March 16, 2022

Gal Krubiner
Chief Executive Officer
Pagaya Technologies Ltd.
Azrieli Sarona Bldg, 54th Floor
121 Derech Menachem Begin
Tel-Aviv 6701203, Israel

Re: Pagaya Technologies

Ltd.

Amendment No. 2 to Draft Registration

Statement on Form F-4

Submitted March 1,

2022

CIK No. 0001883085

Dear Mr. Krubiner:

 $\label{eq:weak_problem} \mbox{We have reviewed your amended draft registration statement and} \\ \mbox{have the following}$

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

 ${\tt EDGAR.}$ 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.

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

amended draft registration statement or filed registration statement, we may have additional

comments. Unless we note otherwise, our references to prior comments are to comments in our

February 22, 2022 letter.

Amendment No. 2 to Draft Registration Statement on Form F-4

General

1. We note your response to comment 2 regarding your analysis under the Investment

Company Act of 1940

(the $\,$ 1940 Act $\,$) and we have the following comments:

Please provide

calculations for purposes of your analysis under sections 3(a)(1)(C)

and 3(b)(1) of the

1940 Act based on the value of assets as of the end of the

Company s last

preceding fiscal quarter, or to the extent such information is not

available, provide

calculations based on financial information as of the most recent Gal Krubiner

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date available to you. In this regard, we note that you appear to believe that your

analysis may significantly change as of December 31, 2021 because of the $\ensuremath{\mathsf{S}}$

Company s sale of its interests in the Smartresi Fund.

Please supplementally provide your detailed legal analysis regarding your proposed

treatment of the Company s short-term deposits as cash for purposes of your $% \left(\frac{1}{2}\right) =\frac{1}{2}\left(\frac{1}{2}\right) +\frac{1}{2}\left(\frac{1}{2}\right)$

section 3(a)(1)(C) and 3(b)(1) analyses. In addition, please also describe and discuss

(i) your proposed treatment of receivable and (ii) any

other substantive determinations and/or characterizations of

cash equivalents

and

individual assets that are

material to your calculations.

Please confirm that the $\,$ value, $\,$ as that term is defined in section 2(a)(41) of the 1940 $\,$

 $% \left(1\right) =\left(1\right)$ Act, of the interests held by the Company in investments in loans and securities, on

an unconsolidated basis, is equivalent to the value of the sinvestment in

loans and securities represented on the Company $\,\,$ s balance sheet less the non-

controlling interests.

 $\hbox{ In the Company} \quad \hbox{s disclosure addressing the risks that the company could be deemed} \quad$

to be an investment company, please add disclosure concerning the

Company s

potential investment company status under section 3(a)(1)(C) and your position that,

notwithstanding section $3\left(a\right)\left(1\right)\left(C\right)$, you are not an investment company pursuant to

section 3(b)(1). In the disclosure, please provide an explanation of your position and

a discussion of why the Company may, nevertheless, qualify as an investment

company.

U.S. Federal Income Tax Considerations, page 159

2. We note your response to comment 10 in our letter dated December 22, 2021. Please

disclose what should be the material tax consequences to investors and provide a $\ensuremath{\mathsf{tax}}$

opinion about those material tax consequences. If such opinion is subject to legal

uncertainty, you may explain such uncertainty in your opinion and the prospectus.

Pagaya's Management's Discussion and Analysis of Financial Condition and Results of Operations

Operations

Off-Balance Sheet Arrangements, page 203

3. We acknowledge your response to our prior comment 4. Regarding your right to

repurchase collateral of the securitization vehicles that "could expose you to loss", please

tell us where specifically this is discussed in Note 5 of your unaudited interim period $\,$

 $\,$ financial statements. Further, tell us how the exposure is reflected in the "maximum

exposure to loss" column of the referenced footnote. Exclusive Forum, page $255\,$

4. We note that your forum selection provision identifies federal courts as the exclusive

forum for claims brought pursuant to the Securities Act. Please revise your prospectus to $% \left(1\right) =\left(1\right) +\left(1\right) +$

state that there is uncertainty as to whether a court would enforce such a provision.

Gal Krubiner

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Security Ownership of Certain Beneficial Owners..., page 270

5. Please revise to identify the natural person(s) that hold voting and/or dispositive power

over the shares held by each entity listed in your beneficial ownership tables on pages 270

\$275\$ (e.g., Wilson Boulevard LLC and Aristeia Capital, L.L.C. on page 272).

Exhibits

6. Please file complete exhibits, where required. We note, for example, that you appear to

have omitted the schedules and exhibits from Exhibit 10.15. Please file complete copies $% \left(1\right) =\left(1\right) +\left(1\right) +\left($

of your exhibits or advise.
You may contact Jacob Luxenburg, Staff Accountant, at (202) 551-2339 or Sharon
Blume, Accounting Branch Chief, at (202) 551-3474 if you have questions regarding comments
on the financial statements and related matters. Please contact David Lin,
Staff Attorney, at (202)
551-3552 or Sandra Hunter Berkheimer, Legal Branch Chief, at (202) 551-3758 with any other questions.

FirstName LastNameGal Krubiner Comapany NamePagaya Technologies Ltd.

Corporation Finance March 16, 2022 Page 3 FirstName LastName Sincerely,

Division of

Office of Finance