Robert Lisicki Chief Executive Officer Zura Bio Ltd 1489 W. Warm Springs Rd. #110 Henderson, NV 89014

Re: Zura Bio Ltd

Schedule TO-I filed July 12, 2024

File No. 005-92696

Dear Robert Lisicki:

We have reviewed your filing and have the following comments. In some of our $% \left(1\right) =\left(1\right)$

comments, we may ask you to provide us with information so we may better understand your disclosure.

Please respond to these comments by providing the requested information or advise us as

soon as possible when you will respond. If you do not believe our comments apply to your facts

and circumstances, please tell us why in your response.

After reviewing your response to these comments, we may have additional comments. Defined terms used herein have the same meaning as in your registration statement on Form S-4.

Schedule TO-I filed July 12, 2024; Prospectus/Offer to Exchange

1. Since this exchange offer commenced upon filing of the registration statement, the $\ensuremath{\mathsf{S}}$

statement on the cover page that the Prospectus/Offer to Exchange is "subject to

completion" and "preliminary" is inapplicable. Please revise accordingly. Refer to

Telephone Interpretation I.E.2 in the July 2001 supplement to our "Manual of Publicly

Available Telephone Interpretations."

2. Refer to the following disclosure on the cover of your Prospectus/Offer to Exchange and

elsewhere: "We may withdraw the Offer and Consent Solicitation only if the conditions to

the Offer and Consent Solicitation are not satisfied or waived prior to the Expiration Date

or if we have determined, in our sole discretion, to terminate the Offer and Consent

Solicitation." (emphasis added) Reserving the right to cancel or terminate the Offer and $\,$

Consent Solicitation even if all offer conditions have been satisfied raises concerns that

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this is an illusory offer in violation of the prohibition on manipulative tender offer $% \left(1\right) =\left(1\right)$

practices under Section 14(e) of the Exchange Act. Please revise.

3. Refer to the following disclosure on the cover of your Prospectus/Offer to Exchange and

elsewhere: "We reserve the right to redeem any of the IPO warrants, as applicable, $\$

pursuant to their current terms at any time, including prior to the completion of the Offer $\,$

and Consent Solicitation..." Please provide your legal analysis addressing how IPO $\,$

warrants may be redeemed either during the Offer and Consent Solicitation or within $10\,$

business days after the Expiration Date. Refer to Exchange Act Rule $13e-4\left(f\right)\left(6\right)$ and Rule

14e-5.

4. In Item 12 of the Schedule TO, please replace the reference to "Form of Letter of

Transmittal and Consent" with "Letter of Transmittal and Consent." Summary, page ${\bf 1}$

5. Refer to the following disclosure on page 5: "The Offer is not conditioned upon the

receipt of a minimum number of tendered IPO warrants. However, the

Consent

Solicitation is conditioned upon receiving the consent of holders of at least a majority of

the outstanding public warrants and a majority of the private placement warrants (which is

the minimum threshold required to amend the Warrant Agreement)." We also note the

following language on page 2 of the Letter of Transmittal and Consent: "Holders of IPO $\,$

warrants may not consent to the Warrant Amendment without tendering IPO warrants in

the Offer and holders may not tender such IPO warrants without consenting to the $\,$

Warrant Amendment." If holders of IPO warrants are unable to provide consents without

tendering their IPO warrants, it is unclear how you could receive the consent of holders of

a majority of the outstanding public warrants without also receiving tenders of those $\ensuremath{\mathsf{IPO}}$

warrants. Please advise or revise the disclosure on page 5 and throughout accordingly.

6. Where a filing person elects to incorporate by reference the information required by Item

1010(a) of Regulation M-A, all of the summarized financial information required by Item

1010(c) must be disclosed in the document furnished to security holders. See Instruction $\ensuremath{\mathrm{6}}$

to Item 10 of Schedule TO and Telephone Interpretation I.H.7 in the July 2001

supplement to our "Manual of Publicly Available Telephone Interpretations."

Please revise the Prospectus/Offer to Exchange to include such information.

Conditions to the Offer and Consent Solicitation, page 65

7. We note your statement on page 66 that "[t] he determination by us as to whether any

condition has been satisfied shall be conclusive and binding on all parties." Please revise $\$

this and similar statements throughout your materials (such as on pages 70 and 71 and

throughout the Letter of Transmittal and Consent) to remove the implication that holders

 $\,$ may not challenge your determinations and interpretations in a court of competent

jurisdiction.

8. The conditions described in the second and third bullets in this section appear to be

redundant. Please revise your disclosure to clarify how these two conditions differ from $\,$

each other.

Further, we note the use of the term "threatened" in both conditions. A tender offer may

be conditioned on a variety of events and circumstances provided that they are not within

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the direct or indirect control of the bidder. The conditions also must be drafted with

sufficient specificity to allow for objective verification that the conditions have been $% \left(1\right) =\left(1\right) +\left(1\right) +\left$

satisfied. Refer to Question 101.01 of the Tender Offer Rules and Schedules Compliance

and Disclosure Interpretations (March 17, 2023). Please revise so that the conditions

are objectively determinable.

9. Please refer to the fourth bullet on page 65, which states that the Company may assert an

offer condition triggered by "a significant worsening of the ongoing COVID-19

pandemic, an outbreak of a pandemic or contagious disease other than ${\tt COVID-19}$, or a

. commencement or significant worsening of a war or armed hostilities or other national or

international calamity, including, but not limited to, catastrophic terrorist attacks against

the United States or its citizens, which, in our reasonable judgment, is or may be

materially adverse to us or otherwise makes it inadvisable for us to

proceed with the Offer

and Consent Solicitation." To avoid rendering the offer illusory, all offer conditions must

be objectively determinable and outside the control of the bidder. To enable $% \left(1\right) =\left(1\right) \left(1\right) +\left(1\right) \left(1\right) \left(1\right) +\left(1\right) \left(1\right) \left($

securityholders to determine whether this condition has been "triggered," please revise to:

 $% \left(1\right) =\left(1\right) \left(1\right)$ provide further descriptive detail about what could constitute a significant worsening

of the COVID pandemic, and

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

or armed hostilities or other national or international calamity." Market Information, Dividends, and Related Shareholder Matters, page 73

10. Please state the high and low sales prices for the IPO warrants for each quarter during the

past two years. Refer to Item 1002(c) of Regulation M-A.

11. Please disclose the itemized fees and expenses incurred in making the Offer and Consent

Solicitation. Refer to Item 9 of Schedule TO and Item 1009(a) of Regulation M-A.

Incorporation of Certain Information By Reference, page 97

12. We refer to your disclosure in the last paragraph on page 97 and note that you attempt to

incorporate by reference into the offer document all filings made while your offer is

pending. While Form S-4 appears to allow "forward incorporation" by reference.

Schedule TO does not specifically permit it. Rather, General Instruction F specifies how

you may incorporate by reference in a Schedule TO. To the extent that additional filings

are made, you must amend the Schedule ${\tt TO}$ to specifically incorporate them by reference.

Please confirm your understanding in your response letter.

We remind you that the filing persons are responsible for the accuracy and adequacy of $\frac{1}{2}$

their disclosures, notwithstanding any review, comments, action or absence of action by the staff.

Please direct any questions to Brian Soares at 202-551-3690 or Tina Chalk at (202) 551-3263.

Sincerely,

Division of

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Office of Mergers & Acquisitions