April 12, 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:

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

disclosures and have the following comments.

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

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

 $\label{eq:After reviewing your response to this letter, we may have additional comments.} \\$

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

 ${\tt Management's\ Discussion\ and\ Analysis\ of\ Financial\ Condition\ and\ Results}$ of Operations

Results of Operations, page 35

Where you describe two or more business reasons that contributed to a material change in a financial statement line item between periods, please quantify, where possible, the extent to which each factor contributed to the overall change in that line item, including any offsetting factors. For example, we note that you attribute the annual change in gross profit to multiple unquantified factors. When you discuss sales fluctuations, also specifically describe the extent to which changes are attributable to changes in prices, such as the sales price increases referenced on page 31, or to changes in the volume or amount of goods or services being sold or to the introduction of new products or services. In addition, where you identify intermediate causes of changes in your operating results, also describe the reasons underlying the intermediate causes. As an example, you disclose that the decline in net sales was primarily due to lower customer demand in your home entertainment channel without providing additional context. Ensure you explain in Bryan M. Hackworth FirstName LastNameBryan Universal Electronics Inc. M. Hackworth Comapany

sufficient detail the reasons driving such changes and that your overall revised disclosures assist in satisfying the requirements of Item 303(a)-(b) of Regulation S-K and the three

NameUniversal Electronics Inc.

April

12, 2024 April 212, 2024 Page 2

FirstName LastName

principal objectives of MD&A, as noted in SEC Release No. 33-8350:

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

investors to see the company through the eyes of management;

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

financial information should be analyzed; and

earnings and cash flow, so that investors can ascertain the likelihood that past $% \left(1\right) =\left(1\right) +\left(1\right) +\left$

performance is indicative of future performance

2. We note your disclosures, including on pages 19 and 31, regarding increases in various

costs, such as component, materials, logistic, labor and borrowing costs, as well as

additional tariffs on certain goods imported from China. Please revise your disclosures in

future filings to expand upon the principal factors contributing to your inflationary

pressures, the specific actions planned or taken, if any, to mitigate the inflationary $% \left(1\right) =\left(1\right) +\left(1\right) +\left($

pressures, and to quantify the resulting impact on your results of operations and financial $% \left(1\right) =\left(1\right) +\left(1\right)$

condition.

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

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

and industries, such as consumer electronics, climate control, and safety and home

automation, and your disclosure on page 48 that your chief operating decision maker

reviews disaggregated revenues. Please tell us how you considered providing

disaggregated revenue disclosures of such categories pursuant to ASC 606-10-50-5 and

ASC 606-10-55-89 through 55-91. If you believe your current disclosures fully comply

with such guidance, further clarify how your disclosures comply with the product and

services disclosure requirement of ASC 280-10-50-40. As part of your response, ensure

you tell us the specific revenue categories included in the information regularly provided $% \left(1\right) =\left(1\right) +\left(1\right)$

to your chief operating decision maker.

Note 10 - Income Taxes, page 64

4. Please address the following comments related to your tax rate reconciliation on page 66:

 $$\operatorname{\textsc{Tell}}$ us and consider disclosing the nature of the "Distribution of previously taxed

 $\,$ foreign earnings and profits" and "Foreign participation exemption" line items.

Tell us the nature of the items included within the $\;\;$ Foreign tax rate differential $\;\;$ line

Bryan M. Hackworth

FirstName LastNameBryan

Universal Electronics Inc. M. Hackworth

Comapany

April NameUniversal Electronics Inc.

12, 2024

April 312, 2024 Page 3

Page

FirstName LastName

item. If this line item includes amounts that do not relate to the difference in tax rates $% \left(1\right) =\left(1\right) +\left(1\right)$

between foreign and domestic operations, please segregate this line item into

 $\hbox{additional categories. If a particular country contributes} \\$ $\hbox{disproportionately to your}$

income based on significantly lower tax rates, provide additional

disclosure in

 ${\tt MD\&A}$ regarding the impact such tax structures had on your results

Note 13 - Commitments and Contingencies

Product Warranties, page 69

5. Please tell us why activity in your product warranty liability rollforward has significantly

decreased since fiscal year 2021, including no activity during fiscal year 2023.

Form 8-K Furnished February 15, 2024

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

6. Please address the following comments related to your non-GAAP measures:

We note your non-GAAP adjustments for Excess manufacturing

overhead and

factory transition costs" and "Litigation costs." Tell us the specific nature of the items $% \left(1\right) =\left(1\right) +\left(1\right)$

included within these line items. Explain how you concluded that they are not $% \left(1\right) =\left(1\right) +\left(1$

normal, recurring, cash operating expenses of your business and why eliminating

 $\,$ them within your non-GAAP financial measures is meaningful and appropriate. In

doing so, ensure you explain in sufficient detail how you determine the costs that

should and should not be included within "Excess manufacturing overhead and

factory transition costs" and why you consider the legal costs to be "non-recurring."

Specifically provide us with the frequency and amounts of litigation cost ${\tt non-GAAP}$

adjustments made in prior periods. Refer to Question 100.01 of

the Non-GAAP

("Non-GAAP

Financial Measures Compliance and Disclosure Interpretations

C&DIs").

 $$\operatorname{\mathtt{We}}$ note that the line item "Adjustments to acquired tangible assets" eliminates

"depreciation related to the mark-up from cost to fair value of fixed assets acquired in $% \left(1\right) =\left(1\right) +\left(1\right) +\left$

business combinations." Tell us how you determined the adjustment does not result in

an individually tailored measure pursuant to the guidance in Question $100.0\ \mathrm{of}\ \mathrm{the}$

Non-GAAP C&DIs.

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.

Bryan M. Hackworth

Universal Electronics Inc.

April 12, 2024

Page 4

Finance

Please contact Andrew Blume at 202-551-3254 or Kevin Woody at 202-551-3629 with any questions.

FirstName LastNameBryan M. Hackworth Comapany NameUniversal Electronics Inc.

Sincerely,

Division of Corporation

April 12, 2024 Page 4 FirstName LastName

Office of Manufacturing