William Hoffman Chief Executive Officer Inari Medical, Inc. 9 Parker, Suite 100 Irvine, CA 92618

Re: Inari Medical, Inc.

Draft Registration Statement on Form S-1

Filed December 19, 2019 CIK No. 0001531048

Dear Mr. Hoffman:

We have reviewed your draft 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 providing the requested information and either submitting

an amended draft registration statement or publicly filing your registration statement on $% \left(1\right) =\left(1\right) +\left(1\right) +$

 ${\tt EDGAR.}$ 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 the information you provide in response to these comments and your $% \left(1\right) =\left(1\right) +\left(1\right)$

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

Draft Registration Statement on Form S-1

Prospectus Summary Overview, page 1

1. We note that you will disclose revenues for the fourth quarter of 2019 in the first

paragraph. Please expand this disclosure to also include the net income or loss for the $\,$

fourth quarter of 2019. Please also disclose the number of FlowTriever and ${\tt ClotTriever}$

systems you have sold.

2. We note that you are currently enrolling patients in two registries. Please expand your

Piease expand your

description of the registries to disclose the number of patients enrolled to date and the $\,$

duration of the observational period.

William Hoffman

Inari Medical, Inc.

January 13, 2020

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3. Please clarify that you have obtained FDA clearance for your ${\tt ClotTriever}$ and

FlowTriever products through the 510(k) pathway. Please also disclose the completion

date for the FLARE study and when FDA clearance was obtained.

4. With reference to page 15, please revise the first sentence of the fourth paragraph to

clarify that currently your primary clinical data regarding safety and effectiveness of your

 $\,$ products is limited to your FLARE study. Please also balance your disclosure in this

paragraph by briefly discussing any procedure or device-related major adverse events.

Our Market, page 2

5. Please balance your estimate of the potential annual addressable market for your products

with your estimate of the current market for your products. We note the disclosure in the $\,$

risk factor on page 17 that you estimate only 77,000 DVT patients and 20,000 PE patients

are expected to receive interventional treatment in 2019.

Risk Factors

We have a significant amount of debt, which may affect our ability to operate our business and

secure additional financing in the future, page 34

6. Please quantify your debt service costs for the Signature Bank Credit Facility.

Our products must be manufactured in accordance with federal and state regulations..., page 50

7. We note your disclosure that your former facility in Irvine, California was audited by the $\ensuremath{\mathsf{T}}$

FDA in August 2016 which resulted in the issuance of two Form-483 observations.

Please briefly describe the Form-483 observations, any responses by the company and $\,$

results. Please also disclose whether these observations could impact your current facility.

Our amended and restated certificate of incorporation will provide that the Court of Chancery of $\,$

the State of Delaware..., page 71

8. We note that your forum selection provision identifies the federal district courts of the

United States of America as the exclusive forum for certain litigation arising under the $\,$

Securities Act. Please disclose that investors cannot waive compliance with the federal

securities laws and the rules and regulations thereunder. In that regard, we note that

FirstName LastNameWilliam Hoffman

Section 22 of the Securities Act creates concurrent jurisdiction for federal and state courts $% \left(1\right) =\left(1\right) +\left(1$

Comapany NameInari Medical, enforce any duty or liability created by the Securities Act or the

over all suits brought to Inc.

January 13, 2020 regulations thereunder.

rules and Page 2

FirstName LastName

William Hoffman

FirstName LastNameWilliam Hoffman

Inari Medical, Inc.

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Management's Discussion and Analysis of Financial Condition and Results of Operations

Liquidity and Capital Resources, page 89

9. Please revise this discussion to properly round the related amounts from the statement of

cash flows. For example, we note that the change in inventories and debt financing costs

appear incorrect.

Indebtedness, page 92

10. Please clarify whether you were in compliance with your debt covenants under the SB

Credit Facility as of December 31, 2019.

Business

Toma Study, page 116

11. We note your disclosure on page 117 that the conditions of two patients deteriorated $\$

during the procedure, one of whom was stabilized on extracorporeal $\ensuremath{\mathsf{membrane}}$

 $\,$ oxygenation. Please disclose whether this event was determined to be device- or

procedure-related.

General

12. Please supplementally provide us with copies of all written communications, as defined in

Rule 405 under the Securities Act, that you or anyone authorized to do so on your behalf,

present to potential investors in reliance on Section 5(d) of the Securities Act, whether or

not they retain copies of the communications.

You may contact Jeanne Bennett at (202) 551-3606 or Kevin Kuhar at (202) 551-3662 if

contact Chris Edwards at (202) 551-6761 or Irene Paik at (202) 551-6553 with any other questions.

Sincerely,

Division of

Office of Life

Corporation Finance

Sciences

cc: J. Ross McAloon