Steven W. Streit Chief Executive Officer Green Dot Corp 3465 E. Foothill Blvd. Pasadena, CA 91107

Re: Green Dot Corp

Form 10-K for the fiscal year ended December 31, 2018

Filed February 27, 2019 Form 10-Q for the period ending June 30, 2019

Filed August 9, 2019 File Number 001-34819

Dear Mr. Streit:

We have limited our review of your filing to the financial statements and related

disclosures 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 these comments 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

comments apply to your facts and circumstances, please tell us why in your response.

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

Form 10-Q for the period ending June 30, 2019

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

Comparision of Three-Month Periods Ended June 30, 2019 and 2018 Operating Revenues, page 33

You disclose that as of June 30, 2019, your active accounts declined by approximately

500,000 on a year-over-year basis primarily due to a decline in the number of non-direct

deposit active accounts under your legacy branded account programs, partially offset by

an increase of approximately 240,000 active accounts under your BaaS programs, from

which you typically generate lower fees as compared to your legacy prepaid products.

Please address the following in future filings:

Enhance your Key Metric disclosures to clarify the relationship to direct accounts,

Steven W. Streit

Green Dot Corp

September 9, 2019

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non-direct deposit accounts and BaaS programs;

Disclose how you classify Walmart revenues, i.e. direct deposit, non-direct and BaaS

programs since Walmart represents 32% of revenues for the six months ending June

30, 2019;

Describe why BaaS programs typically generate lower fees compared to your legacy

prepaid products; and

Disaggregate your operating revenues between direct deposit; non-direct and BaaS

programs for the period presented.

Please provide us with your draft disclosures.

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.

You may contact Christina Harley at 202-551-3695 or Michelle Miller at 202-551-3368

with any questions.

FirstName LastNameSteven W. Streit Comapany NameGreen Dot Corp

Corporation Finance September 9, 2019 Page 2 Financial Services FirstName LastName Sincerely,

Division of

Office of