September 22, 2022

Gary A. Norcross President and Chief Executive Officer Fidelity National Information Services, Inc. 601 Riverside Avenue Jacksonville, FL 32204

Re: Fidelity National

Information Services, Inc.

Definitive Proxy

Statement on Schedule 14A

Filed April 15,

2022

File No. 001-16427

Dear Mr. Norcross:

We have limited our review of your most recent definitive proxy statement to those issues

we have addressed in our comments.

 $\,$ Please respond to these comments by confirming that you will enhance your future proxy

disclosures in accordance with the topics discussed below as well as any material developments $% \left(1\right) =\left(1\right) +\left(1\right) +\left($

to your risk oversight structure. For guidance, refer to Item 407(h) of Regulation S-K.

Definitive Proxy Statement on Schedule 14A filed April 15, 2022

General

1. Please expand your discussion of the reasons you believe that your leadership structure is appropriate, addressing your specific characteristics or circumstances. In your discussion, please also address how the experience of your Lead Independent Director is brought to bear in connection with your board s role in risk oversight.

2. Please expand upon the role that your Lead Independent Director plays in the leadership of the board. For example, please enhance your disclosure to address whether or not your Lead Independent

Director may:

represent the

board in communications with shareholders and other stakeholders;

require board

consideration of, and/or override your CEO on, any risk matters; or

provide input on

design of the board itself.

Gary A. Norcross

FirstName LastNameGary A. Norcross

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3. Please expand upon how your board administers its risk oversight function. For example,

please disclose:

the timeframe over which you evaluate risks (e.g., short-term, intermediate-term, or

long-term) and how you apply different oversight standards based

upon the

immediacy of the risk assessed;

 $$\operatorname{\mathtt{whether}}$ you consult with outside advisors and experts to anticipate future threats and

trends, and how often you re-assess your risk environment;

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significant emerging risks;

whether you have a Chief Compliance Officer and to whom this position reports; and

how your risk oversight process aligns with your disclosure controls and procedures.

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.

Please contact Christopher Dunham at (202) 551-3783 or Amanda Ravitz at (202) 551-3783 with any questions.

Sincerely,

Division of

Corporation Finance

Disclosure

Review Program