Biocept Completing the Answer

Biocept Reminds Investors of Today's Deadline to be a Shareholder of Record

July 19, 2018

To be a shareholder of record, investors are advised to own Biocept stock by 4:00 PM ET, Thursday, July 19, 2018 to account for T+2 settlement timing Record date established as Monday, July 23, 2018

SAN DIEGO, July 19, 2018 /PRNewswire/ — Biocept, Inc. (NASDAQ: BIOC) ("Biocept"), a leading commercial provider of liquid biopsy tests designed to provide physicians with clinically actionable information to improve the outcomes of patients diagnosed with cancer, today issued a reminder to shareholders that the record date of its proposed rights offering is Monday, July 23, 2018. To be a shareholder of record on the record date, ownership of Biocept stock must occur by market close on Thursday, July 19, 2018 to account for settlement.



Under the proposed rights offering, Biocept will distribute one non-transferable subscription right for each share of common stock and each warrant issued by Biocept on February 13, 2015, May 4, 2016, October 19, 2016, March 31, 2017, August 9, 2017 and January 30, 2018 (on an as-if-converted-to-common-stock basis) held on the record date. Each right will entitle the holder to purchase one unit, at a subscription price of \$1,000 per unit, consisting of one share of Series A Convertible Preferred Stock with a face value of \$1,000 (and immediately convertible into shares of Biocept's common stock at a conversion price of \$4.53 per share) and 220 warrants to purchase Biocept's common stock with an exercise price of \$4.53 per share. The warrants will be exercisable for 5 years after the date of issuance.

The subscription rights are non-transferable and may only be exercised during the anticipated subscription period of Tuesday, July 24, 2018 through 5:00 PM ET on Wednesday, August 8, 2018, unless extended by Biocept.

The expected calendar for the rights offering is as follows

- Thursday, July 19, 2018: Ownership Day in order to be considered a stockholder of record onMonday, July 23, 2018, shares should be acquired by this date.
- Monday, July 23, 2018: Record Date
- Tuesday, July 24, 2018: Distribution Date; Subscription Period Begins
- Wednesday, August 8, 2018: Subscription Period Ends 5:00 PM ET(unless extended at Biocept's sole discretion)

Holders who exercise their subscription rights in full will be entitled, if available, to subscribe for additional units that are not purchased by other stockholders, on a pro rata basis and subject to ownership limitations

Biocept has engaged Maxim Group LLC and Dawson James Securities, Inc. as co-dealer-managers in the offering. Questions about the rights offering or requests for copies of the preliminary and final prospectuses, when available, may be directed to Maxim Group LLC at 405 Lexington Avenue, New York, NY 10174, Attention Syndicate Department, or via email at syndicate@maximgrp.com or telephone at (212) 895-3745.

A registration statement relating to these securities has been filed with the Securities and Exchange Commission but has not yet become effective. These securities may not be sold nor may offers to buy be accepted prior to the time the registration statement becomes effective. The rights offering, which is expected to commence following the effectiveness of the registration statement, is being made only by means of a written prospectus. A preliminary prospectus relating to and describing the proposed terms of the rights offering has been filed with the SEC as a part of the registration statement and is available on the SEC's website at https://www.sec.gov/Archives/edgar/data/1044378/000095012318005962/bioc.S1 20180523.htm. Copies of the preliminary and final prospectuses for the rights offering may be obtained, when available, from Maxim Group LLC, 405 Lexingon Avenue, New York, NY 10174, Attention Syndicate Department, email: https://www.sec.gov/Archives/edgar/data/1044378/000095012318005962/bioc.S1 20180523.htm. Copies of the preliminary and final prospectuses for the rights offering may be obtained, when available, from Maxim Group LLC, 405 Lexingon Avenue, New York, NY 10174, Attention Syndicate Department, email: https://www.sec.gov/archives/edgar/data/1044378/000095012318005962/bioc.S1 20180523.htm.

This press release does not constitute an offer to sell or the solicitation of an offer to buy these securities, nor will there be any sale of these securities in any state or other jurisdiction in which such offer, solicitation or sale would be unlawful prior to registration or another the constitution have of each count of the solicitation.

About Biocept, Inc

Biocept, Inc. is a molecular diagnostics company with commercialized assays for lung, breast, gastric, colorectal and prostate cancers, and melanoma. The Company uses its proprietary liquid biopsy technology to provide physicians with information for treating and monitoring patients diagnosed with cancer. The Company's patented Target SelectorTM liquid biopsy technology platform captures and analyzes tumor-associated molecular markers in both circulating tumor cells (CTCs) and in plasma (ctDNA). With thousands of tests performed, the platform has demonstrated the ability to identify cancer mutations and alterations to inform physicians about a patient's disease and therapeutic options. For additional information, please visit www.biocept.com.

Cautionary Statement Regarding Forward-Looking Statement

This release contains forward-looking statements that are based upon current expectations or beliefs, as well as a number of assumptions about future events. Although we believe that the expectations reflected in the forward-looking statements and the assumptions upon which they are based are reasonable, we can give no assurance that such expectations and assumptions will prove to have been correct. Forward-looking statements are generally identifiable by the use of words like "may," "will," "should," "could," "expect," "anticipate," "estimate," "believe," "intend," "or "poject" or the negative of these words or comparable terminology. To the extent that statements in this release are not strictly historical, brinding without limitation statements as to our ability to improve the diagnosis and treatment of cancer, our ability to launch the rights offering, the pricing and terms of the rights offering, and the timing of the rights offering, such statements are forward-looking, and are made pursuant to the safe harbor provisions of the Private Securities Litigation Reform Act of 1995. The reader is cautioned not to put undue reliance on these forward-looking statements are subject to numerous risk factors as set forth in our Securities and expressly disclaim any duty to update the information contained in this press release except as required by law. Readers are advised to review our filings with the SEC, which can be accessed over the Internet at the SEC's website located at www.sec.gov.

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