October 6, 2021

George Syllantavos Co-Chief Executive Officer Growth Capital Acquisition Corp. 300 Park Avenue, 16th Floor New York, New York, 10022

Re: Growth Capital

Acquisition Corp.

Registration

Statement on Form S-4

Filed September 8,

2021

File No. 333-259391

Dear Mr. Syllantavos:

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

circumstances or do not believe an amendment is appropriate, please tell us why in your $% \left\{ 1,2,\ldots ,n\right\}$

response.

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

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

Form S-4 filed September 8, 2021

General

1. Revise your disclosure to show the potential impact of redemptions on the per share value of the shares owned by non-redeeming shareholders by including a sensitivity analysis showing a range of redemption scenarios, including minimum, maximum and interim redemption levels.

2. 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, convertible securities, including warrants retained by redeeming shareholders, at each of the redemption levels detailed in your sensitivity analysis,

including any needed assumptions.

George Syllantavos

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3. 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

for redemption.

become eligible

4. Please revise your disclosure to provide explanation as to the additional \$41.5 million in

Subscription Agreements that GCAC will be permitted to sell to additional $\ensuremath{\mathsf{PIPE}}$

investors, including what events would trigger such a transaction, who the additional $\ensuremath{\mathsf{PIPE}}$

investors may be (including whether or not they may be the same as other PIPE investors),

and the potential impact this arrangement may have on your public stockholders.

5. Please highlight the risk that the sponsor will benefit from the completion of a business

combination and may be incentivized to complete an acquisition of a less favorable target $% \left(1\right) =\left(1\right) +\left(1\right) +$

company or on terms less favorable to shareholders rather than liquidate.

6. Please disclose the anticipated use of the proceeds from the funds in the trust and PIPE.

Cover Page

7. Please revise your cover page to give prominence to the disclosure that the Sponsor and

 $\ensuremath{\mathsf{GCAC}}$ s directors and executive officers have interests in the business combination that is

different from, or in addition, to those of your public stockholders.

8. Please revise to disclose the equity ownership of the public stockholders, PIPE investors $\ \ \,$

and Sponsor.

Q: What equity stake will current stockholders of GCAC and Cepton stockholders hold in New $\,$

Cepton after the Closing?, page 14

9. Please revise to disclose the aggregate ownership interests that Koito will have in the post ${\sf var}$

business combination including Koito's PIPE investment.

Q: What interests do GCAC's initial stockholders and current officers and directors have in the Business Combination?, page 17

10. 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.

Include the current value of securities held, loans extended, fees due, and $\operatorname{out-of-pocket}$

expenses for which the sponsor and its affiliates are awaiting reimbursement. Provide $% \left(1\right) =\left(1\right) \left(1\right) \left($

similar disclosure for the company s officers and directors, if material.

11. Please clarify if the Sponsor and its affiliates can earn a positive rate of return on their

investment even if other SPAC shareholders experience a negative rate of return in the $\,$

post business combination company.

Recommendation to GCAC Stockholders, page 47

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12. Please revise your disclosure here and throughout your prospectus to quantify all deferred

fees to be paid to interested parties upon the Closing of the business

Summary Unaudited Pro Forma Condensed Combined Financial Information, page 53

13. Please revise the tables on page 55 to present the historical and proforma basic ${\sf proper}$

and diluted per share amounts and the shares used to calculate such amounts for each $% \left(1\right) =\left(1\right) +\left(1\right$

scenario.

Unaudited Pro Forma Condensed Combined Financial Information, page 104

14. Please revise your balance sheets as of June 30, 2021 on page 108 to show the number of

shares authorized, issued and outstanding on a historical and proforma basis.

Notes to Unaudited Pro Forma Condensed Combined Financial Information

2. Adjustment to Unaudited Pro Forma Combined Financial Information, page 115

15. Refer to footnote (9) on page 116. Please disclose your basis for the reclassification of the

GCAC s public warrants from liability to additional paid-in capital. 3. Net Loss per Share, page 116

16. Refer to footnote (1) on page 117. Please delete your reference to the July 31, 2021

Cepton cap table as it is not presented in the filing. More fully explain to us the $\,$

calculation of the 142,373,410 New Cepton shares that will be issued to existing Cepton

stockholders by reconciling the amount to the share numbers presented in the June 30, $\,$

2021 Balance Sheet.

17. Refer to footnote (2) on page 117. Please quantify all instruments excluded from the

calculations of pro forma losses per share because they are antidilutive.

Comparative Share Data, page 118

18. You disclose on page 118 that the pro forma book value per share information reflects the

Business Combination assuming New Cepton Shares were outstanding since January $\mathbf{1}$,

2020. Please be advised that the pro forma book value per share information should be

determined as if the Business Combination had occurred on June 30, 2021. The same $\,$

comment applies to your disclosure on page 58.

19. Refer to footnote (2) on page 119. Please revise to calculate all historical and pro forma

book value per share disclosures based on the number of historical or pro forma shares $% \left(1\right) =\left(1\right) +\left(1\right) +\left($

outstanding as of the date presented rather than the weighted shares outstanding during the

period. The same comment applies to your disclosure on page 59.

Timeline of the Business Combination, page 145

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20. Please revise your disclosure in this section to include negotiations relating to material $\ensuremath{\mathsf{T}}$

terms of the transaction, including, but not limited to, valuation, structure, consideration,

proposals and counter-proposals, size of PIPE, and the minimum cash amount. In your

revised disclosure, please explain the reasons for the terms, each party's position on the

issues, and how you reached agreement on the final terms.

Certain Projected Financial Information, page 148

expand your disclosures to further describe the key assumptions driving the significant

growth in your revenues for the years ended 2021 through 2026 and explain why you $\,$

believe the assumptions are reasonable. Also, disclose any factors or contingencies that

might prevent such growth from ultimately materializing. THE AMENDED AND RESTATED CHARTER PROPOSAL (PROPOSAL 2), page 162

22. Please revise to include the reasons for the proposed amendments to the charter. In that

regard, we note that you have not provided the reasons for the choice

of forum

amendment.

Cepton's Management's Discussion and Analysis of Financial Conditional and Results of

Operations

Liquidity and Capital Resources, page 224

Please quantify and more fully disclose and discuss your short and long term liquidity

requirements and priorities, including potential changes in your priorities based on the

impact of changes in the amount of cash available to the post-merger company due to the

amount of cash redemptions by shareholders.

Exclusive forum for certain lawsuits, page 238

Please revise to ensure that it is consistent with Article XV of the 24. Amended and Restated

Charter. In that regard, your disclosure that the federal district courts of the United States

to be the exclusive forum for the resolution of any complaint asserting a cause of action

under the Securities Act and the Exchange Act is inconsistent with your disclosure on

page 94 and Article XV.

Arrangement with Koito Manufacturing Co., Ltd., page 267

We note your disclosure on page 65 that sales to Koito accounted for 25. over 50% of

Cepton s total revenues for the six months ended June 30, 2021.

Please disclose the

material terms of your agreement with Koito and file the agreement as an exhibit to your

registration statement.

Growth Capital Acquisition Corp

Notes to the Condensed Financial Statements

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Note 10 - Subsequent Events, page F-19

You disclose here that the PIPE investor has committed to purchase 5,000,000 shares of

common stock of GCAC common stock for gross proceeds of 50.0 million.

You also

disclose elsewhere in the filing that the investor has committed to purchase 5,850,000

shares for gross proceeds of \$58.5 million. Please reconcile or revise accordingly.

Cepton Technologies, Inc. and Subsidiaries

Unaudited Interim Condensed Financial Statements as of and for the Six Months Ended June 30,

2021 and 2021

Note 1 - Description of Business and Summary of Significant Accounting Policies Basis of

Presentation and Principles of Consolidation, page F-46

We note your discussion of the factors that raise substantial doubt about your ability to

continue as a going concern. Please tell us whether you and your auditor also assessed

your ability to continue as a going concern as of December 31, 2020 and if so, how your

auditor concluded that an explanatory paragraph in the audit opinion regarding your

ability to continue as a going concern was not considered necessary. Note 10 - Stock-Based compensation, page F-53

28. Please disclose and discuss changes in the estimated fair value of

your common stock during the periods presented. Please also address any material differences between the

valuations used to determine the fair value of your common stock

relative to the fair

values implied by other equity transactions and the fair value implied

by the current merger transaction.

Note 17 - Subsequent Events, page F-57

29. Please expand your disclosure to disclose the material terms of the business combination ${\sf Combinete}$

agreement with GCAC and the PIPE financing arrangement.

Cepton Technologies, Inc. and Subsidiaries

Consolidated Financial Statements as of December 31, 2020 and 2019

Notes to Consolidated Financial Statements

Note 2 - Revenue, page F-71

30. Please disclose revenues and long-lived assets related to your country of domicile and also

specifically identify each other individual foreign country that is listed and deemed $% \left(1\right) =\left(1\right) +\left(1$

material. In addition, please disclose the method you use to attribute revenues from

external customers to individual countries. Refer to ASC 280-10-50-41.

The same

comment also applies to your disclosure on page F-49.

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

George Syllantavos

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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

time for us to review any amendment prior to the requested effective date of the registration statement.

You may contact SiSi Cheng at (202)-551-5004 or John Cash at (202)-551-3768 if you

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

contact Bradley Ecker at (202)-551-4985 or Asia Timmons-Pierce at (202)-551-3754 with any

other questions.

FirstName LastNameGeorge Syllantavos
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Sincerely,

Comapany NameGrowth Capital Acquisition Corp.

Division of

Corporation Finance October 6, 2021 Page 6

Manufacturing FirstName LastName Office of