Steven Coke Interim Principal Financial and Accounting Officer Papa John's International, Inc. 2002 Papa John's Blvd Louisville, KY 40299-2367

> Re: Papa John's International, Inc. Form 10-K for the Fiscal Year Ended December 29, 2019 Filed February 26, 2020 File No. 000-21660

Dear Mr. Coke:

We have reviewed your filing 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 $% \left(1\right) =\left(1\right) \left(1\right) +\left(1\right) \left(1\right) \left(1\right) +\left(1\right) \left(1\right) \left$

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 29, 2019

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

Items Impacting Comparability; Non-GAAP Measures, page 40

1. Please tell us the consideration you gave to Question 100.01 of the Non-GAAP Financial

Measures Compliance and Disclosure Interpretations in adjusting your ${\tt non\text{-}GAAP}$

measures to remove marketing fund investments made by you.

2. Please tell us the consideration you gave to Question 100.04 of the Non-GAAP Financial

Measures Compliance and Disclosure Interpretations in adjusting your ${\sf non\text{-}GAAP}$

measures to add revenues you did not receive due to royalty relief.

3. For your reconciliations of adjusted net income attributable to common shareholders and

adjusted diluted earnings per share, please tell us the consideration you gave to Question

Steven Coke

Papa John's International, Inc.

March 16, 2020

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102.11 of the Non-GAAP Financial Measures Compliance and Disclosure Interpretations,

including presenting the income tax impact attributable to your non-GAAP adjustments as $% \left(1\right) =\left(1\right) +\left(1\right) +\left($

a separate adjustment and disclosing how it was computed.

Item 8. Financial Statements and Supplementary Data Consolidated Statements of Cash Flows, page 74

4. You indicate under Notes Receivable on pages 78 and 98 that you provided certain

franchisees with royalty payment plans. You also have reclassified reserves for

uncollectible accounts receivable to reserves for franchise notes receivable in Schedule II.

Please tell us whether notes receivable issued and presented as cash outflows from

investing activities include amounts that are effectively the transfer of accounts receivable $% \left(1\right) =\left(1\right) \left(1\right) \left$

to notes receivable whereby investing cash outflows are shortly followed by operating $% \left(1\right) =\left(1\right) \left(1\right) +\left(1\right) \left(1\right) \left(1\right) +\left(1\right) \left(1\right)$

cash inflows to repay accounts receivable or other amounts due from the sales of goods or

services, including but not limited to royalties. If so, please tell us the amount of the gross

 $$\operatorname{up}$ in operating and investing cash flows for each period presented and explain why you

believe these represent investing cash outflows. Also, tell us whether notes receivable $% \left(1\right) =\left(1\right) \left(1\right)$

repayments presented as cash inflows from investing activities relate to amounts due from $% \left(1\right) =\left(1\right) +\left(1\right) +$

the sales of goods or services. If so, please tell us the amount for each period presented.

Please also disclose your accounting policy for determining when cash flows related to

notes receivable are included in operating activities versus investing activities. Refer to

ASC 230-10-45-16(a).

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 Blaise Rhodes at 202-551-3774 or Rufus Decker at 202-551-3769 if you have questions regarding our comments.

FirstName LastNameSteven Coke Comapany NamePapa John's International, Inc. Sincerely,

Division of

Corporation Finance March 16, 2020 Page 2 & Services FirstName LastName

Office of Trade