August 8, 2023

Paul Seavey Executive Vice President and Chief Financial Officer Equity Lifestyle Properties, Inc. Two North Riverside Plaza, Suite 800 Chicago, IL 60606

Properties, Inc.

year ended December 31, 2022

7, 2023

Re: Equity Lifestyle

Form 10-K for the

Response dated July

File No. 001-11718

Dear Paul Seavey:

We have reviewed your July 7, 2023 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

May 17, 2023 letter.

Form 10-K for the year ended December 31, 2022

Non-GAAP Financial Measures, page 47

We note your response to our comment 1. We refer you to your non-GAAP financial measures Funds from Operations, Normalized Funds from Operations, Property operating revenues, excluding deferrals, Income from property operations, excluding deferrals and property management, and Income from property operations, excluding deferrals. It appears that such non-GAAP measures accelerate the recognition of membership upgrade revenues by recognizing the entire amount of payments received as revenues in the current period, as opposed to recognizing the revenues over a 20 year period. Accelerating the recognition of membership upgrade sales appears to be inconsistent with Question 100.04 of the Non-GAAP C&DI. Please revise your filing to remove this adjustment from your non-GAAP measures, or advise.

Paul Seavey

Equity Lifestyle Properties, Inc.

August 8, 2023

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Consolidated Statements of Cash Flows, page F-9

We note your response to comment 3. Please address the following: We note you concluded that there was a classification error in prior periods due to

the predominance principle discussed in ASC 230-10-45-22 through 22a not being

applied appropriately in relation to the MH asset class. Please clarify for us how you

determined that this principle was not being applied appropriately

in prior periods.

Your response should address, but not be limited to, (1) your consideration of the $\,$

information available to management at the time the MH asset cash outflows were $% \left(1\right) =\left(1\right) +\left(1\right) +\left($

 $% \left(1\right) =\left(1\right) \left(1\right) =\left(1\right) \left(1\right)$ recorded within investing activities and (2) your consideration of the level of

management judgement necessary to apply this accounting literature.

Please clarify for us how you determined that the predominant

source of cash flow $$\operatorname{\textsc{comes}}$$ from the proceeds of the sale of MHs. In your response,

please provide both $$\operatorname{qualitative}$$ and quantitative factors that went into your analysis.

Your response should address the consideration that you gave to the length of time that the MHs will

time that the MHs will be rented out prior to sale. Additionally, to the extent you gave

more weight to quantitative factors, please tell us how you determined that was appropriate and

consistent with this accounting literature.

3. We continue to consider your analysis of materiality that you provided in your response to comment 3.

You may contact Eric McPhee at 202-551-3693 or Jennifer Monick at 202-551-3295 with any questions.

FirstName LastNamePaul Seavey
Comapany NameEquity Lifestyle Properties, Inc.

Sincerely,

Division of

Corporation Finance August 8, 2023 Page 2 Estate & Construction FirstName LastName

Office of Real