June 30, 2021

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

Re: BCTG Acquisition

Corp.

Amendment No. 1 to

Registration Statement on Form S-4

Filed June 17, 2021 File No. 333-255354

Dear Mr. Davis:

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.

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.

After reviewing any amendment to your registration statement and the information you

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 [Month day, year] letter.

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

Parties to the Business Combination Tango, page 16

We note your response to prior comment 5 and your statement that in vitro and in vivo preclinical data for USP1 "demonstrated potent anti-tumor activity and suggests this

molecule will have the

potential to be effective as a single agent in PARP-naive and PARP-resistant cancers

with a BRCA1 mutation." Please revise this disclosure and similar

statements that imply

that your product candidates are effective or are likely to be

approved. You may

present objective data resulting from your preclinical testing without

concluding efficacy.

Aaron I. Davis

BCTG Acquisition Corp.

June 30, 2021

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Proposal 1 - The Business Combination Proposal Background of the Business Combination, page 114

We note your revisions in response to comment 12 and re-issue in part. Please identify

the members of BCTG management who met with the independent subcommittee

February 18 and February 22.

Information About Tango, page 194

We note your revisions to the pipeline table in response to our prior comment 19 and re-

issue in part. Please separate the Phase I and Phase II columns in the pipeline tables on

pages 17 and 196 or tell us the basis for your belief that you will be

able to conduct Phase

I/II trials for all your product candidates. In addition, please explain what is involved in

"lead-optimization" and why you believe this is a separate and distinct development $\ensuremath{\mathsf{dev}}$

phase, as opposed to part of discovery and/or IND-enabling studies, or revise.

Comparison of Corporate Governance and Stockholder Rights Choice of Forum, page 277

4. We note your revisions in response to prior comment 9. Please also revise the "Exclusive $\ \ \,$

forum for certain lawsuits" section on page 270 to refer to $\ensuremath{\mathsf{BCTG's}}$ current charter and the

"Choice of Forum" section on page 277 to describe the forum selection provision in the $\,$

Proposed Bylaws.

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 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