Jianxin Zhang Chief Executive Officer China Liberal Education Holdings Limited Huateng Century Park Headquarters Building A, Level 2 Beijing, PRC

> Re: China Liberal Education Holdings Limited Draft Registration Statement on Form F-1 Submitted May 6, 2019 CIK No. 0001775085

Dear Mr. Zhang:

We have reviewed your 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

Please respond to this letter by providing the requested information and either submitting an amended draft registration statement or publicly filing your registration.

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

Draft Registration Statement on Form F-1

Prospectus Summary, page 1

understand your disclosure.

1. Revise to highlight that your Sino-foreign Jointly Managed Academic Programs constitute

your core business and that the vast majority of your revenues from that line of business  $% \left( 1\right) =\left( 1\right) \left( 1\right$ 

derives from your two major partners, FMP and Minjiang University. Also describe in

plain English the nature of your Technological Consulting Services for Smart Campus

Solutions business.

Jianxin Zhang

FirstName LastNameJianxin Zhang

China Liberal Education Holdings Limited

Comapany NameChina Liberal Education Holdings Limited

May 31, 2019

comments.

May 31, 2019 Page 2

Page 2

FirstName LastName

Our History and Corporate Structure, page 2

2. Revise the chart showing your corporate structure to reflect the anticipated post-offering

ownership structure of the Company, including the respective ownership percentages of

the controlling entities and the minority shareholders.

Risk Factors

Risks Related to Our Business, page 8

3. We note your disclosure on page 41 discussing the Ministry of Education's termination of

certain Sino-foreign cooperative education programs. Revise to specifically discuss the  $\,$ 

risks associated with any further action by the Ministry of Education. Highlight that such

action has recently negatively impacted your student enrollment. Risks Related to Our Corporate Structure, page 21

4. We note that upon completion of this offering, the beneficial owners will hold a sufficient

percentage of outstanding shares such that they will have the power to act as a group in

approving any action requiring a shareholder vote. Provide risk factor

disclosure

highlighting this significant influence and disclose that the beneficial owners may have

interests that differ from other shareholders. Disclose that as such, the Company could be  $\frac{1}{2} \int_{\mathbb{R}^{n}} \frac{1}{2} \int_{\mathbb{R}^{n}}$ 

 $\dot{}$  prevented from entering into transactions that could be beneficial to the Company and

minority shareholders.

PRC regulation of loans to and direct investment in PRC entities by offshore holding companies  ${\sf N}$ 

and governmental control of currency..., page 24

5. You disclose a series of regulatory restrictions and limitations with respect to

providing funding to your PRC subsidiary through loans or capital contributions. For

example, we note your disclosure that your PRC subsidiary may not procure loans which

exceed the difference between its total investment amount and registered capital. Given

these various regulatory restrictions, quantify here and where applicable in the

prospectus the extent to which you may make loans to your PRC subsidiaries based upon

the applicable PRC restrictions.

Use of Proceeds, page 33

6. In light of the statutory limits and required regulatory approvals with respect to your

ability to make loans and capital contributions to your PRC subsidiary, please quantify

the amount of loans or capital contributions you anticipate being able to make to your

 $\ensuremath{\mathsf{PRC}}$  subsidiary following this offering. Discuss any specific regulatory approvals you

expect to seek and/or receive in connection with allocating the net proceeds of this

offering.

Jianxin Zhang

FirstName LastNameJianxin Zhang

China Liberal Education Holdings Limited

Comapany NameChina Liberal Education Holdings Limited

May 31, 2019

May 31, 2019 Page 3

Page 3

FirstName LastName

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

Key Factors that Affect Our Results of Operations, page 38

7. Please tell us whether management uses any key performance indicators, including non-

financial performance indicators to manage the business. In this respect, we note your

reliance on growing the number of students enrolled in your programs. To the extent  $% \left( 1\right) =\left( 1\right) +\left( 1\right)$ 

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

include these disclosures in the prospectus.

Results of Operations, page 40

8. We note that you have ceased or will cease to provide services in connection with two of  $\$ 

your existing Sino-foreign Jointly Managed Academic Programs due to student difficulties adapting to certain standards of an English teaching environment. You

disclose elsewhere that you assessed that these two programs were not profitable. With a

view toward providing investors with a material understanding of how you assess the

financial performance and viability of your programs and offerings, please describe in

greater detail the factors, financial or otherwise, that led to your decision to discontinue

these programs.

Regulations, page 81

9. Revise this section to state specifically how the regulations discussed apply to the  $\ensuremath{\mathsf{I}}$ 

Company, and the extent to which you are in compliance with each

regulation. For

example, please discuss with more specificity the impact that the newly adopted (March

2019) Foreign Investment Law is likely to have on the Company and its operations.

Likewise, please discuss with greater specificity the likely impact to the Company of The

Law for Promoting Private Education and The Implementation Rules for the Law for

Promoting Private Education.

Provisions on Foreign Investment, page 83

We note your disclosure indicating that education consulting services is an industry for

which foreign investment is permitted, as it does not appear on the Negative List. Discuss

whether any of your four planned business lines might fall within or be interpreted as

falling within an industry category that is on the Negative List. Any related risks should

also be discussed elsewhere in your registration statement.

Financial Statements, page F-1

Please provide condensed financial statements of the registrant, pursuant to 5-04 of

Regulation S-X, or advise us. The financial statements should provide the information

required by 12-04 of Regulation S-X.

Jianxin Zhang

FirstName LastNameJianxin Zhang

China Liberal Education Holdings Limited

Comapany NameChina Liberal Education Holdings Limited

May 31, 2019 May 31, 2019 Page 4

Page 4

FirstName LastName

Note 2 - Summary of Significant Accounting Policies

General, page F-8

We note significant revenue recognized for smart campus technological consulting

services. Please disclose your accounting policy for software development, if material.

Revenue Recognition, page F-11

We note that student tuition and fees are first collected by Chinese 13. host

universities/colleges from enrolled students at the beginning of each academic school

year, and then remitted to the Company. Please disclose any material rights the host

universities have to withhold or retain tuition and fees collected initially from the

students. Disclose your rights and obligations should the host university not be satisfied

with your services. Please also disclose any general refund policies, if material.

Note 12 - Shareholders' Equity, page F-22

We note your disclosure regarding the statutory reserve and the first Risk Factor on page

24. Please expand your disclosure to fully comply with 4-08(e)(3) of Regulation S-X with

respect to your PRC based subsidiaries.

General.

Please supplementally provide us with copies of all written 15. 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 communication.

We note references to third-party market data within your prospectus, including, for

example, references to a Frost & Sullivan report at page 55 and elsewhere. Please provide

us with copies of any materials that support third-party statements, clearly cross-

referencing a statement with the underlying factual support.

You may contact Charles Eastman, Staff Accountant, at (202) 551-3794 or

Robert S.

Littlepage, at (202) 551-3361 if you have questions regarding comments on the financial statements and related matters. Please contact Joshua Shainess, Attorney-Adviser, at (202) 551-7951 or Celeste M. Murphy, Legal Branch Chief, at (202) 551-3257 with any other questions.

Sincerely,

Division of

Corporation Finance

Telecommunications

Office of