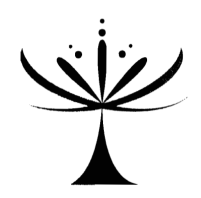
Annual Report 2017-2018





WELCURE DRUGS & PHARMACEUTICALS LTD.



WELCUREDRUGS & PHARMACEUTICAL SLTD.

Board of Directors (All Non-Wholetimers & Honorary)

Shri Sudhir Chandra (Managing Director)
Shri M. L. Bhateja - Director & C. F. O.
Shri D. C. Jain - Director
Shri S. S. Dhanoa - Director
Ms. Rashi Goel - Director & Company Secretary

Audit Committee

Shri Sudhir Chandra Shri S. S. Dhanoa Shri M. L. Bhateja Ms. Rashi Goel

Stakeholder Relatioship Committee

Shri M.L.Bhateja, Chairman Shri S. S. Dhanoa Shri Sudhir Chandra Ms. Rashi Goel

Remuneration Committee

Shri S. S. Dhanoa Shri M. L. Bhateja Shri Sudhir Chandra

Auditors

V. P. Gupta & Co.

Internal Auditors

Vibhor Gupta & Associates

Registered Office

B-9, 10, Laxmi Towers, L.S.C., C Block, Saraswati Vihar, Delhi-110034

Share Transfer Agent

Link Intime (India) Pvt. Ltd., 44, Community Centre, 2nd Floor, Naraina Industrial Area, Phase-I, Near PVR Naraina, New Delhi-110028.

BOARD'S REPORT:

The Board hereby presents the Twenty Sixth Annual Report together with AuditedIND AS Financial Statements comprising Balance sheet, the statement of Profit and Loss (including other comprehensive income), the cash flow statement and the statement of changes in Equity of the Company and Auditors Report for the Financial Year ended 31st March 2018 in terms of section 134(3) of Companies Act 2013.

- Extract of Annual Return: Extract of the Annual Return as provided under section 92(3) of the Companies Act, 2013 in form MGT-9 is annexed as Annexure-I.
- 2. Numbers of Meetings of The Board: The Details are given in Para2(d) of Corporate Governance Report.
- 3. Directors Responsibility Statement: Directors hereby state that:
- (a) In the preparation of the annual accounts, the applicable accounting stan dards including Indian Accounting Standards (Ind AS) prescribed under section 133 of the Companies Act, 2013 had been followed along with proper explanation relating to material departures;
- (b) The Directors had selected such accounting policies and applied them consistently and made judgments and estimates that are reasonable and prudent so as to give a true and fair view of the state of affairs of the Company which comprise the Balance Sheet, Statement of Profit & Loss, the cash flow statement and the statement of changes in Equity for the financial year ended on 31.03.2018;
- (c) The Directors had taken proper and sufficient care for the maintenance of adequate accounting records in accordance with the provisions of this Act, for safeguarding the assets of the company and for preventing and detecting fraud and other irregularities;
- (d) The Directors had prepared the Annual Accounts on a going concern basis; and
- (e) The Directors had laid down internal financial controls over financial reporting to be followed by the company and that such internal financial controls are adequate and were operating effectively; for ensuring the orderly and efficient conduct of business, including adherence to company's policies, the safeguarding its assets, prevention and detention of frauds and errors, the accuracy and completeness of accounting records, and the timely preparation of reliable financial information.
- (f) The Directors had devised proper systems to ensure compliance with the provisions of all applicable laws and that such system were adequate and operating effectively.
- 4. Details in Respect of Fraud: In terms of provisions of section 134(3) (ca) no fraud was reported by auditors under section 143(12) of the Companies Act. 2013

5. Statement of Declaration by Independent Directors (Section 149(6))

- a) The Board of Directors of the Company Is of the opinion that: The independent directors are persons of integrity and possess relevant expertise and experience.
- b) The independent directors have given a statement on declaration that:
 i) None of the independent directors is or was a promoter of the
- Company or its holding, subsidiary or associate company.

 ii) None of the independent directors is related to promoters or directors in
- None of the independent directors is related to promoters or directors in the company, its holding, subsidiary or associate company.
- iii) None of the independent directors has or had any pecuniary relationship with the Company, its holding, subsidiary or associate Company, or their promoters or directors, during the two immediately preceding financial years or during the current financial year.
- iv) None of the relatives of independent directors has or had pecuniary relationship or transaction with the Company, its holding, subsidiary or associate Company, or their promoters or directors, amounting to two percent or more of its gross turnover or total income or Rupees Fifty Lakhs, during the two immediately preceding financial years or during the current financial year.
- v) Neither any independent director nor his relatives:
- (a) Holds or has held the position of a key managerial personnel or is or has been employee of the company or its holding, subsidiary or associate company in any of the three financial years.
- (b) Is or has been an employee or proprietor or a partner, in any of the three financial years immediately preceding the financial year, of:
- A firm of auditors or company secretaries in practice or cost auditors of the company or its holding, subsidiary or associate company; or

- Any legal or a consulting firm that has or had any transaction with the company, its holding, subsidiary or associate company amounting to ten percent or more of the gross tumover of such firm;
- (c) Holds together with his relatives two per cent or more of the total yoting power of the company; or
- (d) Is a chief executive or director, by whatever name called, of any non-profit organization that receives twenty-five per cent or more of its receipts from the company, any of its promoters, directors or its holding, subsidiary or associate company or that holds two percent or more of the total voting power of the company.

6. Audit Observations

- (i) Statutory Auditor: No Qualifications, reservations or adverse remarks or disclaimer was made by the auditor in his audit report.
- (ii) Secretarial Auditor: No Qualifications, reservations or adverse remarks or disclaimer was made by the secretarial auditor in his audit report.
- (iii) Internal Auditor: No Qualifications, reservations or adverse remarks or disclaimer was made by the Internal auditor in his audit report.
- 7. Loans, Guarantees & Investment: During the year under review, the company has not provided any loan, guarantee or investment in terms of Section 186 of the Companies Act. 2013.
- 8. Related Party Transactions: No contract or arrangements with related parties were entered into by the Company, in terms of Section 188 of the Companies Act, 2013. However, sitting fee of total Rs. 32000/- was paid to all four non-executive directors, during the financial year 2017-18 for attending Audit Committee meeting and Board Meeting of the Company. No sitting fee was paid to Mr. D.C.Jain, Promoter.
- 9. State of Company's Affairs: During the year under review, the Company had a total income of Rs. 5.12 lacs (Previous Year INR 8.95 Lacs); and after deducting the total expenditure of INR 7.05 Lacs (Previous year INR 6.20), the company had a net loss of INR 1.93 lacs (Previous year net profit of INR 2.75 lacs).
- 10. Reserves: The amount of INR 193,384/- i.e. the net loss, has been retained in the profit & loss account and has been carried forward to the Balance Sheet accordingly.
- 11. **Dividend:** In view of the accumulated losses and non availability of liquid funds, dividend declaration is neither possible nor recommended for the year under review.
- 12. Material Changes and Commitment: No material changes and commitments occured, which may affect the financial position of the Company, between the end of the financial year of the Company to which the financial statements relate and the date of the report.

13. Conservation of Energy, Technology Absortion and Foreign Exchange Earnings & Outgo

- (a) Conservation of energy-Company has no manufacturing operations; therefore provision relating to disclosure of Conservation of Energy is not applicable to the Company.
- (b) Technology absortion During the year under review no new technology was absorbed and no expenditure was incurred on Research & Development, (c) Foreign exchange earnings and outgo Foreign exchange earnings and outgo Foreign exchange earnings and outgo were nit during the current year.
- 14. Risk Management Policy: The details are given in Pinn 12 of Corporate Governance Report.
- 15. Corporate Social Responsibility: During the year under review, the net worth of the Company is less than Rs. 500.00 crore; furnover is less than Rs. 1000.00 crore; and net profit is less than Rs. 5.00 crore; therefore constitution of corporate Social Responsibility Committee is not applicable in terms of section 135(1) of the Companies Act, 2013.

16. Formal Annual Evaluation of Board, Committee and the Directors

The Company's Board of Directors is dedicated to act in good fulth; exercise their judgement on an informed basis and in the best intorest of the company and its stakeholders. The company makes all compliances under the overall direction of the Board of Directors within the framework laid down by vurious statues, more particularly by the Companies Act, 2013; the articles of Association, SEBI listing regulations and internal code of conduct.

17. Nomination and Remuneration Committee (Section 178(1))

No remuneration has been paid or is being paid to any of the Directors or key Managerial Personnel during the financial year. Therefore no such committee meeting was held. The functions of Stakeholders Relationship Committee are combined and entrusted with Audit Committee.



18. Financial Summary & Highlights

Revenue from Operations	Other Income	Total Income	Profit/(loss)	Profit/(loss) After Tax	
(other operating Revenue)			Before Tax		
5.00.000	11.747	5.11.747	(193,384)	(193,384)	

As mandated by the Ministry of Corporate Affairs and SEBI circular no. CIR/ CFD/FAC/62/2016 dated 05.07.2016, the Company has adopted the IND AS for the financial year commencing from April 1, 2017. The estimates and judgement relating to the financial statements are based on prudent basis, so as to reflect in a true and fair manner.

19. Change in Nature of Business - During the year under review, there has been no change in the nature of business of the Company.

20. Directors & Key Managerlal Personnel - During the year, no directorhas been appointed or resigned from the Company, Ms. Rashi Goel retires by rotation at the forthcorning Annual General Moeling of the Company and is eligible for re-appointment. The Board recommends her re-appointment.

21. Subsidiaries, Joint ventures or Associate Companies - During the period under review no Company became or coased to be its susidiaries, joint venture or associate company.

22. Fixed Deposits under Chapter V - The Company had not accepted any deposit from its Directors, employees or general pulle during the year; and there is no unpaid or unclaimed deposit at the end of the year.

23. Material Court Orders - During the year no material court orders was passed by any regulators, tribunals or courts which impact the going concern & companys operation in future.

24. Internal Control System and their Adequacy - The Company has adequate system of internal control to safeguard and protect from loss, amaidhouland use or disposition of its assets and adequate system and operating of facility of internal financial controls over financial reporting. All the transactions are properly authorized, recorded and reported to the management. The Cumpany is following all the applicableAccounting Standards Including Indian Accounting Standards (Ind AS) prescibed under section 133 of the Companium Act, 2013 for properly maintaining the books of accounts and reporting filancial statements. The management of the company checks and verifies the internal control and monitors them in accordance with polley adopted by the company. Company continues to ensure proper and adequate systems and procedures commensurate with its size and nature of 1to business.

25. Auditors - Mys. V. P. Gupta & Co., Chartorod Accountant holds the office no Auditors till the conclusion of the forthcoming annual general moeting; and are elicible for re-populations.

The company has received a letter from M/s V. P. Guptu & Co., Chartered Accountants, that they hold peer review certificate from Pour Review Board of the hull late of Chartered Accountants of India & thoir appointment, If made at the for theoreting Annual General Meeting, would be within the culling limits fall down under the Companies Act, 2013 and the rules made thereing and they are eligible for appointment & not disqualified to act as Audition of the Company to Audit

Accounts of the Company for the Financial Year 2018-2019 and that there are no matters of conduct pending against the firm or any of the auditor.

The Board recommends their appointment.

26. Cost Audit - Provisions of Rule 3 of Companies (Cost Records and Audit) amendment Rules, 2014, related to maintenance of cost records is not applicable to the Company, as the Company does not have an annual turnover of rs. 35 cr. or more during immediately precedingfinancial year. Therefore the Company is also not required to appoint cost auditor for the Ihaucial year 2017-18. 27. Secretarial Audit - M/s.A. K. Nandwani & Associates, Company Secretaries was appointed as secretarial auditor to conduct the secretarial audit of the Company for the financial year 2017-18. The Secretarial Audit Report In form M/s.A. K. Nanadwani & Associates, Company Secretaries, for the said financial year is annexed herowith and forms part of this report as Annexure II.

28. Internal Auditor - As per the Provisions of section 138 read with Rule 13 of the Companies (Accounts) Rules, 2014, with regard to Internal Audit. M/s Vibhor Gupta & Associates, Chartered Accountant, have been appointed as Internal Auditor of the company for the financial Yoar 2017-18.

29. Composition of Audit Committee - The details of composition of Audit Committee, in terms of section 177(8) are given in Para 3(i) of Corporate Governance report.

30. Vigil Mechanism Policy - The Company has no employee; and therefore no Vigil Mechanism Policy/Whistle blower Mechanism has been entailfielded, however the Directors of the Company can directly report any grioviness to the Board of the Company.

30. Prevention of Sexual Herassment of Women - During the period under review, no woman was in employment of the company. Therefore no internal compilation committee was set up under Sexual harassement of Women at Workshare (Prevention, Prohibition and Redressal) Act, 2013.

Workplanc (Prevention, Prohibition and Redressal) Act, 2013.
31. Listing lee of Shares - The shares of the company are listed on procupilized alock exchange 'Bombay Stock Exchange' and up to date I falling fee in paid.
32. Menagement Discussion Analysis & Corporate Governance Report

32. Menagement Discussion Analysis & Corporate Governance Report - Munagement Discussion & Analysis Report, Report on Corporate Governance and a secretarial audit report along with the Auditors' Report are annexed and forms part of the Aumini Report in neoditude with the terms of the SEBI (Listing obligation and Disclosure Hugalrements) regulation, 2015.

33. Certificate for Compliance of Corporate Governance - Certificate from Practicing Company Secretary regarding Compliance of Conditions of Corporate Governance as provided in clause D of Schedule V of the SEBI listing Regulation, 2015 is americal as Annexure III.

Place:Delhi Dato: 21.04.2018 For & on behalf of Board of Directors Sudhir Chandra, Rashi Aggarw

Sudhir Chandra, Mg. Director (DIN:00323545) Rashi Aggarwal Director & Co. Secretary (DIN:06978655)

CORPORATE GOVERNANCE REPORT

COMPANY'S PHILOSOPHY ON CORPORATE GOVERNANCE
1. WELCURE'S PHILOSOPHY

In WELCURE, Corporate Governance philosophy stoms from our belief that corporate governance is a key element in unhunching investor confidence. The Company is committed to sound corporate practices based on conscience, openness, fairness, professionalism and accountability in building confidence of its various stakeholders. In It.

WELCÜRE complies with the requirements of the provisions on Corporate Governance as specified in regulations 17 to 27 and Para C.D and E of Schedule V of SEBI (Listing Obligation and Disclosure Requirements) Regulations, 2015. The fundamental concorn of corporate governance is to ensure the conditions whereby a company's directors and managers act in the interest of the company and its various stakeholders.

2. BOARD OF DIRECTORS

The Board of **WELCURE** defines the Company's policy. There are five directors in the company. The Board of Directors and its committees meet at regular intervals.

a) Promoter Director - Shri D. C. Jain, B. Com., LL.B., M.I.L (Hons)., G.D.I.M., M.I.I.A., A.M.I.B.M. F.A.S.M., F.C.S. is a Non-executive Director and founder & only promoter of the Company; and has nearly five decades experience in controlling various industries as top level Company Executive. He had been President of the Institute of Company Secretaries of India.

b) Managing Director - Shri Sudhir Chandra, B.Sc., B. Tech (Hons.) and Dip. (Ing., West Germany), is a Non-Whole Time Honorary Managing Director of the Company. He has over 48 years working experience in Management

& Systems including 9 years experience in Pharmaceuticals. He had been associated with some of the leading industries in India and abroad, providing a high rate of work satisfaction throughout his career. He is a member of Company's Audit Committee, Nomination & Remuneration Committee, Shareholders & Investors Grievance Committee.

c) Independent Non-Executive Directors; Shri S.S. Dhanoa, I.A.S (Retd.), B.Sc., LL.B., GSPIA (Pittsburgh U.S.A) had been Election Commissioner of India, Health Secretary, Government of India and Chief Secretary, Punjab. He is member of the Company's Audit Committee, Nomination & Remuneration Committee and Shareholders & Investors Grievance Committee.

ii) Shri M. L. Bhateja, B.sc. has approximately 36 years of experience in the field of marketing of Pharmaceutical Formulations. He had worked for 24 years with Ranbaxy Laboratories Limited as regional Sales Manager. He is also member in Company's Audit Committee, Nomination & emuneration Committee and Chairman of Shareholders & Investors Grievance Committee. He is also honorary Chief Finance Officer of the Company.

d) Woman Director- Ms. Rashi Goel, B.Com (Hons.) & Fellow Meinber of Institute of Company Secretaries of India, is a independent woman Director and Honorary Company Secretary of the Company. She has over 7.5 years of experience of handling secretarial matters. She is also a mumber of Company's Audit Committee and Shareholders & Investors Griovance Committee.

O) Board Meelings - Four Board Meetings were held during the financial year on 01.05.2017, 24.07.2017, 9.10.2017 & 15.01.2018, Last Annual General Meeting was held on 24.07.2017.



Attendance of Directors at Board Meeting & last AGM					
Name of Director	Board Meeting Atlended	AGM			
D.C.Jain	4	Yes			
Sudhir Chandra	4	Yes			
M.L.Bhateja	4	Yes			
S.S.Dhanoa	4	No			
Rashi Goel	4	Yes			

e) Number of other Board of Director or Committees in which a Director is a Member or Chairperson - Ms. Rashi Goel is also a director in May and Baker Pharmaceuticals Limited.

3. AUDIT COMMITTEE

(i)Audit Committee Constitution: S.S.Dhanoa, M.L.Bhateja, Sudhir Chandra and Ms. Rashi Goel

(ii)Functions of the Committee

- (a) Oversight of Company's financial reporting process & disclosures of its financial information to ensure that the financial statement is correct, sufficient and credible.
- (b) Recommendation for appointment, remuneration and terms of appointment of auditors of the Company.
- (c) Approval of payment to statutory auditors for any other services rendered by them to the Company.
- (d) Reviewing with the management the quarterly/annual financial statements before submission to the Board for approval, especially with regard to the Directors Responsibility Statement, the changes in accounting policies and practices, major accounting entries, significant adjustments arising out of audit, compliance with listing and other legal requirements relating to financial statements, Disclosures of related party transaction, modified opinion in the draft audit report.
- (e)Reviewing and monitoring the auditor's independence and performance, and effectiveness of audit process.
- (f) Evaluation of internal financial controls and risk management systems.
- (g) Reviewing the adequacy of internal audit function, if any.
- (h) Carry out any other function as per the terms of reference and as contained in Companies Act,2013 and Para B of Part C of SEBI(Listing Obligations & Disclosure Requirement) Regulation, 2015.

(iii)Powers of the Committee

- (a)To investigate into any activity within its terms of reference.
- (b) To access the information contained in the Company records.
- (c)To seek information from any employee.
- (d) To obtain and to have access to outside legal and other professional advice.
- (e)To secure attendance of outsiders with relevant expertise.
- (f) To bind the Board with its audit report on financial management.
- (g) Compliance of Schedule IV of Companies Act, 2013

During the financial year four Meetings of Audit Committee were held on 01.05.2017, 24.07.2017, 9.10.2017 & 15.01.2018; and were attended by all the Audit Committee members

4. NOMINATION AND REMUNERATION COMMITTEE

S. S. Dhanoa, M.L. Bhateja & Sudhir Chandra are members. No separate meeting was held during the year, as no remuneration is being paid to any of the directors, their relatives or Key Managerial Personnel. However, for other

functions its power are entrusted and combined with Audit Committee.

The Committee function includes the formulation of criteria for evaluation of performance of independent directors. Some of the specific issues and questions that should be considered in the performance evaluation of an independent Director are Attendance and participations in the meetings and timely inputs on the minutes of the meetings, Adherence to ethical standards & code of conduct of the company and disclosure of non-independence, as and when it exists and disclosure of interest, raising of valid concerns to the board and constuctive contribution to resolutions of issues at meetings, Interpersonal relations with other directors and management, Objective evaluation of Boards's performance, rendering independent, unbiased opinion and safeguarding interest of whistle-blowers under vigil mechanism and safeguard of confidential information.

6. STAKEHOLDERS RELATIONSHIP COMMITTEE

M.L. Bhateja (Chairman), S.S. Dhanoa, Sudhir Chandra & Rashi Goel are members. The Committee function includes looking into Investor's Grievances. Its functions are entrusted and combined with Audit Committee. At the end of financial year 31.03.2018, no investor complaint was pending.

7.GENERAL BODY MEETINGS

Last Annual General Meeting was held at Delhi on 24.07.2017. Prior to that two Annual General Meetings were held at Delhi on 25.07.2016 and 27.07.2015, respectively at 9.00 AM. All resolutions at these meetings were passed by show of hands. **8.DISCLOSURES**

There were no transactions of the company of material nature with related parties that may have potential conflict with the interest of the company at large. No penalties or strictures were imposed on the Company by Stock Exchanges or SEBI or any statutory authority on any matter related to capital markets during the last three years.

9.MEANS OF COMMUNICATION

Annual reports of the Company are sent to each shareholder of the Company. Half-yearly/ Quarterly results are normally published in Financial Express and Jansatta newspapers and copies thereof are uploaded on BSE Listing Portal as per regulation. 47 of SEBI (Listing obligation and disclosure requirement) Regulations, 2015.

10.MANAGEMENT DISCUSSION & ANALYSIS

Management-Discussion & Analysis is being included in the Annual Report.

11.CODE OF CONDUCT

The Board has formulated a code of conduct for the Board members and Senior Management Personnel of the Company. All Board members and Senior Management Personnel have affirmed their compliance with the code. Duly signed Declaration to this effect is annexed as **Annexure IV**.

12.DISCLOSURE ON RISK MANAGEMENT

The Company had laid down procedure to minimize risks and to inform Board Members about the risk assessment and management, which is periodically reviewed by the Board. The provision of constituting Risk Management Committee shall not be applicable to the Company in terms of regulation 21 of SEBI listing Regulation, 2015.

13.CEO/CFO CERTIFICATION

A Certificate from the CEO/CFO on the Ind AS financial statement of the Company was placed and considered by the Board and Audit Committee.



14.	GENERAL	SHAREHOLDER	INFORMATION

AGM: Date, 1		ue	30th July 2018 ; 9.00 A.M.; Delhi										
Financial Cal			01-04-2017 to 31-03-2018										
Date of Book			17.07.2018 to 30.07.2018 (both days inclusive)										
Dividend Pay			No Dividend proposed										
Stock Exchar	nge Listing		Bombay St	ock Exchang	e Lta. ;								
Stock Code			Bombay –	524661									
Market Price	Data & Per	formai	nce Compariso	on _									
Particulars	Apr	Ma	ıv Jun	Jul	Aug	Sep	Oct	Nov	Dec	Jan	Fab	Mar	
	17	17	17	17	17	17	17	17	17	18	18	18	
Low	3.20	_ 2.5	3 2.17	1.84	1.39	1.10	0.98	0.86	0.83	1.11	NA NA	NA	
High	4.21	3.6	3 2.75	2.20	1.93	1.33	1.06	1.02	1,11	1.41	_NA	NA	
Share Transf Dematerializa and Liquidity	er System		Phase -I, N All orderly frading in a Connectivit	India Pvt. Ltd ear PVR Nam received tran domaterialise y with CDSL	aina, New Do sfers are pro ed form w.e. & NSDL 15-	elhi-110028 ocessed & f. 27-02-20 11-2000. IS	3. returned wit 101 SIN No. INE3:	thin 30 day		ea, 			
Distribution of	of Share Hol	ding	Source tine	ud at Bombe Brooter		nange, iviui 08400	Shares		12%				
as on AGM held on		umg	Individual (Public Shareholding) 9700800 Shares 72.24%										
24.07.2017			Bodles Corporate 1527			7045	045 Sharos 11.31%						
						7007							
			Others		- 11	8148	Sharos	0.	87%				
Nominal Valu	e of Shares			No	nl	q.	to Total		Shar	P C	96.10	Total	
(as on 24.07.2017)		sharobolders			Sharoholders			Silares		Shara Capital			
Up to	Rs. 50	10		148	ARREST CO.	88.10		-	2791591			20.66	
501	100					7.28			1009135		7.47		
1001	200	_	<u> </u>	1226		2.79		+	731042			5.41	
2001	300				20	0.71		+-	306947			2.27	
3001	400		120		· · · · · · · · · · · · · · · · · · ·	0.28		169098		1.25			
4001	500		42		0.25		+	200817					
5001	1000		5/			0.23 200817				2.00			
10001 & abo			 		45				791099			68.88	
Total	vo		10053			100.00 13512100				00.00			
Pending GDR	e ADRe etc				NII	\ 	100.00	+-	10012100		 	VV.UV	
<u>-</u>			 		Market Co.	·		-			 		
Plant Locatio	<u> </u>				.Λ.						L		
Corresponde	nce Addres	SS	Narah Of the	d ing Sharos sa Industrial <i>i</i> Company . V C, Saraswall	Arou, Phaso Volovce Druç	–I, Noar P\ jn & Pharm	/R Naraina, aceuticals L	New Delhi-1 td., B-9 & 1	110 028	owers II,	3		
			For & on habilitat Board of Directors										

Place:Delhi Date: 21st April, 2018 For & on behalf of Board of Directors
Sudhir Chandra, Rashi Goel
Mg. Director Director & Co. Secretary
(DIN:00323545) (DIN:06978655)

MANAGEMENT DISCUSSION & ANALYSIS REPORT

Industry Structure & Developments: Pharma Industrial development is divided into two parts. One, in Tax free Zones, like J&K, Himachal, Uttrakhand, Sikkim, & other North-Eastern States, where the pharmaceutical industry has devoloped at a very fast pace; and the other, the MRP based pharmacoullical industries, which are required to pay excise on Maximum Retall Price less abatement, are sinking day by day except a few which are thriving mainly due to Exports or heavy profit margins.

Opportunities & Threats: Due to continued losses, the company has paucity of funds to carry on business of the company properly.

Product-Wise Performance: Business activity of the company was closed during the year 2011-12; and therefore, no product was sold during the year.

Outlook: The Company has paucity of funds and is searching for a partner or collaborator for financial assisstance to come out from such situation.

Risks & Concerns: Company has no funds even to meet minimum required expenses; and therefore it has to find a financial partner/Collaborator/amalgamator.

Internal Control Systems & their Adequacy: Welcure has been having strong and adequate internal audit and control systems. Independence of the audit and compliance function is ensured by direct reporting of the Internal Auditor to the Audit Committee of the Board.

Operational vis-a-vis Financial Performance: Company did not have sufficient funds to carry on business activity in the company. However, Company has made a loss of Rs. 1,93,384/- during this year.

Material Developments In Human Resources / Industrial Relations Front: Presently no employee has been on the pay roll of the company.

Cautionary statement: Statements in this Report are based on reasonable assumptions and the Management does not guarantee the accuracy of the assumptions.

Place:Delhi Date: 21st April, 2018 For & on behalf of the Board of Directors SudhirChandra, Rashl Goel Mg. Director Director & Co.Sec. (DIN:00323545) (DIN:06978855)

