April 5, 2021

Sagi Niri Chief Financial Officer and Director Tremor International Ltd. Hashmonaim 121, 2nd Floor Tel Aviv, 6713328, Israel

Re: Tremor

International Ltd.

Draft Registration

Statement on Form F-1

Submitted March 11,

2021

CIK No. 0001849396

Dear Mr. Niri:

We have reviewed your draft 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 providing the requested information and either submitting

an amended draft registration statement or publicly filing your registration statement on

EDGAR. 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 the information you provide in response to these comments and your

amended draft registration statement or filed registration statement, we may have additional

comments.

Draft Registration Statement on Form F-1 submitted March 11, 2021

Prospectus Summary, page 1

Please revise to provide equal discussion about the full-year 2020 along with the full-year 2019 throughout the filing. In this regard, we note you refer to results and information for the six-months ended June 30, 2020 and the six-months ended December 31, 2020. Please balance these discussions by including similar information for the full fiscal years. You disclose here and elsewhere in the document that you have over approximately 1,000 active customers. However, we note from your disclosure on page 61 that actual active customers decreased from 931 in 2019 to 889 in 2020. Please revise this disclosure to more accurately reflect

your total number of active users.

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You disclose that you have approximately 1,500 publishers and 800 unique users. Please

revise to define these terms, and to disclose the actual number of publishers and unique

users for each period presented.

Management's Discussion and Analysis of Financial Condition and Results of **Operations**

Key Performance Indicators and Other Operating Metrics, page 57

4. We note your discussion of CTV revenue and video revenue, including the percentage of total programmatic revenue that each represent. However, we note the sum of such

revenues does not equal total programmatic revenue for either period. Further, we are

unable to recalculate the disclosure on page 6 regarding video, CTV, and mobile video

revenue as a percentage of total revenue from the information provided. Please revise to $% \left(1\right) =\left(1\right) +\left(1\right) +\left$

clarify how video, CTV, and mobile revenue relate to each other and to programmatic and $\,$

performance revenue, as reported, and how you determined the various percentages and $% \left(1\right) =\left(1\right) +\left(1\right$

dollar amounts you disclose. Also, explain why you have chosen to disclose and discuss $% \left(1\right) =\left\{ 1\right\} =\left\{$

these two revenue streams separately from either your total revenue or your programmatic

and performance revenues. Lastly, consider providing tabular disclosure showing the

 $\,$ breakdown of these types of revenue to better clarify and support the various percentages

and metrics you provide.

5. Your presentation of Net revenue includes an adjustment for programmatic media costs

that are included in revenue in fiscal 2019. You also include adjustments for traffic

acquisition costs to both fiscal 2019 and 2020. Similarly, you present non-IFRS cost of $\,$

revenue, excluding the media costs in fiscal 2019. Please explain to us why you believe

these non-IFRS measures do not substitute individually tailored revenue recognition and

 $\cos \tilde{t}$ of revenue methods for IFRS measures or revise to remove such measures throughout

your filing. Refer to Question 100.04 of the Non-GAAP Compliance and Disclosure $\,$

Interpretations (C&DIs) and Rule 100(b) of Regulation G. Also, since your non-IFRS $\,$

measures of Adjusted EBITDA Margin and Average net revenue per active customer use

Net revenue in the calculations, these measures should be revised to comply with the non- $% \left(1\right) =\left(1\right) +\left(1\right) +$

GAAP guidance. Refer to Item 10(e)(4)(ii) of Regulation S-K. Similarly, your discussion

of net revenue (including CTV and Video net revenue) and net revenue growth in the

prospectus summary and elsewhere should be revised accordingly.

6. Please reconcile your non-GAAP measure of adjusted EBITDA to the most directly

comparable GAAP measure of net income. Refer to Question 103.02 of the ${\sf non\text{-}GAAP}$

C&DIs. Alternatively, consider changing the name of this measure to, for example, non- $\,$

 $\mbox{\sc GAAP}$ operating profit (loss). In this regard, it appears that you do not adjust this

7. We note you present Adjusted EBITDA Margin throughout the filing without presenting

the most directly comparable IFRS measure of net profit margin with equal or greater

prominence. Similarly, we note you include discussions of period-over-period changes in

adjusted EBITDA without presenting a discussion of the most directly comparable IFRS

measure with equal or greater prominence. Please revise your disclosures throughout the

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filing as necessary. Refer to Question 102.10 of the Non-GAAP C&DIs and Item $\,$

10(e)(1)(i)(A) of Regulation S-K. We note you consider the non-IFRS measure Net cash to be a performance measure. As this is reconciled to cash and cash equivalents, an indicator of your liquidity, please explain further how you determined that this is a measure of your financial and operating performance and not a measure of your liquidity. Further, it appears that you have shortterm interest bearing lease liabilities. Please explain why these are not excluded from this measure as the definition implies. Lastly, please clarify what this measure is intended to convey and revise to explain how this information is useful to investors. Refer to Item 10(e)(i)(C) of Regulation S-K. If you continue to include Net cash in your filing, please revise to present the most comparable IFRS measure with equal or greater prominence everywhere this measure is presented. Refer to Question 102.10 of the Non-GAAP C&DIs and Item 10(e)(1)(i)(A) of Regulation S-K. Further, revise to rename this measure as the title is similar to Net cash net cash as discussed in your Liquidity section and as shown on the face of your Statement of Cash Flows. Refer to Item 10(e)(ii)(E) of Regulation S-X. Key Operating Metrics, page 61 Please revise to clarify how you define and calculate net revenue retention rate. In this regard, explain which of your revenue streams are considered to be "recurring" and therefore, factored into this metric. To the extent this measure is not based on all revenue streams, revise to explain why. Also, clarify what is meant by "revenue retained from existing customers in a defined period of time." For instance, disclose whether you start with revenue for all recurring revenue customers from a prior period end and compare that to revenue from the same set of customers as of the current period end and clarify what periods were used. Lastly, explain what this measure is intended to represent and whether customer attrition and/or renewal is reflected in such measure. JOBS Act, page 74 11. You state that you have elected to take advantage of the extended transition period for new or revised accounting pronouncements. As IFRS does not have

separate adoption

dates for public and private companies, please explain further this election or revise your

disclosures as necessary.

Description of Share Capital and Articles of Association Exclusive Forum, page 113

We note that your forum selection provision identifies the federal district courts of the

United States of America as the exclusive forum for claims arising under the Securities

Act. Please revise here or in your risk factor section to highlight enforceability concerns

arising from the fact that Section 22 of the Securities Act creates

concurrent jurisdiction in federal and state courts over all suits brought to enforce any duty or liability created by the

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Securities Act or the rules and regulations thereunder. Additionally, state that investors

cannot waive compliance with the federal securities laws and the rules and regulations

thereunder. Notes to Consolidated Financial Statements Note 3: Significant Accounting Policies k. Revenue Recognition, page F-19

13. We note that prior to fiscal 2020 you recognized revenue from your Programmatic

activities on a gross basis, and beginning in fiscal 2020 you began recognizing such

revenue net of programmatic media costs. Please provide us with a detailed analysis of $% \left(1\right) =\left(1\right) +\left(1\right) +\left($

how you considered the guidance in paragraphs B34 $\,$ B38 of IFRS 15 in determining that

you were principal in these arrangements in fiscal 2019 and agent in fiscal 2020. At a

minimum, ensure your response addresses the following:

how the company s manual operations in the execution process

impacted your

analysis and the specific guidance considered;

why the accounting changed in fiscal 2020 when the Rhythm

acquisition was

consummated in April 2019 and how integration of such business is relevant to your

analysis;

how the terms of each of your arrangements (both demand side

supply side

customers) support your accounting; and

whether there were any changes in the terms of the arrangements

from fiscal 2019 to

fiscal 2020.

14. You state that you typically invoice buyers at the end of each month for the full purchase

 $\,$ price of ad impressions monetized in that month. Please revise to clarify how

monetization is determined for each of your pricing solutions (e.g. percentage of spend, $% \left(1\right) =\left(1\right) +\left(1\right) +\left$

flat fees and CPM).

1. Classification of expenses, page F-21

15. We note you present a measure of gross profit on the face of your Statement of Operation ${\sf Statement}$

and Other Comprehensive Income. Please clarify whether any amortization or

depreciation expense directly attributable to cost of sales is included in gross profit. To the $\,$

extent you do not allocate any depreciation and amortization to cost of revenue, you

should remove the gross profit subtotal and relabel the cost of revenue line item to $% \left(1\right) =\left(1\right) \left(1\right) +\left(1\right) \left(1\right) \left(1\right) +\left(1\right) \left(1\right) \left$

indicate that it excludes depreciation and amortization. Refer to SAB Topic 11B.

Note 7. Intangible Assets, Net, page F-34

16. You state that your qualitative assessment during the years ended December 31, 2020, and

2019, did not indicate that it is more likely than not that the fair value of its goodwill is

less than the aggregate carrying amount. Please explain further your reference to a

"qualitative assessment." Tell us how you considered the guidance in paragraphs 10 and

90 of IAS 36 and specifically address how you determined the recoverable amount of the

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cash-generating unit. Also, tell us when you perform your goodwill impairment analysis

and confirm that such evaluation is done at the same time each year. Refer to IAS 36.96.

Lastly, revise to include the disclosure required by IAS 36.134(a)-(f) or explain why you

believe such disclosure in not necessary.

Exhibits

17. Please file your material leases, employment agreements, and deposit agreement between

the registrant, the depositary and holders of the American Depositary Shares as exhibits to

the registration statement. See Item 601(b)(4) and (10) of Regulation

S-K. General

18. Please supplementally provide us with copies of all written communications, as defined in

Rule 405 under the Securities Act, that you, or anyone authorized to do so on your behalf,

present to potential investors in reliance on Section $5(\mbox{d})$ of the Securities Act, whether or

not they retain copies of the communications.

You may contact Brittany Ebbertt, Senior Staff Accountant, (202)

551-3572 or Kathleen

Collins, Accounting Branch Chief, at (202) 551-3499 if you have questions regarding comments

on the financial statements and related matters. Please contact Alexandra Barone, Staff

Attorney, at (202) 551-8816 or Larry Spirgel, Office Chief, at (202) 551-3815 with any other

questions.

FirstName LastNameSagi Niri Comapany NameTremor International Ltd. Sincerely,

Division of

Corporation Finance April 5, 2021 Page 5 Technology FirstName LastName

Office of