May 24, 2022

Yong Hu Chief Executive Officer Jianzhi Education Technology Group Co Ltd 27/F, Tower A, Yingdu Building, Zhichun Road Haidian District, Beijing 100086 s Republic of China People

Re: Jianzhi Education

companies.

Technology Group Co Ltd

Amendment No. 9 to

Registration Statement on Form F-1

Filed May 10, 2022 File No. 333-257865

Dear Mr. Hu:

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.

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.

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 April 19, 2022 letter.

Amendment No. 9 to Registration Statement on Form F-1 Filed May 10, 2022 Cover Page

- We reissue our prior comment 1. Please disclose on your cover page whether the VIE structure is used to provide investors with exposure to foreign investment in China-based companies where Chinese law prohibits direct foreign investment in the operating
- We note your response to our prior comment 4 that your amended disclosure describes all transfers, dividends, or distributions made as of March 31, 2022 between the Company, its subsidiaries, and VIEs, or to investors. Please confirm that the disclosure describes Yong Hu Jianzhi Education Technology Group Co Ltd

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all transfers, dividends, or distributions made to date.

We note your response to our prior comment 5 and reissue our comment in part. Please

revise your disclosure here to state that, to the extent cash in the business is in the PRC or

a PRC entity, the funds may not be available to distribute dividends to your investors, or

for other use outside of the PRC, 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.

Prospectus Summary

The VIEs and China Operations, page 3

4. We reissue our prior comment 10. Disclose in the prospectus summary, separate from the

risk factor you have included in your summary risk factors, that trading in your securities

may be prohibited under the Holding Foreign Companies Accountable Act if the PCAOB

determines that it cannot inspect or investigate completely your auditor, and that as a $\ensuremath{\mathsf{a}}$

result, an exchange may determine to delist your securities. Disclose whether your auditor $% \left(1\right) =\left(1\right) +\left(1\right)$

is subject to the determinations announced by the PCAOB on December 16, 2021.

5. We note your disclosure in response to our prior comment 14 and reissue our comment.

You do not appear to have relied upon an opinion of counsel with respect to your

conclusions that you and the VIEs would not be subject to the cybersecurity review by the $\,$

 $\ensuremath{\mathsf{CAC}}$ for this offering. If true, state as much and explain why such an opinion was not

obtained. In this regard, we note that, while you disclose that Commerce & Finance Law

has opined on the circumstances under which you would be subject to a CAC cybersecurity review, Commerce & Finance Law Offices does not appear to opine on the

applicability of CAC regulations to you.

Restrictions on Foreign Exchange and the Ability to Transfer Cash Between Entities, Across

Borders and to U.S. Investors, page 14

6. We note your diagram on page 15 depicting the flow of funds throughout your

organization. Where you use dashed lines to represent contractual arrangements and not

the direction of the flow of funds, please remove the arrowheads from the dashed lines.

Please contact Taylor Beech at 202-551-4515 or Katherine Bagley at 202-551-2545 with any questions.

Sincerely,

FirstName LastNameYong Hu

Division of Corporation

Finance

Comapany NameJianzhi Education Technology Group Co Ltd

Office of Trade & Services

May 24, 2022 Page 2

cc: Steve Lin, Esq.

FirstName LastName