August 14, 2023

Hui Yuan Chief Executive Officer Xiao-I Corporation 7th floor, Building 398, No. 1555 West Jinshajiang Rd Shanghai, China 201803

> Re: Xiao-I Corporation Form 20-F/A for the

Fiscal Year Ended December 31, 2022

Filed August 10,

2023

Form 20-F for the

Fiscal Year Ended December 31, 2022

Filed April 28,

2023

File No. 001-41631

Dear Hui Yuan:

We have reviewed your August 10, 2023 response to our comment letter 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 these comments within ten business days by providing the requested

information or advise us as soon as possible when you will respond. If vou do not believe our

comments apply to your facts and circumstances, please tell us why in your response.

After reviewing your response to these comments, we may have additional

comments. Unless we note otherwise, our references to prior comments are to comments in our

July 27, 2023 letter.

Form 20-F/A for the Fiscal Year Ended December 31, 2022

Consolidated Financial Statements

Report of Independent Registered Public Accounting Firm , page F-2

1. We note that you have revised your Consolidated Statements of Operations and

Comprehensive (Loss) Income. Please tell us why the accounting firm's report was not dual dated as a result

of the revised financial statement.

Hui Yuan

FirstName LastNameHui Yuan

Xiao-I Corporation

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August 14, NameXiao-I

Corporation 2023

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Page 2 14, 2023 Page 2

FirstName LastName

Note 2. Summary of Significant Accounting Policies

(o). Revenue recognition, page F-16

We note your response to prior comment 5. Please address the following:

You indicate in section (3) that you provide technology development services under

two scenarios. Please quantify for us the revenue recognized in the periods presented

under each of these scenarios.

Please describe, in greater detail, the services provided in scenario (ii) where the

technology development services are a distinct performance

obligation and explain

 $\,$ how you concluded that these specific services should be recognized at a point in

time.

 $\label{eq:please revise} \mbox{ Please revise your revenue recognition policy to address both scenarios and to clearly}$

explain that scenario (i) results in a new customized software product or application.

You may contact Joyce Sweeney, Senior Staff Accountant, at 202-551-3449 or Christine Dietz, Senior Staff Accountant, at 202-551-3408 with any questions.

Sincerely,

Division of

Corporation Finance

Office of

Technology

cc: Fred Summer