September 1, 2020

Ronald Lloyd President and Chief Executive Officer Aziyo Biologics, Inc. 12510 Prosperity Drive, Suite 370 Silver Spring, MD 20904

Re: Aziyo Biologics,

Inc.

Draft Registration

Statement on Form S-1

Submitted August

17, 2020

CIK No. 0001708527

Dear Mr. Lloyd:

We have reviewed your amended draft offering 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 offering statement or publicly filing your offering 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 any amendment

to your draft offering statement or filed offering statement and the information you provide in

response to these comments, we may have additional comments.

Amendment No. 1 to Draft Registration Statement on Form S-1 submitted August 17, 2020

Prospectus Summary Overview, page 1

1. We note your response to prior comment 1 and your updates to the disclosure elsewhere in your document regarding your agreements. Please revise your disclosure here and on pages 86 and 105 to clarify that these partnerships are commercial agreements only and do not extend to joint research and development efforts.

Net Cash Used in Operating Activities, page 94

We note that your inventory increase had a material adverse impact on your 2020 operating cash flows. Please disclose why your finished goods inventory increased 33%

(page F-15) whereas

your 2020 net sales decreased 6%. Please address the relevant factors Ronald Lloyd

Aziyo Biologics, Inc.

September 1, 2020

Page 2

identified in your page 31 inventory management/impairment risk factor. See Item

303(b)(1) of Regulation S-K.

Note 15, page F-25

Please expand the disclosures here and on pages 16 and 85 to address the stock split. Also,

please quantify for us the number of converted preferred shares that you expect to include

in 2020 pro forma loss per share and the number of preferred stock liquidation shares that

you expect to exclude from 2020 pro forma loss per share. We note the 45

million

shares amount disclosed in Note 14. Please clarify for us why your proforma loss per $\,$

share numbers exclude the liquidation shares.

You may contact Tracey McKoy at 202-551-3772 or Al Pavot at 202-551-3738

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

contact Alan Campbell at 202-551-4224 or Mary Beth Breslin at 202-551-3625 with any other questions.

Sincerely,

FirstName LastNameRonald Lloyd

Division of

Corporation Finance Comapany NameAziyo Biologics, Inc.

Office of Life

Sciences

September 1, 2020 Page 2 cc: Wesley C. Holmes FirstName LastName