Austin Singleton Chief Executive Officer OneWater Marine Inc. 6275 Lanier Islands Parkway Buford, GA 30518

> Re: OneWater Marine Inc. Amendment No. 1 to Draft Registration Statement on Form S-1Submitted June 24, 2019 CIK No. 0001772921

Dear Mr. Singleton:

We have reviewed your amended draft registration statement 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 this letter by providing the requested information and either submitting

an amended draft registration statement or publicly filing your registration statement on

EDGAR. If you do not believe our comments apply to your facts and circumstances or do not

believe an amendment is appropriate, please tell us why in your response.

After reviewing the information you provide in response to these comments and your

amended draft registration statement or filed registration statement, we may have additional comments.

Amendment No. 1 to Draft Registration Statement on Form S-1

Liquidity and Capital Resources Overview, page 74

1. We reviewed the revisions made in response to comment 10. You state, "[t]o the extent

any distributions or transfers are restricted or prohibited..." and  $"\dots$ distributions and

intercompany transfers from our subsidiaries to us may be  $\verb"restricted...." It appears that$ 

restrictions and prohibitions exist and are later described. Please revise to identify the

source of and a description of the restrictions. Please also enhance your disclosure here

by describing any restrictions on OneWater LLC's operating subsidiaries' ability to

transfer funds to OneWater LLC in the form or loans or advances.

Austin Singleton

FirstName Marine Inc.

OneWater LastNameAustin Singleton

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FirstName LastName

Dividend Restrictions, page F-45

We reviewed your response to comment 18. Please confirm that, if you do not refinance

the GS/BIP credit facility or amend or replace the Inventory Financing Agreement, that

you will revise your disclosure to describe any restrictions contained in the current Credit

Facility and Inventory Financing Agreement on the ability of the operating subsidiaries to

transfer funds to OneWater LLC in the form of loans or advances. Similar revisions

would need to be made to your liquidity and capital resources discussion on page 74.

Claims and Litigation, page F-46

at least a reasonable possibility that a loss or an additional loss may have been

We reviewed the revisions made in response to comment 27. If there is

incurred and either

of the conditions at ASC 450-20-50-3a or 3b exists, please disclose the nature of the

contingency and an estimate of the possible loss or range or loss or a statement that such  $% \left( 1\right) =\left( 1\right) +\left( 1\right)$ 

an estimate cannot be made. Refer to ASC 450-20-40-3 and 4.

You may contact Yolanda Guobadia, Staff Accountant, at 202-551-3562 or

Adam

Phippen, Staff Accountant, at 202-551-3336 if you have questions regarding comments on the

financial statements and related matters. Please contact Charlie Guidry, Staff Attorney, at 202-  $\,$ 

551-3621 or Mara Ransom, Associate Director, at 202-551-3264 with any other questions.

Sincerely,

Division of

Corporation Finance

Office of

Consumer Products