November 3, 2021

Pun Leung Liu
Chief Financial Officer
YXT.COM Group Holding Limited
Floor 20, Building 2, No. 209, Zhuyuan Road
High-tech District, Suzhou,
Jiangsu, 215011, People s Republic of China

Re: YXT.COM Group

Holding Limited

Amendment No. 2 to

Draft Registration Statement on Form F-1

Submitted October

25, 2021

CIK No. 0001872090

Dear Mr. Liu:

 $\label{eq:weak_problem} \text{We have reviewed your amended draft registration statement and} \\ \text{have the following}$

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

 $\ensuremath{\mathtt{EDGAR}}.$ 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. Unless we note otherwise, our references to prior comments are to comments in our

October 14, 2021 letter.

Amendment No. 2 to Draft Registration Statement on Form F-1

Cover Page

1. We note your disclosure in the prospectus summary on pages 9 and 10 relating to the transfer of funds throughout your organization. Please expand your disclosure on the prospectus cover page to provide a description of how cash is transferred through your organization and state whether any transfers, dividends, or distributions have been made to date.

Pun Leung Liu

FirstName

YXT.COMLastNamePun Leung Liu

Group Holding Limited

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November NameYXT.COM

2021 Group Holding Limited

November

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FirstName LastName

Key Operating Metrics, page 27

2. We note your revised disclosures in response to prior comment 3. Please revise to more

clearly explain the fluctuations in your net revenue retention rate of premium customers

from period-to-period. In this regard, we note that the rate decreased between 2019 and

2020, but then increased on a pro forma basis between 2020 and June 30, 2021. Please

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

3. With respect to your response to prior comment 31 of our August 16, 2021 letter, we have

the following comments:

 $\begin{tabular}{ll} Your response indicates that the status of the Company under the Investment \\ \end{tabular}$

Company Act of 1940 (the $\,$ 1940 Act $\,$) depends in part on the Company $\,$ s ability to

rely on the exemption provided by Rule 3a-8 under the 1940 Act. In SEC Release No.

IC-26077, the release adopting Rule 3a-8, the Commission emphasized that reliance $\,$

on this exemption necessitates continuous adherence to its requirements and that the $\,$

 $\mbox{key investment percentage limits are} \qquad \mbox{applicable at all times} \\ \mbox{that an R&D company}$

seeks to rely on the rule. Please revise to include comprehensive investment

company status risk disclosure that describes the Company $\,\,$ s legal position, addresses

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

3a-8, and informs investors of the consequences of being deemed an investment

 $\,$ company. Please also provide us with an analysis of the Company s status under the

\$1940 Act if it were to cease being an R&D company able to rely on Rule $3a-8\,.$

 $$\operatorname{\textsc{We}}$ understand that your analysis of the 1940 Act status of Yunxuetang Information

Technology (Jiangsu) Co., Ltd. and Fenge Enterprise Management Consulting

(Shangai) Co., Ltd. (the $\,$ WFOEs $\,$) depends upon your determination that, for

purposes of the 1940 Act, certain variable interest entities (Jiangsu Yunxuetang

Network Technology Co., Ltd., Shanghai China Europe International Culture

 $\hbox{ \sc Communication Co., Ltd. and Shanghai Fenghe Culture Communication Co., Ltd.)}$

(the $\,$ VIEs $\,$) are controlled by the WFOEs through contractual arrangements between

the WFOEs, the VIEs, and certain principals. Please provide us with a description of

 $$\operatorname{the}$ circumstances under which such contracts may be extinguished, invalidated,

 $% \left(1\right) =\left(1\right) \left(1\right)$ cancelled or otherwise limited by the parties thereto or by any government or

government agency (including the People s Republic of China) and discuss the

impact of any such actions on the Company s 1940 Act status.

Pun Leung Liu YXT.COM Group Holding Limited

November 3, 2021

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You may contact Brittany Ebbertt, Senior Staff Accountant, at (202) 551-3572 or Christine Dietz, Senior Staff Accountant, at (202) 551-3408 if you have questions regarding comments on the financial statements and related matters. Please contact Alexandra Barone, Staff Attorney, at (202) 551-8816 or Jan Woo, Legal Branch Chief, at (202) 551-3453 with any other questions.

Sincerely,

FirstName LastNamePun Leung Liu

Division of

Corporation Finance

FirstName LastName

Comapany NameYXT.COM Group Holding Limited

Office of Technology

November 3, 2021 Page 3 cc: Li He