May 25, 2023

Spencer Collins Chief Legal Officer Arm Holdings Limited 110 Fulbourn Road Cambridge CB1 9NJ United Kingdom

Re: Arm Holdings

Limited

Draft Registration

Statement on Form F-1

Submitted on April

CIK No. 0001973239

28, 2023

Dear Spencer Collins:

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

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

 $\ensuremath{\mathsf{EDGAR}}.$ 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.

Draft Registration Statement on Form F-1

Risk Factors

Actual or perceived security vulnerabilities in our information technology systems, including

cyberattacks, security breaches..., page 41

1. We note that you may be subject to cyberattacks. Please update your risks characterized as potential if you

have experienced a cyberattack.

SoftBank's interests may conflict with our own interests and those of holders of our ADSs., page

52

2. We note your disclosure that SoftBank is not restricted from competing with you or Spencer Collins

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attractive to you. Please revise your cross-reference here to clarify which related party

transaction this applies to.

Risks Relating to this Offering and Ownership of Our Securities, page 59

3. Please revise to add a risk factor regarding the deposit agreement limitations on $\ensuremath{\mathsf{S}}$

obligations and liabilities that are discussed on pages 175 and 176. Management's Discussion and Analysis of Financial Condition and Results of Operations

Key Factors and Trends Affecting Our Operating Results, page 78

4. We note your disclosures about your two non-recourse facilities with SoftBank and

SoftBank Vision Fund, such as on page 141. Please revise to discuss any known trends,

reasonably likely to have a material effect on your results of operations or financial

condition. Further, please revise to add a risk factor discussing such known trends,

uncertainties, and commitments about these non-recourse facilities. Reconciliation of Non-GAAP Financial Measures, page 85

5. The reconciliations here include an adjustment for equity-settled share-based

compensation expense of \$30 million for the fiscal year ended March 31, 2022. Please $\,$

revise footnote (1) to the tables to clearly explain why equity-settled share-based

compensation expense was more than the total share-based compensation expense of \$26

for the fiscal year ended March 31, 2022.

Research and development, page 90

6. We note your disclosure that your government research grant income decreased in the $\,$

fiscal year ended March 31, 2022 as compared to the comparable period in 2021 due to a $\,$

non-recurring government research grant income recognized in the prior fiscal year.

Please tell us if this research grant refers to the Innovate U.K. grant in fiscal years ended

March 31, 2022 and 2021, as disclosed on F-25. If so, please revise to clarify how this

was a non-recurring government research income in 2021, but not in 2022.

Liquidity and Capital Resources, page 92

7. We note your disclosure on page 45 that you have experienced material weaknesses in

your internal control over financial reporting. Please revise to discuss any material cash $% \left(1\right) =\left(1\right) +\left(1\right)$

requirements from remediation efforts.

Business

Our Market Opportunity, page 107

8. Please provide the basis or source for your March 31, 2023 total addressable market and

compound annual growth rate.

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Management and Executive Remuneration

Remuneration of Executive Officers and Directors, page 130

9. Please file your executive officer employment agreements, director remuneration policy

and Arm Annual Bonus Plan. Please refer to Item 601(b)(10)(iii) of Regulation S-K or

tell us why such exhibits are not required.

Financial Statements

Notes to Consolidated Financial Statements

- 1. Description of Business and Summary of Significant Accounting Policies Revenue Recognition, page F-18
- 10. Please refer to the License and Other Revenues discussion on page 86 and revise this note

to address the following:

 $\hbox{ Disclose the timing of your revenue recognition for licensing products still under} \\$

development, and where you indicate that delivery can be many months, or even

years, after executing a license agreement; and

Explain when delivery and revenue recognition occur for your AFA agreements, given your statement that there are two components to the contracts that

have license fees payable at different points in time.

10. Equity Investments, page F-34

11. We note that you use the equity method to account for your 10% interest in $\ensuremath{\mathsf{HOPU\text{-}ARM}}$

 $\hbox{ Holding Company Limited. Please explain to us in detail, and revise the note to briefly } \\$

describe, how you exercise significant influence over this entity in accordance with $\ensuremath{\mathsf{ASC}}$

323-10-15-6.

21. Segment and Geographic Information, page F-55

12. We note from page 40 the discussion of your pending litigation with your "major

customer," Qualcomm. Further, you disclose here that you have three customers that

collectively represented 42% of your revenue, including one customer that accounted for $% \left(1\right) =\left(1\right) +\left(1\right) +\left($

18% of total revenue, for the year ended March 31, 2022. To enhance an investor's

understanding of your risk concentrations, please consider revising this note to name these

significant customers and to specifically disclose the percentage of vour revenues that

Qualcomm represented in fiscal year ended March 31, 2022. Refer to ASC 275-10-50.

22. Subsequent Events, page F-55

13. Please tell us the nature of the "longstanding corporate governance issue" to which you

refer.

14. You describe on page 73 the corporate reorganization you intend to complete prior to the $\,$

completion of this offering. Also, on page F-56 you disclose that you will have Executive $\,$

Awards of \$55 million that vest upon the occurrence of an IPO, and on page 140 that you

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granted a special cash award to your CEO that will vest upon completion of the offering.

In addition, disclosure on page 98 states that there will be share-based compensation $% \left(1\right) =\left(1\right) +\left(1$

recognized upon completion of the offering. Please tell us what consideration you gave to

presenting pro forma financial information to reflect these material transactions, including

their impact on your equity and earnings per share amounts upon completion of the $\ensuremath{\mathsf{IPO}}\,.$

Refer to SAB Topic 1.B.2 and Article 11 of Regulation S-X.

15. Please provide us your analysis of whether Arm Limited is a China-based issuer. Please

refer to the Division of Corporation Finance's Sample Letter to China-Based Companies $\,$

published on December 20, 2021.

You may contact Heather Clark at 202-551-3624 or Martin James at 202-551-3671 if you

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

contact Jenny O'Shanick at 202-551-8005 or Erin Purnell at 202-551-3454 with any other questions.

FirstName LastNameSpencer Collins

Sincerely,

Division of

Corporation Finance Comapany NameArm Holdings Limited

Office of

Manufacturing May 25, 2023 Page 4 cc: Justin Salon FirstName LastName