

Risk Factors Comparison 2025-03-11 to 2024-07-26 Form: 10-K

Legend: New Text Removed Text Unchanged Text Moved Text Section

As a smaller reporting company, we are not required to make disclosures under this Item. As of the date of this Annual Report on Form 10-K, there have been no material changes to the risk factors disclosed in our IPO prospectus dated August 9, 2022. Any of these factors could result in a significant or material adverse effect on our results of operations or financial condition.

ITEM 1B. UNRESOLVED STAFF COMMENTS Not applicable. ITEM 1C. CYBERSECURITY We are a SPAC with no business operations. Since our IPO, our sole business activity has been identifying and evaluating suitable acquisition transaction candidates. Therefore, we do not consider that we face significant cybersecurity risk and have not adopted any cybersecurity risk management program or formal processes for assessing cybersecurity risk. Our board of directors is generally responsible for the oversight of risks from cybersecurity threats, if there is any. We have not encountered any cybersecurity incidents since our IPO. ITEM 2. PROPERTIES We currently maintain our executive offices at 5186 Carroll Canyon Rd, San Diego, CA 92121. Such space is provided to us free of charge by our sponsor. We consider our current office space adequate for our current operations. ITEM 3. LEGAL PROCEEDINGS We may be subject to legal proceedings, investigations and claims incidental to the conduct of our business from time to time. We are not currently a party to any material litigation or other legal proceedings brought against us. We are also not aware of any legal proceeding, investigation or claim, or other legal exposure that has a more than remote possibility of having a material adverse effect on our business, financial condition or results of operations. ITEM 4. MINE SAFETY DISCLOSURES Not Applicable. PART II ITEM 5. MARKET FOR REGISTRANT'S COMMON EQUITY, RELATED STOCKHOLDER MATTERS AND ISSUER PURCHASES OF EQUITY SECURITIES Our units began to trade on The Nasdaq Capital Market, or Nasdaq, under the symbol "EMCGU" on August 10, 2022. The ordinary shares, rights and warrants comprising the units began separate trading on Nasdaq on September 30, 2022, under the symbols "EMCG," "EMCGR," and "EMCGW," respectively. Holders of Record As of December 31, ~~2023~~ **2024**, there were ~~74,423,123,175,027~~ **74,423,123,175,027** of our ordinary shares issued and outstanding held by five stockholders of record, **excluding 396,997 ordinary shares underlying the units**. The number of record holders was determined from the records of our transfer agent and does not include beneficial owners of ordinary shares whose shares are held in the names of various security brokers, dealers, and registered clearing agencies. Dividends We have not paid any cash dividends on our ordinary shares to date and do not intend to pay cash dividends prior to the completion of our initial business combination. The payment of cash dividends in the future will be dependent upon our revenues and earnings, if any, capital requirements and general financial condition subsequent to completion of our initial business combination. The payment of any dividends subsequent to our initial business combination will be within the discretion of our then board of directors at such time and we will only pay such dividend out of our profits or share premium (subject to solvency requirements) as permitted under Cayman Islands law. It is the present intention of our board of directors to retain all earnings, if any, for use in our business operations and, accordingly, our board does not anticipate declaring any dividends in the foreseeable future. Securities Authorized for Issuance Under Equity Compensation Plans None. Recent Sales of Unregistered Securities Use of Proceeds On August 12, 2022, we consummated our IPO of 7,392,855 Public Units (including the issuance of 892,855 Units as a result of the underwriter's partial exercise of its over-allotment option), each Public Unit consisting of one ordinary share, par value \$ 0.0001 per share, one right to receive one-eighth (1/8) of one ordinary share upon the consummation of an initial business combination, and one warrant to purchase one ordinary share at a price of \$ 11.50 per share, subject to adjustment as described in the IPO prospectus. The Public Units were sold at a price of \$ 10.00 per Public Unit, generating gross proceeds to us of \$ 73,928,550. As a result of the partial exercise of the Representative's Over-Allotment Option, an aggregate of 20,536 founder shares were forfeited to the Company of which was reflected retroactively. Simultaneously with the closing of the IPO on August 12, 2022, we consummated the Private Placement with Wuren Fubao Inc., our sponsor, purchasing 373,750 units (the "Private Units"), generating total proceeds of \$ 3,737,500. The Private Units are identical to the Units sold in the IPO except that the holder has agreed not to transfer, assign, or sell any of the Private Units or underlying securities (except in limited circumstances, as described in the Registration Statement) until the completion of the Company's initial business combination. In addition, the warrants included in the Private Units are not redeemable if held by them or a permitted transferee. The sponsor was granted certain demand and piggy-back registration rights in connection with the purchase of the Private Units. Following the closing of the Initial Public Offering on August 12, 2022, an amount of \$ 75,776,764 (\$ 10.25 per Unit) from the net proceeds of the sale of the Units in the Initial Public Offering and a portion of the proceeds from the sale of the Private Units was placed in a trust account (the "Trust Account") and may be invested only in U.S. government treasury obligations with a maturity of 185 days or less or in money market funds meeting certain conditions under Rule 2a-7 under the Investment Company Act which invest only in direct U.S. government treasury obligations, as determined by the Company, until the earlier of: (i) the consummation of a Business Combination or (ii) the distribution of the funds in the Trust Account to the Company's shareholders, as described below. The Company will provide its shareholders with the opportunity to redeem all or a portion of their Public Shares upon the completion of a Business Combination either (i) in connection with a shareholder meeting called to approve the Business Combination or (ii) by means of a tender offer. In connection with a proposed Business Combination, the Company may seek shareholder approval of a Business Combination at a meeting called for such purpose at which shareholders may seek to redeem their shares, regardless of whether they vote for or against a Business Combination. The Company will proceed with a business combination solely if a vote is held to approve a business combination, an ordinary resolution under Cayman Islands law, which requires the affirmative vote of a majority of the shareholders who attend and vote at a general meeting of the company. We

paid a total of \$ 739, 286 in underwriting discounts and commissions (not including the revised deferred underwriting commission payable at the consummation of business combination) and \$ 571, 245 for other costs and expenses related to the IPO. For a description of the use of the proceeds generated in our initial public offering, see below Part II, Item 7 – Management’ s Discussion and Analysis of Financial Condition and Results of Operations of this Form 10- K. Purchases of Equity Securities by the Issuer and Affiliated Purchasers ITEM 6. [RESERVED] ITEM 7. MANAGEMENT’ S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS The following discussion and analysis of our financial condition and results of operations should be read in conjunction with our audited financial statements and the notes related thereto which are included in “ Item 8. Financial Statements and Supplementary Data ” of this Annual Report on Form 10- K. Certain information contained in the discussion and analysis set forth below includes forward- looking statements. Our actual results may differ materially from those anticipated in these forward- looking statements as a result of many factors, including those set forth under “ Special Note Regarding Forward- Looking Statements, ” and elsewhere in this Annual Report on Form 10- K. All statements other than statements of historical fact included in this Annual Report including, without limitation, statements under this “ Item 7. Management’ s Discussion and Analysis of Financial Condition and Results of Operations ” regarding our financial position, business strategy and the plans and objectives of management for future operations, are forward looking statements. When used in this Annual Report, words such “ may, ” “ should, ” “ could, ” “ would, ” “ expect, ” “ plan, ” “ anticipate, ” “ believe, ” “ estimate, ” “ continue, ” or the negative of such terms or other similar expressions, as they relate to us or our management, identify forward looking statements. Factors that might cause or contribute to such a discrepancy include, but are not limited to, those described in our other SEC filings. Such forward looking statements are based on the beliefs of management, as well as assumptions made by, and information currently available to, our management. No assurance can be given that results in any forward- looking statement will be achieved and actual results could be affected by one or more factors, which could cause them to differ materially. The cautionary statements made in this Annual Report should be read as being applicable to all forward- looking statements whenever they appear in this Annual Report. For these statements, we claim the protection of the safe harbor for forward- looking statements contained in the Private Securities Litigation Reform Act. Actual results could differ materially from those contemplated by the forward- looking statements as a result of certain factors detailed in our filings with the SEC. All subsequent written or oral forward- looking statements attributable to us or persons acting on our behalf are qualified in their entirety by this paragraph. Overview We are a blank check company incorporated in the Cayman Islands for the purpose of effecting a merger, share exchange, asset acquisition, share purchase, reorganization or similar business combination with one or more businesses. We have not selected any specific business combination target and we have not, nor has anyone on our behalf, initiated any substantive discussions, directly or indirectly, with any business combination target. We intend to effectuate our Business Combination using cash from the proceeds of the initial public offering (the “ IPO ”) and the private placement of the private placement units, the proceeds of the sale of our securities in connection with our Business Combination, our shares, debt or a combination of cash, stock and debt. We expect to continue to incur significant costs in the pursuit of our acquisition plans. We cannot assure you that our plans to complete a Business Combination will be successful. Recent Developments On August ~~On August~~ 12, 2022, the Company consummated its initial public offering of 7,392,855 units (the “ Units ”, and, with respect to the ordinary shares included in the Units being offered, the “ Public Shares ”), including the issuance of 892,855 Units as a result of the partial exercise by EF Hutton, division of Benchmark Investments, LLC (the “ Representative ”) of its over- allotment option (the “ Over- Allotment Option ”), at \$ 10.00 per Unit, generating gross proceeds of \$ 73,928,550 (the “ Initial Public Offering ”). Simultaneously with the closing of the IPO, the Company consummated the private placement (“ Private Placement ”) with the Sponsor of 373,750 units (the “ Private Units ”), generating total proceeds of \$ 3,737,500. Following the closing of the Initial Public Offering on August 12, 2022, an amount of \$ 75,776,764 (\$ 10.25 per Unit) from the net proceeds of the sale of the Units in the Initial Public Offering and a portion of the proceeds from the sale of the Private Units was placed in a trust account (the “ Trust Account ”). Transaction costs of the Initial Public Offering with the exercise of the over- allotment amounted to \$ 3,898,030 consisting of \$ 739,286 of up- front underwriting fees and a deferred discount of \$ 2,587,499 and \$ 571,245 of other costs. As of closing, \$ 760,003 of the proceeds from the IPO was held outside of the Trust Account and is available for working capital purposes. For the year ended December 31, 2023, the Company charged \$ 210,873 in offering cost to accumulated deficit. ~~As of December~~ **Extension and Redemption On August** 9, 2023, the Company held an extraordinary general meeting of shareholders (the “ **First** Extraordinary General Meeting ”), at which the Company’ s shareholders approved the following proposals: (a) as a special resolution, giving the Company the right to extend the date by which the Company must consummate a business combination (the “ Combination Period ”) twelve (12) times for an additional one (1) month each time, from August 12, 2023 (i. e. the end of 12 months from the consummation of its ~~initial~~ **Initial public-Public offering- Offering**, the “ Termination Date ”) to August 12, 2024 (the “ **Extended Date** ”), by depositing into the ~~trust account~~ (the “ Trust Account ”) the lesser of \$ 100, 000 or \$ 0. 045 per outstanding public share for each one- month extension (the “ **Initial** Extension Payment ”) (the “ **First** Extension Amendment Proposal ”) by deleting the amended and restated memorandum and articles of association (the “ Articles of Association ”) in its entirety and substitute it with the second amended and restated memorandum and articles of association of the Company (the “ Amended Articles of Association ”); (b) as an ordinary resolution, an amendment to the investment management trust agreement dated as of August 9, 2022 (the “ **Trust Agreement** ”) between the Company and Continental Stock Transfer & Trust Company (the “ ~~Trust~~ **Trustee Agreement** ”), to extend the Combination Period from the Termination Date to the ~~Extended Date~~ **August 12, 2024**, by depositing into the Trust Agreement the **Initial** Extension Payment (the “ **First** Trust Agreement Amendment Proposal ”); and (c) as a special resolution, an amendment to the Articles of Association to remove the net tangible asset requirement from the Articles of Association in order to expand the methods that the Company may employ so as not to become subject to the “ penny stock ” rules of the Securities and Exchange Commission by deleting the Articles of Association in its entirety and substitute it with the ~~second Amended~~ **amended and restated memorandum and**

Articles ~~articles~~ of Association ~~association~~ of the Company (the “ NTA Requirement Amendment Proposal ”) so the Amended Articles of Association does not include the restriction that the Company shall not repurchase Public Shares in an amount that would cause the Company’s net tangible assets to be less than US \$ 5, 000, 001. In connection with the shareholders’ vote at the **First** Extraordinary General Meeting, 1, 550, 710 ordinary shares were tendered for redemption. On August 14, 2023, the Company accepted a reversal request for 109, 819 shares. As a result, a total of 1, 440, 891 ordinary shares were redeemed at a redemption price of approximately \$ 10. 68 per share, for an aggregate redemption amount of \$ 15, 385, 924, leaving 5, 951, 964 ordinary shares subject to possible redemption still outstanding after the August 2023 redemption. On October 20, 2023, the Company held an annual general meeting of shareholders (the “ **2023** Annual General Meeting ”), at which the Company’s shareholders approved to amend the Amended Articles of Association by removing the restriction of the Company to undertake a Business Combination with any entity or business based in, or with its principal or a majority of its business operations (either directly or through any subsidiaries) in, the People’s Republic of China (including Hong Kong and Macau). In connection with the Annual General Meeting, holders of 824, 682 ordinary shares of the Company properly exercised their right to redeem their shares for cash at a redemption price of approximately \$ 10. 81 per share, for an aggregate redemption amount of \$ 8, 911, 074, leaving 5, 127, 282 ordinary shares subject to possible redemption still outstanding **after the October** as of ~~December 31, 2023~~ **redemption**. From August 2023 to ~~March~~ **December 2024-2023**, using the funds held outside the trust account and the proceeds from convertible promissory notes, the Company made six ~~deposited five~~ **tranches of deposits** of \$ 100, 000, for an aggregate ~~aggregated~~ **of \$ 600-500, 000 into**, to the Trust Account, extending the Termination Date to **January 12, 2024**. From January 2024 to August 2024, the Company deposited additional seven tranches of \$ 100, 000, for ~~and~~ **an aggregated of \$ 700, 000 into the Trust Account, extending the Termination Date to August 12, 2024. On August 12, 2024, the Company held an extraordinary general meeting of shareholders (the “ Second Extraordinary General Meeting ”), at which, the Company and its Trustee signed an amendment to the investment management Trust Agreement, to give the Company the right to extend the Combination Period twelve (12) times for an additional one (1) month each time, from August 12, 2024 to August 12, 2025 (the “ extended-Extended Date ”), by depositing into the Trust Account \$ 75, 000 for each one- month extension (the “ Amended Extension Payment ”), as approved by the Company’s shareholders in accordance with the Company’s Amended Articles of Association. At the Second Extraordinary General Meeting, the shareholders of the Company approved a special resolution to the Amended Articles of Association to extend the Combination Period from the Termination Date to the Extended Date and to delete words “ (less up to US \$ 50, 000 of interest to pay dissolution expenses) ”. In connection with the shareholders’ vote at the Second Extraordinary General Meeting held by the Company on ~~August 12, 2023~~ **2024**, 2, 903, 151 ordinary shares were tendered for redemption, leaving 2, 224, 131 ordinary shares subject redemption still outstanding after the August 2024 redemption. On September 10, 2024, the Company deposited \$ 75, 000 into the Trust Account, extending the Termination Date to ~~April~~ **September 12, 2024**. The Company has the right to extend the Combination Period ~~eleven (11) more times for four~~ **an additional one (1) month each time**, from ~~April~~ **September 12, 2024 to August 12, 2024-2025**. Up to the date the financial statements were issued, **there was no additional deposits made other than the payment that was made on September 10, 2024. The Company is obligated to deposit another six tranches of \$ 75, 000, for an aggregate of \$ 450, 000, to the Trust Account, to extend the date that the Company has to consummate a business combination to March 12, 2025. Nasdaq Notices** On October 12, 2023, the Company received a written notice from the Listing Qualifications Department of The Nasdaq Stock Market (“ Nasdaq ”) indicating that the Company is not in compliance with Listing Rule 5450 (a) (2) of The Nasdaq Global Market in connection with its listing of the Company’s ordinary shares, par value \$ 0. 001 per share, which requires the Company to maintain a minimum of 400 total holders of its ordinary shares for continued listing on The Nasdaq Global Market. The notice is only a notification of deficiency, not of imminent delisting, and has no current effect on the listing or trading of the Company’s securities on The Nasdaq Global Market. The notice states that the Company has until November 27, 2023 to submit a plan to regain compliance with Listing Rule 5450 (a) (2). If Nasdaq accepts the Company’s plan, Nasdaq may grant the Company an extension of up to 180 calendar days from October 12, 2023, the date of the Notice, to evidence compliance with Listing Rule 5450 (a) (2). If Nasdaq does not accept the Company’s plan, the Company will have the opportunity to appeal Nasdaq’s determination. Alternatively, the Company may consider applying for a transfer to The Nasdaq Capital Market. In order to transfer, the Company must submit an on- line transfer application, pay the \$ 5, 000 application fee, and meet The Nasdaq Capital Market’s continued listing requirements. The Company submitted a compliance plan to Nasdaq on November 27, 2023. On December 22, 2023, the Company received a notification from Nasdaq that it was not in compliance with Nasdaq Listing Rule 5250 (c) (1) as it had failed to timely file its Quarterly Report on Form 10- Q for the period ended September 30, 2023 (the “ Form 10- Q ”). Under the Nasdaq Listing Rules, the Company now has 60 calendar days to submit a plan to regain compliance and if the plan is accepted, Nasdaq may grant an exception of up to 180 calendar days from the Form 10- Q’s due date, or until May 20, 2024, to regain compliance. The Company later filed the Form 10- Q on March 1, 2024. On April 23, 2024, the Company received a delisting determination letter from the Listing Qualifications of Nasdaq advising the Company that ~~the Company has not deposited the~~ **paid its assessed fees required by Listing Rule 5250 (f)**. The Company subsequently paid the outstanding fee. On May 30, 2024, the Company received a delinquency notification letter from Nasdaq due to the Company’s non- compliance with Nasdaq Listing Rule 5250 (c) (1) as a result of the Company’s failure to timely file its Quarterly Report on Form 10- Q for the fiscal quarter ended March 31, 2024. On June 24, 2024, the Company received a notice from Nasdaq indicating that, unless the Company timely requests a hearing before a Nasdaq Hearings Panel (the “ Panel ”) by 4: 00 p. m. Eastern Time on July 1, 2024, the Company’s securities (units, ordinary shares, warrants, and rights) would be subject to suspension and delisting from The Nasdaq Global Market at the opening of business on July 3, 2024, due to the Company’s non- compliance with the Minimum**

Holdings Rule and the Reporting Rule. The Company timely requested a hearing before the Panel to appeal the Staff Determination and submitted a request for extension contributions of \$ 400,000 into stay. The suspension referenced in the Trust Account Staff Determination has been stayed for a period of 15 calendar days until July 16, 2024 and the hearing has been scheduled on August 1, 2024. On July 12, 2024, the Company submitted a written submission to Nasdaq. On July 25, 2024, the Company received a notice from Nasdaq indicating the grant of the Company's request to extend the Termination Date to stay of suspension pending a hearing on August 12, 2024, and issuance of a final Panel decision. On August 1, 2024, the Company attended the Nasdaq hearing before the Panel. On September 5, 2024, the Company received a delinquency notification letter from Nasdaq due to the Company's non-compliance with Nasdaq Listing Rule 5250 (c) (1) as a result of the Company's failure to timely file its Quarterly Report on Form 10-Q for the fiscal quarter ended June 30, 2024. On September 16, 2024, the Company filed its Form 10-Q for the fiscal quarter ended June 30, 2024. On October 30, 2024, the Company received a letter from Nasdaq which confirmed that the Company regained compliance on September 16, 2024 with the filing requirement in Listing Rule 5250 (c), as required by the Nasdaq hearing panel's decision dated August 14, 2024. The Company is subject to a mandatory panel monitor for a period of one year from September 16, 2024. Under the terms of the panel monitor, in the event the Company is again out of compliance with the periodic filing rule during the monitoring period, the Company will have an opportunity to request a new hearing before the panel in order to maintain its listing, rather than being granted additional time to regain compliance or being afforded an applicable cure or compliance period.

Satisfaction and Discharge Agreement On March 4, 2024, the Company and EF Hutton the underwriters, entered into a satisfaction agreement dated August 9, 2022 (the "Satisfaction and Discharge Agreement"), pursuant to which, the underwriter EF Hutton agrees to revise the deferred underwriting fee of three point five percent (3.50%) of the gross proceeds of the initial public offering, or \$ 2,587,499, to (1) \$ 750,000 in cash on the date of the closing of the initial business combination (the "Closing") and (2) 200,000 of registered and unrestricted shares of the Company, shall be issued and delivered to the underwriter EF Hutton at the Closing.

Financing from Debt From July 2024 to December 2024, the Company received \$ 775,000 from a subsidiary of Tianji (as defined below). These amounts are unsecured, non-interest bearing and due on demand. From January 2025 to March 2025, the Company borrowed \$ 200,000 from Tianji and its subsidiaries, these amounts are unsecured, non-interest bearing and due on demand. On August 5, 2024, the Company borrowed \$ 300,000 from another unrelated third party, by issuing a promissory note. The unpaid principal balance of this note bears an annual interest rate of nine point one two seven percent (9.127%) per annum. The note will be due two months after executed. On August 6, 2024, the Company received the \$ 300,000 in full under such note. On September 10, 2024, and September 27, 2024, the Company repaid \$ 100,000 and \$ 150,000, respectively, to the payee, leaving \$ 50,000 in principal unpaid as of December 31, 2024. On October 5, 2024, the remaining principal of \$ 50,000 was due and will be payable on demand. Up to the date the financial statements were issued, the principal of \$ 50,000 remained unpaid and past due. For the year ended December 31, 2024, the Company recorded \$ 4,664 in interest expenses under the promissory note- third party. As of December 31, 2024, the total outstanding under the promissory note- third party was \$ 54,664.

Business Combination Agreement On January 26, 2025, the Company entered into a merger agreement (as it may be amended, supplemented, or otherwise modified from time to time, the "Merger Agreement"), by and between the Company, EMC Merger Sub 1, a Cayman Islands exempted company and wholly owned subsidiary of the Company ("Purchaser"), EMC Merger Sub 2, a Cayman Islands exempted company and wholly owned subsidiary of Purchaser ("Merger Sub"), and Tianji Tire Global (Cayman) Limited, a Cayman Islands exempted company ("Tianji"), pursuant to which (a) the Company will evaluate the Satisfaction be merged with and Discharge into Purchaser (the "Reincorporation Merger"), with Purchaser surviving the Reincorporation Merger, and (b) Merger Sub will be merged with and into Tianji (the "Acquisition Merger"), with Tianji surviving the Acquisition Merger as a direct wholly owned subsidiary of Purchaser (collectively, the "Business Combination"). Following the Business Combination, Purchaser will be a publicly traded company. Consideration At the effective time of the Acquisition Merger, each Tianji Class A ordinary share will be converted into the right to receive one Reincorporation Merger Surviving Corporation Class A ordinary share and each Tianji Class B ordinary share will be converted into the right to receive one Reincorporation Merger Surviving Corporation Class B ordinary share, as outlined in the Merger Agreement. Purchaser will issue and an account aggregate of 45,000,000 of its ordinary shares ("Purchaser Ordinary Shares") with a deemed price per share of US \$ 10.00, for it accordingly a total value equal to the merger consideration, \$ 450,000,000 (the "Merger Consideration Shares"), to the shareholders of Tianji (the "Tianji Shareholders") at the Business Combination closing (the "Closing"). Upon Closing, the Tianji Shareholders will no longer hold any rights in the Tianji ordinary shares they held prior to the Closing, and they will hold the right to receive their portion of the Merger Consideration Shares pursuant to the Merger Agreement.

Issuance of Share Consideration In connection with the Acquisition Merger, fractional shares of the Purchaser Ordinary Shares that would otherwise be issued to the Tianji Shareholders will be rounded down to the nearest whole share. We have neither engaged in any operations nor generated any revenues to date. Our only activities since inception have been organizational activities, those necessary to prepare for our IPO and after our IPO, searching for a business combination target. Following our IPO, we will not generate any operating revenues until after completion of our Business Combination. We will generate non-operating income in the form of interest income on cash and cash equivalents after our IPO. There has been no significant change in our financial or trading position and no material adverse change has occurred since the date of our audited financial statements. We expect that we will incur increased expenses as a result of being a public company (for legal, financial reporting, accounting and auditing compliance), as well as for due diligence expenses in connection with completing a business combination. For the year ended December 31,

~~2023-2024~~, we had a net income of \$ ~~2-1~~, ~~424-442~~, ~~391-593~~ which consists of investment income earned on investments held in trust account of \$ ~~2, 377, 420~~ partially offset by operating costs of \$ ~~551, 662~~ and loss on modification of deferred underwriter commission of \$ ~~378, 501~~ and interest expense of \$ ~~4, 664~~. For the year ended December 31, 2023, we had a net income of \$ ~~2, 424, 391~~ which consists of investment income earned on investments held in trust account of \$ ~~3, 486, 597~~ partially offset by operating costs of \$ ~~1, 062, 206~~. ~~For the year ended~~ **Liquidity and Capital Resources As of** December 31, ~~2022-2024~~, we had a net income of..... As of December 31, 2023, we had cash of \$ ~~5-66~~, ~~308-985~~ on our balance sheet and a working capital deficit of \$ ~~1-2~~, ~~526-857~~, ~~597-923~~. We intend to use the funds held outside of the Trust Account ~~and~~, proceeds from Convertible Promissory Notes (as described below) and loans received from the unrelated third parties (as described below) for identifying and evaluating prospective acquisition candidates, performing business due diligence on prospective target businesses, traveling to and from the offices, plants or similar locations of prospective target businesses, reviewing corporate documents and material agreements of prospective target businesses, selecting the target business to acquire and structuring, negotiating and consummating the Business Combination. The interest income earned on the investments held in the Trust Account are unavailable to fund operating expenses. In order to finance transaction costs in connection with a Business Combination, the Company's Sponsor or an affiliate of the Sponsor, or the Company's officers and directors may, but are not obligated to, loan the Company funds as may be required ("Working Capital Loans"). Such Working Capital Loans would be evidenced by promissory notes. The notes would either be repaid upon consummation of a Business Combination, without interest, or, at the lender's discretion, up to \$ 500, 000 of notes may be converted upon consummation of a Business Combination into additional Private Units at a price of \$ 10. 00 per Unit. In the event that a Business Combination does not close, the Company may use a portion of proceeds held outside the Trust Account to repay the Working Capital Loans, but no proceeds held in the Trust Account would be used to repay the Working Capital Loans. As of December 31, ~~2024 and~~ 2023, the Company borrowed \$ ~~241, 112 and \$~~ ~~90, 112~~ €, respectively, which was included in the ~~November 2023~~ Convertible convertible promissory Note ~~note - related party~~, as described in the Note 5 of the Notes to Financial Statements) under such loans. ~~On September 8~~ For the year ended December 31, 2023, the Company borrowed \$ 10, 000 from the Sponsor. The loan bears no interest and is repayable in full upon the consummation of the Company's Business Combination. It is convertible at the Sponsor's election upon the consummation of the Company's Business Combination. Upon such election, this loan will convert, at a price of \$ 10. 00 per unit, into units identical to the private placement units issued in connection with the Company's initial public offering. From October 2023 to December 31, ~~2023-2024~~, the Company borrowed \$ ~~390-841~~, 112 in total from our Chief Financial Officer ("CFO") Ms. Zheng Yuan, in form of convertible promissory notes, for working capital and extension deposits purposes (as described in Note 5 of the Notes to the Financial Statements). From January 2024 to the filing of this Annual Report, the Company borrowed \$ 451, 000 in total from our CFO, in form of convertible promissory notes, for working capital and extension deposits purposes (as described in Note 5 of the Notes to the Financial Statements). These loans bear no interest and are repayable in full upon the consummation of the Company's Business Combination. They are convertible at the CFO's election upon the consummation of the Company's Business Combination. Upon such election, these loans will convert, at a price of \$ 10. 00 per unit, into units identical to the private placement units issued in connection with the Company's initial public offering. Up to the ~~date filing of this Annual Report~~, the Company has financial statements were available to be issued, the total amounts borrowed \$ ~~841, 112~~ from the CFO under, in form of convertible promissory notes were \$ ~~841, 112~~. From October 2023 to ~~December 2024~~ the filing of this Annual Report, Ms. Zheng Yuan the Company's CFO also paid \$ 144, 060, on behalf of us, to the third-party vendors for working capital purposes. These amounts are unsecured, ~~bear no non - interest~~ bearing and due on demand. Up to the date the financial statements were available to be issued, the total amounts paid by the CFO were \$ 144, 060. From July 2024 to December 2024, the Company borrowed \$ 775, 000 from Tianji and its subsidiaries. These amounts are unsecured, non-interest bearing and due on demand. The Company recorded them as due to third party on the balance sheet. As of December 31, 2024, the total due to third party was \$ 775, 000. From January 2025 to March 2025, the Company borrowed \$ 200, 000 from Tianji and its subsidiaries, these amounts are unsecured, non-interest bearing and due on demand. Up to the date the financial statements were issued, the Company received \$ 975, 000 from Tianji and its subsidiaries in total. On August 5, 2024, the Company borrowed \$ 300, 000 from another unrelated third party, by issuing a promissory note. The unpaid principal balance of this note bears ~~and~~ an annual interest rate of nine point one two seven percent (9. 127 %) per annum. The note will be due two months after executed. On August 6, 2024, the Company received the \$ 300, 000 in full under such note. On September 10, 2024, and September 27, 2024, the Company repaid \$ 100, 000 and \$ 150, 000, respectively, to the payee, leaving \$ 50, 000 in principal unpaid as of December 31, 2024. For the year ended December 31, 2024, the Company recorded \$ 4, 664 in interest expenses under the promissory note- third party. As of December 31, 2024, the total outstanding under the promissory note- third party was \$ 54, 664. On October 5, 2024, the remaining principal of \$ 50, 000 was due and will be payable on ~~demanded~~ demand. Up to the date the financial statements were issued, the principal of \$ 50,000 remained unpaid and past due. **Going Concern Consideration** The Company expects to incur significant costs in pursuit of its financing and acquisition plans. In connection with the Company's assessment of going concern considerations in accordance with Accounting Standards Update ("ASU") 2014- 15, "Disclosures of Uncertainties about an Entity's Ability to Continue as a Going Concern," management has determined that if the Company is unsuccessful in consummating an Initial Business Combination by August 12, 2024 ~~2025~~ (subject to depositing into the **Amended Extension Payment is made as required** Trust Account the lesser of \$ 100,000 or \$ 0.045 per outstanding public share for each one-month ~~monthly~~ extension. Up to the date the financial statements were issued, the Company has not deposited the required extension contributions of \$ 400,000 into the Trust Account), the requirement that the Company cease all operations, redeem the Public Shares and thereafter liquidate and dissolve raises substantial doubt about the Company's ability to continue as a going concern. The ~~balance sheet~~ **financial statements do** not include any adjustments that might result from the outcome of this uncertainty. The

accompanying financial statement has been prepared in conformity with generally accepted accounting principles in the United States of America (“GAAP”), which contemplate continuation of the Company as a going concern. Off- Balance Sheet Financing Arrangements We have no obligations, assets or liabilities, which would be considered off- balance sheet arrangements as of December 31, 2023-2024. We do not participate in transactions that create relationships with unconsolidated entities or financial partnerships, often referred to as variable interest entities, which would have been established for the purpose of facilitating off- balance sheet arrangements. We have not entered into any off- balance sheet financing arrangements, established any special purpose entities, guaranteed any debt or commitments of other entities, or purchased any non- financial assets. Contractual Obligations We do not have any long- term debt, capital lease obligations, operating lease obligations or long- term liabilities. The underwriter is entitled to a deferred fee of three point five percent (3.50%) of the gross proceeds of the Offering upon closing of the Business Combination, or \$ 2, 587, 499. On March 4, 2024, we and EF Hutton the underwriter, entered into a satisfaction and discharge of indebtedness pursuant to underwriting agreement dated August 9, 2022 (the “Satisfaction and Discharge Agreement”), pursuant to which, EF Hutton the underwriter agrees- agreed to revise the deferred underwriting fee of \$ 2, 587, 499, to (1) \$ 750, 000 in cash on the date of the closing of the initial business combination (the “Closing”) and (2) 200, 000 of registered and unrestricted shares of us, shall be issued and delivered to the underwriter EF Hutton at the Closing. The deferred fee will be paid in cash upon the closing of a Business Combination from the amounts held in the Trust Account, subject to the terms of the underwriting agreement. Critical Accounting Policies- Estimates The preparation of audited financial statements and related disclosures in conformity with accounting principles generally accepted in the United States of America requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities, disclosure of contingent assets and liabilities at the date of the audited financial statements, and income and expenses during the periods reported. Actual results could materially differ from those estimates. As of December 31, 2023 and 2022, there were no critical accounting policies- estimates. Recent Accounting Standards In December- November 2023, the FASB issued ASU 2023- 09- 07, Income Taxes Segment Reporting (Topic 740- 280): Improvements to Income Tax Reportable Segment Disclosures. The amendments in this ASU require disclosures 2023- 09, which on an annual and interim basis, of significant segment expenses that are regularly provided to the chief operating officer decision maker (“CODM”), as well as the aggregate amount of other segment items included in the reported measure of segment profit or loss. The ASU requires that a public entity disclose-- disclose of incremental income tax information within the rate reconciliation title and position of the CODM and and- an expanded explanation of how the CODM uses the reported measure (s) of segment profit or loss in assessing segment performance and deciding how to allocate resources. Public entities will be required to provide all annual disclosures of income taxes paid currently required by Topic 280 in interim periods, among and entities with a single reportable segment are required to provide all other-- the disclosure- disclosures requirements- required by the amendments in this ASU 2023- 09- and existing segment disclosures in Topic 280. This ASU is effective for fiscal years beginning after December 15, 2023, and interim periods within fiscal years beginning after December 15, 2024 -, with Early- early adoption is permitted. The Company adopted ASU 2023- 07 in fiscal year 2024 and there was no significant impact. Management does not believe that any recently issued, but not yet effective, accounting pronouncements, if currently adopted, would have a material effect on the Company’s management does not believe the adoption of ASU 2023- 09 will have a material impact on its financial statements. Off- Balance Sheet Arrangements; Commitments and disclosures- Contractual Obligations; Fiscal Results As of the date of this report, we did not have any off- balance sheet arrangements as defined in Item 303 (a) (4) (ii) of Regulation S- K and did not have any commitments or contractual obligations. ITEM 7A. Quantitative and Qualitative Disclosures about Market Risk ITEM 8. Financial Statements and Supplementary Data This information appears following Item 15 of this Report and is included herein by reference. ITEM 9. Changes in and Disagreements with Accountants on Accounting and Financial Disclosure ITEM 9A. Controls and Procedures. Evaluation of Disclosure Controls and Procedures Disclosure controls are procedures that are designed with the objective of ensuring that information required to be disclosed in our reports filed under the Exchange Act, such as this Report, is recorded, processed, summarized, and reported within the time period specified in the SEC’s rules and forms. Disclosure controls are also designed with the objective of ensuring that such information is accumulated and communicated to our management, including the chief executive officer and chief financial officer, as appropriate to allow timely decisions regarding required disclosure. Our management evaluated, with the participation of our current chief executive officer and chief financial officer (our “Certifying Officers”), the effectiveness of our disclosure controls and procedures as of December 31, 2023- 2024, pursuant to Rule 13a- 15 (b) under the Exchange Act. Based upon that evaluation, our Certifying Officers concluded that, as of December 31, 2023- 2024, our disclosure controls and procedures were not effective. We do not expect that our disclosure controls and procedures will prevent all errors and all instances of fraud. Disclosure controls and procedures, no matter how well conceived and operated, can provide only reasonable, not absolute, assurance that the objectives of the disclosure controls and procedures are met. Further, the design of disclosure controls and procedures must reflect the fact that there are resource constraints, and the benefits must be considered relative to their costs. Because of the inherent limitations in all disclosure controls and procedures, no evaluation of disclosure controls and procedures can provide absolute assurance that we have detected all our control deficiencies and instances of fraud, if any. The design of disclosure controls and procedures also is based partly on certain assumptions about the likelihood of future events, and there can be no assurance that any design will succeed in achieving its stated goals under all potential future conditions. Management’s Report on Internal Controls Over Financial Reporting As required by SEC rules and regulations implementing Section 404 of the Sarbanes- Oxley Act, our management is responsible for establishing and maintaining adequate internal control over financial reporting. Our internal control over financial reporting is designed to provide reasonable assurance regarding the reliability of financial reporting and the preparation of our financial statements for external reporting purposes in accordance with GAAP. Our internal control over financial reporting includes those policies and procedures that: (1) pertain to the maintenance of records that, in reasonable

detail, accurately and fairly reflect the transactions and dispositions of the assets of our company, (2) provide reasonable assurance that transactions are recorded as necessary to permit preparation of financial statements in accordance with GAAP, and that our receipts and expenditures are being made only in accordance with authorizations of our management and directors, and (3) provide reasonable assurance regarding prevention or timely detection of unauthorized acquisition, use or disposition of our assets that could have a material effect on the financial statements. Because of its inherent limitations, internal control over financial reporting may not prevent or detect errors or misstatements in our financial statements. Also, projections of any evaluation of effectiveness to future periods are subject to the risk that controls may become inadequate because of changes in conditions, or that the degree or compliance with the policies or procedures may deteriorate. Management assessed the effectiveness of our internal control over financial reporting on December 31, 2023-2024. In making these assessments, management used the criteria set forth by the Committee of Sponsoring Organizations of the Treadway Commission (COSO) in Internal Control — Integrated Framework (2013). Based on our assessments and those criteria, management determined that we did not maintain effective internal control over financial reporting as of December 31, 2023-2024, due to the material weakness in our internal controls due to inadequate segregation of duties within account processes due to limited personnel and insufficient written policies and procedures for accounting, IT, and financial reporting and record keeping. Management intends to implement remediation steps to improve our internal controls due to inadequate segregation of duties within account processes due to limited personnel and insufficient written policies and procedures for accounting, IT, and financial reporting and record keeping. We plan to further improve this process by enhancing the size and composition of our board upon the closing of the business and to identify third- party professionals with whom to consult regarding complex accounting applications and consideration of additional staff with the requisite experience and training to supplement existing accounting professionals and implemented additional layers of reviews in the financial close process. This Annual Report on Form 10- K does not include an attestation report of our independent registered public accounting firm due to our status as an emerging growth company under the JOBS Act. Changes in Internal Control over Financial Reporting There were no changes in our internal control over financial reporting (as such term is defined in Rules 13a- 15 (f) and 15d- 15 (f) of the Exchange Act) during the most recent fiscal quarter that have materially affected, or are reasonably likely to materially affect, our internal control over financial reporting. ITEM 9B. Other Information. ITEM 9C. Disclosure Regarding Foreign Jurisdictions That Prevent Inspections PART III ITEM 10. Directors, Executive Officers and Corporate Governance. The following table sets forth information about our directors and executive officers as of July 5-March 11, 2024-2025. Name Age Position Jingyu Wang Chief Executive Officer and Director Zheng Yuan Chief Financial Officer and Director Jiangping (Gary) Xiao Independent Director Mo Zhou Independent Director Hang Zhou Independent Director Below is a summary of the business experience of each our executive officers and directors: Jingyu Wang has been our Chief Executive Officer and director since December 2022. Mr. Wang served as an advisor to the Company in connection with its initial public offering and public disclosures from September 2021 until his appointment as Chief Executive Officer. From June 2015 to September 2021, Mr. Wang served as the secretary of the board for 36Kr Holdings Inc., a company listed on Nasdaq (Nasdaq: KRKR), for which he coordinated the Company’ s public disclosures. Mr. Wang received his bachelor’ s degree in laws from China University of Political Science and Law in 2012. We believe Mr. Wang is qualified to serve on our board of directors because of his extensive capital markets experience, as well as his contacts and relationships. Zheng Yuan has been our Chief Financial Officer and a director since March 2021. From June 2017 until August 2021, Ms. Yuan was the Acting as CFO and Administrative Director of Ningbo Super fan Culture Media Co., Ltd., a joint stock limited company. From October 2010 until March 2016, she was the Vice President of International Banking for Bank of Beijing Co., Ltd. She received master’ s and bachelor’ s degrees from Tianjin University of Finance and Economics. We believe that Ms. Zheng Yuan’ s extensive and long- term multinational financial management experience will help us to better identify the financial risks of potential investment targets and to find outstanding companies to acquire. Jiangping (Gary) Xiao has been our independent director since May 2022. He has been the CFO at Big Red Rooster Flow, LLC since June 2021. From July 2019 until April 2021, he served as Vice President of Finance & Accounting for Hilco IP Merchant Bank. From March 2017 until March 2019, he served as Chief Financial Officer for Professional Diversity Network, Inc. (Nasdaq: IPDN). From June 2013 until April 2016, he served as the Chief Financial Officer and Controller of Petstages Inc. Mr. Xiao has also been an independent director for several public companies. From July 2019 to November 2021, Mr. Xiao served as an independent board director of Takung Art Co. Ltd. (NYSE: TKAT). From December 2020 to July 2021, Mr. Xiao served as an independent director and the chairman of the nominating and corporate governance committee of Wunong Net Technology Co. Ltd. (Nasdaq: WNW). He received a master’ s degree in business administration from the Ross School of Business at the University of Michigan and a bachelor’ s degree in accounting from Tsinghua University. We believe that Mr. Xiao is qualified to serve as an independent director due to his broad range of experience, including accounting, auditing, financial planning and analysis, merger and acquisitions, SEC reporting, SOX compliance, HR and IT management. Mo Zhou has served as our independent director since December 2022. Mr. Zhou has been serving as the Chief Operating Officer of Destone Acquisition Corp. and the Chief Risk Officer of Destone Holdings LLC since June 2021. Mr. Zhou was a lawyer at Davis Polk & Wardwell LLP from October 2014 to May 2021. Mr. Zhou received his bachelor’ s degree in commerce from Queen’ s University in 2010 and his Juris Doctor degree from Harvard Law School in 2014. We believe that Mr. Zhou is qualified to serve as an independent director because of his rich legal and SPAC experiences. Hang Zhou has been our independent director since May 2022. Since June 2016, he has been the vice president for product / channel management of ARRIS Group which was acquired by CommScope Inc. in 2019. From 2013 to June 2016, Hang Zhou was the vice president and general manager in Greater China region of ARRIS Group. From 2009 to 2013, Mr. Zhou was the general manager and senior director of product management at Hangzhou Motorola Technology Ltd., which was a subsidiary of Motorola Inc.’ s home division. From 2001 to 2009, Hang Zhou worked at Motorola Inc.’ s home division. Hang Zhou received his MBA degree from Temple University in 1998, and his bachelor of arts in international relations from Foreign Affairs College in China in 1994. We believe that Mr. Zhou is qualified to serve as

an independent director due to his rich experience in developing new businesses and products in domestic and international markets. Director Independence Nasdaq requires that a majority of our board must be composed of “ independent directors, ” which is defined generally as a person other than an officer or employee of the company or its subsidiaries or any other individual having a relationship, which, in the opinion of the company’ s board of directors would interfere with the director’ s exercise of independent judgment in carrying out the responsibilities of a director. Jiangping (Gary) Xiao, Mo Zhou and Hang Zhou are our independent directors. Our independent directors will have regularly scheduled meetings at which only independent directors are present. Any affiliated transactions will be on terms no less favorable to us than could be obtained from independent parties. Any affiliated transactions must be approved by a majority of our independent and disinterested directors. Executive Officer and Director Compensation No compensation will be paid to our initial shareholders, officers and directors, or any of their respective affiliates, prior to or in connection with the consummation of our initial business combination. Additionally, these individuals will be reimbursed for any out- of- pocket expenses incurred in connection with activities on our behalf such as identifying potential target businesses and performing due diligence on suitable business combinations. Our independent directors will review on a quarterly basis all payments that were made to our initial shareholders, officers, directors or our or their affiliates. After the completion of our initial business combination, members of our management team who remain with us, may be paid consulting, management or other fees from the combined company with any and all amounts being fully disclosed to shareholders, to the extent then known, in the tender offer materials or proxy solicitation materials furnished to our shareholders in connection with a proposed business combination. It is unlikely the amount of such compensation will be known at the time, as it will be up to the directors of the post- combination business to determine executive and director compensation. Any compensation to be paid to our officers will be determined, or recommended, to the board of directors for determination, either by a committee constituted solely by independent directors or by a majority of the independent directors on our board of directors. We do not intend to take any action to ensure that members of our management team maintain their positions with us after the consummation of our initial business combination, although it is possible that some or all of our officers and directors may negotiate employment or consulting arrangements to remain with us after the initial business combination. The existence or terms of any such employment or consulting arrangements to retain their positions with us may influence our management’ s motivation in identifying or selecting a target business but we do not believe that the ability of our management to remain with us after the consummation of our initial business combination will be a determining factor in our decision to proceed with any potential business combination. We are not party to any agreements with our officers and directors that provide for benefits upon termination of employment. Audit Committee We have established an audit committee of the board of directors. Jiangping (Gary) Xiao, Mo Zhou and Hang Zhou serve as members of our audit committee. Jiangping (Gary) Xiao chairs the audit committee. Under the Nasdaq listing standards and applicable SEC rules, we are required to have three members of the audit committee all of whom must be independent. Jiangping (Gary) Xiao, Mo Zhou and Hang Zhou are independent. Each member of the audit committee is financially literate and our board of directors has determined that Jiangping (Gary) Xiao qualifies as an “ audit committee financial expert ” as defined in applicable SEC rules. Responsibilities of the audit committee include: • the appointment, compensation, retention, replacement, and oversight of the work of the independent registered public accounting firm and any other independent registered public accounting firm engaged by us; • pre- approving all audit and non- audit services to be provided by the independent registered public accounting firm or any other registered public accounting firm engaged by us, and establishing pre- approval policies and procedures; • reviewing and discussing with the independent registered public accounting firm all relationships the auditors have with us in order to evaluate their continued independence; • setting clear hiring policies for employees or former employees of the independent registered public accounting firm; • setting clear policies for audit partner rotation in compliance with applicable laws and regulations; • obtaining and reviewing a report, at least annually, from the independent registered public accounting firm describing the independent auditor’ s internal quality- control procedures and (ii) any material issues raised by the most recent internal quality- control review, or peer review, of the audit firm, or by any inquiry or investigation by governmental or professional authorities, within, the preceding five years respecting one or more independent audits carried out by the firm and any steps taken to deal with such issues; • reviewing and approving any related party transaction required to be disclosed pursuant to Item 404 of Regulation S- K promulgated by the SEC prior to us entering into such transaction; and • reviewing with management, the independent registered public accounting firm, and our legal advisors, as appropriate, any legal, regulatory or compliance matters, including any correspondence with regulators or government agencies and any employee complaints or published reports that raise material issues regarding our financial statements or accounting policies and any significant changes in accounting standards or rules promulgated by the Financial Accounting Standards Board, the SEC or other regulatory authorities. Compensation Committee We have established a compensation committee of the board of directors. The members of our Compensation Committee are Jiangping (Gary) Xiao, Mo Zhou and Hang Zhou. Hang Zhou chairs the compensation committee. We have adopted a compensation committee charter, which details the principal functions of the compensation committee, including: • reviewing and approving on an annual basis the corporate goals and objectives relevant to our Chief Executive Officer’ s compensation, evaluating our Chief Executive Officer’ s performance in light of such goals and objectives and determining and approving the remuneration (if any) of our Chief Executive Officer based on such evaluation in executive session at which the Chief Executive Officer is not present; • reviewing and approving the compensation of all of our other officers; • reviewing our executive compensation policies and plans; • implementing and administering our incentive compensation equity- based remuneration plans; • assisting management in complying with our proxy statement and annual report disclosure requirements; • approving all special perquisites, special cash payments and other special compensation and benefit arrangements for our officers and employees; • producing a report on executive compensation to be included in our annual proxy statement; and • reviewing, evaluating and recommending changes, if appropriate, to the remuneration for directors. The charter also provides that the compensation committee may, in its sole discretion, retain or obtain the advice of a

compensation consultant, legal counsel or other adviser and will be directly responsible for the appointment, compensation and oversight of the work of any such adviser. However, before engaging or receiving advice from a compensation consultant, external legal counsel or any other adviser, the compensation committee will consider the independence of each such adviser, including the factors required by Nasdaq and the SEC.

Director Nominations We have established a nominating committee of the board of directors, which consist of Jiangping (Gary) Xiao, Mo Zhou and Hang Zhou, each of whom is an independent director under Nasdaq's listing standards. Hang Zhou chairs the nominating committee. The nominating committee is responsible for overseeing the selection of persons to be nominated to serve on our board of directors. The nominating committee considers persons identified by its members, management, shareholders, investment bankers and others.

Guidelines for Selecting Director Nominees The guidelines for selecting nominees, which are specified in the Nominating Committee Charter, generally provide that persons to be nominated:

- should have demonstrated notable or significant achievements in business, education or public service;
- should possess the requisite intelligence, education and experience to make a significant contribution to the board of directors and bring a range of skills, diverse perspectives and backgrounds to its deliberations; and
- should have the highest ethical standards, a strong sense of professionalism and intense dedication to serving the interests of the shareholders.

The Nominating Committee will consider a number of qualifications relating to management and leadership experience, background, integrity and professionalism in evaluating a person's candidacy for membership on the board of directors. The nominating committee may require certain skills or attributes, such as financial or accounting experience, to meet specific board needs that arise from time to time and will also consider the overall experience and makeup of its members to obtain a broad and diverse mix of board members. The nominating committee does not distinguish among nominees recommended by shareholders and other persons.

Code of Conduct and Ethics We have adopted a code of conduct and ethics applicable to our directors, officers and employees in accordance with applicable federal securities laws. We have filed a copy of our form of Code of Ethics and our audit committee charter as exhibits to the registration statement related to our IPO. You are able to review these documents by accessing our public filings at the SEC's web site at www.sec.gov. In addition, a copy of the Code of Ethics will be provided without charge upon request from us. We intend to disclose any amendments to or waivers of certain provisions of our Code of Ethics in a Current Report on Form 8-K.

Conflicts of Interest Potential investors should be aware of the following potential conflicts of interest:

- None of our officers or directors is required to commit his or her full time to our affairs and, accordingly, may have conflicts of interest in allocating his or her time among various business activities.
- In the course of their other business activities, our officers and directors may become aware of investment and business opportunities which may be appropriate for presentation to us as well as the other entities with which they are affiliated. Our management may have conflicts of interest in determining to which entity a particular business opportunity should be presented.
- Our initial shareholders purchased founder shares prior to the IPO and our sponsor purchased the private units in transactions that closed simultaneously with the closing of the IPO. Our initial shareholders have agreed to waive their right to liquidating distributions with respect to its founder shares if we fail to consummate our initial business combination within the required time period. However, if our initial shareholders also acquire public shares after the IPO, they will be entitled to receive liquidating distributions with respect to such public shares if we fail to consummate our initial business combination within the required time period. If we do not complete our initial business combination within such applicable time period, the proceeds of the sale of the private units will be used to fund the redemption of our public shares, and the private units will expire worthless.
- Our officers and directors may have a conflict of interest with respect to evaluating a particular business combination if the retention or resignation of any such officers and directors was included by a target business as a condition to any agreement with respect to our initial business combination.

Under Cayman Islands law, directors and officers owe the following fiduciary duties: (i) duty to act in good faith in what the director or officer believes to be in the best interests of the company as a whole; (ii) duty to exercise powers for the purposes for which those powers were conferred and not for a collateral purpose; (iii) directors should not improperly fetter the exercise of future discretion; (iv) duty not to put themselves in a position in which there is a conflict between their duty to the company and their personal interests; and (v) duty to exercise independent judgment. In addition to the above, directors also owe a duty of care which is not fiduciary in nature. This duty has been defined as a requirement to act as a reasonably diligent person having both the general knowledge, skill and experience that may reasonably be expected of a person carrying out the same functions as are carried out by that director in relation to the company and the general knowledge skill and experience which that director has. As set out above, directors have a duty not to put themselves in a position of conflict and this includes a duty not to engage in self-dealing, or to otherwise benefit as a result of their position. However, in some instances what would otherwise be a breach of this duty can be forgiven and / or authorized in advance by the shareholders provided that there is full disclosure by the directors. This can be done by way of permission granted in the Amended Articles of Association, as amended, or alternatively by shareholder approval at general meetings. Accordingly, as a result of multiple business affiliations, our officers and directors may have similar legal obligations relating to presenting business opportunities meeting the above-listed criteria to multiple entities. In addition, conflicts of interest may arise when our board evaluates a particular business opportunity with respect to the above-listed criteria. We cannot assure you that any of the above mentioned conflicts will be resolved in our favor. Furthermore, each of our officers and directors currently has and may in the future have fiduciary obligations to other businesses, including other blank check companies similar to our company, of which they are now or may in the future be officers or directors. To the extent they identify business opportunities which may be suitable for the entities to which they owe fiduciary obligations, our officers and directors will honor those fiduciary obligations. Accordingly, it is possible they may not present opportunities to us that otherwise may be attractive to us unless the entities to which they owe fiduciary obligations and any successors to such entities have declined to accept such opportunities. In order to minimize potential conflicts of interest which may arise from multiple corporate affiliations, each of our officers and directors has contractually agreed, pursuant to a written agreement with us, until the earliest of a business combination, our liquidation or such time as he ceases to be an officer or director, to present to our company for our consideration, prior to presentation to any other

entity, any suitable business opportunity which may reasonably be required to be presented to us, subject to any fiduciary or contractual obligations he might have. Below is a table summarizing the entities to which our officers and directors currently have fiduciary duties or contractual obligations which will take priority over us. Individual Entity Jiangping (Gary) Xiao Big Red Rooster Flow, LLC Mo Zhou Destone Acquisition Corp. Destone Holdings LLC To further minimize conflicts of interest, we have agreed not to consummate an initial business combination with an entity that is affiliated with any of our initial shareholders, officers or directors unless we have obtained an opinion from an independent investment banking firm, or another independent entity that commonly renders valuation opinions, and the approval of a majority of our disinterested independent directors that the business combination is fair to our company (or shareholders) from a financial point of view. Notwithstanding the foregoing, our Amended Articles of Association, as amended, provides that, subject to fiduciary duties under Cayman Islands law, we renounce our interest in any corporate opportunity offered to any director or officer unless such opportunity is expressly offered to such person solely in his or her capacity as a director or officer of our company and such opportunity is one we are legally and contractually permitted to undertake and would otherwise be reasonable for us to pursue. Our officers and directors, as well as our initial shareholders, have agreed (i) to vote any shares owned by them in favor of any proposed business combination and (ii) not to redeem any shares in connection with a shareholder vote to approve a proposed initial business combination or any amendment to our charter documents prior to the consummation of our initial business combination or sell any shares to us in a tender offer in connection with a proposed initial business combination.

Insider Trading Policy We have not adopted an insider trading policy. Pursuant the letter agreements (the “ Letter Agreements ”) dated August 9, 2022 entered by D. Boral, Embrace Change, sponsor, the directors and officers of Embrace Change, transfer of the Company’ s shares owned by sponsor, the directors and officers of Embrace Change shall not be made until the earlier of (i) six months after the date of the consummation of a Business Combination, or (ii) the date following the completion of an initial Business Combination on which Embrace Change completes a liquidation, merger, share exchange or other similar transaction that results in all of Embrace Change’ s shareholders having the right to exchange their Ordinary Shares for cash, securities or other property. Under the Letter Agreements, transfers are permitted (a) to Embrace Change’ s officers or directors, any affiliates or family members of any of Embrace Change’ s officers or directors, any members or partners of Sponsor, and D. Boral, or any of their affiliates or any employees of such affiliates; (b) in the case of an individual, by gift to a member of one of the individual’ s immediate family or to a trust, the beneficiary of which is a member of the individual’ s immediate family, an affiliate of such person or to a charitable organization; (c) in the case of an individual, by virtue of laws of descent and distribution upon death of the individual; (d) in the case of an individual, pursuant to a qualified domestic relations order; (e) by private sales or transfers made in connection with the consummation of a Business Combination at prices no greater than the price at which Sponsor’ s Ordinary Shares, Private Securities or Ordinary Shares, as applicable, were originally purchased; (f) by virtue of the Sponsor’ s or the D. Boral’ s organizational documents upon liquidation or dissolution of the Sponsor or D. Boral, as applicable; (g) in the event of Embrace Change’ s liquidation prior to the completion of a Business Combination; or (h) in the event of completion of a liquidation, merger, share exchange or other similar transaction which results in all of Embrace Change’ s shareholders having the right to exchange their Ordinary Shares for cash, securities or other property subsequent to the completion of an initial Business Combination; provided, however, that in the case of clauses (a) through (f) these permitted transferees must enter into a written agreement agreeing to be bound by these Transfer restrictions and the other restrictions contained in the Letter Agreements As a result of the foregoing, the Board did not deem it necessary to adopt an insider trading policy at this time. We expect that in connection with the consummation of the initial business combination that the post- business combination company will adopt an insider trading policy.

Section 16 (a) Beneficial Ownership Reporting Compliance Section 16 (a) of the Exchange Act requires our executive officers, directors and persons who beneficially own more than 10 % of a registered class of our equity securities to file with the SEC initial reports of ownership and reports of changes in ownership of our ordinary shares and other equity securities. These executive officers, directors, and greater than 10 % beneficial owners are required by SEC regulation to furnish us with copies of all Section 16 (a) forms filed by such reporting persons. Based solely on our review of such forms furnished to us and written representations from certain reporting persons, we believe that all filing requirements applicable to our executive officers, directors and greater than 10 % beneficial owners were filed in a timely manner.

~~Item~~ **ITEM 11. Executive Compensation. Employment Agreements** We have not entered into any employment agreements with our executive officers and have not made any agreements to provide benefits upon termination of employment. Executive Officers and Director Compensation No executive officer has received any cash compensation for services rendered to us and no compensation of any kind, including finders, consulting or other similar fees, will be paid to any of our existing stockholders, including our directors, or any of their respective affiliates, prior to, or for any services they render in order to effectuate, the consummation of a business combination. However, such individuals will be reimbursed for any out- of- pocket expenses incurred in connection with activities on our behalf such as identifying potential target businesses and performing due diligence on suitable business combinations. There is no limit on the amount of these out- of- pocket expenses and there will be no review of the reasonableness of the expenses by anyone other than our board of directors and Audit Committee, which includes persons who may seek reimbursement, or a court of competent jurisdiction if such reimbursement is challenged.

ITEM 12. Security Ownership of Certain Beneficial Owners and Management and Related Stockholder Matters. The following table sets forth as of ~~July 25~~ **March 11, 2024 2025** the number of ordinary shares beneficially owned by (i) each person who is known by us to be the beneficial owner of more than five percent of our issued and outstanding ordinary shares (ii) each of our officers and directors; and (iii) all of our officers and directors as a group. As of ~~July 25~~ **March 11, 2024 2025**, we had ~~74, 423-520, 175-024~~ **74, 423-520, 175-024** ordinary shares issued and outstanding, **including 4, 123, 027 ordinary shares and 396, 997 ordinary shares underlying units**. Unless otherwise indicated, we believe that all persons named in the table have sole voting and investment power with respect to all ordinary shares beneficially owned by them. The

following table does not reflect record of beneficial ownership of any ordinary shares issuable upon exercise of the Rights, as the Rights are not convertible within 60 days of **July 25-March 11, 2024-2025**. Name and Address of Beneficial Owner (1) Amount and Nature of Beneficial Ownership of Common Stock Approximate Percentage of Outstanding Shares of Common Stock Jingyu Wang-- Zheng Yuan-- Jiangping (Gary) Xiao-- Hang Zhou-- Zhou Mo-- All current directors and executive officers as a group (five individuals)-- Wuren Fubao Inc. (2) 2, 221, 964 **29-49.9-2%** Mizuho Financial Group, Inc. (3) **600-405, 740-7-828 9.4-0%** Wolverine Asset Management, LLC (4) **466, 542 10.3%** **Polar Asset Management Partners Inc. (5) 466-250, 742 000 5.5% TD SECURITIES (USA) LLC (6) 240, 719 5.3%** **Glazer Capital, LLC (7) 230, 000 5.1%** (1) Unless otherwise indicated, the business address of each of the individuals is 5186 Carroll Canyon Rd, San Diego, CA 92121. (2) Represents shares held by our sponsor. Mr. Bin Li has voting and dispositive power over the shares held of record by our sponsor. Mr. Bin Li disclaims any beneficial ownership of the shares held by our sponsor, except to the extent of his pecuniary interest therein. (3) Based on information provided in a Schedule 13G /A filed on February 13, **2024-2025**. Mizuho Financial Group, Inc., Mizuho Bank, Ltd. and Mizuho Americas LLC may be deemed to be indirect beneficial owners of said equity securities directly held by Mizuho Securities USA LLC which is their wholly-owned subsidiary. The address of the principal office of the reporting person is 1-5-5, Otemachi, Chiyoda-ku, Tokyo 100-8176, Japan. (4) Based on information provided in a Schedule 13G filed **by Wolverine Asset Management, LLC, Wolverine Holdings, L. P., Wolverine Trading Partners, Inc., Christopher L. Gust and Robert R. Bellick** on February **1-8**, 2024. Wolverine Asset Management, LLC ("WAM") is an investment adviser and has voting and disposition power over 466, 542 of **our the Issuer's** Ordinary Shares. The sole member and manager of WAM is Wolverine Holdings, L. P. ("Wolverine Holdings"). Robert R. Bellick and Christopher L. Gust may be deemed to control Wolverine Trading Partners, Inc. ("WTP"), the general partner of Wolverine Holdings. Each of Wolverine Holdings, Mr. Bellick, Mr. Gust, and WTP have voting and disposition power over 466, 742 of **our Embrace Change's** Ordinary Shares. The address of the principal office of the reporting persons is c/o Wolverine Asset Management, LLC, 175 West Jackson Boulevard, Suite 340, Chicago, IL 60604. **HEM (5) Based on information provided in a Schedule 13G filed on February 14, 2025. The address of the principal office of the reporting person is 16 York Street, Suite 2900, Toronto, Ontario, M5J 0E6. (6) Based on information provided in a Schedule 13G filed on February 13.** -Certain Relationships and Related Transactions-, and Director Independence. Prior to our IPO, we issued an aggregate of 1,437,500 ordinary shares to certain of our initial shareholders. We subsequently declared a share dividend of 0.50 shares for each outstanding share, resulting in 2,156,250 founder shares being outstanding. On July 1, 2022 **2025**, the sponsor surrendered an aggregate of 287,500 founder shares for no consideration, resulting in 1,868,750 shares being outstanding. **The address** On August 12, 2022, as a result of the partial exercise of the Representative **TD Securities (USA) LLC's** Over-Allotment Option, **("TDS") principal office** an **and Toronto Dominion Holdings** aggregate of 20,536 founder shares were further forfeited to the Company, which surrender was effective retroactively and resulting in 1,848,214 shares being outstanding and held by Sponsor. As of December 31, 2023, there were 1,848,214 founder shares issued and outstanding. The aggregate purchase price for the founder shares was \$25,000, or approximately \$0.014 per share. Subject to certain limited exceptions, our initial shareholders have agreed not to transfer, assign or sell their founder shares until six months after the date of the consummation of our initial business combination or earlier if, subsequent to our initial business combination, we consummate a subsequent liquidation, merger, stock exchange or other similar transaction which results in all of our shareholders having the right to exchange their ordinary shares for cash, securities or other property. Simultaneous with the consummation of the IPO on August 12, 2022, we consummated the private placement (**U** "Private Placement") with the sponsor of 373,750 units (the "Private Units"), generating total proceeds of \$3,737,500. **S. A.** The Private Units are identical to the Units sold in the IPO except that the holder has agreed not to transfer, assign, or sell any of the Private Units or underlying securities (except in limited circumstances, as described in the Registration Statement), **Inc.** until the completion of the Company's initial business combination. In addition **("TDH") principal office is One Vanderbilt Avenue, New York, New York 10017** the warrants included in the Private Units are not redeemable if held by them or a permitted transferee. **The address** sponsor was granted certain demand and piggy-back registration rights in connection with the purchase of **TD Group US Holdings LLC** the Private Units. Our sponsor has agreed not to transfer, assign or sell any of the private units and underlying ordinary shares, warrants or rights until after the completion of our initial business combination. We have entered into agreements with our officers and directors to provide contractual indemnification in addition to the indemnification provided for in our Amended Articles of Association, as amended. Other than reimbursement of any out-of-pocket expenses incurred in connection with activities on our behalf such as identifying potential target businesses and performing due diligence on suitable business combinations, no compensation or fees of any kind, including finder's **("TD GUS") principal** fees, consulting fees or other similar compensation, will be paid to our sponsor, officers-- **office** or directors, or to any of their respective affiliates, prior to or with respect to our initial business combination (regardless of the type of transaction that it is **251 Little**). Our independent directors will review on a quarterly basis all **Falls Drive** payments that were made to our sponsor-, officers **Wellington, Delaware 19808** directors or our or their affiliates and will be responsible for reviewing and approving all related party transactions as defined under Item 404 of Regulation S-K, after reviewing each such transaction for potential conflicts of interests and other improprieties. **The address** In order to finance transaction costs in connection with an intended initial business combination, our initial shareholders, officers and directors and their affiliates may, but are not obligated to, loan us funds as may be required. Such loans would be evidenced by promissory notes. In the event that we are unable to consummate an initial business combination, we may use a portion of **Toronto Dominion Bank** the offering proceeds held outside the trust account to repay such loaned amounts but no proceeds from our trust account would be used for such repayment. If we consummate an initial business combination, the notes would either be paid upon consummation of our initial business combination, without interest, or, at the lender's discretion, up to \$500,000 of the notes may be converted upon consummation of our business combination into additional private units at a price of \$10.00 per unit (**"TD Bank"** which, for example, would result in the holders being

issued 50,000 units if the full amount of notes are issued and converted) **principal office** - After our initial business combination, members of our management team who remain with us may be paid consulting, management or other fees from the combined company with any and all amounts being fully disclosed to our shareholders, to the extent then known, in the tender offer or proxy solicitation materials, as applicable, furnished to our shareholders. It is **Toronto** unlikely the amount of such compensation will be known at the time of distribution of such tender offer materials or at the time of a general meeting held to consider our initial business combination, as applicable, as it will be up to the directors of the post-combination business to determine executive and director compensation. On September 8, 2023, the Company issued an unsecured promissory note, effective as of September 8, 2023, in an amount of \$ 10,000 to the Sponsor. This note bears no interest and is repayable in full upon the consummation of the Company's business combination. It is convertible at the Sponsor's election upon the consummation of the Company's business combination. Upon such election, the note will convert, at a price of \$ 10.00 per unit, into units identical to the private placement units issued in connection with the Company's Initial Public Offering. From October 2023 to March 2024, the Company issued six promissory notes to Zheng Yuan, the Company's Chief Financial Officer (the "CFO"), in an amount of \$ 100,000 each for extension fee, except \$ 190,112 under a promissory note dated November 13, 2023. On November 8, 2023, the CFO paid off certain bills with an aggregated amount of \$ 90,112 for the Company. On November 13, 2023, the Company issued an unsecured promissory note, effective as of November 10, 2023, in an amount of \$ 190,112 to the CFO, which included the \$ 100,000 extension fee that the CFO deposited into the Company's trust account and the \$ 90,112 that the CFO paid for the Company. On March 21, 2024, the Company issued an unsecured promissory note in an amount of \$ 70,000 to the CFO, for the \$ 70,000 the CFO paid for the Company to pay off a bill. This note bears no interest and is repayable in full upon the consummation of the Company's initial business combination. It is convertible, up to \$ 500,000 of the notes, at the CFO's election upon the consummation of the Company's initial business combination. Upon such election, the note will convert, at a price of \$ 10.00 per unit, into units identical to the private placement units issued in connection with the Company's initial public offering. In addition, from October 2023 to July 2024, the CFO paid off certain bills with an aggregated amount of \$ 144,060 for the Company without issuance of any promissory notes. These amounts were unsecured, non-interest bearing and will be payable as demanded. The Company recorded these amounts as due to related party on the balance sheet. All ongoing and future transactions between us and any member of our management team or his or her respective affiliates will be on terms believed by us at that time, based upon other similar arrangements known to us, to be no less favorable to us than are available from unaffiliated third parties. It is our intention to obtain estimates from unaffiliated third parties for similar goods or services to ascertain whether such transactions with affiliates are on terms that are no less favorable to us than are otherwise available from such unaffiliated third parties. If a transaction with an affiliated third party were found to be on terms less favorable to us than with an unaffiliated third party, we would not engage in such transaction. We are not prohibited from pursuing an initial business combination with a company that is affiliated with our initial shareholders, officers or directors. In the event we seek to complete our initial business combination with a target that is affiliated with our initial shareholders, officers or directors, we, or a committee of independent directors, would obtain an opinion **Dominion Centre, 66 Wellington Street West, 12th** from an independent investment banking firm or another independent entity that commonly renders valuation opinions that our initial business combination is fair to our company (or shareholders) from a financial point of view. Nasdaq listing standards require that a majority of our board of directors be independent. For **Floor** a description of the director independence, **TD Tower** see above Part III, **Toronto** Item 10- Directors, **Ontario** Executive Officers and Corporate Governance. ITEM 14. Principal Accountant Fees and Services. The firm of MaloneBailey, **Canada M5K 1A2** LLP, or MaloneBailey, acts as our independent registered public accounting firm. **TDS** The following is a summary of fees paid to MaloneBailey for services rendered. Audit Fees. For the year ended December 31, 2022, fees for our independent registered public accounting firm were \$ 98,000 for the services MaloneBailey performed in connection with our IPO and the audit of our December 31, 2022 financial statements included in this Annual Report on Form 10-K. For the year ended December 31, 2023, fees for our independent registered public accounting firm were \$ 61,500 for the services MaloneBailey performed in connection with the review of the financial information included in our Forms 10-Q for the respective periods and audit of our December 31, 2023 financial statements included in this Annual Report on Form 10-K. Audit-Related Fees. For the year ended December 31, 2023 and 2022, our independent registered public accounting firm did not render assurance and related services related to the performance of the audit or review of financial statements. Tax Fees. For the year ended December 31, 2023 and 2022, our independent registered public accounting firm did not render services to us for tax compliance, tax advice and tax planning. All Other Fees. For the year ended December 31, 2023 and 2022, there were no fees billed for products and services provided by our independent registered public accounting firm other than those set forth above. Pre-Approval Policy Our Audit Committee was formed upon the consummation of our IPO. As a result, the Audit Committee did not pre-approve all of the foregoing services, although any services rendered prior to the formation of our Audit Committee were approved by our board of directors. Since the formation of our Audit Committee, and on a going-forward basis, the Audit Committee has and will pre-approve all auditing services and permitted non-audit services to be performed for us by our auditors, including the fees and terms thereof (subject to the de minimis exceptions for non-audit services described in the Exchange Act which are approved by the Audit Committee prior to the completion of the audit). PART IV ITEM 15. Exhibits, Financial Statement Schedules (a) The following documents are filed as part of this Form 10-K: (1) Financial Statements: EMBRACE CHANGE ACQUISITION CORP. INDEX TO AUDITED FINANCIAL STATEMENTS Report of Independent Registered Public Accounting Firm (PCAOB ID No: 206) F-2 Audited Financial Statements: Balance Sheets as of December 31, 2023 and 2022 F-3 Statements of Operations for the years ended December 31, 2023 and 2022 F-4 Statements of Changes in Stockholders' Deficit for the years ended December 31, 2023 and 2022 F-5 Statements of Cash Flows for the years ended December 31, 2023 and 2022 F-7 Notes to Financial Statements F-8 F-20 F-1 REPORT OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM To the Shareholders and Board of Directors of Embrace Change Acquisition

Corp. Opinion on the Financial Statements We have audited the accompanying balance sheets of Embrace Change Acquisition Corp. (the "Company") as of December 31, 2023 and 2022, and the related statements of operations, changes in stockholders' deficit, and cash flows for the years then ended, and the related notes (collectively referred to as the "financial statements"). In our opinion, the financial statements present fairly, in all material respects, the financial position of the Company as of December 31, 2023 and 2022, and the results of its operations and its cash flows for the years then ended, in conformity with accounting principles generally accepted in the United States of America. Going Concern Matter The accompanying financial statements have been prepared assuming that the Company will continue as a going concern. As discussed in Note 1 to the financial statements, the Company's business plan is dependent on the completion of a business combination within a prescribed period of time and if not completed will cease all operations except for the purpose of liquidating. The date for mandatory liquidation and subsequent dissolution raises substantial doubt about the Company's ability to continue as a going concern. Management's plans in regard to these matters are also described in Note 1. The financial statements do not include any adjustments that might result from the outcome of this uncertainty. Basis for Opinion These financial statements are the responsibility of the Company's management. Our responsibility is to express an opinion on the Company's financial statements based on our audits. We are a public accounting firm registered with the Public Company Accounting Oversight Board (United States) ("PCAOB") and are required to be independent with respect to the Company in accordance with the U.S. federal securities laws and the applicable rules and regulations of the Securities and Exchange Commission and the PCAOB. We conducted our audits in accordance with the standards of the PCAOB. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement, whether due to error or fraud. The Company is not required to have, nor were we engaged to perform, an audit of its internal control over financial reporting. As part of our audits we are required to obtain an understanding of internal control over financial reporting but not for the purpose of expressing an opinion on the effectiveness of the Company's internal control over financial reporting. Accordingly, we express no such opinion. Our audits included performing procedures to assess the risks of material misstatement of the financial statements, whether due to error or fraud, and performing procedures that respond to those risks. Such procedures included examining, on a test basis, evidence regarding the amounts and disclosures in the financial statements. Our audits also included evaluating the accounting principles used and significant estimates made by management, as well as evaluating the overall presentation of the financial statements. We believe that our audits provide a reasonable basis for our opinion. /s/ MaloneBailey, LLP www.malonebailey.com We have served as the Company's auditor since 2021. Houston, Texas July 26, 2024 BALANCE SHEETS December 31, December 31, ASSETS Cash \$ 5, 308 \$ 403, 012 Other receivables Total Current Assets 5, 308 403, 533 Marketable securities held in trust account 56, 231, 052 76, 541, 453 Total assets \$ 56, 236, 360 \$ 76, 944, 986 LIABILITIES AND STOCKHOLDERS' DEFICIT Current liabilities Accrued expenses \$ 1, 077, 258 \$ 157, 051 Due to related party 54, 535 Convertible promissory note related party 400, 112 Total current liabilities 1, 531, 905 157, 051 Deferred underwriter fee payable 2, 587, 499 2, 587, 499 Total liabilities 4, 119, 404 2, 744, 550 Commitments and Contingencies (Note 6) Ordinary shares subject to possible redemption, 5, 127, 282 and 7, 392, 855 shares issued and outstanding at redemption value of \$ 10. 97 per share and \$ 10. 35 per share as of December 31, 2023 and 2022, respectively 56, 231, 052 76, 541, 453 Stockholders' Deficit Ordinary Shares, par value \$ 0. 0001; 500, 000, 000 shares authorized; 2, 295, 893 (excluding 5, 127, 282 and 7, 392, 855 shares subject to redemption, respectively) issued and outstanding as of December 31, 2023 and 2022, respectively Additional paid-in capital Accumulated deficit (4, 114, 326) (2, 341, 247) Total Stockholders' Deficit (4, 114, 096) (2, 341, 017) Total Liabilities and Stockholders' Deficit \$ 56, 236, 360 \$ 76, 944, 986 The accompanying notes are an integral part of these financial statements STATEMENTS OF OPERATIONS For the For the year ended year ended December 31, 2023 December 31, 2022 Formation and operating costs \$ (1, 062, 206) \$ (354, 043) Loss from operations (1, 062, 206) (354, 043) Other income: Investment income earned on investments held in Trust Account 3, 486, 597 764, 689 Net income \$ 2, 424, 391 \$ 410, 646 Weighted average shares outstanding, basic and diluted 9, 014, 565 4, 898, 504 Basic and diluted net income per ordinary share \$ 0. 27 \$ 0. 08 The accompanying notes are an integral part of these financial statements. STATEMENTS OF CHANGES IN STOCKHOLDERS' DEFICIT FOR THE YEAR ENDED DECEMBER 31, 2023 Additional Total Ordinary shares Paid in Accumulated Stockholders' Shares Amount Capital Deficit Deficit Balance December 31, 2022 2, 295, 893 \$ \$ (2, 341, 247) \$ (2, 341, 017) Accretion of offering costs to deficit (210, 873) (210, 873) Amount deposited into trust account subject to redemption (500, 000) (500, 000) Re-measurement of ordinary shares subject to redemption (3, 486, 597) (3, 486, 597) Net income 2, 424, 391 2, 424, 391 Balance December 31, 2023 2, 295, 893 \$ \$ (4, 114, 326) \$ (4, 114, 096) FOR THE YEAR ENDED DECEMBER 31, 2022 Additional Total Ordinary shares Paid in Accumulated Stockholders' Shares (1) Amount Capital Deficit Deficit Balance December 31, 2021 1, 848, 214 \$ 24, 815 \$ (3, 230) \$ 21, 770 Sale of IPO Unit 7, 392, 855 73, 927, 811 73, 928, 550 Sale of Private Placement Units 373, 750 3, 737, 462 3, 737, 500 Offering and Underwriting costs (3, 898, 030) (3, 898, 030) Ordinary shares subject to possible redemption (7, 392, 855) (739) (75, 776, 025) (75, 776, 764) Issuance of representative shares 73, 929 (7) Accretion of APIC to deficit 1, 983, 974 (1, 983, 974) Re-measurement of ordinary shares subject to redemption (764, 689) (764, 689) Net income 410, 646 410, 646 Balance December 31, 2022 2, 295, 893 \$ \$ (2, 341, 247) \$ (2, 341, 017) (1) Prior to the Initial Public Offering, the Company issued 1, 437, 500 ordinary shares to our initial shareholders. On October 24, 2021, the Company declared a share dividend of 0. 50 shares for each outstanding share, resulting in an aggregate of 2, 156, 250 founder shares being issued. The aggregate purchase price for the founder shares was \$ 25, 000. On July 1, 2022, the sponsor surrendered an aggregate of 287, 500 founder shares for no consideration, which surrender was effective retroactively, resulting in 1, 868, 750 shares being outstanding. On August 12, 2022, as a result of the partial exercise of the Representative's Over-Allotment Option, an aggregate of 20, 536 founder shares were further forfeited to the Company, which surrender was effective retroactively and resulting in 1, 848, 214 shares being outstanding and held by Sponsor. F-6 STATEMENTS OF CASH FLOWS For the year ended December 31, 2023 For the year ended December 31, 2022 Cash flow from operating activities: Net

income \$ 2, 424, 391 \$ 410, 646 Adjustments to reconcile net loss to net cash used in operating activities: Investment income earned on investments held in Trust Account (3, 486, 597) (764, 689) Changes in operating assets and liabilities: Other receivables (521) Accrued expenses 709, 334 157, 051 Net cash used in operating activities (352, 351) (197, 513) Cash flows from investing activities: Investment of cash in Trust Account (500, 000) Marketable securities held in Trust Account (75, 776, 764) Cash withdrawn from Trust Account in connection with redemption 24, 296, 998 Net cash provided by (used in) investing activities 23, 796, 998 (75, 776, 764) Cash flows from financing activities: Proceeds from sale of Units, net of underwriting discount paid 73, 214, 265 Proceeds from sale of private placement units 3, 737, 500 Redemption of ordinary shares (24, 296, 998) Payment of offering costs (419, 600) Proceeds from convertible promissory note related party 400, 112 Proceeds from related party for working capital purpose 54, 535 Repayment of promissory note related party (159, 478) Net cash (used in) provided by financing activities (23, 842, 351) 76, 372, 687 Net change in cash (397, 704) 398, 410 Cash at the beginning of the period 403, 012 4, 602 Cash at the end of the period \$ 5, 308 \$ 403, 012 Supplemental disclosure of non-cash financing activities: Deferred offering costs included in promissory note \$ (12, 198) Deferred underwriting fee payable \$ 2, 587, 499 Initial valuation of ordinary shares subject to possible redemption \$ 75, 776, 764 Re-measurement of ordinary shares subject to redemption (1) \$ 3, 486, 597 \$ 764, 689 Accretion of APIC to deficit \$ 1, 983, 974 Accretion of offering costs to deficit \$ 210, 873 \$ Extension funds attributable to ordinary shares to redemption \$ 500, 000 \$ (1) The value of ordinary share subject to redemption was re-measured with investment income earned on investments held in Trust Account. NOTES TO FINANCIAL STATEMENTS NOTE 1. DESCRIPTION OF ORGANIZATION, BUSINESS OPERATIONS AND GOING CONCERN Embrace Change Acquisition Corp. (the “ Company ”) is a blank check company incorporated in the Cayman Islands on March 3, 2021. The Company was formed for the purpose of acquiring, engaging in a share exchange, share reconstruction and amalgamation with, purchasing all or substantially all of the assets of, entering into contractual arrangements with, or engaging in any other similar business combination with one or more businesses or entities (“ Business Combination ”). The Company may pursue a business combination target in any business or industry. As of December 31, 2023, the Company had not yet commenced any operations. All activity through December 31, 2023 relates to the Company’s formation, the Initial Public Offering (as defined below) and after the Initial Public Offering, searching for a Business Combination target. The Company will not generate any operating revenues until after the completion of its Business Combination, at the earliest. The Company will generate non-operating income in the form of interest income on cash and cash equivalents from the proceeds derived from the IPO (as defined below). The Company has selected December 31 as its fiscal year end. The Company is an early stage and emerging growth company and, as such, the Company is subject to all of the risks associated with early stage and emerging growth companies. The Company’s sponsor is Wuren Fubao Inc., a Cayman Islands exempted company (the “ Sponsor ”). The registration statement for the Company’s Initial Public Offering was declared effective on August 9, 2022. On August 12, 2022, the Company consummated its Initial Public Offering of 7, 392, 855 units (the “ Units ”, and, with respect to the ordinary shares included in the Units being offered, the “ Public Shares ”), including the issuance of 892, 855 Units as a result of the partial exercise by EF Hutton, LLC, formerly known as EF Hutton, division of Benchmark Investments, LLC (the “ Representative ” or “ EF Hutton ”) of its over-allotment option (the “ Over-Allotment Option ”), at \$ 10. 00 per Unit, generating gross proceeds of \$ 73, 928, 550 (the “ Initial Public Offering ” or “ IPO ”), and incurring offering costs of \$ 3, 898, 030, of which \$ 2, 587, 499 was for deferred underwriting commissions (see Note 6). As a result of the partial exercise of the Representative’s Over-Allotment Option, an aggregate of 20, 536 founder shares were forfeited to the Company of which was reflected retroactively. Simultaneously with the closing of the IPO, the Company consummated the private placement (“ Private Placement ”) with the Sponsor of 373, 750 units (the “ Private Units ”), generating total proceeds of \$ 3, 737, 500 (see Note 4). The Company will provide its shareholders with the opportunity to redeem all or a portion of their Public Shares upon the completion of a Business Combination either (i) in connection with a shareholder meeting called to approve the Business Combination or (ii) by means of a tender offer. In connection with a proposed Business Combination, the Company may seek shareholder approval of a Business Combination at a meeting called for such purpose at which shareholders may seek to redeem their shares, regardless of whether they vote for or against a Business Combination. The Company will proceed with a business combination only if the Company have net tangible assets of at least \$ 5, 000, 001 immediately prior to or upon such consummation and, solely -- **sole** if a vote is held to approve a business combination, an ordinary resolution under Cayman Islands law, which requires the affirmative vote of a majority of the shareholders who attend and vote at a general meeting of the company. The shareholders will be entitled to redeem their Public Shares for a pro rata portion of the amount then in the Trust Account (initially \$ 10. 25 per **power** share, plus any pro rata interest earned on the funds held in the Trust Account and not previously released to **the Company to pay its tax obligations..... liquidation, if there is a stockholder** vote or tender offer in connection with **direct the vote and the sole power to dispose or direct the disposition of the these** Business Combination and in connection with certain amendments to the Company’s amended and restated certificate of incorporation. In accordance with ASC 480, conditionally redeemable ordinary shares (including ordinary shares that feature redemption rights that are either within the control of the holder or subject to redemption upon the occurrence of uncertain events not solely within the Company’s control) are classified as temporary equity. **(7) Based** Ordinary liquidation events, which involve the redemption and liquidation of all of the entity’s equity instruments, are excluded from the provisions of ASC 480. In connection with the shareholders’ vote at the Extraordinary General Meeting on **information provided** August 9, 2023, 1, 550, 710 ordinary shares were tendered for redemption. On August 14, 2023, the Company accepted a reversal request for 109, 819 shares. As a result, a total of 1, 440, 891 ordinary shares were redeemed, leaving 5, 951, 964 ordinary shares subject to possible redemption outstanding after the August 2023 redemption. In connection with the Annual General Meeting held on October 20, 2023, 824, 682 ordinary shares were tendered for redemption, leaving 5, 127, 282 ordinary shares subject to possible redemption outstanding. Accordingly, as of December 31, 2023 and 2022, 5, 127, 282 and 7, 392, 855 ordinary shares subject to possible redemption, respectively, at the redemption amount were presented at redemption value as temporary equity, outside of the

stockholders' deficit section of the Company's balance sheets. The Company complies with the accounting and reporting requirements of ASC Topic 740, "Income Taxes," which requires an asset and liability approach to financial accounting and reporting for income taxes. Deferred income tax assets and liabilities are computed for differences between the financial statement and tax bases of assets and liabilities that will result in future taxable or deductible amounts, based on enacted tax laws and rates applicable to the periods in which the differences are expected to affect taxable income. Valuation allowances are established, when necessary, to reduce deferred tax assets to the amount expected to be realized. F-13 ASC Topic 740 prescribes a recognition threshold and a measurement attribute for the financial statement recognition and measurement of tax positions taken or expected to be taken in a tax return. For those benefits to be recognized, a tax position must be more likely than not to be sustained upon examination by taxing authorities. The Company's management determined that the Cayman Islands is the Company's major tax jurisdiction. The Company recognizes accrued interest and penalties related to unrecognized tax benefits, if any, as income tax expense. There were no unrecognized tax benefits as of December 31, 2023 and 2022 and no amounts accrued for interest and penalties. The Company is currently not aware of any issues under review that could result in significant payments, accruals or material deviation from its position. The Company is considered to be an exempted Cayman Islands company with no connection to any other taxable jurisdiction and is presently not subject to income taxes or income tax filing requirements in the Cayman Islands or the United States. As such, the Company's tax provision was zero from inception to December 31, 2023. Recent Accounting Pronouncements Management does not believe that any other recently issued, but not yet effective, accounting pronouncements, if currently adopted, would have a material effect on the Company's financial statements. Concentration of Credit Risk Financial instruments that potentially subject the Company to concentration of credit risk consist of a cash account in a financial institution which, at times may exceed the Federal depository insurance coverage of \$ 250,000. On December 31, 2023, the Company had not experienced losses on this account and management believes the Company is not exposed to significant risks on such account. On December 31, 2023 and 2022, the Company had \$ 5,308 and \$ 403,012 cash, respectively, held in operating bank account. Net Income Per Share Net income per share is computed by dividing net income by the weighted average number of ordinary shares outstanding for the period. The calculation of diluted income per share does not consider the effect of the warrants issued in connection with the Initial Public Offering and warrants issued as components of the Private Placement Units (the "Private Warrants") since the exercise of the warrants are contingent upon the occurrence of future events. As a result, diluted income per share is the same as basic income per share for the periods. F-14 The following table reflects the calculation of basic and diluted net income per ordinary share:

	For the year ended December 31, 2023	For the year ended December 31, 2022
Net income	\$ 2,424,391	\$ 410,646
Denominator: weighted average number of ordinary shares	9,014,565	4,898,504
Basic and diluted net income per ordinary share	\$ 0.27	\$ 0.08

Risks and Uncertainties Management continues to evaluate the impact of the COVID-19 pandemic on the industry and has concluded that while it is reasonably possible that the virus could have a negative effect on the Company's financial position, results of its operations, close of the Offering, and / or search for a target company, the specific impact is not readily determinable as of the date of these financial statements. The financial statements do not include any adjustments that might result from the outcome of this uncertainty. NOTE 3. INITIAL PUBLIC OFFERING On August 12, 2022, the Company consummated its Initial Public Offering of 7,392,855 Units (including the issuance of 892,855 Units as a result of the underwriter's partial exercise of its over-allotment option), at \$ 10.00 per Unit, generating gross proceeds of \$ 73,928,550. Each Unit consists of one ordinary share, one warrant and one right. Each whole warrant entitles the holder thereof to purchase one ordinary share at a price of \$ 11.50 per share, subject to adjustment as described in the IPO prospectus. Each right entitles the holder thereof to acquire one-eighth of one ordinary share (see Note 7). As of August 12, 2022, the Company incurred offering costs of approximately \$ 3,898,030, of which \$ 2,587,499 was for deferred underwriting commissions. For the year ended December 31, 2023, the Company recorded \$ 210,873 in offering costs and charged it to accumulated deficit. NOTE 4. PRIVATE PLACEMENT The proceeds from the sale of the Private Units were added to the net proceeds from the Offering held in the Trust Account. The Private Units are identical to the Units sold in the Initial Public Offering, except there will be no redemption rights or liquidating distributions from the Company's trust account with respect to the private shares, which will expire worthless if the Company does not consummate a business combination. With respect to the private warrants ("Private Warrants"), as described in Note 7, the warrant agent shall not register any transfer of private warrants until after the consummation of an initial business. If the Company does not complete a Business Combination within the Combination Period, the proceeds from the sale of the Private Units will be used to fund the redemption of the Public Shares (subject to the requirements of applicable law) and the Private Warrants will expire worthless. F-15 NOTE 5. RELATED PARTY TRANSACTIONS During the period ended December 31, 2021, the Company issued an aggregate of 2,156,250 shares of Ordinary shares to the Sponsor for an aggregate purchase price of \$ 25,000 in cash. On July 1, 2022, the sponsor surrendered an aggregate of 287,500 founder shares for no consideration, which surrender was effective retroactively, resulting in 1,868,750 shares being outstanding. On August 12, 2022, as a result of the partial exercise of the Representative's Over-Allotment Option, an aggregate of 20,536 founder shares were further forfeited to the Company, which surrender was effective retroactively and resulting in 1,848,214 shares being outstanding, so that the Sponsor will collectively own 20% of the Company's issued and outstanding shares after IPO (assuming the initial shareholders do not purchase any Public Shares in the IPO and excluding the Private Units and underlying securities). Subject to certain limited exceptions, the initial shareholders have agreed not to transfer, assign or sell their founder shares until six months after the date of the consummation of our Business Combination or earlier if, subsequent to Business Combination, the Company consummate a subsequent liquidation, merger, stock exchange or other similar transaction which results in all of the shareholders having the right to exchange their ordinary shares for cash, securities or other property. Due to Related Party As of December 31, 2023, the amounts due to related party was \$ 54,535, for expenses paid by CFO on behalf of the Company. As of December 31, 2022, the amounts due to related party was nil. These amounts are unsecured, non-interest bearing and due on

demand. Promissory Note — Related Party On April 20, 2021, the Sponsor issued an unsecured promissory note to the Company, pursuant to which the Company may borrow up to an aggregate principal amount of \$ 200, 000, to be used for payment of costs related to the IPO. The note is non-interest bearing and payable on the earlier the consummation of the Company's IPO or the abandonment of the Company's IPO. As of December 31, 2021, the Company had borrowed \$ 159, 478 under the promissory note with our sponsor. On August 15, 2022, the Company has repaid \$ 159, 478 under the promissory note in full with the sponsor and this promissory note was terminated. On September 8, 2023, the Company issued an unsecured promissory note (the "September 2023 Convertible Note"), effective as of September 8, 2023, in an amount of \$ 10, 000 to the Sponsor. The Convertible Promissory Note No. 1 bears no interest and is repayable in full upon the consummation of the Company's business combination. It is convertible at the Sponsor's election upon the consummation of the Company's business combination. Upon such election, the note will convert, at a price of \$ 10. 00 per unit, into units identical to the private placement units issued in connection with the Company's Initial Public Offering. On each of October 10, 2023, November 8, 2023 and December 14, 2024, the Company issued an unsecured promissory note (each is called "October 2023 Convertible Note", "November 2023 Convertible Note" and "December 2023 Convertible Note", respectively, and collectively with September 2023 Convertible Note are "Convertible Promissory Notes") amounting to \$ 100, 000, \$ 190, 112 and \$ 100, 000, respectively, for an aggregated of \$ 390, 112, to the Company's CFO. The Convertible Promissory Notes bear no interest and are repayable in full upon the consummation of the Company's Business Combination. They are convertible at the Sponsor's or CFO's election upon the consummation of the Company's Business Combination. Upon such election, the notes will convert, at a price of \$ 10. 00 per unit, into units identical to the private placement units issued in connection with the Company's Initial Public Offering. As of December 31 2023, the Company has borrowed \$ 400, 112 under the Convertible Promissory Notes, of which \$ 390, 112 was issued to CFO, and the remaining \$ 10, 000 was issued to the Sponsor. F-16 In order to finance transaction costs in connection with a Business Combination, the Company's Sponsor or an affiliate of the Sponsor, or the Company's officers and directors may, but are not obligated to, loan the Company funds as may be required ("Working Capital Loans"). Such Working Capital Loans would be evidenced by promissory notes. The notes would either be repaid upon consummation of a Business Combination, without interest, or, at the lender's discretion, up to \$ 500, 000 of notes may be converted upon consummation of a Business Combination into additional Private Units at a price of \$ 10. 00 per Unit. In the event that a Business Combination does not close, the Company may use a portion of proceeds held outside the Trust Account to repay the Working Capital Loans, but no proceeds held in the Trust Account would be used to repay the Working Capital Loans. As of December 31, 2023, the Company borrowed \$ 90, 112 (which was included in the November 2023 Convertible Note) under such loans. Office Space Provided by Sponsor The Company currently maintain executive offices at 5186 Carroll Canyon Rd, San Diego, CA 92121. Such space was provided to the Company free of charge by the Sponsor. NOTE 6. COMMITMENTS AND CONTINGENCIES Registration Rights The initial shareholders and their permitted transferees can demand that the Company register the founder shares, the private units and the underlying private shares and private warrants, and the units issuable upon conversion of working capital loans and the underlying ordinary shares, warrants and rights, pursuant to a Registration Rights Agreement signed on August 9, 2022. The holders of such securities are entitled to demand that the Company register these securities at any time after consummation of a Business Combination. Notwithstanding anything to the contrary, any holder that is affiliated with an underwriter participating in the Company's IPO may only make a demand on one occasion and only during the five-year period beginning on the effective date of the registration statement. In addition, the holders have certain "piggy-back" registration rights on registration statements filed after our consummation of a business combination; provided that any holder that is affiliated with an underwriter participating in the Company's IPO may participate in a "piggy-back" registration only during the seven-year period beginning on the effective date of the registration statement. The underwriters purchased the 892, 855 of additional Units to cover over-allotments, less the underwriting discounts and commissions. The underwriters were entitled to a cash underwriting discount of one percent (1. 00%) of the gross proceeds of the Offering, or \$ 739, 286 as the underwriters' over-allotment is partially exercised. The underwriters are also entitled to a deferred fee of three point five percent (3. 50%) of the gross proceeds of the Offering, or \$ 2, 587, 499 as the underwriters' over-allotment is partially exercised upon closing of the Business Combination. On March 4, 2024, the Company and the underwriters, entered into a satisfaction and discharge of indebtedness pursuant to underwriting agreement dated August 9, 2022 (the "Satisfaction and Discharge Agreement"), pursuant to which, the underwriter agrees to revise the deferred underwriting fee of \$ 2, 587, 499, to (1) \$ 750, 000 in cash on the date of the closing of the initial business combination (the "Closing") and (2) 200, 000 of registered and unrestricted shares of the Company, shall be issued and delivered to the underwriter at the Closing. The deferred fee will be paid in cash upon the closing of a Business Combination from the amounts held in the Trust Account, subject to the terms of the underwriting agreement. In addition, the Company paid the representative of the underwriters, at closing of the Initial Public Offering, 1. 00% of the of the IPO shares in the Company's ordinary shares or 73, 929 ordinary shares as the underwriters' over-allotment was partially exercised. Right of First Refusal For a period beginning on the closing of the Company's IPO and ending 6 months from the closing of a business combination, the Company have granted EF Hutton a right of first refusal to act as sole investment banker, sole book running manager and /or sole placement agent for any and all future private or public equity, equity-linked, convertible and debt offerings during such period. In accordance with FINRA Rule 5110 (g) (6) (A), such right of first refusal shall not have a duration of more than three years from the commencement of sales in the Company's IPO. F-17 NOTE 7. STOCKHOLDERS' DEFICIT The Company is authorized to issue 500, 000, 000 ordinary shares of with a par value of \$ 0. 0001 per share. Holders of the Company's Ordinary shares are entitled to one vote for each share. Prior to the offering, the Company issued 1, 437, 500 ordinary shares to our initial shareholders. On October 24, 2021, the Company declared a share dividend of 0. 50 shares for each outstanding share, resulting in an aggregate of 2, 156, 250 founder shares being issued. The aggregate purchase price for the founder shares was \$ 25, 000. As of December 31, 2023 and 2022, there were 2, 295, 893 and 2, 295, 893 ordinary shares issued and outstanding, excluding 5,

127, 282 and 7, 392, 855 ordinary shares subject to possible redemption, respectively. Public Warrants may only be exercised for a whole number of shares. No fractional shares will be issued upon exercise of the Warrants. The warrants will become exercisable 30 days after the completion of a Business Combination. No Warrants will be exercisable for cash unless the Company has an effective and current registration statement covering the ordinary share issuable upon exercise of the Warrants and a current prospectus relating to such ordinary share. Notwithstanding the foregoing, if a registration statement covering the ordinary share issuable upon the exercise of the Warrants is not effective within 90 days from the consummation of a Business Combination, the holders may, until such time as there is an effective registration statement and during any period when the Company shall have failed to maintain an effective registration statement, exercise the Warrants on a cashless basis pursuant to an available exemption from registration under the Securities Act. If an exemption from registration is not available, holders will not be able to exercise their Warrants on a cashless basis. The Warrants will expire five years from the consummation of a Business Combination or earlier upon redemption or liquidation. The Company may call the Warrants for redemption, in whole and not in part, at a price of \$ 0. 01 per warrant: • at any time while the Warrants are exercisable, • upon not less than 30 days' prior written notice of redemption to each Warrant holder, • if, and only if, the reported last sale price of the ordinary share equals or exceeds \$ 18 per share, for any 20 trading days within a 30- trading day period ending on the third trading day prior to the notice of redemption to Warrant holders, and • if, and only if, there is a current registration statement in effect with respect to the ordinary share underlying such warrants at the time of redemption and for the entire 30- day trading period referred to above and continuing each day thereafter until the date of redemption. F- 18 The private warrants (including the ordinary shares issuable upon exercise of the private warrants) will not be transferable, assignable or salable until 30 days after the completion of our Business Combination and they will not be redeemable by the Company so long as they are held by the initial shareholders or their permitted transferees. The initial shareholders, or their permitted transferees, have the option to exercise the private warrants on a cashless basis. If the Company calls the Warrants for redemption, management will have the option to require all holders that wish to exercise the Warrants to do so on a "cashless basis," as described in the warrant agreement. The exercise price and number of ordinary share issuable upon exercise of the warrants may be adjusted in certain circumstances including in the event of a stock dividend, extraordinary dividend or recapitalization, reorganization, merger, or consolidation. However, the warrants will not be adjusted for issuances of ordinary share at a price below its exercise price. Additionally, in no event will the Company be required to net cash settle the warrants. If the Company is unable to complete a Business Combination within the Combination Period and the Company liquidates the funds held in the Trust Account, holders of warrants will not receive any of such funds with respect to their warrants, nor will they receive any distribution from the Company's assets held outside of the Trust Account with respect to such warrants. Accordingly, the warrants may expire worthless. The Company accounts for 7, 766, 605 warrants issued in connection with the Initial Public Offering (comprised of 7, 392, 855 Public Warrants and 373, 750 Private Warrants) (the "Warrants") in accordance with the guidance contained in ASC 815- 40 Derivatives and Hedging- Contracts in Entity's Own Equity ("ASC 815") under which the Warrants meet the criteria for equity treatment and was recorded as a component of additional paid- in capital at the time of issuance. Each holder of a right will receive one- eighth (1/ 8) of one ordinary share upon consummation of a Business Combination, even if the holder of such right redeemed all shares held by it in connection with a Business Combination. No fractional shares will be issued upon exchange of the rights. No additional consideration will be required to be paid by a holder of rights in order to receive its additional shares upon consummation of a Business Combination as the consideration related thereto has been included in the unit purchase price paid for by investors in the IPO. If the Company enters into a definitive agreement for a Business Combination in which the Company will not be the surviving entity, the definitive agreement will provide for the holders of rights to receive the same per share consideration the holders of the ordinary share will receive in the transaction on an as- converted into ordinary share basis and each holder of a right will be required to affirmatively convert its rights in order to receive 1/ 8 share underlying each right (without paying additional consideration). The shares issuable upon exchange of the rights will be freely tradable (except to the extent held by affiliates of the Company). Additionally, in no event will the Company be required to net cash settle the rights. If the Company is unable to complete a Business Combination within the Combination Period and the Company liquidates the funds held in the Trust Account, holders of rights will not receive any of such funds with respect to their rights, nor will they receive any distribution from the Company's assets held outside of the Trust Account with respect to such rights. Accordingly, the rights may expire worthless. NOTE 8. SUBSEQUENT EVENTS From January 2024 to March 2024, using the loan funded from the CFO, the Company made three additional tranches of deposits of \$ 100, 000, for an aggregate of \$ 300, 000, to the Trust account and extended the Combination Period from January 12, 2024 to April 12, 2024. The Company has the right to extend the Combination Period four (4) more times for an additional one (1) month each time, from May 12, 2024 to August 12, 2024. Up to the date the financial statements were issued, the Company has not deposited the required extension contributions of \$ 400, 000 into the Trust Account, to extend the Termination Date to August 12, 2024. F- 19 Debt Financing for Working Capital and Extension For the period from January 2024 through the filing, the Company borrowed \$ 451, 000 from the CFO, in form of convertible promissory notes, for working capital and extension deposits purposes of which, \$ 300, 000 was for extension purposes as mentioned above. These loans are unsecured, non- interest bearing and are repayable in full upon the consummation of the Company's Business Combination. They are convertible at the CFO's election upon the consummation of the Company's Business Combination. Upon such election, these loans will convert, at a price of \$ 10. 00 per unit, into units identical to the private placement units issued in connection with the Company's initial public offering. Up to the date that the financial statements were issued, the total amount outstanding under the convertible promissory notes issued to the CFO was \$ 841, 112, of which \$ 600, 000 was for extension deposits purpose and \$ 241, 112 was for working capital purpose. For the period from January 2024 through the filing, the CFO paid \$ 89, 525 to third- party vendors, on behalf of the Company. These amounts are unsecured, non- interest bearing and due on demand. Up to the date that the financial statements were issued, the total amount due to related party was \$ 144, 060. Satisfaction and Discharge Agreement On March 4, 2024, the Company and

the underwriters, entered into a satisfaction and discharge of indebtedness pursuant to underwriting agreement dated August 9, 2022 (the “Satisfaction and Discharge Agreement”), pursuant to which, the underwriter agrees to revise the deferred underwriting fee of \$ 2, 587, 499, to (1) \$ 750, 000 in cash on the date of the closing of the initial business combination (the “Closing”) and (2) 200, 000 of registered and unrestricted shares of the Company, shall be issued and delivered to the underwriter at the Closing. Exhibit No. Description 3. 1 Second Amended and Restated Memorandum and Articles of Association of Embrace Change Acquisition Corp. (incorporated by reference to Exhibit 3. 1 to the Current Report on Form 8-K filed with the Securities & Exchange Commission on August 10, 2023) 3. 2 Amendment to Second Amended and Restated Memorandum and Articles of Association of Embrace Change Acquisition Corp. (incorporated by reference to Exhibit 3. 1 to the Current Report on Form 8-K filed with the Securities & Exchange Commission on October 26, 2023) 4. 1 Specimen Unit Certificate (incorporated by reference to Exhibit 4. 1 to the Registration Statement on Form S-1/A (file No. 333-265184) filed with the SEC on July 25, 2022) 4. 2 Specimen Ordinary Share Certificate (incorporated by reference to Exhibit 4. 2 to the Registration Statement on Form S-1/A (file No. 333-258221) filed with the SEC on May 13, 2022) 4. 3 Specimen Warrant Certificate (incorporated by reference to Exhibit 4. 3 to the Registration Statement on Form S-1/A (file No. 333-258221) filed with the SEC on May 13, 2022) 4. 4 Specimen Right Certificate (incorporated by reference to Exhibit 4. 4 to the Registration Statement on Form S-1/A (file No. 333-265184) filed with the SEC on July 25, 2022) 4. 5 Warrant Agreement, dated August 9, 2022, by and between the Company and Continental Stock Transfer & Trust Company, LLC (incorporated by reference to Exhibit 4. 1 to the Current Report on Form 8-K filed with the Securities & Exchange Commission on August 12, 2022) 4. 6 Rights Agreement, dated August 9, 2022, by and between the Company and Continental Stock Transfer & Trust Company, LLC (incorporated by reference to Exhibit 4. 2 to the Current Report on Form 8-K filed with the Securities & Exchange Commission on August 12, 2022) 4. 7 * Description of Securities 10. 1 Form of Letter Agreements, dated August 9, 2022, by and among the Company and its officers, directors, the Sponsor and certain other holders (incorporated by reference to Exhibit 10. 1 to the Current Report on Form 8-K filed with the Securities & Exchange Commission on August 12, 2022) 10. 2 Investment Management Trust Agreement, dated August 9, 2022, by and between the Company and Continental Stock Transfer & Trust Company (incorporated by reference to Exhibit 10. 2 to the Current Report on Form 8-K filed with the Securities & Exchange Commission on August 12, 2022) 10. 3 Amendment to the Investment Management Trust Agreement, dated as of August 9, 2023, between Embrace Change Acquisition Corp. and Continental Stock Transfer & Trust Company dated August 9, 2022 (incorporated by reference to Exhibit 10. 1 to the Current Report on Form 8-K filed with the Securities & Exchange Commission on August 10, 2023) 10. 4 Registration Rights Agreement, dated August 9, 2022, by and among the Company and certain security holders of the Company (incorporated by reference to Exhibit 10. 3 to the Current Report on Form 8-K filed with the Securities & Exchange Commission on August 12, 2022) 10. 5 Form of Indemnity Agreements, dated August 9, 2022, by and among the Company and each of the officers and directors of the Company (incorporated by reference to Exhibit 10. 4 to the Current Report on Form 8-K filed with the Securities & Exchange Commission on August 12, 2022) 10. 6 Unit Subscription Agreement, dated August 9, 2022, by and between the Company and Sponsor (incorporated by reference to Exhibit 10. 5 to the Current Report on Form 8-K filed with the Securities & Exchange Commission on August 12, 2022) 10. 7 Promissory Note issued by the Company to the Sponsor on September 8, 2023 (incorporated by reference to Exhibit 10. 1 to the Current Report on Form 8-K filed with the Securities & Exchange Commission on September 11, 2023) 10. 8 Promissory Note issued by the Company to Zheng Yuan on October 12, 2023 (incorporated by reference to Exhibit 10. 1 to the Current Report on Form 8-K filed with the Securities & Exchange Commission on October 13, 2023) 10. 9 Promissory Note issued by the Company to Zheng Yuan on November 13, 2023 (incorporated by reference to Exhibit 10. 1 to the Current Report on Form 8-K filed with the Securities & Exchange Commission on November 14, 2023 **2024**) 10. 10 Promissory Note issued **This statement is filed** by the Company to Zheng Yuan on December 15, 2023 (incorporated by reference to Exhibit 10. 1 to the Current Report on Form 8-K filed with the Securities & Exchange Commission on December 18, 2023) 10. 11 Promissory Note issued by the Company to Zheng Yuan on January 17, 2024 (incorporated by reference to Exhibit 10. 1 to the Current Report on Form 8-K filed with the Securities & Exchange Commission on January 19, 2024) 10. 12 Promissory Note issued by the Company to Zheng Yuan on February 16, 2024 (incorporated by reference to Exhibit 10. 1 to the Current Report on Form 8-K filed with the Securities & Exchange Commission on February 20, 2024) 10. 13 Satisfaction and Discharge of Indebtedness Pursuant to Underwriting Agreement dated August 9, 2022, dated March 4, 2024, between the Company and EF Hutton (incorporated by reference to Exhibit 10. 1 to the Current Report on Form 8-K filed with the Securities & Exchange Commission on March 14, 2024) 10. 14 Promissory Note issued by the Company to Zheng Yuan on March 13, 2024 (incorporated by reference to Exhibit 10. 2 to the Current Report on Form 8-K filed with the Securities & Exchange Commission on March 14, 2024) 10. 15 Promissory Note issued by the Company to Zheng Yuan on March 21, 2024 (incorporated by reference to Exhibit 10. 1 to the Current Report on Form 8-K filed with the Securities & Exchange Commission on March 25, 2024). Code of Ethics (incorporated by reference to Exhibit 14 to the Registration Statement on Form S-1/A filed with the Securities & Exchange Commission on July 25, 2022) 31. 1 * Certification of Chief Executive Officer pursuant to Rule 13a-14 (a) and 15d-14 (a) under the Securities Exchange Act of 1934, as adopted pursuant to § 302 of the Sarbanes-Oxley Act of 2002 31. 2 * Certification of Chief Financial Officer pursuant to Rule 13a-14 (a) and 15d-14 (a) under the Securities Exchange Act of 1934, as adopted pursuant to § 302 of the Sarbanes-Oxley Act of 2002 32 * Certifications of Chief Executive Officer and Chief Financial Officer pursuant to 18 U. S. C 1350, as adopted pursuant to § 906 of the Sarbanes-Oxley Act of 2002 97. 1 * Clawback Policy 99. 1 Audit Committee Charter (incorporated by reference to Exhibit 99. 1 to the Registration Statement on Form S-1/A filed with the Securities & Exchange Commission on July 25, 2022) 99. 2 Nominating Committee Charter (incorporated by reference to Exhibit 99. 2 to the Registration Statement on Form S-1/A filed with the Securities & Exchange Commission on July 25, 2022) 99. 3 Compensation Committee Charter (incorporated by reference to Exhibit 99. 3 to the Registration Statement on Form S-1/A filed with the Securities & Exchange Commission on July 25,

2022) 101. INS * Inline XBRL Instance Document. 101. SCH * Inline XBRL Taxonomy Extension Schema Document. 101. CAL * Inline XBRL Taxonomy Extension Calculation Linkbase Document. 101. DEF * Inline XBRL Taxonomy Extension Definition Linkbase Document. 101. LAB * Inline XBRL Taxonomy Extension Label Linkbase Document. 101. PRE * Inline XBRL Taxonomy Extension Presentation Linkbase Document. 104 * Cover Page Interactive Data File (formatted as Inline XBRL and contained in Exhibit 101). * Filed herewith. ITEM 16. FORM 10-K SUMMARY SIGNATURES Pursuant to the requirements of Section 13 or 15 (d) of the Exchange Act of 1934, the registrant caused this report to be signed on its behalf by the undersigned, thereunto duly authorized. Embrace Change Acquisition Corp. Dated: July 26, 2024 By: /s/ Jingyu Wang Name: Jingyu Wang Title: Chief Executive Officer Pursuant to the requirements of the Securities Exchange Act of 1934, this report has been signed below by the following persons on behalf of the registrant and in the capacities and on the dates indicated. Signature Title Date /s/ Jingyu Wang Chief Executive Officer. President and Director July 26, 2024 Jingyu Wang (i Principal Executive Officer) **Glazer Capital** /s/ Zheng Yuan Chief Financial Officer July 26, 2024 Zheng Yuan (Principal Accounting and Financial Officer) /s/ Jiangping (Gary) Xiao Director July 26, 2024 Jiangping (Gary) Xiao /s/ Hang Zhou Director July 26, 2024 Hang Zhou /s/ Mo Zhou Director July 26, 2024 Mo Zhou Exhibit 4. 7 DESCRIPTION OF SECURITIES The following summary of the material terms of the securities of Embrace Change Acquisition Corp., a Cayman Islands exempted **Delaware limited liability** company (“we,” **Glazer Capital**” “us,” “our” or the “Company”), is not intended to be a complete summary of the rights and preferences of such securities and is subject to and qualified by reference to our second amended and restated memorandum and articles of association (the “Amended Articles of Association”), as amended, the warrant agreement, dated August 9, 2022, between the Company and Continental Stock Transfer & Trust Company (the “warrant agreement”), the rights agreement, dated August 9, 2022, between the Company and Continental Stock Transfer & Trust Company (the “rights agreement”), in each case incorporated by reference as exhibits to the Company’s Annual Report on Form 10-K for the year ended December 31, 2023 (the “Report”), and applicable Cayman Islands law. We urge you to read our Amended Articles of Association, as amended, the warrant agreement and the rights agreement in their entirety for a complete description of the rights and preferences of our securities. As of the date of this Report, based on our Amended Articles of Association, as amended, our authorized share capital consists of 500,000,000 ordinary shares with a par value of US \$ 0.0001 each. As of July 26, 2024, 7,423,175 ordinary shares are issued and outstanding. No preferred shares are issued or outstanding or authorized by our constitutional documents. As of July 26, 2024, there were 377,441 units outstanding. Each unit consists of one ordinary share, one warrant and one right. Each whole warrant entitles the holder to purchase one ordinary share exercisable at \$ 11.50 per share, subject to adjustment as described in this Report. Each right entitles the holder thereof to receive one-eighth (1/8) of an ordinary share upon consummation of our initial business combination. In addition, we will not issue fractional shares in connection with an exchange of rights. Fractional shares will either be rounded down to the nearest whole share or otherwise addressed in accordance with the applicable provisions of Cayman Islands law. As a result, you must hold rights in multiples of 8 in order to receive shares for all of your rights upon closing of a business combination. As of July 26, 2024, there were 7,423,175 ordinary shares issued and outstanding. Our shareholders of record are entitled to one vote for each share held on all matters to be voted on by shareholders. In connection with any vote held to approve our initial business combination, our initial shareholders, as well as all of our officers and directors, have agreed to vote their respective ordinary shares owned by them immediately prior to our initial public offering and any shares purchased in our initial public offering or following our initial public offering in the open market in favor of the proposed business combination. Our board of directors is divided into three classes, each of which generally serves for a term of three years with only one class of directors being appointed in each year. There is no cumulative voting with respect to the appointment of directors, with the result that the holders of more than 50% of the shares eligible to vote for the appointment of **Common Stock** (directors can appoint all of the directors. Pursuant to our Amended Articles of Association, as **defined in Item 2 (d) held** amended, if we do not consummate a business combination by **certain funds and managed accounts** August 12, 2024 in this Report, we will redeem 100% of the public shares sold in our initial public offering. The per-share amount we will distribute to investors **which Glazer Capital serves as investment manager (collectively, the “Glazer Funds”); and (ii) Mr. Paul J. Glazer (“Mr. Glazer”),** who properly redeem **serves as their-- the Managing Member of Glazer Capital,** shares will not be reduced by the revised deferred underwriting commissions we will pay to the underwriters. Our initial shareholders have agreed to waive their rights to share in any distribution from the trust account with respect to their-- **the founders’ shares** upon our winding up, dissolution and liquidation. They will, however, participate in any liquidation distribution from the trust account with respect to any ordinary shares acquired in, or following, our initial public offering. Our shareholders have no conversion, preemptive or other subscription rights and there are no sinking fund or redemption provisions applicable to the ordinary shares, except that public shareholders have the right to sell their shares to us in a tender offer or have their ordinary shares redeemed for cash equal to their pro rata share of **Common Stock** the trust account if they vote on the proposed business combination in connection with such business combination and the business combination is completed. Public shareholders who sell or redeem their shares for their share of the trust account still have the right to exercise the warrants and convert the rights that they received as part of the units. Under Cayman Islands law, we must keep a register of members and there shall be entered therein: (a) the names and addresses of the members, a statement of the shares held by **the Glazer Funds. The address of the business office of** each member, which: ● Distinguishes each share by its number (so long as the share has a number), ● Confirms the amount paid, or agreed to be considered as paid, on the shares of each member, ● Confirms the **reporting** number and category of shares held by each member, and ● Confirms whether each relevant category of shares held by a member carries voting rights under the articles of association, and if so, whether such voting rights are conditional; (b) the names and addresses of the members, a statement of the shares held by each member, and of the amount paid or agreed to be considered as paid, on the shares of each member and the voting rights of the shares; (c) the date on which the name of any person **persons** was entered on the register as a member; and (d) the date on which any person ceased to be a member. For these purposes, “voting rights” means rights

conferred on shareholders, including the right to appoint or remove directors, in respect of their shares to vote at general meetings of the Company on all or substantially all matters. A voting right is conditional where the voting right arises only in certain circumstances. Under Cayman Islands law, the register of members of our Company is prima facie evidence of the matters set out therein (i. e. the register of members will raise a presumption of fact on the matters referred to above unless rebutted) and a member registered in the register of members shall be deemed as a matter of Cayman Islands law to have legal title to the shares as set against its name in the register of members. Upon the closing of our initial public offering, the register of members was immediately updated to reflect the issue of shares by us. The shareholders recorded in the register of members is deemed to have legal title to the shares set against their name. However, there are certain limited circumstances where an application may be made to a Cayman Islands court for a determination on whether the register of members reflects the correct legal position. Further, the Cayman Islands court has the power to order that the register of members maintained by a company should be rectified where it considers that the register of members does not reflect the correct legal position. If an application for an order for rectification of the register of members were made in respect of our ordinary shares, then the validity of such shares may be subject to re-examination by a Cayman Islands court. As of July 26, 2024, there were 7,389,164 warrants outstanding, excluding 3,691 warrants underlying the public units and 373,750 warrants underlying the private units. Each whole warrant entitles the holder thereof to purchase one ordinary share at a price of \$ 11.50 **250** per share **West 55th Street, Suite** subject to adjustment as described in this Report, at any time commencing 30 **30A** days after the completion of an initial business combination. However, no public warrants will be exercisable for cash unless we have an effective and current registration statement covering the issuance of the ordinary shares issuable upon exercise of the warrants and a current prospectus relating to such ordinary shares. Notwithstanding the foregoing, if a registration statement covering the issuance of the ordinary shares issuable upon exercise of the public warrants is not effective within 90 days from the closing of our initial business combination, warrant holders may, until such time as there is an effective registration statement and during any period when we shall have failed to maintain an effective registration statement, exercise warrants on a cashless basis pursuant to an available exemption from registration under the Securities Act of 1933, as amended. If an exemption from registration is not available, holders will not be able to exercise their warrants on a cashless basis. The warrants will expire five years from the closing of our initial business combination at 5:00 p. m., New York City time or earlier redemption. In addition, if (x) we issue additional ordinary shares or equity-linked securities for capital raising purposes in connection with the closing of our initial business combination at a Newly **New York** Issued Price of less than \$ 9.20 per share (with such issue price or effective issue price to be determined in good faith by our board of directors and, in the case of any such issuance to our initial shareholders or their affiliates, without taking into account any founders' shares held by our initial shareholders or such affiliates, as applicable, prior to such issuance), (y) the aggregate gross proceeds from such issuances represent more than 60% of the total equity proceeds, and interest thereon, available for the funding of our initial business combination on the date of the consummation of our initial business combination (net of redemptions), and (z) the Market Value is below \$ 9.20 per share, the exercise price of the warrants will be adjusted (to the nearest cent) to be equal to 115% of the higher of the Market Value and the Newly Issued Price, and the \$ 18.00 per share redemption trigger price described below will be adjusted (to the nearest cent) to be equal to 180% of the higher of the Market Value and the Newly Issued Price. We may call the warrants for redemption (excluding the private warrants, in whole and not in part, at a price of \$ 0.01 per warrant): • at any time while the warrants are exercisable, • upon not less than 30 days' prior written notice of redemption to each warrant holder, • if, and only if, the reported last sale price of the ordinary shares equals or exceeds \$ 18.00 per share (as adjusted for share sub-divisions, share dividends, reorganizations and recapitalizations), for any 20 trading days within a 30 trading day period commencing after the warrants become exercisable and ending on the third trading business day prior to the notice of redemption to warrant holders, and • if, and only if, there is a current registration statement in effect with respect to the issuance of the ordinary shares underlying such warrants at the time of redemption and for the entire 30-day trading period referred to above and continuing each day thereafter until the date of redemption. The right to exercise will be forfeited unless the warrants are exercised prior to the date specified in the notice of redemption. On and after the redemption date, a record holder of a warrant will have no further rights except to receive the redemption price for such holder's warrant upon surrender of such warrant. The redemption criteria for our warrants have been established at a price which is intended to provide warrant holders a reasonable premium to the initial exercise price and provide a sufficient differential between the then-prevailing share price and the warrant exercise price so that if the share price declines as a result of our redemption call, the redemption will not cause the share price to drop below the exercise price of the warrants. If we call the warrants for redemption as described above, our management will have the option to require all holders that wish to exercise warrants to do so on a "cashless basis." In such event, each holder would pay the exercise price by surrendering the warrants for that number of ordinary shares equal to the quotient obtained by dividing (x) the product of the number of ordinary shares underlying the warrants, multiplied by the difference between the exercise price of the warrants and the fair market value by (y) the fair market value. The "fair market value" for this purpose shall mean the average reported last sale price of the ordinary shares for the 10 trading days ending on the third trading day prior to the date on which the notice of redemption is sent to the holders of warrants. For example, if a holder held 150 warrants to purchase 150 shares and the fair market value on the trading date prior to exercise was \$ 15.00, that holder would receive 35 shares without the payment of any additional cash consideration. Whether we will exercise our option to require all holders to exercise their warrants on a "cashless basis" will depend on a variety of factors including the price of our ordinary shares at the time the warrants are called for redemption, our cash needs at such time and concerns regarding dilutive share issuances. The warrants were issued in registered form under a warrant agreement between Continental Stock Transfer & Trust Company, as warrant agent, and us. The warrant agreement provides that the terms of the warrants may be amended without the consent of any holder to cure any ambiguity or correct any defective provision, but requires the approval, by written consent or vote, of the holders of a majority of the then-outstanding warrants (including the private warrants) in order to make any change that adversely affects the interests

of the registered holders. The exercise price and number of ordinary shares issuable on exercise of the warrants may be adjusted in certain circumstances including in the event of a share dividend, extraordinary dividend or our recapitalization, reorganization, merger or consolidation. However, the warrants will not be adjusted for issuances of ordinary shares at a price below their respective exercise prices. The warrants may be exercised upon surrender of the warrant certificate on or prior to the expiration date at the offices of the warrant agent, with the exercise form on the reverse side of the warrant certificate completed and executed as indicated, accompanied by full payment of the exercise price (or on a cashless basis, if applicable), by certified or official bank check payable to us, for the number of warrants being exercised. The warrant holders do not have the rights or privileges of holders of ordinary shares and any voting rights until they exercise their warrants and receive ordinary shares. After the issuance of ordinary shares upon exercise of the warrants, each holder will be entitled to one vote for each share held of record on all matters to be voted on by shareholders. Except as described above, no public warrants will be exercisable and we will not be obligated to issue ordinary shares unless at the time a holder seeks to exercise such warrant, a prospectus relating to the ordinary shares issuable upon exercise of the warrants is current and the ordinary shares have been registered or qualified or deemed to be exempt under the securities laws of the state of residence of the holder of the warrants. Under the terms of the warrant agreement, we have agreed to use our best efforts to meet these conditions and to maintain a current prospectus relating to the ordinary shares issuable upon exercise of the warrants until the expiration of the warrants. However, we cannot assure you that we will be able to do so and, if we do not maintain a current prospectus relating to the ordinary shares issuable upon exercise of the warrants, holders will be unable to exercise their warrants and we will not be required to settle any such warrant exercise. If the prospectus relating to the ordinary shares issuable upon the exercise of the warrants is not current or if the ordinary shares is not qualified or exempt from qualification in the jurisdictions in which the holders of the warrants reside, we will not be required to net cash settle or cash settle the warrant exercise, the warrants may have no value, the market for the warrants may be limited and the warrants may expire worthless. Warrant holders may elect to be subject to a restriction on the exercise of their warrants such that an electing warrant holder would not be able to exercise their warrants to the extent that, after giving effect to such exercise, such holder would beneficially own in excess of 9.8% of the ordinary shares outstanding. No fractional shares will be issued upon exercise of the warrants. If, upon exercise of the warrants, a holder would be entitled to receive a fractional interest in a share, we will, upon exercise, round down to the nearest whole number the number of ordinary shares to be issued to the warrant holder, and the fractional interest will be canceled. There are currently 7,389,164 rights outstanding, excluding 3,691 rights underlying the public units and 373,750 rights underlying the private units. Except in cases where we are not the surviving company in a business combination, each holder of a right will automatically receive one-eighth (1/8) of an ordinary share upon consummation of our initial business combination, even if the holder of a public right converted all ordinary shares held by him, her or it in connection with the initial business combination or an amendment to our Amended Articles of Association, as amended, with respect to our pre-business combination activities. In the event we will not be the surviving company upon completion of our initial business combination, each holder of a right will be required to affirmatively convert his, her or its rights in order to receive the one-eighth (1/8) of a share underlying each right upon consummation of the business combination. No additional consideration will be required to be paid by a holder of rights in order to receive his, her or its additional ordinary shares upon consummation of an initial business combination. The shares issuable upon exchange of the rights will be freely tradable (except to the extent held by affiliates of ours). If we enter into a definitive agreement for a business combination in which we will not be the surviving entity, the definitive agreement will provide for the holders of rights to receive the same per share consideration the holders of the ordinary shares will receive in the transaction on an as-converted into ordinary shares basis. We will not issue fractional shares in connection with an exchange of rights. Fractional shares will either be rounded down to the nearest whole share or otherwise addressed in accordance with the applicable provisions of Cayman Islands law. As a result, you must hold rights in multiples of 8 in order to receive shares for all of your rights upon closing of a business combination. If we are unable to complete an initial business combination within the required time period and we liquidate the funds held in the trust account, holders of rights will not receive any of such funds with respect to their rights, nor will they receive any distribution from our assets held outside of the trust account with respect to such rights, and the rights will expire worthless. Further, there are no contractual penalties for failure to deliver securities to the holders of the rights upon consummation of an initial business combination. Additionally, in no event will we be required to net cash settle the rights. Accordingly, the rights may expire worthless. We have not paid any cash dividends on our ordinary shares to date and do not intend to pay cash dividends prior to the completion of our initial business combination. The payment of cash dividends in the future will be dependent upon our revenues and earnings, if any, capital requirements and general financial condition subsequent to completion of our initial business combination. The payment of any dividends subsequent to our initial business combination will be within the discretion of our then board of directors at such time and we will only pay such dividend out of our profits or share premium (subject to solvency requirements) as permitted under Cayman Islands law. It is the present intention of our board of directors to retain all earnings, if any, for use in our business operations and, accordingly, our board does not anticipate declaring any dividends in the foreseeable future. Our Transfer Agent, Warrant Agent and Rights Agent The transfer agent for our ordinary shares, warrant agent for our warrants and rights agent for our rights is Continental Stock Transfer & Trust Company. CERTAIN DIFFERENCES IN CORPORATE LAW Cayman Islands companies are governed by the Companies Act (As Revised) of the Cayman Islands as the same may be amended from time to time (the "Companies Act"). The Companies Act is modeled on English Law but does not follow recent English Law statutory enactments, and differs from laws applicable to United States corporations and their shareholders. Set forth below is a summary of the material differences between the provisions of the Companies Act applicable to us and the laws applicable to companies incorporated in the United States and their shareholders. Mergers and Similar Arrangements In certain circumstances, the Companies Act allows for mergers or consolidations between two Cayman Islands companies, or between a Cayman Islands exempted company and a company incorporated in another jurisdiction (provided that is facilitated by the laws

of that other jurisdiction). Where the merger or consolidation is between two Cayman Islands companies, the directors of each company must approve a written plan of merger or consolidation containing certain prescribed information. That plan or merger or consolidation must then be authorized by either (a) a special resolution (usually a majority of 2/3 in value of the voting shares voted at a shareholder meeting) of the shareholders of each company; or (b) such other authorization, if any, as may be specified in such constituent company's articles of association. No shareholder resolution is required for a merger between a parent company (i. e., a company that owns at least 90 % of the issued shares of each class in a subsidiary company) and its subsidiary company. The consent of each holder of a fixed or floating security interest of a constituent company must be obtained, unless the court waives such requirement. If the Cayman Islands Registrar of Companies is satisfied that the requirements of the Companies Act (which includes certain other formalities) have been complied with, the Registrar of Companies will register the plan of merger or consolidation. Where the merger or consolidation involves a foreign company, the procedure is similar, save that with respect to the foreign company, the directors of the Cayman Islands exempted company are required to make a declaration to the effect that, having made due enquiry, they are of the opinion that the requirements set out below have been met: (i) that the merger or consolidation is permitted or not prohibited by the constitutional documents of the foreign company and by the laws of the jurisdiction in which the foreign company is incorporated, and that those laws and any requirements of those constitutional documents have been or will be complied with; (ii) that no petition or other similar proceeding has been filed and remains outstanding or order made or resolution adopted to wind-up or liquidate the foreign company in any jurisdictions; (iii) that no receiver, trustee, administrator or other similar person has been appointed in any jurisdiction and is acting in respect of the foreign company, its affairs or its property or any part thereof; and (iv) that no scheme, order, compromise or other similar arrangement has been entered into or made in any jurisdiction whereby the rights of creditors of the foreign company are and continue to be suspended or restricted. Where the surviving company is the Cayman Islands exempted company, the directors of the Cayman Islands exempted company are further required to make a declaration to the effect that, having made due enquiry, they are of the opinion that the requirements set out below have been met: (i) that the foreign company is able to pay its debts as they fall due and that the merger or consolidated is bona fide and not intended to defraud unsecured creditors of the foreign company; (ii) that in respect of the transfer of any security interest granted by the foreign company to the surviving or consolidated company (a) consent or approval to the transfer has been obtained, released or waived, (b) the transfer is permitted by and has been approved in accordance with the constitutional documents of the foreign company, and (c) the laws of the jurisdiction of the foreign company with respect to the transfer have been or will be complied with; (iii) that the foreign company will, upon the merger or consolidation becoming effective, cease to be incorporated, registered or exist under the laws of the relevant foreign jurisdiction; and (iv) that there is no other reason why it would be against the public interest to permit the merger or consolidation. Where the above procedures are adopted, the Companies Act provides for a right of dissenting shareholders to be paid a payment of the fair value of his shares upon their dissenting to the merger or consolidation if they follow a prescribed procedure. In essence, that procedure is as follows: (a) the shareholder must give his written objection to the merger or consolidation to the constituent company before the vote on the merger or consolidation, including a statement that the shareholder proposes to demand payment for his shares if the merger or consolidation is authorized by the vote; (b) within 20 days following the date on which the merger or consolidation is approved by the shareholders, the constituent company must give written notice to each shareholder who made a written objection; (c) a shareholder must within 20 days following receipt of such notice from the constituent company, give the constituent company a written notice of his intention to dissent including, among other details, a demand for payment of the fair value of his shares; (d) within seven days following the date of the expiration of the period set out in paragraph (b) above or seven days following the date on which the plan of merger or consolidation is filed, whichever is later, the constituent company, the surviving company or the consolidated company must make a written offer to each dissenting shareholder to purchase his shares at a price that the company determines is the fair value and if the company and the shareholder agree to the price within 30 days following the date on which the offer was made, the company must pay the shareholder such amount; and (e) if the company and the shareholder fail to agree a price within such 30 day period, within 20 days following the date on which such 30 day period expires, the company (and any dissenting shareholder) must file a petition with the Cayman Islands Grand Court to determine the fair value and such petition must be accompanied by a list of the names and addresses of the dissenting shareholders with whom agreements as to the fair value of their shares have not been reached by the company. At the hearing of that petition, the court has the power to determine the fair value of the shares together with a fair rate of interest, if any, to be paid by the company upon the amount determined to be the fair value. Any dissenting shareholder whose name appears on the list filed by the company may participate fully in all proceedings until the determination of fair value is reached. These rights of a dissenting shareholder are not available in certain circumstances, for example, to dissenters holding shares of any class in respect of which an open market exists on a recognized stock exchange or recognized interdealer quotation system at the relevant date or where the consideration for such shares to be contributed are shares of any company listed on a national securities exchange or shares of the surviving or consolidated company. Moreover, Cayman Islands law has separate statutory provisions that facilitate the reconstruction or amalgamation of companies in certain circumstances. Schemes of arrangement will generally be more suited for complex mergers or other transactions involving widely held companies, commonly referred to in the Cayman Islands as a "scheme of arrangement" which may be tantamount to a merger. In the event that a merger was sought pursuant to a scheme of arrangement (the procedures for which are more rigorous and take longer to complete than the procedures typically required to consummate a merger in the United States), the arrangement in question must be approved by a majority in number of each class of shareholders and creditors with whom the arrangement is to be made and who must in addition represent three-fourths in value of each such class of shareholders or creditors, as the case may be, that are present and voting either in person or by proxy at an annual general meeting, or an extraordinary general meeting summoned for that purpose. The convening of the general meetings and subsequently the terms of the arrangement must be sanctioned by the Grand Court of the Cayman Islands. While a

dissenting shareholder would have the right to express to the court the view that the transaction should not be approved, the court can be expected to approve the arrangement if it satisfies itself that: ● we are not proposing to act illegally or beyond the scope of our corporate authority and the statutory provisions as to majority vote have been complied with; ● the shareholders have been fairly represented at the general meeting in question; ● the arrangement is such as a businessman would reasonably approve; and ● the arrangement is not one that would more properly be sanctioned under some other provision of the Companies Act or that would amount to a “fraud on the minority.” If a scheme of arrangement or takeover offer (as described below) is approved, any dissenting shareholder would have no rights comparable to appraisal rights, which would otherwise ordinarily be available to dissenting shareholders of United States corporations, providing rights to receive payment in cash for the judicially determined value of the shares.

Squeeze-out Provisions When a takeover offer is made and accepted by holders of 90 % of the shares to whom the offer is made within four months, the offeror may, within a two-month period, require the holders of the remaining shares to transfer such shares on the terms of the offer. An objection can be made to the Grand Court of the Cayman Islands but this is unlikely to succeed unless there is evidence of fraud, bad faith, collusion or inequitable treatment of the shareholders. Further, transactions similar to a merger, reconstruction or an amalgamation may in some circumstances be achieved through means other than these statutory provisions, such as a share capital exchange, asset acquisition or control, or through contractual arrangements of an operating business. Shareholders’ Suits Ogier, our Cayman Islands counsel, is not aware of any reported class action having been brought in a Cayman Islands court. Derivative actions have been brought in the Cayman Islands courts, and the Cayman Islands courts have confirmed the availability for such actions. In most cases, we will be the proper plaintiff in any claim based on a breach of duty owed to us, and a claim against (for example) our officers or directors usually may not be brought by a shareholder. However, based both on Cayman Islands authorities and on English authorities, which would in all likelihood be of persuasive authority and be applied by a court in the Cayman Islands, exceptions to the foregoing principle apply in circumstances in which: ● a company is acting, or proposing to act, illegally or beyond the scope of its authority; ● the act complained of, although not beyond the scope of the authority, could be effected if duly authorized by more than the number of votes which have actually been obtained; or ● those who control the company are perpetrating a “fraud on the minority.” A shareholder may have a direct right of action against us where the individual rights of that shareholder have been infringed or are about to be infringed.

Enforcement of Civil Liabilities The Cayman Islands has a different body of securities laws as compared to the United States and provides less protection to investors. Additionally, Cayman Islands companies may not have standing to sue before the federal courts of the United States. We have been advised by Ogier, our Cayman Islands legal counsel, that the courts of the Cayman Islands are unlikely (i) to recognize or enforce against us judgments of courts of the United States predicated upon the civil liability provisions of the federal securities laws of the United States or any state; and (ii) in original actions brought in the Cayman Islands, to impose liabilities against us predicated upon the civil liability provisions of the federal securities laws of the United States or any state, so far as the liabilities imposed by those provisions are penal in nature. Although there is no statutory enforcement in the Cayman Islands of judgments obtained in the United States, the courts of the Cayman Islands will recognize and enforce a foreign money judgment without re-examination or re-litigation of the matters adjudicated upon, if the judgement (i) is given by a foreign court of competent jurisdiction; (ii) is final and conclusive; (iii) is not in respect of a tax, fine or other penalty; (iv) was not obtained by fraud; and (v) is not of a kind, the enforcement of which is contrary to public policy in the Cayman Islands. The courts of the Cayman Islands will apply the rules of Cayman Islands private international law to determine whether the foreign court is a court of competent jurisdiction. Subject to these limitations, the courts of the Cayman Islands will recognize and enforce a foreign judgment for a liquidated sum and may also give effect in the Cayman Islands to other kinds of foreign judgments, such as declaratory orders, orders for performance of contracts and injunctions. A Cayman Islands Court may stay enforcement proceedings if concurrent proceedings are being brought elsewhere. In addition, one of our officers (Jingyu Wang) is a resident of mainland China (our other officers and directors are residents of the United States or Canada; none of them live in Hong Kong or are Hong Kong residents). The People’s Republic of China (including Hong Kong and Macau) does not have treaties providing for the reciprocal recognition and enforcement of judgments of courts with the United States, the United Kingdom, Japan and many other jurisdictions. As a result, it may not be possible for investors to serve process upon us or those persons in China, or to enforce against us or them in China, any judgments obtained from non-China jurisdictions. As a result, it may be difficult and prohibitively expensive for you to effect service of process upon us or those persons in China (including Hong Kong and Macau). It may also be difficult for you to enforce judgments obtained in U. S. courts based on the civil liability provisions of the U. S. federal securities laws against us and our officers and directors who do not reside in the United States or have substantial assets located in the United States. In addition, there is uncertainty as to whether the courts of the PRC would recognize or enforce judgments of U. S. courts against us or such persons predicated upon the civil liability provisions of the securities laws of the United States or any state. As a result, it may be difficult for investors to effect service of process within the United States on our company or the officers and directors residing in China, or enforce judgments obtained in the United States courts against our company or those of our officers or directors residing in China. Shareholder claims that are common in the United States, including securities law class actions and fraud claims, generally are difficult to pursue as a matter of law or practicality in China. For example, in China, there are significant legal and other obstacles to obtaining information needed for shareholder investigations or litigation outside of China or otherwise with respect to foreign entities. Although the local authorities in China may establish a regulatory cooperation mechanism with the securities regulatory authorities of another country or region to implement cross-border supervision and administration, such regulatory cooperation with the securities regulatory authorities in the United States has not been efficient in the absence of mutual and practical cooperation mechanism. Accordingly, without the consent of the competent PRC securities regulators or other relevant authorities, it could be extremely expensive.

Special Considerations for Exempted Companies We are an exempted company with limited liability under the Companies Act. The Companies Act distinguishes between ordinary resident companies and exempted companies. Any

company that is registered in the Cayman Islands but conducts business mainly outside of the Cayman Islands may apply to be registered as an exempted company. The requirements for an exempted company are essentially the same as for an ordinary company except for the exemptions and privileges listed below: ● annual reporting requirements are minimal and consist mainly of a statement that the company has conducted its operations mainly outside of the Cayman Islands and has complied with the provisions of the Companies Act; ● an exempted company's register of members is not open to inspection; ● an exempted company does not have to hold an annual general meeting; ● an exempted company may not issue negotiable or bearer shares but may issue shares with no par value; ● an exempted company may obtain an undertaking against the imposition of any future taxation (such undertakings are usually given for 20 years in the first instance); ● an exempted company may register by way of continuation in another jurisdiction and be deregistered in the Cayman Islands; ● an exempted company may register as a limited duration company; and ● an exempted company may register as a segregated portfolio company. "Limited liability" means that the liability of each shareholder is limited to the amount unpaid by the shareholder on the shares of the company (except in exceptional circumstances, such as involving fraud, the establishment of an agency relationship or an illegal or improper purpose or other circumstances in which a court may be prepared to pierce or lift the corporate veil). Our Amended Articles of Association, as amended, contain provisions designed to provide certain rights and protections relating to our initial public offering that apply to us until the consummation of a business combination. These provisions cannot be amended without a special resolution under Cayman Islands law. As a matter of Cayman Islands law, a resolution is deemed to be a special resolution where it has been approved by either (i) the affirmative vote of at least two-thirds (or any higher threshold specified in a company's articles of association) of a company's shareholders entitled to vote and so voting at a shareholder meeting for which notice specifying the intention to propose the resolution as a special resolution has been given; or (ii) if so authorized by a company's articles of association, by a unanimous written resolution of all of the company's shareholders. Our Amended Articles of Association, as amended, provides that special resolutions must be approved either by at least two-thirds of our shareholders who attend and vote at a shareholder meeting of the company (i.e., the lowest threshold permissible under Cayman Islands law), or by a unanimous written resolution of all of our shareholders. The following are the material rights and protections contained in our Amended Articles of Association, as amended: ● the right of public shareholders to exercise redemption rights and have their public shares repurchased in lieu of participating in a proposed business combination (up to a maximum of 20 % of the public shares sold in our initial public offering); ● a requirement that if we seek shareholder approval of any business combination, a majority of the issued and outstanding ordinary shares voted must be voted in favor of such business combination; ● the separation of our board of directors into three classes and the establishment of related procedures regarding the standing and appointment of such directors; ● a requirement that directors may call general meetings on their own accord and are required to call an extraordinary general meeting if holders of not less than 10 % in par value of the issued shares request such a general meeting; ● a requirement that our management take all actions necessary to liquidate our trust account in the event we do not consummate a business combination by August 12, 2024; ● a prohibition, prior to a business combination, against our issuing (i) any ordinary shares or any securities convertible into ordinary shares or (ii) any other securities (including preference shares) which participate in or are otherwise entitled in any manner to any of the proceeds in the trust account or which vote as a class with the ordinary shares on a business combination; and ● the limitation on shareholders' rights to receive a portion of the trust account. Although we could amend any of the provisions relating to our IPO, structure and business plan which are contained in our Amended Articles of Association, as amended, we view all of these provisions as binding obligations to our shareholders and neither we, nor our officers or directors, will take any action to amend or waive any of these provisions unless we provide public shareholders with the opportunity to redeem their public shares in connection with any such vote.

Exhibit 31.1 CERTIFICATION OF CHIEF EXECUTIVE OFFICER PURSUANT TO RULE 13A-14 (A) UNDER THE SECURITIES EXCHANGE ACT OF 1934, AS ADOPTED PURSUANT TO SECTION 302 OF THE SARBANES-OXLEY ACT OF 2002 I, Jingyu Wang, certify that: 1. I have reviewed this Annual Report on Form 10-K of Embrace Change Acquisition Corp.; 2. Based on my knowledge, this report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this report; 3. Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations and cash flows of the registrant as of, and for, the periods presented in this report; 4. The registrant's other certifying officer (s) and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-15 (e) and 15d-15 (e)) for the registrant and internal control over financial reporting (as defined in Exchange Act Rules 13a-15 (f) and 15d-15 (f)) for the registrant and have: a) Designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under my supervision, to ensure that material information relating to the registrant, is made known to us by others within those entities, particularly during the period in which this report is being prepared; and b) Designed such internal control over financial reporting, or caused such internal control over financial reporting to be designed under my supervision, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles; and c) Evaluated the effectiveness of the registrant's disclosure controls and procedures and presented in this report my conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based on such evaluation; and d) Disclosed in this report any change in the registrant's internal control over financial reporting that occurred during the registrant's most recent fiscal quarter that has materially affected, or is reasonably likely to materially affect, the registrant's internal control over financial reporting; and 5. The registrant's other certifying officer (s) and I have disclosed, based on our most recent evaluation of internal control over financial reporting, to the registrant's auditors and the audit committee of the registrant's board of directors (or persons performing the equivalent functions): a) All significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably

likely to adversely affect the registrant's ability to record, process, summarize and report financial information; and b) Any fraud, whether or not material, that involves management or other employees who have a significant role in the registrant's internal control over financial reporting. Date: July 26, 2024 /s/ Jingyu Wang Jingyu Wang Chief Executive Officer (Principal executive officer) Exhibit 31. 2 CERTIFICATION OF CHIEF FINANCIAL OFFICER I, Zheng Yuan, certify that: Date: July 26, 2024 /s/ Zheng Yuan Zheng Yuan Chief Financial Officer (Principal financial and accounting officer) Exhibit 32 CERTIFICATION PURSUANT TO 18 U. S. C. SECTION 1350, SECTION 906 OF THE SARBANES-OXLEY ACT OF 2002 In connection with the Annual Report of Embrace Change Acquisition Corp. (the "Company") on Form 10-K for the year ended December 31, 2023 as filed with the Securities and Exchange Commission (the "Report"), each of the undersigned, in the capacities and on the dates indicated below, hereby certifies pursuant to 18 U. S. C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002, that: 1. The Report fully complies with the requirements of Section 13 (a) or 15 (d) of the Securities Exchange Act of 1934; and 2. The information contained in the Report fairly presents, in all material respects, the financial condition and results of operation of the Company. Date: July 26, 2024 /s/ Jingyu Wang Jingyu Wang Chief Executive Officer (Principal executive officer) Date: July 26, 2024 /s/ Zheng Yuan Zheng Yuan Chief Financial Officer (Principal financial and accounting officer) Exhibit 97. 1 EMBRACE CHANGE ACQUISITION CORP. ("the Company") CLAWBACK POLICY Introduction The Board of Directors of the Company (the "Board") believes that it is in the best interests of the Company and its shareholders to create and maintain a culture that emphasizes integrity and accountability and that reinforces the Company's pay-for-performance compensation philosophy. The Board has therefore adopted this policy which provides for the recoupment of certain executive compensation in the event of an accounting restatement resulting from material noncompliance with financial reporting requirements under the federal securities laws (the "Policy"). This Policy is designed to comply with Section 10D of the Securities Exchange Act of 1934 (the "Exchange Act"), the rules and amendments adopted by the Securities and Exchange Commission (the "SEC") to implement the aforementioned legislation, and the listing standards of the national securities exchange on which the Company's securities are listed. Administration This Policy shall be administered by the Board or, if so designated by the Board, the Compensation Committee, in which case references herein to the Board shall be deemed references to the Compensation Committee. Any determinations made by the Board shall be final and binding on all affected individuals. Covered Executives This Policy applies to the Company's current and former executive officers, as determined by the Board in accordance with Section 10D of the Exchange Act and the listing standards of the national securities exchange on which the Company's securities are listed, and such other senior executives/employees who may from time to time be deemed subject to the Policy by the Board ("Covered Executives"). Recoupment; Accounting Restatement In the event the Company is required to prepare an accounting restatement of its financial statements due to the Company's material noncompliance with any financial reporting requirement under the securities laws, the Board will require reimbursement or forfeiture of any excess Incentive Compensation (as defined below) received by any Covered Executive during the three completed fiscal years immediately preceding the date on which the Company is required to prepare an accounting restatement. For purposes of this Policy, Incentive Compensation means any of the following; provided that, such compensation is granted, earned, or vested based wholly or in part on the attainment of a financial reporting measure: • Annual bonuses and other short- and long- term cash incentives. • Stock options. • Stock appreciation rights. • Restricted stock. • Restricted stock units. • Performance shares. • Performance units. Financial reporting measures are measures that are determined and presented in accordance with the accounting principles used in preparing the Company's financial statements, and any measures that are derived wholly or in part from such measures and may include, among other things, any of the following: • Company stock price. • Total shareholder return. • Revenues. • Net income. • Earnings before interest, taxes, depreciation, and amortization (EBITDA). • Funds from operations. • Liquidity measures such as working capital or operating cash flow. • Return measures such as return on invested capital or return on assets. • Earnings measures such as earnings per share. • "Non-GAAP financial measures" for purposes of Exchange Act Regulation G and 17CFR 229. 10. Excess Incentive Compensation: Amount Subject to Recoupment The amount to be recovered will be the excess of the Incentive Compensation paid to the Covered Executive based on the erroneous data over the Incentive Compensation that would have been paid to the Covered Executive had it been based on the restated results, as determined by the Board. If the Board cannot determine the amount of excess Incentive Compensation received by the Covered Executive directly from the information in the accounting restatement, then it will make its determination based on a reasonable estimate of the effect of the accounting restatement on the applicable measure. Method of Recoupment The Board will determine, in its sole discretion, the method for recouping Incentive Compensation hereunder which may include, without limitation: (a) requiring reimbursement of cash Incentive Compensation previously paid; (b) seeking recovery of any gain realized on the vesting, exercise, settlement, sale, transfer, or other disposition of any equity-based awards; (c) offsetting the recouped amount from any compensation otherwise owed by the Company to the Covered Executive; (d) cancelling outstanding vested or unvested equity awards; and /or (e) taking any other remedial and recovery action permitted by law, as determined by the Board. No Indemnification The Company shall not indemnify any Covered Executives against the loss of any incorrectly awarded Incentive Compensation. Interpretation The Board is authorized to interpret and construe this Policy and to make all determinations necessary, appropriate, or advisable for the administration of this Policy. It is intended that this Policy be interpreted in a manner that is consistent with the requirements of Section 10D of the Exchange Act and any applicable rules or standards adopted by the Securities and Exchange Commission or any national securities exchange on which the Company's securities are listed. Effective Date This Policy shall be effective as of October 2, 2023 (the "Effective Date") and shall apply to Incentive Compensation that is approved, awarded or granted to Covered Executives on or after that date. This Policy shall apply to any excess Incentive Compensation received by Covered Executives during the three immediately completed fiscal years preceding the date on which a company is required to prepare an accounting restatement. Amendment; Termination The Board may amend this Policy from time to time in its discretion and shall amend this Policy as it deems necessary to reflect final regulations adopted by the Securities and Exchange Commission under

Section 10D of the Exchange Act and to comply with any rules or standards adopted by a national securities exchange on which the Company's securities are listed. The Board may terminate this Policy at any time. Other Recoupment Rights The Board intends that this Policy will be applied to the fullest extent of the law. The Board may require that any employment agreement, equity award agreement, or similar agreement entered into on or after the Effective Date shall, as a condition to the grant of any benefit thereunder, require a Covered Executive to agree to abide by the terms of this Policy. Any right of recoupment under this Policy is in addition to, and not in lieu of, any other remedies or rights of recoupment that may be available to the Company pursuant to the terms of any similar policy in any employment agreement, equity award agreement, or similar agreement and any other legal remedies available to the Company. Impracticability The Board shall recover any excess Incentive Compensation in accordance with this Policy unless such recovery would be impracticable, as determined by the Board in accordance with Rule 10D-1 of the Exchange Act and the listing standards of the national securities exchange on which the Company's securities are listed. Successors This Policy shall be binding and enforceable against all Covered Executives and their beneficiaries, heirs, executors, administrators or other legal representatives. v3. 24. 2 Cover-USD (\$) 12 Months Ended Dec. 31, 2023 Jul. 25, 2024 Jun. 30, 2023 Document Type 10-K Amendment Flag false Document Annual Report true Document Transition Report false Document Period End Date Dec. 31, 2023 Document Fiscal Period Focus FY Document Fiscal Year Focus Current Fiscal Year End Date--12-31 Entity File Number 001-10019-41397 Entity Registrant Name EMBRACE CHANGE ACQUISITION CORP. Entity Central Index Key Entity Tax Identification Number 00-0000000 Entity Incorporation, State or Country Code E9 Entity Address, Address Line One 5186 Carroll Canyon Rd Entity Address, City or Town San Diego Entity Address, State or Province CA Entity Address, Postal Zip Code City Area Code (858) Local Phone Number 688-4965 Entity Well-known Seasoned Issuer No Entity Voluntary Filers No Entity Current Reporting Status Yes Entity Interactive Data Current Yes Entity Filer Category Non-accelerated Filer Entity Small Business true Entity Emerging Growth Company true Elected Not To Use the Extended Transition Period false Entity Shell Company true Entity Public Float \$ 78,998,575 Entity Common Stock, Shares Outstanding 5,127,282 ICFR Auditor Attestation Flag false Document Financial Statement Error Correction [Flag] false Auditor Firm ID Auditor Name Malone Bailey, LLP Auditor Location Houston, Texas Units, each consisting of one ordinary share, one right and one warrant Title of 12 (b) Security Units, each consisting of one ordinary share, one right and one warrant Trading Symbol EMCGU Security Exchange Name NASDAQ Ordinary Shares Title of 12 (b) Security Ordinary Shares Trading Symbol EMCG Security Exchange Name NASDAQ Rights [Member] Title of 12 (b) Security Rights Trading Symbol EMCGR Security Exchange Name NASDAQ Warrants Title of 12 (b) Security Warrants Trading Symbol EMCGW Security Exchange Name NASDAQ X-Definition Boolean flag that is true when the XBRL content amends previously-filed or accepted submission. References No definition available. Details Name: dei_AmendmentFlag Namespace Prefix: dei_ Data Type: xbrli:booleanItemType Balance Type: na Period Type: durationX-Definition PCAOB issued Audit Firm Identifier References Reference 1: <http://www.xbrl.org/2003/role/presentationRef-Publisher-SEC-Name-Form-10-K-Number-249-Section-310> Reference 2: <http://www.xbrl.org/2003/role/presentationRef-Publisher-SEC-Name-Form-20-F-Number-249-Section-220-Subsection-f> Reference 3: <http://www.xbrl.org/2003/role/presentationRef-Publisher-SEC-Name-Form-40-F-Number-249-Section-240-Subsection-f> Details Name: dei_AuditorFirmId Namespace Prefix: dei_ Data Type: dei:nonemptySequenceNumberItemType Balance Type: na Period Type: durationX-References Reference 1: <http://www.xbrl.org/2003/role/presentationRef-Publisher-SEC-Name-Form-10-K-Number-249-Section-310> Reference 2: <http://www.xbrl.org/2003/role/presentationRef-Publisher-SEC-Name-Form-20-F-Number-249-Section-220-Subsection-f> Reference 3: <http://www.xbrl.org/2003/role/presentationRef-Publisher-SEC-Name-Form-40-F-Number-249-Section-240-Subsection-f> Details Name: dei_AuditorLocation Namespace Prefix: dei_ Data Type: dei:internationalNameItemType Balance Type: na Period Type: durationX-References Reference 1: <http://www.xbrl.org/2003/role/presentationRef-Publisher-SEC-Name-Form-10-K-Number-249-Section-310> Reference 2: <http://www.xbrl.org/2003/role/presentationRef-Publisher-SEC-Name-Form-20-F-Number-249-Section-220-Subsection-f> Reference 3: <http://www.xbrl.org/2003/role/presentationRef-Publisher-SEC-Name-Form-40-F-Number-249-Section-240-Subsection-f> Details Name: dei_AuditorName Namespace Prefix: dei_ Data Type: dei:internationalNameItemType Balance Type: na Period Type: durationX-Definition Area code of city References No definition available. Details Name: dei_CityAreaCode Namespace Prefix: dei_ Data Type: xbrli:normalizedStringItemType Balance Type: na Period Type: durationX-Definition End date of current fiscal year in the format--MM-DD. References No definition available. Details Name: dei_CurrentFiscalYearEndDate Namespace Prefix: dei_ Data Type: xbrli:gMonthDayItemType Balance Type: na Period Type: durationX-Definition Boolean flag that is true only for a form used as an annual report. References Reference 1: <http://www.xbrl.org/2003/role/presentationRef-Publisher-SEC-Name-Form-10-K-Number-249-Section-310> Reference 2: <http://www.xbrl.org/2003/role/presentationRef-Publisher-SEC-Name-Form-20-F-Number-249-Section-220-Subsection-f> Reference 3: <http://www.xbrl.org/2003/role/presentationRef-Publisher-SEC-Name-Form-40-F-Number-249-Section-240-Subsection-f> Details Name: dei_DocumentAnnualReport Namespace Prefix: dei_ Data Type: xbrli:booleanItemType Balance Type: na Period Type: durationX-Definition Indicates whether any of the financial statement period in the filing include a restatement due to error correction. References Reference 1: <http://www.xbrl.org/2003/role/presentationRef-Publisher-SEC-Name-Regulation-S-K-Number-229-Section-402-Subsection-w> Reference 2: <http://www.xbrl.org/2003/role/presentationRef-Publisher-SEC-Name-Form-10-K-Number-249-Section-310> Reference 3: <http://www.xbrl.org/2003/role/presentationRef-Publisher-SEC-Name-Form-20-F-Number-249-Section-220-Subsection-f> Reference 4: <http://www.xbrl.org/2003/role/presentationRef-Publisher-SEC-Name-Form-40-F-Number-249-Section-240-Subsection-f> Details Name: dei_DocumentFinStmntErrorCorrectionFlag Namespace Prefix: dei_ Data Type: xbrli:booleanItemType Balance Type: na Period Type: durationX-Definition Fiscal period values are FY, Q1, Q2, and Q3. 1st, 2nd and 3rd quarter 10-Q or 10-QT statements have value Q1, Q2, and Q3 respectively, with 10-K, 10-KT or other fiscal year statements having FY. References No definition available. Details Name: dei_DocumentFiscalPeriodFocus Namespace Prefix: dei_ Data Type: dei:

fiscalPeriodItemType Balance Type: na Period Type: durationX- DefinitionThis is focus fiscal year of the document report in YYYY format. For a 2006 annual report, which may also provide financial information from prior periods, fiscal 2006 should be given as the fiscal year focus. Example: 2006. ReferencesNo definition available. Details Name: dei_DocumentFiscalYearFocus Namespace Prefix: dei_Data Type: xbrli: gYearItemType Balance Type: na Period Type: durationX- DefinitionFor the EDGAR submission types of Form 8-K: the date of the report, the date of the earliest event reported; for the EDGAR submission types of Form N-1A: the filing date; for all other submission types: the end of the reporting or transition period. The format of the date is YYYY-MM-DD. ReferencesNo definition available. Details Name: dei_DocumentPeriodEndDate Namespace Prefix: dei_Data Type: xbrli: dateItemType Balance Type: na Period Type: durationX- DefinitionBoolean flag that is true only for a form used as a transition report. ReferencesReference 1: <http://www.xbrl.org/2003/role/presentationRef-Publisher-SEC-Name-Forms-10-K,10-Q,20-F-Number-240-Section-13-Subsection-a-1> Details Name: dei_DocumentTransitionReport Namespace Prefix: dei_Data Type: xbrli: booleanItemType Balance Type: na Period Type: durationX- DefinitionThe type of document being provided (such as 10-K, 10-Q, 485BPOS, etc). The document type is limited to the same value as the supporting SEC submission type, or the word 'Other'. ReferencesNo definition available. Details Name: dei_DocumentType Namespace Prefix: dei_Data Type: dei: submissionTypeItemType Balance Type: na Period Type: durationX- DefinitionAddress Line 1 such as Attn, Building Name, Street Name ReferencesNo definition available. Details Name: dei_EntityAddressAddressLine1 Namespace Prefix: dei_Data Type: xbrli: normalizedStringItemType Balance Type: na Period Type: durationX- DefinitionName of the City or Town ReferencesNo definition available. Details Name: dei_EntityAddressCityOrTown Namespace Prefix: dei_Data Type: xbrli: normalizedStringItemType Balance Type: na Period Type: durationX- DefinitionCode for the postal or zip code ReferencesNo definition available. Details Name: dei_EntityAddressPostalZipCode Namespace Prefix: dei_Data Type: xbrli: normalizedStringItemType Balance Type: na Period Type: durationX- DefinitionName of the state or province. ReferencesNo definition available. Details Name: dei_EntityAddressStateOrProvince Namespace Prefix: dei_Data Type: dei: stateOrProvinceCodeItemType Balance Type: na Period Type: durationX- DefinitionA unique 10-digit SEC-issued value to identify entities that have filed disclosures with the SEC. It is commonly abbreviated as CIK. ReferencesReference 1: <http://www.xbrl.org/2003/role/presentationRef-Publisher-SEC-Name-Exchange-Act-Number-240-Section-12-Subsection-b-2> Details Name: dei_EntityCentralIndexKey Namespace Prefix: dei_Data Type: dei: centralIndexKeyItemType Balance Type: na Period Type: durationX- DefinitionIndicate number of shares or other units outstanding of each of registrant's classes of capital or common stock or other ownership interests, if and as stated on cover of related periodic report. Where multiple classes or units exist define each class/interest by adding class of stock items such as Common Class A [Member], Common Class B [Member] or Partnership Interest [Member] onto the Instrument [Domain] of the Entity Listings, Instrument. ReferencesNo definition available. Details Name: dei_EntityCommonStockSharesOutstanding Namespace Prefix: dei_Data Type: xbrli: sharesItemType Balance Type: na Period Type: instantX- DefinitionIndicate 'Yes' or 'No' whether registrants (1) have filed all reports required to be filed by Section 13 or 15 (d) of the Securities Exchange Act of 1934 during the preceding 12 months (or for such shorter period that registrants were required to file such reports), and (2) have been subject to such filing requirements for the past 90 days. This information should be based on the registrant's current or most recent filing containing the related disclosure. ReferencesNo definition available. Details Name: dei_EntityCurrentReportingStatus Namespace Prefix: dei_Data Type: dei: yesNoItemType Balance Type: na Period Type: durationX- DefinitionIndicate if registrant meets the emerging growth company criteria. ReferencesReference 1: <http://www.xbrl.org/2003/role/presentationRef-Publisher-SEC-Name-Exchange-Act-Number-240-Section-12-Subsection-b-2> Details Name: dei_EntityEmergingGrowthCompany Namespace Prefix: dei_Data Type: xbrli: booleanItemType Balance Type: na Period Type: durationX- DefinitionIndicate if an emerging growth company has elected not to use the extended transition period for complying with any new or revised financial accounting standards. ReferencesReference 1: <http://www.xbrl.org/2003/role/presentationRef-Publisher-SEC-Name-Securities-Act-Number-7A-Section-B-Subsection-2> Details Name: dei_EntityExTransitionPeriod Namespace Prefix: dei_Data Type: xbrli: booleanItemType Balance Type: na Period Type: durationX- DefinitionCommission file number. The field allows up to 17 characters. The prefix may contain 1-3 digits, the sequence number may contain 1-8 digits, the optional suffix may contain 1-4 characters, and the fields are separated with a hyphen. ReferencesNo definition available. Details Name: dei_EntityFileNumber Namespace Prefix: dei_Data Type: dei: fileNumberItemType Balance Type: na Period Type: durationX- DefinitionIndicate whether the registrant is one of the following: Large Accelerated Filer, Accelerated Filer, Non-accelerated Filer. Definitions of these categories are stated in Rule 12b-2 of the Exchange Act. This information should be based on the registrant's current or most recent filing containing the related disclosure. ReferencesReference 1: <http://www.xbrl.org/2003/role/presentationRef-Publisher-SEC-Name-Exchange-Act-Number-240-Section-12-Subsection-b-2> Details Name: dei_EntityFilerCategory Namespace Prefix: dei_Data Type: dei: filerCategoryItemType Balance Type: na Period Type: durationX- DefinitionTwo-character EDGAR code representing the state or country of incorporation. ReferencesNo definition available. Details Name: dei_EntityIncorporationStateCountryCode Namespace Prefix: dei_Data Type: dei: edgarStateCountryItemType Balance Type: na Period Type: durationX- DefinitionBoolean flag that is true when the registrant has submitted electronically every Interactive Data File required to be submitted pursuant to Rule 405 of Regulation S-T during the preceding 12 months (or for such shorter period that the registrant was required to submit such files). ReferencesReference 1: <http://www.xbrl.org/2003/role/presentationRef-Publisher-SEC-Name-Regulation-S-T-Number-232-Section-405> Details Name: dei_EntityInteractiveDataCurrent Namespace Prefix: dei_Data Type: dei: yesNoItemType Balance Type: na Period Type: durationX- DefinitionThe aggregate market value of the voting and non-voting common equity held by non-affiliates computed by reference to the price at which the common equity was last sold, or the average bid and asked price of such common equity, as of the last business day of the registrant's most recently completed second fiscal quarter. ReferencesNo definition available. Details Name: dei_EntityPublicFloat Namespace Prefix: dei_Data Type: xbrli: monetaryItemType Balance

Type: credit Period Type: instantX-DefinitionThe exact name of the entity filing the report as specified in its charter, which is required by forms filed with the SEC. ReferencesReference 1: <http://www.xbrl.org/2003/role/presentationRef-Publisher-SEC-Name-Exchange-Act-Number-240-Section-12-Subsection-b-2-Details> Name: dei_EntityRegistrantName Namespace Prefix: dei_Data Type: xbrli:normalizedStringItemType Balance Type: na Period Type: durationX-DefinitionBoolean flag that is true when the registrant is a shell company as defined in Rule 12b-2 of the Exchange Act. ReferencesReference 1: <http://www.xbrl.org/2003/role/presentationRef-Publisher-SEC-Name-Exchange-Act-Number-240-Section-12-Subsection-b-2-Details> Name: dei_EntityShellCompany Namespace Prefix: dei_Data Type: xbrli:booleanItemType Balance Type: na Period Type: durationX-DefinitionIndicates that the company is a Smaller Reporting Company (SRC). ReferencesReference 1: <http://www.xbrl.org/2003/role/presentationRef-Publisher-SEC-Name-Exchange-Act-Number-240-Section-12-Subsection-b-2-Details> Name: dei_EntitySmallBusiness Namespace Prefix: dei_Data Type: xbrli:booleanItemType Balance Type: na Period Type: durationX-DefinitionThe Tax Identification Number (TIN), also known as an Employer Identification Number (EIN), is a unique 9-digit value assigned by the IRS. ReferencesReference 1: <http://www.xbrl.org/2003/role/presentationRef-Publisher-SEC-Name-Exchange-Act-Number-240-Section-12-Subsection-b-2-Details> Name: dei_EntityTaxIdentificationNumber Namespace Prefix: dei_Data Type: dei:employerIdItemType Balance Type: na Period Type: durationX-DefinitionIndicate 'Yes' or 'No' if the registrant is not required to file reports pursuant to Section 13 or Section 15(d) of the Act. ReferencesNo definition available. Details Name: dei_EntityVoluntaryFilers Namespace Prefix: dei_Data Type: dei:yesNoItemType Balance Type: na Period Type: durationX-DefinitionIndicate 'Yes' or 'No' if the registrant is a well-known seasoned issuer, as defined in Rule 405 of the Securities Act. Is used on Form Type: 10-K, 10-Q, 8-K, 20-F, 6-K, 10-K/A, 10-Q/A, 20-F/A, 6-K/A, N-CSR, N-Q, N-1A. ReferencesReference 1: <http://www.xbrl.org/2003/role/presentationRef-Publisher-SEC-Name-Securities-Act-Number-230-Section-405-Details> Name: dei_EntityWellKnownSeasonedIssuer Namespace Prefix: dei_Data Type: dei:yesNoItemType Balance Type: na Period Type: durationX-ReferencesReference 1: <http://www.xbrl.org/2003/role/presentationRef-Publisher-SEC-Name-Form-10-K-Number-249-Section-310> Reference 2: <http://www.xbrl.org/2003/role/presentationRef-Publisher-SEC-Name-Form-20-F-Number-249-Section-220-Subsection-f> Reference 3: <http://www.xbrl.org/2003/role/presentationRef-Publisher-SEC-Name-Form-40-F-Number-249-Section-240-Subsection-f> Details Name: dei_IcfrAuditorAttestationFlag Namespace Prefix: dei_Data Type: xbrli:booleanItemType Balance Type: na Period Type: durationX-DefinitionLocal phone number for entity. ReferencesNo definition available. Details Name: dei_LocalPhoneNumber Namespace Prefix: dei_Data Type: xbrli:normalizedStringItemType Balance Type: na Period Type: durationX-DefinitionTitle of a 12(b) registered security. ReferencesReference 1: <http://www.xbrl.org/2003/role/presentationRef-Publisher-SEC-Name-Exchange-Act-Number-240-Section-12-Subsection-b-Details> Name: dei_Security12bTitle Namespace Prefix: dei_Data Type: dei:securityTitleItemType Balance Type: na Period Type: durationX-DefinitionName of the Exchange on which a security is registered. ReferencesReference 1: <http://www.xbrl.org/2003/role/presentationRef-Publisher-SEC-Name-Exchange-Act-Number-240-Section-12-Subsection-d1-1-Details> Name: dei_SecurityExchangeName Namespace Prefix: dei_Data Type: dei:edgarExchangeCodeItemType Balance Type: na Period Type: durationX-DefinitionTrading symbol of an instrument as listed on an exchange. ReferencesNo definition available. Details Name: dei_TradingSymbol Namespace Prefix: dei_Data Type: dei:tradingSymbolItemType Balance Type: na Period Type: durationX-Details Name: us-gaap_StatementClassOfStockAxis=CIK0001869601_UnitsEachConsistingOfOneOrdinaryShareOneRightAndOneWarrantMember Namespace Prefix: Data Type: na Balance Type: Period Type: X-Details Name: us-gaap_StatementClassOfStockAxis=CIK0001869601_OrdinarySharesMember Namespace Prefix: Data Type: na Balance Type: Period Type: X-Details Name: us-gaap_StatementClassOfStockAxis=us-gaap_RightsMember Namespace Prefix: Data Type: na Balance Type: Period Type: X-Details Name: us-gaap_StatementClassOfStockAxis=CIK0001869601_WarrantsMember Namespace Prefix: Data Type: na Balance Type: Period Type: BALANCE SHEETS-USD (\$)-Dec. 31, 2023-Dec. 31, 2022ASSETS Cash \$ 5, 308 \$ 403, 012Other receivables Total Current Assets 5, 308 403, 533Marketable securities held in trust account 56, 231, 052 76, 541, 453Total assets 56, 236, 360 76, 944, 986Current liabilities Accrued expenses 1, 077, 258 157, 051Due to related party 54, 535 Convertible promissory note—related party 400, 112 Total current liabilities 1, 531, 905 157, 051Deferred underwriter fee payable 2, 587, 499 2, 587, 499Total liabilities 4, 119, 404 2, 744, 550Ordinary shares subject to possible redemption, 5, 127, 282 and 7, 392, 855 shares issued and outstanding at redemption value of \$ 10. 97 per share and \$ 10. 35 per share as of December 31, 2023 and 2022, respectively 56, 231, 052 76, 541, 453Stockholders' Deficit Ordinary Shares, par value \$ 0. 0001; 500, 000, 000 shares authorized; 2, 295, 893 (excluding 5, 127, 282 and 7, 392, 855 shares subject to redemption, respectively) issued and outstanding as of December 31, 2023 and 2022, respectively Additional paid-in capital Accumulated deficit (4, 114, 326) (2, 341, 247) Total Stockholders' Deficit (4, 114, 096) (2, 341, 017) Total Liabilities and Stockholders' Deficit \$ 56, 236, 360 \$ 76, 944, 986 X-ReferencesNo definition available. Details Name: CIK0001869601_ConvertiblePromissoryNoteRelatedParty Namespace Prefix: CIK0001869601_Data Type: xbrli:monetaryItemType Balance Type: credit Period Type: instantX-ReferencesNo definition available. Details Name: CIK0001869601_DeferredUnderwriterFeePayableNonCurrent Namespace Prefix: CIK0001869601_Data Type: xbrli:monetaryItemType Balance Type: credit Period Type: instantX-ReferencesNo definition available. Details Name: CIK0001869601_DueToRelatedParty Namespace Prefix: CIK0001869601_Data Type: xbrli:monetaryItemType Balance Type: credit Period Type: instantX-DefinitionAmount, after allowance, receivable from customers, clients, or other third parties, and receivables classified as other due within one year or the normal operating cycle, if longer. ReferencesNo definition available. Details Name: us-gaap_AccountsAndOtherReceivablesNetCurrent Namespace Prefix: us-gaap_Data Type: xbrli:monetaryItemType Balance Type: debit Period Type: instantX-DefinitionCarrying value as of the balance sheet date of obligations incurred and payable, pertaining to costs that are statutory in nature, are incurred on contractual obligations, or accumulate over time and for which invoices have not yet been received or will not be rendered. Examples include taxes,

2003/role/disclosureRef-Topic 470-SubTopic 10-Name Accounting Standards Codification-Section S99-Paragraph 1B-Subparagraph (SX 210.13-02(a)(4)(iv))-Publisher FASB-URI <https://asc.fasb.org//1943274/2147480097/470-10-S99-1BReference 22>: [http://www.xbrl.org/2003/role/disclosureRef-Topic 470-SubTopic 10-Name Accounting Standards Codification-Section S99-Paragraph 1B-Subparagraph \(SX 210.13-02\(a\)\(5\)\)-Publisher FASB-URI https://asc.fasb.org//1943274/2147480097/470-10-S99-1BReference 23](http://www.xbrl.org/2003/role/disclosureRef-Topic 470-SubTopic 10-Name Accounting Standards Codification-Section S99-Paragraph 1B-Subparagraph (SX 210.13-02(a)(5))-Publisher FASB-URI https://asc.fasb.org//1943274/2147480097/470-10-S99-1BReference 23): [http://www.xbrl.org/2009/role/commonPracticeRef-Topic 852-SubTopic 10-Name Accounting Standards Codification-Section 50-Paragraph 7-Subparagraph \(a\)-Publisher FASB-URI https://asc.fasb.org//1943274/2147481404/852-10-50-7Reference 24](http://www.xbrl.org/2009/role/commonPracticeRef-Topic 852-SubTopic 10-Name Accounting Standards Codification-Section 50-Paragraph 7-Subparagraph (a)-Publisher FASB-URI https://asc.fasb.org//1943274/2147481404/852-10-50-7Reference 24): [http://www.xbrl.org/2003/role/disclosureRef-Topic 280-SubTopic 10-Name Accounting Standards Codification-Section 50-Paragraph 30-Subparagraph \(e\)-Publisher FASB-URI https://asc.fasb.org//1943274/2147482810/280-10-50-30Reference 25](http://www.xbrl.org/2003/role/disclosureRef-Topic 280-SubTopic 10-Name Accounting Standards Codification-Section 50-Paragraph 30-Subparagraph (e)-Publisher FASB-URI https://asc.fasb.org//1943274/2147482810/280-10-50-30Reference 25): [http://www.xbrl.org/2003/role/disclosureRef-Topic 280-SubTopic 10-Name Accounting Standards Codification-Section 50-Paragraph 32-Subparagraph \(d\)-Publisher FASB-URI https://asc.fasb.org//1943274/2147482810/280-10-50-32Reference 26](http://www.xbrl.org/2003/role/disclosureRef-Topic 280-SubTopic 10-Name Accounting Standards Codification-Section 50-Paragraph 32-Subparagraph (d)-Publisher FASB-URI https://asc.fasb.org//1943274/2147482810/280-10-50-32Reference 26):

Paragraph 7- Subparagraph (a)- Publisher FASB- URI <https://asc.fasb.org//1943274/2147481404/852-10-50-7> Details Name: us-gaap_AssetsCurrent Namespace Prefix: us-gaap_Data Type: xbrli:monetaryItemType Balance Type: debit Period Type: instantX- Definition The amount of cash, securities, or other assets held by a third-party trustee pursuant to the terms of an agreement which assets are available to be used by beneficiaries to that agreement only within the specific terms thereof and which agreement is expected to terminate more than one year from the balance sheet date (or operating cycle, if longer) at which time the assets held in trust will be released or forfeited. References Reference 1: [http://www.xbrl.org/2009/role/commonPracticeRef-Topic 235-SubTopic 10-Name Accounting Standards Codification-Section S99-Paragraph 1-Subparagraph \(SX 210.4-08 \(b\)\)](http://www.xbrl.org/2009/role/commonPracticeRef-Topic 235-SubTopic 10-Name Accounting Standards Codification-Section S99-Paragraph 1-Subparagraph (SX 210.4-08 (b)))- Publisher FASB- URI <https://asc.fasb.org//1943274/2147480678/235-10-S99-1> Details Name: us-gaap_AssetsHeldInTrustNonecurrent Namespace Prefix: us-gaap_Data Type: xbrli:monetaryItemType Balance Type: debit Period Type: instantX- Definition Amount of currency on hand as well as demand deposits with banks or financial institutions. Includes other kinds of accounts that have the general characteristics of demand deposits. Excludes cash and cash equivalents within disposal group and discontinued operation. References Reference 1: <http://www.xbrl.org/2003/role/exampleRef-Topic 852-SubTopic 10-Name Accounting Standards Codification-Section 55-Paragraph 10>- Publisher FASB- URI <https://asc.fasb.org//1943274/2147481372/852-10-55-10> Reference 2: <http://www.xbrl.org/2003/role/exampleRef-Topic 946-SubTopic 830-Name Accounting Standards Codification-Section 55-Paragraph 12>- Publisher FASB- URI <https://asc.fasb.org//1943274/2147480167/946-830-55-12> Reference 3: [http://www.xbrl.org/2003/role/disclosureRef-Topic 944-SubTopic 210-Name Accounting Standards Codification-Section S99-Paragraph 1-Subparagraph \(SX 210.7-03 \(a\) \(2\)\)](http://www.xbrl.org/2003/role/disclosureRef-Topic 944-SubTopic 210-Name Accounting Standards Codification-Section S99-Paragraph 1-Subparagraph (SX 210.7-03 (a) (2)))- Publisher FASB- URI <https://asc.fasb.org//1943274/2147479440/944-210-S99-1> Reference 4: [http://www.xbrl.org/2003/role/disclosureRef-Topic 946-SubTopic 210-Name Accounting Standards Codification-Section S99-Paragraph 1-Subparagraph \(SX 210.6-04 \(4\)\)](http://www.xbrl.org/2003/role/disclosureRef-Topic 946-SubTopic 210-Name Accounting Standards Codification-Section S99-Paragraph 1-Subparagraph (SX 210.6-04 (4)))- Publisher FASB- URI <https://asc.fasb.org//1943274/2147479617/946-210-S99-1> Reference 5: <http://www.xbrl.org/2003/role/disclosureRef-Topic 946-SubTopic 210-Name Accounting Standards Codification-Section 45-Paragraph 21>- Publisher FASB- URI <https://asc.fasb.org//1943274/2147480555/946-210-45-21> Reference 6: [http://www.xbrl.org/2009/role/commonPracticeRef-Topic 210-SubTopic 10-Name Accounting Standards Codification-Section S99-Paragraph 1-Subparagraph \(SX 210.5-02 \(1\)\)](http://www.xbrl.org/2009/role/commonPracticeRef-Topic 210-SubTopic 10-Name Accounting Standards Codification-Section S99-Paragraph 1-Subparagraph (SX 210.5-02 (1)))- Publisher FASB- URI <https://asc.fasb.org//1943274/2147480566/210-10-S99-1> Reference 7: <http://www.xbrl.org/2003/role/disclosureRef-Name Accounting Standards Codification-Section 45-Paragraph 20-SubTopic 210-Topic 946>- Publisher FASB- URI <https://asc.fasb.org//1943274/2147480555/946-210-45-20> Details Name: us-gaap_Cash Namespace Prefix: us-gaap_Data Type: xbrli:monetaryItemType Balance Type: debit Period Type: instantX- Definition Aggregate par or stated value of issued nonredeemable common stock (or common stock redeemable solely at the option of the issuer). This item includes treasury stock repurchased by the entity. Note: elements for number of nonredeemable common shares, par value and other disclosure concepts are in another section within stockholders' equity. References Reference 1: <http://www.xbrl.org/2003/role/exampleRef-Topic 852-SubTopic 10-Name Accounting Standards Codification-Section 55-Paragraph 10>- Publisher FASB- URI <https://asc.fasb.org//1943274/2147481372/852-10-55-10> Reference 2: [http://www.xbrl.org/2003/role/disclosureRef-Topic 944-SubTopic 210-Name Accounting Standards Codification-Section S99-Paragraph 1-Subparagraph \(SX 210.7-03 \(a\) \(22\)\)](http://www.xbrl.org/2003/role/disclosureRef-Topic 944-SubTopic 210-Name Accounting Standards Codification-Section S99-Paragraph 1-Subparagraph (SX 210.7-03 (a) (22)))- Publisher FASB- URI <https://asc.fasb.org//1943274/2147479440/944-210-S99-1> Reference 3: [http://www.fasb.org/us-gaap/role/ref/legacyRef-Topic 210-SubTopic 10-Name Accounting Standards Codification-Section S99-Paragraph 1-Subparagraph \(SX 210.5-02 \(29\)\)](http://www.fasb.org/us-gaap/role/ref/legacyRef-Topic 210-SubTopic 10-Name Accounting Standards Codification-Section S99-Paragraph 1-Subparagraph (SX 210.5-02 (29)))- Publisher FASB- URI <https://asc.fasb.org//1943274/2147480566/210-10-S99-1> Details Name: us-gaap_CommonStockValue Namespace Prefix: us-gaap_Data Type: xbrli:monetaryItemType Balance Type: credit Period Type: instantX- Definition Sum of the carrying amounts as of the balance sheet date of all liabilities that are recognized. Liabilities are probable future sacrifices of economic benefits arising from present obligations of an entity to transfer assets or provide services to other entities in the future. References Reference 1: <http://www.xbrl.org/2003/role/disclosureRef-Topic 810-SubTopic 10-Name Accounting Standards Codification-Section 50-Paragraph 3>- Subparagraph (e)- Publisher FASB- URI <https://asc.fasb.org//1943274/2147481203/810-10-50-3> Reference 2: [http://www.xbrl.org/2003/role/disclosureRef-Topic 810-SubTopic 10-Name Accounting Standards Codification-Section 45-Paragraph 25-Subparagraph \(b\)](http://www.xbrl.org/2003/role/disclosureRef-Topic 810-SubTopic 10-Name Accounting Standards Codification-Section 45-Paragraph 25-Subparagraph (b))- Publisher FASB- URI <https://asc.fasb.org//1943274/2147481231/810-10-45-25> Reference 3: [http://www.xbrl.org/2003/role/disclosureRef-Topic 810-SubTopic 10-Name Accounting Standards Codification-Section 50-Paragraph 3-Subparagraph \(bb\)](http://www.xbrl.org/2003/role/disclosureRef-Topic 810-SubTopic 10-Name Accounting Standards Codification-Section 50-Paragraph 3-Subparagraph (bb))- Publisher FASB- URI <https://asc.fasb.org//1943274/2147481203/810-10-50-3> Reference 4: [http://www.xbrl.org/2003/role/disclosureRef-Topic 235-SubTopic 10-Name Accounting Standards Codification-Section S99-Paragraph 1-Subparagraph \(SX 210.4-08 \(g\) \(1\) \(ii\)\)](http://www.xbrl.org/2003/role/disclosureRef-Topic 235-SubTopic 10-Name Accounting Standards Codification-Section S99-Paragraph 1-Subparagraph (SX 210.4-08 (g) (1) (ii)))- Publisher FASB- URI <https://asc.fasb.org//1943274/2147480678/235-10-S99-1> Reference 5: [http://www.xbrl.org/2003/role/disclosureRef-Topic 323-SubTopic 10-Name Accounting Standards Codification-Section 50-Paragraph 3-Subparagraph \(e\)](http://www.xbrl.org/2003/role/disclosureRef-Topic 323-SubTopic 10-Name Accounting Standards Codification-Section 50-Paragraph 3-Subparagraph (e))- Publisher FASB- URI <https://asc.fasb.org//1943274/2147481687/323-10-50-3> Reference 6: [http://www.xbrl.org/2003/role/disclosureRef-Topic 825-SubTopic 10-Name Accounting Standards Codification-Section 50-Paragraph 28-Subparagraph \(f\)](http://www.xbrl.org/2003/role/disclosureRef-Topic 825-SubTopic 10-Name Accounting Standards Codification-Section 50-Paragraph 28-Subparagraph (f))- Publisher FASB- URI <https://asc.fasb.org//1943274/2147482907/825-10-50-28> Reference 7: <http://www.xbrl.org/2003/role/exampleRef-Topic 946-SubTopic 830-Name Accounting Standards Codification-Section 55-Paragraph 12>- Publisher FASB- URI <https://asc.fasb.org//1943274/2147480167/946-830-55-12> Reference 8: [http://www.xbrl.org/2003/role/disclosureRef-Topic 946-SubTopic 210-Name Accounting Standards Codification-Section S99-Paragraph 1-Subparagraph \(SX 210.6-04 \(14\)\)](http://www.xbrl.org/2003/role/disclosureRef-Topic 946-SubTopic 210-Name Accounting Standards Codification-Section S99-Paragraph 1-Subparagraph (SX 210.6-04 (14)))- Publisher FASB- URI <https://asc.fasb.org//1943274/2147479617/946-210-S99-1> Reference 9: [http://www.xbrl.org/2003/role/disclosureRef-Topic 470-SubTopic 10-Name Accounting Standards Codification-Section S99-Paragraph 1A-Subparagraph \(SX 210.13-01 \(a\) \(4\) \(i\)\)](http://www.xbrl.org/2003/role/disclosureRef-Topic 470-SubTopic 10-Name Accounting Standards Codification-Section S99-Paragraph 1A-Subparagraph (SX 210.13-01 (a) (4) (i)))- Publisher FASB- URI <https://asc.fasb.org//1943274/2147480097/470-10-S99-1A> Reference 10: [http://www.xbrl.org/2009/role/commonPracticeRef-Topic 470-SubTopic 10-Name Accounting Standards Codification-Section S99-Paragraph 1A-Subparagraph \(SX 210.13-01 \(a\) \(4\) \(ii\)\)](http://www.xbrl.org/2009/role/commonPracticeRef-Topic 470-SubTopic 10-Name Accounting Standards Codification-Section S99-Paragraph 1A-Subparagraph (SX 210.13-01 (a) (4) (ii)))- Publisher FASB- URI <https://asc.fasb.org//1943274/2147480097/470-10>

S99-1AReference 11: [http://www.xbrl.org/2003/role/disclosureRef-Topic 470-SubTopic 10-Name Accounting Standards Codification-Section S99-Paragraph 1A-Subparagraph \(SX 210.13-01\(a\)\(4\)\(iii\)\(A\)\)](http://www.xbrl.org/2003/role/disclosureRef-Topic 470-SubTopic 10-Name Accounting Standards Codification-Section S99-Paragraph 1A-Subparagraph (SX 210.13-01(a)(4)(iii)(A)))-Publisher FASB-URI <https://asc.fasb.org//1943274/2147480097/470-10-S99-1AReference 12>: [http://www.xbrl.org/2003/role/disclosureRef-Topic 470-SubTopic 10-Name Accounting Standards Codification-Section S99-Paragraph 1A-Subparagraph \(SX 210.13-01\(a\)\(4\)\(iv\)\)](http://www.xbrl.org/2003/role/disclosureRef-Topic 470-SubTopic 10-Name Accounting Standards Codification-Section S99-Paragraph 1A-Subparagraph (SX 210.13-01(a)(4)(iv)))-Publisher FASB-URI <https://asc.fasb.org//1943274/2147480097/470-10-S99-1AReference 13>: [http://www.xbrl.org/2003/role/disclosureRef-Topic 470-SubTopic 10-Name Accounting Standards Codification-Section S99-Paragraph 1A-Subparagraph \(SX 210.13-01\(a\)\(5\)\)](http://www.xbrl.org/2003/role/disclosureRef-Topic 470-SubTopic 10-Name Accounting Standards Codification-Section S99-Paragraph 1A-Subparagraph (SX 210.13-01(a)(5)))-Publisher FASB-URI <https://asc.fasb.org//1943274/2147480097/470-10-S99-1AReference 14>: [http://www.xbrl.org/2003/role/disclosureRef-Topic 470-SubTopic 10-Name Accounting Standards Codification-Section S99-Paragraph 1B-Subparagraph \(SX 210.13-02\(a\)\(4\)\(i\)\)](http://www.xbrl.org/2003/role/disclosureRef-Topic 470-SubTopic 10-Name Accounting Standards Codification-Section S99-Paragraph 1B-Subparagraph (SX 210.13-02(a)(4)(i)))-Publisher FASB-URI <https://asc.fasb.org//1943274/2147480097/470-10-S99-1BReference 15>: [http://www.xbrl.org/2003/role/disclosureRef-Topic 470-SubTopic 10-Name Accounting Standards Codification-Section S99-Paragraph 1B-Subparagraph \(SX 210.13-02\(a\)\(4\)\(iii\)\(A\)\)](http://www.xbrl.org/2003/role/disclosureRef-Topic 470-SubTopic 10-Name Accounting Standards Codification-Section S99-Paragraph 1B-Subparagraph (SX 210.13-02(a)(4)(iii)(A)))-Publisher FASB-URI <https://asc.fasb.org//1943274/2147480097/470-10-S99-1BReference 16>: [http://www.xbrl.org/2003/role/disclosureRef-Topic 470-SubTopic 10-Name Accounting Standards Codification-Section S99-Paragraph 1B-Subparagraph \(SX 210.13-02\(a\)\(4\)\(iii\)\(B\)\)](http://www.xbrl.org/2003/role/disclosureRef-Topic 470-SubTopic 10-Name Accounting Standards Codification-Section S99-Paragraph 1B-Subparagraph (SX 210.13-02(a)(4)(iii)(B)))-Publisher FASB-URI <https://asc.fasb.org//1943274/2147480097/470-10-S99-1BReference 17>: [http://www.xbrl.org/2003/role/disclosureRef-Topic 470-SubTopic 10-Name Accounting Standards Codification-Section S99-Paragraph 1B-Subparagraph \(SX 210.13-02\(a\)\(4\)\(iv\)\)](http://www.xbrl.org/2003/role/disclosureRef-Topic 470-SubTopic 10-Name Accounting Standards Codification-Section S99-Paragraph 1B-Subparagraph (SX 210.13-02(a)(4)(iv)))-Publisher FASB-URI <https://asc.fasb.org//1943274/2147480097/470-10-S99-1BReference 18>: [http://www.xbrl.org/2003/role/disclosureRef-Topic 470-SubTopic 10-Name Accounting Standards Codification-Section S99-Paragraph 1B-Subparagraph \(SX 210.13-02\(a\)\(5\)\)](http://www.xbrl.org/2003/role/disclosureRef-Topic 470-SubTopic 10-Name Accounting Standards Codification-Section S99-Paragraph 1B-Subparagraph (SX 210.13-02(a)(5)))-Publisher FASB-URI <https://asc.fasb.org//1943274/2147480097/470-10-S99-1BReference 19>: [http://www.xbrl.org/2009/role/commonPracticeRef-Topic 852-SubTopic 10-Name Accounting Standards Codification-Section 50-Paragraph 7-Subparagraph \(a\)-Publisher FASB-URI https://asc.fasb.org//1943274/2147481404/852-10-50-7Reference 20](http://www.xbrl.org/2009/role/commonPracticeRef-Topic 852-SubTopic 10-Name Accounting Standards Codification-Section 50-Paragraph 7-Subparagraph (a)-Publisher FASB-URI https://asc.fasb.org//1943274/2147481404/852-10-50-7Reference 20): [http://www.xbrl.org/2009/role/commonPracticeRef-Topic 852-SubTopic 10-Name Accounting Standards Codification-Section 50-Paragraph 7-Subparagraph \(b\)-Publisher FASB-URI https://asc.fasb.org//1943274/2147481404/852-10-50-7Reference 21](http://www.xbrl.org/2009/role/commonPracticeRef-Topic 852-SubTopic 10-Name Accounting Standards Codification-Section 50-Paragraph 7-Subparagraph (b)-Publisher FASB-URI https://asc.fasb.org//1943274/2147481404/852-10-50-7Reference 21): [http://www.xbrl.org/2003/role/exampleRef-Topic 280-SubTopic 10-Name Accounting Standards Codification-Section 50-Paragraph 30-Subparagraph \(d\)-Publisher FASB-URI https://asc.fasb.org//1943274/2147482810/280-10-50-30Reference 22](http://www.xbrl.org/2003/role/exampleRef-Topic 280-SubTopic 10-Name Accounting Standards Codification-Section 50-Paragraph 30-Subparagraph (d)-Publisher FASB-URI https://asc.fasb.org//1943274/2147482810/280-10-50-30Reference 22):

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Standards Codification-Section S99-Paragraph 1B-Subparagraph \(SX 210.13-02\(a\)\(4\)\(i\)\)-Publisher FASB-URI https://asc.fasb.org//1943274/2147480097/470-10-S99-1B](http://www.xbrl.org/2003/role/disclosureRef-Topic 470-SubTopic 10-Name Accounting Standards Codification-Section S99-Paragraph 1B-Subparagraph (SX 210.13-02(a)(4)(i))-Publisher FASB-URI https://asc.fasb.org//1943274/2147480097/470-10-S99-1B)Reference 15: [http://www.xbrl.org/2003/role/disclosureRef-Topic 470-SubTopic 10-Name Accounting Standards Codification-Section S99-Paragraph 1B-Subparagraph \(SX 210.13-02\(a\)\(4\)\(iii\)\(A\)\)-Publisher FASB-URI https://asc.fasb.org//1943274/2147480097/470-10-S99-1B](http://www.xbrl.org/2003/role/disclosureRef-Topic 470-SubTopic 10-Name Accounting Standards Codification-Section S99-Paragraph 1B-Subparagraph (SX 210.13-02(a)(4)(iii)(A))-Publisher FASB-URI https://asc.fasb.org//1943274/2147480097/470-10-S99-1B)Reference 16: [http://www.xbrl.org/2003/role/disclosureRef-Topic 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[http://www.xbrl.org/2009/role/commonPracticeRef-Topic 852-SubTopic 10-Name Accounting Standards Codification-Section 50-Paragraph 7-Subparagraph \(b\)-Publisher FASB-URI https://asc.fasb.org//1943274/2147481404/852-10-50-7](http://www.xbrl.org/2009/role/commonPracticeRef-Topic 852-SubTopic 10-Name Accounting Standards Codification-Section 50-Paragraph 7-Subparagraph (b)-Publisher FASB-URI https://asc.fasb.org//1943274/2147481404/852-10-50-7)Reference 21: [http://fasb.org/us-gaap/role/ref/legacyRef-Name Accounting Standards Codification-Topic 210-SubTopic 10-Section S99-Paragraph 1-Subparagraph \(SX 210.5-02.21\)-Publisher FASB-URI https://asc.fasb.org//1943274/2147480566/210-10-S99-1](http://fasb.org/us-gaap/role/ref/legacyRef-Name Accounting Standards Codification-Topic 210-SubTopic 10-Section S99-Paragraph 1-Subparagraph (SX 210.5-02.21)-Publisher FASB-URI https://asc.fasb.org//1943274/2147480566/210-10-S99-1)Details Name: us-gaap_LiabilitiesCurrent Namespace Prefix: us-gaap_Data Type: xbrli:monetaryItemType Balance Type: credit Period Type: instantX-ReferencesNo definition available. Details Name: us-gaap_LiabilitiesCurrentAbstract Namespace Prefix: us-gaap_Data Type: xbrli:stringItemType Balance Type: na Period Type: durationX-DefinitionAmount of accumulated undistributed earnings (deficit). ReferencesReference 1: <http://www.xbrl.org/2003/role/exampleRef-Topic 852-SubTopic 10-Name Accounting Standards Codification-Section 55-Paragraph 10-Publisher FASB-URI https://asc.fasb.org//1943274/2147481372/852-10-55-10>Reference 2: [http://www.xbrl.org/2003/role/disclosureRef-Topic 944-SubTopic 40-Name Accounting Standards Codification-Section 65-Paragraph 2-Subparagraph \(g\)\(2\)\(i\)-Publisher FASB-URI https://asc.fasb.org//1943274/2147480016/944-40-65-2](http://www.xbrl.org/2003/role/disclosureRef-Topic 944-SubTopic 40-Name Accounting Standards Codification-Section 65-Paragraph 2-Subparagraph (g)(2)(i)-Publisher FASB-URI https://asc.fasb.org//1943274/2147480016/944-40-65-2)Reference 3: [http://www.xbrl.org/2003/role/disclosureRef-Topic 944-SubTopic 40-Name Accounting Standards Codification-Section 65-Paragraph 2-Subparagraph \(h\)\(2\)-Publisher FASB-URI https://asc.fasb.org//1943274/2147480016/944-40-65-2](http://www.xbrl.org/2003/role/disclosureRef-Topic 944-SubTopic 40-Name Accounting Standards Codification-Section 65-Paragraph 2-Subparagraph (h)(2)-Publisher FASB-URI https://asc.fasb.org//1943274/2147480016/944-40-65-2)Reference 4: <http://www.xbrl.org/2003/role/disclosureRef-Topic 946-SubTopic 20-Name Accounting Standards Codification-Section 50-Paragraph 11-Publisher FASB-URI https://asc.fasb.org//1943274/2147480990/946-20-50-11>Reference 5: [http://www.xbrl.org/2003/role/disclosureRef-Topic 944-SubTopic 210-Name Accounting Standards Codification-Section S99-Paragraph 1-Subparagraph \(SX 210.7-03\(a\)\(23\)\(a\)\(4\)\)-Publisher FASB-URI https://asc.fasb.org//1943274/2147479440/944-210-S99-1](http://www.xbrl.org/2003/role/disclosureRef-Topic 944-SubTopic 210-Name Accounting Standards Codification-Section S99-Paragraph 1-Subparagraph (SX 210.7-03(a)(23)(a)(4))-Publisher FASB-URI https://asc.fasb.org//1943274/2147479440/944-210-S99-1)Reference 6: [http://www.xbrl.org/2003/role/disclosureRef-Topic 946-SubTopic 210-Name Accounting Standards Codification-Section S99-Paragraph 1-Subparagraph \(SX 210.6-04\(17\)\)-Publisher FASB-URI https://asc.fasb.org//1943274/2147479617/946-210-S99-1](http://www.xbrl.org/2003/role/disclosureRef-Topic 946-SubTopic 210-Name Accounting Standards Codification-Section S99-Paragraph 1-Subparagraph (SX 210.6-04(17))-Publisher FASB-URI https://asc.fasb.org//1943274/2147479617/946-210-S99-1)Reference 7: [http://fasb.org/us-gaap/role/ref/legacyRef-Topic 505-SubTopic 10-Name Accounting Standards Codification-Section S99-Paragraph 1-Subparagraph \(SX 210.3-04\)-Publisher FASB-URI https://asc.fasb.org//1943274/2147480008/505-10-S99-1](http://fasb.org/us-gaap/role/ref/legacyRef-Topic 505-SubTopic 10-Name Accounting Standards Codification-Section S99-Paragraph 1-Subparagraph (SX 210.3-04)-Publisher FASB-URI https://asc.fasb.org//1943274/2147480008/505-10-S99-1)Reference 8: [http://fasb.org/us-gaap/role/ref/legacyRef-Topic 210-SubTopic 10-Name Accounting Standards Codification-Section S99-Paragraph 1-Subparagraph \(SX 210.5-02\(30\)\(a\)\(3\)\)-Publisher FASB-URI https://asc.fasb.org//1943274/2147480566/210-10-S99-1](http://fasb.org/us-gaap/role/ref/legacyRef-Topic 210-SubTopic 10-Name Accounting Standards Codification-Section S99-Paragraph 1-Subparagraph (SX 210.5-02(30)(a)(3))-Publisher FASB-URI https://asc.fasb.org//1943274/2147480566/210-10-S99-1)Details Name: us-gaap_RetainedEarningsAccumulatedDeficit Namespace Prefix: us-gaap_Data Type: xbrli:monetaryItemType Balance Type: credit Period Type: instantX-DefinitionAmount of equity (deficit) attributable to parent. Excludes temporary equity and equity attributable to noncontrolling interest. ReferencesReference 1: <http://www.xbrl.org/2003/role/exampleRef-Topic 852-SubTopic 10-Name Accounting Standards Codification-Section 55-Paragraph 10-Publisher FASB-URI https://asc.fasb.org//1943274/2147481372/852-10-55-10>Reference 2: <http://www.xbrl.org/2003/role/exampleRef-Topic 946-SubTopic 830-Name Accounting Standards Codification-Section 55-Paragraph 12-Publisher FASB-URI https://asc.fasb.org//1943274/2147480167/946-830-55-12>Reference 3: <http://www.xbrl.org/2003/role/disclosureRef-Topic 946-SubTopic 210-Name Accounting>

Standards Codification- Section S99- Paragraph 1- Subparagraph (SX 210. 6- 04 (19))- Publisher FASB- URI <https://asc.fasb.org/1943274/2147479617/946-210-S99-1Reference-4>: [http://www.xbrl.org/2003/role/disclosureRef-Topic-946-SubTopic-210-Name-Accounting-Standards-Codification-Section-S99-Paragraph-2-Subparagraph-\(SX-210.6-05\(4\)\)](http://www.xbrl.org/2003/role/disclosureRef-Topic-946-SubTopic-210-Name-Accounting-Standards-Codification-Section-S99-Paragraph-2-Subparagraph-(SX-210.6-05(4)))- Publisher FASB- URI <https://asc.fasb.org/1943274/2147479617/946-210-S99-2Reference-5>: [http://www.xbrl.org/2009/role/commonPracticeRef-Topic-946-SubTopic-220-Name-Accounting-Standards-Codification-Section-S99-Paragraph-3-Subparagraph-\(SX-210.6-09\(4\)\(b\)\)](http://www.xbrl.org/2009/role/commonPracticeRef-Topic-946-SubTopic-220-Name-Accounting-Standards-Codification-Section-S99-Paragraph-3-Subparagraph-(SX-210.6-09(4)(b)))- Publisher FASB- URI <https://asc.fasb.org/1943274/2147483575/946-220-S99-3Reference-6>: [http://www.xbrl.org/2003/role/disclosureRef-Topic-946-SubTopic-220-Name-Accounting-Standards-Codification-Section-S99-Paragraph-3-Subparagraph-\(SX-210.6-09\(6\)\)](http://www.xbrl.org/2003/role/disclosureRef-Topic-946-SubTopic-220-Name-Accounting-Standards-Codification-Section-S99-Paragraph-3-Subparagraph-(SX-210.6-09(6)))- Publisher FASB- URI <https://asc.fasb.org/1943274/2147483575/946-220-S99-3Reference-7>: [http://www.xbrl.org/2003/role/disclosureRef-Topic-946-SubTopic-220-Name-Accounting-Standards-Codification-Section-S99-Paragraph-3-Subparagraph-\(SX-210.6-09\(7\)\)](http://www.xbrl.org/2003/role/disclosureRef-Topic-946-SubTopic-220-Name-Accounting-Standards-Codification-Section-S99-Paragraph-3-Subparagraph-(SX-210.6-09(7)))- Publisher FASB- URI <https://asc.fasb.org/1943274/2147483575/946-220-S99-3Reference-8>: [http://www.xbrl.org/2009/role/commonPracticeRef-Topic-235-SubTopic-10-Name-Accounting-Standards-Codification-Section-S99-Paragraph-1-Subparagraph-\(SX-210.4-08\(g\)\(1\)\(ii\)\)](http://www.xbrl.org/2009/role/commonPracticeRef-Topic-235-SubTopic-10-Name-Accounting-Standards-Codification-Section-S99-Paragraph-1-Subparagraph-(SX-210.4-08(g)(1)(ii)))- Publisher FASB- URI <https://asc.fasb.org/1943274/2147480678/235-10-S99-1Reference-9>: [http://www.xbrl.org/2009/role/commonPracticeRef-Topic-323-SubTopic-10-Name-Accounting-Standards-Codification-Section-50-Paragraph-3-Subparagraph-\(c\)](http://www.xbrl.org/2009/role/commonPracticeRef-Topic-323-SubTopic-10-Name-Accounting-Standards-Codification-Section-50-Paragraph-3-Subparagraph-(c))- Publisher FASB- URI <https://asc.fasb.org/1943274/2147481687/323-10-50-3Reference-10>: [http://www.xbrl.org/2009/role/commonPracticeRef-Topic-825-SubTopic-10-Name-Accounting-Standards-Codification-Section-50-Paragraph-28-Subparagraph-\(f\)](http://www.xbrl.org/2009/role/commonPracticeRef-Topic-825-SubTopic-10-Name-Accounting-Standards-Codification-Section-50-Paragraph-28-Subparagraph-(f))- Publisher FASB- URI <https://asc.fasb.org/1943274/2147482907/825-10-50-28Reference-11>: [http://fasb.org/us-gaap/role/ref/legacyRef-Topic-210-SubTopic-10-Name-Accounting-Standards-Codification-Section-S99-Paragraph-1-Subparagraph-\(SX-210.5-02\(29\)\)](http://fasb.org/us-gaap/role/ref/legacyRef-Topic-210-SubTopic-10-Name-Accounting-Standards-Codification-Section-S99-Paragraph-1-Subparagraph-(SX-210.5-02(29)))- Publisher FASB- URI <https://asc.fasb.org/1943274/2147480566/210-10-S99-1Reference-12>: [http://fasb.org/us-gaap/role/ref/legacyRef-Topic-210-SubTopic-10-Name-Accounting-Standards-Codification-Section-S99-Paragraph-1-Subparagraph-\(SX-210.5-02\(31\)\)](http://fasb.org/us-gaap/role/ref/legacyRef-Topic-210-SubTopic-10-Name-Accounting-Standards-Codification-Section-S99-Paragraph-1-Subparagraph-(SX-210.5-02(31)))- Publisher FASB- URI <https://asc.fasb.org/1943274/2147480566/210-10-S99-1Reference-13>: [http://fasb.org/us-gaap/role/ref/legacyRef-Topic-210-SubTopic-10-Name-Accounting-Standards-Codification-Section-S99-Paragraph-1-Subparagraph-\(SX-210.5-02\(30\)\)](http://fasb.org/us-gaap/role/ref/legacyRef-Topic-210-SubTopic-10-Name-Accounting-Standards-Codification-Section-S99-Paragraph-1-Subparagraph-(SX-210.5-02(30)))- Publisher FASB- URI <https://asc.fasb.org/1943274/2147480566/210-10-S99-1Reference-14>: [http://fasb.org/us-gaap/role/ref/legacyRef-Topic-310-SubTopic-10-Name-Accounting-Standards-Codification-Section-S99-Paragraph-2-Subparagraph-\(SAB-Topic-4.E\)](http://fasb.org/us-gaap/role/ref/legacyRef-Topic-310-SubTopic-10-Name-Accounting-Standards-Codification-Section-S99-Paragraph-2-Subparagraph-(SAB-Topic-4.E))- Publisher FASB- URI https://asc.fasb.org/1943274/2147480418/310-10-S99-2Details-Name:us-gaap_StockholdersEquity-namespace-Prefix:us-gaap_Data-Type:xbrli:monetaryItemType-Balance-Type:credit-Period-Type:instantX-ReferencesNo-definition-available-Details-Name:us-gaap_StockholdersEquity-Abstract-namespace-Prefix:us-gaap_Data-Type:xbrli:stringItemType-Balance-Type:na-Period-Type:durationX-DefinitionCarrying-amount,attributable-to-parent,of-an-entity's-issued-and-outstanding-stock-which-is-not-included-within-permanent-equity.Temporary-equity-is-a-security-with-redemption-features-that-are-outside-the-control-of-the-issuer,is-not-classified-as-an-asset-or-liability-in-conformity-with-GAAP,and-is-not-mandatorily-redeemable.Includes-any-type-of-security-that-is-redeemable-at-a-fixed-or-determinable-price-or-on-a-fixed-or-determinable-date-or-dates,is-redeemable-at-the-option-of-the-holder,or-has-conditions-for-redemption-which-are-not-solely-within-the-control-of-the-issuer.Includes-stock-with-a-put-option-held-by-an-ESOP-and-stock-redeemable-by-a-holder-only-in-the-event-of-a-change-in-control-of-the-issuer. ReferencesReference 1: [http://www.xbrl.org/2003/role/disclosureRef-Topic-944-SubTopic-210-Name-Accounting-Standards-Codification-Section-S99-Paragraph-1-Subparagraph-\(SX-210.7-03\(a\)\(23\)\(a\)\(1\)\)](http://www.xbrl.org/2003/role/disclosureRef-Topic-944-SubTopic-210-Name-Accounting-Standards-Codification-Section-S99-Paragraph-1-Subparagraph-(SX-210.7-03(a)(23)(a)(1)))- Publisher FASB- URI <https://asc.fasb.org/1943274/2147479440/944-210-S99-1Reference-2>: [http://www.xbrl.org/2003/role/disclosureRef-Topic-718-SubTopic-10-Name-Accounting-Standards-Codification-Section-S99-Paragraph-1-Subparagraph-\(SAB-Topic-14.E.Q2\)](http://www.xbrl.org/2003/role/disclosureRef-Topic-718-SubTopic-10-Name-Accounting-Standards-Codification-Section-S99-Paragraph-1-Subparagraph-(SAB-Topic-14.E.Q2))- Publisher FASB- URI <https://asc.fasb.org/1943274/2147479830/718-10-S99-1Reference-3>: [http://www.xbrl.org/2003/role/disclosureRef-Topic-470-SubTopic-10-Name-Accounting-Standards-Codification-Section-S99-Paragraph-1A-Subparagraph-\(SX-210.13-01\(a\)\(4\)\(i\)\)](http://www.xbrl.org/2003/role/disclosureRef-Topic-470-SubTopic-10-Name-Accounting-Standards-Codification-Section-S99-Paragraph-1A-Subparagraph-(SX-210.13-01(a)(4)(i)))- Publisher FASB- URI <https://asc.fasb.org/1943274/2147480097/470-10-S99-1AReference-4>: [http://www.xbrl.org/2003/role/disclosureRef-Topic-470-SubTopic-10-Name-Accounting-Standards-Codification-Section-S99-Paragraph-1A-Subparagraph-\(SX-210.13-01\(a\)\(4\)\(iv\)\)](http://www.xbrl.org/2003/role/disclosureRef-Topic-470-SubTopic-10-Name-Accounting-Standards-Codification-Section-S99-Paragraph-1A-Subparagraph-(SX-210.13-01(a)(4)(iv)))- Publisher FASB- URI <https://asc.fasb.org/1943274/2147480097/470-10-S99-1AReference-5>: [http://www.xbrl.org/2003/role/disclosureRef-Topic-470-SubTopic-10-Name-Accounting-Standards-Codification-Section-S99-Paragraph-1A-Subparagraph-\(SX-210.13-01\(a\)\(5\)\)](http://www.xbrl.org/2003/role/disclosureRef-Topic-470-SubTopic-10-Name-Accounting-Standards-Codification-Section-S99-Paragraph-1A-Subparagraph-(SX-210.13-01(a)(5)))- Publisher FASB- URI <https://asc.fasb.org/1943274/2147480097/470-10-S99-1AReference-6>: [http://www.xbrl.org/2003/role/disclosureRef-Topic-470-SubTopic-10-Name-Accounting-Standards-Codification-Section-S99-Paragraph-1B-Subparagraph-\(SX-210.13-02\(a\)\(4\)\(i\)\)](http://www.xbrl.org/2003/role/disclosureRef-Topic-470-SubTopic-10-Name-Accounting-Standards-Codification-Section-S99-Paragraph-1B-Subparagraph-(SX-210.13-02(a)(4)(i)))- Publisher FASB- URI <https://asc.fasb.org/1943274/2147480097/470-10-S99-1BReference-7>: [http://www.xbrl.org/2003/role/disclosureRef-Topic-470-SubTopic-10-Name-Accounting-Standards-Codification-Section-S99-Paragraph-1B-Subparagraph-\(SX-210.13-02\(a\)\(4\)\(iv\)\)](http://www.xbrl.org/2003/role/disclosureRef-Topic-470-SubTopic-10-Name-Accounting-Standards-Codification-Section-S99-Paragraph-1B-Subparagraph-(SX-210.13-02(a)(4)(iv)))- Publisher FASB- URI <https://asc.fasb.org/1943274/2147480097/470-10-S99-1BReference-8>: [http://www.xbrl.org/2003/role/disclosureRef-Topic-470-SubTopic-10-Name-Accounting-Standards-Codification-Section-S99-Paragraph-1B-Subparagraph-\(SX-210.13-02\(a\)\(5\)\)](http://www.xbrl.org/2003/role/disclosureRef-Topic-470-SubTopic-10-Name-Accounting-Standards-Codification-Section-S99-Paragraph-1B-Subparagraph-(SX-210.13-02(a)(5)))- Publisher FASB- URI [https://asc.fasb.org/1943274/2147480097/470-10-S99-1BDetails-Name:us-gaap_TemporaryEquity-CarryingAmount-Attributable-To-Parent-namespace-Prefix:us-gaap_Data-Type:xbrli:monetaryItemType-Balance-Type:credit-Period-Type:instant-BALANCE-SHEETS-\(Parenthetical\)-\\$/shares-Dec-31,2023-Dec.31,2022Statement-of-Financial-Position-\[Abstract\]-Temporary-equity,shares-issued-5,127,282-7,392,855Temporary-equity,shares-outstanding-5,127,282-7,392,855Temporary-equity,redemption-price-per-share-\\$10.97-\\$10.35Common-stock,par-value-\\$0.0001-\\$0.0001Common-stock,shares-authorized-500,000,000-500,000,000Common-stock,shares,issued-2,295,893-2,295,893Common-stock,shares,outstanding-2,295,893-2,295,893](https://asc.fasb.org/1943274/2147480097/470-10-S99-1BDetails-Name:us-gaap_TemporaryEquity-CarryingAmount-Attributable-To-Parent-namespace-Prefix:us-gaap_Data-Type:xbrli:monetaryItemType-Balance-Type:credit-Period-Type:instant-BALANCE-SHEETS-(Parenthetical)-$/shares-Dec-31,2023-Dec.31,2022Statement-of-Financial-Position-[Abstract]-Temporary-equity,shares-issued-5,127,282-7,392,855Temporary-equity,shares-outstanding-5,127,282-7,392,855Temporary-equity,redemption-price-per-share-$10.97-$10.35Common-stock,par-value-$0.0001-$0.0001Common-stock,shares-authorized-500,000,000-500,000,000Common-stock,shares,issued-2,295,893-2,295,893Common-stock,shares,outstanding-2,295,893-2,295,893)- X- DefinitionFace amount or stated value per share of common stock. ReferencesReference 1: [http://fasb.org/us-gaap/role/ref/legacyRef-Topic-210-SubTopic-10-Name-Accounting-Standards-Codification-Section-S99-Paragraph-1-Subparagraph-\(SX-210.5-02\(29\)\)](http://fasb.org/us-gaap/role/ref/legacyRef-Topic-210-SubTopic-10-Name-Accounting-Standards-Codification-Section-S99-Paragraph-1-Subparagraph-(SX-210.5-02(29)))- Publisher FASB- URI <https://asc.fasb.org/1943274/2147480566/210-10-S99-1Details-Name:us>

gaap_CommonStockParOrStatedValuePerShare Namespace Prefix: us-gaap_ Data Type: dtr-types: perShareItemType Balance Type: na Period Type: instantX- DefinitionThe maximum number of common shares permitted to be issued by an entity's charter and bylaws. ReferencesReference 1: [http://www.xbrl.org/2003/role/disclosureRef-Topic 946-SubTopic 210-Name Accounting Standards Codification-Section S99-Paragraph 1-Subparagraph \(SX 210. 6-04 \(16\) \(a\)\)-Publisher FASB-URI https://asc.fasb.org//1943274/2147479617/946-210-S99-1](http://www.xbrl.org/2003/role/disclosureRef-Topic 946-SubTopic 210-Name Accounting Standards Codification-Section S99-Paragraph 1-Subparagraph (SX 210. 6-04 (16) (a))-Publisher FASB-URI https://asc.fasb.org//1943274/2147479617/946-210-S99-1)Reference 2: [http://fasb.org/us-gaap/role/ref/legacyRef-Topic 210-SubTopic 10-Name Accounting Standards Codification-Section S99-Paragraph 1-Subparagraph \(SX 210. 5-02 \(29\)\)-Publisher FASB-URI https://asc.fasb.org//1943274/2147480566/210-10-S99-1](http://fasb.org/us-gaap/role/ref/legacyRef-Topic 210-SubTopic 10-Name Accounting Standards Codification-Section S99-Paragraph 1-Subparagraph (SX 210. 5-02 (29))-Publisher FASB-URI https://asc.fasb.org//1943274/2147480566/210-10-S99-1) Details Name: us-gaap_CommonStockSharesAuthorized Namespace Prefix: us-gaap_ Data Type: xbrli: sharesItemType Balance Type: na Period Type: instantX- DefinitionTotal number of common shares of an entity that have been sold or granted to shareholders (includes common shares that were issued, repurchased and remain in the treasury). These shares represent capital invested by the firm's shareholders and owners, and may be all or only a portion of the number of shares authorized. Shares issued include shares outstanding and shares held in the treasury. ReferencesReference 1: [http://fasb.org/us-gaap/role/ref/legacyRef-Topic 210-SubTopic 10-Name Accounting Standards Codification-Section S99-Paragraph 1-Subparagraph \(SX 210. 5-02 \(29\)\)-Publisher FASB-URI https://asc.fasb.org//1943274/2147480566/210-10-S99-1](http://fasb.org/us-gaap/role/ref/legacyRef-Topic 210-SubTopic 10-Name Accounting Standards Codification-Section S99-Paragraph 1-Subparagraph (SX 210. 5-02 (29))-Publisher FASB-URI https://asc.fasb.org//1943274/2147480566/210-10-S99-1) Details Name: us-gaap_CommonStockSharesIssued Namespace Prefix: us-gaap_ Data Type: xbrli: sharesItemType Balance Type: na Period Type: instantX- DefinitionNumber of shares of common stock outstanding. Common stock represent the ownership interest in a corporation. ReferencesReference 1: <http://fasb.org/us-gaap/role/ref/legacyRef-Name Accounting Standards Codification-Section 50-Paragraph 2-SubTopic 10-Topic 505-Publisher FASB-URI https://asc.fasb.org//1943274/2147481112/505-10-50-2>Reference 2: [http://www.xbrl.org/2003/role/disclosureRef-Topic 946-SubTopic 210-Name Accounting Standards Codification-Section S99-Paragraph 2-Subparagraph \(SX 210. 6-05 \(4\)\)-Publisher FASB-URI https://asc.fasb.org//1943274/2147479617/946-210-S99-2](http://www.xbrl.org/2003/role/disclosureRef-Topic 946-SubTopic 210-Name Accounting Standards Codification-Section S99-Paragraph 2-Subparagraph (SX 210. 6-05 (4))-Publisher FASB-URI https://asc.fasb.org//1943274/2147479617/946-210-S99-2)Reference 3: [http://www.xbrl.org/2009/role/commonPracticeRef-Topic 946-SubTopic 220-Name Accounting Standards Codification-Section S99-Paragraph 3-Subparagraph \(SX 210. 6-09 \(4\) \(b\)\)-Publisher FASB-URI https://asc.fasb.org//1943274/2147483575/946-220-S99-3](http://www.xbrl.org/2009/role/commonPracticeRef-Topic 946-SubTopic 220-Name Accounting Standards Codification-Section S99-Paragraph 3-Subparagraph (SX 210. 6-09 (4) (b))-Publisher FASB-URI https://asc.fasb.org//1943274/2147483575/946-220-S99-3)Reference 4: [http://www.xbrl.org/2003/role/disclosureRef-Topic 946-SubTopic 210-Name Accounting Standards Codification-Section S99-Paragraph 1-Subparagraph \(SX 210. 6-04 \(16\) \(a\)\)-Publisher FASB-URI https://asc.fasb.org//1943274/2147479617/946-210-S99-1](http://www.xbrl.org/2003/role/disclosureRef-Topic 946-SubTopic 210-Name Accounting Standards Codification-Section S99-Paragraph 1-Subparagraph (SX 210. 6-04 (16) (a))-Publisher FASB-URI https://asc.fasb.org//1943274/2147479617/946-210-S99-1)Reference 5: [http://www.xbrl.org/2009/role/commonPracticeRef-Topic 946-SubTopic 220-Name Accounting Standards Codification-Section S99-Paragraph 3-Subparagraph \(SX 210. 6-09 \(7\)\)-Publisher FASB-URI https://asc.fasb.org//1943274/2147483575/946-220-S99-3](http://www.xbrl.org/2009/role/commonPracticeRef-Topic 946-SubTopic 220-Name Accounting Standards Codification-Section S99-Paragraph 3-Subparagraph (SX 210. 6-09 (7))-Publisher FASB-URI https://asc.fasb.org//1943274/2147483575/946-220-S99-3)Reference 6: [http://fasb.org/us-gaap/role/ref/legacyRef-Topic 210-SubTopic 10-Name Accounting Standards Codification-Section S99-Paragraph 1-Subparagraph \(SX 210. 5-02 \(29\)\)-Publisher FASB-URI https://asc.fasb.org//1943274/2147480566/210-10-S99-1](http://fasb.org/us-gaap/role/ref/legacyRef-Topic 210-SubTopic 10-Name Accounting Standards Codification-Section S99-Paragraph 1-Subparagraph (SX 210. 5-02 (29))-Publisher FASB-URI https://asc.fasb.org//1943274/2147480566/210-10-S99-1) Details Name: us-gaap_CommonStockSharesOutstanding Namespace Prefix: us-gaap_ Data Type: xbrli: sharesItemType Balance Type: na Period Type: instantX- ReferencesNo definition available. Details Name: us-gaap_StatementOfFinancialPositionAbstract Namespace Prefix: us-gaap_ Data Type: xbrli: stringItemType Balance Type: na Period Type: durationX- DefinitionAmount to be paid per share that is classified as temporary equity by entity upon redemption. Temporary equity is a security with redemption features that are outside the control of the issuer, is not classified as an asset or liability in conformity with GAAP, and is not mandatorily redeemable. Includes any type of security that is redeemable at a fixed or determinable price or on a fixed or determinable date or dates, is redeemable at the option of the holder, or has conditions for redemption which are not solely within the control of the issuer. If convertible, the issuer does not control the actions or events necessary to issue the maximum number of shares that could be required to be delivered under the conversion option if the holder exercises the option to convert the stock to another class of equity. If the security is a warrant or a rights issue, the warrant or rights issue is considered to be temporary equity if the issuer cannot demonstrate that it would be able to deliver upon the exercise of the option by the holder in all cases. Includes stock with put option held by ESOP and stock redeemable by holder only in the event of a change in control of the issuer. ReferencesReference 1: <http://fasb.org/us-gaap/role/ref/legacyRef-Name Accounting Standards Codification-Topic 480-SubTopic 10-Section S99-Paragraph 1-Publisher FASB-URI https://asc.fasb.org//1943274/2147480244/480-10-S99-1>Reference 2: [http://fasb.org/us-gaap/role/ref/legacyRef-Name Accounting Standards Codification-Section S99-Paragraph 1-Subparagraph \(27\)-SubTopic 10-Topic 210-Publisher FASB-URI https://asc.fasb.org//1943274/2147480566/210-10-S99-1](http://fasb.org/us-gaap/role/ref/legacyRef-Name Accounting Standards Codification-Section S99-Paragraph 1-Subparagraph (27)-SubTopic 10-Topic 210-Publisher FASB-URI https://asc.fasb.org//1943274/2147480566/210-10-S99-1) Details Name: us-gaap_TemporaryEquityRedemptionPricePerShare Namespace Prefix: us-gaap_ Data Type: dtr-types: perShareItemType Balance Type: na Period Type: instantX- DefinitionThe number of securities classified as temporary equity that have been sold (or granted) to the entity's shareholders. Securities issued include securities outstanding and securities held in treasury. Temporary equity is a security with redemption features that are outside the control of the issuer, is not classified as an asset or liability in conformity with GAAP, and is not mandatorily redeemable. Includes any type of security that is redeemable at a fixed or determinable price or on a fixed or determinable date or dates, is redeemable at the option of the holder, or has conditions for redemption which are not solely within the control of the issuer. If convertible, the issuer does not control the actions or events necessary to issue the maximum number of shares that could be required to be delivered under the conversion option if the holder exercises the option to convert the stock to another class of equity. If the security is a warrant or a rights issue, the warrant or rights issue is considered to be temporary equity if the issuer cannot demonstrate that it would be able to deliver upon the exercise of the option by the holder in all cases. Includes stock with put option held by ESOP and stock redeemable by holder only in the event of a change in control of the issuer. ReferencesReference 1: [http://fasb.org/us-gaap/role/ref/legacyRef-Topic 210-SubTopic 10-Name Accounting Standards Codification-Section S99-Paragraph 1-Subparagraph \(SX 210. 5-02 \(27\) \(b\)\)-Publisher FASB-URI https://asc.fasb.org//1943274/2147480566/210-10-S99-1](http://fasb.org/us-gaap/role/ref/legacyRef-Topic 210-SubTopic 10-Name Accounting Standards Codification-Section S99-Paragraph 1-Subparagraph (SX 210. 5-02 (27) (b))-Publisher FASB-URI https://asc.fasb.org//1943274/2147480566/210-10-S99-1) Details Name: us-gaap_TemporaryEquitySharesIssued Namespace Prefix: us-gaap_ Data Type: xbrli: sharesItemType Balance Type: na Period Type: instantX- DefinitionThe number of securities classified as temporary equity that have been issued and are

held by the entity's shareholders. Securities outstanding equals securities issued minus securities held in treasury. Temporary equity is a security with redemption features that are outside the control of the issuer, is not classified as an asset or liability in conformity with GAAP, and is not mandatorily redeemable. Includes any type of security that is redeemable at a fixed or determinable price or on a fixed or determinable date or dates, is redeemable at the option of the holder, or has conditions for redemption which are not solely within the control of the issuer. If convertible, the issuer does not control the actions or events necessary to issue the maximum number of shares that could be required to be delivered under the conversion option if the holder exercises the option to convert the stock to another class of equity. If the security is a warrant or a rights issue, the warrant or rights issue is considered to be temporary equity if the issuer cannot demonstrate that it would be able to deliver upon the exercise of the option by the holder in all cases. Includes stock with put option held by ESOP and stock redeemable by holder only in the event of a change in control of the issuer. ReferencesReference 1: [http://fasb.org/us-gaap/role/ref/legacyRef-Topic 210-SubTopic 10-Name Accounting Standards Codification-Section S99-Paragraph 1-Subparagraph \(SX 210. 5-02 \(27\) \(b\)\)](http://fasb.org/us-gaap/role/ref/legacyRef-Topic 210-SubTopic 10-Name Accounting Standards Codification-Section S99-Paragraph 1-Subparagraph (SX 210. 5-02 (27) (b)))-Publisher FASB-URI <https://asc.fasb.org/1943274/2147480566/210-10-S99-1> Details Name: us-gaap_TemporaryEquitySharesOutstanding Namespace Prefix: us-gaap_ Data Type: xbrli:sharesItemType Balance Type: na Period Type: instant STATEMENTS OF OPERATIONS-USD (\$) 12 Months Ended Dec. 31, 2023 Dec. 31, 2022 Income Statement [Abstract] Formation and operating costs \$(1,062,206) \$(354,043) Loss from operations (1,062,206) (354,043) Other income: Investment income earned on investments held in Trust Account 3,486,597 764,689 Net income \$ 2,424,391 \$ 410,646 Weighted average shares outstanding, basic and diluted 9,014,565 4,898,504 Basic and diluted net income per ordinary share \$ 0.27 \$ 0.08 X-ReferencesNo definition available. Details Name: CIK0001869601_BasicAndDilutedNetIncomePerOrdinaryShare Namespace Prefix: CIK0001869601_ Data Type: dtr-types:perShareItemType Balance Type: na Period Type: durationX-ReferencesNo definition available. Details Name: CIK0001869601_FormationAndOperatingCosts Namespace Prefix: CIK0001869601_ Data Type: xbrli:monetaryItemType Balance Type: debit Period Type: durationX-ReferencesNo definition available. Details Name: CIK0001869601_WeightedAverageSharesOutstandingBasicAndDiluted Namespace Prefix: CIK0001869601_ Data Type: xbrli:sharesItemType Balance Type: na Period Type: durationX-ReferencesNo definition available. Details Name: us-gaap_IncomeStatementAbstract Namespace Prefix: us-gaap_ Data Type: xbrli:stringItemType Balance Type: na Period Type: durationX-DefinitionAmount after accretion (amortization) of discount (premium), and investment expense, of interest income and dividend income on nonoperating securities. ReferencesReference 1: [http://fasb.org/us-gaap/role/ref/legacyRef-Topic 220-SubTopic 10-Name Accounting Standards Codification-Section S99-Paragraph 2-Subparagraph \(SX 210. 5-03. 8\) \(b\)\)](http://fasb.org/us-gaap/role/ref/legacyRef-Topic 220-SubTopic 10-Name Accounting Standards Codification-Section S99-Paragraph 2-Subparagraph (SX 210. 5-03. 8) (b)))-Publisher FASB-URI <https://asc.fasb.org/1943274/2147483621/220-10-S99-2>Reference 2: [http://fasb.org/us-gaap/role/ref/legacyRef-Topic 220-SubTopic 10-Name Accounting Standards Codification-Section S99-Paragraph 2-Subparagraph \(SX 210. 5-03. 7 \(a\), \(b\)\)](http://fasb.org/us-gaap/role/ref/legacyRef-Topic 220-SubTopic 10-Name Accounting Standards Codification-Section S99-Paragraph 2-Subparagraph (SX 210. 5-03. 7 (a), (b)))-Publisher FASB-URI <https://asc.fasb.org/1943274/2147483621/220-10-S99-2> Details Name: us-gaap_InvestmentIncomeNet Namespace Prefix: us-gaap_ Data Type: xbrli:monetaryItemType Balance Type: credit Period Type: durationX-DefinitionThe portion of profit or loss for the period, net of income taxes, which is attributable to the parent. ReferencesReference 1: [http://www.xbrl.org/2003/role/disclosureRef-Topic 235-SubTopic 10-Name Accounting Standards Codification-Section S99-Paragraph 1-Subparagraph \(SX 210. 4-08 \(g\) \(1\) \(ii\)\)](http://www.xbrl.org/2003/role/disclosureRef-Topic 235-SubTopic 10-Name Accounting Standards Codification-Section S99-Paragraph 1-Subparagraph (SX 210. 4-08 (g) (1) (ii)))-Publisher FASB-URI <https://asc.fasb.org/1943274/2147480678/235-10-S99-1>Reference 2: [http://www.xbrl.org/2003/role/disclosureRef-Topic 223-SubTopic 10-Name Accounting Standards Codification-Section 50-Paragraph 3-Subparagraph \(e\) \(c\)\)](http://www.xbrl.org/2003/role/disclosureRef-Topic 223-SubTopic 10-Name Accounting Standards Codification-Section 50-Paragraph 3-Subparagraph (e) (c)))-Publisher FASB-URI <https://asc.fasb.org/1943274/2147481687/323-10-50-3>Reference 3: [http://www.xbrl.org/2003/role/disclosureRef-Topic 825-SubTopic 10-Name Accounting Standards Codification-Section 50-Paragraph 28-Subparagraph \(f\)\)](http://www.xbrl.org/2003/role/disclosureRef-Topic 825-SubTopic 10-Name Accounting Standards Codification-Section 50-Paragraph 28-Subparagraph (f)))-Publisher FASB-URI <https://asc.fasb.org/1943274/2147482907/825-10-50-28>Reference 4: <http://www.xbrl.org/2003/role/disclosureRef-Topic 220-SubTopic 10-Name Accounting Standards Codification-Section 50-Paragraph 6>-Publisher FASB-URI <https://asc.fasb.org/1943274/2147482765/220-10-50-6>Reference 5: <http://www.xbrl.org/2003/role/disclosureRef-Topic 250-SubTopic 10-Name Accounting Standards Codification-Section 50-Paragraph 3>-Publisher FASB-URI <https://asc.fasb.org/1943274/2147483443/250-10-50-3>Reference 6: [http://www.xbrl.org/2003/role/disclosureRef-Topic 250-SubTopic 10-Name Accounting Standards Codification-Section 50-Paragraph 1-Subparagraph \(b\) \(2\)\)](http://www.xbrl.org/2003/role/disclosureRef-Topic 250-SubTopic 10-Name Accounting Standards Codification-Section 50-Paragraph 1-Subparagraph (b) (2)))-Publisher FASB-URI <https://asc.fasb.org/1943274/2147483443/250-10-50-1>Reference 7: [http://www.xbrl.org/2003/role/disclosureRef-Topic 815-SubTopic 40-Name Accounting Standards Codification-Section 65-Paragraph 1-Subparagraph \(f\)\)](http://www.xbrl.org/2003/role/disclosureRef-Topic 815-SubTopic 40-Name Accounting Standards Codification-Section 65-Paragraph 1-Subparagraph (f)))-Publisher FASB-URI <https://asc.fasb.org/1943274/2147480175/815-40-65-1>Reference 8: <http://www.xbrl.org/2003/role/disclosureRef-Topic 250-SubTopic 10-Name Accounting Standards Codification-Section 50-Paragraph 8>-Publisher FASB-URI <https://asc.fasb.org/1943274/2147483443/250-10-50-8>Reference 9: <http://www.xbrl.org/2003/role/disclosureRef-Topic 250-SubTopic 10-Name Accounting Standards Codification-Section 50-Paragraph 9>-Publisher FASB-URI <https://asc.fasb.org/1943274/2147483443/250-10-50-9>Reference 10: [http://www.xbrl.org/2003/role/disclosureRef-Topic 250-SubTopic 10-Name Accounting Standards Codification-Section 50-Paragraph 11-Subparagraph \(a\)\)](http://www.xbrl.org/2003/role/disclosureRef-Topic 250-SubTopic 10-Name Accounting Standards Codification-Section 50-Paragraph 11-Subparagraph (a)))-Publisher FASB-URI <https://asc.fasb.org/1943274/2147483443/250-10-50-11>Reference 11: [http://www.xbrl.org/2003/role/disclosureRef-Topic 250-SubTopic 10-Name Accounting Standards Codification-Section 50-Paragraph 11-Subparagraph \(b\)\)](http://www.xbrl.org/2003/role/disclosureRef-Topic 250-SubTopic 10-Name Accounting Standards Codification-Section 50-Paragraph 11-Subparagraph (b)))-Publisher FASB-URI <https://asc.fasb.org/1943274/2147483443/250-10-50-11>Reference 12: <http://www.xbrl.org/2003/role/disclosureRef-Topic 250-SubTopic 10-Name Accounting Standards Codification-Section 50-Paragraph 4>-Publisher FASB-URI <https://asc.fasb.org/1943274/2147483443/250-10-50-4>Reference 13: <http://www.xbrl.org/2003/role/exampleRef-Topic 946-SubTopic 830-Name Accounting Standards Codification-Section 55-Paragraph 10>-Publisher FASB-URI <https://asc.fasb.org/1943274/2147480167/946-830-55-10>Reference 14: <http://www.xbrl.org/2003/role/disclosureRef-Topic 946-SubTopic 220-Name Accounting Standards Codification-Section 45-Paragraph 7>-Publisher FASB-URI <https://asc.fasb.org/1943274/2147483581/946-220-45-7>Reference 15: <http://www.xbrl.org/2003/role/disclosureRef-Topic 944-SubTopic 220-Name Accounting Standards Codification-Section 45-Paragraph 7>-Publisher FASB-URI <https://asc.fasb.org/1943274/2147483581/944-220-45-7>

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Subparagraph \(SX 210. 6-09 \(1\) \(d\)\)-](http://www.xbrl.org/2003/role/disclosureRef-Topic 946-SubTopic 220- Name Accounting Standards Codification- Section S99- Paragraph 3- Subparagraph (SX 210. 6-09 (1) (d))-) Publisher FASB- URI <https://asc.fasb.org//1943274/2147483575/946-220-S99-3>Reference 19: [http://www.xbrl.org/2003/role/disclosureRef-Topic 470-SubTopic 10- Name Accounting Standards Codification- Section S99- Paragraph 1A- Subparagraph \(SX 210. 13-01 \(a\) \(4\) \(i\)\)-](http://www.xbrl.org/2003/role/disclosureRef-Topic 470-SubTopic 10- Name Accounting Standards Codification- Section S99- Paragraph 1A- Subparagraph (SX 210. 13-01 (a) (4) (i))-) Publisher FASB- URI <https://asc.fasb.org//1943274/2147480097/470-10-S99-1>Reference 20: [http://www.xbrl.org/2009/role/commonPracticeRef-Topic 470-SubTopic 10- Name Accounting Standards Codification- Section S99- Paragraph 1A- Subparagraph \(SX 210. 13-01 \(a\) \(4\) \(ii\)\)-](http://www.xbrl.org/2009/role/commonPracticeRef-Topic 470-SubTopic 10- Name Accounting Standards Codification- Section S99- Paragraph 1A- Subparagraph (SX 210. 13-01 (a) (4) (ii))-) Publisher FASB- URI <https://asc.fasb.org//1943274/2147480097/470-10-S99-1>Reference 21: [http://www.xbrl.org/2003/role/disclosureRef-Topic 470-SubTopic 10- Name Accounting Standards Codification- Section S99- Paragraph 1A- Subparagraph \(SX 210. 13-01 \(a\) \(4\) \(iii\) \(A\)\)-](http://www.xbrl.org/2003/role/disclosureRef-Topic 470-SubTopic 10- Name Accounting Standards Codification- Section S99- Paragraph 1A- Subparagraph (SX 210. 13-01 (a) (4) (iii) (A))-) Publisher FASB- URI <https://asc.fasb.org//1943274/2147480097/470-10-S99-1>Reference 22: [http://www.xbrl.org/2003/role/disclosureRef-Topic 470-SubTopic 10- Name Accounting Standards Codification- Section S99- Paragraph 1A- Subparagraph \(SX 210. 13-01 \(a\) \(4\) \(iv\)\)-](http://www.xbrl.org/2003/role/disclosureRef-Topic 470-SubTopic 10- Name Accounting Standards Codification- Section S99- Paragraph 1A- Subparagraph (SX 210. 13-01 (a) (4) (iv))-) Publisher FASB- URI <https://asc.fasb.org//1943274/2147480097/470-10-S99-1>Reference 23: [http://www.xbrl.org/2003/role/disclosureRef-Topic 470-SubTopic 10- Name Accounting Standards Codification- Section S99- Paragraph 1A- Subparagraph \(SX 210. 13-01 \(a\) \(5\)\)-](http://www.xbrl.org/2003/role/disclosureRef-Topic 470-SubTopic 10- Name Accounting Standards Codification- Section S99- Paragraph 1A- Subparagraph (SX 210. 13-01 (a) (5))-) Publisher FASB- URI <https://asc.fasb.org//1943274/2147480097/470-10-S99-1>Reference 24: [http://www.xbrl.org/2003/role/disclosureRef-Topic 470-SubTopic 10- Name Accounting Standards Codification- Section S99- Paragraph 1B- Subparagraph \(SX 210. 13-02 \(a\) \(4\) \(i\)\)-](http://www.xbrl.org/2003/role/disclosureRef-Topic 470-SubTopic 10- Name Accounting Standards Codification- Section S99- Paragraph 1B- Subparagraph (SX 210. 13-02 (a) (4) (i))-) Publisher FASB- URI <https://asc.fasb.org//1943274/2147480097/470-10-S99-1>Reference 25: [http://www.xbrl.org/2003/role/disclosureRef-Topic 470-SubTopic 10- Name Accounting Standards Codification- Section S99- Paragraph 1B- Subparagraph \(SX 210. 13-02 \(a\) \(4\) \(iii\) \(A\)\)-](http://www.xbrl.org/2003/role/disclosureRef-Topic 470-SubTopic 10- Name Accounting Standards Codification- Section S99- Paragraph 1B- Subparagraph (SX 210. 13-02 (a) (4) (iii) (A))-) Publisher FASB- URI <https://asc.fasb.org//1943274/2147480097/470-10-S99-1>Reference 26: [http://www.xbrl.org/2003/role/disclosureRef-Topic 470-SubTopic 10- Name Accounting Standards Codification- Section S99- Paragraph 1B- Subparagraph \(SX 210. 13-02 \(a\) \(4\) \(iii\) \(B\)\)-](http://www.xbrl.org/2003/role/disclosureRef-Topic 470-SubTopic 10- Name Accounting Standards Codification- Section S99- Paragraph 1B- Subparagraph (SX 210. 13-02 (a) (4) (iii) (B))-) Publisher FASB- URI <https://asc.fasb.org//1943274/2147480097/470-10-S99-1>Reference 27: [http://www.xbrl.org/2003/role/disclosureRef-Topic 470-SubTopic 10- Name Accounting Standards Codification- Section S99- Paragraph 1B- Subparagraph \(SX 210. 13-02 \(a\) \(4\) \(iv\)\)-](http://www.xbrl.org/2003/role/disclosureRef-Topic 470-SubTopic 10- Name Accounting Standards Codification- Section S99- Paragraph 1B- Subparagraph (SX 210. 13-02 (a) (4) (iv))-) Publisher FASB- URI <https://asc.fasb.org//1943274/2147480097/470-10-S99-1>Reference 28: [http://www.xbrl.org/2003/role/disclosureRef-Topic 470-SubTopic 10- Name Accounting Standards Codification- Section S99- Paragraph 1B- Subparagraph \(SX 210. 13-02 \(a\) \(5\)\)-](http://www.xbrl.org/2003/role/disclosureRef-Topic 470-SubTopic 10- Name Accounting Standards Codification- Section S99- Paragraph 1B- Subparagraph (SX 210. 13-02 (a) (5))-) Publisher FASB- URI <https://asc.fasb.org//1943274/2147480097/470-10-S99-1>Reference 29: [http://www.xbrl.org/2003/role/disclosureRef-Topic 280-SubTopic 10- Name Accounting Standards Codification- Section 50- Paragraph 30- Subparagraph \(b\)-](http://www.xbrl.org/2003/role/disclosureRef-Topic 280-SubTopic 10- Name Accounting Standards Codification- Section 50- Paragraph 30- Subparagraph (b)-) Publisher FASB- URI <https://asc.fasb.org//1943274/2147482810/280-10-50-30>Reference 30: [http://www.xbrl.org/2003/role/disclosureRef-Topic 280-SubTopic 10- Name Accounting Standards Codification- Section 50- Paragraph 32- Subparagraph \(f\)-](http://www.xbrl.org/2003/role/disclosureRef-Topic 280-SubTopic 10- Name Accounting Standards Codification- Section 50- Paragraph 32- Subparagraph (f)-) Publisher FASB- URI <https://asc.fasb.org//1943274/2147482810/280-10-50-32>Reference 31: [http://www.xbrl.org/2003/role/disclosureRef-Topic 260-SubTopic 10- Name Accounting Standards Codification- Section 45- Paragraph 60B- Subparagraph \(a\)-](http://www.xbrl.org/2003/role/disclosureRef-Topic 260-SubTopic 10- Name Accounting Standards Codification- Section 45- Paragraph 60B- Subparagraph (a)-) Publisher FASB- URI <https://asc.fasb.org//1943274/2147482689/260-10-45-60B>Reference 32: <http://www.xbrl.org/2003/role/exampleRef-Topic 280-SubTopic 10- Name Accounting Standards Codification- Section 50- Paragraph 31-> Publisher FASB- URI <https://asc.fasb.org//1943274/2147482810/280-10-50-31>Reference 33: [http://www.xbrl.org/2003/role/disclosureRef-Topic 280-SubTopic 10- Name Accounting Standards Codification- Section 50- Paragraph 32- Subparagraph \(c\)-](http://www.xbrl.org/2003/role/disclosureRef-Topic 280-SubTopic 10- Name Accounting Standards Codification- Section 50- Paragraph 32- Subparagraph (c)-) Publisher FASB- URI <https://asc.fasb.org//1943274/2147482810/280-10-50-32>Reference 34: <http://www.xbrl.org/2003/role/disclosureRef-Topic 205-SubTopic 20- Name Accounting Standards Codification- Section 50- Paragraph 7-> Publisher FASB- URI <https://asc.fasb.org//1943274/2147483499/205-20-50-7>Reference 35: <http://fasb.org/us-gaap/role/ref/legacyRef-Topic 230-SubTopic 10- Name Accounting Standards Codification- Section 45- Paragraph 28-> Publisher FASB- URI <https://asc.fasb.org//1943274/2147482740/230-10-45-28>Reference 36: [http://www.xbrl.org/2003/role/disclosureRef-Topic 220-SubTopic 10- Name Accounting Standards Codification- Section 45- Paragraph 1A- Subparagraph \(a\)-](http://www.xbrl.org/2003/role/disclosureRef-Topic 220-SubTopic 10- Name Accounting Standards Codification- Section 45- Paragraph 1A- Subparagraph (a)-) Publisher FASB- URI <https://asc.fasb.org//1943274/2147482790/220-10-45-1>Reference 37: [http://www.xbrl.org/2003/role/disclosureRef-Topic 220-SubTopic 10- Name Accounting Standards Codification- Section 45- Paragraph 1B- Subparagraph \(a\)-](http://www.xbrl.org/2003/role/disclosureRef-Topic 220-SubTopic 10- Name Accounting Standards Codification- Section 45- Paragraph 1B- Subparagraph (a)-) Publisher FASB- URI <https://asc.fasb.org//1943274/2147482790/220-10-45-1>Reference 38: [http://fasb.org/us-gaap/role/ref/legacyRef-Topic 220-SubTopic 10- Name Accounting Standards Codification- Section S99- Paragraph 2- Subparagraph \(SX 210. 5-03 \(20\)\)-](http://fasb.org/us-gaap/role/ref/legacyRef-Topic 220-SubTopic 10- Name Accounting Standards Codification- Section S99- Paragraph 2- Subparagraph (SX 210. 5-03 (20))-) Publisher FASB- URI <https://asc.fasb.org//1943274/2147483621/220-10-S99-2>Reference 39: [http://fasb.org/us-gaap/role/ref/legacyRef-Topic 942-SubTopic 220- Name Accounting Standards Codification- Section S99- Paragraph 1- Subparagraph \(SX 210. 9-04 \(22\)\)-](http://fasb.org/us-gaap/role/ref/legacyRef-Topic 942-SubTopic 220- Name Accounting Standards Codification- Section S99- Paragraph 1- Subparagraph (SX 210. 9-04 (22))-) Publisher FASB- URI <https://asc.fasb.org//1943274/2147483589/942-220-S99-1> Details Name: us-gaap_NetIncomeLoss Namespace Prefix: us-gaap_Data Type: xbrli:monetaryItemType Balance Type: credit Period Type: durationX- ReferencesNo definition available. Details Name: us-gaap_NonoperatingIncomeExpenseAbstract Namespace Prefix: us-gaap_Data Type: xbrli:stringItemType Balance Type: na Period Type: durationX- DefinitionThe net result for the period of deducting operating expenses from operating revenues. ReferencesReference 1: <http://www.xbrl.org/2003/role/disclosureRef-Topic 280-SubTopic 10- Name Accounting Standards Codification- Section 50- Paragraph 22-> Publisher FASB- URI <https://asc.fasb.org//1943274/2147482810/280-10-50-22>Reference 2: <http://www.xbrl.org/2003/role/disclosureRef-Topic 280-SubTopic 10- Name Accounting>

Standards Codification- Section 50- Paragraph 30- Subparagraph (b)- Publisher FASB- URI <https://asc.fasb.org/1943274/2147482810/280-10-50-30>Reference 3: [http://www.xbrl.org/2003/role/disclosureRef-Topic 280-SubTopic 10-Name Accounting Standards Codification- Section 50- Paragraph 32- Subparagraph \(f\)- Publisher FASB- URI https://asc.fasb.org/1943274/2147482810/280-10-50-32](http://www.xbrl.org/2003/role/disclosureRef-Topic 280-SubTopic 10-Name Accounting Standards Codification- Section 50- Paragraph 32- Subparagraph (f)- Publisher FASB- URI https://asc.fasb.org/1943274/2147482810/280-10-50-32)Reference 4: <http://www.xbrl.org/2003/role/exampleRef-Topic 280-SubTopic 10-Name Accounting Standards Codification- Section 50- Paragraph 31- Publisher FASB- URI https://asc.fasb.org/1943274/2147482810/280-10-50-31>Reference 5: [http://www.xbrl.org/2003/role/disclosureRef-Topic 280-SubTopic 10-Name Accounting Standards Codification- Section 50- Paragraph 32- Subparagraph \(e\)- Publisher FASB- URI https://asc.fasb.org/1943274/2147482810/280-10-50-32](http://www.xbrl.org/2003/role/disclosureRef-Topic 280-SubTopic 10-Name Accounting Standards Codification- Section 50- Paragraph 32- Subparagraph (e)- Publisher FASB- URI https://asc.fasb.org/1943274/2147482810/280-10-50-32) Details Name: us-gaap_OperatingIncomeLoss Namespace Prefix: us-gaap_ Data Type: xbrli: monetaryItemType Balance Type: credit Period Type: duration STATEMENTS OF CHANGES IN STOCKHOLDERS' DEFICIT- USD (\$) Common Stock [Member] Additional Paid- in Capital [Member] Retained Earnings [Member] Total Balance- December 31, 2021 at Dec. 31, 2021 \$ 185 \$ 24, 815 \$ (3, 230) \$ 21, 770 Beginning balance, shares at Dec. 31, 2021 [1] 1, 848, 214 Sale of IPO Unit \$ 739 73, 927, 811 73, 928, 550 Sale of IPO Unit, shares [1] 7, 392, 855 Sale of Private Placement Units \$ 38 3, 737, 462 3, 737, 500 Sale of Private Placement Units, shares [1] 373, 750 Offering and Underwriting costs (3, 898, 030) (3, 898, 030) Ordinary shares subject to possible redemption \$ (739) (75, 776, 025) (75, 776, 764) Ordinary shares subject to possible redemption, shares [1] (7, 392, 855) Issuance of representative shares \$ 7 (7) Accretion of APIC to deficit 1, 983, 974 (1, 983, 974) Issuance of representative shares, shares [1] 73, 929 Re- measurement of ordinary shares subject to redemption (764, 689) (764, 689) Net income 410, 646 410, 646 Balance- December 31, 2022 at Dec. 31, 2022 \$ 230 (2, 341, 247) (2, 341, 017) Ending balance, shares at Dec. 31, 2022 [1] 2, 295, 893 Accretion of offering costs to deficit (210, 873) (210, 873) Amount deposited into trust account subject to redemption (500, 000) (500, 000) Re- measurement of ordinary shares subject to redemption (3, 486, 597) (3, 486, 597) Net income 2, 424, 391 2, 424, 391 Balance- December 31, 2022 at Dec. 31, 2023 \$ (4, 114, 326) \$ (4, 114, 096) Ending balance, shares at Dec. 31, 2023 2, 295, 893 [1] Prior to the Initial Public Offering, the Company issued 1, 437, 500 ordinary shares to our initial shareholders. On October 24, 2021, the Company declared a share dividend of 0.50 shares for each outstanding share, resulting in an aggregate of 2, 156, 250 founder shares being issued. The aggregate purchase price for the founder shares was \$ 25, 000. On July 1, 2022, the sponsor surrendered an aggregate of 287, 500 founder shares for no consideration, which surrender was effective retroactively, resulting in 1, 868, 750 shares being outstanding. On August 12, 2022, as a result of the partial exercise of the Representative's Over- Allotment Option, an aggregate of 20, 536 founder shares were further forfeited to the Company, which surrender was effective retroactively and resulting in 1, 848, 214 shares being outstanding and held by Sponsor. X- References No definition available. Details Name: CIK0001869601_AccretionAdditionalPaidInCapitalToDeficit Namespace Prefix: CIK0001869601_ Data Type: xbrli: monetaryItemType Balance Type: debit Period Type: duration X- References No definition available. Details Name: CIK0001869601_AccretionOfOfferingCostsToDeficit Namespace Prefix: CIK0001869601_ Data Type: xbrli: monetaryItemType Balance Type: debit Period Type: duration X- References No definition available. Details Name: CIK0001869601_AdjustmentToGeneralReservesAmountDepositedIntoTrustAccountSubjectToRedemption Namespace Prefix: CIK0001869601_ Data Type: xbrli: monetaryItemType Balance Type: debit Period Type: duration X- References No definition available. Details Name: CIK0001869601_IssuanceOfRepresentativeShares Namespace Prefix: CIK0001869601_ Data Type: xbrli: monetaryItemType Balance Type: credit Period Type: duration X- References No definition available. Details Name: CIK0001869601_IssuanceOfRepresentativeSharesShares Namespace Prefix: CIK0001869601_ Data Type: xbrli: sharesItemType Balance Type: na Period Type: duration X- References No definition available. Details Name: CIK0001869601_RemeasurementOfOrdinarySharesSubjectToRedemption Namespace Prefix: CIK0001869601_ Data Type: xbrli: monetaryItemType Balance Type: debit Period Type: duration X- References No definition available. Details Name: CIK0001869601_SaleOfIpoUnit Namespace Prefix: CIK0001869601_ Data Type: xbrli: monetaryItemType Balance Type: credit Period Type: duration X- References No definition available. Details Name: CIK0001869601_SaleOfIpoUnitShares Namespace Prefix: CIK0001869601_ Data Type: xbrli: sharesItemType Balance Type: na Period Type: duration X- References No definition available. Details Name: CIK0001869601_SaleOfPrivatePlacementUnits Namespace Prefix: CIK0001869601_ Data Type: xbrli: monetaryItemType Balance Type: credit Period Type: duration X- References No definition available. Details Name: CIK0001869601_SaleOfPrivatePlacementUnitsShares Namespace Prefix: CIK0001869601_ Data Type: xbrli: sharesItemType Balance Type: na Period Type: duration X- Definition Amount of decrease in additional paid in capital (APIC) resulting from direct costs associated with issuing stock. Includes, but is not limited to, legal and accounting fees and direct costs associated with stock issues under a shelf registration. References Reference 1: <http://fasb.org/us-gaap/role/ref/legacyRef-Name Accounting Standards Codification- Section 50- Paragraph 2- SubTopic 10- Topic 505- Publisher FASB- URI https://asc.fasb.org/1943274/2147481112/505-10-50-2>Reference 2: [http://fasb.org/us-gaap/role/ref/legacyRef-Topic 505- SubTopic 10- Name Accounting Standards Codification- Section S99- Paragraph 1- Subparagraph \(SX 210. 3- 04\)- Publisher FASB- URI https://asc.fasb.org/1943274/2147480008/505-10-S99-1](http://fasb.org/us-gaap/role/ref/legacyRef-Topic 505- SubTopic 10- Name Accounting Standards Codification- Section S99- Paragraph 1- Subparagraph (SX 210. 3- 04)- Publisher FASB- URI https://asc.fasb.org/1943274/2147480008/505-10-S99-1) Details Name: us-gaap_AdjustmentsToAdditionalPaidInCapitalStockIssuedIssuanceCosts Namespace Prefix: us-gaap_ Data Type: xbrli: monetaryItemType Balance Type: debit Period Type: duration X- Definition The portion of profit or loss for the period, net of income taxes, which is attributable to the parent. References Reference 1: [http://www.xbrl.org/2003/role/disclosureRef-Topic 235- SubTopic 10- Name Accounting Standards Codification- Section S99- Paragraph 1- Subparagraph \(SX 210. 4- 08 \(g\) \(1\) \(ii\)\)- Publisher FASB- URI https://asc.fasb.org/1943274/2147480678/235-10-S99-1](http://www.xbrl.org/2003/role/disclosureRef-Topic 235- SubTopic 10- Name Accounting Standards Codification- Section S99- Paragraph 1- Subparagraph (SX 210. 4- 08 (g) (1) (ii))- Publisher FASB- URI https://asc.fasb.org/1943274/2147480678/235-10-S99-1)Reference 2: [http://www.xbrl.org/2003/role/disclosureRef-Topic 323- SubTopic 10- Name Accounting Standards Codification- Section 50- Paragraph 3- Subparagraph \(c\)- Publisher FASB- URI https://asc.fasb.org/1943274/2147481687/323-10-50-3](http://www.xbrl.org/2003/role/disclosureRef-Topic 323- SubTopic 10- Name Accounting Standards Codification- Section 50- Paragraph 3- Subparagraph (c)- Publisher FASB- URI https://asc.fasb.org/1943274/2147481687/323-10-50-3)Reference 3: [http://www.xbrl.org/2003/role/disclosureRef-Topic 825- SubTopic 10- Name Accounting Standards Codification- Section 50- Paragraph 28- Subparagraph \(f\)- Publisher FASB- URI https://asc.fasb.org/1943274/2147482907/825-10-50-28](http://www.xbrl.org/2003/role/disclosureRef-Topic 825- SubTopic 10- Name Accounting Standards Codification- Section 50- Paragraph 28- Subparagraph (f)- Publisher FASB- URI https://asc.fasb.org/1943274/2147482907/825-10-50-28)Reference 4: <http://www.xbrl.org/2003/role/disclosureRef-Topic 220- SubTopic 10- Name>

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ReferencesNo definition available. Details Name: us-gaap_SharesOutstanding Namespace Prefix: us-gaap_Data Type: xbrli:sharesItemType Balance Type: na Period Type: instantX-DefinitionAmount of equity (deficit) attributable to parent. Excludes temporary equity and equity attributable to noncontrolling interest. ReferencesReference 1: <http://www.xbrl.org/2003/role/exampleRef-Topic 852-SubTopic 10-Name Accounting Standards Codification-Section 55-Paragraph 10-Publisher FASB-URI https://asc.fasb.org/1943274/2147481372/852-10-55-10>Reference 2: <http://www.xbrl.org/2003/role/exampleRef-Topic 946-SubTopic 830-Name Accounting Standards Codification-Section 55-Paragraph 12-Publisher FASB-URI https://asc.fasb.org/1943274/2147480167/946-830-55-12>Reference 3: [http://www.xbrl.org/2003/role/disclosureRef-Topic 946-SubTopic 210-Name Accounting Standards Codification-Section S99-Paragraph 1-Subparagraph \(SX 210.6-04\(19\)\)-Publisher FASB-URI https://asc.fasb.org/1943274/2147479617/946-210-S99-1](http://www.xbrl.org/2003/role/disclosureRef-Topic 946-SubTopic 210-Name Accounting Standards Codification-Section S99-Paragraph 1-Subparagraph (SX 210.6-04(19))-Publisher FASB-URI https://asc.fasb.org/1943274/2147479617/946-210-S99-1)Reference 4: [http://www.xbrl.org/2003/role/disclosureRef-Topic 946-SubTopic 210-Name Accounting Standards Codification-Section S99-Paragraph 2-Subparagraph \(SX 210.6-05\(4\)\)-Publisher FASB-URI https://asc.fasb.org/1943274/2147479617/946-210-S99-2](http://www.xbrl.org/2003/role/disclosureRef-Topic 946-SubTopic 210-Name Accounting Standards Codification-Section S99-Paragraph 2-Subparagraph (SX 210.6-05(4))-Publisher FASB-URI https://asc.fasb.org/1943274/2147479617/946-210-S99-2)Reference 5: [http://www.xbrl.org/2009/role/commonPracticeRef-Topic 946-SubTopic 220-Name Accounting Standards Codification-Section S99-Paragraph 3-Subparagraph \(SX 210.6-09\(4\)\(b\)\)-Publisher FASB-URI https://asc.fasb.org/1943274/2147483575/946-220-S99-3](http://www.xbrl.org/2009/role/commonPracticeRef-Topic 946-SubTopic 220-Name Accounting Standards Codification-Section S99-Paragraph 3-Subparagraph (SX 210.6-09(4)(b))-Publisher FASB-URI https://asc.fasb.org/1943274/2147483575/946-220-S99-3)Reference 6: [http://www.xbrl.org/2003/role/disclosureRef-Topic 946-SubTopic 220-Name Accounting Standards Codification-Section S99-Paragraph 3-Subparagraph \(SX 210.6-09\(6\)\)-Publisher FASB-URI https://asc.fasb.org/1943274/2147483575/946-220-S99-3](http://www.xbrl.org/2003/role/disclosureRef-Topic 946-SubTopic 220-Name Accounting Standards Codification-Section S99-Paragraph 3-Subparagraph (SX 210.6-09(6))-Publisher FASB-URI https://asc.fasb.org/1943274/2147483575/946-220-S99-3)Reference 7: [http://www.xbrl.org/2003/role/disclosureRef-Topic 946-SubTopic 220-Name Accounting Standards Codification-Section S99-Paragraph 3-Subparagraph \(SX 210.6-09\(7\)\)-Publisher FASB-URI https://asc.fasb.org/1943274/2147483575/946-220-S99-3](http://www.xbrl.org/2003/role/disclosureRef-Topic 946-SubTopic 220-Name Accounting Standards Codification-Section S99-Paragraph 3-Subparagraph (SX 210.6-09(7))-Publisher FASB-URI https://asc.fasb.org/1943274/2147483575/946-220-S99-3)Reference 8: [http://www.xbrl.org/2009/role/commonPracticeRef-Topic 235-SubTopic 10-Name Accounting Standards Codification-Section S99-Paragraph 1-Subparagraph \(SX 210.4-08\(g\)\(1\)\(ii\)\)-Publisher FASB-URI https://asc.fasb.org/1943274/2147480678/235-10-S99-1](http://www.xbrl.org/2009/role/commonPracticeRef-Topic 235-SubTopic 10-Name Accounting Standards Codification-Section S99-Paragraph 1-Subparagraph (SX 210.4-08(g)(1)(ii))-Publisher FASB-URI https://asc.fasb.org/1943274/2147480678/235-10-S99-1)Reference 9: [http://www.xbrl.org/2009/role/commonPracticeRef-Topic 323-SubTopic 10-Name Accounting Standards Codification-Section 50-Paragraph 3-Subparagraph \(c\)-Publisher FASB-URI https://asc.fasb.org/1943274/2147481687/323-10-50-3](http://www.xbrl.org/2009/role/commonPracticeRef-Topic 323-SubTopic 10-Name Accounting Standards Codification-Section 50-Paragraph 3-Subparagraph (c)-Publisher FASB-URI https://asc.fasb.org/1943274/2147481687/323-10-50-3)Reference 10: [http://www.xbrl.org/2009/role/commonPracticeRef-Topic 825-SubTopic 10-Name Accounting Standards Codification-Section 50-Paragraph 28-Subparagraph \(f\)-Publisher FASB-URI https://asc.fasb.org/1943274/2147482907/825-10-50-28](http://www.xbrl.org/2009/role/commonPracticeRef-Topic 825-SubTopic 10-Name Accounting Standards Codification-Section 50-Paragraph 28-Subparagraph (f)-Publisher FASB-URI https://asc.fasb.org/1943274/2147482907/825-10-50-28)Reference 11: [http://fasb.org/us-gaap/role/ref/legacyRef-Topic 210-SubTopic 10-Name Accounting Standards Codification-Section S99-Paragraph 1-Subparagraph \(SX 210.5-02\(29\)\)-Publisher FASB-URI https://asc.fasb.org/1943274/2147480566/210-10-S99-1](http://fasb.org/us-gaap/role/ref/legacyRef-Topic 210-SubTopic 10-Name Accounting Standards Codification-Section S99-Paragraph 1-Subparagraph (SX 210.5-02(29))-Publisher FASB-URI https://asc.fasb.org/1943274/2147480566/210-10-S99-1)Reference 12: [http://fasb.org/us-gaap/role/ref/legacyRef-Topic 210-SubTopic 10-Name Accounting Standards Codification-Section S99-Paragraph 1-Subparagraph \(SX 210.5-02\(31\)\)-Publisher FASB-URI https://asc.fasb.org/1943274/2147480566/210-10-S99-1](http://fasb.org/us-gaap/role/ref/legacyRef-Topic 210-SubTopic 10-Name Accounting Standards Codification-Section S99-Paragraph 1-Subparagraph (SX 210.5-02(31))-Publisher FASB-URI https://asc.fasb.org/1943274/2147480566/210-10-S99-1)Reference 13: [http://fasb.org/us-gaap/role/ref/legacyRef-Topic 210-SubTopic 10-Name Accounting Standards Codification-Section S99-Paragraph 1-Subparagraph \(SX 210.5-02\(30\)\)-Publisher FASB-URI https://asc.fasb.org/1943274/2147480566/210-10-S99-1](http://fasb.org/us-gaap/role/ref/legacyRef-Topic 210-SubTopic 10-Name Accounting Standards Codification-Section S99-Paragraph 1-Subparagraph (SX 210.5-02(30))-Publisher FASB-URI https://asc.fasb.org/1943274/2147480566/210-10-S99-1)Reference 14: [http://fasb.org/us-gaap/role/ref/legacyRef-Topic 310-SubTopic 10-Name Accounting Standards Codification-Section S99-Paragraph 2-Subparagraph \(SAB Topic 4.E\)-Publisher FASB-URI https://asc.fasb.org/1943274/2147480418/310-10-S99-2](http://fasb.org/us-gaap/role/ref/legacyRef-Topic 310-SubTopic 10-Name Accounting Standards Codification-Section S99-Paragraph 2-Subparagraph (SAB Topic 4.E)-Publisher FASB-URI https://asc.fasb.org/1943274/2147480418/310-10-S99-2)Details Name: us-gaap_StockholdersEquity Namespace Prefix: us-gaap_Data Type: xbrli:monetaryItemType Balance Type: credit Period Type: instantX-DefinitionThis element represents movements included in the statement of changes in stockholders' equity which are not separately disclosed or provided for elsewhere in the taxonomy. ReferencesNo definition available. Details Name: us-gaap_StockholdersEquityOther Namespace Prefix: us-gaap_Data Type: xbrli:monetaryItemType Balance Type: debit Period Type: durationX-DefinitionNumber of increase (decrease) in shares of stock classified as other. ReferencesNo definition available. Details Name: us-gaap_StockholdersEquityOtherShares Namespace Prefix: us-gaap_Data Type: xbrli:sharesItemType Balance Type: na Period Type: duration STATEMENTS OF CASH FLOWS-USD (\$) 12 Months EndedDec. 31, 2023-Dec. 31, 2022Cash flow from operating activities: Net income \$ 2,424,391 \$ 410,646Adjustments to reconcile net loss to net cash used in operating activities: Investment income earned on investments held in Trust Account (3,486,597) (764,689) Changes in operating assets and liabilities: Other receivables (521) Accrued expenses 709,334 157,051Net cash used in operating activities (352,351) (197,513) Cash flows from investing activities: Investment of cash in Trust Account (500,000) Marketable securities held in Trust

Account (75, 776, 764) Cash withdrawn from Trust Account in connection with redemption 24, 296, 998 Net cash provided by (used in) investing activities 23, 796, 998 (75, 776, 764) Cash flows from financing activities: Proceeds from sale of Units, net of underwriting discount paid 73, 214, 265 Proceeds from sale of private placement units 3, 737, 500 Redemption of ordinary shares (24, 296, 998) Payment of offering costs (419, 600) Proceeds from convertible promissory note-related party 400, 112 Proceeds from related party for working capital purpose 54, 535 Repayment of promissory note-related party (159, 478) Net cash (used in) provided by financing activities (23, 842, 351) 76, 372, 687 Net change in cash (397, 704) 398, 410 Cash at the beginning of the period 403, 012 4, 602 Cash at the end of the period 5, 308 403, 012 Supplemental disclosure of non-cash financing activities: Deferred offering costs included in promissory note (12, 198) Deferred underwriting fee payable 2, 587, 499 Initial valuation of ordinary shares subject to possible redemption 75, 776, 764 Re-measurement of ordinary shares subject to redemption [1] 3, 486, 597 764, 689 Accretion of APIC to deficit 1, 983, 974 Accretion of offering costs to deficit 210, 873 Extension funds attributable to ordinary shares to redemption \$ 500, 000 [1] The value of ordinary share subject to redemption was re-measured with investment income earned on investments held in Trust Account. X-References No definition available. Details Name: CIK0001869601_AccretionOfApicToDeficit Namespace Prefix: CIK0001869601_ Data Type: xbrli: monetaryItemType Balance Type: credit Period Type: durationX-References No definition available. Details Name: CIK0001869601_AccretionOfOfferingCostToDeficit Namespace Prefix: CIK0001869601_ Data Type: xbrli: monetaryItemType Balance Type: debit Period Type: durationX-References No definition available. Details Name: CIK0001869601_CashWithdrawnFromTrustAccountInConnectionWithRedemption Namespace Prefix: CIK0001869601_ Data Type: xbrli: monetaryItemType Balance Type: debit Period Type: durationX-References No definition available. Details Name: CIK0001869601_DeferredOfferingCostsIncludedInPromissoryNote Namespace Prefix: CIK0001869601_ Data Type: xbrli: monetaryItemType Balance Type: debit Period Type: durationX-References No definition available. Details Name: CIK0001869601_DeferredUnderwritingFeePayable Namespace Prefix: CIK0001869601_ Data Type: xbrli: monetaryItemType Balance Type: credit Period Type: durationX-References No definition available. Details Name: CIK0001869601_ExtensionFundsAttributableToOrdinarySharesToRedemption Namespace Prefix: CIK0001869601_ Data Type: xbrli: monetaryItemType Balance Type: credit Period Type: durationX-References No definition available. Details Name: CIK0001869601_IncreaseDecreaseInAccruedExpenses Namespace Prefix: CIK0001869601_ Data Type: xbrli: monetaryItemType Balance Type: debit Period Type: durationX-References No definition available. Details Name: CIK0001869601_InitialValuationOfOrdinarySharesSubjectToPossibleRedemption Namespace Prefix: CIK0001869601_ Data Type: xbrli: monetaryItemType Balance Type: credit Period Type: durationX-References No definition available. Details Name: CIK0001869601_InvestmentIncomeEarnedOnInvestmentsHeldInTrustAccount Namespace Prefix: CIK0001869601_ Data Type: xbrli: monetaryItemType Balance Type: credit Period Type: durationX-References No definition available. Details Name: CIK0001869601_InvestmentOfCashInTrustAccount Namespace Prefix: CIK0001869601_ Data Type: xbrli: monetaryItemType Balance Type: credit Period Type: durationX-References No definition available. Details Name: CIK0001869601_ProceedsFromConvertiblePromissoryNoteRelatedParty Namespace Prefix: CIK0001869601_ Data Type: xbrli: monetaryItemType Balance Type: debit Period Type: durationX-References No definition available. Details Name: CIK0001869601_ProceedsFromRelatedPartyForWorkingCapitalPurpose Namespace Prefix: CIK0001869601_ Data Type: xbrli: monetaryItemType Balance Type: debit Period Type: durationX-References No definition available. Details Name: CIK0001869601_RemeasurementOfOrdinarySharesSubjectToRedemption1 Namespace Prefix: CIK0001869601_ Data Type: xbrli: monetaryItemType Balance Type: credit Period Type: durationX-References No definition available. Details Name: us-gaap_AdjustmentsToReconcileNetIncomeLossToCashProvidedByUsedInOperatingActivitiesAbstract Namespace Prefix: us-gaap_ Data Type: xbrli: stringItemType Balance Type: na Period Type: durationX-Definition Amount of cash and cash equivalents, and cash and cash equivalents restricted to withdrawal or usage. Excludes amount for disposal group and discontinued operations. Cash includes, but is not limited to, currency on hand, demand deposits with banks or financial institutions, and other accounts with general characteristics of demand deposits. Cash equivalents include, but are not limited to, short-term, highly liquid investments that are both readily convertible to known amounts of cash and so near their maturity that they present insignificant risk of changes in value because of changes in interest rates. References Reference 1: <http://www.xbrl.org/2003/role/disclosureRef-Topic 230-SubTopic 10-Name Accounting Standards Codification-Section 50-Paragraph 8-Publisher FASB-URI https://asc.fasb.org//1943274/2147482913/230-10-50-8> Reference 2: <http://fasb.org/us-gaap/role/ref/legacyRef-Topic 230-SubTopic 10-Name Accounting Standards Codification-Section 45-Paragraph 24-Publisher FASB-URI https://asc.fasb.org//1943274/2147482740/230-10-45-24> Reference 3: <http://fasb.org/us-gaap/role/ref/legacyRef-Name Accounting Standards Codification-Topic 230-SubTopic 10-Section 45-Paragraph 4-Publisher FASB-URI https://asc.fasb.org//1943274/2147482740/230-10-45-4> Details Name: us-gaap_CashCashEquivalentsRestrictedCashAndRestrictedCashEquivalents Namespace Prefix: us-gaap_ Data Type: xbrli: monetaryItemType Balance Type: debit Period Type: instantX-Definition Amount of increase (decrease) in cash and cash equivalents, and cash and cash equivalents restricted to withdrawal or usage; excluding effect from exchange rate change. Cash includes, but is not limited to, currency on hand, demand deposits with banks or financial institutions, and other accounts with general characteristics of demand deposits. Cash equivalents include, but are not limited to, short-term, highly liquid investments that are both readily convertible to known amounts of cash and so near their maturity that they present insignificant risk of changes in value because of changes in interest rates. References Reference 1: <http://fasb.org/us-gaap/role/ref/legacyRef-Topic 230-SubTopic 10-Name Accounting Standards Codification-Section 45-Paragraph 24-Publisher FASB-URI https://asc.fasb.org//1943274/2147482740/230-10-45-24> Reference 2: <http://fasb.org/us-gaap/role/ref/legacyRef-Name Accounting Standards Codification-Section 45-Paragraph 1-SubTopic 230-Topic 830-Publisher FASB-URI https://asc.fasb.org//1943274/2147481877/830-230-45-1> Details Name: us-gaap_CashCashEquivalentsRestrictedCashAndRestrictedCashEquivalentsPeriodIncreaseDecreaseExcludingExchangeRateEffect

Namespace Prefix: us-gaap-Data Type: xbrli: monetaryItemType Balance Type: debit Period Type: durationX-ReferencesNo definition available. Details Name: us-gaap-CashFlowNonecashInvestingAndFinancingActivitiesDisclosureAbstract
Namespace Prefix: us-gaap-Data Type: xbrli: stringItemType Balance Type: na Period Type: durationX-ReferencesNo definition available. Details Name: us-gaap-IncreaseDecreaseInOperatingCapitalAbstract Namespace Prefix: us-gaap-Data Type: xbrli: stringItemType Balance Type: na Period Type: durationX-Definition Amount of increase (decrease) in receivables classified as other. References Reference 1: [http://fasb.org/us-gaap/role/ref/legacyRef-Name Accounting Standards Codification-Section 45-Paragraph 28-Subparagraph \(a\)-SubTopic 10-Topic 230-Publisher FASB-URI https://asc.fasb.org/1943274/2147482740/230-10-45-28](http://fasb.org/us-gaap/role/ref/legacyRef-Name Accounting Standards Codification-Section 45-Paragraph 28-Subparagraph (a)-SubTopic 10-Topic 230-Publisher FASB-URI https://asc.fasb.org/1943274/2147482740/230-10-45-28) Details Name: us-gaap-IncreaseDecreaseInOtherReceivables Namespace Prefix: us-gaap-Data Type: xbrli: monetaryItemType Balance Type: credit Period Type: durationX-Definition Amount of cash inflow (outflow) from financing activities, including discontinued operations. Financing activity cash flows include obtaining resources from owners and providing them with a return on, and a return of, their investment; borrowing money and repaying amounts borrowed; or settling the obligation; and obtaining and paying for other resources obtained from creditors on long-term credit. References Reference 1: <http://www.xbrl.org/2003/role/disclosureRef-Topic 230-SubTopic 10-Name Accounting Standards Codification-Section 45-Paragraph 24-Publisher FASB-URI https://asc.fasb.org/1943274/2147482740/230-10-45-24> Details Name: us-gaap-NetCashProvidedByUsedInFinancingActivities Namespace Prefix: us-gaap-Data Type: xbrli: monetaryItemType Balance Type: debit Period Type: durationX-ReferencesNo definition available. Details Name: us-gaap-NetCashProvidedByUsedInFinancingActivitiesAbstract Namespace Prefix: us-gaap-Data Type: xbrli: stringItemType Balance Type: na Period Type: durationX-Definition Amount of cash inflow (outflow) from investing activities, including discontinued operations. Investing activity cash flows include making and collecting loans and acquiring and disposing of debt or equity instruments and property, plant, and equipment and other productive assets. References Reference 1: <http://www.xbrl.org/2003/role/disclosureRef-Topic 230-SubTopic 10-Name Accounting Standards Codification-Section 45-Paragraph 24-Publisher FASB-URI https://asc.fasb.org/1943274/2147482740/230-10-45-24> Details Name: us-gaap-NetCashProvidedByUsedInInvestingActivities Namespace Prefix: us-gaap-Data Type: xbrli: monetaryItemType Balance Type: debit Period Type: durationX-ReferencesNo definition available. Details Name: us-gaap-NetCashProvidedByUsedInInvestingActivitiesAbstract Namespace Prefix: us-gaap-Data Type: xbrli: stringItemType Balance Type: na Period Type: durationX-Definition Amount of cash inflow (outflow) from operating activities, including discontinued operations. Operating activity cash flows include transactions, adjustments, and changes in value not defined as investing or financing activities. References Reference 1: <http://fasb.org/us-gaap/role/ref/legacyRef-Topic 230-SubTopic 10-Name Accounting Standards Codification-Section 45-Paragraph 28-Publisher FASB-URI https://asc.fasb.org/1943274/2147482740/230-10-45-28> Reference 2: <http://fasb.org/us-gaap/role/ref/legacyRef-Topic 230-SubTopic 10-Name Accounting Standards Codification-Section 45-Paragraph 24-Publisher FASB-URI https://asc.fasb.org/1943274/2147482740/230-10-45-24> Reference 3: <http://fasb.org/us-gaap/role/ref/legacyRef-Topic 230-SubTopic 10-Name Accounting Standards Codification-Section 45-Paragraph 25-Publisher FASB-URI https://asc.fasb.org/1943274/2147482740/230-10-45-25> Details Name: us-gaap-NetCashProvidedByUsedInOperatingActivities Namespace Prefix: us-gaap-Data Type: xbrli: monetaryItemType Balance Type: na Period Type: durationX-ReferencesNo definition available. Details Name: us-gaap-NetCashProvidedByUsedInOperatingActivitiesAbstract Namespace Prefix: us-gaap-Data Type: xbrli: stringItemType Balance Type: na Period Type: durationX-Definition The portion of profit or loss for the period, net of income taxes, which is attributable to the parent. References Reference 1: [http://www.xbrl.org/2003/role/disclosureRef-Topic 235-SubTopic 10-Name Accounting Standards Codification-Section S99-Paragraph 1-Subparagraph \(SX 210.4-08 \(g\)\(1\)\(ii\)\)-Publisher FASB-URI https://asc.fasb.org/1943274/2147480678/235-10-S99-1](http://www.xbrl.org/2003/role/disclosureRef-Topic 235-SubTopic 10-Name Accounting Standards Codification-Section S99-Paragraph 1-Subparagraph (SX 210.4-08 (g)(1)(ii))-Publisher FASB-URI https://asc.fasb.org/1943274/2147480678/235-10-S99-1) Reference 2: [http://www.xbrl.org/2003/role/disclosureRef-Topic 323-SubTopic 10-Name Accounting Standards Codification-Section 50-Paragraph 3-Subparagraph \(c\)-Publisher FASB-URI https://asc.fasb.org/1943274/2147481687/323-10-50-3](http://www.xbrl.org/2003/role/disclosureRef-Topic 323-SubTopic 10-Name Accounting Standards Codification-Section 50-Paragraph 3-Subparagraph (c)-Publisher FASB-URI https://asc.fasb.org/1943274/2147481687/323-10-50-3) Reference 3: [http://www.xbrl.org/2003/role/disclosureRef-Topic 825-SubTopic 10-Name Accounting Standards Codification-Section 50-Paragraph 28-Subparagraph \(f\)-Publisher FASB-URI https://asc.fasb.org/1943274/2147482907/825-10-50-28](http://www.xbrl.org/2003/role/disclosureRef-Topic 825-SubTopic 10-Name Accounting Standards Codification-Section 50-Paragraph 28-Subparagraph (f)-Publisher FASB-URI https://asc.fasb.org/1943274/2147482907/825-10-50-28) Reference 4: <http://www.xbrl.org/2003/role/disclosureRef-Topic 220-SubTopic 10-Name Accounting Standards Codification-Section 50-Paragraph 6-Publisher FASB-URI https://asc.fasb.org/1943274/2147482765/220-10-50-6> Reference 5: <http://www.xbrl.org/2003/role/disclosureRef-Topic 250-SubTopic 10-Name Accounting Standards Codification-Section 50-Paragraph 3-Publisher FASB-URI https://asc.fasb.org/1943274/2147483443/250-10-50-3> Reference 6: [http://www.xbrl.org/2003/role/disclosureRef-Topic 250-SubTopic 10-Name Accounting Standards Codification-Section 50-Paragraph 1-Subparagraph \(b\)\(2\)-Publisher FASB-URI https://asc.fasb.org/1943274/2147483443/250-10-50-1](http://www.xbrl.org/2003/role/disclosureRef-Topic 250-SubTopic 10-Name Accounting Standards Codification-Section 50-Paragraph 1-Subparagraph (b)(2)-Publisher FASB-URI https://asc.fasb.org/1943274/2147483443/250-10-50-1) Reference 7: [http://www.xbrl.org/2003/role/disclosureRef-Topic 815-SubTopic 40-Name Accounting Standards Codification-Section 65-Paragraph 1-Subparagraph \(f\)-Publisher FASB-URI https://asc.fasb.org/1943274/2147480175/815-40-65-1](http://www.xbrl.org/2003/role/disclosureRef-Topic 815-SubTopic 40-Name Accounting Standards Codification-Section 65-Paragraph 1-Subparagraph (f)-Publisher FASB-URI https://asc.fasb.org/1943274/2147480175/815-40-65-1) Reference 8: <http://www.xbrl.org/2003/role/disclosureRef-Topic 250-SubTopic 10-Name Accounting Standards Codification-Section 50-Paragraph 8-Publisher FASB-URI https://asc.fasb.org/1943274/2147483443/250-10-50-8> Reference 9: <http://www.xbrl.org/2003/role/disclosureRef-Topic 250-SubTopic 10-Name Accounting Standards Codification-Section 50-Paragraph 9-Publisher FASB-URI https://asc.fasb.org/1943274/2147483443/250-10-50-9> Reference 10: [http://www.xbrl.org/2003/role/disclosureRef-Topic 250-SubTopic 10-Name Accounting Standards Codification-Section 50-Paragraph 11-Subparagraph \(a\)-Publisher FASB-URI https://asc.fasb.org/1943274/2147483443/250-10-50-11](http://www.xbrl.org/2003/role/disclosureRef-Topic 250-SubTopic 10-Name Accounting Standards Codification-Section 50-Paragraph 11-Subparagraph (a)-Publisher FASB-URI https://asc.fasb.org/1943274/2147483443/250-10-50-11) Reference 11: [http://www.xbrl.org/2003/role/disclosureRef-Topic 250-SubTopic 10-Name Accounting Standards Codification-Section 50-Paragraph 11-Subparagraph \(b\)-Publisher FASB-URI https://asc.fasb.org/1943274/2147483443/250-10-50-11](http://www.xbrl.org/2003/role/disclosureRef-Topic 250-SubTopic 10-Name Accounting Standards Codification-Section 50-Paragraph 11-Subparagraph (b)-Publisher FASB-URI https://asc.fasb.org/1943274/2147483443/250-10-50-11) Reference 12: <http://www.xbrl.org/2003/role/disclosureRef-Topic 250-SubTopic 10-Name Accounting Standards Codification-Section 50-Paragraph 4-Publisher FASB-URI https://asc.fasb.org/1943274/2147483443/250-10-50-4> Reference 13: <http://www.xbrl.org/2003/role/disclosureRef-Topic 250-SubTopic 10-Name Accounting Standards Codification-Section 50-Paragraph 4-Publisher FASB-URI https://asc.fasb.org/1943274/2147483443/250-10-50-4>

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210.7-04\(18\)\)-Publisher-FASB-URI https://asc.fasb.org/1943274/2147483586/944-220-S99-1Reference-16](http://www.xbrl.org/2003/role/disclosureRef-Topic-944-SubTopic-220-Name-Accounting-Standards-Codification-Section-S99-Paragraph-1-Subparagraph-(SX-210.7-04(18))-Publisher-FASB-URI-https://asc.fasb.org/1943274/2147483586/944-220-S99-1Reference-16): [http://www.xbrl.org/2003/role/disclosureRef-Topic-280-SubTopic-10-Name-Accounting-Standards-Codification-Section-50-Paragraph-22-Publisher-FASB-URI https://asc.fasb.org/1943274/2147482810/280-10-50-22Reference-17](http://www.xbrl.org/2003/role/disclosureRef-Topic-280-SubTopic-10-Name-Accounting-Standards-Codification-Section-50-Paragraph-22-Publisher-FASB-URI-https://asc.fasb.org/1943274/2147482810/280-10-50-22Reference-17): [http://www.xbrl.org/2003/role/disclosureRef-Topic-946-SubTopic-220-Name-Accounting-Standards-Codification-Section-S99-Paragraph-1-Subparagraph \(SX 210.6-07\(9\)\)-Publisher-FASB-URI 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https://asc.fasb.org/1943274/2147483589/942-220-S99-1Details-Name:us-gaap_NetIncomeLoss-namespace-Prefix:us-gaap_Data-Type:xbrli:monetaryItemType-Balance-Type:credit-Period-Type:durationX-DefinitionThe-cash-outflow-to-reacquire-common-stock-during-the-period-ReferencesReference-1](http://fasb.org/us-gaap/role/ref/legacyRef-Topic-942-SubTopic-220-Name-Accounting-Standards-Codification-Section-S99-Paragraph-1-Subparagraph-(SX-210.9-04(22))-Publisher-FASB-URI-https://asc.fasb.org/1943274/2147483589/942-220-S99-1Details-Name:us-gaap_NetIncomeLoss-namespace-Prefix:us-gaap_Data-Type:xbrli:monetaryItemType-Balance-Type:credit-Period-Type:durationX-DefinitionThe-cash-outflow-to-reacquire-common-stock-during-the-period-ReferencesReference-1): <http://fasb.org/us-gaap/role/ref/legacyRef-Name-Accounting-Standards>

Codification-Topic 230-SubTopic 10-Section 45-Paragraph 15-Subparagraph (a)-Publisher FASB-URI <https://asc.fasb.org/1943274/2147482740/230-10-45-15-Details> Name: us-gaap_PaymentsForRepurchaseOfCommonStock Namespace Prefix: us-gaap_Data Type: xbrli:monetaryItemType Balance Type: credit Period Type: durationX-DefinitionThe cash outflow for cost incurred directly with the issuance of an equity security. ReferencesReference 1: <http://fasb.org/us-gaap/role/ref/legacyRef-Name> Accounting Standards Codification-Topic 230-SubTopic 10-Section 45-Paragraph 15-Publisher FASB-URI <https://asc.fasb.org/1943274/2147482740/230-10-45-15-Details> Name: us-gaap_PaymentsOfStockIssuanceCosts Namespace Prefix: us-gaap_Data Type: xbrli:monetaryItemType Balance Type: credit Period Type: durationX-DefinitionThe cash outflow to acquire investments (not to include restricted cash) that are pledged or subject to withdrawal restrictions. ReferencesReference 1: <http://fasb.org/us-gaap/role/ref/legacyRef-Topic 230-SubTopic 10-Name> Accounting Standards Codification-Section 45-Paragraph 13-Publisher FASB-URI <https://asc.fasb.org/1943274/2147482740/230-10-45-13-Details> Name: us-gaap_PaymentsToAcquireRestrictedInvestments Namespace Prefix: us-gaap_Data Type: xbrli:monetaryItemType Balance Type: credit Period Type: durationX-DefinitionThe cash inflow associated with the amount received from entity's raising of capital via private rather than public placement. 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ReferencesReference 1: <http://fasb.org/us-gaap/role/ref/legacyRef-Name> Accounting Standards Codification-Topic 230-SubTopic 10-Section 45-Paragraph 15-Subparagraph (b)-Publisher FASB-URI <https://asc.fasb.org/1943274/2147482740/230-10-45-15-Details> Name: us-gaap_RepaymentsOfRelatedPartyDebt Namespace Prefix: us-gaap_Data Type: xbrli:monetaryItemType Balance Type: credit Period Type: durationX-DefinitionCash received on stock transaction after deduction of issuance costs. ReferencesNo definition available. Details Name: us-gaap_SaleOfStockConsiderationReceivedOnTransaction Namespace Prefix: us-gaap_Data Type: xbrli:monetaryItemType Balance Type: debit Period Type: duration-DESCRIPTION OF ORGANIZATION, BUSINESS OPERATIONS AND GOING CONCERN 12 Months Ended Dec. 31, 2023 Accounting Policies [Abstract] DESCRIPTION OF ORGANIZATION, BUSINESS OPERATIONS AND GOING CONCERN NOTE 1. DESCRIPTION OF ORGANIZATION, BUSINESS OPERATIONS AND GOING CONCERN Embrace Change Acquisition Corp. (the "Company") is a blank check company incorporated in the Cayman Islands on March 3, 2021. The Company was formed for the purpose of acquiring, engaging in a share exchange, share reconstruction and amalgamation with, purchasing all or substantially all of the assets of, entering into contractual arrangements with, or engaging in any other similar business combination with one or more businesses or entities ("Business Combination"). The Company may pursue a business combination target in any business or industry. As of December 31, 2023, the Company had not yet commenced any operations. All activity through December 31, 2023 relates to the Company's formation, the Initial Public Offering (as defined below) and after the Initial Public Offering, searching for a Business Combination target. The Company will not generate any operating revenues until after the completion of its Business Combination, at the earliest. The Company will generate non-operating income in the form of interest income on cash and cash equivalents from the proceeds derived from the IPO (as defined below). The Company has selected December 31 as its fiscal year end. The Company is an early stage and emerging growth company and, as such, the Company is subject to all of the risks associated with early stage and emerging growth companies. The Company's sponsor is Wuren Fubao Inc., a Cayman Islands exempted company (the "Sponsor"). The registration statement for the Company's Initial Public Offering was declared effective on August 9, 2022. On August 12, 2022, the Company consummated its Initial Public Offering of 7,392,855 units (the "Units", and, with respect to the ordinary shares included in the Units being offered, the "Public Shares"), including the issuance of 892,855 Units as a result of the partial exercise by EF Hutton, LLC, formerly known as EF Hutton, division of Benchmark Investments, LLC (the "Representative" or "EF Hutton") of its over-allotment option (the "Over-Allotment Option"), at \$10.00 per Unit, generating gross proceeds of \$73,928,550 (the "Initial Public Offering" or "IPO"), and incurring offering costs of \$3,898,030, of which \$2,587,499 was for deferred underwriting commissions (see Note 6). As a result of the partial exercise of the Representative's Over-Allotment Option, an aggregate of 20,536 founder shares were forfeited to the Company of which was reflected retroactively. Simultaneously with the closing of the IPO, the Company consummated the private placement ("Private Placement") with the Sponsor of 373,750 units (the "Private Units"), generating total proceeds of \$3,737,500 (see Note 4). Following the closing of the Initial Public Offering on August 12, 2022, an amount of \$75,776,764 (\$10.25 per Unit) from the net proceeds of the sale of the Units in the Initial Public Offering and a portion of the proceeds from the sale of the Private Units was placed in a trust account (the "Trust Account") and may be invested only in U. S. government treasury obligations with a maturity of 185 days or less or in money market funds meeting certain conditions under Rule 2a-7 under the Investment Company Act which invest only in direct U. S. government treasury obligations, as determined by the Company, until the earlier of: (i) the consummation of a Business Combination or (ii) the distribution of the funds in the Trust Account to the Company's shareholders, as described below. The Company will provide its shareholders with the opportunity to redeem all or a portion of their Public Shares upon the completion of a Business Combination either (i) in connection with a shareholder meeting called to approve the Business Combination or (ii) by means of a tender offer. In connection with a proposed Business Combination, the Company may seek shareholder approval of a Business Combination at a meeting called for such purpose at which shareholders may seek to redeem their shares, regardless of whether they vote for or against a Business Combination. The Company will proceed with a business combination only if the Company have net tangible assets of at least \$5,000,001 immediately prior to or upon such consummation and, solely if a vote is held to

approve a business combination, an ordinary resolution under Cayman Islands law, which requires the affirmative vote of a majority of the shareholders who attend and vote at a general meeting of the company. The shareholders will be entitled to redeem their Public Shares for a pro rata portion of the amount then in the Trust Account (initially \$ 10.25 per share, plus any pro rata interest earned on the funds held in the Trust Account and not previously released to the Company to pay its tax obligations). The per-share amount to be distributed to shareholders who redeem their Public Shares will not be reduced by the deferred underwriting commissions the Company will pay to the underwriter. There will be no redemption rights upon the completion of a Business Combination with respect to the Company's warrants. These ordinary shares were recorded at a redemption value and classified as temporary equity upon the completion of the IPO, in accordance with Accounting Standards Codification ("ASC") Topic 480 "Distinguishing Liabilities from Equity." If a shareholder vote is not required and the Company does not decide to hold a shareholder vote for business or other legal reasons, the Company will, pursuant to its Memorandum and Articles of Association, offer such redemption pursuant to the tender offer rules of the Securities and Exchange Commission ("SEC"), and file tender offer documents containing substantially the same information as would be included in a proxy statement with the SEC prior to completing a Business Combination. The Sponsor has agreed (a) to vote its founder shares, the ordinary shares included in the Private Units (the "Private Shares") and any Public Shares purchased during or after the IPO in favor of a Business Combination, (b) not to propose an amendment to the Company's Memorandum and Articles of Association with respect to the Company's pre-Business Combination activities prior to the consummation of a Business Combination unless the Company provides dissenting public shareholders with the opportunity to redeem their Public Shares in conjunction with any such amendment; (c) not to redeem any shares (including the Ordinary shares) and Private Units (including underlying securities) into the right to receive cash from the Trust Account in connection with a shareholder vote to approve a Business Combination (or to sell any shares in a tender offer in connection with a Business Combination if the Company does not seek shareholder approval in connection therewith) or a vote to amend the provisions of the Memorandum and Articles of Association relating to shareholders' rights of pre-Business Combination activity and (d) that the Ordinary shares and Private Units (including underlying securities) shall not participate in any liquidating distributions upon winding up if a Business Combination is not consummated. However, the Sponsor will be entitled to liquidating distributions from the Trust Account with respect to any Public Shares purchased during or after the IPO if the Company fails to complete its Business Combination. On August 9, 2023, the Company held an extraordinary general meeting of shareholders (the "Extraordinary General Meeting"), at which the Company's shareholders approved the following proposals: (a) as a special resolution, giving the Company the right to extend the date by which the Company must consummate a business combination (the "Combination Period") twelve (12) times for an additional one (1) month each time, from August 12, 2023 (i.e. the end of 12 months from the consummation of its Initial Public Offering, the "Termination Date") to August 12, 2024 (the "Extended Date"), by depositing into the Trust Account the lesser of \$ 100,000 or \$ 0.045 per outstanding public share for each one-month extension (the "Extension Payment") (the "Extension Amendment Proposal") by deleting the amended and restated memorandum and articles of association (the "Articles of Association") in its entirety and substitute it with the second amended and restated memorandum and articles of association of the Company (the "Amended Articles of Association"); (b) as an ordinary resolution, an amendment to the investment management trust agreement dated as of August 9, 2022 between the Company and Continental Stock Transfer & Trust Company (the "Trust Agreement"), to extend the Combination Period from the Termination Date to the Extended Date, by depositing into the Trust Agreement the Extension Payment (the "Trust Agreement Amendment Proposal"); and (c) as a special resolution, an amendment to the Articles of Association to remove the net tangible asset requirement from the Articles of Association in order to expand the methods that the Company may employ so as not to become subject to the "penny stock" rules of the Securities and Exchange Commission by deleting the Articles of Association in its entirety and substitute it with the second amended and restated memorandum and articles of association of the Company (the "NTA Requirement Amendment Proposal"). In connection with the shareholders' vote at the Extraordinary General Meeting, 1,550,710 ordinary shares were tendered for redemption. On August 14, 2023, the Company accepted a reversal request for 109,819 shares. As a result, a total of 1,440,891 ordinary shares were redeemed at a redemption price of approximately \$ 10.68 per share, for an aggregate redemption amount of \$ 15,385,924, leaving 5,951,964 ordinary shares subject to possible redemption outstanding after the August 2023 redemption. In connection with the shareholders' vote at the annual general meeting ("Annual General Meeting") of shareholders held by the Company on October 20, 2023, 824,682 ordinary shares were tendered for redemption, leaving 5,127,282 ordinary shares subject to possible redemption outstanding. From August 2023 to December 2023, the Company deposited five tranches of \$ 100,000, for an aggregated of \$ 500,000 into the Trust Account, extending the Termination Date to January 12, 2024. From January 2024 to March 2024, the Company deposited additional three tranches of \$ 100,000, for an aggregated of \$ 300,000 into the Trust Account, extending the Termination Date to April 12, 2024. Up to the date the financial statements were issued, the Company has not deposited the required extension contributions of \$ 400,000 into the Trust Account, to extend the Termination Date to August 12, 2024. If the Company is unable to complete a Business Combination within the Combination Period, the Company will (i) cease all operations except for the purpose of winding up, (ii) as promptly as reasonably possible but no more than five business days thereafter, redeem 100% of the outstanding Public Shares, at a per-share price, payable in cash, equal to the aggregate amount then on deposit in the Trust Account, including interest earned (net of taxes payable and less interest to pay dissolution expenses up to \$ 50,000), divided by the number of then outstanding Public Shares, which redemption will completely extinguish public shareholders' rights as shareholders (including the right to receive further liquidation distributions, if any), subject to applicable law, and (iii) as promptly as reasonably possible following such redemption, subject to the approval of the remaining shareholders and the Company's board of directors, proceed to commence a voluntary liquidation and thereby a formal dissolution of the Company, subject in each case to its obligations to provide for claims of creditors and the requirements of applicable law. The underwriter has agreed to waive its rights to the deferred underwriting commission held in the Trust

Account in the event the Company does not complete a Business Combination within the Combination Period and, in such event, such amounts will be included with the funds held in the Trust Account that will be available to fund the redemption of the Public Shares. In the event of such distribution, it is possible that the per share value of the assets remaining available for distribution will be less than the IPO price per Unit (\$ 10.00). The Sponsor has agreed that it will be liable to the Company, if and to the extent any claims by a vendor for services rendered or products sold to the Company, or a prospective target business with which the Company has discussed entering into a transaction agreement, reduce the amounts in the Trust Account to below \$ 10.25 per share, except as to any claims by a third party who executed a waiver of any and all rights to seek access to the Trust Account and except as to any claims under the Company's indemnity of the underwriters of the IPO against certain liabilities, including liabilities under the Securities Act of 1933, as amended (the "Securities Act"). In the event that an executed waiver is deemed to be unenforceable against a third party, the Sponsor will not be responsible to the extent of any liability for such third-party claims. The Company will seek to reduce the possibility that the Sponsor will have to indemnify the Trust Account due to claims of creditors by endeavoring to have all vendors, service providers (except for the company's independent registered accounting firm), prospective target businesses or other entities with which the Company does business, execute agreements with the Company waiving any right, title, interest or claim of any kind in or to monies held in the Trust Account. Liquidity and Capital Resources As of December 31, 2023, the Company had \$ 5,308 of cash in its operating bank account. The Company's liquidity needs prior to the consummation of the Initial Public Offering were satisfied through the payment of \$ 25,000 from the Sponsor to cover for certain offering costs on the Company's behalf in exchange for issuance of Founder Shares (as defined in Note 5), and loan from the Sponsor of \$ 159,478 under the Note (as defined in Note 5). Subsequent to the consummation of the Initial Public Offering, the Company's liquidity has been satisfied through the net proceeds from the consummation of the Initial Public Offering, the Private Placement held outside of the Trust Account and the Convertible Promissory Notes (as defined and described in Note 5). As of December 31, 2023, there was \$ 400,112 outstanding under the Convertible Promissory Notes for extension and working capital purposes. Going Concern Consideration The Company expects to incur significant costs in pursuit of its financing and acquisition plans. In connection with the Company's assessment of going concern considerations in accordance with Accounting Standards Update ("ASU") 2014-15, "Disclosures of Uncertainties about an Entity's Ability to Continue as a Going Concern," management has determined that if the Company is unsuccessful in consummating an Initial Business Combination by August 12, 2024 (subject to depositing into the Trust Account the lesser of \$ 100,000 or \$ 0.045 per outstanding public share for each one-month extension. Up to the date the financial statements were issued, the Company has not deposited the required extension contributions of \$ 400,000 into the Trust Account), the requirement that the Company cease all operations, redeem the Public Shares and thereafter liquidate and dissolve raises substantial doubt about the Company's ability to continue as a going concern. The balance sheet does not include any adjustments that might result from the outcome of this uncertainty. The accompanying financial statement has been prepared in conformity with generally accepted accounting principles in the United States of America ("GAAP"), which contemplate continuation of the Company as a going concern. X-ReferencesNo definition available. Details Name: us-gaap_AccountingPoliciesAbstract Namespace Prefix: us-gaap_ Data Type: xbrli:stringItemType Balance Type: na Period Type: durationX-DefinitionThe entire disclosure for the general note to the financial statements for the reporting entity which may include, descriptions of the basis of presentation, business description, significant accounting policies, consolidations, reclassifications, new pronouncements not yet adopted and changes in accounting principles. ReferencesReference 1: <http://fasb.org/us-gaap/role/ref/legacyRef-Topic 235-Name Accounting Standards Codification-Publisher FASB-URI https://asc.fasb.org//235/tableOfContent>Reference 2: <http://fasb.org/us-gaap/role/ref/legacyRef-Topic 275-Name Accounting Standards Codification-Publisher FASB-URI https://asc.fasb.org//275/tableOfContent>Reference 3: <http://fasb.org/us-gaap/role/ref/legacyRef-Topic 810-Name Accounting Standards Codification-Publisher FASB-URI https://asc.fasb.org//810/tableOfContent>Reference 4: <http://fasb.org/us-gaap/role/ref/legacyRef-Topic 250-Name Accounting Standards Codification-Publisher FASB-URI https://asc.fasb.org//250/tableOfContent> Details Name: us-gaap_OrganizationConsolidationBasisOfPresentationBusinessDescriptionAndAccountingPoliciesTextBlock Namespace Prefix: us-gaap_ Data Type: dt:types:textBlockItemType Balance Type: na Period Type: duration SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES 12 Months Ended Dec. 31, 2023 Accounting Policies [Abstract] SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES NOTE 2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES Basis of Presentation The accompanying financial statements are presented in U. S. Dollars and conformity with accounting principles generally accepted in the United States of America ("GAAP") and pursuant to the rules and regulations of the SEC. Emerging Growth Company The Company is an "emerging growth company," as defined in Section 2(a) of the Securities Act, as modified by the Jumpstart Our Business Startups Act of 2012 (the "JOBS Act"), and it may take advantage of certain exemptions from various reporting requirements that are applicable to other public companies that are not emerging growth companies including, but not limited to, not being required to comply with the auditor attestation requirements of Section 404 of the Sarbanes-Oxley Act, reduced disclosure obligations regarding executive compensation in its periodic reports and proxy statements, and exemptions from the requirements of holding a nonbinding advisory vote on executive compensation and stockholder approval of any golden parachute payments not previously approved. Further, Section 102(b)(1) of the JOBS Act exempts emerging growth companies from being required to comply with new or revised financial accounting standards until private companies (that is, those that have not had a Securities Act registration statement declared effective or do not have a class of securities registered under the Exchange Act) are required to comply with the new or revised financial accounting standards. The JOBS Act provides that a company can elect to opt out of the extended transition period and comply with the requirements that apply to non-emerging growth companies but any such election to opt out is irrevocable. The Company has elected not to opt out of such extended transition period which means that when a standard is issued or revised and it has different application dates for public or private companies, the Company, as an emerging growth company, can adopt the new or revised standard at the time private

companies adopt the new or revised standard. This may make comparison of the Company's financial statements with another public company which is neither an emerging growth company nor an emerging growth company which has opted out of using the extended transition period difficult or impossible because of the potential differences in accounting standards used.

Cash and Cash Equivalents The Company considers all short-term investments with an original maturity of three months or less when purchased to be cash equivalents. The Company had \$ 5, 308 and \$ 403, 012 in cash outside of trust account as of December 31, 2023 and 2022, respectively. The Company had no cash equivalents as of December 31, 2023 and 2022. Investments Held in Trust Account As of December 31, 2023 and 2022, substantially all of the assets held in the Trust Account were held in U. S. Treasury Securities Money Market Funds. All of the Company's investments held in the Trust Account are classified as trading securities. Trading securities are presented on the balance sheet at fair value at the end of each reporting period. Gains and losses resulting from the change in fair value of investments held in Trust Account are included in investment income earned on investments held in Trust in the accompanying statements of operations. The estimated fair values of investments held in Trust Account are determined using available market information. As of December 31, 2023 and 2022, the estimated fair values of investments held in Trust Account was \$ 56, 231, 052 and \$ 76, 541, 453, respectively.

Fair Value of Financial Instruments The Fair value is defined as the price that would be received for sale of an asset or paid for transfer of a liability, in an orderly transaction between market participants at the measurement date. GAAP establishes a three-tier fair value hierarchy, which prioritizes the inputs used in measuring fair value. The hierarchy gives the highest priority to unadjusted quoted prices in active markets for identical assets or liabilities (Level 1 measurements) and the lowest priority to unobservable inputs (Level 3 measurements). These tiers include: ● Level 1, defined as observable inputs such as quoted prices (unadjusted) for identical instruments in active markets; ● Level 2, defined as inputs other than quoted prices in active markets that are either directly or indirectly observable such as quoted prices for similar instruments in active markets or quoted prices for identical or similar instruments in markets that are not active; and ● Level 3, defined as unobservable inputs in which little or no market data exists, therefore requiring an entity to develop its own assumptions, such as valuations derived from valuation techniques in which one or more significant inputs or significant value drivers are unobservable. In some circumstances, the inputs used to measure fair value might be categorized within different levels of the fair value hierarchy. In those instances, the fair value measurement is categorized in its entirety in the fair value hierarchy based on the lowest level input that is significant to the fair value measurement. The following table presents information about the Company's assets that are measured at fair value on a recurring basis as of December 31, 2023 and indicates the fair value hierarchy of the valuation techniques that the Company utilized to determine such fair value:

Description	Quoted Prices in Active Markets (Level 1)	Significant other Observable Inputs (Level 2)	Significant other Unobservable Inputs (Level 3)	Assets
Marketable securities held in trust account	\$ 56, 231, 052	\$ -	\$ -	

The following table presents information about the Company's assets that are measured at fair value on a recurring basis as of December 31, 2022 and indicates the fair value hierarchy of the valuation techniques that the Company utilized to determine such fair value:

Description	Quoted Prices in Active Markets (Level 1)	Significant other Observable Inputs (Level 2)	Significant other Unobservable Inputs (Level 3)	Assets
Marketable securities held in trust account	\$ 76, 541, 453	\$ -	\$ -	

Use of Estimates The preparation of financial statements in conformity with GAAP requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the financial statements and the reported amounts of revenues and expenses during the reporting period. Making estimates requires management to exercise significant judgment. It is at least reasonably possible that the estimate of the effect of a condition, situation or set of circumstances that existed at the date of the financial statements, which management considered in formulating its estimate, could change in the near term due to one or more future confirming events. Accordingly, the actual results could differ significantly from those estimates.

Offering Costs Associated with the Initial Public Offering Offering costs consisted of legal, accounting, underwriting fees and other costs incurred through the Initial Public Offering that were directly related to the Initial Public Offering. With the partial exercise of the over-allotment, offering cost amounted to \$ 3, 898, 030 consisting of \$ 739, 286 of up-front underwriting fees and a deferred discount of \$ 2, 587, 499 and \$ 571, 245 of other costs, were charged to additional paid-in capital upon completion of the Public Offering. For the year ended December 31, 2023, the Company charged \$ 210, 873 in offering costs to accumulated deficit.

Ordinary Shares Subject to Possible Redemption As discussed in Note 3, all of the 7, 392, 855 ordinary shares sold as part of the Units in the Initial Public Offering contain a redemption feature which allows for the redemption of such Public Shares in connection with the Company's liquidation, if there is a stockholder vote or tender offer in connection with the Business Combination and in connection with certain amendments to the Company's amended and restated certificate of incorporation. In accordance with ASC 480, conditionally redeemable ordinary shares (including ordinary shares that feature redemption rights that are either within the control of the holder or subject to redemption upon the occurrence of uncertain events not solely within the Company's control) are classified as temporary equity. Ordinary liquidation events, which involve the redemption and liquidation of all of the entity's equity instruments, are excluded from the provisions of ASC 480. In connection with the shareholders' vote at the Extraordinary General Meeting on August 9, 2023, 1, 550, 710 ordinary shares were tendered for redemption. On August 14, 2023, the Company accepted a reversal request for 109, 819 shares. As a result, a total of 1, 440, 891 ordinary shares were redeemed, leaving 5, 951, 964 ordinary shares subject to possible redemption outstanding after the August 2023 redemption. In connection with the Annual General Meeting held on October 20, 2023, 824, 682 ordinary shares were tendered for redemption, leaving 5, 127, 282 ordinary shares subject to possible redemption outstanding. Accordingly, as of December 31, 2023 and 2022, 5, 127, 282 and 7, 392, 855 ordinary shares subject to possible redemption, respectively, at the redemption amount were presented at redemption value as temporary equity, outside of the stockholders' deficit section of the Company's balance sheets.

Income Taxes The Company complies with the accounting and reporting requirements of ASC Topic 740, "Income Taxes," which requires an asset and liability approach to financial accounting and reporting for income taxes. Deferred income tax assets and liabilities are computed for differences between the financial statement and tax bases of assets and liabilities that

will result in future taxable or deductible amounts, based on enacted tax laws and rates applicable to the periods in which the differences are expected to affect taxable income. Valuation allowances are established, when necessary, to reduce deferred tax assets to the amount expected to be realized. ASC Topic 740 prescribes a recognition threshold and a measurement attribute for the financial statement recognition and measurement of tax positions taken or expected to be taken in a tax return. For those benefits to be recognized, a tax position must be more likely than not to be sustained upon examination by taxing authorities. The Company's management determined that the Cayman Islands is the Company's major tax jurisdiction. The Company recognizes accrued interest and penalties related to unrecognized tax benefits, if any, as income tax expense. There were no unrecognized tax benefits as of December 31, 2023 and 2022 and no amounts accrued for interest and penalties. The Company is currently not aware of any issues under review that could result in significant payments, accruals or material deviation from its position. The Company is considered to be an exempted Cayman Islands company with no connection to any other taxable jurisdiction and is presently not subject to income taxes or income tax filing requirements in the Cayman Islands or the United States. As such, the Company's tax provision was zero from inception to December 31, 2023. Recent Accounting Pronouncements In December 2023, the FASB issued ASU 2023-09, Income Taxes (Topic 740): Improvements to Income Tax Disclosures (ASU 2023-09), which requires disclosure of incremental income tax information within the rate reconciliation and expanded disclosures of income taxes paid, among other disclosure requirements. ASU 2023-09 is effective for fiscal years beginning after December 15, 2024. Early adoption is permitted. The Company's management does not believe the adoption of ASU 2023-09 will have a material impact on its financial statements and disclosures. Management does not believe that any other recently issued, but not yet effective, accounting pronouncements, if currently adopted, would have a material effect on the Company's financial statements. Concentration of Credit Risk Financial instruments that potentially subject the Company to concentration of credit risk consist of a cash account in a financial institution which, at times may exceed the Federal depository insurance coverage of \$ 250,000. On December 31, 2023, the Company had not experienced losses on this account and management believes the Company is not exposed to significant risks on such account. On December 31, 2023 and 2022, the Company had \$ 5,308 and \$ 403,012 cash, respectively, held in operating bank account. Net Income Per Share Net income per share is computed by dividing net income by the weighted average number of ordinary shares outstanding for the period. The calculation of diluted income per share does not consider the effect of the warrants issued in connection with the Initial Public Offering and warrants issued as components of the Private Placement Units (the "Private Warrants") since the exercise of the warrants are contingent upon the occurrence of future events. As a result, diluted income per share is the same as basic income per share for the periods. The following table reflects the calculation of basic and diluted net income per ordinary share:

Schedule of Basic and Diluted Net Income Per Share Summary of Basic and Diluted Net Loss Per Share	For the year ended December 31, 2023	For the year ended December 31, 2022
Net income	\$ 2,424,391	\$ 410,646
Denominator: weighted average number of ordinary shares	9,014,565	4,898,504
Basic and diluted net income per ordinary share	\$ 0.27	\$ 0.08

Risks and Uncertainties Management continues to evaluate the impact of the COVID-19 pandemic on the industry and has concluded that while it is reasonably possible that the virus could have a negative effect on the Company's financial position, results of its operations, close of the Offering, and/or search for a target company, the specific impact is not readily determinable as of the date of these financial statements. The financial statements do not include any adjustments that might result from the outcome of this uncertainty. X-ReferencesNo definition available. Details Name: us-gaap_AccountingPoliciesAbstract Namespace Prefix: us-gaap_ Data Type: xbrli:stringItemType Balance Type: na Period Type: durationX-DefinitionThe entire disclosure for all significant accounting policies of the reporting entity. ReferencesReference 1: <http://www.xbrl.org/2003/role/disclosureRef-Topic-235-SubTopic-10-Name-Accounting-Standards-Codification-Section-50-Paragraph-1-Publisher-FASB-URI-https://ase.fasb.org//1943274/2147483426/235-10-50-1>Reference 2: <http://fasb.org/us-gaap/role/ref/legacyRef-Topic-235-Name-Accounting-Standards-Codification-Publisher-FASB-URI-https://ase.fasb.org//235/tableOfContent> Details Name: us-gaap_SignificantAccountingPoliciesTextBlock Namespace Prefix: us-gaap_ Data Type: dtr-types:textBlockItemType Balance Type: na Period Type: duration INITIAL PUBLIC OFFERING 12 Months Ended Dec. 31, 2023 Initial Public Offering INITIAL PUBLIC OFFERING NOTE 3. INITIAL PUBLIC OFFERING On August 12, 2022, the Company consummated its Initial Public Offering of 7,392,855 Units (including the issuance of 892,855 Units as a result of the underwriter's partial exercise of its over-allotment option), at \$ 10.00 per Unit, generating gross proceeds of \$ 73,928,550. Each Unit consists of one ordinary share, one warrant and one right. Each whole warrant entitles the holder thereof to purchase one ordinary share at a price of \$ 11.50 per share, subject to adjustment as described in the IPO prospectus. Each right entitles the holder thereof to acquire one-eighth of one ordinary share (see Note 7). As of August 12, 2022, the Company incurred offering costs of approximately \$ 3,898,030, of which \$ 2,587,499 was for deferred underwriting commissions. For the year ended December 31, 2023, the Company recorded \$ 210,873 in offering costs and charged it to accumulated deficit. X-ReferencesNo definition available. Details Name: CIK0001869601_DisclosureInitialPublicOfferingAbstract Namespace Prefix: CIK0001869601_ Data Type: xbrli:stringItemType Balance Type: na Period Type: durationX-ReferencesNo definition available. Details Name: CIK0001869601_ProposedPublicOfferingDisclosureTextBlock Namespace Prefix: CIK0001869601_ Data Type: dtr-types:textBlockItemType Balance Type: na Period Type: duration PRIVATE PLACEMENT 12 Months Ended Dec. 31, 2023 Private Placement PRIVATE PLACEMENT NOTE 4. PRIVATE PLACEMENT Simultaneously with the closing of the IPO, the Company consummated the private placement ("Private Placement") with the Sponsor of 373,750 units (the "Private Units"), generating total proceeds of \$ 3,737,500. The proceeds from the sale of the Private Units were added to the net proceeds from the Offering held in the Trust Account. The Private Units are identical to the Units sold in the Initial Public Offering, except there will be no redemption rights or liquidating distributions from the Company's trust account with respect to the private shares, which will expire worthless if the Company does not consummate a business combination. With respect to the private warrants ("Private Warrants"), as described in Note 7, the warrant agent shall not register any transfer of private warrants until after the consummation of an initial business. If the Company does not complete a Business Combination

within the Combination Period, the proceeds from the sale of the Private Units will be used to fund the redemption of the Public Shares (subject to the requirements of applicable law) and the Private Warrants will expire worthless. X-ReferencesNo definition available. Details Name: CIK0001869601_DisclosurePrivatePlacementAbstract Namespace Prefix: CIK0001869601_Data Type: xbrli:stringItemType Balance Type: na Period Type: durationX-ReferencesNo definition available. Details Name: CIK0001869601_PrivatePlacementDisclosureTextBlock Namespace Prefix: CIK0001869601_Data Type: dtr-types:textBlockItemType Balance Type: na Period Type: duration RELATED PARTY TRANSACTIONS 12 Months Ended Dec. 31, 2023 Related Party Transactions [Abstract] RELATED PARTY TRANSACTIONS NOTE 5. RELATED PARTY TRANSACTIONS Founder Shares During the period ended December 31, 2021, the Company issued an aggregate of 2, 156, 250 shares of Ordinary shares to the Sponsor for an aggregate purchase price of \$ 25, 000 in cash. On July 1, 2022, the sponsor surrendered an aggregate of 287, 500 founder shares for no consideration, which surrender was effective retroactively, resulting in 1, 868, 750 shares being outstanding. On August 12, 2022, as a result of the partial exercise of the Representative's Over-Allotment Option, an aggregate of 20, 536 founder shares were further forfeited to the Company, which surrender was effective retroactively and resulting in 1, 848, 214 shares being outstanding, so that the Sponsor will collectively own 20 % of the Company's issued and outstanding shares after IPO (assuming the initial shareholders do not purchase any Public Shares in the IPO and excluding the Private Units and underlying securities). Subject to certain limited exceptions, the initial shareholders have agreed not to transfer, assign or sell their founder shares until six months after the date of the consummation of our Business Combination or earlier if, subsequent to Business Combination, the Company consummate a subsequent liquidation, merger, stock exchange or other similar transaction which results in all of the shareholders having the right to exchange their ordinary shares for cash, securities or other property. Due to Related Party As of December 31, 2023, the amounts due to related party was \$ 54, 535, for expenses paid by CFO on behalf of the Company. As of December 31, 2022, the amounts due to related party was nil. These amounts are unsecured, non-interest bearing and due on demand. Promissory Note — Related Party On April 20, 2021, the Sponsor issued an unsecured promissory note to the Company, pursuant to which the Company may borrow up to an aggregate principal amount of \$ 200, 000, to be used for payment of costs related to the IPO. The note is non-interest bearing and payable on the earlier the consummation of the Company's IPO or the abandonment of the Company's IPO. As of December 31, 2021, the Company had borrowed \$ 159, 478 under the promissory note with our sponsor. On August 15, 2022, the Company has repaid \$ 159, 478 under the promissory note in full with the sponsor and this promissory note was terminated. Convertible Promissory Notes On September 8, 2023, the Company issued an unsecured promissory note (the "September 2023 Convertible Note"), effective as of September 8, 2023, in an amount of \$ 10, 000 to the Sponsor. The Convertible Promissory Note No. 1 bears no interest and is repayable in full upon the consummation of the Company's business combination. It is convertible at the Sponsor's election upon the consummation of the Company's business combination. Upon such election, the note will convert, at a price of \$ 10. 00 per unit, into units identical to the private placement units issued in connection with the Company's Initial Public Offering. On each of October 10, 2023, November 8, 2023 and December 14, 2024, the Company issued an unsecured promissory note (each is called "October 2023 Convertible Note", "November 2023 Convertible Note" and "December 2023 Convertible Note", respectively, and collectively with September 2023 Convertible Note are "Convertible Promissory Notes") amounting to \$ 100, 000, \$ 190, 112 and \$ 100, 000, respectively, for an aggregated of \$ 390, 112, to the Company's CFO. The Convertible Promissory Notes bear no interest and are repayable in full upon the consummation of the Company's Business Combination. They are convertible at the Sponsor's or CFO's election upon the consummation of the Company's Business Combination. Upon such election, the notes will convert, at a price of \$ 10. 00 per unit, into units identical to the private placement units issued in connection with the Company's Initial Public Offering. As of December 31 2023, the Company has borrowed \$ 400, 112 under the Convertible Promissory Notes, of which \$ 390, 112 was issued to CFO, and the remaining \$ 10, 000 was issued to the Sponsor. Working Capital Loans In order to finance transaction costs in connection with a Business Combination, the Company's Sponsor or an affiliate of the Sponsor, or the Company's officers and directors may, but are not obligated to, loan the Company funds as may be required ("Working Capital Loans"). Such Working Capital Loans would be evidenced by promissory notes. The notes would either be repaid upon consummation of a Business Combination, without interest, or, at the lender's discretion, up to \$ 500, 000 of notes may be converted upon consummation of a Business Combination into additional Private Units at a price of \$ 10. 00 per Unit. In the event that a Business Combination does not close, the Company may use a portion of proceeds held outside the Trust Account to repay the Working Capital Loans, but no proceeds held in the Trust Account would be used to repay the Working Capital Loans. As of December 31, 2023, the Company borrowed \$ 90, 112 (which was included in the November 2023 Convertible Note) under such loans. Office Space Provided by Sponsor The Company currently maintain executive offices at 5186 Carroll Canyon Rd, San Diego, CA 92121. Such space was provided to the Company free of charge by the Sponsor. X-ReferencesNo definition available. Details Name: us-gaap_RelatedPartyTransactionsAbstract Namespace Prefix: us-gaap_Data Type: xbrli:stringItemType Balance Type: na Period Type: durationX-DefinitionThe entire disclosure for related party transactions. Examples of related party transactions include transactions between (a) a parent company and its subsidiary; (b) subsidiaries of a common parent; (c) and entity and its principal owners; and (d) affiliates. ReferencesReference 1: <http://www.xbrl.org/2003/role/disclosureRef-Topic-946-SubTopic-20-Name-Accounting-Standards-Codification-Section-50-Paragraph-2-Publisher-FASB-URI-https://asc.fasb.org//1943274/2147480990/946-20-50-2>Reference 2: <http://www.xbrl.org/2003/role/disclosureRef-Topic-946-SubTopic-20-Name-Accounting-Standards-Codification-Section-50-Paragraph-5-Publisher-FASB-URI-https://asc.fasb.org//1943274/2147480990/946-20-50-5>Reference 3: <http://www.xbrl.org/2003/role/disclosureRef-Topic-946-SubTopic-20-Name-Accounting-Standards-Codification-Section-50-Paragraph-6-Publisher-FASB-URI-https://asc.fasb.org//1943274/2147480990/946-20-50-6>Reference 4: [http://www.xbrl.org/2003/role/disclosureRef-Topic-946-SubTopic-235-Name-Accounting-Standards-Codification-Section-50-Paragraph-2-Subparagraph-\(e\)-Publisher-FASB-URI-https://asc.fasb.org//1943274/2147481062/946-235-50-2](http://www.xbrl.org/2003/role/disclosureRef-Topic-946-SubTopic-235-Name-Accounting-Standards-Codification-Section-50-Paragraph-2-Subparagraph-(e)-Publisher-FASB-URI-https://asc.fasb.org//1943274/2147481062/946-235-50-2)Reference 5: <http://www.xbrl.org>

/2003/role/disclosureRef-Topic 946-SubTopic 235-Name Accounting Standards Codification-Section 50-Paragraph 2-Subparagraph (e)-Publisher FASB-URI https://asc.fasb.org//1943274/2147481062/946-235-50-2Reference 6: http://www.xbrl.org/2003/role/disclosureRef-Topic 850-SubTopic 10-Name Accounting Standards Codification-Section 50-Paragraph 1-Subparagraph (d)-Publisher FASB-URI https://asc.fasb.org//1943274/2147483326/850-10-50-1Reference 7: http://www.xbrl.org/2003/role/disclosureRef-Topic 946-SubTopic 220-Name Accounting Standards Codification-Section S99-Paragraph 1-Subparagraph (SX 210. 6-07 (2) (g) (3))-Publisher FASB-URI https://asc.fasb.org//1943274/2147483575/946-220-S99-1Reference 8: http://www.xbrl.org/2003/role/disclosureRef-Topic 946-SubTopic 220-Name Accounting Standards Codification-Section S99-Paragraph 1-Subparagraph (SX 210. 6-07 (2) (e))-Publisher FASB-URI https://asc.fasb.org//1943274/2147483575/946-220-S99-1Reference 9: http://www.xbrl.org/2003/role/disclosureRef-Topic 946-SubTopic 220-Name Accounting Standards Codification-Section S99-Paragraph 1-Subparagraph (SX 210. 6-07 (2) (e))-Publisher FASB-URI https://asc.fasb.org//1943274/2147483575/946-220-S99-1Reference 10: http://www.xbrl.org/2003/role/disclosureRef-Topic 850-Name Accounting Standards Codification-Publisher FASB-URI https://asc.fasb.org//850/tableOfContentReference 11: http://www.xbrl.org/2003/role/disclosureRef-Topic 850-SubTopic 10-Name Accounting Standards Codification-Section 50-Paragraph 6-Publisher FASB-URI https://asc.fasb.org//1943274/2147483326/850-10-50-6Reference 12: http://www.xbrl.org/2003/role/disclosureRef-Topic 850-SubTopic 10-Name Accounting Standards Codification-Section 50-Paragraph 1-Subparagraph (a)-Publisher FASB-URI https://asc.fasb.org//1943274/2147483326/850-10-50-1Reference 13: http://www.xbrl.org/2003/role/disclosureRef-Topic 850-SubTopic 10-Name Accounting Standards Codification-Section 50-Paragraph 1-Subparagraph (b)-Publisher FASB-URI https://asc.fasb.org//1943274/2147483326/850-10-50-1

Details Name: us-gaap_RelatedPartyTransactionsDisclosureTextBlock Namespace Prefix: us-gaap_ Data Type: dtl-types:textBlockItemType Balance Type: na Period Type: duration COMMITMENTS AND CONTINGENCIES 12 Months Ended Dec. 31, 2023

Commitments and Contingencies Disclosure [Abstract] COMMITMENTS AND CONTINGENCIES NOTE 6. COMMITMENTS AND CONTINGENCIES Registration Rights The initial shareholders and their permitted transferees can demand that the Company register the founder shares, the private units and the underlying private shares and private warrants, and the units issuable upon conversion of working capital loans and the underlying ordinary shares, warrants and rights, pursuant to a Registration Rights Agreement signed on August 9, 2022. The holders of such securities are entitled to demand that the Company register these securities at any time after consummation of a Business Combination. Notwithstanding anything to the contrary, any holder that is affiliated with an underwriter participating in the Company's IPO may only make a demand on one occasion and only during the five-year period beginning on the effective date of the registration statement. In addition, the holders have certain "piggy-back" registration rights on registration statements filed after our consummation of a business combination; provided that any holder that is affiliated with an underwriter participating in the Company's IPO may participate in a "piggy-back" registration only during the seven-year period beginning on the effective date of the registration statement. The underwriters purchased the 892, 855 of additional Units to cover over-allotments, less the underwriting discounts and commissions. The underwriters were entitled to a cash underwriting discount of one percent (1.00%) of the gross proceeds of the Offering, or \$ 739, 286 as the underwriters' over-allotment is partially exercised. The underwriters are also entitled to a deferred fee of three point five percent (3.50%) of the gross proceeds of the Offering, or \$ 2, 587, 499 as the underwriters' over-allotment is partially exercised upon closing of the Business Combination. On March 4, 2024, the Company and the underwriters, entered into a satisfaction and discharge of indebtedness pursuant to underwriting agreement dated August 9, 2022 (the "Satisfaction and Discharge Agreement"), pursuant to which, the underwriter agrees to revise the deferred underwriting fee of \$ 2, 587, 499, to (1) \$ 750, 000 in cash on the date of the closing of the initial business combination (the "Closing") and (2) 200, 000 of registered and unrestricted shares of the Company, shall be issued and delivered to the underwriter at the Closing. The deferred fee will be paid in cash upon the closing of a Business Combination from the amounts held in the Trust Account, subject to the terms of the underwriting agreement. In addition, the Company paid the representative of the underwriters, at closing of the Initial Public Offering, 1.00% of the of the IPO shares in the Company's ordinary shares or 73, 929 ordinary shares as the underwriters' over-allotment was partially exercised. Right of First Refusal For a period beginning on the closing of the Company's IPO and ending 6 months from the closing of a business combination, the Company have granted EF Hutton a right of first refusal to act as sole investment banker, sole book running manager and / or sole placement agent for any and all future private or public equity, equity-linked, convertible and debt offerings during such period. In accordance with FINRA Rule 5110 (g) (6) (A), such right of first refusal shall not have a duration of more than three years from the commencement of sales in the Company's IPO. X-ReferencesNo definition available. Details Name: us-gaap_CommitmentsAndContingenciesDisclosureAbstract Namespace Prefix: us-gaap_ Data Type: xbrli:stringItemType Balance Type: na Period Type: durationX-DefinitionThe entire disclosure for significant arrangements with third parties, which includes operating lease arrangements and arrangements in which the entity has agreed to expend funds to procure goods or services, or has agreed to commit resources to supply goods or services, and operating lease arrangements. Descriptions may include identification of the specific goods and services, period of time covered, minimum quantities and amounts, and cancellation rights. ReferencesReference 1: http://fasb.org/us-gaap/role/ref/legacyRef-Topic 440-Name Accounting Standards Codification-Publisher FASB-URI https://asc.fasb.org//440/tableOfContent Details Name: us-gaap_CommitmentsDisclosureTextBlock Namespace Prefix: us-gaap_ Data Type: dtl-types:textBlockItemType Balance Type: na Period Type: duration STOCKHOLDERS' DEFICIT 12 Months Ended Dec. 31, 2023 Equity [Abstract] STOCKHOLDERS' DEFICIT NOTE 7. STOCKHOLDERS' DEFICIT Ordinary Shares The Company is authorized to issue 500, 000, 000 ordinary shares of with a par value of \$ 0.0001 per share. Holders of the Company's Ordinary shares are entitled to one vote for each share. Prior to the offering, the Company issued 1, 437, 500 ordinary shares to our initial shareholders. On October 24, 2021, the Company declared a share dividend of 0.50 shares for each outstanding share, resulting in an aggregate

of 2,156,250 founder shares being issued. The aggregate purchase price for the founder shares was \$ 25,000. On July 1, 2022, the sponsor surrendered an aggregate of 287,500 founder shares for no consideration, which surrender was effective retroactively, resulting in 1,868,750 shares being outstanding. On August 12, 2022, as a result of the partial exercise of the Representative's Over-Allotment Option, an aggregate of 20,536 founder shares were further forfeited to the Company, which surrender was effective retroactively and resulting in 1,848,214 shares being outstanding and held by Sponsor. As of December 31, 2023 and 2022, there were 2,295,893 and 2,295,893 ordinary shares issued and outstanding, excluding 5,127,282 and 7,392,855 ordinary shares subject to possible redemption, respectively. Warrants Public Warrants may only be exercised for a whole number of shares. No fractional shares will be issued upon exercise of the Warrants. The warrants will become exercisable 30 days after the completion of a Business Combination. No Warrants will be exercisable for cash unless the Company has an effective and current registration statement covering the ordinary share issuable upon exercise of the Warrants and a current prospectus relating to such ordinary share. Notwithstanding the foregoing, if a registration statement covering the ordinary share issuable upon the exercise of the Warrants is not effective within 90 days from the consummation of a Business Combination, the holders may, until such time as there is an effective registration statement and during any period when the Company shall have failed to maintain an effective registration statement, exercise the Warrants on a cashless basis pursuant to an available exemption from registration under the Securities Act. If an exemption from registration is not available, holders will not be able to exercise their Warrants on a cashless basis. The Warrants will expire five years from the consummation of a Business Combination or earlier upon redemption or liquidation. The Company may call the Warrants for redemption, in whole and not in part, at a price of \$ 0.01 per warrant: ● at any time while the Warrants are exercisable, ● upon not less than 30 days' prior written notice of redemption to each Warrant holder, ● if, and only if, the reported last sale price of the ordinary share equals or exceeds \$ 18 per share, for any 20 trading days within a 30-trading day period ending on the third trading day prior to the notice of redemption to Warrant holders, and ● if, and only if, there is a current registration statement in effect with respect to the ordinary share underlying such warrants at the time of redemption and for the entire 30-day trading period referred to above and continuing each day thereafter until the date of redemption. The private warrants (including the ordinary shares issuable upon exercise of the private warrants) will not be transferable, assignable or salable until 30 days after the completion of our Business Combination and they will not be redeemable by the Company so long as they are held by the initial shareholders or their permitted transferees. The initial shareholders, or their permitted transferees, have the option to exercise the private warrants on a cashless basis. If the Company calls the Warrants for redemption, management will have the option to require all holders that wish to exercise the Warrants to do so on a "cashless basis," as described in the warrant agreement. The exercise price and number of ordinary share issuable upon exercise of the warrants may be adjusted in certain circumstances including in the event of a stock dividend, extraordinary dividend or recapitalization, reorganization, merger, or consolidation. However, the warrants will not be adjusted for issuances of ordinary share at a price below its exercise price. Additionally, in no event will the Company be required to net cash settle the warrants. If the Company is unable to complete a Business Combination within the Combination Period and the Company liquidates the funds held in the Trust Account, holders of warrants will not receive any of such funds with respect to their warrants, nor will they receive any distribution from the Company's assets held outside of the Trust Account with respect to such warrants. Accordingly, the warrants may expire worthless. The Company accounts for 7,766,605 warrants issued in connection with the Initial Public Offering (comprised of 7,392,855 Public Warrants and 373,750 Private Warrants) (the "Warrants") in accordance with the guidance contained in ASC 815-40 Derivatives and Hedging-Contracts in Entity's Own Equity ("ASC 815") under which the Warrants meet the criteria for equity treatment and was recorded as a component of additional paid-in capital at the time of issuance. Rights Each holder of a right will receive one-eighth (1/8) of one ordinary share upon consummation of a Business Combination, even if the holder of such right redeemed all shares held by it in connection with a Business Combination. No fractional shares will be issued upon exchange of the rights. No additional consideration will be required to be paid by a holder of rights in order to receive its additional shares upon consummation of a Business Combination as the consideration related thereto has been included in the unit purchase price paid for by investors in the IPO. If the Company enters into a definitive agreement for a Business Combination in which the Company will not be the surviving entity, the definitive agreement will provide for the holders of rights to receive the same per share consideration the holders of the ordinary share will receive in the transaction on an as-converted into ordinary share basis and each holder of a right will be required to affirmatively convert its rights in order to receive 1/8 share underlying each right (without paying additional consideration). The shares issuable upon exchange of the rights will be freely tradable (except to the extent held by affiliates of the Company). Additionally, in no event will the Company be required to net cash settle the rights. If the Company is unable to complete a Business Combination within the Combination Period and the Company liquidates the funds held in the Trust Account, holders of rights will not receive any of such funds with respect to their rights, nor will they receive any distribution from the Company's assets held outside of the Trust Account with respect to such rights. Accordingly, the rights may expire worthless. X-ReferencesNo definition available. Details Name: us-gaap_EquityAbstract Namespace Prefix: us-gaap_Data Type: xbrli:stringItemType Balance Type: na Period Type: durationX-DefinitionThe entire disclosure for equity. ReferencesReference 1: [http://www.xbrl.org/2003/role/disclosureRef-Topic 505-SubTopic 10-Name Accounting Standards Codification-Section 50-Paragraph 13-Subparagraph \(b\)-Publisher FASB-URI https://asc.fasb.org/1943274/2147481112/505-10-50-13](http://www.xbrl.org/2003/role/disclosureRef-Topic 505-SubTopic 10-Name Accounting Standards Codification-Section 50-Paragraph 13-Subparagraph (b)-Publisher FASB-URI https://asc.fasb.org/1943274/2147481112/505-10-50-13)Reference 2: [http://www.xbrl.org/2003/role/disclosureRef-Topic 505-SubTopic 10-Name Accounting Standards Codification-Section 50-Paragraph 13-Subparagraph \(h\)-Publisher FASB-URI https://asc.fasb.org/1943274/2147481112/505-10-50-13](http://www.xbrl.org/2003/role/disclosureRef-Topic 505-SubTopic 10-Name Accounting Standards Codification-Section 50-Paragraph 13-Subparagraph (h)-Publisher FASB-URI https://asc.fasb.org/1943274/2147481112/505-10-50-13)Reference 3: [http://www.xbrl.org/2003/role/disclosureRef-Topic 505-SubTopic 10-Name Accounting Standards Codification-Section 50-Paragraph 14-Subparagraph \(b\)-Publisher FASB-URI https://asc.fasb.org/1943274/2147481112/505-10-50-14](http://www.xbrl.org/2003/role/disclosureRef-Topic 505-SubTopic 10-Name Accounting Standards Codification-Section 50-Paragraph 14-Subparagraph (b)-Publisher FASB-URI https://asc.fasb.org/1943274/2147481112/505-10-50-14)Reference 4: [http://www.xbrl.org/2003/role/disclosureRef-Topic 946-SubTopic 235-Name Accounting Standards Codification-Section 50-Paragraph 2-Subparagraph \(a\)-Publisher FASB-URI https://asc.fasb.org/1943274/2147481062/946-235-50-2](http://www.xbrl.org/2003/role/disclosureRef-Topic 946-SubTopic 235-Name Accounting Standards Codification-Section 50-Paragraph 2-Subparagraph (a)-Publisher FASB-URI https://asc.fasb.org/1943274/2147481062/946-235-50-2)Reference 5: [http://www.xbrl.org/2003/role/disclosureRef-Topic 946-SubTopic 235-Name Accounting Standards Codification-Section 50-Paragraph 2-Subparagraph \(a\)-Publisher FASB-URI https://asc.fasb.org/1943274/2147481062/946-235-50-2](http://www.xbrl.org/2003/role/disclosureRef-Topic 946-SubTopic 235-Name Accounting Standards Codification-Section 50-Paragraph 2-Subparagraph (a)-Publisher FASB-URI https://asc.fasb.org/1943274/2147481062/946-235-50-2)

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[http://www.xbrl.org/2003/role/disclosureRef-Topic-815-SubTopic-40-Name-Accounting-Standards-Codification-Section-50-Paragraph-6-Subparagraph-\(a\)-Publisher-FASB-URI-https://asc.fasb.org/1943274/2147480237/815-40-50-6](http://www.xbrl.org/2003/role/disclosureRef-Topic-815-SubTopic-40-Name-Accounting-Standards-Codification-Section-50-Paragraph-6-Subparagraph-(a)-Publisher-FASB-URI-https://asc.fasb.org/1943274/2147480237/815-40-50-6)Reference 8: [http://www.xbrl.org/2003/role/disclosureRef-Topic-505-SubTopic-10-Name-Accounting-Standards-Codification-Section-S99-Paragraph-1-Subparagraph-\(SX-210.3-04\)-Publisher-FASB-URI-https://asc.fasb.org/1943274/2147480008/505-10-S99-1](http://www.xbrl.org/2003/role/disclosureRef-Topic-505-SubTopic-10-Name-Accounting-Standards-Codification-Section-S99-Paragraph-1-Subparagraph-(SX-210.3-04)-Publisher-FASB-URI-https://asc.fasb.org/1943274/2147480008/505-10-S99-1)Reference 9: [http://www.xbrl.org/2003/role/disclosureRef-Topic-235-SubTopic-10-Name-Accounting-Standards-Codification-Section-S99-Paragraph-1-Subparagraph-\(SX-210.4-08-\(c\)-\(1\)\)-Publisher-FASB-URI-https://asc.fasb.org/1943274/2147480678/235-10-S99-1](http://www.xbrl.org/2003/role/disclosureRef-Topic-235-SubTopic-10-Name-Accounting-Standards-Codification-Section-S99-Paragraph-1-Subparagraph-(SX-210.4-08-(c)-(1))-Publisher-FASB-URI-https://asc.fasb.org/1943274/2147480678/235-10-S99-1)Reference 10: <http://fasb.org/us-gaap/role/ref/legacyRef-Topic-505-Name-Accounting-Standards-Codification-Publisher-FASB-URI-https://asc.fasb.org/505/tableOfContent>Reference 11: <http://www.xbrl.org/2003/role/disclosureRef-Topic-505-SubTopic-10-Name-Accounting-Standards-Codification-Section-50-Paragraph-13-Publisher-FASB-URI-https://asc.fasb.org/1943274/2147481112/505-10-50-13>Reference 12: [http://www.xbrl.org/2003/role/disclosureRef-Topic-505-SubTopic-10-Name-Accounting-Standards-Codification-Section-50-Paragraph-13-Subparagraph-\(g\)-Publisher-FASB-URI-https://asc.fasb.org/1943274/2147481112/505-10-50-13](http://www.xbrl.org/2003/role/disclosureRef-Topic-505-SubTopic-10-Name-Accounting-Standards-Codification-Section-50-Paragraph-13-Subparagraph-(g)-Publisher-FASB-URI-https://asc.fasb.org/1943274/2147481112/505-10-50-13)Reference 13: [http://www.xbrl.org/2003/role/disclosureRef-Topic-505-SubTopic-10-Name-Accounting-Standards-Codification-Section-50-Paragraph-13-Subparagraph-\(i\)-Publisher-FASB-URI-https://asc.fasb.org/1943274/2147481112/505-10-50-13](http://www.xbrl.org/2003/role/disclosureRef-Topic-505-SubTopic-10-Name-Accounting-Standards-Codification-Section-50-Paragraph-13-Subparagraph-(i)-Publisher-FASB-URI-https://asc.fasb.org/1943274/2147481112/505-10-50-13)Reference 14: 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[http://www.xbrl.org/2003/role/disclosureRef-Topic-505-SubTopic-10-Name-Accounting-Standards-Codification-Section-50-Paragraph-16-Subparagraph-\(b\)-Publisher-FASB-URI-https://asc.fasb.org/1943274/2147481112/505-10-50-16](http://www.xbrl.org/2003/role/disclosureRef-Topic-505-SubTopic-10-Name-Accounting-Standards-Codification-Section-50-Paragraph-16-Subparagraph-(b)-Publisher-FASB-URI-https://asc.fasb.org/1943274/2147481112/505-10-50-16)Reference 17: [http://www.xbrl.org/2003/role/disclosureRef-Topic-505-SubTopic-10-Name-Accounting-Standards-Codification-Section-50-Paragraph-18-Subparagraph-\(a\)-Publisher-FASB-URI-https://asc.fasb.org/1943274/2147481112/505-10-50-18](http://www.xbrl.org/2003/role/disclosureRef-Topic-505-SubTopic-10-Name-Accounting-Standards-Codification-Section-50-Paragraph-18-Subparagraph-(a)-Publisher-FASB-URI-https://asc.fasb.org/1943274/2147481112/505-10-50-18)Reference 18: [http://www.xbrl.org/2003/role/disclosureRef-Topic-505-SubTopic-10-Name-Accounting-Standards-Codification-Section-50-Paragraph-18-Subparagraph-\(b\)-Publisher-FASB-URI-https://asc.fasb.org/1943274/2147481112/505-10-50-18](http://www.xbrl.org/2003/role/disclosureRef-Topic-505-SubTopic-10-Name-Accounting-Standards-Codification-Section-50-Paragraph-18-Subparagraph-(b)-Publisher-FASB-URI-https://asc.fasb.org/1943274/2147481112/505-10-50-18)Reference 19: [http://www.xbrl.org/2003/role/disclosureRef-Topic-505-SubTopic-10-Name-Accounting-Standards-Codification-Section-50-Paragraph-18-Subparagraph-\(d\)-Publisher-FASB-URI-https://asc.fasb.org/1943274/2147481112/505-10-50-18](http://www.xbrl.org/2003/role/disclosureRef-Topic-505-SubTopic-10-Name-Accounting-Standards-Codification-Section-50-Paragraph-18-Subparagraph-(d)-Publisher-FASB-URI-https://asc.fasb.org/1943274/2147481112/505-10-50-18)Details Name: us-gaap_StockholdersEquityNoteDisclosureTextBlock Namespace Prefix: us-gaap_Data Type: dti-types:textBlockItemType Balance Type: na Period Type: duration SUBSEQUENT EVENTS 12 Months Ended Dec. 31, 2023 Subsequent Events [Abstract] SUBSEQUENT EVENTS NOTE 8. SUBSEQUENT EVENTS Extension From January 2024 to March 2024, using the loan funded from the CFO, the Company made three additional tranches of deposits of \$ 100, 000, for an aggregate of \$ 300, 000, to the Trust account and extended the Combination Period from January 12, 2024 to April 12, 2024. The Company has the right to extend the Combination Period four (4) more times for an additional one (1) month each time, from May 12, 2024 to August 12, 2024. Up to the date the financial statements were issued, the Company has not deposited the required extension contributions of \$ 400, 000 into the Trust Account, to extend the Termination Date to August 12, 2024. Debt Financing for Working Capital and Extension For the period from January 2024 through the filing, the Company borrowed \$ 451, 000 from the CFO, in form of convertible promissory notes, for working capital and extension deposits purposes of which, \$ 300, 000 was for extension purposes as mentioned above. These loans are unsecured, non-interest bearing and are repayable in full upon the consummation of the Company's Business Combination. They are convertible at the CFO's election upon the consummation of the Company's Business Combination. Upon such election, these loans will convert, at a price of \$ 10. 00 per unit, into units identical to the private placement units issued in connection with the Company's initial public offering. Up to the date that the financial statements were issued, the total amount outstanding under the convertible promissory notes issued to the CFO was \$ 841, 112, of which \$ 600, 000 was for extension deposits purpose and \$ 241, 112 was for working capital purpose. For the period from January 2024 through the filing, the CFO paid \$ 89, 525 to third-party vendors, on behalf of the Company. These amounts are unsecured, non-interest bearing and due on demand. Up to the date that the financial statements were issued, the total amount due to related party was \$ 144, 060. Satisfaction and Discharge Agreement On March 4, 2024, the Company and the underwriters, entered into a satisfaction and discharge of indebtedness pursuant to underwriting agreement dated August 9, 2022 (the "Satisfaction and Discharge Agreement"), pursuant to which, the underwriter agrees to revise the deferred underwriting fee of \$ 2, 587, 499, to (1) \$ 750, 000 in cash on the date of the closing of the initial business combination (the "Closing") and (2) 200, 000 of registered and unrestricted shares of the Company, shall be issued and delivered to the underwriter at the Closing. X-ReferencesNo definition available. Details Name: us-gaap_SubsequentEventsAbstract Namespace Prefix: us-gaap_Data Type: xbrli:stringItemType Balance Type: na Period Type: durationX-DefinitionThe entire disclosure for significant events or transactions that occurred after the balance sheet date through the date the financial statements were issued or the date the financial statements were available to be issued. Examples include: the sale of a capital stock issue, purchase of a business, settlement of litigation, catastrophic loss, significant foreign exchange rate changes, loans to insiders or affiliates, and transactions not in the ordinary course of business. ReferencesReference 1: <http://www.xbrl.org/2003/role/disclosureRef-Topic-855-Name-Accounting-Standards-Codification-Publisher-FASB-URI-https://asc.fasb.org/855/tableOfContent>Reference 2: <http://www.xbrl.org/2003/role/disclosureRef-Topic-855-SubTopic-10-Name>

Accounting Standards Codification-Section 50-Paragraph 2-Subparagraph (a)-Publisher FASB-URI <https://asc.fasb.org/1943274/2147483399/855-10-50-2> Details Name: us-gaap-SubsequentEventsTextBlock Namespace Prefix: us-gaap_Data Type: dttr-types:textBlockItemType Balance Type: na Period Type: duration SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Policies) 12 Months Ended Dec. 31, 2023 Accounting Policies [Abstract] Basis of Presentation Basis of Presentation The accompanying financial statements are presented in U. S. Dollars and conformity with accounting principles generally accepted in the United States of America ("GAAP") and pursuant to the rules and regulations of the SEC. Emerging Growth Company Emerging Growth Company The Company is an "emerging growth company," as defined in Section 2 (a) of the Securities Act, as modified by the Jumpstart Our Business Startups Act of 2012 (the "JOBS Act"), and it may take advantage of certain exemptions from various reporting requirements that are applicable to other public companies that are not emerging growth companies including, but not limited to, not being required to comply with the auditor attestation requirements of Section 404 of the Sarbanes-Oxley Act, reduced disclosure obligations regarding executive compensation in its periodic reports and proxy statements, and exemptions from the requirements of holding a nonbinding advisory vote on executive compensation and stockholder approval of any golden parachute payments not previously approved. Further, Section 102 (b) (1) of the JOBS Act exempts emerging growth companies from being required to comply with new or revised financial accounting standards until private companies (that is, those that have not had a Securities Act registration statement declared effective or do not have a class of securities registered under the Exchange Act) are required to comply with the new or revised financial accounting standards. The JOBS Act provides that a company can elect to opt out of the extended transition period and comply with the requirements that apply to non-emerging growth companies but any such election to opt out is irrevocable. The Company has elected not to opt out of such extended transition period which means that when a standard is issued or revised and it has different application dates for public or private companies, the Company, as an emerging growth company, can adopt the new or revised standard at the time private companies adopt the new or revised standard. This may make comparison of the Company's financial statements with another public company which is neither an emerging growth company nor an emerging growth company which has opted out of using the extended transition period difficult or impossible because of the potential differences in accounting standards used. Cash and Cash Equivalents Cash and Cash Equivalents The Company considers all short-term investments with an original maturity of three months or less when purchased to be cash equivalents. The Company had \$ 5, 308 and \$ 403, 012 in cash outside of trust account as of December 31, 2023 and 2022, respectively. The Company had no cash equivalents as of December 31, 2023 and 2022. Investments Held in Trust Account Investments Held in Trust Account As of December 31, 2023 and 2022, substantially all of the assets held in the Trust Account were held in U. S. Treasury Securities Money Market Funds. All of the Company's investments held in the Trust Account are classified as trading securities. Trading securities are presented on the balance sheet at fair value at the end of each reporting period. Gains and losses resulting from the change in fair value of investments held in Trust Account are included in investment income earned on investments held in Trust in the accompanying statements of operations. The estimated fair values of investments held in Trust Account are determined using available market information. As of December 31, 2023 and 2022, the estimated fair values of investments held in Trust Account was \$ 56, 231, 052 and \$ 76, 541, 453, respectively. Fair Value of Financial Instruments Fair Value of Financial Instruments The Fair value is defined as the price that would be received for sale of an asset or paid for transfer of a liability, in an orderly transaction between market participants at the measurement date. GAAP establishes a three-tier fair value hierarchy, which prioritizes the inputs used in measuring fair value. The hierarchy gives the highest priority to unadjusted quoted prices in active markets for identical assets or liabilities (Level 1 measurements) and the lowest priority to unobservable inputs (Level 3 measurements). These tiers include: • Level 1, defined as observable inputs such as quoted prices (unadjusted) for identical instruments in active markets; • Level 2, defined as inputs other than quoted prices in active markets that are either directly or indirectly observable such as quoted prices for similar instruments in active markets or quoted prices for identical or similar instruments in markets that are not active; and • Level 3, defined as unobservable inputs in which little or no market data exists, therefore requiring an entity to develop its own assumptions, such as valuations derived from valuation techniques in which one or more significant inputs or significant value drivers are unobservable. In some circumstances, the inputs used to measure fair value might be categorized within different levels of the fair value hierarchy. In those instances, the fair value measurement is categorized in its entirety in the fair value hierarchy based on the lowest level input that is significant to the fair value measurement. The following table presents information about the Company's assets that are measured at fair value on a recurring basis as of December 31, 2023 and indicates the fair value hierarchy of the valuation techniques that the Company utilized to determine such fair value: Summary of Fair Value, Assets Measured on Recurring Basis Description Quoted Prices in Active Markets (Level 1) Significant other Observable Inputs (Level 2) Significant other Unobservable Inputs (Level 3) Assets Marketable securities held in trust account \$ 56, 231, 052 \$ - \$ - The following table presents information about the Company's assets that are measured at fair value on a recurring basis as of December 31, 2022 and indicates the fair value hierarchy of the valuation techniques that the Company utilized to determine such fair value: Description Quoted Prices in Active Markets (Level 1) Significant other Observable Inputs (Level 2) Significant other Unobservable Inputs (Level 3) Assets Marketable securities held in trust account \$ 76, 541, 453 \$ - \$ - Use of Estimates Use of Estimates The preparation of financial statements in conformity with GAAP requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the financial statements and the reported amounts of revenues and expenses during the reporting period. Making estimates requires management to exercise significant judgment. It is at least reasonably possible that the estimate of the effect of a condition, situation or set of circumstances that existed at the date of the financial statements, which management considered in formulating its estimate, could change in the near term due to one or more future confirming events. Accordingly, the actual results could differ significantly from those estimates. Offering Costs Associated with the Initial Public Offering Offering Costs Associated with the Initial Public Offering Offering costs consisted of legal, accounting, underwriting fees and other costs incurred through the Initial Public Offering that

were directly related to the Initial Public Offering. With the partial exercise of the over-allotment, offering cost amounted to \$ 3, 898, 030 consisting of \$ 739, 286 of up-front underwriting fees and a deferred discount of \$ 2, 587, 499 and \$ 571, 245 of other costs, were charged to additional paid-in capital upon completion of the Public Offering. For the year ended December 31, 2023, the Company charged \$ 210, 873 in offering costs to accumulated deficit. Ordinary Shares Subject to Possible Redemption Ordinary Shares Subject to Possible Redemption As discussed in Note 3, all of the 7, 392, 855 ordinary shares sold as part of the Units in the Initial Public Offering contain a redemption feature which allows for the redemption of such Public Shares in connection with the Company's liquidation, if there is a stockholder vote or tender offer in connection with the Business Combination and in connection with certain amendments to the Company's amended and restated certificate of incorporation. In accordance with ASC 480, conditionally redeemable ordinary shares (including ordinary shares that feature redemption rights that are either within the control of the holder or subject to redemption upon the occurrence of uncertain events not solely within the Company's control) are classified as temporary equity. Ordinary liquidation events, which involve the redemption and liquidation of all of the entity's equity instruments, are excluded from the provisions of ASC 480. In connection with the shareholders' vote at the Extraordinary General Meeting on August 9, 2023, 1, 550, 710 ordinary shares were tendered for redemption. On August 14, 2023, the Company accepted a reversal request for 109, 819 shares. As a result, a total of 1, 440, 891 ordinary shares were redeemed, leaving 5, 951, 964 ordinary shares subject to possible redemption outstanding after the August 2023 redemption. In connection with the Annual General Meeting held on October 20, 2023, 824, 682 ordinary shares were tendered for redemption, leaving 5, 127, 282 ordinary shares subject to possible redemption outstanding. Accordingly, as of December 31, 2023 and 2022, 5, 127, 282 and 7, 392, 855 ordinary shares subject to possible redemption, respectively, at the redemption amount were presented at redemption value as temporary equity, outside of the stockholders' deficit section of the Company's balance sheets. Income Taxes Income Taxes The Company complies with the accounting and reporting requirements of ASC Topic 740, "Income Taxes," which requires an asset and liability approach to financial accounting and reporting for income taxes. Deferred income tax assets and liabilities are computed for differences between the financial statement and tax bases of assets and liabilities that will result in future taxable or deductible amounts, based on enacted tax laws and rates applicable to the periods in which the differences are expected to affect taxable income. Valuation allowances are established, when necessary, to reduce deferred tax assets to the amount expected to be realized. ASC Topic 740 prescribes a recognition threshold and a measurement attribute for the financial statement recognition and measurement of tax positions taken or expected to be taken in a tax return. For those benefits to be recognized, a tax position must be more likely than not to be sustained upon examination by taxing authorities. The Company's management determined that the Cayman Islands is the Company's major tax jurisdiction. The Company recognizes accrued interest and penalties related to unrecognized tax benefits, if any, as income tax expense. There were no unrecognized tax benefits as of December 31, 2023 and 2022 and no amounts accrued for interest and penalties. The Company is currently not aware of any issues under review that could result in significant payments, accruals or material deviation from its position. The Company is considered to be an exempted Cayman Islands company with no connection to any other taxable jurisdiction and is presently not subject to income taxes or income tax filing requirements in the Cayman Islands or the United States. As such, the Company's tax provision was zero from inception to December 31, 2023. Recent Accounting Pronouncements Recent Accounting Pronouncements In December 2023, the FASB issued ASU 2023-09, Income Taxes (Topic 740): Improvements to Income Tax Disclosures (ASU 2023-09), which requires disclosure of incremental income tax information within the rate reconciliation and expanded disclosures of income taxes paid, among other disclosure requirements. ASU 2023-09 is effective for fiscal years beginning after December 15, 2024. Early adoption is permitted. The Company's management does not believe the adoption of ASU 2023-09 will have a material impact on its financial statements and disclosures. Management does not believe that any other recently issued, but not yet effective, accounting pronouncements, if currently adopted, would have a material effect on the Company's financial statements. Concentration of Credit Risk Concentration of Credit Risk Financial instruments that potentially subject the Company to concentration of credit risk consist of a cash account in a financial institution which, at times may exceed the Federal depository insurance coverage of \$ 250, 000. On December 31, 2023, the Company had not experienced losses on this account and management believes the Company is not exposed to significant risks on such account. On December 31, 2023 and 2022, the Company had \$ 5, 308 and \$ 403, 012 cash, respectively, held in operating bank account. Net Income Per Share Net Income Per Share Net income per share is computed by dividing net income by the weighted average number of ordinary shares outstanding for the period. The calculation of diluted income per share does not consider the effect of the warrants issued in connection with the Initial Public Offering and warrants issued as components of the Private Placement Units (the "Private Warrants") since the exercise of the warrants are contingent upon the occurrence of future events. As a result, diluted income per share is the same as basic income per share for the periods. The following table reflects the calculation of basic and diluted net income per ordinary share: Schedule of Basic and Diluted Net Income Per Share Summary of Basic and Diluted Net Loss Per Share For the year ended December 31, For the year ended December 31, Net income \$ 2, 424, 391 \$ 410, 646 Denominator: weighted average number of ordinary shares 9, 014, 565 4, 898, 504 Basic and diluted net income per ordinary share \$ 0. 27 \$ 0. 08 Risks and Uncertainties Risks and Uncertainties Management continues to evaluate the impact of the COVID-19 pandemic on the industry and has concluded that while it is reasonably possible that the virus could have a negative effect on the Company's financial position, results of its operations, close of the Offering, and / or search for a target company, the specific impact is not readily determinable as of the date of these financial statements. The financial statements do not include any adjustments that might result from the outcome of this uncertainty. X-ReferencesNo definition available. Details Name: CIK0001869601_EmergingGrowthCompanyPolicyTextBlock Namespace Prefix: CIK0001869601_Data Type: dtr types: textBlockItemType Balance Type: na Period Type: durationX-ReferencesNo definition available. Details Name: CIK0001869601_OfferingCostsAssociatedWithTheInitialPublicOfferingPolicyTextBlock Namespace Prefix: CIK0001869601_Data Type: dtr types: textBlockItemType Balance Type: na Period Type: durationX-ReferencesNo definition available. Details

Name: CIK0001869601_OrdinarySharesSubjectToPossibleRedemptionPolicyTextBlock Namespace Prefix: CIK0001869601_ Data Type: dtr-types: textBlockItemType Balance Type: na Period Type: durationX-ReferencesNo definition available. Details Name: CIK0001869601_RisksAndUncertaintiesPolicyTextBlock Namespace Prefix: CIK0001869601_ Data Type: dtr-types: textBlockItemType Balance Type: na Period Type: durationX-ReferencesNo definition available. Details Name: us-gaap_AccountingPoliciesAbstract Namespace Prefix: us-gaap_ Data Type: xbrli: stringItemType Balance Type: na Period Type: durationX-DefinitionDisclosure of accounting policy for basis of accounting, or basis of presentation, used to prepare the financial statements (for example, US Generally Accepted Accounting Principles, Other Comprehensive Basis of Accounting, IFRS).-ReferencesNo definition available. Details Name: us-gaap_BasisOfAccountingPolicyPolicyTextBlock Namespace Prefix: us-gaap_ Data Type: dtr-types: textBlockItemType Balance Type: na Period Type: durationX-DefinitionDisclosure of accounting policy for cash and cash equivalents, including the policy for determining which items are treated as cash equivalents. Other information that may be disclosed includes (1) the nature of any restrictions on the entity's use of its cash and cash equivalents, (2) whether the entity's cash and cash equivalents are insured or expose the entity to credit risk, (3) the classification of any negative balance accounts (overdrafts), and (4) the carrying basis of cash equivalents (for example, at cost) and whether the carrying amount of cash equivalents approximates fair value. ReferencesReference 1: <http://fasb.org/us-gaap/role/ref/legacyRef-Name Accounting Standards Codification-Topic 230-SubTopic 10-Section 50-Paragraph 1-Publisher FASB-URI https://asc.fasb.org/1943274/2147482913/230-10-50-1> Details Name: us-gaap_CashAndCashEquivalentsPolicyTextBlock Namespace Prefix: us-gaap_ Data Type: dtr-types: textBlockItemType Balance Type: na Period Type: durationX-DefinitionEntity's cash and cash equivalents accounting policy with respect to restricted balances. Restrictions may include legally restricted deposits held as compensating balances against short-term borrowing arrangements, contracts entered into with others, or company statements of intention with regard to particular deposits; however, time deposits and short-term certificates of deposit are not generally included in legally restricted deposits. ReferencesReference 1: [http://fasb.org/us-gaap/role/ref/legacyRef-Topic 942-SubTopic 210-Name Accounting Standards Codification-Section S99-Paragraph 1-Subparagraph \(SX 210.9-03\(1\)\(a\)\)-Publisher FASB-URI https://asc.fasb.org/1943274/2147479853/942-210-S99-1](http://fasb.org/us-gaap/role/ref/legacyRef-Topic 942-SubTopic 210-Name Accounting Standards Codification-Section S99-Paragraph 1-Subparagraph (SX 210.9-03(1)(a))-Publisher FASB-URI https://asc.fasb.org/1943274/2147479853/942-210-S99-1) Reference 2: <http://fasb.org/us-gaap/role/ref/legacyRef-Name Accounting Standards Codification-Topic 230-SubTopic 10-Section 50-Paragraph 1-Publisher FASB-URI https://asc.fasb.org/1943274/2147482913/230-10-50-1> Details Name: us-gaap_CashAndCashEquivalentsRestrictedCashAndCashEquivalentsPolicy Namespace Prefix: us-gaap_ Data Type: dtr-types: textBlockItemType Balance Type: na Period Type: durationX-DefinitionDisclosure of accounting policy for credit risk. ReferencesReference 1: <http://fasb.org/us-gaap/role/ref/legacyRef-Name Accounting Standards Codification-Topic 942-SubTopic 825-Section 50-Paragraph 1-Publisher FASB-URI https://asc.fasb.org/1943274/2147480981/942-825-50-1> Reference 2: [http://www.xbrl.org/2003/role/disclosureRef-Name Accounting Standards Codification-Section 50-Paragraph 1-Subparagraph \(d\)-SubTopic 10-Topic 275-Publisher FASB-URI https://asc.fasb.org/1943274/2147482861/275-10-50-1](http://www.xbrl.org/2003/role/disclosureRef-Name Accounting Standards Codification-Section 50-Paragraph 1-Subparagraph (d)-SubTopic 10-Topic 275-Publisher FASB-URI https://asc.fasb.org/1943274/2147482861/275-10-50-1) Details Name: us-gaap_ConcentrationRiskCreditRisk Namespace Prefix: us-gaap_ Data Type: dtr-types: textBlockItemType Balance Type: na Period Type: durationX-DefinitionDisclosure of accounting policy for computing basic and diluted earnings or loss per share for each class of common stock and participating security. Addresses all significant policy factors, including any antidilutive items that have been excluded from the computation and takes into account stock dividends, splits and reverse splits that occur after the balance sheet date of the latest reporting period but before the issuance of the financial statements. ReferencesReference 1: [http://fasb.org/us-gaap/role/ref/legacyRef-Name Accounting Standards Codification-Topic 260-SubTopic 10-Section 50-Paragraph 1-Subparagraph \(c\)-Publisher FASB-URI https://asc.fasb.org/1943274/2147482662/260-10-50-1](http://fasb.org/us-gaap/role/ref/legacyRef-Name Accounting Standards Codification-Topic 260-SubTopic 10-Section 50-Paragraph 1-Subparagraph (c)-Publisher FASB-URI https://asc.fasb.org/1943274/2147482662/260-10-50-1) Reference 2: <http://fasb.org/us-gaap/role/ref/legacyRef-Name Accounting Standards Codification-Topic 260-SubTopic 10-Section 50-Paragraph 2-Publisher FASB-URI https://asc.fasb.org/1943274/2147482662/260-10-50-2> Details Name: us-gaap_EarningsPerSharePolicyTextBlock Namespace Prefix: us-gaap_ Data Type: dtr-types: textBlockItemType Balance Type: na Period Type: durationX-DefinitionDisclosure of accounting policy for determining the fair value of financial instruments. ReferencesReference 1: <http://fasb.org/us-gaap/role/ref/legacyRef-Name Accounting Standards Codification-Section 60-Paragraph 1-SubTopic 10-Topic 820-Publisher FASB-URI https://asc.fasb.org/1943274/2147482053/820-10-60-1> Reference 2: <http://fasb.org/us-gaap/role/ref/legacyRef-Name Accounting Standards Codification-Section 50-Paragraph 1-SubTopic 10-Topic 825-Publisher FASB-URI https://asc.fasb.org/1943274/2147482907/825-10-50-1> Details Name: us-gaap_FairValueOffinancialInstrumentsPolicy Namespace Prefix: us-gaap_ Data Type: dtr-types: textBlockItemType Balance Type: na Period Type: durationX-DefinitionDisclosure of accounting policy for income taxes, which may include its accounting policies for recognizing and measuring deferred tax assets and liabilities and related valuation allowances, recognizing investment tax credits, operating loss carryforwards, tax credit carryforwards, and other carryforwards, methodologies for determining its effective income tax rate and the characterization of interest and penalties in the financial statements. ReferencesReference 1: [http://www.xbrl.org/2003/role/disclosureRef-Topic 946-SubTopic 10-Name Accounting Standards Codification-Section S99-Paragraph 3-Subparagraph \(SX 210.6-03\(h\)\(1\)\)-Publisher FASB-URI https://asc.fasb.org/1943274/2147479886/946-10-S99-3](http://www.xbrl.org/2003/role/disclosureRef-Topic 946-SubTopic 10-Name Accounting Standards Codification-Section S99-Paragraph 3-Subparagraph (SX 210.6-03(h)(1))-Publisher FASB-URI https://asc.fasb.org/1943274/2147479886/946-10-S99-3) Reference 2: [http://www.xbrl.org/2003/role/disclosureRef-Topic 740-SubTopic 10-Name Accounting Standards Codification-Section 50-Paragraph 17-Subparagraph \(b\)-Publisher FASB-URI https://asc.fasb.org/1943274/2147482685/740-10-50-17](http://www.xbrl.org/2003/role/disclosureRef-Topic 740-SubTopic 10-Name Accounting Standards Codification-Section 50-Paragraph 17-Subparagraph (b)-Publisher FASB-URI https://asc.fasb.org/1943274/2147482685/740-10-50-17) Reference 3: <http://www.xbrl.org/2003/role/disclosureRef-Topic 740-SubTopic 10-Name Accounting Standards Codification-Section 50-Paragraph 9-Publisher FASB-URI https://asc.fasb.org/1943274/2147482685/740-10-50-9> Reference 4: <http://www.xbrl.org/2003/role/disclosureRef-Topic 740-SubTopic 10-Name Accounting Standards Codification-Section 45-Paragraph 25-Publisher FASB-URI https://asc.fasb.org/1943274/2147482525/740-10-45-25> Reference 5: <http://www.xbrl.org/2003/role/disclosureRef-Topic 740-SubTopic 10-Name Accounting Standards Codification-Section 45-Paragraph 28-Publisher FASB-URI https://asc.fasb.org/1943274/2147482525/740-10-45-28>

URI <https://asc.fasb.org//1943274/2147482525/740-10-45-28>Reference 6: <http://www.xbrl.org/2003/role/disclosureRef-Topic 740-SubTopic 10-Name Accounting Standards Codification-Section 50-Paragraph 19-Publisher FASB-URI https://asc.fasb.org//1943274/2147482685/740-10-50-19>Reference 7: <http://www.xbrl.org/2003/role/disclosureRef-Topic 220-SubTopic 10-Name Accounting Standards Codification-Section 50-Paragraph 1-Publisher FASB-URI https://asc.fasb.org//1943274/2147482765/220-10-50-1>Reference 8: <http://www.xbrl.org/2003/role/disclosureRef-Topic 740-SubTopic 10-Name Accounting Standards Codification-Section 50-Paragraph 20-Publisher FASB-URI https://asc.fasb.org//1943274/2147482685/740-10-50-20>Details Name: us-gaap_IncomeTaxPolicyTextBlock Namespace Prefix: us-gaap_Data Type: dtr-types: textBlockItemType Balance Type: na Period Type: durationX-DefinitionDisclosure of accounting policy pertaining to new accounting pronouncements that may impact the entity's financial reporting. Includes, but is not limited to, quantification of the expected or actual impact. ReferencesNo definition available. Details Name: us-gaap_NewAccountingPronouncementsPolicyTextBlock Namespace Prefix: us-gaap_Data Type: dtr-types: textBlockItemType Balance Type: na Period Type: durationX-DefinitionDisclosure of accounting policy for the use of estimates in the preparation of financial statements in conformity with generally accepted accounting principles. ReferencesReference 1: <http://fasb.org/us-gaap/role/ref/legacyRef-Name Accounting Standards Codification-Topic 275-SubTopic 10-Section 50-Paragraph 9-Publisher FASB-URI https://asc.fasb.org//1943274/2147482861/275-10-50-9>Reference 2: <http://fasb.org/us-gaap/role/ref/legacyRef-Name Accounting Standards Codification-Topic 275-SubTopic 10-Section 50-Paragraph 4-Publisher FASB-URI https://asc.fasb.org//1943274/2147482861/275-10-50-4>Reference 3: [http://www.xbrl.org/2003/role/disclosureRef-Name Accounting Standards Codification-Section 50-Paragraph 1-Subparagraph \(b\)-SubTopic 10-Topic 275-Publisher FASB-URI https://asc.fasb.org//1943274/2147482861/275-10-50-1](http://www.xbrl.org/2003/role/disclosureRef-Name Accounting Standards Codification-Section 50-Paragraph 1-Subparagraph (b)-SubTopic 10-Topic 275-Publisher FASB-URI https://asc.fasb.org//1943274/2147482861/275-10-50-1)Reference 4: [http://www.xbrl.org/2003/role/disclosureRef-Name Accounting Standards Codification-Section 50-Paragraph 1-Subparagraph \(e\)-SubTopic 10-Topic 275-Publisher FASB-URI https://asc.fasb.org//1943274/2147482861/275-10-50-1](http://www.xbrl.org/2003/role/disclosureRef-Name Accounting Standards Codification-Section 50-Paragraph 1-Subparagraph (e)-SubTopic 10-Topic 275-Publisher FASB-URI https://asc.fasb.org//1943274/2147482861/275-10-50-1)Reference 5: <http://www.xbrl.org/2003/role/disclosureRef-Name Accounting Standards Codification-Section 50-Paragraph 11-SubTopic 10-Topic 275-Publisher FASB-URI https://asc.fasb.org//1943274/2147482861/275-10-50-11>Reference 6: <http://www.xbrl.org/2003/role/disclosureRef-Name Accounting Standards Codification-Section 50-Paragraph 12-SubTopic 10-Topic 275-Publisher FASB-URI https://asc.fasb.org//1943274/2147482861/275-10-50-12>Reference 7: <http://fasb.org/us-gaap/role/ref/legacyRef-Name Accounting Standards Codification-Topic 275-SubTopic 10-Section 50-Paragraph 8-Publisher FASB-URI https://asc.fasb.org//1943274/2147482861/275-10-50-8>Details Name: us-gaap_UseOfEstimates Namespace Prefix: us-gaap_Data Type: dtr-types: textBlockItemType Balance Type: na Period Type: duration SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Tables) 12 Months Ended Dec. 31, 2023 Accounting Policies [Abstract] Summary of Fair Value, Assets Measured on Recurring Basis Summary of Fair Value, Assets Measured on Recurring Basis Description Quoted Prices in Active Markets (Level 1) Significant other Observable Inputs (Level 2) Significant other Unobservable Inputs (Level 3) Assets Marketable securities held in trust account \$ 56, 231, 052 \$ - \$ - The following table presents information about the Company's assets that are measured at fair value on a recurring basis as of December 31, 2022 and indicates the fair value hierarchy of the valuation techniques that the Company utilized to determine such fair value: Description Quoted Prices in Active Markets (Level 1) Significant other Observable Inputs (Level 2) Significant other Unobservable Inputs (Level 3) Assets Marketable securities held in trust account \$ 76, 541, 453 \$ - \$ - Summary of Basic and Diluted Net Loss Per Share Summary of Basic and Diluted Net Loss Per Share For the year ended December 31, For the year ended December 31, Net income \$ 2, 424, 391 \$ 410, 646 Denominator: weighted average number of ordinary shares 9, 014, 565 4, 898, 504 Basic and diluted net income per ordinary share \$ 0. 27 \$ 0. 08 X-ReferencesNo definition available. Details Name: us-gaap_AccountingPoliciesAbstract Namespace Prefix: us-gaap_Data Type: xbrli:stringItemType Balance Type: na Period Type: durationX-DefinitionTabular disclosure of assets, including [financial] instruments measured at fair value that are classified in stockholders' equity, if any, by class that are measured at fair value on a recurring basis. The disclosures contemplated herein include the fair value measurements at the reporting date by the level within the fair value hierarchy in which the fair value measurements in their entirety fall, segregating fair value measurements using quoted prices in active markets for identical assets (Level 1), significant other observable inputs (Level 2), and significant unobservable inputs (Level 3). ReferencesReference 1: [http://fasb.org/us-gaap/role/ref/legacyRef-Name Accounting Standards Codification-Topic 820-SubTopic 10-Section 50-Paragraph 2-Subparagraph \(a\)-Publisher FASB-URI https://asc.fasb.org//1943274/2147482106/820-10-50-2](http://fasb.org/us-gaap/role/ref/legacyRef-Name Accounting Standards Codification-Topic 820-SubTopic 10-Section 50-Paragraph 2-Subparagraph (a)-Publisher FASB-URI https://asc.fasb.org//1943274/2147482106/820-10-50-2)Reference 2: [http://fasb.org/us-gaap/role/ref/legacyRef-Topic 820-SubTopic 10-Name Accounting Standards Codification-Section 50-Paragraph 2-Subparagraph \(b\)-Publisher FASB-URI https://asc.fasb.org//1943274/2147482106/820-10-50-2](http://fasb.org/us-gaap/role/ref/legacyRef-Topic 820-SubTopic 10-Name Accounting Standards Codification-Section 50-Paragraph 2-Subparagraph (b)-Publisher FASB-URI https://asc.fasb.org//1943274/2147482106/820-10-50-2)Details Name: us-gaap_FairValueAssetsMeasuredOnRecurringBasisTextBlock Namespace Prefix: us-gaap_Data Type: dtr-types: textBlockItemType Balance Type: na Period Type: durationX-DefinitionTabular disclosure of an entity's basic and diluted earnings per share calculations, including a reconciliation of numerators and denominators of the basic and diluted per-share computations for income from continuing operations. ReferencesReference 1: [http://www.xbrl.org/2009/role/commonPracticeRef-Topic 260-SubTopic 10-Name Accounting Standards Codification-Section 50-Paragraph 1-Subparagraph \(a\)-Publisher FASB-URI https://asc.fasb.org//1943274/2147482662/260-10-50-1](http://www.xbrl.org/2009/role/commonPracticeRef-Topic 260-SubTopic 10-Name Accounting Standards Codification-Section 50-Paragraph 1-Subparagraph (a)-Publisher FASB-URI https://asc.fasb.org//1943274/2147482662/260-10-50-1)Details Name: us-gaap_ScheduleOfEarningsPerShareBasicAndDilutedTableTextBlock Namespace Prefix: us-gaap_Data Type: dtr-types: textBlockItemType Balance Type: na Period Type: duration DESCRIPTION OF ORGANIZATION, BUSINESS OPERATIONS AND GOING CONCERN (Details Narrative) USD (\$) 1 Months Ended 12 Months Ended Aug. 14, 2023 Aug. 09, 2023 Aug. 15, 2022 Aug. 12, 2022 Oct. 20, 2023 Dec. 31, 2023 Dec. 31, 2022 Dec. 31, 2021 Subsidiary, Sale of Stock [Line Items] Incurred offering costs \$ 3, 898, 030 \$ 3, 898, 030 Deferred underwriter fee payable non current 2, 587, 499 2, 587, 499 \$ 2, 587, 499 Payments to acquire restricted investments \$ 100, 000 \$ 75, 776, 764 \$ 75, 776, 764 Restricted Investment Price Per Share 10. 25 Net tangible assets required for consummation of business combination \$ 5, 000, 001 Share Price \$ 10. 25

Description of business combination period must consummate a business combination (the “Combination Period”) twelve (12) times for an additional one (1) month each time, from August 12, 2023 (i. e. the end of 12 months from the consummation of its Initial Public Offering, the “Termination Date”) to August 12, 2024 (the “Extended Date”) Stock Redeemed 1, 550, 710 Redemption price \$ 10. 97 \$ 10. 35 Temporary equity, shares outstanding 5, 127, 282 7, 392, 855 Description of business organization From August 2023 to December 2023, the Company deposited five tranches of \$ 100, 000, for an aggregated of \$ 500, 000 into the Trust Account, extending the Termination Date to January 12, 2024. From January 2024 to March 2024, the Company deposited additional three tranches of \$ 100, 000, for an aggregated of \$ 300, 000 into the Trust Account, extending the Termination Date to April 12, 2024. Up to the date the financial statements were issued, the Company has not deposited the required extension contributions of \$ 400, 000 into the Trust Account, to extend the Termination Date to August 12, 2024. Dissolution expense \$ 50, 000 Cash 5, 308 \$ 403, 012 Repayments of related party debt \$ 159, 478 \$ 159, 478 Extension contributions \$ 400, 000 Convertible Note [Member] Subsidiary, Sale of Stock [Line Items] Convertible debt current \$ 400, 112 U S Government Securities [Member] Subsidiary, Sale of Stock [Line Items] Restricted Investments Term 185 days Sponsor [Member] Subsidiary, Sale of Stock [Line Items] Number of shares issued 2, 156, 250 Number of shares issued for services, value \$ 25, 000 Common Stock [Member] Subsidiary, Sale of Stock [Line Items] Stock Redeemed 1, 440, 891 1, 550, 710 824, 682 Reversal of shares during the period 109, 819 Redemption price \$ 10. 68 Redemption amount \$ 15, 385, 924 Temporary equity, shares outstanding 5, 951, 964 5, 127, 282 5, 951, 964 Public Share [Member] Subsidiary, Sale of Stock [Line Items] Shares Issued, Price Per Share \$ 0. 045 IPO [Member] Subsidiary, Sale of Stock [Line Items] Shares Issued, Price Per Share \$ 10. 00 Proceeds from Issuance Initial Public Offering \$ 73, 928, 550 Share Price \$ 10. 00 IPO [Member] Common Stock [Member] Subsidiary, Sale of Stock [Line Items] Number of shares issued 7, 392, 855 Over- Allotment Option [Member] Subsidiary, Sale of Stock [Line Items] Number of shares issued 892, 855 Private Placement [Member] Sponsor [Member] Subsidiary, Sale of Stock [Line Items] Class of warrants and rights issued during the period 373, 750 Proceeds from issuance of warrants \$ 3, 737, 500 X- ReferencesNo definition available. Details Name: CIK0001869601_ClassOfWarrantsAndRightsIssuedDuringThePeriod Namespace Prefix: CIK0001869601_ Data Type: xbrli: sharesItemType Balance Type: na Period Type: durationX- ReferencesNo definition available. Details Name: CIK0001869601_DeferredUnderwriterFeePayableNonCurrent Namespace Prefix: CIK0001869601_ Data Type: xbrli: monetaryItemType Balance Type: credit Period Type: instantX- ReferencesNo definition available. Details Name: CIK0001869601_DescriptionOfBusinessCombinationPeriod Namespace Prefix: CIK0001869601_ Data Type: xbrli: stringItemType Balance Type: na Period Type: durationX- ReferencesNo definition available. Details Name: CIK0001869601_DescriptionOfBusinessOrganization Namespace Prefix: CIK0001869601_ Data Type: xbrli: stringItemType Balance Type: na Period Type: durationX- ReferencesNo definition available. Details Name: CIK0001869601_DissolutionExpense Namespace Prefix: CIK0001869601_ Data Type: xbrli: monetaryItemType Balance Type: debit Period Type: durationX- ReferencesNo definition available. Details Name: CIK0001869601_ExtensionContributions Namespace Prefix: CIK0001869601_ Data Type: xbrli: monetaryItemType Balance Type: credit Period Type: instantX- ReferencesNo definition available. Details Name: CIK0001869601_IncurredOfferingCosts Namespace Prefix: CIK0001869601_ Data Type: xbrli: monetaryItemType Balance Type: debit Period Type: durationX- ReferencesNo definition available. Details Name: CIK0001869601_NetTangibleAssetsRequiredForConsummationOfBusinessCombination Namespace Prefix: CIK0001869601_ Data Type: xbrli: monetaryItemType Balance Type: debit Period Type: instantX- ReferencesNo definition available. Details Name: CIK0001869601_RestrictedInvestmentPricePerShare Namespace Prefix: CIK0001869601_ Data Type: xbrli: sharesItemType Balance Type: na Period Type: instantX- ReferencesNo definition available. Details Name: CIK0001869601_RestrictedInvestmentsTerm Namespace Prefix: CIK0001869601_ Data Type: xbrli: durationItemType Balance Type: na Period Type: durationX- ReferencesNo definition available. Details Name: CIK0001869601_ReversalOfSharesDuringThePeriod Namespace Prefix: CIK0001869601_ Data Type: xbrli: sharesItemType Balance Type: na Period Type: durationX- DefinitionAmount of currency on hand as well as demand deposits with banks or financial institutions. Includes other kinds of accounts that have the general characteristics of demand deposits. Excludes cash and cash equivalents within disposal group and discontinued operation. ReferencesReference 1: <http://www.xbrl.org/2003/role/exampleRef-Topic852-SubTopic10-NameAccountingStandardsCodification-Section55-Paragraph10-PublisherFASB-URIhttps://asc.fasb.org//1943274/2147481372/852-10-55-10>Reference 2: <http://www.xbrl.org/2003/role/exampleRef-Topic946-SubTopic830-NameAccountingStandardsCodification-Section55-Paragraph12-PublisherFASB-URIhttps://asc.fasb.org//1943274/2147480167/946-830-55-12>Reference 3: [http://www.xbrl.org/2003/role/disclosureRef-Topic944-SubTopic210-NameAccountingStandardsCodification-SectionS99-Paragraph1-Subparagraph\(SX210.7-03\(a\)\(2\)\)-PublisherFASB-URIhttps://asc.fasb.org//1943274/2147479440/944-210-S99-1](http://www.xbrl.org/2003/role/disclosureRef-Topic944-SubTopic210-NameAccountingStandardsCodification-SectionS99-Paragraph1-Subparagraph(SX210.7-03(a)(2))-PublisherFASB-URIhttps://asc.fasb.org//1943274/2147479440/944-210-S99-1)Reference 4: [http://www.xbrl.org/2003/role/disclosureRef-Topic946-SubTopic210-NameAccountingStandardsCodification-SectionS99-Paragraph1-Subparagraph\(SX210.6-04\(4\)\)-PublisherFASB-URIhttps://asc.fasb.org//1943274/2147479617/946-210-S99-1](http://www.xbrl.org/2003/role/disclosureRef-Topic946-SubTopic210-NameAccountingStandardsCodification-SectionS99-Paragraph1-Subparagraph(SX210.6-04(4))-PublisherFASB-URIhttps://asc.fasb.org//1943274/2147479617/946-210-S99-1)Reference 5: <http://www.xbrl.org/2003/role/disclosureRef-Topic946-SubTopic210-NameAccountingStandardsCodification-Section45-Paragraph21-PublisherFASB-URIhttps://asc.fasb.org//1943274/2147480555/946-210-45-21>Reference 6: [http://www.xbrl.org/2009/role/commonPracticeRef-Topic210-SubTopic10-NameAccountingStandardsCodification-SectionS99-Paragraph1-Subparagraph\(SX210.5-02\(1\)\)-PublisherFASB-URIhttps://asc.fasb.org//1943274/2147480566/210-10-S99-1](http://www.xbrl.org/2009/role/commonPracticeRef-Topic210-SubTopic10-NameAccountingStandardsCodification-SectionS99-Paragraph1-Subparagraph(SX210.5-02(1))-PublisherFASB-URIhttps://asc.fasb.org//1943274/2147480566/210-10-S99-1)Reference 7: <http://www.xbrl.org/2003/role/disclosureRef-NameAccountingStandardsCodification-Section45-Paragraph20-SubTopic210-Topic946-PublisherFASB-URIhttps://asc.fasb.org//1943274/2147480555/946-210-45-20>Details Name: us_gaap_Cash Namespace Prefix: us_gaap_ Data Type: xbrli: monetaryItemType Balance Type: debit Period Type: instantX- DefinitionThe portion of the carrying value of long-term convertible debt as of the balance sheet date that is scheduled to be repaid within one year or in the

normal operating cycle if longer. Convertible debt is a financial instrument which can be exchanged for a specified amount of another security, typically the entity's common stock, at the option of the issuer or the holder. ReferencesReference 1: [http://fasb.org/us-gaap/role/ref/legacyRef-Topic 210-SubTopic 10-Name Accounting Standards Codification-Section S99-Paragraph 1-Subparagraph \(SX 210. 5-02 \(19\)\)](http://fasb.org/us-gaap/role/ref/legacyRef-Topic 210-SubTopic 10-Name Accounting Standards Codification-Section S99-Paragraph 1-Subparagraph (SX 210. 5-02 (19))) Publisher FASB-URI <https://asc.fasb.org//1943274/2147480566/210-10-S99-1> Details Name: us-gaap_ConvertibleDebtCurrent Namespace Prefix: us-gaap_Data Type: xbrli: monetaryItemType Balance Type: credit Period Type: instantX-DefinitionThe cash outflow to acquire investments (not to include restricted cash) that are pledged or subject to withdrawal restrictions. ReferencesReference 1: <http://fasb.org/us-gaap/role/ref/legacyRef-Topic 230-SubTopic 10-Name Accounting Standards Codification-Section 45-Paragraph 13> Publisher FASB-URI <https://asc.fasb.org//1943274/2147482740/230-10-45-13> Details Name: us-gaap_PaymentsToAcquireRestrictedInvestments Namespace Prefix: us-gaap_Data Type: xbrli: monetaryItemType Balance Type: credit Period Type: durationX-DefinitionThe cash inflow associated with the amount received from entity's first offering of stock to the public. ReferencesReference 1: [http://fasb.org/us-gaap/role/ref/legacyRef-Name Accounting Standards Codification-Section 45-Paragraph 14-Subparagraph \(a\)-SubTopic 10-Topic 230](http://fasb.org/us-gaap/role/ref/legacyRef-Name Accounting Standards Codification-Section 45-Paragraph 14-Subparagraph (a)-SubTopic 10-Topic 230) Publisher FASB-URI <https://asc.fasb.org//1943274/2147482740/230-10-45-14> Details Name: us-gaap_ProceedsFromIssuanceInitialPublicOffering Namespace Prefix: us-gaap_Data Type: xbrli: monetaryItemType Balance Type: debit Period Type: durationX-DefinitionThe cash inflow from issuance of rights to purchase common shares at predetermined price (usually issued together with corporate debt). ReferencesReference 1: [http://fasb.org/us-gaap/role/ref/legacyRef-Name Accounting Standards Codification-Section 45-Paragraph 14-Subparagraph \(a\)-SubTopic 10-Topic 230](http://fasb.org/us-gaap/role/ref/legacyRef-Name Accounting Standards Codification-Section 45-Paragraph 14-Subparagraph (a)-SubTopic 10-Topic 230) Publisher FASB-URI <https://asc.fasb.org//1943274/2147482740/230-10-45-14> Details Name: us-gaap_ProceedsFromIssuanceOfWarrants Namespace Prefix: us-gaap_Data Type: xbrli: monetaryItemType Balance Type: debit Period Type: durationX-DefinitionThe cash outflow for the payment of a long-term borrowing made from a related party where one party can exercise control or significant influence over another party; including affiliates, owners or officers and their immediate families, pension trusts, and so forth. Alternate caption: Payments for Advances from Affiliates. ReferencesReference 1: [http://fasb.org/us-gaap/role/ref/legacyRef-Name Accounting Standards Codification-Topic 230-SubTopic 10-Section 45-Paragraph 15-Subparagraph \(b\)-Publisher FASB-URI](http://fasb.org/us-gaap/role/ref/legacyRef-Name Accounting Standards Codification-Topic 230-SubTopic 10-Section 45-Paragraph 15-Subparagraph (b)-Publisher FASB-URI) <https://asc.fasb.org//1943274/2147482740/230-10-45-15> Details Name: us-gaap_RepaymentsOfRelatedPartyDebt Namespace Prefix: us-gaap_Data Type: xbrli: monetaryItemType Balance Type: credit Period Type: durationX-DefinitionPrice of a single share of a number of saleable stocks of a company. ReferencesNo definition available. Details Name: us-gaap_SharePrice Namespace Prefix: us-gaap_Data Type: dtl-types: perShareItemType Balance Type: na Period Type: instantX-DefinitionPer share or per unit amount of equity securities issued. ReferencesNo definition available. Details Name: us-gaap_SharesIssuedPricePerShare Namespace Prefix: us-gaap_Data Type: dtl-types: perShareItemType Balance Type: na Period Type: instantX-DefinitionNumber of new stock issued during the period. ReferencesReference 1: <http://fasb.org/us-gaap/role/ref/legacyRef-Name Accounting Standards Codification-Section 50-Paragraph 2-SubTopic 10-Topic 505> Publisher FASB-URI <https://asc.fasb.org//1943274/2147481112/505-10-50-2> Reference 2: <http://www.xbrl.org/2003/role/disclosureRef-Topic 946-SubTopic 505> Name Accounting Standards Codification-Section 50-Paragraph 2-Subparagraph (a)-Publisher FASB-URI <https://asc.fasb.org//1943274/2147481004/946-505-50-2> Reference 3: <http://www.xbrl.org/2003/role/disclosureRef-Topic 946-SubTopic 220> Name Accounting Standards Codification-Section S99-Paragraph 3-Subparagraph (SX 210. 6-09 (4) (b)) Publisher FASB-URI <https://asc.fasb.org//1943274/2147483575/946-220-S99-3> Reference 4: [http://www.xbrl.org/2003/role/disclosureRef-Topic 946-SubTopic 10-Name Accounting Standards Codification-Section S99-Paragraph 3-Subparagraph \(SX 210. 6-03 \(i\) \(1\)\)](http://www.xbrl.org/2003/role/disclosureRef-Topic 946-SubTopic 10-Name Accounting Standards Codification-Section S99-Paragraph 3-Subparagraph (SX 210. 6-03 (i) (1))) Publisher FASB-URI <https://asc.fasb.org//1943274/2147479886/946-10-S99-3> Reference 5: [http://fasb.org/us-gaap/role/ref/legacyRef-Topic 210-SubTopic 10-Name Accounting Standards Codification-Section S99-Paragraph 1-Subparagraph \(SX 210. 5-02 \(28\)\)](http://fasb.org/us-gaap/role/ref/legacyRef-Topic 210-SubTopic 10-Name Accounting Standards Codification-Section S99-Paragraph 1-Subparagraph (SX 210. 5-02 (28))) Publisher FASB-URI <https://asc.fasb.org//1943274/2147480566/210-10-S99-1> Reference 6: [http://fasb.org/us-gaap/role/ref/legacyRef-Topic 505-SubTopic 10-Name Accounting Standards Codification-Section S99-Paragraph 1-Subparagraph \(SX 210. 3-04\)](http://fasb.org/us-gaap/role/ref/legacyRef-Topic 505-SubTopic 10-Name Accounting Standards Codification-Section S99-Paragraph 1-Subparagraph (SX 210. 3-04)) Publisher FASB-URI <https://asc.fasb.org//1943274/2147480008/505-10-S99-1> Reference 7: [http://fasb.org/us-gaap/role/ref/legacyRef-Topic 210-SubTopic 10-Name Accounting Standards Codification-Section S99-Paragraph 1-Subparagraph \(SX 210. 5-02 \(29\)\)](http://fasb.org/us-gaap/role/ref/legacyRef-Topic 210-SubTopic 10-Name Accounting Standards Codification-Section S99-Paragraph 1-Subparagraph (SX 210. 5-02 (29))) Publisher FASB-URI <https://asc.fasb.org//1943274/2147480566/210-10-S99-1> Details Name: us-gaap_StockIssuedDuringPeriodSharesNewIssues Namespace Prefix: us-gaap_Data Type: xbrli: sharesItemType Balance Type: na Period Type: durationX-DefinitionValue of stock issued in lieu of cash for services contributed to the entity. Value of the stock issued includes, but is not limited to, services contributed by vendors and founders. ReferencesNo definition available. Details Name: us-gaap_StockIssuedDuringPeriodValueIssuedForServices Namespace Prefix: us-gaap_Data Type: xbrli: monetaryItemType Balance Type: credit Period Type: durationX-DefinitionNumber of stock bought back by the entity at the exercise price or redemption price. ReferencesReference 1: <http://fasb.org/us-gaap/role/ref/legacyRef-Name Accounting Standards Codification-Section 50-Paragraph 2-SubTopic 10-Topic 505> Publisher FASB-URI <https://asc.fasb.org//1943274/2147481112/505-10-50-2> Details Name: us-gaap_StockRedeemedOrCalledDuringPeriodShares Namespace Prefix: us-gaap_Data Type: xbrli: sharesItemType Balance Type: na Period Type: durationX-DefinitionLine items represent financial concepts included in a table. These concepts are used to disclose reportable information associated with domain members defined in one or many axes to the table. ReferencesNo definition available. Details Name: us-gaap_SubsidarySaleOfStockLineItems Namespace Prefix: us-gaap_Data Type: xbrli: stringItemType Balance Type: na Period Type: durationX-DefinitionValue of accretion of temporary equity to its redemption value during the period. ReferencesNo definition available. Details Name: us-gaap_TemporaryEquityAccretionToRedemptionValue Namespace Prefix: us-gaap_Data Type: xbrli: monetaryItemType Balance Type: credit Period Type: durationX-DefinitionAmount to be paid per share that is classified as temporary equity by entity upon redemption. Temporary equity is a security with redemption features that are outside the control of the issuer, is not classified as an asset or liability in conformity with GAAP, and is not mandatorily

redeemable. Includes any type of security that is redeemable at a fixed or determinable price or on a fixed or determinable date or dates, is redeemable at the option of the holder, or has conditions for redemption which are not solely within the control of the issuer. If convertible, the issuer does not control the actions or events necessary to issue the maximum number of shares that could be required to be delivered under the conversion option if the holder exercises the option to convert the stock to another class of equity. If the security is a warrant or a rights issue, the warrant or rights issue is considered to be temporary equity if the issuer cannot demonstrate that it would be able to deliver upon the exercise of the option by the holder in all cases. Includes stock with put option held by ESOP and stock redeemable by holder only in the event of a change in control of the issuer.

Reference 1: <http://fasb.org/us-gaap/role/ref/legacyRef-NameAccountingStandardsCodification-Topic480-SubTopic10-SectionS99-Paragraph1-PublisherFASB-URIhttps://asc.fasb.org//1943274/2147480244/480-10-S99-1> Reference 2: [http://fasb.org/us-gaap/role/ref/legacyRef-NameAccountingStandardsCodification-SectionS99-Paragraph1-Subparagraph\(27\)-SubTopic10-Topic210-PublisherFASB-URIhttps://asc.fasb.org//1943274/2147480566/210-10-S99-1](http://fasb.org/us-gaap/role/ref/legacyRef-NameAccountingStandardsCodification-SectionS99-Paragraph1-Subparagraph(27)-SubTopic10-Topic210-PublisherFASB-URIhttps://asc.fasb.org//1943274/2147480566/210-10-S99-1) Details Name: us-gaap-TemporaryEquityRedemptionPricePerShare Namespace Prefix: us-gaap_ Data Type: dt- types: perShareItemType Balance Type: na Period Type: instantX- DefinitionThe number of securities classified as temporary equity that have been issued and are held by the entity's shareholders. Securities outstanding equals securities issued minus securities held in treasury. Temporary equity is a security with redemption features that are outside the control of the issuer, is not classified as an asset or liability in conformity with GAAP, and is not mandatorily redeemable.

Includes any type of security that is redeemable at a fixed or determinable price or on a fixed or determinable date or dates, is redeemable at the option of the holder, or has conditions for redemption which are not solely within the control of the issuer. If convertible, the issuer does not control the actions or events necessary to issue the maximum number of shares that could be required to be delivered under the conversion option if the holder exercises the option to convert the stock to another class of equity. If the security is a warrant or a rights issue, the warrant or rights issue is considered to be temporary equity if the issuer cannot demonstrate that it would be able to deliver upon the exercise of the option by the holder in all cases. Includes stock with put option held by ESOP and stock redeemable by holder only in the event of a change in control of the issuer.

Reference 1: [http://fasb.org/us-gaap/role/ref/legacyRef-Topic210-SubTopic10-NameAccountingStandardsCodification-SectionS99-Paragraph1-Subparagraph\(SX210.5-02\(27\)\(b\)\)-PublisherFASB-URIhttps://asc.fasb.org//1943274/2147480566/210-10-S99-1](http://fasb.org/us-gaap/role/ref/legacyRef-Topic210-SubTopic10-NameAccountingStandardsCodification-SectionS99-Paragraph1-Subparagraph(SX210.5-02(27)(b))-PublisherFASB-URIhttps://asc.fasb.org//1943274/2147480566/210-10-S99-1) Details Name: us-gaap-TemporaryEquitySharesOutstanding Namespace Prefix: us-gaap_ Data Type: xbrli: sharesItemType Balance Type: na Period Type: instantX- Details Name: us-gaap-RelatedPartyTransactionAxis = CIK0001869601-ConvertibleNoteMember Namespace Prefix: Data Type: na Balance Type: Period Type: X- Details Name: us-gaap-CashAndCashEquivalentsAxis = CIK0001869601-USGovernmentSecuritiesMember Namespace Prefix: Data Type: na Balance Type: Period Type: X- Details Name: us-gaap-RelatedPartyTransactionsByRelatedPartyAxis = CIK0001869601-SponsorMember Namespace Prefix: Data Type: na Balance Type: Period Type: X- Details Name: us-gaap-StatementEquityComponentsAxis = us-gaap-CommonStockMember Namespace Prefix: Data Type: na Balance Type: Period Type: X- Details Name: us-gaap-StatementEquityComponentsAxis = CIK0001869601-PublicShareMember Namespace Prefix: Data Type: na Balance Type: Period Type: X- Details Name: us-gaap-SubsidiarySaleOfStockAxis = us-gaap-IPOMember Namespace Prefix: Data Type: na Balance Type: Period Type: X- Details Name: us-gaap-SubsidiarySaleOfStockAxis = us-gaap-OverAllotmentOptionMember Namespace Prefix: Data Type: na Balance Type: Period Type: X- Details Name: us-gaap-SubsidiarySaleOfStockAxis = us-gaap-PrivatePlacementMember Namespace Prefix: Data Type: na Balance Type: Period Type: SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Details)- Fair Value, Recurring [Member] USD (\$) Dec. 31, 2023 Dec. 31, 2022 Fair Value, Inputs, Level 1 [Member] Platform Operator, Crypto-Asset [Line Items] Marketable securities held in trust account \$ 56, 231, 052 \$ 76, 541, 453 Fair Value, Inputs, Level 2 [Member] Platform Operator, Crypto-Asset [Line Items] Marketable securities held in trust account Fair Value, Inputs, Level 3 [Member] Platform Operator, Crypto-Asset [Line Items] Marketable securities held in trust account X- ReferencesNo definition available. Details Name: srt-PlatformOperatorCryptoAssetLineItems Namespace Prefix: srt_ Data Type: xbrli: stringItemType Balance Type: na Period Type: durationX- DefinitionFair value portion of investment securities, including, but not limited to, marketable securities, derivative financial instruments, and investments accounted for under the equity method.

Reference 1: [http://www.xbrl.org/2003/role/disclosureRef-Topic820-SubTopic10-NameAccountingStandardsCodification-Section50-Paragraph2-Subparagraph\(a\)-PublisherFASB-URIhttps://asc.fasb.org//1943274/2147482106/820-10-50-2](http://www.xbrl.org/2003/role/disclosureRef-Topic820-SubTopic10-NameAccountingStandardsCodification-Section50-Paragraph2-Subparagraph(a)-PublisherFASB-URIhttps://asc.fasb.org//1943274/2147482106/820-10-50-2) Details Name: us-gaap-InvestmentsFairValueDisclosure Namespace Prefix: us-gaap_ Data Type: xbrli: monetaryItemType Balance Type: debit Period Type: instantX- Details Name: us-gaap-FairValueByFairValueHierarchyLevelAxis = us-gaap-FairValueInputsLevel1Member Namespace Prefix: Data Type: na Balance Type: Period Type: X- Details Name: us-gaap-FairValueByMeasurementFrequencyAxis = us-gaap-FairValueMeasurementsRecurringMember Namespace Prefix: Data Type: na Balance Type: Period Type: X- Details Name: us-gaap-FairValueByFairValueHierarchyLevelAxis = us-gaap-FairValueInputsLevel2Member Namespace Prefix: Data Type: na Balance Type: Period Type: X- Details Name: us-gaap-FairValueByFairValueHierarchyLevelAxis = us-gaap-FairValueInputsLevel3Member Namespace Prefix: Data Type: na Balance Type: Period Type: SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Details 1)- USD (\$) 12 Months Ended Dec. 31, 2023 Dec. 31, 2022 Accounting Policies [Abstract] Net income \$ 2, 424, 391 \$ 410, 646 Denominator: weighted average number of ordinary shares 9, 014, 565 4, 898, 504 Basic and diluted net income per ordinary share \$ 0. 27 \$ 0. 08 X- ReferencesNo definition available. Details Name: CIK0001869601-BasicAndDilutedNetIncomePerOrdinaryShare Namespace Prefix: CIK0001869601_ Data Type: dt- types: perShareItemType Balance Type: na Period Type: durationX- ReferencesNo definition available. Details Name: CIK0001869601-DenominatorWeightedAverageNumberOfOrdinaryShares Namespace Prefix: CIK0001869601_ Data Type: xbrli: sharesItemType Balance Type: na Period Type: durationX- ReferencesNo definition available. Details Name: us-

gaap_AccountingPoliciesAbstract Namespace Prefix: us-gaap_Data Type: xbrli:stringItemType Balance Type: na Period Type: durationX-DefinitionThe portion of profit or loss for the period, net of income taxes, which is attributable to the parent.

ReferencesReference 1: [http://www.xbrl.org/2003/role/disclosureRef-Topic 235-SubTopic 10-Name Accounting Standards Codification-Section S99-Paragraph 1-Subparagraph \(SX 210. 4-08 \(g\) \(1\) \(ii\)\)-Publisher FASB-URI https://asc.fasb.org/1943274/2147480678/235-10-S99-1](http://www.xbrl.org/2003/role/disclosureRef-Topic 235-SubTopic 10-Name Accounting Standards Codification-Section S99-Paragraph 1-Subparagraph (SX 210. 4-08 (g) (1) (ii))-Publisher FASB-URI https://asc.fasb.org/1943274/2147480678/235-10-S99-1)Reference 2: [http://www.xbrl.org/2003/role/disclosureRef-Topic 323-SubTopic 10-Name Accounting Standards Codification-Section 50-Paragraph 3-Subparagraph \(e\)-Publisher FASB-URI https://asc.fasb.org/1943274/2147481687/323-10-50-3](http://www.xbrl.org/2003/role/disclosureRef-Topic 323-SubTopic 10-Name Accounting Standards Codification-Section 50-Paragraph 3-Subparagraph (e)-Publisher FASB-URI https://asc.fasb.org/1943274/2147481687/323-10-50-3)Reference 3: [http://www.xbrl.org/2003/role/disclosureRef-Topic 825-SubTopic 10-Name Accounting Standards Codification-Section 50-Paragraph 28-Subparagraph \(f\)-Publisher FASB-URI https://asc.fasb.org/1943274/2147482907/825-10-50-28](http://www.xbrl.org/2003/role/disclosureRef-Topic 825-SubTopic 10-Name Accounting Standards Codification-Section 50-Paragraph 28-Subparagraph (f)-Publisher FASB-URI https://asc.fasb.org/1943274/2147482907/825-10-50-28)Reference 4: <http://www.xbrl.org/2003/role/disclosureRef-Topic 220-SubTopic 10-Name Accounting Standards Codification-Section 50-Paragraph 6-Publisher FASB-URI https://asc.fasb.org/1943274/2147482765/220-10-50-6>Reference 5: <http://www.xbrl.org/2003/role/disclosureRef-Topic 250-SubTopic 10-Name Accounting Standards Codification-Section 50-Paragraph 3-Publisher FASB-URI https://asc.fasb.org/1943274/2147483443/250-10-50-3>Reference 6: [http://www.xbrl.org/2003/role/disclosureRef-Topic 250-SubTopic 10-Name Accounting Standards Codification-Section 50-Paragraph 1-Subparagraph \(b\) \(2\)-Publisher FASB-URI https://asc.fasb.org/1943274/2147483443/250-10-50-1](http://www.xbrl.org/2003/role/disclosureRef-Topic 250-SubTopic 10-Name Accounting Standards Codification-Section 50-Paragraph 1-Subparagraph (b) (2)-Publisher FASB-URI https://asc.fasb.org/1943274/2147483443/250-10-50-1)Reference 7: [http://www.xbrl.org/2003/role/disclosureRef-Topic 815-SubTopic 40-Name Accounting Standards Codification-Section 65-Paragraph 1-Subparagraph \(f\)-Publisher FASB-URI https://asc.fasb.org/1943274/2147480175/815-40-65-1](http://www.xbrl.org/2003/role/disclosureRef-Topic 815-SubTopic 40-Name Accounting Standards Codification-Section 65-Paragraph 1-Subparagraph (f)-Publisher FASB-URI https://asc.fasb.org/1943274/2147480175/815-40-65-1)Reference 8: <http://www.xbrl.org/2003/role/disclosureRef-Topic 250-SubTopic 10-Name Accounting Standards Codification-Section 50-Paragraph 8-Publisher FASB-URI https://asc.fasb.org/1943274/2147483443/250-10-50-8>Reference 9: <http://www.xbrl.org/2003/role/disclosureRef-Topic 250-SubTopic 10-Name Accounting Standards Codification-Section 50-Paragraph 9-Publisher FASB-URI https://asc.fasb.org/1943274/2147483443/250-10-50-9>Reference 10: [http://www.xbrl.org/2003/role/disclosureRef-Topic 250-SubTopic 10-Name Accounting Standards Codification-Section 50-Paragraph 11-Subparagraph \(a\)-Publisher FASB-URI https://asc.fasb.org/1943274/2147483443/250-10-50-11](http://www.xbrl.org/2003/role/disclosureRef-Topic 250-SubTopic 10-Name Accounting Standards Codification-Section 50-Paragraph 11-Subparagraph (a)-Publisher FASB-URI https://asc.fasb.org/1943274/2147483443/250-10-50-11)Reference 11: [http://www.xbrl.org/2003/role/disclosureRef-Topic 250-SubTopic 10-Name Accounting Standards Codification-Section 50-Paragraph 11-Subparagraph \(b\)-Publisher FASB-URI https://asc.fasb.org/1943274/2147483443/250-10-50-11](http://www.xbrl.org/2003/role/disclosureRef-Topic 250-SubTopic 10-Name Accounting Standards Codification-Section 50-Paragraph 11-Subparagraph (b)-Publisher FASB-URI https://asc.fasb.org/1943274/2147483443/250-10-50-11)Reference 12: <http://www.xbrl.org/2003/role/disclosureRef-Topic 250-SubTopic 10-Name Accounting Standards Codification-Section 50-Paragraph 4-Publisher FASB-URI https://asc.fasb.org/1943274/2147483443/250-10-50-4>Reference 13: <http://www.xbrl.org/2003/role/exampleRef-Topic 946-SubTopic 830-Name Accounting Standards Codification-Section 55-Paragraph 10-Publisher FASB-URI https://asc.fasb.org/1943274/2147480167/946-830-55-10>Reference 14: <http://www.xbrl.org/2003/role/disclosureRef-Topic 946-SubTopic 220-Name Accounting Standards Codification-Section 45-Paragraph 7-Publisher FASB-URI https://asc.fasb.org/1943274/2147483581/946-220-45-7>Reference 15: [http://www.xbrl.org/2003/role/disclosureRef-Topic 944-SubTopic 220-Name Accounting Standards Codification-Section S99-Paragraph 1-Subparagraph \(SX 210. 7-04 \(18\)\)-Publisher FASB-URI https://asc.fasb.org/1943274/2147483586/944-220-S99-1](http://www.xbrl.org/2003/role/disclosureRef-Topic 944-SubTopic 220-Name Accounting Standards Codification-Section S99-Paragraph 1-Subparagraph (SX 210. 7-04 (18))-Publisher FASB-URI https://asc.fasb.org/1943274/2147483586/944-220-S99-1)Reference 16: <http://www.xbrl.org/2003/role/disclosureRef-Topic 280-SubTopic 10-Name Accounting Standards Codification-Section 50-Paragraph 22-Publisher FASB-URI https://asc.fasb.org/1943274/2147482810/280-10-50-22>Reference 17: [http://www.xbrl.org/2003/role/disclosureRef-Topic 946-SubTopic 220-Name Accounting Standards Codification-Section S99-Paragraph 1-Subparagraph \(SX 210. 6-07 \(9\)\)-Publisher FASB-URI https://asc.fasb.org/1943274/2147483575/946-220-S99-1](http://www.xbrl.org/2003/role/disclosureRef-Topic 946-SubTopic 220-Name Accounting Standards Codification-Section S99-Paragraph 1-Subparagraph (SX 210. 6-07 (9))-Publisher FASB-URI https://asc.fasb.org/1943274/2147483575/946-220-S99-1)Reference 18: [http://www.xbrl.org/2003/role/disclosureRef-Topic 946-SubTopic 220-Name Accounting Standards Codification-Section S99-Paragraph 3-Subparagraph \(SX 210. 6-09 \(1\) \(d\)\)-Publisher FASB-URI https://asc.fasb.org/1943274/2147483575/946-220-S99-3](http://www.xbrl.org/2003/role/disclosureRef-Topic 946-SubTopic 220-Name Accounting Standards Codification-Section S99-Paragraph 3-Subparagraph (SX 210. 6-09 (1) (d))-Publisher FASB-URI https://asc.fasb.org/1943274/2147483575/946-220-S99-3)Reference 19: [http://www.xbrl.org/2003/role/disclosureRef-Topic 470-SubTopic 10-Name Accounting Standards Codification-Section S99-Paragraph 1A-Subparagraph \(SX 210. 13-01 \(a\) \(4\) \(i\)\)-Publisher FASB-URI https://asc.fasb.org/1943274/2147480097/470-10-S99-1A](http://www.xbrl.org/2003/role/disclosureRef-Topic 470-SubTopic 10-Name Accounting Standards Codification-Section S99-Paragraph 1A-Subparagraph (SX 210. 13-01 (a) (4) (i))-Publisher FASB-URI https://asc.fasb.org/1943274/2147480097/470-10-S99-1A)Reference 20: [http://www.xbrl.org/2009/role/commonPracticeRef-Topic 470-SubTopic 10-Name Accounting Standards Codification-Section S99-Paragraph 1A-Subparagraph \(SX 210. 13-01 \(a\) \(4\) \(ii\)\)-Publisher FASB-URI https://asc.fasb.org/1943274/2147480097/470-10-S99-1A](http://www.xbrl.org/2009/role/commonPracticeRef-Topic 470-SubTopic 10-Name Accounting Standards Codification-Section S99-Paragraph 1A-Subparagraph (SX 210. 13-01 (a) (4) (ii))-Publisher FASB-URI https://asc.fasb.org/1943274/2147480097/470-10-S99-1A)Reference 21: [http://www.xbrl.org/2003/role/disclosureRef-Topic 470-SubTopic 10-Name Accounting Standards Codification-Section S99-Paragraph 1A-Subparagraph \(SX 210. 13-01 \(a\) \(4\) \(iii\) \(A\)\)-Publisher FASB-URI https://asc.fasb.org/1943274/2147480097/470-10-S99-1A](http://www.xbrl.org/2003/role/disclosureRef-Topic 470-SubTopic 10-Name Accounting Standards Codification-Section S99-Paragraph 1A-Subparagraph (SX 210. 13-01 (a) (4) (iii) (A))-Publisher FASB-URI https://asc.fasb.org/1943274/2147480097/470-10-S99-1A)Reference 22: [http://www.xbrl.org/2003/role/disclosureRef-Topic 470-SubTopic 10-Name Accounting Standards Codification-Section S99-Paragraph 1A-Subparagraph \(SX 210. 13-01 \(a\) \(4\) \(iv\)\)-Publisher FASB-URI https://asc.fasb.org/1943274/2147480097/470-10-S99-1A](http://www.xbrl.org/2003/role/disclosureRef-Topic 470-SubTopic 10-Name Accounting Standards Codification-Section S99-Paragraph 1A-Subparagraph (SX 210. 13-01 (a) (4) (iv))-Publisher FASB-URI https://asc.fasb.org/1943274/2147480097/470-10-S99-1A)Reference 23: [http://www.xbrl.org/2003/role/disclosureRef-Topic 470-SubTopic 10-Name Accounting Standards Codification-Section S99-Paragraph 1A-Subparagraph \(SX 210. 13-01 \(a\) \(5\)\)-Publisher FASB-URI https://asc.fasb.org/1943274/2147480097/470-10-S99-1A](http://www.xbrl.org/2003/role/disclosureRef-Topic 470-SubTopic 10-Name Accounting Standards Codification-Section S99-Paragraph 1A-Subparagraph (SX 210. 13-01 (a) (5))-Publisher FASB-URI https://asc.fasb.org/1943274/2147480097/470-10-S99-1A)Reference 24: [http://www.xbrl.org/2003/role/disclosureRef-Topic 470-SubTopic 10-Name Accounting Standards Codification-Section S99-Paragraph 1B-Subparagraph \(SX 210. 13-02 \(a\) \(4\) \(i\)\)-Publisher FASB-URI https://asc.fasb.org/1943274/2147480097/470-10-S99-1B](http://www.xbrl.org/2003/role/disclosureRef-Topic 470-SubTopic 10-Name Accounting Standards Codification-Section S99-Paragraph 1B-Subparagraph (SX 210. 13-02 (a) (4) (i))-Publisher FASB-URI https://asc.fasb.org/1943274/2147480097/470-10-S99-1B)Reference 25: [http://www.xbrl.org/2003/role/disclosureRef-Topic 470-SubTopic 10-Name Accounting Standards Codification-Section S99-Paragraph 1B-Subparagraph \(SX 210. 13-02 \(a\) \(4\) \(iii\) \(A\)\)-Publisher FASB-URI https://asc.fasb.org/1943274/2147480097/470-10-S99-1B](http://www.xbrl.org/2003/role/disclosureRef-Topic 470-SubTopic 10-Name Accounting Standards Codification-Section S99-Paragraph 1B-Subparagraph (SX 210. 13-02 (a) (4) (iii) (A))-Publisher FASB-URI https://asc.fasb.org/1943274/2147480097/470-10-S99-1B)Reference 26: [http://www.xbrl.org/2003/role/disclosureRef-Topic 470-SubTopic 10-Name Accounting Standards Codification-Section S99-Paragraph 1B-Subparagraph \(SX 210. 13-02 \(a\) \(4\) \(iii\) \(B\)\)-Publisher FASB-URI https://asc.fasb.org/1943274/2147480097/470-10-S99-1B](http://www.xbrl.org/2003/role/disclosureRef-Topic 470-SubTopic 10-Name Accounting Standards Codification-Section S99-Paragraph 1B-Subparagraph (SX 210. 13-02 (a) (4) (iii) (B))-Publisher FASB-URI https://asc.fasb.org/1943274/2147480097/470-10-S99-1B)Reference 27: [http://www.xbrl.org/2003/role/disclosureRef-Topic 470-SubTopic 10-Name Accounting Standards Codification-Section S99-Paragraph 1B-Subparagraph \(SX 210. 13-02 \(a\) \(4\) \(iv\)\)-Publisher FASB-URI https://asc.fasb.org/1943274/2147480097/470-10-S99-1B](http://www.xbrl.org/2003/role/disclosureRef-Topic 470-SubTopic 10-Name Accounting Standards Codification-Section S99-Paragraph 1B-Subparagraph (SX 210. 13-02 (a) (4) (iv))-Publisher FASB-URI https://asc.fasb.org/1943274/2147480097/470-10-S99-1B)Reference 28: <http://www.xbrl.org/2003/role/disclosureRef-Topic 470-SubTopic 10-Name Accounting Standards>

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FASB-URI https://asc.fasb.org/1943274/2147482810/280-10-50-32)Reference 31: [http://www.xbrl.org/2003/role/disclosureRef-Topic 260-SubTopic 10-Name Accounting Standards Codification-Section 45-Paragraph 60B-Subparagraph \(a\)-Publisher FASB-URI https://asc.fasb.org/1943274/2147482689/260-10-45-60B](http://www.xbrl.org/2003/role/disclosureRef-Topic 260-SubTopic 10-Name Accounting Standards Codification-Section 45-Paragraph 60B-Subparagraph (a)-Publisher FASB-URI https://asc.fasb.org/1943274/2147482689/260-10-45-60B)Reference 32: <http://www.xbrl.org/2003/role/exampleRef-Topic 280-SubTopic 10-Name Accounting Standards Codification-Section 50-Paragraph 31-Publisher FASB-URI https://asc.fasb.org/1943274/2147482810/280-10-50-31>Reference 33: [http://www.xbrl.org/2003/role/disclosureRef-Topic 280-SubTopic 10-Name Accounting Standards Codification-Section 50-Paragraph 32-Subparagraph \(c\)-Publisher FASB-URI https://asc.fasb.org/1943274/2147482810/280-10-50-32](http://www.xbrl.org/2003/role/disclosureRef-Topic 280-SubTopic 10-Name Accounting Standards Codification-Section 50-Paragraph 32-Subparagraph (c)-Publisher FASB-URI https://asc.fasb.org/1943274/2147482810/280-10-50-32)Reference 34: <http://www.xbrl.org/2003/role/disclosureRef-Topic 205-SubTopic 20-Name Accounting Standards Codification-Section 50-Paragraph 7-Publisher FASB-URI https://asc.fasb.org/1943274/2147483499/205-20-50-7>Reference 35: <http://asc.fasb.org/us-gaap/role/ref/legacyRef-Topic 230-SubTopic 10-Name Accounting Standards Codification-Section 45-Paragraph 28-Publisher FASB-URI https://asc.fasb.org/1943274/2147482740/230-10-45-28>Reference 36: [http://www.xbrl.org/2003/role/disclosureRef-Topic 220-SubTopic 10-Name Accounting Standards Codification-Section 45-Paragraph 1A-Subparagraph \(a\)-Publisher FASB-URI https://asc.fasb.org/1943274/2147482790/220-10-45-1A](http://www.xbrl.org/2003/role/disclosureRef-Topic 220-SubTopic 10-Name Accounting Standards Codification-Section 45-Paragraph 1A-Subparagraph (a)-Publisher FASB-URI https://asc.fasb.org/1943274/2147482790/220-10-45-1A)Reference 37: [http://www.xbrl.org/2003/role/disclosureRef-Topic 220-SubTopic 10-Name Accounting Standards Codification-Section 45-Paragraph 1B-Subparagraph \(a\)-Publisher FASB-URI https://asc.fasb.org/1943274/2147482790/220-10-45-1B](http://www.xbrl.org/2003/role/disclosureRef-Topic 220-SubTopic 10-Name Accounting Standards Codification-Section 45-Paragraph 1B-Subparagraph (a)-Publisher FASB-URI https://asc.fasb.org/1943274/2147482790/220-10-45-1B)Reference 38: [http://asc.fasb.org/us-gaap/role/ref/legacyRef-Topic 220-SubTopic 10-Name Accounting Standards Codification-Section S99-Paragraph 2-Subparagraph \(SX 210. 5-03 \(20\)\)-Publisher FASB-URI https://asc.fasb.org/1943274/2147483621/220-10-S99-2](http://asc.fasb.org/us-gaap/role/ref/legacyRef-Topic 220-SubTopic 10-Name Accounting Standards Codification-Section S99-Paragraph 2-Subparagraph (SX 210. 5-03 (20))-Publisher FASB-URI https://asc.fasb.org/1943274/2147483621/220-10-S99-2)Reference 39: [http://asc.fasb.org/us-gaap/role/ref/legacyRef-Topic 942-SubTopic 220-Name Accounting Standards Codification-Section S99-Paragraph 1-Subparagraph \(SX 210. 9-04 \(22\)\)-Publisher FASB-URI https://asc.fasb.org/1943274/2147483589/942-220-S99-1](http://asc.fasb.org/us-gaap/role/ref/legacyRef-Topic 942-SubTopic 220-Name Accounting Standards Codification-Section S99-Paragraph 1-Subparagraph (SX 210. 9-04 (22))-Publisher FASB-URI https://asc.fasb.org/1943274/2147483589/942-220-S99-1)Details Name: us-gaap_NetIncomeLoss Namespace Prefix: us-gaap_Data Type: xbrli: monetaryItemType Balance Type: credit Period Type: duration SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Details Narrative)-USD (\$) 1 Months Ended 12 Months Ended Aug. 14, 2023 Aug. 09, 2023 Aug. 12, 2022 Oct. 20, 2023 Dec. 31, 2023 Dec. 31, 2022 Subsidiary, Sale of Stock [Line Items] Cash \$ 5, 308 \$ 403, 012 Cash Equivalents, at Carrying Value Investments held in Trust Account 56, 231, 052 76, 541, 453 Incurred offering costs \$ 3, 898, 030 3, 898, 030 Deferred underwriter fee payable non current \$ 2, 587, 499 2, 587, 499 \$ 2, 587, 499 Additional paid-in capital 571, 245 Accretion of offering costs to deficit \$ 210, 873 Temporary equity, shares outstanding 5, 127, 282 7, 392, 855 Stock Redeemed 1, 550, 710 Unrecognized tax benefits \$ 0 \$ 0 Accrued interest and penalties Cash, FDIC insured amount 250, 000 Common Stock [Member] Subsidiary, Sale of Stock [Line Items] Accretion of offering costs to deficit Temporary equity, shares outstanding 5, 951, 964 5, 127, 282 5, 951, 964 Stock Redeemed 1, 440, 891 1, 550, 710 824, 682 Reversal of shares during the period 109, 819 Over-Allotment Option [Member] Subsidiary, Sale of Stock [Line Items] Payments for Underwriting Expense \$ 739, 286 X-References No definition available. Details Name: CIK0001869601_AccretionOfOfferingCostsToDeficit Namespace Prefix: CIK0001869601_Data Type: xbrli: monetaryItemType Balance Type: debit Period Type: duration X-References No definition available. Details Name: CIK0001869601_DeferredUnderwriterFeePayableNonCurrent Namespace Prefix: CIK0001869601_Data Type: xbrli: monetaryItemType Balance Type: credit Period Type: instant X-References No definition available. Details Name: CIK0001869601_IncurredOfferingCosts Namespace Prefix: CIK0001869601_Data Type: xbrli: monetaryItemType Balance Type: debit Period Type: duration X-References No definition available. Details Name: CIK0001869601_ReversalOfSharesDuringThePeriod Namespace Prefix: CIK0001869601_Data Type: xbrli: sharesItemType Balance Type: na Period Type: duration X-Definition Amount of other increase (decrease) in additional paid-in capital (APIC). References No definition available. Details Name: us-gaap_AdjustmentsToAdditionalPaidInCapitalOther Namespace Prefix: us-gaap_Data Type: xbrli: monetaryItemType Balance Type: credit Period Type: duration X-Definition The amount of cash, securities, or other assets held by a third-party trustee pursuant to the terms of an agreement which assets are available to be used by beneficiaries to that agreement only within the specific terms thereof and which agreement is expected to terminate more than one year from the balance sheet date (or operating cycle, if longer) at which time the assets held-in-trust will be released or forfeited. References Reference 1: [http://www.xbrl.org/2009/role/commonPracticeRef-Topic 235-SubTopic 10-Name Accounting Standards Codification-Section S99-Paragraph 1-Subparagraph \(SX 210. 4-08 \(b\)\)-Publisher FASB-URI https://asc.fasb.org/1943274/2147480678/235-10-S99-1](http://www.xbrl.org/2009/role/commonPracticeRef-Topic 235-SubTopic 10-Name Accounting Standards Codification-Section S99-Paragraph 1-Subparagraph (SX 210. 4-08 (b))-Publisher FASB-URI https://asc.fasb.org/1943274/2147480678/235-10-S99-1)Details Name: us-gaap_AssetsHeldInTrustNoneurrent Namespace Prefix: us-gaap_Data Type: xbrli: monetaryItemType Balance Type: debit Period Type: instant X-Definition Amount of currency on hand as well as demand deposits with banks or financial institutions. Includes other kinds of accounts that have the general characteristics of demand deposits. Excludes cash and cash equivalents within disposal group and discontinued operation. References Reference 1: <http://www.xbrl.org/2003/role/exampleRef-Topic 852-SubTopic 10-Name Accounting Standards Codification-Section 55-Paragraph 10-Publisher FASB-URI https://asc.fasb.org/1943274/2147481372/852-10-55-10>Reference 2: <http://www.xbrl.org/2003/role/exampleRef-Topic 946-SubTopic 830-Name Accounting Standards Codification-Section 55-Paragraph 12-Publisher FASB-URI https://asc.fasb.org/1943274/2147480167/946-830-55-12>Reference 3: [http://www.xbrl.org/2003/role/disclosureRef-Topic 944-SubTopic 210-Name Accounting Standards Codification-Section S99-Paragraph 1-Subparagraph \(SX 210. 7-03 \(a\) \(2\)\)-Publisher FASB-URI https://asc.fasb.org/1943274/2147479440/944-210-S99-1](http://www.xbrl.org/2003/role/disclosureRef-Topic 944-SubTopic 210-Name Accounting Standards Codification-Section S99-Paragraph 1-Subparagraph (SX 210. 7-03 (a) (2))-Publisher FASB-URI https://asc.fasb.org/1943274/2147479440/944-210-S99-1)Reference 4: <http://www.xbrl.org/2003/role/disclosureRef-Topic 946-SubTopic 210-Name Accounting Standards Codification-Section S99-Paragraph 1-Subparagraph>

(SX 210. 6-04 (4))—Publisher FASB—URI <https://asc.fasb.org//1943274/2147479617/946-210-S99-1>Reference 5: <http://www.xbrl.org/2003/role/disclosureRef-Topic 946-SubTopic 210-Name Accounting Standards Codification-Section 45-Paragraph 21-Publisher FASB-URI https://asc.fasb.org//1943274/2147480555/946-210-45-21>Reference 6: [http://www.xbrl.org/2009/role/commonPracticeRef-Topic 210-SubTopic 10-Name Accounting Standards Codification-Section S99-Paragraph 1-Subparagraph \(SX 210. 5-02 \(1\)\)](http://www.xbrl.org/2009/role/commonPracticeRef-Topic 210-SubTopic 10-Name Accounting Standards Codification-Section S99-Paragraph 1-Subparagraph (SX 210. 5-02 (1)))—Publisher FASB—URI <https://asc.fasb.org//1943274/2147480566/210-10-S99-1>Reference 7: <http://www.xbrl.org/2003/role/disclosureRef-Name Accounting Standards Codification-Section 45-Paragraph 20-SubTopic 210-Topic 946>—Publisher FASB—URI <https://asc.fasb.org//1943274/2147480555/946-210-45-20> Details Name: us-gaap_Cash Namespace Prefix: us-gaap_ Data Type: xbrli: monetaryItemType Balance Type: debit Period Type: instantX—Definition Amount of short-term, highly liquid investments that are both readily convertible to known amounts of cash and so near their maturity that they present insignificant risk of changes in value because of changes in interest rates. Excludes cash and cash equivalents within disposal group and discontinued operation. References Reference 1: [http://www.xbrl.org/2009/role/commonPracticeRef-Topic 944-SubTopic 210-Name Accounting Standards Codification-Section S99-Paragraph 1-Subparagraph \(SX 210. 7-03 \(a\) \(2\)\)](http://www.xbrl.org/2009/role/commonPracticeRef-Topic 944-SubTopic 210-Name Accounting Standards Codification-Section S99-Paragraph 1-Subparagraph (SX 210. 7-03 (a) (2)))—Publisher FASB—URI <https://asc.fasb.org//1943274/2147479440/944-210-S99-1>Reference 2: [http://www.xbrl.org/2009/role/commonPracticeRef-Topic 210-SubTopic 10-Name Accounting Standards Codification-Section S99-Paragraph 1-Subparagraph \(SX 210. 5-02 \(1\)\)](http://www.xbrl.org/2009/role/commonPracticeRef-Topic 210-SubTopic 10-Name Accounting Standards Codification-Section S99-Paragraph 1-Subparagraph (SX 210. 5-02 (1)))—Publisher FASB—URI <https://asc.fasb.org//1943274/2147480566/210-10-S99-1> Details Name: us-gaap_CashEquivalentsAtCarryingValue Namespace Prefix: us-gaap_ Data Type: xbrli: monetaryItemType Balance Type: debit Period Type: instantX—Definition The amount of cash deposited in financial institutions as of the balance sheet date that is insured by the Federal Deposit Insurance Corporation. References No definition available. Details Name: us-gaap_CashFDICInsuredAmount Namespace Prefix: us-gaap_ Data Type: xbrli: monetaryItemType Balance Type: debit Period Type: instantX—Definition Cash paid for expenses incurred during underwriting activities (the process to review insurance applications, evaluate risks, accept or reject applications, and determine the premiums to be charged) for insurance companies. References Reference 1: [http://fasb.org/us-gaap/role/ref/legacyRef-Name Accounting Standards Codification-Section 45-Paragraph 25-Subparagraph \(g\)-SubTopic 10-Topic 230](http://fasb.org/us-gaap/role/ref/legacyRef-Name Accounting Standards Codification-Section 45-Paragraph 25-Subparagraph (g)-SubTopic 10-Topic 230)—Publisher FASB—URI <https://asc.fasb.org//1943274/2147482740/230-10-45-25> Details Name: us-gaap_PaymentsForUnderwritingExpense Namespace Prefix: us-gaap_ Data Type: xbrli: monetaryItemType Balance Type: credit Period Type: durationX—Definition Number of stock bought back by the entity at the exercise price or redemption price. References Reference 1: <http://fasb.org/us-gaap/role/ref/legacyRef-Name Accounting Standards Codification-Section 50-Paragraph 2-SubTopic 10-Topic 505>—Publisher FASB—URI <https://asc.fasb.org//1943274/2147481112/505-10-50-2> Details Name: us-gaap_StockRedeemedOrCalledDuringPeriodShares Namespace Prefix: us-gaap_ Data Type: xbrli: sharesItemType Balance Type: na Period Type: durationX—Definition Line items represent financial concepts included in a table. These concepts are used to disclose reportable information associated with domain members defined in one or many axes to the table. References No definition available. Details Name: us-gaap_SubsiarySaleOfStockLineItems Namespace Prefix: us-gaap_ Data Type: xbrli: stringItemType Balance Type: na Period Type: durationX—Definition The number of securities classified as temporary equity that have been issued and are held by the entity's shareholders. Securities outstanding equals securities issued minus securities held in treasury. Temporary equity is a security with redemption features that are outside the control of the issuer, is not classified as an asset or liability in conformity with GAAP, and is not mandatorily redeemable. Includes any type of security that is redeemable at a fixed or determinable price or on a fixed or determinable date or dates, is redeemable at the option of the holder, or has conditions for redemption which are not solely within the control of the issuer. If convertible, the issuer does not control the actions or events necessary to issue the maximum number of shares that could be required to be delivered under the conversion option if the holder exercises the option to convert the stock to another class of equity. If the security is a warrant or a rights issue, the warrant or rights issue is considered to be temporary equity if the issuer cannot demonstrate that it would be able to deliver upon the exercise of the option by the holder in all cases. Includes stock with put option held by ESOP and stock redeemable by holder only in the event of a change in control of the issuer. References Reference 1: [http://fasb.org/us-gaap/role/ref/legacyRef-Topic 210-SubTopic 10-Name Accounting Standards Codification-Section S99-Paragraph 1-Subparagraph \(SX 210. 5-02 \(27\) \(b\)\)](http://fasb.org/us-gaap/role/ref/legacyRef-Topic 210-SubTopic 10-Name Accounting Standards Codification-Section S99-Paragraph 1-Subparagraph (SX 210. 5-02 (27) (b)))—Publisher FASB—URI <https://asc.fasb.org//1943274/2147480566/210-10-S99-1> Details Name: us-gaap_TemporaryEquitySharesOutstanding Namespace Prefix: us-gaap_ Data Type: xbrli: sharesItemType Balance Type: na Period Type: instantX—Definition Amount of unrecognized tax benefits. References Reference 1: [http://www.xbrl.org/2003/role/disclosureRef-Topic 740-SubTopic 10-Name Accounting Standards Codification-Section 50-Paragraph 15A-Subparagraph \(a\)-Publisher FASB-URI https://asc.fasb.org//1943274/2147482685/740-10-50-15A](http://www.xbrl.org/2003/role/disclosureRef-Topic 740-SubTopic 10-Name Accounting Standards Codification-Section 50-Paragraph 15A-Subparagraph (a)-Publisher FASB-URI https://asc.fasb.org//1943274/2147482685/740-10-50-15A)Reference 2: <http://www.xbrl.org/2003/role/disclosureRef-Topic 740-SubTopic 10-Name Accounting Standards Codification-Section 45-Paragraph 10B-Publisher FASB-URI https://asc.fasb.org//1943274/2147482525/740-10-45-10B> Details Name: us-gaap_UnrecognizedTaxBenefits Namespace Prefix: us-gaap_ Data Type: xbrli: monetaryItemType Balance Type: credit Period Type: instantX—Definition Amount accrued for interest on an underpayment of income taxes and penalties related to a tax position claimed or expected to be claimed in the tax return. References Reference 1: [http://www.xbrl.org/2003/role/disclosureRef-Topic 740-SubTopic 10-Name Accounting Standards Codification-Section 50-Paragraph 15-Subparagraph \(e\)-Publisher FASB-URI https://asc.fasb.org//1943274/2147482685/740-10-50-15](http://www.xbrl.org/2003/role/disclosureRef-Topic 740-SubTopic 10-Name Accounting Standards Codification-Section 50-Paragraph 15-Subparagraph (e)-Publisher FASB-URI https://asc.fasb.org//1943274/2147482685/740-10-50-15) Details Name: us-gaap_UnrecognizedTaxBenefitsIncomeTaxPenaltiesAndInterestAccrued Namespace Prefix: us-gaap_ Data Type: xbrli: monetaryItemType Balance Type: credit Period Type: instantX—Details Name: us-gaap_StatementEquityComponentsAxis = us-gaap_CommonStockMember Namespace Prefix: Data Type: na Balance Type: Period Type: X—Details Name: us-gaap_SubsiarySaleOfStockAxis = us-gaap_OverAllotmentOptionMember Namespace Prefix: Data Type: na Balance Type: Period Type: INITIAL PUBLIC OFFERING (Details Narrative)—USD (\$) 12 Months Ended Aug. 12, 2022 Dec. 31, 2023 Dec. 31, 2022 Share price \$ 10. 25 Incurred offering costs \$ 3, 898, 030 \$ 3, 898, 030 Deferred underwriter fee payable non-current \$

2, 587, 499 2, 587, 499 \$ 2, 587, 499 Accretion of offering costs to deficit 210, 873 Public Warrants [Member] Common Class A [Member] Share price \$ 11. 50 Common Stock [Member] Accretion of offering costs to deficit IPO [Member] Share price \$ 10. 00 Proceeds from issuance initial public offering \$ 73, 928, 550 IPO [Member] Common Stock [Member] Number of shares issued 7, 392, 855 Over- Allotment Option [Member] Number of shares issued 892, 855 X- ReferencesNo definition available. Details Name: CIK0001869601_AccretionOfOfferingCostsToDeficit Namespace Prefix: CIK0001869601_Data Type: xbrli: monetaryItemType Balance Type: debit Period Type: durationX- ReferencesNo definition available. Details Name: CIK0001869601_DeferredUnderwriterFeePayableNonCurrent Namespace Prefix: CIK0001869601_Data Type: xbrli: monetaryItemType Balance Type: credit Period Type: instantX- ReferencesNo definition available. Details Name: CIK0001869601_IncurredOfferingCosts Namespace Prefix: CIK0001869601_Data Type: xbrli: monetaryItemType Balance Type: debit Period Type: durationX- DefinitionExercise price per share or per unit of warrants or rights outstanding. ReferencesReference 1: <http://www.xbrl.org/2003/role/disclosureRef-Topic 505-SubTopic 10-Name Accounting Standards Codification-Section 50-Paragraph 3-Publisher FASB-URI https://asc.fasb.org/1943274/2147481112/505-10-50-3> Details Name: us-gaap_ClassOfWarrantOrRightExercisePriceOfWarrantsOrRightsI Namespace Prefix: us-gaap_Data Type: dtr-types: perShareItemType Balance Type: na Period Type: instantX- DefinitionThe cash inflow associated with the amount received from entity's first offering of stock to the public. ReferencesReference 1: [http://fasb.org/us-gaap/role/ref/legacyRef-Name Accounting Standards Codification-Section 45-Paragraph 14-Subparagraph \(a\)-SubTopic 10-Topic 230-Publisher FASB-URI https://asc.fasb.org/1943274/2147482740/230-10-45-14](http://fasb.org/us-gaap/role/ref/legacyRef-Name Accounting Standards Codification-Section 45-Paragraph 14-Subparagraph (a)-SubTopic 10-Topic 230-Publisher FASB-URI https://asc.fasb.org/1943274/2147482740/230-10-45-14) Details Name: us-gaap_ProceedsFromIssuanceInitialPublicOffering Namespace Prefix: us-gaap_Data Type: xbrli: monetaryItemType Balance Type: debit Period Type: durationX- DefinitionPrice of a single share of a number of saleable stocks of a company. ReferencesNo definition available. Details Name: us-gaap_SharePrice Namespace Prefix: us-gaap_Data Type: dtr-types: perShareItemType Balance Type: na Period Type: instantX- DefinitionNumber of new stock issued during the period. ReferencesReference 1: <http://fasb.org/us-gaap/role/ref/legacyRef-Name Accounting Standards Codification-Section 50-Paragraph 2-SubTopic 10-Topic 505-Publisher FASB-URI https://asc.fasb.org/1943274/2147481112/505-10-50-2> Reference 2: [http://www.xbrl.org/2003/role/disclosureRef-Topic 946-SubTopic 505-Name Accounting Standards Codification-Section 50-Paragraph 2-Subparagraph \(a\)-Publisher FASB-URI https://asc.fasb.org/1943274/2147481004/946-505-50-2](http://www.xbrl.org/2003/role/disclosureRef-Topic 946-SubTopic 505-Name Accounting Standards Codification-Section 50-Paragraph 2-Subparagraph (a)-Publisher FASB-URI https://asc.fasb.org/1943274/2147481004/946-505-50-2) Reference 3: [http://www.xbrl.org/2003/role/disclosureRef-Topic 946-SubTopic 220-Name Accounting Standards Codification-Section S99-Paragraph 3-Subparagraph \(SX 210. 6-09 \(4\) \(b\)\)-Publisher FASB-URI https://asc.fasb.org/1943274/2147483575/946-220-S99-3](http://www.xbrl.org/2003/role/disclosureRef-Topic 946-SubTopic 220-Name Accounting Standards Codification-Section S99-Paragraph 3-Subparagraph (SX 210. 6-09 (4) (b))-Publisher FASB-URI https://asc.fasb.org/1943274/2147483575/946-220-S99-3) Reference 4: [http://www.xbrl.org/2003/role/disclosureRef-Topic 946-SubTopic 10-Name Accounting Standards Codification-Section S99-Paragraph 3-Subparagraph \(SX 210. 6-03 \(i\) \(1\)\)-Publisher FASB-URI https://asc.fasb.org/1943274/2147479886/946-10-S99-3](http://www.xbrl.org/2003/role/disclosureRef-Topic 946-SubTopic 10-Name Accounting Standards Codification-Section S99-Paragraph 3-Subparagraph (SX 210. 6-03 (i) (1))-Publisher FASB-URI https://asc.fasb.org/1943274/2147479886/946-10-S99-3) Reference 5: [http://fasb.org/us-gaap/role/ref/legacyRef-Topic 210-SubTopic 10-Name Accounting Standards Codification-Section S99-Paragraph 1-Subparagraph \(SX 210. 5-02 \(28\)\)-Publisher FASB-URI https://asc.fasb.org/1943274/2147480566/210-10-S99-1](http://fasb.org/us-gaap/role/ref/legacyRef-Topic 210-SubTopic 10-Name Accounting Standards Codification-Section S99-Paragraph 1-Subparagraph (SX 210. 5-02 (28))-Publisher FASB-URI https://asc.fasb.org/1943274/2147480566/210-10-S99-1) Reference 6: [http://fasb.org/us-gaap/role/ref/legacyRef-Topic 505-SubTopic 10-Name Accounting Standards Codification-Section S99-Paragraph 1-Subparagraph \(SX 210. 3-04\)-Publisher FASB-URI https://asc.fasb.org/1943274/2147480008/505-10-S99-1](http://fasb.org/us-gaap/role/ref/legacyRef-Topic 505-SubTopic 10-Name Accounting Standards Codification-Section S99-Paragraph 1-Subparagraph (SX 210. 3-04)-Publisher FASB-URI https://asc.fasb.org/1943274/2147480008/505-10-S99-1) Reference 7: [http://fasb.org/us-gaap/role/ref/legacyRef-Topic 210-SubTopic 10-Name Accounting Standards Codification-Section S99-Paragraph 1-Subparagraph \(SX 210. 5-02 \(29\)\)-Publisher FASB-URI https://asc.fasb.org/1943274/2147480566/210-10-S99-1](http://fasb.org/us-gaap/role/ref/legacyRef-Topic 210-SubTopic 10-Name Accounting Standards Codification-Section S99-Paragraph 1-Subparagraph (SX 210. 5-02 (29))-Publisher FASB-URI https://asc.fasb.org/1943274/2147480566/210-10-S99-1) Details Name: us-gaap_StockIssuedDuringPeriodSharesNewIssues Namespace Prefix: us-gaap_Data Type: xbrli: sharesItemType Balance Type: na Period Type: durationX- Details Name: us-gaap_ClassOfWarrantOrRightAxis = CIK0001869601_PublicWarrantsMember Namespace Prefix: Data Type: na Balance Type: Period Type: X- Details Name: us-gaap_StatementClassOfStockAxis = us-gaap_CommonClassAMember Namespace Prefix: Data Type: na Balance Type: Period Type: X- Details Name: us-gaap_StatementEquityComponentsAxis = us-gaap_CommonStockMember Namespace Prefix: Data Type: na Balance Type: Period Type: X- Details Name: us-gaap_SubsidarySaleOfStockAxis = us-gaap_IPOMember Namespace Prefix: Data Type: na Balance Type: Period Type: X- Details Name: us-gaap_SubsidarySaleOfStockAxis = us-gaap_OverAllotmentOptionMember Namespace Prefix: Data Type: na Balance Type: Period Type: PRIVATE PLACEMENT (Details Narrative)-USD (\$) 12 Months Ended Dec. 31, 2023-Dec. 31, 2022Subsidiary, Sale of Stock [Line Items] Proceeds from Issuance of private placement \$ 3, 737, 500Private Placement Warrants [Member] Subsidiary, Sale of Stock [Line Items] Class of warrants and rights issued during the period 373, 750 Proceeds from Issuance of private placement \$ 3, 737, 500 X- ReferencesNo definition available. Details Name: CIK0001869601_ClassOfWarrantsAndRightsIssuedDuringThePeriod Namespace Prefix: CIK0001869601_Data Type: xbrli: sharesItemType Balance Type: na Period Type: durationX- DefinitionThe cash inflow associated with the amount received from entity's raising of capital via private rather than public placement. ReferencesReference 1: [http://fasb.org/us-gaap/role/ref/legacyRef-Name Accounting Standards Codification-Section 45-Paragraph 14-Subparagraph \(a\)-SubTopic 10-Topic 230-Publisher FASB-URI https://asc.fasb.org/1943274/2147482740/230-10-45-14](http://fasb.org/us-gaap/role/ref/legacyRef-Name Accounting Standards Codification-Section 45-Paragraph 14-Subparagraph (a)-SubTopic 10-Topic 230-Publisher FASB-URI https://asc.fasb.org/1943274/2147482740/230-10-45-14) Details Name: us-gaap_ProceedsFromIssuanceOfPrivatePlacement Namespace Prefix: us-gaap_Data Type: xbrli: monetaryItemType Balance Type: debit Period Type: durationX- DefinitionLine items represent financial concepts included in a table. These concepts are used to disclose reportable information associated with domain members defined in one or many axes to the table. ReferencesNo definition available. Details Name: us-gaap_SubsidarySaleOfStockLineItems Namespace Prefix: us-gaap_Data Type: xbrli: stringItemType Balance Type: na Period Type: durationX- Details Name: us-gaap_SubsidarySaleOfStockAxis = CIK0001869601_PrivatePlacementWarrantsMember Namespace Prefix: Data Type: na Balance Type: Period Type: RELATED PARTY TRANSACTIONS (Details Narrative)-USD (\$) 1 Months Ended 12 Months Ended Aug. 15, 2022-Aug. 12, 2022 Jul. 01, 2022-Oct. 24, 2021-Dec. 31, 2023-Dec. 31, 2022-Dec. 31, 2021-Nov. 30, 2023-Oct. 31, 2023-Sep. 30, 2023-Sep. 08, 2023-Apr. 20, 2021Related Party Transaction [Line Items] Temporary equity, shares outstanding 5, 127, 282 7, 392, 855 Common stock, shares, outstanding 2, 295, 893 2, 295, 893 Due

to related party \$ 54, 535 Repayments of related party debt \$ 159, 478 \$ 159, 478 Convertible promissory notes 100, 000 \$ 190, 112 \$ 100, 000 Promissory note related party \$ 400, 112 Working Capital Loan [Member] Related Party Transaction [Line Items] Conversion price \$ 10. 00 Convertible carrying amount of equity component \$ 500, 000 Bank overdrafts 90, 112 Zheng Yuan [Member] Related Party Transaction [Line Items] Convertible promissory notes \$ 390, 112 Convertible note issued \$ 390, 112 First Convertible Promissory Note [Member] Related Party Transaction [Line Items] Principal amount \$ 10, 000 Conversion price \$ 10. 00 Over- Allotment Option [Member] Related Party Transaction [Line Items] Number of shares issued 892, 855 Proposed Offering [Member] Related Party Transaction [Line Items] Number of shares issued 892, 855 Common stock threshold percentage on conversion of shares 20. 00 % Founder Shares [Member] Related Party Transaction [Line Items] Number of shares issued 2, 156, 250 Number of shares issued, value \$ 25, 000 Founder Shares [Member] Over- Allotment Option [Member] Related Party Transaction [Line Items] Forfeited, shares 20, 536 Sponsor [Member] Related Party Transaction [Line Items] Number of shares issued 2, 156, 250 Number of shares issued, value \$ 25, 000 Common stock, shares, outstanding 1, 848, 214 Sponsor [Member] Zheng Yuan [Member] Related Party Transaction [Line Items] Convertible note issued \$ 10, 000 Sponsor [Member] Promissory Note [Member] Related Party Transaction [Line Items] Principal amount \$ 159, 478 \$ 200, 000 Sponsor [Member] Founder Shares [Member] Related Party Transaction [Line Items] Number of shares issued 287, 500 Temporary equity, shares outstanding 1, 848, 214 1, 868, 750 Forfeited, shares 20, 536 X-ReferencesNo definition available. Details Name: CIK0001869601_CommonStockThresholdPercentageOnConversionOfShares Namespace Prefix: CIK0001869601_ Data Type: dtr- types: percentItemType Balance Type: na Period Type: durationX-ReferencesNo definition available. Details Name: CIK0001869601_ConvertibleNoteIssued Namespace Prefix: CIK0001869601_ Data Type: xbrli: monetaryItemType Balance Type: debit Period Type: instantX-ReferencesNo definition available. Details Name: CIK0001869601_ConvertiblePromissoryNotes Namespace Prefix: CIK0001869601_ Data Type: xbrli: monetaryItemType Balance Type: credit Period Type: instantX-ReferencesNo definition available. Details Name: CIK0001869601_DueToRelatedParty Namespace Prefix: CIK0001869601_ Data Type: xbrli: monetaryItemType Balance Type: credit Period Type: instantX-ReferencesNo definition available. Details Name: CIK0001869601_PromissoryNoteRelatedParty Namespace Prefix: CIK0001869601_ Data Type: xbrli: monetaryItemType Balance Type: credit Period Type: instantX-DefinitionCarrying value as of the balance sheet date of payments made in excess of existing cash balances, which will be honored by the bank but reflected as a loan to the entity. Overdrafts generally have a very short time frame for correction or repayment and are therefore more similar to short- term bank financing than trade financing. ReferencesReference 1: [http://fasb.org/us-gaap/role/ref/legacyRef-Name Accounting Standards Codification-Topic 210-SubTopic 10-Section S99-Paragraph 1-Subparagraph \(SX 210. 5-02. 20\)-Publisher FASB-URI https://asc.fasb.org/1943274/2147480566/210-10-S99-1](http://fasb.org/us-gaap/role/ref/legacyRef-Name Accounting Standards Codification-Topic 210-SubTopic 10-Section S99-Paragraph 1-Subparagraph (SX 210. 5-02. 20)-Publisher FASB-URI https://asc.fasb.org/1943274/2147480566/210-10-S99-1)Reference 2: <http://fasb.org/us-gaap/role/ref/legacyRef-Name Accounting Standards Codification-Topic 470-SubTopic 10-Section 45-Paragraph 10-Publisher FASB-URI https://asc.fasb.org/1943274/2147481573/470-10-45-10>Details Name: us-gaap_BankOverdrafts Namespace Prefix: us-gaap_ Data Type: xbrli: monetaryItemType Balance Type: credit Period Type: instantX-DefinitionNumber of shares of common stock outstanding. Common stock represent the ownership interest in a corporation. ReferencesReference 1: <http://fasb.org/us-gaap/role/ref/legacyRef-Name Accounting Standards Codification-Section 50-Paragraph 2-SubTopic 10-Topic 505-Publisher FASB-URI https://asc.fasb.org/1943274/2147481112/505-10-50-2>Reference 2: [http://www.xbrl.org/2003/role/disclosureRef-Topic 946-SubTopic 210-Name Accounting Standards Codification-Section S99-Paragraph 2-Subparagraph \(SX 210. 6-05 \(4\)\)-Publisher FASB-URI https://asc.fasb.org/1943274/2147479617/946-210-S99-2](http://www.xbrl.org/2003/role/disclosureRef-Topic 946-SubTopic 210-Name Accounting Standards Codification-Section S99-Paragraph 2-Subparagraph (SX 210. 6-05 (4))-Publisher FASB-URI https://asc.fasb.org/1943274/2147479617/946-210-S99-2)Reference 3: [http://www.xbrl.org/2009/role/commonPracticeRef-Topic 946-SubTopic 220-Name Accounting Standards Codification-Section S99-Paragraph 3-Subparagraph \(SX 210. 6-09 \(4\) \(b\)\)-Publisher FASB-URI https://asc.fasb.org/1943274/2147483575/946-220-S99-3](http://www.xbrl.org/2009/role/commonPracticeRef-Topic 946-SubTopic 220-Name Accounting Standards Codification-Section S99-Paragraph 3-Subparagraph (SX 210. 6-09 (4) (b))-Publisher FASB-URI https://asc.fasb.org/1943274/2147483575/946-220-S99-3)Reference 4: [http://www.xbrl.org/2003/role/disclosureRef-Topic 946-SubTopic 210-Name Accounting Standards Codification-Section S99-Paragraph 1-Subparagraph \(SX 210. 6-04 \(16\) \(a\)\)-Publisher FASB-URI https://asc.fasb.org/1943274/2147479617/946-210-S99-1](http://www.xbrl.org/2003/role/disclosureRef-Topic 946-SubTopic 210-Name Accounting Standards Codification-Section S99-Paragraph 1-Subparagraph (SX 210. 6-04 (16) (a))-Publisher FASB-URI https://asc.fasb.org/1943274/2147479617/946-210-S99-1)Reference 5: [http://www.xbrl.org/2009/role/commonPracticeRef-Topic 946-SubTopic 220-Name Accounting Standards Codification-Section S99-Paragraph 3-Subparagraph \(SX 210. 6-09 \(7\)\)-Publisher FASB-URI https://asc.fasb.org/1943274/2147483575/946-220-S99-3](http://www.xbrl.org/2009/role/commonPracticeRef-Topic 946-SubTopic 220-Name Accounting Standards Codification-Section S99-Paragraph 3-Subparagraph (SX 210. 6-09 (7))-Publisher FASB-URI https://asc.fasb.org/1943274/2147483575/946-220-S99-3)Reference 6: [http://fasb.org/us-gaap/role/ref/legacyRef-Topic 210-SubTopic 10-Name Accounting Standards Codification-Section S99-Paragraph 1-Subparagraph \(SX 210. 5-02 \(29\)\)-Publisher FASB-URI https://asc.fasb.org/1943274/2147480566/210-10-S99-1](http://fasb.org/us-gaap/role/ref/legacyRef-Topic 210-SubTopic 10-Name Accounting Standards Codification-Section S99-Paragraph 1-Subparagraph (SX 210. 5-02 (29))-Publisher FASB-URI https://asc.fasb.org/1943274/2147480566/210-10-S99-1)Details Name: us-gaap_CommonStockSharesOutstanding Namespace Prefix: us-gaap_ Data Type: xbrli: sharesItemType Balance Type: na Period Type: instantX-DefinitionThe carrying amount of the equity component of convertible debt which may be settled in cash upon conversion. ReferencesReference 1: [http://fasb.org/us-gaap/role/ref/legacyRef-Name Accounting Standards Codification-Topic 470-SubTopic 20-Section 50-Paragraph 4-Subparagraph \(a\)-Publisher FASB-URI https://asc.fasb.org/1943274/2147481139/470-20-50-4](http://fasb.org/us-gaap/role/ref/legacyRef-Name Accounting Standards Codification-Topic 470-SubTopic 20-Section 50-Paragraph 4-Subparagraph (a)-Publisher FASB-URI https://asc.fasb.org/1943274/2147481139/470-20-50-4)Details Name: us-gaap_DebtInstrumentConvertibleCarryingAmountOfTheEquityComponent Namespace Prefix: us-gaap_ Data Type: xbrli: monetaryItemType Balance Type: credit Period Type: instantX-DefinitionThe price per share of the conversion feature embedded in the debt instrument. ReferencesReference 1: [http://www.xbrl.org/2003/role/disclosureRef-Topic 470-SubTopic 20-Name Accounting Standards Codification-Section 50-Paragraph 1B-Subparagraph \(e\)-Publisher FASB-URI https://asc.fasb.org/1943274/2147481139/470-20-50-1B](http://www.xbrl.org/2003/role/disclosureRef-Topic 470-SubTopic 20-Name Accounting Standards Codification-Section 50-Paragraph 1B-Subparagraph (e)-Publisher FASB-URI https://asc.fasb.org/1943274/2147481139/470-20-50-1B)Reference 2: [http://fasb.org/us-gaap/role/ref/legacyRef-Topic 470-SubTopic 20-Name Accounting Standards Codification-Section 50-Paragraph 5-Subparagraph \(b\)-Publisher FASB-URI https://asc.fasb.org/1943274/2147481139/470-20-50-5](http://fasb.org/us-gaap/role/ref/legacyRef-Topic 470-SubTopic 20-Name Accounting Standards Codification-Section 50-Paragraph 5-Subparagraph (b)-Publisher FASB-URI https://asc.fasb.org/1943274/2147481139/470-20-50-5)Details Name: us-gaap_DebtInstrumentConvertibleConversionPrice1 Namespace Prefix: us-gaap_ Data Type: dtr- types: perShareItemType Balance Type: na Period Type: instantX-DefinitionFace (par) amount of debt instrument at time of issuance. ReferencesReference 1: <http://www.xbrl.org/2003/role/disclosureRef-Topic 835-SubTopic 30-Name Accounting Standards Codification-Section 50-Paragraph 1-Publisher FASB-URI https://asc.fasb.org/1943274/2147482900/835->

30-50-1Reference 2: [http://www.xbrl.org/2003/role/disclosureRef-Topic 470-SubTopic 20-Name Accounting Standards Codification-Section 50-Paragraph 1B-Subparagraph \(a\)-Publisher FASB-URI https://asc.fasb.org//1943274/2147481139/470-20-50-1BReference 3: http://www.xbrl.org/2003/role/exampleRef-Topic 470-SubTopic 20-Name Accounting Standards Codification-Section 55-Paragraph 69B-Publisher FASB-URI https://asc.fasb.org//1943274/2147481568/470-20-55-69BReference 4: http://www.xbrl.org/2003/role/exampleRef-Topic 470-SubTopic 20-Name Accounting Standards Codification-Section 55-Paragraph 69C-Publisher FASB-URI https://asc.fasb.org//1943274/2147481568/470-20-55-69CReference 5: http://fasb.org/us-gaap/role/ref/legacyRef-Name Accounting Standards Codification-Topic 835-SubTopic 30-Section 45-Paragraph 2-Publisher FASB-URI https://asc.fasb.org//1943274/2147482925/835-30-45-2Reference 6: http://fasb.org/us-gaap/role/ref/legacyRef-Name Accounting Standards Codification-Topic 835-SubTopic 30-Section 55-Paragraph 8-Publisher FASB-URI https://asc.fasb.org//1943274/2147482949/835-30-55-8](http://www.xbrl.org/2003/role/disclosureRef-Topic 470-SubTopic 20-Name Accounting Standards Codification-Section 50-Paragraph 1B-Subparagraph (a)-Publisher FASB-URI https://asc.fasb.org//1943274/2147481139/470-20-50-1BReference 3: http://www.xbrl.org/2003/role/exampleRef-Topic 470-SubTopic 20-Name Accounting Standards Codification-Section 55-Paragraph 69B-Publisher FASB-URI https://asc.fasb.org//1943274/2147481568/470-20-55-69BReference 4: http://www.xbrl.org/2003/role/exampleRef-Topic 470-SubTopic 20-Name Accounting Standards Codification-Section 55-Paragraph 69C-Publisher FASB-URI https://asc.fasb.org//1943274/2147481568/470-20-55-69CReference 5: http://fasb.org/us-gaap/role/ref/legacyRef-Name Accounting Standards Codification-Topic 835-SubTopic 30-Section 45-Paragraph 2-Publisher FASB-URI https://asc.fasb.org//1943274/2147482925/835-30-45-2Reference 6: http://fasb.org/us-gaap/role/ref/legacyRef-Name Accounting Standards Codification-Topic 835-SubTopic 30-Section 55-Paragraph 8-Publisher FASB-URI https://asc.fasb.org//1943274/2147482949/835-30-55-8) Details Name: us-gaap-DebtInstrumentFaceAmount Namespace Prefix: us-gaap-Data Type: xbrli:monetaryItemType Balance Type: credit Period Type: instantX-DefinitionLine items represent financial concepts included in a table. These concepts are used to disclose reportable information associated with domain members defined in one or many axes to the table. ReferencesReference 1: [http://www.xbrl.org/2003/role/disclosureRef-Topic 946-SubTopic 220-Name Accounting Standards Codification-Section S99-Paragraph 1-Subparagraph \(SX 210.6-07\(2\)\(c\)\(2\)\(i\)\)-Publisher FASB-URI https://asc.fasb.org//1943274/2147483575/946-220-S99-1Reference 2: http://www.xbrl.org/2003/role/disclosureRef-Topic 946-SubTopic 220-Name Accounting Standards Codification-Section S99-Paragraph 1-Subparagraph \(SX 210.6-07\(2\)\(c\)\(2\)\(ii\)\)-Publisher FASB-URI https://asc.fasb.org//1943274/2147483575/946-220-S99-1Reference 3: http://www.xbrl.org/2003/role/disclosureRef-Topic 946-SubTopic 220-Name Accounting Standards Codification-Section S99-Paragraph 1-Subparagraph \(SX 210.6-07\(2\)\(g\)\(3\)\)-Publisher FASB-URI https://asc.fasb.org//1943274/2147483575/946-220-S99-1](http://www.xbrl.org/2003/role/disclosureRef-Topic 946-SubTopic 220-Name Accounting Standards Codification-Section S99-Paragraph 1-Subparagraph (SX 210.6-07(2)(c)(2)(i))-Publisher FASB-URI https://asc.fasb.org//1943274/2147483575/946-220-S99-1Reference 2: http://www.xbrl.org/2003/role/disclosureRef-Topic 946-SubTopic 220-Name Accounting Standards Codification-Section S99-Paragraph 1-Subparagraph (SX 210.6-07(2)(c)(2)(ii))-Publisher FASB-URI https://asc.fasb.org//1943274/2147483575/946-220-S99-1Reference 3: http://www.xbrl.org/2003/role/disclosureRef-Topic 946-SubTopic 220-Name Accounting Standards Codification-Section S99-Paragraph 1-Subparagraph (SX 210.6-07(2)(g)(3))-Publisher FASB-URI https://asc.fasb.org//1943274/2147483575/946-220-S99-1) Details Name: us-gaap-RelatedPartyTransactionLineItems Namespace Prefix: us-gaap-Data Type: xbrli:stringItemType Balance Type: na Period Type: durationX-DefinitionThe cash outflow for the payment of a long-term borrowing made from a related party where one party can exercise control or significant influence over another party; including affiliates, owners or officers and their immediate families, pension trusts, and so forth. Alternate caption: Payments for Advances from Affiliates. ReferencesReference 1: [http://fasb.org/us-gaap/role/ref/legacyRef-Name Accounting Standards Codification-Topic 230-SubTopic 10-Section 45-Paragraph 15-Subparagraph \(b\)-Publisher FASB-URI https://asc.fasb.org//1943274/2147482740/230-10-45-15](http://fasb.org/us-gaap/role/ref/legacyRef-Name Accounting Standards Codification-Topic 230-SubTopic 10-Section 45-Paragraph 15-Subparagraph (b)-Publisher FASB-URI https://asc.fasb.org//1943274/2147482740/230-10-45-15) Details Name: us-gaap-RepaymentsOfRelatedPartyDebt Namespace Prefix: us-gaap-Data Type: xbrli:monetaryItemType Balance Type: credit Period Type: durationX-DefinitionNumber of new stock issued during the period. ReferencesReference 1: [http://fasb.org/us-gaap/role/ref/legacyRef-Name Accounting Standards Codification-Section 50-Paragraph 2-SubTopic 10-Topic 505-Publisher FASB-URI https://asc.fasb.org//1943274/2147481112/505-10-50-2Reference 2: http://www.xbrl.org/2003/role/disclosureRef-Topic 946-SubTopic 505-Name Accounting Standards Codification-Section 50-Paragraph 2-Subparagraph \(a\)-Publisher FASB-URI https://asc.fasb.org//1943274/2147481004/946-505-50-2Reference 3: http://www.xbrl.org/2003/role/disclosureRef-Topic 946-SubTopic 220-Name Accounting Standards Codification-Section S99-Paragraph 3-Subparagraph \(SX 210.6-09\(4\)\(b\)\)-Publisher FASB-URI https://asc.fasb.org//1943274/2147483575/946-220-S99-3Reference 4: http://www.xbrl.org/2003/role/disclosureRef-Topic 946-SubTopic 10-Name Accounting Standards Codification-Section S99-Paragraph 3-Subparagraph \(SX 210.6-03\(i\)\(1\)\)-Publisher FASB-URI https://asc.fasb.org//1943274/2147479886/946-10-S99-3Reference 5: http://fasb.org/us-gaap/role/ref/legacyRef-Topic 210-SubTopic 10-Name Accounting Standards Codification-Section S99-Paragraph 1-Subparagraph \(SX 210.5-02\(28\)\)-Publisher FASB-URI https://asc.fasb.org//1943274/2147480566/210-10-S99-1Reference 6: http://fasb.org/us-gaap/role/ref/legacyRef-Topic 505-SubTopic 10-Name Accounting Standards Codification-Section S99-Paragraph 1-Subparagraph \(SX 210.3-04\)-Publisher FASB-URI https://asc.fasb.org//1943274/2147480008/505-10-S99-1Reference 7: http://fasb.org/us-gaap/role/ref/legacyRef-Topic 210-SubTopic 10-Name Accounting Standards Codification-Section S99-Paragraph 1-Subparagraph \(SX 210.5-02\(29\)\)-Publisher FASB-URI https://asc.fasb.org//1943274/2147480566/210-10-S99-1](http://fasb.org/us-gaap/role/ref/legacyRef-Name Accounting Standards Codification-Section 50-Paragraph 2-SubTopic 10-Topic 505-Publisher FASB-URI https://asc.fasb.org//1943274/2147481112/505-10-50-2Reference 2: http://www.xbrl.org/2003/role/disclosureRef-Topic 946-SubTopic 505-Name Accounting Standards Codification-Section 50-Paragraph 2-Subparagraph (a)-Publisher FASB-URI https://asc.fasb.org//1943274/2147481004/946-505-50-2Reference 3: http://www.xbrl.org/2003/role/disclosureRef-Topic 946-SubTopic 220-Name Accounting Standards Codification-Section S99-Paragraph 3-Subparagraph (SX 210.6-09(4)(b))-Publisher FASB-URI https://asc.fasb.org//1943274/2147483575/946-220-S99-3Reference 4: http://www.xbrl.org/2003/role/disclosureRef-Topic 946-SubTopic 10-Name Accounting Standards Codification-Section S99-Paragraph 3-Subparagraph (SX 210.6-03(i)(1))-Publisher FASB-URI https://asc.fasb.org//1943274/2147479886/946-10-S99-3Reference 5: http://fasb.org/us-gaap/role/ref/legacyRef-Topic 210-SubTopic 10-Name Accounting Standards Codification-Section S99-Paragraph 1-Subparagraph (SX 210.5-02(28))-Publisher FASB-URI https://asc.fasb.org//1943274/2147480566/210-10-S99-1Reference 6: http://fasb.org/us-gaap/role/ref/legacyRef-Topic 505-SubTopic 10-Name Accounting Standards Codification-Section S99-Paragraph 1-Subparagraph (SX 210.3-04)-Publisher FASB-URI https://asc.fasb.org//1943274/2147480008/505-10-S99-1Reference 7: http://fasb.org/us-gaap/role/ref/legacyRef-Topic 210-SubTopic 10-Name Accounting Standards Codification-Section S99-Paragraph 1-Subparagraph (SX 210.5-02(29))-Publisher FASB-URI https://asc.fasb.org//1943274/2147480566/210-10-S99-1) Details Name: us-gaap-StockIssuedDuringPeriodSharesNewIssues Namespace Prefix: us-gaap-Data Type: xbrli:sharesItemType Balance Type: na Period Type: durationX-DefinitionNumber of shares (or other type of equity) forfeited during the period. ReferencesNo definition available. Details Name: us-gaap-StockIssuedDuringPeriodSharesShareBasedCompensationForfeited Namespace Prefix: us-gaap-Data Type: xbrli:sharesItemType Balance Type: na Period Type: durationX-DefinitionEquity impact of the value of new stock issued during the period. Includes shares issued in an initial public offering or a secondary public offering. ReferencesReference 1: [http://fasb.org/us-gaap/role/ref/legacyRef-Name Accounting Standards Codification-Section 50-Paragraph 2-SubTopic 10-Topic 505-Publisher FASB-URI https://asc.fasb.org//1943274/2147481112/505-10-50-2Reference 2: http://www.xbrl.org/2003/role/exampleRef-Topic 946-SubTopic 830-Name Accounting Standards Codification-Section 55-Paragraph 11-Publisher FASB-URI https://asc.fasb.org//1943274/2147480167/946-830-55-11Reference 3: http://www.xbrl.org/2003/role/disclosureRef-Topic 946-SubTopic 205-Name Accounting Standards Codification-Section 45-Paragraph 4-Subparagraph \(a\)-Publisher FASB-URI https://asc.fasb.org//1943274/2147480767/946-205-45-4Reference 4: http://www.xbrl.org/2003/role/disclosureRef-Topic 946-SubTopic 505-Name Accounting Standards Codification-Section 50-Paragraph 2-Subparagraph \(a\)-Publisher FASB-URI https://asc.fasb.org//1943274/2147481004/946-505-50-2Reference 5: http://www.xbrl.org/2003/role/disclosureRef-Topic 946-SubTopic 220-Name Accounting Standards Codification-Section S99-Paragraph 3-Subparagraph \(SX 210.6-09\(4\)\(b\)\)-Publisher FASB-URI https://asc.fasb.org//1943274/2147483575/946-220-S99-3Reference 6: http://fasb.org/us-gaap/role/ref/legacyRef-Topic 210-SubTopic 10-Name Accounting Standards Codification-Section S99-Paragraph 1-Subparagraph \(SX 210.5-02\(28\)\)-Publisher FASB-URI https://asc.fasb.org//1943274/2147480566/210-10-S99-1Reference 7: http://fasb.org/us-gaap/role/ref/](http://fasb.org/us-gaap/role/ref/legacyRef-Name Accounting Standards Codification-Section 50-Paragraph 2-SubTopic 10-Topic 505-Publisher FASB-URI https://asc.fasb.org//1943274/2147481112/505-10-50-2Reference 2: http://www.xbrl.org/2003/role/exampleRef-Topic 946-SubTopic 830-Name Accounting Standards Codification-Section 55-Paragraph 11-Publisher FASB-URI https://asc.fasb.org//1943274/2147480167/946-830-55-11Reference 3: http://www.xbrl.org/2003/role/disclosureRef-Topic 946-SubTopic 205-Name Accounting Standards Codification-Section 45-Paragraph 4-Subparagraph (a)-Publisher FASB-URI https://asc.fasb.org//1943274/2147480767/946-205-45-4Reference 4: http://www.xbrl.org/2003/role/disclosureRef-Topic 946-SubTopic 505-Name Accounting Standards Codification-Section 50-Paragraph 2-Subparagraph (a)-Publisher FASB-URI https://asc.fasb.org//1943274/2147481004/946-505-50-2Reference 5: http://www.xbrl.org/2003/role/disclosureRef-Topic 946-SubTopic 220-Name Accounting Standards Codification-Section S99-Paragraph 3-Subparagraph (SX 210.6-09(4)(b))-Publisher FASB-URI https://asc.fasb.org//1943274/2147483575/946-220-S99-3Reference 6: http://fasb.org/us-gaap/role/ref/legacyRef-Topic 210-SubTopic 10-Name Accounting Standards Codification-Section S99-Paragraph 1-Subparagraph (SX 210.5-02(28))-Publisher FASB-URI https://asc.fasb.org//1943274/2147480566/210-10-S99-1Reference 7: http://fasb.org/us-gaap/role/ref/)

Codification-Section S99-Paragraph 3-Subparagraph (SX 210. 6-09 (4) (b))-Publisher FASB-URI <https://asc.fasb.org/1943274/2147483575/946-220-S99-3>Reference 4: [http://www.xbrl.org/2003/role/disclosureRef-Topic 946-SubTopic 10-Name Accounting Standards Codification-Section S99-Paragraph 3-Subparagraph \(SX 210. 6-03 \(i\) \(1\)\)-Publisher FASB-URI https://asc.fasb.org/1943274/2147479886/946-10-S99-3](http://www.xbrl.org/2003/role/disclosureRef-Topic 946-SubTopic 10-Name Accounting Standards Codification-Section S99-Paragraph 3-Subparagraph (SX 210. 6-03 (i) (1))-Publisher FASB-URI https://asc.fasb.org/1943274/2147479886/946-10-S99-3)Reference 5: [http://fasb.org/us-gaap/role/ref/legacyRef-Topic 210-SubTopic 10-Name Accounting Standards Codification-Section S99-Paragraph 1-Subparagraph \(SX 210. 5-02 \(28\)\)-Publisher FASB-URI https://asc.fasb.org/1943274/2147480566/210-10-S99-1](http://fasb.org/us-gaap/role/ref/legacyRef-Topic 210-SubTopic 10-Name Accounting Standards Codification-Section S99-Paragraph 1-Subparagraph (SX 210. 5-02 (28))-Publisher FASB-URI https://asc.fasb.org/1943274/2147480566/210-10-S99-1)Reference 6: [http://fasb.org/us-gaap/role/ref/legacyRef-Topic 505-SubTopic 10-Name Accounting Standards Codification-Section S99-Paragraph 1-Subparagraph \(SX 210. 3-04\)-Publisher FASB-URI https://asc.fasb.org/1943274/2147480008/505-10-S99-1](http://fasb.org/us-gaap/role/ref/legacyRef-Topic 505-SubTopic 10-Name Accounting Standards Codification-Section S99-Paragraph 1-Subparagraph (SX 210. 3-04)-Publisher FASB-URI https://asc.fasb.org/1943274/2147480008/505-10-S99-1)Reference 7: [http://fasb.org/us-gaap/role/ref/legacyRef-Topic 210-SubTopic 10-Name Accounting Standards Codification-Section S99-Paragraph 1-Subparagraph \(SX 210. 5-02 \(29\)\)-Publisher FASB-URI https://asc.fasb.org/1943274/2147480566/210-10-S99-1](http://fasb.org/us-gaap/role/ref/legacyRef-Topic 210-SubTopic 10-Name Accounting Standards Codification-Section S99-Paragraph 1-Subparagraph (SX 210. 5-02 (29))-Publisher FASB-URI https://asc.fasb.org/1943274/2147480566/210-10-S99-1)Details Name: us-gaap_StockIssuedDuringPeriodSharesNewIssues Namespace Prefix: us-gaap_Data Type: xbrli: sharesItemType Balance Type: na Period Type: durationX-DefinitionLine items represent financial concepts included in a table. These concepts are used to disclose reportable information associated with domain members defined in one or many axes to the table. ReferencesNo definition available. Details Name: us-gaap_SubsidarySaleOfStockLineItems Namespace Prefix: us-gaap_Data Type: xbrli: stringItemType Balance Type: na Period Type: durationX-Details Name: us-gaap_SubsidarySaleOfStockAxis = CIK0001869601_ProposedOfferingMember Namespace Prefix: Data Type: na Balance Type: Period Type: X-Details Name: us-gaap_SubsidarySaleOfStockAxis = us-gaap_OverAllotmentOptionMember Namespace Prefix: Data Type: na Balance Type: Period Type: STOCKHOLDERS' DEFICIT (Details Narrative)-USD (\$) 1 Months Ended 12 Months Ended Aug. 12, 2022 Jul. 01, 2022 Oct. 24, 2021 Dec. 31, 2023 Dec. 31, 2021 Dec. 31, 2022 Accumulated Other Comprehensive Income (Loss) [Line Items] Common stock, shares authorized 500,000,000 500,000,000 Common stock, par value \$ 0.0001 \$ 0.0001 Ordinary shares of initial shareholders 1,437,500 Common Stock dividends, shares 0.50 Temporary equity, shares outstanding 5,127,282 7,392,855 Common stock, shares, issued 2,295,893 2,295,893 Common stock, shares, outstanding 2,295,893 2,295,893 Temporary equity, shares issued 5,127,282 7,392,855 Share price \$ 10.25 IPO [Member] Accumulated Other Comprehensive Income (Loss) [Line Items] Share price \$ 10.00 Warrants issued 7,766,605 Public Warrants [Member] Accumulated Other Comprehensive Income (Loss) [Line Items] Warrants issued 7,392,855 Private Placement Warrants [Member] Accumulated Other Comprehensive Income (Loss) [Line Items] Warrants issued 373,750 Public Warrants [Member] Accumulated Other Comprehensive Income (Loss) [Line Items] Warrants exercisable term from the date of completion of business combination 30 days Warrants not exercisable term from the consummation of business combination 90 days Ordinary Shares Accumulated Other Comprehensive Income (Loss) [Line Items] Common stock, shares, issued 2,295,893 2,295,893 Common stock, shares, outstanding 2,295,893 2,295,893 Common Class A [Member] Share Price Equal Or Exceeds Eighteen Rupees Per Dollar [Member] Accumulated Other Comprehensive Income (Loss) [Line Items] Redemption trading period 30 days Common Class A [Member] Redemption Of Warrants [Member] Share Price Equal Or Exceeds Eighteen Rupees Per Dollar [Member] Accumulated Other Comprehensive Income (Loss) [Line Items] Class of warrants, redemption price per unit 0.01 Redemption notice period 30 days Share price \$ 18 Number of consecutive trading days for determining share price 20 days Number of trading days for determining share price 30 days Sponsor [Member] Accumulated Other Comprehensive Income (Loss) [Line Items] Number of shares issued 2,156,250 Number of shares issued, value \$ 25,000 Common stock, shares, outstanding 1,848,214 Founder Shares [Member] Accumulated Other Comprehensive Income (Loss) [Line Items] Number of shares issued 2,156,250 Number of shares issued, value \$ 25,000 Founder Shares [Member] Sponsor [Member] Accumulated Other Comprehensive Income (Loss) [Line Items] Number of shares issued 287,500 Temporary equity, shares outstanding 1,848,214 1,868,750 Forfeited shares 20,536 X-ReferencesNo definition available. Details Name: CIK0001869601_ClassOfWarrantOrRightIssued Namespace Prefix: CIK0001869601_Data Type: xbrli: sharesItemType Balance Type: na Period Type: instantX-ReferencesNo definition available. Details Name: CIK0001869601_ClassOfWarrantsRedemptionNoticePeriod Namespace Prefix: CIK0001869601_Data Type: xbrli: durationItemType Balance Type: na Period Type: durationX-ReferencesNo definition available. Details Name: CIK0001869601_ClassOfWarrantsRedemptionPricePerUnit Namespace Prefix: CIK0001869601_Data Type: xbrli: sharesItemType Balance Type: na Period Type: instantX-ReferencesNo definition available. Details Name: CIK0001869601_ClassOfWarrantsRedemptionTradingPeriod Namespace Prefix: CIK0001869601_Data Type: xbrli: durationItemType Balance Type: na Period Type: durationX-ReferencesNo definition available. Details Name: CIK0001869601_NumberOfConsecutiveTradingDaysForDeterminingSharePrice Namespace Prefix: CIK0001869601_Data Type: xbrli: durationItemType Balance Type: na Period Type: durationX-ReferencesNo definition available. Details Name: CIK0001869601_NumberOfTradingDaysForDeterminingSharePrice Namespace Prefix: CIK0001869601_Data Type: xbrli: durationItemType Balance Type: na Period Type: durationX-ReferencesNo definition available. Details Name: CIK0001869601_OrdinarySharesOfInitialShareholders Namespace Prefix: CIK0001869601_Data Type: xbrli: sharesItemType Balance Type: na Period Type: durationX-ReferencesNo definition available. Details Name: CIK0001869601_WarrantsExercisableTermFromTheDateOfCompletionOfBusinessCombination Namespace Prefix: CIK0001869601_Data Type: xbrli: durationItemType Balance Type: na Period Type: durationX-ReferencesNo definition available. Details Name: CIK0001869601_WarrantsNotExercisableTermFromTheConsummationOfBusinessCombination Namespace Prefix: CIK0001869601_Data Type: xbrli: durationItemType Balance Type: na Period Type: durationX-DefinitionLine items represent financial concepts included in a table. These concepts are used to disclose reportable information associated with domain members defined in one or many axes to the table. ReferencesReference 1: <http://www.xbrl.org/2003/role/disclosureRef-Topic 220-SubTopic 10-Name Accounting Standards Codification-Section 50-Paragraph 4-Publisher FASB-URI https://asc.fasb.org/1943274/2147482765/220-10-50-4>Reference 2: <http://www.xbrl.org/>

2003/role/disclosureRef-Topic 220-SubTopic 10-Name Accounting Standards Codification-Section 50-Paragraph 5-
Publisher FASB-URI <https://asc.fasb.org/1943274/2147482765/220-10-50-5>Reference 3: [http://www.xbrl.org/2003/role/disclosureRef-Topic 830-SubTopic 30-Name Accounting Standards Codification-Section 50-Paragraph 1-
Publisher FASB-URI https://asc.fasb.org/1943274/2147481674/830-30-50-1](http://www.xbrl.org/2003/role/disclosureRef-Topic 830-SubTopic 30-Name Accounting Standards Codification-Section 50-Paragraph 1-Publisher FASB-URI https://asc.fasb.org/1943274/2147481674/830-30-50-1)Reference 4: [http://www.xbrl.org/2003/role/disclosureRef-Topic 830-SubTopic 30-Name Accounting Standards Codification-Section 45-Paragraph 17-
Publisher FASB-URI https://asc.fasb.org/1943274/2147481694/830-30-45-17](http://www.xbrl.org/2003/role/disclosureRef-Topic 830-SubTopic 30-Name Accounting Standards Codification-Section 45-Paragraph 17-Publisher FASB-URI https://asc.fasb.org/1943274/2147481694/830-30-45-17)Reference 5: [http://www.xbrl.org/2003/role/disclosureRef-Topic 830-SubTopic 30-Name Accounting Standards Codification-Section 45-Paragraph 20-
Subparagraph \(a\)-Publisher FASB-URI https://asc.fasb.org/1943274/2147481694/830-30-45-20](http://www.xbrl.org/2003/role/disclosureRef-Topic 830-SubTopic 30-Name Accounting Standards Codification-Section 45-Paragraph 20-Subparagraph (a)-Publisher FASB-URI https://asc.fasb.org/1943274/2147481694/830-30-45-20)Reference 6: [http://www.xbrl.org/2003/role/disclosureRef-Topic 830-SubTopic 30-Name Accounting Standards Codification-Section 45-Paragraph 20-
Subparagraph \(b\)-Publisher FASB-URI https://asc.fasb.org/1943274/2147481694/830-30-45-20](http://www.xbrl.org/2003/role/disclosureRef-Topic 830-SubTopic 30-Name Accounting Standards Codification-Section 45-Paragraph 20-Subparagraph (b)-Publisher FASB-URI https://asc.fasb.org/1943274/2147481694/830-30-45-20)Reference 7: [http://www.xbrl.org/2003/role/disclosureRef-Topic 830-SubTopic 30-Name Accounting Standards Codification-Section 45-Paragraph 20-
Subparagraph \(c\)-Publisher FASB-URI https://asc.fasb.org/1943274/2147481694/830-30-45-20](http://www.xbrl.org/2003/role/disclosureRef-Topic 830-SubTopic 30-Name Accounting Standards Codification-Section 45-Paragraph 20-Subparagraph (c)-Publisher FASB-URI https://asc.fasb.org/1943274/2147481694/830-30-45-20)Reference 8: [http://www.xbrl.org/2003/role/disclosureRef-Topic 830-SubTopic 30-Name Accounting Standards Codification-Section 45-Paragraph 20-
Subparagraph \(d\)-Publisher FASB-URI https://asc.fasb.org/1943274/2147481694/830-30-45-20](http://www.xbrl.org/2003/role/disclosureRef-Topic 830-SubTopic 30-Name Accounting Standards Codification-Section 45-Paragraph 20-Subparagraph (d)-Publisher FASB-URI https://asc.fasb.org/1943274/2147481694/830-30-45-20) Details Name: us-gaap-AccumulatedOtherComprehensiveIncomeLossLineItems
Namespace Prefix: us-gaap-Data Type: xbrli:stringItemType Balance Type: na-Period Type: durationX-DefinitionNumber of
shares of common stock issued as dividends during the period. Excludes stock splits. ReferencesReference 1: [http://fasb.org/
us-gaap/role/ref/legacyRef-Name Accounting Standards Codification-Section 50-Paragraph 2-SubTopic 10-Topic 505-
Publisher FASB-URI https://asc.fasb.org/1943274/2147481112/505-10-50-2](http://fasb.org/us-gaap/role/ref/legacyRef-Name Accounting Standards Codification-Section 50-Paragraph 2-SubTopic 10-Topic 505-Publisher FASB-URI https://asc.fasb.org/1943274/2147481112/505-10-50-2) Details Name: us-
gaap-CommonStockDividendsShares Namespace Prefix: us-gaap-Data Type: xbrli:sharesItemType Balance Type: na-Period
Type: durationX-DefinitionFace amount or stated value per share of common stock. ReferencesReference 1: [http://fasb.org/
us-gaap/role/ref/legacyRef-Topic 210-SubTopic 10-Name Accounting Standards Codification-Section S99-Paragraph 1-
Subparagraph \(SX 210. 5-02 \(29\)\)-Publisher FASB-URI https://asc.fasb.org/1943274/2147480566/210-10-S99-1](http://fasb.org/us-gaap/role/ref/legacyRef-Topic 210-SubTopic 10-Name Accounting Standards Codification-Section S99-Paragraph 1-Subparagraph (SX 210. 5-02 (29))-Publisher FASB-URI https://asc.fasb.org/1943274/2147480566/210-10-S99-1)
Details Name: us-gaap-CommonStockParOrStatedValuePerShare Namespace Prefix: us-gaap-Data Type: dtr-types:
perShareItemType Balance Type: na-Period Type: instantX-DefinitionThe maximum number of common shares permitted to be
issued by an entity's charter and bylaws. ReferencesReference 1: [http://www.xbrl.org/2003/role/disclosureRef-Topic
946-SubTopic 210-Name Accounting Standards Codification-Section S99-Paragraph 1-Subparagraph \(SX 210. 6-04 \(16\)
\(a\)\)-Publisher FASB-URI https://asc.fasb.org/1943274/2147479617/946-210-S99-1](http://www.xbrl.org/2003/role/disclosureRef-Topic 946-SubTopic 210-Name Accounting Standards Codification-Section S99-Paragraph 1-Subparagraph (SX 210. 6-04 (16) (a))-Publisher FASB-URI https://asc.fasb.org/1943274/2147479617/946-210-S99-1)Reference 2: [http://fasb.org/
us-gaap/role/ref/legacyRef-Topic 210-SubTopic 10-Name Accounting Standards Codification-Section S99-Paragraph 1-
Subparagraph \(SX 210. 5-02 \(29\)\)-Publisher FASB-URI https://asc.fasb.org/1943274/2147480566/210-10-S99-1](http://fasb.org/us-gaap/role/ref/legacyRef-Topic 210-SubTopic 10-Name Accounting Standards Codification-Section S99-Paragraph 1-Subparagraph (SX 210. 5-02 (29))-Publisher FASB-URI https://asc.fasb.org/1943274/2147480566/210-10-S99-1)
Details Name: us-gaap-CommonStockSharesAuthorized Namespace Prefix: us-gaap-Data Type: xbrli:sharesItemType
Balance Type: na-Period Type: instantX-DefinitionTotal number of common shares of an entity that have been sold or granted
to shareholders (includes common shares that were issued, repurchased and remain in the treasury). These shares represent
capital invested by the firm's shareholders and owners, and may be all or only a portion of the number of shares authorized.
Shares issued include shares outstanding and shares held in the treasury. ReferencesReference 1: [http://fasb.org/us-gaap/
role/ref/legacyRef-Topic 210-SubTopic 10-Name Accounting Standards Codification-Section S99-Paragraph 1-
Subparagraph \(SX 210. 5-02 \(29\)\)-Publisher FASB-URI https://asc.fasb.org/1943274/2147480566/210-10-S99-1](http://fasb.org/us-gaap/role/ref/legacyRef-Topic 210-SubTopic 10-Name Accounting Standards Codification-Section S99-Paragraph 1-Subparagraph (SX 210. 5-02 (29))-Publisher FASB-URI https://asc.fasb.org/1943274/2147480566/210-10-S99-1)
Details Name: us-gaap-CommonStockSharesIssued Namespace Prefix: us-gaap-Data Type: xbrli:sharesItemType Balance
Type: na-Period Type: instantX-DefinitionNumber of shares of common stock outstanding. Common stock represent the
ownership interest in a corporation. ReferencesReference 1: [http://fasb.org/us-gaap/role/ref/legacyRef-Name
Accounting Standards Codification-Section 50-Paragraph 2-SubTopic 10-Topic 505-Publisher FASB-URI https://asc.fasb.
org/1943274/2147481112/505-10-50-2](http://fasb.org/us-gaap/role/ref/legacyRef-Name Accounting Standards Codification-Section 50-Paragraph 2-SubTopic 10-Topic 505-Publisher FASB-URI https://asc.fasb.org/1943274/2147481112/505-10-50-2)Reference 2: [http://www.xbrl.org/2003/role/disclosureRef-Topic 946-
SubTopic 210-Name Accounting Standards Codification-Section S99-Paragraph 2-Subparagraph \(SX 210. 6-05 \(4\)\)-
Publisher FASB-URI https://asc.fasb.org/1943274/2147479617/946-210-S99-2](http://www.xbrl.org/2003/role/disclosureRef-Topic 946-SubTopic 210-Name Accounting Standards Codification-Section S99-Paragraph 2-Subparagraph (SX 210. 6-05 (4))-Publisher FASB-URI https://asc.fasb.org/1943274/2147479617/946-210-S99-2)Reference 3: [http://www.xbrl.org/2009/role/commonPracticeRef-Topic 946-
SubTopic 220-Name Accounting Standards Codification-Section S99-Paragraph 3-Subparagraph \(SX 210. 6-09 \(4\) \(b\)\)-
Publisher FASB-URI https://asc.fasb.org/1943274/2147483575/946-220-S99-3](http://www.xbrl.org/2009/role/commonPracticeRef-Topic 946-SubTopic 220-Name Accounting Standards Codification-Section S99-Paragraph 3-Subparagraph (SX 210. 6-09 (4) (b))-Publisher FASB-URI https://asc.fasb.org/1943274/2147483575/946-220-S99-3)Reference 4: [http://www.xbrl.org/2003/role/disclosureRef-Topic 946-
SubTopic 210-Name Accounting Standards Codification-Section S99-Paragraph 1-Subparagraph \(SX 210. 6-04 \(16\) \(a\)\)-
Publisher FASB-URI https://asc.fasb.org/1943274/2147479617/946-210-S99-1](http://www.xbrl.org/2003/role/disclosureRef-Topic 946-SubTopic 210-Name Accounting Standards Codification-Section S99-Paragraph 1-Subparagraph (SX 210. 6-04 (16) (a))-Publisher FASB-URI https://asc.fasb.org/1943274/2147479617/946-210-S99-1)Reference 5: [http://www.xbrl.org/2009/role/commonPracticeRef-Topic 946-
SubTopic 220-Name Accounting Standards Codification-Section S99-Paragraph 3-Subparagraph \(SX 210. 6-09 \(7\)\)-
Publisher FASB-URI https://asc.fasb.org/1943274/2147483575/946-220-S99-3](http://www.xbrl.org/2009/role/commonPracticeRef-Topic 946-SubTopic 220-Name Accounting Standards Codification-Section S99-Paragraph 3-Subparagraph (SX 210. 6-09 (7))-Publisher FASB-URI https://asc.fasb.org/1943274/2147483575/946-220-S99-3)Reference 6: [http://fasb.org/us-
gaap/role/ref/legacyRef-Topic 210-SubTopic 10-Name Accounting Standards Codification-Section S99-Paragraph 1-
Subparagraph \(SX 210. 5-02 \(29\)\)-Publisher FASB-URI https://asc.fasb.org/1943274/2147480566/210-10-S99-1](http://fasb.org/us-gaap/role/ref/legacyRef-Topic 210-SubTopic 10-Name Accounting Standards Codification-Section S99-Paragraph 1-Subparagraph (SX 210. 5-02 (29))-Publisher FASB-URI https://asc.fasb.org/1943274/2147480566/210-10-S99-1)
Details Name: us-gaap-CommonStockSharesOutstanding Namespace Prefix: us-gaap-Data Type: xbrli:sharesItemType
Balance Type: na-Period Type: instantX-DefinitionPrice of a single share of a number of saleable stocks of a company.
ReferencesNo definition available. Details Name: us-gaap-SharePrice Namespace Prefix: us-gaap-Data Type: dtr-types:
perShareItemType Balance Type: na-Period Type: instantX-DefinitionNumber of new stock issued during the period.
ReferencesReference 1: [http://fasb.org/us-gaap/role/ref/legacyRef-Name Accounting Standards Codification-Section
50-Paragraph 2-SubTopic 10-Topic 505-Publisher FASB-URI https://asc.fasb.org/1943274/2147481112/505-10-50-
2](http://fasb.org/us-gaap/role/ref/legacyRef-Name Accounting Standards Codification-Section 50-Paragraph 2-SubTopic 10-Topic 505-Publisher FASB-URI https://asc.fasb.org/1943274/2147481112/505-10-50-2)Reference 2: [http://www.xbrl.org/2003/role/disclosureRef-Topic 946-SubTopic 505-Name Accounting Standards
Codification-Section 50-Paragraph 2-Subparagraph \(a\)-Publisher FASB-URI https://asc.fasb.org/1943274/
2147481004/946-505-50-2](http://www.xbrl.org/2003/role/disclosureRef-Topic 946-SubTopic 505-Name Accounting Standards Codification-Section 50-Paragraph 2-Subparagraph (a)-Publisher FASB-URI https://asc.fasb.org/1943274/2147481004/946-505-50-2)Reference 3: [http://www.xbrl.org/2003/role/disclosureRef-Topic 946-SubTopic 220-Name Accounting Standards
Codification-Section S99-Paragraph 3-Subparagraph \(SX 210. 6-09 \(4\) \(b\)\)-Publisher FASB-URI](http://www.xbrl.org/2003/role/disclosureRef-Topic 946-SubTopic 220-Name Accounting Standards Codification-Section S99-Paragraph 3-Subparagraph (SX 210. 6-09 (4) (b))-Publisher FASB-URI)

<https://asc.fasb.org/1943274/2147483575/946-220-S99-3>Reference 4: [http://www.xbrl.org/2003/role/disclosureRef-Topic-946-SubTopic-10-Name-Accounting-Standards-Codification-Section-S99-Paragraph-3-Subparagraph-\(SX-210-6-03-\(i\)-\(1\)\)](http://www.xbrl.org/2003/role/disclosureRef-Topic-946-SubTopic-10-Name-Accounting-Standards-Codification-Section-S99-Paragraph-3-Subparagraph-(SX-210-6-03-(i)-(1)))-Publisher FASB-URI <https://asc.fasb.org/1943274/2147479886/946-10-S99-3>Reference 5: [http://fasb.org/us-gaap/role/ref/legacyRef-Topic-210-SubTopic-10-Name-Accounting-Standards-Codification-Section-S99-Paragraph-1-Subparagraph-\(SX-210-5-02-\(28\)\)](http://fasb.org/us-gaap/role/ref/legacyRef-Topic-210-SubTopic-10-Name-Accounting-Standards-Codification-Section-S99-Paragraph-1-Subparagraph-(SX-210-5-02-(28)))-Publisher FASB-URI <https://asc.fasb.org/1943274/2147480566/210-10-S99-1>Reference 6: [http://fasb.org/us-gaap/role/ref/legacyRef-Topic-505-SubTopic-10-Name-Accounting-Standards-Codification-Section-S99-Paragraph-1-Subparagraph-\(SX-210-3-04\)](http://fasb.org/us-gaap/role/ref/legacyRef-Topic-505-SubTopic-10-Name-Accounting-Standards-Codification-Section-S99-Paragraph-1-Subparagraph-(SX-210-3-04))-Publisher FASB-URI <https://asc.fasb.org/1943274/2147480008/505-10-S99-1>Reference 7: [http://fasb.org/us-gaap/role/ref/legacyRef-Topic-210-SubTopic-10-Name-Accounting-Standards-Codification-Section-S99-Paragraph-1-Subparagraph-\(SX-210-5-02-\(29\)\)](http://fasb.org/us-gaap/role/ref/legacyRef-Topic-210-SubTopic-10-Name-Accounting-Standards-Codification-Section-S99-Paragraph-1-Subparagraph-(SX-210-5-02-(29)))-Publisher FASB-URI <https://asc.fasb.org/1943274/2147480566/210-10-S99-1>Details Name: us-gaap_StockIssuedDuringPeriodSharesNewIssues Namespace Prefix: us-gaap_Data Type: xbrli:sharesItemType Balance Type: na Period Type: durationX-DefinitionNumber of shares (or other type of equity) forfeited during the period. ReferencesNo definition available. Details Name: us-gaap_StockIssuedDuringPeriodSharesShareBasedCompensationForfeited Namespace Prefix: us-gaap_Data Type: xbrli:sharesItemType Balance Type: na Period Type: durationX-DefinitionEquity impact of the value of new stock issued during the period. Includes shares issued in an initial public offering or a secondary public offering. ReferencesReference 1: <http://fasb.org/us-gaap/role/ref/legacyRef-Name-Accounting-Standards-Codification-Section-50-Paragraph-2-SubTopic-10-Topic-505>-Publisher FASB-URI <https://asc.fasb.org/1943274/2147481112/505-10-50-2>Reference 2: <http://www.xbrl.org/2003/role/exampleRef-Topic-946-SubTopic-830-Name-Accounting-Standards-Codification-Section-55-Paragraph-11>-Publisher FASB-URI <https://asc.fasb.org/1943274/2147480167/946-830-55-11>Reference 3: [http://www.xbrl.org/2003/role/disclosureRef-Topic-946-SubTopic-205-Name-Accounting-Standards-Codification-Section-45-Paragraph-4-Subparagraph-\(a\)](http://www.xbrl.org/2003/role/disclosureRef-Topic-946-SubTopic-205-Name-Accounting-Standards-Codification-Section-45-Paragraph-4-Subparagraph-(a))-Publisher FASB-URI <https://asc.fasb.org/1943274/2147480767/946-205-45-4>Reference 4: [http://www.xbrl.org/2003/role/disclosureRef-Topic-946-SubTopic-505-Name-Accounting-Standards-Codification-Section-50-Paragraph-2-Subparagraph-\(a\)](http://www.xbrl.org/2003/role/disclosureRef-Topic-946-SubTopic-505-Name-Accounting-Standards-Codification-Section-50-Paragraph-2-Subparagraph-(a))-Publisher FASB-URI <https://asc.fasb.org/1943274/2147481004/946-505-50-2>Reference 5: [http://www.xbrl.org/2003/role/disclosureRef-Topic-946-SubTopic-220-Name-Accounting-Standards-Codification-Section-S99-Paragraph-3-Subparagraph-\(SX-210-6-09-\(4\)-\(b\)\)](http://www.xbrl.org/2003/role/disclosureRef-Topic-946-SubTopic-220-Name-Accounting-Standards-Codification-Section-S99-Paragraph-3-Subparagraph-(SX-210-6-09-(4)-(b)))-Publisher FASB-URI <https://asc.fasb.org/1943274/2147483575/946-220-S99-3>Reference 6: [http://fasb.org/us-gaap/role/ref/legacyRef-Topic-210-SubTopic-10-Name-Accounting-Standards-Codification-Section-S99-Paragraph-1-Subparagraph-\(SX-210-5-02-\(28\)\)](http://fasb.org/us-gaap/role/ref/legacyRef-Topic-210-SubTopic-10-Name-Accounting-Standards-Codification-Section-S99-Paragraph-1-Subparagraph-(SX-210-5-02-(28)))-Publisher FASB-URI <https://asc.fasb.org/1943274/2147480566/210-10-S99-1>Reference 7: [http://fasb.org/us-gaap/role/ref/legacyRef-Topic-505-SubTopic-10-Name-Accounting-Standards-Codification-Section-S99-Paragraph-1-Subparagraph-\(SX-210-3-04\)](http://fasb.org/us-gaap/role/ref/legacyRef-Topic-505-SubTopic-10-Name-Accounting-Standards-Codification-Section-S99-Paragraph-1-Subparagraph-(SX-210-3-04))-Publisher FASB-URI <https://asc.fasb.org/1943274/2147480008/505-10-S99-1>Reference 8: [http://fasb.org/us-gaap/role/ref/legacyRef-Topic-210-SubTopic-10-Name-Accounting-Standards-Codification-Section-S99-Paragraph-1-Subparagraph-\(SX-210-5-02-\(29\)\)](http://fasb.org/us-gaap/role/ref/legacyRef-Topic-210-SubTopic-10-Name-Accounting-Standards-Codification-Section-S99-Paragraph-1-Subparagraph-(SX-210-5-02-(29)))-Publisher FASB-URI <https://asc.fasb.org/1943274/2147480566/210-10-S99-1>Details Name: us-gaap_StockIssuedDuringPeriodValueNewIssues Namespace Prefix: us-gaap_Data Type: xbrli:monetaryItemType Balance Type: credit Period Type: durationX-DefinitionThe number of securities classified as temporary equity that have been sold (or granted) to the entity's shareholders. Securities issued include securities outstanding and securities held in treasury. Temporary equity is a security with redemption features that are outside the control of the issuer, is not classified as an asset or liability in conformity with GAAP, and is not mandatorily redeemable. Includes any type of security that is redeemable at a fixed or determinable price or on a fixed or determinable date or dates, is redeemable at the option of the holder, or has conditions for redemption which are not solely within the control of the issuer. If convertible, the issuer does not control the actions or events necessary to issue the maximum number of shares that could be required to be delivered under the conversion option if the holder exercises the option to convert the stock to another class of equity. If the security is a warrant or a rights issue, the warrant or rights issue is considered to be temporary equity if the issuer cannot demonstrate that it would be able to deliver upon the exercise of the option by the holder in all cases. Includes stock with put option held by ESOP and stock redeemable by holder only in the event of a change in control of the issuer. ReferencesReference 1: [http://fasb.org/us-gaap/role/ref/legacyRef-Topic-210-SubTopic-10-Name-Accounting-Standards-Codification-Section-S99-Paragraph-1-Subparagraph-\(SX-210-5-02-\(27\)-\(b\)\)](http://fasb.org/us-gaap/role/ref/legacyRef-Topic-210-SubTopic-10-Name-Accounting-Standards-Codification-Section-S99-Paragraph-1-Subparagraph-(SX-210-5-02-(27)-(b)))-Publisher FASB-URI <https://asc.fasb.org/1943274/2147480566/210-10-S99-1>Details Name: us-gaap_TemporaryEquitySharesIssued Namespace Prefix: us-gaap_Data Type: xbrli:sharesItemType Balance Type: na Period Type: instantX-DefinitionThe number of securities classified as temporary equity that have been issued and are held by the entity's shareholders. Securities outstanding equals securities issued minus securities held in treasury. Temporary equity is a security with redemption features that are outside the control of the issuer, is not classified as an asset or liability in conformity with GAAP, and is not mandatorily redeemable. Includes any type of security that is redeemable at a fixed or determinable price or on a fixed or determinable date or dates, is redeemable at the option of the holder, or has conditions for redemption which are not solely within the control of the issuer. If convertible, the issuer does not control the actions or events necessary to issue the maximum number of shares that could be required to be delivered under the conversion option if the holder exercises the option to convert the stock to another class of equity. If the security is a warrant or a rights issue, the warrant or rights issue is considered to be temporary equity if the issuer cannot demonstrate that it would be able to deliver upon the exercise of the option by the holder in all cases. Includes stock with put option held by ESOP and stock redeemable by holder only in the event of a change in control of the issuer. ReferencesReference 1: [http://fasb.org/us-gaap/role/ref/legacyRef-Topic-210-SubTopic-10-Name-Accounting-Standards-Codification-Section-S99-Paragraph-1-Subparagraph-\(SX-210-5-02-\(27\)-\(b\)\)](http://fasb.org/us-gaap/role/ref/legacyRef-Topic-210-SubTopic-10-Name-Accounting-Standards-Codification-Section-S99-Paragraph-1-Subparagraph-(SX-210-5-02-(27)-(b)))-Publisher FASB-URI <https://asc.fasb.org/1943274/2147480566/210-10-S99-1>Details Name: us-gaap_TemporaryEquitySharesOutstanding Namespace Prefix: us-gaap_Data Type: xbrli:sharesItemType Balance Type: na Period Type: instantX-Details Name: us-gaap_SubsidarySaleOfStock Axis = us-gaap_IPOMember Namespace Prefix: Data Type: na Balance Type: Period Type: X-

Details Name: us-gaap-SubsidiarySaleOfStockAxis = CIK0001869601_PublicWarrantsMember Namespace Prefix: Data Type: na Balance Type: Period Type: X-Details Name: us-gaap-SubsidiarySaleOfStockAxis = CIK0001869601_PrivatePlacementWarrantsMember Namespace Prefix: Data Type: na Balance Type: Period Type: X-Details Name: us-gaap-ClassOfWarrantOrRightAxis = CIK0001869601_PublicWarrantsMember Namespace Prefix: Data Type: na Balance Type: Period Type: X-Details Name: us-gaap-StatementClassOfStockAxis = CIK0001869601_OrdinarySharesMember Namespace Prefix: Data Type: na Balance Type: Period Type: X-Details Name: us-gaap-StatementClassOfStockAxis = us-gaap-CommonClassAMember Namespace Prefix: Data Type: na Balance Type: Period Type: X-Details Name: CIK0001869601_ShareRedemptionTriggerPriceAxis = CIK0001869601_SharePriceEqualOrExceedsEighteenRupeesPerDollarMember Namespace Prefix: Data Type: na Balance Type: Period Type: X-Details Name: us-gaap-ClassOfWarrantOrRightAxis = CIK0001869601_RedemptionOfWarrantsMember Namespace Prefix: Data Type: na Balance Type: Period Type: X-Details Name: us-gaap_RelatedPartyTransactionsByRelatedPartyAxis = CIK0001869601_SponsorMember Namespace Prefix: Data Type: na Balance Type: Period Type: X-Details Name: us-gaap-StatementEquityComponentsAxis = CIK0001869601_FounderSharesMember Namespace Prefix: Data Type: na Balance Type: Period Type: SUBSEQUENT EVENTS (Details Narrative)- USD (\$) 1 Months Ended 4 Months Ended 12 Months Ended Aug. 09, 2023 Aug. 12, 2022 Jan. 31, 2024 Apr. 30, 2024 Dec. 31, 2023 Dec. 31, 2022 Subsequent Event [Line Items] Payments to acquire restricted investments \$ 100,000 \$ 75,776,764 \$ 75,776,764 Due to related party \$ 54,535 Unrestricted shares 200,000 Proposed Offering [Member] Subsequent Event [Line Items] Deferred underwriting commissions noncurrent \$ 2,587,499 Initial business combination \$ 750,000 Subsequent Event [Member] Subsequent Event [Line Items] Payments to acquire restricted investments \$ 100,000 \$ 300,000 Description of extended business combination period extended the Combination Period from January 12, 2024 to April 12, 2024. The Company has the right to extend the Combination Period four (4) more times for an additional one (1) month each time, from May 12, 2024 to August 12, 2024. Up to the date the financial statements were issued, the Company has not deposited the required extension contributions of \$ 400,000 into the Trust Account, to extend the Termination Date to August 12, 2024. Subsequent Event [Member] || Zheng Yuan [Member] Subsequent Event [Line Items] Payment to related party 89,525 Due to related party 144,060 Subsequent Event [Member] || Ms Yuan [Member] Subsequent Event [Line Items] Promissory notes issued 841,112 Extension deposits 600,000 Working capital purpose 241,112 Subsequent Event [Member] || Promissory Note One Two Three Four And Five For Working Capital And Extension Purposes [Member] || Zheng Yuan [Member] Subsequent Event [Line Items] Principal amount 451,000 Subsequent Event [Member] || Promissory Note One Two Three Four And Five For Extension Purposes [Member] || Zheng Yuan [Member] Subsequent Event [Line Items] Principal amount \$ 300,000 Subsequent Event [Member] || Second Convertible Promissory Note [Member] || Zheng Yuan [Member] Subsequent Event [Line Items] Conversion Price \$ 10.00 X-References No definition available. Details Name: CIK0001869601_DeferredUnderwritingCommissionsNoncurrent Namespace Prefix: CIK0001869601_Data Type: xbrli: monetaryItemType Balance Type: credit Period Type: durationX-References No definition available. Details Name: CIK0001869601_DescriptionOfExtendedBusinessCombinationPeriod Namespace Prefix: CIK0001869601_Data Type: xbrli: stringItemType Balance Type: na Period Type: durationX-References No definition available. Details Name: CIK0001869601_DueToRelatedParty Namespace Prefix: CIK0001869601_Data Type: xbrli: monetaryItemType Balance Type: credit Period Type: instantX-References No definition available. Details Name: CIK0001869601_ExtensionDeposits Namespace Prefix: CIK0001869601_Data Type: xbrli: monetaryItemType Balance Type: credit Period Type: instantX-References No definition available. Details Name: CIK0001869601_InitialBusinessCombination Namespace Prefix: CIK0001869601_Data Type: xbrli: monetaryItemType Balance Type: credit Period Type: durationX-References No definition available. Details Name: CIK0001869601_PaymentToRelatedParty Namespace Prefix: CIK0001869601_Data Type: xbrli: monetaryItemType Balance Type: credit Period Type: instantX-References No definition available. Details Name: CIK0001869601_PromissoryNotesIssued Namespace Prefix: CIK0001869601_Data Type: xbrli: monetaryItemType Balance Type: credit Period Type: instantX-References No definition available. Details Name: CIK0001869601_UnrestrictedShares Namespace Prefix: CIK0001869601_Data Type: xbrli: sharesItemType Balance Type: na Period Type: durationX-References No definition available. Details Name: CIK0001869601_WorkingCapitalPurpose Namespace Prefix: CIK0001869601_Data Type: xbrli: monetaryItemType Balance Type: credit Period Type: instantX-Definition The price per share of the conversion feature embedded in the debt instrument. References Reference 1: [http://www.xbrl.org/2003/role/disclosureRef-Topic 470-SubTopic 20-Name Accounting Standards Codification-Section 50-Paragraph 1B-Subparagraph \(c\)-Publisher FASB-URI https://asc.fasb.org//1943274/2147481139/470-20-50-1B](http://www.xbrl.org/2003/role/disclosureRef-Topic 470-SubTopic 20-Name Accounting Standards Codification-Section 50-Paragraph 1B-Subparagraph (c)-Publisher FASB-URI https://asc.fasb.org//1943274/2147481139/470-20-50-1B) Reference 2: [http://www.fasb.org/us-gaap/role/ref/legacyRef-Topic 470-SubTopic 20-Name Accounting Standards Codification-Section 50-Paragraph 5-Subparagraph \(b\)-Publisher FASB-URI https://asc.fasb.org//1943274/2147481139/470-20-50-5](http://www.fasb.org/us-gaap/role/ref/legacyRef-Topic 470-SubTopic 20-Name Accounting Standards Codification-Section 50-Paragraph 5-Subparagraph (b)-Publisher FASB-URI https://asc.fasb.org//1943274/2147481139/470-20-50-5) Details Name: us-gaap-DebtInstrumentConvertibleConversionPrice1 Namespace Prefix: us-gaap_Data Type: dtr-types: perShareItemType Balance Type: na Period Type: instantX-Definition Face (par) amount of debt instrument at time of issuance. References Reference 1: <http://www.xbrl.org/2003/role/disclosureRef-Topic 835-SubTopic 30-Name Accounting Standards Codification-Section 50-Paragraph 1-Publisher FASB-URI https://asc.fasb.org//1943274/2147482900/835-30-50-1> Reference 2: [http://www.xbrl.org/2003/role/disclosureRef-Topic 470-SubTopic 20-Name Accounting Standards Codification-Section 50-Paragraph 1B-Subparagraph \(a\)-Publisher FASB-URI https://asc.fasb.org//1943274/2147481139/470-20-50-1B](http://www.xbrl.org/2003/role/disclosureRef-Topic 470-SubTopic 20-Name Accounting Standards Codification-Section 50-Paragraph 1B-Subparagraph (a)-Publisher FASB-URI https://asc.fasb.org//1943274/2147481139/470-20-50-1B) Reference 3: <http://www.xbrl.org/2003/role/exampleRef-Topic 470-SubTopic 20-Name Accounting Standards Codification-Section 55-Paragraph 69B-Publisher FASB-URI https://asc.fasb.org//1943274/2147481568/470-20-55-69B> Reference 4: <http://www.xbrl.org/2003/role/exampleRef-Topic 470-SubTopic 20-Name Accounting Standards Codification-Section 55-Paragraph 69C-Publisher FASB-URI https://asc.fasb.org//1943274/2147481568/470-20-55-69C> Reference 5: <http://www.fasb.org/us-gaap/role/ref/legacyRef-Name>

Accounting Standards Codification-Topic 835-SubTopic 30-Section 45-Paragraph 2-Publisher FASB-URI <https://asc.fasb.org/1943274/2147482925/835-30-45-2>Reference 6: <http://fasb.org/us-gaap/role/ref/legacyRef> Name Accounting Standards Codification-Topic 835-SubTopic 30-Section 55-Paragraph 8-Publisher FASB-URI <https://asc.fasb.org/1943274/2147482949/835-30-55-8>Details Name: us-gaap_DebtInstrumentFaceAmount Namespace Prefix: us-gaap_Data Type: xbrli:monetaryItemType Balance Type: credit Period Type: instantX-DefinitionThe cash outflow to acquire investments (not to include restricted cash) that are pledged or subject to withdrawal restrictions. RefereneesReference 1: <http://fasb.org/us-gaap/role/ref/legacyRef> Topic 230-SubTopic 10-Name Accounting Standards Codification-Section 45-Paragraph 13-Publisher FASB-URI <https://asc.fasb.org/1943274/2147482740/230-10-45-13>Details Name: us-gaap_PaymentsToAcquireRestrictedInvestments Namespace Prefix: us-gaap_Data Type: xbrli:monetaryItemType Balance Type: credit Period Type: durationX-DefinitionDetail information of subsequent event by type. User is expected to use existing line items from elsewhere in the taxonomy as the primary line items for this disclosure, which is further associated with dimension and member elements pertaining to a subsequent event. RefereneesReference 1: <http://www.xbrl.org/2003/role/disclosureRef> Topic 830-SubTopic 30-Name Accounting Standards Codification-Section 50-Paragraph 2-Publisher FASB-URI <https://asc.fasb.org/1943274/2147481674/830-30-50-2>Reference 2: <http://www.xbrl.org/2003/role/disclosureRef> Topic 855-SubTopic 10-Name Accounting Standards Codification-Section 50-Paragraph 2-Publisher FASB-URI <https://asc.fasb.org/1943274/2147483399/855-10-50-2>Details Name: us-gaap_SubsequentEventLineItems Namespace Prefix: us-gaap_Data Type: xbrli:stringItemType Balance Type: na Period Type: durationX-Details Name: us-gaap_SubsiadiarySaleOfStoekAxis = CIK0001869601_ProposedOfferingMember Namespace Prefix: Data Type: na Balance Type: Period Type: X-Details Name: us-gaap_SubsequentEventTypeAxis = us-gaap_SubsequentEventMember Namespace Prefix: Data Type: na Balance Type: Period Type: X-Details Name: srt_TitleOfIndividualAxis = CIK0001869601_ZhengYuanMember Namespace Prefix: Data Type: na Balance Type: Period Type: X-Details Name: srt_TitleOfIndividualAxis = CIK0001869601_MsYuanMember Namespace Prefix: Data Type: na Balance Type: Period Type: X-Details Name: us-gaap_DebtInstrumentAxis = CIK0001869601_PromissoryNoteOneTwoThreeFourAndFiveForWorkingCapitalAndExtensionPurposesMember Namespace Prefix: Data Type: na Balance Type: Period Type: X-Details Name: us-gaap_DebtInstrumentAxis = CIK0001869601_PromissoryNoteOneTwoThreeFourAndFiveForExtensionPurposesMember Namespace Prefix: Data Type: na Balance Type: Period Type: X-Details Name: us-gaap_DebtInstrumentAxis = CIK0001869601_SecondConvertiblePromissoryNoteMember Namespace Prefix: Data Type: na Balance Type: Period Type: