OPTIMI HEALTH CORP.

MANAGEMENT'S DISCUSSION AND ANALYSIS

Overview

This management's discussion and analysis ("MD&A") is in respect of the operations and financial condition of Optimi Health Corp. ("Optimi" or the "Company") and is dated as of January 28, 2025, and describes the operating and financial results of the Company for the year ended September 30, 2024, and 2023. The MD&A supplements, but does not form part of, the audited consolidated financial statements of the Company, and should be read in conjunction with the Company's audited consolidated financial statements and related notes for the year ended September 30, 2024, and 2023 and audited financial statements for the year ended September 30, 2024, and 2023. The Company prepares and files its audited consolidated financial statements in accordance with International Financial Reporting Standards ("IFRS"). The currency referred to in this MD&A is in Canadian Dollars.

Certain information included in the MD&A is forward-looking and based upon assumptions and anticipated results that are subject to uncertainties. Should one or more of these uncertainties materialize or should the underlying assumptions prove incorrect, actual results may vary significantly from those expected. See "Cautionary Statement Regarding Forward-Looking Statements" for further detail.

Overall Performance

During the year ended September 30, 2024 and up to the date of this MD&A, the Company has (i) received its Drug Establishment License from Health Canada (DEL) which certifies that the Company's licensed facility and Quality Management Systems are compliant with Canadian Good Manufacturing Practices ("GMP") for the purpose of formulating designated drug products and manufacturing certain Active Pharmaceutical Ingredients ("API") from plant sources and permits the Company to supply validated psilocybin API, psilocybin drug product and MDMA drug product to patients in Australia (Authorised Prescriber Scheme) and globally, (ii) received \$1,000,000 in senior debt financing with an interest rate of 7.5% with a term of 18-months, (iii) received \$2,039,000 in the form of a non-brokered private placement through issuance of 6,796,666 common share units, (iv) granted Precursor Licence by Health Canada for 3,4-Methylenedioxyphenyl-2-propanone ("MDP2P"), the precursor used in the chemical synthesis of MDMA, (v) completed encapsulation of 40mg and 60mg MDMA dosage formats, (vi) confirmed production of MDMA, and (vii) confirmed one year stability testing for the Company's psilocybin extract drug candidate, (viii) entered into a supply agreement to supply MDMA to The institute for Psychedelic Research at Tel Aviv University for research purposes, (ix) received finished product test results and certificate of analysis for GMP natural psilocybin extract, (x) signed a psilocybin supply agreement with Matai Medical Research, (xi) completed in-house production of MDMA Active Pharmaceutical Ingredient (API), (xii) received certificate of analysis for 40mg and 60mg GMP MDMA capsules, (xiii) signed a letter of intent to advance Phase II Clinical Trial Group and Individual Administration Protocol for Major Depressive Disorder, (xiv) secured Import Permit from Mind Medicine Australia for 160 doses of MDMA and Psilocybin Capsules to be exported to Australia, (xv) announced partnership with Kwantlen Polytechnic University Applied Genomics Centre Partner to Advance Mushroom Science and Research, (xvi) completed its first shipment of MDMA to Israel and Australia and secured CBSA Exporters Authorization ID, (xvii) signed a bundle of agreements with Psyence Biomedical Ltd. (Psyence) whereby the Company would become the exclusive supplier of naturally-derived GMP psilocybin extract for drug development and commercialization initiatives including supplying GMP compliant psilocybin to Psyence for its Phase 11b trial for Adjustment Disorder and commercialising initiatives for FDA-approved uses in Palliative Care, (xvii) received "No Objection Letter" from Health Canada, permitting the use of the Company's GMP natural psilocybin extract capsules in a Phase 2 clinical trial, (xix) announced a strategic supply partnership and Letter of Intent with PsiloThai, a leading patient advocacy group registered in Thailand, (xx) launched OptiMed Prescriber Portal for psychiatrists in Australia, (xxi) the Company's consultation feedback on GMP manufacturing proposed requirements for MDMA and psilocybin was adopted by the Therapeutic Goods Administration (TGA) in Australia, underscoring the Company's role in shaping global regulatory standards, (xxii) Received Health Canada approval for its psilocybin extract capsules to be used in ATMA Journey Centres Ltd. (ATMA) Phase 2 clinical trial, (xxiii) had its GMP-certified MDMA capsules used in treatment of post-traumatic stress disorder in Australia under the Authorized Prescriber Scheme, (xxiv) exported its natural psilocybin extract to be used in clinical trials in New Zealand, (xxv) issued 1,316,668 units pursuant to private placements for gross proceeds of \$395,000 and settled debt of \$98,126 through issuance of 458,145 common shares, and (xxvi) received \$903,951 in debt forgiveness for amounts due to related parties.

On February 28, 2023, the Company signed purchase orders with Mind Medicine Australia Limited to ensure that patients in Australia with treatment resistant post-traumatic stress disorder (PTSD) have access to medical grade GMP MDMA and patients with treatment resistant depression have access to GMP encapsulated psilocybin as part of therapy through their authorized treating psychiatrists. A long-term distribution agreement with Mind Medicine Australia Limited

was also entered into, with distribution through a lead pharmaceutical distribution company and registered pharmacy networks being formed in each State and Territory of Australia with full compliance with regulatory requirements in each jurisdiction. MDMA and psilocybin drug candidates have been produced, encapsulated, and packaged entirely inside of the Company's Health Canada Licensed Facility in compliance with GMP standards and the first shipment of MDMA was fulfilled in August 2024. Subsequent to September 30, 2024, the Company completed its second shipment of MDMA to Mind Medicine Australia.

Obtaining key licenses and regulatory pre-approvals has become a strategic priority for the Company. The following milestones outline the Company's strategic imperative for the emerging psychedelic pharmaceutical industry:

Drug Establishment Licence ("DEL"): the Company was awarded a Drug Establishment Licence on May 24th, 2024. Securing a DEL positions the Company as a pharmaceutical company with a strong portfolio of government approved licenses for controlled substances. As Health Canada is a participant to several Mutual Recognition Agreements (MRAs) covering drug/medicinal products for global distribution, the Company is now recognized globally for the GMP production of its psilocybin and MDMA formulations. The DEL differentiates the Company from other psychedelic manufacturers in the space and enables the Company to provide competitively priced products within the GMP psychedelics market; conduct research and development with in-house scientific and quality teams; and provides flexibility to adapt to international licensing demands and changes in legislation. Importantly, having a DEL enables Optimi to be one of the only licensed, psychedelic pharmaceutical manufacturers in the world permitted to export to the Australian Marketplace and supply the Authorised Prescriber program. In the program, authorized Psychiatrists will be able to prescribe MDMA assisted therapy for patients suffering from Post Traumatic Stress Disorder (PTSD) and Psilocybin Assisted therapy for patients suffering from Treatment Resistant Depression. All products supplied to the Authorised Prescriber Program should be certified GMP compliant as per the Therapeutic Goods Administration (TGA). Health Canada is only allowing Canadian companies with a DEL to be issued export permits to supply Australia.

Another benefit of the DEL is as other countries commence programs similar to Australian (US Virgin Islands, The Bahamas, Costa Rica, Israel, Brazil, Thailand, etc.), Optimi will be able to supply these markets with it's GMP products immediately.

Drug Master File ("DMF"): the Company is on schedule to complete and submit its DMF in Canada for psilocybin in the coming months and over time, to the USA (FDA). Recently, Optimi received a "No Objection Letter" from Health Canada to supply it's 5mg, psilocybin drug candidate to ATMA for a Phase 2B clinical study. This critical documentation showcases the Company's commitment to regulatory compliance and transparency, laying the foundation for streamlined communication with regulatory authorities. DMFs are submissions to Health Canada and the FDA used to provide confidential, detailed information about facilities, processes, or articles used in the manufacturing, processing, packaging, and storing of human drug products, therefore allowing parties interested in the Company's drug candidates to reference our material without having to disclose DMF contents. DMF's become "plug and play" documentation which supports a Clinical Trial Application intending to have Optimi supply its drug candidates.

Supply Deals: The Company is actively engaged in identifying and closing supply deals with international and domestic partners seeking GMP drug substance (API) and encapsulated drug candidates. This includes negotiations with partners in Israel, Poland, United States, Brazil, Thailand, and Australia. Optimi will supply a Phase 2B study in Canada led by ATMA. This is a Phase II study assessing the efficacy of Psilocybin-assisted Psychotherapy when administered to Frontline Mental Healthcare Workers suffering from major depressive disorder related to COVID-19. The enrollment will be 200 patients divided into cohorts of 12 patients and is the first clinical supply deal for Optimi. Optimi is engaged in many ongoing discussions to supply either MDMA or psilocybin for various studies across the world.

Optimi Labs Inc.

The Company has completed the purchase of extensive analytical instrumentation which is poised to dramatically ramp up in-house productivity and testing capabilities. With this equipment, the Company will be able to produce assays which includes potency testing via high-performance liquid chromatography including a diode array detector that allows for measuring multiple substance at multiple wavelengths (or components) simultaneously. Additional capabilities include stability and identity testing utilizing thin layer chromatography, ultraviolet-visible spectroscopy, and mass spectrometry.

The equipment includes stability chambers, a GC-MS-FID, an automatic capsule filler, back up HPLCs, equipment to support Optimi's ICP-MS, back up equipment for formulating and all requisite equipment for conducting full panel microbial testing on its products. Upon installation of this equipment, Optimi will be in the position to conduct in-house analytical testing to produce a complete certificate of analysis ("COA") for its psychedelic products and to begin full scale cannabis testing for licensed cannabis producers.

Optimi Nutraceuticals

The Company has developed a nutraceutical brand that focuses on the health and wellness food markets. The Company is specifically targeting the functional mushroom segment of the nootropic space which it defines as natural health formulations derived from functional mushrooms, commonly referred to as medicinal mushrooms, which do not include any psychedelic compounds. The Company sells its products directly to consumers, through Amazon and through distributors/brokers.

Results of Operations

Year Ended September 30, 2024

During the year ended September 30, 2024, the Company generated revenue of \$389,850 and a net loss of \$6,035,859. The main factors that contributed to the loss in the fiscal year were amortization expense of \$867,947, consulting of \$1,122,812, production costs of \$551,089, and wages and benefits of \$1,667,152.

Amortization expense relates to the natural deterioration of plant and equipment due to the passage of time. Wages and benefits relate to amounts paid to employees and consulting expenses relate to services provided by management and consultants relating to the development and administration of the Company and the management of the facilities. Production costs relate to facility operating costs not capitalized to biological assets or inventory.

During the year ended September 30, 2024, the Company received \$1,000,000 in loan proceeds, \$2,036,599 in proceeds from private placements (net of share issuance costs), and \$200,000 in proceeds from warrant exercise.

Year Ended September 30, 2023

During the year ended September 30, 2023, the Company generated revenue of \$181,087, interest and other income of \$136,410 and a net loss of \$5,194,548. The main factors that contributed to the loss in the fiscal year were amortization expense of \$729,560, consulting of \$1,003,023 and wages and benefits of \$1,504,151.

Amortization expense relates to the natural deterioration of plant and equipment due to the passage of time. Wages and benefits relate to amounts paid to employees and consulting expenses relate to services provided by management and consultants relating to the development and administration of the Company and the management of construction at the facilities.

As at September 30, 2023, the Company has incurred \$14,978,511 in construction expenditures on the facilities and equipment of which \$1,200,000 were incurred through the issuance of common shares for construction consulting services.

During the year ended September 30, 2023, the Company received a deposit of \$112,500 pursuant to a supply agreement.

Subsequent to September 30, 2024, the Company

- Issued 1,316,668 units pursuant to private placements for gross proceeds of \$395,000. Each unit is composed
 of one common share and one-half common share purchase warrant. Each warrant is exercisable at \$0.40 per
 warrant for a period of two years.
- Settled debt of \$98,126 through issuance of 458,145 common shares.
- Settled \$903,951 in the form of debt forgiveness for amounts due to related parties.

Selected Financial Information

The following table sets forth selected financial information with respect to the Company's consolidated financial statements for the years ended September 30, 2024, and 2023.

	Year ended September 30, 2024	Year ended September 30, 2023	Year ended September 30, 2022
Operations:	•	,	
Revenue	\$389,850	\$181,087	\$80,717
Expenses	\$6,309,434	\$ 5,516,233	\$7,471,689
Interest and other income	\$2,665	\$136,410	\$66,943
Loss and comprehensive loss	(\$6,035,859)	(\$5,194,548)	(\$7,350,828)
Loss per share (basic and diluted)	(\$0.07)	(\$0.06)	(\$0.09)
Assets:			
Current Assets	\$1,232,587	\$2,428,455	\$2,427,526
Non-Current Assets	\$13,318,448	\$14,063,274	\$14,390,245
Total Assets	\$14,551,035	\$16,491,729	\$16,817,771
Liabilities:			
Current Liabilities	\$3,216,823	\$1,610,305	\$728,180
Non-Current Liabilities	\$1,758,500	\$1,670,531	\$69,485
Total Liabilities	\$4,975,323	\$3,280,836	\$797,665
Shareholders' Equity	\$9,575,712	\$13,210,893	\$16,020,106
Total Liabilities and Shareholders' Equity	\$14,551,035	\$16,491,729	\$16,817,771

Selected of Quarterly Results

Quarter	September 30, 2024	June 30, 2024	March 31, 2024	December 31, 2023
Loss for the period	\$1,723,183	\$1,626,757	\$1,443,545	\$1,242,374
Loss per share	\$(0.02)	\$(0.02)	\$(0.02)	\$(0.01)
Total assets	\$14,551,035	\$15,064,293	\$15,192,805	\$15,664,248
Total liabilities	\$4,975,323	\$4,399,532	\$3,961,265	\$3,572,888
Quarter	September 30, 2023	June 30, 2023	March 31, 2023	December 31, 2022
Loss for the year	\$1,278,226	\$1,506,022	\$1,215,241	\$1,195,059
Loss per share	\$(0.02)	\$(0.02)	\$(0.01)	\$(0.01)
Total assets	\$16,491,729	\$15,291,247	\$16,365,028	\$17,368,052
Total liabilities	\$3,280,836	\$1,159,031	\$751,645	\$618,386

Liquidity and Capital Resources

As at September 30, 2024, the Company had a working capital deficiency of \$1,984,236.

The Company had negative cash flow of \$4,281,693 from operating activities during the year ended September 30, 2024. During the year ended September 30, 2024, the Company spent \$154,024 on plant and equipment additions. During the year ended September 30, 2024, the Company received a \$1,000,000 in loan proceeds, \$2,036,599 in proceeds from private placements (net of share issuance costs), and \$200,000 in proceeds from warrant exercise.

Subsequent to September 30, 2024, the Company raised an additional \$395,000 from private placements and settled debt of \$98,126 through the issuance of common shares.

The Company's future capital requirements will depend upon many factors including, without limitation, its ability to produce, market and sell its products, consumer demand for its products, the Company's ability to secure required

financing, and in the event consumer demand is strong for its products, the Company's ability to expand its business to facilitate this demand. The Company has limited capital resources and has historically relied upon the sale of equity securities for cash required for research and development purposes, for acquisitions and to fund the administration of the Company. The Company intends to finance its future requirements through a combination of debt and/or equity issuances. There is no assurance that the Company will be able to obtain such financings or obtain them on favorable terms. These uncertainties cast significant doubt on the Company's ability to continue as a going concern. The audited consolidated financial statements do not include any adjustments related to the recoverability of assets and classification of liabilities that might be necessary should the Company be unable to continue as a going concern. Such adjustments could be material.

Off-Balance Sheet Arrangements

The Company has no off-balance sheet arrangements.

Key Management Compensation and Related Party Transactions

During the years ended September 30, 2024, and 2023, the Company incurred the following amounts charged by officers and directors (being key management personnel) and companies controlled and/or owned by officers and directors of the Company in addition to the related party transactions disclosed elsewhere in these consolidated financial statements:

	September 30, 2024 \$	September 30, 2023 \$
Consulting fees	748,689	371,000
Share-based compensation	14,193	117,547
Wages and benefits	185,417	475,000
	948,299	963,547

The Company has entered into a lease agreement with BC Green Pharmaceuticals Inc., as described in Note 9 of the consolidated audited financial statements.

As at September 30, 2024, there was \$1,185,268 (2023 - \$398,890) owing to key management, which is included in amounts due to related parties. The amounts are unsecured, without interest and due on demand.

During the year ended September 30, 2024, the Company received \$1,000,000 in loan proceeds from a company controlled by a director (Note 12). As at September 30, 2024, the Company owed \$1,000,000 (2023 - \$1,000,000) in principal and \$56,250 (2023 - \$6,250) in accrued interest in relation to this loan.

Significant accounting judgements and estimates

The preparation of consolidated financial statements in conformity with IFRS requires management to make certain estimates, judgments and assumptions that affect the reported amounts of assets and liabilities at the date of the consolidated financial statements and the reported revenues and expenses during the year. Actual results may differ from these estimates.

Significant estimates and judgments are evaluations and assumptions about the future and other sources of estimation uncertainty that management has made, which could result in a material adjustment to the carrying amounts of assets and liabilities. Significant estimates and judgments used in the preparation of the audited consolidated financial statements include, but are not limited to, the following:

Going concern

The assessment of whether the concern assumption is appropriate requires management to take into account all available information about the future, which is at least, but not limited to, twelve months from the end of the reporting period.

Provisions and contingencies

The amount recognized as a provision, including legal, contractual, constructive and other exposures or obligations, is the best estimate of the consideration required to settle the related liability, including any related interest charges,

taking into account the risks and uncertainties surrounding the obligation. In addition, contingencies will only be resolved when one or more future events occur or fail to occur. Therefore, assessment of contingencies inherently involves the exercise of significant judgment and estimates of the outcome of future events. The Company assesses its liabilities and contingencies based upon the best information available.

Impairment of property, plant and equipment

Management considers both external and internal sources of information in determining if there are any indications that the Company's property, plant and equipment is impaired. Management considers the market, economic and legal environment in which the Company operates that are not within its control and affect the recoverable amount of its plant. Management considers the manner in which the property, plant and equipment is being used or is expected to be used an indication of economic performance of the assets.

Valuation of inventory

Inventories are valued at the lower cost and net realizable value except for biological inventory which includes a fair value component. Purchased inventory is accounted for using the weighted average purchase cost of the components that comprise finished goods inventory. Net realizable value is the estimated selling price in the ordinary course of business, less estimated costs of completion and the estimated costs to sell.

Valuation of share-based payments

The Company uses the Black-Scholes option pricing model for valuation of share-based compensation. Option pricing models require the input of subjective assumptions including expected price volatility, interest rate and forfeiture rate. Changes in the input assumptions can materially affect the fair value estimate and the Company's earnings and equity reserves. The Company estimates volatility based on the Company's historical share prices, excluding specific time frames in which volatility was affected by specific transactions that are not considered to be indicative of the entities' expected share price volatility.

Biological assets and inventory

In calculating the value of the biological assets, management is required to make a number of estimates, including estimating the stage of growth of the mushrooms up to the point of harvest, harvesting costs, selling costs, sales price, wastage and expected yields for the mushrooms. In calculating final inventory values, management is required to determine an estimate of spoiled or expired inventory and compare the inventory cost versus net realizable value. The cost and fair value of biological assets are capitalized to the extent that their cost and fair value will be recoverable.

Loans payable

The identification of loan components is based on interpretation of the substance of the contractual arrangement and therefore requires judgment from management. The separation of the components affects the initial recognition of the loans payable at issuance and the subsequent recognition of interest on the liability component. The determination of the fair value of the liability component is also based on a number of assumptions, including contractual future cash flows and discount rate.

Estimated useful lives of property, plant and equipment

Depreciation of property, plant and equipment is dependent upon estimates of useful lives which are determined through the exercise of judgment.

Changes in Accounting Policies

There have been no changes to accounting policies during the year ended September 30, 2024.

Financial Instruments

a) Categories of financial instruments

The classification of the financial instruments, as well as their carrying values, is shown below:

Fair value

The fair value recorded on initial recognition of financial assets and financial liabilities at amortized cost is determined in accordance with generally accepted pricing models based on discounted cash flow analysis or using prices from observable current market transactions.

Financial instruments measured at fair value are classified into one of 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 the fair value hierarchy are:

Level 1 – Unadjusted quoted prices in active markets for identical assets or liabilities;

Level 2 – Inputs other than quoted prices that are observable for the asset or liability either directly or indirectly; and

Level 3 – Inputs that are not based on observable market data.

The Company's financial instruments consist of cash and cash equivalents, trade receivables, accounts payable and accrued liabilities, due to related parties, lease liabilities and loans payable. The fair values of these financial instruments approximate their carrying values due to the short-term nature of these instruments, with the exception of lease liabilities and loans payable which are measured using Level 2 inputs.

b) Management of financial risks

The Company examines the various financial instrument risks to which it is exposed and assesses the impact and likelihood of these risks. These risks arise from the normal course of operations and all transactions undertaken are to support the Company's ability to continue as a going concern. Management manages and monitors these exposures to ensure appropriate measures are implemented in a timely and effective manner. The risks associated with these financial instruments and the policies on how to mitigate these risks are set out below.

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 rate risk is limited to potential decreases in the interest rate offered on cash held with chartered Canadian financial institutions. The Company considers this risk to be limited, as it holds no assets or liabilities subject to variable rates of interest.

Credit risk

Credit risk is the risk of financial loss to the Company if a customer or counterparty to a financial instrument fails to meet its contractual obligations. The financial instruments that potentially subject the Company to credit risk consist of cash and cash equivalents and trade receivables. The Company limits exposure by maintaining its cash with major Canadian commercial banks and credit unions.

Liquidity risk

Liquidity risk is the risk that the Company will be unable to meet its financial obligations as they become due. The Company is reliant upon equity issuances and loans as its main sources of cash. The Company manages liquidity risk by maintaining an adequate level of cash to meet its ongoing obligations. The Company continuously reviews its actual expenditures, forecasts cash flows and matches the maturity dates of its cash to capital and operating needs. All of the Company's existing commitments are budgeted and funded as at the date of the consolidated financial statements. All financial liabilities have contractual maturities of less than one year and are subject to normal trade terms with the exception of the Company's lease liabilities, which matures based on the lease agreement, and loans payable, which have terms of one and a half and three years.

Currency risk

The Company is not exposed to financial risk related to the fluctuation of foreign exchange rates.

Commitments

The Company has lease commitments for the two cultivation and processing facilities located in Princeton, British Columbia. Cash commitments for minimum lease payments in relation to the facility leases as at September 30, 2024, are payable as follows:

	\$
Within 1 year	35,000
Between 1 year and 5 years	
	35,000

Disclosure of Outstanding Security Data

The Company has one class of shares outstanding, which is common shares. As of the date of this MD&A, 96,438,169 common shares were issued and outstanding. The Company also has 3,856,667 share purchase warrants, and 3,840,000 stock options outstanding.

Cautionary Statement About Forward-Looking Statements

Certain statements in this MD&A, constitute "forward-looking information" or "forward looking statements" (collectively, "forward looking statements") within the meaning of applicable Canadian securities laws and are based on assumptions, expectations, estimates and projections as of the date of this MD&A. Forward-looking statements include statements with respect to projected growth rates, targets, plans, the Company's future growth, results of operations, performance and business prospects and opportunities. The words "plans", "expects", "projected", "estimated", "forecasts", "anticipates", "intend", "guidance", "outlook", "potential", "prospects", "seek", "aim", "strategy", "targets" or "believes", or variations of such words and phrases or statements that certain future conditions, actions, events or results "will", "may", "could", "would", "should", "might" or "can", or negative versions thereof, "occur", "continue" or "be achieved", and other similar expressions, identify forward-looking statements. Forward-looking statements are necessarily based upon management's perceptions of historical trends, current conditions and expected future developments, as well as a number of specific factors and assumptions that, while considered reasonable by the Company as of the date of such statements, are outside of the Company's control and are inherently subject to significant business, economic and competitive uncertainties and contingencies which could result in the forward-looking statements ultimately being entirely or partially incorrect or untrue. Forward looking statements contained in this MD&A are based on various assumptions, including, but not limited to the following: the Company's ability to achieve its growth strategy; the demand for the Company's products and fluctuations in future revenues; sufficiency of current working capital to support future operating and working capital requirements; the stability of general economic and market conditions; currency exchange rates and interest rates; equity and debt markets continuing to provide the Company with access to capital; the Company's ability to comply with applicable laws and regulations; and the Company's continued compliance with third party IP rights.

By their nature, forward-looking statements are subject to inherent risks and uncertainties that may be general or specific and which give rise to the possibility that expectations, forecasts, predictions, projections, or conclusions will not prove to be accurate, that assumptions may not be correct, and that objectives, strategic goals and priorities will not be achieved.

Known and unknown risk factors, many of which are beyond the control of the Company, could cause the actual results of the Company to differ materially from the results, performance, achievements, or developments expressed or implied by such forward-looking statements. Such risk factors include but are not limited to those factors which are discussed in the Company's long form prospectus dated February 12, 2021, a copy of which is available on SEDAR at www.sedar.com. The risk factors are not intended to represent a complete list of the factors that could affect the Company and the reader is cautioned to consider these and other factors, uncertainties, and potential events carefully and not to put undue reliance on forward-looking statements. There can be no assurance that forward-looking statements will prove to be accurate, as actual results and future events could differ materially from those anticipated in such statements.

Forward-looking statements are provided for the purpose of providing information about management's expectations and plans relating to the future. The Company disclaims any intention or obligation to update or revise any forward-looking statements whether as a result of new information, future events or otherwise, or to explain any material difference between subsequent actual events and such forward-looking statements, except to the extent required by applicable law. All the forward-looking statements contained in this MD&A are qualified by these cautionary statements.

Other Information

Additional information relating to the Company is available for viewing on the Company's web sites at $\underline{www.optimihealth.ca}$ and $\underline{www.optimilife.com}$.