THIS DOCUMENT IS IMPORTANT AND REQUIRES YOUR IMMEDIATE ATTENTION. If you are in any doubt about the contents of this document or as to the action you should take, you should seek your own personal financial advice immediately from your stockbroker, bank manager, solicitor, accountant or other appropriate independent financial adviser authorised under the Financial Services and Markets Act 2000 (as amended) ("FSMA") if you are in the United Kingdom, or, if not, another appropriately authorised independent financial adviser. It should be remembered that the price of securities and the income derived from them can go down as well as up.

If you sell or transfer or have sold or otherwise transferred all of your Ordinary Shares, please immediately forward this document, together with the accompanying Form of Proxy, to the purchaser or transferee, or to the stockbroker, bank or other agent through whom or by whom the sale or transfer was effected, for delivery to the purchaser or transferee, except that such documentation should not be sent into any other jurisdiction where to do so may constitute a violation of local securities laws or regulation. If you sell or transfer or have sold or otherwise transferred only part of your holding of Ordinary Shares, please contact your stockbroker, bank or other agent through whom or by whom the sale or transfer was effected immediately.

The total consideration under the PrimaryBid Offer will be less than €8 million (or an equivalent amount in pounds sterling). The issue of the New Ordinary Shares will not constitute an offer to the public requiring an approved prospectus under section 85 of FSMA and accordingly this document does not constitute a prospectus for the purposes of the Prospectus Regulation together with the Prospectus Rules made by the Financial Conduct Authority of the United Kingdom ("FCA") pursuant to sections 73A(1) and (4) of FSMA, and has not been approved by the FCA, the London Stock Exchange plc (the "London Stock Exchange"), any securities commission or any other authority or regulatory body nor has it been approved for the purposes of section 21 of FSMA. In addition, this document does not constitute an admission document drawn up in accordance with the AIM Rules.

The AIM market of the London Stock Exchange is designed primarily for emerging or smaller companies to which a higher investment risk tends to be attached than to larger or more established companies. AIM securities are not admitted to the Official List of the FCA of the United Kingdom. A prospective investor should be aware of the risks of investing in such companies and should make the decision to invest only after careful consideration and, if appropriate, consultation with an independent financial adviser. The AIM Rules are less demanding than those of the Official List of the FCA. Neither the London Stock Exchange nor the FCA has itself examined or approved the contents of this document. Prospective investors should read this document in its entirety.

Applications will be made to the London Stock Exchange for the VCT/EIS Shares, the General Placing Shares, the Subscription Shares and the PrimaryBid Shares to be admitted to trading on AIM. The New Ordinary Shares will not be admitted to trading on any other investment exchange. It is expected that Admission of the VCT/EIS Shares will become effective and dealings for normal settlement in the VCT/EIS Shares will commence at 8.00 a.m. on 21 August 2023. It is expected that Admission will become effective and that dealings in the General Placing Shares, the Subscription Shares and the PrimaryBid Shares will commence on AIM at 8.00 a.m. on 22 August 2023. The New Ordinary Shares will, when issued, rank pari passu in all respects with the Existing Ordinary Shares.

Oxford BioDynamics PLC

(incorporated and registered in England and Wales under the Companies Act 1985 with registered number 06227084)

Proposed Fundraising comprising:
Placing of 48,120,790 Placing Shares
Subscription of 2,528,634 Subscription Shares
PrimaryBid Offer of up to 18,181,818 PrimaryBid Shares
at an Issue Price of 11 pence per New Ordinary Share
and
Notice of General Meeting

This document should be read as a whole. Your attention is drawn to the letter from the Chief Executive Officer of the Company, which is set out on pages 13 to 22 of this document and contains the Directors' unanimous recommendation that you vote in favour of the Resolutions to be proposed at the General Meeting referred to below.

Notice of a General Meeting of the Company, to be held at 3140 Rowan Place, John Smith Drive, Oxford Business Park South, Oxford, OX4 2WB, UK on 18 August 2023 at 10.00 a.m., is set out at the end of this document. To be valid, the accompanying Form of Proxy for use in connection with the General Meeting should be completed, signed and returned as soon as possible and, in any event, so as to reach the Company's registrar, Neville Registrars Limited at Neville House, Steelpark Road, Halesowen, B62 8HD by no later than 10.00 a.m. on 16 August 2023. Completion and return of Forms of Proxy will not preclude Shareholders from attending and voting at the General Meeting should they so wish.

The directors of the Company (the "Directors"), whose names appear on page 11 of this document and the Company accept responsibility for the information contained in this document. To the best of the knowledge of the Directors and the Company, the information contained in this document is in accordance with the facts and this document contains no omission likely to affect its import.

If you have any questions relating to the return of the Form of Proxy, please telephone the Company's registrar, Neville Registrars Limited, on 0121 585 1131. If you are outside the United Kingdom please call +44 121 585 1131. Calls outside the United Kingdom will be charged at the applicable international rate. The Registrar is open between 9.00 a.m. – 5.00 p.m. Monday to Friday, excluding public holidays in England and Wales. Calls may be recorded and randomly monitored for security and training purposes. The helpline cannot provide advice on the merits of the Resolutions nor give any financial, legal or tax advice. If you hold your Ordinary Shares in uncertificated form (i.e., in CREST), you may appoint a proxy by completing and transmitting a CREST Proxy Instruction in accordance with the procedures set out in the CREST Manual so that it is received by the Registrar (under CREST ID: 7RA11) by no later than 10.00 a.m. on 16 August 2023. The time of receipt will be taken to be the time from which the Registrar is able to retrieve the message by enquiry to CREST in the manner prescribed by CREST.

Shore Capital and Corporate Limited ("SCC"), which is authorised and regulated by the FCA, is acting as nominated adviser to the Company for the purposes of the AIM Rules. Shore Capital Stockbrokers Limited ("SCS"), which is a member of the London Stock Exchange and is authorised and regulated by the FCA, is acting as broker to the Company. Persons receiving this document should note that SCC and SCS (together "Shore Capital") will not be responsible to anyone other than the Company for providing the protections afforded to customers of Shore Capital or for advising any other person on the arrangements described in this document. Shore Capital has not authorised the contents of, or any part of, this document and no liability whatsoever is accepted by Shore Capital for the accuracy of any information or opinions contained in this document or for the omission of any information. It should be noted that SCC, as nominated adviser to the Company, owes certain responsibilities to the London Stock Exchange which are not owed to the Company or the Directors, Shareholders or any other person.

Northland Capital Partners Limited, trading as Baden Hill ("Baden Hill"), which is a member of the London Stock Exchange and is authorised and regulated by the FCA, is acting as broker to the Company. Persons receiving this document should note that Baden Hill will not be responsible to anyone other than the Company for providing the protections afforded to customers of Baden Hill or for advising any other person on the arrangements described in this document. Baden Hill has not authorised the contents of, or any part of, this document and no liability whatsoever is accepted by Baden Hill for the accuracy of any information or opinions contained in this document or for the omission of any information.

This document does not constitute or form part of any offer or instruction to purchase, subscribe for or sell any shares or other securities in the Company nor shall it or any part of it or the fact of its distribution form the basis of, or be relied on in connection with any contract therefor. The distribution of this document in jurisdictions other than the United Kingdom may be restricted by law and therefore persons into whose possession this document and/or the accompanying Form of Proxy comes should inform themselves about and observe such restrictions. Any failure to comply with such restrictions may constitute a violation of the securities laws of any such jurisdiction.

Copies of this document will be available free of charge during normal business hours on any weekday (except Saturdays, Sundays and public holidays) from the Company's registered office from the date of this document to the date of the General Meeting. Copies of this document will be available on the Company's website, www.oxfordbiodynamics.com.

IMPORTANT NOTICE

Cautionary note regarding forward-looking statements

This document includes statements that are, or may be deemed to be, "forward-looking statements". These forward-looking statements can be identified by the use of forward-looking terminology, including the terms "targets", "aims", "believes", "estimates", "plans", "projects", "anticipates", "expects", "intends", "may", "will", "would", "could" or "should" or, in each case, their negative or other variations or comparable terminology. These forward-looking statements include matters that are not historical facts. They appear in a number of places throughout this document and include statements regarding the Directors' current intentions, beliefs or expectations concerning, among other things, the Group's results of operations, financial condition, liquidity, prospects, growth, strategies and the Group's markets.

By their nature, forward-looking statements involve risk and uncertainty because they relate to future events and circumstances. Actual results and developments could differ materially from those expressed or implied by the forward-looking statements. Forward-looking statements are not guarantees of future performance and have not been reviewed by the auditors of the Company.

Forward-looking statements may and often do differ materially from actual results. Any forward-looking statements in this document are based on certain factors and assumptions, including the Directors' current view with respect to future events, and are subject to risks relating to future events and other risks, uncertainties and assumptions relating to the Group's operations, results of operations, growth strategy and liquidity. Whilst the Directors consider these assumptions to be reasonable based upon information available at the date of this document, they may prove to be incorrect and the posting or receipt of this document shall not give rise to any implication that there have been no changes in the facts set forth herein since such date. Investors should not place undue reliance on such forward-looking statements, and save as required by law or by the AIM Rules or by the UK Market Abuse Regulation, the Company undertakes no obligation to release publicly the results of any revisions to any forward-looking statements in this document that may occur due to any change in the Directors' expectations or to reflect events or circumstances after the date of this document. All subsequent oral or written forward-looking statements attributed to the Company or any persons acting on its behalf are expressly qualified in their entirety by the cautionary statement above.

Notice to overseas persons

This document is for information purposes only. The Existing Ordinary Shares and the New Ordinary Shares have not been, and will not be, registered under the United States Securities Act of 1933, as amended (the "Securities Act") or with any securities regulatory authority of any state or other jurisdiction of the United States, and the New Ordinary Shares may not be offered, sold, resold, pledged, distributed, transferred or delivered, directly or indirectly, in or into the United States except in transactions exempt from, or not subject to, the registration requirements of the Securities Act and in compliance with any applicable securities laws of any state or other jurisdiction of the United States. The New Ordinary Shares being offered pursuant to the Placing and the PrimaryBid Offer are being offered and sold solely outside the United States in "offshore transactions" as defined in and pursuant to Regulation S under the Securities Act. Concurrently with the Placing and the PrimaryBid Offer, the Company may offer New Ordinary Shares to a limited number of US persons under an applicable exemption to the Securities Act in a separate transaction (i.e. the Subscription). This document does not constitute an offer to issue or sell, or the solicitation of an offer to subscribe for or purchase, any New Ordinary Shares to any person with a registered address, or who is resident or located in, the United States. There will be no public offer of New Ordinary Shares in the United States.

The distribution of this document and/or the Form of Proxy in certain jurisdictions may be restricted by law and therefore persons into whose possession these documents come should inform themselves about and observe any such restrictions. This document and the Form of Proxy may not be forwarded or distributed to any other person and may not be reproduced in any manner whatsoever. Any forwarding, distribution of reproduction of this document and the Form of Proxy in whole or in part is unauthorised. Any failure to comply with these restrictions may constitute a violation of the securities laws of any such jurisdiction.

Basis on which information is presented

In this document, references to "pounds sterling", "£", "pence" and "p" are to the lawful currency of the United Kingdom.

In this document, references to "US dollars", "\$" and "US\$" are to the lawful currency of the United States of America.

References to defined terms

Certain terms used in this document are defined and explained in the section of this document headed 'Definitions'.

All times referred to in this document are, unless otherwise stated, references to London time.

Website

In accordance with the AIM Rules, this document will be available on the Company's website (www.oxfordbiodynamics.com) from the date of this document, free of charge.

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DEFINITIONS

The following definitions apply throughout this document (unless the context otherwise requires):

"2023 AGM" the annual general meeting of the Company held on 30 March

2023;

"Act" the Companies Act 2006 (as amended from time to time);

"Admission" VCT/EIS Admission in the context of the VCT/EIS Shares and General

Admission in the context of the General Placing Shares, the

Subscription Shares and the PrimaryBid Shares;

"AIM" AIM, the market of that name operated by the London Stock

Exchange;

"AIM Rules" the 'AIM Rules for Companies' published by the London Stock

Exchange (as amended from time to time);

"Baden Hill" Northland Capital Partners Limited, trading as Baden Hill, the

Company's joint broker;

"Brokers" Shore Capital and Baden Hill;

"Chief Executive Officer" or "CEO" Dr Jon Burrows;

"Company" Oxford BioDynamics PLC, a company incorporated and registered

in England and Wales with registered number 06227084;

"CREST" the relevant system (as defined in the CREST Regulations) in respect

of which Euroclear is the operator (as defined in those regulations) which facilitates the transfer of title to shares in uncertificated form;

"CREST Manual" the CREST reference manual as published by Euroclear;

"CREST Member" a person who has been admitted to Euroclear as a system- member

(as defined in the CREST Regulations);

"CREST Regulations" the Uncertificated Securities Regulations 2001 (S.I. 2001 No. 3755)

(as amended from time to time);

"CREST sponsor" a CREST participant admitted to CREST as a CREST sponsor;

"CREST sponsored member" a CREST Member admitted to CREST as a sponsored member;

"Directors" or "Board" the directors of the Company whose names are set out on page 11

of this document, or any duly authorised committee thereof;

"EIS" the Enterprise Investment Scheme under part 5 of the Income Tax

Act 2007 (as amended);

"EIS Relief" the relief claimed by any holder of the VCT/EIS Shares under Part 5

of the ITA 2007 or exemption or relief available under sections 150A, 150C and Schedule 5B Taxation of Chargeable Gains Act

1992;

"Enlarged Share Capital" the issued share capital of the Company following Admission

(including the New Ordinary Shares and assuming full take-up under

the PrimaryBid Offer);

"Euroclear" Euroclear UK & International Limited, the operator of CREST;

"Existing Ordinary Shares" 146,712,380 ordinary shares of £0.01 (1 penny) each in the capital

of the Company in issue at the date of this document;

"FCA" the UK Financial Conduct Authority;

"Form of Proxy" the form of proxy accompanying this document for use by

Shareholders in connection with the General Meeting;

"FSMA" the Financial Services and Markets Act 2000 (as amended from time

to time);

"Fundraising" the Placing, the Subscription and the PrimaryBid Offer;

"General Admission" admission of the General Placing Shares, the Subscription Shares

and the PrimaryBid Shares to trading on AIM becoming effective in

accordance with Rule 6 of the AIM Rules;

"General Meeting" the general meeting of the Company to be held at 10.00 a.m. on

18 August 2023;

"General Placing" the conditional placing of the General Placing Shares to Placees;

"General Placing Shares" 25,663,522 New Ordinary Shares which are to be issued under the

General Placing;

"Group" the Company and its subsidiaries (as defined in the Act) as at the

date of this document;

"ISIN" International Securities Identification Number;

"Issue Price" 11 pence per New Ordinary Share;

"ITA 2007" the Income Tax Act 2007;

"London Stock Exchange" London Stock Exchange plc;

"New Ordinary Shares" together, the Placing Shares, the PrimaryBid Shares and the

Subscription Shares;

"Notice of General Meeting" the notice convening the General Meeting which is set out at the

end of this document;

"Official List" the Official List of the FCA;

"Ordinary Shares" the Company's ordinary shares of £0.01 (1 penny) each;

"Overseas Shareholders" Shareholders who have a registered address in or who are located

and/or resident in or are citizens of, in each case, a country other

than the United Kingdom;

"Placee" any person who has agreed to subscribe for Placing Shares pursuant

to the Placing;

"Placing" the VCT/EIS Placing and the General Placing;

"Placing Agreement" the agreement dated 1 August 2023 between: (i) the Company;

and (ii) the Brokers relating to the Placing, further details of which

are set out in this document;

"Placing Shares" 48,120,790 New Ordinary Shares which are to be issued under the

Placing;

"PrimaryBid Offer" the offer of New Ordinary Shares made to investors through the

PrimaryBid platform;

"PrimaryBid Shares" up to 18,181,818 New Ordinary Shares which are to be issued

pursuant to the PrimaryBid Offer at the Issue Price;

"Prospectus Regulation" Regulation (EU) № 2017/1129 as it forms part of domestic law by

virtue of the European Union (Withdrawal) Act 2018;

"Prospectus Rules" the rules made for the purposes of Part VI of the FSMA in relation

to offers of securities to the public and admission of securities to

trading on a regulated market;

"Registrar" Neville Registrars Limited;

"Resolutions" the resolutions set out in the Notice of General Meeting;

"RNS" a regulatory information service operated by the London Stock

Exchange as defined in the AIM Rules;

"SCC" Shore Capital and Corporate Limited, the Company's nominated

adviser for the purposes of the AIM Rules;

"SCS" Shore Capital Stockbrokers Limited, the Company's joint broker;

"Securities Act" the United States Securities Act of 1933, as amended;

"Shareholders" holders of the Ordinary Shares of the Company from time to time;

"Shore Capital" SCC and/or SCS as the case may be;

"Subscribers" those persons who intend to subscribe for Subscription Shares

pursuant to the Subscription, including Dr J Burrows, Mr T Guiel and

Dr E Hunter;

"Subscription" the subscription of the Subscription Shares by the Subscribers;

"Subscription Shares" 2,528,634 New Ordinary Shares proposed to be issued to

Subscribers pursuant to the Subscription;

"UK" the United Kingdom of Great Britain and Northern Ireland;

"UK Market Abuse Regulation" the Market Abuse Regulation (Regulation 596/2014) (as it forms

part of UK domestic law by virtue of the European Union

(Withdrawal) Act 2018, as amended);

"uncertificated form" Ordinary Shares recorded on the share register as being held in

uncertificated form in CREST and title to which, by virtue of the CREST Regulations, may be transferred within the CREST settlement

system;

"US" or **"USA"** the United States of America, each State thereof (including the

District of Columbia), its territories, possessions and all areas subject

to its jurisdiction; and

"VCT" a venture capital trust under part 6 of the Income Tax Act 2007;

"VCT/EIS Admission" admission of the VCT/EIS Shares to trading on AIM becoming

effective in accordance with Rule 6 of the AIM Rules;

"VCT/EIS Placing" the conditional placing of the VCT/EIS Shares to Placees;

"VCT/EIS Shares" the 22,457,268 New Ordinary Shares to be issued, conditional on

VCT/EIS Admission, in connection with the VCT/EIS Placing; and

"Vulpes Investment Management" Vulpes Investment Management Pte. Ltd.

EXPECTED TIMETABLE OF PRINCIPAL EVENTS

Publication of this document	2 August 2023
Latest time and date for receipt of Forms of Proxy	10.00 a.m. on 16 August 2023
General Meeting	10.00 a.m. on 18 August 2023
Announcement of results of General Meeting	18 August 2023
Admission and dealings in the VCT/EIS Shares to commence on AIM	8.00 a.m. on 21 August 2023
Crediting of the VCT/EIS Shares to CREST accounts	21 August 2023
Admission and commencement of dealings in the General Placing Shares, Subscription Shares and the PrimaryBid Shares	8.00 a.m. on 22 August 2023
Crediting of General Placing Shares, Subscription Shares and PrimaryBid Shares in uncertificated form to CREST stock accounts	22 August 2023
Dispatch of share certificates in respect of VCT/EIS Shares, General Placing Shares and PrimaryBid Shares (if applicable)	within 10 business days of Admission

Notes:

- 1. All references to times in this document are to London time.
- 2. The dates and times set out in the above timetable and in the rest of this document are indicative only and may be subject to change. If any such dates and times should change, the revised times and/or dates will be notified by announcement via RNS.
- 3. All events in the above timetable scheduled to take place after the General Meeting are conditional on the approval by the Shareholders of the Resolutions.

KEY STATISTICS OF THE PLACING, SUBSCRIPTION AND PRIMARYBID OFFER

Number of Existing Ordinary Shares in issue at the date of this document	146,712,380	
Issue Price	11 pence	
PLACING STATISTICS		
Number of VCT/EIS Placing Shares to be issued under the Placing	22,457,268	
Number of General Placing Shares to be issued under the Placing	25,663,522	
Number of Placing Shares to be issued under the Placing	48,120,790	
Gross proceeds of the Placing receivable by the Company	£5,293,287	
SUBSCRIPTION STATISTICS		
Number of Subscription Shares to be issued under the Subscription	2,528,634	
Gross proceeds of the Subscription receivable by the Company	£278,150	
PRIMARYBID OFFER STATISTICS		
Maximum number of PrimaryBid Shares to be offered pursuant to the PrimaryBid Offer	18,181,818	
Gross proceeds of the PrimaryBid Offer receivable by the Company ¹	£2,000,000	
FUNDRAISING STATISTICS		
Enlarged Share Capital ¹	215,543,622	
Percentage of the Enlarged Share Capital represented by the New Ordinary Shares ¹	31.9%	
Market Capitalisation of the Company on Admission of the New Ordinary Shares at the Issue Price ¹	c.£23.7 million	
ISIN – Ordinary Shares	GB00BD5H8572	

Notes:

1. Assuming full take-up under the PrimaryBid Offer.

DIRECTORS, REGISTERED OFFICE AND ADVISERS

Directors Matthew Wakefield, *Non-executive Chairman*

Dr Jon Burrows, *Chief Executive Officer* Paul Stockdale, *Chief Financial Officer*

Dr Alexandre Akoulitchev, Chief Scientific Officer

Stephen Diggle, *Non-executive Director*Dr David Holbrook, *Non-executive Director*

Company Secretary Alder Demain & Akers Limited

2 Michaels Court Hanney Road Southmoor Abingdon Oxfordshire OX13 5HR United Kingdom

Registered Office 3140 Rowan Place

John Smith Drive Oxford Business Park South Oxford

OX4 2WB United Kingdom

Nominated Adviser Shore Capital and Corporate Limited

Cassini House 57 St James's Street

London SW1A 1LD United Kingdom

Brokers Shore Capital Stockbrokers Limited

Cassini House 57 St James's Street

London SW1A 1LD United Kingdom

Northland Capital Partners Limited, trading as Baden Hill

Prince Frederick House 35-39 Maddox Street

London W1S 2PP United Kingdom

Solicitors to the BrokersGowling WLG (UK) LLP

4 More London Riverside

London SE1 2AU

United Kingdom

Solicitors to the Company Dechert LLP

160 Queen Victoria Street

London EC4V 4QQ United Kingdom

Registrar

Neville Registrars Limited Neville House Steelpark Road Halesowen B62 8HD United Kingdom

PART I: LETTER FROM THE CHIEF EXECUTIVE OFFICER

Oxford BioDynamics PLC

(incorporated and registered in England and Wales under the Companies Act 1985 with registered number 06227084)

Directors: Registered office:

Matthew Wakefield Non-executive Chairman
Dr Jon Burrows Chief Executive Officer
Paul Stockdale Chief Financial Officer
Dr Alexandre Akoulitchev Chief Scientific Officer
Stephen Diggle Non-executive Director
Dr David Holbrook Non-executive Director

3140 Rowan Place John Smith Drive Oxford Business Park South Oxford OX4 2WB United Kingdom

2 August 2023

Dear Shareholders,

Proposed Fundraising comprising:
Placing of 48,120,790 Placing Shares
Subscription of 2,528,634 Subscription Shares
PrimaryBid Offer of up to 18,181,818 PrimaryBid Shares
at an Issue Price of 11 pence per New Ordinary Share
and

Notice of General Meeting

1. Introduction

On 1 August 2023, the Company announced that it proposed to undertake a Fundraising with new and existing investors. The Fundraising is being conducted through a Placing which has conditionally raised £5,293,287 million (before commissions and expenses), following the closing of an accelerated bookbuild process on 2 August 2023, and a Subscription which has conditionally raised £278,150, together with a PrimaryBid Offer to conditionally raise up to £2 million, providing other investors who did not take part in the Placing or the Subscription with an opportunity to participate in the Fundraising. The Placing, Subscription and PrimaryBid Offer are all being carried out at the same Issue Price of £0.11 per Ordinary Share.

The Issue Price represents a premium of 2.3% to the closing mid-market price on 31 July 2023 of 10.75 pence per Existing Ordinary Share, being the last practicable date prior to the announcement of the Fundraising.

Further details of the terms of the Fundraising are set out below under the heading '5. Details of the Fundraising' and '6. Use of proceeds'.

The Fundraising is conditional upon, amongst other things, the approval by the Shareholders of the Resolutions to be proposed at the General Meeting. The Fundraising has not been underwritten. The Resolutions must be passed by Shareholders at the General Meeting in order for the Fundraising to proceed.

If the conditions relating to the issue of the Placing Shares are not satisfied or the Placing Agreement is terminated in accordance with its terms, the Placing Shares will not be issued and the Company will not receive the associated placing monies. In this scenario, the PrimaryBid Offer and the Subscription will similarly not proceed.

The main purpose of this document is to set out the reasons for, and details of, the Fundraising, to explain why the Directors consider that the Fundraising is in the best interests of the Company and its Shareholders as a whole and to unanimously recommend that you vote in favour of the Resolutions to be proposed at the General Meeting, notice of which is set out at the end of this document.

2. Background to and reasons for the Fundraising

The Company's strategy is centred on the development and commercialisation of proprietary precision medicine tests for cancer and other life-changing diseases, alongside work with pharma and other partners supporting biomarker discovery and clinical development.

The Company launched its flagship product, the EpiSwitch® CiRT (Checkpoint Inhibitor Response Test) for cancer, in February 2022. Its next commercial product, the Prostate Screening EpiSwitch ("PSE") Test, is expected to be launched in Q4 2023.

EpiSwitch® CiRT is a first-of-its-kind precision medicine test that predicts a cancer patient's likely response to Immune Checkpoint Inhibitors ("ICIs"), including anti-PD-L1 and anti-PD-1 therapies. The test has demonstrated best-in-class performance in the prediction of cancer patient response to ICIs, with high sensitivity (93%), specificity (82%), and accuracy (85%) across the most widely used ICIs from multiple pharmaceutical companies, in 15 key oncological indications.

EpiSwitch® CiRT is currently available for clinical utilisation in the US under a unique CPT-PLA code and to private physicians in the UK and elsewhere. Since launch, more than 480 CiRT tests have been ordered by a total of over 50 oncologists.

In March 2023, the Company announced its intention to expedite the final development, validation and commercial launch of its PSE blood test. PSE is a simple blood test that combines the widely used prostate specific antigen ("**PSA**") test with an EpiSwitch prostate cancer classifier developed by the Company.

The Company's PSE test will offer a rapid, minimally invasive, accurate (94% overall accuracy) test with significant potential as a screening diagnostic and large addressable markets. In the UK there are approximately 10 million men between the ages of 50 and 74, while in the US the number is closer to 50 million.

The Company intends to launch PSE in the US and UK by the end of 2023 and remains on track to do so following the successful completion of all planned activity to date, including the lease, set-up and registration of a Clinical Laboratory Improvements Act (CLIA)-registered clinical laboratory in Frederick, MD, recruitment of key personnel and technology transfer.

The Company will use the net proceeds of the Fundraising as working capital to support the continued commercial development of the EpiSwitch® product line. Further details of the intended use of proceeds are set out below under the heading '6. Use of proceeds'.

The Directors believe that the Group's strategy, centred on the EpiSwitch CiRT and PSE blood tests, will lead to the creation of material Shareholder value over the longer term. The funds raised in the Fundraising are expected to provide additional resources for the short-term pursuit of this strategy.

In the Group's interim results, published on 30 May 2023, the Board highlighted the possibility that additional funding would be sought during the remainder of the 2023 calendar year. If the Resolutions to approve the Placing were not to be passed, then the Company would be required to seek alternative funding arrangements in order to meet its short-term working capital requirements.

3. Information on Oxford BioDynamics PLC

3.1. *Introduction*

The Company is a global biotechnology company advancing personalised healthcare by developing and commercialising precision medicine tests for life-changing diseases. The Company is headquartered in Oxford, UK, where it has its main research laboratory and product development facility. In the US, the Company has a commercial team and office based in Gaithersburg, MD and a CLIA-registered clinical laboratory in Frederick, MD. It has a reference laboratory in Penang, Malaysia. The Company's Ordinary Shares are admitted to trading on AIM.

Founded in 2007 as a spin-out from the University of Oxford, the Company is a global leader in 3D genomics, with over 16 years' work invested into developing its proprietary automated fast turn-around blood testing technology platform, EpiSwitch®.

The Company's flagship product is EpiSwitch® CiRT (Checkpoint Inhibitor Response Test) for cancer, a predictive immune response classifier for immuno-oncology (IO) checkpoint inhibitor treatments, launched in February 2022.

The Company's next commercial product, the Prostate Screening EpiSwitch® (PSE) blood test, is expected to be launched in Q4 2023.

In March 2021, the Company launched its first commercial prognostic test, EpiSwitch® CST (Covid Severity Test) and the first commercially available microarray kit for high-resolution 3D genome profiling and biomarker discovery, EpiSwitch® Explorer Array Kit, which is available for purchase by the life science research community.

The Company has developed a proprietary 3D genomic biomarker platform, EpiSwitch®, which can build molecular diagnostic classifiers for prediction of response to therapy, patient prognosis, disease diagnosis and subtyping, and residual disease monitoring in a wide range of indications. The Company's EpiSwitch® platform has proven highly accurate and demonstrated robust stratification of clinical outcome and prognosis.

The Company has participated in more than 40 partnerships with big pharma and leading institutions including Pfizer, EMD Serono, Genentech, Roche, Biogen, Mayo Clinic, Massachusetts General Hospital and Mitsubishi Tanabe Pharma. The Group's pharma partnerships have demonstrated its ability to reduce its technology to practice for clinical applications.

In the US, the Company is a member of four Foundation of the National Institutes of Health ("**FNIH**") Biomarker Steering Committees, in oncology, immunology and inflammation, neuroscience and metabolics.

The Company has created a valuable technology portfolio, including biomarker arrays, a pipeline of molecular diagnostic tests, bioinformatic tools for 3D genomics and an expertly curated 3D genome knowledgebase comprising over 800 million data points from over 15,000 samples in more than 30 human diseases.

The 3D configuration of the genome plays a crucial role in gene regulation. By mapping this architecture and identifying abnormal configurations, EpiSwitch® can be used to diagnose patients or determine how individuals might respond to a disease or treatment.

Built on over 16 years of research, EpiSwitch® is the Company's award-winning, proprietary platform that enables screening, evaluation, validation and monitoring of 3D genomic biomarkers. The technology is fully developed, protected by a broad intellectual property portfolio comprising 18 patent families as well as extensive proprietary know-how, and is reduced to practice.

In addition to stratifying patients with respect to anticipated clinical outcome, EpiSwitch® data offer insights into systems biology and the physiological manifestation of disease that are beyond the scope of other molecular modalities. The technology has performed well in academic medical research settings and has been validated through its integration in biomarker discovery and clinical development with big pharma.

For more information on the Group's EpiSwitch® platform, view the video "What is EpiSwitch® Technology?" at http://obdx.co/what-is-episwitch.

3.2. Current Trading and Prospects

During the current financial year (ending 30 September 2023), the Group has focused on:

- clinical operations, sales and market access and marketing work to support and grow adoption and utilization of EpiSwitch® CiRT by oncologists following its launch last year and the availability of a unique CPT-PLA code from 1 October 2022;
- expedited product development work on the PSE blood test;
- set-up and staffing of a company-owned CLIA-registered clinical laboratory in Frederick, MD, USA, from where the PSE test will be offered to the US market once launched;
- work with pharma customers in biomarker discovery and clinical development; and
- research, both on internal proprietary projects and with academic and other partners.

EpiSwitch® CiRT

EpiSwitch® CiRT is a first-of-its-kind blood test that predicts a patient's likely response to immune checkpoint inhibitor (ICI) therapies, offering valuable insight for oncologists, their patients and healthcare systems alike.

ICIs work by releasing the brakes holding the immune system back so that it is stimulated to attack a patient's cancer cells. However, on average fewer than one third of patients are likely to benefit from ICI treatment. A significant proportion will experience an adverse reaction to the therapy, although some of these will go on to see a clinical benefit if they continue after being treated for the reaction. Doctors therefore face particular challenges when deciding on whether and for how long to use ICIs in the treatment pathways they develop for patients. Knowing the likelihood of response can assist doctors in deciding on the appropriate course of treatment, including for patients who show significant adverse reactions but who should be treated and encouraged to continue with ICI therapies.

The ability to predict whether patients are likely to respond to ICI therapy also offers significant potential benefits to healthcare payors and systems. Ten ICIs are currently approved for use in the US, for a wide variety of cancer indications. Almost \$40 billion was spent on these drugs worldwide in 2022 and it is estimated that over \$10 billion is spent annually on *ineffective* ICI therapy in the US alone.

Growth in orders of the CiRT test has been positive: it took around nine months from launch in February 2022 for the first 100 tests to be ordered. Since then, the run rate of orders has steadily increased, from an average of around one test per day in November 2022 to an average of over four per day in June 2023 (the last complete month as at the date of this document). More than 400 tests had been ordered in aggregate by the end of June 2023 and over 45 US doctors have so far ordered tests since the beginning of 2023.

The Company's sales and market access team has benefited from focusing on learning from oncologists how they are using CiRT. Recently, the Group has facilitated several local advisory boards at which doctors hear not only from the Company's team, but also fellow oncologists about their experiences of using the test. Early evidence suggests that this "peer-to-peer" approach to introducing doctors to the benefits of the test has provided a successful complement to direct selling by the Company's team.

A unique CPT-PLA code for EpiSwitch CiRT has been available for use in the US since October 2022, allowing for reimbursement from US insurers. The reimbursement claims process is a complex one that is carefully managed by the Group's clinical operations team, alongside staff from our partner laboratory. This includes, for example, delaying submission of claims for certain groups of patients until appropriate coverage policies are in place, in order to avoid rejection of claims by payors wherever possible.

Reimbursements have been in the range anticipated by the Group: the average amount paid for the tests reimbursed under the unique code to date is in excess of \$2,400, against a list price of \$4,950. Revenue for these tests is recognized only on receipt and is therefore delayed relative to test processing. However, some payors are now providing reimbursement within as little as 2-3 weeks of claims being submitted.

Immediate priorities for CiRT include 1) supporting growth in orders through direct contact with doctors and facilitated peer group events; 2) seeking coverage policies or ensuring the test is added to existing policies with payors; 3) establishing a reimbursement value with the Medicare Administrative Contractors (MAC) and processing claims; and 4) introducing the test to new healthcare systems (for example US integrated delivery networks (IDNs) or UK private medical providers or insurers). The Company is currently in discussions with two UK-based private medical groups for the use of CiRT, including one at an advanced stage of negotiation. It is not expected that the successful conclusion of such discussions would have a material impact on the Company's financial performance in the short term. The Company will announce any agreement in due course.

Visit https://obdx.co/what-is-cirt to view a video providing more information on EpiSwitch® CiRT.

Prostate Screening EpiSwitch® (PSE)

PSE is a simple blood test that combines the widely used prostate specific antigen (PSA) test with an EpiSwitch prostate cancer classifier developed by the Company. Positive results from PSA tests are known to be unreliable, with a positive predictive value of 14-25% (meaning 3 in 4 men with a raised PSA level will not have cancer). This results in many men without prostate cancer being referred for expensive follow-on screening, including invasive biopsies that often lead to complications.

Data from the PROSTAGRAM NHS study, published in *Cancers*, a high-impact, peer-reviewed journal in February 2023, showed that PSE demonstrated compelling results of 93% positive predictive value, 95% negative predictive value and overall accuracy of 94%. The Company experienced an unprecedented level of interest in the test following the announcement of the publication of these results, both from doctors and in the mainstream media. In response, the Company has moved quickly to expedite development and commercial launch of the test.

The Company's PSE test will offer a rapid, minimally invasive, accurate test with significant potential as a screening diagnostic and large addressable markets. In the US there are approximately 47 million men aged between 50 and 74, with 25 million PSA tests performed annually (2021 figures). There are approximately 10 million men in the same age bracket in the UK.

The Company will offer the PSE test from its own clinical laboratories in the US and UK. To that end, the Group's US subsidiary leased and moved into 7,800 square feet of laboratory space in Frederick, MD, USA in April 2023. This lab has already been successfully registered under the Clinical Laboratory Improvements Act (CLIA) (registration # 21D2284653). Staff necessary for offering the test in the US have been recruited and trained and an application for a CPT-PLA code for the test has been filed, in early July 2023. Tech transfer has been completed and clinical validation of the PSE test in the US lab is currently underway.

The test will also be offered from a UK clinical lab meeting the requirements of ISO 15189 (the international quality standard for medical laboratories), which is under development in the Group's existing UK HQ.

The Company expects to launch the PSE test in Q4 2023.

EpiSwitch® Explorer Array Kit

The Company's EpiSwitch® Explorer Array Kits enable members of the life science research community to generate valuable insights using the Group's 3D genomics technology. The Explorer Array Kit allows interrogation of just under 1 million of the most critical interactions between 3D anchor sites (the Company's proprietary "EpiSwitch loci") on the human genome, offering powerful new information to researchers, including confirmation or clarification of their hypotheses.

The kits contain EpiSwitch whole genome microarray slides custom-made by Agilent Technologies (NYSE:A) as well as the Company's proprietary reagents for sample preparation. Purchasers also have access to first tier analysis software developed in-house by the Company's team. Alternatively, the Company's scientists can analyse researchers' samples of interest using the Kit as a paid-for service.

Explorer Array Kits have been purchased by scientists from several prestigious academic research institutions, including The Francis Crick Institute and the University of Oxford Department of Biochemistry. Results from academic life-science research based on EpiSwitch Explorer Arrays have already been presented at national and international scientific peer group meetings.

Award and grant income

In May 2023, the Company was granted a second Partnership for Accelerating Cancer Therapies ("**PACT**") Award. The prestigious award comes from PACT, a five-year public-private research collaboration totalling \$220 million between the National Institutes of Health (NIH), the US Food and Drug Administration (FDA) and 12 leading pharma companies, all managed by the FNIH. The Award is worth \$963,000 over one year and will help fund the reduction to practice of an EpiSwitch prognostic blood test for cancer patients with Hyper-Progressive Disease (HPD). HPD is critical condition observed in a subset of cancer patients, who react adversely to treatment with immune checkpoint inhibitors (ICIs) such as Keytruda, Pembrolizumab, Nivolumab, etc. Despite their high efficacy in treatment of cancer, in HPD patients ICI treatment triggers an unwanted opposite effect – accelerated tumour growth, with reduced survival. The work enabled by the PACT Award will help to complete the development of the Hyper-ICI Response Test (HiRT), a blood test to identify patients at risk of HPD prior to ICI therapy. With broad adoption of ICI treatments in cancer patients, the lack of prognostic biomarkers for HPD (which has average prevalence of 12%), has become an urgent issue for practicing clinicians, drug developers, payers and regulators.

The Company is one of 26 participants in the EU-funded HIPPOCRATES (Health initiatives in psoriasis and psoriatic arthritis consortium European states) consortium. The consortium was awarded a total of €21 million over five years in July 2021 to promote early identification and improved outcomes in psoriatic

arthritis (PsA). OBD has completed and reported to partners the first screening stage in the development of EpiSwitch biomarkers to successfully meet the objectives of the consortium.

Product pipeline

OBD is three years into its journey to commercialize over a decade of research and development. The Company has developed both the world's largest 3D genomics knowledgebase (containing hundreds of millions of datapoints relating to over 30 diseases) and a deep pipeline of deployable blood tests that could be applied to clinical testing in diverse indications with large addressable markets.

As previously announced, after the planned launch of PSE later in 2023, the Company expects the next most likely candidates for commercial development will be a diagnostic for early detection and staging of colorectal cancer and, in veterinary medicine and a diagnostic/prognostic test for various canine cancers.

4. Working Capital

The Directors are of the opinion, having made due and careful enquiry, that, taking into account the net proceeds of the Placing and the Subscription and the revenue and other operating income that the Company expects to generate over the period, the working capital available to the Company is sufficient for its requirements until at least the end of June 2024. In the absence of higher product or project revenue or grant award funding, it would be necessary for the Company to raise additional funds, most likely in Q2 of 2024.

5. Details of the Fundraising

5.1. **Placing**

The Company has conditionally placed with institutional and other investors 48,120,790 Placing Shares in aggregate at the Issue Price of 11 pence per Placing Share to raise gross proceeds of £5,293,287 million (before commissions and expenses). As part of the Placing, the Directors consider that up to approximately £2.5 million of the gross proceeds of the Placing should qualify for EIS Relief and be a qualifying holding under Chapter 4 of Part 6 ITA 2007 for a VCT investor. The Placing Shares, when issued, will represent approximately 22.3% of the Enlarged Share Capital immediately following Admission.

The Board believes that raising equity finance using the flexibility provided by a non-pre-emptive placing is the most appropriate and optimal structure for the Company at this time. This allows certain existing institutional holders and new institutional and other investors the opportunity to participate in the Placing.

The General Placing (which is not being underwritten) is conditional, amongst other things, upon: (a) the Resolutions set out in the Notice of General Meeting being approved by Shareholders: (b) the VCT/EIS Shares being unconditionally allotted and issued to Placees and the VCT/EIS Admission having taken place; (c) the Company having complied with its obligations under the Placing Agreement to the extent the same fall to be performed prior to General Admission; and (d) Admission of the General Placing Shares becoming effective on or before 8.00 a.m. on 22 August 2023, or such later date as the Company and the Brokers may agree (being no later than 8.00 a.m. on 29 September 2023). The Placing Shares are not subject to clawback.

The VCT/EIS Placing is conditional, amongst other things, upon: (a) the passing of the Resolutions at the General Meeting; and (b) the VCT/EIS Admission occurring on or before 21 August 2023 (or such later date as the Brokers and the Company may agree, not being later than 29 September 2023).

Shareholders should note that it is possible that VCT/EIS Admission occurs but General Admission does not occur. General Admission is conditional on VCT/EIS Admission occurring. If VCT/EIS Admission and General Admission do not occur then the Company will not receive the relevant net proceeds in respect of VCT/EIS Admission and General Admission and the Company may not be able to finance the activities referred to in this document.

The Company received advance assurance on 27 July 2023 from HMRC that it is a qualifying company for the purposes of the Enterprise Investment Scheme ("EIS Advance Assurance"). Accordingly, whilst the Company currently expects to satisfy the relevant conditions for the issue of the VCT/EIS Shares to be eligible for EIS Relief and should be regarded as a qualifying holding for a VCT, and the Directors are not aware of any subsequent change in the qualifying conditions or the Company's circumstances that would prevent the VCT/EIS Shares from being eligible for EIS and VCT investments on VCT/EIS Admission, neither the Directors nor the Company give any representation, warranty or undertaking that relief will be available in respect of the VCT/EIS Shares nor is any representation, warranty or undertaking given that the Company will continue

to conduct its activities in a way that qualifies for, or preserves, its eligibility status. HMRC does not consider VCT advance assurance applications where the details of the potential qualifying holding are not given.

Subject to, *inter alia*, the passing of the Resolutions, application will be made for the VCT/EIS Shares, the General Placing Shares, the Subscription Shares and the PrimaryBid Shares to be admitted to trading on AIM. VCT/EIS Admission is expected to occur and dealings are expected to commence in the VCT/EIS Shares at 8.00 a.m. on 21 August 2023. General Admission is expected to occur and dealings are expected to commence in the General Placing Shares, the Subscription Shares and the PrimaryBid Shares at 8.00 a.m. on 22 August 2023. Shareholders and potential investors should be aware of the possibility that VCT/EIS Admission may occur but General Admission may not occur.

5.2. PrimaryBid Offer

The PrimaryBid Offer allows investors that have not participated in the Placing or Subscription to participate in the Fundraising by subscribing via PrimaryBid.com.

The PrimaryBid Offer remains conditional on the Placing being or becoming wholly unconditional, including the passing of the Resolutions and Admission.

The PrimaryBid Offer is not underwritten. The PrimaryBid Offer will close at 4.30 p.m. on 3 August 2023 and will conditionally raise up to approximately £2 million (before expenses) through the issue of a maximum of 18,181,818 PrimaryBid Shares.

The Company is relying on an available exemption against the need to publish a prospectus approved by the FCA.

Application will be made for the PrimaryBid Shares to be admitted to trading on AIM. It is expected that trading in the PrimaryBid Shares will commence at 8.00 a.m. on 22 August 2023.

5.3. **Subscription**

The Subscription Shares are being subscribed for directly by the Subscribers at the Issue Price. The Subscription remains conditional, among other things, upon (a) the Resolutions set out in the Notice of General Meeting being approved by the Shareholders and (b) General Admission becoming effective by no later than 8.00 a.m. on 22 August 2023 (or such later date as the parties may agree, not being later than 29 September 2023). The Subscription is not being underwritten and the Subscription Shares are not subject to clawback.

Application will be made for the Subscription Shares to be admitted to trading on AIM. It is expected that trading in the Subscription Shares will commence at 8.00 a.m. on 22 August 2023.

5.4. The Placing Agreement

Pursuant to the terms of the Placing Agreement, the Brokers have conditionally agreed to use their reasonable endeavours, as agents for the Company, to procure subscribers for the Placing Shares at the Issue Price. The Placing Agreement contains customary warranties from the Company in favour of the Brokers in relation to, amongst other things, the accuracy of the information in this document and other matters relating to the Group and its business. In addition, the Company has agreed to indemnify the Brokers in relation to certain liabilities they may incur in respect of the Fundraising. The Brokers have the right to terminate the Placing Agreement in certain circumstances prior to VCT/EIS Admission or General Admission, in particular, in the event of a material breach of the warranties given in the Placing Agreement, breach by the Company of any of its material obligations under the Placing Agreement, the occurrence of a force majeure event, or a material adverse change affecting, amongst other things, the Placing or dealings in the New Ordinary Shares in the secondary market.

5.5. **Settlement and dealings**

An application will be made to the London Stock Exchange for the New Ordinary Shares to be admitted to trading on AIM. It is expected that Admission will become effective and dealings in the VCT/EIS Placing Shares will commence on 21 August 2023 and dealings in the General Placing Shares, the Subscription Shares and the PrimaryBid Shares will commence on 22 August 2023, subject to the passing of the Resolutions at the General Meeting. The Placing Shares being issued pursuant to the Placing, the Subscription Shares being issued pursuant to the Subscription and the PrimaryBid Shares being issued pursuant to the PrimaryBid Offer will, on Admission, rank in full for all dividends and other distributions declared, made or

paid on the Ordinary Shares after Admission and will otherwise rank *pari passu* in all respects with the Existing Ordinary Shares.

6. Use of proceeds

The Company will use the net proceeds of the Fundraising as working capital to support its commercial development, specifically through continued investment in sales and marketing activities to grow adoption of EpiSwitch® CiRT and spending to complete the validation, launch and initial sales and marketing support of PSE. As well as supporting EpiSwitch CiRT and PSE, the Company will work on biomarker discovery and clinical development programmes for pharma customers, development of products from its pipeline of deployable molecular tests, and on grant-funded research. The Company will also continue to provide the life science research community with access to its 3D genomics technology through the EpiSwitch® Explorer Array Kit.

7. Related Party Transactions

As disclosed on his appointment in December 2020, Non-Executive Chairman of the Company, Matthew Wakefield, is a partner and shareholder in Baden Hill, which has previously raised capital for the Company and is acting as joint broker in connection with the Placing. As Non-Executive Chairman of the Company, Matthew Wakefield is a related party as defined in the AIM Rules. Accordingly, the transaction between the Company and Baden Hill is a related party transaction (the "Baden Hill Transaction") pursuant to Rule 13 of the AIM Rules. It is anticipated that Baden Hill will receive commission of 2.5% of funds raised in the Placing (excluding any funds raised from directors, persons discharging managerial responsibilities ("PDMRs") or staff of the Company, or entities controlled by them or the Vulpes Life Sciences Fund or Vulpes Testudo Fund (as managed by Vulpes Investment Management).

The directors of the Company independent of the Baden Hill Transaction (being Dr Alexandre Akoulitchev, Dr Jon Burrows, Stephen Diggle, Dr David Holbrook and Paul Stockdale), having consulted with the Company's nominated adviser, Shore Capital, consider the terms of the Baden Hill Transaction to be fair and reasonable insofar as the Company's Shareholders are concerned.

Through the Vulpes Life Sciences Fund and Vulpes Testudo Fund, Vulpes Investment Management (which is controlled by Non-Executive Director Stephen Diggle) has an existing interest over 19,257,847 Ordinary Shares in the Company, representing 13.1% of the Company's issued share capital as at the date of this document and, as such, is a substantial shareholder as defined in the AIM Rules. Vulpes Investment Management has agreed to subscribe for 9,090,909 Ordinary Shares in the Placing, bringing their aggregate holding to 28,348,756 Ordinary Shares, representing 13.2% of the Enlarged Share Capital. Accordingly, the transaction between the Company and Vulpes Investment Management is a related party transaction pursuant to Rule 13 of the AIM Rules (the "Vulpes Transaction").

The directors of the Company independent of the Vulpes Transaction (being Dr Alexandre Akoulitchev, Dr Jon Burrows, Dr David Holbrook, Paul Stockdale and Matthew Wakefield), having consulted with the Company's nominated adviser, Shore Capital, consider the terms of the Vulpes Transaction to be fair and reasonable insofar as the Company's Shareholders are concerned.

Dr Jon Burrows, a director, who holds 300,000 Existing Ordinary Shares, representing 0.2% of the Existing Ordinary Share Capital, has agreed to subscribe for 400,000 Subscription Shares. Following Admission, Jon Burrows will hold 700,000 Ordinary Shares, representing 0.3% of the Enlarged Share Capital.

Thomas Guiel, a PDMR, who holds 175,000 Existing Ordinary Shares, representing 0.1% of the Existing Ordinary Share Capital, has agreed to subscribe for 190,000 Subscription Shares. Following Admission, Thomas Guiel will hold 365,000 Ordinary Shares, representing 0.2% of the Enlarged Share Capital.

Dr Ewan Hunter, a PDMR, who currently holds no Existing Ordinary Shares has agreed to subscribe for 136,363 Placing Shares. Following Admission, Ewan Hunter will hold 136,363 Ordinary Shares, representing 0.1% of the Enlarged Share Capital.

Paul Stockdale, a director, who holds 150,000 Existing Ordinary Shares, representing 0.1% of the Existing Ordinary Share Capital, has agreed to subscribe for 90,909 Placing Shares and intends to subscribe for 90,909 PrimaryBid Shares. Following Admission, Paul Stockdale will hold 331,818 Ordinary Shares, representing 0.2% of the Enlarged Share Capital.

Matthew Wakefield, a director, who holds 750,000 Existing Ordinary Shares, representing 0.5% of the Existing Ordinary Share Capital, has agreed to subscribe for 272,727 Placing Shares. Following Admission, Matthew Wakefield will hold 1,022,727 Ordinary Shares, representing 0.5% of the Enlarged Share Capital.

The independent directors of the Company (being all of the Directors other than, in each case, the Director in question) having consulted with the Company's nominated adviser, Shore Capital, consider the terms of each director or PDMR subscription transaction described above to be fair and reasonable insofar as the Company's Shareholders are concerned.

8. General Meeting

The Company's existing shareholder authorities granted at the 2023 AGM do not give Directors the authority necessary to allot the New Ordinary Shares. Accordingly, the Board is seeking the approval of Shareholders to provide the authority to allot New Ordinary Shares in respect of the Placing, the Subscription and the PrimaryBid Offer. Set out at the end of this document is a notice convening the General Meeting to be held at 3140 Rowan Place, John Smith Drive, Oxford Business Park South, Oxford, OX4 2WB, UK at 10.00 a.m. on 18 August 2023, at which the Resolutions will be proposed as an ordinary and a special resolution as set out below. The Resolutions to be passed at the General Meeting are as follows:

- 1. Resolution 1 (Authority to allot shares), which will be proposed as an ordinary resolution, is to authorise the Directors to allot the New Ordinary Shares.
- 2. Resolution 2 (Disapplication of pre-emption rights), which will be proposed as a special resolution and which is conditional upon the passing of Resolution 1, grants authority to the Directors to disapply pre-emption rights granted to Shareholders pursuant to the Companies Act 2006, in respect of the allotment of the New Ordinary Shares.

The authorities conferred by the resolutions are in addition to the existing authorities conferred on the Directors by Shareholders at the 2023 AGM, which are due to expire at the conclusion of the annual general meeting of the Company to be held in 2024.

An ordinary resolution requires the approval of a simple majority of Shareholders who vote at the General Meeting and a special resolution requires the approval of at least 75% of Shareholders who vote at the General Meeting, in order to be passed.

You have the right to appoint a proxy to vote at the General Meeting on your behalf. Details of how to appoint a proxy are set out below at '9. Action to be taken' below.

9. Action to be taken

In respect of the General Meeting

The Form of Proxy for use at the General Meeting accompanies this document. Whether or not you intend to be present at the General Meeting, the Form of Proxy should be completed and signed in accordance with the instructions thereon and returned to the Company's registrar, Neville Registrars Limited at Neville House, Steelpark Road, Halesowen, B62 8HD as soon as possible, but in any event so as to be received by no later than 10.00 a.m. on 16 August 2023. Unless the Form of Proxy is received by this date and time, it will be invalid.

Alternatively, CREST Members who wish to appoint a proxy or proxies via CREST may do so in accordance with the procedures set out in the Notice of General Meeting and the Form of Proxy, by completing and transmitting a CREST Proxy Instruction in accordance with the procedures set out in the CREST Manual so that it is received by the Registrar (under CREST Participation ID: 7RA11) by no later than 10.00 a.m. on 16 August 2023. The time of receipt will be taken to be the time from which the Registrar is able to retrieve the message by enquiry to CREST in the manner prescribed by CREST. The completion and return of the Form of Proxy or appointment of a proxy via CREST will not preclude Shareholders from attending the General Meeting and voting in person should they so wish.

If you have any questions relating to the return of the Form of Proxy, please telephone the Company's registrar, Neville Registrars Limited, on 0121 585 1131. If you are outside the United Kingdom, please telephone +44 121 585 1131. Calls outside the United Kingdom will be charged at the applicable international rate. The Registrar is open between 9.00 a.m. – 5.00 p.m. Monday to Friday, excluding public holidays in England and Wales. Calls may be recorded and randomly monitored for security and training purposes. The helpline cannot provide advice on the merits of the Resolutions nor give any financial, legal or tax advice.

10. Overseas Shareholders

The distribution of this document and the Form of Proxy in jurisdictions other than the UK may be restricted by law, and therefore persons into whose possession this document and/or accompanying documents come should inform themselves about and observe any such restrictions. This document and the Form of Proxy may not be forwarded or distributed to any other person and may not be reproduced in any manner whatsoever. Any forwarding, distribution or reproduction of this document or the Form of Proxy in whole or in part is unauthorised. Any failure to comply with these restrictions may constitute a violation of the securities laws of any such jurisdiction. Nonetheless, Shareholders who receive this document and a Form of Proxy may vote on the Resolutions set out in the Notice of General Meeting attached at the end of this document, by returning the Form of Proxy to the Registrar, so as to be received by no later than 10.00 a.m. on 16 August 2023.

11. Recommendation

The Directors consider the Fundraising to be in the best interests of the Company and its Shareholders as a whole and, accordingly, unanimously recommend Shareholders to vote in favour of the Resolutions to be proposed at the General Meeting as those Directors who hold Ordinary Shares will do in respect of their beneficial holdings amounting, in aggregate, to 26,760,929 Ordinary Shares as at 1 August 2023 (being the last practicable date prior to the publication of this document), representing 18.2% of the Company's issued share capital prior to the issue of the New Ordinary Shares.

The Fundraising is conditional, amongst other things, upon the passing of the Resolutions at the General Meeting. Shareholders should be aware that, if the Resolutions are not passed at the General Meeting, then the Fundraising will not proceed.

Yours faithfully,

Dr Jon Burrows

Chief Executive Officer

Oxford BioDynamics PLC

(incorporated and registered in England and Wales under the Companies Act 1985 with registered number 06227084)

NOTICE OF GENERAL MEETING

Notice is hereby given that a general meeting (the "**Meeting**") of Oxford BioDynamics PLC (the "**Company**") will be held at 3140 Rowan Place, John Smith Drive, Oxford Business Park South, Oxford, OX4 2WB, UK on 18 August 2023 at 10.00 a.m., for the purpose of considering and, if thought fit, passing the following resolutions ("**Resolutions**"), of which resolution 1 will be proposed as an ordinary resolution and resolution 2 will be proposed as a special resolution.

In this Notice of General Meeting, words and defined terms shall have the same meanings as words and defined terms in the circular to the holders of Ordinary Shares dated 2 August 2023 of which this Notice of General Meeting forms part.

Ordinary Resolution

1. THAT, in addition to all existing authorities given to them pursuant to section 551 of the Companies Act 2006 (the "Act"), the Directors of the Company be and are hereby generally and unconditionally authorised in accordance with section 551 of the Act to exercise all of the powers of the Company to allot shares in the Company and to grant rights to subscribe for, or to convert any security into, shares in the Company pursuant to the Fundraising up to an aggregate nominal amount of £688,312.42, provided that this authority shall, unless previously renewed, varied or revoked by the Company in general meeting, expire on 29 September 2023, except that the Directors may before the expiry of such period make an offer or agreement which would or might require shares to be allotted or rights granted after the expiry of such period, and the Directors may allot shares or grant rights in pursuance of that offer or agreement as if this authority had not expired.

Special Resolution

2. THAT, subject to and conditional on the passing of resolution 1 above, in addition to the existing authority given to them under section 570 of the Act, the Directors of the Company be and are hereby empowered under section 570 of the Act to allot equity securities (as defined in section 560 of the Act) for cash pursuant to the authority conferred by resolution 1 above as if section 561 of the Act did not apply to such allotment and such authority to be limited to the allotment of equity securities pursuant to the Fundraising and up to an aggregate nominal amount of £688,312.42, provided that this authority shall, unless previously renewed, varied or revoked by the Company in general meeting, expire on 29 September 2023, except that the Directors may before the expiry of such period make an offer or agreement which would or might require equity securities to be allotted after the expiry of such period, and the Directors may allot equity securities in pursuance of that offer or agreement as if this authority had not expired.

2 August 2023

BY ORDER OF THE BOARD

T Demain for Alder, Demain & Akers Ltd *Company Secretary*

Registered office:
3140 Rowan Place
John Smith Drive
Oxford Business Park South
Oxford OX4 2WB
United Kingdom

Notes:

- (i) Voting at the General Meeting will take place by means of a show of hands, unless a poll vote is demanded in accordance with the Company's articles of association.
- (ii) A Shareholder entitled to attend and vote at the General Meeting may appoint one or more proxies to exercise their voting rights at the General Meeting, so long as each proxy is appointed to exercise voting rights attached to different shares. A proxy need not be a Shareholder.
- (iii) The Form of Proxy provided may be used to appoint a proxy to attend and vote at the meeting on behalf of a Shareholder. A blank Form of Proxy can also be downloaded from the Company's website at http://www.oxfordbiodynamics.com/. The postal address for receipt of completed Form of Proxy is Neville Registrars Limited, Neville House, Steelpark Road, Halesowen, B62 8HD.
- (iv) To be valid, a duly signed Form of Proxy (together with any power of attorney or other authority under which it is signed, or a certified copy of the same, if applicable) must be received by the Registrar by 10.00 a.m. on 16 August 2023. The cut-off time for receipt of proxy appointments also applies to the amendment of proxy instructions. Any amended proxy appointment received after 10.00 a.m. on 16 August 2023 will be disregarded.
- (v) CREST members who wish to appoint a proxy or proxies by using the CREST electronic appointment service may do so by using the procedures described in the CREST Manual which can be viewed at www.euroclear.com. CREST personal members or other CREST sponsored members, and those CREST members who have appointed a voting service provider should refer to their CREST sponsors or voting service provider(s), who will be able to take the appropriate action on their behalf.
- (vi) In order for a proxy appointment or instruction made by means of CREST to be valid, the appropriate CREST message (a "CREST Proxy Instruction") must be properly authenticated in accordance with Euroclear UK & International Limited's specifications and must contain the information required for such instructions, as described in the CREST Manual. The message must be transmitted so as to be received by the Company's agent, Neville Registrars (CREST ID: 7RA11), no later than 48 hours (excluding non-working days) before the time appointed for the meeting. For this purpose, the time of receipt will be taken to be the time (as determined by the time stamp applied to the message by the CREST Application Host) from which the Company's agent is able to retrieve the message by enquiry to CREST in the manner prescribed by CREST.
- (vii) The Company may treat as invalid a CREST Proxy Instruction in the circumstances set out in Regulation 35(5)(a) of the Uncertificated Securities Regulations 2001.
- (viii) Appointing a proxy will not prevent you from attending the General Meeting and voting in person. However, if you decide to do so, any proxy previously appointed by you will not also be able to attend, speak and vote on your behalf.
- (ix) Pursuant to regulation 41 of the Uncertificated Securities Regulations 2001, only Shareholders listed in the register of members of the Company as at the close of business on 16 August 2023 shall be entitled to attend and vote at the General Meeting in respect of the number of shares registered in their name at such time. If the meeting is adjourned, the time by which a person must be entered on the register of members of the Company in order to have the right to attend and vote at the adjourned meeting is the close of business on the day preceding the date fixed for the adjourned meeting. Changes to the register of members after the relevant times shall be disregarded in determining the rights of any person to attend and vote at the meeting.
- (x) In the case of joint holders, the vote of the senior holder who tenders a vote, whether in person or by proxy, shall be accepted to the exclusion of the votes of the other joint holders. For this purpose, seniority shall be determined by the order in which the names stand in the register of members of the Company in respect of the relevant joint holding. For the purposes of joint holders on the Form of Proxy, the signature of one holder will be sufficient but the names of all the joint holders should be stated.
- (xi) Where a Shareholder appoints more than one proxy, each proxy must be appointed in respect of different shares comprised in his or her shareholding which must be identified on the Form of Proxy. Each such proxy will have the right to vote on a poll in respect of the number of votes attaching to

- the number of shares in respect of which the proxy has been appointed. If you wish your proxy to speak at the meeting, you should appoint a proxy other than the chairman of the meeting and give your instructions to that proxy.
- (xii) A corporation which is a Shareholder may appoint one or more corporate representatives who have one vote each on a show of hands and otherwise may exercise on behalf of the Shareholder all of its powers as a shareholder provided that they do not do so in different ways in respect of the same shares.
- (xiii) As at the date of this Notice, the Company's issued ordinary share capital comprises 146,712,380 ordinary shares of £0.01 each. Each ordinary share carries one vote and therefore the total number of voting rights at 2 August 2023 was 146,712,380.
- (xiv) None of the email addresses and fax numbers referred to in this document may be used for any purpose other than those specified.
- (xv) A copy of this document will be available on the Company's website at www.oxfordbiodynamics.com.

