Scott Milford President and Chief Executive Officer XWELL, Inc. 254 West 31st Street, 11th Floor New York, New York 10001

Re: XWELL, Inc.

PREC14A filed August 2, 2024

File No. 1-34785

Dear Scott Milford:

We have reviewed your filing and have the following comments. In some of our $% \left(1\right) =\left(1\right)$

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

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.

Defined terms used here have the same meaning as in your proxy statement.

PREC14A filed August 2, 2024 General

1. We note your disclosure that "[t]he Annual Meeting will be held in a virtual meeting

format only, via live audio webcast on the Internet" and that "[s] tockholders will not be

able to attend the Annual Meeting in person." You also state that "a list of stockholders of $% \left\{ 1\right\} =\left\{ 1\right$

record will be available during the Annual Meeting for inspection by stockholders of

record for any legally valid purpose related to the Annual Meeting." Consider revising to

clarify how stockholders will be able to inspect the "list of stockholders of record" during

the Annual Meeting when they "will not be able to attend the Annual Meeting in person."

Is My Vote Important?, page 2

2. Where a registrant determines that a dissident shareholder s director nominations do not

comply with its advance notice bylaw requirements and excludes the dissident

shareholder s nominees from its proxy card, and the dissident shareholder then initiates $$\operatorname{August}\ 8,\ 2024$

August 0, 2024

Page 2

litigation challenging the registrant $\;\;$ s determination regarding the validity of the director

nominations, the registrant must disclose, among other things, "a brief description of the $\,$

basis for that determination." See Question 139.05 under Proxy Rules and Schedules

14A/14C Compliance and Disclosure Interpretations (November 17, 2023). Please expand

your disclosure here to describe in additional detail the "material omissions and other

material deficiencies" that led to your decision.

How Do I Vote?, page 5

3. Your disclosure here notes that stockholders may vote "By Telephone" under the third

bullet point. The next sentence, however, refers to voting "via the Internet," although the $\,$

last sentence notes when "[t]he telephone voting facilities" will close. Please revise to

provide the correct information, including the telephone number. Will This Year's Annual Meeting Require the Use of a Universal Proxy Card?, page 9

4. Please revise the heading of this section and the disclosure here to

reflect that the

dissident will use a universal proxy card for this contest. That is, clarify that unless and $% \left(1\right) =\left(1\right) +\left(1\right$

until a court deems the dissident's nominations to be invalid, the dissident must include $% \left(1\right) =\left(1\right) \left(1\right$

the registrant's nominees on its card and shareholders who wish to vote for the dissident's

nominees currently must use its card.

We remind you that the filing persons are responsible for the accuracy and adequacy of $% \left(1\right) =\left(1\right) +\left(1\right) +\left($

their disclosures, notwithstanding any review, comments, action or absence of action by the staff.

Please direct any questions to Eddie Kim at 202-679-6943 or Christina Chalk at 202-551-3263.

Sincerely,

Division of

Corporation Finance

Office of Mergers

& Acquisitions