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): December 5, 2024

BURTECH ACQUISITION CORP.

(Exact name of registrant as specified in its charter)

001-41139 (Commission File Number) 86-2708752 (IRS Employer Identification No.)

Delaware (State or other jurisdiction of incorporation)

3529 Porter St

Washington, DC 20016 (Address of principal executive offices, including zip code)

(202) 600-5757

Registrant's telephone number, including area code:

Not Applicable

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

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

☑ Written communications pursuant to Rule 425 under the Securities Act (17 CFR 230.425)

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

D 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))

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

	Trading	Name of each exchange on
Title of each class	Symbol	which registered
Units, each consisting of one share of Class A Common Stock and one Redeemable Warrant	BRKHU	The Nasdaq Stock Market, LLC
Class A Common Stock, par value \$0.0001 per share	BRKH	The Nasdaq Stock Market, LLC
Warrants, each exercisable for one share of Class A Common Stock for \$11.50 per share	BRKHW	The Nasdaq Stock Market, LLC

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.

As previously disclosed, on December 22, 2023, BurTech Acquisition Corp. ("BurTech"), BurTech Merger Sub Inc., a Delaware corporation and a direct, wholly owned subsidiary of BurTech ("Merger Sub"), Blaize, Inc., a Delaware corporation ("Blaize"), and for the limited purposes set forth therein, Burkhan Capital LLC, a Delaware limited liability company and affiliate of BurTech ("Burkhan"), entered into an Agreement and Plan of Merger (as amended on April 22, 2024, October 24, 2024 and November 21, 2024, and as may be further amended and/or amended and restated, the "Merger Agreement"), pursuant to which Merger Sub will merge (the "Merger") with and into Blaize, whereupon the separate corporate existence of Merger Sub will cease and Blaize will be the surviving company and continue in existence as a wholly owned subsidiary of BurTech, on the terms and subject to the conditions set forth therein (Collectively with the other transactions described in the Merger Agreement, the "Business Combination").

Attached hereto as Exhibit 99.1 and incorporated into this Item 7.01 by reference is an investor presentation that will be used in making presentations to potential investors into Blaize and the post-combination company with respect to the Business Combination.

The information in this Item 7.01 (including Exhibit 99.1) is being furnished and shall not be deemed to be filed for purposes of Section 18 of the Securities and Exchange Act of 1934, as amended (the "Exchange Act"), or otherwise be subject to the liabilities of that section, nor shall it be deemed to be incorporated by reference in any filing under the Securities Act of 1933, as amended, or the Exchange Act.

Important Information About the Proposed Business Combination and Where to Find It

In connection with the Business Combination, BurTech has filed with the Securities and Exchange Commission (the "SEC") a Registration Statement on Form S-4 (the "Registration Statement"), and the Registration Statement was declared effective on December 2, 2024. BurTech has mailed a definitive proxy statement/prospectus relating to the proposed transaction to its stockholders. This report does not contain all the information that should be considered considered memory prospectus and under interested persons are advised to read the definitive proxy statement/prospectus and the other documents filed in connection with the proposed transaction. BurTech's stockholders and other interested persons are advised to read the definitive proxy statement/prospectus and ther other documents filed in connection with the proposed transaction. The definitive proxy statement/prospectus and other relevant materials for the proposed transaction has been mailed to stockholders of BurTech's stockholders of BurTech as of the record date established for voting on the proposed transaction and the other matters. Such stockholders are able to obtain copies of the adfinitive proxy statements filed with the SEC, without charge, at the SEC's website at www.sec.gov, or by directing a request to BurTech Acquisition Corp., 1300 Pennsylvania Avenue, Suite 700, New York, NY 20006, Attention: Roman Livson, Chief Financial Officer.

Participants in Solicitation

BurTech, Blaize, and their respective directors, executive officers, other members of management, and employees, under SEC rules, may be deemed to be participants in the solicitation of proxies from BurTech's stockholders in connection with the proposed transaction. Information regarding the persons who may, under SEC rules, be deemed participants in the solicitation of BurTech's stockholders in connection with the proposed transaction. Information regarding the persons who may, under SEC rules, be deemed participants in the solicitation of BurTech's stockholders in connection with the proposed transaction, including the names of such persons and a description of their respective interests, is set forth in BurTech's Annual Reports on Form 10-K, Quarterly Reports on Form 10-Q and Current Reports on Form 8-K. Additional information regarding the interests of those persons and other persons who may be deemed participants in the proposed transaction may be obtained by reading the Registration Statement regarding the proposed transaction. Stockholders will be able to obtain copies of the documents described in this paragraph that are filed with the SEC, once available, without charge at the SEC's website at www.sec.gov, or by directing a request to BurTech Acquisition Corp., 1300 Pennsylvania Avenue, Suite 700, New York, NY 20006, Attention: Roman Livson, Chief Financial Officer.

No Offer or Solicitation

This press release is not a proxy statement or solicitation of a proxy, consent or authorization with respect to any securities or in respect of the proposed transaction and does not constitute an offer to sell or a solicitation of an offer to buy any securities of BurTech or Blaize, nor shall there be any sale of any such securities in any state or jurisdiction in which such offer, solicitation or sale would be unlawful prior to registration or qualification under the securities laws of such state or jurisdiction. No offer of securities shall be made except by means of a prospectus meeting the requirements of the Securities Act.

Cautionary Statement Regarding Forward Looking Statements

This report contains forward-looking statements within the meaning of Section 27A of the U.S. Securities Act of 1933, as amended (the "Securities Act"), and Section 21E of the Exchange Act that are based on beliefs and assumptions and on information currently available to BurTech and Blaize including statements regarding Blaize's business plans and growth strategies, market opportunities, and financial prospects. In some cases, you can identify forward-looking statements by the following words: "may," "will," "could," "should," "expect," "intend," "plan," "anticipate," "believe," "estimate," "predict," "project," "potential," "continue," "ongoing," "target," "seek" or the negative or plural of these words, or other similar expressions that are predictions or indicate future events or prospects, although not all forward-looking statements contain these words. 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 previously disclosed proposed business combination (the "proposed transaction") may not be completed in a timely manner or at all, which may adversely affect the price of BurTech's securities; (ii) the risk that the proposed transaction may not be completed by BurTech's business combination deadline and the potential failure to obtain an extension of the business combination deadline if sought by BurTech; (iii) the failure to satisfy the conditions to the consummation of the proposed transaction, including the approval of the proposed transaction by BurTech's stockholders, the satisfaction of the minimum aggregate transaction proceeds amount following redemptions by BurTech's public stockholders and the receipt of certain governmental and regulatory approvals; (iv) the failure to obtain adequate financing to complete the proposed transaction and to support the future working capital needs of Blaize and the combined company; (v) the effect of the pendency of the proposed transaction on Blaize's business relationships, performance, and business generally; (vi) risks that the proposed transaction disrupts current plans of Blaize and potential difficulties in the retention of Blaize's employees as a result of the proposed transaction; (vii) the outcome of any legal proceedings that may be instituted against BurTech or Blaize related to the merger agreement and the proposed transaction; (viii) changes to the proposed structure of the proposed transaction that may be required or appropriate as a result of applicable laws or regulations or as a condition to obtaining regulatory approval of the proposed transaction; (ix) the ability to maintain the listing of BurTech's securities on Nasdaq; (x) the price of BurTech's securities, including volatility resulting from changes in the competitive and highly regulated industries in which Blaize operates, variations in performance across competitors, changes in laws and regulations affecting Blaize's business and changes in the combined capital structure; (xi) the ability to implement business plans, forecasts, and other expectations after the completion of the proposed transaction, including the possibility of cost overruns or unanticipated expenses in development programs, and the ability to identify and realize additional opportunities; (xii) the enforceability of Blaize's intellectual property, including its patents, and the potential infringement on the intellectual property rights of others, cyber security risks or potential breaches of data security; (xiii) the incurrence of significant expenses to remediate, or damage to Blaize's reputation as a result of, any defects in Blaize's products; and (xiv) other risks and uncertainties set or this best of the section entitled "Risk Factors" and "Cattionary Note Regarding Forward-Looking Statements" in BurTech's Annual Reports on Form 10-Q, and Current Reports on Form 10-Q and Current Reports on Form 8-K that are available on the website of the SEC at www.sec.gov and other documents filed, or to be filed with the SEC by BurTech, including the Registration Statement (defined below). The foregoing list of factors is not exhaustive. There may be additional risks that neither BurTech nor Blaize presently know or that BurTech or Blaize currently believe are immaterial that could also cause actual results to differ from those contained in the forward-looking statements. You should carefully consider the foregoing factors and the other risks and uncertainties described in the definitive proxy statement filed by BurTech with the SEC, including those under "Risk Factors" therein, and other documents filed by BurTech 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 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 BurTech and Blaize assume no obligation and, except as required by law, do not intend to update or revise these forward-looking statements, whether as a result of new information, future events, or otherwise. Neither BurTech nor Blaize gives any assurance that either BurTech or Blaize will achieve its expectations

Item 9.01. Financial Statements and Exhibits.

(d) Exhibits

The following exhibits are being filed herewith:



Investor Presentation Cover Page Interactive Data File (embedded within the Inline XBRL document) Description

SIGNATURE

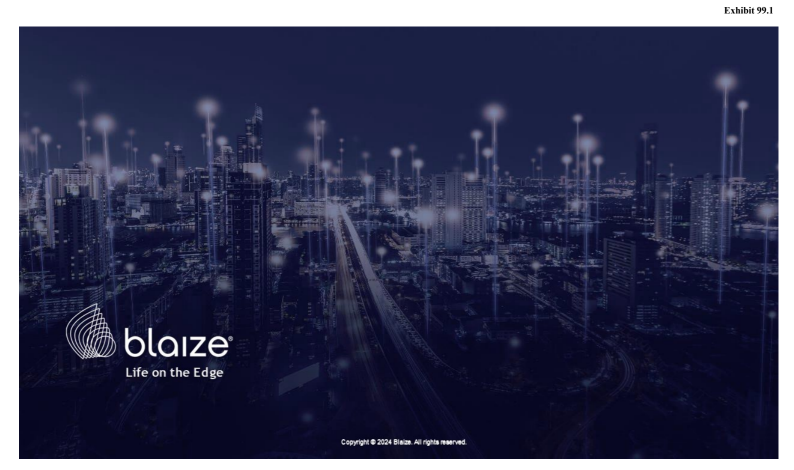
Pursuant to the requirements of the Securities Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf by the undersigned hereunto duly authorized.

BURTECH ACQUISITION CORP.

By: Name: Title:

/s/ Shahal Khan Shahal Khan Chief Executive Officer

Dated: December 5, 2024



Disclaimer

About this Presentation

This investor presentation (this "Presentation") is provided for informational purposes only to assist interested parties in making their own evaluation with respect to the proposed business combination (the "Business Combination") between BurTech Acquisition Corp. ("BurTech") and Blaize, Inc. (together with its direct and indirect subsidiaries, collectively, the "Company" or "Baize") and for no other purpose.

No representations or warranties, express or implied, are given in, or respect of, this Presentation. To the fullest extent permitted by law, in no circumstance will Blaize, BurTech or any of their respective present or former subsidiaries, sharehid ders, affiliates, representatives, partners, members, directors, officers, employees, advisors or agents be responsible or liable for any direct, indirect or consequential loss or loss of profit arising from use of this Presentation, its contents, its omissions, reliance on the information contained within it, or on opinions communicated in relation thereto or otherwise arising in connection therewith. This Presentation does not purport to be all-indusive or to contain all of the information that may be required to make a full analysis of BurTech, Bustree to the business. Combination. The information contained herein is preliminary and is subject to update, completion, revision, verificans, and machement without notice, and such changes may be material. The attached material is provided to you on the understanding that as a sophisticated investor, you will understand and accept its inherent limitations, will not rely on it in making any investment decision with respect to any securities that may be issued, and will use it only for purpose of discussing with your advisors your preliminary interest in investing in BurTech or Blaize in connection with the proposed Business.

Important Additional Information About the Business Combination and Where to Find It

This Presentation does not contain all the information that should be considered concerning the Business Combination and is not intended to form the basis of any investment decision or any other decision in respect of the Business Combination. In connection with the Business Combination, Blaize and BurTech have fied with the Securities and Exchange Commission (the "SEC") a registration statement on Form S-4 (the "Registration Statement"), which contains a proxy statement/prospectus that constitutes (i) a proxy statement relating to the Business Combination in connection with BurTech's sticitation of provides for the vote by BurTech's sharehd ders regarding the Business Combination and is not interch's sticitation of provides for the vote by BurTech's sharehd ders regarding the Business Combination and edder of the Registration Statement (and (ii) proxy statement/prospectus relation statement) for of the securities to be issued by BurTech in connection with the Business Combination and effective on December 2, 2024, and BurTech is mailing the definitive proxy statement/prospectus and other relevant documents to its sharehd ders as of the record date established for voting on the Business Combination. InVESTORS AND SECURITY HOLDERS AND OTHER INTERESTED PARTIES ARE URGED TO READ THE REGISTRATION STATEMENT, PROXY STATEMENT/PROSPECTUS, AND ANY AMENDMENTS OR SUPPLEMENTS ON EAD THE REGISTRATION STATEMENT, PROXY STATEMENT/PROSPECTUS, AND ANY AMENDMENTS OR SUPPLEMENTS THERETO AND ANY OTHER RELATED DOCUMENTS FILED WITH THE SEC BY BURTECH AND BLAIZE (AREFULLY AND IN THEIR ENTIRTY BECAUSE THEY CONTAIN INFORMATION ABOUT BLAIZE, BURTECH, AND THE BUSINESS COMBINED COMPANY. Investors and security holders may obtain free copies of the Registration Statement, proxy statements for supplements therets and other related documents field with the SEC by BURTECH AND THE BUSINESS COMPANY. Investors and security holders may obtain free copies of the Registration Statement, proxy statement and any amendments or supplements thereband othe

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 BUSINESS COMBINATION PURSUANT TO WHICH ANY SECURITIES ARE TO BE OFFERED OR THE ACCURACY OR ADEQUACY OF THE INFORMATION CONTAINED HEREIN. ANY REPRESENTATION TO THE CONTRARY IS A CRIMINAL OFFENSE.

No Offer or Solicitation

This Presentation is for informational purposes only and is not intended to and shall not constitute an offer to sell or exchange, or the saticitation of an offer to sell, exchange, buy or subscribe for any securities or a saticitation of any vote of approvel, nor shall there be any sate, issuance or transfer of securities is and is and intended to and shall not constitute an offer to sell or exchange, or the saticitation of any rote experiments of securities shall be made except by means of a prospectus meeting the requirements of Section 10 of the Securities and a mainter shall be made except by means of a prospectus meeting the requirements of Section 10 of the Securities and and when the made except by means of a prospectus meeting the requirements of Section 10 of the Securities and and when the made in the securities that the except of securities and the order of securities and the and except by means of a prospectus meeting the requirements of Section 10 of the Securities and and the except by means of a prospectus meeting the requirements of Section 10 of the Securities and the section of any output of the se



Disclaimer (Cont'd)

Cautionary Statement Regarding Forward-Looking Statements

Cautionary Statement Regarding Forward-Looking Statements Certain statement Regarding Forward-Looking Statements for purposes of the safe harbor provides under the United States Private Securities Litigation Reform Act of 1995. Forward-looking statements generally are accompanied by words such as "believe," "may," "wd," "estimate," "continue," "interd, "mend," "spect," "shoud," "dowd," "fain," "generally," generally," are accompanied by words such as "believe," "may," "wd," "estimate," "continue," "anticipate, "mend," "any," and," "settimates and forecasts of financial and performance metrics, and projections of mariet aper or not identified in this Presentation, and on the current expectations of Bus and Burre for the Business Combination and related transactions. These forward-looking statements are provided for Illustrative purposes only and are not intended to serve as, and musc 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 elfiniticate improvable to predict and will differ from assumptions. Many actual events and circumstances are by elong that are noto under a subject to a number of risks and uncertainties, including () changes in domestic and foreign business, market, financial, political and legal conditions, the aburred the combined company following the basiness Combination, interface to extend the time to complete the Business Combination, the expected benefits of the Business Combination introficated combination on the loss into stora as a result of public state and surger stora as a result of applicate laws or are regulations approvals. (W the approval of the Business Combination, into botaling the eccessary regulatory approvals; (W the abures) combination, into a stora as conditions to obtaling the necessary regulatory approval; (W the abures) combination, into a stora as conditions to accussing are not astified or at events or other circum stances for single and surger borditables.

Participants in Solicitation

Blaize and BurTech and their respective directors and certain of their respective executive officers, other members of management and employees, under SEC rules, may be considered participants in the solicitation of proxies with respect to the Business Combination. Information about the directors and executive officers of BurTech is included in BurTech's Annual Report on Form 10-K for the year ended December 31, 2023, filed with the SEC on May 7, 2024, which is available free of charge at the SEC's website at <u>www.sec.gov</u> Additional information regarding the participants in the proxy solicitation and a description of their direct interests, by security holdings or otherwise, is set forth in the Registration Statement And the proxy statement/prospectus included therein, and other related materials to be filed with the SEC regarding the Business Combination should read the Registration Statement, proxy statement/prospectus and any amendments or supplements thereto and other related documents filed with the SEC by BurTech (when available) carefully before making any voting or investment decisions. These documents, when available, can be obtained free of charge from the sources indicated above.

No Assurances

No assurances can be given that the Business Combination will be completed on the terms or in the timeframe currently contemplated, if at al. Further, no assurances can be given that, if the Business Combination is completed, the potential benefits of the Business Combination will be realized.



Disclaimer (Cont'd)

Industry and Market Data

This Presentation has been prepared by BurTech and Blaize and includes market data and other statistical information from third-party sources, including independent industry publications, governmental publications and other published independent sources. Some data is also based on the estimates of BurTech and Blaize, which are derived from their review of internal sources as well as the third-party sources described above. None of BurTech, Blaize or any of their respective representatives or affiliates has independently verified the information and cannot guarantee its accuracy and completeness.

Trademarks and Trade Names

BurTech and Blaize own or have rights to various trademarks, service marks, trade names and copyrights that they use in connection with the operation of their respective businesses. This Presentation also contains trademarks, service marks and trade names of third parties', which are the property of their respective owners. The use or display of third parties' trademarks, service marks, trade names or products in this Presentation is not intended to, and does not imply, a relationship with BurTech or Blaize, or an endorsement or sponsorship by or of BurTech or Blaize. Solely for convenience, the trademarks, service marks and trade names referred to in this Presentation may appear without the 0. TM or SN symbols, but such references are not intended to indicate, in any way, that BurTech or Blaize or the applicable lights owner will not assert, to the fullest extent under applicable law, their rights or the right of the applicable licensor to these trademarks, service marks and trade names.

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Overview of BurTech Acquisition Corp. Leadership



Shahal Khan

Chairman & CEO

blaize

Mr. Khan's career as an investor, entrepreneur and social venture capitalist spans over 22 years, with investments encompassing telecoms, real estate, energy, natural resources, and technology as well as various other industrial sectors. He has been directly responsible for syndication of several billions in equity for projects as a principal through his family trust.



Overview of Blaize's Board



Lane Bess

Chairman

Lane Bess is the CEO of Deep Instinct, and former Palo Alto Networks (NAS:PANW) CEO and Zscaler (NAS:ZS) COO. Bess has spent over 30 years as an operational executive and successfully launched start-ups and grown medium-sized businesses to large scale. Between 2008 and 2011, Bess was CEO of Palo Alto Networks where he led the late fundraising and scaled the company from its early go-to-market to a revenue run rate exceeding 5200 million on path to its IPO. Prior to Palo Alto Networks, he served as the EVP of Worldwide Sales and General Manager of Trend Micro Inc. (Nikkei) (TSE:4707) - growing worldwide revenues to over \$1 billion annually. Bess serves as a member of the Board of Trustees of Carnegie Mellon University.

1. Board membership subject to necessary approvals

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Board Members







George de Urioste Audit Committee Chair¹ bridgelux, Heart 😤 Beam

DAIMLER BASF

DENSO

Tony Cannestra Di rector



C Adobe



Di rector







Blaize - Life on the Edge

Edge computing brings data processing closer to the devices that generate and use it, reducing latency and improving real-time decision-making

Blaize[®] has created a transformative new compute solution that **unites silicon and software to optimize AI from the Edge to the core**

We're partnering with customers to transform their products so they can deliver better experiences and better lives

Blaize Graph Streaming Processor (GSP) Architecture

Blaize Accelerators + & Platforms

_ Blaize Software



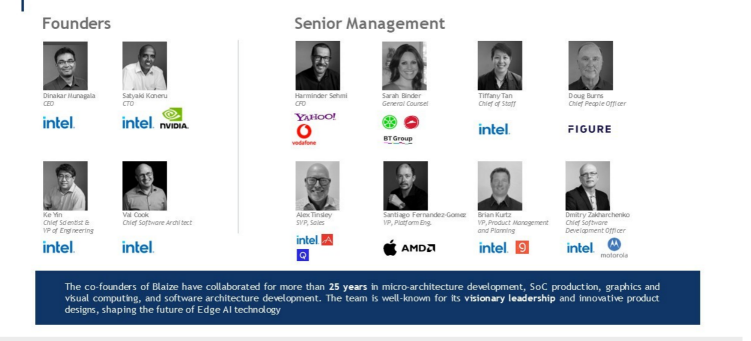


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Blaize's Experienced Leadership Team

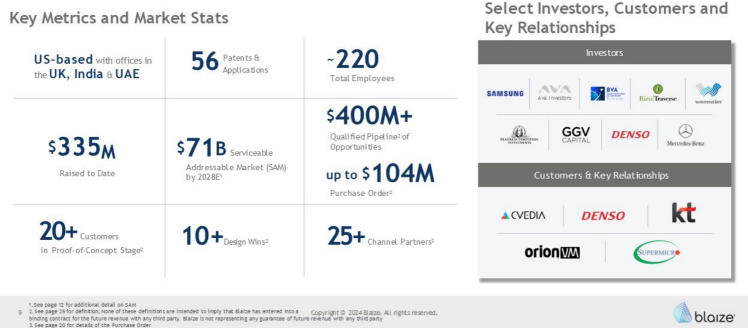


SoC = System on Chip 8



Strong Momentum and Technological Focus to Drive Accelerated AI Adoption

Global presence, advanced IP, and market traction to propel growth

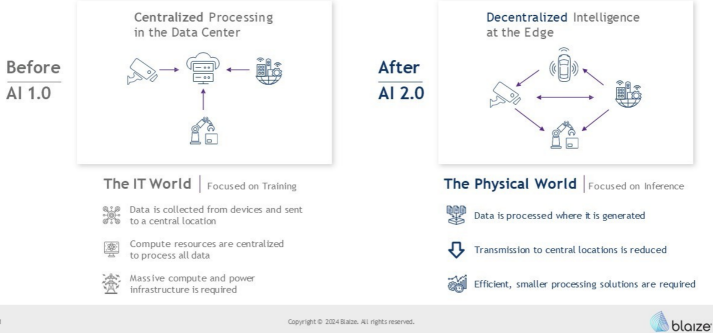


1. See page 12 for additional detail on SAM 9 2. See page 25 for definition; None of these definitions are intended to imply that Blaize has entered into a Copyright © 2024 Blaize. All rights reserved, binding contract for the future revenue with any third party. Blaize is not representing any guarantee of future revenue with any third party 3. See page 20 for details of the Purchase Order



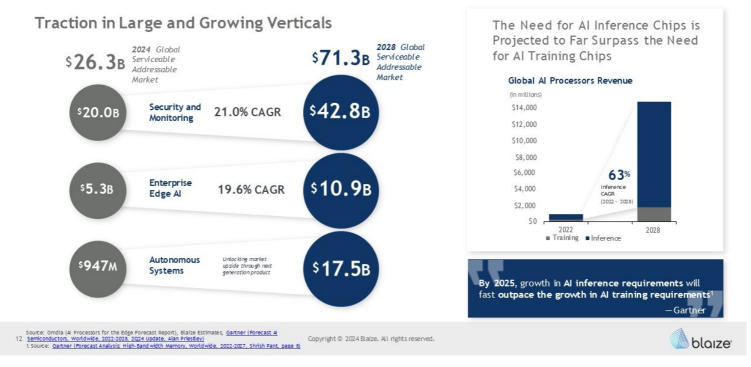
The World is Moving Towards AI Everywhere

Data processing will no longer be limited to the centralized cloud - processing will occur in the physical world at the Edge



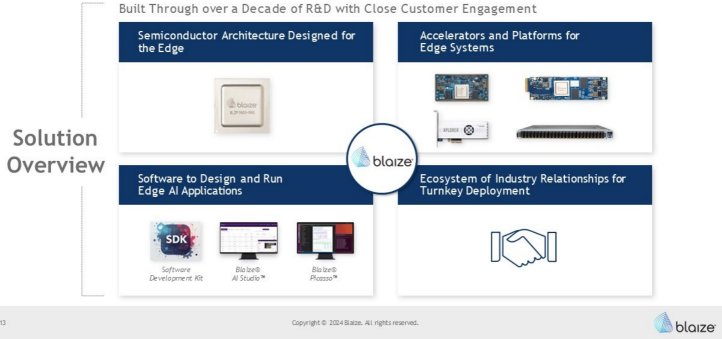


Focused on high-growth verticals where Edge AI has the largest impact



Blaize - Complete Solutions to Enable AI Inference at the Edge

Full-stack hardware and software platform enabling AI to run at the Edge



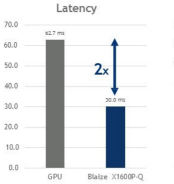
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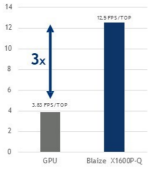
Blaize Demonstrates Improved Edge Performance vs. GPU

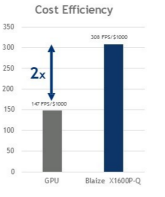
TOPs Efficiency

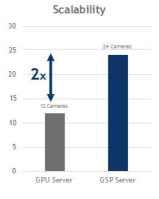
Blaize offers better results for Video Analytics use cases vs. GPU solutions











Source: Blaize-performed benchmarking tests using YOLOV8



Blaize Products & Solutions Can Deliver Value Across a Vast Array of Applications

Expected to address complex and unique use cases with its flexible, efficient architecture and programmability



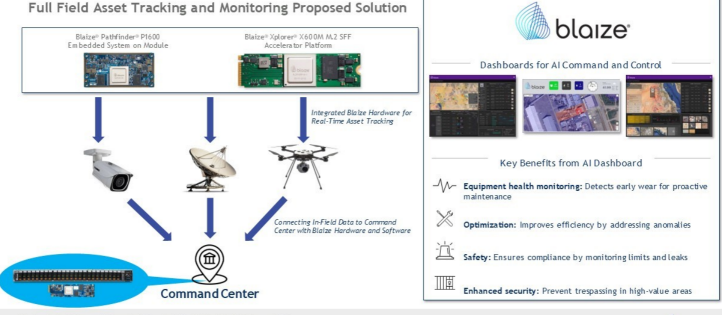
Limited sample of Blaize applications that have been demonstrated but for which Blaize is not receiving recurring revenue Pictured devices are OEM solutions that Blaize technologies could be embedded into, but are not Blaize products

1. See page 12 for additional detail on SAM 15



Illustrative Case Study - Security and Monitoring

Turnkey hardware and software solution enabling tactical security and monitoring for in-field defense

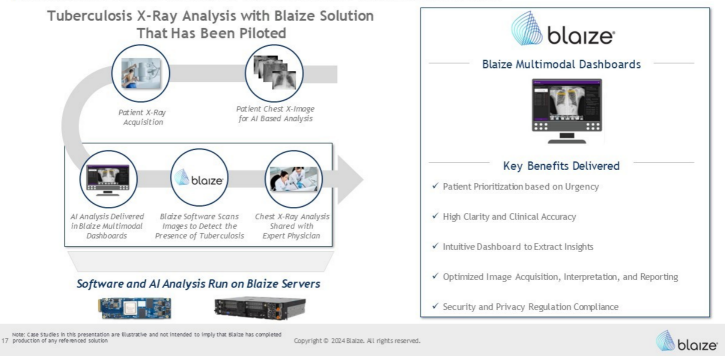


Note: Case Studies in this presentation are illustrative and not intended to imply that Blaize has completed 16 production of any referenced solution Copyright © 2024 Blaize. All rights reserved.

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Illustrative Case Study - Healthcare

Potential comprehensive solution for X-ray AI analysis for a large healthcare network

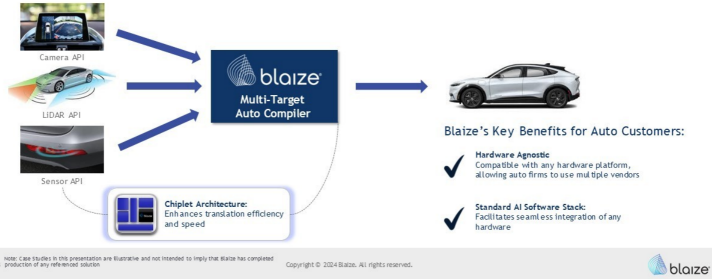


Illustrative Case Study - Automotive Design Work

Proof-of-concept of multi-target compiler to enable auto customers to deploy ADAS across any hardware platform

Unifying Automotive Hardware:

Blaize's Multi-Target Auto Compiler unifies diverse hardware languages into a unified codebase, enabling seamless integration for automotive companies



Note: Case Studies in this presentation are illustrative and not intended to imply that Blaize has completed 18 production of any referenced solution Copyright© 2024 Blaize. All rights reserved.

Significant Near-Term Revenue Opportunities with Long-Term Pipeline Visibility

Demonstrated technological capability with a large and growing pipeline to drive sales momentum



Signed purchase order for up to \$104M in hand to deliver multiple solutions for EMEA-based defense entity. Blatze is responsible for all hardware, software, professional fees and support agreements and is leveraging its ecosystem partners to provide phased deployment from 2025. Initial payments due under the agreement in Q2 and Q3 2024 were delayed and Blatze has not yet received revenues from the customer. However, Blatze and its senior management are currently closely engaged with the customer on extensive proof-of-concept work and initial field testing and anticipate that revenues will be received in 2025



~\$400M+1 of total Qualified Pipeline² opportunities with several customers and ISV partners that we expect to engage as customers starting 2025. Many of these opportunities are solutions for beachhead customers that Blaize believes can be expanded with other customers in the same verticals



New engagements with a number of customers in the Smart City space are being qualified, all based on current Blaize products, expected to support revenue growth from 2026 onwards



Investment into the next-generation chip is expected to commence in Q1 2025, for products focused on Enterprise solutions that are expected to be in market in 2027. Revenues from this next-generation chip would be ready to be realized from mid-to-late 2027 as the next-generation chip is designed to deliver significantly enhanced features and a step-change in compute performance to address the sizable server-based Enterprise inference market



Continuing engagement with Tier 1 partner which Blaize expects to develop into potential commercial opportunities based on the autograde version of the next-generation chip with revenues anticipated from 2029/2030 onwards

Source: Management forecast as of Dec 2, 2024 19 1: 5400M+ Qualified Pipeline is inclusive of the up to \$104M purchase order 2. See page 25 for definition 3. See page 20 for details of the Purchase Order

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Up to \$104M Purchase Order in Hand from EMEA-Based Defense Entity

Selected to deliver a full-stack hardware and software solution

Engagement started Q3 2023 with a MOU following successful demonstration of several use case applications using Blaize hardware and software technology

Purchase Order signed in Q2 2024 and an amendment concluded in Q4 2024 to deliver complete Edge AI solutions. Initial payments due under the agreements in 2024 were delayed and Blaize has not yet received revenues from the customer

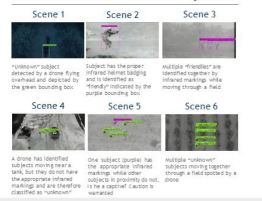
Currently in late stage of field validation trials with **production deployments** potentially commencing from **H2 2025 into 2026**, utilizing the solutions shown here. Blaize expects **revenues in 2025** upon completion of the proof-of-concept work

Automated Identification System

Shore Protection

Visible

Drone Detection



MOU = Memorandum of Understanding

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Small Boat Detection

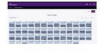
Infrared





Urban Environment



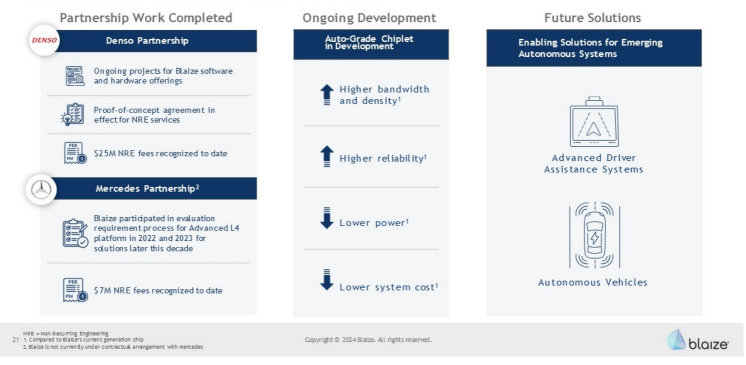


m Data Prep & Training



Track Record in Auto Demonstrates ADAS and AV Potential

Years of experience working with leading automotive partners



Blaize's Longstanding Relationship with Denso-NSI

Deep partnership experience sets the foundation for next generation automotive platforms

Ze	\$25M NRE Fees Recognized	2015 - 2017	2018	2019 - 2022	2023 - 2029	2029 - 2030
Daize	by Blaize ~\$29M ¹ of Investment in Blaize Tier-1	 Initial evaluation with 28 standard OpenVX benchmarks Evaluation with Denso- NSI's own LiDAR scan matching algorithm 	 GSP ASIL-B functional safety customization 	 On-site support for Denso- NSI SDK customization Mobility and automotive joint Blatze/Denso-NSI customer and product evaluation 	 Al auto compiler definition and co- development Joint auto Al evaluations and performance targets definition 	 Commercial opportunities based on production of the auto grade version of the next-generation chip
3	Auto Supplier \$46B LTM Revenues	 Simulation and palladium emulation Implementation of GSP core on Xilinx and Altera FPGA boards GSP functional 			 Initiated talks for contributing to the newly formed ASRA consortium 	
<u>și</u>	\$42B Market Cap Supplier	customization of hardware and software Blaize and DENSO-	NSI's longstanding	g partnership continues to	oday with current NRE	collaborations in b
•	to Toyota, Honda, Stellantis, Subaru, Ford and others			or automotive, pursuing rerentiation to DENSO-NS		

Source: Denso public filings, Capital IQ as of 11/6/24 22 A9L-8 = Automotive SafetyIntegrity Level 8; ASR A = Advanced SoC Research for Automotive Lincludes -527M of Preferred Stock and -52M of P2P Notes



Blaize - Optimizing the Edge

The right platform for the future of Edge AI computing



Transaction Summary

Transaction overview

- Blaize shareholders will roll 100% of their equity and will own a pro forma equity ownership of approximately 86.7% on a non-fully diluted basis.
- Since January 2024, Blaize has received \$110.7 million in proceeds from the issuance of secured convertible notes.
- Transaction implies pro forma value of \$1.301 billion at \$10.00 per share and \$1.199 billion pro forma enterprise value.

Illustrative Pro-Forma Ownership(1)

Entity	Shares (M)	%
Blaize Existing Stockholders ⁽²⁾	112.9	86.7%
SPAC Sponsor ⁽³⁾	12.7	9.7%
SPAC Public Shares	2.2	1.7%
Burkhan	2.0	1.5%
EF Hutton ⁽⁴⁾	0.4	0.3%
Total	130.1	100%

Note: Transaction Summary assumes 50% redemptions by remaining public SPAC stockholders. 1) Excludes (a) 15.0 m Blaize earnout shares and 2.6M Burkhan earnout shares (such shares vesting and being issued in four equal tranches yon trading for 20 trading days within a 30 consecutive trading day period at or greater than \$12.50, \$15.00, \$17.50, and \$20.00 per share), (b) 28.75M public SPAC warrants and 898,250 private SPAC warrants (each with a strike price of \$11.50 per share), and (c) a post-closing equity incentive plan and employee stock purchase plan. Includes rollover Blaize HSUs and options. Assumes warrants issued to certain convertible note holders in 2023 and 2024 are out-of-the-money and are not exercised prior to closing. 2) Includes holders of Blaize convertible notes other than SPAC Sponsor and the shares underlying such notes. Also includes shares underlying warrants held by Ava Investors SA. 3) Assumes forfeiture of 2, OM shares prior to closing; includes shares underlying convertible note held by Sponsor and assumes backstop equity investment of 0.6M shares. 4) Represents SPAC IPO underwriter compensation. 5) Assumes no cash on balance sheet other than cash received from the SPAC Trust, Final Closing Lenders and SPAC Sponsor backstop investment.

24

Illustrative Sources & Uses of Funds (\$M)

(\$M)	Uses	(\$1
\$837	Blaize Rollover Equity	\$8
25	Cash to Balance Sheet	1
99	Transaction Expenses	
5		
6	Total	
	\$837 25 99	\$837Blaize Rollover Equity25Cash to Balance Sheet99Transaction Expenses55

Pro-Forma Valuation

PF Enterprise Value (\$M)	\$1,199
(-) Existing Debt	50
(+) PF Cash (M) ⁽⁵⁾	\$102
PF Equity Value (\$M)	\$1,301
PF Shares Outstanding (M) ⁽¹⁾	130.1
Share Price	\$10.00
Blaize Rollover Equity (\$M)	\$1,129

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Definitions of Key Terms

- Design Win: A Channel Partner or End Customer has selected Blaize's solution to be incorporated into an end product it intends to produce, and confirmed that Blaize's solution integrates into the end product as intended
- Proof-of-Concept (POC) Stage: Proposal for POC has been initiated or the POC is in progress. For Blaize the purpose of POC Stage is to provide a proof point to the potential End Customer or Channel Partner that Blaize technology has a winning value proposition and meets the customer's use case and requirements
- Qualified Pipeline: Target accounts and opportunities that have been identified and vetted as potential customers for Blaize solutions. This may include a combination of Channel Partners and End Customers that could consume Blaize products
- Channel Partner: An Independent Software Vendor (ISV) or Independent Hardware Vendor (IHV) with whom Blaize is working to integrate Blaize solutions into products for their end customers. IHV's may include Original Equipment Manufacturers (OEM), Original Design Manufacturers (ODM), System Integrators or Hardware Resellers or Distributors
- End Customer: The decision making entity that will choose a Blaize solution and will procure the solution either through a Blaize Channel Partner or directly from Blaize. The End Customer is either the consumer of the Blaize solution or it integrates the Blaize solution into its end product and offers it to the market

None of these definitions are intended to imply that Blaize has entered into a binding contract for the future 25 revenue with any 3rd party. Blaize is not representing any guarantee of future revenue with any 3rd party Copyright © 2024 Blaize. All rights reserved.



Risks

We have a history of aperating losses, and we may not be able to generate sufficient revenue to achieve and sustain profitability.

Our recent growth rates may not be indicative of our future growth.

Our independent registered public accounting firm's report contains an explanatory paragraph that expresses substantial doubt about our ability to continue as a going concern.

Our partnerships with certain automotive OEMs and Tier-1 suppliers are long-termin nature and we will not receive firm purchase order commitments until we deliver our auto-grade chip.

Our future revenue and operating results will be harmed if we are unable to acquire new customers, retain existing customers, terminate existing customer or partnership contracts or expand sales to our existing customers.

We may not be able to successfully implement our growth strategy on a timely basis or at all.

Failure to effectively develop and expand our marketing and sales capabilities could harm our ability to increase our custamer base and achieve broader market acceptance of our platform and products.

Our sales cycle with large enterprise customers can be long and unpredictable, and our sales efforts require considerable time and expense.

If we fail to maintain or grow our brand recognition, our ability to expand our customer base will be impaired and our financial condition may suffer.

If we fail to offer high quality support, our business and reputation could suffer.

We depend on timely supply of materials sourced from a limited number of suppliers and are directly impacted by unexpected delays or problems from our third-party manufacturers.

We depend on third-party manufacturers, including Samsung Foundry and Plexus, for producing our products, and in the event of a disruption in our supply chain, any efforts to develop alternative supply sources may not be successful or may take longer to take effect than anticipated.

If we fail to improve and enhance the functionality, performance, relability, design, security and scalability of our platform and products, and innovate and introduce new solutions in a manner that responds to our customers' evolving needs, our business may be adversely affected.

We may not be successful indriving the global deployment and customer adoption of digital offerings characterized by digital applications and solutions.

If we fail to manage our growth effectively, we may be unable to execute our business plan, maintain high levels of service and custamer satisfaction or adequately address competitive challenges.

We may acquire or invest in companies, which may divert our management's attention and result in additional dilution to our stockholders. We may be unable to integrate acquired busi nesses and technologies successfully or achieve the expected benefits of such acquisitions.

We face intense competition, especially from well-established companies offering solutions and related applications. We may lack sufficient financial or other resources to maintain or improve our competitive position, which may harm our ability to add new customers, retain existing customers and grow our business.



Risks (continued)

We may need to reduce or change our pricing model to remain competitive.

If we fail to adapt and respond effectively to rapidly charging technology, evolving industry standards, and charging custamer needs or preferences, our platform and products may became less competitive.

The estimates of market apportunity and forecasts of market growth included in this praxy statement/prospectus may prove to be inaccurate. Even if the market in which we compete achieves the forecasted growth, our business could fail to grow at similarrotes, if at all.

We anticipate that our operations will continue to increase in complexity as we grow, which will create management challenges.

We depend on our senior management team and the loss of one or more key employees or an inability to attract and retain highly skilled employees may adversely affect our business.

If we are unable to hire, retain and motivate qualified personnel, our business will suffer.

If we are unable to maintain our corporate aulture as we grow, we could lose the innovation, teamwork, passion and focus on execution that we believe contribute to our success, and our business may be harmed.

If our software or hardware contains serious errors or defects, we may lose revenue and market acceptance and may incur costs to defend or settle claims with our customers.

We process proprietary, confidential and personal information of our employees, as well as employees of our custamers and third parties with which we do business, in addition to any personal information that may be uploaded to our services by our custamers, which may subject us to certain laws regarding their privacy and security of such personal information. If we fail to comply with applicable laws or if the security of this information is compromised or is otherwise accessed without authorization, our reputation may be harmed and we may be exposed to liability and loss of business.

We currently, and may in the future, use and develop AI, machine learning and automated decision-making technologies throughout our business, which may expose us to certain regulatory and other risks that could adversely affect our results of operations and financial condition.

We depend on third-party data hasting and transmission services. Increases in cast, interruptions in service, latency or poor service from our third-party data center providers could impair the delivery of our platform, which could result in customer disatisfaction, damage to our reputation, lass of customers, limited growth and reduction in revenue.

We rely on third-party proprietary and open source software for our platform. Our induitity to obtain third-party licenses for such software, or obtain them on favorable terms, or any errors, bugs, defects or failures caused by such software could adversely affect our business, results of operations and financial condition.

Our use of open source sof tware could subject us to possible litigation or cause us to subject our platform or products to unwanted open source license conditions that could negatively impact our sales.

We rely on computer hardware, purchased or leased, and software licensed from and services rendered by third parties in order to run our business.

Our growth depends in part on the success of our strategic relationships with third parties.

We could inaur substantial costs in protecting or defending our proprietary rights. Failure to adequately protect our rights could impair our competitive position and we could lose valuable assets, experience reduced revenue and incur costly litigation.



Risks (continued)

If we fail to execute inventionassignment agreements with our employees and contractors involved in the development of intellectual property or are unable to protect the confidentiality of our trade secrets, the value of our products and our business and competitive position could be harmed.

We are subject to financial and economic sanctions, export cantrols and similar laws, and non-compliance with such laws can subject us to administrative, divil, and criminal fines and penalties, collateral consequences, remedial measures and legal expenses, all of which could adversely affect our business, results of operations, financial condition and reputation.

Blaize canducts, and New Blaize will canduct, a portion of its business with third-party ecosystem partners to provide defensive solutions that incorporate our products to various foreign and domestic government agencies, which are subject to unique risks.

We are subject to anti-corruption, anti-bribery, anti-money laundering and similar laws. Non-compliance with such laws can subject us to criminal and/or civil liability and harm our business.

We are exposed to fluctuations in currency exchange rates, which could negatively affect our operating results.

Our insurance costs may increase significantly, we may be unable to obtain the same level of insurance coverage and our insurance coverage may not be adequate to cover al possible losses we may suffer.

Our ability to use our net operating losses and certain other attributes may be subject to certain limitations.

Changes to applicable tax laws and regulations or exposure to additional income tax liabilities could affect our business and future profitability.

We may be subject to additional obligations to collect and remit sales tax and other taxes. We may be subject to tax liability for past sales, which could harm our business.

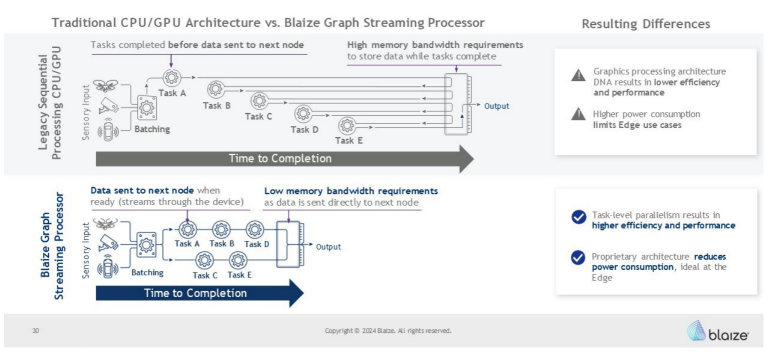


Appendix: Blaize's Technology Innovations

New Breed of Architecture for Performance and Cost Savings

Innovation

Determines task dependencies to optimize scheduling, minimizing data trips to memory to save power & processing time



With Advanced Flexibility, Blaize Does More

Ability to run multiple workloads for different Edge use cases and reduce strain on CPU/GPU resources



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31

Blaize Solutions are Software Programmable

Competitors sacrifice workload flexibility - Blaize maintains full adaptability





Blaize Software Swiftly Deploys AI for Real-Time Insights

Supporting the entire development workflow from concept to application deployment at the Edge

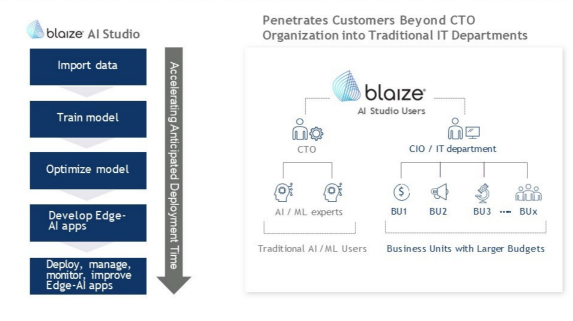
		Problem Targeted	Ideal Customer / Decision Maker
Software Development Kit	SDK	Allows customers and partners to scale algorithms on Blaize's platforms	Engineers: Al hardware / software
Picasso Video Analytics	Analytics	Optimizes AI models for video analytics applications	Product owners
Al Studio	AI Studio	End-to-end ML-OPs ¹ for on-prem ² solution using Blaize silicon	CXOs, data scientists, and other non-coding users

1.ML-Ops, or machine learning operations, is a practice focused on deploying and maintaining machine learning models in production efficiently 33 2.On-prem, or on-premises, refers to software or IT infrastructure hosted on an organization's premises Copyright © 2024 Blaize, AL rights reserved. rather than remotely

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No-Code AI Studio Accelerates AI Adoption

Al Studio reduces anticipated deployment time and dependency on scarce and expensive engineering resources



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Appendix: Market, Product, and Business

Edge Computing is the Future of Real-Time, Secure Data Processing

Edge computing enables AI adoption across security, retail, autonomous systems, enterprise and more

What is Edge Computing?

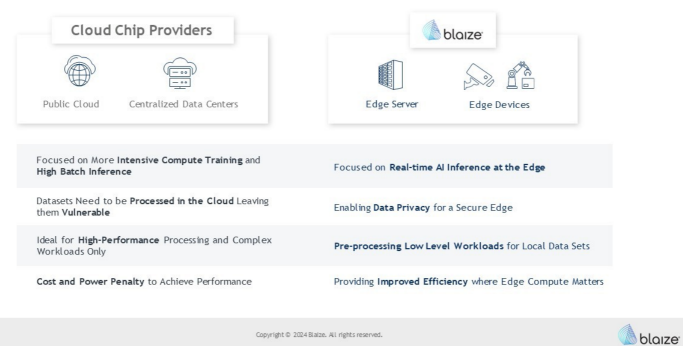


Edge Computing is More Efficient - Optimizes Time, Power, Size, and Cost



Blaize's Solutions are Purpose-Built for Edge AI

Focused on what matters at the Edge, complementing the central processing power needed for GenAI

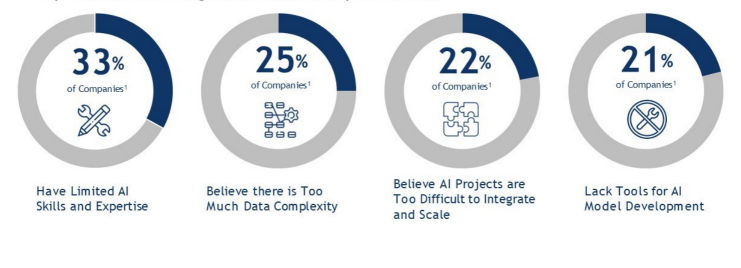


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Blaize Solves Companies' Top Impediments to AI Adoption...

Limited expertise, complexity, and lack of tools are among the top challenges

Top Barriers Hindering Successful AI Adoption Include

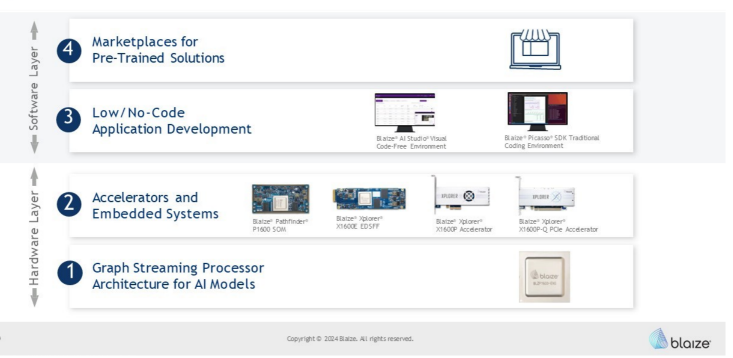


1. Source: IBM Global AI Adoption Index 2023 38



...With an End-to-End Solution for Edge AI

Extending far beyond the chip to provide complete hardware and software solutions for Edge AI deployment



Architecture in Action - Enabling Multiple Tasks to be Run in Parallel

Heterogeneous multiple parallel workloads at the lowest power in a single application





Utilizing vision, LiDAR, and radar sources, Blaize's parallel processing enables simultaneous image processing, object detection, scene segmentation, and traffic sign identification, optimizing cost and power for ADAS deployments

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Advanced Feature Set Today with a Strong Roadmap for Tomorrow

Building on a comprehensive technology foundation with advancements to meet customers' future needs

Current Key Features	Future Product Enhancements
Inference-focused: Tailored for Edge inference without excessive resources for large model training or other non-intended workloads	Chiplet product to meet customers' evolving size and power requirements
Optimizes resources: Compute and memory optimized for AI at the Edge	Auto-grade qualification for ADAS and AV applications
Batest models: Ability to run the latest multi- modal models	Enhanced multi-modal processing to support larger and more complex AI models
Multi-tasking: Efficient execution of multiple heterogeneous tasks	Enabling diverse product configurations for optimization across customer applications



Outperforming Competitors at the Edge

Complete solution designed to lead across Edge applications

