

MEETING OF QUEEN'S GAMBIT GROWTH CAPITAL SHAREHOLDERS TO APPROVE BUSINESS COMBINATION WITH SWVL SCHEDULED FOR MARCH 30, 2022

Queen's Gambit Growth Capital and Swvl announce effectiveness of F-4 registration statement

Upon closing, the combined company's Class A ordinary shares and warrants are expected to be listed on NASDAQ under the ticker symbols "SWVL" and "SWVLW", respectively

Growth capital infusion will further accelerate global organic and inorganic expansions building on current strong momentum

NEW YORK – March 15 – Queen's Gambit Growth Capital ("Queen's Gambit") (NASDAQ: GMBT), the first special purpose acquisition company founded and led entirely by women, and Swvl Inc. ("Swvl" or the "Company"), a global provider of transformative tech-enabled mass transit solutions, today announced that the U.S. Securities and Exchange Commission (the "SEC") has declared Pivotal Holdings Corp's, a wholly owned subsidiary of Swvl, ("Holdings") registration statement on Form F-4 (File No. 333-259800) (as amended, the "Registration Statement") effective, relating to the previously announced business combination among Queen's Gambit, Swvl and Holdings.

Queen's Gambit will hold an extraordinary general meeting of shareholders (the "Shareholders' Meeting") to approve the proposed business combination and related matters on March 30, 2022 at 10:00 a.m. ET at the offices of Vinson & Elkins L.L.P. located at 1114 Avenue of the Americas, 32nd Floor, New York, NY 10036 and virtually via a live webcast available at https://www.cstproxy.com/queensgambitspac/2022. Shareholders of record as of March 9, 2022 are entitled to vote at the Shareholders' Meeting. Every shareholders' vote is important, regardless of the number of shares held. Accordingly, Queen's Gambit requests that each shareholder complete, sign, date and return a proxy card (online or by mail) as soon as possible so that their votes arrive no later than 11:59 p.m. ET on March 29, 2022, to ensure that the shareholder's shares will be represented at the Shareholders' Meeting. Shareholders that hold shares in "street name" (i.e., those shareholders whose shares are held of record by a broker, bank or other nominee) should contact their broker, bank or nominee to provide instructions on how to vote their shares and ensure that their shares are voted.

Queen's Gambit has filed with the SEC a definitive proxy statement (the "Proxy Statement") relating to the Shareholders' Meeting and has commenced mailing of the Proxy Statement and voting instructions to shareholders of record.

If any individual Queen's Gambit shareholder does not receive the Proxy Statement, such shareholder should (i) confirm their Proxy Statement's status with their broker or (ii) contact Morrow Sodali LLC, Queen's Gambit's proxy solicitor, for assistance via e-mail at GMBT.info@investor.morrowsodali.com or toll-free call at (800) 662-5200. Banks and brokers can place a collect call to Morrow Sodali at (203) 658-9400, or contact Queen's Gambit at 55 Hudson Yards, 44th Floor, New York, NY 10001.



The Queen's Gambit Board of Directors unanimously recommends that shareholders vote "FOR" the SPAC merger proposal, the Company merger proposal and the other proposals set forth in the Proxy Statement.

Victoria Grace, Founder and CEO of Queen's Gambit Growth Capital, said, "With a diversified business underpinned by proprietary, cutting-edge technology, Swvl is well-positioned to create sustainable long-term value for investors and all stakeholders. We look forward to presenting the business combination to Queen's Gambit shareholders and encourage them to support this transaction, which will enable Swvl to further transform the \$1 trillion global mass transit market and empower massively underserved populations around the world."

Mostafa Kandil, Swvl Founder and CEO, said, "We are excited to reach this important milestone, which represents one of the final steps toward closing our transformative transaction with Queen's Gambit. Our business is demonstrating significant momentum across each of our core segments, and we are confident that this transaction will enable us to accelerate our growth trajectory, providing transformative mass transit solutions to additional geographies around the world."

Youssef Salem, Swvl CFO, said, "The combined company expects to use the proceeds from the business combination to fund and accelerate Swvl's global growth strategy, executing on new marketplace and software as a service market launches. With this infusion of growth capital and public currency, we expect to be even better positioned to pursue further organic and inorganic strategic initiatives after our recent acquisitions of controlling interests in Shotl and Viapool, investments in mass transit platforms in the United Kingdom and Mexico and launches across Latin America and Europe. We will continue to pursue further substantive expansions, partnerships, and new revenue opportunities, which we expect to add significant shareholder value."

If the proposals at the Shareholders' Meeting are approved, the business combination is expected to close on or around March 31, 2022, subject to satisfaction of customary closing conditions. Upon completion of the proposed business combination, the combined public company will be named Swvl Holdings Corp and its Class A ordinary shares and warrants are expected to be listed on NASDAQ under the ticker symbols "SWVL" and "SWVLW", respectively.

Recent Momentum and Business Highlights

Since announcing its proposed business combination with Queen's Gambit, Swvl has been rapidly executing on its long-term growth strategy, demonstrating strong execution across organic growth initiatives, complementary acquisitions, strategic partnerships, new market expansions and significant board appointments:

- Acquired a <u>controlling interest in Shotl</u>, expanding Swvl's platform into Europe, LatAm and APAC with the addition of 22 cities across 10 countries.
- Acquired a <u>controlling interest in Viapool</u>, a mass transit platform operating in Argentina and Chile with more than 80 corporate clients.



- Formed a <u>partnership with Paynas</u>, a digital platform that provides integrated financial services, to empower Swvl captains with integrated financial services capabilities.
- Entered into agreements for an additional \$21.5 million of common shares in a private placement ("PIPE") with additional new flagship investors including European Bank for Reconstruction and Development. These new investors are in addition to a distinguished group of global strategic and financial investors providing fully committed PIPE financing for the transaction, including Agility, Luxor Capital Group, Chimera, and Zain.
- Entered into a <u>strategic partnership</u> with leading blockchain technologies company Concordium to leverage blockchain technologies to develop transformative next generation mass transit systems.
- Appointed a world-class Board of Directors that brings extensive financial, technology and automotive experience and reflects the diversity of the Company's stakeholder base. The postcombination Board includes <u>three highly experienced women and technology leaders</u> – Victoria Grace, Lone Fønss Schrøder, and Esther Dyson – and <u>W. Steve Albrecht, Ex-President of the American Accounting Association</u>, who will serve as chair of the combined company's audit committee.
- Appointed <u>new senior leaders</u> including Juan Batiz, Global Head of Policy; Enrique Gonzalez, Global Head of Legal; and Leandro Aliseda, Head of LatAm Public Sector, each of whom brings more than 20 years of relevant experience to Swvl and will significantly enhance the Company's ability to scale its platform in key geographies, while attracting top talent.
- Achieved <u>exceptional third quarter financial results</u>, delivering 3.6x quarter-on-quarter growth, 83 percent utilization and 500k active users while increasing full-year 2022 topline guidance by approximately 10 percent to \$155 million, up from previous guidance of \$141 million.
- Released Swvl's first annual <u>Environmental, Social and Governance ("ESG") Report</u>, which highlights the Company's continued commitment to empowering individuals to realize greater social and economic equity and operating with sustainable business practices.
- Announced that Swvl has <u>exceeded an important milestone</u> in its rapid geographic expansion with a footprint of 115 cities across 18 countries on four continents, significantly outperforming its current business plan and financial projections.

About Swvl

Swvl is a global provider of transformative tech-enabled mass transit solutions, offering intercity, intracity, B2B and B2G transportation across 115 cities in 18 countries. The Company's platform provides complimentary semi-private alternatives to public transportation for individuals who cannot access or afford private options. Every day, Swvl's parallel mass transit systems are empowering individuals to go where they want, when they want – making mobility safer, more efficient, accessible, and environmentally



friendly. Customers can book their rides on an easy-to-use proprietary app with varied payment options and 24 / 7 access to high-quality private buses and vans.

Swvl was co-founded by Mostafa Kandil, who launched Carmudi in the Philippines, which became the largest car classifieds platform in the country in just six months. He then served as Rocket Internet's Head of Operations. In 2016, Kandil joined Careem, a ride-sharing company and the first unicorn in the Middle East, where he launched services in multiple new markets.

For additional information about Swvl, please visit <u>www.swvl.com</u>.

Additional Information and Where to Find It

This news release relates to a proposed transaction among Swvl, Holdings and Queen's Gambit. This news release does not constitute an offer to sell or exchange, or the solicitation of an offer to buy or exchange, any securities, nor shall there be any sale of securities in any jurisdiction in which such offer, sale or exchange would be unlawful prior to registration or qualification under the securities laws of any such jurisdiction. In connection with the proposed transaction, Holdings filed the Registration Statement with the SEC, which was declared effective by the SEC on March 15, 2022, which includes a joint proxy statement/prospectus. Queen's Gambit and Holdings also will file other documents regarding the proposed transaction with the SEC. Before making any voting decision, investors and security holders of Queen's Gambit are urged to read the Registration Statement, the proxy statement/prospectus and all other relevant documents filed or that will be filed with the SEC in connection with the proposed transaction as they become available because they will contain important information about the proposed transaction.

INVESTORS AND SECURITY HOLDERS ARE ADVISED TO READ THE REGISTRATION STATEMENT, PROXY STATEMENT/PROSPECTUS, ALL AMENDMENTS THERETO, AND ANY OTHER RELEVANT DOCUMENTS FILED WITH THE SEC CAREFULLY AND IN THEIR ENTIRETY BECAUSE THEY CONTAIN IMPORTANT INFORMATION ABOUT THE BUSINESS COMBINATION AND THE PARTIES TO THE BUSINESS COMBINATION. Investors and security holders can obtain copies of these documents and other documents filed with the SEC free of charge at www.sec.gov. The definitive proxy statement/final prospectus has been mailed to shareholders of Queen's Gambit as of March 9, 2022 for voting on the business combination. Shareholders of Queen's Gambit copies of the proxy statement/prospectus without charge at the SEC's website at www.sec.gov, or by directing a request to: Queen's Gambit Growth Capital, 55 Hudson Yards, 44th Floor, New York, New York, 10001.

Participants in the Solicitation

Queen's Gambit, Swvl and Holdings and their respective directors and executive officers may be deemed to be participants in the solicitation of proxies from Queen's Gambit's shareholders in connection with the proposed transaction. Investors and security holders may obtain more detailed information regarding the names and interests in the business combination of the directors and officers of Holdings, Swvl and Queen's Gambit in the Registration Statement. Information about Queen's Gambit's directors and executive officers is also available in Queen's Gambit's Annual Form 10-K for the fiscal year ended



December 31, 2020 and other relevant materials filed with the SEC. You may obtain a free copy of these documents as described in the preceding paragraph.

Forward-Looking Statements

Certain statements made herein are not historical facts but are forward-looking statements. Forward-looking statements generally are accompanied by words such as "believe," "may," "will," "estimate," "continue," "anticipate," "intend," "expect," "should," "would," "plan," "predict," "potential," "seem," "seek," "future," "outlook" and similar expressions that predict or indicate future events or trends or that are not statements of historical matters. These forward-looking statements include, but are not limited to, statements regarding future events, the proposed business combination among Swvl, Holdings and Queen's Gambit, the estimated or anticipated future results and benefits of the combined company following the business combination, including the likelihood and ability of the parties to successfully consummate the business combination, future opportunities for the combined company and other statements that are not historical facts.

These statements are based on the current expectations of Swvl and/or Queen's Gambit's management and are not predictions of actual performance. These forward-looking statements are provided for illustrative purposes only and are not intended to serve as, and must not be relied on, by any investor as a guarantee, an assurance, a prediction or a definitive statement of fact or probability. Actual events and circumstances are difficult or impossible to predict and will differ from assumptions. Many actual events and circumstances are beyond the control of Swvl and Queen's Gambit. These statements are subject to a number of risks and uncertainties regarding Swvl's business and the business combination, and actual results may differ materially. These risks and uncertainties include, but are not limited to: general economic, political and business conditions, including but not limited to the economic and operational disruptions and other effects of the COVID-19 pandemic; the inability of the parties to consummate the business combination or the occurrence of any event, change or other circumstances that could give rise to the termination of the business combination agreement; the number of redemption requests made by Queen's Gambit's shareholders in connection with the business combination; the outcome of any legal proceedings that may be instituted against the parties following the announcement of the business combination; the risk that the approval of the shareholders of Swvl or Queen's Gambit for the potential transaction is not obtained; failure to realize the anticipated benefits of the business combination, including as a result of a delay in consummating the potential transaction or additional information that may later arise in connection with preparation of the Registration Statement and proxy materials, or after the consummation of the business combination as a result of the limited time Queen's Gambit had to conduct due diligence; the risk that the business combination disrupts current plans and operations as a result of the announcement and consummation of the business combination; the ability of the combined company to execute its growth strategy, manage growth profitably and retain its key employees; competition with other companies in the mobility industry; Swvl's limited operating history and lack of experience as a public company; the lack of, or recent implementation of, certain policies and procedures to ensure compliance with applicable laws and regulations, including with respect to anti-bribery, anticorruption, and cyber protection; the risk that Swvl is not able to execute its growth plan, which depends on rapid, international expansion; the risk that Swvl is unable to attract and retain consumers and qualified drivers and other high quality personnel; the risk that Swvl is unable to protect and enforce its



intellectual property rights; the risk that Swyl is unable to determine rider demand to develop new offerings on its platform; the difficulty of obtaining required registrations, licenses, permits or approvals in jurisdictions in which Swvl currently operates or may in the future operate; the fact that Swvl currently operates in and intends to expand into jurisdictions that are, or have been, characterized by political instability, may have inadequate or limited regulatory and legal frameworks and may have limited, if any, treaties or other arrangements in place to protect foreign investment or involvement; the risk that Swyl's drivers could be classified as employees, workers or quasi-employees in the jurisdictions they operate; the fact that Swvl has operations in countries known to experience high levels of corruption and is subject to territorial anti-corruption laws in these jurisdictions; the ability of Holdings to obtain or maintain the listing of its securities on a U.S. national securities exchange following the business combination; costs related to the business combination; Swvl's acquisition of a controlling interest in Shotl may not be beneficial to Swvl as a result of the cost of integrating geographically disparate operations and the diversion of management's attention from its existing business, among other things; and other risks that will be detailed from time to time in filings with the SEC. The foregoing list of risk factors is not exhaustive. There may be additional risks that Swvl presently does not know or that Swvl currently believes are immaterial that could also cause actual results to differ from those contained in forward-looking statements. In addition, forward-looking statements provide Swyl's expectations, plans or forecasts of future events and views as of the date of this communication. Swvl anticipates that subsequent events and developments will cause Swvl's assessments and projections to change. However, while Swvl may elect to update these forward-looking statements in the future, Swvl specifically disclaims any obligation to do so. These forward-looking statements should not be relied upon as representing Swyl's assessments as of any date subsequent to the date of this communication. Accordingly, undue reliance should not be placed upon the forward-looking statements.

No Offer or Solicitation

This news release is for informational purposes only and is not a "solicitation" as defined in Section 14 of the Securities Exchange Act of 1934, as amended. This news release is neither an offer to purchase, nor a solicitation of an offer to sell, subscribe for or buy any securities or the solicitation of any vote in any jurisdiction pursuant to the business combination or otherwise, nor shall there be any sale, issuance or transfer of securities in any jurisdiction in contravention of applicable law. No offer of securities shall be made except by means of a prospectus meeting the requirements of Section 10 of the Securities Act of 1933, as amended.

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