May 5, 2021

Scott Leonard Chief Executive Officer and Director Sustainable Opportunities Acquisition Corp. 1601 Bryan Street, Suite 4141 Dallas, Texas 75201

Re: Sustainable

Opportunities Acquisition Corp.

Registration

Statement on Form S-4

Filed April 8, 2021 File No. 333-255118

Dear Mr. Leonard:

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

understand your disclosure.

 $\hbox{ Please respond to this letter by amending your registration statement and providing the } \\$ 

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.

 $\label{prop:continuous} \mbox{ After reviewing any amendment to your registration statement and the information you}$ 

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

Form S-4

Cover page

We note your disclosure in bolded language that public shareholders may elect to redeem their Public Shares even if they vote for the Business Combination Proposal. We further note your disclosures on pages 17 and F-8 that "each Public Shareholder may elect to redeem their Public Shares irrespective of whether they vote for or against the proposed transaction." Please clarify your disclosures here and elsewhere to address the redemption rights if a public shareholder elects to redeem their public shares, without voting, and if they do vote, irrespective of whether they vote for or against the Business Combination Proposal and the other proposals herein.

proposals nerein.

2. We note that you have included as separate proposals, Proposal 3, the Charter Proposal, and Proposal 4, the

Organizational Documents Proposals. The Charter proposal appears to Scott Leonard

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be a vote to approve the TMC Notice and Articles, and you direct investors to refer to  $% \left( 1\right) =\left( 1\right) \left( 1\right) +\left( 1\right) \left( 1\right) \left( 1\right) +\left( 1\right) \left( 1\right)$ 

 $\hbox{Proposal 4 the Organizational Documents Proposals to see a summary of the kev } \\$ 

differences between the Memorandum and Articles of Association of SOAC

under

Cayman Islands law and the TMC Notice and Articles under the BCBCA. We

note that

the approval of the Charter Proposal (with the exception of the change in authorized share

capital which requires an ordinary resolution) requires a special resolution under Cayman

Islands law, whereas the Organizational Documents Proposals require only a a non-

binding advisory resolution. It appears that under the Cayman Islands Companies Act and

SOAC's Amended and Restated Memorandum and Articles of Association a company

may, by special resolution, alter its memorandum of association with respect to any

objects, powers or other matters specified therein. See e.g., Section 10 of the Cayman

Islands Companies Act and Section 18.3 of the SOAC amended and

restated memorandum. Please clarify why you have included the Charter Proposal

and the
Organizational Documents Proposal as separate proposals, and tell us
whether you will

Memorandum and Articles of Association and subject such proposals to a special

resolution under Cayman Islands law. For guidance, see also Question 201.01 of the

Division s Exchange Act Rule 14a-4(a)(3) Compliance and Disclosure Interpretations.

Also include in your subsequent amendment the form of proxy card for review and clarify

whether any proposal is conditioned upon another proposal. Questions and Answers, page  $8\,$ 

3. Please include a separate question and answer to address the separate steps to the initial

business combination and why you are including a Charter Proposal and a non-binding

advisory Organizational Documents Proposal.

4. Please include a separate question and answer to address the conflicts of interest

considered by the SOAC Board in its recommendation to enter into an initial business  $% \left( 1\right) =\left( 1\right) +\left( 1\right$ 

combination with DeepGreen, including a discussion of the Sponsor Earnout Shares. We

note your disclosure on page 214 that "SOAC Board also considered that some officers  $% \left( 1\right) =\left( 1\right) +\left( 1\right$ 

and directors of SOAC might have interests in the Business Combination as individuals  $% \left( 1\right) =\left( 1\right) \left( 1\right) +\left( 1\right) \left( 1\right) \left( 1\right) +\left( 1\right) \left( 1\right)$ 

that are in addition to, and that may be different from, the interests of SOAC  $\,$  s  $\,$ 

shareholders."

Risk Factors

Risks Relating to the Business Combination and SOAC, page 63

5. We note that you are registering only a portion of the common shares to be issued upon

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

risk factor disclosure on page 39 that a significant portion of your total outstanding shares

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

which could cause the market price of your Class A ordinary shares to drop significantly,  $\$ 

even if TMC  $\,$  s business is doing well. Please disclose the risks attendant to this scenario

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in your risk factors section, and within this revision, please quantify the number of such  $% \left( 1\right) =\left( 1\right) +\left( 1\right)$ 

shares that could be sold into the market in the near future.

6. We note your overview of all your mineral properties. Please state which of your  ${\sf vol}$ 

properties you consider to be material and describe to us the basis underlying your  $% \left( 1\right) =\left\{ 1\right\}$ 

materiality determination.

Environmental Market Opportunity, page 117

7. You disclose that DeepGreen believes that it is positioned to become one of the lowest

 $\,$  ESG footprint metal companies in the industry, offering an expected 70-99% reduction of

 $\,$  most lifecycle ESG impacts. Please define what you consider lifecycle ESG impacts and

your basis for your belief that DeepGreen will achieve a 70-99% reduction in such  $\,$ 

impacts. Please also address any limitations to this belief. For example, in terms of per-

 $\,$  kilogram emissions from DeepGreen's production, it appears this may be relative to land

ore averages depending on if your contractor does not use hydropower or another

renewable source to process the nodule, as discussed in your White Paper Questions and  $% \left( 1\right) =\left\{ 1\right\} =\left\{$ 

Answers as available on DeepGreen's website.

Summary of Mineral Resources, page 120

8. Please state your point of reference, such as in-situ, for all your resource estimates. See

Item 1303(b)(3)(v) of Regulation S-K.

Mineral resource estimate, page 139

9. We note you report wet tons quantities and abundance, along with dry weight percentages

for your respective metal analyses. Please clarify this mixed disclosure and include your  $% \left( 1\right) =\left( 1\right) +\left( 1\right) +$ 

estimated moisture content along with the overall resource recovery factors as a footnote

to your resource estimates.

Mineral resource estimate, page 140

10. We note your mineral resource estimate for NORI Area D was determined using a  $\mathbf{4}$ 

 $\ensuremath{\,\text{kg/m2}}$  abundance cut-off which was derived from the estimates of your costs and

revenues presented in the NORI Technical Report Summary. Please disclose the method  $\,$ 

of calculation using your metal prices, mining/processing costs, and metallurgical

recoveries.

Assumed Economic Inputs, page 147

11. We note your price estimate forecasts were provided by CRU International Limited.

Please disclose the preparation date for this market report, confirm this is the same report  $% \left( 1\right) =\left( 1\right) +\left( 1\right$ 

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utilized in Exhibits 96.1 and 96.2, and provide a copy supplementally of this report.

Production schedule, page 147

12. We note your cash flow analysis includes inferred resources which amount to

approximately 2% of your total production. Please note Item 1302(d)(4)(ii)(C) of

Regulation S-K requires disclosure, with equal prominence, of the results of the economic

analysis excluding inferred resources in addition to the results that include inferred

resources. In the event there is not a significant difference, make a statement to that

effect.

13. We note the disclosures related to DeepGreen's employment agreements with several of

currently negotiating employment agreements with these officers for the post-close  $% \left( 1\right) =\left( 1\right) +\left( 1\right)$ 

 $\dot{}$  merger entity. Please file as exhibits to the registration statement the employment

agreements with DeepGreen's members of management.

 $\label{lem:decomposition} \mbox{DeepGreen's Management's Discussion and Analysis of Financial Condition and Results of} \\$ 

Operations 3 1

Contractual Obligations and Commitments, page 174

14. You disclose here that as at December 31, 2020, DeepGreen s original commitment of

\$30 million in cash and 10 million common shares still remained to be completed as such

obligation is dependent upon successful completion by Allseas of the collector test. In

terms of the \$30 million owed, please disclose here the timing of such payments disclosed

on page 123-124, including that DeepGreen would pay to Allseas \$10,000,000 on June 30,

2021 on confirmation of placing an order for certain equipment and demonstrating certain  $\,$ 

 $\,$  progress on construction of the collector vehicle. Please disclose if this payment is

expected to be due on June 30, 2021.

Governing Law, page 203

15. We note the disclosure that the Business Combination Agreement is governed by and

construed in accordance with the laws of the State of Delaware, without giving effect to  $\,$ 

any choice of law or conflict of law provision or rule (whether of the State of Delaware or

any other jurisdiction) that would cause the application of the law of any jurisdiction other

than the State of Delaware (except that the (i) Cayman Islands Companies Act (as  $\$ 

Revised) also applies to the Continuance and (ii) laws of the Province of British  $\,$ 

Columbia, Canada also applies to the Continuance, the Preferred Share Conversion, the  $\,$ 

Convertible Debenture Conversion and corporate matters related to the  ${\sf DeepGreen}$ 

Information Circular, the DeepGreen Securityholders meeting and the Plan of

Arrangement). Please expand the disclosure here to provide additional details to this brief

reference and explain the instances when both the Cayman Islands Companies Act (as  $\,$ 

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Revised) and the laws of the Province of British Columbia, Canada would apply to the  $\,$ 

Continuance.

PIPE Financing, page 205

16. We note that concurrently with the execution of the Business Combination Agreement,

SOAC entered into the Subscription Agreements with each of the PIPE Investors.

pursuant to which the PIPE Investors have agreed to subscribe for and purchase, and  $% \left( 1\right) =\left( 1\right) +\left( 1\right)$ 

SOAC has agreed to issue and sell to the PIPE Investors, an aggregate of 33,030,000

TMC Common Shares, for aggregate gross proceeds of \$330,300,000, and that SOAC will

 $\,$  grant the PIPE Investors certain registration rights in connection with the PIPE  $\,$ 

Financing. We further note that the PIPE Investors will own approximately 11% of the

outstanding TMC common stock after the initial business combination.

Please revise to

identify the PIPE Investors.

Proposal No. 2 -- The Business Combination Proposal Background to the Business Combination, page 205

17. Please revise your disclosure to discuss how the nature and amount of consideration, and  $\ensuremath{\mathsf{S}}$ 

transaction structure and other material terms were determined, including how the parties  $% \left( 1\right) =\left( 1\right) +\left( 1\right) +$ 

 $\,$  agreed to and the basis underpinning the pre-transaction equity value ascribed to

DeepGreen of \$2.25 billion.

18. Please discuss the key finding with the respect to the due diligence review of DeepGreen

that each of K&E, ERM Consulting & Engineering, Inc. and Riveron Consulting, LLC

provided SOAC between January 27, 2021 and March 3, 2021.

19. You disclose on page 206 that SOAC submitted non-binding term sheets or proposals to

six potential business combination targets (including DeepGreen) that SOAC believed,

based on, among other things, its and its advisors preliminary due diligence and

evaluation and analysis, were most suitable for a business combination. You further

disclose on page 208 that in connection with the execution of the Letter of Intent that  $% \left( 1\right) =\left( 1\right) +\left( 1\right) +\left($ 

contained a binding exclusivity period, SOAC abandoned the other potential business

combination opportunities. Revise to provide additional details explaining why SOAC

 $\dot{}$  did not pursue a potential business combination with each of the five alternative

proposals.

20. We note the disclosure that following a discussion on or about December 18, 2020 with

Nomura Securities International, Inc. (Nomura), DeepGreen s financial advisor, SOAC

informed Nomura that it wished to begin discussions regarding a potential business  $% \left( 1\right) =\left( 1\right) +\left( 1\right)$ 

combination involving SOAC and DeepGreen. Please clarify who initiated contact related

to the initial business combination involving DeepGreen.

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The SOAC Board's Reasons for the Business Combination

Valuation supported by financial analysis and due diligence, page 213

21. You disclose that the SOAC Board determined that the valuation analysis conducted by

SOAC s management team, based on the trading levels of comparable companies and the

materials and financial projections provided by DeepGreen, supported the equity valuation

of DeepGreen. Please disclose the financial projections provided by DeepGreen,

including qualitative and quantitative disclosure of the material assumptions underlying

these financial projections. In this regard, for example, we note the financial projections

provided on slide 17 of the investor presentation filed in Exhibit 99.2 to your Form 8-K

filed March 4, 2021.

Exhibits

22. Please file the Option and Services Agreement with Marawa and Kiribati. See Item

601(b)(10) of Regulation S-K.

Exhibit 96.1 - Introduction, page 31

23. Please state the qualified persons responsible for sections 8.4 and

8.5 of your technical report. Exhibit 96.1 - Sample preparation, analysis, and security, page 97 Please revise to discuss the opinion of the qualified person in 24. regards to the adequacy of sample preparation, security, and analytical procedures, as required by Item 601 paragraph this information is

(96)(iii)(b)(8)(iv) of Regulation S-K or, alternatively tell us where

located in your technical report summary.

Exhibit 96.1 - Mineral Resource Estimate, page 127

25. We note your mineral resource estimate for NORI Area D was determined using a 4

kg/m2 abundance cut-off which was derived from the estimates of your costs and

revenues presented in this Technical Report Summary. Please disclose the detailed

method of calculation using your metal prices, mining/processing costs, and metallurgical

recoveries. See Item 601 paragraph (96)(iii)(b)(11)(iii) of Regulation S-K.

Exhibit 96.1 - Mineral Resource Classification, page 172

26. Please revise to discuss the qualified person s opinion on whether all issues relating to

relevant technical and economic factors likely to influence the prospect of economic

extraction can be resolved with further work as required by Item 601 paragraph

(96)(iii)(b)(11)(vii) of Regulation S-K.

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Exhibit 96.1 - Market Studies, page 241

We note your price estimate forecasts were provided by CRU International Limited.

Please disclose the preparation date for this market report and explain, with particularity,

your reasons for using the selected prices, including the material assumptions underlying

those price selections. This explanation must include disclosure of the time frame used to

estimate the commodity price and unit costs for cut-off grade estimation, and the reasons

justifying the selection of that time frame. See Item 601 paragraph (96)(iii)(b)(11)(iii) of

Regulation S-K.

Exhibit 96.2 - Cut-off grade, page 175

28. We note your mineral resource estimate for TOML Areas were determined using a 4

kg/m2 abundance cut-off which was derived from the estimates of your costs and

revenues presented in the NORI Technical Report Summary. Please disclose the detailed

method of calculation using your metal prices, mining/processing costs, and metallurgical

recoveries. See Item 601 paragraph (96)(iii)(b)(11)(iii).

Exhibit 96.2 - Mineral Resource Classification, page 176

We note your summary disclosure of the TOML Resources. Please separately report the

TOML resources for Areas A, B, C, D, E, and F.

Exhibit 96.2 - Market Studies, page 196

We note your price estimate forecasts were provided by CRU International Limited.

Please disclose the preparation date for this market report and explain, with particularity,

your reasons for using the selected prices, including the material assumptions underlying

those price selections. This explanation must include disclosure of

the time frame used to
estimate the commodity price and unit costs for cut-off grade
estimation, and the reasons
justifying the selection of that time frame. See Item 601 paragraph
(96)(iii)(b)(11)(iii) of
Regulation S-K.

General

31. Please provide your analysis to explain the vote threshold required thereunder for

shareholder approval for the Business Combination Proposal to approve and adopt the  $\,$ 

Business Combination Agreement. In this regard, please tell us whether Sections 237.7

and 233.6 of the Caymans Islands Companies Act under the Cayman Islands Companies  $\,$ 

 $\mbox{\sc Act}$  (a plan of merger or consolidation shall be authorised by each constituent company by

way of a special resolution) would be applicable.

32. Please include the Annexes within the table of contents. Scott Leonard Sustainable Opportunities Acquisition Corp.

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

You may contact Myra Moosariparambil, Staff Accountant, at (202) 551-3796 or Craig Arakawa, Accounting Branch Chief, at (202) 551-3650 if you have questions regarding comments on the financial statements and related matters. Please contact George K. Schuler at (202) 551-3718 for engineering related questions. Please contact Kevin Dougherty, Staff Attorney, at (202) 551-3271 or Loan Lauren Nguyen, Legal Branch Chief, at (202) 551-3642

with any other questions

Sincerely,

 ${\tt FirstName\ LastNameScott\ Leonard}$ 

Division of Corporation

Finance

Comapany NameSustainable Opportunities Acquisition Corp.

Office of Energy &

Transportation
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cc: Julian Seiguer
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