October 12, 2022

Jeffrey Chi Chief Executive Officer Vickers Vantage Corp. I 1 Harbourfront Avenue, #16-06 Keppel Bay Tower, Singapore 098632 Singapore

Re: Vickers Vantage

Corp. I

Statement on Form S-4

October 4, 2022

Registration

Response dated

File No. 333-264941

Dear Jeffrey Chi:

 $$\operatorname{\textsc{We}}$$ have reviewed your October 4, 2022 response to our comment letter and have the

following comments. In some of our comments, we may ask you to provide us with information $% \left(1\right) =\left(1\right) +\left(1\right)$

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 $% \left(1\right) =\left(1\right) +\left(1\right) +\left($

response.

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

 $% \left(1\right) =\left(1\right) +\left(1\right) +\left($

otherwise, our references to prior comments are to comments in our September 23, 2022 letter.

Registration Statement on Form S-4 filed May 13, 2022

Questions and Answers About the Business Combination and the Meeting, page $\,6\,$

1. Please add a Q&A discussing the material terms of the Funding Letter entered into with Sorrento and the reasoning for entering into this agreement. Please also disclose if any consideration was received by Sorrento in connection with the Funding Letter. In your revisions, please include a discussion of the consequences to investors if the Maximum Redemption scenario occurs and Sorrento elects not to provide funds pursuant to the Funding Letter.

Jeffrey Chi

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FirstName LastName

Questions and Answers About the Business Combination and the Meeting Q: What is the Debt Exchange Agreement?, page 7

Funding Letter. Please expand your disclosures to address each of the following:

Clarify, if correct, that Sorrento has the option to fund Scilex's Loan Request under

the Funding Letter but not the requirement. Discuss the

consequences to the

Business Combination if Sorrento elects not to provide Scilex with

 $\mbox{Provide a more recent amount of the Aggregate Outstanding Amount to the extent } \\$

 $% \left(1\right) =\left(1\right) +\left(1\right) +\left($

draft disclosures on page 310 that Scilex repurchased the remaining outstanding $% \left(1\right) =\left(1\right) +\left(1\right) +\left($

principal balance under the Scilex Pharma Notes of \$39.7 million with only \$6.8

million in cash and cash equivalents as of June 30, 2022.

Revise the aggregate number of shares of Scilex Preferred Stock that would be issued

 $\,$ at closing and the number of shares of New Scilex Series A Preferred Stock and New

Scilex Common Stock that would be issued at the Effective Time in consideration for $% \left(1\right) =\left(1\right) +\left(1\right)$

 $% \left(1\right) =\left(1\right) +\left(1\right) +\left($

Funding Letter to meet the minimum net tangible asset balance.

Please address this comment throughout the Form S-4.

 $\ensuremath{\mathtt{Q}}\xspace$ What are the possible sources and the extent of dilution that public shareholders who elect not

to redeem their shares..., page 9

3. Please update this Q&A to include the potential future sources of dilution arising from the

Funding Letter entered into with Sorrento.

Risk Factors, page 39

the loan amount.

4. Please include a risk factor discussing the material risks to investors arising from the $\,$

funding letter entered into with Sorrento. Please affirmatively state, if true, that Sorrento

meet the net tangible asset requirement of \$5,000,001 at the Effective Time of the

 $\,$ merger. Your risk factor should also address the material risks to investors if Sorrento

does not elect to advance funding to Scilex, including the risk that the parties may fail to $% \left(1\right) =\left(1\right) +\left(1\right$

 $% \left(1\right) =\left(1\right) \left(1\right)$ meet the net tangible asset requirement and will not be able to proceed with the business

combination.

Background of the Business Combination, page 116

5. Please revise this section to provide a more fulsome description of the discussions and

negotiations related to the Funding Letter. Include a discussion of any negotiated terms,

parties involved in any negotiations, alternative transactions considered and the parties' $\,$

reasoning for choosing to enter into the Funding Letter.

Jeffrey Chi

FirstName LastNameJeffrey Chi

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October 12, NameVickers

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FirstName LastName

Unaudited Pro Forma Condensed Combined Financial Information, page 301

6. To the extent that Sorrento funded all or any portion of Scilex's repayment of the Scilex

Pharma Notes for \$39.7 million on September 28, 2022, please revise the tablular

 $\,$ presentation at the bottom of page 302 and footnote 4 to update the Aggregate

Outstanding Amount per the Debt Exchange Agreement for this transaction and the

corresponding number of shares of New Scilex Series A Preferred Stock and New Scilex

Common Stock to be issued. To provide investors with a more easily understandable $% \left(1\right) =\left(1\right) \left(1\right) +\left(1\right) \left(1\right) \left(1\right) +\left(1\right) \left(1$

presentation, revise footnote 4 to include a tabular format for the New Scilex Common

Stock and New Scilex Series A Preferred Stock to be issued (a) as

merger consideration; (b) under the Debt Exchange Agreement based on the Aggregate Outstanding Amount as of June 30, 2022; (c) the additional Aggregate Outstanding Amount due to the repayment of the Scilex Pharma Notes on September 28, 2022; and (d) the additional Aggregate Outstanding Amount due to the Funding Letter under the maximum redemption scenario only. Based on the language in the draft Funding Letter, it appears that Sorrento is not required to honor any Loan Request by Scilex. If this is correct, please expand your presentation for the maximum redemption scenario to give effect to the full range of possible results (i.e., Sorrento fulfills Scilex's Loan Request and Sorrent elects not to fulfill Scilex's Loan Request). For the scenario under which Sorrento does not elect to fulfill Scilex's Loan Request, clearly disclose the implications to the closing of the Business Combination. Refer to Article 11-02(a)(10) of Regulation S-X for guidance. Please expand the table presented at the bottom of page 302 to also disclose the number of shares of New Scilex Series A Preferred Stock to be issued to Sorrento under each scenario presented to allow investors to fully understand the capital structure of the merged entity. Unaudited Pro Forma Condensed Combined Balance Sheet, page 305 Please reflect Scilex's repayment of the Scilex Pharma Notes in accordance with the fourth amendment to those Notes on September 28, 2022. Also address this comment to 11-01(a)(8) of Regulation S-X for guidance. Note 3 - Transaction Adjustments to Unaudited Pro Forma Condensed Combined Balance Sheet as of June 30, 2022, page 315 We note the expanded disclosures you intend to include for footnote (G). It is unclear why you have included the expanded disclosures with this footnote, since the additional

the corresponding pro forma statements of operations. Refer to Article

information is not relevant under the No Redemption Scenario for which footnote (G)

relates. Rather, it would appear this additional disclosure is more appropriately related to

footnote (0).

11. We note your addition of footnote (0) for the Funding Letter. Please expand this

Jeffrey Chi

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October 12, 2022

Page 4

disclosure to demonstrate how the \$29.1 million of additional funding from Sorrento

results in net tangible assets of \$6 million. Ensure your disclosure clearly addresses the

\$42.6 million of intangibles-net and \$13.5 million of goodwill included in total assets. In

this regard, we note your reference to Rule 3a51-1(g)(1) of the Exchange Act on page 7

for the definition of net tangible assets.

13. Subsequent Events, page F-101

Please expand your disclosures to include the repayment and extinguishment of the Scilex

Pharma Notes on September 28, 2022, including how the repayment was funded and how

the transaction was accounted for in the financial statements.

You may contact Tracey Houser at 202-551-3736 or Terence O'Brien at 202-551-3355 if

you have questions regarding comments on the financial statements and related matters. Please

contact Tyler Howes at 202-551-3370 or Alan Campbell at 202-551-4224 with any other

questions.

FirstName LastNameJeffrey Chi

Corporation Finance Comapany NameVickers Vantage Corp. I

Sciences
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cc: Joan Guilfoyle, Esq.
FirstName LastName

Sincerely,

Division of

Office of Life