Corporate name:	Hitachi Construction Machinery Co., Ltd. (Code: 6305, First Section of the Tokyo Stock Exchange)
Name of representatives	
Name of representative:	Yuichi Tsujimoto
	President and Chief Executive Officer
Contact:	Norio Hayamizu
	General Manager, Public Relations Strategy Office
	(Tel: 03-3830-8065)

November 28, 2014

Subject: Acquisition of the Stock of KCM Corporation (to make KCM Corporation a subsidiary)

Hitachi Construction Machinery Co., Ltd. (hereinafter referred to as "HCM") announces that at its Board of Directors meeting held today, the Board approved the acquisition of the stock of KCM Corporation (hereinafter referred to as "KCM"), thereby making KCM a subsidiary of HCM, and that HCM and Kawasaki Heavy Industries, Ltd. (hereinafter referred to as "KHI") have agreed to the transaction, as detailed below.

1. Reason for acquisition of the stock

Since October 2008, KHI and HCM have collaborated in the wheel loader business, including joint research and development of new models of wheel loaders to meet the Tier 4 exhaust emission regulations. KCM was incorporated in January 2009, and in April of the same year, the wheel loader business of KHI was spun off to KCM. With HCM's capital investment in KCM in June 2010, the joint development of new models of wheel loaders, the increase in production efficiency and the like became accelerated. Global competition in the construction machinery industry has intensified. In order to enhance its competitiveness, HCM has decided to make KCM into a wholly owned subsidiary of HCM on October 1, 2015 (planned), to expand and strengthen the wheel loader business and to raise customer satisfaction by combining the technologies of the two companies and increasing production efficiency. With regard to KCMJ Corporation (hereinafter referred to as "KCMJ"), which carries out sales and service business for KCM products in Japan, HCM and KHI are currently in discussion with a view toward the transfer of the business of KCMJ to Hitachi Construction Machinery Japan Co., Ltd. concurrently with the transfer of KCM shares.

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(1)	Corporate name	KCM Corporation		
(2)	Address	2680, Oka, Inami-cho, Kako-gun, Hyogo Prefecture		
(3)	Name and position of the representative	President: Tadashi Mikawauchi		
(4)	Business	Manufacturing, sales and after-sales services of construction machinery, transport equipment, etc.		
(5)	Capital	¥4,825 million		
(6)	Date of incorporation	April 1, 2009		
(7)	Major shareholders and shareholding ratio	KHI: 66%, HCM: 34%		
(8)	Relationship between	Capital	HCM holds 34% of the voting rights of the	
	HCM and the subject	relationship	company.	
	company	Personnel	One of the HCM executive officers concurrently	
		relationship	holds the position of a director of the company.	
		Business	HCM and the company have a business	
		relationship	relationship, such as sale and purchase of products.	

2.	Outline of the con	pany to become	a subsidiary (KCM)
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(9) Operating results and financial condition of the company in the last three years				
Field year	Fiscal year ended	Fiscal year ended	Fiscal year ended	
Fiscal year	March 2012	March 2013	March 2014	
Net assets	¥3,082 million	¥2,832 million	¥2,841 million	
Total assets	¥18,959 million	¥20,777 million	¥18,802 million	
Book-value per share	¥761,219.68	¥699,519.24	¥701,801.50	
Sales	¥24,272 million	¥25,229 million	¥26,356 million	
Operating income	¥347 million	¥379 million	¥822 million	
Ordinary income	¥292 million	¥245 million	¥0 million	
Net income	¥229 million	¥213 million	¥38 million	
Earnings per share	¥56,623.28	¥52,700.76	¥9,443.44	
Dividend per share	¥0	¥0	¥0	

3. Outline of the counterparty from which shares will be acquired (As of September 30, 2014)

(1)	Corporate name	Kawasaki Heavy Industries, Ltd.		
(2)	Address	1-1, Higashikawasaki-cho 3-chome, Chuo-ku, Kobe City, Hyogo Prefecture		
(3)	Name and position of the representative	President: Shigeru Murayama		
(4)	Business	Manufacturing and sales of ships and boats, rolling stock, airplanes, gas turbines, motors, industrial machinery, environmental equipment, motorcycles, hydraulic equipment, industrial robots, etc.		
(5)	Capital	¥104,484 million		
(6)	Date of establishment	October 15, 1896		
(7)	Net assets (consolidated)	¥382,542 million		
(8)	Total assets (consolidated)	¥1,630,986 million		
		The Master Trust Bank of Japan, Ltd. (trust account): 4.85%		
(9)	Major shareholders and shareholding ratio	Mizuho Bank, Ltd.: 3.54%		
		Nippon Life Insurance Company: 3.44%		
		JFE Steel Corporation: 3.55%		
			ices Bank, Ltd. (trust account): 3.35%	
	Relationship between HCM and the subject company	Capital relationship	None	
(10)		Personnel relationship	None	
		Business relationship	There is no significant business relationship.	
		Related entity or unrelated entity	Unrelated entity.	

4. Number of shares to be acquired and the shareholding status before and after the acquisition

(1) Num	ber of shares held before the transfer	1,377 shares		
(I) Null	iber of shares held before the transfer	1,377 Shares		
		(number of voting rights: 1,377)		
		(proportion of voting rights held: 34.0%)		
(2) Number of shares to be acquired	han of channes to be a specime d	2,672 shares		
	iber of shares to be acquired	(number of voting rights: 2,672)		
		4,049 shares		
、 <i>/</i>	Number of shares to be held after the transfer	(number of voting rights: 4,049)		
trans		(proportion of voting rights held: 100.0%)		

Note: The amount payable for the acquisition, which will not be disclosed per agreement with the seller, was determined based on the results of an investigation into the financial and legal affairs by an independent organization to ensure fairness and appropriateness.

5. Schedule

(1) Date of approval of the board of directors	November 28, 2014
(2) Date of contract execution	November 28, 2014
(3) Date of transfer of the shares	October 1, 2015 (planned)

6. Prospect

The acquisition of the stock will not affect the forecast of the business results for the fiscal year ending March 2015, because the date of the acquisition of the stock is planned for October 1, 2015.

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(Information for reference)

Forecast of the consolidated business results of this fiscal year (announced on July 29, 2014), and the consolidated business results of the preceding fiscal year

	Consolidated sale	Consolidated operating income	Consolidated ordinary income	Consolidated net income
Forecast of the consolidated business results of this fiscal year (Fiscal year ending March 2015)	¥740,000 million	¥60,000 million	¥55,000 million	¥30,000 million
Consolidated business results of the preceding fiscal year (Fiscal year ending March 2014)	¥802,988 million	¥69,163 million	¥53,671 million	¥28,939 million