January 29, 2024

Barry E. Greene President and Chief Executive Officer Sage Therapeutics, Inc. 215 First Street Cambridge, Massachusetts 02142

Re: Sage Therapeutics,

Inc.

Schedule TO-I filed

January 23, 2024

File No. 005-88275

Dear Barry E. Greene:

 $$\operatorname{\textsc{We}}$$ have reviewed your filing 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.

 $\hbox{ Please respond to these comments by providing the requested information or advise us as }$

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.

 $\hbox{ After reviewing your response to these comments, we may have additional comments.}$

Schedule TO-I filed January 23, 2024

IMPORTANT, page 4

We note the following We are not making this Offer to, nor will we accept statement: any election to exchange options from or on behalf of, Eligible Holders in any jurisdiction in which this Offer or the acceptance of any election to exchange options would not be in compliance with the laws of that jurisdiction. However, we may, at our discretion, take any actions necessary or desirable for us to make this Offer to option holders in any such jurisdiction. While offer materials need not be disseminated into jurisdictions where such a distribution would be impermissible, please remove the implication that tendered options will not be accepted from all Eligible Holders. See Rule 13e-4(f)(8)(i) and guidance in Section II.G.1 of Exchange Act Release No. 34-58597 (September 19, 2008). Please also make any conforming changes to similar statements throughout the Offer to Purchase.

Summary Term Sheet, page 6

Barry E. Greene

FirstName LastNameBarry E. Greene

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Therapeutics, Inc.

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 ${\tt FirstName} \ {\tt LastName}$

2. We note your disclosure on page 16 that even if you accept tendered options, in the event

you are prohibited by applicable law or regulation from doing so, you will not grant

Replacement Options if at all, until all necessary government approvals have been

obtained. Please clarify whether the Eligible Options tendered would remain outstanding

under these circumstances.

Forward-Looking Satements, page 17

3. We note the reference to the Private Securities Litigation Reform Act of 1995. Please

note that the safe harbor provisions for forward-looking statements contained in the $\ensuremath{\mathsf{C}}$

 $\,$ federal securities laws do not apply to statements made in connection with a tender offer.

See Section 21E(b)(2)(C) of the Securities Exchange Act of 1934.

Please revise

accordingly.

Risk Factors, page 18

4. We note your disclosure on page 16 that Replacement Options will be unvested when

 $% \left(1\right) =\left(1\right) \left(1\right) +\left(1\right) \left(1\right)$ granted regardless of whether the applicable exchanged Eligible Options were vested.

Please include a risk factor addressing the possibility that previously vested options would

become unvested and options could take longer to vest.

Procedures for Electing to Exchange Options, page 23

5. Refer to the following disclosure on page 25 of the Offer to Exchange: Subject to Rule

13e-4 under the Exchange Act, we also reserve the right to waive any of the conditions of

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

Eligible Options or any particular eligible employee. Please revise to avoid the

implication that you may waive a condition of the offer as to one or some $\operatorname{Eliqible}$

Employees, rather than generally waiving such offer condition. All conditions to the Offer $\,$

 $\,$ must apply uniformly to all Eligible Employees. Conditions of this Offer, page 28 $\,$

6. On page 28, you have included a condition that will be triggered by any general $\ensuremath{\mathsf{S}}$

suspension of trading in, or limitation on prices for, securities on any national securities

 $\,$ exchange or in the over-the-counter market. $\,$ Please revise to explain what would be

considered a limitation on prices for securities on any national securities exchange or in

the over-the-counter market, or delete.

7. You have included a condition that will be triggered by $\,$ the commencement or escalation

of a war, armed hostilities or other similar international or national crisis directly or $\ensuremath{\text{c}}$

indirectly involving the U.S. (emphasis added). The broad wording of this offer condition $\ \ \,$

 $\,$ may raise illusory offer concerns under Regulation 14E. Please revise to narrow or qualify

this condition by explaining what would constitute $% \left(1\right) =\left(1\right) +\left(1\right)$

States, or delete this language.

Barry E. Greene

Sage Therapeutics, Inc.

January 29, 2024

Page 3

8. Refer to the following statement made on page 29: We may waive [the conditions], in

whole or in part, at any time and from time to time prior to the Offer Expiration Date. $\;\;$ If

an offer condition is $% \left(1\right) =\left(1\right) +\left(1\right) =\left(1\right) +\left(1$

promptly inform security holders whether it will assert the condition and terminate the $\,$

offer, or waive it and continue. Reserving the right to waive a condition $% \left(1\right) =\left(1\right) +\left(1\right) +$

 $% \left(1\right) =\left(1\right) ^{2}$ from time to time $% \left(1\right) ^{2}$ may be inconsistent with your obligation in this regard. Please confirm

in your response letter that you will promptly notify Eligible $\ensuremath{\mathsf{Employees}}$ if a condition is

triggered while the Offer is pending.

Interests of Directors, Officers and Affiliates; Transactions and Arrangements Concerning our

Securities, page 32

9. Please revise the Offering Memorandum or Schedule TO to provide the

information

required by Item 1008(a) of Regulation M-A for each person named in response to Item

 $1003\,(\mbox{a})$ of Regulation M-A and by each associate and majority-owned subsidiary of those

persons, if applicable.

General

10. Disclose that tendered options may be withdrawn at any time after the expiration of

 $40\ \mathrm{business}$ days from the commencement of the tender offer, if not yet accepted

for payment. See Rule 13e-4(f)(2).

11. The cross reference in Item $7\,\mathrm{(b)}$ of Schedule TO to Section 6 of the Offer to

Exchange appears to be inappropriate, as Section 6 of the Offer to Exchange sets forth the $\,$

conditions to the consummation of the Offer rather than material conditions, if any, to any $% \left(1\right) =\left(1\right) +\left(1\right)$

financing of consideration to be provided in the Offer. See Item 1007(b) of Regulation $\mbox{M-}$

A. Please revise.

We remind you that the filing persons are responsible for the accuracy and adequacy of their disclosures, notwithstanding any review, comments, action or absence of

Please direct any questions to Christina Chalk at 202-551-3263 or Laura McKenzie at 202-551-4568.

FirstName LastNameBarry E. Greene Comapany NameSage Therapeutics, Inc.

Sincerely,

Division of

Corporation Finance
January 29, 2024 Page 3 & Acquisitions
FirstName LastName

action by the staff.

Office of Mergers