April 13, 2023

Gregory S. Lovins Chief Financial Officer Avery Dennison Corporation 8080 Norton Parkway Mentor, OH 44060

Re: Avery Dennison

Corporation

Form 10-K for the

Fiscal Year Ended December 31, 2022

Filed February 22,

2023

File No. 001-07685

Dear Gregory S. Lovins:

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, 2022

Management's Discussion and Analysis of Financial Condition and Results of Operations

Non-GAAP Financial Measures, page 21

Refer to your discussion of free cash flow and similarly in your earnings releases and 10-Q filings. Given that free cash flow is typically calculated as cash from operating activities as presented in the statement of cash flows under GAAP, less capital expenditures, please revise the title of these measures to something similar to `Adjusted Free Cash Flow. to alert your investors that it has been adjusted from the measure typically referred to as ``Free Cash Flow. Please refer to Question No. 102.07 of the Compliance & Disclosure Interpretations ("C&DIs") on Non-GAAP Financial Measures, updated

December 13, 2022.

Gregory S. Lovins

FirstName LastNameGregory Avery Dennison Corporation S. Lovins

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April NameAvery Dennison Corporation

13, 2023

April 213, 2023 Page 2

Page

FirstName LastName

Note 1. Summary of Significant Accounting Policies

Revenue Recognition, page 48

specific products within your two reportable segments is recognized. For example,

disclose for which products and services revenue is recognized at a point in time and those $% \left(1\right) =\left(1\right) +\left(1\right)$

that are recognized over time, including the input measures used in

recognizing the

revenue. Disclose when control of your products or services is transferred to the $% \left(1\right) =\left(1\right) \left(1\right) +\left(1\right) \left(1\right) \left(1\right) +\left(1\right) \left(1$

customer, along with the related performance obligations. Your current disclosure in the $\,$

 $% \left(1\right) =\left(1\right) +\left(1\right) +\left($

the nature of the products and services you provide. For example, we note your Materials $% \left(1\right) =\left(1\right) \left(1\right)$

Group segment manufactures and sells pressure-sensitive label materials and performance $% \left(1\right) =\left(1\right) +\left(1\right) +\left($

tapes products, brand graphics and reflective products, whereas your Solutions $\ensuremath{\mathsf{Group}}$

segment offers RFID solutions, branding and embellishment solutions, data management

and identification solutions, etc. as disclosed in the Business section and also in Note 15.

Please revise your disclosures accordingly. Refer to ASC 606-10-25-14 through 25-18 and ASC 606-10-50-12.

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 Beverly Singleton at (202) 551-3328 or Melissa Gilmore at (202) 551-3328 with any questions.

Sincerely,

Division of

Corporation Finance

Manufacturing

Office of