June 16, 2021

Tillman U. Gerngross, Ph.D. Chief Executive Officer Adagio Therapeutics, Inc. 303 Wyman Street, Suite 300 Waltham, MA 02451

Re: Adagio

Therapeutics, Inc.

Draft Registration

Statement on Form S-1

Submitted May 21,

2021

CIK No. 0001832038

Dear Dr. Gerngross:

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

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

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

comments.

Draft Registration Statement on Form S-1 submitted May 21, 2021

Prospectus Summary Overview, page 1

1. We note your disclosure on page 1 that "ADG20 has demonstrated an ability to potently neutralize SARS-CoV-2," that "[p]otent neutralization has translated into the ability to conveniently deliver ADG20 as a single . . . injection," that "[i]nterim data has demonstrated safety [and] tolerability." As safety and efficacy determinations are solely within the FDA's authority and they continue to be evaluated throughout all phases of clinical trials, please remove these and any such references in your prospectus. In your Business section, you may present clinical trial endpoints and objective data resulting from trials without concluding efficacy and you may state that your product candidates Tillman U. Gerngross, Ph.D. FirstName LastNameTillman U. Gerngross, Ph.D. Adagio Therapeutics, Inc.

Comapany

June NameAdagio Therapeutics, Inc.

16, 2021

June 16,

Page 2 2021 Page 2

FirstName LastName

have been well tolerated, if accurate. Please revise these and similar statements here and

throughout the document that profess or imply safety or efficacy. ADG20: Our Solution for the Treatment and Prevention of COVID-19, page 3

2. We note your disclosure on page 4 that your STAMP trial is "a combined Phase 2/3 clinical trial designed to provide a rapid path to authorization,

marketing approval and commercial launch" and on page 5 that your strategy is to "rapidly

complete development

and obtain global approval for...ADG20." Please replace your use of the terms "rapid"

and "rapidly" with specific disclosure regarding the development or regulatory approval

process that you believe will abbreviate your path towards commercialization. In this

regard, we note your disclosure on pages 19 and 20 that clinical testing is expensive and

can take many years to complete, and its outcome is inherently uncertain and depends on

numerous factors.

Risk Factors

Risks Related to the Manufacturing of our Product Candidates, page 32

In the risk factor on page 34, you discuss your relationship with WuXi, a CDMO in

China. In the next risk factor on page 36, you disclose your reliance on a sole supplier of

the purification resins and cell culture media and a Chinese CDMO, without identifying

those companies. Revise to clarify if you are referring to WuXi, and if not, name the

other entity or entities. We note the discussion of WuXi on page 136 and elsewhere in the

prospectus. Refer to Item 101(h)(4)(v) of Regulation S-K.

Risks Related to This Offering, Ownership of Our Common Stock and Our Status as a Public

Company, page 72

Please revise the exclusive forum risk factor beginning on page 78 to disclose that there is

also a risk that your forum selection provisions may result in increased costs for investors

to bring a claim.

Market and Industry Data, page 84

You state here regarding third party research relied upon or cited in your document that

"the sources of such data cannot guarantee the accuracy or completeness of such

information" and "while we are not aware of any misstatements regarding the third-party

information and we believe that each of these studies and publications is reliable," the

risks cited in the prospectus and "other factors could cause results to differ materially from

those expressed in the estimates made by third parties." These statements may imply an

inappropriate disclaimer of responsibility with respect to the third party information and

your own research. Please either delete these statements or specifically state that you are

liable for the disclosure in your document.

Tillman U. Gerngross, Ph.D.

FirstName LastNameTillman U. Gerngross, Ph.D.

Adagio Therapeutics, Inc.

Comapany

June NameAdagio Therapeutics, Inc.

16, 2021

June 16,

Page 3 2021 Page 3

FirstName LastName

Business, page 112

Revise the graphics throughout this section so the fonts are large enough to be legible.

We note in particular the graphics on pages 124 and 129.

Preclinical Data, page 125

We note the table on page 126 that depicts the potency and neutralizing activity of

ADG20 and what appear to be other products in development. Please confirm whether the

rows below ADG20 depict other products in development and disclose how these specific

products were chosen to compare against ADG20.

8. Please expand your discussion of the WuXi cell license agreement to disclose the royalty

rate or a reasonable range not exceeding 10 percentage points, the royalty term, and the

amount required to buy out your royalty obligations.

Licenses, Collaborations and Partnerships, page 137

9. Revise your disclosure of the agreements with Adimab to more specifically disclose the

fees payable to them, which are currently described as in the "low $\operatorname{six-digit'}$ and "low

seven-digit" dollar amounts. Please also disclose the total payments made to date. \\

Principal Stockholders, page 181

10. Please identify the natural person or persons who directly or indirectly exercise sole or

shared voting and/or dispositive power with respect to the common stock held by entities $% \left(1\right) =\left(1\right) \left(1\right) +\left(1\right) \left(1\right) \left(1\right) +\left(1\right) \left(1$

affiliated with GV. Refer to Item 403 of Regulation S-K.

Exhibits

11. Please file as exhibits to the registration statement the employment or consulting

agreements with each of your named executive officers. Refer to Item 601(b)(10)(iii) of

Regulation S-K.

General

12. Please 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.

Tillman U. Gerngross, Ph.D.

Adagio Therapeutics, Inc.

June 16, 2021

Page 4

You may contact Tara Harkins at 202-551-3639 or Al Pavot at 202-551-3738 if you have

questions regarding comments on the financial statements and related matters. Please contact $% \left(1\right) =\left(1\right) +\left(1\right$

Abby Adams at 202-551-6902 or Irene Paik at 202-551-6553 with any other questions.

Sincerely,

FirstName LastNameTillman U. Gerngross, Ph.D.

Division of

Corporation Finance

Comapany NameAdagio Therapeutics, Inc.

Office of Life

Sciences

June 16, 2021 Page 4

cc: Divakar Gupta

FirstName LastName