September 30, 2022

Qiong Jin Chief Executive Officer Golden Heaven Group Holdings Ltd. No. 8 Banhouhaichuan Rd Xiqin Town, Yanping District Nanping City, Fujian Province, China 353001

Re: Golden Heaven Group

Holdings Ltd.

Amendment No. 2 to

Draft Registration Statement on Form F-1

Submitted September

21, 2022

CIK No. 0001928340

Dear Ms. Jin:

 $\label{thm:continuous} \mbox{We have reviewed your amended draft registration statement and have the following}$

comments. In some of our comments, we may ask you to provide us with information so we

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

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 $\ensuremath{\mathsf{A}}$

comments.

Amendment No. 2 to Draft Registration Statement on Form F-1

Cover Page

1. We note your response to comment 2 and reissue. On your cover page, please provide cross-references to your discussion in the prospectus summary and summary of risk factors where you discuss the risk that, to the extent cash or assets in the business are in the PRC or a PRC entity, the funds or assets may not be available to fund operations or for other use outside of the PRC due to interventions in or the imposition of restrictions and limitations on the ability of you or your subsidiaries by the PRC government to transfer cash or assets. Currently, you only provide cross-references to the risk factors. Qiong Jin Golden Heaven Group Holdings Ltd. September 30, 2022 Page 2

2. We note your response to comment 3 and reissue. On your cover page, please provide $\ensuremath{\mathsf{P}}$

cross-references to your discussion in the prospectus summary and summary risk factors

where you discuss the limitations on your ability to transfer cash between you and your $\,$

subsidiaries and investors. Currently, you only provide cross-references to the risk

factors.

Financial Statements

Note 3. Restatement, page F-12

3. We note your response to comment 6 and reissue the comment in part. Please revise your $\,$

financial statements to label them as restated and provide the disclosures required by $\ensuremath{\mathsf{ASC}}$

250-10-50-7, including disclosing in greater detail the nature of each income statement

and cash flow error and disclosing the impact of the cash flow errors on your cash flows $% \left(1\right) =\left(1\right) +\left(1\right) +\left$

related to operating activities, investing activities and financing activities for each period

presented.

You may contact Nasreen Mohammed at 202-551-3773 or Rufus Decker at 202-551-

 $3769\ \text{if}$ you have questions regarding comments on the financial statements and related

matters. Please contact Alyssa Wall at 202-551-8106 or Donald Field at 202-551-3680 with any other questions.

Sincerely,

FirstName LastNameQiong Jin

Division of

Corporation Finance Comapany NameGolden Heaven Group Holdings Ltd.

Office of Trade &

Services

September 30, 2022 Page 2

cc: Ying Li FirstName LastName