April 17, 2023

Samuel Lui Chief Executive Officer ESGL Holdings Limited 101 Tuas South Avenue 2 Singapore 637226

Re: ESGL Holdings

Limited

Amendment No. 2 to

Registration Statement on Form F-4

Filed March 27,

2023

File No. 333-269078

Dear Samuel Lui:

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.

Amendment No. 2 to Form F-4

Risk Factors

Certain judgments obtained against PubCo by PubCo's shareholders may not be enforceable,

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We note your disclosure that after the Business Combination, all of PubCo s senior executive officers will reside outside the United States. If applicable, please identify the officers, directors, or director nominees of PubCo who reside in China or Hong Kong and disclose that it will be more difficult to enforce liabilities and enforce judgments on those individuals. For example, if applicable, revise to discuss more specifically the limitations on investors being able to effect service of process and enforce civil liabilities in China, lack of reciprocity and

treaties, and cost and time constraints.

Samuel Lui

ESGL Holdings Limited

April 17, 2023

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Unaudited Pro Forma Condensed Combined Financial Information Capitalization, page 131

You disclose that included in the shares outstanding in your pro forma condensed

financial statements are 6,719,642 PubCo ordinary shares to be issued to **ESGL**

shareholders in connection with the merger agreement. You also disclose that these

shares represent 7,500,000 shares less adjustments stipulated in the merger agreement.

Please further describe these share adjustments, how they were calculated and explain

why the shares issued to ESGL shareholders in the pro forma financial

statements are not

consistent with their ownership amounts presented in the table disclosed at page 25.

You may contact Joanna Lam, Staff Accountant, at (202) 551-3476 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 $\mbox{\sc Timothy S.}$ Levenberg, $\mbox{\sc Special}$

Counsel, at (202) 551-3707, or Laura Nicholson, Special Counsel, at (202) 551-3584 with any other questions.

Sincerely, FirstName LastNameSamuel Lui

Division of Corporation Finance

Comapany NameESGL Holdings Limited

Office of Energy &

Transportation
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cc: David Levine, Esq.
FirstName LastName