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XINYANG MAOJIAN GROUP LIMITED

信陽毛尖集團有限公司

(Incorporated in the Cayman Islands and continued in Bermuda with limited liability)

(Stock Code: 362)

ANNOUNCEMENT OF INTERIM RESULTS FOR THE SIX MONTHS ENDED 31 DECEMBER 2020

The board (the "Board") of directors (the "Directors") of Xinyang Maojian Group Limited (the "Company") is pleased to announce the unaudited condensed consolidated results of the Company and its subsidiaries for the six months ended 31 December 2020. This announcement, containing the full text of the 2020 interim report of the Company, complies with the relevant requirements of the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited (the "Stock Exchange") in relation to the information to accompany preliminary announcements of interim results. The printed version of the Company's 2020 interim report will be delivered to the shareholders of the Company and available for viewing on the websites of Stock Exchange (www.hkexnews.hk) and of the Company (www.xinyangmaojian.com.hk) before the end of March 2021.

By order of the Board

Xinyang Maojian Group Limited

Chan Yuk Foebe

Chairman and Chief Executive Officer

Hong Kong, 5 February 2021

As at the date of this announcement, Ms. Chan Yuk Foebe, Mr. Gao Ran, Mr. Law Tze Ping Eric, Mr. Yu Defa and Mr. Chen Lei are the executive Directors and Mr. Ma Wing Yun Bryan, Mr. Tam Ching Ho and Mr. Hau Chi Kit are the independent non-executive Directors.

信陽毛尖集團有限公司 二零二零年中期報告

FINANCIAL HIGHLIGHTS 財務摘要

For the six months ended 31 December 2020 截至二零二零年十二月三十一目止六個月

		2020 二零二零年 HK\$'000 千港元	2019 二零一九年 HK\$'000 千港元	Change 變動
TURNOVER	營業額	223,050	149,647	49%
LOSS FOR THE PERIOD	期間虧損	(78,417)	(51,448)	52%
BASIC LOSS PER SHARE	每股基本虧損	HK(5.39) cents 港仙	HK(3.51) cents 港仙	54%
INTERIM DIVIDEND PER SHARE	每股中期股息	-	_	_

The board (the "Board") of directors ("Directors") 信陽毛尖集團有限公司(「本公司」)董事 of Xinyang Maojian Group Limited (the "Company") (「董事」)會(「董事會」) 欣然公佈本公 is pleased to announce the unaudited condensed 司及其附屬公司(統稱「本集團」)截至二 consolidated interim financial statements (the "Interim 零二零年十二月三十一日止六個月(「期 Financial Statements") of the Company and its 間」)之未經審核簡明綜合中期財務報表 subsidiaries (collectively, the "Group") for the six (「中期財務報表」)。中期財務報表未經 months ended 31 December 2020 (the "Period"). The 審核但已由本公司審核委員會(「審核委 Interim Financial Statements have not been audited 員會」審閱。 but have been reviewed by the Company's audit committee (the "Audit Committee").

Xinyang Maojian Group Limited Interim Report 2020

CONDENSED CONSOLIDATED INCOME STATEMENT 簡明綜合收益表

For the six months ended 31 December 2020 截至二零二零年十二月三十一日止六個月

(Unaudited) (未經審核) Six months ended 31 December 截至十二月三十一日 止六個月

			2020 二零二零年	2019 二零一九年
		Note	, , , ,	
			HK\$'000	HK\$'000
		附註	千港元 —————	千港元
Revenue	收益	4	223,050	149,647
Cost of sales	銷售成本	7	(155,067)	(81,684)
Cost of sales	朝台风平		(155,007)	(01,004)
Gross profit	毛利		67,983	67,963
Other income	其他收入	6	3,686	4,503
Gains/(losses) on fair value	按公平值計入損益		,,,,,,	.,
of financial assets at fair	之金融資產			
value through profit or	公平值收益/			
loss, net	(虧損)淨值		1,528	(125)
Selling and distribution	銷售及分銷成本		-,-=-	(120)
costs	27 11 20 23 23 77 7		(18,088)	(10,932)
Administrative expenses	行政開支		(46,719)	(38,627)
Other operating expenses	其他經營開支		(27,041)	(23,795)
Loss from operations	經營虧損		(18,651)	(1,013)
Finance costs	財務成本		(61,004)	(48,086)
Share of results of joint	應佔合營企業業績			
ventures			1,238	(2,349)
Leave before to	11V 477 74 F- 11D		(70.447)	(54.110)
Loss before tax	除税前虧損	_	(78,417)	(51,448)
Income tax	所得税	7	_	
Loss for the period	期間虧損	8	(78,417)	(51,448)
	741 I-1 (PL) J.K.		(10,411)	(01,440)

信陽毛尖集團有限公司 二零二零年中期報告

CONDENSED CONSOLIDATED INCOME STATEMENT (CONTINUED) 簡明綜合收益表(續)

For the six months ended 31 December 2020 截至二零二零年十二月三十一日止六個月

(Unaudited) (未經審核) Six months ended 31 December 截至十二月三十一日

		止六個月					
		Note 附註	2020 二零二零年 HK\$'000 千港元	2019 二零一九年 HK\$'000 千港元			
Attributable to: Owners of the Company	應佔: 本公司擁有人		(74,286)	(46,768)			
Non-controlling interests	非控股權益		(4,131)	(4,680)			
Loss for the period	期間虧損		(78,417)	(51,448)			
Loss per share	每股虧損						
– Basic	一基本	9	HK(5.39) cents 港仙	HK(3.51) cents 港仙			
– Diluted	-攤薄	9	HK(5.39) cents 港仙	HK(3.51) cents 港仙			

Xinyang Maojian Group Limited Interim Report 2020

CONDENSED CONSOLIDATED STATEMENT OF COMPREHENSIVE INCOME 簡明綜合全面收入報表

For the six months ended 31 December 2020 截至二零二零年十二月三十一日止六個月

(Unaudited) (未經審核) Six months ended 31 December 截至十二月三十一日

		止六個月			
		2020	2019		
		二零二零年	二零一九年		
		HK\$'000	HK\$'000		
		千港元 ——————	千港元		
	Ho on to In	(70.447)	()		
Loss for the period	期間虧損	(78,417)	(51,448)		
Other comprehensive income	除税後其他全面				
after tax:	收入:				
Item that may be reclassified to	可能獲重新分類至				
profit or loss:	損益之項目:				
Exchange differences on	換算海外業務				
translating foreign operations	匯兑差額	80,722	(47,483)		
Other comprehensive income	期間其他全面				
for the period, net of tax	期间共他主面 收入,扣除税項	80,722	(47,483)		
Tor the period, her or tax	以八 加尔优特	00,722	(47,400)		
Total comprehensive income	期間全面收入總額				
for the period		2,305	(98,931)		
	±				
Attributable to:	應佔:		(00		
Owners of the Company	本公司擁有人	8,062	(89,418)		
Non-controlling interests	非控股權益	(5,757)	(9,513)		
		2,305	(98,931)		
		2,303	(90,931)		

CONDENSED CONSOLIDATED STATEMENT OF FINANCIAL POSITION 簡明綜合財務狀況報表

As at 31 December 2020 於二零二零年十二月三十一日

		Note 附註	(Unaudited) (未經審核) 31 December 2020 二零二零年 十二月三十一日 HK\$'000 千港元	(Audited) (經審核) 30 June 2020 二零二零年 六月三十日 HK\$'000 千港元
Non-current assets	非流動資產			
Fixed assets Right-of-use assets	固定資產 使用權資產 於一間合營企業之		1,627,242 308,891	1,516,536 297,376
Investment in a joint venture Goodwill	投資商譽		10,209 6,546	8,971 _
			1,952,888	1,822,883
Current assets Inventories Trade receivables Prepayments, deposits and	流動資產 存貨 應收貿易賬項 額付款項、訂令及	11	24,987 88,321	7,538 27,300
other receivables Financial assets at fair value	其他應收款項		129,591	130,282
through profit or loss Bank and cash balances	之金融資產 銀行及現金結存		5,848 34,899	678 8,143
			283,646	173,941
TOTAL ASSETS	總資產		2,236,534	1,996,824
Capital and reserves Share capital Reserves	股本及儲備 股本 儲備	12	144,821 328,857	133,993 241,480
Equity attributable to owners of the Company Non-controlling interests	本公司擁有人應佔 權益 非控股權益		473,678 48,055	375,473 53,812
Total equity	總權益		521,733	429,285

Xinyang Maojian Group Limited Interim Report 2020

As at 31 December 2020 於二零二零年十二月三十一目

		Note 附註	(Unaudited) (未經審核) 31 December 2020 二零二零年 十二月三十一日 HK\$'000 千港元	(Audited) (經審核) 30 June 2020 二零二零年 六月三十日 HK\$'000 千港元
Non-current liabilities Bank loans Bonds payable Other payables Lease liabilities Deferred tax liabilities Convertible bonds	非流動負債 銀行貸款 應付債券 其他應負債 租賃負稅 遞延稅債負 可換股債券	14 13	17,451 968,181 189,402 2,661 102 50,234	18,777 975,627 175,204 3,758 102
			1,228,031	1,173,468
Current liabilities Trade payables Other payables and accruals Other loans Bank loans Bonds payable Lease liabilities	流動負債 應付貿易賬項 其他應付款項及 應計款項 其他貸款 銀行貸款 應付債券 租賃負債	15 14 13	96,045 217,428 64,648 42,273 64,256 2,120	55,393 209,819 65,716 48,527 12,641 1,975
			486,770	394,071
Total liabilities	總負債		1,714,801	1,567,539
TOTAL EQUITY AND LIABILITIES	總權益及負債		2,236,534	1,996,824
Net current liabilities	流動負債淨額		(203,124)	(220,130)
Total assets less current liabilities	總資產減流動負債		1,749,764	1,602,753
Net assets	資產淨值		521,733	429,285

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

For the six months ended 31 December 2020 截至二零二零年十二月三十一日止六個月

					(Unaudited)					
			F							
			•		nths ended 31 零年十二月三十					
					e to owners of					
					本公司擁有人應					
					中公 可郷 行 人思	*10				
			Fixed asset	Share	Convertible				Non-	
		Share	revaluation	option	bonds	Exchange	Retained		controlling	
		capital	reserve	reserve	reserve	reserve	profits	Sub-total	interests	Total
			固定資產	購股權	可換股債券				非控股	
		股本	重估儲備	儲備	儲備	外匯儲備	保留溢利	小計	權益	總計
		HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000
		千港元	千港元	千港元	千港元	千港元	千港元	千港元	千港元	千港元
At 1 July 2020	於二零二零年									
	七月一日	133,993	13,943	11,752	-	51,760	164,025	375,473	53,812	429,285
Total comprehensive	期間全面收入									
income for the Period	總額	-	_		_	82,348	(74,286)	8,062	(5,757)	2,305
Exercise of share	行使購股權									
options	.,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	5,828	_	(10,025)	_	_	23,180	18,983	_	18,983
Employee share optio	ns 僱員購股權	-,		(,)			,	,		,
benefit	福利	_	_	19,555			_	19,555		19,555
Issue of convertible	發行可換股			10,000				10,000		10,000
bonds	信券			_	39,506			39,506		39,506
Conversion of	轉換可換股	_	_	_	33,300	_	_	00,000	_	00,000
convertible bonds	特换可换似 債券	F 000			(7.004)		45.000	10.000		10.000
convertible bonds		5,000			(7,901)		15,000	12,099		12,099
Changes in equity	期間權益變動									
for the Period		10,828	-	9,530	31,605	82,348	(36,106)	98,205	(5,757)	92,448
At 31 December 2020	於二零二零年									
	十二月									
	三十一日	144,821	13,943	21,282	31,605	134,108	127,919	473,678	48,055	521,733
	=1 H	TTIJOET	10,0 10	,	01,000	101,100	121,010	110,070	10,000	

Xinyang Maojian Group Limited Interim Report 2020

CONDENSED CONSOLIDATED STATEMENT OF CHANGES IN EQUITY (CONTINUED) 簡明綜合權益變動報表(續)

For the six months ended 31 December 2020 截至二零二零年十二月三十一日止六個月

(Unaudited) (未經審核)

For the six months ended 31 December 2019

截至二零一九年十二月三十一日止六個月

		Attributable to owners of the Company 本公司擁有人應佔								
		Share capital	Fixed asset revaluation reserve 固定資產	Share option reserve 購股權	Other reserve	Exchange reserve	Retained profits	Sub-total	Non- controlling interests 非控股	Total
		股本 HK\$'000 千港元	重估儲備 HK\$'000 千港元	儲備 HK\$'000 千港元	其他儲備 HK\$'000 千港元	外匯儲備 HK\$'000 千港元	保留溢利 HK\$'000 千港元	小計 HK\$'000 千港元	權益 HK\$'000 千港元	總計 HK\$'000 千港元
At 1 July 2019	於二零一九年 七月一日	133,243	10,562	11,988	87	110,056	535,186	801,122	63,787	864,909
Total comprehensive income for the Period Exercise of share options	期間全面收入 總額 6 行使購股權	- 300	-	- (94)	-	(42,650)	(46,768) 769	(89,418) 975	(9,513) –	(98,931) 975
Changes in equity for the Period	期間權益變動	300	-	(94)	-	(42,650)	(45,999)	(88,443)	(9,513)	(97,956)
At 31 December 2019	於二零一九年 十二月 三十一日	133,543	10,562	11,894	87	67,406	489,187	712,679	54,274	766,953

CONDENSED CONSOLIDATED STATEMENT OF CASH FLOWS 簡明綜合現金流量報表

For the six months ended 31 December 2020 截至二零二零年十二月三十一日止六個月

(Unaudited) (未經審核) Six months ended 31 December 截至十二月三十一日 止六個月

		2020 二零二零年 HK\$'000 千港元	2019 二零一九年 HK\$'000 千港元
NET CASH (USED IN)/ GENERATED FROM OPERATING ACTIVITIES	經營業務(所用)/ 所得之現金 淨額	(62,025)	28,563
NET CASH USED IN INVESTING ACTIVITIES	投資活動所用之 現金淨額	(16,322)	(11,261)
NET CASH GENERATED FROM/(USED IN) FINANCING ACTIVITIES	融資活動所得/(所用)之現金	104,274	(17,553)
NET INCREASE/(DECREASE) IN CASH AND CASH EQUIVALENTS	現金及現金等值 項目增加/ (減少)淨額	25,927	(251)
EFFECT OF FOREIGN EXCHANGE RATE CHANGES	匯率變動之影響	829	705
CASH AND CASH EQUIVALENTS AT BEGINNING OF PERIOD	期初現金及現金 等值項目	8,143	7,185
CASH AND CASH EQUIVALENTS AT END OF PERIOD	期終現金及現金 等值項目	34,899	7,639
ANALYSIS OF CASH AND CASH EQUIVALENTS	現金及現金等值項目分析	04.000	7.000
Bank and cash balances	銀行及現金結存	34,899	7,639

10

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS 簡明綜合財務報表附註

For the six months ended 31 December 2020 截至二零二零年十二月三十一日止六個月

1. BASIS OF PREPARATION AND ACCOUNTING POLICIES

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

These condensed consolidated financial statements have been prepared on the historical cost basis except for certain properties and financial instruments that are measured at revalued amounts or fair values, as appropriate.

As at 31 December 2020, the Group had net current liabilities of approximately HK\$203,124,000 and incurred a loss of HK\$78,417,000 for the Period. These conditions indicate the existence of a material uncertainty which may cast significant doubt on the Group's ability to continue as a going concern. Therefore, the Group may be unable to realise its assets and discharge its liabilities in the normal course of business.

1. 編製基準及會計政策

此等未經審核簡明綜合財務報表已根據由香港會計師公會(「香港會計師公會」)頒佈之香港會計準則第34號「中期財務報告」(「香港會計準則第34號」)以及香港聯合交易所有限公司(「聯交所」))證券上市規則(「上市規則」))附錄十六之適用披露規定編製。

該等簡明綜合財務報表已按歷史 成本基準編製,按重估金額或公 平值(如適用)計量的若干物業及 金融工具除外。

於二零二零年十二月三十一日,本集團的流動負債淨額約203,124,000港元,並於期間產生虧損78,417,000港元。該等狀況表明存在重大不確定性,或對本集團持續經營能力嚴重成疑。因此,本集團可能無法在正常業務過程中變現其資產及履行其負債。

For the six months ended 31 December 2020 截至二零二零年十二月三十一目止六個月

1. BASIS OF PREPARATION AND ACCOUNTING POLICIES

(Continued)

In preparing the condensed consolidated financial statements, the directors of the Company have given careful consideration to the current and anticipated future liquidity of the Group and the ability of the Group to achieve profitable and positive cash flows from operations in immediate and long terms. In order to strengthen the Group's capital base and maintain sufficient financing necessary for future business development, the directors have taken the following plans and measures:

- The Group had several idle right-of-use assets located in Mudanjiang City, Heilongjiang Province, the PRC with a total carrying amount of approximately HK\$106,478,000. These right-of-use assets are available to be disposed of, which have a total market value of approximately HK\$237,439,000 with reference to the estimated market approach analysis of the right-of-use assets carried out by an independent third-party valuer, in the event the Group requires further financing.
- The Group will apply cost cutting measures to reduce administrative expenses and cash outflows for the next twelve months.

1. 編製基準及會計政策

編製簡明綜合財務報表時,本公司董事已審慎考慮本集團目前及預測日後流動資金,以及本集團 促即時及長期業務達致盈利及正面現金流量的能力。為加強本集團的資本基礎及維持未來業務發展所需的充足資金,董事已採取以下計劃及措施:

- 一 本集團擁有數項位於中國 黑龍江省牡丹江市的閒置 使用權資產,總賬面值約 為106,478,000港元。如本 集團需再度融資,該等使 用權資產可予出售,在參 考由獨立第三方的估值計 對使用權資產進行估計市 場法分析後,其總市值約 為237,439,000港元。
- 本集團將在未來十二個月 內採取削減成本措施,減 少行政費用和現金流出。

For the six months ended 31 December 2020 截至二零二零年十二月三十一日止六個月

1. BASIS OF PREPARATION AND ACCOUNTING POLICIES

(Continued)

Based on the above plans and measures, the directors are therefore of the opinion that it is appropriate to prepare the financial statements on a going concern basis. Should the Group fail to achieve the abovementioned plans and measures, it might not be able to continue as a going concern, and adjustments would have to be made to the consolidated financial statements to adjust the value of the Group's assets to their recoverable amounts, to provide for any further liabilities which might arise and to reclassify non-current assets and liabilities as current assets and liabilities, respectively. The effects of these adjustments have not been reflected in the consolidated financial statements.

Other than additional accounting policies resulting from application of amendments to Hong Kong Financial Reporting Standards ("HKFRSs"), the accounting policies and methods of computation used in the condensed consolidated financial statements for the six months ended 31 December 2020 are the same as those presented in the Group's annual financial statements for the year ended 30 June 2020.

1. 編製基準及會計政策

除應用經修訂香港財務報告準則 (「香港財務報告準則」)導致之其 他額外會計政策外,截至二零二 零年十二月三十一日止六個月之 簡明綜合財務報表所用會計政策 及計算方法與本集團截至二零二 零年六月三十日止年度之年度財 務報表內所呈列者相同。

For the six months ended 31 December 2020 截至二零二零年十二月三十一目止六個月

2. APPLICATION OF AMENDMENTS TO HKFRSs

In the current interim period, the Group has applied the Amendments to References to the Conceptual Framework in HKFRSs and the following amendments to HKFRSs issued by the HKICPA, for the first time, which are mandatorily effective for the annual period beginning on or after 1 July 2020 for the preparation of the Group's condensed consolidated financial statements:

Amendments to HKAS 1 and HKAS 8 香港會計準則第1號及香港會計準則 第8號(修訂本)

Amendments to HKFRS 3 香港財務報告準則第3號(修訂本) Amendments to HKFRS 9, HKAS 39 and HKFRS 7 香港財務報告準則第9號、 香港會計準則第39號及香港財務 報告準則第7號(修訂本) Amendments to 16

Amendments to 16 香港財務報告準則第16號(修訂本)

The application of the Amendments to References to the Conceptual Framework in HKFRSs and the amendments to HKFRSs in the current period has had no material impact on the Group's financial positions and performance for the current and prior periods and/or on the disclosures set out in these condensed consolidated financial statements.

2. 應用香港財務報告準 則之修訂本

於本中期期間,本集團已首次應用香港會計師公會頒佈的香港財務報告準則概念框架引述之修訂本及下列香港財務報告準則之修訂本,該等準則就編製本集團之簡明綜合財務報表於二零二零年七月一日或之後開始之年度期間強制生效:

Definition of Material 重要性之定義

Definition of a Business 業務之定義 Interest Rate Benchmark Reform

利率基準改革

COVID-19-Related Rent Concessions COVID-19相關租金寬減

> 除下文所述者外,於期間內應用 香港財務報告準則概念框架引述 之修訂本及香港財務報告準則之 修訂本概無對本集團當前及過往 期間之財務狀況及表現及/或該 等簡明綜合財務報表所載之披露 事項造成重大影響。

For the six months ended 31 December 2020 截至二零二零年十二月三十一日止六個月

3. FAIR VALUE MEASUREMENTS

measure fair value:

3. 公平值計量

The carrying amounts of the Group's financial assets and financial liabilities as reflected in the condensed consolidated statement of financial position approximate their respective fair values.

Fair value is the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date. The following disclosures of fair value measurements use a fair value hierarchy that categorises into three levels of inputs for valuation techniques used to

Level 1 inputs: quoted prices (unadjusted) in active markets for identical assets or liabilities that the Group can access at the measurement date.

Level 2 inputs: inputs other than quoted prices included within Level 1 that are observable for the asset or liability, either directly or indirectly.

Level 3 inputs: unobservable inputs for the asset or liability.

The Group's policy is to recognise transfers into and transfers out of any of the three levels as of the date of the event or change in circumstances that caused the transfer.

The recurring fair value measurement of the financial assets at fair value through profit or loss was using Level 1 as at 30 June 2020 and 31 December 2020.

簡明綜合財務狀況報表所列示本 集團金融資產及金融負債之賬面 值與其各自之公平值相若。

公平值是市場參與者在計量日進 行之有秩序交易中出售一項資產 所收取或轉讓一項負債所支付之 價格。以下披露之公平值計量使 用公平值等級機制,有關機制將 用以計量公平值之估值技術之輸 入數據分為三級,詳情如下:

第1級輸入數據:本集團可在計量日取得之相同資產或負債在活躍市場之報價(未經調整)。

第2級輸入數據:除第1級報價以外,基於可直接或間接觀察取得 之資產或負債輸入數據。

第3級輸入數據:資產或負債之 無法觀察輸入數據。

本集團之政策是於轉撥事件或導 致轉撥之情況出現變動之日,確 認轉入及轉出三個級別任何之一。

於二零二零年六月三十日及二零 二零年十二月三十一日,按公平 值計入損益之金融資產之經常性 公平值計量均使用第1級。

信陽毛尖集團有限公司 二零二零年中期報告

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED) 簡明綜合財務報表附註(續)

For the six months ended 31 December 2020 截至二零二零年十二月三十一日止六個月

4. REVENUE

4. 收益

Revenue represents the net invoiced value of goods sold and services provided, after allowances for returns and trade discounts, and after eliminations of all significant intra-group transactions during the Period.

收益指於期間內經扣除退貨撥備 及商業折扣,並對銷集團內公司 間之所有重大交易後所得之銷售 貨品及提供服務發票淨值。

		2020 二零二零年 HK\$'000 千港元	2019 二零一九年 HK\$'000 千港元
Continuing operations:	持續經營業務 : 熱能供應服務	100 700	105.040
Heat supplying services Electricity supplying services	電力供應服務	132,723 7,167	135,843 4,809
Sales of calcium carbide	報售碳化鈣	-	4,009
Sales of lime powder	銷售石灰粉	14,189	8,471
Facilities of construction	設施建設服務		,
services		_	524
Sales of wine	銷售酒類	68,971	-
		223,050	149,647

16

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED) 簡明綜合財務報表附註(續)

For the six months ended 31 December 2020 截至二零二零年十二月三十一日止六個月

5. SEGMENT INFORMATION 5. 分部資料

The Group's reportable segments are strategic business units that offer different products. They are managed separately because each business requires different technology and marketing strategies. The Group has six reportable segments as follows:

Heat and power – generation and supply of heat and power;

Calcium carbide – manufacture and sale of calcium carbide and lime powder;

Construction services – construction and monitor of public facilities construction;

Polyvinyl-chloride – manufacture and sale of polyvinyl-chloride;

Vinyl acetate - manufacture and sale of vinyl acetate; and

Beverage - sales of wine.

The accounting policies of the operating segments are the same as those described in the Group's 2020 annual financial statements. Segment profits or losses do not include fair value gains/(losses) on financial assets at fair value through profit or loss, share of results of a joint venture and corporate administrative expenses. Segment assets do not include bank and cash balances, financial assets at fair value through profit or loss, investment in a joint venture and corporate assets. Segment liabilities do not include bank loans, bonds payable, convertible bonds, bond interest payable, other loans and other payables and accruals for general administrative use.

The Group accounts for intersegment sales and transfers as if the sales or transfers were to third parties, i.e. at current market prices.

本集團各可報告分部為提供不同 產品之策略性業務單位,基於各 項業務所需技術及市場推廣策略 不同而獨立管理。本集團有以下

六個可報告分部:

熱能及電力-生產及供應熱能及 電力;

碳化鈣-製造及銷售碳化鈣及石 灰粉;

建造服務-建設及監察公用設施建設;

聚氯乙烯-製造及銷售聚氯乙烯;

醋酸乙烯-製造及銷售醋酸乙烯;及

飲料一銷售酒類。

本集團按向第三方作出之銷售或 轉讓(即現行市價)計算分部間銷 售及轉讓。

For the six months ended 31 December 2020 截至二零二零年十二月三十一日止六個月

5. SEGMENT INFORMATION 5. 分部資料(續)

(Continued)

Information about reportable segment profit or loss, assets and liabilities:

有關可報告分部之溢利或虧損、 資產及負債之資料:

		(Unaudited) (未經審核)							
		Heat and power 熟能及	Calcium carbide	Construction services	Polyvinyl- chloride	Viny		Unallocated	Total
		無能及 電力 HK\$'000 千港元	碳化鈣 HK\$'000 千港元	建設服務 HK\$'000 千港元	聚氯乙烯 HK\$'000 千港元	HK\$'000	HK\$'000		總計 HK\$'000 千港元
Six months ended 31 December 2020	截至二零二零年 十二月三十一日 止六個月								
Revenue from external customers Segment profit/(loss)	外界客戶收益 分部溢利/(虧損)	139,890 43,242	14,189 (41,093)	- (72)	- (1,490) (321	68,971) 4,286	(82,969)	223,050 (78,417)
As at 31 December 2020	於二零二零年								
Segment assets Segment liabilities	十二月三十一日 分部資產 分部負債	821,427 237,682	1,130,825 238,000	85,423 34,893	57,825 16,751				2,236,534 1,714,801
		Heat and		cium Constri); uction	Jnaudited) 未經審核) Polyvinyl-	Vinyl		T.1.
		powe 熱能及	Ł .		rvices	chloride	acetate	Unallocated	Total
		電力 HK\$'00i 千港元) HK\$	'000 HK	段服務 \$'000 ←港元	聚氯乙烯 HK\$'000 千港元	醋酸乙烯 HK\$'000 千港元	未分配 HK\$'000 千港元	總計 HK\$'000 千港元
Six months ended 31 December 2019	截至二零一九年 十二月三十一日 止六個月								
Revenue from external customers Segment profit/(loss)	外界客戶收益 分部溢利/(虧損)	140,655 51,839		,471 ,678)	524 (687)	- (6,237)	- (5,996)	- (65,689)	149,647 (51,448)
As at 30 June 2020 Segment assets Segment liabilities	於二零二零年 六月三十日 分部資產 分部負債	632,521 186,651	. ,		8,967 2,122	53,699 14,343	37,382 20,967	99,668 1,133,214	1,996,824 1,567,539

Xinyang Maojian Group Limited Interim Report 2020

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED) 簡明綜合財務報表附註(續)

For the six months ended 31 December 2020 截至二零二零年十二月三十一日止六個月

6. OTHER INCOME

6. 其他收入

(Unaudited) (未經審核) Six months ended 31 December 截至十二月三十一日 止六個月

		2020 二零二零年 HK\$'000 千港元	2019 二零一九年 HK\$'000 千港元
	AD / = T.I. + .II. 3		
Bank interest income	銀行利息收入	1	92
Other interest income	其他利息收入	71	1,168
Construction income of	安裝管道之建設		
installation of pipe	收入	2,397	1,017
Property management	物業管理服務收入		
service income		144	1,814
Sundry income	雜項收入	1,073	412
		3,686	4,503

信陽毛尖集團有限公司 二零二零年中期報告

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED) 簡明綜合財務報表附註(續)

For the six months ended 31 December 2020 截至二零二零年十二月三十一日止六個月

即期税項

7. INCOME TAX

Current tax

7. 所得税

(Unaudited) (未經審核) Six months ended 31 December 截至十二月三十一日 止六個月

2020 2019 二零二零年 二零一九年 HK\$'000 HK\$'000 千港元 千港元

No provision for Hong Kong Profits Tax has

been made as the Group did not generate any assessable profits arising in Hong Kong during the Period (2019: Nil).

Tax charge on profits assessable elsewhere has been calculated at the rates of tax prevailing in the countries in which the Group operates, based on existing legislation, interpretation and practices in respect thereof.

No provision for PRC enterprise income tax has been made as the Group has sufficient tax loss brought forward to offset the profit generated during the Period (2019: Nil).

由於本集團於期間並無在香港產生任何應課稅溢利,因此並無就香港利得稅計提撥備(二零一九年:無)。

其他地區應課税溢利之稅項支出 乃按照本集團經營業務所在國家 當前稅率,根據該等國家現有法 例、詮釋及慣例計算。

由於本集團於期間內已結轉充足 稅務虧損以抵銷所產生的溢利, 故並無就中國企業所得稅計提撥 備(二零一九年:無)。

20

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED) 簡明綜合財務報表附註(續)

For the six months ended 31 December 2020 截至二零二零年十二月三十一日止六個月

8. LOSS FOR THE PERIOD 8. 期間虧損

The Group's loss for the Period is stated after charging the following:

本集團於期間之虧損已扣除下列 各項列賬:

> (Unaudited) (未經審核) Six months ended 31 December 截至十二月三十一日 止六個月

		2020 二零二零年 HK\$'000 千港元	2019 二零一九年 HK\$'000 千港元
Depreciation of fixed assets Depreciation of right-of-use	固定資產折舊 使用權資產折舊	39,961	44,891
assets		4,203	_
Allowance for receivables	應收款項撥備		
- trade receivables	一應收貿易賬項	_	4,289
- other receivables	一其他應收款項	_	3,036
Factory overhead incurred	停產期間產生之		,
during suspension of	工廠日常開支		
production		27,041	23,795
Staff costs (excluding	員工成本(不包括		
Directors' emoluments):	董事酬金):		
Wages, salaries and	工資、薪金及		
benefits in kind	實物利益	16,702	17,177
Employee share option	員工購股權福利		
benefits		19,555	-
Retirement benefits schem			
contributions	供款	3,821	3,951
Directors' emoluments	董事酬金	800	671

For the six months ended 31 December 2020 截至二零二零年十二月三十一日止六個月

9. LOSS PER SHARE

(a) Basic loss per share

Calculation of basic loss per share attributable to the owners of the Company is based on the loss for the Period attributable to the owners of the Company of approximately HK\$74,286,000 (2019: HK\$46,768,000) and the weighted average number of ordinary shares of 1,377,576,936 (2019: 1,332,968,303) in issue during the Period.

(b) Diluted loss per share

For the Period and the six months ended 31 December 2019, the diluted loss per share was the same as the basic loss per share as the computation of the diluted loss does not assume the exercise of the Company's share options because assumption of exercise of the share options would result in a decrease in loss per share.

10. CAPITAL EXPENDITURE

During the Period, the additions to fixed assets including the construction in progress in the PRC were approximately HK\$2,322,000 (2019: HK\$3,849,000).

9. 每股虧損

(a) 每股基本虧損

本公司擁有人應佔每股基本虧損乃根據本公司擁有人應佔期間虧損約74,286,000港元(二零一九年:46,768,000港元)及期間已發行普通股加權平均數1,377,576,936股(二零一九年:1,332,968,303股)計算。

(b) 每股攤薄虧損

由於計算攤薄虧損時並無假設行使本公司之購股權 (原因是假設行使購股權會 導致每股虧損減少),故期 間及截至二零一九年十二 月三十一日止六個月每股 攤薄虧損與每股基本虧損 相同。

10. 資本開支

於期間內,添置固定資產(包括中國在建工程)之金額約為 2,322,000港元(二零一九年: 3,849,000港元)。

22

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED) 簡明綜合財務報表附註(續)

For the six months ended 31 December 2020 截至二零二零年十二月三十一日止六個月

11. TRADE RECEIVABLES

11. 應收貿易賬項

The Group's trading terms with customers are mainly on credit. The credit terms generally range from 60 to 180 days (30 June 2020: 60 to 180 days). The Group seeks to maintain strict control over its outstanding receivables. Overdue balances are reviewed regularly by the management.

本集團主要按信貸期與客戶進行 交易。信貸期一般介乎60至180 日(二零二零年六月三十日:60 至180日)。本集團致力維持嚴格 控制其未償還應收賬項。逾期賬 項由管理層定期檢討。

The ageing analysis of trade receivables, based on the invoice date, and net of allowance, is as follows:

以下為應收貿易賬項(經扣除撥 備)按發票日期之賬齡分析:

		(Unaudited) (未經審核) 31 December 2020 二零二零年 十二月三十一日 HK\$'000 千港元	(Audited) (經審核) 30 June 2020 二零二零年 六月三十日 HK\$'000 千港元
Within 30 days	30日內	35,953	396
31 to 60 days	31至60日	30,913	194
61 to 90 days	61至90日	11,022	556
91 to 120 days	91至120日	150	793
121 to 150 days	121至150日	2	619
151 to 180 days	151至180日	9	553
181 to 365 days	181至365日	2,349	17,834
366 to 720 days	366至720日	7,923	6,355

信陽毛尖集團有限公司 二零二零年中期報告

For the six months ended 31 December 2020 截至二零二零年十二月三十一日止六個月

12. SHARE CAPITAL

12. 股本

		(Unaudited) (未經審核) 31 December 2020 二零二零年 十二月三十一日 HK\$'000 千港元	(Audited) (經審核) 30 June 2020 二零二零年 六月三十日 HK\$'000 千港元
Authorised 5,000,000,000 ordinary shares of HK\$0.10 each Issued and fully paid 1,448,207,319 (30 June 2020: 1,339,927,319) ordinary shares of HK\$0.10 each	法定 5,000,000,000股 每股面值0.10 港元之普通股已發行及繳足 1,448,207,319股 (二零二零年六月三十日: 1,339,927,319 股)每股面值 0.10港元之	500,000	500,000
	普通股	144,821	133,993

For the six months ended 31 December 2020 截至二零二零年十二月三十一日止六個月

12. SHARE CAPITAL (Continued) 12. 股本(續)

A summary of the movements in the issued share capital of the Company during the Period is as follows:

本公司之已發行股本於期間之變動情況概述如下:

		Number of ordinary shares issued	ares sued Par value	
		已發行 普通股數目 '000 千股	面值 HK\$'000 千港元	
At 1 July 2019	於二零一九年 七月一日	1,332,427	133,243	
		.,,		
Issue of shares on exercise of share options (note a) At 30 June 2020 and 1 July 2020	因行使購股權而 發行股份(<i>附註a</i>) 於二零二零年 六月三十日及 二零二零年	7,500	750	
	——令——令十 七月一日	1,339,927	133,993	
Issue of shares on exercise of share options (note b)	of 因行使購股權而 發行股份(<i>附註b</i>) 因行使購股權而	10,780	1,078	
of share options (note c)	發行股份(附註c)	47,500	4,750	
Issue of shares on conversio of convertible bonds	n 因轉換可換股債券 而發行股份			
(note d)	(附註d)	50,000	5,000	
At 31 December 2020	於二零二零年 十二月三十一日	1,448,207	144,821	

For the six months ended 31 December 2020 截至二零二零年十二月三十一日止六個月

12. SHARE CAPITAL (Continued) 12. 股本(續)

Note (a): On 28 November 2019, 10 March 2020 and 24 April 2020, the subscription rights attaching to 7,500,000 share options issued pursuant to the share option scheme of the Company were exercised at the subscription price of HK\$0.325 per share, resulting in the issuance of 7,500,000 shares of HK\$0.1 each for a total cash consideration of approximately HK\$2.4 million which was used for general working capital.

Note (b): On 13 July 2020, the subscription rights attaching to 10,780,000 share options issued pursuant to the share option scheme of the Company were exercised at the subscription price of HK\$0.345 per share, resulting in the issuance of 10,780,000 shares of HK\$0.1 each for a total cash consideration of approximately HK\$3.7 million which was used for general working capital.

Note (c): On 4 August 2020, 25 August 2020, 4
September 2020, 15 October 2020 and
9 November 2020, the subscription rights
attaching to 47,500,000 share options issued
pursuant to the share option scheme of the
Company were exercised at the subscription
price of HK\$0.325 per share, resulting in the
issuance of 47,500,000 shares of HK\$0.1 each
for a total cash consideration of approximately
HK\$15.4 million which was used for general
working capital.

Note (d): On 23 December 2020, 50,000,000 shares were issued upon conversion of convertible bonds.

附註(a):於二零一九年十一月二十八 日、二零二零年三月十日及 二零二零年四月二十四日, 根據本公司購股權計劃發行 之7,500,000份購股權附帶之 認購權按每股股份0.325港元 之認購價獲行使,以致發行 7,500,000股每股0.1港元之 股份,總現金代價約2.4百萬 港元已用作一般營運資金。

附註(b):於二零二零年七月十三日, 根據本公司購股權計劃發行 之10,780,000份購股權附帶 之認購權按每股股份0.345港 元之認購價獲行使,以致發 行10,780,000股每股0.1港元 之股份,總現金代價約3.7百 萬港元已用作一般營運資金。

附註(c):於二零二零年八月四日、二零二零年八月二十五日、二零二零年九月四日、二零二零年十月十五日及二零二零年十一月九日,根據本公司購股權計劃發行之47,500,000份購股權附帶之認購權按每股股份0.325港元之認購價獲行使,以致發行47,500,000股每股0.1港元之股份,總現金代價約15.4百萬港元已用作一般營運資金。

附註(d):於二零二零年十二月二十三 日,50,000,000股股份經轉 換可換股債券後發行。

For the six months ended 31 December 2020 截至二零二零年十二月三十一日止六個月

13. BONDS PAYABLE

13. 應付債券

The movement of the bonds payable is as 應付債券之變動如下: follows:

		(Unaudited) (未經審核) 31 December 2020 二零二零年 十二月三十一日 HK\$'000 千港元	(Audited) (經審核) 30 June 2020 二零二零年 六月三十日 HK\$'000 千港元
Carrying amount at the beginning of period/year Repayment of bonds Interest charge for	於期初/年初之 賬面值 償還債券 期內/年內	988,268 (2,000)	906,361 (11,250)
the period/year Interest paid for the period/year	利息開支 期內/年內之 已付利息	48,469 (2,300)	98,606 (5,449)
Carrying amount at the end of period/year	於期終/年終之 賬面值	1,032,437	988,268

For the six months ended 31 December 2020 截至二零二零年十二月三十一日止六個月

13. BONDS PAYABLE (Continued) 13. 應付債券(續)

The bonds were repayable as follows:

債券以下列方式償還:

		(Unaudited) (未經審核) 31 December 2020 二零二零年 十二月三十一日 HK\$'000 千港元	(Audited) (經審核) 30 June 2020 二零二零年 六月三十日 HK\$'000 千港元
Within one year In the second to fifth years inclusive After five years	一年內 第二年至第五年 (包括首尾兩年) 五年後	68,841 1,280,127 99,700	12,641 1,192,277 245,550
		1,448,668	1,450,468

The bonds payable are unsecured and interest bearing at coupon rates of 3% to 12% (30 June 2020: 3% to 12%).

The bonds payable are measured at amortised cost, using the effective interest method, and the effective rates are ranging from 2.2% to 18.92% per annum (30 June 2020: 2.2% to 18.92% per annum) after taking into account the transaction costs directly attributable to the issuance of the bonds.

應付債券為無抵押及按票息率3 厘至12厘計息(二零二零年六月 三十日:3厘至12厘)。

應付債券以實際利率法按攤銷成本計量,經計及發行債券直接應佔之交易費用後,實際年利率介乎2.2厘至18.92厘(二零二零年六月三十日:年利率介乎2.2厘至18.92厘)。

For the six months ended 31 December 2020 截至二零二零年十二月三十一日止六個月

14. BANK LOANS

14. 銀行貸款

The Group's bank loans are repayable as follows:

本集團之銀行貸款須於下列期間 償還:

	(Unaudited) (未經審核) 31 December 2020 二零二零年 十二月三十一日 HK\$'000 千港元	(Audited) (經審核) 30 June 2020 二零二零年 六月三十日 HK\$'000 千港元
Term loans subject to a repayment on demand clause Within one year In the second year In the third to fifth years inclusive After five years 須遵守催繳條款之 定期貸款	7,115 35,158 2,725	15,805 32,722 2,725 8,526 7,526
Less: Amount due for 減:十二個月內 settlement within 到期償還之 12 months (shown under current liabilities) 流動負債)		67,304 (48,527)
	17,451	18,777

信陽毛尖集團有限公司 二零二零年中期報告

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED) 簡明綜合財務報表附註(續)

For the six months ended 31 December 2020 截至二零二零年十二月三十一日止六個月

14. BANK LOANS (Continued)

14. 銀行貸款(續)

The carrying amounts of the Group's bank loans are denominated in the following currencies:

本集團銀行貸款之賬面值乃以下 列貨幣計值:

		(Unaudited) (未經審核) 31 December 2020 二零二零年 十二月三十一日 HK\$'000 千港元	(Audited) (經審核) 30 June 2020 二零二零年 六月三十日 HK\$'000 千港元
Hong Kong dollars Renminbi	港元人民幣	20,120 39,604 59,724	21,446 45,858 67,304



For the six months ended 31 December 2020 截至二零二零年十二月三十一目止六個月

15. TRADE PAYABLES

15. 應付貿易賬項

The Group normally obtains credit terms ranging from 30 to 120 days (30 June 2020: 30 to 120 days) from its suppliers.

The ageing analysis of trade payables, based on the date of receipt of goods, is as follows:

本集團一般獲其供應商給予30至 120日(二零二零年六月三十日: 30至120日)之信貸期。

以下為應付貿易賬項按接收貨品 日期呈列之賬齡分析:

		(Unaudited) (未經審核) 31 December 2020 二零二零年 十二月三十一日 HK\$'000 千港元	(Audited) (經審核) 30 June 2020 二零二零年 六月三十日 HK\$'000 千港元
Within 30 days	30日內	44,111	7,317
31 to 60 days	31至60日	10,090	5,640
61 to 90 days	61至90日	9,227	1,395
91 to 120 days	91至120日	3,331	304
121 to 365 days	121至365日	7,118	17,165
Over 365 days	超過365日	22,168	23,572

For the six months ended 31 December 2020 截至二零二零年十二月三十一日止六個月

16. CONTINGENT LIABILITIES 16. 或然負債

On 19 November 2012, China Electricity Construction Consultant Group Dongbei Electricity Design College* (the "Plaintiff") filed a writ (the "Writ") with the high court of Heilongjiang Province in the PRC (the "Heilongjiang High Court") against Mudanjiang Better-Day Power Limited ("Mudanjiang BD Power"), an indirect wholly-owned subsidiary of the Company.

Mudanjiang BD Power had contracted the Plaintiff to construct certain coal-powered electricity generating facilities at the business address of Mudanjiang BD Power (the "Contract"). Owing to the alleged delay in the progress of construction, the Plaintiff claimed (i) the payment of the contract sum in the amount of approximately RMB42,700,000 and the interest thereon; (ii) the grant of the first priority right to receive payment from Mudanjiang BD Power in respect of the subject construction project under the Contract: (iii) damages in the sum of approximately RMB13,300,000 for alleged termination of the Contract; and (iv) the legal fees arising from the action. The Company has been seeking legal advice in respect of the Writ on the dispute in the payment for the Contract since December 2012. According to the management of Mudanjiang BD Power, the construction work had been slowed down because the financial resources available for the project development were tied up by unfavourable business operations since 2009.

於二零一二年十一月十九日,中國電力工程顧問集團東北電力設計院(「原告」)向中國黑龍江省高等法院(「黑龍江高等法院」)提出針對本公司間接全資附屬公司生丹江佳日熱電」)之令狀(「令狀」)。

牡丹江佳日熱電將位於牡丹江佳 日熱電營業地點之若干煤炭發電 設施建設工程外判予原告(「合 同」)。由於指稱建設工程進度拖 延,原告申索(i)支付合同金額為 數約人民幣42,700,000元及其利 息;(ii)授出就合同項下主體建設 項目自牡丹江佳日熱電收取款項 之首先優先權;(iii)因聲稱終止合 同賠償為數約人民幣13,300,000 元;及(iv)訴訟產生之法律費用。 本公司自二零一二年十二月起一 直就有關合同付款爭議之令狀尋 求法律意見。根據牡丹江佳日熱 電管理層告知,建設工程進度緩 慢乃由於可供項目發展動用之財 務資源自二零零九年起因不利營 商環境而縮減。

^{*} For identification purposes only

32

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED) 簡明綜合財務報表附註(續)

For the six months ended 31 December 2020 截至二零二零年十二月三十一日 I 六個月

16. CONTINGENT LIABILITIES

16. 或然負債(續)

(Continued)

On 25 October 2018, the Heilongjiang High Court had adjudged that Mudanjiang BD Power was liable to compensate the Plaintiff for approximately RMB36,700,000 with interest. Upon the end of the Period, Mudanjiang BD Power was negotiating with the Plaintiff to continue the construction of the coal-powered electricity generating facilities. Once the performance of the Contract is resumed under the mutual agreement between Mudanjiang BD Power and the Plaintiff, part of the damages granted may be absorbed in the cost of construction.

於二零一八年十月二十五日,黑龍江高等法院已判令牡丹江佳日熱電須向原告賠償約人民幣36,700,000元連同利息。於期末後,牡丹江佳日熱電與原告進行磋商,以繼續建設煤炭發電設施。合同一經牡丹江佳日熱電與原告雙方同意下重新執行,部分經批准賠償可隨即吸納於建築成本中。

The management has made sufficient provision for the legal action and believes that a favorable settlement could be reached with the Plaintiff.

管理層已就法律訴訟計提充足撥 備,並相信可與原告達成有利結 付條款。

17. CAPITAL COMMITMENTS

17. 資本承擔

The Group's capital commitments at the end of the Period are as follows:

於期間結算日,本集團之資本承擔如下:

	(Unaudited) (未經審核) 31 December 2020 二零二零年 十二月三十一日 HK\$'000 千港元	(Audited) (經審核) 30 June 2020 二零二零年 六月三十日 HK\$'000 千港元
Contracted, but not provided 已訂約但未撥備: for: Buildings and construction in 樓宇及在建工程 progress	38,433	35,553

For the six months ended 31 December 2020 截至二零二零年十二月三十一日止六個月

18. EVENTS AFTER THE REPORTING PERIOD

On 2 February 2021, Mudanjiang Longjin Wine Co., Ltd.*, being an indirect wholly-owned subsidiary of the Company, and the vendors entered into a sales and purchase agreement for the acquisition of the entire equity interest in Beijing Yaolai Longwei Wine Co., Ltd* for a consideration of HK\$80 million, which shall be satisfied by HK\$5 million payable in cash and the issue of a promissory note in an aggregate principal amount of HK\$75 million.

18. 報告期後事項

於二零二一年二月二日,牡丹江龍晉酒業有限公司(本公司間接全資附屬公司)與賣方就收購北京耀萊龍微酒業有限公司之全部股權訂立買賣協議,代價為80百萬港元,將以5百萬港元現金及發行本金總額75百萬港元的承兑票據支付。

^{*} For identification purposes only

MANAGEMENT DISCUSSION AND ANALYSIS 管理層討論及分析

INTERIM DIVIDEND

The Directors have resolved that no interim dividend will be declared in respect of the Period (2019: Nil).

MANAGEMENT DISCUSSION

Business Review

AND ANALYSIS

Following the outbreak of COVID-19 since January 2020, the economy of the People's Republic of China (the "PRC") had been negatively impacted. Despite improvements in the economy during the Period, the Group suffered from this and as a result, recorded a loss of approximately HK\$76 million. The production capacity of the coal-related chemical production division during the Period had still not yet been fully utilised, which incurred idle operating costs.

For the Period, revenue of the Group amounted 於期間內,本集團收益約為223百萬港 to approximately HK\$223 million, representing an 元,較去年同期增加49%。 increase of 49% when compared with that of the last corresponding period.

Loss attributable to the owners of the Company for the Period amounted to approximately HK\$74 million, representing an increase of 59% when compared with that of the last corresponding period.

During the Period, the increase in the Group's revenue was mainly attributable to the new source of revenue 於飲料業務的新收益來源。 from the beverage business.

The Group's selling and distribution costs for the Period was approximately HK\$18 million, representing an increase of approximately 65% when compared with that of the last corresponding period. The increase in selling and distribution costs resulted from the expansion of heat supplying area during the Period.

中期股息

董事已議決不會就期間宣派任何中期股 息(二零一九年:無)。

管理層討論及分析

業務回顧

自COVID-19於二零二零年一月起爆發 後,中華人民共和國(「中國」)經濟受到 不利影響。儘管經濟於期間內改善,惟 本集團仍受到影響及因此錄得虧損約76 百萬港元。煤相關化工產品部的產能於 期間內仍未獲全數動用,並招致閒置營 運成本。

於期間內,本公司擁有人應佔虧損約為 74百萬港元,較去年同期增加59%。

於期間內,本集團收益增加乃主要歸因

本集團於期間之銷售及分銷成本約為18 百萬港元,較去年同期增加約65%。銷 售及分銷成本增加乃由於期間之熱能供 應區域擴大所致。

MANAGEMENT DISCUSSION AND ANALYSIS (CONTINUED) 管理層討論及分析(續)

The Group's administrative expenses for the Period was approximately HK\$47 million, representing an increase of approximately 21% when compared with that of the last corresponding period. The increase in administrative expenses was mainly due to share option expenses.

本集團於期間之行政開支約為47百萬港元,較去年同期增加約21%。行政開支增加乃主要由於購股權開支所致。

The Group's other operating expenses for the Period was approximately HK\$27 million, representing an increase of approximately 14% when compared with that of the last corresponding period. The increase in other operating expenses was mainly due to the suspension of plant and equipment of Heihe Longjiang Chemical Limited ("HLCCL") during the Period.

本集團於期間之其他營運開支約為27百萬港元,較去年同期增加約14%。其他營運開支增加主要由於期間內黑河龍江化工有限公司(「黑河龍江化工」)的廠房及設備停工所致。

Heat and power division

During the Period, the heat and power division recorded a revenue of approximately HK\$140 million from external customers (2019: HK\$141 million), in which income from supplying heat for the Period was approximately HK\$133 million, representing a decrease of approximately 2% compared with that of the last corresponding period. The decrease was due to the devaluation of RMB. Segment profit of approximately HK\$43 million was achieved, representing a decrease of approximately 17% compared with that of the last corresponding period. The decrease in segment profit was mainly due to the increase in maintenance cost.

熱能及電力部

於期間內,熱能及電力部錄得外界客戶收益約140百萬港元(二零一九年:141百萬港元),當中期間內供應熱能之收入約為133百萬港元,較去年同期減少約2%。該減少乃由於人民幣貶值所致。分部溢利約為43百萬港元,較去年同期減少約17%。分部溢利減少乃主要由於保養成本增加所致。

Apart from the expansion of the residential heat supplying area, the management of the Group had also closely monitored the operation to reduce coal and energy consumption and avoid wastage so as to increase the profit from our heat and power generating facilities.

除擴大住宅熱能供應區域外,本集團管 理層亦已密切監察業務,以降低煤炭及 能源消耗及避免浪費資源,從而增加來 自熱能及電力生產設施之溢利。

Coal-related chemical production division

The coal-related chemical production division included the calcium carbide segment (the "CC segment"), the polyvinyl-chloride segment (the "PVC segment") and the vinyl acetate segment (the "VA segment").

During the Period, the CC segment recorded a revenue of approximately HK\$14 million (2019: approximately HK\$8 million) from external customers, representing an increase of approximately 68% compared with that of the last corresponding period. Despite the suspension of the production line for the production of calcium carbide, revenue was generated as the production line for the production of line provider, a semi-final product of calcium carbide, remained in operation during the Period. Further, no revenue was recorded for the PVC segment and the VA segment during the Period, respectively (2019: Nil and nil, respectively). The above financial performances of this business division were a result of the outbreak of COVID-19, as explained in the section headed "Coal-related chemical production division" under "Prospect" of this report.

Construction services division

During the Period, the construction services division recorded no revenue (2019: HK\$1 million) and a segment loss of HK\$0.1 million (2019: HK\$1 million), respectively. This was due to (i) the seasonal suspension of construction activities during winter in the North East of the PRC; and (ii) as a result of the outbreak of COVID-19, travelling restrictions were imposed in Mudanjiang City and the Group's construction services had been suspended.

煤相關化工產品部

煤相關化工產品部包括碳化鈣分部(「碳化鈣分部」)、聚氯乙烯分部(「聚氯乙烯分部(「聚氯乙烯分部))及醋酸乙烯分部(「醋酸乙烯分部」)。

於期間內,碳化鈣分部錄得來自外界客戶收益約14百萬港元(二零一九年:約8百萬港元),較去年同期增加約68%。於本年度,儘管生產碳化鈣的生產線暫停,惟仍錄得收益,因生產石灰粉(碳化鈣的半成品)的生產線維持運作。此外,聚氯乙烯分部及醋酸乙烯分部於期間內分別並無錄得收益(二零一九年:分別為無及無)。上述此業務分部的財務表現乃歸因於COVID-19的爆發,詳情載於本報告「展望一煤相關化工產品部」一節。

建造服務部

於期間內,建造服務部並無錄得收益 (二零一九年:1百萬港元)而錄得分部 虧損0.1百萬港元(二零一九年:1百萬 港元)。此乃由於(i)中國東北地區建設活 動於冬季季節性暫停:及(ii) COVID-19 爆發導致牡丹江市出台旅行限制及本集 團的建造服務已被暫停所致。

Beverage division

Since 2018, the Group had been actively exploring business opportunities. The wine market in the PRC has had a rapid growth of 5% to 7.1% for the last five years since 2015. During the year ended 31 December 2019, the PRC's wine market recorded annual revenue of RMB562 billion. As such, it is foreseeable that the wine market will have a stable expansion upon the continuous development of the PRC economy.

Taking advantage of this huge market opportunity, the Group commenced the beverage division in late 2020 through the sales of wine. During the Period, this segment recorded a revenue of approximately HK\$69 million (2019: Nil) from external customers, while the segment profit for the Period was HK\$4 million (2019: Nil), which was mainly due to sufficient market demand despite the short operation period of this business segment.

Capital Structure, Liquidity and Financial 資本結構、流動資金及財務 Resources

Capital structure

During the Period, the Group financed its operations with internally generated resources and proceeds from equity funding and non-equity funding, respectively.

Liquidity and financial ratio

As at 31 December 2020, the Group had total assets of approximately HK\$2,237 million (30 June 2020: HK\$1,997 million), which were financed by current liabilities of approximately HK\$487 million (30 June 2020: HK\$394 million), non-current liabilities of approximately HK\$1,228 million (30 June 2020: HK\$1,173 million), non-controlling interests of approximately HK\$48 million (30 June 2020: HK\$54 million) and owners' equity of approximately HK\$474 million (30 June 2020: HK\$375 million).

飲料部

自二零一八年以來,本集團一直積極探 索商機。自二零一五年以來過去五年 中,中國酒類市場一直保持5%至7.1% 的快速增長。截至二零一九年十二月 三十一日止年度,中國酒類市場年度收 益為人民幣5.620億元。因此,隨著中 國經濟的持續發展,預計酒類市場將穩 定增長。

本集團把握此巨大市場機遇,於二零二 零年末透過銷售酒類開展飲料部。於期 間內,該分部錄得來自外界客戶收益約 69百萬港元(二零一九年:無),而期 間內的分部溢利為4百萬港元(二零一九 年:無),主要由於儘管該業務分部的 經營期短,但市場需求充足。

資源

資本結構

於期間內,本集團分別透過內部產生資 源以及股本集資及非股本集資之所得款 項撥付營運所需資金。

流動資金及財務比率

於二零二零年十二月三十一日,本集團 之總資產約為2.237百萬港元(二零二零 年六月三十日:1,997百萬港元),由流 動負債約487百萬港元(二零二零年六月 三十日:394百萬港元)、非流動負債 約1,228百萬港元(二零二零年六月三十 日:1,173百萬港元)、非控股權益約48 百萬港元(二零二零年六月三十日:54 百萬港元)及擁有人權益約474百萬港 元(二零二零年六月三十日:375百萬港 元)撥付。

Xinyang Maojian Group Limited Interim Report 2020

MANAGEMENT DISCUSSION AND ANALYSIS (CONTINUED) 管理層討論及分析(續)

As at 31 December 2020, the current assets of the Group amounted to approximately HK\$284 million (30 June 2020: HK\$174 million), mainly comprising inventories of approximately HK\$25 million (30 June 2020: HK\$8 million), trade receivables of approximately HK\$88 million (30 June 2020: HK\$27 million), prepayments, deposits and other receivables of approximately HK\$130 million (30 June 2020: HK\$130 million), financial assets at fair value through profit or loss of approximately HK\$6 million (30 June 2020: HK\$1 million) and cash and cash equivalents of approximately HK\$35 million (30 June 2020: HK\$8 million).

As at 31 December 2020, the Group's current ratio (current assets/current liabilities), quick ratio ((current assets – inventories)/current liabilities), gearing ratio (total debts/total assets) and debts to equity ratio (total debts/owners' equity) were approximately 0.6 (30 June 2020: 0.4), 0.5 (30 June 2020: 0.4), 76.7% (30 June 2020: 78.5%) and 362.0% (30 June 2020: 417.5%), respectively. The lower gearing ratio was mainly attributable to the increase in trade receivables, whilst the total debts of the Group remained stable.

The Group maintained a stable financial position throughout the Period. The management has closely monitored the Group's liquidity and has taken appropriate measures to ensure it has sufficient financial resources to meet its financial obligations.

於二零二零年十二月三十一日,本集團之流動資產約為284百萬港元(二零二零年六月三十日:174百萬港元),主要包括存貨約25百萬港元(二零二零年六月三十日:8百萬港元)、應收貿易賬項約88百萬港元(二零二零年六月三十日:130百萬港元(二零二零年六月三十日:130百萬港元)、按公平值計入損益之金融資產約6百萬港元(以及現金等值項目約35百萬港元(四零二零年六月三十日:8百萬港元)。

於二零二零年十二月三十一日,本集團之流動比率(流動資產/流動負債)、速動比率((流動資產一存貨)/流動負債)、資產負債比率(總債務/總資產)及本集團債務與權益比率(總債務/擁有人權益)分別約為0.6(二零二零年六月三十日:0.4)、76.7%(二零二零年六月三十日:78.5%)及362.0%(二零二零年六月三十日:417.5%)。資產負債比率下降乃主要由於應收貿易賬項增加所致,而本集團的債務總額仍然穩定。

本集團於整個期間內一直維持相對穩定 之財務狀況。管理層已密切監察本集團 之流動資金狀況,並採取合適措施以確 保本集團擁有足夠財務資源履行其財務 責任。

信陽毛尖集團有限公司 二零二零年中期報告

MANAGEMENT DISCUSSION AND ANALYSIS (CONTINUED) 管理層討論及分析(續)

Non-equity funding

Bank loans

As at 31 December 2020, the bank loans of the Group amounted to approximately HK\$60 million (30 June 2020: HK\$67 million), of which approximately HK\$20 million was denominated in Hong Kong dollars and approximately HK\$40 million was denominated in Renminbi (30 June 2020: HK\$21 million was denominated in Hong Kong dollars and HK\$46 million was denominated in Renminbi). Based on agreed scheduled repayments set out in the loan agreements, bank loans of approximately HK\$42 million (30 June 2020: HK\$49 million) were repayable within 12 months.

The effective interest rates on the Group's bank loans during the Period ranged from 2.1% to 8.0% (2019: 2.1% to 8.0%).

Bonds and other non-equity financing

As at 31 December 2020, the aggregate bonds payable were approximately HK\$1,032 million (30 June 2020: HK\$988 million) which were issued for 零年六月三十日: 988百萬港元),乃為 improving the working capital of the Group during the Period.

非股本集資

銀行貸款

於二零二零年十二月三十一日,本集團 之銀行貸款約為60百萬港元(二零二零 年六月三十日:67百萬港元),當中約 20百萬港元以港元計值及約40百萬港元 以人民幣計值(二零二零年六月三十日: 21百萬港元以港元計值及46百萬港元以 人民幣計值)。按照載於貸款協議之協 定預定還款,須於12個月內償還之銀行 貸款約為42百萬港元(二零二零年六月 三十日:49百萬港元)。

於期間內,本集團銀行貸款的實際利率 介乎2.1%至8.0%(二零一九年:2.1%至 8.0%)。

倩券及其他非股本集資

於二零二零年十二月三十一日,應付債 券合共金額約為1.032百萬港元(二零二 改善本集團於期間內之營運資金發行。

Issue of convertible bonds under general mandate

On 28 October 2020, the Company entered into conditional subscription agreements (the "Subscription Agreements") with six individual and corporate subscribers (the "Subscribers") on principally the same terms (the "Subscription"). Save for one individual Subscriber, who was interested in 22,000,000 issued shares of the Company (the "Shares") at the time of the Company's announcement dated 28 October 2020 (the "CB Announcement"), each of them was a third party independent of, and not connected with or acting in concert with the Directors, chief executives or substantial shareholders of the Company, any of its subsidiaries or their respective associates, and was independent of each other.

Pursuant to the Subscription Agreements, the Subscribers shall subscribe for the zero-coupon convertible bond in the principal amount of HK\$100,000,000 at the initial conversion price of HK\$0.40, due on the third anniversary of the date of issue (the "Convertible Bonds"). Assuming all the conversion rights attaching to the Convertible Bonds were exercised by the Subscribers in full, a maximum of 250.000.000 conversion shares (the "Conversion Shares") would be allotted and issued, representing approximately 18.02% of the issued Shares as at the date of the CB Announcement and approximately 15.27% of the issued Shares as enlarged by the allotment and issue of the Conversion Shares upon full exercise of the conversion rights under the Convertible Bonds pursuant to the Subscription Agreements. The aggregate nominal value of the Conversion Shares was HK\$25,000,000 and a market price of the Shares on the date when the issuance terms were determined was HK\$0.355. The Conversion Shares would be issued under the general mandate granted to the Directors pursuant to ordinary resolutions passed by the shareholders of the Company on 18 December 2019. The Convertible Bonds do not bear any interest.

根據一般授權發行可換股債券

於二零二零年十月二十八日,本公司與 六名個人及公司認購方(「認購方」)按大 致相同條款訂立有條件認購協議(「認購 協議」)(「認購事項」)。除一名個人認購 方於刊發本公司日期為二零二零年十月 二十八日的公告(「可換股債券公告」)時 擁有22,000,000股本公司已發行股份 (「股份」)的權益外,彼等各自均為獨立 於本公司或其任何附屬公司之董事、主 要行政人員或主要股東或彼等各自之聯 繫人士及與彼等概無關連或一致行動且 互相獨立之第三方。

根據認購協議,認購方將按初始換股價 0.40港元,認購本金額為100.000.000 港元並於發行日期第三週年當日到期的 零票息可換股債券(「可換股債券」)。 假如可換股債券附帶之所有換股權由 認購方悉數行使,則最多會配發及發 行250,000,000股換股股份(「換股股 份1), 佔於可換股債券公告日期的已發 行股份約18.02%,以及根據認購協議 於悉數行使可換股債券附帶之換股權後 配發及發行換股股份而經擴大之已發行 股份約15.27%。換股股份的總面值為 25,000,000港元,而股份於釐定發行 條款當日的市價為0.355港元。換股股 份將根據本公司股東於二零一九年十二 月十八日通過的普通決議案授予董事的 一般授權獲發行。換股股份不計任何利 息。

信陽毛尖集團有限公司 二零二零年中期報告

MANAGEMENT DISCUSSION AND ANALYSIS (CONTINUED) 管理層討論及分析(續)

The Subscription was completed on 13 November 2020. The aggregate issuance amount of the Convertible Bonds was HK\$100,000,000, and the net proceeds from the Subscription were approximately HK\$97,360,000. As a result, the net price was approximately HK\$0.39 for each Conversion Share. The Directors considered that the issue of the Convertible Bonds provided an opportunity for the Company to enhance its working capital and financial position, and was an appropriate means of raising additional capital for the Company since it would not have an immediate dilution effect on the shareholding of the existing shareholders.

認購事項於二零二零年十一月十三日完成。可換股債券的發行總額為100,000,000港元,及認購事項所得款項淨額約為97,360,000港元。因此,每股換股股份的淨價約為0.39港元。董事認為,發行可換股債券為本公司帶來增加營運資金及提升財務狀況之良機,亦為本公司籌集額外資金之合適方法,因為此舉不會對現有股東之股權構成即時攤讀影響。

On 23 December 2020, an aggregate principal amount of HK\$20 million of the Convertible Bonds had been converted into 50,000,000 new Conversion Shares at a conversion price of HK\$0.40 per Conversion Share, and as at 31 December 2020, the total outstanding principal amount of the Convertible Bonds was HK\$80 million.

於二零二零年十二月二十三日,本金總額20百萬港元的可換股債券已按 換股價每股換股股份0.40港元轉換為 50,000,000股新換股股份,而於二零二 零年十二月三十一日,可換股債券的餘 下本金總額為80百萬港元。

For further details of the Convertible Bonds, please refer to the CB Announcement and the Company's announcements dated 4 November 2020 and 13 November 2020, respectively.

有關可換股債券的更多詳情,請參閱可 換股債券公告及本公司日期分別為二零 二零年十一月四日及二零二零年十一月 十三日的公告。

Xinyang Maojian Group Limited Interim Report 2020

MANAGEMENT DISCUSSION AND ANALYSIS (CONTINUED) 管理層討論及分析(續)

The proceeds were intended to be used in accordance 所得款項原擬定按照可換股債券公告所 with the intended purposes as disclosed in the CB 披露的擬定用途使用及截至二零二零年 Announcement and the actual use of proceeds from 十二月三十一日的認購事項所得款項實 the Subscription up to 31 December 2020 is set out as 際用途列載如下: follows:

Net proceeds raised	Proposed use of proceeds	Actual use of proceeds up to 31 December 2020 截至二零二零年十二月三十一日	Unutilised proceeds	Expected timeline for use of unutilised proceeds 使用未動用所得
所籌集所得款項淨額 ————————————————————————————————————	所得款項擬定用途 ————————————————————————————————————	的所得款項實際用途	未動用所得款項	款項的預期時間表
Approximately HK\$97,360,000	(i) Settlement of debts	Approximately HK\$37 million had been applied towards the settlement of debts	N/A	N/A
約97,360,000港元	(i) 結付負債	約37百萬港元 已用於結付負債	不適用	不適用
	(ii) Financing future investment or new business development as and when opportunities arise	Approximately HK\$34 million had been applied towards financing the new beverage business	Approximately HK\$11 million will be applied as intended	By 2021
	(i) 於機會出現時為未來 投資或新業務發展 提供資金	約34百萬港元 已用於為新飲 料業務提供資金	約11百萬港元將 按擬定用途使用	二零二一年底前
	(iii) General working capital	Approximately HK\$13 million had been applied towards settlement of expenses	Approximately HK\$3 million will be applied as intended	By 2021
	(iii) 一般營運資金	約13百萬港元 已用於結付開支	約3百萬港元將 按擬定用途使用	二零二一年底前

Significant acquisitions and disposals of subsidiaries and future plans for significant investments on capital asset acquisitions

During the Period, save as disclosed in the section headed "Disposal of 40% equity interests in a subsidiary" in this report, the Group had no significant acquisitions or disposals of subsidiaries. In early 2021, the Group intends to dispose of (i) several idle right-of-use assets located in the PRC with a total market value of approximately HK\$188 million; and (ii) a building located in Hong Kong with a market value of approximately HK\$93 million.

As at 31 December 2020, the Company did not have any significant investments except for the financial assets at fair value through profit or loss of approximately HK\$6 million (30 June 2020: HK\$0.1 million).

Charges on the Group's assets

As at 31 December 2020, bank loans and other loans of approximately HK\$60 million (30 June 2020: HK\$67 million) and HK\$65 million (30 June 2020: HK\$66 million), respectively, were secured by charges over the Group's certain fixed assets and prepaid land lease payments.

Contingencies

The Board has reviewed and considered the contingent liabilities of the Company and disclosed information concerning such contingent liabilities in note 16 to the Interim Financial Statements.

Contingent liabilities

As at 31 December 2020, save for as disclosed in note 16 to the Interim Financial Statements, the Group did not have any significant contingent liabilities.

重大附屬公司收購及出售及重大資本資產收購投資的未來計劃

於期間內,除本報告「出售一間附屬公司40%股權」一節披露者外,本集團並無重大附屬公司收購或出售。本集團擬於二零二一年初出售(i)於中國之數項閒置使用權資產,總市值約188百萬港元;及(ii)於香港的一座樓宇,市值為約93百萬港元。

於二零二零年十二月三十一日,除按公 平值計入損益之金融資產約6百萬港元 (二零二零年六月三十日:0.1百萬港元) 外,本公司並無任何重大投資。

本集團資產之抵押

於二零二零年十二月三十一日,本集團 已抵押其若干固定資產及預付土地租 金,以獲得分別約60百萬港元(二零二 零年六月三十日:67百萬港元)及65百 萬港元(二零二零年六月三十日:66百 萬港元)之銀行貸款及其他貸款。

或然事項

董事會已審閱並考慮本公司之或然負債 以及於中期財務報表附註16披露有關或 然負債之資料。

或然負債

於二零二零年十二月三十一日,除中期 財務報表附註16披露者外,本集團並無 任何重大或然負債。

Foreign exchange exposure

The Group has minimal exposure to foreign currency risk as most of its business transactions, assets and liabilities are principally denominated in Hong Kong dollars and Renminbi, which are the functional currencies of the principal operating entities of the Group. The Directors also consider that there will be sufficient cash resources denominated in Hong Kong dollars for the repayment of borrowings. During the Period, the Group did not use any financial instrument for hedging purposes and the Group did not have any hedging instrument outstanding as at 31 December 2020.

In face of currency market instability, the Group will make use of hedging instruments to mitigate the exchange rate risk, as and when appropriate.

Treasury policy

The Group adopts a treasury policy that aims to better control its treasury operations and lower its borrowing cost. As such, the Group endeavours to maintain an adequate level of cash and cash equivalents to address short-term funding needs. The Board also considers various funding sources depending on the Group's needs to ensure that the financial resources have been used in the most cost-effective and efficient way to meet the Group's financial obligations.

Number and remuneration of employees

As at 31 December 2020, the Group had 593 full time employees in the PRC and Hong Kong (30 June 2020: 596). The Group recognises the importance of human resources to its success. Remuneration is maintained at competitive levels with discretionary bonuses payable on a merit basis and in line with industry practice. Other staff benefits provided by the Group include mandatory provident fund, insurance schemes and performance-related commissions.

外匯風險

由於本集團大部分業務交易、資產及負債主要以本集團主要業務實體之功能貨幣港元及人民幣列值,故承擔之外匯風險甚微。董事亦認為本集團具備充足港元現金資源以償還借款。於期間內,本集團並無動用任何金融工具作對沖用途,而本集團於二零二零年十二月三十一日亦無任何未平倉之對沖工具。

由於貨幣市場不穩定,本集團將適時利用對沖工具以盡量減低匯率變動風險。

庫務政策

本集團所採納的庫務政策旨在加強管理庫務運作並降低借貸成本。因此,本集團致力維持充足現金及現金等價物水平,以應付短期資金需要。董事會亦會視乎本集團之需要考慮各種資金來源,確保以最具成本效益及效率的方式運用財政資源,以應付本集團的財務責任。

僱員數目及薪酬

於二零二零年十二月三十一日,本集團於中國及香港之全職僱員人數為593人(二零二零年六月三十日:596人)。本集團認為人力資源為其成功之關鍵。薪酬維持在具競爭力水平,酌情花紅按功績基準支付,與行內慣例一致。本集團亦提供其他員工福利,包括強制性公積金、保險計劃及與表現掛鈎佣金。

信陽毛尖集團有限公司 二零二零年中期報告

MANAGEMENT DISCUSSION AND ANALYSIS (CONTINUED) 管理層討論及分析(續)

Details of the movement in the share options (the 本公司於期間內根據購股權計劃授出之 "Options") granted under the share option scheme of 購股權(「購股權」)之變動詳情載列如 the Company during the Period are set out below:

下:

Number of category of participants		Options held at 30 June 2020 於二零二零年 六月三十日 持有之購股權	Options granted during the Period (Note (ii)) 期間內授出 之購股權 (附註(ii))	Options exercised during the Period (Note (iii)) 期間內行使 之購股權 (附註(iii))	Options cancelled during the Period 期間內註銷 之購股權	Options lapsed during the Period 期間內失效 之購股權	Options held at 31 December 2020 於二零二零年十二月三十一日 持有之購設權	Date of grant of Options (Note (i)) 購股權 授出日期 (附註(i))	Date of expiry of Options (Note (i)) 購股權 到期日期 (附註(i))	Exercise price of Options per Share 每股股份 購股權 行使價
Directors	董事									
Chan Yuk Foebe	陳昱	10,780,000	-	-	-	(10,780,000)	-	26/07/2017	25/07/2020	HK\$0.345港元
		-	13,000,000	-	-	-	13,000,000	03/11/2020	02/11/2023	HK\$0.38港元
		10,780,000	13,000,000	-	-	-	13,000,000			
Law Tze Ping Eric	羅子平	10,780,000	-	-	-	(10,780,000)	-	26/07/2017	25/07/2020	HK\$0.345港元
		-	13,000,000	-	-	-	13,000,000	03/11/2020	02/11/2023	HK\$0.38港元
		10,780,000	13,000,000	-	-	-	13,000,000			
Yu Defa	于德發	-	13,000,000	-	-	-	13,000,000	03/11/2020	02/11/2023	HK\$0.38港元
		-	13,000,000	-	-	-	13,000,000			
Ma Wing Yun Bryan	馬榮欣	-	8,500,000	-	-	-	8,500,000	03/11/2020	02/11/2023	HK\$0.38港元
		-	8,500,000	-	-	-	8,500,000			
Tam Ching Ho	譚政豪	-	8,500,000	-	-	-	8,500,000	03/11/2020	02/11/2023	HK\$0.38港元
	- I II	-	8,500,000	-	-	-	8,500,000			
Hau Chi Kit	侯志傑	-	8,500,000	-	-	-	8,500,000	03/11/2020	02/11/2023	HK\$0.38港元
		-	8,500,000	-	-	-	8,500,000			
Other Employees	其他僱員	41,120,000	_	10,780,000	_	(30,340,000)	_	26/07/2017	25/07/2020	HK\$0.345港元
		102,500,000	_	47,500,000	_	_	55,000,000	24/12/2018	23/12/2021	HK\$0.325港元
		-	65,000,000	_	_	_	65,000,000	03/11/2020	02/11/2023	HK\$0.38港元
		143,620,000	65,000,000	(58,280,000)	-	(30,340,000)	120,000,000			
Total	總計	165,180,000	129,500,000	(58,280,000)	-	(51,900,000)	184,500,000			

Xinyang Maojian Group Limited Interim Report 2020

MANAGEMENT DISCUSSION AND ANALYSIS (CONTINUED) 管理層討論及分析(續)

附註: Notes: 購股權的歸屬期及行使期均為購股權 (i) The vesting period and exercise period of the Options (i) 授出日期及購股權屆滿日期之間的期 are both the period between the date of grant of Options and date of expiry of Options. 緊接於授出購股權當日前的收市價為 (ii) The closing price immediately before the date on (ii) which the Options were granted was HK\$0.38. 0.38港元。 The weighted average closing price of the Shares (iii) 緊接購股權獲行使日期前的股份加權 (iii) 平均收市價約為0.38港元。 immediately before the dates on which the Options were exercised was approximately HK\$0.38. 截至二零二零年十二月三十一日止六 The value of Options granted on 3 November 2020 is (iv) (iv) not disclosed for the six months ended 31 December 個月,尚未披露二零二零年十一月三 日授出的購股權價值,因為有關購股 2020, since the valuation of such Options would merely be based on management's judgement and 權的估值僅基於管理層的判斷,而具 would be subjective. The value of such Options will 有主觀性。有關購股權價值將在來年 的年度報告中披露, 並將由獨立第三 be disclosed in the forthcoming annual report instead, which will be evaluated by an independent third party. 方進行估值。

PROSPECT

The global economy has faced an unprecedented situation due to the outbreak of COVID-19 since early January 2020, and despite gradual improvements in 管經濟於期間內逐漸改善,惟疫情持續 the economy during the Period, the pandemic has continued to adversely impact various industries and reduced economic activities globally.

展望

自COVID-19於二零二零年一月初爆發 後,全球經濟面臨前所未有的困境,儘 對各行各業造成不利影響及削減了全球 經濟活動。

Heat and power division

During the Period, although the Group's residential heat supplying area did not increase by 500,000 square meters as expected, this business division was not severally impacted by COVID-19 and the residential heat supplying area was maintained at 4,000,000 square meters. The management will aim to continue expanding its residential heat supplying area in the future, and believes that the heat and power division will continue to be the growth driver of the Group.

Coal-related chemical production 煤相關化工產品部 division

During the Period, the management had planned to transform the plant and equipment of HLCCL in Heihe, Heilongijang Province, from calcium carbide into another product - high carbon ferromanganese. However, as the Heilongiiang Province had continued to be seriously affected by COVID-19 in the past few months, most of the construction work in the area had remained suspended, leading to the schedule of the transformation being postponed. Subject to the status of COVID-19, the management believes that the transformation of the plant and equipment of HLCCL will resume in 2021, and will benefit the Group and its shareholders as a whole.

熱能及電力部

於期間,儘管本集團的住宅熱能供應區 域並未按預期增加500.000平方米,該 業務分部未受COVID-19嚴重影響,且 住宅熱能供應區域維持於4.000.000平 方米。管理層將於未來繼續擴大住宅熱 能供應區域,並且相信熱能及電力部將 繼續為本集團的增長動力。

於期間,管理層計劃將黑龍江省黑河 的黑河龍江化工的廠房及設備由碳化 鈣改造為另一種產品-高碳錳鐵。然 而,由於黑龍江省於過去數月持續受到 COVID-19疫情的嚴重影響,該區的大 部分建造工程繼續暫停,導致改造計劃 延遲。視平COVID-19的情況,管理層 相信,對黑河龍江化工廠房及設備進行 改造將於二零二一年恢復,並將令本集 **国及其股東整體受益。**

Construction service division

Due to the impact of the outbreak of COVID-19, Mudanjiang Jinyang Municipal Engineering Company Limited ("Jinyang Engineering") had continued to suspend all its construction services during the first half of 2021. As agreed between Jinyang Engineering and its subcontractors, the construction period for the heat exchange stations and facilities and pipelines networks will continue to be extended, and without additional costs incurred by the Group. The management will closely monitor the situation and minimize the impact by the outbreak of COVID-19 as much as possible.

Beverage division

Since 2018, the Group had been actively exploring business opportunities. Given the potential of the wine market in the PRC, our management believes that this new business will create value to the shareholders of the Company. To accelerate the Group's development in this industry, after the end of the Period, the Group entered into an agreement in February 2021 to acquire Beijing Yaolai Longwei Wine Co., Ltd.* ("Beijing Wine"), a company established in the PRC which is principally engaged in the business of provision. sourcing, marketing and design of wine products and is the registered owner of multiple trademarks under the China Trademark Office. Details of the acquisition are disclosed in the section headed "Discloseable transaction in relation to the acquisition of a target company" in this report.

Looking forward, the Group will continue to enhance the Group's customer base and capability to expand in the wine market in the PRC through Beijing Wine.

建造服務部

受COVID-19疫情影響,牡丹江金陽市政工程有限公司(「金陽市政」)已於二零二一年上半年繼續暫停其全部建造服務。根據金陽市政及其分包商所協定,熱交換站及設施以及管道網絡的建造期限將繼續延長,而本集團不會產生額外成本。管理層將密切監察局勢並盡量減少COVID-19疫情所造成之衝擊。

飲料部

自二零一八年以來,本集團一直積極探索商機。鑑於中國酒類市場的潛力,管理層認為,這項新業務將為本公司股東創造價值。為加速本集團於二零三月簽訂協議,收購北京耀萊龍微酒門間大中國成立的公司,主要從事酒類產出日於中國成立的公司,主要從事酒類產出日於中國商標局項下多個商標的註冊本報上,有關收購事項的對情,載於本報告「有關收購目標公司的須予披露交易」一節內披露。

展望未來,本集團將繼續通過北京酒業擴大本集團的客戶群及將加強擴展中國酒類市場的能力。

^{*} For identification purposes only

Memorandum of understanding in 有關可能發行可換股債券的諒 relation to possible issue of convertible 解備忘錄 bonds

On 3 August 2020, the Company and a strategic partner (the "Strategic Partner") entered into a memorandum of understanding (the "Convertible Bonds MOU"), pursuant to which the Strategic Partner had expressed its intention to subscribe for convertible bonds to be issued by the Company at an initial conversion price of HK\$0.52 per conversion share and the number of conversion shares shall not exceed 260,000,000 (the "Convertible Bonds MOU Subscription"). The parties to the Convertible Bonds MOU shall endeavour to negotiate, finalise and enter into a formal subscription agreement in relation to the Convertible Bonds MOU Subscription within sixty (60) 訂立正式認購協議。 days from the date of the Convertible Bonds MOU. As at the date of this report, no formal subscription agreement has been entered into vet.

Details of the Convertible Bonds MOU were disclosed in the announcement of the Company dated 3 August 2020.

於二零二零年八月三日,本公司與戰略 夥伴(「戰略夥伴」)訂立諒解備忘錄(「可 **換股債券諒解備忘錄**」),據此戰略夥伴 已表示有意認購本公司將予發行的可換 股債券,初步換股價為每股換股股份 0.52港元,而換股股份的數目不得超過 260.000.000股(「可換股債券諒解備忘 錄認購事項 1)。可換股債券諒解備忘錄 的訂約方將致力於可換股債券諒解備忘 錄日期起計六十(60)日內,就可換股債 券諒解備忘錄認購事項磋商、敲定及訂 立正式認購協議。於本報告日期,尚未

有關可換股債券諒解備忘錄的詳情於本 公司日期為二零二零年八月三日的公告 內披露。

Disposal of Shares by the Single Largest Shareholder in August 2020

The Company was informed by Mr. Chan Yuen Tung ("Mr. Chan"), the single largest shareholder of the Company, and Mr. Shie, Thomas ("Mr. Shie"), that on 19 August 2020, Mr. Chan and Mr. Shie entered into an unconditional sale and purchase agreement (the "August 2020 SPA"), pursuant to which Mr. Chan agreed to sell and Mr. Shie agreed to purchase 382,000,000 Shares, representing approximately 28,28% of the total issued Shares as at the date of the announcement of the Company dated 19 August 2020 (the "2020 Shareholder Disposal Announcement"), at a price of HK\$0.72 per Share (the "2020 Shareholder Disposal"). Pursuant to the August 2020 SPA, completion of the 2020 Shareholder Disposal would take place within 90 days of the date of the August 2020 SPA.

On 15 December 2020, the Company was further informed that due to the sudden deterioration and severity of COVID-19, Mr. Shie was not able to perform the due diligence exercise as scheduled. Hence, Mr. Chan and Mr. Shie had agreed to extend the completion date to a later time. After arm's length negotiations, Mr. Shie and Mr. Chan entered into a supplemental agreement to the SPA (the "2020 Shareholder Disposal Supplemental Agreement") to change the completion date to a date on or before 30 June 2021. As at the date of this report, the 2020 Shareholder Disposal had not been completed yet.

Details of the 2020 Shareholder Disposal and the 2020 Shareholder Disposal Supplemental Agreement were disclosed in the 2020 Shareholder Disposal Announcement and the announcement of the Company dated 15 December 2020.

於二零二零年八月單一最大股 東出售股份

本公司獲本公司單一最大股東陳遠東先生(「陳先生」)及佘啟光先生(「佘先生」)知會,陳先生與佘先生於二零二零年八月十九日訂立無條件買賣協議(「二零二零年八月買賣協議」),據此陳先生同意按每股股份0.72港元的價格購買382,000,000股股份(相當於本公司日期為二零二零年股東出售公告)當日全部已發行股份的約28.28%)(「二零二零年股東出售事項」)。根據二零二零年股東出售事項對)。根據二零二零年日期與二零二零年股東出售事項對)。根據二零二零年日期與出售的目內完成。

於二零二零年十二月十五日,本公司 進一步獲悉,由於COVID-19突然惡化 並且非常嚴峻,佘先生表示未能如期完 成盡職調查,因此陳先生與佘先生同意 延遲完成交易時間。經公平磋商後,佘 先生與陳先生已訂立買賣協議之補充協 議(「二零二零年股東出售事項補充協 議」),以將完成交易日期改為二零本報告 日期,二零二零年股東出售事項尚未完 成。

有關二零二零年股東出售事項及二零二零年股東出售事項補充協議的詳情於二零二零年股東出售事項公告及本公司日期為二零二零年十二月十五日的公告內披露。

Disposal of 40% equity interests in a 出售一間附屬公司40%股權 subsidiary

On 4 September 2020, Mudanjiang Longtuo New Energy Co., Ltd. ("Mudanjiang New Energy", an indirect wholly-owned subsidiary of the Company) entered into an equity transfer agreement (the "Equity Transfer Agreement") with Mr. Lv, an independent third party, to dispose of 40% of the equity interest (the "Disposal") in Mudanjiang Better-Day Power Limited ("Mudanjiang BD Power"). Subject to the terms and conditions of the Equity Transfer Agreement, the consideration of the Disposal was RMB70 million, which shall be settled as follows: (i) RMB7 million shall be paid on the date of signing of the Equity Transfer Agreement (the "First Payment"); (ii) RMB18 million shall be paid on or prior to 14 September 2020: (iii) RMB20 million shall be paid on or prior to 31 December 2020; and (iv) the remaining RMB25 million shall be paid on or prior to 4 March 2022 (being eighteen months after the date of signing of the Equity Transfer Agreement) (the "Final Payment").

於二零二零年九月四日,牡丹江龍拓 新能源有限公司(「牡丹江新能源」,本 公司間接全資附屬公司)與獨立第三方 呂先生訂立股權轉讓協議(「股權轉讓協 議1),以出售牡丹江佳日熱電有限公司 (「牡丹江佳日熱電|)40%股權(「出售 事項」)。根據股權轉讓協議的條款及條 件,出售事項的代價為人民幣70百萬 元,按以下方式結付:(i)人民幣7百萬元 將於簽訂股權轉讓協議日期支付(「首筆 付款」);(ii)人民幣18百萬元將於二零二 零年九月十四日或之前支付; (iii)人民幣 20百萬元將於二零二零年十二月三十一 日或之前支付;及(iv)餘下人民幣25百萬 元將於二零二二年三月四日(即簽訂股 權轉讓協議日期後十八個月)或之前支 付(「最終付款」)。

Xinyang Maojian Group Limited Interim Report 2020

MANAGEMENT DISCUSSION AND ANALYSIS (CONTINUED) 管理層討論及分析(續)

The Board had considered, among others, the following factors in relation to the consideration of the Disposal: (1) the profitability of Mudanjiang New Energy was on a downward trend, given the continuous high market prices of the raw coal during the past few years; (2) the Disposal would allow the Group to generate additional cash inflow and improve its liquidity, which will enhance the Group's ability to invest in other future potential investment opportunities; (3) given that the P/E ratio of the Disposal (calculated by dividing the consideration of the Disposal by the average profit after tax of Mudanjiang New Energy for the three years ended 30 June 2020) was approximately 9.25, which was relatively high when compared to other listed companies in similar industries, the Disposal was made at a premium already; and (4) given that for the year ended 30 June 2020 ("FY2020"), Mudanjiang New Energy had purchased approximately 100,000 tonnes of raw coal, the total cost savings made as a result of the Change in Business Strategy (as defined below) are estimated to be approximately RMB6,600,000 per year going forward.

董事會已就出售事項的代價考慮(其中 包括)以下因素:(1)鑑於過去數年原煤 市場價格持續高企,牡丹江新能源的盈 利能力呈下降趨勢;(2)出售事項可讓 本集團獲得額外現金流入及改善流動資 金,從而提升本集團投資於其他未來潛 在投資機會的能力;(3)鑑於出售事項 的市盈率(以出售事項的代價除以牡丹 江新能源截至二零二零年六月三十日止 三個年度的平均除税後溢利計算)約為 9.25,與其他同類行業的上市公司相比 相對較高,出售事項已屬溢價;及(4) 鑑於截至二零二零年六月三十日止年度 (「二零二零財政年度」), 牡丹江新能源 已購買約100,000噸原煤,日後因業務 策略變更(定義見下文)而節省的總成本 估計為每年約人民幣6,600,000元。

Despite that the estimated total cost savings based on figures from FY2020 would not outweigh the net loss on the Disposal (being approximately HK\$38,000,000), in view of the fact that, (i) the total cost savings would increase the profitability of the heat and electricity supply business in the long run; (ii) Mr. Lv would contribute to the operations of Mudanjiang New Energy; and (iii) it had been very difficult raising additional funds under the current economic situation, the Directors therefore considered the basis of consideration and the consideration of RMB70 million in relation to the Disposal to be fair and reasonable.

儘管按二零二零財政年度的數字計算,估計可節省的總成本不會超過出售事項的淨虧損(約38,000,000港元),但鑑於(i)長遠而言,可節省的總成本將增加供熱及供電業務的盈利能力;(ii)呂先生將為牡丹江新能源的營運作出貢獻;及(iii)在目前的經濟環境下,籌集額外資金非常困難,因此,董事認為有關出售事項的代價基準及人民幣70百萬元的代價屬公平合理。

信陽毛尖集團有限公司 二零二零年中期報告

MANAGEMENT DISCUSSION AND ANALYSIS (CONTINUED) 管理層討論及分析(續)

Pursuant to the Equity Transfer Agreement, the parties had agreed that during the period between the First Payment and the Final Payment, Mr. Lv may divide the transfer of the 40% of the equity interest in Mudanijana Power into a maximum of three transactions (each a "Transaction", and collectively, the "Transactions"), with the percentage of equity interest to be transferred for each Transaction to be further agreed between the parties. The completion date of each Transaction shall take place on which the relevant business registration filing requirements are completed, and the Disposal shall take place when the Transactions have been completed. Upon completion of the Disposal, the Group would hold, indirectly through Mudanjiang New Energy, 60% of the equity interest in Mudanjiang BD Power and Mudanjiang BD Power would remain as a subsidiary of the Company. As at the date of this report, the Disposal had not been completed yet and the Group had received RMB25 million from the Purchaser.

根據股權轉讓協議,訂約方已同意,於 首筆付款至最終付款期間,呂先生可 轉讓牡丹江熱電40%股權分為最多 項交易(各為一項[**交易**],統稱[**該等交** 易」),各項交易將予轉讓的股權交易將 有待訂約方進一步協定。各項交易將於 相關商業登記要求達成當日完成,而出售 事項完成後,本集團將透過牡丹江陸 事項完成後,本集團將透過牡丹江時 源間接持有牡丹江佳日熱電60%股權及 牡丹江佳日熱電將繼續為本公司之附屬 、於本報告日期,出售事項尚未完 成,而本集團已從買方收到人民幣25百 萬元。

The heat and power business, in which Mudanjiang BD Power is the operating subsidiary, is one of the core businesses of the Group. As at the date of this report, it was the Board's intention that the heat and power business would continue to remain as one of the core businesses of the Group and the Board had no intention to further dispose of the Group's remaining interest in Mudanjiang BD Power.

熱能及電力業務(其營運附屬公司為牡丹江佳日熱電)為本集團的核心業務之一。截至本報告日期,董事會擬繼續將熟能及電力業務維持為本集團的核心業務之一,且董事會無意進一步出售本集團於牡丹江佳日熱電的餘下權益。

The Group plans to increase the profitability of the heat and power business by purchasing raw coal during the summer season, which would be at a lower cost, instead of during the peak season of the heat supplying period (i.e. from October to February), which had been the Group's usual practice (the "Change in Business Strategy"). Nonetheless, in order to do so. the Group had to increase its current general working capital, which would be provided through the Disposal. In light of this, the Disposal would allow the Group to realise part of its investment in Mudanjiang BD Power and the increase in profitability of Mudanjiang BD Power as a result of the decrease in coal costs and the increase in the Group's general working capital would thereby enhance the Group's ability to invest in other future potential investment opportunities.

本集團計劃在夏季以較低的成本採購原 煤,而非在供熱旺季(即十月至二月) 採購原煤,從而提高熱能及電力業務 務策略變更」)。然而,本集團須為此增 粉策略變更」)。然而,本集團須為此增 過出售事項提供。有見及此,出日熱電 過出售事項提供。有見及此,出日熱電 將令本集團能變現對牡丹江佳日熱電的 部分投資,及由於煤炭成本下降及本集 團的一般營運資金增加,牡丹江佳日熱 電的盈利能力將因此提高,從而加強本 集團投資於其他未來潛在投資機會的能 力。

The Company was of the view that the arrangement pursuant to the Equity Transfer Agreement was fair and reasonable and in the interests of the Company and its shareholders as a whole because, among others, (i) the injection of liquidity into the general working capital of Mudanjiang BD Power indirectly allowed the Group to purchase raw coal during the low season instead of the peak season; (ii) the injection of liquidity into Mudanjiang BD Power through equity transfer via a shareholder's loan extended to Mudanjiang BD Power, to which Mudanjiang BD Power is obligated to repay the loan (being the amount of general working capital extended to Mudanjiang BD Power) to the Group irrespective of the future profitability of Mudanjiang BD Power, as opposed to the subscription for new equity by Mr. Lv, to which the subscription proceeds would remain with Mudanjiang BD Power, protects the interests of the Company and its shareholders; and (iii) the appointment of Mr. Lv as a director of Mudanjiang BD Power is beneficial to the operations of Mudanjiang BD Power because Mr. Lv is well-connected in Mudanjiang and would therefore assist in the expansion and profitability of the operations of Mudanijang BD Power in Mudanijang.

Details of the Disposal were disclosed in the announcements of the Company dated 4 September 2020 and 19 October 2020, respectively.

本公司認為,根據股權轉讓協議作出的 安排屬公平合理,符合本公司及其股東 的整體利益,因為(其中包括)(i)向牡丹 江佳日熱電的一般營運資金注入流動資 金,間接使本集團可於淡季而非旺季採 購原煤;(ii)透過向牡丹江佳日熱電提供 股東貸款進行股權轉讓向牡丹江佳日熱 電注入流動資金,可保障本公司及其股 東的利益,因為不論牡丹江佳日熱電未 來的盈利能力如何,牡丹江佳日熱電均 有責任向本集團償還貸款(即向牡丹江 佳日熱電提供的一般營運資金金額), 相反,倘由呂先生認購新股本,認購所 得款項將仍屬牡丹江佳日熱電;及(iii)委 任呂先生為牡丹江佳日熱電董事對牡丹 江佳日熱電的營運有利,因為呂先生在 牡丹江擁有良好的人脈,故將為牡丹江 佳日熱電在牡丹江的業務擴展及盈利能 力提供助力。

有關出售事項的詳情於本公司日期為二 零二零年九月四日及二零二零年十月 十九日的公告內披露。

Major transaction in relation to disposal 有關出售地塊之主要交易 of lands

On 28 December 2020, HLCCL entered into an agreement (the "Disposal Agreement") with Heihe Longhe Investment Management Limited*, an independent third party, pursuant to which HLCCL had agreed to transfer the land use rights of certain lands (the "Lands") located in the PRC at an aggregate consideration of RMB156,440,000 (equivalent to approximately HK\$185,500,000), comprising RMB139,440,000 with land compensation of RMB17,000,000 (the "Land Disposal").

江化工與獨立第三方黑河龍合投資管理有限責任公司訂立協議(「出售協議」),據此,黑河龍江化工同意轉讓位於中國的若干地塊(「該等地塊」)的土地使用權,總代價為人民幣156,440,000元(相當於約185,500,000港元),包括人民幣139,440,000元以及人民幣17,000,000元的土地賠償(「土地出售事項」)。

於二零二零年十二月二十八日,黑河龍

As the Lands had been left idle by the Group for a long time and in view of the consideration to be received from the Land Disposal by the Group, the Directors considered that the Land Disposal was a good opportunity for the Group to generate cash inflow, improve its liquidity and reduce the carrying cost of the idle lands.

由於該等地塊已被本集團閒置頗長一段時間,且鑑於本集團將從土地出售事項 收取的代價,董事認為土地出售事項實屬良機,可讓本集團產生現金流、改善流動資金並降低閒置地塊的賬面成本。

The gross proceeds generated from the Land Disposal would be RMB156,440,000 (equivalent to approximately HK\$185,500,000) and the Company intended to use the proceeds for, among others, (i) repayment of debts; (ii) tax payment in relation to the Land Disposal; and (iii) general working capital of the Group.

土地出售事項產生的所得款項總額將為人民幣156,440,000元(相當於約185,500,000港元)·而本公司擬將所得款項用於(其中包括)(i)償還債務:(ii)本集團一般營運資金。

As at the date of this report, as additional time is required for the Company to prepare and finalise certain information to be included in the circular as required under Chapter 14 of the Rules (the "Listing Rules") Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited (the "Stock Exchange"), the expected despatch date of the circular was delayed and the Land Disposal had not been completed yet.

於本報告日期,由於本公司需要更多時間編製及落實根據香港聯合交易所有限公司(「**聯交所**」)證券上市規則(「**上市規則**」)第14章須載入通函的若干資料,故通函的預期寄發日期已延遲,而土地出售事項尚未完成。

^{*} For identification purposes only

Details of the Land Disposal were disclosed in the announcements of the Company dated 28 December 2020 and 19 January 2021, respectively.

有關土地出售事項的詳情於本公司日期 分別為二零二零年十二月二十八日及二 零二一年一月十九日之公告內披露。

EVENT AFTER THE REPORTING PERIOD

Discloseable transaction in relation to the acquisition of a target company

On 2 February 2021, Mudanjiang Longjin Wine Co., Ltd. (an indirect wholly-owned subsidiary of the Company) ("Mudanjiang Wine") and three individuals who are independent third parties (the "Vendors") entered into an agreement (the "Acquisition Agreement"), pursuant to which Mudanijang Wine agreed to purchase the entire equity interest in Beijing Wine for a consideration of HK\$80,000,000. Upon completion, the consideration shall be settled as to (i) HK\$5,000,000 payable in cash; and (ii) the remaining balance of HK\$75,000,000 by the issue of a promissory note in the principal amount of HK\$75,000,000 by the Company to the Vendors.

Given the commencement of the Group's new beverage division, the Directors considered that the acquisition of Beijing Wine was in line with the overall business direction of the Group and is a good 展中國酒類市場能力的良好投資機會。 investment opportunity to enhance the Group's customer base and capability to expand in the wine market in the PRC.

報告期後事項

有關收購目標公司之須予披露 交易

於二零二一年二月二日,牡丹江龍晉 酒業有限公司(本公司間接全資附屬公 司)(「牡丹江酒業」)與三名屬獨立第三 方的個人(「賣方」)訂立協議(「收購協 議」),據此,牡丹江酒業同意收購北京 酒業之全部股權,代價為80,000,000港 元。於完成後,代價的(i) 5,000,000港 元將以現金支付;及(ii)餘額75,000,000 港元將由本公司向賣方以發行本金額為 75,000,000港元的承兑票據支付。

鑑於本集團開設新飲料部,董事認為收 購北京酒業符合本集團的整體業務方 向, 並且是擴大本集團客戶群及加強拓

Upon completion, Beijing Wine will become an indirect wholly-owned subsidiary of the Company and financial results of Beijing Wine will be consolidated into the accounts of the Group. As at the date of this report, the acquisition of Beijing Wine had not been completed yet.

於完成後,北京酒業將成為本公司之間 接全資附屬公司,而北京酒業的財務 業績將併入本集團之賬目。於本報告日 期,對北京酒業的收購尚未完成。

Details of the acquisition of Beijing Wine were disclosed in the announcement of the Company dated 2 February 2021.

有關對北京酒業的收購詳情於本公司日 期為二零二一年二月二日之公告內披 露。

GROUP STRATEGY

The Group will actively restructure the assets so as to create value to the shareholders of the Company. It will not rule out the possibility of further acquisition and disposal of non-core assets.

DIRECTORS' INTERESTS OR SHORT POSITIONS IN SHARES AND UNDERLYING SHARES

As at 31 December 2020, the interests of the Directors and chief executive of the Company in the Shares, underlying shares and debentures of the Company and its associated corporation (within the meaning of Part XV of the Securities and Futures Ordinance (Chapter 571 of the Laws of Hong Kong) (the "SFO")), which were required to be 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 in which they were taken or deemed to have under such provisions of the SFO)

集團策略

本集團將積極進行資產重組,以為本公 司股東創造價值。其不會排除可能進一 步進行收購及出售非核心資產。

董事於股份及相關股份之 權益或淡倉

於二零二零年十二月三十一日,董事及 本公司最高行政人員於本公司及其相聯 法團(定義見香港法例第571章證券及期 貨條例(「**證券及期貨條例**」)第XV部)之 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分部須知會 本公司及聯交所之權益(包括根據證券 及期貨條例該等條文彼等被當作或視作

Xinyang Maojian Group Limited Interim Report 2020

MANAGEMENT DISCUSSION AND ANALYSIS (CONTINUED) 管理層討論及分析(續)

or which were required, pursuant to section 352 of the SFO, to be entered in the register referred to therein or 貨條例第352條須記錄在該條例所述登 which were as otherwise required to be notified to the 記冊之權益;或另行根據上市規則上市 Company and the Stock Exchange pursuant to the 發行人董事進行證券交易之標準守則 Model Code for Securities Transactions by Directors (「標準守則」)須知會本公司及聯交所之 of Listed Issuers (the "Model Code") under the Listing 權益如下: Rules were as follows:

擁有之權益及淡倉);或根據證券及期

Name of Director 董事姓名	Type of interest 權益類別	Number of Shares held (long position) 所持股份數目 (好倉)	% of issued capital of the Company 佔本公司 已發行 股本百分比	Options held 所持購股權	% of issued capital of the Company 佔本公司 已發行
Ms. Chan Yuk Foebe	Beneficial Interest	2,860,000	0.20%	13,000,000	0.90%
陳昱女士	實益權益				
Mr. Law Tze Ping Eric	Beneficial Interest	1,400,000	0.10%	13,000,000	0.90%
羅子平先生	實益權益				
Mr. Yu Defa	Beneficial Interest	-	-	13,000,000	0.90%
于德發先生	實益權益				
Mr. Ma Wing Yun Bryan	Beneficial Interest	-	-	8,500,000	0.59%
馬榮欣先生	實益權益				
Mr. Tam Ching Ho	Beneficial Interest	-	-	8,500,000	0.59%
譚政豪先生	實益權益				
Mr. Hau Chi Kit	Beneficial Interest	-	-	8,500,000	0.59%
侯志傑先生	實益權益				

DISCLOSURE OF ADDITIONAL INFORMATION 其他資料披露

INTERESTS IN THE SHARES AND 於股份及相關股份之權益 UNDERLYING SHARES

Save as disclosed above, so far as the Directors are aware, as at 31 December 2020, none of the Directors and chief executive of the Company had or was deemed to have any interest or short position in the Shares, underlying shares and debentures of the Company and its associated corporations (within the meaning of Part XV of the SFO), which was required to be 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 in which they were taken or deemed to have under such provisions of the SFO), or which was required to be recorded in the register maintained by the Company pursuant to section 352 of the SFO or which was otherwise required to be notified to the Company and the Stock Exchange pursuant to the Model Code.

除上文披露者外,就董事所知悉,於二零二零年十二月三十一日,董事及本公司最高行政人員概無於本公司及其相聯法團(定義見證券及期貨條例第XV部)之限份、相關股份及債券中,擁有或被視作擁有根據證券及期貨條例第XV部第7及8分部須知會本公司及聯交所之任何權益或淡倉(包括根據證券及期貨條例第352條存置之登記冊)其條例第352條存置之登記冊之任知權益或淡倉;或另行根據標準守則須知會本公司及聯交所之任何權益或淡倉。



SUBSTANTIAL SHAREHOLDERS' INTERESTS AND SHORT POSITIONS IN THE COMPANY

主要股東於本公司之權益及淡倉

As far as the Directors are aware, as at 31 December 2020, the following persons (other than a Director or chief executive of the Company) had interests or short positions in the Shares and underlying shares in the Company which would fall to be disclosed to the Company under the provisions of Divisions 2 and 3 of Part XV of the SFO as recorded in the register required to be kept under section 336 of the SFO:

據董事所知悉,於二零二零年十二月三十一日,除董事或本公司最高行政人員外,以下人士於本公司股份及相關股份中擁有已記入根據證券及期貨條例第336條所規定存置之登記冊且須根據證券及期貨條例第XV部第2及3分部條文向本公司披露之權益或淡倉:

Name of shareholders 股東姓名	Nature of Interests	Number of Shares held (long position) 所持股份數目 (好倉)	Approximate percentage of interest in the Company 佔本公司權益 概約百分比
Mr. Chan Yuen Tung 陳遠東先生	Beneficial owner 實益擁有人	382,000,000	26.38%
Mr. Sze Ching Lau 施清流先生	Beneficial owner 實益擁有人	89,000,000	6.15%
Mr. Cha Jung Hoon Cha Jung Hoon先生	Beneficial owner 實益擁有人	74,760,000	5.16%

Save as disclosed above, as far as the Directors are aware, as at 31 December 2020, no other persons (other than a Director or chief executive of the Company) had interests or short positions in the Shares and underlying shares of the Company as recorded in the register required to be kept under section 336 of the SFO.

除上文披露者外,就董事所知悉,除董事及本公司最高行政人員外,於二零二零年十二月三十一日,概無其他人士於本公司股份及相關股份中擁有已記入根據證券及期貨條例第336條所規定存置之登記冊之權益或淡倉。

SUFFICIENCY OF PUBLIC FLOAT 足夠公眾持股量

Based on the information that is publicly available to the Company and within the knowledge of the Directors as at the date of this report, there is sufficient public float of more than 25% of the Company's shares in the market as required under the Listing Rules.

按本公司取得之公開資料及據董事所知,於本報告日期,本公司股份在市場上具有超過上市規則所規定25%之足夠公眾持股量。

PURCHASE, SALE OR REDEMPTION OF LISTED SECURITIES OF THE GROUP

Neither the Company nor any of its subsidiaries purchased, sold or redeemed any of the Company's listed securities during the Period.

購買、出售或贖回本集團 上市證券

本公司或其任何附屬公司於期間內概無 購買、出售或贖回本公司任何上市證 券。

CORPORATE GOVERNANCE

The Directors are of the view that the Company has complied with the Corporate Governance Code (the "Code") as set out in Appendix 14 to the Listing Rules during the Period, except for the following deviation as summarised below:

企業管治

董事認為,本公司於期間內一直遵守上市規則附錄14所載之企業管治守則(「守則」),除以下偏離情況外,概括如下:

Code Provision A.2.1 of the Code

The roles of Chairman and Chief Executive Officer of the Company are performed by the same individual, Ms. Chan Yuk Foebe, and are not separated. The Board meets regularly to consider issues related to corporate matters affecting operations of the Group. The Board considers the structure will not impair the balance of power and authority of the Board and the Company's management and thus, the Board believes this structure will enable effective planning and implementation of corporate strategies and decisions.

守則之守則條文A.2.1條

本公司主席及行政總裁角色由同一人陳 昱女士擔任,並無分由二人出任。董事 會定期開會以審議有關影響本集團營運 之公司事務議題。董事會認為該架構無 損董事會及本公司管理層權力及授權之 平衡,因此董事會相信該架構將可令公 司之策略及決定得以有效規劃及執行。



MODEL CODE FOR SECURITIES 進行證券交易之標準守則 TRANSACTIONS

The Company has adopted the Model Code as set out in Appendix 10 to the Listing Rules as its own code of conduct regarding securities transactions by the Directors. Having made specific enquiries to all the Directors, all the Directors confirmed that they have complied with the code provisions in the Model Code during the Period. No incident of non-compliance was noted by the Company during the Period.

本公司已採納上市規則附錄10所載標準守則作為董事進行證券交易之內部操守準則。經向全體董事作出具體查詢後,全體董事確認彼等於期間內一直遵守標準守則之守則條文。於期間內,本公司概不知悉任何違規事件。

CHANGES OF INFORMATION OF DIRECTORS UNDER RULE 13.51B(1) OF LISTING RULES

根據上市規則第13.51B(1) 條之董事資料變動

Below is the information relating to the Directors required to be disclosed pursuant to Rule 13.51B(1) of the Listing Rules since the date of the 2020 annual report:

自二零二零年年報日期起,根據上市規則第13.51B(1)條須予披露之董事資料如下:

- Mr. Gao Ran, an executive Director, (i)
 was appointed as an executive director of
 Cornerstone Financial Holdings Limited (Stock
 Code: 8112), a company listed on GEM of the
 Stock Exchange, on 4 December 2020; and
 (ii) had resigned as a non-executive director of
 Lapco Holdings Limited (Stock Code: 8472), a
 company listed on GEM of the Stock Exchange,
 on 20 November 2020.
- 執行董事高冉先生(i)於二零二零年十二月四日獲委任為基石金融控股有限公司(於聯交所GEM上市之公司,股份代號:8112)執行董事;及(ii)於二零二零年十一月二十日辭任立高控股有限公司(於聯交所GEM上市之公司,股份代號:8472)非執行董事。

Save as disclosed above, no information was required to be disclosed pursuant to Rule 13.51B(1) of the Listing Rules during the Period.

除上文披露者外,於期間內,概無根據 上市規則第13.51B(1)條須予披露之資 料。

AUDIT COMMITTEE

The Company set up the Audit Committee on 8 April 2001 pursuant to Rules 3.21 and 3.22 of the Listing Rules, with written terms of reference, for the purposes of reviewing and providing supervision on the Group's financial reporting process and internal control systems. The Audit Committee comprises three independent non-executive Directors, namely, Mr. Ma Wing Yun Bryan (Chairman), Mr. Tam Ching Ho and Mr. Hau Chi Kit. The Audit Committee has reviewed with the management the accounting principles and practices adopted by the Group and the auditing, internal control and financial reporting aspects of the Company including the review of the Interim Financial Statements and there was no disagreement from the Audit Committee with the accounting treatment adopted by the Company.

REMUNERATION COMMITTEE

A remuneration committee was established by the Company (the "Remuneration Committee") on 1 July 2005, with specific written terms of reference which set out clearly its authority and duties pursuant to Rules 3.25 and 3.26 of the Listing Rules. The Remuneration Committee currently comprises three independent non-executive Directors, namely, Mr. Ma Wing Yun Bryan (Chairman), Mr. Tam Ching Ho and Mr. Hau Chi Kit, who are responsible for advising the Board on the remuneration policy and framework for all the remuneration of the Directors and senior management of the Company, as well as reviewing and determining the remuneration packages of Directors and senior management with reference to the Company's objectives from time to time.

審核委員會

根據上市規則第3.21及3.22條,本公司 於二零零一年四月八日成立審核委員 會,並制定書面職權範圍,旨在審閱及 監管本集團之財務申報程序及內部監控 制度。審核委員會由名獨立非執及及 事馬榮欣先生(主席)、譚政豪先生實 法傑先生組成。審核委員會已與管理 檢討本集團採納之會計原則及慣例, 及本公司之審核、內部監控及財務申報 及本公司之審核、內部監控及財務申報 委員會對本公司所採用會計處理方法並 無異議。

薪酬委員會

本公司於二零零五年七月一日成立薪酬委員會(「薪酬委員會」),並根據上市規則第3.25及3.26條制定特定書面職權範圍,清晰劃分其職權及職責。薪酬委員會現時由三名獨立非執行董事馬榮欣先生(主席)、譚政豪先生及侯志傑先生組成,負責就董事與本公司高級管理人員所有薪酬之薪酬政策及架構向董事檢討及釐定董事與高級管理人員之薪酬待遇。

NOMINATION COMMITTEE

The nomination committee was established by the Company (the "Nomination Committee") on 2 November 2007, with specific written terms of reference pursuant to provisions A.5.1 and A.5.2 of the Code. The Nomination Committee currently comprises one executive Director, namely Ms. Chan Yuk Foebe (Chairman), and three independent nonexecutive Directors, namely Mr. Ma Wing Yun Bryan, Mr. Tam Ching Ho and Mr. Hau Chi Kit. The Board as a whole, with the Nomination Committee, is responsible for reviewing the Board composition, developing and formulating the relevant procedures for nomination and appointment of Directors, monitoring the appointment and succession plan of Directors and assessing the independence of independent nonexecutive Directors.

提名委員會

本公司於二零零七年十一月二日成立提名委員會(「提名委員會」),並根據守則第A.5.1及A.5.2條制訂特定書面職權範圍。提名委員會現時由一名執行董事陳昱女士(主席)及三名獨立非執行董事馬榮欣先生、譚政豪先生及侯志傑先生組成。董事會整體連同提名委員會負責檢討董事會之組成、發展及制定提名及委任董事之有關程序、監察委任董事及董事繼任之計劃以及評估獨立非執行董事之獨立身份。

INTERIM REPORT

The 2020 interim report containing all the financial and other related information of the Company required by the Listing Rules will be available on the website of Hong Kong Exchanges and Clearing Limited at www.hkexnews.hk and the website of the Company at www.xinyangmaojian.com.hk, and dispatched to the shareholders of the Company before the end of March 2021

中期報告

載有本公司根據上市規則所規定須詳列之所有財務及其他有關資料之二零二零年中期報告,將於二零二一年三月底前刊登於香港交易及結算所有限公司網站(www.hkexnews.hk)及本公司網站(www.xinyangmaojian.com.hk),並寄發予本公司股東。

By order of the Board

Chan Yuk Foebe

Chairman and Chief Executive Officer

Hong Kong, 5 February 2021

承董事會命 **陳昱** 主席兼行政總裁

香港,二零二一年二月五日