December 6, 2021

Paul Berns Chief Executive Officer Neumora Therapeutics, Inc. 65 Grove Street Watertown, Massachusetts 02472

Re: Neumora

Therapeutics, Inc.

Draft Registration

Statement on Form S-1

Submitted November

8, 2021

CIK No. 0001885522

Dear Mr. Berns:

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.

Summary, page 1

Draft Registration Statement on Form S-1 submitted November 8, 2021

Please clarify the meaning of scientific or technical terms the first time they are used in order to ensure that lay readers will understand the disclosure. For example, please briefly explain what you mean by polysomnographic measures and allosteric modulators.

Please expand your disclosure in the Summary to clarify that you have licensed certain product candidates and

from whom the product was licensed. For example, we refer to

your disclosure on page

F-19 and elsewhere that your NMRA-140 and NMRA-511

product candidates are

licensed from The Scripps Research Institute in connection with

your acquisition of

BlackThorn Therapeutics, Inc.

Paul Berns

Neumora Therapeutics, Inc.

December 6, 2021

Page 2

Summary

Our Precision Neuroscience Pipeline, page 3

We note the inclusion of five discovery stage programs in your pipeline table. Given the

early stage of development of these programs, please explain why these programs are

sufficiently material to your business to warrant inclusion in your Summary pipeline

table. If they are material, please expand your disclosure in the Business section to

provide a more fulsome discussion of these programs, including a

description of

preclinical studies or other development activities conducted.

Alternatively, please

remove any programs that are not currently material from your pipeline table.

Please enlarge your pipeline table on pages 3, 117, and 129 to ensure 4. all text is legible.

We contract with third parties for the manufacture of our product candidates..., page 50

You disclose on page 50 that you rely on certain single-source suppliers for the raw

materials for your product candidates. Please expand your disclosure under an appropriate

heading in the Business section to identify the suppliers on which you rely and the

material terms of your agreements with such parties. Refer to Item 101(h)(4)(v) of

Regulation S-K.

Industry and Market Data, page 85

We note your statement cautioning investors not to give undue weight to assumptions and

estimates in your prospectus and that such information is inherently imprecise. These

statements may imply an inappropriate disclaimer of responsibility with respect to third

party information; therefore, please either remove the potential disclaiming language or

clearly state in this section that you are liable for such information.

Use of Proceeds, page 86

We note the paragraph at the bottom of page 86 regarding the uncertainty surrounding

your potential use of proceeds and the "significant discretion and flexibility" management

will have in applying the proceeds from the offering. In relation to the first bullet point

listed in the intended uses, please either confirm in your response that the company is

unable to provide more granular detail regarding the allocation of proceeds to the product

FirstName LastNamePaul Berns

candidates listed in its pipeline table, or revise this section to provide such specific Comapany

NameNeumora Therapeutics, Inc.

information.

December 6, 2021 Page 2

FirstName LastName

Paul Berns

FirstName LastNamePaul Berns

Neumora Therapeutics, Inc.

Comapany6,

December NameNeumora

> 2021 Therapeutics, Inc.

December

Page 3 6, 2021 Page 3

FirstName LastName

Business, page 115

Please clarify the meaning of scientific or technical terms the first time they are used in

the Business section in order to ensure that all investors will understand the disclosure.

For example, please briefly explain what you mean by alpha, beta and theta bands

anxiolysis, galvanic skin response, pharmaco-fMRI, monoamine signaling molecule,

phosphorylation, nanomolar, inflammasome, microglia, and alpha-synuclein.

For each of the preclinical trials and rat and human studies discussed in this section for

your product candidates starting on page 130, including those conducted by third parties,

please expand your disclosure to clarify the scope, size, design and whether the studies

were powered to show statistical significance.

NMRA-140 (KOR), page 129

10. Please expand on the significance of the SAD and MAD portions of the Phase 1 trial for

NMRA-140 and briefly discuss the meaning of the food effect

assessed in the SAD

portion of the Phase 1 trial.

NMRA-511, page 133

11. We note your disclosure on page 133 relating to the limitations of existing first-line

anxiety treatments and second-line treatments such as benzodiazepines.

Please clarify

whether your NMRA-511 as an investigational small molecule antagonist is also intended

to be a first- or second-line treatment for the treatment of neuropsychiatric disorders.

NMRA-094, page 135

graphics accordingly and ensure all text is legible.

Patent Portfolio, page 142

13. We refer to your disclosure relating to the NMRA-140 patent families in your molecule

patent portfolio. Please clarify your disclosure of the patents and patent applications that

comprise the patent family you co-own with TSRI. Please also disclose the applicable

jurisdictions of the issued foreign patents and foreign pending patent applications related $% \left(1\right) =\left(1\right) +\left(1\right)$

to the NMRA-140, NMRA-511 and NMRA-094 product candidates.

14. You disclose on page 143 that your precision neuroscience platform patent portfolio is

comprised of eight issued U.S. patents, three issued foreign patents and additional pending $% \left(1\right) =\left(1\right) +\left(1\right)$

 $\mbox{U.S.}$ and foreign pending applications. Please revise to clarify the number of patents and

patent applications related to each of the multimodal processes and Syllable portfolio and

the applicable jurisdictions of the issued foreign patents and foreign pending patent

applications.

Paul Berns

FirstName LastNamePaul Berns

Neumora Therapeutics, Inc.

Comapany6,

December NameNeumora

2021 Therapeutics, Inc.

December

Page 4 6, 2021 Page 4

FirstName LastName

15. We note your disclosure on page 143 relating to your biomarker patent portfolio. Please

revise to specify the number of patents or patent applications in this patent portfolio,

whether they are owned or licensed, the expiration dates and identification of applicable $% \left(1\right) =\left(1\right) \left(1\right$

jurisdictions of foreign patents and pending applications, as applicable.

In-Licensing and Collaboration Agreements, page 144

16. We note your disclosure on pages 97 and F-22 that you acquired Propellex Bio, Inc.

(Propellex) to gain access to the rights granted to Propellex under an exclusive license $\,$

with TSRI (2020 TSRI License Agreement) related to preclinical molecules for the $\,$

treatment of Parkinson s disease and other neurogenerative diseases. You also disclose on

pages F-23 and F-28 that while you have terminated all efforts related to the Propellex $\,$

IPR&D program as of April 2021, the 2020 TSRI License Agreement has

not been terminated. Please discuss the 2020 TSRI License Agreement in this

section, including
the material terms of the agreement and the extent to which the

the material terms of the agreement and the extent to which the licensed rights under the

agreement relate to your NMRA-NLRP3 and NMRA-GCase programs for the treatment $% \left(1\right) =\left(1\right) +\left(1$

of Parkinson s disease. Please file the 2021 TSRI License Agreement and the Harvard

License Agreement as exhibits to the registration statement or explain to us why you believe you are not required to do so. Refer to Item 601(b)(10) of Regulation S-K. We refer to your disclosure relating to the exclusive CK1 License and 17. GCase License Agreement with Amgen. Please disclose when the last-to-expire licensed patent is scheduled to expire and the aggregate amounts paid or received to date (including the payment of any up-front, execution fees or annual license fees) under the CK1 License and GCase License Agreement with Amgen, the 2015 TSRI License Agreement, and the Harvard License Agreement. 18. Please revise your disclosure relating to the research collaboration agreement with Amgen to discuss the scope of the intellectual property, such as the product candidates the collaboration agreement relates to, as well as the aggregate amounts paid or received to date (including the payment of any up-front or execution fees). Principal Stockholders, page 184 19. In footnote 4 to the table, please identify the natural persons who are the beneficial owners of the shares held by SVF II AIV (DE) LLC. General 20. Please provide us with supplemental 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, have presented or expect to present to potential investors in reliance on Section 5(d) of the Securities Act, whether or not you retained, or intend to retain, copies of those

communications.

Paul Berns

FirstName LastNamePaul Berns

Neumora Therapeutics, Inc.

Comapany6,

December NameNeumora

2021 Therapeutics, Inc.

December

Page 5 6, 2021 Page 5

FirstName LastName

You may contact Eric Atallah at 202-551-3663 or Al Pavot at 202-551-3738 if you have

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

Jane Park at 202-551-7439 or Laura Crotty at 202-551-7614 with any other questions.

Sincerely,

Division of

Corporation Finance

Office of Life

Sciences

cc: Phillip Stoup, Esq.