June 10, 2024

Michael Potter Chief Financial Officer Corsair Gaming, Inc. 115 N. McCarthy Boulevard Milpitas, CA 95035

Inc.

Year Ended Decmber 31, 2023

27, 2024

7, 2023

2023

Dear Michael Potter:

We have limited our review of your filing to the financial statements and related

disclosures and have the following comments.

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.

Form 10-K for the Year Ended December 31, 2023, Filed on February 27, 2024

Item 7. Management's Discussion and Analysis Results of Operations, page 44

We note in your 1. discussion of consolidated results of operations and of segment

results you describe

Re: Corsair Gaming,

Form 10-K for the

Filed on February

Form 8-K Dated May

File No. 001-39533

Filed on May 7,

multiple factors that impacted results in the reported periods,

however, you provide no

quantification of the impact of each factor. For example:

gross margin

increased due to improvements in product costs, lower freight costs,

lower inventory

impairment and related charges, and the introduction of new higher margin products;

sales, general and

administrative expenses increases primarily due to higher

personnel-related

costs, and higher legal costs, offset by lower outbound freight costs

and lower

amortization charges;

Gamer and Creator

Peripherals segment gross margin increased primarily due

Michael Potter

Corsair Gaming, Inc.

June 10, 2024

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to product mix, lower supplier product costs, lower inventory impairment and related

> charges, and the introduction of new higher margin products; and Gaming Components and Systems segment gross margin increased

primarily due to

improved product mix. lower supplier product costs, lower inventory impairment and

related charges, and the introduction of new higher margin products; offset by higher

promotional activities.

Where a material change is attributed to two or more factors, including any offsetting $\ensuremath{\mathsf{S}}$

factors, please include a quantified discussion of each factor and avoid using terms such as $% \left(1\right) =\left(1\right) +\left(1\right$

"primarily" or "substantially all" in favor of specific quantification. Similar concerns

apply to your Forms 10-Q. Refer to Item 303(b) of Regulation S-K.

Form 8-K, Dated and Filed on May 7, 2024

GAAP to Non-GAAP Reconciliations, page 13

2. We note the adjustment for "one-time costs related to legal and other matters" in your

reconciliations of your non-GAAP financial measures. Quantify and explain for us the $\,$

underlying factors comprising this adjustment. Tell us why they are considered one-time $% \left(1\right) =\left(1\right) +\left(1\right) +\left($

costs and why it is appropriate to adjust for them.

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.

Please contact Joseph Kempf at 202-551-3352 or Robert Littlepage at 202-551-3361 with any questions.

Sincerely,

FirstName LastNameMichael Potter

Division of

Corporation Finance Comapany NameCorsair Gaming, Inc.

Office of

Technology
June 10, 2024 Page 2
cc: Ronald van Veen
FirstName LastName