

September 8, 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

Holdings Ltd.

Draft Registration Statement on Form F-1  
19, 2022

Re: Golden Heaven Group  
Amendment No. 1 to  
Submitted August  
CIK No. 0001928340

Dear Ms. Jin:

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 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.

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 comments.

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

Cover Page

1. We note that certain China-based issuer disclosure has been placed on page three of the prospectus cover page. Please revise the prospectus cover page so that all China-based issuer disclosure is prominently disclosed before the table on page two of the prospectus cover page and all underwriter related disclosure.

2. We note your response to comment 4. Please expand your disclosure to 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 is in the PRC or

Qiong Jin  
FirstName LastNameQiong Jin Ltd.  
Golden Heaven Group Holdings  
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September NameGolden  
2022 Heaven Group Holdings Ltd.

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FirstName LastName

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.

3. We note your response to comment 5. Please expand your disclosure to

provide a cross-  
references to your discussion in the prospectus summary and summary of  
risk factors  
where you discuss the limitations on your ability to transfer cash  
between you and your  
subsidiaries or investors.  
Prospectus Summary  
Cash Transfers and Dividend Distributions, page 8

4. We note your response to comment 9 and reissue in part. Please  
quantify any cash flows  
and transfers of other assets by type that have occurred between the  
holding company and  
its subsidiaries and direction of transfer.  
Management's Discussion and Analysis of Financial Condition and Results of  
Operations  
Key Performance Indicators, page 54

5. We note your response to comment 15 and reissue the comment in part.  
Please present  
the metrics management uses as key performance indicators in this  
section or add a  
reference to where you present your key performance indicators and add  
information  
which may be necessary to provide adequate context for an investor to  
understand the  
metrics presented. Refer to SEC Release No. 33-10751 for guidance on  
disclosures to  
provide.  
Consolidated Statements of Operations and Comprehensive Income (Loss), page F-4

6. You corrected errors in your consolidated statements of operations and  
comprehensive  
income (loss) in response to comment 25 and other errors in your  
consolidated statements  
of cash flows. Please make arrangements with your auditor for them to  
revise their audit  
report to reference the error corrections and the specific footnote  
that discusses them.  
Refer to paragraphs .09 and .16 of PCAOB AS 2820. Also, revise your  
financial  
statements to label them as restated and provide the disclosures  
required by ASC 250-10-  
50-7, including disclosing in sufficient detail the nature of each  
error and quantifying for  
each period presented the effects of the error corrections on your  
revenue, gross profit,  
selling expenses and cash flows related to operating activities,  
investing activities and  
financing activities.  
2. Summary of Significant Accounting Policies  
Revenue Recognition, page F-9

7. We note your response to comment 24 and reissue the comment in part.  
Please clarify  
whether your customers can request a refund of value stored in prepaid  
cards.  
Qiong Jin  
Golden Heaven Group Holdings Ltd.  
September 8, 2022  
Page 3  
10. Related Party Transaction, page F-14

8. On page 109, you disclose a transaction with Nanping Jinsheng, which used  
to own the six  
operating companies. We also note corrections made to the statements of  
cash flows for  
loans from related parties. Please revise to explain the facts and  
circumstances regarding  
the initial amounts of the loan and circumstances that resulted in  
increases and decreases  
in the loan amounts, especially during the years ended September 30, 2021  
and 2020.  
13. Segment Reporting, page F-16

9. We note your response to comment 28 and reissue the comment in part.  
There are no  
costs or assets allocated to two of your three segments. Please tell us  
whether you have  
only one segment with three product or service lines. If so, please  
revise your disclosures

accordingly. Refer to ASC 280-10-50-40.  
General

10. When discussing the Holding Foreign Companies Accountable Act, please update your factual disclosure throughout your filing to discuss the fact that on August 26, 2022, the Public Company Accounting Oversight Board (PCAOB) signed a Statement of Protocol with the China Securities Regulatory Commission and the Ministry of Finance of the People's Republic of China, taking the first step toward opening access for the PCAOB to inspect and investigate registered public accounting firms headquartered in mainland China and Hong Kong.

You may contact Nasreen Mohammed at 202-551-3773 or Rufus Decker at 202-551-3769 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.

FirstName LastNameQiong Jin  
Corporation Finance  
Comapany NameGolden Heaven Group Holdings Ltd.  
Services  
September 8, 2022 Page 3  
cc: Ying Li  
FirstName LastName

Sincerely,  
Division of  
Office of Trade &