香港交易及結算所有限公司及香港聯合交易所有限公司對本公告的內容概不負責,對其準確性 或完整性亦不發表任何聲明,並明確表示,概不對因本公告全部或任何部份內容而產生或因依 賴該等內容而引致的任何損失承擔任何責任。



SUCHUANG GAS CORPORATION LIMITED

蘇創燃氣股份有限公司

(於開曼群島註冊成立的有限公司)

(股份代號:1430)

有關截至2021年6月30日止六個月中期業績公告的 澄清公告 及 繼續暫停買賣

茲提述(i)蘇創燃氣股份有限公司(「本公司」)日期為2021年8月31日的公告,內容 有關本公司及其附屬公司(統稱「本集團」)截至2021年6月30日止六個月的未經審 核中期業績(「2021年中期業績公告」)及(ii)本公司日期為2021年9月30日、2021 年11月9日、2021年11月22日、2021年12月15日、2021年12月21日、2021年12 月28日及2022年1月11日的公告,內容有關本公司兩間附屬公司訂立的若干銀行 存款質押及擔保。

本公司董事會(「董事會」)公佈本集團截至2021年6月30日止六個月經修訂未經審 核中期業績(「經修訂中期業績」)。本公司審核委員會及獨立調查委員會已審閱經 修訂中期業績。本公告載有本公司2021年中期報告的全文,乃參考香港聯合交易 所有限公司證券上市規則有關中期業績公告的相關規定而編製。本公司中期報告 之印刷版本將寄發予本公司股東,並可於香港交易及結算所有限公司網站www. hkex.com.hk及本公司網站www.suchuanggas.com查閱。

中期簡明綜合損益及其他全面收益表 截至2021年6月30日止六個月

下表載列經修訂中期業績及2021年中期業績公告所披露的截至2021年6月30日止 六個月的中期簡明綜合損益及其他全面收益表的差異:

	2021年 中期業績公告	經修訂 中期業績	差異
	截至2021年 6月30日 止六個月 <i>人民幣千元</i> (未經審核)	截至2021年 6月30日 止六個月 <i>人民幣千元</i> (未經審核)	<i>人民幣千元</i> (b)-(a)
	(a)	(b)	
收入 銷售成本	643,959 (552,517)	643,959 (552,999)	(482)
毛利 其他收入及收益 銷售及分銷成本 行政開支 金融及合同資產減值虧損,淨額 其他開支 財務費用 分佔聯營公司虧損 除税前溢利 / (虧損)	91,442 28,910 (10,894) (39,286) (2,524) (5,030) (5,105) (1,099) 56,414	90,960 28,910 (10,894) (39,909) (217,900) (371,872) (5,105) (1,099) (526,909)	(482) – (623) (215,376) (366,842) – – (583,323)
所得税開支	(17,767)	37,691	55,458
期內溢利/(虧損)	38,647	(489,218)	(527,865)
以下各方應佔 : 母公司擁有人 非控股權益	36,570 2,077 38,647	(490,039) 821 (489,218)	(526,609) (1,256) (527,865)

	2021年 中期業績公告	經修訂 中期業績	差異
	截至2021年 6月30日 止六個月 人民幣千元 (未經審核) (a)	截至2021年 6月30日 止六個月 <i>人民幣千元</i> (未經審核) (b)	<i>人民幣千元</i> (b)-(a)
其他全面虧損 其後期間可能重新分類至 損益的其他全面虧損: 換算海外業務產生的匯兑差額	(287)	(287)	
伏并两月末初座工时區几左領	(287)	(207)	
期內其他全面虧損 [,] 扣除税項 期內全面收益/(虧損)總額 以下各方應佔:	(287)	(287)	
母公司擁有人 非控股權益	36,283 2,077	(490,326) 821	(526,609) (1,256)
	38,360	(489,505)	(527,865)
母公司普通股權持有人應佔 每股盈利/(虧損) 基本			
- 該期間溢利/(虧損) (人民幣分)	4.05	(54.26)	(58.31)
攤薄 - 該期間溢利/(虧損)			
(人民幣分)	4.05	(54.26)	(58.31)

中期簡明綜合財務狀況表 於2021年6月30日

下表載列經修訂中期業績及2021年中期業績公告所披露的於2021年6月30日的中期簡明綜合財務狀況表的差異:

	2021年 中期業績公告	經修訂 中期業績	差異
	2021年 6月30日 <i>人民幣千元</i> (未經審核) (a)	2021年 6月30日 <i>人民幣千元</i> (未經審核) (b)	<i>人民幣千元</i> (b)-(a)
非流動資產 物業、廠房及設備 使用權資產 商譽 無形資產 於聯營公司的投資 按公平值計入損益的股本投資 按公平值計入損益的債務投資 遞延税項資產 其他非流動資產	658,197 87,152 98,782 99,557 119,959 19,504 94,239 37,027 11,527 1,225,944	658,313 87,152 57,282 99,151 119,959 19,504 94,239 90,808 11,527 1,237,935	116 (41,500) (406) 53,781 11,991
流動資產 存貨 應收貿易賬款及票據 合同資產 預付款項、其他應收款項及 其他資產 應收關連方款項 按公平值計入損益的金融資產 按攤銷成本列賬的債務工具 受限制現金、已抵押及定期存款 現金及現金等價物	13,287 161,495 13,947 145,360 36,936 10,000 47,873 273,100 286,815 988,813	13,287 47,334 13,947 89,880 36,936 10,000 47,873 339,642 220,273 819,172	(114,161) - (55,480) - (55,480) - (66,542) - (66,542) - (66,542) - (169,641)

	2021年 中期業績公告	經修訂 中期業績	差異
	2021年 6月30日 <i>人民幣千元</i> (未經審核) (a)	2021年 6月30日 <i>人民幣千元</i> (未經審核) (b)	<i>人民幣千元</i> (b)-(a)
流動負債 應付貿易賬款 其他應付款項及應計費用 合同負債 應付關聯方款項 遞延收入 計息銀行及其他借款 應付税項	67,873 77,238 178,357 9,104 1,043 101,263 24,888	67,873 403,395 174,092 9,104 1,043 151,263 24,344	- 326,157 (4,265) - 50,000 (544)
流動負債總額	459,766	831,114	371,348
流動資產/(負債)淨額	529,047	(11,942)	(540,989)
總資產減流動負債	1,754,991	1,225,993	(528,998)

	2021年 中期業績公告	經修訂 中期業績	差異
	2021年 6月30日 <i>人民幣千元</i> (未經審核) (a)	2021年 6月30日 <i>人民幣千元</i> (未經審核) (b)	<i>人民幣千元</i> (b)-(a)
非流動負債 合同負債 遞延收入 計息銀行及其他借款 遞延税項負債	83,500 12,359 57,777 26,142	83,500 12,359 57,777 25,009	(1,133)
非流動負債總額	179,778	178,645	(1,133)
資產淨額	1,575,213	1,047,348	(527,865)
權益			
母公司擁有人應佔權益 已發行股本 儲備	7,215 1,476,021 1,483,236	7,215 949,412 956,627	(526,609) (526,609)
非控股權益	91,977	90,721	(1,256)
權益總額	1,575,213	1,047,348	(527,865)

經修訂中期業績及2021年中期業績公告就截至2021年6月30日止六個月的中期簡 明綜合損益及其他全面收益表的主要差異如下:

 其他開支增加人民幣366.8百萬元,主要是由於(i)重新計量有關若干質押銀行 存款以及向若干第三方提供的擔保的財務擔保合同人民幣322.5百萬元及(ii) 商譽減值人民幣41.5百萬元;

- 金融及合同資產的減值虧損增加人民幣215.4百萬元,主要是由於貿易應收款 項及其他應收款項分別減值人民幣109.9百萬元及人民幣105.5百萬元;及
- 所得税開支減少人民幣55.5百萬元,主要是由於本公司一間盈利附屬公司就 有關擔保及存款質押合同計提的撥備以及其他應收款項的撥備確認遞延税項 抵免人民幣52.5百萬元。

經修訂中期業績及2021年中期業績公告就2021年6月30日的中期簡明綜合財務狀 況表的主要差異如下:

- 其他應付款項及應計費用增加人民幣326.2百萬元,主要是由於確認財務擔保 合同人民幣322.5百萬元;
- 應收貿易賬款及票據減少人民幣114.2百萬元,主要是由於與貿易應收款項撥 備有關的貿易應收款項減少人民幣109.9百萬元;
- 預付款項、其他應收款項及其他資產減少人民幣55.5百萬元,主要是由於就 向銀行貼現的商業承兑匯票應收第三方的其他應收款項增加人民幣50百萬元 及與其他應收款項撥備有關的其他應收款項減少人民幣105.5百萬元的淨影 響;
- 4. 商譽減少人民幣41.5百萬元,是由於商譽減值;
- 遞延税項資產增加人民幣53.8百萬元,主要是由於本公司一間盈利附屬公司 就因有關擔保及存款質押合同計提的撥備以及其他應收款項的撥備而產生的 暫時性差異確認遞延税項抵免人民幣52.5百萬元;
- 有關本集團及第三方向銀行借款提供擔保的若干質押銀行存款及受限制現金
 的受限制現金、已抵押及定期存款增加人民幣66.5百萬元;及
- 7. 計息銀行及其他借款增加人民幣50百萬元,主要是由於本公司一間附屬公司 根據其與銀行簽訂的融資協議向第三方發行一份金額為人民幣50百萬元的商 業承兑匯票,該商業承兑匯票獲背書予另一名第三方並隨後獲貼現。本集團 須於該商業承兑匯票在2021年12月17日到期時向銀行償還全數款項。此外, 本集團有權要求第三方償還全數款項。因此,於2021年6月30日,人民幣50 百萬元已計入計息銀行及其他借款。

應本公司要求,本公司股份於2021年9月27日(星期一)上午九時正起在聯交所停 牌,且將維持停牌直至另行通告為止。

承董事會命

蘇創燃氣股份有限公司

蘇奕

主席兼執行董事

中國江蘇省蘇州太倉市,2022年1月28日

於本公告日期,本公司執行董事為蘇奕女士、杜紹周先生、李建一先生及蘇雯女 士;非執行董事為許雷先生及金波先生;以及獨立非執行董事為周慶祖先生、朱 形先生及馮義晶先生。

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Corporate Information 公司資料

BOARD OF DIRECTORS

Executive Directors

Ms. Su Yi *(Chairman)* Mr. Du Shaozhou Ms. Su Wen Mr. Li Jianyi

Non-executive Directors

Mr. Xu Lei Mr. Jin Bo

Independent Non-executive Directors

Mr. Zhou Qingzu Mr. Zhu Tong Mr. Feng Yijing

COMPANY SECRETARY

Mr. Ng Chi Kit

AUTHORISED REPRESENTATIVES

Mr. Du Shaozhou Mr. Ng Chi Kit

AUDIT COMMITTEE

Mr. Zhou Qingzu *(Chairman)* Mr. Xu Lei Mr. Zhu Tong Mr. Feng Yijing

REMUNERATION COMMITTEE

Mr. Zhu Tong *(Chairman)* Mr. Zhou Qingzu Ms. Su Yi

NOMINATION COMMITTEE

Ms. Su Yi *(Chairman)* Mr. Zhou Qingzu Mr. Zhu Tong

AUDITORS

Ernst & Young *Certified Public Accountants* 27th Floor, One TaiKoo Place, 979 King's Road, Quarry Bay, Hong Kong

REGISTERED OFFICE

Windward 3, Regatta Office Park, PO Box 1350 Grand Cayman KY1-1108, Cayman Islands

董事會

執行董事

蘇奕女士(主席) 杜紹周先生 蘇雯女士 李建一先生

非執行董事

許雷先生 金波先生

獨立非執行董事

周慶祖先生 朱彤先生 馮義晶先生

公司秘書

吳智傑先生

授權代表

杜紹周先生 吳智傑先生

審核委員會

周慶祖先生(*主席)* 許雷先生 朱彤先生 馮義晶先生

薪酬委員會

朱彤先生(*主席)* 周慶祖先生 蘇奕女士

提名委員會

蘇奕女士(*主席)* 周慶祖先生 朱彤先生

核數師

安永會計師事務所執業會計師 香港鰂魚涌英皇道979號 太古坊一座27樓

註冊辦事處

Windward 3, Regatta Office Park, PO Box 1350 Grand Cayman KY1-1108, Cayman Islands

HEADQUARTERS AND PRINCIPAL PLACE OF BUSINESS IN THE PRC

116 Loujiang South Road, Taicang City, Suzhou Jiangsu Province, PRC, 215400

PRINCIPAL PLACE OF BUSINESS IN HONG KONG

30th Floor, One Taikoo Place 979 King's Road Hong Kong

PRINCIPAL BANKERS

China Construction Bank Corporation Taicang Branch 44 Xianfu Street Cheng Xiang Town, Taicang City, PRC

LEGAL ADVISORS

As to Hong Kong law: Simmons & Simmons 30th Floor, One Taikoo Place 979 King's Road Hong Kong

As to Cayman Islands law: Appleby Suites 4201-03 & 12, 42nd Floor, One Island East, TaiKoo Place, 18 Westlands Road, Quarry Bay Hong Kong

PRINCIPAL SHARE REGISTRAR AND TRANSFER OFFICE

Ocorian Trust (Cayman) Limited Clifton House 75 Fort Street, PO Box 1350 Grand Cayman, KY1-1108 Cayman Islands

HONG KONG BRANCH SHARE REGISTRAR

Tricor Investor Services Limited Level 54, Hopewell Centre 183 Queen's Road East Hong Kong

STOCK CODE

Stock code: 1430

WEBSITE

www.suchuanggas.com

總辦事處及中國主要營業地點

中國江蘇省蘇州市太倉市婁江南路116號(郵編: 215400)

香港主要營業地點

香港 英皇道979號 太古坊一座30樓

主要往來銀行

中國建設銀行股份有限公司太倉支行 中國太倉市城廂鎮 縣府街44號

法律顧問

香港法律: 西盟斯律師行 香港 英皇道979號 太古坊一座30樓

開曼群島法律: Appleby 香港 鰂魚涌華蘭路18號 太古坊港島東中心 42樓4201至03及12室

主要股份過戶登記處

Ocorian Trust (Cayman) Limited Clifton House 75 Fort Street, PO Box 1350 Grand Cayman, KY1-1108 Cayman Islands

香港股份過戶登記分處

卓佳證券登記有限公司 香港 皇后大道東183號 合和中心54樓

股份代號

股份代號:1430

網站

www.suchuanggas.com

Management Discussion and Analysis 管理層討論及分析

The board (the "Board") of directors (the "Directors") of Suchuang Gas Corporation Limited (the "Company") is pleased to present the unaudited interim financial results and financial position of the Company and its subsidiaries (collectively, the "Group") for the six months ended 30 June 2021 (the "Period") together with the comparative figures for the corresponding period of last year. 蘇創燃氣股份有限公司(「本公司」)董事(「董 事」)會(「董事會」)欣然提呈本公司及其附屬公司 (統稱「本集團」)截至2021年6月30日止六個月 (「該期間」)未經審核中期財務業績及財務狀況, 連同去年同期比較數字。

MARKET OVERVIEW

Looking back on the first half of 2021, as more and more countries and regions launched vaccination plans, global business activities gradually returned to normal, laying the cornerstone for promoting economic recovery. Although the COVID-19 pandemic was still raging around the world, the Chinese economy took the lead in recovering from the shutdown of production and slow economic development last year and maintained steady growth. China's GDP grew by 12.7 percent year-on-year in the first half of the year to more than RMB53 trillion, with a continuous growing trend.

As a major manufacturing province in China, Jiangsu Province has made every effort to promote the resumption of work and production of enterprises and major engineering projects, involving many key areas such as automobiles, ships, industries, science and technology aviation, and medical and health care. Meanwhile, in the province's "14th Five-Year Plan" outline, clear arrangements have been made for "gathering efforts to build a strong manufacturing province" and "empowering development zones to innovate and enhance development", indicating that the construction of provincial-level characteristic innovation industrial demonstration parks will be accelerated to support the national-level development zones to build industrial benchmarks, provincial-level development zones to build industrial advantages, to ensure that the total number of nationally advanced manufacturing industrial clusters in Jiangsu Province leads other provinces across China.

市場概覽

回顧過去的2021年上半年,隨著愈來愈多國家及 地區推出疫苗接種計劃,全球商業活動逐步回到 常態,為推動經濟復甦奠下重要基石。儘管新冠 肺炎疫情仍在全球各地肆虐,但中國經濟已於去 年率先從生產停工和經濟發展緩慢中恢復,保持 穩健增長。上半年中國經濟同比增長12.7%,創 造了超過人民幣53萬億元國內生產總值,呈持續 增長的趨勢。

作為國內製造業大省,江蘇省全力推動企業和重 大工程項目復工復產,涉及汽車、船舶、工業產 業、科技航空、醫療衛生等多個重點領域。同 時,在省內「十四五」規劃綱要中,亦對「聚力打 造製造強省」、「賦能開發區創新提升發展」等進 行明確部署,表明將加快建設省級特色創新(產 業)示範園區,支持國家級開發區打造產業標 桿、省級開發區構建產業優勢,確保江蘇省國家 先進製造業集群總數領先全國其他省份等。

MARKET OVERVIEW (CONTINUED)

China's economy continued to recover steadily with continuous growth in energy demand. According to National Energy Administration, consumption in the national natural gas market in the first half of this year increased by 21.2% year-on-year and by 23.5% as compared to the same period of 2019. Among them, industrial gas consumption maintained a rapid growth of 26.6% year-on-year, with a contribution rate of 44.7%; gas consumption for power generation increased by 15.2% year-on-year, and the role of gas-fired power in ensuring power supply was further highlighted. In terms of resource supply, according to the statistics from the Operational Bulletin published by the National Development and Reform Commission (the "NDRC"), domestic natural gas resources in the first half of this year totaled 185.1 billion cubic meters, representing an increase of 27.3 billion cubic meters vear-on-year, among which, domestic resources accounted for 103.8 billion cubic meters, representing a year-on-year increase of 9.5%, and continued to maintain rapid growth; while imported resources accounted for 81.3 billion cubic meters, representing a year-on-year increase of 29.6%.

Along with the growing energy demand, President Xi Jinping last year set the goal of reaching a peak in carbon dioxide emissions by 2030 and achieving carbon neutrality by 2060. According to calculations by research institutions, to achieve this goal, the proportion of China's non-fossil energy consumption needs to be increased from less than 16% at present to more than 80%, and non-fossil energy power generation needs to be increased from the current 34% to about 90%. Therefore, it is an inevitable that China's energy industry will experience clean and low-carbon transformation comprehensively, and natural gas remains one of the most ideal choices in the transition stage from fossil energy to non-fossil energy. Coupled with the increasing emphasis on environmental protection and sustainability concepts, ESG investment becomes popular, so the industry prospects are highly promising.

In the first year of the "14th Five-Year Plan", all provinces and municipalities conscientiously implemented the "dual control" goal, accelerated the low-carbon transformation of the energy structure, and strictly limited the growth of coal consumption. Natural gas has become a realistic energy choice for achieving the goal of hitting peak emissions. This provides strong support for the development of the Group and is conducive to the steady growth of the natural gas sales and transmission business.

市場概覽(續)

中國經濟持續穩定恢復,能源需求持續高漲。據 國家能源局資料,今年上半年全國天然氣市場消 費同比增長21.2%,較2019年同期增長23.5%。 其中,工業用氣保持高速增長態勢,同比增長 26.6%,貢獻率達44.7%;發電用氣同比增長 15.2%,氣電對電力保供作用進一步凸顯。資源 供應方面,根據國家發展和改革委員會(「國家發 改委」)刊發的運行快報統計,今年上半年國內各 類天然氣資源總量合計1,851億立方米,同比增 加273億立方米。其中國產資源1,038億立方米, 同比增幅9.5%,持續保持快速增長態勢;進口資 源813億立方米,同比增幅達29.6%。

在能源需求增長的同時,習近平主席去年敲定在 2030年達致碳達峰、2060年前實現碳中和的目 標,有研究機構測算,為實現該目標中國非化石 能源消費佔比需從目前不足16%提升至80%以 上,且非化石能源發電需從目前的34%提升至 90%左右,所以中國能源行業將全面向清潔、低 碳方向轉型是必然的趨勢,而天然氣仍是化石能 源向非化石能源過渡階段的最理想選擇之一。加 上環保、可持續概念日漸受重視,環境、社會及 管治投資大行其道,故行業前景備受看好。

在「十四五」規劃開局之年,各省市認真貫徹落實 「雙控」目標,加快推動能源結構低碳化轉型,嚴 格限制煤炭消費增長,天然氣成為實現碳達峰目 標的現實能源選擇。此為本集團的發展提供強大 支援,有利天然氣銷售及輸送業務穩步成長。

MARKET OVERVIEW (CONTINUED)

In February 2021, Jiangsu Energy Regulatory Office formulated the *Implementation Rules for Supervision of Fair Access to LNG Receiving Terminals in Jiangsu* (《江蘇省液化天然氣接收 站公平開放監管實施細則》), which stipulates that LNG receiving terminals in the province provide users with services such as unloading, storage, and outbound transportation. Applicable user access conditions requires: companies with LNG resources or annual gas consumption (sales volume) of not less than 50 million cubic meters (including but not limited to natural gas sales companies, urban gas operating companies, gas-fired power plants, natural gas decentralized energy and other independent legal person terminal users).

In May 2021, in order to implement the Notice of the General Office of the National Development and Reform Commission and the General Administration Department of the National Energy Administration on Accelerating the Key Oil and Natural Gas Infrastructure Projects in 2021(《國家發展改革委辦公廳 國家能源局綜合司關於加快推進2021年石油天然氣基礎設施重 點工程有關事項的通知》), Jiangsu Energy Regulatory Office issued the Notice of the Jiangsu Energy Regulatory Office on Implementing Relevant Requirements for Accelerating the Supervision of Key Oil and Natural Gas Infrastructure Projects in 2021(《江蘇能源監管辦關於落實加快推進2021年石油天然氣基 礎設施重點工程監管工作有關要求的通知》), which clarified that there are 8 key oil and gas infrastructure projects in Jiangsu in 2021, including 3 natural gas pipeline projects, namely the China-Russian Eastern Route (Taian - Luzhi Section), Jiangsu Binhai LNG Pipeline, and Qingning Pipeline Terminal and West-East Gas Pipeline Qingshan Station Connection Project; 4 LNG receiving terminal projects, namely Jiangsu LNG Terminal Phase III, Jiangsu Rudong LNG Terminal Phase III Supporting Terminal Project, Jiangsu Binhai LNG Receiving Terminal Phase I, and Jiangsu Binhai LNG Receiving Terminal Phase I Expansion Project; 1 gas storage project, namely the Jintan Gas Storage Phase II Expansion Project.

The above policies have furthered the diversification of sources of gas, enriched the gas sources in the area where the Group is located, and provided further guarantee for the gas supply within the Group's business scope.

市場概覽(續)

2021年2月,江蘇能監辦發佈了《江蘇省液化天 然氣接收站公平開放監管實施細則》。其中,該 文件規定了省內LNG接收站為用戶提供接卸、儲 存、外輸外運等服務。申請用戶准入條件要求: 擁有液化天然氣資源或年用氣量(銷售量)不少於 5,000萬立方米的企業(包括但不限於天然氣銷售 企業、城鎮燃氣經營企業、燃氣電廠、天然氣分 佈式能源等獨立法人終端用戶)。

2021年5月,為落實《國家發展改革委辦公廳國 家能源局綜合司關於加快推進2021年石油天然氣 基礎設施重點工程有關事項的通知》文件要求, 江蘇能源監管辦印發《江蘇能源監管辦關於落實 加快推進2021年石油天然氣基礎設施重點工程 監管工作有關要求的通知》,通知明確江蘇境內 2021年石油天然氣基礎設施重點工程共有8項, 其中天然氣管道項目3項,分別為中俄東線(泰 安一角直段)、江蘇濱海LNG輸氣管道以及青寧 管道末站與西氣東輸青山站聯通工程:LNG接收 站項目4項,分別為江蘇LNG接收站三期、江蘇 如東LNG接收站三期配套碼頭工程、江蘇濱海 LNG接收站一期以及江蘇濱海LNG接收站一期擴 建工程;儲氣庫項目1項,為金壇儲氣庫二期擴 容達產工程。

上述政策的出台,進一步形成了多元化氣源,豐 富了本集團所在區域的氣源,為本集團經營範圍 內的供氣提供了進一步的保障。

BUSINESS OVERVIEW

As a leading piped natural gas supplier and operator in Taicang City, Jiangsu Province, China, the Group, currently, is mainly engaged in: i) transmission and sale of pipeline natural gas business; ii) natural gas pipeline construction and connection business; and iii) comprehensive energy and environmental protection business.

During the Period, various economic indicators of Taicang City have increased significantly compared with the same period last year. In the first half of the year, Taicang's foreign trade import and export was RMB53.37 billion, representing a yearon-year increase of 28.9%, ranking first in Suzhou. According to the list of the Top 100 Counties released by the Mainland China's "CCID Consulting County Economic Research Center" in early August this year, Jiangsu Province made up half of the top 10 counties, with Taicang City ranked 7th, continuing to lead other counties' economies in China. According to the report of Top 100 Counties in Terms of Economy in China in 2021 (《2021中國縣域經濟百強研究》), the per capita GDP of the top 100 counties reached RMB112,000 in 2020, which has reached the level of high-income countries according to the World Bank's classification standards for low, middle and high-income countries.

Taicang Port, comprising the main container port, the transshipment hub for transport by river and sea, as well as the sole riverside natural harbour in Jiangsu, is an important part of Shanghai International Shipping Center as designated by the state. According to the latest port statistics released by the Ministry of Transport of the PRC for 2020, Taicang Port in Jiangsu Province has become the ninth largest container port in China with a container transport volume of 5.21 million TEUs, ranking first in Jiangsu Province for three consecutive years. In the first half of this year, Taicang Port completed 3.273 million TEUs of container transportation, representing an increase of 42.61% year-on-year, a record high for the first half of the year, and accounted for more than 30% of the province's container transportation volume. Taicang Port Container Terminal Phase IV was opened at the end of June this year as the first automated storage yard in the Yangtze River Basin, which is also a core cooperation project between Taicang Port and Shanghai Port to promote the process of "Shanghai-Suzhou One City, Shanghai-Taicang One Port".

業務概覽

本集團是位於中國江蘇省太倉市領先的管道天然 氣供應運營商,現時主要從事:i)輸送及銷售管 道天然氣業務;ii)天然氣管道建設及接入燃氣管 道業務;以及iii)綜合能源環保業務。

期內,太倉市的各項經濟指標都較去年同期有 明顯的升幅。太倉市上半年外貿進出口人民幣 533.7億元,同比增長28.9%,居蘇州首位。據 內地「賽迪顧問縣域經濟研究中心」在今年8月初 發佈的百強縣榜單,江蘇省佔了前10名中的一 半,其中太倉市排名第7位,繼續領跑全國縣域 經濟。《2021中國縣域經濟百強研究》報告指出, 百強縣的人均GDP在2020年達到人民幣11.2萬 元。根據世界銀行對低中高收入國家的劃分標 準,有關數據已達到高收入國家水準。

太倉港是國家定位的上海國際航運中心重要組成 部份,包括集裝箱幹線港、江海聯運中轉樞紐港 以及江蘇僅有的沿江天然良港。根據中國交通運 輸部最近公佈2020年港口統計資料顯示,江蘇省 太倉港以貨櫃運輸量五百二十一萬標準箱,成為 全國第九大貨櫃港,連續三年穩居江蘇省第一。 今年上半年,太倉港完成集裝箱輸送量327.3 萬標準箱,同比增長42.61%,創半年度歷史新 高,更佔全省貨櫃輸送量三成以上。而太倉港貨 櫃四期碼頭於今年6月底啟用,成為長江流域首 個堆場自動化碼頭,亦是太倉港與上海港推進 「滬蘇同城、滬太同港」進程的核心合作專案。

BUSINESS OVERVIEW (CONTINUED)

In April 2021, Taicang's overall control plan was released, under which, Loujiang New Town, which is located to the east of Taicang's main city, with Su-Kun-Tai Expressway to the north, Shenyang-Haikou Expressway to the west, Shanghai to the south, and Shanghai-Suzhou-Nantong Railway to the east, covers an area of about 50 square kilometers and has a planned population of about 300,000 people. Loujiang New Town will be built as the eastern sub-center of the main city of Taicang, including four functional areas, namely Science & Education Innovation Zone (科教創新區), Intelligent Manufacturing Zone (智慧製造區), High-speed Rail Business Zone (高鐵商務區) and Lin Hu International Community (臨滬國 際社區).

The development of Taicang Port and Loujiang New Town has enabled the Group to further penetrate the natural gas market in Taicang City, expand its market share, and help Taicang City achieve the goal of "carbon peak and carbon neutrality".

Natural gas sale and transmission business

Since August 2013, the Group has been selling and transporting pipeline natural gas to users in the operating area under the exclusive right in Taicang City, with an initial term of 30 years ending on 31 August 2043. Through the pipeline network, the Group provides transportation services for customers who have direct natural gas purchase arrangements with PetroChina. Our customers include retail customers (by direct supply to end customers in Taicang or surrounding cities) and wholesale customers (by supply to other urban gas companies).

Taicang City, the Group's main operating area, and adjacent to affluent cities in Eastern China, such as Suzhou, Kunshan, Changshu and Shanghai, with remarkable geographic advantages available, creates the Shanghai-Taicang One City effect together with Shanghai. The dynamic economic and industrial development has unceasingly brought increasing industrial and commercial users of natural gas to the Group. As of 30 June 2021, the Group had a natural gas pipeline network totaling 653 km covering all major regions in Taicang City and over 90% (in terms of length) of the natural gas pipeline network in Taicang City. As of 30 June 2021, the Group had 617 commercial and industrial users in Taicang City and approximately 267,900 residential users, representing an increase of 10 commercial and industrial users and approximately 7,400 residential users as compared to 31 December 2020, respectively.

業務概覽(續)

2021年4月,太倉總體控制性規劃發佈,其中地 處太倉主城東部的婁江新城,北至蘇昆太高速, 西至瀋海高速,南至上海界,東至滬蘇通鐵路, 總面積約50平方公里,規劃總人口約30萬人。婁 江新城將建成太倉主城東部副中心,包括建成科 教創新區、智慧製造區、高鐵商務區和臨滬國際 社區四個功能區。

太倉港、婁江新城的發展為本集團進一步深耕太 倉市天然氣市場,擴大市場佔有率,同時助力太 倉市實現「雙碳」目標。

天然氣銷售及輸送業務

自2013年8月起,本集團一直在太倉市根據獨家 經營擁有專屬權利向運營地區的用戶銷售及輸送 管道天然氣,初始年期為30年,至2043年8月31 日止。透過管道網絡向與中石油有直接天然氣購 買安排的客戶提供輸送服務。我們的客戶包括零 售客戶(太倉或周邊城市直接供氣予終端客戶)及 批發客戶(供氣予其他城燃公司)。

本集團的主要業務經營地區太倉市以及鄰近華東 的蘇州、昆山、常熟及上海等富裕城市,地緣優 勢明顯,與上海形成滬太同城效應。活躍的經濟 與工業發展為本集團帶來不斷增長的工業及商業 天然氣用戶。於2021年6月30日,本集團在太倉 的天然氣管道網絡全長653公里,覆蓋太倉市內 各主要區域,按長度計已覆蓋太倉市天然氣管道 網絡90%以上。截至2021年6月30日,本集團在 太倉市的工商業用戶數量為617戶;居民用戶數 量約為26.79萬戶,較2020年12月31日分別增加 10戶商業及工業用戶及約7,400戶居民用戶。

BUSINESS OVERVIEW (CONTINUED)

Natural gas sale and transmission business (continued)

During the Period, revenue of the Group generated from the sale and transmission of natural gas business was approximately RMB573.5 million, increasing by 19.6% compared with the corresponding period in 2020, accounting for 89.1% of the Group's total revenue. Such increase was primarily due to an increase in the volume of natural gas sold during the period.

As of 30 June 2021, the Group had a total of 5 CNG/LNG filling stations, including 3 stations in Guangyuan, Sichuan, 1 station in Taicang and 1 station in Suzhou. 1 LNG/CNG filling stations in Sichuan has been completed and expected be put into operation in the first half of 2022.

Natural gas pipeline construction and connection business

The Group's natural gas pipeline construction and connection business includes the construction and installation of urban gas pipeline networks, as well as the connection of the networks to the end-user pipelines for property developers and new industrial and commercial users. During the Period, revenue generated from natural gas pipeline construction amounted to RMB57.6 million, representing a decrease of 11.5% compared to RMB65.1 million for the corresponding period last year, which accounted for 8.9% of total revenue during the Period. The decrease was mainly due to the decrease in number of projects completed in the Period (mainly the construction projects completed during the Period).

Developing into a comprehensive energy and environmental protection enterprise

The Group is committed to the strategic direction of expanding into a comprehensive energy and environmental protection enterprise. It currently owns 51% equity interest of Dunhua Gas Engineering Technology, which provides professional technical services on environmental protection, and 100% equity interest of Jiangsu Tengxu, which is engaged in the contracted energy management as well as the development and management of distributed energy system projects. At present, the Tahe refinery emission reduction project of Dunhua Gas has successfully completed the acceptance, and the businesses of carbon capture, storage and utilization have begun. As for the distributed energy project undertaken by Jiangsu Tengxu, it will be merged into the State Grid in the first half of 2022.

業務概覽(續)

天然氣銷售及輸送業務(續)

期內,本集團來自銷售及輸送天然氣業務產生的 收入較2020年同期增加19.6%達約人民幣573.5 百萬元,佔本集團總收入的89.1%。該增長主要 由於該期間銷售天然氣的用氣量有所增長所致。

截至2021年6月30日,本集團共擁有5個壓縮/ 液化天然氣加氣站,包括3個位於四川廣元,1個 位於太倉、1個位於蘇州。1個位於四川的液化天 然氣/壓縮天然氣加氣站已建設完工,預計將於 2022年上半年投產。

天然氣管道建設及接入業務

本集團的天然氣管道建設及接入業務,包括建設 和安裝城市燃氣管道網絡,以及為物業開發商和 新工商業使用者把網絡接入其物業的終端使用者 管道。期內,來自天然氣管道建設的收入為人民 幣57.6百萬元,較去年同期的人民幣65.1百萬元 減少11.5%,佔期內總收入的8.9%。該減少主要 由於於期內完成的工程項目主要是於期內完成的 建設項目數量有所減少所致。

擴展為綜合能源環保企業

本集團致力擴展為綜合能源環保企業的戰略方向,現時擁有提供環保專業技術服務的敦華氣體 工程技術51%股權,以及從事合同能源管理、 分佈式能源系統項目的開發和管理的江蘇騰旭 100%股權。目前,敦華氣體的塔河煉廠減排工 程已順利通過峻工驗收,並開始進行碳的捕集、 封存和利用等的業務。至於江蘇騰旭承擔的分佈 式能源項目,將於2022年上半年啟動併入國家電 網。

Management Discussion and Analysis 管理層討論及分析

BUSINESS OVERVIEW (CONTINUED)

Developing into a comprehensive energy and environmental protection enterprise (continued)

According to the national development strategy, clean energy, including LNG will be the major energy for use in the future. The continuous increase in the demand for natural gas consumption and the significant seasonal differences in consumption, short-term shortage of gas storage facilities in China and other factors has led to the current failure of LNG receiving terminals in operation and under construction in China to fully satisfy and adapt to the growth of natural gas consumption, and the market demand. In order to ensure the steady supply of gas in Suzhou and the Yangtze River Delta region, accelerate the upgrade of industrial structure and capitalize on the natural advantages of Taicang Port, the Group plans to cooperate with the world's leading LNG companies in different fields to find new gas sources to break through the current gas source restrictions.

In June 2020, the Group, through China Suchuang Energy Co., (Hong Kong) Ltd. ("Suchuang Energy"), a wholly-owned subsidiary of the Group, entered into a comprehensive strategic cooperation framework agreement with Bp (China) Holdings Limited ("BP"), in relation to the whole industry chain of natural gas and LNG, and gas-fired generation. Under the premise that BP can provide low-cost, long-term gas supply, the two parties will actively explore different forms of cooperation in the development of the LNG/natural gas market in China.

On 27 July 2020, the Company entered into a cooperation framework agreement with CNOOC Gas & Power Group Limited ("CNOOC Gas & Power Group") for a term of five years from the date of the agreement, for the purpose of the establishment of a cooperative relationship for the development of LNG businesses, construction of LNG receiving terminals, development and operation of LNG tank container businesses, and construction of LNG refueling stations for vehicles and vessels in Taicang Port. During the period, for the establishment of LNG receiving terminals, the Group carried out a series of basic work, including various project feasibility study reports, such as river bed evolution and hydrology survey, navigation impact and navigation safety assessment, tidal flow and sediment mathematical model report, market research.

<mark>業務概覽(*續)* 擴展為綜合能源環保企業(*續*)</mark>

按照國家發展策略,液化天然氣等清潔能源將會 是未來主要的應用能源。隨著天然氣消費量需求 的不斷增長,且季節性消費差異明顯,短期內我 國儲氣設施不足等因素,導致我國目前運營以及 在建的液化天然氣接收站無法完全滿足和適應天 然氣消費增長和市場的需求。為保障蘇州及長三 角區域安全供氣,加快產業結構升級,充分利用 太倉港天然優勢,本集團計劃和在不同領域的世 界領先LNG企業合作,尋找新氣源,以突破現時 的氣源限制。

2020年6月,本集團通過其全資附屬公司中國蘇 創能源(香港)有限公司(「蘇創能源」)與碧闢(中 國)投資有限公司(「BP」)訂立關於天然氣、液化 天然氣全產業鏈及天然氣發電的全面戰略合作框 架協定。在BP能夠提供低成本、長期供應氣源的 前題下,雙方將積極探討在中國發展LNG/天然 氣市場的不同合作形式。

2020年7月27日,本公司與中海石油氣電集團有 限責任公司(「中海石油氣電集團」)訂立合作框架 協議,自合作框架協議日期起為期五年,以就於 太倉港發展液化天然氣業務、興建液化天然氣接 收站、發展及經營LNG罐箱業務以及興建LNG車 船加氣站建立合作關係。期內,就建立LNG接收 站,本集團已開展了一系列前期的基礎工作,包 括工程可行性研究報告,例如河床演變及水文調 查、通航影響和通航安全評估、潮流及泥沙數模 報告、市場調查等。

FUTURE PROSPECTS AND CHALLENGES

Entering the "14th Five-Year Plan" period, although the development of natural gas may be affected by uncertain factors such as weather, pandemic, and policies, the market generally expects that China's natural gas consumption will maintain its growth momentum overall. There is a large space for urban gas development, with the international average gas-utilizing level of residents will be above 70%; there is still plenty of room for the use of coal-to-natural gas small industrial boilers and small furnaces in Jiangsu; and natural gas prices may remain low for a long time in the future, which is also beneficial to the growth of gas-fired power generation.

In the natural gas sale and transmission business, the Group entered into 47 new industrial and commercial project contracts in the first half of the year, among which industrial users intend to newly increase gas consumption by approximately 105,000 cubic meters, and 6,204 residential users (including 2,600 in Loujiang New Town) and about 12 commercial and school users have been signed respectively. Upon completion of the project, the Group is expected to begin to supply of gas to new users in the second half of the year to increase the related revenue.

The changes in China's energy structure are generally in line with global trends, and natural gas will play an important role in future industrial adjustments. According to International Energy Agency (IEA), by 2024, international natural gas demand is expected to increase by 7% compared to that before the COVID-19 pandemic. An analysis by McKinsey shows that in the long run, the demand for LNG is expected to grow at an annual rate of 3.4% by 2035, surpassing other fossil fuels. China Energy Research Society predicts that by 2030, the proportion of coal consumption will drop significantly to 49%, representing a decline of 15 percentage points from 2015; the proportion of oil consumption will drop slightly to 17%; the clean energy (including natural gas and non-fossil energy) will account for 34% of market share in total, representing an increase of 16 percentage points from 2015. The coal market in China is gradually declining, which is offsetted by the increase in renewable energy and natural gas.

未來展望及挑戰

踏進「十四五」時期內,雖然天然氣發展有機會受 到天氣、疫情、政策諸多不確定因素的影響,但 市場普遍預期中國天然氣消費增長的總體趨勢不 變。城鎮燃氣發展空間大,國際平均居民氣化水 準在70%以上;工業小鍋爐、小窯爐使用天然氣 替代煤炭在江蘇地區還有很大空間;以及未來天 然氣價格可能長期處於低位,也有利於天然氣發 電的增長。

在天然氣銷售及輸送業務上,本集團上半年新簽 訂工商業工程合同為47份,其中工業用戶擬新增 用氣量約10.5萬立方米,且已分別簽訂住宅用戶 6,204戶(其中婁江新城內2,600戶)、商業和學校 用戶約12戶。待工程完工後,預計本集團下半年 開始對新用戶供氣,提升相關的收入。

中國的能源結構變化,與全球趨勢基本一致,當 中天然氣在日後產業調整扮演重要角色。根據國 際能源署(IEA)的資料,到2024年,國際天然氣 需求預計將比新冠疫情前增長7%。麥肯錫的一 項分析顯示,從長遠來看,到2035年,液化天然 氣的需求預計將以每年3.4%的速度增長,超過 其他化石燃料。中國能源研究會則預測,至2030 年,煤炭消費佔比將大幅下降至49%,較2015年 下降15個百分點;石油消費佔比下降至17%,降 幅不大;清潔能源合計(包括天然氣和非化石能 源)佔34%市場佔有率,較2015年提高16個百分 點。中國煤炭市場總量逐步降低,由可再生能源 和天然氣的增量抵銷。

FUTURE PROSPECTS AND CHALLENGES (CONTINUED)

In order to promote the high-quality development of the natural gas industry, the NDRC recently issued the Interim Measures for the Management of Natural Gas Pipeline Transport Prices (《天然氣管道運輸價格管理辦法(暫行)》) and the Interim Measures for the Supervision and Examination of the Pricing Costs of Natural Gas Pipeline Transportation (《天然氣管道運輸 定價成本監審辦法(暫行)》) (hereinafter referred to as the Price Management Measures and Cost Supervision and Examination Measures) to further improve the price management system for natural gas pipeline transportation. The specific measures include: i) in 2022, the supervision and examination of the pricing cost of the first regulatory cycle after the introduction of the Price Management Measures and Cost Supervision and Examination Measures will be launched, the pricing cost will be strictly verified, and the inter-provincial natural gas pipeline transportation price will be set rationally; and ii) under the guidance, local governments will improve price mechanism of natural gas pipeline transportation in their provinces to effectively strengthen the supervision of transmission and distribution prices. The Group will pay close attention to the follow-up development of relevant policies and actively explore potential opportunities in the natural gas sales and transportation business under the premise of complying with the requirements of the national policies.

Although the relevant natural gas price monitoring policies will bring pressure on the income and profits of various companies in the short term, the Group believes that a sound natural gas price management system will benefit long-term business development, including popularizing the use of natural gas and opening larger markets, as well as stimulating the use of natural gas, which takes time for the positive effects to be manifested.

未來展望及挑戰(續)

為推動天然氣行業高質量發展,國家發改委近 日出台《天然氣管道運輸價格管理辦法(暫行)》 和《天然氣管道運輸定價成本監審辦法(暫行)》 (以下分別簡稱《價格管理辦法》和《成本監審辦 法》),進一步完善天然氣管道運輸價格管理體 系。兩個辦法的具體措施包括:i)2022年將啟動 兩個辦法出台後首個監管週期定價成本監審工 作,嚴格核定定價成本,合理制定跨省天然氣管 道運輸價格;及ii)指導地方政府完善省內天然氣 管道運輸價格機制,切實加強輸配價格監管。本 集團將密切關注相關政策的後續發展,在配合國 策要求的前提下,積極開拓天然氣銷售及輸送業 務的潛在機遇。

雖然相關的天然氣價格監控政策,短期內會給各 企業的收入及利潤帶來壓力,但本集團相信,完 善的天然氣價格管理體系,將有利業務長遠發 展,包括令天然氣使用普及化、開拓更大市場, 以及刺激天然氣的使用,這些均需要時間待其正 面效果彰顯。

FUTURE PROSPECTS AND CHALLENGES (CONTINUED)

The natural gas consumption population, the total supply and consumption of natural gas in cities in China increase continuously, with the promotion of clean energy under the national policy and the improvement in urbanization. However, the insufficient construction of gas reserve peak shaving facilities, the less connectivity of the pipeline network and the smaller scale of construction, as well as the larger growth rate of the downstream demand lead to the failure of existing LNG receiving terminals under operation and construction in China to fully meet and adapt to the natural gas consumption growth and market demand, and therefore a supply gap in the natural gas market is inevitable. As the world's largest natural gas importer, China has always been in a dilemma that it has no pricing power and cannot reduce import costs. The NDRC expected that the gap between natural gas supply and demand in China will reach approximately 175 billion m³ by 2023.

Jiangsu Province, a natural gas consumption powerhouse, and where the Group is located, has vigorously implemented the "coal-to-gas" policy and the gas power generation policy. For example, in 2021, the apparent consumption of natural gas in Jiangsu Province for the first six months was 13.76 billion cubic meters, representing a year-on-year increase of 13.2%. In the second half, the natural gas consumption in Jiangsu Province is estimated to exceed the level in the first half. Taking Southern Suzhou and Shanghai, both of which are the main natural gas consumption regions in coastal areas, as examples, it is expected that by 2025, the natural gas consumption will reach 43.3 billion m³. Since there is no natural gas resource in Jiangsu Province, the main gas sources are west-to-east gas transmission, Sichuan to Eastern China gas transmission, Hebei Nanjing Pipeline and surrounding LNG receiving terminals. In 2020, the comprehensive gas supply capacity is 25.8 billion m³, while the demand in Jiangsu Province is 35 billion m³, with a gap of 9.2 billion m³ which needs to be filled up by other gas resources. It is expected that the gap will further increase to 11.4 billion m³ by 2025.

未來展望及挑戰(續)

隨著國策對清潔能源的推動,城鎮化水準提高, 國內城市天然氣消費人口和供應消費總量不斷增 長。可是,儲氣調峰設施建設不足,加之管網聯 通程度以及建設規模較小,面臨較大的下游需求 增速,導致國內目前運營以及在建的LNG接收 站無法完全滿足和適應天然氣消費增長和市場的 需求,天然氣市場出現供應缺口也是必然。中國 作為全球最大的天然氣進口國,亦一直處於沒有 定價權而無法降低進口成本的困局。國家發改委 預料在2023年中國天然氣的供需缺口將達到約 1,750億立方米。

本集團所在的江蘇省,大力推行「煤改氣」和燃 氣發電政策,一直以來都是天然氣消費大省。以 2021年為例,江蘇省首六個月天然氣表觀消費量 為137.6億立方米,同比增長13.2%。下半年, 江蘇省天然氣消費量估計會超越上半年水平。市 場預計到2025年,沿海地區主要天然氣消費區域 的蘇南和上海為例,天然氣消費量將達到433億 立方米。由於江蘇省內並無任何天然氣資源,目 前主要氣源為西氣東輸、川氣東送、冀寧線、及 周邊LNG接收站,2020年綜合供氣能力為258億 立方米,而江蘇省的需求量為350億立方米,有 92億立方米的缺口需要其他氣源來補充。有關缺 口預計至2025年將進一步擴大到114億立方米。

FUTURE PROSPECTS AND CHALLENGES (CONTINUED)

In the natural gas sale and transmission business, the Group entered into 47 new project contracts in the first half of the year, among which industrial users intend to increase gas consumption by approximately 105,000 cubic meters/day, as well as 6,204 residential users and around 12 commercial and school users have been signed. Upon completion of the project, the Group is expected to begin to supply of gas to new users in the second half of the year to increase the related revenue.

Considering the construction pace of natural gas supply infrastructure in and around Jiangsu Province being far lower than the growth rate of market demand, the Group will capitalize on the advantages of Taicang Port to construct LNG receiving and storage facilities, so as to acquire downstream users within the economic radius of 300 km which may be covered by the LNG tank container business. The Group has cooperated with large LNG trade distributors and engaged them to acquire downstream users. In the future, the Group can also supply gas directly to downstream users, so as to maintain and increase its share in the downstream market.

FINANCIAL OVERVIEW

Revenue

The Group's revenue for the Period amounted to RMB644.0 million, representing an increase of 17.3% compared to RMB549.0 million for the corresponding period of last year. The increase was mainly attributable to the increase in revenue from sale of natural gas as a result of an increase in sale volume during the Period due to the recovery of economy.

Gross profit

The Group's gross profit for the Period amounted to RMB91.0 million, representing a decrease of 16.3% compared to RMB108.7 million for the corresponding period of last year. The decrease was primarily due to the decrease in gross profit for revenue from sale of natural gas business as a result of decrease in selling price of sale of natural gas governed by local government.

未來展望及挑戰(續)

在天然氣銷售及輸送業務上,本集團上半年新簽 訂工程合同為47份,其中工業用戶擬增加用氣量 約10.5萬立方米/天,且已簽訂住宅用戶6,204 戶、商業和學校用戶約12戶,待工程完工後, 預計本集團下半年開始對用戶供氣,提升相關收 入。

鑒於江蘇省當地及周邊天然氣供應基礎設施建設 速度遠低於市場需求量,本集團將充分利用太倉 港的優勢,建設LNG接收及儲存設備,以準備 在LNG罐箱可輻射的300公里經濟半徑範圍內, 拓展下游用戶。本集團與較大LNG貿易分銷商合 作,委託其開發下游用戶,將來本集團亦可直接 向下游用戶供氣,以保持並增加在下游市場的佔 有率。

財務概覽

收入

本集團該期間的收入為人民幣644.0百萬元,較 去年同期的人民幣549.0百萬元增長17.3%。增 長主要由於該期間銷量因經濟復甦有所增長,導 致銷售天然氣產生的收入增長所致。

毛利

本集團於該期間的毛利為人民幣91.0百萬元,較 去年同期的人民幣108.7百萬元減少16.3%。減 少主要是由於地方政府管理的銷售天然氣的售價 下降,導致銷售天然氣業務產生的收入的毛利減 少所致。

Other income and gains

The Group's other income and gains for the Period amounted to RMB28.9 million, representing an increase of 116.1% compared to RMB13.4 million for the corresponding period of last year. The increase was primarily attributable to an increase in fair value gain as a result of the disposal of equity investments during the Period.

Other expenses

The Group's other expenses of RMB<u>371.9</u> million for the Period (the corresponding period of last year: RMB14.0 million) mainly represented impairment of goodwill and remeasurement of financial guarantee contracts in relation to the deposit pledge contracts and a bank guarantee agreement. The expense occurred in the corresponding period of last year mainly represented non-recurring unrealised loss on equity investments.

Administrative expenses

The Group's administrative expenses amounted to RMB<u>39.9</u> million, representing a decrease in <u>5.3</u>% compared to RMB42.2 million for the corresponding period of last year. The decrease was mainly attributable to a decrease in professional service fee during the Period.

Income tax expense

The Group's income tax expense for the Period decreased by <u>247.1</u>% from RMB25.6 million for the corresponding period of last year amounted to RMB <u>negative 37.7</u> million.

Loss attributable to owners of the parent

Loss attributable to owners of the parent for the Period amounted to RMB<u>490.0</u> million, representing a decrease of <u>20.2 times</u>, compared to profit amounting to RMB25.5 million for the corresponding period of last year.

財務概覽(續)

其他收入及收益

本集團於該期間的其他收入及收益為人民幣28.9 百萬元,較去年同期的人民幣13.4百萬元增加 116.1%。該增加主要由於該期間出售股本投資, 導致公平值收益增加所致。

其他開支

本集團於該期間的其他開支為人民幣371.9百萬 元(去年同期:人民幣14.0百萬元),乃主要表示 商譽減值及與存款質押合同及銀行擔保協議相關 的財務擔保合同之重新計量。去年同期產生的開 支乃主要表示股本投資之非經常性未變現虧損。

行政開支

本集團行政開支為人民幣39.9百萬元,較去年同 期的人民幣42.2百萬元減少5.3%。減少主要由於 該期間專業服務費減少所致。

所得税開支

本集團於該期間的所得税開支由去年同期的人民幣25.6百萬元減少247.1%至人民幣<u>負37.7</u>百萬元。

母公司擁有人應佔虧損

該期間母公司擁有人應佔虧損為人民幣490.0百 萬元,較去年同期的溢利人民幣25.5百萬元減少 20.2倍。

Liquidity and Financial Resources

As at 30 June 2021, the Group had net current liabilities of RMB<u>11.9</u> million (31 December 2020: net current assets amounting to RMB466.2 million) of which cash and cash equivalents were RMB<u>220.3</u> million (31 December 2020: RMB201.5 million). Total borrowings were RMB<u>209.0</u> million (31 December 2020: RMB310.1 million). The amount of bank and other borrowings as at 30 June 2021 were mainly denominated in RMB and EUR and bore interests ranging from 0.00%-6.08% per annum. Except for RMB<u>151.3</u> million which are repayable within one year, the rest of balances are not repayable within one year.

As at 30 June 2021, the Group's current ratio (current assets/ current liabilities) was <u>0.99</u> (31 December 2020: 1.86) and gearing ratio (net debt/equity) was nil since the Group's ending balance of cash and cash equivalents exceeded that of interest-bearing bank and other borrowings (31 December 2020: 6.98%). The Group has sufficient cash to meet its commitments and working capital requirements. This strong cash position enables the Group to explore potential investment and potential business development opportunities to expand in China.

Exchange Rate Fluctuation Risk

As all of the Group's businesses were situated in the PRC, substantially all of its income and expenses were denominated in RMB, therefore, there was no significant risk relating to exchange rate fluctuation. The Group will closely monitor the interest rate and exchange rate of the market and make appropriate responses when necessary.

Contingent Liabilities

Taicang Natural Gas was currently a defendant in a lawsuit brought by a party alleging the pipeline's quality issue with the compensation amount of RMB<u>1,500,000</u>. The directors, based on the advice from the Group's legal counsel, believe that the subsidiary has a valid defence against the allegation because the quality issue was not proved by any qualified inspection institution and, accordingly, the Group has not provided for any claim arising from the litigation, other than the related legal and other cost.

財務概覽(續)

流動資金及財務資源

於2021年6月30日,本集團的流動負債淨額為人 民幣<u>11.9</u>百萬元(2020年12月31日:流動資產 淨額為人民幣466.2百萬元),其中現金及現金等 價物為人民幣<u>220.3</u>百萬元(2020年12月31日: 人民幣201.5百萬元)。借款總額為人民幣<u>209.0</u> 百萬元(2020年12月31日:人民幣310.1百萬 元)。於2021年6月30日,銀行及其他借款金額 主要以人民幣及歐元列值,按0.00%至6.08%的 年利率計息。除人民幣<u>151.3</u>百萬元須於一年內 償還外,餘下結餘毋須於一年內償還。

於2021年6月30日,本集團的流動比率(流動 資產/流動負債)為0.99(2020年12月31日: 1.86)及由於本集團的現金及現金等價物期末 結餘超過計息銀行及其他借款,故資產負債比 率(淨債務/權益)為無(2020年12月31日: 6.98%)。本集團有足夠現金應付其承擔及營運資 金需要。穩健的現金狀況使本集團得以探求潛在 的投資及業務發展機遇,藉以在中國拓展業務。

匯率波動風險

由於本集團於中國經營其所有業務,其絕大部份 收入及開支乃以人民幣列值,因而概無面臨有關 匯率波動的重大風險。本集團將密切監察市場 的息率及匯率,並於有需要時採取適當的應對措施。

或然負債

太倉天然氣目前為一方當事人提起的訴訟的被告,該當事人指稱管道存在質量問題,並要求賠 償人民幣<u>1,500,000</u>元。根據本集團法律顧問的 意見,董事認為,該附屬公司可就該指稱作出有 效抗辯,原因為並無任何合資格檢驗機構證明存 在質量問題,因此,除相關法律及其他費用外, 本集團並未就該訴訟引起的任何申索計提撥備。

Management Discussion and Analysis 管理層討論及分析

FINANCIAL OVERVIEW (CONTINUED)

Charge on Assets

As at 30 June 2021, none of the Group's assets were pledged to secure banking facilities granted to the Group. The aggregate carrying amounts of the assets of the Group pledged are as follows:

財務概覽(續)

資產抵押

於2021年6月30日,本集團概無抵押任何資產以 取得授予本集團的銀行融資。本集團已抵押資產 的賬面總值如下:

		30 June	31 December
		2021	2020
		2021 年6月30日	2020年12月31日
		RMB'000	RMB'000
		人民幣千元	人民幣千元
		(Unaudited)	(Audited)
		(未經審核)	(經審核)
Pledge of assets:	抵押資產:		
Pledged deposits	已抵押存款	<u>339,642</u>	293,550
Equity investments at fair value through	按公平值計入損益的		
profit or loss	股本投資	-	33,382
Financial assets at fair value through	按公平值計入損益的		
profit or loss	金融資產	-	55,000
		339,642	381,932

Capital Commitments

資本承擔

		30 June	31 December
		2021	2020
		2021年6月30日	2020年12月31日
		RMB'000	RMB'000
		人民幣千元	人民幣千元
		(Unaudited)	(Audited)
		(未經審核)	(經審核)
Contracted, but not provided for:	已訂約但未撥備:		
- Property, plant and equipment	- 物業、廠房及設備	9,388	16,961

Human Resources and Employees' Remuneration

As at 30 June 2021, the Group employed a total of 419 (30 June 2020: 415) staff members in China and the United States.

During the Period, the total cost of employees amounted to approximately RMB25.3 million. The Group sought to further strengthen staff training by offering focused training programmes and study tours to management and professional technical personnel, and disseminating the latest information of government policy on the distribution and sale of piped natural gas business to staff. The Group continued to strive for the enhancement of professional standards and overall qualities of its staff. The Group also provided competitive salary packages to its staff, encouraging them to be fully dedicated in their work and to leverage their capabilities in serving its customers.

Proposed Take-Private of the Company by Way of a Scheme of Arrangement

Reference is made to the announcement jointly issued by the Company and China Resources Gas (Hong Kong) Investment Limited (as the offeror) on 25 August 2021 in relation to, among others, the proposed take-private of the Company by way of a scheme of arrangement under section 86 of the Companies Act of the Cayman Islands and the proposed withdrawal of listing of the Shares from the Stock Exchange (the "Rule 3.5 Announcement"). Unless otherwise defined herein, capitalized terms used in this sub-section shall have the same meanings as those defined in the Rule 3.5 Announcement.

財務概覽(續)

人力資源及僱員薪酬

於2021年6月30日,本集團在中國及美國僱用合 共419名員工(2020年6月30日:415名)。

於該期間內, 僱員成本總額約為人民幣25.3百 萬元。本集團務求透過向管理層及專業技術人員 提供針對性的培訓課程,以及向員工發放政府有 關配送及銷售管道天然氣業務政策的最新資訊, 進一步加強對員工的培訓。本集團繼續致力提升 其員工的專業水準及整體素質。本集團亦為其員 工提供具競爭力的薪酬待遇,以鼓勵他們盡心工 作,在為客戶服務時盡展才能。

建議透過安排計劃將本公司私有化

茲提述本公司與華潤燃氣(香港)投資有限公司 (作為要約人)於2021年8月25日刊發的聯合公 告,其中包括根據開曼群島公司法第86條透過計 劃安排將本公司私有化,並建議撤銷股份於聯交 所的上市地位(「公告規則3.5」)。除本文另有界 定外,本小節所用詞彙與公告規則3.5所界定者 具有相同涵義。

Proposed Take-Private of the Company by Way of a Scheme of Arrangement (continued)

On 16 August 2021, the Offeror requested the board of the Company to put forward the Proposal for the take-private of the Company, which involve, among other things, (i) the cancellation and extinguishment of the Scheme Shares comprising all of the issued share capital of the Company; (ii) the increase of issued share capital to its former amount by the issuance to the Offeror and HoldCo in proportion to the number of Scheme Shares (minus one); and (iii) the withdrawal of the listing of shares in the Company on the Stock Exchange. The Group has also agreed with the Controlling Shareholders to dispose of certain subsidiaries of the Company and to settle certain intra-group loans. The scheme of arrangement is subject to the shareholders' approval at the Court Meeting, and the aforesaid transactions are subject to the shareholders' approval at the extraordinary general meeting of the Company.

The board of the Company has set up (i) the Listing Rules IBC, comprising all independent non-executive Directors, namely Mr. Zhou Qingzu, Mr. Zhu Tong and Mr. Feng Yijing, to advise the Independent Shareholders on the Special Deal Agreement and the transactions contemplated thereunder (other than Kunshan Transfer), and (ii) the Takeovers Code IBC, comprising the all the non-executive Directors and all the independent non-executive Directors, namely, Mr. Xu Lei, Mr. Jin Bo, Mr. Zhou Qingzu, Mr. Zhu Tong and Mr. Feng Yijing, who are not interested in the Proposal, to make a recommendation to the Disinterested Shareholders and the Options holders on the Proposal and the Special Deals. The Company, with the approval of the Takeovers Code IBC and Listing Rules IBC, has appointed an Independent Financial Adviser to advise the Takeovers Code IBC in connection with the Proposal and to advise the Takeovers Code IBC and Listing Rules IBC on the Special Deal Agreement and the transactions contemplated thereunder.

As at the date of approval of this interim report, the Offeror and the Company are still in the process of preparing and finalising certain information in the Scheme Document. The Offeror and/or the Company will publish the Scheme Document and any further announcement(s) in accordance with the requirements of the Takeovers Code and the Listing Rules as and when appropriate. Please refer to the Rule 3.5 Announcement for further information on the Proposal.

財務概覽(續)

建議透過安排計劃將本公司私有化(續)

於2021年8月16日,要約人要求本公司董事會提 出將本公司私有化的建議,該建議包括,除其他 事項外,(i)取消和註銷構成公司所有已發行股本 的計劃股份;(ii)通過按計劃股份數目(減一股) 的比例向要約人及控股公司發行,將已發行股本 增加至其原數額;及(iii)撤銷本公司股份於聯交 所的上市地位。本集團亦同意控股股東出售本公 司若干附屬公司及結算若干集團內部貸款。安排 計劃須於法院會議獲股東之批准,以及上述交易 須於本公司股東特別大會獲股東之批准。

本公司董事會已成立(i)由全體獨立非執行董事 (即周慶祖先生、朱彤先生及馮義晶先生)組成的 上市規則獨立董事委員會,就特別交易協議及其 項下擬進行交易(昆山轉讓除外)向獨立股東提供 建議,以及(ii)已成立由全體非執行董事及全體獨 立非執行董事(即許雷先生、金波先生、周慶祖 先生、朱彤先生及馮義晶先生(彼等並無於建議 中擁有權益))組成的收購守則獨立董事委員會, 就建議及特別交易向無利害關係股東及購股權持 有人提供推薦建議。經收購守則獨立董事委員會, 成上市規則獨立董事委員會批准,本公司已委任 一名獨立財務顧問,以就建議向收購守則獨立董 事委員會提供建議以及就特別交易協議及其項下 擬進行交易向收購守則獨立董事委員會及上市規 則獨立董事委員會提供建議。

於本中期報告獲批准日期,要約人及本公司仍在 準備及定稿計劃文件的若干資料。要約人及/或 本公司將根據收購守則及上市規則規定,在適當 時公佈計劃文件及任何進一步公告。有關建議的 進一步資料,請參閱公告規則3.5。

Provision of Deposit pledges and guarantees

As at 30 June 2021, Suzhou Zhongyu Energy Development Co., Ltd. ("Suzhou Zhongyu"), Jiangsu Tengxu Energy Management Company Limited ("Jiangsu Tengxu") and Taicang Natural Gas Company Limited. ("Taicang Natural Gas"), subsidiaries of the Company, had pledged certain bank deposits that they maintained at four different banks in the People's Republic of China (the "Banks" or a "Bank") for an aggregate sum of RMB44,250,000, RMB160,000,000 and RMB113,100,000, respectively, under several deposit pledge contracts (the "Deposit Pledge Contracts") to guarantee the indebtedness of several companies (the "Borrowers" or a "Borrower") for entering into bank acceptance agreements, bank acceptance bill acceptance agreements, a domestic letter of credit contract and working capital loan agreements between the respective Borrowers and the Banks. The latest expiration date of the Deposit Pledge Contracts will be April 2022. As at 30 June 2021, the aggregated indebtedness amount of the Borrowers withdrawn in connection with the above Deposit Pledge Contracts was RMB319,000,000, which was guaranteed by the time deposits amounting to RMB317,350,000 of three subsidiaries of the Group to the Banks.

In addition, Taicang Natural Gas also entered into an agreement with a Bank to guarantee the bank acceptance agreements and the working capital loan agreements entered into between the Bank and the Borrower for a maximum amount of RMB137,500,000, of which RMB92,000,000 had been utilised by 30 June 2021.

On 5 August 2021, the Borrower asked a third party to repay the amount of RMB42,000,000 to Jiangsu Tengxu on behalf of the Borrower to settle the amount due to the Group, and Jiangsu Tengxu pledged the same amount of the bank deposit to guarantee the indebtedness of another Borrower for entering into the bank acceptance agreement with the Bank, which will expire till 5 February 2022.

財務概覽(續)

提供存款質押及擔保

於2021年6月30日,本公司附屬公司蘇州中宇能 源發展有限公司(「蘇州中宇」)、江蘇騰旭能源管 理有限公司(「江蘇騰旭」)及太倉市天然氣有限公 司(「太倉天然氣」)已根據多份存款質押合同(「存 款質押合同」)抵押彼等於中華人民共和國四家不 同銀行(「銀行」)保存的若干銀行存款(總額分別 為人民幣44,250,000元、人民幣160,000,000元 及人民幣113,100,000元),以就相關借款人與銀 行之間訂立銀行承兑協議、銀行承兑匯票協議、 國內信用證合同及營運資金貸款協議擔保多家公 司(「借款人」)的債務。存款質押合同的最新屆 滿日期為2022年4月。於2021年6月30日,借款 人就上述存款質押合同提取的債務總額為人民幣 319,000,000元,以本集團三家附屬公司的定期 存款人民幣317,350,000元向銀行擔保。

此外,太倉天然氣亦與一家銀行簽訂協議,為 銀行與借款人之間訂立的銀行承兑協議及營 運資金貸款協議提供擔保,最高金額為人民幣 137,500,000元,其中人民幣92,000,000元已於 2021年6月30日前獲動用。

於2021年8月5日,借款人要求第三方代借款人 向江蘇騰旭償還人民幣42,000,000元,以清償應 付本集團的款項,而江蘇騰旭抵押相同數額的銀 行存款,以就另一借款人因與銀行訂立銀行承兑 協議而產生的債務提供擔保,該合同將於2022年 2月5日屆滿。

Provision of Deposit pledges and guarantees (continued)

The Borrowers defaulted their obligation secured by the certain Deposit Pledge Contracts. As a result, the relevant Banks enforced such Deposit Pledge Contracts and set off the Borrower's default against the Group's deposit held by the Bank.

On 18 March 2021, Taicang Natural Gas issued one commercial acceptance note ("商業承兑匯票") to a third party amounting to RMB50,000,000 in accordance with a facility agreement signed with a bank and Taicang Natural Gas, the commercial acceptance note was endorsed to another third party and was discounted later. Taicang Natural Gas was obliged to repay the full amount to the bank when the commercial acceptance note was due on 17 December 2021. On 17 December 2021, according to the agreement entered between Taicang Natural Gas and the bank, Taicang Natural Gas repaid RMB50,000,000 to the bank, which was discounted from a commercial acceptance note ("商業承兑匯票") issued by Taicang Natural Gas and booked as interest-bearing bank and other borrowings as at 30 June 2021. Till the date of the approval of the interim condensed consolidated financial statements, no repayment has been received from the third party.

For further details, please refer to notes 16 and 22 of the interim condensed consolidated financial statements.

財務概覽(續)

提供存款質押及擔保(續)

借款人未履行彼等由若干存款質押合同擔保的義務。因此,相關銀行強制執行該存款質押合同並 分別以本集團存置於銀行的存款清償借款人的違 約欠款。

於2021年3月18日,根據銀行與太倉天然氣簽訂 的貸款協議,太倉天然氣向第三方發行金額為人 民幣50,000,000元的商業承兑匯票,該商業承 兑匯票其後被背書轉讓給第三方並被貼現。倘於 2021年12月17日商業承兑匯票到期時,太倉天 然氣將有義務向銀行償還全部款項。於2021年 12月17日,根據太倉天然氣與銀行訂立的協議, 太倉天然氣向銀行償還人民幣50,000,000元, 該款項為自太倉天然氣發行的商業承兑匯票貼現 並於2021年6月30日入賬列為計息銀行及其他借 款。直至中期簡明綜合財務報表獲批准日期,概 無自第三方收到還款。

有關進一步詳情,請參閱中期簡明綜合財務報表 附註16及22。

Share Option Scheme

The Company operates a share option scheme (the "Scheme") for the purpose of providing incentives and rewards to eligible participants who contribute to the success of the Group's operations. Eligible participants of the Scheme include the Directors (including independent non-executive directors), other employees of the Group, consultants and advisers of the Group. The Scheme became effective on 11 March 2015 and, unless otherwise cancelled or amended, will remain in force for 10 years from that date.

As at 30 June 2021, the maximum of share options permitted to be granted under the Scheme is an amount equivalent to, upon their exercise, 10% of the shares of the Company in issue as at the date of the passing of the resolution, approving the refreshment of the scheme mandate limit, at the extraordinary general meeting of the Company held on 12 September 2017. The maximum number of shares issuable to each eligible participant in the Scheme within any 12-month period is limited to 1% of the shares of the Company in issue. Any further grant of share options in excess of this limit is subject to shareholders' approval in a general meeting.

Share options granted to a director, chief executive or substantial shareholder of the Company, or to any of their respective associates, are subject to approval in advance by the independent non-executive directors. In addition, any share options granted to a substantial shareholder or an independent non-executive director of the Company, or to any of their respective associates, in excess of 0.1% of the shares of the Company in issue and having an aggregate value (based on the closing price of the Company's shares at the date of each grant) in excess of HK\$5 million, within the 12-month period up to and including the date of such grant, are subject to shareholders' approval in advance in a general meeting.

The offer of a grant of share options may be accepted within 21 days from the date of offer, upon payment of a nominal consideration of HK\$1 in total by the grantee. The exercise period of the share options granted is determinable by the Board, which should not exceed 10 years from the date of grant of the relevant share options.

財務概覽(續)

購股權計劃

本公司運作一項購股權計劃(「該計劃」),旨在 向為本集團業務之成功作出貢獻之合資格參與者 提供獎勵及報酬。該計劃合資格參與者包括董事 (包括獨立非執行董事)、本集團其他僱員、本集 團諮詢人及顧問。該計劃由2015年3月11日起生 效,除非被取消或修訂,否則將由該日起計10年 內保持有效。

於2021年6月30日,根據該計劃允許授出之購股 權最大數目,一經行使,則相當於本公司於2017 年9月12日舉行之股東特別大會上通過決議案以 批准更新計劃授權上限當日已發行之本公司股份 10%。於任何12個月期間內,該計劃授予各合資 格參與者之可予發行最高股份數目以本公司已發 行股份之1%為限。授出超過此限制之任何其他 購股權均須獲股東於股東大會上批准。

授予本公司董事、主要行政人員、主要股東或彼 等各自的任何聯繫人士之購股權須事先經獨立非 執行董事批准方可作實。此外,授予本公司任何 主要股東或獨立非執行董事或彼等各自的任何聯 繫人士之任何購股權,倘於獲授當日止的12個 月期間(包括該日)內超過本公司已發行股份之 0.1%及總值(於授出日期當天按本公司股份收市 價格計算)超過5百萬港元,則須事先在股東大會 經股東批准,方可作實。

授出購股權之要約可於要約日期起計21天內由承授人支付名義代價1港元後予以接納。所授出購股權之行使期乃由董事會釐定,不得超過相關購股權授出之日起計10年。

Share Option Scheme (continued)

The exercise price of share options is determinable by the Directors, but may not be less than the higher of (i) the closing price of the Company's shares on The Stock Exchange of Hong Kong Limited (the "Stock Exchange") on the date of grant of the share options; (ii) the average closing price of the Company's shares on the Stock Exchange for the five trading days immediately preceding the date of grant of the share options; and (iii) the nominal value of the Company's shares.

Share options do not confer rights on the holders to dividends or to vote at shareholders' meetings.

No share options were issued during the Period.

Movements of share options

Movements of the share options granted to the participants pursuant to the Scheme during the Period are as follows:

財務概覽(續)

購股權計劃(*續)*

購股權之行使價由董事釐定,惟不得低於以下之 較高者(i)本公司股份於購股權授出之日在香港聯 合交易所有限公司(「聯交所」)之收市價:(ii)本 公司股份於緊接購股權授出日期前五個交易日在 聯交所之平均收市價:及(iii)本公司股份的面值。

購股權並不賦予持有人收取股息或於股東大會投 票之權利。

本期間內並無發行購股權。

購股權變動

根據該計劃已授予參與者之購股權於期內的變動 如下:

				subject to share o	er of ordinary sha ptions granted un 出的購股權涉及的背	der the Scheme		Outstanding
Category and Name of participant	Date of grant of share options	Exercise price	Outstanding as at 1 January 2021 於2021年	Granted during the Period	Exercised during the Period	Cancelled during the Period	Lapsed during the Period	Outstanding as at 30 June 2021 於2021年
參與者類別及姓名 授出購股權日期	授出購股權日期	行使價	1月1日 尚未行使	於期內 授出	於期內 行使	於期內 已註銷	於期內 已失效	6月 30 日 尚未行使
Directors 苯本								
董事 Ms. Su Yi 蘇奕女士	29 January 2016* 2016年1月29日*	2.000	2,000,000	-	-	-	-	2,000,000
	24 January 2017 [#] 2017年1月24日 [#]	2.280	150,000	-	-	-	-	150,000
Mr. Du Shaozhou 杜紹周先生	29 January 2016* 2016年1月29日*	2.000	2,000,000	-	-	-	-	2,000,000
	24 January 2017 [#] 2017年1月24日 [#]	2.280	200,000	-	-	-	-	200,000
Mr. Li Jianyi 李建一先生	29 January 2016* 2016年1月29日*	2.000	350,000	-	-	-	-	350,000
	24 January 2017 [#] 2017年1月24日 [#]	2.280	1,500,000	-	-	-	-	1,500,000
Mr. Xu Lei 許雷先生	29 January 2016* 2016年1月29日*	2.000	200,000	-	-	-	-	200,000
11日/1.工	2010年1月29日 24 January 2017# 2017年1月24日#	2.280	100,000	-	-	-	-	100,000

Management Discussion and Analysis 管理層討論及分析

FINANCIAL OVERVIEW (CONTINUED)

財務概覽(續)

Movements of share options (continued)

購股權變動(續)

Number of ordinary shares subject to share options granted under the Scheme 根據該計劃授出的購股權涉及的普通股數目

				化冰水口则及	以山山將瓜惟炒区山岸	日四瓜女日							
Category and Name of participant	Date of grant of share options	Exercise price	Outstanding as at 1 January 2021 於2021年 1月1日	Granted during the Period 於期內	Exercised during the Period 於期內	Cancelled during the Period 於期內	Lapsed during the Period 於期內	Outstanding as at 30 June 2021 於2021年 6月30日					
參與者類別及姓名	授出購股權日期	行使價	尚未行使	授出	行使	已註銷	已失效	尚未行使					
Mr. Zhou Qingzu 周慶祖先生	29 January 2016* 2016年1月29日*	2.000	200,000	-	-	_	_	200,000					
	24 January 2017# 2017年1月24日#	2.280	100,000	-	-	-	-	100,000					
Other employees 其他僱員	29 January 2016* 2016年1月29日*	2.000	13,750,000	-	-	-	-	13,750,000					
(note) (附註)	24 January 2017# 2017年1月24日#	2.280	3,350,000	-	-	-	-	3,350,000					
	25 October 2017° 2017年10月25日°	3.06	14,500,000	-	-	-	-	14,500,000					
Other eligible participants 其他合資格參與者	24 January 2017 [#] 2017年1月24日 [#]	2.280	14,000,000	-	-	-	-	14,000,000					
	25 May 2017 [∆] 2017年5月25日 [△]	2.466	40,000,000	-	-	-	(40,000,000)						
			92,400,000	-	-	-	(40,000,000)	52,400,000					

- The exercise period is from 28 February 2017 to 28 January 2024. The vesting period is as follows: (a) 20% of the options granted to each grantee shall vest on 28 February 2017; (b) 20% of the options granted to each grantee shall vest on 28 February 2018; (c) 20% of the options granted to each grantee shall vest on 28 February 2019; (d) 20% of the options granted to each grantee shall vest on 28 February 2020; and (e) 20% of the options granted to each grantee shall vest on 28 February 2021.
- The exercise period is from 28 February 2018 to 23 January 2025. The vesting period is as follows: (a) 20% of the Options granted to each grantee shall vest on 28 February 2018; (b) 20% of the options granted to each Grantee shall vest on 28 February 2019; (c) 20% of the options granted to each grantee shall vest on 28 February 2020; (d) 20% of the options granted to each grantee shall vest on 28 February 2021; and (e) 20% of the options granted to each grantee shall vest on 28 February 2022.
- 行使期為2017年2月28日至2024年1月28日。 歸屬期如下:(a)授予各承授人購股權之20%將 於2017年2月28日歸屬:(b)授予各承授人購股 權之20%將於2018年2月28日歸屬;(c)授予 各承授人購股權之20%將於2019年2月28日歸 屬;(d)授予各承授人購股權之20%將於2020 年2月28日歸屬;及(e)授予各承授人購股權之 20%將於2021年2月28日歸屬。
- 行使期為2018年2月28日至2025年1月23日。 歸屬期如下:(a)授予各承授人購股權之20%將 於2018年2月28日歸屬:(b)授予各承授人購股 權之20%將於2019年2月28日歸屬:(c)授予 各承授人購股權之20%將於2020年2月28日歸 屬:(d)授予各承授人購股權之20%將於2021 年2月28日歸屬:及(e)授予各承授人購股權之 20%將於2022年2月28日歸屬。

Movements of share options (continued)

- The exercise period is from 24 May 2018 to 24 May 2021. The vesting period is as follows: (a) 33% of the options granted to each grantee shall vest on 24 May 2018; (b) 33% of the options granted to each grantee shall vest on 24 May 2019; (c) 34% of the options granted to each grantee shall vest on 24 May 2020. All of the relevant share options were lapsed on 24 May 2021.
- ^o The exercise period is from 24 October 2018 to 24 October 2025. The vesting period is as follows: (a) 20% of the options granted to each grantee shall vest on 24 October 2018; (b) 20% of the options granted to each grantee shall vest on 24 October 2019; (c) 20% of the options granted to each grantee shall vest on 24 October 2020; (d) 20% of the options granted to each grantee shall vest on 24 October 2020; (d) 20% of the options granted to each grantee shall vest on 24 October 2020; and (e) 20% of the options granted to each grantee shall vest on 24 October 2021; and (e) 20% of the options granted to each grantee shall vest on 24 October 2022.
- Note: This includes the shares options of Mr. Su Aping and Ms. Zhu Yaying who resigned as executive Directors of the Company on 19 August 2019. Mr. Su Aping was granted share options on 29 January 2016 to subscribe for 2,200,000 shares of the Company at the exercise price of HK\$2.000. Ms. Zhu Yaying was granted share options (a) on 29 January 2016 to subscribe for 2,000,000 shares of the Company at the exercise price of HK\$2.000, and (b) on 24 January 2017 to subscribe for 150,000 shares of the Company at the exercise price of HK\$2.280.

The closing prices of the shares of the Company on 28 January 2016, 23 January 2017, 24 May 2017, and 25 October 2017 being the dates immediately before the date of the Share Options were granted, were HK\$1.99, HK\$2.28, HK\$2.45 and HK\$3.06 per share, respectively.

At the end of the Period, the Company had 52,400,000 share options outstanding under the Scheme. The exercise in full of the outstanding share options would, under the present capital structure of the Company, result in the issue of 52,400,000 additional ordinary shares of the Company and additional issued capital of HK\$524,000 (equivalent to approximately RMB436,001) and share premium of HK\$125,078,000 (equivalent to approximately RMB104,072,773) (before issue expenses).

At the date of approval of this interim report, the Company had 52,400,000 share options outstanding under the Scheme, which represented approximately 5.80% of the Company's shares in issue as at that date.

財務概覽(續)

購股權變動(續)

- 行使期為2018年5月24日至2021年5月24日。 歸屬期如下:(a)授予各承授人購股權之33%將 於2018年5月24日歸屬:(b)授予各承授人購股 權之33%將於2019年5月24日歸屬:(c)授予 各承授人購股權之34%將於2020年5月24日歸 屬。所有相關購股權於2021年5月24日失效。
- 行使期為2018年10月24日至2025年10月24 日。歸屬期如下:(a)授予各承授人購股權之 20%將於2018年10月24日歸屬:(b)授予各 承授人購股權之20%將於2019年10月24日歸 屬:(c)授予各承授人購股權之20%將於2020 年10月24日歸屬:(d)授予各承授人購股權之 20%將於2021年10月24日歸屬;及(e)授予各 承授人購股權之20%將於2022年10月24日歸 屬。
- 附註: 其中包括蘇阿平先生和朱亞英女士於2019年8 月19日辭任本公司執行董事的購股權。蘇阿平 先生獲授購股權於2016年1月29日按2.000港 元的行使價認購2,200,000股本公司股份。朱 亞英女士獲授購股權(a)於2016年1月29日按 2.000港元的行使價認購2,000,000股本公司股 份,及(b)於2017年1月24日按2.280港元的行 使價認購150,000股本公司股份。

於2016年1月28日、2017年1月23日、2017年 5月24日及2017年10月25日(即緊接購股權授出 日期前當日),本公司股份之收市價分別為每股 股份1.99港元、2.28港元、2.45港元及3.06港 元。

期末,本公司於該計劃項下擁有52,400,000份 尚未行使之購股權。倘該等尚未行使之購股權獲 悉數行使,按本公司現有資本構架,將導致發行 52,400,000股本公司額外普通股及額外已發行 股本524,000港元(相等於約人民幣436,001元) 及股份溢價125,078,000港元(相等於約人民幣 104,072,773元)(未扣除發行開支)。

於本中期報告獲批准日期,本公司於該計劃項下 擁有52,400,000份尚未行使之購股權,約佔本公 司於該日期已發行股份的5.80%。 Supplementary Information 補充資料

DIRECTORS' AND CHIEF EXECUTIVE'S INTERESTS AND SHORT POSITIONS IN SHARES AND UNDERLYING SHARES AND DEBENTURES

As at 30 June 2021, the interests and short positions of the Directors and chief executive of the Company in the shares, and underlying shares and debentures of the Company or its associated corporations (within the meaning of Part XV of the Securities and Futures Ordinance (Cap. 571) (the "SFO")), as recorded in the register required to be kept by the Company pursuant to section 352 of the SFO, or as otherwise notified to the Company and the Stock Exchange pursuant to the Model Code for Securities Transactions by Directors of Listed Issuers (the "Model Code") as set out in Appendix 10 to the Rules Governing the Listing of Securities on the Stock Exchange (the "Listing Rules") were as follows:

董事及主要行政人員於股份、相關股份及債 權證的權益及淡倉

於2021年6月30日,本公司董事及主要行政人 員於本公司或其相聯法團(定義見證券及期貨條 例(第571章)(「證券及期貨條例」)第XV部)的 股份、相關股份及債權證中擁有,並登記於本公 司須根據證券及期貨條例第352條存置的登記冊 內,或根據聯交所證券上市規則(「上市規則」)附 錄10所載的上市發行人董事進行證券交易的標準 守則(「標準守則」)須另行知會本公司及聯交所的 權益及淡倉如下:

於本公司普通股的好倉:

(1) Long positions in ordinary shares of the Company:

					Percentage of the Company's
				Number of	issued share
				ordinary shares	capital
				held	佔本公司
				所持普通股	已發行股本
Name of Directors	董事姓名	Nature of interest	權益性質	數目	的百分比
Ms. Su Yi (1)	蘇奕女士 (1)	Beneficiary of two	兩家全權信託之受益人		
		discretionary trusts		337,684,000 (L)	37.39
Mr. Du Shaozhou	杜紹周先生	Beneficial owner	實益擁有人	100,000 (L)	0.01
Ms. Su Wen (2)	蘇雯女士 (2)	Beneficiary of two	兩家全權信託之受益人		
		discretionary trusts		337,684,000 (L)	37.39
Mr. Li Jianyi	李建一先生	Beneficial owner	實益擁有人	96,000 (L)	0.01

(1)

(L) denotes long position

(L) 表示好倉

DIRECTORS' AND CHIEF EXECUTIVE'S INTERESTS AND SHORT POSITIONS IN SHARES AND UNDERLYING SHARES AND DEBENTURES (CONTINUED)

Notes:

- (1) 123,138,000 Shares are beneficially owned by Total Honest International Investment Ltd which is wholly owned by Ridge Glorious Limited, which is in turn wholly owned by First Advisory Trust (Singapore) Limited as trustee of a discretionary trust of which Ms. Zhu Yaying is the settlor, and Ms. Zhu Yaying, Ms. Su Yi and Ms. Su Wen are three of the several eligible beneficiaries. Besides, 214,546,000 Shares are beneficially owned by Fung Yu Holdings Limited which is wholly owned by Yong Sheng Pte Ltd. and is indirectly wholly owned by First Advisory Trust (Singapore) Limited as trustee of a discretionary trust of which Mr. Su Aping is the settlor, and Mr. Su Aping, Ms. Su Yi and Ms. Su Wen are three of the several eligible beneficiaries.
- (2) 123,138,000 Shares are beneficially owned by Total Honest International Investment Ltd which is wholly owned by Ridge Glorious Limited, which is in turn wholly owned by First Advisory Trust (Singapore) Limited as trustee of a discretionary trust of which Ms. Zhu Yaying is the settlor, and Ms. Zhu Yaying, Ms. Su Yi and Ms. Su Wen are three of the several eligible beneficiaries. Besides, 214,546,000 Shares are beneficially owned by Fung Yu Holdings Limited which is wholly owned by Yong Sheng Pte Ltd. and is indirectly wholly owned by First Advisory Trust (Singapore) Limited as trustee of a discretionary trust of which Mr. Su Aping is the settlor, and Mr. Su Aping, Ms. Su Wen and Ms. Su Yi are three of the several eligible beneficiaries.

董事及主要行政人員於股份、相關股份及債 權證的權益及淡倉(續)

附註:

- (1) 123.138.000股股份由誠創國際投資有 限公司實益擁有,而誠創國際投資有限 公司由Ridge Glorious Limited全資擁 有,而Ridge Glorious Limited乃由豐 瑞信託(新加坡)有限公司作為全權信 託的受託人全資擁有,而朱亞英女士為 委託人,及朱亞英女士、蘇奕女士及蘇 雯女士為幾位合資格受益人的其中三 位。此外,214.546.000股股份由Fung Yu Holdings Limited實益擁有,而 Fung Yu Holdings Limited由永晟有限 公司全資擁有,且由豐瑞信託(新加坡) 有限公司作為全權信託的受託人間接全 *資擁有,而蘇阿平先生為委託人,及蘇* 阿平先生、蘇奕女士及蘇雯女士為幾位 合資格受益人的其中三位。
- (2) 123.138.000股股份由誠創國際投資有 限公司實益擁有,而誠創國際投資有限 公司由Ridge Glorious Limited全資擁 有,而Ridge Glorious Limited乃由豐 瑞信託(新加坡)有限公司作為全權信 託的受託人全資擁有,而朱亞英女士為 委託人,及朱亞英女士、蘇奕女士及蘇 雯女士為幾位合資格受益人的其中三 位。此外,214,546,000股股份由Fung Yu Holdings Limited實益擁有,而 Fung Yu Holdings Limited由永晟有限 公司全資擁有,且由豐瑞信託(新加坡) 有限公司作為全權信託的受託人間接全 *資擁有,而蘇阿平先生為委託人,及蘇* 阿平先生、蘇雯女士及蘇奕女士為幾位 合資格受益人的其中三位。

Supplementary Information 補充資料

DIRECTORS' AND CHIEF EXECUTIVE'S INTERESTS AND SHORT POSITIONS IN SHARES AND UNDERLYING SHARES AND DEBENTURES (CONTINUED)

(2) Interests in underlying shares of the Company – equity (2) derivatives of the Company:

董事及主要行政人員於股份、相關股份及債 權證的權益及淡倉 (續)

於本公司相關股份的權益 - 本公司權益衍 生工具:

				Number of underlying shares in respect of the share options granted under the Scheme 根據該計劃授出 購股權所涉及	Percentage of the Company's issued share capital 佔本公司已發行
Name of directors	董事姓名	Nature of interest	權益性質	的相關股份數目	股本的百分比
Ms. Su Yi	蘇奕女士	Beneficial owner	實益擁有人	2,150,000	0.24
Mr. Du Shaozhou	杜紹周先生	Beneficial owner	實益擁有人	2,200,000	0.24
Mr. Li Jianyi	李建一先生	Beneficial owner	實益擁有人	1,850,000	0.20
Mr. Xu Lei	許雷先生	Beneficial owner	實益擁有人	300,000	0.03
Mr. Zhou Qingzu	周慶祖先生	Beneficial owner	實益擁有人	300,000	0.03

Save as disclosed above, as at 30 June 2021, none of the Directors and chief executive had registered an interest or short position in the shares, underlying shares or debentures of the Company or any of its associated corporations that was required to be recorded pursuant to section 352 of the SFO, or as otherwise notified to the Company and the Stock Exchange pursuant to the Model Code.

除上述所披露者外,於2021年6月30日,概無董 事及主要行政人員於本公司或其任何相聯法團的 股份、相關股份或債權證中擁有根據證券及期貨 條例第352條須登記,或根據標準守則須另行知 會本公司及聯交所的權益或淡倉。
SUBSTANTIAL SHAREHOLDERS' AND OTHER PERSONS' INTERESTS AND SHORT POSITIONS IN SHARES AND UNDERLYING SHARES

As at 30 June 2021, so far as is known to the Directors or chief executive of the Company, the following shareholders (excluding Directors and chief executive of the Company) had interests and short positions of 5% or more in the shares and underlying shares of the Company as recorded in the register of interests required to be kept by the Company pursuant to section 336 of the SFO:

主要股東及其他人士於股份及相關股份的權 益及淡倉

於2021年6月30日,據本公司董事或主要行政人 員所知,以下股東(不包括本公司董事及主要行 政人員)於本公司股份及相關股份中擁有5%或以 上並已登記於本公司根據證券及期貨條例第336 條須予存置的權益登記冊內的權益及淡倉:

Name	名稱	Nature of interest	權益性質	Number of ordinary shares held 所持普通股數目	Percentage of the Company's issued share capital 佔本公司 已發行股本的 百分比
Mr. Su Aping (1)	蘇阿平先生(1)	Interest of spouse, settlor and beneficiary of a discretionary trust	配偶權益、 全權信託委託人 及受益人	342,034,000 (L)	37.87
Ms. Zhu Yaying (2)	朱亞英女士(2)	Interest of spouse, settlor and beneficiary of a discretionary trust	配偶權益、 全權信託委託人 及受益人	342,034,000 (L)	37.87
First Advisory Trust (Singapore) Limited (3, 6)	豐瑞信託(新加坡) 有限公司 (3, 6)	Trustee	受託人	337,684,000 (L)	37.39
Fung Yu Holdings Limited (3)	Fung Yu Holdings Limited (3)	Beneficial owner	實益擁有人	214,546,000 (L)	23.76
Yong Sheng Pte Ltd. (3)	永晟有限公司 (3)	Interest of a controlled corporation	於受控法團的權益	214,546,000 (L)	23.76

Supplementary Information 補充資料

SUBSTANTIAL SHAREHOLDERS' AND OTHER PERSONS' INTERESTS AND SHORT POSITIONS IN SHARES AND UNDERLYING SHARES (CONTINUED)

主要股東及其他人士於股份及相關股份的權 益及淡倉(續)

					Percentage of
					the Company's issued share
				Number of	capital
				ordinary	佔本公司
				shares held	已發行股本的
Name	名稱	Nature of interest	權益性質	所持普通股數目	百分比
Arowana Holdings Limited (3)	Arowana Holdings Limited (3)	Interest of a controlled corporation	於受控法團的權益	214,546,000 (L)	23.76
Dazhong (Hong Kong) International Corporation Limited (4)	大眾(香港)國際 有限公司 (4)	Beneficial owner	實益擁有人	129,344,000 (L)	14.32
Shanghai Dazhong Public Utilities (Group) Co., Limited (4)	上海大眾公用事業 (集團)股份 有限公司 (4)	Interest of a controlled corporation, beneficial owner	於受控法團的 權益、實益 擁有人	174,344,000 (L)	19.31
Action East International Limited (5)	明崙實業 有限公司 (5)	Beneficial owner	實益擁有人	163,040,000 (L)	18.05
Prax Capital China Growth Fund III L.P. (5)	Prax Capital China Growth Fund III L.P. (5)	Interest of a controlled corporation	於受控法團的權益	163,040,000 (L)	18.05
Prax Capital China Growth Fund III GP, Ltd. (5)	Prax Capital China Growth Fund III GP, Ltd. (5)	Interest of a controlled corporation	於受控法團的權益	163,040,000 (L)	18.05
Total Honest International Investment Ltd (6)	誠創國際 投資有限公司 (6)	Beneficial owner	實益擁有人	123,138,000 (L)	13.64
Ridge Glorious Limited (6)	Ridge Glorious Limited (6)	Interest of a controlled corporation	於受控法團的權益	123,138,000 (L)	13.64

(L) denotes long position

(L) 表示好倉

SUBSTANTIAL SHAREHOLDERS' AND OTHER PERSONS' INTERESTS AND SHORT POSITIONS IN SHARES AND UNDERLYING SHARES (CONTINUED)

Notes:

附註:

益及淡倉(續)

- 214,546,000 Shares are beneficially owned by Fung Yu (1) Holdings Limited which is wholly owned by Yong Sheng Pte Ltd. and is indirectly wholly owned by First Advisory Trust (Singapore) Limited as trustee of a discretionary trust of which Mr. Su Aping is the settlor, and Mr. Su Aping, Ms. Su Yi and Ms. Su Wen are three of the several eligible beneficiaries. Besides, 123,138,000 Shares are beneficially owned by Total Honest International Investment Ltd which is wholly owned by Ridge Glorious Limited, which is in turn wholly owned by First Advisory Trust (Singapore) Limited as trustee of a discretionary trust of which Ms. Zhu Yaying is the settlor, and Ms. Zhu Yaying and Ms. Su Yi are two of the several eligible beneficiaries. Mr. Su Aping is the beneficial owner of the share options granted under the Company's share option scheme in respect of 2,200,000 Shares issuable under such share options. Ms. Zhu Yaying is the beneficial owner of the share options granted under the Company's share option scheme in respect of 2,150,000 Shares issuable under such share options. Mr. Su Aping is the spouse of Ms. Zhu Yaying. Under the SFO, Mr. Su Aping is deemed to be interested in the same number of Shares and share options in which Ms. Zhu Yaying is interested.
- 123,138,000 Shares are beneficially owned by Total Honest (2)International Investment Ltd which is wholly owned by Ridge Glorious Limited, which is in turn wholly owned by First Advisory Trust (Singapore) Limited as trustee of a discretionary trust of which Ms. Zhu Yaying is the settlor, and Ms. Zhu Yaying and Ms. Su Yi are two of the several eligible beneficiaries. Besides, 214,546,000 Shares are beneficially owned by Fung Yu Holdings Limited which is wholly owned by Yong Sheng Pte Ltd. and is indirectly wholly owned by First Advisory Trust (Singapore) Limited as trustee of a discretionary trust of which Mr. Su Aping is the settlor, and Mr. Su Aping, Ms. Su Yi and Ms. Su Wen are three of the several eligible beneficiaries. Ms. Zhu Yaying is the beneficial owner of the share options granted under the Company's share option scheme in respect of 2,150,000 Shares issuable under such share options. Mr. Su Aping is the beneficial owner of the share options granted under the Company's share option scheme in respect of 2,200,000 Shares issuable under such share options. Ms. Zhu Yaying is the spouse of Mr. Su Aping. Under the SFO, Ms. Zhu Yaying is deemed to be interested in the same number of Shares and share options in which Mr. Su Aping is interested.
- 214,546,000股股份由Fung Yu Holdings (1) Limited實益擁有,而Fung Yu Holdings Limited由永晟有限公司全資擁有且由豐瑞信 託(新加坡)有限公司作為全權信託的受託人間 接全資擁有,而蘇阿平先生為委託人,及蘇阿 平先生、蘇奕女士及蘇雯女士為幾位合資格受 益人的其中三位。此外,123.138.000股股份 由誠創國際投資有限公司實益擁有,而誠創國 際投資有限公司由Ridge Glorious Limited全 資擁有,而Ridge Glorious Limited乃由豐瑞 信託(新加坡)有限公司作為全權信託的受託人 全資擁有,而朱亞英女士為委託人,及朱亞英 女士及蘇奕女士為幾位合資格受益人的其中兩 位。蘇阿平先生為根據本公司購股權計劃就根 據該等購股權可予發行之2,200,000股股份所授 出購股權的實益擁有人。朱亞英女士為根據本 公司購股權計劃就根據該等購股權可予發行之 2.150.000股股份所授出購股權的會益擁有人。 蘇阿平先生為朱亞英女士的配偶。根據證券及 期貨條例,蘇阿平先生被視為於朱亞英女士擁 有權益的相同數量股份及購股權中擁有權益。

主要股東及其他人士於股份及相關股份的權

123,138,000股股份由誠創國際投資有限公司 (2)實益擁有,而誠創國際投資有限公司由Ridge Glorious Limited全資擁有,而Ridge Glorious Limited乃由豐瑞信託(新加坡)有限公司作為全 權信託的受託人全資擁有,而朱亞英女士為委 *託人,及朱亞英女士及蘇奕女士為幾位合資格* 受益人的其中兩位。此外,214,546,000股股 份由Fung Yu Holdings Limited實益擁有,而 Fung Yu Holdings Limited由永晟有限公司全 資擁有且由豐瑞信託(新加坡)有限公司作為全 權信託的受託人間接全資擁有,而蘇阿平先生 為委託人,及蘇阿平先生、蘇奕女士及蘇雯女 士為幾位合資格受益人的其中三位。朱亞英女 士為根據本公司購股權計劃就根據該等購股權 可予發行之2.150.000股股份所授出購股權的實 益擁有人。蘇阿平先生為根據本公司購股權計 劃就根據該等購股權可予發行之2.200.000股股 份所授出購股權的實益擁有人。朱亞英女士為 蘇阿平先生的配偶。根據證券及期貨條例,朱 亞英女士被視為於蘇阿平先生擁有權益的相同 數量股份及購股權中擁有權益。

Supplementary Information 補充資料

SUBSTANTIAL SHAREHOLDERS' AND OTHER PERSONS' INTERESTS AND SHORT POSITIONS IN SHARES AND UNDERLYING SHARES (CONTINUED)

- (3) Fung Yu Holdings Limited is wholly owned by Yong Sheng Pte Ltd., which is wholly owned by Arowana Holdings Limited, which is in turn wholly owned by First Advisory Trust (Singapore) Limited as trustee of a discretionary trust of which Mr. Su Aping is the settlor, and Mr. Su Aping, Ms. Su Yi and Ms. Su Wen are three of the several eligible beneficiaries.
- (4) Dazhong (Hong Kong) International Corporation Limited is a wholly-owned subsidiary of Shanghai Dazhong Public Utilities (Group) Co., Limited, the A shares of which are listed on the Shanghai Stock Exchange with Stock Code 600635 and the H shares of which are listed on the Stock Exchange with Stock Code 1635. Shanghai Dazhong Public Utilities (Group) Co., Limited is deemed to be interested in the same number of shares in which Dazhong (Hong Kong) International Corporation Limited is interested. Shanghai Dazhong Public Utilities (Group) Co., Limited is the beneficial owner of 45,000,000 Shares.
- (5) Action East International Limited is wholly owned by Prax Capital China Growth Fund III, L.P.. Under the SFO, Prax Capital China Growth Fund III, L.P. is deemed to be interested in the same number of shares in which Action East International Limited is interested.

Prax Capital China Growth Fund III, L.P. is a limited partnership established in the Cayman Islands whose sole general partner is Prax Capital China Growth Fund III GP, Ltd., a limited liability company incorporated in the Cayman Islands.

(6) Total Honest International Investment Ltd is wholly owned by Ridge Glorious Limited, which is in turn wholly owned by First Advisory Trust (Singapore) Limited as trustee of a discretionary trust of which Ms. Zhu Yaying is the settlor, and Ms. Zhu Yaying, Ms. Su Yi and Ms. Su Wen are three of the several eligible beneficiaries.

主要股東及其他人士於股份及相關股份的權 益及淡倉(續)

- (3) Fung Yu Holdings Limited由永晟有限公司全 資擁有,而永晟有限公司由Arowana Holdings Limited全資擁有,而Arowana Holdings Limited由豐瑞信託(新加坡)有限公司作為全權 信託的受託人全資擁有,而蘇阿平先生為委託 人,及蘇阿平先生、蘇奕女士及蘇雯女士為幾 位合資格受益人的其中三位。
- (4) 大眾(香港)國際有限公司為上海大眾公用事業 (集團)股份有限公司(其A股於上交所上市,股 份代號:600635,而其H股於聯交所上市,股 份代號:1635)的全資附屬公司。上海大眾公 用事業(集團)股份有限公司被視為於大眾(香 港)國際有限公司擁有權益的股份中擁有相同數 目的股份權益。上海大眾公用事業(集團)股份 有限公司為45,000,000股股份的實益擁有人。
- (5) 明崙實業有限公司由Prax Capital China Growth Fund III, L.P.全資擁有。根據證券及期 貨條例, Prax Capital China Growth Fund III, L.P.被視為於明崙實業有限公司擁有權益的股 份中擁有相同數目的股份權益。

Prax Capital China Growth Fund III, L.P.為於 開曼群島成立的有限合夥企業,其唯一的普通 合夥人為Prax Capital China Growth Fund III GP, Ltd.,後者為於開曼群島註冊成立的有限 責任公司。

(6) 該創國際投資有限公司由Ridge Glorious Limited全資擁有,而Ridge Glorious Limited 乃由豐瑞信託(新加坡)有限公司作為全權信託 的受託人全資擁有,而朱亞英女士為委託人, 及朱亞英女士、蘇奕女士及蘇雯女士為幾位合 資格受益人的其中三位。

Supplementary Information 補充資料

SUBSTANTIAL SHAREHOLDERS' AND OTHER PERSONS' INTERESTS AND SHORT POSITIONS IN SHARES AND UNDERLYING SHARES (CONTINUED)

Save as disclosed above, as at 30 June 2021, no person, other than the Directors and chief executive of the Company, whose interests are set out in the section "Directors' and chief executive's interests and short positions in shares and underlying shares and debentures" above, had registered an interest or short position in the shares or underlying shares of the Company that was required to be recorded pursuant to section 336 of the SFO.

主要股東及其他人士於股份及相關股份的權 益及淡倉(續)

除上述所披露者外,於2021年6月30日,概無任 何人士(本公司董事及主要行政人員除外)的權益 載於上文「董事及主要行政人員於股份、相關股 份及債權證的權益及淡倉」,並於本公司的股份 或相關股份中擁有須根據證券及期貨條例第336 條記錄的已登記權益或淡倉。

PURCHASE, SALE OR REDEMPTION OF LISTED SHARES

During the Period, neither the Company nor any of its subsidiaries had purchased, sold or redeemed any of its securities.

CORPORATE GOVERNANCE PRACTICES

The Company is committed to maintaining high standards of corporate governance in the interests of the Shareholders. To the knowledge of the Board, the Company has complied with all code provisions of the Corporate Governance Code contained in Appendix 14 of the Listing Rules during the Period.

MODEL CODE FOR DIRECTORS' SECURITIES TRANSACTIONS

The Company has adopted the Model Code set out in Appendix 10 to the Listing Rules as the code of conduct regarding securities transactions of the Directors. Having made specific enquiry of all Directors, all of them have confirmed that they have complied with the required standard set out in the Model Code during the Period.

購買、出售或贖回上市股份

於該期間,本公司及其任何附屬公司概無購買、 出售或贖回其任何證券。

企業管治常規

本公司致力維持高水平的企業管治,以保障股東 權益。據董事會所知,本公司在該期間內一直遵 守上市規則附錄14所載企業管治守則的所有守則 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所載標準守則,作 為董事進行證券交易的行為守則。經過具體詢問 後,全體董事確認彼等於該期間已遵守標準守則 所規定的準則。

AUDIT COMMITTEE

The Company has established an Audit Committee. Its primary duties include, among other things, the review and supervision of the Group's financial reporting process and internal control system. The Audit Committee has four members, three of them are independent non-executive Directors, namely Mr. Zhou Qingzu, Mr. Feng Yijing and Mr. Zhu Tong, and one of them is a non-executive Director, namely Mr. Xu Lei. Mr. Feng Yijing possesses the appropriate professional qualifications required under the Listing Rules.

The Audit Committee has met and discussed with the external auditors of the Company, Ernst & Young, and has reviewed the accounting principles and practices adopted by the Group and the unaudited consolidated results of the Group for the six months ended 30 June 2021. The Audit Committee has reviewed and considered that the unaudited consolidated results of the Group for the six months ended 30 June 2021 are in compliance with the relevant accounting standards, rules and regulations and that appropriate disclosures have been duly made in accordance with Appendix 16 to the Listing Rules in this interim report.

INTERIM DIVIDEND

The Board resolved not to declare the payment of an interim dividend for the Period.

GENERAL INFORMATION

The Group's unaudited consolidated financial statements for the Period have been reviewed by the Company's auditors, Ernst & Young, in accordance with International Standard on Review Engagements 2410 "Review of Interim Financial Information Performed by the Independent Auditor of the Entity".

審核委員會

本公司已設立審核委員會,其主要職責包括(其 中包括)檢討及監查本集團財務申報程序及內部 監控制度。審核委員會有四名成員,其中三位為 獨立非執行董事,即周慶祖先生、馮義晶先生及 朱彤先生,及其中一位為非執行董事,即許雷先 生。馮義晶先生擁有上市規則規定的適當專業資 格。

審核委員會已與本公司的外部核數師安永會計師 事務所會面及討論,並審閱本集團採納的會計原 則及慣例,以及本集團截至2021年6月30日止六 個月的未經審核綜合業績。審核委員會已審閱並 認為本集團截至2021年6月30日止六個月的未經 審核綜合業績符合相關會計準則、規則及條例, 並已根據上市規則附錄16於本中期報告內作出適 當披露。

中期股息

董事會議決於該期間不會派付任何中期股息。

一般資料

本公司核數師安永會計師事務所已根據國際審閲 聘用協定準則第2410號「由實體的獨立核數師執 行的中期財務資料審閱」審閱本集團於該期間的 未經審核綜合財務報表。

USE OF PROCEEDS

所得款項用途

The Company's shares were listed on the Main Board of the Stock Exchange on 11 March 2015. Net proceeds from the global offering (the "Global Offering") were approximately RMB347.5 million, after deducting the underwriting commission and relevant expenses. The net proceeds have been applied for the purpose in accordance with the future plans and use of proceeds as set out in the Company's prospectus dated 27 February 2015 (the "Prospectus"). As at 30 June 2021, the unutilised proceeds were deposited in licensed banks in Hong Kong and China.

本公司股份於2015年3月11日於聯交所主板上 市。經扣除包銷佣金及相關開支,全球發售(「全 球發售」)所得款項淨額約為人民幣347.5百萬 元。所得款項淨額已根據本公司日期為2015年2 月27日的招股章程(「招股章程」)所載未來計劃 及所得款項用途應用於有關用途。於2021年6月 30日,尚未動用所得款項存置於香港及中國的持 牌銀行。

As at 30 June 2021 於2021年6月30日

		Percentage			
		of total	Net	Utilised	Unutilised
		amount	proceeds	amount	amount
		佔總金額	所得	已動用	尚未
Purpose	用途	百分比	款項淨額	金額	動用金額
			RMB'million	RMB'million	RMB'million
			人民幣百萬元	人民幣百萬元	人民幣百萬元
Acquiring and constructing CNG and	就銷售車用厭缩天然氣/				
LNG refuelling stations for the sale	液化天然氣收購及建設				
of CNG/LNG for vehicular use	壓縮天然氣及液化天然				
	氣加氣站	25%	86.9	73.0	13.9
Expanding our pipeline network	拓展我們的管道網絡及向				
and sale of piped natural gas to	我們現有市場客戶銷售				
customers in our existing market	管道天然氣	35%	121.6	121.6	_
Acquiring controlling interests in	收購太倉地區以外天然氣				
natural gas operators outside	運營商的控股權益				
Taicang		30%	104.2	104.2	_
Working capital and other general	營運資金及其他一般企業				
corporate purposes	用途	10%	34.8	34.8	
Total	總計		347.5	333.6	13.9

USE OF PROCEEDS (CONTINUED)

In relation to the unutilised net proceeds raised from the Global Offering in an amount of approximately RMB13.9 million (the "Unutilised Proceeds") as at 30 June 2021, the Company intends to utilise all of the Unutilised Proceeds for acquiring and constructing CNG and LNG refuelling stations for the sale of CNG/LNG for vehicular use. The Company originally intended to apply the Unutilised Proceeds to acquire the CNG and LNG refuelling station business operated by Suzhou Suling Automobile Service Co., Ltd. (蘇州蘇菱汽車服務 有限公司), details of which are set out in the Prospectus. The relevant permits or approvals have not been granted for the target business as a whole. The Company currently intends to apply the Unutilised Proceeds by the end of 2021 as follows:

- (i) approximately RMB5.8 million will be used to construct a LNG refuelling station in Guangyuan, Sichuan Province, the PRC; and
- (ii) approximately RMB8.1 million will be used to construct a LNG refuelling station at Taicang Port, a port located in Taicang City, Jiangsu Province, the PRC.

所得款項用途(續)

於2021年6月30日,全球發售所得款項淨額的尚 未動用金額為約人民幣13.9百萬元(「未動用所得 款項」)。本公司擬將全部未動用所得款項用於收 購及建設壓縮天然氣及液化天然氣加氣站,以銷 售車用壓縮天然氣/液化天然氣。本公司原計劃 將未動用所得款項用於收購蘇州蘇菱汽車服務有 限公司所經營的壓縮天然氣及液化天然氣加氣站 業務,有關詳情載於招股章程。整體目標業務尚 未獲得相關許可證或批准。本公司現時擬於2021 年年底按以下方式使用未動用所得款項:

- (i) 約人民幣5.8百萬元將用於在中國四川省 廣元市建設液化天然氣加氣站;及
- (ii) 約人民幣8.1百萬元將用於在位於中國江 蘇省太倉市的太倉港建設液化天然氣加氣 站。

Independent Review Report 獨立審閲報告



Ernst & Young 27/F, One Taikoo Place 979 King's Road Quarry Bay, Hong Kong 安永會計師事務所 香港鰂魚涌英皇道979號 太古坊一座27樓 Tel電話: +852 2846 9888 Fax傳真: +852 2868 4432 ey.com

To the board of directors of Suchuang Gas Corporation Limited (Incorporated in the Cayman Islands with limited liability)

INTRODUCTION

We have reviewed the interim financial information set out on pages 39 to 88, which comprises the condensed consolidated statement of financial position of Suchuang Gas Corporation Limited (the "Company") and its subsidiaries (the "Group") as at 30 June 2021 and the related condensed consolidated statements of profit or loss and other comprehensive income, changes in equity and cash flows for the six-month period then ended, and explanatory notes. The 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 International Accounting Standard 34 Interim Financial Reporting ("IAS 34") issued by the International Accounting Standards Board. The directors of the Company are responsible for the preparation and presentation of this interim financial information in accordance with IAS 34. Our responsibility is to express a conclusion on this interim financial information based on our review. Our report is made 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.

致蘇創燃氣股份有限公司董事會 (於開曼群島註冊成立的有限公司)

緒言

吾等已審閱第39頁至第88頁的中期財務資料,包 括蘇創燃氣股份有限公司(「貴公司」)及其附屬公 司(「貴集團」)於2021年6月30日的簡明綜合財務 狀況表、截至該日止六個月期間的相關簡明綜合 損益及其他全面收益表、權益變動表及現金流量 表,以及説明附註。香港聯合交易所有限公司證 券上市規則要求按照其相關規定及國際會計準則 理事會公佈的國際會計準則第34號中期財務報告 (「國際會計準則第34號」)的要求編製中期財務資 料報告。 貴公司董事負責按照國際會計準則第 34號的要求編製和呈列本中期財務資料。吾等的 責任是根據吾等的審閲對本中期財務資料作出結 論。根據吾等協定的委聘條款,吾等僅向 閣下 (作為整體)作出報告,除此以外,吾等的報告不 可用作其他用途。吾等概不就本報告的內容,對 任何其他人士負責或承擔任何責任。

Independent Review Report 獨立審閲報告

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 interim financial information 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 interim financial information is not prepared, in all material respects, in accordance with IAS 34.

審閱工作範圍

吾等的審閱工作乃按照香港會計師公會頒佈的香 港審閱委聘準則第2410號由實體的獨立核數師 執行的中期財務資料審閱的要求進行。中期財務 資料的審閱工作主要包括向財務會計負責人進行 查詢,執行分析性覆核及其他審閱程序。由於審 閱的範圍遠小於按照香港審計準則進行審計的範 圍,所以不能保證吾等會注意到在審計中可能會 被發現的所有重大事項。因此,吾等不發表審計 意見。

結論

根據吾等的審閱,吾等並無注意到任何事項使吾 等相信中期財務資料在任何重大方面沒有按照國 際會計準則第34號編製。

Ernst & Young Certified Public Accountants Hong Kong

28 January 2022

安永會計師事務所 執業會計師 香港

2022年1月28日

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

For the six months ended 30 June 2021 截至2021年6月30日止六個月

			For the six months 截至6月30日	
		Notes 附註	2021 2021年 (Unaudited) (未經審核) RMB'000 人民幣千元	2020 2020年 (Unaudited) (未經審核) RMB'000 人民幣千元
REVENUE Cost of sales	收入 銷售成本	4	643,959 (552, <u>999</u>)	549,024 (440,354)
Gross profit	毛利		9 <u>0,960</u>	108,670
Other income and gains Selling and distribution costs Administrative expenses Impairment losses on financial	其他收入及收益 銷售及分銷成本 行政開支 金融及合同資產減值	5	28,910 (10,894) (39, <u>909</u>)	13,376 (5,836) (42,156)
and contract assets, net Other expenses Finance costs Share of losses of associates	虚损淨額 其他開支 財務費用 分佔聯營公司的虧損	8 6 7	<u>(217,900)</u> (<u>371,872)</u> (5,105) (1,099)	(1,530) (14,018) (5,117) (1,862)
(LOSS)/PROFIT BEFORE TAX	除税前(虧損)/溢利	8	<u>(526,909)</u>	51,527
Income tax expense	所得税開支	9	<u>37,691</u>	(25,626)
(LOSS)/PROFIT FOR THE PERIOD	期內(虧損)/溢利		<u>(489,218)</u>	25,901
Attributable to: Owners of the parent Non-controlling interests	以下各方應佔: 母公司擁有人 非控股權益		<u>(490,039)</u> <u>821</u>	25,538 363
			<u>(489,218)</u>	25,901
OTHER COMPREHENSIVE LOSS	其他全面虧損			
Other comprehensive loss that may be reclassified to profit or loss in subsequent periods:	其後期間可能重新分類至 損益的其他全面虧損:			
Exchange differences on translation of foreign operations	換算海外業務產生的匯兑 差額		(287)	(171)
OTHER COMPREHENSIVE LOSS FOR THE PERIOD, NET OF TAX	期內其他全面虧損, 扣除税項		(287)	(171)

continued/... 續/...

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

For the six months ended 30 June 2021 截至2021年6月30日止六個月

			For the six month 截至6月30	
		Notes 附註	2021 2021年 (Unaudited) (未經審核) RMB'000 人民幣千元	2020 2020年 (Unaudited) (未經審核) RMB'000 人民幣千元
TOTAL COMPREHENSIVE (LOSS)/ INCOME FOR THE PERIOD	期內全面(虧損)/ 收益總額			
Attributable to: Owners of the parent Non-controlling interests	以下各方應佔: 母公司擁有人 非控股權益		<u>(490,326)</u> <u>821</u>	25,367 363
			<u>(489,505)</u>	25,730
(LOSSES)/EARNINGS PER SHARE ATTRIBUTABLE TO ORDINARY EQUITY HOLDERS OF THE PARENT	母公司普通股權持有人 應佔每股(虧損)/盈利			
Basic - For (loss)/profit for the	基本 -該期間(虧損)/溢利			
period (RMB cents)	(人民幣分)	11	<u>(54.26)</u>	2.83
Diluted	難薄			
 For (loss)/profit for the period (RMB cents) 	-該期間(虧損)/溢利 (人民幣分)	11	<u>(54.26)</u>	2.83

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

As at 30 June 2021 於2021年6月30日

		Notes 附註	30 June 2021 2021年6月30日 (Unaudited) (未經審核) RMB'000 人民幣千元	31 December 2020 2020年12月31日 (Audited) (經審核) RMB'000 人民幣千元
NON-CURRENT ASSETS Property, plant and equipment Right-of-use assets Goodwill Intangible assets Investments in associates Equity investments at fair value through profit or loss Debt investment at fair value through profit or loss Deferred tax assets Other non-current assets	非流動資產 物業、廠房及設備 使用權 商譽 海形資產 前的投資 全 了 一 一 一 一 物 一 行 資 在 一 約 行 資 在 一 約 行 之 合 約 行 之 設 備 使 唐 署 資 產 二 約 約 定 合 本 約 定 合 本 一 物 等 及 設 備 使 座 務 層 及 設 備 使 序 及 設 備 使 序 及 設 備 。 一 際 序 及 設 備 。 一 》 書 不 署 " 習 聲 之 二 句 的 力 資 查 合 二 約 的 方 之 二 句 的 之 一 句 的 之 二 句 的 力 没 資 合 之 二 句 的 力 没 合 之 一 句 的 之 二 句 的 行 文 品 句 之 一 句 的 行 公 二 引 句 力 行 合 一 句 句 句 句 句 句 句 句 句 句 句 句 句 句 句 句 句 句	12	658, <u>313</u> 87,152 <u>57,282</u> 99,151 119,959 19,504 94,239 <u>90,808</u> 11,527	669,991 88,907 98,782 104,591 129,727 53,255 95,029 40,388 12,344
Total non-current assets	非流動資產總額		1,2 <u>37,935</u>	1,293,014
CURRENT ASSETS Inventories Trade and notes receivables Contract assets Prepayments, other receivables and other assets Amounts due from related parties Financial assets at fair value through profit or loss Debt instruments at amortised cost Restricted cash, pledged and term deposits Cash and cash equivalents	 流動資產 存貨 存貨 應收貿易賬款及票據 合同資產 預付款項、其他應收款項及 其他遵查方款項 按如平值計入損益的金融 資難銷成本列賬的債務工具 受限期存款 現金及現金等價物 	13	13,287 <u>47,334</u> 13,947 <u>89,880</u> 36,936 10,000 47,873 <u>339,642</u> <u>220,273</u>	12,115 157,778 9,208 174,548 34,281 55,000 59,478 303,550 201,516
Total current assets	流動資產總額		819,172	1,007,474
CURRENT LIABILITIES Trade payables Other payables and accruals Contract liabilities Amounts due to related parties Deferred revenue Interest-bearing bank and other	流動負債 應付貿易賬款 其他應付款項及應計費用 合同負債 應付關連方款項 遞延收入 計息銀行及其他借款	14 15	67,873 <u>403,395</u> 17 <u>4,092</u> 9,104 1,043	51,627 73,258 144,495 5,555 1,043
borrowings Tax payable	應付税項	16	1 <u>5</u> 1,263 24, <u>344</u>	237,152 28,132
Total current liabilities	流動負債總額		831,114	541,262
NET CURRENT (LIABILITIES)/ ASSETS	流動(負債)/資產淨額		<u>(11,942)</u>	466,212
TOTAL ASSETS LESS CURRENT LIABILITIES	總資產減流動負債		1, <u>225,993</u>	1,759,226

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

As at 30 June 2021 於2021年6月30日

		Notes 附註	30 June 2021 2021年6月30日 (Unaudited) (未經審核) RMB'000 人民幣千元	31 December 2020 2020年12月31日 (Audited) (經審核) RMB'000 人民幣千元
NON-CURRENT LIABILITIES	非流動負債			
Contract liabilities	合同負債		83,500	89,412
Deferred revenue	遞延收入 1 息留在卫共伙供款		12,359	12,880
Interest-bearing bank and other	計息銀行及其他借款			70.000
borrowings Deferred tax liabilities	遞延税項負債	16	57,777	72,898
Deferred tax liabilities	<u> </u>		2 <u>5,009</u>	28,805
-	北流乱在住他站		470.045	000.005
Total non-current liabilities	非流動負債總額		17 <u>8,645</u>	203,995
Net assets	資產淨額		1, <u>047,348</u>	1,555,231
EQUITY	權益			
Equity attributable to owners of the parent	母公司擁有人應佔權益			
Issued capital	已發行股本	17	7,215	7,215
Reserves	儲備		<u>949,412</u>	1,458,666
			956,627	1,465,881
Non-controlling interests	非控股權益		9 <u>0,721</u>	89,350
TOTAL EQUITY	權益總額		1, <u>047,348</u>	1,555,231

Su Yi	Su Wen
蘇奕	蘇雯
Director	Director
董事	董事

Interim Condensed Consolidated Statement of Changes in Equity 中期簡明綜合權益變動表

For the six months ended 30 June 2021 截至2021年6月30日止六個月

		Attributable to owners of the parent 母公司擁有人應佔											
		Issued capital	Share premium*	Share option reserve*	Merger reserve*	Capital reserve*	Statutory reserve fund*	Special reserve- safety fund* 專項儲備一	Exchange fluctuation reserve*	Retained profits*	Total	Non- controlling interests	Total equity
		已發行股本 RMB'000 人民幣千元	股份溢價* RMB'000 人民幣千元	購股權儲備* RMB'000 人民幣千元	合併儲備* RMB'000 人民幣千元	資本儲備* RMB'000 人民幣千元	法定儲備金* RMB'000 人民幣千元	安全生產費* RMB ³ 000 人民幣千元	匯兑波動儲備* RMB'000 人民幣千元	保留溢利* RMB'000 人民幣千元	總計 RMB'000 人民幣千元	非控股權益 RMB'000 人民幣千元	權益總額 RMB'000 人民幣千元
At 1 January 2021 (audited)	於2021年1月1日 (經審核)	7,215	735,711	65,910	(74,343)	6,231	128,232	11,844	685	584,396	1,465,881	89,350	1,555,231
(Loss)/Profit for the period Other comprehensive loss for the period: Exchange differences on translation of foreign	期內(虧損)/溢利 期內其他全面 虧損: 換算海外業務 產生的匯兑	-	-	-	-	-	-	-	-	(490,039)	(490,039)	821	(489,218)
operations	差額	-	-	-	-	-	-	-	(287)	-	(287)	-	(287)
Total comprehensive (loss)/ income for the period 2020 final dividend Dividends paid to non-	期內全面(虧損)/ 收益總額 2020年末期股息 已付非控股股東的	:	- (19,864)	Ξ	Ξ	-	Ξ	-	(287)	(490,039) _	(490,326) (19,864)	821 _	(489,505) (19,864)
controlling shareholders Capital contribution from a non-controlling shareholder of	1077年1000米町 股息 一名附屬公司 非控股股東注資	-	-	-	-	-	-	-	-	-	-	(800)	(800)
a subsidiary	古石斛供	-	-	-	-	-	-	-	-	-	-	1,350	1,350
Special reserve – safety fund	專項儲備- 安全生產費	-	-	-	-	-	-	3,263	-	(3,263)	-	-	-
Equity-settled share option arrangements	以權益結算的 購股權安排	-	-	936	-	-	-	-	-	-	936	-	936
At 30 June 2021 (unaudited)	於2021年6月30日 (未經審核)	7,215	715,847	66,846	(74,343)	6,231	128,232	15,107	398	91,094	956,627	90,721	1,047,348

These reserve accounts comprise the consolidated reserves of * RMB949,412,000 (31 December 2020: RMB1,458,666,000) in the consolidated statement of financial position.

該等儲備賬目包括綜合財務狀況表內的綜合儲備人 民幣949,412,000元(2020年12月31日:人民幣 1,458,666,000元)。

					A		owners of the p]擁有人應佔	arent					
		lssued capital	Share premium*	Share option reserve*	Merger reserve*	Capital reserve*	Statutory reserve fund*	Special reserve- safety fund* 專項儲備一	Exchange fluctuation reserve*	Retained profits*	Total	Non- controlling interests	Total equity
		已發行股本 RMB'000 人民幣千元	股份溢價* RMB'000 人民幣千元	購股權儲備* RMB'000 人民幣千元	合併儲備* RMB'000 人民幣千元	資本儲備* RMB'000 人民幣千元	法定儲備金* RMB'000 人民幣千元	^{等久面面} 安全生產費* RMB'000 人民幣千元	匯兑波動儲備* RMB'000 人民幣千元	保留溢利* RMB'000 人民幣千元	總計 RMB'000 人民幣千元	非控股權益 RMB'000 人民幣千元	權益總額 RMB'000 人民幣千元
At 1 January 2020 (audited)	於2020年1月1日 (經審核)	7,214	760,679	60,769	(74,343)	6,231	115,747	10,210	(308)	544,094	1,430,293	87,761	1,518,054
Profit for the period Other comprehensive loss for the period: Exchange differences on translation of foreign operations	期內內 新內內 載 加 之 加 新 加 合 加 新 約 之 加 一 約 二 約 一 二 約 一 二 約 二 二 約 二 二 約 二 二 二 二	-	-	-	-	-	-	-	- (171)	25,538	25,538	363	25,901 (171)
Total comprehensive (loss)/ income for the period 2019 final dividend Capital contribution from a non-controlling shareholde	期內全面(虧損)/ 收益總額 2019年末期股息 一名附屬公司 ,非控股股東注資	-	(25,282)	- -	-	-	- -	-	(171) _	25,538 -	25,367 (25,282)	363 -	25,730 (25,282)
of a subsidiary Special reserve – safety fund	專項儲備- 安全生產費	-	-	-	-	-	-	- 3,212	-	- (3,212)	-	2,646	2,646
Equity-settled share option arrangements	以權益結算的 購股權安排	-	-	2,807	-	-	-	-	-	-	2,807	-	2,807
At 30 June 2020 (unaudited)	於2020年6月30日 (未經審核)	7,214	735,397	63,576	(74,343)	6,231	115,747	13,422	(479)	566,420	1,433,185	90,770	1,523,955

These reserve accounts comprise the consolidated reserves of RMB1,425,971,000 (31 December 2019: RMB1,423,079,000) in the consolidated statement of financial position. 該等儲備賬目包括綜合財務狀況表內的綜合儲備人 民幣1,425,971,000元(2019年12月31日:人民幣 1,423,079,000元)。

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

For the six months ended 30 June 2021 截至2021年6月30日止六個月

			For the six months end 截至6月30日止六		
		Notes 附註	2021 2021年 (Unaudited) (未經審核) RMB'000 人民幣千元	2020 2020年 (Unaudited) (未經審核) RMB'000 人民幣千元	
CASH FLOWS FROM OPERATING	經營活動所得現金流量				
ACTIVITIES (Loss)/Profit before tax	除税前(虧損)/溢利		(526,909)	51,527	
Adjustments for:	經下列調整:	_			
Finance costs Share of losses of associates	融資成本 分佔聯營公司的虧損	7	5,105 1,099	5,117 1,862	
Interest income	利息收入	5	(4,899)	(8,858)	
Fair value (gains)/losses:	公平值(收益)/虧損:	-	(,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	(-,)	
Equity investments designated	指定按公平值計入	0	(10.070)	10 570	
at fair value through profit or loss Debt investment at fair value	損益的股本投資 按公平值計入損益的	8	(18,270)	19,579	
through profit or loss	債務投資	8	(154)	_	
Financial assets at fair value	按公平值計入損益的				
through profit or loss	金融資產	8	(3,897)	(5,583)	
Covid-19-related rent concessions from lessors	出租人提供的新型冠狀 病毒相關租金寬減	5	_	(106)	
Depreciation of property, plant	物業、廠房及設備折舊	0		(100)	
and equipment		8	26,579	21,037	
Depreciation of right-of-use assets	使用權資產折舊 無形資產攤銷	8 8	2,776	2,907	
Amortisation of intangible assets Amortisation of deferred revenue	無形員産舞朝 遞延收入攤銷	8	3,480 (521)	3,207 (522)	
Impairment of goodwill	商譽減值	8	41,500	(022)	
Impairment of trade receivables, net	應收貿易賬款減值,淨額	8	108,885	1,530	
Impairment of other receivables	其他應收款項減值	8	105,480	-	
Impairment of amounts due from related parties	應收關連方款項減值	8	3,535		
Impairment of property, plant	物業、廠房及設備減值	0	3,335	-	
and equipment		6	518	-	
Impairment of intangible assets	無形資產減值	6	2,430	-	
Impairment of investment on an associate	於聯營公司的投資減值	6	1 050		
Remeasurement of financial	重新計量財務擔保合同	0	1,858	-	
guarantee contracts		6	322,548	-	
Equity-settled share option expenses	以權益結算的購股權開支	8	936	2,807	
Foreign exchange losses/(gains)	匯兑虧損/(收益)		286	(3,027)	
Decrease/(increase) in	應收貿易賬款減少/				
trade receivables	(增加)		1,559	(7,887)	
Increase in contract assets	合同資產增加		(4,739)	(3,428)	
Decrease in prepayments, other	預付款項、其他應收款項			0.400	
receivables and other assets (Increase)/decrease in inventories	及其他資產減少 存貨(増加)/減少		30,352 (1,172)	8,422 38	
Increase in amounts due from	應收其他關連方款項增加		(1,172)	30	
other related parties			(707)	(2,313)	
Increase in amounts due to	應付其他關連方款項增加		0.540	10	
other related parties Increase in trade payables	應付貿易賬款增加		3,549 16,246	42 8,790	
Increase/(decrease) in other	應內員勿 ^成 款項加 其他應付款項及應計費用		10,240	0,790	
payables and accruals	增加/(減少)		1,837	(3,980)	
Increase/(decrease) contract liabilities	合同負債增加/(減少)		22,551	(5,304)	

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

For the six months ended 30 June 2021 截至2021年6月30日止六個月

		For the six months 截至6月30日	
		2021 2021年 RMB ² 000 人民幣千元 (Unaudited) (未經審核)	2020 2020年 RMB'000 人民幣千元 (Unaudited) (未經審核)
CASH GENERATED FROM OPERATIONS	經營業務所得現金	141,841	85,857
Interest received Tax paid	已收利息 已付税項	2,504 (20,313)	737 (23,626)
NET CASH FLOWS FROM OPERATING ACTIVITIES	經營活動所得現金流量 淨額	124,032	62,968
CASH FLOWS FROM INVESTING ACTIVITIES	投資活動所得現金流量		
Purchase of items of property, plant and equipment	購買物業、廠房及 設備項目	(9,222)	(21 271)
Purchase of intangible assets	成 開 項 日 購 買 無 形 資 產	(9,222) (470)	(31,371) (2,055)
Purchase of financial assets at fair value	購買按公平值計入損益的		
through profit or loss	金融資產	(10,000)	(135,200)
Proceeds from disposal of financial assets at fair value through profit or loss	出售按公平值計入損益的 金融資產所得款項	58,897	163,583
Net increase in restricted cash,	受限制現金、已抵押存款		,
pledged and term deposits Proceeds from disposal of an equity	及定期存款增加淨額 出售按公平值計入損益的 股本投資的所得款項	(50,000)	(102,900)
investment at fair value through profit or loss	放平仅 員的別待承項	52,021	_
Repayment of loans from third parties	第三方償還貸款	10,416	57,500
Loan deposits received from a third party	已收第三方貸款之按金	-	26,000
Interest received from a loan from a third party	已收第三方貸款的利息	0 100	
Loans paid to a related party	向關連方支付的貸款	2,183 (5,000)	(169,003)
Repayment of a loan from a related party	關連方償還貸款	500	(,
Interest received from a loan from	已收關連方貸款的利息		
a related party Dividends received from associates	已收聯營公司的股息	– 6,811	1,808 6,124
	니 ᄿᆊᆊᆸᇧᆸᆔᄞᆘᄶ心	0,011	0,124
NET CASH FLOWS FROM/(USED IN)	投資活動所得/(所用)		
INVESTING ACTIVITIES	現金流量淨額	56,136	(185,514)

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

For the six months ended 30 June 2021 截至2021年6月30日止六個月

		For the six months ended 30 June 截至6月30日止六個月	
		2021 2021年 RMB'000 人民幣千元 (Unaudited) (未經審核)	2020 2020年 RMB'000 人民幣千元 (Unaudited) (未經審核)
CASH FLOWS FROM FINANCING	融資活動所得現金流量		
ACTIVITIES			
Capital contribution from a non-controlling	一名附屬公司非控股股東		
shareholder of a subsidiary	注資	1,350	2,646
New interest-bearing bank loans	新增計息銀行貸款	49,720	85,070
Repayment of interest-bearing	償還計息銀行貸款		
bank borrowings		(199,680)	(107,822)
Decrease/(increase) in restricted cash,	為本集團的計息銀行貸款		
pledged and term deposits to secure	作保的受限制現金、		
the interest-bearing bank borrowings	已抵押存款及定期存款		
of the Group	減少/(增加)	13,908	(26,550)
Dividends paid to shareholders	已付股東股息	(19,864)	(25,282)
Dividends paid to non-controlling	已付非控股股東股息	(0.0.0)	
shareholders	印任从书台本人前仍	(800)	-
Principal portion of lease payments	租賃付款的本金部份	(2,108)	(1,460)
Interest paid	已付利息	(3,651)	(3,972)
	动次迁载的田田本法目河桥		
NET CASH FLOWS USED IN FINANCING ACTIVITIES	融資活動所用現金流量淨額	(161 105)	(77.270)
		(161,125)	(77,370)
NET INCREASE/(DECREASE) IN CASH	現金及現金等價物增加/		
AND CASH EQUIVALENTS	(減少)淨額	19,043	(199,916)
Effect of exchange rate changes, net	匯率變動影響淨額	(286)	(199,910) 3,027
Cash and cash equivalents at 1 January	产业的彩音/Fill 於1月1日的現金及現金	(200)	0,021
each and such squitalents at Foundary	等價物	201,516	367,671
CASH AND CASH EQUIVALENTS	於6月30日的現金及現金等		
AT 30 JUNE	價物	220,273	170,782

30 June 2021 2021年6月30日

1. CORPORATE INFORMATION

Suchuang Gas Corporation Limited (the "Company") was incorporated in the Cayman Islands on 4 July 2013 as an exempted company with limited liability under the Companies Law, Chapter 22 of the Cayman Islands.

The registered office address of the Company is Windward 3, Regatta Office Park, P.O. Box 1350, Grand Cayman KY1-1108, Cayman Islands.

The principal activity of the Company is investment holding.

The principal business activities of the Group during the period included the distribution and sale of piped natural gas, the operation of compressed natural gas ("CNG") and liquefied natural gas ("LNG") refuelling station business, the provision of natural gas transmission, and acting as the main contractor of construction and connection of gas pipelines in Mainland China.

In the opinion of the directors of the Company, the ultimate controlling shareholders of the Company are Mr. Su Aping (蘇阿平) and Ms. Zhu Yaying (朱亞英) (together known as the "Controlling Shareholders").

The shares of the Company have been listed on the Main Board of the Stock Exchange of Hong Kong Limited (the "Stock Exchange") since 11 March 2015.

1. 企業資料

蘇創燃氣股份有限公司(「本公司」)根據開 曼群島法律第22章公司法於2013年7月4 日在開曼群島註冊成立為獲豁免有限責任 公司。

本公司的註冊辦事處地址為Windward 3, Regatta Office Park, P.O. Box 1350, Grand Cayman KY1-1108, Cayman Islands。

本公司的主要業務為投資控股。

於該期間內,本集團的主要業務包括於中 國內地配送及銷售管道天然氣、經營壓縮 天然氣(「壓縮天然氣」)及液化天然氣(「液 化天然氣」)加氣站業務、提供天然氣輸 送、作為建設及接入燃氣管道的主要承包 商。

本公司董事認為,本公司的最終控股股東 為蘇阿平先生及朱亞英女士(統稱「控股股 東」)。

本公司股份已自2015年3月11日起在香 港聯合交易所有限公司(「聯交所」)主板上 市。

30 June 2021 2021年6月30日

2. BASIS OF PRESENTATION AND CHANGES IN 2. THE GROUP'S ACCOUNTING POLICIES

2.1 BASIS OF PREPARATION

The interim condensed consolidated financial information for the six months ended 30 June 2021 has been prepared in accordance with International Accounting Standard 34 *Interim Financial Reporting*. The interim condensed consolidated financial information does not include all the information and disclosures required in the annual financial information, and should be read in conjunction with the Group's annual consolidated financial statements for the year ended 31 December 2020.

The Group had net current liabilities of <u>RMB11,942,000</u> as at 30 June 2021. Having taken into account the unused banking facilities and the expected cash flows for the next twelve months, the directors of the Company consider that it is appropriate to prepare the financial statements on a going concern basis.

呈列基準及本集團的會計政策變動

2.1 編製基準

截至2021年6月30日止六個月的中 期簡明綜合財務資料乃根據國際會 計準則第34號中期財務報告編製。 中期簡明綜合財務資料不包括規定 於全年財務資料內提供的所有資料 及披露,並應連同本集團截至2020 年12月31日止年度的年度綜合財 務報表一併閱讀。

本集團於2021年6月30日的流動負 債淨額為人民幣<u>11,942,000</u>元。經 考慮未使用的銀行融資以及未來十 二個月的預期現金流量後,本公司 董事認為,以持續經營為基礎編製 財務報表為合適。

30 June 2021 2021年6月30日

2. BASIS OF PRESENTATION AND CHANGES 2. IN THE GROUP'S ACCOUNTING POLICIES (CONTINUED)

2.2 CHANGES IN ACCOUNTING POLICIES AND DISCLOSURES

The accounting policies adopted in the preparation of the interim condensed consolidated financial information are consistent with those applied in the preparation of the Group's annual consolidated financial statements for the year ended 31 December 2020, except for the adoption of the following revised International Financial Reporting Standards ("IFRSs") for the first time for the current period's financial information. 呈列基準及本集團的會計政策變動 *(續)*

2.2 會計政策的變動及披露

編製中期簡明綜合財務資料所採納 的會計政策與編製本集團截至2020 年12月31日止年度的年度綜合財 務報表所採納者貫徹一致,惟於本 期間財務資料中首次採納以下經修 訂國際財務報告準則(「國際財務報 告準則」)除外。

國際財務報告	利率基準
準則第9號、	改革一
國際會計	第二階段
準則第39號、	
國際財務報告	
準則第7號、	
國際財務報告	
準則第4號及	
國際財務報告	
準則第16號	
的修訂本	
國際財務報告	2021年6月30日
準則第16號	後新型冠狀
的修訂本	病毒相關租金
	寬減
	(提早採納)
國際會計準則	物 <i>業、廠房及</i>
第16號的	設備:作擬
修訂本	定用途前的
	所得款項
	(提早採納)

Interim	Report	2021	中期報告	49

Amendments to	Interest Rate Benchmark
IFRS 9, IAS 39,	Reform – Phase 2
IFRS 7, IFRS 4	
and IFRS 16	

Amendment to Covid-19-Related Rent IFRS 16 Concessions beyond 30 June 2021 (early adopted)

Amendments to IAS 16

Property, Plant and Equipment: Proceeds before Intended Use (early adopted)

30 June 2021 2021年6月30日

2. BASIS OF PRESENTATION AND CHANGES 2. IN THE GROUP'S ACCOUNTING POLICIES (CONTINUED)

2.2 CHANGES IN ACCOUNTING POLICIES AND DISCLOSURES (continued)

The nature and impact of the revised IFRSs are described below:

(a) Amendments to IFRS 9, IAS 39, IFRS 7, IFRS 4 and IFRS 16 address issues not dealt with in the previous amendments which affect financial reporting when an existing interest rate benchmark is replaced with an alternative risk-free rate ("RFR"). The phase 2 amendments provide a practical expedient to allow the effective interest rate to be updated without adjusting the carrying amount of financial assets and liabilities when accounting for changes in the basis for determining the contractual cash flows of financial assets and liabilities, if the change is a direct consequence of the interest rate benchmark reform and the new basis for determining the contractual cash flows is economically equivalent to the previous basis immediately preceding the change. In addition, the amendments permit changes required by the interest rate benchmark reform to be made to hedge designations and hedge documentation without the hedging relationship being discontinued. Any gains or losses that could arise on transition are dealt with through the normal requirements of IFRS 9 or IAS 39 to measure and recognise hedge ineffectiveness. The amendments also provide a temporary relief to entities from having to meet the separately identifiable requirement when an RFR is designated as a risk component. The relief allows an entity, upon designation of the hedge, to assume that the separately identifiable requirement is met, provided the entity reasonably expects the RFR risk component to become separately identifiable within the next 24 months. Furthermore, the amendments require an entity to disclose additional information to enable users of financial statements to understand the effect of interest rate benchmark reform on an entity's financial instruments and risk management strategy.

呈列基準及本集團的會計政策變動 *(續)*

2.2 會計政策的變動及披露(續)

經修訂的國際財務報告準則的性質 及影響如下:

當現有利率基準被替代無風 (a) 險利率(「無風險利率」)取代 時,國際財務報告準則第9 號、國際會計準則第39號、 國際財務報告準則第7號、 國際財務報告準則第4號及 國際財務報告準則第16號 的修訂本解決先前修訂本中 未涉及但影響財務報告的問 題。第二階段修訂本提供可 行權宜方法,於入賬釐定金 融資產及負債合約現金流量 的基準變動時,倘變動因利 率基準改革直接引致,且釐 定合約現金流量的新基準經 濟上相當於緊接變動前的先 前基準,在不調整金融資產 及負債的賬面值的情況下更 新實際利率。此外,該等修 訂本允許利率基準改革要求 就對沖指定項目及對沖文件 作出的變動,而不中斷對沖 關係。過渡期間可能產生的 任何損益均透過國際財務報 告準則第9號或國際會計準 則第39號的正常要求進行 處理,以衡量及確認對沖無 效性。當無風險利率被指定 為風險成份時,該等修訂本 亦暫時寬免實體須符合可單 獨識別的規定。該寬免允許 實體於指定對沖時假設符合 可單獨識別的規定,前提是 實體合理預期無風險利率風 險成份於未來24個月內將可 單獨識別。此外,該等修訂 本要求實體披露其他資料, 以使財務報表的使用者能夠 了解利率基準改革對實體金 融工具及風險管理策略的影 響。

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2. BASIS OF PRESENTATION AND CHANGES 2. IN THE GROUP'S ACCOUNTING POLICIES (CONTINUED)

2.2 CHANGES IN ACCOUNTING POLICIES AND DISCLOSURES (continued)

The nature and impact of the revised IFRSs are described below: *(continued)*

(a) *(continued)*

The Group had certain interest-bearing bank borrowings denominated in Euro based on the Euro Interbank Offered Rate as at 30 June 2021. Since the interest rates of these borrowings were not replaced by RFRs during the period, the amendments did not have any impact on the financial position and performance of the Group. If the interest rates of these borrowings are replaced by RFRs in a future period, the Group will apply this practical expedient upon the modification of these borrowings provided that the "economically equivalent" criterion is met. 呈列基準及本集團的會計政策變動 *(續)*

2.2 會計政策的變動及披露(續)

經修訂的國際財務報告準則的性質 及影響如下:(續)

(a) *(續)*

30 June 2021 2021年6月30日

2. BASIS OF PRESENTATION AND CHANGES IN THE GROUP'S ACCOUNTING POLICIES (CONTINUED)

2.2 CHANGES IN ACCOUNTING POLICIES AND DISCLOSURES (continued)

The nature and impact of the revised IFRSs are described below: *(continued)*

Amendment to IFRS 16 issued in March (b) 2021 extends the availability of the practical expedient for lessees to elect not to apply lease modification accounting for rent concessions arising as a direct consequence of the covid-19 pandemic by 12 months. Accordingly, the practical expedient applies to rent concessions for which any reduction in lease payments affects only payments originally due on or before 30 June 2022, provided the other conditions for applying the practical expedient are met. The amendment is effective retrospectively for annual periods beginning on or after 1 April 2021 with any cumulative effect of initially applying the amendment recognised as an adjustment to the opening balance of retained profits at the beginning of the current accounting period. Earlier application is permitted.

> The Group has early adopted the amendment on 1 January 2021 and applied the practical expedient during the period ended 30 June 2021 to all rent concessions granted by the lessors that affected only payments originally due on or before 30 June 2022 as a direct consequence of the covid-19 pandemic. The amendment had no impact on the Group's financial statements for the period ended 30 June 2021.

呈列基準及本集團的會計政策變動 *(續)*

2.2 會計政策的變動及披露(續)

2.

經修訂的國際財務報告準則的性質 及影響如下:(續)

(b) 2021年3月頒佈的國際財務 報告準則第16號修訂本拓 寬了可行權宜方法的可用範 **圍**, 允許承租人可選擇不就 因新型冠狀病毒疫情而直接 於12個月前導致的租金寬 減應用租賃修訂會計處理。 因此,可行權宜方法適用於 租賃付款的任何減免僅影響 原到期日為2022年6月30日 或之前的付款情況下的租金 寬減,前提是應用可行權宜 方法的其他條件須達成。該 修訂本於2021年4月1日或 之後開始的年度期間追溯有 效,同時將首次應用該修訂 本產生的累積影響確認為保 留溢利於當前會計期間期初 的期初結餘的調整。該修訂 本允許提早應用。

> 本集團已於2021年1月1日 提早採納該修訂本,並於截 至2021年6月30日止期間對 獲出租人授予的所有租金寬 減應用可行權宜方法,該租 金寬減僅影響新型冠狀病毒 疫情直接導致的原到期日為 2022年6月30日或之前的付 款。該修訂本並無對本集團 於截至2021年6月30日止期 間的財務報表產生影響。

30 June 2021 2021年6月30日

2. BASIS OF PRESENTATION AND CHANGES 2. IN THE GROUP'S ACCOUNTING POLICIES (CONTINUED)

2.2 CHANGES IN ACCOUNTING POLICIES AND DISCLOSURES (continued)

The nature and impact of the revised IFRSs are described below: *(continued)*

Amendments to IAS 16 prohibit an entity (c) from deducting from the cost of an item of property, plant and equipment any proceeds from selling items produced while bringing that asset to the location and condition necessary for it to be capable of operating in the manner intended by management. Instead, an entity recognises the proceeds from selling any such items, and the cost of those items, in profit or loss. The amendments are effective for annual periods beginning on or after 1 January 2022 and shall be applied retrospectively only to items of property, plant and equipment made available for use on or after the beginning of the earliest period presented in the financial statements in which the entity first applies the amendments. Earlier application is permitted. The Group early adopted the amendment from 1 January 2021, and recognised proceeds from selling items produced while bringing that asset to the condition necessary for it to be capable of operating with an amount of RMB8,246,000 in profit or loss, and the relevant cost was approximately RMB4,369,000.

呈列基準及本集團的會計政策變動 (*續*)

2.2 會計政策的變動及披露(續)

經修訂的國際財務報告準則的性質 及影響如下:(續)

國際會計準則第16號的修 (c) 訂本禁止實體從物業、廠房 及設備項目的成本中扣除資 產達到管理層預定的營運狀 態所需位置與條件過程中產 生的任何出售項目所得款 項。相反, 實體須於損益中 確認出售任何有關項目的所 得款項及該等項目的成本。 該等修訂本於2022年1月 1日或之後開始的年度期間 生效,並僅追溯應用於實體 首次應用該等修訂本的財務 報表所呈列的最早期間的期 初或之後可供使用的物業、 廠房及設備項目。該修訂本 允許提早應用。本集團已於 2021年1月1日提早採納該 修訂本,並確認在該資產達 到營運狀態所需條件的過程 中產生的任何出售項目所得 款項,且損益金額為人民幣 8,246,000元,及相關成本 約為人民幣4,369,000元。

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3. OPERATING SEGMENT INFORMATION

For management purposes, the Group has only one reportable operating segment which is natural gas operation. Since this is the only reportable operating segment of the Group, no further operating segment analysis thereof is presented.

Geographical information

Revenue from external customers

3. 經營分部資料

就管理而言,本集團僅有一個可報告經營 分部,即天然氣業務。由於此分部乃本集 團僅有的可報告經營分部,故並無呈列其 進一步經營分部分析。

地區資料

外部客戶收入

For the six mont	For the six months ended 30 June		
截至6月30	截至6月30日止六個月		
2021	2020		
2021 年	2020年		
RMB'000	RMB'000		

		人民幣千元	人民幣千元
		(Unaudited)	(Unaudited)
		(未經審核)	(未經審核)
China	中國	643,801	548,817
Overseas	海外	158	207
		643,959	549,024

The revenue geographical information above is based on the locations of customers.

Information about major customers

Revenue of approximately RMB75,890,000 (six months ended 30 June 2020: RMB56,001,000) was derived from sales by the natural gas segment to a single customer.

The directors have only little information about whether a group of entities are under common control; and therefore such assessment is made according to the directors' best knowledge. Especially, the assessment is not for those entities which might solely be under the ultimate common control of the government after taking into account the economic integration among such entities in the economic environment with a large number of state-owned entities in Mainland China. 上述收入地區資料乃基於客戶的位置。

有關主要客戶的資料

約人民幣75,890,000元(截至2020年6月 30日止六個月:人民幣56,001,000元)的 收入源自天然氣部門向單一客戶銷售。

董事對一組實體是否受共同控制僅有少量 資料,因此有關評估乃根據董事所知作 出。特別是,有關評估並非就可能僅為受 政府最終共同控制的實體作出,乃因考慮 有關實體間於中國內地擁有大量國有企業 的經濟環境中的經濟融合。

2021年6月30日

REVENUE		4.	收入		
An analysis of the revenue is as follows:	:		收入分	析如下:	
			For	the six month 截至6月30	ns ended 30 June 日止六個月
				2021	2020
				2021年	2020年
				RMB'000	RMB'000
				人民幣千元	人民幣千元
				(Unaudited)	(Unaudited)
			_	(未經審核)	(未經審核)
Revenue from contracts with customers	家后今约收兴			645,694	550,108
Revenue from other sources	其他來源收入			1,340	1,765
	共间不标取八				
	试,正应时和弗			647,034	551,873
Less: Government surcharges	減:政府附加費			(3,075)	(2,849)
				643,959	549,024
Revenue from contracts with customers Types of goods or services Sale of natural gas	<u>客戶合約收益</u> 貨品或服務類型 銷售天然氣			569,403	474,636
Construction and connection of				509,405	474,030
gas pipelines	天然氣管道			60,632	67,972
Sale of industrial gas	銷售工業氣體			8,246	-
Transmission of natural gas	輸送天然氣			4,063	5,111
Others	其他			3,350	2,389
				645,694	550,108
Timing of revenue recognition	確認收入的時間				
Goods or services transferred at a	於某時間點轉讓	的貨品			
point in time	或服務	J Z AH		585,062	482,136
Services transferred over time	按時段轉讓的服	務		60,632	67,972
	, XIII 9 289 17 1 X 10 192				01,012
				645,694	550,108
Revenue from other sources	其他來源收入				

30 June 2021 2021年6月30日

THER INCOME AND GAINS

An analysis of other income and gains is as follows:

5. 其他收入及收益

其他收入及收益分析如下:

28,910

13,376

For the six months ended 30 June 截至6月30日止六個月 2021 2020 2021年 2020年 **RMB'000** RMB'000 人民幣千元 人民幣千元 (Unaudited) (Unaudited) (未經審核) (未經審核) Other income 其他收入 利息收入 Interest income 4,899 8,858 政府補助 Government grants 757 1,304 匯兑收益 Exchange gain 372 3,027 Others 其他 561 81 6,589 13,270 Gains 收益 公平值收益,淨額 Fair value gains, net 按公平值計入損益的 Equity investments at fair value 股本投資 18,270 through profit or loss 按公平值計入損益的 Financial assets at fair value through profit or loss 金融資產 3,897 Debt investment at fair value 按公平值計入損益的 154 through profit or loss 債務投資 Gains on rent concessions as a result 新型冠狀病毒疫情導致的 of the covid-19 pandemic 租金寬減收益 106 22,321 106

30 June 2021 2021年6月30日

6. OTHER EXPENSES

6. 其他開支

An analysis of other expenses is as follows:

其他開支分析如下:

		For the six months ended 30 June 截至6月30日止六個月	
		2021	2020
		2021年	2020年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
		(Unaudited)	(Unaudited)
		(未經審核)	(未經審核)
Remeasurement of financial	重新計量財務擔保合同		
guarantee contracts (note 15)	(附註15)	<u>322,548</u>	-
Fair value losses on investments:	於投資的公平值虧損:		
at fair value through profit or loss, net	按公平值計入損益,淨額	-	13,996
Impairment of goodwill (note)	商譽減值(附註)	<u>41,500</u>	-
Impairment of intangible assets	無形資產減值	2, <u>430</u>	-
Impairment of property, plant	物業、廠房及設備減值		
and equipment		<u>518</u>	-
Impairment of investment on	於聯營公司的投資減值		
an associate		1,858	-
Others	其他	3,018	22
		<u>371,872</u>	14,018

30 June 2021 2021年6月30日

6. **OTHER EXPENSES** (CONTINUED)

Note:

During the period, an impairment loss of RMB41,500,000 was recognised in the consolidated statement of profit or loss as other expense, in respect of the goodwill resulted from the acquisition of a subsidiary of the Group, Sichuan Guangyuan Licheng Gas Co., Ltd. ("Licheng Gas"). During the impairment test, Licheng Gas was considered as a separate cash-generating unit ("Licheng Gas CGU"). The impairment charges are driven by the lower recoverable amount of Licheng Gas CGU resulting in the directors' reassessment that the estimated future business performance of Licheng Gas CGU after comparing the forecast revenue and operation result against the latest actual financial and market data might not achieve the expectation of management taking the budgeted gross margin and estimated growth rate of distribution and sale of natural gas into consideration.

The recoverable amount of Licheng Gas has been determined based on value in use, which is based on certain key assumptions including the discount rate, long-term growth rate and budgeted gross margin. The carrying amount of Licheng Gas CGU was determined to be higher than its recoverable amount of RMB81,373,000 and an impairment loss of RMB41,500,000 for the six months ended 30 June 2021 was recognised. The impairment loss was solely allocated to goodwill, and as a result, the carrying amount of goodwill was reduced. The key assumptions used in calculation include a discount rate of 13.3%, long-term growth rate of 3% and budgeted margin which are consistent with market average level and external information sources for the six months ended 30 June 2021.

7. FINANCE COSTS

An analysis of finance costs is as follows:

6. 其他開支(續)

附註:

期內,因收購本集團附屬公司四川廣元里程燃 氣有限責任公司(「里程燃氣」)而產生的商譽減 值虧損為人民幣41,500,000元,已於綜合損益 表中確認為其他開支。於減值測試期間,里程燃 氣被視為一個獨立的現金產生單位(「里程燃 氣現金產生單位的可收回金額較低,導致量 新務及作的預收入及經營業績與天然氣 對務及背售的預算毛利率及預計增長率,里程燃 氣現金產生單位的預計未來業務表現可能達 到管理層的預期。

里程燃氣的可收回金額乃按可使用價值釐定, 其乃以若干主要假設為依據,包括貼現率、長 期增長率及預算毛利率。截至2021年6月30日 止六個月,里程燃氣現金產生單位的賬面值已 釐定為高於其可收回金額人民幣81,373,000 元,並已確認減值虧損人民幣41,500,000元, 及由於減值虧損全數分配至商譽,故商譽的賬 面值減少。截至2021年6月30日止六個月,計 算使用的主要假設包括13.3%的貼現率、3%的 長期增長率,以及符合市場平均水平及外部資 料來源的預算利潤率。

7. 融資成本

融資成本的分析如下:

For the six months ended 30 June 截至6月30日止六個月

		截至 6 月30	百正八個月
		2021 2021年 RMB'000 人民幣千元 (Unaudited) (未經審核)	2020 2020年 RMB'000 人民幣千元 (Unaudited) (未經審核)
Interest on interest-bearing borrowings and contract liabilities Interest on lease liabilities	計息借款及合同負債的 利息 租賃負債的利息	6,215 291	6,568 73
Total interest expense on financial liabilities not at fair value through profit or loss Less: Interest capitalised	並非按公平值計入損益的 金融負債的利息開支 總額 減:資本化利息	6,506 (1,401)	6,641 (1,524)
		5,105	5,117

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8. (LOSS)/PROFIT BEFORE TAX

8. 除税前(虧損)/溢利

The Group's (loss)/profit before tax is arrived at after charging/(crediting):

本集團的除税前(虧損)/溢利乃經扣除/ (計入):

For the six months ended 30 June 截至6月30日止六個月

		截至6月30日止六個月		
		Notes 附註	2021 2021年 RMB [°] 000 人民幣千元 (Unaudited) (未經審核)	2020 2020年 RMB'000 人民幣千元 (Unaudited) (未經審核)
Cost of inventories sold	銷售存貨成本		509,263	409,148
Cost of services provided	提供服務成本		43, <u>736</u>	31,206
Employee benefit expense:	僱員福利開支:			
Wages and salaries	工資及薪金		21,795	21,449
Equity-settled share option	以權益結算的購股權 開支		026	2 007
expenses Pension scheme contributions	用又 退休金計劃供款		936 1,140	2,807 427
Social security contributions	社會保險供款及住房		1,140	
and accommodation benefits	福利		1,421	1,229
Exchange gains	匯兑收益	5	(372)	(3,027)
Depreciation of property,	物業、廠房及設備折舊			
plant and equipment	什口は次文レゼ	12	2 <u>6,579</u>	21,037
Depreciation of right-of-use assets Amortisation of intangible assets	使用權貨產折醬 無形資產攤銷		2,776	2,907
Impairment of property,	物業、廠房及設備減值		3,480	3,207
plant and equipment	的未 顺乃及政制派臣	12	518	-
Impairment of goodwill	商譽減值	6	41,500	_
Impairment of intangible assets	無形資產減值	6	2,430	-
Impairment loss on financial and	金融及合同資產減值		·	
contact assets, net, including:	虧損淨額,包括:		<u>217,900</u>	1,530
– Impairment loss of trade	一應收貿易賬款減值			
receivables, net	<i>虧損・淨額</i>		<u>108,885</u>	1,530
 Impairment loss of other receivables 	一 其他應收款項減值 虧損		105,480	
– Impairment loss of amounts	一應收關連方款項		105,400	_
due from related parties	減值虧損		3,535	_
Impairment loss of investment	於聯營公司的投資減值		-,	
in an associate	虧損	6	1,858	-
Remeasurement of financial	重新計量財務擔保合同			
guarantee contracts	○亚店(ル关)/転提·	6	322,548	-
Fair value (gains)/losses: Equity investments at fair value	公平值(收益)/虧損: 按公平值計入損益的			
through profit or loss	股本投資		(18,270)	19,579
Financial assets at fair value	按公平值計入損益的		(,,	
through profit or loss	金融資產		(3,897)	(5,583)
Debt investment at fair value	按公平值計入損益的			
through profit or loss	債務投資		(154)	-
Interest income	利息收入	5	(4,899)	(8,858)
Gains on rent concessions as a result of the covid-19 pandemic	新型冠狀病毒疫情導致 的租金寬減收益	5		(106)
	印加亚克观牧鱼	5		(106)

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9. INCOME TAX

The Group is subject to income tax on an entity basis on profits arising in or derived from the jurisdiction in which members of the Group are domiciled and operate.

The major components of income tax expense in the interim condensed consolidated statement of profit or loss and other comprehensive income are:

9. 所得税

本集團須就本集團成員公司註冊及經營業 務所在司法權區所產生或源自該等司法權 區的溢利按實體基準繳納所得税。

於中期簡明綜合損益及其他全面收益表中 的所得税開支的主要部份為:

		For the six months ended 30 June 截至6月30日止六個月	
		2021	2020
		2021 年	2020年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
		(Unaudited)	(Unaudited)
		(未經審核)	(未經審核)
Current tax:	即期税項:		
Income tax in Mainland China	期內中國內地所得税		
for the period		1 <u>6,525</u>	24,450
Deferred tax	遞延税項	<u>(54,216)</u>	1,176
Total tax (credit)/charge for the period	期內總税項(抵免)/支出	<u>(37,691)</u>	25,626

The provision for Mainland China current income tax is based on the statutory rate of 25% (six months ended 30 June 2020: 25%) of the assessable profits for the six months ended 30 June 2021 of the Group as determined in accordance with the PRC Corporate Income Tax Law, which was approved and became effective on 1 January 2008, except for certain subsidiaries of the Group in Mainland China, which are taxed at a preferential rate of 15%.

10. DIVIDENDS

The proposed final dividend of RMB0.022 per ordinary share for the year ended 31 December 2020 was declared payable and approved by the shareholders at the annual general meeting of the Company. The dividend amounting to RMB19,864,000 was distributed on 24 June 2021.

The directors did not recommend the payment of an interim dividend in respect of the six months ended 30 June 2021 (six months ended 30 June 2020: Nil).

中國內地即期所得税撥備乃根據中國企業所得税法(於2008年1月1日批准及生效),按本集團截至2021年6月30日止六個月的應課税溢利以25%(截至2020年6月30日止六個月:25%)的法定税率計算,惟若干以15%的優惠税率納税的本集團於中國內地的附屬公司除外。

10. 股息

截至2020年12月31日止年度的建議末期 股息每股普通股人民幣0.022元已由股東 於本公司舉行的股東週年大會上宣派支付 及批准。股息人民幣19,864,000元已於 2021年6月24日作出分派。

董事並不建議就截至2021年6月30日止六 個月派付中期股息(截至2020年6月30日 止六個月:無)。

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11. (LOSSES)/EARNINGS PER SHARE ATTRIBUTABLE TO ORDINARY EQUITY HOLDERS OF THE PARENT

The calculation of the basic (losses)/earnings per share amount is based on the (loss)/profit for the period attributable to ordinary equity holders of the parent, and the weighted average number of ordinary shares of 903,084,000 (six months ended 30 June 2020: 902,924,000) in issue during the period.

The calculation of the diluted earnings per share amount is based on the (loss)/profit for the period attributable to ordinary equity holders of the parent, adjusted to reflect the interest on the share option scheme, where applicable (see below). The weighted average number of ordinary shares used in the calculation is the number of ordinary shares in issue during the period, as used in the basic earnings per share calculation, and the weighted average number of ordinary shares assumed to have been issued at no consideration on the deemed exercise or conversion of all dilutive potential ordinary shares into ordinary shares.

The calculations of basic and diluted (losses)/earnings per share are based on:

母公司普通股權持有人應佔每股(虧 損)/盈利

每股基本(虧損)/盈利金額乃根據母公司普通股權持有人應佔該期間(虧損)/ 溢利及該期間已發行普通股加權平均數 903,084,000股(截至2020年6月30日止 六個月:902,924,000股)計算。

每股攤薄盈利金額乃根據母公司普通股權 持有人應佔該期間(虧損)/溢利計算, 經調整以反映購股權計劃的利益,如適用 (見下文)。計算時所用的普通股加權平均 數為用於計算每股基本盈利的該期間已發 行普通股數目,而普通股加權平均數乃假 設於視作行使所有潛在可攤薄普通股或將 其兑換為普通股時已無償發行。

每股基本及攤薄(虧損)/盈利乃按以下基 準計算:

		For the six months ended 30 June 截至6月30日止六個月	
		2021	2020
		2021年	2020年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
		(Unaudited)	(Unaudited)
		(未經審核)	(未經審核)
Earnings (Loss)/Profit attributable to ordinary equity holders of the parent, used in the basic (losses)/earnings	盈利 用作計算每股基本 (虧損)∕盈利的母公司 普通股權持有人應佔		
per share calculation	(虧損)/溢利	<u>(490,039)</u>	25,538

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11. (LOSSES)/EARNINGS PER SHARE ATTRIBUTABLE 11. 母公司普通股權持有人應佔每股(虧 TO ORDINARY EQUITY HOLDERS OF THE PARENT (CONTINUED)

損)/盈利(續)

		Number of shares 股份數目 For the six months ended 30 June 截至6月30日止六個月	
		2021 2021年	2020 2020年
Shares Weighted average number of ordinary shares in issue during the period used in the basic (losses)/earnings per share calculation Effect of dilution – weighted average	股份 用作計算每股基本 (虧損)∕盈利的 該期間已發行普通股 加權平均數 攤薄影響 - 普通股加權	903,084,000	902,924,000
number of ordinary shares: Share options	平均數: 購股權	_	
Weighted average number of ordinary shares in issue during the period used in diluted (losses)/earnings per share	用作計算每股攤薄 (虧損)/盈利的 該期間已發行普通股 加權平均數	903,084,000	902,924,000

As the average market price of ordinary shares during the period ended 30 June 2021 is lower than the exercise price of the share options, the share options have no dilutive effects.

鑒於截至2021年6月30日止期間普通股的 平均市場價格低於購股權行使價,購股權 概無攤薄影響。

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12. PROPERTY, PLANT AND EQUIPMENT

12. 物業、廠房及設備

		For the six months ended 30 June 截至6月30日止六個月	
		2021	2020
		2021 年	2020年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
		(Unaudited)	(Unaudited)
		(未經審核)	(未經審核)
Carrying value at the beginning of the period (audited)	期初賬面值(經審核)	669,991	656,249
Additions	添置	15,419	25,470
Transfers	轉撥	-	(506)
Depreciation charge for the period	期內折舊開支 <i>(附註8)</i>		
(note 8)		<u>(26,579)</u>	(21,037)
Impairment for the period (note 8)	期內減值 <i>(附註8)</i>	(518)	
Carrying value at the end of the period (unaudited)	期末賬面值(未經審核)	658,313	660,176

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13. TRADE AND NOTES RECEIVABLES

An ageing analysis of the trade and notes receivables as at the end of the reporting period, based on the invoice date and net of loss allowance, is as follows:

13. 應收貿易賬款及票據

於報告期末,應收貿易賬款及票據基於發 票日期及扣除虧損備抵後的賬齡分析如 下:

		30 June	31 December
		2021	2020
		2021 年6月30日	2020年12月31日
		RMB'000	RMB'000
		人民幣千元	人民幣千元
		(Unaudited)	(Audited)
		(未經審核)	(經審核)
0-90 days	0至90日	<u>27,674</u>	124,164
91-180 days	91日至180日	2,240	2,956
181-360 days	181日至360日	<u>5,191</u>	13,984
Over 1 year	超過1年	1 <u>2,229</u>	16,674
		<u>47,334</u>	157,778

14. TRADE PAYABLES

14. 應付貿易賬款

An ageing analysis of the trade payables as at the end of the reporting period, based on the invoice date, is as follows: 於報告期末,應付貿易賬款基於發票日期 的賬齡分析如下:

		30 June	31 December
		2021	2020
		2021年6月30日	2020年12月31日
		RMB'000	RMB'000
		人民幣千元	人民幣千元
		(Unaudited)	(Audited)
		(未經審核)	(經審核)
0-90 days	0至90日	54,087	39,490
91-180 days	91日至180日	2,197	325
181-360 days	181日至360日	34	7,856
1-2 years	1年至2年	10,419	2,720
Over 2 years	超過2年	1,136	1,236
		67,873	51,627
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15. OTHER PAYABLES AND ACCRUALS

15. 其他應付款項及應計費用

		30 June	31 December
		2021	2020
		2021年6月30日	2020年12月31日
		RMB'000	RMB'000
		人民幣千元	人民幣千元
		(Unaudited)	(Audited)
		(未經審核)	(經審核)
Financial guarantee contracts (note)	財務擔保合同 <i>(附註)</i>	<u>322,548</u>	-
Payroll and welfare payables	應付薪金及福利	3,291	4,690
Accruals	應計費用	1,697	2,347
Other tax payables	其他應付税項	17,424	13,966
Other payables	其他應付款項	58,435	52,255
		<u>403,395</u>	73,258

Note:

As at 30 June 2021, Suzhou Zhongyu Energy Development Co., Ltd. ("Suzhou Zhongyu"), Jiangsu Tengxu Energy Management Company Limited ("Jiangsu Tengxu") and Taicang Natural Gas Company Limited. ("Taicang Natural Gas"), subsidiaries of the Company, had pledged certain bank deposits that they maintained at four different banks in the People's Republic of China (the "Banks" or a "Bank") for an aggregate sum of RMB44,250,000, RMB160,000,000 and RMB113,100,000, respectively, under several deposit pledge contracts (the "Deposit Pledge Contracts") to guarantee the indebtedness of several companies (the "Borrowers" or a "Borrower") for entering into bank acceptance agreements, bank acceptance bill acceptance agreements, a domestic letter of credit contract and working capital loan agreements between the respective Borrowers and the Banks. The latest expiration date of the Deposit Pledge Contracts will be April 2022. As at 30 June 2021, the aggregated indebtedness amount of the Borrowers withdrawn in connection with the above Deposit Pledge Contracts was RMB319,000,000, which was guaranteed by the time deposits amounting to RMB317,350,000 of three subsidiaries of the Group to the Banks.

附註:

於2021年6月30日,本公司附屬公司蘇州中宇 能源發展有限公司(「蘇州中宇」)、江蘇騰旭能 源管理有限公司(「江蘇騰旭」)及太倉市天然氣 有限公司(「太倉天然氣」)已根據多份存款質押 合同(「存款質押合同」)抵押彼等於中華人民共 和國四家不同銀行(「銀行」)保存的若干銀行 存款(總額分別為人民幣44,250,000元、人民 幣160,000,000元及人民幣113,100,000元), 以就相關借款人與銀行之間訂立銀行承兑協 議、銀行承兑匯票協議、國內信用證合同及營 運資金貸款協議擔保多家公司(「借款人」)的債 務。存款質押合同的最新屆滿日期為2022年4 月。於2021年6月30日,借款人就上述存款質 押合同提取的債務總額為人民幣319,000,000 元,以本集團三家附屬公司的定期存款人民幣 317,350,000元向銀行擔保。

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15. OTHER PAYABLES AND ACCRUALS (CONTINUED)

Note (continued):

In addition, Taicang Natural Gas also entered into an agreement with a Bank to guarantee the bank acceptance agreements and the working capital loan agreements entered into between the Bank and the Borrower for a maximum amount of RMB137,500,000, of which RMB92,000,000 had been utilised by 30 June 2021. The management was also informed by the Bank that the Borrower had also entered into other bank acceptance agreements and working capital loan agreements with the Bank in accordance with other master guarantee agreements provided by third parties to the Borrower. However, the Bank has the priority to claim the guarantee payment to Taicang Natural Gas within the unutilised guarantee amount of RMB45,500,000 as at 30 June 2021 in accordance with above guarantee contract entered between Taicang Natural Gas and the Bank, if the Bank fail to the recover the loss incurred from the Borrower's other bank acceptance agreements and working capital loan agreements with the Bank under other master guarantee agreements provided by third parties.

From the balance sheet date (i.e, 30 June 2021) till the date of the approval of the interim condensed consolidated financial statements, the Banks has enforced certain Deposit Pledge Contacts and settle the Borrower's default against the Group's above bank deposits held by the Banks in the aggregate amount of RMB239,142,222, among which, RMB42,000,000 has been repaid by the Borrower and RMB197,142,222 has not been repaid by the Borrowers yet by the date of the approval of the interim condensed consolidated financial statements. Please refer to the details for note 22.

In summary, the financial guarantee contracts are measured at the higher of the ECL allowance and the amount initially recognised less the cumulative amount of income recognised. The ECL allowance is measured by estimating the cash shortfalls, which are based on the expected payments to reimburse the holders (i.e., the banks) for a credit loss that it incurs less any amounts that the Group expects to receive from the debtor (i.e., third parties). For the six months ended 30 June 2021, an amount of RMB322,548,000 was recorded as losses arising from remeasurement of financial guarantee contracts into the profit or loss of the Group (the six months ended 30 June 2020: Nil).

其他應付款項及應計費用(續)

附註*(續)*:

15.

此外,太倉天然氣亦與一家銀行簽訂協議,為 銀行與借款人之間訂立的銀行承兑協議及營運 資金貸款協議提供擔保,最高金額為人民幣 137,500,000元,其中人民幣92,000,000元已 於2021年6月30日前獲動用。銀行亦告知管理 層,借款人亦已根據第三方向借款人提供的其 他主擔保協議,與銀行簽訂其他銀行承兑協議 及營運資金貸款協議。然而,銀行可根據太倉 天然氣與銀行簽訂的上述擔保合同優先向太倉 天然氣索取擔保款項,該款項處於2021年6月 30日的未動用擔保金額人民幣45,500,000元範 圍內。如銀行未能根據第三方提供的其他主擔 保協議,追償自借款人與銀行簽訂的其他銀行 承兑協議及營運資金貸款協議產生的虧損。

自資產負債表日(即2021年6月30日)至中期 簡明綜合財務報表獲批之日,銀行已執行若干 存款質押合同並解決借款人就本集團由銀行持 有的上述銀行存款的違約行為,總額為人民幣 239,142,222元,其中借款人於中期簡明綜合 財務報表獲批之日前已償還人民幣42,000,000 元及尚未償還人民幣197,142,222元。詳情請 參閱附註22。

總之,財務擔保合同乃按預期信貸虧損撥備及 初步確認金額減已確認的累計收入金額(以較高 者為準)計量。預期信貸虧損撥備乃按現金短 缺的估值計量,其乃根據補償持有人(即銀行) 就所產生信貸虧損的預期付款,減本集團預期 自債務人(即第三方)收取的任何金額計算。截 至2021年6月30日止六個月,本集團已將人民 幣322,548,000元(截至2020年6月30日止六個 月:無)於損益中列為重新計量財務擔保合同產 生的虧損。

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16. INTEREST-BEARING BANK AND OTHER 16. 計息銀行及其他借款 BORROWINGS

		2 Effective	30 June 2021 021年6月30日			December 2020 20年12月31日	
		interest rate (%) 實際利率(%)	Maturity 到期	RMB'000 人民幣千元 (Unaudited) (未經審核)	merest rate (%) 實際利率(%)	Maturity 到期	RMB'000 人民幣千元 (Audited) (經審核)
Current	即期						
Lease liabilities (9)	租賃負債(9)	2.52-6.08	2022	1,543	2.52-6.08	2021	2,472
Bank loans – unsecured (8)	銀行貸款 – 無抵押®	4.20-4.45	2021-2022	110,000	4.15-4.20	2021	120,000
Bank loans - secured (5)	銀行貸款 – 有抵押⑸	-	-		4.35	2021	51,000
1.00% USD42,000	42,000美元(1.00%)						
- unsecured (7)	一無抵押(7)	1.00	2022	269	-	-	-
1.20% EUR3,800,000	3,800,000歐元(1.20%)						
secured bank loan (3)/(7)	有抵押銀行貸款(3)(7)	EURIBOR*+1.20	2022	29,451	-	-	-
2.05% HK\$32,980,000	32,980,000港元						
secured bank loan (1)	(2.05%)有抵押						
	銀行貸款(1)	-	-	-	2.05	2021	27,757
Current portion of long	長期銀行貸款之即期						
term bank loans	部分一無抵押(6)						
- unsecured (6)		5.39	2021-2022	10,000	5.39	2021	10,000
Current portion of	長期貸款之即期部分						
long term 2.35%	60,500,000港元						
HK\$60,500,000	(2.35%)有抵押						
secured bank loan (2)	銀行貸款(2)	-	-	-	HIBOR**+2.00	2021	25,923
				<u>151,263</u>			237,152
Non-current	非即期				0.50.0.00	0000	
Lease liabilities ⁽⁹⁾	租賃負債(9)	2.52-4.75	2022	517	2.52-6.08	2022	638
Bank loans – unsecured ⁽⁶⁾		5.39	2022-2026	37,260	5.39	2022-2026	42,260
Bank loans - secured (4)/(6)	────────────────────────────────────	6.08	2022-2023	20,000	6.08	2022-2023	30,000
				57,777			72,898
				<u>209,040</u>			310,050
* The interest r Rate.	ate refers to the E	Euro InterBank	Offered	*	利率指歐元區錄	眼行同業拆息	0
** The interest of Offered Rate.	rate refers to the	Hong Kong In	iterBank	**	利率指香港同美	業銀行拆息利率	<u>率</u> 。

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16. INTEREST-BEARING BANK AND OTHER 16. 計息銀行及其他借款(續) BORROWINGS (CONTINUED)

		30 June 2021 2021年6月30日 RMB'000 人民幣千元 (Unaudited) (未經審核)	31 December 2020 2020年12月31日 RMB'000 人民幣千元 (Audited) (經審核)
Analysed into:	按以下各項分析:		
Bank loans and borrowings repayable:	應償還銀行貸款及借款:		
Within one year or on demand	一年內或按要求	149,720	234,680
In the second year	第二年	10,000	10,000
In the third to fifth years, inclusive	第三至第五年		
	(包括首尾兩年)	47,260	60,000
Beyond five years	超過五年	-	2,260
		<u>206,980</u>	306,940
Other borrowings repayable:	其他應償還借款: 一年內	1 5 4 0	0.470
Within one year In the second year	第二年	1,543 517	2,472 638
	т <u></u> т	517	030
		2,060	3,110
		<u>209,040</u>	310,050

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16. INTEREST-BEARING BANK AND OTHER 16. 計息銀行及其他借款(續)

BORROWINGS (CONTINUED)

Notes:

附註:

The Group's interest-bearing bank and other borrowings are secured by the pledges of the following assets with carrying values at the end of the period and the prior year as follows: 本集團的計息銀行及其他借款乃以於期末及去 年賬面值如下所示的以下資產作抵押:

		Notes	30 June 2021 2021年6月30日 RMB'000	31 December 2020 2020年12月31日 RMB'000
		附註	人民幣千元	人民幣千元
			(Unaudited)	(Audited)
			(未經審核)	(經審核)
Pledge of assets:	抵押資產:	(1)/(2)		00.000
Pledged deposits	已抵押存款	(1)/(3)	22,292	36,200
Equity investments at fair valu				
through profit or loss	股本投資	(2)	-	33,382
			22,292	69,582
RMB27,757,000, wh	bank borrowing amounting to ch was secured by Group's 2020, was repaid during the	(1)	(1) 計息銀行借款人民幣27,757,000 由本集團於2020年的已抵押存款 押,該借款已於報告期內償還。	
(2) The interest-bearing bank borrowing amounting to HK\$30,800,000 (equivalent to approximately		(2)		行借款30,800,000港 8幣25,923,000元)乃

- to HK\$30,800,000 (equivalent to approximately RMB25,923,000) in 2020, which was secured by the equity investments at fair value through profit or loss with the amount of RMB33,382,000 and guaranteed by one of the Company's subsidiary and one director, was repaid during the reporting period.
- (3) The interest-bearing bank borrowing amounting to EUR3,800,000 (equivalent to approximately RMB29,451,000) was secured by a EUR Standby Letter of Credit issued by Bank of Ningbo and the Group's pledged deposits with an amount of RMB22,292,000 at the end of the reporting period.
- (2) 2020年的計息銀行借款30,800,000港 元(相當於約人民幣25,923,000元)乃 由按公平值計入損益的股本投資人民幣 33,382,000元作抵押並由本公司一家附 屬公司及一名董事擔保,該借款已於報 告期內償還。
- (3) 計息銀行借款3,800,000歐元(相當於約人民幣29,451,000元)乃由寧波銀行於報告期末發行的歐元備用信用證及本集團於報告期末的已抵押存款人民幣22,292,000元作抵押。

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16. INTEREST-BEARING BANK AND OTHER 16. 計息銀行及其他借款(續) BORROWINGS (CONTINUED)

Notes: (continued)

The Group's interest-bearing bank and other borrowings are secured by the pledges of the following assets with carrying values at the end of the period and the prior year as follows: *(continued)*

- (4) The interest-bearing bank borrowing amounting to RMB20,000,000 (2020: RMB30,000,000) was guaranteed by one of the Company's Controlling Shareholders as at 30 June 2021.
- (5) The interest-bearing bank borrowing amounting to RMB51,000,000, which was guaranteed by the Company's Controlling Shareholders in 2020, was repaid during the reporting period.
- (6) The interest-bearing bank borrowing amounting to RMB67,260,000 (2020: RMB82,260,000) was guaranteed by the Company's subsidiary as at 30 June 2021.
- (7) Except for the 1.00% (2020: Nil) unsecured bank loans and 1.20% (2020: Nil) secured bank loans which are denominated in USD and EUR, all borrowings are in RMB.
- (8) On 18 March 2021, Taicang Natural Gas issued one commercial acceptance note ("商業承兑匯票") to a third party amounting to RMB50,000,000 in accordance with a facility agreement signed with a bank and Taicang Natural Gas, the commercial acceptance note was endorsed to another third party and was discounted later. Taicang Natural Gas will be obliged to repay the full amount to the bank when the commercial acceptance note is due on 17 December 2021. In addition, Taicang Natural Gas has the right to claim the repayment of the full amount from the third party. Accordingly, RMB50,000,000 has been booked as interest-bearing bank and other borrowings and other receivables as at 30 June 2021.
- (9) Certain subsidiaries of the Group entered into rental agreements with related parties. The amounts of lease liabilities paid by the Group to related parties under the leases were determined with reference to the amounts charged by third parties. Included in the Group's lease liabilities are amounts due to the Group's other related parties of RMB578,000 as at 31 December 2020.

附註:(*續)*

本集團的計息銀行及其他借款乃以於期末及去年賬面值如下所示的以下資產作抵押:(續)

- (4) 於2021年6月30日,計息銀行借款人 民幣20,000,000元(2020年:人民幣 30,000,000元)乃由本公司控股股東之 一擔保。
- (5) 於2020年,計息銀行借款人民幣 51,000,000元乃由本公司控股股東之一 擔保,該借款已於報告期內償還。
- (6) 於2021年6月30日,計息銀行借款人 民幣67,260,000元(2020年:人民幣 82,260,000元)乃由本公司的附屬公司 擔保。
- (7) 除1.00%(2020年:零)無抵押銀行貸款及1.20%(2020年:零)有抵押銀行貸款以美元及歐元計值,所有借款均以人民幣計值。
- (8) 於2021年3月18日,根據銀行與太倉 天然氣簽訂的貸款協議,太倉天然氣向 第三方發行金額為人民幣50,000,000 元的商業承兑匯票,該商業承兑匯票其 後被背書轉讓給第三方並被貼現。倘 於2021年12月17日商業承兑匯票到期 時,太倉天然氣將有義務向銀行償還全 部款項。此外,太倉天然氣有權向第三 方申索全額還款。因此,於2021年6月 30日,人民幣50,000,000元已列作計 息銀行及其他借款及其他應收款項。
- (9) 本集團的若干附屬公司與關連方訂立租 賃協議。根據租約,本集團應付關連方 的租賃負債金額乃參照第三方收取的金 額釐定。於2020年12月31日,計入本 集團租賃負債之應付本集團其他關連方 款項為人民幣578,000元。

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17. ISSUED CAPITAL

17. 已發行股本

		Number of shares 股份數目	Nominal value of HK\$0.01 each 每股面值 0.01港元	Nominal value 面值 RMB'000 人民幣千元
Authorised:	法定:			
At 31 December 2020 (audited), 1 January 2021 and	於2020年12月31日 (經審核)、2021年			
30 June 2021 (unaudited)	1月1日及2021年 6月30日(未經審核)	5,000,000,000	50,000,000	39,379
			Nominal	
		Number of	value of	Nominal
		shares	HK\$0.01 each 每股面值	value
		股份數目	0.01港元	面值 RMB'000 人民幣千元
Issued and fully paid:	已發行及繳足:			
At 31 December 2020 (audited), 1 January 2021 and	(經審核)、2021年			
30 June 2021 (unaudited)	1月1日及2021年 6月30日(未經審核)	903,084,000	9,030,840	7,215

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18. CONTINGENT LIABILITIES

Taicang Natural Gas was currently a defendant in a lawsuit brought by a party alleging the pipeline's quality issue with the compensation amount of <u>RMB1,500,000</u>. The directors, based on the advice from the Group's legal counsel, believe that the subsidiary has a valid defence against the allegation because the quality issue was not proved by any qualified inspection institution and, accordingly, the Group has not provided for any claim arising from the litigation, other than the related legal and other cost.

19. COMMITMENTS

18. 或然負債

太倉天然氣目前為一方當事人提起的訴訟 的被告,該當事人指稱管道存在質量問 題,並要求賠償人民幣<u>1,500,000</u>元。根 據本集團法律顧問的意見,董事認為,該 附屬公司可就該指稱作出有效抗辯,原因 為並無任何合資格檢驗機構證明存在質量 問題,因此,除相關法律及其他費用外, 本集團並未就該訴訟引起的任何申索計提 撥備。

19. 承擔

		30 June	31 December
		2021	2020
		2021年6月30日	2020年12月31日
		RMB'000	RMB'000
		人民幣千元	人民幣千元
		(Unaudited)	(Audited)
		(未經審核)	(經審核)
Contracted, but not provided for:	已訂約但未撥備:		
- Property, plant and equipment	- 物業、廠房及設備	9,388	16,961

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(a)	Name and relationship		(a)	ź	名稱及關係
	Name of related party 關連方名稱				Relationship with the Group 與本集團關係
	Suzhou PetroChina Kunlun Suchuang Gas Co., Ltd.				
	("Kunlun Suchuang Gas") 蘇州中石油昆侖蘇創燃氣有限公司(「昆侖蘇創燃氣」)				Associate 聯營公司
	Suzhou PetroChina Kunlun Suchuang Natural Gas Usa	ge	Co., Li	d.	
	("Kunlun Suchuang Usage")				
	蘇州中石油昆侖蘇創天然氣利用有限公司(「昆侖蘇創利用])			聯營公司
	Beijing Beilun Energy Science and Technology Co., Lt	d.			
	("Beijing Beilun")				Associate
	北京北侖能源科技有限公司(「北京北侖」)				聯營公司
	Xinjiang Dunhua Petroleum Technology Co., Ltd.				
	("Dunhua Petroleum")				Associate
	, 新疆敦華石油技術股份有限公司(「敦華石油」)				聯營公司
	Shanghai Zhongji Su Innovation Energy Technology C	o., L	.td.		
	("Zhongji Suchuang")				Associate
	上海中機蘇創新能源科技有限公司(「中機蘇創」)				聯營公司
	Su Chuang Group Co., Ltd.				Company controlled by the
	("Suchuang Group")				Controlling Shareholders
	蘇創集團有限公司(「蘇創集團」)				of the Company
					本公司控股股東控制的公司
	Suzhou Suling Automobile Service Co., Ltd.				Company controlled by the
	("Suzhou Suling Automobile Service")				Controlling Shareholders
	蘇州蘇菱汽車服務有限公司(「蘇州蘇菱汽車服務」)				of the Company
					本公司控股股東控制的公司
	Taicang Suchuang Dangerous Goods Transportation (Co	Ltd.		Company controlled by the
	("Dangerous Goods Transportation")	,			Controlling Shareholders
	太倉蘇創危險品運輸有限公司(「危險品運輸」)				of the Company
					本公司控股股東控制的公司

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20. RELATED PARTY TRANSACTIONS 20. 關連方交易(續) (CONTINUED)

- (b) Apart from the transactions and balances disclosed elsewhere in the interim condensed consolidated financial information, the Group had the following material transactions with related parties during the period:
- (b) 於期內,除中期簡明綜合財務資料 其他部份所披露的交易及結餘外, 本集團與關連方的重大交易如下:

			For the six months ended 30 June 截至6月30日止六個月		
		Notes 附註	2021 2021年 RMB'000 人民幣千元 (Unaudited) (未經審核)	2020 2020年 RMB'000 人民幣千元 (Unaudited) (未經審核)	
Associates: <i>Transmission and sale of natural gas to</i> Kunlun Suchuang Gas Kunlun Suchuang Usage	聯營公司 : <i>輸送及銷售天然氣予</i> 昆侖蘇創燃氣 昆侖蘇創利用	(i) (i)	2,723 793	379	
			3,516	379	
<i>Sale of industrial gas to</i> Dunhua Petroleum	<i>銷售工業氣體予</i> 敦華石油	(i)	8,246	_	
<i>Consulting service income from</i> Beijing Beilun	<i>來自以下公司的諮詢服務收入</i> 北京北侖	(i)	201	-	
<i>Rental income from</i> Kunlun Suchuang Gas Kunlun Suchuang Usage	<i>來自以下公司的租金收入</i> 昆侖蘇創燃氣 昆侖蘇創利用	(ii) (ii)	288 224	886 224	
			512	1,110	
<i>Purchase of natural gas from</i> Kunlun Suchuang Gas Kunlun Suchuang Usage	<i>自以下公司採購天然氣</i> 昆侖蘇創燃氣 昆侖蘇創利用	(i) (i)	2,175 405	15,027 210	
			2,580	15,237	
<i>Loan repaid by</i> Beijing Beilun	<i>以下公司償還的貸款</i> 北京北侖	(iv)	500	-	
<i>Loan interest from</i> Beijing Beilun	<i>來自以下公司的貸款利息</i> 北京北侖	(iv)	978	985	
<i>Loan to</i> Dunhua Petroleum	<i>貸款予</i> 敦華石油	(v)	5,000	_	

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20. RELATED PARTY TRANSACTIONS 20. 關連方交易(續) (CONTINUED)

- (b) Apart from the transactions and balances disclosed elsewhere in the interim condensed consolidated financial information, the Group had the following material transactions with related parties during the period: (continued)
- (b) 於期內,除中期簡明綜合財務資料 其他部份所披露的交易及結餘外, 本集團與關連方的重大交易如下: (續)

				For the six months ended 30 June 截至6月30日止六個月			
			Notes 附註	(2021 2021年 RMB'000 人民幣千元 Unaudited) (未經審核)	2020 2020年 RMB'000 人民幣千元 (Unaudited) (未經審核)	
	rs: nase of goods from ou Suling Automobile Service	其他: <i>自以下公司採購貨品</i> 蘇州蘇菱汽車服務	(iii)		387	265	
	<i>al income from</i> uang Group	<i>來自以下公司的租金收入</i> 蘇創集團	(ii)		165	165	
Note	s:			附註:			
(i)	The above transactions accordance with the te mutually agreed by both p	erms and conditions		(i)	上述交易乃按: 協定的條款及修	照交易雙方共同 条件進行。	
(ii)	Rental income represe received for the rental of the Group's associates a The directors confirmed t payable under the relevan been agreed by all parties	of office premises to and fellow subsidiary. hat the annual rentals t rent agreements had		(ii)	租金收入指向本集團的聯營 司及同系附屬公司出租辦公 物業的已收代價。董事確認 關租賃協議項下應付年度租 乃經各方協定。		
(iii)	The directors considere fuels are provided by Suz Service on normal comme	nou Suling Automobile		(iii)	董事認為蘇州蘇菱汽車服務 按正常商業條款提供汽車燃料		
(iv)	The Group entered into Beijing Beilun amountin with an interest rate of December 2018. The cont the maturity date is 31 Dec	g to RMB30,000,000 6.5% per year on 3 ract was renewed and		(iv)) 本集團於2018年12月3日 北京北侖訂立金額為人民 30,000,000元的貸款合同 利率為6.5%。合同已重續。 期日為2021年12月31日。		
(v)	The Group entered into Dunhua Petroleum amoun with an interest rate of June 2021. The maturity 2021. Amount of RMB1,50 September 2021 and the renewed and repaid on 19	ting to RMB5,000,000 5% per year on 23 date is 22 September 20,000 was repaid on remaining amount was		(v)	敦華石油訂立 5,000,000元的 率為5%。合同 年9月22日。/ 元已於2021年	1年6月23日與 金額為人民幣 貸款合同,年利 到期日為2021 民幣1,500,000 9月償還,餘下 並已於2022年1	

月19日償還。

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20. RELATED PARTY TRANSACTIONS 20. 關連方交易(續)

(CONTINUED)

(c) Outstanding balances with related parties: (c) 與關連方的未償還結餘:

		9,104	5,555
Suzhou Suling Automobile Service	<u>鮴們</u> 穌変 八 単服務	50	55
Dunhua Petroleum	敦華石油 菇	9,054	5,500
Amounts due to related parties	<i>應付關連方款項</i> 朝華石油	0.054	5 500
		36,936	34,281
Zhongji Suchuang	中機蘇創	148	148
Dangerous Goods Transportation	危險品運輸	180	180
Kunlun Suchuang Gas	昆侖蘇創燃氣	235	-
Kunlun Suchuang Usage	昆侖蘇創利用	319	48
Dunhua Petroleum	敦華石油	5,006	-
Beijing Beilun	北京北侖	31,048	33,905
Amounts due from related parties	應收關連方款項		
		(未經審核)	(經審核)
		(Unaudited)	(Audited)
		人民幣千元	人民幣千元
		RMB'000	RMB'000
		2021年6月30日	2020年12月31日
		2021	2020
		30 June	31 December

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20. RELATED PARTY TRANSACTIONS 20. 關連方交易(續) (CONTINUED)

(d) Compensation of key management personnel
 (d) 本集團主要管理層人員的報酬:
 of the Group:

For the six months ended 30 June

		截至6月30日止六個月		
		2021	2020	
		2021年	2020年	
		RMB'000	RMB'000	
		人民幣千元	人民幣千元	
		(Unaudited)	(Unaudited)	
		(未經審核)	(未經審核)	
Short-term employee benefits	短期僱員福利	1,351	1,699	
Pension scheme contributions	退休金計劃供款	42	37	
Equity-settled share option	以權益結算的購股權			
expenses	開支	15	96	
Total compensation paid to	已付主要管理層人員的			
key management personnel	報酬總額	1,408	1,832	

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21. FAIR VALUE AND FAIR VALUE HIERARCHY OF 21. 金融工具公平值及公平值層級 FINANCIAL INSTRUMENTS

The carrying amounts and fair values of the Group's financial instruments, other than those with carrying amounts that reasonably approximate to fair values, are as follows:

本集團金融工具之賬面值及公平值(賬面 值與其公平值合理相若之金融工具除外) 載列如下:

			amounts 面值	Fair values 公平值		
		30 June	31 December	30 June	31 December	
		2021	2020	2021	2020	
		2021年	2020年	2021 年	2020年	
		6月30日	12月31日	6 月 30 日	12月31日	
		RMB'000	RMB'000	RMB'000	RMB'000	
		人民幣千元	人民幣千元	人民幣千元	人民幣千元	
		(Unaudited)	(Audited)	(Unaudited)	(Audited)	
		(未經審核)	(經審核)	(未經審核)	(經審核)	
Financial assets Equity investments at fair value through profit or loss Debt investment at fair value through profit or loss Financial assets at fair value through profit or loss	金融資產 按公平值計入損益的 股本投資 按公平值計入損益的 債務投資 按公平值計入損益的 金融資產	19,504 94,239 10,000	53,255 95,029 55,000	19,504 94,239 10,000	53,255 95,029 55,000	
		123,743	203,284	123,743	203,284	
Financial liabilities Interest-bearing bank borrowings (non-current portion) (other than lease liabilities)	金融負債 計息銀行借款 (非即期部分) (不包括租賃負債)	57,260	72,260	56,178	71,586	

Management has assessed that the fair values of cash and cash equivalents, restricted cash, trade and notes receivables, debt instrument at amortised cost, amounts due from other related parties, trade payables, amounts due to other related parties, financial assets included in prepayments, other receivables and other assets and financial liabilities included in other payables and accruals, guarantees given to banks in connection with bank deposit granted to third parties approximate to their carrying amounts largely due to the short term maturities of these instruments as at 30 June 2021. 管理層評估,於2021年6月30日,現金及 現金等價物、受限制現金、應收貿易賬款 及票據、按攤銷成本列賬的債務工具、應 收其他關連方款項、應付貿易賬款、應付 其他關連方款項、計入預付款項、其他應 收款項及其他資產的金融資產、計入其他 應付款項及應計費用的金融負債以及就授 予第三方的銀行存款給予銀行的擔保的公 平值與其賬面值相若,主要由於該等工具 於短期內到期。

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21. FAIR VALUE AND FAIR VALUE HIERARCHY OF 21. FINANCIAL INSTRUMENTS (CONTINUED)

The Group's finance department headed by the finance manager is responsible for determining the policies and procedures for the fair value measurement of financial instruments. The finance manager reports directly to the chief financial officer and the audit committee. At each reporting date, the finance department analyses the movements in the values of financial instruments and determines the major inputs applied in the valuation. The valuation is reviewed and approved by the chief financial officer.

The fair values of the financial assets and liabilities are included at the amount at which the instrument could be exchanged in a current transaction between willing parties, other than in a forced or liquidation sale. The following methods and assumptions were used to estimate the fair values:

The fair values of the non-current portion of interestbearing bank borrowings have been calculated by discounting the expected future cash flows using rates currently available for instruments with similar terms, credit risk and remaining maturities. The Group's own non-performance risk for interest-bearing bank borrowings as at 30 June 2021 was assessed to be insignificant.

金融工具公平值及公平值層級(續)

本集團財務部門由財務經理領導,負責釐 定金融工具公平值計量的政策及程序。財 務經理直接向財務總監和審核委員會報 告。於各報告日期,財務部門分析金融工 具的價值變動並釐定估值中應用的主要輸 入數據。估值由財務總監審核及批准。

金融資產及負債的公平值以該工具於自願 交易方當前交易下的可交易金額入賬,而 非強迫或清盤銷售。在評估其公平值時已 採用下列方法及假設:

計息銀行借款的非即期部份公平值通過採 用條款、信貸風險及剩餘到期日相若的工 具的現有可用利率貼現預期未來現金流量 的方式計量。於2021年6月30日,本集團 本身的計息銀行借款違約風險評定為並不 重大。

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21. FAIR VALUE AND FAIR VALUE HIERARCHY OF 21. FINANCIAL INSTRUMENTS (CONTINUED)

The fair values of listed equity investments are based on quoted market prices. The fair values of unlisted investments at fair value through profit or loss have been estimated using a market-based valuation technique based on assumptions that are not supported by observable market prices or rates. The valuation requires the directors to determine comparable public companies (peers) based on industry, size, leverage and strategy, and to calculate an appropriate price multiple, such as enterprise value to earnings before interest, taxes ("EV/EBIT") multiple, for each comparable company identified. The trading multiple is then discounted for considerations such as illiquidity and size differences between the comparable companies based on company-specific facts and circumstances. The discounted multiple is applied to the corresponding earnings measure of the unlisted investments to measure the fair value. The directors believe that the estimated fair values resulting from the valuation technique, which are recorded in the consolidated statement of financial position, and the related changes in fair values, which are recorded in profit or loss, are reasonable, and that they were the most appropriate values at the end of the reporting period.

The Group invests in unlisted investments, which represent wealth management products issued by banks in Mainland China. The Group has estimated the fair value of these unlisted investments by using a discounted cash flow valuation model based on the market interest rates of instruments with similar terms and risks.

These valuation techniques maximise the use of observable market data where it is available and rely as little as possible on entity specific estimates. If all significant inputs required by fair value measurement are observable, the instruments are included in Level 2. If one or more of the significant inputs are not based on observable market data, the instruments are included in Level 3.

金融工具公平值及公平值層級(續)

上市股本投資之公平值基於市場報價。按 公平值計入損益的非上市投資之公平值已 使用基於市場的估值方法進行估算,該估 值方法基於可觀察市場價格或利率不支持 的假設。估值要求董事會根據行業、規 模、槓桿效率及策略來確定可比上市公司 (同業),並計算出合適價格倍數,比如各 所識別可比公司的企業價值對息税前盈利 (「EV/EBIT」)倍數。根據可比公司之間各 公司具體事實及情況差異,比如流動性不 足及規模差異,交易倍數會被折現。該折 現倍數適用於未上市投資的相應收益計量 以計量公平值。董事會認為,由估值方法 產生的估算公平值錄入綜合財務狀況表及 公平值相關變動錄入損益是合理的,且於 報告期末其為最合適的價值。

本集團投資於非上市投資(指中國內地銀 行發行的理財產品)。本集團已採用貼現 現金流量估值模式按條款及風險相若的工 具的市場利率估計該等非上市投資的公平 值。

該等估值方法最大限度應用了存在可觀察 的市場數據,並盡可能少地依賴實體具體 估算。如果公平值計量要求的所有重要輸 入值可觀察,則該工具屬於第二級。如果 一項或多項重要輸入值沒有基於可觀察市 場數據,則該工具屬於第三級。

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21. FAIR VALUE AND FAIR VALUE HIERARCHY OF 21. 金融工具公平值及公平值層級(續) FINANCIAL INSTRUMENTS (CONTINUED)

Set out below is a summary of significant unobservable inputs to the valuation of investments at fair value in Level 3 at 30 June 2021 and 31 December 2020.

以下為於2021年6月30日及2020年12月 31日第三級重大不可觀察輸入值之公平值 投資估值摘要。

	30 June	31 December	Fair value	Valuation techniques and	Significant unobservable	Relationship of unobservable
Financial assets	2021	2020	hierarchy	key inputs	inputs	inputs to fair value
金融資產	2021年6月30日	2020年12月31 日	公平值層級	估值方法及關鍵輸入值	重大不可觀察輸入值	不可觀察輸入值與公平值關係
Equity investments	Non-listed	Non-listed	Level 3	Redemption	Redemption	The higher the probability,
at fair value	equity	equity		probability, and	probability	the higher the valuation
through profit or loss	securities	securities		valuation multiples		
按公平值計入損益的 股本投資	非上市股本證券	非上市股本證券	第三級	贖回概率及估值倍數	贖回概率	概率越高,估值越高
					Discount for lack	The higher the discount,
					of marketability	the lower the valuation
					缺乏市場流通性折讓	折扣越高,估值越低
					Average EV/EBIT	The higher the multiples,
					multiples of peers	the higher the valuation
					同業平均EV/EBIT倍數	倍數越高,估值越高
Debt investment	Non-listed	Non-listed	Level 3	Backsolve from	Financing	The higher the probability,
at fair value	debt	debt		the most recent	probability	the higher the valuation
through profit or loss	securities	securities		transaction price		
按公平值計入損益的 債務投資	非上市債務證券	非上市債務證券	第三級	最近交易價之倒推	融資概率	概率越高,估值越高

The discount for lack of marketability represents the amounts of premiums and discounts determined by the Group that market participants would take into account when pricing the investments. 缺乏市場流通性折讓指由本集團釐定市場 參與者在定價投資時應考慮的額外費用及 折扣金額。

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21. FAIR VALUE AND FAIR VALUE HIERARCHY OF 21. 金融工具公平值及公平值層級(續) FINANCIAL INSTRUMENTS (CONTINUED)

Fair value hierarchy

The following tables illustrate the fair value measurement hierarchy of the Group's financial instruments:

Assets measured at fair value:

As at 30 June 2021

公平值層級

下表顯示本集團金融工具的公平值計量層 級:

按公平值計量的資產:

於2021年6月30日

		Fair value measurement using 採用下列各項的公平值計量			
		Quoted prices in active	Quoted prices Significant Significant		
		markets	inputs	inputs	
		(Level 1)	(Level 2)	(Level 3)	Total
		活躍	重大	重大	
		市場報價	可觀察輸入值	不可觀察輸入值	
		(第一級)	(第二級)	(第三級)	總計
		RMB'000	RMB'000	RMB'000	RMB'000
		人民幣千元	人民幣千元	人民幣千元	人民幣千元
		(Unaudited)	(Unaudited)	(Unaudited)	(Unaudited)
		(未經審核)	(未經審核)	(未經審核)	(未經審核)
Equity investments at fair value	按公平值計入損益的				
through profit or loss	股本投資	-	16,194	3,310	19,504
Debt investment at fair value	按公平值計入損益的				
through profit or loss	債務投資	-	-	94,239	94,239
Financial assets at fair value	按公平值計入損益的				
through profit or loss	金融資產	-	10,000	-	10,000
		-	26,194	97,549	123,743

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21.	FAIR VALUE AND FAIR VALUE HIERARCHY OF	21.	金融工具公平值及公平值層級(<i>續)</i>
	FINANCIAL INSTRUMENTS (CONTINUED)		
	Fair value hierarchy (continued)		公平值層級 (續)
	Assets measured at fair value: (continued)		按公平值計量的資產:(續)
	As at 31 December 2020		於2020年12月31日

		Fair value measurement using			
		Quoted prices	Significant	Significant	
		in active	observable	unobservable	
		markets	inputs	inputs	
		(Level 1)	(Level 2)	(Level 3)	Total
		活躍	重大	重大	
		市場報價	可觀察輸入值	不可觀察輸入值	
		(第一級)	(第二級)	(第三級)	總計
		RMB'000	RMB'000	RMB'000	RMB'000
		人民幣千元	人民幣千元	人民幣千元	人民幣千元
		(Audited)	(Audited)	(Audited)	(Audited)
		(經審核)	(經審核)	(經審核)	(經審核)
Equity investments at fair value	按公平值計入損益的				
through profit or loss	股本投資	33,382	16,087	3,786	53,255
Debt investment at fair value	按公平值計入損益的				
through profit or loss	債務投資	-	-	95,029	95,029
Financial assets at fair value	按公平值計入損益的				
through profit or loss	金融資產	-	55,000	_	55,000
		33,382	71,087	98,815	203,284

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21. FAIR VALUE AND FAIR VALUE HIERARCHY OF 21. 金融工具公平值及公平值層級(續) FINANCIAL INSTRUMENTS (CONTINUED)

Fair value hierarchy (continued)

Assets measured at fair value: (continued)

The movements in fair value measurements within Level 3 during the period is as follows:

公平值層級(續) 按公平值計量的資產:(續) 期內,第三級公平值計量變動如下:

		For the six months ended 30 June 2021 截至 2021年6月30日 止六個月 RMB'000 人民幣千元 (Unaudited) (未經審核)
Equity investments at fair value	按公平值計入損益的股本投資	
through profit or loss		
At 1 January	於1月1日	3,786
Loss on fair value change	公平值變動虧損	(476)
		3,310
Debt investment at fair value through profit or loss	按公平值計入損益的債務投資	
At 1 January	於1月1日	95,029
Exchange alignment	匯兑調整	(944)
Gain on fair value change	公平值變動收益	(344)
		94,239

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21.	FAIR VALUE AND FAIR VALUE HIERARCHY OF	21.	金融工具公平值及公平值層級 <i>(續)</i>
	FINANCIAL INSTRUMENTS (CONTINUED)		
	Fair value hierarchy (continued)		公平值層級(<i>續</i>)
	Liabilities for which fair values are disclosed:		已披露公平值的負債:
	As at 30 June 2021		於2021年6月30日
			Fair value measurement using

	····J			
	採用下列各項的公平值計量			
	Significant	Significant	Quoted prices	
	unobservable	observable	in active	
	inputs	inputs	markets	
Tota	(Level 3)	(Level 2)	(Level 1)	
	重大	重大	活躍	
	不可觀察輸入值	可觀察輸入值	市場報價	
總計	(第三級)	(第二級)	(第一級)	
RMB'000	RMB'000	RMB'000	RMB'000	
人民幣千元	人民幣千元	人民幣千元	人民幣千元	
				Interest-bearing bank and other 計息銀行及其他借款
				borrowings (non-current portion) (非即期部分)
56,178	-	56,178	-	(other than lease liabilities) (不包括租賃負債)

As at 31 December 2020

於2020年12月31日

	Fair value measurement using				
	採用下列各項的公平值計量				
	Quoted prices	Significant	Significant		
	in active	observable	unobservable		
	markets	inputs	inputs		
	(Level 1)	(Level 2)	(Level 3)	Total	
	活躍	重大	重大		
	市場報價	可觀察輸入值	不可觀察輸入值		
	(第一級)	(第二級)	(第三級)	總計	
	RMB'000	RMB'000	RMB'000	RMB'000	
	人民幣千元	人民幣千元	人民幣千元	人民幣千元	
Interest-bearing bank and other 計息銀行及其他借款 borrowings (non-current portion) (非即期部分)					
(other than lease liabilities) (不包括租賃負債)	-	71,586	_	71,586	

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22. EVENTS AFTER THE REPORTING PERIOD

- (1)On 25 August 2021, the Company jointly announced with China Resources Gas (Hong Kong) Investment Limited ("China Resources Gas") in relation to the proposed take-private of the Company, and the proposal will involve among other things (i) the Company will cancel and extinguish all of its issued share capital; (ii) the company will issue the same number of new shares to China Resources Gas and Changjiangwei Limited, a company owned by China Resources Gas, in proportion to the number of scheme shares (minus one), and (iii) the Company will withdrawal of the listing of the shares on the Hong Kong Stock Exchange Limited. The Group has also agreed with the Controlling Shareholders to dispose of certain subsidiaries of the Company and to settle certain intra-group loans. The above transactions are subject to shareholders' approval at the extraordinary general meeting.
- (2) On 5 August 2021, a Borrower defaulted its obligation secured by the Deposit Pledge Contract and the relevant Bank enforced such Deposit Pledge Contract and settle the Borrower's default against the Group's deposits held by the Bank in the amount of RMB42,000,000 (refer to note 15). On the same day, the Borrower asked a third party to repay the amount of RMB42,000,000 to Jiangsu Tengxu on behalf of the Borrower to settle the amount due to the Group, and Jiangsu Tengxu pledged the same amount of the bank deposit to guarantee the indebtedness of an another Borrower for entering into the bank acceptance agreement with the Bank, which will expire till 5 February 2022.

22. 報告期後事項

- (1) 於2021年8月25日,本公司與華潤 燃氣(香港)投資有限公司(「華潤 燃氣」) 聯合發佈公告, 內容有關將 本公司私有化之建議,而該建議將 涉及(其中包括)(i)本公司將註銷 及銷毀其全部已發行股本;(ii)本公 司將按計劃股份數目(減一股)的 比例向華潤燃氣及Changjiangwei Limited(由華潤燃氣擁有的公司) 發行相同數目的新股份;及(iii)本 公司將撤銷股份於香港聯合交易所 有限公司的上市地位。本集團亦已 就出售本公司的若干附屬公司並結 付若干集團內部貸款與控股股東達 成協定。上述交易須經股東於股東 特別大會上批准。
- (2) 於2021年8月5日,借款人未履行 其由存款質押合同擔保的義務,而 相關銀行強制執行該存款質押合同 並以本集團存置於銀行的存款人民 幣42,000,000元清償借款人的欠 款(請參閱附註15)。同日,借款人 要求第三方代借款人向江蘇騰旭償 還人民幣42,000,000元,以清償應 付本集團的款項,而江蘇騰旭抵押 相同數額的銀行存款,以就另一借 款人因與銀行訂立銀行承兑協議而 產生的債務提供擔保,該合同將於 2022年2月5日屆滿。

30 June 2021 2021年6月30日

22. EVENTS AFTER THE REPORTING PERIOD 22. 報告期後事項(續) (CONTINUED)

(3) The Group had pledged certain bank deposits to guarantee the indebtedness of Borrowers (refer to note 15). On 23 October 2021, 10 November 2021, 8 December 2021, 16 December 2021, 23 December 2021, 24 December 2021 and 8 January 2022, Borrowers defaulted their obligation secured by the Deposit Pledge Contract, respectively. As a result, the relevant Banks enforced such Deposit Pledge Contract and set off the Borrower's default against the Group's deposit held by the Bank in the amount of RMB50,000,000, RMB20,053,333, RMB20,000,000, RMB40,000,000, RMB20,005,556, RMB20,008,333 and RMB27,075,000, respectively.

> The Group has started to claim the loss to the Borrowers from the date of the Borrower's default of their obligation to repay the borrowings to the Banks. Till the date of the approval of the interim condensed consolidated financial statements, no compensation payment has been received from the Borrowers. Approximately RMB199 million has been recorded as losses from the remeasurement of financial guarantee contracts into the profit or loss for the six months ended 30 June 2021(refer to note 15).

本集團已抵押若干銀行存款為借款 (3) 人債務提供擔保(請參閱附註15)。 於2021年10月23日、2021年11 月10日、2021年12月8日、2021 年12月16日、2021年12月23日、 2021年12月24日及2022年1月8 日,借款人均未履行彼等由存款質 押合同擔保的義務。因此,相關銀 行強制執行該存款質押合同並分別 以本集團存置於銀行的存款人民幣 50,000,000元、人民幣20,053,333 元、人民幣20,000,000元、人民幣 40,000,000元、人民幣20,005,556 元、人民幣20,008,333元及人民幣 27,075,000元清償借款人的欠款。

> 本集團已自借款人未履行向銀行償 還借款的義務日期起開始向借款人 申索損失。直至中期簡明綜合財務 報表獲批准日期,概無自借款人收 到任何補償款項。截至2021年6月 30日止六個月,本集團已將約人民 幣199百萬元於損益中列為重新計 量財務擔保合同產生的虧損(請參 閬附註15)。

30 June 2021 2021年6月30日。

EVENTS AFTER THE REPORTING PERIOD 22. 22. (CONTINUED)

(4)On 17 December 2021, according to the agreement entered between Taicang Natural Gas and the bank, Taicang Natural Gas repaid RMB50,000,000 to the bank, which was discounted from a commercial acceptance note ("商業承兑匯票") issued by Taicang Natural Gas and booked as interest-bearing bank and other borrowings as at 30 June 2021 (refer to note 16) and started to claim the repayment of the full amount from the third party immediately. Till the date of the approval of the interim condensed consolidated financial statements, no repayment has been received from the third party. RMB50,000,000 has been recorded as impairment losses on financial and contract assets into the profit or loss for the six months ended 30 June 2021.

APPROVAL OF THE INTERIM CONDENSED 23. **CONSOLIDATED FINANCIAL INFORMATION**

The interim condensed consolidated financial information was approved and authorised for issue by the board of directors on 28 January 2022.

- 報告期後事項(續)
 - 於2021年12月17日,根據太倉天 (4) 然氣與銀行訂立的協議,太倉天然 氣向銀行償還人民幣50,000,000 元,該款項為自太倉天然氣發行的 商業承兑匯票(「商業承兑匯票」) 貼現並於2021年6月30日入賬列 為計息銀行及其他借款(請參閱附 註16),且立即開始向第三方申索 全額還款。直至中期簡明綜合財務 報表獲批准日期,概無自第三方收 到還款。截至2021年6月30日止六 個月,已將人民幣50,000,000元作 為金融及合同資產減值虧損計入損 益。

批准中期簡明綜合財務資料 23.

中期簡明綜合財務資料已獲董事會於2022 年1月28日批准及授權發出。