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Wing Fung Alfred Siu
Chief Executive Officer
NewGenIvf Group Ltd
1/F, Pier 2, Central
Hong Kong, 999077
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Re: NewGenIvf Group Ltd
Amendment No. 2 to Registration Statement on Form F-1
Filed October 16, 2024
File No. 333-281964
Dear Wing Fung Alfred Siu:

We have reviewed your amended registration statement and have the following $\operatorname{comment}(s)$.

Please respond to this letter by amending your registration statement and providing

the requested information. If you do not believe a comment applies 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 this letter, we may have additional comments. Unless we note otherwise, any references to prior comments are to comments in our October 7,

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

1. We note your response to prior comment 4. You disclose that "[i]n accordance with

Nasdaq Rule 5810(c)(3)(C), the Company has been provided an initial period of 180 $\,$

calendar days, or until November 20, 2024 (the $\,$ Compliance Date $\,$) to regain

compliance with the MVLS Requirement." We note your similar disclosure regarding

the MVPHS Deficiency Letter received. Please revise your cover page to disclose that

your common stock may be delisted by Nasdaq for failing to comply with the

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

held shares set forth in Nasdaq Listing Rules $5450\,(b)\,(2)\,(A)$ and $5450\,(b)\,(2)\,(C)\,$,

respectively.

October 24, 2024

2024 letter.

Prospectus Summary, page 1

2. We note your response to prior comment 3. Please include a separate section

discussing your business. Refer to Item 4 of Form 20-F. Briefly summarize your $\,$

business in the Prospectus Summary. Refer to Item 3 of Form F-1. Additionally, $% \left(1\right) =\left(1\right) +\left(1\right) +\left($

please include a statement of capitalization and indebtedness, as required by Item 3.B

of Form 20-F, and disclosure regarding dilution, as required by Item 9.E of Form 20- $\,$

F.

Exhibits

3. We note your response to prior comment 2 and reissue it in part. We note the consent

of OneStop Assurance PAC filed as Exhibit 23.2 continues to references your Annual

Report on Form 20-F. Please revise this consent so that OneStop consents to inclusion

of its report rather than incorporating by reference to the 20-F.

Please contact Robert Augustin at 202-551-8483 or Margaret Sawicki at 202-551- $\,$

7153 with any other questions.

Corporation Finance

Applications and

cc: Darrin Ocasio

Sincerely,

Division of

Office of Industrial

Services