October 13, 2020

Dian Wang Chief Executive Officer Hywin Holdings Ltd. F3, Hywin Financial Centre 8 Yincheng Mid. Road Pudong New District, Shanghai City People s Republic of China

> Re: Hywin Holdings Ltd. Amendment No. 1 to

Draft Registration Statement on Form F-1

Submitted September

28, 2020

CIK No. 0001785680

Dear Ms. Wang:

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.

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

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.

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.

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

Customer Concentration Risk, page 81

1. We note your response to comment 18. Please tell us why you believe the identity of customers who accounted for 16% of your total revenues for the year ended June 30, 2019, as well as 27% and 20% your total revenues for the fiscal year 2018 is not material information. In doing so, please address the impact on your analysis of the 27% customer's status as a related party. Please refer to Securities Act Rule 408. Alternatively,

as previously

requested, please disclose the identities of these customers.

Dian Wang

Hywin Holdings Ltd.

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Competitive Landscape, page 88

We note your response to comment 20. Please disclose the names of Company Group A

and Companies B, C and D referenced in this section, as well as Companies E and F

referenced on page 86. In this regard we note that the basis for any statements you make

regarding your competitive position shall be disclosed. Refer to Item 4(B)(7) of Form 20-

F. In the alternative, you can discuss your competitive position generally without

including your favorable rankings as compared to other undisclosed companies. If you

chose to do so, please remove both your rankings and the ranking of

undisclosed

companies here and throughout the registration statement. Jury Trial Waiver, page 160

3. We note your response to comment 25. Please clarify whether the jury trial provision of

the deposit agreement applies to purchasers in secondary transaction. General $\ensuremath{\mathsf{General}}$

4. We note your response to comment 30 and your revised disclosure. We further note that

throughout the prospectus you often describe the industry and your performance using

compound annual growth rate ("CAGR"). Because CAGR only represents two discrete

snapshots in time, but does not show trends or events during the period represented, please $% \left(1\right) =\left(1\right) \left(1\right) +\left(1\right) \left(1\right) \left(1\right) +\left(1\right) \left(1\right) \left$

balance your disclosure by also including the annual rates for the periods represented. For

example, when you disclose the CAGR of 15.2% from 2019 to 2024, please also disclose $\,$

the annual percentage increases or projected increases for each period, such as 2020, $\,$

2021, 2022, 2023 and 2024, respectively.

5. We note your disclosure on page 48 that your deposit agreement identifies federal or state

courts in the City of New York as the exclusive forum for claims arising under the deposit $% \left(1\right) =\left(1\right) +\left(1\right)$

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Securities Act or Exchange Act. In that regard, we note that Section 27 of the Exchange

Act creates exclusive federal jurisdiction over all suits brought to enforce any duty or

liability created by the Exchange Act or the rules and regulations thereunder, and Section

22 of the Securities Act creates concurrent jurisdiction for federal and state courts over all

suits brought to enforce any duty or liability created by the Securities Act or the rules and

regulations thereunder. If the provision applies to Securities Act claims, please also revise

your prospectus to state that there is uncertainty as to whether a court would enforce such

provision and that investors cannot waive compliance with the federal securities laws and

the rules and regulations thereunder. If this provision does not apply to actions arising $% \left(1\right) =\left(1\right) +\left(1\right) +$

under the Securities Act or Exchange Act, please also ensure that the exclusive forum $% \left(1\right) =\left(1\right) \left(1\right) +\left(1\right) \left(1\right) \left(1\right) +\left(1\right) \left(1\right)$

FirstName LastNameDian Wang

provision in the governing documents states this clearly, or tell us how you will inform

Comapany NameHywin

investors in futureHoldings Ltd.

filings that the provision does not apply to any

actions arising under the

Securities Act

October 13, 2020 Page 2 or Exchange Act.

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You may contact Marc Thomas at (202) 551-3452 or Cara Lubit at (202) 551-5909 if

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

Please contact Tonya K. Aldave at (202) 551-3601 or Dietrich King at (202) 551-8071 with any

other questions.

Corporation Finance

cc:

Meng Ding, Esq.

Division of

Office of Finance