December 21, 2020

Michael R. Cole Chief Financial Officer UFP Industries Inc. 2801 East Beltline NE Grand Rapids, MI 49525

> Re: UFP Industries Inc. Form 10-K for the

Fiscal Year Ended December 28, 2019

Filed February 26,

2020

Form 8-K/A

Furnished October 22, 2020

File No. 000-22684

Dear Mr. Cole:

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 28, 2019

Exhibit 13

Results of Operations, Gross Sales, page 8

We refer to your presentation of Gross Sales throughout your filing and note it is not a measure recognized

under GAAP. Please help us understand:

What Gross Sales

represents. For example, tell us if this amount represents the

amount invoiced to

your customers, the full retail price of your products, or some

other value;

How you considered

Item 10(e) of Regulation S-K and Regulation G;

How you analyze

trends in Gross Sales, aside from the changes based on overall

selling price versus

changes in units shipped; and

How Gross Sales is

useful to investors given that gross sales may not be realized in

the form of cash

receipts due to Sales Allowances.

Michael R. Cole

UFP Industries Inc.

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EBITDA Reconciliation (Unaudited)

It appears that you have made adjustments in calculating a non-GAAP measure identified

as EBITDA beyond those which are typical (e.g., share based compensation, impairments,

other non-cash gains / losses). Please revise to present EBITDA or rename the non-GAAP

measure you have presented. For additional guidance, please refer to

Question 103.01 of

the Compliance and Disclosure Interpretations regarding Non-GAAP Financial Measures.

Current Year's Sales Stated At Last Year's Selling Prices (Unaudited)

3. We note your presentation of 2020 sales and costs of goods sold adjusted for last year's  $\frac{1}{2}$ 

lumber selling prices. We also note a similar presentation of Lumber Market Adjusted

EBITDA Margin determined by restating 2016-2019 sales based upon 2015 lumber prices

in your Investor Presentation in your Form 8-K furnished on November 12, 2020. These

 $\,$  measures appear to substitute individually tailored recognition and measurement methods

for those of GAAP. Please tell us how you considered the guidance in Question 100.04 of

the Compliance and Disclosure Interpretations regarding Non-GAAP Financial Measures  $\,$ 

in concluding that these presentations are appropriate. Additionally, this comment applies  $% \left( 1\right) =\left( 1\right) +\left( 1\right)$ 

to your presentation on page 7 of Exhibit 13 to your Form 10-K based upon 2018 lumber

prices.

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 Melissa Gilmore at (202) 551-3777or Heather Clark at (202) 551-3624 with any questions.

FirstName LastNameMichael R. Cole Comapany NameUFP Industries Inc.

Corporation Finance December 21, 2020 Page 2 Manufacturing FirstName LastName Sincerely,

Division of

Office of