Steven Tholen Chief Financial Officer HighPeak Energy, Inc. 421 W. 3rd St., Suite 1000 Fort Worth , Texas 76102

Re: HighPeak Energy, Inc.
Form 10-K for the Fiscal Year ended December 31, 2023
Filed March 6, 2024
File No. 001-39464

Dear Steven Tholen:

We have reviewed your September 13, 2024 response to our comment letter and have the following comment.

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 August

29, 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 Financial Operating Performance, page 67

1. We understand from your response to prior comment five that you will provide

reconciliations for all of your non-GAAP measures, including cash operating margin

and cash margin, along with all future disclosures that include these measures to $% \left(1\right) =\left(1\right) +\left(1\right) +$

comply with Item 10(e)(1)(i)(B) of Regulation S-K.

However, it is unclear whether you have agreed to fully comply with the comment as

you refer to the most directly comparable GAAP measure as Income from Operations, $% \left(1\right) =\left(1\right) +\left(1\right) +$

and parenthetically appear to equate that measure with Gross Margin. October 16, 2024 $\,$

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We continue to believe that you should identify Gross Margin as the most directly

comparable GAAP measure in providing the reconciliations for your ${\tt non\textsc{-}GAAP}$

 $\,$ measures of cash operating margin and cash margin. Gross margin is defined in the

 ${\tt FASB}$ Master Glossary as the excess of sales over cost of goods sold. It is not the

same as Income from Continuing Operations, which is also a defined term.

may refer to Rule 5-03 of Regulation S-X for additional guidance regarding these

measures, including costs and expenses applicable to sales and revenues.

Please provide us with a sample of the disclosures that you propose to address this $% \left(1\right) =\left(1\right) \left(1\right) +\left(1\right) \left(1\right) \left(1\right) +\left(1\right) \left(1\right) \left($

concern in the form of draft revisions to the non-GAAP information that you reported

for the 2024 second quarter interim period. We reissue prior comment 5.

Please contact John Cannarella at 202-551-3337 or Karl Hiller at 202-551-3686 if you

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

Corporation Finance

Transportation

Division of

Office of Energy &