CHINA PETROLEUM & CHEMICAL CORP Form 6-K May 01, 2019

SECURITIES AND EXCHANGE COMMISSION WASHINGTON, DC 20549
FORM 6-K
Report of Foreign Private Issuer
Pursuant to Rule 13a-16 or 15d-16 of
The Securities Exchange Act of 1934

For the month of April 2019

CHINA PETROLEUM & CHEMICAL CORPORATION

22 Chaoyangmen North Street, Chaoyang District, Beijing, 100728 People's Republic of China Tel: (8610) 59960114

(Indicate by check mark whether the registrant files or will file annual reports under cover of Form 20-F or Form 40-F.)

Form 20-F X Form 40-F

(Indicate by check mark whether the registrant by furnishing the information contained in this form is also thereby furnishing the information to the Commission pursuant to Rule 12g3-2(b) under the Securities Exchange Act of 1934.) Yes No X

(If "Yes" is marked, indicate below the file number assigned to registrant in connection with Rule 12g3-2(b): 82-_____.) N/A

This Form 6-K consists of:

- 1. a copy of the first quarterly report for 2019 of China Petroleum & Chemical Corporation; and
- 2. an announcement regarding connected transaction, capital increase and deemed disposal of the Registrant;

Each made by the Registrant on April 29, 2019.

China Petroleum & Chemical Corporation The First Quarterly Report for 2019

29 April 2019 Beijing, China

1 Important notice

- The Board of Directors, the Supervisory Board of China Petroleum & Chemical Corporation ("Sinopec Corp." or the "Company") and its directors, supervisors and senior management warrant that there are no material omissions, misrepresentations or misleading statements contained in this report and severally and jointly accept full responsibility for the authenticity, accuracy and completeness of the information contained in this report.
- The first quarterly report for 2019 was approved at the 6th meeting of the Seventh Session of the Board of Directors of Sinopec Corp. All directors attended this meeting.
- Mr. Dai Houliang, Chairman, Mr. Ma Yongsheng, President, Mr. Wang Dehua, Chief Financial Officer and Head 1.3 of the Corporate Finance Department of Sinopec Corp. warrant the authenticity, accuracy and completeness of the financial statements contained in this quarterly report.

1.4 The financial statements in this quarterly report were not audited.

- 2Basic information of Sinopec Corp.
- 2.1 Principal financial data and indicators
- 2.1.1 Principal financial data and indicators prepared in accordance with China Accounting Standards for Business Enterprises (CASs)

RMB million

			Changes from the end of the preceding year to the
			•
			end of the
	As of 31	As of 31	reporting
	March	December	period
Items	2019	2018	(%)
Total assets	1,813,445	1,592,308	13.9
Total equity attributable to equity shareholders of the Company	739,653	718,355	3.0

	Three-morended 31 M		RMB million Changes over the same period of the preceding	f
Items	2019	2018	year (%))
Net cash flow from operating activities	(14,609)	12,052	-	
Operating income	717,579	621,251	15.5	
Net profit attributable to equity shareholders of the Company	14,763	18,770	(21.3)
Net profit attributable to equity shareholders of the Company excluding				
extraordinary gains and losses	14,370	17,982	(20.1)
, ;	,	,	(0.52)	
			percenta	ge
Weighted average return on net assets (%)	2.03	2.55	points	
Basic earnings per share (RMB)	0.122	0.155	(21.3)
Diluted earnings per share (RMB)	0.122	0.155	(21.3)

	RMB million During the reporting period (income)/expenses RMB
Extraordinary items	million
· ·	
Net loss on disposal of non-current assets	64
Donations	3
Government grants	(870)
Gains on holding and disposal of various investments	20
Other extraordinary income and expenses, net	285

Subtotal	(498)
Tax effect	126	
Total	(372)
Attributable to:		
Equity shareholders of the Company	(393)
Minority interests	21	

$2.1.2 \frac{\text{Principal financial data and indicators prepared in accordance with International Financial Reporting Standards}{(IFRS)}$

RMB million

Items Total assets Total equity attributable to owners of the Compan	As of 3 March 2019 1,813, y 738,57	Dec 201 445 1,5	of 31 rember 8 92,308 7,284	Changes from the end of the preceding year to the end of the reporting period (%) 13.9 3.0
	Three-mo period en March		RMB million Chang over the same period the preced	es ne of
Items	2019	2018	year (9	•
Net cash generated from operating activities	(14,609)		-	·,
Operating profit	24,841	29,218	(15.0)
Net profit attributable to owners of the Company	15,468	19,306	(19.9)
Basic earnings per share (RMB)	0.128	0.159	(19.5)
Diluted earnings per share (RMB)	0.128	0.159	(19.5)
			(0.50)	
			percen	tage
Return on net assets (%)	2.09	2.59	points	

2.2 Total number of shareholders and top ten shareholders at the end of the reporting period

Total number of shareholders at the end of the reporting period Top ten shareholders

Name of shareholder

China Petrochemical Corporation HKSCC (Nominees) Limited ¹

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Sinopec Century Bright Capital Investment Limited, overseas wholly-owned subsidiary of China Petrochemical Note1 Corporation, holds 553,150,000 H shares, which is included in the total number of the shares held by HKSCC (Nominees) Limited.

Statement on the connected relationship or acting in concert among the aforementioned shareholders:

connected relationship or acting in concert among or between the above-mentioned shareholders.

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Apart from 人寿保险 -传统-普 保&#3850 and 人寿保险 -分红-个人分&# which were both administrated by 人寿保险 , Sinopec Corp. is not aware of any
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2.3 Review of operating results

In the first quarter of 2019, the global economy experienced weak growth momentum while China's economy maintained stable growth with gross domestic product (GDP) up by 6.4%. International oil prices recovered from low level at the end of last year, domestic refined oil products prices were adjusted in a timely manner. Domestic demand for natural gas grew rapidly with apparent consumption up by 11%. Refined oil products market, with ample supply, witnessed strong competition. Demand for chemicals increased steadily.

Adhering to the general principle of making progress while maintaining stability and the requirements for high-quality development, we will accelerate the strategic plan of our phased goals for year 2020 through year 2050. Guided by "reform, management, innovation and development", we stick to the operating principles of "specialised development, market-based operation, international layout and overall coordination" and make great efforts in optimising operation, expanding market, reducing costs, controling risks, deepening reform and reinforcing management.

In accordance with CASs, net profit attributable to equity shareholders of the Company was RMB 14.763 billion in the first quarter, down by 21.3% over the same period of last year. In accordance with IFRS, net profit attributable to equity shareholders of the Company was RMB 15.468 billion, down by 19.9% compared with the same period of last year.

Exploration and Production: With the recovery of oil price, the Company fully implemented the action plan of redoubling efforts in oil and gas exploration and production. Measures were taken to accelerate the formation of an integrated value chain of natural gas business including production, supply, storage and marketing and continuously reduce cost and expenditure on all fronts. Tangible results were achieved in maintaining oil production and increasing gas output. In exploration, we reinforced preliminary exploration in new areas and strengthened integrated detailed evaluation in mature fields, which led to new discoveries in Jiyang Depression and Sichuan basins. In crude oil development, we made a full-fledged push to build profitable production capacity, deepen the structural adjustment of mature fields, reduce natural decline rate and ensure steady production. In natural gas development, we constantly pushed forward capacity building in Hangjinqi of Neimongol, west Sichuan Depression and Weirong gas fields. We accelerated construction of natural gas production, supply, storage and marketing system and promoted a coordinated growth along the value chain.

In the first quarter, the oil and gas production of the Company was 113.46 million barrels of oil equivalent, up by 1.9% over the same period of last year, among which domestic crude oil increased by 0.2% while natural gas increased by 6.7%, compared with the same period of last year. Exploration and Production Segment realised an operating profit of RMB 2.143 billion from previous loss.

Three month

		period e			
		March			
				Change	es
Exploration and Production	n Unit	2019	2018	(%)	
Oil and gas production ²	million boe	113.46	111.33	1.9	
Crude oil production	million barrels	70.81	71.35	(0.8))
China	million barrels	61.55	61.43	0.2	
Overseas	million barrels	9.26	9.92	(6.7)
Natural gas production	billion cubic feet	255.79	239.83	6.7	
Realised crude oil price	USD/barrel	57.66	59.8	(3.6)
Realised natural gas price	USD/thousand cubic feet	7.07	6.28	12.6	

Note2 Conversion: for domestic production of crude oil, 1 tonne = 7.10 barrels; for overseas production of crude oil, 1 tonne=7.21 barrels; for production of natural gas, 1 cubic meter = 35.31 cubic feet.

Refining: The Company adjusted the product mix in response to market demand by increasing production of gasoline and jet fuel. Diesel-to-gasoline ratio further declined to 1.01. We comprehensively optimised our production plans, moderately increased the export of oil products and realized stable operation at high utilisation rate. At the meantime, we implemented bunker fuel quality upgrading plan. In the first quarter, refinery throughput grew by 2.7% and refined oil products production grew by 3.8%, among which gasoline up by 5.9% and kerosene up by 6.6% over the same period of last year. Refining Segment realised an operating profit of RMB 11.963 billion.

Three-month

		period e	ended	
Refining ³	Unit	2019	2018	Changes (%)
	million			
Refinery throughput	tonnes million	61.78	60.16	2.7
Gasoline, diesel and kerosene production		39.44	37.98	3.8
Gasoline	tonnes million	15.87	14.98	5.9
Diesel	tonnes million	16.03	15.93	0.6
Kerosene	tonnes million	7.54	7.07	6.6
Light chemical feedstock	tonnes	10.07	9.94	1.3 (0.08)
				Percentage
Light product yield	%	76.14	76.22	points (0.47)
Defining yield	%	94.76	05 22	Percentage
Refining yield	70	94.70	95.23	points

Note3 Including 100% production of domestic joint ventures.

Marketing and Distribution: We brought our advantages of integrated business and distribution network into full play. Through increasing marketing efforts and a flexible and targeted marketing strategy to maintain sustained growth in total domestic sales volume and retail business scale. The Company upgraded distribution network to further strengthen our existing advantages. Vehicle natural gas market was further expanded. Self-owned brands development ensured steady development of non-fuel business. In the first quarter, total sales volume of refined oil products was 49.74 million tonnes with an increase of 5.4%, among which domestic sales volume up by 5.2% and retail business scale up by 2.5% over the same period of last year. The Marketing and Distribution Segment realised an operating profit of RMB 7.866 billion.

			nonth period 31 March	
				Changes
Marketing and Distribution	Unit	2019	2018	(%)
Total sales volume of refined oil products	million tonnes	49.74	47.21	5.4
Total domestic sales of refined oil products	million tonnes	45.61	43.35	5.2
Retail	million tonnes	30.20	29.46	2.5
Direct sales & Distribution	million tonnes	15.41	13.89	10.9
Throughput per station ⁴	tonnes	3,939	3,846	2.4

Unit: stations

	As of	As of 31	Changes
	31	December	from the
	March	2018	end of
	2019		last year
			to the end
			of the
			reporting
			period
			(%)
Total number of Sinopec-branded service stations	30,671	30,648	0.1
Number of company-operated stations	30,665	30,642	0.1
Note4Throughput per station was annualised.			

Chemicals: The Company followed the development philosophy of "basic plus high-end" to enhance effective supply. We persistently fine-tuned chemical feedstock mix to lower cost. The Company strengthened the links among R&D, production, marketing and customer, and maximised production of high-end products output tailored to market demands. The ratio of new and specialty products in synthetic resin reached 63.6% and differential ratio of synthetic fibre reached 90.3%. We enhanced the dynamic optimisation of facilities and product chain, and improved the utilisation and production scheduling based on market demand. We reinforced the capacity structural adjustment by constructing several key projects actively. The Company promoted targeted marketing and servicing to further expand our business. In the first quarter, ethylene production reached 3.049 million tonnes, up by 1.8% and chemical sales volume was 23.373 million tonnes, up by 14.3% over the same period of last year. The Chemicals Segment realised an operating profit of RMB 6.953 billion.

		Three-r	nonth			
		period o	ended			
		31 Mar	ch			
				Changes		
Chemicals ⁵	Unit	2019	2018	(%)		
Ethylene	thousand tonnes	3,049	2,995	1.8		
Synthetic resin	thousand tonnes	4,178	4,117	1.5		
Synthetic rubber	thousand tonnes	271	199	36.2		
Monomers and polymers for synthetic fiber	thousand tonnes	2,575	2,246	14.6		
Synthetic fiber	thousand tonnes	322	296	8.8		
Note5 Including 100% production of domestic joint ventures.						

Capital expenditure: In the first quarter, the total capital expenditure was RMB 11.914 billion. Capital expenditures for Exploration and Production Segment were RMB 5.562 billion, mainly for Fuling and Weirong shale gas development projects, Hangjinqi natural gas development project, Shengli and Northwest crude oil development projects, phase I of Xinjiang gas pipeline, phase I of Erdos-Anping-Cangzhou gas pipeline, Wen 23 and Jintan gas storages, as well as overseas projects. Capital expenditure for the refining segment was RMB 1.995 billion, mainly for Zhongke Refining and Petrochemical project, Zhenhai, Tianjin, Maoming and Luoyang refineries and the construction of Rizhao-Puyang-Luoyang crude oil pipeline. Capital expenditure for the marketing and distribution segment was RMB 2.521 billion, mainly for construction of refined oil products depots, pipelines, service stations, non-fuel business and the renovation of underground oil tanks etc. Capital expenditure for the chemicals segment was RMB 1.799 billion, mainly for ethylene projects in Zhongke, Zhenhai and Phase II of Hainan high-efficiency and environment-friendly aromatics project. Capital expenditure for corporate and others was RMB 37 million, mainly for R&D facilities and information technology projects.

3 Significant events

 $3.1 \frac{\text{Significant changes in major items contained in the consolidated financial statements prepared in accordance with CASs and the reasons for such changes.}$

	As of 31	As of	31	Increase	(De	ecrease)	
Items of Consolidated	March 2019 RMB	Decei 2018 RMB	nber	Amount RMB		Percenta	age
Balance Sheet	million	millic	n	million		%	Main reasons for changes
Financial assets held for trading	16,872	25,7	22	(8,860	`	(34.4) Receipt of the structured deposits at maturity
Derivative financial	10,672	23,7	52	(0,000)	(34.4	Receipt of the structured deposits at maturity
assets	4,977	7,88	7	(2,910)	(36.9) Decrease in loss position and increase in
Derivative financial liabilities	3,078	13,5	71	(10,493)	(77.3	profitable position of derivative hedging) financial instruments
Long-term deferred							Decrease in long-term deferred expenses under
expenses	7,489 206,743	15,6	59	(8,170 206,743)	(52.2 -z) New Leases Standard
Right-of-use assets Lease liabilities	182,765	_					88; New item under New Leases Standard
Short-term loans	72,757	44,6	92	28,065	Χ π 1	62.8	Increase in short-term loans
Short term round	72,737	11,0	, 2	20,003		02.0	Due to the time difference of tax payment, part of the unpaid tax from the end of last year had
Taxes payable Other comprehensive	35,875	87,0	50	(51,185)	(58.8) been paid during this reporting period Cash flow hedging and foreign currency
income	(930	(6,77	['] 4)	5,844		(86.3)translation differences
	Thre	e-mon	h				
	perio	od ende	d 31				
	Mar			Increase	e/(D	Decrease)	
	2019		18	Amoun	t	Percenta	age
Items of Consolidated			MB	RMB			
Income Statement	Mill	ion M	illion	Million		%	Main reasons for changes
Financial Expense	2,33	30 4	55	1,875		412.1	Increase in Financial Expense under New Leases Standard
T maneral Expense	2,3.	30 1	33	1,075		712.1	Decrease in profit of associates and joint
Investment income	1,23	85 3	,355	(2,070)	(61.7) ventures
Minority interests	3,70	08 5	,752	(2,044)	(35.5)Decrease in profit of some subsidiaries
(Losses)/gains from							Increase in fair value loss on derivative
changes in fair value	(2,2)	226) 1	26	(2,352)	-	financial instruments not qualified as hedging
Asset disposal income/(loss)	(64) 2	27	(291)	_	Income in 2018 is mainly due to gain from the disposal of land from subsidiary
()	(3.	, -	-	(.> =	,		1

	Three-mo				
	March		Increase/((Decrease)	
	2019	2018	Amount	Percentag	ge
Items of consolidated cash flow	RMB	RMB	RMB		
statement	million	million	million	%	Main reasons for changes
Other cash received relating to					Decrease in Margin deposit in
operational activities	31,379	16,695	14,684	88.0	financial derivatives business
Other cash paid relating to operational					Increase in Margin deposit in
activities	(39,806)	(25,234)	14,572	57.7	financial derivatives business
					Decrease in value of certificate of
Other cash received relating to					deposit, over three months,
investing activities	13,165	21,325	(8,160) (38.3)expired and recovered
Cash paid for acquisition of fixed					
assets, intangible assets and other					Investment cash outflow during
long-term assets	(23,514)	(17,901)	5,613	31.4	this reporting period
Net cash paid for the acquisition of					
subsidiaries and other					Net cash paid for the acquisition
business entities	-	(3,188)	(3,188)) -	of SECCO
Other cash paid relating to investing					Increase in the value of certificate
activities	(24,388)	(13,499)	10,889	80.7	of deposit, over three months

^{3.2} This quarterly results announcement is published in both Chinese and English languages. In the event of any inconsistency between the two versions, the Chinese version shall prevail.

By Order of the Board Chairman Dai Houliang 29 April, 2019

4 Appendix

4.1 Quarterly financial statements prepared under China Accounting Standards for Business Enterprises ("CASs")

Consolidated Balance Sheet

as at 31 March 2019

Prepared by: China Petroleum & Chemical Corporation

RMB million, unaudited

RMB million, unaudited		
	At 31	At 31
	March	December
Items	2019	2018
Current assets:		
Cash at bank and on hand	168,386	167,015
Financial assets held for trading	16,872	25,732
Derivative financial assets	4,977	7,887
Bills receivable and accounts receivable	80,464	64,879
Prepayments	8,231	5,937
Other receivables	19,682	25,312
Inventories	219,830	184,584
Other current assets	20,671	22,774
Total current assets	539,113	504,120
Non-current assets:		
Long-term equity investments	147,471	145,721
Other equity instrument investments	1,447	1,450
Fixed assets	605,388	617,812
Construction in progress	138,584	136,963
Right-of-use assets	206,743	-
Intangible assets	102,913	103,855
Goodwill	8,657	8,676
Long-term deferred expenses	7,489	15,659
Deferred tax assets	19,451	21,694
Other non-current assets	36,189	36,358
Total non-current assets	1,274,332	1,088,188
Total assets	1,813,445	1,592,308
Current liability:		
Short-term loans	72,757	44,692
Derivative financial liabilties	3,078	13,571
Bills payable and accounts payable	218,170	192,757
Contract liabilities	129,199	124,793
Employee benefits payable	7,948	7,312
Taxes payable	35,875	87,060
Other payables	73,293	77,463
Non-current liabilities due within one year	35,284	17,450
Total current liabilities	575,604	565,098
Non-current liabilities:		

RMB million, unaudited

	At 31	At 31
	March	December
Items	2019	2018
Long-term loans	63,763	61,576
Debentures payable	31,727	31,951
Lease liabilities	182,765	-
Provisions	43,256	42,800
Deferred tax liabilities	6,520	5,948
Other non-current liabilities	27,716	27,276
Total non-current liabilities	355,747	169,551
Total liabilities	931,351	734,649
Shareholders' equity:		
Share capital	121,071	121,071
Capital reserve	119,192	119,192
Other comprehensive income	(930)	(6,774)
Specific reserve	2,397	1,706
Surplus reserves	203,678	203,678
Retained earnings	294,245	279,482
Total equity attributable to shareholders of the Company	739,653	718,355
Minority interests	142,441	139,304
Total shareholders' equity	882,094	857,659
Total liabilities and shareholders' equity	1,813,445	1,592,308

Dai Houliang Ma Yongsheng Wang Dehua

Chairman President Chief Financial Officer

Balance Sheet as at 31 March 2019

Prepared by: China Petroleum & Chemical Corporation

RMB million, unaudited

At 31	At 31
March	December
2019	2018
72,019	82,879
14,500	22,500
37,788	30,145
3,541	2,488
54,463	57,432
50,273	45,825
17,174	15,835
249,758	257,104
290,891	289,207
395	395
294,743	302,082
50,708	51,598
118,892	-
8,492	8,571
2,492	2,480
9,634	11,021
7,591	9,145
783,838	674,499
1,033,596	931,603
22,701	3,961
-	967
85,760	84,418
4,239	4,230
4,245	4,294
23,681	54,764
107,667	119,514
25,941	16,729
274,234	288,877
47,161	48,104
20,000	20,000
111,260	-
33,422	33,094
4,311	4,332
216,154	105,530
	March 2019 72,019 14,500 37,788 3,541 54,463 50,273 17,174 249,758 290,891 395 294,743 50,708 118,892 8,492 2,492 9,634 7,591 783,838 1,033,596 22,701 - 85,760 4,239 4,245 23,681 107,667 25,941 274,234 47,161 20,000 111,260 33,422 4,311

RMB million, unaudited

	At 31	At 31	
	March	December	
Items	2019	2018	
Total liabilities	490,388	394,407	
Shareholders' equity:			
Share capital	121,071	121,071	
Capital reserve	68,801	68,795	
Other comprehensive income	332	(485)	
Specific reserve	1,309	989	
Surplus reserves	203,678	203,678	
Retained earnings	148,017	143,148	
Total shareholders' equity	543,208	537,196	
Total liabilities and shareholders' equity	1,033,596	931,603	

Dai Houliang Ma Yongsheng Wang Dehua

Chairman President Chief Financial Officer

Consolidated Income Statement for the three-month periods ended 31 March 2019 Prepared by: China Petroleum & Chemical Corporation RMB million, unaudited

KMD IIIIIIOII, unaudited		
	Three-month	Three-month
	periods	periods
	ended 31	ended 31
Items	March 2019	March 2018
I. Operating income	717,579	621,251
II. Total Operating costs	693,152	594,063
Including: Operating costs	596,412	501,278
Taxes and surcharges	60,459	57,719
Selling and distribution expenses	14,748	13,688
General and administrative expenses	15,485	16,708
Research and development costs	1,292	1,998
Financial expenses	2,330	455
Exploration expenses, including dry holes	2,543	2,230
Impairment losses	(136)	(13)
Credit impairment losses	19	-
Add: Other income	761	594
Investment income	1,285	3,355
(Losses)/gains from changes in fair value	(2,226)	126
Asset disposal (expense)/income	(64)	227
III. Operating profit	24,183	31,490
Add: Non-operating income	243	378
Less: Non-operating expenses	416	353
IV. Profit before taxation	24,010	31,515
Less: Income tax expense	5,539	6,993
V. Net profit	18,471	24,522
Classification by going concern:		
(i) Continuous operating net profit	18,471	24,522
(ii) Termination of net profit	-	-
Classification by ownership:		
(i) Equity shareholders of the Company	14,763	18,770
(ii) Minority interests	3,708	5,752

Items	Three-month periods ended 31 March 2019	Three-month periods ended 31 March 2018
VI. Other comprehensive income	3,759	(1,485)
•	3,739	(1,403)
Items that may not be reclassified subsequently to profit or loss:	1	-
Changes in fair value of other equity instrument investments	1	-
Items that may be reclassified subsequently to profit or loss:	3,758	(1,485)
Other comprehensive income that can be converted into profit or loss under the equity		
method	66	148
Cash flow hedges reserve	4,853	785
Foreign currency translation differences	(1,161)	(2,418)
VII. Total comprehensive income	22,230	23,037
Attributable to:		
Equity shareholders of the Company	19,029	17,990
Minority interests	3,201	5,047
VIII. Earnings per share:		
(i) Basic earnings per share (RMB/Share)	0.122	0.155
(ii) Diluted earnings per share (RMB/Share)	0.122	0.155

Dai Houliang Ma Yongsheng Wang Dehua

Chairman President Chief Financial Officer

Income Statement

for the three-month periods ended 31 March 2019 Prepared by: China Petroleum & Chemical Corporation

RMB million, unaudited

Items I.Operating income Less: Operating costs Taxes and surcharges Selling and distribution expenses General and administrative expenses Research and development costs Financial expenses Exploration expenses, including dry holes Impairment losses Credit impairment losses Add: Other income Investment income Gains/(losses) from changes in fair value Asset disposal (expense)/income II. Operating profit Add: Non-operating income Less: Non-operating expenses III. Profit before taxation Less: Income tax expense IV. Net profit	periods ended 31 March 2019 249,978 191,844 40,952 754 7,612 1,197 1,635 2,429 - (5 631 1,777 20 (1 5,987 34 147 5,874 1,003 4,871	241,136 184,696 40,067 693 8,585 1,782 1,008 2,213 4) - 300 2,931 (18) 237 5,538 122 155 5,505 791 4,714	
(i) Continuous operating net profit	4,871 4,871	4,714 4,714	
(ii) Termination of net profitV. Other comprehensive incomeItems that may be reclassified subsequently to profit or lossOther comprehensive loss that can be converted into profit or loss under the equity	817 817	(53) (53)	
method Cash flow hedges VI. Total comprehensive income	(33 850 5,688) (53) - 4,661	

Dai Houliang Ma Yongsheng Wang Dehua

Chairman President Chief Financial Officer

Three-month Three-month

Consolidated Cash Flow Statement for the three-month periods ended 31 March 2019 Prepared by: China Petroleum & Chemical Corporation

RMB million, unaudited

Items	Three-mont periods ended 31 March 2019		Three-mont periods ended 31 March 2018	
I. Cash flows from operating activities:				
Cash received from sale of goods and rendering of services	760,693		707,017	
Refund of taxes and levies	760		593	
Other cash received relating to operating activities	31,379		16,695	
Sub-total of cash inflows	792,832		724,305	
Cash paid for goods and services	(625,310)	(561,416)
Cash paid to and for employees	(17,224)	(16,056)
Payments of taxes and levies	(125,101)	(109,547)
Other cash paid relating to operating activities	(39,806)	(25,234)
Sub-total of cash outflows	(807,441)	(712,253)
Net cash flow from operating activities	(14,609)	12,052	
II.Cash flows from investing activities:				
Cash received from disposal of investments	9,636		13,342	
Cash received from returns on investments	1,288		674	
Net cash received from disposal of fixed assets, intangible assets and other long-term				
assets	24		-	
Other cash received relating to investing activities	13,165		21,325	
Sub-total of cash inflows	24,113		35,341	
Cash paid for acquisition of fixed assets, intangible assets and other long-term assets	(23,514)	(17,901)
Cash paid for acquisition of investments	(1,793)	(2,241)
Net cash paid for the acquisition of subsidiaries and other business entities	-		(3,188)
Other cash paid relating to investing activities	(24,388)	(13,499)
Sub-total of cash outflows	(49,695)	(36,829)
Net cash flow from investing activities	(25,582)	(1,488)
III.Cash flows from financing activities:				
Cash received from capital contributions	94		70	
Including: Cash received from minority shareholders' capital contributions to				
subsidiaries	94		70	

	Three-mont periods ended 31		Three-monperiods ended 31	th
Items	March 2019		March 2018	8
Cash received from borrowings	149,622		126,432	
Other cash received relating to financing activities	190		-	
Sub-total of cash inflows	149,906		126,502	
Cash repayments of borrowings	(118,511)	(118,865)
Cash paid for dividends, profits distribution or interest	(1,396)	(1,173)
Including: Subsidiaries' cash payments for distribution of dividends or profits to				
minority shareholders	(235)	(390)
Other cash paid relating to financing activities	(630)	(3)
Sub-total of cash outflows	(120,537)	(120,041)
Net cash flow from financing activities	29,369		6,461	
IV. Effects of changes in foreign exchange rate	(340)	(455)
V. Net (decrease)/increase in cash and cash equivalents	(11,162)	16,570	
Add:Initial balance of cash and cash equivalents	111,922		113,218	
VI. Ending balance of cash and cash equivalents	100,760		129,788	

Dai Houliang Ma Yongsheng Wang Dehua

Chairman President Chief Financial Officer

Three-month

Cash Flow Statement

for the three-month periods ended 31 March 2019

Prepared by: China Petroleum & Chemical Corporation

RMB million, unaudited

	Three-month	
	periods	Three-month
	ended 31	periods ended 31
Items	March 2019	March 2018
I.Cash flows from operating activities:		& #12288; & #12288;
Cash received from sale of goods and rendering of services	280,152	285,228
Refund of taxes and levies	519	445
Other cash received relating to operating activities	757	6,926
Sub-total of cash inflows	281,428	292,599
Cash paid for goods and services	(208,261)	(192,802)
Cash paid to and for employees	(9,274)	(8,515)
Payments of taxes and levies	(76,898)	(75,254)
Other cash paid relating to operating activities	(2,939)	(31,161)
Sub-total of cash outflows	(297,372)	(307,732)
Net cash flow from operating activities	(15,944)	(15,133)
II.Cash flows from investing activities:		
Cash received from disposal of investments	9,285	15,319
Cash received from returns on investments	1,270	2,116
Net cash received from disposal of fixed assets, intangible assets and other		
long-term assets	3	289
Other cash received relating to investing activities	9,933	12,428
Sub-total of cash inflows	20,491	30,152
Cash paid for acquisition of fixed assets, intangible assets and other long-term		
assets	(7,459)	(8,098)
Cash paid for acquisition of investments	(1,376)	(2,316)
Other cash paid relating to investing activities	(10,800)	-
Sub-total of cash outflows	(19,635)	(10,414)
Net cash flow from investing activities	856	19,738
III.Cash flows from financing activities:		
Cash received from borrowings	39,186	25,723
Sub-total of cash inflows	39,186	25,723
Cash repayments of borrowings	(35,016)	(18,654)
Cash paid for dividends or interest	(1,476)	(1,161)
Other cash paid relating to financing activities	(266)	-
Sub-total of cash outflows	(36,758)	(19,815)
Net cash flow from financing activities	2,428	5,908
IV. Effects of changes in foreign exchange rate	-	-
V. Net (decrease)/increase in cash and cash equivalents	(12,660)	10,513
Add:Initial balance of cash and cash equivalents	59,120	72,309
VI. Ending balance of cash and cash equivalents	46,460	82,822

Dai Houliang Ma Yongsheng Wang Dehua

Chairman President Chief Financial Officer

Segement Reporting

for the three-month periods ended 31 March 2019

Prepared by: China Petroleum & Chemical Corporation

RMB million, unaudited

	Three-month	Three-month
	periods	periods
•	ended 31	ended 31
Items	March 2019	March 2018
Income from principal operations		
Exploration and production		
External sales	29,367	20,933
Inter–segment sales	22,089	20,269
Subtotal	51,456	41,202
Refining		
External sales	34,002	33,933
Inter–segment sales	255,752	252,897
Subtotal	289,754	286,830
Marketing and distribution		
External sales	321,636	310,117
Inter–segment sales	965	1,176
Subtotal	322,601	311,293
Chemicals		
External sales	110,990	104,780
Inter–segment sales	17,121	15,980
Subtotal	128,111	120,760
Corporate and others		
External sales	205,504	135,500
Inter–segment sales	154,677	131,516
Subtotal	360,181	267,016
Elimination of inter–segment sales	(450,604)	(421,838)
Consolidated income from principal operations	701,499	605,263
Income from other operations		
Exploration and production	1,821	1,742
Refining	1,251	1,125
Marketing and distribution	8,850	8,892
Chemicals	3,733	3,738

	Three-month periods ended 31	Three-month periods ended 31
Items	March 2019	March 2018
Corporate and others	425	491
Consolidated income from other operations	16,080	15,988
Consolidated operating income	717,579	621,251
Operating profit/(loss)		
By segment		
Exploration and production	1,581	(573)
Refining	11,481	18,549
Marketing and distribution	7,990	8,646
Chemicals	6,827	8,090
Corporate and others	(582)	(1,069)
Elimination	(540)	(6,000)
Total segment operating profit	26,757	27,643
Investment income		
Exploration and production	777	337
Refining	(394)	226
Marketing and distribution	215	646
Chemicals	1,047	1,490
Corporate and others	(360)	656
Total segment investment income	1,285	3,355
Financial expenses	(2,330	(455)
(Loss)/gain from changes in fair value	(2,226)	126
Loss from asset disposal	(64)	227
Other income	761	594
Operating profit	24,183	31,490
Add: Non-operating income	243	378
Less: Non-operating expenses	416	353
Profit before taxation	24,010	31,515

4.2 Quarterly financial statements prepared under International Financial Reporting Standards ("IFRS")

Consolidated Income Statement for the three-month periods ended 31 March 2019 Prepared by: China Petroleum & Chemical Corporation RMB million, unaudited

Items Turnover and other operating revenues	Three-month periods ended 31 March 2019	Three-month periods ended 31 March 2018
Turnover	701,499	605,263
Other operating revenues	16,080	15,988
Subtotal	717,579	621,251
Operating expenses	•	•
Purchased crude oil, products and operating supplies and expenses	(572,138)	(474,389)
Selling, general and administrative expenses	(11,575)	(16,708)
Depreciation, depletion and amortization	(25,998)	(25,111)
Exploration expenses, including dry holes	(2,543)	
Personnel expenses	(17,361)	(16,861)
Taxes other than income tax	(60,459)	
Other operating (expense)/income, net	(2,664)	985
Total operating expenses	(692,738)	(592,033)
Operating profit	24,841	29,218
Finance costs		
Interest expense	(4,301)	(1,989)
Interest income	1,924	1,288
Foreign currency exchange income, net	47	246
Net finance costs	(2,330	(455)
Investment income	55	217
Share of profits less losses from associates and joint ventures	2,232	3,140
Profit before taxation	24,798	32,120
Income tax expense	(5,539)	(6,993)
Profit for the period	19,259	25,127
Attributable to:		
Owners of the Company	15,468	19,306
Non-controlling interests	3,791	5,821
Profit for the period	19,259	25,127
Earnings per share		
Basic earnings per share (RMB)	0.128	0.159
Diluted earnings per share (RMB)	0.128	0.159

Consolidated Statement of Comprehensive Income for the three-month periods ended 31 March 2019 Prepared by: China Petroleum & Chemical Corporation RMB million, unaudited

Tavis minon, unautica	Three-month periods ended 31	Three-month periods ended 31
Items	March 2019	March 2018
Profit for the period	19,259	25,127
Other comprehensive income:		
Items that may be reclassified subsequently to profit or loss (net of tax and after		
reclassification adjustments):		
Financial assets at fair value through other comprehensive income	1	-
Total items that maynot be reclassifled subsequently to profit or loss	1	-
Items that may be reclassified subsequently to profit or loss:		
Share of other comprehensive income of associates and joint ventures	66	148
Cash flow hedges	4,853	785
Foreign currency translation differences	(1,161) (2,418)
Total items that may be reclassified subsequently to profit or loss	3,758	(1,485)
Total other comprehensive income	3,759	(1,485)
Total comprehensive income	23,018	23,642
Attributable to:		
Shareholders of the Company	19,734	18,526
Non–controlling interests	3,284	5,116
Total comprehensive income	23,018	23,642

Consolidated Balance Sheet

as at 31 March 2019

Prepared by: China Petroleum & Chemical Corporation

RMB million, unaudited

RIVIB million, unaudited		
	At 31	At 31
	March	December
Items	2019	2018
Non-current assets:		
Property, plant and equipment, net	605,380	617,762
Construction in progress	138,584	136,963
Right-of-use assets	206,743	-
Goodwill	8,657	8,676
Interest in associates	90,332	89,537
Interest in joint ventures	57,139	56,184
Financial assets at fair value through other comprehensive income	1,447	1,450
Deferred tax assets	19,451	21,694
Lease prepayments	64,220	64,514
Long-term prepayments and other non-current assets	82,379	91,408
Total non-current assets	1,274,332	1,088,188
Current assets:		
Cash and cash equivalents	100,760	111,922
Time deposits with financial institutions	67,626	55,093
Financial assets at fair value through profit and loss	16,872	25,732
Derivatives financial assets	4,977	7,887
Trade accounts receivable and bills receivable	80,464	64,879
Inventories	219,830	184,584
Prepaid expenses and other current assets	48,584	54,023
Total current assets	539,113	504,120
Current liabilities:		
Short-term debts	50,694	29,462
Loans from Sinopec Group Company and fellow subsidiaries	38,661	31,665
Derivatives financial liabilities	3,078	13,571
Trade accounts payable and bills payable	218,170	192,757
Contract liabilities	129,199	124,793
Other payables	131,929	166,151
Income tax payable	3,873	6,699
Total current liabilities	575,604	565,098
Net current liabilities	36,491	60,978
Total assets less current liabilities	1,237,841	1,027,210
Non-current liabilities:		
Long-term debts	52,631	51,011

	At 31	At 31
	March	December
Items	2019	2018
Loans from Sinopec Group Company and fellow subsidiaries	42,859	42,516
Deferred tax liabilities	6,520	5,948
Provisions	43,256	42,800
Lease liabilities	182,765	-
Other non-current liabilities	28,827	28,400
Total non-current liabilities	356,858	170,675
Total net assets	880,983	856,535
Equity:		
Share capital	121,071	121,071
Reserves	617,507	596,213
Total equity attributable to owners of the Company	738,578	717,284
Non-controlling interests	142,405	139,251
Total equity	880,983	856,535

Consolidated Statement of Cash Flows for the three-month periods ended 31 March 2019 Prepared by: China Petroleum & Chemical Corporation RMB million, unaudited

RWD minon, unaudited	Three-mon			th
	periods		periods	
	ended 31		ended 31	_
Items	March 2019		March 2013	8
Net cash generated from operating activities(a)	(14,609)	12,052	
Investing activities				
Capital expenditure	(21,855)	(17,294)
Exploratory wells expenditure	(1,659)	(607)
Purchase of investments, investments in associates and investments in joint ventures	(1,793)	(2,241)
Payment for acquisition of subsidiary, net of cash acquired	-		(3,188)
Proceeds from disposal of investments and investments in associates, net	9,636		13,342	
Proceeds from disposal of property, plant, equipment and other non-current assets	24		-	
Increase in time deposits with maturities over three months	(24,388)	(13,445)
Decrease in time deposits with maturities over three months	11,855		21,379	
Interest received	1,310		(108)
Investment and dividend income received	1,288		674	
Net cash used in investing activities	(25,582)	(1,488)
Financing activities				
Proceeds from bank and other loans	149,622		126,432	
Repayments of bank and other loans	(118,511)	(118,865)
Contributions to subsidiaries from non-controlling interests	94		70	
Distributions by subsidiaries to non-controlling interests	(319)	(390)
Interest paid	(1,077)	(783)
Cash payments for the principal portion of the lease liability	(440)	-	
Finance lease payment	-		(3)
Net cash used in financing activities	29,369		6,461	
Net (decrease)/increase in cash and cash equivalents	(10,822)	17,025	
Cash and cash equivalents at 1 January	111,922		113,218	
Effect of foreign currency exchange rate changes	(340)	(455)
Cash and cash equivalents at 31 March	100,760	-	129,788	•

Note to consolidated statement of Cash Flows

for the three-month periods ended 31 March 2019

Prepared by: China Petroleum & Chemical Corporation

RMB million, unaudited

(a) Reconciliation of profit before taxation to net cash generated from operating activities

	Three-month periods ended 31	pe	hree-mon eriods nded 31	ıth
Items	March 2019	\mathbf{N}	March 201	8
Operating activities				
Profit before taxation	24,798	?	32,120	
Adjustments for:				
Depreciation, depletion and amortization	25,998	2	26,336	
Dry hole costs written off	1,836		1,974	
Share of profits from associates and joint ventures	(2,232) ((3,140)
Investment income	(55) ((217)
Interest income	(1,924) ((1,288)
Interest expense	4,301	-	1,989	
Loss/(gain) on foreign currency exchange rate changes and derivative financial				
instruments	1,295	((604)
Loss on disposal of property, plant, equipment and other non-current assets, net	85	-	-	
Impairment reversal on assets	(136) ((13)
Credit impairment losses	19	-	-	
Operating profit before change of operating capital	53,985	4	57,157	
Net change				
Accounts receivable and other current assets	(7,199) ~	7,815	
Increase of inventories	(30,127) ((4,630)
Accounts payable and other current liabilities	(24,314) ((39,182)
Subtotal	(7,655) 2	21,160	
Income tax paid	(6,954) ((9,108)
Net cash generated from operating activities	(14,609)	12,052	

Segment Reporting

for the three-month periods ended 31 March 2019

Prepared by: China Petroleum & Chemical Corporation

RMB million, unaudited

RMB million, unaudited		
	Three-month periods	Three-month periods
	ended 31	ended 31
Items	March 2019	March 2018
Turnover		
Exploration and production		
External sales	29,367	20,933
Inter-segment sales	22,089	20,269
Subtotal	51,456	41,202
Refining	,	,
External sales	34,002	33,933
Inter-segment sales	255,752	252,897
Subtotal	289,754	286,830
Marketing and distribution		
External sales	321,636	310,117
Inter-segment sales	965	1,176
Subtotal	322,601	311,293
Chemicals		
External sales	110,990	104,780
Inter-segment sales	17,121	15,980
Subtotal	128,111	120,760
Corporate and others		
External sales	205,504	135,500
Inter-segment sales	154,677	131,516
Subtotal	360,181	267,016
Elimination of inter-segment sales	(450,604)	(421,838)
Turnover	701,499	605,263
Other operating revenues		
Exploration and production	1,821	1,742
Refining	1,251	1,125
Marketing and distribution	8,850	8,892
Chemicals	3,733	3,738
Corporate and others	425	491
Other operating revenues	16,080	15,988
Turnover and other operating revenues	717,579	621,251
Result		
Operating (loss)/profit		
By segment		
Exploration and production	2,143	(318)
Refining	11,963	19,007
Marketing and distribution	7,866	8,925

			Three-month	
	periods		periods	
	ended 31		ended 31	
Items	March 2019	1	March 2018	3
Chemicals	6,953		8,452	
Corporate and others	(3,544)	(848)
Elimination	(540)	(6,000)
Total segment operating profit	24,841		29,218	
Share of profits from associates and joint ventures				
Exploration and production	777		276	
Refining	(404)	223	
Marketing and distribution	247		641	
Chemicals	1,061		1,495	
Corporate and others	551		505	
Aggregate share of profits from associates and joint ventures	2,232		3,140	
Investment income/(losses)				
Exploration and production	(1)	61	
Refining	10		3	
Marketing and distribution	45		8	
Chemicals	1		(6)
Corporate and others	-		151	
Aggregate investment income	55		217	
Net finance costs	(2,330)	(455)
Profit before taxation	24,798		32,120	

4.3 Differences between Consolidated Financial Statements prepared in accordance with the accounting policies complying with CASs and IFRS (unaudited)

Other than the differences in the classifications of certain financial statements captions and the accounting for the items described below, there are no material differences between the Group's consolidated financial statements prepared in accordance with the accounting policies complying with CASs and IFRS. The reconciliation presented below is included as supplemental information, is not required as part of the basic financial statements and does not include differences related to classification, presentation or disclosures. Such information has not been subject to independent audit or review. The major differences are:

(i) Government Grants

Under CASs, grants from the government are credited to capital reserve if required by relevant governmental regulations. Under IFRS, government grants relating to the purchase of fixed assets are recognised as deferred income and are transferred to the income statement over the useful life of these assets.

(ii) Safety Production Fund

Under CASs, safety production fund should be recognised in profit or loss with a corresponding increase in reserve according to PRC regulations. Such reserve is reduced for expenses incurred for safety production purposes or, when safety production related fixed assets are purchased, is reduced by the purchased cost with a corresponding increase in the accumulated depreciation. Such fixed assets are not depreciated thereafter. Under IFRS, payments are expensed as incurred, or capitalised as fixed assets and depreciated according to applicable depreciation methods.

Effects of major differences between the net profit under CASs and the profit for the period under IFRS are analysed as follows:

Prepared by: China Petroleum & Chemical Corporation

RMB million, unaudited

	Three-month	Three-month
	periods	periods
	ended 31	ended 31
Items	March 2019	March 2018
Net profit under CASs	18,471	24,522
Adjustments:		
Government grants (i)	13	14
Safety production fund (ii)	775	591
Profit for the period under IFRS	19,259	25,127

Effects of major differences between the shareholders' equity under CASs and the total equity under IFRS are analysed as follows:

RMB million, unaudited

	At 31	At 31	
	March	December	
Items	2019	2018	
Shareholders' equity under CASs	882,094	857,659	
Adjustments:			
Government grants(i)	(1,111)	(1,124)
Total equity under IFRS	880,983	856,535	

^{4.4} Adjustments to financial statements related items due to initial implementation of the New Financial Instruments Standards, New Income Standards, New Lease Standards at the beginning of the year is as below:

Consolidated Balance Sheet

RMB million

	At 31 December	At 1 January	A 12 .	
Items	2018	2019	Adjustment	
Current assets:				
Cash at bank and on hand	167,015	167,015		
Financial assets held for trading	25,732	25,732		
Derivative financial assets	7,887	7,887		
Bills receivable and accounts receivable	64,879	64,879		
Prepayments	5,937	5,171	(766)
Other receivables	25,312	25,312		
Inventories	184,584	184,584		
Other current assets	22,774	22,774		
Total current assets	504,120	503,354	(766)
Non-current assets:				
Long-term equity investments	145,721	145,721		
Other equity instrument investments	1,450	1,450		
Fixed assets	617,812	617,812		
Construction in progress	136,963	136,963		
Right-of-use assets	-	207,455	207,455	
Intangible assets	103,855	103,855		
Goodwill	8,676	8,676		
Long-term deferred expenses	15,659	7,534	(8,125)
Deferred tax assets	21,694	21,694		
Other non-current assets	36,358	36,358		

	At 31	At 1	
Itama	December 2018	January 2019	A division and
Items Total non-current assets	1,088,188	1,287,518	Adjustment 199,330
Total assets Total assets	1,592,308	1,790,872	199,550
	1,392,306	1,790,672	190,304
Current liability: Short-term loans	44,692	44,692	
Derivative financial liabilties	13,571	13,571	
Bills payable and accounts payable	192,757	192,757	
Contract liabilities	192,737	192,737	
	7,312	7,312	
Employee benefits payable	,	,	
Taxes payable	87,060	87,060	
Other payables	77,463	77,463	12.004
Non-current liabilities due within one year	17,450	31,344	13,894
Total current liabilities	565,098	578,992	13,894
Non-current liabilities:	(1.55)	(1.55)	
Long-term loans	61,576	61,576	
Debentures payable	31,951	31,951	4046
Lease liabilities	-	184,670	184,670
Provisions	42,800	42,800	
Deferred tax liabilities	5,948	5,948	
Other non-current liabilities	27,276	27,276	
Total non-current liabilities	169,551	354,221	184,670
Total liabilities	734,649	933,213	198,564
Shareholders' equity:			
Share capital	121,071	121,071	
Capital reserve	119,192	119,192	
Other comprehensive income	(6,774)	(6,774)	
Specific reserve	1,706	1,706	
Surplus reserves	203,678	203,678	
Retained earnings	279,482	279,482	
Total equity attributable to shareholders of the Company	718,355	718,355	
Minority interests	139,304	139,304	
Total shareholders' equity	857,659	857,659	
Total liabilities and shareholders' equity	1,592,308	1,790,872	198,564

Balance Sheet RMB million

	At 31 December	At 1 January	
Items	2018	2019	Adjustment
Current assets:			. .
Cash at bank and on hand	82,879	82,879	
Financial assets held for trading	22,500	22,500	
Bills receivable and accounts receivable	30,145	30,145	
Prepayments	2,488	2,488	
Other receivables	57,432	57,432	
Inventories	45,825	45,825	
Other current assets	15,835	15,835	
Total current assets	257,104	257,104	
Non-current assets:			
Long-term equity investments	289,207	289,207	
Other equity instrument investments	395	395	
Fixed assets	302,082	302,082	
Construction in progress	51,598	51,598	
Right-of-use assets	-	119,776	119,776
Intangible assets	8,571	8,571	
Long-term deferred expenses	2,480	2,480	
Deferred tax assets	11,021	11,021	
Other non-current assets	9,145	9,145	
Total non-current assets	674,499	794,275	119,776
Total assets	931,603	1,051,379	119,776
Current liabilities:			
Short-term loans	3,961	3,961	
Derivative financial liabilties	967	967	
Bills payable and accounts payable	84,418	84,418	
Contract liabilities	4,230	4,230	
Employee benefits payable	4,294	4,294	
Taxes payable	54,764	54,764	
Other payables	119,514	119,514	
Non-current liabilities due within one year	16,729	24,183	7,454
Total current liabilities	288,877	296,331	7,454
Non-current liabilities:			
Long-term loans	48,104	48,104	
Debentures payable	20,000	20,000	
Lease liabilities	-	112,322	112,322
Provisions	33,094	33,094	

	At 31 December	At 1	
Items	2018	January 2019	Adjustment
Other non-current liabilities	4,332	4,332	Adjustificiti
Total non-current liabilities	105,530	217,852	112,322
Total liabilities	394,407	514,183	119,776
	394,407	314,103	119,770
Shareholders' equity:	121 071	101 071	
Share capital	121,071	121,071	
Capital reserve	68,795	68,795	
Other comprehensive income	(485) (485)
Specific reserve	989	989	
Surplus reserves	203,678	203,678	
Retained earnings	143,148	143,148	
Total shareholders' equity	537,196	537,196	
Total liabilities and shareholders' equity	931,603	1,051,379	119,776

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(a joint stock limited company incorporated in the People's Republic of China with limited liability) (Stock Code: 00386)

CONNECTED TRANSACTION
CAPITAL INCREASE AND DEEMED DISPOSAL

CAPITAL INCREASE

The Board is pleased to announce that on 29 April 2019, the Company entered into the Sinopec-SK Capital Increase Agreement with Sinopec Asset, SKGC and Sinopec-SK, respectively, to agree upon the Capital Increase in Sinopec-SK. Pursuant to the Sinopec-SK Capital Increase Agreement, (i) the Company shall contribute the Capital Increase Assets of Sinopec equivalent to RMB549.0 million to Sinopec-SK, of which to subscribe for the newly increased registered capital of Sinopec-SK of RMB168.37 million and the remaining part shall be included in the capital reserve of Sinopec-SK, (ii) Sinopec Asset shall contribute the Capital Increase Assets of Sinopec Asset equivalent to RMB1.5022 billion to Sinopec-SK, of which to subscribe for the newly increased registered capital of Sinopec-SK of RMB431.58 million and the remaining part shall be included in the capital reserve of Sinopec-SK, and (iii) SKGC shall contribute cash in RMB1.1045 billion or equivalent USD to Sinopec-SK, of which to subscribe for the newly increased registered capital of Sinopec-SK of RMB323.05 million and the remaining part shall be included in the capital reserve of Sinopec-SK. Upon Completion of the Capital Increase, the registered capital of Sinopec-SK will increase to RMB7.1930 billion from RMB6.27 billion, in which the Company's shareholding will be reduced from 65% to 59%, Sinopec Asset's shareholding will increase to 6% from 0%, and SKGC's shareholding will remain unchanged at 35%. On the same date, the Company, Sinopec Asset and SKGC also entered into the Sinopec-SK Joint Venture Contract and entered into the Sinopec-SK Articles with Sinopec-SK.

LISTING RULES IMPLICATIONS

As at the date of this announcement, China Petrochemical Corporation is the controlling shareholder of the Company. As Sinopec Asset is a subsidiary of China Petrochemical Corporation, pursuant to Chapter 14A of the Listing Rules, Sinopec Asset is an associate of China Petrochemical Corporation and thus constitutes a connected person of the Company. As the Capital Increase constitutes deemed disposal of the Company under Rule 14.29 of the Listing Rules, accordingly, the Capital Increase constitutes a connected transaction of the Company under Chapter 14A of the Listing Rules.

As the highest applicable percentage ratio in respect of the Capital Increase exceeds 0.1% but is less than 5%, the Capital Increase is subject to the reporting and announcement requirements, but exempt from the independent shareholders' approval requirement under Chapter 14A of the Listing Rules.

INTRODUCTION

The Board is pleased to announce that on 29 April 2019, the Company entered into the Sinopec-SK Capital Increase Agreement with Sinopec Asset, SKGC and Sinopec-SK, respectively, to agree upon the Capital Increase in Sinopec-SK. Upon Completion of the Capital Increase, the Company's shareholding will be reduced from 65% to 59%, Sinopec Asset's shareholding will increase to 6% from 0%, and SKGC's shareholding will remain unchanged at 35%. On the same date, the Company, Sinopec Asset and SKGC also entered into the Sinopec-SK Joint Venture Contract and entered into the Sinopec-SK Articles with Sinopec-SK.

On the same date, the Company entered into the Asset Transfer Agreement with Sinopec-SK, where the Company agreed to dispose the Transferred Assets to Sinopec-SK. The Asset Transfer Agreement is a transaction within the Group and does not constitute a transaction under Chapter 14 or Chapter 14A of the Listing Rules.

In respect of the Capital Increase, Sinopec Asset has made capital contribution to Sinopec-SK and the Company does not exercise the relevant pre-emptive rights, which constitutes a connected transaction between the Company and China Petrochemical Corporation pursuant to the Rules Governing the Listing of Stocks on Shanghai Stock Exchange but does not reach the minimum disclosure threshold pursuant to Chapter X of the Rules Governing the Listing of Stocks on Shanghai Stock Exchange and also there is no need to be submitted to the Company's general meeting for shareholders' approval. In respect of the disposal of Transfer Assets from the Company to Sinopec-SK, as it is a transaction between the Company and its consolidated subsidiary, the transaction is exempted from disclosure procedure pursuant to Chapter IX of the Rules Governing the Listing of Stocks on Shanghai Stock Exchange.

PRINCIPAL TERMS OF THE SINOPEC-SK CAPITAL INCREASE AGREEMENT

Date: 29 April 2019

Parties:

(1) the Company

(2) Sinopec Asset

(3) SKGC; and

(4) Sinopec-SK

(collectively, the "Parties")

Amount of increase in capital and registered capital

The Parties agreed upon the increase of the registered capital of Sinopec-SK to RMB7.1930 billion from RMB6.27 billion. (i) The Company shall contribute the Capital Increase Assets of Sinopec equivalent to RMB549.0 million to Sinopec-SK, of which to subscribe for the newly increased registered capital of Sinopec-SK of RMB168.37 million and the remaining part shall be included in the capital reserve of Sinopec-SK, (ii) Sinopec Asset shall contribute the Capital Increase Assets of Sinopec Asset equivalent to RMB1.5022 billion to Sinopec-SK, of which to subscribe for the newly increased registered capital of Sinopec-SK of RMB431.58 million and the remaining part shall be included in the capital reserve of Sinopec-SK, and (iii) SKGC shall contribute cash in RMB1.1045 billion or equivalent USD to Sinopec-SK, of which to subscribe for the newly increased registered capital of Sinopec-SK of RMB323.05 million and the remaining part shall be included in the capital reserve of Sinopec-SK.

After the issuance of the New Business License, the percentage of each Party's contribution to the registered capital of Sinopec-SK is as follows:

No.	Shareholder	Subscribed Registered Capital (RMB)	Contribution Percentage (%)
1	Company	4,243,870,000.00	59
2	Sinopec Asset	431,580,000.00	6
3	SKGC	2,517,550,000.00	35
Tota	1/	7,193,000,000.00	100

Basis for the Capital Increase amount

The amounts of the Capital Increase to be made by the Parties were determined after arm's length negotiations among the Parties to the Capital Increase Agreement with reference to (i) the valuation results of the net assets of Sinopec-SK prepared by the Valuer using the income approach as of the Valuation Date, and (ii) the production, operation and financial position and the future planning for development of Sinopec-SK. Pursuant to the valuation results as of 30 April 2018, being the Valuation Date, prepared by the Valuer using the income approach, the appraised value of the net assets of Sinopec-SK is RMB21.438 billion.

The values of Capital Increase Assets were determined based on the appraised value of the net assets of the Capital Increase Assets as of the Valuation Date prepared by the Valuer using the asset-based approach.

Handover of Capital Increase Assets and Payment of Capital Increase Amount of SKGC The Company shall hand over the Capital Increase Assets of Sinopec (the "Handover of the Capital Increase Assets of Sinopec") and Sinopec Asset shall hand over the Capital Increase Assets of Sinopec Asset (the "Handover of the Capital Increase Assets of Sinopec Asset') to Sinopec-SK within thirty (30) days after the issuance of the New Business License following the full satisfaction or waiver by relevant Party of all Conditions. The Handover of the Capital Increase Assets of Sinopec and the Handover of the Capital Increase Assets of Sinopec Asset shall be completed on the same day as the handover of the Transferred Assets, and such day shall be referred to as the "Asset Handover Date"; On the Asset Handover Date, the Company and Sinopec Asset shall deliver the Capital Increase Assets of Sinopec, the Capital Increase Assets of Sinopec Asset and all relevant materials to Sinopec-SK on a lump-sum basis; On the Asset Handover Date, the Company shall deliver the Transferred Assets and all relevant materials to 2) Sinopec-SK on a lump-sum basis in accordance with the provisions of the Asset Transfer Agreement; and Sinopec-SK and the Company, Sinopec-SK and Sinopec Asset shall make an inventory of and confirm the Capital Increase Assets of Sinopec, the Transferred Assets and the Capital Increase Assets of Sinopec Asset, respectively. Upon inventory and confirmation, the authorised representatives designated by the Company, Sinopec Asset and 3) Sinopec-SK (the authorised representatives of Sinopec-SK shall include at least one employee appointed by SKGC) shall jointly execute the confirmation letter of Handover of the Capital Increase Assets of Sinopec and the Transferred Assets, and the confirmation letter of Handover of the Capital Increase Assets of Sinopec Asset. Since the Asset Handover Date, all rights and obligations and risks of damage and loss associated with the Capital Increase Assets shall be deemed to have been transferred from the Company and Sinopec Asset to Sinopec-SK and Sinopec-SK shall have full rights to occupy, use, receive proceeds from and dispose of such assets. SKGC shall pay the Capital Increase Amount of SKGC to Sinopec-SK on a lump-sum basis within thirty (30) days after the issuance of the New Business License following the full satisfaction or waiver by relevant Party of all Conditions. If SKGC makes payment in cash in USD, the USD: RMB exchange rate shall be the USD: RMB base exchange rate (central parity rate) published by the People's Bank of China on the day when SKGC makes capital contribution in accordance with Sinopec-SK Capital Increase Agreement. The day on which the Capital Increase Amount of SKGC is paid shall be referred to as the "Payment Date of the Capital Increase Amount of SKGC".

Conditions Precedent

Upon the satisfaction or due waiver by relevant Party of the following Conditions, the Company and Sinopec Asset shall handover the Capital Increase Assets to Sinopec-SK and SKGC shall pay the Capital Increase Amount of SKGC to Sinopec-SK:

- 1) the Transaction Agreements shall have been duly executed by the relevant Parties;
- 2) Sinopec-SK shall have obtained the New Business License;
- The Parties shall have obtained necessary prior consents, approval or permits of government authorities and third parties, if applicable, with respect to the Capital Increase;
- Each of the Company and Sinopec Asset shall have taken all necessary measures to ensure the change of the 4) policyholder and beneficiary of the insurance covering its Capital Increase Assets to Sinopec-SK on the Asset Handover Date;
- 5) The representations and warranties of the parties contained in Transaction Agreements shall have been true and accurate;
 - The parties shall have performed in all material respects any agreements, covenants, conditions and obligations to be performed or complied with by them in accordance with the Transaction Agreements; No government authority shall have enacted, issued, promulgated, implemented or adopted any Law or
- 7)Governmental Order which would render the Capital Increase illegal or otherwise restrict or prohibit the Capital Increase or the Asset Transfer; and
- Sinopec-SK shall have completed filing with Ministry of Commerce of the People's Republic of China and foreign 8) exchange change registration and other approvals of or registration or filing with government authorities, if necessary, as required by the acceptance of the Capital Increase Amount of SKGC.

Undertakings after the Handover of Assets

The Company and Sinopec Asset respectively undertakes that after the Asset Handover Date, the Company shall complete the change of registrations of the land use rights and ownership of buildings and structures in the Capital Increase Assets of Sinopec within maximum five(5) years ("Sinopec Capital Contribution Registration Period") and Sinopec Asset shall complete the change of registrations of the land use rights and ownership of buildings and structures in the Capital Increase Assets of Sinopec Asset within three(3) or five(5) years subject to the nature of the lands ("Sinopec Asset Capital Contribution Registration Period");

Capital Contribution Compensation

If the Company or Sinopec Asset has handed over to Sinopec-SK all the Capital Increase Assets of Sinopec or the Capital Increase Assets of Sinopec Asset, respectively, in accordance with the Sinopec-SK Capital Increase Agreement but fails to complete the change of registration in accordance with the agreement, the Company or Sinopec Asset shall pay to Sinopec-SK respectively within thirty(30) days upon the expiration of the Sinopec Capital

Contribution Registration Period or Sinopec Asset Capital Contribution Registration Period (or the extended period as agreed) the compensation in an amount equal to the value of the assets in the Capital Increase Assets of Sinopec or the Capital Increase Assets of Sinopec Asset, in respect of which the change of registration is not completed, as listed in the capital contribution certificate issued by Sinopec-SK. The Company and Sinopec-SK, or Sinopec Asset and Sinopec-SK shall enter into a lease agreement in form and substance satisfactory to the Parties with respect to Sinopec-SK's use of those assets of the Company or Sinopec Asset whose change of registration is not completed.

Effectiveness and Completion

Sinopec-SK Capital Increase Agreement shall become effective upon the duly signing/sealing by the Parties or their duly authorised representatives.

The Asset Handover Date or the Payment Date of the Capital Increase Amount of SKGC (the latter one) shall be regarded as the completion date of the Capital Increase. However, the Completion of the Capital Increase does not mean that the Company and Sinopec Asset have fulfilled their capital contribution obligations.

PRINCIPAL TERMS OF THE SINOPEC-SK JOINT VENTURE CONTRACT

Date: 29 April 2019

Parties:

1) the Company

2) Sinopec Asset; and

3)SKGC

Registered Capital and Total Amount of Investment

The total amount of investment of Sinopec-SK shall be increased from RMB18,630,000,000.00 to RMB21,579,000,000.00. The parties agree to increase the registered capital of Sinopec-SK from RMB6,270,000,000.00 to RMB7,193,000,000.00.

Assignment Transfer of Equity Interest of Sinopec-SK

Subject to the requirements under PRC laws (including regulations related to supervision of state-owned assets), no party shall assign all or part of its equity interest in Sinopec-SK without the prior written consent of the other two parties, whose consent shall not be withheld unreasonably. If at any time a party (the "Assigning Party") desires to assign its equity interest in Sinopec-SK ("Equity Interest to Be Sold"), it shall notify the other two parties in writing setting forth its intent to assign, the purchase price offered by the potential purchaser (the "Potential Purchaser"), other major terms and conditions governing the assignment, and the name of such Potential Purchaser ("Disposal Notice"). The other two parties shall have a

pre-emptive right to purchase the Equity Interest to Be Sold by serving a written notice ("Purchase Notice") to the Assigning Party within thirty (30) days after receipt of the Disposal Notice setting forth its wish to purchase all the Equity Interest to Be Sold at (a) the purchase price set out in the Disposal Notice and preliminarily accepted by the Assigning Party, or (b) the price determined in accordance with the valuation procedure set forth in Sinopec-SK Joint Venture Contract.

- (i) Venture Contract, it shall be deemed to have waived its pre-emptive right;
- (ii) In the event that only one of the other two parties serves the Purchase Notice, the party who serves the Purchase Notice shall purchase all the Equity Interest to Be Sold at the price chosen by it in the Purchase Notice; In the event that both of the other two parties serve the Purchase Notice to the Assigning Party but only one of
- (iii) them accepts the price set out in the Disposal Notice, then such party shall purchase all the Equity Interest to Be Sold at the price set out in the Disposal Notice;
 - In the event that both of the other two parties serve the Purchase Notice to the Assigning Party but neither of them accepts the price set out in the Disposal Notice, then this party is entitled to nominate two (2) reputable accounting firms registered in the PRC and engaged in international businesses and notify the Assigning Party of such nominees. The Assigning Party shall select within fifteen (15) days of receipt of such nominee list from such party one (1) nominee to be the independent appraiser to appraise the fair market value of Sinopec-SK in accordance
- (iv) with PRC Laws (provided that in the event that SKGC is the party requesting the valuation, the independent appraiser shall be selected from the two accounting firms nominated by SKGC). All the costs relating to appraisement shall be shared equally among the Assigning Party and the parties which give the purchase notice but do not accept the price set forth in the Disposal Notice. That portion of the fair market value of Sinopec-SK that corresponds to the Equity Interest to Be Sold shall be the purchase price of the Equity Interest to Be Sold unless otherwise agreed by the parties.

During the joint venture term of Sinopec-SK, SKGC may make a request to the Company that SKGC or its designated affiliate shall purchase from the Company five percent (5%) of equity interest in Sinopec-SK, and the Company shall agree to proceed such assignment of equity interest in the manner provided in PRC laws (including regulations related to supervision of state-owned assets) to the extent permitted by PRC laws (including regulations related to supervision of state-owned assets).

Board of Directors

The board of Sinopec-SK shall be comprised of eight (8) directors. Five (5) shall be appointed by the Company and Sinopec Asset and three (3) by SKGC. The board of directors

of Sinopec-SK shall have one (1) chairman. So long as the Company and SKGC are the largest shareholder and the second largest shareholder of Sinopec-SK respectively, the chairman shall be appointed by the Company and the vice chairman shall be appointed by SKGC.

Distribution of Profits

Unless the board of Sinopec-SK unanimously decides otherwise, all after-tax profits (remaining after contributions to the reserve fund, the enterprise development fund and the bonus and welfare fund for employees) shall be distributed to the parties in proportion to their subscribed capital contribution.

Joint Venture Term

The initial joint venture term shall be thirty (30) years starting from the date on which the business license of Sinopec-SK is issued by the registration authority for the first time. (i.e. 28 October 2013)

PROFIT FORECASTS REGARDING THE VALUATION METHOD

Since the aforementioned asset valuation reports of Sinopec-SK were prepared by the Valuer using the income approach, the calculations of net assets valuation of Sinopec-SK as set out in the asset valuation reports are deemed as profit forecasts under Rule 14.61 of the Hong Kong Listing Rules. As such, the Company discloses details of the valuations in accordance with Rule 14.62 of the Hong Kong Listing Rules as follows.

Set out below are details of the principal assumptions:

(I) General Assumptions

1. Transaction Assumption

To assume that all the assets to be valued are already in the process of transaction, and the Valuer carries out the valuation based on a simulated market which involves the transaction conditions of the assets to be valued. Transaction assumption is the most basic assumption for asset valuation.

2. Open Market Assumption

To assume that the assets to be valued are traded or can be traded on the open market, and both of the parties to the transaction of the assets are in equal position and have enough opportunities and time to obtain market information so as to make reasonable and rational judgment on the functions, purpose and considerations of the assets. The open market assumption is based on the assumption that assets can be bought and sold on the market.

3. Asset Continuous Use Assumption

Asset continuous use assumption refers to the confirmation of the valuation method, parameters and references base on the assets to be valued will continue to be used for current or revised purpose, by current or revised use method with the similar or revised size, frequency and in the similar or changed environment and other status.

(II) Special Assumptions

- This valuation assumes that the future external economic environment remains unchanged as the Valuation Date and the current national macroeconomic conditions will not change significantly;
- There will be no significant change to the social economic environment of the enterprises or to any policies of tax and tax rate adopted by the enterprises.
- 3. There will be no significant change to the national interest rate and exchange rate policies after the Valuation Date.
- The future management members of the enterprises will duly perform their duties and continue to carry out the operation and management in the same manner as currently adopted.
- The valuation of each asset shall be based on the actual quantity of such asset as at the Valuation Date, and the 5. current market price of the asset to be valued shall be determined with reference to the effective prevailing market price where the asset is located as at the Valuation Date.
- 6. Assuming the basic materials and financial materials provided by Sinopec-SK are true, accurate and complete.
- The valuation scope only includes the assets in the valuation declaration form provided by Sinopec-SK, without 7. considering the possible assets or liabilities which may not be included in the valuation declaration form provided by Sinopec-SK.
- 8. Assuming the cash inflow and outflow of Sinopec-SK after the Valuation Date are average cash inflows and cash outflows.
- Assuming Sinopec-SK will expand its ethylene production capacity to 1.1 million tons/year based on its existing 9.800,000 tons/year ethylene production capacity, by tapping potential and reforming, and its investment for the production expansion will be in place on time, and its production capacity will be increased on schedule.
- 10. Adoption of the valuation parameters in this valuation did not consider the impact of inflation factors.

PricewaterhouseCoopers, the auditor of the Company, has reviewed the arithmetical accuracy of the calculations for the relevant forecasts under the revenue-based method, which do not

involve the adoption of accounting policies, for the valuation. The Board has confirmed that the profit forecasts for net assets valuation of Sinopec-SK as set out in the valuation reports have been made after due and careful enquiry by the Board. The letters issued by PricewaterhouseCoopers and the Board are set out in Appendix I and Appendix II to this announcement, respectively. The qualification of the expert who has given its opinion or advice included in this announcement is set out below:

Name Qualification Date of conclusion or opinion

PricewaterhouseCoopers Certified Public Accountant 29 April 2019

As at the date of this announcement, as far as the Directors are aware, the aforesaid expert was not beneficially interested in the share capital of any member of the Group nor did it have any right (whether legally enforceable or not) to subscribe for or to nominate others to subscribe for any shares, convertible securities, warrants, options or derivative securities which carry voting rights in any member of the Group.

The aforesaid expert has given and has not withdrawn its written consent to the publication of this announcement with the inclusion herein of its letter or report and/or references to its name.

INFORMATION ON SINOPEC-SK

Sinopec-SK, a limited liability company, was established on 28 October 2013 under the Laws of the PRC. Prior to the completion of the Capital Increase, the Company holds 65% of equity interest in Sinopec-SK, and SKGC holds 35% of equity interest in Sinopec-SK. Its principal business includes: the production, sales and R&D of ethylene plants and the downstream products of naphtha cracking ethylene project; the provision of technical services related to petrochemical products and relevant auxiliary activities to customers.

The table below sets out certain audited financial information of Sinopec-SK for the two financial years ended 31 December 2017 and 31 December 2018 prepared under the China Accounting Standards for Business Enterprises:

For the year ended 31 December 2017 31 December 2018 Unit: RMB Unit: RMB

Revenue 16,139,133,804.55 17,133,907,427.94 Profit before income tax expense 2,733,042,368.87 1,879,165,018.66

As at 31 December 2018, the audited total assets of Sinopec-SK amount to RMB15,360,041,642.29, and the audited

net assets of Sinopec-SK amount to RMB13,029,049,944.14 under the China Accounting Standards for Business Enterprises Set out below is the shareholding structure of Sinopec-SK immediately before and after the Capital Increase: Before the Capital Increase After the Capital Increase After the completion of the Capital Increase, Sinopec-SK will remain a subsidiary of the Company.

REASONS FOR AND BENEFITS OF THE CAPITAL INCREASE

The Capital Increase will help reduce the connected transactions between the Company and China Petrochemical Corporation and further improve the integrated operation level of the Company, so as to enhance the comprehensive competitiveness of the Company in its business locations, the overall capability of risk resistance and expand its regional influence.

OPINIONS OF THE DIRECTORS

As at the date of this announcement, except for the INEDs, all other Directors are connected Directors and therefore required to abstain from voting on the resolution approving the Capital Increase and the transactions contemplated thereunder at the Board meeting. The Board has considered and approved the resolution on the Capital Increase. All Directors (including all INEDs) are of the opinion that, (i) the Capital Increase is on normal commercial terms; (ii) the terms and conditions of the Sinopec-SK Capital Increase Agreement, the Sinopec-SK Joint Venture Contract and the Sinopec-SK Articles are fair and reasonable; and (iii) the Capital Increase is in the interest of the Company and the Shareholders as a whole.

LISTING RULES IMPLICATIONS

As at the date of this announcement, China Petrochemical Corporation is the controlling shareholder of the Company. As Sinopec Asset is a subsidiary of China Petrochemical Corporation, pursuant to Chapter 14A of the Listing Rules, Sinopec Asset is an associate of China Petrochemical Corporation and thus constitutes a connected person of the Company. As the Capital Increase constitutes deemed disposal of the Company under Rule 14.29 of the Listing Rules, accordingly, the Capital Increase constitutes a connected transaction of the Company under Chapter 14A of the Listing Rules.

As the highest applicable percentage ratio in respect of the Capital Increase exceeds 0.1% but is less than 5%, the Capital Increase is subject to the reporting and announcement requirements, but exempt from the independent shareholders' approval requirement under Chapter 14A of the Listing Rules.

INFORMATION ON THE PARTIES

Sinopec Asset

Sinopec Asset is a company established under the Laws of the PRC with limited liability and is principally engaged in the business of authorised investment management; sales of chemical, chemical fibre, fine chemical products (excluding dangerous goods); thermal production and supply and water supply services; petroleum refining; land and proprietary properties leasing, etc.

SKGC

SKGC is a company established under the laws of the Republic of Korea and is principally engaged in the business of the production of basic chemical substance of the petrochemical industry; the post-treatment of oil refining products; the manufacture of synthetic rubber, synthetic resin and plastic materials; the wholesale, retail, engineering test, inspection and analysis services of synthetic rubber (i.e. plastic materials) and chemical materials, and other business support services.

The Company

The Company is one of the largest integrated energy and chemical companies in China and is mainly engaged in the exploration and production, pipeline transportation and sale of petroleum and natural gas; the production, sale, storage and transportation of refinery products, petrochemical products, coal chemical products, synthetic fibre and other chemical products; the import and export, including import and export agency business, of petroleum, natural gas, petroleum products, petrochemical and chemical products, and other commodities and technologies; and research, development and application of technologies and information.

DEFINITIONS

In this announcement, unless the context requires otherwise, the following terms shall have the meanings set out below:

"Asset Transfer the agreement dated 29 April 2019 entered between the Company and Sinopec-SK on the

Agreement" disposal of the Transfer Assets from the Company to Sinopec-SK

"associate" has the meaning ascribed thereto under the Listing Rules

"Board" the board of directors of the Company

the capital increase in Sinopec-SK by the Company, Sinopec Asset and SKGC in accordance

with the terms and conditions of Sinopec-SK Capital Increase Agreement, upon the

"Capital Increase" completion of which, the Company, Sinopec Asset and SKGC will hold 59%, 6% and 35% of

equity interest in Sinopec-SK, respectively

"Capital Increase the contribution of cash in RMB1.1045 billion or equivalent USD by SKGC in relation to the

Amount of SKGC" Capital Increase

the Capital Increase Assets of Sinopec and Capital Increase Assets of Sinopec Asset "Capital Increase Assets"

the real estate assets and liabilities associated with the oil-refining production and "Capital Increase Assets operation of the Company's Wuhan Branch and the valuation results of which was of Sinopec"

RMB549 million using asset-based approach

the assets and liabilities associated with the oil-refining production and operation of "Capital Increase Assets

Sinopec Asset Wuhan Branch and the valuation results of which was RMB1.502 billion

using asset-based approach

"China "or "PRC" the People's Republic of China

"China Petrochemical

of Sinopec Asset"

Corporation" China Petrochemical Corporation

"Company" China Petroleum & Chemical Corporation

the completion of the Capital Increase in accordance with the Sinopec-SK Capital "Completion"

Increase Agreement

the conditions precedent to the handover of Capital Increase Assets in accordance with "Conditions"

the Sinopec-SK Capital Increase Agreement

"connected person(s)" has the meaning ascribed thereto under the Listing Rules

"Director(s)" director(s) of the Company

"Group" the Company and its subsidiaries

the independent non-executive directors of the Company, including Tang Min, Fan "INED(s)"

Gang, Cai Hongbin and Ng, Kar Ling Johnny

the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong "Listing Rules"

Limited

"New Business License" the new business license of Sinopec-SK issued after the completion of change

registration/filing with registration authority

"RMB" Renminbi, the lawful currency of the PRC

"Sinopec Asset"

Sinopec Group Asset Management Co., Ltd., a limited liability company established

under the Laws of the PRC

"Sinopec Group" China Petrochemical Corporation and its subsidiaries

"SKGC" SK Global Chemical Co., Ltd.,(D) SK Global, a limited liability

company established under the laws of the Republic of Korea

"Sinopec-SK" Sinopec-SK (Wuhan) Petrochemical Co., Ltd., a Sino-foreign equity joint venture

company duly established under the laws of the PRC with limited liability

"Sinopec-SK Capital the capital increase agreement dated 29 April 2019 in relation to the capital increase in Increase Agreement" Sinopec-SK entered into among the Company, Sinopec Asset, SKGC and Sinopec-SK

"Sinopec-SK Joint Sinopec-SK (Wuhan) Petrochemical Co., Ltd. Equity Joint Venture Contract dated 29

Venture Contract" April 2019 entered into among the Company, Sinopec Asset and SKGC

"Sinopec-SK Articles" the articles of association of Sinopec-SK entered into on 29 April 2019 among the

Company, Sinopec Asset, SKGC and Sinopec-SK

"Stock Exchange" The Stock Exchange of Hong Kong Limited

"Transaction the Sinopec-SK Capital Increase Agreement, Sinopec-SK Joint Venture Contract,

Agreements"
Sinopec-SK Articles and the Asset Transfer Agreement and any amendments and

supplements thereto (if any)

"Transferred the oil-refining production equipment and the relevant rights, liabilities and employees of the

Assets" Company's Wuhan Branch

"Valuer" China United Asset Appraisal Group Co., Ltd.

"Valuation Date" 30 April 2018

"USD" United States dollars, the lawful currency of the United States of America

By order of the Board China Petroleum & Chemical Corporation Huang Wensheng Vice President, Secretary to the Board

Beijing, PRC 29 April 2019

As of the date of this announcement, directors of the Company are: Dai Houliang*, Ma Yongsheng#, Li Yunpeng*, Yu Baocai*, Ling Yiqun#, Liu Zhongyun#, Li Yong*, Tang Min+, Fan Gang+, Cai Hongbin+, Ng, Kar Ling Johnny+

- # Executive Director
- * Non-executive Director
- + Independent Non-executive Director

APPENDIX I — LETTER FROM PRICEWATERHOUSECOOPERS The following is the text of the letter dated 29 April 2019 from PricewaterhouseCoopers, the Certified Public Accountants, which was prepared for inclusion in this announcement.

INDEPENDENT AUDITOR'S ASSURANCE REPORT ON THE CALCULATIONS OF DISCOUNTED FUTURE ESTIMATED CASH FLOWS IN CONNECTION WITH THE BUSINESS VALUATION OF SINOPEC-SK (WUHAN) PETROCHEMICAL CO., LTD.

TO THE BOARD OF DIRECTORS OF CHINA PETROLEUM & CHEMICAL CORPORATION

We have completed our assurance engagement to report on the calculations of the discounted future estimated cash flows on which the business valuation (the "Valuation") dated 26 April 2019 prepared by China United Assets Appraisal Group Co., Ltd. in respect of the appraisal of the fair value of the 100% equity interests in Sinopec-SK (Wuhan) Petrochemical Co., Ltd. (the "Target Company") is based. The Valuation is set out in the announcement of China Petroleum & Chemical Corporation (the "Company") dated 29 April 2019 (the "Announcement") in connection with the proposed capital increase in the Target Company with assets and deemed disposal by the Company. The Valuation based on the discounted future estimated cash flows is regarded as a profit forecast under Rule 14.61 of the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited (the "Listing Rules").

Directors' Responsibility for the Discounted Future Estimated Cash Flows

The directors of the Company are responsible for the preparation of the discounted future estimated cash flows in accordance with the bases and assumptions determined by the directors and as set out in the Announcement. This responsibility includes carrying out appropriate procedures relevant to the preparation of the discounted future estimated cash flows for the Valuation and applying an appropriate basis of preparation; and making estimates that are reasonable in the circumstances.

Our Independence and Quality Control

We have complied with the independence and other ethical requirements of the Code of Ethics for Professional Accountants issued by the Hong Kong Institute of Certified Public Accountants (the "HKICPA"), which is founded on fundamental principles of integrity, objectivity, professional competence and due care, confidentiality and professional behaviour.

Our firm applies Hong Kong Standard on Quality Control 1 issued by the HKICPA and accordingly maintains a comprehensive system of quality control including documented policies

and procedures regarding compliance with ethical requirements, professional standards and applicable legal and regulatory requirements.

Auditor's Responsibilities

It is our responsibility to report, as required by paragraph 14.62(2) of the Listing Rules, on the calculations of the discounted future estimated cash flows on which the Valuation is based. We are not reporting on the appropriateness and validity of the bases and assumptions on which the discounted future estimated cash flows are based and our work does not constitute any valuation of the Target Company.

We conducted our work in accordance with the Hong Kong Standard on Assurance Engagements 3000 (Revised), Assurance Engagements Other Than Audits or Reviews of Historical Financial Information issued by the HKICPA. This standard requires that we plan and perform the assurance engagement to obtain reasonable assurance on whether the discounted future estimated cash flows, so far as the calculations are concerned, has been properly compiled in accordance with the bases and assumptions made by the directors of the Company. We reviewed the arithmetical calculations and the compilation of the discounted future estimated cash flows in accordance with the bases and assumptions.

The discounted cash flows do not involve the adoption of accounting policies. The discounted cash flows depend on future events and on a number of assumptions which cannot be confirmed and verified in the same way as past results and not all of which may remain valid throughout the period. Our work has been undertaken for the purpose of reporting solely to you under paragraph 14.62(2) of the Listing Rules and for no other purpose. We accept no responsibility to any other person in respect of our work, or arising out of or in connection with our work.

Opinion

In our opinion, based on the foregoing, so far as the calculations are concerned, the discounted future estimated cash flows, has been properly compiled in all material respects in accordance with the bases and assumptions made by the directors of the Company as set out in the Announcement.

PricewaterhouseCoopers Certified Public Accountants Hong Kong, 29 April 2019

APPENDIX II - LETTER FROM THE BOARD

The following is the text of the letter dated 29 April 2019 from the Board, which was prepared for inclusion in this announcement.

To: Listing Division
The Stock Exchange of Hong Kong Limited
12/F, Two Exchange Square,
8 Connaught Place, Central,
Hong Kong

Dear Sir/Madam,

Company: China Petroleum & Chemical Corporation (the "Company")

Re: Profit forecast – Confirmation letter under the requirements of Rule 14.62(3) of the Rules Governing the Listing of Securities on the Stock Exchange of Hong Kong Limited (the "Hong Kong Listing Rules")

Reference is made to the announcement of the Company dated 29 April 2019 in relation to, among other things, the valuation reports dated 26 April 2019 of Sinopec-SK (Wuhan) Petrochemical Co., Ltd., which were prepared by China United Asset Appraisal Group Co., Ltd. (the "Valuer") using the revenue-based method (the "Valuation Report"). The board of directors of the Company has reviewed and discussed with the Valuer on the basis and assumptions of the valuation. The board of directors of the Company has also considered the report from PricewaterhouseCoopers, the auditor of the Company, dated 29 April 2019 in relation to the calculations of the discounted future estimated cash flows in the Valuation Report.

Pursuant to the requirements of Rule 14.62(3) of the Listing Rules, the board of directors of the Company confirmed that the profit forecast used in the Valuation Report has been made after due and careful enquiry.

The Board of Directors of China Petroleum & Chemical Corporation 29 April 2019

SIGNATURE

Pursuant to the requirements of the Securities Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf by the undersigned, thereunto duly authorized.

China Petroleum & Chemical Corporation

By: /s/ Huang Wensheng

Name: Huang Wensheng

Title: Vice President and Secretary to the Board of Directors

Date: April 30, 2019