Via E-Mail

F. Mark Reuter Keating Muething Kiekamp PLL One East Fourth Street, Suite 1400 Cincinnati, OH 45202 Re: Medpace Holdings, Inc. Schedule TO-T/A filed August 15, 2019 File No. 5-89605 Dear Mr. Reuter: The Office of Mergers and Acquisitions has reviewed the amended filing listed above. Our comments follow. Schedule TO-T/A filed August 15, 2019 General 1. Refer to comment 2 in our prior comment letter dated August 13, 2019. On page 8 of the revised Offer to Purchase, you state that options to purchase 921,896 shares of Medpace Holdings are issued and outstanding under the 2014 Plan. You further state that "[o]f the outstanding options, options to purchase 876,533 shares of common stock are Eligible Options with respect to the Offer." Since the Offer must comply with the all-holders provisions of Rule 14d-10(a)(1), explain which options are excluded and why. Your response letter should provide an analysis of how exclusion of these options is consistent with the requirements of Rule 14d-1(a)(1). Information Concerning Medpace, Medpace Holdings and Medpace Investors 2. Refer to comment 10 in our last comment letter and the revised disclosure included here in response to that comment. As requested, this section should be revised to include all of the disclosure required by Item 1003(a)-(c) for each filing person on the Schedule TO and all of the affiliated persons captured by General Instruction C to Schedule TO. The revised disclosure should identify the "other members of Medpace Investors" besides Mr. Troendle. Currently, you identify them as "the executive officers of Medpace Holdings F. Mark Reuter, Esq. Keating Muething Kiekamp PPL August 20, 2019 Page 2 and other employees of Medpace and subsidiaries of Medpace." Once these individuals are identified, please ensure that all of the disclosure required by Item 1003(a)-(c) is provided as to each. We remind you that the filing persons are responsible for the accuracy and adequacy of their disclosures, notwithstanding any review, comments, action or absence of action by the staff. Please contact me at (202) 551- 3263 with any questions about these comments.

Sincerely,

/s/ Christina Chalk

Christina Chalk Senior Special Counsel Office of Mergers and