August 23, 2021

Vadim Komissarov Chief Executive Officer Trident Acquisitions Corp. One Liberty Plaza 165 Broadway St, 23rd Floor New York, NY 10006

Re: Trident

Acquisitions Corp.

Amendment No. 1 to

Registration Statement on Form S-4

Filed August 12,

2021

File No. 333-257734

Dear Mr. Komissarov:

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.

Unless we note

otherwise, our references to prior comments are to comments in our August 6, 2021 letter.

Form S-4/A filed August 12, 2021

Summary

Interests of Certain Persons in the Business Combination, page 5

We note your response to prior comment 7. Please explain how these cash contributions present a conflict of

interest to TDAC s directors and officers.

Please clarify exactly

how the TDAC board considered the TDAC directors and officers

conflicts of interests

in negotiating and recommending the Business Combination.

Vadim Komissarov

FirstName LastNameVadim

Trident Acquisitions Corp. Komissarov

Comapany

August 23, NameTrident

Acquisitions Corp. 2021

August

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FirstName LastName

Proposal No. 1 - The Business Combination Proposal

Background of the Merger, page 80

We note your response to prior comment 13. Please revise to disclose the trust funds

remaining after each extension. Also, please expand your disclosure to

consideration, if any, the TDAC board gave to the fact that TDAC would not meet the

Nasdag listing requirement to consummate a business combination within 36 months of

the effectiveness of its IPO registration statement.

Certain Lottery.com Projected Financial Information, page 86

4. We note your response to prior comment 16. Consider also including this explanatory

footnote in the section entitled Unaudited Pro Forma Condensed Combined Financial

Information.

Lottery.com Management's Discussion and Analysis of Financial Condition and Results of  $\,$ 

Operations, page 150

5. We note your response to prior comment 19. Please disclose the financial metrics in the  $\,$ 

filing.

Financial Statements - AutoLotto, Inc., page F-51

6. Please file an updated consent from the independent accountants of AutoLotto, Inc. in the

next amendment.

Note 4. Intangible Assets, net, page F-60

7. We note in the disclosure on page F-61 that you issued a convertible note in the amount of

\$12,500,000 for the right to acquire assets of a third party. Please expand the disclosure to

explain in detail how you determined that this right constitutes an intangible asset prior to

the acquisition of the asset, how you would evaluate impairment of such an intangible

asset and the terms of the agreement, such as the date the agreement expires and any other  $% \left( 1\right) =\left\{ 1\right\} =\left\{ 1\right\}$ 

 $\,$  material terms. Please supplementally explain to us the reason you believe that this

should be recorded as an asset rather than expensed.

Note 5. Notes Payable and Convertible Debt, page F-62

8. We note that the parties executed an amendment that updated the maturity date of Series  ${\sf B}$ 

Notes to December 21, 2021. Please expand the disclosure to include the date that the  $\,$ 

Note 11. Related Party Transactions, page F-67

9. We note in the revised disclosure that you will benefit from any positive net income of

Master Goblin in that your reimbursement obligation will be reduced in the event of

 $\mbox{\sc Master Goblin}$  experiences positive net income. Please tell us how you considered the

Vadim Komissarov

Trident Acquisitions Corp.

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guidance in ASC 810-10-15 regarding whether your relationship with Master Goblin  $\,$ 

constitutes a VIE, as it appears that you may be the primary beneficiary of the operations

of Master Goblin.

Note 13. Subsequent Events, page F-95

10. We note that in February 2021 you terminated an agreement with Playsino, Inc. and

incurred a settlement cost satisfied by the issuance of Series B notes. Based on the  $\,$ 

statement of operations for the three months ended March 31, 2021, it does not appear that

you expensed this settlement cost during the period. Please revise to expense this cost or

expand the disclosure to clearly explain the basis for not recording an expense in the  $\ensuremath{\mathsf{e}}$ 

period the agreement was terminated.

Exhibits

11. We note the form of preliminary proxy card filed as Exhibit 99.1. Please note that the

form of proxy should be filed as an appendix to the proxy statement rather than an exhibit  $% \left( 1\right) =\left( 1\right) +\left( 1\right)$ 

to the registration statement. Refer to Note to paragraph (a)(3) of Exchange Act Rule 14a-

4.

You may contact Claire DeLabar, Senior Staff Accountant, at 202-551-3349

or Robert Littlepage, Accounting Branch Chief, at 202-551-3361 if you have questions regarding comments on the financial statements and related matters. Please contact Alexandra Barone, Staff Attorney, at 202-551-8816 or Larry Spirgel, Office Chief, at (202) 551-3815 with any other questions.

Sincerely,

FirstName LastNameVadim Komissarov

Division of

Corporation Finance Comapany NameTrident Acquisitions Corp.

Office of Technology

August 23, 2021 Page 3 cc: Mitchell S. Nussbaum

FirstName LastName