March 10, 2023

Rajat Marwah Chief Financial Officer Algoma Steel Group Inc. 105 West Street Sault Ste. Marie, Ontario P6A 7B4, Canada

Re: Algoma Steel Group

Inc.

Form 20-F for the

Fiscal Year Ended March 31, 2022

Filed June 17, 2022 File No. 001-40924

Dear Rajat Marwah:

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 20-F for the Fiscal Year Ended March 31, 2022

Item 5. Operating and Financial Review and Prospects Management's Discussion and Analysis Non-IFRS Financial Measures, page 61

We note your discussion of the company's use of non-IFRS financial measures at the beginning of your MD&A section before any discussion of the comparable IFRS measures. This presentation without similar discussion and analysis of the comparable IFRS measures with equal or greater prominence gives the non-IFRS measures more prominence. Please revise your discussion accordingly or move the discussion to a

location in MD&A where

the IFRS measures are presented with equal or greater

prominence. Refer to

Question 102.10 of the C&DIs on Non-GAAP Financial Measures

on the SEC's Division

of Corporation Finance website.

Rajat Marwah

Algoma Steel Group Inc.

March 10, 2023

Page 2

Overall Results, page 70

If your operations have experienced or are experiencing inflationary pressures or rising

costs, please expand to identify the principal factors contributing to the inflationary

pressures the company has experienced and clarify the resulting impact on the company.

Please also revise to identify actions planned or taken, if any, to mitigate inflationary

pressures.

Steel Revenue and Cost of Sales, page 71

We note from your disclosure on page 61 that net sales realization (NSR) and cost per ton

of steel products sold are financial measures that are not defined as $\ensuremath{\mathsf{IFRS}}$ measures. Your

steel revenue and costs of sales discussion and analysis on pages 71-73 are provided on a

non-IFRS basis without providing similar discussion and analysis of the the comparable

IFRS measures which gives the non-IFRS measures undue prominence.

Please explain

how you presentation complies with Item(e)(1)(i)(A) of Regulation S-K or alternatively,

revise your discussion accordingly. Refer to Question 102.10 of the ${\it C\&DIs}$ on Non-

 $\mbox{\sc GAAP}$ Financial Measures on the SEC's Division of Corporation Finance website for

further guidance.

Notes to the Consolidated Financial Statements

Significant Accounting Policies

Revenue Recognition, page F-18

4. We note your revenue recognition policy on page F-18; however, we do not consider the

information sufficient in meeting the disclosure objective of the paragraph 110 of IFRS $\,$

15. The objective of the disclosure requirements is for an entity to disclose sufficient

information to enable users of financial statements to understand the nature, amount,

timing, and uncertainty of revenue and cash flows arising from your contracts with $% \left(1\right) =\left(1\right) +\left(1\right)$

customers. Consideration should be given to the level of detail necessary to satisfy the $\,$

disclosure objective. The information should be specific to the company and avoid the use

of boilerplate language. In this regard, please revise to disclose specific information $% \left(1\right) =\left(1\right) +\left(1\right) +\left($

regarding your performance obligations including, but not limited to, when you typically

satisfy your performance obligations (e.g. upon shipment, upon delivery, etc.). Furthermore, provide disclosure regarding the methods, inputs and assumptions used

for allocating the transaction price, including allocating returns and allowances, trade

FirstName LastNameRajat Marwah

discounts, volume rebates discounts and other variable considerations. Your revised $% \left(1\right) =\left(1\right) \left(1$

Comapany NameAlgoma

disclosure Steel Group

should comply Inc.disclosure requirements outlined

paragraph 116-129 of

with the

March IFRS 15, Page

10, 2023 as applicable.

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FirstName LastName

Rajat Marwah

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Algoma Steel Group Inc. Marwah

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March NameAlgoma Steel Group Inc.

10, 2023

March3 10, 2023 Page 3

Page

FirstName LastName

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 Andi Carpenter at 202-551-3645 or Jean Yu, Assistant Chief Accountant, at 202-551-3305 with any questions.

Corporation Finance

Manufacturing

Division of

Office of