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November 22, 2021

VIA EDGAR

e: Generation Asia I Acquisition Limited Amendment No. 2 to Registration Statement on Form S-1 Filed November 8, 2021 File No. 333-260431

Margaret Schwartz Securities and Exchange Commission Division of Corporation Finance Office of Life Sciences 100 F Street, N.E. Washington, D.C. 20549

Ladies and Gentlemen:

On behalf of Generation Asia I Acquisition Limited (the "Company"), we hereby file with the staff (the "Staff") of the Division of Corporation Finance of the Securities and Exchange Commission (the "Commission") an Amendment No. 3 to Registration Statement on Form S-1 (the "Registration Statement"). The Company has revised the above-referenced Amendment No. 2 to Registration Statement on Form S-1 in response to the Staff's comments in its letter, dated November 19, 2021 (the "Comment Letter"), and to otherwise update the Company's disclosure.

In addition, we are providing the following responses to the Staff's Comment Letter. To assist your review, we have retyped the text of the Staff's comments in italics below. Page references in the text of this letter correspond to the pages of the Registration Statement. Unless otherwise defined below, terms defined in the Registration Statement and used below shall have the meanings given to them in the Registration Statement. The responses and information described below are based upon information provided to us by the Company.

DANIEL FERTIG ADAM C. FURBER YI GAO ADAM S. GOLDBERG MAKIKO HARUNARI IAN C. HO JONATHAN HWANG ANTHONY D. KING CELIA C.L. LAM CHRIS K.H. LIN JIN HYUK PARK KATHRYN KING SUDOL CHRISTOPHER K.S. WONG
RESIDENT PARTNERS

SIMPSON THACHER & BARTLETT, HONG KONG IS AN AFFILIATE OF SIMPSON THACHER & BARTLETT LLP WITH OFFICES IN:

NEW YORK BEIJING HOUSTON LONDON LOS ANGELES PALO ALTO SÃO PAULO TOKYO WASHINGTON, D.C.

Cover Page

- We note your response to our prior comment number 4. Please revise the cover page to provide a description of how cash is transferred through
 your organization and disclosure regarding the potential to distribute earnings or settle amounts owed under VIE agreements if you conduct your
 operations with a VIE.
 - In response to the Staff's comment, the Company has revised the relevant disclosure on the cover page.
- 2. We note your response to our prior comment number 3. Please revise to specifically state that government oversight or control could significantly limit or completely hinder your ability to offer or continue to offer securities to investors and cause the value of such securities to significantly decline or be worthless. Additionally, for each summary risk factor subheading, including the subheading "Risks Related to Acquiring and Operating Business in China," please revise to provide a cross reference to the applicable subheading in the Risk Factors.

In response to the Staff's comment to specifically state that government oversight or control could significantly limit or completely hinder our ability, the Company has revised the relevant disclosure on pages 14, 15, 47, 65 and 68.

In response to the Staff's comment to provide a cross reference to the applicable subheading in the Risk Factors, the Company has provided the cross references on pages 46-49.

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Please do not hesitate to call me at +852 2514-7665 with any questions or further comments you may have regarding this filing or if you wish to discuss the above responses. Please send any correspondence to Roy Kuan, Chief Executive Officer of the Registrant (rkuan@gen-mgmt.com), and to me (jpark@stblaw.com).

Very truly yours,

/s/ Jin Hyuk Park Jin Hyuk Park cc: Securities and Exchange Commission Christine Torney

Christine Torney
Brian Cascio
Jeffrey Gabor

Generation Asia I Acquisition Limited Roy Kuan

Skadden, Arps, Slate, Meagher & Flom LLP Peter X. Huang