June 9, 2020

Dikla Czaczkes Akselbrad Executive Vice President and Chief Financial Officer PolyPid Ltd. 18 Hasivim Street Petach Tikva 4959376, Israel

> Re: PolyPid Ltd. Registration

Statement on Form F-1

Filed June 5, 2020 File No. 333-238978

Dear Ms. Czaczkes Akselbrad:

We have reviewed your 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.

 $\label{eq:please respond} \mbox{ Please respond to this letter by amending your registration statement and providing the}$

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 $\,$

response.

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

provide in response to these comments, we may have additional comments.

Registration Statement on Form F-1 filed June 5, 2020

Dilution , page 73

1. We note your correspondence to comment 4. It appears you did not deduct the redeemable preferred shares from your determination of net tangible book value. The redemption of such shares are outside of the company's control which represented a future obligation per ASR 268. As such, please exclude such amount from your net tangible book value and revise

your dilution calculation and related disclosures as appropriate.

Dikla Czaczkes Akselbrad

FirstName LastNameDikla Czaczkes Akselbrad

PolyPid Ltd.

Comapany NamePolyPid Ltd.

June 9, 2020

June 9, 2020 Page 2

Page 2

FirstName LastName

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.

Refer to Rules 460 and 461 regarding requests for acceleration. Please allow adequate

time for us to review any amendment prior to the requested effective date of the registration statement.

You may contact Christie Wong at (202) 551-3684 or Daniel Gordon at (202) 551-3486

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

Please contact Chris Edwards at (202) 551-6761 or Tim Buchmiller at (202) 551-3635 with any

other questions.

Corporation Finance

Sciences cc: Madison A. Jones, Esq.

Sincerely,

Division of

Office of Life