Gary Simanson President and Chief Executive Officer Thunder Bridge Acquisition, Ltd. 9912 Georgetown Pike Suite D203 Great Falls, VA 22066

> Re: Thunder Bridge Acquisition, Ltd. Registration Statement on Form S-4 Filed February 12, 2019 File No. 333-229616

## Dear Mr. Simanson:

We have reviewed your 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 amending your registration statement and providing the

requested information. 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 any amendment to your registration statement and the information you provide in response to these comments, we may have additional comments.

Registration Statement on Form S-4

Unaudited Pro Forma Condensed Combined Financial Information, page 147

Please tell us how you considered all the provisions of ASC 805-10-55-12.a through e and

805-10-55-13 in determining that Thunder Bridge will be considered the accounting

acquirer in the merger transaction. Specifically address the fact that following the merger,

senior management will be comprised entirely of Repay's management; five of the nine

board seats will be held by Repay's current directors, and Corsair will hold a 27% interest

in the combined entity.

Your pro forma financial statements as presented assume no Class A ordinary shares were

redeemed. However, we note that you may be required to account for the Repay

acquisition as a reverse merger, if more than 5,516,968 Class A ordinary shares are

Gary Simanson

FirstName LastNameGary Simanson

Thunder Bridge Acquisition, Ltd.

Comapany2019

March 11, NameThunder Bridge Acquisition, Ltd.

March 11, 2019 Page 2

Page 2

FirstName LastName

redeemed such that there will be insufficient cash on hand to satisfy the cash consideration

condition. Notwithstanding your response to the previous comment, please include

additional pro forma information that assumes various redemption levels and include a

presentation that gives effect to the reverse merger accounting, or explain why you believe

such information need not be presented. Refer to Rule 11-02(b)(8) of Regulation S-X.

Notes to Unaudited Pro Forma Condensed Combined Financial Information Adjustments to Unaudited Pro Forma Condensed Combined Balance Sheet, page 155

Please revise note (e) to include the assumptions used to determine the pro forma adjustments related to the Tax Receivable Agreement. Tell us whether

vou assumed the

tax impact related to the exchange of Post-Merger Repay Units for

Class A common

stock. If so, disclose the number of units assumed to be exchanged for purposes of your

pro forma calculations and how you determined that such assumption met the factually

supportable criteria of Rule 11-02(b)(6) of Regulation S-X.

Adjustments to Unaudited Pro Forma Condensed Combined Statements of Operations, page 157

4. You state that adjustment (dd) represents estimated interest expense related to the new  ${}^{\prime}$ 

debt that will be issued at the closing of the business combination.

Please revise to clarify

how this adjustment is impacted by the repayment of Repay's outstanding debt and

include the calculations and assumptions that support this adjustment. Similar revisions

should be made to explain the calculations used in note (aa).

Information About Thunder Bridge

Fair Market Value of Target Business, page 159

5. Please clarify the steps and analyses management performed to ultimately conclude

Repay's fair market value or that the merger consideration was fair to investors. Also

revise your disclosure to provide details with respect to the comparable companies the  $\,$ 

board considered in determining Repay's fair market value.

Information About Repay

Company Overview, page 194

6. You refer to year-over-year payment volume growth of 42% in fiscal 2018. Tell us what

percentage of such growth was attributable to the Paymaxx and PaidSuite acquisitions.

To the extent your acquisitions have significantly contributed to your period-over-period  $\,$ 

growth in volume and revenue, please revise to indicate as such.

Similar revisions should

be made to the Overview section of your MD&A.

Third Party Processors and Sponsor Banks, page 205

7. We note that some of your sponsor banks have agreed to work with you exclusively in a

particular vertical. Please tell us what consideration you have given to identifying the  $\,$ 

Gary Simanson

FirstName LastNameGary Simanson

Thunder Bridge Acquisition, Ltd.

Comapany2019

March 11, NameThunder Bridge Acquisition, Ltd.

March 11, 2019 Page 3

Page 3

FirstName LastName

verticals in which you have these exclusive contracts and also the consideration you have

given to filing these contracts as exhibit to your registration statement. Refer to Item  $\,$ 

601(b)(10) of Regulation S-K.

Management's Discussion and Analysis of Financial Condition and Results of Operations of

Repay

Key Operation Metrics and Non-GAAP Financial Measures, page 212

8. We note your presentation of net revenue includes adjustments for interchange and

network fees, which are included in revenue. Please explain to us why you believe this

non-GAAP financial measure does not substitute individually tailored revenue recognition

and measurement methods for those of GAAP. Refer to Question 100.04 of the Non-  $\,$ 

GAAP Financial Measures Compliance and Disclosure Interpretations.

9. We note adjustment (e) in your Adjusted EBITDA reconciliation includes other non-

recurring charges. Please tell us how you determined such charges are non-recurring or

revise accordingly. Refer to Item 10(e)(ii)(B) of Regulation S-K.

Management of the Company Following the Business Combination, page 239

Please revise this section to describe any arrangement or

understanding between any

director and any other persons pursuant to which the director was selected to serve on the

company's board. Refer to Item 401(a) of Regulation S-K.

Hawk Parent Holdings LLC

Audited Consolidated Financial Statements

Note 1. Nature of Business and Summary of Significant Accounting Policies Revenue, page F-38

Tell us the amount of revenue recognized from fixed transaction and 11. service fees and

disclose how such revenue is recognized. Also, to the extent material, please include a

separate discussion in your results of operations of discount fees and other related fixed

transaction or service fees or explain why you do not believe such information would be

useful to investors.

General

Please provide a diagram of your current and proposed organizational 12. structure in the

forepart of your document. Also, advise if you are using an Up-C structure. If so,

disclose in the document that you are using that structure and explain the business or

strategic rationale for why it was selected, including any material benefits to the parties

involved.

Gary Simanson

Thunder Bridge Acquisition, Ltd.

March 11, 2019

Page 4

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 absence of action by the staff.

Refer to Rules 460 and 461 regarding requests for acceleration. Please allow adequate

time for us to review any amendment prior to the requested effective date of the registration statement.

You may contact Eiko Yaoita Pyles, Staff Accountant, at (202) 551-3587 or Kathleen

Collins, Accounting Branch Chief, at (202) 551-3499 if you have questions regarding comments

on the financial statements and related matters. Please contact Michael Foland, Attorney-

Advisor, at (202) 551-6711 or Matthew Crispino, Staff Attorney, at (202) 551-3456 with any other questions.

FirstName LastNameGary Simanson

Sincerely,

Division of

Corporation Finance

Comapany NameThunder Bridge Acquisition, Ltd.

Office of

Information Technologies March 11, 2019 Page 4

and Services

FirstName LastName