

CIN: L85110TN1979PLC008035

19th November 2018

The Secretary, Bombay Stock Exchange Ltd (BSE) Phiroze Jheejheebhoy Towers, Dalal Street, Mumbai - 400 001. Scrip Code - 508869 ISIN INE437A01024

The Secretary, National Stock Exchange, Exchange Plaza, 5th Floor Plot No.C/1, 'G' Block Bandra - Kurla Complex Bandra (E) Mumbai - 400 051. Scrip Code- APOLLOHOSP ISIN INE437A01024

The Manager The National Stock Exchange, Wholesale Debt Market Exchange Plaza, 5th Floor Plot No.C/1, 'G' Block Bandra - Kurla Complex Bandra (E) Mumbai - 400 051. ISIN INE437A07062, INE437A07070, INE437A07088 & INE437A07093

Dear Sir,

Sub: Certificate under Regulation 52(5) of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015

Further to our letter dated 14th November 2018, please find enclosed a certificate received from Axis Trustee Services Limited, Debenture Trustee pursuant to Regulation 52(5) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

We request you to kindly take the same on record.

Thanking You

Yours faithfully

For APOLLO HOSPITALS ENTERPRISE LIMITED

S.M. KRISHNAN

VICE PRESIDENT - FINANCE AND COMPANY SECRETARY

CC: The Secretary,

Luxembourg Stock Exchange,

B.P. 165,

L-2011 Luxembourg.

Ref : ISIN US0376081065 - Rule 144a GDR ISIN US0376082055 - Reg. S GDR

Securities and Exchange Commission Division of Corporation Finance Office of International Corporate Finance 450 Fifth Street, N.W. Washington, D.C 20549-0302 File No. 82-34893

IS/ISO 9001:2000

044 - 28290956 / 3896 / 6681 Telefax : 044 - 2829 0956

Email apolloshares@vsnl.net

Website: www.apollohospitals.com



ATSL/CO/18-19/6326 November 15, 2018

To, **Apollo Hospitals Enterprise Limited** 19, Bishop Garden, Raja Annamalaipuram, Chennai – 600 028

Sub – Letter of Debenture Trustee pursuant to Regulation 52(5) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations 2015 – half year ended September 30, 2018

Dear Sir.

With reference to the privately placed Non – Convertible Debentures issued by "Apollo Hospitals Enterprise Limited" (Company) and listed on the Stock Exchange (Listed Debt Securities)

Pursuant to Regulation 52(4) read with Regulation 52(5) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations 2015, the Company is required to submit its half yearly / annual financial results with a letter of the Debenture Trustee (Axis Trustee Services Limited), that the Debenture Trustee has noted the contents furnished by the Company as per Regulation 52(4).

In pursuance thereof we hereby confirm that we have received the said information vide. your email dated November 15, 2018 (enclosed herewith) along with the relevant / necessary supporting and we have noted the contents in respect of the Listed Debt security issued by the Company.

Thanking you,

Yours faithfully, For **Axis Trustee Services Limited**

Gauri Deshpande Senior Manager

Encls: as above.





CIN: L85110TN1979PLC008035

15th November 2018

The Manager. Axis Trustee Services Ltd 2nd Floor, E Wing, Axis House Bombay Dyeing Mills Compound, Pandurang Budhkar Marg, Worli, Mumbai- 400025.

Dear Sir,

Sub: Disclosure under Regulation 52(4) & Request for certificate under Regulation 52(5) of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015

With reference to above, please find enclosed the following:-

- (1) Disclosure under Regulation 52(4) of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 which is forming part of financial results of the company for the half year ended 30th September 2018.
- (11) Unaudited Financial Results submitted to the stock exchanges.
- Copy of the credit rating letter. (111)

We request you to provide a certificate under Regulation 52(5) of the said listing regulations.

Please do the needful.

Thanking you,

Yours faithfully

For APOLLO HOSPITALS ENTERPRISE LIMITED

S.M. KRISHNAN

VICE PRESIDENT - FINANCE

AND COMPANY SECRETARY

ISASO 9001:2000

apolloshares@vsnl.net

Website: www.apollohospitals.com.

Tel

Email

Apollo HOSPITALS TOUCHING LIVES

CIN: L85110TN1979PLC008035

Disclosure in compliance with Regulation 52(4) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 for the half year ended 30th September 2018

SI.No.	Particulars	As on 30th September 2018
1.	Credit Rating	Crisil Rating AA/Stable Outlook - Copy of the letter is enclosed.
2	Asset cover	1.44
3.	Debt Equity Ratio	0.91
4.	Debt Service Coverage Ratio	2.42
5.	Interest Service Coverage Ratio	4.04
6.	Debenture Redemption Reserve	Rs.17500 lakhs
7.	Net Worth	Rs.354647 lakhs
8.	Net Profit After Tax	Rs.13915 lakhs
9.	Earnings Per share	Rs.10.00
10.	Previous due date & next due date debentures	for payment of interest/ principal of non-convertible

Sr.No	Particulars	(1* April 2018	s Due Date to 30 th September 018)	(1st October	Due Date 2018 to 31# March 2019)
		Principal	Interest	Principal	Interest Date
î	2000 Secured Redeemable Non Convertible Debentures of Rs. 10 lakhs each	÷	22nd August 2018	-	Mana Mara
2	3000 Secured Redeemable Non Convertible Debentures of Rs.10 lakhs each		-		7바 October 2018
3	2000 Secured Redeemable Non Convertible Debentures of Rs.10 lakhs each	-	a a		7th March 2019

*Interest has been paid on the due dates

IS/ISO 9001:2000

Regd. Office:
19, Bishop Gardens,
Raja Annamalaipuram,
Chennai - 600 028.

General Office:
"Ali Towers", III Floor,
#55, Greams Road,
Chennai - 600 006.

: 044 - 28290956 / 3896 / 6681

Telefax: 044 - 2829 0956
Email: apolloshares@vsnl.net
Website: www.apollohospitafs.com

Delq tte Haskins & Sells LLP

Chartered Accountants ASV N Ramana Tower 52, Venkatnarayana Road T. Nagar Chennai - 600 017 Tamil Nadu, India

Tel: +91 44 6688 5000 Fax: +91 44 6688 5050

INDEPENDENT AUDITOR'S REVIEW REPORT ON REVIEW OF INTERIM STANDALONE FINANCIAL RESULTS

TO THE BOARD OF DIRECTORS OF APOLLO HOSPITALS ENTERPRISE LIMITED

 We have reviewed the accompanying Statement of Unaudited Standalone Financial Results of Apollo Hospitals Enterprise Limited ("the Company"), for the three months and six months ended September 30, 2018 ("the Statement"), being submitted by the Company pursuant to the requirement of Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as modified by Circular No. CIR/CFD/FAC/62/2016 dated July 5, 2016.

This Statement which is the responsibility of the Company's Management and approved by the Board of Directors, has been prepared in accordance with the recognition and measurement principles laid down in Indian Accounting Standard 34 "Interim Financial Reporting" ("Ind AS 34"), prescribed under Section 133 of the Companies Act, 2013 read with relevant rules issued thereunder and other accounting principles generally accepted in India. Our responsibility is to issue a report on the Statement based on our review.

- 2. We conducted our review of the Statement in accordance with the Standard on Review Engagements (SRE) 2410 'Review of Interim Financial Information Performed by the Independent Auditor of the Entity', issued by the Institute of Chartered Accountants of India. This Standard requires that we plan and perform the review to obtain moderate assurance as to whether the Statement is free of material misstatement. A review is limited primarily to inquiries of Company personnel and analytical procedures applied to financial data and thus provides less assurance than an audit. We have not performed an audit and, accordingly, we do not express an audit opinion.
- 3. Based on our review conducted as stated above, nothing has come to our attention that causes us to believe that the accompanying Statement, prepared in accordance with the aforesaid Indian Accounting Standards and other accounting principles generally accepted in India, has not disclosed the information required to be disclosed in terms of Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as modified by Circular No. CIR/CFD/FAC/62/2016 dated July 5, 2016, including the manner in which it is to be disclosed, or that it contains any material misstatement.

For DELOITTE HASKINS & SELLS LLP

Chartered Accountants (Firm Registration No. 117366W/W-100018)

Vikas Bagaria

Partner (Membership No. 050408)

BENGALURU November 14, 2018

Apollo Hospitals Enterprise Limited

Corporate Identity Number ; L85110TN1979PLC008035

Regd. Office: No. 19 Bishop Gardens, Raja Annamalalpuram, Chennal - 28, Tamii Nadu Tel. +91-44-28290956, Fax.+91-44-28290956, Email: Investor.relations@apoliohospitals.com,

Extract of Statement of Standalone Unaudited Financial Results

(Rs. in Lakhs, except per share data)

	Liga. HI Landille	, except per	oriere data/			
Particulars	Three months ended 30/09/2018	Three months ended 30/06/2018	Corresponding Three months ended 30/09/2017	Year to date figures for year ended 30/09/2018	Year to date figures for previous year ended 30/09/2017	Previous year ended 31/03/2018
	Unaudited	Unaudited	Unaudited	Unaudited	Unaudited	Audited
Total Income from Operations (net)	2,09,005	1,91,244	1,81,586	4,00,249	3,46,268	7,19,560
Net Profit /(Loss) for the period (before Tax, Exceptional and/or Extraordinary Items)	11,784	9,423	9,864	21,207	14,842	93,013
Net Profit /(Loss) for the-period (before Tax, after Exceptional and/or Extraordinary Items)	11,784	9,423	9,864	21,207	14,842	33,013
Net profit /(Loss) for the period after tax (after Exceptional and Extraordinary items)	7,898	6,016	7,090	13,915	10,611	23,320
Total Comprehensive Income for the period [comprising Profit/ (Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	6,933	5,019	6,210	11,952	9,094	21,496
Paid up Equity Share Capital (Face value of Rs.5/- each)						6,956
Other Equity						3,62,394
Paid up Debt Capital/Outstanding Debt Earnings Per Share of Rs. 5/- each	***************************************	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		70,000	80,000	70,000
Besic Diluted	*5.68 *5.68	*4.32 *4.32	*5.10 *5.10	*10.00 *10.00	*7.63	16.76
Debt Equity Ratio	a			0,91	0.83	0.84
Debt Service Coverage Ratio			//////////////////////////////////////	2.42	2.22	1.88
Interest Service Coverage Ratio				4.04	3.33	3.59
Networth				3,54,647	3,44,846	3,51,067
Debenture Redeemption Reserve				17,500	12,975	17,500
Capital Redeemption Reservé	A CONTRACTOR OF THE CONTRACTOR		over the second lives	600	600	600

Not Annualised

The above is an extract of the detailed format of standalone quarterly and half yearly financial results filed with stock exchanges under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the Quarterly and Half Yearly Financial Results are available on the stock exchange websites www. nseindia.com and www.bseindia.com and also the company's website www.apollohospitals.com

The unaudited standalone financial results for the three months and six months ended September 30, 2018 have been reviewed by the Audit Committee and approved by the Board of Directors in their meetings held on November 13, 2018 and November 14, 2018 respectively and have been subjected to limited review by the statutory auditors.

For the Items referred in sub-clauses (a), (b), (d) and (e) of the Regulation 52(4) of the SEBI (Listing and Other Disclosure Requirements) Regulations, 2015, the pertinent disclosures have been made to the Stock Exchanges (BSE and NSE) and can be accessed on the URL (www.bseindia.com and www.nseindia.com)

The Board of Directors at their meeting held on November 14, 2018 have approved a Scheme of Arrangement ('the Scheme') between Apollo Hospitals Enterprise Limited ('AHEL') and Apollo Pharmacies Limited ('APL') and their respective shareholders in accordance with the provisions of Section 230 to 232 of the Companies Act, 2013, for the transfer of the front-end retail pharmacy business carried out in the standalone pharmacy segment to APL by way of slump sale, subject to necessary approvals by stock exchanges, shareholders, National Company Law Tribunal and all other requisite regulatory authorities. Pending receipt of necessary approvals, no effect for the Scheme has been given in the results for the three and six months ended September 30, 2018.

Effective April 1, 2018, the Company adopted Ind AS 115 - Revenue from contracts with customers using the cumulative catch-up transition method which is applied to contracts that were not completed as of April 1, 2018. Accordingly the comparatives have not been retrospectively adjusted. The effect of adoption of Ind AS 115 is insignificant.

FOR APOLLO HOSPITALS ENTERPRISE MAPOLLO HOSPITALS ENTERPRISE LIMITED

Suneeta Reddy Managing Director

Place : Chennal

Date: 14th November 2018

DR. PRATHAP C REDDY

weel hed Executive Chairman Annex are 7

Apollo Rospitals Enterprise Limited
Regit, Office: No.Corporate Identity Number: L85119711979PLC008035 Tamil Madu

Tel No. 44-25190956 , Fax+ 31-44-282 90958, Email: , Investor relations@spoilohosphais.com 13 Bishop Gardens, Raja Annamalaipuram, Chenna - 28,

Website: www.spoilohospitals.com

months ended September 30, 2018

(Rs. in lakhs)

Statement of Unaudited Standalone Financial Results for three and six

Particulary	Thrab/Reineria ended	These 95onths 30/06/2018	EdoFesponding end@denths 10/09/2017.	Year tofflate figures shipping period 30/09/2018	Previous period ended 30/09/2017	Previous year ended 31/03/2018
(a) Operations	Unaudited	Unaudited	Unaudited	Unavdited	Unaudted	Audited
Pevene from	2.09.012	1.91.039	1,81,312	4,00,0051	3.46,348	7 18,301
Odling	6	205	274	865	(90)	1,259
2 Expended	2,09,005	1,91,244	1,81,586	4,00,249	3,46,268	7,13,560
	35,540	32.422	31,987		62,761	1 26.800
(a) Cost of Materials Consumed			390	67.962	25,778	2.61 422
The state of States of Tade	31 38 075	74,731	28,301	1,50,757		11. 881
(c) Employee Benefits Expense	(2,493)	20,000	5.875	60.725	54.223	
(1) Finance Costs	6.602	7.240		12,809		27,200
9	7 388	47 866	6,648	14 628	13.112	ate 64
3 Total Expenses	4.97.221	181.821	171.722	3.79.042	3.31.426	6 86.547
Profit before exception:	11.784	8 423	9.854	21,207	14.842	33,013
Profit before t	11.734	9,423	9.254	21,207	14,842	33,033
DAR-EBPSIDES		97.0		ece a	2000	
7 Profit	288	1001	892	1,888	1275	2,258
far the period / year (5) - (6)	7,898	6,016	7,090	13,915	10,611	23,320
8 Other Comprehensive Income Teams that not be ancesselved to Profit and Loss		(0,533)				(2,
Spore spore garantosses) on defined benefit plan	(1,484)	*	11.346)		B	1901
- Tares	519	536	466	1,054		996
9 Other Comprehensive Intribute / (Lass)	(596)	(2862)	(880)	(1,963)	(1,517)	(1 824)
Total Comprehensive Income for the period / year (after tax) (7)	6,933	5,019	6,210	11,952	9,094	21,496
10. Pard Luc equity share (Labria) (Face vature Re. St. por share) Reserver; excluding conveniation Reservery) Pard up Data Captina Not Worth (Refer footnate 1) December Reservery Captini Reserveryon Reservery				70 000 3,54 647 17,508 900	123990 1486	3,62,394 70,000 3,51 067 17,500 600
Earnings per equity share of Rs.5/s each for the Basic and District EPS before extraordinary, hems period (Rs.) Basic and District EPS wher extraordinary, hems for the period (Rs.)	895.	* 32	5. 5.60	00 01-	7.63	186.76
Detit Equity Ratio (Reter foomote 2) Detit Equity Ratio (Reter foomote 3) viterest Service Coverage Ratio (Reter footrote 4)				2,2	22.22	3.59

FOR APOLLO HOSPITALS LTD.

ALIE HASKINS & SE

Not ammualised

	Act to the second second		The state of the s	04/3/10/3/3/3/3/2/2/2/2/2/2/2/2/2/2/2/2/2/2/2/		(R3, in lakins)	
Perticulars	Three months ended 30/09/2018	Three months ended 30/06/20/16	Corresponding Three months ended 30r09r2017	Year to date. 'figures for current period ended 30/09/2018	Year to date figures for previous period ended 30/09/2017	Previous year ended 31/03/2018	201
Earnings before finance costs, tax, depreciation and amortization, exceptional items [EBITDA] (Refer toompie 5)	25.785	22,665	22 113	48,446	39.455	82,873	

Foot Nates:

1 Networth a. Equity Share Capiel + Other Eduny excluding. Capiel Reserves. Capiel Redeniption Reverve and Debenture Recemption Reserve

Debt = Long Term Berrawings + Short Term Bernawings + Current insturbles of Long Term Bornawings 2 Dette Equity Retid

Equity = Paid up Shere Capital + Other Equity
3 Debt Service Coverage Ratio = Profit before Interest, Depreciation and Tax / Interest, on loan's + Replayment of Long Term Loan's
4 Interest Service Coverage Ratio = Profit before Interest on Long Term Loan and Text / Interest on Long Term Loan's
5 This company has presented Earnings before Finance costs. Text. Depreciation, Chiner moome and Exceptional Heritis (EBITDA) addictrafty as paid of Finances.



FOR APOLLO HOSPITALS ENTERPRISE LTD.

Apollo Hospitals Enterprise Limited
Regd, Office: No. 19 Bishop Gardens, Raja Annamalaipurans, Chemnal-25, Tumii Nadu

2. Segment wise Revenue, Results, Segment Assets and Segment Liabilities

Particulars	Three months egided sovesizers	Three morths ended	Corresponding Three months ended 30/09/2017	Year to date figures for current period ended 30/09/2018	Year to date figures for previous period ended 30/09/2017	Previous year ended 31/03/2018
	Unaudited	Onsudited	Unaudited	Unaudilled	Unaudited	Audited
1.Segment Revelvue a) Healthcare Sendoss b) Pharmacy	112,861	101,855	101,145	214,516 165,577	191,907.	391,478
SUB-TOTAL	1209,031	191,062	161,330	400,093	346,380	718,366
Less : Intersegmental Revenue	18	22	88	42	32	65
Income from Operations	209.012	191,039	181,312	400.051	346,348	718,301
2. Segment Results a) Healthcare Services b) Pharmacy	14,188	12,097	12,647	26,285	21,057 5,286	44,033
SUB - TOTAL	18,393	15.425	15.465	33.818	26.343	1777
Less : (i) Finance Cost	209'9	6,207	5,875	12,809	11,421	
Actor (1) Culture La responsable a mooning, sher of (experimental)	(2)	202	274	188	(80)	
Proin before 14A	11,/04	376.5	2,004	41.40F	740'41	53,013
3. Capital Employed (Segment Assets - Segment Labilities) a) Healthcare Services Segment Assets * Segment Labilities	594,751	\$80,202 (75,737)	568,531 (64,889)	594,751 (86,209)	566,531 (84,869)	584,114 (71,711)
b) Pharmacy Segment Assets	108.604	103.774	85,896	108,604	85,896	93,726
Segment Liabilities	(23,232)	(17,451)	(17,307)	(252,532)	(17,307)	(15,389)
c) Unallocated Segment Assets	130,714	121,894	102.215	130,714	102,215	103,367
Segment Liabilities	(349,700)	(338,413)	(313,862)	(349,700)	(313,862)	(324,757)
Total Capital Employed	372,929	374369	358,604	372,929	358,604	369,350
 Includes segment assets in various hospital projects under construction 	180,553	70.212	62,505	80.553	62,505	058,63

FOR APOLLO HOSPITALS ENTERPRISE LTD.



Apollo Hospitals Enterprise Limited Regd. Office: No. 18 Bi shop Gardens, Reja Annamalalpuram, Chennal - 28, Tamii Nadu

	trader cures 1 tide to plants among the same about the tide time - not the
Standalone Bels	nce Sheet

		(Rs. In lakhs)
Particulars	As at 30-Sep-18 Unaudited	As at 31-Mar-18 Audited
USSETS		1
Non-current assets		
	070 700	0.02.042
a) Property Plant and Equipment:	370,706	3 63,013
b) Capital work-in-progress	80,553	69,830
c) Goodwill	9,483	9,483
d) Other Intangible assets	2,916	3,663
e) Financial Assets		
(i) Investments	102,658	85,517
(ii) Investments In Debentures and Preference Shares	4,264	4,264
(iii) Other financial assets	24,541	21,603
(f) Tax Assets	13,497	11,297
(g) Other Non-Current Assets	14,609	14,562
Total Non - Current Assets	623,227	583,232
Current assets		
(a) Inventories	57,235	53,868
(b) Financial assets	51,200	20,000
(i) Investments	201	201
(ii) Trade receivables	92,693	80,469
(iii) Cash and cash equivalents	21,330	24,694
(iv) Bank belances other than (iii) above	4,284	4,762
(v) Loans	7.400	4,702
(vi) Other financial assets	12.804	21,724
(c) Other current assets	14,895	
Total Current Assets		12,257
TOTAL CUTTERIC ASSESS	210,842	197,976
Total Assets	834,069	781,207
EQUITY AND LIABILITIES		
Equity		
(a) Equity Share capital	6,956	6,956
(b) Other Equity	365,973	362,394
Total Equity	372,929	369,350
Liabilities		
Non-current liabilities		
(a) Financial Liabilities		
(I) Borrowings	261,665	254,710
(ii) Other financial liabilities	440	979
(b) Deferred tax liabilities (Net)	27,511	24,661
Total Non - Current Liabilities	289,618	280,360
Current liabilities		
(a) Financial Liabilities		
(i) Borrowings	38,789	34,95
(ii) Trade payables	58.892	47,338
(iii) Other financial liabilities	56,236	35,575
(b) Other current liabilities	11,450	6,889
(c) Provisions	6,157	6,752
Total Current Liabilities	171,524	131,507
Total Culture Labrides	111,024	131,007
		10



For APOLLO HOSPITALS ENTERPRISE LTD.

NOTES:

- The unaudited standalone financial results for the three months and six months ended September 30, 2018 have been reviewed by the Audit Committee and approved by the Board of Directors in their meetings held on November 13, 2018 and November 14, 2018 respectively and have been subjected to limited review by the statutory auditors.
- The listed non-convertible debentures of the Company aggregating to Rs. 70,000 lakhs as on September 30, 2018 are secured by way of first mortgage/charge on the Company's properties and the asset cover thereof exceeds hundred percent of the principal amount of the said debentures.
- 3. The Company's debt instruments was assigned a rating of AA by CRISIL indicating a high degree of safety.
- 4. Details of Secured Non Convertible Debentures are as follows:

Sr.No	Particulars	Previous I (April 1, September	2018 to	Next Due Date (October 1, 2018 to Marc 31, 2019)	
	E	Principal	Interest	Principal	Interest
1	2000 Secured Redeemable Non Convertible Debentures of Rs. 10 lakhs each	-	August 22, 2018		-
,2	3000 Secured Redeemable Non Convertible Debentures of Rs. 10 lakhs each	-	-	•	October 7, 2018
3	2000 Secured Redeemable Non Convertible Debentures of Rs. 10 lakhs each				March 7, 2019

Interest has been paid on the due dates

5. The Board of Directors at their meeting held on November 14, 2018 have approved a Scheme of Arrangement ('the Scheme') between Apollo Hospitals Enterprise Limited ('AHEL') and Apollo Pharmacies Limited ('APL') and their respective shareholders in accordance with the provisions of Section 230 to 232 of the Companies Act, 2013, for the transfer of the front-end retail pharmacy business carried out in the standalone pharmacy segment to APL by way of slump sale, subject to necessary approvals by stock exchanges, shareholders, National Company Law Tribunal and all other requisite regulatory authorities. Pending receipt of necessary approvals, no effect for the Scheme has been given in the results for the three and six months ended September 30, 2018.

CHENNA 1-17

FOR APOLLO HOSP ITALSENTERPRISE LTD .

- 6. Effective April 1, 2018, the Company adopted Ind AS 115 Revenue from contracts with customers using the cumulative catch-up transition method which is applied to contracts that were not completed as of April 1, 2018. Accordingly the comparatives have not been retrospectively adjusted. The effect of adoption of Ind AS 115 is insignificant.
- 7. Other Income includes the following:

Rs in lakhs

Particulars	Three months ended 30/09/2018	Three months ended 30/06/2018	Corresponding Three months ended 30/09/2017	Year to date figures for year ended 30/09/2018	Year to date figures for previous year ended 30/09/2017	Previous year ended 31/03/2018
Net exchange (galn) / loss	271	3	54.	274	551	166

FOR APOLLO HOSPITALS ENTERPRISE LIMITED

Place : Chennal

Date: 14th November 2018

DR PRATHAP C REDDY EXECUTIVE CHAIRMAN

CHENNAI-17 CHENNAI-17

FOR APOLLO HOSPITALS ENTERPRISE LTD.

Ratings

CONFIDENTIAL

CRISIL An S&P Global Company

APLHOSENTL/18288 (/NCD/111703110/2 November 01, 2017

Mr. V. Venugopal Vice President - Finance Apollo Hospitals Enterprise Limited All Towers, 4th Floor 55, Greams Road, PB No 6234 Chennal - 600006 Tel:44 28292026

Dear Mr. V . Venugopal,

Review of CRISIL Rating on the Rs.319 Crore Non-Convertible Debentures of Apollo Hospitals Enterprise Limited

All ratings assigned by CRISIL are kept under continuous surveillance and review.

CRISIL has, after due consideration, reaffirmed its "CRISIL AA/Stable" (pronounced as CRISIL double A rating with Stable outlook) rating on the captioned debt instrument. Instruments with this rating are considered to have high degree of safety regarding timely servicing of financial obligations. Such instruments carry very low credit risk.

In the event of your company me making the issue within a period of 180 days from the above date, or in the event of any change in the sizeor structure of your proposed issue, a fresh letter of revalidation from CRISIL, will be necessary.

As per our Rating Agreement, CRISIL would disseminate the rating along with outlook through its publications and other media, and keep the rating along with outlook under surveillance for the life of the instrument. CRISIL reserves the right to withdraw or revise the ratings assigned to the esptioned instrument at any time, on the basis of new information, or unavailability of information or other circumstances, which CRISIL believes, may have an impact on the rating.

As per the latest SEBI circular (reference number: CIR/IMD/DF/17/2013; dated October 22, 2013) on centralized database for corporate bonds/debentures, you are required to provide international accuritles identification number (ISIN; along with the reference number and the date of the rating letter) of all bond/debenture issuances made against this rating letter to us. The circular also requires you to share this information with us within 2 days after the allotment of the ISIN. We request you to mail us all the necessary and relevant information at debtissue@crisil.com. This will enable CRISIL to verify and confirm to the depositories, including NSDL and CDSL, the ISIN details of debt rated by us, as required by SEBI. Feel free to contact us for any clarifications you may have at debtissue@crisil.com

Should you require any clarifications, please feel free to get in touch with us.

With warm regards,

Yours sincerely,

Manish Kumar Gupta

Director - CRISIL Ratings

Nivedita Shibu

Associate Director - CRISIL Ratings

A CRISIL rating reflects CRISIL's current opinion on the Meshood of limely payment of the obligations under the rated shathurent and does not constitute an audit of the rated analy by CRISIL. CRISIL prings are based on information provided by the feature or obtained by CRISIL from sources it considers reliable. CRISIL does not guisanotes the combilateness or sociarcy of the information which the rated has been accounted from the price of suitability for a particular investor. At CRISIL rating are under surrelliance, Rating are not contribute on the market extension. CRISIL is not responsible for a particular investor. At CRISIL rating are under surrelliance, Rating are revised as and when discussiones a versual. CRISIL is not responsible for any error and associately states that it has no fittended bibly whatevers to the absocratical used as suitability and the crisic support of the product. CRISIL rating rating critical are evaluable without charge to the public of the CRISIL web sets, were crisic corn. For the latest rating information on any instrument of any company rated by CRISIL, please contact Customs Service Heighests at 1800-287-1301.

CRISIL Limited

Corporate Identity Number: L67120MH1987PLC042363

Ratings

CONFIDENTIAL

CRISIL An B&P Global Company

APLHOSENTL/182881/NCD/111703110/1 November 01, 2017

Mr. V . Venugopal Vice President - Finance Apollo Hospitals Enterprise Limited Ali Towers, 4th Floor 55, Greams Road, PB No 6234 Chennal - 600006 Tel:44 28292026

Dear Mr. V , Venugopal,

Res Review of CRISIL Rating on the Re.200 Crore Non-Convertible Debentures of Apollo Hospitals:

All ratings assigned by CRISIL are kept under continuous surveillance and review.

CRISIL has, after due consideration, reaffirmed its "CRISIL AA/Stable" (pronounced as CRISIL double A rating with Stable outlook) rating on the capiloned debt instrument. Instruments with this rating are considered to have high degree of safety regarding timely servicing of financial obligations. Such instruments carry very dow credit risk.

In the event of your company not making the issue within a period of 180 days from the above date, or in the event of any change in the size or structure of your proposed issue, a fresh letter of revalidation from CRISIL

As per our Rating Agreement, CRISIL would disseminate the rating along with outlook through its publications and other media, and keep the rating along with outlook under surveillance for the life of the instrument. CRISIL reserves the right to withdraw or revise the ratings assigned to the captioned instrument at any time, on the basis of new information, or unavailability of information or other circumstances, which CRISIL believes, may have an impact on the rating.

As per the latest SEBI circular (reference number: CIR/IMD/DF/17/2013; dated October 22, 2013) on centralized database for corporate bonds/debentures, you are required to provide international accurities identification number (ISIN; along with the reference number and the date of the rating letter) of all bond/debenture issuances made against this rating letter to us. The circular also requires you to abare this information with us within 2 days after the allotment of the ISIN. We request you to mail us all the specesary and relevant information at debtissue@crisil.com. This will enable CRISIL to verify and confirm to the depositories, including NSDL and CDSL, the ISIN details of debt rated by us, as required by SEBI, Feel free to contact us for any clarifications you may have at debtissue@crisil.com

Should you require any clarifications, please feel free to get in touch with us.

With warm regards,

Yours sincerely,

Manish Kumar Gupta

Director - CRISIL Ratings

Nivedita Shibu Associate Director - CRISIL Ratings

St. reting reflects CRISIL's current opinion on the Biothood of timely payment of the obligations under the teled instrum of constitute an audit of the rated entity by CRISIL CRISIL ratings are based on information provided by the histoir of St. from sources a consider refliable. CRISIL does not guisenble the completeness or ecoracy of the information of at its based. A CRISIL rating is not a recommendation to buy, set, by hold the ratio thatmant; at does not comment on the refliability for a particular bivestor. All CRISIL ratings are under surveillance. Ratings are revised as end when obscured it. CRISIL is not responsible for any arrors and capacitally states that it has no financial fability whatsoever to the auto-transmitters of distributors of this product. CRISIL Ratings rating orderin are evidence without charge to the public on the la, were contact. to Helpdesk at 1800-267-1301.

CRISIL Limited

Corporate Identity Number: L87120MH1987 PLC042383

Ratings

CONFIDENTIAL

An 8&P Global Company

APLHOSENTL/182881/NCD/111703110 November 01, 2017

Mr. V . Venugopal Vice President - Finance Apollo Huspitals Enterprise Limited All Towers, 4th Floor 55; Greams Road, PB No 6234 Chennal - 600006 Tel:44 28292026

Dear Mr. V. Venug opal

Re: Review of CRISIL Rating on the Rs.200 Crore Non-Convertible Debentures of A pollo Hospitale Enterprise Limited

All radings and gned by CRISIL are kept under conti nuous surveillance and review.

CRISIL has, after due consideration, reaffirmed its "CRISIL AA/Stable" (pronounced as CRISIL double A rating with Stable outlook) rating on the captioned debt instrument. Instruments with this rating are considered to have high degree of safety regarding timely servicing of financial obligations. Such instruments carry very low credit risk.

In the event of your company at making the issue within a period of 180 days from the above date, or inhe event of any change in the sizer structure of your proposed issue, a fresh letter of revalidation from CRSIL. will be necessary.

As per our Rating Agreement, CRISIL would disseminate the rating along with outlook through its publications and other media, and keep the rating along with outlook under surveillance for the life of the instrument. CRISIL reserves the right to withdraw or revise the ratings assigned to the captioned instrument at any time, on the basis of new information, or unavailability of information or other circumstances, which CRISIL believes, may have an impact on the rating.

As per the latest SEBI circular (reference number: CIR/IMD/DF/17/2013; dated October 22, 2013) on centralized database for corporate bonds/debentures, you are required to provide international securities identification number (ISIN; along with the reference number and the date of the rating letter) of all bond/debenture issuances made against this rating letter to us. The circular also requires you to share this Information with us within 2 days after the allotment of the ISIN. We request you to mail us all the necessary and relevant information at debtissue@crisil.com. This will enable CRISIL to verify and confirm to the depositories, including NSDL and CDSL, the ISIN details of debt rated by us, as required by SEBL Feel free to contact us for any clarifications you may have at debtissus@crisil.com

Should you require any clari fications, please feel free to get in touchwith us.

With warm regards,

Yours sincorely,

Manlah Kumar Gupta

Director - CRISIL Ratings

Nivedita Shibu

Associate Director CRISIL Ratings

A CRISIL rating reflects CRISIL's current opinion on the likelihood of timely payment of the obligations under the rated entity by CRISIL. CRISIL ratings are based on information provided by the lastner or obtained by CRISIL from sources it considers reliable. CRISIL does not quarantee the completeness or source of the information on which the rating is based. A CRISIL rating is not a recommendation to buy, sell, or hold the rated instrument, it does not comment and as the market picks or estimability for a particular investor. All CRISIL ratings are unificance. Ratings are neithed as and when circumstances so warrant. CRISIL is not responsible for any errors and expectally states that it has no linencial facility whatsoever to the subscribers of cases it is mentitiver of inthis product. CRISIL ratings are made are established without charge to the public of the CRISIL web allo, www.crisit.com. For the latest rating information on any instrument of any company rated by CRISIL, please position Customer Service Helpidesk of 1800-267-1301.

CRISILINATION

Corporate Identitifumber: L67320MH1 987PLC04283

TOUCHING LIVES

CIN: L85110TN1979PLC008035

14th November 2018

The Secretary, Bombay Stock Exchange Ltd (BSE) Phiroze Theelheebhoy Towers, Dalal Street, Mumbai - 400 001. Scrip Code - 508869 ISIN INE437A01024

The Secretary, National Stock Exchange, Exchange Plaza, 5th Floor Plot No.C/1, 'G' Block Bandra - Kurla Complex Bandra (E) Mumbai - 400 051. Scrip Code-**APOLLOHOSP** ISIN INE437A01024

The Manager The National Stock Exchange, Wholesale Debt Market Exchange Plaza, 5th Floor Plot No.C/1, 'G' Block Bandra - Kyla Complex Bandra (E) Mumbal 400 051. ISIN INE437A07062, INE437A07070, INE437A07088 & INE437A07093

Dear Sir,

Sub: Decisions at the Board Meeting held on 14th November 2018

Further to our letter dated 24th October 2018, the Board of Directors at its meeting held on 14th November 20 18have approved the unaudited financial results of the Company for the qua rter and half year ended 30th September 2018 and Scheme of Arrangement between APMo Hospitals Enterprise Limited ('AH EL'or 'the Transferor Company') and Apollo Pharmacles Limited ('APL' or 'the Transferee Company') and their respective shareholders ('the Scheme') in accordance with the provisions of Section 230 to 232 of the Companies Act, 2013.

As required by the provisions of SEBI (Listing Obligations and Disclosure Requirements) Regulations 2015, (LODR) we enclose/furnish the following particulars.

Financial Results - Annexure I

- 1. Unaudited Standalone financial results of the Company for the guarter and half year end ed30th September 2018, which have been su bjeted to Limited Review by the Statutory Auditors of the Company.
- 2. Copy of the Limited Revew Report of the Statutory Auditors for the corresponding period.
- 3. The financial results will also be published in the newspapers, in the format prescribed under Regulation 47 of the Listing Regulations.

4. The said documents are being posted on the website

www.apollohospitals.com

IS/ISO9001:2000

Read. Office : 19, Bishop Gardens, Raja Annamalaipuram, Chennai - 600 028.

General Office: "Ali Towers", III Floor, #55, Greams Road, Chennai - 600 006.

Tel:

Telefax

apollosha 0956/snl.net Email www.apores@ pitals.co

Website:

lohos

956 /3898 / 6681



044 - 28290956 / 3896

Telefax : 044 - 2829 0956

Email : apolloshares@vsnl.net

Website www.apollohospitals.com

CIN: L85110TN1979PLC008035

Compliance with Regulation 52(4) of LODR

The disclosures under Regulation 52(4) of the Listing Regulations is forming part of the standalone financial results of the Company for the quarter and half year ended 30th September 2018. A copy of the same duly signed by the Debenture Trustees will be sent to you in due course.

Restructuring of Pharmacy business.

The Board of Directors of Apollo Hospitals Enterprise Ltd (AHEL) met today to review the company's long-term strategy for both Healthcare Services and Standalone pharmacles.

The Board recognized that the company's Standalone pharmacy business has been growing at a rapid pace and that the business has matured and is today at an inflection point requiring greater focus and attention, independent of the hospital business, given the growth opportunity that India's domestic pharma market has over the medium term. Apollo Pharmacy today has grown from ~ 170 outlets in FY05 to 3167 outlets as of September 30, 2018, in ~ 400 cities/towns spread over 20 states and 4 Union territories and is currently serving about 300,000 customers daily through a dedicated employee strength of about 21,000 plus.

Organised pharmacy retail accounts for less than 5% of India's ~ USD 15 bn domestic pharmaceutical market which is estimated to grow 10-12% CAGR over the next decade, driven predominantly by volume growth. The key growth drivers for domestic pharmaceutical industry include increasing disposable incomes, demand for quality products, higher incidence of chronic diseases, growing awareness of diagnostics and preventive care, and greater accessibility through generics. Organised pharmacy retail is expected to grow at a much faster rate within this.

With a well-established track record of growth, a proven ability to expand our pharmacy network and a strong brand salience, the Board recognized that it was now appropriate for this business to be a separate business entity with a clear strategy and vision for itself.

Further the Board also discussed that the re-organised structure should follow existing regulatory framework while allowing the company to maximise shareholder value and set, it

ISASO the platform for "Value Discovery" of the pharmacy business at a later stage.



CIN: L85110TN1979PLC008035

Accordingly, it was decided to segregate the front-end retail pharmacy business carried out in the standalone pharmacy segment into a separate company Apollo Pharmacies Limited ('APL') as part of the proposed reorganization and the Board has accordingly approved the same.

Apollo Pharmacies Limited will focus on:

- A) Building a multi-year growth platform for the stand-alone pharmacles business to get to a medium-term target of over 5000 pharmacy outlets over 5 years with a goal of over Rs. 10,000 crores in Revenues and 30% combined ROCE for the Stand-alone pharmacy business in 5 years.
- B) Enabling our foray into digital commerce as part of our Omni-Channel strategy to provide consumers increased convenience and ability to choose between online and physical stores.
- C) Retaining our leadership position by further focusing on strengthening and streamlining the Direct-to-Consumer (D2C) front end operations to increase Same store growth, prescription fill rates and enhance overall customer experience.
- D) Enhancing the private label business further from the current 6 + % levels to over 12% in five years through a combination of both broadening and deepening the product port folo.
- E) Leveraging on its strong distribution supply chain to further increase operational efficiencies and create a sustainable most for the business.
- F) Building a strong integrated customer loyalty platform through a combination of effective health maintenance and wellness in addition to cost benefits centred around a more satisfied and engaged customer with a focus on customer retention as well as higher repeat customers.

APL will be a wholly owned subsidiary of Apollo Medicals Pvt. Ltd ("AMPL"). Entire shareholding of AMPL will be held by AHEL and certain identified investors viz. Jhelum Investment Fund 1, Mr. Hemendra Kothari, and ENAM Securities Private Limited (collectively, referred to as "Investors"). AHEL would hold 25.5 % of the total share capital of AMPL with other Investors collectively holding the remaining share capital of AMPL. Specifically, Jhelum Investment Fund 1 would hold 19.9 %, Mr. Hemendra Kothari would hold 9.9 % and ENAM Securities Private Limited would hold 44.7 % of the total share capital of AMPL. The parties are entering into definitive agreements.

IS/ISO 9001:2000

Regd. Office:
19, Bishop Gardens,
Raja Annamalaipuram,
Chennal - 600 028.

General Office:
"Ali Towers", III Floor,
#55, Greams Road,
Chennai - 600 006.

28290956/ 3896 / 6681 2829 0956

Email apolloshares@vsnl.net
Website: www.apollohospitals.com



CIN: L85110TN1979PLC008035

AHEL shall have the right/obligation to acquire the shares of AMPL from the Investors in terms of such definitive agreements and in compliance with the regulatory framework that may be applicable at the time of said acquisition.

AHEL will be the exclusive supplier for APL under a Long-term Supplier Agreement, and AHEL will enter into a Brand Licencing Agreement with APL to licence the "Apollo Pharmacy" brand to the frontend stores and online pharmacy operations, to further augment and strengthen the brand, with these arrangements being entered into in compliance with applicable law. The proposed reorganization would not have a material impact on the financials of AHEL as the backend business related to the standalone pharmacles which represents ~ 85% of the business economics will continue to be held by AHEL.

The structure as stated above will take AHEL one step closer to a potential unlocking of value in the Standalone pharmacy segment.

For the purposes of effectuating the restructuring, AHEL will transfer the business of the front-end retail pharmacy business carried out in the standalone pharmacy segment to APL by way of slump sale under a scheme of arrangement to be duly approved by stock exchanges, shareholders, National Company Law Tribunal and all other requisite regulatory authorities, with such transfer being effective from 1st April 2019. The slump sale consideration would be INR 527.8 crores. The funding plan at APL for the reorgnalisation will enable sufficient funds to be retained for new business expansion apart from discharging the slump sale consideration.

The consideration for slump sale is based on the valuation report issued by B. S. R. & Co LLP. Further, fairness opinion on valuation has been obtained from ICICI Securities Limited. L&L Partners (formerly Luthra & Luthra Law Offices) are acting as the legal advisors.

Statements contained herein that relate to future operating performance are forward-looking statements. Forward-looking statements are based on judgments made by our management based on information that is currently available to us. As such, these forward-looking statements are based on plans regarding the proposed arrangement and are subject to various risks, uncertainties and assumptions and therefore, the actual business results may vary from the forecasts expressed or implied in forward-looking statements. Consequently, you are cautioned not to place undue reliance on forward-looking statements.

IS/ISO 9001:2000

Regd. Office:
19, Bishop Gardens,
Raja Annamalaipuram,
Chennai - 600 028.

General Office:
"All Towers", III Floor,
#55, Greams Road,
Chennal - 600 006.

- 28290956 / 3896 / 6681

2829 0956 colloshares@vsnl.net www.apollohospitals.com

Website



CIN: L85110TN1979PLC008035

Intimation of the Scheme of Arrangement under Regulation 30 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015

- 1. With reference to the captioned subject, we hereby inform you that, the Board of Directors of our Company at its meeting held today has unanimously approved the Scheme of Arrangement between Apollo Hospitals Enterprise Limited ('AHEL' or 'the Transferor Company') and Apollo Pharmacles Limited ('APL' or 'the Transferee Company') and their respective shareholders ('the Scheme') in accordance with the provisions of Section 230 to 232 of the Companies Act, 2013. The Scheme inter-alia provides for:
 - a. The transfer of the Divestment Business of the Transferor Company and vesting of the same with the Transferee Company, on a going concern basis by way of a Slump Sale in accordance with section 2(42C) of the IT Act; and
- 2. The Scheme is subject to requisite statutory and regulatory approvals and sanction by the respective shareholders of each of the companies involved in the Scheme.
- 3. It may be noted that the Scheme has been reviewed and recommended for approval by the Audit Committee of the Company at its meeting held on 14th November 2018 at 10 a.m.

The detailed disclosure as required under Regulation 30 of the Listing Regulations, 2015 read with Circular CIR/CFD/CMD/4/2015 dated 9th September 2015 is enclosed as Annexure – II to this outcome



ISASO 9001:2000

Telefax : 044 - 2829 0956
Email : apolloshares@vsnl.net
Website: www.apollohospitals.com

Apollo HOSPITALS

CIN: L85110TN1979PLC008035

Schedule of Conference Call

Pursuant to Regulation 30 and 46 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, we wish to inform you that a conference call for the analysts/investors is scheduled to be held on 14th November, 2018 (today) at 5 p.m. to discuss the financial results for the quarter and half year ended 30th September 2018 and restructuring of pharmacy business.

The meeting of the Board of Directors commenced at 11.00 a.m. and concluded at 3.20 p.m.

Please take the same on record.

Thanking you,

Yours faithfully,

For AROLLO HOSPITALS ENTERPRISE LIMITED

S.M. KRISHNAN

VICE PRESIDENT - FINAN

AND COMPANY SECRETAR

CC : The Secretary,

Luxembourg Stock Exchange,

B.P. 165,

L-2011 Luxembourg.

Ref : ISIN US0376081065 - Rule 144a GDR ISIN US0376082055 - Reg. S GDR

Securities and Exchange Commission Division of Corporation Finance Office of International Corporate Finance

450 Fifth Street, N.W. Washington, D.C 20549-0302

File No. 82-34893

IS/ISO 9001:2000

Annexure -II

Sr. No.	Particulars	Details
1.	Name of the entity(les) involved in the scheme; details in brief such as, size, turnover etc	Apollo Hospitals Enterprise Limited Turnover for FY 2017-18 - Rs. 7196 crores
	+	Apollo Pharmacies Limited Turnover for FY 2017-18 - NIL
2.	Brief details of Divestment Business	"Divestment Business" means the business of front end retail pharmacy carried out in the standalone pharmacy segment and front end retail pharmacy activity carried out through on-line platform for retail pharmacy operations and includes without limitation the Divestment Assets, the Divestment Liabilities, the Divestment Employees and Approval for conducting the standalone pharmacy business and on-line platform for retail pharmacy operations.
		Explanation:
		In case of any question that may arise as to whether any particular asset or liability and/ or Employee pertains to or does not pertain to the Divestment Business or whether it arises out of the activities or operations of Divestment Business, the same shall be decided with mutual agreement between the respective Boards of the Transferor Company and Transferee Company
1		"Divestment Assets" means the Divestment Tangible Fixed Assets, records, Transferring Inventory and current assets, forming part of the Divestment Business.
	*	"Divestment Liabilities" shall consist of the following liabilities: i. Liabilities in relation to the Divestment Employees forming part of the Divestment Business; ii. Liabilities in relation to the contractual obligation pertaining to the Divestment Business;



		iii. Liabilities and obligations of the Transferor Company related to or the result or consequences of Assumed Litigations following the Effective Date other than the Excluded Liabilities;
		Any liabilities other than the above mentioned liabilities shall not form part of Divestment Liabilities;
3,	Turnover of the Divestment Business as percentage to the total turnover of the listed entity in the immediately preceding financial year / based on financials of the last financial year	Annual Turnover of the Divestment Business for FY 2017-18 - Rs.3,269 crores Percentage to total turnover on
	Percentage net-worth of the Divestment Business to total net-worth of the listed entity	standalone basis ~45.43% Percentage to total net-worth on standalone basis ~ 12.66%
4.	Area of business of the entity(les);	AHEL is engaged in the business of enhancing the quality of life of patients by providing comprehensive, high quality hospital services on a cost-effective basis. The principal activities of the Company include operation of multi-disciplinary private hospitals, clinics, and pharmacles.
		APL is engaged in the business of buying, selling, importing, exporting, distribution or dealing in or manufacturing, Medical and Pharmaceuticals products like intravenous sets, intravenous solutions, all kinds of drugs, disinfectants, tinctures, colloidal products, injectable and all pharmaceuticals and medical preparations
5.	Date on which the agreement for sale has been entered into	Not applicable. The slump sale of the divestment Business would be pursuant to a Scheme approved by the National Company Law
6.	Expected date of completion of sale/ disposal	Tribunal, Chennal Bench. The slump sale would be effective from the Appointed Date (i.e. 01 April 2019) on filing of the final order received from the National Company Law Tribunal with the Registrar of Companies
7,	In case of cash consideration – amount or otherwise share exchange ratio	The consideration for the aforementioned slump sale would be a lump sum cash consideration of INR 527.8 crores
8.	Brief details of buyers and whether any of the buyers belong to the promoter/ promoter group/group companies. If yes, details thereof	Buyer - APL APL is not a part of the promoter group of
	1 - 100	MAURAS.

	APL is a wholly owned subsidiary of Apollo Medicals Private Limited ('AMPL'). AHEL would be holding 25.5% equity stake in AMPL and the remaining 74.5% stake would be held by other identified investors.
Whether the transaction would fall within related party transactions? If yes, whether the same is done at "arms length":	The said transaction would be a related party transaction and the same is at arm's length.
	Not Applicable.
	within related party transactions? If yes, whether the same is done at "arms length"; Brief details of change in shareholding pattern (if any)of listed



Rationale and purpose of the scheme

The Board of the Transferor Company believes that the business of front end retail pharmacy carried out in the standalone pharmacy business segment has matured to a stage that it requires greater business attention and possesses high growth potential, independent of the hospitals business. Further, the Board of Transferor Company believe that the risks and reward associated with each of the aforesaid business verticals is different. Hence, the Transferor Company have proposed to enter into this Scheme to enable its management to develop focussed business verticals. The Boards of the Transferor Company and the Transferee Company respectively are of the opinion that the arrangement under this Scheme would result in benefits to the members, creditors and employees of the Transferor Company and Transferee Company respectively.

The transfer of the Divestment Business pursuant to this Scheme would inter alia result in the following benefits:

- I. In case of the Transferor Company:
 - Divestment of the front end operations of the standalone pharmacy business segment and utilizing the proceeds towards growth and enhancement of other existing businesses;
 - Enhancing strategic flexibility to build a viable platform solely focusing on each
 of the businesses; and
 - Enable dedicated management focus, resources and skill set allocation to each business, which will in turn accelerate growth and unlock value for the shareholders.
- II. In case of the Transferee Company:
 - Creation of value for shareholders by acquiring ready-to use assets, including business undertakings and reducing time to markets;
 - Strengthening and streamlining the Direct-to-Consumer (D2C) front end operations of the standalone pharmacles business segment;
 - . Enhancing the private label business; and
 - Enabling foray Into Digital / Online Pharmacy.

