Tara Harkins
Kevin Kuhar
Jeffrey Gabor
Christine Westbrook
Office of Life Sciences
Division of Corporation Finance
U.S. Securities and Exchange Commission
100 F Street, N.E.
Washington, D.C. 20549-7561

Re: Burning Rock Biotech Limited

Response to the Staff's Comments on the Draft Registration Statement on Form F-1 Confidentially

Submitted on November 4, 2019 CIK No. 0001792267

Dear Ms. Harkins, Mr. Kuhar, Mr. Gabor and Ms. Westbrook:

On behalf of our client, Burning Rock Biotech Limited, a foreign private issuer incorporated under the laws of the Cayman Islands (the "Company"), we submit to the staff (the "Staff") of the U.S. Securities and Exchange Commission (the "SEC") this letter setting forth the Company's responses to the comments contained in the Staff's letter dated December 4, 2019 regarding the Company's draft Registration Statement on Form F-1 confidentially submitted to the SEC on November 4, 2019 (the "Draft Registration Statement"). Concurrently with the submission of this letter, the Company is submitting a revised draft registration statement on Form F-1 (the "Revised Draft Registration Statement") via EDGAR to the Commission for confidential non-public review pursuant to the Jumpstart Our Business Startups Act.

To facilitate the Staff's review, we have separately delivered to the Staff today five courtesy copies of the Revised Draft Registration Statement, marked to show changes to the Draft Registration Statement.

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The Staff's comments are repeated below in bold and are followed by the Company's responses. We have included page references in the Revised Draft Registration Statement where the language addressing a particular comment appears. Capitalized terms used but not otherwise defined herein have the meanings set forth in the Revised Draft Registration Statement.

***Copyrighted Material Omitted.

In addition to revising the disclosure in response to the Staff's comments, the Company has also included in the Revised Draft Registration Statement: (i) its audited consolidated financial statements as of and for the nine months ended September 30, 2019, and its unaudited consolidated financial statements as of and for the nine months ended September 30, 2018, and (ii) other information and data to reflect recent developments.

* * * *

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Prospectus Summary Overview, page 1

1. We note your reference to findings by China Insights Consultancy. Please provide us with a copy of the $\,$

report.

In response to the Staff's comment, the Company encloses, as Annex A hereto, a copy of the industry report

The prospectus summary should include a balanced presentation of your business, including your

competitive position in the industry. In the presentation of your

business, you present your organization as a "China's number one cancer diagnostics company" and your platform technologies as "unrivaled"

and "world-class." Please revise to state the basis for your performance claims or revise to state such

claims are management's belief. Additionally, please balance your summary presentation by providing

equally prominent disclosure about the competitive, regulatory and technical challenges you face.

The Company has revised the disclosure on pages 1, 4, 73, 109, 111 and 132 of the Revised Draft Registration

Statement in response to the Staff's comment.

We note your statement that your "products are validated by the medical, pharmaceutical and scientific

communities..." Please clarify what you mean by "validated" in your disclosure.

The Company has revised the disclosure on pages 1 and 109 of the Revised Draft Registration Statement in

response to the Staff's comment.

We note that you currently offer 13 NGS-based cancer genotyping tests applicable to a broad range of

cancer types. Please revise your disclosure to identify in the Summary the specific cancer types.

The Company has revised the disclosure on pages 1 and 109 of the Revised Draft Registration Statement in

response to the Staff's comment.

Where you reference your collaborations on clinical trials, please revise your disclosure to indicate you

primarily provide central laboratory services and companion diagnostics development services, as

discussed on page 119. Please also expand your disclosure in the Business section to include any

compensation arrangements with oncology key opinion leaders.

The Company respectfully advises the Staff that as disclosed on pages 1, 109, and 123 - 125 of the Revised

Draft Registration Statement, the Company collaborates with oncology key opinion leaders by providing the

Company's products for use in the clinical trials and research studies initiated by these oncology key opinion

leaders. The Company does not have any compensation arrangement with oncology key opinion leaders.

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The Company has revised the disclosure on pages 1, 109 and 125 of the Revised Draft Registration Statement

in response to the Staff's comment.

Our Addressable Markets, page 3

Please revise your references here and throughout your registration statement to your "addressable"

market to remove any implication you have captured or are likely to capture the stated market potential.

The Company has revised the disclosure on pages 3, 4, 98, 103, 105 and 106 of the Revised Draft Registration

Statement in response to the Staff's comment.

Implication of Being an Emerging Growth Company, page 5

Please supplementally provide us with copies of all written

communications, as defined in Rule 405 under

the Securities Act, that you, or anyone authorized to do so on your behalf, present to potential investors

in reliance on Section 5(d) of the Securities Act, whether or not they retain copies of the communications.

In response to the Staff's comment, the Company encloses, as Annex B hereto, a copy of the presentation slide

deck that has been presented to potential investors in reliance on Section 5(d) of the Securities Act. To the

extent that the Company, or anyone authorized to do so on the Company's behalf presents written $% \left(1\right) =\left(1\right) \left(1\right)$

communications to potential investors in reliance on Section 5(d) of the Securities Act in the future, the

Company will provide to the Staff on a supplemental basis copies of all such written communications. The $\,$

Company confirms that potential investors have not obtained, and will not retain copies of any such

communication.

Risks Related to Our Business and Industry

If we were to be sued for product liability or professional liability...., page 16

8. We note your disclosure that similar to other Chinese companies, you do not carry product liability or

professional liability insurance. Please briefly explain the relevant features of the China market that $\frac{1}{2}$

impact this decision.

The Company has revised the disclosure on pages 16 and 17 of the Revised Draft Registration Statement in response to the Staff's comment.

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We rely on a limited number of suppliers, or in some cases, sole suppliers, for

laboratory equipment and supplies, page 19

9. We note your disclosure that you source sequencers, reagents and certain other laboratory supplies used

in your laboratory operations from several sole suppliers. Your supply agreements appear to be material

contracts. Please expand your disclosure in the Business section to provide the material terms of your $\,$

material supply agreements, including each parties' rights and obligations, financial terms, term and $% \left(1\right) =\left(1\right) \left(1\right)$

termination provisions.

Please also file your supply agreements as exhibits to your registration statement or tell us why you $\,$

believe such filing is not required. Refer to Item 601(b)(10) of Regulation S-K.

In response to the Staff's comment, the Company has revised the disclosure on pages 19 and 129 to provide $\,$

additional clarification. The Company further advises the Staff that:

 $\hspace{0.1in}$ (i) The Company generally sources laboratory equipment and supplies from more than one supplier.

variety of manufacturers. There are a large number of manufacturers that are capable of supplying

such equipment and supplies at similar qualities and prices. As such, the Company does not believe

that its business is substantially dependent on any particular

supplier.

(ii) The company currently sources certain probes and reagents from a sole supplier. Purchases from this

supplier accounted for 11.3%, 14.9% and 7.3% of the Company's total equipment and raw materials

purchases in 2017, 2018 and the nine months ended September 30, 2019, respectively. There are

multiple replacement suppliers that are capable of supplying the same supplies at similar qualities

and prices. As such, the Company does not believe that this supplier is material to its business.

(iii) As replacement suppliers are readily available, the Company does not enter into framework

agreements with its suppliers; instead, it enters into short-term supply agreements with its suppliers

on an as-needed basis, each specifying the quantity, quality, delivery and payment terms for the

respective batch of laboratory equipment and supply the Company purchases. These agreements are

entered into in the ordinary course of the Company's business and the Company's business is not

substantially dependent on any of these supply agreements.

Based on the foregoing, the Company does not believe that any of its supply agreements qualifies as a

"material contract" as defined under Item 601(b)(10) of Regulation S-K which needs to be filed as an

exhibit to the Revised Draft Registration Statement.

Risks Relating to Our ADSs and This Offering

Our dual-class structure with different voting rights will limit your ability to influence

corporate matters...., page 53

10. We note your disclosure that each Class B ordinary share will be entitled to six votes. Please expand your

disclosure to discuss the risk that future issuance of Class B shares may be dilutive to holders of Class A

shares and that your dual-class structure may render your shares ineligible for inclusion in certain stock

market indices and the potential impact on the market price and liquidity of your ordinary shares.

The Company has revised the disclosure on page 54 of the Revised Draft Registration Statement in response

to the Staff's comment.

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Use of Proceeds, page 58

11. Please revise the discussion to disclose the estimated net amount of the proceeds broken down into each

principal intended use, (i) research and development of our early cancer detection technologies,

(ii) obtaining NMPA approvals for additional cancer genotyping products, including completing related

clinical trials; and (iii) other general and administrative matters. If the anticipated proceeds will not be

sufficient to fund all the proposed purposes, please disclose the order of priority of such purposes. To the

extent material amounts of other funds are necessary to accomplish the specified purposes, state the

amounts and sources of such other funds needed for each specified purpose. Refer to Item 3.C.1 of Form $\,$

20-F.

The Company has revised the disclosure on page 58 of the Revised Draft Registration Statement in response

to the Staff's comment. The Company respectfully advises the Staff that while the sufficiency of the net

proceeds of the offering will depend on the size of the offering, the Company currently anticipates that the net

proceeds will be sufficient for all the proposed purposes.

Capitalization, page 60

12. We note on pages F-24 and F-36 that all of your outstanding preferred shares will convert automatically

into ordinary shares in the event of a "Qualified IPO". Please revise your disclosures to clarify all of the

stipulations of a "Qualified IPO" and explain why you believe that it is factually supportable that the

outstanding preferred shares will automatically convert into ordinary shares.

The Company respectfully advises the Staff that, pursuant to the Company's seventh amended and restated

memorandum and articles of association and fourth amended and restated shareholders' agreement

(collectively, the "Corporate Documents"), which were filed as Exhibit 3.1 and Exhibit 4.4 to the Draft

Registration Statement, all preferred shares shall automatically be converted into fully-paid and non-

assessable ordinary shares upon the closing of a Qualified IPO. A "Qualified IPO" refers to the closing of a

firm commitment underwritten initial public offering of the ordinary shares (or securities representing

ordinary shares) on a recognized exchange which meets the following requirements: (i) such closing shall take

place on or prior to the third (3rd) anniversary of the original Series C issue date (i.e. January 31, 2019),

(ii) the pre-offering valuation of the Company shall be at least US\$1,442,496,338; and (iii) the post-offering

public float shall not be less than 10% of the total issued capital of the Company.

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The Company further advises the Staff that pursuant to the Corporate Documents, the requirement of

Qualified IPO can be waived by the Company's shareholders without triggering any valuation adjustment

mechanism. In the event that this offering does not meet the requirement of a "Qualified IPO", the Company

expects its shareholders to waive such requirement so that all preferred shares will nonetheless be

automatically converted into ordinary shares without any adverse impact on the Company's financials. As $\frac{1}{2} \left(\frac{1}{2} \right) = \frac{1}{2} \left(\frac{1}{2} \right) \left($

such, the Company does not believe that the stipulations of a "Qualified IPO" are meaningful disclosures for investors.

Management's Discussion and Analysis of Financial Condition and Results of Operations

Key Components of Results of Operations

Operating Expenses

Selling and Marketing Expenses , page 76

13. We note your disclosure that selling and marketing expenses primarily consist of staff costs for personnel

engaged in sales and marketing functions, travel and entertainment expenses and convention expenses.

We further note your disclosure on page 80 that your selling and marketing expenses as a percentage of

total revenues decreased in 2018 primarily due to economies of scale.

Please expand your disclosure to

discuss your compensation structure with your sales force. Refer to Item 5.A of Form 20-F. Additionally,

please reconcile the description of selling and marketing expenses with your statement on page 80 that

your general and administrative expenses increased in 2018 in part due to an increase in travel and

entertainment expenses.

The Company respectfully advises the Staff that its selling and marketing expenses primarily consist of staff

costs for its sales and marketing personnel. Such staff costs are comprised of (i) fixed base salary (which

accounted for 83%, 77% and 76% of total staff costs for sales and marketing personnel in 2017, 2018 and the

nine months ended September 30, 2019, respectively), and (ii) performance-based bonuses linked to the

Company's growth, which is determined by certain key-performance indicators such as annual sales

volume. As the vast majority of such staff costs is fixed, the growth of the Company's revenues from 2017 to

2018 outpaced the growth of such staff costs (i.e. increased economies of scale), which resulted in a decrease ${}^{\circ}$

of selling and marketing expenses as a percentage of revenues.

The Company has revised the disclosure on pages 77 and 83 of the Revised Draft Registration Statement in

response to the Staff's comment.

Fair Value of Share Options, page 88

14. We note that the estimated fair market value per ordinary share is a significant assumption in your share

option grant valuation. Accordingly, please bridge for us the fair value per share determinations used for

each option grant subsequent to December 31, 2018 to the current estimated IPO price per share. We will

delay our assessment of your response pending inclusion of the estimated IPO price in the filing.

In response to the Staff's comment, the Company has revised the disclosure on page 92 of the Revised Draft

Registration Statement to include the assumptions used to estimate the fair value of the share options granted

in the nine months ended September 30, 2019. The Company acknowledges the Staff's request to bridge the

fair value per share determination used for each option grant subsequent to December 31, 2018 to the

estimated IPO price per share, and will supplementally provide the requested information to the Staff when the

estimated IPO price range becomes available.

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Business

Overview, page 106

15. With respect to your early detection technologies, please briefly explain what you mean by "specificities

of 96%." Similarly, please revise the graphics and expand your disclosure

as appropriate on page 112 to

provide appropriate context for an investor to evaluate the graphics.

Please also briefly explain what you

mean by a "capture-based" fully automated NGS library preparation system on page 106. Additionally,

please revise your statement on page 123 that the testing success rate of your LungPlasma is 99.5%, on

par with worldclass genomic testing companies to indicate how testing success rate is measured and the

basis for your competitive claim.

The Company has revised the disclosure on pages 110, 118, 119 and 129 of the Revised Draft Registration

Statement in response to the Staff's comment. The Company respectfully advises the Staff that:

(i) As disclosed on page 6 of the Revised Draft Registration Statement under "Conventions that apply to this prospectus", "specificity" refers to the percentage of people

who test negative for a specific

disease or condition among people who do not have the disease or condition.

(ii) "Capture-based" enrichment method is one of the two major enrichment methods widely used for

targeted DNA sequencing, where probe is used to "capture" specific genomic regions of interest for

downstream sequencing. The other widely used method for targeted DNA sequencing is "amplicon-

based" method where specific genomic regions are enriched by being amplified using primers around

both ends of such regions.

(iii) LungPlasmaTM' s testing success rate of 99.5% is calculated by dividing (x) number of clinical

samples tested by LungPlasma that passed the Company's QC standards, including cfDNA extraction

amount, pre-library quality, library quality and sequencing data quality (7,443 samples), by (y) total

number of clinical samples tested by LungPlasmaTM (7,403

samples) in 2019. The Company believes

that such testing success rate is on par with world-class genomic testing companies, such as Guardant

Health (Nasdaq:GH), who reported a "test success rate of 99.6%" for Guardant360, the marketing

leading comprehensive liquid biopsy test, in its annual report on Form 10-K filed on March 19, 2019.

Intellectual Property, page 124

16. We note your disclosure regarding your patent rights. For each of your material patents, please clearly

disclose:

applicable jurisdictions where patents are issued or where patent applications are pending;

type of patent protection (e.g. composition of matter, use, or process); and

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the specific NGS-based cancer genotyping test or technology to which the patent relates and the

patent expiration date or expected expiration date for patent application.

The Company has revised the disclosure on pages 130 and 131 of the Revised Draft Registration Statement in

response to the Staff's comment.

Note 1. Organization and Basis of Presentation , page F-10

17. We note here and throughout the filing that you consolidate Burning Rock (Beijing) Biotechnology Co.,

Ltd. ("VIE") and the VIE's subsidiaries within your financial statements as of each balance sheet date

and that those VIE agreements were amended on October 21, 2019. Please revise the filing to disclose the

process by which you formed the VIE structure, including relevant chronological dates. Also, revise the

filing to explain why you are consolidating this VIE and the VIE's subsidiaries as of each balance sheet

date and how the amended agreements signed on October 21, 2019 impacted your consolidation

conclusions.

In response to the Staff's comment, the Company has revised the disclosure on pages F-10 to F-13 of the

Revised Draft Registration Statement to explain why the Company is consolidating the VIE and its

subsidiaries as of each balance sheet date and the impact of the amended agreements signed on October 21,

2019 on its consolidation conclusions.

Note 2. Summary of Significant Accounting Policies

Revenue Recognition

Revenue from central laboratory business, page F-20

18. We note that when you are expected to be entitled to a breakage amount, it is recognized as revenue in

proportion to the pattern of rights exercised by the patient. Please revise the filing to explain how you

estimate breakage in these situations and the significant judgments underlying those estimates. Refer to

ASC 606-10-50-17.

In response to the Staff's comment, the Company has revised the disclosure on pages 90, 91, F-20 and F-21 of

the Revised Draft Registration Statement to explain how the Company estimates breakage in these situations

and the significant judgments underlying those estimates.

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Revenue from in-hospital business, page F-21

19. We note that you recognize revenue on a net basis related to the provision of the facilitation services for

the laboratory equipment sales to hospitals since you have determined that you are an agent. We also

note that you purchase this laboratory equipment from third-party suppliers when the hospital makes a

purchase request and resell the laboratory equipment to the hospital. Please explain in more detail how

you have considered all of the requirements in ASC 606-10-55-36 through 55-40 to conclude that you are $\,$

the agent in these transactions.

The $\check{\text{C}}$ ompany respectfully advises the Staff that the C ompany's performance obligation is to facilitate the

hospitals and third-party suppliers to complete the purchase of laboratory equipment, which is not controlled

by the Company prior to being transferred to the hospitals. The third-party suppliers are responsible for the

installation of the laboratory equipment at the hospitals prior to acceptance. The third-party suppliers are also

responsible for the maintenance of the laboratory equipment at their cost during the warranty period.

Therefore, the Company concluded that it was not the principal based on the criteria in ASC 606-10-55-37A

as it does not control the laboratory equipment before it is transferred to the hospital nor have the rights to

direct the installation or maintenance services provided to the hospitals. Further, the Company did not meet

the principal indicators in ASC 606-10-55-39 (a) and subparagraph 55-39 (b) as it was not primarily

responsible for fulfilling the promise to provide the specified laboratory equipment to the hospitals, nor did it

bear inventory risk before the specified laboratory equipment is transferred to the hospitals. While the

Company has some discretion in establishing the price the customer pays for the specified goods or services,

this indicator alone does not provide persuasive evidence that the Company controls the goods or services

prior to transfer to the customer.

20. Please revise the filing to disclose if you have any warranty obligations or customer rights of return from

the sales of reagent kits to hospitals. Refer to ASC 606-10-55-22 thru 55-35.

In response to the Staff's comment, the Company has revised the disclosure on page F-21 of the Revised Draft

Registration Statement to disclose that it has no customer rights of return from the sales of reagent kits to

hospitals other than for defective products.

General

21. Please provide us proofs of all graphics, visual, or photographic information you will provide in the

printed prospectus prior to its use, for example in a preliminary

prospectus. Please note that we may

have comments regarding this material.

The Staff's comment is duly noted. The Company will provide the Staff with proofs of all graphics, visual, or

photographic information the Company intends to include in the printed prospectus as soon as it becomes available and prior to its use.

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If you have any questions regarding the Draft Registration Statement, please contact the undersigned by phone at +852-2532-3783 or via e-mail at szhao@cgsh.com, or Leo Li, the chief financial officer of Burning Rock Biotech Limited, by telephone at +86-185-0164-1666 or via e-mail at leo.li@brbiotech.com, or William Huang, the partner at Ernst & Young Hua Ming LLP, by telephone at +86-20-2881-2888 or via email at William.Huang@cn.ey.com. Ernst & Young Hua Ming LLP is the independent registered public accounting firm of

the Company.

truly yours,

GOTTLIEB STEEN &

LLP

Shuang ZHAO

Shuang ZHAO, a Partner

cc: Leo Li, Chief Financial Officer, Burning Rock Biotech Limited Sebastian R. Sperber, Esq., Partner, Cleary, Gottlieb, Steen & Hamilton IIP

Chris K.H. Lin, Esq., Partner, Simpson Thacher & Bartlett LLP Daniel Fertig, Esq., Partner, Simpson Thacher & Bartlett LLP William Huang, Partner, Ernst & Young Hua Ming LLP

Very

CLEARY

HAMILTON

By: /s/