May 26, 2023

Jorge Martell Chief Financial Officer OneSpan Inc. 121 West Wacker Drive, Suite 2050 Chicago, Illinois 60601

Re: OneSpan Inc.

Form 10-K for the

Fiscal Year Ended December 31, 2022

Filed February 28,

2023

File No. 000-24389

Dear Jorge Martell:

 $\label{eq:weak-equation} \mbox{We have reviewed your filing and have the following comments. In some of our }$ 

comments, we may ask you to provide us with information so we may better understand your  $% \left( 1\right) =\left( 1\right) \left( 1\right) +\left( 1\right) \left( 1\right) \left( 1\right) +\left( 1\right) \left( 1$ 

disclosure.

 $\,\,$  Please respond to these comments within ten business days by providing the requested

information or advise us as soon as possible when you will respond. If you do not believe our

comments apply to your facts and circumstances, please tell us why in your response.

After reviewing your response to these comments, we may have additional comments.

Form 10-K for the Fiscal Year Ended December 31, 2022

Annual Recurring Revenue, page 45

1. You disclose that annual recurring revenue ("ARR"), defined as approximate annualized value of our customer recurring contracts as of the measurement date, is an operating metric used to measure the health of your business. We also note that subscription revenue appears to include on-premises term-based license revenue, for which revenue is recognized at a point-in-time. Please expand your disclosure to address the following and advise us.

Clarify how the

up-front revenue received from term licenses is factored into your

ARR calculation.

Address whether you annualize revenue recognized or invoiced

amounts.

Clarify whether ARR

reflects any actual or anticipated reductions of revenue due to

contract non-renewals or cancellations, and discuss any limitations present as a result.

Disclose the renewal rates for subscription arrangements for each period presented to

renewal rates for subscription arrangements for each period presented to Jorge Martell

OneSpan Inc.

May 26, 2023

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support your assumptions.

Describe how ARR differs from GAAP revenue and specifically iming

address the timing  $\qquad \qquad \text{of revenue recognition related to the license performance obligation.}$ 

 $\,$   $\,$   $\,$  Provide us with your proposed disclosure responsive to the concerns noted above.

Refer to SEC Release 33-10751.

Key Business Metrics and Non-GAAP Financial Measures Adjusted EBITDA, page 46

2. We note the adjustment for Long-term incentive compensation in the

table that reconciles

 $\,$  net loss as reported on your consolidated statements of operations to non-GAAP Adjusted  $\,$ 

 ${\tt EBITDA}.$  We also note your disclosure on page 36 that "Long-term incentive plan

compensation expense includes both cash and stock-based incentives." Regarding the cash  $\,$ 

compensation included in the adjustment, please revise or advise us how you determined

it would be appropriate to exclude normal, recurring, cash operating expenses necessary to

operate your business from a non-GAAP performance measure such as  $\operatorname{\mathsf{Adjusted}}$ 

EBITDA. Please refer to Q&A 100.01 of the C&DI on Non-GAAP Financial Measures.

We remind you that the company and its management are responsible for the accuracy and adequacy of their disclosures, notwithstanding any review, comments, action or absence of action by the staff.

You may contact Joseph Cascarano, Senior Staff Accountant, at (202) 551-3376 or Robert S. Littlepage, Accountant Branch Chief, at (202) 551-3361 with any questions.

FirstName LastNameJorge Martell Comapany NameOneSpan Inc.

Corporation Finance May 26, 2023 Page 2 Technology FirstName LastName Sincerely,

Division of

Office of