April 2, 2024

Qingfeng Feng Chief Executive Officer Lotus Technology Inc. No. 800 Century Avenue Pudong District, Shanghai People's Republic of China

Re: Lotus Technology

Inc.

Draft Registration

Statement on Form F-1

Filed on March 8,

2024

CIK 0001962746

Dear Qingfeng Feng:

 $\label{eq:weak_equation} \text{We have conducted a limited review of your registration statement} \\ \text{and have the} \\$ 

following comments.

 $\,\,$  Please respond to this letter by amending your registration statement and providing the

requested information. If you do not believe a comment applies to your facts and circumstances

 $% \left( 1\right) =\left( 1\right) \left( 1\right)$  or do not believe an amendment is appropriate, please tell us why in your response.

 $\label{eq:continuous} \mbox{ After reviewing any amendment to your registration statement and the information you}$ 

provide in response to this letter, we may have additional comments.

Draft Registration Statement on Form F-1 filed on March 8, 2024

General

1. Please revise to update your disclosures throughout the filing and address areas that appear to need updating or that present inconsistencies. Non-exclusive examples of areas where disclosure should

be updated are as follows:

You state on pages 17, 69 and 73 that [f]uture resales of the securities issued in connection with the Business Combination may cause the market price of our

securities to drop significantly. This statement should be updated given that this

facilitating those sales.

prospectus is
We note the changes you

made to your disclosure appearing on the cover page, Summary

and Risk Factor

sections relating to legal and operational risks associated with operating in China and PRC  $\,$ 

regulations. It is unclear to us that there have been changes in the

regulatory environment

in the PRC since the F-4 that was filed on January 11, Qingfeng Feng

Lotus Technology Inc.

Locus reclinology inc

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2024 warranting revised disclosure to mitigate the challenges you face and related

disclosures. The Sample Letters to China-Based Companies sought specific disclosure  $% \left( 1\right) =\left( 1\right) +\left( 1\right)$ 

relating to the risk that the PRC government may intervene in or influence your operations  $% \left( 1\right) =\left( 1\right) +\left( 1\right)$ 

at any time, or may exert control over operations of your business, which could result in a  $\,$ 

 $\,$  material change in your operations and/or the value of the securities you are registering

for sale. We remind you that, pursuant to federal securities rules, the

term control (including the terms controlling, controlled by,

under common control with  $\,\,\,\,$  ) as

defined in Securities Act Rule 405 means  $\,$  the possession, direct or indirect, of the power

to direct or cause the direction of the management and policies of a person, whether  $% \left( 1\right) =\left( 1\right) +\left( 1\right$ 

through the ownership of voting securities, by contract, or otherwise. The Sample

Letters also sought specific disclosures relating to uncertainties regarding the enforcement

 $\,$  of laws and that the rules and regulations in China can change quickly with little advance

intent to strengthen its regulatory oversight conveys the same risk. Please restore your  $% \left( 1\right) =\left( 1\right) +\left( 1\right) +\left$ 

disclosures in these areas to the disclosures as they existed in your F-4 registration

statement as of January 11, 2024.

We remind you that the company and its management are responsible for the accuracy and adequacy of their disclosures, notwithstanding any review, comments, actions

and adequacy of their disclosures, notwithstanding any review, comments, action or absence of action by the staff.

Refer to Rules 460 and 461 regarding requests for acceleration. Please allow adequate time for us to review any amendment prior to the requested effective date of

the registration statement.

Please contact Sarah Sidwell at 202-551-4733 or Geoffrey Kruczek at 202-551-3641 with any other questions.

Sincerely,

FirstName LastNameQingfeng Feng

Division of

Corporation Finance Comapany NameLotus Technology Inc.

Office of

Manufacturing
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cc: Shu Du
FirstName LastName