Guangjie Jin Chief Executive Officer **Q&K** International Group Limited Room 1607, Building A No.596 Middle Longhua Road Xuhui District, Shanghai, 200032 People's Republic of China

> Re: Q&K International Group Limited Draft Registration Statement on Form F-1 Submitted June 28, 2019 CIK No. 0001769256

Dear Mr. Jin:

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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

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.

DRS submitted June 28, 2019

Prospectus Summary, page 1

We note your disclosure that you are "a leading technology driven long-term apartment

rental platform." Please revise to more specifically describe your business model and

operations, including clarifying, if true, that you own no apartments. In addition, please

revise to briefly describe the general terms of the rental installment loans, including

whether you pay interest and guarantee such loans, as well as the relationship between

such loans and any rental discounts.

We note your disclosure on page 2 that tenants, on average, stayed in your apartments for

Guangjie Jin

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8.5 months. Please revise to quantify the average length of your long-term leases with

tenants and the percentage of tenants who remain in their units through the end of their

lease. In this regard, we note your disclosure on page 122 that 85.6% of your leases with

tenants had a lock-up period of 12 months or more. In addition, please briefly describe

the terms of the lock-up period and any penalties for tenants who leave before the end of

the lock-up period and end of the lease, as applicable. Non-GAAP Financial Measure, page 14

Please tell us how you determined it was appropriate to adjust for pre-operation expenses

when arriving at Adjusted EBITDA. Please refer to Question 100.01 of our

Compliance & Disclosure Interpretations for Non-GAAP Financial Measures.

4. It appears that your gross rental value and rental spread margin are derived from rent

before any discount for rental prepayments. In this regard, please tell us how these

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

We recorded net losses..., page 17

5. Please revise this risk factor and the sub-heading to clarify that your accountants have

expressed doubts about your ability to continue as a going concern. We depend significantly on the strength of our brand and reputation..., page 33

6. We note your disclosure that third parties with whom you cooperate may be the subject of

various allegations and that Chinese media have reported certain incidents and negatively

implicated your brand. Please revise to more specifically describe these incidents and $% \left(1\right) =\left(1\right) +\left(1\right) +\left($

clarify whether you still engage these third parties to provide services, $% \left(1\right) =\left(1\right) \left(1\right) +\left(1\right) \left(1\right) \left(1\right) +\left(1\right) \left(1\right$

including any potential impact on you and your brand.

If we fail to comply with governmental laws ..., page 35

7. We note your disclosure that certain subsidiaries have not yet registered in compliance

with PRC laws. Please disclose when you anticipate these entities will be in compliance.

If you do not anticipate that these entities will be in compliance, please so state and clarify

the implications of not being in compliance.

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

Liquidity and Capital Resources, page 104

8. We note your disclosure of the arrangement you began in August 2018, whereby a rental

service company provides financing for apartment renovations, which you pay off in equal

installments over five years, with applicable interest. Please clarify for us the nature of

the costs subject to this arrangement. Further, please tell us how you determined this

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

authoritative accounting literature management relied upon.

Business, page 121

9. Although we note the disclosure on page 89, please revise to provide integrated tabular

renovated, the number of units that have been renovated, the number of units that are

currently occupied, the number of units available for rent and the geographic location of

the units. Please provide disclosure regarding the average costs expended on renovations

and other costs associated with preparing the units for rent.

Additionally, for the units

which you have rented to tenants, please disclose the average effective rent per month

taking into account tenant concessions. Further, on page 89, please explain why the

number of registered tenants is significantly lower than the number of rental units

contracted.

10. We note that you intend to rent individual bedrooms in an apartment to renters, who will

then share common space with one another. Please revise to clarify any vetting process

that each renter goes through and any safety measures in place in light of the fact that they

including lawsuits if a tenant is assaulted or the victim of theft or other crime.

11. We note that you achieved an average month-end occupancy rate of 92.4% in 2018.

Please revise to provide 2017 occupancy and clarify whether your occupancy fluctuates $% \left(1\right) =\left(1\right) +\left(1$

over the course of a year. In addition, please clarify how this occupancy rate differs from $\,$

the occupancy rate provided on page 90.

12. We note your disclosure on page 26 that 55% of your rental apartments do not have

ownership certificates. We further note that the majority of the lease agreements have not $% \left(1\right) =\left(1\right) +\left(1\right)$

been registered and that this can result in penalties for violations of the laws of the

People's Republic of China ("PRC"). Please disclose when you intend to register these

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

the implications of multiple violations of the PRC's laws.

13. We note your disclosure on page 122 that your leases with landlords are usually five to six

years and tenants, on average, stayed in your apartments for 8.5 months. Please revise to

include a lease expiration table for the next ten years, stating (i) the number of tenants

whose leases will expire, (ii) the total rental units covered by such leases, (iii) the annual

rental represented by such leases, and (iv) the percentage of gross annual rental

represented by such leases. In addition, please provide similar lease expiration $% \left(1\right) =\left(1\right) \left(1\right) +\left(1\right) \left(1\right) \left(1\right) +\left(1\right) \left(1\right$

information relating to your leases with landlords or tell us why you believe such $% \left(1\right) =\left(1\right) +\left(1\right)$

disclosure is not material.

Guangjie Jin

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Consolidated Financial Statements

Consolidated Statements of Comprehensive Loss, page F-5

- 14. Please revise to present your unaudited pro forma net loss per ordinary share as a negative number.
- 2. Summary of Principal Accounting Policies

Exclusive Technology Service Agreement, page F-11

15. We note your disclosure that Q&K E-Commerce agrees to pay service fees equivalent to

certain percentage of its annual income. Please revise to disclose this percentage.

Rental installment loan arrangement, page F-17

16. We note you pay installment loan interest on behalf of the tenant and recognize such

payments as interest expense. Please tell us your basis in U.S. GAAP for accounting for $\,$

these payments as interest expense. In your response, please clarify for us the roles and

responsibilities of the tenant, the financial institutions, and the registrant.

Impact on cash flows, page F-18

17. We note you reflect the rental installment loans received directly from financial $\ensuremath{\mathsf{I}}$

institutions as a financing cash inflow. We further note you reflect the constructive $% \left(1\right) =\left(1\right) \left(1\right) +\left(1\right) \left(1\right) \left(1\right) +\left(1\right) \left(1\right)$

receipts and disbursements by recognizing the repayment of rental installment loans as a $\ensuremath{\mathsf{a}}$

financing cash outflow and the receipt of monthly rental income as an operating cash

inflow. Please tell us your basis in U.S. GAAP for this presentation.

7. Preferred Shares, page F-26

18. We note you accounted for the difference between the fair value of the Series A non- $\,$

redeemable preferred shares and the carrying value of the Series A equity with preference

rights as deemed dividends. It appears that the deemed dividends recorded in 2017 and $\,$

2018 represent an accretion of the deemed dividend related to the 2015 reorganization.

Please tell us how you determined it was appropriate to record this deemed dividend over

a period of time. Please refer to ASC 260-10-S99.

9. Losses per share, page F-31

19. We note your disclosure of the unaudited pro forma net loss per share. Please clarify for ${\sf P}$

us how you determined the numerator adjustment for contingent earn-out liabilities is

RMB38,691,000.

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You may contact Eric Mcphee at 202-551-3693 or Jennifer Monick, Assistant Chief

Accountant, at 202-551-3295 if you have questions regarding comments on the financial

statements and related matters. Please contact Stacie Gorman at 202-551-3585 or

Gowetski at 202-551-3401 with any other questions.

Sincerely,

Division of

FirstName LastNameGuangjie Jin

Comapany NameQ&K International Group Limited

Office of Real Estate

Corporation Finance

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and

cc:

Shuang Zhao, Esq.

FirstName LastName

Commodities