February 12, 2021

Ashish Arora Chief Executive Officer and Director Cricut, Inc. 10855 South River Front Parkway South Jordan, Utah 84095

Re: Cricut, Inc.

Amendment No. 2 to

Draft Registration Statement on Form S-1

Submitted February

1, 2021

CIK No. 0001828962

Dear Mr. Arora:

We have reviewed your amended draft registration statement and have the following $% \left(1\right) =\left(1\right) +\left(1\right) +$

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 this letter by providing the requested information and either submitting

an amended draft registration statement or publicly filing your registration statement on

EDGAR. If you do not believe our comments apply to your facts and circumstances or do not

believe an amendment is appropriate, please tell us why in your response.

 $\hbox{ After reviewing the information you provide in response to these comments and your }$

amended draft registration statement or filed registration statement, we may have additional

comments.

Draft Registration Statement on Form S-1

 ${\tt Management's\ Discussion\ and\ Analysis\ of\ Financial\ Condition\ and\ Results}$ of ${\tt Operations}$

Quarterly Results of Operations and Key Metrics Quarterly Results of Operations, page 97

1. Your disclosure on page
99 indicates that the number of users increased 12% as of
September 30, 2020 as
compared to June 30, 2020. However, your connected machine
revenue decreased 33%
during this period. Please clarify the reason for this and if there
any trends impacting
revenue growth, or trends impacting growth in users as compared to
growth in connected

machine revenue.

Ashish Arora

FirstName

Cricut, Inc.LastNameAshish Arora

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February NameCricut,

2021 Inc.

February

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FirstName LastName

Consolidated Financial Statements

Notes to Consolidated Financial Statements

11. Stock Based Compensation, page F-27

2. When your preliminary IPO price is known, please reconcile and explain the differences

between the fair values of the underlying equity interest determined on each grant date

 $\,$ including the difference between the most recent grant date fair value and the midpoint of

your offering range. Describe the objective evidence that supports

your determination of

the fair value of the underlying equity interest at each grant or issue date. Please provide

this analysis for the most recent six months. In addition, your disclosure should fully $% \left(1\right) =\left(1\right) \left(1\right) +\left(1\right) \left(1\right) \left(1\right) +\left(1\right) \left(1\right$

describe the assumptions utilized at the IPO valuation date that are significantly different

than those used in the most recent valuation.

You may contact Laura Veator, Staff Accountant, at (202) 551-3716 or Stephen

Krikorian, Accounting Branch Chief, at (202) 551-3488 if you have questions regarding

comments on the financial statements and related matters. Please contact Matthew Crispino,

Staff Attorney, at (202) 551-3456 or Jan Woo, Legal Branch Chief, at (202) 551-3453 with any

other questions.

Sincerely,

Division of

Corporation Finance

Office of

Technology

cc: Rezwan D. Pavri