# WUXI LITTLE SWAN COMPANY LIMITED SEMI-ANNUAL REPORT 2017



August 2017

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# Section I Important Statements, Contents and Definitions

The board of directors (the "Board"), the board of supervisors (the "Board of Supervisors") as well as the directors, supervisors and senior management of Wuxi Little Swan Company Limited (the "Company") hereby guarantee the factuality, accuracy and completeness of the contents of this Report, and shall be jointly and severally liable for any false representation, misleading statements or material omissions in this Report.

All the directors attended the board meeting for the review of this Report.

The Company plans not to distribute cash dividends or bonus shares or convert capital reserve into share capital.

Mr. Fang Hongbo, board chairman, Mr. Sun Yunan, CFO, and Mr. Xu Yunwei, head of the accounting department (head of accounting), hereby guarantee that the Financial Report carried in this Report is factual, accurate and complete.

This Report involves futures plans and some other forward-looking statements, which shall not be considered as virtual promises to investors. Investors are kindly reminded to pay attention to possible risks.

This Report has been prepared in both Chinese and English. Should there be any discrepancies or misunderstandings between the two versions, the Chinese version shall prevail.

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# **Definitions**

Term	Definition
Company, the Company or Little Swan	Wuxi Little Swan Company Limited
Midea Group	Midea Group Co., Ltd.
TITONI	TITONI Investments Development Ltd.
Midea Group Finance	Midea Group Finance Co., Ltd.
GD Midea Holding	GD Midea Holding Co., Ltd.
Hefei Midea Washing Machine	Hefei Midea Washing Machine Co., Ltd.
Wuxi Little Swan General Appliance	Wuxi Little Swan General Appliance Co., Ltd.
Wuxi FILIN Electronics	Wuxi FILIN Electronics Co., Ltd.
CSRC	China Securities Regulatory Commission
Reporting Period	January 1, 2017-June 30, 2017

# **Section II Corporate Profile and Key Financial Results**

# **I Corporate Information**

Stock name	Little Swan A, Little Swan B	Stock code	000418, 200418		
Stock exchange	Shenzhen Stock Exchange				
Company name in Chinese	无锡小天鹅股份有限公司				
Abbr. (if any)	小天鹅				
Company name in English (if any)	Wuxi Little Swan Company Limited				
Legal representative	Fang Hongbo				

### **II Contact Information**

	Board Secretary	Securities Representative
Name	Ms. Zhou Sixiu	Mr. Zhao Yulin
Address	No. 18, Changjiang Road S., National Hi-tech Development Zone, Wuxi, Jiangsu Province, P.R.China	No. 18, Changjiang Road S., National Hi-tech Development Zone, Wuxi, Jiangsu Province, P.R.China
Tel.	0510-81082320	0510-81082377
Fax	0510-83720879	0510-83720879
E-mail	ir@littleswan.com.cn	ir@littleswan.com.cn

### **III Other Information**

### 1. Ways to Contact the Company

Indicate by tick mark whether any changes occur to the registered address, office address and their postal codes, website address and email address of the Company during the Reporting Period.

□ Applicable √ Not applicable

No changes occurred to the said information during the Reporting Period, which can be found in the 2016 Annual Report.

# 2. Information Disclosure Media and Place where this Report is Kept

Indicate by tick mark whether any changes occurred to the information disclosure media and the place where this Report was kept during the Reporting Period.

☐ Applicable √ Not applicable

The newspapers designated by the Company for information disclosure, the website designated by the CSRC for disclosing this Report and the location where this Report was placed did not change during the Reporting Period. The said information can be found in the 2016 Annual Report.

# **IV Key Operating Results**

Indicate by tick mark whether the Company needs to retroactively restate any of its accounting data.

□ Yes √ No

	Reporting Period	Same period of last year	+/- (%)
Operating revenues (RMB)	10,568,060,854.21	7,984,787,194.92	32.35%
Net profit attributable to shareholders of the Company (RMB)	731,540,502.47	580,826,562.58	25.95%
Net profit attributable to shareholders of the Company before exceptional profit and loss (RMB)	714,797,214.75	567,444,003.06	25.97%
Net cash generated by operating activities (RMB)	-142,410,692.24	1,607,097,392.88	-108.86%
Basic earnings per share (RMB/share)	1.16	0.92	26.09%
Diluted earnings per share (RMB/share)	1.16	0.92	26.09%
Weighted average return on equity (%)	11.69%	10.82%	0.87%
	End of Reporting Period	End of last year	+/- (%)
Total assets (RMB)	18,655,287,176.82	18,885,986,837.64	-1.22%
Net assets attributable to shareholders of the Company (RMB)	6,237,082,827.17	5,983,847,862.72	4.23%

# V Differences in Accounting Data under Domestic and Foreign Accounting Standards

1. Differences in Net Profit and Net Assets Disclosed in Financial Reports Prepared under Chinese and International Accounting Standards

☐ Applicable √ Not applicable

No such differences for the Reporting Period.

2. Differences in Net Profit and Net Assets Disclosed in Financial Reports Prepared under Chinese and Foreign Accounting Standards

□ Applicable √ Not applicable

No such differences for the Reporting Period.

# **VI Exceptional Profit/Loss**

Unit: RMB

Item	Reporting Period	Note
Profit/loss on disposal of non-current assets (including offset asset impairment provisions)	2,324,085.53	
Government subsidies charged to profit/loss for the Reporting Period (except for government grants closely related to business of the Company and given at a fixed quota or amount in accordance with government's uniform standards)		
Profit/loss on fair value changes of transactional financial assets and liabilities & investment income from disposal of transactional financial assets and liabilities as well as financial assets available for sale, except for effective hedges related to routine operations of the Company		
Non-operating income and expense other than above	2,147,453.14	
Less: Income tax effects	2,446,093.57	
Minority interests effects (after tax)	926,807.28	
Total	16,743,287.72	

Explanation of why the Company classified an item as exceptional profit/loss according to the definition in the Explanatory Announcement No. 1 on Information Disclosure for Companies Offering Their Securities to the Public—Exceptional Profit and Loss, or reclassified any exceptional profit/loss item given as an example in the said explanatory announcement to recurrent profit/loss

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

No such cases in the Reporting Period.

# **Section III Business Profile**

# I Main Business Scope for the Reporting Period

As one of the earliest washing machine manufacturers in China, Wuxi Little Swan Company Limited is principally engaged in R&D, production and sale of domestic washing machines. In 1978, China's first fully-auto washing machine greeted the world in the Company. With 38 years of focus on washing machines, the Company mainly produces front-loading washing machines (also known as "roller washing machines") and top-loading washing machines (also "pulsator washing machines", divided into fully-auto ones and double-cylinder ones by structure). In addition, the Company can also produce clothes dryers and agitator washing machines.

The Company has attached great importance to continual investment in research and development, with a nearly RMB700 million investment in this respect in 2016. It has over 700 staff in its R&D team. The Company has a sound technological R&D system, including one state-level technological center and two state-recognized labs. Little Swan Lab is the first washing machine lab in China to pass the UL North American safety verification and the German VDE verification. Little Swan holds on to independent innovation and has the internationally advanced frequency-changing, intelligent control, structure design, industrial design and other core washing technologies. It owns 2 manufacturing bases, one in Wuxi, Jiangsu Province and the other one in Hefei, Anhui Province, with a total floor area of more than 800,000 m² as well as a combined annual production capacity reaching 22 million units. It also has domestically and internationally first-class manufacturing equipments and an experienced manufacturing team. The Company's products are sold to the domestic market as well as over 160 other countries and regions, with the overseas market accounting for more than 20% in the Company's total sales. In domestic sale, the Company adopts the marketing mode of "agents+direct sale" and simultaneously develops the online and offline channels. In overseas sale, the Company focuses on OEM and attaches importance to its own brands at the same time. The Company adopts a two-brand strategy ("Little Swan" and "Midea") and the business under both brands has seen fast and sound growth in the recent years.

The Company has been focusing on its main business, improving its product mix according to consumers' needs, and increasing product quality. Therefore, its management efficiency has increased significantly, its profitability has been enhanced and its position in the industry as well as its share in the market have kept increasing, which have made the Company one of the most competitive washing machine manufacturers. According to China

Market Monitor, the Company took up a share of 26.6% in domestic retail sales volume of washing machines in the period from January to June 2017, 0.1 percentage point higher than the same period of last year; and accounted for 23.0% in domestic retail sales value, up by 0.8 percentage point. Meanwhile, according to customs statistics, the Company's share in China's export volume of washing machines was 20.4% in the period from January to May 2017, 4.3percentage points higher than the same period of last year; and that percentage in China's export value was 17.7%, up by 6.5 percentage points. These percentages were both the highest among the country's washing machine makers.

# **II Significant Changes in Main Assets**

# 1. Significant Changes in Main Assets

□ Applicable √ Not applicable

#### 2. Main Assets Overseas

☐ Applicable √ Not applicable

# **III Core Competitiveness Analysis**

Our core competitiveness is demonstrated in the following aspects:

- 1. Our knowledge and experience accumulated in the long history of our main business. We are the sole company in China that has focused on the washing machine industry since the end of 1970s. As of the end of the Reporting Period, we have produced and sold over 100 million washing machines. Profound knowledge and experience has been accumulated through these several decades in technology, R&D and innovation, market research, business operation, etc., which has been transformed into our tacit knowledge through the accumulation and inheritance by our talent team and has thus become our most important core competitiveness.
- 2. Our capability of seeing the industry clearly and R&D. We have our unique capability of judging and foreseeing developments in the industry and technology. Through constant input of R&D resources over the years, we have owned leading technological competitiveness in the industry. We hold on to independent innovation and have the internationally advanced frequency-changing, intelligent control, structure design, industrial design and other core technologies. As of the end of the Reporting Period, we boast more than 2,000 washing machine-related patents, as well as over 200 software copyrights. We connect technology, products and customers through medium and long-term technological planning, and have research talent, talent reserve and development talent for our R&D.
- 3. Our capability of managing the industrial chain. We keep building a customer-oriented supply chain

management system, have set up an industry-leading cross-enterprise procurement platform with the help of Midea Group, constantly increase the efficiency of our supply chain and foster a strategic partnership with our suppliers. In terms of channels, in the domestic first and secondary markets, we mainly work with Suning, Gome and some other big regional customers; in the tertiary and fourth markets, we combine agent channels, flagship stores and franchised stores to distribute our products to households. In e-commerce, we continue to improve our online channels by enhancing cooperation with famous online shopping platforms and expanding our own online shopping center. As a result, our online sales have achieved a fast growth. Overseas, we keep deepening our cooperation with customers, expanding strategic overseas markets and enhancing the promotion of our own brands, as well as moving manufacturing overseas and localizing overseas operations. We enjoy a good and long-term cooperation with our major customers at home and abroad.

- 4. Our capability to respond to needs of consumers. We have been keeping a watchful eye on market changes, studying consumers' needs, and focusing on improvement of the whole process experience of customers in shopping, product use and after-sales service. Consumers are always looking for professional, intelligent, green and individualized washing machines. And we satisfy customers' needs with the spirit of craftsman and provide them with extremely easy use experience through our innovative solutions of intelligent accurate self-loading, intelligent roller water cube, intelligent WIFI, cold water washing, silver nano-particle sterilization, allergies prevention, ultrasonic wave washing and classified washing. We adopt a two-brand strategy ("Little Swan" and "Midea") to create differentiation for the satisfaction of different needs. With a history of nearly four decades, Little Swan is considered a very reliable brand among consumers, with the slogan of "Whole-hearted Little Swan" being well-known among them. As for Midea, a comprehensive home appliance brand, its share in the washing machine market keeps rising with increasing recognition.
- **5. Our capability of reform and self-improvement.** Through years of accumulation, we have developed a corporate culture of sustained reform and self-improvement. Along with rapid changes in the market and this new era, we will keep reforming our organizational structure and operating model so as to ensure our capability of sustainable development. We are the first in the sector to adopt the T+3 order-oriented production and sale mechanism to cope with the fast changes of market needs. And in order for continuing vitality, we keep seeking for creative incentive mechanisms, promoting organizational and cultural recreation, improving our talent pool and furthering the reform of our operations, which has produced impressive results.

No significant changes occurred to our core competitiveness in the Reporting Period.

# **Section IV Performance Discussion and Analysis**

#### **I** Overview

#### (I) Macro-environment Overview

In the first half of 2017, China's economy expanded steadily while the world economy continued to recover. With real estate tightening policies and the RMB in stabilization and recovery, China's home appliance industry kept seeking for growth in the "New Normal Economic State". In the Reporting Period, increased general costs of home appliance makers caused by high-priced raw materials boosted the prices of end products; large-capacity, intelligent and healthy household appliances have become more and more favored; and factors such as changing consumption, evolving manufacturing and distribution systems and deeper technological research and development have changed the value chain substantially. Domestically, with the popularization of washing machines, the future growth point for such manufacturers lies in product structure upgrading by developing and introducing new types of products and products with new functions. Considering the burgeoning clothes drying demand resulted from changing living environments and habits, washer-dryers and freestanding dryers are expected to be in great need. Internationally, mature markets such as the American and European countries with a high washer ownership rate, mainly look for renewal; while emerging markets with fewer washers seek for new machines largely. Due to the noticeable pick-up in export of washing machines as a result of the gradual recovery of the global economy, international business is estimated to be more profitable. According to ChinaIOL, a surveying company, China saw the sales of 30.021 million washing machines in the first half of 2017, up 9.2% on a year-on-year basis, of which 20.3 million units were sold domestically, representing an increase of 6.9%, and 9.721 million units were exported, up 14.4%.

#### (II) Analysis of Main Business

In the first six months of 2017, the Company continued to adhere closely to its core strategy of "Advanced Products, Efficiency-Driven Growth and Global Operations" and focus on its main business of washing machines, as well as the needs of its customers. It furthered its operational transformation, strengthened research and development, improved product quality, expanded overseas markets and promoted manufacturing and efficiency improvement, which has helped increase its core competitiveness and resulted in good operating results. For the six months ended June 30, 2017, the Company achieved consolidated operating revenues of RMB10.57 billion, up



32.4% compared to the same period of last year. The net profit attributable to shareholders of the Company stood at RMB0.73 billion, representing a 26.0% growth. And the consolidated gross profit margin was 25.6%.

# (III) Work Accomplished in First Half of 2017

# 1. Reinforcement on technology innovation and quality revolution, bringing about improvement of product competitiveness

The Company continuously input more on R&D, improved user experience, reinforced technology innovation, tastefully and smartly made products of good quality, sustainably cultivated leading products, gradually improved public praise

for products; took products as the core, continuously crafted smart product series, enriched the layout of middle and high end products, enhanced innovation differentiation for products, sustainably optimized product structure, and improved the ratio of middle and high end products; enhanced on consumer research, had a deep insight into users' pain points and market demand by the method of CDOC, developed technological and product innovations, introduced differentiated product series including cold water wash, anti-allergic, BLDC smart frequency conversion, iclean smart cleaning, ultrasonic wash, as well as classified wash and protection; vigorously promoted quality revolution, continuously carried forward projects of good quality, and sustainably improved product quality. In the reporting period, the MideaKuaijing (quick and clean) washing machine won the honor of the Appliance Innovation Reward, the Little Swan roller wash-and-try machine won the certificate of recognition for its resistance to the allergen, the Beverly roller washing machine won the honor of the Innovation Award for Product Design in the 12<sup>th</sup> China Household Appliance Innovation Results Election, the wall-hanging washing machine won the honor of Gold Award of the 10<sup>th</sup> Jiangsu Province Patent Election. Product capability of the company sustainably improved, and the innovation capability was highly recognized by the market.

# 2. Deepening of domestic sales, transformation of marketing, as well as sustainable and high-speed growth of E-commerce

The Company sustainably promoted marketing transformation and efficiency improvement for domestic sales, enhanced on data management and application analysis for agencies and distributors, further submerged the CCS

inventory management system; strengthened the end-information turnover efficiency, accuracy, and transparency by online payment and information system innovation, continuously activated vigor of the organization, and improved the value-chain efficiency; positively transformed the ways of marketing by conducting scenarized marketing and marketing activities like national roadshows to continue to transform and upgrade the ends; continuously optimized service process, realized visualization of service process with the support of after-sale management system and WeChat platform service, and effectively improved the satisfaction on user service; sustainably enlarged brand building, named the 2017 Wuxi International Marathon and the 2017 Snooker World Cup, sponsored the National Fencing Team, kept improving the Company's brand value; vigorously carried forward the development of E-commerce business, deepened the cooperation with E-commerce platforms, The first half of 2017 saw a continually rapid growth in the e-commerce business and a bigger market share. According to AVC, the Company ranks No. 1 in retail sales by value nationwide. In the reporting period, revenue of the Company's domestic sales reached RMB 7.5 billion, showing a year-on-year increase of 29.4%.

#### 3. Vigorous expansion of overseas market, and rapid development of self-own brands

The Company positively promoted transformation in overseas market, further optimized product structure and client structure, pushed forward the globalization of business layout, sustainably improved operation quality; in respect of products, the Company focused on users, accomplished rapid iteration and upgrade, made differentiated products, developed deep custom-made products, sustainably optimized product structure, and improved the comprehensive product competitiveness; in respect of clients, the Company kept developing deep strategic cooperation with key clients, maintained stable growth of key clients, made breakthrough in differentiated products, drove the rapid growth of middle-scale clients, and obtained remarkable results in expanding new clients; the Company further optimized the global market layout, sustainably made breakthrough in key markets, continuously enlarged potential markets and blank markets, and gained rapid growth in regions including the Europe, North America, the Middle East, Asia and Africa; kept reinforcing promotion of self-own brands, achieved rapid growth in self-own brand business while replying on the deep global layout of branch companies of the Midea Group; positively conducted strategic brand cooperation with Toshiba, and sustainably improved the comprehensive competitiveness of the Company. In the reporting period, the Company obtained business revenue of RMB 2.19 billion in overseas sales, increasing by 43.3% compared to the same period of last year.

# 4. Promotion of lean management for the full value chain, and continuous improvement of operation efficiency

The Company centered on the strategic principal axis of efficiency driving, pulled by the T+3 customer order

mechanism, oriented by automation and informatization, supported by lean management and profession improvement, sustainably promoted the upgrade of smart manufacturing; input more on manufacturing resources, accomplished capacity enlargement in the roller production line, sustainably improved the self-manufacturing ratio of components, strengthened up the off-line direct-mailing ratio and full-set ratio, continuously improved manufacturing efficiency and long-term competitiveness; vigorously carried forward the sharing of channel inventories, continuously improved the channel turnover efficiency and end service capability; continuously optimized the management mechanism, strengthened production and sales plans, as well as the product supporting mechanism, built the leading function of commodity planning, further stretched the value chain of R&D, manufacturing, and sales, propelled the integration, allocation, and full utilization of resources, and improved the response speed of the market; deepened operation transformation, promoted culture re-building, enhanced information management and construction, sustainably propelled process re-creation, strengthened innovation of encouragement patterns, and continuously activated vigor of the organization. In the reporting period, operation efficiency of the Company obtained distinct improvement.

### (IV) Work Plans for Second Half of 2017

In the second half of 2017, the Company will center on the strategic principal axis, and continue to deepen operation transformation. The main work would be as below:

- 1. To center on competitions of technology innovation and product differentiation, sustainably input more on R&D, strengthen the layout of smart products, high and middle end products, and driers, and sustainably promote the improvement of product structure.
- 2. To sustainably propel the transformation from agencies to operators, reinforce brand promotion, deepen channel operation and efficiency improvement for domestic sales; to keep deepening the cooperation with key clients, assist client to deeply dig out market demands, continuously improve the ratio of self-own brands, and deepen the strategic cooperation with Toshiba for overseas sales.
- 3. To sustainably promote manufacturing upgrade, strengthen the data and visualized management for the whole value chain in T+3 pattern, and enlarge input for automation.
- 4. To further deepen operation transformation, enhance talent training and introduction, promote employment transformation, continuously improve culture atmosphere of the Company, and improve the integrated operation level of the Company.

# II Analysis of Main Business

Unit: RMB

	Reporting Period	Same period of last year	+/-%	Reason for change
Operating revenues	10,568,060,854.21	7,984,787,194.92	32.35%	Increase of sales
Operating costs	7,861,371,811.78	5,812,591,773.67	35.25%	Increase of sales income
Selling expense	1,533,889,871.40	1,191,332,056.12	28.75%	
Administrative expense	328,163,105.40	265,946,054.68	23.39%	
Finance costs	-23,523,197.84	-63,399,464.47	62.90%	Increased exchange losses due to fluctuations of RMB exchange rate
Income taxes	148,245,695.78	127,302,391.75	16.45%	
Net cash generated by operating activities	-142,410,692.24	1,607,097,392.88	-108.86%	Decreased cash received from sale of goods and rendering of services, as well as increased cash paid for goods and services
Net cash generated by investing activities	-447,972,713.03	-2,104,441,275.89	78.71%	Decreased cash used in investment
Net cash generated by financing activities	-484,323,953.02	-376,001,781.77	-28.81%	
Net increase in cash and cash equivalents	-1,074,707,358.29	-873,345,664.78	-23.06%	

Major changes to the profit structure or sources of the Company in the Reporting Period:

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

No such cases in the Reporting Period.

Breakdown of main business:

Unit: RMB

	Operating revenue	Operating cost	Gross profit margin	Operating revenue: YoY +/-%	Operating cost: YoY +/-%	Gross profit margin: YoY +/-%					
By business segmen	By business segment										
Home appliance manufacturing	9,694,560,835.56	7,052,479,498.41	27.25%	32.31%	33.53%	-0.67%					
By product											
Washing machines	9,694,560,835.56	7,052,479,498.41	27.25%	32.31%	33.53%	-0.67%					
By geographic segr	nent										
China	7,501,628,908.80	5,118,456,701.67	31.77%	29.40%	28.96%	0.23%					
Other countries and regions	2,192,931,926.76	1,934,022,796.74	11.81%	43.34%	47.34%	-2.39%					

# **III Non-Core Business Analysis**

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

# IV Analysis of Assets and Liabilities

# 1. Significant Changes in Asset Composition

Unit: RMB

	End of Repo	orting Period	End of same per	Change in	Reason for	
	Amount	As a percentage of total assets (%)	Amount	As a percentage of total assets (%)	percentage (%)	significant change
Monetary funds	3,424,099,307.77	18.35%	2,054,917,706.65	13.27%	5.08%	
Accounts receivable	1,622,290,121.44	8.70%	1,117,184,734.33	7.22%	1.48%	
Notes receivable	1,878,193,045.31	10.07%	1,794,679,303.47	11.59%	-1.52%	
Inventories	1,084,450,981.78	5.81%	596,940,535.68	3.86%	1.95%	
Investment property	62,928,849.25	0.34%	66,566,603.42	0.43%	-0.09%	
Fixed assets	978,083,778.86	5.24%	992,560,338.04	6.41%	-1.17%	
Construction in progress	176,579.99	0.00%	0.00	0.00%	0.00%	
Other current assets	8,804,584,056.35	47.20%	8,142,145,155.23	52.59%	-5.39%	
Short-term borrowings	170,000,000.00	0.91%	0.00	0.00%	0.91%	

# 2. Assets and Liabilities Measured at Fair Value

Unit: RMB'0,000

Item	Opening balance	Profit/loss on fair value changes in the Reporting Period	Cumulative fair value changes charged to equity	Impairment provided in the Reporting Period	Purchased in the Reporting Period	Sold in the Reporting Period	Closing balance			
Financial assets	Financial assets									
Derivative financial assets		491.79					491.79			
Available-for-sale financial assets	599,414.27	-10,414.27	6,601.34	0.00	206,500.00	-204,500.00	597,601.34			
Total of above	599,414.27	-9,922.48	6,601.34	0.00	206,500.00	-204,500.00	598,093.13			
Financial liabilities	0.00						0.00			

Significant changes in the measurement attributes of the main assets in the Reporting Period:

□ Yes √ No

#### 3. Restricted Asset Rights as of End of the Reporting Period

As of the end of the Reporting Period, there were no such circumstances where any main assets of the Company were sealed, distrained, frozen, impawned, pledged or limited in any other way.

### V Investments Made

#### 1. Total Investments Made

Unit: RMB

Investments made in the Reporting Period	Investments made in same period of last year	+/-%		
187,894,906.90	43,454,935.00	332.39%		

The significant increase in investment was mainly resulted from the inputs to projects for expansion of the production capacity of roller washing machines, the replacement of some outsourced manufacturing with the Company's own manufacturing, technical improvement and maintenance. As of the disclosure date of this Report, the new production lines of roller washing machines have been put into use.

#### 2. Significant Equity Investments Made in the Reporting Period

☐ Applicable √ Not applicable

# 3. Significant Non-Equity Investments Ongoing in the Reporting Period

☐ Applicable √ Not applicable

#### 4. Financial Investments

# (1) Securities Investments

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

No such cases in the Reporting Period.

# (2) Investments in Derivative Financial Instruments

Unit: RMB'0,000

	Rela						Openi		a			Proporti	
	tions	Rela		Initial			ng	Purchas	Sold in	Impair	Closing	on of	Actual
		ted			~ .	<b>-</b>		ed in the	the	ment			gain/los
Operator	hip	trans		investme	Starting	Ending	invest		Reporti		investme		s in the
Орстатог	with		derivative	nt	date	date	ment	Кероги	Кероги	•	nt	investm	
	the	actio		amount			amoun	ng	ng	on (if	amount	ent	Reporti
		n		amount			amoun	Period	Period	any)	amount	CIII	ng
	Com						t					amount	

	pany											in the Compan y's closing net assets	Period
Bank	Not relat ed	Not	Forward forex contract		0	04/24/201 7	06/14/201 7	0	17,970	11,520	6,450	1.03%	757
Total					0			0	17,970	11,520	6,450	1.03%	757
Capital investme	sourc ent	e fo	r derivati	All fro	m 1	the Compar	y's own fun	ıds					
Lawsuits	invol	ved (if	f applicable)	N/A									
Disclosu announce derivativ	ement	late stmen		rd ng 03/09/	201	17							
meeting	annou	nceme	shareholder ent approvir t (if any)		201	.7							
measures derivativ Reportin not lim liquidity	derivative investments held in the greatest revenue and loss, and report the greatest acceptable margin ratio or total marginers. Reporting Period (including but amount, so that the Company can update the operating status of the funds business on a time total limited to market risk, basis thus ensuring the arrangement of proper funds before expiry dates.					ighlights  y's forex mance in  nciple is perating s on the possible margin a timely  ems and a trading  ems that but has reducing I trading							

	agencies.
	Control measures: The Company has designated relevant departments with the responsibility for
	enhancing expertise in laws, regulations and market rules, conducting strict examination and
	verification of contracts, defining responsibility and obligations, and strengthening compliance
	checks, so as to ensure that the Company's derivatives investment and position operations meet
	the requirements of the laws and regulations and internal management system of the Company.
Changes in market prices or fair	
value of derivative investments	
during the Reporting Period (fair	Forward forex quotations announced by the Bank of China are used in the fair value analysis of
value analysis should include	the Company's derivative investments.
measurement method and related	
assumptions and parameters)	
Significant changes in accounting	
policies and specific accounting	
principles adopted for derivative	
investments in the Reporting	No significant changes
Period compared to previous	
reporting period	
	The independent directors of the Company are of the opinion that the Company has formulated
	the Management Methods for Forex Trading Business to, which enables the Company to
Opinion of independent directors	effectively control risks associated with derivative investment; that for the Reporting Period,
on derivative investments and risk	derivative investment was conducted mainly on the Company's export business by signing
	forward forex contracts with domestic financial institutions to lock in exchange rates and avoid
control	risk caused by exchange rate fluctuations; that no speculative trading is allowed, leading to no
	risk of non-performance; and that trading deadlines are all set according to the Company's
	expected payments and collections of payments, with no impact on the Company's liquidity.

# VI Sale of Major Assets and Equity Interests

# 1. Sale of Major Assets

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

No such cases in the Reporting Period.

# 2. Sale of Major Equity Interests

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

# **VII Main Controlled and Joint Stock Companies**

Unit: RMB'0,000

Company Relationsh Main business Industry	Registered	Total assets	Net assets	Operating	Operating	Net profit
---	------------	--------------	------------	-----------	-----------	------------

name	ip with the	scope		capital			revenues	profit	
	Company								
Hefei Midea Washing Machine Co., Ltd.	Subsidiary	Washing machine manufacturing	Home appliance	USD13,552	783,284.53	275,763.27	446,674.46	26,768.60	23,274.72
Wuxi FILIN	Subsidiary	Electronic component manufacturing	Home appliance component	USD 362.4564	131,116.53	85,356.47	45,315.85	11,564.61	11,171.12

Subsidiaries obtained or disposed in the Reporting Period:

☐ Applicable √ Not applicable

# **VIII Structured Bodies Controlled by the Company**

□ Applicable √ Not applicable

# IX Performance Forecast for January-September 2017

Warning of possible loss or considerable YoY change in the accumulative net profit made during the period-beginning to the end of the next reporting period, as well as the reasons:

☐ Applicable √ Not applicable

# X Risks Facing the Company and Countermeasures

- **1. Macro risk.** Under the influence of uncertainty of world economy recovery, domestic economic growth under downward pressure, real estate tightening polices and turbulence of global political and economic situations, consumption market recession may continue and the industry may face the risk of insufficient growth power.
- **2. Market risk.** Washing machine industry is a mature and fully competitive industry with many foreign enterprises and local enterprises involved. Though the Company has strong competition advantage, it still faces the impact brought by market risks such as intensification of industry competition, continuously upgrading of consumption structure, profound adjustment of global industrial pattern and re-division.
- **3.** Cost risk. Labor cost continues to rise, new overloading regulations lead to increased logistics cost. Increasing general costs in the industry caused by high-priced raw materials could directly affect the profitability of the Company.
- 4. Exchange rate risk. Since exchange rate fluctuation is very uncertain, though the Company has adopted

certain countermeasures to deal with exchange rate fluctuation risk, exchange rate fluctuation still greatly affect the profitability of the export sales business of the Company.

**5. Policy risk.** Overseas non-tariff trade barriers and anti-dumping policy shall also have an impact on the scale and profit of export sales business.

In face of the complex and changeable domestic and international environments and risks, in strict accordance with The Company Law, The Securities Law and applicable CSRC-regulations, the Company will keep improving its corporate governance, promote further compliance with applicable laws and regulations, and has formulated relevant internal control systems to prevent and control risks for assurance of sustained, steady and healthy growth.

# **Section V Significant Events**

# I Annual and Special Meetings of Shareholders Convened during the Reporting Period

### 1. Meetings of Shareholders Convened during the Reporting Period

Meeting	Type	Investor participation ratio	Convened date	Disclosure date	Index to disclosed information
2016 Annual Meeting of Shareholders	Annual	60.35%	04/10/2017	04/11/2017	Announcement No. 2017-11 of Wuxi Little Swan Company Limited on Resolutions of 2016 Annual Meeting of Shareholders disclosed on www.cninfo.com.cn

# 2. Special Meetings of Shareholders Convened at Request of Preference Shareholders with Resumed Voting Rights

☐ Applicable √ Not applicable

# II Proposal for Profit Distribution and Converting Capital Reserve into Share Capital for the Reporting Period

☐ Applicable √ Not applicable

For the Reporting Period, the Company plans not to distribute cash dividends or bonus shares or convert capital reserve into share capital.

# III Commitments of the Company's Actual Controller, Shareholders, Related Parties and Acquirer, as well as the Company and Other Commitment Makers, Fulfilled in the Reporting Period or still Ongoing at Period-End

Commitment	Commitment maker	Type of commitment	Contents	Date of commitment making	Period of commitment	Fulfillment
Commitments made in share reform	Controlling shareholder	Commitmen t concerning shareholding reduction	Where the controlling shareholder Midea Group plans to sell the Company's shares released from trading moratorium held by it via the bid trading system of the Shenzhen Stock Exchange, and Midea Group decreases over 5% shares within six months since the first reduction of holdings, Midea Group will disclose an indicative public announcement on share selling through the Company two trading days before its first reduction of holdings.	02/28/2008	Long-standi ng	Ongoing
Commitments	Controlling	Commitmen	1. As for the commitment of avoiding horizontal competition,	12/01/2010,	Long-standi	Ongoing

made in	shareholder	t of avoiding	Midea Group (the controlling shareholder) and Mr. He 06/06/2014	ng	
	and actual	_	Xiangjian (the actual controller) has promised that, for the	0	
documents or			period after the said transaction when the Company's		
shareholding	Controller	compeniion	controlling shareholder and actual controller remain		
alteration			unchanged, the actual controller Mr. He Xiangjian, his		
documents			immediate family, Midea Group and its controlled other		
			enterprises neither recently nor in the future will engage in		
			any production or operation activity the same as or similar to		
			the recently main business of Little Swan or its controlled		
			enterprises, as well as will neither engage in nor participate in		
			any competitive business the same as the recently main		
			business of Little Swan or its controlled enterprises through		
			controlling other economic entities, institutions, economic		
			organizations. If Little Swan and its controlled enterprises		
			further developed its scope of the operation business on the		
			basis of the recently business, and if the actual controller Mr.		
			He Xiangjian, his immediate family, Midea Group and its		
			controlled other enterprises had executed production of that,		
			would solve the corresponding horizontal competition		
			problems within the reasonable period. If recently there was		
			no any production or operation, would not engage in the		
			similar new business that competed with Little Swan and its		
			controlled enterprises. If there was any situation violated the		
			above commitments, the profits gained from the business		
			related to operation were belongs to Little Swan.		
			2. The commitment by Midea Group and the actual controller		
			on the specification of the related-party transaction. Midea		
			Group (the controlling shareholder) and Mr. He Xiangjian		
			(the actual controller) has promised that, for the period after		
			the said transaction when the Company's controlling		
			shareholder and actual controller remain unchanged, the		
			actual controller Mr. He Xiangjian, his immediate family,		
		Commitmen	Midea Group and its controlled other enterprises will specify		
	Controlling	t on	and try their best to reduce the related-party transactions with		
	shareholder		Little Swan and its controlled enterprises. If occurred the	Long-standi	Ongoing
	and actual		unavoidable related transactions with Little Swan and its	ng	
	controller		controlled enterprises, would sign the normative related-party		
			transactions agreement Little Swan according to laws and		
			would execute the approval procedure according to the		
			relevant regulations to ensure the fairness of the price of the		
			related-party transactions; ensure to execute the information		
			disclose obligation of related-party transactions according to		
			the relevant regulations; ensure not to make advantage of the		
			related-party transactions for illegally transferring the assets		
			related-party transactions for megany transferring the assets		

		and profits of Little Swan, as well as not to make advantage of the related-party transactions for harming to the interests of Little Swan and the shareholders; would not require Little Swan to offer any more favorable condition compared with that offered to the independent third party in any fair trade market transaction; execute the voting debarb obligation when involved in the voting of the related events of the actual controller Mr. He Xiangjian, his immediate family, Midea Group and its controlled other enterprises. If Midea Group and Mr. He Xiangjian violated the above commitments and promises that led to the harm for the equity of Little Swan or other shareholders, Midea Group and Mr. He Xiangjian should take the responsibility of the corresponding liability for damage.			
Controlling shareholder and actual controller	Commitmen t on	3. As for the commitment on independence, Midea Group and the actual controller Mr. He Xiangjian has promised that, to further ensure the independent operation of Little Swan, Mr. He Xiangjian, Midea Group and its controlled other enterprises would maintain the mutual independent in terms of personnel, finance, assets, business and institutions with Little Swan according to the relevant laws and regulations as well as the normative documents.	12/01/2010, 06/06/2014	Long-standi ng	Ongoing
Controlling shareholder	borrowings	4. As for the commitment on related-party deposits and borrowings, up to April 8, 2010, the Financial Settlement Center of Midea Group had settled all internal deposits and borrowings with Hefei Midea Washing Machine Co., Ltd.; and Midea Group has promised that there will be no more deposits, borrowings or other funds flows incurred between the Financial Settlement Center and Hefei Midea Washing Machine Co., Ltd	12/01/2010	Long-standi ng	Ongoing
Controlling shareholder	t on housing properties with no ownership	5. The commitment by Midea Group on housing properties with no ownership certificates of the target company for sale is detailed as follows. Two pieces of the buildings of Hefei Midea Washing Machine Co., Ltd. assessed and sold to the Company are of no ownership certificates—the warehouse for half-finished products (176 square meters) and the workshop for injection molding (834 square meters), both located in the old factory on Hewa Road, Hefei. Midea Group has promised that if loss occurs due to the said two buildings without ownership certificates in the asset disposal process in the future, it will assume the loss thus caused and make compensation to the Company.	12/01/2010	Long-standi ng	Ongoing
Controlling		6. The commitment by Midea Group on trademarks is	12/01/2010	The use	Ongoing

shareholder	t on	detailed as follows. (1) Concerning the "Midea" trademark:		right of the	
	trademarks	Upon approval and implementation of the equity transfer		"Royalstar"	
		transaction, Midea Group has promised that it will make sure		trademark	
		that Hefei Midea Washing Machine Co., Ltd. uses the		detailed in	
		"Midea" trademark in a proper manner. Hefei Midea Washing		(2) expired	
		Machine Co., Ltd. will be allowed to use the "Midea"		on March	
		trademark with a trademark use fee not more than that paid		31, 2013 and	
		by Midea Group (the controlling shareholder of Midea		was not	
		Group) and its subsidiaries (currently 3% of the annual sales		renewed.	
		income generated by products using the "Midea" trademark),		And the	
		and upon negotiation and signing of the "Agreement for		other	
		Trademark Use". The related-party transactions incurred due		commitment	
		to the said use of the "Midea" trademark will be submitted to		continues.	
		the decision-making organ of the Company for approval			
		according to the stipulated procedure. As such, interests of the			
		Company and its minority shareholders will be safeguarded.			
		(2) Concerning the "Royalstar" trademark: Midea Group has			
		signed the "Contract for Trademark Use" with Hefei			
		Royalstar Group and obtained the ordinary use rights of the			
		"Royalstar" (both in Chinese and English) trademark. As the			
		transferor in the transfer transaction of equity interests of			
		Royalstar Washing Equipment, Midea Group has promised			
		that within the scope as agreed in the "Contract for			
		Trademark Use", if any dispute arises between Hefei Midea			
		Washing Machine Co., Ltd. and Hefei Royalstar Group over			
		the former's execution of the "Contract for Trademark Use",			
		Little Swan will not be involved. If Hefei Midea Washing			
		Machine Co., Ltd. and Little Swan have to assume any			
		responsibility or loss due to the aforesaid dispute, Midea			
		Group is willing to take on the responsibility instead and			
		make compensations to Hefei Midea Washing Machine Co.,			
		Ltd. and Little Swan at full amount.			
		7. The commitment by Midea Group on social security			
		payment and tax risks is detailed as follows. Midea Group has			
		promised that upon the completion of the said equity transfer			
	Commitmen	deal, if Hefei Midea Washing Machine Co., Ltd. is obliged to			
	t on social	take on any responsibility or pay relevant fares as required by			
Controlling	security	relevant government authorities due to its social security	12/01/2010	Long-standi	Ongoing
shareholder	payment and	payment before the said deal, Midea Group is willing to pay	12/01/2010	ng	Jingoing
	tax risks	relevant fares for Hefei Midea Washing Machine Co., Ltd. to			
		relevant government authorities in a timely manner and			
		assume any other liability. If any loss thus occurs to Hefei			
		Midea Washing Machine Co., Ltd. or Little Swan, Midea			
		Group is willing to assume relevant responsibilities for			

			compensation. Upon the completion of the said equity transfer deal, if income tax evasion or any other tax risk is found in Hefei Midea Washing Machine Co., Ltd., Midea Group is willing to assume relevant legal responsibilities and risks and pay relevant taxes in a timely manner to relevant government authorities; and if any loss thus occurs to Little Swan, Midea Group will assume the corresponding responsibility for compensation.		
	Controlling shareholder	Commitmen t on capital safety	8. The commitment by Midea Group on capital safety at the finance companies of the Company: during the validity period of the Financial Services Agreement, when Midea Group occurred emergency situation of payment difficulty at finance companies, it should adopt the effective measures such as increase the capital fund of the finance companies according to the actual needs of solving the payment difficulty to ensure the capital safety of the Company.	Effective for three years	Ongoing
Commitments made in time					
of asset					
restructuring					
Commitments made in time of IPO or refinancing					
Equity incentive commitments					
Other commitments made to minority shareholders					
Fulfilled on time	Yes				
Specific reasons for failing to fulfill commitments on time and plans for next step (if any)	N/A				

# IV Engagement and Disengagement of CPAs Firm

Has the semi-annual financial report been audited?

□Yes √No
This Semi-Annual Report is unaudited.
V Explanations Given by Board of Directors and Supervisory Board Regarding "Modified Auditor's Report" Issued by CPAs Firm for the Reporting Period
$\Box$ Applicable $$ Not applicable
VI Explanations Given by Board of Directors Regarding "Modified Auditor's Report" Issued for Last Year
□ Applicable √ Not applicable
VII Bankruptcy and Restructuring
□ Applicable √ Not applicable  No such cases in the Reporting Period.
VIII Legal Matters
Significant lawsuits or arbitrations:
$\Box$ Applicable $$ Not applicable
No such cases in the Reporting Period.
Other legal matters:
$\Box$ Applicable $\sqrt{\text{Not applicable}}$
IX Punishments and Rectifications
$\Box$ Applicable $$ Not applicable
No such cases in the Reporting Period.
X Credit Conditions of the Company as well as its Controlling Shareholder and Actual Controller
□ Applicable √ Not applicable
XI Equity Incentive Plans, Employee Stock Ownership Plans or Other Incentive Measures for Employees
□ Applicable √ Not applicable

No such cases in the Reporting Period.

## **XII Significant Related Transactions**

# 1. Related Transactions Relevant to Routine Operations

For details, see "13. Related Parties and Transactions" under "Section X Financial Report" herein.

#### 2. Related Transactions Regarding Purchase or Sales of Assets or Equity Interests

☐ Applicable √ Not applicable

No such cases in the Reporting Period.

### 3. Related Transactions Regarding Joint Investments in Third Parties

□ Applicable √ Not applicable

No such cases in the Reporting Period.

#### 4. Credits and Liabilities with Related Parties

□ Applicable √ Not applicable

No such cases in the Reporting Period.

#### 5. Other Significant Related Transactions

(1) About the Financial Service Agreement which Signed with the Midea Group Finance Co., Ltd. of Related Transaction

It was agreed that, the financial company should provide the service of deposit, loan, note discount, guarantee, settlement, and the series of the financial services that approved by the CBRC according to the requirements of the Company as well as its subsidiaries. During the three-year validity after date of the validation of the agreement, the maximum of the deposit balance that the Company and its subsidiaries disposed in the financial company should not exceed the amount of RMB2 billion per day; and the maximum of the outstanding loan principal and interest balance that the financial company granted to the Company and its subsidiaries should not exceed the amount of RMB2 billion per day.

At the report-end, the deposit balance of the Company at Midea Group Finance Co., Ltd. was of RMB1.527 billion, with no loans.

(2) About Trademark License of Related Transactions

- ①The Company permitted Wuxi Little Swan Refrigeration Equipment Co., Ltd. and its controlled subsidiaries to use trademark of LITTLE SWAN and picture in air conditioner, heating equipment, ventilating device, heat pump water heater, unified products of air conditioner and hot water, as well as thermal energy saving equipment; permitted GD Midea Group Co., Ltd. and its controlled subsidiaries to use to use trademark of LITTLE SWAN and picture in the refrigerators and the freezers; at the same time GD Midea Holding Co., Ltd. permitted the Company and subsidiaries of the Company to use trademark of Midea in production, sales and ad campaign of washing machines and dryers. The aforesaid licensing contracts were all contracted with 0.3% charges of net sales revenue of products with the authorized trademark as trademark license fees, and the permitting period last from the January 1, 2017 to December 31, 2019.
- ②The Company permitted Midea Group Co., Ltd. and its controlled subsidiaries to use trademark of Beverly in water heater, water purification equipment and machinery, which was charged with 0.3% charges of net sales revenue of products with the authorized trademark as trademark license fees, and the permitting period last from the December 1, 2015 to December 31, 2018.
- (3) The Company held the 2016 Annual General Meeting on April 10, 2017which reviewed and approved the Proposal on Estimating the Amount of the 2017 Daily Related Transactions.

Index to the current announcements about the said related-party transactions disclosed

Title of current announcement	Disclosure date	Disclosure website
Announcement about the Estimating the Amount of the 2017 Daily Related Transactions	04/11/2017	www.cninfo.com.cn

# XIII. Particulars about the Non-operating Occupation of Funds by the Controlling Shareholder and Other Related Parties of the Company

☐ Applicable √ Not applicable

The Company was not involved in the non-operating occupation of funds by the controlling shareholder and other related parties during the Reporting Period.

#### XIV. Significant Contracts and Execution

### 1. Entrustment, Contracting and Leasing

#### (1) Entrustment

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

No such cases in the Reporting Period.

# (2) Contracting

 $\ \square$  Applicable  $\ \sqrt{}$  Not applicable No such cases in the Reporting Period.

# (3) Leasing

 $\hfill\Box$  Applicable  $\hfill \sqrt{Not}$  applicable No such cases in the Reporting Period.

# 2. Significant Guarantees

# (1) Guarantees

Unit: RMB'0,000

	Guarantees provided by the Company for external parties (excluding those for subsidiaries)											
		Guarantee	s provided	by the Con	npany for	external par	ties (excludin	g those for si	ubsidi	iaries)	l	
Guaranteed party	of the	osure date guarantee line uncement	Line of guarantee	Actual occurrence date (date of agreement signing)		Actual guarantee amount	Type of guarantee	Term of guarantee	Due or not			rantee for a
Total external guarantee line approved during the Reporting Period (A1)			(	)		Fotal actual external guarantee amount during the Reporting Period (A2)					0	
Total approved external guarantee line at the end of the Reporting Period (A3)			(	Total actual external guarantee balance at the end of the Reporting Period (A4)				0				
	Guarantees between the Company and its subsidiaries											
Guaranteed party	y	Disclosur the guaran	ntee line	Line of guarantee	date (date of		Actual guarantee amount	31		Term of guarantee	Due or not	Guarantee for a related party or not
Hefei Midea Wa Machine Co., Ltd.	ashing	03/10/2016	5	125,000	08/29/20	16	3,959.34	Joint-liabilit	У	Half year	Yes	No
Hefei Midea Wa Machine Co., Ltd.	ashing	03/10/2016	5	125,000	11/25/201	16	9,683.85	Joint-liabilit	У	Half year	Yes	No
Hefei Midea Wa Machine Co., Ltd.	ashing	03/10/2016	5	125,000	12/26/20	16	5,671.14	Joint-liabilit	У	Half year	Yes	No
Hefei Midea Wa Machine Co., Ltd.	ashing	03/09/2017	7	125,000	03/27/20	17	223.85	Joint-liabilit	У	Half year	No	No
Hefei Midea Wa Machine Co., Ltd.	ashing	03/09/2017	7	125,000	04/19/20	17	29.50	Joint-liabilit	у	10months	No	No
Hefei Midea Wa Machine Co., Ltd.	ashing	03/09/2017	7	125,000	04/19/20	17	28.12	Joint-liabilit	У	10months	No	No

Hefei Midea Washing Machine Co., Ltd.	03/09/2017	125,000	04/21/2017	275.09	Joint-liability	10months	No	No	
Hefei Midea Washing Machine Co., Ltd.	03/09/2017	125,000	06/23/2017	4,552.35	Joint-liability	Half year	No	No	
Total guarantee line for subsidiaries approved during the Reporting Period (B1)		125,000		Total actual guarantee amount for subsidiaries during the Reporting Period (B2)		24,423.24			
Total approved guarantee lin		125,000		Total actual guarantee balance for subsidiaries at the end of the Reporting Period (B4)		5,108.91			
		Gu	arantees between sub	sidiaries					
Guaranteed party	Disclosure date of the guarantee line announcement	Line of guarantee	Actual occurrence date (date of agreement signing)	Actual guarantee amount	Type of guarantee	Term of guarantee	Due o	Guarantee for a related party or not	
Total guarantee line for subsidiaries approved during the Reporting Period (C1)			0	Total actual guarantee amount for subsidiaries during the Reporting Period (C2)		0			
Total approved guarantee line for subsidiaries at the end of the Reporting Period (C3)		Total actual guarantee balance  for subsidiaries at the end of the Reporting Period (C4)			0				
Total guarantee amount (tota	al of the above-menti	oned three	kinds of guarantees)						
Total guarantee line app Reporting Period (A1+B1+C	· ·		125,000	Total actual g during the Re (A2+B2+C2)	24,423.24				
Total approved guarantee line at the end of the Reporting Period (A3+B3+C3)		125,000		Total actual guarantee balance at the end of the Reporting Period (A4+B4+C4)		5,108.91			
Proportion of the total actual	guarantee amount (A	A4+B4+C4	) in net assets of the C	Company			0.829	%	
Of which:									
Amount of guarantees provided for shareholders, the actual controller and their related parties (D)							0		
Amount of debt guarantees provided directly or indirectly for entities with a liability-to-asset ratio over 70% (E)							0		
Portion of the total guarantee amount in excess of 50% of net assets (F)							0		
Total amount of the three kir		0							
Joint responsibilities possibl		N/A							
Provision of external guaran	tees in breach of the	prescribed p	procedures (if any)				N/A		

# (2) Illegal Provision of Guarantees for External Parties

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

No such cases in the Reporting Period.
3. Other Significant Contracts
$\Box$ Applicable $$ Not applicable
No such cases in the Reporting Period.
XV. Social Responsibilities
1. Targeted Measures Taken to Help People Lift Themselves Out of Poverty
$\Box$ Applicable $\sqrt{\text{Not applicable}}$
2. Significant Environmental Protection
Indicate by tick mark whether the Company or any of its subsidiaries is a heavily polluting business identified by the environmental protection authorities of China
□ Yes √ No
XVI. Other Significant Events
$\Box$ Applicable $\sqrt{\text{Not applicable}}$
No such cases in the Reporting Period.
XVII. Significant Events of Subsidiaries
$\Box$ Applicable $\sqrt{\text{Not applicable}}$

# Section VI Share Changes and Shareholders' Profile

# I. Share Changes

## 1. Share Changes

Unit: share

	Before			I	ncrease/decrease	(+/-)		After	
	Number	Percentage (%)	New issues	Bonus shares	Increase from capital reserve	Other	Subtotal	Number	Percentage (%)
1. Restricted shares	2,916,720	0.46%				35,025	35,025	2,951,745	0.47%
1.1 Shares held by other domestic investors	2,916,720	0.46%				35,025	35,025	2,951,745	0.47%
Among which: Shares held by domestic corporations	2,916,720	0.46%						2,916,720	0.46%
Shares held by domestic individuals						35,025	35,025	35,025	0.01%
2. Non-restricted shares	629,571,044	99.54%				-35,025	-35,025	629,536,019	99.53%
2.1 RMB common shares	438,535,172	69.34%				-35,025	-35,025	438,500,147	69.33%
2.2 Domestically listed foreign shares	191,035,872	30.20%						191,035,872	30.20%
3. Total shares	632,487,764	100.00%						632,487,764	100.00%

Reasons for the share changes

Due to the confidence of long-term steady growth of the Company, Mr. Lu Jianfeng, Director and General Manager of the Company, bought 46,700 shares of the Company in total on March 10, 2017 and March 13, 2017. According to Article 141 of Corporation Law, the transferred shares each year can not exceed 25% of his total holding shares of the Company. So the 35,025 shares are restricted shares.

Approval of share changes

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

Transfer of share ownership

□ Applicable √ Not applicable

Effects of share changes on the basic EPS, diluted EPS, net assets per share attributable to common shareholders

of the Company and other financial indexes over the prior year and the prior period

□ Applicable √ Not applicable

Other contents that the Company considers necessary or is required by the securities regulatory authorities to disclose

☐ Applicable √ Not applicable

# 2. Changes in Restricted Shares

Unit: share

Name of shareholder	Opening restricted shares	Unlocked in the Reporting Period	Increased in the Reporting Period	Closing restricted shares	Reason for unlocking	Date of unlocking
Lu Jianfeng	0	0	35,025	35,025	senior executives	Adjusting the restricted shares and negotiable shares every year according to Corporation Law
Total	0	0	35,025	35,025		

# II. Issuance and Listing of Securities

□ Applicable √ Not applicable

# III. Total Number of Shareholders and Their Shareholdings

Unit: share

Total number of common shareholders at the period-end		20,96		Total number of preference shareholders with resumed voting rights at the period-end (if any) (see Note 8)			0			
	5% or gre	ater common sha	reholders or	the top 10 co	mmon sharehold	ders				
Name of shareholder	Nature o	of shareholder	Shareholdi ng percentage	Total shares held at the	Increase/decre ase during the Reporting		Number of non-restricte d shares		Pledged or frozen shares	
			(%)	period-end	Period	held	held	Status	Number	
MIDEA GROUP CO., LTD.	Domestic non-state-owned corporation		37.78%	238,948,117	0		238,948,117			
TITONI INVESTMENTS DEVELOPMENT LTD.	Foreign corporation		14.89%	94,204,942	0		94,204,942			
GAOLING FUND,L.P.	Foreign corporation		3.74%	23,664,125	1,969,669		23,664,125			
NATIONAL SOCIAL SECURITY	Domestic n	on-state-owned	3.34%	21,097,464	298,570		21,097,464			

FUND PORTFOLIO 108	corporation					
GREENWOODS CHINA ALPHA MASTER FUND	Foreign corporation	2.82%	17,846,794	0	17,846,794	
FINANCE BUREAU OF WUXI	State-owned corporation	2.70%	17,054,071	0	17,054,071	
NATIONAL SOCIAL SECURITY FUND PORTFOLIO 101	Domestic non-state-owned corporation	2.17%	13,709,256	-744,631	13,709,256	
CENTRAL HUIJIN ASSET MANAGEMENT CO., LTD.	State-owned corporation	1.61%	10,156,300	0	10,156,300	
HONGKONG SECURITIES CLEANING CO., LTD	Foreign corporation	1.34%	8,471,606	4,414,270	8,471,606	
INDUSTRIAL AND COMMERCIAL BANK OF CHINA-GROWTH FOCUS MIXED SECURITIES INVESTMENT FUNDS OF HUITIANFU	Domestic non-state-owned corporation	1.15%	7,288,881	1,288,840	7,288,881	

Strategic investors or general corporations becoming top-ten shareholders due to placing of new shares (if any) (see Note 3)

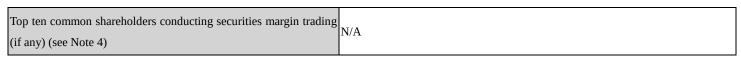
Related or acting-in-concert parties among the shareholders Midea Group and TITONI Investments Development Ltd. are parties acting in above

concert.

N 61 11	Number of non-restricted	Type of shares		
Name of shareholder	shares held at the period-end	e period-end Type N		
MIDEA GROUP CO., LTD.	238,948,117	RMB ordinary share	238,948,117	
TITONI INVESTMENTS DEVELOPMENT LTD.	94,204,942	Domestically listed foreign share	94,204,942	
GAOLING FUND,L.P.	23,664,125	Domestically listed foreign share	23,664,125	
NATIONAL SOCIAL SECURITY FUND PORTFOLIO 108	21,097,464	RMB ordinary share	21,097,464	
GREENWOODS CHINA ALPHA MASTER FUND	17,846,794	Domestically listed foreign share	17,846,794	
FINANCE BUREAU OF WUXI	17,054,071	RMB ordinary share	17,054,071	
NATIONAL SOCIAL SECURITY FUND PORTFOLIO 101	13,709,256	RMB ordinary share	13,709,256	
CENTRAL HUIJIN ASSET MANAGEMENT CO., LTD.	10,156,300	RMB ordinary share	10,156,300	
HONGKONG SECURITIES CLEANING CO., LTD	8,471,606	RMB ordinary share	8,471,606	
INDUSTRIAL AND COMMERCIAL BANK OF CHINA-GROWTH FOCUS MIXED SECURITIES INVESTMENT FUNDS OF HUITIANFU	7,288,881	RMB ordinary share	7,288,881	
Related or acting-in-concert parties among the top ten				

Related or acting-in-concert parties among the non-restrictedly tradable share holders and between the top ten non-restrictedly tradable share holders and the top ten shareholders

Midea Group and TITONI Investments Development Ltd. are parties acting in



Indicate by tick mark whether any of the top ten common shareholders or the top ten non-restricted common shareholders of the Company conducted any promissory repo during the Reporting Period.

□ Yea √ No

No such cases in the Reporting Period.

# IV. Change of the Controlling Shareholder or the Actual Controller

Change of the controlling shareholder in the Reporting Period

□ Applicable √ Not applicable

There was no any change of the controlling shareholder of the Company in the Reporting Period.

Change of the actual controller in the Reporting Period

□ Applicable √ Not applicable

There was no any change of the actual controller of the Company in the Reporting Period.

## **Section VII Preference Shares**

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

No preference shares in the Reporting Period.

# Section VIII Directors, Supervisors and Executive Officers

## I Changes in Shareholdings of Directors, Supervisors and Executive Officers

Name	Office title	Incumbent /former	Opening shareholdi ng (share)	Increase in the Reporting Period (share)	1 0	Closing shareholdi ng (share))	The granted restricted shares at the period-begin (share)	The granted restricted shares at the Reporting period(share)	The granted restricted shares at the period-end (share)
Lu Jianfeng	Director, General Manager	Incumbent	0	46,700	0	46,700	0	0	0
Total	1	- 1	0	46,700	0	46,700	0	0	0

## II Changes in Directors, Supervisors and Executive Officers

Name	Office title	Type of change	Date	Reason
Zhang Zhaofeng	Director	Outgoing	03/06/2017	Changes in job
Lu Jianfeng	Director	Elected	04/10/2017	By-election director
Jiang Peng	Director	Elected	04/102017	By-election director

# **Section IX Corporate Bonds**

Are there any corporate bonds publicly offered and listed on the stock exchange, which were undue before the approval date of this Report or were due but could not be redeemed in full?

□ Yea √ No

## **Section X Financial Report**

## I. Auditor's Report

Whether the semi-annual report has been audited?

□Yes √No

The semi-annual report of the Company has not been audited.

#### **II. Financial Statements**

The unit of the financial statements attached: RMB

#### 1. Consolidated Balance Sheet

Prepared by Wuxi Little Swan Company Limited

Item	Closing balance	Opening balance
Current assets:		
Monetary funds	3,424,099,307.77	4,272,077,211.11
Settlement reserve		
Interbank lendings		
Financial assets at fair value through profit/loss	4,917,873.13	
Derivative financial assets		
Notes receivable	1,878,193,045.31	1,297,609,202.29
Accounts receivable	1,622,290,121.44	1,465,654,497.90
Accounts paid in advance	122,004,474.40	131,513,792.18
Premiums receivable		
Reinsurance premiums receivable		
Receivable reinsurance contract reserve		
Interest receivable	55,176,400.57	26,755,807.07
Dividends receivable		
Other accounts receivable	9,542,347.96	23,693,886.54
Financial assets purchased under agreements to resell		
Inventories	1,084,450,981.78	1,724,837,944.69
Assets held for sale		

Non-current assets due within one year		
Other current assets	8,804,584,056.35	8,385,724,282.16
Total current assets	17,005,258,608.71	17,327,866,623.94
Non-current assets:		
Loans and advances to customers		
Available-for-sale financial assets	200,000.00	200,000.00
Held-to-maturity investments		
Long-term accounts receivable		
Long-term equity investments		
Investment property	62,928,849.25	64,854,903.25
Fixed assets	978,083,778.86	970,859,291.03
Construction in progress	176,579.99	
Engineering materials		
Disposal of fixed assets		
Productive living assets		
Oil-gas assets		
Intangible assets	189,664,416.73	192,283,486.15
R&D expenses		
Goodwill		
Long-term deferred expense	5,100,503.15	4,387,728.14
Deferred income tax assets	349,220,299.11	299,879,029.23
Other non-current assets	64,654,141.02	25,655,775.90
Total non-current assets	1,650,028,568.11	1,558,120,213.70
Total assets	18,655,287,176.82	18,885,986,837.64
Current liabilities:		
Short-term borrowings	170,000,000.00	183,813,064.12
Borrowings from the Central Bank		
Money deposits accepted and inter-bank deposits		
Interbank borrowings		
Financial liabilities at fair value through profit/loss		
Derivative financial liabilities		
Notes payable	3,014,675,255.37	2,620,549,815.47
Accounts payable	3,447,470,692.87	3,335,089,672.06
Accounts received in advance	1,673,007,411.95	3,014,347,762.24

Financial assets sold for repurchase		
Fees and commissions payable		
Payroll payable	236,575,040.77	288,592,163.29
Taxes payable	368,178,286.60	412,238,029.96
Interest payable		
Dividends payable	9,338,224.06	7,150,684.06
Other accounts payable	224,691,641.72	199,926,402.04
Reinsurance premiums payable		
Insurance contract reserve		
Payables for acting trading of securities		
Payables for acting underwriting of securities		
Liabilities held for sale		
Non-current liabilities due within one year		
Other current liabilities	2,183,815,015.64	1,844,413,154.26
Total current liabilities	11,327,751,568.98	11,906,120,747.50
Non-current liabilities:		
Long-term borrowings		
Bonds payable		
Of which: Preference shares		
Perpetual bonds		
Long-term accounts payable		
Long-term payroll payable	13,693,727.01	16,101,348.60
Special payables		
Provisions	1,675,596.14	1,727,340.89
Deferred income	2,715,733.23	2,942,333.25
Deferred income tax liabilities		
Other non-current liabilities		
Total non-current liabilities	18,085,056.38	20,771,022.74
Total liabilities	11,345,836,625.36	11,926,891,770.24
Owners' equity:		
Share capital	632,487,764.00	632,487,764.00
Other equity instruments		
Of which: Preference shares		
Perpetual bonds		

Capital reserve	1,214,971,453.88	1,191,490,133.01
Less: Treasury shares		
Other comprehensive income	43,336,488.70	70,757,524.61
Special reserve		
Surplus reserve	332,594,722.29	332,594,722.29
Provisions for general risks		
Retained earnings	4,013,692,398.30	3,756,517,718.81
Equity attributable to owners of the Company	6,237,082,827.17	5,983,847,862.72
Minority interests	1,072,367,724.29	975,247,204.68
Total owners' equity	7,309,450,551.46	6,959,095,067.40
Total liabilities and owners' equity	18,655,287,176.82	18,885,986,837.64

## 2. Balance Sheet of the Company

Item	Closing balance	Opening balance
Current assets:		
Monetary funds	2,095,263,449.08	2,397,428,457.92
Financial assets at fair value through profit/loss	4,277,601.99	
Derivative financial assets		
Notes receivable	1,314,372,888.10	1,088,559,252.21
Accounts receivable	2,843,496,812.50	2,310,254,576.98
Accounts paid in advance	72,598,507.64	89,477,823.29
Interest receivable	41,684,674.93	18,798,031.69
Dividends receivable		
Other accounts receivable	6,350,918.21	16,176,106.89
Inventories	685,777,572.43	1,068,494,123.28
Assets held for sale		
Non-current assets due within one year		
Other current assets	5,180,109,851.94	4,965,682,855.69
Total current assets	12,243,932,276.82	11,954,871,227.95
Non-current assets:		
Available-for-sale financial assets	150,000.00	150,000.00
Held-to-maturity investments		
Long-term accounts receivable		

Long-term equity investments	1,375,785,041.57	1,375,785,041.57
Investment property	7,368,182.88	7,546,955.16
Fixed assets	502,850,610.11	490,047,802.72
Construction in progress	176,579.99	
Engineering materials		
Disposal of fixed assets		
Productive living assets		
Oil-gas assets		
Intangible assets	91,246,017.50	92,591,167.64
R&D expenses		
Goodwill		
Long-term deferred expense	3,059,475.11	1,817,228.83
Deferred income tax assets	222,157,842.72	197,091,251.29
Other non-current assets	28,445,385.12	18,313,858.80
Total non-current assets	2,231,239,135.00	2,183,343,306.01
Total assets	14,475,171,411.82	14,138,214,533.96
Current liabilities:		
Short-term borrowings	135,000,000.00	123,943,093.80
Financial liabilities at fair value through profit/loss		
Derivative financial liabilities		
Notes payable	2,199,096,804.05	1,508,017,904.49
Accounts payable	4,321,712,882.98	3,913,090,507.89
Accounts received in advance	991,692,723.35	1,854,711,663.46
Payroll payable	179,768,059.61	216,530,836.37
Taxes payable	228,249,835.40	249,034,768.38
Interest payable		
Dividends payable	9,338,224.06	7,150,684.06
Other accounts payable	132,595,634.97	143,124,857.82
Liabilities held for sale		
Non-current liabilities due within one year		
Other current liabilities	1,335,662,223.09	1,173,641,937.69
Total current liabilities	9,533,116,387.51	9,189,246,253.96
Non-current liabilities:		
Long-term borrowings		

Bonds payable		
Of which: Preference shares		
Perpetual bonds		
Long-term payables		
Long-term payroll payable		
Special payables		
Provisions		
Deferred income		
Deferred income tax liabilities		
Other non-current liabilities		
Total non-current liabilities		
Total liabilities	9,533,116,387.51	9,189,246,253.96
Owners' equity:		
Share capital	632,487,764.00	632,487,764.00
Other equity instruments		
Of which: Preference shares		
Perpetual bonds		
Capital reserve	1,371,806,544.46	1,350,656,531.65
Less: Treasury shares		
Other comprehensive income	22,152,205.79	37,515,343.84
Special reserve		
Surplus reserve	319,944,578.39	319,944,578.39
Retained earnings	2,595,663,931.67	2,608,364,062.12
Total owners' equity	4,942,055,024.31	4,948,968,280.00
Total liabilities and owners' equity	14,475,171,411.82	14,138,214,533.96

## 3. Consolidated Income Statement

Item	January-June 2017	January-June 2016
1. Operating revenues	10,568,060,854.21	7,984,787,194.92
Including: Sales income	10,568,060,854.21	7,984,787,194.92
Interest income		
Premium income		
Fee and commission income		

2. Operating costs	9,801,989,312.87	7,279,128,086.90
Including: Cost of sales	7,861,371,811.78	5,812,591,773.67
Interest expenses		
Fee and commission expenses		
Surrenders		
Net claims paid		
Net amount provided as insurance contract reserve		
Expenditure on policy dividends		
Reinsurance premium		
Taxes and surtaxes	64,532,273.74	44,723,877.46
Selling expenses	1,533,889,871.40	1,191,332,056.12
Administrative expenses	328,163,105.40	265,946,054.68
Finance costs	-23,523,197.84	-63,399,464.47
Asset impairment loss	37,555,448.39	27,933,789.44
Add: Profit on fair value changes ("-" means loss)	4,917,873.13	
Investment income ("-" means loss)	181,665,882.11	67,315,479.04
Including: Share of profit/loss of associates and joint ventures		
Exchange gains ("-" means loss)		
Other gains	15,806,553.77	
3. Operating profit ("-" means loss)	968,461,850.35	772,974,587.06
Add: Non-operating income	15,623,753.30	21,485,985.76
Including: Profit on disposal of non-current assets	4,578,714.70	116,837.67
Less: Non-operating expense	3,079,657.86	2,234,905.37
Including: Loss on disposal of non-current assets	2,254,629.17	238,583.97
4. Total profit ("-" means loss)	981,005,945.79	792,225,667.45
Less: Corporate income tax	148,245,695.78	127,302,391.75
5. Net profit ("-" means loss)	832,760,250.01	664,923,275.70
Net profit attributable to owners of the Company	731,540,502.47	580,826,562.58
Minority interests' income	101,219,747.54	84,096,713.12
6. Other comprehensive income net of tax	-32,416,277.72	36,264,775.36
Other comprehensive income net of tax attributable to owners of the Company	-27,421,035.91	32,936,889.93
6.1 Other comprehensive income that will not be reclassified into profit/loss		
6.1.1 Changes in net liabilities or assets with a defined benefit		

plan upon re-measurement		
6.1.2 Share of other comprehensive income of investees that		
cannot be reclassified into profit/loss under the equity method		
6.2 Other comprehensive income to be subsequently reclassified		
into profit/loss	-27,421,035.91	32,936,889.93
6.2.1 Share of other comprehensive income of investees that will		
be reclassified into profit/loss under the equity method		
6.2.2 Profit/loss on fair value changes of available-for-sale	27.414.600.26	22 020 007 22
financial assets	-27,414,609.36	32,930,096.23
6.2.3 Profit/loss on reclassifying held-to-maturity investments		
into available-for-sale financial assets		
6.2.4 Effective profit/loss on cash flow hedges		
6.2.5 Currency translation differences	-6,426.55	6,793.70
6.2.6 Other		
Other comprehensive income net of tax attributable to minority	4 005 241 91	2 227 885 42
interests	-4,995,241.81	3,327,885.43
7. Total comprehensive income	800,343,972.29	701,188,051.06
Attributable to owners of the Company	704,119,466.56	613,763,452.51
Attributable to minority interests	96,224,505.73	87,424,598.55
8. Earnings per share		
8.1 Basic earnings per share	1.16	0.92
8.2 Diluted earnings per share	1.16	0.92

## 4. Income Statement of the Company

Item	January-June 2017	January-June 2016
1. Operating revenues	7,759,223,092.31	6,045,821,092.06
Less: Operating costs	5,996,000,032.58	4,524,954,975.35
Taxes and surtaxes	44,435,454.94	33,236,303.28
Selling expenses	1,018,772,573.33	895,080,287.51
Administrative expenses	270,135,520.31	209,223,619.71
Finance costs	-28,038,916.25	-45,716,922.45
Asset impairment loss	15,145,318.12	21,496,002.51
Add: profit on fair value changes ("-" means loss)	4,277,601.99	
Investment income ("-" means loss)	93,359,516.82	17,306,094.37
Including: Share of profit/loss of associates and joint ventures		
Other gains		

2. Operating profit ("-" means loss)	540,410,228.09	424,852,920.52
Add: Non-operating income	8,461,114.95	2,783,345.24
Including: Profit on disposal of non-current assets	99,572.65	99,572.65
Less: Non-operating expense	1,598,940.52	434,564.65
Including: Loss on disposal of non-current assets	234,891.28	234,891.28
3. Total profit ("-" means loss)	547,272,402.52	427,201,701.11
Less: Corporate income tax	85,606,709.99	70,735,081.19
4. Net profit ("-" means loss)	461,665,692.53	356,466,619.92
5. Other comprehensive income net of tax	-15,363,138.05	25,339,813.73
5.1 Other comprehensive income that will not be reclassified into profit and loss		
5.1.1 Changes in net liabilities or assets with a defined benefit plan upon re-measurement		
5.1.2 Share of other comprehensive income of investees that cannot be reclassified into profit/loss under the equity method		
5.2 Other comprehensive income to be subsequently reclassified into profit/loss	-15,363,138.05	25,339,813.73
5.2.1 Share of other comprehensive income of investees that will be reclassified into profit/loss under the equity method		
5.2.2 Profit/loss on fair value changes of available-for-sale financial assets	-15,363,138.05	25,339,813.73
5.2.3 Profit/loss on reclassifying held-to-maturity investments into available-for-sale financial assets		
5.2.4 Effective profit/loss on cash flow hedges		
5.2.5 Currency translation differences		
5.2.6 Other		
6. Total comprehensive income	446,302,554.48	381,806,433.65
7. Earnings per share		
7.1 Basic earnings per share		
7.2 Diluted earnings per share		

## 5. Consolidated Cash Flow Statement

Item	January-June 2017	January-June 2016
1. Cash flows associated with operating activities:		
Cash received from sale of commodities and rendering of service	6,722,546,282.77	7,270,388,782.83
Net increase in money deposits from customers and interbank		

placements		
Net increase in loans from the Central Bank		
Net increase in funds borrowed from other financial institutions		
Cash received from premium of original insurance contracts		
Net cash received from reinsurance business		
Net increase in deposits of policy holders and investment fund		
Net increase in disposal of financial assets at fair value through profit/loss		
Interest, fees and commissions received		
Net increase in interbank borrowings		
Net increase in funds in repurchase business		
Tax refunds received	35,550,472.93	22,502,456.41
Cash generated by other operating activities	46,492,111.69	45,513,803.23
Subtotal of cash generated by operating activities	6,804,588,867.39	7,338,405,042.47
Cash paid for goods and services	4,509,538,095.07	3,658,677,508.75
Net increase in loans and advances to customers		
Net increase in funds deposited in the Central Bank and interbank		
placements		
Cash paid for claims of original insurance contracts		
Interest, fees and commissions paid		
Cash paid as policy dividends		
Cash paid to and for employees	620,865,515.47	524,746,031.23
Taxes paid	472,145,836.29	509,900,003.41
Cash used in other operating activities	1,344,450,112.80	1,037,984,106.20
Subtotal of cash used in operating activities	6,946,999,559.63	5,731,307,649.59
Net cash generated by operating activities	-142,410,692.24	1,607,097,392.88
2. Cash flows associated with investing activities:		
Cash received from retraction of investments	2,895,000,000.00	3,310,000,000.00
Cash received as investment income	181,837,920.52	67,315,479.04
Net cash received from disposal of fixed assets, intangible assets and	723,271.02	708,034.20
other long-term assets	723,271.02	700,034.20
Net cash received from disposal of subsidiaries or other business units	2,415,000.00	
Cash generated by other investing activities	16,802,196.35	34,473,639.38
Subtotal of cash generated by investing activities	3,096,778,387.89	3,412,497,152.62
Cash paid to acquire fixed assets, intangible assets and other long-term assets	79,751,100.92	10,938,428.51

Cash paid for investment	3,465,000,000.00	5,506,000,000.00
Net increase in pledged loans		
Net cash paid to acquire subsidiaries and other business units		
Cash used in other investing activities		
Subtotal of cash used in investing activities	3,544,751,100.92	5,516,938,428.51
Net cash generated by investing activities	-447,972,713.03	-2,104,441,275.89
3. Cash flows associated with financing activities:		
Cash received from capital contributions		
Including: Cash received from minority shareholder investments by subsidiaries		
Cash received as borrowings	170,000,000.00	
Cash received from issuance of bonds		
Cash generated by other financing activities		
Subtotal of cash generated by financing activities	170,000,000.00	
Repayment of borrowings	183,813,064.12	
Cash paid for interest expenses and distribution of dividends or profit	470,510,888.90	376,001,781.77
Including: dividends or profit paid by subsidiaries to minority interests		
Cash used in other financing activities		
Sub-total of cash used in financing activities	654,323,953.02	376,001,781.77
Net cash generated by financing activities	-484,323,953.02	-376,001,781.77
4. Effect of foreign exchange rate changes on cash and cash equivalents		
5. Net increase in cash and cash equivalents	-1,074,707,358.29	-873,345,664.78
Add: Opening balance of cash and cash equivalents	4,171,689,917.21	2,792,685,328.69
6. Closing balance of cash and cash equivalents	3,096,982,558.92	1,919,339,663.91

## 6. Cash Flow Statement of the Company

Item	January-June 2017	January-June 2016
1. Cash flows associated with operating activities:		
Cash received from sale of commodities and rendering of service	5,000,964,767.84	4,472,927,007.09
Tax refunds received		
Cash generated by other operating activities	20,559,743.51	27,847,107.11
Subtotal of cash generated by operating activities	5,021,524,511.35	4,500,774,114.20
Cash paid for goods and services	3,201,385,866.98	2,689,346,047.46

Cash paid to and for employees	439,863,524.85	371,117,437.36
Taxes paid	284,758,489.88	389,325,858.67
Cash used in other operating activities	905,013,311.49	741,951,997.54
Subtotal of cash used in operating activities	4,831,021,193.20	4,191,741,341.03
Net cash generated by operating activities	190,503,318.15	309,032,773.17
2. Cash flows associated with investing activities:		
Cash received from retraction of investments	1,625,000,000.00	1,915,000,000.00
Cash received as investment income	92,023,835.23	17,306,094.37
Net cash received from disposal of fixed assets, intangible assets and other long-term assets	192,710.01	699,422.23
Net cash received from disposal of subsidiaries or other business units	2,415,000.00	
Cash generated by other investing activities	13,702,196.35	27,275,633.98
Subtotal of cash generated by investing activities	1,733,333,741.59	1,960,281,150.58
Cash paid to acquire fixed assets, intangible assets and other long-term assets	31,162,375.53	4,139,931.83
Cash paid for investment	1,895,000,000.00	2,826,000,000.00
Net cash paid to acquire subsidiaries and other business units		
Cash used in other investing activities		
Subtotal of cash used in investing activities	1,926,162,375.53	2,830,139,931.83
Net cash generated by investing activities	-192,828,633.94	-869,858,781.25
3. Cash flows associated with financing activities:		
Cash received from capital contributions		
Cash received as borrowings	135,000,000.00	
Cash received from issuance of bonds		
Cash generated by other financing activities		
Subtotal of cash generated by financing activities	135,000,000.00	
Repayment of borrowings	123,943,093.80	
Cash paid for interest expenses and distribution of dividends or profit	470,510,888.90	376,001,781.77
Cash used in other financing activities		
Sub-total of cash used in financing activities	594,453,982.70	376,001,781.77
Net cash generated by financing activities	-459,453,982.70	-376,001,781.77
4. Effect of foreign exchange rate changes on cash and cash equivalents		
5. Net increase in cash and cash equivalents	-461,779,298.49	-936,827,789.85
Add: Opening balance of cash and cash equivalents	2,353,708,554.75	1,866,443,114.64
6. Closing balance of cash and cash equivalents	1,891,929,256.26	929,615,324.79

## 7. Consolidated Statement of Changes in Owners' Equity

January-June 2017

	January-June 2017												
					Equity attribut	able to o	owners of the Cor	npany					
Item	Share capital	ins	ner equit strument Perpetu al	8	Capital reserve	Less: Treasu ry shares	Other	Speci al reser ve	Surplus reserve	Gene ral risk reser	Retained earnings	Minority interests	Total owners' equity
		shares	bonds	_						ve			
1. Balance at the end of the prior year	632,487,764.00				1,191,490,133.01		70,757,524.61		332,594,722.29		3,756,517,718.81	975,247,204.68	6,959,095,067.40
Add: Changes in accounting policies													
Correction of errors in prior periods													
Business mergers under the same													
Other													
2. Balance at the beginning of the year	632,487,764.00				1,191,490,133.01		70,757,524.61		332,594,722.29		3,756,517,718.81	975,247,204.68	6,959,095,067.40
3. Increase/ decrease in the period ("-" means decrease)					23,481,320.87		-27,421,035.91				257,174,679.49	97,120,519.61	350,355,484.06
3.1 Total comprehensive income			_				-27,421,035.91				731,540,502.47	101,219,747.54	805,339,214.09
3.2 Capital increased and reduced by					23,481,320.87							-4,099,227.93	19,382,092.95
3.2.1 Ordinary shares increased by													

3.2.2 Capital increased by holders									
3.2.3 Amounts of share-based			23,481,320.87					-4,099,227.93	19,382,092.95
3.2.4 Other									
3.3 Profit distribution							-474,365,822.98		-474,365,822.98
3.3.1 Appropriation to surplus									
3.3.2 Appropriation to general risk									
3.3.3 Appropriation to owners (or							-474,365,822.98		-474,365,822.98
3.3.4 Other									
3.4 Internal carry-forward of owners'									
3.4.1 New increase of capital (or									
3.4.2 New increase of capital (or									
3.4.3 Surplus reserve for making up									
3.4.4 Other									
3.5 Special reserve									
3.5.1 Withdrawn for the period									
3.5.2 Used in the period									
3.6 Other									
4. Closing balance	632,487,764.00		1,214,971,453.88	43,336,488.70	332,594,722.29	_	4,013,692,398.30	1,072,367,724.29	7,309,450,551.46

## January-June 2016

		January-June 2016												
					Equity attributal	ble to ov	wners of the Cor	npany	7				Total owners' equity	
Item		ins	ual	S	Capital reserve	Less: Treasu ry shares	Other comprehensiv e income	Spec ial reser ve	Surplus reserve	Gen eral risk reser ve	Retained earnings			
1. Balance at the end of the prior year	632,487,764.00				1,164,014,947.85		34,813,284.64		332,594,722.29		2,960,955,454.36	862,860,913.96	5,987,727,087.10	
Add: Changes in accounting policies														
Correction of errors in prior periods														
Business mergers under the same														
Other														
2. Balance at the beginning of the year	632,487,764.00				1,164,014,947.85		34,813,284.64		332,594,722.29		2,960,955,454.36	862,860,913.96	5,987,727,087.10	
3. Increase/ decrease in the period ("-" means decrease)					27,475,185.16		35,944,239.97				795,562,264.45	112,386,290.72	971,367,980.30	
3.1 Total comprehensive income							35,944,239.97				1,175,054,922.85	172,992,887.66	1,383,992,050.48	
3.2 Capital increased and reduced by					27,475,185.16							-60,606,596.94	-33,131,411.78	
3.2.1 Ordinary shares increased by														
3.2.2 Capital increased by holders of														

3.2.3 Amounts of share-based			34,772,462.28				1,558,125.94	36,330,588.22
3.2.4 Other			-7,297,277.12				-62,164,722.88	-69,462,000.00
3.3 Profit distribution						-379,492,658.40		-379,492,658.40
3.3.1 Appropriation to surplus								
3.3.2 Appropriation to general risk								
3.3.3 Appropriation to owners (or						-379,492,658.40		-379,492,658.40
3.3.4 Other								
3.4 Internal carry-forward of owners'								
3.4.1 New increase of capital (or								
3.4.2 New increase of capital (or								
3.4.3 Surplus reserve for making up								
3.4.4 Other								
3.5 Special reserve								
3.5.1 Withdrawn for the period								
3.5.2 Used in the period								_
3.6 Other								
4. Closing balance	632,487,764.00		1,191,490,133.01	70,757,524.61	332,594,722.29	3,756,517,718.81	975,247,204.68	6,959,095,067.40

## 8. Statement of Changes in Owners' Equity of the Company

January-June 2017

	January-June 2017													
Item	Share capital	Other equity instrume Preference Perpetua shares 1 bonds			Capital reserve	Less: Treasury shares	Other comprehensive income	Special reserve	Surplus reserve	Retained earnings	Total owners' equity			
1. Balance at the end of the prior year	632,487,764.00				1,350,656,531.65		37,515,343.84		319,944,578.39	2,608,364,062.12	4,948,968,280.00			
Add: Changes in accounting policies														
Correction of errors in prior periods														
Other														
2. Balance at the beginning of the year	632,487,764.00				1,350,656,531.65		37,515,343.84		319,944,578.39	2,608,364,062.12	4,948,968,280.00			
3. Increase/ decrease in the period ("-" means decrease)					21,150,012.81		-15,363,138.05			-12,700,130.45	-6,913,255.69			
3.1 Total comprehensive income							-15,363,138.05			461,665,692.53	446,302,554.48			
3.2 Capital increased and reduced by					21,150,012.81						21,150,012.81			
3.2.1 Ordinary shares increased by														
3.2.2 Capital increased by holders of														
3.2.3 Amounts of share-based					21,150,012.81						21,150,012.81			

3.2.4 Other							
3.3 Profit distribution						-474,365,822.98	-474,365,822.98
3.3.1 Appropriation to surplus							
3.3.2 Appropriation to owners (or						-474,365,822.98	-474,365,822.98
3.3.3 Other							
3.4 Internal carry-forward of owners'							
3.4.1 New increase of capital (or							
3.4.2 New increase of capital (or							
3.4.3 Surplus reserve for making up							
3.4.4 Other							
3.5 Special reserve							
3.5.1 Withdrawn for the period							
3.5.2 Used in the period							
3.6 Other							
4. Closing balance	632,487,764.00		1,371,806,544.46	22,152,205.79	319,944,578.39	2,595,663,931.67	4,942,055,024.31

## January-June 2016

	January-June 2016										
Item	Share capital	Other equipment of the Preference shares	_		Capital reserve	Less: Treasury shares	Other comprehensive income	Special reserve	Surplus reserve	Retained earnings	Total owners' equity
1. Balance at the end of the prior year	632,487,764.00				1,319,496,538.02		13,608,826.40		319,944,578.39	2,224,114,783.65	4,509,652,490.46
Add: Changes in accounting policies											
Correction of errors in prior periods											
Other											
2. Balance at the beginning of the year	632,487,764.00				1,319,496,538.02		13,608,826.40		319,944,578.39	2,224,114,783.65	4,509,652,490.46
3. Increase/ decrease in the period ("-" means decrease)					31,159,993.63		23,906,517.44			384,249,278.47	439,315,789.54
3.1 Total comprehensive income							23,906,517.44			763,741,936.87	787,648,454.31
3.2 Capital increased and reduced by					31,159,993.63						31,159,993.63
3.2.1 Ordinary shares increased by											
3.2.2 Capital increased by holders of											
3.2.3 Amounts of share-based					31,159,993.63						31,159,993.63
3.2.4 Other											
3.3 Profit distribution										-379,492,658.40	-379,492,658.40

3.3.1 Appropriation to surplus							
3.3.2 Appropriation to owners (or						-379,492,658.40	-379,492,658.40
3.3.3 Other							
3.4 Internal carry-forward of owners'							
3.4.1 New increase of capital (or							
3.4.2 New increase of capital (or							
3.4.3 Surplus reserve for making up							
3.4.4 Other							
3.5 Special reserve							
3.5.1 Withdrawn for the period							
3.5.2 Used in the period							
3.6 Other							
4. Closing balance	632,487,764.00		1,350,656,531.65	37,515,343.84	319,944,578.39	2,608,364,062.12	4,948,968,280.00

#### III. Company profile

Wuxi Little Swan Company Ltd. was incorporated as an oriented-collection company limited with the approval of Su-Ti-Gai-Sheng (1993) No. 253 document from Economic Reform Commission of Jiangsu Province on November 29, 1993. Then the Company domestically and publicly issued 70,000,000 shares of B-share and transformed to a state-collectively—owned enterprise with the approval of (1996) No. 52 document from Jiangsu Province of the People's Republic of China (the "PRC"), Zheng-Wei-Fa (1996) No. 14 document from China Securities Regulatory Commission of the State Council and Shen-Zheng-Ban-Han (1996) No. 4 from Shenzhen Municipal Securities Regulatory Office on July 1996, which amounted to RMB310 million of the share capital of the Company after the issuance.

In March 1997, the Company domestically and publicly issued 60,000,000 shares of RMB ordinary share (including 9,000,000 shares of staff-share) with the approval of Zheng-Jian-Fa-Zi (1997) No. 55 from CSRC. And the total raised fund from this issuance of A-share totaled RMB720.83 million, and the Company was formally listed in Shenzhen Stock Exchange in March 1997 with the short form of stock as Little Swan A and stock code as 000418.

On July 20, 2006, the proposal on the equity division reform of the Company reviewed and approved by the relevant shareholders meeting with the consideration of the non-circulating shareholders paid for the circulating stock shareholders of the Company for acquiring the circulation right for the non-circulating shares held by them: regarded August 4, 2006 as the shares alternation registration date as well as executed the consideration proposal by paying 2.5 shares of every 10 shares for the A shares circulating stock shareholders on August 7, 2006 and the shares with consideration listed and circulated on that date. After the execution of the above consideration of the bonus, the total amount of the shares of the Company remains the same, while the shares structure correspondingly changed.

On May 9, 2008, the 2007 Annual General Meeting reviewed and approved the capital accumulation fund turn add equity schemes: adding five shares to every ten shares basing on the total share capital of 365,103,840 shares at the end of 2007, transferring the public reserves to 182,551,920 shares with par value of RMB1 per share, thus the added share capital totaled RMB182,551,920 and after which, the total share capital turned from 365,103,840 shares to 547,655,760 shares of the Company.

According to the resolutions of the 4<sup>th</sup> Session of the 6<sup>th</sup> Board of Directors and the 1<sup>st</sup> Provisional Shareholders General Meeting in 2010, having approved by China Securities Regulatory Commission of the Reply to the Approval of the Significant Assets Reorganization and the Purchase of the Assets of GD Midea Holding by Wuxi Little Swan Co., Ltd. (ZJXK [2010] 1577) on November 9, 2010, the company launched directional add-issuance of 84,832,000.00 A shares to buy 69.47% of the shares of Hefei Midea Washing Machine Co., Ltd. (original name: Hefei Rongshida Washing Equipment Manufacturing Co., Ltd) from its shareholder GD Midea Holding Co., Ltd. ("Midea Appliance"). This add-issuance increased the share capital by RMB84,832,000.00

After approved by CSRC through the Reply of the Approval of the Merger of GD Midea Holding by Midea Group Co., Ltd. ("Midea Group") (ZJXK [2013] 1014 document) that issued on July 29, 2013, Midea Group had split off as well as consolidated and combined the original controller GD Midea Holding on September 18, 2013. After the consolidation and combination, Midea Group inherited and undertook the whole rights and obligations of the whole assets and liabilities etc of GD Midea Holding as the reminder enterprise and had finished the relevant registration procedures of shares transfer on December 31, 2013, and after which, Midea Group changed to be the first largest shareholder of the Company.

By June 30, 2017, the total amount of the outstanding common shares of the company were 632,487,764 shares, among which the restricted exchange-traded A shares are 2,951,745 shares, accounting for 0.47% of the whole shares; the unrestricted exchange-traded A shares are 438,500,147 shares, accounting for 69.33%; and the

unrestricted exchange-traded B shares are 191,035,872 shares, account for 30.20% of the whole shares.

Registered address of the Company is as same as the headquarters office address. That is No. 18 of Changjiang South Road, National High-tech Industrial Development Zone, Wuxi City, Jiangsu Province.

The Company belongs to household appliances so the main business scope is as follows: manufacture and sales as well as after-sale service of household appliances, industrial ceramics, environmental dry-cleaning equipment, cleaning mechanical equipment, subsequent finishing equipment and accessory; cleaning service; machinery processing; import and export business of "Little Swan" or agent products and technologies (excluding the products or technology restricted to operate, export or import in China); technical service for household appliances; contracting foreign engineering in international bidding (operate with effective certificate); used self-owned funds to investment in financial industry.

The financial statements were approved and authorized for issue by the Board of Directors on the date of August 3, 2017.

For the major subsidiaries that included in the consolidated scope of the Reporting Period, please refer to the Notes VIII.

#### IV. Basis for the preparation of financial statements

#### 1. Preparation basis

The financial report compiled according to the ASBE-Basic Criterion issued by Ministry of Finance on February 15, 2006 and the follow-up periods, each specific accounting criterions as well as the relevant regulations (hereinafter referred to as a whole of "ASBE) and the Compilation Rules for Information Disclosure by Companies Offering Securities to the Public No. 15 – General Provisions on Financial Reports (2014 Revision) issued by the China Securities Regulatory Commission (CSRC).

The financial report compiled based on the continuation.

#### V. Important accounting policies and estimations

#### 1. Statement of compliance with Enterprise accounting standards

The 2017 semi-annual financial statements of the Company comply with the requirements of Accounting Standards with the merger on June 30, 2017 and the Company's financial conditions as well as the relevant information of the semi-annual merger of Y2017 and the operation results and the cash flow of the Company are truly and completely disclosed in the financial statements.

#### 2. Accounting period

The company's accounting year is from 1<sup>st</sup> January to 31<sup>st</sup> December for each calendar year.

#### 3. Fiscal period

The fiscal periods of an enterprise includes fiscal years and fiscal periods shorter than a complete fiscal year. The fiscal period of the Company is 12 months.

#### 4. Recording currency

The recording currency of the Company is RMB.

# 5. Accounting processing method of business combination under the same control and not under the same control

#### (a) The business combinations which are under the same control

Combination consideration paid by the combining party and net assets acquired shall all be measured based on their book value. Corresponding capital reserve (capital stock premium) shall be adjusted according to the difference between the book value of such net assets and that of the combination consideration; when such capital reserve (capital stock premium) cannot write them down, retained earnings shall be adjusted. Meanwhile, relevant direct expenses resulting from such business combination shall be included in the profit and loss for the period, and all transaction expenses resulting from issuing equity securities or debt securities for such business combination shall be included in the initial recognition amount of such equity security or debt security.

#### (b) Business combination not under the same control

Combination costs occurred to purchaser and obtained net identifiable assets shall be calculated based on the fair value in the purchasing date. If combination costs are greater than the seller's balance obtained from the fair value of net identifiable assets in the purchasing date, such surplus shall be confirmed as Goodwill; if less, such balance shall be included in current profit and loss. Meanwhile, relevant direct expenses resulting from such business combination shall be included in the profit and loss for the period, and all transaction expenses resulting from issuing equity securities or debt securities for such business combination shall be included in the initial recognition amount of such equity security or debt security.

#### 6. Consolidated financial statement compilation method

The consolidation scope of financial statement shall include the company and all subsidiaries.

From the day when the company obtained the actual control of its subsidiaries, the company could initiate corresponding consolidation which shall be ended up to the day of losing such actual control. Subsidiaries obtained through business combination under the same control shall be incorporated into the consideration scope from the day when they're put under the control of the final controlling party, and the net profit realized before the combination day shall be individually reflected in the consolidated income statement.

When consolidated financial statement is being formulated, the company's accounting policy and accounting period shall be regarded as final and binding to adjust the subsidiary's financial statement if the subsidiary's accounting policy is not consistent with that of the company. For the subsidiary acquired through business combination not under the same control, its financial statement shall be adjusted based on the fair value of the net identifiable assets in the day of purchase.

All of the company's major incoming and outgoing balances, transactions and unrealized profit shall be set off during the compilation of the consolidated financial statement. The subsidiary's shareholder equity, net profit and loss for the period and the part of comprehensive income not belonging to the company shall be individually

indicated and shown in the consolidated financial statement under shareholder's equity, net profit and total comprehensive income respectively as minority equity, minority interest income and total comprehensive income attributed to minority shareholders. All unrealized internal transaction profit and loss resulting from the company's sales of assets to the subsidiary shall be applied to set off the net profit attributed to the parent company's shareholders; all unrealized internal transaction profit and loss resulting from the subsidiary's sales of assets to the parent company shall be set off accordingly by the net profit attributed the parent company's shareholders and minority interest income based on corresponding distribution ratio (the company to the subsidiary). All unrealized internal transaction profit and loss resulting from assets sales among subsidiaries shall be set off accordingly by the net profit attributed the parent company's shareholders and minority interest income based on corresponding distribution ratio (the company to the seller's subsidiary).

If any discrepancy exists between the recognition by regarding the company and its subsidiaries as the accounting subject and the recognition by regarding the company or its subsidiary as the accounting subject in terms of the same transaction, this transaction shall be adjusted from the perspective of combination.

#### 7. Cash and cash equivalent recognition standard

The company's cash and cash equivalent shall include cash in treasury, deposit that can be applied for any payment at any time, cashes featuring short time limit, strong flowability and convenience in conversion into known amount and investment of low risk in value variations.

#### 8. Foreign currency transaction and foreign currency statement translation

#### (a) Foreign currency transaction

Foreign currency transaction shall be recorded in an account based on RMB (through applying the spot rate in the day of transaction).

On balance sheet day, foreign currency monetary items shall be converted into RMB based on the spot rate of exchange. The exchange difference resulting from the specific foreign currency borrowings in order to purchase and construct the assets in conformity with corresponding capitalization conditions shall be capitalized during the process of capitalization, and other exchange differences shall be directly included in profit and loss for the period. Foreign currency non-monetary items measured at historical cost shall be converted based on the spot rate of exchange on balance sheet day. The amount of cash subject to the change in exchange rate shall be individually indicated and shown in cash flow statement.

#### (b) Foreign currency statement translation

Assets and liabilities stated in balance sheet statement (overseas operation) shall be converted based on the spot rate of exchange on balance sheet day; in terms of shareholder's equity, except undistributed profit, other items shall be converted based on the spot rate of exchange. Income and cost items stated in balance sheet statement (overseas operation) shall be converted based on the spot rate of exchange in the day of purchase. Corresponding foreign currency statement translation differences mentioned above shall be included in other comprehensive incomes. Cash flow items (overseas operation) shall be converted based on the spot rate of exchange in the day of cash flow. Meanwhile, the amount of cash subject to the change in exchange rate shall be individually indicated and shown in cash flow statement.

#### 9. Financial instruments

#### (a) Financial assets

#### (i) Classification of financial assets

Upon initial recognition, financial assets shall be classified into financial assets measured based on its fair value and its variations included in profit and loss for the period, account receivable, available-for-sale financial assets and held-to-maturity investment. However, the classification of financial assets depends on the company's intention on and capacity of holding such financial assets.

Loan and account receivable

Account receivable refers to non-derivative financial assets with fixed or recognized recovery cost and no quoted price in the active market.

Available-for-sale financial assets

Available-for-sale financial assets include available-for-sale non-derivative financial assets designated upon the initial recognition and financial assets not classified into others. Within 12 months after balance sheet day, (sold) available-for-sale financial assets shall be shown in balance sheet statement as other current assets.

#### (ii) Recognition and measurement

When the company becomes one party for the financial instrument contract, financial assets shall be recognized based on its fair value in balance sheet statement. Transaction expenses resulting form financial assets measured based on its fair value and its variations included in profit and loss for the period shall be included in profit and loss for the period; other transaction expenses related to such financial assets shall be included in the amount after initial recognition.

Follow-up measurement shall be conducted for available-for-sale financial assets based on their fair value while equity instrument investment that cannot be reliably measured without any quoted price in the active market shall be measured based on costs; receivables and held-to-maturity investment shall be measured based on amortized cost by means of effective interest method.

Except depreciation loss and corresponding exchange profit and loss resulting from foreign currency monetary financial assets, variations of the fair value of available-for-sale financial assets shall be directly included in shareholder's equity. When such financial asset is derecognized, total variation previously included in equity shall be directly transferred to profit and loss for the period. Cash dividends (related to available-for-sale equity instrument investment) declared for distribution by the invested unit shall be included in profit and loss for the period as income from investment.

#### (iii) Financial assets depreciation

The company shall check the book value of corresponding financial assets on balance sheet day; if any objective evidence proves the depreciation of certain financial assets, corresponding depreciation reserve shall be calculated and withdrawn.

Such objective evidence refers to any matter actually happened that will influence the future cash flow prediction of such financial assets after the initial recognition, and the company is able to reliably measure such matter.

Objective evidences indicating the depreciation of available-for-sale equity instrument investment include any sharp or permanent drop of corresponding fair value of such equity instrument investment. The company shall respective check various available-for-sale equity instrument investments on balance sheet day. If such the fair value of such equity instrument investment on balance sheet day is less than its initial investment cost (such difference exceeding 50%) or such duration exceeds 1 year (including 1 year), it shall be the sign of depreciation; if such difference reaches 20% (including 20%) to 50%, the company shall completely take relevant factors into consideration including price fluctuation so as to judge whether such equity instrument investment is depreciated. The company shall apply weighted mean method to calculate the initial investment cost of such available-for-sale equity instrument investment.

When financial assets measured based on amortized cost is depreciated, corresponding depreciation reserve shall be calculated and withdrawn based on the difference resulting from the current value of expected future cash flow (excluding future credit loss not occurred) less than its book value. If any objective evidence proves the recovery of such financial assets and it's related to the matter after the recognition of such loss, depreciation loss originally recognized shall be restituted and included in profit and loss for the period.

When available-for-sale financial assets measured based on fair value is depreciated, the total loss previously included in shareholder's equity resulting from the decrease in fair value shall be restituted and included in depreciation loss. For available-for-sale debt instrument investment whose depreciation loss is recognized, depreciation loss previously recognized shall be restituted and included in profit and loss for the period when it is related to the matter happened after original depreciation loss is recognized and such value increases. For available-for-sale equity instrument investment whose depreciation loss is recognized, the increase of fair value shall be directly included in shareholder's equity.

When available-for-sale financial assets measured based on cost is depreciated, the difference between its book value and its current value recognized from its future cash flow based on its market return shall be recognized as depreciation loss and included in profit and loss for the period. Such resulting depreciation loss shall not be restituted any longer.

#### (iv) Derecognition of financial assets

Corresponding financial assets shall be derecognized when any of the following conditions is met: (1) the contractual right to collect the cash flow of such financial assets is terminated; (2) such financial assets is transferred, and the company has transferred all risks and rewards related to its ownership to the party accepting such financial assets; or (3) such financial assets is transferred. Although the company does not transfer and retain all risks and rewards related to its ownership, it gives up its control of such financial assets.

When such financial assets is derecognized, the difference between its book value and the sum of received consideration and the total variation of fair value in shareholder's equity shall be included in profit and loss for the period.

#### (b) Financial liabilities

Upon initial recognition, financial liabilities shall be classified into financial assets measured based on its fair value and its variations included in profit and loss for the period and other financial liabilities. However, the company's financial liabilities are mainly other financial liabilities, including short-term borrowing, notes payable, accounts payable, dividends payable, and other accounts payable, as well as other current liabilities, which shall be initially measured based on fair value. Meanwhile, follow-up measurement shall also be conducted by means of effective interest method based on amortized cost.

Borrowings shall be initially measured based on fair value and the amount deducting relevant transaction expenses. Meanwhile, follow-up measurement shall also be conducted by means of effective interest method

based on amortized cost.

Other financial liabilities with the time limit less than 1 year (including 1 year) shall be indicated and shown as current liabilities; if such time limit exceeds 1 year, but such financial liability will be due within (including) 1 year as of balance sheet day, such financial liability shall be indicated and shown as non-current liabilities due within one year. Others shall be reported as non-current liabilities.

When corresponding financial liability's current obligation is fully or partially relieved, the relieved part shall be derecognized. The difference between the book value of the derecognized part and the consideration shall be included in profit and loss for the period.

#### (c) Recognition of fair value of financial instrument

The fair value of financial instrument existing in the active market shall be recognized based on its quoted price in the active market. The fair value of financial instrument not existing in the active market shall be recognized by means of corresponding valuation technology. During the valuation process, the company shall apply appropriate valuation technology with strong support from adequate usable data and other information and select the input value consistent with relevant assets or liabilities features considered by market participants in conducting relevant transactions. Meanwhile, corresponding observable input value shall be first choice. When it's impossible or not feasible to obtain such observable input value, unobservable input value shall be put into service.

#### 10. Receivables

Receivables include notes receivable, accounts receivable, interest receivable, and other accounts receivable. The accounts receivable caused from selling commodities or offering labor service by the Company and its subsidies regard the fair value of the contract or agreed price which should be accepted by buyer or labor service accepter as the amount of initial recognition.

# (1) Accounts receivable with significant single amount for which the bad debt provision is made individually

Definition or amount criteria for an account receivable with a significant single amount	The single amount of the accounts receivable accounts for more than or equal to 10% of the total accounts receivable, or the single amount is more than or equal to RMB10,000,000; the single amount of the other accounts receivable at the period-end accounts for more than or equal to 10% of the total other accounts receivable, or the single amount is more than or equal to RMB5,000,000.
accounts receivable with a significant single	Executes the withdrawal according to the difference that the current value of the

#### (2) Accounts receivable which the bad debt provision is withdrawn by credit risk characteristics

Name of portfolios	Bad debt provision method
Aging group	Aging analysis

In the groups, those adopting aging analysis method to withdraw bad debt provision:

#### √Applicable □ Not applicable

Aging	Provision rate for Accounts Receivable	Provision rate for Other Receivables
Within 1 year (including 1 year)	5.00%	5.00%
1-2 years	10.00%	10.00%
2-3 years	30.00%	30.00%
3-4 years	50.00%	50.00%
4-5 years	50.00%	50.00%
Over 5 years	100.00%	100.00%

In the groups, those adopting balance percentage method to withdraw bad debt provision:

□ Applicable √ Not applicable

In the groups, those adopting other methods to withdraw bad debt provision:

☐ Applicable √ Not applicable

# (3) Accounts receivable with an insignificant single amount but for which the bad debt provision is made independently

Reason for bad debt provision	There is objective evidence indicate that the Company couldn't withdraw the accounts according to the original articles of the accounts receivable.
Withdrawal method	Executes the withdrawal according to the difference that the current value of the expected future cash flow lowers than its book value of the accounts receivable.

The Company transfer the accounts receivables to financial institutions by right of no recourse, the difference between the book value that the transaction amount deduct the written off accounts receivables and related taxes should be recorded into current profit or loss

#### 11. Inventory

#### (a) Category

Inventory includes raw materials, products in process, stock merchandises and revolving materials that measured according to the lower one between the cost and the net realizable value.

#### (b) Pricing method for distributed inventories

Inventories are measured at weighted average method when procured, while the cost of the stock merchandises and the products in process includes the raw materials, direct labor and manufacturing expenses assigned according to the system under the normal capacity.

(c) Recognition basis of net realizable value of inventories and withdrawal method for impairment provision of inventories

When the net realizable value is lower than the cost, provisions for impairment of inventories shall be drawn. The net realizable value is confirmed according to the amount after the estimated sales price of the inventory minus the amount of the estimated cost occur when the work finished and the estimated sales expenses as well as the relevant taxes among the daily activities.

- (d) The inventory system of the Company is perpetual inventory system.
- (e) The method of amortization of the low priced and easily worn articles and the wrappages

The revolving materials include the low priced and easily worn articles and the wrappages and so on, while they both are amortized by one time write-off method.

#### 12. Long-term equity investment

Long-term equity investments include the company's long-term equity investment made to the subsidiary.

The subsidiary refers to the invested unit under the company's control

The investment to the subsidiary shall be shown in the company's financial statement based on the amount recognized through cost method, and consolidated after corresponding adjustment according to equity law when the consolidated financial statement is being formulated.

#### (a) Investment cost recognition

Long-term equity investment resulting from business combination: for long-term equity investment resulting from business combination under the same control, corresponding investment cost shall be determined based on the share of book value of the owner's equity of the combined party in the day of combination; for long-term equity investment resulting from business combination not under the same control, corresponding investment cost shall be determined based on corresponding combination cost.

Long-term equity investment obtained by other means except business combination: for long-term equity investment obtained by paying cash, its initial investment cost shall be the actual purchasing payment; for long-term equity investment obtained by issuing equity securities, the fair value of such equity security shall be its initial investment cost.

#### (b) Follow-up measurement and profit and loss recognition method

Long-term equity investment calculated by using cost method shall be measured based on its initial investment cost; cash dividends or profits declared by the invested unit for distribution shall be recognized as investment revenue and included in profit and loss for the period.

For long-term equity investment calculated by using equity method, if initial investment cost is more than the share of fair value of the invested unit's net identifiable assets, such initial investment cost shall be the long-term equity investment cost; if such initial investment cost is less than the share of fair value of the invested unit's net identifiable assets, such resulting difference shall be included in profit and loss for the period and the long-term equity investment cost shall be accordingly adjusted and increased.

For long-term equity investment calculated by using equity method, the company shall recognize corresponding profit and loss for the period according to the share of net profit and loss obtained or held from the invested unit. In terms of the recognition of the invested unit's net loss, the long-term equity investment's book value and other long-term equities constituting the net investment made to the invested unit in reality shall be written down to Zero, but when the company is obliged to burden corresponding extra loss and relevant expected liability recognition conditions stated in contingency standard are met, corresponding investment loss shall still be recognized and calculated as expected liability. As for other changes in owner's equity of the invested unit except net profit and loss, other comprehensive revenue and profit distribution, the book value of long-term equity investment shall be adjusted and included in capital reserve. Accordingly, the book value of long-term equity

investment shall be reduced based on the part attributed to the company when the profit or cash dividend is declared and distributed by the invested unit. Meanwhile, the unrealized internal transaction profit and loss between the company and the invested company shall be applied to determine and set off the part attributed to the company based on corresponding shareholding ratio, on which basis, corresponding investment profit and loss shall be recognized. In terms of the internal transaction loss resulted from the company and the invested unit, the part belonging to assets impairment loss and corresponding unrealized loss shall not be set off.

#### (c) Basis for confirming joint control and important influence on the invested party

Control means that the company has the right to control the invested party and enjoy variable returns through participating in relevant activities of the invested party. In addition, the company is also able to make use of its control right to influence such variable return.

Joint control refers to jointly control an arrangement as agreed by both parties, and activities related to the arrangement can only be conducted with the consent from all parties involved in such joint control.

Important influence refers to the possession of the right to make decisions about the company's financial and business operation policies, but the establishment of these policies cannot be controlled or jointly controlled with other parties.

#### (d) Long-term equity investment depreciation

For long-term equity investments attributed to the subsidiary, when their recoverable amount is less than their book value, such book value shall be written down to corresponding recoverable amount (Notes V (16)).

#### 13. Investment property

Depreciation or amortization methods

An investment property includes the use rights of leased land and buildings for rental purposes, and is initially recorded at cost. Subsequent expenditures related to an investment property shall be included into the cost under conditions that relevant economic benefits are likely to flow in the company and the cost can be measured reliably. Otherwise, they should be recorded into current profits and losses when incurred.

The company conducts subsequent measurement of all investment properties in the model of cost, and depreciates or amortizes the buildings and land use rights according to their estimated useful life and net residual value. The estimated useful life, net residual value and annual depreciation (amortization) rate are as follows:

Items	Estimate Useful Life	Net Residual Rate	Annual Depreciation Rate
Buildings	20-35 years	5.00%	2.71%-4.75%
Land Use Rights	50 years		2.00%

Investment properties should be transferred to fixed assets or intangible assets since the date of their being changed for self-use. As the purposes of self-use properties are changed for generating rents or capital appreciation, the fixed assets or intangible assets shall be transferred to investment properties from the date of change. In time of change, the book value before transfer should be used as the recorded value after transfer.

Reviews and appropriate adjustments shall be made annually to the estimated useful life, estimated net residual rate and depreciation (amortization) methods of the investment properties.

When an investment property is disposed or permanently out of use with the estimation that no further economic benefits could be obtained from its proposal, it should be derecognized. The disposal revenue of an investment

property for sale, transfer, retirement or damage should be recorded into current profits and losses after deducting book value and relevant taxes.

As the recoverable amount of an investment property is lower than its book value, its book value should be written down as the recoverable amount (Note V (16)).

#### 14. Fixed assets

#### (a) Recognition method

The fixed assets include the buildings, machineries and equipments, transportation tools, as well as office and electronic equipment and so on, which are confirmed when the related economic benefits probably flow into the Company with the cost could be reliable measured. The purchased and the newly built fixed assets should be executed the initially measurement according to the cost when acquired. And the follow-up expenses related to the fixed assets should be included in the fixed assets cost when the economic benefits related to the former that probably flow into the Company with the cost could be reliable measured; as for the part be replaced, should derecognize its book value; all of the other follow-up expenses should be included in the current gains and losses when occur.

#### (b) Depreciation method

Fixed assets are depreciated using the straight-line method based on their costs less estimated residual values over their estimated useful lives. For a fixed asset whose provision for depreciation has been made, the depreciable amount is confirmed by book value after deducting impairment provision and its service life in future period.

The estimated useful life, residual value, and annual depreciation rate of fixed assets are as follows:

Categories	Depreciation method	Estimated useful life	Residual value	Annual depreciation rate	
Houses & buildings	Average method of useful life	20-35 years	5.00%	2.71%-4.75%	
Machineries	Average method of useful life	10-15 years	5.00%	6.33%-9.50%	
Vehicles	Average method of useful life	5 years	5.00%	19%	
Office and electronic equipments		3-5 years	5.00%	19%-31.67%	

(c) When the recoverable amount of the fixed assets lower than the book value, should reduce the amount of the book value and include in the recoverable amount (Note V(16)).

#### (d) Disposal of the fixed assets

When the fixed assets be disposed, or expected not to produce any economic benefits through usage or disposal, should derecognize the fixed assets. The amount of the disposal revenues of the sales, transfer, scrap or damage that deducted the book value as well as the relevant taxes should be included in the current gains and losses.

#### 15. Intangible assets

#### (1) Evaluation methods, useful life, impairment test

Intangible assets comprise land use rights, and non-patented technology and software etc, which are measured at cost.

#### (a) Land use rights

The land use right allocated by the nation is zero-cost, and there is no specific use term in the land use right certificate, which should not be amortized. The other land use rights should be averagely amortized based in use term of 50 years. Charges of lands and buildings purchasing which could not be reasonably allocated between land use rights and buildings should be used as fixed assets.

#### (b) Non-patented technology

Non-patented technology should be averagely amortized based on whichever is shorter among contract period, profits period and legally regulated period.

#### (c) Software

Software should be recorded based on the actual payment, and averagely amortized according to an estimated useful life of 3 to 5 years.

#### (d) Regular review of useful life and amortization method

The estimated useful life and amortization methods of intangible assets with limited service life should be reviewed and appropriately adjusted at the end of each year.

#### e) Research and development

Internal research and development project expenditure could be divided into research expenditures and development expenditures based on their nature and whether the intangible assets created by the R&D activities have high level of uncertainty.

Expenditures of planned surveys, assessment and selections for the purpose of researching production process are research expenditures and are recorded in current profits and losses in occurrence; expenditures of relevant designs and tests in production process before mass production are development expenditures, and can be capitalized if they meet all of the following conditions:

- The development of production process has been fully verified by technology team;
- The management has approved the budget of production process development;
- Studies and analyses of pre-market researches show that the products produced based on production process have marketing abilities.
- There are sufficient technology and funds support to conduct development of production process and follow-up large scale production;
- Expenditures of production process development could be reliably merged.

Development expenditures failing to meet the above conditions would be recorded into current profits and losses. Previously recorded development expenditures would not be reaffirmed as assets in subsequent periods. Capitalized expenditures in development phase should be listed as development expenditures on balance sheet,

and would be transferred to intangible assets since the date of the project achieving its intended use.

#### (f) Impairment of intangible assets

As the recoverable amount of the intangible assets is lower than the book value, its book value should be written down as the recoverable amount (Note V (16)).

#### 16. Impairment of long-term assets

Fixed assets, intangible assets with limited life, investment properties measured at cost, and long-term unamortized expenses, other non-current assets, and long-term equity investment in subsidiaries should go through impairment test as there are signs of impairment on balance sheet; intangible assets not reaching useful status should go through impairment tests at least annually whether there is sign of impairment or not. As the impairment test results show that the recoverable amount of assets is lower than the book value, provision for impairment based on the difference would be prepared and included in impairment losses. The fair value of assets deducted by the higher one between the net value after disposal and the present value of the expected future cash flow is the recoverable amount. Assets impairment preparation should be calculated and confirmed based on single assets, and the assets group where the assets belong should confirm its recoverable amount in case that the recoverable amount of single assets is hard to estimate. Assets group is the minimum assets unit to produce cash flow independently.

Intangible assets with uncertain useful life and development expenditures of capitalization should go through impairment tests at least annually whether there is sign of impairment or not. The above assets impairment losses cannot be recovered in subsequent period once confirmed.

#### 17. Long-term unamortized expenses

Long-term unamortized expenses include operating rented fixed assets and other expenses which already happen and should be amortized over a year and undertaken by current and subsequent phases, and they would be averagely amortized according to benefit period and listed in the net amount of actual expenses deducted by accumulated amortization.

#### 18. Employee salary

#### (a) Accounting treatment of short-term remuneration

Short-term remuneration includes salary, bonus, allowance and subsidy, welfare, medical insurance, industrial injury insurance, maternity insurance, housing funds, labor union and education funding. In the accounting period of employees providing service, the company recognizes the actual short-term remuneration as reliabilities and records it in current profits and losses and relevant asset cost.

#### (b) Accounting treatment of post-employment benefits

The post-employment benefits of the company and its subsidiaries are divided into defined contribution plan and defined benefit plan. Defined contribution plan refers to the post-employment welfare plan that the company and its subsidiaries does not undertake further liabilities after depositing fixed expenses in an independent fund; Defined benefit plan refers to the post-employment welfare plan excluding defined construction plan. Within the

period of this report, the post-employment welfare plan of the company and its subsidiaries refer to the basic old-age pension insurance and unemployment insurance deposit for employees, both of which belong to the defined contribution plan.

#### Basic old-age pension insurance

Employees of the company and its subsidiaries have joined the social basic old-age pension insurance organized and implemented by local labor and social security departments. The company and its subsidiaries pay old-age pension insurance premiums monthly to local social basic old-age pension insurance agencies according to local social basic old-age pension insurance contribution base and proportion. After employees retire, local labor and social security departments are responsible for payment of basic old-age pension to employees. In the accounting period of employees providing service, the company and its subsidiaries recognize the payable amount regulated by social security departments as reliabilities and records it in current profits and losses and relevant asset cost.

#### (c) Accounting treatment of termination benefits

As the company and its subsidiaries terminate labor contract with employees before the expiration date, or encourages employees to accept layoff voluntarily by providing certain compensation, liabilities caused by the compensation to employees for terminating labor contract with them would be confirmed on whichever is earlier between that the company and its subsidiaries could not withdraw the labor relationship or layoff suggestions unilaterally and costs related to paying termination benefits are confirmed, and should be recorded in current profits and losses.

#### Early retirement welfare

Subsidiaries of the company provide early retirement welfare for employees accepting early retirement arrangement. Early retirement welfare refer to salary and social insurance premiums paid to employees who haven't reached the retirement age regulated by the country and have stepped down their posts voluntarily after being approved by the management of the company and the subsidiary they belong to. The subsidiaries should pay early retirement welfare to these early retired employees from the first date of early retirement till their normal retirement age. As for early retirement welfare, subsidiaries should conduct accounting treatment. As the conditions of early retirement welfare are confirmed, the to-be-paid salary and social insurance premiums for employees from the date when employees stop providing service till the date when they reach legal retirement date should be confirmed as reliabilities and recorded into current profits and losses at one time. Difference caused by changes in actuarial assumptions and adjustments of welfare standards for early retirement welfare should be recorded into current profits and losses.

The estimated termination benefits within a year since the date of balance sheet date should be listed as flowing liabilities.

#### 19. Dividends distribution

Cash dividend is confirmed as liability when it is approved by General Meeting of Shareholders.

#### 20. Estimated liabilities

Current obligations in the form of product quality guarantee and onerous contract should be confirmed as anticipation liabilities as fulfilling these obligations may lead to flowing out of economic benefits and the amounts

could be measured reliably.

The anticipated liabilities should be initially measured according to the best estimate of fulfilling related current obligations, and comprehensive considerations should be taken in relevant risks, uncertainty and time value of money etc. If the time value of money has significant impacts, relevant future cash flow could be discounted to confirm the best estimate; the increased amount to the book value of anticipated liabilities caused by discount reduction along with time would be confirmed as interest expenses. On balance sheet date, the book value of anticipated liabilities should be reviewed and appropriately adjusted to reflect the best current estimates.

The estimated liabilities that need to pay within one year from the balance sheet date are listed as current liabilities.

#### 21. Share-based payment

#### (a) Categories of share-based payment

The term "share-based payment" refers to a transaction in which an enterprise grants equity instruments or undertakes equity-instrument-based liabilities in return for services from employees. The equity instruments include the equity instruments of the enterprise's own, the parent company or other accounting entity in the same group. The share-based payments shall consist of equity-settled share-based payments and cash-settled share-based payments.

Equity-settled share-based payments

The equity-settled share-based payment in return for employee services of the Company and its subsidiaries' stock option plan shall be measured at the fair value of the equity instruments granted to the employees. As for a equity-settled share-based payment in return for employee services, the right cannot be exercised until the vesting period comes to an end or until the prescribed performance conditions are met. Within the vesting period, the services obtained in the current period shall, based on the best estimate of the number of vested equity instruments, be included in the relevant costs or expenses at the fair value of the equities instruments on the date of the grant, and the capital reserves shall be increased accordingly. If the subsequent information indicates that the number of vested equity instruments is different from the previous estimate, an adjustment shall be made and on the vesting date, the estimate shall be adjusted to equal the number of the actually vested equity instruments. On the vesting date, an enterprise shall, based on the number of the equity instruments of which the right is actually exercised, calculate and confirm the amount of the capital stock to be transferred in, and transfer it in the stock capital.

#### (b) Recognition method of fair value of equity instruments

The Company and its subsidiaries confirm the fair value of stock option by adopting options pricing model, and confirm the fair value of stock appreciation right by adopting options pricing model of Black Scholes.

#### (c) Recognition basis of the best estimate of the vested equity instruments

On every balance sheet date in the waiting period, the company shall reason out the best course to estimate according to the newly information of the vested employee variation and revise the amounts of expected vested equity instruments. On the vesting date, final estimated number of vested equity instruments is same as the actual number of vested equity instruments.

#### (d) Relevant accounting treatment of executing, revising and terminating the share-based payment plans

On the vesting date of stock option, the Company and its subsidiaries confirmed the share capital and stock

premium, and carry forward the recognized capital reserves within the vesting period according to the vesting conditions.

#### 22. Revenue

Revenue amount should be confirmed by the fair value of received and receivable contracts or agreements as the company sells goods and provides services in daily operation activities. Revenue is shown as the net amount after deducting sales discount and returns.

As economic benefits related to transactions could flow into the company, and relevant revenue could be measured reliably and also meet the standards for various operation activities as listed below, relevant revenue is confirmed:

#### (a) Sales of goods

The company manufactures and sells washing machines. As the products are delivered, main risks and remuneration of the ownership of the goods would be transferred to the purchaser, and the company would not conduct continuing management and control over the products. The sales revenue is realized as related income or price credential has been obtained, and relevant cost could be calculated reliably. The company and its subsidiaries' main sales are realized from dealers, large-scale chain home appliance retailers and e-commerce platforms as well as export. Sales revenue obtained from dealers, large-scale chain home appliance retailers and non-proprietary e-commerce platforms should be confirmed as products have been delivered to them and accepted by them. After accepting the products by dealers, large-scale chain home appliance retailers and non-proprietary e-commerce platforms, they need to undertake the risk of possible damage and price fluctuation of the products, and also have the right to sell the products by themselves. Sales revenue obtained from proprietary e-commerce platform should be confirmed as the products have been delivered to and accepted by end users. Sales revenue obtained from export should be confirmed as the products have been declared to customs, crossed the ship's side at designated loading port and got the bill of landing according to the contract agreement.

The company sells materials. As the products are delivered, main risks and remuneration of the ownership of the goods would be transferred to the purchaser, and the company would not conduct continuing management and control over the products. The sales revenue is realized as related income or price credential has been obtained, and relevant cost could be calculated reliably.

#### (b) Transfer of assets use rights

Interest income would be confirmed by actual interest rate in accordance with the time of other parties using monetary fund of the company.

Operating lease income would be confirmed within the lease period on straight-line basis.

#### 23. Government subsidy

A government subsidy means the monetary or non-monetary assets obtained free by the Company and its subsidiaries from the government, including tax refund and fiscal subsidies, and etc.

No government subsidy may be recognized unless the attached conditions are met and the subsidy can be obtained by the Company and its subsidiaries. If a government subsidy is a monetary asset, it shall be measured in the light of the received or receivable amount. If a government subsidy is a non-monetary asset, it shall be measured at its fair value. If its fair value cannot be obtained in a reliable way, it shall be measured at its nominal amount.

#### (a) Judgment basis and account treatment methods of assets related government subsidy

Assets related government subsidy refers to government support acquired by the company to be used in purchasing and building or forming long-term assets in other ways. Benefits related government subsidy refer to the government support except for assets relate government subsidy.

Assets related government subsidy would be confirmed as deferred benefits, averagely allocated within the useful life of relevant assets, and recorded in current profits and losses. Government subsidy measured at nominal amount would be recorded to current profits and losses directly.

#### (b) Judgment basis and account treatment methods of benefits related government subsidy

Benefits related government subsidy, used to compensate expenses and losses of subsequent periods, would be confirmed as deferred benefits, and recorded into current profits and losses during the period of establishing relevant costs; those used to compensate relevant expenses and losses that already happened would be recorded directly to current profits and losses.

#### 24. Deferred income tax assets/ deferred income tax liabilities

Deferred income tax assets and deferred income tax liabilities should be confirmed based on the difference (temporary difference) between tax basis of assets and liabilities and their book values. Corresponding deferred income tax income assets should be confirmed in accordance with the tax provisions for deductible losses which could deduct the taxable income in subsequent years. The temporary difference caused by initial confirmation of goodwill could not confirm the deferred income tax liabilities. Temporary differences formed by initial confirmation of assets and liabilities generated from non-corporate merging transactions having no influences on accounting profits or taxable income (deductible losses) could not confirm corresponding deferred income tax assets and deferred income tax liabilities. In the balance sheet date, deferred income tax assets and deferred income tax liabilities should be measured based on the appropriate tax rate in the period of expected recovery of the assets or settlement of the liabilities.

Deferred income tax assets should be confirmed by the possible taxable income used to deduct temporary difference, deductible losses and tax deduction.

The taxable temporary difference related to investment of subsidiaries could confirm the deferred income tax liabilities, unless the company could control the time of reverse of temporary difference or the temporary difference would not reverse in the foreseeable future. The deductible temporary difference related to investment of subsidiaries could confirm the deferred income tax assets, as the temporary difference could possibly reverse in foreseeable future and obtain taxable income which could be used to deduct deductible temporary difference.

Deferred income tax assets and deferred income tax liabilities meeting all of the following conditions could be listed as the net amount after deduction:

- Deferred income tax assets and deferred income tax liabilities are related to the income tax collected by the same tax bureau from the same taxpayer of the company.
- The taxpayer of the company owns the legal rights of settle the current income tax assets and income tax liabilities in net amount.

#### 25. Lease

Financing lease is the lease that virtually transfers all risks and remuneration related to assets ownership other leases are operating leases.

The rent income of operating lease during the lease period should be confirmed on a straight-line basis.

The rent payment of operating lease during the lease period should be recorded in related asset cost or current profits and losses on a straight-line basis.

#### 26. Segment information

The Company and its subsidiaries confirm the operating segment according to internal organizational structure, management requirement, and internal reporting system, which is the base to confirm reportable segment and disclose the segment information.

Operating segment refers to the component that the Company and its subsidiaries both can meet following conditions simultaneously:

- (a) The component can give rise to income and expenditure on daily activities.
- (b) Management can assess the operating results of this component regularly to decide to allocate resources to it and value its performance.
- (c) Related accounting information, such as financial status, operating results, and cash flow of this component can be obtained. Two or more operating segments that have similar economic characteristics and can meet certain conditions can be combined into one operating segment.

#### 27. Other critical accounting policies and accounting estimates

Based on historical experience and other factors, including reasonable expectations of future events, the company and its subsidiaries conduct continuous evaluation of critical accounting estimates and key judgments adopted.

The following critical accounting estimates and key assumptions will lead to important risks of significant adjustment in the book value of assets and liabilities of next fiscal year:

#### (a) Provision of sales rebates

The company and its subsidiaries apply sales rebates policy to their clients of sales. The company and its subsidiaries conduct regular estimates and withdraw sales rebates in advance in accordance with regulations of sales agreement, review of specific transactions, market conditions and level of channel inventories historical experience, and by reference of the completion status of agreed assessment indicators of sales clients. In case of significant changes of previous estimates, the above difference would have impacts on sales rebates during the period of estimates changes.

#### (b) Income taxes

The company and its subsidiaries pay corporate income taxes in multiple jurisdictions. In normal operations, uncertainty exists in the final tax treatment of some transactions and events. Significant judgments are required from the company and its subsidiaries in the provision of income taxes in each jurisdiction. If the final identified outcome of these tax matters differs from the initially recorded amount, the difference would have impacts on the

income taxes and deferred income taxed during the period of making the above mentioned identification.

#### VI. Taxation

#### 1. Main taxes and tax rate

Category of taxes	Tax basis	Tax rate
	Taxable added value (tax amount payable should be measured according to the balance after the taxable sales multiply the applicable tax rate then deduct the input tax which allowed to be deduct at the Reporting Period)	17% or 11% or 6%
Consumption tax	Taxable turnover	5%
Urban maintenance and construction tax	Paid VAT	7% or 5%
Enterprise income tax	Payable income tax amount	15% or 25% or 17%

#### 2. Tax preference

Based on the relevant regulations of the No. 28 articles of the Enterprise Income Law of the People's Republic of China, the payment of the corporate income tax of the Company, Hefei Midea Washing Machine, Wuxi Little Swan GE Co., Ltd. and Wuxi Filin Electronics Co. Ltd. should be measured according to the 15% of the tax rate.

In July 2015, the Company got the High Technology Enterprises Certificate (certificate No.: GR201532000606) issued by Jiangsu Science and Technology Development, Department of Finance of Jiangsu Province, Jiangsu Provincial Office, SAT and Jiangsu Local Taxation Bureau after the re-examination with the period of validity lasts for 3 years.

In July 2014, the subsidiary Hefei Media Washing Machine Co., Ltd. got the High Technology Enterprises Certificate (certificate No.: GR201434000147) issued by Anhui Science and Technology Development, Department of Finance of Anhui Province, Anhui Provincial Office, SAT and Anhui Local Taxation Bureau after the re-examination with the period of validity lasts for 3 years. The Company applied for High Technology Enterprises this year again, which is under the process of examination and approval. All indicators of the Company meet the application criteria. Income tax expense was still calculated by income tax rate 15% this period.

In July 2015, the subsidiary Wuxi Little Swan GE Co., Ltd. got the High Technology Enterprises Certificate (certificate No.: GR201532000557) issued by Jiangsu Science and Technology Development, Department of Finance of Jiangsu Province, Jiangsu Provincial Office, SAT and Jiangsu Local Taxation Bureau after the re-examination with the period of validity lasts for 3 years.

In July 2015, the subsidiary Wuxi Filin Electronics Co., Ltd. got the High Technology Enterprises Certificate (certificate No.: GR201532000917) issued by Jiangsu Science and Technology Development, Department of Finance of Jiangsu Province, Jiangsu Provincial Office, SAT and Jiangsu Local Taxation Bureau after the re-examination with the period of validity lasts for 3 years.

The applicable Singapore corporate income tax rate of the subsidiary Little Swan International (Singapore) Co., Ltd is 17%.

## VII. Notes on major items in consolidated financial statements of the Company

#### 1. Monetary funds

Unit: RMB

Item	Closing balance	Opening balance	
Bank deposits	3,096,982,558.92	4,171,689,917.21	
Other monetary funds	327,116,748.85	100,387,293.90	
Total	3,424,099,307.77	4,272,077,211.11	
Of which: total amount of the accounts deposited abroad	560,838.28	594,128.38	

On June 30, 2017, the bank acceptance deposit of the other monetary funds was of RMB 318,706,368.59, and the credit guarantee of RMB 4,266,667.92, and the forward settlement deposit was RMB 4,143,712.34. (On December 31, 2016, the bank acceptance deposit of the other monetary funds was of RMB 93,781,938.00,and the credit guarantee of RMB 6,605,355.90.)

#### 2. Financial assets measured by fair value with its changes recorded into current profit or loss.

Unit: RMB

Item	Closing balance	Opening balance
Transactional financial assets	4,917,873.13	
Derivative financial assets	4,917,873.13	
Total	4,917,873.13	

#### 3. Notes receivable

#### (1) Notes receivable listed by category

Unit: RMB

Item	Closing balance	Opening balance
Bank acceptance bill	1,878,193,045.31	1,297,609,202.29
Total	1,878,193,045.31	1,297,609,202.29

# (2) Notes receivable which had endorsed by the Company or had discounted and had not due on the balance sheet date at the period-end

Item	Amount of recognition termination at the period-end	Amount of not terminated recognition at the period-end	
Bank acceptance bill	2,033,415,360.22		

Total	2,033,415,360.22	
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#### 4. Accounts receivable

#### (1) Accounts receivable disclosed by category

Unit: RMB'0,000

	Closing balance			Opening balance						
	Book ba	lance	Bad debt p	provision		Book ba	lance	Bad deb	t provision	
Category	Amount	Proporti on	Amount	Withdra wal proporti on	Book value	Amount	Proporti on	Amount	Withdraw al proportion	Book value
Accounts receivable withdrawn bad debt provision according to credit risks characteristics	170,767.38	100.00%	8,538.37	5.00%	162,229.01	154,279.86	100.00%	7,714.41	5.00%	146,565.45
Total	170,767.38	100.00%	8,538.37	5.00%	162,229.01	154,279.86	100.00%	7,714.41	5.00%	146,565.45

Accounts receivable with significant single amount for which bad debt provision separately accrued at the period-end

□ Applicable √ Not applicable

In the groups, accounts receivable adopting aging analysis method to accrue bad debt provision:

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

Unit: RMB

Anima	Closing balance				
Aging Accounts receivable B		Bad debt provision	Withdrawal proportion		
Within 1 year	1,707,673,812.08	85,383,690.63	5.00%		
Total	1,707,673,812.08	85,383,690.63	5.00%		

Notes of the basis of recognizing the group:

In the groups, accounts receivable adopting balance percentage method to withdraw bad debt provision

☐ Applicable √ Not applicable

In the groups, accounts receivable adopting other methods to withdraw bad debt provision:

#### (2) Accounts receivable withdraw, reversed or collected during the reporting period

The withdrawal amount of the bad debt provision during the reporting period was of RMB 8,239,553.90; the

amount of the reversed or collected part during the reporting period was of RMB 0.00.

## (3) Top 5 of the closing balance of the accounts receivable collected according to the arrears party

Unit: RMB

Item	Balance	Balance of the bad debt provision	Proportion of the total balance of the accounts receivable
Total amount of balance of the top 5 accounts receivable	1,179,743,087.11	58,987,154.37	69.08%

## 5. Prepayment

## (1) List by aging analysis:

Unit: RMB

A -:	Closing balance		Opening	balance
Aging	Amount Proportion		Amount	Proportion
Within 1 year	116,892,117.19	95.81%	131,513,792.18	100.00%
1 to 2 years	5,112,357.21	4.19%		
Total	122,004,474.40		131,513,792.18	

## (2) Top 5 of the closing balance of the prepayment colleted according to the prepayment target

Unit: RMB

Item	Balance	Proportion of the total amount of the prepayments
Total amount of the top 5 of the balance of the prepayments	45,710,909.66	37.47%

#### 6. Interests receivable

Unit: RMB

Item	Closing balance	Opening balance
Bank deposits	55,176,400.57	26,755,807.07
Total	55,176,400.57	26,755,807.07

#### 7. Other accounts receivable

## (1) Other accounts receivable disclosed by type:

Unit: RMB'0,000

	Closing balance				Opening balance					
	Book ba	alance	Bad deb	t provision		Book b	palance	Bad debt	provision	
Category	Amount	Proporti on	Amount	Withdrawa l proportion	Book value	Amount	Proportion	Amount	Withdraw al proportion	Book value
Other accounts receivable withdrawn bad debt provision according to credit risks characteristics		100.00%	93.46	8.92%	954.23	2,530.73	100.00%	161.34	6.38%	2,369.39
Total	1,047.70	100.00%	93.46	8.92%	954.23	2,530.73	100.00%	161.34	6.38%	2,369.39

Other closing accounts receivable that is individually significant and provisions for bad debts individually.

☐ Applicable √ Not applicable

In the groups, other accounts receivable adopting aging analysis method to accrue bad debt provision:

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

Unit: RMB

A -:	Closing balance						
Aging	Other accounts receivable	Bad debt provision	Withdrawal proportion				
Within 1 year	8,373,021.65	418,651.08	5.00%				
1 to 2 years	1,069,900.00	106,990.00	10.00%				
2 to 3 years	540,200.00	162,060.00	30.00%				
Over 3 years	493,854.80	246,927.40	50.00%				
Total	10,476,976.45	934,628.48					

Notes of the basis of recognizing the group:

In the groups, other accounts receivable adopting balance percentage method to withdraw bad debt provision

☐ Applicable √ Not applicable

In the groups, other accounts receivable adopting other methods to accrue bad debt provision:

☐ Applicable √ Not applicable

## $(2) \ Accounts \ receivable \ with draw, \ reversed \ or \ collected \ during \ the \ reporting \ period$

The withdrawal amount of the bad debt provision during the reporting period was of RMB -678,816.30; the amount of the reversed or collected part during the reporting period was of RMB 0.00.

## (3) Other accounts receivable classified by the nature of accounts

Unit: RMB

Nature	Closing book balance	Opening book balance	
Margin &cash pledge	2,103,758.00	2,018,096.36	
Advance money for another or provision	4,269,715.11	14,330,097.53	
Employee loan	4,055,248.53	2,098,324.20	
Other	48,254.80	6,860,813.23	
Total	10,476,976.44	25,307,331.32	

# (4) Top 5 of the closing balance of the other accounts receivable collated according to the arrears party

Unit: RMB

Name of units	Nature	Closing balance	Aging	Proportion of the total year-end balance of the accounts receivable	Closing balance of bad debt provision
Shenzhen Midea Payment Technology Co., Ltd.	Provision	4,265,894.46	Within 1 year	40.72%	213,294.72
Wuxi China Resources Gas Co., Ltd.	Guarantee deposit & margin	820,800.00	Within 1 year	7.83%	41,044.00
Hefei Gas Group Co., Ltd.	Guarantee deposit & margin	270,000.00	Within 1 year	2.58%	13,500.00
Wuxi Golden Sunshine Property Management Co., Ltd.	Guarantee deposit & margin	50,400.00	Within 1 year	0.48%	2,520.00
Alipay (China) Network Technology Co., Ltd.	Guarantee deposit & margin	185,000.00	Within 1 year	1.77%	9,250.00
Total		5,592,094.46			279,608.72

## 8. Inventory

## (1) Category of inventory

	Closing balance			Opening balance		
Item	Book balance	Falling price reserves	Book value	Book balance	Falling price reserves	Book value
Raw materials	28,144,752.00	1,593,768.57	26,550,983.43	21,928,651.09	1,593,768.57	20,334,882.52

Goods in process	13,117,338.79		13,117,338.79	11,864,254.41		11,864,254.41
Inventory goods	1,096,300,872.13	51,518,212.57	1,044,782,659.56	1,768,281,418.69	75,642,610.93	1,692,638,807.76
Total	1,137,562,962.92	53,111,981.14	1,084,450,981.78	1,802,074,324.19	77,236,379.50	1,724,837,944.69

# (2) Falling price reserves of inventory

Unit: RMB

		Increased amount		Decrease			
Item Opening balance		Withdrawal	Other	Reverse or write-off	Other	Closing balance	
Raw materials	1,593,768.57					1,593,768.57	
Inventory goods	75,642,610.93	26,185,813.40		50,310,211.76		51,518,212.57	
Total	77,236,379.50	26,185,813.40		50,310,211.76		53,111,981.14	

## 9. Other current assets

Unit: RMB

Item	Closing balance	Opening balance		
Structured deposits	2,700,000,000.00	2,150,000,000.00		
Financial products	5,976,013,434.56	5,994,142,671.24		
Input tax to be deducted and certified	86,521,810.57	197,355,573.10		
Other	42,048,811.22	44,226,037.82		
Total	8,804,584,056.35	8,385,724,282.16		

## 10. Available-for-sale financial assets

		Closing balance		Opening balance			
Item	Book balance	Depreciation reserves	Book value	Book balance	Depreciation reserves	Book value	
Available-for-sale equity instruments:	200,000.00		200,000.00	200,000.00		200,000.00	
Measured at cost	200,000.00		200,000.00	200,000.00		200,000.00	
Total	200,000.00		200,000.00	200,000.00		200,000.00	

# 11. Investment property

# (1) Investment property adopted the cost measurement mode

Item	Houses and buildings	Land use right	Construction in progress	Total
I. Original book value				
1. Opening balance	88,189,256.96	22,949,959.07		111,139,216.03
2. Increased amount of the period				
(1) Outsourcing				
(2) Transfer of inventory\fixed assets\project under construction				
(3) Enterprise combination increase				
3. Decreased amount of the period				
(1) Disposal				
(2) Other				
4. Closing balance	88,189,256.96	22,949,959.07		111,139,216.03
II. Accumulative depreciation and accumulative amortization				
1. Opening balance	27,737,836.01	5,970,411.48		33,708,247.49
2. Increased amount of the period	1,650,141.54	275,912.46		1,926,054.00
(1) Withdrawal or amortization	1,650,141.54	275,912.46		1,926,054.00
3. Decreased amount of the period				
(1) Disposal				
(2) Other				
4. Closing balance	29,387,977.55	6,246,323.94		35,634,301.49
III. Depreciation reserves				
1. Opening balance	12,576,065.29			12,576,065.29
2. Increased amount of the period				
(1) Withdrawal				
3. Decreased amount of the period				
(1) Disposal				
(2) Other				
4. Closing balance	12,576,065.29			12,576,065.29
IV. Book value				

1. Closing book value	46,225,214.12	16,703,635.13	62,928,849.25
2. Opening book value	47,875,355.66	16,979,547.59	64,854,903.25

## 12. Fixed assets

					Unit: RMB
Item	Houses and	Machinery	Transportation	Electronic	Total
Tem	buildings	equipment	equipment	equipment	10141
I. Original book value					
1. Opening balance	733,926,399.80	910,910,022.64	27,625,534.23	118,527,502.83	1,790,989,459.50
2. Increased amount of the period	2,152,072.08	57,733,042.27	2,165,077.78	10,537,983.62	72,588,175.75
(1) Purchase	2,152,072.08	57,733,042.27	2,165,077.78	10,537,983.62	72,588,175.75
(2) Transfer from project under construction					
(3) Enterprise combination increase					
3. Decreased amount of the period		12,018,458.96	1,072,087.49	4,386,731.89	17,477,278.34
(1) Disposal or Scrap		12,018,458.96	1,072,087.49	4,386,731.89	17,477,278.34
4. Closing balance	736,078,471.88	956,624,605.95	28,718,524.52	124,678,754.56	1,846,100,356.91
II. Accumulative depreciation					
1. Opening balance	197,526,047.87	491,410,620.88	23,497,411.01	91,329,723.22	803,763,802.98
2. Increased amount of the period	15,583,780.02	39,511,660.65	553,145.53	7,022,579.62	62,671,165.82
(1) Withdrawal	15,583,780.02	39,511,660.65	553,145.53	7,022,579.62	62,671,165.82
3. Decreased amount of the period		8,831,385.59	998,870.02	4,024,385.92	13,854,641.53
(1) Disposal or Scrap		8,831,385.59	998,870.02	4,024,385.92	13,854,641.53
4. Closing balance	213,109,827.89	522,090,895.94	23,051,686.52	94,327,916.92	852,580,327.27
III. Depreciation reserves					
1. Opening balance	3,918,452.47	12,312,885.38	35,494.21	99,533.43	16,366,365.49
2. Increased amount of the period		3,143,379.56			3,808,897.38
(1) Withdrawal		3,808,897.38			3,808,897.38
3. Decreased amount of		4,039,591.33	4,871.81	29,031.13	4,739,012.09

the period					
(1) Disposal or Scrap		4,705,109.15	4,871.81	29,031.13	4,739,012.09
4. Closing balance	3,918,452.47	11,416,673.61	30,622.40	70,502.30	15,436,250.78
IV. Book value					
1. Closing book value	519,050,191.52	423,117,036.40	5,636,215.60	30,280,335.34	978,083,778.86
2. Opening book value	532,481,899.46	407,186,516.38	4,092,629.01	27,098,246.18	970,859,291.03

# 13. Construction in progress

Unit: RMB

	C	Closing balance		Opening balance		
Item	Book balance	Depreciation reserves	Book value	Book balance	Depreciation reserves	Book value
Automatic stamping riveting line of roller cabinet	168,565.57		168,565.57			
Riveting machine	8,014.42		8,014.42			
Total	176,579.99		176,579.99			

# 14. Intangible assets

Item	Land use right	Patent right	Non-patents	Others	Total
I. Original book value					
1. Opening balance	242,666,890.39		1,992,000.00	1,395,014.56	246,053,904.95
2. Increased amount of the period					
(1) Purchase					
(2) Internal R&D					
(3) Enterprise combination increase					
3. Decreased amount of the period			1,992,000.00		1,992,000.00
(1) Disposal			1,992,000.00		1,992,000.00
4. Closing balance	242,666,890.39			1,395,014.56	244,061,904.95
II. Accumulated amortization					
1. Opening balance	50,383,404.24		1,992,000.00	1,395,014.56	53,770,418.80

2. Increased amount of the period	2,619,069.42			2,619,069.42
(1) Withdrawal	2,619,069.42			2,619,069.42
3. Decreased amount of the period		1,992,000.00		1,992,000.00
(1) Disposal		1,992,000.00		1,992,000.00
4. Closing balance	53,002,473.66		1,395,014.56	54,397,488.22
III. Depreciation reserves				
1. Opening balance				
2. Increased amount of the period				
(1) Withdrawal				
3. Decreased amount of the period				
(1) Disposal				
4. Closing balance				
IV. Book value				
1. Closing book value	189,664,416.73			189,664,416.73
2. Opening book value	192,283,486.15			192,283,486.15

# 15. Long-term unamortized expenses

Unit: RMB

Item	Opening balance	Increased amount	Amortization amount	Decrease	Closing balance
IT consulting fee	213,527.80	867,924.46	305,763.80		775,688.46
Fixed assets reform	4,174,200.34	1,526,699.07	1,376,084.72		4,324,814.69
Total	4,387,728.14	2,394,623.53	1,681,848.52		5,100,503.15

## 16. Deferred income tax assets/deferred income tax liabilities

## (1) Deferred income tax assets had not been off-set

		Closing balance		Opening balance	
	Item	Deductible temporary	Deferred income tax	Deductible temporary	Deferred income tax
		difference	assets	difference	assets
Assets	impairment	146,318,376.04	21,947,756.41	160,340,693.36	24,051,104.00

provision				
Internal unrealized profit	40,295,923.45	6,044,388.52	67,442,606.20	10,116,390.93
Remuneration and dismiss expense	15,477,872.17	2,321,680.83	17,699,114.41	2,654,867.16
Accrued expenses	2,183,800,178.16	327,570,026.72	1,844,401,155.54	276,660,173.33
Accrued liabilities	1,675,596.14	251,339.42	1,727,340.89	259,101.13
Deferred income (government subsidy)	2,715,733.23	407,359.98	2,942,333.25	441,349.99
Investment differences	8,782,955.88	1,317,443.38	8,782,955.88	1,317,443.38
Total	2,399,066,635.07	359,859,995.26	2,103,336,199.53	315,500,429.92

## (2) Deferred income tax liabilities had not been off-set

Unit: RMB

	Closing	balance	Opening balance		
Item	Deductible temporary	Deferred income tax	Deductible temporary	Deferred income tax	
	difference	liabilities	difference	liabilities	
Change in fair value of available-for-sale financial assets	66,013,434.56	9,902,015.18	104,142,671.24	15,621,400.69	
Evaluation of trading financial instruments	4,917,873.13	737,680.97			
Total	70,931,307.69	10,639,696.15	104,142,671.24	15,621,400.69	

## (3) Deferred income tax assets or liabilities listed by net amount after off-set

Unit: RMB

	Mutual set-off amount of	Amount of deferred	Mutual set-off amount of	Amount of deferred
Item	deferred income tax	income tax assets or	deferred income tax	income tax assets or
Item	assets and liabilities at	liabilities after off-set at	assets and liabilities at	liabilities after off-set at
	the period-end	the period-end	the period-begin	the period-begin
Deferred income tax assets		349,220,299.11		299,879,029.23

# (4) List of unrecognized deferred income tax assets

Item	Closing balance	Opening balance	
Deductible temporary difference	20,862,394.55	27,153,343.58	

Deductible losses	81,524,175.60	81,177,769.43
Total	102,386,570.15	108,331,113.01

## (5) Deductible losses of unrecognized deferred income tax assets will due the following years

Unit: RMB

Years	Closing amount	Opening amount	Notes
Y2017	57,917.22	57,917.22	
Y2018	16,303,166.71	16,303,166.71	
Y2019	49,620,940.42	49,620,940.42	
Y2020	9,576,983.63	9,576,983.63	
Y2021	5,965,167.62	5,618,761.45	
Total	81,524,175.60	81,177,769.43	

## 17. Other non-current assets

Unit: RMB

Item	Closing balance	Opening balance
Prepayment for equipment	64,654,141.02	25,655,775.90
Total	64,654,141.02	25,655,775.90

#### 18. Short-term loans

Unit: RMB

Item	Closing balance	Opening balance	
Trade financing	170,000,000.00	183,813,064.12	
Total	170,000,000.00	183,813,064.12	

## 19. Notes payable

Unit: RMB

Category	Closing balance	Opening balance	
Bank acceptance bill	3,014,675,255.37	2,620,549,815.47	
Total	3,014,675,255.37	2,620,549,815.47	

The total amount of the due but not pay notes payable at the period-end was of RMB000.

## 20. Accounts payable

## (1) List of accounts payable

Unit: RMB

Item	Closing balance	Opening balance	
Material	3,399,811,330.44	3,301,435,137.79	
Other	47,659,362.43		
Total	3,447,470,692.87	3,335,089,672.06	

## (2) Notes of the accounts payable aging over one year

Unit: RMB

Item	Closing balance	Unpaid/ Un-carry-over reason
Material	55,267,497.97	Unsettled due to the agreement of contract
Total	55,267,497.97	

#### 21. Advance from customers

## (1) List of advance from customers

Unit: RMB

Item	Closing balance	Opening balance
Advance from goods	1,673,007,411.95	3,014,347,762.24
Total	1,673,007,411.95	3,014,347,762.24

## (2) Significant advance from customers aging over one year

Unit: RMB

Item	Closing balance	Unpaid/ Un-carry-over reason
Advance from goods	30,387,187.91	Unsettled advance from goods
Total	30,387,187.91	

## 22. Payroll payable

# (1) List of Payroll payable

Item	Opening balance	Increase	Decrease	Closing balance
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I. Short-term salary	262,689,682.47	526,908,328.33	564,801,061.29	224,796,949.51
II. Post-employment benefit-defined contribution plans	21,767,369.86	35,378,872.35	49,281,788.29	7,864,453.92
III. Termination benefits	4,135,110.96	4,153,570.68	4,375,044.30	3,913,637.34
Total	288,592,163.29	566,440,771.36	618,457,893.88	236,575,040.77

# (2) List of Short-term salary

Unit: RMB

Item	Opening balance	Increase	Decrease	Closing balance
Salary, bonus, allowance, subsidy	239,077,184.04	443,711,216.41	490,074,351.27	192,714,049.18
2. Employee welfare	4,873,935.81	37,897,571.75	29,031,331.91	13,740,175.65
3. Social insurance	6,169,696.09	20,459,370.44	22,914,420.36	3,714,646.17
Of which: Medical insurance premiums	5,179,907.00	16,407,140.37	18,483,109.65	3,103,937.72
Work-related injury insurance	728,121.47	2,805,994.11	3,085,812.41	448,303.17
Maternity insurance	261,667.62	1,246,235.96	1,345,498.30	162,405.28
4. Housing fund	7,166,552.24	15,181,948.56	15,185,970.92	7,162,529.88
5. Labor union budget and employee education budget	5,402,314.29	9,658,221.17	7,594,986.83	7,465,548.63
Total	262,689,682.47	526,908,328.33	564,801,061.29	224,796,949.51

# (3) List of drawing scheme

Unit: RMB

Item	Opening balance	Increase	Decrease	Closing balance
1. Basic pension benefits	21,014,944.34	33,200,098.02	46,778,566.84	7,436,475.52
2. Unemployment insurance	752,425.52	2,178,774.33	2,503,221.45	427,978.40
Total	21,767,369.86	35,378,872.35	49,281,788.29	7,864,453.92

# 23. Taxes payable

Item Closing balance Opening balance
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VAT	7,335,659.81	43,959,339.80
Corporate income tax	318,457,471.59	317,599,561.26
Urban maintenance and construction tax	3,833,088.85	9,810,227.91
House appliance recycling funds	23,973,012.00	22,600,123.00
Education Surcharge	2,323,444.93	7,604,254.32
Other	12,255,609.42	10,664,523.67
Total	368,178,286.60	412,238,029.96

## 24. Dividends payable

Unit: RMB

Item	Closing balance	Opening balance
ommon stock dividends 9,338,224.06		7,150,684.06
Total	9,338,224.06	7,150,684.06

## 25. Other accounts payable

# (1) Other accounts payable listed by nature of the account

Unit: RMB

Item	Closing balance	Opening balance
Payment for equipment	58,036,255.38	65,358,163.79
Payment for mold	89,418,261.55	84,354,267.87
Subsidy of energy saving & benefit the people	6,140,000.00	6,140,000.00
Payment made on behalf	28,565,146.16	7,782,998.86
Margin & cash pledged	18,326,206.88	20,631,583.91
Third party payment	4,730,592.00	5,410,822.47
Others	19,475,179.75	10,248,565.14
Total	224,691,641.72	199,926,402.04

# (2) Other significant accounts payable with aging over one year

Item	Closing balance	Unpaid/ Un-carry-over reason
Payment of mold	67,237,965.46	unsettled due to the agreement of contract
Payment of equipment	32,040,012.94	unsettled due to the agreement of contract

## 26. Other current-liabilities

Unit: RMB

Item	Closing balance	Opening balance
Accrued expenses-sale rebate	1,190,023,904.88	1,095,875,998.29
Accrued expenses-sales promotional expense	404,629,336.46	223,209,831.40
Accrued expenses-shipping and handling charges	152,520,431.73	139,146,303.25
Accrued expenses-maintenance and installation charges	286,555,569.65	248,172,966.72
Accrued expenses-brand royalty	7,041,545.66	14,192,875.86
Accrued expenses-waste household appliance maintenance funds	7,268,238.00	15,830,282.99
Accrued expenses-other	135,775,989.26	107,984,895.75
Total	2,183,815,015.64	1,844,413,154.26

## 27. Long-term payroll payable

Unit: RMB

Item	Closing balance	Opening balance
Termination benefits	13,693,727.01	16,101,348.60
Total	13,693,727.01	16,101,348.60

#### 28. Estimated liabilities

Unit: RMB

Item	Closing balance	Opening balance	Formed reason
Product quality assurance	1,675,596.14	1,727,340.89	
Total	1,675,596.14	1,727,340.89	

## 29. Deferred revenue

Unit: RMB

Item	Opening balance	Increase	Decrease	Closing balance	Formed reason
Government subsidies	2,942,333.25		226,600.02	2,715,733.23	Government subsidies
Total	2,942,333.25		226,600.02	2,715,733.23	

Item involving government subsidies:

Unit: RMB

Item	Opening balance	Amount of newly subsidy	Amount recorded into non-operating income in Reporting Period	Other changes	Closing balance	Related to assets/related income
Hefei Midea Washing Machine Automation promotion & technological upgrading projects			175,000.02		2,508,333.23	Related to assets
Subsidies of substation reformation	132,800.00		25,200.00		107,600.00	Related to assets
Special guide subsidies of modern service industry development	126,200.00		26,400.00		99,800.00	Related to assets
Total	2,942,333.25		226,600.02		2,715,733.23	

# 30. Share capital

Unit: RMB

		Increase/decrease (+/-)					
	Opening balance	New shares issued	Bonus shares	Capitalized Capital reserves	Others	Subtotal	Closing balance
The sum of shares	632,487,764.00						632,487,764.00

# 31. Capital surplus

Unit: RMB

Item	Opening balance	Increase	Decrease	Closing balance
Capital premium (premium on stock)	1,055,182,718.57			1,055,182,718.57
Other capital reserves	136,307,414.44	23,481,320.87		159,293,057.25
Total	1,191,490,133.01	23,481,320.87		1,214,971,453.88

# 32. Other comprehensive income

Item	Opening	Reporting Period				Closing	
Item	balance	Amount	Less: recorded	Less: Income	Attributable to	Attributable to	balance

		before income tax in current period	in other comprehensive income in prior period and transferred to profit or loss in current period	tax expense	owners of the Company after tax	minority shareholders after tax	
I. Other comprehensive reclassified into profits or losses	70,757,524.61	66,007,008.01	104,142,671.23	-5,719,385.50	-27,421,035.91	-4,995,241.81	43,336,488.70
Of which: profits or losses of change in fair value of available-for-sal e financial assets	72,957,918.08	66,013,434.56	104,142,671.23	-5,719,385.50	-27,414,609.36	-4,995,241.81	45,543,308.72
Converted difference of the foreign currency financial statement	-2,200,393.47	-6,426.55			-6,426.55		-2,206,820.02
Total	70,757,524.61	66,007,008.01	104,142,671.23	-5,719,385.50	-27,421,035.91	-4,995,241.81	43,336,488.70

# 33. Surplus reserves

Unit: RMB

Item	Opening balance	Increase	Decrease	Closing balance
Statutory surplus reserves	332,594,722.29			332,594,722.29
Total	332,594,722.29			332,594,722.29

# 34. Retained profits

Item	Reporting Period	Last period
Opening balance of retained profits before adjustments	3,756,517,718.81	2,960,955,454.36
Opening balance of retained profits after adjustments	3,756,517,718.81	2,960,955,454.36
Add: Net profit attributable to owners of the Company	731,539,923.36	580,826,562.58
Less: dividend of common stock payable	474,365,822.97	379,492,658.40
Closing retained profits	4,013,692,398.30	3,162,289,358.54

List of adjustment of opening retained profits:

- (1) RMB0.00 opening retained profits was affected by retrospective adjustment conducted according to the Accounting Standards for Business Enterprises and relevant new regulations.
- (2) RMB0.00 opening retained profits was affected by changes on accounting policies.
- (3) RMB0.00 opening retained profits was affected by correction of significant accounting errors.
- (4) RMB0.00 opening retained profits was affected by changes in combination scope arising from same control.
- (5) RMB0.00 opening retained profits was affected totally by other adjustments.

#### 35. Revenue and Cost of Sales

Unit: RMB

Itam	Reportin	g Period	Same period of last year	
Item	Sales revenue	Cost of sales	Sales revenue	Cost of sales
Main operations	9,694,560,835.56	7,052,479,498.41	7,327,207,677.60	5,281,634,736.14
Other operations	873,500,018.65	808,892,313.37	657,579,517.32	530,957,037.53
Total	10,568,060,854.21	7,861,371,811.78	7,984,787,194.92	5,812,591,773.67

#### 36. Business tax and surcharges

Unit: RMB

Item	Reporting Period	Same period of last year
Urban maintenance and construction tax	29,091,665.44	25,211,378.27
Education Surcharge	22,058,158.72	19,309,415.68
Real estate tax	4,873,849.64	
Land use tax	3,677,575.99	
Vehicle and vessel use tax	75,448.42	
Stamp duty	4,755,575.53	
Business tax		203,083.51
Total	64,532,273.74	44,723,877.46

## 37. Sales expenses

Item	Reporting Period	Same period of last year	
Sales expenses	1,533,889,871.40	1,191,332,056.12	
Total	1,533,889,871.40	1,191,332,056.12	

# 38. Administrative expenses

Unit: RMB

Item	Reporting Period	Same period of last year	
Administrative expenses	328,163,105.40	265,946,054.68	
Total	328,163,105.40	265,946,054.68	

## 39. Financial expenses

Unit: RMB

Item	Reporting Period	Same period of last year
Interest expenses	5,897,953.01	7,327,975.82
Less: Interest income	63,840,314.80	65,265,736.10
Add: exchange loss	30,775,819.93	-11,313,331.62
Others	3,643,344.03	5,851,627.44
Total	-23,523,197.84	-63,399,464.47

## 40. Asset impairment loss

Unit: RMB

Item	Reporting Period	Same period of last year	
I. Bad debt loss	7,560,737.61	11,954,355.73	
II. Inventory falling price loss	26,185,813.40	13,631,207.32	
III. Fixed assets impairment losses	3,808,897.38	2,348,226.39	
Total	37,555,448.39	27,933,789.44	

# 41. Gains on the changes in the fair value $\,$

Unit: RMB

Sources	Reporting Period	Same period of last year
Financial assets measured by fair value and the changes be included in the current profits and losses	4,917,873.13	
Of which, gains on the changes in the fair value of derivative financial instruments	4,917,873.13	
Total	4,917,873.13	

## **42.** Investment income

Unit: RMB

Item	Reporting Period	Same period of last year
Investment income received from disposal of financial assets measured by fair value and the changes be included in the current profits and losses during holding period	2,654,220.00	
Investment income received from available-for-sale financial assets during the holding period	90,043,497.77	
Investment income received from disposal of available-for-sale financial assets	88,968,164.34	67,315,479.04
Total	181,665,882.11	67,315,479.04

## 43. Other income

Unit: RMB

Item	Reporting Period	same period of last year
VAT refund upon collection	15,806,553.77	

## 44. Non-operating gains

Unit: RMB

Item	Reporting Period	Same period of last year	Recorded in the amount of the non-recurring gains and losses
Total gains from disposal of non-current assets	4,578,714.70	116,837.67	4,578,714.70
Including: Gains from disposal of fixed assets	4,578,714.70	116,837.67	4,578,714.70
Government subsidies	8,072,556.77	19,387,917.07	8,072,556.77
Claims and fine	2,564,637.29	1,925,692.15	2,564,637.29
Others	407,844.54	55,538.87	407,844.54
Total	15,623,753.30	21,485,985.76	15,623,753.30

Government subsidies recorded into current profits and losses

Item	Distribution entity	Distribution reason	Nature	Whether subsidies influence the current profits and losses or not	subsidy or not	Reporting period	Last period	Related to assets/related income
VAT	Wuxi New	Subsidy	Due to engaged	No	No		11,946,875.24	Related to the

refund	District Tax		in special					income
upon	Sub Bureau		industry that the					
collection			state encouraged					
economic	Finance Bureau	Subsidy	and supported, gained subsidy (obtaining in line with the law and the regulations of	No	No	926,486.68	3,938,000.00	Related to the income
			national policy)					
Other	Economic and Information Commission of Wuxi	Award		No	No	7,146,070.09	3,503,041.83	Related to the income
Total						8,072,556.77	19,387,917.07	

# 45. Non-operating expenses

Unit: RMB

Item	Reporting Period	Same period of last year	Recorded in the amount of the non-recurring gains and losses
Loss on disposal of non-current assets	2,254,629.17	238,583.97	2,254,629.17
Including: Loss on disposal of fixed assets	2,254,629.17	238,583.97	2,254,629.17
Penalty	20,163.73		20,163.73
Others	804,864.96	199,673.37	804,864.96
Local fees (flood prevention and security funds etc.)		1,796,648.03	
Total	3,079,657.86	2,234,905.37	3,079,657.86

# 46. Income tax expense

# (1) Lists of income tax expense

Item	Reporting Period	Same period of last year
Current income tax expense	191,867,580.16	170,528,669.56
Deferred income tax expense	-43,621,884.38	-43,226,277.81
Total	148,245,695.78	127,302,391.75

## (2) Adjustment process of accounting profit and income tax expense:

Unit: RMB

Item	Reporting Period
Total profits	981,005,945.79
Current income tax expense accounted by tax and relevant regulations	147,150,891.87
Influence of income tax before adjustment	-2,543,012.82
Influence of not deductable costs, expenses and losses	3,637,816.73
Income tax expense	148,245,695.78

## 47. Other comprehensive income

Refer to the Note. 32.

## 48. Cash flow statement

## (1) Other cash received relevant to operating activities:

Unit: RMB

Item	Reporting Period	Same period of last year
Interest income	18,617,988.30	30,792,096.72
Government subsidy	8,072,556.77	7,441,041.83
Claim & fine income	1,264,590.80	619,052.46
Others	18,536,975.82	6,661,612.22
Total	46,492,111.69	45,513,803.23

# (2) Other cash paid relevant to operating activities:

Unit: RMB

Item	Reporting Period	Same period of last year
Cash for payment of expenses	1,343,311,634.84	1,028,841,247.41
Others	1,138,477.96	9,142,858.79
Total	1,344,450,112.80	1,037,984,106.20

#### (3) Other cash received relevant to investment activities

Item Reporting Period Same period of last year
--

Income from structured deposits interest	16,802,196.35	34,473,639.38
Total	16,802,196.35	34,473,639.38

# **49.** Supplemental information for Cash Flow Statement

# ${\bf (1)} \ Supplemental \ information \ for \ Cash \ Flow \ Statement$

Supplemental information	Reporting Period	Same period of last year
Reconciliation of net profit to net cash flows generated from operating activities		
Net profit	832,760,250.01	664,923,275.70
Add: Provision for impairment of assets	37,555,448.39	27,933,789.44
Depreciation of fixed assets, of oil-gas assets, of productive biological assets	64,952,458.10	63,102,659.92
Amortization of intangible assets	2,619,069.42	2,619,069.42
Long-term unamortized expenses	1,681,848.52	1,469,902.32
Losses on disposal of fixed assets, intangible assets and other long-term assets (gains: negative)	-2,324,085.53	121,746.30
Losses from variation of fair value (gains: negative)	-4,917,873.13	
Financial cost (gains: negative)	-10,904,243.34	-34,473,639.38
Investment loss (gains: negative)	-181,665,882.11	-67,315,479.04
Decrease in deferred income tax assets (gains: negative)	-44,359,565.36	-36,827,810.46
Increase in deferred income tax liabilities ("-" means decrease)	737,680.97	
Decrease in inventory (gains: negative)	614,201,149.52	134,845,643.10
Decrease in accounts receivable from operating activities (gains: negative)	-728,452,220.93	47,112,616.96
Increase in payables from operating activities (decrease: negative)	-748,672,061.46	789,234,275.49
Others	24,377,334.69	14,351,343.11
Net cash flows generated from operating activities	-142,410,692.24	1,607,097,392.88
2. Significant investing and financing activities without involvement of cash receipts and payments		
3. Change of cash and cash equivalent:		
Closing balance of cash	3,096,982,558.92	1,919,339,663.91
Less: Opening balance of cash	4,171,689,917.21	2,792,685,328.69
Net increase in cash and cash equivalents	-1,074,707,358.29	-873,345,664.78

## (2) Net cash received from the disposal of subsidiaries in Reporting Period

Unit: RMB

	Amount
Cash or cash equivalents received currently from the disposal of subsidiaries in Reporting Period	2,415,000.00
Net cash received from the disposal of subsidiaries	2,415,000.00

## $(3) \ Cash \ and \ cash \ equivalents$

Unit: RMB

Item	Closing balance	Opening balance	
I. Cash	3,096,982,558.92	4,171,689,917.21	
Of which: bank deposit on demand	3,096,982,558.91	4,171,689,917.21	
II. Closing balance of cash and cash equivalents	3,096,982,558.92	4,171,689,917.21	

## 50. Foreign currency monetary items

## (1) Foreign currency monetary items

Unit: RMB

Item	Closing foreign currency balance	Exchange rate	Closing convert to RMB balance
Monetary capital			
Including: USD	90,007,743.84	6.7744	609,748,459.88
EUR	5,709,052.52	7.7496	44,242,873.41
JPY	15.00	0.0605	0.91
Account receivable			
Including: USD	23,512,644.42	6.7744	159,284,058.36
EUR	383,583.55	7.7496	2,972,619.08

(2) Note to oversea entities including: for significant oversea entities, shall disclose main operating place, recording currency and selection basis, if there are changes into recording currency, shall also disclose the reason.

□ Applicable √ Not applicable

# VIII. Changes of merge scope

No such case in Reporting Period.

# IX. Equity in other entities

# 1. Equity in subsidiary

## (1) The structure of the enterprise group

	Main	Registration	Nature of	Holding perc	entage (%)	
Name	operating place	place	business	Directly	Indirectly	Way of gaining
Wuxi Little Swan General Electric Appliances Co. , Ltd.	Wuxi	Wuxi	Production	100.00%		Setting-up
Wuxi Filin Electronics Co., Ltd.	Wuxi	Wuxi	Production	73.00%		Setting-up
Jiangsu Little Swan Marketing and Sales Co. , Ltd.	Wuxi	Wuxi	Trading	99.54%	0.09%	Setting-up
Wuxi Little Swan Import & Export Co., Ltd.	Wuxi	Wuxi	Import & Export	88.46%		Setting-up
Little Swan International (Singapore) Co., Ltd.	Singapore	Singapore	Investment	100.00%		Setting-up
Little Swan (Jingzhou) Electronic Appliances Co., Ltd.	Jingzhou	Jingzhou	Production	100.00%		Enterprise combination under same control
Hefei Midea Washing Machine Co., Ltd.	Hefei	Hefei	Production	69.47%		Enterprise combination under same control

## (2) Significant not wholly owned subsidiary

Name	Shareholding proportion of minority shareholder	arbitrate to the minority	Declaring dividends distribute to minority shareholder	Balance of minority shareholder at closing period
Wuxi Filin Electronics Co. , Ltd.	27.00%	30,162,017.39		230,462,456.37
Hefei Midea Washing Machine Co., Ltd.	30.53%	71,057,730.15		841,905,267.91

# (3) The main financial information of significant not wholly owned subsidiary

Unit: RMB

	Closing balance					Opening balance						
Name	Current assets	Non-current assets	Total assets	Current liabilities	Non-current liability	Total liabilities	Current assets	Non-current assets	Total assets	Current liabilities	Non-current liability	Total liabilities
Hefei Midea Washin g Machin e Co., Ltd.	7,137,927,082.09	694,918,206.35	7,832,845,288.44	5,066,786,096.31	8,426,477.09	5,075,212,573.40	6,955,889,821.64	648,846,122.85	7,604,735,944.49	5,049,130,635.42	16,969,489.50	5,066,100,124.92
Wuxi Filin Electro nics Co., Ltd.	1,247,171,639.36	63,993,624.74	1,311,165,264.10	457,393,210.85	207,400.00	457,600,610.85	1,203,071,028.74	51,610,150.79	1,254,681,179.53	512,934,442.62	259,000.00	513,193,442.62

	Reporting Period				Same period of last year			
Name	Operation revenue	Net profit	Total comprehensive income	Operating cash flow	Operation revenue	Net profit	Total comprehensive income	Operating cash flow
Hefei Midea Washing Machine Co., Ltd.	4,466,744,621.89	232,747,232.72	216,385,484.40	-355,645,784.85	3,490,739,131.29	183,744,563.10	193,637,968.84	1,307,170,946.87
Wuxi Filin Electronics Co., Ltd.	453,158,452.21	111,711,175.53	111,711,175.53	-72,814,995.54	330,094,718.79	93,010,763.35	93,010,763.35	11,960,170.45

## X. Segment information

Since the Company's operating revenue, expenses, assets and liabilities are mainly related to the manufacturing and sales of washing machines and relevant products, after considering some factors such as the internal organizational structure, management requirements and internal report systems, the management holds the opinion that various companies' business has obvious similarity within the scope of consolidation. Thus, the segment report is not prepared.

The total income of the Company and its subsidiaries from external transactions in domestic and other countries or regions, the total non-current assets excluding financial assets and deferred income tax assets in domestic and other countries or regions are listed as follows:

#### (1) Income from external transactions

Unit: RMB

Region	The first half of 2017	The first half of 2016	
China	7,501,628,908.80	5,797,358,361.67	
Other countries	2,192,931,926.76	1,529,849,315.93	
Total	9,694,560,835.56	7,327,207,677.60	

#### (2) Total non-current assets

Unit: RMB

Region	June 30, 2017	Dec 31, 2016	
China	1,300,608,269.00	1,258,041,184.47	
Other countries			
Total	1,300,608,269.007	1,258,041,184.47	

#### XI. The risk related financial instruments

The financial risks the Company faced during operation are: credit risk, market risk (mainly exchange risk and interest rate risk) and liquidity risk. The Company and its subsidiary overall risk management plan considering the unpredictability of financial market, aim to reduce the potential negative influence to the financial results of the Company and its subsidiaries.

#### (1) Market risk

#### (a) Foreign exchange risk

The main operation of the Company and its subsidiary was within the state, which settled by RMB. The foreign

assets, liabilities and foreign trade in future (the foreign assets, liabilities and foreign trade in future mainly settled by USD) the Company and its subsidiary had recognized existing foreign exchange risk. The Company's headquarter financial department supervise the scope of foreign assets, liabilities and foreign trade in future of the Company and its subsidiary to maximally reduce foreign exchange risk, thus the Company and its subsidiary will avoid foreign exchange rate in a way of signing forward foreign exchange contract or currency exchange contract.

On 30 June 2017 and 31 December 2016, the lists of foreign financial assets and foreign financial liabilities discounted into RMB held by Company and its subsidiary were as following:

Unit: RMB

	Closing balance					
Item	Item	Other foreign currency	Total			
Foreign financial assets						
Monetary capital	609,748,459.88	44,242,874.32	653,991,334.20			
Accounts receivable	169,382,140.50	3,674,235.16	173,056,375.66			
Total	779,130,600.38	47,917,109.48	827,047,709.86			
Foreign financial liabilities						
Payable	10,098,082.14	701,616.08	10,799,698.22			
	Opening balance					
Item	Item	Other foreign currency	Total			
Foreign financial assets						
Monetary capital	857,223,958.85	40,989,790.78	898,213,749.63			
Accounts receivable	538,217,122.83	29,781,044.92	567,998,167.75			
Total	1,395,441,081.68	70,770,834.81	1,466,211,916.49			
Foreign financial liabilities						
Payable	51,256,695.66	809,036.96	52,065,732.62			

On June 30, 2017, if RMB appreciates or depreciates by 7% without any changes in other factors, for all kinds of US financial assets and liabilities, there will be an decrease and increase in net consolidated profits of about RMB45,757,000 (about RMB79,980,000 on Dec 31, 2016).

#### (b) Interest rate risk

On 30 June 2017 and 31 December 2016, there was no short term or long-term interest-bearing debt contracts of floating interest rate in the Company and its subsidiary, thus the management believe that there was not existing significant interest rate risk.

#### (2) Credit risk

The Company and its subsidiary adopt group classification to manage the credit risk. Credit risk mainly incurred

in bank deposit, account receivable, other account receivable, note receivable, structure deposit, and financial products recorded into other current assets, etc..

The bank deposits and structure deposit of the Company and its subsidiary were deposit in the state-owned banks and other large and medium-sized commercial banks, the Company believe that there was not existing significant credit risk, and won't lead to any significant losses due to break a contract to the entity.

The Company and its subsidiary entrust commercial bank, trust company, assets management company and other financial institutions to conduct short term low risk finance investment, participate in bank finance products, trust plan of trust company, assets management plan of assets management company, the main investment direction was financial instrument with the high credit rating, better fluidity, trust products and assets management plan with prospective earnings, and conducting commercial bank guaranteed finance business with low risk, stable interest and no more than 1 year investment period in our inter-bank market. The idle fund of the Company and its subsidiary used for trust investment, not invest in stock and its derivative product, security investment fund and trust investment for security investment purpose and investment relevant to other securities.

Besides, as for account receivable, other account receivable and note receivable, the Company and its subsidiary set relevant policy to control credit risk exposure. The Company and its subsidiary, base on the financial situation of the client, possibility of obtaining guarantee from third party, credit record, and other factors such as the recent market situation etc. to evaluate the credit qualification of client and set relevant credit period. The Company and its subsidiary regularly supervise the credit record of client, as for the client with bad credit records, the Company and its subsidiary will adopt reminder letters, shorten the credit period or cancel credit period etc. to ensure the overall credit risk of the Company within control. On 30 June 2016, there was no significant overdue account receivable

#### (3) Liquidity risk

The Company and its subsidiary response for its cash flow prediction. The head financial department base on collecting cash flow prediction of each subsidiary, and at combination level continuously supervise short term and long term capital need to ensure maintain plenty of cash reserve and securities can be realized at any time.

On balance sheet date, each financial liabilities listed by un-discounted contract cash flow according to date were as following:

Unit: RMB

T4	June 30, 2017								
Item	Within 1 year	1-2 years	2-5 years	Over 5 years	Total				
Notes payable	3,014,675,255.37				3,014,675,255.37				
Accounts payable	3,447,470,692.87				3,447,470,692.87				
Dividends payable	9,338,224.06				9,338,224.06				
Other current-liabilities	2,183,815,015.64				2,183,815,015.64				
Other account	224,691,641.72				224,691,641.72				

payable					
Accrued liabilities	1,675,596.14				1,675,596.14
Total	8,879,990,829.66				8,879,990,829.66
			Dec 31, 2016		
Item	Within 1 year	1-2 years	2-5 years	Over 5 years	Total
Short-term loan	185,237,615.37				185,237,615.37
Notes payable	2,620,549,815.47				2,620,549,815.47
Accounts payable	3,335,089,672.06				3,335,089,672.06
Dividends payable	7,150,684.06				7,150,684.06
Other current-liabilities	1,844,413,154.26				1,844,413,154.26
Other account payable	199,926,400.42				199,926,400.42
Accrued liabilities	1,727,340.89				1,727,340.89
Total	8,194,094,682.53				8,194,094,682.53

## XII. The disclosure of the fair value

# 1. Closing fair value of assets and liabilities calculated by fair value

Unit: RMB

	Closing fair value						
Item	Fair value	Fair value	Fair value				
	measurement items at	measurement items at	measurement items at	Total			
	level 1	level 2	level 3				
I. Consistent fair value measurement			-				
Available-for-sale financial assets-financial products			5,976,013,434.56	5,976,013,434.56			
Total assets measured at fair value consistently			5,976,013,434.56	5,976,013,434.56			
II. Inconsistent fair value measurement							

# 2. Valuation technique adopted and nature and amount determination of important parameters for consistent and inconsistent fair value measurement items at level 3

On 30 June 2017, financial assets with fair value measurement items at level 3 were all the break-even floating income financial product investment, which all adopt valuation technique to recognize its fair value.

# 3. Explain the reason for conversion and the policy governing when the conversion happens if conversion happens among consistent fair value measurement items at different levels

The incurred date lead to events of conversion between different levels was recognized as time-point of conversion between different levels. There was no conversion between level 1 and level 2 in the current year.

## 4. Change in financial assets at level 3

Unit: RMB

Item	Financial product investment
Jan 1, 2017	5,994,142,671.24
Purchase	2,065,000,000.00
Sale	-2,045,000,000.00
Total current gains	-38,129,236.68
-gains recorded into profit and loss	-104,142,671.23
-gains recorded into other comprehensive income	66,013,434.55
June 30, 2016	5,976,013,434.56
Changes in assets still held on June 30, 2017 and recorded in the profit and loss of 2017	
which didn't realize profits or losses	
Income from change in fair value	

Relevant information on fair value measurement at level 3

Unit: RMB

Item	Fair value at June 30, 2017	Valuation technique	Unobservable input value	Scope	Relationship with fair value	Observable/unob servable
Available-for-sale f	Available-for-sale financial assets					
Financial products	5,976,013,434.56	Discounted cash flow	Expected annual yield	3.9%-5.25%	Positive	Unobservable
Item Available-for-sale	Fair value at Dec 31, 2016 financial assets	Valuation technique	Unobservable input value	Scope	Relationship with fair value	Observable/un observable
Financial products	5,994,142,671.23	Discounted cash flow	Expected annual yield	3.9%-5.5%	Positive	Unobservable

## 5. Fair value of financial assets and liabilities not measured at fair value

Financial assets and liabilities of the Company and its subsidiaries measured at amortized cost mainly include: account receivable, other accounts receivable, account payable and other accounts payable

Available for sale financial assets measured at cost was the unlisted share investment with no offer in active market and larger reasonable valuation change range and each fair value probability cannot reasonably recognized, thus, the fair value cannot be reliably measured.

There is no significant variance the book value and fair value of financial assets and liabilities during the Reporting Period.

## XIII. Related party and related Transaction

#### 1. Information related to parent company of the Company

Name of parent company	Registration place	Nature of business	Registered capital	company against the	Proportion of voting rights owned by parent company against the Company (%)
MIDEA GROUP CO., LTD.	Foshan Guangdong	Global technology group operating consumer appliances, HVAC, robots and automatic system	6,519,637,198.00	52.67%	52.67%

Notes of the parent company of the Company

The ultimate controller of the Company is He Xiangjian.

#### 2. Subsidiaries of the Company

Refer to Note IX.

#### 3. Information on other related parties of the Company

Name	Relationship
Ningbo Midea United Material Supply Co., Ltd	Under control of controlling shareholder of the Company
Huai'an Welling Motor Manufacturing Co., Ltd.	Under control of controlling shareholder of the Company
Wuhu Welling Motor Marketing Co., Ltd.	Under control of controlling shareholder of the Company
Ningbo Annto Zhilian Technology Co., Ltd.	Under control of controlling shareholder of the Company
Ningbo Beautiful Homeland Electric Appliance Service Co., Ltd.	Under control of controlling shareholder of the Company
Annto Zhilian Technology Share Holding Co., Ltd.	Under control of controlling shareholder of the Company
Midea Group E-commerce Co., Ltd.	Under control of controlling shareholder of the Company
Zhejiang Meizhi Compressor Co. Ltd.	Under control of controlling shareholder of the Company
Guangdong Midea Hicks Electronics Co., Ltd.	Under control of controlling shareholder of the Company
Foshan Shunde District Bainian Technology Development Co., Ltd.	Under control of controlling shareholder of the Company
Midea Smart Home Technology Co., Ltd	Under control of controlling shareholder of the Company

Hefei Hua Ling Share Holding Co. , Ltd.	Under control of controlling shareholder of the Company
Midea Electric Trading (Singapore) Co. Pte. Ltd.	Under control of controlling shareholder of the Company
MIDEA SCOTT & ENGLISH ELECTRONICS SDN BHD	Under control of controlling shareholder of the Company
Midea Life Electric (Vietnam) Co., Ltd.	Under control of controlling shareholder of the Company
PT. MIDEA PLANET INDONESIA	Under control of controlling shareholder of the Company
Orient Household Appliances Ltd.	Under control of controlling shareholder of the Company
Guangdong Midea Household Electric Appliance manufacturing Co., Ltd.	Under control of controlling shareholder of the Company
Guangdong Midea Refrigeration Equipment Co., Ltd	Under control of controlling shareholder of the Company
Hubei Midea Refrigerator Co., Ltd.	Under control of controlling shareholder of the Company
Foshan Midea Qinghu Water Purification Equipment Co., Ltd.	Under control of controlling shareholder of the Company
Midea Welling Motor Technology (Shanghai) Co., Ltd.	Under control of controlling shareholder of the Company
Shenzhen Midea Payment Technology Co., Ltd.	Under control of controlling shareholder of the Company
Wuhu Midea Household Electric Appliance Manufacturing Co., Ltd.	Under control of controlling shareholder of the Company
Guangdong Midea Group Wuhu Refrigeration Equipment Co., Ltd.	Under control of controlling shareholder of the Company
TOSHIBA LIFESTYLE PRODUCTS & SERVICES CORPORATION	Under control of controlling shareholder of the Company
Toshiba Home Appliances Manufacturing ( South China Sea) Co., Ltd.	Under control of controlling shareholder of the Company
Midea Middle East	Under control of controlling shareholder of the Company
Foshan Shunde District Bainian Technology Development Co., Ltd.	Under control of controlling shareholder of the Company

# 4. List of related-party transactions

# (1) Information on acquisition of goods and reception of labor service (unit: ten thousand Yuan)

Information on acquisition of goods and reception of labor service

Related party	Content	Reporting Period	The approval trade credit	Whether exceed trade credit or not	Same period of last year
Wuhu Welling Motor Marketing Co., Ltd.	Electrical Machine	501,214,171.41	1,360,000,000.00	No	65,594,596.51
Ningbo Midea United Material Supply Co., Ltd.	Materials	824,485,276.15	1,470,000,000.00	No	425,080,087.78
Ningbo Annto Zhilian Technology Co., Ltd.	Warehousing & logistics	366,086,063.48	970,000,000.00	No	178,930,465.36
Annto Zhilian Technology Share Holding Co., Ltd.	Warehousing & Logistics	54,675,276.23	, ,	110	68,608,403.67

Zhejiang Meizhi Compressor Co. Ltd.	Compressor	7,043,483.25	19,000,000.00	No	3,792,306.57			
Midea Group E-commerce Co., Ltd.	Promotion & Marketing	22,380,192.57	55,000,000.00	No	14,305,712.63			
Ningbo Midea United Material Supply Co., Ltd	Chip & HIFI module	33,583,425.56					N	
Guangdong Midea Hicks Electronics Co., Ltd.	Chip & HIFI module	513,334.92	85,000,000.00	No				
Midea Group Co., Ltd.	Service charge	19,999.98	24,000,000.00	No				
Ningbo Beautiful Homeland Electric Appliance Service Co., Ltd.	After-sales service	132,504,096.51	320,000,000.00	No	170,408,807.12			
Midea Smart Home Technology Co., Ltd	Materials	144,785.68		No				
Huai'an Welling Motor Manufacturing Co., Ltd.	Electrical machine			No	345,409,520.97			
Total		1,942,650,105.74	4,303,000,000.00		1,272,129,900.61			

Information of sales of goods and provision of labor service

Related party	Content	Reporting Period	The approval trade credit	Whether exceed trade credit or not	Same period of last year
Midea Electric Trading (Singapore) Co. Pte. Ltd.	Washing machine & Fittings	1,594,543,430.93	4,025,000,000.00	No	1,118,554,710.83
MIDEA SCOTT&ENGLISH ELECTRONIICS SDN.BHD	Washing machine & Fittings	45,312,856.38	105,000,000.00	No	28,049,217.86
PT.Midea Planet Indonesia	Washing machine & Fittings	15,461,735.27	70,000,000.0	No	11,061,356.49
Midea Life Electric (Vietnam) Co., Ltd.	Washing machine & Fittings	6,144,209.34	55,000,000.00	No	10,328,952.32
Orient Household Appliances Ltd.	Washing machine & Fittings	18,771,850.49	70,000,000.00	No	
Ningbo Beautiful Homeland Electric Appliance Service Co., Ltd.	Fittings	18,416,401.64	28,000,000.00	No	

TOSHIBA LIFESTYLE PRODUCTS & SERVICES CORPORATION	Washing machine & Fittings	20,757,917.67	80,000,000.00	No	
Toshiba Home Appliances Manufacturing ( South China Sea) Co., Ltd.	Parts	548,124.87			
Hefei Hua Ling Share Holding Co. , Ltd.	Washing machine & Fittings	161,538.46			
Midea Middle East	Washing machine & Fittings	1,921,564.33			
Ningbo Annto Zhilian Technology Co., Ltd.	Washing machine	1,855,571.90			
Total		1,723,895,201.28	4.433.000,000.00		1,167,994,237.50

## (3) Information of related lease

The Company was lessor:

Unit: RMB

Name of lessee	Category of leased assets	The lease income confirmed in this year	The approval trade credit	Whether exceed trade credit or not	The lease income confirmed in last year
Hefei Hua Ling Share Holding Co., Ltd.	House renting	5,641,036.82	14,150,943.40	No	2,916,884.40
Total		5,641,036.82	14,150,943.40		2,916,884.40

Notes: Of the above related transactions, in the first half of 2017, the total amount of related transactions not approved but actually incurred is RMB4,631,585.24 with 0.5% less compared with the audited net assets of 2016 (RMB29,919,239.31). Thus the approval of the board of directors is not needed.

# 5. Receivables and payables of related parties

## (1) Receivables

NI C		Closing	balance	Opening balance		
Name o f	Related party	Book balance	Bad debt provision	Book balance	Bad debt provision	
Accounts	Midea Electric Trading (Singapore) Co.	649,905,177.27	32,495,258.86	475,357,280.44	23,767,864.02	

receivable	Pte. Ltd.				
Accounts receivable	Orient Household Appliances Ltd.	8,453,601.69	422,680.08	13,679,187.05	683,959.35
	MIDEA SCOTT&ENGLISH ELECTRONILCS SDN.BHD	19,491,267.83	974,563.39	3,485,105.76	174,255.29
Accounts receivable	PT MIDEA PLANET INDONESIA	10,130,616.52	506,530.83	8,404,017.46	420,200.87
Accounts receivable	Midea Life Electric (Vietnam) Co., Ltd.	4,839,530.62	241,976.53	13,183,502.52	659,175.13
	Annto Zhilian Technology Share Holding Co., Ltd.			43,086.00	2,154.30
receivable	Toshiba Home Appliances  Manufacturing ( South China Sea) Co.,  Ltd.	641,306.10	32,065.31		
	TOSHIBA LIFESTYLE PRODUCTS & SERVICES CORPORATION	3,506,178.79	175,308.94		
Accounts receivable	Ningbo Beautiful Homeland Electric Appliance Service Co., Ltd.	2,808,008.89	140,400.44		
Accounts receivable	Midea Middle East	903,926.08	45,196.30		
Total		700,679,613.79	35,033,980.68	514,152,179.23	25,707,608.96
accounts	Shenzhen Midea Payment Technology Co., Ltd.	4,265,894.46	213,294.72	10,835,423.12	541,771.16
Other accounts receivable	Guangdong Midea Group Wuhu Refrigeration Equipment Co., Ltd.			3,428,921.06	171,446.05
accounts	Hefei Hua Ling Share Holding Co. , Ltd.			854,915.88	42,745.79
Other accounts receivable	Hubei Midea Refrigerator Co., Ltd.			813,636.76	40,681.84
Total		4,265,894.46	213,294.72	15,932,896.82	796,644.84
Prepayments	Ningbo Midea United Material Supply Co., Ltd	26,130,582.93		10,121,553.93	
Prepayments	Midea Group E-commerce Co., Ltd.	4,620,995.71		1,549,712.32	
Prepayments	Foshan Midea Qinghu Water Purification Equipment Co., Ltd.			75,816.00	

Prepayments	Foshan Shunde District Bainian Technology Development Co., Ltd.	2,406,400.00	48,100.00	
Total		33,157,978.64	11,795,182.25	

# (2) Payables

Name o f item	Related party	Closing book balance	Opening book balance
Accounts payable	Wuhu Welling Motor Marketing Co., Ltd.	192,129,470.82	201,074,837.49
Accounts payable	Ningbo Midea United Material Supply Co., Ltd	40,344,869.19	110,265,994.59
Accounts payable	Zhejiang Meizhi Compressor Co. Ltd.	4,697,152.03	3,330,792.14
Accounts payable	Guangdong Midea Hicks Electronics Co., Ltd.		1,305,066.18
Accounts payable	Ningbo Beautiful Homeland Electric Appliance Service Co., Ltd.	193,251.70	499,870.00
Accounts payable	Huai'an Welling Motor Manufacturing Co., Ltd.		390,637.80
Accounts payable	Annto Zhilian Technology Share Holding Co., Ltd.	2,028,922.73	151,302.88
Accounts payable	Midea Smart Home Technology Co., Ltd	272,903.32	52,603.40
Accounts payable	Ningbo Annto Zhilian Technology Co., Ltd.	3,969,734.53	342,449.48
Accounts payable	Guangdong Midea Household Electric Appliance manufacturing Co., Ltd.	107,698.41	
Accounts payable	Foshan Midea Qinghu Water Purification Equipment Co., Ltd.	164,268.00	
Total		243,908,270.73	317,413,553.96
Other accounts payable	Ningbo Beautiful Homeland Electric Appliance Service Co., Ltd.	9,949.00	9,949.00
Other accounts payable	Wuhu Midea Household Electric Appliance Manufacturing Co., Ltd.		1,288,644.49
Other accounts payable	Guangdong Midea Refrigeration Equipment Co., Ltd	126,964.69	283,510.28
Other accounts payable	Midea Welling Motor Technology (Shanghai) Co., Ltd.		275,223.94

Other accounts payable	Guangdong Midea Household Electric Appliance manufacturing Co., Ltd.		84,774.82
Other accounts payable	Midea Group Co., Ltd.		43,400.00
Total		136,913.69	1,985,502.53
Other current liabilities	Midea Group Co., Ltd.	7,041,545.66	14,192,875.85

## XIV. Stock payment

Midea Group has implemented four stock options and one restricted stock incentive plan for middle and senior management and technical backbone of the Group and its subsidiaries. At present, three exercise period of the first period of the stock option incentive plan, the first and second exercise period of the second period of the stock option incentive plan, the first exercise period of the third period of stock option incentive plan has reached the right condition.

By the end of the Reporting Period, the Company and its subsidiaries had a total of 30 participants and the stock option was 6986.25 thousand in the first phase of the stock option incentive plan. The Company and its subsidiaries had a total of 36 participants and the stock option was 6.30 million in the second phase of the stock option incentive plan. The Company and its subsidiaries had a total of 64 participants and the stock option was 8.79 million in the third phase of the stock option incentive plan. The Company and its subsidiaries had a total of 126 participants and the stock option was 7.956 million in the fourth phase of the stock option incentive plan. The Company and its subsidiaries had a total of 9 participants and the stock option was 525 thousand in the first phase of the restricted stock incentive plan.

#### XV. Commitments and contingency

#### 1. Significant commitments

As of 30 June 2017, there were no significant commitments to be disclosed.

#### 2. Contingency

#### (1) Significant contingency at balance sheet date

As of 30 June 2017, there were no significant contingency to be disclosed.

# (2) Notes shall be given even if there is no significant contingency to disclose

There is no significant contingency to disclose for the Company.

# XVI. Notes of main items in the financial statements of the Company

## 1. Accounts receivable

## (1) Accounts receivable classified by category

Unit: RMB'0,000

		ance		Opening balance						
	Book bal	lance	Bad deb	t provision		Book balance		Bad debt provision		
Category	Amount	Proporti on	Amount	Withdrawa 1 proportion	Book value	Amount	Proporti on	Amount	Withdraw al proportion	Book value
Accounts receivable with significant single amount for which bad debt provision separately accrued	169,455.73	58.35%			169,455.73	126,233.17	53.37%			126,233.17
Accounts receivable withdrawal of bad debt provision of by credit risks characteristics :	120,941.00	41.65%	6,047.05	5.00%	114,893.95	110,307.67	46.63%	5,515.38	5.00%	104,792.29
Total	290,396.73	100.00%	6,047.05	2.08%	284,349.68	236,540.84	100.00%	5,515.38	2.33%	231,025.46

Accounts receivable with single significant amount and withdrawal bad debt provision separately at end of period

Accounts receivable (classified by	Closing balance							
units)	Account receivable	Bad debt provision	Withdrawal proportion	Withdrawal reason				
Hefei Midea Washing Machine Co., Ltd.	1,691,595,170.38							
Wuxi FILIN Electronics Co., Ltd.	2,962,143.24							
Total	1,694,557,313.62							

 $<sup>\</sup>sqrt{\text{Applicable}}$   $\square$  Not applicable

In the groups, accounts receivable adopting aging analysis method to withdraw bad debt provision:

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

Unit: RMB

Δ ging	Closing balance						
Aging	Account receivable	Bad debt provision	Withdrawal proportion				
Within 1 year	1,209,409,998.82	60,470,499.95	5.00%				
Total	1,209,409,998.82	60,470,499.94					

#### Notes:

In the groups, accounts receivable adopting balance percentage method to withdraw bad debt provision:

☐ Applicable √ Not applicable

In the groups, accounts receivable adopting other methods to withdraw bad debt provision:

#### (2) Bad debt provision withdrawal, reversed or recovered in the Reporting Period

The withdrawal amount of the bad debt provision during the Reporting Period was of RMB5,316,664.13; the amount of the reversed or collected part during the Reporting Period was of RMB0.00.

#### (3) Top 5 of the closing balance of the accounts receivable collected according to the arrears party

Unit: RMB

Name of customer	Balance	Bad debt provision	Proportion (%)
Total of top 5 of the closing balance of the accounts receivable	2,587,720,199.85	44,806,251.47	89.11%

#### 2. Other accounts receivable

#### (1) Other account receivable classified by category

Unit: RMB'0,000

	Closing balance					Opening balance				
	Book l	Book balance		bt provision		Book ba	lance	Bad deb	t provision	
Category	Amount	Proportio n	Amount	Withdrawal proportion	Book value	Amount	Proporti on	Amount	Withdrawa l proportion	Book value
Other accounts receivable with significant single amount for which bad debt provision separately accrued	7,574.74	91.89%	7,540.87	99.55%	33.87	7,575.50	81.69%	7,540.82	99.54%	34.69

Other accounts										
receivable withdrawn										
bad debt provision	668.90	8.11%	67.68	10.12%	601.22	1,698.20	18.31%	115.27	6.79%	1,582.93
according to credit										
risks characteristics										
Total	8,243.64	100.00%	7,608.55	92.30%	635.09	9,273.70	100.00%	7,656.09	82.56%	1,617.61

Other receivable with single significant amount and withdrawal bad debt provision separately at end of period:

√Applicable □ Not applicable

Unit: RMB

	Closing balance				
Other accounts receivable (unit)	Other accounts receivable	Bad debt provision	Withdrawal proportion	Withdrawal reason	
Jiangsu Little Swan Marketing and Sales Co., Ltd.	74,297,038.55	74,297,038.55	100.00%	Irrecoverable	
Wuxi Little Swan Import & Export Co., Ltd.	1,111,652.95	1,111,652.95	100.00%	Irrecoverable	
Little Swan International (Singapore) Co., Ltd.	338,720.00				
Total	75,747,411.50	75,408,691.50			

In the groups, other accounts receivable adopting aging analysis method to withdraw bad debt provision:

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

Unit: RMB

A -:	Closing balance					
Aging	Other accounts receivable	Bad debt provision	Withdrawal proportion			
Within 1 year	5,247,313.91	262,365.70	5.00%			
1 to 2 years	535,900.00	53,590.00	10.00%			
2 to 3 years	460,200.00	138,060.00	30.00%			
Over 3 years	445,600.00	222,800.00	50.00%			
Total	6,689,013.91	676,815.70	10.12%			

#### Notes:

In the groups, other accounts receivable adopting balance percentage method to withdraw bad debt provision:

□ Applicable √ Not applicable

In the groups, other accounts receivable adopting other methods to withdraw bad debt provision:

□ Applicable √ Not applicable

#### (2) Bad debt provision withdrawal, reversed or recovered in the Reporting Period

The withdrawal amount of the bad debt provision during the Reporting Period was of RMB-475,418.88; the

amount of the reversed or collected part during the Reporting Period was of RMB0.00.

# (3) Other account receivable classified by account nature

Unit: RMB

Nature	Closing book balance	Opening book balance
Margin &cash pledge	1,512,558.00	1,477,683.35
Employee loan	3,550,926.53	1,719,177.08
Internal intercourse funds	75,747,411.50	75,755,041.50
Others	1,625,529.38	13,785,131.04
Total	82,436,425.41	92,737,032.97

# (4) The top five other account receivable classified by debtor at period-end

Unit: RMB

Name of the entity	Nature	Closing balance	Aging	Proportion%	Bad debt provision Closing balance
Jiangsu Little Swan Marketing and Sales Co., Ltd.	Intercourse funds	74,297,038.55	4 to 5 years	90.13%	74,297,038.55
Shenzhen Midea Payment Technology Co., Ltd.	Temporary payments	1,621,708.72	Within 1 year	1.97%	81,085.44
Wuxi Little Swan Import & Export Co., Ltd.	Intercourse funds	1,108,162.95	1 to 2 years	1.34%	1,108,162.95
Wuxi Huarun Gas Co., Ltd.	Margin &cash pledge	820,800.00	Within 1 year	1.00%	41,040.00
Little Swan International (Singapore) Co., Ltd.	Intercourse funds	338,720.00	1 to 2 years	0.41%	0.00
Total		78,186,430.22			75,527,326.94

## 3. Long-term equity investment

	Closing balance		Opening balance			
Item	Book balance	Depreciation reserves	Book value	Book balance	Depreciation reserves	Book value
Investment to the subsidiary	1,433,285,041.57	57,500,000.00	1,375,785,041.57	1,433,285,041.57	57,500,000.00	1,375,785,041.57
Total	1,433,285,041.57	57,500,000.00	1,375,785,041.57	1,433,285,041.57	57,500,000.00	1,375,785,041.57

# Investment to the subsidiary

Unit: RMB

Investee	Opening balance	Increase	Decrease	Closing balance	Withdrawn impairment provision in the Reporting Period	Closing balance of impairment provision
Wuxi Little Swan Import & Export Co., Ltd.	57,500,000.00			57,500,000.00		57,500,000.00
Jiangsu Little Swan Marketing and Sales Co., Ltd.	417,550,000.00			417,550,000.00		
Wuxi FILIN Electronics Co., Ltd.	25,660,308.10			25,660,308.10		
Wuxi Little Swan General Appliance Co., Ltd.	89,062,000.00			89,062,000.00		
Little Swan (Jingzhou) Sanjin Electrical Appliance Co., Ltd.	11,869,431.12			11,869,431.12		
Little Swan International (Singapore) Co., Ltd.	681,050.00			681,050.00		
Hefei Midea Washing Machine Co., Ltd.	830,962,252.35			830,962,252.35		
Total	1,433,285,041.57			1,433,285,041.57		57,500,000.00

# 4. Revenue and Cost of Sales

Unit: RMB

Item	Reporting Period		Same period of last year		
item	Sales revenue	Cost of sales	Sales revenue	Cost of sales	
Main operations	7,187,874,729.64	5,451,504,491.74	5,650,983,937.54	4,194,962,471.12	
Other operations	571,348,362.67	544,495,540.84	394,837,154.52	329,992,504.23	
Total	7,759,223,092.31	5,996,000,032.58	6,045,821,092.06	4,524,954,975.35	

## 5. Investment income

Item	Reporting Period	Same period of last year
Investment income received from held-to-maturity investment during the holding period	1,507,720.00	

Investment income received from available-for-sale financial assets in the holding period	49,901,444.44	17,306,094.37
Investment income received from disposal of available-for-sale financial assets	41,950,352.38	
Total	93,359,516.82	17,306,094.37

# XIX. Supplementary materials

#### 1. Items and amounts of extraordinary gains and losses

Unit: RMB

Item	Amount	Explanation
Gains/losses on the disposal of non-current assets	2,324,085.53	
Tax rebates, reductions or exemptions due to approval beyond authority or the lack of official approval documents	8,072,556.77	
Profit/loss on fair value changes of transactional financial assets and liabilities & investment income from disposal of transactional financial assets and liabilities as well as financial assets available for sale, except for effective hedges related to routine operations of the Company	7,572,093.13	
Other non-operating income and expenses other than the above	2,147,453.14	
Less: Income tax effects	2,446,093.57	
Minority interests effects	926,807.28	
Total	16,743,287.72	

Explain the reasons if the Company classifies an item as an extraordinary gain/loss according to the definition in the Explanatory Announcement No. 1 on Information Disclosure for Companies Offering Their Securities to the Public—Extraordinary Gains and Losses, or classifies any extraordinary gain/loss item mentioned in the said explanatory announcement as a recurrent gain/loss item

□ Applicable √ Not applicable

#### 2. Return on equity and earnings per share

Profit as of Reporting Period	Weighted average	EPS (Yuan/share)		
Profit as of Reporting Period	ROE (%)	EPS-basic	EPS-diluted	
Net profit attributable to common shareholders of the Company	11.69%	1.16	1.16	
Net profit attributable to common shareholders of the Company after deduction of non-recurring profit and loss	11.42%	1.14	1.14	

# **Section XI Documents Available for Reference**

- 1. Text of the 2017 Semi-Annual Report with the signature of the Chairman of the Board of Directors.
- 2. Accounting statements with signatures and seals of the legal representative, the chief financial officer and the head of accounting.
- 3. Originals of all documents and announcements of the Company ever disclosed on Securities Times and Hong Kong Ta Kung Pao in the Reporting Period.

Wuxi Little Swan Company Limited

Legal Representative: Fang Hongbo

August 5, 2017