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FORM 10KSB

HedgePath Pharmaceuticals, Inc. - HPPI

Filed: April 01, 2002 (period: December 31, 2001)

Annual report filed by small businesses

FORM 10-KSB

SECURITIES AND EXCHANGE COMMISSION
Washington, D.C. 20549

[X] ANNUAL REPORT UNDER SECTION 13 OR 15(d) OF
THE SECURITIES EXCHANGE ACT OF 1934
For the Fiscal Year Ended December 31, 2001

[] TRANSITION REPORT UNDER SECTION 13 OR 15(d) OF
THE SECURITIES EXCHANGE ACT OF 1934
For the transition period from ____ to ____

Commission file number: 001-13467

COMMONWEALTH BIOTECHNOLOGIES, INC.

(Name of small business issuer in its charter)

Virginia 54-1641133

(State or other jurisdiction of incorporation or organization) (I.R.S. Employer Identification No.)

601 Biotech Drive
Richmond, Virginia 23235
(Address of principal executive offices) (Zip Code)

Issuer's telephone number: (804) 648-3820

Securities registered pursuant to Section 12(b) of the Act: Securities registered pursuant to Section 12(g) of the Act:
Common Stock, without par value per share None
Nasdaq SmallCap Market

Check whether the issuer (1) filed all reports required to be filed by Section 13 or 15(d) of the Exchange Act during the past 12 months (or for such shorter period that the issuer was required to file such reports), and (2) has been subject to such filing requirements for the past 90 days. Yes X No ____
-

Check if there is no disclosure of delinquent filers in response to Item 405 of Regulation S-B contained in this form, and no disclosure will be contained, to the best of registrant's knowledge, in definitive proxy or information statements incorporated by reference in Part III of this Form 10-KSB or any amendment to this Form 10-KSB [].

The issuer's revenues for the year ended December 31, 2001 were \$4,786,087.

The aggregate market value of the shares of common stock, without par value ("Common Stock"), of the registrant held by non-affiliates on March 22, 2002 was approximately \$3,677,391 based on the closing sales price of the shares of \$1.86 per share, as reported on the Nasdaq SmallCap Market on March 30, 2002.

As of March 22, 2002, there were 2,076,164 shares of Common Stock outstanding.

DOCUMENTS INCORPORATED BY REFERENCE

Portions of the registrant's definitive proxy statement for its Annual Meeting of Shareholders to be held on May 23, 2002 are incorporated by reference into Part III of this Form 10-KSB.

Portions of the registrant's 2001 Annual Report to Shareholders are incorporated by reference into Part II of this Form 10-KSB.

Transitional Small Business Disclosure Format (check one:) Yes ____ No X.
-

PART I

Item 1. Description of Business.

Overview

Commonwealth Biotechnologies, Inc. (the "Company" or "CBI") was founded in 1992 to provide sophisticated research and development support services on a contract basis to the biotechnology industry. The Company's customers consist of private companies, academic institutions and government agencies, all of which use biological processes to develop products for health care, agricultural and other purposes. The Company's revenues are derived principally from providing macromolecular synthetic and analytical services to researchers in the biotechnology industry or to researchers who are engaged in life sciences research in government or academic labs throughout the world.

The Company provides these services to customers on a contract basis and derives its revenues from these services, and not only from sales of commercial products resulting from the research. This arrangement distinguishes the Company from many other biotechnology companies in that the Company's revenues are not derived from successful commercialization of a new biotechnology product. The Company believes that it has developed a strong reputation as a leading provider of biotechnology research and development analytical services. The Company is focusing its expansion efforts on the maintenance and expansion of long-term relationships with customers in the biotechnology industry and in establishing new customer relationships. The Company has implemented new technologies to provide new services to its customers, and is continuing to develop new products and services to meet the changing needs of its customers.

The Company's approach to providing services is called "Concept-to-Clinic" and is the key to CBI's continued success. It defines the approach taken with all clients - design, development, implementation and testing. Whether the client is a start-up company with research and development needs, or an established firm wishing to move a product through clinical regulation, CBI stands ready as partner of choice to provide the required services that ensures success. The use of Concept-to-Clinic is evidenced in the broad array of services CBI offers its clients.

Growth Strategy

The Company's strategy for growth focuses on expanding its long term contracts in the areas described below. The Company is not currently pursuing scientific improvements to its intellectual property portfolio, but is actively pursuing licensing and corporate partners. In this regard, CBI licensed two of its intellectual properties over the past year. AccutracTM, CBI's DNA sequencing reagent, was licensed to Applied Biosystems, Inc., Foster City, CA, under terms of a non-exclusive license agreement and HepArrest^(TM) was licensed to MediRox AB, Linkoping, Sweden for use as an in vitro reagent for reversal of heparin-induced anticoagulation in blood samples collected at the point of care from patients. MediRox paid a one-time license fee and is buying HepArrest exclusively from CBI. Depending on how fast MediRox can grow its in vitro diagnostic market, sales of HepArrest can become a contributing revenue source for the Company.

CBI expanded its molecular diagnostics platform to detection and quantitation of the various human Herpes viruses. Particular Herpes family members have been linked to chronic fatigue syndrome, organ rejection, multiple sclerosis, and Karposi's syndrome. CBI's platform offers rapid analysis combined with single copy sensitivities. CBI developed the platform under contract from Vigen, Inc., Wilmette, IL, and while CBI is the named inventor on patents protecting this platform filed with the US and PCT patent authorities, the patent is assigned to Vigen. CBI performs the assays relative to this platform under a non-exclusive license from Vigen. In the period May through December, CBI analyzed the blood serum from more than 350 patients for the presence of DNA attributable to Herpes viruses 4, 5, 6, 7 and 8. CBI's platform is also being

used in support of a clinical trial for new anti-Herpes medications. Even without a formal marketing effort, gross revenues from Herpes viral assays were \$185,000 over this eight month period.

CBI continues to grow its defense contract business. CBI's subcontract from the

Illinois Institute of Research Institute on behalf of a government Sponsor was renewed in 2001 for proprietary protocol development work in the general area of bio-defense. CBI is the prime contractor for a second government Sponsor. Under this latter agreement, research is aimed at identifying novel molecules associated with nefarious bio agents. A third contract with yet another government sponsor, awarded in September 2001, for which CBI is the prime contractor charges CBI with delineating strain identity by DNA sequence analysis of particular human pathogenic bacteria. The Company believes that these contracts demonstrate the high regard with which the various governmental agencies view CBI and are acknowledgements of its expertise in the complex area of detection and identification of agents that may be used in bio-warfare. Together, these contracts are expected to bring nearly \$2 million in gross revenue to the Company during the course of one contractual year period.

Other areas for the Company's growth include:

- Overexpression and characterization. The Company believes that there is a pressing need for GLP rated facilities to perform validated assay work on new recombinant products for large and small biotech companies. CBI is currently performing such work under long term contracts to different industry clients.
- Assay Development. The Company believes that it is uniquely qualified to help develop analytical assays for potential commercial products (pharmaceutical and otherwise) for industry clients.
- Reference Lab Work. CBI continues to grow its reference lab DNA work, which encompasses human paternity testing and animal lineage analysis. CBI has also developed unique methods for cell culture lineage analysis.
- Microbiology. Working individually or teamed with industry partners, CBI offers traditional and cutting edge microbiological analyses. Current clients include those looking to confirm the presence of suspected pathogens in suspicious powders. CBI also is consulting with major food providers to put in place rapid and meaningful assays and surveys for food borne pathogens.
- Clinical Diagnostic Support. CBI continues to grow its laboratory support services for human clinical trial studies. In addition to its assays for the various human herpes viruses, CBI offers molecular diagnostic assays to industry clients.
- Genomics/Proteomics. As the DNA make-up of individual organisms (including humans) is unveiled, CBI is able to help identify and characterize the proteins which make up the "proteome" encoded by the DNA. The Company believes that it's genomics and proteomics capabilities are well recognized. CBI specializes at developing novel mass spectral methods for characterization of organismal proteomes.
- cGMP. A move towards cGMP status would permit CBI to take on many more clients concerned with higher levels of compliance.

Regulatory Compliance

The Company is registered under the Clinical Laboratories Improvement Act (CLIA) which enables the Company to accept human samples for analysis and to perform analysis of human clinical samples for the presence of known genetic markers.

The Company is also accredited under the guidelines of the National Forensic Science Technology Center, (NFSTC), to perform DNA identity testing for submission of data into the Combined DNA Index System (CODIS) data base, and is one of a select few commercial facilities nationwide accredited by the NFSTC to perform criminal (felony) DNA database testing for submission into the FBI CODIS database.

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The Company is accredited by the American Association of Blood Banks (AABB), and the Company has participated in a validation study through the College of American Pathologists (CAP). Accreditation by the AABB enables the Company to perform paternity testing on private and public cases.

The Company is also accredited by the Centers for Disease Control to receive and handle select agents. The Company operates and maintains an accredited Biosafety level 3 facility.

The Company operates under GLP (Good Laboratory Practices) and has been accredited by the United States Department of Agriculture to receive bovine DNA samples from Europe to perform genetic, lineage, and identity analysis. The Company participated in an international study to validate bovine DNA identity

testing in conjunction with a study group located in Denmark, and in addition, is establishing DNA identity testing in horses.

These various accreditations enhance the Company's position in the marketplace and bolster its "Concept-to-Clinic" offerings. In addition to managing clinical trial work, the Company has the capacity to perform the associated lab services and the results of these lab analyses will be acceptable to the regulatory authorities.

Strategies for improving CBI's contract business

CBI will re-organize its management structure in 2002 and assign some of the current duties and responsibilities of senior management to various senior scientific staff members. This move will allow Dr. Harris, Dr. Freer and Mr. Reynolds to have more time to become more actively involved in the early interaction with potential clients and development of new business which thus extends the Company's marketing efforts. Dr. Harris will assume the responsibilities of Chief Scientific Officer (CSO) in addition to his duties as President. This is in keeping with his strengths in interacting very positively with potential clients and should give those potential clients additional assurance when developing scientific relationships. Dr. Freer will assume the responsibilities of Chief Operating Officer (COO) in addition to his duties as Chair of the Board of Directors. This move will consolidate his current oversight of marketing, sales, compliance, safety, and drug development services under one organizational entity. Finally, the DNA laboratories were re-organized at the end of 2001 to allow Mr. Reynolds more time to fully participate in strategic marketing and business development activities. The focus of these marketing efforts will be to develop new, long-term contracts and business relationships with pharmaceutical, biotech, and research companies.

Analytical Support Services

In order to analyze and experiment with cell components and macromolecules, researchers need to analyze, sequence, purify, synthesize, and characterize those components. Thus, the Company's business is dependent upon the use of sophisticated, analytical equipment. In light of increasing cost pressures, many companies, universities, and research institutions seek to avoid incurring the costs to equip and staff laboratories, which can perform these analytical services. Instead, they choose to contract with the Company for these services.

The Company is a fee-for-service contractor and typically takes no ownership position in the intellectual property rights resulting from services it performs under contract for either short term or long term contract customers. A key to the growth of the Company has been to integrate a number of foundation technologies and provide a broad range of capabilities to customers who otherwise must go to several different sources for their needs. Since commencing operations, the Company has become noted for providing a wide range of services relating to design, synthesis, purification, and analysis of peptides, proteins, and oligonucleotides.

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Providing a wide range of services is an important element of the Company's competitive strategy. Virtually all of its closest competitors provide either DNA level technologies or protein/peptide level technologies. There are few major competitors which offer integrated DNA/RNA and protein/peptide technologies and none that offer these technologies combined with sophisticated biophysical analytical techniques, such as calorimetry, spectroscopy, and mass spectral analysis. Thus, the Company can provide complete research programs to its customers. "One stop biotechnology shopping" has proved attractive in securing long term contracts with customers ranging from major pharmaceutical industry researchers to major government Sponsors of research, including agencies of the Department of Defense.

The services offered by the Company are fully detailed in its promotional brochures, and on its World Wide Web page. The Company has instituted "fax-on-demand" for customers who seek technology descriptions and pricing information.

Customers

CBI continues to redefine its client population and actively seeks clients with long term project goals, rather than individual orders for selected

technologies. "Concept-to-Clinic" defines the approach taken with all clients - design, development, implementation and testing. CBI's clients are from private companies, academic institutions and government agencies across the globe. Whether the client is a start-up company with research and development needs, or an established firm wishing to move a product through the regulatory process, CBI stands ready as partner of choice to provide the required services which ensure success. CBI's long term contract revenues increased nearly 50% in 2001 as compared to 2000.

CBI has made a conscious effort to redefine its client base. Through its aggressive marketing efforts, CBI has successfully changed its image from a "menu" driven company (where a client might order one or two analyses) to a "project oriented" company (where a client contracts with CBI to move a project from conception to practice). In the evolution of CBI's business and as prices and technologies changed, it became increasingly clear to the Company that it would be very difficult to sustain business if CBI had to rely on investigators who provided individual samples for analysis. It was simply not economically viable to consider nurturing growth on the basis of orders for individual analyses or individual orders for a limited DNA sequencing project. The only answer was large scale, solution oriented, one stop shopping.

Operations

Requests for quotes from potential customers are received via phone, e-mail, from the Company's World Wide Web page, or by hard copy directed to the Company's business coordinator or laboratory manager. All inquiries are answered by direct mail of the Company brochure and price lists, with follow up phone calls, where appropriate. Price quotes for small projects or scientists who possess the expertise necessary to respond appropriately generate routine analytical procedures. Quotes for more complex projects are developed collaboratively by the Company personnel having the requisite expertise. Most quotations are sent back to the inquiring scientist within one working day.

Incoming orders are logged onto the Company's project management system, assigned a work order number, and delivered to the appropriate scientist designated to oversee and coordinate all aspects of the particular project. The work to be done is scheduled on the appropriate instruments, and all necessary reagents or other supplies needed to complete the project are ordered as needed. Every customer is required to sign a service agreement prior to the Company initiating any requested work.

As a commercial contracts is completed, progress reports are usually sent to the customer detailing the results found to date, and the conclusions to be drawn. If the project is relatively straightforward, such as an amino acid analysis, spectroscopy, or DNA sequence analysis, the results are faxed or e-mailed to the customer prior to sending the customer the hard copy of the results. If the project involves a synthesis of a peptide or oligonucleotide, for example, the product is sent to the customer by express mail service. A data

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sheet accompanies every product, which details the physicochemical properties of the compound, including the results of all analytical tests performed which support the claimed purity and composition. The customer is invoiced upon completion of the work, or at particular points in the work program. The customer pays for the analytical services provided in accordance with the Company's standard fee structure and typically retains all rights to any intellectual property resulting from the analysis.

All data generated at the Company are archived for the customer. Where appropriate, the data are archived on selected storage media, such as back up tapes or computer disks. A file is maintained for every customer, and these files are also archived. The Company employs appropriate security measures to ensure the confidentiality of customer information.

The Company operates under strict Standard Operating Protocols ("SOPs") which detail the particular technologies used to complete the work in progress. SOPs are made available to the customer upon request. In addition, the Company's technical team follows standard operating procedures, which help to produce consistent, high quality results.

Proprietary Research and Development

CBI has developed its own intellectual properties that promise to add a significant revenue stream to the company when they are fully commercialized.

HepArrest(TM) is intended for use in acute surgical situations where the anticoagulant effects of Heparin must be reversed. When surgery is concluded, restoration of clotting function is critical to prevent unwanted bleeding and related post-operative complications. CBI has completed virtually all pre-clinical laboratory studies necessary to file its own IND for HepArrest(TM). With implementation of its drug development platform, CBI is positioned to move HepArrest(TM) through the regulatory compliance process. Concomitantly, the Company is seeking a licensing partner who will complete the IND and clinical trial process on its behalf. United States patents have been issued for HepArrest(TM). National patent filings for the product are pending in Europe, Canada and Japan, the three largest potential markets for HepArrest(TM) outside of the United States. Even if a new product were to be developed shortly, HepArrest(TM) is considerably further along in the commercialization process. If HepArrest(TM) comes to market and continues to perform in clinical trials as it has in pre-clinical trials, it is not unimaginable that HepArrest(TM) could capture a significant market share.

On April 30, 2001, the Company signed a patent license agreement with Applied Biosystems Group of PE Corporation, New York. This license agreement grants Applied Biosystems a non-exclusive, worldwide, perpetual, non-assignable license under the patent. This enables them to research, develop, make, have made, import, market, use, sell, have sold, offer to sale, distribute, have distributed and otherwise exploit products and services and to pass on to end user customers of Applied Biosystems or its distributors the right to use such product and services. The Company received licensing fees of \$400,000 of which \$200,000 was received in cash in the second quarter and the remaining \$200,000 in product and service credits. These credits were utilized to purchase equipment in June 2001.

The Company takes appropriate steps to protect its intellectual property rights and those of its customers. The Company's practice is to require its employees and consultants to execute non-disclosure and proprietary rights agreements upon commencement of employment or consulting arrangements with the Company. These agreements acknowledge the Company's exclusive ownership of all intellectual property developed by the individual during the course of his work with the Company and require that all proprietary information disclosed to the individual by the Company or its customers remain confidential.

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Marketing

The Company has expanded its customer base primarily through word-of-mouth referrals and attendance at a limited number of trade shows, seminars and meetings. Because of its ability to offer a wide range of biotechnology research services, the Company enjoys a favorable reputation among its customers, and many new customers come to the Company by word-of-mouth recommendation. The Company has constructed its own World Wide Web Home Page (www.cbi-biotech.com) and is listed with several biotechnical and biomedical oriented sites on the World Wide Web.

Human Resources

The Company currently has 33 full time employees including 7 employees in administration, marketing, sales, and customer relations, 1 computer network specialists, and 25 employees in laboratory operations; in which some employees also participate in research and development. Eleven of the Company's employees hold doctorate degrees, and 7 have master's degrees. None of the Company's employees are represented by a labor union. The Company has experienced no work stoppages and believes its relations with its employees to be good.

Competition

The Company faces several types of competition. The Company believes there are between 15 and 19 companies concentrating on peptide synthesis and about 25 other companies offering DNA related services in the United States. Very few companies offer both DNA/RNA and protein/peptide analysis. Other competition comes from divisions of larger research oriented companies or university core facilities. The principal competitive factors are pricing, expertise, and range of services offered, and the Company believes that it competes effectively on

all of these factors.

Government Regulation

The Company does not require government regulatory approvals to provide its current services. Numerous federal, state and local agencies, such as environmental, working condition and other similar regulators, have jurisdiction to take action that could have a material adverse effect upon the Company's ability to do business. The Company believes that it is in general compliance with existing federal, state and local laws and regulations and does not anticipate that continuing compliance will have any material effect upon the capital expenditures, earnings or competitive position of the Company.

The Company anticipates that its pursuit of its growth strategy will subject the Company to a heightened level of government regulation of its operations. For example, in pursuing opportunities to provide analytical services to customers seeking the approval of the United States Food and Drug Administration (the "FDA") of products, the Company's operations will become subject to compliance with standards established by the FDA, including inspections by the FDA and other federal, state and local agencies regarding work performed by the Company on specific FDA submission projects. If significant violations are discovered during an inspection, the Company may be restricted from undertaking additional work on projects until the violations are remedied. The Company has a license from the Nuclear Regulatory Commission ("NRC") for conduct of work involving radionuclides and operates a BSL3 facility under accreditation from the Centers for Disease Control.

The commercialization of the Company's proprietary technologies would also be subject to extensive government regulation and approval requirements, including the need for pre-clinical laboratory and animal tests and human clinical trials. The Company does not have, and does not anticipate developing, the facilities and expertise necessary to obtain FDA approval for or to manufacture any pharmaceutical products that may result from its technologies. Instead, the Company would license these technologies to third

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parties having the necessary facilities and expertise, which would assume responsibility for and control of regulatory matters.

Item 2. Description of Property

Facilities

Construction of the Company's present facility was completed in November 1998 at an overall cost of approximately \$ 5.1 million financed primarily through the Virginia Small Business Financing Authority (the "VSBFA") which issued \$ 4,000,000 in tax exempt industrial revenue bonds ("IRBs") for the benefit of the Company. As of December 31, 2001, the aggregate principal amount of the outstanding IRBs was approximately \$ 3,915,000. In connection with the IRB financing, liens were placed on the facility and substantially all of the Company's assets, including its accounts receivables. The Company possesses a limited right to prepay the IRB obligations pursuant to the terms of the Loan Agreement attached as Exhibit 10.14 to this Annual Report on Form 10-KSB. The debt associated with the IRBs amortizes as follows:

Principal Amount Due (\$)	Date Due	Applicable Interest Rate (%)
330,000	March 15, 2023	8.0
85,000	March 15, 2001	5.2
90,000	March 15, 2002	5.3
95,000	March 15, 2003	5.4
100,000	March 15, 2004	5.5
105,000	March 15, 2005	5.6
110,000	March 15, 2006	5.7
115,000	March 15, 2007	5.8
125,000	March 15, 2008	5.9
130,000	March 15, 2009	6.0
140,000	March 15, 2010	6.1
145,000	March 15, 2011	6.2
155,000	March 15, 2012	6.3

The Company's facility, located in Richmond, Virginia, encompasses 32,000 square feet of state-of-the-art laboratory and administrative space. The building is designed to facilitate movement of samples throughout each laboratory, and where necessary, to maintain and ensure custody of samples. The building houses expansion space, which was purposefully left undeveloped to accommodate new technologies as they come on board. The Company took possession of its current facility in late November 1998, and all labs were fully operational in the facility by mid December 1998. The Company believes that the facility is adequately insured.

Item 3. Legal Proceedings

On April 18, 2001, the Company filed a lawsuit against Virginia Commonwealth University ("VCU") and the Comptroller of the Commonwealth of Virginia for breach of contract and unjust enrichment. The Company alleges that VCU breached the terms of a subcontract related to a grant awarded to VCU by the Department of Health and Human Service (the "Department"). Pursuant to the subcontract, the Company was to provide services to VCU in connection with the grant. Upon the award of the grant, the Company alleges that VCU breached the subcontract by utilizing its graduate students to provide the services called for by the subcontract. The Company is seeking damages in the aggregate amount of \$ 227,645 plus pre-judgment and post-judgment interest. This amount relates solely to the first two years of VCU's grant. In addition, the Company is seeking a declaratory judgment stating that should the Department renew VCU's grant for a third year, VCU should be deemed to have further breached the subcontract. The Company is

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seeking damages in the amount of \$101,317 plus pre-judgment and post-judgment interest for this alleged breach.

Item 4. Submission of Matters to a Vote of Security Holders

No matter was submitted to a vote of security holders during the fourth quarter of 2001.

PART II

Item 5. Market for Common Equity and Related Stockholder Matters.

The information set forth on page 4 the Company's 2001 Annual Report to Shareholders under the caption "Market for Common Equity" is incorporated herein by reference.

Item 6. Management's Discussion and Analysis or Plan of Operation

The information set forth on pages 5 through 13 of the Company's 2001 Annual Report to Shareholders under the caption "Management's Discussion and Analysis of Financial Condition and Results of Operations" is incorporated herein by reference.

Item 7. Financial Statements.

The Company's financial statements and the related notes thereto, together with the report of McGladrey & Pullen, LLP, set forth on pages 14 through 30 of the Company's 2001 Annual Report to Shareholders are incorporated herein by reference.

Item 8. Changes in and Disagreements with Accountants on Accounting and Financial Disclosure.

The Company is not presently involved in any disagreements with its independent auditors on accounting financial disclosures.

PART III

Item 9. Directors, Executive Officers, Promoters and Control Persons;

Compliance with Section 16(a) of the Exchange Act.

Directors

The information relating to the directors of the Company set forth in the Company's definitive proxy statement relating to the Company's Annual Meeting of Shareholders to be held on May 23, 2002 (the "Proxy Statement") under the caption "Proposal 1: Election of Directors" is incorporated herein by reference.

Executive Officers

The information relating to the executive officers of the Company set forth in the Proxy Statement under the caption "Executive Compensation - Executive Officers of the Company" is incorporated herein by reference.

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Compliance with Section 16(a) of the Securities Exchange Act of 1934

The information relating to compliance with Section 16(a) of the Securities Exchange Act of 1934, as amended, is set forth in the Proxy Statement under the caption "Section 16(a) Beneficial Ownership Reporting Compliance" is incorporated herein by reference.

Item 10. Executive Compensation.

The information set forth in the Proxy Statement under the caption "Executive Compensation" is incorporated herein by reference.

Item 11. Security Ownership of Certain Beneficial Owners and Management.

The information set forth in the Proxy Statement under the caption "Voting Securities and Principal Holders Thereof" is incorporated herein by reference.

Item 12. Certain Relationships and Related Transactions.

The information set forth in the Proxy Statement under the caption "Certain Relationships and Related Transactions" is incorporated herein by reference.

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Item 13. Exhibits and Reports on Form 8-K.

(a) Exhibits

Exhibit Number	Description of Exhibit
3.1	Amended and Restated Articles of Incorporation (1)
3.2	Amended and Restated Bylaws (1)
4.1	Form of Common Stock Certificate (1)
4.2	Form of Underwriter's Warrant, as amended (1)
4.3	Form of Management Warrant, as amended (1)
10.1	Placement Agreement by and between the Company and Anderson & Strudwick, Incorporated ("A&S") (1)
10.2	Warrant Agreement between the Company and A&S (1)
10.3	Warrant Agreement between the Company and Richard J. Freer,

	as amended (1)
10.4	Warrant Agreement between the Company and Thomas R. Reynolds, as amended (1)
10.5	Warrant Agreement between the Company and Robert B. Harris, as amended (1)
10.6	Employment Agreement for Richard J. Freer (1)
10.7	Employment Agreement for Thomas R. Reynolds (1)
10.8	Employment Agreement for Robert B. Harris (1)
10.9	Executive Severance Agreement for Richard J. Freer (1)
10.10	Executive Severance Agreement for Thomas R. Reynolds (1)
10.11	Executive Severance Agreement for Robert B. Harris (1)
10.12	1997 Stock Incentive Plan, as amended (1)
10.13	2000 Stock Incentive Plan (3)
10.14	Loan Agreement between the Company and the Virginia Small Business Financing Authority (2)
13.1	Annual Report to Shareholders for the Fiscal Year Ended December 31, 2001 incorporated in Form 10-KSB (4)
23.1	Letter of Consent from McGladrey & Pullen LLP (4)

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- (1) Incorporated by reference to the Company's Registration Statement on Form SB-2, Registration No. 333-31731.
 - (2) Incorporated by reference to the Company's Current Report on Form 8-K, dated April 6, 1998, File No. 001-13467.
 - (3) Incorporated by reference to the Company's Registration Statement on Form S-8, Registration No. 333-51074.
 - (4) Filed herewith.

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Executive Compensation Plans and Arrangements

The following is a list of all executive compensation plans and arrangements filed as exhibits to this annual report on Form 10-KSB or incorporated herein by reference:

1. Warrant Agreement between the Company and Richard J. Freer, as amended (1)
2. Warrant Agreement between the Company and Thomas R. Reynolds, as amended (1)
3. Warrant Agreement between the Company and Robert B. Harris, as amended (1)
4. Employment Agreement between the Company and Richard J. Freer (1)
5. Employment Agreement between the Company and Thomas R. Reynolds (1)
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7. Executive Severance Agreement between the Company and Richard J. Freer (1)
8. Executive Severance Agreement between the Company and Thomas R. Reynolds (1)
9. Executive Severance Agreement between the Company and Robert B. Harris (1)
10. 1997 Stock Incentive Plan (1)
11. 2000 Stock Incentive Plan (2)

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- (1) Previously filed as an exhibit to the Company's Registration Statement on Form SB-2, Registration No. 333-31731, and incorporated by reference herein.
 - (2) Previously filed as an exhibit to the Company's Registration Statement on Form S-8, Registration No. 333-51074, and incorporated by reference herein.

(b) Reports on Form 8-K

The Company did not file any Current Reports on Form 8-K during the fiscal quarter ended December 31, 2001.

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SIGNATURES

In accordance with Section 13 or 15(d) of the Securities Exchange Act of 1934, the Registrant caused this report to be signed on its behalf by the undersigned, thereunto duly authorized.

COMMONWEALTH BIOTECHNOLOGIES, INC.

Date: March 29, 2002

By: /s/ Robert B. Harris, Ph.D.

Robert B. Harris, Ph.D.
President

In accordance with the Exchange Act, this report has been signed below by the following persons on behalf of the registrant and in the capacities and on the dates indicated.

Name	Title(s)	Date
/s/ Richard J. Freer, Ph.D. ----- Richard J. Freer, Ph.D.	Chairman and Director (Principal Executive Officer)	March 29, 2002
/s/ Robert B. Harris, Ph.D. ----- Robert B. Harris, Ph.D.	President and Director	March 29, 2002
/s/ Thomas R. Reynolds ----- Thomas R. Reynolds,	Senior Vice President, Secretary and Director	March 29, 2002
/s/ James H. Brennan ----- James H. Brennan	Controller (Principal Financial and Accounting Officer)	March 29, 2002
/s/ L. McCarthy Downs, III ----- L. McCarthy Downs, III	Director	March 29, 2002
/s/ Dr. Raymond Harold Cypess ----- Dr. Raymond Harold Cypess	Director	March 29, 2002
/s/ Samuel P. Sears, Jr. ----- Samuel P. Sears, Jr.	Director	March 29, 2002
/s/ Dr. Donald McAfee ----- Dr. Donald McAfee	Director	March 29, 2002
----- Everette G. Allen Jr.	Director	March 29, 2002

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10.9	Executive Severance Agreement for Richard J. Freer (1)
10.10	Executive Severance Agreement for Thomas R. Reynolds (1)
10.11	Executive Severance Agreement for Robert B. Harris (1)
10.12	1997 Stock Incentive Plan, as amended (1)
10.13	2000 Stock Incentive Plan (3)
10.14	Loan Agreement between the Company and the Virginia Small Business Financing Authority (2)
13.1	Annual Report to Shareholders for the Fiscal Year Ended December 31, 2001 incorporated in Form 10-KSB (4)
23.1	Letter of Consent from McGladrey & Pullen LLP (4)

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- (1) Incorporated by reference to the Company's Registration Statement on Form SB-2, Registration No. 333-31731.
 - (2) Incorporated by reference to the Company's Current Report on Form 8-K, dated April 6, 1998, File No. 001-13467.
 - (3) Incorporated by reference to the Company's Registration Statement on Form S-8, Registration No. 333-51074.
 - (4) Filed herewith.

To the Shareholders of
Commonwealth Biotechnologies, Inc.

CBI failed to meet its primary objective of profitability in 2001. In order to conserve cash in the face of a slowing economy, many of CBI's anticipated contractual clients reversed their decisions to out-source their work and simply deferred their research projects to a later, as yet undefined, point in time. Our budget projections for 2001, upon which CBI's profitability was predicted, were thus unattainable; much of the new anticipated revenue in the first and second quarters failed to materialize while still other early-year anticipated projects were delayed until the third and fourth quarters of 2001, which are now continuing into 2002.

In looking at potentially static revenues and declining cash reserves, CBI Management acted to reduce staffing through layoffs and attrition and to reduce or eliminate all non-production related expenditures. Fiscal practices were strictly enforced which restrict all material purchases to service on-going work only and serve to minimize all material inventories. While reductions in advertising and marketing negatively impacted CBI's ability to attract new work through the print media, expanded development and use of CBI's web page (done with internal resources) combined with favorable word-of-mouth and limited print advertising, continue to enhance CBI's exposure to life sciences investigators throughout the world.

CBI continues to re-define its client population and actively seeks clients with long-term project goals, rather than individual orders for selected technologies. Concept-to-Clinic defines the approach taken with all clients - design, development, implementation and testing. Whether the client is a start-up company with research and development needs, or an established firm wishing to move a product through the regulatory process, CBI stands ready as partner of choice to provide the required services that ensures success. CBI's long-term contract revenues increased nearly 50% in 2001 as compared to 2000.

CBI underwent an internal strategic review of its platform technologies to identify those, which were not contributing to the overhead, and profit margin of the Company. As a result, several technology platforms have been re-priced and some have been eliminated all together. CBI also underwent an extensive independent review of its fiscal practices and strategic direction. The results of the review indicate that Management has implemented measures to hold down expenses while protecting the various revenue streams. CBI Management is keenly aware of the need to continuously streamline its operations while maintaining its competitive edge. This straightforward Annual Report that you are reading is an example of where costs can be minimized by the Company while still meeting our obligations to our shareholders and clients.

All Was Not Bad News

CBI lost nearly 30% of its workforce in 2001 due to layoffs and attrition. In spite of this fact, CBI's employees have re-committed themselves to our success and productivity has been maintained.

CBI licensed two of its intellectual properties over the past year. AccutracTM, CBI's DNA sequencing reagent, was licensed to Applied Biosystems, Inc., Foster City, CA, under terms of a non-exclusive license agreement.

CBI also licensed HepArrest^(TM) to MediRox AB, Linkoping, Sweden for use as an in vitro reagent for reversal of heparin-induced anticoagulation in blood samples collected at the point of care from patients. MediRox found HepArrest to be the "only agent, which caused sustained and immediate reversal of heparin in whole blood samples without seriously affecting the integrity blood borne cells." MediRox paid a one-time license fee and is buying HepArrest exclusively from CBI. Depending on how quickly MediRox can grow its in vitro diagnostic market, sales of HepArrest can become a contributing revenue source for the Company.

CBI expanded its molecular diagnostics platform to detection and quantitation of the various human Herpes viruses. Particular Herpes family members have been linked to chronic fatigue syndrome, organ rejection, multiple sclerosis, and

Karposi's syndrome. CBI's platform offers rapid analysis combined with single copy sensitivities. CBI developed the platform under contract from Vigen, Inc., Wilmette, IL, and while CBI is the named inventor on patents protecting this platform filed with the US and PCT patent authorities, the patent is assigned to Vigen. CBI performs the assays relative to this platform under a non-exclusive license from Vigen. In the period May through December, CBI analyzed the blood serum from more than 350 patients for the presence of DNA attributable to Herpes viruses 4,5,6, 7 and 8. CBI's platform is also being used in support of a clinical trial for new anti-Herpes medications. Even without a formal marketing effort, gross revenues from Herpes viral assays were \$185,000 over this eight-month period.

CBI continues to grow its defense contract business. CBI's subcontract from the Illinois Institute of Research Institute on behalf of a government sponsor was renewed in 2001 for proprietary protocol development work in the general area of bio-defense. CBI is the prime contractor for a second government sponsor. Under this latter agreement, research is aimed at identifying novel molecules associated with nefarious bio agents. A third contract with another government Sponsor, awarded in September, 2001, for which CBI is the prime contractor charges CBI with delineating strain identity by DNA sequence analysis of particular human pathogenic bacteria. Management believes that these contracts demonstrate the high regard with which the various governmental agencies view CBI and are acknowledgement of its expertise in this complex area of detection and identification of agents, which may be used in bio-warfare. Together, these contracts are expected to bring nearly \$ 2 million in gross revenue to the Company during the course of one contractual year period.

2002

The horrific events of September 11th and the subsequent anthrax related events heightened the awareness of every US citizen to the global threats of terrorism and bioterrorism. This heightened awareness has translated into new monies designated by Congress for the specific purpose of combating and preventing bioterrorism. CBI expects to benefit from these new monies because it is uniquely equipped to address these problems on a multi-disciplinary front and is already recognized for its ability to solve problems in a timely and cost-efficient manner. CBI is competing for these monies in the form of new grant and research program applications, which are targeted for entities, which can meet absolute criteria of capabilities, confidentiality, security, compliance and certification. CBI has also instituted its own pathogenic organism analysis service in which suspect materials are analyzed for the possible presence of hazardous biological agents, including anthrax. CBI's clients for this work include various governmental agencies, first responders to acts of bioterrorism, and private contractors and businesses.

In addition to its own applications for new contract monies, CBI was invited to team with two different major bio-defense contract providers for significant dollar contracts. The outcome of these applications is not yet known.

Strategies for improving CBI's contract business. CBI will re-organize in 2002

and assign some of the current duties and responsibilities of senior Management to various senior scientific staff members. This move will allow Dr. Harris, Dr. Freer and Mr. Reynolds to have more time to become more actively involved in the early interaction with potential clients and development of new business. Dr. Harris will assume the responsibilities of Chief Scientific Officer (CSO) in addition to his duties as President. This is in keeping with his strengths in interacting very positively with potential clients and should give those potential clients some additional comfort when developing scientific relationships. Dr. Freer will assume the responsibilities of Chief Operating Officer (COO) in addition to his duties as Chairman of the Board of Directors. This move will consolidate his current oversight of marketing, sales, compliance, safety, and drug development services under one organizational entity. The DNA laboratories were re-organized at the end of 2001 to allow Mr. Reynolds more time to fully participate

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in strategic marketing and business development activities. The focus of these marketing efforts will be to develop new, long-term contracts and business relationships with pharmaceutical, biotech, and research companies.

And finally, in 2002, the Company will once again focus its energies on becoming

profitable. By holding the line on expenses and increasing revenues, CBI will position itself to turn the corner and become a sustainable, profitable business.

Thank You for Your Continued Support

CBI's Management recognizes that 2001 was a difficult year for CBI stockholders, and we thank you for seeing us through this tough period. To all its hard-working employees who have also faced a very tough year, CBI again owes its thanks and gratitude. The Company's current Board of Directors has taken an active role in helping to formulate CBI's future path, and Management thanks them for their advice and insight.

With best regards,

Richard J. Freer, Ph.D.
Chairman of the Board

Robert B. Harris, Ph.D.
President

Thomas R. Reynolds
Senior Vice-President,
Secretary

James H. Brennan
Controller

CBI welcomes your calls and inquiries.

Phone: 800-735-9224
Fax: 804-648-2642
E-Mail: info@cbi-biotech.com

Web: www.cbi-biotech.com

Address: 601 Biotech Drive
Richmond, VA 23235

You are cordially invited to attend CBI's 2002 Annual Meeting of Shareholders on May 23, 2002 at 11:00 a.m. at the Company's facility.

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Stockholder Matters

Market for Common Equity

The company completed its initial public offering on October 28, 1997 at a price per share of \$6.00. Since that time, the common stock has traded on the NASDAQ Small Cap Market ("NASDAQ"). The following table sets forth the range of high and low sales price per share of common stock for 2001.

Period	High Stock Price	Low Stock Price
1st Quarter, 2001	\$ 4.625	\$ 3.375
2nd Quarter, 2001	\$ 7.060	\$ 3.110
3rd Quarter, 2001	\$ 4.850	\$ 3.850
4th Quarter, 2001	\$ 7.080	\$ 2.550

On March 15, 2002, the last reported sales price for a share of the Company's Common Stock on NASDAQ was \$ 1.85 . As of March 31, 2002, there were 39 holders of record of the Company's Common stock and 1067 beneficial holders.

The Company has not paid any cash dividends on its Common Stock. The Company intends to retain its earnings to finance the growth and development of its business and does not expect to declare or pay dividends in the foreseeable future. The declaration of dividends is within the discretion of the Company. However, the Company's ability to pay dividends may be constrained by certain provisions of its industrial revenue bond financing.

Selected Financial Data

Set forth below is selected financial data with respect to the Company for the years ended December 31, 2001 and December 31, 2000, which has been derived from the audited financial statements of the Company. The selected financial data set forth below should be read in conjunction with "Management's Discussion and Analysis of Financial Conditions and Results of Operation."

	For the years Ended	December 31,	December 31,
	December 31, 2001	2000	1999 ----
Operational Data:			
Revenues:	\$ 4,786,087	\$ 4,366,959	\$2,565,132
Net Loss	\$<1,673,031>	\$ <2,091,194>	\$ <921,916>
Loss per common and common equivalent share	\$ <0.81>	\$ <0.51>	\$ <1.27>
Weighted average common shares outstanding	2,076,164	2,076,164	1,641,738
Balance Sheet Data:			
Total Current Assets	\$ 817,046	\$ 2,469,882	\$ 560,576
Total Assets	\$ 8,348,718	\$10,343,694	\$ 8,250,369
Total Current Liabilities	\$ 803,638	\$ 916,743	\$ 967,866
Total Liabilities	\$ 4,693,949	\$ 4,994,129	\$ 4,967,866
Total Stockholders equity	\$ 3,654,769	\$ 5,349,565	\$ 3,282,503

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MANAGEMENT'S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS.

The following should be read in conjunction with "Selected Financial Data" and the Company's Audited Financial Statements and Notes thereto included herein.

Going Concern

Since 1997 and through 2001, the Company incurred recurring operating losses due to increased operating costs without corresponding increases in revenues. Through 2001, these deficits were substantially funded through use of funds obtained from a private placement and the IPO. The Company has also used proceeds from its offerings for capital acquisitions, which were primarily funded through its issuance of Industrial Revenue Development Bonds. At December 31, 2001, the Company had used virtually all of the funds received in connection with its offerings.

The financial statements have been prepared assuming the Company will continue as a going concern. The Company incurred losses of \$1,673,031 during the year 2001 as compared to \$921,916 during the year 2000 and has a history of losses that have resulted in an accumulated deficit of \$8,238,186 as of December 31, 2001. In addition, the Company has had negative cash flows in three of the past five years. The years in which the Company reached positive cash flows were years in which equity offerings were completed.

At the outset of 2002, the Company is in an uncertain cash position. However, management believes that the Company has the capacity to address the immediate needs for cash and liquidity through an aggressive approach on a number of fronts. In 2001, when confronted with potentially static revenues and declining cash reserves, management reduced staffing through layoffs and attrition and reduced or eliminated non-production related expenditures. Fiscal practices have been strictly enforced which restricted all material purchases to service on-going work only and serve to minimize all material inventories.

There can be no assurance that any funds required during the next twelve months or thereafter can be generated from operations or that if such required funds

are not internally generated that funds will be available from external sources, such as debt or equity financing or other potential sources. The lack of adequate cash reserves resulting from the inability to generate cash flow from operations or to raise capital from external sources would force the Company to substantially curtail or cease operations and would, therefore, have a material adverse effect on its business. The Company is actively exploring the availability of varying financial and strategic transactions, which, if consummated, would address the Company's need to improve its financial condition and/or its operations.

There can be no assurance, however, that any such required funds, if presented, will be available on attractive terms or that they will not have a significantly dilutive effect on the Company's existing shareholders.

The Company's independent auditors have included a paragraph emphasizing "going concern" in their report on our 2001 financial statements. These financial statements do not include any adjustments relating to the recoverability or classification of asset carrying amounts or the amounts and classifications of liabilities that may result should the Company be unable to continue as a going concern.

Overview

The Company's revenues are derived principally from providing macromolecular synthetic and analytical services to researchers in the biotechnology industry or who are engaged in life sciences research in government

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or academic labs throughout the world. Development of innovative technologies for biotechnology requires sophisticated laboratory techniques and the Company provides these services to customers on a contract basis. The Company's customers consist of private companies, academic institutions and government agencies, all of which use biological processes to develop products for health care, agricultural, and other purposes.

The Company generally derives revenue from two types of customers: those who require a discrete set of services ("lab services"), and those who contract with the Company on an extended basis for performance of a variety of integrated services (commercial contracts, drug development contracts, and government contracts). More often than not, the Company's customers provide repeat business to the Company. The Company views commercial, drug development, and government contracts as the more important source of revenue. The Company has continued to focus its efforts on identifying these customers. These contracts generally range from a few months to more than a year. Revenues are generally recognized as services are rendered or as products are delivered. In addition, revenue is also recognized with performance-based installments payable over the contract duration as milestones are achieved.

The Company also derives revenues from genetic identity and clinical services. There has been a dramatic and constant increase in the number of private paternity cases implemented at the Company and in the number of molecular diagnostic assays performed. The Company designed and implemented molecular diagnostic assays for the presence of DNA attributable to the various human herpes viruses. This platform technology is being used to serve individual patients across the country and in support of an on-going clinical study with a new anti-viral therapeutic. The Company has grown its molecular diagnostic platform in several other critical areas and its services are being used in support of still other on-going clinical trials and in support of fundamental research and development programs for its various clients.

In 2001, the Company expanded its microbiology test services in the area of food safety, general microbiology, and assessment of biological pathogens in test samples. The Company is currently being used to determine the presence of bacterial organisms in suspicious powders and other test samples.

The Company continues to grow its defense contract business and is now actively engaged in pursuit of three different defense related contracts in the general area of bio-defense. The Company acts as both prime and subcontractor for bio defense related work.

Results of Operations

Year Ended December 31, 2001 Compared to Year Ended December 31, 2000.

Revenues

Gross revenues increased by \$419,128 or 9.6% from \$ 4,366,959 during ended December 31, 2000 ("2000") to \$4,786,087 during the year ended December 31, 2001 ("2001").

The Company experiences fluctuations in all revenue categories. Continuation of existing projects, or engagement for future projects is usually dependent upon the customer's satisfaction with the scientific results provided in initial phases of the scientific program. Continuation of existing projects or engagement of future projects also often depends upon factors beyond the Company's control, such as the timing of product development and commercialization programs of the Company's customers. The Company is unable to predict for more than a few months in advance the volume and dollar amount of future projects. The combined impact of commencement and termination of research contracts from several large customers and unpredictable fluctuations in revenue for laboratory services can result in very large fluctuations in financial performance.

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Revenues realized from lab services decreased by \$204,004 or 23.6% from \$863,737 during 2000 to \$659,733 during 2001. As mentioned in the overview section above, the Company continues to view lab services as a potential revenue source. However, the Company views commercial and government projects as the more important source of revenue and has continued to focus its efforts on identifying long-term contractual customers.

Revenues realized from various commercial contracts increased by \$588,581 or 49.2%, from \$1,197,149 during 2000 to \$1,785,730 during 2001. Of the \$1,785,730 in commercial contracts, two major clients represented 10.3% and 9.6% respectively, of the revenue earned during 2001. During 2001, the Company performed work on ninety-five commercial customers compared to forty-five during 2000.

Revenues realized from various government contracts decreased by \$439,075 or 21.9%, from \$2,007,190 during 2000 to \$1,568,115 during 2001. This decrease was primarily due to delay in the release of funds necessary to perform work for the Illinois Institute of Technology Research Institute (IITRI) program during the fourth quarter. The hold-status placed by IITRI is due to a delay in release of monies to IITRI by the Sponsor of the research program which in turn, was due to a delay in release of monies to the Sponsor by Congress. However, subsequent to year-end, some of the funds that were delayed have been released to the Company and the remainder of the funds that were delayed is expected to be released during the remainder of the first quarter of 2002. As funds are released, work is re-commenced on the program objectives.

At present, revenues from Government contracts primarily consist of two major projects. Work on a third Government project, awarded in September 2001, is just now beginning, due to delays caused by the events of September 11th. This latter contract is for \$550,000 for the period September 2001 through August 2006. The Sponsor has the option to increase this contract by \$225,000. Revenues realized as of December 31, 2001 are \$6,700.

Revenues recognized from the IITRI subcontract were \$1,024,030 during 2001. Of these monies, \$125,784 represents revenue from the third year of the contract, which was awarded in September 2001. Additional revenues to be recognized for the remainder of the third year of the contract in 2002 are \$473,314. It is anticipated that revenues for the fourth year of the contract, to be awarded in September 2002 and continuing into 2003, will be \$1,129,680.

Revenues recognized from the second Government Sponsor for the period August 2001 through December 2001 are \$384,543. These monies represent the first portion of the second year of this contract. Additional revenues to be recognized for the remainder of the second year of this contract during 2002 are \$545,667.

Revenues realized from various genetic testing decreased by \$71,635 or 25.1%,

from \$284,847 during 2000 to \$213,212 during 2001. This overall decrease is a direct result of the cancellation of a major contract by a customer who chose to continue the work internally. Revenues from individual paternity testing increased by \$97,705 or 121.1% from \$80,727 during 2000 to \$178,432 during 2001. This is due to a dramatic and constant increase in the number of private paternity cases during 2001.

In 2001, under license from a third party, the Company implemented rapid and novel techniques for analysis of patient samples for the presence of residual DNA attributable to the various human herpes viruses. Gross revenues for the period May 2001 through December 2001 for performance of these assays was \$187,366. However, in order to attract new patient work, the Company offers discounts to large clinical practices. In addition, the Company must pay royalties on the technology used. Hence, total net revenue derived from this particular clinical technology platform amounted to \$125,046 during 2001. There were no revenues derived from herpes virus testing in 2000.

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On April 30, 2001 the Company signed a patent license agreement (U.S. Patent No. 6,110,683 entitled "Automated DNA Sequencer Loading Dye Which Contains A Lane Tracking Aid issued August 29, 2000) with Applied Biosystems Group, an Applera Corporation, Foster City, CA. The Company received licensing fees of \$400,000 of which \$200,000 was received in cash in the second quarter and the remaining \$200,000 in product and service credits. These credits were utilized in June and the equipment is fully operational.

In November 2001, the Company signed a license agreement for the in vitro use of HepArrest(TM) with MediRox AB, Linkoping, Sweden. This non-exclusive license limits MediRox to the use of HepArrest in its own proprietary diagnostic instruments and obligates MediRox to purchase HepArrest from the Company. MediRox will pay the Company a \$50,000 license fee and is buying HepArrest exclusively from CBI. Depending on how fast MediRox can grow its in vitro diagnostic market, sales of HepArrest can become a contributing revenue source for the Company.

Cost of Services

Cost of services consists primarily of materials, labor, subcontractor costs and overhead. The cost of services increased by \$701,496 or 22.0%, from \$3,182,758 during 2000 to \$3,884,254 during 2001. The cost of services as a percentage of revenue was 81.2% and 72.9% during 2001 and 2000, respectively. This percentage increase was primarily due to additional expenditures in subcontractor costs (see below.)

Labor costs increased by \$233,859, or 25.8%, from \$906,012 during 2000 to \$1,139,871 during 2001. This increase reflects additional hours being directly charged to projects in lieu of overhead.

The costs for direct materials increased by \$74,441, or 13.8%, from \$538,143 during 2000, to \$612,584 during 2001. These increased costs are directly attributable to the increase of revenue generated by the Company.

Subcontractor costs as of 2001 were \$102,907. These costs incurred were from subcontractors in the new drug development activity that was placed in operation in 2001. There were no subcontract costs in 2000.

Overhead cost consists of indirect labor, depreciation, freight charges, repairs and miscellaneous supplies not directly related to a particular project. Total overhead costs increased by \$397,322 or 25.0%, from \$1,589,061 during 2000 to \$1,986,383 during 2001. Increased costs were seen primarily in the following major categories: i. indirect labor, \$87,394; ii. fringe benefits from increased costs and additional personnel, \$77,448; and iii. amortization costs of \$183,047 from the acquisition of the Drug Development contracts in January 2001.

Research and Development.

Research and development costs within the Company fall into two general categories: grant-related research and development and in-house research and development. These categories are distinguished by those performed in support of government grant-sponsored programs, and those performed in the absence of such

grants which are funded from working capital. Total expenditures for these two categories decreased by \$135,194, or 90.4%, from \$149,542 during 2000 to \$14,348 during 2001.

Expenditures to perform grant-related research activities decreased by \$70,821 or 100.0%, from \$70,821 during 2000 to \$0 during 2001. This decrease is primarily due to the Company redirecting its focus on long-term commercial contracts.

Expenditures made by the Company for in-house research activities decreased by \$64,373 or 81.8%, from

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\$78,721 during 2000 to \$14,348 during 2001. This decrease is primarily attributable to the reallocation of personnel from internal R&D efforts to focus on its core business in contract research.

Sales, General and Administrative

Sales, general and administrative expenses ("SGA") consist primarily of compensation and related costs for administrative, marketing and sales personnel, facility expenditures, professional fees, consulting, taxes, and depreciation. Total SGA costs increased by \$411,838, or 22.7%, from \$1,817,466 during 2000 to \$2,229,304 during 2001. As a percentage of revenue, these costs were 46.6% and 41.6% during 2001 and 2000, respectively.

Increases in SGA expenses were seen in the following categories. Total compensation and benefits increased by \$279,058 or 40.9% from \$394,348 during 2000 to \$673,406 during 2001. These increases are attributable to new employees who assist in the administrative support of the Company (who have since been laid off or put on part-time status as of the third quarter, 2001), to increased vacation time used by staff who accrued an additional vacation week because of their length of tenure with the Company, and increased benefits costs associated with The Company's major medical and dental plans.

Professional fees increased by \$70,652, or 22.9%, from \$309,013 during 2000 to \$379,665 during 2001. This increase is primarily due to fees paid to consultants who were initially used by the Company in pursuit of its Drug Development contracts. In addition, the Company opted to increase its coverage in personal liability for both the corporate and drug development offices.

Office Expenses decreased by \$54,412, or 35.8% from \$151,772 during 2000 to \$97,360 during 2001. This reduction is a direct result of eliminating various items previously purchased in prior periods which are no longer needed by the Company and to a severe curtailment in office supply inventories.

Marketing Expenses increased by \$185,522, or 124.5% from \$148,983 during 2000 to \$334,505 during 2001. In the early part of the 2001 Period, the Company opted to increase its marketing exposure with major increases in advertising and public relations. This marketing effort has since been dramatically downscaled.

Other Income (Expenses)

Interest income increased by \$33,631, or 53.1% from \$63,348 during 2000 to \$96,979 during 2001. Interest income has been derived from investing the unused portion of the restricted cash realized by the Company from the successful sale (March, 1998) of Industrial Revenue Bonds (IRBs) for construction of the Company's new facility. Interest income also increased due to the investing of the proceeds received from the private placement

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on September 27, 2000.

Interest costs incurred by the Company during the 2000 and 2001 included: i. interest paid to financial institutions for loans made to the Company; ii. interest paid for the Company's IRBs; and iii. amortization of costs incurred as a consequence of the completion of the Company's IRB financing. Interest costs

decreased by \$70,181 or 19.9% from \$353,305 during 2000 to \$283,124 during 2001. This decrease is the result of payments on the principal balance of long-term debt.

In addition, the Company elected to write off costs for a private placement that did not materialize during the year. This one-time write off amounted to \$110,598. The Company also elected to take a complete inventory on all lab equipment. It was determined that certain items could no longer be used or repaired. The one-time write off for these obsolete equipment items amounted to \$48,417.

Results of Operations

Year Ended December 31, 2000 Compared to Year Ended December 31, 1999

Revenues

Gross revenues increased by \$1,801,827 or 70.2% from \$2,565,132 during ended December 31, 1999 ("1999 ") to \$4,366,959 during the year ended December 31, 2000 ("2000 ").

The Company experiences fluctuations in all revenue categories. Continuation of existing projects, or engagement for future projects is usually dependent upon the customer's satisfaction with the scientific results provided in initial phases of the scientific program. Continuation of existing projects or engagement of future projects also often depends upon factors beyond the Company's control, such as the timing of product development and commercialization programs of the Company's customers. The Company is unable to predict for more than a few months in advance the volume and dollar amount of future projects. The combined impact of commencement and termination of research contracts from several large customers and unpredictable fluctuations in revenue for laboratory services can result in very large fluctuations in financial performance.

Revenues realized from lab services remained relatively flat. Revenue increased by \$28,939 or .03% from \$834,797 during 1999 to \$863,736 during 2000. Historically, a majority of the Company's net revenues have been earned under lab services. However, the Company stills views commercial and government contracts as the more important source of revenue, (as mentioned below) and has continued to focus its efforts on identifying long-term customers.

Revenues realized from commercial contracts decreased by \$15,548 or .01% from \$1,212,697 during 1999 to \$1,197,149 during 2000. This slight decrease was due to the delay in the startup of certain projects that were anticipated to begin in the fourth quarter of 2000. However as mentioned below, the Company entered into the area of government contracts and was awarded from the Illinois Institute of Technology Research Institute the second year of this contract which was expected to provide revenues of \$1.2 million.

Revenues realized from various government contracts increased by \$1,588,827 or 3,797.7%, from \$418,363 during 1999 to \$2,007,190 during 2001. This increase was primarily due to the awarding of one project form the Illinois Institute of Technology Research Institute. During the third quarter of 2000, the second year of this contract was awarded to the Company and provided revenues of \$1.2 million.

Revenues realized from genetic identity are primarily due to the startup of Paternity testing. Revenues realized from this activity have amounted to \$284,847 during 2000 compared to \$30,410 in 1999.

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The Company experienced a decrease in revenue realized from AccuTrac in the amount of \$28,506, or 68.8%, from \$ 41,420 during 1999 to \$12,914 during 2000. This decrease is primarily due to purchases in 1999 after the initiation of the product into the market, which was not continued in 2000.

Expenses

Cost of Services. Cost of services consists primarily of materials, labor,

subcontractor costs and overhead. The cost of services increased by \$728,826 or 29.7%, from \$2,453,932 during 1999 to \$3,182,758 during 2000. The cost of services as a percentage of revenue was 95.6% and 72.9% during 1999 and 2000, respectively.

Labor costs increased by \$454,096 or 100.5% from \$451,916 during 1999 to \$906,012 during 2000. Illinois This increase is primarily attributable to the reallocation of personnel in the administrative area to work on the subcontract from the Illinois Institute of Technology Research Institute.

The costs for direct materials increased by \$58,121, or 12.1%, from \$480,022 during 1999 to \$538,143 during 2000. These increased costs are directly attributable to the increase of revenue generated by the Company.

Overhead cost consists of indirect labor, depreciation, freight charges, repairs and miscellaneous supplies not directly related to a particular project. Total overhead costs increased by \$446,820 or 39.1%, from \$1,142,241 during 1999 to \$1,589,061 during 2000. Increased costs were seen primarily in the following major categories: i. indirect labor, \$206,826; ii. fringe benefits from increased costs and additional personnel, \$113,917; iii. increased depreciation expenses, \$40,224; and iv. general supplies not directly associated with any particular project, \$59,603 and v. maintenance and repair of equipment \$63,576.

Research and Development. Research and development costs within the Company fall -----

into two general categories: grant-related research and development and in-house research and development. Those performed in support of government grant-sponsored programs distinguish these categories, and those performed in the absence of such grants, which are funded from working capital. Total expenditures for these two categories decreased by \$230,211, or 60.6%, from \$379,753 during 1999 to \$149,542 during 2000. Total grant-related research and in-house research as a percentage of revenue were 3.4% and 14.8% during 2000 and 1999, respectively.

Expenditures to perform grant-related research activities decreased by \$113,472 or 61.6%, from \$184,293 during 1999 to \$70,821 during 2000. This decrease is primarily due to the completion of all of the grants in house.

Expenditures made by the Company for in-house research activities decreased by \$116,740 or 57.3%, from \$ 195,461 during 1999 to \$78,721 during 2000 Period. This decrease is primarily attributable to the reallocation of personnel in the research and development area to work on the subcontract from the Illinois Institute of Technology Research Institute.

Selling, General and Administrative. Sales, general and administrative expenses -----

("SGA") consist primarily of compensation and related costs for administrative, marketing and sales personnel, facility expenditures, professional fees, consulting, taxes, and depreciation. Total SGA costs decreased by \$155,640 or 7.9%, from \$1,973,106 during 1999 to \$1,817,466 during 2000. As a percentage of revenue, these costs were 76.9% and 41.6% during 1999 and 2000 respectively.

Total Compensation and Benefits decreased by \$243,531 or 38.2% from \$637,879 during 1999 to \$394,348 during 2000. This decrease is primarily attributable to the reallocation of personnel in the administrative area to work on the subcontract from the Illinois Institute of Technology Research Institute. Professional and consulting fees increased by \$65,585, or 26.9%, from \$243,428 during 1999 to \$309,013 during 2000. This increase is

primarily due to the additional expenditures in business and D&O insurance. In addition, increased legal fees associated with Management's proposed acquisition of SRA Life Sciences, Inc. and the defending of its AccuTrac patent also contributed to this increase. Office expenses increased by \$28,552, or 23.2%, from \$123,220 during 1999 to \$151,772 during 2000. This increase is primarily due to additional operating and office supplies needed to support the operations of the Company.

Other costs increased by \$121,518 or 121.4%, from \$100,109 during 1999 to \$221,627 during 2000. This increase is primarily due to the bad debt written-off from one customer in the amount of \$122,553.

Marketing costs decreased by \$ 166,025 or 52.7%, from \$315,008 during 1999 to \$148,983 during 2000. Reductions in advertising, public relations and payments for consulting services contributed to the decrease in marketing costs. Sales costs decreased by \$47,982 or 62.4%, from \$76,860 during 1999 to \$28,878 during 2000 Period. Elimination of the sales department contributed to the decrease in costs.

Other Income (Expenses)

Interest income to the Company decreased by \$15,645, or 19.8% from \$78,993 during 1999 to \$63,348 during 2000. Interest income has been derived from investing the unused portion of the funds realized by the Company from the successful sale (March 1998) of Industrial Revenue Bonds (IRBs) for construction of the Company's new facility.

Interest costs incurred by the Company during the 1999 and 2000 Period's included (1) interest paid to financial institutions for loans made to the Company; 2) interest paid for the Company's IRBs; and 3) amortization of costs incurred as a consequence of the completion of the Company's IRB financing and 4) interest costs associated with the line of credit from a significant stockholder of the Company, which included the valuation of the options issued in connection therewith. Interest expense increased by \$45,024 or 14.6% from \$308,281 during 1999 to \$353,305 during 2000.

Liquidity and Capital Resources

For a discussion of the Company's current financial condition, please see the section entitled "Going Concern". 2001 reflected a decrease in cash of \$819,811 from operating activities, as compared to a decrease of \$558,229 from operating activities during the 2000. The significant cash outflow for 2001 was primarily due to substantial investments made by the Company in facility costs, personnel, equipment, and marketing efforts. The cost outlays in 2001 were made possible by capital realized from the Company's private placement on September 27, 2000.

Net working capital as of December 31, 2001 and December 31, 2000 was \$13,408 (see Notes to Financial Statements #13) and \$1,553,139 respectively. This decrease is the primary result of the significant loss in 2001 of \$1,673,031. Cash flows from new and existing contracts that were expected to occur either were postponed to subsequent periods or did not materialize. As a result Management is seeking sources of new capital which it believes will be necessary to fund future operations.

The Company underwent an internal strategic review of its platform technologies and an extensive independent examination of its fiscal policies and procedures. The latter review confirmed that Management acted appropriately to reduce staffing through lay-offs and attrition and to reduce or eliminate all non-production related expenditures. Fiscal practices were strictly enforced which restrict all material purchases to service on-going work only and serve to minimize all material inventories. While reductions in advertising and marketing negatively impact CBI's ability to attract new work through the print media, expanded development and use of the Company's web page (done with internal resources) combined with favorable word-of-mouth and limited

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print advertising, continue to enhance CBI's exposure to life sciences investigators throughout the world.

As a further result of the internal review, several technology platforms, which were not contributing to the overhead and profitability of the Company, were eliminated while still others were re-priced. Management is keenly aware of the need to continuously streamline its operations while maintaining its competitive edge.

The Company's efforts continue to focus on long-term contractual projects because they are more the important source of revenues. Long-term projects generally range in duration from a few months to several years. In the fourth quarter of 1999, the Company was awarded a five-year subcontract with the Illinois Institute of Technology Research Institute. The contract is valued at approximately \$8.5 million. During the third Quarter of 2001, the third year of

this contract was awarded to the Company and provided revenues of approximately \$668,000 of which \$473,000 will be recognized during the 2002 Period. The Company expects that the fourth year of the project will be awarded in 2002 with expected revenues of \$1,130,000. In addition, the Company received an additional project in late September 2001 valued at \$887,000 of which \$546,000 will be recognized during the 2002 Period. Work on a third Government project, awarded in September, 2002, is just now beginning, due to delays caused by the events of September 11th. This latter contract is for \$550,000 for September 2001 through August, 2006. The Sponsor has the option to increase this contract by \$25,000.

On February 28, 2002, the Company received \$139,000 in advance for work to be completed over a twenty-four months period. At present, the work scope for this client will provide \$556,000 in additional revenues to the Company. However, management believes that the work scope will be expanded by the client as data is collected and that the magnitude of the contract will be increased.

Management has in the past and will continue to seek additional equity and or debt financing in the future to further the Company's development.

Forward Looking Statements

Management has included herein certain forward-looking statements within the meaning of Section 27A of the Securities Act of 1933, as amended, and Section 21E of the Securities Exchange Act of 1934, as amended. When used, statements that are not historical in nature, including the words "anticipated", "estimate", "should", "expect", "believe", "intend", and similar expressions are intended to identify forward-looking statements. Such statements are, by their nature, subject to certain risks and uncertainties.

Among the factors that could cause the actual results to differ materially from those projected are the following:

- business conditions and the general economy,
- the development and implementation of the Company's long-term business goals,
- federal, state, and local regulatory environment, o lack of demand for the Company's services, o the ability of the Company's customers to perform services "in-house" similar to those offered by the Company.
- potential cost containment by the Company's customers resulting in fewer research and development projects,
- the Company's ability to receive accreditation to provide various services, including, but not limited to paternity testing, and
- the Company's ability to hire and retain highly skilled employees,

Other risks, uncertainties, and factors that could cause actual results to differ materially from those projected are

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detailed from time to time in reports filed by the company with the Securities and Exchange Commission, including Forms 8-K, 10-QSB, and 10-KSB.

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INDEPENDENT AUDITOR'S REPORT

To the Board of Directors and Stockholders
Commonwealth Biotechnologies, Inc.
Richmond, Virginia

We have audited the accompanying balance sheets of Commonwealth Biotechnologies, Inc. as of December 31, 2001 and 2000 and the related statements of operations, changes in stockholders' equity, and cash flows for the years then ended. These financial statements are the responsibility of the Company's management. Our responsibility is to express an opinion on these financial statements based on our audits.

We conducted our audits in accordance with auditing standards generally accepted in the United States of America. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements. An audit also includes assessing the accounting principles used and significant estimates made by management, as well as evaluating the overall financial statement presentation. We believe that our audits provide a reasonable basis for our opinion.

In our opinion, the financial statements referred to above present fairly, in all material respects, the financial position of Commonwealth Biotechnologies, Inc. as of December 31, 2001 and 2000, and the results of its operations and its cash flows for the years then ended, in conformity with accounting principles generally accepted in the United States of America.

The accompanying consolidated financial statements have been prepared assuming the Company will continue as a going concern. As discussed in Note 13 to the financial statements, the Company's significant operating losses and negative cash flows raise substantial doubt about its ability to continue as a going concern. Management's plans regarding those matters are also described in Note 13. The financial statements do not include any adjustments that might result from the outcome of this uncertainty.

Richmond, Virginia
February 8, 2002

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COMMONWEALTH BIOTECHNOLOGIES, INC.

BALANCE SHEETS
December 31, 2001 and 2000

ASSETS	2001	2000
<hr/>		
Current Assets		
Cash and cash equivalents	\$ 116,151	\$ 587,156
Accounts receivable (Notes 4 and 8)	631,289	792,071
Investments (Note 2)	-	995,789
Prepaid expenses and other current assets	69,606	94,866
<hr/>		
Total current assets	817,046	2,469,882
<hr/>		
Property and Equipment, net (Notes 3, 4 and 5)	6,788,190	7,153,852
<hr/>		
Other Assets		
Bond issuance costs, less accumulated amortization 2001 \$40,649; 2000 \$29,905	227,949	238,693
Restricted cash (Note 5)	515,533	445,020
Contract acquisition costs (Note 13)	-	33,047
Deposits and other	-	3,200
<hr/>		
Total other assets	743,482	719,960
<hr/>		
	\$ 8,348,718	\$ 10,343,694
<hr/>		

See Notes to Financial Statements.

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LIABILITIES AND STOCKHOLDERS' EQUITY	2001	2000
<hr/>		
Current Liabilities		
Demand note payable (Note 4)	\$ 79,680	\$ 134,680
Current maturities of long-term debt (Note 5)	187,019	207,431
Accounts payable and other current liabilities	500,674	548,914
Deferred revenue	36,265	25,718
	<hr/>	<hr/>
Total current liabilities	803,638	916,743
Long-term debt, less current maturities (Note 5)	3,890,311	4,077,386
	<hr/>	<hr/>
Total liabilities	4,693,949	4,994,129
Commitments and contingencies (Notes 6 and 7)		
Stockholders' Equity		
Common stock, no par value, 10,000,000 shares authorized, 2001 2,076,164; 2000 2,076,164, shares issued and outstanding	-	-
Additional paid-in capital	11,892,955	11,905,864
Accumulated deficit	(8,238,186)	(6,565,155)
Accumulated other comprehensive income (Note 2)	-	8,856
	<hr/>	<hr/>
Total stockholders' equity	3,654,769	5,349,565
	<hr/>	<hr/>
	\$ 8,348,718	\$ 10,343,694
	<hr/>	<hr/>

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COMMONWEALTH BIOTECHNOLOGIES, INC.

STATEMENTS OF OPERATIONS Years Ended December 31, 2001 and 2000

	2001	2000
<hr/>		
Revenue (Note 8):		
Laboratory services	\$ 659,733	\$ 863,737
Commercial contracts	1,785,730	1,197,149
Government contracts	1,568,115	2,007,190
Food	13,364	-
Genetic Identity	213,212	284,847
Clinical services	125,046	-
Product sales	13,033	12,914
License fees	402,000	-
Other revenue	5,854	1,122
	<hr/>	<hr/>
Total revenue	4,786,087	4,366,959
	<hr/>	<hr/>
Costs of Goods		
Direct labor	1,139,871	906,012
Direct materials	612,584	538,143
Subcontractor	102,907	-
Other direct costs	28,161	-
Overhead	1,986,383	1,589,061
Research and development	14,348	149,542
	<hr/>	<hr/>
Total costs of goods	3,884,254	3,182,758
	<hr/>	<hr/>
Gross profit	901,833	1,184,201
	<hr/>	<hr/>
Selling, general and administrative	2,229,304	1,817,466
	<hr/>	<hr/>
Operating loss	(1,327,471)	(633,265)

Other income (expense):			
Interest expense (Note 4)	(283,124)	(353,305)	
Interest income	76,414	63,348	
Realized gains from sale of investments	20,565	1,306	
Costs incurred in contemplation of a private placement	(110,598)	-	
Loss from disposal of fixed assets	(48,817)	-	
Total other income (expense)	(345,560)	(288,651)	
Net loss	\$ (1,673,031)	\$ (921,916)	
Loss per common share, basic and diluted	\$ (0.81)	\$ (0.51)	

See Notes to Financial

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COMMONWEALTH BIOTECHNOLOGIES, INC.

STATEMENTS OF CHANGES IN STOCKHOLDERS' EQUITY

Years Ended December 31, 2001 and 2000

	Number of Shares Outstanding	Additional Paid-In Capital	Accumulated Deficit	Other Comprehensive Income	Total
Balance, January 1, 2000	1,643,727	\$ 8,925,742	\$ (5,643,239)	\$ -	\$ 3,282,503
Issuance of common stock, net of shares surrendered	432,437	2,953,122	-	-	2,953,122
Fair value of options issued in connection with line of credit (Note 4)	-	27,000	-	-	27,000
Unrealized gain (loss) on Investments	-	-	-	8,856	8,856
Net loss	-	-	(921,916)	-	(921,916)
Balance, December 31, 2000	2,076,164	11,905,864	(6,565,155)	8,856	5,349,565
Reclassification of unrealized gain (loss) on investments due to sale of investments	-	-	-	(8,856)	(8,856)
Issuance costs	-	(12,909)	-	-	(12,909)
Net loss	-	-	(1,673,031)	-	(1,673,031)
Balance, December 31, 2001	2,076,164	\$ 11,892,955	\$ (8,238,186)	\$ -	\$ 3,654,769

See Notes to Financial Statements.

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COMMONWEALTH BIOTECHNOLOGIES, INC.

STATEMENTS OF CASH FLOWS

Years Ended December 31, 2001 and 2000

	2001	2000
Cash Flows From Operating Activities		
Net loss	\$ (1,673,031)	\$ (921,916)
Adjustments to reconcile net loss to net cash used in operating activities:		
Depreciation and amortization	673,419	634,539
Realized gains on sale of Investments	(20,565)	(1,306)
Loss on disposal of fixed assets	48,817	-
Changes in assets and liabilities:		
Accounts receivable	160,782	(333,394)

Prepaid expenses	25,260	(91,288)
Deposits	3,200	-
Accounts payable	(48,240)	134,878
Deferred revenue	10,547	20,258
 Net cash used in operating activities	 (819,811)	 (558,229)
 Cash Flows From Investing Activities	 	
Contract acquisition costs	33,047	(33,047)
Purchases of debt securities, available-for-sale	(299,684)	(1,354,960)
Sales of debt securities, available-for-sale	1,305,205	367,510
Purchases of property and equipment	(343,853)	(332,889)
 Net cash provided by (used in) investing activities	 694,715	 (1,353,386)
 Cash Flows From Financing Activities	 	
Restricted cash	(70,513)	(26,973)
Principal payments on long-term debt, including capital lease obligations	(262,487)	(159,008)
Principal payments on line of credit	-	(300,000)
Proceeds (costs) from issuance of common stock	(12,909)	2,953,122
 Net cash provided by (used in) financing activities	 (345,909)	 2,467,141
 Net increase (decrease) in cash and cash equivalents	 (471,005)	 555,526
Cash and cash equivalents:		
Beginning	587,156	31,630
Ending	\$ 116,151	\$ 587,156
 Supplemental Disclosures of Cash Flow Information	 	
Cash payments for interest	\$ 272,380	\$ 297,489
 Supplemental Schedule of Non-Cash Investing and Financing Activities	 	
Capital lease obligations incurred for use of equipment	\$ -	\$ 378,825

See Notes to Financial Statements.

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COMMONWEALTH BIOTECHNOLOGIES, INC.

NOTES TO FINANCIAL STATEMENTS

Note 1. Nature of Business and Significant Accounting Policies

Nature of business: Commonwealth Biotechnologies, Inc., (the "Company"), was

formed on September 30, 1992, for the purpose of providing specialized analytical laboratory services for the life scientist. The Company provides basic research services in the general areas of protein/peptide and DNA/RNA chemistries. Such services include synthesis, sequence analysis, composition analysis, protein purification and biophysical characterization of biologically relevant materials. The Company also pursues its own research and development leading to intellectual properties.

A summary of the Company's significant accounting policies follows:

Estimates: The preparation of financial statements in conformity with

accounting principles generally accepted in the United States of America requires management to make estimates and assumptions that affect the reported amounts of asset and liabilities and disclosure of contingent asset and liabilities at the date of the financial statements and the reported amounts of revenues and expenses during the period. Actual results could differ from those estimates.

Revenue recognition: The Company recognizes revenue and related profit upon

the completion of laboratory service projects, or upon the delivery and acceptance of biologically relevant materials that have been synthesized in accordance with project terms. Laboratory service projects are generally administered under fee-for-service contracts or purchase orders. Any revenues from research and development arrangements, including corporate contracts and research grants, are recognized pursuant to the terms of the related agreements as work is performed, or as scientific milestones, if any, are achieved. Amounts received in advance of the performance of services or acceptance of a milestone, are recorded as deferred revenue.

Cash and cash equivalents: The Company considers all highly liquid debt

instruments purchased with an original maturity of three months or less to be cash equivalents. At times, the Company maintains cash balances in excess of FDIC insured amounts.

Investment in debt securities: Management determines the appropriate

classification of securities at the date individual investment securities are acquired, and the appropriateness of such classification is reassessed at each statement of financial condition date. The Company currently has no securities which are classified as held-to-maturity or trading.

Available-for-sale securities consist of debt securities not classified as trading or held-to-maturity. Available-for-sale securities are stated at fair value, and unrealized holding gains and losses, net of the related deferred tax effect, are reported as a separate component of stockholders' equity.

Premiums and discounts on investments in debt securities are amortized over the contractual lives of those securities, except for mortgage-backed securities for which prepayments are probable and predictable which are amortized over the estimated expected lives of those securities. The method of amortization results in a constant effective yield on those securities (the interest method). Interest on debt securities is recognized in income as earned, and dividends on marketable equity securities are recognized in income when declared. Realized gains and losses, including losses from declines in value of specific securities determined by management to be other-than-temporary, are included in income. Realized gains and losses are determined on the basis of the average cost of the securities sold.

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COMMONWEALTH BIOTECHNOLOGIES, INC.

NOTES TO FINANCIAL STATEMENTS

Note 1. Nature of Business and Significant Accounting Policies (Continued)

Property and equipment: Property and equipment are recorded at cost.

Depreciation is computed principally by the straight-line method over the following estimated useful lives providing depreciation and amortization for financial reporting purposes. The cost of repairs and maintenance is expensed as incurred. The estimated useful lives of assets are as follows:

	Years
Buildings	39.5
Laboratory and computer equipment	7 - 10
Furniture and fixtures and office equipment	7
Automobile	5

Other assets: Bond issuance costs consist of origination cost associated with the 2000 bond issue and are being amortized over twenty-five years using the straight-line method which does not differ materially from the effective interest method. Amortization expense was \$10,743 for the years ended December 31, 2001 and 2000.

Income taxes: Deferred taxes are provided on a liability method whereby

deferred tax assets are recognized for deductible temporary differences and deferred tax liabilities are recognized for taxable temporary differences. Temporary differences are the differences between the reported amounts of assets and liabilities and their tax bases. Deferred tax assets are reduced by a valuation allowance when, in the opinion of management, it is more likely than not that some portion or all of the deferred tax assets will not be realized. Deferred tax assets and liabilities are adjusted for the effects of changes in tax laws and rates on the date of enactment.

Research and development: Costs incurred in connection with research and

development activities are expensed as incurred. These consist of direct and indirect costs associated with specific research and development projects. Internal research and development cost, which are included in research and development cost in the statement of operations, were \$14,348 and \$78,721 for the years ended December 31, 2001 and 2000, respectively.

Loss per common share: Basic loss per share has been computed on the basis of

the weighted-average number of common shares outstanding. Common shares issuable upon exercise of the employee stock options (see Note 12) have not been included in the computation because their inclusion would have had an antidilutive effect applicable to the net loss. Following is information regarding the computation of loss per share data for the years ended December 31, 2001 and 2000, respectively.

	2001	2000		
	Numerator	Denominator	Numerator	Denominator
Basic loss per share:				
Loss available to stockholders	\$(1,673,031)		\$ (921,916)	
Average shares outstanding		2,076,164		1,807,142
Effect of dilutive shares	-	-	-	-

Fair value of financial instruments: The Company has determined, based on

available market information and appropriate valuation methodologies, that the fair value of its financial instruments approximates carrying value. The carrying amounts of cash and cash equivalents, accounts receivable and accounts payable

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COMMONWEALTH BIOTECHNOLOGIES, INC.

NOTES TO FINANCIAL STATEMENTS

Note 1. Nature of Business and Significant Accounting Policies (Continued)

approximate fair value due to the short-term maturity of the instruments. The carrying amount of debt approximates fair value because the interest rates under the credit agreement are predominantly variable, based on current market conditions.

Reclassifications: Certain amounts in the 2000 financial statements have been

reclassified to conform to the 2001 financial statement presentation. The reclassifications had no effect on either net income or retained earnings for the year ended December 31, 2000.

Note 2. Investment in Debt Securities

As of December 31, 2001, the Company did not have any investments in debt

securities. The following is a summary of the Company's investment in available-for-sale securities as of December 31, 2000:

December 31, 2000	Amortized Cost	Gross Gains	Gross Unrealized Losses	Fair Value
U.S. government securities	\$ 986,933	\$ 8,856	\$ -	\$ 995,789

Note 3. Property and Equipment

Property and equipment consisted of the following:

Property and equipment consisted of the following:

	2001	2000
Land	\$ 403,919	\$ 403,919
Building	4,904,666	4,904,666
Laboratory equipment	3,329,611	3,185,797
Furniture, fixtures and office and computer equipment	396,126	339,886
Automobile	24,637	24,637
	-----	-----
	9,058,959	8,858,905
Less accumulated depreciation	2,270,769	1,705,053
	-----	-----
	\$ 6,788,190	\$ 7,153,852
	=====	=====

Depreciation expense was \$660,697 and \$576,972 for the years ended December 31, 2001 and 2000, respectively.

Note 4. Demand Notes Payable and Line of Credit

The Company has a demand note payable with a bank, which bears interest at the bank's prime rate plus 1% (totaling 5.75% at December 31, 2001). The note has no stated maturity and is collateralized by a security interest in the Company's accounts receivable, equipment and intangibles.

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COMMONWEALTH BIOTECHNOLOGIES, INC.

NOTES TO FINANCIAL STATEMENTS

Note 4. Demand Notes Payable and Line of Credit (Continued)

In September 1999, the Company obtained an unsecured line of credit in the amount of \$400,000 from a corporation solely owned by a significant stockholder of the Company. Interest was payable in cash monthly at a rate of 6%. The line of credit was due on September 30, 2000, and was repaid from the proceeds of a private placement of the Company's common stock (see Note 11).

In 1999, and as part of the financing agreement related to the line of credit, the Company issued an option to purchase 10,000 shares of common stock to the stockholder. These options were credited to additional paid-in capital at their fair value at date of issuance with a corresponding reduction in the recorded amount of the outstanding borrowing. The resulting discount was amortized as an

increase to interest expense over the life of the line of credit. In addition, as part of the consideration given to this stockholder for the letter of credit, in 2000 the Company issued options to purchase 21,250 shares of common stock. The additional options were valued at an amount representing interest expense of 9% per annum beyond the interest payable in cash. The fair value of these options has been credited to additional paid-in capital with a corresponding charge to interest expense.

Total interest expense related to the line of credit, including the value of the options awarded, amounted to \$58,315 for the year ended December 31, 2000. The line-of-credit was paid in full during 2000, therefore, there were no payments of interest for the year ended December 31, 2001.

Note 5. Long-term Debt and Pledged Assets

Long-term debt consist of:

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COMMONWEALTH BIOTECHNOLOGIES, INC.

NOTES TO FINANCIAL STATEMENTS

Long-term debt consist of:

	2001	2000
Industrial Revenue Development Bonds Series 1998A (5.2%- 7%), payable in monthly installments of interest only through March 15, 2000, annual installments of principal and interest from March 15, 2001 through March 15, 2023, secured by a first deed of trust on land and building with a carrying value of \$4,851,865	\$3,585,000	\$3,670,000
Industrial Revenue Development Bonds Series 1998B, (8%), payable in monthly installments of interest only through March 15, 2023 and a final payment of \$330,000 due March 15, 2023, secured by a second deed of trust on land and building with a carrying value of \$4,851,865	330,000	330,000
Capital lease obligation due in monthly installments of \$8,502 to August, 2003, discounted at a rate of 10.9%	154,812	235,145
Capital lease obligation due in monthly installments of \$3,814 to February, 2002, discounted at a rate of 11.75%	7,518	49,672
 Less current maturities	 4,077,330	 4,284,817
	187,019	207,431
 =====	 \$3,890,311	 \$4,077,386

Note 5. Long Term Debt and Pledged Assets (Continued)

The bond agreements require the Company to maintain debt service reserve funds, which are held by a trustee. Debt service reserve funds are included in the balance sheets as restricted cash.

Maturities of long-term debt are as follows:

Year	Amount
2002	\$ 39,875

2003	36,297
2004	34,174
2005	28,384
2006	4,731

	\$ 143,461
	=====

Note 6. Commitments, Contingencies and Subsequent Events

Leases: The Company leases office space and equipment under noncancelable operating leases. Total operating rental expense for the years ended December 31, 2001 and 2000, was \$94,533 and \$19,943, respectively. Future minimum rental commitments under operating leases as of December 31, 2001 are as follows:

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COMMONWEALTH BIOTECHNOLOGIES, INC.

NOTES TO FINANCIAL STATEMENTS

Employment agreements: On June 24, 1997, the company entered into employment agreements with its founders. Each of the agreements has a term of five years with specified base salaries and provide for successive one-year terms. In addition, except for 1997, the employment agreements provide the Company's executive officers with annual bonuses equal to, in the aggregate, 15% of the Company's pretax net income for the preceding fiscal year. For the years ended December 31, 2001 and 2000, there were no bonuses for the Company's executive officers.

Contract purchase: On January 1, 2001, the Company purchased contracts and rights to pending contracts held by the drug-development group of SRA Life Sciences, Inc. of Falls Church, Virginia for \$150,000. In connection with this purchase, the Company incurred acquisition costs, during 2000, totaling \$33,047. These costs were capitalized and fully amortized during 2001.

Stock incentive plan: Subsequent to year-end, a 2002 Stock Incentive Plan was adopted by the Board of Directors, subject to shareholder approval. As adopted, the plan makes up to 300,000 shares of common stock available for grants of restricted stock awards and stock options in the form of incentive stock options and non-statutory options to employees, directors and consultants of the Company. Shareholder approval will be voted upon at the Company's annual meeting on May 23, 2002.

Blank check preferred stock: Subsequent to year-end, the Board of Directors adopted a resolution approving an amendment to the Company's Amended and Restated Articles of Incorporation to provide for the creation of a new class of 2,000,000 shares of "blank check" preferred stock, subject to shareholder approval. "Blank check" preferred stock refers to stock for which the designations, preferences, conversion rights, and cumulative, relative, participating, optional or other rights, including voting rights, qualifications, limitations or restrictions thereof, are determined by the Board of Directors of a company. This proposal will also be voted upon at the annual meeting on May 23, 2002.

Note 7. Retirement Plan

The Company maintains a 401(k) Plan (the "Plan") which covers substantially all employees. Under the Plan, employees may elect to defer a portion of their salary, up to the maximum allowed by law, and the Company will match the contribution up to 1% of the employee's salary. The Company made contributions of \$17,680 and \$3,363 to the Plan in 2001 and 2000, respectively.

Year	Amount
2002	\$ 187,019
2003	160,311
2004	100,000
2005	105,000
2006	110,000
Thereafter	3,415,000

	\$4,077,330
	=====

Note 8. Major Customer

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COMMONWEALTH BIOTECHNOLOGIES, INC.

NOTES TO FINANCIAL STATEMENTS

Revenues for the years ending December 31, 2001 and 2000 include revenues from one major customer of \$1,024,030 and \$1,637,903, respectively. Trade receivables due from this customer as of December 31, 2001 and 2000 were \$136,258 and \$389,439, respectively.

Note 9. Compensation and Benefit Costs

Compensation and benefit costs are included in the statements of operations as follows:

	2001	2000
Cost of services	\$1,139,871	\$ 906,012
Overhead	693,753	309,331
Selling, general and administrative expenses	673,407	712,173
Research and development	14,348	126,903
	-----	-----
	\$2,521,379	\$2,054,419
	=====	=====

Note 10. Income Taxes

The difference between expected income tax benefits and income tax benefits recorded in the financial statements is explained below:

Note 10. Income Taxes (Continued)

	2001	2000
Income taxes (credits) computed at 34% statutory rate	\$ (568,831)	\$ (313,451)
Change in valuation allowance	653,982	347,296
Other, primarily state income tax benefit	(85,151)	(33,845)
	-----	-----
	\$ -	\$ -
	=====	=====

The significant components of deferred income tax assets and liabilities as of December 31 consist of the following:

	2001	2000
Deferred tax assets:		
Effect of net operating loss	\$ 3,323,032	\$ 2,666,236
Other	124,256	75,953
	3,447,288	2,742,189
Deferred tax liabilities:		
Tax depreciation in excess of book depreciation	410,568	359,451
	3,036,720	2,382,738
Net deferred tax asset before valuation allowance	3,036,720	2,382,738
Less valuation allowance		
	\$ -	\$ -

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COMMONWEALTH BIOTECHNOLOGIES, INC.

NOTES TO FINANCIAL STATEMENTS

Operating loss carryforwards of approximately \$8,956,000 may be used to offset future taxable income and expire in various years through 2021. The Company also has research and development credit carryforwards of approximately \$50,000 that expire in various years through 2020.

Note 11. Private Placement Offering

On September 27, 2000, the Company completed a private placement of 348,000 shares of common stock at a purchase price of \$7.471 per share and warrants to purchase an additional 348,000 shares of common stock. The warrants are divided into two equal portions, with one-half having the right to purchase one share of common stock at a price of \$6.50 per share for period of eighteen months, the other half having the right to purchase one share of common stock at a purchase price of \$6.50 per share for a period of five years. The warrants are callable at the option of the Company at a price of \$10.40 per share. In addition, the 101,500 warrants previously issued to the Underwriters (see Note 12) in connection with the Company's initial public offering was adjusted in terms of maturities, exercise prices and call provisions, but not number, to the same structure as the warrants above. As a result of the change in the exercise price, the difference between the new exercise price of \$6.50 per share and future changes in the market value of the stock will be treated pursuant to the rules for variable plan accounting, whereby fluctuations in the market value above the exercise price will be recognized as an expense. As of December 31, 2001, no warrants have been exercised. Proceeds, net of issuance costs, totaled \$2,350,397.

Note 12. Stock Compensation

The Company adopted its Stock Incentive Plan (the "Plan") on June 24, 1997. The Plan provides for the granting to employees, officers, directors, consultants and certain other nonemployees of the Company of options to purchase shares of common stock. A maximum of 410,000 shares of common stock may be issued pursuant to the Plan. Of the maximum number of shares to be issued under the Plan, 270,000 have been reserved for incentive awards to be granted to the founders of the Company, and 61,000 shares are reserved for incentive awards to be granted to others. Additionally, the Company has reserved an aggregate of 201,500 shares of common stock for issuance upon exercise of the Underwriter's Warrants

(101,500) (see Note 11) and the Management warrants (100,000).

Incentive awards may be in the form of stock options, restricted stock, incentive stock or tax offset rights. In the case of incentive stock options (within the meaning of Section 422 of the Internal Revenue Code of 1986, as amended), the exercise price will not be less than 100% of the fair market value of shares covered at the time of the grant, or 110% for incentive stock options granted to persons who own more than 10% of the Company's voting stock.

Options granted under the Plan generally vest over a five-year period from the date of grant and are exercisable for ten years, except that the term may not exceed five years for incentive stock options granted to persons who own more than 10% of the Company's outstanding common stock.

The Company applies Accounting Principles Board Opinion No. 25 and related accounting interpretations in accounting for its plan and for management warrants and, accordingly, no compensation cost has been recognized. Had compensation cost for the Company's plan been determined based on the fair value at the grant dates for awards under the plan consistent with the method prescribed by FASB No. 123, Accounting for Stock-

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COMMONWEALTH BIOTECHNOLOGIES, INC.

NOTES TO FINANCIAL STATEMENTS

Based Compensation, the Company's net loss and loss per share would have increased to the proforma amounts indicated below:

	2001	2000
<hr/>		
Net loss:		
As reported, historically	\$ (1,673,031)	\$ (921,916)
Proforma	(1,862,576)	(1,026,620)
Loss per common share:		
As reported, historically	(0.81)	(0.51)
Proforma	(0.90)	(0.57)

Under FASB No. 123, the fair value of each management stock option and warrant is estimated on the date of grant using the Black-Scholes option pricing model. The following weighted-average assumptions were used for grants in 2001 and 2000, respectively: No dividend yield, expected volatility of 100% and 122%, risk-free interest rate of 4.2% and 5.1%, and expected lives of 4 and 5 years.

Note 12. Stock Compensation (Continued)

Stock option transactions are summarized as follows:

	Weighted Average Exercise Price	Weighted Average Exercise Price
	2001	2000
<hr/>		
Options and warrants outstanding, beginning of year	515,713	\$ 7.93
Granted	278,759	3.95
Exercised	-	-
		(92,318)
		8.83
		5.64
		8.48

Lapsed	(10,425)	8.49	(5,600)	8.25
Options and warrants outstanding, end of year	784,047	\$ 6.49	515,713	\$ 7.93
Options and warrants exercisable, end of year	571,845	\$ 7.88	446,560	\$ 8.69
Weighted-average fair value per option and warrant for options and warrants granted during the year		\$ 2.91		\$ 4.85
		=====		=====

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COMMONWEALTH BIOTECHNOLOGIES, INC.

NOTES TO FINANCIAL STATEMENTS

The following table summarizes information about stock options and warrants outstanding at December 31, 2001:

Exercise Prices Per Share	Number Outstanding	Outstanding		Exercisable	
		Weighted Average Remaining Contractual Life (Years)	Weighted Average Exercise Price Per Share	Number Exercisable	Weighted Average Exercise Price Per Share
\$3.75 - 5.25	345,728	4	\$ 4.02	152,776	\$ 6.02
\$5.50 - 7.00	154,763	4	6.29	145,163	6.34
\$7.50 - 9.00	25,500	4	6.42	21,150	7.68
\$9.25 - 10.00	257,356	2	9.89	252,356	9.89
\$19.00 - 20.00	700	3	20.00	400	20.00
\$3.75 - 20.00	784,047		\$ 6.49	571,845	\$ 7.88

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COMMONWEALTH BIOTECHNOLOGIES, INC.

NOTES TO FINANCIAL STATEMENTS

Note 13. Going Concern and Management Plan

The financial statements have been prepared assuming the Company will continue as a going concern. The Company incurred losses totaling \$1,673,031 during the year ended December 31, 2001 and has a history of losses that have resulted in an accumulated deficit of \$8,238,186 at December 31, 2001. In addition, the Company has had negative cash flows in three out of the past five years. The years in which the Company reached positive cash flows were years in which equity offerings were completed.

Management has taken a number of steps to improve cash flow and liquidity. Beginning in the summer of 2001, the Company reduced personnel levels, curtailed research and development expenses, reduced marketing expenditures, deferred directors' fees and a portion of officers' compensation. The company has also reduced or delayed expenditures on items that are not critical to operations. The Company is in active negotiations with a number of parties with respect to strategic transactions which, if consummated, would favorably impact the Company's financial condition. There can be no assurances, however, that any such transactions will be consummated.

There can be no assurance that any funds required during the next twelve months

or thereafter can be generated from operations or that if such required funds are not internally generated that funds will be available from external sources such as debt or equity financings or other potential sources. The lack of additional capital resulting from the inability to generate cash flow from operations or to raise capital from external sources would force the Company to substantially curtail or cease operations and would, therefore, have a material adverse effect on its business. Further, there can be no assurance that any such required funds, if available, will be available on attractive terms or that they will not have a significantly dilutive effect on the Company's existing shareholders.

There is substantial doubt about the Company's ability to continue as a going concern. These financial statements do not include any adjustments relating to the recoverability or classification of asset carrying amounts or the amounts and classification of liabilities that may result should the Company be unable to continue as a going concern.

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The Executive Officers and Board of Directors

Executive Officers

Richard J. Freer, Ph.D.
Chairman of the Board, COO

Robert B. Harris, Ph.D.
President, CSO

Thomas R. Reynolds
Senior Vice President and Secretary

James H. Brennan, MBA
Controller

Directors

Richard J. Freer, Ph.D.
Chairman of the Board, COO

Robert B. Harris, Ph.D.
President, CSO

Thomas R. Reynolds
Vice President and Secretary

Dr. Raymond H. Cypess
President and CEO
American Type Culture Collection

L. McCarthy Downs III
Chairman of the Board
Anderson & Strudwick, Inc.

Dr. Donald A. McAfee
Chief Technical Officer
Aderis Pharmaceuticals, Inc.

Samuel P. Sears, Jr.
Attorney at Law

Mr. Everette G. Allen, Jr.
Chairman, Senior Partner
Allen & Allen, PC

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Corporate Information

Corporate Office

Commonwealth Biotechnologies, Inc.
601 Biotech Drive
Richmond, VA 23235
Telephone: 800-735-9224; 804-648-3820
Fax: 804-648-2641
E-mail: info@cbi-biotech.com
Web site: www.cbi-biotech.com

General Counsel

Reed Smith LLP
Riverfront Plaza-West Tower
901 E. Byrd Street, Suite 1700
Richmond, VA 23219

Patent Counsel

Burns Doan Swecker and Mathis, LLP
1737 King Street
Alexandria, VA 22314

Transfer Agent and Registrar

Computershare Trust Co.
350 Indiana St.
Golden, CO 80401

Independent Auditors

McGladrey and Pullen, LLP
1051 East Cary Street
Richmond, VA 23219

INDEPENDENT AUDITOR'S CONSENT

As independent auditors, we hereby consent to the incorporation by reference of our report, dated February 8, 2002, which includes an emphasis paragraph relating to uncertainty as to the Company's ability to continue as a going concern, relating to the financial statements of Commonwealth Biotechnologies, Inc. for the years ended December 31, 2001 and 2000, included in the 2001 Annual Report to Shareholders and incorporated by reference into the Annual Report on Form 10-KSB, into the Company's previously filed Form S-8 Registration Statement, File No. 333-51074, and Form S-3 Registration Statement No. 333-51078.

Richmond, Virginia
March 29, 2002