September 21, 2021

Xueyuan Weng Chief Executive Officer Golden Sun Education Group Limited Profit Huiyin Square North Building Huashan 2088, Unit 1001 Xuhui District, Shanghai, China

Re: Golden Sun

Education Group Limited

Amendment No. 3 to

Registration Statement on Form F-1

Filed August 30,

2021

File No. 333-255891

Dear Mr. Weng:

 $\label{eq:weak_problem} \mbox{We have reviewed your amended registration statement and have the following}$

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 $% \left(1\right) =\left(1\right) +\left(1\right) +\left($

response.

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

provide in response to these comments, we may have additional comments. Unless we note $% \left(1\right) =\left(1\right) +\left(1\right) +\left($

otherwise, our references to prior comments are to comments in our August 23, 2021 letter.

Amendment No. 3 to Registration Statement on Form F-1

General

1. Please revise the registration statement throughout, including the cover page and Prospectus Summary, to address how recent statements and regulatory actions by China s government, such as those related to the regulation of private schools, tutoring institutions and for-profit tutoring, has or may impact the company s ability to conduct its business and operations, accept foreign investments, or list on an U.S. or other foreign exchange.

In this regard, we note certain press reports regarding the Chinese government's recent prohibition on private tutors giving online classes and the Chinese government's continued

focus on limiting all

for-profit tutoring. We also note that the $\ensuremath{\mathsf{Implementing}}$ Regulation

Xueyuan Weng

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FirstName LastName

became effective on September 1, 2021. Please revise the registration statement

throughout as applicable.

Cover Page

We note your response to our prior comment 1 and reissue in part. Please refer to the prospectus cover page and the fourth paragraph. Please revise the first sentence to clarify that you are not a Chinese operating company but rather a holding company incorporated in the Cayman Islands. Additionally, please clarify that investors may never directly hold equity interests in a Chinese operating company. Please revise to clearly state that the VIE structure is being used to replicate foreign investment in a Chinese-based company because Chinese law prohibits direct foreign investment in education-based businesses, as opposed to saying that you control and receive economic benefits of your VIE's business operations through contractual arrangements.

Prospectus Summary, page 1

We note your response to our prior comment 9 and reissue in part. In your summary of

risk factors, specifically discuss risks arising from the legal system in China, including

risks and uncertainties regarding the enforcement of laws and that rules and regulations in

China can change quickly with little advance notice; and the risk that the Chinese

government may exert more control over offerings conducted overseas and/or foreign

investment in China-based issuers which could result in a material change in your

operations and/or the value of your Class A ordinary shares. Acknowledge any risks that

any actions by the Chinese government to exert more oversight and control over offerings

that are conducted overseas and/or foreign investment in China-based issuers could

significantly limit or completely hinder your ability to offer or continue to offer securities

to investors and cause the value of such securities to significantly decline or be worthless.

The PRC Education Industry, page 6

We note your response to our prior comment 11 and reissue in part. Please expand the

fourth paragraph to discuss in greater detail the Chinese government's recent laws,

guidelines and regulatory actions related to private schools, tutoring institutions and for-

profit tutoring. Please also add a new stand alone risk factor which specifically addresses

these new laws, guidelines and regulatory actions and their impact on the company's

business and operations. Please also include a bullet and cross reference in your summary

of risk factors on page 8.

Ouhai Art School, page 60

We note that your PRC counsel has provided two opinions regarding your VIE structure

and Ouhai Art School. Please tell us what consideration you have given to asking your

PRC counsel to address your VIE structure and its compliance with the Implementing

Regulation which became effective on September 1, 2021. Please also revise

Xueyuan Weng

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the Chongwen Middle School section, fifth paragraph, on page 63 in a similar manner.

- 3. Implementation Rules for the Law for Promoting Private Education of PRC, page 109
- 6. We note that the Implementing Regulation became effective on September 1, 2021. We

also note that your VIE structure appears to contradict the Implementing Regulation's

guidelines regarding the operation and control of private schools.

Please revise this

section as applicable and affirmatively confirm that your business and operations are $% \left(1\right) =\left(1\right) +\left(1$

compliant with Chinese government regulations related to the operation and control of

 $\,$ private schools, if true, as such operations represent a significant portion of your business

and operations.

You may contact Abe Friedman at 202-551-8298 or Rufus Decker at 202-551-3769 if

you have questions regarding comments on the financial statements and related matters. Please $\,$

contact Donald Field at 202-551-3680 or Lilyanna Peyser at 202-551-3222 with any other questions.

FirstName LastNameXueyuan Weng Comapany NameGolden Sun Education Group Limited Sincerely,

Division of

Office of Trade

Corporation Finance
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FirstName LastName