August 31, 2021

Michael Burdiek Chief Executive Officer Motion Acquisition Corp. The Chrysler Building 405 Lexington Avenue New York, NY 10174

Re: Motion Acquisition

Corp.

Amendment No. 1 to

Registration Statement on Form S-4

Filed August 17,

2021

File No. 333-257681

Dear Mr. Burdiek:

 $\label{eq:weak-decomposition} \mbox{We have reviewed your amended registration statement and have the following}$

 $\overline{\text{comments}}.$ In some of our comments, we may ask you to provide us with information so we

may better understand your disclosure.

 $\label{eq:please respond} \mbox{ Please respond to this letter by amending your registration statement and providing the}$

requested information. If you do not believe our comments apply to your facts and $% \left(1\right) =\left(1\right) +\left(1\right) +$

circumstances or do not believe an amendment is appropriate, please tell us why in your $% \left(1\right) =\left\{ 1\right\} =\left\{$

response.

 $\qquad \qquad \text{After reviewing any amendment to your registration statement and the information you} \\$

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 July 29, 2021 letter.

Amendment No. 1 to Registration Statement on Form S-4 Filed on August 17, 2021

Summary of the Proxy Statement/Consent Solicitation Statement/Prospectus Sensitivity Analysis, page 20

1. We note your response

to prior comments 1 and 4 and re-issue them in part. Please expand your sensitivity analysis to include the impact of redemptions on the per share

value under each of the redemption scenarios and include the effect of the underwriting

fee on such per share

value at each redemption level presented.

Michael Burdiek

FirstName LastNameMichael Burdiek

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FirstName LastName

Proposal No. 1 - The Business Combination Proposal

Motion's Board of Directors' Reasons for Approval of the Business Combination, page 114

2. We note your revised disclosure in response to prior comment 19 and reissue it in part.

We note your disclosure on page 110 that Motion's management had several calls with

Barclays to validate and modify the proposed set of publicly listed comparable companies

that was initially provided by DocGo. We also note your disclosure here that in valuing

DocGo's business, Motion's Board gave considerable weight to the valuations experienced

by comparable publicly traded companies in the telehealth and associated sectors of the $\,$

healthcare industry. Please revise your disclosure to disclose the set of comparable

publicly traded companies initially provided by DocGo and discuss the rationale for

modifying such list, including the reasons any companies were excluded or additional

companies included in the modified list.

Background of the Proposed Transaction

Certain Forecasted Financial Information for DocGo, page 117

3. The revised disclosure provided in response to prior comment 20 addresses changes that

have occurred since the forecasts were developed for the Mobile Health segment. Revise

segment.

4. Disclosure on page 118 states that the revenues from leased hour contracts will be driven

by the number of markets in which DocGo operates and how successful ${\tt DocGo}$ is in

obtaining such contracts. Clarify the assumptions that were used to derive the projections

for revenues from leased hour contracts.

U.S. Federal Income Tax Considerations, page 145

5. We note your response to prior comment 38 and reissue the comment in part. Please

revise your disclosure to clearly express an opinion on the tax treatment of the merger and $% \left(1\right) =\left(1\right) +\left(1\right)$

the related transactions. If the merger is not taxable to shareholders, please also file a $\ensuremath{\mathsf{tax}}$

opinion with your registration statement. If there is uncertainty regarding the $\ensuremath{\mathsf{tax}}$

treatment, counsel may issue a "should" or "more likely than not" opinion to make clear

that the opinion is subject to a degree of uncertainty, and explain why it cannot give a firm

opinion. In that regard, we note that Section 1.14 of the merger agreement provides that $\ensuremath{\mathsf{Section}}$

the parties intend that the merger qualifies as a "reorganization" within the meaning of

Section $\tilde{\bf 368}({\bf a})$ of the Code and your revised disclosure on page 147 that the parties have

 $\overset{\mbox{\sc agreed}}{\mbox{\sc agreed}}$ to report the merger in a manner consistent with such tax treatment so that the

merger may qualify as a "reorganization" within the meaning of Section 368 of the Code.

Refer to Item 601(b)(8) of Regulation S-K.

Michael Burdiek

Motion Acquisition Corp.

August 31, 2021

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

Operations

Critical Accounting Policies and Significant Judgments and Estimates Stock-Based Compensation, page 204

6. Based on the revised disclosure in response to prior comment 36, it is not clear what

supporting factors you believe are relevant in explaining differences between the values of

recently granted stock-based awards compared to the fair value implied by the proposed $% \left(1\right) =\left(1\right) \left(1\right) +\left(1\right) \left(1\right) \left(1\right) +\left(1\right) \left(1\right)$

business combination. Provide us with a more comprehensive explanation of the factors

you believe support these differences. In addition, provide us with information necessary

to compare the weighted average grant date fair value per share for stock options granted

during the periods ended June 30, 2021 and December 31, 2020 to their equivalent fair

value as implied by the proposed business combination.

7. It does not appear that the expanded disclosure in response to prior comment 37

adequately describes the nature of the material assumptions used to

calculate the fair value

of DocGo s stock-based awards. Please revise to provide this type of information.

Audited Financial Statements of Ambulnz, Inc. and Subsidiaries Notes to Condensed Consolidated Financial Statements Note 2. Summary of Significant Accounting Policies Revenue Recognition, page F-77

8. We note the disclosure added in response to prior comment 45 indicating that all

transaction prices are fixed and determinable. We also note the accounting policy $% \left(1\right) =\left(1\right) \left(1\right) +\left(1\right) \left(1\right) \left(1\right) +\left(1\right) \left(1$

description retains the disclosure regarding estimated contractual allowances for claims $% \left(1\right) =\left(1\right) +\left(1\right) +\left$

subject to contracts with responsible paying entities. Please revise your disclosure further

to provide a clearer explanation of the nature of these contractual allowances based on $% \left\{ 1,2,\ldots ,n\right\}$

their typical characterization in DocGo s contracts with its customers. You may contact Jennifer O'Brien, Staff Accountant, at (202) 551-3721 or Ethan

Horowitz, Accounting Branch Chief, at (202) 551-3311 if you have questions regarding

comments on the financial statements and related matters. Please contact Anuja A. Majmudar,

Attorney-Advisor, at (202) 551-3844 or, in her absence, Karina Dorin, Attorney-Advisor, at

(202) 551-3763 with any other questions.

Sincerely,

FirstName LastNameMichael Burdiek

Division of

Corporation Finance Comapany NameMotion Acquisition Corp.

Office of Energy &

Transportation
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cc: Jeffrey Gallant
FirstName LastName