March 28, 2022

Linghui Kong Chief Executive Officer Bitdeer Technologies Group 08 Kallang Avenue Aperia Tower 1, #09-03/04 Singapore 339509

Re: Bitdeer

Technologies Group

Amendment No. 2 to

Draft Registration Statement on Form F-4

Submitted March 7,

2022

CIK No. 0001899123

Dear Mr. Kong:

We have reviewed your amended draft registration statement and have the following  $% \left( 1\right) =\left( 1\right) +\left( 1\right) +$ 

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

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.

 $\hbox{ After reviewing the information you provide in response to these comments and your }$ 

amended draft registration statement or filed registration statement, we may have additional

comments. Unless we note otherwise, our references to prior comments are to comments in our  $% \left( 1\right) =\left( 1\right) +\left( 1\right)$ 

February 23, 2022 letter.

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Amendment No. 2 to Draft Registration Statement on Form F-4

Questions and Answers about the Proposals

What are the U.S. federal income tax consequences..., page 20

1. We note your response to prior comment 2 and are unable to agree. The vote of all

Bitdeer shareholders may not be necessary to approve the business combination, yet the  $\ensuremath{\mathsf{S}}$ 

transaction has been structured to issue the shares in a registered transaction pursuant to

Rule 145. Therefore, an investment decision is imputed to all Bitdeer shareholders, and

unless the tax consequences to those shareholders is not material or the disclosure  $% \left( 1\right) =\left( 1\right) +\left( 1\right)$ 

indicates that the transaction is expected to be taxable for Bitdeer shareholders, an opinion  $% \left\{ 1,2,\ldots ,n\right\}$ 

of counsel is required by Item 601(b)(8) of Regulation S-K.

Risk Factors

If BSGA's security holders exercise their registration rights..., page 81  $\,$ 

2. We note nominal price per shares paid by the initial shareholders for their shares.

Highlight the possibility of significant sales by the initial

Highlight the possibility of significant sales by the initial shareholders following

registration of their resales even if the trading price for the company is considerably lower

than the current trading price of the company's shares further exacerbating the ability of

the company's stock to trade at a premium to its current market price. Appraisal Rights, page 141

3. We note your response to prior comment 6 but also note that your disclosure focuses on

the technical requirements for exercising appraisal rights. Your disclosure continues to

notify shareholders that their appraisal rights "are available to the holders of the  $\ensuremath{\mathsf{BSGA}}$ 

Ordinary Shares in connection with the First Merger but not with other transaction (sic) in  ${}^{\circ}$ 

the Business Combination." The primary purpose of this disclosure is to advise

shareholders on how to properly exercise their appraisal rights, so unless there is practical

reason to distinguish between actions to be taken with respect to the First Merger and the  $\,$ 

other steps of the Business Combination, highlighting that appraisal rights are

only available in connection with the First Merger may be confusing to  $\ensuremath{\mathsf{BSGA}}$ 

shareholders. Please advise or revise.

Information Related to Bitdeer

Our Cryptocurrencies

Cryptocurrencies and Protocols Involved in Our Business, page 187

4. Please further break-out the digital assets that constitute the "Others" category in your tabular disclosure.

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Policies and Procedures Related to Our Cryptocurrencies, page 187

5. Please further break-out the digital assets that constitute the "Others" category in your

tabular disclosure.

6. We note your response to prior comment 9; however, you have added the  $\operatorname{term}$ 

"stablecoin" to your revised definition of "USDC" on page 9. Further explain your use of  $\ensuremath{\mathsf{SDC}}$ 

this term or remove it from the definition.

7. Although you state that you did not leverage your cryptocurrencies to generate additional

income through lending prior to June 30, 2021, you appear to have embarked on such a  $\,$ 

strategy since that date. Expand your MD&A discussion to address your present and  $% \left( 1\right) =\left\{ 1\right\} =$ 

future income generating activities tied to cryptocurrency lending, and your policy for

determining whether to leverage your crypto asset holdings.

8. Explain your "short-term wealth management product" entered into with the Matrixport

Group and discuss the purpose of this arrangement.

9. Explain how your \$30 million USDC loan to Matrixport Group generated investment

income.

Bitdeer Technologies Holding Company and Subsidiaries

Notes to the Unaudited Condensed Combined and Consolidated Financial Statements Note 3. Changes in Significant Accounting Policies

b. Cryptocurrency lending, page F-35

10. Please refer to prior comment 11. In your response you state that you believe IFRS 9

supports your accounting for the lending arrangement. Noting that this guidance applies

to contracts to buy or sell a non-financial item that can be settled net in cash or another

believe this guidance is applicable to the lending of crypto assets.

11. Please refer to prior comment 11. If your lending arrangements are not within the scope of IFRS 9, please tell us how you considered the guidance in IFRS 15. Please tell us how you considered if the borrower has obtained control, as defined in paragraph 33 of IFRS 15, of the crypto assets that you lend and, to the extent the borrower must return the crypto asset, how you considered paragraphs B64 to B76 of IFRS 15. Notes to the Combined Financial Statements Note 2. Summary of Significant Accounting Policies h. Cryptocurrencies, page F-62 12. We note your statement in your response to prior comment 12 that "Bitdeer identifies impairment of cryptocurrencies at an individual asset level and records impairment measured as the difference between the cost (defined as the carrying amount of an individual asset) and the recoverable amount according to paragraph 8 of IAS 36." Linghui Kong FirstName LastNameLinghui Bitdeer Technologies Group Kong Comapany March NameBitdeer Technologies Group 28, 2022 March4 28, 2022 Page 4 Page FirstName LastName Please explain why you identify impairment at an individual asset level and then use the weighted average cost method to measure impairment. Please provide the IFRS citations or guidance that supports your statement that the "first-in-first-out FTF0 ) or weighted average formula to determine the carrying amount of the cryptocurrency to derecognize is a policy election allowed under IFRS." Clarify why you are not using the carrying amount of an item for measuring impairment. In addition, confirm that upon sale of a crypto asset you derecognize that asset at its carrying amount and do not use FIFO or weighted average formula to determine the carrying amount. Please clarify your statement that "the receipt of cryptocurrencies is 13. included in the operating activities" as it implies that such amounts are included as cash inflows to net cash flows from operating activities. Revise this statement to explain that the receipts of cryptocurrencies are being added back to operating activities since they represent a noncash adjustment. Further, please tell us why including the disposals of cryptocurrencies in the investing activities is proper when the receipt of cryptocurrencies is presented as revenue. Please provide us an accounting analysis with citation to authoritative literature supporting your accounting treatment. l. Mining machines, page F-64 We note your response to prior comment 14 indicating that the mining machines are s revenue-earning equipment, which would appear to meet the Bitdeer definition of property, plant and equipment in IAS 16. Furthermore, you indicate in your January 24, 2022 response to comment 39 that mining machines are not held for sale in the ordinary course of business. Paragraph 68 of IAS 16 is clear that gains from the sale of property, plant, and equipment should not be classified as revenue. Please

15. You indicate in response to prior comment 16 that Bitdeer s performance obligation under your Cloud Hash Rate offering is to provide the specified amount of computing power to

the customers and the customers obtain control over the computing

revise accordingly.

o. Revenue recognition, page F-65

power. Please provide a fulsome analysis of why you believe the customer obtains control over the computing power given that Bitdeer has a substantive right to substitute the hash rate provided to the customer (i.e., to provide hash rate from different mining machines) throughout the period 43 and as defined in paragraph 33 of IFRS 15. Your analysis should include your

of use, as noted from your January 24, 2022 response to prior comment

consideration of the fact

you are combining and integrating the computing power assigned to your customers and

you control these combined inputs to provide the integrated computing power to the

mining pool operator.

Please refer to your response to prior comment 16 regarding your Cloud Hash Rate

offering. Please clarify why you believe principal/agent considerations are not applicable,

specifically referring to how you considered B34 of IFRS 15. In this regard, we note

various terms in your service agreement such as your classic and acceleration mode plans

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that provide the customer a net mining output or to recover electricity fees before

receiving a mining output when Bitdeer establishes the electricity fee, the fact that the user

can only connect with mining pools that cooperate with Bitdeer, and, as noted in your

response to prior comment 18, that the additional rewards that mining pools agree to pay

are paid to Bitdeer.

17. Tell us whether the mining pool operator have separate contracts with each of your Cloud

Hash Rate customers. Please clarify whether your Cloud Hash Rate and/or Cloud Hosting

customers participate in a distinct mining pool without other third-party mining pool

customers.

Please revise to disclose why you do not disaggregate revenues earned 18. from proprietary

mining between mining rewards and transaction verification fees as noted from your

January 24, 2022 response to prior comment 45.

We note your response to prior comment 22 regarding Cloud Hosting arrangements.

Please further explain how the customer has the ability to direct the use of the mining

machine while in your possession. Clarify the enforceable rights and obligations under

your Cloud Hosting arrangements, and provide us with a representative contract with your

customers. Indicate whether you have an explicit or implicit repurchase right or

obligation since you sell the mining machines on behalf of your customers. Explain how

it is determined to sell a mining machine. Tell us if customers ever take physical

possession of the mining machines and remove them from your data centers for their own

use or disposition. Also explain how and when consideration for the arrangement is

transferred. Provide us with your comprehensive accounting analysis of how you

determine if the customer obtains control of the mining machine under paragraphs 38,

BC64 to BC76, and B79 to B82 of IFRS 15.

20. Based on your response to prior comment 22, you appear to indicate that the Cloud

FirstName LastNameLinghui Kong

Hosting arrangements convey the right to control the use of an identified asset for a period

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of time in exchangeTechnologies Group Please tell us whether these arrangements are or

for consideration.

March contain 28, 2022a Page lease 5under IFRS 16 and provide us with your accounting analysis. FirstName LastName Linghui Kong FirstName LastNameLinghui Bitdeer Technologies Group Kong Comapany NameBitdeer Technologies Group March 28, 2022 March6 28, 2022 Page 6 Page FirstName LastName You may contact Melissa Walsh, Senior Staff Accountant, at (202)

Krikorian, Accounting Branch Chief, at (202) 551-3488 if you have questions regarding comments on the financial statements and related matters. Please contact Priscilla Dao, Staff Attorney, at (202) 551-5997 or Larry Spirgel, Office Chief, at (202) 551-3815

with any other

questions.

Sincerely,

Division of

Corporation Finance

551-3224 or Stephen

Office of Technology

Will Cai