January 12, 2023

Jennifer Fulk Chief Financial Officer Talkspace, Inc.

Re: Talkspace, Inc. Form 10-K for the

fiscal year ended December 31, 2021 Filed February 25,

2022

Response Dated

December 22, 2022

File No. 001-39314

Dear Jennifer Fulk:

We have reviewed your December 22, 2022 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 13, 2022 letter.

Form 10-K for the fiscal year ended December 31, 2021

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

Revenues, page 64

We note in your response to prior comment 2 that revenue prior to the impact of revenue reserves is a non-GAAP measure. It appears that this non-GAAP measure represents a tailored accounting principle prohibited by Rule $100\,(b)$ of Regulation G, as discussed in Question 100.04 of the Non-GAAP Financial Measures Compliance and Disclosure

Interpretations (CD&Is). Please remove this non-GAAP measure from future filings. Alternatively, tell us

how you comply with the guidance. Jennifer Fulk Talkspace, Inc. January 12, 2023 Page 2

Consolidated Financial Statements Revenue Recognition, page 80

We have reviewed your responses to prior comments 3 and 4 and have the following

comments:

Your references to, and use of, revenue reserves does not appear consistent with the

quidance in ASC 606 as ASC 606 does not make reference to reserves.

explain to us in further detail the nature of your revenue reserves, how revenue

reserves are determined, and how your use of revenue reserves complies with ASC 606; In addition, you set forth that you have not recorded any bad debt

expense for 2021

and 2020 and that your contracts do not contain variable consideration, but it appears

that you are applying ASC 606-10-32-5 when you record revenue reserves. Please

clarify for us whether the promised consideration is variable as set forth in

either ASC 606-10-32-7 (a) or (b);

Please clarify for us which of the methods under ASC 606-10-32-8 you utilize to

estimate variable consideration, if applicable;

Revise your disclosure to include all of the items required by ASC 606-10-50, as

applicable. For example, provide the qualitative and quantitative disclosure about the

significant judgments and changes in judgments, including inputs and assumptions,

related to your accounting for discounts, rebates, refunds, or credits, as set forth in

ASC 606-10- 50-1(b), 50-17, and 50-20; and

Please provide us a revised accounting policy and disclosure that address any changes

or clarifications from the preceding comments, to be included in future filings.

You may contact Michael Fay at 202-551-3812 or Brian Cascio, Accounting Branch Chief, at 202-551-3676 if you have questions regarding the comments and related matters.

Sincerely,

FirstName LastNameJennifer Fulk Corporation Finance

Division of

Industrial Applications and

Office of

Comapany NameTalkspace, Inc.

Services

January 12, 2023 Page 2 John Reilly, General Counsel FirstName LastName