

FORM 5

QUARTERLY LISTING STATEMENT

Name of Listed Issuer: WPD Pharmaceuticals Inc. (the "Issuer").

Trading Symbol: WBIO

This Quarterly Listing Statement must be posted on or before the day on which the Issuer's unaudited interim financial statements are to be filed under the *Securities Act*, or, if no interim statements are required to be filed for the quarter, within 60 days of the end of the Issuer's first, second and third fiscal quarters. This statement is not intended to replace the Issuer's obligation to separately report material information forthwith upon the information becoming known to management or to post the forms required by the Exchange Policies. If material information became known and was reported during the preceding quarter to which this statement relates, management is encouraged to also make reference in this statement to the material information, the news release date and the posting date on the Exchange website.

General Instructions

- (a) Prepare this Quarterly Listing Statement using the format set out below. The sequence of questions must not be altered nor should questions be omitted or left unanswered. The answers to the following items must be in narrative form. When the answer to any item is negative or not applicable to the Issuer, state it in a sentence. The title to each item must precede the answer.
- (b) The term "Issuer" includes the Listed Issuer and any of its subsidiaries.
- (c) Terms used and not defined in this form are defined or interpreted in Policy 1 – Interpretation and General Provisions.

There are three schedules which must be attached to this report as follows:

SCHEDULE A: FINANCIAL STATEMENTS

Financial statements are required as follows:

For the first, second and third financial quarters interim financial statements prepared in accordance with the requirements under Ontario securities law must be attached.

If the Issuer is exempt from filing certain interim financial statements, give the date of the exempting order.

Unaudited Condensed Consolidated Interim Financial Statements for the three and six months ended June 30, 2021 (“Financial Statements”), as filed with the securities regulatory authorities, are attached to this form as Appendix I.

SCHEDULE B: SUPPLEMENTARY INFORMATION

The supplementary information set out below must be provided when not included in Schedule A.

1. Related party transactions

Provide disclosure of all transactions with a Related Person, including those previously disclosed on Form 10. Include in the disclosure the following information about the transactions with Related Persons:

- (a) A description of the relationship between the transacting parties. Be as precise as possible in this description of the relationship. Terms such as affiliate, associate or related company without further clarifying details are not sufficient.
- (b) A description of the transaction(s), including those for which no amount has been recorded.
- (c) The recorded amount of the transactions classified by financial statement category.
- (d) The amounts due to or from Related Persons and the terms and conditions relating thereto.
- (e) Contractual obligations with Related Persons, separate from other contractual obligations.
- (f) Contingencies involving Related Persons, separate from other contingencies.

All related party transactions have been disclosed in the Issuer’s Financial Statements. Please refer to Note 8 to the Financial Statements, attached hereto as Appendix I. For information supplementary to that contained in the notes to the Financial Statements with respect to related party transaction, please refer to the Management Discussion and Analysis (the “MD&A”) for the Six Months Ended June 30, 2021 and 2020, as filed with the securities regulatory authorities and attached to this Form 5 as Appendix II.

2. Summary of securities issued and options granted during the period.

Provide the following information for the period beginning on the date of the last Listing Statement (Form 2A):

All securities issued and options granted, if any, have been disclosed in the Issuer's Financial Statements, attached hereto as Appendix I.

(a) summary of securities issued during the period,

Date of Issue	Type of Security (common shares, convertible debentures, etc.)	Type of Issue (private placement, public offering, exercise of warrants, etc.)	Number	Price	Total Proceeds	Type of Consideration (cash, property, etc.)	Describe relationship of Person with Issuer (indicate if Related Person)	Commission Paid

(b) summary of options granted during the period,

Date	Number	Name of Optionee if Related Person and relationship	Generic description of other Optionees	Exercise Price	Expiry Date	Market Price on date of Grant

3. Summary of securities as at the end of the reporting period.

A summary of securities as at the end of the reporting period have been disclosed in the Issuer's Financial Statements, attached hereto as Appendix I.

Provide the following information in tabular format as at the end of the reporting period:

- (a) description of authorized share capital including number of shares for each class, dividend rates on preferred shares and whether or not cumulative, redemption and conversion provisions,
- (b) number and recorded value for shares issued and outstanding,

- (c) description of options, warrants and convertible securities outstanding, including number or amount, exercise or conversion price and expiry date, and any recorded value, and
- (d) number of shares in each class of shares subject to escrow or pooling agreements or any other restriction on transfer.

4. List the names of the directors and officers, with an indication of the position(s) held, as at the date this report is signed and filed.

Name	Position
Mariusz Olejniczak	Chief Executive Officer
Michael Malana	Chief Financial Officer
Liam Corcoran	Director, Vice President of Legal and Corporate Secretary
Teresa Liliana Rzepczyk	Director
Walter Klemp	Director
Peter Novak	Director
Marek Sipowicz	Chief Medical Officer
Beata Pajak	Chief Scientific Officer

SCHEDULE C: MANAGEMENT DISCUSSION AND ANALYSIS

Provide Interim MD&A if required by applicable securities legislation.

Refer to the MD&A, attached hereto as Appendix II.

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Certificate Of Compliance

The undersigned hereby certifies that:

1. The undersigned is a director and/or senior officer of the Issuer and has been duly authorized by a resolution of the board of directors of the Issuer to sign this Quarterly Listing Statement.
2. As of the date hereof there is no material information concerning the Issuer which has not been publicly disclosed.
3. The undersigned hereby certifies to the Exchange that the Issuer is in compliance with the requirements of applicable securities legislation (as such term is defined in National Instrument 14-101) and all Exchange Requirements (as defined in CNSX Policy 1).
4. All of the information in this Form 5 Quarterly Listing Statement is true.

Dated August 30, 2021.

Michael Malana
Name of Director or Senior Officer

/s/ "Michael Malana"
Signature

Chief Financial Officer
Official Capacity

Issuer Details Name of Issuer	For Quarter Ended	Date of Report YY/MM/D
WPD Pharmaceuticals Inc.	June 30, 2021	21/08/30
Issuer Address		
Suite 1080, 789 West Pender Street		
City/Province/Postal Code	Issuer Fax No. (604) 428-7052	Issuer Telephone No. (604) 428-7050
Vancouver		
Contact Name	Contact Position	Contact Telephone No.
Michael Malana	CFO	(604) 561-2687
Contact Email Address	Web Site Address	
investors@wpdpharmaceuticals.com	https://www.wpdpharmaceuticals.com/	



WPD Pharmaceuticals Inc.

**Condensed Consolidated Interim Financial Statements
For the three and six months ended June 30, 2021
(Expressed in Canadian Dollars)**

(Unaudited – Prepared by Management)

NOTICE OF NO AUDITOR REVIEW OF INTERIM FINANCIAL STATEMENTS

Under National Instrument 51-102, if an auditor has not performed a review of the interim financial statements, they must be accompanied by a notice indicating that the interim financial statements have not been reviewed by an auditor.

The accompanying condensed consolidated interim financial statements of WPD Pharmaceuticals Inc. have been prepared by and are the responsibility of the Company's management. The Company's independent auditors have not performed a review or audit of these interim financial statements.

WPD PHARMACEUTICALS INC.
Condensed Consolidated Interim Statements of Financial Position
(Expressed in Canadian Dollars)
Unaudited

As at	Note	June 30, 2021	December 31, 2020
ASSETS			
Current			
Cash		\$ 488,645	\$ 1,238,896
Restricted cash	14	1,145,438	629,890
Receivables	4	77,486	39,726
Prepays and deposits		13,646	27,238
		1,725,215	1,935,750
Right-of-use-assets	10	19,279	22,926
Intangible assets	5	515,102	661,530
Equipment	6	53,337	64,369
		\$ 2,312,933	\$ 2,684,575
LIABILITIES AND SHAREHOLDERS' EQUITY (DEFICIENCY)			
Current			
Accounts payable and accrued liabilities		\$ 2,149,466	\$ 831,713
Loans payable	7	76,621	92,456
Lease liabilities	10	19,503	22,926
Deferred grant income	14	1,145,438	629,890
		3,391,028	1,576,985
Shareholders' equity (deficiency)			
Share capital	9	17,084,266	17,084,266
Reserves	9	4,283,620	4,166,625
Accumulated other comprehensive loss		102,284	23,985
Deficit		(22,548,265)	(20,167,286)
		(1,078,095)	1,107,590
		\$ 2,312,933	\$ 2,684,575

Nature and continuance of operations (Note 1)

Commitments (Note 13)

Subsequent events (Note 16)

Approved and authorized by the Board of Directors on August 27, 2021.

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

WPD PHARMACEUTICALS INC.**Condensed Consolidated Interim Statements of Loss and Comprehensive Loss**

(Expressed in Canadian Dollars)

Unaudited

	Note	For the three months ended		For the six months ended	
		June 30, 2021	June 30, 2020	June 30, 2021	June 30, 2020
Expenses					
Administration and supplies		\$ 195,268	\$ 31,292	\$ 288,453	\$ 133,273
Amortization and depreciation	5; 6	88,438	24,901	179,519	49,975
Consultants		56,828	22,408	398,628	402,650
Foreign exchange		1,735	1,498	341	2,317
Interest expense		950	2,059	4,939	2,844
Lab fees, services and supplies		28,494	43,423	77,064	177,738
Management and director fees	8	57,810	56,100	115,800	94,200
Marketing and advertising		9,278	265,813	47,266	321,766
Professional fees		85,466	51,307	168,636	196,869
Regulatory, transfer agent and shareholder info		14,891	34,767	87,355	61,803
Research and development		525,700	663	1,533,526	663
Salaries		260,463	190,587	544,337	332,387
Share-based payments		21,066	1,627,420	116,995	3,140,508
Taxes and fees		20,715	38,186	32,695	41,895
		<u>(1,367,102)</u>	<u>(2,390,424)</u>	<u>(3,595,554)</u>	<u>(4,958,888)</u>
Other income	14	<u>141,847</u>	<u>135,986</u>	<u>1,214,575</u>	<u>467,966</u>
Loss for the period		(1,225,255)	(2,254,438)	(2,380,979)	(4,490,922)
Items that may be reclassified to profit or loss:					
Foreign exchange translation adjustment		<u>72,979</u>	<u>(2,706)</u>	<u>78,299</u>	<u>(1,593)</u>
Loss and comprehensive loss for the period		\$ (1,152,276)	\$ (2,257,144)	\$ (2,302,680)	\$ (4,492,515)
Basic and diluted loss per common share		\$ (0.01)	\$ (0.02)	\$ (0.02)	\$ (0.04)
Weighted average number of common shares outstanding		113,438,244	113,345,622	113,438,244	112,809,379

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

WPD PHARMACEUTICALS INC.
Condensed Consolidated Interim Statements of Cash Flows
(Expressed in Canadian Dollars)
Unaudited

	For the six months ended	
	June 30, 2021	June 30, 2020
CASH FLOWS FROM OPERATING ACTIVITIES		
Loss for the period	\$ (2,380,979)	\$ (4,490,922)
Items not affecting cash:		
Amortization and depreciation	180,913	49,975
Interest expense	4,876	2,059
Share-based payments	116,995	3,140,508
Non-cash working capital item changes:		
Receivables, prepaids and deposits	(24,168)	4,347
Accounts payable and accrued liabilities	1,317,753	(83,507)
Deferred grant income	515,548	-
Net cash used in operating activities	<u>(269,062)</u>	<u>(1,377,540)</u>
CASH FLOWS FROM INVESTING ACTIVITIES		
Acquisition of intangibles	(50,014)	(436,078)
Acquisition of equipment	-	(15,540)
Net cash used in investing activities	<u>(50,014)</u>	<u>(451,618)</u>
CASH FLOWS FROM FINANCING ACTIVITIES		
Proceeds from exercise of options	-	297,500
Proceeds from exercise of warrants	-	796,428
Lease payments	(4,001)	(33,000)
Repayment of loans	-	(192,707)
Net cash provided by (used in) financing activities	<u>(4,001)</u>	<u>868,221</u>
Change in cash and restricted cash for the period	(323,077)	(960,937)
Effect of foreign exchange on cash	88,374	-
Cash and restricted cash, beginning of the period	<u>1,868,786</u>	<u>2,951,338</u>
Cash and restricted cash, end of the period	\$ 1,634,083	\$ 1,990,401
SUPPLEMENTARY CASH FLOW INFORMATION		
Acquisition of intangible assets included in accounts payable and accrued liabilities	\$ 186,478	\$ -
Interest and taxes paid	\$ -	\$ -

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

WPD PHARMACEUTICALS INC.**Condensed Consolidated Interim Statements of Changes in Shareholders' Equity**

(Expressed in Canadian Dollars)

Unaudited

	Share Capital			Cumulative translation adjustment	Deficit	Total
	Number	Amount	Reserves			
		\$	\$	\$	\$	\$
Balance, December 31, 2019	111,520,388	15,833,685	-	19,055	(12,644,585)	3,208,155
Shares issued for options exercised	325,000	464,487	(166,987)	-	-	297,500
Shares issued for warrants exercised	1,592,856	796,428	-	-	-	796,428
Share-based payments	-	-	3,140,508	-	-	3,140,508
Comprehensive loss for the year	-	-	-	(1,593)	(4,490,922)	(4,492,515)
Balance, June 30, 2020	113,438,244	17,094,600	2,973,521	17,462	(17,135,507)	2,950,076
Balance, December 31, 2020	113,438,244	17,084,266	4,166,625	23,985	(20,167,286)	1,107,590
Share-based payments	-	-	116,995	-	-	116,995
Comprehensive loss for the year	-	-	-	78,299	(2,380,979)	(2,302,680)
Balance, June 30, 2021	113,438,244	17,084,266	4,283,620	102,284	(22,548,265)	(1,078,095)

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

1. NATURE AND CONTINUANCE OF OPERATIONS

WPD Pharmaceuticals Inc. (the “Company”) was incorporated under the Provincial Laws of British Columbia on July 4, 2006. The Company is listed on the Canadian Securities Exchange (the “Exchange”) under the symbol “WBIO”. The Company is principally engaged in the research and development of innovative medicinal products in the fields of oncology and infectious diseases.

The head office and the registered address of the Company is 1080 – 789 West Pender Street, Vancouver, British Columbia, Canada, V6C 1H2.

These condensed consolidated interim financial statements have been prepared in accordance with International Financial Reporting Standards (“IFRS”) with the assumption that the Company will be able to realize its assets and discharge its liabilities in the normal course of business rather than through a process of forced liquidation. During the six months ended June 30, 2021, the Company incurred a net loss of \$2,380,979 (2020 – \$4,490,922) and, as of that date, the Company had a working capital deficit of \$1,665,813 (December 31, 2020 – working capital of \$358,765). While the Company has been successful in obtaining its required funding in the past, there is no assurance that such future financing will be available or be available on favourable terms. An inability to raise additional financing may impact the future assessment of the Company as a going concern. These events and conditions, along with those discussed in Note 18, indicate that a material uncertainty exists that may cast significant doubt about the ability of the Company to continue as a going concern.

These condensed consolidated interim financial statements do not include adjustments to amounts and classifications of assets and liabilities that might be necessary should the Company be unable to continue operations. Continued operations of the Company are dependent on the Company's ability to receive financial support, necessary financings, or generate profitable operations in the future.

2. BASIS OF PREPARATION

Statement of Compliance

These condensed consolidated interim financial statements, including comparatives, have been prepared in accordance with IFRS as issued by the International Accounting Standards Board (“IASB”) applicable to the preparation of interim financial statements, including IAS 34, *Interim Financial Reporting*. They do not include all the information required for full annual financial statements. These condensed consolidated interim financial statements should be read in conjunction with the audited annual consolidated financial statements for the year ended December 31, 2020, which have been prepared in accordance with IFRS as issued by the IASB.

Basis of Consolidation

The Company’s condensed consolidated interim financial statements include the accounts of the Company and its wholly owned subsidiary, WPD Pharmaceuticals Sp. Z.o.o. (“WPD Poland”). WPD Poland is an entity controlled by the Company, where control is achieved by the Company being exposed to, or having rights to, variable returns from the entity and having the ability to affect those returns through its power over the entity. Subsidiaries of the Company are fully consolidated from the date on which control is obtained and would be deconsolidated from the date that control ceases. All inter-company transactions, balances, income and expense are eliminated on consolidation.

Basis of Measurement

These condensed consolidated interim financial statements have been prepared on a historical cost basis, except for certain financial instruments, which are carried at fair value. In addition, these condensed consolidated interim financial statements have been prepared using the accrual basis of accounting, except for cash flow information.

WPD PHARMACEUTICALS INC.
Notes to the Condensed Consolidated Interim Financial Statements
For the Six months Ended June 30, 2021 and 2020
(Expressed in Canadian Dollars)
Unaudited

Significant Accounting Judgments and Estimates

The preparation of these condensed consolidated interim financial statements requires management to make judgements, estimates and assumptions that affect the application of accounting policies and the reported amounts of assets, liabilities, revenues and expenses. Actual results may differ from these estimates. In preparing these condensed consolidated interim financial statements, the significant judgements made by management in applying the Company's accounting policies and key sources of estimation uncertainty were the same as those that were applied to the audited annual condensed consolidated interim financial statements for the year ended December 31, 2020.

3. SIGNIFICANT ACCOUNTING POLICIES

The preparation of these condensed consolidated interim financial statements is based on accounting principles and practices consistent with those used in the preparation of the audited annual consolidated financial statements for the year ended December 31, 2020.

Certain prior year comparative figures have been reclassified to comply with current period presentation.

4. ACCOUNTS RECEIVABLE

	June 30, 2021	December 31, 2020
Other receivables	\$ 36,603	\$ 13,123
Tax receivables	40,883	26,603
	\$ 77,486	\$ 39,726

Tax receivables are comprised of GST in Canada and Value-added tax ("VAT") in Poland.

5. INTANGIBLE ASSETS

Cost		
Balance at December 31, 2019	\$	361,585
Additions		644,791
Cumulative translation adjustment		(1,055)
Balance at December 31, 2020		1,005,321
Additions		50,014
Cumulative translation adjustment		(24,150)
Balance at June 30, 2021	\$	1,031,185
Amortization		
Balance at December 31, 2019	\$	(36,229)
Additions		(307,562)
Balance at December 31, 2020		(343,791)
Additions		(172,292)
Balance at June 30, 2021	\$	(516,083)
Carrying Value as at December 31, 2020	\$	661,530
Carrying Value as at June 30, 2021	\$	515,102

WPD PHARMACEUTICALS INC.
Notes to the Condensed Consolidated Interim Financial Statements
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(Expressed in Canadian Dollars)
Unaudited

6. EQUIPMENT

Cost		
Balance at December 31, 2019	\$	40,549
Additions		61,070
Cumulative translation adjustment		(108)
Balance at December 31, 2020	\$	101,511
Cumulative translation adjustment		(7,514)
Balance at June 30, 2021	\$	93,997
Depreciation		
Balance at December 31, 2019	\$	(13,518)
Additions		(23,624)
Balance at December 31, 2020	\$	(37,142)
Additions		(3,790)
Balance at June 30, 2021	\$	(40,932)
Carrying Value as at December 31, 2020	\$	64,369
Carrying Value as at June 30, 2021	\$	53,337

7. LOANS PAYABLE

Short-Term Loans

During the year ended December 31, 2020, WPD received \$106,626 (PLN 307,800) from the Polish government's COVID-19 assistance program ("COVID-19 Contribution"). The funds were provided to help fight the effects of COVID-19 on employment and business activities and were received by the Company's wholly owned Polish subsidiary, WPD Poland.

The COVID-19 Contribution is interest-free and is partially a grant and partially a loan, depending on what level of activity and employment the Company maintains over the next 12 months. The amount of the loan is to be determined at the end of 12 months. Once determined, the loan amount is to be repaid in 24 monthly instalments commencing in the 13th month after receipt of the COVID-19 Contribution.

During the year ended December 31, 2020, the Company recognized a gain and discounted the COVID-19 Contribution by \$26,982 as a result of the imputed interest benefit received from the interest-free COVID-19 Contribution.

As at	June 30, 2021	December 31, 2020
Unamortized discount, opening balance	\$ 26,982	\$ -
Additions	-	26,982
Accretion	(4,356)	-
Unamortized discount, opening balance	\$ 22,626	\$ 26,982

WPD PHARMACEUTICALS INC.
Notes to the Condensed Consolidated Interim Financial Statements
For the Six months Ended June 30, 2021 and 2020
(Expressed in Canadian Dollars)
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The total amount of undiscounted future cash flows required to settle the COVID-19 Contribution at June 30, 2021 and December 31, 2020 was \$106,626. The future cash flows have been discounted using a rate of 10.1%.

Loan payable movement during the six months ended June 30, 2021 and year ended December 31, 2020 was as follows:

As at	June 30, 2021	December 31, 2020
Opening balance	\$ 92,456	\$ 192,707
Loans received	-	106,626
Accretion	4,356	-
Interest expense	-	10,966
Repayments	-	(111,494)
Imputed interest benefit	-	(26,982)
Foreign exchange	(20,191)	(79,367)
Ending balance	\$ 76,621	\$ 92,456

8. RELATED PARTY TRANSACTIONS

Key management personnel include those persons having authority and responsibility for planning, directing, and controlling the activities of the Company as a whole. The Company has determined that key management personnel consist of members of the Board and corporate officers, including the Company's Chief Executive Officer and Chief Financial Officer.

Key management compensation for the six months ended June 30, 2021 and 2020 was as follows:

	Six months ended	
	June 30, 2021	June 30, 2020
Management and consulting fees	\$ 106,800	\$ 104,176
Director fees	9,000	9,000
	\$ 115,800	\$ 113,176

During the six months ended June 30, 2021, \$50,131 (2020 – \$2,406,400) was included in share-based payments for stock options granted to key management personnel.

As at June 30, 2021, accounts payable and accrued liabilities include \$36,285 (December 31, 2020 – \$28,110) payable to key management personnel.

Amounts due to related parties included in accounts payable and accrued liabilities are unsecured, non-interest-bearing and are without fixed terms of repayment.

During the six months ended June 30, 2021 and the year ended December 31, 2020, the Company also had the following transactions with related parties:

a) CNS Agreements

On August 30, 2018, WPD entered into a sublicense agreement (the "CNS Sublicense Agreement") with CNS Pharmaceuticals, Inc. ("CNS Pharma"). In connection, the Company is committed to spend at least US \$2 million on the development, testing, regulatory approval, or commercialization of the products governed under the CNS License Agreement by August 30, 2021.

WPD PHARMACEUTICALS INC.
Notes to the Condensed Consolidated Interim Financial Statements
For the Six months Ended June 30, 2021 and 2020
(Expressed in Canadian Dollars)
Unaudited

On March 23, 2020, the Company announced that it signed a development agreement with CNS according to which the Company will receive a portion of the development costs from CNS for certain products in development in exchange for certain economic rights. In connection, the Company received an upfront cash payment of \$USD 225,000 all of which was recorded in other income as the Company incurred corresponding development costs during the year ended December 31, 2020. As well, CNS committed to a milestone payment of \$USD 775,000 upon completion of certain milestones. In return for the funding, CNS is entitled to receive 50% of net sales of resulting commercial products in certain of the Company's licensed territories.

Although to date the Company has not yet submitted any expenditures for formal approval under its commitments, the agreement remains in good standing.

CNS Pharma is a related party due to its founder and controlling shareholder being a significant shareholder of the Company.

b) **Moleculin Sublicense Agreement**

On February 19, 2019, the Company entered into a sublicense agreement (the "Moleculin Sublicense Agreement") with Moleculin Biotech, Inc. ("Moleculin"), under which Moleculin sublicensed certain intellectual property rights to WPD, including rights to certain products. In consideration for sublicensing rights provided, the Company agreed to make expenditure of at least: (i) USD \$2,500,000 during the first two years of the agreement on the research, development and commercialization of products in the licensed territories, and (ii) USD \$1,000,000 annually for the two years thereafter on the research and development of products in the licensed territories.

On March 22, 2021, WPD entered into an amendment of the Moleculin Sublicense Agreement (the "Amended Moleculin Sublicense Agreement") in which WPD agreed that it must use commercially reasonable efforts to develop and commercialize products in the licensed territories. The term "commercially reasonable efforts" has been amended to mean expenditure by WPD of at least USD\$2,500,000 during the first 4 years of the agreement on the research, development and commercialization of products and at least USD\$1,000,000 in each of the 4 years thereafter. WPD also will pay to Moleculin a royalty on products sold.

The Amended Moleculin Sublicense Agreement also extends the period of time in which WPD has to expend the research, development and commercialization costs to 8 years from February, 2019, increases the amounts required to be spent over that longer period and provides a process to extend the period of time further, if necessary.

Although to date the Company has not yet submitted any expenditures for formal approval under its commitments, the agreement remains in good standing.

Moleculin is a related party due to its founder being a significant shareholder of the Company.

9. SHAREHOLDERS' EQUITY

Authorized

The Company is authorized to issue an unlimited number of voting common shares without par value.

Issued share capital

As at June 30, 2021, the Company has 113,438,244 (December 31, 2020 – 113,438,244) common shares issued and outstanding.

There were no shares issued during the six months ended June 30, 2021.

WPD PHARMACEUTICALS INC.
Notes to the Condensed Consolidated Interim Financial Statements
For the Six months Ended June 30, 2021 and 2020
(Expressed in Canadian Dollars)
Unaudited

During the six months ended June 30, 2020, the Company issued 325,000 common shares on the exercise of 325,000 stock options for gross proceeds of \$297,500 and 1,592,856 common shares on the exercise of 1,592,856 warrants for gross proceeds of \$796,428.

Stock Options

The Company adopted an incentive stock option plan (the “Plan”), which provides that the Board of Directors of the Company may from time to time, at its discretion, and in accordance with the Exchange requirements, grant to directors, officers, employees, and consultants of the Company, non-transferable options to purchase common shares, provided that the number of common shares reserved for issuance will not exceed 10% of the issued and outstanding common shares of the Company. Stock options and charitable options will be exercisable for a year of up to 10 years from the date of grant. Options granted the Plan vest immediately or over a period of time at the discretion of the Board of Directors.

In connection with the foregoing, the number of common shares reserved for issuance to any individual director or officer will not exceed five percent (5%) of the issued and outstanding common shares and the number of common shares reserved for issuance to all consultants will not exceed two percent (2%) of the issued and outstanding common shares. Options may be exercised no later than 90 days, or, in the case of an optionee providing investor relations activities, the 30th day following cessation of the optionee’s position with the Company, provided that if the cessation of office, directorship, or consulting arrangement was by reason of death, the option may be exercised within a maximum year of six months after such death, subject to the expiry date of such option.

The fair value of stock options granted during the year ended December 31, 2020 was measured based on the Black-Scholes option pricing model with the following assumptions:

	2020
Risk-free interest rate	0.40% ~ 1.52%
Dividend yield	0.00%
Expected life (years)	1.00 ~ 5.00
Volatility	100.00%
Forfeiture rate	0.00%
Fair value at grant date	\$0.14 ~ \$0.64

The following table summarizes the Company’s stock options activity:

	Number of Options	Weighted average exercise price	Weighted average remaining life (years)
Outstanding, December 31, 2019	-	\$ -	-
Issued	8,800,000	0.89	4.10
Exercised	(325,000)	0.92	-
Outstanding, December 31, 2020	8,475,000	\$ 0.89	3.26
Expired	(1,800,000)	0.95	-
Outstanding, June 30, 2021	6,675,000	\$ 0.87	3.62

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As at June 30, 2021, the Company had the following options outstanding:

Expiry date	June 30, 2021			
	Number of options outstanding	Number of options exercisable	Weighted Average Exercise Price (\$)	Weighted Average Remaining Life (Years)
January 13, 2025	5,475,000	5,475,000	0.86	3.79
March 13, 2025	500,000	-	0.86	3.95
March 23, 2025	200,000	100,000	1.23	3.98
November 4, 2025	500,000	104,167	0.86	4.60
	6,675,000	5,679,167	0.87	3.62

During the six months ended June 30, 2021, the Company recorded share-based payments expense of \$116,995 (2020 – \$3,140,508) in relation to the vesting of stock options.

Warrants

The following table summarizes the Company's warrant activity:

	Number of Warrants	Weighted Average Exercise Price (\$)
Outstanding, December 31, 2019	3,949,998	0.50
Exercised	(1,592,856)	0.50
Outstanding, June 30, 2021 and December 31, 2020	2,357,142 ⁽¹⁾	0.50

⁽¹⁾ Expiry date is December 20, 2021 for these warrants.

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10. RIGHT-OF-USE ASSETS AND LEASE LIABILITEIS

Right-of-use Assets

	Premises and Equipment
Cost	
At December 31, 2019	\$ 120,746
Additions	22,926
Cumulative translation adjustment	422
At December 31, 2020	144,094
Cumulative translation adjustment	(39)
At June 30, 2021	\$ 144,055
Depreciation	
At December 31, 2019	(60,584)
Additions	(60,584)
At December 31, 2020	\$ (121,168)
Additions	(3,608)
At June 30, 2021	(124,776)
Net book value	
At December 31, 2020	\$ 22,926
At June 30, 2021	\$ 19,279

The Company has right-of-use-assets and lease liabilities for a vehicle. The incremental borrowing rate for the Company at January 1 and through December 31, 2020 and for the six months ended June 30, 2021 is 10%. For vehicle leases, the interest rate implicit in the lease is 5.00%.

Depreciation of right-of-use assets is calculated using the straight-line method over the remaining lease term.

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Lease liabilities

	Premises and Equipment
At December 31, 2019	\$ 61,804
Additions	22,926
Lease payments	(64,123)
Interest expense	5,192
Cumulative translation adjustment	(2,873)
At December 31, 2020	\$ 22,926
Lease payments	(4,001)
Interest expense	520
Cumulative translation adjustment	58
At June 30, 2021	21,269
Current portion	\$ 19,503
Long-term portion	-
	\$ 19,503

11. SEGMENT INFORMATION

The Company operates in one reportable operating segment, being the research and development of innovative medicinal products in the field of oncology and virology. All of the Company's long-lived assets are located in Poland.

12. FINANCIAL AND CAPITAL RISK MANAGEMENT

Financial assets and liabilities are classified in the fair value hierarchy according to the lowest level of input that is significant to the fair value measurement. Assessment of the significance of a particular input to the fair value measurement requires judgement and may affect placement within the fair value hierarchy levels. The hierarchy is 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).
- Level 3: inputs for the asset or liability that are not based on observable market data (unobservable inputs).

The carrying value of receivables, accounts payable and accrued liabilities and loans payable approximates fair value due to the short-term nature of the financial instruments. Cash is valued at a Level 1 fair value measurement and is classified as fair value through profit or loss. Receivables are classified as amortized cost. Accounts payable and accrued liabilities, and loan payable are classified as other financial liabilities. Investments are measured at fair value using Level 3 inputs. During the year ended, December 31, 2020, \$476,246 was transferred from Level 2 to Level 3, refer to Note 7 for relevant disclosures surrounding inputs.

Risk management

Financial instruments

The Company is exposed to varying degrees to a variety of financial instrument related risks:

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Credit risk

Financial instruments that potentially subject the Company to a significant concentration of credit risk consist primarily of cash and receivables. The Company's receivables are primarily due to other receivables and value added taxes. The Company limits its exposure to credit loss by placing its cash with major financial institutions. Credit risk with respect to value added taxes is minimal as the amounts are due from government agencies. The Company has no investment in asset backed commercial paper.

Liquidity risk

The Company's approach to managing liquidity risk is to ensure that it will have sufficient liquidity to meet liabilities when due. As at June 30, 2021, the Company had a working capital deficit of \$1,665,813 (December 31, 2020 – working capital of \$358,765). The Company does not generate revenue aside from government research grants and will be reliant on external financing to fund operations and repay the debt. Debt and equity financing are dependent on market conditions and may not be available on favorable terms.

Market risk

Market risk is the risk of loss that may arise from changes in market factors such as interest rates, foreign exchange rates, and commodity and equity prices.

a) Interest rate risk

As at June 30, 2021, the Company has cash balances which are interest bearing. Interest income is not significant to the Company's projected operational budget and related interest rate fluctuations are not significant to the Company's risk assessment.

The Company's loans payable are interest-bearing debt at a fixed rate and therefore not subject to interest rate risk.

b) Foreign currency risk

The Company's foreign currency risk exposure relates to net monetary assets denominated in Polish Zloty. A 10% change in the foreign exchange rate for the six months ended June 30, 2021 and 2020 between the Canadian and Polish Zloty would result in a fluctuation of approximately \$100,000 and \$1,000 respectively in comprehensive loss. The Company does not currently engage in hedging activities.

c) Price risk

The Company is exposed to price risk with respect to commodity prices. The Company closely monitors commodity prices to determine the appropriate course of action to be taken by the Company.

Capital management

The Company considers its capital to include loans payable and the components of shareholders' equity. The Company monitors its capital structure and makes adjustments in light of changes in economic conditions and the risk characteristics of the underlying assets. To maintain or adjust the capital structure, the Company may issue new equity if available on favorable terms. Future financings are dependent on market conditions and the ability to identify sources of investment. There can be no assurance the Company will be able to raise funds in the future.

Management reviews its capital management approach on an ongoing basis and believes that this approach, given the relative size of the Company, is reasonable.

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There were no changes in the Company's approach to capital management during the six months ended June 30, 2021. The Company is not subject to externally imposed capital requirements.

13. COMMITMENTS

The Company has made the following commitments:

- The Company is subject to multiple future payments under the terms of the Wake Forest License Agreement. Some of these are fixed payments, some are dependent on future milestones or events;
- The Company is subject to spending commitments outlined in the Moleculin Sublicense Agreement as outlined in Note 8;
- The Company is subject to spending commitments outlined in the CNS Sublicense Agreement as outlined in Note 8;
- The Company is party to two cost sharing agreements with Warsaw University for shared usage of space and medical equipment:
 - The premises agreement extends to June 30, 2021 and 2022 for usage of a seminar room and office respectively; at a rate of PLN 3,141 and PLN 90 / square meter plus applicable value added tax ("VAT") respectively.
- The equipment agreement was extended to April 2021 in the amount of PLN 27,552 per month plus applicable VAT and was subsequently extended to September 2021 in the amount of PLN 21,000 per month plus applicable VAT.

14. OTHER INCOME

The Company's other income relates to funds received from government grants for the six months ended June 30, 2021 in the amount of \$1,214,575 (2020 – \$467,966) which includes \$494,247 received from prepayments (see below).

During the six months ended June 30, 2021, the Company received prepayments of \$1,629,685 (5,000,000 PLN) from the Polish National Center for Research and Development ("NCRD") for the further development of Berubicin and WPD101, the Company's drug candidates targeting glioblastoma.

Of the total prepayments received during the six months ended June 30, 2021, \$484,247 (2020 – \$nil) is included in other income and as at June 30, 2021, \$1,145,438 (December 31, 2020 – \$629,890) has been recorded as deferred grant income, is segregated in a separate bank account from the rest of the Company's working capital and is classified as restricted cash at Jun 30, 2021. This cash is only to be used for qualifying expenditures under the terms of the related grants.

15. COVID-19

In March 2020 the World Health Organization declared coronavirus COVID-19 a global pandemic. This contagious disease outbreak, which has continued to spread, and any related adverse public health developments, has adversely affected workforces, economies, and financial markets globally, potentially leading to an economic downturn. The Company believes that the pandemic has slowed the pace of its research, but has not stopped it. It is not possible for the Company to predict the duration or magnitude of the adverse results of the outbreak and its further effects on the Company's business or results of operations at this time.

16. SUBSEQUENT EVENT

Subsequent to June 30, 2021, WPD Poland arranged to borrow up to \$150,000 USD from each of two companies, each of which is controlled by insiders. The loans bear interest at 10% per annum and mature on April 2, 2022.



WPD Pharmaceuticals Inc.

Management's Discussion & Analysis

For the Six Months Ended June 30, 2021 and 2020

(Expressed in Canadian Dollars)

WPD Pharmaceuticals Inc.

Management's Discussion & Analysis

For the Six months Ended June 30, 2021 and 2020 prepared as at August 27, 2021

This Management's Discussion and Analysis ("MD&A") provides relevant information on the operations and financial results of WPD Pharmaceuticals Inc. ("WPD" or the "Company") for the six months ended June 30, 2021.

Except for historical information, this MD&A includes forward-looking statements which are subject to risks and uncertainties. See – "*Cautionary Note Regarding Forward-Looking Information*". Actual results may differ materially from those in such forward-looking statements. The Company assumes no obligation to update its forward-looking statements to reflect results, changes in assumptions or changes in other factors affecting such statements.

The following discussion is Management's assessment and analysis of the results of operations and financial conditions of the Company and should be read in conjunction with the Company's audited consolidated financial statements and related notes thereto for the year ended December 31, 2020 and the Company's unaudited condensed consolidated interim financial statements and related notes thereto for the six months ended June 30, 2021 both of which have been prepared in accordance with International Financial Reporting Standards ("IFRS") as issued by the International Accounting Standards Board ("IASB") and can be found on SEDAR at www.sedar.com.

This MD&A is based on information available up to August 27, 2021, the date on which it was prepared and approved by the Board of Directors. All dollar figures stated herein are expressed in Canadian dollars except unless otherwise specified.

Narrative Description of the Business

WPD is a biotechnology research and development company with a focus on oncology and infectious diseases, namely research and development of medicinal products involving biological compounds and small molecules. It operates its business primarily through WPD Poland, a subsidiary of and the operating branch of the Company.

WPD has 8 novel drug candidates with 4 that are in clinical development stage. These drug candidates were researched at institutions including Mayo Clinic and Emory University. WPD currently has ongoing collaborations with Wake Forest University and leading hospitals, scientific institutes and academic centers in Poland. WPD has entered into license agreements with Wake Forest University Health Sciences and sublicense agreements with Moleculin Biotech Inc. ("Moleculin") and CNS Pharmaceuticals, Inc. ("CNS Pharmaceuticals"), respectively, each of which grant WPD an exclusive, royalty-bearing sublicense in certain territories to certain technologies of or licensed to the licensor. Such agreements provide WPD with certain research, development, manufacturing and sales rights, among other things. The sublicense territory from CNS Pharmaceuticals and Moleculin includes 30 and 29 countries, respectively, in Europe, Asia, including Russia.

About Moleculin

Moleculin is a clinical stage pharmaceutical company focused on the development of a broad portfolio of oncology drug candidates for the treatment of highly resistant tumors and viruses. The Company's clinical stage drugs are: Annamycin, a Next Generation Anthracycline, designed to avoid multidrug resistance mechanisms with little to no cardiotoxicity being studied for the treatment of relapsed or refractory acute myeloid leukemia, more commonly referred to as AML, WP1066, an Immune/Transcription Modulator capable of inhibiting p-STAT3 and other oncogenic transcription factors while also stimulating a natural immune response, targeting brain tumors, pancreatic cancer and hematologic malignancies, and WP1220, an analog to WP1066, for the topical treatment of cutaneous T-cell lymphoma. Moleculin is also engaged in preclinical development of additional drug candidates, including other Immune/Transcription Modulators, as well as WP1122 and related compounds capable of Metabolism/Glycosylation Inhibition.

About CNS Pharmaceuticals

CNS Pharmaceuticals is developing novel treatments for primary and metastatic cancers of the brain and central nervous system. Its lead drug candidate, Berubicin, is proposed for the treatment of glioblastoma multiforme (GBM), an aggressive and incurable form of brain cancer. CNS Pharmaceuticals holds a worldwide exclusive license to the Berubicin chemical compound and has acquired all data and know-how from Reata Pharmaceuticals, Inc. related to a completed Phase 1 clinical trial with Berubicin in malignant brain tumors, which Reata conducted in 2006. In this trial the overall response rate of stable disease or better was 44%. This 44% disease control rate was based on 11 patients

WPD Pharmaceuticals Inc.

Management's Discussion & Analysis

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(out of 25 evaluable patients) with stable disease, plus responders. One patient experienced a durable complete response and remains cancer-free as of Feb. 20, 2020. These Phase 1 results represent a limited patient sample size and, while promising, are not a guarantee that similar results will be achieved in subsequent trials. By the end of 2021, CNS Pharmaceuticals expects to commence a Phase 2 clinical trial of Berubicin for the treatment of GBM in the U.S., while a sub-licensee partner undertakes a Phase 1/2 trial in adults and a first-ever Phase 1 trial in pediatric GBM patients in Poland.

The Company's business objective is the pursuit of regulatory approvals to sell medicines to the public. To accomplish this objective, the Company intends to:

- (a) continue drug trials and research;
- (b) scale up its manufacturing process to be ready for GMP manufacturing; and
- (c) partner with an established pharmaceutical company to develop or license out and distribute our products.

The above objective may change at any time depending on market conditions. There is no certainty that the Company's business objective will be achieved on the terms anticipated or at all. See "*Risk Factors*".

To accomplish the foregoing business objectives, the Company will target the following milestones:

- (a) *in vitro* and animal trials; and
- (b) clinical and human trials.

The above milestones may change at any time depending on market conditions and are subject to various risks associated with conducting clinical trials, receiving regulatory approval and acquiring additional funding, as applicable, on terms acceptable to the Company. See – "*Risk Factors*".

Principal Products or Services

WPD101

WPD101 is a biologic compound developed by WPD under the Wake Forest License Agreement. It is composed of recombinant proteins conjugated with bacterial toxins preferentially targeting GBM-specific receptors. After internalization of the protein-receptor complex, cancer cells are eliminated due to the bacteria-toxins-induced cytotoxic effects, thereby limiting tumor growth. WPD101 is currently in clinical development in animals and its consistent anticancer properties are demonstrated and validated in dogs. Overall, results of these studies indicate the significant potential of WPD101 demonstrating the same effective treatment of GBM in humans. Start of Phase 1 clinical trials is dependent on identifying a suitable Good Manufacture Practice ("**GMP**") vendor.

WPD101 Program

The WPD101 research and development program under agreement with the NCRD of Poland is planned to continue until 2023. Current research is focused on scaling-up manufacturing preparation for production in large scale, leading to production of the compound for Phase 1 clinical trial purposes. Start of Phase 1 clinical trials is dependent on identifying a suitable GMP vendor.

The grant funds, currently committed together with the portion of expenditures required by the grants to be contributed by WPD from other sources, will enable the completion of the research program, including production of the biologically active compound in a GMP facility with all the necessary quality standards and pre-clinical development using animal models. The development program of the WPD101 will include up-scaling of the active compound production, which is expected to be completed in 2021, as well as Phase 1 clinical trials, which is expected to be completed during 2022-2023.

Berubicin

Berubicin is a new anthracycline proposed for the treatment of glioblastoma multiforme (GBM), an aggressive and incurable form of brain cancer. CNS holds a worldwide exclusive license to the Berubicin chemical compound and has acquired all data and know-how from Reata Pharmaceuticals, Inc. related to a completed Phase 1 clinical trial with Berubicin in malignant brain tumors, which Reata conducted in 2006. In this trial, 44% of patients experienced a

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statistically significant improvement in clinical benefit. This 44% disease control rate was based on 11 patients (out of 25 evaluable patients) with stable disease, plus responders. One patient experienced a durable complete response and remains cancer-free as of February 20, 2020. These Phase 1 results represent a limited patient sample size and, while promising, are not a guarantee that similar results will be achieved in subsequent trials Phase 1/2 of the clinical trial is expected to begin in 2021. WPD also plans to continue development of Berubicin in the pediatric population (first-in-children Phase 1 clinical trial).

A clinical trial for adults and a Phase 1 clinical trial for children is planned for Berubicin. In Phase 2 trials, WPD plans to evaluate the candidate drug's effectiveness in about 50 adult patients with GBM, and examine the possible short-term side effects (adverse events) and risks associated with the drug. WPD will verify whether the drug acts in accordance with the expected molecular mechanism, and whether the drug improves the GBM condition. Researchers will analyze optimal dose strength and schedules for using the drug. If the results of the Phase 2 trial are positive, the drug will move on to Phase 3 trials. All Phase 2 clinical trials must be reviewed and approved by an independent ethics committee and either the EMA or the local country's authorized medical agency. Successful completion of Phase 2 allows for commencement of Phase 3. At the Phase 3 stage, there may be additional interest from third parties to sub-license some of the technology developed.

After Phase 3 clinical trials prove successful, the company can apply to the EMA for marketing authorization, which means the company can sell the product to the medical industry. However, it is most common and likely that the company will partner with an established pharmaceutical company to carry out the sale and distribution of the product.

WPD plans to apply, if possible, with an established pharmaceutical company to the EMA to dispense with the requirements of Phase 3 clinical trials and apply directly to market to the medical industry after Phase 2 clinical trials because of the large unmet medical needs of certain oncology patients, especially glioblastoma.

Berubicin Program

The grant funds, currently committed together with the portion of expenditures required by the grants to be contributed by WPD from other sources, will enable the completion of the Berubicin research program, including production of the biologically active compound in a GMP facility. The Berubicin research program will include the following breakdown of anticipated costs:

- (i) direct costs, including all necessary salaries to employees, necessary reagents, chemicals, analytes, many disposable and reusable materials, research and analytical equipment;
- (ii) costs of rental of specialist research equipment and infrastructure for conducting pre-clinical research (*in vitro* studies); and
- (iii) external service, including active compound manufacturing according to GMP and contract research services.

The Berubicin development program is focused on clinical studies performance. It will include the following breakdown of anticipated costs:

- (i) direct costs including all necessary salaries to employees and costs of contracts with clinical sites and materials and equipment necessary for clinical trial performance; and
- (ii) vendors, including investigational product manufacturing in dedicated GMP facility and cost of drug release for clinical trial, according to standards and regulations, Contract Research Organization (“CRO”) service with clinical trial monitoring, pharmacovigilance and biostatistics and analysis of pharmacokinetics.

The Berubicin research program includes pre-clinical tests to determine the prospective use of this molecule with other anticancer compounds. Research includes *in vitro* and *in vivo* studies.

Annamycin

Annamycin is a next generation anthracycline that is licensed to WPD from Moleculin and is being developed with an initial focus on acute myeloid leukemia (“AML”). A common problem with leading AML induction therapy drugs is their cardiotoxicity and multidrug resistance induction.

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The term cardiotoxic refers to drugs that can cause severe, permanent and sometimes fatal damage to the heart. Multidrug Resistance (“MDR”) refers to mechanisms by which many cancers develop resistance to chemotherapy drugs and is a major factor in the failure of many forms of chemotherapy. MDR mechanisms affects a variety of blood cancers and solid tumors, including breast, ovarian, lung, and lower gastrointestinal tract cancers. Tumors usually consist of mixed populations of malignant cells, some of which are drug-sensitive while others are drug-resistant. Chemotherapy eliminates drug-sensitive cells but leaves behind a higher proportion of drug-resistant cells. As the tumor begins to grow again, chemotherapy may fail because the remaining tumor cells are now able to recognize the chemotherapy and actively expel drugs out of the cells, thus rendering the tumor resistant to the therapy. As MDR begins to counteract chemotherapy drugs, it can require higher doses to eliminate tumor cells, yet the unwanted side effects of the drugs, like cardiotoxicity, ultimately prevent increases in dosing.

Annamycin has little to no cardiotoxicity, avoids multidrug resistance, has been shown to be more potent in AML cell lines. Moreover, Annamycin has shown activity in patients who failed standard of care. Its unique design prevents it from being recognized by the MDR mechanisms that typically defeat the currently approved anthracyclines, allowing it a better opportunity to accumulate to therapeutic levels without dangerous increases in dosing.

The first line treatment of cancerous AML cells is called “7+3 induction therapy,” a 50+ year old treatment that we estimate is effective for only about 20% of the AML population patients. In order to achieve remission and become eligible for a curative bone marrow transplant, the patient must post very positive results from the first-line (induction phase) therapy, which requires destruction of 95% of the leukemia cells. On average, around 80% of all AML patients will fail to respond to or will relapse from this induction therapy. Annamycin is seeking approval as a second line treatment for these 80% of patients.

In a proof-of-concept Phase I/II clinical trial, Annamycin was given to patients who had failed an average of five previous induction therapy attempts and 37% of those patients cleared enough of their leukemic cells to qualify for a bone marrow transplant. WPD's goal is to repeat this performance in a larger clinical trial, which management believes could warrant new drug approval.

Development

WPD's licensor, Molculin, is conducting Phase I/II clinical trials, both in the U.S. and EU. Both the U.S. trial (MB-104) and the EU trial (MC-105) have begun treating patients. The Phase I portion of the U.S. trial for Annamycin has been completed. The Company has indicated to the FDA that it will close out the U.S. trial and shift focus to the Poland trial to complete establishment of the RP2D or maximum tolerated dose (“MTD”). Management believes a repeat of prior results should afford Annamycin an accelerated approval pathway as a second line induction therapy for relapsed or refractory AML (R/RAML).

WPD1066

WP1066, licensed to WPD from Molculin, represents a new class of drugs, which are called “Immune/Transcription Modulators.” It is currently being developed to treat glioblastoma and melanoma brain metastases.

WP1066 has a dual mechanism of action as a first-in-class drug to both directly inhibit tumor signaling (p-STAT3, HIF-1 α , c-Myc) while also stimulating patient immune response (Tregs). In other words, WP1066 has demonstrated the ability to directly induce apoptosis (tumor cell death) but also the ability to stimulate an immune response to tumors allowing T-cells to attack tumor cells. Another important characteristic of WP1066 is its ability to cross the blood-brain barrier, which could make it a good candidate for potentially treating brain tumors and other malignancies of the central nervous system (CNS), including CNS metastasis.

WP1066 affects tumors both directly and indirectly by modulating transcription factors resulting in direct tumor cytotoxicity while also stimulating a natural immune response by reducing Regulatory T-cells (Tregs).

Unique dual action (direct cytotoxic effect on tumor cells and separately boosting the natural immune system to attack tumors) make WP1066 and its analogs well suited candidates to treat effectively a wide range of tumors and to serve as a critical element in creating effective drug combination therapies, for example with products based on Wake Forest license, for targeting some of the most unresponsive cancers.

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Development

WP1066 is currently being studied via an investigator-initiated IND at The University of Texas MD Anderson Cancer Center in a dose-escalation Phase I clinical trial in patients with brain tumor or melanoma metastasis to the brain. We recently announced pharmacokinetic data from that trial that demonstrated bioavailability of our drug via oral administration, actually showing the presence of WP1066 in blood plasma. Investigators at MD Anderson have now dosed the 4th cohort in the trial.

That continued success is now helping to accelerate plans for another investigator-initiated trial, this time in pediatric brain tumors, at Emory University. At the 2018 annual meeting of the Society for Neuro Oncology (SNO), Emory researchers reported encouraging activity in their pediatric brain tumor models using WP1066. Based on this data, they have indicated their intent to begin a trial for pediatric brain tumors.

Apart from brain tumors, acute myeloid leukemia, or AML, is often associated with a high upregulation of p-STAT3. Because WP1066 is a potent inhibitor of p-STAT3 and the Phase I clinical trial is now suggesting that we can get WP1066 into patients' bloodstreams, we could now have a new way to combat AML, in addition to our Next Generation Anthracycline, Annamycin.

Operations

WPD occupies approximately 100 square meters of laboratory and office space in Warsaw, Poland and Wrocław, Poland, and also has access to shared labs at both the University of Warsaw Biological and Chemical Research Centre and Wrocław Technology Park. WPD has 20 employees, 11 of whom are involved in research and 9 of whom are involved in other aspect of operations, including quality, project management, medical and scientific documentation, grant writing and administration.

WPD is conducting research and development using its own resources including researchers, laboratory technicians, pre-clinical and clinical trials managers. It also subcontracts out research and development. This part includes such activities as pre-clinical trials performance on animal models that needs special infrastructure, CRO services, in laboratory pharmacokinetics analysis that meets the standards of Good Laboratory Practice ("GLP"), manufacturing of active pharmaceutical ingredients ("API") and investigational products dedicated for clinical trials, that need to be produced according to GMP standards and quality control defined by national and European regulations.

Development of WPD101 includes production of the active compound in laboratory/small scale and development of methods for quality control. Subcontracting includes manufacturing of the API and IP for the purpose of clinical trials by the specified manufacturer, that meets the standards of GMP.

Development of Berubicin includes testing of the active compound by WPD in laboratory/small scale. Subcontracting includes manufacturing of the API and IP for the purpose of clinical trial by specified manufacturers that meets the standards of GMP.

WPD's operations in Poland are conducted in Polish, but much of WPD's business is done with or in other countries, in which case English becomes the primary language used. Transactions in Poland use the Polish Zloty, but WPD uses the Euro or the United States dollar for most of its most important transactions, including licenses, collaborations, sublicenses, research grant applications, marketing and most other functions. WPD's licensors include Moleculin and CNS Pharma, which are both NASDAQ-listed US companies, and WFUHS, a major U.S. university. Such licensors work with WPD and conduct precise scientific research to ensure that drug candidates are developed to a standard that would be acceptable to the US Food and Drug Administration and the European EMA. WPD's clinical trial standards are comparable to those of large, global drug production companies.

Summary

The final products that may come from WPD's research and development are years away from commercialization. It is likely that WPD will partner with large pharmaceutical companies to develop and sell its products worldwide should

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these products prove to be successful. In the meantime, WPD is raising awareness of compounds and its brand in both the oncology and pharmaceutical industries and is working on possible partnerships with established pharmaceutical companies.

WPD is developing products for the global market but, it is worth considering that according to EU Commission data for Poland, where WPD's research base is located, Poland is one of the top five countries in Europe in terms of highest incidence and mortality rates of brain and CNS cancer (source: <https://ecis.jrc.ec.europa.eu>). Poland is also one of main hubs for clinical research in the Central European region and Europe and regulations for clinical trials are harmonized on the EU level.

Operational Update

On January 8, 2020, Wake Forest received confirmation that the European national phase validation has been completed for the patent on Antibodies against human and canine IL-13ra2 (European Patent No. 2970492). In addition, Wake Forest was granted a European patent for EphA3 and Multi-Valent Targeting of Tumors (European Patent No. 3068797). On February 6, 2020, Wake Forest received a notice of allowance from the United States Patent and Trademark Office ("USPTO") patent for antibodies against human and canine il-13ra2 (under application number 15/835,566).

In February 2020, through CNS, Berubicin received positive feedback from the U.S. Food and Drug Administration ("FDA") for its Pre-IND (Investigational New Drug) meeting proposal to use Berubicin in Phase 2 clinical trials. In collaboration with CNS, WPD will be initiating the Phase 2 clinical trial in the second half of this year. Concurrently, WPD is planning the upcoming Phase I clinical trial at Children's Memorial Health Institute, the largest pediatric hospital in Poland. The Company believes this Phase I trial of Berubicin at Children's Memorial represents the first ever investigation of an anthracycline and topoisomerase II inhibitor in pediatric brain tumors. On April 24, 2020, WPD licensed partner, CNS filed an application with the U.S. FDA under the Orphan Drug Act to receive Orphan Drug Designation for Berubicin.

On April 23, 2020, WPD's license partner, Moleculin, completed an open label, single arm US Phase 1 trial on its Annamycin drug candidate. The Phase 1 trial met its objective of demonstrating the safety of Annamycin. Annamycin is intended for use in treating relapsed or refractory acute myeloid leukemia ("AML"). WPD has licensed rights to a portfolio of drug candidates, including Annamycin, from Moleculin.

The US Phase 1 trial shows the safety of Annamycin in a phase I trial setting when delivered to patients at or below the lifetime maximum anthracycline dose established by the FDA. The primary safety signal was the absence of cardiotoxicity (potential damage to the heart), a serious and often treatment-limiting issue prevalent with currently approved anthracyclines. This was determined by echocardiograms, as well as cardiac health biomarkers, principally blood troponin levels, which are considered an indicator of potential long-term heart damage. The data showed no cardiotoxicity in any of the 6 patients evaluated in the US Phase 1 trial. Additionally, there were no unexpected serious adverse events and no dose limiting toxicities at any dose tested.

Although the primary objective of the Phase 1 trial was to evaluate safety, the study also gathered data to support a preliminary assessment of the product's potential efficacy. Among other things, the study recorded complete response (CR), partial response (PR), event-free survival, overall survival (Kaplan-Meier), and time to and duration of remission/response. Based on these criteria, possible efficacy was seen in 2 of the US patients, even though the drug was dosed at what was expected to be sub-therapeutic levels. The evidence of efficacy consisted of 1 patient who achieved a "morphologically leukemia-free state," which the protocol defined as a CR with incomplete recovery of platelets or neutrophils (CRi), and another patient who had a substantial remission of leukemia cutis (a somewhat rare leukemia symptom), from diffuse to 3 small lesions.

On April 29, 2020, the Office for Registration of Medicinal Products, Medical Devices and Biocidal Products (the "URPL"), authorized Moleculin to accelerate the Phase 1 dose escalation portion of its clinical trial of Annamycin for the treatment of AML. The URPL has allowed an amendment to the Annamycin clinical trial protocol, which among other things, includes an increase in the dose escalation increment between cohorts from 30 mg/m² to 60 mg/m². The

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clinical trial is currently recruiting suitable patients for the 240 mg/m² cohort, so this amendment allows the next cohort to increase to 300 mg/m², assuming all requirements for safety are met with the 240 mg/m² cohort.

On April 30, 2020, WPD in collaboration with CNS, has identified several leading medical institutions in Poland to conduct its Berubicin Phase 2 clinical trial in adults with glioblastoma multiforme ("GBM"), an aggressive and incurable form of brain cancer. The US Phase 2 trial Sponsor will be CNS and the Polish Phase 2 trial Sponsor will be WPD, a Polish corporation founded by Professor Waldemar Priebe, founder of both WPD and CNS. The Company expects to initiate both its Phase 2 US and Polish trial of Berubicin in adults with GBM during the second half of 2020.

WPD101 is currently in preclinical development and its consistent anticancer properties are demonstrated and validated in dogs with spontaneous GBM closely resembling human GBM. Overall, results of these studies indicate the significant potential of WPD101 for human GBM therapy.

On May 21, 2020, Wake Forest received a patent from the United States Patent and Trademark Office ("USPTO") for a patent titled "EphA3 and Multi-Valent Targeting of Tumors" (under application number 15/958,608). The patent is exclusively licensed to WPD, and the patent relates to the WPD101 drug candidate, used in the therapy of GBM.

On June 26, 2020, WPD took part in a non-clinical Scientific Advice meeting with MHRA (Medicines & Healthcare products Regulatory Agency) in the United Kingdom presenting the results of the research and development work from its in-house production, preliminary preclinical results on mice and the further WPD101a development plan.

On July 23, 2020, WPD received a scientific advice letter from MHRA in response to the meeting. The agency confirmed the Company's preclinical development plan.

On August 17, 2020, WPD announced that it has entered into a collaborative agreement with Dermin Sp. z o.o., a Polish biotech research company. WPD previously held the rights to the compound WP1122 under sublicense in 29 countries mostly in Europe and Asia, and under the collaborative agreement has now added Poland, except for the WP1122 rights to treat gliomas in Poland. Under the collaborative agreement, WPD is not required to pay Dermin or grant a royalty for the rights transferred, but is required to provide Dermin with all its research data, if any, which Dermin may use for the further development of WP1122 in GBM.

On September 9, 2020 WPD announced that is has engaged world-renowned Contract Research Organization ("CRO"), Worldwide Clinical Trials ("WCT") to coordinate and supervise startup of Phase 1 and 2 clinical trials on its Berubicin drug candidate.

WCT is a global CRO providing full-service drug development services to the pharmaceutical and biotechnology industries from Early Phase and Bioanalytical Sciences through Phase II and III trials to peri-approval studies. WCT offers clients expertise in neuroscience, cardiovascular, inflammation, rare disease, oncology and other therapeutic areas. They manage clinical trials across nearly 60 countries in North America, Latin America, Europe, Asia Pacific and Middle East.

WCT will provide research services, implementation of start-up activities, organization and development for clinical trials being conducted by WPD in adult and pediatric populations with Glioblastoma, according to international standards of good clinical practice (ICH GCP) and other applicable regulatory requirements. These requirements include safety management, pharmacovigilancem and data management. WCT will also support WPD's application for orphan drug designation, which if successful, has filing fee savings and other benefits. 60% of the program budget will be refunded by a grant already awarded to WPD by The National Center for Research and Development based in Poland under the European Union's Smart Growth Operational Program.

On September 16, 2020, WPD announced that it has received a prepayment of approximately \$705,000 (2,000,000 PLN) and approval for reimbursement of approximately \$175,000 (500,000 PLN) from the Polish National Center for Research and Development ("NCRD") granted by the European Union, under the Smart Growth Operational Program 2014-2020, for the further development of WPD101, the Company's drug candidate targeting glioblastoma ("GBM") which includes Phase I clinical studies.

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On October 5, 2020, WPD announced that it has received another prepayment of approximately \$705,000 (2,000,000 PLN) and is waiting for approval of reimbursement from the Polish National Center for Research and Development ("NCRD") for the further development of Berubicin, the Company's drug candidate targeting glioblastoma ("GBM") which includes two clinical studies, planned to be implemented under the project: "New approach to glioblastoma treatment addressing the critical unmet medical need", granted by the European Union, under the Smart Growth Operational Program 2014-2020. The NCRD has approved WPD's application of the prepayment from the total approximately C\$7.4 million (22,000,000 PLN) grant for WPD's development of Berubicin.

The Company also announced that it has received from the Polish Government's Covid-19 assistance program \$106,626 (PLN 307,800). The funds are provided to help fight the effects of Covid-19 on employment and business activities, and is partially a grant and partially a loan, depending on what level of activity and employment the Company maintains over the next 12 months. The funds are being paid to the Company's wholly owned Polish subsidiary, WPD Pharmaceuticals Sp. z.o.o.

On October 15, 2020, the Company announced that it has appointed Marek Sipowicz MD PhD, as Chief Medical Officer ("CMO") of the Company. Marek brings over 20 years' experience in clinical operations and clinical research to WPD and will be invaluable as the Company continues to plan for Phase I and II clinic trials for a number of drug candidates in its portfolio. Marek is an exceptionally well-regarded executive within the pharmaceuticals industry and will be instrumental in leading and managing WPD's clinic research efforts in Poland.

On October 26, 2020, the Company announced that it recently met with Worldwide Clinical Trials, a world-renowned Contract Research Organization engaged to coordinate and supervise the start-up of WPD's Phase 1 and 2 clinical trials on Berubicin. The discussions indicated that the Berubicin adult trial is expected to commence in February 2021 and the children multicenter pediatric phase I clinical trial later in 2021.

About 60% of the program budget is expected to be refunded by a grant already awarded to WPD by The National Center for Research and Development based in Poland under the European Union's Smart Growth Operational Program.

The Company also announced that it presented at the Bio-Europe Digital conference October 26-29, 2020. BIO Europe is a leading European Pharmaceuticals event with 4,000 executives from over 60 countries. Due to COVID-19, The BIO Europe conference was held virtually.

On January 14, 2021, the Company announced that it has signed a contract with Clinigen Clinical Supplies Management ("Clinigen"), a leading clinical supply management business, to provide critical services during the Berubicin phase 2 adult and phase 1 pediatric clinical trials which are scheduled to start in February 2021 and May 2021, respectively.

For nearly half a century, Clinigen has built a reputation as one of the most trusted specialty logistics company in the world through its unsurpassed knowledge, global reach and flawless supply chain execution. Clinigen's global supply chain facility and depot network combines market-leading clinical trial services such as comparator sourcing, packaging and labelling with biological sample management. Clinigen delivers tailored solutions for clients globally to ensure clinical trials are a success, regardless of size or scope, from Phase I to Phase IV Trials.

For WPD's trials, Clinigen will cover Qualified Person (QP) services for ensuring and confirming that the Berubicin clinical product has been manufactured in accordance to the European Union Good Manufacturing Practice (EU GMP) standards.

Clinigen will also be responsible for packaging and labeling of the Investigational Medicinal Product ("IMP"), storage in accordance with the product specification and release of the IMP to clinical sites in accordance to Good Distribution Practice (GDP). QP certification of the IMP is crucial to obtain approval of the Regulatory Authority and to initiate the clinical trials.

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WPD aims to conduct the clinical trials with the highest quality and in compliance with the applicable EU regulations and all applicable requirements including GMP. The services provided by Clinigen are expected to last up to 3 years.

On January 28, 2021, the Company announced that it participated in the LSX World Congress from February 1 – 5, 2021. For 6 years, the LSX World Congress has been bringing together the executives that matter to the future of healthcare and life science strategy, investment, partnering and deal making. LSX World Congress gathers the founders and CEOs of innovative start-ups through to publicly listed life sciences giants, and everyone in between. It represents the breadth and depth of the cutting-edge research and technology driving the advances in the industry right now and in the near future. This year, the event was a virtual experience incorporating all the same features of the usual physical meeting, but spread across a full week.

On February 5, 2021, the Company announced that Moleculin announced that a preclinical study in animals demonstrated a potentially significant therapeutic benefit of Annamycin against metastatic osteosarcoma. The Moleculin press release of February 2, 2020 states, "This appears to be the result of the high cytotoxic potential of Annamycin previously demonstrated in vitro against sarcoma cells in combination with its high uptake by the lungs where the tumors in this study are localized. Computerized tomography (CT) scans demonstrated that animals treated with Annamycin exhibited significant suppression of tumor growth and not a single death was observed in the treated animals, whereas significant tumor burden contributed to the rapid death of 90% of untreated animals. While the study continues, as of day 130, the survival rate for animals treated with Annamycin was 100%, compared with only 10% for untreated animals.

Osteosarcoma is among a class of tumors that initiate in the bone of patients, with bone-related sarcomas representing the second most common form of sarcoma after soft tissue sarcoma. While many bone sarcomas can be addressed through surgical removal, it is estimated that as many as 40% of bone sarcomas will eventually metastasize to the lungs, where treatment can become more problematic. Researchers have more recently referred to the lungs and certain other vital organs as "sanctuary sites" for cancer where tumors can develop out of reach from conventional chemotherapies.

Once metastasized to the lungs, if tumors cannot be surgically removed, the primary chemotherapy regimen is the anthracycline doxorubicin (also known as Adriamycin). While 10% to 30% of patients with sarcoma lung metastases may initially respond to doxorubicin, most will relapse leaving the majority of these patients without an alternative chemotherapy.

Moleculin recently announced findings from its sponsored research showing that doxorubicin has a limited ability to accumulate in the lungs of animals, which may help explain its limited efficacy in this sanctuary site. Treatment options are further limited because of the inherent cardiotoxicity of currently approved anthracyclines, including doxorubicin, which limits the amount of anthracycline that can be given to patients.

Annamycin is a "next generation" anthracycline that has recently been shown in animal models to accumulate in the lungs at up to 34 times the level of doxorubicin, which may account for the 100% survival rate attained in this most recent osteosarcoma lung metastases study. Importantly, Annamycin has also demonstrated a lack of cardiotoxicity in recently conducted human clinical trials of Annamycin for the treatment of acute myeloid leukemia, so the use of Annamycin may not face the same dose limitations imposed on doxorubicin.

Moleculin recently announced that the FDA has allowed the Company's request for investigational new drug (IND) status in order to study Annamycin for the treatment of soft tissue sarcoma metastasized to the lungs. In addition, the FDA granted Orphan Drug Designation for Annamycin for the treatment of soft tissue sarcomas.

Moleculin also stated that it expects that one, and potentially two, clinical trials in sarcoma lung metastases should commence in 2021.

WPD has not conducted its own independent confirmation testing of Annamycin and is relying solely on the information contained in Moleculin's news releases dated February 2, 2021 in providing this information to WPD's shareholders.

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On February 9, 2021, the Company announced that the Agencja Badań Medycznych (The Medical Research Agency) a Polish state agency responsible for development of scientific research in the field of medical and health sciences, awarded a grant equivalent to US\$1.5 million to the Maria Skłodowska-Curie National Research Institute to fund a Phase 1B/2 clinical trial of Annamycin for the treatment of soft tissue sarcoma (STS) lung metastases.

The grant-funded clinical trial will be led by Prof. Piotr Rutkowski, MD, PhD, Head of Department of Soft Tissue/Bone Sarcoma and Melanoma at the Maria Skłodowska-Curie National Research Institute of Oncology in Warsaw, Poland. In collaboration with WPD, Prof. Piotr Rutkowski will provide support in preparation for and conduct of the clinical trial, which is expected to begin this year.

Soft tissue sarcomas are the most common form of sarcoma, accounting for an estimated 130,000 incident cases per year worldwide. While many sarcomas can be addressed through surgical removal, it is estimated that as many as 20% to 50% of STS sarcomas will eventually metastasize to the lungs, where treatment can become more challenging. Once metastasized to the lungs, if tumors cannot be surgically removed, the primary chemotherapy regimen is the anthracycline doxorubicin (also known as Adriamycin). While 10% to 30% of patients with sarcoma lung metastases may initially respond to doxorubicin, most will relapse leaving the majority of these patients without an alternative chemotherapy.

Treatment options are further limited because of the inherent cardiotoxicity of currently approved anthracyclines, including doxorubicin, which limits the amount of anthracycline that can be given to patients.

Annamycin is a "next generation" anthracycline that has recently been shown in animal models to accumulate in the lungs at up to 34 times the level of doxorubicin. Importantly, Annamycin has also demonstrated a lack of cardiotoxicity in recently conducted human clinical trials for the treatment of acute myeloid leukemia, so the use of Annamycin may not face the same dose limitations imposed on doxorubicin.

On February 11, 2021, the Company announced that it has signed another services agreement with world-renowned Contract Research Organization ("CRO"), Worldwide Clinical Trials ("Worldwide") to continue support of Phase 1 and 2 clinical trials on its Berubicin drug candidate.

Part of the program budget will be refunded by a grant already awarded to WPD by The National Center for Research and Development based in Poland under the European Union Smart Growth Operational Program 2014-2020.

In September 2020, WPD announced that it had selected Worldwide to provide research services, implementation of start-up activities, organization and development for clinical trials being conducted by WPD in adult and pediatric populations with Glioblastoma.

In this stage, Worldwide will further support Phase 2 of the clinical trials. This includes expertise on engaging with investigators and site selection for the purpose of clinical trials in adult and pediatric population with Glioblastoma, according to international standards of Good Clinical Practice (ICH GCP) and other applicable regulatory requirements. Requirements include safety management and pharmaco-vigilance and data management. Worldwide will also support services associated with orphan drug designation.

Worldwide is a midsized, global CRO providing full-service Phase 1-4 drug development services to the pharmaceutical and biotechnology industries. The company offers expertise in neuroscience, cardiovascular, metabolic disease, rare disease, oncology and other therapeutic areas. They manage clinical trials across nearly 60 countries in North America, Latin America, Europe, Asia Pacific and Middle East.

On February 18, 2021, the Company announced that WPD received a positive opinion of the Lower Silesian Medical Chamber Ethics Committee in Wrocław, Poland for its planned upcoming Berubicin clinical trial in adults with Glioblastoma Multiforme (GBM) under the WPD-201 Clinical Trial Protocol. CNS Pharmaceuticals has received study level Central IRB Approval from the Central IRB for the CNS- 201 Clinical Trial Protocol.

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Following the sublicense agreement, WPD was subsequently awarded a reimbursement grant for further development of Berubicin that was valued at \$6 million upon the date of the grant from the Polish National Center for Research and Development under Smart Growth Operational Program 2014-2020 co-financed by the European Union. WPD plans to initiate both a multicenter Berubicin Phase 2 adult GBM trial in the first half of 2021 and a multicenter pediatric malignant glioma Phase 1 clinical trial in 2021. Roughly 60% of the program budget is expected to be funded by the reimbursement grant.

CNS Pharmaceuticals has received approval to proceed with their previously submitted Investigational New Drug (IND), from the U.S. Food and Drug Administration (FDA) for Berubicin in the treatment of GBM. The Company plans to initiate its Phase 2 trial evaluating the efficacy and safety of Berubicin in the treatment of adults with GBM who have failed first-line therapy in the first quarter of 2021. The Company has also received Central IRB study level approval for the U.S. portion of the adult GBM study.

On February 24, 2021, the Company announced that it has signed an agreement with CNS Pharmaceuticals to obtain Investigational Medicinal Product ("IMP") for use in the planned clinical trials of Berubicin. WPD will purchase half of the batch previously manufactured for CNS Pharmaceuticals by BSP Pharmaceuticals for the WPD-201 and WPD-201P studies which are planned to begin in the first half of 2021. This IMP will be QP certified by Clinigen Clinical Supplies Management on behalf of WPD under European current Good Manufacture Practice ("cGMP") requirements.

Shortly after the sublicense agreement, WPD was awarded a reimbursement grant for further development of Berubicin valued at \$6 million from the Polish National Center for Research and Development under Smart Growth Operational Program 2014- 2020 co-financed by the European Union. WPD plans to initiate both a multicenter Berubicin Phase 2 trial in adult GBM in the first half of 2021 and a multicenter pediatric malignant glioma Phase 1 clinical trial in 2021.

CNS Pharmaceuticals has received Investigational New Drug (IND) approval from the U.S. Food and Drug Administration (FDA) to proceed with their planned randomized and controlled Phase 2 trial of Berubicin in the treatment of adults with GBM who have failed first-line therapy, which is expected to commence in the first quarter of 2021. The FDA has also designated Berubicin an Orphan Drug. CNS Pharmaceuticals has received Central IRB study-level approval for its GBM study.

On March 16, 2021, the Company announced that it has engaged Paediatric Oncology expert, Prof. David Walker to support and develop preclinical and clinical programs for WPD101 in glioblastoma.

Prof. Walker has over 40 years of medical experience in Paediatric Oncology and is a world-renowned expert in brain cancer. Throughout his career, Prof. Walker has led a number of brain tumor clinical trials and co-chaired the International Consortium of Childhood Low Grade Glioma 1997 - 2014. He co-chaired the Royal College of Paediatrics and Child Health (RCPCH), Society of British Neurological Surgeons (SBNS) and Royal College of Nursing (RCN) working party to establish a network of children's brain tumour treatment centres across the UK reporting in 1997. He helped to develop the Children's Brain Tumour Research Centre at the University of Nottingham.

Since retiring from clinical practice, Prof. Walker continues to work in research at the University of Nottingham and at the Harley Street Children's Hospital and medico-legal practice. Currently, he is an Emeritus Professor of Paediatric Oncology, Children's Brain Tumour Research Centre, at the University of Nottingham. His current research program seeks to develop methods for minimizing risk of cerebellar mutism syndrome, saving sight due to visual pathway glioma and chairing the recently launched Children's Brain Tumour Drug Delivery Research Consortium to enhance awareness of CNS Pharmaceuticals directed drug delivery as a priority for drug development.

Prof. Walker will be advising WPD with strategic decisions related to the development of WPD101 in glioblastoma. He will provide expertise and advise on preclinical studies necessary to move product to the clinical stage and to develop First in Human (FIM) protocols in adults and in children.

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WPD also announces that it has engaged Arrowhead Business and Investment Decisions, LLC., ("Arrowhead") to provide investor relations support and brand awareness within the investment community. The Company has agreed to pay Arrowhead US\$20,000 for a three month term, with the option to extend for another three month term at the same fixed cost. Arrowhead will not receive any securities of the Company as compensation for their services.

On March 22, 2021, WPD entered into an amended and restated sublicense agreement with Moleculin. The amendment of its February 2019 sublicense from Moleculin of certain intellectual property rights, including the rights to Moleculin's Annamycin, WP1066 and WP1122 portfolios to research, develop, manufacture, use, import, offer and sell products derived from these portfolios in the field of human therapeutics ("Products") in 29 countries, including some countries in Europe (the "Territories").

In consideration of the sublicense, WPD agreed that it must use commercially reasonable efforts to develop and commercialize Products in the Territories. The term "commercially reasonable efforts" has been amended to mean expenditure by WPD of at least USD\$2,500,000 during the first 4 years of the agreement on the research, development and commercialization of Products and at least USD\$1,000,000 in each of the 4 years thereafter. WPD also will pay to Moleculin a royalty on Products sold.

The amendment extends the period of time which WPD has to expend the research, development and commercialization costs to 8 years from February, 2019 and increases the amounts required to be spent over that longer period. It also provides a process to extend the period time further, if necessary.

On April 6, 2021, the Company announced that it has received prepayment of approximately C\$954,248 (3,000,000 PLN) from the Polish National Center for Research and Development ("NCRD") for the further development of Berubicin, the Company's drug candidate targeting glioblastoma multiforme ("GBM").

The funds received are from a total C\$7.4 million grant awarded to WPD, and will be used for two clinical studies, planned to be implemented under the project: "New approach to glioblastoma treatment addressing the critical unmet medical need". The grant was made by the European Union, under the Smart Growth Operational Program 2014-2020. The approved prepayment for WPD's continued advancements of the Berubicin drug candidate further validates WPD's scientific development strategy and government support in doing so and helps WPD fulfill requirements under its sublicense agreement with CNS Pharmaceuticals, Inc.

As a part of the Berubicin development strategy, WPD has requested scientific advice on pre-clinical and clinical development from the European Medicines Agency ("EMA"). On March 24, 2021, WPD attended a Pre-Submission Meeting with EMA experts during which useful information was provided on the preparation of documentation for the upcoming meeting with the Scientific Advice Working Party ("SAWP") of EMA.

EMA allows medicinal drug developers to request scientific advice during initial drug development, before submission of a marketing authorization application. EMA established SWAP for the purpose of providing scientific advice to applicants by providing advice on quality aspects, methodology and pre-clinical and clinical development of drugs being developed, based on documentation provided by the developer.

On April 13, 2021, the Company announced that it will be participating in an upcoming webinar "*The Potential of Advanced Imaging to Show the Early Treatment Effects of Berubicin in Brain Cancer*" with Image Analysis Group ("IAG"), a leading medical imaging company providing important critical imaging services during the Berubicin phase 2 clinical trial.

Mariusz Olejniczak, CEO of WPD and Diana Dupont-Roettger, Chief Scientific Alliance Officer of IAG will be discussing how the use of modern trial infrastructure, advanced imaging and selected imaging biomarkers can increase the chances of success in brain cancer drug development and how advanced imaging strategies in global multi-center clinical trials can accelerate drug development through efficient central imaging data management and centralized review. They will also be discussing how IAG and WPD will be collaborating together during upcoming Berubicin trials.

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On April 27, 2021, the Company announced that it will attend the 10th Annual Congress of the Polish Society of Pediatric Oncology and Hematology to be held on May 6-8, 2021.

During the Congress, WPD will present the key assumptions of the WPD-201P Clinical Trial Protocol, which is planned to start in Q2 2021, as a part of the research project: "New approach to glioblastoma treatment addressing the critical unmet medical need", granted by National Research and Development Center ("NRDC") and co-financed by the European Union, under the Smart Growth Operational Program 2014-2020.

WPD also announces it has engaged Strikepoint Media LLC. ("Strikepoint"), to provide digital marketing and brand awareness support. The Company has agreed to pay Strikepoint US\$50,000 for a 3-month digital media term commencing on April 26, 2021. Strikepoint will not receive any securities of the Company as compensation for their services.

On May 11, 2021, WPD announced that it has been conditionally awarded a grant of \$6,730,036 (20,394,049.68 PLN) from the Polish National Center for Research and Development ("NCRD"), for the development of Annamycin, the Company's drug candidate used in the treatment of Acute Myeloid Leukemia ("AML").

Summary of Quarterly Information

Below is selected financial information from continuing operations for the most recent eight quarters. The quarterly results presented in the table below were prepared in accordance with IFRS.

Quarter ended	Comprehensive Loss \$	Loss per share \$
June 30, 2021	1,152,276	0.01
March 31, 2021	1,150,404	0.01
December 31, 2020	1,759,849	0.02
September 30, 2020	1,265,407	0.01
June 30, 2020	2,256,844	0.02
March 31, 2020	2,235,671	0.02
December 31, 2019	10,436,882	3.40
September 30, 2019	792,547	8,067

Results of Operations

Three months ended June 30, 2021 and 2020

For the three months ended June 30, 2021, the Company reported a comprehensive loss of \$1,152,276 compared to a comprehensive loss of \$2,257,144 for the same period in 2020, a decrease in loss of \$1,104,868 which was primarily attributable to administration and supplies expense, marketing and advertising expense, research and development expense, and share-based payments expense.

For the three months ended June 30, 2021, the Company incurred administration and supplies expense of \$195,268 compared to \$31,292 for the same period in 2020. The increased expenses in 2021 were mainly due to costs associated with administering the Company's research and development efforts.

For the three months ended June 30, 2021, the Company incurred marketing and advertising expense of \$9,278 compared to \$265,813 for the same period in 2020. The decrease in 2021 was mainly due to a general decrease in marketing and advertising the Company as it focuses on its research and development.

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For the three months ended June 30, 2021, the Company incurred research and development expense of \$525,700 compared to \$663 for the same period in 2020. The cost in 2021 was mainly due to engaging the company Worldwide Clinical Trials France SARL to assist in the Company's research and development activities related to clinical trials.

For the three months ended June 30, 2021, the Company incurred share-based payments expense of \$21,066 compared to \$1,627,420 for the same period in 2020. The cost in 2020 relate to the vesting of options granted in 2020. There were no options granted during the three months ended June 30, 2021.

Six months ended June 30, 2021 and 2020

For the six months ended June 30, 2021, the Company reported a comprehensive loss of \$2,302,680 compared to a comprehensive loss of \$4,492,515 for the same period in 2020, a decrease in loss \$2,189,835 which was primarily attributable to administration and supplies expense, amortization and depreciation, marketing and advertising expense, research and development expense, salaries and share-based payments expense.

For the six months ended June 30, 2021, the Company incurred administration and supplies expense of \$288,453 compared to \$133,273 for the same period in 2020. The increased expenses in 2021 were mainly due costs associated with administering the Company's research and development efforts.

For the six months ended June 30, 2021, the Company incurred amortization and depreciation expense of \$179,519 compared to a recovery of \$49,975 for the same period in 2020. The increased expense in 2021 was mainly due to the amortization of intangible assets. The Company revised its expected useful life related to patent costs capitalized as intangible assets downward based on a refined timeline for the projects to which the patented technology will be applied.

For the six months ended June 30, 2021, the Company incurred marketing and advertising expense of \$47,266 compared to \$321,766 for the same period in 2020. The decrease in 2021 was mainly due to a general decrease in marketing and advertising the Company as it focuses on its research and development.

For the six months ended June 30, 2021, the Company incurred research and development expense of \$1,533,526 compared to \$nil for the same period in 2020. The cost in 2021 was mainly due to engaging the company Worldwide Clinical Trials France SARL to assist in the Company's research and development activities related to clinical trials.

For the six months ended June 30, 2021, the Company incurred salaries expense of \$544,337 compared to \$332,387 for the same period in 2020. The increase in 2021 was mainly due to an increase in staff as a result of increased research and development activities.

For the six months ended June 30, 2021, the Company incurred share-based payments expense of \$116,995 compared to \$3,140,508 for the same period in 2020. The cost in 2020 relate to the vesting of options granted in 2020. There were no options granted during the six months ended June 30, 2021.

Liquidity and Capital Resources

The Company has financed its operations to date through the issuance of common shares and debt. The Company continues to seek capital through various means including the issuance of equity and/or debt.

As at June 30, 2021, the Company had a working capital deficit of \$1,665,813 (December 31, 2020 – working capital of \$358,765) inclusive of cash and restricted cash of \$1,634,083 (December 31, 2020 – cash and restricted cash of \$1,868,786).

Although the Company has previously been successful in raising the funds required for its operations, there can be no assurance that the Company will have sufficient financing to meet its future capital requirements or that additional financing will be available on terms acceptable to the Company in the future.

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Summary of Outstanding Share Data

As at June 30, 2021 and the date of this report, the Company had 113,438,244 common shares issued and outstanding as well as 6,675,000 stock options outstanding with an exercise price ranging from \$0.86 to \$1.23 and 2,357,142 warrants outstanding with an exercise price of \$0.50.

Related Party Transactions

Key management personnel include those persons having authority and responsibility for planning, directing, and controlling the activities of the Company as a whole. The Company has determined that key management personnel consist of members of the Board and corporate officers, including the Company's Chief Executive Officer and Chief Financial Officer.

Key management compensation for the years ended December 31, 2020 and 2019 was as follows:

	For the six months ended	
	June 30, 2021	June 30, 2020
Management fees (CEO – Mariusz Olejniczak)	\$ 37,800	\$ 56,176
Management fees (Director and former CEO – Liam Corcoran)	24,000	27,000
Consulting fees (former CFO – Christopher Cherry; paid to Cherry Consulting Ltd.)	-	21,000
Management fees (CFO – Michael Malana)	45,000	-
Director fees (Teresa Rzepczyk)	9,000	9,000
	<u>\$ 115,800</u>	<u>\$ 113,176</u>

During the six months ended June 30, 2021, \$50,131 (2020 – \$2,406,400) was included in share-based payments for stock options granted to key management personnel.

As at June 30, 2021, accounts payable and accrued liabilities include \$36,285 (December 31, 2020 – \$28,110) payable to key management personnel.

Amounts due to related parties included in accounts payable and accrued liabilities are unsecured, non-interest-bearing and are without fixed terms of repayment.

During the six months ended June 30, 2021 and the year ended December 31, 2020, the Company also had the following transactions with related parties:

a) CNS Agreements

On August 30, 2018, WPD entered into a sublicense agreement (the "CNS Sublicense Agreement") with CNS Pharmaceuticals, Inc. ("CNS Pharma"). In connection, the Company is committed to spend at least US \$2 million on the development, testing, regulatory approval, or commercialization of the products governed under the CNS License Agreement by August 30, 2021.

On March 23, 2020, the Company announced that it signed a Development Agreement with CNS ("CNS Development Agreement"). Under the CNS Development Agreement, the Company will receive a portion of the development costs from CNS for certain products in development in exchange for certain economic rights. In connection, the Company received an upfront cash payment of \$USD 225,000 all of which was recorded in other income as the Company incurred corresponding development costs. As well, CNS committed to a milestone payment of \$USD 775,000 upon completion of certain milestones. In return for the funding, CNS is entitled to receive 50% of net sales of resulting commercial products in certain of the Company's licensed territories.

Although to date the Company has not yet submitted any expenditures for formal approval under its commitments, the agreement remains in good standing.

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CNS Pharma is a related party due to its founder and significant shareholder, Dr. Waldemar Priebe, being a significant shareholder of the Company.

b) Moleculin Sublicense Agreement

On February 19, 2019, the Company entered into a sublicense agreement (the "Moleculin Sublicense Agreement") with Moleculin Biotech, Inc. ("Moleculin"), under which Moleculin sublicensed certain intellectual property rights to WPD, including rights to certain products. In consideration for sublicensing rights provided, the Company agreed to make expenditure of at least: (i) USD \$2,500,000 during the first two years of the agreement on the research, development and commercialization of products in the licensed territories, and (ii) USD \$1,000,000 annually for the two years thereafter on the research and development of products in the licensed territories.

On March 22, 2021, WPD entered into an amendment of the Moleculin Sublicense Agreement (the "Amended Moleculin Sublicense Agreement") in which WPD agreed that it must use commercially reasonable efforts to develop and commercialize products in the licensed territories. The term "commercially reasonable efforts" has been amended to mean expenditure by WPD of at least USD\$2,500,000 during the first 4 years of the agreement on the research, development and commercialization of products and at least USD\$1,000,000 in each of the 4 years thereafter. WPD also will pay to Moleculin a royalty on products sold.

The Amended Moleculin Sublicense Agreement also extends the period of time in which WPD has to expend the research, development and commercialization costs to 8 years from February, 2019, increases the amounts required to be spent over that longer period and provides a process to extend the period of time further, if necessary.

Although to date the Company has not yet submitted any expenditures for formal approval under its commitments, the agreement remains in good standing.

Moleculin is a related party due to its founder, Dr. Waldemar Priebe being a significant shareholder of the Company and Moleculin's CEO, Walter Klemp, being a director of the Company.

Accounting Policies

The preparation of this MD&A is based on accounting principles and practices consistent with those used in the preparation of the audited annual consolidated financial statements for the year ended December 31, 2020. For further information, see Note 3 of the Company's audited annual consolidated financial statements for the year ended December 31, 2020.

Financial Instruments and Other Instruments

Fair Value of Financial Instruments

The Company's financial instruments consist of cash, receivables and accounts payables. The carrying values of cash, receivables and accounts payable approximate their fair values because of their short-term nature and/or the existence of market related interest rates on the instruments. These estimates are subjective and involve uncertainties and matters of significant judgment and therefore cannot be determined with precision. Changes in assumptions could significantly affect the estimates.

Financial instruments measured at fair value are classified into one of the three levels in the fair value hierarchy according to the relative reliability of the inputs used to estimate the fair values. The three levels of hierarchy are:

- Level 1: Quoted prices in active markets for identical assets or liabilities.
- Level 2: Other techniques for which all inputs which have a significant effect on the recorded fair value are observable, either directly or indirectly.

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Level 3: Techniques which use inputs that have a significant effect on the recorded fair value that are not based on observable market data.

Financial Instruments Risk

The Company is exposed in varying degrees to a variety of financial instrument related risks. The Board approves and monitors the risk management processes:

(i) Credit Risk

Credit risk is the risk of loss associated with a counterparty's inability to fulfill its payment obligations. The Company limits its exposure to credit loss for cash by placing its cash with high quality financial institutions. The credit risk for cash is considered negligible since the counterparties are reputable banks with high quality external credit ratings.

(ii) 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's objective in managing liquidity risk is to maintain sufficient readily available reserves in order to meet its liquidity requirements at any point in time. The Company achieves this by maintaining sufficient cash on hand to meet its financial obligations.

(iii) Interest Rate Risk

Interest rate risk is the risk that future cash flows will fluctuate as a result of changes in market interest rates. Interest on the Company's loans payable and debentures is based on a fixed rate, and as such, the Company is not exposed to significant interest rate risk.

(iv) Tax Risk

The Company is subject to various taxes including, but not limited to the following: income tax; goods and services tax; sales tax; land transfer tax; and payroll tax. The Company's tax filings will be subject to audit by various taxation authorities. While the Company intends to base its tax filings and compliance on the advice of its tax advisors, there can be no assurance that its tax filing positions will never be challenged by a relevant taxation authority resulting in a greater than anticipated tax liability.

(v) Foreign Exchange Risk

Foreign currency risk is the risk that the fair values of future cash flows of a financial instrument will fluctuate because they are denominated in currencies that differ from the respective functional currency. The Company is not exposed to currency risk.

Capital Management

The Company's capital structure consists of cash and share capital. The Company manages its capital structure and makes adjustments to it, based on the funds available to the Company. The Board of Directors does not establish quantitative return on capital criteria for management, but rather relies on the expertise of the Company's management to sustain future development of the business. In order to carry out the planned activities and pay for administrative costs, the Company will spend its existing working capital and raise additional amounts as needed. Management reviews its capital management approach on an ongoing basis and believes that this approach, given the relative size of the Company, is reasonable. There were no changes in the Company's approach to capital management since inception. The Company is subject to externally imposed capital requirements.

Additional Information

Additional information relating to WPD Pharmaceuticals Inc. can be accessed under the Company's public filings found at www.sedar.com.

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Risk Factors - General

COVID-19 Risk

Since December 31, 2019, the outbreak of the novel strain of coronavirus, specifically identified as "COVID- 19", has resulted in governments worldwide enacting emergency measures to combat the spread of the virus. These measures, which include the implementation of travel bans, self-imposed quarantine periods and social distancing, have caused material disruption to businesses globally resulting in an economic slowdown. Global equity markets have experienced significant volatility and weakness. Governments and central banks have reacted with significant monetary and fiscal interventions designed to stabilize economic conditions. The duration and impact of the COVID-19 outbreak is unknown at this time, as is the efficacy of the government and central bank interventions. The Company believes that the pandemic has slowed the pace of its research, but has not stopped it. It is not possible to reliably estimate the length and severity of these developments and the impact on the financial results and condition of the Company and its operations in future periods.

Limited Operating History

WPD was incorporated in August of 2017 and has yet to generate any material amount of revenue. The Company is therefore subject to many of the risks common to early-stage enterprises, including under-capitalization, cash shortages, limitations with respect to personnel, financial, and other resources and lack of revenues. There is no assurance that the Company will be successful in achieving a return on shareholders' investment and the likelihood of success must be considered in light of the early stage of operations.

Liquidity and Future Financing Risk

The Company will likely operate at a loss until its business becomes established and it will require additional financing in order to fund future operations and expansion plans. The Company's ability to secure any required financing to sustain operations and expansion plans will depend in part upon prevailing capital market conditions and business success. There can be no assurance that the Company will be successful in its efforts to secure any additional financing. Moreover, future activities may require the Company to alter its capitalization significantly and, if additional financing is raised by issuance of additional shares of the Company from treasury, control may change and shareholders will suffer dilution. The inability of the Company to access sufficient capital for its operations could have a material adverse effect on the Company's financial condition and results of operations.

Risk Factors - Related to the Company's Business and Operations

We are developing our drugs to treat patients who are extremely or terminally ill, and patient deaths that occur in our clinical trials could negatively impact our business even if such deaths are not shown to be related to our drugs.

We will require substantial additional funding, which may not be available to us on acceptable terms, or at all, and, if not so available, may require us to delay, limit, reduce or cease our operations.

We have recently commenced drug development, have a limited operating history and we expect a number of factors to cause our operating results to fluctuate on an annual basis, which may make it difficult to predict our future performance.

We have never been profitable, we have no products approved for commercial sale, and to date we have not generated any revenue from product sales. As a result, our ability to reduce our losses and reach profitability is unproven, and we may never achieve or sustain profitability.

There are limited suppliers for active pharmaceutical ingredients ("API") used in in our drug candidates. Problems with the third parties that manufacture the API used in our drug candidates may delay our clinical trials or subject us to liability.

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We cannot be certain that any of our drug candidates will receive regulatory approval, and without regulatory approval we will not be able to market our drugs.

Delays in the commencement, enrolment and completion of clinical trials could result in increased costs to us and delay or limit our ability to obtain regulatory approval for any of our product candidates.

Any product candidate we advance through clinical trials may not have favourable results in later clinical trials or receive regulatory approval.

Our product candidates may have undesirable side effects that may delay or prevent marketing approval, or, if approval is received, require them to be taken off the market, require them to include safety warnings or otherwise limit their sales.

If regulatory authorities do not find the manufacturing facilities of our future contract manufacturers acceptable for commercial production, we may not be able to commercialize any of our product candidates.

We have no sales, marketing or distribution experience and we will have to invest significant resources to develop those capabilities or enter into acceptable third-party sales and marketing arrangements.

We may not be successful in establishing and maintaining development and commercialization collaborations, which could adversely affect our ability to develop certain of our product candidates and our financial condition and operating results.

We face competition from other biotechnology and pharmaceutical companies and our operating results will suffer if we fail to compete effectively.

The intellectual property rights we have licensed from other organizations are subject to the rights of others.

We have research expenditure and other obligations under the license agreements which provide us with the rights to develop and market certain compounds in certain countries, and we may not be able to meet our obligations and therefore may lose our licensed rights.

We may incur substantial costs as a result of litigation or other proceedings relating to patent and other intellectual property rights.

If we are not able to adequately prevent disclosure of trade secrets and other proprietary information, the value of our technology and products could be significantly diminished.

We will need to expand our operations and increase the size of our company, and we may experience difficulties in managing growth.

We may not be able to manage our business effectively if we are unable to attract and retain key personnel and consultants.

We do not expect that our insurance policies will cover all of our business exposures thus leaving us exposed to significant uninsured liabilities.

We may incur penalties if we fail to comply with healthcare regulations.

We may not be able to recover from any catastrophic event affecting our suppliers.

We may be materially adversely affected in the event of cyber-based attacks, network security breaches, service interruptions, or data corruption.

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Our Quality Control Systems may not prevent products of poor quality from being sold by us, exposing us to liability for harm or damages caused.

The Company's business is subject to a number of risks and hazards generally, including adverse environmental conditions, accidents, labour disputes and changes in the regulatory environment. Such occurrences could result in damage to assets, personal injury or death, environmental damage, delays in operations, monetary losses and possible legal liability.

The Company is subject to various taxes including, but not limited to the following: income tax; goods and services tax; sales tax; land transfer tax; and payroll tax. The Company's tax filings will be subject to audit by various taxation authorities. While the Company intends to base its tax filings and compliance on the advice of its tax advisors, there can be no assurance that its tax filing positions will never be challenged.

Internal Controls

Effective internal controls are necessary for the Company to provide reliable financial reports and to help prevent fraud. Although the Company will undertake a number of procedures and will implement a number of safeguards, in each case, in order to help ensure the reliability of its financial reports, including those imposed on the Company under Canadian securities law, the Company cannot be certain that such measures will ensure that the Company will maintain adequate control over financial processes and reporting. Failure to implement required new or improved controls, or difficulties encountered in their implementation, could harm the Company's results of operations or cause it to fail to meet its reporting obligations. If the Company or its auditors discover a material weakness, the disclosure of that fact, even if quickly remedied, could reduce the market's confidence in the Company's consolidated financial statements and materially adversely affect the trading price of the Company Shares. Management of the Company will ensure the accounting cycle, payroll administration, operational activities, and financial reporting controls to assess internal control risks and to ensure proper internal control is in place. One of the deficiencies in internal control is the lack of segregation of accounting duties due to the limited size of WPD. However, the threat of this deficiency is considered immaterial as management has taken effective measures to mitigate this weakness. The CEO will continue to reside in Poland and the CFO will reside in Canada, helping to ensure no collusion and making the CFO personally subject to Canadian regulation.

The potential risk that flows from the identified deficiencies and weaknesses is the risk of potential fraud. However, the risk of fraud is considered low as management has taken measures as stated above to mitigate the potential risk of fraud. Management anticipates taking the following measures to mitigate this weakness: (i) all purchase and payment, including payroll, must be authorized by management; (ii) all capital expenditures must be preapproved by the Board; (iii) all source documents in Polish or any other language other than English must be translated and scanned for accounting entries and recordkeeping purposes; (iv) and almost all of the Company's cash outside of grants received from the Polish government will be deposited with a Canadian bank in Vancouver, Canada. Bank statements of WPD will be reviewed by the CFO of the Company regularly.

Management will continue to monitor the operations of WPD, evaluate the internal controls, and develop measures in the future to mitigate any potential risks and weaknesses.

Conflicts of Interest

Certain of the directors and officers of the Company will be engaged in, and will continue to engage in, other business activities on their own behalf and on behalf of other companies (including other pharmaceutical or biotechnological companies) and, as a result of these and other activities, such directors and officers of the Company may become subject to conflicts of interest. The BCBCA provides that in the event that a director or senior officer has a material interest in a contract or proposed contract or agreement that is material to an issuer, the director or senior officer must disclose his interest in such contract or agreement and a director must refrain from voting on any matter in respect of such contract or agreement, subject to and in accordance with the BCBCA. To the extent that conflicts of interest arise, such conflicts will be resolved in accordance with the provisions of the BCBCA.

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Forward Looking Statements

The information provided in this MD&A, including information incorporated by reference, may contain “forward-looking statements” or “forward-looking information” (collectively referred to hereafter as “**forward looking statements**”) about the Company.

All statements, other than statements of historical fact, made by the Company that address activities, events or developments that the Company expects or anticipates will or may occur in the future are forward-looking statements, including, but not limited to, the Company's proposed business objectives and plans relating to biotechnology research and development of medicinal products involving biological compounds and small molecules. These statements speak only as of the date they are made and are based on information currently available and on the then current expectations of the Company and assumptions concerning future events, which are subject to a number of known and unknown risks, uncertainties and other factors that may cause actual results, performance or achievements to be materially different from that which was expressed or implied by such forward-looking statements. See “*Risk Factors*”.