

March 11, 2021

Mars Guangyuan Cai  
Chief Executive Officer  
Smart Share Global Ltd  
6th Floor, 799 Tianshan W Road  
Changning District, Shanghai 200335  
People's Republic of China

Re: Smart Share Global

Ltd

Amendment No. 1 to  
Draft Registration

Statement on Form F-1

Submitted February

19, 2021

CIK No. 0001834253

Dear Mr. Cai:

We have reviewed your amended draft 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 providing the requested information and either submitting an amended draft registration statement or publicly filing your registration statement on EDGAR. 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 the information you provide in response to these comments and your amended draft registration statement or filed registration statement, we may have additional comments.

Amendment No. 1 to Registration Statement on Form F-1 Submitted February 19, 2021

Prospectus Summary, page 1

1. We note your response to our prior comment 1. While you have provided definitions of "offline network" elsewhere in the document, we continue to believe that the introductory sentence stating that you are a "consumer tech company with a massive online and offline network" is vague and unclear in its relation to your business. Please revise this sentence to clarify how your description here is applicable to your business of mobile device charging. Please also avoid using the word "massive," or otherwise provide context to investors as to how you are defining the term massive.

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Please make similar revisions where you use the phrase "massive opportunities for industry participants" and "[your] system also contains massive current and potential location partner database." Please also revise your definition of "online network" to remove references to your "large user base." Please also tell us if there are any differences between your "online network" and "registered users."

2. We note your response to our prior comment 2 and reissue it in part. Please also tell us

whether you use the number of registered users as a key variable when managing the business.

3. We note your response to our prior comment 5 and reissue it. Please provide additional

disclosure on your extensive coverage network, such as the average number of POIs in each province of China, so that investors understand the geographic distribution of your network.

4. We note the changes that you made in response to our prior comment 6, including that a

wireless charging dock is an "undesirable alternation" to traditional power bank technologies. Please revise to explain why you believe that wireless charging docks are undesirable.

Management's Discussion and Analysis of Financial Condition and Results of Operations  
Key Factors Affecting Our Results of Operations, page 101

5. For the increase in your average incentives fee rate to 57.1% for the nine months ended

September 30, 2020, please explain to us and provide detailed analysis and discussion of

the increase in this financial metric from the corresponding period in the prior year. In

this regard, please discuss how the increase in the average incentive fee rate corresponds

to changes in the amount of entry fees paid to new location partners and changes in

revenue for the periods as implied by your current disclosure on page 101. Refer to Staff

Release 33-10751 on the Commission Guidance on Management's Discussion and

Analysis of Financial Condition and Results of Operations, Item 303(c)(2)(ii) of

Regulation S-K, and the instructions to Item 5 of Form 20-F. Business, page 127

6. We note your response to our prior comment 16 and reissue it in part. To the extent you

have entered into material agreements with any third parties, including suppliers,

manufacturers, assembly partners, network partners, location partners, and co-owners of

your advanced hardware and software technologies, please file copies of such agreements

as exhibits.

Our Operation

FirstName Models, page

LastNameMars 135

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7. NameSmart

We note Share Global

your response Ltd comment 19 and reissue it in part.

Please include your

to our prior

March response

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to your network partner model in your disclosure.

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FirstName LastName

Management Expertise, page 137

8. Where you state that you have achieved a "large market share," please define the market

and disclose your market share for the particular period.

Smart Share Global Limited Financial Statements

Notes to Consolidated Financial Statements

2. Summary of principal accounting policies  
(m) Revenue recognition, page F-20

9. Your disclosure on page F-21 indicates that you account for the sale of cabinets to

network partners as embedded leases that are classified as capital leases in your financial statements. Please revise the notes to your financial statements to include the disclosures

outlined in ASC 840-30-50-1a. and b. with respect to these capital lease arrangements or

explain why you do not believe these disclosures are required.

You may contact Robert Shapiro at (202) 551-3273 or Linda Cvrkel at (202) 551-3813 if

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

contact Cara Wirth at (202) 551-7127 or Erin Jaskot at (202) 551-3442 with any other questions.

Sincerely,

Division of

Office of Trade

Corporation Finance

& Services

cc: Z. Julie Gao