October 28, 2021

Danny Yeung
Director
Prenetics Global Limited
Unit 701-706, K11 Atelier King s Road
728 King s Road, Quarry Bay
Hong Kong

Re: Prenetics Global

Limited

Draft Registration

Statement on Form F-4

Submitted September

30, 2021

CIK 0001876431

Dear Mr. Yeung:

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.

 $\hbox{Please respond to this letter by providing the requested information and either submitting} \\$

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

 $\ensuremath{\mathtt{EDGAR}}.$ 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.

 $\hbox{ After reviewing the information you provide in response to these comments and your } \\$

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

comments.

Draft Registration Statement on Form F-4

Cover Page

Please disclose prominently on the cover page that you are not a Hong Kong operating company but a Cayman Islands holding company. Clarify whether your operations are conducted by subsidiaries and/or through contractual arrangements with variable interest entities (VIEs) based in China, and that this structure involves unique risks to investors. If applicable, explain whether the VIE structure is used to replicate foreign investment in Chinese-based companies where Chinese law prohibits direct foreign investment in the operating companies, and disclose that investors may never directly hold equity interests in the Chinese operating company. Your disclosure should acknowledge that Chinese Danny Yeung FirstName LastNameDanny Prenetics Global Limited Yeung Comapany October 28, NamePrenetics Global Limited 2021

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regulatory authorities could disallow this structure, which would likely result in a material $\ensuremath{\mathsf{N}}$

change in your operations and/or value of your ordinary shares, including that it could

cause the value of such securities to significantly decline or become worthless. Provide a $\,$

cross-reference to your detailed discussion of risks facing the company and the offering as a result of this structure. Please revise the cover page to: disclose the expected ownership percentages in the combined company of Artisan's public shareholders, the Sponsor, the Forward Purchase Investors, the PIPE Investors, Prenetics existing shareholders other than Danny Yeung and Danny Yeung if the business combination is approved and consummated; and quantify the business combination consideration. 3. We note your disclosure indicating that Danny Yeung will beneficially own approximately 60.7% of the total voting power of all issued and outstanding PubCo Ordinary Shares following the consummation of the Business Combination (subject to various assumptions). Please advise whether you will be a controlled company under Nasdaq rules. If so, please (i) include appropriate disclosure on the prospectus cover page, in the Prospectus Summary and Management of PubCo sections and provide risk factor disclosure of this status and (ii) disclose the corporate governance exemptions available to a controlled company and whether you intend to rely on these Provide prominent disclosure about the legal and operational risks associated with being based in or having the majority of the company s operations in Hong Kong and China. Your disclosure should make clear whether these risks could result in a material change in your operations and/or the value of your ordinary shares or could significantly limit or completely hinder your ability to offer or continue to offer securities to investors and cause the value of such securities to significantly decline or be worthless. Your disclosure should address how recent statements and regulatory actions by China s government, such as those related to the use of variable interest entities and data security or anti-monopoly concerns, has or may impact the company s ability to conduct its business, accept foreign investments, or list on an U.S. or other foreign exchange. Your prospectus summary should address, but not necessarily be limited to, the risks highlighted on the prospectus cover page. Clearly disclose how you will refer to the holding company, subsidiaries, and VIEs, if applicable, when providing the disclosure throughout the document so that it is clear to investors which entity the disclosure is referencing and which subsidiaries or entities are conducting the business operations. Refrain from using terms such as or our when describing activities or functions of a VIE, if applicable. Disclose clearly the entity (including the domicile) in which investors are purchasing their interest. Industry and Market Data, page 3 We note your statements that (i) the accuracy and completeness of information used in Danny Yeung FirstName LastNameDanny Prenetics Global Limited Yeung October 28, NamePrenetics Global Limited 2021 October Page 3 28, 2021 Page 3 FirstName LastName

note your statement on page 175 that neither you nor any other party has

guaranteed and (ii) you

industry reports, publications, research, studies and forecasts is not

have not independently verified data from industry sources. We further

independently verified the

information presented in this section and that neither you nor any other party makes any

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

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

that appears in the proxy statement/prospectus. Please either delete these statements or $\ensuremath{\mathsf{N}}$

specifically state that you or a named expert, as applicable, are liable for such information.

Questions and Answers About the Proposals

What shall be the relative equity stakes of Artisan shareholders, Prenetics shareholders and the

PIPE Investors..., page 8

7. Please revise the response to this question to also include the voting power of the parties

that appear in the share ownership table.

8. Please revise the response to this question to disclose all possible sources and extent of

dilution that shareholders who elect not to redeem their shares may experience in $% \left(1\right) =\left(1\right) +\left(1\right) +$

connection with the business combination. Provide disclosure of the impact of each $% \left(1\right) =\left(1\right) +\left(1\right)$

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 $\ensuremath{\mathsf{N}}$

assumptions.

What interests do Artisan's Directors and Officer have in the Business Combination?, page 13

9. Please revise the response to this question and elsewhere in the prospectus, as appropriate,

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

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

post-business combination company.

10. Please revise the response to this question and elsewhere in the prospectus, as

appropriate, to disclose the sponsor and its affiliates $% \left(1\right) =\left(1\right) +\left(1\right) +\left($

the combined company, assuming exercise and conversion of all ecurities.

Summary of the Proxy Statement/Prospectus, page 23

11. Clearly describe the corporate structure and whether it includes VIEs based in China and

what that entails. Prominently disclose a diagram of the corporate structure in the $\ensuremath{\mathsf{C}}$

summary, including what the equity ownership interests are of each entity. To the extent

you do use VIEs, describe all contracts and arrangements through which you purport to

obtain economic rights and exercise control that results in consolidation of the $\ensuremath{\text{VIE}}$

operations and financial results into your financial statements. Identify clearly the entity in

which investors are purchasing their interest and the entity(ies) in which the company $\,$ s

operations are conducted. Describe the relevant contractual agreements between the

entities and how this type of corporate structure may affect investors and the value of their

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investment, including how and why the contractual arrangements may be less effective

than direct ownership and that the company may incur substantial costs to enforce the $% \left(1\right) =\left(1\right) +\left(1$

terms of the arrangements. Disclose the uncertainties regarding the status of the rights of

the Cayman Islands holding company with respect to any applicable contractual

arrangements with the VIE, its founders and owners, and the challenges the company may

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

jurisdictional limits.

12. Prominently disclose each permission that you, your subsidiaries or your VIEs, if

applicable, are required to obtain from Chinese authorities to operate and issue these $% \left(1\right) =\left(1\right) +\left(1\right) +\left($

securities to foreign investors. State whether you, your subsidiaries, or VIEs, if

applicable, are covered by permissions requirements from the CSRC, CAC or any other $\ensuremath{\mathsf{CAC}}$

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

permissions have been denied.

13. Please disclose the composition of the board of directors of PubCo after consummation of

 $\,$ the Business Combination in relation to members associated with each of the pre-

acquisition entities.

14. In your summary of risk factors, disclose the risks that your corporate structure and being

based in or having the majority of the company $\;\;$ s operations in Hong Kong poses to

investors. In particular, describe the significant regulatory, liquidity, and enforcement

risks with cross-references to the more detailed discussion of these risks in the

prospectus. For example, specifically discuss risks arising from the legal system in ${\tt China}$

and Hong Kong, including risks and uncertainties regarding the enforcement of laws and

that rules and regulations in China and Hong Kong can change quickly with little advance $% \left(1\right) =\left(1\right) +\left(1\right) +\left$

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

operations at any time, or may exert more control over offerings conducted overseas $% \left(1\right) =\left(1\right) +\left(1\right)$

and/or foreign investment in China-based or Hong Kong-based issuers, which could result

in a material change in your operations and/or the value of your ordinary $% \left(\frac{1}{2}\right) =\frac{1}{2}\left(\frac{1}{2}\right) +\frac{1}{2}\left(\frac{1}{2}\right) +\frac$

shares. Acknowledge any risks that any actions by the Chinese government to exert more

oversight and control over offerings that are conducted overseas and/or foreign investment $% \left(1\right) =\left(1\right) +\left(1\right)$

in China-based or Hong Kong-based issuers could significantly limit or completely hinder

your ability to offer or continue to offer securities to investors and cause the value of such $\ \ \,$

securities to significantly decline or be worthless.

15. Prominently disclose that trading in your securities may be prohibited under the Holding

Foreign Companies Accountable Act and your shares could be prohibited from trading if

 $\,$ the PCAOB determines that it cannot inspect or fully investigate your auditor, and that as

a result an exchange may determine to delist your securities. If the PCAOB has been or is

currently unable to inspect your auditor, revise your disclosure to so state. Please ensure

that your disclosure indicates that the U.S. Senate passed the $\mbox{Accelerating Holding}$

 $\qquad \qquad \text{Foreign Companies Accountable Act which, if enacted, would require foreign companies} \\$

to comply with PCAOB audits within two consecutive years instead of three, thus $% \left(1\right) =\left(1\right) +\left(1\right) +\left($

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reducing the time period for triggering the prohibition on trading. The Artisan Board's Reasons for the Approval of the Business Combination, page 27

16. Please revise your disclosure here and on page 143 to disclose whether Artisan's Board

considered any risks related to Prenetics's business in evaluating whether to approve the

Business Combination. To the extent Artisan's Board considered any such risks, please

describe them. If Artisan's Board did not consider any such risks, please so state and

disclose why the Artisan Board did not consider risks related to Prenetics's business in its

decision to approve the Business Combination.

17. Please revise the Financial Performance bullet here and on page 142 to reflect your

disclosure elsewhere in the prospectus that a significant majority of the Prenetics's $% \left(1\right) =\left(1\right) \left(1\right) +\left(1\right) \left(1\right) \left(1\right) +\left(1\right) \left(1\right) \left(1\right) \left(1\right) +\left(1\right) \left(1\right)$

revenue growth in 2020 and in 2021 to date was driven by COVID-19 diagnostic testing.

Please also revise this bullet to reflect your disclosure on page 146 indicating that

 $\,$ Prenetics's management projected net losses in each of Prenetics's next five fiscal years.

18. Please revise the Continued Support by Existing Shareholders bullet to briefly disclose

how long the post-closing lock-up arrangements for major shareholders of Prenetics will

last.

19. Please revise this section to disclose the material risks to unaffiliated investors presented

by taking the company public through a merger rather than an underwritten offering.

These risks could include the absence of due diligence conducted by an underwriter that

would be subject to liability for any material misstatements or omissions in a registration $% \left(1\right) =\left\{ 1\right\} =\left\{ 1\right\}$

statement.

Risk Factors, page 48

20. Please revise both the Risk Factor Summary and the Risk Factors section to prominently $\frac{1}{2}$

display and discuss the risks of doing business in Hong Kong.

21. Given the Chinese government s significant oversight and discretion over the conduct of

your business, please revise to separately highlight the risk that the Chinese government

 $% \left(1\right) =\left(1\right) \left(1\right)$ may intervene or influence your operations at any time, which could result in a material

change in your operations and/or the value of your ordinary shares. Also, given recent

statements by the Chinese government indicating an intent to exert more oversight and $% \left(1\right) =\left(1\right) +\left(1$

 $% \left(1\right) =\left(1\right) \left(1\right)$ control over offerings that are conducted overseas and/or foreign investment in China-

based issuers, acknowledge the risk that any such action could significantly limit or

completely hinder your ability to offer or continue to offer securities to investors and

cause the value of such securities to significantly decline or be worthless.

22. In light of recent events indicating greater oversight by the Cyberspace Administration of

China over data security, particularly for companies seeking to list on a foreign exchange,

 $\,$ please revise your disclosure to explain how this oversight impacts vour business and vour

offering and to what extent you believe that you are compliant with the regulations or

policies that have been issued by the CAC to date.

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Prenetics's business, financial condition and results of operations and/or the

value of PubCo's

shares..., page 74

23. We note your statement on page 74 that Prenetics "does not have business operations and

does not offer its services and products in Mainland China." However, we also note the $\,$

list of subsidiaries on page F-31 that you state "principally affected the results, assets or $\,$

liabilities of the Group", four of which are incorporated in the PRC, and the joint venture $\,$

with Berry Genomics operating as a genetic testing company in mainland China of which

Prenetics owns 45%. Please revise your disclosure throughout the document to clearly

describe all operations, whether direct or indirect, that Prenetics conducts in Mainland China.

Organizational Structure, page 129

24. We note that "indirect subsidiaries" of Prenetics are shown in the post-Business

Combination org chart on page 131. Please clarify the nature and extent of Prenetic's

ownership of these entities on a post-combination basis.

Background of the Business Combination, page 131

25. We note your statement that the disclosure in this section is not, and does purport to be, a

complete catalogue of every interaction between the applicable parties. Please revise your $\,$

disclosure to clarify that you are required to present all material information regarding the $\,$

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

contains all such information.

26. Your disclosure on page 133 indicates that Artisan and Prenetics held a due diligence call

on June 2, 2021 regarding Prenetics's historical financials and management projections for $\,$

its respective business segments. Please tell us if this information was presented to $% \left(1\right) =\left(1\right) +\left(1$

 $\,$ Artisan's Board. To the extent that this information was presented to Artisan's Board and

that Artisan's Board considered it in its decision to approve the Business Combination, $% \left(1\right) =\left(1\right) +\left(1\right) +\left($

please include it in the prospectus.

27. Please revise your disclosure in this section to disclose how Artisan's management and the

Artisan Board determined a pre-money equity valuation of \$1.15 billion for Prenetics. To

the extent that this valuation changed between the signing of the LOI on June 21, 2021 $\,$

and the execution of the definitive agreement, please describe any such changes. In that

regard, we note that the press releases announcing the transaction refer to an enterprise

value of \$1.25 billion for Prenetics.

Please also revise to present the "analysis of Prenetics's valuation in a potential business $% \left(1\right) =\left(1\right) +\left(1\right$

combination with Artisan" described on page $134~\mathrm{as}$ being reviewed by Artisan's board on

June 17, 2021 and ensure that all material information from the presentation to PIPE $\,$

investors referenced throughout this section is included in the proxy statement/prospectus.

28. Please revise the disclosure concerning the Artisan Board's reasons for approval of the

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Business Combination in the subsections beginning on page 27 and page

140 to discuss
whether the Artisan Board considered forming an independent committee

to evaluate the

Business Combination given your disclosure that an affiliate of the $\operatorname{Sponsor} 1$) entered

into a collaboration agreement with Prenetics while transaction negotiations between $% \left(1\right) =\left(1\right) +\left(1\right$

Prenetics and Artisan were ongoing, and 2) entered into a convertible note subscription

agreement with Prenetics Limited in February 2021, the same month that $\operatorname{Artisan}$ was

incorporated.

Certain Prospective Operational and Financial Information, page 145

29. In regards to the Prenetics Management Projections, please expand your disclosures to

address the following:

Further explain the nature of the material assumptions underlying the line items

 $% \left(1\right) =\left(1\right) \left(1\right)$ presented. Please ensure the level of detail provided is sufficient enough for an

investor to understand the reasonableness of the assumptions

underlying

 $\,$ the projections as well as the inherent limitations on the reliability of projections in

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

 $\,$ margin projected amounts, please specifically address the significant revenue and

gross margin growth rates as well as identify the material product revenues streams

underlying these projections;

 $\,$ In regards to the length of the projections, please disclose the basis for projections

beyond year three including if the forecasts reflect more than simple assumptions $% \left(1\right) =\left(1\right) +\left(1\right) +$

about growth rates;

Explain how management and the Board considered and relied upon

these

projections; and

In the reconciliation from Adjusted EBITDA to Net Profit, please further clarify the $\,$

other non-operating expenses being excluded from the determination of Adjusted $\,$

EBITDA.

Certain Engagements in connection with the Business Combination and Related Transactions, page 149

30. We note that UBS and Credit Suisse performed additional services after the IPO and part

of the IPO underwriting fee was deferred and conditioned on completion of a business ${}^{\circ}$

 $\,$ combination. Please quantify the aggregate fees payable to UBS and Credit Suisse that are

contingent on completion of the business combination.

Prenetics's Business Overview, page 185

31. We note your statement on pages 185-86 that the nucleic acid amplification test achieved

95.6% sensitivity and 100% specificity. Please revise your disclosure to clarify whether

this study was evaluating the Circle HealthPod. Please also revise your disclosure in this $% \left(1\right) =\left(1\right) +\left(1\right)$

section, where appropriate, to describe the study's material parameters including the $\,$

number of participants enrolled, primary endpoints and duration.

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32. Please revise this section, where appropriate, to describe the material terms of Prenetics's

acquisition of Oxsed, including any earnouts.

Our History, page 187

We note that you identify certain entities as investors in Prenetics. However, certain of these entities do not appear to be among PubCo's principal stockholders as disclosed on page 283. If material, please expand your disclosure to describe the nature of each such entity's investment in Prenetics and explain to us why including this information is appropriate. Please also explain in the response your plans to update investors about any changes these entities make with respect to their investments in your company. Alternatively, please remove these entities from your disclosure. Circle HealthPod, page 194 We note your statements on page 196 indicating that New World Development has purchased Circle HealthPod devices and capsules and on page 203 that Prenetics's collaboration with New World Development provides a strong testament of its commercial strategy. Please revise each of these statements to reflect your disclosure elsewhere in the prospectus that Adrian Cheng, the founder of Artisan and the Sponsor, is also the CEO and executive vice chairman of New World Development and that the collaboration was entered into while Artisan and Prenetics were negotiating the terms of the Business Combination. Our Pipeline Products and Services, page 196 We note your statement on page 196 indicating that ColoClear has an estimated 95.5% sensitivity. Please revise your disclosure in the Prenetics's Business section, where appropriate, to describe the material protocols of the study(ies) where ColoClear was evaluated (including number of patients treated and primary endpoints) and how it was determined that ColoClear has estimated 95.5% sensitivity. Please also revise to disclose whether Prenetics will need to obtain regulatory approvals before it can commercialize ColoClear. Intellectual Property, page 207 Please disclose the jurisdictions of Prenetics's pending patent applications and the expiration dates, if the patents are issued. Please revise the description of each of the license agreements in this section to disclose: each parties' rights and obligations under the agreement; quantify all payment made to date; disclose separately the aggregate amount of all potential development, regulatory and commercial milestone payments; quantify the royalty rate, or a range no greater than 10 percentage points per tier; disclose when royalty provisions expire, if the expiration is based on a number of Danny Yeung FirstName LastNameDanny Prenetics Global Limited Yeung Comapany October 28, NamePrenetics Global Limited 2021 October Page 9 28, 2021 Page 9 FirstName LastName years following commercialization, disclose the number of years; disclose the expiration date; and describe any termination provisions. Description of the Business Combination, page 237 38. Please also disclose the terms of the conversion of Artisan Class A and Artisan Class B

shares into Class A and Class B of PubCo shares. It appears that

B shares are receiving Class A shares of PubCo.

holders of Artisan Class

Note 3. Prenetics Corporate Restructuring, page 248

39. As part of the restructuring in June 2021, the convertible securities of Prenetics Limited

were converted into Series D Preferred Shares of Prenetics Group Limited. Please

disclose the key terms of these preferred shares and correspondingly how you determined

equity classification was appropriate under IAS 32.

40. Please also disclose the material terms of the Series E Funding, including the key terms of

these Series E preferred shares and correspondingly how you determined equity

classification was appropriate under IAS 32.

Unaudited Pro Forma Condensed Combined Financial Information

Note 4. Adjustments to Unaudited Pro Forma Condensed Combined Financial Information, page 248

41. As part of the business combination transaction, restricted share units previously held will

be converted into PubCo restricted share units. Please disclose how you will be

accounting for this exchange under IFRS 2 and correspondingly how you determined that

the conversion would lead to the elimination of share-based compensation expense as $% \left(1\right) =\left(1\right) +\left(1\right)$

addressed in Adjustment DD.

42. In regards to Adjustment O and EE, please expand your disclosures to further address how

this amount was determined, including the significant estimates and assumptions used to

 $% \left(1\right) =\left(1\right) \left(1\right)$ arrive at this pro forma expense amount as well as the calculation used.

Description of PubCo Securities Ordinary Shares, page 270

43. Please revise your disclosure to provide the definition of a "Permitted Transferee" of a

holder of Class B Ordinary Shares.

Report of Independent Registered Public Accounting Firm, page F-2

44. We note that the Independent Auditor s Report does not include an opinion on the

consolidated statements of financial position of Prenetics Limited and subsidiaries as of

January 1, 2019. Please provide a revised report or advise.

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(a) Statement of Compliance, page F-7

45. You state that although IFRSs have been fully converged with IFRSs in all material $\ensuremath{\mathsf{M}}$

respects since January 1, 2005, these financial statements are the first issued financial $\,$

statements in which the Group makes an explicit and unreserved statement of compliance $% \left(1\right) =\left(1\right) +\left(1\right) +\left($

with IFRSs. It is not clear if there is a typographical error when stating that "although

IFRSs have been fully converged with IFRSs." Please revise as necessary.

Notes to the Consolidated Financial Statements, page F-6

46. We note the various patent license as well as collaboration agreements disclosed

beginning on page 207. Please disclose the aggregate payments made under these $\,$

agreements as well as the material terms of these agreements, including the following:

each parties rights and obligations;

 $\label{eq:financial terms, including potential milestone payments and royalty payments;$

duration of the agreement; and termination provisions.

(d) Subsidiaries and Non-controlling Interests, page F-8

47. We note that the Group controls an entity when it is exposed, or has rights, to variable

 $% \left(1\right) =\left(1\right) \left(1\right)$ returns from its involvement with the entity and has the ability to affect those returns

through its power over the entity. When assessing whether the Group has power, only

substantive rights (held by the Group and other parties) are considered. Please tell us $% \left(1\right) =\left(1\right) +\left(1\right) +\left($

whether you have consolidated any entities for which you have determined that you have

 $\,$ power over the entities though do not have the majority of the voting rights pursuant to

IFRS 10.

Note 2. Significant Accounting Policies

(q) Revenue and Other Income, page F-14

48. Pursuant to IFRS 15.119(b), please clarify in your disclosures whether any of

your consideration amounts are variable and whether the estimate of variable $% \left(1\right) =\left(1\right) \left(1$

consideration is typically constrained.

Note 3. Segment Information, page F-21

49. Please tell us what consideration you gave to providing the product and services

disclosures under IFRS 8.32. Specifically we note the different products and services

disclosed including on page F-7 and we also note the update services discussed on page $\,$

F-15.

Note 5. Other Income and Other Net Losses, page F-23

50. We note you include other income and other net losses and share of loss of a joint venture $\$

in your determination of loss from operations. Please help us better understand how you $% \left(1\right) =\left(1\right) +\left(1\right) +\left($

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determined it was appropriate to include net exchange losses, impairment loss on interest

in joint venture, sundry income, bank interest income, and share of loss of a joint venture $% \left(1\right) =\left(1\right) +\left(1\right)$

in your determination of loss from operations. Please refer to IAS 1.BC56 and Rule 5- $\,$

03(b) of Regulation S-X.

Note 13. Interest in Joint Venture, page F-31

51. In regards to your joint venture, please address the following:

Pursuant to IFRS 12.22, please disclose the nature and extent of any significant

restrictions on the ability of the joint venture to transfer funds to you as well as the

 $$\operatorname{unrecognised}$ share of losses both for the reporting period and cumulatively as you

have stopped recognising your share of losses of the joint

venture;

 $\ensuremath{\,^{\text{We}}}$ note that there are amounts due from the joint venture due to expenses paid on

behalf of the joint venture. Please expand your disclosures pursuant to IFRS 12.23 to $\,$

discuss risks associated with your interests including any commitments you have in $% \left(1\right) =\left(1\right) +\left(1\right)$

place related to the joint venture;

 $\,\,$ Please help us understand what led to reversal of provision for impairment loss on

interest in joint venture recorded during the period ended March 31, 2021;

 $$\operatorname{\textsc{We}}$ note your statement on page 74 that you do not have business operations and

 $\,$ or offer your services and products in Mainland China. Please help us understand

what consideration you gave to this joint venture in making this

statement.
Note 30. Acquisition, page F-48

52. We note that the intellectual property rights intangible asset recorded from the Oxsed

Limited acquisition represent approximately 22% of your total assets at December 31,

2020. In this regard, please help us better understand how you determined the appropriate $% \left(1\right) =\left(1\right) +\left(1\right) +$

useful life of this intangible asset to be 20 years pursuant to IAS 38.88 through 96.

Exhibits

53. Please file an opinion as to the material tax consequences of the domestication and the $\$

merger. Refer to Item 601(b)(8) of Regulation S-K and Section III.A.2 of Staff Legal

Bulletin No. 19.

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You may contact Nudrat Salik at 202-551-3692 or Mary Mast at 202-551-3613 if you have questions regarding comments on the financial statements and related matters. Please contact Alan Campbell at 202-551-4224 or Laura Crotty at 202-551-7614 with any other questions.

Sincerely,

FirstName LastNameDanny Yeung

Division of

Corporation Finance Comapany NamePrenetics Global Limited

Office of Life

Sciences October 28, 2021 Page 12 cc: Steve Lin

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