November 10, 2020

Peter (Peizhi) Luo Chief Executive Officer Adagene Inc. 4F, Building C14, No. 218 Xinghu Street, Suzhou Industrial Park Suzhou, Jiangsu Province, 25125 People's Republic of China

Re: Adagene Inc.

Amendment No. 1 to

Draft Registration Statement on Form F-1

Submitted October

27, 2020

CIK No.: 0001818838

Dear Mr. Luo:

We have reviewed your amended draft offering statement and have the following $% \left(1\right) =\left(1\right) +\left(1$

comments. In some of our comments, we may ask you to provide us with information so we

may better understand your disclosure.

 $\hbox{ Please respond to this letter by providing the requested information and either submitting }$

an amended draft offering statement or publicly filing your offering statement on EDGAR. If

you do not believe our comments apply to your facts and circumstances or do not believe an $\ensuremath{\,^{\circ}}$

amendment is appropriate, please tell us why in your response. After reviewing any amendment

to your draft offering statement or filed offering statement and the information you provide in

response to these comments, we may have additional comments. Unless we note otherwise, our

references to prior comments are to comments in our October 19, 2020 letter.

Draft Registration Statement on Form F-1 Submitted on October 27, 2020 Our Pipeline, page 5

1. We note your response to prior comment 3 and that your disclosure states on page 6 that there were seven SAEs that were determined to be related to the study treatment. Please clearly expand your discussion in the Summary to specify the serious adverse events. We also note your statement on page 142 that 57% of the patients discontinued ADG106 treatment in the ADG106-1002 trial, including three patients who discontinued due to adverse events. Please revise to clarify this information in the Summary, or advise.

2. We note your response

2. We note your response to prior comment 4, including your revised pipeline table on page Peter (Peizhi) Luo

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5. Please shorten your arrow for ADG116 Trial 1003 to the beginning of Phase Ia or

otherwise advise. We note your disclosures elsewhere indicating that you have dosed one $% \left(1\right) =\left\{ 1\right\} =\left\{$

patient in the trial in July 2020.

3. We note your response to prior comment 24 that you do not intend to seek approval for

your product candidates in Australia. Please revise your disclosures

here and elsewhere as

appropriate to clarify this intent to use the trial data to seek approval in China and the U.S.

Please also provide additional disclosure regarding any risks of this approach, including

with respect to risks relating to your ability to rely on the trial data, or advise.

ADG116: Novel anti-CTLA-4 NEObody candidate, page 7

4. We note your response to prior comment 7, including your revised disclosure at the $\ensuremath{\mathsf{T}}$

bottom of page 7. Please further revise to make clear that you currently do not plan on $% \left(1\right) =\left(1\right) +\left(1\right) +\left($

enrolling patients in the U.S. trial consistent with your disclosure on page 32.

Capitalization, page 99

5. Please update the total capitalization amount to include the current portion of long-term

borrowings, which was added in response to comment 13.

ADC Therapeutics Agreements, page 168

6. We note your response to prior comments 20, 26, and 27, and your revised disclosures.

Please disclose aggregate payments received to date under the ADCT License Agreement.

 $\label{eq:Additionally, with respect to each of the ADCT License Agreement and the Collaboration$

Agreement, as well as the agreement with Dragon Boat, disclose the aggregate milestones

receivable.

Intellectual Property, page 172

7. We note your response to our prior comment 22 and your revised disclosures. Please

further clarify which of the patents are already issued and which ones are subject to

pending patent applications.

Notes to the Consolidated Financial Statements

10. Collaboration Arrangements, page F-28

8. As requested in comment 26, please disclose the US dollar equivalent to the ${\sf RMB}$

 $4,000,000\ \mbox{upfront}$ payment received. Please also address this comment with your interim

financial statements.

18. Condensed Financial Information of the Parent Company, page F-40

9. We note your response to comment 28 in which you state that the parent company also

carries out research and development activities for new drug discovery. Please help us

understand how this statement is consistent with the disclosures made in the Form F-1. In

Peter (Peizhi) Luo

Adagene Inc.

November 10, 2020

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this regard, we note on page 10 that the parent company, Adagene Inc., was incorporated

in February 2011 under the laws of the Cayman Islands as an offshore holding company.

In December 2011, Adagene (Suzhou) Limited was incorporated in China, through which

you commenced research and development activities in China. On page 73, you state that

substantially all of your business operations are in China. On page 81, you state that you

are an offshore holding company conducting your operations in China through your PRC $\,$

subsidiary and that you make loans to the PRC subsidiary. Further, we note that the $\,$

auditors are located in and organized under the laws of the PRC. As such, it remains $% \left(1\right) =\left(1\right) +\left(1\right$

unclear why you continue to reflect operating activity (contract liabilities, revenues,

research and development expenses) in your standalone financial statements as that of the

parent company rather than of the subsidiaries formed to conduct the operations of the

entity. It further remains unclear how you are (1) able to recognize

income from equity

method investees, as no profits have been recognized, and (2) recognize loans to and from $% \left(1\right) =\left(1\right) \left(1\right$

your subsidiaries as operating activities as you are stated to be a holding company with no $\,$

stated operating activities located in the Cayman Islands. Please advise and revise the $\,$

disclosures and presentations in the document accordingly.

You may contact Tracey Houser at 202-551-3736 or Terence O'Brien at 202-551-3355 if

you have questions regarding comments on the financial statements and related matters. Please $\,$

contact Jason Drory at 202-551-8342 or Dorrie Yale at 202-551-8776 with any other questions.

Sincerely,

FirstName LastNamePeter (Peizhi) Luo

Division of

Corporation Finance Comapany NameAdagene Inc.

Office of Life

Sciences
November 10, 2020 Page 3
cc: Li He, Esq.
FirstName LastName