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DISCLOSEABLE TRANSACTION: PROVISION OF FINANCIAL ASSISTANCE

(Stock Code: 8129)

On 5 March 2015, Fortune Credit, an indirect wholly owned subsidiary of the Company, as lender and Customer A as borrower entered into the Facility Letter pursuant to which Fortune Credit has agreed to grant the Loan in the amount of HK\$1,829,380 to Customer A for a term of five years from the Effective Date.

As one of the applicable percentage ratios (as defined under the GEM Listing Rules) in respect of the aggregate amount of financial assistance granted to Customer A within the period of 12 months immediately preceding to the date of the Facility Letter exceeds 5% but none of them is 25% or above, the entering into of the Facility Letter constitutes a discloseable transaction for the Company under Chapter 19 of the GEM Listing Rules and is therefore subject to the reporting and announcement requirements under the GEM Listing Rules.

On 5 March 2015, Fortune Credit, an indirect wholly owned subsidiary of the Company, as lender and Customer A as borrower entered into the Facility Letter pursuant to which Fortune Credit has agreed to grant the Loan in the amount of HK\$1,829,380 to Customer A for a term of five years from the Effective Date. A summary of the principal terms of the Facility Letter is set out below.

THE FACILITY LETTER

Date: 5 March 2015

Parties: (1) Fortune Credit as lender

(2) Customer A as borrower

Fortune Credit is a company incorporated in Hong Kong and is an indirect wholly owned subsidiary of the Company.

Customer A is an individual. To the best of the Directors' knowledge, information and belief having made all reasonable enquiries, Customer A is an Independent Third Party.

Pursuant to the Facility Letter, Fortune Credit has agreed to grant the Loan in the amount of HK\$1,829,380 to Customer A subject to and conditional upon the terms and conditions set out in the Facility Letter.

Fortune Credit has assessed the past credit records and backgrounds of the Customer A in accordance with the credit policy of Fortune Credit. Save for the Facility Letter entered into between Fortune Credit and Customer A and the earlier facility letter between Fortune Credit as lender and Customer A as borrower (which does not constitute notifiable transaction on the part of the Company and will be fully repaid and set off against part of the Loan upon drawing of the Loan), there is no other business relationship between the Group and Customer A. To the best of the Directors' knowledge and information, the Directors are not aware of any default by Customer A in the past.

Principal: HK\$1,829,380

Interest rate: 22% per annum

Term: Five (5) years commencing from the Effective Date

Security: A second mortgage in respect of properties located in Hong Kong with valuations on 25 February 2015 with an aggregate amount of approximately

HK\$5,490,000.

The Company is of the view that based on the valuation, the security would be sufficient to cover the Loan amount under the Facility Letter. Based on the assessment of Fortune Credit, after considering the past credit records and backgrounds of Customer A in accordance with its credit policy together with the valuation of the properties, the Company considers the credit risk relating to the entering into of the Facility Letter is relatively low.

Repayment: Customer A shall repay the Loan and the accrued interest thereon over 60 equal

monthly instalments after the date of drawdown.

Prepayment: Customer A may at any time to repay the whole or part of the Loan after the Loan Effective Date subject to the strict compliance of the following

conditions:

giving Fortune Credit not less than one calendar month's advance (i) notice in writing; and

(ii) such prepayment shall only be made after the expiration of twelve (12) calendar months from the Effective Date. Interest accrued on the Loan for the first twelve (12) calendar months of the term of the Loan shall be paid and charge in full even upon any early or partial prepayment of the Loan within twelve months after the Effective Date.

Purpose:

Refinancing Customer A's existing mortgage loan with Fortune Credit and other financial institution(s). Customer A's existing mortgage loan with Fortune Credit will be fully set off against part of the Loan.

Funding of the Loan

The Group will finance the Loan with its internal resources.

INFORMATION ON THE GROUP AND FORTUNE CREDIT

The Group is principally engaged in development of computer software and embedded systems, sales and licensing of the software and systems, development of biotech and renewable energy and provision of financing services.

Fortune Credit is a company incorporated in Hong Kong with limited liability and is principally engaged in money lending and related business in Hong Kong. To the best of the Directors' knowledge, information and belief, Fortune Credit holds a valid Money Lenders Licence under the provisions of the Money Lenders Ordinance (Cap. 163, the laws of Hong Kong) to carry out its business.

REASONS FOR THE FACILITY LETTER

The grant of the Loan to Customer A is in the ordinary and usual course of business of the Group on normal commercial terms within the meaning of the GEM Listing Rules.

The terms of the Facility Letter are negotiated on an arm's length basis between Fortune Credit and Customer A with regarding to, among others, the financial background and repayment record of Customer A and the values of the properties under second mortgage. The terms of the Facility Letter are entered into on a normal commercial terms based on the credit policy of Fortune Credit. The terms of the Loan including the interest rate charged on Customer A are determined with reference to the range of market interest rate.

The Directors consider that the granting of the Loan constitutes provision of financial assistance by the Group under the GEM Listing Rules. Taking into account of the cashflow stream from the expected interest income, the Directors consider that the entering into of the Facility Letter and the terms and conditions of the Facility Letter (including the interest rate and principal amount) are fair and reasonable and in the interest of the Company and its Shareholders as a whole.

GEM LISTING RULES IMPLICATIONS

As one of the applicable percentage ratios (as defined under the GEM Listing Rules) in respect of the aggregate amount of financial assistance granted to Customer A within the period of 12 months immediately preceding to the date of the Facility Letter exceeds 5% but none of them is 25% or above, the entering into of the Facility Letter constitutes a discloseable transaction for the Company under Chapter 19 of the GEM Listing Rules and is therefore subject to the reporting and announcement requirements under the GEM Listing Rules.

DEFINITIONS

In this announcement, unless the context otherwise requires, the following expressions shall have the following meanings when used herein:

"Board" the board of Directors

"Company" China Bio Cassava Holdings Limited, a company

incorporated in the Cayman Islands with limited liability

the issued shares of which are listed on GEM

"connected person" has the meaning ascribed to it in the GEM Listing Rules

"Customer A" the borrower under the Facility Letter and an Independent

Third Party

"Director(s)" the director(s) of the Company

"Effective Date" the effective date of the Facility Letter

"Facility Letter" the facility letter dated 5 March 2015 and entered into

between Fortune Credit as lender and Customer A as

borrower in respect of the Loan

"Fortune Credit" Fortune Credit Limited, a company incorporated in Hong

Kong with limited liability and the lender under the

Facility Letter

"GEM" the Growth Enterprise Market of the Stock Exchange

"GEM Listing Rules" the Rules Governing the Listing of Securities on GEM

"Group" the Company and its subsidiaries

"Hong Kong" the Hong Kong Special Administrative Region of the

People's Republic of China

"Independent Third Party(ies)" any person(s) or company(ies) and their respective

ultimate beneficial owner(s) whom, to the best of the Directors' knowledge, information and belief having made all reasonable enquiries, are third party(ies) independent of the Company and its connected persons in

accordance with the GEM Listing Rules

"Loan" the secured loan in the principal amount of HK\$1,829,380

to be granted by Fortune Credit to Customer A under the

Facility Letter

"Shareholders" holders of the Shares

"Shares" ordinary shares of HK\$0.01 each in the capital of the

Company

"Stock Exchange" The Stock Exchange of Hong Kong Limited

"HK\$" Hong Kong dollars, the lawful currency of Hong Kong

By order of the Board
China Bio Cassava Holdings Limited
KWAN KIN CHUNG
Managing Director

Hong Kong, 5 March 2015

As at the date of this announcement, the Board comprises Mr. Kwan Kin Chung, Mr. Yu Huaguo, Mr. Poon Yu Keung and Mr. Hung Ching Fung as executive directors, Mr. Leung Lap Yan as non-executive director, Mr. Tse On Kin as Chairman and independent non-executive director and Mr. Chow Wing Tung and Mr. Ko Wai Lun Warren as independent non-executive directors.

This announcement, for which the Directors collectively and individually accept full responsibility, includes particulars given in compliance with 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 the information contained in this announcement is accurate and complete in all material respects and not misleading or deceptive, and there are no other matters the omission of which would make any statement herein or this announcement misleading.

This announcement will remain on the GEM website at http://www.hkgem.com on the "latest company announcements" page for at least 7 days from the day of its posting and on the Company's website at www.bio-cassava.com.