Crystal Landsem
Chief Financial Officer
Lulu's Fashion Lounge Holdings, Inc.
195 Humboldt Avenue
Chico, CA 95928
Re: Lulu's Fashion Lounge Holdings, Inc.
Amendment No. 1 to Draft Registration Statement on Form S-1 Response filed January 9, 2020
CIK No. 0001780201
Dear Ms. Landsem:
We have reviewed your response dated January 9, 2020 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 December 19, 2019 letter.

Draft Registration Statement on Form S-1
Management's Discussion and Analysis of Financial Condition and Results of Operations
Factor's Affecting Our Performance
Customer Acquisition and Retention, page 67

1. We note your response to comment 1 regarding your cohort metric

Cumulative Gross
Sales and have the following comments:
Your response and disclosures indicate your management uses this
metric to track
your customers' loyalty and the share of their wallet that you obtain. Please revise
your disclosures regarding how management uses this metric and how
it provides
useful information to your investors to better explain why you use a
metric that does
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not consider any returns and cancellations to achieve these objectives. Based on
information previously provided to us, we assume this metric functions to provide
you with information on attracting and retaining customers and patterns in your
customers' cumulative spend because your customer return and cancellation rates do
not fluctuate significantly from year to year and have been consistent over your
operating history; therefore, cumulative sales before returns and cancellations would
reflect the same trends as cumulative sales net of returns and
cancellations. Refer to
SEC Release 33-10751.
Your disclosure on page 68 indicates that cumulative gross sales
exclude wholesale
regarding how
revenue and outlet revenue. Please revise your disclosures
management uses this metric and how it provides useful
information to your investors
to better explain why these revenue streams are excluded from
cohort cumulative
gross sales. If true, you may wish to disclose that these revenue
streams are
immaterial. Additionally, if these revenue streams are not
immaterial, please tell us
why you do not appear to describe these revenue streams within
the description of
your business or your financial statements.
2. We note your response to comment 2 regarding your cohort metric cost to acquire
customers, or CAC. Please revise your disclosures regarding this
metric to better explain
to your investors how your management uses this metric and how it
provides useful
information to your investors. Refer to SEC Release No. 33-10751. In
doing so, please
more clearly disclose why you believe it is appropriate to include
certain types of
marketing costs and exclude others when determining the costs incurred
to acquire
customers, and how this particular measure of marketing costs provides
desired
information to your management. You may wish to disclose information
similar to that
provided to us in your response.
3. We note your response to comment 3 regarding your cohort metric Cumulative Gross

Sales Less CAC and have the following comments:
Your disclosure on page 69 indicates you use this metric "as an indicator of [y]our
success in acquiring new customers." Please revise your
disclosure to elaborate on
how this metric provides an indicator of your success in
acquiring new customers,
including any material underlying assumptions you have made, and how it provides
useful information to your investors. Refer to SEC Release No. 33-10751.

In order to more clearly convey the assumptions underlying this metric and how it
provides useful information to your investors, please revise your disclosures
concerning this metric to clearly indicate that this metric does
not include the variable
costs of producing the cumulative gross sales reflected in this metric, is not a
financial measure of profitability, and is not intended to be used as a proxy for profitability.
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You may contact Scott Stringer at 202-551-3272 or Jennifer Thompson at 202-551-3737
if you have questions regarding comments on the financial statements and related
matters. Please contact Jacqueline Kaufman at 202-551-3797 or Lilyanna Peyser at 202-551-
3222 with any other questions.

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Services
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Sincerely,
Division of
Office of Trade \&

