Daniel Chism Chief Financial Officer EZCORP INC 2500 Bee Cave Road Rollingwood, TX 78746

Re: EZCORP INC

Form 10-K for the Fiscal Year Ended September 30, 2018

Filed November 14, 2018

File No. 000-19424

Dear Mr. Chism:

We have reviewed your filing and have the following comment. In our comment, we

may ask you to provide us with information so we may better understand your disclosure.

Please respond to this comment 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

comment applies to your facts and circumstances, please tell us why in your response.

After reviewing your response to this comment, we may have additional comments.

Form 10-K for the Fiscal Year Ended September 30, 2018

Item 7 - Management's Discussion and Analysis of Financial Condition and Results of

**Operations** 

Critical Accounting Policies and Estimates

Goodwill and Other Intangible Assets, page 43

We note your statement that your reporting units with goodwill are equivalent to your

operating segments for fiscal 2018. We have the following comments:

Please tell us your operating segments as of September 30, 2018. If your operating

segments changed during 2019, also tell us your operating segments as of June 30,

2019.

If you have aggregated any of your operating segments when determining your

reportable segments, please revise the segment footnote in your financial statements to

disclose that operating segments have been aggregated. See ASC

280-10-50-21(a).

Daniel Chism

FirstNameINC

EZCORP LastNameDaniel Chism

Comapany 12, 2019

September NameEZCORP INC

Page 2

September 12, 2019 Page 2

FirstName LastName

Also tell us how you considered identifying your operating segments within

this Critical Accounting Policy to provide your investors with greater insight into the

estimates and judgments made by management when determining your reporting units.

We note that you test goodwill for impairment annually during your fourth fiscal

quarter and you recorded no goodwill impairment in fiscal 2018.

Please tell us

whether you performed a quantitative impairment test in fiscal 2018. If so, please tell

us the percentage by which the fair value of each of your reporting units exceeded the

carrying value of each such reporting unit as of the date of that test. If you only

performed a qualitative assessment in fiscal 2018, please tell us how you considered

the guidance in ASC 350-20-35-3C through 35-3G, and how those factors supported a

conclusion that it was not more likely than not that the fair value of each reporting unit

was less than its carrying value. Your response also should address how you

considered the decline in your stock price during the last several months of fiscal 2018

which resulted in the book value of your shareholders' equity significantly exceeding

the market capitalization of your company as of September 30, 2018. If you believe

the market capitalization of your company was not representative of the fair value of

your reporting units, please tell us why.

We note the volatility of your stock price during fiscal 2019 and that as of June 30,

2019 the book value of your stockholders' equity continued to significantly exceed the

market capitalization of your company. With reference to ASC 350-20-35-30, please

tell us how you considered whether you should perform an interim test of impairment

for your goodwill balances. If you believe the market capitalization of your company

was not representative of the fair value of your reporting units as of June 30, 2019,

please tell us why.

Please tell us whether you have completed your annual goodwill impairment testing

for fiscal 2019. If so, please tell us whether you only performed a qualitative

assessment or whether you performed a quantitative assessment, and the results of

such testing.

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.

Daniel Chism

EZCORP INC

September 12, 2019

Page 3

You may contact Robert Babula, Staff Accountant at (202) 551-3339, if vou have

questions regarding comments on the financial statements and related matters. Please contact

Jennifer Thompson, Branch Chief at (202) 551-3737, with any other questions.

FirstName LastNameDaniel Chism Comapany NameEZCORP INC

Sincerely,

Corporation Finance

Division of

September 12, 2019 Page 3

Office of Consumer

Products

FirstName LastName