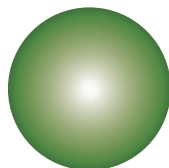


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元亨燃氣

YUANHENG GAS

YUAN HENG GAS HOLDINGS LIMITED

元亨燃氣控股有限公司

(Incorporated in Bermuda with limited liability)

(Stock Code: 332)

THREE CONTINUING CONNECTED TRANSACTIONS IN RELATION TO SALE AND PURCHASE OF LNG AND PIPED GAS

On 29 April 2020, Huaheng Energy entered into (i) the Piped Gas Purchase Agreement in respect of the sale and purchase of piped gas with GG Pipeline; and (ii) the LNG Purchase Agreement in respect of the sale and purchase of LNG with GG Natural Gas.

Also on 29 April 2020, Yuanheng Gas entered into the LNG Supply Agreement in respect of the sale and purchase of LNG with GG Natural Gas.

As each of the Agreements is entered into between a subsidiary of the Company (namely Huaheng Energy and Yuanheng Gas) and a connected person of the Company at the subsidiary level only (namely GG Pipeline and GG Natural Gas) on normal commercial terms or better, the Company is required to comply with the reporting and announcement requirements but are exempted from the circular, (including independent financial advice) and independent shareholders' approval requirements under Rule 14A.101 of the Listing Rules.

The Directors (including the independent non-executive Directors) have confirmed and considered that the transactions contemplated under the Piped Gas Purchase Agreement and the LNG Purchase Agreement have been subject to arm's length negotiation between Huaheng Energy and the respective parties, and has been entered into by Huaheng Energy in the ordinary and usual course of business and on normal commercial terms or better and which are no less favourable to the Group than those available to or from independent third parties and are of the view that the transactions contemplated under the Piped Gas Purchase Agreement and the LNG Purchase Agreement and the respective proposed annual caps thereunder for the financial year ending 31 March 2021 are fair and reasonable, is on normal commercial terms or better and in the interests of the Company and the Shareholders as a whole. Since no Director is considered to have material interest in the Piped Gas Purchase Agreement, the LNG Purchase Agreement and the transactions contemplated thereunder, no Director have abstained from voting on the resolutions passed at the Board meeting held on 28 April 2020 to approve the Piped Gas Purchase Agreement, the LNG Purchase Agreement and the transactions contemplated thereunder (including the proposed annual caps).

The Directors (including the independent non-executive Directors) have confirmed and considered that the transactions contemplated under the LNG Supply Agreement have been subject to arm's length negotiation between Yuanheng Gas and GG Natural Gas, and has been entered into by Yuanheng Gas in the ordinary and usual course of business and on normal commercial terms or better and which are no less favourable to the Group than those available to or from independent third parties and are of the view that the transactions contemplated under the LNG Supply Agreement and the proposed annual cap for the financial year ending 31 March 2021 are fair and reasonable, is on normal commercial terms or better and in the interests of the Company and the Shareholders as a whole. Since no Director is considered to have material interest in the LNG Supply Agreement and the transactions contemplated thereunder, no Director have abstained from voting on the resolutions passed at the Board meeting held on 28 April 2020 to approve the LNG Supply Agreement and the transactions contemplated thereunder (including the proposed annual cap).

On 29 April 2020, Huaheng Energy entered into (i) the Piped Gas Purchase Agreement in respect of the sale and purchase of piped gas with GG Pipeline; and (ii) the LNG Purchase Agreement in respect of the sale and purchase of LNG with GG Natural Gas.

Also on 29 April 2020, Yuanheng Gas entered into the LNG Supply Agreement in respect of the sale and purchase of LNG with GG Natural Gas.

Details of the agreements are set out below.

PRINCIPAL TERMS OF THE AGREEMENTS

1. Piped Gas Purchase Agreement

Date: 29 April 2020

Parties: (1) Huaheng Energy, as purchaser
(2) GG Pipeline, as seller

Term: One year from 1 April 2020 to 31 March 2021

Subject matter: Huaheng Energy has agreed to purchase and GG Pipeline has agreed to sell natural gas via their pipelines subject to the terms and conditions contained in the Piped Gas Purchase Agreement.

Pricing basis: The price to be paid by Huaheng Energy shall be the aggregate of the price of the natural gas and the price of the pipelines usage fee.

GG Pipeline shall source the natural gas to sell to Huaheng Energy and the price of the natural gas shall be the actual settlement price of the natural gas sold and charged by Guizhou Sales Branch of China National Petroleum Corporation, an Independent Third Party, the seller of the natural gas.

The pipeline usage fee shall be RMB0.483 per cubic meter (inclusive of VAT), subject to adjustment as agreed between Huaheng Energy and GG Pipeline.

Payment term: Actual price of the piped gas payable shall be determined weekly between GG Pipeline and Huaheng Energy upon verification by both parties, while Huaheng Energy is required to pay the expected amount in advance.

Annual cap: Proposed annual cap for purchase of piped gas is as follows:

Annual cap
RMB

1 April 2020 to 31 March 2021* 283,000,000

**Note:* Based on the estimated usage of piped gas by Huaheng Energy, it is estimated that the piped gas purchased for April 2020 shall be within RMB15,500,000, which is around the monthly average of piped gas purchased by Huaheng Energy in the previous financial year ended 31 March 2020 as set out below.

Basis of the annual cap:

The annual cap under the Piped Gas Purchase Agreement was determined based on the estimated natural gas demand multiplied by the projected price of the natural gas and the pipeline usage fee and the following matters:

- (a) the historical transaction amount and costs of piped gas purchased by the Group from the GG Group;
- (b) the production and operation capacity of the Group/Huaheng Energy;
- (c) the demand estimated for piped gas during the financial year ending 31 March 2021;
- (d) the projected price of natural gas and pipeline usage fee during the financial year ending 31 March 2021; and
- (e) a buffer to accommodate changes in market conditions.

The historical transaction amount of piped gas purchased by Huaheng Energy from GG Pipeline for the three years ended 31 March 2020 are set out below:

	Total historical transaction amount of piped gas RMB
Year ended 31 March 2018 (audited)	145,244,000
Year ended 31 March 2019 (audited)	236,346,000
Year ended 31 March 2020 (unaudited)	220,370,000

2. LNG Purchase Agreement

Date: 29 April 2020

Parties: (1) Huaheng Energy, as purchaser
(2) GG Natural Gas, as seller

Term: One year from 1 April 2020 to 31 March 2021

Subject matter: Huaheng Energy has agreed to purchase and GG Natural Gas has agreed to sell LNG subject to the terms and conditions contained in the LNG Purchase Agreement.

Pricing basis: The price shall be agreed by the parties according to the prevailing average monthly market price of LNG in the PRC, and subject to the adjustments that may be made by the National Development and Reform Commission, China National Petroleum Corporation and other relevant government departments to the price of natural gas products.

Payment term: Actual price of the LNG payable shall be determined monthly between GG Natural Gas and Huaheng Energy upon verification of the actual LNG sold and purchased by both parties, while Huaheng Energy is required to pay the expected amount of LNG to be purchased monthly in advance based on previous month's usage, adjusted by the actual price of the current month.

Annual cap: Proposed annual cap for purchase of LNG is as follows:

	Annual cap <i>RMB</i>
1 April 2020 to 31 March 2021*	114,000,000

**Note:* Based on the estimated usage of LNG by Huaheng Energy, it is estimated that the LNG purchased for April 2020 shall be within RMB3,000,000, which is around the monthly average of LNG purchased by Huaheng Energy in the previous financial year ended 31 March 2020 as set out below.

Basis of the annual cap:

The annual cap under the LNG Purchase Agreement was determined based on the estimated LNG demand multiplied by the projected price of the LNG and the following matters:

- (a) the historical transaction amount and costs of LNG purchased by the Group from the GG Group;
- (b) the production and operation capacity of the Group/Huaheng Energy;
- (c) the demand estimated for LNG during the financial year ending 31 March 2021;
- (d) the projected price of LNG during the financial year ending 31 March 2021; and
- (e) a buffer to accommodate changes in market conditions.

The historical transaction amount of LNG purchased by Huaheng Energy from GG Natural Gas for the three years ended 31 March 2020 are set out below:

	Total historical transaction amount of LNG RMB
Year ended 31 March 2018 (audited)	6,249,000
Year ended 31 March 2019 (audited)	23,334,000
Year ended 31 March 2020 (unaudited)	98,170,000

3. LNG Supply Agreement

Date:	29 April 2020
Parties:	(1) Yuanheng Gas, as seller (2) GG Natural Gas, as purchaser
Term:	One year from 1 April 2020 to 31 March 2021
Subject matter:	Yuanheng Gas has agreed to sell and GG Natural Gas has agreed to purchase LNG subject to the terms and conditions contained in the LNG Supply Agreement.
Pricing basis:	The price shall be agreed by the parties according to the prevailing average monthly market price of LNG in the PRC.
Payment term:	Actual price of the LNG payable shall be determined monthly between GG Natural Gas and Yuanheng Gas upon verification by both parties. GG Natural Gas shall pay Yuanheng Gas after Yuanheng Gas tenders the VAT invoices to GG Natural Gas.
Annual cap:	Proposed annual cap for supply of LNG is as follows:

	Annual cap <i>RMB</i>
1 April 2020 to 31 March 2021*	353,000,000

**Note:* Up to the date of this announcement, no LNG was sold under the LNG Supply Agreement.

Basis of the annual cap:

The annual cap under the LNG Supply Agreement was determined based on the estimated LNG supply multiplied by the projected price of the LNG and the following matters:

- (a) the historical transaction amount and costs of LNG supplied by the Group to the GG Group;
- (b) the production and operation capacity of the Group/ Yuanheng Gas;
- (c) the demand estimated for LNG during the financial year ending 31 March 2021;
- (d) the projected price of LNG during the financial year ending 31 March 2021; and
- (e) a buffer to accommodate changes in market conditions.

The historical transaction amount of LNG supplied by Yuanheng Gas to GG Natural Gas for the three years ended 31 March 2020 are set out below:

	Total historical transaction amount of LNG RMB
Year ended 31 March 2018 (audited)	145,287,000
Year ended 31 March 2019 (audited)	171,355,000
Year ended 31 March 2020 (unaudited)	264,298,000

REASONS FOR ENTERING INTO THE AGREEMENTS

The Group and GG Group have been transacting numerous natural gas products and services since 2014 and have entered into various framework agreements, purchase agreements and/or services agreements in relation to the purchase or sale of various natural gas products or services between members of the Group and members of GG Group up to 31 March 2020.

Since the listing of Guizhou Gas on the Shanghai Stock Exchange in 2017, and taking into account that the volatile and changing nature of the oil and gas industry recently, the Group and GG Group have decided to revise and update their existing agreements upon expiration on their respective terms on 31 March 2020.

Despite the ongoing global coronavirus pandemic and the very volatile situation in the oil and gas industry, together with the disruptive effects caused by the lockdowns, both parties have negotiated and agreed on the principal terms of the transactions as contemplated under the respective agreements set out in this announcement, which reflected the common market practice and terms for transactions of similar types.

Although our Group and GG Group are competitors in the same oil and gas industry, it is also common practice that market players often will trade among themselves for different types of gas products for many different reasons, such as due to different geographical locations to minimize transportation costs or to secure steady and cost effective sources of supply, or seasonal fluctuations so as to maintain steady sources of supply.

The reasons for entering into of the Piped Gas Purchase Agreement and the LNG Purchase Agreement by Huaheng Energy with members of the GG Group are primarily due to the geographical location where Huaheng Energy is located at, where GG Group generally provides the most cost effective and reliable sources of supplies of natural gas in that area.

On the other hand, our Group also sources natural gas from other suppliers, processes and produces LNG in other regions outside Guizhou Province and is open for sale to all buyers. In view of the industry nature and our long term relationship with GG Group, our Group via one of our subsidiary, Yuanheng Gas has entered into the LNG Supply Agreement with a member of GG Group to supply them our Group's LNG products.

BOARD CONFIRMATIONS

The Board confirms that the transactions carried out since 1 April 2020 up to the date of the Piped Gas Purchase Agreement were conducted upon similar terms of the said Piped Gas Purchase Agreement each with separate contracts and invoices (the “**Prior Piped Gas Purchase Transactions**”).

The Board also confirms that the transactions carried out since 1 April 2020 up to the date of the LNG Purchase Agreement were conducted upon similar terms of the said LNG Purchase Agreement each with separate contracts and invoices (the “**Prior LNG Purchase Transactions**”).

As the amount of the Prior Piped Gas Purchase Transactions and the Prior LNG Purchase Transactions and the aggregate amount of these prior transactions does not exceed 1% of the relevant percentage ratios and the transactions are connected transactions only because they involve connected person at the subsidiary level (namely GG Natural), these Prior Piped Gas Purchase Transactions and Prior LNG Purchase Transactions are fully exempted from shareholders' approval, annual review and all disclosure requirements under Rule 14A.76(1)(b) of the Listing Rules.

The Directors (including the independent non-executive Directors) have confirmed and considered that the transactions contemplated under the Piped Gas Purchase Agreement and the LNG Purchase Agreement have been subject to arm's length negotiation between Huaheng Energy and the respective parties, and has been entered into by Huaheng Energy in the ordinary and usual course of business and on normal commercial terms or better and which are no less favourable to the Group than those available to or from independent third parties and are of the view that the transactions contemplated under the Piped Gas Purchase Agreement and the LNG Purchase Agreement and the respective proposed annual caps thereunder for the financial year ending 31 March 2021 are fair and reasonable, is on normal commercial terms or better and in the interests of the Company and the Shareholders as a whole. Since no Director is considered to have material interest in the Piped Gas Purchase Agreement, the LNG Purchase Agreement and the transactions contemplated thereunder, no Director have abstained from voting

on the resolutions passed at the Board meeting held on 28 April 2020 to approve the Piped Gas Purchase Agreement, the LNG Purchase Agreement and the transactions contemplated thereunder (including the proposed annual caps).

The Directors (including the independent non-executive Directors) have confirmed and considered that the transactions contemplated under the LNG Supply Agreement have been subject to arm's length negotiation between Yuanheng Gas and GG Natural Gas, and has been entered into by Yuanheng Gas in the ordinary and usual course of business and on normal commercial terms or better and which are no less favourable to the Group than those available to or from independent third parties and are of the view that the transactions contemplated under the LNG Supply Agreement and the proposed annual cap for the financial year ending 31 March 2021 are fair and reasonable, is on normal commercial terms or better and in the interests of the Company and the Shareholders as a whole. Since no Director is considered to have material interest in the LNG Supply Agreement and the transactions contemplated thereunder, no Director have abstained from voting on the resolutions passed at the Board meeting held on 28 April 2020 to approve the LNG Supply Agreement and the transactions contemplated thereunder (including the proposed annual cap).

LISTING RULES IMPLICATIONS

Guizhou Gas holds 50% interests in Huaheng Energy, a company established under the laws of the PRC and an indirectly non-wholly owned subsidiary of the Company where the Company indirectly holds the remaining 50% interests in it, and therefore, Guizhou Gas is a connected person of the Company.

As each of GG Pipeline and GG Natural Gas is a subsidiary of Guizhou Gas, thus Guizhou Gas, GG Pipeline and GG Natural Gas are connected persons of the Company and the transactions contemplated under the Agreements constitute continuing connected transactions under Chapter 14A of the Listing Rules.

As each of the Agreements is entered into between a subsidiary of the Company (namely Huaheng Energy and Yuanheng Gas) and a connected person of the Company at the subsidiary level only (namely GG Pipeline and GG Natural Gas) on normal commercial terms or better, the Company is required to comply with the reporting and announcement requirements but are exempted from the circular, (including independent financial advice) and independent shareholders' approval requirements under Rule 14A.101 of the Listing Rules.

INFORMATION ON THE GROUP

The Company is an investment holding company. The Group is principally engaged in (i) trading of oil and gas products and the provision of related consultancy services; and (ii) processing, distribution, sales, trading and transportation of LNG and other auxiliary operations and networks in the PRC.

Huaheng Energy is a company established under the laws of the PRC and an indirectly non-wholly owned subsidiary of the Company holding 50% of its interests, where the remaining 50% interests is held by Guizhou Gas. Huaheng Energy is a licensed natural gas dealer for the supply and sale of natural gas. It also operates two LNG satellite stations located in Renhuai Famous Wine Industrial Park and Kweichow Moutai Distilleries in Renhuai, Guizhou, PRC for the storage and distribution of natural gas to the white wine distilleries.

Yuanheng Gas is a company established under the laws of the PRC and an indirectly wholly owned subsidiary of the Company. Yuanheng Gas and its subsidiaries are engaged in the LNG processing, distribution, sales, trading and transportation and other auxiliary operations and networks in the PRC.

INFORMATION ON GG GROUP

GG Pipeline is a company established under the laws of the PRC and is a non-wholly-owned subsidiary of Guizhou Gas. It is principally engaged in investment in pipeline infrastructure and sale of piped gas.

GG Natural Gas is a company established under the laws of the PRC and is a wholly-owned subsidiary of Guizhou Gas. It is principally engaged in sales of natural gas.

Guizhou Gas is a company established under the laws of the PRC and a leading gas corporation in Guizhou Province, PRC. The GG Group is the largest operator of intercity gas pipeline networks and sales of natural gas in Guizhou Province, PRC. Guizhou Gas was listed on the Shanghai Stock Exchange on November 2017 (stock code: 600903).

DEFINITIONS

In this announcement, the following expressions have the following meanings unless the context requires otherwise:

“Agreements”	collectively the Piped Gas Purchase Agreement, the LNG Purchase Agreement and the LNG Supply Agreement
“associate”	has the meaning ascribed to it under Chapter 14A of the Listing Rules
“Board”	the board of Directors
“Company”	Yuan Heng Gas Holdings Limited, a company incorporated in Bermuda with limited liability, the issued shares of which are listed on the Stock Exchange
“connected person”	has the meaning ascribed to it under Chapter 14A of the Listing Rules

“Directors”	directors of the Company
“Group”	the Company and its subsidiaries
“Guizhou Gas”	貴州燃氣集團股份有限公司 (Guizhou Gas Group Corporation Ltd*), formerly known as 貴州燃氣(集團)有限責任公司 (Guizhou Gas (Group) Co., Ltd*), a company established under the laws of the PRC and its shares are listed on the Shanghai Stock Exchange
“GG Group”	collectively, Guizhou Gas, its subsidiaries and its associates
“GG Natural Gas”	貴州省天然氣有限公司 (Guizhou Province Natural Gas Co., Ltd.*), a company established under the laws of the PRC and is a wholly-owned subsidiary of Guizhou Gas
“GG Pipeline”	貴州燃氣(集團)天然氣支線管道有限公司 (Guizhou Gas (Group) Natural Gas Branch Pipeline Co., Ltd.*), a company established under the laws of the PRC and is a non-wholly owned subsidiary of Guizhou Gas
“Huaheng Energy”	貴州華亨能源投資有限公司 (Guizhou Huaheng Energy Investment Co., Ltd*), a company established under the laws of the PRC and an indirectly non-wholly owned subsidiary of the Company holding 50% of its interests
“Listing Rules”	the Rules Governing the Listing of Securities on the Stock Exchange
“LNG”	liquefied natural gas
“LNG Purchase Agreement”	the agreement dated 29 April 2020 and entered into between Huaheng Energy and GG Natural Gas regarding the purchase of LNG by Huaheng Energy from GG Natural Gas
“LNG Supply Agreement”	the agreement dated 29 April 2020 and entered into between Yuanheng Gas and GG Natural Gas regarding the supply of LNG by Yuanheng Gas to GG Natural Gas
“Piped Gas Purchase Agreement”	the agreement dated 29 April 2020 and entered into between Huaheng Energy and GG Pipeline regarding the purchase of piped gas by Huaheng Energy from GG Pipeline
“PRC”	The People’s Republic of China
“Shareholders”	holders of ordinary share(s) in the Company of HK\$0.10 each

“Stock Exchange” The Stock Exchange of Hong Kong Limited

“Yuanheng Gas” 廣州元亨燃氣有限公司 (Guangzhou Yuanheng Gas Co., Limited*), a wholly-owned foreign enterprise established under the laws of the PRC and an indirect wholly-owned subsidiary of the Company

By Order of the Board
Yuan Heng Gas Holdings Limited
Wang Jianqing
Chairman and Chief Executive Officer

Hong Kong, 29 April 2020

As at the date of this announcement, the executive Directors are Mr. Wang Jianqing, Mr. Bao Jun and Mr. Zhou Jian; and the Independent non-executive Directors are Dr. Leung Hoi Ming, Mr. Wong Chi Keung and Mr. Tom Xie.

* *for identification purpose only*