April 28, 2021

David Southwell Chief Executive Officer TScan Therapeutics, Inc. 830 Winter Street Waltham, MA 02451

Inc.

Re: TScan Therapeutics,

Statement on Form S-1

Registration

2021

Filed April 23,

File No. 333-255491

Dear Mr. Southwell:

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

circumstances or do not believe an amendment is appropriate, please tell us why in your $% \left(1\right) =\left\{ 1\right\} =\left\{$

response.

 $\qquad \qquad \text{After reviewing any amendment to your registration statement and the information you} \\$

provide in response to these comments, we may have additional comments.

Form S-1 filed April 23, 2021

Our Pipeline, page 2

to our prior comment 5 and disagree with your reason for

continuing to include

TSC-201 and TSC-202 in your pipeline table. The table should
depict your material
product candidates, the proposed target indication and their current
stage of development.

If you cannot identify the specific compound or target due to
concerns of competitive
harm, please revise the table to list general indications or remove
the product candidates
for which potential indications have not yet been identified. Please
also advise whether the
new TSC-203 program listed in the pipeline table is affiliated with
your partnership with

Novartis.

David Southwell

FirstName LastNameDavid Southwell

TScan Therapeutics, Inc.

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April NameTScan Therapeutics, Inc.

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Page

FirstName LastName

Our amended and restated certificate of incorporation provides that the Court of Chancery..., $\frac{20}{1000}$

page 89

2. We note that the forum selection provision in your form of Amended and Restated

Certificate of Incorporation (Exhibit 3.2) identifies the Court of Chancery of the State of $\,$

Delaware as the exclusive forum for certain litigation, including any derivative action,

and that federal district courts will serve as the exclusive forum for actions arising under

the Securities Act. We also note your disclosure on pages 89 and 207 of your registration $\,$

statement that the forum selection provision in your amended and restated certificate of $% \left(1\right) =\left(1\right) +\left(1\right) +\left$

incorporation will not apply to actions arising under the Securities $\mbox{\sc Act}$ or the Exchange

Act or any other claim for which the federal courts have exclusive jurisdiction. Please

advise whether the exclusive forum provision in your governing documents applies to $% \left(1\right) =\left(1\right) +\left(1\right)$

actions arising under the Exchange Act. In that regard, we note that Section 27 of the $\,$

Exchange Act creates exclusive federal jurisdiction over all suits brought to enforce any

duty or liability created by the Exchange Act or the rules and regulations thereunder. If

this provision does not apply to actions arising under the Exchange Act, please ensure that

the exclusive forum provision in the governing documents states this clearly, or tell us

how you will inform investors in future filings that the provision does not apply to any

actions arising under the Exchange Act.

Exclusive Patent License Agreement with BWH, page 151

3. We note your response to our prior comment 12. Please expand your disclosure to include $\ensuremath{\mathsf{N}}$

the current expiration date for the last-to-expire licensed patent right and the royalty term.

Option and Exclusive License Agreement with Qiagen, page 152

4. We note your disclosure that Qiagen exercised the Option to license your rights to patents

and patent applications related to certain SARS-CoV-2 peptides. Please provide the $\,$

current expiration date for the last-to-expire patent you licensed to Qiagen under the $\,$

Qiagen Agreement.

Intellectual Property, page 155

5. We note that your response to our prior comment 18 included disclosure of five of the

nine U.S. patent applications jointly owned with Qiagen and six additional U.S. patent $\,$

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

products the remaining five patent applications relate to, their expected expiration dates

and the compositions of matter or explain to us why these patent applications are not

material.

We remind you that the company and its management are responsible for the accuracy $% \left(1\right) =\left(1\right) +\left(1\right)$

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

action by the staff.

David Southwell

TScan Therapeutics, Inc.

April 28, 2021

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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 Tara Harkins at 202-551-3639 or Angela Connell at 202-551-3426 if

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

contact Jane Park at 202-551-7439 or Tim Buchmiller at 202-551-3635 with any other questions.

Sincerely,

Corporation Finance Comapany NameTScan Therapeutics, Inc.

Office of Life

April 28, 2021 Page 3
cc: Timothy H. Ehrlich, Esq.
FirstName LastName