October 23, 2023

Jon Rousseau President and Chief Executive Officer BrightSpring Health Services, Inc. 805 N. Whittington Parkway Louisville, Kentucky 40222

Services, Inc.

Draft Registration Statement on Form S-1

29, 2023

Re: BrightSpring Health

Amendment No. 1 to

Submitted September

CIK No. 0001865782

Dear Jon Rousseau:

 $$\operatorname{\textsc{We}}$ have reviewed your amended draft registration statement and have the following

comment(s).

October 23, 2023

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 $\,$ 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 $% \left(1\right) =\left(1\right) +\left(1\right) +$

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.

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

Amendment No. 1 to Draft Registration Statement on Form S-1, Submitted September 29, 2023

Industry and Market Data, page iii

We note your response to comment 4 and your disclosure that "statements in this prospectus regarding our \$1.75 trillion combined market opportunity are based on the Centers for Medicare & Medicaid Services, or CMS, data, which projected Medicare expenditures to be \$944 billion and Medicaid expenditures to be \$805 billion in 2022" and "[t]he Company platform is purpose-built to address the full continuum of care and pharmacy services provided to patients in the United States today." Given that Medicare and Medicaid cover the full spectrum of healthcare services in the United States, please revise statements regarding your market opportunity to reflect the total addressable market for the two segments in which you operate or explain in more detail how your business model addresses the full continuum of healthcare services in the United States. For example, we note that Medicare Part A covers things such as inpatient hospital care and Jon Rousseau BrightSpring Health Services, Inc.

surgery which would appear to be a component of the projected \$944 billion in

expenditures but do not appear to be part of your business model. Finally, we also note

your statement on page 2 of the prospectus that "[t]hese high-need and high-cost Senior

and Specialty patients comprise a market of \$1.75 trillion across our business." Please

ensure that your estimated market opportunity is limited to the patient population you intend to serve. In this regard, we note that if the \$1.75 trillion market opportunity represents the entirely of Medicare and Medicaid expenditures, the market opportunity could not be comprised solely of a subset of high-need and high-cost Senior and Specialty patients. Summary, page 1 We note your response to previous comment 13, which we reissue in part. On page 11 you state: Our customer service and quality metrics are best-in-class as compared to peers, such as time-to-first-fill (4.2 day average turnaround time), 96.9% overall Medication Possession Ratio, or MPR, and 95% infusion patient satisfaction scores." Please revise to provide these metrics for your peers that you are comparing yourself t.o. Who We Are, page 2 We note your revised disclosure in response to previous comment 14 and re-issue the comment in part. In addition to describing "MPR" and "NPS," please further describe how you calculate "patient satisfaction," "associated family satisfaction," "overall rating of care," and "Hospice Care Index, or HCI, score." Our Value Proposition, page 7 We note your revised disclosure in response to previous comment 12 and re-issue the comment in part. Please explain what it means to have line of sight over service volume. If you are able to estimate future service volume based on the number of patients currently under care and the average lengths of stay from historical data, please explain what the remaining 24% or 31% of service volume outside the line of sight represents or why that portion of service volume cannot be estimated using the same calculation method. Management's Discussion and Analysis of Financial Condition and Results of Operations Non-GAAP Financial Measures, page 115 We note your response to prior comment 27. Notwithstanding your rationale for excluding start-up costs from your non-GAAP adjusted EBITDA measure, this adjustment appears FirstName LastNameJon Rousseau to represent normal, recurring cash operating expenses and therefore inconsistent with the NameBrightSpring Comapany guidance Healt.h in Question 100.01 ofServices, Inc. Financial Measures Compliance the Non-GAAP October&23, Disclosure 2023 PageInterpretation. Please revise to remove the adjustment 2 accordingly. FirstName LastName Jon Rousseau FirstName LastNameJon Rousseau BrightSpring Health Services, Inc. Comapany October 23, NameBrightSpring Health Services, Inc. 2023 October Page 3 23, 2023 Page 3 FirstName LastName Regarding your management fees, significant projects expenses, and legal costs excluded from your non-GAAP measure Adjusted EBITDA, please expand your clearly explain why these costs are not normal, recurring operating expenses, similar to

your response.
Employees and Human Capital Resources, page 159

7. We note that on page 159 you cite an approximately 80% retention of clinical positions in

home health care, hospice care, and community and rehab care. Please revise to state the $\,$

time period this statistic covers.

Business

Regulation

Corporate Practice of Medicine and Fee-Splitting Laws, page 165

8. We note your revised disclosure in response to previous comment 17 and your statement

that "[s] ome of the states in which we currently operate have laws that prohibit business

entities, such as us, from practicing medicine, employing physicians to practice $% \left(1\right) =\left(1\right) \left(1\right) +\left(1\right) \left(1\right) \left(1\right) +\left(1\right) \left(1\right$

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your patients, please expand on this discussion to explain how you comply with state laws $\,$

that prohibit you from employing physicians to practice medicine. Please note if you

believe you are in compliance with such laws or if you do not engage in Provider Services

in certain states.

Licensing Laws and State Directives, page 165

9. We note your revised disclosure in response to previous comment 28 and re-issue the

comment in part. We note your statements on page 47 that "[i]n the past, regulators have

taken measures against certain of our facilities and locations as a result of non-compliance $% \left(1\right) =\left(1\right) +\left(1\right$

with applicable laws and regulations." Please briefly describe the specific laws and $% \left(1\right) =\left(1\right) +\left(1\right$

regulations which led regulators to take measures against certain of your facilities and

locations as well as the extent of your non-compliance with such requirements. To the $% \left(1\right) =\left(1\right) +\left(1$

extent material, please discuss any other specific incidents in addition to the July 2020 $\,$

incident involving the West Virginia Department for Health and Human Resources. With

respect to the July 2020 West Virginia incident, please expand on your disclosure to

orders were subsequently cleared. We note that you state the following on page 166: "For

example, we self-reported an employee in West Virginia who failed to meet our standards

of care, and we communicated with regulators as part of their investigation and as part of $% \left(1\right) =\left(1\right) +\left(1\right)$

licensure surveys." Please revise to state the date of the self-reported issue and whether it

was related to the admissions ban.

Jon Rousseau

FirstName LastNameJon Rousseau

BrightSpring Health Services, Inc.

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FirstName LastName

Certain Relationships and Related Party Transactions

Transactions involving affiliates of Walgreen Stockholder, page 201

10. Please revise to provide the termination provisions of the two agreements involving

affiliates of Walgreen Stockholder.

Please contact Kristin Lochhead at 202-551-3664 or Jeanne Baker at 202-551-3691 if you

contact Conlon Danberg at 202-551-4466 or Margaret Schwartz at 202-551-7153 with any other

questions.

Corporation Finance

Industrial Applications and

cc: Sunny Cheong, Esq.

Sincerely,

Division of

Office of

Services