**Bohai Harvest RST (Shanghai) Equity Investment Fund Management Co., Ltd. (the “Company”)**

**Thirteenth Board Meeting**

**Date:** January 17, 2019 (Thursday) 9:30AM - 12:30PM

**Location:** Beijing Office

**Board Attendees:**  All Board Members

**Other Attendees:** Supervisor and Management Team Representatives

**AGENDA**

1. Follow-up Issues from Previous Board Meeting
2. Review of 2018 Operations
3. Review of 2019 Business Plan
4. Review of 2018 Financial Reports and 2019 Annual Budget

**Follow-up Issues from Previous Board Meeting**

1. **Compensation Committee Members and Supervisor**

Mr. James Bulger has been nominated and appointed as a member of the Company's compensation committee to replace Devon Archer. Current committee members consist of James Bulger, Andy Lu and Wang Jun.

Mr. Eric Schwerin tendered his resignation as the Company’s Supervisor on September 24, 2018 and according to the Company’s constitutional documents, Ample Harvest, Thornton, Skaneateles and Ulysses shall together nominate a replacement supervisor. The resignation of Eric Schwerin and the appointment of a replacement Supervisor will take effect upon the completion of filings and registrations with the relevant counterpart of the State Administration of Industry and Commerce (“**SAIC**”). The Company will process the necessary SAIC registration and filing amendments immediately upon the appointment of a new Supervisor.

1. **Staff Changes**

Mr. Xia Yu and Mr. Liu Zhe have left the Company for personal reasons. Their departure will not affect ongoing projects or management of portfolio companies.

1. **BHR Subsidiaries and SPV Registration**

Since the previous Board Meeting held on February 1, 2018, the Company has not registered any non-PRC entities. The new PRC entities registered are as follows:

**PRC entities:** 4 deal funds in Ningbo, Zhejiang Province, 2 indirect subsidiaries in Shanghai.

The full list of BHR’s registered entities (including subsidiaries and affiliated funds) as of the date hereof are summarized below:

**Summary of BHR Subsidiaries and Managed Funds**

|  |  |  |  |  |  |  |
| --- | --- | --- | --- | --- | --- | --- |
|  | **Category** | **Naming Rule** | **Shareholder / General Partner** | **Place of Registration/**  **Incorporation** | **Total** | **Comment** |
| **Onshore** | Direct and Indirect Subsidiaries | Bohai Huamei Rui X (Shanghai) Investment Management Co., Ltd., Bohai Huamei Chengdu Equity Investment Fund Management Co., Ltd., Beijing Bohai Huamei Rui X Equity Investment Fund Management Co., Ltd., Bofeng (Shanghai) Industrial Development Co., Ltd., Huayu (Shanghai) Information Technology Co., Ltd. | Shareholder: BHR or its Shenzhen subsidiary | Shanghai Free Trade Zone, Shenzhen Qianhai, Chengdu Tianfu New District, Beijing | 7 |  |
| Deal Funds | (i) Bohai Huamei##Phase (Shanghai) Equity Investment Fund Partnership (Limited Partnership)  (ii) Bo X (Shanghai) Investment Center (Limited Partnership)  (iii) X Yuan (Shanghai) Investment Management Center (Limited Partnership)  (iv) Chengdu Bohai Huamei X Phase Equity Investment Fund Partnership (Limited Partnership)  (v) Wenzhou Run X Equity Investment Fund Partnership (Limited Partnership)  (vi) Bohai Huamei (Shenzhen) Investment Consulting Partnership (Limited Partnership)  (vii) Ningbo Meishan Bonded Port Area Bohai Huamei Qing X Equity Investment Fund Partnership (Limited Partnership) | GP: BHR, BHR Ruiyun, BHR Ruila, BHR Chengdu  LP: Angju | Shanghai Free Trade Zone, Chengdu Tianfu New District, Zhejiang Wenzhou, Ningbo Meishan Bonded Port Area | 22 |  |
| Carried Interest Entities | Gongqingcheng Huamei Xieli Investment Management Partnership (Limited Partnership)  Gongqingcheng Bohai Huamei X Phase Investment Center (Limited Partnership) | GP: Angju, BHR Ruiyun, BHR Ruila  LP: BHR employees | Gongqingcheng, Jiangxi | 6 |  |
| Employee Co-investment Entity | Gongqingcheng Huamei Qixin Investment Management L.P. | GP: Angju  LP: BHR employees | Gongqingcheng, Jiangxi | 1 | Will serve as LP and co-invest in deal funds with other investors. |
| **Offshore** | Direct Subsidiaries | BHR Investment Management Limited BHR Investment Consulting Limited | Shareholder: BHR | Hong Kong | 2 |  |
| Indirect subsidiaries | BHR (Cayman) Management Limited BHR (Cayman) GP I, L.P. BHR (Cayman) GP II, L.P. BHR (Cayman) GP III, L.P. | Shareholder: BHR Investment Management Limited | Cayman | 4 | Will serve as Manager/GP of shell funds in Cayman Islands. |
| SPV | BHR Win XXX Investment Management Limited | Shareholder: BHR Investment Management Limited | Hong Kong | 4 | Will serve as SPVs in overseas M&A projects where Jonathan Li serves as the sole initial shareholder and upon registration transfers all his shares to the deal fund as necessary. |
| BHR New XXX Investment Management Limited | Shareholder: Jonathan Li / Onshore Deal Fund | Hong Kong | 6 |
| United NSW Energy Limited | Shareholder: BHR (Cayman) Management Limited | BVI | 1 |
| Shell Funds | BHR Investment Fund ##, L.P. | GP：BHR (Cayman) GP I, Limited  BHR (Cayman) GP II, Limited  BHR (Cayman) GP III, Limited  LP：BHR New Energy Limited | Cayman Islands | 10 |  |
| Carried Interest Entities | BHR New XXX Investment Management Limited | Shareholder: employees | BVI | 2 | In overseas projects with carried interest distribution, the sole shareholder of the deal funds in Cayman Islands (a.k.a. BHR Investment Management Limited) will transfer 30% of its shares of GP I/GP II/GP III to the carried interest distribution entity. |
| Employee Co-investment Entity | BHR New XXX Investment Management Limited | Shareholder: employees | BVI | 1 | Will serve as LP and co-invest in deal funds with other investors. |

**Work Report for 2018**

Generally speaking, 2018 was an extremely difficult year. On the fundraising front, the Government issued a host of “de-leveraging” directives aimed at reducing corporate borrowings, non-performing loans and shadow banking over the past few years and in response to such directives, the much awaited new “financial institutions asset management” regulations were finally promulgated by China’s Banking Regulatory Commission (“**2018 Asset Management Regulations**”) this April. The 2018 Asset Management Regulations essentially prohibit banks and their asset management affiliates (previously private equity funds’ largest LP base) from subscribing in private equity funds. Zero2IPO, China’s leading ranking entity of private equity and venture capital firms, stated in its 2018 industry report that in the first three quarters of 2018, 1,650 new equity-investment funds were formed including funds investing in non-public entities as well as funds investing in public market equities, down 17% from 1,974 in the first three quarters of 2017, and raised funds of RMB 463.9 billion, compared with RMB 10,891 billion in the same period of 2017, resulting in a drop in total amount raised of 57.4%.

For a variety of reasons including the aforementioned 2018 Asset Management Regulations as well as the continued difficulty of obtaining domestic and foreign regulatory approvals, we are seeing a significant decline of overseas investments by PRC companies, in both number of transactions and amount invested. In the case of state-owned enterprises, leaders in the state-owned enterprises are reluctant to engage in overseas investments as they would be held personally accountable for their decisions due to the government’s “lifetime accountability” rule; in the case of private enterprises, the central government is more cautious in preventing excessive foreign exchange outflows, especially from private enterprises. The China-US trade conflict has caused the United States and European countries to strictly restrict China from investing and making mergers and acquisitions of high-tech and advanced manufacturing companies. Macro uncertainties, regulatory uncertainties, compounded with the decline in domestic stock markets and general lack of funding, the opportunity of valuation arbitraging has narrowed or disappeared. Zero2IPO's Private Equity Research shows that, in 2017, there were 205 cross-border M&A transactions by Chinese companies, with a total transaction amount of RMB 642.3 billion, of which RMB577 billion was achieved in the first three quarters, compare this numbers to RMB 177.4 billion in China’s overseas M&A investments for the first three quarters of 2018, a sharp drop of 69.3% for the same period year on year.

In the domestic investment market, the real economy is experiencing continued decline. In addition to the impact of de-leveraging initiatives, the performance of public companies including some so-called industry unicorns has been so unpromising such that many VC and pre-IPO investor are seeing significant losses on their primary market investments even as their portfolio companies become listed. Domestic investments are mainly concentrated in industry leaders, as the valuations of those companies continue to rise, the risks associated with investing in these industry leaders also continue to rise.

As the team strives to expand the Company’s business in both overseas mergers and acquisitions and domestic investments, we believe the difficulties and challenging market conditions we are seeing this year will continue into the next year. Despite the team’s efforts on all fronts, the Company only completed one channel investment in 2018 of an acquisition of an Australian dairy business – Western Dairy (Brownes), generating additional management fees of RMB4,000,000.

**I. Cross-Border Investments**

**PROJECT PHARAOH**

The target company is a business unit of Philips and is one of the world's leading companies in the field of VCSEL optical chips and components. Its products are used in data communication, consumer electronics, autonomous driving and other fields, and it is also one of the suppliers of Apple’s iPhone. The overall transaction consideration was approximately EUR 200 million. The Company planned to co-invest with a Chinese listed company in the optical module field, with the Company subscribing to purchase 40-45% of the target company. Unfortunately, although we successfully completed the fundraising of EUR 100 million from CNIC and our strategic co-investor had every intention of engaging in long-term acquisition cooperation with the Company, the strategic co-investor was concerned that a state-affiliated fund would not pass the approval of the German regulatory authorities. In the end, the strategic co-investor chose a 100% privately-held fund to cooperate with it in this acquisition instead of BHR.

**PROJECT H. C. STARCK**

The project was intended as a joint investment by the Company and a listed subsidiary of Minmetals Corporation - China Tungsten Hightech Materals Limited, to acquire the tungsten powder business of H.C. Starck Group. The target (enterprise valuation of EUR223 million) is the world's leading producer of high-tech metal powders and finished products with its proprietary technology and process and our strategic co-investor is also a manufacturer of tungsten powder products. The BHR-Minmetals consortium was engaged in final and exclusive discussions with the sellers but after many months of discussions, Minmetals Group decided not to proceed with the acquisition, reasons include German and CFIUS foreign investment approval uncertainties as well as the last-minute appointment of a new investment committee chairman at Minmetals Group.

**PROJECT EAGLE**

The target company for this project, Invista, holds the LYCRA brand and technology, and is the world's leading spandex fiber maker. The acquisition was initiated by Shandong Ruyi Group (“**Ruyi**”), a leading player in China's textile and apparel industry with a strong track record of overseas M&A. BHR sought to form a deal fund with CNIC to co-invest alongside Ruyi, although CNIC had direct contact with Ruyi, it was willing to participate in the project through BHR’s deal fund. Subsequently, BHR and CNIC decided not to co-invest with Ruyi as the parties were not able to come to an agreement on buyback and buyback security arrangements if the proposed IPO failed to occur within the stipulated timeline. We understand the investment has received CFIUS approval but closing remains pending.

Other cross-border projects that were actively pursued included:

**Project Rhino**: a proposed joint investment between the Company and a Chinese listed company to acquire a world-class large-scale gold mine in Southeast Asia with a total transaction consideration of USD 960 million. Our investment committee expressed concerns about our co-investor’s fundraising ability and high leverage ratio. The target was eventually acquired by another bidder as the listed company failed to secure its own financing in time.

**Project Platinum**: the target company is a world's leading vacuum automation company headquartered in Sweden. The Company and a Chinese listed company in the intelligent manufacturing field jointly participated in the bidding process. However, due to high quality and competitiveness of the target company’s underlying asset, our consortium lost out to competing bids, which was significantly above fair market price.

**Project BPA**: the target company is Europe’s leading packaging machinery manufacturer headquartered in Italy. BHR and a leading Chinese intelligent manufacturing company jointly initiated the purchase with secured funding but the acquisition failed to close given the seller’s high valuation expectations and RMB depreciation which made the valuation even more expensive.

**II. Domestic Investments**

In terms of domestic investments, i.e., investment opportunities within China, the Company is mainly focused on investment opportunities in new and emerging technology. In this respect, the Company systematically researched the fields of AI vision, AI voicing, AI chips, memory chips, AI medical, AI education, cognitive AI, autonomous driving, industrial vision, service robots, industrial robots, and emerging technologies in the electronics industry. The Company visited nearly 100 target companies in this field and has gained a deeper understanding of the relevant sub-sectors through direct interactions with experts and industry leaders.

**XAIRCRAFT**

Xaircraft is China's leading agricultural UAV maker. BHR completed the necessary due diligence and entered into relevant investment framework agreement for participating in the Series C financing of RMB 200 million. In April 2018, Minsheng Trust, our prospective LP for this project, passed its internal approval and agreed to to invest in BHR’s deal fund and to participate in the project. However, after the introduction of the 2018 Asset Management Regulations, Minsheng Trust could not provide funding certainty as it would have had to issue a trust product and raise money for subscription into the BHR deal fund, such uncertainties ultimately delayed the Company’s entering into of final investment agreements with the target company. Faced with the restrictions of the 2018 Asset Management Regulations, the Company was unsuccessful in its attempt to find replacement LPs.

**Chang Yuan Lithium**

Chang Yuan Lithium is a subsidiary of Minmetals Group and is the second largest market player in China of ternary material precursors. Its customers include CATL, BYD and Lishen. This project had a pre-investment valuation of RMB 2.5 billion, corresponding to a 2017 P/E of 21.7x. In response to SOE investment bidding process and criteria, Chang Yuan Lithium required investors to pay 30% of their proposed investment amount in advance, a requirement which our LPs could not fulfill. In addition, the target company could not provide an exit / IPO timeframe and strategy which was acceptable to our potential LPs. As a result of the expensive valuation, upfront funding requirement and lack of visibility on exit, the Company decided to forego this investment.

**ROADSTARAI**

The target company specializes in the development of complete auto-driving technologies and solutions for the L4 class, which has launched a road test in California and Shenzhen. In the first quarter of 2018, the target’s Series A financing had a proposed financing amount of USD 60 million at a pre-money valuation of USD 300 million. Due to the high valuation of the Series A round, no investment was made.

**DEEPHI TECH**

The target company is a leading AI chip company in China and is committed to becoming an international advanced deep learning acceleration solution provider. It has applied to areas such as security and data centers for deep learning of images and voice processing. The Company intended to participate in the Series C round but before we were able to make the investment, the target company was fully acquired by Xilinx in July 2018.

**INFERVISION**

The target company is one of the fastest growing AI medical companies in China. It is committed to applying deep learning technology to provide fast and accurate solutions for medical image assisted screening. Most recent Series C round had a pre-money valuation of RMB 2.1 billion. Due to high valuation, no investment was made.

**III. Projects Under Review**

**ALEPH ELECTRONICS**

The target company is the world's third largest manufacturer of reed sensors and light-controlled sensors. Based in Japan, its products are used in a wide range of end markets including automotive electronics, office supplies, white goods, industrial automation and robotics and medical products. In 2017, the target achieved revenue of RMB 700 million and net profit of RMB 100 million. The target company was acquired by a Chinese entity, Yinyi Group, in 2016, with a combination of equity and a large portion of debt. Yinyi Group, currently facing liquidity issues and maturing bank liabilities, has offered to sell the target company at a discount. The Company’s assessment is that the target company has valuable technology with diverse applications and has teamed up with CRRC Times Electric Limited to participate in the bid process. We are however concerned about the lengthy decision-making process within CRRC.

**CZB**

The target company is China's largest online commercial vehicle energy platform that provides commercial vehicle owners with LBS oil stations’ price comparison and route planning, preferential fueling prices, and SaaS management system for petrol stations/charging piles. At present, there are more than 4,000 contracted gas stations, with nearly 1,000 gas stations active online, 50,000 online charging piles in 69 cities, and nearly 600,000 monthly active drivers. The monthly trading volume of the platform is nearly RMB 300 million with over 1.2 million orders. Indicators show that the target company is currently the leading player in the industry and well positioned for further growth. The target has already carried out two rounds of financing in 2017 and 2018, with the current Series C round planning to raise RMB 150 million, mainly for market expansion and product development purposes.

**MECH MIND**

The target company is the leading 2B robot AI software company in China, using cutting-edge technologies such as deep learning and 3D vision to provide a full-stack, cost-effective hybrid sorting, unwinding and loading and unloading solution for many industrial fields including 3C manufacturing, industrial logistics, express delivery, automotive, and new energy vehicles. The target company is seeking Series A funding.

**IV. Completed Transactions**

**YANCOAL AUSTRALIA BOND EXTENSION**

At the beginning of 2016, the Company, together with Industrial Bank and BOC International, subscribed to the USD 775 million asset-backed bond issuance by Watagan Mining (a wholly-owned subsidiary of Yancoal Australia). The Company subscribed, through its deal fund consisting of two limited partners, an aggregate amount of USD 25 million and serves as the instructing bondholder for the other bondholders. The bonds have a maturity of nine years but with certain exercise windows during which the bondholders may put their bonds back to the issuer. The first put option window is from January 1, 2019 to January 7, 2019. Due to the 2018 Asset Management Regulations, one of the Company’s LPs in this transaction is required to withdraw its money and exit from the deal fund. The Company has secured replacement funds for the exiting LP, however, we are still waiting for Industrial Bank’s decision on whether it will exercise the put option (under the relevant transaction documents, if Industrial Bank, being the single largest bondholder, exercises the put option, the other bondholders will be deemed to have exercised their put option as well). In the event the put option is not exercised and BHR is successful in negotiating the same security package for its investors, the Company will continue to hold the US$25 million of bonds and will continue to receive an annual fee of USD 2.4 million (out of the total US$3.6 million instructing bondholder fee, US$1.2 million of which is payable to BOC International).

**WEST DAIRY**

A Chinese entity completed the acquisition of 100% of an Australian dairy entity, Western Dairy (Brownes) at the end of 2017 through an offshore vehicle with offshore funding. Following the closing of the acquisition, the offshore vehicle transferred its equity in the target company to an onshore fund. BHR introduced China Aviation Trust as a preferred investor to the onshore fund, in return for which, BHR will receive an annual fee of RMB 4.05 million. The onshore structure has closed and BHR has received its first annual fee.

**V. Blind Pool**

The Company continues with its efforts to raise discretionary capital in 2018. We are reaching out to a wider range of potential investors including fund of funds and government guidance funds. Among several funds being raised by the Company, funding from government-funded or cornerstone investors has been conditionally committed. However, raising funds from private capital remains challenging.

**INTELLIGENT TRANSPORTATION FUND**

Due to the challenges of overseas mergers and acquisitions, the Intelligent Transportation Fund has brought in the Guangdong provincial government platform company - Guangdong Hengjian Group, as a partner. The original partner Shenzhen Qianhai Financial will continue to act as the Fund's co-sponsor. The Fund will rely on the national-level promotion of “The Great Bay Area of Guangdong, Hong Kong, Macao” to develop investment opportunities and to carry out domestic and overseas mergers and acquisitions based on the needs of listed companies in Guangdong Province. The Shenzhen Municipal Government Guidance Fund has completed its due diligence of the Company and is considering providing RMB 500 million to the fund. The Company has also signed a strategic cooperation agreement with Guangdong Hengjian Group and specific funding matters are being negotiated.

**ARM SEMICONDUCTOR INVESTMENT FUND**

In order to seize the opportunity of semiconductor development, the Company and ARM China intend to set up an RMB 5 billion semiconductor investment fund in Shenzhen with an initial close of RMB 2 billion. Given the areas around chip manufacturing and sealing test in the semiconductor industry (i) are relatively mature, (ii) have large investment scale, and (iii) have long period of investment returns, this semiconductor investment fund will mainly focus on domestic chip replacement, chip design and end user applications that can quickly achieve product launch and high valuation growth. The Company is currently discussing with ARM China to determine the final investment logic.

It is proposed that the shareholding of the management vehicle of the semiconductor fund will be allocated between the Company and ARM China (or its subsidiaries) 35.7%: 34.3%, with the remaining 30% reserved for the management team. At present, the Company has initially communicated with institutional investors such as CNIC, Guangdong Hengjian, and Bank of China, all of whom have expressed high interest.

**PET FUND**

BHR is launching a pet products and services fund together with China’s largest listed designer and manufacturer of chew toys and pet food. The fund will mainly focus on M&A opportunities of high-quality enterprises in pet medical and pet food production and sales with the view of leveraging our co-sponsor’s existing resources to scale its operations and to expand its portfolio of offerings through M&A activities. Our co-sponsor recently issued a public announcement regarding the launch of the Pet Fund, terms of the Fund include (i) seeking to raise RMB1 billion targeting an initial close at RMB300 million, (ii) our co-sponsor, the listed company, will serve as the anchor LP and has committed to subscribe to no less than 30% of the total committed capital. The Company is focusing on preparing fundraising documents and seeks to achieve initial close by Q1 2019.

**BIG DATA FUND**

The Company plans to cooperate with the Shenzhen government’s Innovation Branch and Longgang Financial Holding to establish an RMB 3 billion Big Data Industry Fund. Longgang Financial Holding and the Innovation Branch will contribute 20% and 10%, respectively, to the fund as cornerstone investors. The Company will need to raise the remaining 70%.

**VI. Post-Investment Matters**

**SINOPEC MARKETING COMPANY (SMC)**

For the year 2018, SMC maintained steady operations and achieved stable performance. Accumulated operating income for the first three quarters was RMB 1.0551 trillion, up 16.1% YOY; accumulated net profit was RMB 19.1 billion, up 0.47% YOY. After encountering certain obstacles in its share restructuring plan and listing application last year, SMC underwent a new asset valuation and reinitiated the share restructuring work necessary to enable it to list its shares. Given the foregoing, it is expected that the listing will be delayed by at least one year compared with the previously expected timeline. The SMC Deal Fund has a term of 5 years, which means that after taking into account BHR’s 6-month lock-up period, we will have 6 months to exit from this investment and liquidate our holdings. Although special approval has been obtained to allow for full transferability of all shares, the Company will nevertheless face the pressure of exiting in full and recouping LP’s investment before the Fund’s term reaches maturity.

**Project Hanson - Henniges**

For the first three quarters of 2018, Henniges achieved sales of USD 758 million, up 11.4% compared with USD 681 million in the same period last year. The North American market benefited from the increase in sales of medium and large passenger vehicles, and sales revenue grew rapidly, registering an increase of 13.7% YOY in the first three quarters; the Asian market benefited from the continuous improvement of operations in China, and sales revenue increased by 7.7% compared with same period last year; the European region also achieved a 7.4% YOY revenue growth. In terms of profitability, Henniges achieved EBITDA of USD 87.85 million in the first three quarters, a slight decrease of 1.21% from USD 89.93 million in the same period last year. EBITDA margin decreased by 1.6% to 11.6% compared with 13.2% in the same period of last year. Net profit for the first three quarters is USD 17.71 million. The reasons for the decline in profit include rising raw material costs, European restructuring costs due to optimization of global factory layout, and other labor-related costs.

BHR Management and the project team have had repeated in-depth communications with AVIC Automotive and AVIC Group, emphasizing that some LPs, such as the Bank of China, are requesting an actionable exit plan for the deal fund, particularly in light of the 2018 Asset Management Regulations which impact all financial institution limited partners. Other investors such as CNIC are also facing tremendous exit pressure and demanding an exit plan. We will continue our communication with AVIC through various channels to achieve timely exit of the fund.

**CATL**

CATL listed on China’s Growth Enterprise Board on June 11, 2018. As of December 18, 2018, its market capitalization is over RMB170 billion and share performance remains steady. In the first three quarters of 2018, CATL recorded total revenue of RMB 19.14 billion, an increase of 59.9% YOY, net profit of RMB 1.99 billion, an increase of 88.7% YOY. The Company’s CATL Fund remains subject to the one-year lock-up period which will expire in June 2019.

**Face ++**

In September 2017, the Company invested US$30,000,000 during series C2 of Face++’s fundraising at a post-money valuation of USD 1.42 billion.

After Face++’s recent series D fundraising, the Company’s shareholding has been diluted to 1.88%. We understand that Face++ is currently valued at USD 4 billion.

**Tuniu**

Tuniu's tourism performance continued to achieve rapid growth. For the first three quarters of 2018, Tuniu recorded revenue of RMB 1.77 billion and net accumulated loss of RMB 120 million. However, Tuniu was able to achieve a positive net profit for the third quarter of RMB 83 million, which is the second single-quarter profit since Q32017.

**Watagan (subsidiary of Yancoal Australia)**

From January to September 2018, Watagan’s coal sales revenue was AUD 207 million (revenue was negatively affected by the temporary production suspension at the Austar mining area due to an explosion, but production has since resumed), EBITDA was negative AUD 38 million and loss before tax was AUD 204 million (including exchange losses of AUD72 million). It is projected that Watagan will record a net loss of AUD263 million for the full year. Watagan’s shareholder, Yancoal Australia, already listed on the ASX, became a dual-listed company with its IPO on the Hong Kong Stock Exchange in December 2018.

**WANDA**

Wanda Commercial Real Estate failed to achieve listing on any of China's stock exchanges, in response, Wanda Group fulfilled its commitment to repurchase its shares from investors. The Company’s two deal funds investing in the Wanda transaction have received our original investment plus repurchase interest in full and we are presently in the process of liquidating the two funds.

In 2018, the Chinese private equity industry has faced and will continue to face unprecedented challenges. The industry is being reshuffled and many will not survive the coming year. The Management of the Company is proposing to adjust our cross-border-centric strategy in light of market and other circumstances to (i) focus on earlier stage (growth stage) investment opportunities, in new and emerging technologies forming part of the New Economy, (ii) explore investment/acquisition opportunities of Chinese companies with growth potential but which are currently undervalued or suffering cashflow liquidity.

**Business Plan for 2019**

2019 market forecast remains bleak. On the fundraising front, it is difficult for PE institutions to raise funds with deleveraging policies, 2018 Asset Management Regulations and the general shortage of money in the market. The private equity industry is highly polarized: money is concentrated within the largest institutions (most of which are government-affiliated), these large institutions tend to have a more generalist investment approach looking at diverse sectors and geographies, whereas small and medium-sized private equity institutions have limited access to market funds and lean towards more specialized investment focuses. On the asset front, good and reasonably priced assets are scarce, and there is still the issue of inflated valuation of many unicorn companies, particularly those in the field of new economy. However, the basic premise of the new economy will continue to play out as we transition from an industrial, manufacturing-based economy into one characterized by consumption, services, technology and data-focused commerce. This new economy emergence will open up new markets and new opportunities within industries that did not exist previously.

BHR has a professional team with well-regarded execution capabilities but . our Achilles heel remains the lack of discretionary funds with which to execute deals. We need to improve our ability to raise funds from private institutions and high-net-worth individuals. The Company also lacks specialized industry knowledge and industry-focused team members rendering us reliant on our strategic partners in assessing specific industries such as healthcare and natural resources.

**I. PIPE Investments in the Domestic Market**

Due to the continued sluggish performance of the domestic stock market and implementation of deleveraging policies, the risks of large shareholders of non-state-owned listed companies breaching their share pledges are rising (as a result of share pledge financings). We are exploring opportunities of acquiring undervalued companies with intrinsic value trading at a discount (not because of underperformance but perhaps more due to temporary liquidity issues). Along the same vein, there also exists opportunities to take controlling stakes at reasonable cost of privately-held family businesses that are facing liquidity issues or generational transition issues. The Company understands that compared with the pessimism of the domestic investors, overseas investors are more optimistic about China's economic outlook. Overseas investors are more keen on “value investment” as opposed to short-term profiteering, and there may be room to tap into overseas funding to invest in China’s undervalued assets, whether public of private.

**II. Investments in New Economy**

New economy-related investment opportunities are much sought after and the mania will continue into the next years as investors bet on the future and the transformative effect of artificial intelligence, data, algorithms, machine learning, autonomous driving et cetera but very few companies will achieve the full potential of their valuation expectations and the risks associated with investing in new economy-related opportunities may include lack of clear profitable business model or where is a profitable business model, the valuation is too prohibitive to justify an investment. It is not uncommon nowadays to see investors recording losses when their portfolio companies go public at a valuation significantly lower than the valuation at which they invested before the IPO. We are seeing some early investors of unicorn start-ups such as Ant Financial, ByteDance, Kuaishou seeking to exit through transfers of their LP interest in order to benefit from the higher valuations which may not sustain until the actual IPO. There is also a trend that PE investors are moving their investment needle towards the VC end of the spectrum in order to capitalize on the valuation windows that exist at an earlier stage of the target company.

We need to be cautious and rational in our assessments of new economy opportunities and not just follow the trend. Our team is making headway in our reconnaissance of the underlying subsectors and the leaders of the field. In high-tech industries such as TMT, only by entering the field and knowing more entrepreneurs can we get early investment opportunities.

In 2019, the Company will continue to invest in talents and manpower, accumulate resources around venture capital investments, and participate more in the early investments in new economy sectors. The Company is also considering the use of third-party institutions to raise money.

**III. Cross-border M&A**

China’s cross-border M&A regulatory approvals for acquiring overseas assets (and for exchanging RMB into foreign currency) are permitted with certain restrictions relating to non-real-economy targets such as entertainment, sports and real estate-related targets.

The United States and EU countries including Germany have implemented strict restrictions on Chinese companies, especially Chinese state-owned enterprises or funds affiliated with state-owned enterprises, from acquiring high-tech, high-end manufacturing companies with leading and advanced technologies. The Company will review its strategic focus and approach on cross-border M&A to adapt to rapidly changing market circumstances and focus more on cooperation with private enterprises and private capital to acquire overseas targets in non-sensitive industries.

**IV. Domestic Blind Pool Fundraising**

In terms of blind pool fundraising, the Company continues to cultivate its connections with potential investors, particularly, FOFs of the local government platforms. The most difficult aspect of fundraising is to raise funding from private investors in the market. Since the Company's previous investors are mainly large financial institutions, the Company lacks connections with private investors. In 2019, the Company needs to continue to expand its fundraising scope: the first direction is to reach out to family funds. Family funds have been active in the FOF market in the past two years. Jiangsu and Zhejiang regions have high concentration of active family funds. The Company has begun to raise funds from some family funds. The second direction is to raise funds from high-net-worth individuals. The Company will also consider cooperating with third-party institutions for fundraising and for accumulating its own high-net-worth investors as soon as possible.

In the direction of blind pool funds, the Company will focus more on industry funds, cooperate with industry investors, gain deeper understandings of the industries through industry investors, and promote the advantages of the Company's fund management experience and execution capabilities. The funds currently being raised by the Company include: Intelligent Transportation Fund (Fund of the Great Bay Area of Guangdong, Hong Kong, Macao), ARM Semiconductor Investment Fund, Pet Fund (listed company has announced the establishment of the fund with the Company), Healthcare Fund, Big Data Fund.

Post-investment management will focus on: (i) CATL exit upon expiration of lock-up and distributions to investors and shareholders; (ii) coordinating with AVIC to formulate an action plan on Henniges exit options.

**2018 Financial Reports and 2019 Annual Budget**

Including the closing of West Dairy acquisition in 2018, the Company has delivered a total of 12 deal closings. The Company has accumulated assets under management of RMB 16.4 billion. Current assets under management account RMB 14.2 billion, of which RMB 6.7 billion are currently actively managed by BHR entities (others are channel businesses).

In 2018, the Company's collected management fees of RMB 68.01 million; incurred operating cost of RMB 65.62 million, including payroll expenses of RMB 28.91 million (fixed salary plus employee benefits, excluding bonuses), interest payment to Bank of China under Project Hanson of RMB19.80 million, and other operating cost of RMB 16.91 million. The Company can realize a net operating profit of RMB 2.36 million for 2018.

For 2019, the total amount of management fee income on existing projects and CATL carry (with certain exit pricing and timing assumptions) is expected to total RMB 87.94 million, of which, (i) management fee income will be RMB 40.79 million (which does not take into account the instructing bondholder fee of US$2.4 million which we have received from Project Yancoal for the past three years as we await confirmation on whether the bonds will be put back to the issuer, if the put option is not exercised, we will continue to collect the annual bondholder fee of US$2.4 million); and (ii) CATL carried interest will be RMB 47.15 million assuming shares will be sold at RMB 70/share and we are able to fully exit by the end of 2019.

The Company's 2019 operating cost is estimated to be RMB 62 million, reflecting a reduction of RMB 3.62 million from 2018, mainly consisting of (i) interest expenses of RMB 15 million payable to the Bank of China under Project Hanson (considering anticipated dividends, the estimated interest expense is slightly reduced compared with RMB 19.8 million of the previous year), (ii) payroll expenses RMB 27.37 (excluding bonuses), a decrease of RMB 1.54 million over the previous year, (iii) fundraising fees of RMB 5.31 million, and (iv) other operating costs of RMB 12.32 million. The Company is expected to achieve an operating profit of RMB 25.91 million for the year 2019.

**PART I: 2018 Financial Reports**

The Company's revenue and expense in 2018, as compared with the budget, breakdown is as follows:

|  |  |  |  |  |
| --- | --- | --- | --- | --- |
| **2018 annual comparison of actual revenue and budget**  Unit: CNY ‘000 | | | | |
|  | **2018 Actual** | **2018 budget** | **difference** | **Note** |
| Sinopec | 2,407 | 2,400 | 7 |  |
| Hanson | 28,100 | 29,120 | - 1,020 | Adjusted due to income recognition period |
| Tuniu | 5,981 | 6,790 | 809 | Reduction of management fee calculation base |
| CATL | 1,717 | 1,720 | 3 |  |
| Wanda | 2,154 | 2,310 | -156 |  |
| Wenzhou Jidian | 425 | 420 | 5 |  |
| Yancoal | 16,728 | 16,140 | 588 | Exchange rate fluctuation |
| Budapest Water | 0 | 1,190 | -1,190 | Project suspended |
| [China Reinsurance](http://www.baidu.com/link?url=fUyUK8rl4JqwQMyUfLUqrC0Ar1IGx4synWz-Ysaq5Yw3SjPCRlShOSEDf0KK6FdAmgN5pl5jlxdSORLpVAWleF6V4U13LCqUZTNrXsw822cKt4nxbTkKomcTCMB1sG47) | 0 | 230 | -230 | Waiver of management fees due to poor stock performance |
| Face++ | 748 | 2,050 | -1,302 | Adjusted due to income recognition period |
| Sinopec dividend | 430 | 80 | 350 |  |
| West Dairy | 2,229 | 0 | 2,229 | new project |
| CMOC | 6,289 | 9,430 | -3,141 | Adjusted due to income recognition period |
| Financial subsidy | 800 | 0 | 800 |  |
| Income from new projects | 0 | 30,000 | -30,000 | Income from new projects less than budgeted |
| **Subtotal** | **68,008** | **101,880** | **-33,872** |  |
|  |  |  |  |  |

2018 operating cost totals RMB 65.62 million, which is a decrease of RMB 19.02 million over the budgeted amount of RMB 84.64 million. The decrease is mainly due to (i) two employee departures resulting in a salary expense reduction of RMB 1.47 million; (ii) decrease in project development expenses of RMB 2.34 million; (iii) decrease in fundraising fees of RMB 5.57 million (expected to be paid in 2019).

The total operating cost of RMB 65.62 million consists of the following:

1. RMB 28.91 million of payroll expenses (including RMB 27.55 million in basic salary and RMB 1.36 million in employee benefits),
2. RMB 19.80 million of interest expense to the Bank of China under Project Hanson,
3. RMB 4.97 million of project development fees,
4. RMB 4.18 million of administrative expenses,
5. RMB 2.36 million of legal and advisor fees,
6. RMB 2 million of Co-GP management fee paid to CATL under Project Sinopec,
7. RMB 990,000 of BOC Standby Letter fee for Project Yancoal,
8. RMB 390,000 of interest expenses payable under the China Merchants Bank Facility and the loan made Xin Wang,
9. RMB 360,000 of board expenses,
10. RMB 360,000 of venture partner expenses, and
11. RMB1.30 million of asset amortization and other fees.

|  |  |  |  |  |
| --- | --- | --- | --- | --- |
| **2018 annual comparison of actual expenditure and budget**  Unit: CNY ‘000 | | | | |
|  | **2018 Actual** | **2018 budget** | **difference** | **Note** |
| **1. Office & Admin Expense** | 4,180 | 5,400 | -1,220 |  |
| **2. Payroll Cost** |  |  |  |  |
| Basic Payroll and Staff Insurance | 27,548 | 29,300 | -1,752 | 5 resignations and 2 new hires |
| Staff welfare | 1,360 | 1,080 | 280 |  |
| 2018 Bonus | 0 | 7,000 | -7,000 |  |
| **Total Payroll Cost** | 28,908 | 37,380 | -8,472 |  |
| **3. Depreciation and amortization** | 100 | 100 |  |  |
| **4. Board & Committee Expenses** | 360 | 800 | -440 |  |
| **5. Software Expenses** | 1,200 | 1,200 |  |  |
| **6. Project Development Expenses** | 4,970 | 8,000 | -3,030 | reduced business development costs due to less market activities and less cross-border project sourcing and execution expenses |
| **7. Venture Partner Expense** | 360 | 1,200 | -840 |  |
| **8. Project Hanson Interest Expenses & Fundraising and Placement Expenses** | 22,790 | 28,360 | -5,570 | Mainly includes: (i) RMB 19.80 million of interest expense payable to Bank of China under Project Hanson, (ii) RMB 990,000 of BOC Standby Letter fee for Project Yancoal, (iii) RMB 2 million of Co-GP management fees payable to CATL under Project Sinopec (the remaining expected to be paid in 2019) |
| **9. Other Expenses** | 2,750 | 2,200 | 550 |  |
| Audit Fees | 400 | 400 |  |  |
| Income Expenses | 390 |  | 390 | New loans of RMB 8.95 million |
| Other Consulting Fees | 1,960 | 1,800 | 160 | DD Cost of RMB 450,000 for Xaircraft |
| **Subtotal** | **65,618** | **84,640** | **-19,022** |  |

In 2018, the Company achieved total revenue of RMB 68.01 million, incurred operating expenses of RMB 65.62 million. The Company should realize an operating profit of RMB 2.36 million. In order to solve the cash flow problem of interest payment under Project Hanson, the Company borrowed (i) RMB 4.95 million from China Merchants Bank with an annualized interest of 9% and (ii) RMB 4 million from Xin Wang, with an annualized interest of 8%. The cash balance at the end of 2018 is RMB 26.01 million.

**PART II: 2019 Annual Budget**

**A. Notes to Expense Budget**

**Office and Administrative Expenses:** According to the 2019 budget, the Company will maintain the existing office lease, total office and administrative expenses is slightly increased to RMB 4.56 million.

**Payroll Expenses:** According to the 2019 personnel planning, in view of the departure of two Managing Directors, the Company plans to hire 2 junior investment associates (Vice President level or below). The payroll expense will include fixed payroll expenses of RMB 26.15 million and employee benefits of RMB 1.22 million. The total payroll expenses will be RMB 27.37 million.

**Project Development Expenses:** project-related deal sourcing, due diligence, business development expenses for 2019 is budgeted at RMB 4.8 million, which is in line with the 2018 actual expenses.

**Project Hanson Interest Expense:** the Company expects to pay an interest of RMB 15 million in 2019 (estimated interest expense is lower compared with the previous year taking into account expected dividend payments which would offset the interest expense payable to the Bank of China).

**Deal-Related Fundraising Agency/Referral Fees and other Prepayments:** RMB 5.31 million prepayment to CATL, our Co-GP in Project Sinopec.

Expenses and fees for lawyers, auditors, consultants and SPV establishment and maintenance is RMB 1.6 million. The software fee is RMB 1.2 million. It is estimated that all loans will be returned in the middle of 2019, and the loan interest expenses will be RMB 540,000. The board of directors and committee costs is RMB 300,000.

|  |  |
| --- | --- |
| **2019 annual budget expenditure**  Unit: CNY ‘000 | |
| **1. Office & Admin Expense** |  |
| Office rental | 3,600 |
| Admin expense | 960 |
| **Subtotal Office & Admin Expense** | **4,560** |
| **2. Payroll Cost** |  |
| Basic Payroll and Staff Insurance | 26,150 |
| Staff welfare | 1,220 |
| **Subtotal Payroll Cost** | **27,370** |
| **3. Depreciation and amortization** | **100** |
| **4. Board & Committee Expense** | **300** |
| **5. Software Expense** | **1,200** |
| **6. Project Development Expense** | **4,800** |
| **7. Raising & Preparatory Expense** | **20,310** |
| **8. Other Expense** |  |
| Audit Fees | 400 |
| Other Consulting Fees | 1,200 |
| Interest Expenses | 540 |
| Other | 1,220 |
| **Subtotal other Expense** | **3,360** |
|  |  |
| **Total Operating Expense** | **62,000** |
|  |  |

**B. Notes to 2019 Income Budget**

The total amount of management fee income for existing projects in 2019 is RMB 40.79 million, carry interest from CATL is estimated to be RMB 47.15 million (assuming full exit by end of 2019 at an average per share price of RMB 70), it is expected that total income for 2019 will amount to RMB 87.94 million. This does not include the instructing bondholder fee of US$2.4 million otherwise collectible under Project Yancoal if the put option is not exercised thereunder.

|  |  |
| --- | --- |
| **2019 Annual Revenue Budget**  Unit: CNY ‘000 | |
| Hanson | 28,100 |
| Tuniu | 5,981 |
| CATL | 802 |
| CATL Carry | 47,147 |
| Wenzhou Jidian | 425 |
| CMOC | 3,145 |
| Face++ | 748 |
| West Dairy | 1,592 |
| **Total** | **87,940** |
|  |  |

**C. Forecast on 2019 Income Statement**

The estimated total income for 2019 is RMB 87.94 million and the estimated operating expense is RMB 62 million, translating into an estimated net operating gain of RMB 25.91 million. It is projected that the Company will achieve a cumulative net distributable profit of RMB 25.95 million (after taxes and deduction for statutory reserves) in 2019.

**D. Cash Flow Forecast**

From the cash flow perspective, the 2019 beginning cash balance is RMB 26.01 million. The Company expects a total cash inflow of RMB 86.6 million consisting of (i) management fees of RMB 39.45 million, (ii) carry interest of RMB 47.15 million; and a total cash outflow of RMB 74.87 million. It is estimated that the Company’s net cash inflow will be RMB 11.73 million as of the end of 2019 with an estimated ending cash balance of RMB 37.74 million.

|  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- |
| **2019 Annual Cash Flow Budget**  Unit: CNY ‘000   |  |  | | --- | --- | | **Cash at the beginning of the period** | **26,013** | | **Cash Income** |  | | Management Fees | 39,450 | | CATL Carry | 47,150 | | **Total Cash Income** | **86,600** | |  |  | | **Cash Out** |  | | Sinopec Co-GP consultant fee & Fund Amortization | 7,310 | | Interest under Project Hanson | 15,000 | | Wanda Fund Fundraising / Placement Fees | 206 | | Interest Expenses | 540 | | VAT Tax | 1,800 | | Payroll Cost | 26,150 | | Staff benefits | 1,220 | | Legal fees | 600 | | Project Development Expenses | 4,800 | | Office Rental & Property | 3,600 | | Office & Admin Expenses | 960 | | Audit Fees | 400 | | Other Consulting Fees | 600 | | Board & Committee Expenses | 300 | | Software Expenses | 1,200 | | Loans | 8,950 | | Other Expenses | 1,230 | | **Total Cash Out** | **74,866** | | **Net Cash Flow** | **11,734** | | **Cash Balance** | **37,746** | |

**2019 Annual Cash Flow Budget**

