## December 8, 2021

Andrew McBride Chief Financial Officer Gores Metropoulos II, Inc. 6260 Lookout Road Boulder, CO 80301

Re: Gores Metropoulos

II, Inc.

Amendment No. 5 to

Registration Statement on Form S-4

Filed November 26,

2021

File No. 333-257726

Dear Mr. McBride:

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  $% \left( 1\right) =\left\{ 1\right\} =\left\{$ 

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. Unless we note  $% \left( 1\right) =\left\{ 1\right\} =\left\{$ 

otherwise, our references to prior comments are to comments in our November 18, 2021 letter.

Amendment No. 5 to Registration Statement on Form S-4 Filed November 26, 2021

General

1. We note your revisions in response to comment 1 and reissue the comment in part. Please revise your Summary and where appropriate to compare the per share price of the New PIPE Investment with the estimated price at which Public Stockholders may redeem shares of your Class A Stock, further quantifying the effective percentage discount between such prices.

2. We note your response to comment 4. Please revise the cover page and where appropriate to explain how Rollover Options may result in an additional 11,383,245 shares being

issued, further adding

to dilution.

Andrew McBride

Gores Metropoulos II, Inc.

December 8, 2021

Page 2

3. Please revise the Cover Page and Summary to explain the rollover options in plain

English. For example, who receives them? Why do they not "receive their portion" of the  $\,$ 

approximately 190 million post combination company's common stock? Please revise

accordingly.

Summary

Interests of Certain Persons in the Business Combination Interests of the Company Initial Stockholders..., page 64

4. We note your revisions in response to comment 5 that the Sponsor will

pay "a weighted average per share price of \$9.60 for each share of Common Stock" to be purchased in the PIPE Investments. Please revise to disclose the weighted average per share price that your Sponsor will have paid for its total Common Stock in the Post-Combination Company, both in the event that your Sponsor does and does not exercise its rights to assign any of its PIPE Shares. In this regard, advise us whether the Sponsor will have paid a weighted average per share price of approximately \$4.24 for each share of Common Stock if it does not assign any of its PIPE Shares, and only a nominal amount if it assign all of its PIPE Shares. Please make corresponding revisions when discussing the Share Surrender Agreement, including on the cover page and page 50, and the Additional Sponsor Commitment, including on page 52. The Business Combination Recommendation of Our Board of Directors..., page 184 We note your response to comment 7. Please revise, as indicated in your response, to disclose the apparent belief of the Board of Directors that the growth projections and underlying assumptions continued to be reasonable despite the decline in enterprise valuation. Certain Financial Projections Provided to Our Board Material Assumptions Underlying the Financial Projections, page 205 We note your revisions in response to comment 9. Please revise to provide more detailed disclosure of your growth assumptions for RevPAR, Ending Live Units & Contracted Units, and Bookable Nights, as well as the reasons you believe these assumptions are reasonable. For example, we note your revised disclosure that in 2019 Sonder expanded into markets which typically earn lower RevPAR as compared to the existing markets. This appears consistent with the observation that Sonder s actual Revenue per Available FirstName LastNameAndrew McBride Room decreased during a period of rapid growth, but it is unclear what assumptions Comapany NameGores Metropoulos support II, Inc.will exceed Sonder's the projection pre-COVID-19 performance in that RevPAR the near December future. 8, 2021 PagePlease revise accordingly. 2 FirstName LastName Andrew McBride FirstName LastNameAndrew Gores Metropoulos II, Inc. McBride Comapany8, December NameGores Metropoulos II, Inc. 2021 December Page 3 8, 2021 Page 3 FirstName LastName The Merger Agreement and Related Agreements The Merger Agreement Delayed Draw Note Term Sheet, page 256

We note your revisions in response to comment 2. Please revise the Summary, Risk Factors, Management's Discussion and Analysis and where

Cover Page,

appropriate to address the possibility that you do not obtain financing under the

non-binding Delayed Draw Notes. Will the transaction move forward if the financing is not

obtained? Do you anticipate investors receiving updated disclosure in the event the financing is not obtained

please disclose:

 $\,$  the 1% LIBOR floor for your interest rate, as well as the LIBOR replacement rate,

the material restrictions on the incurrence of additional debt and the cap on existing

debt, and

 $\,$  the GAAP net revenue conditions applicable to any second draw or disclose that an

Initial Draw will not occur on or prior to December 31, 2021.

You may contact William Demarest at (202) 551-3432 or Robert Telewicz at (202) 551-

3438 if you have questions regarding comments on the financial statements and related matters.

Please contact Christopher Dunham at (202) 551-3783 or James Lopez at (202) 551-3536 with

any other questions.

Sincerely,

Division of

Corporation Finance

Estate & Construction

cc: James R. Griffin, Esq.

Office of Real