

中生北控生物科技股份有限公司 BIOSINO BIO-TECHNOLOGY AND SCIENCE INCORPORATION

(Incorporated in the People's Republic of China with limited liability) (Stock Code : 8247)





CHARACTERISTICS OF THE GEM OF THE STOCK EXCHANGE OF HONG KONG LIMITED (THE "STOCK EXCHANGE")

GEM has been positioned as a market designed to accommodate companies to which a higher investment risk may be attached than other companies listed on the Stock Exchange. Prospective investors should be aware of the potential risks of investing in such companies and should make the decision to invest only after due and careful consideration. The greater risk profile and other characteristics of GEM mean that it is a market more suited to professional and other sophisticated investors.

Given the emerging nature of companies listed on GEM, there is a risk that securities traded on GEM may be more susceptible to high market volatility than securities traded on the Main Board of the Stock Exchange and no assurance is given that there will be a liquid market in the securities traded on GEM.

Hong Kong Exchanges and Clearing Limited and the Stock Exchange take no responsibility for the contents of this report, make no representation as to its accuracy or completeness and expressly disclaim any liability whatsoever for any loss howsoever arising from or in reliance upon the whole or any part of the contents of this report.

This report, for which the directors (the "Directors") of Biosino Bio-Technology and Science Incorporation* (the "Company", together with its subsidiaries, the "Group") collectively and individually accept full responsibilities, includes particulars given in compliance with the Rules Governing the Listing of Securities on GEM (the "GEM Listing Rules") for the purpose of giving information with regard to the Company. The Directors, having made all reasonable enquiries, confirm that, to the best of their knowledge and belief: (1) the information contained in this report is accurate and complete in all material respects and not misleading or deceptive; and (2) there are no other matters the omission of which would make any statement herein or this report misleading.



CONTENTS

<u>111</u>

2

Corporate Information	3
Condensed Consolidated Statement of Profit or Loss	5
Condensed Consolidated Statement of Comprehensive Income	6
Notes	7
Management Discussion and Analysis	10
Other Information	12



CORPORATE INFORMATION

PRC OFFICE

No. 27 Chaoqian Road Science and Technology Industrial Park Changping District Beijing, PRC

HONG KONG OFFICE

66th Floor Central Plaza, 18 Harbour Road Wanchai, Hong Kong

WEBSITE

http://www.zhongsheng.com.cn

BOARD OF DIRECTORS

Executive Directors Mr. Wu Lebin *(Chairman)* Mr. Chen Jintian *(Vice chairman)* Dr. Xu Cunmao Mr. Chen Jianhua

Non-executive Directors Dr. Sun Zhe (*Vice chairman*) Ms. Cheng Yali

Independent Non-executive Directors Dr. Zheng Yongtang Mr. Wang Daixue Mr. Pan Chunyu

SUPERVISORS

Mr. Zhou Jie Ms. Huang Aiyu Dr. Shen Sheng

AUDIT COMMITTEE

Dr. Zheng Yongtang *(Chairman)* Mr. Wang Daixue Mr. Pan Chunyu

REMUNERATION COMMITTEE

Dr. Zheng Yongtang *(Chairman)* Mr. Wang Daixue Mr. Pan Chunyu

NOMINATION COMMITTEE

Mr. Pan Chunyu *(Chairman)* Dr. Zheng Yongtang Mr. Wu Lebin Mr. Wang Daixue

COMPANY SECRETARY

Mr. Tung Woon Cheung Eric CPA, CPA (U.S.)

3

QUALIFIED ACCOUNTANT

Mr. Cheung Yeung CPA

AUTHORISED REPRESENTATIVES

Mr. Wu Lebin Mr. Tung Woon Cheung Eric



CORPORATE INFORMATION

COMPLIANCE OFFICER

Mr. Wu Lebin

AUDITORS

Ernst & Young

4

LEGAL ADVISERS

As to Hong Kong law: Loong & Yeung Solicitors

HONG KONG H SHARE REGISTRAR AND TRANSFER OFFICE

Tricor Investor Services Limited Level 22, Hopewell Centre 183 Queen's Road East Hong Kong

PRINCIPAL BANKERS

Bank of Beijing Industrial and Commercial Bank of China Bank of China (Hong Kong) Limited

INFORMATION OF H SHARES

Place of listing:GEMStock code:8247Number of64,28H shares issued:64,28Nominal value:RMB1Stock short name:Biosir

64,286,143 H shares RMB1.00 per H share Biosino Bio-Tec



THE FIRST QUARTERLY RESULTS FOR THE THREE MONTHS ENDED 31 MARCH 2019

The Board of Directors (the "Board") of the Company announced the unaudited consolidated results of the Company and its subsidiaries (collectively referred to as the "Group") for the three months ended 31 March 2019, together with the comparative figures for the same period in 2018, as follows:

CONDENSED CONSOLIDATED STATEMENT OF PROFIT OR LOSS

		Three months ended 31 March		
	Notes	2019 Unaudited RMB'000	2018 Unaudited RMB'000	
REVENUE Cost of sales	3	112,164 (75,841)	73,401 (45,875)	
Gross profit		36,323	27,526	
Other income and gains, net Selling and distribution expenses Administrative expenses Research and development expenses		640 (16,839) (9,450) (4,989)	1,127 (14,698) (14,025) (5,362)	
PROFIT/(LOSS) FROM OPERATING ACTIVITIES		5,685	(5,432)	
Finance costs Share of losses of associates		(546) (540)	(2,189) (1,048)	
PROFIT/(LOSS) BEFORE TAX		4,599	(8,669)	
Income tax expense	4	(1,476)	(52)	
PROFIT/(LOSS) FOR THE PERIOD		3,123	(8,721)	
Attributable to: Owners of the parent Non-controlling interests		2,306 817	(3,942) (4,779)	
		3,123	(8,721)	
EARNINGS/(LOSSES) PER SHARE ATTRIBUTABLE TO ORDINARY EQUITY HOLDERS OF THE PARENT – Basic and diluted (RMB)	5	0.02	(0.03)	



6

CONDENSED CONSOLIDATED STATEMENT OF COMPREHENSIVE INCOME

		Three months ended 31 March		
	2019 Unaudited RMB'000	2018 Unaudited RMB'000		
PROFIT/(LOSS) FOR THE PERIOD AND TOTAL COMPREHENSIVE INCOME FOR THE PERIOD	3,118	(8,721)		
Attributable to: Owners of the parent Non-controlling interests	2,301 817	(3,942) (4,779)		
	3,118	(8,271)		

NOTES

1. CORPORATE INFORMATION

The Company is a limited liability company established in the People's Republic of China (the "PRC"). The registered office of the Company is located at No. 27, Chaoqian Road, Science and Technology Industrial Park, Changping District, Beijing, the PRC.

During the period, the Group principally engaged in the manufacture, sale and distribution of in-vitro diagnostic reagents.

2. BASIS OF PREPARATION

The unaudited condensed consolidated statement of profit or loss and statement of comprehensive income have been prepared in accordance with Hong Kong Financial Reporting Standards (which include all Hong Kong Financial Reporting Standards, Hong Kong Accounting Standards and Interpretations) issued by the Hong Kong Institute of Certified Public Accountants, accounting principles generally accepted in Hong Kong and the disclosure requirements of the Hong Kong Companies Ordinance. The accounting policies and basis of preparation used in the preparation of the unaudited condensed consolidated statement of profit or loss and statement of comprehensive income are consistent with those used in the Company's audited financial statements for the year ended 31 December 2018.

3. REVENUE

Revenue represents the net invoiced value of goods sold, net of tax and surcharges, and after allowances for returns and trade discounts during the period.

	Three months ended 31 March		
	2019 Unaudited RMB'000	2018 Unaudited RMB'000	
Sale of in-vitro diagnostic reagent products	112,164	73,401	

An analysis of the Group's revenue is as follows:



NOTES

8

4. INCOME TAX EXPENSE

Taxes on profits assessable in the PRC, where the Group operates, have been calculated at the rate of tax prevailing in the PRC. Under the PRC income tax laws, enterprises are subject to corporate income tax ("CIT") at a rate of 25%.

The Company and Beijing Zhongsheng Jinyu Diagnostic Technology Co., Ltd., a subsidiary of the Company, are subject to a preferential rate of 15% under the PRC income tax law for a period of three years commencing from 1 January 2017 as they are accredited by relevant government authorities as High and New Technology Enterprises.

No Hong Kong profits tax has been provided because the Group did not generate any assessable profits in Hong Kong during the period.

	Three months ended 31 March		
	2019 2013 Unaudited Unaudited RMB'000 RMB'000		
Current – PRC	1,476	52	

5. EARNINGS/(LOSS) PER SHARE ATTRIBUTABLE TO ORDINARY EQUITY HOLDERS OF THE PARENT

The calculation of the basic earnings per share amount is based on the unaudited profit attributable to ordinary equity holders of the parent for the period and the weighted average of 144,707,176 (2018: 144,707,176) ordinary shares in issue during the period.

No adjustment has been made to the basic earnings per share amounts presented for the periods ended 31 March 2019 and 2018 as the Group had no potentially dilutive ordinary shares in issue during those periods.



NOTES

9

6. **RESERVES**

The movements of reserves attributable to ordinary equity holders of the parent for the three months ended 31 March 2019 and 2018 are as follows:

	Share capital Unaudited RMB'000	Capital reserve [#] Unaudited RMB'000	Statutory reserve Unaudited RMB'000	Exchange fluctuation reserve Unaudited RMB'000	Fair value reserve Unaudited RMB'000	Retained profits Unaudited RMB'000	Total Unaudited RMB'000
At 31 December 2017 Effect of adoption of HKFRS9	144,707	105,090	46,066 _	(139)	(212)	23,967 (857)	319,691 (1,069)
At 1 January 2018 (restated) Loss and total comprehensive income for the period		105,090	46,066	(139)	(212)	23,110 (3,942)	318,622 (3,942)
At 31 March 2018	144,707	105,090	46,066	(139)	(212)	19,168	314,680
At 1 January 2019 Profit and total comprehensive income for the period	144,707	105,090	47,995	(173)	(377)	4,661 2,306	301,903 2,306
Exchange differences on translation of foreign operations	-	-	-	(5)	-	-	(5)
At 31 March 2019	144,707	105,090	47,995	(178)	(377)	6,967	304,204

[#] The capital reserve of the Group include non-distributable reserve of the Company and its subsidiaries created in accordance with accounting and financial regulations of the PRC.

7. INTERIM DIVIDEND

The Board does not recommend the payment of an interim dividend for the three months ended 31 March 2019 (2018: Nil).



MANAGEMENT DISCUSSION AND ANALYSIS

BUSINESS REVIEW FOR THE THREE MONTHS ENDED 31 MARCH 2019

The Group's revenue for the three months ended 31 March 2019 amounted to RMB112.1 million, representing an increase of 52.8% as compared with RMB73.4 million for the corresponding period last year.

Profit attributable to the shareholders of the Company for the three months ended 31 March 2019 was RMB2.31 million, representing an increase of 159% as compared with RMB3.94 million loss for the corresponding period last year. The increase of profit was mainly due to the increase in revenue as a result of the Group actively expanded in new areas and customers.

OUTLOOK AND FUTURE PROSPECTS

As people is more and more conscious on health concern, the population aging process accelerates and the number of people with chronic illness continues to increase. With the support of the government on hierarchical medical system and the "early prevention and early diagnosis and treatment" policy for disease, it is expected that total medical visits will maintain at a growth rate of over 5% in the next five years. It is also expected that medical expenditure per capita will maintain a growth rate of 5%-7%. The clinical value of IVD products is also of particular significance, and currently 80% of clinical diagnostic information is generated from IVD. Under the overall background of citizens' increasing awareness in disease prevention and health consciousness, as well as drug price reduction and removal of medicine markup policies, the medical treatment service will become the main income source for hospitals. In the next decade or even a longer time period, China's IVD industry will still enjoy a golden period of rapid development.

At present, the biochemical diagnostic reagent has become the most developed segment in IVD industry in the PRC. Under the combined influence of the medical insurance expense control policy and the need of hospital inspection fee adjustment and a decrease on reagent consumables cost, as well as the implementation of centralized procurement policy for medical consumables (including tender procurement, network procurement, negotiation procurement and joint procurement), hospitals (especially those at the county level and below) will tend to use more domestic reagents, especially the biochemical diagnosis with relatively high price-performance, which will be beneficial to domestic reagent and instruments enterprises.



MANAGEMENT DISCUSSION AND ANALYSIS

It is expected that as driven by social capital, the medical service market, in particular the basic level medical market and high-end medical service, will increase substantially. The demand for diagnostic reagents and general consumables will continue to increase, which are beneficial to the continuous growth of the size of our business and will increase the sales of our products.

The Company will establish its own core competitiveness by consolidating its business base, increasing its investment in technology and product development and adjusting its business strategy, and strive to become a larger and stronger enterprise through capital integration to ensure the interest of shareholders.

For research and development costs, in the first quarter of 2019, the Company completed the renewal registration of 11 products and obtained two filing certificates for Class I products, namely the whole blood nucleic acid extraction reagent (全血核酸提取試劑) and bacterial nucleic acid extraction reagent (細菌核酸提取試劑).





OTHER INFORMATION

DIRECTORS', SUPERVISORS' AND CHIEF EXECUTIVE'S INTERESTS IN SHARES AND UNDERLYING SHARES

As at 31 March 2019, the interests of the Directors, supervisors or chief executive of the Company in the shares and underlying shares of the Company or any of its associated corporations (within the meaning of Part XV of the Securities and Futures Ordinance (Chapter 571 of the Laws of Hong Kong) (the "SFO")), as recorded in the register required to be kept by the Company pursuant to Section 352 of the SFO, or as otherwise required pursuant to Rules 5.46 to 5.68 of the GEM Listing Rules to be notified to the Company and the Stock Exchange, were as follows:

Long positions in shares of the Company:

Name	Number of the Company's domestic shares held	Percentage of the Company's domestic shares	Number of the Company's H shares held	Percentage of the Company's H shares	Percentage of the Company's total registered share capital
Mr. Wu Lebin	3,500,878	4.35%	-	-	2.42%
Mr. Chen Jintian (Note)	24,506,143	30.47%	6,780,000	10.55%	21.62%
Dr. Xu Cunmao	600,000	0.75%	-	-	0.41%
Mr. Hou Quanmin	300,000	0.37%	-	-	0.21%
Mr. Zhou Jie	150,000	0.19%	-	-	0.10%

Note: As at 31 March 2019, Beijing Shuoze Health Industry Investment Company Limited ("Beijing Shuoze") and Hong Kong Future Investment Group Limited ("HK Future") held 24,506,143 domestic shares and 6,780,000 H shares of the Company, respectively. Since both Beijing Shuoze and HK Future are held by Mr. Chen Jintian as to 100%, Mr. Chen Jintian is deemed to be interested in 31,286,143 shares of the Company held by Beijing Shuoze and HK Future pursuant to the SFO.

Save as disclosed above, as at 31 March 2019, none of the Directors, supervisors or chief executive of the Company had registered an interest or short position in the shares and underlying shares of the Company or any of its associated corporations that was required to be recorded pursuant to Section 352 of the SFO, or as otherwise required to be notified to the Company and the Stock Exchange pursuant to Rules 5.46 to 5.68 of the GEM Listing Rules.



SUBSTANTIAL SHAREHOLDERS' AND OTHER PERSONS' INTERESTS IN SHARES AND UNDERLYING SHARES

As at 31 March 2019, as far as is known to any Directors and supervisors of the Company, other than the interest of the Directors, supervisors and chief executive of the Company as disclosed under the section headed "Directors', Supervisors' and Chief Executive's Interests in Shares and Underlying Shares" above, the following persons had interests in the shares or underlying shares of the Company which would fall to be disclosed to the Company under the provisions of Divisions 2 and 3 of Part XV of the SFO, or which were recorded in the register required to be kept by the Company pursuant to Section 336 of the SFO, or as otherwise notified to the Company and the Stock Exchange:

Long positions in the shares of the Company:

Name	Capacity and nature of interests	Number of the Company's shares held Domestic		Percenta the Com respective typ Domestic	Percentage of the Company's total registered capital	
		shares	H shares	shares H shares		
Institute of Biophysics of Chinese Academy of Sciences	Directly beneficially owned	31,308,576	-	38.93%	0.00%	21.64%
Beijing Shuoze Health Industry Investment Company Limited ("Beijing Shuoze")#	Directly beneficially owned	24,506,143	-	30.47%	0.00%	16.93%
Beijing Junfengxiang Bio- technology Company Limited	Directly beneficially owned	7,763,505	-	9.65%	0.00%	5.36%
Hong Kong Future Investment Group Limited ("HK Future")#	Directly beneficially owned	-	6,780,000	0.00%	10.55%	4.69%
Mr. Chen Jintian [#]	Through controlled corporations	24,506,143	6,780,000	30.47%	10.55%	21.62%
Beijing Enterprises Holdings Limited [^]	Directly beneficially owned	-	27,256,143	0.00%	42.40%	18.84%
Beijing Enterprises Group Company Limited [^]	Through controlled corporations	-	27,256,143	0.00%	42.40%	18.84%
Chung Shek Enterprises Company Limited	Directly beneficially owned	-	3,800,000	0.00%	5.91%	2.63%
K.C. Wong Education Foundation	Through controlled corporations	-	3,800,000	0.00%	5.91%	2.63%



- [#] Each of Beijing Shuoze and HK Future is wholly owned by Mr. Chen Jintian who is therefore deemed to be interested in the domestic shares and H shares held by Beijing Shuoze and HK Future respectively pursuant to the SFO.
- Beijing Enterprises Group Company Limited is the ultimate holding company of Beijing Enterprises Holdings Limited. Accordingly, it is deemed to be interested in the H shares owned by Beijing Enterprises Holdings Limited pursuant to the SFO.

Save as disclosed above, as far as is known to any Directors or supervisors of the Company, as at 31 March 2019, no person, other than the Directors, supervisors and chief executive of the Company, whose interests are set out in the section "Directors', Supervisors' and Chief Executive's Interests in Shares and Underlying Shares" above, had interests or short positions in the shares or underlying shares of the Company which would fall to be disclosed to the Company under the provisions of Divisions 2 and 3 of Part XV of the SFO, or which were recorded in the register required to be kept by the Company pursuant to Section 336 of the SFO, or as otherwise notified to the Company and the Stock Exchange.

DIRECTORS' SECURITIES TRANSACTIONS

The Group has adopted a model code of conduct for dealing in the Company's securities by Directors, which was formulated in accordance with Rules 5.48 to 5.67 of the GEM Listing Rules for the purpose of setting out the standards adopted by the Company for assessing the conduct of Directors in their dealings in the securities of the Company. Any violation of this code will be regarded as a violation of the GEM Listing Rules. The Company has confirmed, after making specific enquiries with the Directors, all Directors have complied with the required standard of dealings as set out in the model code of conduct in relation to securities dealings by directors during the period.

COMPETING INTERESTS

14

During the period and up to the date of this report, none of the Directors, supervisors, the management shareholders of the Company and their respective associates (as defined in the GEM Listing Rules) has an interest in any business that competes or may compete, either directly or indirectly, with the business of the Group, nor any conflicts of interest which has or may have with the Group.



PURCHASE, REDEMPTION OR SALE OF THE COMPANY'S LISTED SECURITIES

Neither the Company, nor any of its subsidiaries purchased, redeemed or sold any of the Company's listed securities during the period.

AUDIT COMMITTEE

The Company has established the audit committee (the "Audit Committee") on 10 February 2006 with written terms of reference in compliance with the requirements of the GEM Listing Rules. The Audit Committee's primary duties are the review and supervision of the Company's financial reporting procedures and internal control system. The Group's unaudited condensed consolidated statement of profit or loss for the period has been reviewed by the Audit Committee with the three independent non-executive Directors, namely Dr. Zheng Yongtang, Mr. Wang Daixue and Mr. Pan Chunyu.

COMPLIANCE WITH CORPORATE GOVERNANCE CODE

For the period ended 31 March 2019, the Company complied with all code provisions set out in the Corporate Governance Code (Appendix 15 to the GEM Listing Rules) with the exception of Code Provision A.1.8 as addressed below.

Code Provision A.1.8

Under Code Provision A.1.8, the Company should arrange appropriate insurance to cover potential legal actions against its Directors. As at the date of this report, the Company has not arranged such insurance coverage for the Directors.

The Company is in the process of reviewing and comparing the quotations and insurance proposals provided by a number of insurers, and currently targets to purchase the relevant liability insurance for the Directors within 2019.

By order of the Board Biosino Bio-Technology and Science Incorporation Mr. Wu Lebin Chairman

15

Beijing, the PRC, 14 May 2019



As at the date of this report, the Board comprises:

Chairman and executive Director Mr. Wu Lebin (吳樂斌先生)

Vice chairman and non-executive Director Dr. Sun Zhe (孫哲博士)

Vice chairman and executive Director Mr. Chen Jintian (陳錦添先生)

Executive Directors Dr. Xu Cunmao(許存茂博士) and Mr. Chen Jianhua (陳建華先生)

Non-executive Director Ms. Cheng Yali(程亞利女士)

16

Independent non-executive Directors

Dr. Zheng Yongtang (鄭永唐博士), Mr. Wang Daixue (王代雪先生) and Mr. Pan Chunyu (潘春雨先生)