December 22, 2021

Mark Farrell Co-Chief Executive Officer, Co-President and Chief Financial Officer Thayer Ventures Acquisition Corp 25852 McBean Parkway Valencia, CA 91335

Re: Thayer Ventures

Acquisition Corp

Amendment No. 2 to

Registration Statement on Form S-4

Filed December 6,

2021

File No. 333-259570

Dear Mr. Farrell:

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 $% \left\{ 1,2,\ldots ,n\right\}$

response.

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

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 November 19, 2021 letter.

Form S-4

Background of the Business Combination, page 126

1. We note your response to comment 4 and the statement on page 128 that the parties agreed that the 85% split for covered future tax benefits was reasonable and customary when compared to similarly situated companies with UP-C structures. Please reconcile with the statement on page 14 that UP-C structures are not used in initial business combinations with SPACs. It is unclear to what extent the negotiations of the UP-C structure's benefits and potential benefits to the Flow Through Sellers involved concerns from the perspective of

Thayer. Please revise accordingly.

Mark Farrell

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Material US Federal Income Tax Considerations, page 164

uncertainty. Please revise the disclosure and opinion to clarify

whether it is subject to

uncertainty and, if so, explain why BDO cannot give a $\,$ will opinion, and describe the

degree of uncertainty in the opinion. Include risk factor and/or other

appropriate

disclosure setting forth the risks of uncertain tax treatment to investors. The opinion may

also state which position the registrant intends to take if challenged by the IRS. For

reference, see Section III.3.C.4 of Staff Legal Bulletin No. 19.

Please also include an

appropriate consent.

Information about Inspirato, page 202

We note your revised disclosure and response to comment 10 and reissue the comment.

You distinguish between the serviceable and addressable markets by stating that the

higher TAM figures would require changes to the business model.

However, it is unclear

how the examples provided on page 217 (further investments in the business and

operations, and capturing high net worth households even though the "lodging spend by

high net worth individuals engaged in luxury travel" already appears to be captured by the

serviceable market) would require changes to the business model. What is the basis for

the significantly larger addressable market, and why is that market appropriate when it

covers total room revenues of luxury hotel chains and luxury private rentals, and

Inspirato's planned innovation for luxury hospitality suppliers would only monetize part of

their inventory "that would otherwise spoil"? Please revise to clarify the reasoning and

assumptions so that the disclosure of Inspirato's projected market is understandable to the

average investor.

Inspirato Management's Discussion and Analysis of Financial Condition and Results of Operations, page 239

We note your response to comment 12. Please revise the description of your ARR key

metric on page 241 to clearly explain the difference, if any, between annual subscription

revenue (defined as "the product of the annual subscription cost multiplied by the number

of subscribers") and ARR (defined as "the number of Active Subscriptions as of the end of

a period multiplied by the then-current annualized subscription rate").

You may contact Eric McPhee at 202-551-3693 or Kristina Marrone at 202-551-3429 if

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

contact Austin Wood at 202-551-5586 or Jim Lopez at 202-551-3536 with any other questions.

Sincerely,

Division of

Corporation Finance Mark Farrell

Thayer Ventures Acquisition Corp

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Construction

FirstName LastName

Office of Real Estate &