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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

(a joint stock company incorporated in the People's Republic of China with limited liability) (Stock Code: 2039)

Third Quarterly Report of 2017

This announcement is published simultaneously in Mainland China and Hong Kong. This announcement is published by China International Marine Containers (Group) Co., Ltd. (the "**Company**") in Mainland China pursuant to the Rules Governing the Listing of Stocks on the Shenzhen Stock Exchange and is announced pursuant to Rule 13.09(2)(a), Rule 13.10B of the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited (the "**Hong Kong Listing Rules**") and the Inside Information Provisions (as defined under the Hong Kong 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 (the "**Board**"), the supervisory committee and the directors, supervisors and senior management of the Company warrant that the information contained in this quarterly report (the "**Report**") is true, accurate and complete and there are no misrepresentation, misleading statements or material omissions, and severally and jointly accept legal responsibility.
- 1.2 The Report was approved at the sixteenth meeting of the eighth session of the Board of the Company in 2017. The Company currently has eight directors and all eight directors attended the meeting.
- 1.3 The financial statements of the Company and its subsidiaries (the "**Group**") were prepared in accordance with China Accounting Standards for Business Enterprises. The financial statements in the Report are unaudited.
- 1.4 Mr. Wang Hong, Chairman of the Company, Mr. Mai Boliang, CEO and President, and Mr. Zeng Han, the person in charge of accounting affairs and the head of accounting department (the financial controller), 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 Report is published in English and Chinese. In the event of any inconsistency between the two versions, the Chinese version shall prevail.

2 BASIC INFORMATION OF THE COMPANY

2.1 Key accounting data and financial indicators

During the reporting period, whether the Company needs to make retrospective adjustments to or restated the accounting data of previous years

🗆 Yes 🖌 No

	As at the end reporting j (30 September	of the period			anges from the end ast year to the end of the Reporting Period (%)	
Total assets	135,55	57,585	1	24,614,748	8.78%	
Net assets attributable to shareholders and other equity holders of the parent company	30,60	07,762		29,285,970	4.51%	
	The reporting period (July to September 2017)	period last yea the repor	ding ar to ting	From the beginning of the year to the end of the reporting period (January to September 2017)	e to the period from the g beginning of the year to the end o of the reporting	
Revenue	20,575,554	79.	86%	53,962,706	5 54.26%	
Net profit attributable to shareholders and other equity holders of the parent company Net profit attributable to shareholders and other equity	512,482	172.	01%	1,309,380) 790.49%	
holders of the parent company after deducting non-recurring profit or loss Net cash flows from operating	519,601	379.	08%	1,384,684	4 451.67%	
activities	_		_	3,632,643	3 392.08%	
Basic earnings per share				, ,		
(RMB/share)	0.1633	199.	63%	0.4187	566.26%	
Diluted earnings per share						
(RMB/share)	0.1624		98%	0.4171		
Weighted average return on net assets (%)	1.73%	1.	00%	4.49%	5.51%	

Non-recurring profit/loss items and amount

✓ Applicable \Box Not applicable

Unit: RMB thousand

Item	Amount from the beginning of the year to the end of the Reporting Period (January to September 2017)
Gain/(loss) from disposal of non-current assets Government grants recognised in profit or loss for the current period Profit or losses from changes in fair value arising from holding financial assets at fair value the changes of which are included in profit or loss for the current period and financial liabilities at fair value the changes of which are included in profit or loss for the current period, and investment gains arising from disposal of financial assets at fair value the changes of which are included in profit or loss for the current period, financial liabilities at fair value the changes of which are included in profit or loss for the current period and available-for- sale financial assets, and gains or losses from changes in fair value, except for the effective hedging activities relating to the Group's ordinary	(46,609) 151,153
activities	15,221
Net gains/(losses) from disposal of long-term equity investments Other non-operating income and expenses other than the above items	(25,000) 54,041
Other profit/loss items defined as non-recurring profit/loss items	(105,549)
Less: Effect of income tax	49,810
Effect of minority interests (after tax)	68,751
Total	(75,304)

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 "Explanatory Announcement 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

\Box Applicable \checkmark 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 Total number of shareholders and the shareholdings of the top ten shareholders as at the end of the reporting period

Total number of ordinary
shareholders as at the end of
the reporting period:The Company had a total of 73,120 shareholders, including
73,107 holders of A Shares and 13 holders of H Shares.

Unit: Shares

Name of	Nature of	Percentage of	Number of	Number of shares with selling restrictions	Pledg frozen	shares
shareholders	shareholders	shareholding	shares held	held	Status	Number
HKSCC Nominees Limited (Note 1)	Foreign legal person	58.03%	1,730,060,466	-	-	-
COSCO Container Industries Limited (Note 2)	Foreign legal person	14.50%	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	1.27%	37,993,800	_	-	-
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	-	_	_
Yinhua Fund – Agricultural Bank - Yinhua China Securities and Financial	Domestic non-state-owned legal person	0.32%	9,566,600	_	-	_

Shareholdings of top ten shareholders of ordinary shares

Assets Management Program

Shareholdings of top ten shareholders of ordinary shares without selling restrictions

	Number of ordinary shares		
	without selling	Types of shares	
	restrictions	Types of shares	
Name of shareholders	held	Types of shares	Number
HKSCC Nominees Limited	1,716,411,609	Overseas-listed foreign shares	1,716,411,609
HKSCC Nominees Limited	13,648,857	RMB ordinary shares	13,648,857
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
ICBC Credit Suisse Fund – Agricultural Bank – ICBC	9,566,600	RMB ordinary shares	9,566,600
Credit Suisse China Securities 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	9,566,600	RMB ordinary shares	9,566,600
Securities and Financial Assets Management Program			
Dacheng Fund – Agricultural Bank – Dacheng China	9,566,600	RMB ordinary shares	9,566,600
Securities and Financial Assets Management Program	0 5 (((0 0		0.5((.(00)
Harvest Fund – Agricultural Bank – Harvest China	9,566,600	RMB ordinary shares	9,566,600
Securities and Financial Assets Management Program			
Yinhua Fund – Agricultural Bank -			
Yinhua China Securities and Financial	0.5((.(00	DMD and a set of a set	0.5((.(00
Assets Management Program	9,566,600	RMB ordinary shares	9,566,600
Explanation on the relationship or concerted	Unknown		
action of the above mentioned shareholders	27/4		
Description of shareholders participating in financing securities business (if any)	N/A		

- Note 1: As at 30 September 2017, HKSCC Nominees Limited was the registered holder of 1,716,411,609 H Shares of the Company, including but not limited to the 730,557,217 H Shares of the Company held by China Merchants Group Limited through certain subsidiaries, the 245,842,181 H shares of the Company held by China COSCO Shipping Corporation Limited through certain subsidiaries (including COSCO Container Industries Limited) and 13,648,857 A Shares of the Company through SZSE securities.
- Note 2: As at 30 September 2017, COSCO Container Industries Limited still held 432,171,843 A shares of the Company in addition to the 220,520,075 H Shares of the Company which are registered under HKSCC Nominees Limited (see Note 1 above).

During the reporting period, whether any top ten shareholders of ordinary shares or top ten ordinary shareholders without selling restrictions have conducted any agreed repurchase transactions

🗆 Yes 🖌 No

None of the top ten shareholders of ordinary shares and the top ten shareholders of ordinary shares without selling restrictions conducted any agreed repurchase transactions during the reporting period.

2.3 Total number of shareholders of preference shares and shareholding of the top ten shareholders of preference shares

 \Box Applicable \checkmark Not applicable

3 SIGNIFICANT EVENTS

3.1 Changes in major financial data and financial indicators of the Company during the reporting period and the reasons

For the first three quarters of 2017, the global economy recovered moderately and growth has resumed in international trade, with economies in the United States and the Eurozone generally recovering and the growth of some regional markets in emerging economies improving. However, global economic and trading activities still faced various risks and uncertainties as affected by trade protectionism and other factors. Overall, the Chinese economy presented stable and favourable momentum with significant results achieved in the supply-side reform. The structural changes from old to new driving forces for economic growth have been accelerating and the economic development has gradually achieved enhanced stability and sustainability. By virtue of the favourable domestic and overseas macroeconomic conditions, for the period from January to September 2017, the Group recorded revenue of RMB53,963 million (the corresponding period of last year: RMB34,983 million), representing a year-on-year increase of 54.26%; net profit attributable to shareholders and other equity holders of the parent company of RMB1.309 million (the corresponding period of last year: loss of RMB190 million), turning the loss into profit yearon- year; and basic earnings per share of RMB0.4187 per share (the corresponding period of last year: RMB-0.0898 per share), turning the loss into profit year-on-year.

For the first three quarters of 2017, global trade continued to recover, and growth in shipping volume has resulted in increased demand for containers, with customers generally increasing purchasing volumes of new containers so as to cope with such short supply. With the successive completion of upgrade of water-based paint of production lines in each factory in the second quarter, production of containers began to escalate and recover, gradually alleviating the shortage in market supply. For the period from January to September 2017, the container manufacturing business of the Group recorded sales revenue of RMB18,029 million (the corresponding period of last year: RMB7,836 million), representing a year-on-year increase of 130.09%; the total sales of dry containers reached 969,300 TEUs (the corresponding period of last year: 419,000 TEUs), representing a year-on-year increase of 131.34%; and the total sales of reefer containers reached 67,300 TEUs (the corresponding period of last year: 45,300 TEUs), representing a year-on-year increase of 48.57%.

For the first three quarters of 2017, due to the continued effect of the new policy GB1589-2016, and under the influence of two factors including the national environmental protection and the stringent policy on overloading and the supply chain, demand for semi-trailer replacements for transportation has drastically propelled. Meanwhile, domestic macroeconomic conditions have been stabilizing, more infrastructure projects have commenced, which boosted the growth of demand for intelligent urban muck trucks. In the overseas market, business performance in the North American market remained stable despite the overall decline in demand. European businesses were gradually buoyant following the progressive economic recovery of the market. Through pursuing opportunities arising from segmented markets and products, emerging markets rebounded. For the period from January to September 2017, the sales revenue of the road transportation vehicle business of the Group was RMB14,655 million (the corresponding period of last year: RMB10,467 million), representing a year-on-year increase of 40.01%.

For the first three quarters of 2017, market demand of the energy, chemical and liquid food equipment business of the Group improved with a year-on-year increase in number of orders by virtue of the recovery in the international oil prices and the gradual market improvement upon cutting overcapacity in the industry. For the period from January to September 2017, the energy, chemical and liquid food equipment business of the Group recorded revenue of RMB8,378 million (the corresponding period of last year: RMB6,581 million), representing a year-on-year increase of 27.31%. Considering the synergies on the existing business of CIMC Enric Investment Holdings Ltd. ("CIMC Enric"), a subsidiary of the Group, brought about by the business and assets of SinoPacific. In July of this year, CIMC Enric, through its subsidiary CIMC Enric Investment Holdings (Shenzhen) Ltd. ("Enric Shenzhen"), entered into the Restructuring Investment Agreement with Nantong SinoPacific Offshore & Engineering Co., Ltd. ("SOE") and SOE Bankruptcy and Liquidation Team* (南通太平洋破 產清算組). On 4 August, the SOE Restructuring Plan was approved at the creditors' meeting as well as by the PRC Court. On 16 August, SOE has become an indirect subsidiary of CIMC Enric and an indirect non-wholly-owned subsidiary of the Group. SOE was renamed as "Nantong CIMC Sinopacific Offshore & Engineering Co., Ltd.*" (南通中集太平洋海洋工 程有限公司). Based on the Repayment Capability Analysis provided by the receiver of SOE, CIMC Enric recognized a further impairment provision of approximately RMB106 million for the outstanding amount of the relevant financial aids to SOE for the first three quarters of this year, which did not materially and adversely affect the Group's current financial position.

For the first three quarters of 2017, under the significant impact of the continued downturn in the industry and due to reasons such as the shrink in new orders acquired and postponed delivery of orders on hand, the offshore engineering business of the Group experienced significant decline, and recorded a revenue of RMB1,632 million for the period from January to September 2017 (the corresponding period of last year: RMB3,535 million), representing a year-on-year decrease of 53.84%. In respect of operating projects, the trial mining of combustible ice in the South China Sea by CIMC Raffles Blue Whale No.1* (藍鯨1號) achieved a significant breakthrough that drew worldwide attention, and the adaptability modifications under the Petrobras lease for the CR600 semi-submersible accommodation vessel project has been completed. In respect of projects under construction, the semi-submersible drilling platform Blue Whale No.2* (藍鯨2號) has successfully completed its sea trial and has entered the final stage of delivery, and the New Victory 5 jackup drilling platform has been delivered to Sinopec for assembly and construction. In respect of new orders, the marine ranching platform recently achieved a significant breakthrough, including 7 newly signed orders in August and 12 newly signed orders in September.

For the first three quarters of 2017, global economy moderately recovered, import and export in foreign trade grew rapidly and prices for logistics services rebounded, though still remaining at a low level in general. The Group's logistics service business revitalises the assets and enhances asset efficiency in accordance with our "quality growth" principle, explores potentials of existing businesses, and enables the Group to complete the development blueprint for the "Belt and Road" and the "Yangtze River Economic Belt" initiatives in the future. For the period from January to September 2017, the Group's logistics service business recorded sales revenue of RMB5,883 million (the corresponding period of last year: RMB4,946 million), representing a year-on-year increase of 18.96%.

For the first three quarters of 2017, benefitting from factors including the implementation of the new national standard GB1589-2016, regulations on vehicle overload, phasing out of yellow-label vehicles, as well as the proactive financial policies of the State, the domestic heavy truck market continued to deliver excellent performance. For the period from January to September 2017, the heavy truck business of the Group recorded sales revenue of RMB1,784 million (the corresponding period of last year: RMB1,110 million), representing a year-on-year increase of 60.66%; the Group achieved sales of 6,109 units (the corresponding period of last year: 3,839 units), representing a year-on-year increase of 59.13%.

For the first three quarters of 2017, the airport facilities equipment business of the Group recorded sales revenue of RMB1,928 million (the corresponding period of last year: RMB1,734 million), representing a year-on-year increase of 11.19%. Of which: the boarding bridge business and the automated logistics business steadily improved; two new shuttle bus models further meeting market demands were launched in the GSE (ground support equipment) business; integration of Albert Ziegler Gmbh was accelerated; and the smart parking business (formerly the automated parking business) focused on developing the multi-storey public parking garage business and development in the Shenzhen market.

For the first three quarters of 2017, the real estate development business of the Group recorded sales revenue of RMB375 million (the corresponding period of last year: RMB429 million), representing a year-on-year decrease of 12.55%. In July of this year, Shenzhen CIMC Skyspace Real Estate Development Co., Ltd.* (深圳市中集產城發展集團有限公司) ("CIMC Skyspace Real State"), a non-wholly-owned subsidiary of the Company, introduced Country Garden Real Estate Group Co., Ltd* (碧桂園地產集團有限公司) as a strategic investor by the way of capital increase; and in October of this year, the Group entered into the Land Preparation Framework Agreement with Urban Planning, Land & Resources Commission of Shenzhen Municipality* (深圳市規劃和國土資源委員會) and Authority of Qianhai Shenzhen-Hongkong Modern Service Industry Cooperation Zone of Shenzhen* (深圳市前海深港現代服務業合作區管理局) in respect of the land preparation issues of the Three Land Parcels of the Group located at Qianhai, Shenzhen and has commenced relevant assessments and planning.

For the first three quarters of 2017, the financial business of the Group recorded sales revenue of RMB1,735 million (the corresponding period of last year: RMB1,682 million), representing a year-on-year increase of 3.17%. A subsidiary of the Group, the Finance Company of the CIMC Group upholds the main business development of the Group, provides services to members of the Group, and has increased financial support focusing on industry demands, with total investment in financial services for the first three quarters of this year exceeding RMB8,600 million. In addition, it made full use of various financial instruments to directly enter interbank markets, assisting the Group in strengthening its capital liquidity management. Benefitting from the favourable industry environment, CIMC Financial Leasing Company will continue to deepen the coordination of industry and finance, increase its investment in energy, chemical, transportation, logistics and other markets, further optimizing its business layout and improving asset quality.

Material changes and the reasons

Assets and liabilities items	30 September 2017	31 December 2016	0	Reasons for the material changes
Other current liabilities	4,049,246	1,687,762	139.92%	Mainly due to the increase in issuance of commercial notes during the reporting period.

Unit: RMB thousand

Income statement items	January to September 2017	January to September 2016	Percentage change	Reasons for the material changes
Financial expenses – net	1,073,008	436,299	145.93%	Mainly due to the increase in interest expenses and exchange losses during the reporting period.
Asset impairment losses	248,780	1,392,010	(82.13%)	Mainly due to the larger base in the same period of last year attributable to substantial impairment provision as a result of the termination of acquisition of SOE by CIMC Enric in the same period of last year.
Profit/(loss) from changes in fair value	(11,992)	280,682	(104.27%)	Mainly due to the change in fair value of derivative financial instruments in the reporting period.
Investment income	24,535	(160,072)	115.33%	Mainly due to the greater losses from the settlement of derivative financial instruments in the same period of last year.
Non-operating expense	133,827	48,700	174.80%	Mainly due to the increase in losses on disposal of non-current assets attributable to the upgrade of the production lines during the reporting period.

Cash flow statement items	January to September 2017	January to September 2016	Percentage change	Reasons for the material changes
Cash received relating to other operating activities	959,758	311,364	208.24%	Mainly due to the receipt of land compensation from SCRC in the reporting period.

3.2 Progress and impacts of significant events and the analysis of solutions

3.2.1 Progress of significant events during the reporting period

- (1) On 5 July 2017, Enric Shenzhen, SOE and SOE Bankruptcy and Liquidation Team entered into relevant agreement to propose to purchase the major assets of SOE through acquiring the entire equity interests in it. On 4 August 2017, the SOE Restructuring Plan was approved at the creditors' meeting of SOE and approved by the court. On 16 August 2017, SOE has become an indirect wholly-owned subsidiary of CIMC Enric and an indirect non wholly-owned subsidiary of the Group. SOE has changed its name to "Nantong CIMC SinoPacific Offshore & Engineering Co., Ltd.*"(南通中集太平洋海洋工程有限公司). 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) (Notice No.:[CIMC]2017-036, [CIMC]2017-047 and [CIMC]2017-054) and the announcements published on the website of the Hong Kong Stock Exchange (www. hkexnews.hk) on 6 July 2017, 4 August 2017 and 16 August 2017.
- (2) On 17 July 2017, CIMC Skyspace Real Estate, a non-wholly-owned subsidiary of the Company, and CGRE entered into a capital increase agreement, pursuant to which CGRE injected an amount of RMB926,322,300 into the capital of CIMC Skyspace Real Estate and held as to 25% of its equity after the completion while the Company indirectly held 61.5% equity interest in CIMC Skyspace Real Estate through CIMC Shenfa Development Co., Ltd.* (中集申發建設實業有限公司). For relevant information, please refer to the announcements dated 17 July 2017 disclosed in China Securities Journal, Shanghai Securities News, Securities Times, Cninfo website (www.cninfo.com.cn), the Company's website (www.cimc.com) (Notice No.: [CIMC] 2017-040) and the website of the Hong Kong Stock Exchange (www.hkexnews.hk).
- On 3 August 2017, Shenzhen Southern CIMC Containers Manufacture Co., Ltd. (深 (3) 圳南方中集集裝箱製造有限公司) ("Southern CIMC"), a wholly-owned subsidiary of the Company, and China Merchants Shekou Industrial Zone Holdings Co., Ltd. (招 商局蛇口工業區控股股份有限公司) ("China Merchants Shekou") entered into the Relocation Compensation Agreement on the Land Parcels at Prince Bay of Shekou, pursuant to which Southern CIMC will return the leasehold land in Prince Bay, Shekou to China Merchants Shekou and China Merchants Shekou will pay compensation based on the appraised value of RMB494,894,588. Such matter was considered and passed at the first extraordinary general meeting of the Company held on 26 September 2017. For relevant information, please refer to the announcements of the Company dated 3 August 2017 and 26 September 2017 disclosed in China Securities Journal, Shanghai Securities News, Securities Times, Cninfo website (www.cninfo.com.cn), the Company's website (www.cimc.com) (Notice No.: [CIMC] 2017-045 and [CIMC] 2017-067) and the announcements published on the website of the Hong Kong Stock Exchange (www.hkexnews.hk).

- On 13 September 2017, Shenzhen CIMC Investment Co., Ltd* (深圳市中集投資 (4)有限公司)("CIMC Investment") (a wholly-owned subsidiary of the Company), Shenzhen Gangwan Ruishi Equity Investing Partnership (Limited Partnership)* (深 圳港灣睿仕股權投資合夥企業(有限合夥)) and Shenzhen Hive Box Technology Co., Ltd.* (深圳市豐巢科技有限公司)("Hive Box Technology") entered into a relevant agreement, the consideration for Hive Box Technology to acquire 78.236% equity interest in CIMC Electricity Commerce and Logistics Technology Co., Ltd. ("CIMC Electricity Commerce") held by CIMC Investment shall be RMB633,714,546. Upon completion of the transaction, the Company will no longer hold equity interest in CIMC Electricity Commerce. Such matter is subject to the consideration at the second extraordinary general meeting of the Company held on 30 October 2017. For relevant information, please refer to the announcements of the Company dated 13 September 2017 disclosed in China Securities Journal, Shanghai Securities News, Securities Times, Cninfo website (www.cninfo.com.cn), the Company's website (www.cimc.com) (Notice No.: [CIMC] 2017-063) and the website of the Hong Kong Stock Exchange (www.hkexnews.hk).
- (5) On 13 September 2017, the Company entered into the Strategic Cooperation Framework Agreement with S.F. Express Co., Ltd. The parties intend to seek further cooperation in sectors of intermodal transportation, express delivery, "One Belt One Road" and China-Europe Railway Express, railway, equipment, technologies, and business. For relevant information, please refer to the announcements of the Company dated 13 September 2017 disclosed in China Securities Journal, Shanghai Securities News, Securities Times, Cninfo website (www.cninfo.com.cn), the Company's website (www.cimc.com) (Notice No.: [CIMC] 2017-064) and the website of the Hong Kong Stock Exchange (www.hkexnews.hk).

3.2.2 Progress of significant events after the reporting period

- (1) On 9 October 2017, Southern CIMC, a wholly-owned subsidiary of the Company, entered into the Land Preparation Framework Agreement with Urban Planning, Land & Resources Commission of Shenzhen Municipality* (深圳市規劃和國土資源委員會) and Authority of Qianhai Shenzhen-Hongkong Modern Service Industry Cooperation Zone of Shenzhen* (深圳市前海深港現代服務業合作區管理局) in respect of the land preparation issues of land parcels T102-0152, T102-0153 and T102-0154 (the "Three Land Parcels") located at Qianhai, Shenzhen. For relevant information, please refer to the announcements of the Company dated 9 October 2017 disclosed in China Securities Journal, Shanghai Securities News, Securities Times, Cninfo website (www.cninfo.com. cn), the Company's website (www.cimc.com) (Notice No.: [CIMC] 2017-072) and the website of the Hong Kong Stock Exchange (www.hkexnews.hk).
- (2) On 18 October 2017, Enric Shenzhen and Shenzhen Sky Capital Co., Ltd. ("SESKYC"), wholly-owned subsidiaries of the Company, entered into The Energy and Environmental Protection Funds Cooperation Framework Agreement with ZJU Joint Innovation Investment* (浙江浙大聯合創新投資管理合夥企業(有限合 夥)) ("ZJU Joint Innovation"), and have agreed to jointly establish an Energy and Environmental Protection Project Fund with a total size of RMB350 million, with Enric Shenzhen as a limited partner, its total subscribed capital contribution being RMB80 million (inclusive of management fee), and jointly managed by SESKYC and ZJU Joint Innovation as general partners. For relevant information, please refer to the announcements of the Company dated 18 October 2017 disclosed in China Securities Journal, Shanghai Securities News, Securities Times, Cninfo website (www.cninfo.com.cn), the Company's website (www.cimc.com) (Notice No.: [CIMC] 2017-075) and the website of the Hong Kong Stock Exchange (www.hkexnews.hk).

Summary of significant events	Date of disclosure	Search index of the tentative announcement disclosure website
Restructuring acquisition of the entire equity interest in SOE by CIMC Enric	6 July 2017 4 August 2017 16 August 2017	www.cninfo.com.cn www.hkexnews.hk www.cimc.com
Entering into the Agreement on the Capital Increase of Shenzhen CIMC Skyspace Real Estate Development Co., Ltd. between CIMC Skyspace Real Estate and CGRE	17 July 2017	
Entering into the Relocation Compensation Agreement on the Land Parcels at Prince Bay of Shekou between Southern CIMC and China Merchants Shekou	3 August 2017 26 September 2017	
Aqcuisition of 78.236% equity interest in CIMC Electricity Commerce by Hive Box Technology from CIMC Investment	13 September 2017	
Entering into the Strategic Cooperation Framework Agreement between the Company and S.F. Express Co., Ltd.	13 September 2017	
Entering into the Land Preparation Framework Agreement between Southern CIMC, Shenzhen UPLRC and the Qianhai Authority	9 October 2017	
Entering into the Energy and Environmental Protection Funds Cooperation Framework Agreement between Enric Shenzhen, SESKYC and ZJU Joint Innovation	18 October 2017	

3.2.3 Progress of the Group in establishment of internal control in the reporting period

In the first three quarters of 2017, the Group made good progress in various important tasks managed internally: the Group (1) continued to progress the full coverage and upgrading of internal control construction; (2) focused on developing special audits to actively guard against risks; (3) promoted enhancement and complete implementation of the system to provide results for institutionalization of the Group; and (4) cultivated internal control talents by various ways. The Company published a special issue on environmental protection – "The information briefing on internal control", and organized two terms of HSE (Health, Safety, Environment) Risk Control Leader training sessions.

3.2.4 Implementation of A Share(s) share option scheme in the reporting period

In order to establish and improve the incentive-constraint mechanism and effectively combine the interests of shareholders, the Company and its employees, a "Share Option Incentive Scheme (Draft) of China International Marine Containers (Group) Co., Ltd. (Revision)"(the "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 grant of registration for the first tranche of 54,000,000 share options (the "First Tranche of Share Options") and the second tranche of 6,000,000 reserved share options (the "Second Tranche of Share Options") 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 of the Company in 2015, the options of the second exercisable period for the First Tranche of Share Options met the exercise conditions and were actually exercisable 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 of the Company in 2015, the options of the second exercisable period for the Second Tranche of Share Options met the exercise conditions and were actually exercisable from 24 October 2015 to 27 September 2020 with the total exercisable options amounting to 4,132,500. On 20 July 2017, upon the consideration and approval at the eighth meeting of the eighth session of the Board of the Company in 2017, after the completion of the implementation of the 2016 dividend distribution proposal of the Company, the exercise price of the First Tranche of Share Options was adjusted to RMB10.49/per share option, and that of the Second Tranche of Share Options was adjusted to RMB16.02/per share option.

From July to September 2017, a total of 1,042,900 options were exercised under the A Share(s) Share Option Incentive Scheme, representing 1.78% of the total amount (adjusted), among which, a total of 930,200 options of the second exercisable period for the First Tranche of Share Options were exercised, and a total of 112,700 options of the second exercisable period for the Second Tranche of Share Options were exercised. The implementation of the A Share(s) Share Option Incentive Scheme has no material impact on the Company's financial position and operating results during the reporting period and in the future.

3.3 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

\Box Applicable \checkmark Not applicable

There are no overdue and outstanding undertakings made by the undertaking parties including the de facto controller of the Company, shareholders, connected parties, acquirers and the Company during the reporting period.

3.4 Estimate on the operating results in 2017

Warnings and explanations for the forecast of potential losses in the cumulative net profit from the beginning of the year to the end of the next reporting period or significant changes therein compared to the same period last year

 \Box Applicable \checkmark Not applicable

3.5 Securities investment

✓ Applicable \Box Not applicable

Type of securities	code	Abbreviation of stock name		Accounting measurement mode	Book value at the beginning of the Reporting Period	in fair value during the Reporting Period	fair value	Purchase during the	Sale during the Reporting Period	Period	Period	in accounts	funding
H Share	6198	Qingdao Port	128,589	Fair value	133,400	45,346	-	-	-	50,064	171,010	Financial assets at fair value through profit or loss	Self- owned funds
H Share	368	Sinotrans Ship H	20,742	Fair value	3,860	2,111	-	_	_	2,111	5,729	Financial assets at fair value through profit or loss	Self- owned funds
Other secu held at reportir	the end		-	-	812	234	-	-	-	4,253	1,054	-	-
Total			149,331		138,072	47,691				56,428	177,793	-	-
to the c approva investm Disclosure announ	cement consider al of sec hents by e date o cement consider al of sec hents by olders' g	in relation ation and curities the Board f in relation ation and curities the general	28 March N/A	2017									

3.6 Explanation on the shareholding in other listed companies

✓ Applicable □Not applicable

Stock code	Abbreviation of stock name	Initial investment amount	Number of shares held ('000)	Percentage of shares held (%)	Book value at the end of the Reporting Period	Profit or loss during the Reporting Period	Changes in equity during the Reporting Period	Classification in accounts	Source of shareholding
ASX: OEL	Otto Energy	13,480	13,521	1.19%	2,959	_	624	Available-for-sale financial assets	acquisition of shareholding
HKEX: 206	TSC Group	167,591	92,800	13.42%	202,232	_	_	Long-term equity investments	acquisition of shareholding
HKEX: 445	CFSE	467,498	1,223,571	30.00%	464,344	_	_	Long-term equity investments	acquisition of shareholding

3.7 Investment in derivatives

✓ Applicable \Box Not applicable

Name of derivatives investment operator	relations	or not	investment		com- mencement	Date of t termination		Purchase during the Reporting Period	Sale during the Reporting Period	Provision for impairment (if any)	Investment amount at the end of the Reporting Period	he Company at the end of the Reporting Period	Period
HSBC, Standard Chartered and other banks	Nil	No	Foreign exchange forward contract	-	2015/1/29	2018/9/17	219,820	_	-	_	1,204,280	3.93%	5,742
China Construction Bank, HSBC and other banks	Nil	No	Interest rate swap contract	_	2010/1/20	2021/6/28	10,302,060	_	-	_	9,641,617	31.50%	(57,173)
Standard Chartered, Industrial Bank and other banks	Nil	No	Currency swap contract	-	2017/6/23	2018/6/29	-	-	-	-	218,740	0.72%	(4,845)
HSBC, Standard Chartered and other banks	Nil	No	Foreign exchange options contract	-	2017/7/20	2017/12/18	_	_	-	_	371,599	1.21%	(3,407)
Total				_	_	_	10,521,880				11,436,236	37.36%	(59,683)

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 explanations on risk control measures for positions in derivatives during the reporting period (including but not limited to market risk, liquidity risk, credit risk, operation risk and legal 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 on any significant changes in the Company's accounting policies and specific accounting principles on derivatives for the reporting period as compared with those for the last reporting period
- Specific opinions of independent directors on the derivatives investments and risk control of the Company

Self-owned funds N/A 28 March 2017

Nil

As of 31 March 2017, the derivative financial instruments held by the Group were mainly foreign exchange forwards, interest rate swap, currency swap and foreign exchange options contracts. The risks of interest rate swap contracts were closely related to the fluctuation of interest rates. The risks carried by foreign exchange forwards, currency swap and foreign exchange options were connected with the market risks relating to exchange rates and the Group's cash flow certainty of foreign currency revenues in the future. The Group's control measures on the derivative financial instruments was mainly reflected in: making prudent selection and decision on the type and quantity of newly-added derivative financial instruments; as to derivatives transactions, the Group developed rigorous internal approval systems and operational processes, and clarified the approval and authorisation procedures for all levels involved, so as to control the associated risks.

From January to September 2017, the Group's profit or loss arising from changes in fair values of the derivative financial instruments was RMB(59.683) thousand. Fair values of the derivative financial instruments of the Group were determined based on market price quotations from external financial institutions.

No

The Company invested in 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 that it is acceptable and under control so the operations stabilised and improved, which ensured the long-term operating or strategic objectives were to be achieved. The Company had established sound and effective internal control systems as well as developed and continuously improved relevant management systems. The related decision-making procedures of the Company 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.

3.8 Register of reception of research, communications and interviews during the reporting period

Date of reception	Mode of reception	Guests received	Purposes of visiting
7 July 2017	Telephone conference	CITIC Securities, Haitong Securities	Explanation of the merger and acquisition of SOE
14 July 2017	Telephone conference	UBS, T. Rowe Price	Principal business conditions, investment progress, recent industrial developments and industry outlook
25 July 2017	Field research	FIL Investment Management	Same as above
27 July 2017	Telephone conference	UOB Kay Hian	Same as above
9 August 2017	Telephone conference	Huatai Securities, Sealand Securities	Same as above
14 August 2017	Telephone conference	Dacheng Fund	Same as above
18 August 2017	Telephone conference	Haitong Securities, Bosera Funds	Same as above
6 September 2017	Factory visit	UBS and its customers	Visit to the factories of Tianda
15 September 2017	Field research	China Southern Fund, Huachuang Fund* (華創基金)	Principal business conditions, investment progress, recent industrial developments and industry outlook
20 September 2017	Field research	Taikang Assets, TF Securities, Sealand Securities	Same as above

✓ Applicable □ Not applicable

3.9 Non-compliant external guarantees

 \Box Applicable \checkmark Not applicable

The Company did not make any non-compliant external guarantees during the reporting period.

3.10 Utilization of the funds of the listed Company for non-operating purposes by the controlling shareholder and its related parties

 \Box Applicable \checkmark 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.

3.11 Performance of the social responsibility for targeted poverty alleviation

The Company did not carry out any targeted poverty alleviation activities in the first three quarters of 2017 and had no follow-up plan either.

4 FINANCIAL STATEMENTS

4.1 Financial statements

4.1.1 Consolidated balance sheet (unaudited)

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

Item	Closing balance (30 September 2017)	Opening balance (31 December 2016)
Assets		
Current assets:	5 5 3 4 5	(225 000
Cash at bank and on hand	7,536,347	6,325,998
Financial assets at fair value through profit or loss	185,734	141,160
Notes receivable	1,084,367	1,536,191
Accounts receivable	15,546,184	11,526,075
Advances to suppliers	2,849,212	2,165,982
Interests receivable	13,490	9,250
Dividend receivable	44,687	41,959
Other receivables	12,851,351	9,347,887
Inventories	18,689,403	17,409,515
Assets classified as held for sale	203,847	203,847
Current portion of non-current assets	3,672,728	3,941,689
Other current assets	793,443	702,478
Total current assets	63,470,793	53,352,031
Non-current assets:		
Financial assets at fair value through profit or loss	252,624	325,187
Available-for-sale financial assets	462,789	442,726
Long-term receivables	13,644,271	13,220,242
Long-term equity investments	2,304,099	2,162,217
Investment properties	1,625,034	1,752,608
Fixed assets	21,443,782	22,037,261
Construction in progress	23,791,054	22,769,189
Disposal of fixed assets	137,755	130,050
Intangible assets	4,524,580	4,654,757
Development expenditure	68,249	49,990
Goodwill	2,144,628	2,127,893
Long-term prepaid expenses	269,247	246,574
Deferred tax assets	1,272,378	1,257,670
Other non-current assets	146,302	86,353
Total non-current assets	72,086,792	71,262,717
TOTAL ASSETS	135,557,585	124,614,748

4.1.1 Consolidated balance sheet (unaudited) (continued)

Item	Closing balance (30 September 2017)	Opening balance (31 December 2016)
Liabilities and shareholders' equity		
Current liabilities:	10 (12 001	15 700 707
Short-term borrowings	19,613,991	15,729,787
Financial liabilities at fair value through profit or loss	15,637	141,806
Notes payable	1,565,052	1,551,582
Accounts payable Advances from customers	12,396,382 5,255,612	10,160,951 3,780,694
Employee benefits payable	2,302,816	2,115,108
Taxes payable	1,067,957	1,092,030
Interest payable	504,262	303,375
Dividends payable	28,146	16,746
Other payables	7,114,106	5,154,073
Provisions	785,634	847,429
Current portion of non-current liabilities	3,698,133	3,667,872
Other current liabilities	4,049,246	1,687,762
Total current liabilities	58,396,974	46,249,215
Non-current liabilities:		
Financial liabilities at fair value through profit or loss	55,986	61,235
Long-term borrowings	23,541,485	27,023,222
Debentures payable	7,986,500	7,986,500
Long-term payables	338,395	529,372
Payables for specific projects	45,589	9,704
Deferred income	906,590	839,738
Deferred tax liabilities	733,031	657,414
Other non-current liabilities	2,190,431	2,123,556

4.1.1 Consolidated balance sheet (unaudited) (continued)

Item		Closing balance (30 September 2017)	Opening balance (31 December 2016)
Total non-current liabilities		35,798,007	39,230,741
Total liabilities		94,194,981	85,479,956
Shareholders' equity: Share capital Other equity instruments Capital surplus Other comprehensive income Surplus reserve Undistributed profits		2,981,396 2,007,093 3,456,424 320,732 3,279,379 18,562,738	2,978,577 2,049,035 3,126,585 357,341 3,279,379 17,495,053
Total equity attributable to sh equity holders of the parent c		30,607,762	29,285,970
Minority interests		10,754,842	9,848,822
Total equity of shareholders		41,362,604	39,134,792
Total liabilities and sharehold	ers' equity	135,557,585	124,614,748
Legal representative: Wang Hong	The person in charge of accounting affairs: Zeng Han	The head of the accounting department: Zeng Han	

4.1.2 Balance sheet of the parent company (unaudited)

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

Item	Closing balance (30 September 2017)	Opening balance (31 December 2016)
Assets		
Current assets:		
Cash at bank and on hand	3,462,760	2,660,222
Dividends receivables	4,416,169	4,755,818
Other receivables	13,174,437	13,131,416
Other current assets	14,662	9,272
Total current assets	21,068,028	20,556,728
Non-current assets:		
Available-for-sale financial assets	388,905	388,905
Long-term equity investments	9,490,478	9,375,276
Fixed assets	137,143	102,372
Construction in progress	57,193	844
Disposal of fixed assets	234	_
Intangible assets	14,272	14,466
Long-term prepaid expenses	32,406	40,730
Deferred tax assets	47,574	52,280
Total non-current assets	10,168,205	9,974,873
TOTAL ASSETS	31,236,233	30,531,601
Liabilities and shareholders' equity Current liabilities: Short-term borrowings Financial liabilities at fair value through profit or loss Employee benefits payable Taxes payable Interest payable Other payable Expected liabilities Current portion of non-current liabilities	5,260,000 	2,710,000 65 205,760 3,646 75,755 2,990,804 79,104 800,000
Total current liabilities	8,264,688	6,865,134

4.1.2 Balance sheet of the parent company (unaudited) (continued)

Item		Closing balance (30 September 2017)	Opening balance (31 December 2016)
Non-current liabilities:			
Financial liabilities at fair va	lue through profit or loss	1,164	3,296
Long-term borrowings		1,326,000	1,621,000
Debentures payable		7,986,500	7,986,500
Deferred income		35,652	37,429
Total non-current liabilities		9,349,316	9,648,225
Total liabilities		17,614,004	16,513,359
Shareholders' equity:			
Share capital		2,981,396	2,978,577
Other equity instruments		2,007,093	2,049,035
Capital surplus		3,314,878	3,287,149
Other comprehensive income		43,754	43,754
Surplus reserves		3,279,379	3,279,379
Undistributed profits		1,995,729	2,380,348
Total equity of shareholders a	and other equity holders	13,622,229	14,018,242
Total liabilities and sharehold	lers' equity	31,236,233	30,531,601
Legal representative: Wang Hong	The person in charge of accounting affairs: Zeng Han	The head of th depart Zeng	ment:

4.1.3 Consolidated income statement for the reporting period (unaudited)

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

Item		Current amount (July to September 2017)	Previous amount (July to September 2016)
I.	Total revenue Including: Revenue	20,575,554 20,575,554	11,439,771 11,439,771
II.	Total cost of salesIncluding:Cost of salesTaxes and surchargesSelling and distribution expensesGeneral and administrative expensesNet financial expensesAsset impairment lossesAdd:Profit from changes in fair valueInvestment incomeIncluding:Share of profit of investment in associates and joint ventures Other income	19,604,763 16,802,899 98,662 812,717 1,397,385 478,757 14,343 20,634 35,163 19,784 60,121	11,116,180 9,259,972 45,348 569,393 985,603 131,355 124,509 143,578 (72,744) 6,663 –
III.	Operating profit Add: Non-operating income Including: Gains on disposal of non-current assets Less: Non-operating expenses Including: Losses on disposal of non-current assets	1,086,709 56,916 29,952 101,423 90,300	394,425 73,246 1,346 34,555 23,933
IV.	Total profit Less: Income tax expenses	1,042,202 347,307	433,116 186,118
V.	Net profit	694,895	246,998
	Net profit attributable to shareholders and other equity holders of the parent company Minority interests	512,482 182,413	188,403 58,595

4.1.3 Consolidated income statement for the reporting period (unaudited) (continued)

Item			Current amount (July to September 2017)	Previous amount (July to September 2016)
	comprehensive in	come, net of tax ome attributable to	(104,164)	45,028
Share	holders and other any, net of tax Other comprehe	equity holders of the parent ensive income not to be profit or loss in subsequent	(109,033)	57,062
	periods	1	_	_
(II)	to profit or loss	ensive income to be reclassified in subsequent periods set from changes in fair value	(109,033)	57,062
		e-for-sale financial assets	1,120	1,158
	 Other comparison of the comparison	prehensive income arising from nedges at of fair value at the date of ceeding the carrying value of	(1,519)	1,445
0.1	fixed asset 4. Currency t	properties transferred from s and intangible assets ranslation differences	(4,222) (104,412)	54,459
	omprenensive incos, net of tax	ome attributable to minority	4,869	(12,034)
	omprehensive inco	come ome attributable to shareholders	590,731	292,026
and oth	er equity holders	of the parent company ome attributable to minority	403,449	245,465
interest	-		187,282	46,561
VIII. Earning	gs per share:			
(I) Ba	asic earnings per s iluted earnings pe		0.1633 0.1624	0.0545 0.0545
	presentative: ng Hong	- The person in charge of accounting affairs: Zeng Han	The head of the departm Zeng H	ent:

4.1.4 Income statement of the parent company for the reporting period (unaudited)

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

Item	1		Current amount (January to September 2017)	Previous amount (January to September 2016)
I.	Revenue		81,408	42,053
	Less: Taxes and surcharges		_	1
	General and administr	ative expenses	54,850	54,222
	Net financial expenses	-	195,887	(229)
	Add: Profit from changes in		574	3,058
	Investment income		388	226,000
	Other income		715	, _
II.	Less: Non-operating expense	sposal of non-current assets	(167,652) - - 1,870 8	217,117 12,119 155
III.	Total profit		(169,522)	229,081
	Less: Income tax expenses		2,063	2,221
137	Not mucht		(171 505)	226.960
IV.	Net profit		(171,585)	226,860
V.	Other comprehensive incom	me, net of tax	-	_
VI.	Total comprehensive incon	ie	(171,585)	226,860
	Legal representative: Wang Hong	The person in charge of accounting affairs: Zeng Han	The head of the departm Zeng l	nent:

4.1.5 Consolidated income statement from the beginning of this year to the end of the reporting period (unaudited)

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

Item	1	Current amount (January to September 2017)	Previous amount (January to September 2016)
I.	Total Revenue	53,962,706	34,982,614
	Including: Revenue	53,962,706	34,982,614
II.	Total cost of sales	51,515,490	35,027,787
	Including: Cost of sales	44,044,463	28,386,468
	Taxes and surcharges	314,845	239,584
	Selling and distribution expenses	2,068,970	1,605,522
	General and administrative expenses	3,765,424	2,967,904
	Net financial expenses	1,073,008	436,299
	Asset impairment losses	248,780	1,392,010
	Add: Profit/(loss) from changes in fair value	(11,992)	280,682
	Investment income	24,535	(160,072)
	Including: Share of profit of investment in		
	associates and joint ventures	22,322	20,463
	Other income	151,153	
III.	Operating profit	2,610,912	75,437
	Add: Non-operating income	141,259	240,535
	Including: Gains on disposal of non-current assets	61,079	7,499
	Less: Non-operating expenses	133,827	48,700
	Including: Losses on disposal of non-current assets	107,688	33,418
IV.	Total profit	2,618,344	267,272
1	Less: Income tax expenses	856,940	561,434
	Less. medine tax expenses	030,740	501,454
V.	Net Profit Net profit attributable to shareholders and other equity	1,761,404	(294,162)
	holders of the parent company	1,309,380	(189,631)
	Minority interests	452,024	(109,031) (104,531)
	-	432,024	(104,331)

4.1.5 Consolidated income statement from the beginning of this year to the end of the reporting period (unaudited) (continued)

Item			Current amount (January to September 2017)	Previous amount (January to September 2016)
0	ther comprehensive incom ther comprehensive incom	e attributable to	(5,142)	373,259
	hareholders and other equip ompany, net of tax) Other comprehensive i	ncome not to be reclassified	(36,609)	331,828
	to profit or loss in subs		-	_
(I	profit or loss in subseq	ncome to be reclassified to uent periods n changes in fair value of	(36,609)	331,828
	available-for-sale	financial assets	879	2,107
	cash flow hedges3. The amount of fa transfer exceeding	sive income arising from ir value at the date of g the carrying value of rties transferred from fixed	4,553	955
0	4. Currency translat	ible assets ion differences	(4,222) (37,819)	328,766
	terests, net of tax		31,467	41,431
	otal comprehensive incom otal comprehensive income	e attributable to shareholders	1,756,262	79,097
ar	nd other equity holders of total comprehensive income	he parent company	1,272,771	142,197
	terests	-	483,491	(63,100)
VIII.E	arnings per share:			
(I (ii		. ,	0.4187 0.4171	(0.0898) (0.0898)
Le	egal representative: Wang Hong	The person in charge of accounting affairs: Zeng Han	The head of the departn Zeng I	ient:

4.1.6 Income statement of the parent company from the beginning of this year to the end of the reporting period (unaudited)

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

Iten	1		Current amount (January to September 2017)	Previous amount (January to September 2016)
I.	Revenue Less: Cost of sales Taxes and surcharges General and administ Net financial expense Add: Profit from changes i Investment income Other income	rative expenses	178,325 1,452 - 184,017 492,030 2,197 359,428 2,926	111,157 24,006 3,374 164,022 (99,801) 5,043 344,963
II.	Less: Non-operating expense	lisposal of non-current assets	(134,623) 21 - 3,616 594	369,562 13,256 116 404 1
III.	Total profit Less: Income tax expenses	-	(138,218) 4,706	382,414 30,189
IV.	Net profit	-	(142,924)	352,225
V.	Other comprehensive inco	ome, net of tax	-	_
VI.	Total comprehensive inco	me	(142,924)	352,225
	Legal representative: Wang Hong	The person in charge of accounting affairs: Zeng Han	The head of the departn Zeng l	nent:

4.1.7 Consolidated cash flow statement from the beginning of the year to the end of the reporting period (unaudited)

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

Item	Current amount (January to September 2017)	Previous amount (January to September 2016)
I. Cash flows from operating activities: Cash received from sales of goods or rendering		
of services	53,963,956	41,196,382
Refund of taxes and surcharges	1,825,881	949,983
Cash received relating to other operating activities	959,758	311,364
Sub-total of cash inflows from operating activities	56,749,595	42,457,729
Cash paid for goods and services	44,195,569	33,287,749
Cash paid to and on behalf of employees	4,637,188	3,950,646
Payments of taxes and surcharges	1,514,616	1,557,594
Cash paid relating to other operating activities	2,769,579	2,923,515
Sub-total of cash outflows from operating activities	53,116,952	41,719,504
Net cash flows from operating activities	3,632,643	738,225
II. Cash flows from investing activities:		
Cash received from disposal of investments	610	145,861
Cash received from returns on investments	30,670	259,956
Net cash received from disposal of fixed assets,	,	
intangible assets and other long-term assets	120,356	19,109
Net cash received from disposal of subsidiaries	126,792	6,044
Sub-total of cash inflows from investing activities	278,428	430,970
Cash paid to acquire fixed assets, intangible assets and		
other long-term assets	2,070,404	5,390,557
Cash paid to acquire investments	197,523	709,555
Net cash paid to acquire subsidiaries	5,000	750,477
Sub-total of cash outflows from investing activities	2,272,927	6,850,589
Net cash flows from investing activities	(1,994,499)	(6,419,619)

4.1.7 Consolidated cash flow statement from the beginning of the year to the end of the reporting period (unaudited) (continued)

Item	1		Current amount (January to September 2017)	Previous amount (January to September 2016)
III.	Cash flows from financin	g activities:		
	Cash received from capital contributions		960,732	1,642,319
		cluding: Cash received from capital contributions by minority shareholders of subsidiaries ash received from issuance of bonds ash received from borrowings		1 618 606
	•			1,618,606 6,000,000
				138,809,748
	Cash received relating to other financing activities		42,359,841 12,988	2,445
	Sub-total of cash inflows	from financing activities	43,333,561	146,454,512
	Cash repayments of borrowings Cash payments for interest expenses and distribution of dividends or profits Including: Cash payments for dividends or profits to minority shareholders of subsidiaries Cash payments relating to other financing activities Sub-total of cash outflows from financing activities Net cash flows from financing activities		37,517,099	135,671,912
			1,605,599	2,240,030
			87,354	67,985
			625,861	494,080
			39,748,559	138,406,022
			3,585,002	8,048,490
IV.	Effect of exchange rate changes on cash and cash equivalents		(193,390)	62,297
V.	Net increase in cash and cash equivalents Add: Cash and cash equivalents at the beginning of the period		5,029,756	2w,429,393
			6,338,667	3,259,123
VI.	Cash and cash equivalents at the end of the period		11,368,423	5,688,516
	Legal representative:The person in chargeWang HongZeng Han		The head of the accounting department: Zeng Han	

4.1.8 Cash flow statement of the parent company from the beginning of the year to the end of the reporting period (unaudited)

Iten	1	Current amount (January to September 2017)	Previous amount (January to September 2016)
I.	Cash flows from operating activities:		
	Cash received from sales of goods or rendering	104 100	101 000
	of services	194,122	121,998
	Cash received relating to other operating activities	3,659,103	9,362,229
	Sub-total of cash inflows from operating activities	3,853,225	9,484,227
	Cash paid for goods and services	_	38,246
	Cash paid to and on behalf of employees	77,046	179,221
	Payments of taxes and surcharges	20,612	34,367
	Cash paid relating to other operating activities	6,990,517	13,469,144
	Sub-total of cash outflows from operating activities	7,088,175	13,720,978
	Net cash flows from operating activities	(3,234,950)	(4,236,751)
II.	Cash flows from investing activities:		
	Cash received from disposal of investments	6,800,000	10,000
	Cash received from returns on investments	493,601	228,752
	Net cash received from disposal of fixed assets,	,	,
	intangible assets and other long-term assets	1	2,261
	Net cash received from disposal of subsidiaries	50	1,719
	Sub-total of cash inflows from investing activities	7,293,652	242,732
	Cash paid to acquire fixed assets, intangible assets		
	and other long-term assets	107,391	7,773
	Cash paid to acquire investments	6,886,616	35,000
	Sub-total of cash outflows from investing activities	6,994,007	42,773
	Net cash flows from investing activities	299,645	199,959

4.1.8 Cash flow statement of the parent company from the beginning of the year to the end of the reporting period (unaudited) (continued)

Iten	1		Current amount (January to September 2017)	Previous amount (January to September 2016)
III.	Cash flows from financing activities: Cash received from capital contributions Cash received from borrowings		22,185 6,470,000	23,712 13,876,000
	Sub-total of cash inflows from financing activities Cash repayments of borrowings Cash payments for interest expenses and distribution of dividends or profits Cash payments relating to other financing activities		6,492,185	13,899,712
			4,120,000	8,801,000
			573,980 18,000	1,087,992 18,500
	Sub-total of cash outflo	ws from financing activities	4,711,980	9,907,492
	Net cash flows from financing activities		1,780,205	3,992,220
IV.	Effect of exchange rate changes on cash and cash equivalents		(4,046)	34
V.	Net increase/(decrease) in cash and cash equivalents Add: Cash and cash equivalents at the beginning of the period		(1,159,146)	(44,538)
			1,715,470	652,865
VI.	Cash and cash equivalents at the end of the period		556,324	608,327
	Legal representative:The person in charge of accounting affairs:Wang HongZeng Han		The head of the departn Zeng I	nent:

4.2 Auditor's report

Whether the third quarterly report has been audited

🗆 Yes 🖌 No

The third quarterly report of the Company has not been audited.

By order of the Board China International Marine Containers (Group) Co., Ltd. YU Yuqun Company Secretary

Hong Kong, 27 October 2017

As at the date of this announcement, the Board comprises Mr. WANG Hong (Chairman), Mr. WANG Yuhang (Vice chairman), Mr. HU Xianfu and Mr. LIU Chong as non-executive directors; Mr. MAI Boliang as an executive director; and Mr. PAN Chengwei, Mr. PAN Zhengqi and Mr. WONG Kwai Huen, Albert as independent non-executive directors.