July 7, 2023

Shan-Nen Bong Chief Financial Officer Aurora Mobile Limited 14/F, China Certification and Inspection Building No. 6, Keji South 12th Road , Nanshan District Shenzhen, Guangdong 518057 People s Republic of China

Re: Aurora Mobile

Limited

Form 20-F filed on

April 18, 2023

File No. 001-38587

Dear Shan-Nen Bong:

We have limited our review of your filing to the financial statements and related

disclosures 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 you 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.

Form 20-F filed on April 18, 2023

Item 3. Key information, page 3

Please provide a detailed legal analysis regarding whether the Company and its subsidiaries meet the definition of an investment company under Section 3(a)(1)(A) of the Investment Company Act of 1940 ( Investment Company Act ). In your response, please address, in detail, each of the factors outlined in Tonapah Mining Company of Nevada, 26 SEC 426 (1947) and provide legal and factual support for your analysis of each such factor. Please provide a detailed legal analysis regarding whether the Company or any of its subsidiaries meet the definition of an investment company under Section 3(a)(1)(C) of the Investment Company Act. In your response, please include all relevant calculations under Section

3(a)(1)(C), identifying each constituent part of the numerators and Shan-Nen Bong

FirstName LastNameShan-Nen Bong

Aurora Mobile Limited

Comapany

July 7, 2023NameAurora Mobile Limited

July 7,2 2023 Page 2

Page

FirstName LastName

denominators. Please also (i) specifically describe the types of assets included within

cash and cash equivalents, long-term investments short-term investments on

your balance sheet and (ii) describe and discuss their proposed treatment for purposes of

section 3(a)(1)(C), as well as any other substantive determinations and/or

characterizations of assets that are material to your calculations. Finally, please include a

legal analysis of whether the interests held by the Company in its VIE investment

securities  $\,$  for purposes of Section 3(a)(2) of the Investment Company Act.

Item 16I. Disclosure Regarding Foreign Jurisdictions that Prevent Inspections, page 152

3. We note your statement that you reviewed your register of members and public filings  ${}^{\circ}$ 

 $\,$  made by your shareholders in connection with your required submission under paragraph

(a). Please supplementally describe any additional materials that were reviewed and tell us  $% \left\{ 1\right\} =\left\{ 1\right\}$ 

as the basis for your submission. In your response, please provide a similarly detailed

discussion of the materials reviewed and legal opinions or third party certifications relied  $% \left( 1\right) =\left( 1\right) +\left( 1\right$ 

upon in connection with the required disclosures under paragraphs (b)(2) and (3).

4. In order to clarify the scope of your review, please supplementally describe the steps you

have taken to confirm that none of the members of your board or the boards of your  $\,$ 

consolidated foreign operating entities are officials of the Chinese Communist Party. For

instance, please tell us how the board members current or prior memberships on, or

affiliations with, committees of the Chinese Communist Party factored into your  $% \left( 1\right) =\left( 1\right) +\left( 1\right) +\left($ 

 $% \left( 1\right) =\left( 1\right) \left( 1\right)$  determination. In addition, please tell us whether you have relied upon third party

certifications such as affidavits as the basis for your disclosure.

5. We note that your disclosures pursuant to Items 16I(b)(2), (b)(3), and (b)(5) are provided

for  $\,$  Aurora Mobile Limited or the VIE.  $\,$  We also note that your list of subsidiaries and

consolidated variable interest entity in Exhibit 8.1 appears to indicate that you have

subsidiaries in Hong Kong, mainland China and countries outside China that are not

included in your VIE. Please note that Item 16I(b) requires that you provide disclosures

for yourself and your consolidated foreign operating entities, including variable interest  $% \left( 1\right) =\left( 1\right) \left( 1\right) +\left( 1\right) \left( 1\right) \left( 1\right) +\left( 1\right) \left( 1\right) \left($ 

entities or similar structures.

With respect to (b)(2), please supplementally clarify the jurisdictions in which your

consolidated foreign operating entities are organized or incorporated and tell us the  $\,$ 

 $% \left( 1\right) =\left( 1\right) \left( 1\right)$  percentage of your shares or the shares of your consolidated operating entities owned

by governmental entities in each foreign jurisdiction in which you have consolidated

operating entities.

With respect to (b)(3) and (b)(5), please provide the required information for you and

all of your consolidated foreign operating entities in your supplemental response.

6. With respect to your disclosure pursuant to Item 16I(b)(5), we note that you have included

language that such disclosure is  $% \left( 1\right) =\left( 1\right) +\left( 1\right) +\left$ 

without qualification, if true, that your articles and the articles of your consolidated

foreign operating entities do not contain wording from any charter of the Chinese

Shan-Nen Bong

Aurora Mobile Limited

July 7, 2023

Page 3

Communist Party.

In closing, we remind you that the company and its management are responsible for the  $\,$ 

accuracy and adequacy of their disclosures, notwithstanding any review, comments, action or  $% \left( 1\right) =\left( 1\right) +\left( 1\right)$ 

absence of action by the staff.

You may contact Becky Chow, Staff Accountant at 202-551-6524, or Stephen Krikorian,

Accounting Branch Chief, at 202-551-3488 if you have questions regarding comments on the financial statements and related matters. Please contact Austin Pattan, Staff Attorney, at 202-551-6756, or Larry Spirgel, Office Chief, at 202-551-3815 with any other questions.

FirstName LastNameShan-Nen Bong Comapany NameAurora Mobile Limited

Corporation Finance July 7, 2023 Page 3 FirstName LastName Sincerely,

Division of

Office of Technology