January 21, 2022

Victoria Grace Chief Executive Officer Pivotal Holdings Corp The Offices 4, One Central Dubai World Trade Centre Dubai, United Arab Emirates

Re: Pivotal Holdings

Corp

Amendment No. 3 to Registration

Statement on Form F-4

Filed December 23,

2021

File No. 333-259800

Dear Ms. Grace:

We have reviewed your amended registration statement and have the following

comments. In some of our comments, we may ask you to provide us with information so we

may better understand your disclosure.

Please respond to this letter by amending your registration statement and providing the

requested information. If you do not believe our comments apply to your facts and

circumstances or do not believe an amendment is appropriate, please tell us why in your

response.

After reviewing any amendment to your registration statement and the information you

provide in response to these comments, we may have additional comments. Unless we note

otherwise, our references to prior comments are to comments in our December 15, 2021 letter.

Amendment No. 3 to Registration Statement on Form F-4

Q: What is the PIPE Financing?, page iii

Please briefly describe the "social and environmental policies and practices, certain

and compliance matters and use of proceeds" conditions to the

corporate governance

additional PIPE

Financing with EBRD. As a related matter, we note your disclosure that

"EBRD will be permitted

to terminate its Additional PIPE Subscription Agreement if the

Board of Governors of

EBRD determines that access by Egypt to EBRD's resources

should be suspended or

otherwise modified." Please clarify the significance of Egypt's

access to EBRD's

resources as it relates to ERBD's ability to participate in the PIPE

Victoria Grace

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January 21, NamePivotal

2022 Holdings Corp

January

Page 2 21, 2022 Page 2

FirstName LastName

financing.

We note your disclosure that "under the terms of one of the other Additional PIPE

Subscription Agreements, representing an aggregate purchase price of \$2.0 million, the

applicable Additional PIPE Investor is entitled to satisfy its obligations to purchase

Holdings Common Shares A by purchasing SPAC Class A Ordinary Shares in open market transactions or private purchases and agreeing not to exercise redemption

rights with respect to such [securities]." Please identify the PIPE Investor.

We note your disclosure that "it is possible that the closing of the 3. sale of Holdings

Common Shares A under EBRD's PIPE Subscription Agreement does not occur until after

the Closing or at all," and that "[t]he purpose of the PIPE Financing is to raise additional

capital for use by the post-combination company following the Closing." Please revise

your risk factor section to discuss the potential risks to your post-combination company if

you are unable to close this PIPE transaction.

Forward Purchase Agreement, page 8

We note your response to comment 7, including your discussion of the transactions related

to the Forward Purchase Agreement. We are not persuaded by your response. In this

regard, it appears that the Forward Counterparty is a "covered person" pursuant to Rule

14e-5(c)(3)(iv), and the arrangement to buy securities pursuant to the Forward Purchase

Agreement has occurred during the offering period. Therefore, it appears that this

transaction does not comply with Rule 14e-5. Please advise.

Please amend your disclosure to provide additional detail regarding the Forward Purchase

Agreement. In your amended disclosure, please address the following issues:

Please identify the Forward Counterparty, and disclose whether and to what extent

the Forward Counterparty has additional interests in the business combination.

Please amend your disclosure to clearly describe the benefits the

Counterparty will receive under the Forward Purchase Agreement.

Please clearly and prominently disclose the benefits to the Sponsor and its affiliates

of executing the Forward Purchase Agreement, including whether and to what extent

these agreements ensure that the business combination will be approved, that there is

a sufficient amount of cash in the SPAC's trust account, and/or that the benefits to the

Sponsor if the agreement ensures completion of the business combination.

Please amend your "Questions and Answers" disclosure to discuss the material terms

of the Forward Purchase Agreement, including the Prepayment Amount, that the

company will reimburse the Forward Counterparty up to 50% of the fees it will pay

to buy shares in the market, and any other costs to the company

arrangements. In your discussion, please address that this arrangement will result in

another cost particular to the de-SPAC process that would not be

anticipated in a Victoria Grace

Pivotal Holdings Corp

January 21, 2022

Page 3

of these

Forward

traditional IPO. As a related matter, please disclose in your Questions and Answers

the risks to your financial condition and the value of your shares if you are required

to reimburse the Forward Counterparty for any expenses, and as a result of paying the

Prepayment Amount.

Please amend your Questions and Answers Section to disclose whether the Forward

Counterparty has agreed to vote in favor of the business combination pursuant to the

Forward Purchase Agreement, and quantify the minimum and maximum percentages of shares that would be voted in favor of the business combination pursuant to the Forward Purchase Agreement, as applicable. Please also disclose whether the business combination can be approved without the Forward Purchase Agreement. Make conforming changes to your risk factor disclosure, where appropriate. Please provide an estimate of the maximum Prepayment Amount. Background of the Business Combination, page 109 Please amend your "Background of the Business Combination" discussion to include a discussion of the additional PIPE financings and the Forward Purchase Agreement, including the positions of each party and negotiations related to the terms of these agreements. Potential Purchases of SPAC Public Shares, page 139 We note your disclosure that "Sponsor, SPAC s directors, officers or advisors or any of their respective affiliates may privately negotiate and enter into transactions with owners of SPAC Public Shares and others to provide them with incentives to not redeem their shares, acquire public shares or vote their public shares in favor of the Business Combination Proposal." Please confirm that you will disclose prior to your meeting date the number of shares that would have been redeemed but will not be redeemed pursuant to the relevant arrangements or incentives. Please also confirm that you will disclose any arrangements with shareholders to purchase shares, including a detailed description of the terms of these arrangements, including the material terms of share acquisitions, whether the company will be obligated to buy back shares in any way, and the costs to the company of incentivizing these share purchases. Group Structure, page 212 FirstName LastNameVictoria Grace Please file the interim management agreement with the Jordanian national persons holding Comapany NamePivotal equity Holdings in Swvl Jordan as an Corp exhibit to your registration statement, or tell us why you Januarybelieve youPage 21, 2022 are not 3 required to do so. FirstName LastName Victoria Grace FirstName LastNameVictoria Grace Pivotal Holdings Corp Comapany January 21, NamePivotal Holdings Corp 2022 January Page 4 21, 2022 Page 4 FirstName LastName Management's Discussion and Analysis of Financial Condition and Results of Operations of SWVL Recent Developments, page 217

Please revise your registration statement to provide context for the preliminary revenue for the three months ended September 30, 2201, including qualitative and quantitative

disclosure, by providing estimates for other financial statement line

items during the same

period, such as costs and expenses, that would balance your disclosure. In this regard, a

single financial measure may be considered an incomplete picture of your results of

operations or financial condition. As a related matter, please expand vour narrative  ${}^{\circ}$ 

disclosure to provide additional context for the preliminary financial information and  $% \left( 1\right) =\left( 1\right) +\left( 1\right) +\left($ 

metric, Total Bookings, included in this section. Your discussion should address whether

 $% \left( 1\right) =\left( 1\right) +\left( 1\right) +\left($ 

discussed in Management's Discussion and Analysis of Financial Condition and Results of  $$\operatorname{\textsc{Operations}}$.$ 

Key Business and Non-IFRS Measures, page 231

10. We note your response to prior comment 13. Please provide further information with

respect to the information used to calculate your measure of cost per seat.

Please explain how you calculate captain costs, which you describe as amounts paid

to drivers for operating your routes on your platform, and compare it to the amount

 $\mbox{you recognize as a cost to transport your riders in accordance} \\ \mbox{with IFRS as issued by} \\ \mbox{the IASB.}$ 

 $$\operatorname{\textsc{We}}$  note that your measure of captain costs excludes captain bonuses and deductions,

incentive payments and tolls and fines. Please tell us the amount of these costs and  $% \left( 1\right) =\left( 1\right) +\left( 1\right$ 

why they have been excluded from your measure.

 $\mbox{Please tell us in detail how and where captain costs and total number of seats is } \\$ 

captured and supported in your internal systems and communications with your  $$\operatorname{drivers}.$$ 

 $\,\,$  Please tell us the difference between total number of seats and the total number of

rides booked by riders used to determine total bookings.

11. We note your response to prior comment 14. We note that you disclose Total Bookings

 $\,$  and Total Ticket Fares and indicate that these are key business or operating measures that

you use to evaluate your business, identify trends affecting your business, formulate plans  $% \left( 1\right) =\left( 1\right) +\left( 1\right)$ 

and make strategic decisions. Please tell us in detail how and where this information is

captured in your internal systems and whether or not these amounts are readily visible to  $% \left( 1\right) =\left( 1\right) +\left( 1\right) +$ 

your customer, which you have identified as the rider.

Victoria Grace

Pivotal Holdings Corp

January 21, 2022

Page 5

Management's Discussion and Analysis of Financial Condition and Results of Operations of SPAC, page 256

12. Please update your Liquidity and Results of Operations disclosures to include the  $\ensuremath{\mathsf{I}}$ 

September 30, 2021 period.

Executive Compensation, page 262

13. Please update your disclosure to include Swvl's executive compensation for its most

recently completed fiscal year. See Item 6.B. of Form 20-F. Beneficial Ownership of Securities, page 289

14. We note your response to comment 16. Please amend your filing to include the substance

of your response as disclosure.

You may contact Scott Stringer at (202) 551-3272 or Angela Lumley at (202) 551-3398 if

you have questions regarding comments on the financial statements and related matters. Please  $\$ 

contact Katherine Bagley at (202) 551-2545 or Jennifer Lopez-Molina at (202) 551-3792 with

any other questions.

FirstName LastNameVictoria Grace Comapany NamePivotal Holdings Corp

Corporation Finance January 21, 2022 Page 5 Services FirstName LastName Sincerely,

Division of

Office of Trade &