INTERPHARM HOLDINGS INC Form SC 13D/A May 06, 2008

> UNITED STATES SECURITIES AND EXCHANGE COMMISSION WASHINGTON, D.C. 20549

> > SCHEDULE 13D

UNDER THE SECURITIES EXCHANGE ACT OF 1934 AMENDMENT NO. 4

Interpharm Holdings, Inc. \_\_\_\_\_\_ (Name of Company) Common Stock, \$0.01 par value \_\_\_\_\_\_ (Title of Class of Securities) 460588106

(CUSIP Number of Class of Securities)

Joan P. Neuscheler Tullis-Dickerson Capital Focus III, L.P. Martin, Lucas & Chioffi c/o Tullis-Dickerson Partners III, L.L.C. 177 Broad Street Two Greenwich Plaza, 4th Fl. Greenwich, CT 06830 (203) 629-8700

Gloria M. Skigen 177 Broad Street Stamford, CT 06901 (203) 973-5222

(Name, Address and Telephone Number of Person Authorized to Receive Notices and Communications)

May 1, 2008

\_\_\_\_\_\_

(Date of Event which Requires Filing of this Schedule)

If the filing person has previously filed a statement on Schedule 13G to report the acquisition that is the subject of this Schedule 13D, and is filing this schedule because of Sections 240.13d-1(e), 240.13d-1(f) or 240.13d-1(q), check the following box. [ ]

NOTE: Schedules filed in paper format shall include a signed original and five copies of the schedule, including all exhibits. See ss.240.13d-7 for other parties to whom copies are to be sent. \* The remainder of this cover page shall be filled out for a reporting person's initial filing on this form with respect to the subject class of securities, and for any subsequent amendment containing information which would alter disclosures provided in a prior cover page. The information required on the remainder of this cover page shall not be deemed to be "filed" for the purpose of Section 18 of the Securities Exchange Act of 1934 ("ACT") or otherwise subject to the liabilities of that section of the Act but shall be subject to all other provisions of the Act (however, SEE the NOTES).

CUSIP NO.	460588	106 PAGE	2 OF 11 PAGES		
1		ORTING PERSON TIFICATION NOS. OF ABOVE PERSONS (ENTI	ries only)		
	Tullis-Dickerson Capital Focus III, L.P. IRS # 06-1621801				
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP  (a) [x] (b) []				
3	SEC USE ONLY				
4	SOURCE OF FUNDS*				
	WC				
5		F DISCLOSURE OF LEGAL PROCEEDING IS REQ	QUIRED [ ]		
6	CITIZENSHIP	OR PLACE OF ORGANIZATION			
	Delaware, U	nited States of America			
	7	SOLE VOTING POWER			
		0			
NUMBER OF	8	SHARED VOTING POWER			
SHARES BENEFICIA	LLY	568,647 shares of Common Stock;			
OWNED BY EACH REPORTING		2,281,914 shares of Common Stock issof the Amended and Restated Warrants	-		
PERSON WI'	ГН	10,526,316 shares of Common Stock is conversion of the Series D-1 Prefer	-		
		877,194 shares of Common Stock issue conversion of the Convertible Notes,			
		307,017 shares of Common Stock issua conversion of the Note Warrants (1)	able upon		
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	10	SHARED DISPOSITIVE POWER			
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		877,194 shares of Common Stock issue conversion of the Convertible Notes			

	307,017 shares of Common Stock issuable upon conversion of the Note Warrants (1)					
11	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH PERSON					
	568,647 shares of Common Stock;					
	2,281,914 shares of Common Stock issuable upon exercise of the Amended and Restated Warrants; and	зе				
	10,526,316 shares of Common Stock issuable upon conversion of the Series D-1 Preferred Stock;					
	877,194 shares of Common Stock issuable upon conversion of the Convertible Notes; and					
	307,017 shares of Common Stock issuable upon conversion of the Note Warrants (1))					
12	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES* [ ]					
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)					
	18% (see Item 5)(1)					
14	TYPE OF REPORTING PERSON*					
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and share exercise Agreement Amendment	not include shares of Common Stock (including shares of Common Stock s of Common Stock issuable upon the conversion of preferred stock and of warrants and options) held by parties to (i) the Irrevocable Proxy other than the Reporting Persons, as discussed in Item 4 of the No. 1 and (ii) the Proceeds Sharing Agreement, other than the Persons, as discussed in Item 4 of the Amendment No. 3.	d				
	SCHEDULE 13D/A					
CUSIP NO.	460588106 PAGE 3 OF 11 PAGES					
1	NAME OF REPORTING PERSON  I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY)  Tullis-Dickerson Partners III, L.L.C. IRS # 06-1621800					
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (a) [x] (b) [ ]					
3	SEC USE ONLY					
4	SOURCE OF FUNDS*					

AF

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5	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDING IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(e) [ ]		
6	CITIZENSHIP OR PLACE OF ORGANIZATION		
	Delawa	re, Uni	ted States of America
		7	SOLE VOTING POWER
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NUMBER OF SHARES		8	SHARED VOTING POWER
BENEFICIAI OWNED BY	LLY		568,647 shares of Common Stock;
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			10,526,316 shares of Common Stock issuable upon conversion of the Series D-1 Preferred Stock;
			877,194 shares of Common Stock issuable upon conversion of the Convertible Notes; and
			307,017 shares of Common Stock issuable upon conversion of the Note Warrants (1)
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		10	SHARED DISPOSITIVE POWER
			568,647 shares of Common Stock;
			2,281,914 shares of Common Stock issuable upon exercise of the Amended and Restated Warrants; and
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			877,194 shares of Common Stock issuable upon conversion of the Convertible Notes; and
			307,017 shares of Common Stock issuable upon

		conversion of the Note Warrants (1)		
12	CHECK BOX IF CERTAIN SHARE	THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES S*	[ ]	
13	PERCENT OF CL	ASS REPRESENTED BY AMOUNT IN ROW (11)		
	18% (see Item	5) (1)		
14	TYPE OF REPOR	TING PERSON*		
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and share exercise of Agreement Amendment	s of Common St of warrants an other than th No. 1 and (ii	ares of Common Stock (including shares of ock issuable upon the conversion of prefer d options) held by parties to (i) the Irrede Reporting Persons, as discussed in Item () the Proceeds Sharing Agreement, other the iscussed in Item 4 of the Amendment No. 3.	red stock and vocable Prox 4 of the	
		SCHEDULE 13D/A		
CUSIP NO.	46058810	6 PAGE 4 OF 1	 11 PAGES	
1	NAME OF REPOR	TING PERSON FICATION NOS. OF ABOVE PERSONS (ENTITIES OF	NLY)	
	Joan P. Neusc	heler		
2			(a) [x] (b) []	
3	SEC USE ONLY			
4	SOURCE OF FUN	DS*		
	AF			
5	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDING IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(e) [ ]			
6	CITIZENSHIP O	R PLACE OF ORGANIZATION		
	United States	of America		
	7	SOLE VOTING POWER		
		0		
NUMBER OF SHARES	8	SHARED VOTING POWER		
BENEFICIA: OWNED BY	LLY	568,647 shares of Common Stock;		
EACH REPORTING		2,281,914 shares of Common Stock issuable of the Amended and Restated Warrants:	upon exerci	

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		877,194 shares of Common Stock issuable upon conversion of the Convertible Notes; and
		307,017 shares of Common Stock issuable upon conversion of the Note Warrants (1)
	9	SOLE DISPOSITIVE POWER
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	10	SHARED DISPOSITIVE POWER
		568,647 shares of Common Stock;
		2,281,914 shares of Common Stock issuable upon exercis of the Amended and Restated Warrants; and
		10,526,316 shares of Common Stock issuable upon conversion of the Series D-1 Preferred Stock;
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		307,017 shares of Common Stock issuable upon conversion of the Note Warrants (1)
12	CHECK BOX IF CERTAIN SHARE	THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES  [ ]
13	PERCENT OF CI	ASS REPRESENTED BY AMOUNT IN ROW (11)
	18% (see Item	5)(1)
14	TYPE OF REPOR	TING PERSON*
	IN	

(1) Does not include shares of Common Stock (including shares of Common Stock and shares of Common Stock issuable upon the conversion of preferred stock and exercise of warrants and options) held by parties to (i) the Irrevocable Proxy

Agreement other than the Reporting Persons, as discussed in Item 4 of the Amendment No. 1 and (ii) the Proceeds Sharing Agreement, other than the Reporting Persons, as discussed in Item 4 of the Amendment No. 3.

#### SCHEDULE 13D/A

CUSIP NO.		4605881	06	PAGE 5 OF 11 1	PAGES
1	I.R.S	. IDENT	RTING PERSON IFICATION NOS. OF ABOVE PERSONS	(ENTITIES ONLY	)
2		James L.L. Tullis  CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP  (a) [x]			
	(b) []				
3	SEC USE ONLY				
4 SOURCE OF FUNDS*		E OF FU	NDS*		
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5			DISCLOSURE OF LEGAL PROCEEDING ITEMS 2(d) or 2(e)	IS REQUIRED	[ ]
6 CITIZENSHIP OR PLACE OF ORC		OR PLACE OF ORGANIZATION			
	Unite	d State	s of America		
		7	SOLE VOTING POWER		
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BENEFICIA:	LLY		568,647 shares of Common Stock	<;	
OWNED BY EACH REPORTING PERSON WITH			2,281,914 shares of Common Storof the Amended and Restated Wa		on exercise
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			877,194 shares of Common Stock conversion of the Convertible		
			307,017 shares of Common Stock	_	
		9	SOLE DISPOSITIVE POWER		
			0		
		10	SHARED DISPOSITIVE POWER		

568,647 shares of Common Stock;

2,281,914 shares of Common Stock issuable upon exercise of the Amended and Restated Warrants; and

10,526,316 shares of Common Stock issuable upon conversion of the Series D-1 Preferred Stock;

877,194 shares of Common Stock issuable upon conversion of the Convertible Notes; and

307,017 shares of Common Stock issuable upon conversion of the Note Warrants (1)

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#### 11 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH PERSON

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2,281,914 shares of Common Stock issuable upon exercise of the Amended and Restated Warrants; and

10,526,316 shares of Common Stock issuable upon conversion of the Series D-1 Preferred Stock;

877,194 shares of Common Stock issuable upon conversion of the Convertible Notes; and

307,017 shares of Common Stock issuable upon conversion of the Note Warrants (1)

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12 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES\*

[ ]

13 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)

18% (see Item 5)(1)

\_\_\_\_\_

14 TYPE OF REPORTING PERSON\*

IN

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#### SCHEDULE 13D/A

CUSIP NO. 460588106 PAGE 6 OF 11 PAGES

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NAME OF REPORTING PERSON I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY)

<sup>(1)</sup> Does not include shares of Common Stock (including shares of Common Stock and shares of Common Stock issuable upon the conversion of preferred stock and exercise of warrants and options) held by parties to (i) the Irrevocable Proxy Agreement other than the Reporting Persons, as discussed in Item 4 of the Amendment No. 1 and (ii) the Proceeds Sharing Agreement, other than the Reporting Persons, as discussed in Item 4 of the Amendment No. 3.

Thomas P. Dickerson CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (a) [x] (b) [ ] \_\_\_\_\_\_ SEC USE ONLY .\_\_\_\_\_ 4 SOURCE OF FUNDS\* 5 CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDING IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(e) 6 CITIZENSHIP OR PLACE OF ORGANIZATION United States of America SOLE VOTING POWER NUMBER OF 8 SHARED VOTING POWER SHARES 568,647 shares of Common Stock; BENEFICIALLY OWNED BY 2,281,914 shares of Common Stock issuable upon exercise EACH REPORTING of the Amended and Restated Warrants; PERSON WITH 10,526,316 shares of Common Stock issuable upon conversion of the Series D-1 Preferred Stock; 877,194 shares of Common Stock issuable upon conversion of the Convertible Notes; and 307,017 shares of Common Stock issuable upon conversion of the Note Warrants (1) SOLE DISPOSITIVE POWER SHARED DISPOSITIVE POWER 568,647 shares of Common Stock; 2,281,914 shares of Common Stock issuable upon exercise of the Amended and Restated Warrants; and 10,526,316 shares of Common Stock issuable upon conversion of the Series D-1 Preferred Stock; 877,194 shares of Common Stock issuable upon conversion of the Convertible Notes; and 307,017 shares of Common Stock issuable upon conversion of the Note Warrants (1)

11 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH PERSON

568,647 shares of Common Stock;

	2,281,914 shares of Common Stock issuable of the Amended and Restated Warrants; and	upon exercise
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	307,017 shares of Common Stock issuable up conversion of the Note Warrants (1)	oon
12	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES*	[ ]
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)	
	18% (see Item 5)(1)	
14	TYPE OF REPORTING PERSON*	
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	No. 1 and (ii) the Proceeds Sharing Agreement, other that Persons, as discussed in Item 4 of the Amendment No. 3.	an che
	SCHEDULE 13D/A	
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	A60588106 PAGE 7 OF 1  NAME OF REPORTING PERSON	
	A60588106 PAGE 7 OF 1  NAME OF REPORTING PERSON I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ON	MLY)
1	A60588106 PAGE 7 OF 1  NAME OF REPORTING PERSON I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ON Lyle A. Hohnke	(a) [x]
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1 2 2 3 3	A60588106 PAGE 7 OF 1  NAME OF REPORTING PERSON  I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ON  Lyle A. Hohnke  CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP  SEC USE ONLY	(a) [x]
1 2 2 3 3	A60588106 PAGE 7 OF 1  NAME OF REPORTING PERSON I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ON Lyle A. Hohnke CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP  SEC USE ONLY SOURCE OF FUNDS*	(a) [x]

United States of America

7 SOLE VOTING POWER 0		SOLE VOTING POWER		
		0		
NUMBER OF	8	SHARED VOTING POWER		
SHARES BENEFICIALLY		568,647 shares of Common Stock;		
OWNED BY EACH REPORTING		2,281,914 shares of Common Stock issuable upon of the Amended and Restated Warrants;	exercise	
PERSON WITH		10,526,316 shares of Common Stock issuable upon conversion of the Series D-1 Preferred Stock;		
		877,194 shares of Common Stock issuable upon conversion of the Convertible Notes; and		
		307,017 shares of Common Stock issuable upon conversion of the Note Warrants (1)		
	9	SOLE DISPOSITIVE POWER		
		0		
	10	SHARED DISPOSITIVE POWER		
		568,647 shares of Common Stock;		
		2,281,914 shares of Common Stock issuable upon of the Amended and Restated Warrants; and	exercise	
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	K BOX IF AIN SHARE	THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES  S*	[ ]	
13 PERCI	ENT OF CL	ASS REPRESENTED BY AMOUNT IN ROW (11)		
18%	(see Item	5) (1)		

14	TYPE O	F REPOR	FING PERSON*	
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and share exercise Agreement Amendment	s of Co of warr other No. 1	mmon Sto ants and than the and (ii)	ares of Common Stock (including shares of Cock issuable upon the conversion of preferred options) held by parties to (i) the Irrevole Reporting Persons, as discussed in Item 4 the Proceeds Sharing Agreement, other than iscussed in Item 4 of the Amendment No. 3.	ed stock and ocable Proxy of the
			SCHEDULE 13D/A	
CUSIP NO.	4 	6058810	6 PAGE 8 OF 13	PAGES
1			TING PERSON FICATION NOS. OF ABOVE PERSONS (ENTITIES ON)	LY)
	Timoth	y M. Bu	ono	
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (a) [x] (b) [ ]			
3	SEC USE ONLY			
4	SOURCE OF FUNDS*			
	AF			
5	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDING IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(e) [ ]			[]
6	CITIZE	NSHIP O	R PLACE OF ORGANIZATION	
	United	States	of America	
		7	SOLE VOTING POWER	
			0	
NUMBER OF		8	SHARED VOTING POWER	
SHARES BENEFICIA	LLY		568,647 shares of Common Stock;	
OWNED BY EACH REPORTING			2,281,914 shares of Common Stock issuable of the Amended and Restated Warrants;	upon exercise
PERSON WI	TH		10,526,316 shares of Common Stock issuable conversion of the Series D-1 Preferred Stock	
			877,194 shares of Common Stock issuable upoconversion of the Convertible Notes; and	on

		307,017 shares of Common Stock issuable upon conversion of the Note Warrants (1)
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18%	(see Ite	m 5)(1)
	(see Ite	m 5)(1)  RTING PERSON*

<sup>(1)</sup> Does not include shares of Common Stock (including shares of Common Stock and shares of Common Stock issuable upon the conversion of preferred stock and exercise of warrants and options) held by parties to (i) the Irrevocable Proxy Agreement other than the Reporting Persons, as discussed in Item 4 of the Amendment No. 1 and (ii) the Proceeds Sharing Agreement, other than the Reporting Persons, as discussed in Item 4 of the Amendment No. 3.

#### SCHEDULE 13D/A

The Schedule 13D filed on June 6, 2006 (the "Schedule 13D") by Tullis-Dickerson Capital Focus III, L.P. ("Capital Focus III"), Tullis-Dickerson Partners III, L.L.C. ("Partners III"), Joan P. Neuscheler ("Neuscheler"), James L. L. Tullis ("Tullis"), Thomas P. Dickerson ("Dickerson"), Lyle A. Hohnke ("Hohnke") and Timothy M. Buono ("Buono" and together with Capital Focus III, Partners III, Neuscheler, Tullis, Dickerson and Hohnke, the "Reporting Persons") relating to the common stock, par value \$0.01 per share (the "Common Stock"), of Interpharm Holdings, Inc. (the "Issuer"), as amended by Amendment No. 1 to the Schedule 13D filed on November 16, 2007 (the "Amendment No. 1"), Amendment No. 2 to the Schedule 13D filed on February 29, 2008 (the "Amendment No. 2") and Amendment No. 3 to the Schedule 13D filed on April 29, 2008 (the "Amendment No. 3"), is hereby amended as set forth in this Amendment No. 4.

ITEM 4. PURPOSE OF TRANSACTION.

#### ITEM 4 OF THE SCHEDULE 13D IS HEREBY AMENDED TO ADD THE FOLLOWING:

On May 2, 2008 the Issuer, Amneal Pharmaceuticals of New York, LLC, a Delaware limited liability company, ("Amneal") and certain shareholders of the Issuer, including, but not limited to, Capital Focus III, (the "Majority Shareholders"), with respect to only certain provisions specified therein, entered into that certain First Amendment to Asset Purchase Agreement (the "First Amendment to Asset Purchase Agreement"), pursuant to which the terms of the Asset Purchase Agreement (as defined in Amendment No. 3) were amended. None of the provisions with respect to which the Majority Shareholders executed the Asset Purchase Agreement were amended by the First Amendment to Asset Purchase Agreement.

On May 1, 2008, Capital Focus III, Aisling Capital II, L.P. ("Aisling", and Aisling together with Capital Focus III, the "Series D-1 Holders"), Ravis Holdings I, LLC ("Ravis Holdings"), P&K Holdings, LLC ("P&K Holdings"), Dr. Maganlal K. Sutaria, Perry Sutaria, Raj Holdings I, LLC ("Raj Holdings", and together with Perry Sutaria, and Dr. Maganlal K. Sutaria, the "Series A-1 Holders", and the Series A-1 Holders together with the Series D-1 Holders, the "Preferred Holders"), Raj Sutaria, Ravi Sutari and Bhupatalal K. Sutaria, entered into that certain Amended and Restated Proceeds Sharing Agreement (the "Amended and Restated Proceeds Sharing Agreement to which the parties agreed to amend the terms of the Proceeds Sharing Agreement (as defined in Amendment No. 3).

Pursuant to the Amended and Restated Proceeds Sharing Agreement, the Series D-1 Holders agreed, severally and not jointly, that, if, as a result of the Asset Purchase, the holders of Common Stock of the Issuer receive aggregate cash distributions of less than \$3,000,000 and such Series D-1 Holder receives distributions based on its holdings of the Series D-1 Preferred Stock (as defined in the Amendment No. 1) in excess of \$6,500,000, such Series D-1 Holder may direct the Issuer to distribute or shall itself distribute, such excess amount to all holders of the Common Stock of the Issuer on a pro rata basis until all holders of Common Stock have received aggregate distributions of at least \$3,000,000 together with any distributions received from the Company or Amneal.

Pursuant to the Amended and Restated Proceeds Sharing Agreement, the Preferred Holders agreed, severally and not jointly, that, if, as a result of the Asset Purchase (as defined in Amendment No. 3), each of the Series D-1 Holders receive distributions based on their holdings of the Series D-1 Preferred Stock in excess of \$2,000,000, each Preferred Holder may direct the Issuer to distribute or shall itself distribute, such Preferred Holder's pro rata share of \$850,000 to Bhupatalal K. Sutaria; provided that to the extent that Bhupatalal K. Sutaria receives aggregate distributions from the Company, Amneal or the Series D-1

Holders in an amount greater than \$250,000, then any such excess amount shall reduce, dollar for dollar, the aggregate amount payable to him pursuant to the Amended and Restated Proceeds Sharing Agreement.

Pursuant to the Amended and Restated Proceeds Sharing Agreement, the Preferred Holders agreed, severally and not jointly, that, if, as a result of the Asset Purchase, each of the Series D-1 Holders receive distributions based on their holdings of the Series D-1 Preferred Stock in excess of \$2,000,000, each Preferred Holder may direct the Issuer to distribute or shall itself distribute, such Preferred Holder's pro rata share of \$350,000 to Raj Sutaria; provided that to the extent that Raj Sutaria receives aggregate distributions from the Company, Amneal or the Series D-1 Holders in an amount greater than \$200,000, then any such excess shall reduce, dollar for dollar, the aggregate amount payable to him pursuant to the Amended and Restated Proceeds Sharing Agreement. In the event that the Series D-1 Holders

receive distributions as a result of the Asset Sale of less than \$2,400,000, then the amount that the Preferred Holders would otherwise have to pay to Bhupatalal K. Sutaria and Raj Sutaria pursuant to the Amended and Restated Proceeds Sharing Agreement shall be reduced (ratably as between Bhupatalal K. Sutaria and Raj Sutaria) such that each of the Series D-1 Holders will retain, after the payments to Bhupatalal K. Sutaria and Raj Sutaria, at least \$2,000,000.

The foregoing description of the First Amendment to Asset Purchase Agreement and the Amended and Restated Proceeds Sharing Agreement is a summary only and is qualified in its entirety by reference to the First Amendment to Asset Purchase Agreement and the Amended and Restated Proceeds Sharing Agreement which are filed as Exhibits 16 and 17 hereto, respectively, and incorporated herein by reference.

ITEM 5. INTEREST IN SECURITIES OF THE COMPANY.

ITEM 5 OF THE SCHEDULE 13D IS HEREBY AMENDED AND RESTATED AS follows:

(a) As of the date of this Amendment No. 4, the Reporting Persons may be deemed to beneficially own 14,561,088 shares of Common Stock including (i) 2,281,914 shares of Common Stock issuable to Capital Focus III upon exercise of the Amended and Restated Warrants (as defined in the Amendment No. 1); (ii) 10,526,316 shares of Common Stock issuable to Capital Focus III upon conversion of the Series D-1 Preferred Stock (as defined in the Amendment No. 1); (iii) 877,194 shares of Common Stock issuable to Capital Focus III upon conversion of the Convertible Notes (as defined in the Amendment No. 1); (iv) 307,017 shares of Common Stock issuable to Capital Focus III upon conversion of the Note Warrants (as defined in the Amendment No. 1); and (v) 568,647 shares of Common Stock currently owned by Capital Focus III. The 14,561,088 shares of Common Stock that the Reporting Persons may be deemed to beneficially own represent 18% of the Common Stock. The percentages used in this Amendment No. 4 are calculated based upon 66,738,422 shares of Common Stock outstanding as of February 11, 2008, which is the total number shares of Common Stock outstanding as of such date as reported by the Issuer in its Quarterly Report on Form 10-Q filed with the SEC on February 15, 2008. Partners III is the sole general partner of Capital Focus III. Neuscheler, Tullis, Dickerson, Hohnke and Buono share voting and/or dispositive power over all shares of Common Stock held by Capital Focus III. The Reporting Persons disclaim beneficial ownership of the shares of Common Stock beneficially owned except to the extent of their pecuniary interests therein. As discussed in Item 4 of Amendment No. 1, the Reporting Persons may be

deemed to be a group with the parties to the Irrevocable Proxy Agreement (as defined in the Amendment No. 1) within the meaning of Section 13(d)(3) of the Securities and Exchange Act of 1934, however, the Reporting Persons disclaim the creation of a group with the parties to the Irrevocable Proxy Agreement. As discussed in Item 4 of Amendment No. 3, the Reporting Persons may be deemed to be a group with the parties to the Proceeds Sharing Agreement within the meaning of Section 13(d)(3) of the Securities and Exchange Act of 1934, however, the Reporting Persons disclaim the creation of a group with the parties to the Proceeds Sharing Agreement.

- (b) Partners III is the sole general partner of Capital Focus III. Neuscheler, Tullis, Dickerson, Hohnke and Buono share voting and/or dispositive power over all shares. These individuals disclaim beneficial ownership of the shares of Common Stock beneficially owned by the above entities except to the extent of their pecuniary interests therein. The Reporting Persons disclaim their ability to direct the voting of Issuer shares, other than those held directly by the Reporting Persons, as a result of the Irrevocable Proxy Agreement or the Proceeds Sharing Agreement as discussed in Item 4 of Amendment No. 1. The Reporting Persons disclaim their ability to direct the voting of Issuer shares, other than those held directly by the Reporting Persons, as a result of the Proceeds Sharing Agreement as discussed in Item 4 of Amendment No. 3.
- (c) During the last sixty days there were no transactions in the Common Stock effected. The Reporting Persons disclaim their ability to direct the voting of the Common Stock as a result of the Irrevocable Proxy Agreement as discussed in Item 4 of Amendment No. 1. The Reporting Persons disclaim their ability to direct the voting of the Common Stock as a result of the Proceeds Sharing Agreement as discussed in Item 4 of Amendment No. 3.
- (d) The partners or members of Capital Focus III and Partners III have the right to participate indirectly in the receipt of dividends from, or proceeds from the sale of, the shares of Common Stock in accordance with their respective ownership interests in their respective entities.
- (e) Not applicable.

ITEM 6. CONTRACTS, ARRANGEMENTS, UNDERSTANDINGS OR RELATIONSHIPS WITH RESPECT TO SECURITIES OF THE ISSUER.

As described in Item 4 above, on May 2, 2008, Interpharm Holdings, Inc., Amneal Pharmaceuticals of New York, LLC and certain shareholders of Interpharm Holdings, Inc. listed on the signature pages attached thereto entered into a First Amendment to Asset Purchase Agreement, a copy of which is attached as Exhibit 16 hereto.

As described in Item 4 above, on May 1, 2008, Tullis-Dickerson Capital Focus III, L.P, Aisling Capital II, L.P, Ravis Holdings I, LLC, P&K Holdings, LLC, Dr. Maganlal K. Sutaria, Perry Sutaria, Raj Holdings I, LLC, Raj Sutaria, Ravi Sutari and Bhupatalal K. Sutaria., entered into an Amended and Restated Proceeds Sharing Agreement, a copy of which is attached as Exhibit 17 hereto.

ITEM 7. MATERIAL TO BE FILED AS EXHIBITS.

ITEM 7 OF THE SCHEDULE 13D IS HEREBY AMENDED TO ADD OF THE FOLLOWING:

16. First Amendment to Asset Purchase Agreement, dated May 2, 2008, by and among Interpharm Holdings, Inc., Amneal Pharmaceuticals of New York, LLC and certain shareholders of Interpharm Holdings, Inc. listed on the signature pages attached

thereto.

17. Amended and Restated Proceeds Sharing Agreement, dated May 1, 2008, by and among Tullis-Dickerson Capital Focus III, L.P, Aisling Capital II, LP, Ravis Holdings I, LLC, P&K Holdings, LLC, Dr. Maganlal K. Sutaria, Perry Sutaria, Raj Holdings I, LLC, Raj Sutaria, Ravi Sutari and Bhupatalal K. Sutaria.

#### SIGNATURES

After reasonable inquiry and to the best of his knowledge and belief, each of the undersigned certifies that the information set forth in this statement is true, complete and correct.

May 6, 2008	TULLI	S-DICKERSON CAPITAL FOCUS III, L.P.
		TULLIS-DICKERSON PARTNERS III, L.L.C., GENERAL PARTNER
	By:	/s/ Joan P. Neuscheler
		JOAN P. NEUSCHELER Principal
May 6, 2008		TULLIS-DICKERSON PARTNERS III, L.L.C.
	By:	/s/ Joan P. Neuscheler
		JOAN P. NEUSCHELER Principal
May 6, 2008		/s/ Joan P. Neuscheler
		JOAN P. NEUSCHELER
May 6, 2008		/s/ James L.L. Tullis
		JAMES L.L. TULLIS
May 6, 2008		/s/ Thomas P. Dickerson
		THOMAS P. DICKERSON
May 6, 2008		/s/ Lyle A. Hohnke
		LYLE A. HOHNKE
May 6, 2008		/s/ Timothy M. Buono
		TIMOTHY M. BUONO

EXHIBIT INDEX

The Exhibit Index of the Schedule 13D is hereby amended to add the following:

- 16. First Amendment to Asset Purchase Agreement, dated May 2, 2008, by and among Interpharm Holdings, Inc., Amneal Pharmaceuticals of New York, LLC and certain shareholders of Interpharm Holdings, Inc. listed on the signature pages attached thereto.
- 17. Amended and Restated Proceeds Sharing Agreement, dated May 1, 2008, by and among Tullis-Dickerson Capital Focus III, L.P, Aisling Capital II, LP, Ravis Holdings I, LLC, P&K Holdings, LLC, Dr. Maganlal K. Sutaria, Perry Sutaria, Raj Holdings I, LLC, Raj Sutaria, Ravi Sutari and Bhupatalal K. Sutaria.