Harry Stylli, Ph.D. Chief Executive Officer Progenity, Inc 4330 LaJolla Village Drive, Suite 200 San Diego, CA 92122

Re: Progenity, Inc.

Draft Registration Statement on Form S-1

Filed December 19, 2019 CIK No. 0001580063

Dear Dr. Stylli:

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.

Draft Registration Statement on Form S-1, filed on December 19, 2019

Summary, page 2

Please provide the source underlying the estimate in the final sentence 1. of paragraph four

regarding the size of the total addressable market for your preeclampsia test in the United

States.

Precision Medicine for GI-Related Disorders, page 7

Please revise your pipeline chart to include all completed, current and future stages of

development and regulatory approval through which each product must pass. Discuss the

anticipated FDA regulatory pathway for your precision medicines in development and, as

applicable, similar foreign regulatory agencies.

Harry Stylli, Ph.D.

FirstName Inc

Progenity, LastNameHarry Stylli, Ph.D.

Comapany NameProgenity, Inc

January 15, 2020

Page 2

January 15, 2020 Page 2

FirstName LastName

We note your statement at Drug Delivery System (DDS) describing DDS as "investigational drug/device combinations designed to deliver drug directly to the site

of the disease in the GI tract in an effort to improve efficacy while limiting toxicities

caused by systemic exposure." Please revise your disclosure here and throughout the

prospectus to eliminate any suggestion that your product candidates have been or

ultimately will be determined safe and effective as such statements are determinations that

only the FDA has the authority to make.

Please revise to identify your precision medicine product candidates by the designations

you disclose at page 30, PGN-600, PGN-001, and PGN-300.

Risk Factors

Our Seventh amended and restated certificate of incorporation and amended and restated bylaws

will provide that the Court of Chancery, page 69

5. We note inconsistencies between your disclosures here concerning your exclusive forum

provision, and those found at page 175 under "Exclusive Forum

Selection Clause." For

example, disclosure here describes the selection of the Court of Chancery of the State of $\,$

Delaware for certain claims, and the federal court located within the State of Delaware if $% \left(1\right) =\left(1\right) +\left(1\right)$

the Court of Chancery does not have jurisdiction, however this federal court alternative is $% \left(1\right) =\left(1\right) +\left(1\right)$

Please note that this is an example only.

Use of Proceeds, page 73

6. Please revise to disclose in greater detail the principal purposes for which the net proceeds

are intended to be used with respect to your research and development pipeline. To the $\,$

extent the net proceeds will be used to fund the clinical development of your product

candidates for GI-related disorders, please revise to specify how far in the clinical $% \left(1\right) =\left(1\right) +\left(1$

development you expect to reach with the net proceeds. If a material amount of funds are $% \left(1\right) =\left(1\right) +\left(1\right) +\left$

necessary to complete their clinical development, please state the amounts and sources of other funds.

Key Components of Our Results of Operations, page 83

7. Please revise to disclose the material terms of the third party payor contracts entered into

in January, 2020, representing an estimated approximately 100 million covered lives.

Please file these contracts as exhibits to your registration statement. Please refer to Item $\,$

601(b)(10) of Regulation S-K.

New Product Development, page 83

8. Given the early stages of your products identified for development, please revise to clarify

in what sense your pipeline of new products and technologies is "substantial."

9. We note the reference in the final sentence to the achievement of "key milestones" as a $\ensuremath{\mathsf{a}}$

Harry Stylli, Ph.D.

FirstName Inc

Progenity, LastNameHarry Stylli, Ph.D.

Comapany NameProgenity, Inc

January 15, 2020

January 15, 2020 Page 3

Page 3

FirstName LastName

 $\,$ key factor in evaluating your performance, but see no additional identification or

discussion of the key milestones in your prospectus. Please advise or revise.

Management's Discussion and Analysis of Financial Condition and Results of Operations

Critical Accounting Policies and Significant Judgments and Estimates Stock-Based Compensation, page 98

determined the fair value of the common stock underlying your equity issuances and the

reasons for any differences between the recent valuations of your common stock leading

up to the IPO and the estimated offering price. This information will help facilitate our

review of your accounting for equity issuances including stock compensation and

beneficial conversion features.

Business, page 103

11. Please disclose the current and necessary future stages of development and regulatory

approvals, if any, for your epigenetics platform.

Our Research and Development Activities

Molecular Tests, page 111

We note your graphic includes Preparent 3rd Generation and Riscover 12. 2nd Generation as

"In Development," but do not find any narrative disclosure regarding the steps completed

with respect to such development. Please revise your graphic to detail the steps completed

and remaining and add the appropriate narrative disclosure.

Intellectual Property, page 124

Please revise to disclose when the latest to expire patent is 13. currently schedule to expire

with respect to your Molecular Testing Technology Patent Portfolio, and your Precision

Medicine Technology Patent Portfolio.

Financial Statements

Notes to Financial Statements

2. Basis of Presentation, page F-7

We note that you have determined that Avero is a variable interest entity ("VIE") and you

are the primary beneficiary. Please disclose the applicable qualitative and quantitative

information for the VIE as required by ASC 810-10-50-2AA(d), 50-3 and

9. Stock Incentive Plan and Stock-based Compensation, page F-23

Please direct us to the disclosure required by ASC 718-10-50-2d.1 -The weighted-average

grant-date fair value of equity options granted during the year or revise the disclosure as

necessary.

Harry Stylli, Ph.D.

Progenity, Inc

January 15, 2020

Page 4

3. Revenue, page F-39

Please disclose the opening and closing balances of your contract 16. liabilities from your

contracts with customers or tell us why you believe that disclosure is not necessary. Also

explain the significant changes in your contracts asset and liability balances. Refer to

ASC 606-10-50-8 and 50-10.

General

Please supplementally provide us with copies of all written 17. communications, as defined in

Rule 405 under the Securities Act, that you, or anyone authorized to do so on your behalf,

present to potential investors in reliance on Section 5(d) of the Securities Act, whether or

not they retain copies of the communications.

You may contact Eric Atallah at 202-551-3663 or Lisa Vanjoske at 202-551-3614 if you

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

contact Paul Fischer at 202-551-3415 or Celeste M. Murphy at 202-551-3257 with any other

questions.

FirstName LastNameHarry Stylli, Ph.D.

Sincerely,

Division of

Corporation Finance

Comapany NameProgenity, Inc

Office of Life

Sciences

January 15, 2020 Page 4

cc: Branden C. Berns, Esq.

FirstName LastName