May 17, 2021

Aaron I. Davis Chief Executive Officer BCTG Acquisition Corp. 12860 El Camino Real, Suite 300 San Diego, CA 92130

Re: BCTG Acquisition

Corp.

Registration

Statement on Form S-4

Filed April 20,

2021

File No. 333-255354

Dear Mr. Davis:

We have reviewed your 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 amending your registration statement and providing the

requested information. 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.

 $\hbox{ After reviewing any amendment to your registration statement and the information you } \\$

provide in response to these comments, we may have additional comments.

Registration Statement on Form S-4 filed April 20, 2021

Questions and Answers About the Proposals

 $\ensuremath{\mathtt{Q}}\xspace$. What interests do BCTG's current officers and directors have in the Business Combination?,

page 8

1. Please also disclose that the initial stockholders have agreed to waive their liquidation rights with respect to founder shares and that founder shares will become worthless if you fail to complete an

initial business combination within 24 months.

2. Please revise the first bullet point to quantify the out-of-pocket expenses that are owed to BCTG's officers,

directors and Sponsor.

Aaron I. Davis

FirstName LastNameAaron

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Q: Will how I vote affect my ability to exercise redemption rights?, page 9

3. Please also address whether shareholders may exercise their redemption rights if they $\ensuremath{\mathsf{T}}$

abstain from voting or fail to vote on the Business Combination

Proposal. Please make

similar revisions throughout your proxy statement/prospectus where you discuss

shareholder voting and redemption rights, including on the cover page. Summary of the Proxy Statement/Prospectus

Parties to the Business Combination, page 14

4. Please remove the reference on page 16 to "first-in-class" as this

statement implies an expectation of regulatory approval and is inappropriate given the stage of development for your programs. We note your disclosure on page 15 that Tango has established a 5. sustainable pipeline optimized to deliver meaningful clinical benefit to patients. Given the early stage of development, please revise your disclosure to remove any implication that Tango's are solely within the authority of the FDA or comparable regulatory body. Please make

product candidates will be effective, as determinations of efficacy

similar revisions to

your disclosure stating that Tango's development process "[avoids] the known drawbacks

of large, empiric clinical trials lacking a patient selection strategy."

The Business Combination Proposal, page 17

We note your disclosure stating that one of the factors BCTG considered was that

s platform is expected to file one new IND every 12 to 18 Tango Please months.

expand your disclosure to provide the basis for the Board s view and assumptions

underlying such view in light of the uncertainty with regard to drug development.

Conditions to Closing of the Business Combination, page 20

7. We note your statement that investors should not rely on the representations and warranties set forth in the Merger Agreement or the summaries

thereof in this proxy statement/prospectus as characterizations of the actual state of facts

about BCTG, Sponsor, Tango or any other matter. Please revise to remove any

implication that the Merger Agreement and your disclosure of the same does not

constitute public disclosure under the federal securities laws. Risk Factors

Our ability to utilize our net operating loss carryforwards..., page 77

Please revise to clarify whether the proposed business combination would be considered

an "ownership change" under the Code and any expected limitations on your ability to

utilize NOLs if it is considered an "ownership change." If there is uncertainty, explain the

reasons for such uncertainty.

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New Tango's amended and restated certificate of incorporation will provide that the Court of

Chancery of the State of Delaware..., page 91

It does not appear that New Tango's Proposed Charter contains a forum 9. selection

provision. In addition, your disclosure regarding the forum selection provision is not

consistent with either BCTG's current charter or New Tango's Proposed Bylaws. Please

revise this risk factor, the risk factor on page 78, and your description of the Proposed

Charter on page 262 to identify the correct governing document that contains the forum

selection provision you are describing and to ensure consistency between your disclosure

and the provision in such governing document. We note also that you have not included

the text of Annex B. Please revise to include the relevant text.

Proposal 1 - The Business Combination Transaction

Background of the Business Combination, page 110

10. Please expand this section to explain why you did not pursue a transaction with any of the

35 potential targets with which you engaged in detailed due diligence.

Address in your

12.

response whether there were any that resulted in a firm offer. In these instances, disclose

the initial offer and counter offers.

We note your disclosure that on December 22, 2020, Tango was presented to the BCTG

board as one of a few prospective business targets under active consideration. Please

describe the selection criteria BCTG used to identify these prospective targets and why

you decided to proceed with Tango over other alternatives.

Please expand this section to discuss the following:

What role did Mr. Davis play in preparing the draft letter of intent to Tango? What

were the material terms of the draft letter of intent ?

What were the responsibilities of the independent subcommittee ? Please identify the

members of the independent subcommittee where you discuss the Board s decision to

establish the committee.

We note that Mr. Davis continued to negotiate with Tango after the appointment of

the independent subcommittee. Revise to disclose what

consideration, if any, the

Board and subcommittee gave to Mr. Davis conflicts of interests.

Were there any steps taken other than to establish an independent subcommittee to

address potential conflicts of interest?

Was Mr. Davis involved in the decision to pursue the transaction and approve the

terms of the merger as a Tango board member?

How were the valuation and other material terms of the merger negotiated from the

non-binding letter of intent through the execution of the merger agreement? Revise to

describe the negotiations in reaching the material terms of the merger.

Identify the members of BCTG management who met with the

independent

subcommittee on February 18 and February 22.

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Engagement of Financial Advisor to BCTG, page 114

We note your disclosure that in developing its opinion, Canaccord Genuity analyzed

projected financial and operating data concerning Tango provided to it by BCTG. Please

revise to disclose all material projections and underlying assumptions.

Conditions to the Closing of the Merger, page 121

Please amend your disclosure to identify each condition that is subject to waiver.

Additional Conditions to Tango's Obligation to Close, page 123

With reference to your disclosure on page 107 that the sponsor will have the option to

cover any shortfall through an additional cash investment or satisfying such shortfall

through securing investments in BCTG from certain agreed investors in order to maintain

a cash balance greater than \$300.0 million, please expand your disclosure to explain

whether there is a written agreement to this effect and the terms on which the sponsor or

other investors will invest additional cash. If there is a written agreement, please file this

as an exhibit to your registration statement.

16. We note your disclosure here and on page 88 that as of the date of the proxy

statement/prospectus, the Sponsor, directors and officers have not purchased any Public

Shares. We also note your disclosure on your Form 8-K filed April 14, 2021 that in

connection with the signing of the merger agreement, a member of the Sponsor purchased $% \left(1\right) =\left(1\right) +\left(1\right) +\left($

800,000 shares of BCTG's common stock from two holders of public shares at a price of

 $1.00\ \mathrm{per}$ share. Please revise your disclosure as appropriate and specify whether these

shares are subject to the agreement to vote in favor of the Business Combination.

Conflicts of Interest, page 177

17. With reference to your disclosure on page 179 that related party transactions require prior

approval by the audit committee and a majority of uninterested "independent" directors $% \left(1\right) =\left(1\right) \left(1\right) +\left(1\right) \left(1\right) \left(1\right) +\left(1\right) \left(1\right)$

would be available with respect to such a transaction from unaffiliated third parties, please $\,$

disclose whether you waived any provisions of that policy and the reasons therefor. Here $\,$

and under the heading "What interests do BCTG's current directors and officers have in $% \left(1\right) =\left(1\right) +\left(1\right) +\left($

the Business Combination" on page 8, please also disclose the approximate dollar

value, when the interest was acquired, and the price paid for the 15% interest that Boxer

Capital owns in Tango's outstanding securities.

Aaron I. Davis

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Executive Compensation

Compensation Committee Interlocks and Insider Participation, page 177

18. With reference to your disclosure on page 176 that your compensation committee consists

of Richard Heyman and Carole L. Nuechterlein, please revise this section to reflect

whether you currently have a compensation committee.

Information About Tango Our Pipeline, page 191

19. Please revise your pipeline table to separate the Phase I and Phase II columns and to make

the Phase I, Phase II, and Phase III columns at least as wide as your Discovery, Lead $\,$

Optimization, and IND-Enabling columns. The pipeline table currently appears to

suggest that you have completed more than half of the development timeline for $% \left(1\right) =\left(1\right) \left(1\right) +\left(1\right) \left(1\right) \left(1\right) +\left(1\right) \left(1\right)$

TNG908.

20. We note your inclusion of Target 3, Target 4, and Multiple Targets in Tango's pipeline

table. First, please identify any undisclosed product candidates in the pipeline table.

Second, to the extent Gilead controls the research on Target 4 such that you cannot

 $% \left(1\right) =\left(1\right) \left(1\right)$ provide detailed disclosure about the ongoing studies, please remove it from the pipeline

table. Finally, please revise the Multiple Targets row to separately depict any material

product candidates or programs individually and provide disclosure in your prospectus

regarding these product candidates and programs or remove this row. Your pipeline table

should present only programs that are material to your business. Collaboration and License Agreement with Gilead Sciences, page 209

21. We note your disclosure on pages 209 and 210 that you are eligible to receive low double- $\,$

digit tiered royalties on net sales. Please revise your description of the royalty rate to $% \left(1\right) =\left(1\right) +\left(1\right)$

provide a range that does not exceed ten percent.

22. We note that for those products that you opt to co-develop and co-promote in the $\,$

United States, you and Gilead will equally split profits and losses from the sales of such $% \left\{ 1\right\} =\left\{ 1\right\}$

products in the United States, you will remain eligible to receive certain milestone

payments. Please disclose the aggregate milestone payments you will remain eligible to

receive.

Security Ownership of Certain Beneficial Owners and Management, page 276

23. To the extent not disclosed, please identify the natural persons who hold the investment

and/or voting power of the shares held by the 5% or greater shareholders identified in your $\,$

table. See Item 403 of Regulation S-K.

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Exhibits

24. Please file as exhibits to the registration statement the Gilead Agreement and the Medivir $\,$

Agreement. See Item 601(b)(10) of Regulation S-K.

General

25. Please include a form of proxy card marked as preliminary in your next amendment.

We remind you that the company and its management are responsible for the accuracy

and adequacy of their disclosures, notwithstanding any review, comments, action or absence of action by the staff.

Refer to Rules 460 and 461 regarding requests for acceleration. Please allow adequate $\,$

time for us to review any amendment prior to the requested effective date of the registration statement.

You may contact Franklin Wyman at 202-551-3660 or Angela Connell at 202-551-3426

if you have questions regarding comments on the financial statements and ${\sf related}$

matters. Please contact Irene Paik at 202-551-6553 or Christine Westbrook at 202-551-5019

with any other questions.

Sincerely,

FirstName LastNameAaron I. Davis

Division of

Corporation Finance Comapany NameBCTG Acquisition Corp.

Office of Life

Sciences

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cc: Giovanni Caruso - Loeb & Loeb LLP

FirstName LastName