## September 1, 2022

Tyson Murdock Executive Vice President and Chief Financial Officer HealthEquity, Inc 15 West Scenic Pointe Drive Suite 100 Draper, Utah 84020

> Re: HealthEquity, Inc Form 10-K for the

Fiscal Year Ended January 31, 2022

Filed March 31,

2022

Form 10-Q for the

Interim Period Ending April 30, 2022

Filed June 8, 2022 File No. 001-36568

Dear Mr. Murdock:

 $\label{eq:weak_equation} \mbox{We have limited our review of your filing to the financial statements and related}$ 

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.

 $\hbox{ Please respond to these comments within ten business days by providing the requested } \\$ 

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 January 31, 2022

Management's Discussion of Financial Condition and Results of Operations Key financial and operating metrics Adjusted EBITDA, page 40

1. You present your non-GAAP measure "adjusted EBITDA" as a percentage of revenue. Please present on this basis in your periodic filings with equal or greater prominence the comparable GAAP measure to "adjusted EBITDA." Refer to Item 10(e)(1)(i)(A) of

Regulation S-K.

Tyson Murdock
FirstName LastNameTyson Murdock
HealthEquity, Inc
Comapany 1,
September NameHealthEquity,

2022 Inc

Page 2 1, 2022 Page 2

September

FirstName LastName Key components of our results of operations

Operating expenses, page 42

2. You disclose technology and development operating expense include the costs of  $% \left( 1\right) =\left( 1\right) \left( 1\right)$ 

operating your on-demand technology infrastructure. Please explain to

us your consideration of classifying these costs in cost of revenue as it appears you generate

revenue from operating your platforms.

Liquidity and capital resources

Cash flows from operating activities, page 47

3. Your discussion of cash flows from operating activities appears to be a recitation of the  $\ensuremath{\mathsf{I}}$ 

items presented in your statement of cash flows of how the amount of operating cash flow  $% \left( 1\right) =\left( 1\right) +\left( 1\right) +\left$ 

was derived for each period. Your discussion also refers to noncash items that do not  $% \left( 1\right) =\left( 1\right) +\left( 1$ 

impact cash. Pursuant to Item 303 of Regulation S-K, your discussion should be an  $\,$ 

analysis of why operating cash materially changed between periods presented. This

includes discussing material changes in underlying factors, particularly in regard to

working capital, between periods. Refer to the introductory paragraph of section IV.B and

paragraph B.1 of Release No. 33-8350 for guidance. Please revise the disclosure in your  $\,$ 

annual and interim period filings as appropriate.

Item 8. Financial Statements and Supplementary Data

Note 6. Intangible assets and goodwill, page 70

4. Please revise to present accumulated amortization for each major intangible asset class.

Refer to ASC 350-30-50-2.a.1 for guidance.

Form 10-Q for the Interim Period Ending April 30, 2022

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

5. We note the loss from operations in each three months ended period from the interim  $\$ 

period ended July 31, 2021 to the current interim period. Please disclose the reason(s) for  $\frac{1}{2}$ 

this apparent trend and provide other relevant trend information pursuant to Item 303 of  $\,$ 

Regulation S-K. Also refer to Release Nos. 33-6835 and 33-8350 for further guidance.

Tyson Murdock

FirstName LastNameTyson Murdock

HealthEquity, Inc

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September NameHealthEquity,

2022 Inc

September

Page 3 1, 2022 Page 3

FirstName LastName

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 Aamira Chaudhry at 202-551-3389 or Doug Jones at 202-551-3309 with any questions.

Sincerely,

Division of

Corporation Finance

Services

Office of Trade &