Ian Huen Chief Executive Officer Aptorum Group Ltd 17th Floor, Guangdong Investment Tower 148 Connaught Road Central Hong Kong

> Re: Aptorum Group Ltd. Registration Statement on Form F-1 Filed September 5, 2018 File No. 333-227198

Dear Mr. Huen:

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.

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.

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 September 5, 2018

Cover page

We note your response to comment 1, which we reissue in part. You continue to

reference a minimum and maximum dollar amount of offered securities. Please amend

your prospectus cover page to state the volume of securities being offered on a minimum

and maximum offering basis. Refer to Item 501(b)(2) of Regulation S-K. Please expand your revisions in response to prior comment 3 to disclose

what the selling shareholders' fixed price will be. If it will be the same as the primary offering price,

please revise to so state.

Ian Huen

FirstName LastNameIan Huen

Aptorum Group Ltd

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September NameAptorum Group Ltd

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FirstName LastName

Prospectus Summary

Aptorum's Lead Projects

ALS-1: Small molecule intended for the treatment of viral infections caused by Influenza virus

A, page 3

We note your response to comment 10 and your revised disclosure stating your belief that

"it is unlikely that ALS-1 will experience the resistance developed by the viruses against

the existing anti-viral therapy." As you have not yet conducted any clinical studies, it is

premature for you imply that ALS-1 will be effective. Please remove this statement.

Similarly, please remove the disclosure on page 4 stating your belief that ALS-4 is "less

likely to be susceptible to antibiotic resistance."

NLS-1: A Derivative pf Epigallocatechin-3-Gallate ("Pro-EGCH") for the treatment of

Endometriosis, page 5

We note your response to comment 11, which we reissue in part. Please remove your

conclusion that studies of EGCG for the treatment of endometriosis have produced $% \left(1\right) =\left(1\right) \left(1\right)$

"encouraging results." Additionally, please move the discussion of $\ensuremath{\text{p-values}}$ observed to

the Business section and expand your disclosure to explain how $\ensuremath{\mathsf{p}}\textsc{-values}$ are used to

measure statistical significance and how they relate to the U.S. Food and Drug

Administration's evidentiary standards of efficacy. Additionally, please revise your

discussion of preclinical studies of NLS-1 stating that it "prevents the progression of $\,$

 $\dot{}$ fibrosis" and "reduced lesion size significantly better that EGCG and other hormone-

based therapy" to remove these conclusions regarding the efficacy of NLS-1. We will not

object to a discussion of objective data points in the Business section.

Capitalization, page 54

capitalization table.

Business

Lead Projects

ALS-1: Small molecule intended for the treatment of viral infections caused by Influenza virus
A, page 70

6. We note your response to comment 22. Please expand your disclosure to briefly explain

EC50. Additionally, please remove your conclusion that the "animal study results strongly

suggest that ALS-1 protected mice against hypervirulent influenza A ${\tt H5N1}$ virus in vivo."

Please also expand your disclosure on page 72 to briefly explain IC50.

Ian Huen

Aptorum Group Ltd

September 20, 2018

Page 3

Patent License, page 71

7. We note your response to comment 24, which we reissue in part as it does not appear that

you have disclosed the aggregate regulatory development and aggregate sales milestones

payable under the license agreement. Please revise here and make similar revisions $% \left(1\right) =\left(1\right) +\left(1\right)$

concerning the license agreement related to each of ALS-4 discussed on page 74

and NLS-1 discussed on page 79.

Notes to Consolidated Financial Statements (Successor Basis)

14. Summary of Significant Accounting Policies

Intangible Assets, page F-37

8. Refer to your response to comment 36. We believe that the aggregate amount of the

 $% \left(1\right) =\left(1\right) \left(1\right) +\left(1\right) +\left(1\right) \left(1\right) +\left(1\right) +\left(1\right) \left(1\right) +\left(1\right) +\left($

are significant terms of an agreement that should be disclosed. Please revise your $% \left\{ 1\right\} =\left\{ 1\right\}$

disclosures accordingly.

We remind you that the company and its management are responsible for the accuracy $% \left(1\right) =\left(1\right) \left(1\right) +\left(1\right) \left(1\right) \left(1\right) +\left(1\right) \left(1\right) \left($

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 Keira Nakada at 202-551-3659 or Angela Connell at 202-551-3426 if

contact Christine Westbrook at 202-551-5019 or Mary Beth Breslin at 202-551-3625 with any

other questions.

FirstName LastNameIan Huen

Corporation Finance Comapany NameAptorum Group Ltd

& Insurance
September 20, 2018 Page 3
cc: Louis Taubman, Esq.
FirstName LastName

Sincerely,

Division of

Office of Healthcare