John D. Kelly Executive Vice President, Chief Financial Officer and Treasurer Huron Consulting Group Inc. 550 West Van Buren Street Chicago, Illinois 60607

Re: Huron Consulting Group Inc.
Form 10-K for Fiscal Year Ended December 31, 2023
Annual Report to Security Holders for Fiscal Year Ended December 31,

File No. 000-50976

Dear John D. Kelly:

2023

We have reviewed your filings 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.

Form 10-K for Fiscal Year Ended December 31, 2023
Item 7. Management's Discussion and Analysis of Financial Condition and Results of Operations
Results of Operations
Executive Highlights, page 24

1. You present Adjusted EBITDA as a percentage of revenues before reimbursable

expenses revenues, a non-GAAP financial measure, without disclosing its most

directly comparable GAAP measure, net income as a percentage of revenues, with

equal or greater prominence. Refer to Item 10(e)(1)(i)(A) of Regulation S-K

and Question 102.10(a) of the Non-GAAP Financial Measures Compliance and Disclosure Interpretations.

Summary of Results, page 25

2. Please remove the total segment profit non-GAAP measure from pages 25 and 30 and

elsewhere throughout all your filings or remove the other operating expenses $% \left(1\right) =\left(1\right) \left(1$

adjustment, since this adjustment appears to result in the exclusion of normal, $% \left(\frac{1}{2}\right) =\frac{1}{2}\left(\frac{1}{2}\right) +\frac{1}{2}\left(\frac{1}{2$

October 10, 2024

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recurring, cash operating expenses. If segment profit amounts are desired for $% \left(1\right) =\left(1\right) +\left(1$

reconciliation purposes, such as on page 25, present each of the three segment profit

amounts in lieu of presenting total segment profit in the reconciliation. Refer to

Questions 100.01 and 104.04 of the Non-GAAP Financial Measures Compliance and $\,$

Disclosure Interpretations. Also, revise your segment management's discussion and

analysis to discuss with quantification the business reasons for changes between

periods in any material reconciling items of the segment reconciliation in Note 19,

 $\,$ such as other operating expenses. In circumstances where there are more than one

business reason for the change, please quantify the incremental impact of each

individual business reason discussed on the overall change in the line item. Refer to

Item 303 of Regulation S-K and SEC Release No. 33-8350.

Consolidated Financial Statements

Consolidated Statements of Earnings and Other Comprehensive Income, page F-5

3. The total revenues and reimbursable expenses line item appears to represent your ${}^{\prime}$

revenues and should be retitled as such. The revenues line item appears to exclude revenues from reimbursable expenses and should also be retitled to better describe what it actually represents. These revisions should be made throughout all vour filings, including the titles used for other measures presented using these line items,

such as when amounts are presented as a percentage of revenues before reimbursable

expenses revenues. Refer to ASC 606.

Annual Report to Security Holders for Fiscal Year Ended December 31, 2023 2023 Performance Highlights, page i

When you present and/or discuss changes in non-GAAP measures in your Annual

Report to Security Holders, please also present and/or discuss the comparable GAAP

measures and provide the required reconciliations. Below are several examples of

non-GAAP disclosures that appear to be missing certain disclosures required by Item

100(a) of Regulation G:

expanded adjusted EBITDA margins for the third consecutive year (page I),

adjusted EBITDA margin increased 70 basis points in 2023, compared to 2022

(page I),

2023 culminated in our third consecutive year of 50+ basis point

adjusted

EBITDA margin improvement (page III), and in 2023, we generated free cash flow of \$100 million (page III).

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.

October 10, 2024

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Please contact Valeria Franks at 202-551-7705 or Rufus Decker at 202-551-3769 if you have any questions.

Sincerely,

Division of

Office of Trade &

Corporation Finance

Services