October 13, 2023

Matthew R. A. Heiman Chief Legal & Administrative Officer Waystar Holding Corp. 1550 Digital Drive, #300 Lehi, UT 84043

Re: Waystar Holding

Corp.

Amendment No. 1 to

Draft Registration Statement on Form S-1

Submitted September

25, 2023

CIK No. 0001990354

Dear Matthew R. A. Heiman:

We have reviewed your amended draft registration statement and have the following

comments.

Please respond to this letter by providing the requested information and either submitting

an amended draft registration statement or publicly filing your registration statement on

EDGAR. If you do not believe a comment applies to your facts and circumstances or do not

believe an amendment is appropriate, please tell us why in your response.

After reviewing the information you provide in response to this letter and your amended

draft registration statement or filed registration statement, we may have additional comments.

References to prior comments refer to our letter dated September 20, 2023.

Draft Registration Statement on Form S-1 filed September 25, 2023

Our Market Opportunity, page 4

1. We note your response to prior comment 4 regarding your reference to a third-party commissioned report providing support for your TAM, growth rate projections and market share. Please identify the author and/or creator of this report, the title of the report, and the date the report was issued. Further, please provide an appropriate consent pursuant to Rule 436. Clarify if this report is the same one referenced on page 6 for your client

satisfaction

statistics. If not, please provide similar disclosures for this report as well. Matthew R. A. Heiman

FirstName LastNameMatthew R. A. Heiman

Waystar Holding Corp.

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FirstName LastName

Management s discussion and analysis of financial condition and results of operations

Key performance metrics and non-GAAP financial measures, page 66

We note your response to comment 10. However your current disclosure states, "The

number of clients from whom we generate over \$100,000 of revenue has grown from 733

in the twelve months ended March 31, 2021 to 1,023 in the twelve months ended June 30,

2023." Please include a table in Key Performance Metrics that shows

the number of

clients from whom you generate over \$100,000 in revenue for each period presented.

Showing this statistical measure for each period presented will allow readers to analyze

your growth rates for each period.

Critical accounting policies and use of estimates Goodwill and long-lived assets, page 74

3. We note your response to comment 12 and the new disclosure added to page 73. You

state that prior assessments have indicated the fair value exceeds the carrying value for the  $\,$ 

reporting units with reasonable headroom. Please disclose when the prior assessments

were performed. Disclose any other indicators considered that supported your qualitative  $% \left( 1\right) =\left( 1\right) +\left( 1\right) +\left$ 

assertion. Also, tell us your reason for performing a quantitative assessment every fourth

year and how that aligns with accounting guidance.

Notes to consolidated financial statements

2. Summary of significant accounting policies

Revenue Recognition, page F-9

4. On page 62 you disclose that the overall increase in revenue was the result of a \$25.0

million increase from provider solutions and a \$17.3 million increase from patient

payments. In this regard, please expand your revenue recognition disclosure to explain

why patients payments are included in revenue. Disclose who is your customer. Refer to

your basis in accounting literature.

General

5. We note that you provide your revenue for the fiscal year ended December 31, 2022 in

your graphics page in the forepart of your prospectus. Please include your net losses for  $% \left( 1\right) =\left( 1\right) +\left( 1\right) +$ 

the same period with equal prominence. Further, please clarify the period or dates yours

 $\,$  number of Clients and Annual Healthcare Payment Transaction statistics were measured.

clarify the basis for this statement either on your graphics page or in your prospectus  $% \left( 1\right) =\left( 1\right) +\left( 1\right) +\left($ 

summary.

Matthew R. A. Heiman

FirstName LastNameMatthew R. A. Heiman

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Holding Corp.

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FirstName LastName

Please contact Inessa Kessman at 202-551-3371 or Joseph Cascarano at 202-551-3376 if

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

contact Edwin Kim at 202-551-3297 or Jan Woo at 202-551-3453 with any other questions.

Sincerely,

Division of

Corporation Finance

Office of Technology

cc: William Brentani, Esq.