May 13, 2022

Albert Foreman Chief Executive Officer Tuatara Capital Acquisition Corporation 655 Third Avenue, 8th Floor New York, NY 10017

Re: Tuatara Capital

Acquisition Corporation

Amendment No. 5 to

Registration Statement on Form S-4

Filed May 12, 2022 File No. 333-262628

Dear Mr. Foreman:

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.

Amendment No. 5 to Registration Statement on Form S-4

Risk Factors, page 58

Include a separately captioned risk factor highlighting the potential conflicts of interest involving Cantor Fitzgerald due to its dual role as financial advisor to the Company in the merger transaction and financier as part of the Cantor Equity Financing, if the merger is consummated.

General

We understand that J.P. Morgan Securities LLC, the lead underwriter in your SPAC IPO,

intends on waiving its

deferred underwriting commissions as part of the closing of the Business Combination.

Please disclose how this waiver was obtained, why the waiver

was agreed to, and

clarify the current relationship with J.P. Morgan Securities and

Albert Foreman

Tuatara Capital Acquisition Corporation

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Tuatara. Please also revise your pro forma financial information and relevant disclosure

referring to the payment of deferred underwriting commissions.

Please describe what relationship existed between J.P. Morgan Securities and Tuatara

after the close of the IPO, including any financial or merger-related advisory services. We

note that J.P. Morgan is not described in the Background of the Business Combination, so

it is not clear if they had any role in the identification or evaluation of business

combination targets. We note that your underwriting agreement for the SPAC IPO

required you to provide notice to the underwriters representatives and their counsel upon

the engagement of any investment banking, financial, advisory or consulting services for $% \left(1\right) =\left(1\right) +\left(1\right) +\left$

merger and acquisition-related services.

4. Tell us whether J.P. Morgan Securities was involved in the preparation of any disclosure

that is included in the Form S-4 registration statement, including any analysis

underlying disclosure in the registration statement. If so, clarify their involvement,

whether they have retracted any work product associated with the transaction, and the risk

of such withdrawal and reliance on their expertise. Further, please clarify that ${\tt J.P.}$

Morgan claims no role in the SPAC s business combination transaction

affirmatively disclaimed any responsibility for any of the disclosure in this registration $\ensuremath{\mathsf{I}}$

statement.

5. Please tell whether you are aware of any disagreements with J.P. Morgan Securities ${\bf J}$

regarding the disclosure in your registration statement. Further, please add a risk factor $% \left(1\right) =\left(1\right) +\left(1\right)$

that clarifies that J.P. Morgan Securities was to be compensated, in part, on a deferred $\,$

basis for its underwriting services in connection with the SPAC IPO and such services $% \left(1\right) =\left(1\right) \left(1\right) +\left(1\right) \left(1\right) \left(1\right) +\left(1\right) \left(1\right)$

have already been rendered, yet J.P. Morgan Securities will waives such fees and disclaim $\,$

responsibility for the Form S-4 registration statement. Clarify the unusual nature of such a

fee waiver and the impact of it on the evaluation of the business combination.

You may contact Dave Edgar, Senior Staff Accountant, at (202) 551-3459 or Kathleen

Collins, Accounting Branch Chief, at (202) 551-3499 if you have questions regarding comments

on the financial statements and related matters. Please contact Edwin $\mathop{\rm Kim}\nolimits$, $\mathop{\rm Staff}\nolimits$ Attorney, at

(202) 3297 or Larry Spirgel, Office Chief, at (20) 551-3815 with any other questions.

Sincerely,

FirstName LastNameAlbert Foreman

Division of Corporation

Finance

Comapany NameTuatara Capital Acquisition Corporation

Office of Technology

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cc: Leonard Kreynin, Esq.

FirstName LastName