Zhen Fan Chief Executive Officer Haoxi Health Technology Ltd Room 801, Tower C, Floor 8 Building 103 Huizhongli, Chaoyang District Beijing, China

Re: Haoxi Health Technology Ltd
Amendment No. 6 to Registration Statement on Form F-1
Filed August 28, 2024
File No. 333-280174

Dear Zhen Fan:

We have reviewed your amended registration statement and have the following $\operatorname{comment}(s)$.

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 $\frac{1}{2}$

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 this letter, we may have additional comments. Unless we

note otherwise, any references to prior comments are to comments in our August 26, 2024 letter.

Amendment No. 6 to Registration Statement on Form F-1, Filed August 28, 2024 Exhibits

Series B warrant and the warrant agreement (Exhibits 4.3 to 4.5).

However, it would appear that changes to the mechanisms of the warrants results in the

warrants described in the registration statement no longer aligning to the exhibits included.

versions of these exhibits.

Please file updated versions of the September 5, 2024

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General

2. We note your response to prior comment 2 and reissue in part. We acknowledge the

amended disclosure for the Series B Warrants disclosing that the maximum number of

Series B Warrants will be 16,666,667 shares and an amended version of the formula for

obtaining that maximum. However, we note that this formula still includes the Nasdaq

Minimum Price as an input, which is one of two potential prices. As a result, it would

appear that the volume of shares issuable upon exercise of Series B Warrants could shift

between which potential price you choose. Please amend your disclosure so that at $% \left\{ 1\right\} =\left\{ 1\right\} =$

 $% \left(1\right) =\left(1\right) \left(1\right)$ effectiveness the volume of shares is known, or please provide a detailed analysis as to

why the use in part of the Nasdaq Minimum Price is compliant with Rule 430A.

3. With reference to prior comment 3 in our letter dated August 8, 2024, please explain why you have decided to employ a mechanism that relies on a formula that

you have decided to employ a mechanism that relies on a formula that uses 20% of the

Nasdaq Minimum Price.

Please contact Nicholas Nalbantian at 202-551-7470 or Dietrich King at 202-551-8071 with any questions.

Corporation Finance

Services cc: Joan Wu

Division of

Office of Trade &