March 4, 2022

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

Re: Tuatara Capital

Acquisition Corporation

Registration

Statement on Form S-4

Filed February 10,

2022

File No. 333-262628

Dear Mr. Foreman:

We have reviewed your 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. References to our

prior comments refer to our letter dated January 21, 2022.

Form S-4 filed February 10, 2022

Questions and Answers About the Transaction Proposals for Tuatara Shareholders

If I am a warrant holder, can I exercise redemption rights with respect to my warrants?, page 12 $\,$

1. We note your response to prior comment 4 regarding the redemption provisions of your

public warrants, which may result in the public warrants being redeemed for \$0.01 or

\$0.10 per warrant if your common stock market price is above either \$18 or \$10 per share,

respectively. Please

clarify that your current common stock is quoted above \$10 per

share, but the market

value of your public warrants greatly exceeds \$0.10 per share. Thus,

there appears to be a

risk that public warrants may be redeemed in the near future for a

value that is

significantly less than the market value of the public warrants.

Albert Foreman

Tuatara Capital Acquisition Corporation

March 4, 2022

Page 2

Risk Factors

Following the business combination, if securities or industry analysts do not publish or cease

publishing research or reports about us, page 87

2. We note your response that you no longer believe there is a material risk that activities $\ \ \,$

taken by affiliates of Tuatara to purchase, directly or indirectly, public shares will increase

the likelihood of approval of the business combination and other proposals and may affect

the market price of your securities. Please explain why you believe

this is no longer a material risk and clarify whether there is a material risk that affiliates of Tuatara may cause the common stock price to increase after the merger, triggering the warrant redemption provisions. Valuation, page 118 Please identify the companies used in your benchmarking analysis for the purpose of calculating the peer segment multiples and the precedent transaction analysis. In addition, please provide more detail as to how you determined that the implied enterprise value for SpringBig increased from \$350 million to \$445 million using the sum-of-theparts analysis. Describe how you calculated the value of each part used in the sum-of-theparts totals. Unaudited Pro Forma Condensed Combined Financial Information, page 170 We note your revised disclosures in response to prior comment 15. Please provide us with a comprehensive analysis that supports your proposed accounting for both the Sponsor Earn-out and Contingent Shares as equity, including the specific authoritative guidance you considered and relied upon. Unaudited Condensed Combined Pro Forma Statement of Operations for the Twelve Months Ended December 31, 2020, page 175 Please revise to ensure that the pro forma statement of operations for each period presented includes the historical weighted average shares outstanding and net income per share, basic and diluted, for each of SpringBig and Tuatara. Business of SpringBig Overview, page 191 FirstName LastNameAlbert Foreman Please incorporate your response to prior comment 17 in your registration statement Comapany NameTuatara clarifying why youCapital believeAcquisition Corporation that SpringBig is a market leader in its product categories for March its loyalty and2marketing solutions in the cannabis industry. 4, 2022 Page FirstName LastName Albert Foreman FirstName LastNameAlbert Tuatara Capital Acquisition Corporation Comapany March NameTuatara Capital Acquisition Corporation 4, 2022 March3 4, 2022 Page 3 FirstName LastName Certain Regulatory Considerations and How We Adapt to Changing Regulatory Landscape, page 200 We note your response to prior comment 21 regarding the mobile carrier industry's selfimposed restrictions of text messaging for marketing related to the cannabis industry. Please clarify whether you are currently restricted from sending text messages from any major carrier and if most of your carriers are subject to these Cellular Telecommunications Industry Association guidelines. Further, please clarify why you believe retail-related texts from cannabis retailers, such as dispensaries, would not be subject to these guidelines. Management's Discussion and Analysis of Financial Condition and Results of Operations of

SpringBig

Factors Affecting Our Performance, page 208

8. We note your revised disclosures in response to prior comment 22. You refer to using the

average recurring monthly revenue during the prior twelve months divided by the $\,$

average recurring monthly subscription revenue over the same trailing twelve-month

 $\,$ period to determine your net revenue retention rate. Please revise to disclose how you

calculate the average recurring monthly revenue for purposes of this calculation. Also, $\,$

clarify whether you compare the average recurring monthly revenue for your customers as $% \left(1\right) =\left(1\right) +\left(1\right) +\left($

of the end of the prior period to the average recurring monthly revenue for the same set of $% \left(1\right) =\left(1\right) +\left(1\right)$

customers as of the end of the current period, adjusted for losses, increases and decreases $% \left(1\right) =\left(1\right) +\left(1\right)$

in those customers' monthly subscriptions. Alternatively, explain further how you

calculate net revenue retention rate and revise your disclosures accordingly.

Key Operating and Financial Metrics, page 210

9. In your revised disclosures in response to prior comment 24, you state that excess use

revenue has historically accounted for 30% of your total revenue. Please provide us with

a breakdown of the excess use revenue earned during each month in fiscal 2020 and 2021.

To the extent excess usage varies significantly from month-to-month, explain further why

you believe annualizing such revenue for the last month of the period is appropriate.

Also, clarify for us whether your arrangements stipulate pre-determined message volumes

for each month during the contract term or for the entire term of the arrangement.

10. You state on page 205 that you have more than 1,000 clients comprised of approximately

950 retailers and 68 brands. Please tell us how this equates to the 1,120 clients at

September 30, 2021 as disclosed here or revise your disclosures as necessary.

Albert Foreman

FirstName LastNameAlbert Foreman

Tuatara Capital Acquisition Corporation

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4, 2022

March4 4, 2022 Page 4

Page

FirstName LastName

11. You state in your revised disclosures in response to prior comment 23 that subscriptions

generally have a twelve-month term and automatically renew unless notice of cancellation $% \left(1\right) =\left(1\right) +\left(1\right) +\left$

is provided in advance. Please clarify whether your arrangements typically renew for $% \left(1\right) =\left(1\right) +\left(1\right$

another twelve-month term and whether the cancellation terms are the same in both the

initial and renewal term. Also, tell us your renewal rates for each period presented and $% \left(1\right) =\left(1\right) +\left(1\right) +\left$

clarify how management uses this measure in managing your business, if at all.

Results of Operations

Comparison of Nine Months Ended September 30, 2021 and 2020, page 213

12. We note your response to prior comment 25. Please tell us whether you have the ability to

 $% \left(1\right) =\left(1\right) \left(1\right)$ quantify the amount of revenue attributed to new customers versus existing customers. If

so, considering you have identified growth and retention of customers as a factor affecting $% \left(1\right) =\left(1\right) \left(1\right) \left($

your performance, explain further why you believe this information would not be $\begin{tabular}{ll} \hline \end{tabular}$

meaningful to your results of operations discussion.

Executive Compensation, page 224

13. We note your responses to prior comments 26 and 28 regarding agreements related to

your named executive officers. Please describe any material agreements

with Mr. Navin

Anand and clarify whether the form letter agreement to be filed as Exhibit 10.5 will be

substantially the same for all three named executive officers. You reference that there will

be customary provisions related to non-competition and related party transactions and they

will apply to InteQ. Please clarify if Exhibit 10.5 will contain specific provisions related

> relationship with InteQ. to Mr. Harris

Beneficial Ownership of Securities, page 228

Please disclose the natural person(s) that hold investment and/or voting power over the

shares beneficially owned by TVC Capital IV and TCAC Sponsor LLC, and their

respective affiliates. In this regard, please disclose the members of the TCAC Capital II

Fund, L.P. board of managers.

We remind you that the company and its management are responsible for the accuracy and adequacy of their disclosures, notwithstanding any review, comments, action

or absence of action by the staff.

Refer to Rules 460 and 461 regarding requests for acceleration. Please

time for us to review any amendment prior to the requested effective date of the registration statement.

Albert Foreman

Tuatara Capital Acquisition Corporation

March 4, 2022

Page 5

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 Kim, Staff Attorney, at

(202) 551-3297 or Jan Woo, Legal Branch Chief, at 202-551-3453 with any other questions.

Sincerely,

FirstName LastNameAlbert Foreman

Division of Corporation

Finance

Comapany NameTuatara Capital Acquisition Corporation

Office of Technology

March 4, 2022 Page 5

Leonard Kreynin, Esq.

FirstName LastName