November 9, 2023

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

Re: 7GC & Co. Holdings

Inc.

Amendment No. 4 to

Registration Statement on Form S-4

Filed November 2,

2023

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.

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 November 3, 2023 letter.

Amendment No. 5 to Registration Statement on Form S-4

Risk Factors

7GC's public stockholders will experience immediate dilutions as a consequence of the issuance

of New Banzai Class A shares..., page 55

We note from your revised disclosure on page 55 that immediately following the Business Combination, Banzai

securityholders will collectively own 23.4% under the no

redemption scenario.

Please tell us whether the reference to collectively

include Banzai Management stockholders. If so, revise the percentage accordingly or

alternatively disclose

Banzai Management s percentage ownership following the Closing.

Jack Leeney

FirstName

7GC & Co.LastNameJack

Holdings Inc. Leeney

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November Name7GC

2023 & Co. Holdings Inc.

November

9, 2023 Page 2

Page 2 FirstName LastName

Unaudited Pro Forma Condensed Combined Financial Information, page 76

We note that you have removed any reference to the GEM financing from your pro forma

financial statements. Please clarify whether you still intend to draw down \$40.0 million

under this Agreement and if so when. While we understand that such funds will not satisfy

the minimum cash requirement necessary to complete the Business Combination, to the

extent you intend to draw on this Agreement soon after Closing, please revise to include a

discussion of the impact of this transaction in the notes to the proforma financial $% \left(1\right) =\left(1\right) +\left(1\right)$

statements including the potential impact to pro forma shares outstanding and pro forma $\ensuremath{\mathsf{S}}$

 $% \left(1\right) =0$ net loss per share in Note 4. Similarly, include a discussion of the additional shares that

will be issued to Cantor following Closing.

3. Please address the following as it relates to your pro forma financial statements:

You state that pro forma adjustment G assumes the repayment of the

above." Clarify what financing transaction you are referring to or

Revise the reference to pro forma adjustment ${\tt G}$ in the maximum redemption column

to refer instead to pro forma adjustment F.

7GC & Co. Holdings Inc.

2022

Notes to Unaudited Condensed Consolidated Financial Statements Note 10. Subsequent Events, page F-25

4. Please revise to include a discussion of the Fee Reduction Agreement related to your

deferred offering costs. Refer to ASC 855-10-50-2.

Exhibits and Financial Statement Schedules, page II-5

5. Please revise to provide a signed, final copy of the Share Purchase Agreement by and

among New Banzai, Gem Global Yield LLC SCS and GEM Yield Bahamas Limited.

Please contact Kathleen Collins at 202-551-3499 if you have questions 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

Technology

cc: Mike Heinz

Office of