中國煤層氣集團有限公司 China CBM Group Company Limited

(於開曼群島註冊成立並在百慕達繼續營業之有限公司) (Incorporated in the Cayman Islands and continued in Bermuda with limited liability) 股份代號: Stock Code: 8270



First Quarterly Report 第一季度業績報告

2019

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This report will remain on the "Latest Company Announcements" page of the GEM website at www.hkgem.com for at least seven days from the date of its publication. 香港聯合交易所有限公司(「聯交 所」)GEM(「GEM」)之特色

GEM的定位,乃為相比起其他在聯 交所上市的公司帶有較高投資風險 之公司提供一個上市之市場。有意 投資之人士應了解投資於該等公司 之潛在風險,並應經過審 優後方作出投資決定。GEM 之較 考高風險及其他特色表示GEM較適 合專業及其他老練投資者。

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本報告的資料乃遵照聯交所 GEM 證 券上市規則(「GEM上市規則」)而 刊載,旨在提供有關中國煤層氣集 團有限公司(「本公司」)的資料;本 公司的董事(「董事」)願就本報告的 資料共同及個別地承擔全部責任。 確認其所知及所信,本報告所載資 料在各重要方面均屬準確完備,沒 有誤導或欺詐成份,且並無遺漏任何陳 述或本報告產生誤導。

本報告將自其刊發日期起最少一連 七日載於GEM網站www.hkgem.com 的「最新公司公告」網頁。

FINANCIAL HIGHLIGHTS 財務摘要

- Turnover of the Company together with its subsidiaries (collectively, the "Group") for the three months ended 31 March 2019 was approximately RMB43,090,000, representing an increase of 1.30% as compared with corresponding period in the previous financial year.
- The Group realised a profit of approximately RMB3,522,000 for the three months ended 31 March 2019.
- Basic loss per share attributable to equity shareholders of the Company was approximately RMB0.01 cents for the three months ended 31 March 2019.
- The board of Directors (the "Board") does not recommend the payment of any dividend for the three months ended 31 March 2019.

- 本公司及其附屬公司(統稱 「本集團」)截至二零一九年三 月三十一日止三個月之營業 額約為人民幣43,090,000元, 較上一個財政年度同期上升 1.30%。
- 截至二零一九年三月三十一 日止三個月,本集團錄得盈利 約人民幣3,522,000元。
- 本公司截至二零一九年三月 三十一日止三個月之權益股 東應佔每股基本虧損約為人 民幣0.01分。
- 董事會(「董事會」)並不建 議派發截至二零一九年三月 三十一日止三個月的任何股 息。

CONDENSED CONSOLIDATED STATEMENT OF PROFIT OR LOSS 簡明綜合損益表

The unaudited condensed consolidated results of the Group for the three months ended 31 March 2019 (the "Quarter") together with the unaudited comparative figures for the corresponding period in 2018, respectively were as follows:

(Unless otherwise stated, all financial figures in this quarterly report are denominated in Renminbi ("RMB"))

本集團於截至二零一九年三月 三十一日止三個月(「本季度」)之 未經審核簡明綜合業績,連同二零 一八年同期之未經審核比較數字如 下:

(除另有註明者外,本季度業績報告 內之所有財務數字均以人民幣(「人 民幣」)列值)

CONDENSED CONSOLIDATED STATEMENT OF PROFIT OR LOSS (Continued) 簡明綜合損益表(續)

		Three months ended 31 M 截至三月三十一日止三(
		Note 附註	2019 二零一九年 <i>RMB'000 人民幣千元</i> (unaudited) (未經審核)	2018 二零一八年 <i>RMB'000 人民幣千元</i> (unaudited) (未經審核)		
Turnover Cost of sales	營業額 銷售成本	2	43,090 (30,752)	42,537 (41,767)		
Gross profit Other revenue and net income Distribution costs Administrative expenses Other operating expenses Finance costs	毛利 其他收益及淨收入 分銷成本 行政開支 其他經營開支 財務費用	2	12,338 6,538 (1,001) (10,266) (2,606) (1,671)	770 708 (593) (9,862) (56) (1,645)		
Profit/(Loss) before income tax Income tax credit	除所得税前盈利/(虧損) 所得税抵免	3	3,332 190	(10,678)		
Profit/(Loss) for the period	期間盈利/(虧損)		3,522	(10,678)		
Attributable to: Equity shareholders of the Company Non-controlling interests	下列應佔: 本公司權益股東 非控股權益		(17) 3,539	(10,865) 187		
Profit/(Loss) for the period	期間盈利/(虧損)		3,522	(10,678)		
Dividends attributable to the period	期內應佔股息	4	-			
			<i>RMB (cents)</i> 人民幣(分)	RMB (cents) 人民幣(分)		
Loss per share – basic – diluted	每股虧損 -基本 -攤薄	5	(0.01) (0.01)	(0.82) (0.82)		

CONDENSED CONSOLIDATED STATEMENT OF OTHER COMPREHENSIVE INCOME 簡明綜合其他全面收益表

		Three months ended 31 March 截至三月三十一日止三個月		
		2019 二零一九年 <i>RMB'000 人民幣千元</i> (unaudited) (未經審核)	2018 二零一八年 <i>RMB'000 人民幣千元</i> (unaudited) (未經審核)	
Profit/(Loss) for the period	期間盈利/(虧損)	3,522	(10,678)	
Other comprehensive (expense) for the period	期間其他全面(開支)			
Items that may be reclassified subsequently to profit or loss:	其後可能重新分類至損益的 項目:			
Exchange differences on translation of financial statements of foreign entities	換算外國實體財務報表之 匯兑差額	(3)	(6,612)	
Total comprehensive income/(expense) for the period	期間全面收益/(開支) 總額	3,519	(17,290)	
Total comprehensive income/(expense) attributable to:	下列應佔全面收益/(開支) 總額:			
Equity shareholders of the Company	本公司權益股東	(20)	(17,477)	
Non-controlling interests	非控股權益	3,539	187	
		3,519	(17,290)	

CONDENSED CONSOLIDATED STATEMENT OF CHANGES IN EQUITY 簡明綜合權益變動表

		Attributable to equity shareholders of the Company 本公司權益投表責任										
(unaudited)	(未經審核)	Share capital 股本 <i>RMB'000 人民幣千元</i>	Share premium 股份 溢價 <i>RMB'000</i> 人民幣千元	General reserve 一般 儲備 <i>RMB'000</i> 人民幣千元	Translation reserve 換算 儲備 <i>RMB1000 人民幣千元</i>	Contributed surplus 實識 <u>盈餘</u> <i>RMB'000</i> 人民幣千元	Share option reserve 購股權 儲備 <i>RMB'000</i> 人 <i>民幣千元</i>	Convertible bonds reserve 可換股 債券儲備 <i>RMB'000</i> 人 <i>民幣千元</i>	Accumulated losses 累計 <i>新損 RMB1000 人民幣千元</i>	Total 總計 <i>RMB'000 人民幣千元</i>	Non- controlling interests 非控股 權益 <i>RMB'000</i> 人民幣千元	Total equity <i>總種益</i> <i>RMB'000 人民幣千元</i>
Balance at 1 January 2019	於二零一九年 一月一日結餘	10,910	131,082	8,273	(11,419)	584,838	30,849	8,652	(512,850)	250,335	(27,110)	223,225
Loss for the period	期間虧損	-	-	-	-	-	-	-	(17)	(17)	3,539	3,522
Other comprehensive expenses for the period	期間其他 全面支出	-	-		(3)		-	-	-	(3)	-	(3)
Total comprehensive (expenses)/income for the period	期間全面(開支)/ 收入總額		-	-	(3)	-	-	-	(17)	(20)	3,539	3,519
Balance at 31 March 2019	於二零一九年 三月三十一日結餘	10,910	131,082	8,273	(11,422)	584,838	30,849	8,652	(512,867)	250,315	(23,571)	226,744

Attributable to equity shareholders of the Company 本公司總益股東應佔

					4	公可催金版 宋 應1	7					
(unaudited)	- (未經審核)	Share Share capital premium 股份 脱本 溢價 RMB1000 RMB1000 人民幣千元 人民幣千元		General Translation reserve reserve 一般 換算 儲備 儲備 RMB'000 RMB'000 人民幣千元 人民幣千元		Share Contributed option surplus reserve 實缴 開於權 盈餘 儲備 <i>RMB'000 RMB'000</i> 人民幣千元 人民幣千元		Convertible bonds reserve 可換股 債券儲備 <i>RMB1000 人民幣千元</i>	Accumulated losses Total 累計 虧損 總計 RMB1000 RMB1000 人民幣千元 人民幣千元		Non- controlling interests 非控股 權益 <i>RMB'000 人民幣千元</i>	Total equity 總權益 <i>RMB1000 人民幣千元</i>
Balance at 1 January 2018	於二零一八年 一月一日結餘	10,910	131,082	8,273	(22,952)	584,838	30,849	8,652	(407,164)	344,488	(10,863)	333,625
1 January 2016	一月一日始時	10,910	131,062	0,273	(22,902)	004,600	30,049	8,002	(407,104)	344,400	(10,003)	333,020
Loss for the period	本期間虧損	-	-	-	-	-	-	-	(10,865)	(10,865)	187	(10,678)
Other comprehensive expense for the period	本期間其他 全面支出	-		-	(6,612)	-	-	-	-	(6,612)	-	(6,612)
Total comprehensive (expense)/income for the period	本期間全面 (開支)/收入總額			-	(6,612)	-	-	-	(10,865)	(17,477)	187	(17,290)
Balance at 31 March 2018	於二零一八年 三月三十一日結餘	10,910	131,082	8,273	(29,564)	584,838	30,849	8,652	(418,029)	327,011	(10,676)	316,335

NOTES:

1. Basis of presentation of financial statements

The unaudited financial statements have been prepared in accordance with accounting principles generally accepted in Hong Kong and comply with accounting standards issued by the Hong Kong Institute of Certified Public Accountants (HKICPA). They are prepared under the historical cost convention.

The unaudited consolidated results for the Quarter have not been audited by the Company's auditor, but have been reviewed by the Company's audit committee. The accounting policies and basis of preparation used in the preparation of the unaudited consolidated results for the Quarter are consistent with those used in the Company's annual financial statements for the year ended 31 December 2018.

The HKICPA has issued a number of new and revised Hong Kong Financial Reporting Standards, Hong Kong Accounting Standards and Interpretations (the new and revised HKFRS).

The Group has not early adopted the new and revised HKFRS that have been issued but are not yet effective, the Group is in the process of assessing the impact of these new and revised HKFRS on the financial performance and financial position of the Group.

The Group principally operates in the People's Republic of China (the "PRC") with its business activities principally transacted in RMB, the results of the Group are therefore prepared in RMB.

附註:

1. 財務報表呈報基準

未經審核財務報表乃根據香港公 認會計原則及遵照香港會計師公 會(「香港會計師公會」)頒佈之會 計準則而編製。未經審核財務報 表乃按過往成本慣例編製。

本季度之未經審核綜合業績並未 經本公司核數師審核,但已由本 公司之審核委員會審閱。編製本 公司之審核委者結合業績時所採 用之會計政帶人編製基準與本公 司截至二零一八年十二月三十 日止年度之全年財務報表中所採 用者一致。

香港會計師公會已頒佈若干新訂 及經修訂香港財務報告準則、香 港會計準則及詮釋(「新訂及經修 訂香港財務報告準則」)。

本集團並未提早採納已頒佈但尚 未生效的新訂及經修訂香港財務 報告準則。本集團正評估該等新 訂及經修訂香港財務報告準則對 本集團財務表現及財務狀況造成 的影響。

本集團主要在中華人民共和國 (「中國」)經營業務,其業務活動 主要以人民幣進行,因此本集團 之業績乃以人民幣編製。

2. Turnover, other revenue and net income

The Company is an investment holding company. The principal activities of its subsidiaries are manufacture and sales of liquefied coalbed gas (including provision of liquefied coalbed gas logistic services), sales of piped natural gas and provision of gas supply connection services.

Turnover represents the sales value of goods supplied and services provided to customers, which excludes value-added and business taxes, and is after deduction of any goods returns and trade discounts.

The amount of each significant category of revenue recognised in turnover during the Quarter is as follows:

2. 營業額·其他收益及淨收入

本公司為投資控股公司,其附屬 公司之主要業務為液化煤層氣生 產及銷售(包括提供液化煤層氣物 流服務)、管道天然氣銷售及提供 供氣接駁服務。

營業額指向客戶提供貨品及服務 之銷售價值,惟不包括增值税及 營業税,並於扣除任何退貨及商 業折扣後列賬。

本季度內於營業額確認之各項重 大收益類別金額如下:

Three months ended 31 March

截至三月三十一日止三個月

			H TT = 12/3
		2019 二零一九年 <i>RMB'000</i> 人 <i>民幣千元</i>	2018 二零一八年 <i>RMB'000</i> 人民幣千元
Turnover Sales of liquefied coalbed gas (including provision of liquefied coalbed gas logistic services) Sales of piped natural gas and provision of gas supply connection services	營業額 液化煤層氣銷售(包括提供 液化煤層氣物流服務) 管道天然氣銷售及提供供氣 接駁服務	22,603 20,487 43,090	3,624 38,913 42,537
Other revenue and net income Interest income from bank deposits Other net income	其他收益及淨收入 銀行存款之利息收入 其他淨收入	8 6,530 6,538	9 699 708

3. Income tax

(a) Hong Kong profits tax

Hong Kong Profit Tax is calculated at 16.5% of the estimated assessable profits for the period ended 31 March 2019 and 2018.

No provision for Hong Kong profits tax has been made as the Group did not derive any income subject to Hong Kong profits tax during the Quarter.

(b) Overseas income tax

Taxes on incomes assessable elsewhere were provided for in accordance with the applicable tax legislations, rules and regulations prevailing in the territories in which the Group operates. Under the Law of the PRC on Enterprise Income Tax (the EIT Law) and the Implementation Regulations of the EIT Law, the tax rate of the PRC subsidiaries is 25% from 1 January 2008 onwards.

There was no significant unprovided deferred taxation for the Quarter.

4. Dividends

The Board does not recommend the payment of any dividend for the Quarter (corresponding period in 2018: Nil).

5. Loss per share

The calculation of basic and diluted loss per share for the Quarter were based on the unaudited loss attributable to shareholders for the Quarter of approximately RMB17,000 (corresponding period in 2018: loss of approximately RMB10,865,000), and the weighted average number of 1,319,484,534 (corresponding period in 2018: 1,319,484,534) shares in issue of the Company. The weighted average number of shares in issue was calculated based on the number of shares in issue or deemed to be in issue before placing but after corresponding adjustments by the Company upon capitalisation of share premium.

Diluted loss per share

Diluted loss per share attributable to equity shareholders of the Company for the Quarter 2019 and 2018 is the same as the basic loss per share as the effect of dilutive potential ordinary shares from share options is anti-dilutive.

- 3. 所得税
 - (a) 香港利得税

截至二零一九年及二零一八 年三月三十一日止期間之香 港利得税乃按估計應課税溢 利以税率16.5%計算。

由於本集團於本季度內並無 賺取任何須繳納香港利得税 之收入,故並無為香港利得 税作出任何撥備。

(b) 海外所得税

本集團已根據其經營業務所 在地區當時之適用税務法 律、規則及規例,就其也預 備。根據中國企業所得稅法」 (「企業所得稅法」)及企業 所得税法實施條例,中國附 屬公司自二零零八年一月一 日起之税率為25%。

本集團於本季度內並無重大之未 撥備遞延税項。

4. 股息

董事會並不建議就本季度派付任 何股息(二零一八年同期:無)。

5. 每股虧損

本季度之每股基本及攤薄虧損 乃按本季度之未經審核股東應 佔虧損約人民幣17,000元(二 零幣10,865,000元),以及本 司的已發行股份加權平均數 1,319,484,534股(二零一八年同 期:1,319,484,534股)計算。該等 成一次配告事項前他於股份之加 備平均數乃根據 置資本化而作出相應調整後之已 資行或。

每股攤薄虧損

二零一九年及二零一八年本季度 之本公司權益股東應佔每股攤薄 虧損與每股基本虧損相同,原因 是購股權之攤薄潛在普通股具有 反攤薄效應。

MANAGEMENT DISCUSSION AND ANALYSIS

Financial Review

The Group recorded a consolidated turnover of approximately RMB43,090,000 for the Quarter, representing an increase of approximately 1.30% compared with the corresponding period of last year.

Loss attributable to equity shareholders of the Company for the Quarter was approximately RMB17,000, compared with the loss attributable to equity shareholders of approximately RMB10,865,000 for the previous period. The reasons for the loss are as follows:

- (i) The turnover increased from RMB42,537,000 to RMB43,090,000 for the Quarter, it mainly due to (1) the increased in the sales to industrial customer in Guangxi leads to the increase of sales of piped natural gas for the Quarter. (2) the increase in the output volume of the coalbed methane wells in our coalbed methane blocks located in Yangcheng.
- (ii) The other revenue is mainly included the value add tax refund of RMB6,510,000, and it leads to the other revenue increased from RMB708,000 to RMB6,538,000 during the Quarter.
- (iii) The increase in other operating expenses is mainly due to the written off of an account receivable amounted to RMB2,605,000 of a subsidiary, Guangxi Beliu Gas Company Limited.

管理層討論及分析

財務回顧

本集團於本季度錄得綜合營業額約 人民幣43,090,000元,較去年同期 增加約1.30%。

本季度之本公司權益股東應佔虧損約為人民幣17,000元,而上一期間之權益股東應佔虧損則約為人民幣10,865,000元。有關虧損之原因如下:

- (i) 營業額由人民幣42,537,000 元增至本季度之人民幣 43,090,000元,乃主要由於
 (1)向廣西工業客戶之銷售增加導致本季度管道天然氣銷 售增加:及(2)我們於陽城的 煤層氣田煤層氣井的出氣量 增加所致。
- (ii) 其他收益主要包括增值税退
 税人民幣6,510,000元,其
 導致本季度內其他收益由人
 民幣708,000元增至人民幣
 6,538,000元。
- (iii) 其他經營開支增加主要是由 於本集團之附屬公司,廣西北 流燃氣有限公司,其中人民幣 2,605,000元之不能收回的應 收款撥作壞帳開支。

BUSINESS REVIEW AND DEVELOPMENT PROSPECTS

Resources and reserves

Yangcheng Huiyang New Energy Development Company Limited (hereinafter referred to as Huiyang New Energy) has interest in certain coalbed methane (CBM) properties located at Shanxi Province, the PRC. The Yangcheng area is approximately 96 km2 in the Shanxi Province, the PRC. Development within the Yangcheng gas block is focused on the #3 and #15 coal seams. These CBM properties are located at various coal mine areas owned by Shanxi Yangcheng Yangtai Group Industrial Company Limited. Huiyang New Energy is a joint venture company and 60% of its equity interests is held by one of the wholly-owned subsidiaries of the Group.

業務回顧及發展前景

資源及儲量

陽城縣惠陽新能源發展有限公司 (下稱「惠陽新能源」)於位於中國山 西省的若干煤層氣資產擁有權益。 陽城地區位於中國山西省,面積約 96平方公里。陽城天然氣區將加 開發3號和15號煤層。該等煤層氣 資產位於山西陽城陽泰集團實業有 限公司擁有的多個煤礦區域內。惠 陽新能源為一間合營企業,其60% 股本權益由本集團其中一間全資附 屬公司持有。

業務回顧及發展前景(續)

Resources and reserves (Continued)

The movements in the reserves of certain CBM properties as of 31 March 2019 are set out below:

資源及儲量(續)

以下載列若干煤層氣資產截至二零 一九年三月三十一日的儲量變化:

		Reserve evaluation of the CBM properties as at 31 March 2019 於二零一九年 三月三十一日 的煤層氣資產 儲量評估 <i>BCF</i> 十億立方英呎	Reserve evaluation of the CBM properties as at 31 March 2012 於二零一二年 三月三十一日 的煤層氣資產 儲量評估 BCF 十億立方英呎
	任大臣也也臣也		
Total original gas in place on all blocks Net 1P (Proved) reserves	所有區塊的原始 天然氣地質總含量 已證實(1P)淨儲量	2,724 1,419	2,724 35
Net 2P (Proved + Probable) reserves	已證實加概略(2P) 淨儲量	1,869	277
Net 3P (Proved + Probable + Possible) reserves	已證實加概略加可能 (3P)淨儲量	2,282	2,050

The reserve evaluation of the CBM properties as at 31 March 2012 is the results of evaluation conducted by an independent, US-licensed natural gas reserve engineer, Netherland, Sewell & Associates, Inc. (NSAI) engaged by the Company in 2011 to evaluate the CBM properties reserves. 二零一二年三月三十一日的煤層 氣資產儲量評估是本公司於二零 一一年委聘獨立美國持牌天然氣 儲量工程師Netherland, Sewell & Associates, Inc. (「NSAI」)對煤層氣 資產儲量進行評估所得的評估結果。

Resources and reserves (Continued)

Due to continued development of the gas field blocks by the Company, the number and scope of the gas production wells are relatively increased as compared with that of 2012, enabling the Company to collect more data about the CBM properties to evaluate the CBM properties more accurately. Accordingly, the Company engaged an independent professional valuer in the PRC in July 2014 to evaluate certain CBM properties of "Huivang New Energy" in terms of net 3P (Proved + Probable + Possible) reserves, net 2P (Proved + Probable) reserves and net 1P (Proved) reserves based on substantially the same definitions and guidelines as that of NSAI in 2012. According to the results of the evaluation, the total original gas in place on all blocks was generally unchanged as compared with that of NSAI in 2012. Based on the current costs for developing wells, the technical department of the Group estimates the capital expenditure for each well to be approximately RMB1.4 million, mainly comprising of road maintenance fees of approximately RMB0.09 million, drilling expenses of approximately RMB0.86 million, well testing fees of approximately RMB0.04 million and costs of equipment and materials of approximately RMB0.41 million.

業務回顧及發展前景(續)

資源及儲量(續)

由於氣田區塊得到本公司的持續 發展,產氣井口數量及範圍比二零 一二年相對地提高,這促使本公司 能夠搜集更多有關煤層氣資產的數 據,藉此對煤層氣資產作出更準確 的評估。所以本公司於二零一四年 七月已聘請中國境內之獨立專業評 估機構對「惠陽新能源」的若干煤層 氣資產作出以上對於已證實加概略 加可能(3P)淨儲量、已證實加概略 (2P)淨儲量和已證實(1P)淨儲量的 評估,而評估的定義及指引與二零 一二年NSAI之定義及指引大致相 同。根據評估的結果,所有區塊的 原始天然氣地質總含量與二零一二 年NSAI之評估相比大致沒有變動。 根據本集團技術部門以目前開發 井口的成本計算,估計每一口井 的資本支出約為人民幣1,400,000 元,主要包括道路維修費用約人民 幣90,000元、鑽井費用約人民幣 860.000元、測試井口費用約人民 幣40.000元及設備材料費用約人民 幣410.000元。

Resources and reserves (Continued)

Gas volumes are expressed in billion of cubic feet (BCF) at standard temperature and pressure bases. The reserves shown in the above table are estimates only and should not be construed as exact quantities. Proved reserves are those quantities of oil and gas which, by analysis of engineering and geoscience data, can be estimated with reasonable certainty to be commercially recoverable; probable and possible reserves are those additional reserves which are sequentially less certain to be recovered than proved reserves. Estimates of reserves may increase or decrease as a result of market conditions, future operations, changes in regulations, or actual reservoir performance.

Natural gas exploration and extraction

As at 31 March 2019, the Group has completed the ground work and drilling of 244 CBM wells, among which 199 wells were in production, representing no change in number of well compared with the number of wells at the end of 2018. It was mainly attributed to the fact that the Company spent part of funds and put certain efforts in stabilizing and increasing the output of producing wells, which, to some extent, has led to slowdown of construction of new wells. The existing gas output wells produce approximately 850 cubic meters of gas on average per day.

業務回顧及發展前景(續)

資源及儲量(續)

天然氣儲量乃按標準溫度及壓力以 十億立方英呎(BCF)表示。上表所 載的儲量僅為估計之數,不應當作 實際數量。已證實儲量為透過分析 工程及地質數據可合理肯定可作商 業數量;概略及可能儲量為可採收 機會依次低於已證實儲量的額外儲 量。儲量估計可能因市況、未來營 運、監管變動或實際儲層情況而增 加或減少。

天然氣勘探及開採

於二零一九年三月三十一日,本集 團已完成了244口煤層氣井的地面 施工及打井,其中,投產井數目為 199口,比二零一八年沒有增加井 口數目。此乃主要由於本公司使用 了部份資金及致力於穩定及提高生 產井產量,以致某程度上減慢了新 井的建設。現有的可出氣井之平均 單井出氣量約為每天850立方米。

Marketing and sales

During the Quarter, the marketing and sales systems did not change significantly and the personnel structure and sales strategies basically remained the same. Affected by overall environment, the sales price during traditional peak periods did not represent a substantial increase as the previous year, by contrast, the sales price took on a descending trend, which, to some extent, has affected the sales performance.

Liquidity, Financial Resources and Capital Structure

As at 31 March 2019, the Group had net assets of approximately RMB226,747,000, including cash and bank balances of approximately RMB5,855,000. To minimise financial risks, the Group implements stringent financial and risk management strategies and avoids the use of highly-geared financing arrangements. The Group's gearing ratio, calculated by the Group's total external borrowings divided by its shareholders' fund, was approximately 26.61%.

The Group is opportunistic in obtaining financing to further improve the cash position given that the natural gas drilling program is capital intensive. If the Group has adequate financing in the future (whether it is from internal cash flow due to increased gas sales, or from fund raising), the Group will accelerate the drilling program. Apart from the intended investment in upstream CBM exploration and extraction, the Group does not have any other plan for acquisition or investment, disposal or scalingdown of any current business.

業務回顧及發展前景(續)

市場營銷及銷售業務

於本季度,市場營銷及銷售業務系 統並無重大變動及員工結構及銷售 策略基本維持一致。受整體經濟環 境影響,銷售價格於傳統高峰期並 未如往年般大幅上升,相反,銷售 價格呈下調的勢頭,某程度上影響 銷售表現。

流動資金、財務資源及資本結構

於二零一九年三月三十一日, 本集團的資產淨值約為人民幣 226,747,000元,其中包括現金及 銀行結存約人民幣5,855,000元。 為盡量減低其財務風險,本集團採 取謹慎的財務及風險管理策略,並 避免使用高槓桿比率之融資安排。 本集團之資本與負債比率(按本集 團對外借貸總額除以其股東資金計 算)約為26.61%。

由於天然氣打井項目需要大量資 金,本集團有可能為進一步改善現 金狀況獲得融資。倘本集團於日後 擁有充足融資(無論是來自內部現 金流量(因天然氣銷量增長)或者來 自集資),本集團將加快打井項目 進程。除擬於上游煤層氣勘探及開 採進行投資外,本集團並無任何其 他計劃進行收購事項或投資、出售 或縮減目前的任何業務規模。

Employees

As at 31 March 2019, the Group has an aggregate of 405 employees, of which 69 are research and development staff, 202 are engineering and customer service staff, 111 administrative staff and 23 marketing staff. During the Quarter, the staff cost (including Directors' remuneration) was approximately RMB4,348,000 (For the three months ended 31 March 2018: approximately RMB5,516,000). The salary and bonus policy of the Group is principally determined by the performance of the individual employee. The Group will, on an ongoing basis, provides opportunity for professional development and training to its employees.

Risk in Foreign Exchange

The group entities collect most of the revenue and incur most of expenditures in their respective functional currencies. The Directors consider that the Group's exposure to foreign currency exchange is insignificant as the majority of the Group's transactions are denominated in the functional currency of each individual group entity.

業務回顧及發展前景(續)

僱員

於二零一九年三月三十一日,本 集團共僱用405名僱員,其中研發 人員69名,工程和客服人員202 名,行政管理人員111名及市場營 銷人員23名。於本季度內,員工 成本(包括董事酬金)約為人民幣 4,348,000元(截至二零一八年三 月三十一日止三個月:約人民幣 5,516,000元)。本集團之薪酬及花 紅政策基本上按個別僱員之表現釐 定。本集團將按持續方式為僱員提 供專業進修與培訓機會。

外匯風險

集團實體收取的大部份收益及產生 的大部份開支均以其各自的功能貨 幣計值。董事認為,由於本集團大 部份交易均以個別集團實體各自的 功能貨幣計值,故本集團所面臨的 外匯風險並不重大。

Outlook

The upstream business of the Company is improving steadily and the well construction and gas output are both increasing constantly. During 2018, the Company made technological upgrade to some old wells to improve production capacity and output, laving a solid foundation for the Company's longterm performance. However, the shortage in supply of raw gas kept handicapping the Company. Daily gas output of the upstream business was insufficient to allow the 500,000 cubic meters daily production capacity of liquefaction plants to be fully unleased. In view of this, the Group commenced the R&D on natural gas production by coal in 2018, and invited Institute of Process Engineering under Chinese Academy of Sciences to provide technological guidance. As at the date of this report, the experiment on natural gas production by coal was largely completed. The Group intends to commence the first stage of the project of natural gas production by coal in June 2019 on a pilot basis, with a daily output of 200,000 cubic meters. In addition, the Group plans to increase the daily output to 800,000 cubic meters by the end of 2019. The Group also plans to resume its LNG business in 2019, as the number of upstream wells and gas output are both steadily increasing, the group successfully developed natural gas production by coal and LNG price stabilized and saw upward momentum in the second half of 2018. The Group's raw gas supply will be further consolidated and the advantage of vertical integration business will emerge. The production capacity of liquefaction plants will be fully unleashed. In 2019, the stable supply from self-produced well gas and natural gas production by coal, the Company will be gradually less affected by external factors and the uncontrollable risks involved in the operation of the Company will become less. It is projected that by the end of 2019, the daily output of gas exploration business will break through beyond 200,000 cubic meters, and daily output of natural gas production by coal will reach about 800,000 cubic meters.

業務回顧及發展前景(續)

前景

本公司之上游業務正穩定提升及井 口建設及出氣量亦不斷提升。於二 零一八年,本公司對若干舊井作出 技術升級以改善產能及產量,為本 公司長期表現打下穩固基礎。然而 未加工天然氣供應短缺問題一直 困擾本集團,上游業務之每日出氣 量不足以完全釋放液化工廠每日 500.000立方米的產能。本集團有 見及此,於2018年開始自組研發煤 製天然氣項目,更引入中國科學院 调程研究所在技術上作指導。截至 本報告日,煤製天然氣實驗大致完 成,本集團預計於2019年第二季 度開始試產第一階段日產200,000 立方米煤製天然氣,更計劃於2019 年年末增加日產量至800,000立方 米。隨著上游井口及出氣量的數目 穩定增加,及煤製天然氣的開發成 功,加上液化天然氣銷售價格於 2018年下半年開始回穩並呈上漲 勢頭,所以,本集團將計劃於2019 年重新起動液化天然氣業務,由於 本集團的未加工天然氣供應將進一 步鞏固及本集團垂直一體化業務的 協同優勢將展現,而液化工廠的產 能將完全釋放。2019年,井口自產 天然氣和自產煤制天然氣的穩定供 應,本集團將逐漸減少受外來因素 影響,而本集團營運中不能控制的 風險亦將會減少。預期於二零一九 年底,天然氣勘探業務的每日產量 將超越200,000立方米,而自產煤 製天然氣的每日產量約800,000立 方米。

Outlook (Continued)

As there are growing concerns over the environmental issues, it is foreseen that the highlypolluted energy will be eliminated from the market more rapidly and the use of replaceable clean energy will be more popular, resulting in a keener market demand for natural gas. The demand growth of natural gas market will continue to retain its strong momentum. Management of the Company will spare no effort in overcoming difficulties and be devoted to making contribution to the Company's profit margin and long-term development.

業務回顧及發展前景(續)

前景(續)

隨著大眾日益關注環境問題,預期 高污染能源將更快被市場淘汰,使 用可替代潔淨能源將更普及,使天 然氣市場需求更殷切,天然氣市場 的需求將維持強勁的增長勢頭。本 公司管理層將全力克服困難,致力 為本公司利潤率及長期發展作出貢 獻。

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

As at 31 March 2019, 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 corporations (within the meaning of Part XV of the Securities and Futures Ordinance ("SFO")) as recorded in the register required to be kept by the Company under section 352 of the SFO or as otherwise notified to the Company and the Stock Exchange pursuant to the required standard of dealings by directors of listed issuers as referred to in Rule 5.46 of the GEM Listing Rules were as follows:

董事及最高行政人員於股份、 相關股份及債券之權益或淡倉

於二零一九年三月三十一日,按本 公司根據證券及期貨條例(「證券及 期貨條例」)第352條規定而存置之 登記冊所記錄,或根據GEM上市規 則第5.46條所述上市發行人董事 行交易的規定標準已知會本公司及 聯交所,董事及本公司最高行政人 員在本公司或其任何相聯法團(定 義見證券及期貨條例第XV部)的股 份、相關股份及債券中之權益及淡 倉如下:

(a) 於本公司股份、相關股份及債 券之好倉

Name 姓名	Capacity 身份	Nature of interest 權益性質	Number of shares/ underlying shares 股份/相關 股份數目	Approximate % of shareholdings 持股概約 百分比
Mr. Wang Zhong Sheng 王忠勝先生	Interest of controlled corporation 受控法團權益	Corporate interest 公司權益	18,118,500 (Note 1) (附註1)	1.38%
	Beneficial owner 實益擁有人	Personal 個人	470,588,254 (Note 2) (附註2)	35.66%
Mr. Fu Shou Gang 付壽剛先生	Beneficial owner 實益擁有人	Personal 個人	324,750 (Note 3) (附註3)	0.02%

(a) Long positions in shares, underlying shares and debentures of the Company

DIRECTORS' AND CHIEF EXECUTIVE'S INTERESTS OR SHORT POSITIONS IN SHARES, UNDERLYING SHARES AND DEBENTURES (Continued)

(a) Long positions in shares, underlying shares and debentures of the Company (Continued)

Notes:

1. Such shares are owned by Jumbo Lane Investments Limited.

Mr. Wang Zhong Sheng owns 100% interest in the issued share capital of Jumbo Lane Investments Limited and he is taken to be interested in the shares owned by Jumbo Lane Investments Limited pursuant to Part XV of the SFO (Chapter 571 of the Laws of Hong Kong).

- Out of the 470,588,254 long positions, Mr. Wang Zhong Sheng is interested as (i) a grantee of options to subscribe for 324,750 shares under the new share option scheme adopted by the Company on 18 May 2011; (ii) a beneficial owner of 376,121,483 issued shares of the Company; and (iii) a holder of convertible bonds convertible to 94,142,021, conversion shares.
- 3. Mr. Fu Shou Gang is interested as a grantee of options to subscribe for 324,750 shares under the new share option scheme adopted by the Company on 18 May 2011.

Save as disclosed above, as at 31 March 2019, none of the Directors or chief executive of the Company had any other interests or short positions in any shares, underlying shares or debentures of the Company or any of its associated corporations (within the meaning of Part XV of the SFO) which were required, pursuant to section 352 of the SFO, to be entered in the register referred to therein, or which were otherwise required, pursuant to the required standard of dealings by directors of listed issuers as referred to in Rule 5.46 of the GEM Listing Rules, to be notified to the Company and the Stock Exchange. The Group had not issued any debentures during the Quarter. 董事及最高行政人員於股份、 相關股份及債券之權益或淡倉 (續)

(a) 於本公司股份、相關股份及債 券之好倉(續)

附註:

- 該等股份由寶連投資有限公司擁有。
 - 王忠勝先生擁有寶連投資有 限公司已發行股本之100% 權益,根據香港法例第571 章證券及期貨條例第5V 部,彼被視為於寶連投資有 限公司擁有之股份中擁有權 益。
- 於該470,588,254股股份之 好倉中,王忠勝先生以下列 形式擁有權益:(i)購股權之 承授人,可根據本公司於二 零一一年五月十八日採納的 新購股權計劃認購324,750 股股份:(ii)實益擁有人, 擁有376,121,483股本公司 已發行股份:及(iii)可轉換為 94,142,021股換股股份。
- 付壽剛先生作為購股權之承 授人擁有權益,可根據本公 司於二零一一年五月十八 日採納的新購股權計劃認購 324,750股股份。

除上文所披露者外,於二零一九年 三月三十一日,董事或本公司最高 行政人員概無在本公司或其任何相 聯法團(定義見證券及期貨條例第 XV部)之任何股份、相關股份或債 券中擁有根據證券及期貨條例第 352條規定而須載入該條例所述登 記冊內,或根據GEM上市規則第 5.46條所述上市發行人董事進行交 易的規定標準而須知會本公司及聯 交所之任何其他權益或淡倉。本集 團於本季度內並無發行任何債券。

SUBSTANTIAL SHAREHOLDERS AND PERSONS WITH DISCLOSEABLE INTEREST AND SHORT POSITION IN SHARES AND OPTIONS UNDER SFO

As at 31 March 2019, the following persons (other than the Directors or chief executive of the Company as disclosed above) had an interest or short positions in the shares and underlying shares of the Company as recorded in the register required to be kept by the Company under Section 336 of the SFO:

主要股東及於股份及購股權擁 有根據證券及期貨條例須予披 露之權益及淡倉之人士

於二零一九年三月三十一日,按根 據證券及期貨條例第336條規定本 公司須予存置之登記冊所記錄,下 列人士(已於上文披露之董事或本 公司最高行政人員除外)於本公司 股份及相關股份擁有權益或淡倉:

Long positions in shares/underlying shares

股份/相關股份之好倉

Name 姓名	Number of shares 股份數目	Natu 權益	re of Interest 性質	Percentage of shareholding 持股百分比
Ms. Zhao Xin (Note) 趙馨女士 (附註)	488,706,754		est of spouse 之權益	37.04%
Note:			附註:	
Ms. Zhao Xin (the spouse of M deemed to be interested in he Company pursuant to the SFO.	根據證券及期貨條例,趙馨女士(王忠 勝先生之配偶)被視為於本公司擁有其 配偶權益之權益。			
Save as disclosed above, no other person (other that executive of the Company) positions in the shares and Company as recorded in the kept by the Company pursua SFO.	n the Directors or chi had an interest or sho underlying shares of th e register required to l	ief ort ne be	期貨條例第336億 存置之登記冊所請 年三月三十一日 (董事或本公司最	N,按根據證券及 条規定本公司須予 記錄,於二零一九 ,並無其他人士 高行政人員除外) 目關股份中擁有權

DIRECTORS' AND CHIEF EXECUTIVE'S RIGHTS TO ACQUIRE SHARES OR DEBENTURES

Apart from as disclosed under the heading "Directors' and Chief Executive's Interests or Short Positions in Shares, Underlying Shares and Debentures" above and in the section "Share Option Scheme" below, at no time during the Quarter were rights to acquire benefits by means of the acquisition of shares in or debentures of the Company granted to any Director or their respective spouse or minor children or chief executive or were any such rights exercised by them; or was the Company or any of its subsidiaries a party to any arrangement to enable the Directors to acquire such rights in any other body corporate.

SHARE OPTION SCHEME

Pursuant to an ordinary resolution passed on 18 May 2011, the Company's share option scheme adopted on 28 July 2003 (the "Old Share Option Scheme") was terminated and a new share option scheme (the "New Share Option Scheme") was adopted which will remain in force for a period of 10 years from adoption of the New Share Option Scheme and will expire on 17 May 2021. On 30 May 2011, the Board approved to grant options in respect of 258,300,000 ordinary shares to the Company's Directors, employees and consultants under the New Share Option Scheme.

There were no share options that had been granted remained outstanding under the Old Share Option Scheme prior to its termination.

For details of the New Share Option Scheme, please refer to the circular of the Company dated 20 April 2011.

董事及主要行政人員購買股份 或債券之權利

除上文「董事及最高行政人員於股 份、相關股份及債券之權益或淡 倉」及下文「購股權計劃」章節所披 露者外,於本季度內任何時間,概 喪予任何子女或最高行政人員透開 調算本公司股份或債券之方法而獲 得利益之權利,或彼等亦無行使所 屬公司概無訂立任何安排,致使董 事可購買任何其他法人團體之該等 權利。

購股權計劃

根據於二零一一年五月十八日通 過的普通決議案,本公司於二零零 三年七月二十八日採納的購股權計 劃(「舊購股權計劃」)已告終止, 及新的購股權計劃(「新購股權計 劃」)已被採納,並將自採納新購股權計 劃起十年期間內持續有效,並 將於二零一一年五月十七日屆滿。 於二零一一年五月二十日,董事會 批准根據新購股權計劃授予本公 司董事、僱員及顧問購股權以認購 258,300,000股普通股。

於舊購股權計劃終止前,已無根據 其授出但尚未行使的購股權。

有關新購股權計劃之詳情,請參閱 本公司日期為二零一一年四月二十 日之通函。

SHARE OPTION SCHEME (Continued)

購股權計劃(續)

Information in relation to share options disclosed in accordance with the GEM Listing Rules was as follows:

根據GEM上市規則所披露有關購股 權的資料如下:

Name and category of participants 參顧者姓名及類別	As at 1 January 2019 於 二零一九年 一月一日	Granted during the period 期內 已授出	Exercised during the period 期內 已行使	Cancelled/ lapsed during the period 期內 已註銷/ 失效	As at 31 March 2019 於 二零一九年 三月三十一日	Date of grant of share options 購股權 授出日期	Exercise period of share options 購股權 行使期	Exercise price per share as at the date of grant of share options 於講版權 授出日期之 每股行使價	Adjusted exercise price per share option 每份講影權 之經調整 行使價
· 一 一 一 一 八 元 元 元 元 元 元 元 元 元 元 元 元 元 元 元	лн	<u>ск</u> щ	U11 K	77	<u>-л-і н</u>	12山日知	1] 区剂	呼放门区顶	1] 医膜
Executive Directors 執行董事									
Mr. Wang Zhong Sheng 王忠勝先生	324,750	-	-	-	324,750	30/5/2011	30/5/2011- 29/5/2021	0.495	3.81
Mr. Fu Shou Gang 付壽剛先生	324,750	-	-	-	324,750	30/5/2011	30/5/2011- 29/5/2021	0.495	3.81
	649,500	-	-	-	649,500				
Employees 僱員	5,486,976	-	-	-	5,486,976	30/5/2011	30/5/2011- 29/5/2021	0.495	3.81
Consultants 顧問	25,982,598	-	-	-	25,982,598	30/5/2011	30/5/2011- 29/5/2021	0.495	3.81
	32,119,074	-	-	-	32,119,074				

SHARE OPTION SCHEME (Continued)

Notes:

(ii)

附註:

The terms and conditions of the grants that existed (i) 於本期間存續之授出條款及條件 (j) during the Review Period are as follows:

	Number of options 購股權數目	Vesting conditions 歸屬條件	Contractual life of options 購股權合約年期
Options granted: 已授出購股權:			
30 May 2011 二零一一年五月三十日	215,220,000	Vest immediately 即時歸屬	10 years 10年
30 May 2011	43,080,000	Half on each of the first and second anniversaries of	10 years
二零一一年五月三十日		grant date 授出日期之首個及 第二個週年日每次一半	10年
The number and weighted options are as follows:	average exercise price	s of (ii) 購股權之數目 如下:	及加權平均行使價
		Weighted average exercise price 加權平均行使價 <i>HK\$</i> 港元	Number of options 購股權數目
Outstanding as at 1 January 2019	於二零一九年 一月一日未行	3.81	32,119,074
Granted during the period	期內已授出	-	-
Outstanding as at 31 March 2019	於二零一九年 三月三十一日	3.81 未行使	32,119,074
Exercisable as at 31 March 2019	於二零一九年 三月三十一日	3.81 可行使	32,119,074
The options outstanding as exercise price of HK\$3.81			三月三十一日之未 之行使價為3.81港

remaining contractual life of 2.2 years.

元,加權平均合約剩餘年期為2.2 年。

購股權計劃(續)

如下:

SHARE OPTION SCHEME (Continued)

As at the date of this report, the total number of shares available for issue under the New Share Option Scheme was 32,119,074 ordinary shares, representing approximately 2.43% of the issued shares of the Company.

The subscription price per share under the New Share Option Scheme is solely determined by the Board, and shall be at least the higher of: (i) the closing price of the shares as stated in the Stock Exchange's daily quotation sheet on the date of offer to grant option, which must be a business day; (ii) the average of the closing prices of the shares as stated in the Stock Exchange's daily quotations sheets for the 5 business days immediately preceding the date of offer to grant option; and (iii) the nominal value of a share on the date of offer to grant option, provided that in the event of fractional prices, the subscription price per share shall be rounded upwards to the nearest whole cent.

AMOUNT OF CAPITALISED INTEREST

Save as disclosed in this report, no interest has been capitalised by the Group during the Quarter.

CONVERTIBLE SECURITIES, WARRANTS OR SIMILAR RIGHTS

As at 31 March 2019, the Company had outstanding convertible bonds convertible to 94,142,021 conversion shares and outstanding options to subscribe for 32,119,074 shares under the New Share Option Scheme. Details of the New Share Option Scheme are disclosed in page 22-25 of this report.

購股權計劃(續)

於本報告日期,新購股權計劃項下 可供發行之股份總數為32,119,074 股普通股,佔本公司已發行股份約 2.43%。

新購股權計劃項下之每股認購價 由董事會全權釐定,並最少須為以 下列三者中之較高者:(i)股份於授 出購股權之要約日期(必須為營業 日)在聯交所每日報價表所報之收 市價;(ii)股份於緊接授出購股權 之要約日期前五個營業日在聯交所 每日報價表所報之平均收市價;及 (iii)於授出購股權之要約日期之股 份面值,惟倘出現零碎股價,每 認購價須上調至最接近之一整仙。

已撥充資本之利息金額

除本報告所披露者外,本集團於本 季度並無將任何利息撥充資本。

可換股證券、認股權證或類似 權利

於二零一九年三月三十一日,本公 司尚存可轉換為94,142,021 股換股 股份的未轉換可換股債券以及於新 購股權計劃項下可認購32,119,074 股股份的未行使購股權。新購股權 計劃的詳情於本報告第22-25 頁披 露。

PRE-EMPTIVE RIGHTS

There is no provision for pre-emptive rights under the Company's bye-laws, or the laws of Bermuda, which would oblige the Company to offer new shares on a pro-rata basis to existing shareholders.

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

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

AUDIT COMMITTEE

The Company established an audit committee (the "Audit Committee") with written terms of reference in compliance with the GEM Listing Rules on 28 July 2003. The primary duties of the audit committee are, among others, to review and oversee the financial reporting principles and practices adopted as well as internal control procedures and issues of the Group. It also reviews quarterly, interim and the final results of the Group prior to recommending the same to the Board for consideration.

The audit committee comprises of the three independent non-executive Directors, namely Mr. Wang Zhi He, Mr. Luo Wei Kun and Mr. Lau Chun Pong (Chairman).

During the Quarter, the Audit Committee has held one meeting. The Group's unaudited consolidated results for the Quarter have been reviewed and commented by the Audit Committee's members.

The audit committee concluded that the Group has employed sufficient staff for the purpose of accounting, financial and internal control to maintain a high quality of corporate governance.

優先購買權

本公司之公司細則或百慕達法例並 無訂有有關優先購買權之條文,規 定本公司須向現有股東按比例提呈 發售新股份。

購買、出售或贖回本公司上市 證券

於本季度內,本公司及其任何附屬 公司概無購入、出售或贖回本公司 任何上市證券。

審核委員會

本公司已於二零零三年七月二十八 日遵照GEM上市規則,成立審核委 員會(「審核委員會」)並書面列明其 職權範圍。審核委員會之主要職責 為(其中包括)審閱及監察本集團之 財務申報原則及所採納之慣例,以 及內部監控程序及事宜,並負責於 向董事會提呈以供其考慮前,先行 審閱本集團的季度、中期及全年業 績。

審核委員會由三名獨立非執行董事 王之和先生、羅維崑先生及劉振邦 先生(主席)組成。

於本季度,審核委員會曾舉行一次 會議,而本集團於本季度之未經審 核綜合業績已由審核委員會成員審 閱及提供意見。

審核委員會認為,本集團已聘用足 夠的員工處理會計、財務及內部監 控之工作來維持高質素的企業管治。

CORPORATE GOVERNANCE

During the Review Period, save as disclosed below, the Company has complied with the code provisions in the Corporate Governance Code set out in Appendix 15 to the GEM Listing Rules (the "Code").

Under code provision A.4.1 of the Code, nonexecutive directors should be appointed for specific terms, subject to re-election. Currently, the independent non-executive Directors have no specific term of office but are subject to retirement by rotation at annual general meetings of the Company in accordance with the Company's byelaws. The Board considers the current arrangement will allow flexibility to the Board in terms of appointment of Directors.

Under code provision A.2.1 of the Code, the roles of chairman and the chief executive should be separate and should not be performed by the same individual. The Company does not have any officer with the title of "chief executive". This deviates from code provision A.2.1 of the Code.

Mr. Wang Zhong Sheng, who acts as the chairman of the Company, is also responsible for overseeing the general operations of the Group. The Board will meet regularly to consider major matters affecting the operations of the Group. The Board considers that this structure will not impair the balance of power and authority between the Board and the management of the Company. The roles of the respective executive Directors and senior management who are in charge of different functions complement the role of the chairman and chief executive officer. The Board believes that this structure is conducive to strong and consistent leadership which enables the Group to operate efficiently.

企業管治

於本期間,除下文所披露者外,本 公司已遵守GEM上市規則附錄十五 所載《企業管治守則》(「守則」)的守 則條文。

根據守則之守則條文第A.4.1條, 非執行董事應有固定任期,並須接 受重選。目前,獨立非執行董事並 無固定任期,惟須根據本公司之公 司細則於本公司股東週年大會輪值 退任。董事會認為,現行安排將對 董事會委任董事提供靈活性。

根據守則之守則條文第A.2.1條,主 席與行政總裁之角色應有區分,不 應由一人同時兼任。本公司並無任 何高級職員擔任「行政總裁」一職, 此舉偏離守則之守則條文第A.2.1 條。

CORPORATE GOVERNANCE (Continued)

The Company understands the importance to comply with code provision A.2.1 of the Code and will continue to consider the feasibility of appointing a separate chief executive. The Company will make timely announcement if the chief executive has been appointed.

The Company has adopted a code of conduct regarding securities dealings by Directors as set out in Rules 5.48 to 5.67 of the GEM Listing Rules. Having made specific enquiries to all Directors, the Company was not aware of any non-compliance with such code of conduct during the Review Period.

The Company has received from each of the independent non-executive Directors a confirmation of their independence pursuant to Rule 5.09 of the GEM Listing Rules. The Company considers all of its independent non-executive Directors are independent.

By order of the Board Wang Zhong Sheng Chairman

10 May 2019

As at the date hereof, the executive Directors are Mr. Wang Zhong Sheng (Chairman) and Mr. Fu Shou Gang, and the independent non-executive Directors are Mr. Luo Wei Kun, Mr. Lau Chun Pong and Mr. Wang Zhi He.

企業管治(續)

本公司知悉遵守守則之守則條文第 A.2.1條之重要性,並將繼續考慮另 行委任行政總裁之可行性。倘行政 總裁已獲委任,本公司將適時作出 公佈。

本公司已採納GEM上市規則第 5.48至5.67條有關董事進行證券交 易的操守守則。本公司經向所有董 事作出特定查詢後,並不知悉有任 何董事於本期間內未有遵守該操守 守則。

本公司已接獲各獨立非執行董事根 據GEM上市規則第5.09條作出彼 等獨立身份之確認。本公司認為其 全體獨立非執行董事均為獨立人士。

承董事會命 主席 **王忠勝**

二零一九年五月十日

於本報告日期,執行董事為王忠勝 先生及付壽剛先生,以及獨立非執 行董事為羅維崑先生、劉振邦先生 及王之和先生。

中國煤層氣集團有限公司 China CBM Group Company Limited

(於開曼群島註冊成立並在百慕達繼續營業之有限公司) (Incorporated in the Cayman Islands and continued in Bermuda with limited liability)

股份代號 Stock Code: 8270