June 21, 2021

Jonathan E. Lim Chief Executive Officer Erasca, Inc. 10835 Road to the Cure, Suite 140 San Diego, CA 92121

> Re: Erasca, Inc. Amendment No. 1 to

Draft Registration Statement on Form S-1

Submitted June 9,

2021

CIK No. 0001761918

Dear Dr. Lim:

We have reviewed your amended 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.

Amendment No. 1 to Draft Registration Statement on Form S-1

Prospectus summary, page 1

1. We note your response to our prior comment 4 and reissue. For each of the nine programs in the discovery and the IND-enabling stages, please provide us with a detailed analysis of why each of those programs is sufficiently material to your business to warrant inclusion in your pipeline table or revise your table to remove programs that are not sufficiently material. In this regard we note, as examples only, that you do not list the programs currently in discovery or in the IND-enabling stage on your website, you do not appear to discuss them in your Management's Discussion and Analysis of Financial Condition section, and you do not appear to have plans to use the proceeds of this offering to advance all of these

programs.

Jonathan E. Lim

Erasca, Inc.

June 21, 2021

Page 2

Refer to your response to our prior comment 5. Your pipeline table, 2. which indicates that

you are currently in Phase 1 of HERKULES-2, HERKULES-3 and HERKULES-4 clinical trials, appears to be inconsistent with your disclosure on pages 4 and 127 that you

are planning to begin the dosing of first patients in HERKULES-2, HERKULES-3, and

HERKULES-4 in the future. If these trials have not yet begun, please revise your pipeline

table here and throughout the registration statement accordingly.

Business

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Patient lives at stake annually with RAS/MAPK pathway alterations, page 120
         Please provide support for your statement here as it relates to your
belief that "[y]our deep
         and focused pipeline has the potential to target 100% of CRC, ~90% of
pancreatic cancer,
         ~70% of head and neck squamous cell carcinoma (HNSCC), ~65% of
melanoma, ~55%
         of GBM, ~40% of NSCLC, and ~40% of AML, and also the potential to
provide targeted
         therapy options for many patients with RAS/MAPK pathway-driven tumors
in a wide
         range of less common histologies." In this regard, we note that you
appear to have only
         one product candidate in Phase 1 and one product candidate in Phase 2
of clinical trials
         and that all remaining product candidates are still either in
discovery or pre-clinical trials.
         In addition, none of the types of cancers you reference in this
statement appear to be
         included as specific indications in your pipeline table.
ERAS-601: our SHP2 inhibitor, page 147
        We note your response to our prior comment 11 and reissue in part.
Please identify the
         four serious adverse events (SAEs) observed in the clinical trial
referenced on pages 152
         and 153.
Our acquisition and license agreements
University of California, San Francisco, page 176
        We note your response to our prior comment 13 and reissue in part. On
page 177, you
        state that you are obligated to pay tiered sublicensing fees ranging
from "low double digit
         percentages to up to 30%." Please revise to clarify what you mean by
 low double digit
         percentages
                        so that investors understand the potential range of
royalty payments in a
        range not to exceed ten percent. If the range is more than ten
percent, please provide a
         range within ten percent for each tier or disclose the number of
tiers.
Government Regulation
Foreign
FirstNameRegulation, page 191 E. Lim
           LastNameJonathan
Comapany
           NameErasca,
6.
      We note
                         Inc. to our prior comment 12 and reissue. Please
revise this section to
               your response
       describe
June 21,
               the approval
        2021 Page
                    2
                            process in China and Japan.
FirstName LastName
 Jonathan E. Lim
FirstName
Erasca, Inc.LastNameJonathan E. Lim
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June
            NameErasca, Inc.
    21, 2021
June 21,
Page 3 2021 Page 3
FirstName LastName
       You may contact Julie Sherman at 202-551-3640 or Angela Connell at
202-551-3426 if
you have questions regarding comments on the financial statements and related
matters. Please
contact Tonya Aldave at 202-551-3601 or Sonia Bednarowski at 202-551-3666 with
any other
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Sincerely,

Division of

questions.

Sciences cc: Matt Bush, Esq.