## SECURITIES AND EXCHANGE COMMISSION

## **FORM UPLOAD**

SEC-originated letters to filers

Filing Date: **2022-05-12 SEC Accession No.** 00000000000-22-005245

(HTML Version on secdatabase.com)

## **FILED FOR**

## **Bellevue Life Sciences Acquisition Corp.**

CIK:1840425| IRS No.: 845052822 | State of Incorp.:DE | Fiscal Year End: 1231

Type: UPLOAD

SIC: 6770 Blank checks

Mailing Address 10900 NE 4TH STREET, SUITE 2300 BELLEVUE WA 98004 Business Address 10900 NE 4TH STREET, SUITE 2300 BELLEVUE WA 98004 425-635-7700 United States securities and exchange commission logo

May 12, 2022

Kuk Hyoun Hwang Chief Executive Officer Bellevue Life Sciences Acquisition Corp. 10900 NE 4th Street, Suite 2300 Bellevue, WA 98004

Re: Bellevue Life

Sciences Acquisition Corp.

Amended

Registration Statements on Form S-1

Filed May 10, 2022 File No. 333-264597

Dear Mr. Hwang:

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

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

response.

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

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otherwise, our references to prior comments are to comments in our December 2, 2021 letter.

Amended Registration Statement on Form S-1 filed May 10, 2022

General

1. We note the response to comment 1 that you have registered the common stock

underlying the
warrants. Please reconcile with the risk factor on page 49 that "we are not
registering the shares
of common stock issuable upon exercise of the warrants under the
Securities Act."
Similarly, we note disclosure on page 12 indicating your intent to register
the common stock
underlying warrants promptly following consummation of the initial
business combination.

2. Please reconcile the amount per share to be placed in the trust. The prospectus cover page reflects \$10.10 per share. However, the summary on page 15 and elsewhere in the prospectus reflect \$10 per share.

Kuk Hyoun Hwang

Bellevue Life Sciences Acquisition Corp.

May 12, 2022

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3. We note the disclosure on page 16 regarding the repayment of a promissory note of

\$3,400,000 between your sponsor and BCM Europe which promissory note is convertible

at the election of either our sponsor or BCM Europe into 680,000 founder shares on or

after the commencement of this offering, and the related transactions disclosure on page

 $\,$  129 that your sponsor entered into a promissory note with BCM Europe in the principal

amount of \$3,400,000 with a maturity date of December 9, 2023 (the BCM Europe

 $\,$  Note  $\,$  ). The proceeds of the BCM Europe Note were used to fund your sponsor  $\,$  s purchase

of the placement units. On or after the consummation of this offering, the BCM Europe

Note is convertible at the election of either our sponsor or BCM Europe into 680,000

founder shares. Please clarify whether Bellevue Life Sciences is a party to this

agreement. If so, please file as an exhibit. If not, please explain how Bellevue Life

Sciences is bound to issue the additional founders shares. Lastly, please provide clear

disclosure throughout the prospectus, including the prospectus cover page, the amount of

shares of common stock outstanding after the offering, the beneficial ownership table, and

risk factors. Clearly reflect the additional dilution to the purchasers in the IPO as a result

of this conversion of debt into additional shares.

4. We note the disclosure on page 67 that immediately prior to closing of this offering, the

principal amount of promissory notes used to pay offering expenses and held by the

sponsor will be cancelled as part of the private placement and exchanged for 50,000

placement units. Please revise the amount of units and common stock outstanding after

the offering throughout the prospectus and the beneficial ownership table to reflect this in

the number of shares beneficially owned after the offering.

Exhibits

5. Please file the signed legality opinion. In addition, please remove the assumptions "that

any entity that is a party to any of the documents reviewed by us has been duly organized,

incorporated or formed, and is validly existing and, if applicable, in good standing under

the laws of its respective jurisdiction of organization, incorporation or formation," "the

due authorization, execution and delivery by each party thereto of each document

reviewed by us," "that any amendment or restatement of any document reviewed by us has

been accomplished in accordance with, and was permitted by, the relevant provisions of

applicable law and the relevant provisions of such document (and/or any other applicable

document) prior to its amendment or restatement from time to time," and "that, on the date

of exercise of the Public Warrants, the Company will have sufficient authorized and

unissued shares of its Common Stock issuable upon the exercise of such Public Warrants

FirstName LastNameKuk Hyoun Hwang

to provide for the issuance of the Warrant Shares issuable thereunder," as

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assumption areLife Sciences

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material facts

underlying the opinion. For

May 12, quidance,

2022 Pagesee2Staff Legal Bulletin 19.II.b.3(a).

FirstName LastName

Kuk Hyoun Hwang

FirstName LastNameKuk Hyoun Hwang

Bellevue Life Sciences Acquisition Corp.

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May NameBellevue Life Sciences Acquisition Corp.

12, 2022

May 12,
Page 3 2022 Page 3
FirstName LastName

You may contact Ameen Hamady at 202-551-3891 or Jennifer Monick at 202-551-3295

if you have questions regarding comments on the financial statements and related

matters. Please contact Stacie Gorman at 202-551-3585 or Pam Howell at 202-551-3357 with

any other questions.

Sincerely,

Division of

Corporation Finance

Office of Real Estate

& Construction

cc: Gary J. Kocher