May 19, 2022

Xiaofeng Gao Co-Chief Executive Officer Skillful Craftsman Education Technology Ltd Floor 4, Building 1, No. 311, Yanxin Road Huishan District, Wuxi Jiangsu Province 214000

Re: Skillful Craftsman

Education Technology Ltd

Amendment No. 4 to

Registration Statement on Form F-3

Filed April 22,

2022

File No. 333-259498

Dear Mr. Gao:

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.

 $\hbox{ Please respond to this letter by amending your registration statement and providing the } \\$

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 $\,$

response.

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

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

otherwise, our references to prior comments are to comments in our March 30, 2022 letter and $\,$

April 4, 2022 oral comments.

Amendment No. 4 to Registration Statement on Form F-3

Cover Page

1. We note your revised disclosure in response to comment 1 and we reissue the comment. Clearly disclose how you will refer to the holding company, subsidiaries and VIE 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. For example, we note on the prospectus cover page that you define "Skillful Craftsman" as "we" or "us;" . . . including its wholly-owned subsidiaries, Xiaofeng Gao FirstName LastNameXiaofeng

Skillful Craftsman Education Technology Ltd

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May NameSkillful Craftsman Education Technology Ltd

19, 2022

May 19,

Page 2 2022 Page 2

FirstName LastName

and, in the context of describing our operations and consolidated financial statement $% \left(1\right) =\left(1\right) +\left(1$

information, the variable interest entity in China." Refrain from using terms such as $\mbox{\ \ we}$

or our when describing activities or functions of the subsidiaries or ${\sf VIE}$.

2. We note your revised disclosure in response to comment 2 that "[t]o the extent cash in the

business is in the PRC or a PRC entity, and may need to be used to fund operations $% \left(1\right) =\left(1\right) +\left(1\right)$

outside of the PRC, the funds may not be available due to limitations placed by the $\,$

government." Given your operations in Hong Kong, please amend your disclosure here

and in the summary risk factors and risk factor sections to state that, to the extent cash or $% \left(1\right) =\left(1\right) +\left(1$

assets in the business are in the PRC or Hong Kong or a PRC or Hong Kong entity, the $\,$

funds and assets may not be available to fund operations or for other use outside of the

 $\,$ PRC or Hong Kong due to interventions in or the imposition of restrictions and limitations

on the ability of you, your subsidiaries, or the consolidated VIEs by the PRC government

to transfer cash and assets.

3. We note your revised disclosure in response to comment 6 included in the fifth sentence

of the 10th paragraph on your cove page. Clarify if such description of how funds are $\,$

transferred between you, your subsidiaries, the consolidated VIE or investors is covered $% \left(1\right) =\left(1\right) \left(1\right) +\left(1\right) \left(1\right) \left(1\right) +\left(1\right) \left(1$

by your cash management policies, and disclose the source of such policies (e.g., whether

they are contractual in nature, pursuant to regulations, etc.); alternatively, state on the

cover page and in the prospectus summary that you have no such cash management

policies that dictate how funds are transferred. Provide a cross-reference on the cover page

to the discussion of this issue in the prospectus summary.

4. We note your revised disclosure in response to comment 3 that "Skillful Craftsman does

not own these operations but relies on contractual arrangements . . . to (i) exercise $\begin{tabular}{ll} \end{tabular}$

effective control over the VIE and the VIE's subsidiary; (ii) receive substantially all of the

economic benefits and absorb substantially all of the losses of the VIE and the VIE's

subsidiary; and (iii) have an exclusive option to purchase all or part of the equity interests

in the VIE when and to the extent permitted by PRC law, to consolidate the financial

results of the VIE and VIE's subsidiary in its consolidated financial statements in $% \left(1\right) =\left(1\right) +\left(1\right)$

accordance with U.S. GAAP." Please revise this sentence to ensure that any references to $\ensuremath{\mathsf{C}}$

control or benefits that accrue to you because of the VIE are limited to and clearly

describe the conditions you met for consolidation of the VIE under U.S. GAAP. Your $\begin{tabular}{ll} \end{tabular} \begin{tabular}{ll} \e$

disclosure should clarify that you are the primary beneficiary of the VIE for accounting $% \left(1\right) =\left(1\right) +\left(1\right) +\left$

 $\,$ purposes. Please revise and make conforming revisions throughout your registration

statement.

5. Please amend your disclosure here and in the summary risk factors and risk factors

sections to state that, to the extent cash or assets in the business are in the $\ensuremath{\mathsf{PRC}}/\ensuremath{\mathsf{Hong}}$

Kong or a PRC/Hong Kong entity, the funds or assets may not be available to fund $% \left(1\right) =\left(1\right) +\left(1\right) +\left$

operations or for other use outside of the PRC/Hong Kong due to interventions in or the $\,$

imposition of restrictions and limitations on the ability of you, your subsidiaries, or the $\,$

consolidated VIE by the PRC government to transfer cash or assets. On the cover page, $\,$

provide cross-references to these other discussions.

Xiaofeng Gao

Skillful Craftsman Education Technology Ltd

May 19, 2022

Page 3

Prospectus Summary, page 2

6. We note your response to comment 7 and your disclosure that "based on the opinion of $\ensuremath{\mathsf{T}}$

our PRC legal counsel, we believe that our PRC subsidiaries and the VIE are not subject

to permission requirements or approval from the CSRC, the CAC, nor any

other entity to

approve these contractual arrangements" (emphasis added). Please also state whether you,

your subsidiaries, or VIEs are covered by permissions requirements from the $\operatorname{\mathsf{China}}$

Securities Regulatory Commission (CSRC), Cyberspace Administration of China (CAC) $\,$

or any other governmental agency that is required to approve the ${\sf VIE}$ s operations, and

state affirmatively whether you have received all requisite permissions or approvals and $% \left(1\right) =\left(1\right) +\left(1\right) +\left$

whether any permissions or approvals have been denied. Please also describe the $\,$

consequences to you and your investors if you, your subsidiaries, or the VIE: (i) do not

receive or maintain such permissions or approvals, (ii) inadvertently conclude that such $\,$

permissions or approvals are not required, or (iii) applicable laws, regulations, or

interpretations change and you are required to obtain such permissions or approvals in the $\,$

future. Please include similar disclosure in your risk factor section. Financial information Related to the VIE and Parent, page 8

7. We note your revised disclosure in response to comment 10 and reissue the comment in ${\color{black}}$

part. Please disclose which entities are the company's "other subsidiaries" in the

consolidated financial schedule.

You may contact Scott Anderegg at 202-551-3342 or Jennifer L pez Molina at 202-551-

3792 with any questions.

FirstName LastNameXiaofeng Gao Sincerely,
Comapany NameSkillful Craftsman Education Technology Ltd
Division of Corporation

Finance May 19, 2022 Page 3 FirstName LastName

Office of Trade & Services