

# 山東羅欣藥業股份有限公司

Shandong Luoxin Pharmacy Stock Co., Ltd.\*

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

Stock Code: 8058



# **FIRST QUARTERLY REPORT 2011**

# CHARACTERISTICS OF THE GROWTH ENTERPRISE MARKET ("GEM") OF THE STOCK EXCHANGE OF HONG KONG LIMITED (THE "STOCK EXCHANGE")

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This report, for which the directors (the "Directors") of Shandong Luoxin Pharmacy Stock Co., Ltd. (the "Company") collectively and individually accept full responsibility, includes particulars given in compliance with the Rules Governing the Listing of Securities on GEM of the Stock Exchange (the "GEM Listing Rules") 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 the information contained in this report is accurate and complete in all material respects and not misleading or deceptive, and there are no other matters the omission of which would make any statement herein or this report misleading.

## **SUMMARY**

- The Group's sales for the three months ended 31 March 2011 was approximately RMB390,026,000, representing an increase of 27.73% when compared with that of the corresponding period of last year.
- The Group's profit attributable to shareholders for the three months ended 31 March 2011 was approximately RMB127,374,000, representing an increase of 18.98% when compared with that of the corresponding period of last year.
- The Board does not recommend the payment of any dividend for the three months ended 31 March 2011.

Unaudited three months ended 31 March

(14,240)

2,836

(9,820)

284

# FIRST QUARTERLY RESULTS FOR THE THREE MONTHS ENDED 31 MARCH 2011 (UNAUDITED)

The board of Directors (the "Board") of the Company is pleased to announce the unaudited results of the Company and its subsidiaries (the "Group") for the three months ended 31 March 2011 (the "Period") and the comparative figures of the corresponding period of 2010 as follows:

# CONDENSED CONSOLIDATED STATEMENT OF COMPREHENSIVE INCOME

For the three months ended 31 March 2011

General and administrative expenses

Share of profit of an associate

	Notes	2011 RMB'000	2010 RMB'000
Turnover	3	390,026	305,340
Cost of sales		(151,036)	(144,041)
Gross profit		238,990	161,299
Other revenue	3	1,021	1,104
Other income		2,751	707
Selling and distribution expenses		(81,011)	(27,695)

# Unaudited three months ended 31 March

	Notes	2011 RMB′000	2010 RMB'000
Profit before taxation		150,347	125,879
Taxation	4	(22,776)	(18,846)
Profits for the Period		127,571	107,033
Other comprehensive income for the Period, net of tax			
Total comprehensive income for the Period		127,571	107,033
Profit attributable to: Owners of the Company Non-controlling interests		127,374 197 127,571	107,055 (22) 107,033
Total comprehensive income attributable to: Owners of the Company Non-controlling interests		127,374 197	107,055
Earnings per share attributable to owners of the Company (RMB)  – basic and diluted	6	127,571 20.89 cents	107,033

### NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

#### For the three months ended 31 March 2011

#### GENERAL INFORMATION

The Company was established as a collectively-owned enterprise under the name of Shandong Luoxin Factory in the People's Republic of China (the "PRC") on 14 December 1995 and was converted into a joint stock co-operative enterprise on 12 July 1997. On 19 November 2001, Shandong Luoxin Factory underwent a corporate reorganisation and was transformed into a joint stock limited liability company with a registered capital of Renminbi ("RMB") 46 million by way of promotion. Subsequent to the above reorganisation, the name of the Company was changed to Shandong Luoxin Pharmacy Stock Co., Ltd. The H shares of the Company have been listed on GEM of the Stock Exchange since 9 December 2005.

The Company's registered office is located at Luoqi Road, High and New Technology Experimental Zone, Linyi City, Shandong Province, the PRC.

The principal activities of the Company are manufacturing and selling of pharmaceutical products. The principal activities of its subsidiaries are wholesale and manufacture of biochemical products and Chinese medicine.

The consolidated financial statements are presented in RMB and all values are rounded to the nearest thousand (RMB'000), unless otherwise stated. These consolidated financial statements were approved for issue by the Board on 13 May 2011.

#### 2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

The unaudited condensed interim consolidated financial statements have been prepared in accordance with Hong Kong Accounting Standard ("HKAS") 34 "Interim Financial Reporting" issued by the Hong Kong Institute of Certified Public Accountants ("the HKICPA") and the disclosure requirements set out in Chapter 18 of the Rules Governing the Listing of Securities on GEM. The accounting policies adopted are consistent with those followed in the preparation of the Company's audited consolidated financial statements for the year ended 31 December 2010.

The consolidated financial statements have been prepared under historical cost basis except certain financial assets and financial liabilities, which are measured at fair value.

#### 3. TURNOVER AND OTHER REVENUE

The principal activities of the Group are manufacturing and selling of pharmaceutical products.

The Group currently operates in one business segment in the manufacturing and selling of pharmaceutical products in the PRC. A single management team reports to the chief operating decision makers who comprehensively manage the entire business. The reportable operating results report to the chief operating decision makers are the net profit of the Group and the reportable assets and liabilities report to the chief operating decision makers are the Group's assets and liabilities. Accordingly, the Group does not have separately reportable segments.

Turnover and other revenue recognised are as follows:

	Unaudited three months ended 31 March		
	2011 RMB'000	2010 RMB'000	
<b>Tumover</b> Sales of manufactured pharmaceutical goods	390,026	305,340	
Other revenue Interest income	1,021	1,104	
Total revenue	391,047	306,444	

#### 4. TAXATION

three months ended					
2011 RMB'000	2010 RMB'000				
22,776	18,846				

Unaudited

PRC enterprise income tax

No provision for Hong Kong profits tax has been made as the Group did not carry out any business in Hong Kong during the Period.

The Group is subject to the PRC enterprise income tax at a rate of 15%.

#### 5. DIVIDENDS

The Board does not recommend the payment of an interim dividend for the three months ended 31 March 2011 (2010: Nil).

#### EARNINGS PER SHARE

The calculation of basic earnings per share for the three months ended 31 March 2011 is based on the unaudited net profit of approximately RMB127,374,000 and the weighted average number of approximately 609,600,000 ordinary shares in issue during the Period.

The calculation of basic earnings per share for the three months ended 31 March 2010 is based on the unaudited net profit of approximately RMB107,055,000, and the weighted average number of approximately 609,600,000 ordinary shares in issue during the three months ended 31 March 2010.

Diluted earnings per share has been presented even though there were no dilutive potential ordinary shares outstanding during the three months ended 31 March 2011 and 2010.

#### SHAREHOLDERS' FUND

		Statutory	Statutory		Attributable		
		surplus	public		to owners	Non-	
	Share	reserve	welfare	Retained	of the	controlling	
	premium	fund	fund	earnings	Company	interests	Total
	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
At 1 January 2011, audited Profit attributable to owners	31,139	30,493	6,033	992,767	1,060,432	1,534	1,061,966
of the Company				127,374	127,374	197	127,571
At 31 March 2011, unaudited	31,139	30,493	6,033	1,120,141	1,187,806	1,731	1,189,537
At 1 January 2010, audited	31,139	30,480	6,033	619,961	687,613	282	687,895
Profit attributable to owners of the Company				107,055	107,055	(22)	107,033
At 31 March 2010, unaudited	31,139	30,480	6,033	727,016	794,668	260	794,928

## **DIVIDENDS**

On 15 March 2011, the Board recommended the payment of a final dividend of RMB0.05 per share in respect of the year ended 31 December 2010 to shareholders whose names appear in the register of members of the Company on 2 May 2011. This proposed final dividend is subject to the approval by the shareholders of the Company at the coming annual general meeting which will be held on 1 June 2011.

The Board does not recommend the payment of any dividend for the Period.

## MANAGEMENT DISCUSSION AND ANALYSIS

#### Introduction

The recovery of global economy will accelerate in 2011. As to the PRC, it is facing the critical moment for a steady recovery after tackling with the international financial crisis. With the medical reform introduced proactively by the government, there will be further efforts in standardization. Medical expenses will also increase accordingly. Together with the trend of aging population, the development of the pharmaceutical industry in the PRC will continue to be promising in 2011.

As a leading modern pharmaceutical enterprise in the PRC, the Company has always insisted on the strategic core competencies of consolidating its capabilities in production, research and development and distribution. Best endeavours were used in the provision of reliable and high value added pharmaceutical products. During the Period, the Company fully leveraged on the opportunities arising from the expansion in the market and invested additional resources in enhancing production capabilities and technologies. Demand from market was fulfilled whilst the research and development in new products were accelerated. At the same time, the Company has been keen on tapping into a broader market in order to increase its market share. This in turn will allow satisfactory growth in both turnover and earnings, building a solid foundation for its sustainable development in future.

#### **Business Review**

For the three months ended 31 March 2011, the Group has been consistent in implementing the development strategies as formulated earlier, and continued to enhance its capabilities in research and development, production and distribution. A sound condition in operation has thus been sustained. Hence, the profit attributable to the shareholders of the Group recorded remarkable growth compared to the same period of the last year. There had been strong momentum driving the growth in the Group. The outstanding results were attributable to the support and cooperation of all shareholders, customers, suppliers, business partners and the public, as well as the concerted and unremitting efforts of the management and staff of the Group.

During the Period, the Group continued to implement effective strategies on the seven integral parts of its operation, namely management, culture, business organisation, capital operation, science and technology innovation, and human resources and marketing. This had effectively contributed to the development of the Group and further enhanced its risk mitigating capabilities and overall competencies. The Group was allowed to establish "Shandong Key Lyophilized Powder Injection Pharmaceutical Laboratory," "Shandong Key Lyophilized Powder Injection Pharmaceutical Engineering Laboratory" and the position of "Taishan Scholar – Pharmaceutical expert consultant," so as to introduce talent and build a stronger platform of research and development for the Group, which will further strengthen the research and development competencies of the Group.

Leveraging on its strength, the Group has been awarded the "Top Ten Pharmaceutical Enterprises with Growth Potential" in China and has been one of the "Top 100 Pharmaceutical Companies in China" consecutively since 2006. These recognitions demonstrated the growth in our overall corporate strength.

During the Period, the Group received 4 patents of invention in the PRC. It is now applying for 23 patents of invention in the PRC. Four new drugs were approved to produce and register. By capitalizing on the successes already achieved, the Group will further strengthen its research and development and expand its market network to further enhance our brand recognition and competitiveness so as to build up a world-class pharmaceutical brand.

#### Financial Review

For the three months ended 31 March 2011, the Group's unaudited turnover was approximately RMB390,026,000, representing an increase of approximately 27.73% from approximately RMB305,340,000 for the corresponding period of last year. The increase was attributable to the Group's launch of products with high added values, upgrade of product portfolio and acceleration of the development of sales network to increase the market share of its products, which boosted an increase in turnover.

For the three months ended 31 March 2011, the unaudited cost of sales was approximately RMB151,036,000, representing an increase of 4.86% from approximately RMB144,041,000 for the corresponding period of last year.

For the three months ended 31 March 2011, the unaudited gross profit margin was 61.28%, representing an increase of 8.45% from 52.83% for the corresponding period of last year. The increase was attributable to the Company's launch of products with high added values and upgrade of product portfolio.

For the three months ended 31 March 2011, the unaudited operating expenditure was approximately RMB95,251,000, representing an increase of 153.90% from approximately RMB37,515,000 for the corresponding period of last year. The increase of operating expenditure was due to the changes in sales mix which were associated with different cost pattern of sales and marketing expenses and the increase in research and development expenses for products which might be launched in the future.

For the three months ended 31 March 2011, the unaudited profit attributable to the shareholders was approximately RMB127,374,000, representing an increase of 18.98% from approximately RMB107,055,000 for the corresponding period of last year. Weighted average earnings per share were RMB0.21 for the three months ended 31 March 2011.

#### Liquidity and Financial Resources

The Group's working capital is generally financed by its internally generated cash flow.

As at 31 March 2011, the Group's cash and cash equivalents amounted to approximately RMB730,064,000 (as at 31 March 2010: RMB551,922,000). As at 31 March 2011, the Group did not have any borrowings (as at 31 March 2010: nil).

#### Pledged Bank Deposits/Cash and Cash Equivalents

As at 31 March 2011, the Group's bank deposits amounting to approximately RMB82,826,000 were pledged as security for remittance under acceptance (as at 31 March 2010: bank deposits of approximately RMB257,489,000 were pledged as security for remittance under acceptance).

#### Major Acquisition and Disposal

For the three months ended 31 March 2011, the Group did not have any major acquisition or disposal.

#### Significant Investment

For the three months ended 31 March 2011, the Group did not make any significant investment

#### Contingent Liabilities

For the three months ended 31 March 2011, the Group did not have any substantial contingent liabilities

#### Exchange Risk

The Group operates and conducts business in the PRC, and all the Group's transactions, assets and liabilities are denominated in RMB.

Most of the Group's cash and cash equivalents and pledged deposits are denominated in RMB, while bank deposits are placed with banks in the PRC. Any remittance from the PRC is subject to the restrictions on foreign exchange control imposed by the PRC government.

#### Employees and Remuneration Policy

The Directors believe that employees' quality is the most important factor in maintaining the sustained development and growth of the Group and in raising its profitability. The Group determines its employees' salaries based on their performance, work experience and the prevailing salaries in the market, while other remuneration and fringe benefits are maintained at an appropriate level.

The Group has established a remuneration committee to make recommendations on the overall strategy for remuneration policy.

#### **Prospects**

Looking ahead, since the development of the pharmaceutical industry is one of the focuses of the State's policies in future, the prospect of the pharmaceutical industry is still optimistic. The pharmaceutical industry has already been included as one of the industries that will be supported by the policies in the Twelfth Five-Year Plan published by the PRC central government. It is expected that the central government will allocate more resources to the pharmaceutical and medical equipment industries. A modern and liquid market system for pharmaceutical products will be established during the term of the Twelfth Five-Year Plan so as to enhance the concentration of the industry.

In addition, the Guiding Opinions on Speeding up the Restructuring of the Pharmaceutical Industry (the "Opinions") was jointly published by the Ministry of Information Industry, the Ministry of Health and the State Administration of Food and Drug in November 2010. The aims of the Opinions were to speed up the restructuring of the pharmaceutical industry, to cultivate independent innovation capacity and to enhance the concentration in production. The Opinions are beneficial to the development of innovative enterprises as a whole. This will give more room for competitive enterprises to develop.

In future, the Group will continue to pursue the strategic directions of "Technology-driven enterprise with determination and efforts" under the favourable operating environment. By fully leveraging on the opportunities arising from the integration of pharmaceutical industry, the Group will continue to expand its investment in research and development and enhance the standards in research and development as well as technologies. This will allow the Group to invent and develop more products of higher technology, better quality and higher added value. The Group also aims at cost reduction and expansion of production scale so as to achieve economies of scale, lower cost of production and diversified competition. As the Group has begun the construction of new plants for Yuxin and Hengxin, production capabilities will be increased to satisfy the growing demand for pharmaceutical products in the market. We can also increase the categories of pharmaceutical products, and expand its scope in research and development on new drugs more effectively. This will facilitate a more comprehensive development in business. The Group will also proactively establish a broader sales network so as to enhance the market share of its products. The core competencies in the Group will thus be improved in an ongoing manner.

With the implementation of the strategies above, it is anticipated by the Group that "Luoxin" will be transformed into a brand representing world-class pharmaceutical enterprise. With the rapid growth in production capabilities and the launch of more high value added products, the Group is confident to maintain a steady growth in its business so as to bring satisfactory return to our shareholders.

## APPROVAL OF FINANCIAL STATEMENTS

The financial statements were approved by the Board on 13 May 2011.

# DIRECTORS' AND SUPERVISORS' INTERESTS IN THE SHARES, UNDERLYING SHARES AND DEBENTURES OF THE COMPANY

As at 31 March 2011, the interests and short positions of each Director and supervisor of the Company in the shares, underlying shares and debentures of the Company, as recorded in the register required to be kept by the Company under Section 352 of Part XV of the Securities and Futures Ordinance (the "SFO"), or as otherwise notified to the Company and the Stock Exchange pursuant to Rule 5.46 of the GEM Listing Rules were as follows:

#### Long position of domestic shares of the Company, as at 31 March 2011

Name of director	Capacity/Nature of Interest	Number of domestic shares	% of total issued domestic shares	% of Company's share capital
Mr. Liu Baoqi (劉保起) (Note 1)	Interest of controlled corporation	250,639,949	56.32%	41.12%
Mr. Liu Zhenhai (劉振海)	Beneficial Owner	35,000,000	7.86%	5.74%

Note 1:

These 250,639,949 domestic shares of the Company ("Domestic Shares") are registered in the name of Luoxin Pharmacy Group Company Limited ("Luoxin Pharmacy Group," previously known as Linyi Luoxin Pharmacy Company Limited). Liu Baoqi (劉保起) ("Mr. Liu") is interested in 51.72% of the registered share capital of Luoxin Pharmacy Group. Mr. Liu is entitled to exercise or control the exercise of one-third or more of the voting power at the general meeting of Luoxin Pharmacy Group. For the purpose of the SFO, Mr. Liu is deemed to be interested in the entire 250,639,949 Domestic Shares held by Luoxin Pharmacy Group. The total number of Domestic Shares deemed to be interested by Mr. Liu as at 31 March 2011 was 250,639,949 (representing 56.32% of total issued Domestic Shares and 41.12 % of Company's share capital). On 29 October 2007, Luoxin Pharmacy Group further acquired 8,639,949 shares, including 4,319,974.50 Domestic Shares from each of two promoters of the Company, i.e., Linyi City People's Hospital and Pinyi County People's Hospital. On 18 January 2010, Luoxin Pharmacy Group further acquired 12,000,000 Domestic Shares from Mr. Cao Chuan (曹傳) ("Mr. Cao"), who was holding 28,640,136 Domestic Shares before this share transfer. The rest of Mr. Cao's Domestic Shares were sold to another two independent third parties on the same date.

# SUBSTANTIAL SHAREHOLDERS' INTERESTS AND/OR SHORT POSITIONS INTHE SHARES, UNDERLYING SHARES OF THE COMPANY

The register of substantial shareholders (not being a Director or supervisor of the Company) required to be kept under section 336 of Part XV of the SFO shows that as at 31 March 2011, the Company had been notified of the following substantial shareholders' interests and short positions, being 5% or more of the Company's issued share capital. These interests are in addition to those disclosed above in respect of the Directors and supervisors of the Company.

#### Long position of domestic shares of the Company, as at 31 March 2011

Name	Capacity/Nature of Interest	Number of Domestic Shares	% of total issued Domestic Shares	% of Company's share capital
Luoxin Pharmacy Group	Beneficial Owner	250,639,949	56.32%	41.12%
Zuo Hongmei (左洪梅)	Family interest (note 1)	250,639,949	56.32%	41.12%
Cao Tingting (曹婷婷)	Family interest (notes 2, 4)	35,000,000	7.86%	5.74%
Liu Zhendong (劉振東)	Beneficial Owner (note 4)	35,000,000	7.86%	5.74%
Chen Weiwei (陳偉偉)	Family interest (notes 3, 4)	35,000,000	7.86%	5.74%

#### Notes:

1. These 250,639,949 Domestic Shares are registered in the name of Luoxin Pharmacy Group. Luoxin Pharmacy Group is owned as to approximately 51.72% by Mr. Liu. As Mr. Liu is entitled to exercise or control the exercise of one-third or more of the voting power at the general meeting of Luoxin Pharmacy Group, for the purpose of the SFO, Mr. Liu is deemed to be interested in the entire 250,639,949 Domestic Shares held by Luoxin Pharmacy Group. Zuo Hongmei (左洪梅), as the wife of Mr. Liu, is taken to be interested in the entire 250,639,949 Domestic Shares held by Mr. Liu.

- 2. These 35,000,000 Domestic Shares are registered in the name of Liu Zhenhai (劉振海) ("Mr. ZH Liu"). For the purpose of the SFO, Cao Tingting (曹婷婷), as the wife of Mr. ZH Liu, is taken to be interested in the entire 35,000,000 Domestic Shares held by Mr. ZH Liu.
- 3. These 35,000,000 Domestic Shares are registered in the name of Liu Zhendong (劉振東) ("Mr. ZD Liu"). For the purpose of the SFO, Chen Weiwei (陳偉偉), as the wife of Mr. ZD Liu, is taken to be interested in the entire 35,000,000 Domestic Shares held by Mr. ZD Liu.
- 4. Each of Cao Tingting, Mr. ZD Liu, Chen Weiwei, are not considered to be a substantial shareholder for the purpose of the GEM Listing Rules as each of them is interested in less than 10% of the total registered share capital of the Company.

### **AUDIT COMMITTEE**

An audit committee of the Company (the "Audit Committee") was established on 20 November 2005 and its current members during the Period include:

Mr. Foo Tin Chung, Victor (傅天忠) (Chairman)

Mr. Fu Hongzheng (付宏征) Ms. Li Hongjian (李宏建)

The Company has established the Audit Committee with written terms of reference in compliance with paragraph C3 of the Code on Corporate Governance Practices (the "Code") as set out in Appendix 15 of the GEM Listing Rules. The duties of the Audit Committee are to review and supervise the financial reporting process and the Company's internal control policies and procedures. The appointments of the Audit Committee members are based on their broad experience of medicinal field and professional knowledge of financial reporting and management.

The Audit Committee meets regularly to review the financial reporting matters and internal control policies and procedures issues; and see how the Company can comply with these requirements. The Audit Committee also acts as the communication bridge between the Board and the auditors in relation to the planning and scope of audit work. The unaudited results of the Company for the Period have been reviewed by the Audit Committee.

# **DIRECTOR'S SECURITIES TRANSACTIONS**

The Company has adopted a model code of conduct for securities dealings by Directors on terms no less exacting than the required standard of dealings as set out in Rules 5.48 to 5.67 of the GEM Listing Rules. The Company has confirmed, after making specific enquiries with the Directors, the Directors have complied with the required standard of dealings and such code of conduct in relation to securities dealings by Directors for the Period.

### CORPORATE GOVERNANCE

The Board has reviewed the Company's corporate governance practices and is satisfied that the Company has complied with the Code for the Period.

# PURCHASE, SALE OR REDEMPTION OF LISTED SECURITIES

The Group has not redeemed, purchased or sold any of its listed securities during the Period.

## **COMPETING BUSINESS**

Set out below is information disclosed pursuant to Rule 11.04 of the GEM Listing Rules:-

#### Luoxin Pharmacy Group

Luoxin Pharmacy Group is the controlling shareholder of the Company which holds 41.12% of the Company's issued share capital. The chairman of the Company, Mr. Liu, is also an executive director and chairman of Luoxin Pharmacy Group and a controlling shareholder holding 51.72% of the registered capital of Luoxin Pharmacy Group.

Before a non-competition undertaking in favour of the Company was signed by Luoxin Pharmacy Group on 7 November 2002, Luoxin Pharmacy Group was engaged in the sales of chemical medicines, Chinese medicines, medical equipment and health and beauty products. Since the execution of the non-competition undertaking, Luoxin Pharmacy Group has undertaken to cease its chemical medicine business. In June 2005, Luoxin Pharmacy Group signed a supplementary non-competition undertaking whereby it will carry out its sales activities in Linyi City only and confirmed that its customers are small and medium-sized medical institutions, i.e. hospitals below county-level. The Company received from Luoxin Pharmacy Group an annual confirmation in respect of the compliance of these undertakings.

#### Linyi Municipal Pharmacy Group Company ("Linyi Municipal Pharmacy")

Linyi Municipal Pharmacy is a State-owned enterprise established in the PRC, holding approximately 1.42% of the registered share capital of the Company. Linyi Municipal Pharmacy is principally engaged in the sales of Chinese and chemical medicines, medical equipment and health products in Linyi City and nearby districts. To the best knowledge of the Directors, Linyi Municipal Pharmacy does not and will not engage in the development and manufacturing of medicine products and it has no research and development and production capabilities for medicine manufacturing in the PRC.

Linyi Municipal Pharmacy serves as a regional distributor in Linyi City and nearby districts, and procures medicine products from other suppliers in the PRC. The Directors advised that some medicine products sold by Linyi Municipal Pharmacy which have the same or similar curative effects as those of the Group may be in competition with the products of the Group.

Save as disclosed above, none of the Directors, the substantial shareholders of the Company or their respective associate (as defined in the GEM Listing Rules) had any interests in a business which competes or is likely to compete, either directly or indirectly, with the business of the Company.

By the order of the Board

Shandong Luoxin Pharmacy Stock Co., Ltd.\*

Liu Baoqi

Chairman

PRC, 13 May 2011

As at the date of this report, the Board comprises 10 Directors, of which Mr. Liu Baoqi (劉 保起), Mr. Liu Zhenhai (劉振海), Ms. Li Minghua (李明華), Mr. Han Fengsheng (韓風生) and Mr. Chen Yu (陳雨) are executive Directors, Mr. Yin Chuangui (尹傳貴) and Mr. Liu Yuxin (劉 玉欣) are non-executive Directors and Mr. Foo Tin Chung, Victor (傅天忠), Mr. Fu Hongzheng (付宏征) and Ms. Li Hongjian (李宏建) are independent non-executive Directors.