

6 July 2011

The Manager Company Announcements Office ASX Limited 20 Bridge St SYDNEY NSW 2000

Dear Sir,

### **ISSUE OF CONVERTIBLE NOTE**

The Company wishes to advise that it has today issued the next \$150,000 Convertible Note under the funding facility with the SpringTree Special Opportunities Fund. An Appendix 3B is attached to this announcement.

On 30 June, the Company advised that Convertible Notes with a combined face value of \$2 million would be converted to equity. In accordance with the terms and conditions of the Convertible Note Deed, the 4 million shares and 2.5 million share options, exercisable at \$1.00 each with an option expiry date of 31 December 2012, to be issued on conversion of these Notes will be issued on 7 July, and are therefore not reflected in the number of securities noted on the attached Appendix 3B. A separate Appendix 3B will be lodged upon issue of these shares and share options.

For and on behalf of the Board of CBio Limited

#### **BEN GRAHAM**

Company Secretary

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## **About CBio**

CBio is an Australian ASX listed company established in 2000. CBio's lead product XToll® is a potential new-generation drug therapy which could provide safer and more effective treatment of autoimmune diseases such as rheumatoid arthritis. It is currently being trialled in phase II clinical trials in patients with rheumatoid arthritis (RA). Global sales of RA therapies exceeded US\$17 billion in 2008.



Novo Nordisk A/S (Copenhagen: NOVO-B.CO; NYSE: NVO), a top 20 global pharmaceutical company and world-leader in diabetes care, has an exclusive option to enter into negotiations for a licence agreement for the intellectual property rights relating to XToll®.

CBio's Board includes internationally experienced drug developers including Dr Göran Ando, Vice-Chairman Novo Nordisk A/S (formerly president of R&D at Pharmacia/Pfizer and R&D director of Glaxo Group, UK); Dr Thomas Lönngren (former Executive Director of the European Medicines Agency), Dr Terje Kalland (retired Vice President Biopharmaceuticals Research Unit- Novo Nordisk), Dr Peter Corr, Founder and co-General Partner of Celtic Therapeutics (formerly Senior Vice-President for Science and Technology at Pfizer and Chairman of the Board of Governors, New York Academy of Sciences); and Professor John Funder, AO, Professor of Medicine at Monash University, Senior Fellow at Prince Henry's Institute of Medical Research (formerly Director of the Baker Institute, 1990-2001).

#### **About Rheumatoid Arthritis**

Rheumatoid Arthritis is a chronic autoimmune disease, mainly characterised by inflammation of the lining of the joints. It can lead to long-term joint damage, resulting in chronic pain, loss of function and disability. The effects of RA are systemic, which means it can affect other organs in the body, and cardiovascular dysfunction in addition to RA is common. RA symptoms can make even the simplest activities – such as opening a jar or taking a walk – difficult to manage. RA has a worldwide distribution with a prevalence of 1 to 2% – which currently equates to approximately 100 million people. Prevalence increases with age, approaching 5% in women over age 55. RA is two to three times more common in women than in men and generally occurs between the ages of 40 and 60, but it can also affect young children and older adults. Currently, there is no cure.

Rule 2.7, 3.10.3, 3.10.4, 3.10.5

# Appendix 3B

# New issue announcement, application for quotation of additional securities and agreement

Information or documents not available now must be given to ASX as soon as available. Information and documents given to ASX become ASX's property and may be made public.

docu	ments given to ASX become ASX's propert	y and may be made public.
Introd	uced 1/7/96. Origin: Appendix 5. Amended 1/7/98, 1,	/9/99, 1/7/2000, 30/9/2001, 11/3/2002, 1/1/2003, 24/10/2005.
Nam	e of entity	
CBio	o Limited	
ABN		
76 o	094 730 417	
We	(the entity) give ASX the following	g information.
	rt 1 – All issues must complete the relevant sections (attac	
1	<sup>+</sup> Class of <sup>+</sup> securities issued or to be issued	Convertible Note (the <i>Note</i> )
2	Number of *securities issued or to be issued (if known) or maximum number which may be issued	A\$150,000 Note
3	Principal terms of the *securities (eg, if options, exercise price and expiry date; if partly paid *securities, the amount outstanding and due dates for payment; if *convertible securities, the conversion price and dates for conversion)	<ul> <li>Note</li> <li>The principal amount of the Note is A\$150,000 (the <i>Principal Amount</i>).</li> <li>The Note does not bear interest and is unsecured.</li> <li>On maturity, the Note shall convert into new Ordinary Shares of the Company determined by dividing the Principal Amount to be converted by the lesser of: <ol> <li>140% of the average of the daily VWAPs per Share for the twenty</li> </ol> </li> </ul>

<sup>+</sup> See chapter 19 for defined terms.

- (20) consecutive Trading Days immediately prior to 16 May 2010; and
- 2. 90% of the lowest daily VWAP per Share during the twenty (20) Trading Days immediately prior to the Repayment Date of that Repayment,

## (the **Conversion Price**)

- The Note may be repaid in cash at 102.5% of its face value upon the Company providing written notice to the Noteholder within 7 days of the Note's maturity.
- The Ordinary Shares issued upon conversion of the Note will rank pari passu with existing Ordinary Shares.
- On each repayment date, the Company shall grant the Investor, or its nominee or designee, Options in the number equal to 20% of the number of the new Ordinary shares (calculated as per point 3 above) issued or issuable on that repayment date, exercisable at a price equal to 130% of the Conversion Price applicable to the repayment.
- The Note does not carry any voting rights at meetings of shareholders of the Company, and has no rights of participation in any rights issue undertaken by the Company prior to conversion of the Note.

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<sup>+</sup> See chapter 19 for defined terms.

4 Do the \*securities rank equally in all respects from the date of allotment with an existing \*class of quoted \*securities?

On conversion of the Note, the Ordinary Shares will rank pari passu with existing Ordinary Shares.

If the additional securities do not rank equally, please state:

- the date from which they do
- the extent to which they participate for the next dividend, (in the case of a trust, distribution) or interest payment
- the extent to which they do not rank equally, other than in relation to the next dividend, distribution or interest payment

5 Issue price or consideration

\$150,000 cash

6 Purpose of the issue (If issued as consideration for the acquisition of assets, clearly identify those assets) Issue of Note pursuant to the Convertible Loan Agreement, details of which were announced to the market on 17 May 2010.

7 Dates of entering \*securities into uncertificated holdings or despatch of certificates

6 July 2011

8 Number and +class of all +securities quoted on ASX (*including* the securities in clause 2 if applicable)

Number	+Class
152,495,018	Ordinary Shares
16,287,355	Share options exercisable at \$1.00 each on or before 31 December 2012

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<sup>+</sup> See chapter 19 for defined terms.

9	Number	and	+class	of	all
	+securities	not	quoted	on A	ASX
	(including	the	secur	ities	in
	clause 2 if	appli	cable)		

Number	+Class
See Attachment A	Restricted fully paid shares and share options, unlisted share options and convertible notes.

Dividend policy (in the case of a trust, distribution policy) on the increased capital (interests)

Not applicable

Not applicable

# Part 2 - Bonus issue or pro rata issue

11	Is security holder approval required?	Not applicable
12	Is the issue renounceable or non-renounceable?	Not applicable
13	Ratio in which the *securities will be offered	Not applicable
14	<sup>+</sup> Class of <sup>+</sup> securities to which the offer relates	Not applicable
15	<sup>+</sup> Record date to determine entitlements	Not applicable
16	Will holdings on different registers (or subregisters) be aggregated for calculating entitlements?	Not applicable
17	Policy for deciding entitlements in relation to fractions	Not applicable
18	Names of countries in which the entity has *security holders who will not be sent new issue documents	Not applicable
	Note: Security holders must be told how their entitlements are to be dealt with.	
	Cross reference: rule 7.7.	
19	Closing date for receipt of	Not applicable

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<sup>+</sup> See chapter 19 for defined terms.

20	Names of any underwriters	Not applicable
21	Amount of any underwriting fee or commission	Not applicable
22	Names of any brokers to the issue	Not applicable
23	Fee or commission payable to the broker to the issue	Not applicable
		[
24	Amount of any handling fee payable to brokers who lodge acceptances or renunciations on behalf of *security holders	Not applicable
	IC the term to	NT . 1' 11
25	If the issue is contingent on +security holders' approval, the date of the meeting	Not applicable
_	D-4	NT . 1: 11
26	Date entitlement and acceptance form and prospectus or Product Disclosure Statement will be sent to persons entitled	Not applicable
27	If the entity has issued options, and the terms entitle option holders to participate on exercise, the date on which notices will be sent to option holders	Not applicable
28	Date rights trading will begin (if applicable)	Not applicable
29	Date rights trading will end (if applicable)	Not applicable
30	How do *security holders sell their entitlements <i>in full</i> through a broker?	Not applicable
31	How do *security holders sell part of their entitlements through a broker and accept for the balance?	Not applicable

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<sup>+</sup> See chapter 19 for defined terms.

32	of the	do *security holders dispose eir entitlements (except by hrough a broker)?	Not applicable
33	+Desp	oatch date	Not applicable
	et 3 red only o	-	of securities oplying for quotation of securities
34	Type (tick o	of securities one)	
(a)		Securities described in Part	1
(b)		*	nd of the escrowed period, partly paid securities that become fully paid, en restriction ends, securities issued on expiry or conversion of convertible
Ent:	ities	s that have ticke	ed box 34(a)
Addi	tional	securities forming a new	v class of securities
Tick to docum		e you are providing the informat	ion or
35			securities, the names of the 20 largest holders of the the number and percentage of additional *securities
36			v securities, a distribution schedule of the additional number of holders in the categories
37		A copy of any trust deed for	the additional *securities

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<sup>+</sup> See chapter 19 for defined terms.

# Entities that have ticked box 34(b)

38	Number of securities for which †quotation is sought	Not applicable	
39	Class of *securities for which quotation is sought	Not applicable	
40	Do the *securities rank equally in all respects from the date of allotment with an existing *class of quoted *securities?	Not applicable	
	If the additional securities do not rank equally, please state:  • the date from which they do  • the extent to which they participate for the next dividend, (in the case of a trust, distribution) or interest payment  • the extent to which they do not rank equally, other than in relation to the next dividend, distribution or interest payment		
41	Reason for request for quotation now  Example: In the case of restricted securities, end of restriction period  (if issued upon conversion of another security, clearly identify that other security)	Not applicable	
42	Number and *class of all *securities quoted on ASX (including the securities in clause 38)	Number Not applicable	+Class

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<sup>+</sup> See chapter 19 for defined terms.

## **Quotation agreement**

- <sup>†</sup>Quotation of our additional <sup>†</sup>securities is in ASX's absolute discretion. ASX may quote the <sup>†</sup>securities on any conditions it decides.
- 2 We warrant the following to ASX.
  - The issue of the \*securities to be quoted complies with the law and is not for an illegal purpose.
  - There is no reason why those \*securities should not be granted \*quotation.
  - An offer of the \*securities for sale within 12 months after their issue will not require disclosure under section 707(3) or section 1012C(6) of the Corporations Act.

Note: An entity may need to obtain appropriate warranties from subscribers for the securities in order to be able to give this warranty

- Section 724 or section 1016E of the Corporations Act does not apply to any applications received by us in relation to any \*securities to be quoted and that no-one has any right to return any \*securities to be quoted under sections 737, 738 or 1016F of the Corporations Act at the time that we request that the \*securities be quoted.
- If we are a trust, we warrant that no person has the right to return the <sup>+</sup>securities to be quoted under section 1019B of the Corporations Act at the time that we request that the <sup>+</sup>securities be quoted.
- We will indemnify ASX to the fullest extent permitted by law in respect of any claim, action or expense arising from or connected with any breach of the warranties in this agreement.
- We give ASX the information and documents required by this form. If any information or document not available now, will give it to ASX before †quotation of the †securities begins. We acknowledge that ASX is relying on the information and documents. We warrant that they are (will be) true and complete.

Date: 6 July 2011

Sign here:

(Company secretary)

Print name: BEN GRAHAM

+ See chapter 19 for defined terms.

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## ATTACHMENT A

Number and  $^+$ class of all  $^+$ securities not quoted on ASX (*including* the securities in clause 2 if applicable)

# (a) ASX Restricted Securities (not quoted)

Number	<sup>+</sup> Class
3,359,744	Ordinary fully paid shares, classified by ASX as restricted securities and to be held in escrow for a period of 24 months from the commencement of official quotation
15,087,494	Share options exercisable at \$1.00 each on or before 31 December 2012, classified by ASX as restricted securities and to be held in escrow for a period of 24 months from the commencement of official quotation

# (b) Securities Not Quoted

Number	<sup>+</sup> Class
710,000	Share options exercisable at \$2.00 each on or before 31 December 2012
600,000	Share options exercisable at \$3.00 each on or before 31 December 2012
1,900,000	Share options exercisable at \$0.517 each on or before 16 May 2015

## (c) Convertible Notes on Issue

Number	<sup>+</sup> Class
1	Convertible Note with a face value of \$150,000 expiring 3 August 2011
2	Convertible Notes with a face value of \$1,000,000 each expiring 31 December 2011

<sup>+</sup> See chapter 19 for defined terms.