February 15, 2023

Daniel Flemin Chief Financial Officer Credo Technology Group Holding Ltd c/o Maples Corporate Service, Limited PO Box 309, Ugland House Grand Cayman, KY1-1104, Cayman Islands

Re: Credo Technology

Group Holding Ltd

Form 10-K for the

Fiscal Year Ended April 30, 2022

Filed June 8, 2022 File No. 001-41249

Dear Daniel Flemin:

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 April 30, 2022

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

Results of Operations, page 78

Where you describe two or more business reasons that contributed to a material change in a financial statement line item between periods, please quantify, where possible, the extent to which each change contributed to the overall change in that line item. In addition, where you identify intermediate causes of changes in your operating results, also describe the reasons underlying the intermediate causes. As an example, you disclose on page 79 that revenues increased in fiscal 2022 due to an increase in IC units sold and revenues relating to AEC cables that were introduced in fiscal 2021. Please quantify the extent to which the overall change is attributable to each identified factor and explain in reasonable detail the reasons driving fluctuations in each factor. Refer to Item 303(a) of Regulation S-K and SEC Release No. 33-8350.

Daniel Flemin

Credo Technology Group Holding Ltd

February 15, 2023

Liquidity and Capital Resources, page 80

Please provide a more informative analysis and discussion of changes in cash flows,

including changes in working capital components, for each period presented. In doing so,

explain the underlying reasons and implications of material changes between periods to

provide investors with an understanding of trends and variability in cash flows. Ensure

your discussion and analysis is not merely a recitation of changes

evident from the financial statements. Refer to Item 303(a) of Regulation S-K and SEC Release No. 33-8350.

Financial Statements

Notes to Consolidated Financial Statements

2. Significant Accounting Policies

Revenue Recognition , page 96

3. Your disclosure on page 97 indicates that your IP License Revenue consists of perpetual

licenses, support and maintenance, and royalties. While you identify when revenue is

recognized for customer support and royalties, you do not disclose when revenue is

recognized for perpetual licenses granted. Please identify for us and disclose, pursuant to

ASC 606-10-50-12, the specific performance obligations of your IP License revenue

stream and when you satisfy such performance obligations. In doing so, tell us how you

applied ASC 606-10-55-54 through -65B in determining your accounting treatment.

Exhibits 31.1 and 31.2, page 1

4. We note that Exhibits 31.1 and 31.2 are incomplete, as they omit paragraph $4\left(c\right)$ of Item

601(b)(31) of Regulation S-K. Please amend your filing to include corrected

certifications.

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 Heather Clark at 202-551-3624 or Andrew Blume at 202-551-3254 with any questions.

FirstName LastNameDaniel Flemin Comapany NameCredo Technology Group Holding Ltd Sincerely,

Corporation Finance

February 15, 2023 Page 2

Manufacturing

FirstName LastName

Division of

Office of