August 25, 2020

Riyadh Lai Chief Financial Officer Silicon Motion Technology Corporation 690 N. McCarthy Blvd, Suite 200 Milpitas, California 95035

Technology Corporation

Year Ended December 31, 2019

April 29, 2020

Re: Silicon Motion

Form 20-F for the

Form 6-K furnished

File No. 000-51380

Dear Mr. Lai:

We have reviewed your August 14, 2020 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.

 $\label{eq:After reviewing your response to these comments, we may have additional$

comments. Unless we note otherwise, our references to prior comments are to comments in our $% \left(1\right) =\left(1\right) +\left(1\right)$

July 9, 2020 letter.

Form 6-K Furnished July 30, 2020

Exhibit 99.1, page 8

1. We note from your response to our prior comment 3 that you will change your presentation in future filings to present your non-GAAP measures "without appearing to be a full non-GAAP income statement." However, we note that your presentation did not change from your Q1 2020 results furnished on April 29, 2020 to your Q2 2020 results furnished on July 30, 2020, after the date of our letter on July 9, 2020. In this regard, please provide us with your proposed disclosure in future Forms 6-K.

2. We note your response to our prior comment 4 that you will "discontinue the presentation of FCI divestiture adjustments in subsequent periods when for sequential or year-afteryear comparisons, past periods no longer include FCI operating results and the gain from divestiture." However,

we continue to believe that as the FCI divested operations did not Riyadh Lai

Silicon Motion Technology Corporation

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meet the criteria for being presented as discontinued operations pursuant to ASC 205-20, $\,$

your non-GAAP measures appear to substitute individually tailored recognition and

measurement methods for those of GAAP. Therefore, as originally stated, please revise

your non-GAAP presentations to comply with Question 100.04 of the Non-GAAP C&DIs $\,$

by removing the FCI divestiture adjustments. Please be advised that the revenue example

discussed in Question 100.04 is only one example of a tailored measure. Note that alternatively, you may adjust for just the gain from the divestiture, given that it was a one-time, non-cash charge.

You may contact Heather Clark at 202-551-3624 or Melissa Raminpour at 202-551-3624 with any questions.

FirstName LastNameRiyadh Lai Comapany NameSilicon Motion Technology Corporation Sincerely,
Division of
Office of

Corporation Finance August 25, 2020 Page 2 Manufacturing FirstName LastName