December 23, 2021

Jes s Llorca Chief Financial Officer SEACOR Marine Holdings Inc. 12121 Wickchester Lane Suite 500 Houston, TX 77079

Re: SEACOR Marine

Interpretations.

Holdings Inc.

Form 10-K for the

Fiscal Year Ended December 31, 2020

Filed March 12,

2021

File No. 001-37966

Dear Mr. Llorca:

We have reviewed your December 16, 2021 response to our comment letter 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. Unless we note otherwise, our references to prior comments are to comments in our

December 8, 2021 letter.

Form 10-K for the Fiscal Year Ended December 31, 2020

Item 7. Management's Discussion and Analysis of Financial Condition and Results of Operations

Certain Components of Revenues and Expenses Direct Vessel Profit, page 43

We note your response to our prior comment and understand that your DVP measure includes leased-in revenues but excludes the related leased-in equipment expense. It appears that your leased-in expense represents normal, recurring, cash operating expenses related to your sale-leaseback arrangements in your calculation of DVP. Please tell us why you believe excluding leased-in equipment expense from a performance measure complies with Question

100.01 of the Non-GAAP Compliance and Disclosure

Jes s Llorca

SEACOR Marine Holdings Inc.

December 23, 2021

Page 2

We note your response to our prior comment indicates that you continue 2. to view operating

income as the most comparable GAAP measure for reconciliation of your non-

GAAP measure, DVP. Although we understand that you do not report gross margin in

your financial statements, we continue to believe that gross margin as defined in GAAP

represents the most comparable GAAP measure that should be identified and used in your

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

Accordingly, please revise your presentation to reconcile DVP to a

fully loaded gross
margin as defined in GAAP.
You may contact Myra Moosariparambil at 202-551-3796 or Craig Arakawa at 202-5513650 if you have questions regarding our comments.

FirstName LastNameJes s Llorca Comapany NameSEACOR Marine Holdings Inc.

Corporation Finance December 23, 2021 Page 2 Transportation FirstName LastName Sincerely,

Division of

Office of Energy &