

(於百慕達註冊成立之有限公司) (Incorporated in Bermuda with limited liability) 股份代號 stock code: 1193

Bench-marking for Excellence 學標杆 追求卓越

2014 Interim Report 中期報告

公司資料

董事會

執行董事

王傳棟先生(*主席)* 石善博先生(*總裁)* 葛彬先生(*副主席)* (於二零一四年二月二十日獲委任) 王添根先生(首席財務官)

非執行董事

杜文民先生 魏斌先生 黃道國先生(於二零一四年八月十三日退任) 陳鷹先生 王彦先生(於二零一四年八月十三日獲委任)

獨立非執行董事

黃得勝先生 于劍女士 俞漢度先生 秦朝葵先生

審核委員會

俞漢度先生*(主席)* 黃得勝先生 黃道國先生(於二零一四年八月十三日退任) 王彥先生(於二零一四年八月十三日獲委任)

薪酬委員會

黃得勝先生*(主席)* 杜文民先生 俞漢度先生

提名委員會

王傳棟先生*(主席)* 石善博先生 黃得勝先生 于劍女士 秦朝葵先生

投資委員會

魏斌先生*(主席)* 王傳棟先生 陳鷹先生 黃得勝先生

企業管治委員會

于劍女士*(主席)* 石善博先生 王添根先生 黃得勝先生 秦朝葵先生

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辁 華潤燃氣截止2014年6月30日的燃氣項目所在地 (Gas projects of CR Gas at 30th June 2014)

管道名(Pipeline Name)	開建日期(Commissioning Year)	運氣能力(Capacity)	運營商(Operator)				
—— 1.西氣東輸一期 "West to East 1"	2004	17Bn m³	中石油 (Petrochina)				
—— 2.西氣東輸二期 "West to East 2"	2011	30Bn m ³	中石油 (Petrochina)				
—— 3.川氣東送 "Sichuan to East"	2010	12Bn m ³	中石化 (Sinopec)				
4.中緬油氣 "Myanmar to China"	十月 October 2013	12Bn m ³	中石油 (Petrochina)				
5.西氣東輸三期 "West to East 3"	2015	30Bn m ³	中石油 (Petrochina)				
6.俄羅斯天然氣東線 "Russia to China"	2018	38Bn m ³	中石油 (Petrochina)				
■ 現有液化天然氣接收站 Existing LNG Terminal							
正在建設中液化天然氣接收站 LNG Terminal und	er construction						

🦲 正在計畫中液化天然氣接收站 LNG Terminal under planning

華潤集團於中國的城市燃氣分 銷旗艦

於二零零八年,本集團向本公司的主 要股東及控股股東華潤(集團)有限公 司(「華潤集團」) 收購華潤燃氣有限公 司(「華潤燃氣」)的全部已發行股本。 華潤燃氣透過其在中國的附屬公司經 營七個城市燃氣分銷業務,包括天然 氣管道及壓縮天然氣加氣站。本公司 的名稱隨後更改為「China Resources Gas Group Limited |(華潤燃氣控股有 限公司),以反映本公司的重點是經營 其唯一的城市燃氣分銷業務及其作為 華潤集團的城市燃氣分銷旗艦公司的 定位。自那時起,本集團持續每年從 華潤集團收購一批城市燃氣項目,從 二零零八年至二零一二年,本集團合 共從華潤集團收購五批46個項目。

本集團亦直接從獨立第三方收購城市 燃氣項目。截至二零一四年六月三十 日,本集團以這種方式增加145個城市 燃氣項目,包括於直轄市及省會城市 的項目。

憑藉良好的行業基礎及本集團的執行 能力,本公司繼續通過內涵式增長及 收購實現快速擴張。截至二零一四年 六月三十日,本公司在中國21個省份 經營191個城市燃氣項目(包括十一個 省會城市及三個直轄市),年累計燃氣 總銷量達約68.2億立方米及擁有1,935 萬居民用戶。

THE PRC CITY GAS DISTRIBUTION FLAGSHIP OF CHINA RESOURCES GROUP

During 2008, the Group acquired from China Resources (Holdings) Company Limited ("CRH"), the Company's substantial and controlling shareholder, the entire issued share capital of China Resources Gas Limited ("CR Gas"). CR Gas, through its subsidiaries in the PRC, operates 7 city gas distribution businesses including natural gas pipelines and CNG filling stations. The Company was subsequently renamed as "China Resources Gas Group Limited" to reflect the focus on its sole city gas distribution business and its role as the city gas distribution flagship of CRH. Since then, the Group has consistently acquired a batch of city gas projects from CRH every year, and from 2008 to 2012, the Group has acquired a total of 5 batches of 46 projects from CRH.

The Group also acquires city gas projects directly from independent third parties and up to 30th June, 2014, the Group has added 145 city gas projects in this manner, including projects in Direct Administrative Cities and Provincial Capitals.

Leveraging on the excellent industry fundamentals and the Group's execution competency, the Company continues to expand rapidly via organic and acquisition growths. As at 30th June, 2014, the Company operates 191 city gas projects (including 11 provincial capitals and 3 direct administrative municipalities) in 21 provinces in China with year to date gross gas sales volume of approximately 6.82 billion m³ and 19.35 million residential customers.

業績

本集團於截至二零一四年六月三十日 止期間錄得營業額及本公司股本持有 人應佔溢利128.46億港元及12.51億 港元,較去年同期的97.86億港元及 10.67億港元分別增加31%及17%。

業務回顧及前景

收入及溢利的驅動因素

城市燃氣業務的總收入來自可持續燃 氣銷售及一次性燃氣接駁費用,分別 佔截至二零一四年六月三十日止期間 收入的83%及17%(二零一三年:分別 為82%及18%)。

截至二零一四年六月三十日止期間, 城市燃氣分銷業務的營業額為128.46 億港元,較去年同期的97.86億港元上 升31%。營業額大幅增長主要由於內 涵增長使燃氣銷售量由62.51億立方 米增加9%至68.16億立方米,以及接 駁費收入由17.47億港元上升27%至 22.12億港元。

截至二零一四年六月三十日止六個月 的毛利率為31.2%,較二零一三年同 期的33.5%下降2.3%。是項下降乃主 要由於過去十二個月內利潤率較低的 液化天然氣加氣站由20家大幅增加28 家至48家導致加氣站業務的每立方氣 利潤戶燃氣銷量增長所致。一旦液 天然氣加氣站的業務隨加氣站的貢 劇將有所改進。

截至二零一四年六月三十日止期間 的本公司股東應佔淨利潤為12.51億 港元,同比增長17%。淨利潤率為 9.7%,較上一年度同期的10.9%下降 1.2%。下降乃主要由於毛利率下降 2.3%,並由營運開支減少(營運效率 整體改善)1.2%所緩解,惟受合營公 司及聯營公司貢獻減少1.8%拖累所 致。鑑於本集團持續專注於精益管理 及學標桿等措施,日後經營效率將持 續改善。

RESULTS

For the period ended 30th June, 2014, the Group recorded turnover and profit attributable to the Company's equity holders of HK\$12,846 million and HK\$1,251 million, an increase of 31% and 17% respectively over the HK\$9,786 million and HK\$1,067 million of the previous corresponding period.

BUSINESS REVIEW AND PROSPECTS

Revenue and Profit Drivers

The total revenue of city gas operation comprises of recurring gas sales and one-time gas connection fee which accounts for 83% and 17% of the revenue for the period ended 30th June, 2014 (2013: 82% and 18%, respectively).

The turnover of the city gas distribution operation for the period ended 30th June, 2014 amounted to HK\$12,846 million, an increase of 31% over the HK\$9,786 million of the previous corresponding period. The significant increase was mainly due to both organic growth which resulted in the increase in gas sales volume by 9% from 6,251 million m³ to 6,816 million m³ and the increase in connection fee income by 27% from HK\$1,747 million to HK\$2,212 million.

The gross profit margin for the six months ended 30th June, 2014 was 31.2%, a drop of 2.3% compared to the previous corresponding period's 33.5%. The reduction was mainly due to the decrease in the dollar margin of gas station business as a result of the significant increase in lower margins LNG gas stations during the last 12 months by 28 stations, from 20 stations to 48 stations; and increase in gas sales volume to residential customers which are traditionally lower margin. Contribution from LNG stations will improve once their operations are ramped up with improved utilisation.

The net profit attributable to shareholders of the Company for the period ended 30th June, 2014 was HK\$1,251 million, an increase of 17% over that of the previous corresponding period. This represents a net profit margin of 9.7%, 1.2% less than that of the previous period's 10.9%. The reduction was mainly due to the decrease in gross profit margin 2.3%, mitigated by the overall 1.2% reduction in operating expenses (improvement in operating efficiency), but dragged down by lower 1.8% contributions from joint ventures and associates. With the continuing focus on Lean Management and Benchmarking measures by the Group, operational efficiency will continue to improve going forward.

有利的宏觀經濟及監管環境

中國的持續經濟增長以及工業化和城 市化不斷推升中國對能源的需求。為 使能源多元化,中國政府近年已採取 多項措施以促進污染性較低的能源資 源的開發和利用。天然氣被視為更為 潔淨,是煤炭和原油等傳統能源的絕 佳替代品。因此,中國政府一貫非常 支持發展天然氣行業。

在中國,天然氣佔能源消耗的百分 比遠低於國際水平。根據二零一四 年「BP世界能源統計」,於二零一三 年,天然氣僅佔中國主要能源消耗總 量的5.1%,遠低於國際平均消耗量 23.7%。中國政府擬於「第十二個五年 計劃」期間,即到二零一五年之前將該 比率提高至7.5%。

為提高天然氣的供應,「西氣東輸」管 道及「川氣東送|管道在中國政府支持 下建成,將天然氣由新疆自治區及氣 儲量豐富的四川省輸送到中國沿海地 區。來自中亞的「西氣東輸」管道三期 及「緬甸至雲南|天然氣管道以及於中 國沿海地區的液化天然氣(「液化天然 氣1)接收站建設正在積極建設之中。 旨在消除進口及當地燃氣價格的差價 的天然氣價格改革亦正在分階段逐步 進行中。一旦實現,該等措施預計將 在可預見的將來使中國天然氣的供應 量增加超過一倍。此外,通過利用與 中國石油天然氣集團公司、中國石油 化工股份有限公司及中海石油氣電集 團有限責任公司之間的戰略燃氣供應 安排,可確保本公司獲得充足燃氣供 應。

Favourable Macro-economic and Regulatory Environment

The on-going economic growth, industrialisation and urbanisation in China has continued to increase the demand for energy in China. In order to diversify its energy sources, the PRC government has, in recent years, taken various measures to promote the development and utilisation of less polluting energy sources. Natural gas is considered a cleaner and superior substitute for conventional energy sources such as coal and crude oil. The PRC government has therefore been very supportive of the development of the natural gas industry.

The percentage of energy consumption from natural gas in the PRC is very low compared to international levels. According to 2014 BP Statistical Review of World Energy, for 2013, natural gas only accounted for 5.1% of China's total primary energy consumption, which is far lower than the international average of 23.7%. The PRC government intends to increase that rate to 7.5% within the "Twelfth Five Year Plan" by 2015.

To increase natural gas supply, the "West to East Gas Transmission" pipelines and the "Sichuan to East" pipelines were constructed with the support of the PRC government to bring natural gas from the Xinjiang Autonomous Region and from the gas-rich Sichuan Province to the coastal regions of the PRC. Construction of the third phase of the "West to East Gas Transmission" pipelines from Central Asia, and the "Myanmar to Yunnan" gas pipeline as well as construction of Liguefied Natural Gas ("LNG") terminals in coastal cities of the PRC are actively in progress. Natural gas price reform to close the price gap between imported and local gas prices are also gradually being implemented in phases. Once realised, these measures are expected to more than double the supply of natural gas in China in the foreseeable future. Moreover, the Company is assured of adequate gas supply by leveraging on the strategic gas supply arrangements made with China National Petroleum Corporation, China Petroleum & Chemical Corporation and CNOOC Gas & Power Group.

於二零一四年五月達成的中國與俄羅 斯之間的天然氣供應安排將自二零一 八年及其後起以具吸引力的價格從東 西伯利亞向中國東北及北部地區供應 巨大數量的天然氣。這對於本公司在 目前面臨天然氣供應短缺的該等地區 的30個項目將是一個極大的助力。

上述因素均顯示中國天然氣行業具有 良好的發展勢頭並為本集團未來增長 提供重大機遇。

於業務單位的持股增加

隨著二零一零年於鎮江及衡水,二零 一一年於淄博及南京江寧、二零一二 年於鄭州及二零一三年於內江的現有 項目的股權增持後,董事會已批准本 集團將其於BP(福建)石油有限公司的 股權由33%增持至100%,預期一經完 成將增加對本集團盈利的貢獻。本集 團將繼續執行此項策略,即通過增持 其於現有燃氣項目的股權來提升業績 表現。

繼續提升營運效率

本集團正在全公司範圍內積極推行「精 益管理」及「學標桿」措施,以提升其 營運及財務效率。本集團不斷尋求方 法改進例如加快與新客戶簽約、改善 客戶服務、工程招標、安全標準、燃 氣洩露控制、統一現金管理、統一塊 及税收管理等多個方面。現有城市 燃氣分銷業務內涵式增長的持續加強 及對外收購新城市燃氣業務,將繼續 帶來穩定現金流量及良好發展機會, 從而於可見將來提升本公司的股東價 值。

憑藉上述各項因素,本集團於下半年 及日後將繼續穩步增長。本集團將繼 續透過內涵及外延式收購增長實現快 速發展,並矢志在可見將來成為中國 領先的城市燃氣分銷公司。 The natural gas supply arrangement concluded in May 2014 between China and Russia will deliver significant amount of gas at attractive price from Eastern Siberia to the North-eastern and Northern Regions of China by 2018 and beyond. This will be a big boost to the Company's 30 projects in these regions which are currently facing gas supply shortages.

The above factors augur well for the natural gas industry in China and offer tremendous opportunity for future growth of the Group.

Increase in Shareholdings of Business Units

Following the increase in shareholdings of existing projects in Zhenjiang and Hengshui in 2010, Zibo and Nanjing Jiangning in 2011, Zhengzhou in 2012, Neijiang in 2013, the Board has approved to increase its shareholdings in BP (Fujian) Petroleum Ltd from 33% to 100% and expected to increase earnings contribution to the Group after the completion. The Group will continue to execute this strategy of enhancing results via increasing its stakes in existing gas projects.

Continue Enhancement of Operational Efficiencies

The Group is intensively executing its company-wide "Lean Management" and "Benchmarking" measures to enhance its operational and financial efficiencies continuously. It constantly seeks for improvements in various areas such as speed of signing up new customers, customer service, project tendering, safety standards, gas leakages control, centralised cash management, centralised procurement, tax management, etc. The ongoing organic enhancement of existing city gas distribution operations and the external acquisition of new city gas businesses will continue to deliver stable cash flow as well as excellent growth opportunity for the enhancement of the Company's shareholders' value in the foreseeable future.

Leveraging on the above mentioned factors, the Group will continue to grow steadily during the second half of the year and beyond. It will continue to grow via organic and acquisition growths and aspires to become the PRC leading city gas distribution company in the foreseeable future.

財務回顧

期內本集團未經審核綜合營業額為 12,846,000,000港元(二零一三年: 9,786,000,000港元),毛利總額為 4,014,000,000港元或毛利率為31.2% (二零一三年:3,278,000,000港元或 33.5%),期內除非控股權益前溢利 為1,251,000,000港元(二零一三年: 1,067,000,000港元)。

現金流量

期內,經營業務現金流入淨額為 2,335,000,000港元(二零一三年: 2,937,000,000港元)。

本集團於期內的營運資本開支為 1,366,000,000港元(二零一三年: 1,136,000,000港元)。上述所需資金乃 由本集團經營業務的現金流量、銀行借 貸及庫存現金撥付。於期終,本集團可 動用的庫存現金為8,805,000,000港元 (二零一三年:9,584,000,000港元)。 現金結餘中有2%為港元,94%為人民 幣及4%為美元。

流動資金和財務資源

本集團的資金政策為使用經營業務所得 現金流量及適當水平的借貸,作為主要 擴展及收購所需資金的主要來源。於 期終,本集團的銀行及票據借貸總額為 14,328,000,000港元(二零一三年: 13,874,000,000港元),其中20%(二 零一三年:6%)列作流動負債,須於 一年內償還,而其餘則須於兩至八年內 償還。人民幣、港元、美元及日元貸款 分別佔借貸總額的1%、58%、40%及 1%(二零一三年:2%、56%、41%及 1%)。58%(二零一三年:57%)的借 貸為按浮動利率計息的銀行貸款及42% (二零一三年:43%)為按固定利率計 息的銀行貸款及優先票據。

FINANCIAL REVIEW

The Group's unaudited consolidated turnover for the period amounted to HK\$12,846 million (2013: HK\$9,786 million) with gross profit of HK\$4,014 million or 31.2% gross profit margin (2013: HK\$3,278 million or 33.5%) and a profit before non-controlling interests for the period of HK\$1,251 million (2013: HK\$1,067 million).

Cash Flow

The net cash inflow from operations during the period amounted to HK\$2,335 million (2013: HK\$2,937 million).

The Group has spent HK\$1,366 million in operating capital expenditure during the period (2013: HK\$1,136 million). The above required funding was financed by the operating cash flow, bank borrowings and cash on hand of the Group. As at period end, the Group's free cash on hand was HK\$8,805 million (2013: HK\$9,584 million). Among the cash balance 2% was denominated in Hong Kong dollar, 94% in Renminbi and 4% in US dollar.

Liquidity and Financial Resources

It is the Group's policy to use the cash flow generated from operations and appropriate level of borrowings as the principal source of fund to finance major expansion and acquisition. As at the end of the period, the Group has total bank and note borrowings of HK\$14,328 million (2013: HK\$13,874 million). 20% (2013: 6%) of the borrowings is considered as current liabilities and repayable within one year, the remaining are repayable in two to eight years. Renminbi, HK, US and Japanese dollar denominated borrowings respectively (2013: 2%, 56%, 41% and 1%). 58% (2013: 57%) of borrowings are interest bearing bank loans on floating rate terms and 42% (2013: 43%) are interest bearing bank loans and senior notes as fixed interest rate.

本集團於期終的現金結餘為8,805,000,000 港元(二零一三年:9,584,000,000港 元)。本集團於期終的負債比率(按總 債務除以總資產計算)為27%,截至二 零一三年十二月三十一日止年度則為 28%。息税折舊攤銷前/利息倍數維 持在11倍(二零一三年:9倍)的非常 健康水平。整體而言,本集團的財務 狀況及流動資金穩健。穩健的經營現 金流量,將為可見將來之擴展及營運 資金需求提供充裕資金。

於期終,本集團獲授93億港元於二零 一四年至二零一六年到期的定期貸款 備用額。備用額為無抵押,並以浮動 利率計息。於期終,本集團已使用備 用額的89%。

除上文所述者外,本集團並無其他已 承諾借貸備用額。在日常流動資金管 理方面,為了維持資金靈活彈性,本 集團已獲銀行批出足夠的無承諾短期 備用額。

抵押資產

截至二零一四年六月三十日,銀行 存款73,000,000港元(二零一三年: 219,000,000港元)已作為抵押品抵押 予天然氣供應商。

物業、廠房及設備

截至二零一四年六月三十日止期間, 本集團於添置燃氣管道方面支出 413,000,000港元,於在建工程方面支 出725,000,000港元。

或然負債

於二零一四年六月三十日,本集團並 無任何重大或然負債。 The cash balance of the Group was HK\$8,805 million as at the period end (2013: HK\$9,584 million). The gearing ratio of the Group at the end of the period, calculated as total debt over total assets, was 27%, compared to 28% as at the year ended 31st December, 2013. The EBITDA to interest cover ratio was at the very healthy level of 11 times (2013: 9 times). On the whole, the financial position and liquidity of the Group is healthy and stable. The healthy operating cash flow will provide sufficient funding for foreseeable expansion and working capital requirement.

As at the end of the period, the Group has been granted a total of HK\$9.3 billion term loan facilities with maturities from 2014 to 2016. The facilities are unsecured and with floating interest rates. As at the end of the period, 89% of the facilities has been drawn down.

Save for the above, the Group has no other committed borrowing facilities. For day-to-day liquidity management and maintaining flexibility in funding, the Group has managed to obtain sufficient uncommitted short-term facilities from banks.

Charge of Assets

As at 30th June, 2014, a bank deposit of HK\$73 million (2013: HK\$219 million) was pledged as security to supplier of natural gas.

Property, Plant and Equipment

During the period ended 30th June, 2014, the Group spent HK\$413 million on additions of gas pipelines and HK\$725 million on construction in progress.

Contingent Liabilities

As at 30th June, 2014, the Group did not have any material contingent liabilities.

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財務管理和庫務政策

本集團的財務風險管理由香港總部的 司庫負責。本集團的庫務政策以管理 利率及外幣匯兑波動風險為主要宗旨 之一。本集團的政策為不參與任何投 機活動。

本集團大部分資產和負債均以港元、 美元和人民幣計值。本集團預期在此 方面不會面臨重大的外匯波動風險。

重大投資和收購事項

本集團對位於河南、浙江、安徽、四 川、廣東、江西、山西和貴州省的15 個城市燃氣項目作出約人民幣7.05億 元(約9.16億港元)的新增投資。該等 項目中的三個由本集團全資擁有,其 餘均為本集團控股的合營企業。

截至二零一四年八月二十二日,董事 會已批准人民幣4.68億元(約6.08億港 元)的另外14個項目。

收購事項將擴大本公司在該等省份的 現有覆蓋率,並將在集中採購、管道 設計及工程服務以及管理效率方面與 現有城市燃氣項目進一步締造集群協 同效應。

上述多數燃氣項目為新建項目,故於 不久將來有很大的增長空間。隨著中 國燃氣供應量的整體增長,該等項目 的燃氣總銷量預期亦隨之增長。此 外,與本公司現有的城市燃氣項目的 集群協同效應將得到進一步加強,以 進一步擴張經營規模並帶來經濟效益。

Financial Management and Treasury Policy

The financial risk management of the Group is the responsibility of the Group's treasury function at the head office in Hong Kong. One of the major objectives of the Group's treasury policies is to manage its exposure to fluctuation in interest rates and foreign currency exchange rates. It is the Group's policy not to engage in speculative activities.

Most of the Group's assets and liabilities are denominated in Hong Kong dollar, US dollar and Renminbi. The Group does not expect significant exposure to foreign exchange fluctuations in this regard.

SIGNIFICANT INVESTMENTS AND ACQUISITIONS

The Group made new investments of approximately RMB705 million (approximately HK\$916 million) in 15 city gas projects in Henan, Zhejiang, Anhui, Sichuan, Guangdong, Jiangxi, Shanxi and Guizhou Provinces. Three of these projects are wholly owned by the Group while the rest are joint ventures with majority controls.

Another 14 projects of RMB468 million (approximately HK\$608 million) have been approved by the Board up to 22 August, 2014.

The acquisitions will add to the Company's existing footprint in these provinces and create further cluster synergy with existing city gas projects in terms of centralized procurement, pipeline design & construction and management efficiency.

Most of the above gas projects are green field projects thus offer a lot of room for growth in the near future. Their aggregate gas sales volume is expected to grow in tandem with the overall growth in gas supply in China. In addition, cluster synergy with the Company's existing city gas projects will be further enhanced to fuel further operational scale and resulting economic efficiency.

持續經營業務

經計及本集團的內部錄得資金以及與 銀行的良好往績記錄及關係令本集團 可改善其續新現有借貸融資的能力, 本公司董事認為本集團有充足營運資 金可滿足二零一四年六月三十日起計 未來十二個月的現時需求。因此,編 製綜合財務報表時繼續採用持續經營 業務基準。

中期股息

董事議決派付截至二零一四年六月三 十日止六個月的中期股息每股5港仙 (截至二零一三年六月三十日止六個 月:每股2港仙),將於二零一四年十 月六日向於二零一四年九月二十六日 名列本公司股東名冊的股東支付。

暫停辦理股份過戶登記

本公司將於二零一四年九月二十二日 至二零一四年九月二十六日(包括首尾 兩天在內)期間,暫停辦理股份過戶登 記手續。為符合資格收取擬派中期股 息,填妥的過戶表格連同有關股票, 最遲須於二零一四年九月十九日下午 四時三十分前,交回本公司的香港股 份過戶登記分處卓佳秘書商務有限公 司,地址為香港皇后大道東183號合和 中心22樓。

獎勵計劃

於二零零八年十二月一日,本公司採納一項股份回購現金獎勵計劃(「獎勵計劃」),旨在嘉許僱員的貢獻及鼓勵 彼等作出貢獻,並提供獎勵予現有僱 員。除非被董事會提前終止,獎勵計 劃自採納日期起計十年內有效。根據 獎勵計劃授出獎勵股份的總數上限為 70,000,000股。

GOING CONCERN

Taking into account of the internally generated funds of the Group and the good track records and relationship with banks which would enhance the Group's ability to renew the existing borrowing facilities, the directors of the Company are of the view that the Group has sufficient working capital for its present requirements for the next twelve months from 30th June, 2014. Accordingly, the going concern basis continues to be adopted in preparing the consolidated financial statements.

INTERIM DIVIDEND

The Directors have resolved to declare the payment of an interim dividend of 5 HK cents per share for the six months ended 30th June, 2014 (six months ended 30th June, 2013: 2 HK cents per share), payable on 6th October, 2014 to shareholders on the register of members of the Company on 26th September, 2014.

CLOSURE OF REGISTER OF MEMBERS

The register of members of the Company will be closed from 22nd September, 2014 to 26th September, 2014, both days inclusive. In order to qualify for the proposed interim dividend payment, completed transfer forms accompanied by the relevant share certificates must be lodged with the Company's branch share registrar and transfer office in Hong Kong, Tricor Secretaries Limited, at Level 22, Hopewell Centre, 183 Queen's Road East, Hong Kong, not later than 4:30 p.m. on 19th September, 2014.

INCENTIVE AWARD SCHEME

On 1st December, 2008, the Company adopted a share repurchased cash award scheme (the "Incentive Award Scheme") for the purpose of recognizing the contribution of employees and providing incentives to employees. Unless early termination by the Board, the Incentive Award Scheme shall be valid and effective for a term of 10 years commencing on the adoption date. The maximum aggregate numbers of award shares which can be awarded under the Incentive Award Scheme is 70,000,000.

根據獎勵計劃規則,本公司已委託中 銀國際英國保誠信託有限公司為受託 人(「受託人」),據此,受託人將於市 場上以本集團授出的現金購入現有股 份,並以信託形式代相關經甄選僱員 持有,直至該等股份按獎勵計劃的 時有,直至該等股份按獎勵計劃的 (於二零零九年四月七日以總成本約 253,534,680港元(包括交易成本)購 買及持有合共70,000,000股股份(佔 於收購日期及由受託人持有本公司已 發行股本約4.95%)。本公司並未計劃 購買獎勵計劃項下的任何其他股份。

於二零一零年三月十六日,本公司修 訂獎勵計劃,以根據獎勵計劃授予現 金而非獎勵股份。本公司將動用出售 受託人所持獎勵股份的所得款項,作 為根據計劃授出的獎勵。該等獎勵須 經本公司薪酬委員會批准及現金獎勵 僅於達成授予獎勵日期規定的有關歸 屬條件後作出。

獎勵計劃於期內的變動摘要載於「其他 資料」一節內。

獎勵僱員

於二零一四年六月三十日,本集團在 香港和中國共聘用約36,000名員工。 本集團一向重視人才,深明吸納和留 聘優秀員工是本集團繼續致勝之道。 本集團按僱員的表現、工作經驗及現 行市場工資水平支付薪酬。此外,本 集團相信此舉有助本集團吸納及留聘 優秀員工,並鼓勵員工發揮最佳表現。 Pursuant to the rules of the Incentive Award Scheme, the Company has appointed BOCI-Prudential Trustee Limited as trustee (the "Trustee"), pursuant to which existing shares will be purchased by the Trustee from the market out of cash contributed by the Group and be held in trust for relevant selected employees until such shares are vested with relevant selected employees in accordance with the provisions of the Incentive Award Scheme. A total of 70,000,000 shares, representing approximately 4.95% of the issued share capital of the Company as at date of acquisition and held by the Trustee, were purchased at an aggregate cost of approximately of HK\$253,534,680 (including transaction costs) on 7th April, 2009 and held by the Trustee. The Company does not intend to purchase any further share under the Incentive Award Scheme.

On 16th March, 2010, the Company amended the Incentive Award Scheme such that cash instead of award shares will be awarded under the Incentive Award Scheme. The Company will utilize the proceeds generated from disposal of the award shares held by the Trustee for the cash awards to be made under the scheme. The awards are subject to the approval of the Company's Remuneration Committee and the cash under the award will only be paid upon fulfillment of relevant vesting conditions imposed on the date of grant of the award.

A summary showing the movements of the Incentive Award Scheme during the period are detailed in the section headed "Additional Information".

REWARD FOR EMPLOYEES

As at 30th June, 2014, the Group employs approximately 36,000 employees in Hong Kong and the PRC. The Group values human talent and recognizes the importance of attracting and retaining quality staff for its continual success. The Group remunerates its employees based on their performance, work experience and the prevailing market wage level. Further, staff bonuses are granted to certain employees and incentive awards may be made to selected employees based on individual performance. The Group believes this will assist the Group to attract and retain quality staff and at the same time encourage the employees to give their best performance.

致謝

本集團有賴各業務夥伴、客戶及股東 的鼎力支持和全體員工努力不懈的竭 誠服務以達致本集團的業務目標,本 人謹代表董事會向彼等致以衷心謝意。

APPRECIATION

On behalf of the Board, I would like to take this opportunity to express our most sincere appreciation to our business partners, customers and shareholders for their unfailing support as well as all the Group's employees for their hard work and dedication in carrying out their duties and in achieving the Group's business goal.

代表董事會 華潤燃氣控股有限公司 主席 王傳棟 On behalf of the Board CHINA RESOURCES GAS GROUP LIMITED WANG Chuandong Chairman

香港,二零一四年八月二十二日

Hong Kong, 22nd August, 2014

董事會

葛彬先生自二零一四年二月二十日起 獲委任為執行董事及副主席。

黃道國先生自二零一四年八月十三日 起不再擔任本公司非執行董事及王彦 先生自二零一四年八月十三日起獲委 任為本公司非執行董事。

於本中期報告日期,董事會成員包括 四名執行董事王傳棟先生、石善博先 生、葛彬先生及王添根先生;四名非 執行董事杜文民先生、魏斌先生、陳 鷹先生及王彥先生,以及四名獨立非 執行董事黃得勝先生、于劍女士、俞 漢度先生及秦朝葵先生。

董事委員會

審核委員會

本公司非執行董事王彦先生自二零一 四年八月十三日起獲委任為本公司審 核委員會成員,以取代黃道國先生。

於本中期報告日期,審核委員會包括 一名非執行董事王彥先生及兩名獨立 非執行董事黃得勝先生及俞漢度先生 (主席)。

薪酬委員會

於本中期報告日期,薪酬委員會包括 一名非執行董事杜文民先生及兩名獨 立非執行董事黃得勝先生(主席)及俞 漢度先生。

提名委員會

於本中期報告日期,提名委員會包括 兩名執行董事王傳棟先生(主席)及石 善博先生及三名獨立非執行董事黃得 勝先生、于劍女士及秦朝葵先生。

投資委員會

於本中期報告日期,投資委員會包括 一名執行董事王傳棟先生、兩名非執 行董事魏斌先生(主席)及陳鷹先生及 一名獨立非執行董事黃得勝先生。

THE BOARD

Mr. Ge Bin was appointed as Executive Director and Vice Chairman of the Company with effect from 20th February, 2014.

Mr. Huang Daoguo ceased to hold office as Non-executive Director of the Company with effect from 13th August, 2014 and Mr. Wang Yan was appointed as Non-executive Director of the Company with effect from 13th August, 2014.

As at the date of this interim report, the Board consists of four Executive Directors namely, Mr. Wang Chuandong, Mr. Shi Shanbo, Mr. Ge Bin and Mr. Ong Thiam Kin; four Non-executive Directors namely, Mr. Du Wenmin, Mr. Wei Bin, Mr. Chen Ying and Mr. Wang Yan and four Independent Non-executive Directors namely, Mr. Wong Tak Shing, Ms. Yu Jian, Mr. Yu Hon To, David and Mr. Qin Chaokui.

BOARD COMMITTEES

Audit Committee

Mr. Wang Yan, the Non-executive Director of the Company, was appointed as the member of the Audit Committee of the Company in place of Mr. Huang Daoguo with effect from 13th August, 2014.

As at the date of this interim report, the Audit Committee comprises of one Non-executive Director namely Mr. Wang Yan and two Independent Non-executive Directors namely Mr. Wong Tak Shing and Mr. Yu Hon To, David (Chairman).

Remuneration Committee

As at the date of this interim report, the Remuneration Committee comprises of one Non-executive Director namely Mr. Du Wenmin and two Independent Non-executive Directors namely Mr. Wong Tak Shing (Chairman) and Mr. Yu Hon To, David.

Nomination Committee

As at the date of this interim report, the Nomination Committee comprises of two Executive Directors namely Mr. Wang Chuandong (Chairman) and Mr. Shi Shanbo and three Independent Non-executive Directors namely Mr. Wong Tak Shing, Ms. Yu Jian and Mr. Qin Chaokui.

Investment Committee

As at the date of this interim report, the Investment Committee comprises of one Executive Director namely Mr. Wang Chuandong, two Non-executive Directors namely Mr. Wei Bin (Chairman) and Mr. Chen Ying and one Independent Nonexecutive Director namely Mr. Wong Tak Shing.

企業管治委員會

於本中期報告日期,企業管治委員會 包括兩名執行董事石善博先生及王添 根先生及三名獨立非執行董事黃得勝 先生、于劍女士(主席)及秦朝葵先 生。

有關董事資料的其他變動

自本公司二零一三年年報日期以來, 有關董事資料的其他變動載列如下。

葛彬先生自二零一四年二月二十日起 獲委任為本公司執行董事及副主席。

黃道國先生自二零一四年八月十三日 起不再擔任本公司非執行董事。

王彦先生自二零一四年八月十三日起 獲委任為本公司非執行董事。

本公司非執行董事王彥先生自二零一 四年八月十三日起獲委任為華潤創業 有限公司、華潤置地有限公司、華潤 電力控股有限公司及華潤水泥控股有 限公司(該等公司全部於聯交所主板上 市)之非執行董事。

本公司獨立非執行董事俞漢度先生自 二零一四年五月二十七日起辭任卓越 金融有限公司(一間於聯交所主板上市 的公司)的獨立非執行董事。

本公司獨立非執行董事秦朝葵先生, 獲委任為同濟大學機械與能源工程學 院燃氣工程研究所所長。

除上文所披露的資料外,概無其他資料須根據上市規則第13.51(B)(1)條予以披露。

Corporate Governance Committee

As at the date of this interim report, the Corporate Governance Committee comprises of two Executive Directors namely Mr. Shi Shanbo and Mr. Ong Thiam Kin and three Independent Non-executive Directors namely Mr. Wong Tak Shing, Ms. Yu Jian (Chairman) and Mr. Qin Chaokui.

OTHER CHANGES IN DIRECTORS' INFORMATION

Other changes in Directors' information since the date of the 2013 annual report of the Company are set out below.

Mr. Ge Bin was appointed as the Executive Director and Vice Chairman of the Company with effect from 20th February, 2014.

Mr. Huang Daoguo ceased to hold office as the Non-executive Director of the Company with effect from 13th August, 2014.

Mr. Wang Yan was appointed as the Non-executive Director of the Company with effect from 13th August, 2014.

Mr. Wang Yan, the Non-executive Director of the Company, was appointed as Non-executive Director of China Resources Enterprise, Limited, China Resources Land Limited, China Resources Power Holdings Company Limited and China Resources Cement Holdings Limited, all companies listed on the main board of the Stock Exchange with effect from 13th August, 2014.

Mr. Yu Hon To, David, the Independent Non-executive Director of the Company, resigned as Independent Non-executive Director of VXL Capital Limited, a company listed on the main board of the Stock Exchange, with effect from 27th May, 2014.

Mr. Qin Chaokui, the Independent Non-executive Director of the Company, was appointed as Dean of Gas Engineering Institute of School of Mechanical Engineering, Tongji University.

Save for the information disclosed above, there is no other information required to be disclosed pursuant to Rule 13.51(B)(1) of the Listing Rules.

其他資料 Additional Information

董事所佔證券權益

於二零一四年六月三十日,本公司董 事及最高行政人員於本公司或其任 何相聯法團(定義見證券及期貨條例 (「證券及期貨條例」)第XV部)的股 份、相關股份及債券中,擁有根據證 券及期貨條例第XV部第7及8分部已知 會本公司及聯交所的權益及淡倉),或根據證 規貨條例第352條須記入該條所指登 記冊的權益及淡倉,或根據上市規則 所載有關上市發行人董事進行證券交 易的標準守則須知會本公司及聯交所 的權益及淡倉如下:

(a) 於本公司已發行普通股的權益

DIRECTORS' INTEREST IN SECURITIES

As at 30th June, 2014, the interests and short positions of the directors and chief executive of the Company in the shares, underlying shares and debentures of the Company or any of its associated corporation (within the meaning of Part XV of the Securities and Futures Ordinance ("SFO")) which have been notified to the Company and the Stock Exchange pursuant to Divisions 7 and 8 of Part XV of the SFO (including interests and short positions which they are taken or deemed to have under such provisions of the SFO), or which are required, pursuant to section 352 of the SFO, to be entered in the register referred to therein, or which are required, pursuant to the Model Code for Securities Transactions by Directors of Listed Issuers contained in the Listing Rules, to be notified to the Company and the Stock Exchange, were as follows:

(a) Interests in issued ordinary shares of the Company

董事姓名 Name of Directors	身份 Capacity	好倉或淡倉 Long or short position	股份數目 Number of shares	所佔權益 總額百分比 ¹ Aggregate percentage of interest ¹
王傳棟先生	實益擁有人	好倉	812,000	0.0365%
Mr. Wang Chuandong	Beneficial owner	Long position		
石善博先生 Mr. Chi Chanha	實益擁有人	好倉	50,000	0.0022%
Mr. Shi Shanbo	Beneficial owner	Long position		
葛彬先生	實益擁有人	好倉	16,000	0.0007%
Mr. Ge Bin	Beneficial owner	Long position		
王添根先生	實益擁有人	好倉	100,000	0.0045%
Mr. Ong Thiam Kin	Beneficial owner	Long position		
杜文民先生	實益擁有人	好倉	54,000	0.0024%
Mr. Du Wenmin	Beneficial owner	Long position		
附註:	Note:			
1. 此為於二零一四年六月三十日		is represents the percentage of age	gregate long pos	ition in ordinary

 此為於二零一四年六月三十日所持本公司 普通股好倉總額佔本公司全部已發行股本 的百分比。 This represents the percentage of aggregate long position in ordinary shares of the Company to the total issued share capital of the Company as at 30th June, 2014.

- (b) 於本公司相聯法團華潤創業有限 公司(「華創」)已發行普通股的權 益
- (b) Interests in issued ordinary shares of China Resources Enterprise, Limited ("CRE"), an associated corporation of the Company

						所佔權益 總額百分比 ¹ Aggregate
	₿姓名 me of Directors	好倉或淡 Long or		t position	股份數目 Number of shares	percentage of interest ¹
	專棟先生 Wang Chuandong	好倉 Long po:	sition		600,000	0.0250%
	C民先生 Du Wenmin	好倉 Long pos	sition		100,000	0.0042%
附註	:		Note	s:		
1.	此為於二零一四年六月三十日所持 通股好倉總額佔華創全部已發行股 分比。		1.		ercentage of aggregate long al issued shares of CRE as a	
2.	上文所披露的所有權益現由董事以 有人身份持有。	實益擁	2.	All interests disclosed a as beneficial owner.	bove are being held by the I	Director in his capacity
(c)	於本公司相聯法團華潤置地 公司 (「華潤置地」) 已發行普 的權益		(c)		d ordinary shares of (RL"), an associated co	

董事姓名 Name of Directors	好倉或淡倉 Long or sho	股份數目 ort position Number of shares	所佔權益 總額百分比 ¹ Aggregate percentage of interest ¹
石善博先生	好倉	140,000	0.0024%
Mr. Shi Shanbo	Long positior	n	
杜文民先生	好倉	640,000	0.0110%
Mr. Du Wenmin	Long positior	n	
陳鷹先生	好倉	500,000	0.0086%
Mr. Chen Ying	Long position	n	
附註:	Not	es:	
 此為於二零一四年六月三十日所 地普通股好倉總額佔華潤置地全 股本的百分比。 		This represents the percentage of aggregate long p shares of CRL to the total issued share capital of CF 2014.	,

2. 上文所披露的所有權益現由董事以實益擁

有人身份持有。

2. All interests disclosed above are being held by the Director in his capacity as beneficial owner.

- (d) 於本公司相聯法團華潤電力控股 有限公司(「華潤電力」)已發行普 通股的權益
- (d) Interests in issued ordinary shares of China Resources Power Holdings Company Limited ("CRP"), an associated corporation of the Company

-	⁵ 姓名 ne of Directors	好倉或淡倉 Long or shor	t position	股份數目 Number of shares	所佔權益 總額百分比 ¹ Aggregate percentage of interest ¹
	神先生	好倉 …		101,800	0.0021%
ivir.	Wang Chuandong	Long position			
	博先生	好倉		500,000	0.0104%
Mr.	Shi Shanbo	Long position			
	民先生	好倉		480,240	0.0100%
Mr.	Du Wenmin	Long position			
附註	:	Note	s:		
1.	此為於二零一四年六月三十日所持 力普通股好倉總額佔華潤電力全部 股份的百分比。			ercentage of aggregate long potal issued shares of CRP as at 3	,
2.	上文所披露的所有權益現由董事以 有人身份持有。	實益擁 2 .	All interests disclosed as beneficial owner.	above are being held by the Dire	ector in his capacity
(e)	於本公司相聯法團華潤水泥 有限公司 (「華潤水泥」) 已發 通股的權益	· · · · · · · · · · · · · · · · · · ·	Cement Holdi	ed ordinary shares of Ch ngs Limited ("CR C pration of the Company	
	『姓名	好倉或淡倉		股份數目	所佔權益 總額百分比 ¹ Aggregate percentage
Nar	ne of Directors	Long or shor	t position	Number of shares	of interest ¹
	博先生 Shi Shanbo	好倉 Long position		280,000	0.0043%

附註:

陳鷹先生

Mr. Chen Ying

Notes:

好倉

Long position

- 此為於二零一四年六月三十日所持華潤水 泥普通股好倉總額佔華潤水泥全部已發行 股本的百分比。
- 上文所披露的所有權益現由董事以實益擁 有人身份持有。
- This represents the percentage of aggregate long position in ordinary shares of CR Cement to the total issued share capital of CR Cement as at 30th June, 2014.

0.0035%

230,000

2. All interests disclosed above are being held by the Director in his capacity as beneficial owner.

獎勵計劃

INCENTIVE AWARD SCHEME

期內概無根據計劃向任何董事或員工 授出任何獎勵。期內受託人所持獎勵 股份的變動詳情如下: No award under the Scheme was made during the period to any director or staff. Details of the movement during the period of the Award Shares held by the Trustee are as follows:

		獎勵股份數目 Number of Award Shares
於二零一四年一月一日的結餘 截至二零一四年六月三十日止 期間授出及出售	Balance as at 1st January, 2014 Granted and disposed of during the period to 30th June, 2014	51,278,484
受託人所持於二零一四年 六月三十日的結餘	Balance as at 30th June, 2014 held by the Trustee	51,278,484

主要股東

於二零一四年六月三十日,據本公司 董事或最高行政人員所知,以下人士 (並非本公司董事或最高行政人員)於 本公司股份及相關股份中,擁有根據 證券及期貨條例第XV部第2及3分部條 文須向本公司披露或載入本公司根據 證券及期貨條例第336條存置的登記冊 所記錄的權益或淡倉:

SUBSTANTIAL SHAREHOLDERS

As at 30th June, 2014, so far as is known to the directors or chief executive of the Company, the following persons (not being a director or chief executive of the Company) had interests or short positions in the shares and underlying shares of the Company which would fall to be disclosed to the Company under the provisions of Division 2 and 3 of Part XV of the SFO or which were recorded in the register maintained by the Company pursuant to section 336 of the SFO:

於本公司的好倉

Long position in the Company

股東名稱 Name of shareholder	身份 Capacity	權益性質 Nature of interest	好倉或淡倉 Long or short position	股份數目 Number of shares	所佔權益 總額百分比 ¹ Aggregate percentage of interest ¹
華潤集團 (燃氣) 有限公司 (「華潤集團燃氣」) 2	實益擁有人	實益權益	好倉	1,407,828,991	63.30%
CRH (Gas) Limited ("CRH Gas") ²	Beneficial owner	Beneficial interest	Long position		
華潤集團 ²	受控制公司的權益	公司權益	好倉	1,422,298,991	63.95%
CRH ²	Controlled company's interest	Corporate interest	Long position		
CRC Bluesky Limited	受控制公司的權益	公司權益	好倉	1,422,298,991	63.95%
("CRC Bluesky") ²	Controlled company's interest	Corporate interest	Long position		
華潤股份有限公司(「華潤股份」)2	受控制公司的權益	公司權益	好倉	1,422,298,991	63.95%
China Resources Co., Limited ("CRCL") ²	Controlled company's interest	Corporate interest	Long position		
中國華潤總公司 (「中國華潤」) 2	受控制公司的權益	公司權益	好倉	1,422,298,991	63.95%
China Resources National Corp. ("CRNC") ²	Controlled company's interest	Corporate interest	Long position		
The Capital Group Companies, Inc. ³	受控制公司的權益 Controlled company's interest	公司權益 Corporate interest	好倉 Long position	112,820,000	5.07%
Capital Research and Management Company ³	實益擁有人 Beneficial owner	實益權益 Beneficial interest	好倉 Long position	112,820,000	5.07%

附註:

- 此為於二零一四年六月三十日所持普通股 好倉總額佔本公司全部已發行股本的百分 比。
- 華潤集團燃氣及合貿有限公司分別於本公司1,407,828,991股股份及14,470,000股股份中擁有直接權益,該兩家公司均為華潤集團的全資附屬公司。因此,華潤集團被視作於本公司的1,422,298,991股股份中擁有權益。華潤集團為CRC Bluesky的全資附屬公司,進而由華潤股份全資擁有。華潤股份乃為中國華潤的全資附屬公司。因此,華潤集團、CRC Bluesky、華潤股份及中國華潤被視作於本公司的1,422,298,991股股份中擁有權益。
- Capital Research and Management Company為The Capital Group Companies, Inc.的全資附屬公司。因此, The Capital Group Companies, Inc.被視 作於本公司的112,820,000股股份中擁有權 益。

控股股東的特定履約責任

於二零一三年三月二十七日,本公司 (作為借款人)與兩間銀行分別就一項 8億港元的3年期貸款融資及一項3億港 元的3年期貸款融資訂立融資協議。該 等貸款融資均為無抵押及計息,結欠 金額須於自有關融資協議訂立日期起 計滿三年當日悉數償還。

於二零一三年五月十三日,本公司(作 為借款人)分別與兩間銀行就一項8億 港元的3年期貸款融資及一項5億港元 的3年期貸款融資訂立融資協議。該等 貸款融資均為無抵押及計息,結欠金 額須於自有關融資協議訂立日期起計 滿三年當日悉數償還。

於二零一三年十二月二十三日,本公 司(作為借款人)與一間銀行就一項15 億港元的3年期貸款融資訂立融資函 件。該貸款融資均為無抵押及計息, 結欠金額須於自有關首次提取日期起 計滿三年當日悉數償還。

Notes:

- This represents the percentage of aggregate long position in ordinary shares to the total issued share capital of the Company as at 30th June, 2014.
- 2. CRH Gas and Commotra Company Limited directly interested in 1,407,828,991 shares and 14,470,000 shares in the Company respectively and both companies are wholly-owned subsidiaries of CRH. CRH is therefore deemed to be interested in 1,422,298,991 shares of the Company. CRH is a wholly-owned subsidiary of CRC Bluesky, which is in turn whollyowned by CRCL. CRCL is a wholly-owned subsidiary of CRNC. So, CRH, CRC Bluesky, CRCL and CRNC are therefore deemed to have interest in 1,422,298,991 shares of the Company.
- Capital Research and Management Company is a wholly-owned subsidiary of The Capital Group Companies, Inc. So, The Capital Group Companies, Inc. is deemed to have interest in 112,820,000 shares of the Company.

SPECIFIC PERFORMANCE OBLIGATIONS ON CONTROLLING SHAREHOLDER

On 27th March, 2013, the Company, as borrower, entered into two facility agreements in relation to a HK\$800 million 3-year term loan facility and a HK\$300 million 3-year term loan facility with two banks respectively. The loan facilities are unsecured and interest bearing with any outstanding amounts to be repaid in full on the date falling three years from the date of the facility agreements.

On 13th May, 2013, the Company, as borrower, entered into two facility agreements in relation to a HK\$800 million 3-year term loan facility and a HK\$500 million 3-year term loan facility with two banks respectively. The loan facilities are unsecured and interest bearing with any outstanding amounts to be repaid in full on the date falling three years from the date of the facility agreements.

On 23rd December, 2013, the Company, as borrower, entered into a facility letter with a bank in relation to a HK\$1,500 million 3-year term loan facility. The loan facility is unsecured and interest bearing with any outstanding amounts to be repaid in full on the date falling three years from the date of first drawdown.

根據上述融資協議及融資函件,本公 司控股股東華潤集團須於任何時間直 接或間接實益擁有不少於本公司已發 行股本的50%(「特定履約責任」)。倘 違反上述特定履約責任將構成違約事 項,屆時相關銀行將宣佈終止其義務 及/或宣佈所有未償還款項連同有關 應計利息及其他本公司應付款項即時 到期支付。

購回、出售或贖回本公司的上 市證券

除本報告所披露者外,截至二零一四 年六月三十日止期間,本公司或其任 何附屬公司概無購回、出售或贖回本 公司任何股份。

企業管治

Pursuant to the aforesaid facility agreements and facility letter, the controlling shareholder of the Company, CRH is required, at all times, to hold an aggregate beneficial ownership (directly or indirectly) of not less than 50% in the issued share capital of the Company (the "Specific Performance Obligation"). It will be an event of default if the Specific Performance Obligation is breached; and in such case, the relevant banks shall declare the commitments to be cancelled and/or declare all outstanding amounts together with interests accrued thereon and all other sums payable by the Company to be immediately due and payable.

PURCHASE, SALE OR REDEMPTION OF THE COMPANY'S LISTED SECURITIES

Other than as disclosed in this report, neither the Company nor any of its subsidiaries purchased, sold or redeemed any of the Company's shares during the period ended 30th June, 2014.

CORPORATE GOVERNANCE

The Group is dedicated to maintaining a good credible framework of corporate governance with a view to being transparent, open and accountable to our shareholders as regards to the principles under which the Group is managed and directed. Going forward, the Group will continue to strengthen its corporate governance policies to ensure that they remain consistent with the prevailing practices and standards, which the shareholders would expect of us. To strengthen the functions of the Board and to enhance its expertise, there are five committees namely, the Audit, Remuneration, Nomination, Investment and Corporate Governance Committees under the Board, with each performing different functions.

其他資料 Additional Information

審核委員會

審核委員會包括兩名獨立非執行董事 俞漢度先生及黃得勝先生,以及一名 非執行董事王彥先生。俞漢度先生為 審核委員會主席。審核委員會的職責 為就本集團財務申報過程、內部監控 與風險管理以及內部核數職務的效率 提供獨立客觀的審閱,主要旨在提升 董事會的效率、問責度、透明度和客 觀性。

審核委員會已與管理層人員共同審閲 (i)本集團所採納的會計原則及慣例, 及(ii)已就本集團的內部監控及財務申 報事宜(包括未經審核的中期業績及期 內的財務報表)進行審閲與討論。

薪酬委員會

薪酬委員會包括兩名獨立非執行董事 黃得勝先生及俞漢度先生,以及一名 非執行董事杜文民先生。黃得勝先生 為薪酬委員會主席。薪酬委員會的職 責為(其中包括)就本集團有關董事與 高級管理層人員酬金政策及架構向董 事會提供建議,並參考董事會不時議 決的公司目標及目的,檢討及批准薪 酬。

提名委員會

提名委員會包括兩名執行董事王傳棟 先生及石善博先生,以及三名獨立非 執行董事黃得勝先生、于劍女士及秦 朝葵先生。王傳棟先生為提名委員會 主席。提名委員會的主要目的為協助 董事會就委任新董事加入董事會就 定正式、經審慎考慮及具透明度的程 序。提名委員會的職責亦包括(其中包 括)定期檢討董事會架構、規模及組 成,並就任何建議更改向董事會提供 意見。

Audit Committee

The Audit Committee comprises of two Independent Nonexecutive Directors namely Mr. Yu Hon To, David and Mr. Wong Tak Shing and one Non-executive Director namely Mr. Wang Yan. Mr. Yu Hon To, David is the Chairman of the Audit Committee. The Audit Committee's role is to provide an independent and objective review of the effectiveness of the financial reporting process, internal control and risk management as well as internal audit function of the Group. It primarily aims to increase the Board's effectiveness, accountability, transparency and objectivity.

The Audit Committee has reviewed with the management (i) the accounting principles and practices adopted by the Group and (ii) reviewed and discussed internal control and financial reporting matters including the unaudited interim results and the financial statements for the period.

Remuneration Committee

The Remuneration Committee comprises of two Independent Non-executive Directors namely Mr. Wong Tak Shing and Mr. Mr. Yu Hon To, David and one Non-executive Director namely Mr. Du Wenmin. Mr. Wong Tak Shing is the Chairman of the Remuneration Committee. The duties of the Remuneration Committee, among others, are to make recommendations to the Board on the Group's policy and structure for the remuneration of directors and senior management and to review and approve remuneration by reference to corporate goals and objectives resolved by the Board from time to time.

Nomination Committee

The Nomination Committee comprises of two Executive Directors namely Mr. Wang Chuandong and Mr. Shi Shanbo and three Independent Non-executive Directors namely Mr. Wong Tak Shing, Ms. Yu Jian and Mr. Qin Chaokui. Mr. Wang Chuandong is the Chairman of the Nomination Committee. The primary objective of the Nomination Committee is to assist the Board in establishing a formal, considered and transparent procedure for the appointment of new Directors to the Board. The Nomination Committee's duties also include, among others, the review of the structure, size and composition of the Board on a regular basis and make recommendations to the Board regarding any proposed changes.

投資委員會

投資委員會包括一名執行董事王傳棟 先生、兩名非執行董事魏斌先生及陳 鷹先生及一名獨立非執行董事黃得勝 先生。魏斌先生為投資委員會主席。 投資委員會的主要職責乃協助董事會 在其授權的投資門檻內,作出有關城 市燃氣分銷業務的投資決策。

企業管治委員會

企業管治委員會包括三名獨立非執行 董事于劍女士、黃得勝先生、秦朝葵 先生以及兩名執行董事石善博先生及 王添根先生。于劍女士為企業管治委 員會主席。企業管治委員會的主要目 的為協助董事會制定及檢討適用於本 集團的企業管治政策及常規,並向董 事會提出建議。

遵守企業管治守則

本公司已採納載於上市規則附錄14所 載企業管治守則(「守則」)中的強制 性條文的規定。為符合守則強制性條 文的規定,本公司已於二零零五年十 二月二十三日採納企業管治手冊(「手 冊」),並其後分別於二零零八年、 二零零九年、二零一零年、二零一二 年、二零一三年及二零一四年更新。 手冊內容包括(其中包括)董事職責、 董事進行證券交易的標準守則、有關 僱員進行證券交易的標準守則、審 核、薪酬、提名、投資及企業管治委 員會的功能及職權範圍、資料披露、 與股東溝通、股東提名候選董事的程 序以及董事會成員多元化政策等內 容。手册已採納並反映守則的所有強 制性條文的規定。截至二零一四年六 月三十日止六個月,除偏離守則條文 D.1.4外,本公司已遵守守則的強制性 條文的規定,偏離行為之解釋如下:

Investment Committee

The Investment Committee comprised of one Executive Director namely Mr. Wang Chuandong, two Non-executive Directors namely Mr. Wei Bin and Mr. Chen Ying and one Independent Non-executive Director namely Mr. Wong Tak Shing. Mr. Wei Bin is the Chairman of the Investment Committee. The primary duty of the Investment Committee is to assist the Board in making investment decisions in respect of the city gas distribution business within the investment threshold as authorized by the Board.

Corporate Governance Committee

The Corporate Governance Committee comprises of three Independent Non-executive Directors namely Ms. Yu Jian, Mr. Wong Tak Shing, Mr. Qin Chaokui and two Executive Directors Mr. Shi Shanbo and Mr. Ong Thiam Kin. Ms. Yu Jian is the Chairman of the Corporate Governance Committee. The primary objective of the Corporate Governance Committee is to assist the Board in developing and reviewing the policies and practices on corporate governance which are applicable to the Group and make recommendations to the Board.

COMPLIANCE WITH CORPORATE GOVERNANCE CODE

The Company has adopted the mandatory provisions of the Corporate Governance Code (the "Code") set out in Appendix 14 to the Listing Rules. In line with the mandatory provisions of the Code, the Company has adopted a Corporate Governance Handbook (the "Handbook") on 23rd December, 2005 and subsequently updated in 2008, 2009, 2010, 2012, 2013 and 2014. The contents of the Handbook include, among others, directors' duties, model code for directors' transactions in securities, model code for securities transaction by relevant employees, the functions and terms of reference of the Audit, Remuneration, Nomination, Investment and Corporate Governance Committees, disclosure of information, communication with shareholders, procedures for shareholders to propose a person for election as a director and board diversity policy. All the mandatory provisions under the Code have been adopted and reflected in the Handbook. During the six months ended 30th June, 2014, the Company was in compliance with the mandatory provisions of the Code except for the deviation from code provision D.1.4 which is explained as follows:

守則條文D.1.4規定,本公司應有正 式的董事委任書,訂明有關彼等委任 的主要條款及條件。本公司並沒有 董事發出正式的委任書,惟彼等須有 據細則至少每三年輪值退任一次。 者,董事須參考由公司註冊處出處出 太之《董事指引》及由香港董事學會 出版之《董事指引》及《獨立非執行 對南》(如適用)中列明之指引履行 。而 且,董事亦須遵守根據法規及普通法 之要求、上市規則、法律及其他法規 之要求及本公司之業務及管治政策。

除上述披露者外及根據本公司董事之 意見,截至二零一四年六月三十日止 六個月,本公司一直遵守守則所載之 守則條文。

董事進行證券交易的標準守則

本公司已採納上市規則附錄10所載上 市發行人董事進行證券交易的標準守 則(「標準守則」)為本公司有關董事進 行證券交易之行為守則。經向全體董 事作出特定查詢後,本公司確認,全 體董事於期內均已遵守標準守則所載 規定的標準。

代表董事會 華潤燃氣控股有限公司 *主席* 王傳棟

香港,二零一四年八月二十二日

Under the code provision D.1.4, the Company should have formal letters of appointment for directors setting out the key terms and conditions of their appointment. The Company did not have formal letters of appointment for Directors. However, the Directors are subject to retirement by rotation at least once every three years in accordance with the Bye-Laws. In addition, the Directors are required to refer to the guidelines set out in "A Guide on Directors' Duties" issued by the Companies Registry and "Guidelines for Directors" and "Guide for Independent Non-Executive Directors" (if applicable) published by the Hong Kong Institute of Directors in performing their duties and responsibilities as directors of the Company. Besides, the Directors are required to comply with the requirements under statute and common law, the Listing Rules, legal and other regulatory requirements and the Company's business and governance policies.

Save as those mentioned above and in the opinion of the Directors, the Company has met the code provisions set out in the Code during the six months ended 30th June, 2014.

MODEL CODE FOR SECURITIES TRANSACTIONS BY DIRECTORS

The Company has adopted the Model Code for Securities Transactions by Directors of Listed Issuers (the "Model Code") set out in Appendix 10 to the Listing Rules as its own code of conduct regarding securities transactions by the Directors. Having made specific enquiry of all Directors, the Company confirmed that all Directors have complied with the required standard set out in the Model Code throughout the period.

On behalf of the Board CHINA RESOURCES GAS GROUP LIMITED Wang Chuandong Chairman

Hong Kong, 22nd August, 2014

				增加/(減少)
		2014年	2013 年 ⁽¹⁾	Increase/
截至6月30日止	For the period ended 30th June	2014	2013 ⁽¹⁾	(Decrease)
		千港元	千港元	
		HK\$'000	HK\$'000	
營業額	Turnover	12,845,540	9,785,834	31%
毛利	Gross profit	4,013,855	3,277,861	22%
經營溢利(不包括	Profit from operations			
財務成本及應佔合資	(Before Finance Cost and Share			
及聯營公司業績)	of JV & associates results)	2,121,704	1,694,445	25%
期內溢利	Profit for the period	1,694,453	1,478,057	15%
股本持有人應佔溢利	Profit attributable to the			
	Company's equity holders	1,251,010	1,066,714	17%
經營業務所得現金流入額	Net cash from operating activities	2,335,493	2,937,216	(20%)
每股基本盈利(2)(港仙)	Basic EPS ⁽²⁾ (HK cents)	58	49	18%
擬派/已派中期息,	Interim dividend proposed/paid			
每股(港仙)	per share (HK cents)	5	2	150%

註:

(1) 重列因完成收購附屬公司會計處理的影響;

Notes:

 Restated due to the effect of the finalization of accounting for acquisition of a subsidiary;

(2) 每股基本盈利按已發行股份的加權平均數 計算。 (2) Basic earnings per share is calculated based on weighted average number of issued share.

財務及業務摘要 Financial & Operational Highlights

截至	For the period ended	2014年 6月30日 30th June 2014 千港元 HK\$'000	2013年 12月31日 31st December 2013 千港元 HK\$'000	增加/ (減少) Increase/ (Decrease)
總資產	Total assets	52,990,519	50,481,791	5%
銀行結存及現金	Bank balance and cash	8,805,360	9,584,178	(8%)
銀行及票據借貸總額	Total bank and note borrowings	14,328,396	13,874,279	3%
借貸淨額	Net borrowings	5,523,036	4,290,101	29%
股本持有人應佔股本	Equity attributable to the			
	Company's equity holders	14,898,279	14,182,935	5%
非控股權益	Non-controlling interests	4,841,407	4,432,903	9%
股本總值	Total equity	19,739,686	18,615,838	6%

財務及業務摘要 Financial & Operational Highlights

財務	8指標	Financia	al Inc	licators	於2014年 6月30日 As at 30th June 2014	於2013年 12月31日 As at 31st December 2013
毛利	刂率	Gross p	rofit n	nargin	31.2%	33.5%(1)
淨利率 Net pre		Net prof	it mai	rgin	9.7%	10.9%(1)
流動比率 C			ratio		0.9x	1.0x
淨資本負債比率 Ne			t to e	quity ratio	37.1%	30.2%(2)
資本	国 負債比率	Debt to	capita	al ratio	42.1%	42.7%(3)
資產	6. ● ● ● ● ● ● ● ● ● ● ● ● ● ● ● ● ● ● ●	Debt to assets ratio			27.0%	27.5%(4)
加櫂	퇕平均資本回報率⑸(年化)	Return o	on we	ighted		
		avera	ge eq	uity ⁽⁵⁾ (annualized)	16.9%	16.6% ⁽¹⁾
註: (1)	毛利率、淨利率及資本回報率為201: 30日重列數。	3年6月	Note (1)	es: Margins and return were bas	ed on restated financials	as at 30th June 2013.
(2)	淨資本負債比率指銀行及票據借貸 股本持有人應佔股本的比例。	淨額與	(2)	Net debt to equity ratio is the	e ratio of net borrowings t	to shareholders' equity.
(3) 資本負債比率指銀行及票據借貸總額與銀行借貸總額及股本總值的比例。		(3)	Debt/capital gearing ratio is the ratio of total bank and note borrowings to total bank borrowings and total equity.			
(4)	資產負債比率指銀行及票據借貸總 產總值的比例。	額與資	(4)	Debt/asset gearing ratio is total assets.	the ratio of total bank a	nd note borrowings to

(5) 如果不包括合併儲備,回報率為10.7% (1H2014年),9.9%(1H2013年)。 (5) If merger reserve is excluded, return was 10.7%(1H2014), 9.9%(1H2013).

財務及業務摘要 Financial & Operational Highlights

營運表現	Operational Performance	於2014年6月30日 As at 30 June 2014	於2013年6月30日 As at 30 June 2013	增加/(減少)/% Change/%	於2013年12月31日 As at 31 Dec 2013	增加/(減少) Change
	Number of projects	191	159	32	176	15
總銷氣量	Gross Gas Sale Volume	6,816	6,251	565/9%	12,091	不適用 N/A
(百萬立方米)	(million m ³)					
居民用戶	Residential	1,897	1,684	213/13%	3,023	不適用 N/A
工商業用戶	Commercial & Industrial	4,194	3,873	321/8%	7,567	不適用 N/A
加氣站	Gas station	690	649	41/6%	1,397	不適用 N/A
瓶裝氣	Bottled gas	35	45	(10)/(22%)	104	不適用 N/A
接駁用戶及加氣站數目	Connected Customers and					
	Gas stations					
居民用戶	Residential	19,351,000 ⁽¹⁾	17,365,700	1,985,300	18,408,900	942,100 ⁽¹⁾
工商業用戶	Commercial & Industrial	140,240	125,321	14,919	128,002	12,238
加氣站	Gas station	241(175/48/18)	176(151/20/5)	65(24/28/13)	192(156/27/9)	49(19/21/9)
(CNG/LNG/L-CNG)	(CNG/LNG/L-CNG))					
平均銷氣價/成本/毛利	Average Gas Tariff/	2.85/2.16/0.69	2.54/1.87/0.67	0.31/0.29/0.02	2.75/2.04/0.71	0.10/0.12/(0.02)
(人民幣每立方米)	Cost/Gross Margin					
	(RMB per m ³)					
居民用戶	Residential	2.33/1.97/0.36	2.00/1.66/0.34	0.33/0.31/0.02	2.17/1.92/0.25	0.16/0.05/0.11
工商業用戶	Commercial & Industrial	2.85/2.09/0.76	2.55/1.84/0.71	0.30/0.25/0.05	2.74/1.97/0.77	0.11/0.12/(0.01)
加氣站	Gas station	3.56/2.59/0.97	3.45/2.34/1.11	0.11/0.25/(0.14)	3.55/2.46/1.09	0.01/0.13/(0.12)
平均毛利率	Average Gas Gross	24.2%	26.5%	(2.3%)pt	25.8%	(1.6%)pt
	Profit Margin					
居民用戶	Residential	15.4%	17.0%	(1.6%)pt	11.5%	3.9%pt
工商業用戶	Commercial & Industrial	26.7%	27.8%	(1.1%)pt	28.2%	(1.5%)pt
加氣站	Gas station	27.2%	32.1%	(4.9%)pt	30.6%	(3.4%)pt
(CNG/LNG/L-CNG)	(CNG/LNG/L-CNG)		(29.0%/15.4%/22.8%) (32.8%/24.1%/20.1%)	(5	31.7%/21.5%/26.3%)
平均居民接駁收入	Average Residential	3,004	2,784	220	3,250	(246)
(人民幣) ⁽¹⁾	Connection Fee (RMB) ⁽¹⁾					
工商業已裝置設計供氣量	Installed designed capacity	47,359,000	39,073,000	8,286,000	40,308,000	7,051,000
(立方米每日)/使用率	for C&I customers	49.1%	55.1%	(6.0%)pt	52.1%	(3.0%)pt
,	(m³ per day)/			<u>у</u> ЛГ		,, î.
	Utilization rate(%)					
居民用戶滲透率	Penetration rate of	42.5%	41.5%	1.0%pt	42.8%	(0.3%)pt
	residential household					

註:

Note:

(1) 2014上半年新增798,000戶已支付接駁費 的用戶。 (1) 798,000 new households with paid connection fee during 1H2014.

簡明綜合財務報表審閲報告 Report on Review of Condensed Consolidated Financial Statements

Deloitte. 德勤

致華潤燃氣控股有限公司 (於百慕達註冊成立之有限公司)

董事會

引言

本行已審閱列載於第31至56頁的華潤 燃氣控股有限公司(「貴公司」)及其附 屬公司(統稱「貴集團」)的簡明綜合財 務報表,其中包括於二零一四年六月 三十日的簡明綜合財務狀況表與截至 該日止六個月期間的有關簡明綜合損 益及其他全面收益表、股本權益變動 表及現金流量表以及若干附註解釋。 香港聯合交易所有限公司主板證券上 市規則規定,上市公司必須遵照該上 市規則有關規定及香港會計師公會頒 佈的香港會計準則第34號「中期財務 報告」(「香港會計準則第34號」)的規 定編製中期財務資料報告。 貴公司 董事須負責根據香港會計準則第34號 編製及列報該等簡明綜合財務報表。 本行的責任是根據本行的審閱對簡明 綜合財務報表作出結論,並按照雙 方所協定的委聘條款,僅向全體董事 報告。除此以外,本行的報告不可用 作其他用途。本行概不就本報告的內 容,對任何其他人士負責或承擔法律 責任。

TO THE BOARD OF DIRECTORS OF CHINA RESOURCES GAS GROUP LIMITED 華潤燃氣控股有限公司 (incorporated in Bermuda with limited liability)

Introduction

We have reviewed the condensed consolidated financial statements of China Resources Gas Group Limited (the "Company") and its subsidiaries (collectively referred to as the "Group") set out on pages 31 to 56, which comprises the condensed consolidated statement of financial position as of 30th June, 2014 and the related condensed consolidated statement of profit or loss and other comprehensive income, statement of changes in equity and statement of cash flows for the six-month period then ended, and certain explanatory notes. The Main Board Listing Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited require the preparation of a report on interim financial information to be in compliance with the relevant provisions thereof and Hong Kong Accounting Standard 34 "Interim Financial Reporting" ("HKAS 34") issued by the Hong Kong Institute of Certified Public Accountants. The directors of the Company are responsible for the preparation and presentation of these condensed consolidated financial statements in accordance with HKAS 34. Our responsibility is to express a conclusion on these condensed consolidated financial statements based on our review, and to report our conclusion solely to you, as a body, in accordance with our agreed terms of engagement, and for no other purpose. We do not assume responsibility towards or accept liability to any other person for the contents of this report.

簡明綜合財務報表審閲報告 Report on Review of Condensed Consolidated Financial Statements

審閲範圍

本行已根據香港會計師公會頒佈的香 港審閱工作準則第2410號「實體獨立 核數師對中期財務資料的審閱」進行審 閱。該等簡明綜合財務報表的審閱」進行審 閱。該等簡明綜合財務報表的審閱工 作包括主要向負責財務及會計事項的 人員詢問,並實施分析和其他審 了審閱的範圍遠較按照香港審 計準則進行審核的範圍為小,所以不 能保證本行會注意到在審核中可能識 別的所有重大事項。因此本行不會發 表任何審核意見。

結論

根據本行的審閲工作,本行並無注意 到任何事項使本行相信簡明綜合財務 報表在各重大方面並無按照香港會計 準則第34號編製。

德勤•關黃陳方會計師行

執業會計師

香港

二零一四年八月二十二日

Scope of Review

We conducted our review in accordance with Hong Kong Standard on Review Engagements 2410 "Review of Interim Financial Information Performed by the Independent Auditor of the Entity" issued by the Hong Kong Institute of Certified Public Accountants. A review of these condensed consolidated financial statements consists of making inquiries, primarily of persons responsible for financial and accounting matters, and applying analytical and other review procedures. A review is substantially less in scope than an audit conducted in accordance with Hong Kong Standards on Auditing and consequently does not enable us to obtain assurance that we would become aware of all significant matters that might be identified in an audit. Accordingly, we do not express an audit opinion.

Conclusion

Based on our review, nothing has come to our attention that causes us to believe that the condensed consolidated financial statements are not prepared, in all material respects, in accordance with HKAS 34.

Deloitte Touche Tohmatsu

Certified Public Accountants

Hong Kong

22nd August, 2014

簡明綜合損益及其他全面收益表 Condensed Consolidated Statement of Profit or Loss and Other Comprehensive Income

截至二零一四年六月三十日止六個月 For the six months ended 30th June, 2014

			截至六月三十日止六個月 Six months ended 30th June,		
			二零一四年	二零一三年	
			2014	2013	
			千港元	千港元	
			HK\$'000	HK\$'000	
				(未經審核	
		7/122	(未經審核)	及重列)	
		附註	<i>.</i>	(unaudited and	
		NOTES	(unaudited)	restated)	
	Turnover	4	12,845,540	9,785,834	
銷售成本	Cost of sales		(8,831,685)	(6,507,973)	
毛利	Gross profit		4,013,855	3,277,861	
其他收入	Other income		407,819	288,473	
銷售及分銷開支	Selling and distribution expenses		(1,332,337)	(1,035,550)	
行政開支	Administrative expenses		(967,633)	(836,339)	
財務成本	Finance costs		(272,552)	(296,504)	
應佔合營公司業績	Share of results of joint ventures		329,202	411,976	
應佔聯營公司業績	Share of results of associates		56,978	60,809	
除税前溢利	Profit before taxation		2,235,332	1,870,726	
税項	Taxation	5	(540,879)	(392,669)	
	Profit for the period	6	1,694,453	1,478,057	
期內其他全面收入(開支)	Other comprehensive income (eveness)				
别内共他主闻收八(用义)	Other comprehensive income (expense) for the period				
收不会手车八粞为	Items that will not be reclassified to				
將不會重新分類為					
損益的項目: 換算多生的医关关额	profit or loss:				
換算產生的匯兑差額	Exchange differences arising on		(110.004)	444 407	
	translation		(143,904)	411,187	
期內全面收入總額	Total comprehensive income for				
	the period		1,550,549	1,889,244	
以下人士應佔期內溢利:	Profit for the period attributable to:				
本公司擁有人	Owners of the Company		1,251,010	1,066,714	
非控股權益	Non-controlling interests		443,443		
	Non-controlling interests		440,440	411,343	
			1,694,453	1,478,057	
以下人士應佔期內	Total comprehensive income for				
全面收入總額:	the period attributable to:				
本公司擁有人	Owners of the Company		1,149,891	1,424,528	
非控股權益	Non-controlling interests		400,658	464,716	
			1,550,549	1,889,244	
			港元	港元	
			HK\$	HK\$	
			(未經審核)	(未經審核)	
			(unaudited)	(unaudited)	
每股盈利	Earnings per share	8	(anadated)	(unaudited)	
一基本	– Basic	5	0.58	0.49	
- 攤薄	– Diluted		不適用N/A	0.49	

簡明綜合財務狀況表 Condensed Consolidated Statement of Financial Position

於二零一四年六月三十日 At 30th June, 2014

		附註 NOTES	於二零一四年 六月三十日 At 30th June, 2014 千港元 HK\$'000 (未經審核) (unaudited)	於二零一三年 十二月三十一日 At 31st December, 2013 千港元 HK\$'000 (經審核) (audited)
非流動資產 物業和約款項 預位物業 於一個物業 於聯等的格權益 於聯等對各 一個 一個 一個 一個 一個 一個 一個 一個 一個 一個 一個 一個 一個	Non-current assets Property, plant and equipment Prepaid lease payments Investment properties Interests in joint ventures Interests in associates Available-for-sale investments Goodwill Operating rights Deferred tax assets Deposits for operating rights Deposits for prepaid lease payments Deposits for property, plant and equipment Deposits for investments	9	19,545,048 1,224,661 11,997 8,986,968 1,972,452 8,041 402,647 722,508 90,505 76,618 178,195	18,527,861 1,132,220 11,140 8,853,031 1,956,465 21,383 409,952 758,244 98,630 77,168 77,257 189,497 149,756
			33,418,977	32,262,604
流動資產 存貨 應收貿易賬款及其他應收款 應收客戶合約工程款項 預付租約款項 應收中間控股公司款項 已抵押銀行存款 銀行結餘及現金	Current assets Inventories Trade and other receivables Amounts due from customers for contract work Prepaid lease payments Amount due from an intermediate holding company Pledged bank deposits Bank balances and cash	10	868,525 6,524,001 1,276,099 52,417 1,972,089 73,051 8,805,360	791,955 6,665,784 903,006 55,115 - 219,149 9,584,178
			19,571,542	18,219,187
流動負債 應付貿易賬款及其他應付款 應付客戶合約工程款項	Current liabilities Trade and other payables Amounts due to customers for contract work	11	11,976,260	11,470,251
政府補助金 銀行及其他借貸 應付税項	Government grants Bank and other borrowings Taxation payable	12	5,766,370 4,646 2,865,134 252,843	5,218,147 12,154 858,749 396,520
			20,865,253	17,955,821
流動(負債)資產淨值	Net current (liabilities) assets		(1,293,711)	263,366
			32,125,266	32,525,970

簡明綜合財務狀況表 Condensed Consolidated Statement of Financial Position

於二零一四年六月三十日 At 30th June, 2014

		附註 NOTES	於二零一四年 六月三十日 At 30th June, 2014 千港元 HK\$'000 (未經審核) (unaudited)	於二零一三年 十二月三十一日 At 31st December, 2013 千港元 HK\$'000 (經審核) (audited)
資本及儲備	Capital and reserves			
股本	Share capital	13	222,401	222,401
儲備	Reserves		14,675,878	13,960,534
本公司擁有人應佔股本	Equity attributable to owners of			
	the Company		14,898,279	14,182,935
非控股權益	Non-controlling interests		4,841,407	4,432,903
			19,739,686	18,615,838
非流動負債	Non-current liabilities			
政府補助金	Government grants		99,768	88,240
銀行及其他借貸	Bank and other borrowings	12	5,785,499	7,331,576
優先票據	Senior notes	14	5,677,763	5,683,954
其他長期負債	Other long-term liabilities		267,783	245,405
遞延税項負債	Deferred tax liabilities		554,767	560,957
			12,385,580	13,910,132
			32,125,266	32,525,970

簡明綜合股本權益變動表 Condensed Consolidated Statement of Changes in Equity

截至二零一四年六月三十日止六個月 For the six months ended 30th June, 2014

		本公司擁有人應佔 Attributable to owners of the Company												
		股本 Share capital 千港元 HK\$'000	股份溢價 Share premium 千港元 HK\$*000	缴入盈餘 Contributed surplus 千港元 HK\$*000	資本儲備 Capital reserve 干港元 HK\$'000 (附註a) (Note a)	匯兑儲備 Translation reserve 千港元 HK\$*000	購股權 儲備 Share option reserve 千港元 HK\$'000	為獎勵 計劃拆有 之股份 Shares held for incentive award scheme 千港元 HK\$'000	其他儲備 Other reserves 千港元 HK\$'000 (附註b) (Note b)	合併儲備 Merger reserve 千港元 HK\$'000 (附註c) (Note c)	保留溢利 Retained profits 千港元 HK\$'000	合計 Total 千港元 HK\$'000	非控股 權益 Non- controlling interests 千港元 HK\$*000	股本總值 Total equity 千港元 HK\$'000
	At 1st January, 2014 (audited)	222,401	6,378,643	7,388,600	20,535	1,492,034	-	(186,113)	1,074,882	(8,727,518)	6,519,471	14,182,935	4,432,903	18,615,838
	Profit for the period Other comprehensive income for the period	-	-	-	-	- (101,119)	-	-	-	-	1,251,010	1,251,010	443,443	1,694,453 (143,904)
期內全面收入總額	Total comprehensive income for the period	-	-	-	_	(101,119)	_	_	-	-	1,251,010	,	400,658	1,550,549
非控股權益注資 已付股息(附註7) 已付附屬公司非控股權益股息	Capital contribution from non-controlling interests Dividends paid (note 7) Dividends paid to non-controlling interests of a subsidiary	- -	- -	- - -	- -	- - -	- -	- -	- -	- -	- (434,547)	- (434,547) -	89,187 - (81,341)	89,187 (434,547) (81,341)
轉撥	Transfer	-	-	-	-	-	-	-	15,710	-	(15,710)	-	-	
於二零一四年六月三十日(未經審核) 於二零一三年一月一日 (如過往所列) 完成收購附屬公司 會計處理的影響(附註2)	At 30th June, 2014 (unaudited) At 1st January, 2013 (as previously stated) Effect of the finalisation of accounting for acquisition of a subsidiary (note 2)	222,401	6,378,643	7,388,600	20,535	1,390,915 967,394 –	- 13,436	(186,113) (194,330)	1,090,592		7,320,224 4,929,515 (5,421)	14,898,279 11,704,273 (5,421)		19,739,686
	At 1st January, 2013 (restated)	222,401	6,378,643	7,388,600	20,535	967,394	13,436	(194,330)	705,597	(8,727,518)	4,924,094	11,698,852	2,987,138	14,685,990
期內溢利 期內其他全面收入	Profit for the period Other comprehensive income for the period	-	-	-	-	- 357,814	-	-	-	-	1,066,714	1,066,714 357,814	411,343 53,373	1,478,057 411,187
期內全面收入總額	Total comprehensive income for the period	-	-	-	-	357,814	-	-	-	-	1,066,714	1,424,528	464,716	1,889,244
收購附屬公司(附註16) 已付股息(附註7) 已付附屬公司非控設權益股息 購股權屆滿	Acquisition of a subsidiary (note 16) Dividends paid (note 7) Dividends paid to non-controlling interests of a subsidiary Expiry of share options	- - -	- - -	-	- - -	- - -	- - (13,436)	- - -	- - -	- - -	- (303,874) - 13,436	_ (303,874) _ _	742,681 - (15,856) -	742,681 (303,874) (15,856) –
轉撥 一 於二零一三年六月三十日 (未經審核及重列)	Transfer At 30th June, 2013 (unaudited and restated)	222,401	6,378,643	- 7,388,600	20,535	- 1,325,208	-	(194,330)	95,153 800,750	(8,727,518)	(95,153)	- 12,819,506	4,178,679	- 16,998,185
簡明綜合股本權益變動表 Condensed Consolidated Statement of Changes in Equity

Notes:

截至二零一四年六月三十日止六個月 For the six months ended 30th June, 2014

附註:

之間的差額。

- (a) 資本儲備來自(a)於過往年度向本集團的間 接控股公司及同系附屬公司收購合營公司 折讓:及(b)就非控股權益調整的金額與就 收購於附屬公司的額外權益所支付的代價
- (b) 其他儲備包括於中華人民共和國(「中國」) 成立的附屬公司的一般儲備、法定盈餘儲 備、企業發展基金、法定公益金及酌情盈 餘儲備。一般儲備乃自若干附屬公司的除 税後溢利每年按5%至10%的基準分配, 並由彼等各自的董事會根據各附屬公司組 織章程細則自行釐定。該儲備僅供彌補虧 損、撥充資本及擴充生產力和業務之用。
- (c) 合併儲備指(i)已付現金代價、視為分派至同 系附屬公司及本公司所發行股份:與(ii)集 團重組中已合併實體之已發行股本及溢價 金額之間的差額。

- (a) Capital reserve arises from (a) discount on acquisition of joint ventures from an intermediate holding company and fellow subsidiaries of the Group in prior years; and (b) the difference between the amount by which the non-controlling interests are adjusted and the consideration paid for the acquisition of additional interest in subsidiaries.
- (b) Other reserves comprise general reserve, statutory surplus reserve, enterprise expansion fund, statutory public welfare fund and discretionary surplus reserve of subsidiaries established in People's Republic of China (the "PRC"). General reserve is appropriated each year on the basis of 5% to 10% of the profit after taxation of certain subsidiaries as determined by their board of directors in accordance with the Articles of Association of the subsidiaries. This reserve should only be used for making up losses, capitalisation into capital and expansion of production and operation.
- (c) Merger reserve represented the difference between (i) the cash consideration paid, deemed distribution to a fellow subsidiary and shares issued by the Company; and (ii) the amount of issued capital and premium of the combined entities under group reorganisations.

簡明綜合現金流量表 Condensed Consolidated Statement of Cash Flows

截至二零一四年六月三十日止六個月 For the six months ended 30th June, 2014

			截至六月三十日止六個月 Six months ended 30th June, 二零一四年 二零一三年	
		附註 NOTES	—零一四年 2014 千港元 HK\$'000 (未經審核) (unaudited)	~二年 2013 千港元 HK\$'000 (未經審核) (unaudited)
經營業務所得現金淨額	Net cash from operating activities		2,335,493	2,937,216
投資業務 已收合營公司股息 已抵押銀行存款減少 已收聯營公司股息 出售物業、廠房及 設備所得款項 購置物業、廠房及	Investing activities Dividends received from joint ventures Decrease in pledged bank deposits Dividends received from an associate Proceeds from disposal of property, plant and equipment Payments for acquisition of property,		182,528 144,022 79,168 54,180	_ 10,968 _ 52,836
設備的付款 向間接控股公司提供墊款	plant and equipment Advance to an intermediate holding		(1,365,719)	(1,135,543)
收購附屬公司的	company Net cash inflow from acquisition	10	(1,939,307)	-
現金流入淨額 於合營公司的投資 已付按金 合營公司還款 同系附屬公司還款(墊款)	of subsidiaries Investments in joint ventures Deposits paid Repayment from a joint venturer Repayment from (advance to)	16	– (383,870) 519,187	626,918 (3,098,873) (244,930) –
已預付租約款項 其他投資現金流(淨額)	fellow subsidiaries Prepaid lease payments made Other investing cash flows (net)		– (83,932) 199,472	34,075 (51,526) 156,531
投資業務所用現金淨額	Net cash used in investing activities		(2,594,271)	(3,649,544)
融資業務 新增銀行及其他借貸 非控股權益注資	Financing activities New bank and other borrowings raised Capital contribution from non-controlling interests		504,985 89,187	2,404,400
償還銀行及其他借貸	Repayments of bank and other borrowings		(42,452)	(83,788)
已付股息 向同系附屬公司還款 已付附屬公司非控股	Dividends paid Repayment to fellow subsidiaries Dividends paid to non-controlling		(434,547) _	(303,874) (2,564,673)
權益股息 其他融資現金流(淨額)	interests of a subsidiary Other financing cash flows (net)		(81,341) (464,019)	(15,856) (341,520)
融資業務(所用)所得 現金淨額	Net cash (used in) from financing activities		(428,187)	(905,311)
現金及現金等值增加 (減少)淨額 期初的現金及現金等值	Net increase (decrease) in cash and cash equivalents Cash and cash equivalents at beginning of the period		(686,965) 9,584,178	(1,617,639) 10,539,547
外幣匯率變動的影響	Effect of foreign exchange rate changes		(91,853)	48,537
期末的現金及現金等值, 即銀行結餘及現金	Cash and cash equivalents at end of the period, representing bank balances and cash		8,805,360	8,970,445

截至二零一四年六月三十日止六個月 For the six months ended 30th June, 2014

1. 一般資料

本公司為一家於百慕達註冊成立 的獲豁免有限公司,其股份於香 港聯合交易所有限公司(「聯交 所」)上市。本公司的間接母公司 為於香港註冊成立的華潤(集團) 有限公司(「華潤集團」),而其最 終控股公司為於中國成立並由中 國政府擁有及控制的中國華潤總 公司(「中國華潤」)。

本集團主要在中國從事銷售及分 銷氣體燃料及相關產品以及燃氣 接駁業務。

本集團的中期業績未經審核,但 已經本公司的審核委員會審閱。

2. 編製基準

簡明綜合財務報表乃根據聯交所 證券上市規則附錄16的適用披露 規定及香港會計師公會(「香港會 計師公會」)頒佈的香港會計準則 第34號「中期財務報告」而編製。

於編製本簡明綜合財務報表時, 有見及於二零一四年六月三十日 本集團的流動負債超逾其流動資 產約12.94億港元及本集團有資本 承擔約24.82億港元,本公司董資 全狀況。於二零一四年六月三十 日,本集團的銀行及其他借貸 之狀分類為流動負債。本公 司董事認為,本集團與銀行的良 好往績記錄及關係會提升本集團 續新借貸融資的能力。

1. GENERAL

The Company is a listed public company incorporated in Bermuda as an exempted company with limited liability and its shares are listed on The Stock Exchange of Hong Kong Limited (the "Stock Exchange"). The Company's intermediate parent company is China Resources (Holdings) Company Limited ("CRH"), a company incorporated in Hong Kong and its ultimate holding company is China Resources National Corp. ("CRNC"), a company established in the PRC which is owned and controlled by the PRC government.

The Group is principally engaged in the sale and distribution of gas fuel and related products and gas connection operation in the PRC.

The interim results of the Group are unaudited and have been reviewed by the Company's Audit Committee.

2. BASIS OF PREPARATION

The condensed consolidated financial statements have been prepared in accordance with the applicable disclosure requirements of Appendix 16 to the Rules Governing the Listing of Securities on the Stock Exchange and with Hong Kong Accounting Standard 34 "Interim financial reporting" issued by the Hong Kong Institute of Certified Public Accountants (the "HKICPA").

In preparing the condensed consolidated financial statements, the directors of the Company have given careful consideration to the future liquidity of the Group in light of the fact that the Group's current liabilities exceeded its current assets by approximately HK\$1,294 million, and the Group has capital commitment of approximately HK\$2,482 million as at 30 June 2014. As at 30 June 2014, the Group has bank and other borrowings totaling approximately HK\$8,651 million of which approximately HK\$2,865 million was classified as current liabilities. The directors of the Company are of the opinion that there are good track records and relationship with banks which would enhance the Group's ability on renewing the borrowing facilities.

截至二零一四年六月三十日止六個月 For the six months ended 30th June, 2014

2. 編製基準(續)

本公司董事認為,經計及本集團 的內部錄得資金及上述其他因 素,本集團有充足營運資金可滿 足二零一四年六月三十日起計未 來十二個月的現時需求。因此, 本簡明綜合財務報表乃以持續經 營基準予以編製。

(a) 上述該等重列的影響載列如 下:

2. BASIS OF PREPARATION (Continued)

The directors of the Company are of the opinion that, taking into account of the internally generated funds of the Group and the other factors described above, the Group has sufficient working capital for its present requirements for the next twelve months from 30th June, 2014. Accordingly, the condensed consolidated financial statements have been prepared on a going concern basis.

In the preparation of the consolidated financial statement for the year ended 31st December, 2013, the Group has retrospectively adjusted the provisional fair values of the assets and liabilities of a subsidiary acquired during the year ended 31st December, 2012 to reflect the fair value adjustments made upon completion of the purchase accounting. Accordingly the comparatives in the condensed consolidated statements of profit or loss and other comprehensive income for the six months ended 30th June, 2013 have been restated.

(a) The effects of those restatements described above are as follows:

		截至	完成收購	截至
		二零一三年	附屬公司會計	二零一三年
		六月三十日	處理的影響	六月三十日
		止六個月	Effect of the	止六個月
		Six months	finalisation of	Six month
		ended	accounting for	ended
		30th June,	acquisition of	30th June,
		2013	a subsidiary	2013
		千港元	千港元	千港元
		HK\$'000	HK\$'000	HK\$'000
		(原先呈列)		(未經審核及重列)
		(originally		(unaudited
		stated)		and restated)
營業額	Turnover	9,785,834	_	9,785,834
銷售成本	Cost of sales	(6,507,973)	-	(6,507,973)
毛利	Gross profit	3,277,861	_	3,277,861
其他收入	Other income	288,473	-	288,473
銷售及分銷開支	Selling and distribution expenses	(1,028,322)	(7,228)	(1,035,550)
行政開支	Administrative expenses	(836,339)	-	(836,339)
財務成本	Finance costs	(296,504)	-	(296,504)
應佔合營公司業績	Share of results of joint ventures	411,976	-	411,976
應佔聯營公司業績	Share of results of associates	60,809	-	60,809
除税前溢利	Profit before taxation	1,877,954	(7,228)	1,870,726
税項	Taxation	(394,476)	1,807	(392,669)

截至二零一四年六月三十日止六個月 For the six months ended 30th June, 2014

2. 編製基準(續)

2. BASIS OF PREPARATION (Continued)

(a) *(續)*

(a) (Continued)

		截至 二零一三年 六月三十日 止六個月 Six months ended 30th June, 2013 千港元 HK\$'000 (原先呈列)) (originally stated)	完成收購 附屬公司會計 處理的影響 Effect of the finalisation of accounting for acquisition of a subsidiary 千港元 HK\$'000	截至 二零一三年 六月三十日 止六個月 Six month ended 30th June, 2013 千港元 HK\$'000 (未經審核及重列) (unaudited and restated)
期內溢利	Profit for the period	1,483,478	(5,421)	1,478,057
期內其他全面收入 將不會重新分類為損 益的項目: 換算產生的匯兑差額	Other comprehensive income for the period Items that will not be reclassified to profit or loss: Exchange differences arising on translation	411,187	_	411,187
期內全面收入總額	Total comprehensive income for the period	1,894,665	(5,421)	1,889,244
以下人士應佔期內溢利: 本公司擁有人 非控股權益	Profit for the period attributable to: Owners of the Company Non-controlling interests	1,072,135 411,343 1,483,478	(5,421) - (5,421)	1,066,714 411,343 1,478,057
以下人士應佔期內 全面收入總額: 本公司擁有人 非控股權益	Total comprehensive income for the period attributable to: Owners of the Company Non-controlling interests	1,429,949 464,716 1,894,665	(5,421) - (5,421)	1,424,528 464,716 1,889,244

- (b) 上述該等重列對本集團截至 二零一三年六月三十日止六 個月的每股基本及攤薄盈利 並無重大影響。
- (c) 收購附屬公司的會計處理對 本集團於二零一三年一月一 日的簡明綜合財務狀況表的 影響已於本集團截至二零一 三年十二月三十一日止年度 的年度財務報表內披露。
- (b) The effect of those restatements described above has no significant impact on the Group's basic and diluted earnings per share for the six months ended 30th June, 2013.
- (c) The impact of the finalisation of accounting for acquisition of a subsidiary on the condensed consolidated statement of financial position of the Group as at 1st January, 2013 has been disclosed in the annual financial statements of the Group for the year ended 31st December, 2013.

截至二零一四年六月三十日止六個月 For the six months ended 30th June, 2014

3. 主要會計政策

簡明綜合財務報表乃根據歷史成 本基礎編製,惟若干以公平值計 量的金融工具則除外。

截至二零一四年六月三十日止六 個月的簡明綜合財務報表所使用 的會計政策及計算方法與編製本 集團截至二零一三年十二月三十 一日止年度的全年綜合財務報表 所使用者一致。

於本中期期間,本集團已首次採 用香港會計師公會頒佈的於本中 期報告期間強制生效的香港財務 報告準則(「香港財務報告準則」) 的新詮釋及若干修訂。

於本中期期間採用香港財務報告 準則的新詮釋及修訂,並無對本 集團簡明綜合財務報表中所報告 的金額及/或所載的披露有任何 重大影響。

4. 營業額及分類資料

為就資源分配及分類業績評估向 本公司執行董事,即主要營運決 策者報告之資料,重點為交付貨 物或提供服務的類型。

本集團根據香港財務報告準則第8 號的經營分類如下:

銷售及分銷氣體燃料及相關產 品-銷售天然氣及較少量住宅、 商業和工業用液化石油氣。

燃氣接駁-根據燃氣接駁合約建 設燃氣管網。

3. PRINCIPAL ACCOUNTING POLICIES

The condensed consolidated financial statements have been prepared on the historical cost basis except for certain financial instruments which are measured at fair value.

The accounting policies and methods of computation used in the condensed consolidated financial statements for the six months ended 30th June, 2014 are the same as those followed in the preparation of the Group's annual consolidated financial statements for the year ended 31st December, 2013.

In the current interim period, the Group has applied, for the first time, a new Interpretation and certain amendments to Hong Kong Financial Reporting Standards ("HKFRSs") issued by the HKICPA that are mandatorily effective for the current interim period.

The application of the new Interpretation and amendments to HKFRSs in the current interim period has had no material effect on the amounts reported and/or disclosures set out in the Group's condensed consolidated financial statements.

4. TURNOVER AND SEGMENT INFORMATION

Information reported to the executive directors of the Company, being the chief operating decision maker, for the purposes of resource allocation and assessment of segment performance focuses on types of goods or services delivered or provided.

The Group's operating segments under HKFRS 8 are as follows:

Sale and distribution of gas fuel and related products – sale of natural gas and to a much lesser extent, liquefied petroleum gas for residential, commercial and industrial use.

Gas connection – construction of gas pipelines networks under gas connection contracts.

截至二零一四年六月三十日止六個月 For the six months ended 30th June, 2014

4. 營業額及分類資料(續)

分類業績指各分類所賺取的除税 前溢利,但不包括雜項收入、利 息收入、財務成本、中央行政成 本、從預付租約款項撥回及董事 薪金。此等為呈報予本公司執行 董事用作資源分配及評估分類表 現的方式。

本集團於回顧期間的分類收入及 分類業績按經營及可報告分類分 析如下:

截至二零一四年六月三十日止六 個月

4. TURNOVER AND SEGMENT INFORMATION (Continued)

Segments results represent the profit before taxation earned by each segment, excluding sundry income, interest income, finance costs, central administration costs, release from prepaid lease payments and directors' salaries. This is the measure reported to the executive directors of the Company for the purpose of resource allocation and assessment of segment performance.

The following is an analysis of the Group's segment revenue and segment results by operating and reportable segments for the periods under review:

Six months ended 30th June, 2014

		銷售及分銷 氣體燃料及 相關產品 Sale and distribution of gas fuel and related products 千港元 HK\$'000	燃氣接駁 Gas connection 千港元 HK\$'000	合計 Total 千港元 HK\$'000
分類收益-外部客戶	Segment revenue – external customers	10,633,281	2,212,259	12,845,540
分類業績	Segment results	1,075,702	985,193	2,060,895
應佔合營公司業績 應佔聯營公司業績 未分配收入 未分配開支 財務成本	Share of results of joint ventures Share of results of associates Unallocated income Unallocated expenses Finance costs			329,202 56,978 354,128 (293,319) (272,552)
除税前溢利 	Profit before taxation			2,235,332

截至二零一四年六月三十日止六個月 For the six months ended 30th June, 2014

4. 營業額及分類資料(續)

4. TURNOVER AND SEGMENT INFORMATION (Continued)

截至二零一三年六月三十日止六 個月(重列)

Six months ended 30th June, 2013 (restated)

		銷售及分銷 氣體燃料及 相關產品 Sale and distribution of gas fuel and related products 千港元 HK\$'000 (重列)	燃氣接駁 Gas connection 千港元 HK\$'000	合計 Total 千港元 HK\$'000 (重列)
	Segment revenue – external customers	(restated) 8,038,535	1,747,299	(restated) 9,785,834
 分類業績	Segment results	863,469	784,766	1,648,235
應佔合營公司業績 應佔聯營公司業績 未分配收入 未分配開支 財務成本	Share of results of joint ventures Share of results of associates Unallocated income Unallocated expenses Finance costs			411,976 60,809 254,234 (208,024) (296,504)
除税前溢利	Profit before taxation			1,870,726

截至二零一四年六月三十日止六個月 For the six months ended 30th June, 2014

4. 營業額及分類資料(續)

4. TURNOVER AND SEGMENT INFORMATION (Continued)

本集團的分類資產及分類負債按 經營及可報告分類分析如下: The following is an analysis of the Group's segment assets and segment liabilities by operating and reportable segments:

		於二零一四年 六月三十日	於二零一三年 十二月三十一日
		At	At
		30th June,	31st December,
		2014	2013
		千港元	千港元
		HK\$'000	HK\$'000
· · · · · · · · · · · · · · · · · · ·	Segment assets:		
銷售及分銷氣體燃料及	Sale and distribution of		
相關產品	gas fuel and related products	22,785,145	22,015,545
燃氣接駁	Gas connection	3,282,487	2,209,792
		26,067,632	24,225,337
於合營公司的權益	Interests in joint ventures	8,986,968	8,853,031
於聯營公司的權益	Interests in associates	1,972,452	1,956,465
遞延税項資產	Deferred tax assets	90,505	98,630
未分配公司資產	Unallocated corporate assets	15,872,962	15,348,328
		52,990,519	50,481,791
		於二零一四年	於二零一三年
		六月三十日	十二月三十一日
		At	At
		30th June, 2014	31st December, 2013
		2014 千港元	2013 千港元
		干准元 HK\$'000	一心儿 HK\$'000
 分類負債:	Segment liabilities:		
	Segment liabilities:		
銷售及分銷氣體燃料及 	Sale and distribution of	0.040.004	0.750.405
相關產品	gas fuel and related products	2,943,634	2,759,135
	-	7075 005	0 404 704
燃氣接駁	Gas connection	7,275,235	6,481,791
	Gas connection	10,218,869	9,240,926
應付税項	Gas connection Taxation payable	10,218,869 252,843	9,240,926 396,520
應付税項 遞延税項負債	Gas connection Taxation payable Deferred tax liabilities	10,218,869 252,843 554,767	9,240,926 396,520 560,957
應付税項	Gas connection Taxation payable	10,218,869 252,843	9,240,926 396,520

5. 税項

5. TAXATION

		截至六月三-	截至六月三十日止六個月	
		Six months en	ded 30th June,	
		二零一四年	二零一三年	
		2014	2013	
		千港元	千港元	
		HK\$'000	HK\$'000	
			(重列)	
			(restated)	
	Current tax			
中國企業所得税	PRC Enterprise Income Tax	546,442	394,649	
遞延税項	Deferred taxation	(5,563)	(1,980)	
		540,879	392,669	

截至二零一四年六月三十日止六 個月的香港利得税乃根據估計應 課税溢利按税率16.5%(二零一三 年:16.5%)計算。因本公司及其 於香港營運的附屬公司在該等期 間並無產生任何應課税溢利,故 並未於簡明綜合財務報表中就香 港利得税作出撥備。

中國產生的利得税乃根據應課税 溢利的適用税率計算。 Hong Kong Profits Tax is calculated at 16.5% (2013: 16.5%) on the estimated assessable profits for the six months ended 30th June, 2014. No provision for Hong Kong Profits Tax has been made in the condensed consolidated financial statements as the Company and its subsidiaries operating in Hong Kong had no assessable profits for both periods.

Profits tax arising in the PRC is calculated based on the applicable tax rates on assessable profits.

截至二零一四年六月三十日止六個月 For the six months ended 30th June, 2014

6. 期內溢利

6. PROFIT FOR THE PERIOD

		截至六月三十日止六個月	
		Six months en	
		二零一四年	二零一三年
		2014	2013
		千港元	千港元
		HK\$'000	HK\$'000
			(重列)
			(restated)
期內溢利已扣除	Profit for the period has been arrived at		
(計入其他收入):	after charging (crediting in		
	other income):		
物業、廠房及設備折舊	Depreciation of property, plant and		
	equipment	425,972	374,499
投資物業折舊	Depreciation of investment properties	691	310
經營權攤銷(計入行政開支)	Amortisation of operating rights		
	(included in administrative expenses)	31,181	14,552
從預付租約款項撥回	Release of prepaid lease payments	25,442	28,437
出售物業、廠房及	Loss on disposal of property,		
設備的虧損	plant and equipment	317	9,724
出售預付租約款項之收益	Gain on disposal of		
	prepaid lease payments	(1,897)	(58)
銀行存款利息收入	Interest income on bank deposits	(120,790)	(143,105)
燃氣相關產品銷售額及	Sales of gas related products and		
設計費用,扣除相關開支	design fees, net of related expenses	(126,374)	(58,332)
服務費收入	Service fee income	(45,682)	(21,666)

7. 股息

於截至二零一四年六月三十日止 六個月,本公司向其股東派付截 至二零一三年十二月三十一日止 年度(二零一三年:二零一二年 十二月三十一日)的末期股息每 股20港仙(截至二零一三年六月 三十日止六個月:每股14港仙), 合共434,547,000港元(二零一三 年:303,874,000港元)。

就本中期期間而言,於二零一四 年八月二十二日,本公司董事向 於二零一四年九月二十六日名列 本公司股東名冊上的股東宣派中 期股息每股5港仙(截至二零一三 年六月三十日止六個月:每股2港 仙),合計為108,637,000港元。 該股息乃於中期報告日期後宣派 並獲批,因此並無於簡明綜合財 務狀況表中列為負債。

7. DIVIDENDS

During the six months ended 30th June, 2014, a dividend of 20 HK cents per share (six months ended 30th June, 2013: 14 HK cents per share), totalling HK\$434,547,000 (2013: HK\$303,874,000), was paid by the Company to its shareholders as the final dividend for the year ended 31st December, 2013 (2013: 31st December, 2012).

In respect of the current interim period on 22nd August, 2014, the directors of the Company declared an interim dividend of 5 HK cents per share amounting to HK\$108,637,000 in aggregate (six months ended 30th June, 2013: 2 HK cents per share) that will be paid to shareholders whose names appear on the register of members of the Company on 26th September, 2014. This dividend was declared and approved after the interim reporting date, and therefore has not been included as a liability in the condensed consolidated statement of financial position.

截至二零一四年六月三十日止六個月 For the six months ended 30th June, 2014

8. 每股盈利

8. EARNINGS PER SHARE

每股基本及攤薄盈利乃按以下數 據計算: The calculation of the basic and diluted earnings per share is based on the following data:

	截至六月三十	- 日止六個月
	Six months en	ded 30th June,
	二零一四年	二零一三年
	2014	2013
	千港元	千港元
	HK\$'000	HK\$'000
		(重列)
		(restated)
Earnings:		
Earnings for the purposes of basic and diluted earnings per share (profit for the period attributable to		
owners of the Company)	1,251,010	1,066,714
	Earnings for the purposes of basic and diluted earnings per share (profit for the period attributable to	Six months en 二零一四年 2014 千港元 HK\$'000

截至六月三十日止六個月

Six months ended 30th June,

		二零一四年 2014	二零一三年 2013
股份數目:	Number of shares:		
用以計算每股基本盈利的 已發行股份的加權 平均數減為股份 獎勵計劃持有的股份	Weighted average number of shares in issue less shares held for incentive award scheme for the purposes of basic earnings		
	per share	2,172,734,387	2,170,464,218
潛在攤薄股份的影響 購股權	Effect of dilutive potential shares Share options	不適用 N/A	841
用以計算每股攤薄盈利的 已發行股份的加權 平均數減為股份 獎勵計劃持有的股份	Weighted average number of shares in issue less shares held for incentive award scheme for the purpose of diluted earnings		
	per share	不適用 N/A	2,170,465,059

截至二零一四年六月三十日止六 個月,本集團並無潛在已發行普 通股。 The Group has no potential ordinary shares in issue during the six months ended 30th June, 2014.

截至二零一四年六月三十日止六個月 For the six months ended 30th June, 2014

9. 物業、廠房及設備

截至二零一四年六月三十日止六 個月,本集團於購置燃氣管道方 面支出412,877,000港元(截至二 零一三年六月三十日止六個月: 369,248,000港元)以及於在建工 程方面支出725,416,000港元(截 至二零一三年六月三十日止六個 月:699,086,000港元)。此外, 截至二零一三年六月三十日止六 個月,賬面值為1,855,346,000港 元的物業、廠房及設備乃被視為 因取得合營公司的控制權而獲得 (附註16)。

10. 應收貿易賬款及其他應收款

本集團給予其貿易客戶的信貸期 一般為30天至90天,個別特選客 戶的信貸期可延長至180天,視乎 彼等的交易量及結算條款而定。 已扣除呆賬撥備的應收貿易賬款 於近乎於收入確認日期的基於發 票日期的賬齡分析如下:

9. PROPERTY, PLANT AND EQUIPMENT

During the six months ended 30th June, 2014, the Group incurred a total costs of HK\$412,877,000 and HK\$725,416,000 (six months ended 30th June, 2013: HK\$369,248,000 and 699,086,000) on additions of gas pipelines and construction in progress respectively. In addition, during the six months ended 30th June, 2013, property, plant and equipment of carrying value of HK\$1,855,346,000 was deemed to be acquired through obtaining control over a joint venture (note 16).

10. TRADE AND OTHER RECEIVABLES

The Group generally allows credit periods ranging from 30 to 90 days to its trade customers, which may be extended to 180 days for selected customers depending on the trade volume and settlement terms. The following is an analysis of trade receivables by age, net of allowance for doubtful debts, is presented based on the invoice date, which approximated the revenue recognition date.

		於二零一四年	於二零一三年
		六月三十日	十二月三十一日
		At	At
		30th June,	31st December,
		2014	2013
		千港元	千港元
		HK\$'000	HK\$'000
0-90天	0 – 90 days	2,994,101	2,621,904
91-180天	91 – 180 days	57,155	40,992
180 天以上	Over 180 days	328,241	314,710
		3,379,497	2,977,606

11. 應付貿易賬款及其他應付款

11. TRADE AND OTHER PAYABLES

應付貿易賬款於報告期末基於發 票日期的賬齡分析如下:

The aged analysis of trade payables is presented based on the invoice date at the end of the reporting period as follows:

		於二零一四年	於二零一三年
		六月三十日	十二月三十一日
		At	At
		30th June,	31st December,
		2014	2013
		千港元	千港元
		HK\$'000	HK\$'000
0-90天	0 – 90 days	4,995,020	4,251,392
91-180天	91 – 180 days	361,059	343,425
180 天以上	Over 180 days	454,519	660,985
		5,810,598	5,255,802

購貨的平均信貸期為7天至180 天。

於二零一四年六月三十日的 其他應付款包括客戶墊款 2,010,715,000港元(二零一三年 十二月三十一日:1,758,426,000 港元),其中燃氣接駁項目的建設 工作尚未展開。 The average credit period on purchases of goods ranges from 7 to 180 days.

Included in other payables as at 30th June, 2014 are receipts in advance from customers of HK\$2,010,715,000 (31st December, 2013: HK\$1,758,426,000) of which the construction work on gas connection projects has not yet commenced.

截至二零一四年六月三十日止六個月 For the six months ended 30th June, 2014

12. 銀行及其他借貸

12. BANK AND OTHER BORROWINGS

		於二零一四年 六月三十日	於二零一三年 十二月三十一日
			At
		30th June,	31st December,
		2014	2013
		千港元	千港元
		HK\$'000	HK\$'000
	Bank loans	8,561,579	8,147,412
其他貸款	Other loans	89,054	42,913
		8,650,633	8,190,325
有抵押	Secured	73,882	89,956
無抵押	Unsecured	8,576,751	8,100,369
		8,650,633	8,190,325
本集團的銀行及其他借貸須	The Group's bank and other		
於以下期間償還:	borrowings are repayable as follows:		
一年內	Within one year	2,865,134	858,749
多於一年但不超過兩年	More than one year, but		
	not exceeding two years	4,206,929	3,131,197
多於兩年但不超過五年	More than two years, but		
	not exceeding five years	1,336,344	4,040,205
多於五年	More than five years	242,226	160,174
		8,650,633	8,190,325
減:流動負債所示	Less: Amount due within one year		
於一年內到期的款項	shown under current liabilities	(2,865,134)	(858,749)
非流動負債所示於一年後	Amount due after one year shown		
到期的款項	as non-current liabilities	5,785,499	7,331,576

本集團銀行及其他借貸每年的實際年利率介乎0.65%至11.33% 之間(二零一三年十二月三十一 日:0.65%至11.33%)。 The effective annual interest rates on the Group's bank and other borrowings range from 0.65% to 11.33% (31st December, 2013: 0.65% to 11.33%) per annum.

13. 股本

13. SHARE CAPITAL

		股份數目 Number of shares	股份面值 Nominal value of shares 千港元 HK\$'000
每股面值0.10港元的股份	Shares of HK\$0.10 each		
法定: 於二零一三年一月一日、 二零一三年十二月三十一日及 二零一四年六月三十日	Authorised: At 1st January, 2013, 31st December, 2013 and 30th June, 2014	10,000,000,000	1,000,000
發行及繳足: 於二零一三年一月一日 行使購股權	lssued and fully paid: At 1st January, 2013 Exercise of share options	2,224,010,871 2,000	222,401
於二零一三年十二月三十一日 及二零一四年六月三十日	At 31st December 2013 and 30th June, 2014	2,224,012,871	222,401

於二零一三年五月,2,000份購 股權按行使價每股9.06港元獲行 使。已發行新股份就各方面而言 均與現有已發行股份享有同等權 益。截至二零一三年十二月三十 一日及二零一四年六月三十日, 概無尚未行使的購股權。

14. 優先票據

於二零一二年四月五日,本公司 按票據面值97.95%的發售價發行 本金額為750,000,000美元(相 等於5,818,890,000港元)的優先 票據(「優先票據」)。優先票據按 息票率每年4.5%計息,並累計至 每半年支付一次,並將於二零二 每半年支付一次,並將於二零二 二年四月四日到期。優先票據為 無抵押,並按實際年利率4.8%計 息。截至二零一四年六月三十日 止六個月,自損益扣除的利息開 支為134,831,000港元(截至二 零一三年六月三十日止六個月: 134,689,000港元)。

本集團可於直至到期日前任何時 間選擇按優先票據本金額的100% 加應計及未付利息,悉數而非部 分贖回所有優先票據。 In May 2013, 2,000 share options were exercised at an exercise price of HK\$9.06 per share. The new shares issued rank pari passu in all respects with the existing shares in issue. There is no share options outstanding as at 31st December, 2013 and 30th June, 2014.

14. SENIOR NOTES

On 5th April, 2012, the Company issued senior notes with principal amount of US\$750,000,000 (equivalent to HK\$5,818,890,000) at an offer price of 97.95% of the face value of the notes ("Senior Notes"). The Senior Notes bear coupon interest at 4.5% per annum payable semi-annually in arrears and are due on 4th April, 2022. The Senior Notes are unsecured and carry effective interest rate of 4.8% per annum. Interest expenses of HK\$134,831,000 (six months ended 30th June, 2013: HK\$134,689,000) was charged to profit or loss during the six months ended 30th June, 2014.

The Group has the option to redeem all of the Senior Notes, in full but not in part, at 100% of their principal amount plus accrued and unpaid interest at any time up to the maturity date.

截至二零一四年六月三十日止六個月 For the six months ended 30th June, 2014

15. 以公平值計量之本集團金融 資產公平值

上市股本證券為1,873,000港元 (二零一三年十二月三十一日: 1,891,000港元)之可供銷售投資 之公平值計量均來自在活躍市場 中的報價。

可供銷售投資之估價被列為公平 值等級之一級,其公平值來自於 活躍市場中同樣資產之報價(未 經調整)。

本公司董事認為於簡明綜合財務 報表中以攤銷成本入賬之其他金 融資產及金融負債之賬面值與公 平值相若。計入三級類別之金融 資產及金融負債的公平值乃根據 公認定價模式,按照貼現現金流 量分析釐定。

16. 收購附屬公司

截至二零一三年六月三十日止六 個月

無錫華潤燃氣有限公司(「無錫 華潤燃氣)由本集團及其他合 營方(中國政府相關實體)分別 持有50%。該公司根據先前準則 香港會計準則第31號入賬為共同 控制實體,因為所有戰略性財務 及經營決策需獲得無錫華潤燃氣 三分之二董事會成員的批准,而 本集團提名的董事會成員人數並 未達到規定。於二零一三年一月 一日,無錫華潤燃氣股東簽署備 忘錄,於其中,其他股東將同意 本集團關於無錫華潤燃氣營運、 投資及融資業務的決定,而其他 股東將同意由本集團提名的無錫 華潤燃氣全體高級管理層的委 任。因此,本集團可控制戰略性 經營、投資及融資決策的相關活 動,至此,無錫華潤燃氣成為本 公司的附屬公司。

15. FAIR VALUE OF THE GROUP'S FINANCIAL ASSETS THAT ARE MEASURED AT FAIR VALUE

The fair value measurement of the available-forsale investments which are listed equity securities of HK\$1,873,000 (31st December, 2013: HK\$1,891,000) are derived from quoted prices in an active market.

The valuation of available-for-sale investments is classified as level 1 of the fair value hierarchy with the fair value derived from quoted prices (unadjusted) in active market for identical assets.

The directors of the Company consider that the carrying amounts of other financial assets and financial liabilities recorded at amortised cost in the condensed consolidated financial statements approximate to their fair values. The fair values of financial assets and financial liabilities included in level 3 category have been determined in accordance with generally accepted pricing models based on discounted cash flow analysis.

16. ACQUISITION OF SUBSIDIARIES

For the six months ended 30th June, 2013

無錫華潤燃氣有限公司 ("Wuxi CR Gas") was 50% held by the Group and 50% by the other joint venturer, a PRC government related entity. It was accounted for as a jointly controlled entity under the previous standard HKAS 31 as all of the strategic financial and operating decisions must be approved by two-third of the members of the board of directors in Wuxi CR Gas whereby the number of members nominated by the board of directors by the Group did not meet this requirement. On 1st January, 2013, the shareholders of Wuxi CR Gas signed a memorandum in which the other shareholder would agree the Group's decisions on operating, investing and financing activities of Wuxi CR Gas, and the other shareholder would agree the appointment of all senior management of Wuxi CR Gas nominated by the Group. Accordingly the Group is able to control the relevant activities on the strategic operating, investing and financial decisions, at which time, Wuxi CR Gas became a subsidiary of the Company.

截至二零一四年六月三十日止六個月 For the six months ended 30th June, 2014

16. 收購附屬公司(續)

16. ACQUISITION OF SUBSIDIARIES (Continued)

		千港元 HK \$'000
	Fair value of identifiable assets and liabilities	
資產及負債於獲得控制權	of Wuxi CR Gas acquired at the date of	
當日的公平值所示如下:	obtaining control are as follows:	
物業、廠房及設備	Property, plant and equipment	1,855,346
預付租約款項	Prepaid lease payments	65,512
經營權	Operating rights	284,240
於聯營公司的權益	Interests in associates	7,844
經營權按金	Deposits for operating rights	24,662
預付租約款項按金	Deposits for prepaid lease payments	1,244
存貨	Inventories	60,964
應收貿易賬款及其他應收款	Trade and other receivables	300,194
應收客戶合約工程款項	Amounts due from customers for contract works	238,660
已抵押銀行存款	Pledged bank deposits	21,456
銀行結餘及現金	Bank balances and cash	626,918
應付貿易賬款及其他應付款	Trade and other payables	(656,785)
應付客戶合約工程款項	Amounts due to customers for contract works	(1,106,763)
應付税項	Taxation payable	(105,482)
其他長期負債	Other long-term liabilities	(80,780)
遞延税項負債	Deferred tax liabilities	(51,868)
		1,485,362
收購無錫華潤燃氣所產生的結果:	Results on the acquisition of Wuxi CR Gas:	
已收購無錫華潤燃氣公平值	Fair value of Wuxi CR Gas acquired	1,485,362
以於合營公司的權益表示的	Previously held interest, represented by	
過往所持權益(按公平值計)	interests in joint ventures, at fair value	(742,681)
非控股權益(按公平值計)	Non-controlling interests, at fair value	(742,681)
	Analysis of net inflow of cash and cash	
現金等值流入淨額分析:	equivalents in respect of acquisition of	
66.但知行什么又 1日 人	Wuxi CR Gas:	000.010
所得銀行結餘及現金	Bank balances and cash acquired	626,918

截至二零一四年六月三十日止六個月 For the six months ended 30th June, 2014

• 承擔	17. COMMITMENTS		
		於二零一四年	於二零一三年
		六月三十日	十二月三十一日
		At	At
		30th June,	31st December,
		2014	2013
		千港元	千港元
		HK\$'000	HK\$'000
就以下各項已訂約	Capital expenditure contracted for		
但未於本集團財務報表	but not provided in the Group's		
撥備的資本開支:	financial statements in respect of:		
購置物業、廠房及	Acquisition of property, plant and		
設備/預付租賃款項	equipment/prepaid lease payments	631,478	843,896
購置經營權	Acquisition of operating rights	25,197	25,438
投資(附註)	Investments (Note)	937,434	1,022,911
		1,594,109	1,892,245
就以下各項已批准	Capital expenditure authorised but		
但未訂約的資本開支:	not contracted for in respect of:		
購置物業、廠房及	Acquisition of property, plant and		
設備/預付租賃款項	equipment/prepaid lease payments	289,072	60,767
投資	Investments	541,561	595,440
		830,633	656,207
本集團應佔與其他	The Group's share of the capital		
合營企業共同作出且	commitments made jointly with		
與其合營企業有關的	other joint venturers relating to		
資本承擔如下:	its joint ventures are as follows:		
購置物業、廠房及	Acquisition of property, plant and		
設備/預付租賃款項	equipment/prepaid lease payments	56,831	44,437

17. 承擔

17. COMMITMENTS

附註:本集團與獨立第三方訂立若干協議以 在中國成立若干中外合營企業。 Note: The Group has entered into several agreements with independent third parties to establish certain sino-foreign joint venture enterprises in the PRC.

18. 關連人士披露

與關連人士的交易/結餘

18. RELATED PARTY DISCLOSURES

Transactions/balances with related parties

於截至二零一四年及二零一三年 六月三十日止六個月,本集團與 關連人士進行下列交易:

During the six months ended 30th June, 2014 and 2013, the Group entered into the following transactions with related parties:

		截至六月三十 Six months end 二零一四年 2014 千港元 HK\$'000	
自間接控股公司獲得的利息收入	Interest income from an intermediate holding		
	company	31,935	-
銷售予非控股權益	Sales to non-controlling interests	33,725	16,269
購自非控股股東	Purchase from non-controlling shareholders	385,821	343,272
銷售予聯營公司	Sales to associates	57,813	44,695
銷售予合營公司	Sales to joint ventures	128,572	3,879
購自合營公司	Purchase from joint ventures	16,845	13,083
自合營公司獲得的利息收入	Interest income from joint ventures	3,258	767
已付合營公司的利息開支	Interest expense paid to joint ventures	17,705	16,198
銷售予同系附屬公司	Sales to fellow subsidiaries	30	371
自同系附屬公司獲得的利息收入	Interest income from a fellow subsidiary	516	6,861
已付同系附屬公司的利息開支	Interest expenses paid to a fellow subsidiary	-	19,378
已付同系附屬公司的租金開支	Rental expense paid to fellow subsidiaries	19	701
自合營夥伴獲得的利息收入	Interest income from a joint venture partner	5,081	7,697

於二零一四年六月三十日,本集 團於同系附屬公司珠海華潤銀 行股份有限公司存入銀行存款 1,448,483,000港元(二零一三年 十二月三十一日:1,929,367,000 港元),該等銀行存款計入銀行結 餘及現金。 At 30th June, 2014, the Group placed bank deposits of HK\$1,448,483,000 (31st December, 2013: HK\$1,929,367,000) with China Resources Bank of Zhuhai Co., Ltd., a fellow subsidiary, and these bank deposits were included in bank balances and cash.

截至二零一四年六月三十日止六個月 For the six months ended 30th June, 2014

18. 關連人士披露(續)

與關連人士的交易 / 結餘 (續)

於二零一四年六月三十日,應 收貿易賬款及其他應收款包括 應收合營公司款項635.695.000 港元(二零一三年十二月三十一 日:455,202,000港元)、應收合 營夥伴款項零港元(二零一三年 十二月三十一日:524.382.000 港元)及應收非控股股東款項 44,527,000港元(二零一三年十 二月三十一日:76,663,000港 元)。除為數156,738,000港元 (二零一三年十二月三十一日: 101,751,000港元)的應收合營 公司款項(該等款項為無抵押、 按介 乎5.40%至5.90% (二零一 三年十二月三十一日:5.40%至 5.90%)的浮動年利率計息及須於 二零一四年償還)及為數零港元 (二零一三年十二月三十一日: 524,382,000港元)的應收合營夥 伴款項(該等款項為無抵押、按 3.30%的固定年利率計息及須於 二零一四年償還)外,餘下結餘 均為無抵押、免息且並無固定還 款期限。

於二零一四年六月三十日,應付 貿易賬款及其他應付款包括應 付合營公司款項2,056,564,000 港元(二零一三年十二月三十一 日:2.248.118.000港元)及應 付非控股股東款項117.058.000 港元(二零一三年十二月三十一 日:61.995.000港元)。除為數 1,684,837,000港元(二零一三年 十二月三十一日:1,890,038,000 港元)的應付合營公司款項(該等 款項為無抵押、按介乎1.15%至 3.30%(二零一三年十二月三十一 日:1.15%至3.30%)的浮動年利 率計息及須於二零一四年(二零 一三年十二月三十一日:二零一 四年) 償還) 外,餘下結餘均為無 抵押、免息及須於一年內償還。

18. RELATED PARTY DISCLOSURES (Continued)

Transactions/balances with related parties (Continued)

Included in trade and other receivables as at 30th June, 2014 are amounts due from joint ventures of HK\$635,695,000 (31st December, 2013: HK\$455,202,000), amount due from a joint venture partner of HK\$nil (31st December 2013: HK\$524,382,000) and amounts due from non-controlling shareholders of HK\$44.527.000 (31st December, 2013: HK\$76,663,000). Except for the amounts due from joint ventures of HK\$156,738,000 (31st December, 2013: HK\$101,751,000) which are unsecured, bear variable interest ranging from 5.40% to 5.90% (31st December, 2013: 5.40% to 5.90%) per annum and repayable in 2014, and amount due from a joint venture partner of HK\$nil (31st December, 2013: HK\$524,382,000) which was unsecured, interest bearing at a fixed interest rate of 3.30% per annum and repayable in 2014, the remaining balances are unsecured, interest-free and no fixed terms of repayment.

Included in trade and other payables as at 30th June, 2014 are amounts due to joint ventures of HK\$2,056,564,000 (31st December, 2013: HK\$2,248,118,000) and amounts due to non-controlling shareholders of HK\$117,058,000 (31st December 2013: HK\$61,995,000). Except for the amounts due to joint ventures of HK\$1,684,837,000 (31st December, 2013: HK\$1,890,038,000) which are unsecured, bear variable interest ranging from 1.15% to 3.30% (31st December, 2013: 1.15% to 3.30%) per annum and repayable in 2014 (31st December, 2013: 2014), the remaining balances are unsecured, interest-free and repayable within one year.

截至二零一四年六月三十日止六個月 For the six months ended 30th June, 2014

18. 關連人士披露(續)

18. RELATED PARTY DISCLOSURES (Continued)

本集團主要管理人員酬金

Compensation of key management personnel of the Group

			截至六月三十日止六個月 Six months ended 30th June,	
		二零一四年	二零一三年	
		2014	2013	
		千港元	千港元	
		HK\$'000	HK\$'000	
短期福利	Short-term benefits	6,536	5,695	
退休後福利	Post-employment benefits	502	359	
		7,038	6,054	

與其他政府相關實體的交易/ 結餘

本集團本身為中國政府控制的中 國華潤旗下較大集團公司的一部 分,而本集團目前在以中國政府 控制、共同控制或施加重大影響 力的實體為主的經濟環境運營。

除與母公司及其附屬公司的交易 (已於簡明綜合財務報表的其他 附註披露)外,本集團亦與中國 政府直接或間接控制、共同控制 或施加重大影響力的實體在日常 業務銀行存款及相應利息收入、 若干銀行及其他借貸以及相應財 務成本、大部分採購及部分燃氣 銷售。

Transactions/balances with other government-related entities

The Group itself is part of a larger group of companies under CRNC which is controlled by the government of the PRC and the Group operates in an economic environment currently predominated by entities controlled, jointly controlled or significantly influenced by the PRC government.

Apart from the transactions with the parent company and its subsidiaries which have been disclosed in other notes to the condensed consolidated financial statements, the Group also conducts businesses with entities directly or indirectly controlled, jointly controlled or significantly influenced by the PRC government in the ordinary course of business, including majority of its bank deposits and the corresponding interest income, certain bank and other borrowings and the corresponding finance costs, large portion of purchases and part of sales of gas.

BOARD OF DIRECTORS

Executive Directors

Mr. WANG Chuandong (Chairman) Mr. SHI Shanbo (Chief Executive Officer) Mr. Ge Bin (Vice Chairman) (appointed on 20th February, 2014) Mr. ONG Thiam Kin (Chief Financial Officer)

Non-executive Directors

Mr. DU Wenmin Mr. WEI Bin Mr. HUANG Daoguo (retired on 13th August, 2014) Mr. CHEN Ying Mr. WANG Yan (appointed on 13th August, 2014)

Independent Non-executive Directors

Mr. WONG Tak Shing Ms. YU Jian Mr. YU Hon To, David Mr. QIN Chaokui

AUDIT COMMITTEE

Mr. YU Hon To, David *(Chairman)* Mr. WONG Tak Shing Mr. HUANG Daoguo (retired on 13th August, 2014) Mr. WANG Yan (appointed on 13th August, 2014)

REMUNERATION COMMITTEE

Mr. WONG Tak Shing *(Chairman)* Mr. DU Wenmin Mr. YU Hon To, David

NOMINATION COMMITTEE

Mr. WANG Chuandong *(Chairman)* Mr. SHI Shanbo Mr. WONG Tak Shing Ms. YU Jian Mr. QIN Chaokui

INVESTMENT COMMITTEE

Mr. WEI Bin *(Chairman)* Mr. WANG Chuandong Mr. CHEN Ying Mr. WONG Tak Shing

CORPORATE GOVERNANCE COMMITTEE

Ms. YU Jian *(Chairman)* Mr. SHI Shanbo Mr. ONG Thiam Kin Mr. WONG Tak Shing Mr. QIN Chaokui

COMPANY SECRETARY

Mr. ONG Thiam Kin

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