CHINA SXAN BIOTECH, INC. Form 10-Q/A January 06, 2010

U. S. Securities and Exchange Commission Washington, D. C. 20549

Amendment No.2 to FORM 10-Q

[X] QUARTERLY REPORT UNDER SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934

For the quarterly period ended December 31, 2007
ON REPORT UNDER SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934
For the transition period from to
Commission File No. 0-27175
CHINA SXAN BIOTECH, INC. (Exact name of registrant as specified in its charter)
da 95-4755369
I.R.S. Employer I.D. No.)

incorporation or organization)

Three-Kilometer Spot Along the Hayi Highway, Tieli City, Heilongjiang Province, P.R. China (Address of Principal Executive Offices)

Issuer's Telephone Number: (86)-458-2386888

Indicate by check mark whether the Registrant (1) has filed all reports required to be filed by Sections 13 or 15(d) of the Securities Exchange Act of 1934 during the preceding 12 months (or for such shorter period that the Registrant was required to file such reports), and (2) has been subject to such filing requirements for the past 90 days.

Yes X No __

Indicate by check mark whether the registrant has submitted electronically and posted on its corporate Web site, if any, every Interactive Data File required to be submitted and posted pursuant to Rule 405 of Regulation S-T (§232.405 of this chapter) during the preceding 12 months (or for such shorter period that the registrant was required to submit and post such files).

Yes No _X_

Indicate by check mark whether the registrant is a large accelerated filer, an accelerated filer, a non-accelerated filer, or a smaller reporting company. See the definitions of "large accelerated filer," "accelerated filer" and "smaller reporting company" in Rule 12b-2 of the Exchange Act.

Large accelerated filer o	Accelerated filer
---------------------------	-------------------

Non-accelerated filer ý Smaller reporting company o (Do not check if a smaller reporting company)

Indicate by check mark whether the Registrant is a shell company (as defined in Rule 12b-2 of the Exchange Act). Yes $_$ No X

APPLICABLE ONLY TO CORPORATE ISSUERS: Indicate the number of shares outstanding of each of the Registrant's classes of common stock, as of the latest practicable date:

February 14, 2008: Common Stock: 19,542,572 shares

EXPLANATORY NOTE:

This Amendment No. 2 10-Q (the "Amended Filing") to the Quarterly Report on Form 10-Q for the quarter ended December 31, 2007 (the "Original Filing") of China SXAN Biotech, Inc. (the "Company") is filed to correct and include the complete text of the item which in our case is item 1 being amended. Since we have made changes to the unaudited statements of income of the financial statements, in this amended filings we included all the disclosures required under Item 1 of the Form 10-Q. This Amended Filing also includes required certifications relating to the internal control over financial reporting of the Company, Exhibits 31.1 and 32.1 of the Original Filing.

This Form 10-Q/A should be read in conjunction with the original Form 10-QSB, which continues to speak as of the date of the Form 10-QSB. Except as specifically noted above.

CHINA SXAN BIOTECH INC. (FORMERLY ADVANCE TECHNOLOGIES INC.) CONSOLIDATED INCOME STATEMENT AS OF DECEMBER 31, 2007 AND JUNE 30, 2007 (UNAUDITED)

	December	
	31,	June 30,
	2007	2007
	(Restated)	(Restated)
CURRENT ASSETS	(Restated)	(Restated)
Cash and cash equivalents	\$72,336	\$4,892
Accounts receivable, net of allowance for doubtful accounts of \$0	\$ 72,330	Ψ4,092
and \$6,666 at December 31, 2007 and June 30, 2007, respectively	5,100	1,326,481
Other receivables, net of allowance for doubtful accounts of \$2,515	3,100	1,320,461
and \$0 at December 31, 2007 and June 30, 2007, respectively	500,541	678,344
• •	5,410,207	1,332,469
Inventory		
Advances to suppliers	1,605,989	1,877,554
Prepaid expenses	385	151
T + 1 C	7.504.550	5 210 001
Total Current Assets	7,594,558	5,219,891
DD ODEDWY AND FOLUDIATIVE NEW	756 506	027 047
PROPERTY AND EQUIPMENT, NET	756,536	837,047
OMATE A GORDO		
OTHER ASSETS	4.00= 40.6	
Intangible assets, net	4,287,496	4,155,315
	* * * * * * * * * * * * * * * * * * * *	*
Total Assets	\$12,638,590	\$10,212,253
LIADH IMIEG AND GEOGRAPO DEDG! FOLLIEN		
LIABILITIES AND STOCKHOLDERS' EQUITY		
CURRENT LIABILITIES		
Accounts payable and accrued expenses	¢ 671 404	
recounts payable and accraca expenses		\$425 875
* *	\$671,494 928 309	\$425,875 736,496
Income taxes payable	928,309	736,496
Income taxes payable Taxes payable	928,309 118,740	736,496 -
Income taxes payable Taxes payable Due to stockholders	928,309 118,740 289,747	736,496 - 225,474
Income taxes payable Taxes payable	928,309 118,740	736,496
Income taxes payable Taxes payable Due to stockholders Total Current Liabilities	928,309 118,740 289,747	736,496 - 225,474
Income taxes payable Taxes payable Due to stockholders Total Current Liabilities STOCKHOLDERS' EQUITY	928,309 118,740 289,747	736,496 - 225,474
Income taxes payable Taxes payable Due to stockholders Total Current Liabilities STOCKHOLDERS' EQUITY Series A convertible preferred stock, \$0.001 par value,	928,309 118,740 289,747	736,496 - 225,474
Income taxes payable Taxes payable Due to stockholders Total Current Liabilities STOCKHOLDERS' EQUITY Series A convertible preferred stock, \$0.001 par value, 100,000,000 shares authorized, 27,011,477 shares issued and	928,309 118,740 289,747 2,008,290	736,496 - 225,474 1,387,845
Income taxes payable Taxes payable Due to stockholders Total Current Liabilities STOCKHOLDERS' EQUITY Series A convertible preferred stock, \$0.001 par value, 100,000,000 shares authorized, 27,011,477 shares issued and outstanding, respectively	928,309 118,740 289,747	736,496 - 225,474
Income taxes payable Taxes payable Due to stockholders Total Current Liabilities STOCKHOLDERS' EQUITY Series A convertible preferred stock, \$0.001 par value, 100,000,000 shares authorized, 27,011,477 shares issued and outstanding, respectively Common stock, \$0.001 par value, 100,000,000 shares authorized,	928,309 118,740 289,747 2,008,290	736,496 - 225,474 1,387,845
Income taxes payable Taxes payable Due to stockholders Total Current Liabilities STOCKHOLDERS' EQUITY Series A convertible preferred stock, \$0.001 par value, 100,000,000 shares authorized, 27,011,477 shares issued and outstanding, respectively Common stock, \$0.001 par value, 100,000,000 shares authorized, 19,542,572 and 39,527,897 shares issued and outstanding	928,309 118,740 289,747 2,008,290 27,011	736,496 - 225,474 1,387,845 27,011
Income taxes payable Taxes payable Due to stockholders Total Current Liabilities STOCKHOLDERS' EQUITY Series A convertible preferred stock, \$0.001 par value, 100,000,000 shares authorized, 27,011,477 shares issued and outstanding, respectively Common stock, \$0.001 par value, 100,000,000 shares authorized, 19,542,572 and 39,527,897 shares issued and outstanding at December 31, 2007 and June 30, 2007, respectively	928,309 118,740 289,747 2,008,290 27,011	736,496 - 225,474 1,387,845 27,011
Income taxes payable Taxes payable Due to stockholders Total Current Liabilities STOCKHOLDERS' EQUITY Series A convertible preferred stock, \$0.001 par value, 100,000,000 shares authorized, 27,011,477 shares issued and outstanding, respectively Common stock, \$0.001 par value, 100,000,000 shares authorized, 19,542,572 and 39,527,897 shares issued and outstanding at December 31, 2007 and June 30, 2007, respectively Additional paid-in capital	928,309 118,740 289,747 2,008,290 27,011 19,543 4,466,731	736,496 - 225,474 1,387,845 27,011 39,528 4,600,841
Income taxes payable Taxes payable Due to stockholders Total Current Liabilities STOCKHOLDERS' EQUITY Series A convertible preferred stock, \$0.001 par value, 100,000,000 shares authorized, 27,011,477 shares issued and outstanding, respectively Common stock, \$0.001 par value, 100,000,000 shares authorized, 19,542,572 and 39,527,897 shares issued and outstanding at December 31, 2007 and June 30, 2007, respectively Additional paid-in capital Retained earnings	928,309 118,740 289,747 2,008,290 27,011 19,543 4,466,731 4,901,702	736,496 - 225,474 1,387,845 27,011 39,528 4,600,841 3,360,137
Income taxes payable Taxes payable Due to stockholders Total Current Liabilities STOCKHOLDERS' EQUITY Series A convertible preferred stock, \$0.001 par value, 100,000,000 shares authorized, 27,011,477 shares issued and outstanding, respectively Common stock, \$0.001 par value, 100,000,000 shares authorized, 19,542,572 and 39,527,897 shares issued and outstanding at December 31, 2007 and June 30, 2007, respectively Additional paid-in capital Retained earnings Statutory reserve	928,309 118,740 289,747 2,008,290 27,011 19,543 4,466,731 4,901,702 378,782	736,496 - 225,474 1,387,845 27,011 39,528 4,600,841 3,360,137 378,782
Income taxes payable Taxes payable Due to stockholders Total Current Liabilities STOCKHOLDERS' EQUITY Series A convertible preferred stock, \$0.001 par value, 100,000,000 shares authorized, 27,011,477 shares issued and outstanding, respectively Common stock, \$0.001 par value, 100,000,000 shares authorized, 19,542,572 and 39,527,897 shares issued and outstanding at December 31, 2007 and June 30, 2007, respectively Additional paid-in capital Retained earnings	928,309 118,740 289,747 2,008,290 27,011 19,543 4,466,731 4,901,702	736,496 - 225,474 1,387,845 27,011 39,528 4,600,841 3,360,137

Total Liabilities and Stockholders' Equity

\$12,638,590 \$10,212,253

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

CHINA SXAN BIOTECH INC.
(FORMERLY ADVANCE TECHNOLOGIES INC.)
CONSOLIDATED STATEMENTS OF OPERATIONS AND COMPREHENSIVE INCOME
FOR THREE AND SIX MONTHS ENDED DECEMBER 31, 2007 AND 2006
(UNAUDITED)

	Three Months Ended		Six Months Ended	
	December 31,		Decem	
	2007	2006	2007	2006
	(Restated)	(Restated)	(Restated)	(Restated)
REVENUE	\$3,644,824	\$3,271,018	\$5,010,882	\$3,305,174
COST OF GOODS SOLD	1,983,135	1,222,818	2,383,374	1,313,133
GROSS PROFIT	1,661,689	2,048,200	2,627,508	1,992,041
OPERATING EXPENSES				
Selling, general and administrative expenses	559,912	270,955	818,492	319,158
INCOME FROM OPERATIONS	1,101,777	1,777,245	1,809,016	1,672,883
OTHER INCOME (EXPENSE)				
Interest income (expense), net	-	(1,133)	-	(1,133)
Other income (expense), net	89	12,772	4,590	12,886
Total Other Income (Expense)	89	11,639	4,590	11,753
INCOME BEFORE PROVISION FOR				
INCOME TAXES	1,101,866	1,788,884	1,813,606	1,684,636
PROVISION FOR INCOME TAXES	165,280	271,470	272,041	271,470
NET INCOME	936,586	1,517,414	1,541,565	1,413,166
OTHER COMPREHENSIVE INCOME				
Foreign currency translation adjustment	285,907	97,286	418,423	160,895
COMPREHENSIVE INCOME	\$1,222,493	\$1,614,700	\$1,959,988	\$1,574,061
EARNINGS PER SHARE				
Basic	\$0.09	\$1.96	\$0.24	\$1.82
Diluted	\$0.05	\$1.16	\$0.08	\$1.08
WEIGHTED AVERAGE NUMBER OF COMMON SHARES OUTSTANDING				
Basic	10,910,858	775,056	6,348,381	775,056
Diluted	20,072,209	1,304,692	20,072,209	1,304,692

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

CHINA SXAN BIOTECH INC. (FORMERLY ADVANCE TECHNOLOGIES INC.) CONSOLIDATED STATEMENTS OF CASH FLOWS AS OF DECEMBER 31, 2007 AND 2006 (UNAUDITED)

	Six Mont	hs Ended
	Decem	ber 31,
	2007	2006
	(Restated)	(Restated)
CASH FLOWS FROM OPERATING ACTIVITIES		
Net Income	\$1,541,565	\$1,413,166
Adjustments to reconcile net income to net cash		
provided (used) by operating activities:		
Depreciation	114,286	102,686
Amortization	43,629	41,089
Bad debt expense	(4,321)	-
Changes in assets and liabilities:		
Accounts receivable	1,354,335	(697,269)
Other receivables	118,292	427,304
Inventory	(3,918,049)	(201,480)
Advance to suppliers	342,522	(591,086)
Prepaid expenses	154	455
Accounts payable and accrued expenses	199,597	25,154
Income tax payable	156,341	271,431
Taxes payable	115,700	-
Total Adjustments	(1,477,514)	(621,716)
Net Cash Provided by Operating Activities	64,051	791,450
CASH FLOWS FROM INVESTING ACTIVITIES		
Acquisition of property and equipment	(566)	(1,086,613)
Net Cash Used by Investing Activities	(566)	(1,086,613)
CASH FLOWS FROM FINANCING ACTIVITIES		
Proceeds from capital contribution	-	299,805
Proceeds from shareholders' loans	-	95,599
Cash acquired in reverse merger transaction	2,087	-
Net Cash Provided by Financing Activities	2,087	395,404
EFFECT OF FOREIGN CURRENCY TRANSLATION ON CASH	1,872	1,454
NEW DARK OF THE GLOVE AND GLOVE FOR THE FORMAL TO THE	c= 444	404.60#
NET INCREASE IN CASH AND CASH EQUIVALENTS	67,444	101,695
CARLAND CARLED WALLENGE DECENTION	4.002	2.702
CASH AND CASH EQUIVALENTS - BEGINNING	4,892	2,783
CACILAND CACILEOLINALENTO ENDING	ф 70 227	¢104.470
CASH AND CASH EQUIVALENTS - ENDING	\$72,336	\$104,478

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

CHINA SXAN BIOTECH INC. (FORMERLY ADVANCE TECHNOLOGIES INC.) NOTES TO CONSOLIDATED FINANCIAL STATEMENTS DECEMBER 31, 2007 AND 2006 (UNAUDITED)

NOTE 1 – ORGANIZATION AND NATURE OF BUSINESS

China SXAN Biotech, Inc. (the "Company", formerly Advance Technologies, Inc.), a Nevada corporation, was incorporated on June 16, 1969. On July 10, 2007, the Company acquired the outstanding capital stock of American SXAN Biotech, Inc., a Delaware corporation ("American SXAN"). The Company is engaged in the business of manufacturing and marketing wines and tonics derived from domesticated forest frogs.

The Company was organized under the laws of the State of Delaware under the name PWB Industries, Inc.; the articles of incorporation were issued June 16, 1969. The name was changed to Sun Energy, Inc., which merged with Sto Med, Inc. on February 22, 1996 and changed its name to Sto Med, Inc. and domicile to the State of Nevada. Sto Med Inc. changed its name to Advance Technologies, Inc. on August 23, 1997. On September 27, 1999 the Company acquired Seacrest Industries of Nevada, also known as Infrared Systems International. On September 4, 2007 the name of the Company was changed to China SXAN Biotech, Inc.

On October 31, 2006 the Board of Directors of Tieli Xiaoxinganling Forest Frog Breeding Co., Ltd. ("Tieli") unanimously approved the acquisition of Tieli by American SXAN. In exchange for the transfer of 100% of Tieli to American SXAN, American SXAN agreed to issue a promissory note in the principal amount of \$1,000,000 to Tieli and the shareholders of American SXAN agreed that, upon the merge of American SXAN into a public company, they would assign 80% of the outstanding shares of the public company to the prior owners of Tieli. The transaction was treated as a reverse merger as American SXAN was a holding company with no significant operations and Tieli continues as the primary operating entity after the transaction.

NOTE 2 – INTERIM FINANCIAL STATEMENTS

These interim financial statements should be read in conjunction with the audited financial statements for the year ended June 30, 2007, as not all disclosures required by generally accepted accounting principles for annual financial statements are presented. The interim financial statements follow the same accounting policies and methods of computations as the audited financial statements for the year ended June 30, 2007.

NOTE 3 – SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

The accompanying un-audited financial statements have been prepared in accordance with generally accepted accounting principles (GAAP) applicable to interim financial information and the requirements of Form 10-Q and Rule 10-01 of Regulation S-X of the Securities and Exchange Commission. Accordingly, they do not include all of the information and footnotes required by accounting principles generally accepted in the United States of America for complete financial statements. Interim results are not necessarily indicative of results for a full year. In the opinion of management, all adjustments considered necessary for a fair presentation of the financial position and the results of operations and cash flows for the interim periods have been included.

NOTE 4 – ACCOUNTS RECEIVABLE

The Company's sales terms allow for payments to be made for up to one year. Management reviews customer credit worthiness, current economic trends and changes in customer payment patterns to evaluate the need for reserves.

NOTE 5 – OTHER RECEIVABLES

Other receivables represent advances made to third parties for non-operating purposes. They are unsecured and non-interest bearing. The allowance for doubtful accounts amounted to \$2,515 at December 31, 2007.

NOTE 6 - INVENTORY

Inventory at December 31, 2007 consisted of the following:

Frog oil	\$3,662,920
Food for pigs	53,766
Frogs in process	259,553
Pigs in progress	200,275
Frog oil ready for sale	941,026
Packaging supplies	292,667
Total	\$5,410,207

NOTE 7 – ADVANCES TO SUPPLIERS

As a common business practice in China, the Company is required to make advance payments to certain suppliers for the purchase of raw material and payments towards construction in progress. Such advances are interest-free and unsecured.

NOTE 8 – PROPERTY AND EQUIPMENT, NET

Property and equipment at December 31, 2007 consisted of the following:

Buildings	\$1,333,191
Equipment	50,807
Breeding livestock	1,226
Construction in progress	9,728
	\$1,394,952
Less: accumulated depreciation	638,416
Total	\$756,536

Depreciation expense for the six months ended December 31, 2007 and 2006 was \$114,286 and \$102,686, respectively.

NOTE 9 – INTANGIBLE ASSETS, NET

Net intangible assets at December 31, 2007 consisted of the following:

Rights to use land	\$4,423,326
Less: accumulated amortization	135,830
Total	\$4,287,496

NOTE 9 – INTANGIBLE ASSETS, NET (continued)

The Company's office and production sites are located in Tieli City and Jiamusi City, Heilongjiang Province, PRC. The Company leases land per a real estate contract with the government of the People's Republic of China for a period from 2003 through 2057. Per the People's Republic of China's governmental regulations, the Government owns all land.

The Company has recognized the amounts paid by a shareholder for the acquisition of rights to use land as an intangible asset ("Rights to use land") and a non-cash capital contribution. The Company is amortizing the asset over a period of fifty (50) years.

Amortization expense for the Company's intangible assets for the six months ended December 31, 2007 and 2006 amounted to \$43,629 and \$41,089, respectively.

Amortization expense for the Company's intangible assets over the next five fiscal years is estimated to be:

2008	\$87,258
2009	87,258
2010	87,258
2011	87,258
2012	87,258
2013 and thereafter	3,867,971
Total	\$4,304,261

NOTE 10 – DUE TO STOCKHOLDERS

Loans from stockholders are short-term in nature, unsecured and non-interest bearing.

NOTE 11 – SUPPLEMENTAL CASH FLOW DISCLOSURES

Cash paid for interest was \$-0- and \$-0-, during the six months ended December 31, 2007 and 2006, respectively. Cash paid for income taxes was \$-0- and \$-0-, during the six months ended December 31, 2007 and 2006, respectively.

NOTE 12 - RISK FACTORS

The Company's operations are carried out in the PRC. Accordingly, the Company's business, financial condition and results of operations may be influenced by the political, economic and legal environments in the PRC as well as by the general state of the PRC's economy. The Company's business may be influenced by changes in governmental policies with respect to laws and regulations, anti-inflationary measures, currency conversion and remittance abroad, and rates and methods of taxation, among other things.

NOTE 13 - CONCENTRATIONS OF CREDIT RISK

Financial instruments which potentially subject the Company to credit risk consist principally of cash on deposit with a financial institution of \$72,336.

NOTE 14 – SUBSEQUENT EVENTS

None.

ITEM 2. MANAGEMENT'S DISCUSSION AND ANALYSIS

Outline of Our Business

China SXAN Biotech, Inc. is a holding company. Until July 2007 it was engaged exclusively in the business of developing infrared vision systems for commercial applications. In July 2007 the Company acquired the capital stock of Tieli XiaoXingAnling Forest Frog Breeding Co., Ltd. ("Tieli XiaoXingAnling"), a corporation organized under the laws of The People's Republic of China. In connection with that acquisition, the Company transferred all of the assets relating to the infrared vision systems business to a subsidiary named Infrared Systems International. Infrared Systems International has filed a registration statement that, when declared effective by the Securities and Exchange Commission, will permit the Company to distribute the capital stock of Infrared Systems International to its shareholders. Thereafter the Company will be exclusively engaged in the business carried on by Tieli XiaoXingAnling.

Tieli XiaoXingAnling was organized in 2003 in the City of Tieli, which is in the Heilongjiang Province in northeast China. Tieli XiaoXingAnling is engaged in the business of breeding forest frogs, which are also known as snow frogs or winter frogs, since they are traditionally harvested just prior to their winter hibernation in order to maximize the frog's fat content. Tieli XiaoXingAnling has obtained patents from the government of China to produce therapeutic wines and tonics from its forest frogs. Tieli XiaoXingAnling has been marketing its forest frog products since 2004 under the brand "Xiao Xing'an Mountain."

The desirable portion of the Chinese forest frog, known as "hasma," is a combination of the frog's ovaries and surrounding fatty tissues. Throughout Chinese history, hasma has been used to treat respiratory problems such as coughing, hemoptysis (expectoration of blood), and night sweats attributable to tuberculosis. Many Chinese residents also believe that forest frog hasma improves immune function, aids in the treatment of neurasthenia, and slows aging.

Today, however, the forest frog is classified as an endangered species in China. Commercial harvesting of forest frogs in the wild is prohibited by national regulations. To meet the continuing demand for hasma, therefore, a domestic forest frog breeding industry has developed. The mission of Tieli XiaoXingAnling is to become the leader in this industry.

Results of Operations

Our level of operations increased dramatically during our 2007 fiscal year, which ended on June 30, 2007. Through the first six months of fiscal 2008, we have continuing that growth, albeit at a slower pace. In the six month period ended December 31, 2007 our revenue reached \$5,010,882, a 52% increase from the \$3,305,174 in revenue recorded during the six months ended December 31, 2006. During the three months ended December 31, 2007 our revenue increased by only 12%, however, from \$3,271,018 to \$3,664,824. The primary reason that our revenue growth in the first quarter of fiscal 2007 exceeded our growth in the second quarter was the maturity schedule of our inventory. We commenced forest frog production in 2004. Forest frogs reach maturity after two years, after which they can be harvested. So the initial inventory of forest frogs that we accumulated in 2004 and 2005 became available for harvesting in the fall of 2006. We achieved our first significant revenue in that period – the second quarter of fiscal 2007 – and are now building on that base. We expect growth in future quarters to approximate the level achieved in the second fiscal quarter of 2007, until we obtain the funds needed to substantially expand our marketing and production.

We realized a gross margin of 52% on our sales in the first six months of fiscal year 2008 and 46% on our sales in the quarter ended December 31, 2007. This margin ratio fell below the 63% margin that we achieved in the quarter ended December 31, 2006. The primary causes for the reduction were:

• increased prices for grain in China, which have increased our expense for feedstock; and

• the increasing proportion of our sales attributable to manufactured products, which require more processing than sales of raw hasma.

Our gross margin will continue to dwindle in the next two years as we introduce even more manufactured products into our product offerings.

Our selling, general and administrative expenses increased from \$270,955 in the three months ended December 31, 2006 to \$559,912 in the three months ended December 31, 2007, and from \$319,158 in the six months ended December 31, 2006 to \$818,492 in the six months ended December 31, 2007. The primary reasons for the increase were

- increased administrative salaries, as we have developed a staff capable of managing our growing company;
 - increased selling expenses, related to the increase in our sales volume; and
 - expenses incurred as a result of the merger of Tieli XiaoXingAnling into a U.S. public company.

We expect that in the next two years our selling, general and administrative expense will remain at its current level or higher, as we will incur the expenses attributable to being a U.S. public company and as we continue to expand the focus of our business operations, necessitating a staff of skilled administrators.

Because we are involved in husbandry, the government of China has allowed us to defer payment of our income taxes until the end of this year. Therefore we have accrued the income tax expense on our Statement of Operations - \$165,280 for the three months ended December 31, 2007 and \$272,041 for the six months ended December 31, 2007 – but recorded the tax as payable on our balance sheet. We expect to satisfy that payable during the winter. During the next five years, we will be entitled to a tax abatement by reason of becoming a foreign-owned entity during the current fiscal year. As a foreign owned entity, Tieli XiaoXingAnling will be entitled to a two year income tax holiday, followed by a 50% income tax reduction for the next three years.

Our operations during the quarter ended December 31, 2007 produced net after tax income of \$936,586, and net after tax income of \$1,541,565 for the six months ended December 31, 2007. While the six month net income represented a modest (9%) increase over the first six months of fiscal 2007, our net income for the second quarter of fiscal 2008 was 38% lower than our net income for the second quarter of fiscal 2007. The primary reasons for the reduction in our earnings ratio were the reduction in gross margin and increase in selling, general and administrative expenses discussed earlier. We expect that our earnings-to-revenue ratio in the future will be closer to that realized in recent periods that that realized in fiscal 2007.

Our business operates entirely in Chinese Renminbi, but we will report our results in our SEC filings in U.S. Dollars. The conversion of our accounts from RMB to Dollars results in translation adjustments, which are reported as a middle step between net income and comprehensive income. The net income is added to the retained earnings on our balance sheet; while the translation adjustment is added to a line item on our balance sheet labeled "accumulated other comprehensive income," since it is more reflective of changes in the relative values of U.S. and Chinese currencies than of the success of our business. During the three months ended December 31, 2007 the unrealized gain on foreign currency translations added \$285,907 to our accumulated other comprehensive income. \$418,423 was added to our equity by unrealized gains on foreign currency translations during the first six months of fiscal 2008.

Liquidity and Capital Resources

Since Tieli XiaoXingAnling was organized at the end of 2003, its operations have been funded primarily by capital contributions from its shareholders (who became, in July 2007, the controlling shareholders of China SXAN Biotech). In addition, the shareholders have made short-term, non-interest bearing loans to Tieli XiaoXingAnling when it needed working capital. The result is that at December 31, 2007 the Company had \$5,586,268 in working capital, with only \$289,747 in debt.

During the six months ended December 31, 2007, the operations of Tieli XiaoXingAnling generated \$64,051 in cash, despite reporting \$1,541,565 in net income. This disparity, which was caused by a large increase in inventory during the period, is characteristic of the Company's operations. Its balance sheet at December 31, 2007 shows that the company is oriented towards near-term growth, as it includes only \$72,336 in cash among its \$7,594,558 in current assets. The principal current assets on that date were:

- \$342,522 in advances to suppliers payments made to insure that the feedstocks and other raw materials necessary for production during the 2008 growing season are available;
 - \$3,918,049 in inventory primarily forest frogs; and
- \$118,292 in other receivables representing loans made to unrelated third parties to secure favourable business relationships.

Tieli XiaoXingAnling has adequate resources to fund its operations for the foreseeable future. However, its management has budgeted a capital expenditure over the next twelve months of 85 million RMB (approx. \$11 million). Management's plans include:

- Development of the Company's forest property in Heli to house an additional five million forest frogs, thus doubling the company? production;
- Acquisition of a liquor factory or medical wine factory with the necessary Good Manufacturing Practices ("GMP")
 certification from the government, to enable Tieli XiaoXingAnling to rapidly expand its production of medicinal
 tonic; and
- Acquisition of a pharmaceutical factory or healthcare products factory with a GMP certification, to enable Tieli XiaoXingAnling to rapidly initiate production of forest frog derivative products.

Management intends to pursue a variety of sources for the funds required for those capital investments, offering both debt and equity. At the present time, however, no commitment for funds has been received from any source.

Off-Balance Sheet Arrangements

Neither China SXAN Biotech nor Tieli XiaoXingAnling has any off-balance sheet arrangements that have or are reasonably likely to have a current or future effect on their financial condition or results of operations.

Risk Factors That May Affect Future Results

You should carefully consider the risks described below before buying our common stock. If any of the risks described below actually occurs, that event could cause the trading price of our common stock to decline, and you could lose all or part of your investment.

Because we are expanding the scope of our operations, unexpected factors may hamper our efforts to implement our business plan.

Until recently, all of our business consisted of the sale of hasma – raw forest frog fatty tissues. We are currently expanding our business operations to include products enriched with hasma, as well as tonics and wines made from hasma. This expansion will involve us in much broader marketing operations. It will also entail much more complex production operations. Because these are areas in which we have limited experience, problems may occur with production or marketing that we have not anticipated, which would interfere with our business, and prevent us from achieving profitability.

The capital investments that we plan for the next two years may result in dilution of the equity of our present shareholders.

Our business plan contemplates that we will invest approximately 85 million RMB in our business during the next two years. We will raise the funds for that investment primarily by selling equity in our company. At present we have no commitment from any source for those funds. We cannot determine, therefore, the terms on which we will be able to raise the necessary funds. It is possible that we will be required to dilute the value of our current shareholders' equity in order to obtain the funds. If, however, we are unable to raise the necessary funds, our growth will be limited, as will our ability to compete effectively.

Competition could prevent us from achieving a significant market position.

There are currently over 5,000 brands of medicinal tonics being sold in China. The struggle to gain brand recognition is complicated by the lack of government regulation of health claims. In order to achieve substantial market presence, we will have to distinguish our brand from all of the others. In addition, if we are successful in establishing a strong market for our products, other large, well-capitalized nutraceutical companies could be attracted by our success we achieve, and develop similar products. If a well-capitalized company directed its financial strength toward competition with us, it could achieve economies of scale that might permit it to market its products at lower prices than ours. If this occurred before we had established a significant market awareness of our brand, we might be unable to compete effectively, and would be unable to achieve profitability.

A recession in China could significantly hinder our growth.

The growing demand for our products has been swelled, in large part, by the recent dramatic improvement in the standard of living in China. The continued growth of our market will depend on continuation of recent improvements in the Chinese economy and the amount of disposable income available to the Chinese population. If the Chinese economy were to contract and money became tight, individuals will be less able to pay premium prices for the benefits of forest frog hasma. Many financial commentators expect a recession to occur in China in the near future. The occurrence of a recession could significantly hinder our efforts to implement our business plan.

We are subject to the risk of disease and natural disasters.

Our business involves the production of livestock. We have not developed alternative sources for raw materials. If our forest frogs or, to a lesser extent, our pigs, become diseased, we could suffer a significant loss of value. In addition, if our farms are damaged by drought, flood, storm, or the other woes of farming, we will not be able to meet the demand for our products, and are likely to suffer operating losses. Such events could have both an immediate negative effect on our financial results, as well as a long-term negative effect on our ability to grow our business.

Our business and growth will suffer if we are unable to hire and retain key personnel that are in high demand.

Our future success depends on our ability to attract and retain highly skilled scientists, geneticists, agricultural manufacturing specialists, and marketing personnel. In general, qualified individuals are in high demand in China, and there are insufficient experienced personnel to fill the demand. In a specialized scientific field, such as ours, the demand for qualified individuals is even greater. If we are unable to successfully attract or retain the personnel we need to succeed, we will be unable to implement our business plan.

We may have difficulty establishing adequate management and financial controls in China.

The People's Republic of China has only recently begun to adopt the management and financial reporting concepts and practices that investors in the United States are familiar with. We may have difficulty in hiring and retaining employees in China who have the experience necessary to implement the kind of management and financial controls that are expected of a United States public company. If we cannot establish such controls, we may experience difficulty in collecting financial data and preparing financial statements, books of account and corporate records and instituting business practices that meet U.S. standards.

Government regulation may hinder our ability to function efficiently.

The national, provincial and local governments in the People's Republic of China are highly bureaucratized. The day-to-day operations of our business require frequent interaction with representatives of the Chinese government institutions. The effort to obtain the registrations, licenses and permits necessary to carry out our business activities

can be daunting. Significant delays can result from the need to obtain governmental approval of our activities. These delays can have an adverse effect on the profitability of our operations. In addition, compliance with regulatory requirements applicable to livestock farming and production may increase the cost of our operations, which would adversely affect our profitability.

Capital outflow policies in China may hamper our ability to pay dividends to shareholders in the United States.

The People's Republic of China has adopted currency and capital transfer regulations. These regulations require that we comply with complex regulations for the movement of capital. Although Chinese governmental policies were introduced in 1996 to allow the convertibility of RMB into foreign currency for current account items, conversion of RMB into foreign exchange for capital items, such as foreign direct investment, loans or securities, requires the approval of the State Administration of Foreign Exchange. We may be unable to obtain all of the required conversion approvals for our operations, and Chinese regulatory authorities may impose greater restrictions on the convertibility of the RMB in the future. Because most of our future revenues will be in RMB, any inability to obtain the requisite approvals or any future restrictions on currency exchanges will limit our ability to pay dividends to our shareholders.

Currency fluctuations may adversely affect our operating results.

Tieli XiaoXingAnling generates revenues and incurs expenses and liabilities in Renminbi, the currency of the People's Republic of China. However, as a subsidiary of China SXAN Biotech, it will report its financial results in the United States in U.S. Dollars. As a result, our financial results will be subject to the effects of exchange rate fluctuations between these currencies. From time to time, the government of China may take action to stimulate the Chinese economy that will have the effect of reducing the value of Renminbi. In addition, international currency markets may cause significant adjustments to occur in the value of the Renminbi. Any such events that result in a devaluation of the Renminbi versus the U.S. Dollar will have an adverse effect on our reported results. We have not entered into agreements or purchased instruments to hedge our exchange rate risks.

We have limited business insurance coverage.

The insurance industry in China is still at an early stage of development. Insurance companies in China offer limited business insurance products, and do not, to our knowledge, offer business liability insurance. As a result, we do not have any business liability insurance coverage for our operations. Moreover, while business disruption insurance is available, we have determined that the risks of disruption and cost of the insurance are such that we do not require it at this time. Any business disruption, litigation or natural disaster might result in substantial costs and diversion of resources.

China SXAN Biotech is not likely to hold annual shareholder meetings in the next few years.

Management does not expect to hold annual meetings of shareholders in the next few years, due to the expense involved. The current members of the Board of Directors were appointed to that position by the previous directors. If other directors are added to the Board in the future, it is likely that the current directors will appoint them. As a result, the shareholders of China SXAN Biotech will have no effective means of exercising control over the operations of China SXAN Biotech.

ITEM 3. CONTROLS AND PROCEDURES

Evaluation of Disclosure Controls and Procedures.

Our Chief Executive Officer and Chief Financial Officer carried out an evaluation of the effectiveness of our disclosure controls and procedures as of December 31, 2007. Pursuant to Rule13a-15(e) promulgated by the Securities and Exchange Commission pursuant to the Securities Exchange Act of 1934, "disclosure controls and procedures" means controls and other procedures that are designed to insure that information required to be disclosed by China SXAN Biotech in the reports that it files with the Securities and Exchange Commission is recorded, processed, summarized and reported within the time limits specified in the Commission's rules. "Disclosure controls and procedures" include, without limitation, controls and procedures designed to insure that information China SXAN

Biotech is required to disclose in the reports it files with the Commission is accumulated and communicated to our Chief Executive Officer and Chief Financial Officer as appropriate to allow timely decisions regarding required disclosure. Based on his evaluation, our Chief Executive Officer and Chief Financial Officer concluded that China SXAN Biotech's system of disclosure controls and procedures was effective as of December 31, 2007 for the purposes described in this paragraph.

Changes in Internal Controls.

There was no change in internal controls over financial reporting (as defined in Rule 13a-15(f) promulgated under the Securities Exchange Act or 1934) identified in connection with the evaluation described in the preceding paragraph that occurred during China SXAN Biotech's second fiscal quarter that has materially affected or is reasonably likely to materially affect China SXAN Biotech's internal control over financial reporting.

PART II - OTHER INFORMATION

Item 1. Legal Proceedings

None

Item 2. Unregistered Sales of Equity Securities and Use of Proceeds.

(c) Unregistered sales of equity securities

None.

(e) Purchases of equity securities

The Company did not repurchase any of its equity securities that were registered under Section 12 of the Securities Exchange Act during the 2nd quarter of fiscal 2008.

Item 3. Defaults Upon Senior Securities

None

Item 4. Submission of Matters to a Vote of Security Holders

None

Item 5. Other Information

None

Item 6. EXHIBITS

Rule 13a-14(a) Certification

Rule 13a-14(b) Certification

SIGNATURES

Pursuant to the requirements of the Securities Exchange Act of 1934, the Registrant has duly caused this Report to be signed on its behalf by the undersigned thereunto duly authorized.

CHINA SXAN BIOTECH, INC.

Date: Janurary 6, 2010

By: /s/ Feng Zhen Xing
Feng Zhen Xing, Chief Executive Officer

and Chief Financial Officer