

上海復旦張江生物醫藥股份有限公司

Shanghai Fudan-Zhangjiang Bio-Pharmaceutical Co., Ltd. (a joint stock limited company incorporated in the People's Republic of China)

(Stock Code: 8231)



NEM WARE



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This report, for which the directors (the "Directors") of Shanghai Fudan-Zhangjiang Bio-Pharmaceutical Co., Ltd. (the "Company") collectively and individually accept full responsibility, includes particulars given in compliance with the Rules Governing the Listing of Securities on the Growth Enterprise Market of The Stock Exchange of Hong Kong Limited for the purpose of giving information with regard to the Company. The Directors, having made all reasonable enquiries, confirm that, to the best of their knowledge and belief: 1. the information contained in this report is accurate and complete in all material respects and not misleading; 2. there are no other matters the omission of which would make any statement in this report misleading; and 3. all opinions expressed in this report have been arrived at after due and careful consideration and are founded on bases and assumptions that are fair and reasonable.





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Corporate Information



Wang Hai Bo *(Chairman)* Su Yong Zhao Da Jun

NON-EXECUTIVE DIRECTORS

Fang Jing Zhou Jie Guo Jun Yu Hao Hong Quan Zhu Ke Qin

INDEPENDENT NON-EXECUTIVE DIRECTORS

Pan Fei Cheng Lin Weng De Zhang

SUPERVISORS

Yang Xiao Hua *(Chairman)* Zhu Zu Shun Zhang Man Juan Guo Yi Cheng Xu Qing

LEGAL REPRESENTATIVE

Wang Hai Bo

COMPANY SECRETARY

Wang Rui, FCCA

COMPLIANCE OFFICER

Zhao Da Jun

AUTHORISED REPRESENTATIVES

Zhao Da Jun Wang Rui, FCCA

QUALIFIED ACCOUNTANT

Wang Rui, FCCA

AUDIT COMMITTEE

Pan Fei (Chairman) Weng De Zhang (Vice Chairman) Cheng Lin

REMUNERATION COMMITTEE

Cheng Lin *(Chairman)* Pan Fei Weng De Zhang Zhou Jie Fang Jing

Corporate Information

INTERNATIONAL AND STATUTORY AUDITORS

PricewaterhouseCoopers PricewaterhouseCoopers Zhong Tian CPAs Limited Company

LEGAL ADVISERS TO THE COMPANY

Baker & Mckenzie (As to Hong Kong Law) Fangda Partners (As to PRC Law)

PRINCIPAL BANKERS

Industrial and Commercial Bank of China, Zhangjiang Sub-branch China Construction Bank, Gaoke Road Sub-branch Shanghai Pudong Development Bank, Xinchuan Sub-branch

HONG KONG SHARE REGISTRAR AND TRANSFER OFFICE

Computershare Hong Kong Investor Services Limited 46/F Hopewell Centre 183 Queen's Road East, Hong Kong

REGISTERED OFFICE AND PRINCIPAL PLACE OF BUSINESS IN THE PRC

308 Cailun Road Zhangjiang Hi-Tech Park Pudong Shanghai 201210, PRC

PRINCIPAL PLACE OF BUSINESS IN HONG KONG

15/F The bank of East Asia Building10 Des Voeux Road Central, Hong Kong

AUTHORISED REPRESENTATIVE TO ACCEPT SERVICE OF PROCESS AND NOTICES

Or, Ng & Chan, Solicitors 15/F The Bank of East Asia Building 10 Des Voeux Road Central, Hong Kong

LISTING INFORMATION

H Share The Growth Enterprise Market of The Stock Exchange of Hong Kong Limited Stock Code: 8231

WEBSITE

www.fd-zj.com

On behalf of the board of directors (the "Board") of the Company, I present the annual report of the Company together with its subsidiaries (collectively as "the Group") for the year ended 31 December 2008 for consideration by the shareholders.

BUSINESS REVIEW

Committed to the principle: "The more we explore, the healthier human beings will be" and pursuing the R&D of genetic technology, drug screening technology, new drugs with patents and the commercialization of the specific drugs suitable for Chinnese market as core position, the Group aims to become a pioneer in the bio-pharmaceutical industry.

Research and Development

During the period under review, the Group made an ideal progress in R&D of drugs.

During the period under review, the Group's Nifeviroc (尼非韋羅) for the treatment of AIDS has entered into phase II clinical study. The Company made an announcement on 16 April, 2007 regarding a collaboration and license agreement with an Australian company on the overseas patent right of the project and the related technology, so as to enable an internationalized R&D on the project and its related technology. Ever since year 2008, the collaboration has been enlarged and has stepped to the stage of practical execution.

Phase II clinical study of the drug for the treatment of Port Wine Stain (nevus flammeus) by means of photodynamic therapy has been completed and Phase III clinical study has started.

Duteroporphyrin(多替泊芬), a photodynamic new drug, and Vincristine Liposome Injection(長春新鹼脂質體注射 劑), both for the treatment of tumors, were approved to enter into clinical study in February, 2009.



The Group has been taking the R&D of innovative drugs as its fundamental. As at the end of year 2008, the progress of R&D on the major drugs is summarised as follows:

Technical platform	Project name	Indications	Progress
Genetic Engineering Drugs	Recombinant tissue type plasminogen activator (r-tPA)	Heart infarction	Technique transferred, drug registration issued, technical commission received
	Recombinant human parathyroid hormone derivatives (rhPTH)	Osteoporosis	Phase I clinical study, cooperated with other company
	Recombinant human lymphotoxin α -derivatives (rhLT)	Tumor	Phase II clinical study
	Recombinant human interleukin-1 receptor antagonist (rhIL-1Ra)	Arthritis	Phase I clinical study, cooperated with other company
	Recombinant human tumor necrosis recipient Fc fusion protein (Etanercept)	Arthritis	Clinical study completed, domestic and overseas rights transferred respectively, and technical commission retained
Photodynamic therapy drugs	ALA (鹽酸氨酮戊酸)	Condyloma acuminata	Launched for sale, accredited as Shanghai Hi-Tech Result Transfer Project, also accredited as "State Hi-tech Development Project" by NDRC
	ALA (鹽酸氨酮戊酸)	New Indication	Clinical study cooperated with hospitals
	Hemoporfin(海姆泊芬)	Port wine stain	Phase III clinical study
	Duteroporphyrin (多替泊芬)	Tumors	Approved to enter into clinical study
Liposome drugs	Doxorubicin liposome Injection (鹽酸多柔比星脂質體注射劑)	Tumors	Drug registration issued, GMP recognition in progress
	Vincristine Liposome Injection (長春新鹼脂質體注射劑)	Tumors	Approved to enter into clinical study

Chairman's Statement



Technical platform	Project name	Indications	Progress
Others	Down's Syndrome Antenatal Screening System (唐氏綜合症產前節查系統)	Down's Syndrome	Launched for sale, accredited as Shanghai Hi-Tech Transfer Project and National Torch Plan Project
	HLA Genotyping Chips(HLA基因芯片)	Genotyping	Launched for sale
	Mulberry Root Alkaloid Tablets (桑根鹼片)	Diabetes	Transferred, Phase I clinical study carried out, Technical commission retained
	Unsweet sugar Tablets(淡糖片)	Diabetes	Phase I clinical study, cooperated with other company
	Nifeviroc(尼非韋羅)	AIDS	Phase II, clinical study

Note: Projects which have been transferred and have no subsequent interests to the Group are not included in the above

Intellectual Property Rights

The Group has been actively protecting its intellectual property rights on its innovative medicines and research results. During the period under review, the Group has applied for 5 invention patents, and has been granted 1 invention patent. As at the end of year 2008, the Group has applied for 50 invention patents in aggregate, and has obtained 17 invention patents. During the period under review, the title of Shanghai Experimental Enterprise of Patent Affairs was awarded to the Company.

Commercialization

ALA used for the treatment of dermal HPV infectious disease and proliferative disease as represented by Condyloma acuminata has attracted high level of attention from dermatologists all over China. The amount of sales increased steadily.

Drug Registration of Doxorubicin Liposome Injection (鹽酸多柔比星脂質體注射劑) has been issued by SFDA. GMP recognition was in progress. The drug is planned to be launched in the second half of year 2009.

Recombinant tissue type plasminogen activator (r-tPA), which had been transferred to an enterprise in Shandong in year 2002, was launched in year 2008. The Group has received a certain percentage of the revenue from sales according to the contract.

Grants and Awards

The Group has always been complying with the industrial policies of the State and improving its capacity of developing new drugs. During the period under review, the Group has obtained the following grants and awards for a number of research and commercialization projects:

Recognized by NDRC, ALA, new photodynamic drug, was granted as "Hi-tech Commercialization Project" by "Hi-tech Commercialization Project Assessment" of NDRC and received the grant in aid of RMB 3 million.

Recognized by the government of Jiangsu Province, Taizhou Fudan-Zhangjiang Pharmaceutical Co., Ltd. ("Taizhou Pharmaceutical") has obtained a financial aid of RMB 20 million from "Jiangsu Province Special Aid for the Transfer of R&D Results of Science and Technology", of which, RMB10 million is a non-repayable grant, and the other RMB10 million is an interest-free loan, for a term of 3 years.

Recognized by the government of Jiangsu Province, Taizhou Pharmaceutical obtained a grant of RMB1 million from the "Financial Aid for the Indrawal of High Level Personnel of Innovative Companies".

A grant of RMB1 million from the "Foundation of Innovation" of National Science and Technology Department has been given to the project Nifeviroc(尼非韋羅), which has also been enlisted under the Key Innovative supporting Projects of National 11th "Five-year Plan" and would receive an aid of RMB3 million. Neither of the two grants has arrived yet.

The Company was recognised as a New and High Technology Enterprise in November 2008.

FUTURE PROSPECTS

The Group has been taking the innovative R&D of new drugs as its core positioning since its establishment, and has attained certain achievements. The "Summary of the State medium-long-term scientific and technology development plan (year 2006 - 2020)" which has been published has confirmed the direction of China's special way of self innovation, and has also affirmed supports to those encouraged enterprises to become technologically innovative bodies. It calls for creating further conditions, optimizing environment, deepening reforms, and truly strengthening the dynamics and motives of enterprise technological innovation. Under this broad environment, the Group will certainly obtain more and better development opportunities.

After the R&D for more than a decade, the Group has a large number of drugs which are at the crucial time of being commercialized. Therefore, the Group is now undergoing the process of conversion from pure R&D to a combination of R&D and commercialization. In the future, the Group will focus its resources in both aspects of R&D and commercialization.

R&D

Over the past years, the Group has accumulated extensive experience in R&D, and has taken a leading position in the pharmaceutical industry in the PRC. The Group has established very close cooperative relationships with Life Science Research Institute of the Chinese Academy of Sciences, Shanghai Organic Chemistry Research Institute of the Chinese Academy of Sciences and Shanghai Institute of Medical Research of the Chinese Academy of Sciences, all being reputable domestic institutions. At the same time, the Group has also made further cooperation with other international and domestic R&D institutes. In the future, the Group will continue devoting efforts to the R&D of projects with proprietary intellectual property rights.

R&D of the Group will still be focused on genetic engineering drugs, photodynamic drugs, liposome drugs, and small molecule chemical drugs. In particular, among these sectors, drugs for the treatment of dermal diseases and tumors will be of the most importance.

Many projects of the Group have been approved to enter into clinical study, and future clinical study will also be a key task. The Group will recruit more expertise, and will actively and effectively carry out clinical studies.

Commercialization

To keep in line with the key direction of R&D, the Group has gradually enhanced commercialization of the drugs for the treatment of dermal diseases and tumors from year 2007. The Group has arranged relevant drug product lines on both directions, and will steadily launch the products to the market by stages in the next few years, so as to form a product series package on the following two directions:

Dermal disease drugs

In respect of the commercialization of dermal disease drugs, the photodynamic new drug ALA (鹽酸氨酮戊酸) for the treatment of Condyloma acuminata (尖銳濕疣) have been granted for market launch. This is the first drug commercialized in this direction. Condyloma acuminata is one of the most common sexual contagious diseases in the modern society, with morbidity representing 20%-30% of all the venereal disease patients, ranking No. 2 or 3. According to the estimations of WHO in 2005, there were actually 16 million to 20 million new venereal disease cases in China every year, while the number of new patients suffering condyloma acuminata was expected to be 3 million to 6 million every year. It can be seen that this drug has a tremendous market capacity.

New indications will be developed for ALA, such as HPV induced CIN (cervical intraepithelial neoplasia) and acne, to enhance the sales size. Hemoporfin will be commercialized continuously to treat Port Wine Stain and the Phase III study has already started.



Tumor treatment drugs

In respect of commercialization of drugs for the treatment of tumors, Doxorubicin Liposome Injection (鹽酸多柔 比星脂質體注射劑) is anticipated to be launched in the latter half of year 2009. This will be the first drug being commercialized in the same group of the drugs of the Company. The drug is used for the treatment of tumors such as AIDS-relating Kaposi's sarcoma, breast cancer and overian cancer, which has become No. 1 disease in female tumor morbidity. According to the estimations of WHO, in year 2005, there were approximately 7.6 million people died of various cancers in the world, of which, 500,000 died of breast cancer. According to the estimations, there are approximately 200,000 new discoveries of breast cancer in the PRC every year. The market capacity of the drug is tremendous.

Subsequent drugs include Vincristine Liposome Injection (長春新鹼脂質體注射劑) and lymphotoxin α -derivatives (淋巴毒素 α -衍生物). Approval of clinical study has been issued for Vincristine Liposome Injection for the treatment of malignant tumors, while lymphotoxin α -derivatives for the treatment of tumors has entered into the phase II of the clinical study.

Name of drugs	Indications	Estimated launching time*
ALA (鹽酸氨酮戊酸)	Condyloma acuminata	Launched
Doxorubicin Liposome Injection (鹽酸多柔比星脂質體注射劑)	Tumors	2009
Hemoporfin (海姆泊芬)	Port wine stain	2010
Vincristine Liposome Injection (長春新鹼脂質體注射劑)	Tumors	2012
lymphotoxin α-derivatives (淋巴毒素α-衍生物)	Tumors	2014

The estimated timing for launching the drugs in the next few years is as follows:

* The estimated launch time is based on the progresses, and there is no assurance of its accuracy. If other drugs are progressing more successfully, they may replace any of the above drugs for market launch and sale.

In respect of commercialization, in addition to diagnostic reagents, HLA Genetic Chips, Down's Syndrome Antenatal Screening System and the photodynamic new drug ALA (鹽酸氨酮戊酸) for the treatment of Condyloma acuminata (尖銳濕疣), Doxorubicin Lipsome Injection (鹽酸多柔比星脂質體注射劑) has also been registrated as a new drug and will be launched in the latter half of year 2009. The Group has completed the conversion from a pure R&D to a combination of R&D and commercialization where the two are regarded equally important, and has formed an upgraded system which includes various functions through organic combination of the R&D, product manufacture and marketing functions, enabling the Group to progress to a better development stage.

ACKNOWLEDGEMENT

Lastly, I would like to take this opportunity to express my gratitude to the shareholders and business partners of the Group for all their unreserved support and encouragement. I would also like to express my most sincere thanks to all the Directors and all the staff of the Group for their dedication and contribution.

Wang Hai Bo Chairman

Shanghai, the PRC 25 March, 2009

FINANCIAL REVIEW

The following discussion and analysis of the Group's financial and operational position should be read in conjunction with the consolidated financial statements and the related notes to the consolidated financial statements.

TURNOVER

The Group's consolidated turnover for the year 2008 amounted to approximately RMB31,990,000, comparing to RMB24,927,000 for the year 2007, representing an increase of 28%.

During the year 2008, approximately RMB88,000 (or 0.3% of the total turnover) was derived from the income of technology transfer, and the rest of approximately RMB31,902,000 (or 99.7% of the total turnover) came from the sale of medical products. In contrast, approximately RMB6,000,000 (or 24% of the total turnover) was derived from the income of technology transfer, and the rest of approximately RMB18,927,000 (or 76% of the total turnover) came from the sale of medical products for the year 2007.

REVENUE FROM TECHNOLOGY TRANSFER

Income recognized from technology transfer for the year 2008 was approximately RMB 88,000. This is a sales commission on a certain percentage that came from a technology which was transferred to a pharmaceutical company in Shandong Province in 2002, as stipulated by the contract.

REVENUE FROM SALE OF MEDICAL PRODUCTS

Revenue of the Group from the sale of medical products for the year 2008 was RMB31,902,000, increased by 69% from that of last year which was RMB18,927,000. Sales of the new product, Aminolevulinic Acid (ALA,鹽酸 氨酮戊酸), which the Group had launched to the market, has contributed significant revenue to the Group.

COST OF SALES

For the year 2008, cost of sales of the Group was RMB12,209,000, while the corresponding figure for last year was RMB10,880,000. Cost of sales increased by 12% from that of last year, while the ratio of cost of sales to sales dropped to 38% from the level of 44% for last year.

OPERATING LOSS

For the year 2008, operating loss of the Group was RMB21,647,000, comparing to RMB26,752,000 for the year 2007, representing a decrease of 19%.

Expenditure and other income presented before operating loss are as follows:

- R&D costs for the year 2008 was RMB16,004,000, roughly remained the same level for the year 2007 with RMB15,863,000.
- Distribution and marketing costs for the year 2008 was RMB21,701,000, compared with RMB18,987,000 for the year 2007, representing an increase of 14%.
- Administration expenses for the year 2008 was RMB12,156,000, compared with RMB11,309,000 for the year 2007, representing an increase of 7%.
- Other operating expenses for the year 2008 was RMB1,270,000, compared with RMB277,000 for year 2007, representing a significant increase, mainly because the Group has disposed some available-for-sale investments, which has little effect on the Group due to its minimal amount.
- Other income for the year 2008 was RMB9,703,000, compared with RMB5,637,000 for the year 2007, representing a significant increase of 72%, mainly because the Group has recognized more income from government grants on R&D projects during the year.

LOSS / (PROFIT) ATTRIBUTABLE TO SHAREHOLDERS OF THE COMPANY

A loss attributable to shareholders of the Company of RMB23,402,000 was recorded in the consolidated financial statements for the year 2008, compared with RMB29,550,000 for the year 2007.

For the year 2008, the loss attributable to shareholders of the Company is dealt with in the financial statements of the Company to the extent of RMB12,304,000 (2007: profit of RMB29,844,000).

SIGNIFICANT INVESTMENTS

For the year 2008, the Group did not have any significant investment.

MATERIAL ACQUISITIONS OR DISPOSALS OF SUBSIDIARIES AND ASSOCIATED COMPANIES

For the year 2008, the Group did not have any material acquisitions or disposals of subsidiaries and associated companies.

CONTINGENT LIABILITIES

As at 31 December 2008, the Directors were not aware of any material contingent liabilities.

CHARGE ON ASSETS

On 10 March and 23 June 2006 respectively, the Group put its real estate property in pledge to obtain an interestfree loan granted by "Technology and Education Promoting Shanghai" project, and a full-interest-subsidized loan given by Pudong "Wise-eye project" respectively. The mortgaging period depends on the time to redemption of the loans.

BANKING FACILITIES

Aided by the "Technology and Education Promoting Shanghai" project, the Group took a loan of RMB11,000,000 and a loan of RMB10,000,000 on 12 April 2006 and 6 July 2007, respectively. Both of the two loans are due for repayment on 31 December 2011. They are interest-free if fully repaid before 31 December 2009. Interest has to be paid if the loans are repaid between 1 January 2010 and 31 December 2011.

Assisted by the Pudong "Wise-eye project", the Group took a bank loan of RMB20,000,000 on 12 July 2006 which is due for repayment on 10 July 2009. Full amount of the interest of the loan is subsidized by the Pudong New Area government.

Aided by "Jiangsu Technology Results Transfer Project", a subsidiary of the Group, Taizhou Pharmaceutical, took a loan of RMB10,000,000 from government authority on 28 February 2008 which is due for repayment on 27 May 2011. The loan is unsecured and interest-free.

FUTURE PLANS FOR MATERIAL INVESTMENTS OR CAPITAL ASSETS

The Company made an announcement on 7 March 2008 that it would cooperate with a wholly owned subsidiary of Shanghai Zhangjiang Hi-Tech Park Development Co., Ltd. to construct the industrial space next to the Company's existing site. This is a connected and discloseable transaction, which has been approved on the EGM held on 23 May 2008 and is in progress now.

LIQUIDITY AND FINANCIAL RESOURCES

The Group generally finances its operations and investing activities with internally generated financial resources, proceeds from the listing of the Company's shares on the Hong Kong GEM Board in August 2002, and interest-free and interest-subsidized commercial loans supported by the municipal government authorities. As at 31 December 2008, the Group had outstanding interest-free loans of RMB 32,650,000, of which RMB11,650,000 are unsecured, and an outstanding secured bank loan of RMB 20,000,000 with interest fully subsidized.

As at 31 December 2008, the Group had cash and cash equivalents of approximately RMB49,351,000.

The Group's gearing ratio as at 31 December 2008 was 1.12 (31 December 2007: 0.85) which is calculated based on the Group's total liabilities of RMB82,569,000 (31 December 2007: RMB59,336,000) and capital and reserves attributable to shareholders of the Company of RMB73,587,000 (31 December 2007: RMB70,058,000).

The Group adopts a conservative treasury policy in cash and financial management. To achieve better risk control and to minimize the finance cost, the Group's treasury activities are centralized. The Group's liquidity and financing arrangements are reviewed regularly.

FOREIGN EXCHANGE EXPOSURE

The Group operates mainly in the domestic market. Cash proceeds from the placing of H shares in August 2002 were in Hong Kong dollar, and basically all has been converted to RMB. The operating results and the financial position of the Group will not be affected by the movements in exchange rates.

EMPLOYEES AND SALARIES

As at 31 December 2008, the Group had a total of 216 employees, as compared to 206 employees as at 31 December 2007. Staff costs including directors' remuneration for the year 2008 were RMB25,360,000, compared with RMB19,962,000 for the year 2007. The salaries and benefits of employees of the Group are kept at a competitive level and employees are rewarded on a performance related basis within the general framework of the Group's salary and bonus system which is reviewed annually. A wide range of benefits, including statutory social welfare plans, are also provided to employees.

Details of the remuneration policies are set out in the section "Remuneration committee" of the "Corporate governance report".



The Board is pleased to present the annual report and the audited consolidated financial statements of the Group for the year ended 31 December 2008.

PRINCIPAL ACTIVITIES

The Group is principally engaged in the R&D of innovative drugs.

The Group's turnover for the year 2008 was generated from technology transfer and sale of medical products with the provision of related ancillary services.

An analysis of the Group's performance for the year ended 31 December 2008 by business segments is set out in note 39 to the consolidated financial statements.

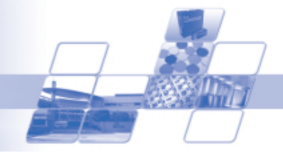
MAJOR CUSTOMERS AND SUPPLIERS OF DIANOSTIC REAGENT

During the period covered by this report, the proportions of the major customers and suppliers which accounted for the Group's total sales and purchases are as follows:

	Proportion in the Group's total	
	Sales	Purchases
Largest customer	7.61%	
Total of the five largest customers	29.18%	
Largest supplier		21.33%
Total of the five largest suppliers		64.76%

Shanghai Pharmaceutical, a substantial shareholder of the Company, is a substantial customer of the Company. The connected transaction has been approved by the general meeting. Save as above, none of the Directors, their respective associates or any shareholder of the Company who or which to the knowledge of the Directors owns more than 5% of the issued share capital of the Company has any beneficial interest in any of the Group's five largest customers or suppliers of the Group.

Report of the Directors



RESULTS

The results of the Group for the year ended 31 December 2008 are set out in the consolidated income statement and related explanatory notes to the consolidated financial statements.

DIVIDENDS

At the meeting on 25 March 2009, the Board did not propose any dividends for the year ended 31 December 2008.

SHARE CAPITAL

Details of movement in the share capital of the Company during the year are set out in note 35 to the consolidated financial statements.

RESERVES

Details of movement in the reserves of the Group and of the Company during the year are set out in Consolidated Statement of Changes in Equity and note 36 to the financial statements. On 31 December 2008, there was no distributable reserve to the shareholders of the Company.

PROPERTY, PLANT AND EQUIPMENT

Details of movement in property, plant and equipment of the Group for the year are set out in note 16 to the consolidated financial statements.

STAFF RETIREMENT BENEFIT SCHEME

Details of the staff retirement benefit scheme of the Group are set out in note 9 to the consolidated financial statements.

STAFF QUARTERS

During the year, the Group has not provided staff quarters to its staff. Details of the housing subsidies provided to staff are set out in note 8 to the consolidated financial statements.



DIRECTORS AND SUPERVISORS

Directors and supervisors of the Group during the year and as at the date of this report are as follows:

EXECUTIVE DIRECTORS:

Wang Hai Bo *(Chairman)* Su Yong Zhao Da Jun

NON-EXECUTIVE DIRECTORS:

Jiang Guo Xing (Resigned on 23 May 2008) Fang Jing Zhou Jie Guo Jun Yu Hao Hong Quan Zhu Ke Qin (Appointed on 23 May 2008)

INDEPENDENT NON-EXECUTIVE DIRECTORS:

Pan Fei Cheng Lin Weng De Zhang

SUPERVISORS:

Yang Xiao Hua *(Chairman)* Zhu Zu Shun Zhang Man Juan Wei Dong Zhi (Resigned on 23 May 2008) Ji Nuo (Resigned on 23 May 2008) Guo Yi Cheng (Appointed on 23 May 2008) Xu Qing (Appointed on 23 May 2008)

CORPORATE GOVERNANCE

The Board has always been endeavoring in achieving a better corporate governance level, and has been trying to fully comply with the relevant corporate governance regulations of the Listing Rules. Details of corporate governance of the Group are set out in the following reports of the annual report:

- 1) Corporate governance report
- 2) Report of the supervisory committee
- 3) Report of the audit committee
- 4) Report of the remuneration committee

DIRECTORS' AND SUPERVISORS' SERVICE CONTRACTS

Refer to "Directors' and supervisors' service contracts" section of the "Corporate governance report".

PROFILE OF THE DIRECTORS, SUPERVISORS AND SENIOR MANAGEMENT

Refer to "Profile of the Directors, Supervisors and senior Management" of the annual report.

EMOLUMENTS OF DIRECTORS, SUPERVISORS, SENIOR MANAGEMENT AND HIGHEST PAID INDIVIDUALS

Details of emoluments of Directors, Supervisors, Senior Management and highest paid individuals are set out in note 13 to the consolidated financial statements.

RIGHTS OF DIRECTORS AND SUPERVISORS TO ACQUIRE SHARES OR DEBENTURES

Refer to "Rights of directors, chief executive and supervisors in purchasing shares or debentures" section of the "Corporate governance report".

DETAILS OF OPTIONS GRANTED BY THE COMPANY

On 23 June 2002, the Company adopted a share option scheme under which the executive Directors or full-time employees of the Company or its subsidiaries or any of their respective associates may be granted options to subscribe for shares of the Company subject to the terms and conditions stipulated in the Share Option Scheme.

As at the date of this report, no option has been granted or agreed to be granted to any executive director or fulltime employee of the Company or its subsidiaries or any of their respective associates under the Share Option Scheme.

DIRECTORS' AND SUPERVISORS' INTERESTS IN CONTRACTS

Refer to "Directors' and supervisors' interests" section of the "Corporate governance report".

DIRECTORS', CHIEF EXECUTIVE'S AND SUPERVISORS' INTERESTS IN SHARES OF THE COMPANY

As at 31 December 2008, the interests (including interests in shares and / or short positions) of the Directors, Chief Executive and Supervisors and their respective associates in the shares or debentures of the Company and its associated corporations, if any, (a) as notified to the Company and the Stock Exchange pursuant to: Divisions 7 and 8 of Part XV of the Securities and Futures Ordinance ("SFO"); or (b) as recorded in the register maintained by the Company under Section 352 of the SFO; or (c) as required pursuant to Rules 5.46 to 5.67 of the GEM Listing Rules relating to securities transactions by Directors, were as follows:

Name of Directors	Class of shares	Number of shares held	Capacity	Type of interest	Percentage Domestic shares	Percentage of total share capital
Wang Hai Bo	Domestic Shares	51,886,430 (L)	Beneficial owner	Personal	10.13%	7.31%
Su Yong	Domestic Shares	18,312,860 (L)	Beneficial owner	Personal	3.58%	2.58%
Zhao Da Jun	Domestic Shares	15,260,710 (L)	Beneficial owner	Personal	2.98%	2.15%
Fang Jing	Domestic Shares	5,654,600 (L)	Beneficial owner	Personal	1.10%	0.80%

Note: The letter "L" stands for long position.

SUBSTANTIAL SHAREHOLDERS

So far as the Directors are aware, as at 31 December 2008, the persons other than a director, chief executive or supervisor of the Company who have interests and / or short positions in the shares or underlying shares of the Company subject to disclosure under Divisions 2 and 3 of Part XV of the SFO are listed as follows (the interests in shares and / or short positions, if any, disclosed herein are in addition to those disclosed in respect of the Directors, Chief Executive and Supervisors):

Name of				the	ercentage in e respective	Percentage in
substantial shareholders	Class of shares	Number of shares held	Capacity	Type of cl interest	ass of share capital	total share capital
Shanghai Pharmaceutical (Group) Corporation	Domestic Shares	139,578,560 (L)	Interest of controlled corporation	Corporate	27.26%	19.66%
Shanghai Pharmaceutical Co., Ltd.	Domestic Shares	139,578,560 (L)	Beneficial Owner	Corporate	27.26%	19.66%
China General Technology (Group) Holding, Limited	Domestic Shares	130,977,816 (L)	Beneficial Owner	Corporate	25.58%	18.45%
Shanghai Zhangjiang (Group) Co. Ltd.	Domestic Shares	105,915,096 (L)	Interest of controlled corporation	Corporate	20.69%	14.92%
Shanghai Zhangjiang Hi-Tech Park Development Co Ltd.	Domestic Shares	105,915,096 (L)	Beneficial Owner	Corporate	20.69%	14.92%

Report of the Directors

				Pe	rcentage in	
Name of				the	e respective	Percentage in
substantial	Class of	Number of		Type of cl	ass of share	total share
shareholders	shares	shares held	Capacity	interest	capital	capital
Fudan University	Domestic Shares	30,636,286 (L)	Beneficial Owner	Corporate	5.98%	4.31%
Shanghai Industrial Investment (Holdings) Co. Ltd.	H Shares	70,564,000 (L)	Interest of controlled corporation	Corporate	35.64%	9.94%
S.I. Pharmaceutical Holdings Ltd.	H Shares	65,856,000 (L)	Beneficial Owner	Corporate	33.26%	9.28%
SIIC Medical Science and Technology (Group) Limited	H Shares	4,708,000 (L)Be	neficial Owner	Corporate	2.38%	0.66%

FINANCIAL DATA HIGHLIGHT

A summary of the consolidated results of the Group for the year ended 31 December 2008, which has been extracted from the audited consolidated financial statements of the Group, is as follows:

	Year ended 31 December	
	2008	2007
	RMB'000	RMB'000
Turnover	31,990	24,927
Operating loss	(21,647)	(26,752)
Finance costs	(1,483)	(1,252)
Share of results of and impairment charge on an associate	_	(943)
Loss before income tax	(23,130)	(28,947)
Income tax expense	(1,069)	(1,709)
Loss for the year	(24,199)	(30,656)
Loss attributable to shareholders of the Company	(23,402)	(29,550)
Minority interests	(797)	(1,106)

ASSETS AND LIABILITIES

Summary of consolidated balance sheet of the Group as of 31 December 2008, which have been extracted from the audited consolidated financial statements of the Group, is as follows:

	As at 31 December	
	2008	2007
	RMB'000	RMB'000
Total assets	158,452	130,377
Total liabilities	82,569	59,336
	75,883	71,041
Capital and reserves attributable to shareholders of the Company	73,587	70,058
Minority interests	2,296	983
	75,883	71,041

COMPETING INTERESTS

Save as disclosed in the following table, none of the Directors, the management shareholders of the Company and their respective associates had any interest in a business which competes or may compete with the businesses of the Group.

Shanghai Pharmaceutical Co., Ltd.

Investee company	Nature of business	Shareholding interests
Shanghai Huashi Pharmaceutical	Drug introduction and R&D	100%
Hi-Tech Industrial Development Co., Ltd.	of chemical and initiative drugs	
(上海華氏醫藥高科技實業發展有限公司)		

China General Technology (Group) Holding, Ltd.

Investee company	Nature of business	Shareholding interests
Hainan Sanyang Pharmaceutical Co., Ltd.	Drug manufacturing	80.55%
(海南三洋藥業有限公司)		

Shanghai Zhangjiang Hi-Tech Park Development Co., Ltd.

Investee company	Nature of business	Shareholding interests
Meilian Biotechnology Company (美聯生物技術公司)	R&D of genetic pattern	49.47%

CONNECTED TRANSACTIONS

For the year ended 31 December 2008, the connected transactions were either exempted from disclosures or have been approved by the General Meeting.

SECURITIES TRANSACTIONS BY DIRECTORS

Refer to "Directors' securities transactions" section of the "Corporate governance report" for more details.

PURCHASE, REDEMPTION OR SALE OF LISTED SECURITIES

Neither the Company nor its subsidiaries purchased, redeemed or sold any of the Company's listed securities during the year ended 31 December 2008.

PRE-EMPTIVE RIGHTS

There is no regulation for the purchase of the pre-emptive rights as set out in the articles of association of the Company or by the laws of the People's Republic of China ("PRC", being the jurisdiction in which the Company was established), which would oblige the Company to offer new shares on a pro rata basis to its existing shareholders.

AUDIT COMMITTEE

The Audit Committee is responsible for reviewing the financial reporting, internal controls and corporate governance issues and making relevant recommendations to the Board. All the members are Independent Non-executive Directors: Mr. Pan Fei, Mr. Weng De Zhang and Mr. Cheng Lin. Mr. Pan Fei was appointed as the chairman of the Committee.

The Audit Committee reviews the accounting principles and practices adopted by the Group, as well as the listing rules and statutory compliance, and reviews issues regarding auditing, internal controls, risk management and financial reporting. The Audit Committee reviewed the Group's annual results for 2008 before proposing to the Board for approval.

For more details, refer to "Report of audit committee" of "Audit committee" section of the "Corporate governance report".

AUDITOR

The financial statements have been audited by PricewaterhouseCoopers. The Company has not changed the auditor during the last three years.



Pursuant to the regulations prescribed by the GEM Listing Rules, each of the independent non-executive Directors of the Company has confirmed with the Company their independence. The Company has received such confirmation from the independent non-executive Directors and considers the independent non-executive Directors as independent.

By Order of the Board Wang Hai Bo Chairman

As at the date of this report, the Board comprises:

Mr. Wang Hai Bo (Executive Director)
Mr. Su Yong (Executive Director)
Mr. Zhao Da Jun (Executive Director)
Ms. Fang Jing (Non-executive Director)
Mr. Zhou Jie (Non-executive Director)
Mr. Guo Jun Yu (Non-executive Director)
Mr. Hao Hong Quan (Non-executive Director)
Mr. Zhu Ke Qin (Non-executive Director)
Mr. Pan Fei (Independent Non-executive Director)
Mr. Cheng Lin (Independent Non-executive Director)
Mr. Weng De Zhang (Independent Non-executive Director)

Shanghai, the PRC 25 March 2009

To the Shareholders:

The Supervisory Committee of Shanghai Fudan-Zhangjiang Bio-Pharmaceutical Co., Ltd. (the "Supervisory Committee") for the year 2008 has performed its duties in accordance with the relevant provisions and requirements of the Company Law and the Articles of Association, and the Supervisors have attended all board meetings. They reviewed the Company's relevant financial statements and gave advice and recommendations on the related issues reflected in the Company's operations and management.

The Supervisory Committee duly supervised the Directors and Senior Management's compliance with the State's laws and regulations as well as the Articles of Association, in carrying out their duties, and the legal procedures on the change of directorship. The Supervisory Committee held the opinion that there was no violation of the State's laws and regulations or the Articles of Association by the Directors and Managers during the year 2008.

To the point of view of the Supervisory Committee, the resolutions passed in all board meetings for the year 2008 had been made with a view to protecting the Company's interests. No insider dealings, or anything which was prejudicial to the interests of the Company, or loss of Company's assets was acknowledged. The auditors' reports issued by PricewaterhouseCoopers and PricewaterhouseCoopers Zhong Tian CPAs Limited Company are true and objective. The Company's financial statements have accurately reflected the Company's financial position.

The Supervisory Committee is satisfied with the achievement and progress of the Company in 2008 and has great confidence in the future of the Company.

By order of the Supervisory Committee Yang Xiao Hua Chairman

As at the date of this report, the Supervisory Committee comprises:

Mr. Yang Xiao Hua Mr. Zhu Zu Shun Ms. Zhang Man Juan Mr. Guo Yi Cheng Mr. Xu Qing

Shanghai, the PRC 25 March 2009

The Audit Committee comprises three Independent Non-executive Directors. Mr. Pan Fei is a PhD in accounting, and is a member of the American Accounting Association. Mr. Weng De Zhang has been the financial controller of a large enterprise and the head of a bank. Mr. Cheng Lin is a PhD in economics, and has extensive experience in finance, accounting and management.

The Audit Committee assists the Directors in discharging their duties through independent reviews and supervision of financial reporting, together with the Group's effective internal control and in appointing external auditors. The Audit Committee reviews issues involving the accounting principles and practice principles adopted by the Group, including studying audit functions, financial reporting, and internal control, etc. If necessary, the Audit Committee will also invite external auditors, the general manager and senior management to attend meetings. The "Principles of the Audit Committee, elaborated its role and the power as conferred to the Committee by the Board.

The Audit Committee has sufficient resources to carry out its duties. The Audit Committee is liable to the Board, and the minutes of its meetings are to be submitted to the Board for circular.

Summary of the work done by the Audit Committee in 2008 is as follows:

- 1) Reviewed the financial reports for the year ended 31 December 2007 and for the half year ended 30 June 2008, and the quarterly reports ended 31 March 2008 and 30 September 2008, respectively;
- 2) Reviewed the efficiency of the internal control;
- 3) Reviewed the statutory audit arrangements and related explanations;
- 4) Reviewed and approved the audit fees for 2008;
- 5) Reviewed relevant connected transactions.

The Audit Committee meeting held on 25 March 2009 reviewed the Company's 2008 consolidated financial statements together with the Company's external auditors, including a review of the accounting principles and practice principles adopted by the Group. Based on the results of the review and after discussion with the management and the auditors, the Audit Committee agreed upon the accounting treatments adopted by the Company, and has made efforts to ensure that the financial information disclosed in the consolidated financial statements comply with relevant requirements of the applicable accounting principles and Listing Rules. Accordingly, the Audit Committee proposes that the Board approves the announcement of the consolidated financial statements for the year ended 31 December 2008 and, the Audit Committee proposes that the Board to consider the re-appointment of PricewaterhouseCoopers and PricewaterhouseCoopers Zhong Tian CPAs Limited Company as the International and the statutory auditors of the Group, respectively, for the year 2009.

The Audit Committee has held regular meetings, at least four times annually, and in 2008, the Audit Committee has held four meetings.

AUDIT COMMITTEE

Mr. Pan Fei *(Chairman)* Mr. Weng De Zhang *(vice Chairman)* Mr. Cheng Lin

Shanghai, the PRC 25 March, 2009

The Remuneration Committee is comprised of 5 members, who are: Mr. Cheng Lin (Chairman, Independent Nonexecutive Director), Mr. Pan Fei (Independent Non-executive Director), Mr. Weng De Zhang (Independent Nonexecutive Director), Mr. Zhou Jie (Non-executive Director), Ms. Fang Jing (Non-executive Director).

The Remuneration Committee is responsible for setting up the Group's remuneration policy, recommending and approving for the remuneration of all the Directors and senior executives, including the annual allocation of share options under the Share Option Scheme (if feasible). The Remuneration Committee reviews the existing remuneration policy annually, and makes proposals to the Board for changes to the remuneration policy and system. If necessary, it also makes references to the opinions of external human resources advisers in respect of human resources management and remuneration policies. After each meeting, the Remuneration Committee reports to the Board.

The "Principles of the Remuneration Committee" passed by the Board of the Company specifically laid down the terms of reference of the Remuneration Committee, elaborated its role and the power as conferred to the Committee by the Board. The Remuneration Committee has sufficient resources to carry out its duties. The Remuneration Committee is liable to the Board, and the minutes of its meetings are to be submitted to the Board for circular.

Summary of the work done by the Remuneration Committee in 2008 is as follows:

- 1) Review and approve the remuneration policy of the Company;
- 2) Review the remuneration scheme for the Directors and Supervisors for the year 2007;
- 3) Lay down the remuneration scheme for the Directors and Supervisors for 2008.

The Remuneration Committee has held one meeting in 2008.

REMUNERATION COMMITTEE

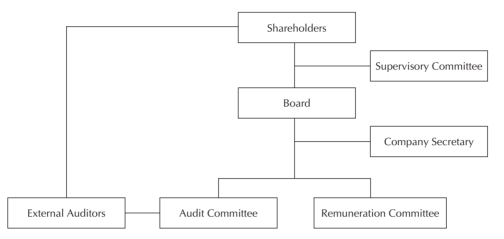
Mr. Cheng Lin *(Chairman)* Mr. Pan Fei Mr. Weng De Zhang Mr. Zhou Jie Ms. Fang Jing

Shanghai, the PRC 25 March, 2009



CORPORATE GOVERNANCE PRACTICE

The Company's corporate governance structure is as follows:



The Company's Code of Corporate Governance Practice includes but not limited to the following documents:

- a) Articles of Association;
- b) Principles of the Audit Committee;
- c) Principles of the Remuneration Committee;
- d) Principles regarding transactions in the Company's securities;
- e) Daily management documents of the Company.

The Board has reviewed its corporate governance documents and is of the view that such documents have incorporated most of the Principles and Code Provisions in the "Code of Corporate Governance Practice" of the Listing Rules of The Stock Exchange of Hong Kong Limited (hereinafter referred to as the "Code"). In some aspects, the codes of corporate governance adopted by the Company are even stricter than the provisions as set out in the "Code". Hereunder are the points which are stricter than or deviate from the provisions in the "Code".



Major aspects which are stricter that the provisions as set out in the "Code":

— All members of the Audit Committee are Independent Non-executive Directors.

Major aspects which deviate from the provisions as set out in the "Code":

— The chairman and the general manager is the same person. Although the Articles of Association has specific requirements on the duties of the chairman and the general manager (chief executive), which are to be responsible for the operating management of the Board and the daily management of the Company's business respectively, the two positions are still taken by one person. Considering that the scope of the Company is relatively small, with its business mainly in the research, production and sales of innovative drugs, and that it has not completely stepped out of the venture period for the time being, also for the sake of management efficiency, the Board holds the point that the chairman and the chief executive taken by one person is beneficial for the Company's development at the present stage. Along with the development of the Company, the Board will consider the segregation of chairman and chief executive duties.

BOARD

The Company is governed by the Board which has the responsibility for leadership and control of the Company. The Directors are collectively responsible for promoting the success of the Company by directing and supervising the Company's affairs.

Directors

Currently, the Board comprises the Chairman, another two Executive Directors, five Non-executive Directors and three Independent Non-executive Directors. Except for Mr. Zhu Ke Qin who joined the Board as Non-executive Directors on 23 May 2008, all the other Directors were in place in the whole year of 2008.

Personal information of the Directors are set out in the section headed "Directors, Supervisors and senior management" in this report. Members of the Board and their appointments are as follows:

Directors	Time of first appointment	Date of recent re-appointment	Term
Executive Directors			
Wang Hai Bo (Chairman)	11 November 1996	23 May 2008	Three years
Su Yong	20 January 2002	23 May 2008	Three years
Zhao Da Jun	20 January 2002	23 May 2008	Three years
Non-executive Directors			
Jiang Guo Xing	11 November 1996	24 June 2005	Resigned on 23 May 2008
Fang Jing	20 January 2002	23 May 2008	Three years
Zhou Jie	24 June 2005	23 May 2008	Three years
Guo Jun Yu	24 June 2005	23 May 2008	Three years
Hao Hong Quan	8 June 2007	23 May 2008	Three years
Zhu Ke Qin	23 May 2008	23 May 2008	Three years
Independent Non-executive Directors			
Pan Fei	20 June 2003	23 May 2008	Three years
Cheng Lin	10 July 2002	23 May 2008	Three years
Weng De Zhang	20 June 2003	23 May 2008	Three years

The Company's Independent Non-executive Directors have a wide range of skills and experience. They are able to serve the important function of providing adequate checks and balances for safeguarding the interests of shareholders and the Company as a whole. Of the 8 Non-executive Directors, 3 (more than one-third) are Independent Non-executive Directors. The Board considers that they can effectively make independent judgments in compliance with the guidelines under rule 5.09 of the Listing Rules regarding independence in assessments.

All the Directors have the terms for not more than three years, and can be re-nominated for re-election in the AGM.

Powers of the Board

The Board of the Company reviews the performance of the operating divisions against their agreed budgets and business targets on a regular basis, and also exercises a number of reserved powers pursuant to the Articles of Association, including:

- 1) Responsible for convening shareholders general meetings, and presenting reports to the meetings;
- 2) Implementing the resolutions of the general meetings;
- 3) Determining the operation plans and investment plans of the Company;
- 4) Formulating annual financial budgets of the Company;
- 5) Formulating profit distribution plans and loss compensation plans of the Company;
- 6) Setting up liability and financial policies of the Company, plans for the increase or reduction of the Company's registered capital and plans for the issue of the Company's bonds;
- 7) Formulating material acquisition or disposal plans of the Company, and the Company's merger, demerger and dissolution plans;
- 8) Determining deployments of the Company's internal management;
- 9) Appointing or removing the Company's managers, and appointing or removing the Company's vice presidents, financial controller, Board secretary in accordance with the nomination of the general manager, and deciding on their remunerations;
- 10) Setting the basic management policies of the Company;
- 11) Formulating the amendment plans to the Articles of Association;
- 12) Deciding other material affairs and administration affairs of the Company other than those to be resolved in the general meeting pursuant to the Company Law and the Articles of Association, and signing other important agreements.

The Board is responsible for the integrity of financial information and the effectiveness of the Group's systems of internal control and risk management processes. The Board is also responsible for preparing the accounts of the Company. Achievement of the Company's business objectives and the daily management of business are delegated to the general manager (chief executive). The Board regularly reviews the duties of the general manager and the powers delegated to the general manager, so as to ensure the appropriateness of such arrangements.

Chairman and the general manager

Although the Articles of Association has specific requirements on the duties of the chairman and the general manager (chief executive), which are to be responsible for the operating management of the Board and the daily management of the Company's business respectively, the two positions are still taken by one person. Considering that the scope of the Company is relatively small, with its business mainly in the research, production and sales of innovative drugs, and that it has not completely stepped out of the venture period for the time being, also for the sake of management efficiency, the Board holds the point that the chairman and the chief executive taken by one person is beneficial for the Company's development at the present stage. Along with the development of the Company, the Board will consider the segregation of chairman and chief executive duties.

Board meetings

The Chairman is responsible for the leadership of the Board, ensuring the effectiveness of the Board in all aspects of its role and for setting its agenda and taking into account any matters proposed by other Directors for inclusion in the agenda. The agenda and accompanying board papers are circulated where possible at least three days before the time of a board or committee meeting. The Chairman is also responsible for making sure all Directors are properly briefed on issues arising at board meetings. The Chairman ensures that the Directors receive accurate, timely and clear information. Directors are encouraged to update their skills, knowledge and familiarity with the Group through their initial induction, ongoing participation at board and committee meetings, and through meeting key people at Head Office and in the divisions.

All Directors have access to the services of the Company Secretary who regularly updates the Board on governance and regulatory matters. Any Director, wishing to do so in the furtherance of his or her duties, may take independent professional advice through the Chairman at the Company's expense. The availability of professional advice extends to the Audit and Remuneration Committees.

Minutes of board meetings are taken by the Company Secretary and, together with any supporting board papers, are available to all board members. Board meetings are structured to encourage open discussion and frank debate to ensure the Non-executive Directors provide an effective challenge to each Executive Director. When necessary, the Independent Non-executive Directors meet privately to discuss matters which are their specific responsibility.

In furtherance of good corporate governance, the Board has established two sub-committees: an Audit Committee and a Remuneration Committee. Both have terms of reference which accord with the principles set out in the Corporate Governance Code. The Company Secretary takes minutes of the meetings of these committees and the work of these committees is reported to the Board.

The Board met four times during 2008. The attendance of individual directors at the board meetings is set out in the table below.

	Attendance/Times	
Members of the Board	of meetings	Attendance Rate
Executive Directors		
Wang Hai Bo (Chairman)	4/4	100%
Su Yong	4/4	100%
Zhao Da Jun	4/4	100%
Non-executive Directors		
Jiang Guo Xing (Resigned on 23 May 2008)	0/2	0%
Fang Jing	3/4	75%
Zhou Jie	2/4	50%
Guo Jun Yu	3/4	75%
Hao Hong Quan	4/4	100%
Zhu Ke Qin (appointed on 23 May 2008)	2/2	100%
Independent Non-executive Directors		
Pan Fei	4/4	100%
Cheng Lin	3/4	75%
Weng De Zhang	4/4	100%

Note: Attendance by proxy on behalf of the Directors is deemed to be attendance. Occasions for the Directors delegating a proxy for attendance are, Mr. Guo Jun Yu 2 times, Mr. Su Yong once, Mr. Zhu Ke Qin once, and Mr. Wong De Zhang once.



The table below sets out the time and major agenda of Board meetings in 2008:

Time of Board meetings	Major agenda
25 March 2008	Reviewed annual report of 2007; Considered the resignation and appointment of Directors; Considered 2008 remuneration plans for Directors and Supervisors; Determined the time for AGM.
7 May 2008	Reviewed the first quarterly results report of 2008
6 August 2008	Reviewed the interim results report of 2008
12 November 2008	Reviewed the third quarterly results report of 2008

Note: all refer to regular Board meetings.

Directors' and Supervisors' interests

All Directors disclose to the Board on their first appointment their interests as a director or otherwise in other companies or organizations and such declarations of interests are updated annually (if any). When the Board considers any proposal or transaction in which a Director has a conflict of interest, the Director declares his interest and is required to abstain from voting, and withdraw from the meetings as appropriate. The Company will seek confirmation from Directors annually in respect of any transactions of the Company or its subsidiaries which are related to Directors or their associates (if any).

The Group has not entered into any material contracts in which the Group's Directors, Supervisors have direct or indirect interests during any time in 2008.

Directors and Supervisors' service contracts

All the Directors and Supervisors have entered into service contracts with the Company, which are renewable upon expiry, subject to re-election in the general meeting.

Rights of Directors, chief executive and Supervisors in purchasing Shares or debentures

None of the Directors, chief executive or Supervisors or their spouse or children of age under 18 has been authorized by the Company or any subsidiary any right to purchase shares or debentures in the Company or any other body corporate, or have exercised such rights within 2008.

Interests of Directors, chief executive and Supervisors in the Shares of the Company

Refer to the section headed "Directors, Chief Executive and Supervisors" in the Report of Directors.

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Supervisory Committee

Members of the Supervisory Committee and their appointments are as follows:

Supervisors	Time of initial appointment	Date of latest re-appointment	Term
Yang Xiao Hua <i>(chairman)</i>	24 June 2005	23 May 2008	3 years
Zhu Zu Shun (shareholders' representative)	16 June 2006	23 May 2008	3 years
Wei Dong Zhi (Independent Supervisor)	20 January 2001	24 June 2005	Resigned on 23 May 2008
Ji Nuo (Independent Supervisor)	20 June 2003	24 June 2005	Resigned on 23 May 2008
Zhang Man Juan (staff representative)	24 June 2005	23 May 2008	3 years
Guo Yi Cheng (Independent Supervisor)	23 May 2008	23 May 2008	3 years
Xu Qing (Independent Supervisor)	23 May 2008	23 May 2008	3 years

In 2008, the Supervisors attended all Board meetings, and considered related resolutions. For details, please the "Report of the Supervisory Committee" for the year.

Directors' Securities transactions

The Company has re-formulated the Code for Securities Transactions by Directors of Listed Issuers, and passed it on 10 August 2005, with the terms no less exacting than the required standard of dealings set out in Rules 5.48 to 5.67 of the GEM Listing Rules. Directors and relevant employees shall be bound under this Code. A copy of the code is sent to each Director upon his appointment and thereafter, one month before the date of every Board meeting to approve the Company's half yearly and annual results, with a reminder that the Director cannot deal in the securities of the Company until after such results have been published.

Under the Securities Code, Directors are required to notify the Chairman and receive a dated written acknowledgement before dealing in the securities and derivatives of the Company and, in the case of the Chairman himself, he must notify the Chairman of the Audit Committee and receive a dated written acknowledgement before any dealing.

Supervisors' securities transactions apply to the regulations for the Directors. All the relevant employees, if any, having any price-sensitive information of the Group which is not yet disclosed, also apply to the regulations for the Directors.

Having made enquiries, all Directors, Supervisors and relevant employees have complied with the relevant requirements in 2008.

Internal control

The Company's Audit Committee and the Board have reviewed the effectiveness of the internal control system of the Group, and considered that the scope of the Company is relatively small at present, therefore though only one internal control / internal audit team has been set up, the effectiveness of the Company can still be guaranteed in respect of financial, operational, compliance and risk management.

The Company will further enhance the Company's internal control system pursuant to the requirements of the Listing Rules on internal control, to ensure that the Company's financial, operational, compliance and risk management are under effective control during the process of its continuing development, and to protect the interests of shareholders. The Board has approved the establishment of an internal control / internal audit team.

Audit Committee

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The Audit Committee is responsible for reviewing the financial reporting, internal controls and corporate governance issues and making relevant recommendations to the Board. All the members are Independent Non-executive Directors: Mr. Pan Fei, Mr. Weng De Zhang and Mr. Cheng Lin. Mr. Pan Fei was appointed as the chairman of the Committee. Mr. Pan Fei is a member of the American Accounting Association. Other members also have the appropriate professional qualifications in accounting or related financial management.

The Company has set up specific "Principles of the Audit Committee" as a guideline for the Audit Committee in dealing with various matters.

The Audit Committee met four times in 2008. Senior management and/or external auditors were invited to attend each meeting. In 2008, the Audit Committee has reviewed reports of external auditors, the accounting principles and practices adopted by the Group, and listing rules and statutory compliance, and reviewed issues regarding auditing, internal controls, risk management and financial reporting. The Audit Committee made discussions on the Group's 2008 quarterly, interim and the audited 2007 annual results before proposing to the Board for approval. The Audit Committee has discussed the appointment of external auditors and the related fees, and has made proposals to the Board in respect of such matters.



Attendance of meetings of the Audit Committee in 2008:

	Attendance/	
Audit Committee	Times of meetings	Rate
Pan Fei <i>(chairman)</i>	4/4	100%
Weng De Zhang (vice chairman)	4/4	100%
Cheng Lin	3/4	75%

Note: Occasions for the Members delegating a proxy for attendance are, Mr. Wong De Zhang once.

Connected transactions

The Audit Committee has reviewed the connected transactions. For the year ended 31 December 2008, the connected transactions were either exempted from disclosures or have been approved by the General Meeting.

External auditors

The Group appointed PricewaterhouseCoopers and PricewaterhouseCoopers Zhong Tian CPAs Limited Company as the Group's international and statutory auditors respectively in 2008. The Company has not changed the auditors in the past three years. Hereunder are the fees on the audit services and related expenses for the year and the previous year:

Auditor	Audit fees in 2008	Audit fees in 2007
PricewaterhouseCoopers	RMB720,000	RMB720,000
PricewaterhouseCoopers Zhong Tian CPAs Limited Company	RMB304,000	RMB290,000

The Company has also appointed PricewaterhouseCoopers as scrutineer for vote-taking at the AGM.

Remuneration Committee

The Remuneration Committee is responsible for setting up the Group's remuneration policy, recommending and approving for the remuneration of all the Directors and senior executives, including the annual allocation of share options under the Share Option Scheme (if feasible). The Remuneration Committee reviews the existing remuneration policy annually, and makes proposals to the Board for changes to the remuneration policy and system. If necessary, it also makes references to the opinions of external human resources advisers in respect of human resources management and remuneration policies. After each meeting, the Remuneration Committee reports to the Board.

Salaries of various level staff of the Group have been determined by reference to those of the comparable companies, especially companies located in Shanghai and Zhangjiang Hi-tech Park which have direct comparability. In order to retain the expertise for the Company's successful operation, salary level of the Company has to be competitive, which normally comprises three parts, namely fixed portion, unfixed portion and statutory benefits. The fixed portion is the basic salary, which is mainly determined by reference to the level of salaries of similar type of works in comparable companies. Individual salaries may be different due to the difference in position, performance, skills and experience. Certain adjustments may be made each year to the basic salaries based on the performance of the Company's business, market competition and inflation. In addition to the fixed portion, bonus may also be released to the relevant people as an incentive to their performance and to enhance their loyalty to the Company. The Company also provides other benefits such as free lunch and transportation allowances. Options may be granted to the staff of the Company (if appropriate), to subscribe for the shares of the Company, subject to the terms and conditions in the Share Option Scheme. Under the relevant laws and regulations of the State, the Company is required to pay statutory benefits such as retirement insurance funds, common reserve funds, medical insurance and unemployment insurance funds for the staff.

The Board established a Remuneration Committee, and stipulated clearly the "Principles of the Remuneration Committee", with specific terms of reference of the Remuneration Committee. The Remuneration Committee is comprised of 5 members, who are:

Mr. Cheng Lin (Chairman, Independent Non-executive Director), Mr. Pan Fei (Independent Non-executive Director), Mr. Weng De Zhang (Independent Non-executive Director), Mr. Zhou Jie (Non-executive Director), and Ms. Fang Jing (Non-executive Director).

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The Remuneration Committee held one meeting during 2008, the attendance of which was as follows:

	Attendance/Times	
Remuneration Committee	of meetings	Rate
Cheng Lin (chairman)	1/1	100%
Pan Fei	1/1	100%
Weng De Zhang	1/1	100%
Zhou Jie	1/1	100%
Fang Jing	1/1	100%

Note: Mr.Weng De Zhang has delegated other Member to attend as his proxy .

Emoluments of Directors and senior managements for 2008 refer to note 13 to the Financial Statements.

Remuneration policy for Executive Directors

The primary goal of the remuneration policy on executive remuneration packages is to enable the Company to retain and motivate Executive Directors by linking their compensation with performance as measured against corporate objectives. Under the policy, a director is not allowed to approve his own remuneration.

The principal elements of the Company's executive remuneration package include basic salary, discretionary bonus, share option (if appropriate), and statutory benefits. In determining guidelines for each compensating element, the Committee refers to remuneration surveys conducted by independent external consultants on companies operating in similar businesses.

Basic salaries

Mainly by reference to the salary levels of comparable companies. There are some adjustments to the basic salaries for each year based on the Company's business performance, market competition, and inflation. The Remuneration Committee reviews the remunerations for Directors annually, under the circumstance that the Directors concerned abstain.

Discretionary bonus

The computation of discretionary bonus is based on measurable performance contributions of business units headed by the respective executive directors.

Corporate Governance Report

Options

The Company has adopted a Share Option Scheme on 23rd June 2002, pursuant to which options will be granted to the Directors and the staff of the Company, to subscribe for Shares in the Company with terms and conditions as specified in the Share Option Scheme. However, due to some restrictions under the laws and regulations, the Company has not granted or agreed to grant any options to any parties under the Share Option Scheme prior to the date of this report.

The Remuneration Committee approves the grant of share options under the Company's approved share option scheme to Executive Directors, with regard to their individual performances and achievement of business targets.

Statutory benefits

Under the relevant laws and regulations of the State, the Company is required to pay statutory benefits such as retirement insurance funds, common reserve funds, medical insurance and unemployment insurance funds. The ratios of such benefits to the salaries are also subject to adjustments pursuant to relevant regulations.

Remuneration for Non-executive Directors

The remuneration of Non-executive Directors is subject to annual assessment and recommendation by the Remuneration Committee for shareholders' approval at the Annual General Meeting. Reimbursement is allowed for out-of-pocket expenses incurred in connection with the performance of their duties including attendance at the Company meetings.

The Company has not paid any remuneration to Non-executive Directors and Shareholder representative Supervisors other than the Independent Non-executive Directors, nor has it paid any statutory benefit to the Non-executive Directors and Independent Supervisors.

Nomination of Directors

The Company does not have a Nomination Committee. The Board is directly in charge of nomination of Directors. The Board also reviews the composition of the Board from time to time, so as to ensure the balance of the skills and experience of its members.

The relevant standards for the nomination of candidates of Directors include appropriate professional knowledge and industrial experience, personal behavior, fidelity and skills, and the commitment for dedication of sufficient time. In 2008, Mr. Zhu Ke Qin has been appointed as Director through the above procedure. As the Company adopts the procedure of nomination by the Board and voting in the general meeting, and has so far been operating satisfactorily, there is therefore no need for setting up a Nomination Committee. In 2008, the Board discussed the issue of Directors' nomination in one of the meetings, attended by the following Directors:

Wang Hai Bo, Su Yong, Zhao Da Jun (Executive Directors)Fang Jing, Zhou Jie, Guo Jun Yu, Hao Hong Quan (Non-executive Directors)Pan Fei, Cheng Lin, Weng De Zhang (Independent Non-executive Directors)

Relationship with investors

The Company is committed to fair disclosure and comprehensive, transparent reporting. The Chairman is ultimately responsible for ensuring that there is effective communication with investors and that the Board understands the views of major investors. The Chairman therefore makes himself available to meet shareholders for this purpose. On a day-to-day basis the Board's primary contact with major shareholders is through the Company Secretary.

Reference is made to the announcement of the Company dated 20 January 2009, the public float of the Company has been lowered to 17.95%. The Company has applied to the Stock Exchange with the proposed possible means to deal with the insufficient public float issue. Further announcement will be published as and when appropriate.

The Board will make the best effort to keep full communication with shareholders, and give adequate introduction regarding the Company's development situation and prospects at the AGM. Also, most of the Non-executive Directors in the Board are representatives of shareholders, through whom the Board may communicate with the related shareholders at any time. In addition, the Company Secretary may respond to the various enquiries of shareholders, and provide relevant information.

All the issues should be individually raised by resolutions and voted by poll at the AGM. The Company's lawyers are required to attend the meeting and witness the results of voting, and to issue their legal opinion.

In 2008, one AGM and one EGM were held by the Company, details of which are as follows:

Time	9:30 a.m., 23 May 2008
Location	No. 308 Cailun Road, Zhangjiang Hi-tech Park, Shanghai, the PRC
Nature	Shareholders annual general meeting
Way of voting	Poll
Major issues	General matters of the AGM;
	Appointment of Directors and Supervisors;
	General mandate for the issue of 20% of the Shares.
Time	11:30 a.m., 23 May 2008
Location	No. 308 Cailun Road, Zhangjiang Hi-tech Park, Shanghai, the PRC
Nature	Shareholders extraordinary general meeting
Way of voting	Poll
Major issues	Cooperation Framework Agreement with a subsidiary wholly-owned by
	Zhangjiang Hi-Tech Park Co.,

Proposed time

Arrangements for the dates of the quarterly results, interim results and AGM in 2009 are as follows:

Items

Announcement of 2008 results25 March 2009Announcement of 2009 first quarterly resultsAround 10 May 2009AGM12 June 2009Announcement of 2009 interim resultsAround 10 August 2009Announcement of 2009 third quarterly resultsAround 10 November 2009

By order of the Board **Zhao Da Jun** *Director*

Shanghai, the PRC 25 March, 2009



EXECUTIVE DIRECTORS

Wang Hai Bo, aged 48, is an executive Director, the chairman of the Board and general manager of the Company. He founded the Company in November 1996. He graduated from Fudan University with a master's degree in biology and was an associate professor there. He has published numerous articles, earning him awards such as the State Star Fire Grade III Award (國家星火三等獎), Education Committee Grade II Award (徽委二等獎) to Technology Advancement Award of the Shanghai Province (上海市科技進步獎). He was the former chief technology officer of Zhejiang Shenghua Biok Biology Co. Ltd., a listed company in the PRC. He was appointed as an executive Director in November 1996.

Su Yong, aged 45, is an executive Director and deputy general manager of the Company. He joined the Company in April 1997. He graduated from Zhejiang University with a Ph.D. in Oncology and from Fudan University with a master's degree in Biochemistry. He has been working in the field of genetic engineering for over nine years. He was the chief engineer of Hangzhou Jiuyuan Gene Engineering Co., Ltd. He was appointed as an executive Director in January 2002.

Zhao Da Jun, aged 38, is an executive Director, deputy general manager, compliance officer and an authorized representative of the Company. He is a cofounder of the Company. He graduated from Fudan University with a master's degree in biology. He also holds a master's degree in Business Administration from the University of Hong Kong. Mr. Zhao has been awarded the National Education Committee on Technology Advancement Grade II Award (國家教委科技進步二等獎) in 1997. He was appointed as an executive Director in January 2002.

NON-EXECUTIVE DIRECTORS

Fang Jing, aged 40, is the general manager of property operation department of ZJ Hi-tech Park Co.. She graduated from Shanghai Finance College majoring in finance. She was the former financial controller of the Company and was previously the assistant division head in the finance department of Shanghai Steel Cord Factory. She was appointed as a non-executive Director in January 2002.

Zhou Jie, aged 41, graduated from Shanghai Jiaotong University with a master's degree in management science

and engineering. He is an executive director and the executive deputy CEO of Shanghai Industrial Holdings Ltd., the executive director and executive vice president of Shanghai Industrial Investment (Holdings) Co. Ltd., a director of Shanghai Industrial Pharmaceutical Investment Co. Ltd., Chia Tai Qingchunbao Pharmaceutical Co. Ltd., Shanghai Sunway Biotech Co. Ltd., The Wing Fat Printing Co. Ltd., a non-executive director of Semiconductor Manufacturing International Corporation* and the chairman of the supervisory committee of Bright Dairy and Food Co. Ltd. . He previously held the positions of the chairman and general manager of Shanghai S.I. Capital Co. Ltd. and the deputy general manager of the investment banking head office of Shanghai Wanquo Holdings Ltd. (now Shenyin & Wanguo Securities Co. Ltd.). He has over 10 years' experience in investment banking and capital markets operation. He was appointed as an executive Director in June 2005.

* be appointed on 23 January 2009

Guo Jun Yu, aged 35, graduated from Shanghai Medical University with a bachelor's degree. He has a professional pharmacist qualification. He is currently the assistant to general manager and deputy manager of Medicine Distribution Business Unit of Shanghai Pharmaceutical Holdings Ltd, where he has been working for nearly 10 years. He's very experienced on sales and management of medical products. He was appointed as a non-executive Director in June 2005.

Hao Hong Quan, aged 52, Senior International Business Specialist, graduated from Renmin University of China with a master's degree in investment analysis, is the Vice General Manager of Genertec Pharmaceutical Holding, Ltd. He worked previously as the Vice General Manager of JXPR Compressor Co. Ltd, chairing Vice General Manager of CNTIC Development Co. Ltd, chairing Vice General Manager of Genertec Industrial Co. Ltd, Vice General Manager of China National Technical Import & Export Corporation (CNTIC), and Vice General Manager of Assets Management Department of China General Technology (Group) Holding, Ltd (Genertec). He was appointed as a non-executive Director in June 2007.

Zhu Ke Qin, aged 57, is a fellow researcher and senior engineer. He is currently the Assistant to President of Fudan University, a member of the University Council, the General Manager of Fudan Asset Management Co., Ltd, and the General Manager of Fudan Enterprise Development Co., Ltd. He used to be the Director of Fudan University General Office, the General Manager of Fudan Logistics Service Co., Ltd, and the Manager of Fudan Illumination Company. He has won the Top Award of State Scientific and Technology Progress, the Second Prize of Shanghai Scientific and Technology Progress, and the Magnolia Prize of Shanghai Educational Committee. He was appointed as a non-executive Director in May 2008.

INDEPENDENT NON-EXECUTIVE DIRECTORS

Pan Fei, aged 53, is a professor at Shanghai University of Finance and Economics(上海財經大學). He graduated from Shanghai University of Finance and Economics with a doctorate degree in Accounting. He is an associate member of the American Lecture of Certified Public Accountants. He has published numerous articles in various financial and economics publications in the PRC and has got several awards. He was appointed as an independent non-executive Director in June 2003.

Cheng Lin, aged 46, is a professor in Shanghai University of Finance and Economics. Mr. Cheng holds doctorate degree in economics from Shanghai University of Finance and Economics(上海財經大學). He has published numerous articles in various financial and economics publications in the PRC. Mr. Cheng was appointed as an independent non-executive Director in July 2002.

Weng De Zhang, aged 46, is the President of a Sub-branch of Industrial Bank Co., Ltd. He graduated from Remin University of China(中國人民大學) and obtained a master's degree in business administration from Asia International Open University (Macau). He was the chief accountant of the Planning and Finance division of the Shanghai Electricity College. Later, he became an assistant director of audit and the financial controller of the Shanghai Electricity Hi-Tech United Company. He was appointed as an independent non-executive Director in June 2003.

SUPERVISORS

Yang Xiao Hua, aged 46, graduated from Shanghai Pedagogic University with a bachelor's degree. He is currently the assistant to general manager of Shanghai Dingjia Venture Capital Management Co., Ltd. He used to be the head of office of China Council for the Promotion of International Trade Pudong Branch, project manager in Shanghai Liuli Modern-Life Park Development Corp., and assistant to general manager of Shanghai Zhangjiang Venture Capital Co., Ltd. He was appointed as a supervisor representing shareholders in June 2005.

Zhu Zu Shun, aged 41, graduated from Tianjin University of Finance and Economics with a Master's degree. He has many years' experience engaging in finance and audit. He used to be the deputy general manager of the Audit Division of China National Machinery Imp. & Exp. Corp and the general manager of the Audit Division of China General Technology (Group) Holding, Ltd. He is currently the general manager of China General Technology (Group) Pharmaceutics Holding, Ltd. He was appointed as a supervisor representing shareholders in June 2006.

Zhang Man Juan, aged 45, graduated from China Broadcast & Television University in finance and accounting.

She used to be a deputy chief of the finance department of Shanghai Huaihai Medical Factory. She is currently an Assistant Manager of the Finance Department of the Company. She was appointed as a supervisor representing employees in June 2005.

Guo Yi Cheng, aged 63, graduated from Economic Management College of China Central Party School. He holds a researcher's qualification of Shanghai Academy of Social Sciences. He used to be deputy head of Economy Department of Shanghai Municipality Government Research Office, deputy general manager of Shanghai Pharmaceutical Co., Ltd., and the Director and Deputy General Manager of General Technology Group Pharmaceutical Holding Limited. He had been appointed as a supervisor between June 2005 and June 2006. He was re-appointed as an Independent supervisor in May 2008.

Xu Qing, aged 45, graduated from The Second Military Medical University and obtained a Ph.D degree. He did his postdoctoral research in H.Lee.Moffitt Tumor Center of University of South Florida as a visiting scholar. He used to serve as a deputy director, a deputy chief physician, and a deputy professor of the Tumor Internal Medicine Department of Chang Zheng Hospital of The Second Military Medical University. He is currently the deputy director of Oncology Department of Tongji University Medical School, deputy director of Tumor Institute of Tongji University Medical School, and director, deputy chief physician, and deputy professor of Tumor Internal Medicine Department of the Tenth People's Hospital affiliated to Tongji University. He's been engaged in the fundamental and clinical research on tumor for a long term. He has published over 20 articles on medical journals from domestic and abroad. He was appointed as an Independent supervisor in May 2008.

SENIOR MANAGEMENT

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Liu Yan Jun, aged 44, is a deputy general manager of the company. He obtained a bachelor's degree from the Navy Medical Department and a master's degree in Hepatobiliary Surgery of the Second Military Medical University and a Ph.D. from Eastern hospital of Hepatobiliary Surgery, the Second Military Medical University. Mr. Liu was formerly a visiting scholar at the Sidney Kimmel Tumor Centre of California University in the United States. He was employed as an officer and associate professor of the research department in the Molecular Biology department, Cancer Institute, the Second Military Medical University. He joined the Company in January 2001.

Li Jun, aged 41, is a deputy general manager of the Company. He graduated form Fudan University with a master's degree in biology. He has been responsible for several research projects of the State Natural Science Fund, and has published numerous articles. He is currently responsible for the R&D of photodynamic project. He is a certified pharmacist. He joined the Company in November 1996.

Yang Xiao Lin, aged 46, is a deputy general manager of the Company. He graduated from Chinese Academy of Social Sciences with an MBA degree. Mr. Yang has participated in and been in charge of several M&A projects for pharmaceutical companies. He has also been responsible for marketing and selling prescribed and OTC medicine in many sectors, and has obtained good results. He used to be a regional sales manager of GlaxoSmithKline, Marketing Director of Fosun Pharmaceutical Group, and General Manager of Zhejiang Kanglaite Pharmaceutical Co., Ltd. He joined the Company in January 2006.

QUALIFIED ACCOUNTANT AND COMPANY SECRETARY

Wang Rui, aged 35, is the Qualified Accountant, Company Secretary and an authorized representative of the company. She obtained her bachelor's degree from Tongji University, Shanghai PRC and her MBA from Oxford Brookes University, UK. She is a fellow of The Association for Chartered Certified Accountants. She used to work in a high-tech development corporation in Shanghai for a few years, responsible for project management and strategic planning. Prior to joining the Company, Ms. Wang worked in an accounting firm in London, the United Kingdom, where she obtained her professional qualification. She joined the Company in November 2003, and is currently the financial controller of the Company.

NOTICE IS HEREBY GIVEN THAT the Annual General Meeting of 上海復旦張江生物醫藥股份有限公司 (Shanghai Fudan-Zhangjiang Bio-Pharmaceutical Co., Ltd.) (the "Company", and together with its subsidiaries, the "Group") will be held at No. 308 Cailun Road, Zhangjiang Hi-teck Park, Pudong, Shanghai, the PRC on Friday, 12 June 2009 at 10:00 a.m. for the following purposes:

As ordinary resolutions:

- 1. To consider and approve the report of the Directors for the year ended 31 December 2008.
- 2. To consider and approve the report of the Supervisory Committee for the year ended 31 December 2008.
- 3. To consider and approve the audited consolidated financial statements and the report of the auditor for the year ended 31 December 2008.
- 4. To consider and approve the profit distribution plan for the year ended 31 December 2008, and the final dividend distribution plan for the year ended 31 December 2008 (if any), and to authorize the board for the distribution of the final dividends (if any) to the Company's shareholders.
- 5. To consider and approve the re-appointment of PricewaterhouseCoopers and PricewaterhouseCoopers Zhong Tian CPAs Limited Company as the International and the Statutory auditors of the Group, respectively, for the year 2009 and to authorize the Board to determine their remunerations.
- 6. To consider and approve the remuneration policies for the Directors and Supervisors of the Company for the year ended 31 December 2009 and to authorize the Board to implement such remuneration policies.
- 7. To approve the resignation of Mr. Yang Xiao Hua from being a Supervisor. To consider and approve the appointment of Ms. Bao Qi as a Supervisor until the conclusion of the annual general meeting around June 2011. Profile of the candidate to be appointed as Supervisor and details of the arrangements are as follows:

	Date of expiry	Date of appointment	Date of expiry
Yang Xiao Hua (resign from Supervisor)	Upon the conclusion of this annual general meeting		
Bao Qi (to be appointed as Supervisor)		Upon the conclusion of this annual general meeting	Upon the conclusion of the annual general meeting around June 2011

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Profile of the candidate to be appointed as Supervisor is as follows:

Bao Qi, aged 33, graduated from Fudan University and obtained a Bachelor's degree in law. She used to work in several law firms, and has several year's experience in legal affairs. Now, she is the Chief Legal Officer of Shanghai Pudong Science and Technology Investment Co. Ltd.

As special resolutions:

8. To consider and approve the following amendments of Articles of Association of the Company:

The original of Art.14 of Articles of Association as follows:

"The scope of business of the Company shall be consistent with and subject to the scope of business approved by the company registration authority.

The scope of business of the Company includes research and development of Bio and Medical technology; production of intermediate (Non-finished Medicine), external diagnosis chemicals (immune category) and medical appliances; sales of self-produced products; and provision of related technological services."

Now, to be amended as follows:

"The scope of business of the Company shall be consistent with and subject to the scope of business approved by the company registration authority.

The scope of business of the Company includes research and development of Bio and Medical technology; production of intermediate, medical appliances and medicines; sales of self-produced products; dealing in medical appliances; and provision of related technological services. (License is required for the business that requires license)."

As the amendment is subject to approval by relevant government authorities to be effective, to authorize the Board to make amendments to the Articles of Association as deemed appropriate to comply with the requests of relevant government authorities and to make necessary application, filing and registration.

9. To consider and, if thought fit, approve the following by way of a special resolution

THAT:

- (1) there be granted to the Board of Directors of the Company an unconditional general mandate to issue, allot and deal with additional shares in the capital of the Company (whether domestic shares and/or H shares) and to make or grant offers, agreements and options in respect thereof, subject to the following conditions:
 - (a) such mandate shall not extend beyond the Relevant Period save that the Board of the Company may make or grant offers, agreements or options during the Relevant Period which might require the exercise of such powers after the end of the Relevant Period;
 - (b) the aggregate nominal amount of shares allotted or agreed conditionally or unconditionally to be allotted (whether pursuant to an option or otherwise) by the Board of the Company otherwise than pursuant to the share option scheme adopted by the Company for the grant or issue of shares of the Company, shall not exceed:
 - (i) 20 per cent of the aggregate nominal amount of Domestic Shares of the Company in issue; and / or
 - (ii) 20 per cent of the aggregate nominal amount of H Shares of the Company in issue, in each case as at the date of this Resolution; and
 - (c) the Board of Directors will only exercise its power under such mandate in accordance with the Company Law of the PRC and the Rules Governing the Listing of Securities on The Growth Enterprise Market of The Stock Exchange of Hong Kong Limited (as the same may be amended from time to time) and only if all necessary approvals from the China Securities Regulatory Commission and/or other relevant PRC government authorities are obtained;

For the purposes of this Resolution:

"Domestic Shares" means the domestic invested shares in the share capital of the Company, with a nominal value of RMB0.10 each, which are subscribed for by PRC investors and held in RMB;

"H Shares" means the overseas-listed foreign invested shares in the share capital of the Company, with a nominal value of RMB0.10 each, which are held and traded in Hong Kong dollars;

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Notice of the Annual General Meeting

"Relevant Period" means the period from the date of passing this resolution until whichever is the earliest of:

- (a) the conclusion of the next annual general meeting of the Company following the passing of this Resolution; or
- (b) the expiry date of the 12-month period following the passing of this Resolution; or
- (c) the passing of a special resolution of the Company in general meeting revoking or varying the authority set out in this Resolution.
- (2) Provided that the Board resolves to issue shares pursuant to paragraph (1) of this Resolution, authorize the Board:
 - (a) to approve, enter into, procure to enter into and engage in all documents, agreements and matters which it deems to be in connection with the issue of such new shares, including but not limited to the time and place for such issue, to make all necessary applications to the relevant authorities, to enter into underwriting agreement (or any other agreements);
 - (b) to determine the use of proceeds and to make necessary filings and registration with the PRC, Hong Kong and other relevant authorities;
 - (c) to make amendments to the Articles of Association as deemed appropriate for the increase of the Company's registered capital and to reflect the new share capital structure of the Company under the intended allotment and issue of the Shares of the Company pursuant to the resolution under paragraph (1) of this resolution.

As an ordinary resolution:

10. To consider and approve any written resolution (if any) raised by shareholders having voting rights of 5% or more at the meeting.

By Order of the Board Wang Hai Bo

Chairman

As at the date thereof, the Board comprises:

Mr. Wang Hai Bo (Executive Director)
Mr. Su Yong (Executive Director)
Mr. Zhao Da Jun (Executive Director)
Ms. Fang Jing (Non-executive Director)
Mr. Zhou Jie (Non-executive Director)
Mr. Guo Jun Yu (Non-executive Director)
Mr. Hao Hong Quan (Non-executive Director)
Mr. Zhu Ke Qin (Non-executive Director)
Mr. Pan Fei (Independent Non-executive Director)
Mr. Cheng Lin (Independent Non-executive Director)
Mr. Weng De Zhang (Independent Non-executive Director)

Shanghai, the PRC 25 March 2009

Notes:

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(A) The register of holders of H Shares of the Company will be closed from Wednesday, 13 May 2009 to Friday, 12 June 2009 (both days inclusive) during which period no transfer of H shares will be registered. Any holder of the H Shares of the Company and whose name appearing in the Company's register of holders of H Shares with Computershare Hong Kong Investor Services Limited at the close of business hours on Tuesday, 12 May 2009 and have completed the registration process, will be entitled to attend the Annual General Meeting.

Address of Computershare Hong Kong Investor Services Limited is as follows:

Shops 1712-1716 17th Floor Hopewell Centre 183 Queen's Road East Hong Kong



(B) Holders of H Shares, who intend to attend the Annual General Meeting, must complete and return the reply slip to the Secretary to the Board of the Company not later than 20 days before the date of the Annual General Meeting, that is, before Friday, 22 May 2009.

Details of the Office of the Secretary to the Board of the Company are as follows:

No. 308 Cailun Road Zhangjiang Hi-tech Park Pudong District Shanghai, The PRC Post Code: 201210 Tel : 86-21-5855 3628 Fax : 86-21-5855 3893

- (C) Holder of H Shares entitled to attend the Annual General Meeting and having voting rights is entitled to appoint in writing one or more persons as his proxy to attend and vote instead of him. A proxy need not be a member of the Company. For shareholders appointing more than one proxy, their proxies may exercise the voting rights by polling only. Shareholders who intend to appoint one or more proxies should first read the 2008 Annual Report of the Company.
- (D) The instrument appointing a proxy shall be in writing under the hand of the appointor or his attorney duly authorized in writing. If that instrument is signed by an attorney of the appointor, the power of attorney authorizing such attorney or other authorization documents must be notarized.
- (E) To be valid, holders of H Shares must lodge the proxy form, and if the proxy form is signed by a person under a power of attorney or other authority on behalf of the appointer, a notarially certified copy of that power of attorney or other authority, must be delivered to the Company's H Share Registrar in Hong Kong, Computershare Hong Kong Investor Services Limited, the address of which is listed in Note (A) above, not less than 24 hours before the time of holding of the Annual General Meeting, in order for such documents to be valid.
- (F) Each holder of Domestic Shares is entitled to appoint in writing one or more persons as their proxies to attend and vote on its behalf at the Annual General Meeting. A proxy need not be a member of the Company. Notes (C) and (D) are also applicable to holders of Domestic Shares. In order to be valid, their proxy forms and authorization documents which must be returned to the Secretary to the Board of the Company not less than 24 hours before the time of holding of the Annual General Meeting, the address of which is as indicated in Note (B) above, in order for such documents to be valid.
- (G) If an attorney is appointed to attend the Annual General Meeting, such attorney must present its identity document and power of attorney or authorization document signed by the appointor or its legal representative, specifying the issue date of the document. If a holder of legal person shares appoint a company representative to attend the Annual General Meeting, such representative must present his identity document and notarially certified copy of the resolution passed by the board or other authority or notarially certified copy of the license issued by the holder of the legal person shares.
- (H) The Annual General Meeting is anticipated to last for half a day. Shareholders attending in the meeting should be responsible for their own transportation and accommodation expenses.

Independent Auditor's Report

PRICEWATERHOUSE COPERS 1

羅兵咸永道會計師事務所

PricewaterhouseCoopers 22nd Floor, Prince's Building Central, Hong Kong

TO THE SHAREHOLDERS OF

SHANGHAI FUDAN-ZHANGJIANG BIO-PHARMACEUTICAL CO., LTD.

(a joint stock limited company incorporated in the People's Republic of China)

We have audited the consolidated financial statements of Shanghai Fudan-Zhangjiang Bio-Pharmaceutical Co., Ltd. (the "Company") and its subsidiaries (together, the "Group") set out on pages 58 to 114, which comprise the consolidated and Company balance sheets as of 31 December 2008, and the consolidated income statement, the consolidated cash flow statement and the consolidated statement of changes in equity for the year then ended, and a summary of significant accounting policies and other explanatory notes.

DIRECTORS' RESPONSIBILITY FOR THE FINANCIAL STATEMENTS

The directors of the Company are responsible for the preparation and the true and fair presentation of these consolidated financial statements in accordance with International Financial Reporting Standards and the disclosure requirements of the Hong Kong Companies Ordinance. This responsibility includes designing, implementing and maintaining internal control relevant to the preparation and the true and fair presentation of financial statements that are free from material misstatement, whether due to fraud or error; selecting and applying appropriate accounting policies; and making accounting estimates that are reasonable in the circumstances.

AUDITOR'S RESPONSIBILITY

Our responsibility is to express an opinion on these consolidated financial statements based on our audit. We conducted our audit in accordance with International Standards on Auditing. Those standards require that we comply with ethical requirements and plan and perform the audit to obtain reasonable assurance whether the financial statements are free from material misstatement.

Independent Auditor's Report

An audit involves performing procedures to obtain audit evidence about the amounts and disclosures in the financial statements. The procedures selected depend on the auditor's judgement, including the assessment of the risks of material misstatement of the financial statements, whether due to fraud or error. In making those risk assessments, the auditor considers internal control relevant to the entity's preparation and true and fair presentation of the financial statements in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the entity's internal control. An audit also includes evaluating the appropriateness of accounting policies used and the reasonableness of accounting estimates made by the directors, as well as evaluating the overall presentation of the financial statements.

We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion.

OPINION

In our opinion, the consolidated financial statements give a true and fair view of the financial position of the Company and of the Group as of 31 December 2008 and of the Group's financial performance and cash flows for the year then ended in accordance with International Financial Reporting Standards, and have been properly prepared in accordance with the disclosure requirements of the Hong Kong Companies Ordinance.

OTHER MATTERS

This report, including the opinion, has been prepared for and only for you, as a body, and for no other purpose. We do not assume responsibility towards or accept liability to any other person for the contents of this report.

PricewaterhouseCoopers Certified Public Accountants

Hong Kong, 25 March 2009

Consolidated Income Statement

For the year ended 31 December 2008

(All amounts are shown in RMB thousands unless otherwise stated)

		Year ended 3	ended 31 December	
	Notes	2008	2007	
Turnover	4	31,990	24,927	
Cost of sales	_	(12,209)	(10,880)	
Gross profit		19,781	14,047	
Other income	5	9,703	5,637	
Research and development costs		(16,004)	(15,863)	
Distribution and marketing costs		(21,701)	(18,987)	
Administrative expenses		(12,156)	(11,309)	
Other operating expenses	_	(1,270)	(277)	
Operating loss	6	(21,647)	(26,752)	
Finance costs	7	(1,483)	(1,252)	
Share of results of and impairment charge on an associate	20 _		(943)	
Loss before income tax		(23,130)	(28,947)	
Income tax expense	10	(1,069)	(1,709)	
Loss for the year	=	(24,199)	(30,656)	
Attributable to:				
Shareholders of the Company		(23,402)	(29,550)	
Minority interests	_	(797)	(1,106)	
	=	(24,199)	(30,656)	
Basic and diluted loss per share for loss attributable to				
the shareholders of the Company (RMB)	14	(0.0330)	(0.0416)	

The notes on pages 63 to 114 are an integral part of these financial statements.

Consolidated Balance Sheet of the Group and Balance Sheet of the Company

As of 31 December 2008

(All amounts are shown in RMB thousands unless otherwise stated)

		Group		Company	
		As of 31	December	As of 31	December
	Notes	2008	2007	2008	2007
Non-current assets					
Leasehold land payments	15	10,932	11,174	10,932	11,174
Property, plant and equipment	16	60,695	55,879	59,022	54,178
Technical know-how	17	246	1,011	203	482
Deferred development costs	18	6,262	4,784	6,262	4,784
Investments in subsidiaries	19	· _	, 	72,009	72,009
Investment in an associate	20	_	_	_	
Available-for-sale investments	21	2,442	_	288	
Deferred income tax assets	22	4,735	5,804	4,735	5,804
	_	85,312	78,652	153,451	148,431
Current assets					
Inventories	23	12,173	8,654	11,608	8,654
Trade receivables	24	9,880	5,755	9,880	5,755
Other receivables, deposits					
and prepayments		1,148	674	1,005	483
Amount due from a shareholder	25	588	362	588	362
Amounts due from subsidiaries	26	_	—	1,920	6,591
Term deposits in bank with maturities of three to					
twelve months	27	_	10,000	_	10,000
Cash and cash equivalents	27	49,351	26,280	16,222	22,079
	-	73,140	51,725	41,223	53,924
Total assets	-	158,452	130,377	194,674	202,355
	=	150,452			
Non-current liabilities					
Borrowings	28	—	20,000	—	20,000
Loans from government authorities	29 -	31,000	21,000	21,000	21,000
	=	31,000	41,000	21,000	41,000

Consolidated Balance Sheet of the Group and Balance Sheet of the Company

As of 31 December 2008

(All amounts are shown in RMB thousands unless otherwise stated)

		Gr	oup	Со	mpany
		As of 31	December	As of 31	December
	Notes	2008	2007	2008	2007
Current liabilities					
Trade payables	30	1,177	1,117	2,538	917
Other payables and accruals		11,947	10,211	6,193	9,310
Deferred revenue	31	7,463	3,858	1,989	3,135
Loans from government authorities	29	1,650	1,650	1,650	1,650
Amount due to a subsidiary	32	_	_	281	735
Amount due to a shareholder	33	1,500	1,500	1,500	1,500
Amount due to a related party	34	7,832	_	7,832	—
Borrowings	28	20,000		20,000	
	-	51,569	18,336	41,983	17,247
Total liabilities	-	82,569	59,336	62,983	58,247
Capital and reserves attributable to shareholders of the Company					
Share capital	35	71,000	71,000	71,000	71,000
Reserves	36	2,587	(942)	60,691	73,108
		73,587	70,058	131,691	144,108
Minority interests	-	2,296	983		
Total equity	-	75,883	71,041	131,691	144,108
Total equity and liabilities		158,452	130,377	194,674	202,355
Net current assets/(liabilities)		21,571	33,389	(760)	36,677
Total assets less current liabilities		106,883	112,041	152,691	185,108

The notes on pages 63 to 114 are an integral part of these financial statements.

Wang Hai Bo

Zhao Da Jun Director

Director

25 March 2009

Consolidated Cash Flow Statement

For the year ended 31 December 2008

(All amounts are shown in RMB thousands unless otherwise stated)

	Year end		ed 31 December	
	Notes	2008	2007	
Operating activities				
Cash used in operations	37	(14,866)	(16,249)	
Interest paid		(1,483)	(1,252)	
Interest received	_	459	316	
Net cash used in operating activities	_	(15,890)	(17,185)	
Investing activities				
Purchase of property, plant and equipment		(2,916)	(6,170)	
Purchase of technical know-how		_	(105)	
Purchase of available-for-sales investments		(10,627)	_	
Addition of deferred development cost		(3,794)	_	
Withdrawal/(Increase) of term deposits with maturities of				
three to twelve months		10,000	(5,000)	
Interest received from term deposits with				
maturities of three to twelve months		127	146	
Proceeds from disposal of property, plant and equipment		29	104	
Proceeds from disposal of available-for-sale investments	-	6,199	432	
Net cash used in investing activities	_	(982)	(10,593)	
Financing activities				
Capital contribution to a subsidiary by minority interests		30,000		
Loans from government authorities	_	10,000	10,000	
Net cash generated from financing activities	_	40,000	10,000	
Net increase/(decrease) in cash and cash equivalents		23,128	(17,778)	
Cash and cash equivalents at beginning of the year		26,280	44,180	
Exchange losses on cash and cash equivalents	_	(57)	(122)	
Cash and cash equivalents at end of the year	27	49,351	26,280	
	-			

The notes on pages 63 to 114 are an integral part of these financial statements.

Consolidated Statement of Changes in Equity

For the year ended 31 December 2008

(All amounts are shown in RMB thousands unless otherwise stated)

	Attributable to shareholders of the Company					
	Share capital (Note 35)	Capital accumulation reserve (Note 36)	Statutory common reserve fund (Note 36)	Accumulated losses (Note 36)	Minority interests	Total equity
At 1 January 2007	71,000	115,014	2,829	(89,235)	2,089	101,697
Loss for the year 2007				(29,550)	(1,106)	(30,656)
At 31 December 2007	71,000	115,014	2,829	(118,785)	983	71,041
Capital contribution to a subsidiary by minority interests	_	27,813	_	_	2,187	30,000
Unrealised loss on available-for		_,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,			2,107	50,000
-sales investments	_	(882)	_	_	(77)	(959)
Loss for the year 2008				(23,402)	(797)	(24,199)
At 31 December 2008	71,000	141,945	2,829	(142,187)	2,296	75,883

The notes on pages 63 to 114 are an integral part of these financial statements.

For the year ended 31 December 2008 (All amounts are shown in RMB thousands unless otherwise stated)

1 BACKGROUND INFORMATION

Shanghai Fudan-Zhangjiang Bio-Pharmaceutical Co., Ltd. (the "Company") was established in the People's Republic of China ("PRC") on 11 November 1996 as a limited liability company with an initial registered capital of RMB5,295,000.

Pursuant to a series of capital injections on 10 November 1997, 11 May 2000, and 12 September 2000 from the existing or the then existing shareholders of the Company and the capitalisation of reserves of the Company on 11 December 1997 and 20 October 2000, the registered capital of the Company was increased from RMB5,295,000 to RMB53,000,000.

On 8 November 2000, the Company was transformed into a joint stock company with limited liability.

On 20 January 2002, all of the shares of the Company, being 53,000,000 ordinary shares with a par value of RMB1.00 each, were subdivided into 530,000,000 ordinary shares with a par value of RMB0.10 each.

On 13 August 2002, the trading of the newly issued 198,000,000 ordinary shares ("H shares") of RMB0.10 each of the Company commenced on the Growth Enterprise Market ("GEM") of the Stock Exchange of Hong Kong Limited (the "Stock Exchange"), including 18,000,000 H Shares converted from Domestic Shares. Therefore, the registered capital of the Company was increased to RMB71,000,000.

As of 31 December 2008, the Company had direct interests of 68.75%, 65% and 90.9% in three subsidiaries, Shanghai Morgan-Tan International Center for Life Sciences, Co., Ltd. ("Morgan-Tan"), Shanghai Ba Dian Medicine Co., Ltd. ("Ba Dian") and Taizhou Fudan-Zhangjiang Pharmaceutical Co., Ltd. ("Taizhou Pharmaceutical"), respectively.

The Company and its subsidiaries (together, the "Group") are principally engaged in research, development and selling of self-developed bio-pharmaceutical know-how, carrying out contracted research for customers, manufacturing and selling of medical products and the provision of related ancillary services in the PRC.

The address of the Company's registered office is 308 Cailun Road, Zhangjiang Hi-Tech Park, Pudong, Shanghai, PRC.

For the year ended 31 December 2008 (All amounts are shown in RMB thousands unless otherwise stated)

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

The principal accounting policies applied in the preparation of these consolidated financial statements are set out below. These policies have been consistently applied to all the years presented, unless otherwise stated.

(a) Basis of preparation

The consolidated financial statements of the Group have been prepared in accordance with International Financial Reporting Standards ("IFRS"). These consolidated financial statements have been prepared under the historical cost convention, except that the available-for-sale investments are measured at fair value.

The preparation of financial statements in conformity with IFRS requires the use of certain critical accounting estimates. It also requires management to exercise its judgement in the process of applying the Group's accounting policies. The areas involving a higher degree of judgement or complexity, or areas where assumptions and estimates are significant to the consolidated financial statements, are disclosed in Note 3.

The following new standards, amendments to standards and interpretations are mandatory for accounting periods on or after 1 January 2008.

IFRIC-Int 11	IFRS – Group and Treasury Share Transactions
IFRIC-Int 12	Service Concession Arrangements
IFRIC-Int 14	IAS 19 - The Limit on a Defined Benefit Asset, Minimum
	Funding Requirements and their Interaction

The adoption of the above new standards, amendments to standards and interpretations did not have any significant impacts to the Group.

For the year ended 31 December 2008 (All amounts are shown in RMB thousands unless otherwise stated)

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

(a) Basis of preparation (continued)

The following new standards, amendments to standards and interpretations have been issued but are not effective and have not been early adopted. The directors anticipate that adoption of these standards, amendments to standards and interpretations will not result in substantial changes to the Group's accounting policies.

IAS 1 (Revised)	Presentation of Financial Statements
IAS 23 (Revised)	Borrowing Costs
IAS 27 (Revised)	Consolidated and Separate Financial Statements
IAS 32 and IAS 1Amendments	Puttable Financial Instruments and Obligations Arising on Liquidation
IFRS 1 Amendments	First-time adoption of IFRS and IAS 27-Consolidated and Separate Financial Statements – Cost of an Investment in a Subsidiary, Jointly Controlled Entity or Associate
IFRS 2 Amendment	Share-based Payment Vesting Conditions and Cancellations
IFRS 3 (Revised)	Business Combination
IFRS 7 Amendments	Financial Instruments: Disclosures: Improving disclosures about financial instruments
IFRS 8	Operating Segments
IFRIC-Int 13	Customer Loyalty Programmes
IFRIC-Int 15	Agreements for the Construction of Real Estate
IFRIC-Int 16	Hedges of a Net Investment in a Foreign Operation
IFRIC-Int 17	Distributions of Non-cash Assets to Owners
IFRIC Int 18	Transfers of assets from customers

For the year ended 31 December 2008 (All amounts are shown in RMB thousands unless otherwise stated)

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

(a) Basis of preparation (continued)

Improvements to IFRSs – Amendments to:

IAS 1 (Revised)	Presentation of Financial Statement
IAS 2	Inventories
IAS 7	Cash Flow Statements
IAS 16	Property, Plant and Equipment
IAS 19	Employee Benefits
IAS 20	Accounting for Government Grants and Disclosure of
	Government Assistance
IAS 23 (Revised)	Borrowing Costs
IAS 27	Consolidated and Separate Financial Statements
IAS 28	Investments in Associates
IAS 29	Financial Reporting in Hyperinflationary Economies
IAS 31	Interests in Joint Ventures
IAS 36	Impairment of Assets
IAS 38	Intangible Assets
IAS 39	Financial Instruments: Recognition and Measurement
IAS 40	Investment Property
IAS 41	Agriculture
IFRS 5	Non-current Assets Held for Sale and Discontinued Operations
Other minor amendments to:	
IFRS 7	Financial Instruments: Disclosures
IAS 8	Accounting Policies, Changes in Accounting Estimates and Errors

A5 8	Accounting Policies, Changes in Accounting Estimates a
AS 10	Events After the Balance Sheet Date
AS 18	Revenue

	Referrate
IAS 34	Interim Financial Reporting

For the year ended 31 December 2008 (All amounts are shown in RMB thousands unless otherwise stated)

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

(b) Basis of consolidation

The consolidated financial statements include the financial statements of the Company and its subsidiaries made up to 31 December. Subsidiaries are all entities over which the Group has the power to govern the financial and operating policies generally accompanying a shareholding of more than one half of the voting rights. Subsidiaries are consolidated from the date on which control is transferred to the Group and are no longer consolidated from the date that control ceases. All intercompany transactions, balances and unrealised gains on transactions between group companies are eliminated; unrealised losses are also eliminated but considered an impairment indicator of the asset transferred. Accounting policies of subsidiaries have been changed where necessary to ensure consistency with the policies adopted by the Group.

In the Company's balance sheet, investments in subsidiaries are stated at cost less provision for impairment losses, if any. The results of subsidiaries are accounted for by the Company on the basis of dividends received or receivable, if applicable.

(c) Transaction with minority interests

The Group applies a policy of treating transactions with minority interests as transactions with equity owners of the Group. For minority interests' capital contribution to a subsidiary which does not result in the change of control, the difference between the capital contributed and the relevant share of the carrying value of net assets of the subsidiary is recorded in capital accumulation reserve.

(d) Investments in associates

Investments in associates are accounted for by the equity method of accounting and are initially recognised at cost. Associates are all entities over which the Group has significant influence but not control, generally accompanying a shareholding of between 20% and 50% of the voting rights.

The Group's share of its associates' post-acquisition profits or losses is recognised in the income statement, and its share of post-acquisition movements in reserves is recognised in reserves. The cumulative post-acquisition movements are adjusted against the carrying amount of the investment. When the Group's share of losses in an associate equals or exceeds its interest in the associate, including any other unsecured receivables, the Group does not recognise further losses, unless it has incurred obligations or made payments on behalf of the associate.

Unrealised gains on transactions between the Group and its associates are eliminated to the extent of the Group's interest in the associates. Unrealised losses are also eliminated unless the transaction provides evidence of an impairment of the asset transferred. Accounting policies of associates have been changed where necessary to ensure consistency with the policies adopted by the Group.

For the year ended 31 December 2008 (All amounts are shown in RMB thousands unless otherwise stated)

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

(d) Investments in associates (continued)

In the Company's balance sheets, investments in associates are stated at cost less provision for impairment, if any. The results of associates are accounted for by the Company on the basis of dividends received or receivable, if applicable.

(e) Foreign currency translation

(i) Functional and presentation currency

Items included in the financial statements of each of the Group's entities are measured using the currency of the primary economic environment in which the entity operates (the "functional currency"). The consolidated financial statements are presented in Renminbi ("RMB"), which is the functional currency of the Company and presentation currency of the Group.

(ii) Transactions and balances

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

(f) Deferred income tax

Deferred income tax is recognised, using the liability method, on temporary differences arising between the tax bases of assets and liabilities and their carrying amounts in the consolidated financial statements. However, the deferred income tax is not accounted for if it arises from initial recognition of an asset or liability in a transaction other than a business combination that at the time of the transaction affects neither accounting nor taxable profit or loss. Deferred income tax is determined using tax rates (and laws) that have been enacted or substantially enacted by the balance sheet date and are expected to apply when the related deferred income tax asset is realised or the deferred income tax liability is settled.

Deferred income tax assets are recognised to the extent that it is probable that future taxable profit will be available against which the temporary differences can be utilised.

Deferred income tax is provided on temporary differences arising on investments in subsidiaries and associates, except where the timing of the reversal of the temporary difference is controlled by the Group and it is probable that the temporary difference will not reverse in the foreseeable future.

For the year ended 31 December 2008 (All amounts are shown in RMB thousands unless otherwise stated)

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

(g) Property, plant and equipment

Property, plant and equipment include plant and machinery, furniture, fixtures and computer equipment and motor vehicles and are stated at historical cost less depreciation and impairment (if any).

Subsequent costs are included in the asset's carrying amount or recognised as a separate asset, as appropriate, only when it is probable that future economic benefits associated with the item will flow to the Group and the cost of the item can be measured reliably. The carrying amount of the replaced part is derecognised. All other repairs and maintenance are expensed in the income statement during the financial period in which they are incurred.

Depreciation is calculated on the straight-line method to write off the cost of each asset to its residual value over its estimated useful life as follows:

Plant and machinery	5 to 20 years
Furniture, fixtures and computer equipment	5 to 8 years
Motor vehicles	5 years

The assets' residual values and useful lives are reviewed, and adjusted if appropriate, at each balance sheet date.

An asset's carrying amount is written down immediately to its recoverable amount if the asset's carrying amount is greater than its estimated recoverable amount (Note 2(i)).

Gains and losses on disposals are determined by comparing the proceeds with the carrying amount. These are included in the income statement.

Construction-in-progress represents properties under construction and is stated at cost less impairment. This includes cost of construction, plant and equipment and other direct costs. Construction-in-progress is not depreciated until such time as the assets are completed and are ready for operational use.

For the year ended 31 December 2008 (All amounts are shown in RMB thousands unless otherwise stated)

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

(h) Research and development

Research expenditure is recognised as an expense as incurred.

Costs incurred on development projects relating to the design and testing of the products for sales by the Group are recognised as deferred development costs when it is probable that the product will be a success considering its commercial and technological feasibility, and only if the cost can be measured reliably. Development costs that have been capitalised are amortised from the commencement of the commercial production of the product on a straight-line basis over the period of its expected benefit. The amortisation periods adopted do not exceed five years.

Costs incurred on development projects with an intention of outright sales as technology transfer are recognised as deferred development costs when it is probable that the project will be a success considering its commercial and technological feasibility, and only if the cost can be measured reliably. Upon entering into sales contracts, development costs that have been capitalised are transferred to contracted work-in-progress and recognised as costs of sales in accordance with the performance requirements and contractual terms as stated in the contracts.

Where an indication of impairment exists, the carrying amount of the deferred development costs is assessed and written down immediately to its recoverable amount.

Other development expenditures are recognised as an expense as incurred. Development costs previously recognised as an expense are not recognised as an asset in a subsequent period.

(i) Impairment of investments in subsidiaries, associates and non-financial assets

Assets that have an indefinite useful life or have not yet available for use are not subject to amortisation, which are at least tested annually for impairment. Assets are reviewed for impairment whenever events or changes in circumstances indicate that the carrying amount may not be recoverable. An impairment loss is recognised for the amount by which the asset's carrying amount exceeds its recoverable amount. The recoverable amount is the higher of an asset's fair value less costs to sell and value in use. For the purposes of assessing impairment, assets are grouped at the lowest levels for which there are separately identifiable cash flows ("cash-generating units"). Non-financial assets other than goodwill that suffered impairment are reviewed for possible reversal of the impairment at each reporting date.

When an impairment loss subsequently reverses, the carrying amount of the asset (cash-generating unit) is increased to the revised estimate of its recoverable amount to the extent that the increased carrying amount does not exceed the carrying amount that would have been determined had no impairment loss been recognised for the asset (cash-generating unit) in prior years. A reversal of an impairment loss is recognised immediately in the income statement.

For the year ended 31 December 2008 (All amounts are shown in RMB thousands unless otherwise stated)

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

(j) Leases

Leasehold land payments are up-front payments made to acquire long-term interests in the usage of land in the PRC. These payments are stated at cost and are amortised on a straight-line basis over the period of the lease.

Leases in which a significant portion of the risks and rewards of ownership are retained by the lessor are classified as operating leases. Payments made under operating leases (net of any incentives received from the lessor) are charged to the income statement on a straight-line basis over the period of the lease.

(k) Inventories

Inventories are stated at the lower of cost and net realisable value. Cost is determined by the weighted average method. The cost of finished goods and work in progress comprises raw materials, direct labour, other direct costs and related production overheads (based on normal operating capacity). The cost of medical equipment held for sale comprises direct purchase costs. Net realisable value is the estimated selling price in the ordinary course of business, less the costs of completion and selling expenses, and taking into account the related amortisation of deferred development costs charged during the year.

(I) Trade and other receivables

Trade and other receivables are recognised initially at fair value and subsequently measured at amortised cost using the effective interest method, less provision for impairment. A provision for impairment of trade and other receivables is established when there is objective evidence that the Group will not be able to collect all amounts due according to the original terms of the receivables. Significant financial difficulties of the debtor, probability that the debtor will enter bankruptcy or financial reorganisation, and default or delinquency in payments are considered indicators that the trade receivable is impaired. The amount of the provision is the difference between the asset's carrying amount and the present value of estimated future cash flows, discounted at the original effective interest rate. The carrying amount of the assets is reduced through the use of an allowance account, and the amount of the loss is recognised in the income statement. When a trade receivable is uncollectible, it is written off against the allowance account for trade receivables. Subsequent recoveries of amounts previously written off are credited to the income statement.

(m) Cash and cash equivalents

Cash and cash equivalents comprise cash and bank balances, short-term deposits in bank and other financial institutions and other short-term highly liquid investments with maturities of three months or less from the time of purchase.

For the year ended 31 December 2008 (All amounts are shown in RMB thousands unless otherwise stated)

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

(n) Provisions

Provisions are recognised when the Group has a present legal or constructive obligation as a result of past events, it is probable that an outflow of resources will be required to settle the obligation, and a reliable estimate of the amount can be made.

(o) Retirement benefit costs

Contributions to retirement schemes for employees in accordance with local rules and regulations are expensed as incurred. Once the contributions have been paid, the Group has no further payment obligations.

(p) Financial assets

The Group classifies its financial assets in the following categories: loans and receivable and available-for-sale. The classification depends on the purposes for which the financial assets were acquired. Management determine the classification of its financial assets at initial recognition.

(i) Loans and receivables

Loans and receivables are non-derivative financial assets with fixed or determinable payments that are not quoted in an active market. They are included in current assets, except for maturities greater than 12 months after the balance sheet date. These are classified as non-current assets. Loans and receivables are classified and included in 'Trade receivables', 'Other receivables, deposits and prepayment', 'Term deposit in bank with maturities of three to twelve months' and 'Cash and cash equivalents' in the balance sheet (Notes 2(I) and 2(m)).

(ii) Available-for-sale financial assets

Available-for-sale financial assets are non-derivatives that are either designated in this category or not classified in any of the other categories. They are included in non-current assets unless management intends to dispose of the investment within 12 months of the balance sheet date.

For the year ended 31 December 2008 (All amounts are shown in RMB thousands unless otherwise stated)

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

(p) Financial assets (continued)

Regular purchases and sales of financial assets are recognised on the trade-date - the date on which the Group commits to purchase or sell the asset. Investments are initially recognised at fair value plus transaction costs for all financial assets not carried at fair value through profit or loss. Financial assets are derecognised when the rights to receive cash flows from the investments have expired or have been transferred and the Group has transferred substantially all risks and rewards of ownership. Available-for-sale financial assets are subsequently carried at fair value. Loans and receivables are carried at amortised cost using the effective interest method.

The translation differences on monetary securities are recognised in profit or loss; translation differences on non-monetary securities are recognised in equity. Changes in the fair value of non-monetary securities classified as available-for-sale are recognised in equity.

When securities classified as available for sale are sold or impaired, the accumulated fair value adjustments recognised in equity are included in the income statement as other income or expense.

Interest on available-for-sale securities calculated using the effective interest method is recognised in the income statement as part of other income. Dividends on available-for-sale equity instruments are recognised in the income statement as part of other income when the Group's right to receive payments is established.

The fair values of quoted investments are based on current bid prices. If the market for a financial asset is not active (and for unlisted securities), the Group established fair value by using valuation techniques. These include the use of recent arm's length transactions, reference to other instruments that are substantially the same, discounted cash flow analysis and option pricing models, making maximum use of market inputs and relying as little as possible on entity-specific inputs.

The Group assesses at each balance sheet date whether there is objective evidence that a financial asset or a Group of financial assets in impaired. In the case of equity securities classified as available for sale, a significant or prolonged decline in the fair value of the security below its cost is considered as an indicator that the securities are impaired. If any such evidence exists for available-for-sale financial assets, the cumulative loss - measured as the difference between the acquisition cost and the current fair value, less any impairment loss on that financial asset previously recognised in profit or loss - is removed from equity and recognised in the income statement. Impairment losses recognised in the income statement on equity instruments are not reversed through the income statement. Impairment testing of trade receivables is described in Note 2(l).

For the year ended 31 December 2008 (All amounts are shown in RMB thousands unless otherwise stated)

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

(q) Borrowings

Borrowings are recognised initially at fair value, net of transaction costs incurred. Borrowings are subsequently stated at amortised cost; any difference between the proceeds (net of transaction costs) and the redemption value is recognised in the income statement over the period of the borrowings using the effective interest method.

Borrowings are classified as current liabilities unless the Group has an unconditional right to defer settlement of the liability for at least 12 months after the balance sheet date.

(r) Deferred revenue

Deferred revenue represents the proportion of contract revenues received from technology transfer that is related to future performance and the proportion of income relating to the unexpired period of the government grants and other non-refundable grants. The recognition of deferred revenue refers to Note 2(u(ii)).

(s) Government grants

Grants from the government are recognised at their fair value where there is a reasonable assurance that the grant will be received and the Group will comply with all attached conditions.

Government grants relating to costs are deferred and recognised in the income statement over the period necessary to match them with the costs they are intended to compensate.

Government grants relating to the purchase of property, plant and equipment are included in noncurrent liabilities as other liabilities and are credited to the income statement on a straight line basis over the expected lives of the related assets.

(t) Technical know-how

Expenditure to acquire technical know-how is capitalised and amortised using the straight-line method over its estimated useful life, ranging from 5 years to 10 years. Where an indication of impairment exists, the carrying amount of the acquired technical know-how is assessed and written down immediately to its recoverable amount.

For the year ended 31 December 2008 (All amounts are shown in RMB thousands unless otherwise stated)

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

(u) Revenue recognition

- (i) Sales of medical products are recognised on the transfer of risks and rewards of ownership, which generally coincides with the time when the goods are delivered to customers and the title has passed. The provision of related ancillary services for the sales of medical products, if any, are recognised upon customer acceptance of the performance of services. Sales are shown net of sales taxes and discounts, and after eliminating sales within the Group.
- (ii) Contract revenues from technology transfer are recognised over the fixed term of the contract or, where appropriate, as the related costs are incurred. Milestone payments in connection with research and development or commercialisation agreements are recognised when they are earned in accordance with the applicable performance requirements and contractual terms. Payments received that are related to future performance are deferred and recorded as revenues as they are earned over the specified future performance periods.

Subject to the terms as stated in the technology transfer agreements and the buyers' success in commercialisation of the technology being transferred, the Company may receive additional royalty income or profit sharing income in the future. The royalty income or sharing of profit are recognised when the right to receive the income is established.

(iii) Other revenues earned by the Group are recognised on the following bases:

Interest income - on a time-proportion basis using the effective interest method.

Dividend income - when the shareholder's right to receive payment is established.

(v) Dividend distribution

Dividend distribution to the Company's shareholders is recognised as a liability in the Company's and the Group's financial statements in the period in which the dividends are approved by the Company's shareholders.

(w) Segment reporting

A business segment is a group of assets and operations engaged in providing products or services that are subject to risks and returns that are different from those of other business segments. A geographical segment is engaged in providing products or services within a particular economic environment that is subject to risks and returns that are different from those of segments operating in other economic environments.

The Group uses business segments as its primary segment reporting format.

For the year ended 31 December 2008 (All amounts are shown in RMB thousands unless otherwise stated)

3 CRITICAL ACCOUNTING ESTIMATES AND JUDGEMENTS

Estimates and judgements are continually evaluated and are based on historical experience and other factors, including expectations of future events that are believed to be reasonable under the circumstances.

(a) Critical accounting estimates and assumptions

The Group makes estimates and assumptions concerning the future. The resulting accounting estimates will, by definition, seldom equal the related actual results. The estimates and assumptions that have a significant risk of causing a material adjustment to the carrying amounts of assets and liabilities within the next financial year are discussed below.

(i) Useful lives of property, plant and equipment

The Group's management determines the estimated useful lives for its property, plant and equipment. This estimate is based on the historical experience of the actual useful lives of property, plant and equipment of similar nature and functions. It could change significantly as a result of technical innovations and competitor actions in response to severe industry cycles. If the useful lives for property, plant and equipment had been 10% longer/shorter with all other variables held constant, loss for the year would have been RMB 492,000 lower/higher.

Management will increase the depreciation charge where useful lives are less than previously estimated lives, or will write-off or write-down technically obsolete or non-strategic assets that have been abandoned or sold.

(ii) Impairment of receivables

The Group's management determines the provision for impairment of trade and other receivables. This estimate is based on the credit history of its customers and the current market condition. Management reassess the provision on each of the balance sheet date. If the provision for impairment of trade and other receivables rate had been 10% higher/lower with all other variables held constant, loss for the year would have been RMB10,000 higher/lower.

(iii) Deferred income tax assets

The Group's management determines the deferred income tax assets based on the enacted or substantially enacted tax rates and best knowledge of profit projections of the Group for coming years during which the deferred tax assets are expected to be utilised. Management will revise the assumptions and profit projections by the balance sheet date. If the forecasted profit before tax had been 10% higher/lower with all other variables held constant, loss for the year would have been RMB302,000 lower/higher.

For the year ended 31 December 2008 (All amounts are shown in RMB thousands unless otherwise stated)

3 CRITICAL ACCOUNTING ESTIMATES AND JUDGEMENTS (continued)

(a) Critical accounting estimates and assumptions (continued)

(iv) Research and development

The Group's management determines the capitalisation of development costs based on their commercial and technological feasibility. It could change significantly as a result of technological innovations and the change of estimated profit projections.

Management will write off or write down deferred development costs when there are adverse changes in technological innovations or profit projections. Management assessed that there are no adverse changes that will impact deferred development costs as of 31 December 2008 to be written off or written down.

(b) Critical judgements in applying the Group's accounting policies

(i) Impairment of investments in subsidiaries and an associate

The Group follows the guidance of IAS36 to determine when investments in subsidiaries and an associate are impaired. This determination requires significant judgement. In making this judgement, the Group evaluates, among other factors, the duration and extent to which the fair value of an investment is less than its cost; and the financial health of and near-term business outlook for the investee, including factors such as industry and sector performance, changes in technology and operational and financing cash flow.

For the year ended 31 December 2008 (All amounts are shown in RMB thousands unless otherwise stated)

4 TURNOVER

The Group is principally engaged in research, development and selling of self-developed biopharmaceutical know-how, carrying out contracted research for customers, manufacturing and selling of medical products and the provision of related ancillary services in the PRC. Turnover recognised during the year are as follows:

	2008	2007
Technology transfer revenue	88	6,000
Sales of medical products and the provision of		
related ancillary services	31,902	18,927
	31,990	24,927

On 25 March 2002, the Company entered into a technology transfer contract with a pharmaceutical company in Shandong Province to transfer Recombinant tissue type plasminogen activator (r-tPA) for a total consideration of RMB15,000,000, of which the last portion as of RMB 5,000,000 was received and recognised as revenue in 2007 as the Company completed the respective last two milestones of the transfer as specified in the contract and economic benefits associated with the completion had flowed to the Company. Pursuant to the contract, the Company is entitled to receive royalty payments from the pharmaceutical company equal to 2%-5% of the future gross annual sales over a period of the 5 years. The royalty payment of RMB 88,000 was received and recognised as revenue in 2008 (2007: nil).

On 30 September 2005, the Company entered into a technology transfer contract with a Taiwanese pharmaceutical company to transfer Filgrastim Technology for a total consideration of RMB1,800,000, of which an amount of RMB 1,000,000 was received and recognised as revenue in 2007 as the Company completed the respective milestones of the transfer as specified in the contract and economic benefits associated with the completion had flowed to the Company. No further revenue of this technology transfer was recognised in 2008. Pursuant to the contract, the Company is entitled to receive royalty payments equal to 8% of the future gross annual sales from the technology transferred. However it is estimated that the Company will not receive any significant royalty payments in near future as the related production has not commenced.

For the year ended 31 December 2008 (All amounts are shown in RMB thousands unless otherwise stated)

5 **OTHER INCOME**

	2008	2007
Amortisation of government grants (Note 31)	9,069	4,297
Interest income	586	462
Realisation of previously unrecognised profit on		
technology transfer to an associate (Note 20)	_	336
Profit on disposal of available-for-sale investments	_	394
Others	48	148
	9,703	5,637

6 **OPERATING LOSS**

Operating loss is arrived at after charging/(crediting) the following items:

	2008	2007
Amortisation of leasehold land payments (Note15)	242	242
Amortisation of deferred development costs		
(included in 'Cost of sales') (Note18)	2,316	2,110
Amortisation of technical know-how (included in		
'Research and development costs')	685	1,274
Amortisation of technical know-how		
(included in 'Administrative expenses')	80	114
	765	1,388
Auditors' remuneration	1,024	1,010
Provision for impairment of receivables	439	83
Write-down of inventories	842	157
Cost of inventories sold	11,537	7,549
Depreciation of property, plant and equipment (Note16)	5,406	5,477
Less: amount capitalised in deferred development costs	(764)	—
	4,642	5,477
Loss/(gain) on disposal of property, plant and equipment	141	(20)
Exchange losses on cash and cash equivalents		
(included in 'Other operating expenses')	57	122
Operating lease rentals in respect of land and buildings	396	281
Research and development costs, excluding employee benefit expenses	10,562	10,757
Employee benefit expenses (Note 8)	24,758	19,962
Loss on disposal of available-for-sale investments	1,027	_

For the year ended 31 December 2008 (All amounts are shown in RMB thousands unless otherwise stated)

7 FINANCE COSTS

		2008	2007
	Interest expense on bank borrowings		
	wholly repayable within five years	1,483	1,252
8	EMPLOYEE BENEFIT EXPENSES		
		2008	2007
	Wages and salaries	19,104	14,885
	Housing subsidies	2,485	2,458
	Social security costs	1,364	1,199
	Retirement benefit costs (Note 9)	2,407	1,420
	Employee benefit expenses including		
	directors' and supervisors' emoluments	25,360	19,962
	Less: amount capitalised in deferred development costs	(602)	
		24,758	19,962
	The number of employees at the end of the year	216	206

9 RETIREMENT BENEFIT COSTS

The employees of the Group participate in a retirement benefit plan organised by the municipal government whereby the Group is required to make monthly contributions to the plan at a rate of 22% of the employees' total wages and salaries for the year, up to a maximum fixed monetary amount, as stipulated by the municipal government. The Group has no obligation for the payment of retirement and other post-retirement benefits of employees other than the monthly contributions described above. Expenses incurred by the Group in connection with the retirement benefit plan were RMB2,407,000 and RMB1,420,000 for the years ended 31 December 2008 and 31 December 2007, respectively.

For the year ended 31 December 2008 (All amounts are shown in RMB thousands unless otherwise stated)

10 INCOME TAX EXPENSE

	2008	2007
Current income tax	_	_
Deferred tax charge (Note 22)	1,069	1,709
	1,069	1,709

As the Company was recognised as a New and High Technology Enterprise and operating and registered in the State Level New and High Technology Development Zone, it was entitled to a reduced income tax at a rate of 15% in 2007. Morgan-Tan and Ba Dian were recognised as domestic companies registered in Shanghai Pudong New Area, they were also entitled to the reduced income tax rate of 15% in 2007. Taizhou Pharmaceutical was subject to income tax at a standard rate of 33% in 2007.

Effective from 1 January 2008, the Company and the subsidiaries shall determine and pay the corporate income tax in accordance with the Corporate Income Tax Law of the People's Republic of China (the "new CIT Law") as approved by the National People's Congress on 16 March 2007.

Under the new CIT Law, as the Company was re-certified as a New and High Technology Enterprise, it is entitled to a reduced income tax rate of 15%. Accordingly, the Company is subject to income tax at a rate of 15% in 2008. However, the corporate income tax rate applicable to the subsidiaries has been changed to 25% with effect from 1 January 2008.

The tax on the Group's loss before income tax differs from the theoretical amount that would arise using the tax rate in the PRC applicable to the Group as follows:

	2008	2007
Loss before income tax	23,130	28,947
Tax calculated at a tax rate of 15%	(3,470)	(4,342)
Effect of unrecognised tax losses of the Group	2,100	7,265
Effect of tax rate change	2,153	(2,049)
Expenses not deductible for tax purpose	286	835
Tax charge	1,069	1,709

For the year ended 31 December 2008 (All amounts are shown in RMB thousands unless otherwise stated)

11 LOSS/(PROFIT) ATTRIBUTABLE TO SHAREHOLDERS OF THE COMPANY

The loss attributable to shareholders of the Company is dealt with in the financial statements of the Company to the extent of RMB 12,304,000 (2007: Profit of RMB 29,844,000).

12 DIVIDENDS

At the meeting on 25 March 2009, the Board of Directors recommended not to distribute any dividends in respect of the year ended 31 December 2008.

At the shareholders' Annual General Meeting on 23 May 2008, it was resolved not to distribute any dividends in respect of the year ended 31 December 2007.

13 EMOLUMENTS OF DIRECTORS, SUPERVISORS AND HIGHEST PAID INDIVIDUALS

(i) Details of emoluments in respect of the executive directors and supervisors of the Company are as follows:

	2008	2007
Basic salaries and allowances	1,204	1,200
Bonus	110	110
Retirement benefit and social security costs	122	114
Fees	108	100
	1,544	1,524

RMB180,000 fees were paid and payable to the independent non-executive directors for the year (2007: RMB180,000).

For the year ended 31 December 2008 (All amounts are shown in RMB thousands unless otherwise stated)

13 EMOLUMENTS OF DIRECTORS, SUPERVISORS AND HIGHEST PAID INDIVIDUALS (continued)

(i) Details of emoluments in respect of the executive directors and supervisors of the Company are as follows: (continued)

All of the directors' and supervisors' emoluments are within the band of nil to HKD1,000,000 during the year. The emoluments in respect of executive directors, supervisors and independent non-executive directors are as follows:

	2008	2007
Executive director, Wang Hai Bo	595	591
Executive director, Su Yong	425	421
Executive director, Zhao Da Jun	416	412
Supervisor, Wei Dong Zhi	25	50
Supervisor, Ji Nuo	25	50
Supervisor, Guo Yi Cheng	29	—
Supervisor, Xu Qing	29	_
Independent non-executive director, Cheng Lin	60	60
Independent non-executive director, Pan Fei	60	60
Independent non-executive director, Weng De Zhang	60	60
	1,724	1,704

(ii) The five individuals whose emoluments were the highest in the Group are as follows:

	2008	2007
Directors	3	3
Non-directors	2	2
	5	5

For the year ended 31 December 2008 (All amounts are shown in RMB thousands unless otherwise stated)

13 EMOLUMENTS OF DIRECTORS, SUPERVISORS AND HIGHEST PAID INDIVIDUALS (continued)

(iii) Details of the emoluments in respect of the non-directors as mentioned above are as follows:

	2008	2007
Basic salaries and allowances	738	731
Bonus	60	60
Retirement benefit and social security costs	75	70
	873	861

The emoluments of each of the non-directors during the year were below HKD1,000,000.

(iv) During the years ended 31 December 2008 and 2007, no directors or any of the five highest paid individuals of the Company waived any emoluments and no emoluments have been paid or are payable by the Group to the directors or any of the five highest paid individuals as an inducement to join the Group, or as compensation for loss of office.

14 LOSS PER SHARE

Basic loss per share is calculated by dividing the loss attributable to shareholders of the Company by the weighted average number of ordinary shares in issue during the year.

	2008	2007
Loss attributable to shareholders of the Company	(23,402)	(29,550)
Weighted average number of ordinary shares in issue (thousands)	710,000	710,000
Basic loss per share (RMB)	(0.0330)	(0.0416)

There is no difference between the basic and diluted loss per share for the years ended 31 December 2008 and 2007 as there were no dilutive potential ordinary shares during the years then ended.

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For the year ended 31 December 2008 (All amounts are shown in RMB thousands unless otherwise stated)

15 LEASEHOLD LAND PAYMENTS – GROUP AND COMPANY

Leasehold land payments represent the land use rights granted by the PRC government authority on the use of land within the pre-approved lease period.

	2008	2007
Net book value at 1 January	11,174	11,416
Amortisation	(242)	(242)
Net book value at 31 December	10,932	11,174

The original lease terms of the land use rights of the Group held in the PRC are 50 years. The remaining lease periods of the land use rights of the Group in the PRC are 43 and 47 years.

As of 31 December 2008, bank borrowings and certain loans from government authorities were secured on leasehold land of the Company with a net book value of RMB4,497,000 (2007: RMB4,602,000) (Notes 28 and 29(b)).

For the year ended 31 December 2008 (All amounts are shown in RMB thousands unless otherwise stated)

16 PROPERTY, PLANT AND EQUIPMENT

(i) The property, plant and equipment of the Group for the years ended 31 December 2008 and 31 December 2007 are as follows:

	Construction in progress	Plant and machinery	Furniture, fixtures and computer equipment	Motor vehicles	Total
Cost					
At 1 January 2007	1,950	67,704	3,021	2,063	74,738
Additions	4,039	1,124	226		5,389
Transfers	(2,634)	2,609	25	—	—
Disposals		(76)	(153)	(125)	(354)
At 31 December 2007	3,355	71,361	3,119	1,938	79,773
Additions	8,454	1,500	106	332	10,392
Transfers	(3,706)	3,706	—	_	—
Disposals		(125)	(293)	(244)	(662)
At 31 December 2008	8,103	76,442	2,932	2,026	89,503
Accumulated depreciation					
At 1 January 2007	—	16,396	1,193	1,098	18,687
Charge for the year	—	4,853	455	169	5,477
Disposals		(38)	(112)	(120)	(270)
At 31 December 2007		21,211	1,536	1,147	23,894
Charge for the year	_	4,876	373	157	5,406
Disposals		(92)	(171)	(229)	(492)
At 31 December 2008		25,995	1,738	1,075	28,808
Net book value					
At 31 December 2008	8,103	50,447	1,194	951	60,695
At 31 December 2007	3,355	50,150	1,583	791	55,879

For the year ended 31 December 2008 (All amounts are shown in RMB thousands unless otherwise stated)

16 **PROPERTY, PLANT AND EQUIPMENT** (continued)

(ii) The property, plant and equipment of the Company for the years ended 31 December 2008 and 31 December 2007 are as follows:

	Construction	Plant and	Furniture, fixtures and computer	Motor	
	in progress	machinery	equipment	vehicles	Total
Cost					
At 1 January 2007	1,950	65,172	2,682	1,693	71,497
Additions	4,039	1,079	216	—	5,334
Transfers	(2,634)	2,609	25	—	—
Transfers in from a subsidiar	у —	465	69		534
Disposals	—	(76)	(153)	—	(229)
Transfers out to a subsidiary		(2,414)			(2,414)
At 31 December 2007	3,355	66,835	2,839	1,693	74,722
Additions	8,454	1,496	28		9,978
Transfers	(3,706)	3,706	—	—	—
Disposals		(103)	(209)		(312)
At 31 December 2008	8,103	71,934	2,658	1,693	84,388
Accumulated depreciation					
At 1 January 2007		14,999	1,004	816	16,819
Charge for the year		4,604	399	124	5,127
Transfers in from a subsidiar	у —	136	42	—	178
Disposals	—	(38)	(112)	—	(150)
Transfers out to a subsidiary		(1,430)			(1,430)
At 31 December 2007		18,271	1,333	940	20,544
Charge for the year	_	4,518	346	124	4,988
Disposals		(71)	(95)		(166)
At 31 December 2008		22,718	1,584	1,064	25,366
Net book value					
At 31 December 2008	8,103	49,216	1,074	629	59,022
At 31 December 2007	3,355	48,564	1,506	753	54,178

For the year ended 31 December 2008 (All amounts are shown in RMB thousands unless otherwise stated)

16 **PROPERTY, PLANT AND EQUIPMENT** (continued)

(iii) As of 31 December 2008, bank borrowings and certain loans from government authorities were secured on plant and machinery of the Company with a net book value of RMB18,633,000 (2007: RMB20,732,000) (Notes 28 and 29(b)).

17 TECHNICAL KNOW-HOW

	Group		Company	
	2008	2007	2008	2007
Cost				
At beginning of the year	9,047	8,942	3,741	3,688
Capitalisation of costs		105		53
At end of the year	9,047	9,047	3,741	3,741
Accumulated amortisation				
At beginning of the year	8,036	6,648	3,259	2,926
Charge for the year	765	1,388	279	333
At end of the year	8,801	8,036	3,538	3,259
Net book value				
At end of the year	246	1,011	203	482

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18 DEFERRED DEVELOPMENT COSTS – GROUP AND COMPANY

	2008	2007
Cost		
At beginning and end of the year	14,365	14,365
Capitalisation of costs	3,794	
At end of the year	18,159	14,365
Accumulated amortisation		
At beginning of the year	9,581	7,471
Charge for the year	2,316	2,110
At end of the year	11,897	9,581
Net book value		
At end of the year	6,262	4,784

19 INVESTMENTS IN SUBSIDIARIES – COMPANY

	2008	2007
Unlisted equity investments, at cost		
At beginning of the year	75,250	15,250
Additions (Note (a))	_	60,000
At end of the year	75,250	75,250
Impairment charge		
At beginning of the year	(3,241)	(2,902)
Additions	_	(339)
At end of the year	(3,241)	(3,241)
Net book value		
At end of the year	72,009	72,009

(a) This represents the Company's investment in a subsidiary, Taizhou Pharmaceutical in 2007.

For the year ended 31 December 2008 (All amounts are shown in RMB thousands unless otherwise stated)

19 INVESTMENTS IN SUBSIDIARIES – COMPANY (continued)

As of 31 December 2008, the Company held the following investments in subsidiaries which are all limited liability companies:

Name	Country and date of establishment	Registered capital	Attributable equity interest %	Principal activities and place of operation
Shanghai Morgan-Tan International Center for Life Sciences, Co., Ltd. (上海摩根談國際生命 科學中心有限公司)	PRC 31 August 1998	RMB8,000,000	68.75	Research and development ("R&D")of specialisedbio- pharmaceutical projects and provisionof related services in the PRC
Shanghai Ba Dian Medicine Co., Ltd. (上海靶點藥物有限公司)	PRC 4 June 2003	RMB15,000,000	65	Development of biological and medical technology, the provision of related R&D services and the sale of intermediary products in the PRC
Taizhou Fudan-Zhangjiang Pharmaceutical Co., Ltd. (泰州復旦張江藥業有限公司)	PRC 13 March 2007	RMB66,000,000	90.9	Research and development ("R&D") of pharmaceutical projects and medical instruments and provision of related services in the PRC

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For the year ended 31 December 2008 (All amounts are shown in RMB thousands unless otherwise stated)

20 INVESTMENT IN AN ASSOCIATE

	Group		Con	npany
	2008	2007	2008	2007
Unlisted equity investments, at cost				
At beginning and end of the year	7,200	7,200	7,200	7,200
Unrealised profit on technology transferred to associate				
At beginning of the year	_	(336)		
Realisation (Note (a))		336		
At end of the year				
Share of results				
At beginning of the year	(6,867)	(6,257)		
Additions		(610)		
At end of the year	(6,867)	(6,867)		
Impairment charge				
At beginning of the year	(333)	_	(7,200)	—
Additions		(333)		(7,200)
At end of the year	(333)	(333)	(7,200)	(7,200)
Net book value				
At end of the year			_	

(a) This represents the realised amount of the previously unrecognised profit on technology transferred to Lead Discovery in the year ended 31 December 2002 (Note 5).

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20 INVESTMENT IN AN ASSOCIATE (continued)

During the year, the Company held the following investment in an associate:

Name	Country and date of establishment	Registered capital	Attributable equity interest %	Principal activities and place of operation
Lead Discovery Limited Company ("Lead Discovery") (上海先導藥業有限公司)	PRC 27 November 2002	RMB30,000,000	24	High throughput screening of new drugs, R&D of "me-too" and natural drug technologies in the PRC

The assets, liabilities, revenues and net loss of the associate are as below:

	Assets	Liabilities	Revenues	Net loss
2008	2,885	2,337	38	(838)
2007	3,880	2,494	90	(2,542)

21 AVAILABLE-FOR-SALE INVESTMENTS

	(Group	Company	
	2008	2007	2008	2007
At beginning of the year	_	_	_	_
Additions	10,627	807	7,627	807
Fair value losses transfer to equity	(959)		(113)	_
Disposals	(7,226)	(807)	(7,226)	(807)
At end of the year	2,442		288	
Listed equity investments,				
at fair value	2,442		288	

For the year ended 31 December 2008 (All amounts are shown in RMB thousands unless otherwise stated)

22 DEFERRED INCOME TAX ASSETS – GROUP AND COMPANY

	2008	2007
Deferred tax assets:		
- Deferred tax asset to be recovered after more than 12 months	5,105	6,755
- Deferred tax asset to be recovered within 12 months		
	5,105	6,755
Deferred tax liabilities:		
- Deferred tax liabilities to be recovered after more than 12 months	(180)	(417)
- Deferred tax liabilities to be recovered within 12 months	(190)	(534)
	(370)	(951)
Deferred tax assets (net)	4,735	5,804
The gross movement in deferred income tax account is as follows:		
	2008	2007
Deferred income tax assets (on net basis)		
At beginning of the year	5,804	7,513
Charged to the income statement for the year (Note 10)	(1,069)	(1,709)
At end of the year	4,735	5,804

A potential deferred income tax asset, which represents mainly temporary difference arising from tax losses carried forward and unrealised profits on intra-group transactions, has not been recognised in the consolidated financial statements as, in the opinion of the directors, it is uncertain that such asset will be realised in the foreseeable future. The tax losses and unrealised profits not recognised by the Group amounted to RMB104,830,000 and RMB100,446,000 as of 31 December 2008 and 31 December 2007. The tax losses will expire within five years from the respective balance sheet date and it is expected that the Group will not be able to utilise them to offset against future taxable profits before they expire. It is uncertain whether or not the unrealised profits on intra-group transactions will become realised, hence it is expected that the Group will not be able to utilise the respective tax deduction in the foreseeable future.

For the year ended 31 December 2008 (All amounts are shown in RMB thousands unless otherwise stated)

22 DEFERRED INCOME TAX ASSETS – GROUP AND COMPANY (continued)

The movement in deferred income tax assets and liabilities (prior to offsetting of balances within the same tax jurisdiction) during the year is as follows:

Deferred income tax liabilities (on gross basis)

	Deferred
	development costs
At 1 January 2007	(910)
Charged to the income statement	(41)
At 31 December 2007	(951)
Credited to the income statement	581
At 31 December 2008	(370)

Deferred income tax assets (on gross basis)

	Provisions	Tax losses	Total
At 1 January 2007	589	7,834	8,423
Credited/(charged) to the income statement	91	(1,759)	(1,668)
At 31 December 2007	680	6,075	6,755
Credited/(charged) to the income statement	218	(1,868)	(1,650)
At 31 December 2008	898	4,207	5,105

23 INVENTORIES

	Group			Company
	2008	2007	2008	2007
Raw materials	2,570	1,834	2,570	1,834
Production supplies and consumables	302	318	302	318
Work in progress	1,093	2,264	1,093	2,264
Finished goods	4,653	951	4,088	951
Medical equipment held for sale	3,555	3,287	3,555	3,287
_	12,173	8,654	11,608	8,654

For the year ended 31 December 2008 (All amounts are shown in RMB thousands unless otherwise stated)

23 INVENTORIES (continued)

During the year, the write-down on inventories to the net realisable value was RMB842,000 (2007: RMB157,000).

24 TRADE RECEIVABLES – GROUP AND COMPANY

	2008	2007
Accounts receivables (Note (a))	9,104	5,732
Notes receivable (Note (b))	776	23
	9,880	5,755

(a) Details of the aging analysis of accounts receivable are as follows:

	2008	2007
Current to 30 days	4,073	3,417
31 days to 60 days	1,372	1,052
61 days to 90 days	1,204	349
Over 90 days but less than one year	2,552	975
Over one year	2,095	1,692
	11,296	7,485
Less: provision for impairment	(2,192)	(1,753)
	9,104	5,732

Customers are generally granted credit term of 90 days.

As of 31 December 2008 and as of 31 December 2007, the accounts receivables aging over one year were fully impaired.

For the year ended 31 December 2008 (All amounts are shown in RMB thousands unless otherwise stated)

24 TRADE RECEIVABLES – GROUP AND COMPANY (continued)

(a) Details of the aging analysis of accounts receivable are as follows: (continued)

As of 31 December 2008, accounts receivable of RMB2,095,000 (2007: RMB1,692,000) were individually impaired. The individually impaired receivables mainly relate to customers, which are in unexpected difficult economic situations. The other overdue receivables were assessed that a portion of these receivables is expected to be recovered. The ageing of these receivables is as follows:

	2008	2007
Over 90 days but less than one year	2,552	975
Over one year	2,095	1,692
	4,647	2,667

Movements on the provision for impairment of accounts receivable are as follows:

	2008	2007
At beginning of the year	1,753	1,670
Provision for impairment of receivables	439	83
At end of the year	2,192	1,753

The creation and release of provision for impaired receivables have been included in 'Administrative expenses' in the income statement (Note 6). Amounts charged to the allowance account are generally written off when there is no expectation of recovering additional cash.

The maximum exposure to credit risk at the reporting date is the fair value of each class of receivable mentioned above. Accounts receivable are unsecured and interest-free.

(b) Notes receivable are all bank acceptance notes with maturities less than six months and have been fully settled after the year end.

25 AMOUNT DUE FROM A SHAREHOLDER – GROUP AND COMPANY

The balance represents a trade balance due from Shanghai Pharmaceutical Co., Ltd. ("SPCL"), a shareholder of the Company and is unsecured, interest free and repayable within the credit term of 30 days.

26 AMOUNTS DUE FROM SUBSIDARIES – COMPANY

The balance represents amount due from Taizhou Pharmaceutical and Ba Dian, subsidiaries of the Company and is unsecured, interest free and repayable on demand.

For the year ended 31 December 2008 (All amounts are shown in RMB thousands unless otherwise stated)

27 CASH AND CASH EQUIVALENTS

	Group			Company
	2008	2007	2008	2007
Cash and bank balances	48,282	33,788	15,153	29,587
Deposits in other financial				
institutions (Note (a))	1,069	2,492	1,069	2,492
Less: term deposits in bank with				
maturities of three to twelve months	_	(10,000)	_	(10,000)
	49,351	26,280	16,222	22,079
Maximum exposure to credit risk	49,334	26,268	16,222	22,073
Cash and bank balances denominated	in			
- RMB	49,055	25,076	15,926	20,875
- Hong Kong Dollars ("HKD")	296	1,204	296	1,204
	49,351	26,280	16,222	22,079

(a) Deposits in other financial institutions can be withdrawn on demand with no restriction.

The effective interest rate on cash placed with banks and deposits in other financial institutions ranged from 0.72%-2.61% (2007: 0.72%-2.61%) per annum.

28 BORROWINGS – GROUP AND COMPANY

	2008	2007
Within one year	20,000	_
Over one year		20,000
	20,000	20,000

Bank borrowings are due for repayment on 10 July 2009, and bear interest rate ranging from 6.75%-7.56% (2007: 6.43%) annually. The borrowings were denominated in RMB and an amount of RMB18,000,000 is guaranteed by a third party company. Such guarantee was secured by the leasehold land, plant and machinery of the Company (Notes 15 and 16).

For the year ended 31 December 2008 (All amounts are shown in RMB thousands unless otherwise stated)

28 BORROWINGS – GROUP AND COMPANY (continued)

The carrying amount and the fair value of the borrowings are as follows:

	Carrying amount		Fair value	
	2008	2007	2008	2007
Long-term bank borrowings	20,000	20,000	20,000	19,772

The fair values of current borrowings equal their carrying amount, as the impact of discounting is not significant.

Fair value is based on cash flows discounted using a rate of 5.40% based on the market rate published by People's Bank of China as of 31 December 2008 (2007: 7.56%).

The exposure of the Group's borrowings to interest-rate changes and the contractual repricing dates are as follows:

	2008	2007
Within one year	20,000	20,000

29 LOANS FROM GOVERNMENT AUTHORITIES

The loans from government authorities are repayable as follows:

	(Group		ompany
	2008	2007	2008	2007
Within one year (Note (a)) Over one year (Note (b))	1,650 31,000	1,650 21,000	1,650 21,000	1,650 21,000
	32,650	22,650	22,650	22,650

(a) The loans represent government assistance from several PRC government authorities and are unsecured and interest free. All of the loans as of 31 December 2008 are repayable on demand.

(b) On 6 July 2007 and 1 March 2006, the Company entered into entrusted loan contracts with a company under the supervision of the Shanghai municipal government. Pursuant to the contracts, loans of RMB10,000,000 and RMB11,000,000 were granted to the Company as government assistance respectively, both of which are due for repayment on 31 December 2011.

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For the year ended 31 December 2008 (All amounts are shown in RMB thousands unless otherwise stated)

29 LOANS FROM GOVERNMENT AUTHORITIES (continued)

Variable interest payment of the aforementioned loans are determined depending on when the loans are settled:

- (i) If the principal is fully repaid before 31 December 2009, no interest will be borne by the Company;
- (ii) If the principal is repaid between 1 January 2010 to 31 December 2010, the Company should bear the interest relating to the period from 1 January 2009 to 31 December 2010 in respect of the unpaid principal balance as of 1 January 2010 with an interest rate equal to the interest rate stipulated by the People's Bank of China with substantially the same terms and characteristics at the respective date; and
- (iii) If the principal is repaid between 1 January 2011 to 31 December 2011, the Company should bear the interest relating to the period from 1 January 2009 to 31 December 2011 in respect of the unpaid principal balance as of 1 January 2011 with an interest rate equal to the interest rate stipulated by the People's Bank of China with substantially the same terms and characteristics at the respective date plus a mark up of 5% of the stipulated rate.

In accordance with the Company's business forecast, the principal is expected to be repaid in 2011.

The aforementioned loans from government authorities are secured by the leasehold land and plant and machinery of the Company (Notes 15 and 16).

On 2 February 2008, Taizhou Pharmaceutical entered into entrusted loan contracts with Jiangsu Science and Technology Department. Pursuant to the contracts, loan of RMB 10,000,000 was granted to Taizhou Pharmaceutical as government assistance, which is due for repayment on 27 May 2011. The loan from government authority is unsecured and interest free.

For the year ended 31 December 2008 (All amounts are shown in RMB thousands unless otherwise stated)

30 TRADE PAYABLES

Details of the aging analysis are as follows:

	Group			Company
	2008	2007	2008	2007
Current to 30 days	437	440	217	440
31 days to 60 days	112	95	112	95
61 days to 90 days	55	—	55	—
Over 90 days but less than one year	25	78	307	79
Over one year	548	504	1,847	303
	1,177	1,117	2,538	917

Trade payables are unsecured and interest-free.

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For the year ended 31 December 2008 (All amounts are shown in RMB thousands unless otherwise stated)

31 DEFERRED REVENUE

	Gro	oup	Com	npany
	2008	2007	2008	2007
Government grants	7,463	3,858	1,989	3,135
	Gre	oup	Com	npany
	2008	2007	2008	2007
At beginning of the year	3,858	2,284	3,135	1,640
Additions	12,674	5,871	4,853	4,987
Transfer to the income statement	(9,069)	(4,297)	(5,999)	(3,492)
At end of the year	7,463	3,858	1,989	3,135

32 AMOUNT DUE TO A SUBSIDIARY – COMPANY

The balance represents an amount due to Morgan-Tan, a subsidiary of the Company and is unsecured, interest free and repayable on demand.

33 AMOUNT DUE TO A SHAREHOLDER – GROUP AND COMPANY

The balance represents an unpaid balance of 30% rebate to SPCL arising from a transfer of technology, which was funded by SPCL, to a third party. The balance is unsecured, interest free and repayable on demand.

34 AMOUNT DUE TO A RELATED PARTY – GROUP AND COMPANY

The balance represents an amount due to Shanghai Qi Du Sci & Tech Development Co., Ltd ("Qi Du") which is wholly owned by Shanghai Zhangjiang Hi-Tech Park Co.,Ltd., a substantial shareholder of the Company. The balance is unsecured, interest free and will be offset with the consideration for a transfer of construction project.

For the year ended 31 December 2008 (All amounts are shown in RMB thousands unless otherwise stated)

35 SHARE CAPITAL – GROUP AND COMPANY

	Number of shares	
	(thousands)	Share capital
At 31 December 2008 and 31 December 2007	710,000	71,000

All authorised shares are issued and fully paid.

On 23 June 2002, a share option scheme (the "Scheme") was conditionally approved by the shareholders of the Company in a general meeting. Full-time employees including any executive director of the Company or its subsidiaries can be invited to take up the options to subscribe for H shares of the Company, subject to satisfaction of certain conditions. The maximum number of H shares which may be issued upon exercise of all outstanding options offered to be granted or granted and yet to be exercised under the Scheme and any other scheme of the Group must not, in aggregate, exceed 30% of the H shares of the Company in issue from time to time. The subscription price will be determined by the Board of Directors, and will be no less than the highest of (i) the closing price of the H shares as stated in the Stock Exchange's daily quotations sheets for the five business days immediately preceding the date of offer; and (iii) the nominal value of a H share. The Scheme will remain valid for a period of 10 years since the date on which the Scheme becomes unconditional. A consideration of RMB1.00 is payable on acceptance of the option offer. The share options granted under the Scheme may be exercised during a period determined by the Board of Directors for the option.

No option shares have been granted since 23 June 2002.

For the year ended 31 December 2008 (All amounts are shown in RMB thousands unless otherwise stated)

36 RESERVES

(i) The reserves of the Group attributable to shareholders of the Company for the years ended 31 December 2008 and 31 December 2007 are as follows:

	Capital accumulation reserve (Note a)	Statutory common reserve fund (Note b)	Accumulated losses (Note c)	Total
At 1 January 2007	115,014	2,829	(89,235)	28,608
Loss for the year 2007			(29,550)	(29,550)
At 31 December 2007	115,014	2,829	(118,785)	(942)
Capital contribution to a subsidiary by minority	27.012			27.012
interests (Note d) Unrealised loss on available-	27,813	_		27,813
for-sales investments	(882)	_	_	(882)
Loss for the year 2008		—	(23,402)	(23,402)
At 31 December 2008	141,945	2,829	(142,187)	2,587

For the year ended 31 December 2008 (All amounts are shown in RMB thousands unless otherwise stated)

36 **RESERVES** (continued)

(ii) The reserves of the Company for the years ended 31 December 2008 and 31 December 2007 are as follows:

	Capital accumulation reserve (Note a)	Statutory common reserve fund (Note b)	Accumulated losses (Note c)	Total
At 1 January 2007	115,014	2,829	(74,579)	43,264
Profit for the year 2007			29,844	29,844
At 31 December 2007	115,014	2,829	(44,735)	73,108
Unrealised loss on available				
-for-sales investments	(113)	_	_	(113)
Loss for the year 2008			(12,304)	(12,304)
At 31 December 2008	114,901	2,829	(57,039)	60,691

- (a) Capital accumulation reserve includes share premium arising from the issue of shares at a price in excess of their par value and changes in the fair value of available-for-sale investment. Expenses related to the issue of shares are accounted for as a deduction of the capital accumulation reserve.
- (b) Pursuant to the PRC regulations and the Company's Articles of Association, the Company is required to transfer 10% of its net profit, as determined under the PRC accounting regulations, to statutory common reserve fund until the fund aggregates to 50% of the Company's registered capital. The transfer to this reserve must be made before distribution of dividends to shareholders. The statutory common reserve fund shall only be used to make good previous years' losses, to expand the Company's production operations, or to increase the capital of the Company. Upon approval by a resolution of shareholders' general meeting, the Company may transform its statutory common reserve fund into share capital and issue bonus shares to existing shareholders in proportion to their original shareholdings or to increase the nominal value of each share currently held by them, provided that the balance of the reserve fund after such issue is not less than 25% of the registered capital.

For the year ended 31 December 2008 (All amounts are shown in RMB thousands unless otherwise stated)

36 **RESERVES** (continued)

- (c) In accordance with the Company's Articles of Association, the Company declares dividends based on the lower of retained earnings as reported in accordance with the PRC accounting regulations and that reported in accordance with IFRS. According to the statutory financial statements prepared in accordance with the PRC accounting regulations and the financial statements prepared in accordance with IFRS, there was no distributable reserve as of 31 December 2008 (2007: nil).
- (d) Pursuant to a capital increase agreement, Taizhou Pharmaceutical, a 100% subsidiary of the Company as of 31 December 2007, received RMB25,000,000 and RMB5,000,000 from two third party companies, Taizhou Huasheng Investment Development Company Limited and Taizhou Pharmaceutical Science Park Huayuan Investment Development Company Limited respectively as capital injection. Following these capital injections, the registered capital of Taizhou Pharmaceutical was increased from RMB60,000,000 to RMB66,000,000, and the Company's interest in Taizhou Pharmaceutical was reduced from 100% to 90.9%. After the completion of the registered capital increase, the Group recognized RMB 27,813,000 in the capital accumulation reserve.

For the year ended 31 December 2008 (All amounts are shown in RMB thousands unless otherwise stated)

37 NOTE TO THE CONSOLIDATED CASH FLOW STATEMENT

Reconciliation of loss before income tax to cash used in operations

	2008	2007
Loss before income tax	(23,130)	(28,947)
Adjustments for:		
Amortisation of leasehold land payments	242	242
Amortisation of deferred development costs	2,316	2,110
Amortisation of technical know-how	765	1,388
Provision for impairment of receivables	439	83
Write-down of inventories	842	157
Depreciation of property, plant and equipment	5,406	5,477
Realized loss/(gain) on disposal of available-for-sale investments	1,027	(394)
Loss/(gain) on disposal of property, plant and equipment	141	(20)
Finance costs	1,483	1,252
Interest income	(586)	(462)
Share of results of and impairment charge on an associate	_	943
Realisation of previously unrecognised profit		
on technology transfer to an associate	_	(336)
Exchange losses on cash and cash equivalents	57	122
Changes in working capital:		
- trade and other receivables and amount due from a shareholder	(4,675)	1,586
- inventories	(4,361)	(5,884)
- trade and other payables and amount due to a shareholder	1,563	5,010
- deferred revenue	3,605	1,424
Cash used in operations	(14,866)	(16,249)

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For the year ended 31 December 2008 (All amounts are shown in RMB thousands unless otherwise stated)

38 RELATED PARTY TRANSACTIONS

Parties are considered to be related if one party has the ability to control the other party or exercise significant influence over the other party in making financial and operating decisions.

- (i) In 2008, the Group made sales of medical products of RMB2,435,000 to SPCL, a shareholder of the Company (2007: RMB723,000).
- (ii) On 26 February 2008, the Company and Qi Du (Notes 34), entered into an agreement, pursuant to which the Company and Qi Du have agreed to jointly develop a construction project. Qi Du paid RMB 7,832,000 on behalf of the Company for the initial project development and construction in 2008.
- (iii) The related party balances as of 31 December 2008 and 31 December 2007 are disclosed in Notes 25, 26, 32, 33 and 34.
- (iv) Key management compensation

	2008	2007
Basic salary and allowances	1,877	1,775
Retirement benefit and social security costs	1,121	1,042
	2,998	2,817

For the year ended 31 December 2008 (All amounts are shown in RMB thousands unless otherwise stated)

39 SEGMENTAL INFORMATION

An analysis of the Group's turnover and contribution to loss for the year by principal activities is as follows:

	Year ended 31 December 2008		Year	ended 31 Decem	ber 2007	
	Sales of			Sales of		
		medical			medical	
		products and			products and	
		the provision			theprovision	
	Research and	of related		Research and	of related	
	development	ancillary		development	ancillary	
	activities	services	Total	activities	services	Total
Turnover	88	31,902	31,990	6,000	18,927	24,927
Segment loss	(8,329)	(3,288)	(11,617)	(8,317)	(9,286)	(17,603)
Unallocated income			634			1,340
Unallocated costs			(12,147)			(12,684)
Loss before income tax			(23,130)			(28,947)
Income tax expense			(1,069)			(1,709)
Loss for the year			(24,199)			(30,656)

Note: Unallocated income and unallocated costs mainly represent other income received and general and administrative expenses incurred by the Group during the years that are not directly attributable to the principal activities.

There are no sales or other transactions between the business segments.

The Group derived all of its revenue and profit from customers who are located in the PRC and all the assets of the Group are located in the PRC. Hence, no separate geographical analysis of the segment information is presented.

For the year ended 31 December 2008 (All amounts are shown in RMB thousands unless otherwise stated)

39 SEGMENTAL INFORMATION (continued)

	development	Sales of medical products and the provision of related ancillary services	Unallocated activities	Total
31 December 2008				
Segment assets	26,282	52,079	80,091	158,452
Segment liabilities	(59,863)	(4,440)	(18,266)	(82,569)
Net	(33,581)	47,639	61,825	75,883
Other segment items				
Capital expenditure	5,626	191	8,369	14,186
Depreciation	3,318	1,147	941	5,406
Amortisation	685	2,379	259	3,323
Provision for impairment charge	_	439	_	439
Write-down of inventories	_	842	_	842
Other non-cash expenses	5	120	16	141
31 December 2007				
Segment assets	29,249	45,068	56,060	130,377
Segment liabilities	(46,258)	(2,302)	(10,776)	(59,336)
Net	(17,009)	42,766	45,284	71,041
Other segment items				
Capital expenditure	3,463	1,280	751	5,494
Depreciation	2,954	1,470	1,053	5,477
Amortisation	1,274	2,208	258	3,740
Provision for impairment charge	_	83	333	416
Write-down of inventories	—	157	—	157
Other non-cash expenses/(income)	51	3	(74)	(20)

Note: Unallocated activities mainly represent the holding of cash and bank deposits and available-for-sale investments and the development of a construction project by the Group during the years that cannot be allocated to the principal activities specifically.

The Group derived all of its revenue and profit from customers who are located in the PRC and all the assets of the Group are located in the PRC. Hence, no separate geographical analysis on the net operating assets is presented.

For the year ended 31 December 2008 (All amounts are shown in RMB thousands unless otherwise stated)

40 COMMITMENTS

Operating lease commitments

As of 31 December 2008, the Group had future aggregate minimum lease payments due under noncancellable operating leases in respect of buildings as follows:

	2008	2007
Within one year	396	396
In the second to fifth years inclusive	263	659
	659	1,055

41 FINANCIAL RISK MANAGEMENT

(i) Financial risk factors

The Group's activities expose it to a variety of financial risks: market risk (including foreign currency risk, cash flow and fair value interest rate risk), credit risk and liquidity risk. The Group's overall risk management programme focuses on the unpredictability of financial markets and seeks to minimise potential adverse effects on the Group's financial performance.

(a) Market risk

(1) Foreign exchange risk

The Group operates mainly in domestic market. The remaining cash proceeds from the issue of H shares are kept in HKD (Notes 27). The Group has not hedged its foreign exchange rate risk since the exposure is not significant.

As at 31 December 2008, if RMB had weakened/strengthened by 5% against the HKD with all other variables held constant, loss for the year would have been RMB15,000 (2007: 5%, RMB60,000) lower/higher, mainly as a result of foreign exchange gains/losses on translation of HKD denominated cash and cash equivalent.

(2) Cash flow and fair value interest rate risk

The Group's income and operating cash flows are substantially independent of changes in market interest rates. The Group has no significant interest-bearing assets and liabilities, except for cash placed with banks and other financial institutions (Note 27), bank borrowings (Note 28) and loans from government authorities (Note 29).

For the year ended 31 December 2008 (All amounts are shown in RMB thousands unless otherwise stated)

41 FINANCIAL RISK MANAGEMENT (continued)

- (i) Financial risk factors (continued)
 - (a) **Market risk** (continued)
 - (2) Cash flow and fair value interest rate risk (continued)

The Group's interest-rate risk arises from bank borrowings and loans from government authorities. Borrowings and loans from government authorities issued at variable rates expose the Group to cash flow interest-rate risk. The effective interest rates and terms of repayment of the Group's borrowings and loans from government authorities are disclosed in Notes 28 and 29.

Management does not anticipate significant impact to interest-bearing assets resulted from the changes in interest rates, because the interest rates of bank deposits are not expected to change significantly.

As at 31 December 2008, if interest rates on borrowings and loans from government authorities had been 10% higher/lower with all other variables held constant, loss for the year would have been RMB148,000 (2007: 10%, RMB125,000) higher/lower, mainly as a result of higher/lower interest expense on floating rate borrowings.

(b) Credit risk

The carrying amount of cash and bank, trade and other receivables, deposits and prepayments represent the Group's maximum exposure to credit risk in relation to financial assets.

Cash is mostly placed with state-controlled banks which are considered with low credit risk.

The Group performs ongoing credit evaluations of its customers' financial condition and generally does not require collateral on trade receivables.

(c) Liquidity risk

Prudent liquidity risk management includes maintaining sufficient cash and cash equivalents, the ability to apply for credit facilities if necessary. The Group finances its working capital requirements through a combination of funds generated from operations, government grant and bank borrowings.

Management monitors rolling forecasts of the Group's liquidity reserve on the basis of expected cash flow.

For the year ended 31 December 2008 (All amounts are shown in RMB thousands unless otherwise stated)

41 FINANCIAL RISK MANAGEMENT (continued)

(i) Financial risk factors (continued)

(c) Liquidity risk (continued)

The table below analyses the Group's and the Company's financial liabilities into relevant maturity groupings based on the remaining period at the balance sheet to the contractual maturity date. The amounts disclosed in the table are the contractual undiscounted cash flows. Balances due within 12 months equal their carrying balances, as the impact of discounting is not significant.

	Less than 1 year	Between 1 and 2 years	Between 2 and 5 years	Over 5 years
Group				
At 31 December 2008				
Bank borrowings	20,000	_	—	—
Loans from government				
authorities	2,841	1,191	32,191	_
Trade and other payables/				
Amount due to a shareholder	14,624	—	—	—
At 31 December 2007				
Bank borrowings	_	20,000	—	—
Loans from government				
authorities	1,650	—	21,000	—
Trade and other payables/				
Amount due to a shareholder	12,828	—	—	—
Company				
At 31 December 2008				
Bank borrowings	20,000	—	—	—
Loans from government				
authorities	2,841	1,191	22,191	—
Trade and other payables/				
Amount due to a shareholder				
/ Amount due to a subsidiary	10,512	—	—	—
At 31 December 2007				
Bank borrowings	—	20,000	—	—
Loans from government				
authorities	1,650	—	21,000	_
Trade and other payables/				
Amount due to a shareholder/				
Amount due to a subsidiary	12,462	—	—	—
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For the year ended 31 December 2008 (All amounts are shown in RMB thousands unless otherwise stated)

41 FINANCIAL RISK MANAGEMENT (continued)

(ii) Capital risk management

The Group's objectives when managing capital are to safeguard the Group's ability to continue as a going concern in order to provide returns for shareholders and benefits for other stakeholders and to maintain an optimal capital structure to reduce the cost of capital.

In order to maintain or adjust the capital structure, the Group may adjust the amount of dividends paid to shareholders, return capital to shareholders, issue new shares or sell assets to reduce debt.

Consistent with others in the industry, the Group monitors capital on the basis of the gearing ratio. This ratio is calculated as net debt divided by total capital. Net debt is calculated as total borrowings (including bank borrowings and loans from government authorities) less cash and cash equivalents and term deposits in bank with maturities of three to twelve months. Total capital is calculated as 'equity', as shown in the consolidated balance sheet, plus net debt.

During 2008 and 2007, the Group's strategy is to maintain a gearing ratio within 50%. The gearing ratios at 31 December 2008 and 2007 were as follows:

	2008	2007
Total borrowings (Note 28 and 29)	52,650	42,650
Less: Cash and cash equivalents (Note 27)	(49,351)	(26,280)
Less: Term deposits in bank with maturities of		
three to twelve months (Note 27)	_	(10,000)
Net debt	3,299	6,370
Total equity	75,883	71,041
Total capital	79,182	77,411
Gearing ratio	4%	8%

The decrease in the gearing ratio during 2008 resulted primarily from the capital injection from minority interests of Taizhou Pharmaceutical (Note 36(d)).

For the year ended 31 December 2008 (All amounts are shown in RMB thousands unless otherwise stated)

41 FINANCIAL RISK MANAGEMENT (continued)

(iii) Fair value estimation

Available-for-sales investments are at their fair values based on the quoted price.

The carrying amounts of the Group's cash and bank balances, trade receivables, amount due from a shareholder, other receivables, amount due to a shareholder, amount due to a related party, trade payables and other payables and accruals approximate their fair values because of the short maturity of these instruments. The borrowing's fair value is disclosed in Note 28.

42 APPROVAL OF CONSOLIDATED FINANCIAL STATEMENTS

The consolidated financial statements were approved and authorised for issue by the Board of Directors on 25 March 2009.