Mr. Robert Starr Chief Financial Officer Kaman Corporation 1332 Blue Hills Avenue Bloomfield, Connecticut 06002

Re: Kaman Corporation

Form 10-K for the Year Ended December 31, 2017

Filed February 27, 2018

Form 10-Q for the Period Ended June 29, 2018

Filed August 8, 2018 File No. 1-35419

Dear Mr. Starr:

We have limited our review of your filings 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-K for the Year Ended December 31, 2017

## General

You state on page 43 of the 10-K that you provide composite components and bearings

products for Airbus platforms including the Airbus A320. A document titled "Orders,

Deliveries, Operators - Worldwide" on the Airbus website identifies Sudan Airways and

Syrian Air as having ordered, having taken delivery of, and operating Airbus A320

aircraft.

Sudan and Syria are designated by the Department of State as state sponsors of terrorism,

and are subject to U.S. economic sanctions and/or export controls. Please describe to us

Mr. Robert Starr

FirstName LastNameMr. Robert Starr

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FirstName LastName

the nature and extent of any past, current, and anticipated contacts with Sudan and Syria,

including contacts with their governments, whether through subsidiaries, distributors,

partners, resellers, customers, joint ventures or other direct or indirect arrangements.

Please also discuss the materiality of those contacts, in quantitative terms and in terms of

qualitative factors that a reasonable investor would deem important in making an

investment decision. Tell us the approximate dollar amounts of revenues, assets and

liabilities associated with those countries for the last three fiscal years and the subsequent

interim period. Address for us the potential impact of the investor sentiment evidenced by

divestment and similar initiatives that have been directed toward companies that have operations associated with U.S.-designated state sponsors of

Form 10-Q for the period ended June 29, 2018

Financial Statements 3. Significant Accounting Policies Update Revenue Recognition, page 9

We note that you recognize revenue at a point in time for your K-MAX program with

revenue now being recognized upon delivery to the customer. Please tell us, and disclose,

if material, the significant judgments you made in determining that this is the appropriate

point to recognize revenue. Refer to ASC 606-10-25-30 and

606-10-50-19. Also, in order

for us to better understand the change in your accounting policy for this program, please

provide us your analysis regarding why the timing of revenue recognition for the K-MAX

program changed from cost-to-cost revenue recognition under percentage-of-completion

accounting to the point-in-time method. Refer to ASC 606-10-25-27 through 29. Please

specifically address your consideration of any customer deposits and customer

specifications for this program, as applicable.

13. Commitments and Contingencies Offset Agreement, page 25

In regard to your disclosures related to the offset agreement, please more fully address the

following:

explain how the notional value was determined;

clarify how and when you expect to satisfy the terms of this

agreement and when and

by who your satisfaction of this agreement will be determined; and clarify when and how you expect to account for this agreement in your financial

statements.

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 Mr. Robert Starr Kaman Corporation September 14, 2018 Page 3

absence of action by the staff.

You may contact Ernest Greene at 202-551-3733 or Anne McConnell at 202-551-3709 with any questions.

Sincerely,

FirstName LastNameMr. Robert Starr

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Division of Corporation

Office of Manufacturing

Construction