January 5, 2021

Jeffrey Chugg Vice President, Legal TaskUs, Inc. 1650 Independence Drive, Suite 100 New Braunfels, TX 78132

Re: TaskUs, Inc.

Amendment No. 1 to

Draft Registration Statement on Form S-1

Submitted December

21, 2020

CIK No. 0001829864

Dear Mr. Chugg:

We have reviewed your amended draft registration statement and have the following $% \left(1\right) =\left(1\right) +\left(1\right) +$

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. References to our prior comments refer to our letter dated December 3, 2020.

Form S-1/A DRS filed December 21, 2019

Prospectus Summary Our Clients, page 13

1. We note your response to prior comment 2 regarding the prominent disclosure of your customers, Zoom, Uber, Oscar, Coinbase, and Netflix. Please provide appropriate context by disclosing that none of these clients represented more than 10% of the company's

revenue in 2019 or

2018.

Jeffrey Chugg

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Page 2 5, 2021 Page 2

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2. We note your response to prior comment 3 regarding your relationship and agreements

with Facebook, which generated 35% of your fiscal year 2019 revenues. Please advise $\,$

whether you intend to file the agreements with Facebook pursuant to Item 601(b)(10) of

Regulation S-K.

Management's Discussion and Analysis of Financial Condition and Results of Operations

Critical Accounting Policies and Estimates

Share-based Compensation, page 101

3. Please expand your MD&A discussion to include more detail of your analysis similar to

what you provided us in your response to comment 6.

4. We note in your response to comment 6 that you believe the fair value of a common share

increased from \$44 per share to \$120.06 per share due to "expectations for a near term $\,$

 $\mbox{\ \ exit."}$ Please revise MD&A to provide additional detail that supports the value for this

scenario, including any information you may have regarding the acquisition value of the $\,$

company as a whole at each grant date. Please also disclose the detailed assumptions, $% \left(1\right) =\left(1\right) \left(1\right) +\left(1\right) \left(1\right) \left(1\right) +\left(1\right) \left(1\right)$

such as the discount for lack of marketability and the weightings used in each of the $\,$

 $% \left(1\right) =\left(1\right) +\left(1\right) +\left($

Revise to provide sufficient detail for the reader to understand the reason for the increase $% \left(1\right) =\left(1\right) +\left(1\right$

in per share value from \$44 to \$120.06 during 2020.

Executive and Director Compensation, page 140

5. We note your response to prior comment 8. Please note that executive compensation ${\sf S}$

disclosure for the year ended December 31, 2019 is required to be included in your $\,$

 ${\tt reg}\dot{\tt i}{\tt stration}$ statement as that information previously was required to be provided in

response to a Commission filing requirement. Refer to Instruction 1 to Item 402(c) of

Regulation S-K. Further, executive compensation disclosure required under Item 402 of

Regulation S-K is not financial information that may be omitted pursuant to Instruction

II.C of Form S-1. Please revise.

You may contact Claire DeLabar, Staff Accountant, at (202) 551-3349 or Robert

Littlepage, Accounting Branch Chief, at (202) 551-3361 if you have questions regarding

comments on the financial statements and related matters. Please contact Edwin $\operatorname{\mathsf{Kim}},\ \operatorname{\mathsf{Staff}}$

Attorney, at (202) 551-3297 or Jan Woo, Legal Branch Chief, at (202) 551-3453 with any other questions.

Sincerely,

Division of

Corporation Finance

Office of

Technology

cc: Edgar J. Lewandowski, Esq.