August 6, 2021

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

Re: Trident

Acquisitions Corp.

Registration

Statement on Form S-4

Filed July 7, 2021 File No. 333-257734

Dear Mr. Komissarov:

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.

Registration Statement on Form S-4

Questions and Answers About The Proposal, page vii

Please provide Q&As

regarding the following:

The current deadline to consummate a business combination, including a discussion of the original

deadline and the number of extensions made to that deadline; The current number

of TDAC public shares outstanding following redemptions in

connection with the multiple extensions to the deadline to consummate a business

combination;

The original amount

deposited in the trust account following the IPO and the current

balance of the

trust account following the redemptions in connection with the

multiple extensions

to the deadline;

Vadim Komissarov

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Trident Acquisitions Corp. Komissarov

Comapany August

NameTrident Acquisitions Corp.

6, 2021

August

Page 2 6, 2021 Page 2

FirstName LastName

That TDAC is currently not in compliance with the listing standards of Nasdaq for

acquisition companies because it did not complete a business combination within 36

months of the effectiveness of its IPO registration statement, disclosing the required

date and the potential consequences of not meeting this listing

standard;

The maximum number of public shares that can be redeemed that

will meet the

condition that TDAC have at least \$5,000,001 of net tangible assets remaining

immediately after the closing; and

The impact on non-redeeming shareholders of past shareholder redemptions and

shareholder redemptions in connection with the vote on the $\ensuremath{\mathsf{Business}}$ Combination

 $\mbox{\sc Proposal.}$ For example, disclose that redeeming shareholders retain their warrants.

Quantify the value of the warrants, based on recent trading prices, that have been and

may be retained by redeeming stockholders and identify any material resulting risks.

What vote is required to approve the Proposals?, page vii

2. Disclose the number and percentage of TDAC public shares that would be required to

approve the Business Combination Proposal assuming (i) all outstanding shares are

present and voting, and (ii) only a quorum of shares is present. Summary, page ${\bf 1}$

3. Please disclose all possible sources and extent of dilution that shareholders who elect not

to redeem their shares may experience in connection with the business combination.

Provide disclosure of the impact of each significant source of dilution, including the $\,$

amount of equity to be held by Lottery.com stockholders, TDAC initial stockholders and

TDAC public shareholders, warrants retained by redeeming shareholders and earnout

shares, at minimum and maximum redemption levels, including any needed assumptions.

Interests of Certain Persons in the Business Combination, page 5

4. Please highlight the risk that the TDAC Founder Holders and initial stockholders will

benefit from the completion of a business combination and may be incentivized to

complete an acquisition of a less favorable target company or on terms less favorable to

shareholders rather than liquidate.

5. Please clarify if the TDAC Founder Holders and initial stockholders can earn a positive

rate of return on their investment, even if other TDAC shareholders experience a negative

rate of return in the post-business combination company.

6. Please separately disclose the conflicts of interest of TDAC s directors and officers and

Lottery.com s directors and officers.

7. Please quantify the amount of cash contributions made by TDAC and by its insiders in

connection with extension of the deadline to complete a business combination. Explain $\,$

how the cash contributions made by TDAC would present a conflict of interest to TDAC s

directors and officers.

Vadim Komissarov

Trident Acquisitions Corp.

August 6, 2021

Page 3

8.

- Please quantify the value of the 4,000,000 earn-out shares.
- 9. Please include the current value of loans extended, fees due, and out-of-pocket expenses

for which the Founder Holders, their affiliates and officers and directors are awaiting

reimbursement.

10. Please clarify how the TDAC board considered these conflicts in negotiating and

recommending the business combination.

Risk Factors

Risks Related to TDAC's Business and the Business Combination, page 51

11. Disclose the material risks to unaffiliated investors presented by taking Lottery.com

public through a merger rather than an underwritten offering. These risks could include

the absence of due diligence conducted by an underwriter that would be subject to liability

for any material misstatements or omissions in a registration statement. Proposal No. 1 - The Business Combination Proposal Background of the Merger, page 77 Please discuss the extent to which TDAC or its affiliates engaged in 12. any substantive contacts and negotiations with potential business combination targets between its IPO and November 7, 2020, when it became aware of Lottery.com as a potential target. Please discuss each time the TDAC board determined to solicit a 13. shareholder vote to extend the deadline to consummate a business combination. Disclose the outcome of the shareholder votes, including the amount of redemptions, additional deposits made by TDAC or any of its affiliates to the Trust Account in connection with these extensions, and the amount of public shares and trust funds remaining after each extension. Disclose what consideration 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. Expand your disclosure of the parties 14. negotiations of the business combination and related agreements to discuss the specific, material terms proposed in the letters of intent, and conditions of the final merger agreement, the determination of the final structure of the proposed transaction, and the ultimate amount and form of consideration. Certain Lottery.com Projected Financial Information, page 80 15. and acquisitions FirstName LastNameVadim Komissarov expand the disclosure Comapany NameTrident to include Acquisitions

drafts of the merger agreement, and related transactions, the terms

We note that you have included eight opportunities for strategic mergers

in the projections which are projected to close through 2023. Please

the assumptions Corp. your conclusion that it is appropriate to include

underlying

Augustthese strategic

6, 2021 Page 3mergers and acquisitions in your projections.

FirstName LastName

Vadim Komissarov

FirstName LastNameVadim

Trident Acquisitions Corp. Komissarov

Comapany

NameTrident Acquisitions Corp. August

6, 2021

August

Page 4 6, 2021 Page 4

FirstName LastName

It appears the Lottery.com projections may have been prepared in 2021. Please explain

why the projections show 2020 revenues of \$11 million when 2020

revenues were \$7.5

million.

Material U.S. Federal Income Tax Considerations, page 115

17. The Business Combination Agreement and other disclosure indicates that the parties

intend for the merger to be tax free to certain U.S. holders pursuant to Section 368(a) of

the Internal Revenue Code. Please include an opinion of counsel that supports this

conclusion. See Item 601(b)(8) of Regulation S-K and our Staff Legal Bulletin No. 19.

Business of Lottery.com

Our Company

Overview, page 124

We note that you state that you intend to execute on strategic acquisitions and other

synergistic opportunities. We also note on page 135 that you have

identified as potential

acquisition candidates businesses that operate in jurisdictions with sizable TAM. Please

expand the disclosure here and elsewhere throughout the document wherever you mention $% \left(1\right) =\left(1\right) +\left(1$

such intentions, such as on pages 131, 135, 143, 146, 151, F-73, to clarify whether you

have any acquisitions that are probable of occurring and whether you have any $% \left(1\right) =\left(1\right) +\left(1$

negotiations or letters of intent or agreements for acquisitions at this time that may be

significant in the aggregate.

Lottery.com Management's Discussion and Analysis of Financial Condition and Results of Operations, page 143

19. Tell us whether there are any financial metrics used by Lottery.com s management to

evaluate financial performance.

Lottery.com Management's Discussion and Analysis of Financial Condition... Components of Our Results of Operations Results of Operations, page 147

20. Please expand the discussion of revenue changes from period to period to include

separately quantifying changes due to price and volume of the various types of revenues.

Refer to Financial Reporting Codification section 501.04 for guidance. Unaudited Pro Forma Condensed Combined Financial Information Mexican Acquisitions, page 167

21. Please expand the disclosure to explain the methodology used to determine the Autolotto

share value as of June 30, 2021 of \$2.01 used in the purchase consideration calculation.

Please also expand the disclosure in Note 2(A) on page 175 accordingly.

Vadim Komissarov

FirstName LastNameVadim

Trident Acquisitions Corp. Komissarov

Comapany

August NameTrident Acquisitions Corp.

6, 2021

August

Page 5 6, 2021 Page 5

FirstName LastName

Beneficial Ownership of Securities, page 188

22. Please disclose the natural person or persons who exercise the voting and/or dispositive

powers with respect to the securities owned by Polar Asset Management Partners Inc.

Financial Statements - AutoLotto Inc.

Note 2. Significant Accounting Policies

Revenue Recognition, page F-58

23. Please expand the accounting policy for data licensing revenue and other licensing

 $% \left(1\right) =\left(1\right) \left(1\right) +\left(1\right) \left(1\right)$ revenue to clarify that revenue from symbolic licenses are recognized over the term of the

agreement. Please also revise the disclosure on page F-76 accordingly.

24. Please expand the disclosure to explain the basis for recognition of revenues on a gross

basis, i.e. the retail value of the game, focusing on your role in control of the assets in the $\,$

satisfaction of your performance obligations for lottery gaming revenues.

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

25. We note on the statement of cash flows that you purchased \$3.05 million of intangible

assets with cash and \$15.45 million through the issuance of convertible debt. Please $\,$

expand the disclosure in Note 4 to provide sufficient detail to explain the increase from $\,$

December 31, 2020 to March 31, 2021 of \$18.3 million.

Note 5. Notes Payable and Convertible Debt, page F-63

26. We note on page 151 that a portion of the Series B convertible promissory notes matured

on December 31, 2020 and you have verbally agreed with the noteholders

to extend the maturity of the notes pending a qualified financing that has not yet

occurred. Please

expand the disclosure to explain the basis for classification of these

notes as current or long-term. If classified as long-term, tell us the basis for your

 $\,$ long-term. If classified as long-term, tell us the basis for your belief that such

classification is appropriate.

Note 11. Related Party Transactions, page F-66

27. We note on page F-66 that you have agreed to payment or reimbursement of certain initial

and as-incurred expenses to a contractually capped limit, subject to offset by any of

Master Goblin's positive net income attributable on a per location

basis. Please expand

the disclosure to clarify the accounting for initial and as-incurred expenses and how the $\,$

offset of Master Goblin's positive net income is determined and recorded. Please expand $\,$

the disclosure on page 142 accordingly.

Vadim Komissarov

FirstName LastNameVadim

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Comapany

August NameTrident Acquisitions Corp.

6, 2021

August

Page 6 6, 2021 Page 6

FirstName LastName

Note 13. Subsequent Events, page F-94

28. We note in February 2021 that you terminated an agreement with Playsino Inc. to pursue a

business combination and issued Series B notes to Playsino Inc.

amounting to \$12.4

 $\,$ million. Please expand the disclosure to clarify the accounting treatment afforded to this

transaction.

We remind you that the company and its management are responsible for the accuracy $% \left(1\right) =\left(1\right) \left(1\right) +\left(1\right) \left(1\right) \left(1\right) +\left(1\right) \left(1\right) \left($

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 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 Kathleen Krebs, Special Counsel, at 202-551-3350 with any

other questions.

Sincerely,

Division of

Corporation Finance

Office of

Technology

cc: Mitchell S. Nussbaum