August 28, 2023

Stephen Herbert Chief Executive Officer Rezolve AI Limited 3rd Floor, 80 New Bond Street London, W1S 1SB United Kingdom

Re: Rezolve AI Limited Amendment No. 1 to

Registration Statement on Form F-4

Filed August 10,

2023

File No. 333-272751

Dear Stephen Herbert:

We have reviewed your amended 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.

 $$\operatorname{Please}$ respond to this letter by amending your registration statement and providing the

requested information. If you do not believe our comments apply to your facts and $% \left(1\right) =\left(1\right) +\left(1\right) +$

circumstances or do not believe an amendment is appropriate, please tell us why in your $% \left(1\right) =\left(1\right) +\left(1\right) +\left($

response.

 $\label{eq:continuous} \mbox{ After reviewing any amendment to your registration statement and the information you}$

 $\bar{\text{provide}}$ in response to these comments, we may have additional comments. Unless we note

otherwise, our references to prior comments are to comments in our July 14, 2023 letter.

Amendment No. 1 to Registration Statement on Form F-4

Risk Factors

Risks Relating to Rezolve's Business and Industry

We expect to rely on a limited number of customers for a significant portion of our near-term

revenue., page 64

1. We note your response to prior comment 21 and reissue it, in part. Please describe the $$\operatorname{\mathtt{material}}$$ terms of your

agreement with Radio Group, including the term and any material

termination provisions.

For example, we note that Radio Group is permitted to terminate

the marketing agreement

"subject to notice and certain other provisions." Please identify

the "certain other

provisions."

Stephen Herbert

FirstName

Rezolve AILastNameStephen Herbert

Limited

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2023 AI Limited

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FirstName LastName

Unaudited Pro Forma Condensed Combined Financial Statements, page 98

2. At the forefront of your pro forma financial statements, please highlight conditions that

will prevent the business combination from being consummated.

Specifically, your

disclosure should highlight the satisfaction or waiver conditions of Nasdaq. Discuss what

redemptions have taken place to date and how you plan to satisfy Nasdaq requirements.

Unaudited Pro Form Condensed Combined Statement of Operations, page 104

3. It appears your pro forma net (loss) income assuming maximum redemptions does not add $\,$

 $\,$ up when footed across. Similarly, it appears the amount of pro forma income (loss) before

taxes assuming no redemptions does not sum when footed down. Please revise $% \left(1\right) =\left(1\right) \left(1\right) +\left(1\right) \left(1\right) \left(1\right) +\left(1\right) \left(1$

accordingly.

Note 2 - Unaudited pro forma condensed combined balance sheet adjustments, page 106

4. We note your response to comment 7 and the disclosure to footnote (a). If you do not

have the funds available to pay for the transaction costs, you should clearly disclose this in

your filing. Also, if you intend to raise the funds by issuing equity, in a separate $\ensuremath{\mathsf{S}}$

adjustment give pro forma effect to this issuance. Disclose in a footnote the details of this

issuance including the number of shares that will be issued and the estimated price $\operatorname{\text{per}}$

share.

5. We note the revised disclosure in footnote (b) and your response to comments 8 and 9.

Please clearly disclose in this footnote and elsewhere, as applicable, that the Charter

 $\hbox{Limitation in the Armada Charter prohibits Armada from closing the } \\ \text{Business}$

Combination since your net tangible assets are less than \$5,000,001 immediately prior to

and upon consummation of the business combination. Further, clarify that a third-party

financing would be in the form of an issuance of equity, as an issuance of debt would have $\ensuremath{\mathsf{S}}$

 $% \left(1\right) =\left(1\right) \left(1\right)$ no net effect on net tangible assets since it would increase both assets and liabilities.

6. We note your response to comments 12 and 13 and the revised disclosure in footnote (o).

In this regard, we note fees disclosed in Note (o) do not equal adjustments made in the pro

forma financial statements. Tell us why or revise accordingly. Also, disclose the terms of

each equity issuance, including how much cash has been raised to date. Each equity

issuance should be discussed in plain English and have its own footnote, providing readers $% \left(1\right) =\left(1\right) +\left(1\right)$

with clarity and ease of understanding.

Business of Rezolve Limited, page 212

7. We note your response to prior comment 18 and reissue it, in part. We note that you

currently only derive revenues via the sale of radio advertisements and transaction fees on $% \left\{ 1,2,...,n\right\}$

ticket sales. In order to provide investors with a better understanding of your business,

please balance your disclosure here and elsewhere as appropriate with equally prominent

disclosure of your current operations. Additionally, please disclose when you expect to

commercialize your commerce and engagement platform.

Stephen Herbert

Rezolve AI Limited

August 28, 2023

Page 3

Rezolve's Management's Discussion and Analysis of Financial Conditions and Results of

Operations, page 227

8. We note your response to comment 20. Given that Mr. Schwenk is ANY's director of

marketing (marking is ANY's only source of revenue), and the sole shareholder of Radio $\,$

Group, we are not persuaded by your assertion that Radio Group is not a related party. $\,$

Please revise the disclosure to explain your relationship with Radio Group and disclose all $\,$

related party transactions in accordance with ASC 850-10-50. Disclose the amounts of

related party transactions on the face of the balance sheet, statement of comprehensive income, and statement of cash flows in accordance with Rule 4-08(k) of Regulation S-X. You disclose and discuss EBITDA and Adjusted EBTIDA prior to disclosing and discussing the comparable GAAP measure. Please disclose and discuss the comparable GAAP measure, net income (loss), with equal or greater prominence. Refer to Item 10(e)(1)(i)(A) of Regulation S-K and Question 102.10 of the Compliance and Disclosure Interpretations for Non-GAAP Financial Measures. 2. Basis of presentation and summary of significant accounting policies 2.1 Basis of presentation, page F-9 We note your response to comment 28. In this regard: Tell us why the draft financial information presented in your February 15, 2023 letter, are significantly different from the financial information in this filing. Your response should address both quantitative and qualitative factors. Tell us if the facts and circumstances noted in your February 7, 15, and March 1, 2023 letters, have remained the same, including the timeline as to the disposition of the China business. Tell us if you have continued to fund the China business in 2023 and when you plan to seize funding that business. Revise the disclosure in the filing to clearly, in plain English, discuss the reason(s) FirstName LastNameStephen Herbertto what you stated in your February 7, 2023 letter. for the Demerger, similar Comapany NameRezolve Tell AI Limited as to whether the transactions with the China business us your consideration August 28, should be reported 2023 Page 3 as related party transactions. FirstName LastName Stephen Herbert FirstName Rezolve AILastNameStephen Herbert Limited Comapany August 28, NameRezolve 2023 AI Limited Page 4 28, 2023 Page 4 FirstName LastName 2.7 Revenue recognition, page F-12 11. We note in your response to comment 31 you state, "ANY has the entire discretion in establishing the price, as stipulated in 3.3 of the Marketing Agreement." However, section 3.3 of the Marketing Agreement states, "Once a year, the radio price lists are coordinated between ANY and the respective radio society. ANY will submit a proposal for this. The respective parties will exchange views on this and reach a consensus within one week." Please explain this apparent contradiction between your response and the agreement. We note your response to comment 31. Regarding your contracts with advertisers, please tell us: the terms; who signs the agreements with the advertiser; who do the advertisers believe is providing the service; and if Radio Group has any rights regarding what advertisements are aired and when they are aired. Also, please provide us with an example of a typical contract with an We note on page 64 "[t]he terms and conditions of the marketing agreement with Radio

Group permit Radio Group to terminate the Company s ability to sell customers radio advertisements on a Radio Group radio station at any time." In light

of this, if Radio Group were to terminate the marketing agreement, tell us how this

would affect your

relationship with your customers, the advertisers.

We note on page 227 that you derive revenue through "[t]he sale of radio advertisements

in our German subsidiary Any Lifestyle Marketing GmbH (ANY single customer,

Radio Group GmbH and its related companies." However, on page F-12 you state

s customers include national advertisers, retailers and "ANY merchants." It appears there

is a contradiction in your disclosure as to who is your costumer. Please explain.

2.17 Shareholders' deficit and reserves, page F-15

15. We note your response to comment 32 and your new disclosure on page F-16. Given the

significance of the future stock compensation expense to your financial statements, please

include similar disclosure at the forefront of your MD&A. Also, tell us your

consideration as to whether this expense should be reflected in your pro forma financial statements.

14. Expenses and other Non-operating (income) expense, net, page F-30

We note your response to comment 35. However, since non-compete arrangements are

related to your business operations, we continue to believe a share based payment for a

non-compete agreement should be included in operating expenses. Please revise

accordingly.

Stephen Herbert

Rezolve AI Limited

August 28, 2023

Page 5

15. Business Combinations, page F-32

We note from your response to comment 36 that Peter Vesco has power of attorney over

ANY. Please tell us why Peter Vesco held the power of attorney rather than Rezolve, and

why you attribute Peter Vesco s power to Rezolve.

We note from your response to comment 36 that Peter Vesco chairs a weekly executive

meeting with ANY management, and they comprise the decision-making group

Further you stated that no decision-making is made without Peter Vesco s approval.

Please elaborate on ANY s management s involvement in decision-making, and whether

s management is required to approve decisions regarding ANY activities that most

significantly affect the economic performance of ANY. Refer to ASC 810-10-25-38A.

We note from your response to comment 20 that the decision-making authority for ANY

rests with Dan Wagner and Peter Vesco, which appears to contradict your response to

comment 36. Please clarify.

We note from your response to comment 36 that Rezolve will be the beneficial owner of

revenues and income of ANY and that you are obligated to fund losses in ANY. Please

explain more clearly Rezolve s economic rights in, and obligations to, ANY, and the

sources for such rights and/or obligations. In addition, explain to us more clearly how

they represent variable interests in ANY. In this regard, to the extent you have a service

contract with ANY, provide us your analysis of ASC 810-10-25-38J and 55-37 in

determining whether the service contract represents a variable

It appears that you filed the May 24, 2023 purchase agreement for the equity interests.

Please provide us with the agreement(s) on or around August 30, 2021, that gave rise to Peter Vesco s power of attorney and also defined the consideration ANY is obligated to pay Rezolve for its services. Provide us with any amendments to the agreements that defined the rights and obligations of the parties. Please explain to us the reason for the acquisition of the equity interests of ANY in February 2022, the subsequent loss of the equity interests in December 2022, and potential re-acquisition of the equity interests in 2023, in light of your reported controlling financial interest since August 2021. FirstName LastNameStephen Herbert Comapany NameRezolve 23. Please update your AI Limited filing to include the financial statements of Armand Acquisition Corp. AugustI28, for 2023 the nine Pagemonths 5 ended June 30, 2023. FirstName LastName Stephen Herbert FirstName Rezolve AILastNameStephen Herbert Limited Comapany August 28, NameRezolve 2023 AI Limited Page 6 28, 2023 Page 6 FirstName LastName You may contact Inessa Kessman, Senior Staff Accountant, at (202) 551-3371 or Robert Littlepage, Accounting Branch Chief, at (202) 551-3361 if you have questions regarding comments on the financial statements and related matters. Please contact Kyle Wiley, Staff Attorney, at (202) 344-5791 or Matthew Crispino, Staff Attorney, at (202) 551-3456 with any other questions. Sincerely, Division of Corporation Finance

Office of Technology

Gerry Williams cc: