David Chang, M.D., Ph.D. President and Chief Executive Officer Allogene Therapeutics, Inc. 210 East Grand Avenue South San Francisco, CA 94080

Re: Allogene Therapeutics, Inc.
Draft Registration Statement on Form S-1
Submitted August 10, 2018
CIK No. 0001737287

Dear Mr. Chang, M.D., Ph.D.:

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

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

believe an amendment is appropriate, please tell us why in your response.

Draft Registration Statement on Form S-1

Prospectus Summary Overview, page 1

comments.

1. We note your statements regarding the "unprecedented efficacy data" of autologous cell

therapies; that your platform "builds on the success of autologous therapy"; and that you

As currently drafted, these statements could imply that the FDA has approved, or will more easily approve, your product candidates. Please revise throughout

the prospectus to
remove any implication that your product candidates are more likely than

David Chang, M.D., Ph.D.

 $\label{lem:problem} \textit{FirstName LastNameDavid Chang, M.D., Ph.D.}$

Allogene Therapeutics, Inc.

Comapany 6, 2018

others to receive

September NameAllogene Therapeutics, Inc.

September 6, 2018 Page 2

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FirstName LastName

 $\ensuremath{\mathsf{FDA}}$ approval or explain to us why these statements are appropriate given the stage of

your product candidates.

Our Pipeline, page 2

2. Please quantify and describe the most common adverse events you reference in the

carryover bullet point at the top of page 3 or include a cross-reference to the discussion on $\ensuremath{\mbox{}}$

page 97.

3. Please either identify the "multiple undisclosed" programs or remove them from the the

pipeline table here and on pages 82 and 93. The table is intended to provide information

about your product candidates in development that are reasonably likely to result in an

approved product in the foreseeable future. Unless an indication and a compound have

been identified, the product is too preliminary for inclusion in the table.

4. Please clarify what you mean by the "complete response" and "minimum

residual disease

negative" in the carryover paragraph at the top of page 3.

5. Please include columns for Phase 2 and Phase 3 in your product

pipeline table here and on

pages 82 and 93.

Implications of Being an Emerging Growth Company, page 6

6. Please provide us with copies of all written 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.

Use of Proceeds, page 58

7. We note your disclosure that you intend to use net proceeds to fund portion of the costs

for the ongoing UCART19 CALM and PALL clinical trials; the planned UCART19

CALM II and PALL II clinical trials; the planned clinical trial of ALLO-501; and the $\,$

planned clinical trial of ALLO-715. Please specify how far in the development of each of

the listed clinical trials you expect to reach with the proceeds of the offering. If any

 $\,$ material amounts of other funds are necessary to accomplish the specified purposes, state

the amounts and sources of other funds needed for each specified purpose and the $\,$

sources. Refer to Instruction 3 to Item 504 of Regulation S-K. Certain Relationships and Related Party Transactions Investor Agreements, page 156

8. To the extent any of the amended and restated investor rights agreements, amended and

restated voting agreement, and amended and restated right of first refusal and co-sale

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material terms and file them as exhibits to your registration statement.

David Chang, M.D., Ph.D.

Allogene Therapeutics, Inc.

September 6, 2018

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You may contact Paul Cline at (202) 551-3851 or Mark Brunhofer at (202) 551-3638 if

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

contact Tonya K. Aldave at (202) 551-3601 or J. Nolan McWilliams at (202) 551-3217 with any

other questions.

Sincerely,

FirstName LastNameDavid Chang, M.D., Ph.D.

Division of

Corporation Finance

Comapany NameAllogene Therapeutics, Inc.

Office of Healthcare

& Insurance

September 6, 2018 Page 3

cc: Charles J. Bair, Esq.

FirstName LastName