October 19, 2022

Olivier Rabiller President and Chief Executive Officer Garrett Motion Inc. La Piece 16 Rolle, Switzerland 1180

> Re: Garrett Motion Inc. Form 10-K for the

Fiscal Year Ended December 31, 2021

2022

Filed February 14,

File No. 001-38636

Dear Olivier Rabiller:

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

disclosures 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

Notes to Consolidated Financial Statements Note 1. Background and Basis of Presentation, page 76

Please tell us, if true, how you determined you have a single operating and reportable segment. In particular, clarify why your geographic regions, channels, or product categories do not qualify as separate operating and reportable segments. Ensure you identify for us your chief operating decision maker ("CODM") and describe the

provided to the CODM and board of directors, including how frequently it is

prepared, and the level of information used for budgets and budget-to-

actual comparisons. Also tell us the titles and roles of individuals who report to the

CODM, how often the

CODM meets with his/her direct reports, the financial information

the CODM reviews to

prepare for these meetings, and the financial information

discussed. Refer to ASC 280-10-50-1 through 50-9. As required by ASC 280-10-50-21,

information regularly

ensure you disclose in

future filings the factors used to identify your reportable segments, Olivier Rabiller

Garrett Motion Inc.

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including whether operating segments have been aggregated.

Note 2. Plan of Reorganization, page 77

We note your disclosure on pages 79 and 81 that you recognized a gain of \$502 million

during fiscal year 2021 related to the settlement of claims with Honeywell International

Inc. ("Honeywell"). Considering Honeywell, your former parent, appears to be a related

party, tell us why you recorded the gain within income and not as a capital transaction

under the guidance in ASC 470-50-20-40-2. Citing authoritative accounting guidance,

also tell us how you determined the \$577 million value attributable to your Series $\ensuremath{\mathtt{B}}$

preferred stock upon issuance.

Item 9B. Other Information, page 127

3. You disclose that you concluded an error was made in the calculation of earnings per $\,$

share for the three and six months ended June 30, 2021 and the three and nine months $\,$

 $\,$ ended September 30, 2021. Considering the previously filed unaudited interim financial

statements can no longer be relied upon, please tell us why you did not amend the $\,$

applicable Forms 10-Q for the error corrections.

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.

You may contact Andrew Blume, Staff Accountant, at (202) 551-3254 or Kevin Woody, Accounting Branch Chief, at (202) 551-3629 with any questions.

FirstName LastNameOlivier Rabiller Comapany NameGarrett Motion Inc.

Corporation Finance October 19, 2022 Page 2 Manufacturing FirstName LastName Sincerely,

Division of

Office of