David Katzman Chief Executive Officer SmileDirectClub, Inc. 414 Union Street Nashville, Tennessee 37219

> Re: SmileDirectClub, Inc. Amendment No. 1 to Draft Registration Statement on Form S-1 Submitted June 19, 2019 CIK No. 0001775625

Dear Mr. Katzman:

We have reviewed your amended draft registration statement and have the following $% \left(1\right) =\left(1\right) +\left(1\right) +$

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 F-1 Submitted June 19, 2019

Our Company, page 1

1. Please expand your response to prior comment 1 to address how you do not view the clear

aligners market as a whole as indicative or applicable to your current operations given

your disclosure here that you are disrupting the traditional orthodontic market, which

includes clear aligners, by offering benefits that solve critical problems around cost,

convenience, and access to care.

2. Please expand your response to prior comment 3 to address the risks of your emerging

teledentistry business model including those outlined in the last risk factor on page 36.

David Katzman

 ${\tt SmileDirectClub,\ Inc.}$

July 5, 2019

Page 2

to treat malocclusion beyond mild-to-moderate. In this regard, is your product approved

for such use? Also, revise your calculations to reflect the portion of your addressable

market in which you have obtained regulatory approval.

4. Please explain how a "net promoter score" is calculated. Also, we are unable to locate

100,000 member reviews on your website. Please advise.

SmilePay captive financing..., page 8

5. We note your response to prior comment 5. Please revise to disclose the delinquency rate

and the subsequent reduction in revenue.

Because our current Chairman and Chief Executive Officer has other business interests..., page 27

6. We note your response to prior comment 7. Please expand your risk factor disclosure to ${\sf T}$

discuss any procedures for addressing potential conflicts of interest.

Management's Discussion and Analysis, page 74

Clarify whether and how using ASP as an indication of your ability to maintain pricing helps management assess your results or manage your business. Specifically, since the calculation does not take into account implicit price concessions, the metric appears to be primarily aimed at consumers, rather than as a tool to asses your financial results. Please revise to clarify whether management uses this metric to assess your results. Key Business Metrics Unique aligner order shipments, page 75 We note your response to comment 17, however we do not see where you revised your disclosure to clarify that the unique aligner order shipment metric represents a single contracted customer and not individual aligners shipped. Please revise your disclosure accordingly. Average sale price, page 75 We from note your response to comment 15 that aligner revenue on a GAAP basis was \$383.2 million and \$131.6 million for the years ended December 31, 2018 and 2017, respectively. Please reconcile these amounts to your disclosures on page F-FirstName LastNameDavid Katzman \$390.5 million and \$139.1 million for the same 9 that indicate aligner sales were Comapany NameSmileDirectClub, Inc. title to identity it as "average gross periods. Also, revise your metric sale price" or something similar. July 5, 2019 Page 2 FirstName LastName David Katzman FirstName LastNameDavid Katzman SmileDirectClub, Inc. Comapany NameSmileDirectClub, Inc. July 5, 2019 Page 3 July 5, 2019 Page 3 FirstName LastName Note 1 - Summary of Significant Accounting Policies, Revenue Recognition, page F-8 10. We note your response to comment 31. Please tell us why you are not disclosing unearned income related to your SmilePay receivables. Refer to ASC 310-10-50-4. We note your disclosure on page F-9 that you manufacture and deliver 11. all of the aligners at the beginning of the treatment. Please revise to clarify, if true, that only the initial aligners are delivered at the beginning of the treatment. 12. We note your revised disclosure on page F-9 that financing revenue is net of implicit price concessions. Please tell us your basis for netting financing revenue with implicit price concessions. Include in your response your consideration of ASC 606-10-32-15, which states that an entity shall adjust the promised amount of consideration for the effects of the time value of money. You may contact Eric Atallah at 202-551-3663 or Kevin Kuhar at 202-551-3662 if you have questions regarding comments on the financial statements and related matters. Please contact Heather Percival at 202-551-3498 or Amanda Ravitz at 202-551-3528 with any other questions.

Sincerely,

Division of

Office of

Corporation Finance

Electronics and Machinery

David J. Goldschmidt, Esq.