



ANUH PHARMA LIMITED

65TH ANNUAL REPORT
2024 - 2025

BRIGHT FUTURE AHEAD

FUELED BY
SOLAR

DRIVEN BY
COMPLIANCE

POSITIONED FOR
GLOBAL GROWTH.

December 2024, APL was listed on the Indian National Stock Exchange.
March 2025, APL setup a Solar Plant generating 3.3 MW energy, about 50% of our energy consumption

FINANCIAL SUMMARY 10 Years' Performance

₹ In Lakhs

CAPITAL ACCOUNT

Particulars	2015-16	2016-17	2017-18	2018-19	2019-20	2020-21	2021-22	2022-23	2023-24	2024-25
Share Capital	1,253	1,253	1,253	1,253	1,253	2,505	2,505	2,505	2,505	2,505
Reserves	10,958	12,802	13,709	15,207	14,968	16,559	18,872	21,617	26,616	30,097
Borrowings	211	-	244	439	4,456	1,360	311	-	201	1,050
Gross Block	3,361	3,364	2,640	6,036	9,510	9,737	9,784	9,885	10,334	12,080
Net Block	1,850	1,759	2,262	5,502	8,404	7,142	6,152	5,281	4,940	5,849

REVENUE ACCOUNT

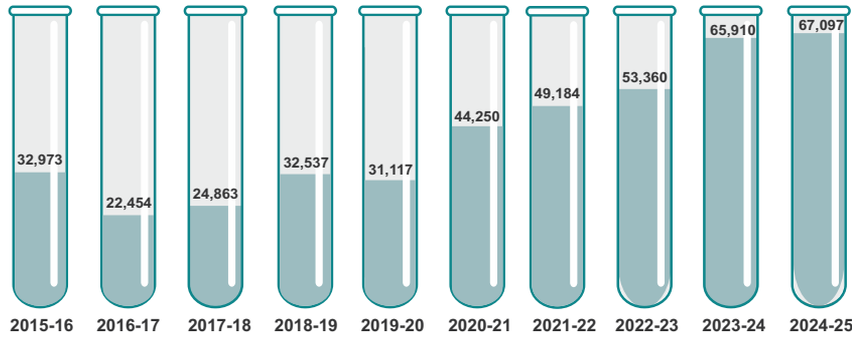
Particulars	2015-16	2016-17	2017-18	2018-19	2019-20	2020-21	2021-22	2022-23	2023-24	2024-25
Total Revenue	32,973	22,454	24,863	32,537	31,117	44,250	49,184	53,360	65,910	67,097
Earnings Before Interest, Tax, Depreciation and Amortization	4,024	2,960	2,529	3,423	2,698	5,512	5,204	5,739	8,725	7,036
Profit before Tax	3,794	2,759	2,342	3,240	1,916	3,855	3,912	4,747	7,831	6,101
Profit After Tax	2,580	2,005	1,651	2,337	1,431	2,844	3,056	3,618	6,006	4,735
Earnings Per Share (Rs.)	10.3	8.00	6.59	9.33	5.71	5.67	6.10	7.22	11.98	9.45
Dividend Per Share (Rs.)	2.50	2.50	2.75	2.75	2.75	1.50	1.75	2.00	2.50	1.50

Notes :

- 1) EPS & DPS reported w.e.f. FY 2015-16 is after giving effect to Bonus Issue of Shares in the ratio of 2:1 i.e. 2 Bonus Shares for each Equity Share held.
- 2) EPS & DPS reported w.e.f. FY 2020-21 is after giving effect to Bonus Issue of Shares in the ratio of 1:1 i.e. 1 Bonus Shares for each Equity Share held.
- 3) Figures for the FY 2016-17 and onwards are reported as per IndAS requirements.
- 4) The Board of Directors of the Company has recommended a final dividend of Rs. 1.50/- per equity share of face value of Rs.5/- each (30%), subject to shareholder's approval at the 65th Annual General Meeting.

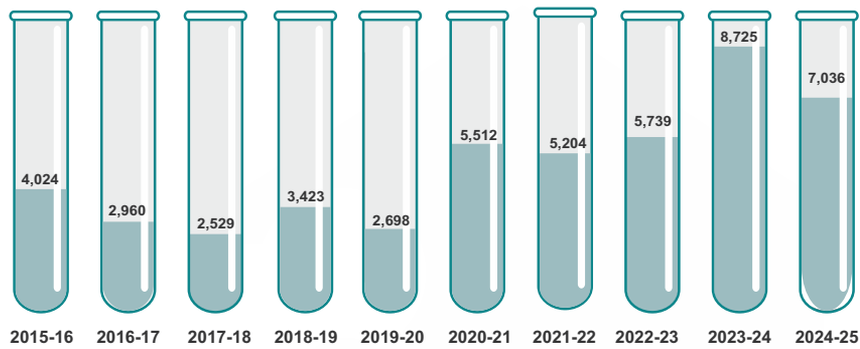
Total Revenue

₹ In Lakhs



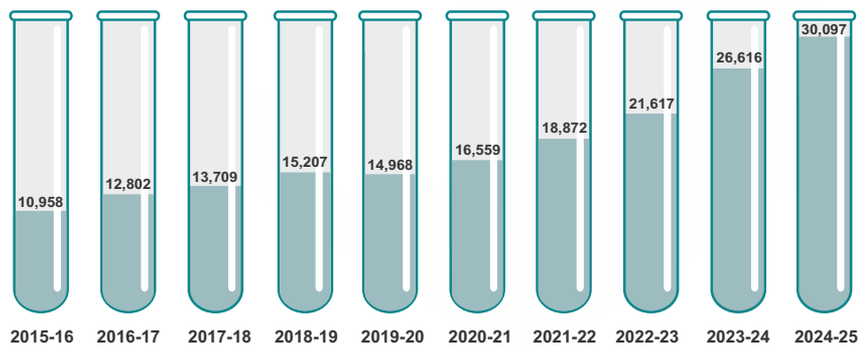
EBITDA

₹ In Lakhs



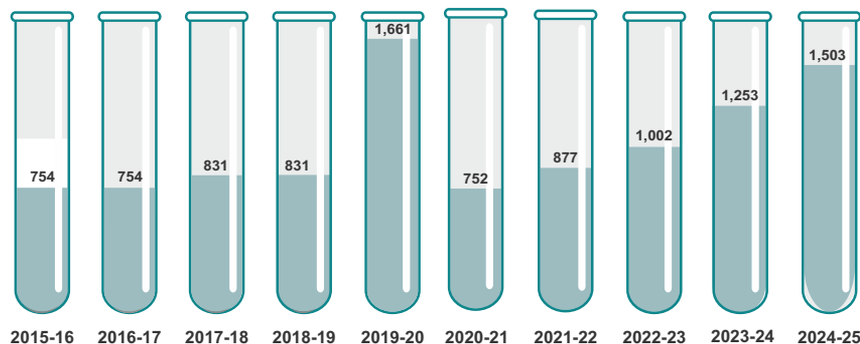
Reserves

₹ In Lakhs



Outflow of Dividend

₹ In Lakhs



Note:- Figures for the FY 2016-17 and onwards are reported as per Ind AS requirements.

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CHAIRMAN'S SPEECH



Arun Tadarwal

Chairman

Dear Shareholders,

It's a great pleasure to welcome you all in this 65th Annual General Meeting of Anuh Pharma Ltd.

Anuh Pharma Ltd founded in 1960 began production of Active Pharmaceuticals in 1989 at Boisar Maharashtra, specializing in manufacturing of metallic stearates and antibiotics, with a 150-ton production capacity. Currently, Anuh Pharma Ltd with capacity of 2400 tons ranks among the world's biggest producers of first-generation erythromycin salts exporting to over 85 countries and serving 1,200+ customers. Our stronghold also includes corticosteroids, anti-TB, anti-malarial, and anti-diabetic APIs, backed by approvals from USFDA, EU-GMP, and WHO Geneva PQ.

The global API industry continues to face pressure from surplus capacities, price erosion, and rising geopolitical uncertainties. Trade tensions, including potential tariff reinstatements in the U.S., have added to volatility. Despite this, India and China remain dominant API players, benefiting from the global shift toward cost-efficient outsourcing. At Anuh Pharma, we are well-positioned to leverage this trend through strategic CDMO focus and global market expansion.

Despite the challenging global economic landscape, we have remained resilient, adaptable, and focused on our strategic objectives. This steadfast dedication has enabled us to navigate through uncertainties and emerge even stronger.

For the financial year 2024–25, Anuh Pharma Ltd. delivered a stable performance, effectively navigating the persistent headwinds impacting the global Active Pharmaceutical Ingredient (API) industry. The company reported total revenue of ₹ 670.97 crore, EBITDA stood at ₹ 70.36 crore, with an operating margin of 24.51 % and a net margin (PAT) of 7.20 %. These results underscore our strong operational discipline and continued ability to sustain profitability amid pricing pressures and fluctuations in raw material costs.

Earnings per share (EPS) was ₹ 9.45, while Return on Capital Employed (ROCE) stood at 18.79 %, reflecting efficient capital allocation and strong returns on invested resources.

A significant milestone to remember this year was listing on the National Stock Exchange. This step not only enhanced our corporate visibility and investor confidence, but also laid a stronger foundation to accelerate our strategic growth initiatives.

The company's growth strategy is anchored on five key levers: market penetration, new product launches, geographical expansion, regulatory filings and inorganic growth. In FY25, Anuh Pharma made strong progress on these fronts—launching six new products, adding 40 new export customers and partnerships, and further strengthening its regulatory foundation. We now hold 8 CEPs, 5 WHO Prequalification's, and have 3 additional products currently under assessment for both CEP and WHO PQ approvals. These initiatives reinforce our commitment to expanding global reach and building a future-ready, compliant product portfolio.

Since the inauguration of a new manufacturing block in 2019, Anuh Pharma has steadily expanded its infrastructure. What began with 2 API blocks and 1 intermediate block has now grown into a facility housing 3 API blocks and 2 intermediate blocks. With this expansion, the company now operates a total of 9 API blocks and 2 intermediate blocks, bringing the total installed capacity to 2,400 metric tons per annum.

The company has been actively investing in community development initiatives such as education, healthcare, sanitation, vocational training, and natural conservation, reflecting its core commitment to social wellbeing.

Company has adopted water conservation and energy-

efficiency measures, alongside tree-plantation programs and a 3.3 MW solar power project, reinforcing its commitment to environmental resilience.

As we forge ahead, we recognize that the business landscape is evolving rapidly. Technological advancements, shifting consumer preferences, and geopolitical changes present both challenges and opportunities. However, we are confident that with our robust business model, resilient infrastructure, and dedicated team, we are well-prepared to navigate the future successfully. We aim to launch 5–6 new APIs in FY26, building on the momentum of six new products introduced last year to widen our product range. While we already have a presence in the US, Europe, CIS, and LATAM, our focus will be on growing the customer base and strengthening relationships in these markets. Further, we are targeting a 15–16% CAGR in revenue, supported by new products, deeper market reach, and stronger customer engagement. We shall continue to work on regulatory filings, adding new customers, and building our presence in key therapeutic areas.

Our unwavering commitment to innovation, customer satisfaction, and shareholder value will remain at the forefront of our strategic priorities.

We firmly believe that our success is intrinsically linked to the success of all our stakeholders. We remain deeply committed to creating shared value and fostering long-term relationships with our valued customers, dedicated employees, supportive communities, and our esteemed

shareholders. Anuh Pharma will continue to prioritize the interests of all stakeholders, seeking to exceed expectations and contribute positively to society. We would sincerely like to thank all my fellow directors for their valued inputs throughout the year, to all stakeholders, including our employees, customers, shareholders, and partners, for their continued trust and support.

I would also like to thank our bankers HDFC Bank, for their financial guidance. our Statutory Auditors Jayantilal Thakkar & Co, Internal Auditors SBU & Co LLP, Secretarial Auditors Pramod Shah & Associates and Ankit Kishor Chande cost auditor for their diligent contributions during the year.

Their collective efforts have played a key role in enabling Anuh Pharma Ltd. to maintain strong governance and operational resilience.

Best wishes and warmest regards to all of you and your families.

Thank you

Arun Tadarwal
Chairman

Vice Chairman's Message to the Shareholders



Mr. Bipin N. Shah

Vice Chairman

Esteemed Stakeholders,

I hope this report finds you and your families safe and well. I express our gratitude to all of you for your continuous support.

It is my great pleasure to present to you our Company's 65th Annual Report in a nutshell.

Despite a challenging economy scenario during the financial year 2025, the Company recorded reasonably good performance by achieving good revenue and EBITDA, thanks to the dedication and hard work of every individual within our organization.

Our total Revenue for the financial year 2024-2025 amounted to Rs. 671 Cr. as against Rs. 659 Cr for the previous year, an increase of 1.82 %.

Our profit before tax as compared to last year has decreased by 22% from Rs. 78 Cr. to Rs. 61Cr. and profit after tax has decreased by 21 % from Rs. 60 Cr. to Rs. 47.35 Cr.

The major contribution has come from our Anti-malarial, Antibiotic, Expectorant and Antidiabetic segments.

The new product launched in last few years are Vildagliptin, Allopurinol (CEP), Acephylline Piperazine, Dapagliflozin Propanediol Monohydrate, Sulphadoxine (SDD CEP) and Sulfadimethoxine.

We have increased our installed capacity from 1500MT to 1800MT.

We are tremendously charged-up with growth potential for our existing products and newly introduced products. We expect to grow between 15-20% in FY26.

We are also pleased to inform that Anuh Pharma Limited is now listed on Bombay Stock Exchange and NATIONAL STOCK EXCHANGE.

The growth path for the company is clearly defined and charted. The key contributors to this growth will come from expanding geographical presence with special focus on adding our presence in less ventured countries like Vietnam, Japan, South Korea, Brazil and North America.

The new products which are being introduced by our R&D will be paramount for long term growth strategy. Our main focus for new products will be on lifestyle disease like Diabetes, Hypertension, CNS, and Dermatology.

The Company is continuously investing in building additional capacity in its newly build Plant at Tarapur. This will help bring operational efficiency by optimizing the utilities and the output.

As a part of ongoing process, our R&D facility works relentlessly on the improvement of yield and efficient process of our existing products.

Company is also on a look out for inorganic expansion through mergers or acquisitions which will allow rapid market access and build synergies.

As per our commitment towards creating long term sustainable value for shareholders, businesses need to continuously transform themselves to build a strong foundation for future growth.

At Anuh Pharma Ltd., we are on a transformational journey as planned to ensure that the Company is aligned in tune with the times.

With warm regards,

Mr. Bipin N. Shah,
Vice Chairman
Anuh Pharma Ltd.

Board of Directors



Mr. Arun L. Tadarwal

Chairman - Non-Executive Director



Mr. Bipin N. Shah

Vice Chairman - Non-Executive Director



Mr. Bharat N. Shah

Non-Executive Director



Mr. Ritesh B. Shah

Joint Managing Director



Mr. Vivek B. Shah

Joint Managing Director



Mr. Samir J. Shah

Non-Executive Director

Board of Directors



Mr. Ketan L. Shah

Non-Executive Director



Mr. Gaurav S. Shah

Non-Executive Director



Dr. (Ms.) Mita C. Dixit

Independent Director



Mr. Harmanbhai T. Patel

Independent Director



Mr. Siddharth J. Shah

Independent Director



Mr. Pradeep H. Thakur

Independent Director

Senior Management & Key Managerial Personnel



Mr. Rajendrakumar C. Kotadia
Vice President - Marketing



Mr. Darshan D. Rampariya
Chief Financial Officer



Mr. Sanjay V. Barhate
Vice President - Quality



Mr. Tejas S. Patel
General Manager - QA



Mr. Surendra U. Rai
Assistant General Manager - QC



Mr. Ketan N. Shah
Senior Marketing Executive



Mr. Manan J. Vadhan
Company Secretary and
Compliance Officer



Mr. Kaushal H. Shroff
Senior Marketing Executive



Mr. Nilesh S. Mohare
Assistant General Manager - QA



Mr. Monil R. Shah
Marketing & Business
Development Executive



Mr. Bhavesh S. Mudaliar
Assistant General Manager
- Production



Mr. Babu K. Moghaveera
Assistant General Manager
- Technical



Dr. Sanjay Vaidya
General Manager - R & D



Mr. Gulshan S. Sharma
General Manager - Works

ANUH PHARMA LTD.

CIN: L24230MH1960PLC011586

Sixty-Fifth Annual Report of the Board of Directors with the Audited Statement of Accounts
for the year ended March 31, 2025

Board of Directors	: Mr. Arun Todarwal	Chairman – Non-Executive Director	(DIN: 00020916)
	Mr. Bipin Shah	Vice Chairman – Non-Executive Director	(DIN: 00083244)
	Mr. Ritesh Shah	Joint Managing Director	(DIN: 02496729)
	Mr. Vivek Shah	Joint Managing Director	(DIN: 02878724)
	Mr. Bharat Shah	Non-Executive Director	(DIN: 00083354)
	Mr. Harmanbhai Patel	Independent Director	(DIN: 07342390)
	Dr. (Ms.) Mita Dixit	Independent Director	(DIN: 08198165)
	Mr. Pradeep Thakur	Independent Director	(DIN: 00685992)
	Mr. Siddharth Shah	Independent Director	(DIN: 00004958)
	Mr. Samir Shah	Non-Executive Director	(DIN: 00157396)
	Mr. Ketan Shah	Non-Executive Director	(DIN: 00083326)
	Mr. Gaurav Shah	Non-Executive Director	(DIN: 02878186)
Chief Financial Officer	: Mr. Darshan Rampariya		
Company Secretary & Compliance Officer	: Mr. Manan Vadhan		
Auditors	: M/s. Jayantilal Thakkar & Co.	Chartered Accountants, (Firm Registration No. 104133W)	
Bankers	: HDFC Bank Ltd.		
Registrars and Transfer Agents	: Bigshare Services Private Limited	Office No S6-2, 6th Floor, Pinnacle Business Park, Next to Ahura Centre, Mahakali Caves Road, Andheri (East) Mumbai – 400093 Tel : +91-22-62638200; Fax: +91-22-62638299 Email: investor@bigshareonline.com Web: www.bigshareonline.com	
Registered Office	: 3-A, Shivsagar Estate, North Wing, Dr. Annie Besant Road, Worli, Mumbai - 400018 Tel : +91-22-6622 7575 Fax: +91-22-6622 7600 Email: anuh@sk1932.com Web: www.anuhpharma.com		
Factory	: E-17/3, 17/4 & E-18 MIDC, Tarapur, Boisar, Dist. Palghar - 401506 Tel : +91-7410055574/75		
R & D Division	: A-514, TTC Industrial Area, MIDC, Mahape, Navi Mumbai - 400701 Tel : +91-22-4119 3333 Fax: +91-22-4119 3300		

NOTICE

Notice is hereby given that the 65th Sixty-Fifth Annual General Meeting of the Members of **ANUH PHARMA LIMITED** (“the Company”) will be held on **Friday, 22nd August, 2025** at **04:00 PM** at Hall of Harmony, Nehru Centre, Dr. Annie Besant Road, Worli, Mumbai – 400018, Maharashtra, India, to transact the following business:

ORDINARY BUSINESS:

Item No. 1 - Adoption of Audited Financial Statements

To receive, consider and adopt the Audited Financial Statements of the Company for the Financial Year ended 31st March, 2025, together with the Reports of the Board of Directors and Auditors thereon.

Item No. 2 - Declaration of Dividend

To declare a Dividend of Rs. 1.50/- per Equity Share of the face value Rs. 5/- each for the Financial Year 2024-25.

Item No. 3 - Re-Appointment of a Director retiring by rotation

To appoint a Director in the place of Mr. Bharat Nemchand Shah (DIN: 00083354) who retires by rotation in terms of Section 152 (6) of the Companies Act, 2013 and, being eligible, seeks re-appointment.

Item No. 4 - Re-Appointment of a Director retiring by rotation

To appoint a Director in the place of Mr. Gaurav Satish Shah (DIN: 02878186) who retires by rotation in terms of Section 152 (6) of the Companies Act, 2013 and, being eligible, seeks re-appointment.

SPECIAL BUSINESS:

Item No. 5 - Ratification of remuneration of Cost Auditor.

To consider and, if thought fit, to pass, with or without modification(s), the following resolution as an **Ordinary Resolution**:

"RESOLVED THAT pursuant to the provisions of Section 148(3) and other applicable provisions, if any, of the Companies Act, 2013 (including any statutory modification(s) or re-enactment(s) thereof, for the time being in force), read with the Companies (Audit and Auditors) Rules, 2014 as amended from time to time, the company hereby ratifies the remuneration of Rs. 1,20,000/- (Rupees One Lakh Twenty Thousand Only) plus applicable tax and reimbursement of the out of pocket expenses, if any, payable to Mr. Ankit Kishor Chande, Cost Accountants, (Certificate of Practice No. 34051), who have been appointed by the Board of Directors on the recommendation of the Audit Committee, as the Cost Auditors of the Company, to conduct the audit of the Cost records related to Bulk Drugs maintained by the company for the Financial Year ending March, 2026.

RESOLVED FURTHER THAT Mr. Bipin Shah, Vice Chairman (DIN: 00083244), Mr. Ritesh B. Shah (DIN: 02496729), Mr. Vivek Shah (DIN: 02878724), Joint Managing Directors, Mr. Bharat Shah (DIN: 00083354), Mr. Ketan Shah (DIN: 00083326), Directors, or the Company Secretary of the Company be and are hereby severally authorized to take all necessary steps and actions, do all such acts, deeds and things, and sign and file necessary forms, returns or documents, including e-Forms with the Registrar of Companies, to give effect to this resolution."

Item No. 6 - Appointment of Secretarial Auditor for the first term of five consecutive years from FY 2025-26 to FY 2029-30.

To consider and, if thought fit, to pass, with or without modification(s), the following resolution as an **Ordinary Resolution**:

"RESOLVED THAT pursuant to the SEBI circular no. SEBI/LAD-NRO/GN/2024/218 dated 12th December 2024 and provisions of Section 204 of the Companies Act, 2013 read with the Companies (Meetings of Board and its Powers) Rules, 2014, (including any statutory modification(s) or re-enactment(s) thereof, for the time being in force), based on the recommendations of Audit committee and Board of Directors, the consent of members be and is hereby recorded to appoint M/s. GHV & Co., Practicing Company Secretaries, (UIN.: P2016MH057400) as Secretarial Auditor of the Company for conducting the Secretarial Audit for the first term of five consecutive years from the FY 2025-26 to FY 2029-30 on a fee as maybe mutually agreed.

RESOLVED FURTHER THAT all assistance and facilities be given to the Secretarial Auditors for auditing the secretarial and related records of the Company.

RESOLVED FURTHER THAT Mr. Bipin Shah, Vice Chairman (DIN: 00083244), Mr. Ritesh B. Shah (DIN: 02496729), Mr. Vivek Shah (DIN: 02878724), Joint Managing Directors, Mr. Bharat Shah (DIN: 00083354), Mr. Ketan Shah (DIN: 00083326), Directors, or the Company Secretary of the Company be and are hereby severally authorized to take all necessary steps and actions, do all such acts, deeds and things, and sign and file necessary forms, returns or documents, including e-Forms with the Registrar of Companies, to give effect to the above resolutions.

RESOLVED FURTHER THAT a copy of the forgoing resolution, certified as true, be given to the concerned authorities for their records.”

Item No. 7 - Revision in remuneration payable to Mr. Ritesh B. Shah (DIN: 02496729), Joint Managing Director of the Company for the financial year 2025-26.

To consider and, if thought fit, to pass, with or without modification(s), the following resolution as a **Special Resolution**:

“**RESOLVED THAT** pursuant to the provisions of Section 197 read with Part I and Section I of Part II of Schedule V and other applicable provisions, if any, of the Companies Act, 2013 (including any statutory modification(s) or re-enactment(s) thereof, for the time being in force), applicable clauses of the Articles of Association of the Company and the recommendation of the Nomination and Remuneration Committee and as agreed by the Board of Directors, approval of the Members be and is hereby accorded for revision in the remuneration of Mr. Ritesh B. Shah (DIN: 02496729), Joint Managing Director of the Company for the financial year 2025-26, on the terms and conditions including remuneration as mentioned below w.e.f. 01st April, 2025:

Monthly CTC of ₹ 3,75,000/- with such increments as may be decided by the Board subject to a ceiling of ₹ 5,00,000/-per month.

Commission on net profit before tax - at such rate as may be decided by the Board of Directors from time to time subject to a maximum of 0.50%.

Part A

1. Medical Reimbursement - Expenses incurred for self and family, including dependent parents subject to a ceiling of one month's salary in a year or three month's salary over a period of three years.
2. Leave Travel Concession - For Self and family once a year incurred in accordance with the rules of the Company.
3. Personal Accident Insurance - Premium not exceeding 15,000/- p.a.
4. Entertainment Expenses - Reimbursement of entertainment expenses actually incurred in the course of business of the Company.

Part B

a. Provident Fund:

Company's contribution subject to a ceiling as laid down by the Government from time to time.

b. Gratuity:

Gratuity payable shall not exceed half a month's salary for each completed year of service and which shall be subject to the maximum amount as may be permitted under the Company's rules in relation to Gratuity prevailing from time to time.

Part C

The Company shall provide a car with a driver and a telephone at his residence.

The Joint Managing Director shall be entitled to earned privilege leave on full pay and allowances as per rules of the company but not more than one month's leave for every eleven months of service.

The accumulated leaves can be encashed at the end of the service.

RESOLVED FURTHER THAT Mr. Bipin Shah, Vice Chairman (DIN: 00083244), Mr. Ritesh B. Shah (DIN: 02496729), Mr. Vivek Shah (DIN: 02878724), Joint Managing Directors, Mr. Bharat Shah (DIN: 00083354), Mr. Ketan Shah (DIN: 00083326), Directors, or the Company Secretary of the Company be and are hereby severally authorized to take all

necessary steps and actions, do all such acts, deeds and things, and sign and file necessary forms, returns or documents, including e-Forms with the Registrar of Companies, to give effect to this resolution. “

Item No. 8 - Revision in remuneration payable to Mr. Vivek Shah (DIN: 02878724), Joint Managing Director of the Company for the financial year 2025-26.

To consider and, if thought fit, to pass, with or without modification(s), the following resolution as a **Special Resolution**:

“**RESOLVED THAT** pursuant to the provisions of Section 197 read with Part I and Section I of Part II of Schedule V and other applicable provisions, if any, of the Companies Act, 2013 (including any statutory modification(s) or re-enactment(s) thereof, for the time being in force), applicable clauses of the Articles of Association of the Company and the recommendation of the Nomination and Remuneration Committee and as agreed by the Board of Directors, approval of the Members be and is hereby accorded for revision in the remuneration of Mr. Vivek Shah (DIN: 02878724), Joint Managing Director of the Company for the financial year 2025-26, on the terms and conditions including remuneration as mentioned below w.e.f. 01st April, 2025:

Monthly CTC of ₹ 3,75,000/-- with such increments as may be decided by the Board subject to a ceiling of ₹ 5,00,000/- per month.

Commission on net profit before tax - at such rate as may be decided by the Board of Directors from time to time subject to a maximum of 0.50%.

Part A

1. Medical Reimbursement - Expenses incurred for self and family, including dependent parents subject to a ceiling of one month's salary in a year or three month's salary over a period of three years.
2. Leave Travel Concession - For Self and family once a year incurred in accordance with the rules of the Company.
3. Personal Accident Insurance - Premium not exceeding 15,000/- p.a.
4. Entertainment Expenses - Reimbursement of entertainment expenses actually incurred in the course of business of the Company.

Part B

a. Provident Fund:

Company's contribution subject to a ceiling as laid down by the Government from time to time.

b. Gratuity:

Gratuity payable shall not exceed half a month's salary for each completed year of service and which shall be subject to the maximum amount as may be permitted under the Company's rules in relation to Gratuity prevailing from time to time.

Part C

The Company shall provide a car with a driver and a telephone at his residence.

The Joint Managing Director shall be entitled to earned privilege leave on full pay and allowances as per rules of the company but not more than one month's leave for every eleven months of service.

The accumulated leaves can be encashed at the end of the service.

RESOLVED FURTHER THAT Mr. Bipin Shah, Vice Chairman (DIN: 00083244), Mr. Ritesh B. Shah (DIN: 02496729), Mr. Vivek Shah (DIN: 02878724), Joint Managing Directors, Mr. Bharat Shah (DIN: 00083354), Mr. Ketan Shah (DIN: 00083326), Directors, or the Company Secretary of the Company be and are hereby severally authorized to take all necessary steps and actions, do all such acts, deeds and things, and sign and file necessary forms, returns or documents, including e-Forms with the Registrar of Companies, to give effect to this resolution.”

Item No. 9 - Re-appointment of Mr. Ritesh Shah (DIN: 02496729) as Joint Managing Director of the Company.

To consider and, if thought fit, to pass, with or without modification(s), the following resolution as a **Special Resolution**:

“**RESOLVED THAT** pursuant to the provisions of Sections 196, 197, 203 read with Schedule V and other applicable provisions, if any, of the Companies Act, 2013 and the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014, in pursuance of the relevant provisions of the SEBI (Listing Obligations and Disclosure

Requirements) Regulations, 2015 (including any statutory modification(s) or re-enactment(s) thereof, for the time being in force), as per the provisions of the Articles of Association of the Company and subject to the approvals, consents and permissions and in pursuance to recommendation of the Nomination and Remuneration Committee ('NRC') and that of Board of Directors ('Board'), the consent of the Members be and is hereby accorded for re-appointment of Mr. Ritesh B. Shah (DIN: 02496729) as Joint Managing Directors of the Company for a period of 5 years with effect from 08th January, 2026 upto 07th January, 2031, whose period of office shall not be liable to retire by rotation, with the powers to the Board to alter, amend, vary and modify the terms and conditions of the said appointment.

RESOLVED FURTHER THAT Mr. Bipin Shah, Vice Chairman (DIN: 00083244), Mr. Ritesh B. Shah (DIN: 02496729), Mr. Vivek Shah (DIN: 02878724), Joint Managing Directors, Mr. Bharat Shah (DIN: 00083354), Mr. Ketan Shah (DIN: 00083326), Directors, or the Company Secretary of the Company be and are hereby severally authorized to take all necessary steps and actions, do all such acts, deeds and things, and sign and file necessary forms, returns or documents, including e-Forms with the Registrar of Companies, to give effect to this resolution."

Item No. 10 - Re-appointment of Mr. Vivek Shah (DIN: 02878724) as Joint Managing Director of the Company.

To consider and, if thought fit, to pass, with or without modification(s), the following resolution as a **Special Resolution**:

"RESOLVED THAT pursuant to the provisions of Sections 196, 197, 203 read with Schedule V and other applicable provisions, if any, of the Companies Act, 2013 and the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014, in pursuance of the relevant provisions of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 (including any statutory modification(s) or re-enactment(s) thereof, for the time being in force), as per the provisions of the Articles of Association of the Company and subject to the approvals, consents and permissions and in pursuance to recommendation of the Nomination and Remuneration Committee ('NRC') and that of Board of Directors ('Board'), the consent of the Members be and is hereby accorded for re-appointment of Mr. Vivek B. Shah (DIN: 02878724) as Joint Managing Directors of the Company for a period of 5 years with effect from 08th January, 2026 upto 07th January, 2031, whose period of office shall not be liable to retire by rotation, with the powers to the Board to alter, amend, vary and modify the terms and conditions of the said appointment.

RESOLVED FURTHER THAT Mr. Bipin Shah, Vice Chairman (DIN: 00083244), Mr. Ritesh B. Shah (DIN: 02496729), Mr. Vivek Shah (DIN: 02878724), Joint Managing Directors, Mr. Bharat Shah (DIN: 00083354), Mr. Ketan Shah (DIN: 00083326), Directors, or the Company Secretary of the Company be and are hereby severally authorized to take all necessary steps and actions, do all such acts, deeds and things, and sign and file necessary forms, returns or documents, including e-Forms with the Registrar of Companies, to give effect to this resolution."

For and on behalf of the Board of Directors

Sd/-

Manan Vadhan
Company Secretary & Compliance Officer

Registered Office:

CIN: L24230MH1960PLC011586
3-A, Shiv Sagar Estate, North Wing,
Dr. Annie Besant Road, Worli, Mumbai - 400 018
Tel: +91-22 6622 7575; Fax: +91-22 6622 7600
Email: anuh@sk1932.com; Web: www.anuhpharma.com;

Place : Mumbai

Date : 23rd May, 2025

NOTES:

1. The register of members and share transfer book of the company shall remain closed from **Saturday, 16th August, 2025 to Friday, 22nd August, 2025** for the purpose of payment of final dividend and 65th Annual General Meeting of the Company.
2. A member entitled to attend and vote at the Annual General Meeting is entitled to appoint one or more proxies to attend and vote on a poll instead of himself/herself. such a proxy need not be a member of the Company.
3. Proxies in order to be effective must be received by the company not less than 48 hours before the commencement of the meeting. a proxy form is annexed to the Annual Report.
4. A person can act as a proxy on behalf of members not exceeding fifty (50) and holding in aggregate not more than ten percent of the total share capital of the company carrying voting rights. a member holding more than ten percent (10%) of the total share capital of the company carrying voting rights may appoint a single person as a proxy and such person shall not act as proxy for any other person or member.
5. Corporate members intending to send their authorized representatives to attend the meeting are requested to send to the company a duly certified true copy of the board resolution authorizing their representatives to attend and vote at the meeting.
6. The proxy-holder shall prove his/her identity at the time of attending the meeting.
7. During the period beginning 24 hours before the time fixed for the commencement of the meeting and ending with the conclusion of the meeting, a member is entitled to inspect the proxies lodged, at any time during the business hours of the company, provided that not less than 3 days of notice in writing is given to the company by such member.
8. in case of joint holders attending the meeting, the member whose name appears as the first holder in the order of names as per the register of members of the company will be entitled to vote.
9. For convenience of the members and for proper conduct of the meeting, entry to the place of the AGM will be regulated by way of attendance slip, which is annexed to the Annual Report. members are requested to bring their **attendance slip**, fill up and sign the same at the place provided and hand it over at the entrance of the venue.
10. Members holding shares in dematerialized form are requested to intimate all changes pertaining to their bank details such as bank account number, name of the bank and branch details, MICR code and IFSC code, mandates, nominations, power of attorney, change of address, change of name, E-Mail address, contact numbers, etc., to their depository participant (DP). changes intimated to the DP will then be automatically reflected in the company's records which will help the company and the company's registrars and transfer agents, Bigshare Services Private Limited (Bigshare) to provide efficient and better services. members holding shares in physical form are requested to intimate such changes to Bigshare at the below new address:

By Post / Courier / Hand Delivery	M/s Bigshare Services Pvt. Ltd. Unit: Anuh Pharma Ltd. Office No S6-2, 6th Floor, Pinnacle Business Park, Next to Ahura Centre, Mahakali Caves Road, Andheri (East) Mumbai – 400093 Tel : +91-22-62638200; Fax: +91-22-62638299 Email: investor@bigshareonline.com
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11. The Securities and Exchange Board of India ("SEBI") has mandated the submission of Permanent Account Number ("PAN") by every participant in securities market. Members holding shares in electronic form are, therefore, requested to submit their copies of PAN to their depository participants with whom they are maintaining their demat accounts. Members holding shares in physical form can submit their PAN details to Bigshare.
12. Members holding shares in physical form are requested to consider converting their holdings to dematerialized form to eliminate all risks associated with physical shares and for ease of portfolio management. Members can contact the Company or Bigshare for assistance in this regard.
13. Members desirous of asking any questions at the 65th Annual General Meeting are requested to send in their questions so as to reach the Company at least 7 days before the 65th Annual General Meeting so that the same can be suitably replied.
14. Members of the Company are requested to note that as per the provisions of Section 124 of the Companies Act, 2013, dividends not encashed/claimed by the Member of the Company, within a period of Seven (7) years from the date of declaration of dividend, shall be transferred by the Company to the Investor Education and Protection Fund (IEPF).

The details of Dividends paid by the Company and the corresponding due dates for transfer of such unclaimed/unencashed dividend to the aforementioned Fund constituted by the Central Government are furnished hereunder:

Sr. Nos.	Dividend Year	Type of Dividend	Dividend declared on	Tentative Date of Dividend amount to be transferred to IEPF
1.	2017-2018	Final	03/08/2018	08/09/2025
2.	2018-2019	Final	22/08/2019	27/09/2026
3.	2019-2020	Interim	21/02/2020	27/03/2027
4.	2020-2021	Final	19/08/2021	25/09/2028
5.	2021-2022	Final	05/08/2022	10/09/2029
6.	2022-2023	Final	18/08/2023	24/09/2030
7.	2023-2024	Final	23/08/2024	23/09/2031

Members who have not encashed/claimed the dividend warrant(s) so far in respect of the above financial years, are therefore, requested to make their claims to Bigshare well in advance of the above tentative due dates.

15. The Ministry of Corporate Affairs has notified provisions relating to unpaid / unclaimed dividend under Sections 124 and 125 of Companies Act, 2013 and Investor Education and Protection Fund (Accounting, Audit, Transfer and Refund) Rules, 2016. As per these Rules, dividends which are not encashed / claimed by the shareholder for a period of seven consecutive years shall be transferred an IEPF suspense account (in the name of the Company) within 30 days of such shares becoming due for transfer to the Fund. Hence, the Company urges all the shareholders to encash / claim their respective dividend during the prescribed period. The details of the unpaid / unclaimed amounts lying with the Company are available on the website of the Company www.anuhpharma.com.

The Members/claimants whose shares and/ or unclaimed dividend have been transferred to the Fund, may claim the shares or apply for refund by making an application to IEPF Authority in Form IEPF 5 (available on www.iepf.gov.in) along with requisite fees as decided by the Authority from time to time. The member/claimant can file only one consolidated claim in a financial year as per IEPF Rules. The Company and IEPF Authority shall deal with the application in the manner provided in IEPF Rules.

16. Information pursuant to Regulation 36(3) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 read with Secretarial Standards on General Meeting issued by the Institute of Company Secretaries of India with respect to the Director seeking variation in remuneration / re-appointment at the ensuing Annual General Meeting is annexed to this Notice. The Directors have furnished the requisite declarations for their re-appointment.
17. The Register of Director's and Key Managerial Personnel and their shareholding maintained under Section 170 of the Companies Act, 2013 and the Register of Contracts or Arrangements in which the Directors are interested will be available for inspection by the members at the AGM.
18. The Notice of the AGM along with the Annual Report 2024-25 is being sent by electronic mode to those Members whose e-mail addresses are registered with the Company / Depositories, unless any Member has requested for a physical copy of the same. For Members who have not registered their e-mail addresses, physical copies are being sent by the permitted mode. Members may note that this Notice and the Annual Report 2024-25 will also be available on the Company's website viz. www.anuhpharma.com.
19. **The Ministry of Corporate Affairs (MCA) has taken a "Green Initiative in Corporate Governance" by allowing companies to send documents to their shareholders in electronic mode. To support this green initiative and to receive communications from the Company in electronic mode, the Members who have not registered their e-mail addresses and are holding shares in physical form are requested to contact the Share Transfer Agents of the Company and register their email-id. Members holding shares in dematerialized form are requested to contact their Depository Participant. Members who hold shares in physical form, are requested to register their e-mail addresses by sending E-mail to investor@bigshareonline.com or anuh@sk1932.com of the Company so as to reach the Company at the earliest.**
20. In compliance with the provisions of Regulation 44 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and Section 108 of the Companies Act, 2013 read with Rule 20 of the Companies (Management and Administration) Rules, 2014, the Company has provided a facility of remote e-voting (e-voting from a place other than venue of the Meeting) to its Members to enable them to exercise their right to vote on the business proposed to be transacted at the 65th AGM. Necessary arrangements have been made by the Company with Central Depository Services (India) Limited (CDSL) to facilitate remote e-voting. The instructions for e-voting services are separately annexed with the Annual Report.

The facility for voting through ballot paper shall also be made available at the venue of the Meeting. The Members attending the Meeting, who have not already cast their vote through remote e-voting shall be able to exercise their voting rights at the Meeting. Voting Rights shall be reckoned on the paid-up value of equity shares registered in the name of the Members as on the cut-off date i.e. 15th August, 2025.

21. The Board of Directors has appointed M/s. Pramod S. Shah & Associates, Company Secretary in Practice (FCS: 334, COP: 3804) as the Scrutinizer to scrutinize the voting during the AGM and remote e-voting process in a fair and transparent manner.
22. The route map of the venue of the Meeting is given in the Annual Report. Prominent landmark for easy location of the AGM hall is next to Nehru Planetarium.
23. In terms of Section 102 of the Companies Act, 2013 and Secretarial Standard on General Meeting (SS-2), an explanatory statement setting out the material facts concerning Special Business to be transacted at the Meeting is annexed and forms part of this Notice.
24. The Shareholders who have not registered their email ID with the Company can access the Annual Report on the website of the Company www.anuhpharma.com and website of the stock exchange i.e. BSE Limited www.bseindia.com and NSE www.nseindia.com. Shareholder who would like to obtain pdf copy on their email ID may write an email to anuh@sk1932.com/aplscs@sk1932.com. Pursuant to the Circulars mentioned above, the Company has not printed the Annual Reports and hence no hard copies of the Annual Report will be provided.
25. Members may note that the Income-tax Act, 1961, (“the IT Act”) as amended by the Finance Act, 2020, mandates that dividends paid or distributed by a company after April 01, 2020 shall be taxable in the hands of members. The Company shall therefore be required to deduct tax at source (“TDS”) at the time of making the payment of final dividend. In order to enable us to determine the appropriate TDS rate as applicable, members are requested to submit relevant documents, as specified in the below paragraphs, in accordance with the provisions of the IT Act.

For Resident shareholders, taxes shall be deducted at source under section 194 of the Act, as follows:

Valid PAN of shareholder available with the Company	10% or as notified by the Government of India
Shareholders without PAN/invalid PAN with the Company	20% or as notified by the Government of India
Shareholder who has not filed returns of tax for FY 19 and 20 before the due date and aggregate of tax deducted at source is Rs. 50,000 or more in each of these two years	20%**

** TDS rate is applicable for dividend paid on or after July 1, 2021.

However, no tax shall be deducted on the dividend payable to a resident individual shareholder if the total dividend to be received by them does not exceed Rs. 5,000/- and also in cases where shareholder provides form 15G (applicable to any person other than HUF or a Company or a firm)/form 15H (applicable to an individual who is 60 years and older) subject to conditions specified in the Act. Shareholders may also submit any other document as prescribed under the Act to claim a lower/nil withholding tax. PAN is mandatory for shareholders providing form 15G/form 15H or any other documents as mentioned above. The formats of form 15G/form 15H are also available on the website of our registrar and transfer agent (RTA) Bigshare Services Private Limited at www.bigshareonline.com.

For non-resident shareholders, taxes are required to be withheld in accordance with the provisions of Section 195 and other applicable sections of the IT Act, at the rates in force. The withholding tax shall be at the rate of 20% (plus applicable surcharge and cess) or as notified by the Government of India on the amount of dividend payable. However, as per Section 90 of the IT Act, non-resident shareholders have the option to be governed by the provisions of the Double Tax Avoidance Agreement (“DTAA”), read with Multilateral Instrument (“MLI”) between India and the country of tax residence of the member, if they are more beneficial to them. For this purpose, i.e. to avail the benefits under the DTAA read with MLI, non-resident shareholders will have to provide the following:

- (i) Copy of the PAN card allotted by the Indian income tax authorities duly attested by the member or details as prescribed under rule 37BC of Income-tax Rules, 1962
- (ii) Copy of Tax Residency Certificate for fiscal 2022 obtained from the revenue authorities of the country of tax residence, duly attested by member
- (iii) Self-declaration in Form 10F
- (iv) Self-declaration by the member of having no permanent establishment in India in accordance with the applicable tax treaty
- (v) Self-declaration of beneficial ownership by the non-resident shareholder
- (vi) Any other documents as prescribed under the IT Act for lower withholding of taxes if applicable, duly attested by the member.

In case of Foreign Institutional Investors / Foreign Portfolio Investors, tax will be deducted under Section 196D of the IT Act @ 20% (plus applicable surcharge and cess) or the rate provided in relevant DTAA, read with MLI, whichever is more beneficial, subject to the submission of the above documents on or before 21st August, 2025. Members are requested to

visit www.anuhpharma.com for more instructions and information on this subject. No communication would be accepted from members after 21st August, 2025 regarding tax withholding matters. Shareholders may write to investor@bigshareonline.com for any clarifications on this subject.

The aforementioned documents are required to be sent to the Bigshare:

By Post / Courier / Hand Delivery / Email	M/s Bigshare Services Pvt. Ltd. Unit: Anuh Pharma Ltd. Office No S6-2, 6th Floor, Pinnacle Business Park, Next to Ahura Centre, Mahakali Caves Road, Andheri (East) Mumbai – 400093 Tel : +91-22-62638200; Fax: +91-22-62638299 Email: investor@bigshareonline.com
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26. Bigshare i-Vote E-Voting System

THE INTRUCTIONS OF SHAREHOLDERS FOR REMOTE E-VOTING ARE AS UNDER:

- i. The votes can be cast during the following voting period:

Commencement of E-voting:	Tuesday, 19th August, 2025 from 9.00 a.m. (IST)
End of E-voting:	Thursday, 21st August, 2025 till 5.00 p.m. (IST)

During this period shareholders of the Company, holding shares either in physical form or in dematerialized form, as on the cut-off date (record date) of 15th August, 2025 may cast their vote electronically. The e-voting module shall be disabled by Bigshare for voting thereafter.

- ii. Shareholders who have already voted prior to the meeting date would not be entitled to vote at the meeting venue.
- iii. Pursuant to SEBI Circular No. **SEBI/HO/CFD/CMD/CIR/P/2020/242 dated 09.12.2020**, under Regulation 44 of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, listed entities are required to provide remote e-voting facility to its shareholders, in respect of all shareholders' resolutions. However, it has been observed that the participation by the public non-institutional shareholders/retail shareholders is at a negligible level.

Currently, there are multiple e-voting service providers (ESPs) providing e-voting facility to listed entities in India. This necessitates registration on various ESPs and maintenance of multiple user IDs and passwords by the shareholders.

In order to increase the efficiency of the voting process, pursuant to a public consultation, it has been decided to enable e-voting to **all the demat account holders, by way of a single login credential, through their demat accounts/ websites of Depositories/ Depository Participants**. Demat account holders would be able to cast their vote without having to register again with the ESPs, thereby, not only facilitating seamless authentication but also enhancing ease and convenience of participating in e-voting process.

- iv. In terms of SEBI circular no. **SEBI/HO/CFD/CMD/CIR/P/2020/242 dated December 9, 2020** on e-Voting facility provided by Listed Companies, Individual shareholders holding securities in demat mode are allowed to vote through their demat account maintained with Depositories and Depository Participants. Shareholders are advised to update their mobile number and email Id in their demat accounts in order to access e-Voting facility.

1. Pursuant to above said SEBI Circular, Login method for e-Voting for **Individual shareholders holding securities in Demat mode** is given below:

Type of shareholders	Login Method
Individual Shareholders holding securities in Demat mode with CDSL	<p>1) Users who have opted for CDSL Easi / Easiest facility, can login through their existing user id and password. Option will be made available to reach e-Voting page without any further authentication. The URL for users to login to Easi/Easiest is https://web.cdslindia.com/myeasitoken/home/login or visit CDSL website www.cdslindia.com and click on login icon & New System Myeasi Tab and then use your existing my easi username & password.</p> <p>2) After successful login the Easi / Easiest user will be able to see the e-Voting option for eligible companies where the evoting is in progress as per the information provided by company. On clicking the evoting option, the user will be able to see e-Voting page of BIGSHARE the e-Voting service provider and you will be re-directed to i-Vote website</p>

Type of shareholders	Login Method
	<p>for casting your vote during the remote e-Voting period. Additionally, there is also links provided to access the system of all e-Voting Service Providers i.e. BIGSHARE, so that the user can visit the e-Voting service providers' website directly.</p> <p>3) If the user is not registered for Easi/Easiest, option to register is available at https://web.cdslindia.com/myeasi/Registration/EasiRegistration</p> <p>4) Alternatively, the user can directly access e-Voting page by providing Demat Account Number and PAN No. from a link https://evoting.cdslindia.com/Evoting/EvotingLogin The system will authenticate the user by sending OTP on registered Mobile & Email as recorded in the Demat Account. After successful authentication, user will be able to see the e-Voting option where the evoting is in progress, and also able to directly access the system of all e-Voting Service Providers. Click on BIGSHARE and you will be re-directed to i-Vote website for casting your vote during the remote e-voting period.</p>
<p>Individual Shareholders holding securities in demat mode with NSDL</p>	<p>1) If you are already registered for NSDL IDeAS facility, please visit the e-Services website of NSDL. Open web browser by typing the following URL: https://eservices.nsd.com either on a Personal Computer or on a mobile. Once the home page of e-Services is launched, click on the "Beneficial Owner" icon under "Login" which is available under 'IDeAS' section. A new screen will open. You will have to enter your User ID and Password. After successful authentication, you will be able to see e-Voting services. Click on "Access to e-Voting" under e-Voting services and you will be able to see e-Voting page. Click on company name or e-Voting service provider name BIGSHARE and you will be re-directed to i-Vote website for casting your vote during the remote e-Voting period.</p> <p>2) If the user is not registered for IDeAS e-Services, option to register is available at https://eservices.nsd.com. Select "Register Online for IDeAS "Portal or click at https://eservices.nsd.com/SecureWeb/IdeasDirectReg.jsp</p> <p>3) Visit the e-Voting website of NSDL. Open web browser by typing the following URL: https://www.evoting.nsd.com/ either on a Personal Computer or on a mobile. Once the home page of e-Voting system is launched, click on the icon "Login" which is available under 'Shareholder/Member' section. A new screen will open. You will have to enter your User ID (i.e. your sixteen digit demat account number hold with NSDL), Password/OTP and a Verification Code as shown on the screen. After successful authentication, you will be redirected to NSDL Depository site wherein you can see e-Voting page. Click on company name or e-Voting service provider name BIGSHARE and you will be redirected to i-Vote website for casting your vote during the remote e-Voting period or joining virtual meeting & voting during the meeting.</p> <p>4) For OTP based login you can Click on https://eservices.nsd.com/SecureWeb/evoting/evotinglogin.jsp. You will have to enter your 8-digit DP ID, 8-digit Client Id, PAN No., Verification code and generate OTP. Enter the OTP received on registered email id/mobile number and click on login. After successful authentication, you will be redirected to NSDL Depository site wherein you can see e-Voting page with all e-Voting Service Providers. Click on BIGSHARE and you will be re-directed to i-vote (E-voting website) for casting your vote during the remote e-Voting period or joining virtual meeting & voting during the meeting.</p>
<p>Individual Shareholders (holding securities in demat mode) login through their Depository Participants</p>	<p>You can also login using the login credentials of your demat account through your Depository Participant registered with NSDL/CDSL for e-Voting facility. After Successful login, you will be able to see e-Voting option. Once you click on e-Voting option, you will be redirected to NSDL/CDSL Depository site after successful authentication, wherein you can see e-Voting feature. Click on company name or e-Voting service provider name and you will be redirected to e-Voting service provider website for casting your vote during the remote e-Voting period.</p>

Important note: Members who are unable to retrieve User ID/ Password are advised to use Forget User ID and Forget Password option available at abovementioned website.

Helpdesk for Individual Shareholders holding securities in demat mode for any technical issues related to login through Depository i.e. CDSL and NSDL

Login type	Helpdesk details
Individual Shareholders holding securities in Demat mode with CDSL	Members facing any technical issue in login can contact CDSL helpdesk by sending a request at helpdesk.evoting@cdslindia.com or contact at 1800 22 55 33.
Individual Shareholders holding securities in Demat mode with NSDL	Members facing any technical issue in login can contact NSDL helpdesk by sending a request at evoting@nsdl.co.in or call at toll free no.: 022- 48867000.

2. Login method for e-Voting for shareholder other than individual shareholders holding shares in Demat mode & physical mode is given below:

- You are requested to launch the URL on internet browser: <https://ivote.bigshareonline.com>
- Click on “**LOGIN**” button under the ‘**INVESTOR LOGIN**’ section to Login on E-Voting Platform.
- Please enter you ‘**USER ID**’ (User id description is given below) and ‘**PASSWORD**’ which is shared separately on you register email id.
 - Shareholders holding shares in **CDSL demat account should enter 16 Digit Beneficiary ID** as user id.
 - Shareholders holding shares in **NSDL demat account should enter 8 Character DP ID followed by 8 Digit Client ID** as user id.
 - Shareholders holding shares in **physical form should enter Event No + Folio Number** registered with the Company as user id.

Note If you have not received any user id or password please email from your registered email id or contact i-vote helpdesk team. (Email id and contact number are mentioned in helpdesk section).

- Click on **IAM NOT A ROBOT (CAPTCHA)** option and login.

NOTE: If Shareholders are holding shares in demat form and have registered on to e-Voting system of <https://ivote.bigshareonline.com> and/or voted on an earlier event of any company then they can use their existing user id and password to login.
- If you have forgotten the password: Click on ‘**LOGIN**’ under ‘**INVESTOR LOGIN**’ tab and then Click on ‘**Forgot your password?**’
- Enter “**User ID**” and “**Registered email ID**” Click on **IAM NOT A ROBOT (CAPTCHA)** option and click on ‘**Reset**’. (In case a shareholder is having valid email address, Password will be sent to his / her registered e-mail address).

Voting method for shareholders on i-Vote E-voting portal:

- After successful login, **Bigshare E-voting system** page will appear.
- Click on “**VIEW EVENT DETAILS (CURRENT)**” under ‘**EVENTS**’ option on investor portal.
- Select event for which you are desire to vote under the dropdown option.
- Click on “**VOTE NOW**” option which is appearing on the right hand side top corner of the page.
- Cast your vote by selecting an appropriate option “**IN FAVOUR**”, “**NOT IN FAVOUR**” or “**ABSTAIN**” and click on “**SUBMIT VOTE**”. A confirmation box will be displayed. Click “**OK**” to confirm, else “**CANCEL**” to modify. Once you confirm, you will not be allowed to modify your vote.
- Once you confirm the vote you will receive confirmation message on display screen and also you will receive an email on your registered email id. During the voting period, members can login any number of times till they have voted on the resolution(s). Once vote on a resolution is casted, it cannot be changed subsequently.
- Shareholder can “**CHANGE PASSWORD**” or “**VIEW/UPDATE PROFILE**” under “**PROFILE**” option on investor portal.

3. Custodian registration process for i-Vote E-Voting Website:

- You are requested to launch the URL on internet browser: <https://ivote.bigshareonline.com>
- Click on “**REGISTER**” under “**CUSTODIAN LOGIN**”, to register yourself on Bigshare i-Vote e-Voting Platform.
- Enter all required details and submit.

- After Successful registration, message will be displayed with **“User id and password will be sent via email on your registered email id”**.

NOTE: If Custodian have registered on to e-Voting system of <https://ivote.bigshareonline.com> and/or voted on an earlier event of any company then they can use their existing user id and password to login.

- If you have forgotten the password: Click on **‘LOGIN’** under **‘CUSTODIAN LOGIN’** tab and further Click on **‘Forgot your password?’**
- Enter **“User ID”** and **“Registered email ID”** Click on **I AM NOT A ROBOT (CAPTCHA)** option and click on **‘RESET’**.
(In case a custodian is having valid email address, Password will be sent to his / her registered e-mail address).

Voting method for Custodian on i-Vote E-voting portal:

- After successful login, **Bigshare E-voting system** page will appear.

Investor Mapping:

- First you need to map the investor with your user ID under **“DOCUMENTS”** option on custodian portal.
 - o Click on **“DOCUMENT TYPE”** dropdown option and select document type power of attorney (POA).
 - o Click on upload document **“CHOOSE FILE”** and upload power of attorney (POA) or board resolution for respective investor and click on **“UPLOAD”**.
Note: The power of attorney (POA) or board resolution has to be named as the **“InvestorID.pdf”** (Mention Demat account number as Investor ID.)
 - o Your investor is now mapped and you can check the file status on display.

Investor vote File Upload:

- To cast your vote select **“VOTE FILE UPLOAD”** option from left hand side menu on custodian portal.
- Select the Event under dropdown option.
- Download sample voting file and enter relevant details as required and upload the same file under upload document option by clicking on **“UPLOAD”**. Confirmation message will be displayed on the screen and also you can check the file status on display (Once vote on a resolution is casted, it cannot be changed subsequently).
- Custodian can **“CHANGE PASSWORD”** or **“VIEW/UPDATE PROFILE”** under **“PROFILE”** option on custodian portal.

Helpdesk for queries regarding e-voting:

Login type	Helpdesk details
Shareholder’s other than individual shareholders holding shares in Demat mode & Physical mode.	In case shareholders/ investor have any queries regarding E-voting, you may refer the Frequently Asked Questions (‘FAQs’) and i-Vote e-Voting module available at https://ivote.bigshareonline.com , under download section or you can email us to ivote@bigshareonline.com or call us at: 022-62638338.

STATEMENT ANNEXED TO THE NOTICE AND SETTING OUT THE MATERIAL FACTS CONCERNING EACH ITEM OF SPECIAL BUSINESS PURSUANT TO SECTION 102 OF THE COMPANIES ACT, 2013 AND SECRETARIAL STANDARD 2:

Item No. 5

The Board, on the recommendation of the Audit Committee, has approved the appointment and remuneration of Mr. Ankit Kishor Chande, Cost Accountant, (Certificate of Practice No. 34051) as Cost Auditor to conduct the audit of the cost records of the Company for the financial year 2025-26.

In accordance with the provisions of Section 148 of the Companies Act, 2013 read with the Companies (Audit and Auditors) Rules, 2014, the remuneration payable to the Cost Auditors of Rs. 1,20,000/- (Rupees One Lakh twenty thousand Only) has to be ratified by the shareholders of the Company.

Accordingly, consent of the Members is sought for passing an Ordinary Resolution as set out in Item No. 5 of the Notice for ratification of the remuneration payable to the Cost Auditor(s) for the financial year 2025-26.

The Board of Directors recommends the resolution set forth in Item No. 5 for the approval of the Members as an Ordinary Resolution.

None of the Directors and Key Managerial personnel or their relatives is interested in the above resolution.

Item No. 6

Pursuant to Regulation 24A of Listing Regulations, as amended vide SEBI (Listing Obligations and Disclosure Requirements) (Third Amendment) Regulations, 2024 (Amendment), the appointment of Secretarial Auditors:

- (a) Is required to be approved by the Shareholders of the Company at the Annual General Meeting;
- (b) In case of a Secretarial Audit Firm – cannot be for more than two consecutive terms of 5 (five) years each.

The Board at its meeting held on 23rd May, 2025, based on the recommendation of the Audit Committee, has considered, approved and recommended to the Members of the Company, the appointment of M/s. GHV & Co., Practicing Company Secretaries, (ICSI UIN.: P2016MH057400) as Secretarial Auditors of the Company. The proposed appointment is for a term of 5 (five) consecutive years from financial year 2025-26 to financial year 2029-30 on payment of such remuneration as may be mutually agreed upon between the Board of Directors and the Secretarial Auditors, from time to time.

Further information in respect of M/s. GHV & Co., is encapsulated in the table below:

Sr. No.	Particulars	Details
1	Number of years of experience of the individual / Firm proposed to be appointed as Secretarial Auditor	9 Years
2	Details of orders passed against the proposed Secretarial Auditor by ICSI/SEBI/MCA/any other competent authority / Court, both in India or outside India, in past 5 (five) years	NA
3	Whether proposed Secretarial Auditor has rendered any services as prohibited under SEBI Circular dated 31st December, 2024 directly or indirectly to the Company or its holding company or subsidiary or any associate? If yes, then provide details and actions, if any taken against the Firm, and	NA
4	Proposed fees payable to the Firm as:	INR 2,10,000/-
5	Total Fees paid to previous/outgoing auditor	INR 85,000/-
6	Rationale for material change in the audit fees proposed to be paid the proposed secretarial auditor as compared to the previous / outgoing auditor	The company is listed on NSE, which requires enhanced compliance, disclosures, and corporate governance standards as per SEBI and stock exchange regulations.
7	Disclosure of % of non-audit fees, paid/payable to the proposed Secretarial Auditor or/and its associate concerns, over audit fees paid/payable to the said auditor	INR 50,000/-

Pursuant to Section 204 of the Act and the Rules framed thereunder, read with Regulation 24A of Listing Regulations the Company has received written consent & eligibility letters from M/s. GHV & Co., Practicing Company Secretaries, (ICSI UIN.: P2016MH057400).

The Board recommends the Ordinary Resolution set out at Item No. 6 for the approval of Members.

None of the Directors or Key Managerial Personnel and their relatives, are concerned or interested (financially or otherwise) in this Resolution.

Item No. 7

In appreciation and recognition of his leadership and phenomenal contribution towards the growth of the Company, the Board of Directors based on the recommendation of the Nomination and Remuneration Committee of the Board at its Meeting held on 23rd May, 2025, approved revision in remuneration of Mr. Ritesh Shah (DIN: 02496729), Joint Managing Director of the Company with effect from 01st April, 2025, on the terms and conditions as enumerated in the resolution at Item No. 7 of this Notice, subject to the approval of the Shareholders and such other approvals as may be required.

In case the Company has in any financial year no profits or if its profits are inadequate anytime during the tenure of office of Mr. Ritesh Shah (DIN: 02496729), as Joint Managing Director, shall be paid the remuneration as stated in resolution at Item No. 7,

with the liberty to the Board to revise, amend, alter and vary the terms and conditions relating to the remuneration payable to the Joint Managing Director in such manner as may be permitted and subject to approval of such authority(ies) as may be required, in accordance with the provisions of the Act and Schedule V thereto or any modification thereto and as may be agreed by and between the Board and Mr. Ritesh Shah (DIN: 02496729), without any further approval of the Members of the Company.

Pursuant to the provisions of Section 197 read with Part I and Section I of Part II of Schedule V and other applicable provisions, if any, of the Act, (including any statutory modification or re-enactment thereof), applicable clauses of the Articles of Association of the Company, the above revision in remuneration requires approval of the Members of the Company by way of Special Resolution. Accordingly, the resolution set out at Item No. 7 of the Notice is recommended to be passed as Special Resolution.

The Board of Directors recommends the resolution set forth in Item No. 7 for the approval of the Members as a **Special Resolution**.

Save and except Mr. Ritesh Shah (DIN: 02496729), Joint Managing Director, Mr. Vivek Shah, Joint Managing Director and Mr. Bipin Shah, Vice Chairman, none of the Directors, Key Managerial Personnel or their relatives are interested in the above resolution.

Item No. 8

In appreciation and recognition of his leadership and phenomenal contribution towards the growth of the Company, the Board of Directors based on the recommendation of the Nomination and Remuneration Committee of the Board at its Meeting held on 23rd May, 2025, approved revision in remuneration of Mr. Vivek Shah, Joint Managing Director of the Company with effect from 01st April, 2025, on the terms and conditions as enumerated in the resolution at Item No. 8 of this Notice, subject to the approval of the Shareholders and such other approvals as may be required.

In case the Company has in any financial year no profits or if its profits are inadequate anytime during the tenure of office of Mr. Vivek Shah, as Joint Managing Director, shall be paid the remuneration as stated in resolution at Item No. 8, with the liberty to the Board to revise, amend, alter and vary the terms and conditions relating to the remuneration payable to the Joint Managing Director in such manner as may be permitted and subject to approval of such authority(ies) as may be required, in accordance with the provisions of the Act and Schedule V thereto or any modification thereto and as may be agreed by and between the Board and Mr. Vivek Shah, without any further approval of the Members of the Company.

Pursuant to the provisions of Section 197 read with Part I and Section I of Part II of Schedule V and other applicable provisions, if any, of the Act, (including any statutory modification or re-enactment thereof), applicable clauses of the Articles of Association of the Company, the above revision in remuneration requires approval of the Members of the Company by way of Special Resolution. Accordingly, the resolution set out at Item No. 8 of the Notice is recommended to be passed as Special Resolution.

The Board of Directors recommends the resolution set forth in Item No. 8 for the approval of the Members as a **Special Resolution**.

Save and except Mr. Vivek Shah, Joint Managing Director, Mr. Ritesh Shah (DIN: 02496729), Joint Managing Director and Mr. Bipin Shah, Vice Chairman, none of the Directors, Key Managerial Personnel or their relatives are interested in the above resolution.

Item No. 9 and 10

The Information as required under Schedule V of the Companies Act, 2013 is mentioned below:

I. General Information

- Nature of Industry: Pharmaceutical Industry.
- Date or expected date of Commencement of commercial Production: Not Applicable since the Company is an existing Company.
- In case of new companies, expected date of commencement of activities as per project approved by financial institutions appearing in the prospectus: Not applicable.
- Financial information based on given indicators (Standalone) of last 3 years. (Rs. In Lakhs)

Particulars	FY 2022-23	FY 2023-24	FY 2024-25
Total Income	53,360	65,910	67,097
Profit after Tax	3,618	6,006	4,735

Foreign investments or Collaborators, if any: NA

The Company has made direct investments in the following international subsidiaries: NA

II. A. Information about Mr. Ritesh B. Shah (DIN: 02496729) Joint Managing Director

1. Background Details:

Mr. Ritesh B. Shah aged 44 years is a B.Sc. Chemistry and MBA. He has about 21 years of experience in Pharmaceutical Industry with a leadership role in Marketing, Finance, Business, Strategy and Sourcing.

2. Past Remuneration: Rs. 86,80,570/- per annum

3. Job Profile and his suitability:

Mr. Ritesh B. Shah is the Joint Managing Director of the Company since January 08, 2021. He has handled international marketing for Anuh Pharma for over 21 years, currently involved in overall management of the Company. He has been doing key client visits & developing new clients for existing & new products.

5. Remuneration proposed:

As mentioned in Statement in Item no. 7 of the 65th Annual General Meeting Notice.

6. Comparative remuneration profile with respect to industry, size of the Company, profile of the position and person (in case of expatriates the relevant details would be w.r.t. the country of his origin)

The remuneration payable to Joint Managing Directors has been benchmarked with the remuneration being drawn by similar positions in the Pharmaceutical Industry.

7. Pecuniary relationship directly or indirectly with the Company or relationship with managerial personnel or other Director, if any:

The Joint Managing Director have no pecuniary relationship directly or indirectly with the Company except to the extent of their remuneration and shareholdings in the Company.

II. B. Information about Mr. Vivek B. Shah Joint Managing Director

1. Background Details:

Mr. Vivek B. Shah has driven strategic leadership across Operations, R&D, and Regulatory Affairs. With over 15 years of experience in the pharmaceutical industry, Vivek has been instrumental in enhancing operational efficiency, expanding global regulatory reach, and fostering innovation in API development.

2. Past Remuneration: Rs. 93,01,598/- per annum

3. Job Profile and his suitability:

Mr. Vivek B. Shah is the Joint Managing Director of the Company since January 08, 2021. Under his leadership, Anuh Pharma has strengthened its global footprint, improved manufacturing capabilities, and upheld its commitment to quality and compliance with leading regulatory bodies such as USFDA, EDQM, and WHO-GMP.

5. Remuneration proposed:

As mentioned in Statement in Item no. 8 of the 65th Annual General Meeting Notice.

6. Comparative remuneration profile with respect to industry, size of the Company, profile of the position and person (in case of expatriates the relevant details would be w.r.t. the country of his origin)

The remuneration payable to Joint Managing Directors has been benchmarked with the remuneration being drawn by similar positions in the Pharmaceutical Industry.

7. Pecuniary relationship directly or indirectly with the Company or relationship with managerial personnel or other Director, if any:

The Joint Managing Director have no pecuniary relationship directly or indirectly with the Company except to the extent of their remuneration and shareholdings in the Company.

III. Other Information

1. Reasons of loss or inadequate profits:

Not applicable as the Company has posted a profit before tax of Rs. 6,100 Lakhs on a consolidated basis for the financial year 2024-25.

2. Steps taken or proposed to be taken for improvement:

The Company remains committed to generate superior returns for its stakeholders and has been successfully taking business initiatives to grow size of its business and operations.

3. Expected increase in productivity and profits in measurable terms:

The parameters of assessing productivity have been widely accepted norms of market share and profitability/financial ratios. The Company has shown appreciable improvements on these parameters besides reporting healthy profits.

IV. Disclosures

The past and proposed remuneration of the Joint Managing Director is mentioned under the heading 'Information about the Joint Managing Director' above.

1. Remuneration package of the managerial person:

Same is fully described in the respective Resolutions and/or Statement;

2. Following disclosures forms part of the Integrated Annual Report:

- All elements of remuneration package such as salary, benefits, stock options, pension etc. of all the directors;
- Details of fixed component and performance linked incentives along with the performance criteria;
- Service contracts, notice period, severance fees;
- Stock option details, if any, and whether the same has been issued at a discount as well as the period over which accrued and over which exercisable.

The Board recommends the resolution set forth in Item no. 10 and 11 for the approval of the Members as a **Special Resolution**.

For and on behalf of the Board of Directors

Sd/-

Manan Vadhan

Company Secretary & Compliance Officer

Date: 23rd May, 2025

Place: Mumbai

ANNEXURE TO THE NOTICE

Details of Directors seeking appointment/re-appointment at the 65th AGM

[Pursuant to Regulation 36(3) of Listing Regulations, 2015 and Secretarial Standard- 2 on General Meetings issued by the Institute of Company Secretaries of India]

1. Mr. Bharat N. Shah

Name of the Director	Mr. Bharat N. Shah
Designation	Director
Director Identification Number	00083354
Age	78 years
Nationality	Indian
Date of First appointment on the Board	29/10/1980
Qualification	Mr. Bharat Shah is a Commerce Graduate
Expertise in functional area	Mr. Bharat Shah aged 78 years is a Commerce Graduate. He has about 5 decades of experience in Pharma Industry and is involved with the SK Group's various business activities like Pharmaceutical formulation / API manufacturing, exports, R&D etc.
Number of Equity Shares held in the Company	18,67,107
Directorship and Committee Membership of other Board as on 31.03.2025	Director of Anuh Pharma Limited
Number of Board meeting attended during the year	6 (six)
Relationship with other Directors, Manager and KMP	Mr. Bharat Shah & Mr. Bipin Shah are brothers.

2. Mr. Gaurav S. Shah

Name of the Director	Mr. Gaurav S. Shah
Designation	Director
Director Identification Number	02878186
Age	44 Years
Nationality	Indian
Date of First appointment on the Board	01/07/2023
Qualification	Mr. Gaurav S. Shah is a Bachelor's Degree in Engineering from USA (Computers) & has completed Diploma in Family Managed Business Administration from NMIMS, Mumbai.
Expertise in functional area	Mr. Gaurav Shah, age 44 years, has an experience of 20 years in the Pharmaceutical industry. Handling Formulations, APIs & Logistics businesses. Currently he is involved in management of API & Logistics business of SK Group.
Number of Equity Shares held in the Company	16,00,344
Directorship and Committee Membership of other Board as on 31.03.2025	Director of Anuh Pharma Limited
Number of Board meeting attended during the year	6 (six)
Relationship with other Directors, Manager and KMP	Mr. Gaurav Shah is son of Mr. Satish Shah being the brother of Mr. Bipin Shah and Mr. Bharat Shah.

3. Mr. Ritesh Bipin Shah

Name of the Director	Mr. Ritesh Bipin Shah
Designation	Director
Director Identification Number	02496729
Age	44 Years
Nationality	Indian
Date of First appointment on the Board	09/08/2016
Qualification	Mr. Ritesh B. Shah is a B.Sc. Chemistry and MBA from Oklahoma City University (USA).
Expertise in functional area	Mr. Ritesh B. Shah aged 44 years is a B.Sc. Chemistry and MBA. He has about 21 years of experience in Pharmaceutical Industry with a leadership role in Marketing, Finance, Business, Strategy and Sourcing.
Number of Equity Shares held in the Company	11,55,404
Directorship and Committee Membership of other Board as on 31.03.2025	Director of Anuh Pharma Limited
Number of Board meeting attended during the year	6 (six)
Relationship with other Directors, Manager and KMP	Mr. Ritesh Shah is the son of Mr. Bipin Shah.

4. Mr. Vivek Bipin Shah

Name of the Director	Mr. Vivek Bipin Shah
Designation	Director
Director Identification Number	02878724
Age	39 Years
Nationality	Indian
Date of First appointment on the Board	09/08/2016
Qualification	Mr. Vivek Shah is Masters in Biotechnology (M.Sc.).
Expertise in functional area	<p>Mr. Vivek Shah is the Joint Managing Director of Anuh Pharma Limited, where he drives strategic leadership across Operations, R&D, and Regulatory Affairs. With over 15 years of experience in the pharmaceutical industry, Vivek has been instrumental in enhancing operational efficiency, expanding global regulatory reach, and fostering innovation in API development.</p> <p>Under his leadership, Anuh Pharma has strengthened its global footprint, improved manufacturing capabilities, and upheld its commitment to quality and compliance with leading regulatory bodies such as USFDA, EDQM, and WHO-GMP.</p>
Number of Equity Shares held in the Company	11,70,000
Directorship and Committee Membership of other Board as on 31.03.2025	Director of Anuh Pharma Limited
Number of Board meeting attended during the year	6 (six)
Relationship with other Directors, Manager and KMP	Mr. Vivek Shah is the son of Mr. Bipin Shah.

PROXY FORM
(FORM NO. MGT - 11)

[Pursuant to Section 105(6) of the Companies Act, 2013 and rule 19(3) of the Companies (Management and Administration) Rules, 2014]

Name of the Company : **ANUH PHARMA LIMITED** CIN : **L24230MH1960PLC011586**
Registered office : 3-A Shivsagar Estate, North Wing, Dr. Annie Besant Road, Worli, Mumbai 400 018.

Name of the Member(s) :	
Registered Address :	
E-mail ID :	
Folio No./*Client ID :	
*DP ID :	

I/We, being the Member(s) of _____ shares of **Anuh Pharma Limited.**, hereby appoint:

1. Name: _____

Address: _____

Having Email Id _____ or failing him/her

2. Name: _____

Address: _____

Having Email Id _____ or failing him/her

3. Name: _____

Address: _____

Having Email Id _____

whose signature(s) are appended below as my/our proxy to attend and vote (on a poll) for me/us and on my/our behalf at the **65th Annual General Meeting** of the Company, to be held on Friday, 22nd August, 2025 at 04:00 PM at Hall of Harmony, Nehru Centre, Dr. Annie Besant Road, Worli, Mumbai – 400018, Maharashtra, India, and at any adjournment thereof in respect of following resolutions as are indicated below:

Resolution No's.	Particulars of Resolution	For	Against
1.	Adoption of Audited Financial Statements and Reports of the Board of Directors and Auditors thereon, for the financial year ended March 31, 2025.		
2.	Declaration of Final Dividend of Rs. 1.50/- per Equity Shares of the Company for the financial year 2024-25.		
3.	Re-Appointment of a Director in place of Mr. Bharat Nemchand Shah (DIN: 00083354) who retires by rotation and, being eligible seeks re-appointment.		
4.	Re-Appointment of a Director in place of Mr. Gaurav Satish Shah (DIN: 02878186) who retires by rotation and, being eligible seeks re-appointment.		
5.	Ratification of remuneration of Mr. Ankit Kishor Chande , Cost Accountants (Certificate of Practice No. 34051) as a Cost Auditor for the financial year 2025-26.		
6.	Appointment of M/s. GHV & Co., Practicing Company Secretaries , (Firm Registration No.: P2016MH057400) as Secretarial Auditor for the first term of five consecutive years from FY 2025-26 to FY 2029-30.		

Resolution No's.	Particulars of Resolution	For	Against
7.	Revision in remuneration payable to Mr. Ritesh Bipin Shah (DIN: 02496729) , Joint Managing Director of the Company for the financial year 2025-26.		
8.	Revision in remuneration payable to Mr. Vivek Bipin Shah (DIN: 02878724) , Joint Managing Director of the Company for the financial year 2025-26.		
9.	Re-appointment of Mr. Ritesh Bipin Shah (DIN: 02496729) , as Joint Managing Director of the Company.		
10.	Re-appointment of Mr. Vivek Bipin Shah (DIN: 02878724) , as Joint Managing Director of the Company.		

Signed this _____ day of _____ 2025.

Affix a
Rs. 1/-
Revenue
Stamp

Signature of Shareholder across
Revenue Stamp

Signature of first proxy holder

Signature of second proxy holder

Signature of third proxy holder

* Applicable for investors holding shares in electronic form.

Notes:

- (1) This form of proxy in order to be effective should be duly completed and deposited at the Registered Office of the Company not less than 48 hours before the commencement of the Meeting.
- (2) A Proxy need not be a Member of the Company.
- (3) It is optional to indicate your preference, if you leave the for or against column blank against any or all resolution, your proxy will be entitled to vote in the manner as he / she may deem appropriate.
- (4) A person can act as a proxy on behalf of Members not exceeding fifty and holding in the aggregate not more than 10% of the total Share Capital of the Company carrying voting rights. A Member holding more than 10% of the total Share Capital of the Company carrying voting rights may appoint a single person as proxy and such person shall not act as a proxy for any other person or shareholder.
- (5) Appointing a proxy does not prevent a Member from attending the Meeting in person if he so wishes.
- (6) In the case of joint holders, the signature of any one holder will be sufficient, but names of all the joint holders should be stated.

ANUH PHARMA LIMITED

CIN : L24230MH1960PLC011586

Registered office: 3-A Shivsagar Estate, North Wing, Dr. Annie Besant Road, Worli, Mumbai 400 018.
Tel: +91 22 6622 7575; **Fax:** +91 22 6622 7600; **Website:** www.anuhpharma.com; **Email:** anuh@sk1932.com

ATTENDANCE SLIP

65th Sixty-Fifth Annual General Meeting - Friday, August 22, 2025 at 04.00 P.M.

PLEASE FILL ATTENDANCE SLIP AND HAND IT OVER AT THE ENTRANCE OF THE MEETING HALL

Joint Shareholders may obtain additional Slip at the venue of the Meeting.

I hereby record my presence at the 65TH SIXTY-FIFTH ANNUAL GENERAL MEETING of the Company held on Friday, August 22, 2025 at 04.00 PM at Hall of Harmony, Nehru Centre, Dr. Annie Besant Road, Worli, Mumbai – 400018.

Name and Registered Address of the Shareholder : _____

Name(s) of the Joint Shareholder(s), if any : _____

Name of the Proxy/Representative, if any : _____

Registered DP ID*		Registered Folio No.	
Registered Client ID*		No. of Shares held	

* Applicable for investors holding shares in electronic form.

Signature of the Shareholder/Proxy



Route Map for AGM Venue



DIRECTORS' REPORT

To,
The Members,
Your Directors have pleasure in placing before you the 65th Annual Report of the Company along with the Accounts for the Financial Year ended 31st March, 2025:

FINANCIAL HIGHLIGHTS

(₹ In Lakhs)

Accounting Year	2024-25	2023-24
Revenue from Operations	66,151	64,700
Other Income	946	1,210
Profit before interest, depreciation and taxation	7,036	8,724
Interest	62	35
Depreciation	874	858
Provision for taxation (net)	1,365	1,825
Profit after tax	4,735	6,006
Profit and Loss Account balance B/f	15,663	11,359
Income Tax adjustment of earlier years	-	-
Profit available for Appropriation	20,398	17,365
Transfer to General Reserve	700	700
Interim Dividend	-	-
Final Dividend	1,253	1,002
Balance carried to the Balance Sheet	19,145	15,663

DIVIDEND

For the year under review, the Directors have recommended Final Dividend of Rs. 1.50/- per share i.e., @ 30% (Rs. 2.50/- per share i.e., @ 50% for the previous year) on Equity Shares of face value of Rs. 5/- (Rupees Five Only) each of the Company. The total dividend outgo shall be Rs. 1,503 lakhs as compared to Rs. 1,253 lakhs during the previous year.

OPERATIONS

The revenue from operations for the year ended 31st March, 2025 amounted to Rs. 66,151 lakhs as against Rs. 64,700 lakhs for the previous year. Thus, the income from operations of the Company has increased by about 2 % as compared to last year's revenue from operations.

During the year 2024-25 profit before tax as compared to last year has reduced by 22 % from Rs. 7,831 lakhs to Rs. 6,100 lakhs and profit after tax has reduced by 21 % from Rs. 6,006 lakhs to Rs. 4,735 lakhs.

THE AMOUNT, IF ANY, WHICH IT PROPOSES TO CARRY TO ANY RESERVES

During the Financial Year ended 31st March, 2025, the Company proposes to transfer Rs. 7.00 Crores to general reserves.

SHARE CAPITAL

The Paid-up Equity Share Capital of the Company as of 31st March, 2025 was Rs. 25,05,60,000/- (Rupees Twenty-Five Crores Five Lakhs Sixty Thousand Only) comprising 5,01,12,000 (Five Crores One Lakh Twelve Thousand Only) equity shares of Rs. 5/- (Rupees Five Only) each.

During the year under review, the Company listed its specified securities on the National Stock Exchange of India (NSE) w.e.f. 20th December, 2024.

Subsequent to the year end and up to the date of this Report, the Company has declared a Bonus Shares in the ratio of 1:1 i.e. 1 (One) new fully paid up Bonus Equity Share of Rs. 5/- each for every 1 (One) existing fully paid up Equity Share of Rs. 5/- each, held by the shareholders of the Company.

The Capital Structure is as follow:

The Authorised Equity Share Capital of the Company is Rs. 51,00,00,000 (Rupees Fifty-One Crores Only) comprising 10,20,00,000 (Ten Crores Twenty Lakhs Only) equity shares of Rs. 5/- (Rupees Five Only) each.

The Paid-up Equity Share Capital Post Bonus Issue has increased to Rs. 50,11,20,000/- (Rupees Fifty Crores Eleven Lakhs Twenty Thousand Only) comprising 10,02,24,000 (Ten Crores Two Lakhs Twenty Four Thousand Only) equity shares of Rs. 5/- (Rupees Five Only) each.

Apart from this, the Company has neither issued shares with differential voting rights nor has granted any stock options or sweat equity.

TRANSFER TO IEPF

In accordance with the provisions of Section 124, 125 & other applicable provisions, if any of the Act, read with IEPF Authority (Accounting, Audit, Transfer and Refund) Rules, 2016 (hereinafter referred to as IEPF Rules) (including any statutory modifications(s) or re-enactments(s) thereof for the time being in force) the amount of dividend remaining unpaid or unclaimed is required to be transferred to IEPF, maintained by the Central Government.

Pursuant to the provisions of Section 124 of the Act read with the Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016 as amended ("IEPF Rules") all the shares on which dividend remains unpaid or unclaimed for a period of seven consecutive years or more shall be transferred to demat account of the IEPF authority as notified by the Ministry of Corporate Affairs.

In terms of the IEPF Rules, Rs. 1,81,396/- amount of unpaid/unclaimed dividends and 11,104 shares were transferred during the financial year 2024-25.

EXPORTS

Exports for the year ended 31st March, 2025 have increased by about 19 % from Rs. 30,410 lakhs to Rs. 36,336 lakhs.

CURRENT OUTLOOK

We are pleased to inform you that the Company has received the European Directorate for the Quality Medicine (EDQM) Certificate of Suitability (CEP) for Allopurinol and Ambroxol HCL.

During the FY 2024-25, the equity shares of the Company were even listed on the National Stock Exchange of India Limited (NSE) w.e.f. 20th December, 2024.

MATERIAL CHANGES AND COMMITMENTS, IF ANY, AFFECTING THE FINANCIAL POSITION OF THE COMPANY WHICH HAVE OCCURRED BETWEEN THE END OF THE FY OF THE COMPANY TO WHICH THE FINANCIAL STATEMENTS RELATE AND THE DATE OF THE REPORT

The Company has inaugurated its new Manufacturing Block API-3 situated at E-17/3, E-17/4 & E-18, M.I.D.C., Tarapur, Boisar, Dist. Palghar – 401506, India on 15th November 2024, which has increase existing overall operational capacity by 400 MT/Annum.

During FY 2024-25, We have enhanced the capacity from 1,800 MTPA to 2,200 MTPA at our Boisar site.

During FY 2024-25, the Company has made an investment into the solar power Special Purpose Vehicle (SPV) by subscribing the Equity shares of Huoban Energy 5 Private Limited.

BOARD OF DIRECTORS

In accordance with the Articles of Association of the Company and pursuant to the provisions of Section 152 of the Companies Act, 2013 and the applicable rules made thereof, Mr. Bharat Nemchand Shah and Mr. Gaurav Satish Shah, Directors of the Company shall be liable to retire by rotation at the ensuing 65th Annual General Meeting and being eligible have offered themselves for re-appointment.

Please note that Mr. Sandeep M. Joshi, Director completed his second and final term as an Independent Director and consequently ceased to be a Director of the Company w.e.f. 21st August, 2024.

KEY MANAGERIAL PERSONNEL

As on 31st March, 2025, Mr. Ritesh Shah, Joint Managing Director, Mr. Vivek Shah, Joint Managing Director, Mr. Darshan Rampariya, Chief Financial Officer and Mr. Manan Jayesh Vadhan, Company Secretary and Compliance Officer were the Key

Managerial Personnel of the Company under the provisions of Sections 2(51) and 203 of the Companies Act, 2013 read with the Companies (Appointment and Qualifications of Managerial Personnel) Rules, 2014.

DIRECTOR'S RESPONSIBILITY STATEMENT

To the best of their knowledge and belief and according to the information and explanations obtained by them, your Directors make the following statements in terms of Section 134(3) (c) read with Section 134(5) of the Companies Act, 2013-

- i) That in the preparation of the annual financial statements for the year ended 31st March, 2025, the applicable accounting standards have been followed along with proper explanation relating to material departures, if any.
- ii) That 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 at the end of the financial year viz. 31st March, 2025 and of the profit or loss of the Company for the year ended on that date.
- iii) That the Directors had taken proper and sufficient care for the maintenance of adequate accounting records in accordance with the provisions of the Companies Act, 2013 for safeguarding the assets of the Company and for preventing and detecting fraud and other irregularities.
- iv) That the Directors had prepared the annual accounts on a going concern basis.
- v) That proper internal financial controls were in place and that the financial controls were adequate and were operating effectively.
- vi) That the Directors had devised proper systems to ensure compliance with the provisions of all applicable laws were in place and were adequate and operating effectively.

DECLARATION BY INDEPENDENT DIRECTOR(S) AND RE-APPOINTMENT, IF ANY

The Company has received necessary declaration from each Independent Director under Section 149(7) of the Companies Act, 2013, that he/she meets the criteria of independence laid down in Section 149(6) of the Companies Act, 2013 and Regulation 16(b) of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("Listing Regulations, 2015").

In accordance with the provisions of the Companies Act, 2013, none of the Independent Directors are liable to retire by rotation.

LISTING ON THE STOCK EXCHANGE

The Company's shares are listed with BSE Limited and the Company has paid the necessary Annual Listing Fees for the Financial Year 2025-26.

The Company's shares are listed with National Stock Exchange of India Limited w.e.f 20th December, 2024 and the Company has paid the necessary Annual Listing Fees for the Financial Year 2025-26.

DEPOSITS

The Company has not accepted or renewed any Deposits within the meaning of Section 73 of the Companies Act, 2013.

PARTICULARS OF LOANS, GUARANTEES AND INVESTMENTS

Details of Loans, Guarantees and Investments covered under the provisions of Section 186 of the Companies Act, 2013 are given in the notes to the Financial Statements provided in this Annual Report.

PARTICULARS OF EMPLOYEES

The Statement of particulars of employees under Section 197(12) read with Rule 5(2) of the Companies (Appointment and Remuneration of Managerial Personnel), Rules, 2014 is not provided with as during the financial year under review, no employee of the Company including Managing Director and Whole Time Directors were in receipt of remuneration in excess of the limits set out in the said rules.

MEETINGS

During the year 6 (Six) Board Meetings and 4 (Four) Audit Committee Meetings were convened and held. The details of which are given in the Corporate Governance Report that forms part of the Annual Report. The maximum interval between any two

Meetings did not exceed 120 days, as prescribed under the Companies Act, 2013.

BOARD EVALUATION

Pursuant to the provisions of the Companies Act, 2013 and Regulation 17(10) of the Listing Regulations, 2015, the Board has carried out an annual performance evaluation of its own performance, the Directors individually, the Chairperson's as well as the evaluation of the working of its Audit Committee, Corporate Social Responsibility Committee, Nomination & Remuneration Committee and Stakeholder Relationship Committee. The manner in which the evaluation has been carried out has been explained in the Corporate Governance Report.

FAMILIARISATION PROGRAM FOR INDEPENDENT DIRECTORS

Familiarisation Programme has been carried out by the Company for the Independent Directors, details of which has been uploaded on the Company's website i.e. www.anuhpharma.com.

BUSINESS RISK MANAGEMENT

The Company has a robust Business Risk Management (BRM) framework to identify, evaluate business risks and opportunities. This framework seeks to create transparency, minimize adverse impact on the business objectives and enhance the Company's competitive advantage. The business risk framework defines the risk management approach across the enterprise at various levels including documentation and reporting. The framework has different risk models which help in identifying risks trend, exposure and potential impact analysis at a Company level as also separately for business. The Company has adopted Financial Risk Management Policy.

INTERNAL FINANCIAL CONTROL

The Company has in place internal financial controls with reference to the financial statements. The Company has adopted policy on internal financial control system for proper observation of internal financial controls.

POLICIES

Vigil Mechanism / Whistle Blower Policy

The Company has a vigil mechanism named whistle blower policy in accordance with section 177(9) of the Companies Act, 2013 and Listing Regulations, 2015, to deal with instance of fraud and mismanagement, if any. The vigil mechanism/whistle blower policy is uploaded on the Company's website i.e. www.anuhpharma.com.

Nomination and Remuneration Policy

The Board has framed a Nomination and Remuneration Policy for selection and appointment of Directors, Senior Management and their remuneration on the recommendation of the Nomination & Remuneration Committee. The Nomination and Remuneration Policy is uploaded on the Company's website i.e. www.anuhpharma.com.

Policy against sexual harassment of Woman at workplace

In order to prevent sexual harassment of women at work place a new act the Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act, 2013 has been notified. Under the said Act every Company is required to set up an Internal Complaints Committee to look into complaints relating to sexual harassment at work place of any women employee.

A policy for prevention of Sexual Harassment of Women at workplace has been adopted and Internal Complaints Committee was also reconstituted by the Board of Directors of the Company. The policy and the composition of Internal Complaints Committee are uploaded on the Company's website. i.e. www.anuhpharma.com

The company has complied with provisions relating to the constitution of Internal Complaints Committee under the Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act, 2013.

Disclosure under the Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act, 2013

Pursuant to the provisions of the Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act, 2013, and the Companies (Accounts) Second Amendment Rules, 2025, the Company has in place an Internal Complaints Committee (ICC) to redress complaints received regarding sexual harassment at the workplace.

During the financial year ended 31st March, 2025, the following details are reported:

- Number of sexual harassment complaints received during the year: 0
- Number of complaints disposed of during the year: 0
- Number of complaints pending for more than 90 days: 0
- Number of awareness programs or workshops conducted for employees: 1
- Number of employees as on the closure of financial year:
 - Female: 11
 - Male: 247
 - Transgender: NIL

Statement on Compliance with the Maternity Benefit Act, 1961

The Company confirms that it has complied with all applicable provisions of the Maternity Benefit Act, 1961 during the financial year, including but not limited to the grant of maternity leave, nursing breaks, and protection from dismissal during maternity, wherever applicable.

Policy for Preservation of Documents

In terms of Regulation 9 of the Listing Regulations, 2015, the Board has adopted this Policy for Preservation of Documents. To determine preservation period for records/documents based on their reference value and legal requirements. The Policy is uploaded on the Company's website. i.e. www.anuhpharma.com

Policy for Determination of Materiality of any Event or Information

In pursuance of Regulation 30 of the Listing Regulations, 2015, the Company has adopted the policy for determination of materiality of any event or information based on the criteria mentioned in the said regulation ("Material Information") and that the information has been and is being promptly forwarded to the Stock Exchange. The Policy is uploaded on the Company's website. i.e. www.anuhpharma.com

Archival Policy

This Policy is framed in compliance with the Regulation 30 of the Listing Regulations, 2015. The policy is uploaded on the Company's website. i.e. www.anuhpharma.com

AUTHORIZE KEY MANAGERIAL PERSONNEL FOR THE PURPOSE OF DETERMINING MATERIALITY OF AN EVENT OR INFORMATION

The Company has authorized Mr. Ritesh Shah, Joint Managing Director and Mr. Manan Vadhan, Company Secretary and Compliance Officer of the Company for the purpose of determining the materiality of an event or information and for making disclosures to Stock exchange(s) under Regulation 30 of the Listing Regulations, 2015.

CONSERVATION OF ENERGY, TECHNOLOGY ABSORPTION, FOREIGN EXCHANGE EARNINGS AND OUTGO {Section 134}

The particulars relating to conservation of energy, technology absorption, foreign exchange earnings and outgo is annexed as "Annexure - 1" to the Directors' Report.

CASH FLOW STATEMENT

As required under Regulation 34 of the Listing Regulations, a Cash Flow Statement is part of the Annual Report.

CORPORATE SOCIAL RESPONSIBILITY INITIATIVES

Pursuant to Section 135 of the Companies Act, 2013 and the Rules made thereunder, the Board of Directors has constituted the Corporate Social Responsibility (CSR) Committee under the Chairmanship of Mr. Siddharth J. Shah, Non-Executive Independent Director. The other Members of the Committee are Mr. Bipin N. Shah, Vice Chairman & Non-Executive Director and Mr. Arun L. Todarwal, Chairman & Non-Executive Non-Independent Director. The CSR policy of the Company is uploaded

on the Company's website. Other details of the CSR activities undertaken by the Company as required under Section 135 of the Companies Act, 2013 i.e. CSR Report is annexed as "**Annexure - 2**" to the Directors' Report.

ENVIRONMENTAL SUSTAINABILITY GOVERNANCE

The Company is committed to building sustainable business. The Company has initiated various ESG initiatives like, water conservation, energy conservation projects, tree plantation and others with goal to achieve planet resilience and a commitment towards carbon neutral environment. The Company, through its investment in solar power project having size of 3.30 MW will result in sustainable green energy as a responsibility towards the planet.

EXTRACT OF ANNUAL RETURN

The details forming part of the extract of the Annual Return in form MGT-7 is available on the website of the Company at www.anuhpharma.com.

PARTICULARS OF CONTRACTS OR ARRANGEMENTS WITH RELATED PARTY

All related party transactions that were entered into during the financial year were on an arm's length basis and were in the ordinary course of business. All Related Party Transactions are placed before the Audit Committee and the Board for approval. Policy on Transactions with Related Parties as approved by the Board is uploaded on the Company's website.

Particulars of contracts or arrangements with related parties referred to in Section 188(1) of the Companies Act, 2013, in the prescribed Form AOC-2, is annexed as "**Annexure - 3**" to the Directors' Report.

RATIO OF DIRECTOR'S REMUNERATION TO MEDIAN EMPLOYEE'S REMUNERATION AND OTHER DISCLOSURES

The table containing the names and other particulars of ratio of Director's Remuneration to Median Employee's Remuneration in accordance with the provisions of Section 197(12) of the Companies Act, 2013, read with Rule 5(1) of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014, is annexed as "**Annexure - 4**" to the Director's Report.

SIGNIFICANT MATERIAL ORDERS PASSED BY THE REGULATORS OR COURTS

There are no significant material orders passed by the Regulators / Courts which would impact the going concern status of the Company and its future operations.

MANAGEMENT DISCUSSION AND ANALYSIS

As required by Regulation 34(2) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 (Listing Regulations), a Management Discussion and Analysis Report is a part of this report.

CORPORATE GOVERNANCE

Your Company continues to imbibe and emulate the best corporate governance practices aimed at building trust among all stakeholders - shareholders, employees, customers, suppliers and others. Your Company believes that fairness, transparency, responsibility and accountability are the four key elements of corporate governance. The Corporate Governance Report presented in a separate section forms an integral part of this Annual Report.

AUDITORS

In accordance with the provisions of Section 139 of the Companies Act, 2013 read with Rule 3 of the Companies (Audit and Auditors) Rules, 2014, M/s. Jayantilal Thakkar & Co., Chartered Accountants (Firm Registration Number 104133W), were appointed as Statutory Auditors of the Company in the 62nd Annual General Meeting held on 05th August, 2022 to hold office from the conclusion of the 62nd Annual General Meeting till the conclusion of the 67th Annual General Meeting i.e. from F.Y.2022-23 to F.Y. 2026-27.

COST AUDITORS & COST AUDIT REPORT

In accordance with the provisions of Section 148 of the Companies Act, 2013 read with the Companies (Audit and Auditors) Rules, 2014, the Board has, on the recommendation of the Audit Committee, appointed CMA Mr. Ankit Kishor Chande, having Membership No. 34051 for conducting the audit of cost records of bulk drugs maintained by the Company for the financial year 2025-26 at a remuneration of 1,20,000/- (Rupees One Lakh Twenty Thousand Only) plus GST as applicable and re-

imbursement of out of pocket expenses as may be incurred by him for conducting the Cost Audit for the financial year 2025-26.

In view of the requirements of Section 148 of the Companies Act, 2013, the Company has obtained from the Cost Auditor written consent along with certificates with respect to compliance with the conditions specified under Rule 6(1A) of the Companies (cost records and audit) Rules, 2014.

In terms of the provisions of Section 148(3) of the Companies Act, 2013 read with Rule 14 of the Companies (Audit and Auditors) Rules, 2014, the remuneration payable to the Cost Auditor is required to be ratified by the Members of the Company. Accordingly, a resolution seeking Member's ratification for the remuneration payable to the Cost Auditor forms part of the Notice convening the ensuing Annual General Meeting.

The Company has filed the Cost Audit Report for the financial year ended 31st March, 2024 submitted by Ankit Chande, Cost Auditor on 02nd August, 2024. The Cost Audit Report for the financial year ended 31st March, 2025 shall be filed in due course.

SECRETARIAL AUDITOR

The Secretarial Audit Report (Form No. MR-3) issued by M/s. Pramod S. Shah and Associates, Practicing Company Secretaries., Secretarial Auditor of the Company for the year ended 31st March, 2025 is annexed as “**Annexure - 5**” to the Director's Report.

The Annual Secretarial Compliance Report has been submitted to the stock exchange within the prescribed time.

In accordance with the amendments in SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 dated 12/12/2024, pursuant to provisions of Regulation 24A, as being amended from time to time, the Board has, on the recommendation of the Audit Committee, appointed M/s. GHV & Co., Practicing Company Secretaries, having UIN.: P2016MH057400 for conducting the secretarial audit from FY 2025-26 to FY 2029-30 at such remuneration as may be mutually agreed between the Board of Directors and the Secretarial Auditors, along with applicable taxes thereon and in addition to the out of pocket expenses as maybe incurred in connection with Secretarial Audit of the Company.

During the year under review, the Company has complied with all the applicable provisions of the Secretarial Standards.

REPORTING OF FRAUD BY AUDITORS

During the year under review, the Statutory Auditors, Cost Auditors and Secretarial Auditors have not reported any instances of frauds committed in the Company by its Officers or Employees to the Audit Committee under section 143(12) of the Act, details of which needs to be mentioned in this Report.

ACKNOWLEDGEMENT

Your Directors would like to express their sincere appreciation for the assistance and cooperation received from our bankers, employees, auditors and consultants during the period under review. The Directors sincerely appreciate the high degree of professionalism, commitment and dedication displayed by employees at all levels. The Directors also place on record their gratitude to the Members for their continued support and confidence.

By Order of the Board

Arun L. Todorwal
Chairman
(DIN: 00020916)

Registered Office:

3-A, Shiv Sagar Estate, North Wing,
Dr. Annie Besant Road,
Worli, Mumbai - 400 018

Date : 23rd May, 2025

Place : Mumbai.

ANNEXURE-1 TO THE DIRECTORS REPORT

(Under Section 134 of the Companies Act 2013)

1. CONSERVATION OF ENERGY:

Form for Disclosure of Particulars with respect to Conservation of Energy.

A. Power and fuel consumption:

	Current Year	Previous Year
	2024-25	2023-24
1. Electricity		
(a) Purchased		
Units	81,05,393	88,48,570
Total amount (Rs. In lakhs)	895.07	897.97
Rate/unit (In Rs.)	11.043	10.15
(b) Own generation (Solar Power)	4,08,943	Nil
Rate/unit (Rs. In lakhs)	5.50	Nil
2. Coal	Nil	Nil
3. Light Diesel Oil		
Quantity (KL)	Nil	Nil
Total cost (Rs. In lakhs)	Nil	Nil
Average rate per ltr. (Rs.)	Nil	Nil
4. Briquette		
Quantity (MT)	3,659	4,005
Total cost (Rs. In lakhs)	283.07	320.21
Average rate per Kg. (Rs.)	7.74	7.95

B. Consumption per unit of production

Electricity KWH	8.30	6.17
Light Diesel Oil Ltrs.	N.A.	N.A.
Briquette Kgs.	3.57	2.81
Coal	N.A.	N.A.
Other	N.A.	N.A.

C. Energy Conservation measures undertaken during the financial year 2024-25

- MIDC water consumption reduced due ZLD water recycle and reuse.
- Steam distribution reengineered which saved 200 Kgs steam per day.
- Investment in Solar Power Special Purpose Vehicle (SPV) for getting Solar power for captive consumption.
- Replacing traditional lightning with LED.

2. TECHNOLOGY ABSORPTION

A. Research & Development (R&D)	Nil	Nil
B. Technology absorption, adoption and innovation	Nil	Nil

3. FOREIGN EXCHANGE EARNINGS AND OUTGO

- A. **Earnings:** The FOB value of export of the Company during the year aggregated to Rs. 44,615 Lakhs as against Rs. 37,194 Lakhs in the previous year.
- B. **Outgo:** The CIF value of outgo in foreign exchange of the company by way of imports, payment of commission expenses aggregated to Rs. 39,169 lakhs during the year as against Rs. 39,004 Lakhs in the previous year.

ANNEXURE-2 TO THE DIRECTORS' REPORT

ANNUAL REPORT ON CORPORATE SOCIAL RESPONSIBILITY (CSR) ACTIVITIES

[Pursuant to Section 134(3)(o) of the Companies Act, 2013 read with the Companies (Corporate Social Responsibility Policy) Rules, 2014, as amended]

1. Brief outline on CSR Policy of the Company: The CSR activities of the Company has been undertaken by the Company directly as well as through implementing agency. The Company has framed a CSR Policy in compliance with the provisions of the Companies Act, 2013 and the same is placed on the Company's website and the web link for the same is www.anuhpharma.com

2. Composition of Corporate Social Responsibility Committee:

Sl. No.	Name of Director	Designation / Nature of Directorship	Number of meetings of CSR Committee held during the year	Number of meetings of CSR Committee attended during the year
1	Mr. Siddharth J. Shah	Chairman & Independent Non - Executive Director	4	4
2	Mr. Bipin N. Shah	Member & Non-Executive Non Independent Director	4	4
3	Mr. Arun L. Todarwal	Member & Non-Executive Non Independent Chairman	4	4

3. Provide the web-link where Composition of CSR committee, CSR Policy and CSR projects approved by the board are disclosed on the website of the company www.anuhpharma.com

4. Provide the details of Impact assessment of CSR projects carried out in pursuance of sub-rule (3) of rule 8 of the Companies (Corporate Social Responsibility Policy) Rules, 2014, if applicable (attach the report): The Company has been voluntarily conducting impact assessments to screen and evaluate CSR programs/projects. The Company takes cognizance of sub-rule (3) of Rule 8 of the Companies (Corporate Social Responsibility Policy) Amendment Rules, 2021 ("CSR Amendment Rules"). There are no projects undertaken or completed after the effective date of the aforementioned rules for fiscal 2024.

5. Details of the amount available for set off in pursuance of sub-rule (3) of rule 7 of the Companies (Corporate Social Responsibility Policy) Rules, 2014 and amount required for set off for the financial year, if any: NIL

Sl. No.	Financial Year	Amount available for set-off from preceding financial years (in Rs)	Amount required to be set- off for the financial year, if any (in Rs)
1	NIL	NIL	NIL
	TOTAL		

6. Average net profit of the Company as per section 135(5): Rs. 49,59,83,413/-

7. (a) Two percent of average net profit of the company as per section 135(5) = Rs. 99,19,668/-

(b) Surplus arising out of the CSR projects or programmes or activities of the previous financial years: NIL

(c) Amount required to be set off for the financial year, if any: Rs. 12,553/-

(d) Total CSR obligation for the financial year (7a+7b-7c): Rs. 99,07,115/-

8. (a) CSR amount spent or unspent for the financial year:

Total Amount Spent for the Financial Year. (in Rs.)	Amount Unspent (in ₹)				
	Total Amount transferred to Unspent CSR Account as per section 135(6).		Amount transferred to any fund specified under Schedule VII as per second proviso to section 135(5).		
	Amount.	Date of transfer.	Name of the Fund	Amount.	Date of transfer.
99,07,115/-	NIL	NIL	NIL	NIL	NIL

(b) Details of CSR amount spent against **ongoing projects** for the financial year: Not Applicable

(1)	(2)	(3)	(4)	(5)		(6)	(7)	(8)	(9)	(10)	(11)	
Sl. No.	Name of the Project.	Item from the list of activities in Schedule VII to the Act.	Local area (Yes/No).	Location of the project.		Project duration.	Amount allocated for the project (in Rs.).	Amount spent in the current financial Year (in Rs.).	Amount transferred to Unspent CSR Account for the project as per Section 135(6) (in Rs.).	Mode of Implementation-Direct (Yes/No).	Mode of Implementation - Through Implementing Agency	
				State.	District.						Name	CSR Registration number.
1.	NIL	NIL	NIL	NIL	NIL	NIL	NIL	NIL	NIL	NIL	NIL	NIL
TOTAL												

(c) Details of CSR amount spent against **other than ongoing projects** for the financial year: as per Annexure – A

(d) Amount spent in Administrative Overheads: NIL

(e) Amount spent on Impact Assessment, if applicable: Not Applicable

(f) Total amount spent for the Financial Year (8b+8c+8d+8e): Rs. 99,07,115/-

(g) Excess amount for set off, if any: Rs. 57,400/-

Sl. No.	Particular	Amount (in Rs.)
(i)	Two percentage of average net profit of the company as per section 135(5)	99,07,115
(ii)	Total amount spent for the Financial Year	99,64,515
(iii)	Excess amount spent for the financial year [(ii)-(i)]	57,400
(iv)	Surplus arising out of the CSR projects or programmes or activities of the previous financial years, if any	NIL
(v)	Amount available for set off in succeeding financial years [(iii)-(iv)]	57,400

9. (a) Details of Unspent CSR amount for the preceding three financial years: NIL

Sl. No	Preceding Financial Year.	Amount transferred to Unspent CSR Account under section 135 (6) (in Rs.)	Amount spent in the reporting Financial Year (in Rs.).	Amount transferred to any fund specified under Schedule VII as per section 135(6), if any.			Amount remaining to be spent in succeeding financial years. (in Rs.)
				Name of the Fund	Amount (in Rs).	Date of transfer.	
1.	NIL	NIL	NIL	NIL	NIL	NIL	NIL
TOTAL							

(b) Details of CSR amount spent in the financial year for **ongoing projects** of the preceding financial year(s): Not Applicable

(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)
Sl. No.	Project ID.	Name of the Project.	Financial Year in which the project was commenced.	Project duration.	Total amount allocated for the project (in Rs.).	Amount spent on the project in the reporting Financial Year (in Rs.).	Cumulative amount spent at the end of reporting Financial Year. (in Rs.)	Status of the project - Completed /Ongoing.
1.	NIL	NIL	NIL	NIL	NIL	NIL	NIL	NIL
TOTAL								

10. In case of creation or acquisition of capital asset, furnish the details relating to the asset so created or acquired through CSR spent in the financial year: Not Applicable

(Asset-wise details).

- Date of creation or acquisition of the capital asset(s).
 - Amount of CSR spent for creation or acquisition of capital asset.
 - Details of the entity or public authority or beneficiary under whose name such capital asset is registered, their address etc.
 - Provide details of the capital asset(s) created or acquired (including complete address and location of the capital asset).
11. Specify the reason(s), if the company has failed to spend two per cent of the average net profit as per section 135(5). – Not Applicable

Sd/-
Mr. Siddharth J. Shah
 Chairman, CSR Committee

Sd/-
Mr. Ritesh B. Shah
 Joint Managing Director

Date: 23rd May, 2025

Place: Mumbai

ANNEXURE-3 TO THE DIRECTORS REPORT

PARTICULARS OF CONTRACTS / ARRANGEMENTS MADE WITH RELATED PARTIES – FORM AOC-2

[Pursuant to Clause (h) of Sub-section (3) of Section 134 of the Companies Act, 2013, and Rule 8(2) of the Companies (Accounts) Rules, 2014].

This Form pertains to the disclosure of particulars of contracts / arrangements entered into by the Company with related parties referred to in Sub-section (1) of Section 188 of the Companies Act, 2013 including certain arm's length transactions under third proviso thereto.

Details of contracts or arrangements or transactions not at arm's length basis:

There were no contracts or arrangements or transactions entered into during the year ended 31st March, 2025, which were not at arm's length basis.

Details of material contracts or arrangement or transactions at arm's length basis:

The details of material contracts or arrangement or transactions at arm's length basis for the year ended 31st March, 2025 are as follows:

Particulars of Transaction	Amt. in ₹ Lakhs					
	SKHL	EIPL	SKCPL	SKO	SKL	GSS
Sale of Goods	5,104.45	-	50.56	-	-	-
Commission paid	-	-	-	-	-	56.81
Rent Paid	-	-	-	-	2.25	-
Purchase of Goods / duty free scrip	0.01	61.92	164.33	-	-	-
Reimbursement (payment) of expenses	2.32	34.64	-	35.55	-	-
Reimbursement (receipt) of expenses	-	27.17	-	-	-	-

Name of related party entities under direct or indirect control or substantial influence:

SKHL : S Kant Healthcare Ltd.,

EIPL : Eskay Iodine Pvt. Ltd.,

SKCPL : S. Kant Chemicals Pvt. Ltd.,

SKO : S K & Others

GSS : Gaurav Satish Shah

SKL : S K Logistics

- Above mentioned transactions are based on transfer pricing guidelines of the company.
- Appropriate approvals have been taken for related party transactions.

ANNEXURE-4 TO THE DIRECTORS' REPORT

RATIO OF DIRECTORS' REMUNERATION TO MEDIAN EMPLOYEES' REMUNERATION AND OTHER DISCLOSURES

[Pursuant to Section 197 (12) of the Companies Act, 2013 and Rule 5(1) of Chapter XIII, Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014].

The information required under section 197 of the Act read with rule 5(1) of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014 are given below:

- The ratio of the remuneration of each Director to the median remuneration of the employees of the Company for the financial year 2024-25:

Sr No.	Names	Designation	Ratio to Median Remuneration
Non-executive Director			
1	Mr. Arun Todarwal	Chairman	1.86
2	Mr. Harmanbhai Patel	Independent Director	1.36
3	Mr. Sandeep Joshi	Independent Director	0.22
4	Mr. Bharat Shah	Promoter Director	0.55
5	Ms. Mita Dixit	Independent Director	1.53
6	Mr. Samir Shah	Non-executive Director	0.55
7	Mr. Ketan Shah	Non-executive Director	0.67
8	Mr. Bipin Shah	Vice Chairman	1.33
9	Mr. Gaurav Shah	Non-executive Director	0.67
Executive Directors			
10	Mr. Ritesh Shah	Joint Managing Director	25.27
11	Mr. Vivek Shah	Joint Managing Director	27.00

- The percentage increase in Remuneration of each Director and Chief Financial Officer, Chief Executive Officer, Company Secretary in the financial year 2024-25:

Sr No.	Names	Designation	% Increase in FY 2024-25
Non-executive Director			
1	Mr. Arun Todarwal	Chairman	36.73
2	Mr. Harmanbhai Patel	Independent Director	35.71
3	Mr. Sandeep Joshi	Independent Director	(54.29)
4	Mr. Bharat Shah	Promoter Director	(23.08)
5	Ms. Mita Dixit	Independent Director	68.18
6	Mr. Samir Shah	Non-executive Director	42.86
7	Mr. Ketan Shah	Non-executive Director	128.57
8	Mr. Bipin Shah	Vice Chairman	100.00
9	Mr. Gaurav Shah	Non-executive Director	100.00
Executive Directors			
10	Mr. Ritesh Shah	Joint Managing Director	29.70
11	Mr. Vivek Shah	Joint Managing Director	36.27
KMP's			
12	Mr. Darshan Rampariya	Chief Financial Officer	32.31
13	Mr. Manan Vadhan (w.e.f. 04 th April, 2024)	Company Secretary & Compliance Officer	NA

Mr. Manan Vadhan Company Secretary & Compliance Officer appointed w.e.f. 04th April, 2024.

3. The percentage increase in the median Remuneration of employees in the financial year 2024-25: -3.18%
4. The number of permanent employees on the rolls of Company during the year: 295
5. Average percentile increase already made in the salaries of employees other than the managerial personnel in the last financial year and its comparison with the percentile increase in the managerial remuneration and justification thereof and point out if there are any exceptional circumstances for increase in the managerial remuneration: The average annual increase was around 9% However, during the course of the year, the total increase is approximately 19%, after accounting for promotions and increase in hiring salaries for trainees. Increase in the managerial remuneration for the year was 37.77%.
6. The key parameters for any variable component of remuneration availed by the Directors: The Members have, through the Postal Ballot held on 10th April, 2019, approved payment of incentives to the Managing Director minimum 1% of the net profits before tax of the Company as computed under the applicable provisions of the Act.
7. The ratio of the remuneration of the highest paid director to that of the employees who are not directors but receive remuneration in excess of the highest paid director during the year: None.
8. Affirmation that the remuneration is as per the Nomination and Remuneration Policy of the Company: The Company affirms all the above Remuneration is as per the Nomination and Remuneration Policy of the Company.

The statement containing particulars of employees as required under section 197(12) of the Act read with Rule 5(2) of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014: Not Applicable to the Company as there are no such employees in receipt of the prescribed remuneration.

ANNEXURE-5 TO THE DIRECTORS' REPORT

FORM NO MR-3

*[Pursuant to section 204(1) of the Companies Act, 2013 and
Rule 9 of the Companies (Appointment and Remuneration Personnel) Rules, 2014]*

SECRETARIAL AUDIT REPORT FOR THE FINANCIAL YEAR 2024-25

To,
The Members
Anuh Pharma Limited
A3 Shiv Sagar Estate,
Dr Annie Besant Road,
Mumbai-400018.

We have conducted the secretarial audit of the compliance of applicable statutory provisions and the adherence to good corporate practices by **Anuh Pharma Limited** having CIN: L24230MH1960PLC011586. (hereinafter called “**the Company**”) Secretarial Audit was conducted in a manner that provided me/us a reasonable basis for evaluating the corporate conducts/statutory compliances and expressing my opinion thereon.

Based on our verification of the Company's books, papers, minute books, forms and returns filed and other records maintained by the Company and also the information provided by the Company, its officers, agents and authorized representatives during the conduct of Secretarial Audit, we hereby report that in our opinion, the Company has, during the audit period covering the financial year from 01st April, 2024 to 31st March, 2025, complied with the statutory provisions listed hereunder and also that the Company has proper Board processes and compliance mechanism in place to the extent, in the manner and subject to the reporting made hereinafter:

We have examined the books, papers, minute books, forms and returns filed and other records maintained by the Company for the financial year 2024-25, according to the provisions of:

- (i) The Companies Act, 2013 (the Act) and the rules made thereunder;
- (ii) The Securities Contracts (Regulation) Act, 1956 ('SCRA') and the rules made thereunder;
- (iii) The Depositories Act, 1996 and the Regulations and Bye-laws Framed thereunder;
- (iv) Foreign Exchange Management Act, 1999 and the rules and regulations made thereunder to extent of Foreign Direct Investment, Overseas Direct Investment and External Commercial borrowings; **(Not Applicable to the Company during the Audit Period)**;
- (v) The following Regulations and Guidelines prescribed under the Securities and Exchange Board of India Act, 1992 ('SEBI Act'): -
 - (a) The Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 as amended from time to time;
 - (b) The Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015 as amended from time to time;
 - (c) The Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018;
 - (d) The Securities and Exchange Board of India (Delisting of Equity Shares) Regulations, 2009 **(Not Applicable to the Company during the Audit Period)**;
 - (e) The Securities and Exchange Board of India (Buyback of Securities) Regulations, 2018 **(Not Applicable to the Company during the Audit Period)**;
 - (f) The Securities and Exchange Board of India (Registrars to an Issue and Share Transfer Agents) Regulations, 1993, regarding the Companies Act and dealing with client;
 - (g) The Securities and Exchange Board of India (Issue and Listing of Debt Securities) Regulations, 2008 **(Not Applicable to the Company during the Audit Period)**;

- (h) The Securities and Exchange Board of India (Employee Stock Option Scheme and Employee Stock Purchase Scheme) Guidelines, 1999; **(Not Applicable to the Company during the Audit Period)**;
- (vi) We have also examined compliance with the applicable clauses of the following:
- (i) Secretarial Standards-1 & Secretarial Standards-2 issued by the Institute of Company Secretaries of India;
 - (ii) The Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015. **(“LODR”)**

During the audit period under review, the Company has complied with the provisions of the Act, Rules, Regulations, Guidelines, Standards etc. mentioned above.

We further report that, having regard to the compliance system prevailing in the company and on the examination of the relevant documents and records in pursuance thereof, on test-check basis, the company has complied with the following laws applicable specifically to the Company:

- The Drugs and Cosmetics Act, 1940 and rules made thereunder
- The Drugs (Prices Control) Order, 2013 and notification made thereunder and
- Narcotic Drugs and Psychotropic Substance Act, 1985
- Indian Boiler Regulation Act, 1950 and
- Legal Metrology Act, 2009

We further report that:

The Board of Directors of the Company is duly constituted with proper balance of Executive Directors, Non-Executive Directors and Independent Directors.

The Changes in the composition of the Board of Directors and Committees members during the period under review were carried out in compliance with the provisions of the Companies Act, 2013 and SEBI LODR Regulations.

The composition of the Board during the audit period remained duly constituted in accordance with the applicable regulation of LODR.

Adequate notice is given to all directors for scheduling the Board and Committee Meetings. The agenda and detailed notes on the agenda were circulated at least seven days in advance.

A system is in place for seeking and obtaining further information and clarifications on agenda items prior to the meetings, ensuring meaningful participation by all members.

All decision at Board and Committee Meetings were carried out unanimously and are duly recorded in the minutes of the respective meetings.

During the period under review, all the resolutions at the Board Meetings were passed with requisite majority.

We further report that the Company has adequate systems and processes in place, commensurate with its size and operations, to monitor and ensure compliance with applicable laws, rules, regulations and guidelines.

We further report that during the audit period, the Company *listed its equity shares on National Stock Exchange Limited (NSE)*. Apart from this, the Company has not undertaken any specific events or actions that may have a major impact on the Company's affairs.

**For Pramod S. Shah & Associates
Practicing Company Secretaries
ICSI Unique Code: -P2001MH010300**

**Pramod S. Shah Partner
FCS No: 334,
COP No: 3804
PR No. 6658/2025
UDIN: F000334G000502616**

**Place: Mumbai
Date: 30-05-2025**

Note: This report is to be read with our letter of even date which is annexed as ‘ANNEXURE A’ and forms an integral part of this report.

ANNEXURE – A

To,
The Members,
ANUH PHARMA LIMITED
A3 Shiv Sagar Estate,
DR Annie Besant Road,
Mumbai-400018.

Our report of even date is to be read along with this letter.

1. Maintenance of secretarial record is the responsibility of the management of the Company. Our responsibility is to express an opinion on these secretarial records based on our audit.
2. We have followed the audit practices and processes as were appropriate to obtain reasonable assurance about the correctness of the contents of the secretarial records. The verification was done on test basis to ensure that correct facts are reflected in secretarial records. We believe that the processes and practices we followed provide a reasonable basis for our opinion.
3. We have not verified the correctness and appropriateness of financial records and Books of Accounts of the Company.
4. Wherever required, we have obtained the Management representation about the compliance of laws, rules and regulations and happening of events etc.
5. The compliance of the provisions of corporate laws, rules, regulations, standards is the responsibility of management. Our examination was limited to the verification of procedures on test basis.
6. As regard the books, papers, forms, reports and returns filed by the Company under the provisions referred to in our Secretarial Audit Report in Form MR-3 the adherence and compliance to the requirements of the said regulations is the responsibility of management. Our examination was limited to checking the execution and timeliness of the filing of various forms, reports, returns and documents that need to be filed by the Company with various authorities under the said regulations. We have not verified the correctness and coverage of the contents of such forms, reports, returns and documents.
7. The secretarial audit report is neither an assurance as to the future viability of the Company nor of the efficacy or effectiveness with which the management has conducted the affairs of the Company.

**For Pramod S. Shah & Associates
Practicing Company Secretaries
ICSI Unique Code: -P2001MH010300**

**Place: Mumbai
Date: 30-05-2025**

**Pramod S. Shah Partner
FCS No: 334,
COP No: 3804
PR No. 6658/2025
UDIN: F000334G000502616**

MANAGEMENT DISCUSSION AND ANALYSIS

INDUSTRY STRUCTURE & DEVELOPMENTS

Global Pharmaceutical Market

The global pharmaceutical market is now estimated to be over USD 1.6 trillion and expected to grow at CAGR of about 6%.

Though the pharmaceutical industry is developing at rapid pace, the pharmaceutical manufacturing companies are confronted with enormous challenges such as:

Cost & Pricing, New Medicines & Therapy dosages, changing regulatory landscape & growing digitization.

Indian pharma market is expected to grow to USD 130 Billion by 2030 thereby emerging as the 6th largest pharmaceutical market globally by absolute size.

The growth of the pharmaceutical industry is globally driven by ageing population as well as about 1% increase in the global population at the same time.

Global Bulk Drugs Market

Three segments - Branded Prescription drugs, Over-the-Counter (OTC) drugs and Generic Prescription drugs account for a majority of global bulk drug consumption.

The total global bulk drug consumption is expected to reach USD 230 billion by 2025 at a CAGR 6.5% during the forecast period out of which 80% is used for Branded Prescription drugs, 10% for OTC drugs and 10% for Generic Prescription drugs.

Indian Bulk Drug Market

India is expected to be the 3rd largest global markets for Bulk Drugs with a 7.5% increase in market share. There are 1150 bulk drug units producing about 350 important Bulk Drugs. The market analyst forecast the API markets in India to grow at a CAGR of 11% over the period of 2021-2025.

OPPORTUNITIES, THREATS AND OUTLOOK

Anuh Pharma Ltd. will be able to place itself in a strong position by expanding strategically, increasing its manufacturing capacities and enhancing capacities across the organization. The Company is looking at different opportunities in untapped markets and also across a value chain. It plans for alliances with business associates in the global market, giving a huge boost to the selective products that it already deals in.

We are fully conscious of our responsibility toward our customers. Our efforts are directed toward the fulfillment of customer satisfaction through the quality of products. As the consolidation of this industry gains momentum, the need to develop a dedicated team of skilled manpower assumes urgency and importance.

We will continue to focus on training and motivation of manpower so as to develop teams of qualified and skilled personnel to effectively discharge their responsibilities in a number of projects and activities. It is, in this context, which we have been working towards promoting the skills and professionalism of our employees to cope with and focus on the challenges of change and growth.

Manufacturing

Anuh Pharma Ltd is well positioned to service its existing and potential markets through its manufacturing operations at Tarapur in Maharashtra.

The Company enjoys cGMP approvals and all the facilities are built and operated according to cGMP (current Good Manufacturing Practices).

The Company is approved by EDQM for the products Erythromycin Base, Erythromycin Ethyl Succinate, & Pyrazinamide. The Company has also got approval from WHO PQ Geneva authorities for Pyrazinamide and Sulfadoxine. The Company is also approved by COFEPRIS, Mexico for Erythromycin Stearate, Erythromycin Estolate, Erythromycin Ethyl Succinate. The company has received USFDA and CEP for Ambroxol Hydrochloride during 2019-2020.

The Company has also received plant approvals from several MNCs.

Expansion

We are pleased to inform that we have successfully commissioned our new expansion project and started commercial production in December, 2019.

Quality

Quality is the key factor for any API business and Anuh Pharma Ltd. enjoys a high reputation for quality. An independent

Quality Assurance team headed by Doctorate and Senior Chemists ensures this function. A number of sophisticated instruments like HPLC, GC, IR Spectrophotometer, etc., are installed in QC department.

MEDIUM TERM STRATEGY & LONG TERM STRATEGY

Medium Term Strategy:

Our Company has completed 36 years of startup of production.

All the manufacturing departments, marketing departments etc. are sufficiently matured to take up new challenges in the medium term.

We propose to start 11 (Eleven) new products in the medium term and long term and apply for regulatory approvals like EDQM, USFDA etc.

For this purpose our R & D department is absolutely ready and they already have a few products queued up to take up for validation batches and commercial batches in the new plant commissioned in December 2019.

Long Term Strategy:

India is poised to become the 2nd largest producers of API in the world.

Our Company is still dependent on Intermediates mainly from China and other countries we will definitely look forward for backward integration in long term.

We also need to improve the manufacturing processes to reduce the solvent load and formation of other by-products.

This will also help us in reducing the pollution load and ultimately reducing the final product cost.

RISKS AND CONCERNS

India imports huge quantity of crude oil and variation in crude oil prices would always be an area of concern. The Company is planning to install greener technologies like briquette fired boilers, economizers etc. to save power and fuel costs.

The volatility of exchange rate of rupee against US dollar can have significant impact on the Company's profitability because approx. 47% of its sales consist of exports. However natural hedge mitigates the risk to large extent due to imports.

Macro-economic conditions like currency variations, rise in crude prices and US dollar remittance issues in Africa do affect the export of our country. However, our presence in domestic sector such risks are mitigated to some extent.

FINANCIAL PERFORMANCE WITH RESPECT TO OPERATIONAL PERFORMANCE

The revenue from operations for the year ended March 31, 2025 amounted to Rs. 66,151 lakhs as against Rs. 64,700 lakhs for the previous year. Thus the income from operations of the Company has increased by about 2.24 % as compared to last year's revenue from operations.

During the year 2024-25 profit before tax as compared to last year has reduced by 22.10 % from Rs. 7,831 lakhs to Rs. 6,100 lakhs and profit after tax has reduced by 21.16 % from Rs. 6,006 lakhs to Rs. 4,735 lakhs.

The details of changes in key financial ratios are explained in the table below:

Ratios	FY 2024-25	FY 2023-24
Debtors Turnover Ratio (Days)	113	102
Inventory Turnover Ratio (Days)	51	52
Interest Coverage Ratio (Times)	99.51	222.43
Current Ratio (Times)	2.11	2.20
Debt Equity Ratio (Times)	0.03	0.01
Operating Margin Ratio (%)	22.55	23.60
Net Profit Margin (%)	7.20	9.30
Return on Net Worth (RONW) (%)	15.34	22.50

INTERNAL CONTROL SYSTEMS & THEIR ADEQUACY

The Company has strong and adequate internal control system suitable to its size and nature of business. We constantly upgrade our systems for incremental improvements.

The Audit Committee of the Board regularly reviews our system. The systems ensure protection of assets and proper recording of transactions. Internal audit is carried out by an independent chartered accountants' firm on quarterly basis.

The internal auditors' reports are regularly received by the Audit Committee. It is a regular practice to review the issues raised by Internal Auditors and statutory auditors by the Audit Committee.

RESEARCH & DEVELOPMENT

During the month of April 2012 the Company had acquired an existing Research & Development Laboratory in Mahape, Navi Mumbai from a Spanish Company. This Research & Development Laboratory has three sections, i.e. Analytical Development Lab, Chemical Synthesis Lab and a Pilot Plant. Each section is equipped with latest and sophisticated equipments and machineries.

This will help us in intensifying our Research & Development activity with a view to enlarge our bulk drugs portfolio.

MATERIAL DEVELOPMENTS IN HUMAN RESOURCES / INDUSTRIAL RELATIONS FRONT INCLUDING NUMBER OF PEOPLE EMPLOYED

Human Resources

Anuh Pharma Ltd. has always acknowledged importance of its human capital and fundamental source of its success. Consequently, the Company's HR department has enabled it to acquire, develop, motivate and maintain its skilled human resource.

The Company worked on its recruitment process at bringing about improvement in:

1. Speed at which talent is brought in.
2. Quality of talent with respect to competence and compatibility.
3. Cost of recruitment

CAUTIONARY STATEMENT

Certain statement in the management discussion and analysis may be forward looking within the meaning of applicable securities law and regulations and actual results may differ materially from those expressed or implied. Factors that would make differences to Company's operations include competition, price realisation, forex market, changes in government policies and regulations, tax regimes, economic development within India and the countries in which the Company conducts business and other incidental factors.

CORPORATE GOVERNANCE REPORT

Report on Corporate Governance pursuant to Schedule V of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("Listing Regulations, 2015") for the Financial Year 2024-25.

Company's Philosophy on Code of Corporate Governance

The Company believes that Corporate Governance entails achieving a high level of transparency, accountability, fair and equal treatment of all shareholders, compliance with regulations, ethical practices, integrity and sustainable value creation for all stakeholders. These principles support the top management in the efficient conduct of the Company's business.

The Company also believes that its systems and actions must be integrated to enhance corporate performance, resulting in maximization of shareholder value in the long run, protection of the interest of its shareholders and employees, and the maintenance of cordial relationship with its customers and bankers. The Company places strong emphasis on regulatory compliance.

I. BOARD OF DIRECTORS

(A) Composition and Category of Directors:

The Company's Board comprises an optimum combination of Executive and Non-Executive Directors including a Woman Independent Director. As of 31st March, 2025, the Board consisted of 12 (Twelve) Directors, of which 2 (Two) are Executive Directors, 6 (Six) are Non-Executive Directors and 4 (Four) are Independent Non-Executive Directors including one Woman Independent Director. The independent Directors bring objective and independent judgment to the deliberation and decision of the Board. The Chairman of the Board is a Non-Executive Independent Director.

Mr. Sandeep Madhusudan Joshi (DIN: 00516409), Independent Non-Executive Director of the Company, completed his second and final term as an Independent Director and consequently ceased to be a Director of the Company w.e.f. 21st August, 2024.

The composition of the Board is in compliance with Regulation 17 of the SEBI Listing Regulations, read with Section 149 of the Companies Act, 2013 ("the Act").

None of the Directors on the Board holds a Directorship in more than 7 (Seven) listed entities. None of the Non – Executive Directors serves as an Independent Director in more than 7 (Seven) listed entities as required under the Listing Regulations. Further, the Managing Director and the Executive Director do not serve as Independent Directors in any listed company. Additionally, none of the Directors holds directorships in more than 20 (twenty) Indian companies, including a maximum of 10 (Ten) public limited companies, as prescribed under the Companies Act, 2013. Moreover, no Director is a member of more than 10 (Ten) Committees or Chairperson of more than 5 (Five) Committees (considering only **Audit Committee** and **Stakeholder Relationship Committee**) across all Public Companies in India, in which he or she serves as a Director.

All Directors have provided the necessary disclosures regarding their Committee positions.

All Directors are in compliance with the limits on Directorships and Independent Directorships in listed companies as prescribed under **Regulation 17A** of the SEBI Listing Regulations.

Independent Directors are Non-Executive Directors as defined under Regulation 16(1)(b) of the Listing Regulations, read with Section 149(6) of the Companies Act, 2013 and the Rules framed thereunder. In accordance with Regulation 25(8) of the Listing Regulations, they have confirmed that they are not aware of any circumstance or situation that exists, or may reasonably be anticipated, which could impair or impact their ability to discharge their duties. Based on the declarations received from the Independent Directors, the Board of Directors has confirmed that they meet the criteria of independence as mentioned under Regulation 16(1)(b) of the Listing Regulations and that they are independent of the management. Further, the Independent Directors have included their names in the data bank of Independent Directors maintained by the Indian Institute of Corporate Affairs, in accordance with Section 150 of the Companies Act, 2013 read with Rule 6 of the Companies (Appointment & Qualification of Directors) Rules, 2014.

(B) Attendance of the Directors at the Board Meetings and 64th AGM

The Board of Directors met 6 (Six) times during the year under review, and the maximum time gap between two Board meetings was less than 120 days. The minutes of all Board and Committee meetings are circulated to all the Directors after incorporating their comments. The Meetings of the Board of Directors were held on the following dates:

- (1) 04th April, 2024 (2) 17th May, 2024 (3) 09th August, 2024 (4) 08th November, 2024 (5) 10th January, 2025 & (6) 07th February, 2025.

Detailed agenda notes, along with the necessary information required as per the business on the agenda, were circulated in advance to all the Directors of the Company. The Directors, including Non-Executive Directors, actively participated in the Board Meetings. Attendance of Directors at the Board and Shareholders' Meeting during the financial year 2024-25:

Sr. No.	Name of the Director	Designation	Category#	No. of Board Meetings held during the year	No. of Board Meetings attended during the year	Attendance at last AGM Held on 23 rd August, 2024
1.	Mr. Arun L. Todarwal	Chairman	NED	6	6	Yes
2.	Mr. Bipin N. Shah	Vice Chairman	NED	6	5	Yes
3.	Mr. Ritesh B. Shah	Joint Managing Director	ED	6	6	Yes
4.	Mr. Vivek B. Shah	Joint Managing Director	ED	6	6	Yes
5.	Mr. Bharat N. Shah	Director	NED	6	5	Yes
6.	Mr. Samir J. Shah	Director	NED	6	5	Yes
7.	Mr. Ketan L. Shah	Director	NED	6	6	Yes
8.	Mr. Gaurav S. Shah	Director	NED	6	6	Yes
9.	Mr. Sandeep M. Joshi*	Director	INED	6	2	No
10.	Mr. Harmanbhai T. Patel	Director	INED	6	6	Yes
11.	Dr. (Ms.) Mita C. Dixit	Director	INED	6	6	Yes
12.	Mr. Siddharth J. Shah	Director	INED	6	6	Yes
13.	Mr. Pradeep H. Thakur	Director	INED	6	6	Yes

* Mr. Sandeep M. Joshi completed his second and final term as an Independent Director and consequently ceased to be a Director of the Company w.e.f. 21st August, 2024.

INED - Independent Non - Executive Director, ED – Executive Director, NED – Non-Executive Director.

(C) The details of Directorships, relationship inter-se, shareholding in the Company, and the number of Directorships and Committee Chairmanships/Memberships held by Directors in other public companies as of 31st March, 2025 are detailed below:

Sr. No.	Name of the Director ¹	Total No. of Directorships ²	Names of the listed entities where he/she is a Director & Category	No. of Committee Memberships ³	No. of Committee Chairmanships ³	No. of shares held in the Company
1.	Mr. Arun L. Todarwal	3	Independent Director in: 1) Laxmi Organic Industries Limited 2) Unichem Laboratories Limited 3) Nesco Limited	7	3	1100
2.	Mr. Bipin N. Shah	NIL	NIL	NIL	NIL	3110860
3.	Mr. Ritesh B. Shah	1	NIL	1	NIL	1155404
4.	Mr. Vivek B. Shah	NIL	NIL	NIL	NIL	1170000
5.	Mr. Bharat N. Shah	1	NIL	NIL	NIL	1867107
6.	Mr. Samir J. Shah	1	NIL	1	1	862502
7.	Mr. Ketan L. Shah	1	NIL	NIL	NIL	239500
8.	Mr. Gaurav S. Shah	1	NIL	1	NIL	1600344
9.	Mr. Sandeep M. Joshi*	NIL	NIL	NIL	NIL	NIL
10.	Mr. Harmanbhai T. Patel	NIL	NIL	NIL	NIL	NIL
11.	Dr. (Ms.) Mita C. Dixit	3	Independent Director in: 1) Shetron Limited 2) Hindustan Construction Company Limited	4	1	70
12.	Mr. Siddharth J. Shah	NIL	NIL	NIL	NIL	NIL
13	Mr. Pradeep Hari Thakur	2	Independent Director in: 1) Aarti Pharmed Labs Limited 2) Indo Amines Limited	2	NIL	NIL

Notes:

- Mr. Bipin Shah & Mr. Bharat Shah are brothers, Mr. Bipin Shah is father of Mr. Ritesh Shah and Mr. Vivek Shah, who are brothers Mr. Gaurav Shah is the son of Mr. Satish Shah, who is brother of Mr. Bipin Shah and Mr. Bharat Shah. Mr. Ketan Shah is the son of Mr. Lalit Shah, who is also a brother of Mr. Bipin Shah and Mr. Bharat Shah. Mr. Samir Shah is the son of Mr. Jayantilal Shah, who is another brother of Mr. Bipin Shah and Mr. Bharat Shah. There is no other inter-se relationship among the Directors.
- Excludes directorships held in private companies, foreign companies and companies under section 8 of the Companies Act, 2013 and Anuh Pharma Limited.
- Excludes Committee memberships / Chairmanships of Anuh Pharma Limited, private companies, foreign companies and companies under section 8 of the Companies Act, 2013. Only Audit Committees and Stakeholder's Relationship Committees are considered, as per the provisions of Regulation 26 of the Listing Regulations, 2015.

* Mr. Sandeep M. Joshi's completed his second and final term as an Independent Director and consequently ceased to be a Director of the Company w.e.f. 21st August, 2024

INED - Independent Non - Executive Director, ED – Executive Director, PNED - Promoter Non - Executive Director, NED – Non-Executive Director.

(D) Number of meetings of the board of directors held during the financial year 2024-25.

The Board of Directors met 6 (Six) times during the year under review and the maximum time gap between two Board meetings was less than 120 days. The minutes of the meetings of all the Board and Committees are circulated to all the Directors after incorporating the comments of the Directors. The Meetings of the Board of Directors were held on various dates as follows:

(1) 04th April, 2024 (2) 17th May, 2024 (3) 09th August, 2024 (4) 08th November, 2024 (5) 10th January, 2025 & (6) 07th February, 2025. Detailed agenda notes and the information required to be given in terms of Business on the agenda were circulated in advance to all the Directors of the Company. The Directors including Non-Executive Directors actively participated in the Board Meeting. Attendance of Directors at the Board and Shareholders' Meeting during the financial year 2024-25:

(E) Information required under Regulation 36(3) of the Listing Regulations, 2015 on Director seeking appointment / re-appointment:

1) MR. RITESH BIPIN SHAH

Name of the Director	Mr. Ritesh Bipin Shah
DIN	02496729
A Brief Resume & nature of his expertise in specific functional areas	Mr. Ritesh B. Shah aged 44 years is a B.Sc. Chemistry and MBA. He has about 21 years of experience in Pharmaceutical Industry with a leadership role in Marketing, Finance, Business, Strategy and Sourcing.
Disclosure of relationships between Directors inter-se	Mr. Ritesh Shah is the son of Mr. Bipin Shah.
Names of listed entities in which the person also holds the Directorship and the membership of Committees of the Board	NIL
Number of shares held	11,55,404

2) MR. VIVEK BIPIN SHAH

Name of the Director	Mr. Vivek Bipin Shah
DIN	02878724
A Brief Resume & nature of his expertise in specific functional areas	Mr. Vivek Shah is the Joint Managing Director of Anuh Pharma Limited, where he drives strategic leadership across Operations, R&D, and Regulatory Affairs. With over 15 years of experience in the pharmaceutical industry, Vivek has been instrumental in enhancing operational efficiency, expanding global regulatory reach, and fostering innovation in API development. Under his leadership, Anuh Pharma has strengthened its global footprint, improved manufacturing capabilities, and upheld its commitment to quality and compliance with leading regulatory bodies such as USFDA, EDQM, and WHO-GMP.
Disclosure of relationships between Directors inter-se	Mr. Vivek Shah is the son of Mr. Bipin Shah.
Names of listed entities in which the person also holds the Directorship and the membership of Committees of the Board	NIL
Number of shares held	11,70,000

3) MR. BHARAT NEMCHAND SHAH

Name of the Director	Mr. Bharat Nemchand Shah
DIN	00083354
A Brief Resume & nature of his expertise in specific functional areas	Mr. Bharat Shah aged 78 years is a Commerce Graduate. He has about 5 decades of experience in Pharma Industry and is involved with the SK Group's various business activities like Pharmaceutical formulation / API manufacturing, exports, R&D etc.
Disclosure of relationships between Directors inter-se	Mr. Bharat Shah & Mr. Bipin Shah are brothers.
Names of listed entities in which the person also holds the Directorship and the membership of Committees of the Board	NIL
Number of shares held	18,67,107

4) MR. GAURAV SATISH SHAH

Name of the Director	Mr. Gaurav Satish Shah
DIN	02878186
A Brief Resume & nature of his expertise in specific functional areas	Mr. Gaurav Shah, age 44 years, has a Bachelor's Degree in Engineering from USA (Computers) & has completed Diploma in Family Managed Business Administration from NMIMS, Mumbai. He has an experience of 20 years in the Pharmaceutical industry. Handling Formulations, APIs & Logistics businesses. Currently he is involved in management of API & Logistics business of SK Group.
Disclosure of relationships between Directors inter-se	Mr. Gaurav Shah is son of Mr. Satish Shah being the brother of Mr. Bipin Shah and Mr. Bharat Shah.
Names of listed entities in which the person also holds the Directorship and the membership of Committees of the Board	NIL
Number of shares held	16,00,344

(F) Familiarization Program for Independent Directors

A Familiarisation Programme has been carried out by the Company for the Independent Directors, the details of which has been posted on the Company's website www.anuhpharma.com.

(G) Skills / Expertise / Competencies of the Board of Directors

The following are the list of core skills / expertise / competencies identified by the Board of Directors as required in the context of the Company's business and that the said skills are available with the Board Members:

- i) Knowledge on Company's businesses (Active Pharmaceutical Ingredients & Bulk Drugs), policies and culture (including the Mission, Vision and Values) major risks / threats and potential opportunities and knowledge of the industry in which the Company operates;
- ii) Behavioral skills - attributes and competencies to use their knowledge and skills to contribute effectively to the growth of the Company;
- iii) Business Strategy, Sales & Marketing, Corporate Governance, Forex Management, Administration, Decision Making;
- iv) Financial and Management skills;
- v) Technical / Professional skills and specialized knowledge in relation to Company's business.

All the Directors of the Company possess the desired skills / expertise / competencies as enumerated above.

In the opinion of Board, the Independent Directors of the Company fulfill the conditions specified in SEBI (LODR) and Companies Act, 2013 and are independent of the management.

II. AUDIT COMMITTEE
Terms of Reference:

The terms of reference of the Audit Committee covers the areas mentioned in Section 177 of the Act and Regulation 18 read with Part C of Schedule II to the Listing Regulations. The terms of reference of the Audit Committee, inter-alia are as follows:

- i. Oversight of the Company's financial reporting process and the disclosure of its financial information to ensure that the financial statement is correct, sufficient and credible;

- ii. Recommending the appointment and removal of External Auditors, fixation of audit fee and approval for payment for any other services;
- iii. Reviewing the utilization of loans and /advances from/investment by the holding company in the subsidiary Company.
- iv. Review with the management and statutory auditors of the annual financial statements before submission to the Board with particular reference to:
 - (a) Matters required to be included in the Director's Responsibility Statement to be included in the Board's Report in terms of clause (c) of sub-section (3) of Section 134 of the Act;
 - (b) Changes, if any, in accounting policies and practices and reasons for the same;
 - (c) Major accounting entries involving estimates based on the exercise of judgment by management;
 - (d) Significant adjustments made in the financial statements arising out of audit findings;
 - (e) Compliance with listing and other legal requirements relating to financial statements;
 - (f) Disclosure of any related party transactions;
 - (g) Modified opinion(s) in the draft audit report;
- v. Review of the quarterly and half yearly financial results with the management and the statutory auditors;
- vi. Examination of the financial statement and the auditor's report thereon;
- vii. Review and monitor statutory auditor's independence and performance and effectiveness of audit process;
- viii. Approval or any subsequent modification of transactions with related parties;
- ix. Scrutiny of inter-corporate loans and investments;
- x. Review of valuation of undertakings or assets of the company wherever it is necessary;
- xi. Evaluation of Internal Financial Controls and Risk Management Systems, During the year the Company has implemented various financial controls which are as follow:
 - 1) System control interim review carried out w.r.t. IFC
 - 2) Review of various item masters in system & action take as per auditor's recommendation
 - 3) Implementation of various mandatory field control at various master level
 - 4) Automation of various other controls as recommended by Internal Auditors
- xii. Review with the Management, Statutory Auditors and the Internal Auditors about the nature and scope of audits and of the adequacy of internal control systems;
- xiii. Reviewing the adequacy of Internal Audit Function, if any, including the structure of the Internal Audit Department, staffing and seniority of the official heading the Department, reporting structure, coverage and frequency of Internal Audit;
- xiv. Reviewing the findings of any internal investigations by the Internal Auditors into matters where there is suspected fraud or irregularity or a failure of Internal Control Systems of a material nature and reporting the matter to the Board;
- xv. Review of the following information:
 - (1) Management Discussion and Analysis of financial condition and results of operations;
 - (2) Statement of significant Related Party Transactions (as defined by the Audit Committee), submitted by Management;
 - (3) Management letters / letters of Internal Control weaknesses issued by the Statutory Auditors;

- (4) Internal Audit Reports relating to Internal Control weaknesses;
- (5) the appointment, removal and terms of remuneration of the Chief Internal Auditor;
- (6) Statement of deviations:
 - (a) quarterly statement of deviation(s) including report of monitoring agency, if applicable, submitted to Stock Exchange(s) in terms of Regulation 32(1);
 - (b) annual statement of funds utilized for purposes other than those stated in the offer document/prospectus in terms of Regulation 32(7), if applicable.
- xvi. Carrying out any other function as may be referred to the Committee by the Board.
- xvii. Authority to review / investigate into any matter covered by Section 177 of the Companies Act, 2013 and matters specified in Part C of Schedule II of the Listing Regulations.
- xviii. Consider matters relating to Company's Code of Conduct and such matters as may be referred by the Board, from time to time.

The Audit Committee reviews all the information which is required to be mandatorily reviewed by it under the corporate governance.

Internal Audit

The Company has adequate Internal Control and Internal Audit system commensurate with its size and nature of its Business. The Internal Audit Plan is approved by the Audit Committee and the Internal Auditors directly present their reports to the Audit Committee for their consideration.

The Company has re-appointed SBU & Co., Chartered Accountants, (Firm Registration No. 102460W) as Internal Auditors of the Company for reviewing with the management quarterly and annual financial statements and other matters as covered under the Listing Regulations, 2015 and report to the Audit Committee.

Composition of the Audit Committee:

A qualified and independent Audit Committee has been constituted by the Board in compliance with the requirements of Section 177 of the Act and Regulation 18 of the Listing Regulations. The Audit Committee of the Company comprises of Mr Harmanbhai Tulshibhai Patel, Chairman of the Committee, Mr. Siddharth Jasvantlal Shah, Mr. Pradeep Hari Thakur and Ms. Mita Chittaranjan Dixit are being Independent Directors. Mr. Arun Tadarwal who is a Chairman Non-Executive Director of the Company and Mr. Bipin N. Shah, who is a Vice Chairman, Non-Executive Director of the Company.

Name of the Director	Designations	Composition
Mr. Harmanbhai Tulshibhai Patel	Independent Non - Executive Director	Chairman of the Committee
Mr. Arun L. Tadarwal*	Non - Executive Director	Member
Mr. Bipin N. Shah	Non-Executive Director	Member
Mr. Siddharth Jasvantlal Shah	Independent Non - Executive Director	Member
Mr. Pradeep Hari Thakur	Independent Non - Executive Director	Member
Dr. Ms. Mita Chittaranjan Dixit**	Independent Non - Executive Director	Member

All the Members of the Audit Committee have knowledge on financial matters.

Meetings and Attendance:

The Audit Committee met 4 (Four) times during the year under review and the gap between any two Meetings did not exceed 120 days. The dates on which the Audit Committee Meetings held were 17th May, 2024, 09th August, 2024, 08th November, 2024 and 07th February, 2025. Requisite quorum was present at the above Meetings.

The composition of the Audit Committee and the details of the meetings attended by its members during the Financial Year ended 31st March, 2025 are as under:

Name of the Director	Category of Directors	No. of Meeting held during the year	No. of Meeting attended during the year
Mr. Harmanbhai Tulshibhai Patel	Independent Non - Executive Director	4	4
Mr. Arun L. Tadarwal**	Non - Executive Director	4	4
Mr. Bipin N. Shah	Non-Executive Director	4	4
Mr. Siddharth Jasvantlal Shah	Independent Non - Executive Director	4	4
Mr. Pradeep Hari Thakur	Independent Non - Executive Director	4	4
Ms. Mita Chittaranjan Dixit	Independent Non - Executive Director	4	4

The Audit Committee meetings are usually attended by the Jt. Managing Directors & CFO, and the respective departmental heads, wherever required. The Company Secretary acts as the Secretary of the Audit Committee. The Statutory Auditors and Internal Auditors also attend the Audit Committee meetings by invitation.

All the recommendations of the Audit Committee made in the financial year 2024-25 have been accepted by the Board of Directors.

III. NOMINATION AND REMUNERATION COMMITTEE:

Terms of Reference:

In terms of the provisions Section 178 of the Companies Act, 2013 and Regulation-19 of Listing Regulations, 2015, the Board has constituted a Nomination and Remuneration Committee. Terms of reference of the Committee are as follows:

- Formulation of the criteria for determining qualifications, positive attributes and independence of a Director;
- Recommend to the Board a policy, relating to appointment and remuneration of the Directors, Key Managerial Personnel and Senior Management;
- Formulation of criteria for evaluation of Independent Directors and the Board;
- Devising a policy on Board diversity;
- To determine with delegated responsibility, the remuneration packages of individual executive directors, KMP's & SM's, including benefits in kind, including any compensation payable for loss or termination of office or appointment;
- Identifying persons who are qualified to become Directors and who may be appointed in Senior Management in accordance with the criteria laid down, recommend to the Board their appointment and removal.

The Company has formulated the Nomination and Remuneration Policy. The Nomination and Remuneration Policy of Anuh Pharma Limited is designed to attract, motivate and retain manpower in a competitive market. The policy reflects the Company's objectives for good Corporate Governance.

Composition of the Nomination and Remuneration Committee w.e.f. 01st April, 2024:

Name of the Director	Designations	Composition
Name of the Director	Designations	Composition
Dr. (Ms.) Mita C. Dixit	Independent Non - Executive Director	Chairperson of the Committee
Mr. Siddharth J. Shah	Independent Non - Executive Director	Member
Mr. Arun L. Tadarwal	Non - Executive Director	Member
Mr. Harmanbhai Tulshibhai Patel	Independent Non - Executive Director	Member

Meetings and Attendance:

The Nomination and Remuneration Committee met 5 (Five) times during the year under review. The meetings were held on various dates as follows:

(1) 04th April, 2024 (2) 17th May, 2024 (3) 09th August, 2024 (4) 10th January, 2025 (5) 11th February, 2025.

The attendance of each member of Nomination and Remuneration Committee in the Committee Meetings is given below:

Name of the Director	Category of Directors	No. of Meeting held during the year	No. of Meeting attended during the year
Dr. (Ms.) Mita C. Dixit	Independent Non - Executive Director	5	5
Mr. Siddharth J. Shah	Independent Non - Executive Director	5	4
Mr. Arun L. Todarwal	Non - Executive Director	5	5
Mr. Harmanbhai Tulshibhai Patel	Independent Non - Executive Director	5	3

Performance Evaluation criteria for Independent Directors:

The Nomination and Remuneration Committee has formulated the performance evaluation criteria in the Nomination and Remuneration Policy of the Company. Pursuant to the provisions of the Companies Act, 2013 and Regulation 17(10) of the Listing Regulations, 2015, the performance of the Board, its Committees, individual Directors, Chairman and Independent Directors was evaluated on the basis of a structured questionnaire as it was prepared after taking into consideration inputs received from the Directors, covering various aspects of the Board's functioning such as adequacy of the composition of the Board and its Committees, Board culture, execution and performance of specific duties, obligations and governance. The performance evaluation of the Independent Directors was carried out by the entire Board except the Independent Director being evaluated.

The Directors were asked to rate the performance on various parameters including a high degree of commitment to his responsibilities as an Independent Director, appears to be familiar with the business model of the Company and the industry it belongs to, he is aware of his role, rights and responsibilities as an Independent Director, he has been actively participating in the Board/Committee discussions and contributing to the decision-making process, he has been known to take initiative on matters of common interest of the Company and to exhibit sensitivity to the interest of all the stakeholders, he comes across as a person with expertise and experience, he keeps himself informed on the latest developments in corporate governance.

An Evaluation Report has been prepared by the Nomination and Remuneration Committee based on the evaluation done at the Independent Directors Meeting dated 10th January, 2025 and Board Meeting dated 10th January, 2025. The Directors expressed their satisfaction with the evaluation process.

IV. STAKEHOLDER RELATIONSHIP COMMITTEE:

The Stakeholder Relationship Committee has been constituted by the Board in compliance with the requirements of Section 178(5) of the Act and Regulation 20 of the Listing Regulations. The Stakeholder Relationship Committee consists of 4 (Four) Directors details of which are as follows:

Name of the Director	Designations	Composition
Mr. Bharat N. Shah	Non-Executive Director	Chairman of the Committee
Mr. Bipin N. Shah	Non-Executive Director	Member
Mr. Ketan L. Shah	Non-Executive Director	Member
Mr. Siddharth J. Shah*	Independent Non - Executive Director	Member

Based on the recommendation of Nomination and Remuneration Committee, the Board of Directors of the Company at their Meeting held on 04th April, 2024, approved the appointment of Mr. Manan Jayesh Vadhan w.e.f. 04th April, 2024 as the Company Secretary and Compliance Officer of the Company and shall be designated as the Key Managerial Personnel of the Company.

The Brief description of the Terms of Reference are as follows:

The terms of reference of the Stakeholders Relationship Committee (SRC) covers the areas mentioned in Section 178(5) of the Act and Regulation 20 read with Part D (B) of Schedule II to the Listing Regulations. The terms of reference of the SRC, inter-alia are as follows:

1. Resolving the grievances of the security holders of the Company;
2. Approve the issue of duplicate share certificates either at meetings or through circular;
3. Review of measures taken for effective exercise of voting rights by shareholders;

No transfers were pending as on 31st March, 2025. The Company did not receive any complaint from the shareholders on SEBI SCORES portal. The Company has received total 1 complaint during the year under review a Dispute in SMART ODR portal from a Shareholder Mr. Mayur Vora for his physical shares not being converted into Demat by RTA.

The dispute being raised, the same was redressed effectively. The Applicant is satisfied with the response. Hence, the complaint was resolved. No complaint was pending as on 31st March, 2025.

V. RISK MANAGEMENT COMMITTEE:

The Risk Management Committee is not applicable to the Company.

VI. CORPORATE SOCIAL RESPONSIBILITY COMMITTEE:

The Corporate Social Responsibility (CSR) Committee has been constituted by the Board in compliance with the requirements of Section 135 of the Companies Act, 2013.

(I) Brief description of terms of reference The terms of reference of the CSR Committee are:

- a. Formulate and recommend to the Board, a CSR Policy including the Annual Action Plans for CSR Projects to be undertaken by the Company as specified in Schedule VII to the Act.
- b. Recommend the amount to be spent on CSR activities referred to in clause (a).
- c. Monitor implementation and adherence to the CSR Policy of the Company from time to time.
- d. Such other activities as the Board of Directors determine as they may deem fit in line with CSR Policy.

The Board has adopted the CSR Policy as formulated and recommended by the Committee. The CSR Policy is available on the website of the Company at the web link: www.anuhpharma.com. The Annual Report on CSR activities for the financial year 2024-25 forms part of the Board's Report.

The composition of the CSR Committee and the details of the meetings attended by its members during the financial year ended 31st March, 2025, are as under:

Name of the Member	Designation in Committee	Category of Directors	No. of meetings held	No. of meetings attended
Mr. Siddharth J. Shah	Chairman of the Committee	Independent Non - Executive Director	4	4
Mr. Bipin N. Shah	Member	Non-Executive Director	4	4
Mr. Arun L. Todarwal	Member	Non-Executive Director	4	4

VII. KEY MANAGERIAL PERSONNEL

Sr. No.	Name of the Key Managerial Personnel	Designation
1	Mr. Darshan Rampariya	Chief Financial Officer
2	Mr. Manan Vadhan	Company Secretary and Compliance Officer

* Mr. Manan Jayesh Vadhan was appointed as Company Secretary and Compliance Officer of the Company w.e.f. 04th April, 2024 as the Company Secretary and Compliance Officer of the Company and shall be designated as the Key Managerial Personnel of the Company.

VIII. SENIOR MANAGEMENT:

Sr. No.	Name of the Senior Managerial Personnel	Designation
1	Mr. Tejas Patel	General Manager-QA
2	Mr. Sanjay Barhate	VP - Quality
3	Dr. Sanjay Vaidya	General Manager – R & D
4	Mr. Gulshan Sharma	General Manager - Works

* Mr. Gulshan Sharma is appointed as General Manager – Works w.e.f. 01st June, 2024.

IX. REMUNERATION OF DIRECTORS:
Details of Remuneration

The Board, within the overall limits approved by the Members, considered the matters with regard to review and approval of remuneration payable to the Executive and Non-Executive Directors of the Company. Details of remuneration to the Directors of the Company for the year ended 31st March, 2025 are as follows:

Sr. No.	Name of Director	Sitting Fees (₹) 2024-25	Salary & Perquisites (₹) 2024-25	
1.	Mr. Ritesh Shah	N.A.	Salary & Perquisites	52,65,905/-
			Commission	34,14,665/-
			Total	86,80,570/-
2.	Mr. Vivek Shah	N.A.	Salary & Perquisites	58,86,933/-
			Commission	34,14,665/-
			Total	93,01,598/-
3.	Mr. Bipin N. Shah	4,80,000/-		N.A.
4.	Mr. Bharat N. Shah	2,00,000/-		N.A.
5.	Mr. Harmanbhai T. Patel	4,90,000/-		N.A.
6.	Mr. Arun L. Todarwal	6,70,000/-		N.A.
7.	Mr. Sandeep M. Joshi	80,000/-		N.A.
8.	Ms. Mita C. Dixit	5,50,000/-		N.A.
9.	Mr. Samir J. Shah	2,00,000/-		N.A.
10.	Mr. Ketan L. Shah	2,40,000/-		N.A.
11.	Mr. Gaurav S. Shah	2,40,000/-		N.A.
12.	Mr. Siddharth J. Shah	6,40,000/-		N.A.
13.	Mr. Pradeep H. Thakur	4,00,000/-		N.A.

The criteria of making payments to Non-Executive Directors has been mentioned in the Nomination and Remuneration Policy of the Company as formulated by the Nomination and Remuneration Committee which is placed on the website of the Company i.e. www.anuhpharma.com. There has been no significant change in the Nomination and Remuneration Policy since last financial year.

X. ANNUAL GENERAL MEETINGS:

The details of the last three Annual General Meetings held are as follows:

Financial Year	Venue	Date & Time	Details of Special Resolutions passed
2021-22	3-A Shivsagar Estate, North Wing, Dr. Annie Besant Road, Worli, Mumbai 400 018 and through video conferencing	05/08/2022 At 04:30 PM	<ol style="list-style-type: none"> To consider and approve requests received for Reclassification from Mrs. Riddhi Kalapi Shah, Mrs. Bijal Kaushal Shroff, Mrs. Amisha Dipen Kocha & Mrs. Urmila Kirtilal Shah to be reclassified from the Promoter group category to the Public category of shareholders of the Company Ratification of remuneration of Ankit Kishor Chande, as Cost Auditor for the financial year 2022-23.
2022-23	Hall of Harmony, Nehru Centre, Dr. Annie Besant Road, Worli, Mumbai - 400018	18/08/2023 At 04:30 PM	<ol style="list-style-type: none"> Revision in remuneration payable to Mr. Ritesh B. Shah (DIN: 02496729), Joint Managing Director of the Company for the financial year 2023-24. Revision in remuneration payable to Mr. Vivek Shah (DIN: 02878724), Joint Managing Director of the Company for the financial year 2023-24.
2023-24	Hall of Harmony, Nehru Centre, Dr. Annie Besant Road, Worli, Mumbai - 400018	23/08/2024 At 04:00 PM	<ol style="list-style-type: none"> Revision in remuneration payable to Mr. Ritesh B. Shah (DIN: 02496729), Joint Managing Director of the Company for the financial year 2024-25. Revision in remuneration payable to Mr. Vivek Shah (DIN: 02878724), Joint Managing Director of the Company for the financial year 2024-25.

During the Financial Year No Special Resolution is proposed to be passed through Postal Ballot as on the date of this Report.

MEANS OF COMMUNICATION

(a) Financial Results

The quarterly and annual financial results of the Company are uploaded on BSE Listing Centre in accordance with the requirements of Listing Regulations. Further, Company's equity shares has been listed on National Stock Exchange of India Limited (NSE) w.e.f. 20/12/2024 and quarterly and annual financial results of the Company are uploaded on NEAPS portal for the Q3 and Q4. The financial results are displayed on BSE and NSE website. The financial results are also published in 'Financial Express' (English) and 'Mumbai Lakshadeep' (Marathi) newspapers and posted on the Company's website at www.anuhpharma.com. In terms of the Listing Regulations, the Company has a designated email ID for dealing with Investor's complaints viz., anuh@sk1932.com.

(b) Annual Report

Pursuant to the MCA circulars and SEBI Circulars, the Annual Report for FY 2024-25 containing the Notice of AGM was sent through e-mails to all those Members whose e-mail IDs were registered with the Company/ Depository Participants.

(c) Press Release/ Analyst Call

The official media releases and presentations made to Institutional Investors / Analysts and audio recording of Analyst Calls, and transcripts, if any, are posted on the Company's website.

(d) Presentations made to Institutional Investors or to the Analysts

Any presentation being made to Institutional Investors or to the Analysts are posted on the Company's website.

(e) Communication related to Dividend and updation of records

The Company issues various reminder letters to Stakeholders whose dividend is outstanding and those whose shares are liable to transfer to IEPF. The Company has issued letters to the shareholders asking to update their KYC.

GENERAL SHAREHOLDER INFORMATION

A. Annual General Meeting

Day : Friday
 Date : 22nd August, 2024
 Time : 04:00 PM
 Venue/Medium : Hall of Harmony, Nehru Centre

B. Financial Year

The Company follows Accounting financial year which starts from the 1st April and ends on 31st March.

C. Financial Calendar for the financial year 2025-26 (Tentative)

Quarter	Period	Publications of Results
First	April 2025 - June 2025	August 14, 2025
Second	July 2025 - September 2025	November 14, 2025
Third	October 2025 - December 2025	February 14, 2025
Fourth	January 2026- March 2026 (Full Audited Accounts)	May 30, 2026

- D. Date of Book Closure : 16th August, 2025 to 22nd August, 2025.
- E. Dividend Payment : Final Dividend of Rs. 1.50/- per share i.e. 30% on the Equity Shares of face value of Rs. 5/- each of the Company has been recommended for the financial year 2024-25 subject to the approval of the Members at the ensuing 65th Annual General Meeting of the Company.
- F. Listing on Stock Exchanges : The Company's Equity Shares are listed on:
 Name of the Stock exchange: **BSE Limited**
 Address: Phiroze Jeejeebhoy Towers, Dalal Street, Fort, Mumbai - 400 001, Maharashtra, India.
 and the Company has paid the necessary listing fees for the Financial Year 2025-26.

 Name of the Stock exchange: **National Stock Exchange of India Limited** w.e.f 20th December, 2024
 Address: Exchange Plaza, Plot No. C/1, G Block, Bandra-Kurla Complex, Bandra (E), Mumbai – 400051, Maharashtra, India.
 and the Company has paid the necessary listing fees for the Financial Year 2025-26.
- G. BSE Scrip Code : 506260
- H. BSE Symbol : ANUHPHR
- I. NSE Series: : EQ
- J. NSE Symbol : ANUHPHR
- K. ISIN Number for NSDL & CDSL : INE489G01022
- L. Registrars & Transfer Agent : Bigshare Services Private Limited
 Office No S6-2, 6th Floor, Pinnacle Business Park,
 Next to Ahura Centre, Mahakali Caves Road,
 Andheri (East) Mumbai – 400093
 Email: investor@bigshareonline.com
 Website: www.bigshareonline.com

M. Share Transfer System:

All transfers received are processed by the Share Transfer Agents and Share Transfer Register is sent to the Company for approval. The Stakeholder Relationship Committee Comprising Directors considers and approves the same. Thereafter, the Share Transfer Agents carry out necessary endorsements on the share certificates and dispatch the same to the transferees.

N. Distribution of Shareholding:

The Distribution of Shareholding as on 31st March, 2025 was as under:

Category	No. of Shareholders	% of total Shareholders	No. of Shares Capital held	% of Shareholding
Upto 5000	22815	92.2265	1,69,09,965	6.7489
5001 - 10000	892	3.6058	66,97,340	2.6729
10001 - 20000	465	1.8797	66,95,835	2.6723
20001 - 30000	179	0.7236	45,67,425	1.8229
30001 - 40000	96	0.3881	33,79,645	1.3488
40001 - 50000	71	0.2870	32,43,635	1.2946
50001 - 100000	100	0.4042	72,14,050	2.8792
100001 and above	120	0.4851	20,18,52,105	80.5604
Total	24,738	100.00	25,05,60,000	100.00

Shareholding Pattern as on 31st March, 2025 was as under:

Category	Total Shareholders	Shares	% of Shareholding
CLEARING MEMBER	10	18,455	0.04
CORPORATE BODIES	86	4,36,239	0.87
CORPORATE BODIES (PROMOTER CO)	1	95,844	0.19
FOREIGN PORTFOLIO INVESTOR (CORPORATE)-CATEGORY I	2	17,813	0.04
FOREIGN PORTFOLIO INVESTOR (CORPORATE)-CATEGORY II	1	246	0.00049
FOREIGN PROMOTERS	1	7,200	0.01
IEPF	1	55,822	0.11
NON NATIONALISED BANKS	1	150	0.00
NON RESIDENT INDIAN	432	9,68,182	1.93
OTHER DIRECTORS	3	6,453	0.01
PROMOTER AND PROMOTER GROUP	2	6,000	0.01
PROMOTERS	10	1,86,79,684	37.28
PROMOTERS IMMEDIATE RELATIVES	24	1,62,47,730	32.42
PUBLIC	24,164	1,35,72,182	27.08
TOTAL	24,738	50112000	100.00

Dematerialization of Shares: 4,99,05,940 Equity Shares equivalent to 99.59% of the total paid-up Equity Capital have been in dematerialized form as on 31st March, 2025.

The Company does not have outstanding global depository receipts or American depository receipts or warrants or any convertible instruments, conversion date and likely impact on equity.

O. Commodity Price risk or Foreign Exchange Risk and hedging activities:**P. Credit Ratings and any revisions thereto for debt instruments or any fixed deposit programme or any scheme or proposal involving mobilization of funds, whether in India or abroad:**

The Company has not issued any debt instruments and does not have any fixed deposit programme or any scheme or proposal involving mobilization of funds in India or abroad during the financial year ended 31st March, 2025.

Q. Plant Locations:**Factory:**

E-17/3 & 17/4, E-18 MIDC,
Tarapur, Boisar,
Dist. Palghar - 401 506
Tel: +91-7410055574 / 75

R & D Division:

A-514, TTC Industrial Area, MIDC, Mahape,
Navi Mumbai - 400 701
Tel: +91-22-4119 3333
Fax: +91-22-4119 3300
Email: research@anuhpharma.com
Web: www.aplrnd.com

R. Company Secretary & Compliance Officer

Name:	Mr. Manan Vadhan
E-Mail ID:	anuh@sk1932.com
Tel. No.:	+91-22-6622 7575
Fax No.:	+91-22-6622 7600

S. Address for Correspondence

Address:	3-A, Shivsagar Estate, North Wing, Dr. Annie Besant Road, Worli, Mumbai - 400 018
Tel. No.:	+91-22-6622 7575
Fax No.:	+91-22-6622 7600
Email:	anuh@sk1932.com
Website:	www.anuhpharma.com

XI. OTHER DISCLOSURES:**Related Party Transactions**

Disclosures on materially significant related party transactions i.e. transactions of the Company of material nature, with its Promoters, the Directors or the Management, their subsidiaries or relatives etc. that may have potential conflict with the interests of the Company at large.

Details of Non-compliance

Details of non-compliance by the Company, penalties, and strictures imposed on the Company by the Stock Exchanges or SEBI or any statutory authority, on any matter related to capital markets, during the last three years i.e. FY 2021-22, FY 2022-23, FY 2023-24 – NIL.

Vigil Mechanism / Whistle Blower Policy

As required by the provisions of Companies Act, 2013 and the Listing Regulations, 2015, the Company has established Vigil Mechanism and adopted Whistle Blower Policy to provide for adequate safeguards against victimization of employees and directors who avail of the vigil mechanism and also provide for direct access to the Chairman of the Audit Committee or the director nominated to play the role of Audit Committee. No employee has been denied access to the Chairman of the Audit Committee.

Details of compliance with mandatory requirements and adoption of the non-mandatory requirements

The Company has complied with all the mandatory requirements of the applicable provisions of the Listing Regulations relating to Corporate Governance.

Web link where policy on dealing with related party transactions

Policy on Transactions with Related Parties as approved by the Board is uploaded on the Company's website i.e. www.anuhpharma.com.

Details of utilization of funds raised through preferential allotment or qualified institutions placement as specified under Regulation 32 (7A)

The Company has not raised any funds through preferential allotment or qualified institutions placement as specified under Regulation 32 (7A).

Joint Managing Director & CFO Certification

The Joint Managing Directors and Chief Financial Officer of the Company have certified to the Board, inter alia the accuracy of financial statements and adequacy of internal controls for the financial reporting purpose as required under Regulation 17(8) of the Listing Regulations, 2015 for the year ended 31st March, 2025. The Compliance Certificate issued by Joint Managing Director and Chief Financial Officer of the Company as per the provisions of Regulation 17(8) and Part B of Schedule II of the Listing Regulations, 2015 is annexed as ‘**Annexure - A**’ to the Corporate Governance Report.

Recommendations of Committees of the Board

There were no instances during the Financial Year 2024-25, wherein the Board had not accepted recommendations made by any committee of the Board.

Total fees paid to Statutory Auditors of the Company

Total fees of Rs. 15.70/- Lakh for financial year 2024-25, for all services, was paid by the Company to the statutory auditor.

Certificate from Practicing Company Secretary

Certificate as required under Part C of Schedule V of Listing Regulations, received from Mr. Pramod S. Shah (CP No. 3804), from M/s. Pramod S. Shah & Associates, Practicing Company Secretaries, that none of the Directors on the Board of the Company have been debarred or disqualified from being appointed or continuing as directors of the Company by the Securities and Exchange Board of India/ Ministry of Corporate Affairs or any such statutory authority was placed before the Board of Directors at their meeting held on 23rd May, 2025. The same is annexed as ‘**Annexure - B**’ to the Corporate Governance Report.

Disclosure relating to Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act, 2013

The Company has in place an effective mechanism for dealing with complaints relating to sexual harassment at workplace.

The Composition of Internal Complaints Committee at Head Office, Mumbai and R&D, Mahape, Navi Mumbai is as follows:

Sr.No.	Name	Membership
1	Mamata Gajula	Presiding Officer
2	Prakash Ghag	Member
3	Dr. Uday Korgaonkar	Member
4	Ketaki Vaidya	External Member

The Composition of Internal Complaints Committee at Factory, Boisar is as follows:

Sr.No.	Name	Membership
1	Sonali Raut	Presiding Officer
2	Nilesh Jadhav	Member
3	Priya Yewale	Member
4	Ketaki Vaidya	External Member

The details relating to the number of complaints received and disposed of during the financial year 2024-25 are as under:

- a. Number of complaints filed during the financial year: NIL
- b. Number of complaints disposed of during the financial year: NIL
- c. Number of complaints pending as on end of the financial year: NIL

Disclosure by Listed entity of Loans and Advances in the nature of Loans to Firms/Companies in which the Directors are interested:

Sr. No.	Name of the Firms/Companies in which the Director is interested	Name of the Director	Amount (in Rs.)
	-----None-----	-----None-----	-----None-----

Transfer of Unclaimed/Unpaid Amounts to the Investor Education and Protection Fund (IEPF):

In accordance with the provisions of the Companies Act, 2013 (“the Act”) read with the Investor Education Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016, (“Rules”), as amended, dividends that remain unclaimed for a period of seven years from the date of transfer to the Unpaid Dividend Account of the Company are required to be transferred to the IEPF.

Accordingly, unclaimed dividends of Shareholders for financial year 2017-18 (**Final**), lying in the Unclaimed Dividend Account of the Company as on September 2025, will be transferred to IEPF Account within one month from the said date. Further, the shares (excluding the disputed cases) pertaining to which dividend remains unclaimed for a consecutive period of seven years from the date of transfer to the unpaid dividend account will also be transferred to the IEPF Authority, as established by the Central Government.

As per Rule 6 of Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016 read with Section 124 of the Act, intimations has been sent to concerned shareholders, requesting them to encash their unclaimed dividends. failing to do so, will result in the transfer of both the unclaimed dividends and the corresponding shares held by them to the IEPF Authority.

The following table provides details relating to outstanding dividend accounts and the dates on which they are due for transfer to IEPF:

Sr. Nos.	Dividend Year	Type of Dividend	Dividend declared on	Tentative Date of Dividend amount to be transferred to IEPF
1.	2016-2017	Final	22/09/2017	27/10/2024
2.	2017-2018	Final	03/08/2018	08/09/2025
3.	2018-2019	Final	22/08/2019	27/09/2026
4.	2019-2020	Interim	21/02/2020	27/03/2027
5.	2020-2021	Final	19/08/2021	25/09/2028
6.	2021-2022	Final	05/08/2022	10/09/2029
7.	2022-2023	Final	18/08/2023	24/09/2030
8.	2023-2024	Final	23/08/2024	23/09/2031

Shareholders are kindly requested to get in touch with **Registrar and Transfer Agent (RTA)** for encashing any unclaimed dividend amounts, that may be standing to the credit of their accounts.

During the financial year 2024-25, the Company has transferred following amounts and shares to Investor Education and Protection Fund Authority (IEPF) in compliance with the applicable provisions of the Companies Act, 2013 and IEPF Rules:

Financial year	Amount of unclaimed dividend (Rs.)	Number of shares transferred
2016-17	1,81,396/-	11,104

The Company urges its shareholders to promptly claim any unclaimed dividends from the RTA before the specified due date for transfer to the IEPF.

For any assistance regarding the unclaimed dividend or related shares, shareholders may contact the Registrar and Transfer Agent (RTA).

Details of shares transferred have been uploaded on the Company's website at www.anuhpharma.com

Code of Conduct

The Company is committed to conducting its business in accordance with the highest ethical standards and in compliance with all applicable laws and regulations. In line with this commitment, the Board of Directors has laid down a comprehensive Code of Conduct for the Directors and Senior Management Personnel of the Company.

The Code outlines the principles and standards that govern the professional conduct of the Company's leadership, ensuring integrity, transparency, accountability, and adherence to good corporate governance practices.

The Code of Conduct is available on the Company's website at www.anuhpharma.com. All the Directors and Senior Management Personnel have affirmed their compliance with the Code for the financial year ended March 31, 2025.

A declaration to this effect by the **Joint Managing Director** of the Company is provided below.

Independent Directors:

The Independent Directors of the Company have been appointed in accordance with the provisions of the Companies Act, 2013 and the SEBI ((Listing Obligations and Disclosure Requirements), Regulations, 2015 ("Listing Regulations") and the Governance Guidelines for Board Effectiveness adopted by the Company. Formal letters of appointment have been issued to all Independent Directors, and the terms and conditions of their appointment are available on the Company's website at www.anuhpharma.com.

The Company has received declaration from all Independent Directors confirming that they meet the criteria of independence as prescribed under Section 149(6) of the Act read with Regulation 16(1)(b) of the Listing Regulations. In accordance with Regulation 25(8) of the Listing Regulations, the Independent Directors have confirmed that they are not aware of any circumstances or situations which exist or may be reasonably anticipated to impair or impact their ability to discharge their duties.

Based on these declarations and confirmations, the Board of Directors is of the opinion that the Independent Directors meet the conditions specified in the Act and the Listing Regulations and are independent of the management.

Pursuant Section 150 of the Act, read with Rule 6 of the Companies (Appointment & Qualification of Directors) Rules, 2014, all Independent Directors have confirmed that they are registered with the Independent Director's Databank maintained by the **Indian Institute of Corporate Affairs (IICA)**.

No Independent Director had resigned during the financial year 2024-25.

Prohibition of Insider Trading

In order to regulate trading in securities by the Directors and Designated Persons, and pursuant to the **SEBI (Prohibition of Insider Trading) (Amendment) Regulations, 2018**, the Company has implemented a robust framework to prohibit insider trading in its securities. This framework is aimed at strengthening the legal and compliance mechanisms within the Company.

Secretarial Standards relating to the Meetings

During the year under review, the Company has complied with the provisions of **Secretarial Standard-1 (SS-1)** on Meetings of the Board of Directors and **Secretarial Standard -2 (SS-2)** on General Meetings, as issued by the Institute of Company Secretaries of India (ICSI).

Environment, Health and Safety Policy

The Company has adopted a comprehensive Environment, Health and Safety Policy, reflecting its commitment to sustainable and responsible operations. The policy is annexed as 'Annexure C' to the Corporate Governance Report.

Independent Director's Meeting

During the year under review, a meeting of the Independent Directors was held on January 10, 2025, The Independent Directors inter alia, discussed and reviewed the following matters:

- Evaluation of the performance of **Non-Independent Directors** and the Board of Directors as a whole.
- Evaluation of the performance of the chairperson of the Company, taking into account the views of both Executive and Non-Executive Directors.
- Evaluation of the **quality, content and timelines of flow of information** between the Management and the Board, which is essential for the Board to effectively and reasonably perform its duties.

Declaration

I, **Ritesh Shah**, Joint Managing Director of **Anuh Pharma Limited**, hereby declare that all the Members of the Board of Directors and the Senior Management Personnel of the Company have affirmed compliance with the **Code of Conduct**, applicable to them, as laid down by the Board in accordance with **Regulation 26(3)** of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, entered into with the Stock Exchange, for the year ended March 31, 2025.

Registered Office:

CIN: L24230MH1960PLC011586

3-A, Shiv Sagar Estate, North Wing,

Dr. Annie Besant Road, Worli, Mumbai - 400 018

Web: www.anuhpharma.com; Email: anuh@sk1932.com

Tel: +91-22 6622 7575; Fax: +91-22 6622 7600

Place : Mumbai

Date : 23rd May, 2025

ANNEXURE - A COMPLIANCE CERTIFICATE

(Pursuant to the Regulation 17 (8) of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015)

- A. We hereby certify that we have reviewed financial statements and the cash flow statement for the year 2024-25 and that to the best of our knowledge and belief:
- 1) these statements do not contain any materially untrue statement or omit any material fact or contain statements that might be misleading;
 - 2) these statements together present a true and fair view of the Listed Entity's Affairs and are in compliance with existing accounting standards, applicable laws and regulations.
- B. There are, to the best of our knowledge and belief, no transactions entered into by the Listed Entity during the year 2024-25 which are fraudulent, illegal or violative of the Listed Entity's code of conduct.
- C. We accept responsibility for establishing and maintaining internal controls for financial reporting and that we have evaluated the effectiveness of internal control systems of the listed entity pertaining to financial reporting and we have disclosed to the auditors and the audit committee, deficiencies in the design or operation of such internal controls, if any, of which we are aware and the steps we have taken or propose to take to rectify these deficiencies.
- D. We have indicated to the auditors and the Audit committee:
- 1) significant changes in internal control over financial reporting during the year 2024-25;
 - 2) significant changes in accounting policies during the year 2024-25 and that the same have been disclosed in the notes to the financial statements; and
 - 3) instances of significant fraud of which we have become aware and the involvement therein, if any, of the management or an employee having a significant role in the listed entity's internal control system over financial reporting.

For Anuh Pharma Limited

**SD/-
Ritesh Shah
Joint Managing Director**

Date: 23rd May, 2025
Place: Mumbai

For Anuh Pharma Limited

**SD/-
Vivek Shah
Joint Managing Director**

For Anuh Pharma Limited

**SD/-
Darshan Rampariya
Chief Financial Officer**

ANNEXURE - B CERTIFICATE OF NON-DISQUALIFICATION OF DIRECTORS

(Pursuant to Regulation 34(3) and Schedule V Para C clause (10) (i) of the SEBI
(Listing Obligations and Disclosure Requirements) Regulations, 2015)

To
The Members of
Anuh Pharma Limited
A3 Shiv Sagar Estate, Dr. Annie Besant Road,
Mumbai 400018

I have examined the relevant registers, records, forms, returns and disclosures received from the Directors of **Anuh Pharma Limited** having **CIN L24230MH1960PLC011586** and having registered office at 3-A, Shivsagar Estate, North Wing, Dr. Annie Besant Road, Worli, Mumbai – 400 018 (hereinafter referred to as 'the Company'), produced before us by the Company for the purpose of issuing this Certificate, in accordance with Regulation 34(3) read with Schedule V Para-C Sub clause 10(i) of the Securities Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015.

In my opinion and to the best of my information and according to the verifications (including Directors Identification Number (DIN) status at the portal www.mca.gov.in) as considered necessary and explanations furnished to me by the Company & its officers, I hereby certify that none of the Directors on the Board of the Company as stated below for the Financial Year ending on 31st March, 2025 have been debarred or disqualified from being appointed or continuing as Directors of companies by the Securities and Exchange Board of India, Ministry of Corporate Affairs, or any such other Statutory Authority.

Sr. No.	Name of Director	DIN	Date of Appointment in Company
1	ARUN LALCHAND TODARWAL	00020916	24/10/2008
2	BHARAT NEMCHAND SHAH	00083354	29/10/1980
3	RITESH BIPIN SHAH	02496729	09/08/2016
4	SAMIR JAYANTILAL SHAH	00157396	09/08/2016
5	KETAN LALIT SHAH	00083326	09/08/2016
6	BIPIN NEMCHAND SHAH	00083244	01/04/2009
7	VIVEK BIPIN SHAH	02878724	09/08/2016
8	MITADIXIT	08198165	08/02/2019
9	HARMANBHAI TULSHIBHAI PATEL	07342390	22/05/2019
10	PRADEEP HARI THAKUR	00685992	01/04/2024
11	SIDDHARTH SHAH JASVANTLAL	00004958	01/04/2024
12	GAURAV SATISH SHAH	02878186	01/07/2023

Ensuring the eligibility of for the appointment / continuity of every Director on the Board is the responsibility of the management of the Company. Our responsibility is to express an opinion on these based on our verification. This certificate is neither an assurance as to the future viability of the Company nor of the efficiency or effectiveness with which the management has conducted the affairs of the Company.

For Pramod S. Shah & Associates
Practising Company Secretaries
ICSI Unique Code: -P2001MH010300

Sd/-
Pramod S. Shah - Partner
Membership No. FCS 334, COP No: 3804
UDIN: F000334G000502880

Place: Mumbai
Date: 30-05-2025

ANNEXURE - C

ENVIRONMENT, HEALTH AND SAFETY POLICY

We, the management of **Anuh Pharma Limited**, engaged in the business of manufacturing Active Pharmaceutical Ingredient (API), hereby declare our intention and commitment to upholding the highest standards of **Environment, Health and Safety (EHS)** in all aspects of our operations, in strict compliance with all relevant statutory requirements.

1. Organizational Commitment:

We shall establish and maintain an effective organizational setup to implement this policy. Responsibility for ensuring the effective execution of the policy will be clearly assigned at various levels of the organization.

2. Workforce Involvement:

We are committed to involving the entire workforce in the implementation of this policy. The health and safety performance of individuals at all levels will be considered when evaluating career advancement. Furthermore, the responsibility of contractors, subcontractors, transporters, and other external agencies entering our premises will be clearly defined, with an emphasis on continual improvement.

3. Safety Audits and Risk Assessments:

We shall adopt relevant techniques and methods, such as safety audits and periodic risk assessments, to evaluate the status of environment, health, and safety across our operations. Necessary remedial actions will be taken promptly to address any identified issues.

4. Integration of Health and Safety in Decision-Making:

We are committed to integrating health and safety considerations into all key decisions, including the purchase of plant, equipment, machinery, and materials, as well as the selection and placement of personnel. Additionally, we will ensure proper mechanisms are in place for the education, training, and retraining of our employees at different levels and the public, wherever required.

5. Communication and Awareness:

This policy will be widely communicated throughout the organization. Copies of the policy will be made available to all workers, including contract workers, apprentices, transport workers, and suppliers. It will also be displayed at conspicuous locations within the company premises in a language understood by the majority of workers.

Place : Mumbai
Date : 23rd May, 2025

For **Anuh Pharma Ltd.**
Sd/-
Vivek Shah
Joint Managing Director
(DIN: 02878724)

Certificate on Compliance with the conditions of Corporate Governance as per the Provisions of Chapter IV of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015

To
The Members,

Anuh Pharma Limited

We have examined the compliance of conditions of Corporate Governance by Anuh Pharma Limited for the financial year ended 31st March, 2025 as stipulated in Chapter IV of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 pursuant to the Listing Agreement of the Company with stock exchange.

The compliance of conditions of Corporate Governance are the responsibility of the Management. Our examination was limited to procedures and implementation thereof, adopted by the Company for ensuring the compliance of the conditions of Corporate Governance. It is neither an audit nor an expression of opinion on the financial statements of the Company.

In our opinion and to the best of our information and according to the explanation given to us, we certify that the Company has complied with the conditions of Corporate Governance as stipulated in the provisions as specified in Chapter IV of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 pursuant to the Listing Agreement of the Company with stock exchanges.

We further state that such compliance is neither an assurance as to the future viability of the Company nor the efficiency or the effectiveness with which the management has conducted the affairs of the Company.

**For Pramod S. Shah & Associates
Practising Company Secretaries
ICSI Unique Code: -P2001MH010300**

**Sd/-
Pramod S. Shah - Partner
Membership No. FCS 334, COP No: 3804
UDIN: F000334G000502792**

**Place: Mumbai
Date: 30-05-2025**

INDEPENDENT AUDITOR’S REPORT

To the Members of
ANUH PHARMA LIMITED

Report on the Audit of the Financial Statements

Opinion

We have audited the financial statements of **Anuh Pharma Limited** (the Company), which comprise the Balance Sheet as at 31st March, 2025, and the Statement of Profit and Loss (including other comprehensive income), Statement of Changes in Equity and Statement of Cash Flows for the year then ended and a summary of material accounting policies and other explanatory information.

In our opinion and to the best of our information and according to the explanations given to us, the aforesaid financial statements give the information required by the Act in the manner so required and give a true and fair view in conformity with the accounting principles generally accepted in India, of the state of affairs of the Company as at 31st March 2025, and its profit, total comprehensive income, the changes in equity and its cash flows for the year ended on that date.

Basis for Opinion

We conducted our audit of the financial statements in accordance with the Standards on Auditing (SAs), as specified under Section 143(10) of the Act. Our responsibilities under those Standards are further described in the Auditor’s Responsibilities for the Audit of the Financial Statements section of our report. We are independent of the Company in accordance with the Code of Ethics issued by the Institute of Chartered Accountants of India together with the ethical requirements that are relevant to our audit of the financial statements under the provisions of the Act and the Rules thereunder, and we have fulfilled our other ethical responsibilities in accordance with these requirements and the Code of Ethics. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion on the financial statements.

Key Audit Matters

Key audit matters are those matters that, in our professional judgment, were of most significance in our audit of the financial statements for the financial year ended 31st March 2025

These matters were addressed in the context of our audit of the financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters.

The key Audit matters	How our audit addressed the matter
<p>Capitalisation of property, plant and equipment</p> <p>During the year ended 31st March, 2025, the Company has incurred significant capital expenditure. Further the total additions to property, plant and equipment of the Company is 1820.68 lakhs in the current year as set out in Note No.2 & 3. Significant level of judgement is involved to ensure that the aforesaid capital expenditure/ additions meet the recognition criteria of Ind AS 16-Property, Plant and Equipment.</p> <p>As a result, the aforesaid matter was determined to be a key audit matter.</p>	<p>Principal Audit Procedures</p> <p>Our audit procedures included the following substantive procedures:</p> <ul style="list-style-type: none"> • We assessed the capitalisation process and tested the design and operating effectiveness of the controls in the process. • Assessed the nature of the additions made to property, plant and equipment and capital work-in-progress on a test check basis to test that they meet the recognition criteria as set out in para 16 to 22 of Ind AS 16. • Reviewed the project completion details provided by the management to determine whether the asset is in the location and condition necessary for it to be capable of operating in the manner intended by the management. <p>Based on the above procedures, management’s assessment in respect of Capitalisation of property, plant and equipment in the Financial Statements are considered to be adequate.</p>

Revenue Recognition (Refer Note No 29 of the Financial Statement)

The Company recognises revenue from manufacturing and selling of Bulk drugs and chemicals in accordance with the criteria of Ind AS 115. The Company records product sales net of estimated incentives/discounts, returns and rebates. The actual point in time when revenue is recognised varies depending on the specific terms and conditions of the sales contracts entered with customers.

Our audit included, the following procedures:

- Obtained an understanding of the management's process for revenue recognition, judgments in estimation and accounting treatment of discount schemes, returns, rebates and regulatory compliance requirements.
- Evaluated the design and tested the operating effectiveness of the Company's internal controls, including general IT controls, key IT application controls exercised by the management, over recognition of revenue and measurement of various discount schemes, returns and rebates.
- Performed substantive testing by selecting samples of revenue transactions pertaining to sale of products during the year, and verified the underlying supporting documents including contracts, agreements, sales invoices and dispatch/shipping documents.
- Performed cut-off testing procedures by testing samples of revenue transactions recorded during the year in specific periods before and after year end to conclude there has not been overstatement/ understatement of revenue recorded for the year.

Based on audit procedures performed, we determined that the revenue recognition and measurement is appropriate in the context of the financial statements taken as a whole.

Information Other than the Financial Statements and Auditor's Report Thereon

The Company's Board of Directors are responsible for the other information. The other information comprises the information included in the report of the Board of Directors including Annexures thereto, Management Discussion and Analysis Report, but does not include the financial statements and our auditor's report thereon.

Our opinion on the financial statements does not cover the other information and we do not express any form of assurance conclusion thereon.

In connection with our audit of the financial statements, our responsibility is to read the other information and, in doing so, consider whether the other information is materially inconsistent with the financial statements or our knowledge obtained in the audit or otherwise appears to be materially misstated. If, based on the work we have performed, we conclude that there is a material misstatement of this other information, we are required to report that fact. We have nothing to report in this regard.

Management's Responsibility for the Financial Statements

The Company's management and Board of Directors are responsible for the matters stated in Section 134(5) of the Act with respect to the preparation of these financial statements that give a true and fair view of the state of affairs, profit / loss (including other comprehensive income), changes in equity and cash flows of the Company in accordance with the accounting principles generally accepted in India, including the Indian Accounting Standards (Ind AS) specified under Section 133 of the Act. This responsibility also includes maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding of the assets of the Company and for preventing and detecting frauds and other irregularities; selection and application of appropriate accounting policies; making judgments and estimates that are reasonable and prudent; and design, implementation and maintenance of adequate internal financial controls that were operating effectively for ensuring the accuracy and completeness of the accounting records, relevant to the preparation and presentation of the financial statements that give a true and fair view and are free from material misstatement, whether due to fraud or error.

In preparing the financial statements, management and Board of Directors is responsible for assessing the Company's ability to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless management either intends to liquidate the Company or to cease operations, or has no realistic alternative but to do so.

Board of Directors is also responsible for overseeing the Company's financial reporting process

Auditor's Responsibilities for the Audit of the Financial Statements

Our objectives are to obtain reasonable assurance about whether the financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with SAs will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these financial statements.

As part of an audit in accordance with SAs, we exercise professional judgment and maintain professional skepticism throughout the audit. We also:

- Identify and assess the risks of material misstatement of the financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances. Under Section 143(3)(i) of the Act, we are also responsible for expressing our opinion on whether the company has adequate internal financial controls with reference to financial statements in place and the operating effectiveness of such controls.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management and Board of Directors.
- Conclude on the appropriateness of management and Board of Directors use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Company's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditors' report. However, future events or conditions may cause the Company to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the financial statements, including the disclosures, and whether the financial statements represent the underlying transactions and events in a manner that achieves fair presentation.
- Materiality is the magnitude of misstatements in the financial statements that, individually or in aggregate, makes it probable that the economic decisions of a reasonably knowledgeable user of the financial statements may be influenced. We consider quantitative materiality and qualitative factors in (i) planning the scope of our audit work and in evaluating the results of our work; and (ii) to evaluate the effect of any identified misstatements in the financial statements.
- We communicate with those charged with governance regarding, among other matters, the planned scope and timing of the audit and significant audit findings, including any significant deficiencies in internal control that we identify during our audit.

We also provide those charged with governance with a statement that we have complied with relevant ethical requirements regarding independence, and to communicate with them all relationships and other matters that may reasonably be thought to bear on our independence, and where applicable, related safeguards.

From the matters communicated with those charged with governance, we determine those matters that were of most significance in the audit of the financial statements of the current period and are therefore the key audit matters. We describe these matters in our auditors' report unless law or regulation precludes public disclosure about the matter or when, in extremely rare circumstances, we determine that a matter should not be communicated in our report because the adverse consequences of doing so would reasonably be expected to outweigh the public interest benefits of such communication.

Report on Other Legal and Regulatory Requirements

1. As required by the Companies (Auditors' Report) Order, 2020 ("the Order") issued by the Central Government of India in terms of Section 143(11) of the Act, we give in "Annexure" a statement on the matters specified in paragraphs 3 and 4 of the Order, to the extent applicable.
2. A. As required by Section 143(3) of the Act, we report that:
 - (a) We have sought and obtained all the information and explanations which to the best of our knowledge and belief were necessary for the purposes of our audit.
 - (b) In our opinion, proper books of account as required by law have been kept by the Company so far as it appears from our examination of those books except for the matter stated in the paragraph 2(B)(vi) below on the reporting under Rule 11(g) of the Companies (Audit and Auditors) Rules, 2014.
 - (c) The Balance Sheet, the Statement of Profit and Loss (including other comprehensive income), the Statement of Changes in Equity and the Statement of Cash Flows dealt with by this Report are in agreement with the books of account.
 - (d) In our opinion, the aforesaid financial statements comply with the Ind AS specified under Section 133 of the Act.
 - (e) On the basis of the written representations received from the directors as on 31st March, 2025 taken on record by the Board of Directors, none of the directors is disqualified as on 31st March, 2025 from being appointed as a director in terms of Section 164(2) of the Act.
 - (f) The Modification relating to the maintenance of accounts and other matters connected therewith are as stated in the paragraph 2A(b) above on reporting under section 143(3)(b) of the Act and paragraph 2B(vi) below on reporting under Rule 11(g) of the Companies (Audit and Auditors) Rules, 2014.
 - (g) With respect to the adequacy of the internal financial controls with reference to financial statements of the Company and the operating effectiveness of such controls, refer to our separate Report in "Annexure B".
 - (h) With respect to the other matters to be included in the Auditor's Report in accordance with the requirements of section 197(16) of the Act, as amended:

In our opinion and to the best of our information and according to the explanations given to us, the remuneration paid by the Company to its directors during the year is in accordance with the provisions of section 197 of the Act.
- B. With respect to the other matters to be included in the Auditors' Report in accordance with Rule 11 of the Companies (Audit and Auditors) Rules, 2014, in our opinion and to the best of our information and according to the explanations given to us:
 - i. The Company has disclosed the impact of pending litigations as at 31st March, 2025 on its financial position in its financial statements;
 - ii. The Company did not have any long-term contracts including derivative contracts for which there were any material foreseeable losses; and
 - iii. There has been no delay in transferring amounts, required to be transferred, to the Investor Education and Protection Fund by the Company.
 - iv. (a) The Management has represented that, to the best of its knowledge and belief, no funds (which are material either individually or in the aggregate) have been advanced or loaned or invested (either from borrowed funds or share premium or any other sources or kind of funds) by the Company to or in any other person or entity, including foreign entity ("Intermediaries"), with the understanding, whether recorded in writing or otherwise, that the Intermediary shall, whether, directly or indirectly lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the Company ("Ultimate Beneficiaries") or provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries;
 - (b) The Management has represented, that, to the best of its knowledge and belief, no funds (which are material either individually or in the aggregate) have been received by the Company from any person or entity, including foreign entity ("Funding Parties"), with the understanding, whether recorded in writing or otherwise, that the Company shall, whether, directly or indirectly, lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the Funding Party ("Ultimate Beneficiaries") or provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries;
 - (c) Based on the audit procedures performed that have been considered reasonable and appropriate in the

circumstances, nothing has come to our notice that has caused us to believe that the representations under sub-clause (i) and (ii) of Rule 11 (e), as provided under (a) and (b) above, contain any material misstatement.

- v. The final dividend paid by the Company during the year in respect of the same declared for the previous year is in accordance with Section 123 of the Act to the extent it applies to payment of dividend.

As stated in Note No.56 to the financial statements, the Board of Directors of the Company has proposed final dividend for the year which is subject to the approval of the members at the ensuing Annual General Meeting. The dividend declared is in accordance with Section 123 of the Act to the extent it applies to declaration of dividend.

- vi. Based on our examination which included test checks, the Company has used an accounting software for maintaining its books of account for the financial year ended 31st March 2025 which has a feature of recording audit trail (edit log) facility, and the same has operated throughout the period for all relevant transactions recorded in the software. Further, during the course of our audit we did not come across any instance of audit trail feature being tampered with.

Additionally, the audit trail where enabled, has been preserved by the company as per the statutory requirements for record retention.

**For JAYANTILAL THAKKAR & CO.
CHARTERED ACCOUNTANTS
(FIRM REG. NO. 104133W)**

**DILIP J. THAKKAR
PARTNER**

**MEMBERSHIP NO. 005369
UDIN: 24005369BKACAK6464**

**PLACE : Mumbai
DATE : 23rd MAY, 2025**

Annexure - A to the Independent Auditors' Report

The Annexure referred to in Independent Auditors' Report to the members of the Company on the financial statements for the year ended 31st March 2025, we report that:

- (i) (a) (A) The Company has maintained proper records showing full particulars, including quantitative details and situation of Property, Plant and Equipment and relevant details of right-of-use assets.
(B) The Company has maintained proper records showing full particulars of intangible assets.
- (b) As explained to us, physical verification of the fixed assets was conducted by the management during the year. In our opinion, the frequency of physical verification is reasonable having regard to the size of the Company and the nature of its assets. No material discrepancies were noticed on such physical verification.
- (c) According to the information and explanations given to us and on the basis of our examination of the records of the Company, the title deeds of immovable properties (other than properties where the company is the lessee and the lease agreements are duly executed in favor of the lessee) disclosed in the financial statements are held in the name of the Company.
- (d) The Company has not revalued any of its Property, Plant and Equipment (including right-of-use assets) and intangible assets during the year.
- (e) No proceedings have been initiated during the year or are pending against the Company as at March 31, 2025 for holding any benami property under the Benami Transactions (Prohibition) Act, 1988 (as amended in 2016) and rules made thereunder.
- (ii) (a) As explained to us physical verification of inventory has been conducted at reasonable intervals by the management, the coverage and procedure of such verification by the management is appropriate, and discrepancies (which is less than 10% in the aggregate for each class of inventory) noticed on such physical verification between physical stocks and book records were not material considering the operations of the Company and the same have been properly dealt with in the books of account.
(b) The company has been sanctioned working capital limits in excess of five crore rupees, in aggregate, from a bank on the basis of security of current assets; the quarterly returns or statements filed by the company with such bank are in agreement with the books of account of the Company.
- (iii) The Company has made investments, and granted unsecured loans to employees during the year, in respect of which:
 - (a) The Company has not provided any loans (other than loan to employees) or advances in the nature of loans during the year.
 - (b) In our opinion, the investments made and the terms and conditions of loans to employees, during the year are, prima facie, not prejudicial to the Company's interest.
 - (c) In respect of loans to employees granted by the Company, according to the information and explanations given to us and on the basis of our examination of the records of the Company, in the case of interest free loans and advances in the nature of loans given, the repayment of principal has been stipulated and the repayments or receipts have been regular.
 - (d) In respect of loans to employees granted by the Company, there is no overdue amount remaining outstanding as at the balance sheet date.
 - (e) No loan to employees granted by the Company which has fallen due during the year, has been renewed or extended or fresh loans granted to settle the over dues of existing loans given to the same parties.
 - (f) According to the information and explanations given to us and on the basis of our examination of the records of the Company, in our opinion the Company has not granted any loans or advances in the nature of loans either repayable on demand or without specifying any terms or period of repayment except for the following loans to its related parties as defined in Clause (76) of Section 2 of the Companies Act, 2013 ("the Act"):

(₹ in Lakhs)

Particular	All Parties	Promoters	Related Parties
Aggregate of loans/ Advance in nature of Loan			
-Repayable on Demand	22.00	-	22.00
Total	22.00	-	22.00
Percentage of loans/advances in nature of loan to the total loans	31.10%	-	31.10%

- (iv) In our opinion and according to the information and explanations given to us, the Company has complied with the provisions of section 185 and 186 of the Act, with respect to loans, investments and guarantees made.
- (v) In our opinion and according to the information and explanations given to us, the Company has not accepted any deposit or amounts which are deemed to be deposits from the public within the meaning of Section 73 to 76 of the Act, and the rules framed thereunder.
- (vi) We have broadly reviewed the books of account maintained by the Company in respect of products where, pursuant to the Rules made by the Central Government, the maintenance of cost records has been prescribed under Section 148 (1) of the Act, and are of the opinion that prima facie, the prescribed accounts and records have been made and maintained. We have not, however, made a detailed examination of the records with a view to determining whether they are accurate or complete.
- (vii) (a) According to the records of the Company and the information and explanations given to us, the Company has generally been regularly depositing with the appropriate authorities undisputed statutory dues including Goods and Service Tax, Provident Fund, Employees' State Insurance, Income tax, Sales-Tax, Service tax, Duty of Customs, Duty of Excise, Value added Tax, Cess and any other statutory dues applicable to it. There are no undisputed statutory dues as referred to above as at 31st March, 2025 outstanding for a period of more than six months from the date they become payable.
- (b) According to the information and explanations given to us, the dues in respect of Income Tax and Sales Tax that have not been deposited with the appropriate authorities on account of dispute and the forum where the disputes are pending are given below:

Name of Statute	Nature of Dues	Amount (₹ in Lakhs)	Period to which the Amount Relates	Remarks
Goods And Service Tax Act, 2017	CGST Tax (Including Interest)	107.10	2017-18	CGST Commissioner
Bombay Sales Tax Act, 1959	Sales Tax (Including Interest and Penalty)	12.66	1991-1992	Bombay High Court
Central Sales Tax Act, 1956	Sales Tax (Including Interest and Penalty)	6.48	1991-1992	Bombay High Court
Bombay Sales Tax Act, 1959	Sales Tax (Including Interest and Penalty)	3.97	1992-1993	Bombay High Court
Central Sales Tax Act, 1956	Sales Tax (Including Interest and Penalty)	3.92	1992-1993	Bombay High Court
	TOTAL	134.13		
Income Tax Act, 1961	Income Tax (Including Interest)	34.56	A.Y. 2017-18 & AY 2018-19	Commissioner of Income-Tax (Appeals)
	TOTAL	34.56		

- (viii) There were no transactions relating to previously unrecorded income that have been surrendered or disclosed as income during the year in the tax assessments under the Income Tax Act, 1961 (43 of 1961).

- (ix) (a) Based on our audit procedures and according to the information and explanations given by the management, the Company has not defaulted in repayment of loans or other borrowings or in the payment of interest thereon to any lender.
- (b) The Company has not been declared willful defaulter by any bank or financial institution or government or any government authority.
- (c) On an overall examination of the financial statements of the Company, there are no term loans obtained during the current and previous year by the Company.
- (d) On an overall examination of the financial statements of the Company, funds raised on short-term basis have, prima facie, not been used during the year for long-term purposes by the Company.
- (e) On an overall examination of the financial statements of the Company, the Company does not have any subsidiaries, associates or joint ventures. Hence reporting under clause 3(ix)(e) of the Order is not applicable.
- (f) On an overall examination of the financial statements of the Company, the Company does not have any subsidiaries, associates or joint ventures. Hence reporting under clause 3(ix)(f) of the Order is not applicable.
- (x) (a) During the year, the Company did not raise any money by way of initial public offer or further public offer (including debt instrument) and hence reporting under clause 3(x)(a) of the order is not applicable.
- (b) During the year, the Company has not made any preferential allotment or private placement of shares or convertible debentures (fully or partly or optionally) and hence reporting under clause 3(x)(b) of the Order is not applicable.
- (xi) (a) No fraud by the Company and no material fraud on the Company has been noticed or reported during the year.
- (b) No report under sub-section (12) of section 143 of the Companies Act has been filed in Form ADT-4 as prescribed under rule 13 of Companies (Audit and Auditors) Rules, 2014 with the Central Government, during the year.
- (c) As represented by the management, there are no whistle blower complaints received by the company during the year.
- (xii) In our opinion and according to the information and explanations given to us, the Company is not a Nidhi company. Accordingly, paragraph 3(xii) of the Order is not applicable.
- (xiii) According to the information and explanations given to us and based on our examination of the records of the Company, transactions with the related parties are in compliance with sections 177 and 188 of the Act where applicable and details of such transactions have been disclosed in the financial statements as required by the applicable Indian Accounting Standards.
- (xiv) (a) In our opinion the Company has an adequate internal audit system commensurate with the size and the nature of its business.
- (b) We have considered, the internal audit reports for the year under audit, issued to the Company during the year and till date, in determining the nature, timing and extent of our audit procedures.
- (xv) In our opinion during the year the Company has not entered into any non-cash transactions with its Directors or persons connected with its directors and hence provisions of section 192 of the Companies Act, 2013 are not applicable to the Company.
- (xvi) (a) In our opinion, the Company is not required to be registered under section 45-IA of the Reserve Bank of India Act, 1934. Hence, reporting under clause 3(xvi)(a), (b) and (c) of the Order is not applicable.
- (b) In our opinion, there is no core investment company within the Group (as defined in the Core Investment Companies (Reserve Bank) Directions, 2016) and accordingly reporting under clause 3(xvi)(d) of the Order is not applicable.
- (xvii) The Company has not incurred cash losses during the financial year covered by our audit and the immediately preceding financial year.
- (xviii) There has been no resignation of the statutory auditors of the Company during the year. Accordingly, clause 3(xviii) of the Order is not applicable.
- (xix) On the basis of the financial ratios, ageing and expected dates of realization of financial assets and payment of financial liabilities, other information accompanying the financial statements and our knowledge of the Board of Directors and

Management plans and based on our examination of the evidence supporting the assumptions, nothing has come to our attention, which causes us to believe that any material uncertainty exists as on the date of the audit report indicating that Company is not capable of meeting its liabilities existing at the date of balance sheet as and when they fall due within a period of one year from the balance sheet date. We, however, state that this is not an assurance as to the future viability of the Company. We further state that our reporting is based on the facts up to the date of the audit report and we neither give any guarantee nor any assurance that all liabilities falling due within a period of one year from the balance sheet date, will get discharged by the Company as and when they fall due.

- (xx) (a) There are no unspent amounts towards Corporate Social Responsibility (CSR) on other than ongoing projects requiring a transfer to a Fund specified in Schedule VII to the Companies Act in compliance with second proviso to sub-section (5) of Section 135 of the said Act. Accordingly, reporting under clause 3(xx)(a) of the Order is not applicable for the year.
- (b) There are no unspent amounts towards Corporate Social Responsibility (CSR) on ongoing projects requiring a transfer to a special account in compliance with the provision of sub-section (6) of section 135 of the said Act. Accordingly, reporting under clause 3(xx)(b) of the Order is not applicable for the year.

**For JAYANTILAL THAKKAR & CO.
CHARTERED ACCOUNTANTS
(FIRM REG. NO. 104133W)**

**DILIP J. THAKKAR
PARTNER
MEMBERSHIP NO. 005369
UDIN: 24005369BKACAK6464**

**PLACE : Mumbai
DATE : 23rd MAY, 2025**

Annexure - B to the Independent Auditors' Report

Report on the Internal Financial Controls under Clause (i) of Sub-section 3 of Section 143 of the Companies Act, 2013 ("the Act")

We have audited the internal financial controls over financial reporting of Anuh Pharma Limited ("the Company") as of 31st March, 2025 in conjunction with our audit of the financial statements of the Company for the year ended on that date.

Management's Responsibility for Internal Financial Controls

The Company's management and the Board of Directors is responsible for establishing and maintaining internal financial controls based on the internal control over financial reporting criteria established by the Company considering the essential components of internal control stated in the Guidance Note on Audit of Internal Financial Controls over Financial Reporting issued by the Institute of Chartered Accountants of India ('ICAI'). These responsibilities include the design, implementation and maintenance of adequate internal financial controls that were operating effectively for ensuring the orderly and efficient conduct of its business, including adherence to company's policies, the safeguarding of its assets, the prevention and detection of frauds and errors, the accuracy and completeness of the accounting records, and the timely preparation of reliable financial information, as required under the Companies Act, 2013.

Auditors' Responsibility

Our responsibility is to express an opinion on the Company's internal financial controls over financial reporting based on our audit. We conducted our audit in accordance with the Guidance Note on Audit of Internal Financial Controls over Financial Reporting (the "Guidance Note") and the Standards on Auditing, issued by ICAI and deemed to be prescribed under section 143(10) of the Companies Act, 2013, to the extent applicable to an audit of internal financial controls, both applicable to an audit of Internal Financial Controls and, both issued by the Institute of Chartered Accountants of India. Those Standards and the Guidance Note require that we comply with ethical requirements and plan and perform the audit to obtain reasonable assurance about whether adequate internal financial controls over financial reporting was established and maintained and if such controls operated effectively in all material respects.

Our audit involves performing procedures to obtain audit evidence about the adequacy of the internal financial controls system over financial reporting and their operating effectiveness. Our audit of internal financial controls over financial reporting included obtaining an understanding of internal financial controls over financial reporting, assessing the risk that a material weakness exists, and testing and evaluating the design and operating effectiveness of internal control based on the assessed risk. The procedures selected depend on the auditor's judgment, including the assessment of the risks of material misstatement of the financial statements, whether due to fraud or error.

We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion on the Company's internal financial controls system over financial reporting.

Meaning of Internal Financial Controls over Financial Reporting

A company's internal financial control over financial reporting is a process designed to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles. A company's internal financial control over financial reporting includes those policies and procedures that (1) pertain to the maintenance of records that, in reasonable detail, accurately and fairly reflect the transactions and dispositions of the assets of the company; (2) provide reasonable assurance that transactions are recorded as necessary to permit preparation of financial statements in accordance with generally accepted accounting principles, and that receipts and expenditures of the company are being made only in accordance with authorisations of management and directors of the company; and (3) provide reasonable assurance regarding prevention or timely detection of unauthorised acquisition, use, or disposition of the company's assets that could have a material effect on the financial statements.

Inherent Limitations of Internal Financial Controls Over Financial Reporting

Because of the inherent limitations of internal financial controls over financial reporting, including the possibility of collusion or improper management override of controls, material misstatements due to error or fraud may occur and not be detected. Also, projections of any evaluation of the internal financial controls over financial reporting to future periods are subject to the risk

that the internal financial control over financial reporting may become inadequate because of changes in conditions, or that the degree of compliance with the policies or procedures may deteriorate.

Opinion

In our opinion, to the best of our information and according to the explanations given to us, the Company has, in all material respects, an internal financial controls with reference to financial statements as at 31st March, 2025, based on the internal control over financial reporting criteria established by the Company considering the essential components of internal control stated in the Guidance Note on Audit of Internal Financial Controls Over Financial Reporting issued by the Institute of Chartered Accountants of India

For **JAYANTILAL THAKKAR & CO.**
CHARTERED ACCOUNTANTS
(FIRM REG. NO. 104133W)

DILIP J. THAKKAR
PARTNER
MEMBERSHIP NO. 005369
UDIN: 24005369BKACAK6464

PLACE : Mumbai
DATE : 23rd MAY, 2025

BALANCE SHEET AS ON MARCH 31, 2025

PARTICULARS	Note No.	(₹ in Lakhs)	
		As at March 31, 2025	As at March 31, 2024
I ASSETS			
1 Non-current Assets			
(a) Fixed Assets			
(i) Property, Plant and equipment	2	4,957.75	3,985.23
(ii) Capital work-in-progress	2	27.14	45.40
(iii) Intangible Assets	3	12.08	15.77
(iv) Right of use assets	43	851.65	893.52
		<u>5,848.62</u>	<u>4,939.92</u>
(b) Financial Assets			
(i) Investments	4	5,195.48	4,171.42
(ii) Loans and Advances	5	16.00	21.00
(iii) Other Financial Assets	6	1,576.31	1,539.91
(c) Deferred Tax Assets (Net)	7	208.03	42.23
(d) Other Non Current Assets	8	201.32	-
		<u>201.32</u>	<u>-</u>
Total Non-Current Assets		<u>13,045.76</u>	<u>10,714.48</u>
2 Current Assets			
(a) Inventories	9	7,448.09	7,540.02
(b) Financial Assets			
(i) Investments	10	5,385.75	5,505.41
(ii) Trade receivables	11	21,586.73	18,994.90
(iii) Cash and cash equivalents	12	1,955.74	720.17
(iv) Other Bank balances	13	17.77	117.18
(v) Loans and Advances	14	54.73	61.77
(vi) Other financial assets	15	28.84	38.61
(c) Current Tax Assets (Net)	16	-	363.62
(d) Other current assets	17	1,139.36	511.84
		<u>1,139.36</u>	<u>511.84</u>
TOTAL CURRENT ASSETS		<u>37,617.01</u>	<u>33,853.52</u>
TOTAL ASSETS		<u>50,662.77</u>	<u>44,568.00</u>
II EQUITY AND LIABILITIES			
Equity			
(i) Equity Share Capital	18	2,505.60	2,505.60
(ii) Other Equity	19	30,096.88	26,616.19
		<u>30,096.88</u>	<u>26,616.19</u>
TOTAL EQUITY		<u>32,602.48</u>	<u>29,121.79</u>
Liabilities			
1 NON-CURRENT LIABILITIES			
(a) Financial Liabilities			
(i) Lease Liabilities	20	5.83	38.83
(b) Provisions	21	203.10	138.00
		<u>203.10</u>	<u>138.00</u>
TOTAL NON-CURRENT LIABILITIES		<u>208.93</u>	<u>176.83</u>
2 CURRENT LIABILITIES			
(a) Financial Liabilities			
(i) Borrowings	22	1,049.81	201.34
(ii) Lease Liabilities	23	33.00	29.11
(iii) Trade Payables:	24		
Due to Micro and Small Enterprises		144.22	107.34
Due to other than Micro and Small Enterprises		15,540.27	13,942.77
(iv) Other financial liabilities	25	692.66	596.30
(b) Other current liabilities	26	319.92	378.95
(c) Provisions	27	16.73	13.57
(d) Current Tax Liabilities(Net)	28	54.75	-
		<u>54.75</u>	<u>-</u>
TOTAL CURRENT LIABILITIES		<u>17,851.36</u>	<u>15,269.38</u>
TOTAL EQUITY AND LIABILITIES		<u>50,662.77</u>	<u>44,568.00</u>

SIGNIFICANT ACCOUNTING POLICIES AND NOTES TO THE ACCOUNTS

1 to 57

The Notes referred to above form an integral part of the Financial Statements.

As per our report of even date attached

For JAYANTILAL THAKKAR & CO.

 Chartered Accountants
(Firm Reg. No. 104133W)

DILIP J. THAKKAR

 Partner
Membership No: 005369

 Mumbai: 23rd May 2025

For ANUH PHARMA LTD.
RITESH SHAH
Joint Managing Director
(DIN: 02496729)

DARSHAN RAMPARIYA
Chief Financial Officer

 Mumbai: 23rd May 2025

VIVEK SHAH
Joint Managing Director
(DIN: 02878724)

MANAN VADHAN
Company Secretary

STATEMENT OF PROFIT AND LOSS FOR THE YEAR ENDED ON MARCH 31, 2025

PARTICULARS	Note No.	(₹ in Lakhs)	
		Year ended March 31, 2025	Year ended March 31, 2024
I Revenue from operations	29	66,151.49	64,700.43
II Other Income	30	945.53	1,209.78
III Total Revenue (I+II)		67,097.02	65,910.21
IV Expenses :			
Cost of materials consumed	31	46,327.71	48,972.75
Purchases of Stock-in-Trade	32	3,854.64	1,217.70
Changes in inventories of finished goods and work-in-progress	33	(245.44)	(1,524.34)
Employee benefits expense	34	2,303.92	1,939.10
Finance Cost	35	61.93	35.36
Depreciation and other amortization expense		873.94	858.35
Other Expenses	36	7,819.79	6,580.31
Total Expenses		60,996.49	58,079.23
V Profit before tax (III-IV)		6,100.53	7,830.98
VI Tax expense:			
- Current tax		1,467.00	1,813.00
- Deferred tax		(165.22)	35.88
- Income tax of earlier years		63.56	(23.65)
		1,365.34	1,825.23
VII Profit after Tax (V-VI)		4,735.19	6,005.75
VIII Other comprehensive Income (OCI) (net of tax)			
(i) Items that will not be reclassified to profit or loss			
- Remeasurement of Defined Benefit Plans		(2.27)	(5.13)
- Income tax on above		0.57	1.29
(ii) Items that will be reclassified to profit or loss		-	-
Total Other comprehensive Income		(1.70)	(3.84)
Total comprehensive income for the period (VII + VIII)		4,733.49	6,001.91
IX Earnings per equity share:			
Basic and Diluted	42	9.45	11.98

SIGNIFICANT ACCOUNTING POLICIES AND NOTES TO THE ACCOUNTS

1 to 57

The Notes referred to above form an integral part of the Financial Statements.
As per our report of even date attached

For JAYANTILAL THAKKAR & CO.
Chartered Accountants
(Firm Reg. No. 104133W)

DILIP J. THAKKAR
Partner
Membership No: 005369

Mumbai: 23rd May 2025

For ANUH PHARMA LTD.

RITESH SHAH
Joint Managing Director
(DIN: 02496729)

DARSHAN RAMPARIYA
Chief Financial Officer

Mumbai: 23rd May 2025

VIVEK SHAH
Joint Managing Director
(DIN: 02878724)

MANAN VADHAN
Company Secretary

CASH FLOW STATEMENT

(₹ in Lakhs)

PARTICULARS	Year ended on March 31, 2025	Year ended on March 31, 2024
(A) CASH FLOW FROM OPERATING ACTIVITIES:		
NET PROFIT BEFORE TAX	6,100.53	7,830.98
Adjustment for:		
Depreciation and Amortization	873.94	858.35
Finance Costs	61.93	35.36
Interest Income	(143.64)	(117.34)
Property, Plant and Equipment W/Off / Discarded	0.05	2.15
Foreign Exchange (Gain)/Loss (Unrealised)	12.29	34.91
Market to Market (gain) / loss on investment (Net)	(492.98)	(745.58)
Market to Market loss / (gain) on Derivative (Net)	20.80	-
Acturial Gain/(Loss) Reclassified to OCI	(2.27)	(5.13)
Sundry Credit Balance Written Back	(97.81)	-
Fair Valuation on Unquoted Equity Share Ind As 109	94.22	-
Dividend Income	(4.35)	(9.48)
(Profit)/Loss on Sale of Property,Plant and Equipment (Net)	(1.72)	-
(Profit)/Loss on Sale of Investment (Net)	(289.99)	(326.54)
	<u>30.47</u>	<u>(273.30)</u>
OPERATING PROFIT BEFORE WORKING CAPITAL CHANGES	6,131.00	7,557.68
Adjustment for:		
Trade and Other Receivables	(2,711.58)	(1,874.70)
Inventories	91.93	(276.39)
Other Financial Assets	63.01	(1,094.00)
Loans and Advances	7.04	(14.36)
Other Current Assets	(534.60)	25.11
Trade Payables	1,772.69	(1,258.70)
Other Financial Liabilities	64.21	117.03
Other current Liabilities	(59.03)	17.87
	<u>(1,306.33)</u>	<u>(4,358.14)</u>
CASH GENERATED FROM OPERATIONS	4,824.67	3,199.54
Direct Taxes paid (Net)	(1,112.19)	(1,907.03)
NET CASH FROM OPERATIONS	3,712.48	1,292.51
(B) CASH FLOW FROM INVESTING ACTIVITIES:		
(Purchase)/Sale of Investments [net]	(121.43)	478.70
Purchase of Property,Plant and Equipment and Capital Work in Progress	(1,996.29)	(452.02)
Sale of Property,Plant and Equipment	(18.29)	(49.64)
Interest Income	140.72	105.30
Dividend Income	4.35	9.48
NET CASH GENERATED/(USED IN) INVESTING ACTIVITIES	(1,990.94)	91.82

(₹ in Lakhs)

PARTICULARS	Year ended on March 31, 2025	Year ended on March 31, 2024
(C) CASH FLOW FROM FINANCING ACTIVITIES:		
Total Proceeds from Borrowings (net of repayments):		
Secured Loans/Short Term Borrowings	848.47	201.34
Payment of Lease Liabilities	(34.64)	(30.79)
Finance Costs	(47.58)	(24.85)
Dividend paid (Including Tax thereon)	(1,252.22)	(1,002.54)
NET CASH (USED IN) FROM FINANCING ACTIVITIES	(485.97)	(856.84)
NET INCREASE IN CASH AND CASH EQUIVALENTS (A + B + C)	1,235.57	527.49
CASH AND CASH EQUIVALENT AS AT THE BEGINNING OF THE PERIOD	720.17	192.68
CASH AND CASH EQUIVALENT AS AT THE END OF THE PERIOD	1,955.74	720.17

The Notes referred to above form an integral part of the Financial Statements.
As per our report of even date attached

For JAYANTILAL THAKKAR & CO.
Chartered Accountants
(Firm Reg. No. 104133W)

DILIP J. THAKKAR
Partner
Membership No: 005369

Mumbai: 23rd May 2025

For ANUH PHARMA LTD.

RITESH SHAH
Joint Managing Director
(DIN: 02496729)

DARSHAN RAMPARIYA
Chief Financial Officer

Mumbai: 23rd May 2025

VIVEK SHAH
Joint Managing Director
(DIN: 02878724)

MANAN VADHAN
Company Secretary

Statement of Changes in Equity for the year ended As at 31st March, 2025

(a) Equity share capital

	No. of Shares	(₹ in Lakhs)
Balance as at 31st March 2023	5,01,12,000	2,505.60
Changes in equity share capital	-	-
Balance as at 31st March 2024	5,01,12,000	2,505.60
Changes in equity share capital	-	-
Balance as at 31st March 2025	5,01,12,000	2,505.60

(b) Other Equity

(₹ in Lakhs)

Particulars	Reserves and Surplus			Statement of other comprehensive Income	Total other equity
	Capital Reserve	General Reserve	Retained earnings	Remeasurements of the net defined benefit Plans	
Balance as at 31st March 2023	7.50	10,240.28	11,359.35	9.39	21,616.52
Total Comprehensive					
Profit for the year	-	-	6,005.75	-	6,005.75
Other comprehensive income for the year	-	-		(3.84)	(3.84)
Transactions with owners of the company					
Final Dividend on Equity Shares	-	-	(1,002.24)	-	(1,002.24)
Transferred from Retained Earnings	-	700.00	-	-	700.00
Transferred to General Reserve	-	-	(700.00)	-	(700.00)
Balance as at 31st March 2024	7.50	10,940.28	15,662.86	5.55	26,616.19
Total Comprehensive					
Profit for the year	-	-	4,735.19	-	4,735.19
Other comprehensive income for the year	-	-		(1.70)	(1.70)
Transactions with owners of the company					
Final Dividend on Equity Shares	-	-	(1,252.80)	-	(1,252.80)
Transferred from Retained Earnings	-	700.00	-	-	700.00
Transferred to General Reserve	-	-	(700.00)	-	(700.00)
Balance as at 31st March 2025	7.50	11,640.28	18,445.24	3.86	30,096.88

For JAYANTILAL THAKKAR & CO.
Chartered Accountants
(Firm Reg. No. 104133W)

DILIP J. THAKKAR
Partner
Membership No: 005369

Mumbai: 23rd May 2025

For ANUH PHARMA LTD.

RITESH SHAH
Joint Managing Director
(DIN: 02496729)

DARSHAN RAMPARIYA
Chief Financial Officer

Mumbai: 23rd May 2025

VIVEK SHAH
Joint Managing Director
(DIN: 02878724)

MANAN VADHAN
Company Secretary

Notes on Financial Statements for the Financial year ended on March 31, 2025

NOTES FORMING PART OF THE FINANCIAL STATEMENTS

1(a) General information

Anuh Pharma Limited ('the Company') is engaged in the business of manufacturing and selling of "Bulk drugs and chemicals".

The company is a public limited company incorporated and domiciled in India and has its registered office at 3-A, Shivsagar Estate, North Wing, Dr. Annie Besant Road, Worli, Mumbai- 400018, Maharashtra, India.

1(b) Material Accounting policies

(a) Basis of preparation

- (i) The financial statements have been prepared in compliance with Indian Accounting Standards (Ind AS). Notified under Section 133 of the Companies Act, 2013 (the Act) [Companies (Indian Accounting Standards) Rules, 2015] and other relevant provisions of the Act.
- (ii) The financial statements have been prepared on the historical cost basis except for the following assets and liabilities which have been measured at fair value:
 1. Financial instruments measured at fair value through profit and loss
 2. Financial instruments measured at fair value through other comprehensive income
 3. Defined benefit plans – plan assets measured at fair value

(b) Revenue recognition

The Company has adopted Ind AS 115, Revenue from Contract with Customers.

Revenue is measured at the fair value of the consideration received or receivable. Revenue from sale of goods is recognised; when the significant risks and rewards in respect of ownership of products are transferred by the Company, the entity retains neither continuing managerial involvement to the degree usually associated with ownership nor effective control over the goods sold and no significant uncertainty exist regarding the amount of consideration that will be derived from the sale of goods as well as regarding its ultimate collection. Amounts disclosed as revenue are net of variable consideration on account of various Discounts, Rebates, incentives offered by the Company as a part of the contract.

The Company recognises revenue when the amount of revenue can be reliably measured, it is probable that future economic benefits will flow to the entity.

Sale of goods

Revenue from sale of products is recognized when the significant risks and rewards in respect of ownership of products are transferred by the Company as well as the controls on the goods have been transferred to the customer. The performance obligation in case of sale of product is satisfied at a point in time i.e., when the material is shipped to the customers or on delivery to the customers, as may be specified in the contract.

Export Benefits

Export Incentives like duty drawback , RODTEP, etc. are accounted for as per prevailing EXIM policy/ Foreign Trade Policy.

Dividend income

Dividend is recognized as revenue when the right to receive payment has been established.

Interest income

Interest income is recognized on time proportion basis taking into account the amount outstanding and rate applicable.

(c) Property, Plant and Equipment (PPE)

i. Recognition and measurement

All items of PPE are measured at cost less accumulated depreciation and any accumulated impairment losses, if any.

The cost of an item of PPE comprises:

- a) Its purchase price, including import duties and non-refundable purchase taxes, after deducting trade discounts and rebates.
- b) Any costs directly attributable to bringing the asset to the location and condition necessary for it to be capable of operating in the manner intended by management.

Notes on Financial Statements for the Financial year ended on March 31, 2025

Income and expenses related to the incidental operations, not necessary to bring the item to the location and condition necessary for it to be capable of operating in the manner intended by management, are recognised in profit or loss.

The Company has elected to continue with the carrying value of all its property, plant and equipment as recognized in the financial statements as at the date of transition to Ind AS, measured as per the previous GAAP and use that as the deemed cost as at the transition date pursuant to the exemption under Ind AS 101.

Any gain or loss on disposal of an item of PPE is recognised in profit and loss.

ii. Subsequent expenditure

Subsequent expenditure is capitalised only if it is probable that the future economic benefits associated with the expenditure will flow to the Company.

iii. Depreciation

Depreciable amount for assets is the cost of an asset, or other amount substituted for cost, less its estimated residual value.

Depreciation on PPE (other than leasehold land) has been provided based on useful life of the assets in accordance with Schedule II to the Companies Act, 2013, on written down value method except, useful life of Support structure for Plant differently based on an independent technical evaluation as 30 years.

For the following assets, based on independent technical evaluation, which is different from the useful life and residual values as per Schedule II of the Companies Act, 2013, as under:

Category	Useful Life (in years)	Residual Value
Building and office Premises	30 to 60	1% of Cost
Laboratory Equipment's, Electric Installation, Furniture & Fixture, and Air condition	10	1% of Cost
Plant and Machinery	20 to 30	1% of Cost
Computer Hardware & Server	3 to 6	1% of Cost
Office Equipment	5	1% of Cost
Motor Car	5	25% of Cost
Support structure for plant	30	1% of Cost

Leasehold land (other than perpetual leasehold land) are amortised over the lease period.

Depreciation methods, useful lives and residual values are reviewed at each reporting date and adjusted if appropriate.

Profit and loss on disposals are determined by comparing proceeds with carrying amount. These are included in statement of profit and loss.

(d) Intangible assets

Intangible Assets are stated at cost of acquisition net of recoverable taxes less accumulated amortisation/depletion. All costs, including financing costs till commencement of commercial production, net charges on foreign exchange contracts and adjustments arising from exchange rate variations attributable to the intangible assets are capitalised. Intangible assets comprise application software purchased, which are not an integral part of the related hardware.

The useful life as per Schedule II of the Companies Act, 2013, as under:

Category	Useful life (In years)
Computer Software	3 to 10

Notes on Financial Statements for the Financial year ended on March 31, 2025

The Company has elected to continue with the carrying value of all its intangible assets as recognized in the financial statements as at the date of transition to Ind AS, measured as per the previous GAAP and use that as the deemed cost as at the transition date pursuant to the exemption under Ind AS 101

Subsequent expenditure is capitalized only when it increases the future economic benefits embodied in the specific to which it relates.

(e) Impairment of non-financial assets

Assets that have a definite useful life are tested for impairment whenever events or changes in circumstances indicate that the carrying amount may not be recoverable. Management periodically assesses using, external and internal sources, whether there is an indication that an asset may be impaired.

The recoverable amount is higher of the asset's net selling price or value in use, which means the present value of future cash flows expected to arise from the continuing use of the asset and its eventual disposal. An impairment loss for an asset is reversed if, and only if, the reversal can be related objectively to an event occurring after the impairment loss was recognized. The carrying amount of an asset is increased to its revised recoverable amount, provided that this amount does not exceed the carrying amount that would have been determined (net of any accumulated amortization or depreciation) had no impairment loss been recognized for the asset in prior years.

(f) Borrowing cost

Borrowing costs attributable to the acquisition/construction of qualifying assets are capitalized and form part of the cost of the qualifying assets. A qualifying asset is an asset that necessarily takes a substantial period of time to get ready for its intended use. All other borrowing costs are charged to revenue as an expense.

(g) Lease

The Company evaluates if an arrangement qualifies to be a lease as per the requirements of Ind AS 116. Identification of a lease requires significant judgment. The Company uses significant judgment in assessing the lease term (including anticipated renewals) and the applicable discount rate. The Company determines the lease term as the non-cancellable period of a lease, together with both periods covered by an option to extend the lease if the Company is reasonably certain to exercise that option; and periods covered by an option to terminate the lease if the Company is reasonably certain not to exercise that option. In assessing whether the Company is reasonably certain to exercise an option to extend a lease, or not to exercise an option to terminate a lease, it considers all relevant facts and circumstances that create an economic incentive for the Company to exercise the option to extend the lease, or not to exercise the option to terminate the lease. The Company revises the lease term if there is a change in the non-cancellable period of a lease. The discount rate is generally based on the incremental borrowing rate specific to the lease being evaluated or for a portfolio of leases with similar characteristics.

Leasehold land is amortised over the lease period.

Asset Class	Useful Life
Leasehold Land	99 Years

(h) Income Tax

Income tax expense comprises current and deferred tax. It is recognised in profit and loss except to the extent that it relates to items recognised directly in equity or in OCI.

i. Current tax

Current tax asset or liability comprises the expected tax payable or receivable on the taxable income or loss for the year and any adjustment to the tax payable or receivable in respect of previous years. It is measured using tax rates enacted or substantively enacted at the reporting date. Management periodically evaluates positions taken in tax returns with respect to situations in which applicable tax regulation is subject to interpretation. It establishes provisions where appropriate on the basis of amounts expected to be paid to the tax authorities.

Current tax assets and liabilities are offset only if:

- a) There is a legally enforceable right to set off current tax assets against current tax liabilities and when they relate to income taxes levied by the same taxation authority; and
- b) There is intention either to settle on a net basis, or to realise the asset and settle the liability

Notes on Financial Statements for the Financial year ended on March 31, 2025

simultaneously.

ii. **Deferred tax**

Deferred tax is recognised in respect of temporary differences between the carrying amounts of assets and liabilities for financial reporting purposes and the amounts used for taxation purposes. However, deferred tax liabilities are not recognised if they arise from the initial recognition of goodwill. Deferred income tax is also not accounted for if it arises from initial recognition of an asset or liability in a transaction other than a business combination that at the time of the transaction affects neither accounting profit nor taxable profit (tax loss).

Deferred tax assets are recognised for unused tax losses, unused tax credits and deductible temporary differences (if any) to the extent that it is probable that future taxable profits will be available against which they can be used. Deferred tax assets are reviewed at each reporting date and are reduced to the extent that it is no longer probable that the related tax benefit will be realised; such reductions are reversed when the probability of future taxable profits improves. Unrecognised deferred tax assets are reassessed at each reporting date and recognised to the extent that it has become probable that future taxable profits will be available against which they can be used.

Deferred tax is measured at the tax rates that are expected to be applied to temporary differences when they reverse, using tax rates enacted or substantively enacted at the reporting date and are expected to apply when the related deferred income tax asset is realised or the deferred income tax liability is settled.

Deferred tax liabilities are not recognised for temporary differences between the carrying amount and tax bases of investments in subsidiaries where the Company is able to control the timing of the reversal of the temporary differences and it is probable that the differences will not reverse in the foreseeable future.

Deferred tax assets and liabilities are offset only if they relate to income taxes levied by the same taxation authority on the same taxable entity.

(i) **Inventories**

Inventories are measured at lower of cost and net realisable value after providing for obsolescence, if any. Cost of inventories comprises of cost of purchase, cost of conversion and other cost including manufacturing overheads incurred in bringing them to their respective present location and condition. Cost of raw materials, work-in-progress, packing materials, trading and other products are determined on first-in-first-out basis.

(j) **Research and development**

Revenue expenditure on Research and Development is charged to Profit and Loss Account as incurred. Capital expenditure on assets acquired for Research and Development is added to PPE.

(k) **Financial instruments**

A financial instrument is any contract that gives rise to a financial asset of one entity and a financial liability or equity instrument of another entity. Financial instruments also include derivative contracts such as foreign exchange forward contracts.

Financial assets

Classification

The Company shall classify financial assets as subsequently measured at amortised cost, fair value through other comprehensive income (FVOCI) or fair value through profit and loss (FVTPL) on the basis of its business model for managing the financial assets and the contractual cash flow characteristics of the financial asset.

Initial recognition and measurement

All financial assets are recognised initially at fair value plus, in the case of financial assets not recorded at fair value through profit or loss (FVTPL), transaction costs that are attributable to the acquisition of the financial asset. Purchases or sales of financial assets that require delivery of assets within a time frame established by regulation or convention in the market place (regular way trades) are recognised on the trade date i.e., the date that the Company commits to purchase or sell the asset. However, trade receivables that do not contain a significant

Notes on Financial Statements for the Financial year ended on March 31, 2025

financing component are measured at transaction price.

De-recognition

- A financial asset (or, where applicable, a part of a financial asset or part of a Company of similar financial assets) is primarily derecognised (i.e. removed from the Company's balance sheet) when:
- The rights to receive cash flows from the asset have expired, or
- The Company has transferred its rights to receive cash flows from the asset or has assumed an obligation to pay the received cash flows in full without material delay to a third party under a 'pass-through' arrangement; and either (a) the Company has transferred substantially all the risks and rewards of the asset, or (b) the Company has neither transferred nor retained substantially all the risks and rewards of the asset, but has transferred control of the asset.
- When the Company has transferred its rights to receive cash flows from an asset or has entered into a pass-through arrangement, it evaluates if and to what extent it has retained the risks and rewards of ownership. When it has neither transferred nor retained substantially all of the risks and rewards of the asset, nor transferred control of the asset, the Company continues to recognise the transferred asset to the extent of the Company's continuing involvement. In that case, the Company also recognises an associated liability. The transferred asset and the associated liability are measured on a basis that reflects the rights and obligations that the Company has retained.
- Continuing involvement that takes the form of a guarantee over the transferred asset is measured at the lower of the original carrying amount of the asset and the maximum amount of consideration that the Company could be required to repay.

Cash and cash equivalents

The Company considers all highly liquid financial instruments, which are readily convertible into known amounts of cash that are subject to an insignificant risk of change in value and having original maturities of three months or less from the date of purchase, to be cash equivalents. Cash and cash equivalents consist of balances with banks which are unrestricted for withdrawal and usage.

Financial assets at amortised cost

Financial assets are subsequently measured at amortised cost if these financial assets are held within a business whose objective is to hold these assets to collect contractual cash flows and the contractual terms of the financial assets give rise on specified dates to cash flows that are solely payments of principal and interest on the principal amount outstanding.

Financial assets at fair value through profit or loss

Financial assets are measured at fair value through profit or loss unless they are measured at amortised cost or at fair value through other comprehensive income on initial recognition. The transaction costs directly attributable to the acquisition of financial assets and liabilities at fair value through profit or loss are immediately recognised in statement of profit and loss.

Impairment of financial assets

In accordance with Ind-AS 109, the Company applies expected credit loss (ECL) model for measurement and recognition of impairment loss on the following financial assets and credit risk exposure:

- a) Financial assets that are debt instruments, and are measured at amortised cost e.g. Bonds, securities and deposits.
- b) Trade receivables - The application of simplified approach does not require the Company to track changes in credit risk. Rather, it recognises impairment loss allowance based on lifetime ECLs at each reporting date, right from its initial recognition.

Financial liabilities

Classification

The Company classifies all financial liabilities as subsequently measured at amortised cost, except for financial liabilities at fair value through profit and loss. Such liabilities, including derivatives that are liabilities, shall be

Notes on Financial Statements for the Financial year ended on March 31, 2025

subsequently measured at fair value.

Initial recognition and measurement

Financial liabilities are classified, at initial recognition, as financial liabilities at fair value through profit or loss, loans and borrowings, payables, or as derivatives designated as hedging instruments in an effective hedge, as appropriate.

All financial liabilities are recognised initially at fair value and, in the case of loans and borrowings and payables, net of directly attributable transaction costs.

The Company's financial liabilities include trade and other payables, loans and borrowings including bank overdrafts, and derivative financial instruments.

Financial liabilities at fair value through Profit and Loss

Financial liabilities at fair value through profit and loss include financial liabilities held for trading and financial liabilities designated upon initial recognition as at fair value through profit and loss. Financial liabilities are classified as held for trading if they are incurred for the purpose of repurchasing in the near term. This category also includes derivative financial instruments entered into by the Company that are not designated as hedging instruments in hedge relationships as defined by Ind-AS 109.

Gains or losses on liabilities held for trading are recognised in the profit and loss.

Loans and borrowings

After initial recognition, interest-bearing loans and borrowings are subsequently measured at amortised cost. Gains and losses are recognised in profit and loss when the liabilities are derecognized.

This category generally applies to interest-bearing loans and borrowings.

Derecognition

A financial liability is derecognised when the obligation under the liability is discharged or cancelled or expires. When an existing financial liability is replaced by another from the same lender on substantially different terms, or the terms of an existing liability are substantially modified, such an exchange or modification is treated as the derecognition of the original liability and the recognition of a new liability. The difference in the respective carrying amounts is recognised in the statement of profit and loss.

Offsetting of financial instruments

Financial assets and liabilities are offset and the net amount is reported in the balance sheet where there is a legally enforceable right to offset the recognised amounts and there is an intention to settle on a net basis or realise the asset and settle the liability simultaneously. The legally enforceable right must not be contingent on future events and must be enforceable in the normal course of business and in the event of default, insolvency or bankruptcy of the Company or the counterparty.

Derivative financial instruments

The Company uses derivative financial instruments, such as foreign exchange forward contracts to manage its exposure to foreign exchange risks. For contracts where hedge accounting is not followed, such derivative financial instruments are initially recognised at fair value on the date on which a derivative contract is entered into and are subsequently re-measured at fair value through profit and loss. Derivatives are carried as financial assets when the fair value is positive and as financial liabilities when the fair value is negative.

(I) Employee benefits

i. Short term employee benefits

Short term employee benefits consisting of wages, salaries, social security contributions, ex-gratia and accrued leave, are benefits payable and recognised in 12 months. Short-term employee benefits expected to be paid in exchange for the services rendered by employees are recognised undiscounted during the year as the related service are rendered by the employee.

ii. Defined contribution plans

Company's contribution for the year paid/payable to defined contribution retirement benefit schemes are

Notes on Financial Statements for the Financial year ended on March 31, 2025

charged to Statement of Profit and Loss.

The Company's contribution towards provident fund and employee state insurance scheme for certain eligible employees are considered to be defined contribution plan for which the Company made contribution on monthly basis.

iii. Defined benefit plans

Company's liabilities towards defined benefit plans and other long term benefits viz. gratuity and compensated absences expected to occur after twelve months, are determined using the Projected Unit Credit Method. Actuarial valuations under the Projected Unit Credit Method are carried out at the balance sheet date. Actuarial gains and losses are recognised in the Statement of other comprehensive income in the period of occurrence of such gains and losses. The retirement benefit obligation recognised in the balance sheet represents the present value of the defined benefit obligation as adjusted for unrecognised past service cost, and as reduced by the fair value of scheme assets, if any.

(m) Provisions, Contingent Liabilities and Contingent Assets

A provision is recognised if as a result of a past event, the Company has a present obligation (legal or constructive) that can be estimated reliably and it is probable that an outflow of economic benefits will be required to settle the obligation. Provisions are recognised at the best estimate of the expenditure required to settle the present obligation at the balance sheet date. If the effect of time value of money is material, provisions are discounted using a current pre-tax rate that reflects, when appropriate, the risks specific to the liability.

A contingent liability exists when there is a possible but not probable obligation, or a present obligation that may, but probably will not, require an outflow of resources, or a present obligation whose amount cannot be estimated reliably. Contingent liabilities do not warrant provisions but are disclosed unless the possibility of outflow of resources is remote. Contingent assets are neither recognised nor disclosed in the financial statements. However, when the realisation of income is virtually certain, then the related asset is not a contingent asset and its recognition is appropriate.

(n) Earnings per share (EPS)

Basic EPS is computed using the weighted average number of equity shares outstanding during the period. Diluted EPS is computed using the weighted average number of equity and dilutive equity equivalent shares outstanding during the period except where the results would be anti-dilutive.

(o) Current vs non-current classification

The company presents assets and liabilities and the balance sheets based on current /non-current classification.

An asset is treated as current, when it is:

- Expected to be realized or intended to be sold or consumed in normal operating cycle.
- Held primarily for purpose of trading.
- Expected to be realized within twelve months after the reporting period, or
- Cash or cash equivalent unless restricted from being exchanged or used to settle a liability for at least twelve months after the reporting period.

All other assets are classified as non-current.

A liability is current when:

- It is expected to be settled in normal operating cycle.
- It is held primarily for the purpose of trading.
- It is due to be settled within twelve months after the reporting period, or
- There is no unconditional right to defer the settlement of liability for at least twelve months after the reporting period.

The company classifies all other liabilities as non-current.

Notes on Financial Statements for the Financial year ended on March 31, 2025

Deferred tax assets and liabilities are classified as non-current assets and liabilities.

The operating cycle is the time between the acquisition of assets for processing and their realization in cash and cash equivalents. The company has identified 6-9 months as its operating cycle.

(p) Key estimates and assumptions

The preparation of financial statements in accordance with Ind AS requires use of estimates and assumptions for some items, which might have an effect on their recognition and measurement in the balance sheet and statement of profit and loss. The actual amounts realised may differ from these estimates.

Estimates and assumptions are required in particular for:

- Determination of the estimated useful lives of tangible assets and intangible assets and the assessment as to which components of the cost may be capitalized.

Useful lives of tangible assets and intangible assets are based on the life prescribed in Schedule II of the Companies Act, 2013. In cases, where the useful lives are different from that prescribed in Schedule II, they are based on management estimate, taking into account the nature of the asset, the estimated usage of the asset, the operating conditions of the asset, past history of replacement, anticipated technological changes, manufacturers' warranties and maintenance support. Assumptions also need to be made, when the Company assesses, whether an asset may be capitalized and which components of the cost of the asset may be capitalised.

- Recognition and measurement of defined benefit obligations

The obligation arising from defined benefit plan is determined on the basis of actuarial assumptions. Key actuarial assumptions include discount rate, trends in salary escalation and vested future benefits and life expectancy. The discount rate is determined by reference to market yields at the end of the reporting period on government bonds. The period to maturity of the underlying bonds correspond to the probable maturity of the post-employment benefit obligations.

- Provisions and contingent liabilities

The Company exercises judgment in measuring and recognising provisions and the exposures to contingent liabilities related to pending litigation or other outstanding claims subject to negotiated settlement, mediation, arbitration or government regulation, as well as other contingent liabilities. Judgment is necessary in assessing the likelihood that a pending claim will succeed, or a liability will arise, and to quantify the possible range of the financial settlement. Because of the inherent uncertainty in this evaluation process, actual losses may be different from the originally estimated provision.

- Measurement of fair values

The Company's accounting policies and disclosures require the measurement of fair values, for both financial and non-financial assets and liabilities. The Company has an established control framework with respect to the measurement of fair values. The finance team has overall responsibility for overseeing all significant fair value measurements, including Level 3 fair values, and reports directly to the CFO.

They regularly review significant unobservable inputs and valuation adjustments. If third party information is used to measure fair values then the finance team assesses the evidence obtained from the third parties to support the conclusion that such valuations meet the requirements of Ind AS, including the level in the fair value hierarchy in which such valuations should be classified.

When measuring the fair value of an asset or a liability, the Company uses observable market data as far as possible. Fair values are categorized into different levels in a fair value hierarchy based on the inputs used in the valuation techniques as follows:

- Level 1: quoted prices (unadjusted) in active markets for identical assets or liabilities.
- Level 2: inputs other than quoted prices included in Level 1 that are observable for the asset or liability, either directly (i.e. as prices) or indirectly (i.e. derived from prices)

Notes on Financial Statements for the Financial year ended on March 31, 2025

- Level 3: inputs for the asset or liability that are not based on observable market data (unobservable inputs)

If the inputs used to measure the fair value of an asset or a liability fall into different levels of the fair value hierarchy, then the fair value measurement is categorized in its entirety in the same level of the fair value hierarchy as the lowest level input that is significant to the entire measurement.

(q) Foreign currency translation

- (i) Functional and presentation currency

Items included in the financial statements of the Company are measured using the currency of the primary economic environment in which the entity operates ('the functional currency'). The financial statements are presented in Indian rupee (₹), which is companies functional and presentation currency.

- (ii) Transactions and balances

Foreign currency transactions are translated into the functional currency using the exchange rates prevailing at the dates of the transactions. Foreign exchange gains and losses resulting from the settlement of such transactions and from the translation of monetary assets and liabilities denominated in foreign currencies at year end exchange rates are generally recognised in profit and loss.

(r) Rounding of amounts

All amounts disclosed in the financial statements and notes have been rounded off to the nearest Lakhs (upto 2 decimal) as per the requirement of Schedule III, unless otherwise stated.

(s) Recent Pronouncements

Ministry of Corporate Affairs ("MCA") notifies new standard or amendments to the existing standards under Companies (Indian Accounting Standards) Rules as issued from time to time. During the year ended March 31, 2025, MCA has notified Ind AS 117 - Insurance Contracts and amendments to Ind As 116 – Leases, relating to sale and lease back transactions, applicable from April 1, 2024. The Company has assessed that there is no significant impact on its financial statements.

On May 9, 2025, MCA notifies the amendments to Ind AS 21 - Effects of Changes in Foreign Exchange Rates. These amendments aim to provide clearer guidance on assessing currency exchangeability and estimating exchange rates when currencies are not readily exchangeable. The amendments are effective for annual periods beginning on or after April 1, 2025. The Company is currently assessing the probable impact of these amendments on its financial statements.

Notes on Financial Statements for the Financial year ended on March 31, 2025

NOTE NO. 2 PROPERTY, PLANT AND EQUIPMENTS AND CAPITAL WORK IN PROGRESS AS AT 31ST MARCH, 2025

(₹ in Lakhs)

Property, Plant and Equipment	GROSS BLOCK (AT COST)			DEPRECIATION (INCLUDING AMORTISATION)			NET BLOCK		
	Balance As at 01.04.2024	Additions During the year 2024-25	Deductions During the year 2024-25	Balance As at 31.03.2025	For the Year	Deductions During the year	Total upto 31.03.2025	As At 31.03.2025	As At 31.03.2024
Tangible Assets:									
(a) Land									
- Freehold	-	-	-	-	-	-	-	-	-
- Leasehold - (Perpetual Lease)	155.88	-	-	155.88	-	-	-	155.88	155.88
(b) Buildings									
Building on Leasehold Land	216.23	-	-	216.23	148.21	10.07	-	57.95	68.02
Office Premises (see Note 2.1 below)	94.85	-	-	94.85	42.83	4.05	-	47.97	52.01
Guest House	110.30	-	-	110.30	49.21	4.56	-	56.53	61.09
Building-Stripper - ETP	15.44	-	-	15.44	9.81	0.80	-	4.83	5.63
Building- Admin Block	162.72	-	-	162.72	53.62	8.19	-	100.91	109.10
Factory Building	867.76	-	-	867.76	414.34	64.52	-	388.90	453.42
(c) Plant and Equipment									
Production Plant and Machinery	2,897.62	1,265.63	-	4,163.25	1,644.28	335.34	-	2,183.63	1,253.34
Safety Equipment - Production Plant	15.51	-	-	15.51	8.49	1.44	-	5.58	7.02
ZLD Plant	600.83	-	-	600.83	376.88	46.06	-	177.89	223.95
Laboratory Equipments	401.43	132.02	13.68	519.77	327.29	49.17	12.54	155.85	74.14
Material Storage & Handling Equipments	29.54	11.45	-	40.99	15.84	3.32	-	21.83	13.69
Support Structure - Plant	2,088.04	-	-	2,088.04	995.78	155.43	-	936.83	1,092.26
Boiler	168.08	-	-	168.08	104.37	13.10	-	50.61	63.70
Electrical installation - Plant	444.60	85.41	-	530.01	260.29	44.35	-	225.37	184.31
(d) Furniture and Fixtures									
	220.68	8.21	-	228.89	193.78	10.67	-	24.44	26.90
(e) Vehicles									
	117.28	79.48	59.25	137.51	68.39	12.68	40.48	96.92	48.88
(f) Office Equipment									
	42.19	5.34	0.17	47.36	40.29	1.76	0.17	5.48	1.90
(g) Others:									
- Electric Installations	115.06	118.00	-	233.06	101.06	11.20	-	120.80	14.00
- Air Conditioners	460.54	93.06	-	553.60	397.35	33.05	-	123.20	63.18
- Computer	71.82	16.08	1.76	86.14	59.01	12.48	1.71	16.35	12.81
TOTAL PROPERTY, PLANT AND EQUIPMENT	9,296.40	1,814.58	74.86	11,036.22	5,311.12	822.24	54.90	4,957.75	3,985.23
CAPITAL WORK IN PROGRESS								27.14	45.40

Note No.2 Property, Plant and Equipments and Capital Work in Progress At 31st March 2024

NOTE NO. 2 PROPERTY, PLANT AND EQUIPMENTS AND CAPITAL WORK IN PROGRESS AS AT 31ST MARCH, 2024 (₹ in Lakhs)

Property, Plant and Equipment	GROSS BLOCK (AT COST)			DEPRECIATION (INCLUDING AMORTISATION)			NET BLOCK			
	Balance As at 01.04.2023	Additions During the year - 2023-24	Deductions During the year - 2023-24	Balance As at 31.03.2024	Balance upto 01.04.2023	For the Year	Deductions During the year	Total upto 31.03.2024	As At 31.03.2024	As At 31.03.2023
Tangible Assets:										
(a) Land										
- Freehold	-	-	-	-	-	-	-	-	-	-
- Leasehold - (Perpetual Lease)	155.88	-	-	155.88	-	-	-	-	155.88	155.88
(b) Buildings										
Building on Leasehold Land	216.23	-	-	216.23	136.39	11.83	-	148.21	68.02	79.85
Office Premises (see Note 9.1 below)	94.85	-	-	94.85	38.44	4.40	-	42.83	52.01	56.41
Guest House	110.30	-	-	110.30	44.28	4.93	-	49.21	61.09	66.02
Building-Stripper - ETP	15.44	-	-	15.44	8.87	0.94	-	9.81	5.63	6.57
Building - Admin Block	162.72	-	-	162.72	44.75	8.86	-	53.62	109.10	117.96
Factory Building	867.76	-	-	867.76	339.11	75.23	-	414.34	453.42	528.65
(c) Plant and Equipment										
Production Plant and Machinery	2,535.65	370.70	8.73	2,897.62	1,367.08	284.76	7.55	1,644.28	1,253.34	1,168.57
Safety Equipment - Production Plant	15.51	-	-	15.51	6.68	1.81	-	8.49	7.02	8.83
ZLD Plant/ETP	600.83	-	-	600.83	318.89	57.99	-	376.88	223.95	281.94
Laboratory Equipments	361.51	41.78	1.87	401.43	303.28	25.56	1.57	327.29	74.14	58.23
Material Storage & Handling Equipments	25.30	4.97	0.73	29.54	13.56	2.86	0.58	15.84	13.69	11.75
Support Structure Plant	2,088.04	-	-	2,088.04	814.57	181.22	-	995.78	1,092.26	1,273.47
Boiler	168.08	-	-	168.08	87.87	16.50	-	104.37	63.70	80.21
Electrical installation plant	420.83	23.77	-	444.60	214.16	46.13	-	260.29	184.31	206.67
(d) Furniture and Fixtures	217.76	2.95	0.04	220.68	179.15	14.65	0.03	193.78	26.90	38.61
(e) Vehicles	117.50	-	0.22	117.28	53.73	14.79	0.14	68.39	48.88	63.77
(f) Office Equipment	44.47	0.94	3.22	42.19	41.70	1.71	3.12	40.29	1.90	2.76
(g) Others:										
- Electric Installations	115.06	-	-	115.06	93.32	7.75	-	101.06	14.00	21.75
- Air Conditioners	459.41	2.51	1.38	460.54	362.55	36.13	1.33	397.35	63.18	96.86
- Computer	65.98	14.48	8.64	71.82	58.53	8.81	8.32	59.01	12.81	7.45
TOTAL PROPERTY, PLANT AND EQUIPMENT	8,859.11	462.08	24.84	9,296.40	4,526.89	806.84	22.65	5,311.12	3,985.23	4,332.24
CAPITAL WORK IN PROGRESS									45.40	-

Notes on Financial Statements for the Financial year ended on March 31, 2025

- 2.1 Office Premises includes 30% share of a co-operative society.
- 2.2 Some of the Motor Vehicles are held in the name of the Director of the Company.
- 2.3 From April 1, 2014, Depreciation on Tangible Fixed Assets is provided on pro-rata basis on the written down value method over the useful lives of assets as prescribed in Part C of Schedule II of the Companies Act, 2013. The Management of the Company estimates the useful lives and residual value for the following assets, based on independent technical evaluation, which is different from the useful lives and residual values as per Part C of Schedule II of the Companies Act, 2013, as under:
- 2.4 Useful life of fixed assets differently based on an independent technical evaluation as under:

Category	Useful Life	Residual Value
Motor Car	5 years	25% of Cost
Support Structure for plant	30 years	1% of Cost

NOTE NO. 3 INTANGIBLE ASSETS AS AT 31st March 2025

(₹ in Lakhs)

Intangible Assets:	GROSS BLOCK (AT COST)				DEPRECIATION (INCLUDING AMORTISATION)				NET BLOCK	
	Balance As at 01.04.2024	Additions During the year 2024-25	Deductions During the year - 2024-25	Balance As at 31.03.2025	Balance upto 01.04.2024	For the Year	Deductions During the year	Total upto 31.03.2025	As At 31.03.2025	As At 31.03.2024
Computer software	63.20	6.10	-	69.30	47.43	9.79	-	57.22	12.08	15.77
TOTAL INTANGIBLE	63.20	6.10	-	69.30	47.43	9.79	-	57.22	12.08	15.77

NOTE NO. 3 INTANGIBLE ASSETS AS AT 31st March 2024

(₹ in Lakhs)

Intangible Assets:	GROSS BLOCK (AT COST)				DEPRECIATION (INCLUDING AMORTISATION)				NET BLOCK	
	Balance As at 01.04.2023	Additions During the year 2023-24	Deductions During the year - 2023-24	Balance As at 31.03.2024	Balance upto 01.04.2023	For the Year	Deductions During the year	Total upto 31.03.2024	As At 31.03.2024	As At 31.03.2023
Computer software	50.88	12.32	-	63.20	37.77	9.66	-	47.43	15.77	13.11
TOTAL INTANGIBLE	50.88	12.32	-	63.20	37.77	9.66	-	47.43	15.77	13.11

NOTE 4 : INVESTMENTS

(₹ In Lakhs)

Particulars	As at 31st March, 2025	As at March 31, 2024
Other Investments		
(a) Investments in bonds	180.75	180.75
(b) Investments in Mutual Funds	4,993.45	3,990.67
(c) Investments in unquoted equity shares	21.28	-
Total	5,195.48	4,171.42

Notes on Financial Statements for the Financial year ended on March 31, 2025

Details of Other Investments

Sr. No.	Name of the Body Corporate/ Mutual Fund	No. of Shares / Units		Amount (₹ in Lakhs)	
		As at 31st March, 2025	As at March 31, 2024	As at 31st March, 2025	As at March 31, 2024
(1)	(2)	(3)	(4)	(5)	(6)
(i)	Investments in Bonds (Others, Quoted , Fully paid up) (At Amortised Cost)				
	Indian Railway Finance Corporation Ltd. 8.10% Tax Free 15 Years Bonds of Rs. 1000 each	4,350	4,350	43.50	43.50
	National Highway Authority of India 8.30% Tax Free 15 Years Bonds of Rs. 1000 each	2,472	2,472	24.72	24.72
	Power Finance Corporation Ltd. 8.30% Tax Free 15 Years Bonds of Rs.1000 each	5,696	5,696	56.96	56.96
	Indian Railway Finance Corporation Ltd. 7.28% Tax Free 15 Years Bonds of Rs. 1000 each	4,530	4,530	45.30	45.30
	Power Finance Corporation Ltd. 7.35% Tax Free 15 Years Bonds of Rs. 1000 each	1,027	1,027	10.27	10.27
	Total			180.75	180.75
(ii)	Investments in Mutual Funds (See Note 10.1) (Others , Quoted Fully Paid-up) (At Fair Value through Profit and Loss Account)				
	HDFC Corporate Bond Fund Direct Growth	20,48,817.573	-	666.72	-
	HDFC Balanced Advantage Fund Direct Growth	4,27,641.819	4,27,641.819	2,262.22	2,070.35
	HDFC FMP 1359D Sept 2022 Series 46 Direct Growth	19,99,900.005	19,99,900.005	240.70	223.33
	HDFC Nifty G Sec Dec 2026 Index Fund Direct Growth	98,01,551.869	98,01,551.869	1,169.24	1,084.24
	HDFC Charity Fund For Cancer Cure - Direct	4,99,975.001	4,99,975.001	51.81	51.60
	HDFC FMP 1158D July 2022 Series 46 Direct Growth	49,99,750.012	49,99,750.012	602.75	561.16
	Total			4,993.45	3,990.67
	Grand Total			5,174.20	4,171.42

NOTE 5 : LOANS AND ADVANCES

Particulars	(₹ In Lakhs)	
	Year ended 31st March, 2025	As at March 31, 2024
(Unsecured, considered good)		
(i) Loans & Advances to Related Party (Refer No. 39)	16.00	21.00
Total	16.00	21.00

Notes on Financial Statements for the Financial year ended on March 31, 2025

NOTE NO.6 : OTHER FINANCIAL ASSETS

(₹ In Lakhs)

Particulars	As at 31st March, 2025	As at March 31, 2024
(a) Security Deposits	46.32	109.91
(b) Deposit balances with bank	1,000.00	1,000.00
(c) Earmarked deposit balances with bank*	529.99	430.00
Total	1,576.31	1,539.91

*Earmarked balances with banks primarily relate to margin money for non fund based limit

NOTE NO.7 : DEFERRED TAX ASSETS (NET)

Deferred Tax Asset	208.03	42.23
Total	208.03	42.23

NOTE NO.8 : OTHER NON CURRENT ASSETS

Capital Advances	201.32	-
Total	201.32	-

NOTE NO.9 : INVENTORIES

(At lower of Cost and Net Realisable Value)

(a) Raw materials	2,839.66	3,735.64
(b) Work-in-Progress	1,038.18	1,136.60
(c) Finished Goods	2,683.47	2,339.61
(d) Light Diesel Oil	-	1.74
(e) Packing Materials	16.49	18.30
(f) Sundry Goods Items	20.72	21.06
(g) Stock-in-trade (Trading)	425.08	48.60
(h) Stock in Transits	424.49	238.47
Total	7,448.09	7,540.02

Notes on Financial Statements for the Financial year ended on March 31, 2025

NOTE 10 : INVESTMENTS

(₹ In Lakhs)

Particulars	As at	As at
	31st March, 2025	March 31, 2024
(a) Investments in Equity (Quoted)	150.19	123.74
(b) Investments in Mutual Funds		
	5,235.56	5,381.68
Total	5,385.75	5,505.42

Details of Current Investments

Sr. No.	Name of the Body Corporate/ Mutual Fund	No. of Shares / Units		(₹ In Lakhs)	
		As at 31st March, 2025	As at March 31, 2024	As at 31st March, 2025	As at March 31, 2024
	Particulars				
(i)	Investment in Equity (Quoted)				
	Equity Shares of IPCA Laboratories Limited	10,000	10,000	150.19	123.74
	Total			150.19	123.74
	Investments in Mutual Funds (Others , Quoted Fully Paid-up) (At Fair Value through Profit and Loss Account)				
(ii)	Current Investments				
	HDFC Corporate Bond Fund Direct Growth	-	20,48,817.573	-	612.26
	Bandhan Arbitrage Fund – Direct- Growth	-	17,55,556.792	-	560.51
	HDFC Arbitrage Fund - Direct –Growth	1,16,67,117.306	95,20,179.499	2,313.36	1,748.48
	TATA Arbitrage Fund Direct-Growth	41,28,749.551	1,42,33,911.203	612.73	1,954.66
	TATA Money Market Fund Direct-Growth	48,967.544	11,580.264	2,309.47	505.77
	Total			5,235.56	5,381.68
	Grand Total			5,385.75	5,505.42

Notes on Financial Statements for the Financial year ended on March 31, 2025

NOTE NO.11 : TRADE RECEIVABLE

(₹ In Lakhs)

Particulars	As at 31st March, 2025	As at March 31, 2024
(a) Secured Considered good	1,160.95	371.29
(b-i) Unsecured Considered good #	20,425.79	18,623.61
(b-ii) Unsecured Trade receivables which have significant increase in credit risk	0.34	-
(c) Trade receivables - credit impaired	-	-
	<u>21,587.07</u>	<u>18,994.90</u>
Less: Provision for Doubtful Debts	0.34	-
Total	<u>21,586.73</u>	<u>18,994.90</u>
" # Includes Receivable from Related parties (Refer Note no. 39) "	1,660.79	2,767.92

NOTE NO.12: CASH AND CASH EQUIVALENTS

- Balances with banks	1,954.15	718.76
- Cash on hand	1.59	1.41
Total	<u>1,955.74</u>	<u>720.17</u>

NOTE NO.13 : OTHER BANK BALANCE

(i) In Fixed Deposits (under lien)		
Within 3 months maturity	-	-
With more than 3 months but upto 12 months maturity	-	99.99
	-	99.99
(ii) In Unclaimed Dividend Accounts	17.77	17.19
Total	<u>17.77</u>	<u>117.18</u>

NOTE NO.14 : LOANS AND ADVANCES

(Unsecured, considered good)		
Loans and Advances to Employees	43.83	54.56
Loans and Advances to Related Party (Refer Note No.39)	6.00	6.00
Loans and Advances to others	4.90	1.21
Total	<u>54.73</u>	<u>61.77</u>

NOTE NO.15 : OTHER FINANCIAL ASSETS

Interest Receivable	2.59	-
Interest accrued but not due on non current investments	6.57	6.65
Interest accrued but not due on fixed deposits	14.48	14.09
Export Incentives receivable	5.20	17.87
Total	<u>28.84</u>	<u>38.61</u>

NOTE NO.16 : CURRENT TAX ASSETS (NET)

Income Tax Assets (Net)	-	363.62
Total	<u>-</u>	<u>363.62</u>

Notes on Financial Statements for the Financial year ended on March 31, 2025

NOTE NO.17 : OTHER CURRENT ASSETS

Particulars	(₹ In Lakhs)	
	As at 31st March, 2025	As at March 31, 2024
Prepaid Expenses	177.23	58.81
Other Advances recoverable	1.40	1.40
Advance to suppliers	13.19	233.85
Balances with Government Authorities	3.06	0.46
GST /VAT Receivables	944.48	217.32
Total	1,139.36	511.84

Share Capital	(₹ In Lakhs)	
	As at 31st March, 2025	As at March 31, 2024
Authorised		
10,20,00,000 ,Equity Shares of Rs.5 each	5,100.00	5,100.00
Issued		
5,01,12,000 Equity Shares of Rs.5 each	2,505.60	2,505.60
Subscribed & Paid up		
5,01,12,000 Equity Shares of Rs. 5 each fully paid-up	2,505.60	2,505.60
Total	2,505.60	2,505.60

18.1 Reconciliation of number of Shares outstanding at the beginning and end of the year

Particulars	2024-25		2023-24	
	Number	Rs.	Number	Rs.
Equity Shares :				
Shares outstanding at the beginning of the year	5,01,12,000	2,505.60	5,01,12,000	2,505.60
Shares outstanding at the end of the year	5,01,12,000	2,505.60	5,01,12,000	2,505.60

18.2 Shareholders holding more than 5% of the Share Capital:

Particulars	(₹ In Lakhs)	
	As at 31st March, 2025	As at March 31, 2024
Equity Shares :		
Bharti Bipin Shah	97,37,400	97,37,400
% Holding	19.43	19.43
Bipin Nemchand Shah (HUF)	42,47,100	42,47,100
% Holding	8.48	8.48
Lalitkumar Popatlal Shah	-	38,39,760
% Holding	-	7.66
Bipin Nemchand Shah	31,10,860	31,10,860
% Holding	6.21	6.21
Prafulla Lalitkumar Shah	72,49,566	34,09,806
% Holding	14.47	6.80

Notes on Financial Statements for the Financial year ended on March 31, 2025

18.3 Shares held by promoters and promoter group at the end of the year:

Sr. No.	Name of the Promoter	As at March 31, 2025		As at March 31, 2024		% Change during the year
		No. of shares	% of total shares	No. of shares	% of total shares	
	Promoters					
1	Lalitkumar Papatlal Shah	-	0.00%	38,39,760.00	7.66%	-7.66%
2	Praful Kantilal Shah	2,30,332.00	0.46%	2,30,332.00	0.46%	0.00%
3	Dina Satish Shah	11,10,140.00	2.22%	11,10,140.00	2.22%	0.00%
4	Surekha Bharat Shah	1,33,672.00	0.27%	1,33,672.00	0.27%	0.00%
5	Mahesh Kantilal Shah	84,005.00	0.17%	84,005.00	0.17%	0.00%
6	Bharat Nemchand Shah	18,67,107.00	3.73%	18,67,107.00	3.73%	0.00%
7	Bharati Bipin Shah	97,37,400.00	19.43%	97,37,400.00	19.43%	0.00%
8	Mrudula Jayantilal Shah	11,69,928.00	2.33%	11,69,928.00	2.33%	0.00%
9	Panna Mahesh Shah	1,00,000.00	0.20%	1,00,000.00	0.20%	0.00%
	TOTAL	1,44,32,584.00	28.81%	1,82,72,344.00	36.46%	-7.66%
	Promoter group					
1	Bipin Nemchand Shah (Huf)	42,47,100.00	8.48%	42,47,100.00	8.48%	0.00%
2	Japoshia Trading Llp	95,844.00	0.19%	95,844.00	0.19%	0.00%
3	Madhurika Narendra Shah	6,000.00	0.01%	6,000.00	0.01%	0.00%
4	Hemant Babubhai Choksi	12,000.00	0.02%	12,000.00	0.02%	0.00%
5	Ketan Lalit Shah	2,39,500.00	0.48%	2,39,500.00	0.48%	0.00%
6	Prafulla Lalit Shah	72,49,566.00	14.47%	34,09,806.00	6.80%	7.66%
7	Bipin Nemchand Shah	31,10,860.00	6.21%	31,10,860.00	6.21%	0.00%
8	Mukesh Kantilal Shah	7,200.00	0.01%	7,200.00	0.01%	0.00%
9	Aruna Navnit Shah	2,520.00	0.01%	2,520.00	0.01%	0.00%
10	Vikram Kirtilal Shah	100.00	0.00%	100.00	0.00%	0.00%
11	Gaurav Satish Shah	16,00,344.00	3.19%	16,00,344.00	3.19%	0.00%
12	Rohan Mahesh Shah	40,000.00	0.08%	40,000.00	0.08%	0.00%
13	Kiran Piyush Shah	7,694.00	0.02%	7,694.00	0.02%	0.00%
14	Samir Jayantilal Shah	8,62,502.00	1.72%	8,62,502.00	1.72%	0.00%
15	Kinjal Siddharth Jhaveri	4,08,080.00	0.81%	4,08,080.00	0.81%	0.00%
16	Mrudula Praful Shah	59,100.00	0.12%	59,100.00	0.12%	0.00%
17	Harshit Bharat Shah	2,48,494.00	0.50%	2,48,494.00	0.50%	0.00%
18	Ritesh Bipin Shah	11,55,404.00	2.31%	11,55,404.00	2.31%	0.00%
19	Damyanti N Shah	28,566.00	0.06%	28,566.00	0.06%	0.00%
20	Nina Vijay Shah	30,000.00	0.06%	30,000.00	0.06%	0.00%
21	Indu Kishor Mody	14,400.00	0.03%	14,400.00	0.03%	0.00%
22	Vivek Bipin Shah	11,70,000.00	2.33%	11,70,000.00	2.33%	0.00%
23	Neela Pradeep Shah	1,400.00	0.00%	1,400.00	0.00%	0.00%
24	Urvashi Manoj Sanghavi	7,200.00	0.01%	7,200.00	0.01%	0.00%
	TOTAL	2,06,03,874.00	41.11%	1,67,64,114.00	33.45%	7.66%
	GRAND TOTAL	3,50,36,458.00	69.92%	3,50,36,458.00	69.92%	0.00%

Notes on Financial Statements for the Financial year ended on March 31, 2025

18.4

Particulars	2024-25	2023-24	2022-23	2021-22	2020-21
Equity Shares :					
Fully paid-up pursuant to contract(s) without payment being received in cash	-	-	-	-	-
Fully paid-up by way of bonus shares	-	-	-		2,50,56,000
Shares bought back	-	-	-	-	-

18.5 The company has only one class of Equity Shares having a par value of Rs. 5 per share. Each holder of equity share is entitled to one vote per share. The company declares and pays dividend in Indian rupees. The dividend proposed by the Board of Directors is subject to approval of the shareholders in the ensuing Annual General Meeting.

NOTE NO.19 : OTHER EQUITY

Particulars	(₹ In Lakhs)	
	As at 31st March, 2025	As at March 31, 2024
a. Capital Reserves		
Opening Balance	7.50	7.50
Add: Addition during the year		
Closing Balance	<u>7.50</u>	<u>7.50</u>
b. General Reserve		
Opening Balance	10,940.28	10,240.28
Add: Transfer from Statement of Profit and Loss in current year	700.00	700.00
Closing Balance	<u>11,640.28</u>	<u>10,940.28</u>
c. Surplus		
Opening balance	15,662.86	11,359.35
Add: Net Profit/(Net Loss) for the current year	4,735.19	6,005.75
Less: Appropriations:		
Final Dividend	(1,252.80)	(1,002.24)
Transfer to General Reserve	(700.00)	(700.00)
Closing Balance	<u>18,445.25</u>	<u>15,662.86</u>
Other Comprehensive Income (OCI) :		
Remesurement of the net defined benefit plans		
Opening Balance	5.55	9.39
Movement during the year	(1.70)	(3.84)
Closing Balance	<u>3.85</u>	<u>5.55</u>
Total	<u><u>30,096.88</u></u>	<u><u>26,616.19</u></u>
NOTE NO.20 : LEASE LIABILITIES		
Lease Liabilities	5.83	38.83
Total	<u><u>5.83</u></u>	<u><u>38.83</u></u>

Notes on Financial Statements for the Financial year ended on March 31, 2025

NOTE NO.21 : PROVISIONS

(₹ In Lakhs)

Particulars	As at 31st March, 2025	As at March 31, 2024
- Provision for employee benefits		
Gratuity	129.20	110.49
Leave Encashment	73.90	27.51
Total	203.10	138.00

NOTE NO.22 : BORROWINGS

Secured Loan From Banks:

Stand by letter of credit through Bank

	1,049.81	201.34
Total	1,049.81	201.34

NOTE NO.23 : LEASE LIABILITIES

Lease Liabilities

	33.00	29.11
Total	33.00	29.11

NOTE NO.24 : TRADE PAYABLES

Due to Micro and Small Enterprises

Due to other than Micro and Small Enterprises

	144.22	107.34
	15,540.27	13,942.77
Total	15,684.49	14,050.11

NOTE NO.25 : OTHER FINANCIAL LIABILITIES

Interest accrued but not due on borrowings

Unpaid dividends

Derivative Liability

Outstanding Creditors for Capital Goods

Other Payable (see note below)

	5.75	2.44
	17.77	17.19
	20.80	-
	31.39	23.93
	616.95	552.74
Total	692.66	596.30

Others includes Bonus and Salary Payable of ₹.359.96 Lakhs for March 2025 (Previous Year ₹.391.74)

NOTE NO.26 : OTHER CURRENT LIABILITIES

Duties & Taxes

Advance received from customers

Other Payable

	48.35	45.59
	261.55	324.42
	10.02	8.94
Total	319.92	378.95

NOTE NO.27 : PROVISIONS

Provision for employee benefits

Leave Encashment

Gratuity

	6.46	6.46
	10.27	7.11
Total	16.73	13.57

NOTE NO.28 : CURRENT TAX LIABILITIES (NET)

Income Tax Liability (Net)

	54.75	-
Total	54.75	-

Notes on Financial Statements for the Financial year ended on March 31, 2025

NOTE NO.29 : REVENUE FROM OPERATIONS

(₹ In Lakhs)

Particulars	As at 31st March, 2025	As at March 31, 2024
Sale of Products Bulk drugs and Chemicals	65,769.46	64,585.57
Other operating revenues (Gross)	382.03	114.86
Total Revenue From Operations	66,151.49	64,700.43
DISAGGREGATION OF REVENUE		
Revenue based on Geography		
- Export	36,344.19	30,409.56
- Domestic #	29,807.30	34,290.87
Revenue from operations # (Including export incentive)	66,151.49	64,700.43
Reconciliation of Revenue from operations with contract price		
Contract Price	66,649.47	65,028.69
Less: Sales returns	497.97	327.96
Others (Price Difference etc.)	-	0.30
Total Revenue from operations	66,151.49	64,700.43
NOTE NO.30 : OTHER INCOME		
Interest Income (Gross):		
(i) On Fixed deposits with Bank	109.88	98.64
(ii) On Non Current Investments (tax-free)	14.36	14.36
(iii) On Others	19.40	4.34
	143.64	117.34
Dividend Income from Investments in Mutual Funds	4.35	9.48
Net gain/(loss) on sale of investments:		
(i) From Current Investments	257.34	159.80
(ii) From Non Current Investments	32.65	166.74
	289.99	326.54
Mark to Market Gain on Mutual Fund Investments	492.98	745.58
Profit on sale of Fixed Assets	1.72	-
Other non-operating income:		
Miscellaneous Income	12.85	10.84
Total	945.53	1,209.78

Notes on Financial Statements for the Financial year ended on March 31, 2025

NOTE NO.31 : COST OF MATERIAL CONSUMED

(₹ In Lakhs)

Particulars	As at 31st March, 2025	As at March 31, 2024
Cost of Raw Material Consumed	46,015.80	48,676.03
Packing Material Consumed	271.26	268.08
Consumable Stores Consumed	40.65	28.64
Total	46,327.71	48,972.75

NOTE NO.32 : PURCHASE OF STOCK IN TRADE

Purchases		
Bulk drugs and Chemicals	3,854.64	1,217.70
Total	3,854.64	1,217.70

NOTE NO. 33 : CHANGES IN INVENTORIES OF FINISHED GOODS AND WORK IN PROGRESS

Opening Stock :		
Work-in-Progress	1,136.60	981.42
Finished Goods	2,339.61	970.45
	3,476.21	1,951.87
Less : Closing Stock		
Work-in-Progress	1,038.18	1,136.60
Finished Goods	2,683.47	2,339.61
	3,721.65	3,476.21
Net (Increase) / Decrease in Inventories	(245.44)	(1,524.34)

NOTE NO.34 : EMPLOYEE BENEFIT EXPENSES

- Salaries and wages	2,155.32	1,804.20
- Contribution to provident and other funds	98.41	82.17
- Staff welfare expenses	50.19	52.73
Total	2,303.92	1,939.10

NOTE NO.35 : FINANCE COST

(a) Interest expenses	56.41	27.29
(b) Interest on lease liabilities	5.52	8.07
Total	61.93	35.36

Notes on Financial Statements for the Financial year ended on March 31, 2025

NOTE NO. 36: OTHER EXPENSES

(₹ In Lakhs)

Particulars	As at 31st March, 2025	As at March 31, 2024
Laboratory Expenses	180.13	213.34
Power and Fuel	1,234.51	1,236.92
Rent Expenses	48.18	39.73
Repairs and Maintenance to:		
Machineries	396.45	340.26
Building	227.59	72.10
Others	110.15	62.24
Insurance Charges	114.19	73.66
Rates and Taxes	16.51	11.13
Processing & Micronising Charges	2,127.44	1,897.75
Foreign Exchange Loss	278.13	28.59
Testing Charges	33.09	24.07
Travelling & Conveyance Expenses	60.88	73.03
Shipment and Export Expenses	430.11	310.20
Freight and Forwarding	103.40	87.05
Motor Vehicle Expenses	60.66	55.60
Bank Charges	62.31	60.35
Telephone & Courier Expenses	24.58	21.13
Brokerage and Commission	463.59	436.67
Membership Fees and Subscription	2.45	3.34
Sales Promotion Expenses	80.52	73.73
Professional Charges	101.34	92.43
Donation	0.05	-
Director Sitting Fees	41.90	26.00
Miscellaneous Expenses*	1,379.29	1,236.50
(Gain)/loss on sale / disposal of Fixed Assets	0.05	2.15
Bad Debts Written Off	126.60	19.01
Provision for Doubtful Debts	0.34	-
"Corporate Social Responsibility ("CSR") Expenditure [See Note no. 52]"	99.65	74.33
Auditor's Remuneration [See Note no. 50]	15.70	9.00
Total	7,819.79	6,580.31

*Miscellaneous Expenses include Labour Charges of ₹.999.98 Lakhs For March 2025 (Previous Year ₹.843.35 Lakhs)

Notes on Financial Statements for the Financial year ended on March 31, 2025

NOTE NO.37

Financial instruments – Fair values and risk management

A. Accounting classification and fair values

The following table shows the carrying amounts and fair values of financial assets and financial liabilities, including their levels in the fair value hierarchy. It does not include fair value information for financial assets and financial liabilities not measured at fair value if the carrying amount is a reasonable approximation of fair value. (₹ In Lakhs)

Financial assets	As at 31 March 2025						
	Carrying amount			Fair value			
	Fair value through profit and loss	Amortised Cost	Total	Level 1	Level 2	Level 3	Total
"Cash and cash equivalents (Including other bank balances)"	-	1,973.51	1,973.51	-	-	-	-
Bank Deposit	-	1,000.00	1,000.00	-	-	-	-
Earmarked Balance with Bank	-	529.99	529.99	-	-	-	-
Mutual Fund	10,229.01	-	10,229.01	10,229.01	-	-	10,229.01
Investment (Quoted & Unquoted Equity)	171.47	-	171.47	171.47	-	-	171.47
Loans	-	70.73	70.73	-	-	-	-
Trade receivables	-	21,586.73	21,586.73	-	-	-	-
Other financial assets	-	28.84	28.84	-	-	-	-
Bonds	-	180.75	180.75	-	-	-	-
Security deposit	-	46.32	46.32	-	-	-	-
TOTAL	10,400.48	25,416.87	35,817.35	10,400.48	-	-	10,400.48
Financial liabilities							
Other financial liabilities	-	671.86	671.86	-	-	-	-
Short term borrowings	1,049.81	-	1,049.81	1,049.81	-	-	1,049.81
Derivative Liability	20.80	-	20.80	20.80	-	-	20.80
Trade payables	-	15,684.48	15,684.48	-	-	-	-
Lease liability	-	38.83	38.83	-	-	-	-
TOTAL	1,070.61	16,395.17	17,465.78	1,070.61	-	-	1,070.61

(₹ In Lakhs)

Financial assets	As at 31 March 2024						
	Carrying amount			Fair value			
	Fair value through profit and loss	Amortised Cost	Total	Level 1	Level 2	Level 3	Total
"Cash and cash equivalents (Including other bank balances)"	-	837.35	837.35	-	-	-	-
Bank Deposit	-	1,000.00	1,000.00	-	-	-	-
Earmarked Balance with Bank	-	430.00	430.00	-	-	-	-
Mutual Fund	9,372.35	-	9,372.35	9,372.35	-	-	9,372.35
Investment (Quoted)	123.74	-	123.74	123.74	-	-	123.74
Loans	-	61.77	61.77	-	-	-	-
Trade receivables	-	18,994.90	18,994.90	-	-	-	-
Other financial assets	-	38.61	38.61	-	-	-	-
Bonds	-	180.75	180.75	-	-	-	-
Security deposit	-	109.91	109.91	-	-	-	-
TOTAL	9,496.09	21,653.29	31,149.38	9,496.09	-	-	9,496.09
Financial liabilities							
Other financial liabilities	-	596.30	596.30	-	-	-	-
Short term borrowings	201.34	-	201.34	201.34	-	-	201.34
Trade payables	-	14,050.11	14,050.11	-	-	-	-
Lease liability	-	67.94	67.94	-	-	-	-
TOTAL	201.34	14,714.35	14,915.69	201.34	-	-	201.34

Notes on Financial Statements for the Financial year ended on March 31, 2025

Carrying amounts of cash and cash equivalents, trade receivables, and trade payables as at March 31, 2025 and 2024, approximate the fair value due to their nature. Carrying amounts of bank deposits, earmarked balances with banks, other financial assets and other financial liabilities which are subsequently measured at amortised cost also approximate the fair value due to their nature in each of the periods presented. Fair value measurement of lease liabilities is not required.

B. Measurement of fair values

Ind AS 107, 'Financial Instrument - Disclosure' requires classification of the valuation method of financial instruments measured at fair value in the Balance Sheet, using a three level fair-value-hierarchy (which reflects the significance of inputs used in the measurements). The hierarchy gives the highest priority to un-adjusted quoted prices in active markets for identical assets or liabilities (Level 1 measurements) and lowest priority to un-observable inputs (Level 3 measurements). Fair value of derivative financial assets and liabilities are estimated by discounting expected future contractual cash flows using prevailing market interest rate curves. The three levels of the fair-value-hierarchy under Ind AS 107 are described below:

Level 1: Level 1 Hierarchy includes financial instruments measured using quoted prices.

Level 2: The fair value of financial instruments that are not traded in an active market are determined using valuation techniques which maximise the use of observable market data and rely as little as possible on entity specific estimates. If all significant inputs required to fair value an instrument are observable, the instrument is included in level 2.

Level 3: If one or more of the significant inputs are not based on observable market data, the instrument is included in level 3. e.g. unlisted equity securities.

Transfers between Levels

There have been no transfers between Levels during the reporting periods

The following tables show the valuation techniques used in measuring Level 2 and Level 3 fair values, as well as the significant unobservable inputs used.

Financial instruments measured at fair value

Type	Valuation technique	Significant unobservable inputs	Inter-relationship between significant unobservable inputs and fair value measurement
Not applicable	Not applicable	Not applicable	Not applicable

There are no transfers between the levels

C. Financial risk management

The Company is exposed primarily to fluctuations in foreign currency exchange rates, credit, liquidity and interest rate risks, which may adversely impact the fair value of its financial instruments. The Company has exposure to the following risk arising from the financial instruments:

- Credit risk ;
- Liquidity risk ; and
- Market risk

i. Risk management framework

The Company's Board of Directors has overall responsibility for the establishment and oversight of the Company risk management framework. The Board of Directors is responsible for developing and monitoring the Company risk management policies.

The Company's risk management controls are established to identify and analyse the risks faced by the Company, to set appropriate risk limits and controls and to monitor risks and adherence to limits. Risk management controls and systems are reviewed regularly to reflect changes in market conditions and the Company's activities. The Company, through its training and management standards and procedures, aims to maintain a disciplined and constructive control environment in which all employees understand their roles and obligations.

The audit committee oversees how management monitors compliance with the company's risk management procedures and reviews the adequacy of the risk management framework in relation to the risks faced by the Company. The audit committee is assisted in its oversight role by internal audit. Internal audit undertakes both regular and adhoc reviews of risk management controls and procedures, the results of which are reported to the audit committee.

ii. Credit risk

Credit risk is the risk of financial loss to the Company if a customer or counterparty to a financial instrument fails to meet its contractual obligations, and arises principally from the Company's receivables from customers and investments in debt

Notes on Financial Statements for the Financial year ended on March 31, 2025

securities, cash and cash equivalents, mutual funds, bonds etc.

Financial instruments that are subject to credit risk consist of trade receivables, loans, investments, cash and cash equivalents, bank deposits and other financial assets. Bank deposits include an amount of ₹.1000 Lakhs held with bank March 2025 (Previous Year ₹.1000 Lakhs), having high credit rating which are individually in excess of 10% or more of the Company's total bank deposits. None of the other financial instruments of the Company result in material concentration of credit risk."

The carrying amount of financial assets represents the maximum credit exposure.

Trade and other receivables

Around 55% of the sales are export sales. For major part of the sales, customer credit risk is managed by requiring domestic and export customers to pay advances before transfer of ownership, therefore substantially eliminating the Company's credit risk in this respect.

Based on prior experience and an assessment of the current economic environment, management believes that no provision is required for credit risk wherever credit is extended to customers.

Management believes that the unimpaired amounts that are past due by more than 6 months are still collectible in full, based on historical payment behaviour.

Provision for doubtful debts movement

Particulars	(Rs. In Lakhs)
Balance as at March 31, 2023	-
Impairment loss recognised	-
Amounts written off	-
Balance as at March 31, 2024	-
Impairment loss recognised	0.34
Amounts written off	-
Balance as at March 31, 2025	0.34

Concentration of credit risk

At March 2025, the carrying amount of the Company's most significant customer is ₹. 8186.85 Lakhs (Previous Year : ₹.7759.73 Lakhs)

Loan to others

The credit worthiness of the counter party is evaluated by the management on an ongoing basis and is considered to be good. The Company did not have any amounts that were past due but not impaired. The Company has no collateral in respect of these loans.

Investment in mutual funds and bonds

The investment in mutual funds, Government bonds are entered into with credit worthy fund houses, Government of India and financial institution respectively. The credit worthiness of these counter parties are evaluated by the management on an ongoing basis and is considered to be good. The Company does not expect any losses from non-performance by these counter-parties.

Cash and cash equivalents

Credit risk from balances with banks is managed by the Company's treasury department in accordance with the company's policy. Investment of surplus funds are made in mainly in mutual funds with good returns and within approved credit ratings.

Other than trade and other receivables, the Company has no other financial assets that are past due but not impaired.

iii. Liquidity risk

Liquidity risk is the risk that the Company will not be able to meet its financial obligations as they become due. The Company manages its liquidity risk by ensuring, as far as possible, that it will always have sufficient liquidity to meet its liabilities when due, under both normal and stressed conditions, without incurring unacceptable losses or risk to the Company's reputation.

The Company has obtained fund and non-fund based working capital lines from one bank. The Company also constantly monitors funding options available in the debt and capital markets with a view to maintaining financial flexibility.

As at 31st March, 2025, the Company had working capital of ₹.19,759.66 Lakhs, including cash and cash equivalents of ₹.1,973.51 Lakhs and highly marketable current investments of ₹.5,385.75 Lakhs.

Notes on Financial Statements for the Financial year ended on March 31, 2025

As at 31st March, 2024, the Company had working capital of ₹.18,578.13 Lakhs, including cash and cash equivalents of ₹.837.35 Lakhs and highly marketable current investments of ₹. 5,505.41 Lakhs.

Exposure to liquidity risk

The table below analyses the Company's financial liabilities into relevant maturity groupings based on their contractual maturities : (₹ In Lakhs)

Contractual cash flows						
As at 31st March 2025	Carrying amount	Total	1 year or less	1-2 years	2-5 years	More than 5 years
Non-derivative financial liabilities						
Secured borrowings	1,049.81	1,049.81	1,049.81	-	-	-
Trade payables	15,684.49	15,684.49	15,684.49	-	-	-
Other financial liabilities	622.70	622.70	622.70	-	-	-
Other Capital Creditor	31.39	31.39	31.39	-	-	-
Unpaid Dividend	17.77	17.77	17.77	-	-	-
Derivative Liability	20.80	20.80	20.80	-	-	-

(₹ In Lakhs)

Contractual cash flows						
As at 31st March 2024	Carrying amount	Total	1 year or less	1-2 years	2-5 years	More than 5 years
Non-derivative financial liabilities						
Secured borrowings	201.34	201.34	201.34	-	-	-
Trade payables	14,050.11	14,050.11	14,050.11	-	-	-
Other financial liabilities	555.18	555.18	555.18	-	-	-
Other Capital Creditor	23.93	23.93	23.93	-	-	-
Unpaid Dividend	17.19	17.19	17.19	-	-	-
Derivative Liability	-	-	-	-	-	-

iv. Market risk

Market risk is the risk of loss of future earnings, fair values or future cash flows that may result from adverse changes in market rates and prices (such as interest rates, foreign currency exchange rates) or in the price of market risk-sensitive instruments as a result of such adverse changes in market rates and prices. Market risk is attributable to all market risk-sensitive financial instruments, all foreign currency receivables and payables and all short term and long-term debt. The Company is exposed to market risk primarily related to foreign exchange rate risk, interest rate risk and the market value of its investments. Thus, the Company's exposure to market risk is a function of investing and borrowing activities and revenue generating and operating activities in foreign currencies.

a) Currency risk

The company is exposed to currency risk to the extent that there is a mismatch between the currencies in which sales, purchase, other expenses and borrowings are denominated and the functional currency of the company. The functional currency of the company is Indian Rupees (INR). The currencies in which these transactions are primarily denominated is USD.

The Company uses foreign exchange forward contract and cross currency forward contracts primarily to hedge foreign exchange. The Company does not use derivative financial instruments for trading or speculative purpose.

Following is the derivative financial instruments to hedge the foreign exchange rate risk as 31st March 2025

Category	Instrument	Currency	Cross Currency	Amount	Buy/Sell
Hedges of highly probable forecasted purchase transaction	Forward	USD	INR	\$32.47 Lakhs	Buy

Notes on Financial Statements for the Financial year ended on March 31, 2025

Following is the derivative financial instruments to hedge the foreign exchange rate risk as 31st March 2024

Category	Instrument	Currency	Cross Currency	Amount	Buy/Sell
No Hedging	Nil	Nil	Nil	Nil	Nil

Exposure to currency risk

The summary quantitative data about the Company's exposure to currency risk as reported to the management of the Company is as follows: (₹ In Lakhs)

Particulars	As at 31st March 2025			As at 31st March 2024		
	EUR	USD	Others	EUR	USD	Others
Financial assets (A)						
Trade receivables (Net)	-	10,656.97	-	34.96	7,297.44	-
	-	10,656.97	-	34.96	7,297.44	-
Financial liabilities(B)						
Secured Loans	-	1,049.81	-	-	201.34	-
Trade payables (Net)	-	5,482.13	25.37	1.32	9,700.82	-
	-	6,531.94	25.37	1.32	9,902.16	-
Net statement of financial position exposure (A-B)	-	4,125.03	(25.37)	33.64	(2,604.72)	-

Sensitivity analysis

The strengthening / weakening of the respective foreign currencies with respect to functional currency of Company would result in increase or decrease in profit or loss and equity as shown in table below. This analysis assumes that all other variables, in particular interest rates, remain constant. The following analysis has been worked out based on the exposures as of the date of statements of financial position. (₹ In Lakhs)

Particulars	Profit / (loss)		
	Strengthening / Weakening %	Strengthening	Weakening
As at 31st March, 2025			
EUR	2%	-	-
Others	10%	(2.54)	2.54
USD	3%	123.75	(123.75)

The appreciation / depreciation of the functional currency of the Company with respect to various foreign currencies would result in increase / decrease in the Company's profit before taxes by approximately ₹.121.21 Lakhs for the year ended March 31, 2025. (₹ In Lakhs)

Particulars	Profit / (loss)		
	Strengthening / Weakening %	Strengthening	Weakening
As at 31st March, 2024			
EUR	2%	0.67	(0.67)
Others	10%	-	-
USD	3%	(78.14)	78.14

The appreciation / depreciation of the functional currency of the Company with respect to various foreign currencies would result in increase / decrease in the Company's profit before taxes by approximately ₹.77.47 Lakhs for the year ended March 31, 2024.

Notes on Financial Statements for the Financial year ended on March 31, 2025

b) Interest rate risk

Interest rate risk is the risk that the fair value or future cash flows of a financial instrument will fluctuate because of changes in interest rates.

For details of the Company's short-term loans and borrowings, including interest rate profiles, refer to Note of these financial statements.

(₹ In Lakhs)

Particulars	As at 31st March, 2025	As at 31st March, 2024
Fixed-rate instruments		
Financial assets	1,710.74	1,710.74
Financial liabilities	(1,049.81)	(201.34)
	660.93	1,509.40

There are no variable rate instruments (Financial assets and Financial liabilities)

Interest rate sensitivity - fixed rate instruments

The company's fixed rate borrowings are carried at amortised cost. They are therefore not subject to interest rate risk as defined in IND AS 107, since neither the carrying amount nor the future cash flow will fluctuate because of a change in market interest rates.

Offsetting financial assets and financial liabilities

The following table presents the recognised financial instruments that are offset, or subject to enforceable master netting arrangements and other similar agreements but not offset, as at 31st March, 2025 and 31st March, 2024. The column 'net amount' shows the impact on the company's balance sheet if all set-off rights were exercised.

Particular	Effects of offsetting on the balance sheet			Related amounts and offset		
	Gross Amounts	Gross amounts set off in the balance sheet	Net amounts presented in the balance sheet	Amounts subject to master netting arrangements	Financial instrument collateral	Net amount
As at 31st March, 2025						
Financial assets						
Derivative financial Assets	-	-	-	-	-	-
Total	-	-	-	-	-	-
Financial Liabilities						
Derivative financial Liabilities	20.80	-	20.80	20.80	-	20.80
Total	20.80	-	20.80	20.80	-	20.80
As at 31st March, 2024						
Financial assets						
Total	-	-	-	-	-	-
Financial Liabilities						
Derivative financial Liabilities	-	-	-	-	-	-
Total	-	-	-	-	-	-

NOTE NO. 38

Hedge accounting

As part of its risk management strategy, the company endeavors to hedge its net foreign currency exposure of highly forecasted foreign currency transactions. The company uses forward contracts to hedge its currency exposure. Such contracts are designated as cash flow hedges.

The forward contracts are generally denominated in the same currency in which the sales realization is likely to take place.

Financial contracts designated as hedges are accounted for in accordance with the requirements of Ind AS 109 depending upon the type of hedge.

Notes on Financial Statements for the Financial year ended on March 31, 2025

a) Disclosure of effects of hedge accounting on financial position

As at 31st March, 2025

Type of risk/ hedge position	Hedged item	Description of hedging strategy	Hedging instrument	Description of hedging instrument	Type of hedging relationship
Forward contract	Foreign currency risk of highly probable forecast transactions using forward contracts	Mitigate the impact of fluctuations in foreign exchange rates	Currency forward	Company enters into a forward derivative contract to hedge the foreign currency risk of highly probable forecast transactions using forward contracts	Cash flow hedge

The tables below provide details of the derivatives that have been designated as cash flow hedges for the periods presented:

Particulars	Notional principal amounts	Derivative Financial Instruments - Assets	Derivative Financial Instruments - Liabilities	Line item in Balance Sheet position where the hedging instrument is included	Maturity date	Average strike price/ rate
Foreign exchange forward contracts	32.47 Lakhs USD	Nil	20.80	Other financial liabilities	FY 2025-26	1 USD = INR 86.35

Particulars	Change in fair value for the year	Change in fair value for the year recognized in OCI	Ineffectiveness recognized in profit or loss	Line item in profit or loss that includes hedge ineffectiveness	Amount reclassified from the hedge reserve to profit or loss	Line item in profit or loss affected by the reclassification
Foreign exchange forward contracts	FY 2024-25	Nil	15.56	Other Expenses	Nil	Not applicable

NOTE NO.39

I) Related Party Disclosures *

(Where transactions have taken place)

a) Key Management Personnel (KMP)

Ritesh B. Shah (Joint Managing Director), Vivek B. Shah (Joint Managing Director), Darshan Rampariya (Chief Financial Officer), Manan Vadhan (Company Secretary and Compliance Officer) w.e.f. 4th April, 2024, Hemant Auti (Ex-Company Secretary and Compliance Officer) upto 14th January, 2024., Jinal D. Mehtalia (Ex-Company Secretary and Compliance Officer) w.e.f. 15th January, 2024 to 14th February, 2024

b) Relatives of Key Management Personnel :

Bharat N. Shah, ,Bipin N Shah

c) Other Related Parties -(Entities, KMP having significant influence and Others)

S Kant Healthcare Ltd, Sevantilal Kantilal Trust, Eskay Iodine Pvt. Ltd., S.Kant Chemicals Pvt. Ltd. and S K &Others , SK Logistic, Gaurav Satish Shah, Arun L. Todarwal

Notes on Financial Statements for the Financial year ended on March 31, 2025

II Related Party Transactions

(₹ In Lakhs)

Transactions	As at 31st March 2025			As at 31st March 2024		
	Key Management Personnel	Relatives of (KMP)	Entities, KPM having significant influence and Others	Key Management Personnel	Relatives of (KMP)	Entities, KPM having significant influence and Others
Income						
Sale of Goods/ Materials	-	-	5,155.01	-	-	7,113.20
Expenses						
Commission Paid	-	-	56.81	-	-	81.38
Rent Paid	-	-	2.25	-	-	1.03
Purchases of Raw Material/ Trading Purchase	-	-	226.26	-	-	130.36
Reimbursement (receipt) of Exhibition / Other Expenses	-	-	27.17	-	-	24.01
Reimbursement (Payment) of Society Maint. Charges	-	-	72.51	-	-	74.40
Managing Director's Remuneration	179.83	-	-	142.46	-	-
Director's Sitting Fees	-	6.80	9.10	-	6.05	1.05
Salary Paid	55.71	-	-	46.06	-	-
CSR Expenditure	-	-	9.15	-	-	45.80

(₹ In Lakhs)

Particulars	Key Management Personnel		Relatives of (KMP)		Entities, KPM having significant influence and Others	
	As at 31st March 2025	As at 31st March 2024	As at 31st March 2025	As at 31st March 2024	As at 31st March 2025	As at 31st March 2024
Short Term Provision	64.45	81.37	-	-	-	-
Assets						
Trade Receivables	-	-	-	-	1,660.79	2,767.92
Loan and advances (Asset)	22.00	-	-	-	-	-
Liabilities						
Trade Payables	-	-	24.06	17.08	45.19	14.20

Notes on Financial Statements for the Financial year ended on March 31, 2025

Disclosure in Respect of Related Party Transaction

(₹ In Lakhs)

Particulars	Key Management Personnel		Relatives of Key Management Personnel		Entities, KMP having significant influence and Others		Total	
	As at 31st March 2025	As at 31st March 2024	As at 31st March 2025	As at 31st March 2024	As at 31st March 2025	As at 31st March 2024	As at 31st March 2025	As at 31st March 2024
(l) Transactions during the year:								
Income :-								
Sales								
a) S. Kant Healthcare Ltd.	-	-	-	-	5,104.45	7,047.72	5,104.45	7,047.72
b) S. Kant Chemicals Pvt. Ltd	-	-	-	-	50.56	65.48	50.56	65.48
Total	-	-	-	-	5,155.01	7,113.20	5,155.01	7,113.20
Expenses :-								
Commission Paid								
a) Gaurav Satish Shah	-	-	-	-	56.81	81.38	56.81	81.38
Total	-	-	-	-	56.81	81.38	56.81	81.38
Rent Paid								
a) S. K. Logistics	-	-	-	-	2.25	1.03	2.25	1.03
Purchases of Raw Material/Trading Purchase								
a) Eskay Iodine Pvt. Ltd.	-	-	-	-	61.92	21.83	61.92	21.83
b) S. Kant Chemicals Pvt. Ltd	-	-	-	-	164.33	108.41	164.33	108.41
c) S. Kant Healthcare Ltd.	-	-	-	-	0.01	0.12	0.01	0.12
Total	-	-	-	-	226.26	130.36	226.26	130.36
Reimbursement (receipt) of Exhibition / Other Expenses								
a) Eskay Iodine Pvt. Ltd.	-	-	-	-	27.17	24.01	27.17	24.01
Total	-	-	-	-	27.17	24.01	27.17	24.01
Reimbursement (Payment) of Society Maint. Charges / Travelling Exp / Office Sharing Exp.								
a) S. Kant Healthcare Ltd.	-	-	-	-	2.32	1.13	2.32	1.13
b) Eskay Iodine Pvt. Ltd.	-	-	-	-	34.64	30.79	34.64	30.79
c) S K & Others	-	-	-	-	35.55	42.48	35.55	42.48
Total	-	-	-	-	72.51	74.40	72.51	74.40
Managing Director's Remuneration**								
a) Ritesh B. Shah	86.81	70.62	-	-	-	-	86.81	70.62
b) Vivek B. Shah	93.02	71.84	-	-	-	-	93.02	71.84
Total	179.83	142.46	-	-	-	-	179.83	142.46
Director's Sitting Fees								
a) Bipin N. Shah	-	-	4.80	4.15	-	-	4.80	4.15
b) Bharat N. Shah	-	-	2.00	1.90	-	-	2.00	1.90
c) Arun L. Todarwal	-	-	-	-	6.70	-	6.70	-
d) Gaurav Satish Shah	-	-	-	-	2.40	1.05	2.40	1.05
Total	-	-	6.80	6.05	9.10	1.05	15.90	7.10
Salary Paid**								
a) Darshan Rampariya	47.00	35.95	-	-	-	-	47.00	35.95
b) Manan J. Vadhan	8.71	-	-	-	-	-	8.71	-
c) Jinal D Mehtalia	-	1.22	-	-	-	-	-	1.22
d) Hemant Auti	-	8.89	-	-	-	-	-	8.89
Total	55.71	46.06	-	-	-	-	55.71	46.06
CSR Expenditure								
a) Sevantilal Kantilal Trust	-	-	-	-	9.15	45.80	9.15	45.80
Loan and advances (Asset)								
a) Darshan Rampariya	22.00	28.00	-	-	-	-	22.00	28.00
Year end balances :-								
Assets :-								
Trade Receivables								
a) S. Kant Healthcare Ltd.	-	-	-	-	1,646.14	2,744.62	1,646.14	2,744.62
b) S. Kant Chemicals Pvt Ltd.	-	-	-	-	14.65	23.30	14.65	23.30
Total	-	-	-	-	1,660.79	2,767.92	1,660.79	2,767.92

Notes on Financial Statements for the Financial year ended on March 31, 2025

Disclosure in Respect of Related Party Transaction

(₹ In Lakhs)

Particulars	Key Management Personnel		Relatives of Key Management Personnel		Entities, KMP having significant influence and Others		Total	
	As at 31st March 2025	As at 31st March 2024	As at 31st March 2025	As at 31st March 2024	As at 31st March 2025	As at 31st March 2024	As at 31st March 2025	As at 31st March 2024
(l) Transactions during the year:								
Liabilities :-								
Trade Payables								
a) S. Kant Chemicals Pvt Ltd.	-	-	-	-	30.06	0.13	30.06	0.13
b) S K & Others	-	-	-	-	-0.05	2.86	(0.05)	2.86
c) S. Kant Healthcare Ltd.	-	-	-	-	-	-	-	-
d) Eskay Iodine Pvt. Ltd.	-	-	-	-	15.18	10.60	15.18	10.60
e) Gaurav Satish Shah	-	-	24.06	17.08	-	-	24.06	17.08
f) S. K. Logistics	-	-	-	-	-	0.61	-	0.61
Total	-	-	24.06	17.08	45.19	14.20	69.25	31.28
Short Term Provisions								
a) Ritesh B. Shah	26.95	34.15	-	-	-	-	26.95	34.15
b) Vivek B. Shah	26.95	34.15	-	-	-	-	26.95	34.15
c) Darshan Rampariya	10.55	13.07	-	-	-	-	10.55	13.07
Total	64.45	81.37	-	-	-	-	64.45	81.37

** Excluding Provision for gratuity and leave encashment

Terms and conditions of transactions with related parties

All the related party transactions were made on terms equivalent to those that prevail in an arm's length transactions.

* Parties identified by the Management and relied upon by the auditors.

\$ All the related party transactions were made on terms equivalent to those that prevail in an arm's length transactions.

No amount in respect of related parties have been written off/back or are provided for.

NOTE NO. 40

i) Tax Reconciliation

(a) The Income tax expense consists of the following:

Particulars	(₹ In Lakhs)	
	As at 31st March, 2025	As at March 31, 2024
Current income tax	1,467.00	1,813.00
Deferred tax expense	(165.22)	35.88
Income tax of earlier years	63.56	(23.65)
Tax expense for the year	1,365.34	1,825.23

(b) Amounts recognised in other comprehensive income

	(₹ In Lakhs)	
	As at 31st March, 2025	As at March 31, 2024
Items that will not be reclassified to profit or loss		
Remeasurement of post employment benefit obligations		
Before tax	(2.27)	(5.13)
Tax (expense) benefit	0.57	1.29
Net of tax	(1.70)	(3.84)

Notes on Financial Statements for the Financial year ended on March 31, 2025

The reconciliation of estimated income tax expenses at statutory income tax rate to income tax expense reported in statement of Profit and loss is as follows:

Particulars	(₹ In Lakhs)	
	Year ended 31st March, 2025	Year ended March 31, 2024
Profit before tax	6,100.53	7,830.98
Indian statutory income tax rate	25.168%	25.168%
Expected income tax expenses	1,535.38	1,970.90
Tax effect of adjustments to reconcile expected income tax expense to reported income tax expenses:-		
Income exempt from income taxes	(3.61)	(3.61)
Additional allowances/deductions	-	(2.34)
Effect of non-deductible expenses / non taxable Income (Net) for the purpose of Income Tax	27.68	25.54
Impact of differential tax rate	(130.07)	(136.93)
Other (Income tax of earlier year etc and others.)	(64.04)	(28.33)
Total Income Tax expenses	1,365.34	1,825.23
Effective Tax Rate	22.381%	23.308%

ii) Deferred Tax Disclosure

(₹ In Lakhs)

Particulars	Net balance as at 1st April, 2024	Recognised in profit or loss	Recognised in OCI	Net Deferred tax asset as at 31st March, 2025
Deferred tax asset/ (liabilities)				
Property, plant and equipment	17.17	61.49	-	78.66
Employee benefits	75.33	97.25	0.57	172.01
Unrealised gain on securities carried at fair value through profit or loss	(80.67)	12.75	-	(67.92)
Other items	30.40	(5.12)	-	25.28
Tax assets/ (liabilities)	42.23	166.37	0.57	208.03

(b) Movement in deferred tax balances

(₹ In Lakhs)

Particulars	Net balance as at 1st April, 2023	Recognised in profit or loss	Recognised in OCI	Net Deferred tax asset as at 31st March, 2024
Deferred tax asset/ (liabilities)				
Property, plant and equipment	(27.29)	44.46	-	17.17
Employee benefits	63.97	10.07	1.29	75.33
Unrealised gain on securities carried at fair value through profit or loss		(80.67)		(80.67)
Other items	40.14	(9.74)	-	30.40
Tax assets/ (liabilities)	76.82	(35.88)	1.29	42.23

The company offsets tax assets and liabilities if and only if it has a legally enforceable right to set off current tax assets and current tax liabilities and the deferred tax assets and deferred tax liabilities relate to income taxes levied by the same tax authority.

Significant management judgement is required in determining provision for income tax, deferred income tax assets and liabilities and recoverability of deferred income tax assets. The recoverability of deferred income tax assets is based on estimates of taxable income in which the relevant entity operates and the period over which deferred income tax assets will be recovered.

Notes on Financial Statements for the Financial year ended on March 31, 2025

NOTE NO. 41

Capital Management

The Company's policy is to maintain a strong capital base so as to maintain investor, creditor and market confidence and to sustain future development of the business. Management monitors the return on capital as well as the level of dividends to ordinary shareholders.

The Company monitors capital using a ratio of 'net debt' to 'equity'. For this purpose, net debt is defined as total debt, comprising loans and borrowings less cash and cash equivalents and current investments.

The Company's net debt to equity ratio as at 31st March 2025 and 31st March 2024 was as follows.

Particulars	(₹ In Lakhs)	
	As at 31st March, 2025	As at March 31, 2024
Current Borrowings	1,049.81	201.34
Gross Debt	1,049.81	201.34
Less - Cash and Cash Equivalents	1,955.74	720.17
Less - Current Investments	5,385.75	5,505.41
Net debt	(6,291.68)	(6,024.24)
Total equity	32,602.48	29,121.79
Net debt to Equity ratio*	-	-

*Since Net debt to Equity ratio result is negative, the same is shown as nil.

NOTE NO.42

Earning Per Share (EPS):

Basic EPS and Diluted EPS amounts are calculated by dividing the profit for the year attributable to equity holders of the company by the weighted average number of Equity shares outstanding during the year.

Particulars	(₹ In Lakhs)	
	As at 31st March, 2025	As at March 31, 2024
Profit attributable to equity holders (Rs. in Lakhs)	4,735.19	6,005.75
Weighted average number of shares outstanding during the year	5,01,12,000	5,01,12,000
Nominal Value of Equity Shares (in Rs.)	5	5
Earning Per Share Basic and Diluted (in Rs.)	9.45	11.98

NOTE NO.43

Right Of Use Assets:

The Company has lease contracts for various item of Land & buildings in its operation. Lease of building generally have lease term between 1 to 2 years. Lease of Land generally have the lease term of 99 Years. The Companies obligation under it leases are secured by the lessor title to the lease assets. Generally the Company is restricted from assigning and sub leasing the lease assets. There are no major lease contracts that include extension and termination options and variable lease payments. The effective rate of interest for lease liabilities is 10%.

Set out below are the carrying amounts of rights-of-use assets recognised and the movement during the period:

Particulars	LeaseHold Land	Building
As at 1st April 2023	855.05	80.38
Addition/(Deduction)-Net	-	-
Less: Depreciation expenses	16.53	25.38
As at 31st March 2024	838.52	55.00
Addition/(Deduction)-Net	-	-
Less: Depreciation expenses	16.49	25.38
As at 31st March 2025	822.03	29.62

Notes on Financial Statements for the Financial year ended on March 31, 2025

Set out below are the carrying amounts of lease liabilities and the movements during the period:

Particulars	(₹ In Lakhs)	
	As at 31st March, 2025	As at March 31, 2024
Opening Balance	67.95	90.67
Additions	-	-
Accretion of Interest	5.52	8.07
Less: Payments	34.64	30.79
Closing Balance	38.83	67.95
Current	33.00	29.11
Non-Current	5.83	38.83

The following are the amounts recognised in profit and loss :

Particulars	(₹ In Lakhs)	
	As at 31st March, 2025	As at March 31, 2024
Depreciation expenses of right of use assets	16.49	25.38
Interest expenses on lease liabilities	5.52	8.07
Expenses relating to short term lease and low value leased (included in other expenses accrued in current year and paid in earlier year)	48.18	39.73
Total amount recognised in profit and loss	70.19	73.18

The Company had total cash outflow for lease of Rs. 82.82 lakhs during the year ended on 31st March, 2025 (Previous year Rs. 70.51 lakhs)

NOTE NO.44

As at 31st March, 2025, the Company has certain dues to suppliers registered under Micro, Small and Medium Enterprises Development Act, 2006 ('MSMED Act'). The disclosures pursuant to the said MSMED Act are as follows:

	Year ended 31st March, 2025	Year ended 31st March, 2024
a) The principal amount remaining unpaid to any supplier at the end of the year	144.22	107.34
b) Interest due remaining unpaid to any supplier at the end of the year	-	-
c) The amount of interest paid by the buyer in terms of section 16 of the MSMED Act, 2006, along with the amount of the payment made to the supplier beyond the appointed day during the year	-	-
d) The amount of interest due and payable for the period of delay in making payment (which have been paid but beyond the appointed day during the year) but without adding the interest specified under the MSMED Act, 2006	-	-
e) The amount of interest accrued and remaining unpaid at the end of each accounting year	-	-
f) The amount of further interest remaining due and payable even in the succeeding years, until such date when the interest dues above are actually paid to the small enterprises, for the purpose of disallowance of a deductible expenditure under section 23 of the MSMED Act, 2006	-	-

Disclosure of payable to vendors as defined under the "Micro, Small and Medium Enterprise Development Act, 2006" is based on the information available with the Company regarding the status of registration of such vendors under the said Act, as per the intimation received from them on requests made by the Company. There are no overdue principal amounts / interest payable amounts for delayed payments to such vendors at the Balance Sheet date. There are no delays in payment made to such suppliers during the year or for any earlier years and accordingly there is no interest paid or outstanding interest in this regard in respect of payment made during the year or on balance brought forward from previous year.

NOTE NO.45

Employee Benefit obligations

(A) Defined Contribution Plan

The Company has various schemes for long-term benefits such as provident fund and superannuation. In case of funded schemes, the funds are recognised by the Income tax authorities and administered through trustees

Notes on Financial Statements for the Financial year ended on March 31, 2025

/appropriate authorities. The Company's defined contribution plans are superannuation and employees' pension scheme (under the provisions of the Employees' Provident Funds and Miscellaneous Provisions Act, 1952) since the Company has no further obligation beyond making the contributions. The liability of the Company on the exempt Provident Fund managed by the trustees is restricted to the interest shortfall if any.

Particulars	(₹ In Lakhs)	
	Year ended 31st March, 2025	Year ended 31st March, 2024
Charge to the Statement of Profit and Loss based on contributions: Employees' Provident fund	<u>57.41</u>	<u>52.55</u>

(B) Defined Benefit Plan

In accordance with the provisions of the Payment of Gratuity Act, 1972, the Company has a defined benefit plan which provides for gratuity payments. The plan provides a lump sum gratuity payment to eligible employees at retirement or termination of their employment. The amounts are based on the respective employee's last drawn salary and the years of employment with the Company.

Liabilities in respect of the gratuity plan are determined by an actuarial valuation, based upon which the Company makes annual contributions to the Group Gratuity cum Life Assurance Schemes administered by the LIC of India, a funded defined benefit plan for qualifying employees. Trustees administer the contributions made by the Company to the gratuity scheme."

The most recent actuarial valuation of the defined benefit obligation along with the fair valuation of the plan assets in relation to the gratuity scheme was carried out as at March 31, 2025. The present value of the defined benefit obligations and the related current service cost and past service cost, were measured using the Projected Unit Credit Method.

Based on the actuarial valuation obtained in this respect, the following table sets out the details of the employee benefit obligation and the plan assets as at balance sheet date:

Particulars	(₹ In Lakhs)	
	As at 31st March, 2025 Gratuity (Funded plan)	As at March 31, 2024 Gratuity (Funded plan)
(i) Change in Defined Benefit Obligation		
Opening defined benefit obligation	300.41	251.06
Amount recognised in profit and loss		
Current service cost	37.93	31.30
Interest cost	20.66	18.06
Amount recognised in other comprehensive income		
Actuarial loss / (gain) arising from:		
Demographic assumptions	-	-
Financial assumptions	9.46	10.21
Experience adjustment	(6.30)	(4.90)
Other (Past Service cost)	-	-
Benefits paid	<u>(16.61)</u>	<u>(5.31)</u>
Closing defined benefit obligation	<u>345.54</u>	<u>300.41</u>
(ii) Change in Fair Value of Assets		
Opening fair value of plan assets	182.81	150.82
Adjustment to Opening fair value of plan assets	-	-
Amount recognised in profit and loss		
Interest income	13.07	11.63
Amount recognised in other comprehensive income		
Actuarial gain / (loss)		
Return on Plan Assets, Excluding Interest Income	0.89	0.18
Other (transfer in fund)	-	-
Contributions by employer	25.92	25.49
Benefits paid	<u>(16.61)</u>	<u>(5.31)</u>
Closing fair value of plan assets	<u>206.08</u>	<u>182.81</u>

Notes on Financial Statements for the Financial year ended on March 31, 2025

(₹ In Lakhs)

Particulars	As at 31st March, 2025	As at March 31, 2024
	Gratuity (Funded plan)	Gratuity (Funded plan)
(iii) Plan assets comprise the following		
Insurance fund (100%)	Unquoted 206.08	Unquoted 182.81
(iv) Principal actuarial assumptions used		
Discount rate	%	%
Employee Attrition Rate [Past Service (PS)]:	6.76	6.97
0 to 5	5.00	5.00
5 to 10	5.00	5.00
10 to 42	-	-
Future Salary growth rate	10.00	10.00
(v) Amount recognised in the Balance Sheet		
Present value of obligations as at year end	As at 31st March, 2025	As at 31st March, 2024
Fair value of plan assets as at year end	345.54	300.41
Net (asset) / liability recognised as at year end	206.08	182.81
Recognised under :	139.47	117.60
Short term provisions	10.27	7.11
Long term provisions	129.20	110.49
	139.47	117.60

(vi) Sensitivity analysis

Reasonably possible changes at the reporting date to one of the relevant actuarial assumptions, holding other assumptions constant, would have affected the defined benefit obligation by the amounts shown below.

(₹ In Lakhs)

Particulars	As at 31st March, 2025		As at March 31, 2024	
	Increase	Decrease	Increase	Decrease
Discount rate (1% movement) - Gratuity	(303.65)	396.16	(263.74)	344.81
Future salary growth (1% movement) - Gratuity	387.83	(307.76)	338.44	(267.03)

The above sensitivity analyses have been calculated to show the movement in defined benefit obligation in isolation and assuming there are no other changes in market conditions at the reporting date. In practice, generally it does not occur. When we change one variable, it affects to others. In calculating the sensitivity, project unit credit method at the end of the reporting period has been applied.

The sensitivity analysis presented above may not be representative of the actual change in the defined benefit obligations as it is unlikely that the change in assumptions would occur in isolation of one another as some of the assumptions may be correlated.

vii) Expected future cash flows

(₹ In Lakhs)

Particulars	Less than a year	Between 1-2 years	Between 2-5 years	Over 5 years	Total
As at 31st March, 2025 Defined benefit obligations (Gratuity)	7.68	13.08	54.87	76.82	152.45
As at 31st March, 2024 Defined benefit obligations (Gratuity)	8.06	10.45	34.28	78.59	131.38

Notes on Financial Statements for the Financial year ended on March 31, 2025

Other long-term employee benefits:

Compensated absences are payable to employees at the rate of daily basic salary and other components for each day of accumulated leave partially at the year end and partially on death or on resignation or upon retirement. The charge towards compensated absences for the year ended 31st March, 2025 based on actuarial valuation using the projected accrued benefit method is Rs.80.35 lakhs (Previous Year : Rs.33.97 lakhs).

NOTE NO.46

Capital WIP Ageing Schedule :

(₹ In Lakhs)

Particulars	Amount in CWIP as at 31st March, 2025				
	Less than one year	1-2 Years	2-3 Years	More Than 3 Years	Total
Project In Progress :	-	-	-	-	-
Plant and Machinery	27.14	-	-	-	27.14
	-	-	-	-	-

(₹ In Lakhs)

Particulars	Amount in CWIP as at 31st March, 2024				
	Less than one year	1-2 Years	2-3 Years	More Than 3 Years	Total
Project In Progress :	-	-	-	-	-
Plant and Machinery	45.40	-	-	-	45.40
	-	-	-	-	-

The projects are executed as per rolling annual plan based on the requirement on an annual basis.

NOTE NO.47

Trade Receivables Ageing Schedule :

(₹ In Lakhs)

Particulars	As at 31st March, 2025					
	Less than 6 Months	6 months - 1 Year	1-2 Years	2-3 Years	More Than 3 Years	Total
i) Undisputed Trade Receivables - Consider Good	21,169.76	413.53	3.44	-	-	21,586.73
ii) Undisputed Trade Receivables - Which have Significant Increase In Credit Risk	-	-	-	-	-	-
iii) Undisputed Trade Receivables - Credit Impaired	-	-	-	-	-	-
iv) Disputed Trade Receivables - Consider Good	-	-	-	-	-	-
v) Disputed Trade Receivables - Which have Significant Increase In Credit Risk	-	-	-	-	-	-
vi) Disputed Trade Receivables - Credit Impaired	-	-	-	-	-	-
Total Debtors	21,169.76	413.53	3.44	-	-	21,586.73

(₹ In Lakhs)

Particulars	As at 31st March, 2024					
	Less than 6 Months	6 months - 1 Year	1-2 Years	2-3 Years	More Than 3 Years	Total
(i) Undisputed Trade Receivables - Consider Good	18,991.09	3.81	-	-	-	18,994.90
(ii) Undisputed Trade Receivables - Which have Significant Increase In Credit Risk	-	-	-	-	-	-
(iii) Undisputed Trade Receivables - Credit Impaired	-	-	-	-	-	-
(iv) disputed Trade Receivables - Consider Good	-	-	-	-	-	-
(v) disputed Trade Receivables - Which have Significant Increase In Credit Risk	-	-	-	-	-	-
(vi) disputed Trade Receivables - Credit Impaired	-	-	-	-	-	-
Total Debtors	18,991.09	3.81	-	-	-	18,994.90
Less: Provision for Doubtful Debts						-
Net Debtors	18,991.09	3.81	-	-	-	18,994.90

Above balances of Undisputed trade receivables - Considered Good include balances with related parties (Refer note 39).

Notes on Financial Statements for the Financial year ended on March 31, 2025

NOTE NO.48

Trade Payable Ageing Schedule :

(₹ In Lakhs)

Particulars	As at 31st March, 2025				
	Less than one year	1-2 Years	2-3 Years	More Than 3 Years	Total
(i) Micro enterprises and small enterprises	144.22	-	-	-	144.22
(ii) Others	15,516.72	23.55	-	-	15,540.27
(iii) Disputed dues -Micro enterprises and small enterprises	-	-	-	-	-
(iv) Disputed dues- Others	-	-	-	-	-
Total	15,660.94	23.55	-	-	15,684.49

(₹ In Lakhs)

Particulars	As at 31st March, 2024				
	Less than one year	1-2 Years	2-3 Years	More Than 3 Years	Total
(i) Micro enterprises and small enterprises	107.34	-	-	-	107.34
(ii) Others	13,921.52	13.17	7.92	0.16	13,942.77
(iii) Disputed dues -Micro enterprises and small enterprises	-	-	-	-	-
(iv) Disputed dues- Others	-	-	-	-	-
Total	14,028.86	13.17	7.92	0.16	14,050.11

NOTE NO.49

Contingent Liabilities and Commitments

(₹ In Lakhs)

Particulars	As at 31st March, 2025	As at March 31, 2024
(i) Contingent Liabilities		
a) Guarantees given by the Company's bankers on behalf of the Company for the Company	205.00	90.06
b) Other money for which the Company is contingently liable:		
(1) Letter of Credit outstanding	2,152.11	1,856.98
(2) Sales Tax (See Note 49.2)	27.03	27.03
(3) Goods and Service Tax (See Note 49.3)	107.10	-
(4) Income Tax (See Note 49.4)	34.56	54.75
	2,525.79	2,028.82

49.2 The figure of Rs. 27.03 lakhs is as per the orders dated April 10, 2003 of the Assistant Commissioner of Sales Tax (Appeals), Thane. Thereafter, the Company had preferred an appeal before the Maharashtra Sales Tax Tribunal, which has passed its orders on August 27, 2009. However, the Company has not yet received the revised assessment orders giving effect to the above referred Tribunal orders. The Company has filed a Writ Petition before the Honourable High Court of Bombay contesting the Tribunal order.

49.3 The figure of Rs. 107.10 lakhs is as per the order dated January 28, 2025 of Assistant Commissioner of CGST, Palghar. The Company has filed an appeal before the Appellate Authority - GST

49.4 The figure of Rs. 34.56 lakhs is as per the orders dated March 31, 2021 and order dated June 14, 2022 of Assessing Officer, National e-Assessment Centre, Delhi for Assessment year 2017-18 & 2018-19. The Company had preferred an appeal before the Commissioner of Income-tax (Appeals).

49.5 The Company has imported certain raw materials and chemicals under the Advance Authorisation/License scheme without payment of duty subject to fulfilment of specified export obligations. However, the Company has yet to fulfil certain portion of these export obligations within the stipulated validity period. On a forward basis, the Company's management is confident of fulfilling these export obligations within the stipulated validity period and hence, no provision for the duty payable, in case the export obligation is not fulfilled, has been made in the accounts.

Notes on Financial Statements for the Financial year ended on March 31, 2025

NOTE NO.50

Payment to Auditors

Particulars	(₹ In Lakhs)	
	Year ended 31st March, 2025	Year ended March 31, 2024
Statutory Auditors		
- Audit Fees	12.00	8.00
- For Quarterly-Limited Review/Audit	2.00	1.00
- For Other services - Certification, etc.	0.70	-
Total	14.70	9.00

NOTE NO.51

Expenditure on In-house research and Development facility

Particulars	(₹ In Lakhs)	
	Year ended 31st March, 2025	Year ended March 31, 2024
Research and Development Cost/Expenditure		
- Revenue	399.95	366.93
- Capital	47.07	9.31
Total of Research and Development Cost/Expenditure	447.02	376.24

During the financial year 2012-2013, the Company had set up an in-house Research and Development facility at A-514, TTC Industrial Area, Mahape, Navi Mumbai 400701. This facility has commenced research and development work on May 1, 2012. The facility has been recognised by the Department of Scientific and Industrial Research, Ministry of Science and Technology, Government of India vide its letter dated December 31, 2012 upto December 31, 2015 and vide its letter dated April 1, 2015 upto March 31, 2018 and vide its letter dated April 10, 2018 upto March 31, 2021 and vide its letter dated July 14, 2021 upto March 31, 2024 and vide letter dated November 07, 2024 upto March 31, 2027.

NOTE NO.52

Nature of Security in respect of Short Term secured Loan

Particulars	(₹ In Lakhs)	
	As at 31st March, 2025	As at March 31, 2024
Buyers Credit (In Foreign Currency)	1,049.81	201.34
(Secured by way of hypothecation of Inventories, Receivables, other current assets and on all the present and future movable Plant and Machinery of the Company.)		

Notes on Financial Statements for the Financial year ended on March 31, 2025

NOTE NO. 53

CORPORATE SOCIAL RESPONSIBILITY (CSR) ACTIVITY:

(₹ In Lakhs)

Particulars	Year ended 31st March, 2025	Year ended March 31, 2024
1) Amount required to be spent during the year	99.20	74.24
2) Opening Surplus balance if any	(0.18)	(0.09)
3) Amount of expenditure incurred on		
i) Construction / acquisition of assets	-	-
ii) On purpose other than (i) above	99.65	74.33
4) Shortfall/(Surplus) at the end of the year	(0.63)	(0.18)
5) Total of previous years shortfall	-	-
6) Reason for Shortfall	NA	NA
7) Nature of CSR Activities	Eradicating Hunger, Animal Welfare, Promoting Education, Providing Medical Aid	
8) Detail of Related Party transactions in relation to CSR expenditure as per relevant Accounting Standard. Donation paid to Sevantilal Kantilal Trust	9.15	45.80

NOTE NO.54

OTHER STATUTORY INFORMATION :

- (i) The Company does not have any Benami property, where any proceeding has been initiated or pending against the Company for holding any Benami property.
- (ii) The Company does not have any charges or satisfaction which is yet to be registered with ROC beyond the statutory period.
- (iii) The Company has not traded or invested in Crypto currency or Virtual Currency during the financial year.
- (iv) The Company has not been declared wilful defaulter by any bank or financial institution or government or any government authority.
- (v) The Company has not advanced or loaned or invested funds to any other person(s) or entity(ies), including foreign entities (Intermediaries) with the understanding that the Intermediary shall :
 - (a) directly or indirectly lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the company (Ultimate Beneficiaries) or
 - (b) provide any guarantee, security or the like to or on behalf of the Ultimate Beneficiaries.
- (vi) The Company has not received any fund from any person(s) or entity(ies), including foreign entities (Funding Party) with the understanding (whether recorded in writing or otherwise) that the Company shall :
 - (a) directly or indirectly lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the Funding Party (Ultimate Beneficiaries) or
 - (b) provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries.
- (vii) The Company does not have any such transaction which is not recorded in the books of accounts that has been surrendered or disclosed as income during the year in the tax assessments under the Income Tax Act, 1961 (such as, search or survey or any other relevant provisions of the Income Tax Act, 1961.
- (viii) The Company has not granted Loans or Advances in the nature of loans to promoters, directors and the related parties except for loan to KMP (refer note no. 39)
- (ix) The title deeds of all the immovable properties, (other than immovable properties where the Company is the lessee and the lease agreements are duly executed in favour of the Company) disclosed in the financial statements included in property, plant and equipment and capital work-in progress are held in the name of the Company as at the balance sheet date.
- (x) The Company does not have any transactions with companies which are struck off.

Notes on Financial Statements for the Financial year ended on March 31, 2025

NOTE NO.55

KEY RATIOS :

Sr No.	Particulars	Numerator	Denominator	As at 31st March, 2025	As at 31st March, 2024	Variance (%)	Remarks for variance more than 25%
1	Current Ratio (In times)	Current Assets	Current Liabilities	2.11	2.22	-4.95%	NA
2	"Debt-Equity Ratio (In times)	Total Debt	Shareholder's Equity	0.03	0.01	365.75%	Due to Availment of new short term Debt during FY 24-25
3	Debt Service Coverage Ratio (In times)	Earnings available for debt service	Debt Service	1.54	4.06	-62.09%	Due to increase in repayment of debt during FY 24-25
4	"Return on Equity (ROE) (%)	Net Profits after taxes	Average Shareholder's Equity	15.34%	22.56%	-31.99%	Due to Decrease in net profit during FY 24-25
5	"Inventory Turnover (In times)	Cost of goods sold	Average Inventories	7.18	7.07	1.58%	NA
6	"Trade receivables Turnover (In times)	Net Sales	Average Trade Receivables	3.24	3.58	-9.37%	NA
7	"Trade Payables Turnover Ratio (In times)	Total Purchases	Average Trade Payables	3.96	3.93	0.87%	NA
8	Net capital turnover ratio (In times)	Net Sales	Working Capital	3.33	3.48	-4.25%	NA
9	Net profit ratio (%)	Net Profit	Net Sales	7.20%	9.30%	-22.58%	NA
10	Return on capital employed (ROCE) (%)	Earning before interest and taxes	Capital Employed	18.79%	27.68%	-32.11%	Due to decrease in the Profit
11	Return on investment (%)	Income generated from investments	Average Investments	13.04%	14.73%	-11.44%	NA

NOTE NO.56

EVENTS AFTER THE REPORTING PERIOD

The Board of Directors have recommended a final dividend of Rs. 2.50 (50%) per equity share of Rs.5/-each.

NOTE NO.57

Previous year's figures have been regrouped/reclassified wherever necessary to correspond with the current year's classification/disclosure.

The Notes referred to above form an integral part of the Financial Statements.
As per our report of even date attached.

For JAYANTILAL THAKKAR & CO.

Chartered Accountants
(Firm Reg. No. 104133W)

DILIP J. THAKKAR

Partner
Membership No: 005369

Mumbai: 23rd May 2025

For ANUH PHARMA LTD.

RITESH SHAH
Joint Managing Director
(DIN: 02496729)

DARSHAN RAMPARIYA
Chief Financial Officer

Mumbai: 23rd May 2025

VIVEK SHAH
Joint Managing Director
(DIN: 02878724)

MANAN VADHAN
Company Secretary

ENVIRONMENT, SOCIAL & CORPORATE GOVERNANCE

SCALING UP OUR GREEN ENERGY COMMITMENT

As part of our transition to cleaner energy sources, we are proud to report that 50% of our total annual power requirement will now be met through solar energy, with a projected generation of 4,545,000 kilowatt-hours (kWh). This significant shift to renewable power is expected to deliver measurable environmental benefits:

- Estimated CO₂ Emissions Avoided: ~3,726 metric tonnes annually (Based on the Indian grid emission factor of 0.82 kg CO₂/kWh)
- Tree Equivalent: This carbon offset is comparable to the annual sequestration capacity of approximately 118,300 to 171,000 mature trees
- Other Environmental Equivalents:
 - Equal to removing 810 passenger vehicles from the road each year
 - Equivalent to offsetting emissions from charging 615 million smartphones

This initiative marks a major milestone in our ESG journey, significantly reducing our carbon footprint while enhancing energy resilience and cost efficiency.

We remain committed to expanding our renewable portfolio and aligning our operations with India's clean energy vision and global climate objectives.

ENVIRONMENT

- Energy saving from the utilisation of the Solar energy ~ 1500000 Kwh from Mar-25 till date
- Recycled ~13000 KL Waste Water and reused it via Zero Liquid Discharge Plant.
- Steam Condensate ~11000 KL through CRS system.



- Reduced Fuel Consumption by ~ 50%
- Reduction of Air Pollution by using Mechanical Dust Collectors and Bag Filters.
- Achieved effluent treatment cost up to Rs 0.8375 per litre.
- Planted approx. 500 trees of various species around the Manufacturing Facility.
- Planted 2530 trees and maintained 3950 trees in Jaswantpura Village, Patan, Gujarat to restore ecological balance.
- Water harvesting initiative in Kaprada, Gujarat which helps in storing about 15 Lac liters of water and impacting about 50 farmers and their families.

SOCIAL RESPONSIBILITY

Healthcare

To support the local healthcare system, we have:

- Contributed for construction of the toilet blocks at school for maintaining sanitation, which shall be utilized by 3200 students being

located at Sanpada, Navi Mumbai, Maharashtra.

- Contributed Mammography Machine for generating mammograms xray (being 165 mammography done till date) at Anand, Gujarat.
- Contributed two beds for Cancer patients (impacted 15 lives) at Kharghar, Navi Mumbai Maharashtra.
- Contributed for the treatment of Heart Patients (impacting 7 lives) at Matunga, Mumbai, Maharashtra.
- Contributed menstrual hygiene kits and sanitary pads to needy 500 students at Sakhare and Vagadhi, Maharashtra.

Relief

- Through the Swajan Foundation, we have provided food grains and supported approximately 1100 kidney dialysis patients.
- Donated 1500 pairs of recycled footwear to village residents of Kaparada block, Valsad, Gujarat.

Employee Responsibility

We promote diversity, equity, motivation, engagement, and productivity via effective communication, recognition, career growth, and a positive environment. Valuing diverse backgrounds, we foster innovation, learning, and development, enhancing performance and talent retention.

“Sustainability is a mindset. It impacts our work conditions, our environment, our society & in the end it deeply impacts us. What you give, is what you get.”

Education

We believe education is essential for growth. To support this, we provided books and stationary materials to underprivileged children and other disadvantaged groups. This has benefited more than 500 children at Jawhar, Maharashtra.

CORPORATE GOVERNANCE

At Anuh Pharma Ltd., we uphold high governance standards, focusing on financial integrity, ethical conduct, transparency, and trust. Our goals enhance shareholder value and protect stakeholders. Led by our Board and senior management, we promote integrity, innovation, and sustainability, fulfilling our responsibilities to stakeholders and the community.



Board Diversity

Anuh Pharma Ltd. prioritises financial integrity, ethical conduct, transparency, and trust to enhance shareholder value and protect stakeholders and the community, guided by strong governance principles.

Board Framework

- 12 Directors, 4 Independent & 1 Woman Director.
- Non-Executive Directors enhance strategic decisions and governance.
- The CSR Committee focuses on social responsibility.
- Nomination and Remuneration Committee recommends governance-focused professionals.
- The Stakeholder's Relationship Committee handles investor complaints as per regulations.

Corporate Ethics

We rigorously enforce a zero-tolerance policy for ethical breaches through our Code of Business Ethics and Conduct. Each year, Board members, Key Managerial Personnel, and senior management reaffirm their commitment to honesty, trust, accountability, and transparency, fostering an integrity-driven culture.

LIST OF PRODUCTS MANUFACTURED BY ANUH PHARMA LTD.

MACROLIDES

- Erythromycin 11,12 Carbonate

NMPA REGISTERED

- Erythromycin Base

EU GMP AVAILABLE

CEP AVAILABLE

- Erythromycin Estolate

COFEPRIS CERTIFIED

- Erythromycin Propionate

- Erythromycin Ethyl Succinate

EU GMP AVAILABLE

CEP AVAILABLE

- Erythromycin Phosphate

- Erythromycin Stearate

COFEPRIS CERTIFIED

UK MHRA REGISTERED

ANTI TB

- Pyrazinamide

EU GMP AVAILABLE

CEP AVAILABLE

WHO PQ PREQUALIFIED

- Isoniazid

WHO PQ PREQUALIFIED

- Ethambutol

ANTI BACTERIAL

- Chloramphenicol

COFEPRIS CERTIFIED

- Chloramphenicol Palmitate

COFEPRIS CERTIFIED

ANTI ASTHMATICS

- Acebrophylline

ANTI DIABETIC

- Gliclazide

CEP AVAILABLE

- Vildagliptin

- Dapagliflozin

INTERMEDIATES

- Erythromycin Oxime Base

- Iminoether
(Int. of Azithromycin)

- Silylester
(Int. of Clarithromycin)

HIGHER MACROLIDES

- Azithromycin

CEP AVAILABLE

EXPECTORANT

- Ambroxol HCl

CEP AVAILABLE

NMPA REGISTERED

- Acefylline Piperazine

QUINOLONES

- Moxifloxacin HCL

WHO PREQUALIFICATION APPLIED

ANTI MALARIAL

- Sulfadoxine

WHO PREQUALIFIED

EU GMP AVAILABLE

CEP AVAILABLE

- Pyrimethamine

WHO PREQUALIFIED

EU GMP AVAILABLE

- Amodiaquine

WHO PREQUALIFICATION APPLIED

ANTI GOUT

- Allopurinol

CEP AVAILABLE

NMPA APPLIED

ANTI BIOTIC

- Sulfadimethoxine

CEP APPLIED

ANTI PLATELET

- Ticagrelor

ANTI HISTAMINE

- Bilastine

CORTICOSTEROIDS

- Beclomethasone Dipropionate

- Betamethasone Acetate

- Betamethasone Dipropionate

- Betamethasone Sodium Phosphate

- Betamethasone Valerate

- Clobetasone Butyrate

- Clobetasol Propionate

- Deflazacort

- Dexamethasone Acetate

- Dexamethasone Sodium Phosphate

- Mometasone Furoate

- Prednisolone Acetate

- Prednisolone Sodium Phosphate

- Triamcinolone Base

- Triamcinolone Acetonide

- Methyl Prednisolone

GMP, WHO-GMP, WC, DMF AVAILABLE

PRODUCTS UNDER DEVELOPMENT

ANTI TB

- Pretomanid

COAGULANTS

- Rivaroxaban
- Apixaban
- Edoxaban Tosylate

GASTRO INTESTINAL

- Vonoprazan Fumarate

ANTI DIABETIC

- Empagliflozin
- Linagliptin

ANTI MALARIAL

- Piperaquine Phosphate
- Pyronaridine Phosphate

ANTI BIOTIC

- Sulfadimethoxine Sodium

ANTI CONVULSANTS

- Brivaracetam

CHOLESTEROL DRUG

- Rosuvastatin Calcium

Notes:

1. CEP of Pyrazinamide

Certification of Substances Department

Certificate of suitability
No. R1-CEP 2005-059-Rev 03

1 Name of the substance:
2 **PYRAZINAMIDE**

3 Details of holder:
4 **ANUH PHARMA LTD.**
5 3-A, Shivsagar Estate, North Wing
6 Dr Annie Besant Road, Worli
7 India-400 018 Mumbai, Maharashtra
8 SPOR ORG ID: 100021566
9 SPOR LOC ID: 100030259

10 **THIS CERTIFICATE SUPERSEDES THE PREVIOUS CERTIFICATE**
11 **R1-CEP 2005-050-REV 02**

12 After examination of the information provided on the manufacturing method and subsequent
13 processes (including certification) for this substance on the subject of production listed in annex, we
14 certify that the quality of the substance is suitably controlled by the current version of the
15 monograph **PYRAZINAMIDE** no. 254 of the European Pharmacopoeia, current edition including
16 supplements.

17 In the last steps of the synthesis water is used as solvent.

18 No elemental impurity classified in ICH Q3D is intentionally introduced in the manufacture of
19 the substance.

20 The substance is packed in double polyethylene bags, placed in a polyethylene drum.

21 The holder of the certificate has declared the absence of use of material of human or animal
22 origin in the manufacture of the substance.

23 The submitted dossier must be updated after any significant change that may alter the quality,
24 safety or efficacy of the substance.

25 Production of the substance shall take place in accordance with the Good Manufacturing Practice
26 and in accordance with the dossier submitted.

27 Failure to comply with these provisions will render this certificate void.

Address: 7 Allée Kastner, CS 30026
41075 Strasbourg Cedex
Tel: +33 (0) 3 88 41 30 30 Fax: +33 (0) 3 88 41 30 31
E-mail: cep@edqm.eu

2. CEP of Erythromycin

Certification of Substances Department

Certificate of suitability
No. CEP 2005-205 - Rev 12

1 Name of the substance:
2 **ERYTHROMYCIN**

3 Details of holder:
4 **ANUH PHARMA LTD.**
5 3-A, Shivsagar Estate, North Wing
6 Dr Annie Besant Road, Worli
7 India-400 018 Mumbai, Maharashtra
8 SPOR ORG ID: 100021566
9 SPOR LOC ID: 100030259

10 After examination of the information provided on the production method and control strategy for the
11 substance, we certify that its quality is suitably controlled by the current version of the European
12 Pharmacopoeia monograph for **ERYTHROMYCIN** No. 179 and any supplementary tests deemed
13 necessary which are mentioned below. The approved site(s) of production and any supplementary
14 test procedure(s) are included on the following pages as annexes, which constitute an integral part
15 of this certificate.

16 – Test for residual solvents by gas chromatography (Annex 2)
17 Methylene chloride not more than 600 ppm

18 In the last steps of the process, water is used as solvent.

19 The re-test period of the substance is 4 years if stored in double polyethylene bags, placed in
20 either a polyethylene or fibre drum.

21 No material of human or animal origin is used in the production of the substance.

22 The holder of the certificate should fulfil the following conditions in order to maintain the validity of
23 this certificate.

24 The dossier submitted must be updated in accordance with EDQM guidance on the requirements
25 for revision of certificates of suitability.

26 Production of the substance shall take place in accordance with the dossier submitted and Good
27 Manufacturing Practice.

28 Necessary information from the submitted dossier shall be shared with authorised users in order
29 to enable them to evaluate the suitability of this substance for its intended use. This includes
30 informing them of any relevant change in the associated dossier.

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3. CEP of Erythromycin Ethylsuccinate

Certification of Substances Department

Certificate of suitability
No. CEP 2007-235 - Rev 08

1 Name of the substance:
2 **ERYTHROMYCIN ETHYLSUCCINATE**

3 Details of holder:
4 **ANUH PHARMA LTD.**
5 3-A, Shivsagar Estate, North Wing
6 Dr Annie Besant Road, Worli
7 India-400 018 Mumbai, Maharashtra
8 SPOR ORG ID: 100021566
9 SPOR LOC ID: 100030259

10 After examination of the information provided on the production method and control strategy for the
11 substance, we certify that its quality is suitably controlled by the current version of the European
12 Pharmacopoeia monograph for **ERYTHROMYCIN ETHYLSUCCINATE** No. 274 and any
13 supplementary tests deemed necessary which are mentioned below. The approved site(s) of
14 production and any supplementary test procedure(s) are included on the following pages as
15 annexes, which constitute an integral part of this certificate.

16 Any unspecified impurity detected by the test for related substances of the monograph is limited
17 to not more than 0.2%.

18 – Test for residual solvents by gas chromatography (Annex 2)
19 Acetone not more than 5000 ppm

20 In the last steps of the process, water is used as solvent.

21 The re-test period of the substance is 5 years if stored in a double polyethylene bag, placed in a
22 polyethylene drum.

23 No material of human or animal origin is used in the production of the substance.

24 The holder of the certificate should fulfil the following conditions in order to maintain the validity of
25 this certificate.

26 The dossier submitted must be updated in accordance with EDQM guidance on the requirements
27 for revision of certificates of suitability.

28 Production of the substance shall take place in accordance with the dossier submitted and Good
29 Manufacturing Practice.

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4. CEP of Ambroxol Hydrochloride

Certification of Substances Department

Certificate of suitability
No. CEP 2018-033 - Rev 02

1 Name of the substance:
2 **AMBROXOL HYDROCHLORIDE**

3 Details of holder:
4 **ANUH PHARMA LTD.**
5 3-A, Shivsagar Estate, North Wing
6 Dr Annie Besant Road, Worli
7 India-400 018 Mumbai, Maharashtra
8 SPOR ORG ID: 100021566
9 SPOR LOC ID: 100030259

10 After examination of the information provided on the production method and control strategy for the
11 substance, we certify that its quality is suitably controlled by the current version of the European
12 Pharmacopoeia monograph for **AMBROXOL HYDROCHLORIDE** No. 1489 and any supplementary
13 tests deemed necessary. The approved site(s) of production, specification and any supplementary
14 test procedure(s) are included on the following pages, which constitute an integral part of this
15 certificate.

16 In the last steps of the process, purified water is used as solvent.

17 The section miscellaneous information includes a risk management summary for elemental
18 impurities.

19 The re-test period of the substance is 60 months if stored in double polyethylene bags, placed in
20 either a fibre or a polyethylene drum.

21 No material of human or animal origin is used in the production of the substance.

22 The holder of the certificate should fulfil the following conditions in order to maintain the validity of
23 this certificate.

24 The dossier submitted must be updated in accordance with EDQM guidance on the requirements
25 for revision of certificates of suitability.

26 Production of the substance shall take place in accordance with the dossier submitted and Good
27 Manufacturing Practice.

28 Necessary information from the submitted dossier shall be shared with authorised users in order
29 to enable them to evaluate the suitability of this substance for its intended use. This includes
30 informing them of any relevant change in the associated dossier.

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5. CEP of Azithromycin





Certification of Substances Department

Certificate of suitability
No. CEP 2021-143 - Rev 01

- 1 *Name of the substance:*
- 2 **AZITHROMYCIN**
- 3 *Details of holder:*
- 4 **ANUH PHARMA LTD.**
- 5 3-A, Shivsagar Estate, North Wing
- 6 Dr Annie Besant Road, Worli
- 7 India-400 018 Mumbai, Maharashtra
- 8 SPOR ORG ID: 100021566
- 9 SPOR LOC ID: 100030259
- 10 After examination of the information provided on the production method and control strategy for the substance, we certify that its quality is suitably controlled by the current version of the European Pharmacopoeia monograph for **AZITHROMYCIN** No. 1649 and any supplementary tests deemed necessary. The approved site(s) of production, specification and any supplementary test procedure(s) are included on the following pages, which constitute an integral part of this certificate.
- 11
- 12
- 13
- 14
- 15 In the last steps of the process, purified water is used as solvent.
- 16 The section miscellaneous information includes a risk management summary for elemental impurities.
- 17
- 18 The re-test period of the substance is 60 months if stored in double polyethylene bags, placed in a polyethylene drum.
- 19
- 20 No material of human or animal origin is used in the production of the substance.
- 21 The holder of the certificate should fulfil the following conditions in order to maintain the validity of this certificate.
- 22
- 23 The dossier submitted must be updated in accordance with EDQM guidance on the requirements for revision of certificates of suitability.
- 24
- 25 Production of the substance shall take place in accordance with the dossier submitted and Good Manufacturing Practice.
- 26
- 27 Necessary information from the submitted dossier shall be shared with authorised users in order to enable them to evaluate the suitability of this substance for its intended use. This includes informing them of any relevant change in the associated dossier.
- 28
- 29



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6. CEP of Gliclazide





Certification of Substances Department

Certificate of suitability
No. CEP 2021-398 - Rev 01

- 1 *Name of the substance:*
- 2 **GLICLAZIDE**
- 3 *Details of holder:*
- 4 **ANUH PHARMA LTD.**
- 5 3-A, Shivsagar Estate, North Wing
- 6 Dr Annie Besant Road, Worli
- 7 India-400 018 Mumbai, Maharashtra
- 8 SPOR ORG ID: 100021566
- 9 SPOR LOC ID: 100030259
- 10 After examination of the information provided on the production method and control strategy for the substance, we certify that its quality is suitably controlled by the current version of the European Pharmacopoeia monograph for **GLICLAZIDE** No. 1524 and any supplementary tests deemed necessary which are mentioned below. The approved site(s) of production and any supplementary test procedure(s) are included on the following pages as annexes, which constitute an integral part of this certificate.
- 11
- 12
- 13
- 14
- 15
- 16 – Test for residual solvents by gas chromatography (Annex 2)
- 17 Dichloromethane not more than 600 ppm
- 18 Dimethylformamide not more than 880 ppm
- 19 Ethyl acetate not more than 5000 ppm
- 20
- 21 In the last steps of the process, water is used as solvent.
- 22
- 23 A risk management summary for elemental impurities has been provided. (Annex 3)
- 24
- 25 The re-test period of the substance is 36 months if stored in a double polyethylene bag, placed in a polyethylene drum.
- 26
- 27 No material of human or animal origin is used in the production of the substance.
- 28
- 29 The holder of the certificate should fulfil the following conditions in order to maintain the validity of this certificate.
- 30
- 31
- 32 The dossier submitted must be updated in accordance with EDQM guidance on the requirements for revision of certificates of suitability.
- 33
- 34 Production of the substance shall take place in accordance with the dossier submitted and Good Manufacturing Practice.
- 35



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7. CEP of Sulfadoxine





Certification of Substances Department

Certificate of suitability
No. CEP 2022-457 - Rev 00

- 1 *Name of the substance:*
- 2 **SULFADOXINE**
- 3 *Details of holder:*
- 4 **ANUH PHARMA LTD.**
- 5 3-A, Shivsagar Estate, North Wing
- 6 Dr Annie Besant Road, Worli
- 7 India-400 018 Mumbai, Maharashtra
- 8 SPOR ORG ID: 100021566
- 9 SPOR LOC ID: 100030259
- 10 After examination of the information provided on the production method and control strategy for the substance, we certify that its quality is suitably controlled by the current version of the European Pharmacopoeia monograph for **SULFADOXINE** No. 740 and any supplementary tests deemed necessary. The approved site(s) of production, specification and any supplementary test procedure(s) are included on the following pages, which constitute an integral part of this certificate.
- 11
- 12
- 13
- 14
- 15 In the last steps of the process, purified water is used as solvent.
- 16 No elemental impurity classified in ICH Q3D is intentionally introduced in the production of the substance.
- 17
- 18 The re-test period of the substance is 36 months if stored in double polyethylene bags, placed in a polyethylene drum.
- 19
- 20 No material of human or animal origin is used in the production of the substance.
- 21 The holder of the certificate should fulfil the following conditions in order to maintain the validity of this certificate.
- 22
- 23 The dossier submitted must be updated in accordance with EDQM guidance on the requirements for revision of certificates of suitability.
- 24
- 25 Production of the substance shall take place in accordance with the dossier submitted and Good Manufacturing Practice.
- 26
- 27 Necessary information from the submitted dossier shall be shared with authorised users in order to enable them to evaluate the suitability of this substance for its intended use. This includes informing them of any relevant change in the associated dossier.
- 28
- 29



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8. CEP of Allopurinol





Certification of Substances Department

Certificate of suitability
No. CEP 2023-078 - Rev 00

- 1 *Name of the substance:*
- 2 **ALLOPURINOL**
- 3 *Details of holder:*
- 4 **ANUH PHARMA LTD.**
- 5 3-A, Shivsagar Estate, North Wing
- 6 Dr Annie Besant Road, Worli
- 7 India-400 018 Mumbai, Maharashtra
- 8 SPOR ORG ID: 100021566
- 9 SPOR LOC ID: 100030259
- 10 After examination of the information provided on the production method and control strategy for the substance, we certify that its quality is suitably controlled by the current version of the European Pharmacopoeia monograph for **ALLOPURINOL** No. 576 and any supplementary tests deemed necessary. The approved site(s) of production, specification and any supplementary test procedure(s) are included on the following pages, which constitute an integral part of this certificate.
- 11
- 12
- 13
- 14
- 15 In the last steps of the process, purified water is used as solvent.
- 16 The section miscellaneous information includes a risk management summary for elemental impurities.
- 17
- 18 The re-test period of the substance is 24 months if stored in double polyethylene bags, placed in a polyethylene drum.
- 19
- 20 No material of human or animal origin is used in the production of the substance.
- 21 The holder of the certificate should fulfil the following conditions in order to maintain the validity of this certificate.
- 22
- 23 The dossier submitted must be updated in accordance with EDQM guidance on the requirements for revision of certificates of suitability.
- 24
- 25 Production of the substance shall take place in accordance with the dossier submitted and Good Manufacturing Practice.
- 26
- 27 Necessary information from the submitted dossier shall be shared with authorised users in order to enable them to evaluate the suitability of this substance for its intended use. This includes informing them of any relevant change in the associated dossier.
- 28
- 29



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9. WHO Pre-qualification Pyrimethamine (Non Micronised)

 **World Health Organization**
20, AVENUE APPY - CH-1211 GENEVA 27 - SWITZERLAND - TEL CENTRAL +41 22 791 2111 - FAX CENTRAL +41 22 791 3111 - WWW.WHO.INT

**Confirmation of WHO
Active Pharmaceutical Ingredient Prequalification (CPQ)**

Date: 9 March 2023

WHO prequalification number: WHOAPI-364a

Active pharmaceutical ingredient (API): Pyrimethamine

API specification number: FPS/WHOPMT/035-04 (non-micronised)

Re-test Period: 36 months

Storage conditions: Do not store above 30°C, protect from moisture, protect from light

API Manufacturers:

Anuh Pharma Ltd
E-17/3 & 17/4 & E-18, M.I.D.C
Tarapur Boisar
Dist. Thane-401506
India

API Intermediate manufacturers: (in addition to the API manufacturers above)
Not applicable.

This is to confirm that Pyrimethamine, manufactured by Anuh Pharma Ltd, has been prequalified by the World Health Organization (WHO). Further information on the API prequalification procedure can be located on the Prequalification Unit - Medicines web page: <https://extranet.who.int/pqweb/medicines>.

API prequalification provides an assurance that the supplied API is of good quality. The comprehensive evaluation procedure has two components: assessment of the API master file (APIMF) to verify compliance with WHO norms and standards, and assessment of the sites of API manufacture to verify compliance with WHO GMP requirements.

The decision to prequalify Pyrimethamine, manufactured by Anuh Pharma Ltd, is particular to the specific details assessed during evaluation, such as sites of manufacture, method of manufacture, control of the API and retest period.

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Organisation mondiale de la Santé • Всемирная организация здравоохранения • Organización Mundial de la Salud

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10. WHO Pre-qualification Pyrimethamine (Micronised)

 **World Health Organization**
20, AVENUE APPY - CH-1211 GENEVA 27 - SWITZERLAND - TEL CENTRAL +41 22 791 2111 - FAX CENTRAL +41 22 791 3111 - WWW.WHO.INT

**Confirmation of WHO
Active Pharmaceutical Ingredient Prequalification (CPQ)**

Date: 21 May 2025

WHO prequalification number: WHOAPI-364b

Active pharmaceutical ingredient (API): Pyrimethamine

API specification number: STP/WHOPMT/034-06 (micronised)

Re-test Period: 24 months

Storage conditions: Do not store above 30°C, protect from moisture, protect from light

API Manufacturers:

Anuh Pharma Ltd
E-17/3 & 17/4 & E-18 M.I.D.C
Tarapur Boisar
Dist. Thane-401506
India

API Intermediate manufacturers: (in addition to the API manufacturers above)
Not applicable.

This is to confirm that Pyrimethamine, manufactured by Anuh Pharma Ltd, has been prequalified by the World Health Organization (WHO). Further information on the API prequalification procedure can be located on the Prequalification Unit - Medicines web page: <https://extranet.who.int/pqweb/medicines>.

API prequalification provides an assurance that the supplied API is of good quality. The comprehensive evaluation procedure has two components: assessment of the API master file (APIMF) to verify compliance with WHO norms and standards, and assessment of the sites of API manufacture to verify compliance with WHO GMP requirements.

The decision to prequalify Pyrimethamine, manufactured by Anuh Pharma Ltd, is particular to the specific details assessed during evaluation, such as sites of manufacture, method of manufacture, control of the API and retest period.

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11. WHO Pre-qualification of Isoniazid

 **World Health Organization**
20, AVENUE APPY - CH-1211 GENEVA 27 - SWITZERLAND - TEL CENTRAL +41 22 791 2111 - FAX CENTRAL +41 22 791 3111 - WWW.WHO.INT

**Confirmation of WHO
Active Pharmaceutical Ingredient Prequalification (CPQ)**

Date: 17 February 2025

WHO prequalification number: WHOAPI-118

Active pharmaceutical ingredient (API): Isoniazid

API specification number: FPS/WHOIZ/094 - Version 00

Re-test Period: 60 months

Storage conditions: Do not store above 30°C. Protect from moisture. Protect from light.

API Manufacturers:

Anuh Pharma Ltd
Manufacturing Block NP -1, Blending Room
E-17/3, 17/4 & E-18, M.I.D.C, Tarapur Boisar
Dist. Palghar-401506,
India

API Intermediate manufacturers: (in addition to the API manufacturers above)
N/A

This is to confirm that Isoniazid - Temp, manufactured by Anuh Pharma Ltd, has been prequalified by the World Health Organization (WHO). Further information on the API prequalification procedure can be located on the Prequalification Unit - Medicines Assessment web page: <https://extranet.who.int/prequal/medicines>.

API prequalification provides an assurance that the supplied API is of good quality. The comprehensive evaluation procedure has two components: assessment of the API master file (APIMF) to verify compliance with WHO norms and standards, and assessment of the sites of API manufacture to verify compliance with WHO GMP requirements.

The decision to prequalify Isoniazid, manufactured by Anuh Pharma Ltd, is particular to the specific details assessed during evaluation, such as sites of manufacture, method of manufacture, control of the API and retest period.

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12. WHO Pre-qualification of Pyrazinamide

 **World Health Organization**
20, AVENUE APPY - CH-1211 GENEVA 27 - SWITZERLAND - TEL CENTRAL +41 22 791 2111 - FAX CENTRAL +41 22 791 3111 - WWW.WHO.INT

**Confirmation of WHO
Active Pharmaceutical Ingredient Prequalification (CPQ)**

Date: 02 March 2022

WHO prequalification number: WHOAPL-158

Active pharmaceutical ingredient (API): Pyrazinamide

API specification number: STP/WHOPZ/003-02

Re-test Period: 60 months

Storage conditions: Do not store above 30°C, protect from light

API Manufacturers:

Anuh Pharma Limited
E17/3 & 17/4 & E-18 MIDC
Tarapur, Boisar Thane - 401506
Maharashtra,
India

API Intermediate manufacturers: (in addition to the API manufacturers above)
Not applicable.

This is to confirm that Pyrazinamide, manufactured by Anuh Pharma Ltd, has been prequalified by the World Health Organization (WHO). Further information on the API prequalification procedure can be located on the Prequalification Unit - Medicines Assessment Team web page: http://www.who.int/prequal/info_applicants/API_info_applicants.htm.

API prequalification provides an assurance that the supplied API is of good quality. The comprehensive evaluation procedure has two components: assessment of the API master file (APIMF) to verify compliance with WHO norms and standards, and assessment of the sites of API manufacture to verify compliance with WHO GMP requirements.

The decision to prequalify Pyrazinamide, manufactured by Anuh Pharma Ltd, is particular to the specific details assessed during evaluation, such as sites of manufacture, method of manufacture, control of the API and retest period.

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13. WHO Pre-qualification of Sulfadoxine

Confirmation of WHO Active Pharmaceutical Ingredient Prequalification (CPQ)

Date: 7 June 2024

WHO prequalification number: WHOAPI-234

Active pharmaceutical ingredient (API): Sulfadoxine

API specification number: FPS/WHOIDD/008-06 Version 06

Re-test Period: 36 months

Storage conditions: Do not store above 30°C, protect from moisture, protect from light

API Manufacturers:
Anuh Pharma Ltd
E-17/3, E17/4 & E-18 M.L.D.C, Boisar
Tarapur, Taluka – Palghar, Dist: Thane-401 506
Maharashtra state
India

API Intermediate manufacturers: (in addition to the API manufacturers above)
Not applicable.

This is to confirm that Sulfadoxine, manufactured by Anuh Pharma Ltd, has been prequalified by the World Health Organization (WHO). Further information on the API prequalification procedure can be located on the Prequalification Unit – Medicines Assessment web page: http://www.who.int/prequal/info_applicants/API_info_applicants.htm

API prequalification provides an assurance that the supplied API is of good quality. The comprehensive evaluation procedure has two components: assessment of the API master file (APMF) to verify compliance with WHO norms and standards, and assessment of the sites of API manufacture to verify compliance with WHO GMP requirements.

The decision to prequalify Sulfadoxine, manufactured by Anuh Pharma Ltd, is particular to the specific details assessed during evaluation, such as sites of manufacture, method of manufacture, control of the API and retest period.

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14. GMP Certificate

Food & Drugs Administration (Maharashtra State)
Letter No: MH/PL/GMP/4125926
Food & Drug Administration, KONKAN Division
OFFICE OF JRYT COMMISSIONER (R.D.)
4TH FLOOR, BLD.WAGLE ESTATE
Thane - 400004

CERTIFICATE No: 6125926
Issue & Valid Upto Dt: 12/03/2025 - 11/03/2028

GMP CERTIFICATE

This is to certify that **ANUH PHARMA LTD., (795315), E-17/3, E-17/4 & E-18, MIDC, TARAPUR, BOISAR - 401506, Dist - PALGHAR ZONE 3** is holding valid Drug Manufacturing License in
Form 25, Licence No. KD/194, Iss Dt: 18/04/1989, Val Dt: 31/12/2027, Ren Dt: 01/01/2023
Form 28, Licence No. KD/959, Iss Dt: 18/04/1989, Val Dt: 31/12/2027, Ren Dt: 01/01/2023,
issued by this administration under the provision of DRUGS & COSMETICS ACT 1940 & RULES THERE UNDER. Under the said licences the firm is permitted to manufacture and sell their products covered under the Categories of: **Bulk Drugs / API**

The firm has employed competent technical persons in manufacturing and quality control departments. The said firm observes **GOOD MANUFACTURING PRACTICES (GMP)** in the manufacturing and testing of the said categories of products by and large as laid down in revised Schedule 'M' of the Drugs & Cosmetics Rules 1945.

The manufacturing plant is subject to regular inspection by the Competent Authority under The Act.

This Certificate is issued for: purpose of... (FOR BUSINESS AND CUSTOMER REGISTRATION)
This Certificate is valid for a period: 12/03/2025 - 11/03/2028

S. P. NUPÉ
Licensing Authority
Food & Drug Administration
KONKAN Division, Maharashtra State

ANUH PHARMA LTD., (795315)
E-17/3, E-17/4 & E-18, MIDC, TARAPUR, BOISAR - 401506
Taluka: PALGHAR District: PALGHAR ZONE 3

Division	MFG ID No	Type-GMP Certificate	CERTIFICATE No	Issue Dt / Validity Dt
KONKAN (PL 3)	795315	GMP-288976-10/W/2025	6125926	12/03/2025 - 11/03/2028

For online Third Party Approval Verification Go to anuhpharmaltd.com & Click TPAV

15. EIR-USFDA

From: Jose Martinez (jgmla)@fda.gov
Subject: [WARNING MESSAGE ENCRYPTED] FDA IND146 224
Date: 16 November 2019 at 12:35:01 AM IST
To: anuh@sk1932.com

11/15/2019
VP - Quality Mr. Bhushan Rajput
Anuh Pharma Ltd.
E-17/3 & 17/4 Tarapur, Boisar Thane, Maharashtra

Dear Mr. Rajput:

The U.S. Food and Drug Administration (FDA) conducted an inspection at Anuh Pharma Ltd., FEI 3301174909, located at E-17/3 & 17/4 Tarapur, Boisar, Thane, Maharashtra, from 09/16/2019 to 09/20/2019. FDA has determined that the inspection classification of this facility is "no action indicated" ("NAI"). Based on this inspection, this facility is considered to be in an acceptable state of compliance with regards to current good manufacturing practice (CGMP).

This letter is not intended as an endorsement or certification of the facility. It remains your responsibility to ensure continued compliance with CGMP.

An inspection classification of NAI for CGMP compliance will not directly negatively impact FDA's assessment of any pending marketing application referencing this facility. Please note, however, that application approval will depend on a product- and application-specific facility assessment conducted by the appropriate CDER or CVM review office. This letter does not address or reflect FDA's decision making with respect to any potential non-CGMP compliance issues.

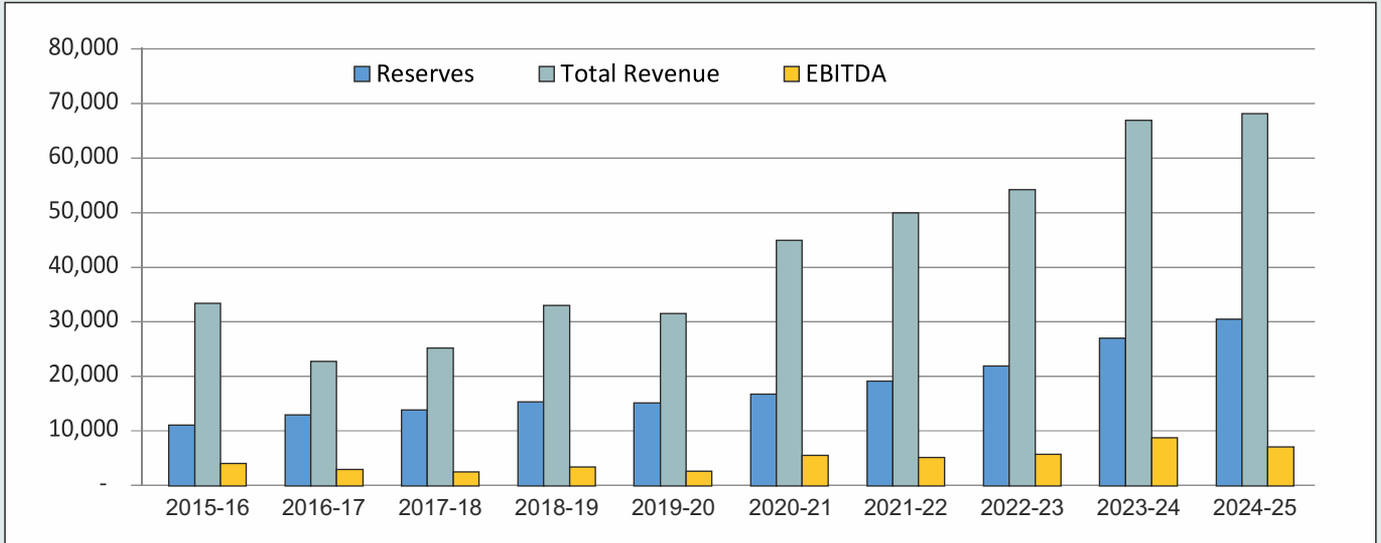
FDA has concluded that this inspection is "closed" under 21 CFR 20.64(d)(3), and we are enclosing a copy of the narrative portion of the Establishment Inspection Report (EIR). It may reflect redactions made by FDA in accordance with the Freedom of Information Act (FOIA) and 21 CFR part 20. This, however, does not preclude you from requesting additional information under FOIA.

If you have any questions regarding this letter, you may contact John Diehl, Director Compliance Branch via telephone at 2142535200 or email at John.Diehl@FDA.HHS.GOV [cc]. Sincerely,

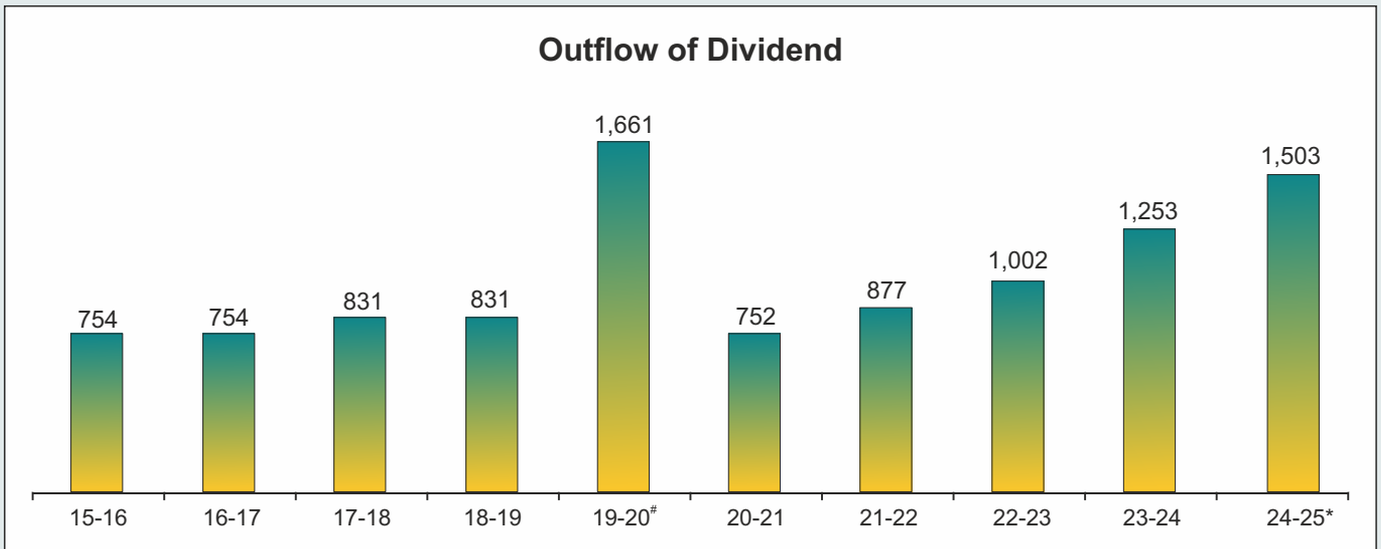
Jose Martinez
SUPV CONSUMER SAFETY OFFICE
PHARMACEUTICAL QUALITY II INVESTIGATION BRANCH (PHRQ2-IB)

Financial Journey So far

(₹ In Lakhs)



(₹ In Lakhs)



Note :

This includes Final dividend of FY 2018-19 of Rs. 831 Lakhs and Interim dividend of FY 2019-20 of Rs. 831 lakhs.

* The Board of Directors recommended final Dividend of Rs. 1.50/- per share i.e. 30% for the FY 2024-25 subject to the approval of shareholders.

Journey So Far...

Year	Achievements
1989	Started manufacturing Erythromycin salts with capacity of 150 MTPA, followed by doubling the capacity to 300 MTPA in 1995.
2002	Received WHO-GMP for its facilities.
2006	Doubled the capacity by acquiring new plot of 1800 SQMT to expand the output capacity 600 MTPA.
2010	COS, EU/GMP approval for Erythromycin, Erythromycin ethyl succinate and Pyrazinamide.
2012	Acquired R&D assets of Invent Pharma- a Spanish Company and got DSIR approval.
2014	Received approval from COFEPRIS, Mexico for marketing its Erythromycin estolate, Erythromycin stearate and Erythromycin ethyl succinate.
2015	Received approval from COFEPRIS, Mexico for marketing its Chloramphenicol and Chloramphenicol Palmitate.
2015	WHO Geneva pre qualification authorities for sulphadoxine for human use.
2017	DMF approval received from UK MHRA for Erythromycin Stearate.
2019	Received approval from WHO- Geneva Pre qualification for Pyrazinamide and sulphadoxine.
2019	Received EU GMP for Erythromycin, Erythromycin ethyl succinate, Pyrazinamide, Pyrimethmine and Sulphadoxine from AEMPS Spain.
2019	Enhanced the capacity by acquiring new plot of 7800 SQMT to expand the output capacity by 600 MTPA.
2019	USFDA inspection passed successfully with zero 483 observation.
2020	Received CEP from EDQM for Ambroxol HCL (expectorant cum mucolytic agent) during January, 2020
2020	Received approval from WHO Geneva prequalification for Pyrimethamine API
2023	Applied for European Directorate for Quality Medicine (EDQM) for application of CEP for Allopurinol.
2023	Received CEP from EDQM for Sulphadoxine.
2023	Received CEP from EDQM for Azithromycin (Higher macrolides)
2023	Received CEP from EDQM for Gliclazide (Anti Diabetic)
2023	Enhanced the capacity from 1500 MTPA to 1800 MTPA
2023	Received approval from WHO- Geneva Pre-qualification for Isoniazid (Anti TB)
2024	Received CEP from EDQM for Allopurinol.
2024	Inauguration of API-3 plant, to enhance the total capacity from 1800 MTPA to 2200 MTPA
2024	Listing of Anuh Pharma Limited shares on National Stock Exchange of India Limited (NSE)

For Serving Society For Better Tomorrow



Doanted to Indian Development Foundation (Project Dignity) for providing menstrual hygiene kits and sanitary pads for the needy girl childrens



Doanted to Greensole Foundation for providing recycled footwears and masks for the needy childrens



Donated to Late Shri Kantilal Manilal sonawala Charitable Trust for providing education and accomodation to the needy girls



Donated to Chhatrapati Shikshan Mandal for Building of Toilet Block for about 3200 student of the School



Donated to Churchgate Lions Service Funds for Promoting Sports for specially challenged childrens



Donated to Indian Development Foundation (Project Aashayein) for education to the underprivileged children

REGISTERED OFFICE:

CIN: L24230MH1960PLC011586

3-A, Shivsagar Estate, North Wing, Dr. Annie Besant Road, Worli, Mumbai 400 018

Tel: 022 6622 7575 | Fax: 022 6622 7600

Email: anuh@sk1932.com | Web: www.anuhpharma.com

MANUFACTURING UNIT:

E 17/3, 17/4, E-18. MIDC, Boisar, Tarapur, Taluka Palghar, Thane 401 506.

Tel: 7410055574 / 75

R&D:

A-514, TTC Industrial Area, MIDC, Mahape, Navi Mumbai 400 701

Tel: 022 4119 3333 | Fax: 022 4119 3300



ANUH
PHARMA LTD.