Ben Silbert General Counsel and Secretary Avista Healthcare Public Acquisition Corp. 65 East 55th Street 18th Floor New York, NY 10022

> Re: Avista Healthcare Public Acquisition Corp. Amendment No. 2 to Registration Statement on Form S-4 Filed November 5, 2018 File No. 333-227090

Dear Mr. Silbert:

We have reviewed your amended registration statement and have the following comments. In some of our comments, we may ask you to provide us with

information so we

may better understand your disclosure.

Please respond to this letter by amending your registration statement and providing the

requested information. If you do not believe our comments apply to your facts and

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

After reviewing any amendment to your registration statement and the information you

provide in response to these comments, we may have additional comments. Unless we note

otherwise, our references to prior comments are to comments in our October 24, 2018 letter.

Amendment No. 2 to Registration Statement on Form S-4 filed November 5, 2018

Risk Factors

Risks Related to AHPAC and the Business Combination

Certain members of the AHPAC Board and AHPAC's officers are also members of the investment committee of the PIPE Investors, page 72

 We note your response to comment 1. Please expand your disclosure to clarify that the

terms of the merger, including the exchange ratio of 2.03 AHPAC shares for each share of  $\,$ 

Organogenesis, were negotiated by Messrs. Dean and Burgstahler who, at the same time,  $\,$ 

Ben Silbert

FirstName LastNameBen Acquisition Corp.

Avista Healthcare Public Silbert

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FirstName LastName

approved the private investment at the effective price of \$5.91 per share and controlled the

Sponsor, which, in turn, surrendered AHPAC shares to provide Organogenesis with equity

at an effective price of 7.035 per share, and that such terms may not reflect the value of

Organogenesis stock if it were a publicly-traded company.

2. Please clarify what it means to "primarily" represent AHPAC in the negotiations.

Additionally, if accurate, please specifically state that Thompson Dean, David

Burgstahler, Sriram Venkataraman and Robert Girardi are investors in the  $\ensuremath{\mathsf{PIPE}}$ 

investment.

The Business Combination, page 95

3. We note your response to comment 5 with respect to the proxy statement regarding your  $\ \ \,$ 

October 4, 2018 extraordinary general meeting. While your response did not address the  $\,$ 

basis for your belief that your redemption offer was not required to comply with the

provision of Exchange Act Rule 13e-4 and Regulation 14E, we do not

have any follow up

comments about this issue at this time. Our decision to not issue additional comments

should not be interpreted to mean that we either agree or disagree with your response.

Background of the Business Combination , page 98

4. Please expand your disclosure to discuss the uninterested and independent Directors  ${\color{black}}$ 

approval of the transaction with the PIPE Investors as required by Article 49.7(b) of your

Articles of Association.

The AHPAC Board's Reasons for the Approved Business Combination, page 106

- 5. Please expand your disclosure to highlight the lack of an independent third party fairness
  - or valuation advisor in determining the value of Organogenesis.
- 6. We note that your description of the comparable companies analysis also compared

average annual percentage revenue growth and 2019 estimated gross margin percentages  $% \left( 1\right) =\left( 1\right) +\left( 1\right$ 

for the comparable companies. Please present the results from this lysis.

AHPAC's Management's Discussion and Analysis of Financial Condition and Results of

**Operations** 

Contractual Obligations, page 168

7. You disclose the following on page 22 of Form 10-Q for the period ended September 30,

2018: "Pursuant to a deferred fee letter, dated as of August 17, 2018, the Underwriters  $\,$ 

agreed that, in the event the deferred discount becomes payable upon the completion of  $\boldsymbol{a}$ 

business combination, such amount will be reduced to \$5,128,205. The deferred

underwriting commissions held in the Trust Account will be forfeited in the event we do  $\,$ 

not complete a business combination, subject to the terms of the  $\mbox{\it Underwriting Agreement}.$ 

The Underwriters are not entitled to any interest accrued on the deferred underwriting

commissions." You also disclose on page 13 of the Form 10-Q that "The Deferred  $\,$ 

Ben Silbert

Avista Healthcare Public Acquisition Corp.

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Commission will be forfeited if the Company is unable to complete a business  $% \left( 1\right) =\left( 1\right) \left( 1\right) +\left( 1\right) \left( 1\right) \left( 1\right) +\left( 1\right) \left( 1\right) \left($ 

combination in the prescribed time." Please address the following:

Please revise your Form S-4 to discuss the updated terms in the deferred fee letter, and  $% \left( 1\right) =\left( 1\right) +\left( 1\right) +\left$ 

clearly disclose the reasons for the deferred underwriting amounts forfeited by the  $\,$ 

underwriters to date.

Clearly disclose the revised date for completing a business combination after which

the remaining deferred underwriting fee of \$5,128,205 will be forfeited.

You may contact Keira Nakada at 202-551-3659 or Kevin Vaughn at 202-551-3494 if

you have questions regarding comments on the financial statements and related matters. Please  $\,$ 

contact Christine Westbrook at 202-551-5019 or Suzanne Hayes at 202-551-3675 with any other questions.

Sincerely,

FirstName LastNameBen Silbert

Division of Corporation

Finance

Comapany NameAvista Healthcare Public Acquisition Corp.

Office of Healthcare &

Insurance

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cc: Jackie Cohen, Esq.

FirstName LastName