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

DIVISION OF CORPORATION FINANCE

May 9, 2019

By E-Mail

Andrew M. Freedman Olshan Frome Wolosky LLP 1325 Avenue of the Americas New York, NY 10019

Re: MiMedx Group, Inc.

Soliciting Materials filed pursuant to Rule 14a-12 on May 7,

2019

Eiad

Filed by Prescience Partners, LP, Prescience Point Special

Opportunity LP,

Prescience Capital, LLC, Prescience Investment Group, LLC,

Asbahi, Richard J. Barry, M. Kathleen Behrens Wilsey,

Ph.D., Melvin L.

Keating, and K. Todd Newton

File No. 001-35887

Dear Mr. Freedman:

We have reviewed your filing 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 filing, by providing the requested

information, or by advising us when you will provide the requested response. If you do not

appropriate, please tell us why in your response.

After reviewing any amendment to your filing and the information you provide in

response to these comments, we may have additional comments.

Soliciting Materials

1. 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

the staff on a supplemental basis. Provide support for your statement that your nominees

have "[i]mmense credibility and reputational capital," [d]emonstrated public company

turnaround and restatement experience," and "[e]xtensive healthcare and biopharma

experience and relationships."

2. We note the analytical report dated January 7, 2019 you filed as soliciting materials. You

state that the company's shares "are conservatively worth at least \$8.09" per share. The

inclusion of valuations in soliciting materials is only appropriate and consonant with $\ensuremath{\mathsf{Rule}}$

Andrew M. Freedman

Olshan Frome Wolosky LLP

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 $14a\mbox{-}9$ when made in good faith and on a reasonable basis and where accompanied by

disclosure which facilities shareholders' understanding of the basis for and the limitations

on the projected realizable values. See Exchange Act Release No. 16833

(May 23, 1980).

Please provide us with your analysis supporting your valuation of the

stock and confirm
that in future filings in which you provide a valuation you will include

a similar analysis.

In addition, supplementally explain why your valuation is not so qualified and subject to

such material limitations and qualifications as to make inclusion of the \$8.09 figure

unreasonable.

3. Please refer to comment 1 above and provide us the support for the following disclosure

included in your January report:

That the "chances of MDXG going bankrupt are remote."

 $$\operatorname{\textsc{That}}$ the "majority of MDXG's sales are legitimate and sustainable. Only a small

 $\,$ portion of revenue was attributable to end-of-quarter channel stuffing, while

widespread bribes/kickbacks did not occur."

 $$\operatorname{\textsc{That}}$ the "government is highly unlikely to levy a fine large enough to cause

MDXG any serious distress."

The first and third-seventh bullet points under the caption "Research Highlights."

Your belief that "MDXG shareholders will enjoy a similarly positive outcome $% \left(1\right) =\left(1\right) +\left(1\right)$

once the current turmoil clears" in reference to past events at Arthrocare and two

other companies.

 $\begin{tabular}{lll} Your belief on page 4 that "management was overly aggressive in growing non-\\ \end{tabular}$

core revenue sources..."

We remind you that the filing persons are responsible for the accuracy and adequacy of their disclosures, notwithstanding any review, comments, action or absence of action by the staff

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