SANGUI BIOTECH INTERNATIONAL INC Form 424B3 May 03, 2018

SANGUI BIOTECH INTERNATIONAL, INC.

Prospectus Supplement No. 13

This Prospectus Supplement No. 13, dated May 3, 2018, contains information that supplements and updates our Prospectus dated August 10, 2015, Prospectus Supplement No. 1 dated August 14, 2015, Prospectus Supplement No. 2 dated October 5, 2015, Prospectus Supplement No. 3 dated November 23, 2015, Prospectus Supplement No. 4 dated February 24, 2016, Prospectus Supplement No. 5, dated May 23, 2016, Prospectus Supplement No. 6 dated October 12, 2016, Prospectus Supplement No. 7 dated November 21, 2016, Prospectus Supplement No. 8 dated February 21, 2017, Prospectus Supplement No. 9 dated May 19, 2017, Prospectus Supplement No. 10, dated October 16, 2017, Prospectus Supplement No. 11 dated November 20, 2017, and Prospectus Supplement No. 12, dated February 13, 2018. Since it contains only the most recent developments, this supplement should be read in conjunction with such prospectus.

This prospectus relates to the offer and resale of up to 30,000,000 shares of Sangui Biotech International, Inc. ("Sangui" or the "Company") common stock, no par value per share, by the selling security holder, Tarpon Bay Partners, LLC, a Florida limited liability company ("Tarpon"). All of such shares represent shares that Tarpon has agreed to purchase if put to it by us pursuant to the terms of the Equity Purchase Agreement we entered into with them on May 11, 2015, subject to the volume limitations and other limitations in the Equity Purchase Agreement. Subject to the terms and conditions of the Equity Purchase Agreement, we have the right to "put," or sell, up to \$5,000,000 worth of shares of our common stock to Tarpon.

Periodic Report on Form 10-Q

Attached hereto and incorporated by reference herein is our Periodic Report on Form 10-Q for the period ended March 31, 2018, which we filed with the Securities and Exchange Commission on May 3, 2018. The information set forth in the attached Periodic Report supplements and amends the information contained in the Prospectus.

This Prospectus Supplement No. 13 should be read in conjunction with, and delivered with, the Prospectus and all and Prospectus Supplements and is qualified by reference to the Prospectus except to the extent that the information in this Prospectus Supplement No. 13 supersedes the information contained in the Prospectus or Prospectus Supplements.

Investing in our common stock involves a high degree of risk.

See "Risk Factors" beginning on page 4 of the Prospectus.

Neither the Securities and Exchange Commission nor any state securities commission has approved or disapproved of these securities or determined that the Prospectus or this Prospectus Supplement No. 13 is truthful or complete. A representation to the contrary is a criminal offense.

The date of this Prospectus Supplement No. 13 is May 3, 2018.

UNITED STATES

SECURITIES AND EXCHANGE COMMISSION

WASHINGTON, D.C. 20549

FORM 10-Q

QUARTERLY REPORT PURSUANT TO SECTION 13 OR 15 (d) OF THE SECURITIES EXCHANGE ACT OF 1934

For the quarterly period ended: March 31, 2018

Commission file number: 0-21271

SANGUI BIOTECH INTERNATIONAL, INC.

(Exact name of Registrant as specified in Its Charter)

Colorado
(State or Other Jurisdiction of Incorporation or Organization)

84-1330732

(I.R.S. Employer Identification No.)

Alfred-Herrhausen-Str. 44, 58455 Witten, Germany

(Address of Principal Executive Offices)

011-49-2302-915-204

(Registrant's Telephone Number, including area code)

Indicate by check mark whether the registrant: (1) has filed all reports required to be filed by Section 13 or 15(d) of the Securities Exchange Act of 1934 during the preceding 12 months (or for such shorter period that the registrant was required to file such reports), and (2) has been subject to such filing requirements for the past 90 days. Yes [X] No []	ıs
Indicate by check mark whether the Registrant has submitted electronically and posted on its corporate web site, if any, every Interactive Data File required to be submitted and posted pursuant to Rule 405 of Regulation S-T (§ 232.405 of this chapter) during the preceding 12 months (or for such shorter period that the registrant was required to submit and post such files). Yes [X] No []	,
Indicate by check mark whether the registrant is a large accelerated filer, an accelerated filer, a non-accelerated filer, or a smaller reporting company. See definitions of "large accelerated filer," "accelerated filer" and "smaller reporting company" in Rule 12b-2 of the Exchange Act.	
Large Accelerated Filer [] Accelerated Filer []	
Smaller Reporting Company [X] Non-Accelerated Filer []	
Emerging Growth Company []	
Indicate by check mark whether the registrant is a shell company (as defined in Rule 12b-2 of the Exchange Act). Yes [] No [X]	
As of May 3, 2018, there were 188,451,503 shares of the issuer's Common Stock, no par value, issued and 188,397,747 shares outstanding.	

SANGUI BIOTECH INTERNATIONAL, INC.

Quarterly Report on Form 10-Q

For the Quarterly Period Ended March 31, 2018

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PART I - FINANCIAL INFORMATION

Item 1 - Consolidated Financial Statements

The accompanying unaudited consolidated financial statements have been prepared in accordance with the instructions to Form 10-Q pursuant to the rules and regulations of the Securities and Exchange Commission and, therefore, do not include all information and footnotes necessary for a complete presentation of our financial position, results of operations, cash flows, and stockholders' deficit in conformity with generally accepted accounting principles in the United States of America. In the opinion of management, all adjustments considered necessary for a fair presentation of the consolidated results of operations and financial position have been included and all such adjustments are of a normal recurring nature.

Our unaudited condensed consolidated balance sheet as of March 31, 2018 and the audited balance sheet as of June 30, 2017, our unaudited condensed consolidated statements of operations and comprehensive income (loss) for the three and nine month periods ended March 31, 2018, and 2017, and our unaudited condensed consolidated statements of cash flows for the nine month period ended March 31, 2018, and 2017 are attached hereto.

SANGUI BIOTECH INTERNATIONAL, INC.

Condensed Consolidated Balance Sheets (unaudited)

ASSETS

			rch 31, 2018	June 20	· ·
CURRENT ASSETS	5				
Cash		\$	24,151	\$	56,990
Prepaid ex	penses and other assets		24,363		26,662
Tax refund	ls receivable		5,912		3,183
Accounts	receivable, net		505		468
Note recei	vable, related party		7,229		6,470
	Total Current Assets		62,160		93,773
PROPERTY AND E	QUIPMENT, Net		-		-
OTHER ASSETS	TOTAL ASSETS	\$	62,160	\$	93,773
	LIABILITIES AND STOCKHOL	LDERS' EQUIT	Y (DEFICIT)		
CURRENT LIABIL Accounts	ITIES payable and accrued expenses	\$	190,892	\$	188,855

Related party payables		18,156		12,214
Note payable		41,854		39,118
Notes payable - related party		215,729		114,109
Total Current Liabilities		466,632		354,296
STOCKHOLDERS' EQUITY (Deficit)				
Preferred stock, no par value; 10.000.000 shares				
authorized, -0- shares issued and outstanding	\$	-	\$	-
Common stock, no par value; 250,000,000 shares authorized				
188,451,503 and 184,935,259 shares issued and				
188,397,747 and 184,881,503 shares outstanding				
respectively	32	,798,795	3	2,709,868
Additional paid-in capital	4	,513,328		4,513,328
Treasury stock, at cost		(19,387)		(19,387)
Accumulated other comprehensive income (loss)		85,116		122,227
Accumulated deficit	(37,	163,066)	(36	5,978,298)
Total Sangui Biotech International, Inc's stockholder's				
equity		214,786		347,738
Non-controlling interest	(619,257)		(608,261)
Total Stockholders' Equity (Deficit)	(404,471)		(260,523)
TOTAL LIABILITIES AND				
STOCKHOLDERS' EQUITY (DEFICIT)	\$	62,160	\$	93,773

The accompanying notes are an integral part of these condensed consolidated financial statements.

SANGUI BIOTECH INTERNATIONAL, INC.

Condensed Consolidated Statements of Operations and Comprehensive Income (Loss) (unaudited)

	For the Three Months Ended March 31,			For the Nine Months March 31,			Ended	
	2018		2017		2018		2	2017
REVENUES								
Product sales	\$	10,191	\$	11,678	\$	65,273	\$	47,186
COST OF SALES		-		5		44		663
GROSS MARGIN		10,191		11,673		65,229		46,523
OPERATING EXPENSES								
Research and development		9,983		3,409		17,788		11,737
Professional fees		34,866		47,730		128,789		216,920
General and administrative		34,140		36,188		96,575		112,135
Total Operating Expenses		78,989		87,327		243,152		340,792
OPERATING LOSS		(68,798)		(75,654)		(177,923)		(294,269)

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OTHER INCOME (EXPENSE)								
Gain (Loss) of foreign		(5.000)		1.061		(11.060)		1.261
exchange		(5,922)		4,364		(11,860)		4,364
Interest expense		(2,205)		(4,974)		(5,981)		(7,809)
Total other income (expense)		(8,127)		(610)		(17,841)		(3,445)
LOSS BEFORE INCOME TAXESA	ND							
NON-CONTROLLING INTEREST		(76,925)		(76,264)		(195,764)		(297,714)
Provision for income taxes NET LOSS BEFORE NON-CONTROLLING		-		-		-		-
INTEREST		(76,925)		(76,264)		(195,764)		(297,714)
				, , ,		, , ,		, ,
Less: Net loss attributable								
to non-controlling interest		5,039		3,238		10,996		15,571
NET LOSS ATTRIBUTABLE								
TO COMMON								
STOCKHOLDERS	\$	(71,886)	\$	(73,026)	\$	(184,768)	\$	(282,143)
OTHER COMPREHENSIVE INCOME (LOSS) Foreign currency								
translation adjustments		(8,236)		(11,091)		(37,111)		(8,968)
transtation adjustments		(0,250)		(11,0)1)		(37,111)		(0,700)
COMPREHENSIVE INCOME								
(LOSS)	\$	(85,161)	\$	(87,355)	\$	(232,875)	\$	(306,682)
BASIC AND DILUTED								
LOSS PER SHARE	\$	(0,00)	\$	(0,00)	\$	(0,00)	\$	(0,00)
BASIC AND DILUTED								
WEIGHTED AVERAGE								
NUMBER OF SHARES								
OUTSTANDING	13	88,451,503	13	81,761,503]	187,499,503	1	176,283,059

The accompanying notes are an integral part of these condensed consolidated financial statements.

SANGUI BIOTECH INTERNATIONAL, INC.

Condensed Consolidated Statements of Cash Flows (unaudited)

For the Nine Months Ended
March 31,
2018 2017

Net loss Adjustments to reconcile net loss to net cash used in operating activities:	\$ (195,764)	\$ (2	97,714)
	-		0.600
Common stock issued for services	11.505		9,620
Gain on change of foreign exchange rates	11,507		(4,110)
Changes in operating assets and liabilities			(70)
Trade accounts receivable	-		(79)
Prepaid expenses and other current assets	4,177		(3,174)
Tax refunds receivable	(3,849)		1,236
Accounts payable and accrued expenses	(5,782)		40,978
Related parties accounts payable	5,942		3,425
Related party advances	(240)		(465)
Net Cash Used in Operating			
Activities	(184,009)	(2.	50,283)
CASH FLOWS FROM FINANCING ACTIVITIES			
Proceeds from related party note payable	90,113		-
Proceeds from common stock issued for cash	88,928		233,950
Net Cash Provided by Financing	00,720	•	200,000
Activities	179,041	2	233,950
	,		ŕ
EFFECTS OF EXCHANGE RATES	(27,871)		(2,432)
NET INCREASE (DECREASE) IN CASH	(32,839)	(18,765)
CASH AT BEGINNING OF PERIOD	56,990		70,074
CASH AT BEST WING OF FERROD	30,770		70,074
CASH AT END OF PERIOD	\$ 24,151	\$	51,309
CASH FLOW INFORMATION			
CASH PAID FOR:			
Interest	\$ 1,553	\$	1,542

The accompanying notes are an integral part of these condensed consolidated financial statements.

SANGUI BIOTECH INTERNATIONAL, INC.

Notes to the Condensed Consolidated Financial Statements

March 31, 2018 and June 30, 2017

(Unaudited)

NOTE 1 - BASIS OF PRESENTATION

The accompanying consolidated financial statements have been prepared without audit in accordance with accounting principles generally accepted in the United States of America for interim financial information. Certain information and footnote disclosures normally included in financial statements prepared in accordance with accounting principles generally accepted in the United States of America have been condensed or omitted pursuant to such rules and regulations. The unaudited consolidated financial statements and notes should, therefore, be read in conjunction with the consolidated financial statements and notes thereto in the Company's Form 10-K for the year ended June 30, 2017. In the opinion of management, all adjustments (consisting of normal and recurring adjustments) considered necessary for a fair presentation, have been included. The results of operations for the three and nine months ended March 31, 2018 are not necessarily indicative of the results that may be expected for the full fiscal year ending June 30, 2018.

NOTE 2 - SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

Nature of Business

Sangui Biotech International, Inc., (Sangui or the Company) was incorporated in Colorado in 1995, and conducts business through its ninety-percent-owned subsidiary, Sangui BioTech GmbH (Sangui GmbH). Sangui GmbH, which is headquartered in Witten, Germany, is engaged in the development of artificial oxygen carriers (external applications of hemoglobin, blood substitutes and blood additives) as well as in the development, marketing and sales of cosmetics and wound management products.

Consolidation

The consolidated financial statements include the accounts of Sangui BioTech International, Inc. and its subsidiary. All significant intercompany accounts and transactions have been eliminated in consolidation.

Foreign Currency Translation

Assets and liabilities of the Company's foreign operations are translated into U.S. dollars at period-end exchange rates. Net exchange gains or losses resulting from such translation are excluded from net loss but are included in comprehensive income (loss) and accumulated in a separate component of stockholders' equity. Income and expenses are translated at average exchange rates for the period.

Exchanges rates used for the preparation of the consolidated balance sheet as of March 31, 2018 and June 30, 2017 and our unaudited consolidated statements of operations for the three and nine month periods ended March 31, 2018 and 2017, were calculated as follows:

The Company accounts for the translations denominated in foreign currencies in the Parent Company's books as transaction gains (losses) recognized in General & Administrative expenses.

SANGUI BIOTECH INTERNATIONAL, INC.

Notes to the Condensed Consolidated Financial Statements

March 31, 2018 and June 30, 2017

(Unaudited)

NOTE 2 - SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

Risk and Uncertainties

The Company's line of future pharmaceutical products (artificial oxygen carriers or blood substitute and additives) and medical products (wound dressings and other wound management products) being developed by Sangui GmbH, are deemed as medical devices or biologics, and as such are governed by the Federal Food and Drug and Cosmetics Act and by the regulations of state agencies and various foreign government agencies. The pharmaceutical, under development in Germany, will be subject to more stringent regulatory requirements, because they are in vivo products for humans. The Company and its subsidiaries have no experience in obtaining regulatory clearance on these types of products. Therefore, the Company will be subject to the risks of delays in obtaining or failing to obtain regulatory clearance.

Going Concern

The accompanying consolidated financial statements have been prepared assuming the Company will continue as a going concern, which contemplates, among other things, the realization of assets and satisfaction of liabilities in the normal course of business. The Company has accumulated deficit of \$ 37,163,066 as of March 31, 2018. The Company incurred a net loss of \$195,764 during the nine months ended March 31, 2018 and used cash in operating activities of \$ 184,009 during the nine months ended March 31, 2018. These conditions raise substantial doubt about the Company's ability to continue as a going concern for a period of one year from issuance of the financial statements. The Company expects to continue to incur significant capital expenses in pursuing its business plan to market its products and expand its product line, while obtaining additional financing through stock offerings or other feasible financing alternatives. In order for the Company to continue its operations at its existing levels, the Company will require significant additional funds over the next twelve months. Therefore, the Company is dependent on funds raised through equity or debt offerings. Additional financing may not be available on terms favorable to the Company, or at all. If these funds are not available the Company may not be able to execute its business plan or take advantage of business opportunities. The ability of the Company to obtain such additional financing and to achieve its operating goals is uncertain. In the event that the Company does not obtain additional capital, is not able to collect its outstanding receivables or is not able to increase cash flow through the increase of sales, there is a substantial doubt of its being able to continue as a going concern. The accompanying condensed consolidated financial statements do not include any adjustments that might result from the outcome of this uncertainty.

Cash and Cash Equivalents

The Company maintains its cash in bank accounts in Germany. Cash and cash equivalents include time deposits for which the Company has no requirements for compensating balances. The Company has not experienced any losses in its uninsured bank accounts.

SANGUI BIOTECH INTERNATIONAL, INC.

Notes to the Condensed Consolidated Financial Statements

March 31, 2018 and June 30, 2017

(Unaudited)

NOTE 2 - SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

Research and Development

Research and development costs are charged to operations as they are incurred. Legal fees and other direct costs incurred in obtaining and protecting patents are expensed as incurred.

Revenue Recognition

Product sales revenue is recognized when the sales amount is determined, shipment of goods to the customer has occurred and collection is reasonably assured. Product is shipped FOB origination. Product royalty revenue is recognized when the licensee has reported the product sales to the Company. Product royalty revenue is calculated based upon the contractual percentage of reported sales.

Basic and Diluted Earnings (Loss) Per Common Share

Basic earnings (loss) per common share are computed by dividing income (loss) available to common stockholders by the weighted average number of common shares outstanding during the period of computation. Diluted earnings (loss) per share give effect to all potential dilutive common shares outstanding during the period of compensation. The computation of diluted earnings (loss) per share does not assume conversion, exercise or contingent exercise of securities that would have an antidilutive effect on earnings. As of March 31, 2018, the Company had no potentially dilutive securities that would affect the loss per share if they were to be dilutive.

Comprehensive Income (Loss)

Total comprehensive income (loss) represents the net change in stockholders' equity during a period from sources other than transactions with stockholders and as such, includes net earnings (loss). For the Company, the components of other comprehensive income (loss) are the changes in the cumulative foreign currency translation adjustments and unrealized gains (losses) on marketable securities and are recorded as components of stockholders' equity.

Reclassifications

Certain amounts in the prior period financial statements have been reclassified to conform to the current period presentation. These reclassifications had no effect on reported losses.

Recent Accounting Pronouncements

Management does not believe that any recently issued, but not yet effective, accounting standard if currently adopted would have a material effect on the accompanying consolidated financial statements.

NOTE 3 - COMMITMENTS AND CONTINGENCIES

Litigation

The Company may, from time to time, be involved in various legal disputes resulting from the ordinary course of operating its business. Management is currently not able to predict the outcome of any such cases. However, management believes that the amount of ultimate liability, if any, with respect to such actions will not have a material effect on the Company's financial position or results of operations.

SANGUI BIOTECH INTERNATIONAL, INC.

Notes to the Condensed Consolidated Financial Statements

March 31, 2018 and June 30, 2017

(Unaudited)

NOTE 3 - COMMITMENTS AND CONTINGENCIES (Continued)

Indemnities and Guarantees

During the normal course of business, the Company has made certain indemnities and guarantees under which it may be required to make payments in relation to certain transactions. These indemnities include certain agreements with the Company's officers, under which the Company may be required to indemnify such person for liabilities arising out of their employment relationship. The duration of these indemnities and guarantees varies and, in certain cases, is indefinite. The majority of these indemnities and guarantees do not provide for any limitation of the maximum potential future payments the Company could be obligated to make. Historically, the Company has not been obligated to make significant payments for these obligations and no liabilities have been recorded for these indemnities and guarantees in the accompanying consolidated balance sheet.

NOTE 4 – DEBT

Notes Payable Related Parties

Prior to 2016, the Company entered into a note payable with a Company Director for 100,000 Euros (\$123,274 as of March 31, 2018). The note payable accrues interest at 5 percent per annum, is due on June 30, 2018 and is unsecured. As of March 31, 2018, the note has an accrued interest balance of \$17,822.

On December 12, 2017 a Company Director advanced an amount of 25,000 Euros (\$30,819 as of March 31, 2018) to the Company. The loan is due on demand, accrues interest annually at 2% and is unsecured. As of March 31, 2018, the note has an accrued interest balance of \$184.

On January 19, 2018 a Company Director advanced an amount of 25,000 Euros (\$30,819 as of March 31, 2018) to the Company. The loan is due on demand, accrues interest annually at 2% and is unsecured. As of March 31, 2018, the

note has an accrued interest balance of \$120.

On March 13, 2018 a Company Director advanced an amount of 25,000 Euros (\$30,819 as of March 31, 2018) to the Company. The loan is due on demand, accrues interest annually at 2% and is unsecured. As of March 31, 2018, the note has an accrued interest balance of \$30.

Notes payable

On June 15, 2015 the Company entered into an unsecured note for 32,963 Euros and accrues interest annually at 4%. The note was originally entered into with a related-party. As of March 31, 2018, due to a change in nature of relationship with the note holder, the Company has discontinued recording it as a related party obligation. As of March 31, 2018, the balance of the note is \$40,635. The Company made an interest payment of \$1,553 and as of period end the outstanding accrued interest owed on the note was \$1,219. The combined principal and interest at March 31, 2018 is \$41,854.

NOTE 5 – CAPITAL STOCK

<u>Preferred Stock</u> – The Company is authorized to issue 10,000,000 shares of preferred stock. No preferred stock has been issued so far. The authorized preferred shares are non-voting and the Board of Directors has not designated any liquidation value or dividend rates.

<u>Common Stock</u> – The Company is authorized to issue 250,000,000 shares of no par value common stock. The holders of the Company's common stock are entitled to one vote for each share held of record on all matters to be voted on by those stockholders. As of March 31, 2018 and June 30, 2017, the Company had 188,451,503 shares and 184,935,259 shares of common stock issued and 188,397,747 and 184,881,503 shares outstanding, respectively.

SANGUI BIOTECH INTERNATIONAL, INC.

Notes to the Condensed Consolidated Financial Statements

March 31, 2018 and June 30, 2017

(Unaudited)

On May 11, 2015, the Company entered into an equity purchase agreement (the "EPA") with an unrelated investor ("the Investor"). The EPA is a put option contract wherein, at the Company's sole discretion, up to \$5,000,000 of common stock may be sold to the Investor for a period of 3 years ending May 2018. Under the terms of the EPA, prior to 2016, the Company issued 208,333 shares pursuant to a put notice for \$10,000. The put notice yielded \$1,500 in cash against 37,037 of the 208,333 shares. In addition to these 37,037 shares, the investor converted \$2,973 in accrued interest related to a prior convertible note payable into 165,144 shares, leaving 6,152 shares held by the investor that are receivable by the Company as of March 31, 2018.

During the nine months ended March 31, 2018, the Company sold 3,570,000 shares of common stock to a Company Director for \$88,927 (\$0.025 per share).

<u>Treasury Stock</u> - The Company holds 53,756 of its common stock as treasury stock, which is valued at cost of \$19,387 at March 31, 2018.

NOTE 6 – SUBSEQUENT EVENTS

In accordance with ASC 855-10, the Company's management has reviewed all material events and there are no additional material subsequent events to report.

Item 2 - Management's Discussion And Analysis Of Financial Condition And Results Of Operations

Forward-looking Statements

The following discussion of our financial condition and results of operations should be read in conjunction with the consolidated financial statements and the related notes thereto included elsewhere in this quarterly report. Some of the information in this quarterly report contains forward-looking statements, including statements related to anticipated operating results, margins, growth, financial resources, capital requirements, adequacy of the Company's financial resources, trends in spending on research and development, the development of new markets, the development, regulatory approval, manufacture, distribution, and commercial acceptance of new products, and future product development efforts. Investors are cautioned that forward-looking statements involve risks and uncertainties, which may affect our business and prospects, including but not limited to, the Company's expected need for additional funding and the uncertainty of receiving the additional funding, changes in economic and market conditions, acceptance of our products by the health care and reimbursement communities, new development of competitive products and treatments, administrative and regulatory approval and related considerations, health care legislation and regulation, and other factors discussed in our filings with the Securities and Exchange Commission.

GENERAL

Our mission is the development of novel and proprietary pharmaceutical, medical and cosmetic products. We develop our products through our German subsidiary, Sangui GmbH. Currently, we are seeking to market and sell our products through partnerships with industry partners worldwide.

Our focus has been the development of oxygen carriers capable of providing oxygen transport in humans in the event of acute and/or chronic lack of oxygen due to arterial occlusion, anemia or blood loss whether due to surgery, trauma, or other causes, as well as in the case of chronic wounds. We have thus far focused our development and commercialization efforts on such artificial oxygen carriers by reproducing and synthesizing polymers out of native hemoglobin of defined molecular sizes. In addition, we have developed external applications of oxygen transporters in the medical and cosmetic fields in the form of sprays for the healing of chronic wounds and of gels and emulsions for the regeneration of the skin. A wound dressing that shows outstanding properties in the support of wound healing, is distributed by SastoMed GmbH (Sastomed), a former joint venture company in which we held a share of 25%, as global licensee under the Granulox brand name. Effective end of second quarter of our fiscal year 2016 we sold this stake to SanderStrohmann GmbH.

SanguiBioTech GmbH holds distribution rights for our Chitoskin wound pads for the European Union and various other countries. Additionally a European patent has been granted for the production and use of improved Chitoskin wound pads.

Our current key business focuses are: (a) selling our existing cosmetics and wound management products by way of licensing through distribution partners, or by way of direct sale, to end users; (b) identifying additional industrial and distribution partners for our patents, production techniques, and products; and, (c) obtaining the additional certifications on our products in development.

Artificial Oxygen Carriers

SanguiBioTech GmbH develops several products based on polymers of purified natural porcine hemoglobin with oxygen carrying abilities that are similar to native hemoglobin. These are (1) oxygen carrying blood additives and (2) oxygen carrying blood volume substitutes.

According to regulatory requirements, all drugs must complete preclinical and clinical trials before approval (e.g. Federal Drug Administration approval) and market launch. The Company's management believes that the European and FDA approval process will take at a minimum several years to complete.

Our most promising potential product in the area of artificial oxygen carriers, the blood additive is still in an early development stage. In the pursuit of these projects we will need to obtain substantial additional capital to continue their development. As the Company has limited financial resources, we have suspended this project

temporarily in order to focus our attention on our chronic wound research and the products developed in conjunction with their treatment.

Nano Formulations for the Regeneration of the Skin

Healthy skin is supplied with oxygen both from the inside as well as through diffusion from the outside. A lack of oxygen will cause degenerative alterations, ranging from premature aging, to surface damage, and even as extensive as causing open wounds. The cause for the lack of oxygen may be a part of the normal aging process, but it may also be caused by burns, radiation, trauma, or a medical condition. Impairment of the blood flow, for example caused by diabetes mellitus or by chronic venous insufficiency, can also lead to insufficient oxygen supply and the resulting skin damage.

In response, we developed nano-emulsion based cosmetic preparations that in their design are able to help support regeneration of the skin by improving its oxygen supply. Our line of cosmetic products was thoroughly tested by an independent research institute and received top marks for skin moisturizing, and enhanced skin elasticity, respectively. However sales of this series have remained at a low level and during the first quarter of the 2016 financial year we decided to decrease our operations in this particular segment and to abandon the patent protection for this range of products.

Chitoskin Wound Pads

Usually, normal ("primary") wounds tend to heal over a couple of days without leaving scars following a certain sequence of phases. Burns and certain diseases impede the normal wound healing process, resulting in large, hardly healing ("secondary") wounds which only close by growing new tissue from the bottom. Wound dressings serve to safeguard the wound with its highly sensitive new granulation tissue from mechanical damage as well as from infection. Using the natural polymer chitosan, Sangui's Chitoskin wound dressings show outstanding properties in supporting wound healing. SanguiBioTech GmbH holds various distribution rights for our Chitoskin wound pads, and it is the strategy of the company to find industry partners ready to acquire or license this product range as a whole.

Hemospray Wound Spray

SanguiBioTech GmbH has developed a novel medical technology supporting the healing of chronic wounds. Lack of oxygen supply to the cells in the wound ground is the main reason why those wounds lose their genuine healing power. Based on its concept of artificial oxygen carriers, the wound spray product we developed bridges the watery wound surface and permits an enhanced afflux of oxygen to the wound ground.

SanguiBioTech GmbH has granted SastoMed global distribution rights to this product. Distribution of the wound spray began in the European Union in April 2012 under the brand name "Granulox".

In December 2012, product distribution was initiated in Mexico by SastoMed GmbH and their local distribution partner Bio-Mac Pharma and international distribution has been expanded since then through cooperation agreements with local distribution partners in the Benelux countries and South Eastern Europe.

Since December 2013, international distribution outside Germany in collaboration with local partners has occurred in more than 40 countries in Europe and Latin American.

On November 13, 2017 the Company announced that Infirst Healthcare Ltd has announced that the United States (US) Food and Drug Administration had granted Fast Track designation to Granulox for the treatment of diabetic foot ulcers. It is the first and only hemoglobin spray to receive Fast Track designation - a process designed to facilitate the development, and expedite the review of, new therapies to treat serious conditions and fill an unmet medical need.

Despite the positive reviews of our product, Granulox sales have become more volatile. We remain confident, however, that SastoMed will be able to considerably increase its sales along with more international markets entering actual distribution of the product.

FINANCIAL POSITION

During the nine months ended March 31, 2018, our total assets decreased \$31,613 from \$93,773 at June 30, 2017 to \$62,160 at March 31, 2018. A decrease in the cash on hand from June 30, 2017 to March 31, 2018, of \$32,839 was primarily responsible for the decrease in the total assets.

We funded our operations primarily through our existing cash reserves and cash received from the issuance of shares of common stock. Our stockholders' equity (deficit) increased by \$143,948 from (\$260,523) at June 30, 2017 to (\$404,471) at March 31, 2018. The primary factor behind this was due to the issuance of stock for cash in the amount of \$88,927, off-set by an increase to accumulated deficit of \$184,768 as well as an decrease in accumulated other comprehensive income due to movements in the foreign exchange rate.

RESULTS OF OPERATIONS

For the three-month and nine month period ended March 31, 2018 and 2017:

REVENUES – Revenues reported were \$10,191 and \$11,678 for the three months ended March 31, 2018 and 2017 respectively. For the nine months ended March 31, 2018 and 2017 revenues were \$65,273 and \$47,186. Revenues decreased by \$1,487 for the three months ended March 31, 2018 and increased by \$18,087 for the nine months ended March 31, 2018. The decrease of \$1,487 and the increase of \$18,087 from the revenues in the comparable period of our 2017 financial year can be traced back the in royalties from the licensing agreement with SastoMed. Cost of sales were \$44 and \$663 for the nine months ended March 31, 2018 and 2017 respectively.

RESEARCH AND DEVELOPMENT – Research and development expenses increased by \$6,574 to \$9,983 from \$3,409 for the three-month periods ending March 31, 2018 and 2017. Research and development expenses increased \$6,051 to \$17,788 in the first nine month of our 2018 financial year from \$11,737 in the comparable period of the previous year. This increase is mainly attributed to higher fees for patents.

GENERAL AND ADMINISTRATIVE and PROFESSIONAL FEES – For the three months ended March 31, 2018 and 2017 the combined general and administrative expenses and professional fees decreased by \$14,912 from \$83,918 to \$69,006. Accumulated general and administrative expenses and professional fees decreased \$103,691 to approximately \$225,364 in the first nine month ended March 31, 2018, from approximately \$329,055 in the respective period of the previous year mainly due lower costs for legal advice.

INTEREST EXPENSE - interest expenses for the three-month period ended March 31, 2018 and 2017 were \$2,205 and \$4,974, a decrease of \$2,769. For the nine months ended March 31, 2018 and 2017, interest expense decreased by \$1,828 to \$5,981 from \$7,809. The increase relates to effects of exchange rates.

NET LOSS - As a result of the above factors, the net loss attributed to common shareholders decreased to a loss of \$71,886 compared to a loss of \$73,026 for the three months ended March 31, 2018 and 2017 respectively and a loss of \$184,768 compared to a loss of \$282,143 for the nine month ended March 31, 2018 and 2017 respectively The loss per share for both periods was \$(0.00).

Our consolidated net loss before non-controlling interest was \$76,925, or \$(0.00) per common share, for the three months ended March 31, 2018, compared to \$76,264 or \$(0.00) per common share, during the comparable period in our 2017 financial year. Our consolidated net loss before non-controlling interest was \$195,764 or \$(0.00) per common share, for the nine months ended March 31, 2018, compared to \$297,714 or \$(0.00) per common share, during the comparable period in our 2017 financial year.

LIQUIDITY AND CAPITAL RESOURCES

For the nine months ended March 31, 2018, net cash used in operating activities increased \$66,274 to \$(184,009), compared to \$(250,283) in the corresponding period of the previous year mainly due to the decrease of the operating loss of approximately \$101,950 from a loss of \$(297,714) in 2017 to a loss of \$(195,764) in 2018.

The Company funded its business in the first nine months ended March 31, 2018 by raising notes payables totaling 75,000 Euros (\$ 92,457 as of March 31, 2018).

We had a working capital deficit of approximately \$404,472 at March 31, 2018, a increase of approximately \$143,948 from June 30, 2017.

At March 31, 2018 compared to June 30, 2017, we had cash of \$24,151 compared to \$56,990, prepaid expenses of \$24,363 compared to \$26,662 and accounts receivable of \$505 compared \$468. We will need substantial additional funding to fulfill our business plan and we intend to explore financing sources for our future development activities. No assurance can be given that these efforts will be successful.

Item 3 - Quantitative and Qualitative Disclosures about Market Risk

We are a smaller reporting company as defined by § 229.10(f)(1) and are not required to provide the information under this item.

Item 4 - Controls and Procedures

Disclosure Controls and Procedures

As of the date of the end of the period covered by this report, our Chief Executive Officer and Chief Financial Officer conducted an evaluation of the effectiveness of the design and operation of our disclosure controls and procedures, as required by Exchange Act Rule 13a-15. Based on that evaluation, our Chief Executive Officer and Chief Financial Officer concluded that our disclosure controls and procedures were not effective as of the end of the period covered by this report to ensure that information required to be disclosed by us in the reports that we file or submit under the Exchange Act is recorded, processed, summarized and reported within the time periods specified by the SEC's rules and forms.

Disclosure controls and procedures are controls and other procedures that are designed to ensure that information required to be disclosed in our reports filed or submitted under the Exchange Act is recorded, processed, summarized and reported, within the time periods specified in the SEC's rules and forms. Disclosure controls and procedures include, without limitation, controls and procedures designed to ensure that information required to be disclosed in our reports filed under the Exchange Act is accumulated and communicated to management, including our Chief Executive Officer and our Chief Financial Officer, to allow timely decisions regarding required disclosure.

Changes in Internal Control Over Financial Reporting

There has been no change in our internal control over financial reporting that occurred during our last fiscal quarter that has materially affected, or is reasonably likely to materially affect, our internal control over financial reporting.

The term "internal control over financial reporting" is defined as a process designed by, or under the supervision of, the registrant's principal executive and principal financial officers, or persons performing similar functions, and effected by the registrant's board of directors, management and other personnel, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles and includes those policies and procedures that:

(a)

Pertain to the maintenance of records that is	n reasonable detail accuratel	y and fairly reflect the	transactions and
dispositions of the assets of the registrant;			

(b)

Provide reasonable assurance that transactions are recorded as necessary to permit preparation of financial statements in accordance with generally accepted accounting principles, and that receipts and expenditures of the registrant are being made only in accordance with authorizations of management and directors of the registrant; and

(c)

Provide reasonable assurance regarding prevention or timely detection of unauthorized acquisition, use or disposition of the registrant's assets that could have a material effect on the financial statements.

PART II - OTHER INFORMATION

Item 1 - Legal Proceedings

The Company is not aware of pending claims or assessments, which may have a material adverse impact on the Company's financial position or results of operations.

Item 1a - Risk Factors

We are a smaller reporting company and are not required to provide the information under this item.

Item 2 - Unregistered Sales of Equity Securities and Use Of Proceeds

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None.	
<u>Item 3 - Γ</u>	Defaults Upon Senior Securities
None.	
<u>Item 5 - C</u>	Other Information
None.	
<u>Item 6 – 1</u>	<u>Exhibit</u> s
Internation consolidated	Financial Statements. The unaudited condensed consolidated Balance Sheet of Sangui Biotech nal, Inc. as of March 31, 2018 and the audited balance sheet as of June 30, 2017, the unaudited condensed red Statements of Operations for the three and nine month periods ended March 31, 2018 and 2017, and the condensed consolidated Statements of Cash Flows for the nine month period ended March 31, 2018 and other with the notes thereto, are included in this Quarterly Report on Form 10-Q.
	Exhibits. The following exhibits are either filed as a part hereof or are incorporated by reference. Exhibit correspond to the numbering system in Item 601 of Regulation S-K.
Exhibit	
Number	Description of Exhibit
31.01	Certification of CEO Pursuant to Rule 13a-14(a) and 15d-14(a), filed herewith Certification of principal financial officer Pursuant to Rule 13a-14(a) and 15d-14(a),
31.02	filed herewith
32.01	Certification Pursuant to Section 1350 of Title 18 of the United States Code, filed herewith

SIGNATURES

Pursuant to	the requiremen	ts of the Securities	Exchange A	Act of 1934,	the Registrant	has duly caused	d this report to
be signed on	its behalf by the	undersigned thereu	into duly au	ıthorized.			

SANGUI BIOTECH INTERNATIONAL, INC.

Dated: May 03, 2018

/s/ Thomas Striepe

By: Thomas Striepe

Chief Executive Officer