

March 10, 2022

Alec Oxenford
Chief Executive Officer and Chairman
Alpha Capital Holdco Company
c/o Alpha Capital Acquisition Company
1230 Avenue of the Americas, 16th Floor
New York, NY 10020

Holdco Company

Statement on Form F-4

2022

Re: Alpha Capital

Registration

Filed February 7,

File No. 333-262552

Dear Mr. Oxenford:

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 F-4

Q: What matters will shareholders consider at the extraordinary general meeting?, page 9

1. Please briefly summarize the Governing Documents Proposals in your questions and answers.

Q: How will the Sponsor vote?, page 15

2. Please compare the percentage of outstanding shares entitled to vote held by Alpha's directors, executive officers and their affiliates and the vote required for approval of the Business Combination.

Refer to Item 3(h) of Form F-4.

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Will Alpha or New Semantix issue additional equity securities in connection with the consummation of the Business Combination?, page 15

3. Please highlight material differences in the terms and price of securities issued at the time of the IPO as compared to private placements contemplated at the time of the business combination. We note your disclosure that two affiliates of the Sponsor are PIPE Investors. Please disclose if the SPAC s Sponsor, directors, officers or their affiliates will participate in the private placement.

4. 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.

Revise your disclosure to specify the current value of securities held, any loans extended, fees due, and out-of-pocket expenses for which the Sponsor and its affiliates are awaiting reimbursement. Provide similar disclosure for the company's officers and directors, if material.

Summary of the Proxy Statement/Prospectus, page 25

5. Please highlight the material risks to public warrant holders, including those arising from differences between private and public warrants. Clarify whether recent common stock trading prices exceed the threshold that would allow the company to redeem public warrants. Clearly explain the steps, if any, the company will take to notify all shareholders, including beneficial owners, regarding when the warrants become eligible for redemption. Further, please quantify the value of warrants, based on recent trading prices, that may be retained by redeeming stockholders assuming maximum redemptions and identify any material resulting risks.

6. It appears that underwriting fees remain constant and are not adjusted based on redemptions. Revise your disclosure to disclose the effective underwriting fee on a percentage basis for shares at each redemption level presented in your sensitivity analysis related to dilution.

7. Please disclose that the majority of your revenue is currently derived from the resale of licenses to your customers that you purchase from third-party data platform software providers, such as Cloudera and Elastic. Disclose the percentages of your revenue that you generate from third-party software, Proprietary software as a service, and AI & data analytics services.

Certain Agreements Related to the Business Combination
Lock-up Agreement, page 31

8. Please disclose the exceptions to the Lock-up Agreement.

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Sponsor Letter Agreement, page 31

9. We note that pursuant to the Sponsor Letter Agreement, the Sponsor waived "certain anti-dilution protections." Please clarify what anti-dilution protections were waived. If there are certain anti-dilution protections that were not waived by the Sponsor, please quantify the number and value of securities the Sponsor will receive pursuant to these measures.

Ownership of New Semantix Upon Completion of the Business Combination, page 33

10. 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, or contingent or convertible securities, including warrants retained by redeeming shareholders, at each of the redemption levels detailed in your sensitivity analysis, including any needed assumptions.

11. Please clarify whether affiliates of the Sponsor will be included in

your disclosure of the
Sponsor's total potential ownership interest in the combined company
in your redemption
scenarios, assuming exercise and conversion of all securities. If not,
please revise
accordingly to include affiliates of the Sponsor in your presentation.
Please also disclose
the ownership percentages in the company before and after the
additional PIPE financing
to highlight dilution to public stockholders.
The Alpha Board's Reasons for Approval of the Business Combination
Large and Growing Data Addressable Market, page 41

12. Please provide the source of the "industry forecasts" for the growth
you discuss in the
worldwide big data and analytics markets.
Reconciliation of Non-GAAP Financial Measures, page 51

13. We note your calculation of the non-GAAP measure identified as
"Adjusted EBITDA"
includes an adjustment to reverse a provision recorded in the
allowance for doubtful
accounts of R\$ 8.6 million. It is unclear how it is reasonable to add
back the write-off of
a receivable while not also reducing EBITDA for the total amount of
revenue earned from
the terminated client.
A significant portion of our revenues is derived from a small number of
customers..., page 54

14. You state that your largest customer during the six months ended June
30, 2021 accounted
FirstName LastNameAlec Oxenford
for 11.7% of your revenues and your largest customer in 2020 accounted
for 10.2% of
Comapany
yourNameAlpha Capital
revenues. Please Holdcothe
disclose Company
material terms of your agreements

with your largest
March customers.

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Risk Factors, page 54

15. Disclose any material risks arising from the contingent right to
receive the Earn-out
Shares granted as merger consideration in your business combination.
We have identified material weaknesses in our internal control over financial
reporting..., page
59

16. You state that Semantix has identified material weaknesses in its
internal control over
financial reporting and is in the process of implementing remedial
measures. Please
disclose how long you estimate it will take to complete these plans
and any associated
material costs that have been incurred or you expect to incur.
The consummation of the Business Combination may trigger the acceleration or
termination of
certain of our loan and operating agreements..., page 66

17. We note your disclosure that several of Semantix's loan agreements
provide for
acceleration of underlying indebtedness upon a change of control and
that certain parties
have yet to provide the relevant waivers. Please identify the
agreements for which the
appropriate consents or waivers remain outstanding if they will not be
obtained prior to

effectiveness of your registration statement.
The risks arising with respect to the historic business and operations of
LinkAPI and Tradimus...,
page 67

18. We note your risk factor disclosure about Semantix's shareholder agreement with Excella
Gest o de Sa de Populacional Ltda. (Excella) pursuant to which Excella may in the future challenge Semantix's control rights in its Tradimus subsidiary, affecting Semantix's ability to fully consolidate Tradimus' results of operations. Please file a copy of this shareholder agreement as an exhibit to your registration agreement. Refer to Item 21 of Form F-4 and Item 601 of Regulation S-K.
Background of the Business Combination, page 129

19. When you refer to actions undertaken by individuals of Alpha or Semantix, or their respective boards of directors, in your background of the business combination, please identify the respective individuals or clarify, as applicable, that you are referring to all members of executive management or the board. In addition, please expand the description of the transaction timeline to include any disclosure, to the extent material, about:

the key findings produced in the diligence reports by Mattos Filho and Avalia that
Alpha reviewed and discussed;

whether the Sponsor and management and affiliates have a track record with SPACs,
balanced disclosure about this record and the outcomes of the prior transactions;
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whether the Sponsor has other SPACs in the process of searching for a target company and whether the Sponsor considered more than one active SPAC to be the potential acquirer and how the final decision was reached;

the negotiation of the Earn-out Shares or of any other contingent payments to be received by shareholders of Semantix and the underlying reason why Earn-out Shares were negotiated; and

any discussions involving continuing employment or involvement for any persons affiliated with Alpha before the merger, any formal or informal commitment to retain Citi, Credit Suisse, or any other financial advisors after the merger, and any pre-existing relationships between Alpha (or individuals affiliated with Alpha) and additional investors.
Certain Unaudited Projected Financial Information, page 142

20. We note from page 146 that "some of the historical financial information incorporated into the Projections differs from the historical financial information included elsewhere in this proxy statement/prospectus". Tell us where and how the historical financial information incorporated in these projections differs from other disclosed historical financial information. Update your disclosures related to these projections, where material, to explain and quantify such differences.
Certain Unaudited Projected Financial Information, page 145

21. We note that the projections provided by Semantix to Alpha are disclosed in Brazilian

reais though you note the board also considered the projections as translated to U.S. dollars. As you present selected historical data of Semantix in both U.S. dollars and Brazilian reais, please revise to also disclose the financial projections as they were presented to your board in U.S. dollars.

22. It appears that in a presentation to investors filed by Alpha pursuant to Rule 425 on November 17, 2021, Semantix prepared a comparison of its financial projections to its peers. Please disclose if this comparison was considered by the Alpha board in its assessment of Semantix and revise your disclosure accordingly. Our existing loan agreements contain restrictive covenants and events of default that impose significant operating and financial restriction, page 167
 FirstName LastNameAlec Oxenford

23. We note your disclosure that Semantix is currently not in compliance with certain Comapany NameAlpha financial covenantsCapital Holdco included in itsCompany loan agreements. Please identify the applicable loan March agreements that5 contain these covenants and for which waivers were received.
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 Voting and Support Agreement, page 168

24. Please tell us if the Voting and Support Agreement entered into by you and Semantix, among others, involves only executive officers, directors, affiliates, founders and their family members, and holders of 5% or more of the voting equity securities of Semantix and that the persons signing the agreement own less than 100% of the voting equity of Semantix. Refer to Securities Act Sections Compliance and Disclosure Interpretation 239.13 for further guidance. Unaudited Pro Forma Condensed Combined Financial Information Note 1 - Description of the Proposed Transactions, page 188

25. We note that the planned combination will be accounted for as a reverse capitalization in accordance with IFRS. Please revise here and throughout the filing to clarify that the combination is not a business combination within the scope of IFRS 3 and is instead a reverse capitalization of Semantix. Tax Treatment of the SPAC Mergers, page 197

26. We note the Business Combination Agreement indicates that the SPAC Mergers will qualify as a reorganization pursuant to Section 368(a)(1)(F) of the Internal Revenue Code of 1986 (the Code) and the Third Merger will qualify as a reorganization pursuant to Section 368(a) of the Code. Please revise your discussion of material U.S. federal income tax consequences to address the intended tax treatment of the Third Merger. Further, to support these conclusions, please include an opinion of counsel that supports each conclusion. For further guidance see Staff Legal Bulletin No. 19 (October 14, 2011) and Item 601(b)(8) of Regulation S-K. If there is uncertainty regarding the tax treatment of the business combination, counsel s opinion should discuss the degree of uncertainty.

27. We note your disclosure that your memorandum and articles of association waived the corporate opportunities doctrine. Please address whether this potential conflict of interest impacted your search for an acquisition target.
Semantix Key Business Areas, page 227

28. Please explain how revenues from data software products "shifted markedly" from 2019 to 2021. In this regard, we note that you still generate a significant majority of your revenues from data software products.
Suppliers, page 240

29. We note your disclosure that a majority of the revenue Semantix generated in the year ended December 31, 2020 and the six months ended June 30, 2021 is attributable to the resale of software licenses from two suppliers. Please file any material contracts that Alec Oxenford
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Semantix has in place with its suppliers or those contracts upon which its business is substantially dependent. Refer to Item 21 of Form F-4 and Item 601 of Regulation S-K.
Security Ownership of Certain Beneficial Owners and Management, page 313

30. Please disclose the natural person(s) with dispositive and voting power over shares held by entities such as Sculptor Capital LP, Fundo de Investimento em Participa es
Multiestrat gia Inovabra I, and Crescera Growth Capital Master Fundo de Investimento em Participa es Multiestrat gia.
Financial Statements
3.11 Revenue Recognition, page F-53

31. We note from page 258 that Semantix recognized R\$8.4 million in revenues from its sole customer in the United States during the six months ended June 30, 2021. We also note that Semantix charged-off R\$8.6 million of trade receivables from that same sole U.S customer during the same reporting period. Tell us how Semantix applied paragraphs 9(e), 12 and 13 of IFRS 15 to this customer's and similarly situated customers' contracts.
Describe for us what enforceable rights Semantix had to collect from this customer and why Semantix was ultimately unable to collect.
Note 2. Basis of preparation and accounting
c) Critical estimates and accounting judgments, page F-98

32. We note that Excella obtained a 50% stake in Tradimus on May 26, 2021. We further note from your risk factor disclosure on page 67 that Excella may challenge Semantix's control rights pursuant to the shareholders agreement and consequently Semantix may be unable to fully consolidate Tradimus results of operations. Explain to
FirstName LastNameAlec Oxenford
us your consideration of the guidance in paragraphs 4 through 18 of IFRS 10 in regard to
Comapany NameAlpha
the terms Capital Holdco
of the shareholder Company
agreement between Semantix and Excella and
March Semantix's decision
10, 2022 Page 7 to continue consolidating Tradimus.
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We remind you that the company and its management are responsible for the accuracy 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 Joseph Kempf, Senior Staff Accountant, at (202) 551-3352 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 Patrick Faller, Staff Attorney, at (202) 551-4438 or Jan Woo, Legal Branch Chief, at (202) 551-3453 with any other questions.

Sincerely,

Division of

Office of Technology

Corporation Finance

cc: Daniel Brass