Via E-mail Richard J. Grossman, Esq. Skadden, Arps, Slate, Meagher & Flom LLP One Manhattan West New York, New York 10001-8602

Re: HC2 Holdings, Inc.

Preliminary Consent Revocation Statement on Schedule 14A

Filed March 20, 2020 File No. 1-35210

Dear Mr. Grossman:

We have reviewed the filing above and have the following comments. In some of our

comments, we may ask you to provide us with information so we may better understand the disclosure.

Please respond to this letter by amending the filing or by providing the requested $% \left(1\right) =\left(1\right) +\left(1\right)$

information. If you do not believe our comments apply to the Company's facts and

circumstances or do not believe an amendment is appropriate, please tell us why in your response.

After reviewing any amendment to the filing and the information you provide in response $% \left(1\right) =\left(1\right) +\left(1\right) +\left($

the same meaning as in the preliminary consent revocation statement unless otherwise indicated.

Preliminary Consent Revocation Statement

Letter to Stockholders

1. Disclosure indicates that "Percy Rockdale has no duty to act in the best interest of the $\,$

Company's stockholders..." With a view towards disclosure, please advise whether any

stockholder has a duty to act in the best interest of stockholders, including when selecting $% \left(1\right) =\left\{ 1\right\} =\left\{ 1\right$

potential nominees to serve on the Board, and what Percy Rockdale could affirmatively

do in its capacity as a stockholder in order to be considered by the Company as acting in

the best interest of the Company's stockholders. With respect to the reference regarding

Percy Rockdale's duty in selecting potential nominees to serve on the Board, it is our

understanding that notwithstanding Percy Rockdale's interests, any nominees elected to

the Board would have a state law fiduciary duty to act in the best interest of all $% \left(1\right) =\left(1\right) +\left(1\right)$

stockholders.

Richard J. Grossman, Esq.

Skadden, Arps, Slate, Meagher & Flom LLP

March 25, 2020

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- Q: What Happens if the Percy Rockdale Proposals Pass? Page 2
- 2. Disclosure in the answer to this question indicates that [t]he Board intends, if less than

all of the members of the Board are removed, to appoint the candidates receiving the $\,$

most votes, assuming that such candidate(s) received a majority of the $\ensuremath{\mathsf{Company}}$

Please revise to disclose the reasons why and circumstances pursuant to which the $\ensuremath{\mathsf{Board}}$

would not do so. Also disclose the potential consequences, if any, of the Board not doing $% \left(1\right) =\left(1\right) +\left(1\right) +$

so.

Reasons to Reject the Percy Rockdale Proposals, page 6

Provide support for the statement that Percy Rockdale is conducting a "value-destructive"

consent solicitation campaign.

Security Ownership of Certain Beneficial Owners and Management, page 21

4. Refer to the beneficial ownership table on page 22. Please advise us of the impact, if any,

on the number of shares of common stock beneficially owned by Mr.

Falcone disclosed

in this table resulting from the order and judgment dated October 3, 2019 by the Supreme $\,$

Court of the State of New York, extending to and including December 31, 2020 the $\,$

effectiveness of an execution and levy served by the sheriff of the city of New York on $\,$

the possession of the Company in which judgment debtor Philip Falcone is believed or

known to have an interest."

Certain Potential Adverse Consequences..., page 49

5. Refer to the first sentence of the second paragraph. Please revise to explain why the $\$

Company may be required, as opposed to shall be required, to make an offer to redeem

the Preferred Stock upon the occurrence of the events described in this

sentence. In addition, disclose the potential consequences resulting from the Company

not having sufficient proceeds or the financing available to fund the offer to redeem the Preferred

Stock.

Proxy Card

6. Please confirm the actual proxy card furnished to stockholders will include the referenced

space in Proposals 2 and 3 to write the name of each person for whom the stockholder $\,$

does not wish to revoke such stockholder's consent.

Richard J. Grossman, Esq.

Skadden, Arps, Slate, Meagher & Flom LLP

March 25, 2020

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* * *

We remind you that the filing persons are responsible for the accuracy and adequacy of their disclosures, notwithstanding any review, comments, action or absence of action by the staff.

Please contact me at (202) 551-3444 with any questions.

Sincerely,

/s/ Perry J. Hindin

Perry J. Hindin Special Counsel Office of Mergers

and Acquisitions