Eric S. Yuan President and Chief Executive Officer Zoom Video Communications, Inc. 55 Almaden Boulevard, 6th Floor San Jose, California 95113

Re: Zoom Video Communications, Inc.
Draft Registration Statement on Form S-1
Submitted December 21, 2018
CIK No. 0001585521

Dear Mr. Yuan:

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

an amended draft registration statement or publicly filing your registration statement on $% \left(1\right) =\left(1\right) +\left(1\right) +$

 ${\tt EDGAR.}$ 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 $% \left(1\right) =\left(1\right) +\left(1\right)$

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

comments.

Draft Registration Statement on Form S-1 submitted December 21, 2018

Prospectus Summary, page 3

1. You state that as of January 31, 2019, a [currently blank]% of your customers in the past $\frac{1}{2}$

12 months with more than \$[currently blank] of annual recurring revenue (ARR) started

with at least one free host prior to subscribing. Please tell us why you are providing this $% \left(1\right) =\left(1\right) +\left(1\right)$

information for only a subset of your customer base (i.e., those customers with more than $% \left\{ 1\right\} =\left\{ 1\right\} =$

a certain dollar amount of ARR) and how this information is useful to investors. Also, $% \left(1\right) =\left(1\right) \left(1\right) \left$

revise to disclose how you calculate ARR.

2. Please provide appropriate context regarding your disclosure on page 54 that you have

"millions of happy users." Include a definition of user in the prospectus summary where $% \left(1\right) =\left(1\right) \left(1\right) +\left(1\right) \left(1\right) \left(1\right) +\left(1\right) \left(1\right$

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counted and explain how you calculated the number. To the extent material, disclose $% \left(1\right) =\left(1\right) \left(1\right) +\left(1\right) \left(1\right) \left(1\right) +\left(1\right) \left(1\right) \left($

how the number of users compares with the total number of hosts and customers.

The Offering, page 11

3. Please tell us why the number of shares outstanding after the offering excludes the Class

A common stock that will be issuable upon conversion of the convertible promissory $% \left(1\right) =\left(1\right) +\left(1\right)$

notes. In this regard, we note that such notes will automatically convert into common

stock upon the IPO if not previously converted.

Risk Factors

Risks Related to Our Business and Our Industry

We are subject to governmental export and import controls..., page 29

You state that you may have allowed access to your platform and associated products and

software to some customers in apparent violation of U.S. economic sanctions and export

control laws. Iran, North Korea and Syria are designated by the State Department as state

sponsors of terrorism and are subject to U.S. economic sanctions and export controls.

Sudan also is designated as a state sponsor of terrorism, is subject to U.S. export controls

and, until recently, was subject to U.S. economic sanctions. You do not include disclosure

about contacts with those countries. Please tell us whether your apparent violation of U.S.

economic sanction laws relates to Iran, North Korea, Sudan and/or Syria. If so, please

describe to us the nature and extent of your past, current and anticipated contacts with

those countries, including with their governments, whether through resellers, strategic

partners, customers or other direct or indirect arrangements. Market and Industry Data, page 46

Please revise to clarify that you commissioned the 2017 study by Forbes Insights, which

you reference on page 74. Additionally, file a consent from Forbes Insights as an exhibit

to the registration statement pursuant to Securities Act Rule 436. Management's Discussion and Analysis of Financial Condition and Results of Operations 3 1 Overview, page 54

You disclose that your average customer Net Promoter Score (NPS) was over 70 in 2018.

Please revise to provide context for this statement, including a brief explanation of this

measure and its scoring system.

Key Factors Affecting Our Performance, page 55

You state that your business depends on your ability to attract new customers, retain and

upsell existing customers and upgrade free hosts. Please tell us whether any metrics are

used to monitor the extent to which you acquire new customers, retain or upsell existing

customers and convert free hosts to paid hosts. If so, include a quantified discussion of

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such metrics for each period presented and describe how each is calculated. Refer to Item

303(a)(3) of Regulation S-K and Section III.B.1 of SEC Release No. 33-8350.

Our Go-to-Market Model, page 55

Please tell us the percentage of revenue generated from your large enterprise accounts for

each period presented. To the extent such customers did not comprise a material portion

of your current or historical revenues, revise to also disclose the number of non-enterprise

customers or total number of customers for each period presented.

Refer to Item

303(a)(3)(ii) of Regulation S-K and Section III.B.1 of SEC Release No. 33-8350.

Results of Operations

Comparison of the Fiscal Years Ended January 31, 2017 and 2018 Revenue, page 59

You disclose that the increase in revenue was primarily attributable to the addition of new

customers, an increase in users and sales of additional services to existing customers.

Please revise to quantify the relative contribution of each of these

factors. Refer to Item

303(a)(3)(ii) of Regulation S-K and Section III.D of SEC Release No. 33-6835.

Critical Accounting Policies and Estimates Common Stock Valuations, page 70

Please provide us with a breakdown of all equity awards granted to date in fiscal 2019

including the fair value of the underlying common stock used to value such awards as

determined by your board of directors. To the extent there were any significant

fluctuations in the fair values from period-to-period, please describe for us the factors that

contributed to these fluctuations, including any intervening events within the company or

changes in your valuation assumptions or methodology.

Business, page 72

Please describe any cancellation provisions included in your contracts and tell us whether

your customers are required to pay penalties for early cancellation. Also, revise to

disclose the average term for your multi-year contracts.

Our Platform, page 75

You state that Bayada Home Health Care averages 2,000 Zoom meetings a 12. week while it

averaged under 100 meetings a week using several applications for video conferencing

prior to Zoom. Please provide additional context by disclosing the time period during

which you counted these meetings by Bayada. Further, disclose how the 2,000 Zoom

meetings a week compares to the average of the Zoom meetings held per week for all of

your customers and/or hosts.

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Our Competitive Strengths, page 76

13. Tell us how your dollar-based net retention rate is used in monitoring the success of your

user adoption model. Also, revise to describe how such rate is calculated and provide

such information for all periods presented.

Management, page 84

14. We note that several of your directors, including Carl Eschenbach and Santiago

Subotovsky, have affiliations with your major stockholders. Please revise this section to

describe any arrangement or understanding between any director and any other persons

pursuant to which the director was selected to serve on the company's board. We note the

reference to a voting agreement in the Investors' Rights Agreement which you submitted

as an exhibit. Refer to Item 401(a) of Regulation S-K.

Certain Relationships and Related Party Transactions

Transactions with Veeva Systems Inc., page 101

You disclose that you have entered into a service agreement with Veeva Systems

Inc., recognized revenues of \$1.4 million from services provided to Veeva during the

fiscal year ended January 31, 2018 and that one of your directors is Veeva's CEO. Please

tell us whether you intend to file your service agreement with Veeva. Refer to Item

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

Description of Capital Stock, page 106

Please revise to provide a more detailed description of the material voting rights of the

Class A common stockholders. For example, disclose the circumstances

under which the
Class A common stockholders are entitled to a separate class vote

under Delaware law or

under your amended and restated certificate of incorporation.

General

17. We note that you have included certain graphics in your prospectus. Please provide us

with copies of these and any other graphical materials or artwork that you intend to use in

your prospectus. Upon review of such materials, we may have further comments. For

guidance, consider Question 101.02 of our Securities Act Forms Compliance and $\,$

Disclosure Interpretations.

18. Please provide us with copies of all written communications, as defined in Securities Act

Rule 405, that you, or anyone authorized to do so on your behalf, present to potential

investors in reliance on Securities Act Section $5(\mbox{d})$, whether or not they retain copies of

the communications.

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You may contact David Edgar, Staff Accountant, at (202) 551-3459 or Kathleen Collins,

Accounting Branch Chief, at (202) 551-3499 if you have questions regarding comments on the

financial statements and related matters. Please contact Mitchell Austin, Staff Attorney, at (202)

551-3574 or Jan Woo, Legal Branch Chief, at (202) 551-3453 with any other questions.

Sincerely,

FirstName LastNameEric S. Yuan Corporation Finance

Division of

Information Technologies

Office of

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and Services

February 7, 2019 Page 5 cc: Alex K. Kassai, Esq. FirstName LastName