May 21, 2024

Bryan M. Hackworth Chief Financial Officer Universal Electronics Inc. 15147 N. Scottsdale Road, Suite H300 Scottsdale, AZ 85254-2494

Re: Universal

Electronics Inc.

Form 10-K for the

Fiscal Year Ended December 31, 2023

Form 8-K Furnished

February 15, 2024

File No. 0-21044

Dear Bryan M. Hackworth:

We have reviewed your May 10, 2024 response to our comment letter and have the

following comment(s).

Please respond to this letter 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 a

comment applies to your facts and circumstances, please tell us why in your response.

After reviewing your response to this letter, we may have additional comments. Unless

we note otherwise, any references to prior comments are to comments in our April 12,

2024 letter.

Form 10-K for the Fiscal Year Ended December 31, 2023

Note 2 - Summary of Significant Accounting Policies Revenue Recognition, page 49

We note your response to comment 3. We further note that within your earnings call

transcripts for the

fourth quarter 2023 and first quarter 2024 that management makes

several references to

product channel categories both in prepared remarks and in response

to related questions

from analysts. When also considering that your chief operating

decision maker ("CODM")

reviews revenues by various channels, tell us in further detail

how you determined your

"various products constitute a group of similar products under

ASC 280-10-50-40." If

the product channels are all considered similar, specifically

address why management

references individual channels within its filings and earnings

calls and why analysts

inquire about them. Clarify if your CODM reviews quantified

revenues for just Home

Entertainment and Connected Home or if the information is also Bryan M. Hackworth

Universal Electronics Inc.

May 21, 2024

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quantified for each sub-category, such as Consumer Electronics and HVAC.

Note 10 - Income Taxes, page 64

We note your response to comment 4 and your explanation that the effective tax rate

reconciliation line items "Distribution of previously taxed foreign earnings and

profits" and "Foreign participation exemption" relate to intercompany dividend income

included in pre-tax income that is not taxable. Please clarify for us why these adjustments

impact your reconciliation if the intercompany dividends are eliminated in consolidation $% \left(1\right) =\left(1\right) +\left(1\right) +\left$

and excluded from pre-tax book income.

Form 8-K Furnished February 15, 2024

Exhibit 99 - Reconciliation of Adjusted Non-GAAP Financial Results, page 7

3. We note your response to comment 6 and have the following comments:

 $$\operatorname{\mathtt{Please}}$ revise future filings to remove the non-GAAP adjustments for "Excess

 $$\operatorname{\textsc{manufacturing}}$$ overhead and factory transition costs" and "Adjustments to acquired tangible assets."

You indicate that the "Litigation costs" adjustment includes amounts related to $\ensuremath{\mathtt{Roku}}$

"and certain other entities." Tell us the nature of the "other" matters included in this

 $\hbox{adjustment. Quantify for us the portion of your litigation} \\$

for each year from 2018 through 2023, as well as the annual litigation expenses $\,$

excluded from your non-GAAP adjustment for the same period.

Please contact Andrew Blume at 202-551-3254 or Kevin Woody at 202-551-3629 if you

have questions regarding comments on the financial statements and related matters.

FirstName LastNameBryan M. Hackworth Comapany NameUniversal Electronics Inc.

Sincerely,

Division of

Corporation Finance May 21, 2024 Page 2 Manufacturing FirstName LastName

Office of