CHINA MOBILITY SOLUTIONS, INC. (formerly Xin Net Corp.) Form 10QSB/A July 26, 2006

U.S. Securities and Exchange Commission Washington, D.C. 20549

FORM 10-QSB/A Amendment No. 2

[X] QUARTERLY REPORT UNDER SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934 For the quality of the securities of the securities

CHINA MOBILITY SOLUTIONS, INC. (Exact name of small business issuer as specified in its charter) N/A (Former name of registrant)

Florida

330-751560

(State or other jurisdiction of incorporation or organization) (IRS Employer Identification No.)

#900 - 789 West Pender Street, Vancouver, B.C., Canada V6C 1H2 (Address of principal exec (604) 632-9638 (Issuer's telephone number)

Check whether the issuer (1) filed all reports required to be filed by Section 13 or 15(d) of the

EXPLANATORY PARAGRAPH

This Amendment No. 2 to the Form 10-QSB of China Mobility Solutions, Inc. for March 31, 2006, is

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PART I. FINANCIAL INFORMATION

Item 1. Financial Statements

The financial statements have been adjusted with all adjustments, which, in the opinion of manage

(e) failure to commercialize its technology or to make sales; (f) rapid and significant There is no assurance that the Company will be profitable, successfully develop, manage

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CHINA MOBILITY SOLUTIONS, INC. AND SUBSIDIARIES

CONSOLIDATED BALANCE SHEETS

```
Stated in U.S. dollars

March 31, 2006

December 31, 2005

(Unaudited)

(Audited)
```

ASSETS

Current Assets

```
Cash and Cash Equivalents

$
5,741,569
$
6,138,609

Accounts receivable
6,835
5,870

Prepaid Expenses and Other Current Assets
113,131
235,165

Amount due from related parties
45,721
33,249
```

Total Current Assets

5,907,256 6,412,893

Investment

1

Total Assets

\$
10,716,115
\$
11,222,363

LIABILITIES AND STOCKHOLDERS' EQUITY

Current Liabilities

```
Accounts Payable and Other Accrued Liabilities

$ 336,735
$ 362,013

Deferred Revenue
2,626,886
3,053,282

Convertible Debentures (Note 3)
3,350,000
3,350,000
```

Total Current Liabilities

6,313,621

6,765,295

Stockholders' Equity

Total Stockholders' Equity

4,402,494 4,457,068

Total Liabilities and Stockholders' Equity

\$
10,716,115
\$
11,222,363

(The accompanying notes are an integral part of these consolidated financial statements)

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CHINA MOBILITY SOLUTIONS, INC. AND SUBSIDIARIES

CONSOLIDATED STATEMENTS OF OPERATIONS

(Unaudited)

Three Months Ended

Stated in U.S. dollars

March 31, 2006

March 31, 2005

Revenue

Mobile marketing services

\$

1,440,917

\$

1,052,529

Tuition fee

19,027

74,678

1,459,944

1,127,207

Cost of revenue

Mobile marketing services 291,833 223,545

```
4,632
        10,439
 296,465
         233,984
Gross profit
        1,163,479
        893,223
Expenses
Advertising and promotion
        199,171
         141,320
Consulting and professional
         89,979
         16,156
Depreciation
        611
         592
Foreign exchange loss (gain)
        (1,310)
         3,578
General and administrative
        36,274
         24,317
Interest expense
        54,312
Investor relations
         87,825
```

Tuition fee

```
Rent
         235,913
         158,615
Salaries, wages and sub-contract
         341,861
         300,583
Website development
        80,000
         1,245,636
         725,161
Operating Income (Loss)
        (82, 157)
         168,062
Other Income
Interest income
        24,558
         17,242
Other income
       1,984
 24,558
        19,226
```

Income (loss) before minority interest

(57,599) 187,288

Liquidated damages

201,000

| Minority interest | | | | | | |
|---|--|--|--|--|--|--|
| | | | | | | |
| | | | | | | |
| | | | | | | |
| | | | | | | |
| | | | | | | |
| Net Income (Loss) Available to Common Stockholders | | | | | | |
| \$ (57,599) | | | | | | |
| \$60,741 | | | | | | |
| | | | | | | |
| | | | | | | |
| | | | | | | |
| Earnings (loss) per share attributable to common stockholders: | | | | | | |
| Basic and diluted | | | | | | |
| (0.00) | | | | | | |
| \$0.00 | | | | | | |
| | | | | | | |
| | | | | | | |
| Weighted average number of common shares outstanding: | | | | | | |
| Basic and diluted | | | | | | |
| 20,011,792 | | | | | | |
| 16,024,670 | | | | | | |
| | | | | | | |
| | | | | | | |
| | | | | | | |
| (The accompanying notes are an integral part of these consolidated financial statements | | | | | | |
| | | | | | | |
| | | | | | | |
| | | | | | | |
| -5- | | | | | | |

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CHINA MOBILITY SOLUTIONS, INC. AND SUBSIDIARIES

CONSOLIDATED STATEMENT OF STOCKHOLDERS' EQUITY

For the three month period ended March 31, 2006 and year ended December 31, 2005

(Unaudited)

Accumulated

Stock

Additional

Other

Common

Amount At
Paid In
Accumulated
Comprehensive
Comprehensive

Stated in U.S. dollars

Shares
Par Value
Capital
Deficit
Income (Loss)
Income (Loss)
Total

Balance, December 31, 2004 15,826,792 \$ 15,827 \$ 8,770,378 \$ (4,640,956) \$ (183,532) \$3,961,717

Issuance of common stock for cash on

exercise of stock options on February

```
24, 2005 @$0.30
        495,000
        495
        148,005
          148,500
Issuance of common stock for services
rendered
        600,000
        600
        350,700
           351,300
Issuance of common stock for cash on
exercise of stock options on September
1, 2005 @$0.40
        500,000
        500
        199,500
           200,000
Issuance of common stock for cash on
exercise of stock options on September
1, 2005 @$0.35
       2,590,000
        2,590
        903,910
          906,500
Stock-based compensation
         126,000
          126,000
Fair value of new Series 'A' warrants issued
```

3,254,305 3,254,305

```
Fair value of new Series 'B' warrants issued
         3,637,165
          3,637,165
Intrinsic value of the conversion feature of the
convertible debenture
         1,052,863
          1,052,863
Net income (loss) for the year ended
December 31, 2005
          (9,163,453)
        (9,163,453)
        (9,163,453)
Foreign currency translation adjustments
           (17,829)
        (17,829)
        (17,829)
Total comprehensive income (loss)
           $ (9,181,282)
Balance, December 31, 2005
       20,011,792
       $ 20,012
       $18,442,826
       $ (13,804,409)
        $ (201,361)
```

\$4,457,068

```
Net income (loss) for the three months ended
March 31, 2006
          (57, 599)
        (57, 599)
        (57,599)
Foreign currency translation adjustments
           3,025
        $3,025
        3,025
Total comprehensive income (loss)
           $(54,574)
Balance, March 31, 2006
       20,011,792
       $20,012
        $18,442,826
        $ (13,862,008)
        $(198,336)
        $4,402,494
(The accompanying notes are an integral part of these consolidated financial statements)
        -6-
```

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```
CHINA MOBILITY SOLUTIONS, INC. AND SUBSIDIARIES
```

```
CONSOLIDATED STATEMENTS OF CASH FLOWS
```

(Unaudited)

Three Months Ended

Stated in U.S. dollars

March 31, 2006

March 31, 2005

Cash flows from operating activities

```
Net income (loss)
$(57,599)
$60,741
```

Adjustments to reconcile net loss to net cash

Provided by (Used in) operating activities

 $\hbox{\tt Depreciation and amortization}$

611

592

Interest expenses on intrinsic value of the convertible debenture

Translation adjustments

3,025

2,045

Minority interest

126,547

Changes in assets and liabilities

(Increase) Decrease in accounts receivable (965)

5,336

```
(Increase) Decrease in prepaid expenses and other current assets 122,034 8,451

Increase in amount due from (to) related parties (12,472) (29,202)

Decrease in accounts payable (25,278) 59,522

Increase in deferred revenue (426,396) (95,419)

Net cash provided by (used in) operating activities (397,040) 138,613
```

Cash flows from financing activities

```
Issuance of common stock for cash
-
148,500

Net cash flows provided by financing activities
-
148,500
```



```
Cash and cash equivalents - beginning of period 6,138,609 5,380,622
```

Cash and cash equivalents - end of period \$5,741,569 \$5,667,735 Supplemental Information : Cash paid for : Interest \$53,600 \$1 Income taxes (The accompanying notes are an integral part of these consolidated financial statements) -7-Index CHINA MOBILITY SOLUTIONS, INC.NOTES TO CONSOLIDATED FINANCIAL STATEMENTS March 31, 2006 (Unaudited) 1. Basis of Presentation The accompanying unaudited financial statements have been prepared in conformity with generally a Certain items have been reclassified to conform to the current period presentation 2. Property and Equipment March 31,

December 31,

2006

2005

```
18
```

```
Equipment
        $ 26,986
        $ 26,986
Library
        9,554
        9,554
Furniture
        10,189
        10,189
Total
        46,729
        46,729
Less: Accumlated depreciation
        (41,083)
        (40,481)
Net book figures
        $ 5,646
        $ 6,248
```

The depreciation expense charged to continuing operations for the three-month period ende -8-

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3. Convertible debentures

On August 15, 2005, the Company completed an offering of 134 units ("Units") for \$3,350,000. Each Each Unit also includes: (i) new Series "A" Warrants exercisable at \$0.44 per share to purchase

On January 18, 2006, the Company received a letter (the "Default Notice") from the attorney for S The Debenture was issued on August 15, 2005, as part of a \$3,350,000 offering of units. Under the The Company denied that it was in default of the Transaction Agreements; however, in order to av

The Lender waived the S-8 Default set forth in the Default Notice and the Company agreed not to

The Company has recorded \$201,600 as expense for estimated liquidated damages in the statement of As of March 31, 2006, interest payable of \$27,512 has been recorded as part of the accounts payable

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4. Basic and Diluted Earnings (Loss) Per Share <u>Index</u>

Basic earnings (loss) per share are computed by dividing net earnings (loss) available to common

The following table sets forth the computations of shares and net loss used in the calculation of

Three months ended

March 31,

2006 2005

Net income (loss) for the period (57, 599)

60,741

```
Weighted-average number of shares outstanding
        20,011,792
       16,024,670
Effective of dilutive securities :
    Dilutive options - $0.30
    Dilutive warrants new Series "A" - $0.44
    Dilutive warrants new Series "B" - $0.52
    Dilutive potential common shares
Adjusted weighted-average shares and assumed conversions
        20,011,792
        16,024,670
Basic income (loss) per share attributable to common shareholders
        $ (0.00)
        $ 0.00
Diluted income (loss) per share attributable to common shareholders
        $ (0.00)
        $ 0.00
```

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The effect of outstanding options and warrants was not included as the effect would be antidiluti

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5. Share Purchase Warrants

During the quarter ended March 31, 2006, 10 Series "B" warrants which entitle the holders to purch As of March 31, 2006, 134 new Series "A" warrants were outstanding which entitle the holders to purch as the purch

6. Stock Options

The Company filed a Form S-8 Registration Statement for its 2006 non-qualified Stock Option Plan" $^{\prime\prime}$

Options outstanding at March 31, 2006 were 660,000 with an option price of \$0.30 each. No options

Prior to January 1, 2006, the Company accounted for stock-based awards under the intrinsic value

As of January 1, 2006, the Company adopted SFAS No. 123(R) using the modified prospective method

Since the Company did not issue stock options to employees during the three months ended March 3

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7. Related Party Transactions

During the three-month period ended March 31, 2006, the Company paid \$14,475, as compared with \$

8. New Accounting Pronouncements

There have been no new pronouncements issued since March 31, 2005, that are expected to have a ma

9. Segment and Geographic Data

The Company's reportable segments are geographic areas and two operating segments, the latter com

```
A. By geographic areas
       China
       Canada
        Other
        Total
Three months ended March 31, 2006
Revenue from continuing operations
        $ 1,440,917
       $ 19,027
        $ -
        $ 1,459,944
Operating income (loss)
        387,730
        (39, 158)
        (430,729)
        (82, 157)
Total assets
        3,257,230
       298,983
       7,159,902
        10,716,115
Depreciation
        611
        611
Interest income
        6,303
        397
       17,858
        24,558
Income from discontinued operations
Investment in equity method investee
```

1

```
Three months ended March 31, 2005
Revenue from continuing operations
       $ 1,052,529
       $ 74,678
       $ -
       $ 1,127,207
Operating income (loss)
        257,183
       7,212
       (96,333)
       168,062
Total assets
       6,589,865
       112,381
       46,720
       6,748,966
Depreciation
        584
        8
        592
Interest income
       17,238
       4
       17,242
Income from discontinued operations
Investment in equity method investee
       1
```

1

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```
B. By operating segments

Mobile communications
```

ESL education

Other Total

For the three months ended March 31, 2006

Revenue from external customers

\$ 1,440,917

\$ 19,027

\$ -

\$ 1,459,944

Intersegment revenue

-

_

_

Interest revenue

6,303

397

17,858

24,558

Interest expense

-

54,312

54,312

Depreciation

_

Edgar Filing: CHINA MOBILITY SOLUTIONS, INC. (formerly Xin Net Corp.) - Form 10QSB/A 436 175 611 Segment operation profit (loss) 387,730 (12,385)(457, 502)(82, 157)Segment assets 3,257,230 78,739 7,380,146 10,716,115 For the three months ended March 31, 2005 Revenue from external customers \$ 1,052,529 \$ 74,678 \$ -\$ 1,127,207 Intersegment revenue

Interest revenue

26

-4 17,238 17,242

Interest expense

-1 1

Depreciation

Segment operation profit (loss)

258,260 28,235 (118,433) 168,062

Segment assets 2,303,522 99,819 4,345,625 6,748,966

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<u>Index</u> Item 2. Management's Discussion and Analysis of Financial Condition and Results of Operation The information presented here should be read in conjunction with China Mobility Solutions, Inc.'

CRITICAL ACCOUNTING POLICIES

Our discussion and analysis is based upon our consolidated financial statements, which have been

An accounting policy is deemed to be critical if it requires an accounting estimate to be made ba

RESULTS OF OPERATIONS FOR THE QUARTER ENDED MARCH 31, 2006 AS COMPARED TO THE QUARTER EN Revenues. The Company had revenues of \$1,459,944 in the first quarter of 2006 compared to \$1,127,

-14-<u>Index</u> Business Segments

During the quarter, the Company had revenues in two segments:

Mobile marketing services
\$
1,440,917

Windsor - ESL Education
\$
\$19,027

The cost of revenue in each segment was:

Mobile marketing services \$ 291,833

The gross profit from each of the business segments was:

Mobile \$ 1,149,084 Windsor \$ 14,395

1,163,479

4,632

Net Income/Loss per share: The per share earnings for the first quarter of 2006 was nil, and the

The Company expects the trend of losses to continue at about the same rate in the succeeding peri At the end of the first quarter of 2006, Company had assets of \$10,716,115 compared to \$11,222,36

The Company had cash capital of \$5,741,569 at the quarter ended March 31, 2006, which will be use

At the quarter ended March 31, 2006, it had \$5,907,256 in current assets and current liabilitie

The Company's cash on hand decreased from \$6,138,609 at December 31, 2005 to \$5,741,569 at Marc

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<u>Index</u> Need for Additional Financing:

No commitments to provide additional funds have been made by management or other stockholders. A lift future revenue declines, or operations are unprofitable, it will be forced to develop another. From the aspect of whether it can continue toward the business goal of maintaining and expanding

The effects of inflation have not had a material impact on its operation, nor is it expected to

The Company believes it has sufficient capital to meet its short-term cash needs, including the company believes it has sufficient capital to meet its short-term cash needs, including the

Market Risk:

The Company does not hold any derivatives or investments that are subject to market risk. The car

Future Trends:

For the Education Services side, we have operated for over two years now, the competition is very The Company has experienced growth in revenues in its Quicknet services, and it anticipates futu

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Item 3. Controls and Procedures. Quarterly Evaluation of Controls.

As of the end of the period covered by this quarterly report on Form 10-QSB, we evaluated the Based upon the Evaluation, our CEO and CFO determined that our disclosure controls and proceed

PART II. OTHER INFORMATION

Item 1. Legal Proceedings.

On February 7, 2005, we were sued by Sino-I Technology Limited, in the Supreme Court of British C

No director, officer or affiliate of ours and no owner of record or beneficial owner of more than

Item 2. Unregistered Sales of Equity Securities and Use of Proceeds.

None

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Item 3. Defaults Upon Senior Securities.

On January 18, 2006, China Mobility Solutions, Inc. (the "Company") received a letter (the "Defaute The Company denied that it was in default of the Transaction Agreements; however, in order to average of the Company denied that it was in default of the Transaction Agreements; however, in order to average of the Company denied that it was in default of the Transaction Agreements; however, in order to average of the Company denied that it was in default of the Transaction Agreements; however, in order to average of the Company denied that it was in default of the Transaction Agreements; however, in order to average of the Company denied that it was in default of the Transaction Agreements; however, in order to average of the Company denied that it was in default of the Transaction Agreements; however, in order to average of the Company denied that it was in default of the Transaction Agreements; however, in order to average of the Company denied that it was in default of the Transaction Agreements; however, in order to average of the Company denied that it was in default of the Transaction Agreements.

In accordance with the terms of the Waiver/Settlement Agreement, the initial conversion price of

The Debenture was issued on August 15, 2005, as part of a \$3,350,000 offering of units. Under the

The Lender waived the S-8 Default set forth in the Default Notice and the Company agreed not to

Item 4. Submission of Matters to a Vote of Security Holders.

None

Item 5. Other Information.

None. Item 6. Exhibits and Reports on Form 8-K. Reports on Form 8-K:

- (a) Filed a Form 8-K on February 3, 2006 to report the receipt of a default letter with respect
- (b) File a Form 8-K on May 10, 2006 to report the entry into a Waiver/Settlement Agreement with

| Exh | | |
|-----|--|--|
| | | |

Copies of the following documents are included as exhibits to this quarterly report pursuant to I

EXHIBIT INDEX

ExhibitNumber

Description

31.1 Certification pursuant to Rule 13a-14(a) or Rule 15d-14(a), as adopted pursuant to Section

31.2 Certification pursuant to Rule 13a-14(a) or Rule 15d-14(a), as adopted pursuant to Section

32.1 Certification pursuant to 18U.S.C. 1350, as adopted pursuant to Section 906 of the Sarban

32.2 Certification pursuant to 18 V.S.C. 1350, as adopted pursuant to Section 906 of the Sarba

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SIGNATURES

Pursuant to the requirements of the Securities Exchange Act of 1934, the registrant has duly caus

CHINA MOBILITY SOLUTIONS, INC.(Registrant)

```
Date: July 24, 2006

By:

/s/ Angela Du
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Angela DuChief Executive Officer and Principal Accounting Officer

Date: July 24, 2006

By:
/s/ Ernest Cheung

Ernest CheungPrincipal Financial Officer