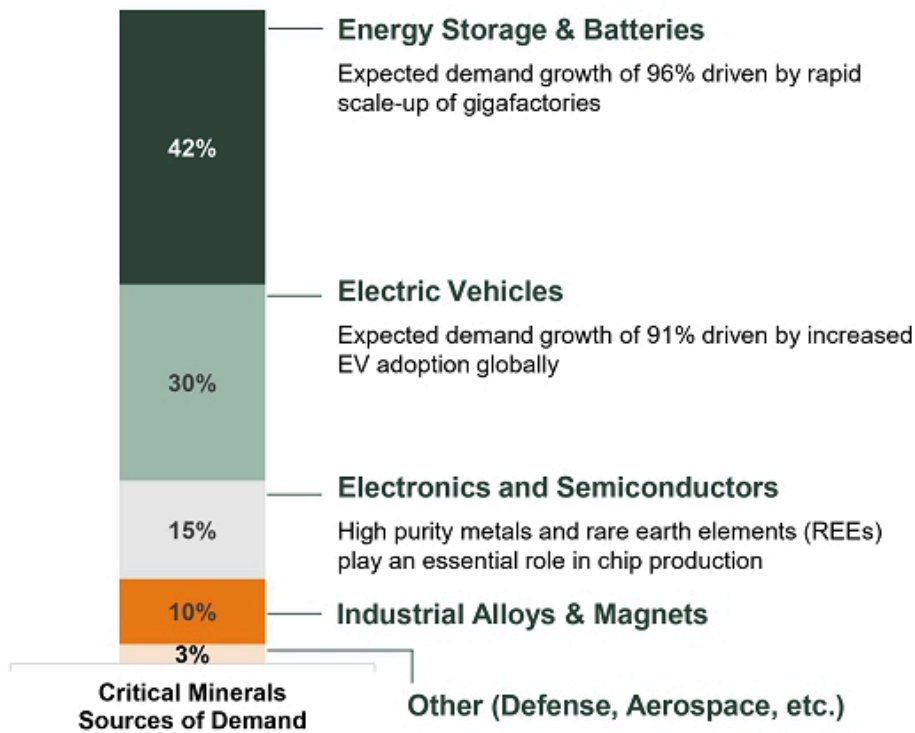
MATIAS LARRAIN
Water Desalination Project Manager

Previously worked with Keepex SpA, a Chilean company specializing in desalination systems, water treatment, and environmental solutions.

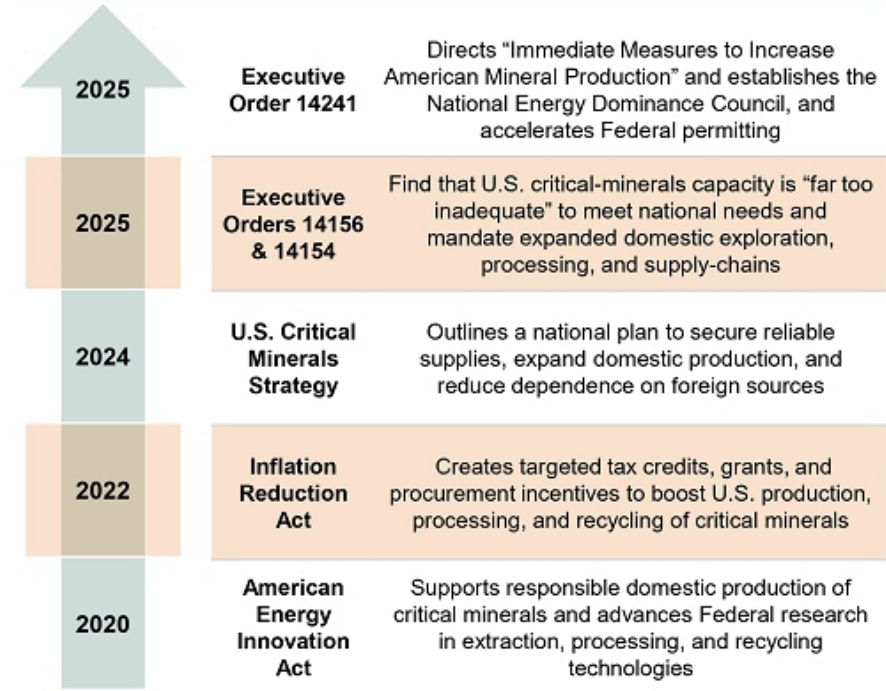
Note: John May (Independent Director, fellow of the Institute of Chartered Accountants in the UK) not pictured

Accelerating Global Demand for Critical Minerals

Total Critical Minerals Market Expected to Grow ~80% in the Next 8 Years



Prioritized by U.S. Government to Secure Supply



Source: DataM Intelligence Report 2024

Contents



01 Company Overview

02 Titanium Project

03 Water Desalination Project

04 Copper Project

05 Acquisition Strategy

06 Business Combination Overview

07 Appendix

Core Shack, Cerro Blanco Titanium Project
The Atacama, Chile

Cerro Blanco Titanium Project

Asset Overview



ADVANCED TITANIUM PROJECT
ATACAMA REGION III, CHILE & 100% OWNED



10th Largest rutile deposit in the world



EIS Permitted
(Mine, Plant, Water Desalination Plant, Pipeline, and Power Transmission Lines)

- **100% owned** by Key Mining in designated Mining District¹
- **High-grade** rutile titanium dioxide asset with extensive past work
- Titanium is a designated '**critical mineral**' by the **Department of the Interior**
- S-K1300 compliant Measured & Indicated Resource of **107Mt at 1.78% TiO₂**
- Mining infrastructure with access to **roads, energy, water and port**
- 157 boreholes, with a total of 26,895 meters drilled historically
- Metallurgical test work, drillhole database, and engineering studies completed
- U.S. based management with proven track record.
- **Technical team on ground in Chile**



Thomas Hennessy (CDAQ's CEO) at Cerro Blanco Titanium Project

Source: EIS Permit Cerro Blanco 2015, S-K1300 Cerro Blanco 2025; S&P Global Market Intelligence
1) 23 of the 52 concessions are subject to a 2% NSR with a buyout right in favor of the Company

Investment Highlights

100% Ownership of a High-Grade Rutile Deposit



High-Grade Rutile

- Cerro Blanco is the 10th largest rutile deposit in the world¹



EIS Permitted Project

- Environmental Impact Study (EIS) Permit includes permit to build mine, plant, power transmission lines and water desalination plant



Commercially Viable Grade & Recoveries

- Recoveries ranging from 75% to as high as 95% of TiO₂



100% Owned in Mining District

- 10,537-hectare property package in designated mining area
- Simplified landowner negotiations



Extensive Work Completed

- Drilling (26,865m), metallurgical testing, & engineering complete – simplifying future property development



Pilot Plant Program Underway

- Metallurgy program underway at pilot plant with SGS Lakefield, Toronto



Non-Binding MOU with Nippon Mining

- Non-Binding Memorandum of Understanding with Chilean Subsidiary of Nippon Mining for the potential offtake of Titanium Concentrate



Attractive Infrastructure

- Existing mining district with available water, roads, ports, railroad, and power

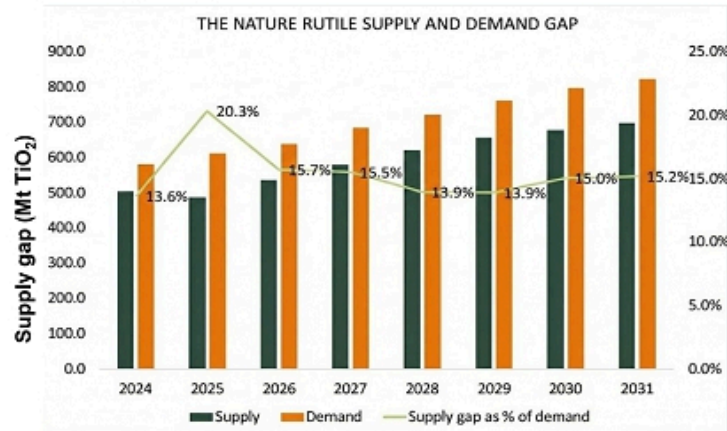
Rutile – Purest Source of Titanium

High-Value Critical Mineral with Structural Supply/Demand Gap



Natural Rutile Represents <5% of Global Titanium Feedstock

- **Essential titanium feedstock** for aerospace alloys, defense systems, and advanced manufacturing
- **Highest TiO₂ purity** versus ilmenite or synthetic alternatives, lower processing cost and emissions
- **Structural supply deficit** as legacy mines deplete and few new projects advance
- **Strategic mineral** with rising Western reshoring and defense procurement focus



Source: Maia Global Nature Rutile Market Research Report 2025, Iluka Resources, US Geological Services

Primary Uses of Titanium



- TiO₂ Pigment**
- Paints & Dyes
 - Plastics
 - Paper



- Welding Flux**
- Ship Building
 - Piping
 - Steel Fabrication



- Titanium Metal**
- Aerospace
 - Defense
 - Biotech

Natural Rutile Represents <5% of Global Titanium Feedstock but Commands Premium Pricing

Feedstock	Overview	TiO ₂ Content	Energy Intensity	Cost Sensitivity
Natural Rutile (TiO ₂)	Highest-quality feedstock naturally available	92–95%	Low	Low
Synthetic rutile	Engineered Ilmenite (Generates 0.7 tons of waste per ton of product)	88–95%	High	High
Ilmenite (Fe ^{II} TiO ₃)	Abundant but requires extensive processing and cost layering	58-62%	Extreme	Extreme

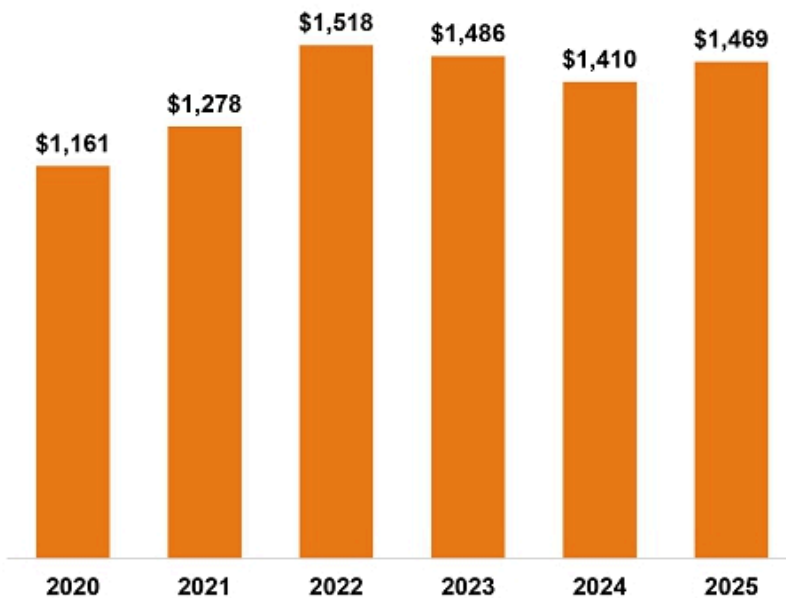
Asset Value

Cerro Blanco Titanium Project Demonstrates Strong Economic Value



Stable Rutile Prices Strengthen Project Economics

Average Global Rutile Price (US\$/Ton)



Cerro Blanco Titanium Project Economics

Estimated Project Capex	US\$200-220M
Estimated Annual TiO ₂ Concentrate Production (TPA)	80,000
Estimated Life of Mine	15 Years
Planned Drilling for Feasibility Study (meters) ¹	5,000

Cerro Blanco Titanium Project Resource Estimate

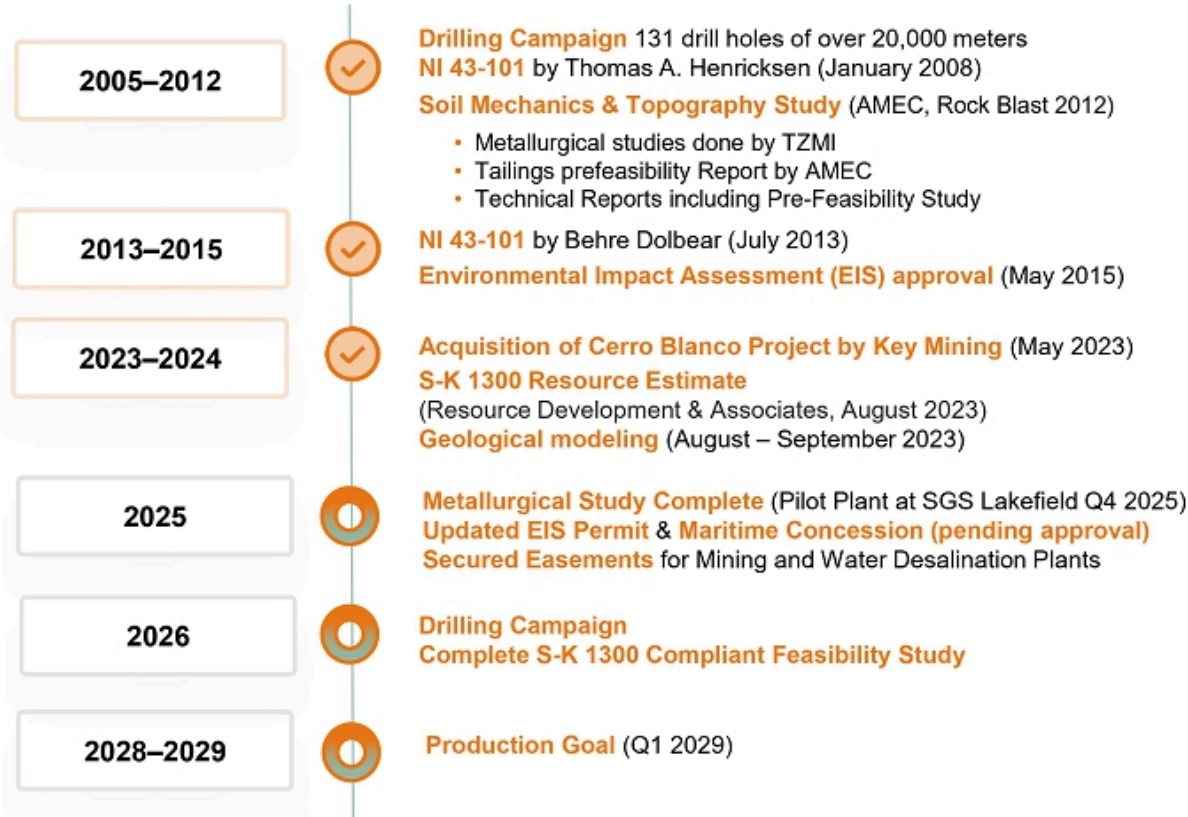
Category	TiO ₂ % cutoff	K mt	TiO ₂ %	Contained TiO ₂ (t)
Measured & Indicated	1.00%	106,841	1.78	1,898,200
Inferred	1.00%	67,614	1.38	932,300
Total		174,455		2,830,500

Source: Maia Global Nature Rutile Market Research Report 2025, Cerro Blanco S-K1300 Technical Summary Report, and Internal Company Estimates

1) Permit not required for the established drill plan. Drill plan ready to be deployed on site

Project Timeline

Critical Work Completed and Upcoming Milestones



Hernan Soza, geologist at Cerro Blanco Project, Atacama III, Chile

Source: Internal Company Materials

Mining in Chile

Globally Recognized Ethical Mining Hub for Multinationals



Chile - A Tier 1 Mining Jurisdiction

Mining rights are granted under the Chilean Mining Code and treated as real property, providing strong legal protection

Environmental approvals run through the SEIA system established by Law 19.300 and administered by the Environmental Evaluation Service (SEA)

Chile's mining sector drives the economy, contributing ~18% of GDP and over 50% of exports

Water, land and environmental approvals follow well defined processes with clear sequencing for developers

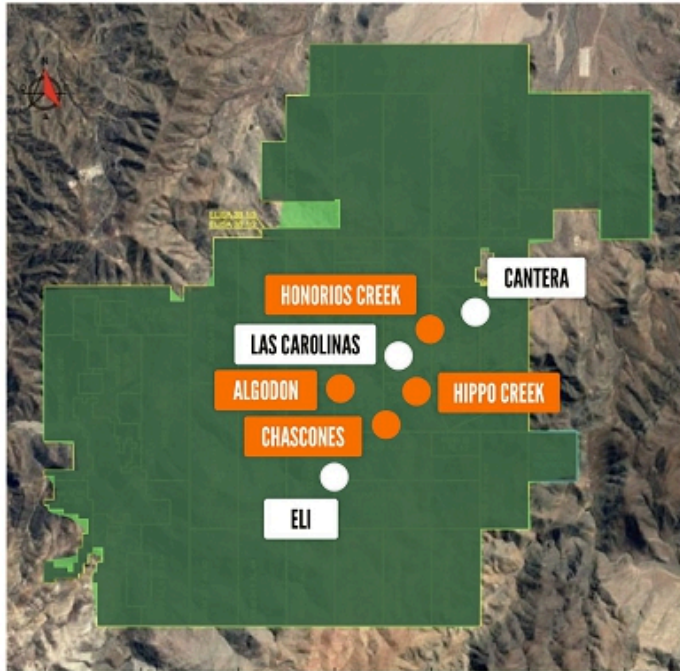
Chile's permitting timelines remain competitive for well prepared and proactively managed projects

Hub For Mining Giants With Major Investments

Company	Market Cap (as of 15 th Dec 2025)	Commodity
BHP Group	US\$150B	Copper
Newmont Corp	US\$109	Gold and Copper
Rio Tinto	US\$95	Copper
Barrick Mining	US\$73	Gold and Copper
Freeport-McMoRan	US\$68	Copper
Glencore	US\$60	Copper
Anglo American	US\$60	Copper
Teck Resources	US\$21	Copper
Sociedad Quimica y Minera de Chile	US\$17	Lithium, Potassium, Iodine, Specialty Chemicals
Lundin Mining	US\$17	Gold and Copper

Cerro Blanco Mineral Claims

Drill Targets Provide Optionality for Future Resource Expansion



☆ **Advanced Drilled**
Prospects which constitute the basis of the resource estimate by Resource Development & Associates.

★ **Highly Prospective**
Areas with limited drilling and good results. These four targets require follow up work which could add significant resources to our existing inventory.

■ **Mineral Concessions**
Comprising the Cerro Blanco property package.

Source: Internal Company Materials

Investing in Chile

Stable Economy with Low Geopolitical Risk



Chile is the Premier Investment Destination in Latin America

- Open economy**, supported by **trade agreements with the most relevant economies** around the globe
- Highest GDP per capita in Latin America**, with an average GDP growth of 3.2% for the last 20 years
- Strong and independent institutions**, high levels of transparency and protection of property rights
- OECD member since 2010 – the first South American country to be part of the organization** and the only one until the inclusion of Colombia in 2020

Upcoming Chilean Leadership – Pro Mining

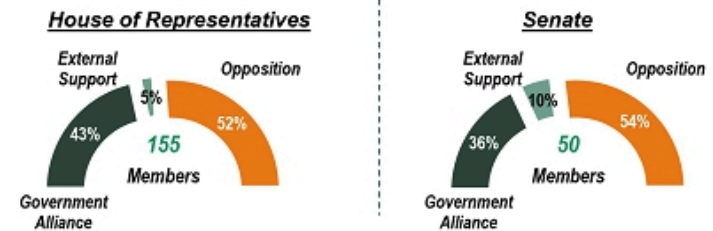
- President-elect José Antonio Kast has campaigned on a **pro-business** platform (deregulation, corporate tax cuts, lower public spending)
- Aims to reduce bureaucratic red tape and streamline regulations while supporting continued investment across the mining sector
- Kast's focus on restoring public order could reduce operating and logistics risk for mine sites and ports, supporting FDI across lithium, copper, gold, silver, iron ore, and industrial minerals

Source: World Bank, Chile Government

Pro-Business Policies with Stable Political Environment

- US Free Trade Agreement** US FTA allows Zero tariffs on trade in goods between the US and Chile
- Foreign Investment** Foreign investment has consistently been a fundamental pillar of the Chilean economy, and is expected to grow at an accelerated pace in the next 5 years
- Monetary** Chile's responsible fiscal policy has positioned the country with the highest credit rating in the region

Political Balance in Congress Deters Radical Polices



Contents



01 Company Overview

02 Titanium Project

03 Water Desalination Project

04 Copper Project

05 Acquisition Strategy

06 Business Combination Overview

07 Appendix

Proposed Maritime Works
(intake, pump and pipeline to water
desalination plant) Atacama, Chile

Water Desalination Project Overview

EIS-Permitted Project



CERRO BLANCO ADVANCED WATER DESALINATION PROJECT



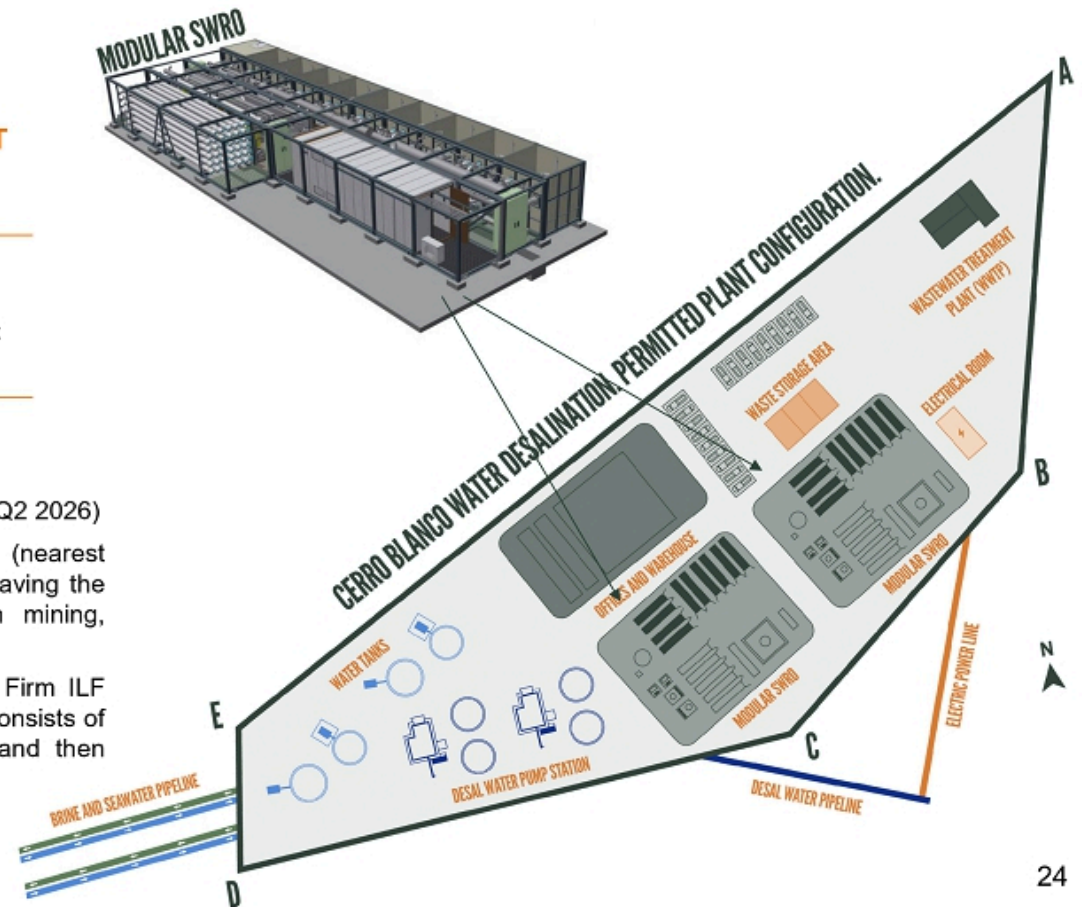
440 l/s Water Desalination Project



Pipeline
Permit Intact

- **BNP Paribas** is strategic advisor leading the M&A process
- **Approved EIS with easements and mining concessions**
- **Maritime Concessions declared admissible** (approval expected Q2 2026)
- **Identified demand of 4,000 l/s with no local water supply** (nearest existing water desalination plant is over 120 miles to the north leaving the Huasco area underserved with ample potential offtakers in mining, industrial, community and agricultural sectors)
- **SWRO Structure:** Independent Water Desalination Engineering Firm ILF developed the plant CAPEX and modular SWRO structure which consists of prefabricated units manufactured and assembled in a factory and then transported to site

Source: Internal Company Materials



Water Desalination Project Overview

Readily-Available Infrastructure



Identified Water Desalination Plant Site

Plant Site Approved
EIS Approval Achieved
(RCA N°90/2015)



Secure & Consistent Water Source

Direct control of a critical resource required for titanium mining
Reduced risk from fluctuations in water price, availability and legislative changes



Ongoing Discussions With Offtakers

Industrial, mining and agricultural investment-grade offtakers



Consistent Revenue Source

Supplementing revenue generated from mining operations

Long-term, profitable, reliable revenue from future offtaker agreements



Mining Demand In the Region

Region has high mining activity with excess demand for water

Agricultural activities in the region identified as additional offtakers for treated seawater



Environmentally & Socially Positive

Project does not rely on strained continental water sources

Mines have committed to reduce freshwater abstraction in water-scarce regions



Pipeline Permitting & Water Conveyance

Pipeline permitting in place and approved

Pipeline route placed strategically to potential key offtakers



Easements & Mining Concessions

Easements & mining concessions are intact and maintained

The majority of conveyance pipeline of water to offtakers covered in pipeline easement route

Supporting Chile's Water Demand

Opportunity to Penetrate LatAm's Most Dynamic Water Market



Non-continental water hub projects are among Chile's most valuable infrastructure assets, providing a sustainable water solution for Chile's mining, agriculture and residential sectors.

Key Mining's Desalination Project is well positioned to monopolize non-continental water supply for the entire Huasco Valley Freirina area (4,000 l/s approximate unmet demand has been identified from various offtakers, including CMP, Vicuña, Tintina Mines and Nueva Union)

Strategic Water Hub: De-Risking the Water-Stressed Huasco Valley Region

- Shared infrastructure reduces offtaker Capex 40-60%
- Converts capital to predictable OPEX under service contracts

Government & Industry Alignment

- Chilean government explicitly favors regional hubs and outsourced models
- Improves community relations & social license

Permitting & Sustainability

- Independent seawater source = easier permitting
- Aligns with ESG mandates driving 64% of investor approval

Partnership

- Contract a firm specializing in desalination to deliver the water solution
- Outsourced and shared infrastructure remains the favored approach in Chile's mining industry



Source: Internal Company Materials

State-of-the-Art Infrastructure

Highly Efficient Infrastructure and a Strategic Location



Description

Technology	
Treatment process	Sea Water Reverse Osmosis
Energy recovery system	ERS PX Technology or similar
Pre-treatment	Bio-Flocculators, Gravity Multi-Media Filtration Filters, Micronic Cartridge Filters, RO Feed Pumps
Production and Capacity	
Estimated Capex	US\$200-250M
Total Capacity (l/s)	440
Daily raw water intake (m ³ /day)	85,000
Expected operation factor	90%
Performance and Efficiency	
Recovery rate (efficiency)	45%
Expected brine disposal (m ³ /day)	45,000
Working pressure (psi)	1,200
Salinity – with mix (ppm)	36,000

Geographical Location



Strategically located in the Huasco region, benefitting from **available interconnection and power supply** capacity to capture the nearby **desalinated water demand**

Source: Internal Company Materials

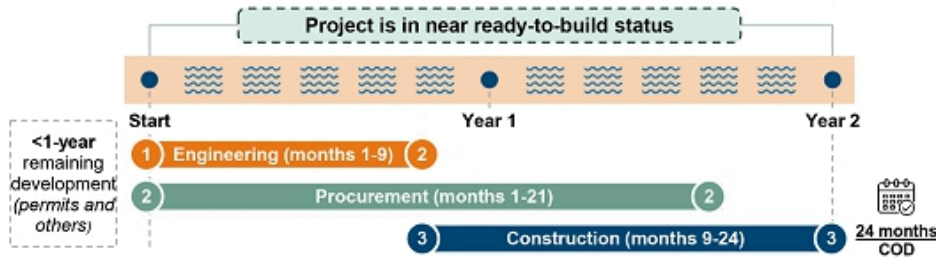
Construction Timeline

Nearing Ready-to-Build Status with Advanced Stage Permitting



Permits & Licenses

	EIS	Plant Site and project's main works approved
	Water pipeline permits	Allows for up to 74km of pipeline (Cerro Blanco is 34 km from the sea)
	Maritime concession	Allows for water intake +30m below sea level (regulated by Ministry of Defense)
	Power Tx	Power transmission lines included in the EIS permit; SEN connection still pending
	Easements	Majority of easements secured; advanced negotiations underway for the remaining parcels shown on the map
	Others / ESG	IFC Performance Standards / Equator Principles (EP) IV, Environmental and Social Action Plan (ESAP) in place



Source: Internal Company Materials

Project Highlights



- ① **Maritime Concession** Land available for preliminary works related to the Plant's infall & outfall systems
- ② **Seawater Intake and outfall systems** Pre-treatment plant, brine reservoir, pump station, intake & outfall pipeline, diffuser, etc.
- Water pipeline** Connecting the plant with the water intake system
- Water Desalination Plant** Section of Seawater and Brine pipeline easement under negotiation (not currently secured)
- ③ **Water Desalination Plant** Reverse osmosis system, post-treatment facility, pumping station, road access, etc.
- ④ **Power transmission lines** 13.8 kV transmission line connected to Guacolda substation or other renewable energy alternatives available

Contents



01 Company Overview

02 Titanium Project

03 Water Desalination Project

04 Copper Project

05 Acquisition Strategy

06 Business Combination Overview

07 Appendix

100% Owned Arizona Copper Project Fire Claims in Yavapai County



Greenfield Fire Claims in Known Copper District

Strategic Location	Adjacent to Edge Copper's Zonia project (~160 miles from Phoenix, AZ)
Property Package	52 unpatented mining claims located in Yavapai County, Arizona
Target	Copper Oxide
Upside	100% owned (no work requirements with low annual BLM maintenance fee) acquired in December 2025
Timeline	Complete foundational geology; drilling; maiden resource

Adjacent to PEA-level "Zonia Project" Owned by Edge Copper

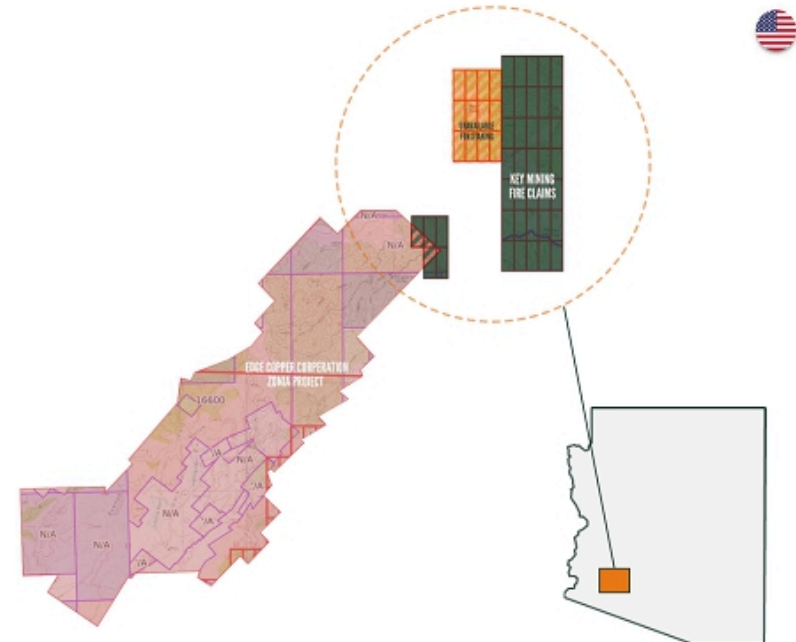
Neighbor Zonia's Deposit Characteristics

- Northeast-trending, structurally controlled copper-oxide mineralization
- Regional geochemical halos extend toward Key Mining's Fire Claims area
- Large, largely untested porphyry-style copper target identified northeast of main deposit

Strategic Opportunity for KMC

- Potential to identify additional oxide/porphyry copper mineralization

Fire Claims' Geographical Location



Contents

01 Company Overview

02 Titanium Project

03 Water Desalination Project

04 Copper Project

05 Acquisition Strategy

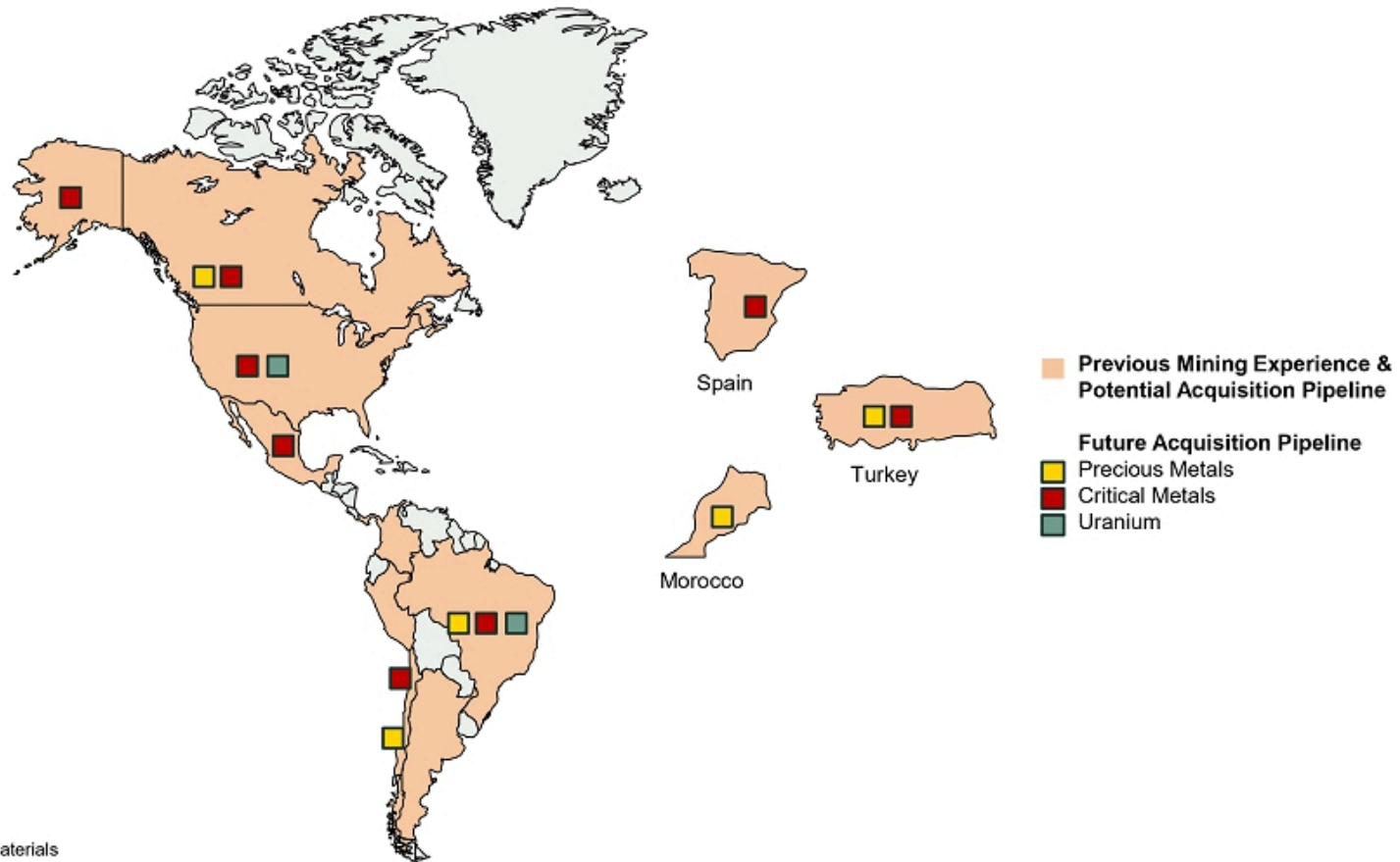
06 Business Combination Overview

07 Appendix



Past Mining Experience & Future Project Pipeline

Management has Global Mining Experience Spanning 4 Continents



Source: Internal Company Materials

Potential Critical Minerals Assets Acquisition Strategy

Exploration Assets with US Policy Support



1) REE Opportunity

- 4 square miles of stated claims targeting bulk-tonnage disseminated REE mineralization in syenite intrusives
- Frontier-stage asset with upside for a REE operation in tier-1 mining jurisdiction



2) REE Opportunity

- Rare earth mineralization in Proterozoic rocks with carbonatite veins
- USGS historical sampling returned high Yttrium values
- Carbonatite-hosted REE systems globally recognized for high grades and large tonnage potential

3) Lithium Opportunity

- Early-stage lithium brine opportunity in northeastern Utah
- Potential to acquire 3,372 acres of claims in a highly prospective salar basin with near-surface brines
- Recent surface work showing enriched soils and brines starting from 6–8 feet depth.
- NI 43-101 technical report, exclusive water rights, drill and road-use permits, and bonding with the State of Utah in place.

Note: These projects are not currently owned by the Company but are intended to illustrate the type of US critical mineral assets that our management team can potentially secure through their established technical and industry relationships.

Contents

01 Company Overview

02 Titanium Project

03 Water Desalination Project

04 Copper Project

05 Acquisition Strategy

06 Business Combination Overview

07 Appendix



Asset Benchmarking



Overview of Comparable Assets

(Sorted by market cap)

Company	Market cap (US\$) (as of 15 th Dec 2025)	Asset type	Stage	Main project location
Key Mining Corp.	-	Titanium, Copper	Exploration	Chile, United States
The Metals Company	\$2.7B	Polymetallic Nodules	Production	International waters
Iluka Resources	\$1.9B	Mineral sands, REEs	Production	Australia
USA Rare Earth	\$1.9B	REEs	Development	United States
IperionX	\$1.1B	Titanium, REEs	Production	United States
Critical Metals Corp	\$848M	Lithium, REEs	Exploration	Austria, Greenland
NioCorp	\$726M	Niobium, Scandium	Development	United States
Tactical Resources	\$612M (Announced) ¹	REEs	Exploration	United States

Source: Company Materials & Factset Market Data as of 15th December 2025

1) Pro-forma Equity Value of the proposed transaction

Valuation Benchmarking



Company	Key Mining Corp.	Tactical Resources	NioCrop	Critical Metals Corp	IperionX	USA Rare Earth	Iluka Resources	The Metals Company
Stage	Exploration	Exploration	Development	Exploration	Production	Development	Production	Production
Asset Type	Titanium, Copper	REEs	REEs	Lithium, REEs	Titanium, REEs	REEs	REEs	Polymetallic Nodules
Main Project Location	Chile, US	US	US	Austria, Greenland	US	US	Australia	International Waters
Public Listing	SPAC (Deal Announced)	SPAC (Deal Announced)	SPAC (Completed)	SPAC (Completed)	Reverse Merger (Completed)	SPAC (Completed)	IPO (Completed)	SPAC (Completed)



Source: Company Materials & Factset Market Data as of 15th December 2025

1) See assumptions in Slide 37

Transaction Overview



Sources (US\$M)

KMC Shares (Rollover Equity) ¹	\$230	92%
Estimated Gross Cash Proceeds from Anticipated PIPE Offering and Remaining CDAQ Trust Account Proceeds After Redemptions ²	20	8%
Total Sources	\$250	100%

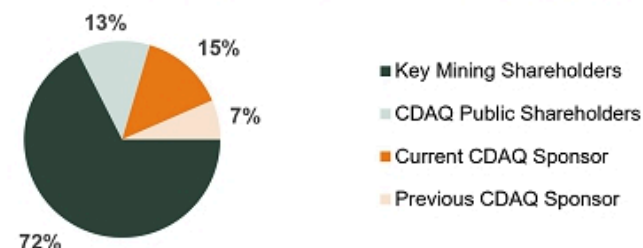
Uses (US\$M)

Equity Consideration to KMC ¹	\$230	92%
Cash to Balance Sheet (Primary Growth Capital)	15	6%
Estimated Transaction Fees & Expenses	5	2%
Total Uses	\$250	100%

Pro Forma Valuation (US\$M)

Share Price (\$ per share)	\$10.00
Shares Outstanding (mm) ¹	31.8
Equity Value (\$mm)	\$318
Less: Net Cash to Balance Sheet	(15)
Plus: Rollover of Existing Net Debt	–
Enterprise Value (at close)	\$303

Pro Forma Ownership Structure³⁻⁵



- 1) Pro Forma Existing Shareholders share count calculated based on KMC rollover equity of \$230 million and a price per share of \$10.00. Assumes that no in-the-money KMC options or warrants are rolled over to the combined public company.
- 2) Target proceeds assume that there are no redemptions and that the PIPE is for common stock at \$10.00 per share.
- 3) CDAQ Public Shareholders share count includes founder shares to be transferred to CDAQ investors upon the closing of the Business Combination in connection with prior SPAC extension and other investor arrangement and assumes no redemptions from CDAQ's trust account.
- 4) Current CDAQ Sponsor share count includes estimated shares to be issued in connection with the conversion of the Current Sponsor Promissory Note.
- 5) Ownership and share count excludes 11.91 million of outstanding public and private placement warrants (strike price of \$11.50 or ~15% out-of-the-money) and does not include awards under the new equity incentive plan to be adopted by the combined company.

Contents



01 Company Overview

02 Titanium Project

03 Water Desalination Project

04 Copper Project

05 Acquisition Strategy

06 Business Combination Overview

07 Appendix

Rail Access, Cerro Blanco Titanium
Project Atacama, Chile

Mineral Resource Statement

Resources Inventory Broken Down By Prospect



Total Resources				
Category	TiO ₂ % cutoff	K mt	TiO ₂ %	Contained TiO ₂ (t)
Measured & Indicated	1.00%	106,841	1.78	1,898,200
Inferred	1.00%	67,614	1.38	932,300
Total		174,455		

Resources by Prospect									
Prospect	Measured (Mt)	TiO ₂ %	Indicated (Mt)	TiO ₂ %	M&I (Mt)	TiO ₂ %	Inferred (Mt)	TiO ₂ %	
High Grade Resource (above 1% TiO₂)									
Las Carolinas	47.0	1.90	40.5	1.88	87.5	1.89	7.7	1.97	
La Cantera	-	-	-	-	-	-	52.5	1.31	
Eli	9.3	1.26	10.1	1.24	19.4	1.25	7.4	1.26	
Low Grade Resource (between 0.5 and 1.0% TiO₂)									
Las Carolinas	2.8	0.73	1.3	0.76	4.1	0.74	0.1	0.74	
La Cantera	-	-	-	-	-	-	0.9	0.94	
Eli	0.3	0.93	0.3	0.95	0.6	0.94	0.1	0.95	
Total Resource	56.3	1.80	50.5	1.75	106.8	1.78	67.6	1.38	

Note: The above table is an excerpt from the S-K 1300 Technical Report Summary Cerro Blanco Project Region III, Atacama, Chile Effective Date August 7, 2023, as revised, prepared by Resource Development Associates, Highlands Ranch, CO. Mineral Resources that are not Mineral Reserves do not have demonstrated economic viability. There is no certainty that all or any part of the Mineral Resources will be converted to Mineral Reserves.

Comparable Rutile Assets

One of the World's Top 10 Rutile Deposits According to S&P Global



Top 10 Global Rutile Deposits (In Ascending Order)

PROPERTY NAME Location, Owner	DEVELOPMENT STAGE	CONTAINED RUTILE (Thousands of Metric Tons)
CERRO BLANCO Chile, Key Mining Corp.	Pre- Feasibility	2,873
PERTH BASIN Australia, Iluka Resources Ltd.	Operating	3,112
MOMA Mozambique, Kenmore Resources	Operating	4,239
WIM 150 Australia, LB Group Co. Ltd.	Feasibility	7,095
SIERRA RUTILE Sierra Leone, Iluka Resources Ltd.	Operating	8,100
MURRAY BASIN Australia, Iluka Resources Ltd.	Operating	8,400
MURRAY BASIN EXPLORATION AREA Australia, Tronox Holdings PLC	Reserve Development	10,042
ENGEBO Norway, Nordic Mining ASA	Pre-production	12,700
CORRIDOR Mozambique, MRG Metals Ltd.	Reserve Development	15,754
KASIYA Malawi, Sovereign Metals Ltd.	Reserve Development	18,000

Source: S&P Global Market Intelligence Report as of 2022

Risk Factors



Risks Related to KMC's Business

- KMC is an exploration stage mining company that also is developing a desalination plant and has limited operating history. KMC currently does not operate any mines, and there is no assurance that KMC will ever produce minerals from the Titanium Project or any of KMC's other properties or fully develop and commercialize the desalination plant.
- The Titanium Project is in the exploration stage.
- KMC's exploration plans rely on historical information regarding its mineral projects, and any inaccuracies in such information could hinder those plans.
- Suitable infrastructure may not be available or damage to existing infrastructure may occur.
- A shortage of equipment and supplies and/or the time it takes such items to arrive at the Cerro Blanco Project could adversely affect KMC's ability to operate its business.
- KMC relies on information technology systems which are subject to disruption, damage, failure and other risks.
- KMC's success depends on developing and maintaining relationships with the local communities where it operates.
- If KMC fails to attract and retain senior management, KMC's business may be materially and adversely affected.
- Certain of KMC's officers and directors do not devote full time to the affairs of KMC and could allocate their time and attention to other business ventures which may not benefit KMC.

Risks Related to KMC's Financial Position and Capital Needs

- KMC's independent registered public accounting firm has expressed substantial doubt about KMC's ability to continue as a going concern, which may hinder KMC's ability to obtain future financing.
- KMC will require substantial additional capital to explore and/or develop the Cerro Blanco Project and KMC may be unable to raise additional capital on favorable terms or at all.
- KMC has a limited operating history on which to evaluate its business and performance, and accordingly, KMC's prospects must be considered in light of the risks that any new company encounters.
- KMC has incurred operating losses since inception on February 18, 2020, expects to incur significant operating losses for the foreseeable future and may never achieve or sustain profitability.
- KMC has identified material weaknesses in its internal control over financial reporting, and KMC cannot provide assurances that these material weaknesses will be effectively remediated or that additional material weaknesses will not occur in the future.
- KMC may experience increased costs at the Cerro Blanco Project which could have a material adverse effect on its business, financial condition, results of operation and prospects.

Risks Related to the Mining Industry

- The mining industry is highly competitive.
- KMC faces significant risks and hazards inherent to the mining industry.
- There may be defects in KMC's rights under the mining claims that comprise the Titanium Project in Chile, and such defects could impair KMC's ability to explore for mineralized material and to otherwise develop such property.

Risks Related to the Water Desalination

- The water desalination industry is highly competitive.
- KMC faces significant risks and hazards inherent to the development and operation of a water desalination project.
- The Water Desalination Project's success depends on entering into and maintaining long-term water purchase agreements with mining, utility and agricultural off-takers, which may not materialize as expected.
- The Water Desalination Project's off-take portfolio is expected to be concentrated in a limited number of mining customers whose operations and water needs may be affected by commodity price volatility, regulatory changes and other factors.
- Potential demand and offtake for the Water Desalination Project may be insufficient to support its economic viability or profitability.
- KMC may be unable to obtain approvals to increase the permitted capacity of the Water Desalination Project as contemplated, which would limit potential returns and could adversely affect KMC's business.
- Competition from other desalination projects in the Atacama Region could reduce demand for the Water Desalination Project and exert downward pressure on prices.
- Although the Water Desalination Project has obtained an Environmental Impact Statement approval and most of the permits required to begin construction, certain key permits and land rights, including final maritime concessions and remaining easements, remain outstanding or subject to renewal and challenge.
- The Water Desalination Project remains in a development stage and may not be completed, commissioned or operated as currently planned, on time or within budget.

Risk Factors (cont'd)



Risks Related to KMC's Operations in the Republic of Chile

- The Cerro Blanco Project is located in Chile which makes KMC vulnerable to risks associated with operating in one major geographic area.
- Changes in laws or regulations regarding mining concessions in Chile could increase KMC's expenses.
- Possible changes to the Chilean Constitution and other Chilean laws could affect a range of mining and water rights, and such changes could adversely impact KMC's business, financial condition and results of operations.
- Changes in Chilean regulatory, environmental or water policies could adversely affect the Water Desalination Project.
- The Water Desalination Project may face environmental, marine and social opposition, including with respect to seawater intake, brine discharge, land access and perceived impacts on local communities.
- Chile's ratification of an international convention on rights of its indigenous and tribal peoples could impact KMC's exploration and development activities.
- KMC is and might be subject to new and upcoming labor laws and regulations in Chile and may be exposed to liabilities and potential costs for non-compliance.

Risks Related to Being a Public Company

- The market price of the securities of Pubco after the Business Combination may be volatile and decline materially. You should be aware that you may lose some or all of your investment.
- If securities or industry analysts do not publish research or reports about Pubco's business or the Business Combination or publish negative reports, the market price of Pubco securities could decline.
- Pubco's ability to timely raise capital in the future may be limited, or may be unavailable on acceptable terms, if at all. Pubco's failure to raise capital when needed could harm its business, operating results and financial condition.
- The issuance of additional shares or convertible securities by Pubco could make it difficult for another company to acquire Pubco, may dilute the ownership of Pubco stockholders and could adversely affect the price of Pubco securities.
- Future resales of Pubco securities after the consummation of the Business Combination may cause the market price of Pubco's securities to drop significantly, even if Pubco's business is doing well.
- Pubco will incur higher costs post-Business Combination as a result of being a public company, including additional legal, accounting, insurance and other expenses, as well as costs associated with public company reporting requirements.
- Pubco's management team is expected to have limited experience managing and operating a U.S. public company.
- If Pubco is unable to maintain an effective system of internal controls and compliances, its business and reputation could be adversely affected.
- Pubco's failure to timely and effectively implement controls and procedures required by Section 404(a) of the Sarbanes-Oxley Act that will be applicable to it following consummation of the Business Combination could have a material adverse effect on its business, financial condition, results of operations, cash flow and prospects.
- Pubco will be an "emerging growth company." The reduced public company reporting requirements applicable to emerging growth companies may make Pubco securities less attractive to investors.

Risks Related to the Business Combination

- The market price of Pubco securities after the Business Combination will be affected by factors different from those currently affecting the prices of Class A ordinary shares of CDAQ ("CDAQ Class A Ordinary Shares").
- The consummation of the Business Combination is subject to a number of conditions set forth in an agreement and plan of merger among the Parties (the "Merger Agreement"), and if those conditions are not satisfied or waived, including the listing of Pubco's common stock on a national securities exchange, the Merger Agreement may be terminated in accordance with its terms and the Business Combination may not be completed.
- The Merger Agreement contains provisions that limit CDAQ from seeking an alternative business combination.
- CDAQ's public shareholders that do not redeem may experience immediate and material dilution upon closing of the Business Combination as a result of the Class B ordinary shares of CDAQ (the "CDAQ Class B Ordinary Shares") held by the prior and current sponsors of CDAQ (collectively, the "Sponsor"), since the value of the CDAQ Class B Ordinary Shares is likely to be substantially higher than the nominal price paid for them, even if the trading price of Pubco securities at such time is substantially less than \$10.00 per share.
- CDAQ, KMC, or Pubco may not be able to raise the anticipated transaction financing that they are seeking in connection with the Business Combination, or the terms of such financing may be on less desirable terms and conditions than currently anticipated.

Risk Factors (cont'd)



- Since the Sponsor and CDAQ's directors and officers have interests that are different from, or in addition to (and which may conflict with), the interests of CDAQ's public shareholders, a conflict of interest may exist in determining whether the Business Combination with Pubco is appropriate as CDAQ's initial business combination. Such interests include that the Sponsor will lose its entire investment in CDAQ if the Business Combination or any other business combination is not completed, and that the Sponsor will be liable to CDAQ in certain circumstances if and to the extent any claims by a third party for services rendered or products sold to CDAQ (except for its independent auditors and underwriters of CDAQ's initial public offering), or a prospective target business with which CDAQ has entered into a written letter of intent, confidentiality or similar agreement or merger agreement, reduce the redemption amount to below certain agreed upon thresholds.
- CDAQ's directors and officers will have discretion on whether to agree to changes or waivers in the terms of the Business Combination and their interests in exercising that discretion may conflict with those of CDAQ's shareholders.
- Members of CDAQ's management team and the CDAQ Board have significant experience as founders, board members, officers, executives or employees of other companies. Certain of those persons, as well as CDAQ's affiliates, have been, may be, or may become, involved in litigation, investigations or other proceedings, including related to those companies or otherwise. The defense or prosecution of these matters could be time-consuming and could divert CDAQ management's attention, and may have an adverse effect on CDAQ, which may impede CDAQ's ability to consummate the Business Combination.
- Changes in laws or regulations, or a failure to comply with any laws and regulations, may adversely affect CDAQ's business, including CDAQ's ability to negotiate and complete the Business Combination.
- If the Business Combination is not approved and CDAQ does not consummate another initial business combination by its deadline, then the Sponsor's ordinary shares of CDAQ will become worthless and the expenses it has incurred will not be reimbursed. These interests may have influenced its decision to approve the Business Combination.
- A substantial majority of CDAQ's public shareholders have previously redeemed their CDAQ Class A Ordinary Shares, which reduced proceeds available to fund Pubco's operations following the Business Combination.
- CDAQ was delisted from Nasdaq and currently trades on the OTC, which may make it more complex or difficult for Pubco common stock to become listed on a national securities exchange in the Business Combination.
- The ability of public shareholders of CDAQ to exercise redemption rights with respect to a large number of CDAQ's public shares may reduce the public "float" of CDAQ Class A Ordinary Shares, reduce the liquidity of the trading market for the CDAQ Class A Ordinary Shares, or make it difficult to obtain or maintain the quotation, listing or trading of shares of Pubco securities on a national securities exchange and consequently may not allow the parties to complete the Business Combination, or optimize Pubco's capital structure following the Business Combination.
- If CDAQ seeks shareholder approval of the Business Combination, the Sponsor and CDAQ's directors, officers and their respective affiliates may elect to purchase CDAQ Class A Ordinary Shares from public shareholders, subject to any limitations under Rule 14e-5 under the Securities Exchange Act of 1934, which may influence a vote on the Business Combination and reduce the public "float" of CDAQ Class A Ordinary Shares.

Risks Related to Ownership of Pubco Common Stock Following the Business Combination

- Securities of companies formed through mergers with special purpose acquisition companies such as Pubco may experience a material decline in price relative to the share price of the special purpose acquisition companies prior to the merger.
- Volatility in Pubco's share price could subject Pubco to securities class action litigation.
- The number of issued Pubco securities and additional issues of Pubco securities may fluctuate substantially, which could lead to adverse tax consequences for the holders thereof.
- Currently, there is no public market for Pubco securities. Investors cannot be sure about whether Pubco securities will develop an active trading market, their market price or whether Pubco will successfully obtain authorization for listing on a national securities exchange.
- Since the completion of the initial public offering of CDAQ, there has been a precipitous drop in the market values of companies formed through mergers involving special purpose acquisition companies. Accordingly, securities of companies such as Pubco may be more volatile than other securities and may involve special risks.
- Pubco may or may not pay cash dividends in the foreseeable future.
- Sales of a substantial number of Pubco securities in the public market following the Business Combination could adversely affect the market price of Pubco securities.

Contact



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