May 6, 2021

Florian Brand Chief Executive Officer ATAI Life Sciences B.V. c/o Mindspace Krausenstrabe 9-10 10117 Berlin, Germany

Re: ATAI Life Sciences

B.V.

Registration

Statement on Form S-1

Filed on April 20,

File No. 333-255383

2021

Dear Mr. Brand:

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 S-1 Filed April 20, 2021

Our Pipeline, page 3

We note your response to prior comment 8. Please remove the GABA Therapeutics Inc.

and DemeRX NB programs

from your Our Pipeline table. It is not appropriate to

prominently highlight

these programs in your pipeline table and Summary given that your

interest is currently

limited to an equity investment in the candidates in development.

We note that the second

line of your pipeline table indicates that Deme RX is a VIE of

which you own 59.9%.

This information appears to contradict the last line in the table

that indicates your

ownership is limited to a 6.3% equity investment. Please revise or

explain the apparent

inconsistency.

Florian Brand

FirstName

ATAI Life LastNameFlorian Brand

Sciences B.V.

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May 6, 2021NameATAI Life Sciences B.V.

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FirstName LastName

Corporate Structure, page 8

We note your response to comment 2. Please improve legibility by increasing the font

size of the text included in the table.

Use of Proceeds, page 100

We note your plans to further revise the Use of Proceeds in future amendments. Your

proceeds should be allocated by development program, rather than disclosed in the

aggregate. Additionally, we note that your current disclosure appears to indicate plans to

fund drug development programs at DemeRx IB and GABA, but your obligations to fund

any portion of this development have not been disclosed. Please expand your discussions

of these product candidates to describe all agreements related to these development

efforts. Your discussion should include all material terms, including rights and

obligations under any such agreements such revenue and expense sharing,

commercialization rights, milestone payments, royalties, etc. File all development

collaboration agreements or provide an analysis supporting your determination that they

are not required to be filed.

Quantitative and Qualitative Disclosures of Market Risk, page 135

This section addresses interest rate sensitivity and foreign currency exchange risk, but not

equity price risk. Please add disclosures to address your exposures to equity price risk,

including but not limited to the change in fair value of your equity method investment

Compass Pathways plc, under one of the three disclosure alternatives for Item 305 of

Regulation S-K, or tell us why you determined that such disclosure was not appropriate.

Perception Collaboration Arrangement, page 153

We note your response to comment 13 and do not agree that this agreement is not required

to be filed as an exhibit to your registration statement.

Specifically, we note that the

agreement provided you with an up front payment of \$20 million in funding of your

product candidates in exchange for licensing rights related to one of your product

candidates. It appears that you are substantially dependent on funding provided from the

agreement and your future development of PCN-101 may be dependent on potential

milestone payments related to regulatory achievements made by Otsuka. General

Please provide an analysis as to why the company should not be considered an Investment

Company under Section 3 of the Investment Company Act of 1940. Please include in this

analysis data indicating the value of your investment securities and total assets, exclusive

of cash items and Government securities, on an unconsolidated basis.

We remind you that the company and its management are responsible for the accuracy

and adequacy of their disclosures, notwithstanding any review, comments, action or absence of

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May 6, 2021

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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 Gary Newberry at 202-551-2544 or Kevin Vaughn at 202-551-3494 if

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

contact Jason Drory at 202-551-8342 or Suzanne Hayes at 202-551-3675 with any other

questions.

FirstName LastNameFlorian Brand Comapany NameATAI Life Sciences B.V.

Corporation Finance May 6, 2021 Page 3 Sciences FirstName LastName Sincerely,
Division of
Office of Life