November 16, 2022

Li Peng Leck Executive Chairwoman and Executive Director Davis Commodities Limited 10 Bukit Batok Crescent #10-01, The Spire Singapore 658079

Re: Davis Commodities

Limited

Draft Registration

Statement on Form F-1

Submitted October

21, 2022

CIK No. 0001949478

Dear Li Peng Leck:

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.

 $\hbox{ Please respond to this letter by providing the requested information and either submitting } \\$

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.

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

amended draft registration statement or filed registration statement, we may have additional $% \left(1\right) =\left(1\right) +\left(1\right$

comments.

Draft Registration Statement on Form F-1 Submitted October 21, 2022

Risk Factors

Risks related to Our Business and Industry

Import or export restrictions by other countries..., page 9

1. You mention the impact of actions by the Indian government, however, it is not clear how these actions impacted you and to what extent your business is dependent upon exports

from India. Please

revise to elaborate.

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The COVID-19 pandemic has affected, and could continue to affect, the global economy as a

whole..., page 11

2. We note your existing disclosure regarding the impact of COVID-19.

However, please

disclose (1) whether your business segments, products, lines of

service, projects, or

operations are materially impacted by the pandemic related lockdowns in China and (2) $\,$

the impact of consumer demand declines in China. In addition, discuss any steps you are

taking to mitigate adverse impacts to your business.

Fluctuation in the exchange rate between the US\$ and foreign currencies may

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have an adverse effect on our business, page 12
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3. We note that you disclose your exposure to the fluctuation in the "US $^{\rm S}$, S $^{\rm S}$ and ."

However, we note that many of your clients and producers are located in jurisdictions that

use currencies other than the US\$, S\$ or , for example, you disclose on page 41 that you

acquire raw sugar from India and on page 75 you disclose that you sell sugar in China. In

contrast, we do not see any disclosure suggesting any material exposure to jurisdictions $% \left(1\right) =\left(1\right) +\left(1\right) +\left$

that use the euro. If true, please update this risk factor to reflect your exposure to

currencies material to your business to help investors better assess the risk.

We rely heavily on our existing brands..., page 14

4. Revise to disclose the amount of revenues that are generated through your exclusive

distributorship with the Thai Roong Ruang Sugar Group and Tong Seng Produce Pte. $\,$

 $\,$ Ltd. in order to better understand how these arrangements impact your operations. State, if

true, that you have no commitment from any customer to purchase a certain amount of $% \left(1\right) =\left(1\right) +\left(1\right)$

your products, even under these exclusive or established distributorships.

Risks Related to this Offering and the Trading Market, page 19

5. We note in this section your risk factor titled "The laws of the Cayman Islands may not

 $\,$ provide our shareholders with benefits comparable to those provided to shareholders of

corporations incorporated in the United States." Please also include a risk factor $% \left(1\right) =\left(1\right) +\left(1\right)$

addressing that the Cayman Islands is now on the Financial Action Task Force, so called,

"grey list" of anti-money laundering jurisdictions as well as the European Commission's $\ensuremath{\mathsf{S}}$

list of anti-money laundering "high-risk third countries." Industry Data and Forecasts, page 30

6. We note reference that this prospectus contains data related to the beauty and health

products industry. Please advise.

Management's Discussion and Analysis of Financial Condition and Results of Operations, page 40

7. Please include a description, including the amounts invested, of the company's principal ${\bf r}$

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capital expenditures and divestitures since the beginning of your last two financial years to

the date of this registration statement. Refer to Item 4.A.5 of Form 20-F, incorporated by

Item 4.A. of Form F-1.

8. Please disclose information concerning the principal capital

expenditures and divestitures

currently in progress, including the distribution of these investments
geographically and

the method of financing. Refer to Item 4.A.6 of Form 20-F,

incorporated by Item 4.a of

Form F-1.

Key Factors that Affect Operating Results, page 41

9. We note that the pricing of commodity products affects your business, financial condition,

results of operations, and cash flows. Please discuss recent trends in commodity prices for

sugar, rice, and fats and oils for the periods presented. Refer to

Item 5.D of the Form 20-We note you have provided a breakdown of total revenues by category or 10. activity. However, please also provide a breakdown of total revenues by geographic market. Refer to Item 4.B.2 of Form 20-F, incorporated by Item 4.a of Form F-1. Results of Operations, page 45 Please expand your discussion to describe the extent to which changes in results of operations are attributable to changes in prices or changes in the volume or amount of products being sold. Additionally, in this regard we note per page 12 that you minimize commodity price risks by selling products on a cost-plus basis or by hedging prices of

products through futures contracts on the commodity exchanges. Please discuss the impact

of these efforts on cost of revenue and gross profit. Refer to Item 5.A of Form 20-F.

12. Please revise your discussions to quantify the reasons underlying material changes within

a line item, including where material changes offset one another.

Refer to Item 5 of Form

20-F.

Please explain why revenue from oil and fat products decreased 81.9% 13. for the six months

ended June 30, 2022 as compared to the six months ended June 30, 2021.

Refer to Item 5

of Form 20-F.

Please include a discussion of results of operations on a segment basis. Refer to Item 5 of Form 20-F.

Liquidity and Capital Resources, page 53

15. Revise to discuss the terms of any available sources of liquidity, such as the secured fixed

rate bank loan you discuss in your financial statements. State your ability to generate and

obtain adequate amounts of cash to meet your requirements and plans for cash in the

short-term and separately in the long-term. Refer to Item 5.B. of Form 20-F.

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Cash Flows for the Six Months Ended June 30, 2022 Compared to the Six Months **Ended June**

30, 2021, page 53

Your disclosure appears to emphasize how net cash provided by operating activities was

derived for each period presented, and refers to non-cash items that do not impact

cash. Pursuant to Item 5.B of Form 20-F your discussion should be an analysis of material

changes that affected operating cash between comparable periods and should discuss the

key drivers or factors responsible for changes in your operating, investing and financing

cash flows during the periods presented in your financial statements.

Please revise your

disclosure accordingly.

Critical Accounting Policies and Estimates, page 59

Your disclosure appears to be a summary of your significant accounting policies rather

than disclosure of your critical accounting estimates. Critical accounting estimates are

those estimates made in accordance with generally accepted accounting principles that

involve a significant level of estimation uncertainty and have had or are reasonably likely

to have a material impact on your financial condition or results of operations. Your disclosure should provide qualitative and quantitative information necessary to understand the estimation uncertainty and the impact the critical accounting estimate has had or is reasonably likely to have on your financial condition or results of operations and should include why each critical accounting estimate is subject to uncertainty and how much each estimate and/or assumption has changed over a relevant period, and the sensitivity of the reported amount to the methods, assumptions and estimates underlying its calculation. Please revise your disclosure accordingly. Refer to Item 5.E of Form 20-F.

Concentrations and Risks Inflation, page 65

18. We note your disclosure indicating that inflation has not had a material adverse effect on

your business. However, we also note your disclosure on page 43 where you disclose that $\,$

the price fluctuations of the commodities you trade may affect your profitability. Please

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

your operations or the prices in the products your trade. Business, page 72

19. Please disclose the important events in the development of the company's business,

namely please disclose clearly the establishment, merger or consolidation of the $\,$

significant subsidiaries of your business. As one example only, we note that a number of $% \left(1\right) =\left(1\right) \left(1\right) +\left(1\right) \left(1\right) \left(1\right) +\left(1\right) \left(1$

 $\label{prop:control} \mbox{your management team members also have roles with the wholly owned subsidiary}$

"Maxwell (Asia)" and that you have reorganized to create a holding company structure.

Refer to Item 4.A.4 of Form 20-F, incorporated by Item 4.a of Form

20. Please include a description of the marketing channels you use, including, if true, an

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explanation of any special sales methods, such as installment sales. Refer to Item $4.B.5\ of$

Form 20-F, incorporated by Item 4.A of Form F-1.

21. Please provide a summary of information regarding the extent to which you are

dependent, if at all, on patents or licenses, commercial or financial contracts or new $\,$

manufacturing processes, where such factors are material to your profitability. For

example, we note that on pages F-48 and F-49 you provide a chart of customers and

suppliers who account for more than 10% of your revenue. Refer to Item $4.B.6\ \mbox{of Form}$

20-F, incorporated by Item 4.a of Form F-1.

Regulations, page 84

22. Given that you distribute your products to jurisdictions other than Singapore, revise this

discussion to elaborate upon any material regulations applicable to you that pertain to such

jurisdictions. Refer to Item 4.B.8. of Form 20-F.

Principal Shareholders, page 93

23. Revise to clarify whether the 50% ownership you reference in footnotes (2) and (3) held

by Ms. Leck Li Peng constitutes a controlling interest in Davis & KT Holdings Pte. Ltd. If

not, disclose with whom she shares control over such entity. Related Party Transactions, page 94

24. Clarify when the convertible loan granted to Carfax Commodities (Asia) Pte. Ltd. comes

due and the nature of the events that would trigger a conversion.

Material Income Tax Consideration United States Federal Income Taxation, page 110 reference to ADSs with the rest of the registration statement. FirstName LastNameLi Peng Leck

We note your disclaimer contains a reference to ADSs, but there is no elsewhere in the registration statement. Please align this disclosure Report of Independent Registered Public Accounting Firm, page F-2 Please make arrangements with your auditor for them to revise their reports here and on Comapany pageNameDavis Commodities F-26 to comply Limited with the requirements of Article 2 of Regulation S-X, including the date of the reports. November 16, 2022 Page 5 FirstName LastName Li Peng Leck FirstName LastNameLi Peng Leck Davis Commodities Limited Comapany 16, November NameDavis Commodities Limited 2022 November Page 6 16, 2022 Page 6 FirstName LastName Notes to Financial Statements Note1. Organization and Principal Activities Reorganization, page F-7 27. Your table on page F-8 presents Maxwill Pte. Ltd. as dormant but you disclose that Maxwill Pte. Ltd. wholly owns Maxwill (Asia) Pte. Ltd., LP Grace Pte. Ltd. and Maxwill Foodlink Pte. Ltd., which are your operating companies. Please make any necessary corrections here and on page F-32. Note 2. Summary of Significant Accounting Policies (n) Revenue recognition, page F-12 You disclose that you are an asset light business and utilize a commodity suppliers and logistics service providers to distribute sugar, rice, and oil and fat products from suppliers to customers and also arrange for customers insurance and security coverage, including cargo insurance for the commodities, and engage third-party service providers for services such as warehouse handling and storage. Please tell us your consideration of ASU 606-10-55-36 as to whether the nature of your

network of third-party

promise is

a performance obligation to provide the specified goods or services itself (that is, as a

principal) or to arrange for those goods or services to be provided by the other party (that

is, as an agent). In addition, tell us your consideration of ASU 606-10-55-37 which states

that an entity does not necessarily control a specified good if the entity obtains legal title

to that good only momentarily before legal title is transferred to a customer.

29. We note that your main business activities include value-added services such as

warehouse handling and storage and logistics services. Please disclose your revenue

recognition policy for these services. Additionally, please tell us the amount of revenue

generated from these services for each of the periods presented.

30. Please tell us the amount of revenue recognized from the rental of investment property for

each period presented.

Note 14. Revenues By Product, page F-19

31. Please provide the disclosure required by ASC 280-10-50-41(a), noting that if revenue

attributed to an individual foreign country is material, those revenues should be disclosed

separately. Note 21. Subsequent Events, page F-25

32. Please provide the date here and on page F-49 through which you have assessed all

material subsequent events that require disclosure in your consolidated financial

statements.

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General

33. Please supplementally provide us with copies of all written communications, as defined in

Rule 405 under the Securities Act, that you, or anyone authorized to do so on our behalf,

present to potential investors in reliance on Section $5(\mbox{d})$ of the Securities Act, whether or

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

with the review of this filing to discuss how to submit the materials, if any, to us for our $\ensuremath{\mathsf{L}}$

review.

34. Please file the Thai Roong Ruang Sugar Group and the Tong Seng Produce Pte.

Ltd. exclusive distributorship agreements as exhibits. See Item 8(a) of Form F-1 and Item

601(b)(10) of Regulation S-K.

You may contact Patrick Kuhn at 202-551-3308 or Theresa Brillant at 202-551-3307 if

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

contact Nicholas Nalbantian at 202-551-7470 or Mara Ransom at 202-551-3264 with any other questions.

Sincerely,

Division of

Corporation Finance

Office of Trade

& Services

cc: Ying Li