September 14, 2022

Arjun Sharma Chief Financial Officer CIRCOR International, Inc. 30 Corporate Drive, Suite 200 Burlington, MA 01803-4238

Re: CIRCOR

International, Inc.

Form 10-K for the

Year Ended December 31, 2021

Form 8-K furnished

August 11, 2022

File No. 001-14962

Dear Mr. Sharma:

 $\label{eq:weakly} \text{We have limited our review of your filing to the financial statements and related}$

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.

 $\hbox{ Please respond to these comments within ten business days by } \\ \hbox{providing the requested}$

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 10-K for the Year Ended December 31, 2021

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

Results of Operations 2021 Compared With 2020 Industrial Segment, page 26

1. We note your presentation on pages 26 and 31 of Net Revenues, Segment Operating Income and Segment Operation Margin "excluding divestiture." As the divested operations did not meet the criteria for being presented as discontinued operations pursuant to ASC 205-20, please clarify how these non-GAAP measures do not represent individually tailored accounting measures per Question 100.04 of the Non-GAAP

Compliance and Disclosure Interpretations. Also apply this comment to various non-

GAAP measures excluding

Pipeline Engineering in your earnings releases on Form 8-K.

Arjun Sharma

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September NameCIRCOR

2022 International, Inc.

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FirstName LastName

Financial Statements

Notes to Consolidated Financial Statements

- (2) Restatement of Previously Issued Consolidated Financial Statements, page 103
- 2. We note from your Item 4.02 Form 8-K furnished on March 14, 2022 that the "accounting

irregularities" leading to your restatement involved "a period of at least five years" and

impacted the fiscal 2018 and 2019 financial statements. However, we

note from

your restatement footnotes within your Form 10-K that you do not appear to quantify the

impact of the errors for every quarterly and annual financial statement that should no

longer be relied upon. Please clearly indicate all specific financial statements that should

no longer be relied upon and provide us with detailed information regarding the

quantitative impacts of the errors for each applicable historical annual and quarterly

financial statement not currently reflected in footnotes 2 and 23.

Please explain your basis for restating prior period financial

statements in the 2021 Form

10-K rather than amending the prior Forms 10-K and 10-Q for the affected periods. Your

response should address your consideration of materiality and your conclusions on

disclosure controls and procedures and internal controls over financial reporting.

Please provide further details of the accounting irregularities that 4. caused the restatements.

In doing so, discuss the intent of the fraudulent activities and provide an overview of the

specific financial line items involved.

(4) Discontinued Operations and Assets Held for Sale, page 120

We note that your dispositions of Reliability Services ("RS"), Spence and Nicholson, and

Instrumentation and Sampling ("I&S") have not been reflected within discontinued

despite sales prices exceeding those of the businesses included within discontinued

operations. We further note that the businesses reflected within discontinued operations

incurred losses from operations and on disposal, whereas the RS and I&S dispositions

resulted in disposal gains. Please tell us in sufficient detail how you assessed each

disposal under ASC 205-20-45 in determining whether or not it qualified as a

discontinued operation.

Form 8-K furnished August 11, 2022

Exhibit 99.1, page 1

6. Please address the following comments related to the non-GAAP measures presented in

your earnings release:

We note your presentation of the non-GAAP measures adjusted operating income

and adjusted operating margin. Revise to include reconciliations to the most directly

comparable GAAP measure in accordance with Item 10(e)(1)(i)(B) of Regulation S-

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Arjun Sharma

CIRCOR International, Inc.

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You identify "orders" as a non-GAAP measure. Revise to disclose how you calculate

this measure and to include a reconciliation to the most directly comparable GAAP

measure. In doing so, tell us how you identified the most directly comparable GAAP

measure.

We note that you present percentage changes in orders and revenues on an "adjusted"

and "organic" basis. Revise to reconcile, in tabular format, these percentage changes

to the percentage changes on a GAAP basis.

Since your free cash flow presentation does not represent operating cash flows less

capital expenditures, revise your description of this non-GAAP

measure going

forward to indicate that it represents adjusted free cash flow.

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 absence of action by the staff.

You may contact Heather Clark at 202-551-3624 or Andrew Blume at 202-551-3254 with any questions.

FirstName LastNameArjun Sharma Comapany NameCIRCOR International, Inc.

Corporation Finance September 14, 2022 Page 3 Manufacturing FirstName LastName Sincerely,

Division of

Office of