

## 廣州藥業股份有限公司

## **Guangzhou Pharmaceutical Company Limited**

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

The number of shares to which this Proxy Form relate (1)

hereby

(H Share Stock Code: 0874)

## **Proxy Form**

appoint the chairman of the Meeting or Mr./Ms. (3)	as my/our proxy to attend and vote on my/our behalf at th			
irst Class Meeting of Overseas Listed Foreign Capital Shares (the "Class	Meeting of H Share	es") in 2007 of C	Guangzhou Pharma	ceutical Compan
Limited (the "Company") to be held at 45 Sha Mian North Street, Guar	ngzhou City, Guanş	gdong Province	, the People's Rep	ublic of China or
Monday, 2 April 2007 at 11:00 a.m.				
Please indicate clearly your choice of 'for', 'against' or 'abstain' for the	e following resoluti	ions by inserting	g a " <b>√</b> ")	
Special Resolution		For <sup>(4)</sup>	Against(4)	Abstain <sup>(4)</sup>
Transfer of equity interests in Guangzhou Pharmaceutical Corporation (	"GP Corp.") held			
by Guangzhou Jing Xiu Tang (Pharmaceutical) Co., Ltd. and Guangz	hou Pangaoshou			
Pharmaceutical Co., Ltd., both of which are subsidiaries of the Compan	y, and 33 natural			
persons, and capital increase in GP Corp. by Alliance BMP Limited.				
Signature of Appointor <sup>(5)</sup> :	Identity card numb	er of Appointor	:	
Number of H shares held by Appointor <sup>(6)</sup> :	Shareholder account number of Appointor:			
Signature of Proxy <sup>(5)</sup> :	_ Identity card number of Proxy:			
Date:, 2007				
Votes:				
Please insert the number of H shares registered in your name(s) and to which the n	rovy form relates. If no	such number is inse	rted this provy form sh	all be deemed to

- to all the shares of the Company registered in your name(s).
- 2. Please write in block letters the full name(s) and address(es) as registered in the register of members.
- If any proxy other than the chairman of the Class Meeting of H Shares is preferred, strike out "the chairman of the Meeting or" and insert the name(s) of proxy / proxies in the space provided in block letters. Shareholders may appoint one or more proxies to attend the Class Meeting of H Shares and to vote thereat. The proxy / proxies need(s) not be shareholder(s) of the Company. Any alteration made to the proxy form must be initialled by the signatory(ies).
- Please note that if you would like to vote for a resolution, please put a tick in the "For" column. If you would like to vote against a resolution, please put a tick in the "Against" column. If you would like to abstain a resolution, please put a tick in the "Abstain" column. If no instruction is given, the proxy / proxies is / are authorized to vote at his / her
- The proxy form or other power of attorney must be duly signed by you or your attorney duly authorized in writing. If the appointor is a legal person, the proxy form shall bear the stamp of the legal person or duly signed by its director(s) or duly authorized representative(s). If the appointor is a joint holder, the proxy form shall be signed by the shareholder whose name stands first among such joint shareholders in the register of members.
- 6. Please insert the number of H shares registered in your name(s).
- If the proxy form is signed by a person authorized by the appointor, the power of attorney or other authority under which it is signed must be notarized by a notary public. Such notarized power of attorney or other authority together with the proxy form must be deposited at the address of the Company not less than 24 hours before the time appointed for the holding of the Class Meeting of H Shares in order to be valid.
- The proxy form shall not preclude the appointor to attend the Class Meeting of H Shares in person and to vote thereat. In such event, the appointment of the original proxy / proxies will be void.