## UNITED STATES SECURITIES AND EXCHANGE COMMISSION WASHINGTON, D.C. 20549

DIVISION OF CORPORATION FINANCE

June 13, 2019

By E-Mail

Beth E. Berg, Esq. Sidley Austin LLP One South Dearborn Chicago, IL 60603

Re:

MiMedx Group, Inc.

Definitive Additional Materials on Schedule 14A

Filed June 10, 2019 File No. 001-35887

Dear Ms. Berg:

We have reviewed your filing and have the following comment.

Each statement or assertion of opinion or belief must be clearly characterized as such,

and a reasonable factual basis must exist for each such opinion or belief. Support for

opinions or beliefs should be self-evident, disclosed in the proxy statement or provided to

the staff on a supplemental basis. With a view toward revised disclosure, provide support

for the following:

that your investigation found evidence that demonstrated that "Mr. Petit and certain

members of his management team engaged in longstanding material misconduct";

that "the evidence demonstrated that Mr. Petit and certain members of his

management team disregarded accounting rules; undertook

improper actions to

manage and manipulate the timing and recognition of revenue;

made misleading and

false statements to the Company's outside auditors, the Board and the U.S. Securities

and Exchange Commission after questions were raised about the

accounting practices; took actions against whistleblowers; and emphasized short-term

business goals over compliance and ethics"; and,

your disclosure in each of the bullet points in the first and second page of your press

release. Beth E. Berg, Esq.

Sidley Austin LLP

June 13, 2019

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Company's

Please direct any questions to me at (202) 551-3619.

Sincerely,

/s/ Daniel F.

Duchovny

Daniel F. Duchovny Special Counsel Office of Mergers and

Acquisitions