August 5, 2021

Stephen C. Smith Chief Executive Officer Seaport Global Acquisition Corp 360 Madison Avenue, 20 th Floor New York, NY 10017

Acquisition Corp

Preliminary Proxy

Re: Seaport Global

Statement on Schedule 14A

Filed July 8, 2021 File No. 001-39741

Dear Mr. Smith:

 $\label{eq:weak-solution} \mbox{We have reviewed your filing and have the following comments. In some of our }$

comments, we may ask you to provide us with information so we may better understand your $% \left(1\right) =\left(1\right) +\left(1\right) +\left$

disclosure.

 $\hbox{ Please respond to these comments within ten business days by providing the requested } \\$

information or advise us as soon as possible when you will respond. If you do not believe our

comments apply to your facts and circumstances, please tell us why in your response.

 $\mbox{ After reviewing your response and any amendment you may file in response to these } \\$

comments, we may have additional comments.

Preliminary Proxy Statement on Schedule 14A Filed July 8, 2021

Summary of the Proxy Statement Structure of the Business Combination, page 2

1. Please revise to add the following points to this section:

SGAC will acquire

certain newly issued Redbox Common Units in exchange for a

cash contribution,

which proceeds will be used to reduce existing indebtedness and

fund Redbox s

balance sheet for certain general corporate purposes; and

The Redbox LLCA

will provide Parent the right to surrender its retained Redbox

Common Units to

Redbox, together with the cancellation of an equal number of

shares of Class B

common stock, in exchange for cash or Class A common stock, par

oar

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value \$0.0001 per

share, of SGAC.

In addition, please

quantify the "cash contribution" that will be used to reduce existing Stephen C. Smith

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indebtedness and fund Redbox's balance sheet for certain general corporate purposes and

quantify the value of the total Class B common stock in exchange for Class A common

stock, based on recent trading prices.

Risks Relating to Redbox's Business, page 17

2. Where you discuss the indebtedness of Redbox, please disclose the total principal value of $% \left(1\right) =\left(1\right) \left(1\right) \left$

your outstanding debt, including capital leases, as of the most recently completed fiscal

guarter.

Comparative Share Information, page 24

We note the comparative share information included in this section assumes two redemption scenarios. Please revise to show a range of redemption scenarios, including minimum, maximum, and interim redemption levels. Please present historical and pro forma net income (loss) attributable to common shareholders that was used to determine the historical and pro forma earnings (loss) per share amounts for the year ended December 31, 2020 and the three months ended March 31, 2021 for Seaport Global Acquisition Corp., Redwood Intermediate, LLC and the combined entities on a pro forma basis under each redemption scenario. Please present the historical and pro forma book value per share 5. amounts for the three months ended March 31, 2021 for Seaport Global Acquisition Corporation and Redwood Intermediate, LLC, and the combined entities on a pro forma basis under each redemption scenario. Footnote (2) to the table indicates that weighted average shares and basic and diluted net earnings (loss) per share have been restated. Please revise to indicate which entities' financial information has been restated and for which periods presented. Also, include a cross-reference to where the restatements are discussed elsewhere in the filing. Risk Factors, page 26 Please disclose the material risks to unaffiliated investors presented

by taking the

company 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.

Please highlight the material risks to public warrant holders, including those arising from

differences between private and public warrants. Please clarify how stock trading

FirstName LastNameStephen C. Smith

prices would impact the company in redeeming public warrants. Please clearly explain

Comapany NameSeaport

the steps, Global

if any, the Acquisition company will takeCorp

to notify all shareholders,

including beneficial

regarding owners,

August 5, 2021 Page 2 eligible for when the warrants become redemption.

FirstName LastName

Stephen C. Smith

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Risks Relating to SGAC and the Business Combination

"Directors of SGAC have potential conflicts of interest...", page 46

Please highlight the risk that the SGAC sponsor and affiliates 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.

10. Please clarify if the sponsor and its affiliates can earn a positive rate of return on their

investment, even if other SPAC shareholders experience a negative rate of return in the

post-business combination company.

"Existing stockholders will experience significant dilution as a result of the business combination...", page 49

11. Please revise to 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 held by founders, convertible securities, including warrants

retained by redeeming shareholders, at each of the redemption levels detailed in your

sensitivity analysis, including any needed assumptions.

"SGAC will be a 'controlled company' within the meaning of the rules of Nasdaq...", page 59

12. Please disclose the impact that the Class B common stockholders have on your status as a

controlled company. In particular, please address:

the controlling shareholder's ability to control matters requiring shareholder approval,

including the election of directors, amendment of organizational documents, and

approval of major corporate transactions, such as a change in control, merger,

consolidation, or sale of assets;

 $$\operatorname{the}$ dual-class shares may have anti-takeover effects preventing a change in control

 $transaction \ that \ shareholders \ might \ consider \ in \ their \ bestinterest; \ and$

any exceptions to provisions requiring mandatory conversion of Class B $\ensuremath{\mathsf{common}}$

stock upon the transfer.

Unaudited Pro Forma Condensed Combined Financial Information Description of the Business Combination, page 65

13. In the table on the bottom of page 66, you disclose that total shares outstanding after the $\ensuremath{\mathsf{I}}$

 $\check{\text{merger}}$ under both the no redemptions and maximum redemptions scenarios will include

32,770,000 Redbox Rollover Shares. Please explain how you determined the number of

Redbox Rollover Shares as this entity's March 31, 2021 balance sheet indicated the $\,$

Company had 31,174,806 shares outstanding at this date.

Stephen C. Smith

FirstName LastNameStephen C. Smith

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Pro Forma Condensed Combined Balance Sheet, page 68

14. Please revise your pro forma balance sheet so that each adjustment included therein is

separately disclosed on the face of the pro forma balance sheet. For example you combine $% \left(1\right) =\left(1\right) \left(1\right) +\left(1\right) \left(1\right) \left(1\right) +\left(1\right) \left(1$

several adjustments into a single amount for purposes of your adjustments to accrued and

other current liabilities and retained earnings (accumulated deficit).

Please revise to
separately disclose on the face of the balance sheet the amounts of each pro forma

adjustment effecting these line items.

Pro Forma Condensed Combined Statement of Operations, page 69

15. Please revise your pro forma condensed combined statements of operations for each

period presented to disclose the historical weighted average shares, basic and diluted, and

basic and diluted earnings (loss) per share for each entity. Refer to Rule 11-02(a)(9)(i) of

Regulation S-X.

16. Please revise the pro forma condensed combined statements of operations for each period

presented to disclose pro forma basic and diluted net income per share

attributable to the controlling interests along with the number of shares used to compute the per share amounts under both the no redemptions and maximum redemptions scenarios. Refer to the guidance in Rule 11-02(a)(9)(i) of Regulation S-X. Footnote disclosures should also be provided explaining how the shares used in calculating such amounts were calculated or determined. Notes to Unaudited Condensed Combined Financial Information Note 2. Transaction Accounting Adjustments Adjustments to the Unaudited Pro Forma Condensed Combined Balance Sheet as of March 31, 2021, page 71 Referencing notes (C) and (M), we note that you reflect adjustments on your pro forma balance sheet at March 31, 2021 to give effect to estimated transaction costs of approximately \$8 million including advisory, banking, printing, legal, and accounting

fees, which is expected to be incurred in relation to the business combination as \boldsymbol{a}

reduction of cash and additional paid-in capital. Transaction accounting adjustments to

the balance sheet and their related impacts should be reflected on the $\operatorname{\mathsf{pro}}$ forma condensed

statements of operations as if the transaction occurred on January 1, 2020. Please revise

your pro forma condensed statement of operations for the year ended December 31, 2020 $\,$

to include a pro forma adjustment for these transaction costs pursuant to Rule 11- $\,$

02(a)(6)(i)(B) of Regulation S-X or explain why you do not believe this is appropriate.

18. Refer to footnote (D) - Please disclose the nature of the additional \$63.6 million pro forma

adjustment to long-term debt under the maximum redemption scenario. Also, please

explain how the amount of this adjustment was determined.

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FirstName LastNameStephen C. Smith

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19. Refer to footnote (G) under the maximum redemption scenario - Please explain how the

amount of this adjustment was calculated or determined and disclose all of the

components of this adjustment. Also, please revise your disclosure to explain how this $% \left(1\right) =\left(1\right) +\left(1\right) +\left($

adjustment was determined to meet the Minimum Cash Condition of \$86 million required

to close on the transaction since you will only have \$36 million in cash on your pro forma

balance sheet following this pro forma adjustment.

20. Refer to note (I) - Please revise your disclosure to explain how the amount was ${}^{\prime}$

determined for the reclassification of 12,286,848 Class A common shares subject to

redemption to permanent equity for the no redemptions scenario. Also, it appears there

is language omitted after 'reclassification of 12,286,848' that needs to be revised to

21. Please revise footnote (N) to explain the nature of the pro forma adjustments being made

to other long-term liabilities under the no redemptions and maximum redemptions scenarios and explain how the amounts of each of these adjustments were

determined.

22. Refer to note (Q) - Please revise to disclose the various components of pro forma

adjustment (Q) under both the no redemptions and maximum redemptions scenarios,

Also, revise to disclose how each component of this adjustment was calculated or $% \left(1\right) =\left(1\right) \left(1\right) +\left(1\right) \left(1\right) \left(1\right) +\left(1\right) \left(1\right$

determined.

23. Refer to footnote (L) - Please revise the notes to the pro forma information to explain how

the amounts of the pro forma adjustments to non-controlling interests under the no

redemptions and maximum redemptions scenarios were calculated or determined.

24. Refer to footnote (M) - Please explain how the amount of this proforma adjustment to $\ensuremath{\mathsf{M}}$

additional paid-in-capital under the "maximum redemption" scenario was calculated or

determined. If there are multiple components to this pro forma adjustment, please provide

this disclosure for each component.

Adjustments to the Unaudited Pro Forma Condensed Combined Statements of Operations

For the Three Months Ended March 31, 2021 and the Year Ended December 31, 2020, page 74

25. Refer to footnote (CC) - Please revise your disclosure to break out the components of the

 $\,$ pro forma adjustment to eliminate the historical expenses related to Redbox debt and

explain the difference in the amounts under the maximum and minimum redemption

scenarios. Also, explain the significant assumptions used to calculate or determine each

component of the pro forma adjustments under each scenario.

26. Refer to footnote (DD) - Please revise to disclose how you determined or calculated the

adjustment for income taxes in the pro forma statements of operations for the three $\,$

months ended March 31, 2021 and the year ended December 31, 2020 under the no

redemption and maximum redemption scenarios.

Stephen C. Smith

FirstName LastNameStephen C. Smith

Seaport Global Acquisition Corp

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FirstName LastName

 $\,$ 27. Refer to footnote (EE) - Please revise to disclose the calculation of the allocation of the

 $\,$ net loss attributable to SGAC and to the non-controlling interests of Redwood

Intermediate LLC (Redwood) due to the retained units held by the minority shareholders

of the Sellers for the three months ended March 31, 2021 and the year ended December $\,$

31, 2020. Your revised disclosure should clearly explain how pro forma adjustment (EE) $\,$

under both scenarios and for both periods presented was calculated or determined.

Background of the Business Combination, page 100

28. Please describe, in detail, how you came into contact with the initial 20 potential

target entities and how you narrowed the options to "over a dozen" potential target

entities. To the extent you were in contact with other entities while pursuing a business

combination with Redbox, please revise to state as much. Also, please revise to include $% \left(1\right) =\left(1\right) +\left(1\right) +\left($

the name of the financial advisory group that introduced SGAC's Chief Executive Officer

to Redbox.

29. Please summarize RAR's rationale for a de-SPAC transaction and highlight why SGAC

was specifically suited for the transaction. Also, please summarize the material points of

discussion among SGAC's executives and board for a potential

transaction with RAR.

30. Please provide the names of the public companies and valuations used to determine the

initial valuation in the letter of intent for Redbox, which set the initial valuation at \$638 million. Please disclose who prepared such valuations. Please also summarize the basis for the revised letter of intent including the basis of the proposed valuation, the additional terms providing for the transaction to be structured as an Up-C transaction, including the requirement that the parties enter into a tax receivable agreement, and certain terms relating to registration rights, lock-up periods and other terms customarily included in a transaction such as the business combination. Finally, please disclose the remaining key open terms of the letter and summarize the negotiation points in subsequent drafts of the letter. We note that SGAC hired B. Riley Advisory Services to perform a due 31 diligence and quality of earnings review of RAR, which was provided to SGAC's executives and its board of directors prior to SGAC's board approval of the Business Combination Agreement. Accordingly, please provide the relevant information as required by Item 1015(b) of Regulation M-A. SGAC's Board of Directors' Reasons for Approval of the Business Combination, page 103 32. Please elaborate further on the Redbox model "significant barriers to entry" that the board considered in approving the business combination. Stephen C. Smith FirstName LastNameStephen C. Smith Seaport Global Acquisition Corp Comapany August NameSeaport Global Acquisition Corp 5, 2021 August Page 7 5, 2021 Page 7 FirstName LastName We note that the SGAC board contemplated "the possibility of litigation challenging the business combination or that an adverse judgment granting permanent injunctive relief could indefinitely enjoin consummation of the business combination" when approving the business combination. To the extent there is any known or existing litigation, please revise to state as much. Please clarify whether the uncertainties and risk and other 34. potentially negative factors concerning the business combination SGAC s board of directors considered included the amount of Redbox's debt, which was approximately \$344 million as of March 31, 2021, and the trailing three-year trend in Redbox's revenues, which has been

decreasing.

Comparable Company Analysis, page 107

We note that "SGAC management selected core peers among publicly-traded companies it

viewed as most similar to the business of Redbox and media and entertainment generally"

and "[f]or additional context, SGAC s management also compared its valuation of Redbox

relative to companies in similar but tangential sectors, but it did not view such companies

as core to its valuation." Please disclose which companies that SGAC management

selected as "core peers" and which were considered to be "in similar but tangential

sectors."

Interests of Certain Persons in the Business Combination, page 109

36. Please disclose the total approximate dollar value of the Sponsor's ownership interest

based on the transaction value and recent trading prices as compared to the price paid.

Also, please quantify the aggregate dollar amount and describe the nature of what the

sponsor and its affiliates have at risk that depends on completion of a business combination. Please include the current value of securities held, loans extended, fees due, and out-of-pocket expenses for which the sponsor and its affiliates are awaiting reimbursement. Please provide similar disclosure for the company officers and directors, if material. Redemption Rights, page 112 37. We note that SGAC s officers, directors and the initial stockholders entered into a letter agreement, pursuant to which they have agreed to waive their redemption rights with respect to their founder shares and public shares in connection with the completion of a business combination. Please describe any consideration provided in exchange for this agreement. Stephen C. Smith FirstName LastNameStephen C. Smith Seaport Global Acquisition Corp Comapany August NameSeaport Global Acquisition Corp 5, 2021 August Page 8 5, 2021 Page 8 FirstName LastName Proposal No. 2 -- The Charter Amendment Proposal, page 115 Your charter waived the corporate opportunities doctrine. Please address this potential conflict of interest and whether it impacted your search for an acquisition target. Information About Redbox, page 151 39. We note your statement that "Redbox provides unmatched customer value with new release movie disc rentals priced at \$2 or less a night, which is about one-third of the cost of a digital rental." Please disclose the average cost of new release movie disc rentals by your competitors. Please also disclose the cost of new release movie rentals via Redbox On Demand. Redbox Competitive Strengths, page 153 40. We note your statement that "[a]t \$2.00 or less a night for a new release movie rental, Redbox provides one of the best values in entertainment, especially when compared to the typical price of \$5.99 for a digital rental of the same title. This is a clear differentiator especially for value conscious consumers. Customers are usually able to access these movies 80 to 120 days before they become available on subscription streaming platforms which require monthly subscription fees ranging from \$5.00 to \$15.00 a month depending on the provider. In addition, the majority of those major studio titles will not go to Netflix." We also note statements that Redbox is an established brand, leading service provider, provides its customers with the best value in entertainment and most choice in how they consume it, and provides unmatched customer value. Please provide supplemental support for these statements or revise to characterize them as management s beliefs. 41. We note your statement that "[a]s a result of the price point and retail distribution channels, Redbox has attracted a unique customer base. 71% of the s customers Company self-identify as 'deal hunters,' and Redbox customers have been slower to fully transition to digital. Approximately 70% of the customer base identifies as later adopters of technology and over-indexes on traditional cable TV spend. This unique customer base

provides Redbox a great opportunity to tailor its digital products to serve their specific needs as they make a shift to digital over time." Please provide supplemental support for these figures. To the extent any report was prepared in connection with this proxy statement, please provide the information required by Item 1015(b) of Regulation M-A. Management's Discussion and Analysis of Financial Condition and Results of **Operations** Overview Redbox Digital Business, page 158 42. You disclose that Redbox is undergoing a significant expansion and digital transformation and is rapidly expanding its Redbox Digital Business (Digital Business). However, your segment results and discussion highlight a significant decline in the Stephen C. Smith FirstName LastNameStephen C. Smith Seaport Global Acquisition Corp Comapany NameSeaport Global Acquisition Corp August 5, 2021 August Page 9 5, 2021 Page 9 FirstName LastName revenues from your Redbox Legacy Business due to the COVID-19 pandemic's impact on movie rentals including the significant decline in new movie releases and theatre closures, which also impacted the Digital Business segment. Please expand the discussion of your Digital Business to address the significant economic changes faced due to the pandemic's impact, trends, uncertainties, and challenges faced from larger competitors in the ondemand movie industry which impacted Redbox's revenues and income from operations. In your discussion, please expand to discuss the trend for movie studios, producers, and streaming services, including Disney, HBO, Netflix and Prime Video, and theater chains, to directly stream their new movies on their own platforms. Refer to Item 303(b)(2)(i) through (iii) of Regulation S-K. Results of Operations for the Three Months Ended March 31, 2021 and 2020 Three months ended March 31, 2021 compared to the three months ended March 31, Net Revenue and Operating Income (Loss), page 163 Please quantify in your discussion the key drivers of the variances in net revenues and income from operations for known trends, uncertainties, and economic events that have negatively impacted your financial results for the three month period ended March 31, 2021 as compared to the corresponding prior year period. In your

discussion, consider

quantifying changes in movie rental volume and prices which impacted your legacy kiosk

movie rental business and growth in your On-Demand service offerings. Comply with

this comment in your Segment Discussion on pages 164 and 167, and in your discussion

and analysis of the results of operations for the year ended December 31, 2020 compared

to the year ended December 31, 2019 on page 166. Refer to Item 303(b)(2)(i) through

(iii) of Regulation S-K.

Redbox Management's Discussion and Analysis of Financial Condition and Results

Operations

Liquidity and Capital Resources, page 171

Please disclose in further detail how you intend to meet your working 44. capital needs and

other financial obligations, including capital expenditures and the interest due on vour

long-term debt based on your current financial condition. You disclose

that the company's ability to meet operating cash requirements and maintain sufficient liquidity is based on a return to positive operating cash flows and the ability to draw on the Term B Revolving Credit Facility. Please expand your disclosure to discuss the availability of additional financing from New Outerwall to meet working capital needs and satisfy other financial obligations, other possible sources of additional external and internal financing, and the availability of unused credit facilities. Refer to Item 303(b)(1)(i) of Regulation S-K. Critical Accounting Policies Goodwill Impairment, page 176 Please provide information to enable investors to assess the probability of future goodwill Stephen C. Smith FirstName LastNameStephen C. Smith Seaport Global Acquisition Corp Comapany NameSeaport Global Acquisition Corp August 5, 2021 August Page 105, 2021 Page 10 FirstName LastName impairment charges. For example, please disclose whether your Legacy Business reporting unit is at risk of failing the quantitative impairment test or that the fair value of your reporting unit is substantially in excess of carrying value and is not at risk of failing. If your Legacy Business reporting unit is at risk of failing or does not exceed the carrying value by a substantial percentage, you should disclose: the percentage by which fair value exceeded carrying value at the date of the most recent test: the amount of goodwill allocated to the reporting unit; a more detailed description of the methods and key assumptions used and how the key assumptions were determined; a discussion of the degree of uncertainty associated with the assumptions; and a description of potential events, changes in your business strategy, and/or changes in circumstances that could reasonably be expected to negatively affect the key assumptions. Beneficial Ownership of Securities, page 199 We note your statement that "[a]fter the business combination, all directors and executive officers of SGAC as a group will have an approximately 3.2% indirect economic interest in Parent, assuming no redemptions." Please provide additional information on the indirect economic interest in the Parent. To the extent that any right to acquire beneficial ownership will occur within 60 days, please revise the table to reflect this information.

47. Please disclose the sponsor and its affiliates total potential ownership interest in the

combined company, assuming exercise and conversion of all securities. Certain Relationships and Related Party Transactions Redbox's Related Party Transactions, page 205

48. We note that you disclose various transactions between Redbox and its affiliates on pages

205 and 206 of your filing. Please revise Note 13 to Redwood Intermediate LLC's audited $\,$

financial statements to disclose the nature and significant terms of these related party

transactions. Refer to the guidance in ASC 850-10-50. Alternatively, please explain why

you do not believe additional disclosures are required.

Redwood Intermediate, LLC and Subsidiaries Interim Financial Statements Notes to Unaudited Condensed Consolidated Financial Statements

Note 14. Subsequent Events, page F-57

Your disclosure on page F-57 indicates that in connection with the Company's impending business combination and restructuring, on June 29, 2021, the Company and New Outerwall, its parent, determined that it was no longer probable that the income tax payable balances of the Company to New Outerwall would be paid. As a result, the Company recorded an entry to reduce accrued and other current liabilities by \$15.8 Stephen C. Smith FirstName LastNameStephen C. Smith Seaport Global Acquisition Corp Comapany NameSeaport Global Acquisition Corp August 5, 2021 August Page 115, 2021 Page 11 FirstName LastName million and to increase additional paid-in capital by this same amount. As this appears to be an autonomous entity adjustment as such term is described in Rule 11-01(a)(7) of Regulation S-X, please revise the pro forma balance sheet on page 68 to give pro forma effect to this adjustment or explain why you do not believe this is required. Refer to the guidance in Rule 11-02(a)(6)(ii) of Regulation S-X. Also, the notes to the pro forma balance sheet should be revised to explain the nature of this adjustment and how it was determined. Redwood Intermediate, LLC Consolidated Audited Financial Statements For the Years Ended December 31, 2020, 2019 and 2018 Notes to Audited Consolidated Financial Statements Note 4. Goodwill and Other Intangible Assets, page F-70 Given the decline in revenues experienced during 2020 and the three months ended March 31, 2021 as compared to the comparable periods of the prior years, please explain in further detail how you considered the potential impairment to Redbox's goodwill and other intangible assets including contracts with retailors, trade names, contactable customer lists and developed technology. As part of your response, please explain how you considered the declining financing performance of Redbox's Legacy Business, the negative impact of the COVID-10 pandemic on physical movie rentals, the significant decline in new movie releases in 2020, and the company's transformation to digital platforms in your most recent impairment analysis. Refer to ASC 350-20-35 and 350-30-35, as applicable. Also, please explain whether you considered revising the useful lives of your discrete classes of definitive lived intangible assets based on the negative factors cited above. Explain how you considered the effects of obsolescence, demand, competition, and other economic factors (such as the stability of the industry, known technological advances, and expected changes in distribution channels) described in ASC 350-30-35-3 in determining the appropriateness of the useful lives currently being used for your definitive lived intangible assets in your response. Note 6. Debt, page F-72 51. Your disclosure on page F-84 that indicates that New Outerwall, your parent, provided you with a Term B-2 Loan under the Fourth Amendment to your Credit Agreement

implies that the lender for your Term B Credit Facility and Revolving Credit Facility may
be a related party. Please tell us whether the lender under these debt arrangements is an

affiliate of Redbox. If so, please revise Note 6 to disclose the nature of the related party $% \left(1\right) =\left(1\right) +\left(1\right$

relationship. Refer to ASC 850-10-50.

52. Your disclosure in the first risk factor on page 44 indicates that your credit agreement

contains restrictions on your ability to pay dividends or make distributions in respect of, or

repurchase or redeem capital stock or make other restricted payments. Please revise the $\,$

notes to your financial statements to explain the nature and terms of the restrictions on

your ability to pay dividends. Refer to the guidance in Rule 4-08(e) of Regulation S-X.

Stephen C. Smith

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General

53. We note that your Proposed Charter and Warrant Agreement contain exclusive forum

provisions. With respect to your Proposed Charter, we note that Section ${\tt 11.1}$ provides

that unless you consent in writing to the selection of an alternative forum, the Court of

Chancery of the State of Delaware shall be the sole and exclusive forum for certain $\ensuremath{\mathsf{C}}$

stockholder claims. Your exclusive forum provision also provides that the exclusive $% \left(1\right) =\left(1\right) \left(1\right) +\left(1\right) \left(1\right) \left(1\right) +\left(1\right) \left(1\right) \left($

forum provision will not apply to claims brought under the Exchange Act and that there is

an exclusive federal forum in the federal district courts of the United States of America for $\,$

any claim brought under the Securities Act. However, your risk factor disclosure on page

 $\,$ 60 states that your exclusive forum provision (the Court of Chancery of the State of

 $\mbox{\sc Delaware})$ will apply to Securities Act claims. Please revise to reconcile this

inconsistency. Additionally, please revise to address any risks and impact on investors, $% \left(1\right) =\left(1\right) \left(1\right)$

such as increased costs to bring a claim and that that these provisions can discourage

claims or limit inventors' ability to bring a claim in a judicial forum that they find

favorable. Please also address any uncertainty about enforceability, including whether a

court would enforce the provision. Finally, please revise your Description of Securities

disclosure on page 207 to include a description of your exclusive forum provision. With

respect to the exclusive forum provision in your Warrant Agreement, please revise to

include a risk factor that address the material risks associated with this provision.

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.

You may contact Robert Shapiro at (202) 551-3273 or Linda Cvrkel at (202) 551-3813 if you have questions regarding comments on the financial statements and related

matters. Please

contact Cara Wirth at (202) 551-7127 or Dietrich King at (202) 551-8071 with any other questions.

Sincerely,

FirstName LastNameStephen C. Smith

Division of

Corporation Finance

Comapany NameSeaport Global Acquisition Corp

Office of Trade &

Services

August 5, 2021 Page 12 cc: Frank Lopez FirstName LastName