Harry Simeonidis President Glucose Biosensor Systems (Greater China) Holdings, Inc. 733 Third Avenue, Floor 15 New York, New York 10017

> Re: Glucose Biosensor Systems (Greater China) Holdings, Inc. Draft Registration Statement on Form S-1 Submitted May 13, 2019 CIK No. 0001725430

## Dear Mr. Simeonidis:

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

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 May 13, 2019

Prospectus Summary, page 1

1. If true, please disclose that to date you have not generated any revenues from sales of your  $\,$ 

intended products and that to date you have incurred net losses and negative cash flows

from operations.

2. Please balance your disclosure that the SGB produces a signal directly correlated to the  $\ensuremath{\mathsf{SGB}}$ 

amount of glucose present in saliva with disclosure of whether you have any third-party

clinical validation that supports a meaningful correlation between glucose present in saliva

and glucose present in blood. If you do not have clinical evidence of a meaningful correlation at this time, please disclose in an appropriate location in your

prospectus the basis for your belief that the measurement of salivary glucose is a

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meaningful proxy for blood glucose levels and include appropriate risk factor disclosure

regarding your beliefs.

3. We note your disclosure that the biosensor technology has been "extensively referenced in

scientific literature." It is unclear what this disclosure is intended to convey since you also

appear to disclose that you have not generated clinical evidence to support regulatory

clearance. If you elect to reference scientific literature please briefly indicate the nature of  $% \left\{ 1\right\} =\left\{ 1\right\} =\left$ 

the references and provide balanced disclosure, including information

regarding any
reference with results that may not support that salivary glucose biosensors provide

meaningful information for blood glucose monitoring.

4. Given your disclosure that the Licensor owns all of the intellectual property related to the  $\$ 

biosensor technology, including any improvements made to the technology by you, and all

data and any derivations related to the foregoing, briefly disclose how you intend to

conduct business after your license agreement expires and include appropriate risk factor

disclosure.

5. We note the intended launch of other diagnostics tests. Briefly explain the status of

development of those products. Also compare that status with the status of your SGB

product.

License Agreement, page 3

6. Revise the second paragraph to clarify whether you, your affiliates, the Licensor or its

affiliates currently are capable of manufacturing your product.

7. Please briefly explain the reason for the geographic scope limitation of the License

Agreement. If the Licensor has granted other licenses with different or overlapping

scopes, please also disclose that fact and explain the extent of that scope. Please also

explain the purpose and intended use of the demographic information and personally

identifiable information, including health information, you are required to assemble.
Risks We Face, page 5

8. Revise your ninth bullet point to disclose, if true, that the Licensor may choose not to

protect the intellectual property and proprietary rights.

Implications of being an Emerging Growth Company, page 6

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

FirstName LastNameHarry Simeonidis that you, or anyone authorized to do so on your behalf,

Rule 405 under the Securities Act,

Comapany NameGlucose Biosensor in reliance on Section 5(d) of the Securities Act, whether or

present to potential investors Systems (Greater China) Holdings, Inc. June 7, not they retain copies of the communications.

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FirstName LastName

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FirstName LastNameHarry Simeonidis

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Common Stock to be Outstanding after this Offering, page 7

10. Please tell us how the 1,861,706 outstanding shares of your Series A Convertible

 $\,$  Preferred Stock is reconcilable to the information in your balance sheet as of December

31, 2018 and the information on pages F-15 and F-16.

Our parent company may exert significant influence..., page 30

11. If true, please disclose that your decision not to seek exemption as a "controlled company"

could change. If your decision could change with respect to relying on the exemptions,

please include appropriate risk factor disclosure. Please also revise your disclosure in an

appropriate section, such as pages 63-66, to specify the nature of the "controlled"

company" exemptions that would be available to you.

Use of Proceeds, page 34

12. Please clarify the extent to which the proceeds to be received will enable you to achieve

the items specified in the first two bullet points.

Liquidity and Capital Resources, page 40

13. We note the references to financial support from the shareholders of your parent entity in

the third paragraph of Note 1 to your financial statements on page F-8. Please tell us why

you have not included disclosure regarding those arrangements in this section or revise

your disclosure as appropriate. In this regard, we also note your

disclosure on page 10

that you do not currently have any arrangements or credit facilities in place as a source of

funds. Please ensure that your disclosure is consistent throughout your prospectus. Please

also file as exhibits the letters relating to the financial support those entities intend to

provide.

Description of Business, page 41

14. We note your disclosure in the second risk factor on page 13. Please tell us the basis for

your statement above figure 5 on page 44 that the pictured technology allows mass  $% \left( 1\right) =\left( 1\right) +\left( 1\right) +$ 

volume printing at low cost or revise your disclosure as appropriate. Since you have not

 $\,$  entered the mass production stage, please tell us why it is appropriate to depict this

technology in your prospectus summary.

15. Please provide us your analysis of whether you are a "foreign private issuer," as defined in

Rule 405 of Regulation C. In this regard, we note that you state your principal executive  $% \left( 1\right) =\left( 1\right) +\left( 1\right) +$ 

offices are in New York, but that such offices are limited in size. It is also unclear what

functions are performed there, given the geographic scope of the license, location of your

sole stockholder and its affiliates and location of your other

management team members. Harry Simeonidis

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The Saliva Glucose Biosensor, page 46

16. Please briefly describe the technological claims protected by your patent. Clarify whether

the China patent relates to similar or identical technological claims as your U.S. patent.

17. Briefly indicate how the biosensor communicates with the smart device and indicate how

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

Also, your disclosure indicates that you have successfully developed a product that

communicates with a smart device. If that is not correct, please revise to eliminate that  $% \left( 1\right) =\left( 1\right) +\left( 1\right) +$ 

implication.

Competition, page 62

18. Clarify the basis for the statements in the second paragraph given the status of your

product's development.

Management, page 63

19. We note your disclosure that Mr. Simeonidis has been with Farmaforce since March

2017. It also appears that Mr. Becker and Mr. Sakiris are also currently employed by

full-time employees, please clarify and include any appropriate risk factor disclosure,

including any conflicts of interest, and reconcile with your disclosure on page 62 that you

have no part-time employees. Also disclose Mr. Simeonidis' business experience between

April 2015 and March 2017.

20. Disclose Dr. Hei's business experience between February 2015 and August 2018.

Principal Stockholders, page 74

21. Please revise footnote 2 to disclose all natural person or persons who exercise the sole or

shared voting and/or dispositive powers with respect to your shares held by Life Science  $\,$ 

Biosensor Diagnostics Pty Ltd.

Please expand the information in the table to account for the 22. transactions referenced in the

second paragraph on page 84, as applicable.

Certain Transactions, page 75

Please tell us how you determined that any agreements relating to the employee sharing

arrangements discussed here are not required to be filed as exhibits in accordance with

Regulation S-K Item 601(b)(10) or file the agreements as appropriate. Related Party Policy, page 76

Please disclose the standards to be applied in deciding whether to approve or ratify any

related party transaction. Refer to Regulation S-K Item 404(b)(1)(ii). Harry Simeonidis

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Consolidated Financial Statements

Consolidated Balance Sheets, page F-3

Please revise to provide the correct date above each of the balance sheets. The headings

appear to be reversed. Also, delete the label "audited" above the balance sheet derived

from your audited financial statements. The audit report expresses an opinion on the

financial statements taken as a whole rather than on individual components of those

financial statements.

Consolidated Statements of Operations, page F-4

Please revise to round loss per share to two decimal places to avoid giving the impression

of more precision than exists, here and Note 13.

You may contact Michael Fay at (202) 551-3812 or Gary Todd, Senior Accountant, at

(202) 551-3605 if you have questions regarding comments on the financial statements and

related matters. Please contact Tim Buchmiller at (202) 551-3635 or Geoff Kruczek, Special

Counsel, at (202) 551-3641 with any other questions.

Sincerely,

FirstName LastNameHarry Simeonidis

Division of Corporation

Finance

Comapany NameGlucose Biosensor Systems (Greater China) Holdings, Inc.

Office of Electronics and

Machinery

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Eric T. Schwartz, Esq. cc:

FirstName LastName