Hong Kong Exchanges and Clearing Limited and The Stock Exchange of Hong Kong Limited take no responsibility for the contents of this announcement，make no representation as to its accuracy or completeness and expressly disclaim any liability whatsoever for any loss howsoever arising from or in reliance upon the whole or any part of the contents of this announcement．
（Stock Code：8315）

## CHANGE OF AUDITOR

This announcement is made by the board of directors（the＂Board＂）of Greatwalle Inc． （the＂Company＂，together with its subsidiaries，the＂Group＂）pursuant to Rule 17．50（4） of the Rules Governing the Listing of Securities on GEM of the Stock Exchange （the＂GEM Listing Rules＂）．

## RESIGNATION OF AUDITOR

The Board hereby announces that BDO LIMITED resigned as the auditor of the Company with effect from 5 June 2024，as the Company and BDO Limited could not reach a consensus in respect of the audit fee for the year ended 31 March 2024．The audit committee of the Company（the＂Audit Committee＂）has reviewed the audit fee proposal provided by BDO Limited and considered that the estimated fee level may not commensurate with the current operation scale of the Group．The Audit Committee has also obtained and reviewed audit fee proposals provided by other professional accounting firms which were lower in comparison with BDO Limited＇s audit fee proposal．In view of the more competitive fee proposals provided by other professional accounting firms possessing the necessary capabilities and competence（including technical know－how，industry knowledge and track record，manpower and other resources）to perform its duties as the independent auditor of the Company，the Board， with the recommendation of the Audit Committee，is satisfied that the resignation of BDO Limited is in the interest of the Company and the shareholders of the Company （the＂Shareholders＂）as a whole．

BDO Limited has confirmed in its letter of resignation dated 5 June 2024 that，save as disclosed above，there are no other matters in connection with its resignation that need to be brought to the attention of the shareholders of the Company．The Board and the Audit Committee have also confirmed that，save for the audit fee for the financial year ended 31 March 2024，there is no disagreement between the Company and BDO Limited，and that there are no other matters or circumstances in respect of the change of the auditor which should be brought to the attention of the Shareholders．

The Board would like to extend its sincere gratitude to BDO Limited for the quality services provided to the Company in the past years．

## APPOINTMENT OF AUDITOR

The Board resolved, with the recommendation from the Audit Committee, to appoint Linksfield CPA Limited, as the new auditor of the Company to fill the casual vacancy immediately following the resignation of BDO Limited and to hold office until the conclusion of the next annual general meeting of the Company. The Audit Committee has considered a number of factors including but not limited to (i) the competence and calibre of Linksfield CPA Limited including its experience in handling audit work for companies listed on the Stock Exchange, its familiarity with the requirements under the Listing Rules and the Hong Kong Financial Reporting Standards; (ii) the audit proposal of Linksfield CPA Limited; (iii) its independence from the Group and objectivity; (iv) its market reputation and track record; (v) its resources and capability including but not limited to manpower and time; and (vi) the guidelines issued by the Accounting and Financial Reporting Council. Based on the above, the Audit Committee has assessed and considered Linksfield CPA Limited is eligible and suitable to act as the auditor of the Company for the year ended 31 March 2024. The Board and the Audit Committee are of the view that the change of the auditor of the Company would enhance the costeffectiveness of the Company's annual audit and is in the interest of the Company and the Shareholders as a whole.

The Board would also wish to welcome Linksfield CPA Limited on its appointment as the auditor of the Company.

By order of the Board<br>Greatwalle Inc.<br>Song Xiaoming<br>Chairman and Executive Director

Hong Kong, 5 June 2024
As at the date of this announcement, the executive Directors are Mr. Song Xiaoming (Chairman), Mr. Su Congyue and Ms. Song Shiqing; the non-executive Director is Mr. Chung Man Lai; and the independent non-executive Directors are Mr. Zhao Jinsong, Mr. Li Zhongfei and Mr. Liu Chengwei.

This announcement, for which the Directors collectively and individually accept full responsibility, includes particulars given in compliance with the GEM Listing Rules for the purpose of giving information with regard to the Company. The Directors, having made all reasonable enquiries, confirm that to the best of their knowledge and belief the information contained in this announcement is accurate and complete in all material respects and not misleading or deceptive, and there are no other matters the omission of which would make any statement herein or this announcement misleading.

This announcement will remain on the Latest Listed Company Information page of the Stock Exchange at www.hkexnews.hk for a minimum period of seven days from the date of its publication and on the Company's website at www.greatwalle.cn.

