October 7, 2011

VIA E-MAIL

Office of Mergers and Acquisitions
Division of Corporation Finance
Securities and Exchange Commission
Mail Stop 3628
100 F Street, N.E.
Washington, D.C. 20549-3628

Attn: Michele M. Anderson, Chief
Daniel F. Duchovny, Special Counsel

Re: VWAP Pricing in Issuer Cash Tender Offer by Textron Inc.

Ladies and Gentlemen:

We are writing on behalf of our client Textron Inc., a Delaware corporation (the “Company”), in connection with the Company’s offer to purchase for cash any and all of the Company’s outstanding 4.50% Convertible Senior Notes due 2013 (the “Subject Securities”) upon the terms and subject to the conditions set forth in the Company’s Offer to Purchase, dated September 14, 2011 (the “Offer to Purchase”), and the related Letter of Transmittal (together with the Offer to Purchase, the “Offer”), at a purchase price per Subject Security¹ determined in accordance with the Pricing Mechanism (as defined below).

The Subject Securities are convertible into shares of the Company’s common stock (the “Common Stock”), which is listed for trading on the New York Stock Exchange. Accordingly, the Offer is subject to Rule 13e-4 under the Securities Exchange Act of 1934 (the “1934 Act”) in addition to Regulation 14E under the 1934 Act, and on

¹ As used in this letter, any reference to a price or value “per Subject Security” or “for each Subject Security” means a price or value per $1,000 principal amount of Subject Securities.
September 14, 2011 the Company filed with the Securities and Exchange Commission (the “SEC”) a Tender Offer Statement on Schedule TO in connection with the Offer, which Tender Offer Statement on Schedule TO was subsequently amended on September 15 and September 21, 2011 (as so amended, the “Schedule TO”).

We are writing to request, on behalf of the Company, that the Staff (the “Staff”) of the SEC confirm that it will not recommend that the SEC take enforcement action against the Company pursuant to Rules 13e-4(d)(1), 13e-4(f)(1)(ii) and 14e-1(b) under the 1934 Act with the respect to the Company’s use of the Pricing Mechanism to determine the purchase price to be paid per Subject Security pursuant to the Offer.

I. The Offer

The Company is offering to purchase any and all of the outstanding Subject Securities pursuant to the Offer, which is currently scheduled to expire at midnight, New York City time, on October 12, 2011 (the “Expiration Date”), which is 20 business days after the September 14, 2011 commencement date of the Offer (the “Commencement Date”). There is no minimum tender condition to the Offer. All of the Subject Securities are held in book-entry form through the facilities of The Depository Trust Company (“DTC”), and all of the Subject Securities are currently represented by one or more global certificates held for the account of DTC. The Company has advised us that it believes that substantially all of the holders of the Subject Securities are institutional investors, with over 75% of the Subject Securities held by a small number of convertible arbitrageurs and similar investors that typically hedge their convertible note holdings by shorting the underlying common stock and substantially all of the balance held by other institutional investors.

Participation in the Offer by holders of Subject Securities is entirely voluntary. None of the Company, its Board of Directors or any dealer manager for the Offer is making any recommendation to holders of Subject Securities as to whether or not to participate in the Offer. Subject Securities that are not purchased in the Offer will remain outstanding on their current terms and conditions. Subject Securities purchased by the Company in the Offer will be cancelled and retired.

Because the trading price of the Common Stock on the New York Stock Exchange is currently significantly in excess of the conversion price of the Subject Securities (i.e., the Subject Securities are “in the money”), the Company believes that the value of the
Subject Securities is directly correlated to the trading price of the Common Stock. Accordingly, the price which the Company is offering to pay for each Subject Security tendered and purchased in the Offer will be determined by reference to the Average VWAP for the Common Stock. For purposes of the Offer, the “Average VWAP” is the simple arithmetic average of the daily VWAP over an averaging period of 20 consecutive trading days ending on the Expiration Date (the “VWAP Averaging Period”), and the daily VWAP of any trading day is the per share volume-weighted average price of the Common Stock in trades that take place from the scheduled open of trading (9:30 a.m., New York City time) to the scheduled close of trading (4:00 p.m., New York City time) on that trading day, as displayed under the heading “Bloomberg VWAP” on Bloomberg page TXT.N <Equity> AQR.

The Offer to Purchase provides that the purchase price per Subject Security will be equal to the sum of (A) the Average VWAP multiplied by 57.1429, which is 75% of the number of shares of Common Stock into which such Subject Security is currently convertible in accordance with its terms, plus (B) a fixed cash amount of $504.50 (the “Pricing Mechanism”). In addition, holders of Subject Securities purchased in the Offer will receive accrued and unpaid interest on their Subject Securities to, but excluding, the settlement date of the Offer. Furthermore, the Offer to Purchase discloses a fixed minimum purchase price of $1,075.93 and a fixed maximum purchase price of $1,790.22 (the “Maximum Purchase Price”) that will be paid by the Company for each Subject Security tendered and purchased pursuant to the Offer. The Offer further provides that if the purchase price will equal the Maximum Purchase Price, then the Offer will be automatically extended until midnight, New York City time, on the second trading day following the originally scheduled Expiration Date to enable holders to determine whether or not to tender their Subject Securities or to withdraw any previously tendered Subject Securities.

---

2 The conversion rate for the Subject Securities is 76.1905 shares for each $1,000 principal amount of Subject Securities. This corresponds to a conversion price of $13.125 per share of Common Stock. On October 6, 2011, the closing price per share of the Common Stock on the New York Stock Exchange was $18.47. As described in greater detail in the “Discussion” section below, the Company has observed a direct correlation between the value of the Subject Securities and the trading price of the Common Stock.

3 For purposes of this letter, the Company acknowledges that a change in the Pricing Mechanism or a change in the minimum or maximum purchase price would constitute a change in the consideration offered for the Subject Securities within the meaning of Rules 13e-4(f)(1)(ii) and 14e-1(b) and would require the Offer to remain open for at least 10 business days from the date that notice of such change is first published or sent or given to holders of the Subject Securities.
Accordingly, investors will generally benefit from increases in the value of the Common Stock during the VWAP Averaging Period. The Offer to Purchase includes on pages 3 and 17 tables showing illustrative calculations of the purchase price based on a range of hypothetical Average VWAP values for the Common Stock.

The Offer to Purchase includes a link to a webpage (http://www.gbsc-usa.com/Textron) that is providing updated indicative purchase prices per Subject Security during the term of the Offer. In particular:

- By 4:30 p.m., New York City time, on each trading day after the Commencement Date and before the first day of the VWAP Averaging Period, the webpage showed an indicative Average VWAP and the resulting indicative purchase price per Subject Security calculated as though that day were the Expiration Date (i.e., it showed the indicative Average VWAP for that day and the preceding trading days of the VWAP Averaging Period and the resulting indicative purchase price per Subject Security).

- During each trading day during the VWAP Averaging Period, the webpage has shown, and will continue to show, the indicative Average VWAP and resulting indicative purchase price per Subject Security using cumulative actual trading data, updated every three hours starting at 10:30 a.m., New York City time, on each trading day as follows:
  - On the first trading day of the VWAP Averaging Period, the webpage showed the indicative Average VWAP and resulting indicative purchase price per Subject Security that reflected the actual intra-day volume-weighted average price of the Common Stock during the elapsed portion of that trading day.
  - On each subsequent trading day of the VWAP Averaging Period, the webpage has shown, and will continue to show, the indicative Average VWAP and resulting indicative purchase price per Subject Security using cumulative actual trading data, updated every three hours starting at 10:30 a.m., New York City time, on each trading day as follows:

---

4 While the indicative Average VWAP and purchase price per Subject Security has been, and will continue to be, updated every three hours during the VWAP Averaging Period, this information has reflected and will reflect a 15-minute delay in the reported pricing information due to restrictions on publication of real-time price and volume data.
price per Subject Security that reflect the simple arithmetic average of the daily VWAP on the preceding trading days of the VWAP Averaging Period and the actual intra-day volume-weighted average price during the elapsed portion of such subsequent trading day, weighting the daily VWAP for each preceding trading day in the period the same as such actual intra-day volume-weighted average price. For example, based on the VWAP Averaging Period of 20 trading days, at any time during the 20th trading day of the VWAP Averaging Period, the webpage will show the indicative Average VWAP equal to (a) the combined daily VWAP for the preceding 19 trading days plus the actual intra-day volume-weighted average price during the elapsed portion of the 20th trading day divided by (b) 20, as well as the resulting indicative purchase price per Subject Security.

Each time the webpage is updated, it will also show a reasonably current trading price (and, before the VWAP Averaging Period started, it showed the closing trading price) for the Common Stock on the New York Stock Exchange. The Offer to Purchase also discloses a toll-free telephone number that holders of the Subject Securities can call to contact the information agent for the Offer to obtain the same information that is posted on the webpage.

The Company will announce the final purchase price per Subject Security by press release and on the webpage no later than 4:30 p.m., New York City time, on the Expiration Date, and will amend the Schedule TO to disclose the final purchase price per Subject Security and attach the press release as an exhibit.

5 We do not believe it would be useful for the webpage to include regularly updated trading prices for the Subject Securities because (a) the Subject Securities are not listed, there is no other established public market for them, the trading market for them is not active, prices reported for them by Bloomberg and other pricing services are sporadic and as a result we question whether updated values for them would be meaningful and (b) based on the limited pricing data available for the Subject Securities, the Company believes that the value of the Subject Securities is directly correlated to the trading prices of the shares of Common Stock into which they are convertible. We also note that there is no requirement for an offeror in a cash tender offer for debt securities to provide updated trading prices for the subject debt.
Holders of the Subject Securities will have withdrawal rights until the Offer expires. Because the Offer will expire at midnight, New York City time, on the last day of the VWAP Averaging Period – approximately 7.5 hours after the Company announces the final purchase price per Subject Security – holders will have an opportunity for last-minute tenders and withdrawals (except if the final purchase price equals the Maximum Purchase Price, in which case the Offer will be automatically extended as described above). In this regard, we note the following:

- We have been advised that DTC will be open until 5:00 p.m., New York City time, on the Expiration Date, which will enable holders of the Subject Securities to tender or withdraw Subject Securities in that system for 30 minutes after the Company announces the final purchase price per Subject Security.

- Between 5:00 p.m., New York City time, and midnight, New York City time, on the Expiration Date, tenders of Subject Securities will be able to be made by faxing a voluntary offering instructions form (a “VOI”) to the depositary for the Offer (the “Depositary”), and withdrawals of previous tenders will be able to be made by faxing notices of withdrawal to the Depositary. The Depositary will cause those tenders and withdrawals to be reflected when DTC’s system reopens at 8:00 a.m., New York City time, on the business day after the Expiration Date.

- The Company is making available forms of the VOI and notice of withdrawal both in printed materials and via the webpage described above. The Offer to Purchase explains the procedures for after hours tenders and withdrawals, including the times and methods by which tenders and withdrawals must be made. Furthermore, the procedure

---

6 All holders of Subject Securities will be able to have their Subject Securities tendered or withdrawn via these fax procedures. However, only DTC participants (i.e., brokers and similar institutions shown on a DTC security position listing as the owners of Subject Securities) will be able to deliver such faxes. In order to facilitate use by beneficial holders of Subject Securities who own their Subject Securities through a broker or similar institution of the VOI and withdrawal procedures applicable to tenders and withdrawals after 5:00 p.m., New York City time, on the Expiration Date, the Offer to Purchase informs such beneficial holders that they must make arrangements with their brokers or similar institutions for such brokers or similar institutions to fax a VOI or a notice of withdrawal (as applicable) to the Depositary on such beneficial holders’ behalf prior to midnight, New York City time, on the Expiration Date.
II. Discussion

We have been advised by the Company that, because the Subject Securities by their terms are convertible into shares of Common Stock, a cash payment or a combination of shares of Common Stock and a cash payment, with the amounts of any such cash payments based on the value of the Common Stock (and the conversion price per share is currently significantly less than the current trading price of the Common Stock), the Company believes that there is a direct correlation between the price at which holders of Subject Securities would be willing to tender their respective Subject Securities and the trading price of the Common Stock at the time of such tender. Although the Subject Securities are not publicly traded, the Company has observed, based on the limited pricing data available, a direct correlation between the value of the Subject Securities and the trading price of the Common Stock.7 In light of this correlation, the Company has determined the purchase price in accordance with a formula that offers holders of the Subject Securities a cash purchase price per Subject Security based on the trading price of the Common Stock (which will be equal to 75% of the value of the underlying shares of Common Stock per Subject Security) plus a fixed cash payment (subject to the minimum and maximum purchase prices), as described in more detail above.8

7 To assess the correlation between the values of the Subject Securities and the trading prices of the Common Stock, the Company compared such amounts for the past two years. The Company observed that the square of the price correlation coefficient ("R-Squared") of the Subject Securities with respect to the Common Stock was 99% (with 100% being perfectly correlated). We have supplementally provided to the Staff graphs that illustrate this correlation. This correlation indicates that the value of the Subject Securities is highly sensitive to movements in the trading price of the Common Stock such that an increase (or decrease) in the trading price of the Common Stock results in an almost dollar-for-dollar increase (or decrease) in the value of the Subject Securities. Because of this price sensitivity, the Company believes that the use of a pricing formula is the optimal means of presenting the amount of the Offer consideration.

8 The Company, after extensive consultation with the dealer managers for the Offer, developed the pricing formula to provide holders with a cash premium over the value of the Subject Securities, which, as discussed above, is correlated to the value of the number of shares of Common Stock into which such Subject Security is currently convertible in accordance with its terms (the "Parity Value"). Because the Company desires to purchase Subject Securities even if they are "out of the money" with a conversion price in excess of the Average VWAP should the trading prices of the Common Stock decrease significantly below current trading levels, the Company determined to base (... continued)
The Pricing Mechanism uses the VWAP Averaging Period, which ends on the Expiration Date rather than two business days prior to the Expiration Date (so-called "Day 18" pricing), because, if Day 18 pricing were used, increases in the trading price of the Common Stock during the last two business days of the Offer could cause the purchase price per Subject Security offered pursuant to the Offer to be less than the value of the Subject Securities on the Expiration Date, requiring the Company to increase the purchase price per Subject Security in the Offer (subject to the Maximum Purchase Price) to induce holders of the Subject Securities to tender (or not withdraw) their Subject Securities. Similarly, a decrease in the trading price of the Common Stock during the last two business days of the Offer could cause the purchase price per Subject Security offered pursuant to the Offer to be greater than the value of Subject Securities in the Offer, requiring the Company to reduce the purchase price per Subject Security in the Offer (subject to the minimum purchase price) to avoid "over paying" for the Subject Securities to the detriment of the Company and its stakeholders who are not holders of the Subject Securities. With Day 18 pricing, increases or decreases in the purchase price per Subject Security to offset potential fluctuations in the trading price of the Common Stock during the last two business days of the Offer could be necessitated on multiple occasions, with each such increase or decrease requiring an extension of the Offer pursuant to Rules 13e-4(f)(1)(ii) and 14e-1(b) and, in theory, resulting in the Offer being extended in perpetuity. The potential for multiple extensions of the Offer could create a significant amount of uncertainty as to when, or if, the Offer would ever be completed.

(... continued)

the pricing formula on 75% of the Parity Value plus a significant fixed cash payment to provide holders with a relatively constant cash premium over the value of their Subject Securities in order to induce holders to tender their Subject Securities and to avoid "over paying" for Subject Securities that are "out of the money" to the detriment of the Company and its stakeholders who are not holders of the Subject Securities.

While the minimum purchase price per Subject Security contemplated by the Offer presents some risk that the Company will "over pay" for the Subject Securities in the Offer, the Company believes that this risk is outweighed by the benefit of the certainty afforded by the minimum purchase price to holders of the Subject Securities and the Company in the event that the trading price of the Common Stock decreases significantly during the Offer. The Company has established the Maximum Purchase Price to cap the maximum amount of cash required to purchase all of the Subject Securities tendered in the Offer. Because the Maximum Purchase Price presents a risk that the Company will pay less for the Subject Securities than their value, if the purchase price will equal the Maximum Purchase Price, the Offer will be automatically extended for two trading days as described above.
As compared to a pricing mechanism that uses Day 18 pricing, the Pricing Mechanism, with the VWAP Averaging Period ending on the Expiration Date, fosters greater certainty for the Company and holders of the Subject Securities by establishing a final purchase price that is more closely correlated to the value of the Subject Securities on the Expiration Date and thereby reducing the likelihood of a last-minute pricing amendment and consequent extension of the Offer, which extension would necessarily delay payment of the purchase price to tendering holders of Subject Securities.  

The Pricing Mechanism establishes the purchase price per Subject Security in a simple, easy-to-understand and transparent fashion. Holders of the Subject Securities at all times from the Commencement Date will know the exact mechanism for determining the final purchase price per Subject Security, as well as the fixed cash payment and the minimum and maximum purchase prices that the Company will pay for the Subject Securities. The holders of the Subject Securities have free and ready access to updated indicative pricing information, and they will have time to tender or withdraw their Subject Securities after the final purchase price per Subject Security is announced, enabling them to make informed decisions about whether or not to tender. In addition, if the purchase price will be the Maximum Purchase Price, the Offer will be automatically extended until midnight, New York City time, on the second trading day following the originally scheduled Expiration Date to afford holders of Subject Securities with two additional trading days to determine whether or not to tender or to withdraw any previously tendered Subject Securities.

We believe that holders of the Subject Securities expect to receive a specified cash payment in addition to 75% of the Parity Value of each Subject Security tendered. Imposing an arbitrary multi-day time delay between the time that the final purchase price per Subject Security is determined and expiration of the Offer will interfere with that expectation (increasing the chance that the cash value delivered at expiration by the Company will differ substantially from the amount expected by holders of the Subject Securities) and is not necessary for the protection of investors.

10 It is possible that the closing price of the Common Stock on the Expiration Date may differ significantly from the Average VWAP used to determine the final purchase price per Subject Security in the Offer, but we believe that the use of a VWAP Averaging Period that ends on the Expiration Date provides a reasonable balance between the objectives of providing the most current pricing practicable and reducing price distortions that could occur if prices were established at a single point in time.
We also note that the Company believes that substantially all of the holders of Subject Securities are institutional investors, with, as mentioned above, over 75% held by convertible arbitrageurs and similar investors that typically hedge their convertible note holdings. Such institutional investors have prior experience with tender offers and exchange offers in which the price was determined in a manner similar to the Pricing Mechanism. Therefore, the Company believes that holders of the Subject Securities are able to analyze the Pricing Mechanism and make informed decisions whether or not to tender Subject Securities (or to withdraw previously tendered Subject Securities) in the time periods described in the Offer to Purchase, especially given the continuous flow of indicative pricing information being provided by the Company through the website and telephone numbers established for this purpose. For these reasons, we believe that the Pricing Mechanism complies with the applicable rules, is not coercive or unfair and should be permitted.

Below we set forth additional reasons why we believe the Pricing Mechanism complies with applicable SEC rules and should be permitted.

Rules 13e-4(f)(1)(ii) and 14e-1(b) under 1934 Act

Rules 13e-4(f)(1)(ii) and 14e-1(b) under the 1934 Act, in relevant part, require a tender offer to remain open for at least 10 business days after notice of an increase or decrease in the consideration offered is first published, sent or given to security holders. In our view, the consideration offered for each Subject Security in the Offer is a fixed cash amount in addition to 75% of the Parity Value of the Subject Security (subject to the minimum and maximum purchase prices), payable in cash, with 75% of the Parity Value calculated as a function of the Average VWAP over the VWAP Averaging Period. The Company announced that consideration at the commencement of the Offer, and we do not believe the arithmetic calculation of the final purchase price per Subject Security on the Expiration Date will be a change in “the consideration offered” within the meaning of Rules 13e-4(f)(1)(ii) and 14e-1(b) under the 1934 Act.

Rule 13e-4(d)(1) under the 1934 Act

Rule 13e-4(d)(1) under the 1934 Act requires that the issuer in an issuer tender offer disclose the information required by Schedule TO, which, in turn, requires by Item 4 thereof, that the issuer disclose the amount of consideration offered for the securities subject to the tender offer. Because the Pricing Mechanism, instead of a fixed price, is being used in an effort to comply with Item 4 of Schedule TO, there is some uncertainty as to whether disclosure of the Pricing Mechanism satisfies this Item of the Schedule. For the same reasons we discuss above with respect to Rules 13e-4(f)(1)(ii) and 14e-1(b), we believe that the Offer to Purchase, which describes the
precise manner in which the final purchase price per Subject Security will be calculated, includes a full description of the consideration offered and that the absence of the final purchase price per Subject Security in the Offer to Purchase will not violate Rule 13e-4(d)(1) under the 1934 Act. In this regard, we acknowledge that the Company is not seeking an exemption from the disclosure requirements of Schedule TO. Rather, the Company believes that, if the Staff grants the requested no-action relief under Rule 13e-4(d)(1), the disclosure in the Offer to Purchase of the Pricing Mechanism would be deemed not to be inconsistent with the disclosure requirements of Schedule TO.

Section 14(e) of 1934 Act

Section 14(e) of the 1934 Act prohibits any person from omitting to state any material fact necessary in order to make the statements made in connection with a tender offer, in the light of the circumstances under which they were made, not misleading. For the same reasons we discuss above with respect to Rules 13e-4(d)(1), 13e-4(f)(1)(ii) and 14e-1(b), we believe that the Offer to Purchase, which describes the precise manner in which the final purchase price per Subject Security will be calculated, includes a full description of the consideration offered and that the absence of the final purchase price per Subject Security does not constitute an omission of a material fact that would violate Section 14(e) of the 1934 Act.

Extension of Prior No-Action Letters

The Staff has long permitted formula pricing in the context of exchange offers. In a letter for TXU Corp. (September 13, 2004), the Staff extended this rationale to issuer cash tender offers and granted no-action relief relating to Rules 13e-4(d)(1), 13e-4(f)(1)(ii) and 14e-1(b) under the 1934 Act for an issuer tender offer in which TXU used a Day 18 pricing formula to determine the purchase price it offered for its outstanding equity units and convertible notes (with the final purchase prices per security being determined two business days prior to the expiration of TXU’s tender offers).

In letters for McDonald’s Corporation (September 27, 2006), Weyerhaeuser Company (February 23, 2007), Halliburton Company (March 23, 2007) and Kraft Foods Inc. (July 1, 2008) (collectively, the “Day 20 Split-Off Letters”), the Staff

---

11 See, e.g., the Staff’s letters for Lazard Freres & Co. (August 11, 1995), AB Volvo (May 16, 1997) and Epicor Software Corporation (May 13, 2004).
granted no-action relief relating to Rules 13e-4(d)(1), 13e-4(f)(l)(ii) and 14e-1(b) under the 1934 Act permitting companies involved in split-off exchange offers to price the common shares being offered and the common shares being acquired based on volume-weighted average prices over a two- or three-trading day averaging period ending on the last day of the applicable exchange offer, so-called “Day 20” pricing. 12

In a letter for Citizens Republic Bancorp, Inc. (August 21, 2009), the Staff granted no-action relief relating to Rule 14e-1(b) under the 1934 Act permitting the offeror to issue a fixed dollar value of its common stock in exchange for its outstanding non-convertible subordinated notes and trust preferred securities, with the final number of shares of common stock to be issued being determined on the expiration date of the exchange offer. 13

Subsequent to the Citizens Republic letter, in a letter for Thermo Fisher Scientific Inc. (November 13, 2009), the Staff granted no-action relief relating to Rules 13e-4(d)(1), 13e-4(f)(l)(ii) and 14e-1(b) under the 1934 Act with respect to an offer with a Day 20 pricing mechanism substantially similar to the Pricing Mechanism and with structural protections, such as daily publishing of indicative calculated purchase prices on a

12 We note that the pricing mechanisms in the exchange offers described by the Day 20 Split-Off Letters generally limited the maximum number of shares that would be issued by the offerors, which could result in tendering holders receiving a value for their tendered securities less than the disclosed value. As a result, the offerors in the Day 20 Split-Off Letters undertook to extend their respective offers by two trading days in the event that the maximum share limitations were in effect to give holders additional time to determine whether or not to tender their securities. As with the exchange offers described in the Day Split-Off 20 Letters, the Offer provides that if the purchase price equals the Maximum Purchase Price, the Offer will be automatically extended by two trading days to give holders additional time to determine whether or not to tender their Subject Securities or to withdraw any previously tendered Subject Securities. In addition, the minimum purchase price contemplated by the Offer protects tendering holders by ensuring that tendering holders will receive at least the minimum cash amount in exchange for their tendered Subject Securities, notwithstanding a decline in the trading price of the Common Stock (and a corresponding decline in the value of the Subject Securities) during the Offer. Because the minimum purchase price contemplated by the Offer does not present the same risk as the Maximum Purchase Price or the maximum share limitations contemplated by the exchange offers described in the Day 20 Split-Off Letters, we do not believe it is necessary to undertake to extend the Offer in the event that the minimum purchase price is in effect on the Expiration Date.

13 Unlike the Offer, the exchange offer contemplated by the Citizens Republic letter was not subject to Rule 13e-4. We do not view this distinction as significant.
Because the Thermo Fisher tender offer was only subject to a minimum, and not a maximum, purchase price, the Company, in accordance with guidance in the Day 20 Split-Off Letters regarding the use of maximum exchange ratio limits, has provided in the Offer that if the purchase price for the Subject Securities is the Maximum Purchase Price, there will be a mandatory extension of the Offer for an additional two trading days to enable holders to determine whether or not to tender their Subject Securities or to withdraw any previously tendered Subject Securities.

We believe that the rationale of the letters to Thermo Fisher Scientific Inc. and Citizens Republic Bancorp, Inc. and the Day 20 Split-Off Letters (collectively, the "Day 20 Letters") applies to the Offer because:

- The Pricing Mechanism is consistent with the relief granted in the Day 20 Letters in all material respects: (i) the formula component of the Pricing Mechanism and the fixed cash payment is fixed and will remain constant during the Offer (subject to the minimum and maximum purchase prices described above and subject to compliance with Rule 13e-4(f)(1)(ii) and Rule 14e-1(b) if the pricing formula is changed), (ii) the final purchase price is based on readily observable trading prices for securities listed on a national securities exchange, (iii) the Company will issue a press release announcing the final purchase price and post the final purchase price to the webpage described above promptly following the close of trading on the Expiration Date and will file an amendment to the Schedule TO setting forth the final purchase price and including the press release as an exhibit, thus allowing investors time for tenders and withdrawals following the determination of the final purchase price, and (iv) the Offer to Purchase includes a toll-free number and a link to a webpage through which holders of the Subject Securities can access indicative purchase prices, enabling holders to predict whether the final purchase price will make participation in the Offer economically beneficial to them.

14 In this regard, the Company is using the same information agent and the exact same procedures as were used in the Thermo Fisher tender offer, which include, as described on page 18 of the Offer to Purchase, multiple daily website updates displaying the indicative Average VWAP and resulting indicative purchase price.
As compared to Day 18 pricing, the Day 20 pricing in the Offer reduces the likelihood of a disparity between the purchase price offered in the Offer and the value of the Subject Securities and protects any less sophisticated investors as well as holders of the Common Stock. If Day 18 pricing were used, the value of the Subject Securities could fluctuate without limit during the last two business days of the Offer, and, during that two-day period, sophisticated investors, such as the arbitrageurs that the Company believes hold over 75% of the Subject Securities, might take steps, as they would in traditional fixed-price offers, to lock in the value embedded in the fixed-price by re-establishing or covering their short positions, including by using rapid, program trade execution, whereas less sophisticated investors may lack the know-how or means to do the same. Any such steps taken by these sophisticated investors to re-establish or cover short positions could result in a substantial number of shares being traded, with a resulting significant, artificial and short-term impact on the price of the Common Stock. This, in turn, could negatively impact the less sophisticated holders of the Subject Securities as well as holders of the Common Stock.

Investors are accustomed to the type of real-time pricing information contained in the Pricing Mechanism. As was noted in the McDonald’s and Weyerhaeuser no-action letters, over the last 10 years, trading markets and investor behavior and expectations have changed dramatically due to the substantially increased penetration of the Internet and online brokerage services among all classes of investors, with investor trading behavior now being driven largely by free, widely available online quotation sources, readily available online brokerage account execution services and free, online “real-time” financial news.

On the basis of the foregoing, we respectfully request, on behalf of the Company, that the Staff confirm that it will not recommend that the SEC take enforcement action against the Company pursuant to Rules 13e-4(d)(1), 13e-4(f)(1)(ii) and 14e-1(b) under the 1934 Act with the respect to the Company’s use of the Pricing Mechanism to determine the purchase price to be paid per Subject Security pursuant to the Offer.
If you have any questions regarding this request or the Offer, please call me at your convenience at (212) 858-1440 or Stanton D. Wong at (415) 983-1790.

Very truly yours,

[Signature]

Todd W. Eckland

cc: Jayne M. Donegan, Esq., Textron Inc.