October 24, 2023

Jack Leeney Chief Executive Officer 7GC & Co. Holdings Inc. 388 Market Street, Suite 1300 San Francisco, CA 94111

Re: 7GC & Co. Holdings Inc.

Registration Statement on Form S-4

Filed October 18,

File No. 333-274278

Dear Jack Leeney:

We have reviewed your amended registration statement and have the following

comments.

 $\,\,$ Please respond to this letter by amending your registration statement and providing the

requested information. If you do not believe a comment applies to your facts and circumstances

or do not believe an amendment is appropriate, please tell us why in your response.

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

provide in response to this letter, we may have additional comments.

Unless we note otherwise,

any references to prior comments are to comments in our October 12, 2023 letter.

Amendment No. 2 to Registration Statement on Form S-4

Unaudited Pro Forma Condensed Combined Financial Information, page 75

1. We note that Stockholder Proposal No. 4 has been revised such that holders of 7GC

common stock will elect

all five directors to the New Banzai Board. Your disclosure here

and on page 134 states

Amendment No. 2 to

that Banzai's directors and individuals designated by, or

representing, Banzai's

existing shareholders will constitute at least four of the five $\ensuremath{\mathsf{e}}$

members of the initial

New Banzai Board following consummation of the Business $\,$

Combination. Please

clarify whether at least four of the current nominees meet this

criterion or revise as

necessary.

Jack Leeney

FirstName

7GC & Co.LastNameJack

Holdings Inc. Leeney

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2023 & Co. Holdings Inc.

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FirstName LastName

Stockholder Proposal No. 1 - The Business Combination Proposal

Expected Accounting Treatment, page 133

points on page 134 continue to refer to Banzai's existing shareholders having a majority $\,$

interest under both the no redemption and maximum redemption scenarios, which is not

the case. Please revise.

Beneficial Ownership of Securities, page 231

3. We note your response to prior comment 4. Please disclose the natural person(s) that hold

investment and/or voting power over the voting securities beneficially owned by Polar $\,$

Asset Management Partners Inc.

Please contact Chen Chen at 202-551-7351 or Kathleen Collins at 202-551-3499 if you

have questions $\bar{\text{regarding}}$ comments on the financial statements and related matters. Please

contact Kyle Wiley at 202-344-5791 or Matthew Crispino at 202-551-3456 with any other questions.

Sincerely,

Division of

Corporation Finance

Office of

Technology

cc: Mike Heinz