June 3, 2021

David P. Berg Chief Executive Officer European Wax Center, Inc. 5830 Granite Parkway, 3 rd Floor Plano, Texas 75024

Re: European Wax

Center, Inc.

Draft Registration

Statement on Form S-1

Submitted May 7,

2021

CIK No. 0001856236

Dear Mr. Berg:

We have reviewed your draft 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 $% \left(1\right) =\left(1\right) +\left(1\right$

understand your disclosure.

Please respond to this letter by providing the requested information and either submitting

an amended draft registration statement or publicly filing your registration statement on $% \left(1\right) =\left(1\right) +\left(1\right) +$

 $\ensuremath{\mathsf{EDGAR}}.$ 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.

 $\qquad \qquad \text{After reviewing the information you provide in response to these comments and your } \\$

amended draft registration statement or filed registration statement, we may have additional $\ensuremath{\mathsf{A}}$

 ${\tt comments.}$

Draft Registration Statement on Form S-1

Committed Franchisees Achieving Attractive and Predictable Unit-Level Economics, page $4\,$

- 1. Please revise this section or add a new section to clarify how you generate revenue from your franchisees. In this regard, we note that you appear to generate a majority of your revenues from product sales and royalty and marketing fees. To the extent possible, please also quantify the relative percentages by category for the most recent fiscal year so investors can appreciate your respective revenue streams.
- Our Growth Strategies, page 6

2. You disclose that your 2019 Adjusted EBITDA would have increased from \$34 million to \$39 million and your

2020 Adjusted EBITDA would have increased from \$20 million to

David P. Berg

FirstName LastNameDavid

European Wax Center, Inc. P. Berg

Comapany

June 3, 2021NameEuropean Wax Center, Inc.

June 3,

Page 2 2021 Page 2

FirstName LastName

\$57 million assuming each of your open but not mature centers were able to attain the

average mature center financial performance. Please tell us whether you consider this $% \left(1\right) =\left(1\right) +\left(1$

 $% \left(1\right) =\left(1\right) +\left(1\right) +\left($

your basis for disclosing it.

3. As a related matter, refer to the last sentence of the second paragraph under the title

"Grow Our National Footprint Across New and Existing Markets." Please expand your

disclosure to include a more robust explanation of why management believes these

measures provide useful information to investors. In this regard, provide additional

context for investors and clarify what is considered a mature center, what is the average

 $\mbox{ financial performance of a mature center and how many of your centers have not yet} \\$

reached maturity.

Risk Factors

Our level of indebtedness could have a material adverse effect on our ability to generate $% \left(1\right) =\left(1\right) \left(1\right) +\left(1\right) \left(1\right) \left(1\right) +\left(1\right) \left(1\right) \left($

sufficient cash, page 28

4. Please revise to disclose your current debt service obligations. Our operations and financial performance has been affected by, and is expected to continue to be affected by, the COVID-19 pandemic, page 31

5. Please revise, to the extent possible, to quantify the negative impact COVID-19 has had

on the company's business and operations. Please include enough detail so that

shareholders can appreciate the discussed risk.

Risks Relating to our Suppliers and Distributors

We depend on a limited number of key suppliers, including international suppliers..., page 38

6. We note your disclosure here that you "depend on two key suppliers" and on page 8 that

you "depend on three key suppliers." Revise to ensure consistency throughout your filing.

Please also identify here or elsewhere in your filing, the name of your suppliers, consistent

with Item 101(h)(4)(v) of Regulation S-K.

Our amended and restated certificate of incorporation will provide that certain courts..., page 52

7. Your risk factor disclosure states that [t]he exclusive forum provision provides that it will

not apply to claims arising under the Securities Act, the Exchange Act or other federal

securities laws for which there is exclusive federal or concurrent federal and state $% \left(1\right) =\left(1\right) +\left(1\right$

jurisdiction." We note that this disclosure appears to be inconsistent with the last sentence $% \left(1\right) =\left(1\right) +\left(1$

of the first paragraph, which states that "the federal district courts of the United States of $\$

America shall be the exclusive forum for the resolution of any complaint asserting a cause

of action arising under the Securities Act." Please revise to reconcile the inconsistencies.

David P. Berg

FirstName LastNameDavid

European Wax Center, Inc. P. Berg

Comapany

June 3, 2021NameEuropean Wax Center, Inc.

June 3,

Page 3 2021 Page 3

FirstName LastName

Use of Proceeds, page 61

8. Please revise the second paragraph to more specifically identify and quantify the principal $\,$

intended uses of the net proceeds. Refer to Item 504 of Regulation

S-K.

Management's Discussion & Analysis of Financial Condition and Results of Operations, page 71

9. Please briefly define the term "attachment rate" referenced here and in your Business

section.

Growth Strategy and Outlook, page 72

10. We note your disclosure that "[you] aspire to grow between 7% to 10% of [y]our center

count each year." To provide additional context for investors, please

quantify the growth percentage of your center count for prior periods.

Non-GAAP Financial Measures, page 73

Please revise to present non-GAAP financial measures after discussion 11. and analysis of

your results on a GAAP basis so as to avoid giving undue prominence to the non-GAAP

measures. Refer to non-GAAP C&DI 102.10.

Our Growth Market Opportunity, page 89

Please define and disclose any material assumptions and limitations associated with your

estimate of your total addressable market.

Business

Committed Franchisees Achieving Attractive and Predictable Unit-Level Economics, page 91

Please revise your table on page 92 to include 2019. In this regard, we note that you have

limited the AVG performance by center cohort to the 2012-2018 financial period.

Franchise Unit-Level Economics, page 101

14. We note that the table titled "Average Franchise Returns" shows that 25% of all centers

earn cash-to-cash returns of over 115%. Please revise to put into context your 115% return

and also disclose cash-on-cash returns for centers in the bottom (25%) and half

(50%) quartiles.

Management, page 105

Please revise your disclosure to more specifically describe your officers' and directors'

principal occupations and employment during the past five years. For example, we note

gaps in the dates of employment for your Chief Executive Officer and Chief Financial

Officer. Please refer to Item 401(e) of Regulation S-K.

David P. Berg

European Wax Center, Inc.

June 3, 2021

Page 4

Principal Stockholders, page 119

Please revise to disclose the natural person or persons who have voting or investment

power with respect to the Class A common stock held by the entities listed in the

table. Refer to Item 403 of Regulation S-K.

General

Please provide us with supplemental copies of all written 17. communications, as defined in

Rule 405 under the Securities Act, that you, or anyone authorized to do so on your behalf,

have presented or expect to present to potential investors in reliance on Section 5(d) of the

Securities Act, whether or not you retained, or intend to retain, copies of those

communications. Please contact the staff member associated with the review of this filing

to discuss how to submit the materials, if any, to us for our review.

We note your disclosure throughout the registration statement that "[t]he highly consistent

and recurring demand for [y]our services and the competitive advantages provided by

[y]our scale have resulted in nine consecutive years of same-store sales growth through

2019. [You] believe [you] can nearly quadruple [y]our center count to over 3,000

locations in the United States." Please discuss the expected time frame for your plan to

quadruple your center count. Also consider providing a breakdown of same-store sales

growth by year to address comparability among financial periods.

You may contact Tatanisha Meadows at 202-551-3322 or Lyn Shenk at

202-551-3380 if

you have questions regarding comments on the financial statements and related matters. Please

contact Donald Field at 202-551-3680 or Jennifer Lopez-Molina at 202-551-3792 with any other questions.

FirstName LastNameDavid P. Berg Comapany NameEuropean Wax Center, Inc.

Corporation Finance June 3, 2021 Page 4 & Services FirstName LastName Sincerely,

Division of

Office of Trade