July 12, 2021

Sumant Sinha Chief Executive Officer ReNew Energy Global PLC C/O Skadden, Arps, Slate, Meagher & Flom (UK) LLP 40 Bank Street London E14 5DS

Re: ReNew Energy Global

PLC

Amendment No. 1 to

Registration Statement on Form F-4

Filed June 22, 2021 Amendment No. 2 to

Registration Statement on Form F-4

Filed June 25, 2021 File No. 333-256228

Dear Mr. Sinha:

 $\label{eq:weak-decomposition} \mbox{We have reviewed your amended registration statement and have the following}$ 

comments. In some of our comments, we may ask you to provide us with information so we

may better understand your disclosure.

 $\label{eq:please respond} \mbox{ Please respond to this letter by amending your registration statement and providing the}$ 

requested information. If you do not believe our comments apply to your facts and  $% \left( 1\right) =\left( 1\right) +\left( 1\right) +$ 

circumstances or do not believe an amendment is appropriate, please tell us why in your  $% \left( 1\right) =\left( 1\right) \left( 1\right)$ 

response.

 $\hbox{ After reviewing any amendment to your registration statement and the information you } \\$ 

provide in response to these comments, we may have additional comments. Unless we note

otherwise, our references to prior comments are to comments in our June 4, 2021 letter.

Amendment Nos. 1 and 2 to Registration Statement on Form F-4

Questions and Answers about the Business Combination Agreement and the  ${\it RMG\ II\ General}$ 

Meeting

What will be the relative equity stakes of the RMG II Shareholders,  $\ensuremath{\mathsf{ReNew}}$  India and the

Investors in ReNew Global..., page 26

1. We note you disclose that under the Business Combination Agreement, GSW has the right

to elect the class of

ReNew Global shares it will receive, which may result in a change in

the voting rights of

the shareholders. Please expand your disclosure to quantify the Sumant Sinha

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effect on voting rights of the shareholders should  $\ensuremath{\mathsf{GSW}}$  elect to only receive Class A

shares.

Risk Factors

ReNew Global's Articles of Association will provide that the courts of England and Wales will

be the exclusive forum..., page 107

2. We note your response to prior comment 2, and that ReNew Global

revised Articles of

Association select the United States District Court for the Southern District of New York

as the exclusive forum for the resolution of any complaint asserting a cause of action  $% \left( 1\right) =\left( 1\right) +\left( 1\right) +\left($ 

arising under the Securities Act or the Exchange Act. Please revise your prospectus to

reflect such provision in your risk factor disclosure on page 107, and in the comparison of

shareholders' rights on page 366.

Summary of RMG II Financial Analysis, page 152

3. We note your revised disclosure in response to prior comment 5 and reissue the comment.

Please expand your disclosure to quantitatively and qualitatively discuss the results of

your publicly traded company analyses, discounted cash flow analysis and run-rate

multiples on a March 2023 fiscal year-end, fully built-out portfolio, and how they

supported your initial valuation of ReNew India.

Prospective Operational and Unaudited Financial Information of Renew India, page 280

4. We note that you have added a parenthetical notation in the fourth paragraph on page 281,

in response to prior comment nine, to indicate an exception may apply to your general  $% \left( 1\right) =\left( 1\right) +\left( 1$ 

position of having no intent to inform investors of material changes that would cause your

prospective financial information to no longer have a reasonable basis, in the instance that

Renew India becomes aware of such information prior to the date of the RMG  $\scriptstyle\rm II$ 

stockholders' meeting, although you also indicate this would not extend to any period  $% \left( 1\right) =\left( 1\right) \left( 1\right) +\left( 1\right) \left( 1\right) \left( 1\right) +\left( 1\right) \left( 1\right)$ 

following the date of the Proxy Statement/Prospectus.

We see no basis for limiting the timeframe in which investors would be informed of

such material information or for limiting the responsibility of providing such  $% \left( 1\right) =\left( 1\right) +\left( 1\right) +\left($ 

communication to Renew India, considering the parties involved, the transaction that you

have proposed and your position as the registrant. Please substantially revise this  $% \left( 1\right) =\left( 1\right) +\left( 1\right)$ 

paragraph and other disclaimer disclosures under this heading to clearly acknowledge  $% \left( 1\right) =\left( 1\right) +\left( 1\right$ 

your responsibility, and to clarify the circumstances under which investors will be

informed of any material change in your expectations relative to the projected amounts or  $% \left( 1\right) =\left( 1\right) +\left( 1\right) +$ 

the underlying assumptions.

5. With regard to your disclosure on page 281, identifying parties that are making no

representations to shareholders or other persons regarding ultimate performance or  $% \left( 1\right) =\left( 1\right) \left( 1\right) +\left( 1\right) \left( 1\right) \left( 1\right) +\left( 1\right) \left( 1\right) \left($ 

achievement compared to the prospective financial information, revise to clarify whether

your management and board, including the officers and directors of Renew India, Renew

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Global, and RMG II, having considered the uncertainties described and referenced in this  $% \left( 1\right) =\left( 1\right) +\left( 1\right) +\left$ 

section, nevertheless concur that all assumptions underlying the projections are probable

and consistent with your business plans and expectations.

6. Please expand your disclosure on page 281, stating that your prospective financial

information "does not take into account any circumstances or events occurring after the

date of this Proxy Statement/Prospectus," to acknowledge and describe the level of

diligence applied in formulating the numerous assumptions about future circumstances
 and events that have been utilized in preparing the prospective financial information, as
 referenced in the fourth paragraph on page 280 and described among the various points on
 pages 282 through 284.
Unaudited Pro Forma Condensed Combined Financial Information, page 285

7. Please refer to the description of Adjustment 4 on page 292 and revise if appropriate to
 indicate that the impact of assuming no redemption is explained

indicate that the impact of assuming no redemption is explained in Adjustment 3 rather

than Adjustment 4. Please also refer to the description of Adjustment 14 on page 295 and

revise if appropriate to indicate the 12,808,118 shares issued to the shareholders of  $\ensuremath{\mathsf{RMG}}$ 

II under the "Assuming maximum redemption scenario" is explained in Adjustment 7  $\,$ 

rather than Adjustment 11.

Exhibits

8. We note that Section 9.3 of the Amended and Restated Warrant Agreement filed as

Exhibit 4.4.2 provides that any action, proceeding or claim arising out of or relating in any  $\,$ 

way to the agreement shall be brought and enforced in the courts of the State of New York

or the United States District Court for the Southern District of New York and that the  $\,$ 

company irrevocably submits to such jurisdiction, which jurisdiction shall be exclusive.

Please revise your disclosure to discuss this provision and reflect that it does not apply to

actions arising under the Exchange Act. In addition, please disclose whether such  $% \left( 1\right) =\left( 1\right) +\left( 1\right) +$ 

provision applies to Securities Act claims.

9. Please have counsel revise its opinion in Exhibit 5.1 to clarify the number of ReNew

Global Class A Shares that will be exchanged for cancelled RMG II Class A Shares. The  $\,$ 

opinion currently states that 34 ReNew Global Class A Shares will be issued. Please  $\,$ 

also have counsel remove the assumptions in Section 2(c), (d), (e), (f) and (g) of the legal  $\,$ 

opinion. It is not appropriate for counsel to include in its opinion assumptions that assume

any of the material facts underlying the opinion. Refer to Section II.B.3.a of Staff Legal  $\,$ 

Bulletin No. 19.

10. Please have counsel revise its legal opinion in Exhibit 5.2 to remove the assumptions in

clauses (iv), (v) and (vi) of the fifth paragraph on page 3 and clauses (b) and (c) of the first

paragraph on page 5. It is not appropriate for counsel to include in its opinion assumptions  $% \left( 1\right) =\left( 1\right) +\left( 1\right$ 

that assume any of the material facts underlying the opinion. Refer to Section II.B.3.a of

Staff Legal Bulletin No. 19.

Sumant Sinha

ReNew Energy Global PLC

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You may contact Jenifer Gallagher, Staff Accountant, at (202) 551-3706 or Karl Hiller,

Accounting Branch Chief, at (202) 551-3686 if you have questions regarding comments on the

financial statements and related matters. Please contact Karina Dorin, Staff Attorney, at (202)

551-3763 or Laura Nicholson, Special Counsel, at (202) 551-3584 with any other questions.

Sincerely,

FirstName LastNameSumant Sinha

Division of

Corporation Finance Comapany NameReNew Energy Global PLC Transportation
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cc: Ryan Maierson
FirstName LastName