January 24,

2018

Harry Simeonidis President Glucose Biosensor Systems (Greater China) Holdings, Inc. 733 Third Avenue, Floor 15 New York, New York 10017

Re: Glucose Biosensor Systems (Greater China) Holdings, Inc.

Draft Offering Statement on Form 1-A

Submitted December 29, 2017

CIK No. 0001725430

Dear Mr. Simeonidis:

We have reviewed your draft offering statement and have the following comments. In

some of our comments, we may ask you to provide us with information so we may better $% \left(1\right) =\left(1\right) +\left(1\right$

understand your disclosure.

 $\hbox{ Please respond to this letter by providing the requested information and either submitting } \\$

an amended draft offering statement or publicly filing your offering statement on EDGAR.

Please refer to Rule 252(d) regarding the public filing requirements for non-public submissions,

amendments and correspondence. If you do not believe our comments apply to your facts and

circumstances or do not believe an amendment is appropriate, please tell us why in your

response. After reviewing your amended draft offering statement or filed offering statement and

the information you provide in response to these comments, we may have additional comments.

The GBS System, page 1

1. In an appropriate section of your document, state clearly the status of development of the

GBS System. Include the material hurdles that remain before development is complete

and you can sell the product that you describe. Your revised disclosure should indicate

clearly whether you have developed a functioning product with the capabilities you

 $\dot{}$ disclose, and if so, why additional development and testing is required.

Proposed Listing, page 8

2. State clearly, if true, that your securities might not ever be listed on the Nasdaq, and

investors might not know at the time that their investment decision becomes irrevocable $% \left(1\right) =\left(1\right) \left(1\right)$

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appropriate risk factors regarding information that investors will not know at the time

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their investment becomes irrevocable. For example, will investors know the identity of

your directors, or whether you will be relying on a controlled company exemption to

exchange listing requirements? In this regard, in an appropriate section of your document

addressing irrevocability, please clarify whether (1) you will issue shares upon receipt of

an investor's funds after the initial closing or (2) you will place those funds in escrow $\$

until you elect to conduct another closing.

Investment Limitations . . ., page 51

3. Reconcile your disclosure that the investment limitations apply only if you are unable to $\ \ \,$

obtain a national securities exchange listing with Rule 251(d)(2)(i)(C) which refers to the

securities listed on a national securities exchange upon qualification. It appears that you $\begin{tabular}{ll} \hline \end{tabular}$

will not know whether your securities will be listed until after your offering is closed.

Description of Business, page 54

4. State briefly the location and general character of your principal properties. In this

regard, provide us your analysis that demonstrates that your principal place of business is

in the United States or Canada for purposes of establishing your eligibility to conduct an $\,$

offering pursuant to Regulation A Rule 251. For guidance, see Securities Act Rules

Compliance and Disclosure Interpretation 182.03 available on the Commission's website.

Security Ownership . . ., page 88

over the shares held by Life Science Biosensor Diagnostics. Also, show us your $% \left(1\right) =\left\{ 1\right\} =\left\{$

calculations demonstrating how the information on page 7 and in the last column of this $\,$

table will change as a result of this offering and the transactions mentioned in Notes $7\,$

contemplated by the notes given that the transaction is not registered.

Audit Opinion, page F-3

6. Provide a revised opinion from your independent accountants that specifically states the

period covered by each financial statement identified in the audit report. Refer to

PCAOB Auditing Standard 3101.08.

Note 10: Subsequent Events, page F-15

7. Revise your financial statements and related notes to give retroactive effect to the stock

split. Refer to SAB Topic 4(C) and ASC 260-10-55-12.

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8. Revise to separately disclose the amount of proceeds received subsequent to year-end

from (i) the convertible note offering and (ii) the ordinary and preferred share $% \left(1\right) =\left(1\right) \left(1\right) +\left(1\right) \left(1\right) \left(1\right) +\left(1\right) \left(1\right) +\left(1\right) \left(1\right) +\left(1\right) +\left(1\right) \left(1\right) +\left(1$

offering. Also, disclose the number of shares issued subsequent to the year-end.

Part III--Exhibits, page 101

9. File as exhibits the agreements governing the escrow mentioned on page 44, the lock-up

agreement mentioned on page 46, the agreements mentioned on page 49, and the services $\,$

agreement mentioned on page 89.

You may contact Michael Fay at (202) 551-3812 or Gary Todd, Senior Accountant, at (202) 551-3605 if you have questions regarding comments on the financial statements and related matters. Please contact Geoff Kruczek at (202) 551-3641 or me at (202) 551-3617 with any other questions.

Sincerely,

cc: Gary J. Simon--Hughes Hubbard & Reed LLP