May 26, 2022

Larry Wu Chairman and Chief Executive Officer GigaCloud Technology Inc. Unit A, 12/F, Shun Ho Tower 24-30 Ice House Street Central Hong Kong

Re: GigaCloud

Technology Inc.

Amendment No. 6 to

Draft Registration Statement on Form F-1

Submitted April 29,

2022

CIK No. 0001857816

Dear Mr. Wu:

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

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. 6 to Draft Registration Statement on Form F-1 Submitted April 29, 2022

Cover Page

We note your response to comment 1 and your amended disclosure on the cover page. Please include additional disclosure on your cover page acknowledging the risk that Chinese regulatory authorities could change the rules and regulations regarding foreign ownership in the industry in which you operate, which would likely result in a material change in your operations and/or a material change in the value of the securities you are registering for sale, including that it could cause the value of such securities to significantly decline or become worthless. Include similar disclosure in your risk factors Larry Wu **FirstName** GigaCloud LastNameLarry Technology Inc.Wu Comapany NameGigaCloud Technology Inc. May 26, 2022

May 26,

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FirstName LastName

risk.

and provide a specific cross-reference here to the individual risk factor that discusses this $% \left(1\right) =\left(1\right) \left(1\right) +\left(1\right) \left(1\right) \left(1\right) +\left(1\right) \left(1\right)$

2. We note your discussion relating to how cash generated in your PRC subsidiaries and

 $\,$ Hong Kong subsidiary may not be used to fund operations outside of the PRC or Hong

Kong due to limitations placed by the PRC government. We also note your disclosure $% \left(1\right) =\left(1\right) +\left(1\right)$

that there can be no assurance that the PRC government will not intervene or impose $% \left(1\right) =\left(1\right) +\left(1\right)$

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

organization. Please include similar disclosure in your summary risk factors and risk

factors sections and provide cross-references here to your discussions of these issues

in your summary risk factors and risk factors sections.

As a related matter, we note that you have quantified the aggregate transfers between the

holding company, its subsidiaries, and investors. To the extent possible, please quantify

the amounts that specifically relate to your PRC and Hong Kong entities.

3. Please amend your disclosure here and in the summary risk factors and risk factors $\$

sections to state that, to the extent assets (other than cash) in the business are in the PRC $\,$

or Hong Kong or a PRC or Hong Kong entity, the assets may not be available to fund

operations or for other use outside of the PRC or Hong Kong 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 assets. On the cover page, provide cross-references to these

other discussions.

4. Please discuss whether there are limitations on you or your subsidiaries' ability to transfer

cash to investors. Where you discuss limitations on your ability to transfer cash between $% \left(1\right) =\left(1\right) +\left(1\right) +$

you, your subsidiaries or investors, provide a cross-reference to your discussion of this $% \left(1\right) =\left(1\right) +\left(1\right) +$

issue in your prospectus summary, summary risk factors, and risk factors sections, as well.

5. To the extent you have cash management policies that dictate how funds are transferred

between you, your subsidiaries, or investors, summarize the policies on your cover page $\$

and in the prospectus summary, and disclose the source of such policies (e.g., whether $\,$

they are contractual in nature, pursuant to regulations, etc.); alternatively, state on the

cover page and in the prospectus summary that you have no such cash management

policies that dictate how funds are transferred. Provide a cross-reference on the cover

page to the discussion of this issue in the prospectus summary.

Prospectus Summary

Recent Regulatory Development

Cybersecurity Measures and Potential CSRC Filing For Overseas Listing, page 12

6. We note your amended disclosure in response to comment 10, and we reissue the $\ensuremath{\text{c}}$

comment in part. In this regard, we note your disclosure that "[you] may be" subject to

additional compliance requirements. Please affirmatively state whether you believe that

you, your Hong Kong subsidiary, and/or your PRC subsidiaries would be subject to

Larry Wu

GigaCloud Technology Inc.

May 26, 2022

Page 3

the CSRC s Draft Overseas Listing Rules if they were enacted before the completion of

 $\dot{}$ this offering and listing. To the extent that you do not believe that you and such entities

would be subject to this regulation if it were enacted before the completion of this offering

and listing, please explain why.

Conventions that Apply to this Prospectus, page 18

7. Please revise your disclosure on page 18 to remove the exclusion of Taiwan, Hong Kong,

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Risk Factors
Risks Related to Our Business and Industry
Our failure or the failure of third-party service providers to protect our
marketplace, networks
and systems against security breaches . . ., page 36
         Your disclosure suggests you are subject to material cybersecurity
risks in your supply
         chain based on third-party products, software, services, and business
and how a
         cybersecurity incident in your supply chain could impact your
business. Discuss the
        measures you have taken to mitigate these risks.
Management's Discussion and Analysis of Financial Condition and Results of
Operations, page
107
        We note that you have experienced disruptions to your supply chain and
logistics
         networks. Revise to discuss known trends or uncertainties resulting
from mitigation
         efforts undertaken, if any. Explain whether any mitigation efforts
introduce new material
         risks, including those related to product quality, reliability, or
regulatory approval of
         products.
10
         Please expand your disclosure to discuss whether supply chain
disruptions materially
         affect your outlook or business goals. Specify whether these
challenges have materially
         impacted your results of operations or capital resources and quantify,
to the extent
         possible, how your sales, profits, and/or liquidity have been
impacted.
Liquidity and Capital Resources
Operating Activities, page 125
       We note your revisions in response to comment 12. Please consider
including a
       comparative analysis that explains why operating cash flow in 2021 was
$25 million
FirstName LastNameLarry Wu
       lower than 2020 as this appears it would be useful information to
investors. Additionally,
Comapany
           NameGigaCloud
       discuss
                              Technology
                                           Inc.of operating cash flow to
               if you expect this
continue pursuant to Item
                                  lower level
May 26,5.D of Form
        2022 Page 320-F.
FirstName LastName
Larry Wu
FirstName
GigaCloud LastNameLarry
           Technology Inc.Wu
Comapany
           NameGigaCloud Technology Inc.
May
    26, 2022
May 26,
Page 4 2022 Page 4
FirstName LastName
Management, page 167
         Please describe the extent and nature of the role of the board of
12.
directors in overseeing
         cybersecurity risks, including in connection with the company
supply
         chain/suppliers/service providers.
General
         Your disclosure on page 149 suggests that the majority of your
employees are located in
         China. Please disclose (1) whether your business segments, products,
lines of service,
         projects, or operations are materially impacted by the
pandemic-related lockdowns in
         China and (2) the impact of consumer demand declines in China. In
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steps you are taking to mitigate adverse impacts to your business.

addition, discuss any

and Macau from the definition of "China" and the "PRC."

You may contact Keira Nakada at 202-551-3659 or Doug Jones at 202-551-3309 if you have questions regarding comments on the financial statements and related matters. Please contact Nicholas Lamparski at 202-551-4695 or Jennifer L pez Molina at 202-551-3792 with any other questions.

Sincerely,

Division of

Corporation Finance

Office of Trade

& Services

cc: Benjamin Su