Patrick R. Thompson Chief Financial Officer & Treasurer MediaAlpha, Inc. 700 South Flower Street, Suite 640 Los Angeles, California 90017

Re: MediaAlpha, Inc.

Form 10-K for Fiscal Year Ended December 31, 2023

File No. 001-39671

Dear Patrick R. Thompson:

We have limited our review of your filing to the financial statements and related  $% \left( 1\right) =\left( 1\right) \left( 1\right) +\left( 1\right) \left( 1\right) \left( 1\right) +\left( 1\right) \left( 1$ 

disclosures and have the following comments.

Please respond to this letter within ten business days by providing the requested  $\ensuremath{\mathsf{P}}$ 

information or advise us as soon as possible when you will respond. If you do not believe a

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

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

Form 10-K for Fiscal Year Ended December 31, 2023 Notes to the Consolidated Financial Statements Note 2. Summary of Significant Accounting Policies Revenue Recognition, page 80

1. Your accounting policy for revenue recognition uses various terms to describe the entities

with whom you transact, such as: buyer customers, customers, buyers, partners, suppliers,  $\$ 

supply partners, and sellers. It appears you use some terms interchangeably. However,  $\,$ 

on page 17 of your May 2024 investor presentation, you use different terms, such as  $\,$ 

publishers and advertisers, to refer to entities with whom you transact. To avoid potential  $% \left( 1\right) =\left( 1\right) +\left( 1\right)$ 

confusion by readers in the use of various terms and to improve consistency between your  $\,$ 

filing and investor presentation, please revise your disclosure here to refer to the parties  $% \left( 1\right) =\left( 1\right) +\left( 1\right$ 

(and their respective roles) in your transactions clearly and consistently. For example,

given that the term "customer" is defined in ASC 606, we suggest you use that term in the  $\ensuremath{\mathsf{T}}$ 

context of ASC 606 and specify which parties are your customers under ASC 606 (e.g.,  $\,$ 

advertisers in the insurance industry (carriers, brokers, agents) are our customers). As

another example, consider stating that publishers are your suppliers for  $\ensuremath{\mathsf{Open}}$  Marketplace

transactions. Finally, it appears you define delivering qualified calls, leads and click

July 22, 2024

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transactions as Consumer Referrals," and then further define Consumer Referrals as

customers or buyers." Please revise as appropriate.

2. You disclose you identified one performance obligation in your customer contracts, which

is the delivery of Consumer Referrals that meet customers specifications. Given that your  $% \left( 1\right) =\left( 1\right) +\left( 1\right) +$ 

role differs between Open Marketplace and Private Marketplace transactions, please

clarify for us why you believe delivery of Consumer Referrals is your performance

obligation for Private Marketplace transactions. In this regard, we note that you act as an

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directly between the 'buyers' and 'supply partners.' As part of your response, please tell us  $% \left( 1\right) =\left( 1\right) +\left( 1$ 

how you determined the specified goods or services provided to the customer (end

customer) and whether you controlled them. Refer to ASC 606-10-55-36A,

55-37, and 55-38.

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.

Please contact Stephen Kim at 202-551-3291 or Lyn Shenk at 202-551-3380 with any questions.

Sincerely,

Division of

Corporation Finance

Services

Office of Trade &