UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

SCHEDULE 13D

| Under the Securities Exchan | ge Act of 1934 |
|---|---|
| Rexahn Pharmaceuticals | Inc. |
| (Name of Issuer) | |
| Common Stock, par value \$0 | 0.0001 per share |
| (Title of Class of Securiti | es) |
| 761640 10 1 | |
| (CUSIP Number) | |
| Sung-Guan Choi KT&G Corporation 100 Pyoungchon-dong Da Taejon City, Korea 306- 011-82-2-3404-4521 | |
| (Name, Address and Telephone Number Communications) | of Person Authorized to Receive Notices and |
| May 13, 2005 | |
| (Date of Event which Requires F | |
| If the filing person has previously filed a the acquisition which is the subject of thi schedule because of Rules 13d-1(e), 13d-box. | s Schedule 13D, and is filing this |
| Note: Schedules filed in paper format sha copies of the schedule, including all exhil parties to whom copies are to be sent. | |
| | |
| *The remainder of this cover page shall be initial filing on this form with respect to the for any subsequent amendment containing disclosures provided in a prior cover page. | he subject class of securities, and g information which would alter |
| The information required on the remainded to be "filed" for the purpose of Section 18 1934 ("Act") or otherwise subject to the labut shall be subject to all other provisions Notes). | 8 of the Securities Exchange Act of iabilities of that section of the Act |
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| | |

| | I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY) KT&G Corporation Not Applicable |
|----|---|
| 2 | CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP* (a) _ |
| 3 | SEC USE ONLY |
| 4 | SOURCE OF FUNDS OO |
| 5 | CHECK IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(e) |
| 6 | CITIZENSHIP OR PLACE OF ORGANIZATION Republic of Korea |
| | 7 SOLE VOTING POWER UMBER OF 2,500,000 SHARES |
| | ENEFICIALLY 8 SHARED VOTING POWER 0 WINED BY |
| R | EACH 9 SOLE DISPOSITIVE POWER EPORTING 2,500,000 PERSON |
| | WITH 10 SHARED DISPOSITIVE POWER 0 |
| 11 | AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 2,500,000 |
| 12 | CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES |
| 13 | PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 6.0% |
| 14 | TYPE OF REPORTING PERSON CO |
| | |

This statement relates to the common stock, par value \$0.0001 per share (the "Common Stock"), of Rexahn Pharmaceuticals, Inc., a Delaware corporation (the "Issuer"). The Issuer's principal executive office is located at 9620 Medical Center Drive, Rockville, MD 20850.

Item 2. Identity and Background.

The person filing this statement (the "Reporting Person"), the executive officers and directors of the Reporting Person (the "Additional Persons") and the information in respect of the Reporting Person and the Additional Persons are as follows:

- (a) The name of the Reporting Person is KT&G Corporation ("KT&G"). The names of the Additional Persons are set forth in Schedule A to this statement which is incorporated herein by reference in its entirety.
- (b) The principal business address of KT&G is 100 Pyoungchon-dong, Daedeok-gu, Taejon City, Korea 306-130.
- (c) The principal business of KT&G is the production and sale of cigarettes, primarily in Asia. The business or residential address and present principal occupation or employment (including the name and address of the corporation or organization in which such employment is conducted) of each Additional Person is set forth in Schedule A to this statement which is incorporated herein by reference in its entirety.
- (d) During the last five years, neither KT&G nor, to the knowledge of KT&G, any of the Additional Persons has been convicted in a criminal proceeding (excluding traffic violations or similar misdemeanors).
- (e) During the last five years, neither KT&G nor, to the knowledge of KT&G, any of the Additional Persons has been a party to a civil proceeding of a judicial or administrative body of competent jurisdiction as a result of which KT&G or any of the Additional persons was or is subject to a judgment, decree or final order enjoining future violations of, or prohibiting or mandating activities subject to, federal or state securities laws or finding any violation with respect to such laws.
- (f) KT&G is a corporation organized under the laws of the Republic of Korea. All of the Additional Persons are citizens of the Republic of Korea.

Item 3. Source and Amount of Funds or Other Consideration.

KT&G acquired 2,500,000 shares of Common Stock from the Issuer in connection with the Merger described in Item 4.

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Item 4. Purpose of Transaction.

The acquisition was made in connection with the Agreement and Plan of Merger dated as of January 20, 2005 (the "Merger Agreement") by and among Corporate Road Show.Com Inc., a New York corporation ("CPRD"), CRS Merger Sub, Inc., a Delaware corporation and wholly owned subsidiary of CPRD ("Merger Sub"), CRS Delaware, Inc., a Delaware corporation and wholly owned subsidiary of CPRD ("CRS Delaware"), and Rexahn, Corp, a Maryland corporation ("Rexahn"), pursuant to which, immediately after giving effect to a 1-for-100 reverse stock split and the reincorporation of CPRD as a Delaware corporation under the name "Rexahn Pharmaceuticals, Inc.", Merger Sub merged with and into Rexahn, with Rexahn as the surviving corporation (the "Surviving Company") and a wholly-owned subsidiary of CPRD (the "Merger"). In the Merger, each share of Rexahn common stock issued and outstanding prior to the Merger was converted into five shares of Common Stock. Immediately prior to the Merger, KT&G held 500,000 shares of

Rexahn common stock. As a result of the Merger, KT&G received 2,500,000 shares of Common Stock.

A copy of the Merger Agreement is incorporated herein by reference as Exhibit 1.

Item 5. Interest in Securities of the Issuer.

- (a) As of the date hereof, KT&G beneficially owns 2,500,000 shares of Common Stock, representing 6.0% of the outstanding shares of Common Stock. This percentage is based upon the Issuer's statement as to the number of outstanding shares of Common Stock as set forth in its Current Report on Form 8-K, filed with the Securities and Exchange Commission on May 16, 2005.
- (b) The Board of Directors of KT&G has the sole power to vote or to direct the vote, and dispose or direct the disposition, of all 2,500,000 shares of Common Stock KT&G acquired.
- (c) Except for the acquisition reported herein, KT&G has not effected any other transaction in the Common Stock within the past 60 days.
- (d) No other person is known to have the right to receive or the power to direct the receipt of dividends from, or the proceeds from the sale of, the shares of Common Stock acquired by KT&G.
 - (e) Not applicable.

Item 6. Contracts, Arrangements, Understandings or Relationships with Respect to Securities of the Issuer.

Not applicable.

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Item 7. Material to be Filed as Exhibits.

Exhibit 1. Agreement and Plan of Merger, dated as of January 20, 2005, by and among CPRD, Merger Sub, CRS Delaware and Rexahn is incorporated by reference to Exhibit 2.1 to CPRD's Current Report on Form 8-K filed on January 21, 2005.

Exhibit 2. Power of Attorney dated May 16, 2005.

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SIGNATURE

After reasonable inquiry and to the best of my knowledge and belief, I hereby certify that the information set forth in this statement is true, complete and correct.

Dated: May 23, 2005

KT&G Corporation

/s/ Ted T.H. Jeong

Ted T.H. Jeong as Attorney-in-Fact for KT&G

SCHEDULE A

EXECUTIVE OFFICERS AND DIRECTORS OF KT&G CORPORATION

The following table sets forth the name, business address and present principal occupation or employment of each executive officer and director of KT&G. Except as otherwise indicated below, the business address of each person set forth on this Schedule A is: c/o KT&G Corporation, 100 Pyoungchon-dong Daedeok-gu, Taejon City, Korea 306-130.

| NAME PRESENT PRINCIPAL OCCUPATION OR EMPLOYMENT | |
|--|-----|
| Young-Kyoon Kwak Chairman and Chief Executive Officer | |
| Sung-Guan Choi Director | |
| Kwang-Youl Lee Senior Managing Director of Marketing and Sales Headquarte of KT&G | ers |
| Young-Jin Min Senior Managing Director of Overseas Business Headquarters of KT&G | |
| Jin-Hyun Kim Senior Research Advisor (Outside Director) Korea International Trade Association (Non-profit Business Association) | |
| 102-901 Gaepo-Jai APT Gaepo-dong Gangnam-gu Seoul, Korea 135-241 (Residence) | |
| Yeon-Cheon Oh Professor (Outside Director) Seoul National University (Educational institution) San 56-1 Sillim-dong Gwanak-gu Seoul, Korea 151-742 (Business) | |
| Man-Woo Lee Professor (Outside Director) Korea University (Educational institution) Anam-dong Seongbuk-gu Seoul, Korea 136-701 (Business) | |
| Soon-Moo Soh Attorney (Outside Director) Woo Yun Kang Jeong & Han (Law firm) Textile Center 12F, 944-31 Daechi 3-dong Gangnam-gu, Seoul, Korea 135-713 (Business) | |
| Kyung-Jae Lee Professor (Outside Director) Dongyang University (Educational institution) 1-1005 Hwarang APT Yoido-dong Yeongdeungpo-gu, Seoul, Korea 150-010 (Residence) | |
| Byong-Kyun Kim Chief Executive Officer (Outside Director) Daehan Investment and Securities (Investment Trust Company D-1001 Hanyang APT Yoido-dong Yeongdeungpo-gu, Seoul, Korea 150-010 (Residence) | .) |
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| Sung-Gak Cha Director (Outside Director) The National Council of YMCAs of Korea (Not-for-profit community service organization) 698-8 1-dong Sangnock-gu, Ansan, Korea 426-160 (Residence) | |
| Choong-Sup Kim President (Outside Director) The Korea Research Institute of Chemical Technology | |

(Research institute)
P.O. Box 107 Yuseong-gu, Daejeon, Korea 305-600 (Business)

Ki-Ho Kim Executive Advisor
(Outside Director) STX Corporation (Holding company)
103-501 LG Hangang Jai APT Ichon-dong Yongsan-gu, Seoul,
Korea 140-030 (Residence)

Suck-Kyo Ahn Professor
(Outside Director) Hanyang University (Educational institute)
17 Haengdang-dong Seongdong-gu, Seoul, Korea 133-791
(Residence)

Exhibit 2

POWER OF ATTORNEY

The undersigned, as a Section 13(d) reporting person of Rexahn Pharmaceuticals, Inc. (the "Company"), hereby constitutes and appoints each of Ted T.H. Jeong, Chang H. Ahn and Inok Ahn the undersigned's true and lawful attorneys-in-fact to:

- 1. Complete and execute forms and schedules and all amendments thereto as such attorneys-in-fact shall in their discretion determine to be required or advisable pursuant to Sections 16 and 13(d) of the Securities Exchange Act of 1934 (as amended) and the rules and regulations promulgated thereunder, or any successor laws and regulations, as a consequence of the undersigned's ownership, acquisition or disposition of securities of the Company; and
- 2. Do all acts necessary in order to file such forms and schedules with the Securities and Exchange Commission, any securities exchange or national association, the Company and such other person or agency as the attorneys-in-fact shall deem appropriate.

The undersigned hereby ratifies and confirms all that said attorneys-in-fact and agent shall do or cause to be done by virtue hereof. The undersigned acknowledges that the foregoing attorneys-in-fact, in serving in such capacity at the request of the undersigned, are not assuming, nor is the Company assuming, any of the undersigned's responsibilities to comply with Sections 16 and 13(d) of the Securities Exchange Act of 1934 (as amended).

This Power of Attorney shall remain in full force and effect until the undersigned is no longer required to file forms and schedules with respect to the undersigned's holdings of and transactions in securities issued by the Company, unless earlier revoked by the undersigned in a signed writing delivered to the Company and the foregoing attorneys-in-fact.

IN WITNESS WHEREOF, the undersigned has caused this Power of Attorney to be executed as of this 16th day of May, 2005.

KT&G Co.