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CHINA INTERNATIONAL MARINE CONTAINERS (GROUP) CO., LTD. 中國國際海運集裝箱(集團)股份有限公司

(S ock Code: 2039)

Firs Q ar erl Repor of 2017

This announcement is published by China International Marine Containers (Group) Co., Ltd. (the "Compan") in the Mainland of China pursuant to the Rules Governing Listing of Stocks on The Shenzhen Stock Exchange and in Hong Kong pursuant to Rule 13.09 and Rule 13.10B of the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited (the "Lis ing **R** les") and the inside information provisions (as defined under the listing Rules) set out in Part XIVA of the Securities and Futures Ordinance (Chapter 571 of the Laws of Hong Kong).

1 IMPORTANT NOTICE

- 1.1 The board of directors of the Company, the supervisory committee and the directors, supervisors and senior management of the Company warrant that the information contained in this first quarterly report of 2017 (the "**Repor** ") is true, accurate and complete and there are no misrepresentation, misleading statements or material omissions, and jointly and severally accept responsibility.
- 1.2 The Report was approved at the third meeting of the eighth session of the board of directors of the Company (the "**Board**") in 2017. All directors attended the meeting.
- 1.3 The financial statements of the Company and its subsidiaries (the "Gro p") were prepared in accordance with China Accounting Standards for Business Enterprises ("CASBE"). The financial statements in the Report are unaudited.
- 1.4 Mr. Wang Hong, Chairman of the Board, and Mr. Mai Boliang, CEO and President, and Mr. Zeng Han, the person in charge of accounting affairs, the head of accounting department and the general manager of the financial department of the Company, warrant the truthfulness, accuracy and completeness of the financial statements in the Report.
- 1.5 In the Report, RMB ordinary shares (A Shares) refer to the domestic ordinary shares with a nominal value of RMB1.00 each in the share capital of the Company, which are listed on the Shenzhen Stock Exchange and traded in RMB, and overseas-listed foreign shares (H Shares) refer to the overseas-listed foreign shares with a nominal value of RMB1.00 each in the share capital of the Company, which are listed on the Hong Kong Stock Exchange and traded in Hong Kong dollars.

- 1.6 The Reporting Period means the three months started from 1 January 2017 and ended on 31 March 2017.
- 1.7 The Report is published in English and Chinese. In the event of any inconsistency between the two versions, the Chinese version shall prevail.

2 KEY FINANCIAL DATA AND CHANGES IN SHAREHOLDERS

2.1 Ke acco n ing informa ion and financial indica ors

During the Reporting Period, whether the Company made retrospective adjustments to or restated the accounting data of previous years due to changes in accounting policies and correction of accounting errors

□ Yes No

	The Repor ing Period (from Jan ar o March 2017)	Corresponding period of las ear (from Jan ar o March 2016)	Changes from he corresponding period of las ear o he Repor ing Period (%)
Revenue	14,675,987	10,412,416	40.95%
Net profit attributable to shareholders and other equity holders of the parent company Net profit attributable to shareholders and other equity holders of the parent company	509,681	410,444	24.18%
after deducting non-recurring profit/loss	452,699	303,836	48.99%
Net cash flows from operating activities Basic earnings per share	95,458	219,500	(56.51%)
(<i>MB</i> /)	0.1624	0.1291	25.79%
Diluted earnings per share (<i>MB</i> /) Weighted average return on net	0.1620	0.1286	25.97%
assets (%)	1.76%	1.44%	0.32%
	As a he end of he Repor ing Period (31 March 2017)	As a he end of las ear (31 December 2016)	Changes from he end of las ear o he end of he Repor ing Period (%)
Total assets Net assets attributable to shareholders	129,357,960	124,614,748	3.81%
and other equity holders of the parent company	29,893,910	29,285,970	2.08%

: *MB*

	Amo n from he beginning of his ear o he end of he Repor ing
I em	Period
Gain/(loss) from disposal of non-current assets	579
Government grants recognized in profit or loss for the current period Gains or losses from changes in fair value arising from holding of financial assets held for trading and financial liabilities held for trading, and investment gains arising from disposal of financial assets held for trading, financial liabilities held for trading and available-for-sale financial assets, except for the effective hedging	29,520
activities relating to the Group's ordinary activities	37,652
Other non-operating income and expenses other than the above items	16,303
Less: Effect of income tax	17,309
Effect of minority interests (after tax)	9,763
Total	56,982

Reasons and explanations on the Company's non-recurring profit/loss items as defined under the Explanatory Announcement No.1 on Information Disclosure by Companies Offering Securities to the Public – Non-Recurring Profit or Loss (the "E plana or Anno ncemen No.1") and the recurring profit/loss items which are listed as non-recurring profit/loss items under the requirements of the Explanatory Announcement No.1 should be given

□ Applicable Not applicable

There are no non-recurring profit/loss items as defined or listed under the Explanatory Announcement No.1 being defined as recurring profit/loss items by the Company during the Reporting Period.

- 2.2 To al n mber of shareholders and he shareholdings of he op en shareholders as a he end of he Repor ing Period
- (1) To al n mber of ordinar shareholders and shareholders of preference shares i h res ored o ing righ s and shareholdings of op en shareholders

Total number of ordinary	69,708, including 69,696	Total number of	Nil
shareholders as at the	holders of A Shares and	shareholders of	
end of the Reporting	12 holders of H Shares	preference shares with	
Period		restored voting rights	
		as at the end of the	
		Reporting Period (if any)	

Shareholdings of op en shareholders as a he end of he Repor ing Period

			N mber of	N mber of shares i h selling	Pledgeo fro en sl	
Name of shareholders	Na re of shareholders	Percen age of shareholding	shares held (Shares)	res ric ions held	Sa s	N mber
HKSCC Nominees Limited (Note)	Foreign legal person	57.61%	1,716,412,609	_	-	-
COSCO Container Industries Limited	Foreign legal person	14.51%	432,171,843	-	-	-
China Securities Finance Corporation Limited	State-owned legal person	2.70%	80,414,863	-	-	-
Central Huijin Asset Management Ltd.	State-owned legal person	1.28%	37,993,800	-	-	-
Taiping Life Insurance Co., Ltd. – Traditional – Ordinary Insurance Product – 022L-CT001 Shen	Domestic non- state-owned legal person	0.33%	9,817,889	-	-	-
ICBC Credit Suisse Fund – Agricultural Bank – ICBC Credit Suisse China Securities and Financial Assets Management Program	Domestic non-state-owned legal person	0.32%	9,566,600	-	-	-
Zhong Ou Fund – Agricultural Bank – Zhong Ou China Securities and Financial Assets Management Program	Domestic non-state- owned legal person	0.32%	9,566,600	-	-	-
Bosera Funds – Agricultural Bank – Bosera China Securities and Financial Assets Management Program	Domestic non-state- owned legal person	0.32%	9,566,600	-	-	-
Dacheng Fund – Agricultural Bank – Dacheng China Securities and Financial Assets Management Program	Domestic non-state- owned legal person	0.32%	9,566,600	-	-	-
Harvest Fund – Agricultural Bank – Harvest China Securities and Financial Assets Management Program	Domestic non-state- owned legal person	0.32%	9,566,600	-	-	_

Shareholdings of op en shareholders of shares i ho selling res ric ions as a he end of he Repor ing Period

	N mber of shares i ho selling res ric ions	T pes of shares	
Name of shareholders	held	T pes of shares	N mber
HKSCC Nominees Limited (Note)	1,716,412,609	Overseas-listed foreign shares	1,716,412,609
COSCO Container Industries Limited	432,171,843	RMB ordinary shares	432,171,843
China Securities Finance Corporation Limited	80,414,863	RMB ordinary shares	80,414,863
Central Huijin Asset Management Ltd.	37,993,800	RMB ordinary shares	37,993,800
Taiping Life Insurance Co., Ltd. – Traditional – Ordinary Insurance Product – 022L-CT001 Shen	9,817,889	RMB ordinary shares	9,817,889
ICBC Credit Suisse Fund – Agricultural Bank – ICBC Credit Suisse China Securities	9,566,600	RMB ordinary shares	9,566,600
and Financial Assets Management Program Zhong Ou Fund – Agricultural Bank – Zhong Ou China Securities and Financial Assets Management Program	9,566,600	RMB ordinary shares	9,566,600
Bosera Funds – Agricultural Bank – Bosera China Securities and Financial Assets Management Program	9,566,600	RMB ordinary shares	9,566,600
Dacheng Fund – Agricultural	9,566,600	RMB ordinary shares	9,566,600
Bank – Dacheng China Securities and Financial		·	
Assets Management Program			
Harvest Fund – Agricultural Bank – Harvest China	9,566,600	RMB ordinary shares	9,566,600
Securities and Financial Assets Management Program			
Explanation on the relationship	Unknown		
or concerted action of the			
above mentioned shareholders			
Description of top ten ordinary	None		
shareholders participating in			
financing securities business (if any)			
N : A 31 M 2017, HK CC N C ,	L 730,.	1,716,4 557,217 Н	12,609 H C
M G L		5,842,181 H	С
CO CO C L		, L H I	L
CO CO C I L ,	215,203,8	46 H	H C
M L	, B L	•	

During the Reporting Period, whether any top ten ordinary shareholders or top ten ordinary shareholders without selling restrictions have conducted any agreed repurchase transactions

□ Yes No

None of the top ten ordinary shareholders and the top ten ordinary shareholders without selling restrictions conducted any agreed repurchase transactions during the Reporting Period.

(2) To al n mber of shareholders of preference shares of he Compan and shareholding of op en shareholders of preference shares

□ Applicable Not applicable

3 SIGNIFICANT EVENTS

3.1 Ma erial changes in major acco n ing i ems and financial indica ors d ring he Repor ing Period and he reasons

In the first quarter of 2017, the global economy recovered with improved economic and trading activities in developed economies such as the Europe and the U.S. The Chinese government continued the implementation of the supply side structural reform and the economy developed in a stable and favourable momentum, achieving a good start. By virtue of the stabilization and recovery of global and China's economy, during the Reporting Period, the Group recorded revenue of RMB14,676 million (the same period of last year:

In the first quarter of 2017, the road transportation vehicle business of the Group got off to a good start in the domestic market. The growth of the domestic heavy truck market significant promoted the growth in construction vehicles and logistics vehicles in China. The North American market continued to maintain its stable growth and the demand from some regional markets in the emerging market recovered. The European market grew steadily and Retlan Manufacturing Ltd., the newly acquired company in the U.K., facilitated the growth in revenue. During the Reporting Period, the sales revenue of the road transportation vehicle business of the Group was RMB4,130 million (the same period of last year: RMB2,959 million), representing a year-on-year increase of 39.57%, and the total sales were 35,000 units (sets) (the same period of last year: 23,500 units (sets)), representing a year-on-year increase of 48.94%.

In the first quarter of 2017, the market demand of the energy, chemical and liquid food equipment business of the Group improved by virtue of the increase in the international oil prices and the gradual market improvement upon cutting overcapacity in the industry with a year-on-year increase in number of orders. During the Reporting Period, the sales revenue of the energy, chemical and liquid food equipment business of the Group was RMB2,244 million (the same period of last year: RMB2,010 million), representing a year-on-year increase of 11.65%.

In the first quarter of 2017, due to the severe conditions of the global offshore engineering industry, the revenue of the offshore engineering business of the Group was RMB483 million (the same period of last year: RMB1,874 million), representing a year-on-year decrease of 74.20%. During the Reporting Period, CIMC Raffles Offshore Limited successfully completed the naming and delivery of the D90 ultra-deep-water semi-submersible drilling platform – BLUEWHALE I. The platform was delivered to the working area in South China Sea and commenced the national hydrate lease. CIMC Raffles made on-time delivery of the HYSY 162 Platform for CNOOC Energy Technology & Services Limited. For the new orders, CIMC Raffles acquired two orders for vessel repair and two orders for sightseeing vessels during the Reporting Period.

In the first quarter of 2017, both the volume and price of domestic logistic industry experienced a decline to a certain extent due to, among other things, the seasonal factors including Lunar New Year holiday and the decline in volume of import and export logistics business. The logistics service business of the Group proactively continued to improve its quality and create benefits in response to the development of the industry. During the Reporting Period, it recorded revenue of RMB1,655 million (the same period of last year: RMB1,615 million), representing a year-on-year increase of 2.50%.

In the first quarter of 2017, the logistics markets for logistics, ports, steel and iron and coal all started to recover and the domestic heavy truck market continued to turn around due to the commencement of a huge number of infrastructure projects for real estate, subways and high-speed railways and the support of a series of domestic economic policies. In particular, the natural gas heavy trucks enjoyed faster growth by virtue of favourable policies and cost advantages. During the Reporting Period, the heavy truck products of the Group recorded sales of 1,727 units, representing an increase of 68% as compared to the same period of last year, where the natural gas heavy trucks recorded sales of 434 units, representing a year-on-year increase of 151%. The heavy truck business of the Group achieved revenue of RMB506 million (the same period of last year: RMB304 million), representing a significant year-on-year increase of 66.55%.

In the first quarter of 2017, the boarding bridge business of the airport facilities equipment business of the Group continued to grow steadily. Significant benefits were brought about by Albert Ziegler Gmbh, which established a new warehouse of spare parts for better development in the European market. The automated logistics systems business had acquired the automated sorting technology and accelerated its integration. The stereo parking business gained development momentum with its focus on the domestic market in Shenzhen in the future. During the Reporting Period, the sales revenue of the airport facilities equipment business of the Group was RMB491 million (the same period of last year: RMB471 million), representing a year-on-year increase of 4.23%.

In the first quarter of 2017, the real estate business of the Group recorded revenue of RMB111 million (the same period of last year: RMB138 million), representing a year-on-year decrease of 19.77%. During the Reporting Period, an investment agreement was entered into between the Group and Shougang Fund to cooperate and develop an industry park project in the New Shougang High-End Comprehensive Services Zone in Shijingshan District, Beijing. Yangzhou CIMC•Wenchang Center project (揚州中集•文昌中心項目) had fully commenced construction. Construction progressed smoothly. The stage III of phase V of Yangjiang Project made quick progress. The Group pushed the Shenzhen Qianhai Project and the Prince Bay Project forward in a proactive manner.

In the first quarter of 2017, the financial business of the Group recorded revenue of RMB544 million (the same period of last year: RMB525 million), representing a year-on-year increase of 3.73%. During the Reporting Period, CIMC Financial Leasing Co., Ltd. adhered to the strategic positioning of "the coordination of operation and finance" and further enhanced its professional capability to encourage the upward shift of customer groups. The investment in the new business basically reached the budgetary target, generally achieving a sound beginning. CIMC Finance Co., Ltd. continuously strengthened the centralized management of global funds of the Group and the management on capital liquidity. During the Reporting Period, it became a member of the commercial paper exchange as approved by Shanghai Commercial Paper Exchange and connected to an unified commercial paper exchange platform in China, improving the operation capacity of the Group with respect to commercial paper and facilitating the integration of industry and finance for the Group.

Ma erial changes and he reasons

Income s a emen i ems	From Jan ar o March 2017	From Jan ar o March 2016	Percen age change	Reasons for he ma erial changes
Financial expenses	279,251	119,436	133.81%	Mainly due to the increase in interest expenses in the financial expenses during the Reporting Period.
Profit from changes in fair value	31,047	133,985	(76.83%)	Mainly due to the greater profit from changes in fair value of derivative financial instruments for the same period of last year.
Investment income	13,765	(42,412)	132.46%	Mainly due to the loss recognized in the settlement of forward foreign exchange contracts for the same period of last year.

Cash flo s a emen i ems	•	From Jan ar o March 2016	Percen age change	Reasons for he ma erial changes
Cash received relating to other operating activities	618,266	79,260	680.05%	Mainly due to the partial demolition compensation received by Shanghai CIMC Reefer Containers Co., Ltd., a subsidiary of the Group, during the Reporting Period.
Cash received from capital contributions	15,000	1,530,991	(99.02%)	Mainly due to the greater basis for comparison formed by the capital increment from strategic investors received by a subsidiary of the Group in the same period of last year.

3.2 Progress and impac s of significan e en s and he anal sis of sol ions

(1) Progress in es ablishmen of in ernal con rol of he Gro p d ring he Repor ing Period

In the first quarter of 2017, the Group made good progress in various important tasks in the area of internal control: (1) The Group further promoted the full coverage and upgrading of the establishment of internal control as well as the full coverage of internal control systems of the newly acquired and newly established companies. (2) The Group proactively promoted the standard certification of internal controls of the companies under the Group. It completed the standard certification of "qualified" internal controls of three companies, namely Shenzhen South CIMC Logistics Co., LTD, Shanghai Xinzhitu Logistics and Dalian CIMC Logistics Equipment Co., Ltd., during the Reporting Period. (3) The Group issued the Notice on the Commencement of the Preparation of Internal Control Manual at All Levels for 2017 to provide a rather comprehensive foundation of institutional process system for managing enterprises according to law. (4) The Group focused on the implementation of specific audit to further prevent risks. (5) The Group propelled improvement and implementation of systems to contribute for the legal system construction of the Group. (6) The Group developed internal control and audit personnel through various methods and facilitated team establishment. (7) The Group chaired the standing council meeting of China Enterprise Anti-Fraud Alliance to make deployment in respect of the communication and cooperation of the enterprises participating the alliance on strengthening risk control and the mutual development of the business of the enterprises belonging to the alliance.

(2) Implemen a ion of A Share(s) share op ion scheme d ring he Repor ing Period

In order to establish and improve the incentive-constraint mechanism, and effectively combine the interests of the shareholders, the Company and its employees, an A Share(s) Share Option Incentive Scheme was considered and approved at the extraordinary general meeting of the Company on 17 September 2010. According to the scheme, the registration for the grant of the first tranche of 54,000,000 share options (the "Firs Tranche of Share Op ions") and the second tranche of reservation of 6,000,000 share options (the "Second Tranche of Share Op ions") was completed on 26 January 2011 and 17 November 2011, respectively by the Company.

On 12 May 2015, upon the consideration and approval at the eighth meeting of the seventh session of the Board in 2015, the options of the second exercisable period for the First Tranche of Share Options met the exercise conditions and were actually exercisable starting from 2 June 2015 to 27 September 2020 with the total exercisable options amounting to 39,660,000. On 9 October 2015, upon the consideration and approval at the fourteenth meeting of the seventh session of the Board in 2015, the options of the second exercisable period for the Second Tranche of Share Options met the exercise conditions and were actually exercisable starting from 24 October 2015 to 27 September 2020 with the total exercisable options amounting to 4,132,500. On 26 July 2016, after the completion of the implementation of the 2015 dividend distribution proposal of the Company, the exercise price of the First Tranche of Share Options was adjusted to RMB10.55, and that of the Second Tranche of Share Options was adjusted to RMB16.08. For relevant information about the participants, the number of options and the price of options, please refer to the announcements of the Company (Announcement No.: [CIMC]2015-026, [CIMC]2015-027, [CIMC]2015-058, [CIMC]2015-059 and [CIMC]2016-043) published on China Securities Journal, Securities Times, Shanghai Securities News, the Cninfo website (www.cninfo.com.cn) and the Company's website (www.cimc.com) on 13 May 2015, 10 October 2015 and 27 July 2016, as well as the relevant announcements published on the website of the Hong Kong Stock Exchange.

During the Reporting Period, a total of 691,200 options were exercised under the A Share(s) Share Option Incentive Scheme, representing 1.18% of the total of share option incentive scheme (adjusted), among which, a total of 651,200 options were exercised for the First Tranche of Share Options, and a total of 40,000 options were exercised for the Second Tranche of Share Options. The implementation of A Share(s) Share Option Incentive Scheme has no material impact on the Company's financial conditions and results of operation during the Reporting Period and in the future.

(3) Significan s bseq en e en s

(a) On 7 April 2017, the Company received a notice from its first largest shareholder China Merchants Port Holdings Company Limited ("China Merchan's Por") that, China Merchants Port and China Merchants Industry Holdings Company Limited ("China Merchan s Ind s r Holdings") entered into the share transfer agreement on the same date in relation to the transfer of the entire issued share capital of Soares Limited, pursuant to which China Merchants Port shall transfer the entire share capital of its wholly-owned subsidiary Soares Limited together with the outstanding shareholders' loans to China Merchants Industry Holdings. After completion of the share transfer, China Merchants Industry Holdings will become the shareholder of Soares Limited. It will indirectly hold 730,557,217 H shares in the Company, or 24.53% of the issued share capital of the Company, and therefore become the first largest shareholder of the Company. China Merchants Port will not be a shareholder of the Company. Soares Limited will hold the same number and percentage of shares in the Company after completion of the transfer. China Merchants Group Limited ("China Merchan s **Gro p**["]), as the ultimate controlling shareholder of China Merchants Port and China Merchants Industry Holdings, will hold the same number and percentage of shares in the Company indirectly and remain as the indirect first largest shareholder of the Company after the transfer of the shares of Soares Limited. The share transfer of Soares Limited is subject to approval of China Merchants Group and consideration and approval at general meeting of China Merchants Port. For details, please refer to the announcements disclosed by the Company in China Securities Journal, Shanghai Securities News, Securities Times, CNINFO website (www.cninfo.com.cn) and the Company's website (www.cimc.com) ([CIMC]2017-020) and the announcements published on the website of the Hong Kong Stock Exchange (www.hkexnews.hk) on 8 April 2017 and 12 April 2017.

(b) As considered and approved at the 2015 annual general meeting, the first 2016 A shareholders' class meeting and the first 2016 H shareholders' class meeting of the Company on 31 May 2016, the Company proposed to issue not more than 386,263,593 new A Shares to not more than 10 qualified investors including domestic institutional investors and individual investors who meet the relevant requirements and conditions at the issuance price of no less than RMB13.86 per Share to raise gross proceeds not exceeding RMB6.0 billion (the "Non-p blic Iss ance of A Shares"). The Nonpublic Issuance of A Shares was accepted by the CSRC, but the validity period for the relevant resolutions of general meeting will expire on 30 May 2017. In order to ensure a successful implementation of the Non-public Issuance of A Shares, as considered and approved at the second meeting of the eighth session of the Board in 2017 on 21 April 2017, the Company proposed that the number of A shares to be issued will be adjusted to 391,900,718 shares (inclusive), the issue price will be adjusted to RMB15.31 per Share, and the price determination date will be changed to 21 April 2017. It is also proposed to extend the validity period of the resolution of the general meeting and the validity period of the authorization to the Board. The aforementioned adjustments are subject to the consideration and approval at the general meeting of the Company as well as the approval of the CSRC. For relevant information, please refer to the announcement (Notice No.: [CIMC]2017-024) disclosed by the Company in China Securities Journal, Shanghai Securities News, Securities Times, Cninfo website (www.cninfo.com.cn) and the Company's website (www.cimc.com) and the announcement published on the website of the Hong Kong Stock Exchange (www.hkexnews.hk) on 21 April 2017.

S mmar of significan e en s	Da e of disclos re	Search inde of he en a i e anno ncemen disclos re ebsi e
Change in shareholding of	8 April 2017	www.cninfo.com.cn
shareholders	12 Àpril 2017	www.hkexnews.hk www.cimc.com
Adjustments in the plan of the	21 April 2017	
Non-public Issuance of	-	
A Shares and extension of the		
validity period of the resolution		
of the general meeting and the		
validity period of the		
authorization to the Board		

3.3 O erd e and o s anding nder akings made b he nder aking par ies incl ding he de fac o con roller of he Compan, shareholders, connec ed par ies, bidders and he Compan d ring he Repor ing Period

□Applicable Not applicable

There was no overdue and outstanding undertakings made by the undertaking parties including the de facto controller of the Company, shareholders, connected parties, bidders and the Company during the Reporting Period.

3.4 Es ima e on he opera ing res l s for he period from Jan ar o J ne 2017

Warnings and explanations of any forecasted losses or significant changes to accumulated net profit made during the period from the beginning of the year to the end of next reporting period compared to the same period of last year

□Applicable Not applicable

Sec ri ies in es men 3.5

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: <i>MB</i>	So rce of shareholding	Self-owned funds	Self-owned funds	·	I	
	Classifica ion in acco n s	Financial assets at fair value through profit or loss	Financial assets at fair value through profit or locs		I	
	Profi or loss d ring he Repor ing Period	23,282	1,169	1,098	25,549	
	Book al e a he end of he Repor ing Period	155,714	5,001	19,025	179,740	
	Shareholding a he end of he Repor ing Period	0.85%	0.08%	I		
	N mber of shares held a he end of he Repor ing Period	40,414,000	2,996,500	I		
	Shareholding a he beginning of he Repor ing Period	0.85%	0.08%	I		
	N mber of shares held a he beginning of he Repor ing Period	Fair value	Fair value	I		
	Ini ial in es men cos	128,589	20,742	1	149,331	
	Abbre ia ion of s ock name	Qingdao Port	Sinotrans Ship H			
	S ock code	6198	368	es i held at the Reporting		siclosure date of announcement in relation to the consideration and approval of securities investments by the Board siclosure date of announcement in relation to the consideration and approval of securities investments by the shareholders' general meeting (if any)
	T pe of sec ri ies	H Share	H Share	Other securities investments held at the end of the Reporting Period	Total	Disclosure date of announcement in relat to the consideration and approval of securities investments by the Board Disclosure date of announcement in relation to the consideration and approval of securities investments by the shareholders' general meeting (if an

Ac al profi or loss d ring he Repor ing Period	2,044 5,765 8,609
: MB Propor ion of in es men amo n a he end of he Period o he end of he Repor ing Period	0.01% 34.25% 35.06%
In es men amo n of he Repor ing Period	242,000 10,239,135 10,481,821
Pro ision for (if an)	
Sales d ring Repor ing Period	
P rchase d ring he Repor ing Period	
In es men amo n a he beginning Period	219,302,060 10,302,060 10,521,880
Da e of ermina ion	2021/6/28
Da e of commencemen	2010/1/20
Ini ial in es men amo n of deri a i es in es men	
T pe of deri a i es in es men	Interest rate swap contract
Rela ed par or no	0N 0N
Affilia ed rela ions	IN IN
Name of deri a i es in es men opera or HSBC, Standard	outer paints China Construction Bank, Standard Chartered and other banks Total

3.6 In es men in deri a i es

sk	It From January to March 2017, the Group's profit or loss arising from changes in fair values of the derivative financial instruments was RMB8.609 million. Fair values of the derivative financial ere instruments of the Group were determined based on market prices of external financial institutions.	No ves d The Company invested in exchange rate derivatives and interest rate derivatives for the purpose of the day-to-day international business operations of the Company in order to smooth the fluctuation of the operations of the Company due to the change in exchange rates and interest rates. The effect of exchange rates and interest rates on the operations of the Company was reduced to such extent the long-term operating or strategic objectives were to be achieved. The Company had developed rigorours internal approval systems and operational processes. The related decision-making procedures were optimised with risks under control in compliance with the requirements of the laws and regulations and without prejudice to the interests of the Company and the shareholders, in particular, the minority shareholders.
Source of funds for derivatives investments Litigation case (if applicable) Disclosure date of announcement in relation to the consideration and approval of derivative investments by the Board (if any) Disclosure date of announcement in relation to the consideration and approval of derivative investments by the shareholders' general meeting (if any) Risk analysis and positions in derivatives during the Reporting Period and explanations of risk control measures (including but not limited to market risk, liquidity risk, credit risk, operation risk and law risk etc.)	Changes in market prices or product fair values of derivatives invested during the Reporting Period, where specific methods and relevant assumptions and parameters used shall be disclosed in the analysis of fair values of derivatives	Explanations of any significant changes in the Company's accounting policies and specific accounting principles on derivatives between the Reporting Period and the last reporting period Specific opinions of independent directors on the derivatives investments and risk controls of the Company

Da e of recep ion	Mode of recep ion	T pe of par recei ed	Search inde of he basic informa ion researched
9 January 2017	Telephone conference	Waterland Securities in Taiwan	Principal business conditions, investment progress, recent industrial developments and industry outlook
11 January 2017	Strategies Conference of Industrial Securities	Industrial Securities and other organizations	Same as above
13 February 2017	Field research	Perseverance Asset, China Merchants Securities and China Southern Fund	Same as above
13 February 2017	TF Securities Telephone Conference on Shipping and Container Manufacturing	TF Securities and other organizations	Same as above
14 February 2017	Bank of China Macro & Machinery Telephone Conference	Bank of China Securities and other organizations	Same as above
15 February 2017	Field research	GF Securities, Shenyin & Wanguo Securities, Jiushi Capital (玖石資本), Ping An Securities, Zhongrong Fund, Shen Zhou Mu Investment, China Merchants Securities, Penghua Fund, Yinhua Fund, Hongtu Innovation (紅 土 創 新), Pacific Securities, Hanming Asset, Orient Securities, Yunsong Capital (雲 嵩 資 本) and Huaizhen Asset (懷真資產)	Same as above
16 February 2017	Field research	Bosera Funds	Same as above

3.7 Regis er of recep ion of research, comm nica ions and in er ie s d ring he Repor ing Period

Da e of recep ion	Mode of recep ion	T pe of par recei ed	Search inde of he basic informa ion researched
17 February 2017	Luncheon and others	Alphalex Capital Management, Insight Capital Management, Deutsche Asset Management (HK), Templeton Asset Management, LBN Advisers and Value Partners	Same as above
20 February 2017	Telephone conference	Funds Capital	Same as above
20 February 2017	Haitong Securities Machinery Strategies Telephone Conference	Haitong Securities	Same as above
21 February 2017	Field research	Zheshang Fund	Same as above
22 February 2017	Field research	Morgan Stanley	Same as above
24 February 2017	Field research	GF Securities	Same as above
24 February 2017	Field research	Essence Securities	Same as above

3.8 Non-complian e ernal g aran ees

□ Applicable Not applicable

The Company did not make any non-compliant external guarantees during the Reporting Period.

3.9 U ili a ion of he f nds of he lis ed Compan for non-opera ing p rposes b he con rolling shareholder and i s rela ed par ies

□ Applicable Not applicable

There was no utilization of the funds of the listed Company for non-operating purposes by the controlling shareholder and its related parties during the Reporting Period.

4 FINANCIAL STATEMENTS

4.1 Financial s a emen s

4.1.1 Consolidated Balance Sheet (unaudited)

Prepared by: China International Marine Containers (Group) Co., Ltd.

I em	Closing balance (As a 31 March 2017)	Opening balance (As at 31 December 2016)
C rren asse s:		
Cash at bank and on hand	6,786,387	6,325,998
Financial assets at fair value through profit or loss	179,662	141,160
Notes receivable	1,418,463	1,536,191
Accounts receivable	14,154,592	11,526,075
Advances to suppliers	2,527,252	2,165,982
Interests receivable	8,881	9,250
Dividend receivable	41,055	41,959
Other receivables	9,447,522	9,347,887
Inventories	17,683,618	17,409,515
Assets classified as held for sale	203,847	203,847
Current portion of non-current assets	4,320,709	3,941,689
Other current assets	695,863	702,478
To al c rren asse s	57,467,851	53,352,031
Non-c rren asse s:		
Financial assets at fair value through profit or loss	329,823	325,187
Available-for-sale financial assets	441,528	442,726
Long-term receivables	13,296,859	13,220,242
Long-term equity investments	2,177,730	2,162,217
Investment properties	1,758,274	1,752,608
Fixed assets	21,906,549	22,037,261
Construction in progress	23,576,333	22,769,189
Disposal of fixed assets	129,766	130,050
Intangible assets	4,537,742	4,654,757
Development expenditure	53,091	49,990
Goodwill	2,121,131	2,127,893
Long-term prepaid expenses	269,686	246,574
Deferred tax assets	1,262,497	1,257,670
Other non-current assets	29,100	86,353
To al non-c rren asse s	71,890,109	71,262,717
TOTAL ASSETS	129,357,960	124,614,748

I em	Closing balance (As a 31 March 2017)	Opening balance (As at 31 December 2016)
C rren liabili ies:		
Short-term borrowings	17,103,977	15,729,787
Financial liabilities at fair value through profit or los		141,806
Notes payable	1,596,021	1,551,582
Accounts payable	10,939,401	10,160,951
Advances from customers	4,451,401	3,780,694
Employee benefits payable	1,919,535	2,115,108
Taxes payable	1,106,661	1,092,030
Interest payable	432,181	303,375
Dividends payable	58,396	16,746
Other payables	6,011,773	5,154,073
Provisions	820,772	847,429
Current portion of non-current liabilities	3,642,750	3,667,872
Other current liabilities	2,131,229	1,687,762
To al c rren liabili ies	50,349,644	46,249,215
Non-c rren liabili ies:		
Financial liabilities at fair value through profit or los	s 59,900	61,235
Long-term borrowings	26,810,046	27,023,222
Debentures payable	7,986,500	7,986,500
Long-term payables	508,761	529,372
Payables for specific projects	13,112	9,704
Deferred income	840,590	839,738
Deferred tax liabilities	644,025	657,414
Other non-current liabilities	2,293,765	2,123,556
To al non-c rren liabili ies	39,156,699	39,230,741
To al liabili ies	89,506,343	85,479,956

4.1.1 Consolidated Balance Sheet (unaudited) (continued)

: *MB*

I em	Closing balance (As a 31 March 2017)	Opening balance (As at 31 December 2016)
Shareholders' eq i :		
Share capital	2,979,268	2,978,577
Other equity instruments	2,058,993	2,049,035
Including: Perpetual debt	2,058,993	2,049,035
Capital surplus	3,137,669	3,126,585
Other comprehensive income	443,825	357,341
Surplus reserve	3,279,379	3,279,379
Undistributed profits	17,994,776	17,495,053
To al eq i a rib able o shareholders and o her eq i holders of he paren compan Minori in eres s	<u>29,893,910</u> 9,957,707	<u> </u>
To al shareholders' eq i	39,851,617	39,134,792
To al liabili ies and shareholders' eq i	129,357,960	124,614,748
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4.1.2 Balance Sheet of the Parent Company (unaudited)

Prepared by: China International Marine Containers (Group) Co., Ltd.

		: MB
	Closing balance	Opening balance
	(As a	(As at
	31 March	31 December
I em	2017)	2016)
C rren asse s:		
Cash at bank and on hand	1,945,326	2,660,222
Dividends receivables	4,788,672	4,755,818
Other receivables	13,838,858	13,131,416
Other current assets	6,583	9,272
To al c rren asse s	20,579,439	20,556,728
Non-c rren asse s:		
Available-for-sale financial assets	388,905	388,905
Long-term equity investments	9,375,276	9,375,276
Fixed assets	103,782	102,372
Construction in progress	1,379	844
Disposal of fixed assets	207	-
Intangible assets	14,401	14,466
Long-term prepaid expenses Deferred tax assets	37,922 51,958	40,730 52,280
Detetteu tax assets		
To al non-c rren asse s	9,973,830	9,974,873
TOTAL ASSETS	30,553,269	30,531,601
C rren liabili ies:		
Short-term borrowings	3,120,000	2,710,000
Financial liabilities at fair value through profit or loss	3	65
Accounts payable	1,452	-
Employee benefits payable	205,464	205,760
Taxes payable	3,261	3,646
Interest payable	178,154	75,755
Other payable	2,399,627	2,990,804
Provisions	79,104	79,104
Current portion of non-current liabilities	895,000	800,000
To al c rren liabili ies	6,882,065	6,865,134

4.1.2 Balance Sheet of the Parent Company (unaudited) (continued)

: *MB*

I em	Closing balance (As a 31 March 2017)	Opening balance (As at 31 December 2016)
Non-c rren liabili ies: Financial liabilities at fair value through profit or loss Long-term borrowings Debentures payable Including: Perpetual debt Deferred income	2,366 1,526,000 7,986,500 1,986,500 36,902	3,296 1,621,000 7,986,500 1,986,500 37,429
To al non-c rren liabili ies	9,551,768	9,648,225
To al liabili ies	16,433,833	16,513,359
Shareholders' eq i : Share capital Other equity instruments Including: Perpetual debt Capital surplus Other comprehensive income Surplus reserves Undistributed profits	2,979,268 2,058,993 2,058,993 3,293,970 43,754 3,279,379 2,464,072	2,978,577 2,049,035 2,049,035 3,287,149 43,754 3,279,379 2,380,348
To al eq i of shareholders and o her eq i holders	14,119,436	14,018,242
To al liabili ies and shareholders' eq i	30,553,269	30,531,601
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4.1.3 Consolidated Income Statement (Unaudited)

Prepared by: China International Marine Containers (Group) Co., Ltd.

: *MB* C rren amo n **Previous amount** (Jan ar (January to 0 March 2016) I em March 2017) I. To al Re en e 14,675,987 10,412,416 **Including: Revenue** 14,675,987 10,412,416 II. To al cos of sales 9,915,393 13,885,149 **Including:** Cost of sales 11,985,518 8,335,368 Taxes and surcharges 90,390 70.003 Selling and distribution expenses 555,580 446,256 General and administrative expenses 966,224 944,840 **Financial expenses** 279,251 119,436 Asset impairment losses 8,186 (510)Add: Profit from changes in fair value 133,985 31,047 **Investment** income 13,765 (42, 412)Including: Share of profit of investment in associates and joint ventures 7,161 5.218 III. Opera ing profi 835,650 588,596 Add: Non-operating revenue 49,944 73.254 Including: Gains on disposal of non-current assets 3.641 5.204 Less: Non-operating expense 3,542 13,172 Including: Loss on disposal of non-current assets 3,062 5,076 IV. To al profi 882,052 648,678 Less: Income tax expenses 263,589 165,958 Ne profi V. 618,463 482,720 Net profit attributable to shareholders and other equity holders of the Company 509,681 410,444 **Minority interests** 108,782 72,276

		C rren amo n	Previous amount
		(Jan ar o	(January to
I em	l	March 2017)	March 2016)
VI.	O her comprehensi e income, ne of a	95,687	211,729
	Other comprehensive income, net of tax,	, ,	
	1		

4.1.4 Income Statement of the Parent Company (unaudited)

Prepared by: China International Marine Containers (Group) Co., Ltd.

I em		C rren amo n (Jan ar o March 2017)	· -
	Re en e	52,367	44,120
	Less: Cost of sales	1,452	24,006

4.1.5 Consolidated Cash Flow Statement (unaudited)

Prepared by: China International Marine Containers (Group) Co., Ltd.

I em	1	C rren amo n (Jan ar o March 2017)	Previous amount (January to March 2016)
I.	Cash flo s from opera ing ac i i ies: Cash received from sales of goods or rendering of services Refund of taxes and surcharges Cash received relating to other operating activities	14,450,079 391,644 618,266	13,540,714 301,255 79,260
	S b- o al of cash inflo s from opera ing ac i i ies	15,459,989	13,921,229
	Cash paid for goods and services Cash paid to and on behalf of employees Payments of taxes and surcharges Cash paid relating to other operating activities	13,047,907 1,583,768 477,708 255,148	$11,308,450\\1,406,222\\462,956\\524,101$
	S b- o al of cash o flo s from opera ing ac i i ies	15,364,531	13,701,729
	Ne cash flo s from opera ing ac i i ies	95,458	219,500
II.	Cash flo s from in es ing ac i i ies: Cash received from disposal of investments Cash received from returns on investments Net cash received from disposal of fixed assets, intangible assets and other long-term assets	600 12,925 11,783	102,074 12,997 2,530
	S b- o al of cash inflo s from in es ing ac i i ies	25,308	117,601
	Cash paid to acquire fixed assets, intangible assets and other long-term assets Cash paid to acquire investments Net cash paid to acquire subsidiaries	737,877 751,732	$1,969,077\\611,484\\3,000$
	S b- o al of cash o flo s from in es ing ac i i ies	1,489,609	2,583,561
	Ne cash flo s from in es ing ac i i ies	(1,464,301)	(2,465,960)

: *MB*

I em	C rren amo n (Jan ar o March 2017)	Previous amount (January to March 2016)
III. Cash flo s from financing ac i i ies: Cash received from capital contributions Including: Cash received from capital contributions by minority shareholders	15,000	1,530,991
of subsidiaries Cash received from borrowings Cash received relating to other financing activities	15,000 14,981,820	1,512,689 24,687,837 1,437
S b- o al of cash inflo s from financing ac i i ies	14,999,563	26,220,265
Cash repayments of borrowings Cash payments for interest expenses or distributio of dividends or profits	n 279,685	19,696,107 263,494
S b- o al of cash o flo s from financing ac i i ies	12,825,501	19,959,601
Ne cash flo s from financing ac i i ies	2,174,062	6,260,664
IV. Effec of e change ra e changes on cash and cash eq i alen s	(35,154)	(11,114)
V. Ne increase in cash and cash eq i alen s Add: Opening balance of cash and cash	770,065	4,003,090
equivalents	6,338,668	3,259,123
VI. Closing balance of cash and cash eq i alen s	7,108,733	7,262,213
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4.1.6 Cash Flow Statement of the Parent Company (unaudited)

Prepared by: China International Marine Containers (Group) Co., Ltd.

			: <i>MB</i>
I en	1	C rren amo n (Jan ar o March 2017)	Previous amount (January to March 2016)
I.	Cash flo s from opera ing ac i i ies: Cash received from sales of goods or rendering		
	of services Cash received relating to other operating activities	92,944 2,330,971	68,519 1,517,714
	S b- o al of cash inflo s from opera ing ac i i ies	2,423,915	1,586,233
	Cash paid for goods and services		35,809
	Cash paid to and on behalf of employees	23,594	27,762
	Payments of taxes and surcharges	3,614	14,205
	Cash paid relating to other operating activities	2,956,569	1,642,720
	S b- o al of cash o flo s from opera ing ac i i ies	2,983,777	1,720,496
	Ne cash flo s from opera ing ac i i ies	(559,862)	(134,263)
II.	Cash flo s from in es ing ac i i ies: Cash received from disposal of investments Cash received from returns on investments Net cash received from disposal of fixed assets intangible assets and other long-term assets	4,500,000 160,739	- - 3
	S b- o al of cash inflo s from in es ing ac i i ies	4,660,739	3
	Cash paid to acquire fixed assets, intangible assets and other long-term assets	6,024	1,762
	Cash paid to acquire investments	5,200,000 300,000	-
	Cash paid relating to other investing activities	300,000	-
	S b- o al of cash o flo s from in es ing ac i i ies	5,506,024	1,762
	Ne cash flo s from in es ing ac i i ies	(845,285)	(1,759)

4.1.6 Cash Flow Statement of the Parent Company (unaudited) (continued)

: *MB*

I em		C rren amo n (Jan ar o March 2017)	Previous amount (January to March 2016)
(Cash flo s from financing ac i i ies: Cash received from capital contributions Cash received from borrowings	2,470,000	18,303 206,000
:	S b- o al of cash inflo s from financing ac i i ies	2,470,000	224,303
	Cash repayments of borrowings Cash payments for interest expenses or distribution of dividends or profits	2,060,000	61,000
		19,737	15,996
:	S b- o al of cash o flo s from financing ac i i ies	2,079,737	76,996
]	Ne cash flo s from financing ac i i ies	390,263	147,307
	Effec of e change ra e changes on cash and cash eq i alen s	1	18
	Ne increase in cash and cash eq i alen s Add: Opening balance of cash and cash equivalents	(1,014,883)	11,303
		1,715,470	652,865
VI.	Closing balance of cash and cash eq i alen s	700,587	664,168
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4.2 A di or's repor

Whether the first quarterly report has been audited

□Yes No

The first quarterly financial report of the Company for 2017 has not been audited.

By order of the Board China In erna ional Marine Con ainers (Gro p) Co., L d. Y Y q n C

Hong Kong, 27 April 2017

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