Stock code: 000018 , 200018 Stock ID : Sino Great Wall , Sino B

Announcement No. 2016-085

Sino Great Wall Co., Ltd.

The Third Quarterly Report 2016

1 Important Notice

The Board of Directors, Supervisory Committee, all directors, supervisors and senior executives of the Company hereby guarantees that there are no misstatement, misleading representation or important omissions in this report and shall assume joint and several liability for the authenticity, accuracy and completeness of the contents hereof.

All the directors attended the board meeting for reviewing the Quarterly Report.

Mr.Chen Lve, Person in charge of the Company, Mr. Cui Hongli, Chief financial officer and the Mr. Cui Hongli, the person in charge of the accounting department (the person in charge of the accounting)hereby confirm the authenticity and completeness of the financial report enclosed in this Quarterly Report.

II. Main financial data and changes of shareholders

I.Main accounting data and financial Index

Whether it has retroactive adjustment or re-statement on previous accounting data for accounting policy changed and accounting error correction or not.

□ Yes √No

	End of the report period		End of last year		Year-on –year change	
Gross assets (RMB)	6,474,979,794		4,017,462,824.63		61.17%	
Net assets attributable to the shareholders of the listed company (RMB)	1,611,589,702.33		1.	1,282,256,738.74		25.68%
	This report period	Year-on	J	Between begin the year to the the report pe	end of	Change from the same period last year
Operating income (RMB)	1,280,022,467.68		53.22%	3,233,597	,223.19	10.87%
Net profit attributable to the shareholders of the listed company (RMB)	100,866,553.43		30.68%	303,165	,970.06	25.00%
Net profit after deducting of non-recurring gain/loss attributable to the shareholders of listed company (RMB)	100,801,973.68		29.45%	283,301	,863.47	16.61%
Cash flow generated by business operation, net (RMB)				-1,686,338	,825.47	414.80%
Basic earning per share(RMB/Share)	0.0594		30.84%		0.1785	25.00%
Diluted gains per share(RMB/Share)(RMB/Share)	0.0594		30.84%		0.1785	25.00%
Weighted average income/asset ratio (%)	6.43%		-2.26%		20.95%	-7.98%

In RMB

Items	Amount from beginning of the year to the end of the report period	Notes
Gain/loss from disposal of non-current assets (includes the	60,234	



recovered part of asset impairment provision already provided)		
Government subsidies recognized in current gain and loss(excluding those closely related to the Company's business and granted under the state's policies)	2,522.16	
Except the effective hedge business related to the normal operation business of the Company, the profit and loss in the changes of fair values caused by the holding of tradable financial assets and tradable financial liabilities as well as the investment returns in disposal of tradable financial assets, tradable financial liabilities and saleable financial assets	245,263.08	
Other non-business income and expenditures other than the above	26,180,786.00	Mainly because the company is Located in Shenzhen City, Dapeng New District, Kuichong Office, Kuixin community of land and buildings on the ground by the collection of compensation
Less: Influenced amount of income tax	6,624,698.65	
Total	19,864,106.59	

For the Company's non-recurring gain/loss items as defined in the Explanatory Announcement No.1 on information disclosure for Companies Offering their Securities to the Public-Non-recurring Gains and Losses and its non-recurring gain/loss items as illustrated in the Explanatory Announcement No.1 on information Disclosure for Companies offering their securities to the public-non-recurring Gains and losses which have been defined as recurring gains and losses, it is necessary to explain the reason.

☐ Applicable √ Not applicable

None of Non-recurring gain /loss items recognized as recurring gain /loss/items as defined by the information disclosure explanatory Announcement No.1- Non –recurring gain/loss in the report period.

II.Total Shareholders and Shares Held by Top Ten Shareholders at the End of the Reporting Period1. About Total Common Shareholders, Total Preference Shareholders with the Voting Power Recovered and the Shares Held by Top Ten Common Shareholders

In shares

Total number of common shareho	Total preference shareholders with 55,398 the voting power recovered at the end of the reporting period(if any)			0		
	Shares h	held by the top 10 shareholders				
Shareholder name	Properties of shareholder	Share proportion %	Quantity	Amount of tradable shares with Conditional held	Pledging Status of the shares	or freezing Quantity
Chen Lve	Domestic Natural person	34.33%	582,944,556	582,109,696	Pledge	431,760,594
Union Holdings Co., Ltd	Domestic Non State-owned legal person	6.38%	108,295,921	0		
STYLE-SUCCESS LIMITED	Foreign legal person	5.47%	92,970,910	0		
Shanghai Financial Development Investment Fund(LP)	Domestic Non State-owned legal person	4.49%	76,300,504	76,300,504		
He Feiyan	Domestic Natural person	3.23%	54,800,458	54,800,458		
Jiutai Fund—Bank of Communications—Jiutai Huitong No.2 specific customer asset management plan	Other	2.50%	42,479,672	42,479,672		
Wuxi Hengtai Jiuding Assets Management Centre (LP)	Domestic Non State-owned legal person	2.26%	38,330,615	38,330,615		
Foshan Haihui Heying Venture Imvestment Partnership(LP)	Domestic Non State-owned legal person	2.25%	38,150,252	38,150,252		
Jiangxi Taihao Venture Investment Centre(LP)	Domestic Non State-owned legal person	1.87%	31,791,879	31,791,879		
Yantai Zhaoxuan Yuantai Jiuding Venture Investment Centre(LP)	Domestic Non State-owned legal person	1.87%	31,742,745	31,742,745		

Shares held by the	Γop 10 Shareholders of Non-restricted sh	ares	
N 64 1 11	Quantity of unrestricted shares held at	Share	type
Name of the shareholder	the end of the reporting period	Share type	Quantity
Union Holdings Co., Ltd	108,295,921	RMB Common shares	108,295,921
STYLE-SUCCESS LIMITED	92,970,910	Foreign shares placed in domestic exchange	92,970,910
Rich Crown Investment Co., Ltd.	23,235,313	Foreign shares placed in domestic exchange	23,235,313
Liuzhou Jiali Real estate Development Co., ltd.	9,600,000	RMB Common shares	9,600,000
Zeng Ying	5,166,000	Foreign shares placed in domestic exchange	5,166,000
KGI ASIA LIMITED	4,691,274	Foreign shares placed in domestic exchange	4,691,274
Song Wenguang	4,372,328	Foreign shares placed in domestic exchange	4,372,328
Xingzheng Securities Assets Management — Everbright Bank—Xingzheng Assets management Xinzhong No.57. Collection of assets management plan	3,166,110	RMB Common shares	3,166,110
Chen Lihong	2,293,280	Foreign shares placed in domestic exchange	2,293,280
Wang Ying	2,147,140	Foreign shares placed in domestic exchange	2,147,140
Explanation on shareholders participating in the	Chen Lve and He Feiyan are consor	tium officers; Wux	i Hengtai Jiuding

margin trading business	Assets Management Centre (LP) and Yantai Zhaoxuan Yuantai Jiuding
	Venture Investment Centre (LP) are consortium officers; Union
	Development Group Ltd. is the controlling shareholder of the
	above-mentioned shareholder Shenzhen Union Holdings Ltd. and third
	shareholder Rich Crown Investment Co., Ltd. The other tradable
	shareholders neither knew whether there exists associated relationship
	between them.
D	Among the shareholders above, Liuzhou Jiali Real estate Development Co.,
Participation of top 10 unconditional common share	ltd. holds 9,600,000 shares of the Company through stock account with
shareholders in securities margin trading (if any)	credit transaction and guarantee of Guohai Securities Co., Ltd.

Agreed re-purchasing by the Company's top 10 shareholders of common shares and top 10 shareholders of unconditional common shares in the report period

□ Yes √ No

No agreed re-purchasing is performed by the Company's shareholders in the report period.

${f 2.}$ Total number of preferred shareholders and shareholding of top 10 preferred shareholders by the end of the report period

□ Applicable √ Not applicable

III. Significant Events

I. Major changes of main accounting statement items and financial indicators in the reporting period, as well as reasons for the changes

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

		Same period of the previous year(RMB)	Changes (%)	Remarks on the change
Net profit attributable to the shareholders of the Parent company	303,165,970.06	242,528,351.45	25.00%	Mainly due to income Tax and Business Tax Changes
Monetary fund	974,281,429.82	695,384,561.31	40.11%	Mainly due to bank loans increased
Account receivable	3,450,378,757.45	2,352,808,087.33	46.65%	Mainly due to in the implementation of large projects progressed smoothly, the project revenue increased, the reporting period has not yet received
Advance payment	169,726,021.06	77,707,568.38	118.42%	Mainly due to advance payment for construction projects increased
Inventory	250,298,204.27	168,133,668.91	48.87%	Mainly due to increase in raw materials at the end of the reporting period, and



				unsettled increase in completed
Fixed assets	102,651,662.49	43,846,215.63	134.12%	Mainly due to the acquisition of Wuhan Commercial Hospital and overseas tower crane installation is completed
Construction in process	2,347,992.64	10,016,928.24	-76.56%	Mainly due to overseas tower crane installation is completed
Other account receivable	822,416,213.32	239,952,886.10	242.74%	Mainly due to margin and current account increase
Short-term Borrowing	1,639,271,777.92	225,408,496.07	627.24%	Mainly due to increase in bank loans in the current period
Bills payable	559,111,364.29	143,410,167.17	289.87%	Mainly due to vendor settlement using more bill settlement
Account payable	1,022,563,948.28	1,332,619,954.77	-23.27%	Mainly due to overseas projects to increase overseas suppliers accounts shorter
Other account payable	211,602,174.99	635,200,976.60	-66.69%	Mainly due to in the current period, the funds for the inter-bank borrowing are returned
Long-term borrowing	988,390,314.20	30,140,649.14	3179.26%	Mainly due to increase in current bank borrowings
Sales expense	18,366,539.49	10,539,011.91	74.27%	Mainly due to increase the current business expansion efforts
Administrative expense	196,940,207.67	107,914,317.65	82.50%	Mainly due to the second half of 2015 overseas companies and overseas regional companies, overseas management personnel increased
Financial expenses	106,481,367.68	24,205,661.13	339.90%	Mainly due to in the current period, borrowings of financial institutions increased
Asset impairment loss	112,230,752.62	48,824,874.34	129.86%	Mainly due to an increase in accounts receivable resulted in an increase in asset impairment
Non-business income	29,136,122.16	405,739.61	7080.99%	Mainly due to in the report period, compensation fees for land acquisition and construction (structures) were collected
Net Cash flow generated by business operation	-1,686,338,825.47	-327,571,330.51	414.80%	Mainly due to during the reporting period, the company's overseas business grew rapidly, project margin and advances to a substantial increase in expenditure
Net cash flow	-255,555,028.00	-35,910,259.45	611.65%	Mainly due to investment in the current

generated by investment				period increased
Net cash flow generated by financing	1,825,820,436.37	235,414,152.87	675.58%	Due to increase in current bank borrowings

II. The progress of significant events and influence, as well as the analysis and explanation on resolving proposal

√ Applicable □ Not applicable

On June 24, 2016, the company published a notice that the company is planning the item of non-public share-issuing, therefore the trade of the company's share shall be suspended from June 24, 2016. On July 7, 2016, the Proposal on the Company's Non-public A-share Issuance to Specific Objects and the relevant proposals were examined and approved in the 10th board meeting of the 7th session board of directors, The Proposals related to the company's non-public A-share issuance were examined and approved in the 2016 second extraordinary general shareholder meeting on July 25, 2016. On October 14, 2016, the Company received Notice of Acceptance of Administrative License Application of China Securities Regulatory Commission (No. 162993) issued by the China Securities Regulatory Commission. The CSRC decided to accept the application for administrative licensing of the Company's non-public issuance of shares.

Overview of material matters	Date of disclosing	Description of the website for disclosing provisional announcements
The Company disclosed the plan of non-public offering of A shares	July 9,2016	http://www.cninfo.com.cn
The company's non-public offering of A shares to the specific object of the matter in the October 14, 2016 received notice of the CSRC admissibility	October 15,2016	http://www.cninfo.com.cn

III. Commitments finished in implementation by the Company, shareholders, actual controller, acquirer, directors, supervisors, senior executives or other related parties in the reporting period and commitments unfinished in implementation at the end of the reporting period

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

Commitment	Commitmen t maker	Туре	Contents	Time of making commitme	commitme	Fulfillme nt
Commitment on share reform	No		No		No	No
Commitment in the acquisition report or the report on equity	No		No		No	No



changes						
	Chen Lve, He Feiyan	Share lock	Shares acquired by purchases of assets through issuing shares: "I will not transfer the new shares of Victor Onward Holdings acquired through this restructuring, including but not limited to the public transfer through the stock market or by agreement, and I will not entrust anybody else to manage my shares of Victor Onward Holdings, within 36 months from the date new shares list and before the date I've carried out my obligations of performance compensation under this restructuring(subject to whatever is early, hereinafter referred to as "lock-up periods"). If the closing price of shares of Victor Onward Holdings were lower than this issue price for 20 continuous trading days in 6 months after the restructuring transaction has been completed, or the final closing price were lower than this issue price 6 months after the transaction has been completed, the lock-up periods of my shares of Victor Onward Holdings are automatically prolonged for 6 months. (The above-mentioned issue price will be calculated according to the price after the adjustment of ex-dividend, etc. if ex-dividend behaviors of the company, including distribution of dividends, giving bonus, conversion of share capital, rationing shares, and etc., were happened during the above-mentioned periods. If the restructuring transaction were investigated by judicial authorities or China Securities Regulatory Commission due to false record, misleading statement or major omission of the information provided or disclosed, I will not transfer my shares of the company before the conclusion of the case has been made clear. After the above-mentioned lock-up periods, I will sell or transfer the new shares of the company acquired from this restructuring following relevant regulations of China Securities Regulatory commission and Shenzhen Stock Exchange.	March 19,2015	36 months	Strict perfo rming
	Chen Lve	Share lock	Shares acquired by matching funds raised: "I will not transfer the new shares of Victor Onward Holdings acquired through this issuing by any	March 19,2015	36 months	Strict perfo

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		way, including but not limited to the public transfer through the stock market or by agreement, within 36 months from the date new shares list. If regulation rules or regulators have longer requirements for lock-up periods, it should be executed accordingly.			rming
Chen Lve	There is no funds occupied	Up to the issue day of the letter, I and other corporations controlled by me haven't possessed funds of Sino Great Wall; After the transaction is completed, I and other companies controlled by me (if any), except for listed companies and their holding subsidiaries, will not possess the funds of listed companies or Sino Great Wall by any way, including cash in advance, other expenses, direct or indirect loans, assumption, etc. and try our best to avoid fund intercourse with listed companies or Sino Great Wall, which has nothing to do with normal operations. If Sino Great Wall got penalized by government administration departments due to the money lending which was happened before the transaction, I will bear the total compensation for the company's loss resulting from it by cash in order to guarantee Sino Great Wall won't suffer any loss. Meanwhile, I will actively urge Sino Great Wall to establish complete inner control system and funds management system within lawful authority.	March 19,2015	Long-term	Strict perfo rming
Chen Lve	Cash comp ensation	In view of the fact that the houses rented by Sino Great Wall and it's son subsidiaries, subsidiaries, haven't rental registration, I promise, if Sino Great Wall and its son subsidiaries, subsidiaries, were penalized by real estate management department or suffered other losses resulting from it, I agree to compensate the loss of the company by cash.	March 19,2015	Long term	Strict perfo rming
Chen Lve	Cash comp ensation	During the reporting period, the project which Sino Great Wall is involved in is the decoration engineering construction project of Libo Grand Hotel (hereinafter referred to as "Libo project") which the company contracted before the bidding process. Sino Great Wall is not involved in any other projects except for Libo project before	March 19,2015	Long term	Strict perfo rming



	I	T	1		
		bidding process. As to the violating issues existed in the Libo project, I promise as follows: if Sino Great Wall got penalized by government administration departments or suffered any economic loss resulted from it, I will compensate the company by cash; Meanwhile, I, within lawful authority, will also promise to urge the company to undertake related construction projects legally so as to avoid violating issues happened before implementation of bidding process, i.e., at the time for construction again.			
Chen Lve	Cash comp ensation	1. Up to October 13th,2014, the related expenses of the litigation and arbitration cases, including the actual price, compensation, penalty, ligation costs, etc. which the parent-subsidiary companies of Sino Great Wall needs to pay caused by the final results of ligation and arbitration cases, exceed the amount of liabilities which recognized in the "Audit Report" made for Sino Great Wall by Ruihua CPA (Special Ordinary Partnership) on the basis of the audit base day of July 31st, 2014, I promise to bear the balance by cash unconditionally so as to guarantee the parent-subsidiaries of Sino Great Wall won't suffer any loss. 2. This commitment letter is irrevocable.	March 19,2015	Long term	Strict perfo rming
Chen Lve	Cash comp ensation	1. On condition that ownership defect exists in the lease of house property of parent-subsidiary companies of Sino Great Wall and its subsidiary corporation, which resulted in inability for parent-subsidiary companies of Sino Great Wall and its subsidiary corporation to continue leasing this house property but having to relocate, or parent-subsidiary companies of Sino Great Wall and its subsidiary companies of Sino Great Wall and its subsidiary corporation can't timely find suitable workplace for lawful operation in related area, I will undertake to compensate by cash for parent-subsidiary companies of Sino Great Wall's losses which are caused by operation and finance due to the above-mentioned matters. 2. I undertake to unconditionally bear the relevant fines by cash for parent-subsidiary companies of Sino Great Wall on condition that the rental house property of parent-subsidiary companies of Sino	March 19,2015	Long term	Strict perfo rming

		Creat Well and its subsidiant according in			
		Great Wall and its subsidiary corporation is in			
		absence of handling procedures for filing house			
		leasing ,which resulted in that parent-subsidiary			
		companies of Sino Great Wall and its subsidiary			
		corporation are fined by property administrative			
		department. 3.The commitment letter is			
		irrevocable.			
		"In condition that parent-subsidiary companies of			
		Sino Great Wall or its son subsidiary haven't paid			
		social security or housing fund for staff according			
		to law, which resulted in any losses to Sino Great			
	Cash	Wall, including the competent authorities'			Strict
Chen Lve	comp	requirement for Sino Great Wall or its subsidiary	March	Long term	perfo
	ensation	to make supplementary payment, to be punished	19,2015	_	rming
		and resourced, I will bear by full-amount cash for			8
		the fee of supplemental payment and the expense			
		and fee for being punished or resourced, which is			
		to guarantee Sino Great Wall and its subsidiary to			
<u></u>		avoid suffering.			
		"At present, Suzhou Lvbang has possessed one			
		state-own land use right, of which the land			
		certificate is Suzhou Guo Yong(2014)			
		No.Y2014086", locates in Danan Village, Dadian			
		Town, Yongqiao District, Suzhou City with			
		32,966 square meters of area and the purpose for			
		industry. Suzhou Lvbang possesses its own			
		factory with 9,843.87 square meters of area			
		above-mentioned, which is the building reserved			
		on the former selling land. Suzhou Lvbang is			
		carrying out refurnishing and reconstruction for			
	Cash	this factory and has acquired "License of	March		Strict
Chen Lve	comp	Construction Land Planning "with		Long term	perfo
	ensation	No.2014-08-001 approved and issued by	17,2013		rming
		Yongqiao District, Suzhou City's housing and			
		rural construction bureau, of which other			
		examination and approval procedures of			
		construction are in the process of handling "I			
		undertake to actively supervise and urge Suzhou			
		Lvbang on handling procedures of the approval			
		process involved with factor refurnishing and			
		reconstruction, and which is suffered from			
		administrative punishment by relevant competent			
		authorities in reason of claiming certificate of			
	Ī	title, or in which any dispute or controversy exist	Ī		i l

Chen Lve	Cash comp ensation	"According to the "Agreement of Significant Asset Replacement and Issue of Share to Buy Asset" (hereinafter referred to as "Agreement") signed among Victor Onward Holdings, all shareholders of Sino Great Wall and Union Development Group Co., Ltd (hereinafter referred to as "Union Group") on October 13, 2014, all the creditor's rights and liabilities related to place-out asset before the delivery date of Victor Onward Holdings shall be Union Group's responsibility to carry out solution; After the asset delivery date, if any losses occur to Victor Onward Holdings in reason of the liability transfer of asset delivery, personnel placement, unsettled dispute or controversy and other compensation related to place-out asset, payment obligation and punishment, Union Group or the specified third party shall sufficiently compensate all losses for Victor Onward Holdings for the above matters. I undertake, if Union Group and the specified third party refuse to compensate the losses caused by the above mentioned matters for Victor Onward Holdings according to the Agreement", I will compensate by cash for the Victor Onward Company within 5 working day in advance. Meanwhile, I will reserve the resource rights for Union Group and the specified third party. According to Agreement of Shenzhen Victor Onward Textile Industrial Co., Ltd., Chen Lve	March 19,2015	Long term	Strict perfo rming
Chen Lve, He Feiyan	Perfor mance comm itment	and He Feiyan Concerning on Performance Compensation" and its supplemental agreement, Chen Lve's promised Sino Great Wall that the net profit deducted by incidental losses and attributable to the parent companies' owners after audition of 2015, 2016 and 2017 shall be respectively more than RMB 345.8 million, RMB 438.5 million and RMB 538.2 million. If the net profit of Sino Great Wall is less than the promised	May 11,2015	Long term	Strict perfo rming

	1				
		net profit mentioned above, Chen Lve and He			
		Feiyan will compensate for listed company in			
		accordance with "Performance Compensation			
		Agreement" and its supplemental agreement.			
		1. This reorganization is planned to place in asset.			
		At present, complete separation has existed			
		between me or other enterprises under my			
		possession (if any) and the listed company in			
		staff, asset, finance, institution and business of			
		Sino Great Wall. Independence exists in both			
Chen Lve;		staff, asset, finance, institution and business and			
He Feiyan,		no confusion exists. 2. I undertake, after this			
Wuxi		reorganization, to ensure the continued complete			
Hengtai		separation between me or other enterprises under			
Jiuding		my possession(if any) and the listed company in			
AssetsMana		staff, asset, finance, institution and business,			
gement		sustaining the independence in the listed			
Centre		company's staff, asset, finance, institution and			
(LP) ;Yan		business, as follows: (1). The Ensurance of			
tai		Independence for Listed Company's Personnel			
Zhaoxuan		Ensure that the general manager, the vice-general			
Yuantai	Independe	manger, the chief financial officer, the board			
Jiuding	nce,	secretary and the senior executives of the			Strict
Venture		Company only accept salary in listed company,	September	Long term	perfo
Investment	n in the	including no holding of any post except director	30,2015	_	rming
Centre	same	and supervisor in my enterprise or other			
(LP) ;Suz	industry	enterprises under my possession. 2.Ensure the			
hou Taiyao		complete independence exists among the listed			
Zhongshan		company's labor, personnel, and salary			
Jiuding		management and me. 3. The director, supervisor,			
Investment		general manager and other senior executives			
Centre		recommended by me have all been through the			
(LP) ;Jiax		legal procedures, and I will not intervene the			
ing Jiahe		company's board and the shareholder's decision			
Jiuding		for appointing and dismissing personnel by			
Investment		exercising official power. (2)The Ensurance of the			
Centre (LP)		Asset Independence of Listed Company 1.Ensure			
		that the listed company possesses business system			
		related to operation and the relevant			
		completely-independent asset. 2.Ensure that no			
		occupation of mine exists in capitals and assets of			
		the listed company. 3.The Ensurance of the			
		Financial Independence of Listed Company			
		1.Ensure that the independent finance department			

and the independent financial calculating system set up by the listed company, which possess normative and independent financial and accounting rules. 2. Ensure that the listed company independently opens a bank account, not sharing the same bank account with me. 3.Ensure that the financial staff of the listed company holds no part-time post in my enterprise and other enterprises under my possession. 4. Ensure that the listed company pays taxes according to law. 5. Ensure that the listed company makes the financial decision-making independently, I will not intervene the utilization of the listed company's capital. (4)The Ensurance of the Institutional Independence of Listed Company 1. Ensure that the listed company sets up perfect governance structure for the share company's legal person, which possesses independent and complete institutional framework 2. Ensure that the shareholder's meeting, the board of director, the independent director, the supervisor and the general managers exercise official powers according to laws, regulations and articles of incorporation (5)The Ensurance of the Business Independence of Listed Company 1. Ensure that the listed company possesses the asset, staff, qualification and ability for independently holding business activities, which possesses the independent, autonomous and sustain operation ability catering to the market. 2. Ensure that I will not intervene the listed company's business activities except exercising shareholder's rights. 3. Ensure that I or other enterprises under my possession will avoid working on the listed company's main business which possesses substantial competition. 4. Ensure to reduce the related transaction between me and the listed company or between other enterprises under my possession and the listed company as much as possible; When confirming necessary but unavoidable related transaction, I will ensure the fair operation according to the principle of market culture and the fair price, and fulfill the transaction procedures and the



		obligation of disclosing information according to relevant laws and regulations and normative document " "1.Before this reorganization, the fairness and			
Wuxi Hengtai Jiuding Assets Managemen t Centre (LP); Yantai Zhaoxuan Yuantai Jiuding Venture Investment Centre (LP);Suz hou Tianyao Zhongshan JiudingInves tment Centre (LP); Jiaxing Jiahe Jiuding Investment Centre (LP)	Relate transaction s	reasonableness of pricing and the legitimacy and effectiveness of decision-making procedure exist in the transaction(if any) between me or the enterprise under my possession(if any) and Sino Great Wall which is planned to place asset in, no related transaction with obvious unfairness exists; 2. After this reorganization, I or the enterprise under my possession will avoid and reduce the related transaction with listed company as much as possible. As for any unavoidable or reasonable related transaction, I or the enterprise under my possession will sign the agreement according to laws and fulfill the lawful procedure, and fulfill relevant approval procedure for internal decision-making and timely fulfill the obligation of disclosing information according to law, following relevant laws, regulations, other normative documents and articles of listed company, which is to guarantee the fairness and reasonableness in related transaction pricing, to guarantee the fairness of transaction condition and to guarantee not to utilize the related transaction to illegally transfer the capital and profit of listed company, and not to utilize this transaction to engage in any behaviors which will cause any losses to listed company or other shareholder's legitimate rights. Once I violate the above promises and cause losses to the listed company, I will compensate the listed company for the losses caused by the this matter.	March 19,2015	Long term	Strict perfo rming
Union Developmen t Group Co., Ltd		During the assets reorganization, the house property and land without property certificate in the disposed assets within the plant area of Kuixin Community of Kuichong Street of Longgang District and the expected compensations, as well as the expected compensations concerning to the regaining of plots planned as schools within the right of land use of Nanyou Industrial Park of Nanshan District have not been recorded in the assessment. Therefore, Union Group promises	March 19,2015	Long term	Strict perfo rming

		that after the reorganization, if Union or a third			
		party appointed by Union receives compensations			
		or incomes related to above-mentioned disposed			
		assets which are house property and land without			
		property certificate as well as regaining of plots			
		planned as schools, Union will return the benefits			
		to Victor Onward Holdings, in 10 working days			
		since the collection. The actual costs and fees			
		during the possession of the house property and			
		land and the paid as well as the unpaid but			
		necessary costs and fees for the reception of the			
		above-mentioned benefits for Union Group or its			
		third party will be deducted from the income. The			
		specific benefits and payable costs and fees			
		should be confirmed jointly by Union Group and			
		Victor Onward Holdings based on the actual			
		situations. (Notes:On June 25, 2015,All			
		shareholders of Victor Onward Holdings, Union			
		Group and Sino Great Wall Signed supplementary			
		agreement, and specified that the land and houses			
		without ownership certificate of Victor Onward			
		Holdings located at the factory area of Kuixin			
		community of Kuichong Street office of			
		Longgang District (the land area is about 50,000			
		square meters, the built-up area of houses is about			
		25,000 square meters, among them about 18,000			
		square meters of buildings at built-up area are			
		within the plan of removal and collection of			
		government, hereinafter referred as			
		"undocumented property) still belongs to Victor			
		Onward Holdings. And the benefits and risks of			
		the real estate without certificate are enjoyed and			
		assumed by Victor Onward Holdings			
		According to the Term 5.5.3 of Agreement on			
		Major Asset Replacement and Asset Purchase			
		Through Issuing Shares (hereinafter referred to as			
Union		Agreement) signed on October 13, 2014 by the			
Developmen	Cash	company and all shareholders of Victor Onward	March		Strict
t Group Co.,		Co. Ltd and Sino Great Wall, Victor Onward	19,2015	Long term	_
Ltd	ion	Holdings should obtain the letter of approval			rming
		concerning the transferred debts of the disposed			
		assets from the creditor (including the guarantee,			
		similarly hereinafter) before the date of assets			
		delivery. In the situation of debts on Victor			

Onward Holdings due to the absence of creditor's consent, the company or the third party appointed by the company is in charge of paying off debts or reaching agreement on the solution with the creditor. When there are losses caused by improper solutions of the company or the third party appointed by the company, the company or the third party appointed by the company will fully compensate for the caused losses of Victor Onward Holdings in 5 working days after receiving the notice. According to the Term 5.5.4 of Agreement, after the date of assets delivery, any compensations, obligations of payment and penalties caused by disposed assets as well as unsettled disputes in Victor Onward Holdings will be undertaken and solved by the company or the third party appointed by the company, and Victor Onward Holdings assumes no responsibility. When there are losses caused by it, the company or the third party appointed by the company will fully compensate for the caused losses of Victor Onward Holdings in 5 working days after receiving the notice. According to the Term 5.6.1 of Agreement and based on the principle of "staff arrangement according to the assets", the labor relations, social insurance relations including pension, medical treatment, unemployment, working injury and maternity, and other liable welfare and salary of all the staff in Victor Onward Holdings. (including but not limited to on-post employees, employees awaiting job assignments, retired employees, retained employees with suspend salary, transferred employees, and temporary employees, etc) will be transferred to the company or the third party appointed by the company. Compensations or related matters (if any) due to the termination of labor relationship in advance with Victor Onward Holdings, the company or the third party appointed by the company will be in charge of the payment. The company promises that for the losses caused by matters such as the above-mentioned debt transfers of disposed assets, personnel arrangement, unsettled disputes,



		potential debts, payment obligations and penalties, the company or the third party appointed by the company will fully compensate for the losses of Victor Onward Holdings due to the above-mentioned matters based on the Agreement in cash.		
Equity incentive commitment	No	No	No	No
Other commitments made to minority shareholders	No			
Executed timely or not?	No	No	No	No
If the commitments failed to complete the execution when expired, should specifically explain the reasons of unfulfillment and the net stage of the working plan	Yes			

IV. Prediction of Business performance for 2016

Estimation of accumulative net profit from the beginning of the year to the end of next report period to be loss probably or the warning of its material change compared with the corresponding period of the last year and explanation of reason.

□ Applicable √ Not applicable



V. Investment in securities

☐ Applicable √Not applicable

No Securities investment in period

VI. Investment in derivatives

☐ Applicable √Not applicable

There is no derivative investment during the report period.

VII. Registration form of such Activities as Reception, Research, Communication, Interview in the Reporting Period

√Applicable □Not applicable

Reception time	Way of reception	Types of visitors	Basic index
September 2,2016	Onsite investigation	Organization	The interactive relation with the investors on Shenzhen Stock Exchange platform about Sino Great Wall International Engineering Co., Ltd: Record of the investors relations activities on September 2, 2016

VIII. Outward Guarantee against the Regulations

☐ Applicable √ Not applicable

The Company had no guarantee outside against the regulation in the reporting period.

IX. Non-operational Occupancy of the Company's Capital by the Controlling Shareholder and its Related Parties

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

The Company had no non-operational fund occupation from controlling shareholders and its related party.

