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To	Company	Fax No.	Phone No.
Mr. William H. Demarest IV	Jnited States Securities and Exchange Commission	(703) 813-6984	
From	<u> Client/Matter Number</u>		Date
Stephen D. Fox	1716-110		December 7, 2010

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December 7, 2010

VIA FACSIMILE

Mr. Duc Dang
Attorney Advisor
United States Securities and Exchange Commission
Division of Corporation Finance
100 F Street, N.E.
Washington, DC 20549

RE:

Rollins, Inc.

File No. 001-04-122

Form 10-K for the year ended December 31, 2009 Proxy Statemen on Schedule 14A filed March 16, 2010

Dear Mr. Dang:

As referenced in the response letter filed by Edgar concurrently with the date of this letter, the Company has requested that we provide to you the following supplemental information:

1. With reference to the Company's response to comment 1, the Company proposes to provide disclosure: substantially consistent with the following in its future Form 10-K under the caption 'Management's Discussion and Analysis of Financial Condition and Results of Operations – Critical Accounting Policies – Defined benefit pension plan' based on its Form 10-K for the year ended December 31, 2009:

As set forth in note 12 to the Company's financial statements, included among the asset categories for the plan's investments are real estate and other investments comprised of investments in real estate and hedge funds. These investments are categorized as level 3 investments and are valued using significant non-observable inputs which do not have a readily determinable fair value. In accordance with ASU No. 2009-12 "Investments In Certain Entities That Calculate Net Asset Value per Share (Or Its Equivalent)," these investments are valued based on the net asset value per share calculated by the funds in which the plan has invested. These valuations are subject to judgments and assumptions of the funds which may prove to be incorrect, resulting in risks of incorrect valuation of these investments. The Company seeks to mitigate against these risks by evaluating the appropriateness of the funds' judgments and assumption; by reviewing the financial data included in the funds' financial statements for reasonableness.

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Please direct any further comments or questions to me at (404) 873-8528.

Sincerely,

ARNALL GOLDEN GREGORY LLP

Stephen D. Fox

cc: Mr. Harry J. Cynkus