July 29, 2021

Matthew Gline Chief Executive Officer Roivant Sciences Ltd. Suite 1, 3rd Floor 11-12 St. James Square London SW1Y4LB United Kingdom

Re: Roivant Sciences Ltd.

Registration Statement on Form S-4

Filed July 22, 2021 File No. 333-256165

Amendment No. 2 to

Dear Mr. Gline:

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 July 15, 2021 letter.

Amendment No. 2 to Registration Statement on Form S-4

Material United States Tax Considerations, page 135

1. We note your response to comment 2 and your amended disclosure on page 139 that "neither MAAC nor Roivant has received or sought, an opinion of counsel that the Merger qualifies as a reorganization, and neither MAAC nor Roivant intends to request a ruling from the IRS regarding the U.S. federal income tax treatment of the Merger.' Please make clear in the tax opinion itself that counsel is unable to opine on whether the transaction qualifies as as a reorganization for tax purposes and that counsel is unable to opine on whether the company will be treated as a U.S. corporation for U.S. federal Matthew Gline Roivant Sciences Ltd. July 29, 2021

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income tax purposes. While we note that the Kirkland & Ellis tax opinion attached as

Exhibit 8.3 states that it expresses "no opinion" on these tax issues, it is not clear why it is

unable to do this. Please provide an explanation for this inability in the tax opinion itself

and discuss the possible alternatives and risks to investors of each tax consequence. Refer

to Item 601(b)(8) of Regulation S-K and, for guidance, Section II.B.1.c. and Section III.A.

of Staff Legal Bulletin No. 19.

Material United Kingdom Tax Considerations, page 149

We note your response to comment 4. It appears, however, that the filing still does not

set forth counsel's opinion or the basis for such opinion. If counsel is unable to opine, the

tax opinion should be revised to clearly state its inability, provide a reason for the inability

and discuss the possible alternatives and risks to investors of each tax consequence. Refer

to Item 601(b)(8) of Regulation S-K and, for guidance, Section II.B.1.c. and Section III.A.

of Staff Legal Bulletin No. 19.

Summary of MAAC Financial Analysis, page 184

We note your response to comment 6; however, it is still not clear how how you arrived at

the \$7.3 billion pro forma equity value, especially considering the various valuations

detailed on pages 187 to 189. Please revise your disclosure to more specifically explain

how you calculated this \$7.3 billion valuation.

You may contact Ibolya Ignat at 202-551-3636 or Mary Mast at 202-551-3613 if you

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

contact Dillon Hagius at 202-551-7967 or Celeste Murphy at 202-551-3257 with any other

questions.

Sincerely,

FirstName LastNameMatthew Gline

Division of

Corporation Finance Comapany NameRoivant Sciences Ltd.

Office of Life

Sciences July 29, 2021 Page 2 Derek Dostal cc: FirstName LastName