

**THIS DOCUMENT AND THE ENCLOSED FORM OF PROXY ARE IMPORTANT AND REQUIRE YOUR IMMEDIATE ATTENTION. If you are in any doubt about the contents of this document, or the action you should take, you are recommended to seek your personal financial advice immediately from your stockbroker, bank manager, solicitor, accountant or other independent financial adviser authorised under the Financial Services and Markets Act 2000 (as amended) ("FSMA") if you are resident in the United Kingdom or if not from another appropriately authorised independent financial adviser.**

If you have sold or transferred all of your Ordinary Shares please send this document and the accompanying Form of Proxy as soon as possible to the purchaser or transferee or to the stockbroker, bank or other agent through whom the sale or transfer was effected for onward transmission to the purchaser or transferee.

This document does not constitute an offer to buy, acquire or subscribe for (or the solicitation of an offer to buy, acquire or subscribe for) Ordinary Shares, ADSs or Proposed US Offering Shares in any jurisdiction in which such offer, solicitation or sale would be unlawful prior to registration or qualification under the securities laws of any such jurisdiction. This document does not contain an offer of transferable securities within the meaning of section 102B of FSMA and does not constitute a prospectus within the meaning of section 85 of FSMA. Neither does it constitute an admission document drawn up in accordance with the AIM Rules for Companies. This document has not been examined or approved by the Financial Conduct Authority ("FCA") or the London Stock Exchange or any other regulatory authority.

Application has been made for the ADSs to be admitted to trading on The NASDAQ Global Select Market. Application will also be made to the London Stock Exchange for the Proposed US Offering Shares to be admitted to trading on AIM. The Proposed US Offering Shares will, when issued, rank in full for all dividends and other distributions declared, made or paid on the Ordinary Shares and otherwise rank *pari passu* in all respects with the Existing Ordinary Shares.

**Your attention is drawn to the letter from the Chairman of the Company which is set out on pages 9 to 13 (inclusive) of this document and which recommends you to vote in favour of the Resolutions to be proposed at the General Meeting.**

**The Notice of General Meeting to be held at the offices of Reed Smith LLP at The Broadgate Tower, 20 Primrose Street, London EC2A 2RS at 2.00 p.m. on 1 August 2016 is set out at the end of this document. The accompanying Form of Proxy for use in connection with the General Meeting should be completed by Shareholders and returned as soon as possible but in any event so as to be received by the Registrars at The Courtyard, 17 West Street, Farnham, Surrey GU9 7DR, United Kingdom by no later than 2.00 p.m. on 28 July 2016 (or, in the case of an adjournment of the General Meeting, not later than 48 hours before the time fixed for the holding of the adjourned meeting). The completion and return of a Form of Proxy will not preclude Shareholders from attending and voting at the General Meeting should they so wish.**

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# Motif Bio plc

*(Incorporated and registered in England and Wales with registered No. 09320890)*

## **Authority to allot up to 100 million Ordinary Shares pursuant to a Proposed US Offering**

**and**

## **Notice of General Meeting**

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A registration statement relating to the ADSs and Proposed US Offering Shares has been filed with the SEC but has not yet become effective under the United States Securities Act of 1933 (as amended) (the "Securities Act"). These securities may not be sold, nor may offers to buy these securities be accepted, prior to the time the registration statement becomes effective. The Company has not registered or qualified the ADSs or Proposed US Offering Shares for distribution under any of the relevant securities laws of Canada, Australia, the Republic of South Africa, the Republic of Ireland or Japan. The distribution of this document in certain jurisdictions may be restricted by law and therefore persons into whose possession this document comes should inform themselves about and observe such restrictions. Any failure to comply with these restrictions may constitute a violation of the securities laws of any such jurisdiction. Shareholders who are residents or citizens of any country other than the United Kingdom and any persons (including, without limitation, custodians nominees and trustees) who have a contractual or other legal obligation to forward this document to a jurisdiction outside the United Kingdom should seek appropriate advice before taking any action.

Copies of this document will be available free of charge to the public during normal business hours on any day (Saturdays, Sundays and public holidays excepted) at the offices of Motif Bio plc at One Tudor Street, London EC4Y 0AH from the date of this document to the date of the General Meeting and also from the Company's website [www.motifbio.com](http://www.motifbio.com).

**Forward Looking Statements**

This document contains “forward-looking statements” which include all statements other than statements of historical facts, including, without limitation, those regarding the Group’s financial position, business strategy, plans and objectives of management for future operations, or any statements preceded by, followed by or that include the words “targets”, “believes”, “expects”, “aims”, “intends”, “will”, “may”, “anticipates”, “would”, “could” or “similar” expressions or negatives thereof. Such forward-looking statements involve known and unknown risks, uncertainties and other important factors beyond the Company’s control that could cause the actual results, performance or achievements of the Group to be materially different from future results, performance or achievements expressed or implied by such forward-looking statements. Such forward-looking statements are based on numerous assumptions regarding the Group’s present and future business strategies and the environment in which the Group will operate in the future. These forward-looking statements speak only as at the date of this document. The Company expressly disclaims any obligation or undertaking to disseminate any updates or revisions to any forward-looking statements contained herein to reflect any change in the Company’s expectations with regard thereto or any change in events, conditions or circumstances on which any such statements are based unless required to do so by applicable law or the AIM Rules for Companies.

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## DEFINITIONS

The following words and expressions shall have the following meanings in this document unless the context otherwise requires:

<b>“Admission”</b>	the admission to trading on NASDAQ of the ADSs;
<b>“ADSs”</b>	American Depositary Shares, each of which will consist of a fixed number of Ordinary Shares (which is yet to be determined) or a right to receive a fixed number of Ordinary Shares (which is yet to be determined), proposed to be issued pursuant to the Proposed US Offering, to be registered and issued by the Bank of New York Mellon;
<b>“AIM”</b>	the AIM market operated by the London Stock Exchange;
<b>“Amphion”</b>	Amphion Innovations plc, a public limited company incorporated and registered in the Isle of Man with registered number 113646C, whose registered office is at Fort Anne, Douglas, Isle of Man, IM1 5PD;
<b>“Amphion US”</b>	Amphion Innovations US Inc., a domestic for profit corporation incorporated in the US state of Delaware on 19 August 2005 with corporation number 4018201 and having its registered office at 2711 Centerville Road Suite 400, Wilmington, Newcastle, DE 19808;
<b>“Board” or “Directors”</b>	Richard Morgan, Graham Lumsden, Robert Bertoldi, Charlotta Ginman-Horrell, Jonathan Gold, Zaki Hosny, Mary Lake Polan and Bruce Williams and a “Director” means any one of them;
<b>“Circular” or “this document”</b>	this circular prepared in relation to the General Meeting;
<b>“Company” or “Motif Bio”</b>	Motif Bio plc, a company registered in England and Wales with registered number 09320890 and having its registered office at One Tudor Street, London EC4Y 0AH;
<b>“CREST”</b>	the computerised settlement system to facilitate transfer of title to or interests in securities in uncertificated form operated by Euroclear UK & Ireland Limited;
<b>“Enlarged Share Capital”</b>	the entire issued ordinary share capital of the Company immediately following Admission;
<b>“Existing Ordinary Shares”</b>	the 108,601,496 Ordinary Shares currently in issue at the date of this document;
<b>“Form of Proxy”</b>	the form of proxy for use at the General Meeting which accompanies this document;
<b>“General Meeting”</b>	the general meeting of the Company, notice of which is set out at the end of this document;
<b>“Group”</b>	the Company and its subsidiary undertakings prior to Admission;
<b>“London Stock Exchange”</b>	London Stock Exchange plc;
<b>“Market Abuse Regulation”</b>	Regulation (EU) No 596/2014 of the European Parliament and of the Council of 16 April 2014 on market abuse;

<b>“NASDAQ”</b>	The NASDAQ Global Select Market;
<b>“Notice of General Meeting”</b>	the notice of the General Meeting, which is set out at the end of this document;
<b>“Ordinary Shares”</b>	ordinary shares of one penny each in the share capital of the Company;
<b>“Placement”</b>	a placement of Ordinary Shares with investors following the completion of the Proposed US Offering but prior to 31 December 2016;
<b>“Proposed US Offering”</b>	the proposed US registered public offering of up to 100 million Ordinary Shares to be represented in the form of ADSs;
<b>“Proposed US Offering Shares”</b>	up to 100 million Ordinary Shares represented by ADSs to be issued by the Company pursuant to the Proposed US Offering;
<b>“Registrars”</b>	Share Registrars Limited of The Courtyard, 17 West Street, Farnham, Surrey GU9 7DR, United Kingdom;
<b>“Resolutions”</b>	the resolutions to be proposed at the General Meeting, as set out in the Notice of General Meeting;
<b>“SEC”</b>	the United States Securities and Exchange Commission;
<b>“Shareholder(s)”</b>	holder(s) of Ordinary Shares;
<b>“subsidiary undertakings”</b>	has the meaning as set out in section 1162 of the Companies Act 2006;
<b>“UK” or “United Kingdom”</b>	the United Kingdom of Great Britain and Northern Ireland;
<b>“uncertificated” or “in uncertificated form”</b>	a share or security recorded in the Company’s register of members as being held in uncertificated form, title to which may be transferred by means of CREST; and
<b>“US” or “United States”</b>	the United States of America.

## GLOSSARY OF TECHNICAL TERMS

<b>“ABSSSI”</b>	acute bacterial skin and skin structure infections;
<b>“clinical development”</b>	human testing (healthy volunteers and patients) of pharmaceutical products;
<b>“CRO”</b>	clinical research organisation;
<b>“cSSSI”</b>	complicated skin and skin structure infections;
<b>“EMA”</b>	European Medicines Agency;
<b>“FDA”</b>	the US Food and Drug Administration;
<b>“GAIN Act”</b>	the US Generating Antibiotic Incentives Now Act (which was signed into law on 9 July 2012) which mandates faster review times at the FDA and grants new antibiotics 5 additional years of market exclusivity from the date of approval in the US resulting in a total of 10 years exclusivity;
<b>“Gram-positive bacteria”</b>	a class of bacteria with a thick peptidoglycan layer but no outer membrane. These bacteria take up the crystal violet stain used in the Gram staining method of bacterial differentiation. Staphylococcus and Streptococcus are examples of Gram-positive bacteria;
<b>“Gram-negative bacteria”</b>	a class of bacteria with a thin peptidoglycan layer in their cell wall which is sandwiched between an inner cell membrane and a bacterial outer membrane. These bacteria do not retain the crystal violet stain used in the Gram staining method. Examples are E. coli, Salmonella and Pseudomonas;
<b>“HABP”</b>	hospital acquired bacterial pneumonia;
<b>“INSPIRE”</b>	Iclaprim for Nosocomial Pneumonia Gram positive pathogens;
<b>“IV”</b>	intravenous;
<b>“MAA”</b>	Marketing Authorisation Application;
<b>“MEB”</b>	Medicines Evaluation Board in The Netherlands;
<b>“mechanism”</b>	the way a medicine works;
<b>“MRSA”</b>	methicillin-resistant <i>Staphylococcus aureus</i> , a type of bacterial infection that is resistant to a number of widely used antibiotics;
<b>“nephrotoxic”</b>	harmful to the kidneys;
<b>“NDA”</b>	New Drug Application;
<b>“Phase I study”</b>	first stage of clinical testing in healthy volunteers;
<b>“Phase II study”</b>	clinical trials in a small number of patients (usually 20-30) to determine safety and efficacy of a new medicine;
<b>“Phase III study”</b>	the final stage of clinical trials prior to seeking regulatory approval, to determine efficacy and safety in a large number of patients (usually several hundred in total);

<b>“preclinical stage programme”</b>	laboratory and animal testing prior to being allowed to test the product in humans;
<b>“QIDP”</b>	Qualified Infectious Disease Product;
<b>“REVIVE”</b>	Randomized Evaluation intraVenous Iclaprim Vancomycin treatment; and
<b>“VABP”</b>	ventilator associated bacterial pneumonia.

## **EXPECTED TIMETABLE OF PRINCIPAL EVENTS<sup>(1)</sup>**

This document posted to Shareholders (by first class post)	13 July 2016
Latest time and date for receipt of Form of Proxy	2.00 p.m. on 28 July 2016
General Meeting	2.00 p.m. on 1 August 2016

## **EXCHANGE RATE**

The exchange rate used throughout this document, unless otherwise stated, is approximately £1 = US\$1.33, being the closing rate on 12 July 2016, being the last practicable date prior to publication of this document.

### **Notes:**

1. Each of the times and dates above are indicative only and if any of the details contained in the timetable above should change, the revised times and dates will be notified to Shareholders by means of an announcement through a Regulatory Information Service.

## PART 1 – LETTER FROM THE CHAIRMAN OF MOTIF BIO PLC

*(Incorporated in England and Wales under the Companies Act 2006 with registered no. 09320890)*

### *Directors:*

Richard Morgan	<i>(Non-executive Chairman)</i>
Graham Lumsden	<i>(Chief Executive Officer)</i>
Robert Bertoldi	<i>(Executive Director)</i>
Charlotta Ginman-Horrell	<i>(Non-executive Director)</i>
Jonathan Gold	<i>(Non-executive Director)</i>
Zaki Hosny	<i>(Non-executive Director)</i>
Dr Mary Lake Polan	<i>(Non-executive Director)</i>
Bruce Williams	<i>(Non-executive Director)</i>

### *Registered office:*

One Tudor Street  
London  
EC4Y 0AH  
United Kingdom

13 July 2016

*To Shareholders and, for information only, to the holders of options and warrants over Ordinary Shares*

Dear Shareholder

### **Authority to allot up to 100 million Ordinary Shares pursuant to a Proposed US Offering and Notice of General Meeting**

#### **1. INTRODUCTION**

The Company has announced today that it has filed a registration statement on Form F-1 with the SEC as part of the Company's plan to conduct the Proposed US Offering. Currently, the exact timing of the Proposed US Offering, the number of, and the price range for, the ADSs to be offered and sold in the Proposed US Offering have not been determined. The Proposed US Offering is subject to the SEC satisfactorily completing its review process, and will be subject to market and other conditions and there is no assurance that the Proposed US Offering will be completed or successful. The Company has applied to list the ADSs on NASDAQ and application will also be made to the London Stock Exchange for the Proposed US Offering Shares to be admitted to trading on AIM. The Company's Ordinary Shares will continue to be traded on the AIM market of the London Stock Exchange.

The Directors believe that the Proposed US Offering will provide the Company the opportunity to continue to build value for existing shareholders and will provide access to further capital to enable the Company to complete the Phase III clinical trials currently underway with iclaprim in patients with ABSSSI and, depending on the proceeds raised, to initiate dosing of the first patient in an additional Phase III clinical trial with iclaprim in patients with HABP, including patients with VABP.

In due course, the Company will be required to allot and issue Ordinary Shares for the Proposed US Offering. As such, in order to minimise any delay in completing the Proposed US Offering the Directors are seeking authority in advance of the Proposed US Offering to allot and issue the Proposed US Offering Shares and permit the disapplication of statutory pre-emption rights in respect of the allotment of the Proposed US Offering Shares. Further details on the Proposed US Offering are set out below. However, it should be noted that there is no assurance that the Proposed US Offering will be completed or successful.

The purpose of this document is for the Directors: (i) to explain the background to and reasons for the Proposed US Offering; (ii) to explain why they are seeking authority from you, the Shareholders, to issue the Proposed US Offering Shares for cash on a non-pre-emptive basis; and (iii) to recommend that you, the Shareholders, vote in favour of the Resolutions.

## **2. BACKGROUND TO AND REASONS FOR THE PROPOSED US OFFERING**

Motif Bio is a clinical stage biopharmaceutical company engaged in the research and development of novel antibiotics designed to be effective against serious and life threatening infections in hospitalised patients which are caused by multi drug resistant bacteria. Our lead product candidate, iclaprim, is being developed for the treatment of infections caused by MRSA and other Gram-positive bacteria. The first two indications will be acute bacterial skin and skin structure infections (“ABSSSI”) and hospital acquired bacterial pneumonia (“HABP”). We are currently enrolling and dosing patients in two global Phase III clinical trials with an IV formulation of iclaprim for the treatment of ABSSSI.

### ***Recent Developments***

Since its initial public offering in April 2015, the Group has made significant progress in the clinical development of iclaprim with a view to bringing this novel antibiotic to market, in particular:

- the FDA agreed to the commencement of Phase III trials of iclaprim for ABSSSI and HABP in April 2015;
- in July 2015 the FDA granted QIDP designation for iclaprim in ABSSSI and HABP and a successful placing was undertaken raising £22 million (before expenses) for the Company at 50 pence per share;
- the FDA granted Fast Track designation for iclaprim IV to treat ABSSSI and HABP in September 2015;
- October 2015 saw Motif Bio engage Covance, a global leading CRO, to conduct the Phase III clinical trials to evaluate the efficacy and safety of IV iclaprim versus IV vancomycin in the treatment of ABSSSI; and
- Motif Bio dosed the first patient in the Phase III iclaprim trials for ABSSSI in March 2016.

### ***ABSSSI***

The Company, with the agreement of the FDA and MEB, has initiated two Phase III global trials (REVIVE-1 and REVIVE-2) to study iclaprim for the treatment of ABSSSI compared to vancomycin, the standard of care treatment for Gram positive hospitalised infections caused by MRSA. Vancomycin accounts for approximately 73 per cent. of the days of therapy for hospitalised Gram-positive infections in the U.S.<sup>1</sup>. The two global, 600 patient, randomised, double blind Phase III trials each have two arms with patients assigned to receive either iclaprim or vancomycin. A fixed dose of 80 mg of iclaprim, based on modelling and simulation of pharmacokinetic data from the previous Phase III clinical trials of iclaprim in cSSSI, was agreed with the FDA and MEB. It is believed that this dose will optimise the potential clinical efficacy and safety outcomes for the REVIVE 1 and REVIVE 2 studies. Patients can be included in the clinical trials if they have a skin lesion with a minimum size of 75 cm<sup>2</sup>. The FDA primary endpoint to demonstrate effectiveness is at least a 20 per cent. reduction in lesion size at 48-72 hours. The EMA primary endpoint is clinical cure at one to two weeks after antibiotic treatment ends.

Achieving these two endpoints in the two pivotal Phase III trials would be expected to satisfy both FDA and EMA requirements for regulatory submission, enabling the Company to submit an NDA in the United States and an MAA in Europe for an IV formulation of iclaprim for the treatment of ABSSSI caused by Gram positive pathogens, including resistant strains such as MRSA. The Directors believe that, if approved, iclaprim can become a valuable addition to the formulary of life saving antibiotics used by hospital physicians. In addition, up to 26 per cent. of high-risk hospitalized ABSSSI patients suffer from kidney disease and vancomycin has been associated with nephrotoxicity and requires dose adjustment depending on the severity of kidney disease. Iclaprim has not been associated with nephrotoxicity and requires no dosage adjustment, offering an appropriate alternative for these patients.

Iclaprim has received QIDP and Fast Track designations for the treatment of ABSSSI and HABP under the GAIN Act. These designations make iclaprim eligible to benefit from certain incentives including FDA priority review, and if ultimately approved by the FDA, an additional five-year extension of Hatch-Waxman exclusivity, resulting in a total of 10 years of market exclusivity, starting from the date of NDA approval.

The Company intends to pursue the Proposed US Offering to secure funding required to complete the Phase III clinical trials for the treatment of ABSSSI.

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<sup>1</sup> Source: Market share estimated using multiple data sources, including IMS Health, 3 year sales and unit trend data for selected Gram positive anti-bacterial through December 2015

## **HABP**

The Company is preparing its INSPIRE Phase III clinical trial with iclaprim in patients with HABP, including patients with VABP. Based on data from a Phase II clinical trial which demonstrated iclaprim's efficacy in this patient population, we believe that iclaprim is well suited for use as a first line empiric therapy for patients with HABP, including patients with VABP. Additionally, in a Phase I healthy volunteer trial concentrations of iclaprim at the site of infection in the lungs were considerably higher than concentrations in plasma. The Company intends to use a portion of the proceeds from the Proposed US Offering to complete its preparations for the INSPIRE Phase III clinical trial and, depending on the proceeds raised, to initiate dosing of the first patients in the INSPIRE Phase III trial itself.

The Company plans to complete preparations for its INSPIRE Phase III clinical trial with iclaprim in patients with HABP, including patients with VABP, by the end of 2016. Subject to the availability of funding, the Company would look to start dosing patients thereafter. The Board will continue to explore further funding options, in addition to the Proposed US Offering, including strategic partnerships with other pharmaceutical companies and non-dilutive government funding from grants.

### **3. DETAILS OF THE PROPOSED US OFFERING**

The Company is seeking to raise funds through the Proposed US Offering and has filed a registration statement with the SEC in connection therewith. However the timing of the Proposed US Offering, and the precise determination of the number and price of ADSs to be offered by the Company, will be determined by the Directors during the offering process. There is no assurance that the Proposed US Offering will be completed or successful. In the event that the Company were to sell all 100 million Proposed US Offering Shares, based on the closing mid-market price of 45.25 pence, the price of an Ordinary Share on 12 July 2016, the Company would receive £45.25 million (approximately US\$60 million) in gross proceeds.

The ADSs are negotiable instruments issued by Bank of New York Mellon, a depositary bank, and represent ownership of Ordinary Shares. Each of the offered ADSs will represent an exact number of Ordinary Shares. This number will be determined by the Directors during the offering process.

There will be no offer to the public in the United Kingdom (including to the Company's existing Shareholders generally) of ADSs or Ordinary Shares in connection with the Proposed US Offering. A limited number of institutional shareholders of the Company may participate in the Proposed US Offering.

The Proposed US Offering is subject to, *inter alia*, the passing of Resolutions 1 and 2 as set out in paragraph 6 below. The Directors are requesting authority to issue up to 100 million Ordinary Shares in aggregate in connection with the Proposed US Offering or by way of a separate Placement. The Directors are keen to ensure that the Company is as well funded as possible to enable it to complete the Phase III ABSSSI trials and to complete the preparations for, and subject to available funding, initiate dosing of the first patients in the Phase III HABP, including VABP, trial. In granting authority to the Directors to issue the Proposed US Offering Shares in the Proposed US Offering or by way of a Placement at a later date, but in any event before 31 December 2016, the Shareholders will be granting the Directors the flexibility to issue the Proposed US Offering Shares at any time that funds are available from potential investors.

An existing Shareholder, Invesco Asset Management Limited ("Invesco"), which acts as agent for and on behalf of its discretionary managed clients and beneficially owns approximately 25 per cent. of the Existing Ordinary Shares, has indicated an interest in participating in the Proposed US Offering. Assuming a Proposed US Offering of US\$35 million, Invesco has indicated an interest in purchasing up to an aggregate of \$8.89 million of ADSs in the Proposed US Offering at the public offering price per ADS. The underwriters will receive a reduced underwriting discount in respect of ADSs sold to this existing institutional Shareholder. However, because indications of interest are not binding agreements or commitments to purchase, the underwriters may determine to sell more, less or no ADSs in this offering to Invesco, or Invesco may determine to purchase more, less or no ADSs in this offering.

#### **4. USE OF PROCEEDS**

The net proceeds of the Proposed US Offering will be used as follows:

The first US\$35 million will be used to:

- 4.1 fund the expenses to be incurred in completing the two Phase III clinical trials of iclaprim for the treatment of ABSSSI;
- 4.2 prepare a Phase III clinical trial of iclaprim for the treatment of HABP, including VABP; and
- 4.3 fund working capital, general and administrative expenses, research and development expenses, and other general corporate purposes.

If more than US\$35 million is raised, the Company intends to use the additional proceeds to initiate dosing of the first patients in the INSPIRE Phase III clinical trial.

The Company will require further capital in order to complete the Phase III HABP, including VABP, trial and the Board will continue to explore further funding options, including the issuance of additional securities as well as strategic partnerships with other pharmaceutical companies and non-dilutive government funding from grants.

#### **5. CURRENT PROSPECTS AND OUTLOOK**

Over the last 12 months, since the Company's £22 million placing in July 2015, the Group has continued to focus on the development of iclaprim, and therefore no revenue has been generated in the review period. The Group's largest expenditure has been on research and development costs including external clinical development costs and general and administrative costs, which include expenses charged by Amphion US, and outside consultancy fees from partners and engaged consultants who lead the development of products.

The Directors believe that the Company's prospects remain positive and confirm that since the Company's Final Results for the year ended 31 December 2015, which were announced on 20 April 2016, and as reflected in the unaudited results for the three month period to 31 March 2016, which are set out in Part 2 of this document, the Company has continued to progress in line with expectations.

#### **6. GENERAL MEETING**

A notice is set out at the end of this document convening the General Meeting to be held at the offices of Reed Smith LLP at The Broadgate Tower, 20 Primrose Street, London EC2A 2RS on 1 August 2016 at 2.00 p.m. at which the following Resolutions will be proposed:

- (A) Resolution 1, which will be proposed as an ordinary resolution, is to authorise the Directors to allot relevant securities up to an aggregate nominal value of £1.0 million (100 million Ordinary Shares) in connection with the Proposed US Offering or a subsequent Placement; and
- (B) Resolution 2, which will be proposed as a special resolution and which is subject to the passing of Resolution 1, is to disapply statutory pre-emption rights, provided that such authority shall be limited to the allotment of equity securities in connection with the Proposed US Offering or a subsequent Placement up to an aggregate nominal amount of £1.0 million (100 million Ordinary Shares).

The authority and power conferred by these Resolutions will expire on 31 December 2016. The powers and authorities which will be given to the Directors by Resolutions 1 and 2, if passed, will be in addition to the existing authority to allot Ordinary Shares conferred to Directors at the Company's 2016 Annual General Meeting (held on 2 June 2016) but it is emphasised that the powers and authorities sought at the General Meeting are exercisable only in connection with the Proposed US Offering. The new authorities and powers are being sought due to the uncertainty as to the final size and price of the Proposed US Offering.

#### **7. ACTION TO BE TAKEN**

Please check that you have received the following with this document:

- a Form of Proxy for use in relation to the General Meeting; and
- a reply-paid envelope for use in connection with the return of the Form of Proxy (in the UK only).

**Whether or not you intend to be present in person at the General Meeting, you are strongly encouraged to complete, sign and return your Form of Proxy in accordance with the instructions printed thereon so as to be received by post or, during normal business hours only, by hand, at Share Registrars Limited of The Courtyard, 17 West Street, Farnham, Surrey GU9 7DR, United Kingdom, as soon as possible but in any event so as to arrive by not later than 2.00 p.m. on 28 July 2016 (or, in the case of an adjournment of the General Meeting, not later than 48 hours before the time fixed for the holding of the adjourned meeting (excluding any part of a day that is not a business day)).**

Appointing a proxy in accordance with the instructions set out above will enable your vote to be counted at the General Meeting in the event of your absence. The completion and return of a Form of Proxy will not preclude you from attending and voting in person at the General Meeting, or any adjournment thereof, should you wish to do so.

#### **8. RECOMMENDATION AND IRREVOCABLE UNDERTAKINGS**

**The Directors consider the Proposed US Offering to be in the best interests of the Company and its Shareholders as a whole and accordingly unanimously recommend that Shareholders vote in favour of the Resolutions to be proposed at the General Meeting as they intend to do in respect of their own beneficial holdings amounting, in aggregate, to 859,675 Existing Ordinary Shares, representing approximately 0.79 per cent. of the Existing Ordinary Shares.**

**In addition to the Directors, certain other shareholders, have irrevocably undertaken to vote in favour of the Resolutions in respect of the Existing Ordinary Shares in which they are interested, amounting in aggregate to 55,920,875 Existing Ordinary Shares, representing approximately 51.49 per cent. of the Existing Ordinary Shares.**

Yours faithfully

**Richard Morgan**  
*Chairman*

**PART 2**

**UNAUDITED FINANCIAL INFORMATION OF THE GROUP FOR THE  
THREE MONTHS TO 31 MARCH 2016  
(extracted from the Form F-1)**

**Unaudited interim condensed consolidated statements of  
loss and comprehensive loss for the three months ended  
March 31, 2016 and 2015**

	<u>Note</u>	<u>Three months ended March 31,</u>	
		<u>2016</u>	<u>2015</u>
		<u>US \$</u>	<u>US \$</u>
		<u>(Unaudited)</u>	
<b>Operations</b>			
General and administrative expenses .....	3	(783,477)	(319,785)
Research and development expenses .....	3	(5,792,683)	(126,371)
Gains on settlement of contract disputes .....		83,320	–
<b>Operating loss</b> .....		<u>(6,492,840)</u>	<u>(446,156)</u>
Interest income .....	4	22,438	153
Interest expense .....	4	(62,909)	(119,576)
Net foreign exchange gains/(losses) .....		<u>(11,996)</u>	<u>968</u>
Loss before income taxes .....		(6,545,307)	(564,611)
Income tax .....	5	–	–
<b>Net loss for the period</b> .....		<u>(6,545,307)</u>	<u>(564,611)</u>
<b>Total comprehensive loss for the period</b> .....		<u>(6,545,307)</u>	<u>(564,611)</u>
<b>Loss per share for loss from operations attributable to the ordinary equity holders of the company:</b> .....			
Basic and diluted loss per share .....	6	<u>US\$ (0.06)</u>	<u>US\$ (0.02)</u>

The notes are an integral part of these unaudited interim condensed consolidated financial statements.

**Unaudited interim condensed consolidated statements of financial position at  
March 31, 2016 and December 31, 2015**

	<u>Note</u>	<u>At March 31, 2016 US \$ (Unaudited)</u>	<u>At December 31, 2015 US \$ (Unaudited)</u>
<b>ASSETS</b>			
<b>Non-current assets</b>			
Intangible assets .....		6,195,748	6,195,748
Total non-current assets .....		<u>6,195,748</u>	<u>6,195,748</u>
<b>Current assets</b>			
Prepaid expenses and other receivables .....	7	108,962	167,657
Cash .....		25,046,218	28,594,347
Total current assets .....		<u>25,155,180</u>	<u>28,762,004</u>
<b>Total assets</b> .....		<u><u>31,350,928</u></u>	<u><u>34,957,752</u></u>
<b>LIABILITIES</b>			
<b>Non-current liabilities</b>			
Payable on completion of clinical trial .....		500,000	500,000
Total non-current liabilities .....		<u>500,000</u>	<u>500,000</u>
<b>Current liabilities</b>			
Trade and other payables .....	8	3,859,778	987,083
Other interest-bearing loans and borrowings .....	9	3,810,100	3,747,961
Total current liabilities .....		<u>7,669,878</u>	<u>4,735,044</u>
<b>Total liabilities</b> .....		<u><u>8,169,878</u></u>	<u><u>5,235,044</u></u>
<b>Net assets</b> .....		<u><u>23,181,050</u></u>	<u><u>29,722,708</u></u>
<b>EQUITY</b>			
Share capital .....	10	1,645,291	1,645,291
Share premium .....	10	38,534,280	38,534,280
Group reorganization reserve .....	10	9,938,362	9,938,362
Accumulated deficit .....	10	(26,936,883)	(20,395,225)
<b>Total equity</b> .....		<u><u>23,181,050</u></u>	<u><u>29,722,708</u></u>

The notes are an integral part of these unaudited interim condensed consolidated financial statements.

**Unaudited interim condensed consolidated statements of  
changes in equity for the three months ended  
March 31, 2016 and 2015**

	Share capital	Share premium	Group reorganization reserve	Accumulated deficit	Total
	US \$	US \$	US \$ (Unaudited)	US \$	US \$
<b>Balance at December 31, 2014</b>	1,110	3,964,455	–	(14,884,023)	(10,918,458)
Loss for the period .....	–	–	–	(564,611)	(564,611)
Total comprehensive loss for the period .....	–	–	–	(564,611)	(564,611)
Share-based payments .....	–	–	–	3,175	3,175
<b>Balance at March 31, 2015</b> ....	<u>1,110</u>	<u>3,964,455</u>	<u>–</u>	<u>(15,445,459)</u>	<u>(11,479,894)</u>
<b>Balance at 31 December 2015</b>	<u>1,645,291</u>	<u>38,534,280</u>	<u>9,938,362</u>	<u>(20,395,225)</u>	<u>29,722,708</u>
Loss for the period .....	–	–	–	(6,545,307)	(6,545,307)
Total comprehensive loss for the period .....	–	–	–	(6,545,307)	(6,545,307)
Share-based payments .....	–	–	–	3,649	3,649
<b>Balance at March 31, 2016</b> ....	<u><u>1,645,291</u></u>	<u><u>38,534,280</u></u>	<u><u>9,938,362</u></u>	<u><u>(26,936,883)</u></u>	<u><u>23,181,050</u></u>

The notes are an integral part of these unaudited interim condensed consolidated financial statements.

**Unaudited interim condensed consolidated statements  
of cash flows for the three months ended March 31, 2016 and 2015**

	Three months ended March 31,	
	2016	2015
	US \$	US \$
	(Unaudited)	
<b>Operating activities</b>		
Operating loss for the period .....	(6,492,840)	(446,156)
Adjustments to reconcile net loss to net cash used in activities:		
Share-based payments .....	3,649	3,174
Gains on settlement of contract disputes .....	(83,320)	–
Interest received .....	22,438	153
Changes in operating assets and liabilities:		
Prepaid expenses, notes receivable, and accounts receivable .....	58,695	(32,209)
Accounts payable and other accrued liabilities .....	2,956,015	(104,586)
Net cash used in operating activities .....	(3,535,363)	(579,624)
<b>Financing activities</b>		
Proceeds from issuance of promissory notes .....	–	704,210
Interest paid .....	(770)	–
Net cash provided by financing activities .....	(770)	704,210
Net change in cash .....	(3,536,133)	124,586
Cash beginning of the period .....	28,594,347	3,281
Effect of foreign exchange rate changes .....	(11,996)	968
<b>Cash, end of the period</b> .....	25,046,218	128,835

The notes are an integral part of these unaudited interim condensed consolidated financial statements.

## Management Discussion & Analysis

### General And Administrative Expenses

The following table summarizes our general and administrative expenses during the three months ended March 31, 2016 and 2015:

	For the three months ended		
	2016	2015	Change
	(US\$ in thousands)		
Employee benefits expenses .....	184	45	139
Directors' fees .....	106	–	106
Advisory fees .....	30	60	(30)
Legal and professional fees .....	372	165	208
Other expenses .....	91	50	41
Total general and administrative expenses	<u>783</u>	<u>320</u>	<u>463</u>

General and administrative expenses increased by \$0.5 million, or 145 per cent., to \$0.8 million in the three months ended March 31, 2016 from \$ 0.3 million in the three months ended March 31, 2015. This increase was primarily attributable to: (i) an increase in personnel related expenses; (ii) the costs associated with being a public company in the United Kingdom; and (iii) increases in the costs of outside professional services, including commercial evaluation and strategy services, investor relations, and other consulting services.

### Research And Development Expense

Research and development expenses increased by \$5.7 million to \$5.8 million in the three months ended March 31, 2016 from \$0.1 million in three months ended March 31, 2015. This increase was primarily attributable to the commencement of iclaprim clinical development. For the three months ended March 31, 2016, \$4.9 million was spent in relation to contract research organization expenses, \$0.5 million in relation to clinical operations and \$0.4 million in relation to chemistry and manufacturing development and other non-clinical development.

### Gain On Settlement Of Contract Disputes

The gain on settlement of contract disputes in the three months ended March 31, 2016 relates to the settlement of a dispute with a contractor which was provided for at December 31, 2015.

### Other Income (Expense), Net

Interest income and interest payable are recognized in the income statement as they accrue, using the effective interest method. Interest income increased to \$22,400 following the increase in cash balances from proceeds raised during 2015. Interest expense in the three months ended March 31, 2016 decreased by \$57,700 to \$62,900 due to a reduction in debt outstanding.

### Taxation

No tax expenses were charged in the three months ended March 31, 2016 and 2015. Management expects that losses on ordinary activities will continue to be offset by unrecognised tax losses.

## Notes to the Unaudited Financial Information of the Group for the three months to 31 March 2016

### 1. General information and basis of preparation

These interim condensed consolidated financial statements at March 31, 2016 together with the notes thereto (the "Interim Condensed Consolidated Financial Statements") of Motif Bio Plc (the "Company" and together with its subsidiaries the "Group") were approved for issuance by the Board of directors on June 27, 2016, and have been prepared in accordance with IAS 34—"Interim financial reporting". The interim condensed consolidated financial statements do not constitute statutory financial statements. The audited Motif Bio Plc annual consolidated financial statements for the preceding year have been filed with Companies House.

The Interim Condensed Consolidated Financial Statements should be read in conjunction with the Motif Bio Plc annual consolidated financial statements for the years ended December 31, 2015 and 2014, which have been prepared in conformity with International Financial Reporting Standards as issued by the International Accounting Standards Board and in conformity with International Financial Reporting Standards as adopted by the European Union ("IFRS").

On April 1, 2015 Motif Bio Limited was re-registered as a public company limited by shares and changed its name to Motif Bio Plc. On the same date, Motif BioSciences Inc. became a wholly-owned subsidiary of the Company by way of a group reorganization by plan of merger. Therefore Motif Bio Sciences Inc. is considered to be the predecessor of the Company prior to the reorganization.

The preparation of financial statements in conformity with IFRS requires the use of estimates and assumptions that affect the reported amounts of assets and liabilities at the date of the financial information and the reported amounts of revenue and expenses during the period. Although these estimates are based on management's best knowledge of the amount, event or actions, actual results ultimately may differ from those estimates. Reference should be made to the section "Critical accounting estimates and judgements" in the Annual Consolidated Financial Statements for the years ended December 31, 2015 and 2014, for a detailed description of the more significant valuation procedures used by the Group.

The chief operating decision-maker is considered to be the Board of Directors of Motif Bio plc. The chief operating decision maker allocates resources and assesses performance of the business and other activities at the operating segment level. In addition, they review the interim condensed consolidated financial statements.

The chief operating decision-maker has determined that the Group has one operating segment— the development and commercialization of pharmaceutical formulations. All activities take place in the United States.

### 2. New standards and amendments

#### (a) ***New standards and amendments effective from January 1, 2016***

There are no new standards and amendments that have been applied from January 1, 2016, which have had an impact on the Group's financial statements.

#### (b) ***New standards and amendments not yet effective***

Certain new accounting standards and interpretations have been published that are not mandatory for the reporting periods covered by these unaudited interim condensed consolidated financial statements and have not been early adopted by the Group. The Group's assessment of the impact of these new standards and interpretations is set out below.

The expected effective date of IFRS 9—"Financial Instruments" and IFRS 15—"Revenue from Contracts with Customers" is January 1, 2018 and for IFRS 16—"Leases", is January 1, 2019.

Management has not yet assessed the potential impact of these new standards. These changes could have a substantial impact on the Group's financial statements in the coming years.

### 3. Breakdown of expenses by nature

	Three months ended March 31,	
	2016	2015
	US \$	US \$
<i>General and administrative expenses</i>		
Employee benefits expenses .....	184,105	45,000
Directors' fees .....	106,597	–
Advisory fees .....	30,000	60,000
Legal and professional fees .....	371,752	164,489
Other expenses .....	91,023	50,296
	<u>783,477</u>	<u>319,785</u>
<i>Research and development costs</i> .....	5,792,683	126,371
<i>Gains on settlement of contract disputes</i> .....	(83,320)	–
	<u><u>5,709,360</u></u>	<u><u>126,371</u></u>

The increase in research and development cost was primarily attributed to the commencement of iclaprim clinical development in 2016.

Gains on settlement of contract disputes relates to the settlement of a dispute with a contractor in the first quarter of 2016.

### 4. Finance income and costs

	Three months ended March 31,	
	2016	2015
	US \$	US \$
<i>Finance income</i>		
Interest from financial assets .....	22,438	153
	<u>22,438</u>	<u>153</u>
<i>Finance costs</i>		
Interest paid/payable for financial liabilities .....	(62,909)	(119,576)
	<u>(62,909)</u>	<u>(119,576)</u>

Interest income and interest payable are recognized in the income statement as they accrue, using the effective interest method. Interest expense in the three months ended March 31, 2016 decreased due to a reduction in debt outstanding. Interest income in the three months ended March 31, 2016 increased due to an increase in cash balances.

### 5. Income tax expense

Income tax expense is recognized based on management's estimate of the annual income tax expected for the period. Management expects that losses on ordinary activities will continue to be offset by unrecognized tax losses.

## 6. Loss per share

Basic loss per share is calculated by dividing the loss attributable to equity holders of the Company by the weighted average number of shares in issue during the period. In accordance with IAS 33, where the Group has reported a loss for the period, the shares are anti-dilutive.

	<b>Three months ended March 31,</b>	
	<b>2016</b>	<b>2015</b>
	<b>US \$</b>	<b>US \$</b>
Loss after taxation.....	(6,545,307)	(564,611)
Basic and diluted weighted average shares in issue .....	108,601,496	36,726,342
<b>Basic and diluted loss per share .....</b>	<b>(0.06)</b>	<b>(0.02)</b>

The following potentially dilutive securities outstanding at March 31, 2016 and 2015 have been excluded from the computation of diluted weighted average shares outstanding, as they would be antidilutive.

	<b>At March 31,</b>	
	<b>2016</b>	<b>2015</b>
	<b>US \$</b>	<b>US \$</b>
Convertible promissory notes .....	14,510,770	–
Warrants .....	5,980,822	–
Share options .....	7,160,803	–
	<u>27,652,395</u>	<u>–</u>

## 7. Prepaid expenses and other receivables

	<b>At</b>	<b>At</b>
	<b>March 31,</b>	<b>December 31,</b>
	<b>2016</b>	<b>2015</b>
	<b>US \$</b>	<b>US \$</b>
Other receivables and prepayments .....	108,962	167,657

## 8. Trade and other payables

	<b>At</b>	<b>At</b>
	<b>March 31,</b>	<b>December 31,</b>
	<b>2016</b>	<b>2015</b>
	<b>US \$</b>	<b>US \$</b>
Trade payables .....	3,515,767	108,247
Accrued expenses .....	343,990	877,238
Amounts due to shareholders .....	21	1,598
	<u>3,859,778</u>	<u>987,083</u>

From December 31, 2015 to March 31, 2016, trade payables increased by \$3.4 million, principally as a result of an increase in the amounts due to a contract research organization.

Amounts due to shareholders in respect of accrued interest on loan notes (see note 11) and other liabilities as follows:

	<b>At March 31,</b>	<b>At December 31,</b>
	<b>2016</b>	<b>2015</b>
	<b>US \$</b>	<b>US \$</b>
Amounts due to Amphion Innovations plc .....	104,164	147,153
Amounts due to Amphion Innovations US, Inc. ....	78,409	110,769
	<u>251,317</u>	<u>189,178</u>

The amounts due to Amphion increased due to the accrual of interest at a rate of 7 per cent. for 90 days.

## 9. Other interest bearing loans and borrowings

	<b>At March 31,</b>	<b>At December 31,</b>
	<b>2016</b>	<b>2015</b>
	<b>US \$</b>	<b>US \$</b>
Notes payable to shareholders .....	3,550,786	3,550,786
Accrued interest expense . ....	259,314	197,175
.....	<u>3,810,100</u>	<u>3,747,961</u>

## 10. Share capital

<b>Allotted, called up, and fully paid:</b>	<b>Number</b>	<b>US \$</b>
In issue at December 31, 2015 .....	108,601,496	1,645,291
In issue at March 31, 2016 .....	<u>108,601,496</u>	<u>1,645,291</u>

Share premium represents the excess over nominal value of the fair value consideration received for equity shares net of expenses of the share issue.

Retained deficit represents accumulated losses.

The group reorganization reserve arose when Motif Bio plc became the parent of the Group. The transaction, falling as it does outside the scope of IFRS 3, has been accounted for as a group reorganization and not a business combination. The reorganization reserve can be derived by calculating the difference between the nominal value of the shares in Motif Bio plc issued to the former shareholders in Motif BioSciences Inc. and the share capital and share premium of Motif BioSciences Inc. at the date of the merger.



## NOTICE OF GENERAL MEETING

# MOTIF BIO PLC

*(Incorporated in England and Wales under the Companies Act 2006 with registered no. 09320890)*

**NOTICE IS HEREBY GIVEN** that a General Meeting of Motif Bio plc (the “**Company**”) will be held at the offices of Reed Smith LLP at The Broadgate Tower, 20 Primrose Street, London, EC2A 2RS at 2.00 p.m. on 1 August 2016 for the purpose of considering and, if thought fit, passing the following Resolutions, which will be proposed in the case of Resolution 1 as an ordinary resolution and in the case of Resolution 2 as a special resolution.

For the purposes of these Resolutions capitalised terms shall (unless the context requires otherwise) have the meaning ascribed to them in a circular from the Company to its Shareholders dated 13 July 2016 (the “**Circular**”).

### ORDINARY RESOLUTIONS

1. That the directors of the Company be and they are hereby generally and unconditionally authorised for the purposes of section 551 of the 2006 Act to exercise all the powers of the Company to allot shares and grant rights to subscribe for, or convert any security into, shares up to an aggregate nominal amount of £1,000,000 in connection with the Proposed US Offering or a subsequent Placement.

This authority shall be in addition to any existing authorities to the extent not utilised at the date this resolution is passed and shall expire on 31 December 2016, save that the Company may before such expiry make offers or agreements which would or might require shares to be allotted or rights to be granted after such expiry and the directors may allot shares, or grant rights to subscribe for or convert any security into shares, in pursuance of any such offer or agreement as if the authorities conferred hereby had not expired.

### SPECIAL RESOLUTIONS

2. That, subject to the passing of Resolution 1 the directors of the Company be and they are hereby empowered pursuant to section 570 of the 2006 Act to allot equity securities (as defined in section 560 of the 2006 Act) of the Company for cash pursuant to the authorities conferred by resolution 1 as if section 561 of the 2006 Act did not apply to any such allotment, provided that this power shall be limited to the allotment of equity securities for cash in the case of the authority granted under Resolution 1 above in connection with the Proposed US Offering or a subsequent Placement up to an aggregate nominal amount of £1,000,000.

This power shall expire on 31 December 2016, save that the Company may before such expiry make offers or agreements which would or might require equity securities to be allotted after such expiry and the directors may allot the relevant securities in pursuance of such offer or agreement as if the authority conferred hereby had not expired.

By order of the Board

Stephen Austin LL.B (Hons)  
**Company Secretary**

*Registered office:*  
One Tudor Street  
London  
EC4Y 0AH  
United Kingdom

Date: 13 July 2016

## Notes

- (1) Members are entitled to appoint a proxy to exercise all or any of their rights to attend and to speak and vote on their behalf at the General Meeting. A proxy need not be a member of the Company.
- (2) A Form of Proxy is enclosed for your use if desired. Please carefully read the instructions on how to complete the Form of Proxy. For a proxy to be effective, the instrument appointing a proxy together with the power of attorney or such other authority (if any) under which it is signed or a notarially certified copy of such power of attorney or other authority must reach the Company's Registrars, Share Registrars Limited, The Courtyard, 17 West Street, Farnham, Surrey GU9 7DR, United Kingdom or by scan and email to proxies@shareregistrars.uk.com not less than 48 hours before the time of holding of the General Meeting (excluding any part of a day that is not a business day). The Forms of Proxy should therefore be completed and deposited with the Company's Registrars by 2.00 p.m. on 28 July 2016. Completion of a proxy does not preclude a member from subsequently attending and voting at the General Meeting in person if he or she so wishes. If a member has appointed a proxy and attends the General Meeting in person, such proxy appointment will automatically be terminated.
- (3) Pursuant to Regulation 41 of Uncertificated Securities Regulations 2001, the Company specifies that only those Shareholders on the register of members 48 hours before the time of the General Meeting or adjourned General Meeting (excluding any part of a day that is not a business day), shall be entitled to attend or vote at the General Meeting in respect of the number of Existing Ordinary Shares registered in their name at the time. Changes to the register of members after that time will be disregarded in determining the rights of any person to attend or vote at the General Meeting.
- (4) Any member may insert the full name of a proxy or the full names of two alternative proxies of the member's choice in the space provided with or without deleting "the Chairman of the meeting." A proxy need not be a member of the Company, but must attend the meeting to represent the relevant member. The person whose name appears first on the Form of Proxy and has not been deleted will be entitled to act as proxy to the exclusion of those whose names follow. If this proxy form is signed and returned with no name inserted in the space provided for that purpose, the Chairman of the meeting will be deemed to be the appointed proxy. Where a member appoints as his/her proxy someone other than the Chairman, the relevant member is responsible for ensuring that the proxy attends the meeting and is aware of the member's voting intentions. Any alteration, deletion or correction made in the Form of Proxy must be initialled by the signatory/ies.
- (5) You may appoint more than one proxy provided each proxy is appointed to exercise rights attached to different Existing Ordinary Shares. You may not appoint more than one proxy to exercise rights attached to any one Existing Ordinary Share. If you wish to appoint more than one proxy, please contact the Company's Registrars, Share Registrars Limited on 01252 821390 or +44 1252 821390 from outside the UK. Lines are open from 9.00 a.m. to 5.30 p.m. Monday to Friday, excluding public holidays. Alternatively you may write to Share Registrars Limited, The Courtyard, 17 West Street, Farnham, Surrey GU9 7DR, United Kingdom for additional proxy forms and for assistance.
- (6) Any corporation which is a member of the Company can appoint one or more corporate representatives who may exercise on its behalf all of its powers as a member provided that they do not do so in relation to the same Existing Ordinary Share.
- (7) As at the date of this document, the Company's issued share capital comprised 108,601,496 ordinary shares of one penny each. Each Ordinary Share carries the right to vote at a general meeting of the Company and, therefore, the total number of voting rights in the Company as at the date of this document is 108,601,496.
- (8) A member's instructions to the proxy must be indicated in the appropriate space provided. To abstain from voting on a resolution, select the relevant "Vote withheld" box. A vote withheld is not a vote in law, which means that the vote will not be counted in the calculation of votes for or against the resolution. If no voting indication is given, your proxy will vote or abstain from voting at his or her decision. Your proxy will vote (or abstain from voting) as he or she thinks fit in relation to any other matter which is put before the meeting.
- (9) This Form of Proxy must be signed by the appointor or his attorney duly authorised in writing. The power of attorney or other authority (if any) under which the Form of Proxy is signed, or a notarially certified copy of the power or authority, must be received by the Company's registrar with the Form of Proxy. If the appointor is a corporation, the Form of Proxy should be signed on its behalf by an attorney or duly authorised officer or executed as a deed or executed under common seal. In the case of joint holders, the signature of any one of them will suffice, but the names of all joint holders should be stated.
- (10) CREST members who wish to appoint a proxy or proxies through the CREST Electronic Proxy Appointment Service may do so for the General Meeting to be held on 28 July 2016 and any adjournment(s) thereof by following the procedures described in the CREST manual. All messages relating to the appointment of a proxy or an instruction to a previously-appointed proxy, which are to be transmitted through CREST, must be received by Share Registrars Limited (ID 7RA36) no later than 11.00 a.m. on 28 July 2016, or, if the meeting is adjourned, 48 hours before the time fixed for the adjourned meeting (excluding any part of a day that is not a business day).
- (11) In order to revoke a proxy instruction you will need to inform the Company by sending a signed hard copy notice clearly stating your intention to revoke your proxy appointment to the Registrars, in the case of a member which is a company, the revocation notice must be executed in accordance with note 12 below. Any power of attorney or any other authority under which the revocation notice is signed (or a duly certified copy of such power or authority) must be included with the revocation notice must be received by the Registrars not less than 48 hours (excluding any part of a day that is not a business day) before the time fixed for the holding of the Meeting or any adjourned Meeting (or in the case of a poll before the time appointed for taking the poll) at which the proxy is to attend, speak and to vote. If you attempt to revoke your proxy appointment but the revocation is received after the time specified then, subject to the paragraph directly below, your proxy appointment will remain valid.
- (12) A corporation's form of proxy must be executed pursuant to the terms of section 44 of the Companies Act 2006 or under the hand of a duly authorised officer or attorney.

