August 3, 2022

Peter Yu Chief Executive Officer Cartesian Growth Corporation 505 Fifth Avenue, 15th Floor New York, NY 10017

Re: Cartesian Growth

Corporation

Amendment No. 3 to Registration

Statement on Form S-4

Filed July 25, 2022 File No. 333-262644

Dear Mr. Yu:

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. Unless we note

otherwise, our references to prior comments are to comments in our July 13, 2022 letter.

Form S-4/A filed on July 25, 2022

Summary of the Proxy Statement/Prospectus Ownership Structure, page 51

1. Refer to your response to comment 4. Please address the following on pages 51 and 195:

Present the diagram of the Company's organizational structure immediately following

the Completion of

the Business Combination on a separate page and increase the font size to improve the

readability.

Enhance the diagram

to reflect Alvarium Tiedemann Holdings, Inc. will hold

Umbrella Class A

Common Units, representing 62% economic interest only and

TWMH and TIG

Entities Equityholders will hold Umbrella Class B Common Units, Peter Yu

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representing 38% economic interest only, in Alvarium Tiedemann Capital, LLC.

Risk Factors

The mutual termination of BofA Securities' engagements, page 88

Refer to your responses to comments 2 and 8 of our letter dated June 6, 2022. Please

revise the statement in the caption and the second paragraph on page 89 that the

termination of the engagements "may indicate that [the financial advisor] is unwilling to

be associated with the disclosure" given that the resignation notice

disclaims

responsibility for any part of the registration statement and the financial advisor has declined to review or say that it agrees or disagrees with the disclosure. Please similarly revise the sixth bullet point on page 70 and the cross-reference on page 156. Unaudited Pro Forma Condensed Combined Financial Information, page 240 Refer to your response to comment 12. We note that prior to the Business Combination, the Class D-1 equity interest was entitled to a 49.37% distribution of the results of TIG Arbitrage Fund and that after the Business Combination in accordance with the terms of a provisional agreement, the Class D-1 equity interest holder will be entitled to the same economic benefits but as an employee of the TIG Entities. Consistent with the basis of your Pro Forma condensed combined balance sheet and Pro Forma condensed combined statements of operations which give pro forma effect to the Business Combination as if it had occurred on March 31, 2022 and January 1, 2021, respectively, please adjust your Pro Forma Condensed Combined Financial Information to reflect the TIG Artbitrage Class D-1 equity interest to a 49.3% distribution of the TIG Artbitrage Fund. Refer to Article 11 of Regulation S-X. Unaudited Pro Forma Condensed Combined Statement of Operations for the Three Months Ended March 31, 2022, page 246 Please disclose the underlying calculation of \$3,032 million adjustment (e) on page 275 and how it represents the pro forma 38% economic interest and 51%economic interest the non-controlling shareholders will hold in Class B common units in Umbrella under the No Redemptions and Maximum Redemptions scenarios, respectively. Sources and Uses of Funds for the Business Combination, page 253 We acknowledge your response to comment 9. Please clarify, if true, that the Alvarium, FirstName LastNamePeter Yu TIG Entities and TWMH Closing Cash Adjustment represents the cash surplus NameCartesian Comapany distribution made to Growth Corporation these shareholder immediately prior to Closing consistent consistent with adjustment August 3, 2022 Page 2 (j) on page 274 of \$16.4 million. FirstName LastName Peter Yu FirstName LastNamePeter Yu Cartesian Growth Corporation Comapany NameCartesian Growth Corporation August 3, 2022 August Page 3 3, 2022 Page 3 FirstName LastName You may contact Jacob Luxenburg at 202-551-2339 or Michelle Miller at 202-551-3368

if you have questions regarding comments on the financial statements and related matters. Please $\,$

contact John Stickel at 202-551-3324 or Susan Block at 202-551-3210 with any other questions.

Sincerely,

Division of

Corporation Finance

Office of Finance