Hong Kong Exchanges and Clearing Limited and The Stock Exchange of Hong Kong Limited (the "Hong Kong Stock Exchange") take no responsibility for the contents of this announcement, make no representation as to its accuracy or completeness and expressly disclaim any liability whatsoever for any loss howsoever arising from or in reliance upon the whole or any part of the contents of this announcement.



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)

First Quarterly Report of 2018

This announcement is published by China International Marine Containers (Group) Co., Ltd. (the "Company") 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 "Listing Rules") 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 2018 (the "**Report**") 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 <u>ninth</u> meeting of the eighth session of the board of directors of the Company (the "**Board**") in 2018. All 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 ("**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 2018 and ended on 31 March 2018.
- 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 Key accounting information and financial indicators

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 Reporting Period (from January to March 2018)	Corresponding period of last year (from January to March 2017)	Changes from the corresponding period of last year to the Reporting Period (%)
Revenue Net profit attributable to shareholders and	19,253,639	14,675,987	31.19%
other equity holders of the parent company Net profit attributable to shareholders and other equity holders of the parent company	446,287	509,681	(12.44%)
after deducting non-recurring profit/loss	170,937	452,699	(62.24%)
Net cash flows from operating activities	(1,074,908)	95,458	(1,226.05%)
Basic earnings per share (RMB/share)	0.1409	0.1624	(13.24%)
Diluted earnings per share (RMB/share)	<u>0.1405</u>	0.1620	(13.27%)
Weighted average return on net assets (%)	<u>1.36%</u>	1.76%	(0.40%)
	As at the end of the Reporting Period (31 March 2018)	As at the end of last year (31 December 2017)	Changes from the end of last year to the end of the Reporting Period (%)
Total assets	136,601,081	130,604,379	4.59%
Net assets attributable to shareholders and other equity holders of the parent company	32,948,343	32,460,927	1.50%

Note: Upon the consideration and approval at the sixth meeting of the eighth session of the Board of the Company in 2018 convened on 27 March 2018, the Company prepared the financial statements for 2017 and subsequent periods pursuant to the Notice on the Revision of the Format for Issuing General Enterprise Financial Statements (Cai Kuai [2017] No. 30) issued by the Ministry of Finance. This report has adjusted the basis of the "operating profit" for the same period of last year in the consolidated income statement and the income statement of the parent company. Under the new basis, the "operating profit" included the amounts of the "gain on disposal of assets" and "other income" items. The adjusted amounts of these two items in the consolidated income statement was RMB1,165,000 and RMB29,520,000 respectively. Such adjusted amounts were previously listed under the non-operating revenue and expense. The adjustment did not affect the data for the same period of last year in the above statements. There was no other adjustment in comparative data for the same period of last year other than those stated above.

Non-recurring profit/loss items and amount

Unit: RMB thousand

the beginning of this year to the end of the Reporting Period

Amount from

Profit or loss from disposal of non-current assets (including write-off of	
<u>provision for asset impairment)</u>	<u>21,515</u>
Government grants recognised in profit or loss for the current period	<u>41,008</u>
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 activities relating to the	
Company's ordinary activities	<u>130,855</u>
Net gains/(losses) from disposal of long-term equity investments	<u>106,571</u>
Other non-operating income and expenses other than the above items	<u>18,752</u>
Effect of income tax	(18,863)
Effect of minority interests (after tax)	(24,488)
Total	275,350

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 $\sqrt{\text{Not applicable}}$

Item

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.

Total number of shareholders and the shareholdings of the top ten shareholders as at the 2.2 end of the Reporting Period

(1) Total number of ordinary shareholders and shareholders of preference shares with restored voting rights and shareholdings of top ten shareholders

Total number of ordinary shareholders as at the end of holders of A Shares and the Reporting Period

82,385, including 82,372 13 registered holders of H Shares

Total number of Nil shareholders of preference shares with restored voting rights as at the end of the Reporting Period (if any)

Shareholdings of top ten shareholders as at the end of the Reporting Period

				Number of shares		
		Percentage of	Number of shares held	with selling restrictions	,	ged or shares
Name of shareholders	Nature of shareholders	shareholding	(share)	held	Status	Number
HKSCC Nominees Limited (Note 1)	Foreign legal person	57.79%	1,724,724,010	_	_	_
COSCO Container Industries Limited (Note 2)	Foreign legal person	14.48%	432,171,843	_	-	_
China Securities Finance Corporation Limited	State-owned legal person	2.34%	69,938,808	-	-	_
Central Huijin Asset Management Ltd.	State-owned legal person	1.27%	37,993,800	_	-	_
Zhong Ou Fund - Agricultural Bank - Zhong						
Ou China Securities and Financial Assets	Domestic non-state-owned					
Management Program	legal person	0.31%	9,252,400	-	-	-
ICBC Credit Suisse Fund – Agricultural Bank						
- ICBC Credit Suisse China Securities and	Domestic non-state-owned					
Financial Assets Management Program	legal person	0.31%	9,211,800	-	-	_
Dacheng Fund – Agricultural Bank – Dacheng						
China Securities and Financial Assets	Domestic non-state-owned					
Management Program	legal person	0.31%	9,150,300	-	-	_
Yinhua Fund – Agricultural Bank – Yinhua China						
Securities and Financial Assets Management	Domestic non-state-owned					
Program	legal person	0.30%	9,094,100	-	-	_
E Fund – Agricultural Bank – E Fund China						
Securities and Financial Assets Management	Domestic non-state-owned					
Program	legal person	0.30%	9,035,599	-	-	-
Bosera Funds – Agricultural Bank – Bosera China						
Securities and Financial Assets Management	Domestic non-state-owned					
Program	legal person	0.30%	8,998,000		_	

Shareholdings of top ten shareholders of shares without selling restrictions as at the end of the Reporting Period

Number of snares		
without selling	Types of share	es .
restrictions held	Types of shares	Number
1,716,411,609	Overseas-listed foreign shares	1,716,411,609
8,312,401	RMB ordinary shares	8,312,401
432,171,843	RMB ordinary shares	432,171,843
69,938,808	RMB ordinary shares	69,938,808
37,993,800	RMB ordinary shares	37,993,800
9,252,400	RMB ordinary shares	9,252,400
9,211,800	RMB ordinary shares	9,211,800
9,150,300	RMB ordinary shares	9,150,300
9,094,100	RMB ordinary shares	9,094,100
9,035,599	RMB ordinary shares	9,035,599
8,998,000	RMB ordinary shares	8,998,000
Unknown		
None		
	without selling restrictions held 1,716,411,609 8,312,401 432,171,843 69,938,808 37,993,800 9,252,400 9,211,800 9,150,300 9,094,100 9,035,599 8,998,000 Unknown	without selling restrictions held Types of shares 1,716,411,609 Overseas-listed foreign shares 8,312,401 RMB ordinary shares 432,171,843 RMB ordinary shares 69,938,808 RMB ordinary shares 37,993,800 RMB ordinary shares 9,252,400 RMB ordinary shares 9,211,800 RMB ordinary shares 9,150,300 RMB ordinary shares 9,094,100 RMB ordinary shares 9,094,100 RMB ordinary shares 9,035,599 RMB ordinary shares 1,000,000,000,000,000,000,000,000,000,

Note 1: Among the holders of H shares of the Company, HKSCC Nominees Limited held the shares on behalf of the non-registered shareholders. As at 31 March 2018, HKSCC Nominees Limited held a total of 1,724,724,010 shares of the Company on behalf of these shareholders, including 8,312,401 A shares and 1,716,411,609 H shares. The H shares include (but not limited to) 733,691,017 H shares held by China Merchants Group through its subsidiaries (including China Merchants Industry Holdings Limited, Soares Limited and China Merchants (CIMC) Investment Limited), and the 245,842,181 H shares held by China COSCO Shipping Corporation Limited, through its subsidiaries (including 25,322,106 H shares directly held by Long Honour and 220,520,075 H shares directly held by COSCO Container Industries).

Note 2: As at 31 March 2018, COSCO Container Industries held 220,520,075 H shares of the Company which were registered under HKSCC Nominees Limited (see Note 1) and 432,171,843 A shares of the Company.

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) Total number of shareholders of preference shares of the Company and shareholding of top ten shareholders of preference shares
 - \Box Applicable $\sqrt{\text{Not applicable}}$

3 SIGNIFICANT EVENTS

3.1 Changes in major <u>financial data</u> and financial indicators during the Reporting Period and the reasons

In the first quarter of 2018, the global economy sustained the recovery from last year. China's economic operations maintained stable and favourable momentum with improving quality and efficiency. However, in view of the global trade war initiated by the large-scale tariffs imposed by America, uncertainties remained in the recovery of global economy.

During the Reporting Period, the Group recorded revenue of RMB19,254 million (the same period of last year: RMB14,676 million), representing a year-on-year increase of 31.19%; net profit attributable to shareholders and other equity holders of the parent company of RMB446 million (the same period of last year: RMB510 million), representing a year-on-year decrease of 12.44%; and basic earnings per share of RMB0.1409 per share (the same period of last year: RMB0.1624 per share), representing a year-on-year decrease of 13.24%. During the Reporting Period, the revenue growth of the Group mainly came from the revenue growth of the container manufacturing business, the road transportation vehicles business and the energy, chemical and liquid food equipment business. However, as affected by factors such as the increase in exchange losses and the greater losses in offshore engineering business during the period, the net profit attributable to shareholders and other equity holders of the parent company decreased year on year.

In the first quarter of 2018, the fundamentals of the global economy remained strong. With the improvement in profitability of the container shipping industry, the elimination and upgrade of old containers also returned to normal. All these factors provided the customers with strong impetus for purchasing containers and sustained the strong order demand in the first quarter from last year. As a result, the sales and revenue of the containers manufacturing business of the Group both represented significant year-on-year increases during the Reporting Period. The total sales of dry containers reached 351,900 TEUs (the same period of last year: 291,900 TEUs), representing a year-on-year increase of 20.55%; and the total sales of reefer containers reached 41,400 TEUs (the same period of last year: 14,400 TEUs), representing a significant year-on-year increase of 187.50%. The container manufacturing business of the Group recorded sales revenue of RMB7,261 million (the same period of last year: RMB5,304 million), representing a year-on-year increase of 36.89%.

In the first quarter of 2018, by virtue of the GB1589 policy promulgated by the state in 2016 and the subsequent effect of the environmental inspection, the policies against overloading continued to be stringent. The market demand for car carriers was exceptionally strong, while the market for other semi-trailers was mediocre due to the seasonal factor in Lunar New Year. In respect of the international market, the North American market continued to maintain its stable growth. The demand in the emerging market was relatively stable but was dispersedly located. The European market picked up as a result of the economic recovery. During the Reporting Period, the road transportation vehicles business of the Group recorded total sales of 36,000 units (the same period of last year: 35,000 units), representing a slight year-on-year increase of 2.86%, achieving sales revenue of RMB4,720 million (the same period of last year: RMB4,130 million), representing a year-on-year increase of 14.27%.

In the first quarter of 2018, 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 sound economic development in China, resulting in 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 RMB2,877 million (the same period of last year: RMB2,244 million), representing a year-on-year increase of 28.23%.

In the first quarter of 2018, the international oil prices increased. However, due to the sluggish offshore engineering market, the offshore engineering business of the Group recorded revenue of RMB303 million (the same period of last year: RMB483 million) during the Reporting Period, representing a year-on-year decrease of 37.35%. With respect to construction, the CR600 accommodation vessel designed and constructed with completely independent intellectual property rights completed upgrading and modification, and went to Brazilian waters for the implementation of Petrobras lease. With respect to new orders, the new order for FPSO (floating production storage and offloading) unit commenced construction at the end of March this year. The contract of Norway's Nordlaks deep sea breeding vessel with a contract amount of USD106 million became effective in February 2018. In addition, the contracts of an 800-passenger vessel and a marine ranching platform project with a total amount of RMB60 million also became effective.

In the first quarter of 2018, due to economic structural adjustments and traditional factors such as Lunar New Year long holiday, the domestic logistics demand was held back in the off-season. However, the logistics services business of the Group made active responses and adopted various measures to sustain a steady development. During the Reporting Period, the business recorded revenue of RMB1,957 million (the same period of last year: RMB1,655 million), representing a year-on-year increase of 18.22%.

In the first quarter of 2018, the infrastructure construction projects in various regions commenced one after another in China. The demand for heavy trucks was at its peak. Dump trucks and mixer trucks especially recorded excellent sales performance. During the Reporting Period, leveraging the user-friendly design, high-end configuration, stable performance and appropriate product planning, C&C Trucks Co., Ltd. under the Group recorded overall sales of 2,413 units (the same period of last year: 1,727 units) in the first quarter in spite of the overall shrinking demand for tractors in the market, representing a year-on-year increase of 39.72%, recorded revenue of RMB753 million (the same period of last year: RMB506 million), representing a year-on-year increase of 48.79%. At the same time, the heavy truck business put more effort into the independent research and development for designing. The electric wagons developed jointly with Zhuhai Yinlong Energy Co., Ltd. completed testing in Yantian Port, Shenzhen, gaining recognition from customers with bright market prospects.

In the first quarter of 2018, the airport facilities equipment business of the Group maintained stable growth. The research and development of the unmanned boarding bridges technology made progress in an orderly manner. With respect to the fire and rescue business, the Group was working on the construction of a factory in Croatia to reduce manufacturing costs. For the domestic market, the Group will focus on the development of the lifting market. By virtue of the acquisition of automated sorting and other key technologies, the automated logistics business improved its integrating capacity and obtained more large orders. With respect to the smart parking business, the experimental garage of the mechanical multi-storey public parking garages was the first to obtain certification in China and was expected to put into application at the end of this year or early next year. During the Reporting Period, the airport facilities equipment business of the Group recorded revenue of RMB569 million (the same period of last year: RMB491 million), representing a year-on-year increase of 15.73%. As at the date hereof, the transaction regarding the injection of the equity interest in Pteris into China Fire Safety Enterprise Group Limited ("CFE") by the Group was completed. CFE became a holding subsidiary of the Company. Pteris and Tianda became holding subsidiaries of CFE. The transaction provided an opportunity for the management of the airport facilities equipment business of the Group to give full play to the advantages in respect of management and control while integrating the core competitiveness of the key business such as airport and logistics facilities equipment, which is beneficial to the overall development of the airport business of the Group, creating better returns for investors.

In the first quarter of 2018, the industrial city development business of the Group recorded revenue of RMB63 million (the same period of last year: RMB111 million), representing a year-on year decrease of 43.35%, mainly due to the decrease in the recognised income as a result of fewer real estate projects delivered during the period. During the Reporting Period, the Group succeeded in the delisting of the 0218-02 land lot in Unit 02, Meiluo Home Large Residential Community, Luodian Town, Baoshan District, Shanghai, and planned to commence construction in the second quarter. The preliminary development work of Oianhai project was included as one of the major construction projects of Shenzhen Qianhai Free Trade Zone in the first quarter of 2018. The fifth to eighth phases of the CIMC Intelligence Valley project in Dongguan fully commenced construction to seize the timing of inviting investment. CIMC Skyspace Real Estate Development Co., Ltd. ("CIMC Skyspace Real Estate") under the Group cooperated with Shenzhen Tianan Huicheng Development Co., Ltd.* (深圳市天安慧城發展有 限公司) to establish Shenzhen Tianji Industrial City Investment Development Co., Ltd.* (深 圳市天集產城投資發展有限公司) for in-depth cooperation in the integrated development of industrial cities to develop quality projects. The cooperation with Country Garden was further deepened. The speed of project development is expected to be significantly increased with complementary advantages. In addition, CIMC Skyspace Real Estate entered into strategic cooperation agreements with the Dongcheng Sub-district in Dongguan, the People's Government of Yangzhou City and the People's Government of Dayi County, Chengdu during the Reporting Period, laying a solid foundation for the sustainable business development.

In the first quarter of 2018, the financial business of the Group recorded revenue of RMB515 million (the same period of last year: RMB544 million), representing a year-on-year slight decrease of 5.43%. During the Reporting Period, CIMC Finance Co., Ltd. focused on the business philosophy of "service, sharing, innovation and leapfrogging", adhered to the industrial demand and based itself on its comprehensive financial services to establish a safe and reliable financial service sharing platform of the Group. In the first quarter, the Finance Company made additional financial investment of over RMB2,900 million, which provided capital support for industrial development under the increasingly tight capital in the market in general. Meanwhile, it formulated specialised financial service plans with respect to the characteristics of industrial development and actively expanded the credit business for buyers to enhance the comprehensive competitiveness of the Group in terms of industrial development. CIMC Financial Leasing Co., Ltd. continued to adhere to the strategic positioning of "the integration of industry and finance" to improve the quality of customer base, further strengthen risk management, optimise asset portfolio and gradually promote the establishment of the external financing system. In the first quarter, the investment in new business reached the budget target, achieving a stable opening.

Material changes and the reasons

	From January	From January		
Income	to March	to March	Percentage	
statement items	2018	2017	change	Reasons for the material changes
Financial expenses	473,345	<u>279,251</u>	69.51%	Mainly due to the increase in exchange losses
•				during the Reporting Period.
Profit from changes	<u>114,772</u>	31,047	<u>269.67%</u>	Mainly due to the greater profit from changes in
in fair value				fair value of derivative financial instruments
				during the Reporting Period.
Investment income	<u>131,035</u>	<u>13,765</u>	<u>851.94%</u>	Mainly due to the greater investment income
				received from the disposal of long-term equity
				investment during the Reporting Period.

Unit: RMB thousand

	From January	From January		
Cash flow	to March	to March	Percentage	
statement items	2018	2017	change	Reasons for the material changes
Cash received relating	50,965	618,266	(91.76%)	Mainly due to the greater basis for comparison
to other operating				in the same period of last year formed by the
activities				partial demolition compensation received by
				Shanghai CIMC Reefer Containers Co., Ltd.,
				a subsidiary of the Group, for the same period
				of last year.
Cash received relating	<u>160,000</u>	=	=	Mainly due to the greater government grants
to other investing				relating to assets received during the
<u>activities</u>				Reporting Period.
Cash payments for	<u>589,100</u>	<u>279,685</u>	<u>110.63%</u>	Mainly due to the increase in interest payment
interest expenses				and dividend distribution to minority
and distribution of				shareholders during the Reporting Period.
dividends or profits				

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

(1) Progress in establishment of internal control of the Group during the Reporting Period

In the first quarter of 2018, the Company continued to stick to its "risk control first" principle and focused on major risks to push forward the establishment of the risk control system and internal control and audit, including: (1) it identified five major aspects of risks of the Company (including HSE (Health Safety Environment) management risk, capital management risk, investment management risk, inefficient asset management risk and honest operation risk) through the questionnaire survey of core personnel and the review of the internal control and audit results in the past two years with reference to the external risk control and the requirements of the Board of the Company, and determined the core strategy of risk control in 2018 according to the concept of risk control first and key prevention of major risks. The strategy was reviewed and confirmed by the Board and was planned for implementation; (2) it completed the internal control evaluation for the member companies for 2017. The effectiveness of risk control was directly linked to the annual evaluation results; (3) it put more efforts in the establishment of the internal control system for overseas enterprises, and completed the internal control training for 2 overseas enterprises in the first quarter; (4) it continued to carry out term audit and special audit projects such as construction and procurement, intensified efforts in the cross-audit between enterprises and allocated more resources to foster internal control and audit personnel; (5) it finished the first draft of the accountability system for major issues and completed several rounds of evaluation and revision. It will promulgate the accountability system as soon as possible; (6) it completed the evaluation on the internal control and audit personnel for 2018, presenting the career path of professional development for the audit and internal control team of the Group; (7) it visited a number of outstanding conglomerates to learn the best risk control practice.

(2) Implementation of A Share(s) share option scheme during the Reporting 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 "First Tranche of Share Options") and the second tranche of reservation of 6,000,000 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 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 20 July 2017, upon the consideration at the eighth meeting of the eighth session of the Board 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 option, and that of the Second Tranche of Share Options was adjusted to RMB16.02 per option. 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]2017-042) 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 21 July 2017, as well as the relevant announcements published on the website of the Hong Kong Stock Exchange (www.hkexnews.hk).

During the Reporting Period, a total of 1,807,500 options were exercised under the A Share(s) Share Option Incentive Scheme, representing 3.09% of the total of share option incentive scheme (adjusted), among which, a total of 858,500 options were exercised for the First Tranche of Share Options, and a total of 949,000 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) Significant events during and after the Reporting Period

- 1) On 15 January 2018, Ms. Yang Rong, the former general manager of the capital management department, resigned for personal reasons. Upon the consideration and approval at the first meeting of the eighth session of the Board of the Company in 2018, the Company consolidated the former financial management department and the capital management department, and appointed Mr. Zeng Han as the general manager of the consolidated financial management department. For relevant information, please refer to the announcements published by the Company (Announcement No.: [CIMC]2018-003 and [CIMC] 2018-004) on China Securities Journal, Shanghai Securities News, Securities Times, Cninfo website (www.cninfo.com.cn) and the Company's website (www.cimc.com) on 15 January 2018, as well as the relevant announcements published on the website of the Hong Kong Stock Exchange (www.hkexnews.hk).
- 2) On 9 March 2018, upon the consideration and approval at the fourth meeting of the eighth session of the Board of the Company in 2018, the Company decided to terminate the non-public issuance of A Shares as approved by the Board on 8 April 2016 and made an application to the China Securities Regulatory Commission (the "CSRC") for the withdrawal of relevant application documents. On 23 March 2018, the Company received the Notice regarding CSRC's Administrative Permission on Application for Termination of Review (《中國證監會行政許可申請終止審查通知書》) (No.[2018] 119) issued by the CSRC, pursuant to which the application for the termination of review was approved by the CSRC. For relevant information, please refer to the announcements published by the Company (Announcement No.: [CIMC]2018-002, [CIMC]2018-013 and [CIMC]2018-021) on China Securities Journal, Shanghai Securities News, Securities Times, Cninfo website (www.cninfo.com.cn) and the Company's website (www.cimc.com) on 11 January 2018, 9 March 2018 and 26 March 2018, as well as the relevant announcements published on the website of the Hong Kong Stock Exchange (www.hkexnews.hk).

- On 12 March 2018, upon the consideration and approval at the fifth meeting of the eighth session of the Board of the Company in 2018, the Company proposed to issue not more than 343,315,321 H shares pursuant to the general mandate as considered and approved at the 2016 annual general meeting convened on 9 June 2017. For relevant information, please refer to the announcements published by the Company (Announcement No.: [CIMC]2018-014 and [CIMC]2018-015) on China Securities Journal, Shanghai Securities News, Securities Times, Cninfo website (www.cninfo.com.cn) and the Company's website (www.cimc.com) on 12 March 2018, as well as the relevant announcements published on the website of the Hong Kong Stock Exchange (www.hkexnews.hk).
- 4) On 12 March 2018, upon the consideration and approval at the fifth meeting of the eighth session of the Board of the Company in 2018, CIMC Transportation Equipment (International) Holdings Ltd. (a wholly-owned subsidiary of the Company) disposed of its 44.94382% equity interest in Shouzhong Investment Management Co., Ltd. (首中投資管理有限公司) to Shouzhong (Hong Kong) Limited (a wholly-owned subsidiary of Shougang Concord International Enterprises Company Limited), and Shougang Concord International Enterprises Company Limited shall issue consideration shares to settle the consideration. For relevant information, please refer to the announcements published by the Company (Announcement No.: [CIMC]2018-014 and [CIMC]2018-016) on China Securities Journal, Shanghai Securities News, Securities Times, Cninfo website (www.cninfo.com.cn) and the Company's website (www.cimc.com) on 12 March 2018, as well as the relevant announcements published on the website of the Hong Kong Stock Exchange (www.hkexnews.hk).
- 5) On 27 March 2018, upon the consideration and approval at the sixth meeting of the eighth session of the Board of the Company in 2018, the Company appointed Mr. Gao Xiang as executive vice president of the Company, Mr. Li Guiping and Mr. Huang Tianhua as vice presidents of the Company, Mr. Yu Yuqun as vice president of the Company and secretary to the Board and Company Secretary. Mr. Liu Xuebin, Mr. Yu Ya and Mr. Zhang Baoqing, the former vice presidents of the Company, were designated as the senior consultants of the Company. For relevant information, please refer to the announcements published by the Company (Announcement No.: [CIMC]2018-030) on China Securities Journal, Shanghai Securities News, Securities Times, Cninfo website (www.cninfo.com.cn) and the Company's website (www.cimc.com) on 27 March 2018, as well as the relevant announcements published on the website of the Hong Kong Stock Exchange (www.hkexnews.hk).
- On 27 March 2018, upon the consideration and approval at the sixth meeting of the eighth session of the Board of the Company in 2018, the Company prepared the financial statements for 2017 and subsequent periods pursuant to the Notice on the Revision of the Format for Issuing General Enterprise Financial Statements (Cai Kuai [2017] No. 30) by adopting the newly amended Accounting Standards for Business Enterprises No. 14 - Revenue, Accounting Standards for Business Enterprises No. 22 - Recognition and Measurement of Financial Instruments, Accounting Standards for Business Enterprises No. 23 – Transfer of Financial Assets, Accounting Standards for Business Enterprises No. 24 – Hedge Accounting, Accounting Standards for Business Enterprises No. 37 – Presentation and Reporting of Financial Instrument and No. 9 – No. 12 Interpretation of Accounting Standards for Business Enterprises since 1 January 2018. For relevant information, please refer to the announcements published by the Company (Announcement No.: [CIMC]2018-026) on China Securities Journal, Shanghai Securities News, Securities Times, Cninfo website (www.cninfo.com.cn) and the Company's website (www.cimc.com) on 27 March 2018, as well as the relevant announcements published on the website of the Hong Kong Stock Exchange (www.hkexnews.hk). For details, please also refer to "3.10 Reason of change in accounting policies and correction of accounting errors" in this section of this report.

- 7) On 27 March 2018, upon the consideration and approval at the sixth meeting of the eighth session of the Board of the Company in 2018, the Company proposed to make some amendments to the Articles of Association of China International Marine Containers (Group) Co., Ltd. and the Rules of Procedures for the General Meeting of China International Marine Containers (Group) Co., Ltd. These amendments are subject to the consideration and approval at the general meeting of the Company. For relevant information, please refer to the announcements published by the Company (Announcement No.: [CIMC]2018-031) on China Securities Journal, Shanghai Securities News, Securities Times, Cninfo website (www.cninfo.com.cn) and the Company's website (www.cimc.com) on 27 March 2018, as well as the relevant announcements published on the website of the Hong Kong Stock Exchange (www.hkexnews.hk).
- 8) On 27 March 2018, upon the consideration and approval at the sixth meeting of the eighth session of the Board of the Company in 2018, the Company proposed to adjust the subsidies for independent non-executive directors from RMB200,000 per year to RMB240,000 from 1 January 2018. The matter is subject to the consideration and approval at the general meeting of the Company. For relevant information, please refer to the announcements published by the Company (Announcement No.: [CIMC]2018-032) on China Securities Journal, Shanghai Securities News, Securities Times, Cninfo website (www.cninfo.com.cn) and the Company's website (www.cimc.com) on 27 March 2018, as well as the relevant announcements published on the website of the Hong Kong Stock Exchange (www.hkexnews.hk).
- 9) On 29 March 2018, upon the consideration and approval at the sixth meeting of the eighth session of the Board of the Company in 2018, the Company and COSCO SHIPPING entered into the Supplementary Agreement to the Framework Agreement for Sale of Goods. The parties agreed to increase the annual caps of the ordinary related-party transaction/continuing connected transaction for 2018 and 2019 to RMB4.60 billion and RMB5.00 billion, respectively. The matter is subject to the consideration and approval at the general meeting of the Company. For relevant information, please refer to the announcements published by the Company (Announcement No.: [CIMC]2016-071, [CIMC]2018-027 and [CIMC]2018-035) on China Securities Journal, Shanghai Securities News, Securities Times, Cninfo website (www.cninfo.com.cn) and the Company's website (www.cimc.com) on 12 November 2016, 27 March 2018 and 29 March 2018, as well as the relevant announcements published on the website of the Hong Kong Stock Exchange (www.hkexnews.hk).
- 10) On 23 April 2018, upon the consideration and approval at the eighth meeting of the eighth session of the Board of the Company in 2018, the Company proposed to register and issue medium-term notes in an amount of no more than RMB6 billion, perpetual medium-term notes in an amount of no more than RMB4 billion and super & short-term commercial papers in an amount of no more than RMB8 billion. The matter is subject to the consideration and approval at the general meeting of the Company. For relevant information, please refer to the announcements published by the Company (Announcement No.: [CIMC]2018-040 and [CIMC]2018-041) on China Securities Journal, Shanghai Securities News, Securities Times, Cninfo website (www.cninfo.com.cn) and the Company's website (www.cimc.com) on 23 April 2018, as well as the relevant announcements published on the website of the Hong Kong Stock Exchange (www.hkexnews.hk).

11) On 23 April 2018, the transaction of injecting the equity interest in Pteris into CFE by the Group was completed. For relevant information, please refer to the announcements published by the Company (Announcement No.: [CIMC]2017-082, [CIMC]2018-009, [CIMC]2018-034 and [CIMC]2018-043) on China Securities Journal, Shanghai Securities News, Securities Times, Cninfo website (www.cninfo.com.cn) and the Company's website (www.cimc.com) on 4 December 2017, 9 February 2018, 28 March 2018 and 23 April 2018, as well as the relevant announcements published on the website of the Hong Kong Stock Exchange (www.hkexnews.hk).

P.13

		Search index of the
		tentative announcement
Summary of significant events	Date of disclosure	disclosure website
Consolidation of financial management	15 January 2018	www.cninfo.com.cn
department and the capital management		www.hkexnews.hk
department, and appointment of the general		www.cimc.com
manager of the consolidated financial		
management department		
Termination on the application for the	11 January 2018	
non-public issuance of A shares	9 March 2018	
•	26 March 2018	
Issuance of H shares under the general mandate	12 March 2018	
Disposal of equity interest in an associate –	12 March 2018	
Shouzhong Investment		
Resignation and appointment of senior	27 March 2018	
management members		
Change in accounting policy	27 March 2018	
Proposed amendments to the Articles of	27 March 2018	
Association and the Rules of Procedures for		
the General Meeting		
Proposed adjustment to the subsidies for	27 March 2018	
independent non-executive directors		
Revision of annual caps of the ordinary related-	<u>12 November 2016</u>	
party transaction/continuing connected	27 March 2018	
transaction with COSCO SHIPPING for 2018	29 March 2018	
and 2019		
Proposed registration and issuance of medium-	23 April 2018	
term notes (including perpetual medium-term		
notes) and super & short-term commercial		
<u>papers</u>		
Completion of the disposal of equity interest in	4 December 2017	
a subsidiary – Pteris to an associate – CFE	9 February 2018	
and increase of shareholding in CFE	28 March 2018	
	23 April 2018	

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 $\sqrt{\text{Not applicable}}$

There were 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 Estimate on the operating results for the period from January to June 2018

Manada an

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

 \Box Applicable $\sqrt{\text{Not applicable}}$

3.5 Securities investment

Unit: RMB thousand

D. al.

Type of securities	Stock code	Abbreviation of stock name	Initial Investment cost	Number of shares held at the beginning of the Reporting Period (thousand shares)	Shareholding at the beginning of the Reporting Period	Number of shares held at the end of the Reporting Period (thousand shares)	Shareholding at the end of the Reporting Period	Book value at the end of the Reporting Period	Profit or loss during the Reporting Period	Classification in accounts	Source of shareholding
H Share	6198	Qingdao Port	<u>128,589</u>	40,414	0.67%	<u>40,414</u>	0.67%	188,145	18,565	Financial assets at fair value through profit or loss	Self-owned funds
H Share	368	Sinotrans Ship H	20,742	<u>2,997</u>	0.08%	<u>2,997</u>	0.08%	<u>5,042</u>	<u>266</u>	Financial assets at fair value through profit or loss	Self-owned funds
Other securities investments held at the end of the Reporting Period		=	=	=	=	Ξ	<u>1,274</u>	<u>24</u>	-	-	
Total			149,331	Ξ	Ξ	Ξ	Ξ	<u>194,461</u>	18,855	-	-
Disclosure date of announcement in relation 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 any)		-									

3.6 Investment in derivatives

Unit: RMB thousand

Name of derivatives investment operator	Affiliated relations	or not	Type of derivatives investment	Initial investment amount of derivatives investment	Date of commencement	Date of termination	Investment amount at the beginning of the Reporting Period	Purchase during the Reporting Period	Sales during Reporting Period	Provision for impairment (if any)	Investment amount at the end of the Reporting Period	Proportion of investment amount at the end of the Reporting Period to the net assets of the Company at the end of the Reporting Period	Actual profit or loss during the Reporting Period
HSBC, Standard Chartered and other banks	Nil	No	Foreign exchange forward contract	Ξ	<u>2017/4/19</u>	2018/12/12	314,821	Ξ	Ξ	Ξ	<u>1,516,146</u>	4.60%	<u>853</u>
HSBC, ANZ and other banks	Nil	No	Foreign exchange option contract	=	<u>2017/12/15</u>	2018/12/19	270,588	Ξ	Ξ	Ξ	1,421,698	4.31%	<u>9,601</u>
CCB, Deutsche Bank and other banks	<u>Nil</u>	No	Interest rate swap contract	Ξ	<u>2011/1/6</u>	<u>2021/6/28</u>	9,491,309	Ξ	Ξ	Ξ	9,127,907	<u>27.70%</u>	<u>89,346</u>
<u>ING</u>	<u>Nil</u>	No	Currency swap contract		2017/8/1	2018/6/29	65,359				62,893	<u>0.19%</u>	<u>(2,704)</u>
Total							10,142,077				12,128,644	36.80%	97,096

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

Self-owned funds Not applicable 27 March 2018

Nil

As of 31 March 2018, the derivative financial instruments held by the Group were mainly foreign exchange forwards, interest rate swap, options and currency swap contracts. The risks of interest rate swap contracts were closely related to the fluctuations of interest rate. The risks carried by foreign exchange forwards 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 on the derivative financial instruments was mainly reflected in: making prudent selection and determination 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 March 2018, the Group's profit or loss arising from changes in fair values of the derivative financial instruments was RMB97,096,000. Fair values of the derivative financial instruments of the Group were determined based on market prices of external financial institutions.

No

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 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 developed rigorous 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

3.7 Register of reception of research, communications and interviews during the Reporting Period

Date of reception	Mode of reception	Type of party received	Search index of the basic information researched
16 January 2018	Field research	China Merchants Securities	Principal business conditions, investment progress, recent industrial developments and industry outlook
23 January 2018	Field research	Huajin Securities	Same as above
29 January 2018	Field research	Huatai Securities, Foresea Life Insurance, Shen Zhou Mu Fund, Spruces Capital and Shineway Capital	Same as above
31 January 2018	Telephone conference	Zhongtai Securities	Same as above
6 February 2018	Field research	Changjiang Securities	Same as above
7 February 2018	Field research	Haitong Securities and ChinaAMC	Same as above
5 March 2018	Telephone conference	Value Partner	Same as above
28 March 2018	Results announcement press conference	China Merchants Securities, Huatai Securities, CITIC Securities, Haitong Securities, Tencent Securities, CICC, Founder Securities, New Times Securities, Soochow Securities, Huajin Securities, Guosen Securities, Shenwan Hongyuan, Pacific Securities, Hua Chuang Securities, Sinolink Securities, Everbright Securities, Spruces Capital, Penghua Fund, GF Securities, Changjiang Securities and ChinaAMC	2017 annual results

3.8 Non-compliant external guarantees

□ Applicable √ Not applicable

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

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

 \Box Applicable $\sqrt{\text{Not applicable}}$

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.

3.10 Reason of change in accounting policies and correction of accounting errors

(1) Change in accounting policies relating to financial instruments

In 2017, the Ministry of Finance amended the Accounting Standards for Business Enterprises No. 22 – Recognition and Measurement of Financial Instruments, Accounting Standards for Business Enterprises No. 23 – Transfer of Financial Assets, Accounting Standards for Business Enterprises No. 24 – Hedge Accounting and Accounting Standards for Business Enterprises No. 37 – Presentation and Reporting of Financial Instrument (the "New Standards for Financial Instruments"). As an A-share and H-share listed company, upon the consideration and approval at the sixth meeting of the eighth session of the Board of the Company in 2018 on 27 March 2018, the Company has adopted the above new standards from 1 January 2018. The New Standards for Financial Instruments retains but simplifies the mixed measurement model and establishes three primary measurement categories for financial assets: (1) amortised cost; (2) fair value through other comprehensive income; and (3) fair value through profit or loss. Impairment of financial assets will be measured based on the "expected credit loss" method instead of "incurred loss" method. According to the transition requirements of the New Standards for Financial Instruments, the Group does not need to restate the comparative figures for the preceding period. The difference arising from the adoption of the new standards instead of old standards for the first day of adoption was adjusted and included in the retained earnings and other comprehensive income at the beginning of 2018.

(2) Change in accounting policies relating to revenue

In 2017, the Ministry of Finance amended the Accounting Standards for Business Enterprises No. 14 - Revenue (the "New Standard for Revenue"). As an A-share and H-share listed company, upon the consideration and approval at the sixth meeting of the eighth session of the Board of the Company in 2018 on 27 March 2018, the Company has adopted the standard from 1 January 2018. The New Standard for Revenue incorporates the prevailing revenue and construction contract standards into a unified revenue recognition model (five-step approach) under a principle of recognising revenue when the customers obtaining the control of the relevant goods or services. In addition, when goods (including properties) that produced to perform contracts and have no alternative use, and when the Group has a right to receive payment for performance completed to date, the Group recognises revenue as the performance obligations are satisfied over time in accordance with the input method for measuring progress. According to the transition requirements of the New Standards for Revenue, the Group does not need to restate the comparative figures for the preceding period. The accumulated affected amounts arising from the adoption of the new standards for the first day of adoption was adjusted and included in the retained earnings at the beginning of 2018.

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 (As at 31 March 201 <u>8</u>)	Opening balance (As at 31 December 2017)
Current assets: Cash at bank and on hand Financial assets at fair value through profit or loss Notes receivable Accounts receivable Advances to suppliers Interests receivable Dividend receivable Other receivables Inventories Assets held for sale Current portion of non-current assets Other current assets	$\begin{array}{r} 9,474,677 \\ \underline{634,080} \\ 1,243,520 \\ \underline{17,120,151} \\ \underline{2,867,480} \\ \underline{25,288} \\ \underline{4,408} \\ 8,180,992 \\ \underline{20,254,423} \\ \underline{197,874} \\ \underline{3,856,566} \\ \underline{811,318} \end{array}$	5,596,314 194,880 1,376,864 16,396,726 2,147,721 19,092 4,408 8,259,736 19,258,327 235,309 4,314,250 1,198,296
Total current assets	64,670,777	<u>59,001,923</u>
Non-current assets: <u>Financial assets at fair value through profit or loss</u> <u>Financial assets at fair value through</u>	395,070	318,534
other comprehensive income Available-for-sale financial assets Long-term receivables Long-term equity investments Investment properties Fixed assets Construction in progress Disposal of fixed assets Intangible assets Development costs Goodwill Long-term prepaid expenses Deferred tax assets Other non-current assets Total non-current assets	1,100,129 = 13,610,643 2,269,956 1,676,462 22,410,726 21,754,689 144,880 4,686,735 72,885 2,114,900 283,888 1,399,046 10,295	441,581 12,880,540 2,398,495 1,679,189 22,941,021 22,194,585 147,661 4,711,244 67,399 2,112,445 205,239 1,416,637 87,886
Total assets	136,601,081	130,604,379
18		

4.1.1 Consolidated Balance Sheet (unaudited)(continued)

Item	Closing balance (As at 31 March 201 <u>8</u>)	Opening balance (As at 31 December 2017)
Current liabilities:		
Short-term borrowings	<u>19,311,170</u>	15,317,347
Financial liabilities at fair value through profit or loss	<u>17,478</u>	<u>3,025</u>
Notes payable	<u>1,177,705</u>	<u>1,785,456</u>
Accounts payable	<u>13,360,986</u>	12,216,311
Advances from customers	<u>4,905,240</u>	<u>4,624,088</u>
Employee benefits payable	<u>2,312,241</u>	<u>2,713,482</u>
Taxes payable	<u>1,198,987</u>	<u>1,363,986</u>
Interest payable	<u>608,304</u>	<u>377,793</u>
Dividends payable	41,479	254,434
Other payables	<u>6,352,554</u>	6,854,541
<u>Liabilities held for sale</u>	=	14,906
Provisions	1,243,256	1,214,904
Current portion of non-current liabilities	4,045,852	4,085,579
Other current liabilities	1,605,152	<u>595,907</u>
Total current liabilities	<u>56,180,404</u>	51,421,759
Non-current liabilities:		
Financial liabilities at fair value through profit or loss	36,385	37,807
Long-term borrowings	24,022,641	24,140,168
Debentures payable	7,986,500	7,986,500
Induding: Perpetual bonds	1,986,500	1,986,500
Long-term payables	<u>353,774</u>	<u>347,269</u>
Payables for specific projects	<u>14,002</u>	<u>14,127</u>
Deferred income	<u>808,564</u>	846,232
Deferred tax liabilities	<u>807,746</u>	<u>801,337</u>
Other non-current liabilities	<u>2,593,203</u>	<u>1,771,746</u>
Total non-current liabilities	36,622,815	35,945,186
Total liabilities	92,803,219	87,366,945

4.1.1 Consolidated Balance Sheet (unaudited)(continued)

			Opening
		Closing	balance
		balance	(As at 31
		(As at 31	December
Item		March 201 <u>8</u>)	201 <u>7</u>)
Shareholders' equity:			
Share capital		2,984,697	2,982,889
Other equity instruments		<u>2,058,993</u>	2,033,043
Including: Perpetual bone	<u>ds</u>	<u>2,058,993</u>	2,033,043
Capital surplus		4,235,160	4,209,663
Other comprehensive incon	ne	<u>371,231</u>	<u>219,303</u>
Special reserve		<u>366</u>	=
Surplus reserve		<u>3,281,535</u>	<u>3,281,535</u>
Undistributed profits		<u>20,016,361</u>	<u>19,734,494</u>
Total equity attributable to	shareholders and		
other equity holders of th		32,948,343	32,460,927
Minority interests		10,849,519	10,776,507
Total shareholders' equity		43,797,862	43,237,434
Total liabilities and shareho	lders' equity	136,601,081	130,604,379
Legal representative's authorised person: Mai Boliang	The person in charge of accounting affairs: Zeng Han	The head of the departm Zeng H	ent:

4.1.2 Balance Sheet of the Parent Company (unaudited)

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

Item	Closing balance (As at 31 March 201 <u>8</u>)	Opening balance (As at 31 December 2017)
Current assets: Cash at bank and on hand Dividends receivables Other receivables Other current assets Total current assets	3,891,981 4,785,264 12,229,741 1,528 20,908,514	1,366,876 4,918,369 13,197,142 5,771 19,488,158
Non-current assets: Financial assets at fair value through other comprehensive income Available-for-sale financial assets Long-term equity investments Fixed assets Construction in progress Disposal of fixed assets Intangible assets Long-term prepaid expenses Deferred tax assets	840,200 = 9,582,817 143,186 55,321 1,117 14,142 27,022 72,969	388,905 9,583,886 143,131 56,326 1,117 14,207 29,627 73,140
Total non-current assets	10,736,774	10,290,339
Total assets	31,645,288	29,778,497
Current liabilities: Short-term borrowings Financial liabilities at fair value through profit or loss Employee benefits payable Taxes payable Interest payable Other payable Provisions Current portion of non-current liabilities	$\begin{array}{r} 2,725,000 \\ \hline 217 \\ 291,660 \\ \hline 3,004 \\ 158,144 \\ 4,098,644 \\ \hline 102,524 \\ 1,000,000 \\ \end{array}$	350,000 614 291,949 3,094 89,295 4,650,581 102,524 1,095,000
Total current liabilities	8,379,193	6,583,057

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

Item		Closing balance (As at 31 March 201 <u>8</u>)	Opening balance (As at 31 December 2017)
Non-current liabilities:			
Long-term borrowings		<u>1,221,000</u>	1,322,000
Debentures payable		7,986,500	7,986,500
Including: Perpetual debt		<u>1,986,500</u>	<u>1,986,500</u>
Deferred income		<u>21,822</u>	25,171
Total non-current liabilities		9,229,322	9,333,671
Total liabilities		17,608,515	15,916,728
Shareholders' equity:			
Share capital		2,984,697	2,982,889
Other equity instruments		2,058,993	2,033,043
Including: Perpetual debt		<u>2,058,993</u>	2,033,043
Capital surplus		<u>3,353,295</u>	3,330,895
Other comprehensive income		<u>495,049</u>	<u>43,754</u>
Surplus reserves		<u>3,281,535</u>	<u>3,281,535</u>
Undistributed profits		<u>1,863,204</u>	2,189,653
Total equity of shareholders an	nd other equity holders	14,036,773	13,861,769
Total liabilities and shareholde	rs' equity	31,645,288	29,778,497
Legal representative's authorised person: Mai Boliang	The person in charge of accounting affairs: Zeng Han	The head of the departm Zeng H	ent:

4.1.3 Consolidated Income Statement (Unaudited)

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

Item	1	Current amount (January to March 2018)	Previous amount (January to March 2017)
I.	Total Revenue	19,253,639	14,675,987
II.	Total cost of sales Including: Cost of sales Taxes and surcharges Selling and distribution expenses General and administrative expenses Financial expenses Asset impairment losses Add: Profit from changes in fair value Investment income Including: Share of profit of investment in associates and joint ventures	16,712,320 100,820 612,531 912,440 473,345 1,779 114,772 131,035	11,985,518 90,390 555,580 966,224 279,251 8,186 31,047 13,765
	Gain on disposal of assets Other income	<u>21,515</u> <u>41,008</u>	1,165 29,520
III.	Operating profit Add: Non-operating revenue Less: Non-operating expense	748,734 28,263 9,511	866,335 16,783 1,066
IV.	Total profit Less: Income tax expenses	767,486 183,667	882,052 263,589
V.	Net profit	<u>583,819</u>	618,463
	(I) Classified by continued operations Net profit from continued operations Net profit from discontinued operations (II) Classified by attribution of ownership	<u>583,819</u> =	618,463 =
	Net profit attributable to owners of the Company Minority interests	446,287 137,532	509,681 108,782

4.1.3 Consolidated Income Statement (Unaudited) (continued)

Item	Current amount (January to March 2018)	Previous amount (January to March 2017)
VI. Other comprehensive income, net of tax Other comprehensive income, net of tax, attributable	(389,678)	95,687
to Shareholders and other equity holders of the Company Other comprehensive income to be reclassified to profit	(304,367)	86,484
or loss in subsequent periods 1. Share of other comprehensive income in the investees to be reclassified to profit or loss in subsequent periods under the equity	(304,367)	86,484
method 2. Profit or loss from changes in fair value of	=	_
available-for-sale financial assets 3. Other comprehensive income arising from	<u>231</u>	(1,146)
cash flow hedges	(1,156)	1,836
4. Difference on translation of foreign currency financial statements	(303,442)	85,794
Other comprehensive income attributable to minority interests, net of tax	(85,311)	9,203
VII. Total comprehensive income Total comprehensive income attributable to owners of	<u>194,141</u>	714,150
the Company	141,920	596,165
Total comprehensive income attributable to minority interests	<u>52,221</u>	117,985
VIII. Earnings per share:		
 (I) Basic earnings per share (RMB per share) (II) Diluted earnings per share (RMB per share) 	$\begin{array}{r} \underline{0.1409} \\ \underline{0.1405} \end{array}$	0.1624 0.1620
Legal representative'sThe person in charge of authorised person: Mai BoliangThe person in charge of accounting affairs:Mai BoliangZeng Han	The head of the departm Zeng H	ent:

4.1.4 Income Statement of the Parent Company (unaudited)

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

Item	1		Current amount (January to March 2018)	Previous amount (January to March <u>2017</u>)
I.	Revenue Less: Cost of sales Taxes and surcharges General and administ Financial expenses Add: Profit from changes i Investment income Gain on disposal of a Other income	rative expenses n fair value	74,929 = 615 44,923 349,026 397 4,741 9,112 4,140	52,367 1,452 - 68,430 108,622 991 219,208 - 528
II.	Operating profit Add: Non-operating incom Less: Non-operating expen		(301,245) 917 =	94,590 = 586
III.	Total profit Less: Income tax expenses		(300,328) 171	94,004 322
IV.	Net profit Classified by continued op Net profit from continue Net profit from discontinue	d operations	(300,499) (300,499) =	93,682 <u>93,682</u> =
V.	Other comprehensive inco	ome, net of tax	=	
VI.	Total comprehensive inco	me	(300,499)	93,682
au	al representative's thorised person: Mai Boliang	The person in charge of accounting affairs: Zeng Han	The head of the departm Zeng H	ent:

4.1.5 Consolidated Cash Flow Statement (unaudited)

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

Item	Current amount (January to March 2018)	Previous amount (January to March 2017)
 Cash flows from operating activities: Cash received from sales of goods or rendering of services Refund of taxes and surcharges Cash received relating to other operating activities 	20,384,527 904,692 50,965	14,450,079 391,644 618,266
Sub-total of cash inflows from operating activities	21,340,184	15,459,989
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	19,481,774 1,733,851 642,056 557,411	13,047,907 1,583,768 477,708 255,148
Sub-total of cash outflows from operating activities	22,415,092	15,364,531
Net cash flows from operating activities	(1,074,908)	95,458
II. Cash flows from investing activities: Cash received from disposal of investments Cash received from returns on investments	500,000 887	600 12,925
Net cash received from disposal of fixed assets, intangible assets and other long-term assets	66,289	11,783
Net cash received from disposal of subsidiaries and other business units Cash received relating to other investing activities	$\frac{126,743}{160,000}$	= =
Sub-total of cash inflows from investing activities	853,919	25,308
Cash paid to acquire fixed assets, intangible assets and other long-term assets Cash paid to acquire investments	1,037,666 600,000	737,877 751,732
Sub-total of cash outflows from investing activities	<u>1,637,666</u>	1,489,609
Net cash flows from investing activities	(783,747)	(1,464,301)

4.1.5 Consolidated Cash Flow Statement (unaudited) (continued)

Item	1	Current amount (January to March 2018)	Previous amount (January to March 2017)
III.	Cash flows from financing activities: Cash received from capital contributions	<u>28,562</u>	15,000
	Including: Cash received from capital contributions by minority shareholders of subsidiaries Cash received from borrowings Cash received relating to other financing activities	28,562 15,350,172 1,401	15,000 14,981,820 2,743
	Sub-total of cash inflows from financing activities	15,380,135	14,999,563
	Cash repayments of borrowings Cash payments for interest expenses or distribution of	9,014,029	12,545,816
	dividends or profits Including: Cash payments for dividends or profit to	<u>589,100</u>	279,685
	minority shareholders of subsidiaries	207,429	=
	Sub-total of cash outflows from financing activities	9,603,129	12,825,501
	Net cash flows from financing activities	<u>5,777,006</u>	2,174,062
IV.	Effect of exchange rate changes on cash and cash equivalents	(331,776)	(35,154)
V.	Net increase in cash and cash equivalents Add: Opening balance of cash and cash equivalents	3,586,575 5,442,857	770,065 6,338,668
VI.	Closing balance of cash and cash equivalents	9,029,432	7,108,733
au	thorised person: Mai Boliang The person in charge of accounting affairs: Zeng Han	The head of the departm Zeng H	ent:

4.1.6 Cash Flow Statement of the Parent Company (unaudited)

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

Item	1	Current amount (January to March 2018)	Previous amount (January to March 2017)
I.	Cash flows from operating activities: Cash received from sales of goods or rendering of		
	services Cash received relating to other operating activities	160,622 3,304,016	92,944 2,330,971
	Sub-total of cash inflows from operating activities	3,464,638	2,423,915
	Cash paid to and on behalf of employees Payments of taxes and surcharges Cash paid relating to other operating activities	$\frac{26,698}{7,876}$ $3,282,436$	23,594 3,614 2,956,569
	Sub-total of cash outflows from operating activities	3,317,010	2,983,777
	Net cash flows from operating activities	147,628	(559,862)
II.	Cash flows from investing activities: 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 Net cash received from disposal of subsidiaries and other business units	706,933 329 3,495 40,000	4,500,000 160,739 - =
	Sub-total of cash inflows from investing activities	<u>750,757</u>	4,660,739
	Cash paid to acquire fixed assets, intangible assets and other long-term assets Cash paid to acquire investments Cash paid relating to other investing activities Sub-total of cash outflows from investing activities	4,988 500,000 1,800,000 2,304,988	6,024 5,200,000 300,000 5,506,024
	Net cash flows from investing activities	(1,554,231)	(845,285)

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

Item	1	Current amount (January to March 2018)	Previous amount (January to March 2017)
III.	Cash flows from financing activities: Cash received from borrowings	2,375,000	2,470,000
	Sub-total of cash inflows from financing activitie	<u>2,375,000</u>	2,470,000
	Cash repayments of borrowings	<u>196,000</u>	2,060,000
	Cash payments for interest expenses or distribution dividends or profits	39,209	19,737
	Sub-total of cash outflows from financing activiti	ies <u>235,209</u>	2,079,737
	Net cash flows from financing activities	<u>2,139,791</u>	390,263
IV.	Effect of exchange rate changes on cash and cash equivalents	(2,780)	1
V.	Net increase in cash and cash equivalents Add: Opening balance of cash and cash equivalents	730,408 335,730	(1,014,883) 1,715,470
VI.	Closing balance of cash and cash equivalents	1,066,138	700,587
au	thorised person: Mai Boliang The person in charge of accounting affairs: Zeng Han	The head of the departs Zeng 1	nent:

(T40) 1st Proof 2018-04-27 18:14 File Name: HAM1804165_E_CIMC_.indd P.30

Elite

4.2 Auditor's report

Whether the first quarterly report has been audited

□ Yes √ No

The first quarterly financial report of the Company for 2018 has not been audited.

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

Company Secretary

Hong Kong, 27 April 2018

As at the date of this <u>announcement</u>, 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.

* For identification only