XIN NET CORP Form 8-K12G3/A June 24, 2004

> SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

> > FORM 8-K12g3/A

AMENDMENT #1

CURRENT REPORT

Pursuant to Section 13 or 15(d) of The Securities Exchange Act of 1934

Date of Report: June 23, 2004

XIN NET CORP.

(Exact name of registrant as specified in its charter)

Florida (State or other jurisdiction of incorporation) 0-26559 -----(Commission File Number)

330-751560 -----(IRS Employer Identification No.)

Suite 900, 789 West Pender Street, Vancouver, B.C. Canada V6C 1H2 (New address of principal executive offices) (Zip Code)

Registrant's telephone number, including area code: (604) 632-9638

Item 1. Changes in Control of Registrant

None.

Item 2. Acquisition or Disposition of Assets

The Company has closed on the Definitive Agreement to acquire 51% of a SMS provider in China, Beijing Quicknet Telecommunications Corp. Ltd. (Beijing Quicknet), from non-affiliates.

Xin Net Corp. announced in February 2004 that it had entered into an acquisition agreement with the shareholders of QuickNet Telecommunication Corp. ("QuickNet"), an enterprise mobile services provider based in Beijing, China.

Under the terms of the acquisition, Xin Net Corp. has issued 6,120,000 shares at a deemed price of US\$0.50 per share to the shareholders of QuickNet, in exchange for 49% of the issued and outstanding shares of QuickNet. In addition, Xin Net entered into an Agreement with the owners of 2% of Beijing QuickNet who manage and run Beijing QuickNet to acquire their shares. Xin Net Corp. also retains an option to acquire the remaining 49% of the QuickNet shares for US\$4 million in cash and/or shares within the first year after the closing date of the acquisition, or for US\$5 million in cash and/or shares within the second year after the closing date of the acquisition.

QuickNet is one of the first companies to focus on mobile solutions for businesses in China. QuickNet's strategy of targeting corporate users is aimed at achieving a higher percentage of recurring revenue and better margins.

Management's view is that being an "early bird" provider of mobile services to enterprises offers more growth potential than if QuickNet targeted the highly competitive individual consumer segment.

QuickNet's first application "Mobile marketing" is the use of the mobile medium as a communications and entertainment channel between a brand and an end-user. Mobile marketing is a enabling spontaneous, direct, interactive, and/or targeted communications, any time, any place to a mobile device user. Mobile marketing can be used in a variety of ways:

0	For customer acquisition
0	For customer retention
0	For loyalty building
0	As a sales promotion tool
0	To support product launches
0	To raise brand awareness
0	For internal communications
0	As a redemption/coupon tool
0	For direct marketing
0	As an effective business to business communications vehicle
0	As an additional revenue stream
0	To be able to offer time/location specific offers
0	As a channel for delivering ring tones and logos

China has many millions of mobile phone users. Up to one billion Short Messages are sent every day.

The Company may conduct R&D on various mobile applications for enterprises in China and intends to expand revenue and client base by several sales approaches which might include recruiting sales agents, setting up branches in major cities, co-marketing with major carriers, increased in-house sales force, marketing campaigns nationwide, and co-branding with industry leaders to more corporate clients in various industries.

Item 3. Bankruptcy or Receivership

None.

- Item 4. Changes in Registrant's Certifying Accountant None.
- Item 5. Other Events and Regulation FD Disclosure

The purpose of this 8-K12g3 is to file the consolidated Pro Forma financials which are included as pages PF-1 through PF-3.

Item 6. Resignations of Registrant's Directors

None

- Item 7. Financial Statements & Exhibits
 - Financial Statements Beijing Quicknet Telecommunication Corporation for period June 5, 2003 through December 31, 2003 (previously filed, see 8-K filed June 4, 2004)
 - Pro Forma Financial Statements
 - Exhibits: 10 Acquisition Agreement (previously filed, see 8-K dated February 17, 2004)
 - 10.1 Amendment to the Share Purchase Agreement (previously filed, see 8-K dated February 19, 2004)
- Item 8. Change in Fiscal Year None.
- Item 9. Regulation FD Disclosure

None.

Item 10. Amendments to the Registrant's Code of Ethics, or Waiver of a Provision of the Code of Ethics

None.

Item 11. Temporary Suspension of Trading Under Registrant's Employee Benefit Plans

None.

Item 12. Results of Operations and Financial Condition

None.

Signatures

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.

Date: June 23, 2004

XIN NET CORP.

By: /s/ Xiao-qing Du

Xiao-qing Du, President

Xin Net Corp.

Pro Forma Financial Information

Introductory paragraph:

- The following pro forma financial results shows the historical financial statements of Xin Net Corp. ("Xin Net") and Beijing Quicknet Telecommunication Corporation ("Quicknet") for the three months ended March 31, 2004, adjusted to assume that the acquisition of Quicknet by Xin Net has been completed at the beginning of the period.
- By an agreement dated February 20, 2004, Xin Net and Quicknet entered into an acquisition agreement. Xin Net agreed to acquire 49% equity interest in Quicknet through issuance of 6,120,000 shares at a deemed price of \$0.50 per share. Xin Net also entered into agreement with the owners of 2% equity interest in Quicknet who manage and run Quicknet to acquire their shares at a nominal value. Through this arrangement, Xin Net has an effective control of 51% equity interest in Quicknet. Xin Net also has the option to acquire the remaining 49% equity interest in Quicknet shares for \$4 million in cash and/or shares within the first year after closing date of the acquisition, or for \$5 million in cash and/or shares within the second year after the closing of the acquisition.

Assumptions :

- 1. The acquisition occurred on the first day of the period
- 2. Xin Net has issued 6,120,000 common shares to exchange for 49% equity

interest in Quicknet

3. The owners of the 2% equity interest has assigned all their rights and interest in Quicknet to Xin Net

PF-1

Pro-forma Consolidated Balance Sheet as at March 31, 2004		Xin Net		Quicknet		Pro-forma AdjustmentsNot	
		(Unaudited)		(Unaudited)			
ASSETS							
Current Assets							
Cash and cash equivalents	\$	3,304,019				-	
Trade receivables, net				1,329		-	
Deposits and prepayments		24,446		-		-	
Other receivables		-		92,974		-	
Assets to be disposed of		2,435,485		_		-	
Total Current Assets		5,867,177		1,058,160		_	
Investment - at equity		253,524		_		_	
Property and equipment, net				_		-	
Goodwill		187,436		-		952,705	
Total Assets		6,320,553					
LIABILITIES							
Current Liabilities							
Accounts payable and accrued liabilities	\$	243,082				-	
Deferred revenue				1,159,895		-	
Liabilities to be disposed of				10,852		-	
Securities deposit from Sino-i.com Ltd.		2,415,800		-		-	
Iotal Current Liabilities				1,557,780		_	
Minority Interest		43,190		_		(209,745) (35,341)	
SHAREHOLDERS' EQUITY							
Capital stock	\$	41,360	\$	121,000	\$	6,120	
Additional paid-in capital		8,194,045		_		(121,000)	
Additional paid-in capital Deficit				(621,175)		728,280 549,050	
7611010		(1,010,040)		(021,17)		35,341	
Accumulated other comprehensive income		(159,860)		555		JJ, JTI	
	-	397,000		(499,620)		1,197,791	
Fotal Liabilities and Shareholders' Equity	\$			1,058,160			

Notes :

- 1. To record the acquisition of 51% equity interest of Quicknet and elimination adjustments upon incorporation of assets
- 2. To record the minority share of the loss of the period

PF-2

Consolidated Pro-forma Statement of Operations for three months ended March 31, 2004		Xin Net	Quicknet	Pro-forma AdjustmentsNot	
		(Unaudited)	(Unaudited)		
Net sales Cost of sales	\$		\$ 431,622 (143,854)		
Gross profit General and administrative		133,536	287,768 (300,633)		
Total operating loss Other income		(14,336) 462	(12,865) 214		
Income before provision for income taxes Income taxes		(13,874)	59,473		
Net income before minority interest Minority interest	Ş	(13,874) (5,043)		35,341	
Net income after minority interest		(18,917)	(72,124)		
Basic and diluted earnings per share	Ş	(0.00)			

Consolidated Pro-forma Statement of Operations for twelve months ended December 31, 2003		Xin Net	Quick Net	Pro-forma AdjustmentsNot	
		(Audited)	(Audited)		
Net sales Cost of sales	\$	475,309 \$ (206,619)	221,312 (250,926)		
Gross profit General and administrative		268,690 (461,750)	(29,614) (519,854)		
Total operating loss		(193,060)	(549,468)		

Other income (loss)		(30,929)	418	
Loss before minority interest, taxes and discontinued operations Minority interest			(549,050) _	269 , 035
Loss from continuing operations	-	(197,943)	(549,050)	
Discontinued operations Loss from assets held for sale Gain on disposal of subsidiary		(322,987) 206,653	- -	
Loss from discontinued operations	-	(116,334)		
Net loss available to common stockholders	=	\$ (314,277)	\$ (549,050)	
Loss per share available to common stockholders: Loss from continuing operations Loss from discontinuing operations	_	(0.01) (0.00)		
Basic and diluted earnings per share	\$	(0.01)		
	-			

PF-3