December 16, 2022

David Hui Shao Chief Executive Officer YishengBio Co., Ltd Building No. 2, 38 Yongda Road Daxing Biomedical Industry Park Daxing District, Beijing, PRC

> Re: YishengBio Co., Ltd Amendment No. 2 to Draft Registration

Statement on Form F-4

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Submitted December

7, 2022

CIK No. 0001946399

Dear David Hui Shao:

 $\label{thm:continuous} \mbox{We have reviewed your amended draft registration statement and have the following}$

comments. In some of our comments, we may ask you to provide us with information so we

may better understand your disclosure.

 $\label{eq:please} \textbf{Please respond to this letter by providing the requested information and either submitting}$

an amended draft registration statement or publicly filing your registration statement on $% \left(1\right) =\left(1\right) +\left(1\right) +$

 $\ensuremath{\mathsf{EDGAR}}.$ 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 $% \left(1\right) =\left(1\right) +\left(1\right$

comments.

Amendment No. 2 to Draft Registration Statement on Form F-4

Frequently Used Terms, page 4

1. We note your response to prior comment 1 and reissue. Please revise your definition of "China" or "PRC" to clearly state that the legal and operational risks associated with China also apply to

Hong Kong and Macau.

David Hui Shao

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Questions and Answers About the Proposals

Q: What shall be the relative equity stakes of Summit Shareholders, YS

Biopharma shareholders

immediately after the consummation of the Busi, page 13

2. We note your response to prior comment 2 and the changes made to your tabular

disclosure on pages 13 and 14. The sum of the share amounts and ownership interests $\,$

presented in these tables do not equal the total pro forma shares outstanding, presumably

due to double-counting within the (a) Sponsor, (b) Sponsor and certain Summit directors

as a group and (c) Sponsor and its affiliates' total potential ownership interest line items.

Please revise your tables so that they are mathematically accurate and agree to the pro

forma shares outstanding presented elsewhere in the document. In this regard, consider

presenting those line items that are not included in the total proforma shares outstanding

below the tables for informational purposes.

Summary of the Proxy Statement/Prospectus

The Parties to the Business Combination (page 218)

YS Group, page 29

3. We note your response to prior comment 3, including your revised footnote disclosure

where you discuss the Concert Agreement and disclosure that "[t]he Concert Agreement

will continue after the Business Combination and shall remain effective unless otherwise

terminated by mutual consent of the Concert Parties." Given that Mr. Yi Zhang is a party

to the Concert Agreement, please update your potential controlled company disclosure on

page 49, risk factor disclosure on page 119 and your disclosure of YS Group and YS

 $\,$ Biopharma Relationships and Related Party Transactions on page 369 to discuss the

Concert Agreement.

Proposal No. 1 - The Business Combination Proposal

Background of the Business Combination

Timeline of the Business Combination, page 163

4. We note your response to prior comment 5, including your revised disclosure on page 163

where you discuss how negotiations evolved during the course of the parties exchanging $% \left(1\right) =\left(1\right) +\left(1\right) +\left($

letters of intent and reissue in part. For example, you state that "on June 17, June 22, and

June 26, 2022, respectively, YS Biopharma and Summit exchanged several revised

 $\,$ versions of the Second Draft LOI." Please update your disclosure to discuss each

party's position on the material issues negotiated in the several revised versions of the $\,$

Second Draft LOI and how and why such issues evolved to the resulting Near-Final LOI $\,$

or otherwise advise.

Valuation Analysis - Projected Information, page 174

5. You disclose that the revenue projections prepared by ValueScope were based on

estimates of the YSJA rabies, PIKA rabies and PIKA recombinant ${\tt COVID-19}$ vaccines,

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taking into consideration the clinical status and expected regulatory approval pathway and $% \left(1\right) =\left(1\right) +\left(1\right)$

timeline for each applicable product. You also disclose that

ValueScope reviewed

projections provided by YS BioPharma's management and adjusted and postponed the $\,$

potential launch dates for PIKA rabies and PIKA recombinant COVID-19 vaccines and

adjusted the projected market share ramp up accordingly. Please revise to provide more $% \left(1\right) =\left(1\right) \left(1\right) +\left(1\right) \left(1\right) \left(1\right) +\left(1\right) \left(1\right)$

detail as to how these estimates impacted your revenue projections. In this regard, disclose $% \left\{ 1\right\} =\left\{ 1\right$

the assumptions with respect to the timing of regulatory approval and potential launch

dates and quantify the projected market share ramp up in each period. Summary of Valuation Analysis and Opinion of Financial Advisor to the Summit Roard

Projected Information, page 174

6. We note your disclosure of the financial projections used and

accompanying cautionary language. Specifically, on page 175, where you state that due to the inherent uncertainties in financial projections, "shareholders are cautioned not to place undue, if any, reliance on projections" and on page 176, where you state "[shareholders] ARE CAUTIONED NOT TO RELY ON THE PROJECTIONS." While it may be appropriate to caution investors not to place undue reliance upon prospective financial information, it is not appropriate to tell readers to not rely upon them at all since they are included in your registration statement. Please delete the words "if any" and revise your disclosures accordingly. In addition, we note your disclosure on page 176 and 177 where you disclose that there is no intention to update or revise the forecasts to reflect circumstances existing after the date when made or to reflect the occurrence of future events in the event that any or all the assumptions underlying the forecasts are shown to be in error. Given the amount of time that appears to have passed since the Valuation Date, please tell us whether or not the projections still materially reflect management's views on future performance and whether you intend to revise the forecast to reflect the occurrence of future events prior to the consummation of the Business Combination. Unaudited Pro Forma Condensed Combined Balance Sheet, page 324 We note your response to our prior comment 11 and reissue. Please address the following in your response as it relates to the 10,000,000 Public Warrants specifically: Explain your analysis of the Tender Offer Provision described in Section 4.5 of the Warrant Agreement filed as an exhibit to Summit's Registration Statement on Form

 $\,$ S-1 in determining that liability classification was required. In this regard, explain

how you applied the guidance in ASC 815-40-55-2 through

815-40-55-6 when

analyzing the Tender Offer Provision.

 $\mbox{\sc Explain}$ whether the consummation of the business combination, and particularly the

elimination of the dual class structure of your common shares, impacts your analysis

under the guidance referenced above.

8. You disclose at F-15 that on October 12, 2022, Summit had drawn down \$700,000 under

the Convertible Promissory Note that may be converted into warrants.

Please tell us how

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you considered its pro forma impact on the balance sheet, as well as the need to disclose it

as part of the equity instruments excluded from the pro forma share balances in Note (4) at

page 330.

General

9. We note your new risk factor on page 130 where you disclose that the Business

Combination may be subject to review and approval by the Committee on Foreign

Investment in the United States ($\,$ CFIUS $\,$), including your disclosure that certain

transactions "may be subject to mandatory pre-closing CFIUS filing requirements." Please $\,$

update your risk factor to disclose whether or not the Business Combination is subject to

the mandatory pre-closing CFIUS filing requirements or otherwise advise. 10. We note your response to prior comment 14 and reissue. While you have removed your

disclosure on pages 41 and 42 and "confirmed with Summit, YS Biopharma and the

Sponsor that such persons do not intend to pursue any such transactions,"

your risk factor

disclosure at the bottom of page 127 still states, "Sponsor, Summit s directors, officers

and their affiliates may elect to purchase shares or warrants from Summit Public $\,$

Shareholders, which may influence a vote on the Business Combination and reduce

Summit s public float."" Please provide your analysis on how such purchases comply

with Rule 14e-5 or otherwise advise.

You may contact Li Xiao at 202-551-4391 or Angela Connell at 202-551-3426 if you

have questions regarding comments on the financial statements and related

matters. Please contact Doris Stacey Gama at 202-551-3188 or Jason Drory at 202-551-8342 with any other

questions.

Sincerely,

FirstName LastNameDavid Hui Shao

Division of

Corporation Finance Comapany NameYishengBio Co., Ltd

Office of Life

Sciences

December 16, 2022 Page 4 cc: Dan Ouyang, Esq.

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