June 24, 2020

Axel Bolte President and Chief Executive Officer Inozyme Pharma, Inc. 321 Summer Street Suite 400 Boston, Massachusetts 02210

Re: Inozyme Pharma,

Inc.

Amendment No. 1 to Draft Registration

Statement on Form S-1

Submitted June 12,

2020

CIK No. 0001693011

Dear Mr. Bolte:

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.

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

Prospectus Summary

Our Solution: INZ-701, page 3

1. We note your response to comment 4. The pyramid graphic is not based on comparable figures and places disproportionate emphasis on the information it contains, and should be further revised for proportionality and balance. In addition, while we understand that investors may be interested in your potential gene therapy products, they are not sufficiently developed to highlight in the summary and pipeline table a this time. Revise the table and summary accordingly.

Axel Bolte Inozyme Pharma, Inc. June 24, 2020 Page 2

We note your response to prior comment 7 and that you have revised the pipeline table to

include your potential gene therapy program using the AAV construct, but it does not

appear that you have selected a development candidate or a targeted indication for that

program at this time, and it does not appear that you have allocated a material portion of

the proceeds of your offering for the development of that program. As that program may

be too preliminary to be emphasized in your summary and pipeline table,

Pipeline, page 5

please provide

us with your analysis supporting your determination to feature that program in your

summary and pipeline table at this time. If this program is material, please revise your

table to more specifically identify the product candidate and the targeted indication or

revise your disclosure as appropriate.

Principal Stockholders, page 190

3. Please revise footnote 7 to your table to identify the natural persons who have or share

beneficial ownership of the securities held by the Cowen Entities. Consolidated Financial Statements
Unaudited Pro Forma Information, page F-11

4. We note that your pro forma balance sheet reflects the issuance of the June 2020 preferred

stock and the conversion of all your preferred stock, inclusive of the ${\sf June~2020~preferred}$

stock. However, your pro forma earnings per share calculations only reflect

the conversion of your preferred stock that was outstanding as of March 31, 2020. Please $\,$

explain why you have not included the June 2020 preferred stock issuance and conversion $\,$

in your pro forma earnings per share calculations. In this regard, we note that for

transactions involving the issuance of securities subsequent to the latest balance sheet $% \left(1\right) =\left(1\right) +\left(1\right) +\left$

presented, you should give pro forma effect to those shares as being outstanding as of the $\,$

beginning of the earliest period presented. Please advise or revise your pro forma

earnings per share information throughout the filing.

You may contact Gary Newberry at (202) 551-3761 or Jeanne Baker at (202) 551-3691 if

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

contact Abby Adams at (202) 551-6902 or Tim Buchmiller at (202) 551-3635 with any other questions.

FirstName LastNameAxel Bolte

Sincerely,

Corporation Finance

Division of

Comapany NameInozyme Pharma, Inc.

Office of Life

Sciences

June 24, 2020 Page 2

cc: Brian A. Johnson, Esq.

FirstName LastName