

DIVISION OF CORPORATION FINANCE

June 28, 2021

Heather Childress Vice President, Deputy General Counsel Nextracker Inc. 6200 Paseo Padre Parkway Fremont, California 94555

Re: Nextracker Inc. Amendment No. 1 to Draft Registration Statement on Form S-1 Submitted June 15, 2021 CIK No. 0001852131

Dear Ms. Childress:

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.

Form DRS/A submitted June 15, 2021

<u>General</u>

1. We continue to believe that the discussion of the Tax Receivable Agreement and the redirection of cash flows to the pre-IPO owners should be given more prominence in your prospectus. There is a passing reference to the Agreement on page 9 but more substantive discussion does not ensue until page 16 and in that location, the disclosure is relatively sparse. Please revise your disclosure so that readers do not have to wade through the summary to locate information about key financial arrangements that will impact the company's liquidity. Please ensure that your revised disclosure states clearly that you expect the payments to be substantial and that the arrangement will reduce the cash provided by the tax savings that would otherwise have been available to Nextracker for

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other uses.

2. In the appropriate location, please disclose the name of the customer that represented 19% your total revenues and file the agreements with this customer as material contracts under Item 601(b)(10) of Regulation S-K.

Management's discussion and analysis of financial condition and results of operations Liquidity and capital resources, page 92

3. Due to the potential impact that the Tax Receivable Agreement may have on your short term and long term liquidity requirements, please revise the liquidity disclosures in MD&A to address the terms of the agreement and its potential impact on future liquidity. Refer to Item 303(b)(1)(i) of Regulation S-K.

Management, page 118

4. Please provide disclosure pursuant to Item 401(e) of Regulation S-K.

Audited Combined Financial Statements

2. Summary of accounting policies

Revenue recognition, page F-11

5. Please provide an explanation of significant changes in contract asset and contract liability balances during the reporting period pursuant to ASC 606-10-50-10. In addition, please clarify or correct the disclosure on page F-13 that appears to indicate all unbilled receivables are unconditional with the disclosure on page F-14 that appears to indicate certain unbilled receivables (retentions) are conditional on a project being installed and declared operational.

7. Relationship with parent and related parties, page F-28

6. We appreciate your response to prior comment three. Please explain the difference between the Net transfers to (from) Parent of \$427.7 million, in the table on page F-29, and the amount settled with Flex of \$466.8 million, disclosed in note 7. In addition, it appears the line item Net transfers to (from) Parent on page F-29 should be Net transfers (to) from Parent. Heather Childress Nextracker Inc. June 28, 2021 Page 3

You may contact Dale Welcome at at 202-551-3865 or Anne McConnell at 202-551-3709 if you have questions regarding comments on the financial statements and related matters. Please contact Sergio Chinos at 202-551-7844 or Jay Ingram at 202-551-3397 with any other questions.

Sincerely,

Division of Corporation Finance Office of Manufacturing