Timothy F. Murphy Senior Vice President and Chief Financial Officer Gibraltar Industries, Inc. 3556 Lake Shore Road Buffalo, New York 14219

> Re: Gibraltar Industries, Inc. Form 10-K for Fiscal Year Ended December 31, 2023 Response Dated June 24, 2024 File No. 000-22462

Dear Timothy F. Murphy:

We have reviewed your June 24, 2024 response to our comment letter 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. Unless we note otherwise, any references to prior comments are to comments in our June 10, 2024 letter.

Form 10-K for the fiscal year ended December 31, 2023 Management's Discussion and Analysis of Financial Condition and Results of Operations Critical Accounting Estimates

Revenue Recognition on Contracts with Customers, page 29

1. We note your response to prior comment 1; however, we also note Item $303\,(b)\,(3)$ of

Regulation S-K requires for each critical accounting estimate (CAE) made in accordance

with generally accepted accounting principles that involves a significant level of

estimation uncertainty and had or is reasonably likely to have a material impact on $% \left(1\right) =\left(1\right) +\left(1\right)$

financial condition or results of operations you address the following: why the CAE is $\,$

subject to uncertainty; how much the CAE or assumption (or both) changed during the $\,$

relevant periods; and the sensitivity of reported amounts to the methods, assumptions, and

 $\,$ estimates underlying the CAE $\,$ s calculation. Based on the requirements and the

information provided in your response, it appears you should revise future filings to

disclose and discuss the impact of favorable and unfavorable changes in $\ensuremath{\mathtt{contract}}$

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estimates and estimated contract losses during each period presented. If you believe the $\,$

disclosures are not material, please provide your SAB 99 materiality analysis of the $\,$

factors you considered in your assessment. Please be advised since these estimates impact

Operating Income and Net Income, any materiality assessment you provide should not be

limited to the impact on revenue and gross profit. In addition, please tell us your $% \left(1\right) =\left(1\right) +\left(1\right)$

consideration of the disclosure requirements of ASC 250-10-50-4.

Notes to Consolidated Financial Statements (3) Revenue, page 46

2. We note your response to prior comment 2 states costs in excess of billings represent

contract assets and your right to this consideration is conditioned on something other than $% \left(1\right) =\left(1\right) +\left(1\right)$

the passage of time; however, we also note accounts receivable and costs in excess of

billings are presented in the same line item in your consolidated

balance sheets.

Notwithstanding your disclosures of accounts receivable and costs in

excess of billings in
the notes to the financial statements, it is not clear how you
determined the current

presentation in your consolidated balance sheets complies with ASC 606-10-45-1. Please

advise or revise future filings as appropriate.

Form 8-K filed February 21, 2024

Exhibit 99.1, page 1

3. We note your responses to prior comments 7 and 8. Please revise future filings to address

the following:

 $\label{thm:conclusion} \mbox{We acknowledge your non-GAAP reconciliations exclude certain line items included}$

in your statements of operations; however, we note your reconciliations include $% \left(1\right) =\left(1\right) +\left(1\right) +\left($

every line item from the subtotal for Income from Operations through earnings per $\,$

 $\,$ share. We continue to believe your current presentations includes most of the line

items and subtotals included in your statements of operations and should be revised in $% \left(1\right) =\left(1\right) +\left(1\right) +\left($

future filings to comply with Question 102.10(c) of the Compliance and Disclosure $\,$

Interpretations for Non-GAAP Financial Measures.

 $\mbox{We note your non-GAAP reconciliations include a subtotal you} \mbox{identify as} \mbox{ Segments}$

income $\,$. Since the subtotal represents a non-GAAP measure that does not comply

with Question 100.01 of the Compliance and Disclosure Interpretations for Non- $\,$

 $\mbox{\sc GAAP}$ Financial Measures, revise your reconciliations in future fling to delete this

subtotal.

Revise your non-GAAP reconciliations in future filing to clearly explain and describe $% \left(1\right) =\left(1\right) +\left(1$

each non-GAAP adjustment as required by Question 100.05 of the Compliance and

Disclosure Interpretations for Non-GAAP Financial Measures.

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Please contact Andi Carpenter at 202-551-3645 or Anne McConnell at 202-551-3709 if

you have questions regarding comments on the financial statements and related matters.

Sincerely,

Division of Corporation

Office of Manufacturing

Finance