FORM 4

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP

OMB APPROVAL									
OMB Number:	3235-0287								
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Check this box if no longer subject to Section 16. Form 4 or Form 5 obligations may continue. See Instruction 1(b).

Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934

					- 0	Occilon oc	(II) OI IIIC	iiivesti	none oc	mpany Act of	1340								
	nd Address of rd Scott E	2. Issuer Name and Ticker or Trading Symbol TMC the metals Co Inc. [TMC]								S. Relationship of Reporting Person(s) to Issuer (Check all applicable) X Director 10% Owner									
													71	Officer (g	ive title	2		r (specify	
(Last)		3. Dá	Date of Earliest Transaction (Month/Day/Year)								below) below)								
C/O SUS	STAINABL		9/2021	, ,															
1601 BR	YAN STRI	EET, SUITE 414	1																
					4 If	Amendmen	t Date of	Origina	l Filed (Month/Day/Ye	ear)	- 6	Indi	vidual or Joir	nt/Grou	ın Filina (C	Check An	nlicable Line)	
(Street)				" "			,mona, bay, re	ľ	6. Individual or Joint/Group Filing (Check Applicable Line) X Form filed by One Reporting Person										
DALLAS TX 75201													Form filed by More than One Reporting Person						
(City) (State) (Zip)																			
			Table I - No	on-Der	ivativ	_		_					y O	wned					
1. Title of Security (Instr. 3)				2. Transa Date (Month/Da		Execution Dat		Code (Instr.		4. Securities Acquired (A) or Disposed Of (D) (Instr. 3, 4 and			Beneficially Owne Following Reporte		orted			7. Nature of Indirect Beneficial Ownership	
								Code	v	Amount	(A) or (D)	Price		ransaction(s) Instr. 3 and 4)			(Instr. 4)	
																	1	Зу	
	CI.			09/09/2021				M ⁽¹⁾		= 440,000	A	(1)		7,410,000		I ⁽⁴⁾		Sustainable	
Common	Shares									7,410,000								Opportunities Holdings	
									H									LLC	
						1							\top				<u> </u>	Зу	
																		Sustainable	
Common Shares				09/09/2021				D ⁽²⁾		741,000	D	(2)		6,669,000		I ⁽⁴⁾		Opportunities	
									H									Holdings LLC	
																		JLC	
			Table II					•		osed of, o		-	Ow	med					
1. Title of	2.	3A. Deemed Execution Date,	4.		5. Number	lumber of ivative Securities			ercisable and 7. Title and Am Securities Und						mber of	10.	11. Nature of		
Derivative Security	Conversion or Exercise Price of	Date (Month/Day/Year)	if any (Month/Day/Year	Trans Code r) 8)		Acquired (A) or Disposed of (D) (Instr. 3, 4 and 5)		es Expiration I (Month/Day			Derivative	Security		Security (Instr. 5)	deriva Secur		Ownersi Form: Direct (E	Beneficial	
(Instr. 3)	Derivative Security			" ["							(Instr. 3 and 4)			(iiisti. 5)	Owne	ed	or Indire	rect (Instr. 4)	
	Security			Code	v	(A)	(D)	Date Exe	e rcisable	Expiration Date	Title	Amount Number Shares			Following Reported Transaction(s) (Instr. 4)		(i) (iiisti.	4)	
																		Ву	
Class B ordinary	(1)	09/09/2021		M			7,410,00	0	(1)	(1)	Class A ordinary	7,410,	000	(1)		0	I ⁽⁴⁾	Sustainable Opportunities	
shares											shares							Holdings LLC	
				_				+										By	
Class I Special	(2)	09/09/2021		A		500,000			(2)	(2)	Common	500,0	00	(2)	50	00,000	I ⁽⁴⁾	Sustainable Opportunities	
Shares				"						"	Shares	,-			"	.,		Holdings LLC	
				+	-	 		+							_			By	
Class J	(2)	09/09/2021		A		741,000			(2)	(2)	Common	741,0	ınn	(2)	74	1,000	I ⁽⁴⁾	Sustainable Opportunities	
Special Shares	(2)	03/03/2021		^		/41,000			(-)	(2)	Shares	/ +1,0	.00	(2)	'4	11,000	K.	Holdings	
				-	-			+				_						LLC	
Warrants to									(2)		Common	0.500	000					By Sustainable	
purchase Common	\$11.5	09/09/2021		J ⁽³⁾		9,500,000			(3)	(3)	Shares	9,500,	UUU	(3)	9,50	00,000	I ⁽⁴⁾	Opportunities Holdings	
Shares	I		l		1	1	l					I		1	l		l	LLC	

Explanation of Responses:

- 1. On September 9, 2021, Sustainable Opportunities Acquisition Corp. (the former name of the Issuer), consummated its initial business combination (the "Business Combination") with DeepGreen Metals Inc. In connection with the Business Combination, each Class B ordinary share automatically converted into one common share on a one-for-one basis.
- 2. In connection with the Business Combination, Sustainable Opportunities Holdings LLC (the "Sponsor") exchanged 741,000 common shares for Class I Special Shares and Class J Special Shares, each of which is automatically convertible into common shares on a one-for-one basis if the common shares trade for at least \$50.00 per share, in the case of the Class I Special Shares, or \$12.00 per share, in the case of the Class J Sponsor Shares, in each case on any twenty trading days in any thirty trading day period or in the event of certain changes of control.
- 3. Pursuant to the private placement warrant purchase agreement between the Sponsor and the Issuer, dated as of May 5, 2020, the Sponsor purchased an aggregate of 9,500,000 private placement warrants to purchase Class A ordinary shares on a one-for-one basis. In connection with the Business Combination, the private placement warrants became exercisable for common shares on a one-for-one basis at a price of \$11.50 per share. The private placement warrants may be exercised only during the period commencing 30 days after completion of the Business Combination and expire five years after the completion of the Business Combination or earlier upon redemption or liquidation.
- 4. The Reporting Person has voting and investment discretion with respect to certain securities held by the Sponsor and may be deemed to have shared beneficial ownership of such securities held directly by the Sponsor. The reporting person disclaims beneficial ownership of these securities except to the extent of his pecuniary interest therein, and the inclusion of these securities in this report shall not be deemed an admission of beneficial ownership of all of the reported securities for purposes of Section 16 or for any other purpose.

/s/ Scott Leonard

09/10/2021

** Signature of Reporting Person

Date

Reminder: Report on a separate line for each class of securities beneficially owned directly or indirectly.

- * If the form is filed by more than one reporting person, see Instruction 4 (b)(v).
- ** Intentional misstatements or omissions of facts constitute Federal Criminal Violations See 18 U.S.C. 1001 and 15 U.S.C. 78ff(a).

Note: File three copies of this Form, one of which must be manually signed. If space is insufficient, see Instruction 6 for procedure.

Persons who respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB Number.