September 8, 2022

Haley Aman Chief Financial Officer Pixelworks, Inc. 16760 SW Upper Boones Ferry Rd., Ste. 101 Portland, OR 97224

> Re: Pixelworks, Inc. Form 10-K for the

Fiscal Year ended December 31, 2021

Filed March 9, 2022 File No. 000-30269

Dear Ms. Aman:

We have reviewed your filing 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 these comments 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 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 Fiscal Year ended December 31, 2021

Business, page 7

Please revise as necessary to more clearly address the disclosure requirements in Item 101(h)(4) of Regulation S-K. For example, describe your principal products with greater specificity in order to understand their relative significance to your current operations, including any material concentrations among the four key market segments that you identify on page 8. Please also expand your disclosures to address the following points.

Describe your

manufacturing arrangements and your role in the movement of

products through

the distribution channels identified on pages 13 and 14.

Describe the status of any publicly announced new products or services, including the dates when these

have been introduced or are expected to become available.

Provide differentiation for products and services that are mentioned though which

you are no longer

providing, including the dates of discontinuance.

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Address the duration and utility of patents, including the extent to which your

products and services rely on all of the 335 patents that you mention.

Describe any need for governmental approvals of principal products and services and

the effects of any existing or probable governmental regulations. Risk Factors

Company Specific Risks, page 18

2. We note that you provide a risk factor on page 23 concerning your operations in China

and are further developing you operations and presence in China, particularly with regard

to your subsidiary Pixelworks Semiconductor Technology (Shanghai) Co., Ltd.

Given these plans and the significance of your current operations in China, it appears that

you should provide disclosures that are responsive to the guidance in our Sample Letter to

China-Based Companies (posted to our website in December 2021), to the extent

applicable and without regard to sectional headings, concerning the legal and operational

risks associated with having operations in China. You may view the Sample Letter to

China-Based Companies on our website at the following address:

https://www.sec.gov/corpfin/sample-letter-china-based-companies.

Please submit the incremental disclosures that you propose to address these concerns.

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

Overview, page 40

We note that your disclosures on pages 17 and 28 mention the possibility that operations

of your key suppliers and manufacturing partners may be adversely affected as a result of

the pandemic and of shortages in the global semiconductor business. Please clarify

whether these concerns materially effect your outlook or business goals, and disclose the

extent to which your results of operations and capital resources have been impacted.

Please also discuss any efforts that you have undertaken to mitigate these concerns and

any uncertainties arising from those efforts or which otherwise prevail over your ability to

maintain or ensure product quality, reliability of product development

fulfillment processes, or to obtain regulatory approvals Results of Operations, page 42

Please expand your discussion and analysis to provide further details of activity and

changes based on your various products and services, product groups or target markets to

comply with Item 303(a), (b), and (b)(2) of Regulation S-K.

For example, as you appear to design products having similar characteristics and

differentiate based on sales in the target markets, address changes in revenues for these

markets in both quantitative and qualitative terms, e.g. volumes and prices of products

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sold in each of the target markets, and the reasons for material changes in comparison to

prior periods. Please also address costs and expenses associated with sales in the target

markets by identifying and quantifying material components and any factors, including

offsetting factors, underlying material changes in comparison to prior periods.

Please submit the revisions that you propose to more clearly address this quidance.

Financial Statements

Note 7 - Revenue Recognition, page 69

5. We note that your disaggregation of revenues results in two revenue categories being

identified, including "IC sales" and "Engineering services, license and other," and that the $\,$

first of these represented 92% and 96% of total revenues for 2021 and 2020, respectively.

However, you report having 335 patents related to visual display of digital image data,

and describe four primary target markets as Mobile, Home Entertainment, Content, and

Business & Education (although in the August 2022 Investor Presentation on your

website, you identify Mobile, Cinema, and Home & Enterprise as your target markets).

You also refer to mobile, projector, and video delivery businesses when describing plans

to transform operations of your subsidiary, Pixelworks Semiconductor Technology

(Shanghai) Co., Ltd, and you identify multiple products and product categories in your $\,$

periodic reports and in the Investor Presentation (IP) including the following.

highly integrated products vs. high-speed mixed signal products video System on Chip ("SoC"), commercial dual-channel 1080i

deinterlacer

integrated circuit, and the Topaz product line
motion estimation/motion compensation technology ("MEMC"), and

mobile-

optimized MEMC for smartphones

mobile-optimized X5 visual processor

video delivery and streaming solutions

Visual processors and AI-enhanced display for mobile devices XCode transcoders for media players and STB recorders

SoCs for digital projectors

Pixelworks Pro display processing software for smartphones TrueCut Motion grading, HDR content creation ${\tt SDK}$

Given the foregoing, it is unclear how the two revenue categories that you have identified

would fairly depict how the nature, amount, timing, and uncertainty of revenue and cash

flows are affected by economic factors.

Please explain how you have considered the guidance in FASB ASC 606-10-55-89

through 55-91, relative to the various products and product categories mentioned above, $\,$

as well as the target markets and the mobile, projector, and video delivery businesses.

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Please submit the revisions that you propose to more clearly reflect disaggregation into

meaningful revenue categories in conformity with this guidance. Note 14 - Segment Information, page 78

6. We note you have identified a single reportable operating segment, although it is unclear

how you have arrived at this view, considering other disclosures in your periodic reports,

earnings releases, and the August 2022 Investor Presentation on your website.

For example, you have identified mobile, projector and video as businesses within your $% \left(1\right) =\left(1\right) +\left(1\right) +\left($

consolidated results, associated various products with distinct target markets, and

identified projector-video delivery and mobile as segments while differentiating between

these in discussing revenue trends and growth. Therefore, it is

unclear how assessing

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

 $\label{eq:continuous} \mbox{financial metrics associated with multiple segments of your operations.}$

 $\,$ Tell us how you considered the guidance in FASB ASC 280-10-55-7A, B, and C in

concluding that you have a single reportable operating segment, given the observations $% \left(1\right) =\left(1\right) +\left(1\right) +\left($

above; and describe the scope of information utilized by your chief operating decision $% \left(1\right) =\left(1\right) +\left(1\right) +\left($

 $\mbox{{\tt maker}}(s)$ in assessing performance and $\mbox{{\tt making}}$ resource allocation decisions, as $\mbox{{\tt may}}$

 $\,$ pertain to the various product groups and target markets that you have identified.

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 Jenifer Gallagher, Staff Accountant at (202) 551-3706 or Karl Hiller, Branch Chief at (202) 551-3686 if you have questions on any matters.

FirstName LastNameHaley Aman Comapany NamePixelworks, Inc.

Corporation Finance September 8, 2022 Page 4 & Transportation FirstName LastName Sincerely,

Division of

Office of Energy