



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

Interim Report 2010 中期報告

Enhancing Environmental Quality As Well As Shareholders' Value 提升環保節能 及股東價值

### **Corporate Information**

### **BOARD OF DIRECTORS**

Chairman Mr. MA Guoan

### **Executive Director and Managing Director**

Mr. WANG Chuandong

### **Executive Director and Chief Financial Officer**

Mr. ONG Thiam Kin, Ken

### **Non-executive Directors**

Mr. LI Fuzuo (resigned on 6 August 2010) Mr. DU Wenmin Mr. WEI Bin

### **Independent Non-executive Directors**

Mr. WONG Tak Shing Mr. LUK Chi Cheong Ms. YU Jian

### **AUDIT COMMITTEE**

Mr. LUK Chi Cheong *(Chairman)* Mr. WONG Tak Shing Mr. DU Wenmin

### **REMUNERATION COMMITTEE**

Mr. WONG Tak Shing *(Chairman)* Mr. LUK Chi Cheong Mr. ONG Thiam Kin, Ken

### NOMINATION COMMITTEE

Mr. MA Guoan (Chairman) Mr. WONG Tak Shing Mr. LUK Chi Cheong

### **INVESTMENT COMMITTEE**

Mr. MA Guoan *(Chairman)* Mr. LI Fuzuo (resigned on 6 August 2010) Mr. WONG Tak Shing

### **COMPANY SECRETARY**

Mr. ONG Thiam Kin, Ken

### **REGISTERED OFFICE**

Canon's Court 22 Victoria Street Hamilton HM12 Bermuda

### **PRINCIPAL PLACE OF BUSINESS**

Room 1901-05 China Resources Building 26 Harbour Road Wanchai Hong Kong

### LEGAL ADVISOR

Richards Butler in association with Reed Smith LLP

### **AUDITOR**

Deloitte Touche Tohmatsu

## PRINCIPAL SHARE REGISTRAR AND TRANSFER OFFICE

Butterfield Fulcrum Group (Bermuda) Limited Rosebank Centre 11 Bermudiana Road Pembroke Bermuda

### HONG KONG BRANCH REGISTRAR AND TRANSFER OFFICE

Tricor Secretaries Limited 26th Floor, Tesbury Centre 28 Queen's Road East Wanchai Hong Kong

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- ┿ 華潤燃氣擁有之燃氣項目 Gas projects owned by CR Gas
- 🛑 華潤集團現正在培育的其他項目 Other gas incubation projects retained by the CRH Group
- ━━━ 「西氣東輸」 管道一期 "West to East Gas Transmission" Pipeline Ⅰ
- ━━━ 「西氣東輸」 管道二期 "West to East Gas Transmission" Pipeline Ⅱ
- —— 「川氣東送」 管道 "Sichuan to East Gas Transmission" Pipeline
- 現有之液化天然氣接收站 Existing LNG receiving terminals

华湖端气客户》

■ 正在建設中之液化天然氣接收站 LNG receiving terminals under construction





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### 華潤集團於中國的城市燃氣分 銷旗艦

本公司於一九九四年首次在香港聯合 交易所有限公司(「聯交所」)上市, 而於過去多年,本公司曾從事不同業 務,所有該等業務已於二零零八年終 止並已於二零零九年完全出售。

於二零零八年,本集團向本公司的主 要股東及控股股東華潤(集團)有限公 司(「華潤集團」)收購華潤燃氣有限公 司(「華潤燃氣」)的全部已發行限 本,代價約為38億港元,透過按稅 有本公司一股獲配發四股供股股份的 方式提供資金。華潤燃氣透過其份的 方式提供資金。華潤燃氣透過其份 業務,包括天然氣或而燃氣分銷 之司、以表明其已轉型為城 市燃氣分銷商及反映本公司約量 經營其唯一的城市燃氣分銷業務。

於二零零九年及二零一零年上半年, 本公司繼續通過內涵式增長及外延式 收購實現擴張。這期間本公司新增二 十五個城市燃氣項目。截至二零一零 年六月三十日,本公司在中國十一個 省份和一個直轄市經營三十二個城市 燃氣項目,燃氣年銷量約達50億立方 米。

### THE PRC CITY GAS DISTRIBUTION FLAGSHIP OF CHINA RESOURCES GROUP

The Company was first listed on The Stock Exchange of Hong Kong Limited (the "Stock Exchange") in 1994 and over the years the Company has undertaken a number of businesses, all of which have discontinued by 2008 and disposed of by 2009.

During 2008, the Group acquired from China Resources (Holdings) Company Limited ("CRH"), the Company's substantial and controlling shareholder, the entire issued share capital of China Resources Gas Limited ("CR Gas") for a consideration of approximately HK\$3.8 billion funded by a four for one right issue. CR Gas, through its subsidiaries in the PRC, operates 7 city gas distribution businesses including natural or petroleum gas pipelines, CNG filling stations and bottled LPG distribution. The name of the Company was changed to China Resources Gas Group Limited to signify its ultimate transformation as a city gas distributor and to reflect the focus on its sole city gas distribution business.

During 2009 and the first half of 2010, the Company continues to grow organically and by acquisitions. Additional 25 city gas projects were added during this period. As at 30 June 2010, the Company operates 32 city gas projects in 11 provinces in China and one municipality with annualised gas sales volume of some 5 billion m<sup>3</sup>.

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### SUMMARY OF CITY GAS DISTRIBUTION PROJECT COMPANIES

7 projects acquired from CRH in 2008

#### 二零零八年向華潤集團收購的七個項目

城市燃氣分銷項目公司概覽

#### 二零一零年上半年燃氣銷售總量 1H 2010 Total Gas Sales Volume 接駁 設計供氣量 燃氣銷售量 加氣站 瓶裝 加氣站 ΥD 住宇 非住宅 省份 建立年份 (百萬) 持股% 燃氣類別 住宅戶數 (立方米/日) (千立方米) (%) (%) 數目 (%) (%) Installed Gas Sales Non-Gas No. of Bottled Year of Population Connected Capacity Volume Residential residential Stations Gas Province Founding % Owned Type of Gas (mm) Households (m3/day) (000'm3) (%) (%) (%) Stations (%) 管道天然氣、壓縮天然氣站 成都 Chengdu 四川 Sichuan 2005 36.0 12.9 1,698,166 1,602,176 569.454 49.1% 50.3% 0.6% \_ 3 Piped natural gas, CNG stations 管道天然氣及/或其他氣種、 無錫 Wuxi 江蘇 Jiangsu 2005 50.0 6.2 593,109 6,365,000 199,971 20.6% 65.0% 9.0% 5.4% 6 瓶裝液化石油氣、壓縮天然氣站 Piped natural and/or other gas, bottled LPG, CNG stations 蘇州 Suzhou 江蘇 Jiangsu 2003 70.0 管道天然氣及/或其他氣種、 6.3 128.897 715,000 77,108 11.4% 87.8% 0.8% \_ 瓶裝液化石油氣 Piped natural and/or other gas, bottled LPG 壓縮天然氣站 南京 Nanjing 江蘇 Jiangsu 1999 80.4 6.3 \_ \_ 34,998 . \_ 100.0% \_ 11 CNG stations 富陽 Fuyang 浙江 Zhejiang 2005 50.0 管道天然氣及/或其他氣種 0.6 45,761 60,000 11,195 12.6% 36.4% 51.0% \_ \_ 瓶裝液化石油氣 Piped natural and/or other gas, bottled LPG 淮北 Huaibei 安徽 Anhui 2006 57.1 管道天然氣及/或其他氣種、 2.2 133,999 50,000 10,587 61.0% 15.8% 23.2% 2 壓縮天然氣站 Piped natural gas and/or other gas, CNG stations 管道天然氣及/或其他氣種 臨海 Linhai 浙江 Zhejiang 1995 100.0 1.2 26.479 12.000 1,455 34.2% 65.8% Piped natural gas and/or other gas 小計七個項目 Sub-total 7 projects 35.7 2,626,411 8,804,176 904,768 37.3% 54.3% 6.5% 1.9% 22 二零零九年向華潤集團收購的七個項目 7 projects acquired from CRH in 2009

鎮江	Zhenjiang	江蘇	Jiangsu	2006	45.0	管道天然氣及/或其他氣種、 壓缩天然氣站 Piped natural gas and/or other gas, CNG stations	2.7	157,325	630,000	94,370	14.1%	82.6%	3.3%	-	2
淄博	Zibo	山東	Shandong	2002	46.0	管道天然氣及/或其他氣種、 壓缩天然氣站 Piped natural gas and/or other gas, CNG station	4.2	212,819	500,000	84,338	18.1%	80.9%	1.0%	-	1
襄樊	Xiangfan	湖北	Hubei	2002	71.4	管道天然氣、壓縮天然氣站 Piped natural gas, CNG stations	5.9	93,851	300,000	52,249	11.1%	53.5%	35.4%	-	5
大同	Datong	山西	Shanxi	2004	75.0	管道天然氣、壓縮天然氣站 Piped natural gas, CNG stations	3.2	217,023	265,000	46,273	27.5%	68.6%	3.9%	-	3
陽泉	Yangquan	山西	Shanxi	2007	75.0	管道天然氣、壓縮天然氣站 Piped natural gas, CNG stations	1.3	1,069	80,000	44,199	0.1%	76.2%	23.7%	-	4
宜城	Yicheng	湖北	Hubei	2002	100.0	管道天然氣、壓縮天然氣站 Piped natural gas, CNG station	0.6	10,628	41,317	6,597	12.7%	71.0%	16.3%	-	1
潛江	Qianjiang	湖北	Hubei	2003	100.0	管道天然氣 Piped natural gas	1.0	57,467	29,000	9,189	56.2%	43.8%	-	-	-
						小計七個項目 Sub-total 7 projects	18.9	750,182	1,845,317	337,215	15.7%	73.7%	10.6%	-	16

### 二零零九年本公司直接收購的十三個項目

### 13 projects acquired directly by the Company in 2009

二零一零年上半年燃氣銷售總量

												- 冬午上千午※ 10 Total Gas S			
		省份		建立年份 Year of	持股%	燃氣類別	人口 (百萬) Population	接駁 住宅戶數 Connected	設計供氣量 (立方米/日) Installed Capacity	Gas Sales	住宅 (%) Residential	非住宅 (%) Non- residential	加氣站 (%) Gas Stations	瓶裝 (%) Bottled	加氣站 數目 No. of Gas
		Province	1	Founding	% Owned	Type of Gas	(mm)	Households	(m³/day)	(000'm3)	(%)	(%)	(%)	(%)	Stations
战漢	Wuhan	湖北	Hubei	2002	51.0	管道天然氣、壓縮天然氣站 Piped natural gas, CNG station	9.1	54,679	283,000	31,148	4.6%	92.9%	2.5%	-	1
昆明	Kunming	雲南	Yunnan	2008	64.0	管道天然氣及/或其他氣種 Piped natural and/or other gas	6.3	18,768	111,000	4,211	3.2%	96.8%	-	-	-
<b></b> 働州	Tongzhou	江蘇	Jiangsu	2008	70.0	管道天然氣及/或其他氣種 Piped natural and/or other gas	1.2	9,906	25,000	1,074	40.8%	59.2%	-	-	-
共洞	Hongdong	山西	Shanxi	2009	51.0	管道天然氣及/或其他氣種、 壓縮天然氣站 Piped natural and/or other gas, CNG station	0.7	5,146	100,000	1,113	40.8%	56.1%	3.1%	-	1
膏南	Jinan	山東	Shandong	2009	100.0	管道天然氣 Piped natural gas	6.7	-	160,000	637	-	100.0%	-	-	-
東陽	Zaoyang	湖北	Hubei	2008	100.0	管道天然氣、壓縮天然氣站 Piped natural gas, CNG station	1.1	1,531	6,000	1,056	5.0%	12.1%	82.9%	-	1
龐潭	Yingtan	江西	Jiangxi	2009	100.0	管道天然氣及/或其他氣種 Piped natural and/or other gas	1.1	5,255	940	58	24.1%	75.9%	-	-	-
盧州	Luzhou	四川	Sichuan	2003	40.0	管道天然氣、壓縮天然氣站 Piped natural gas, CNG stations	5.0	179,218	145,000	57,603	56.2%	29.1%	14.7%	-	3
衡水	Hengshui	河北	Hebei	2009	95.0	管道天然氣 Piped natural gas	4.4	5,539	55,000	6,297	2.0%	98.0%	-	-	-
魚台	Yutai	山東	Shandong	2009	100.0	新建項目 Greenfield	0.5			新建項目 Greenfield					
霍州	Huozhou	山西	Shanxi	2009	70.0	管道天然氣 Piped natural gas	0.3	1,604	144,000	344	41.6%	58.4%	-	-	-
陽曲	Yangqu	山西	Shanxi	2009	65.0	新建項目 Greenfield	0.1			新建項目 Greenfield					
兖州	Yanzhou	山東	Shandong	2009	70.0	新建項目 Greenfield	0.6			新建項目 Greenfield					
						小計十三個項目 Sub-total 13 projects	37.1	281,646	1,029,940	103,541	34.0%	56.2%	9.8%	-	6
二零-	-零年	本公	司直接	医收購	的五個	項目 5 pro	jects ac	quired	directly	by the	e Com	pany	in 201	0	
重慶	Chongqing	直轄市	Municipality	/ 1995	25.0	管道天然氣、壓縮天然氣站 Piped natural gas, CNG stations	28.6	2,409,276	3,280,000	890,231	33.7%	64.0%	2.3%	-	5
江寧	Jiangning	江蘇	Jiangsu	2010	49.0	管道天然氣 Piped natural gas	0.3	141,584	55,000	22,267	39.0%	61.0%	-	-	-
直賓	Yibin	四川	Sichuan	2010	50.0	管道天然氣、壓縮天然氣站 Piped natural gas, CNG stations	5.3	106,224	93,000	42,992	36.4%	31.7%	31.9%	-	4
內江	Neijiang	四川	Sichuan	2010	50.0	管道天然氣、壓縮天然氣站 Piped natural gas, CNG stations	4.3	113,092	40,000	23,958	58.5%	32.4%	9.1%	-	2
鳳城	Fengcheng	遼寧	Liaoning	2010	100.0	新建項目 Greenfield	0.6			新建項目 Greenfield					

130.8

6,428,415

15,147,433 2,324,972

32.9%

60.3%

6.1% 0.7%

55

合計三十二個項目 Grand-total 32 projects

### 財務摘要 Financial Highlights

		截至 二零一零年 六月三十日 止六個月 (未經審核) 6 months ended 30 June 2010 (unaudited) 千港元 HK\$'000	截至 二零零二十日 止六個月 (未經審列) 6 months ended 30 June 2009 (unaudited and restated) 千港元 HK\$'000	增加/ (減少) Increase/ (Decrease)
營業額	Turnover	2,747,186	1,479,942	86%
經營溢利	Profit from operations	515,013	265,471	94%
經營業務現金流入 淨額	Net cash inflow from operating activities	621,018	327,641	90%
本公司股本持有人 應佔溢利	Profit attributable to equity holders of the Company	304,592	174,468	75%
		港元 HK\$	港元 HK\$	
每股盈利(附註2)	Earnings per share (Note 2)			
基本	Basic	0.23	0.13	77%
攤薄	Diluted	0.23	0.13	77%
擬派每股中期股息	Proposed interim dividend per share	0.02	0.02	0%

#### 附註:

#### Notes:

- 截至二零零九年六月三十日止六個月的比 較數字已重列以反映採納「共同控制合併之 合併會計法」之會計政策,而相關金額乃按 猶如該等合併實體或業務在上一個報告期 間或首次受共同控制當日(以期限較短者為 準)直至出售日期(視適用情況而定)經已 合併的方式重列。
- 每股基本盈利按已發行股份的加權平均數 計算(見簡明綜合財務報表附註8)。每股攤 薄盈利已計入購股權潛在攤薄的影響。
- 1. The comparatives for the six months ended 30 June 2009 were restated to reflect the adoption of the "Merger Accounting under Common Control Combination" accounting policy where the relevant amounts are restated as if the entities or businesses had been combined at the previous reporting period or when they first came under common control, whichever is shorter, and up to the date of disposal where appropriate.
- Basic earnings per share is calculated based on weighted average number of issued shares as indicated in Note 8 to the Condensed Consolidated Financial Statements. Diluted earnings per share incorporates the potential dilutive effect of share options.

### 財務摘要 Financial Highlights

		於 二零一零年 六月三十日 (未經審核) As at 30 June 2010 (unaudited) 千港元 HK\$'000	於 二零零九年 十二月 三十一日 (經審核) As at 31 December 2009 (audited) 千港元 HK\$'000	增加/ (減少) Increase/ (Decrease)
本公司股本持有人 應佔股本 少數股東權益 股本總值 銀行及其他借貸總額 銀行結餘及現金	Equity attributable to equity holders of the Company Minority interests Total equity Total bank and other borrowings Bank balances and cash	1,338,740 794,747 2,133,487 4,225,566 2,975,187	1,046,435 669,649 1,716,084 2,731,453 2,226,689	28% 19% 24% 55% 34%
銀行及其他借貸淨額 資產總值	Net bank and other borrowings Total assets	1,250,379 11,340,723	504,764 8,818,128	148% 29%
負債比率 資本負債比率 (附註3) 資產負債比率 (附註4)	Gearing ratios Debt/equity gearing ratio (Note 3) Debt/asset gearing ratio (Note 4)	93% 37%	48% 31%	94% 19%

#### 附註:

#### Notes:

- 資本負債比率指銀行及其他借貸淨額(不包 括應付同系附屬公司款項)與本公司股本持 有人應佔股本的比例。
- Debt/equity gearing ratio is the ratio of net bank and other borrowings (excluding an amount due to a fellow subsidiary) to equity attributable to equity holders of the Company.
- 資產負債比率指銀行及其他借貸總額(不包 括應付同系附屬公司款項)與資產總值的比 例。
- 4. Debt/asset gearing ratio is the ratio of total bank and other borrowings (excluding an amount due to a fellow subsidiary) to total assets.

### 業績

本集團於截至二零一零年六月三十日 止期間錄得營業額及本公司股本持 有人應佔溢利2,747,000,000港元及 305,000,000港元,較去年同期分別增 加86%及75%。

### 中期股息

董事決議派付截至二零一零年六月三 十日止六個月的中期股息每股0.02港 元(截至二零零九年六月三十日止六個 月:每股0.02港元),將於二零一零年 十月八日向於二零一零年九月二十四 日名列本公司股東名冊的股東支付。

#### 暫停辦理股份過戶登記

本公司將於二零一零年九月二十日至 二零一零年九月二十四日(包括首尾兩 天)期間,暫停辦理股份過戶登記。為 符合資格收取擬派中期股息,填妥的 過戶表格連同有關股票,最遲須於二 零一零年九月十七日下午四時三十分 前,交回本公司的香港股份過戶登記 分處卓佳秘書商務有限公司,地址為 香港灣仔皇后大道東28號金鐘匯中心 26樓。

### 業務回顧及前景

城市燃氣業務的總收入來自可持續燃 氣銷售及一次性燃氣接駁費用,分別 佔截至二零一零年六月三十日止期間 收入之81%及19%(二零零九年:分別 為80%及20%)。

截至二零一零年六月三十日止期 間,城市燃氣分銷業務的營業額為 2,747,000,000港元,較去年同期 上升86%。營業額大幅增長主要由 於收購及內涵增長使燃氣銷售量由 7.8億立方米增加198%至23.25億 立方米(內涵增長1.64億立方米及 收購增長13.81億立方米),以及接 駁費收入由301,000,000港元上升

### **RESULTS**

For the period ended 30 June 2010, the Group recorded turnover and profit attributable to the Company's equity holders of HK\$2,747 million and HK\$305 million, an increase of 86% and 75% respectively over the previous corresponding period.

#### **INTERIM DIVIDEND**

The Directors have resolved to declare the payment of an interim dividend of HK\$0.02 per share for the six months ended 30 June 2010 (six months ended 30 June 2009: HK\$0.02 per share), payable on 8 October 2010 to shareholders on the register of members of the Company on 24 September 2010.

### **CLOSURE OF REGISTER OF MEMBERS**

The register of members of the Company will be closed from 20 September 2010 to 24 September 2010, both days inclusive. In order to qualify for the proposed interim dividend payment, completed transfer forms accompanied by the relevant share certificates must be lodged with the Company's branch registrar and transfer office in Hong Kong, Tricor Secretaries Limited, at 26th Floor, Tesbury Centre, 28 Queen's Road East, Wanchai, Hong Kong, not later than 4:30 p.m. on 17 September 2010.

### **BUSINESS REVIEW AND PROSPECTS**

The total revenue of city gas operation comprises of recurring gas sales and one-time gas connection fee which respectively accounts for 81% and 19% of the revenue for the period ended 30 June 2010 (2009: 80% and 20% respectively).

The turnover of the city gas distribution operation for the period ended 30 June 2010 amounted to HK\$2,747 million, an increase of 86% over that of the previous corresponding period. The significant increase was mainly due to both acquisition and organic growths which resulted in the increase in gas sales volume by 198% from 780 million m<sup>3</sup> to 2,325 million m<sup>3</sup> (164 million m<sup>3</sup> due to organic growth and 1,381 million m<sup>3</sup> due to acquisition growth) and the increase in connection fee income by 77% from HK\$301 million to HK\$534 million (HK\$108 million

77%至534,000,000港元(內涵增長 108,000,000港元及收購增長 125,000,000港元)。而燃氣銷售及 接駁費收入的增加主要由於以下因素:

- (1) 工商業用戶日設計供氣量由 7,200,000立方米增加110%至 15,100,000立方米。工商業用戶 佔截至二零一零年六月三十日止 期間燃氣總銷售量及燃氣總銷售 收入分別為66%及79%。
- (2) 接駁住宅戶數由2,300,000戶增加 178%至6,400,000戶。

中國經濟持續增長,加上工業化和城 市化步伐加快,加劇了中國對能源的 需求。中國政府一貫非常支持開發天 然氣行業,並頒佈了多項政策和指 引,以鼓勵使用天然氣和令其有序進 行。[西氣東輸] 管道已建成,將天 然氣由新疆自治區輸送到中國沿海地 區。「西氣東輸」管道二期及「川氣東 送」管道(由氣儲量豐富的中亞及四川 省送至中國沿海地區)以及於沿海地區 的液化天燃氣接收站建設正在積極進 行中,可見中國的天然氣行業具有龐 大的日後增長機遇。本公司將利用此 等有利的行業基礎及其優秀而富經驗 的管理團隊,透過內涵式的增長及外 延式的收購再創高峰。

國家發展和改革委員會宣佈將每立方 米之燃氣井口價格上調人民幣0.23 元,作為加強天然氣供應之措施之 一,該措施已於二零一零年六月一日 起生效。價格上升主要由終端用戶承 擔,尤其為非住宅用戶。本次價格改 革將於不久的將來推動透過當地及進 口渠道供應之燃氣增加,故其整體影 響對下游城市燃氣分銷行業是正面的。 due to organic growth and HK\$125 million due to acquisition growth). The increases in gas sales and connection fee income were in turn driven by the following factors:

- (1) 110% increase in the daily installed capacity for commercial & industrial ("C&I") customers from 7.2 million m<sup>3</sup> to 15.1 million m<sup>3</sup>. C&I customers accounted for 66% and 79% of the total gas sales volume and total gas sales revenue respectively for the period ended 30 June 2010.
- (2) 178% increase in the number of connected households from 2.3 million to 6.4 million.

The continued economic growth and the rapid industrialization and urbanisation of China have spiked the demand for energy in the PRC. The PRC government has been very supportive of the development of the natural gas industry and has promulgated various policies and guidelines to encourage and rationalize the usage of natural gas. The "West to East Gas Transmission" pipelines were constructed to bring natural gas from the Xinjiang Autonomous Region to the coastal regions of the PRC. Construction of the second phase of the "West to East Gas Transmission" pipelines and the "Sichuan to East" pipelines from the gas-rich Central Asia and Sichuan province to coastal regions of the PRC as well as construction of LNG terminals in coastal cities are actively in progress. All these offer significant opportunity for future growth in the natural gas industry in China. The Company will ride on these favourable industry fundamentals and its strong and experienced management team to scale new heights via organic and acquisition growths.

The National Development and Reform Commission, as one of the measures to increase the supply of natural gas, announced an upward revision of gas wellhead price by RMB0.23 per m<sup>3</sup> with effect from 1 June 2010. The price increase has mostly been passed through to end users, particularly the nonresidential users. The overall impact of the price reform to the entire downstream city gas distribution industry is positive as it will stimulate the increase in gas supply from both local and imported sources in the immediate future.

Similar to 2009, the Group is in discussion with its controlling shareholder, CRH, about possible acquisition of certain city gas distribution projects in the second half of 2010. Of all these projects held by CRH, the Group contemplates to acquire about 9 city gas distribution projects. These projects are located in various provinces of China including cities such as Xiamen, Jining, Kunshan, Ningbo, etc with annualized gas sales volume of about 500 million m<sup>3</sup> and are expected to make significant contribution to the city gas distribution businesses portfolio of the Group upon acquisition. Details of such acquisition (including but not limited to consideration and timing of the proposed acquisition) are still in discussion with CRH and thus have not been finalized and accordingly, no definitive time table has been set by both parties.

#### 預期將於二零一零年下半年向華潤集 團收購的九個項目

#### 9 projects expected to be acquired from CRH in 2H 2010

二零一零年上半年燃氣銷售總量 1H 2010 Total Gas Sales Volume

					1H 2010 lotal Gas Sales Volume										
		省份		建立年份	持股%	燃氣類別	人口 (百萬)	接駁 住宅戶數	(立方米/日)	燃氣銷售量 (千立方米) Gas Sales	住宅 (%)	非住宅 (%) Non-	加氣站 (%) Gas	瓶裝 (%)	加氣站 數目 No.of
		Provin	ce	Year of e Founding % Owned Type of Gas		Type of Gas	Population (mm)	Connected Households	Capacity (m <sup>3</sup> /day)	Volume (000'm³)	Residential (%)	residential Stations (%) (%)		Bottled (%)	Gas Stations
廈門	Xiamen	福建	Fujian	2007	49.0	管道天然氣及/或其他氣種、瓶裝 液化石油氣、液化石油氣站 Piped natural and/or other gas, bottled LPG, LPG stations	1.8	276,138	457,000	50,611	16.1%	39.8%	10.8%	33.3%	2
濟寧	Jining	山東	Shandong	2007	51.0	管道天然氣、壓縮天然氣站 Piped natural gas, CNG station	8.3	170,623	110,750	39,910	19.8%	74.8%	5.4%	-	1
遂寧	Suining	四川	Sichuan	1993	50.0	管道天然氣、壓縮天然氣站 Piped natural gas, CNG stations	3.9	131,962	58,000	39,083	50.5%	25.9%	23.6%	-	4
滕州	Tengzhou	山東	Shandong	2008	70.0	管道天然氣及/或其他氣種、壓縮 天然氣站 Piped natural and/or other gas, CNG stations	1.7	71,453	150,000	30,263	12.6%	79.1%	8.3%	-	2
什邡	Shifang	四川	Sichuan	2008	51.0	管道天然氣、壓縮天然氣站 Piped natural gas, CNG stations	0.4	33,147	90,000	29,884	16.8%	66.8%	16.4%	-	2
昆山	Kunshan	江蘇	Jiangsu	2001	49.9	管道天然氣 Piped natural gas	0.7	73,927	451,000	18,508	38.4%	61.6%	-	-	-
啟東	Qidong	江蘇	Jiangsu	2007	100.0	管道天然氣及/或其他氣種、瓶裝 液化石油氣 Piped natural and/or other gas, bottled LPG	1.1	41,146	80,000	6,286	37.3%	62.7%	-	-	-
谷城	Gucheng	湖北	Hubei	2004	100.0	管道天然氣 Piped natural gas	0.6	394	13,000	2,268	0.5%	99.5%	-	-	-
杭州灣	Hangzhou wan	•浙江	Zhejiang	2009	100.0	管道天然氣 Piped natural gas	5.7	-	32,280	602	-	100.0%	-	-	-
						九個項目合計 Total 9 projects	24.2	798,790	1,442,030	217,415	24.9%	56.2%	11.2%	7.7%	11

於二零一零年六月二十八日,本集團 與一家中國國有企業天津市燃氣集團 有限公司訂立一份重要合作協議,以 在中國天津成立主要從事管道天然氣 供應及提供的中外合營公司。本集團 預計持有建議合營企業49%的權益, 估計投資額為人民幣20億元至人民幣 25億元。預期交易將於二零一零年年 底或二零一一年年初完成。 On 28 June 2010, the Group entered into an important cooperation agreement with Tianjin Gas Group Company Limited, a PRC State-owned enterprise, to establish a sinoforeign equity joint venture enterprise principally for the supply and provision of piped natural gas in Tianjin, the PRC. The Group is expected to hold a 49% interest in the proposed joint venture with an estimated investment of between RMB2 billion and RMB2.5 billion. The transaction is expected to complete towards the end of 2010 or early 2011.

本集團亦將繼續提升其營運效率,並 不斷尋求有關客戶服務、工程招標、 安全標準及燃氣供銷差控制等方面的 改善。現有城市燃氣分銷業務的持續 內涵式增長及對外收購新城市業務, 將繼續帶來穩定現金流量及良好發展 機會,從而於可見將來提升本公司的 股東價值。

憑藉上述各項因素,本集團將繼續透 過內涵及外延式收購增長實現快速發 展,並矢志在可見將來成為中國領先 及最受尊敬的城市燃氣分銷公司。 On 28 June 2010, the Group's controlling shareholders, CRH, entered into a strategic collaboration agreement with China National Petroleum Corporation ("CNPC") to collaborate in various oil and gas related fields. With respect to natural gas, CNPC will make it a priority to supply gas to CRH's city gas projects, to optimize and rationalize city gas markets entry strategy. CNPC also welcomes CRH's equity participation in the construction of natural gas infrastructure facilities such as long distance natural gas primary pipelines, secondary pipelines, regional pipelines and LNG receiving terminals of CNPC in China. The Group will gain more support and advantages in securing gas supply and city gas project acquisitions. The collaboration is of great significance in maintaining the Group's leadership in city gas distribution business in the PRC.

The Group also continues to enhance its operational efficiencies and constantly seeks improvements in areas such as customer service, project tendering, safety standards, gas leakages control, etc. The ongoing organic enhancement of existing city gas distribution operations and the external acquisition of new city businesses will continue to deliver stable cash flow as well as excellent growth opportunity for the enhancement of the Company's shareholders' value in the foreseeable future.

Leveraging on the above mentioned factors, the Group will continue to grow rapidly via organic and acquisition growths and aspires to become the PRC leading city gas distribution company in the foreseeable future.

### 願景:成為中國領先及最受尊敬的城市燃氣分銷公司 To Become China's Leading Gas Distribution Company



### 財務回顧

期內本集團未經審核綜合營業額為 2,747,000,000港元(二零零九年: 1,480,000,000港元),毛利總額為 842,000,000港元或增長31%(二零 零九年:452,000,000港元或增長 31%),期內除少數股東權益前溢利 為305,000,000港元(二零零九年: 174,000,000港元)。

### 現金流量

期內,經營業務現金流入淨額為 621,000,000港元(二零零九年: 328,000,000港元)。

本集團於期內的資本開支為14億港 元。上述所需資金乃由本集團經營業 務的現金流量、銀行借貸及庫存現金 撥付。於期終,本集團可動用的庫存 現金為2,975,000,000港元。現金結餘 中5%為港元,而其餘則為人民幣及美 元。

#### 流動資金和財務資源

本集團的資金政策為使用經營業務所 得現金流量及適當水平的借貸,作為 主要擴展及收購所需資金的主要來 源。於二零一零年三月,本集團獲得 一筆380,000,000港元的三年期的循環 貸款備用額,總成本為香港銀行同業 拆息加1.05%。於二零一零年六月, 本集團獲得一筆20億港元的五年期定 期貸款備用額,總成本為香港銀行同 業拆息加0.95%。於期終,本集團的 借貸總額為4,226,000,000港元,其中 4%列作流動負債,須於一年內償還, 其餘須於五年內償還。人民幣及港元 貸款分別佔借貸總額10%及90%。為 數28,000,000港元之銀行貸款乃以本 集團資產作抵押。逾90%的借貸乃按 浮動利率計息的銀行貸款。

本 集 團 於 期 終 的 借 貸 淨 額 為 1,250,000,000港元。本集團於期終的 負債比率(按總借貸除以總資產計算) 為37%,截至二零零九年十二月三十 一日止年度則為31%。息税折舊攤銷 前/利息盈利率維持於17倍的健康水 平。整體而言,本集團的財務狀況及 流動資金穩健。

### **FINANCIAL REVIEW**

The Group's unaudited consolidated turnover for the period amounted to HK\$2,747 million (2009: HK\$1,480 million) with gross profit of HK\$842 million or 31% (2009: HK\$452 million or 31%) and a profit before minority interests for the period of HK\$305 million (2009: HK\$174 million).

#### **Cash Flow**

The net cash inflow from operations during the period amounted to HK\$621 million (2009: HK\$328 million).

The Group has spent HK\$1.4 billion in capital expenditure during the period. The above required funding was financed by the operating cash flow, bank borrowings and cash on hand of the Group. As at period end the Group's free cash on hand was HK\$2,975 million. Among the cash balance 5% was denominated in Hong Kong dollar and the remaining in Renminbi and US dollar.

### **Liquidity and Financial Resources**

It is the Group's policy to use the cash flow generated from operations and appropriate level of borrowings as the principal source of fund to finance major expansion and acquisition. In March 2010, the Group obtained a 3-year revolving credit facility of HK\$380 million at an all-in cost of HIBOR plus 1.05%. In June 2010, the Group secured a 5-year term loan facility of HK\$2 billion with an all-in cost of HIBOR plus 0.95%. As at the end of the period, the Group has total borrowings of HK\$4,226 million. 4% of the borrowings is considered as current liabilities and repayable within one year, the remaining are repayable in five years. Renminbi and HK dollar denominated borrowings accounted for 10% and 90% of the total borrowings respectively. Bank loans of HK\$28 million was secured by assets of the Group. Over 90% of borrowings are interest bearing bank loans on floating rate terms.

The net borrowings of the Group was HK\$1,250 million as at the period end. The gearing ratio of the Group at the end of the period, calculated as total borrowings over total assets, was 37%, compared to 31% as at the year ended 31 December 2009. The EBITDA to interest cover ratio was at the healthy level of 17 times. On the whole, the financial position and liquidity of the Group is healthy and stable.

本集團獲授40億港元於二零一二年至 二零一五年到期的定期貸款備用額。 備用額為無抵押,並以浮動利率計 息。於期終,本集團已使用備用額的 93%。備用額連同穩健的經營現金流 量,將為本集團提供充裕資金來源作 可見將來擴展及營運資金之用。

除上文所述的已承諾備用額外,本集 團並無其他已承諾借貸備用額。在日 常流動資金管理方面,為了維持資金 靈活彈性,本集團已獲銀行批出足夠 的無承諾短期備用額。

#### 物業、廠房及設備

截至二零一零年六月三十日止期間, 本集團的持續經營城市燃氣分銷業務 於機器及設備方面支出為44,000,000 港元,於在建工程方面支出為 295,000,000港元。

### 或然負債

於二零一零年六月三十日,本集團並 無任何重大負債。

#### 財務管理和庫務政策

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

本集團大部分資產和負債均以港元和 人民幣計值,而小部分以美元及歐元 計值。本集團預期在此方面不會面臨 重大的外匯波動風險。 The Group has been granted a total of HK\$4 billion term loan facilities with maturities from 2012 to 2015. The facilities are unsecured and with floating interest rates. As at the end of the period, 93% of the facilities has been drawn down. The facilities together with healthy operating cash flow will provide sufficient funding for foreseeable expansion and working capital requirement.

Other than the above mentioned committed facilities, the Group has no other committed borrowing facilities. For day-to-day liquidity management and maintaining flexibility in funding, the Group has managed to obtain sufficient uncommitted shortterm facilities from banks.

#### **Property, Plant and Equipment**

During the period ended 30 June 2010, the Group's continuing city gas distribution business spent HK\$44 million on machinery and equipment and HK\$295 million on construction in progress.

#### **Contingent Liabilities**

As at 30 June 2010, the Group did not have any material liabilities.

#### **Financial Management and Treasury Policy**

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

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

### 重大投資、收購和出售事項

#### 收購重慶25%股權

於二零零九年十二月二十三日及二零 零九年十二月二十四日,本公司的全 資附屬公司華潤燃氣投資與重慶市能 源投資集團公司(「重慶能源」)分別 訂 立 總 協 議 及 補 充 協 議, 據 此 華 潤 燃氣投資同意以現金向重慶燃氣(集 團)有限責任公司(「重慶燃氣」)出 資約人民幣1,162,800,000元用以增 加其註冊資本,以換取重慶燃氣25% 股權。用於換取重慶燃氣經擴大註冊 股本中25%股權的現金代價約人民幣 1,162,800,000元,乃經公平磋商並根 據(i)重慶燃氣在重慶城市燃氣分銷業 務方面的往績記錄及發展潛力;及(ii) 重慶燃氣於二零零九年九月三十日的 經評估資產淨值人民幣2,877,100,000 元(基於中國獨立估值師進行的獨立估 值) 而釐定。重慶燃氣是一家在中國註 冊成立並由重慶能源全資擁有的有限 責任公司,主要在中國重慶從事城市 燃氣分銷業務。

於二零一零年年初,在取得中國有關 當局的所有必要批文後,上述交易已 告完成。重慶燃氣轉制為中外合營企 業,由重慶能源及華潤燃氣投資分別 擁有75%及25%權益。

## SIGNIFICANT INVESTMENTS, ACQUISITIONS AND DISPOSALS

### Acquisition of 25% equity interest in Chongqing

On 23 December 2009 and 24 December 2009, CR Gas Investment, a wholly-owned subsidiary of the Company, entered into master agreements and a supplemental agreement respectively, with Chongging Energy Investment Group\* (重 慶市能源投資集團公司) ("Chongging Energy") whereby CR Gas Investment agreed to contribute cash of approximately RMB1,162.8 million to Chongqing Gas Group Corp Ltd.\* (重 慶燃氣(集團)有限責任公司) ("Chongqing Gas") to increase its registered capital in return for a 25% equity interest in Chongging Gas. The cash consideration of approximately RMB1,162.8 million for the 25% equity interest in the enlarged registered capital of Chongqing Gas was determined after arm's length negotiation with reference to (i) the track record and potential development of Chongqing Gas in the city gas distribution business in Chongging; and (ii) the appraised net asset value of Chongging Gas of RMB2,877.1 million as at 30 September 2009, based on the independent valuation performed by an independent valuer in the PRC. Chongqing Gas is a limited company incorporated in the PRC whollyowned by Chongqing Energy and is principally engaged in city gas distribution business in Chongqing, the PRC.

The aforesaid transaction was completed in early 2010 upon obtaining all the necessary approvals from the relevant PRC authorities and Chongqing Gas was converted into a sinoforeign equity joint venture owned by Chongqing Energy and CR Gas Investment as to 75% and 25% respectively.

### 主席報告與業務及業績回顧

**Chairman's Statement and Review of Operations and Results** 

### 在南京市江寧區成立合營公司

於二零一零年四月九日,本公司(透過 其全資附屬公司華潤燃氣有限公司)根 據有關成立合營公司南京江寧華潤燃 氣有限公司(「江寧華潤燃氣」)的合營 合約及組織章程細則,與南京市江寧 區煤氣(集團)公司(「中國訂約方」) 訂立中外股權合營安排,江寧華潤燃 氣成立後即成為本公司的共同控制 體。江寧華潤燃氣主要在中國南京市 江寧區從事(其中包括)投資、建設及 經營城市管道燃氣設施及供應及銷售 燃氣。

華潤燃氣有限公司向江寧華潤燃氣作 出現金注資總額人民幣600,000,000 元,以獲得江寧華潤燃氣的49%股權。

### 持續經營業務

按目前的財政預測和可供動用的備用 額計算,本集團具備充裕財務資源在 可見將來持續經營業務。因此,編製 綜合財務報表時繼續採用持續經營業 務基準。

### 獎勵計劃

#### 購股權計劃

於二零零一年十一月二十六日,本公 司終止其於一九九四年十月十五日採 納的購股權計劃(「舊購股權計劃」)。 由於聯交所更改有關購股權計劃的上 市規則,故本公司採納了全新的購 權計劃(「新購股權計劃」)。於二零和 一日,本公司獲股東批 准修訂新購股權計劃,擴闊合資格參 與新購股權計劃的參與者範圍。於二 零零一年十一月二十六日所採納(其 後於二零零二年二月二十一日經修訂) 的新購股權計劃。

## Establishment of a joint venture company in Jiangning District, Nanjing

On 9 April 2010, the Company, through China Resources Gas Limited, its wholly-owned subsidiary, entered into a sino-foreign equity joint venture arrangement with 南京市江寧區煤氣(集團) 公司 (translated as Nanjing City Jiangning District Gas (Group) Company Limited) (the "PRC Party") pursuant to the joint venture contract and the articles of association in relation to the establishment of the joint venture company namely Nanjing Jiangning China Resources Gas Co., Ltd. (南京江寧華潤燃氣有 限公司) ("Jiangning CR Gas"), which became a jointly controlled entity of the Company upon establishment. Jiangning CR Gas is principally engaged in, among other things, the investment, construction and operation of the city piped gas facilities as well as the supply and sale of gas in Jiangning District, Nanjing City of the PRC.

The aggregate cash contribution of RMB600 million was contributed by China Resources Gas Limited to Jiangning CR Gas for a 49% stake in Jiangning CR Gas.

\* Name translated for reference purposes.

### **GOING CONCERN**

On the basis of current financial projections and facilities available, the Group has adequate financial resources to continue its operation for the foreseeable future. For this reason, the going concern basis continues to be adopted in preparing the consolidated financial statements.

### **INCENTIVE SCHEMES**

#### **Share Option Schemes**

On 26 November 2001, the Company has terminated the share option scheme of the Company adopted on 15 October 1994 (the "Old Share Option Scheme") and adopted a new share option scheme (the "New Share Option Scheme") as a result of changes in the Listing Rules on the Stock Exchange in relation to share option scheme. On 21 February 2002, upon approval of its shareholders, the Company amended the New Share Option Scheme to widen the scope of participants that are eligible to participate in the New Share Option Scheme. On 5 March 2008, the Company has terminated the New Share Option Scheme of the Company adopted on 26 November 2001 (and subsequently amended on 21 February 2002).

新購股權計劃於期內的變動摘要載於 其他資料一節內。

### 獎勵計劃

於二零零八年十二月一日,本公司採納一項限制性股份獎勵計劃(「獎勵計 劃」),旨在嘉許若干僱員之貢獻及鼓 勵彼等作出貢獻,並提供獎勵予現有 僱員。除非被董事會提前終止,獎勵 計劃自採納日期起十年內有效。根據 獎勵計劃授出限制性股份及於其整個 有效期內授予經甄選僱員限制性股份 的總數上限分別為本公司不時已發行 股本的5%及0.5%。

根據獎勵計劃規則,本公司已委託中 銀國際英國保誠信託有限公司為受託 人(「受託人」),據此,受託人將於市 場上以本集團授出的現金購入現有股 份,並以信託形式代相關經甄選僱員 持有,直至該等股份按獎勵計劃的條 之歸屬該相關經甄選僱員為止。信託 人於二零零九年四月七日以總成本約 253,534,480港元(包括交易成本)購 買及持有合共70,000,000股股份(佔 二零一零年六月三十日本公司已發行 股本約4.95%)。本公司並未計劃購買 獎勵計劃項下的任何其他股份。

於二零一零年三月十六日,本公司修 訂獎勵計劃,因此根據獎勵計劃授予 現金而非限制性股份。本公司將動用 出售受託人所持限制性股份的所得款 項,作為根據計劃授出的獎勵。該等 獎勵須經本公司薪酬委員會批准及現 金獎勵僅於達成授予獎勵日期規定的 有關歸屬條件後作出。 A summary showing the movements of the New Share Option Scheme during the period are detailed in the Additional Information section.

### **Incentive Award Scheme**

On 1 December 2008, the Company adopted a restricted share award scheme (the "Incentive Award Scheme") for the purpose of recognizing and motivating the contribution of certain employees and providing incentives to existing employees. Unless early termination by the Board, the Incentive Award Scheme shall be valid and effective for a term of 10 years commencing on the adoption date. The maximum aggregate numbers of restricted shares which can be awarded under the Incentive Award Scheme and to a selected employee throughout its duration are limited to 5% and 0.5% respectively of the issued share capital of the Company from time to time.

Pursuant to the rules of the Incentive Award Scheme, the Company has appointed BOCI-Prudential Trustee Limited as trustee (the "Trustee"), pursuant to which existing shares will be purchased by the Trustee from the market out of cash contributed by the Group and be held in trust for the relevant selected employees until such shares are vested with the relevant selected employees in accordance with the provisions of the Incentive Award Scheme. A total of 70,000,000 shares, representing approximately 4.95% of the issued share capital of the Company as at 30 June 2010, were purchased at an aggregate cost of approximately of HK\$253,534,480 (including transaction costs) on 7 April 2009 and held by the Trustee. The Company does not intend to purchase any further share under the Incentive Award Scheme.

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

### 獎勵僱員

於二零一零年六月三十日,本集團在 香港和中國共聘用約16,000名員工。 本集團一向重視人才,深明吸納和留 聘優秀員工是本集團繼續致勝之道。 本集團按僱員的表現、工作經驗及現 行市場工資水平支付薪酬。此外,本 集團會按個別表現發放花紅予若干員 工及可能授出獎勵予經甄選僱員,相 信此舉有助本集團吸納及留聘優秀員 工,並鼓勵員工發揮最佳表現。

### 致謝

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

### **REWARD FOR EMPLOYEES**

As at 30 June 2010, the Group employs approximately 16,000 employees in Hong Kong and the PRC. The Group values human resources and recognizes the importance of attracting and retaining quality staff for its continual success. The Group remunerates its employees based on their performance, work experience and the prevailing market wage level. Further, staff bonuses are granted to certain employees and incentive award may be made to selected employees based on individual performance. The Group believes this will assist the Group to attract and retain quality staff and at the same time encourage the employees to give their best performance.

### **APPRECIATION**

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

代表董事會 **華潤燃氣控股有限公司** *主席* 馬國安

香港,二零一零年八月二十三日

On behalf of the Board MA Guoan Chairman CHINA RESOURCES GAS GROUP LIMITED

Hong Kong, 23 August 2010

### 董事會

於二零一零年三月十七日,楊崇和博 士辭任本公司獨立非執行董事,同 日,于劍女士獲委任為本公司獨立非 執行董事,以填補楊博士的空缺。

於二零一零年八月六日,李福祚先生 因華潤集團的其他職責分配而辭任本 公司非執行董事。

於本中期報告日期,董事會成員包括 三名執行董事馬國安先生、王傳棟先 生及王添根先生;兩名非執行董事杜 文民先生及魏斌先生,以及三名獨立 非執行董事黃得勝先生、陸志昌先生 及于劍女士。

### 董事委員會

本公司主席兼執行董事馬國安先生自 二零一零年三月十七日起獲委任為本 公司提名委員會主席,以填補因楊崇 和博士辭任而產生的空缺。

於本中期報告日期,提名委員會包括 一名執行董事馬國安先生及兩名獨立 非執行董事黃得勝先生及陸志昌先 生。馬國安先生乃提名委員會主席。

### 有關董事資料的其他變動

自本公司二零零九年年報日期以來, 有關董事資料的其他變動載列如下。

本公司非執行董事杜文民先生及魏斌 先生自二零一零年七月九日起獲委任 為華潤電力控股有限公司非執行董 事,該公司於聯交所主板上市。

### **THE BOARD**

Dr. Yang Chonghe, Howard resigned as the Independent Nonexecutive Director of the Company with effect from 17 March 2010 and Ms. Yu Jian was appointed as the Independent Nonexecutive Director of the Company to fill the vacancy of Dr. Yang with effect from 17 March 2010.

Mr. Li Fuzuo resigned as the Non-executive Director of the Company with effect from 6 August 2010 due to assuming other responsibilities with China Resource Group.

As at the date of this interim report, the Board consists of three Executive Directors namely, Mr. Ma Guoan, Mr. Wang Chuandong and Mr. Ong Thiam Kin, Ken; two Non-executive Directors namely, Mr. Du Wenmin and Mr. Wei Bin and three Independent Non-executive Directors namely, Mr. Wong Tak Shing, Mr. Luk Chi Cheong and Ms. Yu Jian.

### **BOARD COMMITTEE**

Mr. Ma Guoan, the Chairman and Executive Director of the Company, was appointed as the chairman of the Nomination Committee of the Company to fill the vacancy arising from the resignation of Dr. Yang Chonghe, Howard with effect from 17 March 2010.

As at the date of this interim report, the Nomination Committee comprises of one Executive Director namely Mr. Ma Guoan and two Independent Non-executive Directors namely Mr. Wong Tak Shing and Mr. Luk Chi Cheong. Mr. Ma Guoan is the chairman of the Nomination Committee.

## OTHER CHANGES IN DIRECTORS' INFORMATION

Other changes in Directors' information since the date of the 2009 annual report of the Company are set out below.

Mr. Du Wenmin and Mr. Wei Bin, the Non-executive Directors of the Company, were appointed as Non-executive Directors of China Resources Power Holdings Company Limited, a company listed on the main board of the Stock Exchange, with effect from 9 July 2010.

### 董事酬金

董事會於二零一零年三月十六日批准 將各執行董事及非執行董事的董事袍 金由每年30,000港元增至70,000港 元,並將各獨立非執行董事的董事袍 金由每年120,000港元增至150,000港 元,此調整仍待股東批准。股東在本 公司於二零一零年五月三十一日舉行 的股東週年大會上批准授權董事會釐 定董事截至二零一零年十二月三十一 日止年度的酬金。

除上文所披露的資料之外,概無其他 根據上市規則第13.51B(1)條規定須予 披露的資料。

### **DIRECTORS' REMUNERATION**

On 16 March 2010, the Board approved the increase in the Director's fee from HK\$30,000 to HK\$70,000 per annum for each Executive Director and Non-executive Director and the increase in the Director's fee from HK\$120,000 to HK\$150,000 per annum for each Independent Non-executive Director subject to the approval of the shareholders of the Company. At the annual general meeting of the Company held on 31 May 2010, the shareholders approved to authorize the Board to fix the remuneration of the Directors for the year ending 31 December 2010.

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

### 董事所佔證券權益

於二零一零年六月三十日,本公司 董事及最高行政人員於本公司或其任 何相聯法團(定義見證券及期貨條例 (「證券及期貨條例」)第XV部)的股 份、相關股份及債券中,擁有根據證 券及期貨條例第XV部第7及8分部已知 會本公司及聯交所的權益或淡倉),或根據證 規算條例第352條須記入該條所指登 記冊的權益或淡倉,或根據上市規則 所載有關上市發行人董事進行證券交 別的標準守則須知會本公司及聯交所 的權益或淡倉如下:

#### (a) 於本公司已發行普通股的權益

### **DIRECTORS' INTEREST IN SECURITIES**

As at 30 June 2010, the interests and short positions of the directors and chief executive of the Company in the shares, underlying shares and debentures of the Company or any of its associated corporation (within the meaning of Part XV of the Securities and Futures Ordinance ("SFO")) which have been notified to the Company and the Stock Exchange pursuant to Divisions 7 and 8 of Part XV of the SFO (including interests and short positions which they are taken or deemed to have under such provisions of the SFO), or which are required, pursuant to section 352 of the SFO, to be entered in the register referred to therein, or which are required, pursuant to the Model Code for Securities Transactions by Directors of Listed Issuers contained in the Listing Rules, to be notified to the Company and the Stock Exchange, were as follows:

### (a) Interests in issued ordinary shares of the Company

董事姓名 Name of Directors	身份 Capacity	好倉或淡倉 Long or short position	股份數目 Number of shares	所佔權益 總額百分比 <sup>1</sup> Aggregate percentage of interest <sup>1</sup>
王傳棟先生 Mr. Wang Chuandong	實益擁有人 Beneficial owner	好倉 Long position	100,000	0.0071%
王添根先生 Mr. Ong Thiam Kin, Ken	實益擁有人 Beneficial owner	好倉 Long position	50,000	0.0035%
李福祚先生 Mr. Li Fuzuo	實益擁有人 Beneficial owner	好倉 Long position	51,000	0.0036%
杜文民先生 <b>Mr. Du Wenmin</b>	實益擁有人 Beneficial owner	好倉 Long position	54,000	0.0038%
黃得勝先生 Mr. Wong Tak Shing	實益擁有人 Beneficial owner	好倉 Long position	40,000	0.0028%
附註:	Note:			
<ol> <li>此為於二零一零年六月三十 普通股好倉總額佔本公司全</li> </ol>		his represents the percentage bares of the Company to the to		-

 此為於二零一零年六月二十日所持本公司 普通股好倉總額佔本公司全部已發行股本 的百分比。 This represents the percentage of aggregate long position in ordinary shares of the Company to the total issued share capital of the Company as at 30 June 2010.

(b) 於本公司相聯法團華潤創業有限 公司(「華創」)已發行普通股及相 關股份的權益

### (b) Interests in issued ordinary shares and underlying shares of China Resources Enterprise, Limited ("CRE"), an associated corporation of the Company

-	■姓名 ne of Directors	好倉或淡倉 Long or short position	N	☆份數目 lumber shares	購股權數目 <sup>1</sup> Number of share options <sup>1</sup>	每股行使價 (港元) Exercise price per share (HK\$)		所佔權益 總額百分比 <sup>2</sup> Aggregate percentage of interest <sup>2</sup>
王傳棟先生 Mr. Wang Chuandong		好倉 Long position	300,000		300,000 <sup>3</sup>	10.350	04/10/2004	0.0250%
	K民先生 Du Wenmin	好倉 Long position	1	00,000	_	-	_	0.0042%
附註	:		Note	es:				
1.	此為華創購股權計劃所涉 目。	5及的相關股份數	1.	This refe option s	ers to the number o chemes.	of underlying sha	ares of CRE cove	ered by its share
2.	此為於二零一零年六月三 通股及相關股份好倉總額 行股本的百分比。		2.	shares a	presents the perc and underlying sha at 30 June 2010.	0 00	0 0 1	
3.	購股權可於二零零四年十 四年十月三日期間行使。	-月四日至二零一	3.		rciseable period d 4 October 2004 to	÷	share options m	ay be exercised
<ol> <li>上文所披露的所有權益現由各董事以實益 擁有人身份持有。</li> </ol>			4.	<ol> <li>All interests disclosed above are being held by each Director in his cap as beneficial owner.</li> </ol>				or in his capacity
5.				In each granted.	case, HK\$1.00 is	payable upon a	acceptance of th	e share options

(c) 於本公司相聯法團華潤電力控股 有限公司(「華潤電力」)已發行普 通股及相關股份的權益

付1.00港元。

(c) Interests in issued ordinary shares and underlying shares of China Resources Power Holdings Company Limited ("CRP"), an associated corporation of the Company

	■姓名 me of Directors	好倉或淡倉 Long or short position	Ν	设份數目 lumber shares	購股權數目 <sup>1</sup> Number of share options <sup>1</sup>	每股行使價 (港元) Exercise price per share (HK\$)		所佔權益 總額百分比 <sup>2</sup> Aggregate percentage of interest <sup>2</sup>
	國安先生 Ma Guoan	好倉 Long position		22,000	_	-	-	0.0005%
	專棟先生 Wang Chuandong	好倉 Long position		-	101,800 <sup>3</sup>	2.750	06/10/2003	0.0022%
	国祚先生 Li Fuzuo	好倉 Long position	7	741,780	61,080 <sup>4</sup>	3.919	18/03/2005	0.0171%
	∠民先生 <b>Du Wenmin</b>	好倉 Long position	:	297,000	183,2405	2.750	12/11/2003	0.0102%
附註	:		Not	es:				
1.	此指華潤電力購股權計畫 份數目。	<b></b> 利所涉及的相關股	1.	This refe option s	ers to the number cheme.	of underlying sha	ares of CRP cov	ered by its share
2.	此為於二零一零年六月三 力普通股及相關股份好倉 全部已發行股本的百分比	<b>含總額佔華潤電力</b>	2.	shares	presents the pero and underlying sh at 30 June 2010.			
3.	購股權可分為五批,分 年、二零零五年、二零零 年及二零零八年十月六日 十月五日止期間行使。	<b>京六年、二零零七</b>	3.		are options are e 006, 2007 and 200			6 October 2004,
4.	購股權可自二零一零年∃ 零一五年三月十七日止期		4.		rcisable period du March 2010 to 17	-	hare options may	y be exercised is
5.	購股權可分為兩批,分別 及二零零八年十月六日赴 月五日止期間行使。		5.		are options are exe 5 October 2013.	ercisable in 2 tra	nches, from 6 O	ctober 2007 and
6.	馬國安先生被視為透過非 有普通股權益。	<b></b> 【配偶的權益而擁	6.		Guoan was deeme rest of his spouse.		ed in the ordinar	y shares through
7.	除附註6所披露者外,上2 益現由各董事以實益擁有,		7.		otherwise disclos eld by each Directe			
8.	在各種情況下,於接納所	f授購股權時須支	8.	In each	case, HK\$1.00 is	s payable upon a	acceptance of th	ne share options

granted.

(d) 於本公司相聯法團華潤置地有限 公司(「華潤置地」)已發行普通股 及相關股份的權益

### (d) Interests in issued ordinary shares and underlying shares of China Resources Land Limited ("CRL"), an associated corporation of the Company

-	፤姓名 ne of Directors	好倉或淡倉 Long or short position	N	≿份數目 lumber shares	購股權數目 <sup>1</sup> Number of share options <sup>1</sup>	每股行使價 (港元) Exercise price per share (HK\$)		所佔權益 總額百分比 <sup>2</sup> Aggregate percentage of interest <sup>2</sup>
	ā祚先生 <b>Li Fuzuo</b>	好倉 Long position	1,0	00,000	_	-	-	0.0199%
	工民先生 <b>Du Wenmin</b>	好倉 Long position	7	90,000	250,000 <sup>3</sup>	1.230	01/06/2005	0.0206%
附註	:		Note	es:				
1.	此指華潤置地購股權計劃 份數目。	所涉及的相關股	1.	This refe option s	ers to the number cheme.	of underlying sh	ares of CRL cove	ered by its share
2.	此為於二零一零年六月三 地普通股及相關股份好倉 全部已發行股本的百分比	總額佔華潤置地	2.	shares	presents the perc and underlying sh at 30 June 2010.			-
3.	購股權可分為兩批,分別 及二零零九年六月一日起 月三十一日止期間行使。		3.		are options are ex 31 May 2015.	xercisable in 2 t	ranches, from 1	June 2008 and
4.	上文所披露的所有權益現 擁有人身份持有。	由各董事以實益	4.		ests disclosed abo ficial owner.	ve are being hel	d by each Directo	or in his capacity
5.	在各種情況下,於接納所 付1.00港元。	授購股權時須支	5.	In each granted.	case, HK\$1.00 is	payable upon a	acceptance of th	ne share options

(e) 於本公司相聯法團華潤微電子有 限公司(「華潤微電子」)已發行普 通股及相關股份的權益 (e) Interests in issued ordinary shares and underlying shares of China Resources Microelectronics Limited ("CRM"), an associated corporation of the Company

	<sup>国</sup> 姓名 ne of Directors	好倉或淡倉 Long or short position	Ν	份數目 umber shares	購股權數目 Number of share options	每股行使價 (港元) Exercise price per share (HK\$)		所佔權益 總額百分比 <sup>1</sup> Aggregate percentage of interest <sup>1</sup>
	ā祚先生 Li Fuzuo	好倉 Long position	918,000		_	_	_	0.0104%
	K民先生 Du Wenmin	好倉 Long position	1,4	58,000	-	_	_	0.0166%
	등昌先生 Luk Chi Cheong	好倉 Long position	1,1	65,912	_	_	-	0.0133%
附註	:		Note	es:				
1.	此為於二零一零年六月三 電子普通股好倉總額佔華 發行股本的百分比。		1.	-		centage of aggreg I issued share capi		-
2.	上文所披露的所有權益現 擁有人身份持有。	由各董事以實益	2.		sts disclosed abo cial owner.	ve are being held l	by each Directo	or in his capacity
(f)	於本公司相聯法團 有限公司 (「華潤水》 通股及相關股份的權	む」) 已發行普	(f)	shares	of China R Cement"), a	d ordinary s esources Cer in associated	nent Holdi	ngs Limited
						每股行使價		
						(港元)		所佔權益
					購股權數目	Exercise		總額百分比¹
		好倉或淡倉		份數目	Number	price	授出日期	Aggregate
	事姓名	Long or short		umber	of share	per share		percentage
Nar	ne of Directors	position	ofs	shares	options	(HK\$)	of grant	of interest <sup>1</sup>
	⊼根先生 Ong Thiam Kin, Ken	好倉 Long position	1	20,000	_	_	_	0.0018%
附註	:		Note	es:				
<ol> <li>此為於二零一零年六月三十日所持華潤水 泥普通股好倉總額佔華潤水泥全部已發行 股本的百分比。</li> </ol>				This rep	f CR Cement to t	centage of aggreg he total issued sha	• • •	
<ol> <li>上文所披露的所有權益現由董事以實益擁 有人身份持有。</li> </ol>					sts disclosed abo cial owner.	ve are being held l	by each Directo	or in his capacity

### 購股權計劃

10.72港元。

期內概無向任何董事授出任何購股 權,而於二零一零年六月三十日概無 任何董事於本公司購股權中擁有任何 權益。

期內,新購股權計劃項下有關主要股 東及其附屬公司和聯營公司的僱員(不 包括本集團僱員和本公司董事)的購股 權變動概述如下:

### **SCHEME OPTIONS SCHEME**

No share option had been granted to any Directors during the period and none of the Directors has any interests in the shares options of the Company as at 30 June 2010.

A summary of the movements of the share options in relation to the employees of substantial shareholder and its subsidiaries and associated companies (other than employees of the Group and the Directors of the Company) under the New Share Option Scheme during the period is as follows:

購股權數目

			Number of share options								
	(港元) Exercise price 日期 per share		於二零一零年 每股行使價 一月一日 (港元) 尚未行使 於期內行使 Exercise price Outstanding Exercised per share as at during (HK\$) 1 January 2010 the period		於期內授出/ 註銷/失效 Granted/ Cancelled/ Lapsed during the period	於二零一零年 六月三十日 尚未行使 Outstanding as at 30 June 2010					
00/	04/2002 8.2	20	210,000	6,000 <sup>3</sup>		204.000 <sup>1</sup>					
09/	04/2002 0.2	20	210,000	0,000*	_	204,000*					
13/	01/2004 9.0	)6	2,000	-	-	2,000²					
附註	:		Notes:								
1.	購股權或即時歸屬並可自二零零二年 九日起至二零一二年四月八日止期 使,或分四批歸屬並分別可自二零零 四月九日、二零零三年、二零零四年 零零五年一月一日起至二零一二年匹 日止期間行使。	間行 二年 及二	April 20 2002, 1	nare options are either 202 to 8 April 2012 or ve I January 2003, 2004 ar	ested in 4 tranches and	exercisable on 9 April					
2.	購股權分三批歸屬,分別可自二零 年、二零零六年及二零零七年一月十 起至二零一四年一月十二日止期間行使	三日		are options are vested i 2006 and 2007 to 12 Jar		sisable on 13 January					
3.	股份緊接購股權獲行使日期前的收市	價為	3. The clo	osing price of the share	s immediately before th	he date on which the					

share options were exercised was HK\$10.72.

### 主要股東

於二零一零年六月三十日,據本公司 董事或最高行政人員所知,以下人士 (並非本公司董事或最高行政人員)於 本公司股份及相關股份中,擁有根據 證券及期貨條例第XV部第2及3分部條 文須向本公司披露或載入本公司根據 證券及期貨條例第336條存置的登記冊 所記錄的權益及淡倉:

### SUBSTANTIAL SHAREHOLDERS

As at 30 June 2010, so far as is known to the directors or chief executive of the Company, the following persons (not being a director or chief executive of the Company) had interests and short positions in the shares and underlying shares of the Company which would fall to be disclosed to the Company under the provisions of Division 2 and 3 of Part XV of the SFO or which were recorded in the register maintained by the Company pursuant to section 336 of the SFO:

身份 Capacity	權益性質 Nature of interest	好倉或淡倉 Long or short position	股份數目 Number of shares	所佔權益 總額百分比 <sup>1</sup> Aggregate percentage of interest <sup>1</sup>
實益擁有人 Beneficial owner	實益權益 Beneficial interest	好倉 Long position	1,059,999,983	74.94%
受控制公司的權益 Controlled company's interest	公司權益 Corporate interest	好倉 Long position	1,060,001,983	74.94%
受控制公司的權益 Controlled company's interest	公司權益 Corporate interest	好倉 Long position	1,060,001,983	74.94%
受控制公司的權益	公司權益	好倉	1 060 001 082	74.94%
Controlled company's interest	Corporate interest	Long position	1,000,001,985	74.54 /6
受控制公司的權益	公司權益	好倉	1 060 001 983	74.94%
Controlled company's interest	Corporate interest	Long position	.,	, + /0
	Capacity         實益擁有人         Beneficial owner         受控制公司的權益         Controlled         company's interest         受控制公司的權益         Controlled         company's interest	身份 CapacityNature of interest實益擁有人 Beneficial owner富益權益 Beneficial interest受控制公司的權益 Controlled company's interest公司權益 Corporate interest受控制公司的權益 Controlled company's interest公司權益受控制公司的權益 Controlled company's interest公司權益受控制公司的權益 Controlled company's interestCorporate interest受控制公司的權益 Controlled company's interest公司權益受控制公司的權益 Controlled company's interest公司權益受控制公司的權益 Controlled company's interest公司權益	身份 CapacityNature of interestLong or short position實益擁有人 Beneficial owner實益權益 Beneficial interest好倉 Long position受控制公司的權益 Controlled company's interest公司權益 Corporate interest好倉 Long position受控制公司的權益 Controlled company's interest公司權益 Corporate interest好倉 Long position受控制公司的權益 Controlled 	身份 CapacityNature of interestLong or short positionNumber of shares實益擁有人 Beneficial owner實益權益 Beneficial interest好倉 Long position1,059,999,983受控制公司的權益 Controlled company's interest公司權益 Corporate interest好倉 Long position1,060,001,983受控制公司的權益 Controlled company's interest公司權益 Corporate interest好倉 Long position1,060,001,983受控制公司的權益 Controlled company's interest公司權益 Corporate Long position1,060,001,983受控制公司的權益 Controlled company's interest公司權益 K好倉 Long position1,060,001,983受控制公司的權益 Controlled company's interestCorporate interest好倉 Long position1,060,001,983受控制公司的權益 Controlled company's interest公司權益 K好倉 Long position1,060,001,983受控制公司的權益 Controlled company's interestCorporate InterestLong position Long position1,060,001,983Controlled company's interest公司權益 K好倉 Long position1,060,001,983受控制公司的權益 Controlled company's interest公司權益 K好倉1,060,001,983Controlled Corporate Interest公司權益 K好倉1,060,001,983

#### 附註:

#### Notes:

 此為於二零一零年六月三十日所持股份好 倉總額佔本公司全部已發行股本的百分比。

2. Splendid Time及合貿有限公司分別直接 持有本公司1,059,999,983股及2,000股股份,且均為華潤集團的全資附屬公司,故根據證券及期貨條例第XV部,華潤集團做 視為擁有本公司1,060,001,983股股份的權益。華潤集團為CRC Bluesky的全資附屬 公司,CRC Bluesky則為華潤股份的全資 附屬公司,而華潤股份由中國華潤擁有其 99,98%權益。故根據證券及期貨條例第XV 部,CRC Bluesky、華潤股份及中國華潤 均被視為擁有本公司1,060,001,983股股份的權益。 1. This represents the percentage of aggregate long position in shares to the total issued share capital of the Company as at 30 June 2010.

2. Splendid Time and Commotra Company Limited directly hold 1,059,999,983 and 2,000 shares in the Company respectively and both companies are wholly-owned subsidiaries of CRH, which is therefore deemed to be interested in 1,060,001,983 shares of the Company under Part XV of the SFO. CRH is a wholly-owned subsidiary of CRC Bluesky. CRC Bluesky is a wholly-owned subsidiary of CRC which in turn is 99.98% owned by CRNC. CRC Bluesky, CRCL and CRNC are all therefore deemed to be interested in 1,060,001,983 shares of the Company under Part XV of the SFO.

### 控股股東的特定履約責任

於二零零九年九月八日,本公司(作 為借款人)與一家銀行訂立一項五 年期的融資協議,最高融資總額為 800,000,000港元。融資為無抵押及計 息貸款,結欠金額須於融資協議訂立 日期起滿五年當日悉數償還。

於二零零九年十二月十七日,本公 司(作為借款人)分別與兩家銀行 訂立兩份融資協議,內容各自有關 300,000,000港元定期貸款融資。兩項 融資均為無抵押及計息,結欠金額須 於該等融資協議訂立日期起滿三年當 日悉數償還。

於二零零九年十二月十七日,本公司 (作為借款人)與一家銀行訂立一份融 資函件(「融資函件」)。融資函件乃有 關一項最高總額300,000,000港元的定 期貸款融資,而該融資的最終到期日 須為於接納融資日期起滿三十六個月 之日。

於二零一零年三月三十一日,本公 司(作為借款人)與一家銀行訂立 一份融資協議,有關貸款融資涉及 380,000,000港元。貸款融資為無抵押 及計息,結欠金額須於該份融資協議 訂立日期起滿三年當日悉數償還。

於二零一零年六月十五日,本公司(作 為借款人)與一家銀行訂立一份五年期 之融資協議,內容有關2,000,000,000 港元定期貸款融資。貸款融資為無抵 押及計息,結欠金額須於該份融資協 議訂立日期起滿五年當日悉數償還。

## SPECIFIC PERFORMANCE OBLIGATIONS ON CONTROLLING SHAREHOLDER

On 8 September 2009, the Company, as borrower, entered into a 5-year HK\$800 million term loan facility agreement with a bank. The facility is unsecured and interest bearing with any outstanding amount to be repaid in full on the date falling 5 years from the date of the facility agreement.

On 17 December 2009, the Company, as borrower, entered into two term loan facility agreements with two banks, each amounting to HK\$300 million. Both of the loan facilities are unsecured and interest bearing with any outstanding amounts to be repaid in full on the date falling 3 years from the date of the facility agreements.

On 17 December 2009, the Company, as borrower, entered into a facility letter (the "Facility Letter") with a bank. The Facility Letter is for a fixed loan facility of up to an aggregate amount of HK\$300 million and the final maturity date of the facility shall be the date falling 36 months from the date of the acceptance of the facility.

On 31 March 2010, the Company, as borrower, entered into a facility agreement with a bank in relation to a HK\$380 million revolving loan facility. The loan facility is unsecured and interest bearing with any outstanding amount to be repaid in full on the date falling 3 years from the date of the facility agreement.

On 15 June 2010, the Company, as borrower, entered into a facility agreement with a bank in relation to a HK\$2 billion 5-year term loan facility. The loan facility is unsecured and interest bearing with any outstanding amount to be repaid in full on the date falling 5 years from the date of the facility agreement.

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

### 購回、出售或贖回本公司的上 市證券

截至二零一零年六月三十日止期間, 本公司或其任何附屬公司概無購回、 出售或贖回本公司任何股份。

### 企業管治

本集團一直致力維持一個優良可靠的 公司管治架構,以就本集團管理方針 和方向為本公司股東提供一個團管理方針 明度、公開和負責的架構。展望個 頭之開和負責的架構。展望 大、本集團將會繼續加強其公置 個 之開和強力 強調。為加強軍會 上 一 個 委員會、薪酬委員會、提名委員 會及投資委員會,各自履行不同職能。

#### 審核委員會

審核委員會包括兩名獨立非執行董事 陸志昌先生及黃得勝先生,以及一名 非執行董事杜文民先生。陸志昌先生 為審核委員會主席。審核委員會的職 責為就本集團財務申報過程、內部監 控與風險管理以及內部核數職務的效 率提供獨立客觀的審閱,主要旨在提 升董事會的效率、問責度、透明度和 客觀性。 Pursuant to the aforesaid facility agreements/letter, the controlling shareholder of the Company, CRH is required, at all times, to hold an aggregate beneficial ownership (directly or indirectly) of not less than 50 per cent. in the issued share capital of the Company (the "Specific Performance Obligation"). It will be an event of default if the Specific Performance Obligation is breached; and in such case, the relevant banks shall declare the commitments to be cancelled and/or declare all outstanding amounts together with interests accrued thereon and all other sums payable by the Company to be immediately due and payable.

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

Neither the Company nor any of its subsidiaries purchased, sold or redeemed any of the Company's shares during the period ended 30 June 2010.

### **CORPORATE GOVERNANCE**

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

#### **Audit Committee**

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

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

### 薪酬委員會

薪酬委員會包括兩名獨立非執行董事 黃得勝先生及陸志昌先生,以及一名 執行董事王添根先生。黃得勝先生為 薪酬委員會主席。薪酬委員會的職責 為(其中包括)就本集團有關董事與高 級管理層人員酬金政策及架構向董事 會提供建議,並參考董事會不時議決 的公司目標及目的,檢討及批准按表 現釐定的薪酬。

### 提名委員會

提名委員會包括一名執行董事馬國安 先生,以及兩名獨立非執行董事馬國安 勝先生及陸志昌先生。馬國安先生為 提名委員會主席。提名委員會的主要 目的為協助董事會就委任新董事加入 董事會制定正式、經審慎考慮及具透 明度的程序。提名委員會的職責亦包 括(其中包括)定期檢討董事會架構、 規模及組成,並就任何建議更改向董 事會提供意見。

#### 投資委員會

本公司於二零一零年五月十三日設立 投資委員會,其成員包括馬國安先 生、李福祚先生(於二零一零年八月六 日辭任)及黃得勝先生,王添根先生及 陸志昌先生分別為馬國安先生及黃得 勝先生之候補人選。馬國安先生為投 資委員會主席。投資委員會的主要職 責乃協助董事會在其授權的投資門檻 內,作出有關下游城市燃氣分銷業務 的投資決策。 The Audit Committee has reviewed with the management (i) the accounting principles and practices adopted by the Group and (ii) reviewed and discussed internal control and financial reporting matters including the unaudited interim results and the financial statements for the period.

### **Remuneration Committee**

The Remuneration Committee comprises of two Independent Non-executive Directors namely Mr. Wong Tak Shing and Mr. Luk Chi Cheong and one Executive Director namely Mr. Ong Thaim Kin, Ken. Mr. Wong Tak Shing is the chairman of the Remuneration Committee. The duties of the Remuneration Committee, among others, are to make recommendations to the Board on the Group's policy and structure for the remuneration of directors and senior management and to review and approve performance-based remuneration by reference to corporate goals and objectives resolved by the Board from time to time.

#### **Nomination Committee**

The Nomination Committee comprises of one Executive Director namely Mr. Ma Guoan and two Independent Non-executive Directors namely Mr. Wong Tak Shing and Mr. Luk Chi Cheong. Mr. Ma Guoan is the chairman of the Nomination Committee. The primary objective of the Nomination Committee is to assist the Board in establishing a formal, considered and transparent procedure for the appointment of new Directors to the Board. The Nomination Committee's duties would also include, among others, the review of the structure, size and composition of the Board on a regular basis and make recommendations to the Board regarding any proposed changes.

#### **Investment Committee**

The Company has established the Investment Committee on 13 May 2010 and its members are Mr. Ma Guoan, Mr. Li Fuzuo (resigned on 6 August 2010) and Mr. Wong Tak Shing whereas Mr. Ong Thiam Kin, Ken and Mr. Luk Chi Cheong are the alternates to Mr. Ma Guoan and Mr. Wong Tak Shing respectively. Mr. Ma Guoan is the chairman of the Investment Committee. The primarily duty of the Investment Committee is to assist the Board in making investment decisions in respect of the downstream city gas distribution business within the investment threshold as authorized by the Board.

### 遵守企業管治常規守則及標準 守則

本公司已採納自二零零五年一月起生 效的載於上市規則附錄14的企業管治 常規守則(「常規守則」)中的強制性條 文的規定。為符合常規守則強制性條 文的規定,本公司已於二零零五年十 二月採納企業管治手冊(「手冊」),並 其後分別於二零零八年、二零零九年 及二零一零年更新。手冊已採納並反 映常規守則的所有強制規定。期內, 本公司一直遵守常規守則的強制規定。

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

代表董事會 華潤燃氣控股有限公司 *主席* 馬國安

香港,二零一零年八月二十三日

### COMPLIANCE WITH CODE ON CORPORATE GOVERNANCE PRACTICES AND MODEL CODE

The Company has adopted the mandatory provisions of the Code on Corporate Governance Practices (the "Code") set out in Appendix 14 to the Listing Rules after it came into effect in January 2005. In line with the mandatory provisions of the Code, the Company has adopted a Corporate Governance Handbook (the "Handbook") in December 2005 and subsequently updated in 2008, 2009 and 2010 respectively. All the mandatory provisions under the Code have been adopted and reflected in the Handbook. The Company has throughout the period complied with the mandatory provisions of the Code.

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

On behalf of the Board MA Guoan Chairman CHINA RESOURCES GAS GROUP LIMITED

Hong Kong, 23 August 2010

### 中期財務資料審閲報告 Report on Review of Interim Financial Information

### **Deloitte.** 德勤

致華潤燃氣控股有限公司董事會

(於百慕達註冊成立之有限公司)

#### 引言

本行已審閱列載於第34頁至第64頁的 中期財務資料,此中期財務資料包括 華潤燃氣控股有限公司(「貴公司」)及 其附屬公司(統稱「貴集團」)於二零一 零年六月三十日的簡明綜合財務狀況 表與截至該日止六個月期間的有關簡 明綜合全面收入報表、股本權益變動 表及現金流量表以及若干附註解釋。 香港聯合交易所有限公司主板證券上 市規則規定,上市公司必須遵照該上 市規則有關規定及香港會計師公會頒 佈的香港會計準則第34號「中期財務 報告」(「香港會計準則第34號」)的規 定編製中期財務資料報告。董事須負 責根據香港會計準則第34號編製及 列報中期財務資料。本行的責任是根 據本行的審閱對中期財務資料作出結 論, 並按照雙方所協定的委聘條款, 僅向全體董事報告。除此以外,本行 的報告不可用作其他用途。本行概不 就本報告的內容,對任何其他人士負 責或承擔法律責任。

### TO THE BOARD OF DIRECTORS OF CHINA RESOURCES GAS GROUP LIMITED (incorporated in Bermuda with limited liability)

#### Introduction

We have reviewed the interim financial information set out on pages 34 to 64, which comprises the condensed consolidated statement of financial position of China Resources Gas Group Limited (the "Company") and its subsidiaries (collectively referred to as the "Group") as of 30 June 2010 and the related condensed consolidated statement of comprehensive income, statement of changes in equity and statement of cash flows for the six months period then ended and certain explanatory notes. The Main Board Listing Rules governing the Listing of Securities on The Stock Exchange of Hong Kong Limited require the preparation of a report on interim financial information to be in compliance with the relevant provisions thereof and Hong Kong Accounting Standard 34 "Interim Financial Reporting" ("HKAS 34") issued by the Hong Kong Institute of Certified Public Accountants. The directors are responsible for the preparation and presentation of this interim financial information in accordance with HKAS 34. Our responsibility is to express a conclusion on this interim financial information based on our review, and to report our conclusion solely to you, as a body, in accordance with our agreed terms of engagement, and for no other purpose. We do not assume responsibility towards or accept liability to any other person for the contents of this report.

### 中期財務資料審閲報告 Report on Review of Interim Financial Information

### 審閲範圍

本行已根據香港會計師公會頒佈的香 港審閱工作準則第2410號「實體獨立 核數師對中期財務資料的審閱」進行 審閱。中期財務資料的審閱」進行 審閱向負責財務及會計事項的人員詢 問,並實施分析和其他審閱程序。由 於審閱的範圍遠較按照香港審計準證 在審核的範圍為小,所以不能保證 本行會注意到在審核中可能識別的所 有重大事項。因此本行不會發表任何 審核意見。

### 結論

根據本行的審閱工作,本行並無注意 到任何事項使本行相信中期財務資料 在各重大方面並無按照香港會計準則 第34號編製。

#### 德勤•關黃陳方會計師行

執業會計師

香港 二零一零年八月二十三日

#### Scope of review

We conducted our review in accordance with Hong Kong Standard on Review Engagements 2410 "Review of Interim Financial Information Performed by the Independent Auditor of the Entity" issued by the Hong Kong Institute of Certified Public Accountants. A review of 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 HKAS 34.

#### **Deloitte Touche Tohmatsu**

Certified Public Accountants

Hong Kong 23 August 2010

### 簡明綜合全面收入報表 Condensed Consolidated Statement of Comprehensive Income

For the six months ended 30 June 2010 截至二零一零年六月三十日止六個月

			截至六月三十日止六個月 Six months ended 30 June 二零一零年  二零零九年	
			<del>●</del> _ <del>●</del> <del>♀</del> 2010 千港元 HK\$'000	
		附註	(未經審核)	經重列) (unaudited
		NOTES	(unaudited)	and restated)
營業額 銷售成本	Turnover Cost of sales	4	2,747,186 (1,905,501)	1,479,942 (1,028,335)
毛利 其他收入 銷售及分銷開支 行政開支 財務成本 應佔聯營公司業績	Gross profit Other income Selling and distribution expenses Administrative expenses Finance costs Share of results of associates		841,685 101,458 (184,088) (244,042) (36,829) 2,927	451,607 51,599 (105,530) (132,205) (13,566) 2,570
除税前溢利 税項	Profit before taxation Taxation	5	481,111 (116,511)	254,475 (46,283)
期內溢利	Profit for the period	6	364,600	208,192
其他全面收入 換算海外業務的匯兑差額 可供銷售投資的公平值 虧損 應佔聯營公司其他全面 收入	Other comprehensive income Exchange differences arising on translation of foreign operations Fair value loss on available-for-sale investments Share of other comprehensive income of associates	3	54,108 (545) 213	(3,536) – 63
期內其他全面收入(開支)	Other comprehensive income (expense) for the period		53,776	(3,473)
期內全面收入總額	Total comprehensive income for the period		418,376	204,719
以下人士應佔期內溢利: 本公司擁有人 非控股權益	Profit for the period attributable to: Owners of the Company Non-controlling interests		304,592 60,008	174,468 33,724
			364,600	208,192
以下人士應佔期內 全面收入總額: 本公司擁有人	Total comprehensive income for the period attributable to: Owners of the Company		352,756	171,410
	Non-controlling interests		65,620 418,376	33,309 204,719
			举18,376 港元 HK\$	之04,719 港元 HK\$
每股盈利 基本	Earnings per share – Basic	8	0.23	0.13
一攤薄	- Diluted		0.23	0.13
# 簡明綜合財務狀況表 Condensed Consolidated Statement of Financial Position

At 30 June 2010 於二零一零年六月三十日

			於 六月三十日 二零一零年 At	於 十二月三十一日 二零零九年 At
			30 June	31 December
			<b>2010</b> 千港元	<b>2009</b> 千港元
			HK\$'000	HK\$'000
				(經審核及
		附註	(未經審核)	經重列)
		NOTES	(unaudited)	(audited and
		NOTES	(unaudited)	restated)
非流動資產	Non-current assets	0	4 100 705	0 140 000
物業、廠房及設備 預付租約款項	Property, plant and equipment Prepaid lease payments	9	4,192,785 206,260	3,140,802 171,588
投資物業	Investment properties		11,245	11,358
於聯營公司權益	Interests in associates		31,238	17,732
可供銷售投資	Available-for-sale investments		39,251	18,545
商譽	Goodwill		629,158	207,141
獨家經營權	Exclusive operating rights		623,910	632,061
遞延税項資產	Deferred tax assets		57,073	49,614
購置物業、廠房及	Deposit for acquisition of property,			
設備及預付租約款項 按金	plant and equipment and		45,627	44.072
投資按金	prepaid lease payments Deposits for investments		1,257,597	44,273 1,321,423
	Deposits for investments		7,094,144	
			7,094,144	5,614,537
流動資產	Current assets		211 070	100 644
存貨 應收貿易賬款及	Inventories Trade and other receivables		311,970	132,644
其他應收款	Trade and other receivables	10	650,626	565,521
應收客戶合約工程款項	Amounts due from customers for	10	000,010	000,021
	contract work		285,702	243,075
預付租約款項	Prepaid lease payments		12,166	11,389
應收同系附屬公司款項	Amounts due from fellow			
	subsidiaries		89	5,011
已抵押銀行存款	Pledged bank deposits		10,839	19,262
銀行結餘及現金	Bank balances and cash		2,975,187	2,226,689
N 71 6 /			4,246,579	3,203,591
流動負債	Current liabilities			
應付貿易賬款及 其他應付款	Trade and other payables	11	1,783,472	1,641,329
應付客戶合約工程款項	Amounts due to customers for	11	1,703,472	1,041,329
虑自告,日前 <u>一</u> 任秋发	contract work		1,152,098	711,091
應付同系附屬公司款項	Amounts due to fellow		-,,	,
	subsidiaries		28,553	22,646
政府補助金	Government grants		1,034	1,022
銀行及其他借貸	Bank and other borrowings	12	171,058	1,039,653
應付税項	Taxation payable		53,602	58,689
			3,189,817	3,474,430
流動資產(負債)淨值	Net current assets (liabilities)		1,056,762	(270,839)
			8,150,906	5,343,698

# 簡明綜合財務狀況表

# **Condensed Consolidated Statement of Financial Position**

At 30 June 2010 於二零一零年六月三十日

			於 六月三十日 二零一零年 At 30 June 2010 千港元 HK\$'000	於 十二月三十一日 二零零九年 At 31 December 2009 千港元 HK\$'000 (經審核及
		附註	(未經審核)	經重列) (audited and
		NOTES	(unaudited)	restated)
資本及儲備 股本 儲備	Capital and reserves Share capital Reserves	13	141,442 1,197,298	141,442 904,993
本公司擁有人應佔股本	Equity attributable to owners of the Company Non-controlling interests		1,338,740 794,747	1,046,435 669,649
			2,133,487	1,716,084
非流動負債 政府補助金 銀行及其他借貸 其他長期負債 應付一間同系附屬	Non-current liabilities Government grants Bank and other borrowings Other long-term liabilities Amount due to a fellow subsidiary	12	15,599 4,054,508 96,329	13,349 1,691,800 86,122
公司款項 遞延税項負債	Deferred tax liabilities	17	1,600,000 250,983	1,600,000 236,343
			6,017,419	3,627,614
			8,150,906	5,343,698

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

For the six months ended 30 June 2010 截至二零一零年六月三十日止六個月

		本公司擁有人應佔 Attributable to owners of the Company												
	-	股本	股份溢價	資本儲備	匯兑儲備	購股權儲備	為股份 獎勵計劃 持有之股份 Shares held for	投資重估儲備	其他儲備	合併儲備	保留溢利	合計	非控股權益	股本總值
		Share capital 千港元 HK\$'000	Share premium 千港元 HK\$'000	Capital reserve 千港元 HK\$'000	<b>Translation</b> reserve 千港元 HK\$'000	Share option reserve 千港元 HK\$'000	share award scheme 千港元 HK\$'000	Investment revaluation reserves 千港元 HK\$'000	Other reserves 千港元 HK\$'000 (附註a) (Note a)	Merger reserve 千港元 HK\$'000 (附註c) (Note c)	Retained profits 千港元 HK\$'000	<b>Total</b> 千港元 HK\$'000	Non- controlling interests 千港元 HK\$'000	Tota equity 千港元 HK\$'000
於二零一零年一月一日 (經審核及如先前所列) 完成收購附屬公司及共同控制實體 的會計處理的影響	At 1 January 2010 (audited and as previously stated) Effect of the finalisation of accounting for acquisition of a subsidiary and a jointhy acaterilled active	141,442	3,750,691	147,765 21,062	155,538	13,436	(253,999)	326	134,103	(3,990,415)	932,498	1,031,385	536,189 133,460	1,567,574
	a jointly controlled entity	-	0.750.001			10.400	(050.000)	-	104.100	(0.000.415)	(6,034)			
於二零一零年一月一日(經重列) 換算海外業務的匯兑差額	At 1 January 2010 (restated)	141,442	3,750,691	168,827	155,560	13,436	(253,999)	326	134,103	(3,990,415)	926,464	1,046,435	669,649	1,716,084
使异海外未砌的峰兄左跟 應佔聯營公司其他全面收入	Exchange differences arising on translation of foreign operations Share of other comprehensive income of associates	-	-	-	48,496 213	-	-	-	-	-	-	48,496 213	5,612	54,108 213
期內溢利	Profit for the period	-	-	_	213	_	_	_	_	_	304,592	213 304,592	60,008	213 364,600
可供銷售投資的公平值虧損	Fair value loss on													
期內全面收入 (開支) 總額	available-for-sale investments Total comprehensive income (expense) for the period	-	-	-	48,709	-	-	(545)	-	-	- 304,592	(545) 352,756	- 65,620	(545)
行使購股權時以溢價發行股份	Shares issued at premium upon exercise of share options	-	48	-	-	-	_	-	-	_	-	48	-	48
收購共同控制實體	Acquisition of jointly controlled entities	-	-	-	-	-	-	-	-	-	-	-	58,044	58,044
非控股權益注資	Capital contribution from non-controlling interests										_	-	12,974	12,974
已付股息 已付非控股權益股息	Dividend paid Dividend paid to non-controlling	-	-	-	-	-	-	-	-	-	(60,499)	(60,499)	-	(60,499)
分類間轉撥	interests Transfer between categories	-	-	-	-	-	-	-	- 1,449	-	- (1,449)	-	(11,540)	(11,540)
於二零一零年六月三十日									.,		(1,110)			
(未經審核)	At 30 June 2010 (unaudited)	141,442	3,750,739	168,827	204,269	13,436	(253,999)	(219)	135,552	(3,990,415)	1,169,108	1,338,740	794,747	2,133,487
於二零零九年一月一日(經審核)	At 1 January 2009 (audited)	141,442	3,750,691	-	157,780	13,436	-	-	79,097	(2,554,519)	640,920	2,228,847	310,543	2,539,390
換算海外業務的匯兑差額 應佔聯營公司其他全面收入	Exchange differences arising on translation of foreign operations Share of other comprehensive	-	-	-	(3,117)	-	-	-	(4)	-	-	(3,121)	(415)	(3,536)
	income of associates	-	-	-	63	-	-	-	-	-	-	63	-	63
期內溢利	Profit for the period	-	-	-	-	-	-	-	-	-	174,468	174,468	33,724	208,192
期內全面(開支)收入總額	Total comprehensive (expense) income for the period	-	-	-	(3,054)	-	-	-	(4)	-	174,468	171,410	33,309	204,719
根據股份獎勵計劃收購股份 收購共同控制附屬公司	Purchase of shares under share award scheme Consideration paid for acquiring	-	-	-	-	-	(253,743)	-	-	-	-	(253,743)	-	(253,743)
已付代價 (附註b)	subsidiaries under common control (Note b)	-	-	-	-	-	-	-	-	(310,969)	-	(310,969)	-	(310,969)
一間共同控制附屬公司發行股份	Share issued by a subsidiary under common control	-	-	-	-	-	-	-	-	475,073	-	475,073	-	475,073
收購共同控制實體折讓 非控股權益注資	Discount on acquisition of jointly controlled entities Capital contribution from	-	-	168,827	-	-	-	-	-	-	-	168,827	78	168,905
收購附屬公司 一間共同控制實體收購	non-controlling interests Acquisition of subsidiaries	-	-	-	-	-	-	-	-	-	-	-	107,854 21,935	107,854 21,935
一間附屬公司 已付利息	Acquisition of a subsidiary by a jointly controlled entity Dividend paid	-	-	-	-	-	-	-	-	-	- (56,577)	- (56,577)	734	734 (56,577
已付非控股權益股息 分類間轉撥	Dividend paid to non-controlling interests Transfer between categories	-	-	-	-	-	-	-	- 30	-	(30)	-	(1,169)	(1,169
於二零零九年六月三十日 (未經審核及經重列)	At 30 June 2009 (unaudited and restated)	141,442	3,750,691	168,827	154,726	13,436	(253,743)	-	79,123	(2,390,415)	758,781	2,422,868	473,284	2,896,152

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

For the six months ended 30 June 2010 截至二零一零年六月三十日止六個月

#### 附註:

(a) 其他儲備包括於中華人民共和國(「中國」) 成立的附屬公司的一般儲備、法定盈餘儲 備、企業發展基金、法定公益金及酌情盈 餘儲備。

> 一般儲備乃自若干附屬公司的除税後溢利 按5%至10%的基準撥款,並由彼等各自的 董事會根據各附屬公司組織章程細則自行 釐定。該項儲備僅供彌補虧損、撥充資本 及擴充生產力和業務之用。

(b) 於二零零九年六月三十日,嘉駿有限公司 (「嘉駿」)及其附屬公司(統稱「嘉駿集團」) 以總代價310,969,000港元自華潤燃氣(集 團)有限公司(「華潤燃氣集團公司」,本公 司的同系附屬公司)收購若干附屬公司及共 同控制實體。於二零零九年十月十九日, 本集團以現金代價1,600,000,000港元自力 信企業有限公司(本公司的同系附屬公司) 收購嘉駿的全部股本權益。

> 此等收購被視為涉及共同控制實體之業務 合併(詳見附註2)。該等交易(不包括自 華潤燃氣集團公司收購一間共同控制實體 淄博華潤燃氣有限公司及自華潤(集團)有 限公司(「華潤集團」)收購另一間共同控制 實體鎮江華潤燃氣有限公司,該等交易已 採用購買法入賬)已根據香港會計師公會 (「香港會計師公會」)頒佈的會計指引第5號 「共同控制合併之合併會計法」(「會計指引 第5號」)之原則入賬。截至二零零九年六月 三十日止六個月,向華潤燃氣集團公司支 付的現金310,969,000港元,已列入合併儲 備。

(c) 於二零零九年一月一日的合併儲備指(i)本集團已付的現金代價3,814,800,000港元與華潤燃氣有限公司(「華潤燃氣(英屬處女群島)」)的已發行股本及溢價1,050,000,000港元之間的差額:及(ii)指麒凱有限公司及喜洋投資有限公司的股本以及華潤燃氣有限公司、陽泉華潤燃氣有限公司、潛江華潤燃氣有限公司、裏樊華潤燃氣有限公司及宜城華潤燃氣有限公司時的視作供款,金額為210,281,000港元。

截至二零零九年六月三十日止六個月,為 數475,073,000港元的金額指嘉駿發行1股 每股面值1美元的額外股份。

於二零一零年一月一日及二零一零年六 月三十日的合併儲備指(i)本集團已付的 現金代(價3,814,800,000港元與華潤燃 氣(英屬處女群島)的已發行股本及溢價 1,050,000,000港元之間的差額:(ii)本集團 已付的現金代價1,600,000,000港元與嘉駿 的已發行股本及溢價475,073,000港元與嘉駿 的已發行股本及溢價475,073,000港元之間 的差額:及(iii)向華潤燃氣集團公司作出的 100,688,0000港元的視作供款(根據嘉駿集 團已付的現金代價與其於英屬處女群島成 立的附屬公司的股本總額之間的差額予以 計算)。

#### Notes:

(a) Other reserves comprise general reserve, statutory surplus reserve, enterprise expansion fund, statutory public welfare fund and discretionary surplus reserve of subsidiaries established in the People's Republic of China (the "PRC").

General reserve is appropriated each year on the basis of 5% to 10% of the profit after taxation of certain subsidiaries as determined by their board of directors in accordance with the Articles of Association of the subsidiaries. This reserve should only be used for making up losses, capitalisation into capital and expansion of production and operation.

(b) On 30 June 2009, Top Steed Limited ("Top Steed") and its subsidiaries ("Top Steed Group") acquired certain subsidiaries and jointly controlled entities from China Resources Gas (Holdings) Limited ("CR Gas Holdings"), a fellow subsidiary of the Company, for a total consideration of HK\$310,969,000. On 19 October 2009, the Group acquired 100% equity interest in Top Steed from Powerfaith Enterprises Limited, a fellow subsidiary of the Company, for a cash consideration of HK\$1,600,000,000.

These are business combinations that involve entities under common control as explained in Note 2. These transactions, excluding the acquisition of 淄博華澗燃氣有限公司, a jointly controlled entity, from CR Gas Holdings and the acquisition of 鎮江華澗燃氣有限公司, another jointly controlled entity, from China Resources (Holdings) Company Limited ("CRH") which are accounted for using purchase method of accounting, are accounted for in accordance with the Accounting Guideline 5 "Merger Accounting under Common Control Combination" ("AG 5") issued by the Hong Kong Institute of Certified Public Accountants ("HKICPA"). The cash paid to CR Gas Holdings of HK\$310,969,000 during the six months ended 30 June 2009 was included in merger reserve.

(c) Merger reserve as at 1 January 2009 represented (i) the difference between the cash consideration paid by the Group of HK\$3,814,800,000 and the amount of the issued capital and premium of China Resources Gas Limited ("CR Gas (BVI)") of HK\$1,050,000,000; and (ii) the share capital of Profit Dash Limited and Favor Sea Investments Limited, and deemed contribution from CR Gas Holdings upon the acquisition of 大同華潤燃氣有限公司, 陽泉 華潤燃氣有限公司, 潛江華潤燃氣有限公司, 襄樊華潤燃氣有限公司 and 宜城華 潤燃氣有限公司 amounting to HK\$210,281,000.

During the six months ended 30 June 2009, the amount of HK\$475,073,000 represented one additional share of US\$1 each issued by Top Steed.

Merger reserve as at 1 January 2010 and 30 June 2010 represented (i) the difference between the cash consideration paid by the Group of HK\$3,814,800,000 and the amount of the issued capital and premium of CR Gas (BVI) of HK\$1,050,000,000; (ii) the difference between the cash consideration paid by the Group of HK\$1,600,000,000 and the amount of the issued capital and premium of Top Steed of HK\$475,073,000; and (iii) deemed distribution to CR Gas Holdings of HK\$100,688,000, calculated based on the difference between the capital of its subsidiaries incorporated in the British Virgin Islands.

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

For the six months ended 30 June 2010 截至二零一零年六月三十日止六個月

		7//	截至六月三十 Six months en 二零一零年 2010 千港元 HK\$'000	nded 30 June 二零零九年 2009 千港元 HK\$'000 (未經審核及
		附註	(未經審核)	經重列) (unaudited
		NOTE	(unaudited)	and restated)
經營業務所得現金淨額	Net cash from operating activities		621,018	327,641
投資業務 	Investing activities			
收牌六问往前真脰	Acquisition of jointly controlled entities	15	535,553	76,580
同系附屬公司還款	Repayment from fellow			
出售物業、廠房及	subsidiaries Proceeds on disposal of property,		10,829	11,621
設備所得款項	plant and equipment		1,810	93
投資按金	Deposits for investments		(1,257,597)	-
購置物業、廠房及 設備的付款及按金	Payments and deposits for			
<b></b>	acquisition of property, plant and equipment		(453,993)	(273,167)
新增預付租約款項	Additions to prepaid lease		(100,000)	(,,
	payments		(12,676)	(2,946)
購買獨家經營權的付款	Payments for acquisition of exclusive operating rights		(2,567)	(2,838)
於附屬公司投資的按金	Deposits for investments in		(2,007)	(2,000)
	subsidiaries		-	66,321
收購一間附屬公司 其他也恣珥ゐ涼 (逕頭)	Acquisition of a subsidiary		15.020	(150,683)
	Other investing cash flows (net)		15,230 (1,163,411)	(3,451) (278,470)
及員業防川用現並凈額 	Net cash used in investing activities Financing activities		(1,103,411)	(278,470)
新增銀行及其他借貸	New bank and other borrowings			
	raised		2,903,500	497,811
非控股權益注資	Capital contribution from		12,974	107,854
償還銀行及其他借貸	non-controlling interests Repayments of bank and other		12,974	107,054
	borrowings		(1,542,223)	(31,825)
已付股息	Dividend paid		(60,499)	(56,577)
已付非控股權益股息	Dividend paid to non-controlling interests		(11,540)	(1,169)
購買股份獎勵計劃	Purchase of shares held by		(,0.10)	(1,100)
所持股份	share award scheme		_	(253,743)
其他融資現金流(淨額)	Other financing cash flows (net)		(36,281)	(10,160)
融資業務所得現金淨額	Net cash from financing activities		1,265,931	252,191
現金及現金等值增加淨額	Net increase in cash and cash equivalents		723,538	301,362
期初的現金及現金等值	Cash and cash equivalents		120,000	001,002
	at beginning of the period		2,226,689	1,346,770
外幣匯率變動的影響	Effect of foreign exchange		24,960	(2,450)
期終的現金及現金等值,	rate changes		24,900	(2,430)
即銀行結餘及現金	Cash and cash equivalents at end of the period, representing			
	bank balances and cash		2,975,187	1,645,682

**Notes to the Condensed Consolidated Financial Statements** 

For the six months ended 30 June 2010 截至二零一零年六月三十日止六個月

### 1. 一般資料

本公司為一家於百慕達註冊成立 的獲豁免有限公司,其股份於香 港聯合交易所有限公司(「聯交 所」)上市,其母公司為於香港註 冊成立的華潤集團,而其最終控 股公司為於中國成立的中國華潤 總公司(「中國華潤」)。

本集團主要在中國從事銷售及分 銷氣體燃料及相關產品以及燃氣 接駁業務。

本集團的中期業績未經審核,但 已經本公司的審核委員會審閱。

### 2. 編製基準

作為集團重組(「集團重組」)的一部分,本公司於二零零九年十月 十九日以現金代價1,600,000,000 港元收購嘉駿的全部股本權益。 集團重組的詳情載於本公司日期 為二零零九年十月二日的通函。

#### 1. GENERAL

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

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

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

#### 2. BASIS OF PREPARATION

As part of the group reorganisation (the "Group Reorganisation"), on 19 October 2009, the Company acquired 100% equity interests in Top Steed for a cash consideration of HK\$1,600,000,000. Details of the Group Reorganisation are set out in the Company's circular dated 2 October 2009.

For the six months ended 30 June 2010 截至二零一零年六月三十日止六個月

### 2. 編製基準(續)

於集團重組前後,本集團及嘉駿 集團均由中國華潤最終控制,而 該控制並非暫時性。因此,根據 香港會計師公會頒佈的會計指引 第5號所載的合併會計原則,該等 收購已於截至二零零九年十二月 三十一日止年度的綜合財務報表 中列作共同控制實體之合併。因 此,本集團截至二零零九年六月 三十日止六個月的簡明綜合全面 收入報表、簡明綜合股本權益變 動表及簡明綜合現金流量表所呈 列的比較數字已重列以包括嘉駿 集團的經營業績、股本權益變動 及現金流量,猶如集團重組完成 時的現行集團架構,於截至二零 零九年六月三十日止六個月或自 彼等各自的註冊成立或成立日期 (如屬較短者)以來已經存在。

#### 2. BASIS OF PREPARATION (Continued)

The Group and the Top Steed Group are ultimately controlled by CRNC before and after the Group Reorganisation, and that control is not transitory. Hence, the acquisition has been accounted for in the consolidated financial statements for the year ended 31 December 2009 as combination of entities under common control by applying the principles of merger accounting in accordance with AG 5 issued by the HKICPA. Accordingly, the comparative figures presented in the condensed consolidated statement of comprehensive income, the condensed consolidated statement of changes in equity and the condensed consolidated statement of cash flows of the Group in respect of the six months ended 30 June 2009 have been restated to include the results of operations, changes in equity and cash flows of the Top Steed Group as if the current group structure upon the completion of the Group Reorganisation had been in existence throughout the six months ended 30 June 2009, or since their respective dates of incorporation or establishment where this is a shorter period.

Apart from the aforesaid business combination of entities under common control, the Group has retrospectively adjusted the provisional fair values of the assets and liabilities of a subsidiary and a jointly controlled entity acquired during the six months ended 30 June 2009 to reflect the fair value adjustments made upon completion of the purchase accounting during the current interim period. Adjustments have been made retrospectively to property, plant and equipment, deferred tax liabilities, noncontrolling interests, goodwill and discount on acquisition as set out in notes 14 and 15.

**Notes to the Condensed Consolidated Financial Statements** 

For the six months ended 30 June 2010 截至二零一零年六月三十日止六個月

- 2. 編製基準(續)
  - (a) 載於截至二零零九年六月三 十日止六個月簡明綜合全面 收入報表的上述該等重列的 影響如下:

### 2. BASIS OF PREPARATION (Continued)

 (a) The effects of those restatements described above on the condensed consolidated statement of comprehensive income during the six months ended 30 June 2009 are as follow:

		截至 二零零九年 六月三十日 止六個月 Six months ended 30 June 2009 千港元 HK\$'000 (原先呈列) (originally stated)	完成收購附屬 公司的影響 (附註14) Effect of the finalisation of accounting for acquisition of a subsidiary (Note 14) 千港元 HK\$'000	共同控制 育併的影響 合併的影響 Effect of business combination of entities under common control 千元 HK\$'000	抵銷 Elimination 千港元 HK\$'000	載至 二零零九年 上六月三個月 Six month ended 30 June 2009 千港元 HK\$'000 (未經審核列) (unaudited and restated)
營業額 銷售成本	Turnover Cost of sales	1,127,248 (775,762)	(7,887)	353,245 (245,237)	(551) 551	1,479,942 (1,028,335)
毛利 其他收入 銷售及分銷開支 行政開支 財務成本 應佔聯營公司業績	Gross profit Other income Selling and distribution expenses Administrative expenses Finance costs Share of results of associates	351,486 48,928 (85,859) (109,490) (12,388) 2,570	(7,887) _ _ _ _ _ _	108,008 2,671 (19,671) (22,715) (1,178)		451,607 51,599 (105,530) (132,205) (13,566) 2,570
	Profit before taxation Taxation	195,247 (27,468)	(7,887) 1,972	67,115 (20,787)	-	254,475 (46,283)
期內溢利	Profit for the period	167,779	(5,915)	46,328	-	208,192
其他全面收入 換算海外業務的 匯兑差額 應佔聯營公司其他 全面收入	Other comprehensive income Exchange differences arising on translation of foreign operations Share of other comprehensive income of associates	(1,954) 63	-	(1,582)	-	(3,536) 63
期內其他全面開支	Other comprehensive expense for the period	(1,891)	_	(1,582)	-	(3,473)
期內全面收入總額	Total comprehensive income for the period	165,888	(5,915)	44,746	-	204,719
以下人士應佔 期內溢利: 本公司擁有人 非控股權益	Profit for the period attributable to: Owners of the Company Non-controlling interests	141,337 26,442 167,779	(3,017) (2,898) (5,915)	36,148 10,180 46,328	- -	174,468 33,724 208,192
以下人士應佔期內 全面收入總額: 本公司擁有人 非控股權益	Total comprehensive income for the period attributable to: Owners of the Company Non-controlling interests	139,776 26,112 165,888	(3,017) (2,898) (5,915)	34,651 10,095 44,746	-	171,410 33,309 204,719
		,	(-,)	,		,

For the six months ended 30 June 2010 截至二零一零年六月三十日止六個月

2. 編製基準(續)

- 2. BASIS OF PREPARATION (Continued)
- (b) 載於本集團二零零九年十二 月三十一日的簡明綜合財務 狀況表的上述就完成收購附 屬公司及共同控制實體的會 計處理所作公平值調整的影 響如下:
- (b) The effects of the fair value adjustments upon completion of accounting for the acquisition of a subsidiary and a jointly controlled entity described above on the condensed consolidated statement of financial position as at 31 December 2009 are as follow:

		於二零零九年 十二月三十一日 At 31 December 2009 千港元 HK\$'000 (原始呈列) (originally stated)	完成收購附屬公司 及共同控制實體的 會計處理的影響 (附註14及15) Effect of the finalisation of accounting for acquisition of a subsidiary and a jointly controlled entity (Notes 14 and 15) 千港元 HK\$'000	於二零零九年 十二月三十一日 At 31 December 2009 千港元 HK\$'000 (經重列) (restated)
物業、廠房及設備	Property, plant and	(originally stated)		(Testated)
	equipment	2,749,535	391,267	3,140,802
商譽	Goodwill	352,088	(144,947)	207,141
遞延税項負債	Deferred tax liabilities	(138,533)	(97,810)	(236,343)
對資產淨值的影響總額	Total effects on net assets	2,963,090	148,510	3,111,600
資本儲備	Capital reserve	147,765	21,062	168,827
匯兑儲備	Translation reserve	155,538	22	155,560
保留溢利	Retained profits	932,498	(6,034)	926,464
非控股權益	Non-controlling interests	536,189	133,460	669,649
對權益的影響總額	Total effects on equity	1,771,990	148,510	1,920,500

Notes to the Condensed Consolidated Financial Statements

For the six months ended 30 June 2010 截至二零一零年六月三十日止六個月

2. 編製基準(續)

#### 2. BASIS OF PREPARATION (Continued)

- (c) 本集團截至二零零九年六月 三十日止六個月的每股基本 及攤薄盈利的上述該等重列 的影響如下:
- (c) The effects of those restatements described above on the Group's basic and diluted earnings per share for the six months ended 30 June 2009 are as follows:

		每股基本 盈利的影響 Impact on basic earnings per share 港元 HK\$	每股攤薄 盈利的影響 Impact on diluted earnings per share 港元 HK\$
重列前的報告數字 重列共同控制實 體業務合併	Report figures before restatement Restatement arising from business combination of entities under common control	0.10	0.10
重列	Restated	0.13	0.13

(d) 共同控制實體的業務合併對 本集團於二零零九年一月一 日的簡明綜合財務狀況表的 影響已於本公司截至二零零 九年十二月三十一日止年度 之年度報告內披露。

簡明綜合財務報表已根據聯交所 證券上市規則附錄十六的適用披 露規定及香港會計師公會頒佈的 香港會計準則第34號「中期財務 報告」編製。 (d) The impact of business combination of entities under common control on the condensed consolidated statement of financial position of the Group as at 1 January 2009 has been disclosed in the annual report of the Company for the year ended 31 December 2009.

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

For the six months ended 30 June 2010 截至二零一零年六月三十日止六個月

### 3. 主要會計政策

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

於本中期報告期間,本集團已首 次採用香港會計師公會頒佈的多 項新訂及經修訂準則、修訂及詮 釋(「新訂或經修訂香港財務報告 準則」)。除以下所述外,此等簡 明綜合財務報表所使用的會計政 策與編製本集團截至二零零九年 十二月三十一日止年度的全年財 務報表所使用者一致。

### 香港財務報告準則第3號(二零零 八年經修訂)「業務合併」及香港 會計準則第27號(二零零八年經 修訂)「綜合及獨立財務報表」

本集團已預先採用香港財務報告 準則第3號(經修訂)處理收購日 期於二零一零年一月一日或其後 期間之業務合併事宜。另外,本 集團亦已預先採用香港會計準則 第27號(經修訂)處理於二零一零 年一月一日或其後期間所發生因 本集團獲得或失去附屬公司的擁有 權權益變動之會計處理。

因於本中期報告期間(香港財務 報告準則第3號(經修訂)及香港 會計準則第27號(經修訂)所適 用的期間)概無有關交易發生, 故應用香港財務報告準則第3號 (經修訂)、香港會計準則第27號 (經修訂)及所涉及的其他香港財 務報告準則修訂並無對本集團本 會計期間或以往會計期間的簡明 綜合財務報表產生任何影響。於 香港財務報告準則第3號(經修 訂)、香港會計準則第27號(經修 訂)及所涉及的其他香港財務報 告準則修訂所適用的未來期間, 本集團的業績或會因未來交易而 受到影響。

#### 3. PRINCIPAL ACCOUNTING POLICIES

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

In the current interim period, the Group has applied, for the first time, a number of new and revised standards, amendments and interpretations ("new or revised HKFRSs") issued by the HKICPA. Except as described below, the accounting policies used in the condensed consolidated financial statements are consistent with those followed in the preparation of the Group's annual financial statements for the year ended 31 December 2009.

### HKFRS 3 (Revised 2008) "Business Combinations" and HKAS 27 (Revised 2008) "Consolidated and Separate Financial Statements"

The Group applies HKFRS 3 (Revised) prospectively to business combinations for which the acquisition date is on or after 1 January 2010. The requirements in HKAS 27 (Revised) in relation to the accounting for the Group's changes in ownership interests in a subsidiary after control is obtained and for loss of control of a subsidiary are also applied prospectively by the Group on or after 1 January 2010.

As there was no transaction during the current interim period to which HKFRS 3 (Revised) and HKAS 27 (Revised) are applicable, the application of HKFRS 3 (Revised), HKAS 27 (Revised) and the consequential amendments to other HKFRSs has had no effect on the condensed consolidated financial statements of the Group for the current or prior accounting periods. Results of the Group in future periods may be affected by future transactions to which HKFRS 3 (Revised), HKAS 27 (Revised) and the consequential amendments to other HKFRSs are applicable.

### Notes to the Condensed Consolidated Financial Statements

For the six months ended 30 June 2010 截至二零一零年六月三十日止六個月

### 3. 主要會計政策(續)

#### 香港會計準則第<mark>17</mark>號「租賃」之修 訂

作為二零零九年香港財務報告準 则的改進的一部分,香港會計準 則第17號就租賃土地分類作出修 訂。於修訂香港會計準則第17號 之前,本集團須將租賃土地分類 為經營租賃,並於簡明綜合財務 狀況表內呈列為預付租賃款項。 該等修訂已廢除有關規定,而香 港會計準則第17號的修訂規定 租賃土地的分類須以香港會計準 則第17號所載一般原則為基礎, 即租賃資產擁有權附帶的絕大部 分風險及回報是否已轉移至承租 人。採納香港會計準則第17號的 修訂則對本集團於本會計期間或 以往會計期間的簡明綜合財務報 表並無影響。

應用其他新訂及經修訂香港財務 報告準則對本集團於本會計期間 或以往會計期間的簡明綜合財務 報表並無影響。

本集團並無提早採納已頒佈而仍 未生效的新訂及經修訂準則、修 訂或詮釋。本公司董事預期應用 該等新訂及經修訂準則、修訂或 詮釋不會對本集團的業績及財務 狀況產生任何重大影響。

# 3. PRINCIPAL ACCOUNTING POLICIES (Continued)

Amendment to HKAS 17 "Leases"

As part of Improvements to HKFRSs issued in 2009, HKAS 17 has been amended in relation to the classification of leasehold land. Before the amendment to HKAS 17, the Group was required to classify leasehold land as operating leases and to present leasehold land as prepaid lease payments in the condensed consolidated statement of financial position. The amendment to HKAS 17 has removed such a requirement. The amendment requires that the classification of leasehold land should be based on the general principles set out in HKAS 17, that is, whether or not substantially all the risks and rewards incidental to ownership of a leased asset have been transferred to the lessee. The application of the amendment to HKAS 17 has had no effect on the condensed consolidated financial statements of the Group for the current or prior accounting periods.

The application of the other new and revised HKFRSs has had no effect on the condensed consolidated financial statements of the Group for the current or prior accounting periods.

The Group has not early applied new and revised standards, amendments or interpretations that have been issued but are not yet effective. The directors of the Company anticipate that the application of these new and revised standards, amendments or interpretations will have no material impact on the results and the financial position of the Group.

For the six months ended 30 June 2010 截至二零一零年六月三十日止六個月

#### 4. 營業額及分類資料

本集團已識別兩個經營分類一銷 售及分銷氣體燃料及相關產品以 及燃氣接駁。本集團的主要營運 決策者使用該等經營分類資料來 制定戰略決策。

此等分部的業務如下:

銷售及分銷氣體燃料及相關產 品-銷售住宅、商業和工業用液 化石油氣及天然氣

燃氣接駁 - 本集團管道的燃氣接 駁建築合約

有關上述分類的資料呈報如下。

#### 4. TURNOVER AND SEGMENT INFORMATION

The Group has identified two operating segments – sale and distribution of gas fuel and related products and gas connection. The Group's chief operating decision maker uses such operating segment information to make strategic decisions.

The activities of these divisions are as follows:

Sale and distribution of gas fuel and related products – sale of liquefied petroleum gas and natural gas for residential, commercial and industrial use

Gas connection – construction contracts for gas connection to the Group's pipelines

Information regarding the above segments is reported below.

### Notes to the Condensed Consolidated Financial Statements

For the six months ended 30 June 2010 截至二零一零年六月三十日止六個月

### 4. 營業額及分類資料(續)

# 4. TURNOVER AND SEGMENT INFORMATION (Continued)

以下為本集團於回顧期間以經營 分類劃分的收入及業績分析: The following is an analysis of the Group's revenue and results by operating segments for the periods under review:

		銷售及分銷氣體 燃料及相關產品 Sale and distribution of gas fuel and related products 千港元 HK\$'000	燃氣接駁 Gas connection 千港元 HK\$'000	<b>綜合</b> <b>Consolidated</b> 千港元 HK\$'000
截至二零一零年 六月三十日止六個月	Six months ended 30 June 2010			
<b>營業額</b> 外銷	<b>Turnover</b> External sales	2,212,772	534,414	2,747,186
<b>業績</b> 分類業績	Result Segment results	308,507	249,616	558,123
未分配收入 未分配開支 財務成本	Unallocated income Unallocated expenses Finance costs			101,458 (141,641) (36,829)
除税前溢利 税項	Profit before taxation Taxation			481,111 (116,511)
期內溢利	Profit for the period			364,600

截至二零零九年 Six months ended

六月三十日止六個月 **30 June 2009 (restated)** (經重列)

<b>營業額</b> 外銷	<b>Turnover</b> External sales	1,178,918	301,024	1,479,942
<b>業績</b> 分類業績	<b>Result</b> Segment results	161,196	135,961	297,157
未分配收入 未分配開支 財務成本	Unallocated income Unallocated expenses Finance costs			51,599 (80,715) (13,566)
	Profit before taxation Taxation			254,475 (46,283)
期內溢利	Profit for the period			208,192

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### 簡明綜合財務報表附註 Notes to the Condensed Consolidated Financial Statements

For the six months ended 30 June 2010 截至二零一零年六月三十日止六個月

### 4. 營業額及分類資料(續)

# 4. TURNOVER AND SEGMENT INFORMATION (Continued)

本集團資產通過經營分類分析如 下: The following is an analysis of the Group's assets by operating segments:

		於二零一零年	於二零零九年
		六月三十日	十二月三十一日
		At	At
		30 June	31 December
		2010	2009
		千港元	千港元
		HK\$'000	HK\$'000
			(經重列)
			(restated)
銷售及分銷氣體燃料及	Sale and distribution of gas fuel		
相關產品	and related products	4,244,040	3,488,631
燃氣接駁	Gas connection	1,345,629	739,616
		5,589,669	4,228,247
未分配公司資產	Unallocated corporate assets	5,751,054	4,589,881
		11,340,723	8,818,128

#### 5. 税項

#### 5. TAXATION

		截至六月三十日止六個月		
		Six months ended 30 June		
		二零一零年	二零零九年	
		2010	2009	
		千港元	千港元	
		HK\$'000	HK\$'000	
			(經重列)	
			(restated)	
	Current tax			
中國企業所得税	PRC Enterprise Income Tax	109,935	48,629	
過往年度撥備不足	Underprovision in prior year	-	3,322	
		109,935	51,951	
遞延税項	Deferred taxation	6,576	(5,668)	
		116,511	46,283	

截至二零一零年及二零零九年六 月三十日止六個月的香港利得税 乃根據估計應課税溢利按税率 16.5%(二零零九年:16.5%)計 算。因本公司及於香港營運的附 屬公司在該等期間並無產生任何 應課税溢利,故並未於簡明綜合 財務報表中就香港利得税作出撥 備。 Hong Kong Profits Tax is calculated at 16.5% (2009: 16.5%) on the estimated assessable profits for the six months ended 30 June 2010 and 2009. No provision for Hong Kong Profits Tax has been made in the condensed consolidated financial statements as the Company and subsidiaries operating in Hong Kong had no assessable profits for both periods.

### Notes to the Condensed Consolidated Financial Statements

For the six months ended 30 June 2010 截至二零一零年六月三十日止六個月

### 5. 税項(續)

中國產生的所得税乃根據應課税 溢利按適用税率計算。

若干於中國營運的附屬公司在扣 除轉入的税項虧損後由首個獲利 年度起計兩年期間可獲豁免繳納 適用的中國企業所得税,並於其 後三年可獲減免50%中國企業所 得税。

若干於中國西部營運的附屬公司 及共同控制實體已獲當地税務局 授予税項寬減直至二零一零年十 二月三十一日,期間可按優惠税 率15%繳納中國企業所得税。

根據財政部及國家税務總局聯合 下發的通知財税2009第1號,外 資企業僅於向外國投資者分派其 於二零零八年一月一日前賺取的 溢利時可豁免繳納預扣税;而於 該日後根據所產生溢利而分派的 股息則須根據新税法第3條及第27 條以及其詳細實施規則第91條按 5%或10%的税率繳納企業所得税 (由中國實體扣除)。於二零一零 年六月三十日,已就未分配溢利 確認遞延税項負債15,000,000港 元。

#### 5. TAXATION (Continued)

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

Certain subsidiaries operating in the PRC are exempted from income tax applicable in the PRC for two years starting from the first profit making year after utilisation of the tax losses brought forward and were granted a 50% relief for the following three years.

Certain subsidiaries and jointly controlled entities operating in the Western China have been granted tax concessions by the local tax bureau and are subject to PRC Enterprise Income Tax at concessionary rate of 15% until 31 December 2010.

According to a joint circular of the Ministry of Finance and State Administration of Taxation, Cai Shui 2009 No. 1, only the profits earned by foreign-investment enterprises prior to 1 January 2008, when distributed to foreign investors, can be grandfathered and exempted from withholding tax. Whereas, dividend distributed out of the profits generated thereafter, shall be subject to the Enterprise Income Tax at 5% or 10% and withheld by the PRC entities, pursuant to Articles 3 and 27 of the New Law and Article 91 of its Detailed Implementation Rules. At 30 June 2010, a deferred tax liability of HK\$15,000,000 has been recognised in respect of the undistributed profits.

For the six months ended 30 June 2010 截至二零一零年六月三十日止六個月

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#### 6. PROFIT FOR THE PERIOD

		截至六月三十日止六個月	
		Six months e	nded 30 June
		二零一零年	二零零九年
		2010	2009
		千港元	千港元
		HK\$'000	HK\$'000
		,	(經重列)
			(restated)
			(10010100)
期內溢利已扣除(計入):	Profit for the period has been arrived		
	at after charging (crediting):		
物業、廠房及設備折舊	Depreciation of property, plant		
	and equipment	94,847	71,439
獨家經營權攤銷	Amortisation of exclusive operating	,	,
(計入行政開支)	rights (included in administrative		
	expenses)	12,300	11,596
從預付土地租約款項撥回	Release from prepaid land	12,000	11,000
促退的工地值的承续设置		0.005	0.057
	lease payments	2,995	2,257
出售物業、廠房及	Loss (gain) on disposal of property,		
設備的虧損(收益)	plant and equipment	189	(1,517)
銀行存款利息收入	Interest income on bank deposits	(14,868)	(13,446)

#### 7. 股息

就本中期期間而言,董事建議向 於二零一零年九月二十四日名列 本公司股東名冊上的股東派發中 期股息每股2.00港仙(二零零九 年:每股2.00港仙)。該股息乃於 中期報告日期後宣派並獲批,因 此並無於簡明綜合財務狀況表中 列為負債。

於截至二零一零年六月三十日止 六個月,本公司向其股東派付截 至二零零九年十二月三十一日止 年度(二零零九年:二零零八年 十二月三十一日)的末期股息每 股4.50港仙(二零零九年:每股 4.00港仙),合共60,499,000港元 (經扣除就股份獎勵計劃所持股份 派付的3,150,000港元)(二零零九 年:56,577,000港元)。

#### 7. DIVIDENDS

In respect of the current interim period, the directors declared that an interim dividend of 2.00 HK cents per share (2009: 2.00 HK cents per share) that will be paid to shareholders whose names appear in the register of members of the Company on 24 September 2010. This dividend was declared and approved after the interim reporting date, and therefore has not been included as a liability in the condensed consolidated statement of financial position.

During the six months ended 30 June 2010, a dividend of 4.50 HK cents per share (2009: 4.00 HK cents per share), totalling HK\$60,499,000 (after eliminating HK\$3,150,000 paid for shares held by the share award scheme) (2009: HK\$56,577,000), was paid by the Company to its shareholders as the final dividend for the year ended 31 December 2009 (2009: 31 December 2008).

### Notes to the Condensed Consolidated Financial Statements

For the six months ended 30 June 2010 截至二零一零年六月三十日止六個月

### 8. 每股盈利

#### 8. EARNINGS PER SHARE

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

		截至六月三- Six months e 二零一零年 2010 千港元 HK\$'000	H日止六個月 nded 30 June 二零零九年 2009 千港元 HK\$'000 (經重列) (restated)
盈利:	Earnings:		
用以計算每股基本及 攤薄盈利的盈利 (本公司擁有人應佔	Earnings for the purposes of basic and diluted earnings per share (profit for the period attributable		
期內溢利)	to owners of the Company)	304,592	174,468
		二零一零年 2010	二零零九年 2009 (經重列) (restated)
股份數目:	Number of shares:		
用以計算每股基本盈利的 已發行股份的加權平均 數減為股份獎勵計劃	Weighted average number of shares in issue less shares held for share award scheme for the purposes of		
持有之股份 購股權的潛在攤蓮股份影響	basic earnings per share Effect of dilutive potential shares	1,344,420,910	1,382,527,822
	in respect of share options	50,982	-
用以計算每股攤薄盈利的 已發行股份的加權平均 數減為股份獎勵計劃	Weighted average number of shares in issue less shares held for share award scheme for the purposes of		
持有之股份	diluted earnings per share	1,344,471,892	1,382,527,822

計算截至二零零九年六月三十日 止六個月的每股攤薄盈利並無假 設行使本公司尚未行使的購股 權,原因是該等購股權的行使價 高於期內股份的平均市價。 The computation of diluted earnings per share for the six months ended 30 June 2009 does not assume the exercise of the Company's outstanding share options as the exercise prices of those options are higher than the average market price for shares for that period.

For the six months ended 30 June 2010 截至二零一零年六月三十日止六個月

#### 9. 物業、廠房及設備

截至二零一零年六月三十日止六 個月,本集團將44,196,000港元 (二零零九年:117,080,000港元) 用於機器及設備以及295,023,000 港元(二零零九年:148,243,000 港元)用於在建工程。賬面值為 648,605,000港元(二零零九年: 915,532,000港元)的物業、廠房 及設備乃自收購共同控制實體而 獲得(二零零九年:收購一間附 屬公司及共同控制實體)。

#### 10. 應收貿易賬款及其他應收款

本集團給予其貿易客戶的賒賬期 一般為30天至90天,個別特選客 戶的賒賬期可延長至180天,視乎 彼等的交易量及結算條款而定。 已扣除呆賬撥備的應收貿易賬款 (包括應收票據)於報告期末基於 發票日期的賬齡分析如下:

#### 9. PROPERTY, PLANT AND EQUIPMENT

During the six months ended 30 June 2010, the Group spent HK\$44,196,000 (2009: HK\$117,080,000) on machinery and equipment and HK\$295,023,000 (2009: HK\$148,243,000) on construction in progress. Property, plant and equipment of carrying value of HK\$648,605,000 (2009: HK\$915,532,000) were acquired from the acquisition of jointly controlled entities (2009: acquisition of a subsidiary and jointly controlled entities).

#### **10. TRADE AND OTHER RECEIVABLES**

The Group generally allows credit periods ranging from 30 to 90 days to its trade customers, which may be extended to 180 days for selected customers depending on the trade volume and settlement terms. The aged analysis of trade receivables, including notes receivable, net of allowance for doubtful debts, is presented based on the invoice date at the end of the reporting period as follows:

		於二零一零年 六月三十日	於二零零九年 十二月三十一日
		At	At
		30 June	31 December
		2010	2009
		千港元	千港元
		HK\$'000	HK\$'000
0-90天	0 – 90 days	150,903	95,308
91-180天	91 – 180 days	11,981	7,221
<b>180</b> 天以上	Over 180 days	12,418	7,349
		175,302	109,878

# Notes to the Condensed Consolidated Financial Statements

For the six months ended 30 June 2010 截至二零一零年六月三十日止六個月

### 11. 應付貿易賬款及其他應付款

### **11. TRADE AND OTHER PAYABLES**

應付貿易賬款於報告期末基於發 票日期的賬齡分析如下: The aged analysis of trade payables is presented based on the invoice date at the end of the reporting period as follows:

		於二零一零年 六月三十日	於二零零九年 十二月三十一日
		At	At
		30 June	31 December
		2010	2009
		千港元	千港元
		HK\$'000	HK\$'000
0-90天	0 – 90 days	277,793	332,075
91-180天	91 – 180 days	63,569	23,466
<b>180</b> 天以上	Over 180 days	102,140	90,605
		443,502	446,146

購貨的平均信貸期為7天至180 天。 The average credit period on purchases of goods ranges from 7 to 180 days.

For the six months ended 30 June 2010 截至二零一零年六月三十日止六個月

**12. BANK AND OTHER BORROWINGS** 

截王_	÷\$-	\$ <b>+</b>	-八月	= 1	EM	旧广	

		於二零一零年	於二零零九年
		六月三十日	十二月三十一日
		At	At
		30 June	31 December
		2010	2009
		千港元	千港元
		HK\$'000	HK\$'000
<b></b> 銀行貸款	Bank loans	4,097,303	2,691,034
其他貸款	Other loans	128,263	40,419
		4,225,566	2,731,453
有抵押	Secured	27,562	57,923
無抵押	Unsecured	4,198,004	2,673,530
		4,225,566	2,731,453
本集團的銀行及其他借貸	The Group's bank and other		
須於以下期間償還:	borrowings are repayable as follows:		
按要求或一年內	On demand or within one year	171,058	1,039,653
多於一年但不超過兩年	More than one year, but		
	not exceeding two years	51,783	1,621,277
多於兩年但不超過五年	More than two years, but		
	not exceeding five years	3,919,155	56,445
多於五年	More than five years	83,570	14,078
		4,225,566	2,731,453
咸:流動負債所示於一年內	Less: Amount due within one year		
到期的款項	shown under current liabilities	(171,058)	(1,039,653
非流動負債所示於	Amount due after one year shown		
一年後到期的款項	as non-current liabilities	4,054,508	1,691,800

本集團銀行及其他借貸的實際 年利率介乎0.75%至6.12%之間 (二零零九年十二月三十一日: 1.64%至6.12%)。

12. 銀行及其他借貸

The effective annual interest rates on the Group's bank and other borrowings range from 0.75% to 6.12% (31 December 2009: 1.64% to 6.12%).

**Notes to the Condensed Consolidated Financial Statements** 

For the six months ended 30 June 2010 截至二零一零年六月三十日止六個月

13. 股本

### **13. SHARE CAPITAL**

		股份數目 Number of shares					·面值 ue of shares
		<b>於二零一零年</b> 於二零零九年 六月 <b>三十日</b> 十二月三十一日 <b>At</b> At		於二零一零年 六月三十日 At	於二零零九年 十二月三十一日 At		
		30 June 2010	31 December 2009	30 June 2010 千港元 HK\$'000	31 December 2009 千港元 HK\$'000		
每股面值 <b>0.10</b> 港元的股份	Shares of HK\$0.10 each						
法定: 於期初/年初及 於期終/年終	Authorised: At beginning of the period/year and at end of the period/year	10,000,000,000	10,000,000,000	1,000,000	1,000,000		
發行及繳足: 於期初/年初 行使購股權時發行的 股份	Issued and fully paid: At beginning of the period/year Shares issued upon exercise of share options	1,414,416,710 6,000	1,414,416,710	141,442	141,442		
於期終/年終	At end of the period/year	1,414,422,710	1,414,416,710	141,442	141,442		

期內已發行新股份就各方面而言 均與現有已發行股份享有同等權 益。 The new shares issued during the period rank pari passu in all respects with the existing shares in issue.

For the six months ended 30 June 2010 截至二零一零年六月三十日止六個月

#### 14. 收購一間附屬公司

#### **14. ACQUISITION OF A SUBSIDIARY**

On 9 January 2009, the Group acquired 51% equity interest in the registered capital of 武漢華潤燃氣有限公司 ("Wuhan CR Gas"), a subsidiary which is engaged in sales of liquefied gas and connection of gas pipelines, from an independent third party for a cash consideration of RMB265,000,000 (equivalent to HK\$298,440,000). At the date of the acquisition, goodwill of HK\$275,610,000 was determined provisionally based on the net identifiable assets of Wuhan CR Gas. During the six months ended 30 June 2010, the identification and determination of fair values of the net identifiable assets acquired has been completed. The following adjustments have been made to retrospectively adjust the provisional amounts recognised at the date of acquisition.

		於收購日期 已確認金額 (暫定基準) Amounts recognised at the date of acquisition (provisional basis) 千港元 HK\$'000	公平值調整 Fair value adjustments 千港元 HK\$'000 (經重列) (restated)	公平值 Fair values 千港元 HK\$'000 (經重列) (restated)
已收購附屬公司的 可識別資產淨值:	Net identifiable assets of the subsidiary acquired:			
物業、廠房及設備 預付租約款項 遞延税項資產 存貨 應收貿易賬款及其他應收款 銀行貿易賬款及其他應收款 銀行貿易賬款及其他應付款 應付客戶合約工程款項 應付税項 銀行及其他借貸 其他長期負債 遞延税項負債	Bank balances and cash	230,647 1,770 197 5,072 64,223 29,698 (131,560) (48,875) (1,822) (103,367) (1,218) – 44,765	379,000       (94,750) 284,250	609,647 1,770 197 5,072 64,223 29,698 (131,560) (48,875) (1,822) (103,367) (1,218) (94,750) 329,015
非控股權益 商譽	Non-controlling interests Goodwill			(161,218) 130,643
總代價,以現金支付	Total consideration, satisfied by cash			298,440
收購產生的現金流出 淨額 已付現金代價 收購的銀行結餘及現金	Net cash outflow arising on acquisition Cash consideration paid Bank balances and cash acquired			(298,440) 29,698
				(268,742)

### Notes to the Condensed Consolidated Financial Statements

For the six months ended 30 June 2010 截至二零一零年六月三十日止六個月

### 14. 收購一間附屬公司(續)

上述該等重列對本期及過往期間 簡明綜合全面收入報表內所呈列 項目有如下影響:

### **14. ACQUISITION OF A SUBSIDIARY** (Continued)

The effects of these restatements described above on the result for the current and prior periods by line items presented in the condensed consolidated statement of comprehensive income are as follow:

	截至六月三十日止六個月 Six months ended 30 June	
	二零一零年 2010 千港元 HK\$'000	二零零九年 2009 千港元 HK\$'000
銷售成本增加Increase in cost of sales税項減少Decrease in taxation	7,914 (1,978)	7,887 (1,972)
期內溢利減少 Decrease in profit for the period	5,936	5,915

For the six months ended 30 June 2010 截至二零一零年六月三十日止六個月

#### 15. 收購共同控制實體

#### 15. ACQUISITION OF JOINTLY CONTROLLED ENTITIES

本集團應佔

On 30 June 2009, the Group acquired 45% equity interest in the registered capital of 鎮江華潤燃氣有限公司 ("Zhenjiang CR Gas"), a jointly controlled entity which is engaged in sales of liquefied gas and connection of gas pipelines, from CRH, for a consideration of HK\$67,398,000. At the date of the acquisition, discount on acquisition of HK\$138,393,000 was determined provisionally based on the net identifiable assets of Zhenjiang CR Gas. During the six months ended 30 June 2010, the identification and determination of fair values of the net identifiable assets acquired has been completed. The following adjustments have been made to retrospectively adjust the provisional amounts recognised at the date of acquisition.

		中 中	公平值調整 Fair value adjustments 千港元 HK\$'000 (經重列) (restated)	公平值 Fair values 千港元 HK\$'000 (經重列) (restated)
本集團權益應佔已收購 共同控制實體的 可識別資產淨值	Net identifiable assets of jointly controlled entity acquired attributable to the Group's interest:			
物業、廠房及設備 預付租約款項 於聯營公司權益 可供銷售投資 遞延税項資產 存貨 應收貿易賬款及其他應收款	Property, plant and equipment Prepaid lease payments Interest in an associate Available-for-sale investments Deferred tax assets Inventories Trade and other receivables	191,489 10,762 3,514 8,755 8,929 6,697 51,476	28,082 - - - - - - -	219,571 10,762 3,514 8,755 8,929 6,697 51,476
應收客戶合約工程款項 已抵押銀行存款 銀行結餘及現金 應付貿易賬款及其他應付款 應付客戶合約工程款項	Amounts due from customers for contract work Pledged bank deposits Bank balances and cash Trade and other payables Amounts due to customers	6,324 2,555 42,808 (72,097)	- - -	6,324 2,555 42,808 (72,097)
應付税項 應付中介控股公司股息	for contract work Taxation payable Dividend payable to an intermediate holding company	(23,641) (1,751) (4,136)	- -	(23,641) (1,751) (4,136)
銀行借貸 遞延税項負債 —	Bank borrowings Deferred tax liabilities	(25,529) (364) 205,791	(7,020)	25,529 (7,384) 226,853
	Discount on acquisition			(159,455)
總代價	Total consideration			67,398
收購產生的現金流出淨額 收購的銀行結餘及現金	Net cash outflow arising on acquisition Bank balances and cash acquired			42,808

收購折讓源自向華潤集團作出之 廉價收購,因此,折讓入賬為視 作注資,並直接於權益確認。 The discount on acquisition arose from a bargain purchase from CRH, accordingly, the discount was accounted for as a deemed capital contribution and recognised directly in equity.

### **Notes to the Condensed Consolidated Financial Statements**

For the six months ended 30 June 2010 截至二零一零年六月三十日止六個月

### 15. 收購共同控制實體(續)

截至二零一零年六月三十日 止六個月,本集團透過注資 170,300,000美元(相當於約 1,321,423,000港元)獲得重慶燃氣(集團)有限公司(「重慶燃氣(集團)有限公司(「重慶燃氣(集團))股本權益25%。重慶燃氣從 事液(集團)有限公司(「重慶燃氣」)股本權益25%。重慶燃氣管道接入 事液化氣銷售及燃氣管道接駁從 事液化氣銷售及燃氣管道接駁 行動財務及經營戰合伙人的大調及合營公司合伙人的對務及經營戰合伙人的 同意。因此,重慶燃氣後朝 本集團的共同控制實體。有關交易 使用收購法入賬。

#### **15. ACQUISITION OF JOINTLY CONTROLLED** ENTITIES (Continued)

During the six months ended 30 June 2010, the Group obtained 25% equity interest in Chongqing Gas Group Corporation Limited 重慶燃氣 (集團) 有限公司 ("Chongqing Gas") by capital injection amounting to USD170,300,000 (equivalent to approximately HK\$1,321,423,000). Chongqing Gas is engaged in sales of liquefied gas and connection of gas pipelines. The Group is able to exercise joint control over Chongqing Gas as majority of the strategic financial and operating decisions require unanimous consent of the Group and the joint venturer. Accordingly, Chongqing Gas is regarded as a jointly controlled entity of the Group. The transaction has been accounted for using the acquisition method.

		本集團應佔收購日期 的已確認金額 (暫定基準) Amounts recognised at the date of acquisition attributable to the Group (provisional basis) 千港元 HK\$'000
本集團權益應佔已收購共同控制 實體的可識別資產淨值:	Net identifiable assets of jointly controlled entity acquired attributable to the Group's interest:	
非流動資產	Non-current assets	582,423
流動資產	Current assets	865,533
流動負債	Current liabilities	(416,622)
非流動負債	Non-current liabilities	(74,721)
		956,613
非控股權益	Non-controlling interests	(51,987)
商譽	Goodwill	416,797
於二零零九年支付並確認為於 二零零九年十二月三十一日在 共同控制實體之投資按金之 代價	Consideration paid in 2009 and recognised as deposits for investments in jointly controlled entities at 31 December 2009	1,321,423
收購產生的現金流入淨額: 收購的銀行結餘及現金	Net cash inflow arising on acquisition: Bank balances and cash acquired	632,824

For the six months ended 30 June 2010 截至二零一零年六月三十日止六個月

#### 15. 收購共同控制實體(續)

被收購方向本集團於收購日期 至報告期末期間的營業額及 溢利貢獻460,205,000港元及 34,894,000港元。

所收購資產及負債的公平值乃按 暫定性準則計算,以待確認可分 開資產以及資產及負債估值完成。

#### **15. ACQUISITION OF JOINTLY CONTROLLED** ENTITIES (Continued)

The acquiree contributed HK\$460,205,000 to the Group's turnover and HK\$34,894,000 to the Group's profit for the period between the date of acquisition and the end of the reporting period.

The fair values of the assets and liabilities acquired have been determined on a provisional basis, awaiting the completion of the identification of separable assets and valuation of the assets and liabilities.

During the six months ended 30 June 2010, the Group acquired 50% in the registered capital of Yibin China Resources Gas Company Limited  $\hat{II}$ ("Yibin CR Gas"), which is engaged in sales of liquefied gas and connection of gas pipelines, from an independent third party for a cash consideration of RMB100,000,000 (equivalent to HK\$113,780,000). The Group is able to exercise joint control over Yibin CR Gas as majority of the strategic financial and operating decisions require unanimous consent of the Group and the joint venturer. Accordingly, Yibin CR Gas is regarded as a jointly controlled entity of the Group. The transaction has been accounted for using the acquisition method.

> 本集團應佔收購 日期的已確認金額 (暫定基準) Amounts recognised at the date of acquisition attributable to the Group (provisional basis) 千港元 HK\$'000

本集團權益應佔已收購共同控制 實體的可識別資產淨值:	Net identifiable assets of jointly controlled entity acquired attributable to the Group's	
非流動資產	interest: Non-current assets	115,149
步,则到自 <u>库</u> 流動資產	Current assets	105,809
流動負債	Current liabilities	(73,756)
非流動負債	Non-current liabilities	(35,827)
		111,375
非控股權益	Non-controlling interests	(6,057)
商譽	Goodwill	8,462
代價以現金支付	Consideration satisfied by cash	113,780
收購產生的現金流出淨額:	Net cash outflow arising on acquisition:	
已付現金代價	Cash consideration paid	(113,780)
收購的銀行結餘及現金	Bank balances and cash acquired	16,509
		(97,271)

**Notes to the Condensed Consolidated Financial Statements** 

For the six months ended 30 June 2010 截至二零一零年六月三十日止六個月

### 15. 收購共同控制實體(續)

被收購方向本集團於收購日期至 報告期末期間的營業額及溢利貢 獻72,537,000港元及3,939,000港 元。

所收購資產及負債的公平值乃按 暫定性準則計算,以待確認可分 開資產以及資產及負債估值完成。

### **15. ACQUISITION OF JOINTLY CONTROLLED** ENTITIES (Continued)

The acquiree contributed HK\$72,537,000 to the Group's turnover and HK\$3,939,000 to the Group's profit for the period between the date of acquisition and the end of the reporting period.

The fair values of the assets and liabilities acquired have been determined on a provisional basis, awaiting the completion of the identification of separable assets and valuation of the assets and liabilities.

#### 16. 資本承擔

### **16. CAPITAL COMMITMENTS**

		於二零一零年	於二零零九年
		六月三十日	十二月三十一日
		At 30 June 2010 千港元	At 31 December 2009 千港元
		HK\$'000	HK\$'000
購置已訂約但未撥備的	Capital expenditure in respect		
物業、廠房及設備/	of acquisition of property, plant		
預付租約款項的資本	and equipment/prepaid lease		
開支	payments contracted but not		
	provided for	24,535	86,476
已訂約但未撥備的	Capital expenditure in respect		
投資的資本開支	of an investment contracted		
	but not provided for	3,297	478,999
		27,832	565,475

For the six months ended 30 June 2010 截至二零一零年六月三十日止六個月

#### 17. 關連人士交易

#### 與關連人士的交易

除簡明綜合財務報表有關附註所 載的關連人士交易外,本集團於 截至二零一零年及二零零九年六 月三十日止六個月與關連人士進 行下列交易:

### **17. RELATED PARTY TRANSACTIONS**

#### **Transactions with related parties**

In addition to the related parties transactions set out in respective notes to the condensed consolidated financial statements, during the six months ended 30 June 2010 and 2009, the Group entered into the following transactions with related parties:

		截至六月三十日止六個月 Six months ended 30 June	
		二零一零年	二零零九年
		2010	2009
		千港元	千港元
		HK\$'000	HK\$'000
自同系附屬公司採購商品	Purchases of goods from fellow		
	subsidiaries	2,786	534
自附屬公司少數股東	Purchases of goods from minority		
採購商品	shareholders of subsidiaries	91,952	9,984
自合營公司採購商品	Purchase of goods from joint venturers	34,467	17,310
已付同系附屬公司的	Rental expense paid to fellow		
租金開支	subsidiaries	592	548
自同系附屬公司獲得的			
租金收入	Rental income from fellow subsidiaries	114	-
已付附屬公司少數股東的	Rental expense paid to a minority		
租金開支	shareholder of a subsidiary	363	318
銷售予同系附屬公司	Sales to fellow subsidiaries	8,160	5,879
銷售予附屬公司少數股東	Sales to minority shareholders of		
	subsidiaries	40,812	40,721
已付同系附屬公司的	Interest expenses paid to a fellow		
利息開支	subsidiary	12,697	-
自同系附屬公司獲得的			
利息收入	Interest income from fellow subsidiaries	_	662
自同系附屬公司獲得的			
服務收入	Service income from fellow subsidiaries	863	810

#### 與同系附屬公司的結餘

應付同系附屬公司款項 1,600,000,000港元(二零零九年 十二月三十一日:1,600,000,000 港元)為無抵押及每年以香港銀 行同業拆息加1.2%計息。期內, 該結餘的償還日期已由二零一一 年一月三十一日延長至二零一一 年七月三十一日。

#### Balance with a fellow subsidiary

The amount due to a fellow subsidiary of HK\$1,600,000,000 (31 December 2009: HK\$1,600,000,000) is unsecured and interest bearing at Hong Kong Interbank Offered Rate ("HIBOR") plus 1.2% per annum. During the period, the repayment date of the balance is extended from 31 January 2011 to 31 July 2011.

For the six months ended 30 June 2010 截至二零一零年六月三十日止六個月

### **17. 關連人士交易(續)**

### **17. RELATED PARTY TRANSACTIONS**

(Continued)

本集團主要管理人員酬會	æ
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Compensation of key management personnel of the Group

		截至六月三-	截至六月三十日止六個月	
		Six months e	Six months ended 30 June	
		二零一零年	二零零九年	
		2010	2009	
		千港元	千港元	
		HK\$'000	HK\$'000	
短期福利	Short-term benefits	1,835	1,005	
退休後福利	Post-employment benefits	135	86	
		1,970	1,091	

#### 與其他國家控制實體的交易/結 餘

本集團本身為中國華潤(該公司 由中國政府控制)旗下一個龐大 公司集團的成員。除簡明綜合財 務報表其他附註所披露與母公司 及其附屬公司進行的交易外,本 集團亦在日常業務過程中與中國 政府直接或間接擁有或控制的實 體進行業務往來。董事認為,就 本集團與彼等進行的業務交易而 言,除中國華潤集團外的該等實 體均為獨立第三方。就與其他國 家控制實體的交易而制訂定價策 略及批核程序時,本集團並不區 分對方是否屬於國家控制實體。 本集團認為,就其所深知,簡明 综合財務報表內關於關連人士交 易的披露乃充分而恰當。

# Transactions/balances with other state-controlled entities

The Group itself is part of a larger group of companies under CRNC which is controlled by the government of the PRC. Apart from the transactions with the parent company and its subsidiaries which have been disclosed in other notes to the condensed consolidated financial statements. the Group also conducts businesses with entities directly or indirectly owned or controlled by the PRC government in the ordinary course of business. The directors consider those entities other than the CRNC group are independent third parties as far as the Group's business transactions with them are concerned. In establishing its pricing strategies and approval process for transactions with other state-controlled entities, the Group does not differentiate whether the counter-party is a state-controlled entity or not. The Group is of the opinion that it has provided, in the best of its knowledge, adequate and appropriate disclosure of related party transactions in the condensed consolidated financial statements.



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