Expanding Our Reach



CORPORATE PROFILE

ZHONGXIN FRUIT AND JUICE LIMITED

Zhongxin Fruit and Juice Limited (the "Company", and together with its subsidiaries, the "Group") is a subsidiary of the world's leading producer of fruit and vegetable juice concentrates and beverages, SDIC Zhonglu Fruit Juice Co., Ltd. ("SDICZL"). The Group's primary business is the production of concentrated apple juice mainly for export to multinational F&B corporations in the United States, European Union, South Africa, Canada, Japan and Australia via SDICZL. The concentrated apple juice produced is used as an ingredient in packet juice drinks, soft drinks, cider, yoghurt and candies.

Currently, the Group operates two wholly-owned subsidiaries - Yuncheng Zhongxin Fruit & Juice Company Limited ("Yuncheng Zhongxin"), Xuzhou Zhongxin Fruit & Juice Company Limited ("Xuzhou Zhongxin") and a 50%-owned joint venture - Linyi SDIC Zhonglu Fruit Juice Co., Ltd. ("Linyi SDICZL"). The Group's subsidiary in Xuzhou city, Jiangsu province and Yuncheng city, Shanxi province and the joint venture in Linyi county, Yuncheng city, Shanxi province are each equipped with an apple processing capacity of 40 tons per hour and production capacity of approximately 10,000 to 15,000 tons of concentrated apple juice per year. Consistent in its efforts towards research and development, the Group aligns with the "National R&D Center for Apple Processing" of the "Ministry of Agriculture of the People's Republic of China" for new product development.

Leveraging on the resources and network of its parent company, SDICZL, the Group aims to strengthen its foothold in the concentrated fruit juice industry and broaden its product varieties to include other value-added products. Besides this, the Group will also develop new use of residues from its fruit juice production to produce by-products like animal feed, extract pectin and dietary fiber. It will also seek to extend its business arms into the health food sector in the future.

The Company was listed on the SGX Sesdaq (now known as the SGX Catalist) in 2004.



Group Structure / Location of Facilities

01

02 Chairman's Message

03 Board of Directors and Key Management 05

Business Overview

11 Corporate Information

12 Corporate Governance Report **31** Disclosure of Information on Director Seeking Re-election

34 Financial Contents

97 Statistics of Shareholdings 99

Notice of Annual General Meeting

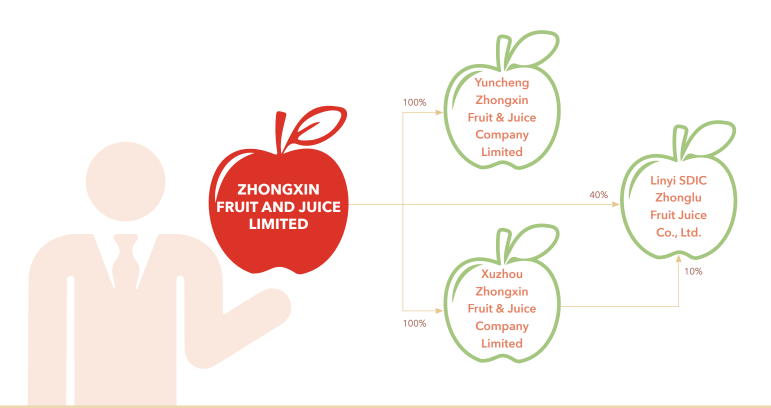
Proxy Form

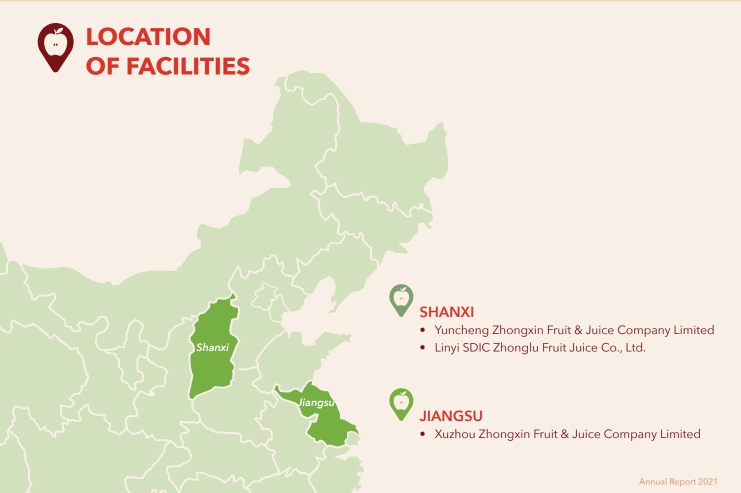
This annual report has been prepared by the Company and its contents have been reviewed by the Company's sponsor, UOB Kay Hian Private Limited (the "Sponsor") for compliance with the relevant rules of the Singapore Exchange Securities Trading Limited (the "SGX-ST") Listing Manual Section B: Rules of Catalist.

This annual report has not been examined or approved by the SGX-ST. The SGX-ST assumes no responsibility for the contents of this annual report, including the accuracy, completeness or correctness of any information, statements or opinions made or reports contained in this annual report.

The contact person for the Sponsor is Mr Lance Tan, Senior Vice President at 8 Anthony Road, #01-01 Singapore 229957, telephone (65) 6590 6881

GROUP STRUCTURE





CHAIRMAN'S MESSAGE



DEAR SHAREHOLDERS,

I am honoured to present to you our annual report for the financial year ended 30 June 2021 ("FY2021"). FY2021 is an extraordinary year. The economy of the main consumption regions of apple juice concentrate has been affected, and the growth rate of demand has slowed down.

In the face of unfavorable situations, the Company strives to expand sales channels, increase the non-US market share, adjust the market structure, and stabilize the industry position.

However, under the background of the global COVID-19 pandemic superimposed on the tension of Sino-US relations, especially the continued tightness of China's export shipping capacity starting in the fourth quarter of calendar year 2020, the Company's export logistics of concentrated apple juice has been hindered and costs have risen sharply.

In the future, as one of the world's leading manufacturers of apple juice concentrate, the Company will implement cost reduction and efficiency enhancement, and improve the level of refined management, on the basis of maintaining the stable development of main business. By extending the industrial chain and value chain, actively seeking investment opportunities, the Company will strive to build a high-quality beverage company with a high reputation.

Lastly, I would like to extend my appreciation to all shareholders and partners once again for their trust and support, and all directors, management staff, and employees for their efforts.

> QUAN YUHONG (Deceased) Chairman & Executive Director 2021

02

BOARD OF DIRECTORS AND KEY MANAGEMENT



BOARD OF DIRECTOR

QUAN YUHONG Chairman and Executive Director

Ms Quan was appointed as Chairman of the Board and Executive Director on 17 August 2020. She is currently in charge of the business development of the Company.

She holds a Master's Degree in Economics and was a Senior Accountant and Senior Economist at the Ministry of Human Resources and Social Security of the People's Republic of China. Ms Quan was also a Finance Manager with Beijing Logistic Economics and Technology Development Co. Ltd from 2001 to 2004, and an Audit Manager and Office (Board of Directors) Manager in SDIC Zhonglu Fruit Juice Co., Ltd. from 2004 to 2010. She is the Chief Financial Officer of SDIC Zhonglu Fruit Juice Co., Ltd.



XIAO YAO Non-Executive Director

Mr Xiao was appointed as a Non-Executive Director of the Company on 17 August 2020. He is also a member of Audit Committee, Remuneration Committee and Nominating Committee of the Company.

He holds a Masters Degree in Economics with more than 10 years of project investment and management experience. Currently, he is the investment manager of SDIC Zhonglu Fruit Juice Co., Ltd.

LIU XIUWEN Independent Director

Ms Liu joined as the Independent Director of the Group on 1 January 2014 and is currently the Chairperson of the Nominating Committee and a member of the Audit Committee and Remuneration Committee.

She graduated from Shenyang Industrial University in 1987 majoring in Engineering. She is a Certified Public Accountant and Chinese Registration Property Appraiser. She is currently an accountant of Da Hua Certified Public Accountants.

She was formerly the independent director of Hubei Huachangda Intelligent Equipment Co Ltd and had obtained the qualifying Independent Director certificate.



THAM MUN CHEE Lead Independent Director

Mr Tham joined the Board on 1 January 2015 as Independent Director. He was re-designated from Independent Director to Lead Independent Director and filled the vacancy of Chairman of the Audit Committee with effect from 27 August 2018. He is also Chairman of the Remuneration Committee and a member of the Nominating Committee. He was appointed as a Director of the two subsidiaries and a joint venture company with effect from 27 August 2018. He is presently the Accounting and Administration Manager of Elms Industrial Pte Ltd and Elms Industrial (Philippines) Co., Inc. since October 2008.

Prior to the above, he was a remisier of CIMB-GK Securities Pte Ltd from August 2007 to September 2008. Mr Tham was the Financial Controller of Handy & Harman Manufacturing (S) Pte Ltd from 1989 to 2006. From 1983 to 1988, he worked in Finance and Accounting Department of Japanese Companies. From 1980 to 1983, he was a tax officer of the Inland Revenue Authority of Singapore.

Mr Tham graduated from Nanyang University of Singapore with Bachelor Degree in Commerce (Accountancy) in 1980. He is a non-practising member of Institute of Singapore Chartered Accountants.

BOARD OF DIRECTORS AND KEY MANAGEMENT



04

KEY MANAGEMENT



Mr Ma Fei was appointed as General Manager of the Company on 5 August 2016. Mr Ma is responsible for the overall operation of the Group. He was appointed as General Manager of Liaoning SDIC Zhonglu Fruit Juice Co. Ltd., from 2012 to 2016.

Mr Ma Fei graduated from North University of China, majoring in financial management in 2007.



LIU ZHENZHE

Deputy General Manager (Finance)

Mr Liu was appointed as Deputy General Manager (Finance) of the Company on 26 October 2012. He is responsible for the overall financial operations of the Group.

He was the Finance Manager of Shanxi SDIC Zhonglu Fruit Juice Co., Ltd from 2005 to 2006 and the Finance Manager of Linyi SDIC Zhonglu Fruit Juice Co., Ltd. from 2006 to 2012.



FY 2021 REVIEW

In FY2021, the Group generated total revenue of RMB130.8 million and recorded loss after tax of RMB3.9 million as compare to profit after taxation of RMB3.3 million for the financial year ended 30 June 2020 ("FY2020"). Excluding the RMB4.2 million impairment of property, plant and equipment, the Group would have recorded a profit after tax of approximate RMB0.3 million in FY2021. As of 30 June 2021, the Group recorded total assets of RMB194.8 million and total liabilites of RMB113.4 million, while equity stood at RMB81.4 million.

The COVID-19 pandemic situation in People's Republic of China ("PRC") is generally under control in the second half calendar year of 2020 and did not materially affect the procurement and production operations of the fruit juice concentrate business of the Group in FY2021.

Despite the challenging operating environment and dwindling global market demand for fruit juices at the outset of the COVID-19 pandemic, Yuncheng Zhongxin carried on the production of fruit juice concentrate business in the financial year. This is to ensure that it has sufficient inventories on hand to capture sales opportunities and to cater to market demand as and when necessary when the fruit juice market rebounded.

Xuzhou Zhongxin has outsourced the manufacturing of its concentrated apple juice to contract manufacturers since FY2020 and is able to remain competitive in the fruit juice

market through this initiative. Similarly, Xuzhou Zhongxin continued the outsourced contract manufacturing arrangement in FY2021 so as to build up its fruit juice concentrate inventories in order to be able to respond to any customer demand timely.

Xuzhou Zhongxin has ventured into fresh garlic processing business since June 2020 and commenced the sales of processed garlic in FY2021.

The FY2021 continues to be a challenging financial year for the Group. The economic slowdown mainly as a result of prolonged impact of the COVID-19 outbreak has been weighing on the Group's financial performance. Against such backdrop, revenue had decreased by approximately RMB43.7 million or 25% mainly due to the significant drop in customer demand for concentrated fruit juices as reflected by its lower sales volume at the outset of the COVID-19 outbreak, partially offset by the slightly higher average selling price of the concentrated fruit juices in FY2021.

The average selling price of concentrated fruit juices increased by approximately 6% in FY2021 as compared to FY2020 as the volatility in market price attributed to the escalated pressure from the US and China trade friction that occurred in the previous financial year had eased in the current financial year, resulted in a slight rebound of the average concentrated fruit juice selling price in FY2021.

The sales of processed garlic in FY2021 constituted approximately 7% of the Group's revenue in FY2021.

Gross profit margin improved from 13% in FY2020 to 18% in FY2021 mainly due to the lower average procurement cost of raw materials and higher operating efficiency resulted from the implementation of cost control measures, as well as the slight improvement in average selling price as explained above. This resulted in the gross profit to improve slightly by approximately 8% or RMB1.8 million.

The gross profit from the sales of processed garlic constituted less than 3% of the Group's gross profit in FY2021.

The decrease in other income was mainly due to the absence of RMB0.6 million government grant received by Yuncheng Zhongxin in FY2020 relating to the subsidies for costs of dismantling the coal-fire boilers in its production plants pursuant to the exercise of switching from coal-fired boilers to the use of natural gas in its operational plants. There was no such income in FY2021.

The increase in administrative expenses was mainly due to RMB4.2 million impairment of property, plant and equipment ("PPE") recognised by Yuncheng Zhongxin and Xuzhou Zhongxin in FY2021 relating to idle plant and machineries.

The increase in finance costs was mainly due to higher interest paid by Xuzhou Zhongxin with respect to the higher level of average loans and advances throughout the financial year made by the Group's immediate holding company, SDICZL in FY2021 to Xuzhou Zhongxin to finance its working capital requirements. In FY2021, the Group shared the profit from its equityaccounted joint venture, Linyi SDIC Zhonglu Fruit Juice Co., Ltd ("Linyi SDIC") of approximately RMB0.2 million as compared to RMB3.9 million in FY2020 mainly due to lower revenue and gross profit recorded in Linyi SDIC attributed to decreased sales volume.

Income tax expense in FY2021 was related to the income tax on non-operating income that was not exempted from tax.

Due to the reasons explained above, the Group recorded loss after taxation of RMB3.9 million in FY2021 as compared to profit after taxation ("PAT") of RMB3.3 million in FY2020. Excluding the RMB4.2 million impairment of PPE as explained above, the Group would have recorded a PAT of approximately RMB0.3 million in FY2021.

Non-current assets decreased by approximately RMB6.0 million from RM72.2 million as at 30 June 2020 to RMB66.2 million as at 30 June 2021 mainly attributable to the decrease in PPE of approximately RMB6.0 million. This was due to PPE impairment amounted to RMB4.2 million and depreciation charges of RMB5.0 million, partially offset by addition of PPE amounted to RMB3.2 million.

The impairment of PPE in FY2021 was in relation to idle plant and machineries. The addition of PPE in FY2021 was mainly incurred by Xuzhou Zhongxin for the acquisition of new machineries and equipment required for the garlic processing activities.



Included in the depreciation charges in FY2021 was an amount of RMB4.0 million (FY2020: RMB4.3 million) that was absorbed into inventories costing while the remaining amount of RMB 1.0 million (FY2020: RMB1.1 million) was charged to distribution and administrative expenses.

Current assets decreased by approximately RMB7.7 million from RMB136.4 million as at 30 June 2020 to RMB128.7 million as at 30 June 2021 mainly due to the following:



CASH AND CASH EQUIVALENTS

Cash and cash equivalents decreased by approximately RMB2.4 million as explained under the statement of cash flows below.



NOTES RECEIVABLES

The notes receivables of RMB50.0 million as at 30 June 2020 were related to the promissory notes issued by SDICZL in favour of the Group, received as consideration for trade purchases and the partial settlement of trade receivables owing by SDICZL to the Group. The notes receivables have been settled as at 30 June 2021.



TRADE RECEIVABLES

Trade receivables of approximately RMB12,000 as at 30 June 2021 were in relation to outstanding accounts receivables' balances for garlic sales.

OTHER RECEIVABLES

Other receivables increased by approximately RMB1.8 million mainly attributable to the increase in value added tax receivable.



RECEIVABLE FROM A RELATED PARTY

Receivable from a related party as at 30 June 2021 relates to payment made on behalf of a related party.



RECEIVABLE FROM IMMEDIATE

Receivable from immediate holding company increased by approximately RMB16.7 million due to the increase in trade amount owing by SDICZL in relation to sales made during the financial year.



Prepayments decreased by approximately RMB1.9 million as compared to 30 June 2020 due to lesser prepaid expenses made to suppliers in view of the lower level of production activities.



INVENTORIES

Inventories increased by approximately RMB28.0 million as the Group carried higher level of finished goods as at 30 June 2021 as compared to 30 June 2020. These were mainly represented by fruit juice concentrate finished goods.

Current liabilities decreased by approximately RMB9.9 million from RMB123.1 million as at 30 June 2020 to RMB113.2 million as at 30 June 2021. This was mainly due to the following:



TRADE AND OTHER PAYABLES

Trade and other payables decreased by approximately RMB1.3 million mainly due to decrease in trade payables as a result of lower level of procurement during FY2021 as well as lower accrued expenses as at the balance sheet date.



PAYABLE TO IMMEDIATE HOLDING COMPANY

Payable to immediate holding company increased by approximately RMB31.2 million mainly due to advances received for the funding of the Group's working capital in the financial year.



BORROWINGS

The borrowings outstanding as at 30 June 2020 had matured and fully settled in the financial year.

The borrowings of RMB9.9 million as at 30 June 2021 were obtained by Yuncheng Zhongxin from a financial institution for working capital purpose.

Net cash generated from operating activities of RMB12.1 million in FY2021 was mainly due to the positive cash flows before working capital changes and the changes in working capital inflow largely from the increase in inventories and receivable from immediate holding company, offset by the decrease in notes receivables.

Net cash used in investing activities of RMB1.0 million in FY2021 was mainly attributable to additions of PPE and offset by the interest received.

Net cash used in financing activities of RMB13.5 million in FY2021 was mainly due to repayment of borrowings and offset by advances received from its immediate holding company.



FY2022 OUTLOOK

Amid the global COVID-19 pandemic, the situation in PRC currently is generally under control. The PRC economy has rebounded and is slowly recovering. With the various preventive measures taken by the PRC authorities, the Group has been continuing its operations with minimal disruptions, taking extra precautionary measures for all its employees and to ensure the Group's continued compliance with the government's directives. Barring unforeseeable circumstances, the Group does not anticipate the impact of the COVID-19 pandemic to be material to the procurement and production operations of the Group in the coming financial year.

The disruption in global and domestic supply chain due to the COVID-19 pandemic and fear of increasing unemployment rate and recession that reduce consumer spending have brought about significant pressure on the domestic and global economy. Against such backdrop, the Group has experienced a slowdown in market demand for its fruit juice concentrate products in FY2021. The recovery of market demand had been inconsistent and unpredictable. The Group estimates that the situation may not likely to turnaround positively in the next 6 to 12 months as the recovery of the COVID-19 pandemic globally is expected to take longer than expected, although the Group is hopeful that the situation may ease in the next financial year. The performance of the Group in the near term is depending on factors including the speed of recovery of the global economies and consumer spending as well as the outcome of the US and China trade tension. The Group strives to continue driving the growth in sales by expanding the product offerings to cater to the evolving consumer tastes and needs, and also supporting the end customers' initiatives to develop and broaden geographical market reach and product distribution channels.

The Group has expanded into fresh garlic processing business and commenced the sales of processed garlic in FY2021. While this new business segment was still profitable in the FY2021, the current contribution from the garlic sales is relatively low. The COVID-19 pandemic has also led to downtrend in the export demand for processed garlic. The outcome from this new venture is not as initially anticipated. After deliberating on the market situation, the Management took the decision to suspend the garlic processing activities since the end of FY2021. The Management will continuously monitor the situation and if market conditions improve, it will consider resuming garlic processing activity in the next garlic harvesting season starting in the next financial year ending 30 June 2022. Leveraging on the resources and network of its parent company, SDICZL, the Group aims to strengthen its foothold in the concentrated fruit juice industry and broaden its product varieties to include other value-added products.

The Group will continue to actively undertake social responsibilities, including looking into increasing its investment in environmental treatment facilities, stepping up efforts on environmental governance in accordance with relevant national environment protection policies in order to ensure continued sustainable development of the Group, as well as to further enhance the Group's brand reputation and competitiveness.

CORPORATE GOVERNANCE

The Company has established a sound corporate governance structure and a sound organisation structure and business process in accordance with the requirements of the internal control system. Adhering to the sound leadership of the Board, our management term, led by the general manager, thoroughly implemented the business objections for the year, ensured ordinary operation of the business, and strengthened supervision and risk control.

QUALITY ASSURANCE

As a food and beverage processing manufacturers, the Company always accord top priority to food safety in terms of the production process. The Company implements raw material prevention control, processing control and export clearance control to provided healthy and safe concentrated raw materials for the end market. Our products certified by ISO, HACCP, SGF and KOSHER, and meet the standards of the U.S. FDA. These certification offer operational system protection for processing safe and assured food products, thereby laying a solid foundation for penetrating the international markets.



CORPORATE INFORMATION

BOARD OF DIRECTORS

QUAN YUHONG Chairman and Executive Director

XIAO YAO Non-Executive Director

THAM MUN CHEE Lead Independent Director

LIU XIUWEN Independent Director

AUDIT COMMITTEE

THAM MUN CHEE Chairman

LIU XIUWEN

XIAO YAO

NOMINATING COMMITTEE

LIU XIUWEN Chairman

THAM MUN CHEE

XIAO YAO

REMUNERATION COMMITTEE

THAM MUN CHEE Chairman

LIU XIUWEN

XIAO YAO

COMPANY SECRETARY

LEE WEI HSIUNG

REGISTERED OFFICE

25 International Business Park #02-53 German Centre Singapore 609916 T: (65) 65572308

COMPANY REGISTRATION NUMBER

200208395H

SHARE REGISTRAR & SHARE TRANSFER OFFICE

Boardroom Corporate & Advisory Services Pte. Ltd. 50 Raffles Place #32-01 Singapore Land Tower Singapore 048623

CONTINUING SPONSOR

UOB Kay Hian Private Limited 8 Anthony Road #01-01 Singapore 229957

INDEPENDENT AUDITORS

RT LLP Public Accountants and Chartered Accountants 1 Raffles Place #17-02 One Raffles Place Singapore 048616

Partner-in-charge: Ravinthran Arumugam (Year of appointment: Financial year ended 30 June 2019)

PRINCIPAL BANKERS

Industrial and Commercial Bank of China Limited, Singapore Branch 6 Raffles Quay #12-01 Singapore 048580

The Board of Directors (the "**Board**") of Zhongxin Fruit and Juice Limited (the "**Company**" and together with its subsidiaries and associated company, the "**Group**") recognises the importance of corporate governance and good business practices within the Group to ensure greater transparency and to protect the interests of its shareholders. The Company is fully committed in maintaining a high standard of corporate governance within the Group.

The following report describes the Company's corporate governance practices which were in place throughout the financial year ended 30 June 2021 ("**FY2021**") with specific reference to the principles and provisions set out in the Code of Corporate Governance 2018 (the "**2018 CG Code**"), which forms part of the continuing obligations of the Catalist Rules of the Singapore Exchange Securities Trading Limited.

The Board has confirmed that for FY2021, the Company has adhered to the principles as set out in the 2018 CG Code and, where applicable, has specified and explained the deviations from the provisions of the 2018 CG Code in this Report.

(A) BOARD MATTERS

THE BOARD'S CONDUCT OF ITS AFFAIRS

Principle 1: The company is headed by an effective Board which is collectively responsible and works with Management for the long-term success of the company.

The Board has four (4) members and comprises the following:

NAME OF DIRECTORS	DESIGNATION
Quan Yuhong	Chairman and Executive Director
Хіаоуао	Non-Executive Director
Tham Mun Chee	Lead Independent Director
Liu Xiuwen	Independent Director

The Board's primary roles are to protect and enhance long term shareholders' value and returns, set the Group's corporate strategies and directions, oversee management of the Group's business affairs, financial performance and key operational initiatives, and implementations of risk management policies and practices. Each individual Director is obliged to act in good faith and exercise due diligence as well as independent judgement in dealing with the business affairs of the Group so as to observe the best interests of shareholders of the Company at all times.

The Directors are aware of the requirements in respect of disclosure of interests in securities, disclosure of conflicts of interest in transactions involving the Company, prohibition on dealings in the Company's securities and restrictions on the disclosure of price-sensitive information. In any situation that involves a conflict of interest with the Company, the Directors recuse themselves from participating in any discussion and decision on the matter.

To assist the Board in discharging of its functions, the Board is assisted by board committees which comprise the Audit Committee ("AC"), Nominating Committee ("NC") and Remuneration Committee ("RC") (collectively, the "Board Committees"). Each Board Committee has its own specific terms of reference setting out the scope of its duties and responsibilities, rules and regulations, and procedures governing the manner in which it is to operate and how decisions are to be taken. The current compositions of the Board Committees are as follows:

	AC	NC	RC
Chairman	Tham Mun Chee	Liu Xiuwen	Tham Mun Chee
Member	Xiaoyao	Xiaoyao	Xiaoyao
Member	Liu Xiuwen	Tham Mun Chee	Liu Xiuwen

The Board has delegated certain matters to the Board Committees to assist the Board in carrying out and discharging its duties and responsibilities efficiently and effectively. The dates of Board and Board Committees meetings as well as the Annual General Meeting ("AGM") will be scheduled in advance. To assist Directors in planning their attendance, the Company Secretary will first consult every Director before fixing the dates of these meetings. The Board will meet at least two times a year and as warranted by particular circumstances. Ad hoc meetings will also be convened to deliberate on urgent substantive matters when necessary.

Directors are free to discuss and voice their concerns on any matter raised at the Board meetings. Telephonic and videoconferencing meetings of the Board are allowed under the Company's Constitution in the event when Directors were unable to attend meetings in person. All Directors are provided with the agenda and a set of board papers prior to the meetings. These are issued in advance to give the Directors sufficient time to better understand the matters to be discussed and to obtain further clarifications or explanations at the relevant meetings where necessary. The Company and the Board acknowledge that an unimpeded flow of relevant information in a timely manner is crucial for the Board to be effective in discharging its duties and responsibilities. During FY2021, the Board conducted two (2) Board meetings with full attendance.

The details of the number of meetings held for the Board and Board Committees during FY2021 and the attendance of each Director at the meetings are disclosed as follows:

	BOARD	NC	AC	RC	AGM	EGM	
Number of meetings held	2	1	2	1	1	1	
Name		Number of meetings attended					
Quan Yuhong ⁽¹⁾	2	1*	2*	1*	1	1	
Liu Xiuwen	1	1	2	1	1	1	
Tham Mun Chee	2	1	2	1	1	1	
Xiaoyao ⁽²⁾	2	1	2	1	1	1	

* Attended as invitees.

Notes:

(1) Ms Quan Yuhong re-designated as the Executive Director and Chairman of the Company on 17 August 2020 and relinquished her position as a member of the AC, NC and RC of the Company.

(2) Mr Xiaoyao was appointed as a Non-Executive Director of the Company and as a member of the AC, NC and RC of the Company on 17 August 2020.

13



The Company has adopted internal guidelines setting forth matters that require Board's approval. The Board has identified, without limitation, the following matters that require its approval:

- Declaration of dividends and other returns to shareholders of the Company;
- Major corporate policies on key areas of operation;
- Major funding proposals or bank borrowings;
- Corporate or financial restructuring and share issuances;
- Mergers and acquisitions;
- Material acquisitions and disposals;
- Approval of transactions involving interested person transactions; and
- Appointments of new Directors.

All Directors are updated regularly on changes in Company's policies and business updates. Newly appointed Directors will be provided with a formal letter, setting out the Director's duties and obligations and will be given appropriate briefings by the management on the business activities of the Group, its strategic directions and the Company's corporate governance policies and practices. Director who has no prior experience as a director of an issuer listed on the Singapore Exchange ("SGX") will undergo training in the roles and responsibilities of a director of a listed issuer as prescribed by the SGX for the purposes of Rule 406(3)(a) of the Catalist Rules.

Mr Xiaoyao was appointed as a Non-Executive Director on 17 August 2020. He had attended LED 1-4 of the course organised by the Singapore Institute of Directors ("SID") in October 2020 and LED 5-8 in July 2021. However, he was marked absent for LED 8 due to technical errors. He will be attending LED 8 (Remuneration Committee Essentials) on 22 October 2021.

Directors are encouraged to attend relevant training to enhance their skills and knowledge, particularly on new laws and regulations affecting the Group's operations.

The Directors are provided with continuing briefings from time to time and are kept updated on relevant new laws and regulations including directors' duties and responsibilities, corporate governance and developing trends and financial reporting standards to enable them to properly discharge their duties as members of the Board and/or Board Committees.

The Directors may also attend other trainings, conference and seminar which may have a bearing on their duties and contribution to the Board, organised by the professional bodies, regulatory institutions and corporations at the Company's expense, if required.

During FY2021, Mr Tham Mun Chee has attended the seminar on SGX-SID Audit Committee that was jointly conducted by the Accounting and Corporate Regulatory Authority (ACRA), Singapore Exchange Regulation and Singapore Institute of Director (SID).

The Board is provided with complete, adequate and timely information on operation and financial performance of the Company. For matters where the Board is required to make decision, the management provides the Board with sufficient background and explanation information on financial, business and corporate issues to enable the Directors to be properly briefed on issues to be considered. The Board has separate, independent access to the senior management of the Group at all times. Requests for information from the Board are dealt with promptly by the senior management. The Board is informed of all material events and transactions as and when they occur.

The Company Secretary attends all Board and Board Committees' meetings and is responsible for ensuring that established procedures and all relevant statutes and regulations that are applicable to the Company are complied with. The Company Secretary assists the Executive Chairman by preparing meeting agendas, attending Board and Board Committees' meetings and preparing minutes of Board and Board Committees' proceedings. The Board has separate and independent access to the Company Secretary. Under the direction of the Executive Chairman, the Company Secretary, with the support of the management staff, ensures good information flows within the Board and the Board Committees and between senior management and Non-Executive Directors.

The appointment and replacement of the Company Secretary is a matter for the Board as a whole, and is subject to the Board's approval.

The Board seeks independent professional advice as and when necessary to enable it to discharge its responsibilities effectively. The Directors, whether as a Group or individually, may seek and obtain legal and other independent professional advice, at the Company's expense, concerning any aspect of the Group's operations or undertakings in order to fulfill their roles and responsibilities as Directors.

BOARD COMPOSITION AND GUIDANCE

Principle 2: The Board has an appropriate level of independence and diversity of thought and background in its composition to enable it to make decisions in the best interests of the company.

The NC determines the independence of each Director annually. An Independent Director is one who has no relationship with the Company, its related companies, its substantial shareholders (as defined in the 2018 CG Code) or its officers that can interfere, or be reasonably perceived to interfere with the exercise of the Director's independent business judgement to the best interests of the Company.

As at the date of this report, the Board comprises four Directors, three of whom are Non-Executive Directors with two of them being independent. As the Chairman of the Board, Ms Quan Yuhong, is not an Independent Director. The NC has reviewed the composition of Independent Directors on the Board and is of the view that based on the current level of operations of the Group and the Board with two Independent Directors making up half of the Board gives an appropriate level of independence and diversity of thought to enable it to make decisions in the best interests of the Company. Although the Independent Directors are not in a majority, the Board has always discussed important issues robustly and have always been able to reach a consensus on the votes without having to rely on any majority votes to decide nor having individual or small group of individuals dominate the Board's decision-making process. As there is strong independent and non-executive element on the Board and given the size of the Company, the Board is of the view that it is not necessary or cost-effective to have Independent Directors make up a majority of the Board.

Each Director possesses the appropriate core competencies, quality and diversity of experience to lead and contribute to the development of the Group's strategies and performance. The NC is also of the view that the current Board members comprise persons with a broad range of expertise and experience in diverse areas such as accounting, finance, business and management, and strategic planning. As the Board consists of professionals from various disciplines, it has yet to adopt a Board diversity policy. Nonetheless, the Board acknowledges and embraces the benefits of diversity on the Board and would look into setting board diversity objective from time to time.

16

CORPORATE GOVERNANCE REPORT

The Board comprises persons who as a group provide an appropriate balance and diversity of skills, experience, gender and capabilities required for the Board to be effective.

	NUMBER OF DIRECTORS	PROPORTION OF BOARD
Core Competencies		
- Accounting or finance	4	100%
- Business management	4	100%
- Legal or corporate governance	2	50%
- Relevant industry knowledge or experience	2	50%
- Strategic planning experience	4	100%
- Customer based experience or knowledge	3	75%
Gender		
- Male	2	50%
- Female	2	50%

Non-Executive Directors are encouraged to participate and provide constructive challenge, and develop strategies and review and monitor the performance of management, agreed goals and objectives. Where circumstance requires, the Non-Executive Directors will meet without the presence of management to review any matters that need to be raised privately. During FY2021, the Non-Executive Directors met once in the absence of management.

Ms Quan Yuhong and Mr Xiaoyao are the representatives from SDIC Zhonglu Fruit Juice Co., Ltd. ("**SDICZL**"), the major shareholder holding 53.11% interest in the share capital of Company as at the date of this report.

Ms Quan Yuhong and Mr Tham Mun Chee are also the Directors of the Company's two principal subsidiaries, namely Xuzhou Zhongxin Fruit & Juice Company Limited and Yuncheng Zhongxin Fruit & Juice Company Limited in China since February 2013 and August 2018 respectively. Mr Tham Mun Chee is also concurrently acting as a director of Linyi SDIC Zhonglu Fruit Juice Co., Ltd., a 50%-owned joint venture of the Company.

The Board is of the view that its current size and composition are appropriate and provide sufficient diversity of expertise to lead and govern the Company effectively, considering the scope and nature of its operations.

The independence of each Director is reviewed annually, and upon notification by a Director of a change in circumstances, by the NC based on the criteria of independence defined in the 2018 CG Code and Rules 406(3)(d)(i) and (ii) of the Catalist Rules, the NC will recommend to the Board as to whether the Director is considered independent. No individual or small group of individuals dominates the Board's decision making.

The Independent Directors, namely Mr Tham Mun Chee and Ms Liu Xiuwen, have confirmed that they have no relationship with the Company, its related corporations, its substantial shareholders or its officers that could interfere, or be reasonably perceived to interfere with the exercise of their independent business judgement with a view to the best interests of the Company and its shareholders. The NC had reviewed and confirmed the independence of the abovenamed Directors in accordance with the 2018 CG Code and Rules 406(3)(d)(i) and (ii) of the Catalist Rules.

None of the Independent Directors have served on the Board beyond nine years from their respective date of appointment.

CHAIRMAN AND CHIEF EXECUTIVE OFFICER

Principle 3: There is a clear division of responsibilities between the leadership of the Board and Management, and no one individual has unfettered powers of decision-making.

The role of Chairman is assumed by Ms Quan Yuhong, the Executive Director of the Company. Ms Quan Yuhong leads the Board and is responsible for the management of the Group. The Executive Chairman is in charge of charting the business direction as well as corporate planning and strategic developments of the Group. The Executive Chairman encourages the Board's interaction with the Management, facilitates effective contribution of the Directors, encourages constructive relationships among the Directors and promotes high standards of corporate governance. In addition, the Executive Chairman ensures that the Directors receive accurate, timely and clear information and there is effective communication with shareholders of the Company.

The Company currently has no chief executive officer. Ms Quan Yuhong is an Executive Director overseeing the management of the Group. She is supported by Mr Ma Fei, the General Manager of the Company, who is responsible for overseeing the operations of the Group.

Ms Quan Yuhong and Mr Ma Fei are not related to each other.

Given that the Chairman is not an Independent Director and is part of the management team, Mr Tham Mun Chee has been appointed as Lead Independent Director, for the shareholders in situation where they have concerns/issues and for which contact through the normal channels of the Executive Chairman, the General Manager or the Deputy General Manager (Finance) have failed to provide a satisfactory resolution or when such contact is inappropriate. Mr Tham will also take the lead in ensuring compliance of the 2018 CG Code and Catalist Rules.

Where circumstance requires, led by the Lead Independent Director, the Independent Directors will meet without the presence of other Directors and provide feedback to the Executive Chairman after such meetings as appropriate. There were no instances arising in FY2021 which required the Independent Directors to meet in the absence of other Directors.

BOARD MEMBERSHIP

Principle 4: The Board has a formal and transparent process for the appointment and re-appointment of directors, taking into account the need for progressive renewal of the Board.

As at the date of this report, the NC comprises the following members, the majority of whom, including the NC Chairman, are independent:-

Liu Xiuwen	-	Chairman
Tham Mun Chee	-	Member
Xiaoyao	-	Member

The principal functions of the NC are summarised as follows:

- (a) Reviews and makes recommendations to the Board on all Board appointment and re-appointment;
- (b) Reviews the Board structure, size and composition and makes recommendations to the Board with regards to any adjustments that are deemed necessary;
- (c) Reviews the Board's succession plans for Directors, in particular, the Executive Chairman;

(d) Determines the independence of each Director using the guidelines in the 2018 CG Code;

- (e) Assesses the effectiveness of the Board, Board Committees and contribution of each Director; and
- (f) Reviews training and professional development programmes for the Board.

During FY2021, the NC held one scheduled meeting with full attendance.

For new appointments to the Board, the NC will consider the Company's current board size and its composition and decide if the candidate's background, expertise and knowledge will complement the skills and competencies of the existing Directors on the Board. The candidate must be a person of integrity and must be able to commit sufficient time and attention to the affairs of the Company, especially if he/she is serving on multiple boards.

If a vacancy arises under any circumstances, or where it is considered that the Board would benefit from the services of a new Director, the NC, in consultation with the Board, will determine the selection criteria and select the appropriate candidate for the position.

In its search and nomination process for new Director, other than through a formal search process via external search consultants, if required, the NC will also tap on to the resources of the Directors' personal contacts and their recommendations for potential candidates. The NC will shortlist and interview potential candidates with the appropriate profile to assess his/her suitability before nominating the most suitable candidate to the Board for approval and appointment as a Director. The Board is also advised by the Sponsor on the appointment of directors as required under Catalist Rule 226(2)(d).

The NC is charged with the responsibility of re-nomination of Directors having regard to the Director's contribution and performance (e.g. attendance, preparedness, participation and candour) including, if applicable, independency. Each member of the NC will abstain from voting on any resolutions in respect of the assessment of his/her performance or re-nomination as a Director.

Pursuant to the provision of the Company's Constitution, one-third of the Director(s) shall retire from office at every AGM and a retiring Director shall be eligible for re-election at the said AGM. All Directors shall retire from office at least once every three years in accordance with Rule 720(4) of the Catalist Rules. A newly appointed Director shall also submit himself/herself for retirement at the AGM immediately after his/her appointment and shall be eligible for election at the said AGM.

The NC has recommended to the Board in which the Board has agreed for the following Director to retire and seek re-election at the forthcoming AGM:-

• Mr Tham Mun Chee - retiring pursuant to Article 107 of the Company's Constitution

In making the above recommendation, the NC had considered the said Directors' overall contribution and performance. The NC members have abstained from deliberation in respect of their own nomination and assessment.

Mr Tham Mun Chee will, upon election as a Director of the Company, remain as the Lead Independent Director, Chairman of the Audit Committee and Remuneration Committee, and as member of the Nominating Committee, and will be considered independent for the purposes of Rule 704(7) of the Catalist Rules.

19

Both Independent Directors, Mr Tham Mun Chee and Ms Liu Xiuwen have also confirmed their independence.

The following sets out the date of Directors' initial appointment and last re-election and their directorship and/or principal commitments:-

NAME AND AGE OF DIRECTORS	POSITION	COUNTRY OF PRINCIPAL RESIDENCE	DATE OF INITIAL APPOINTMENT	DATE OF LAST RE-ELECTION	MEMBERSHIP OF BOARD COMMITTEES	PRESENT DIRECTORSHIP IN OTHER LISTED COMPANIES	PAST (PRECEDING 3 YEARS) DIRECTORSHIP IN LISTED COMPANIES	OTHER PRINCIPAL COMMITMENTS, IF ANY
Ms Quan Yuhong (Age :49)	Executive Chairman	China	19/10/2012	30/10/2019	-	Nil		 Yuncheng Zhongxin Fruit and Juice Co., Ltd. Director Xuzhou Zhongxin Fruit and Juice Co., Ltd. Director Wanrong Zhonglu Fruit and Juice Co., Ltd. Director SDIC Zhonglu Fruit Juice Co., Ltd. Chief Financial Officer
Mr Xiaoyao (Age :38)	Non- Executive Director	China	17/08/2020	30/10/2020	AC Member NC Member RC Member	Nil		Investment Manager in SDIC Zhonglu Fruit Juice Co., Ltd. - Director
Mr Tham Mun Chee (Age: 65)	Lead Independent Director	Singapore	01/01/2015	25/10/2018	AC Chairman NC Member RC Chairman	Nil		 Yuncheng Zhongxin Fruit and Juice Co., Ltd. Director Xuzhou Zhongxin Fruit and Juice Co., Ltd. Director Linyi SDIC Zhonglu Fruit Juice Co., Ltd., Director Elms Industrial Pte Ltd Accounting and Administration Manager Elms Industrial (Philippines) Co., Inc. Accounting and Administration Manager
Ms Liu Xiuwen (Age: 57)	Independent Director	China	01/01/2014	30/10/2020	AC Member NC Chairman RC Member	Nil		Director of JiLin University Information Technologies Co., Ltd. and Partner of Reanda Certified Public Accountants

Please refer to the 'Board of Directors' section in the Annual Report for the profile of the Directors.



All Directors are required to declare their Board appointments and other principal commitments. The considerations in assessing the capacity of Directors would include the following:

- Expected and/or competing time commitments of Directors, including whether such commitment is a full-time or parttime employment capacity;
- Geographical location of Directors;
- Size and composition of the Board;
- Nature and scope of the Group's operations and size; and
- Capacity, complexity and expectations of the other listed directorships and principal commitments held.

The NC has reviewed the time spent and attention given by each Director to the Company's affairs, taking into account the multiple directorships and other principal commitments of each Director, and is satisfied that all Directors have discharged their duties adequately for FY2021.

The Company currently does not have any alternate director.

BOARD PERFORMANCE

Principle 5: The Board undertakes a formal annual assessment of its effectiveness as a whole, and that of each of its board committees and individual directors.

The Board and the NC strive to ensure that Directors on the Board possess the experience, knowledge and skills critical to the Group's business so as to enable the Board to make sound and well-considered decisions.

The NC had implemented a process for evaluating the effectiveness of the Board as a whole, its Board Committees and the contribution by each individual Director to the effectiveness of the Board and set objective performance criteria for such evaluation. Each member of the NC abstains from voting on any resolution and participating in the review process in respect of the assessment of his/her performance or re-nomination as a Director. Evaluations of individual Director aim to assess whether that individual continues to contribute effectively and demonstrate commitment to the role (including commitment of time for Board and Board Committee meetings, and any other duties).

Annually, the Directors will complete a board and board committee assessment checklist which sets out the performance criteria for evaluating the effectiveness of the Board and Board Committee in its monitoring role and the attainment of the strategic objectives set by the Board. Performance criteria to assess the Board and Board Committees' effectiveness as a whole include size and composition, access to information, Board processes, roles, responsibilities, and conduct.

Each Director will also complete a self-assessment checklist individually. Some factors considered in the individual review include the Director's attendance, his preparation and participation in the Board or Board Committees meetings, the quality of Director's intervention and the industry and business knowledge of the Director.

The NC has performed the assessment in FY2021 and is of the view that the performance of the individual Directors, the Board Committees and the Board as a whole were satisfactory and the Board has met its performance objectives.

No external facilitator was used in the evaluation process in FY2021.

(B) REMUNERATION MATTERS

PROCEDURES FOR DEVELOPING REMUNERATION POLICIES

Principle 6: The Board has a formal and transparent procedure for developing policies on director and executive remuneration, and for fixing the remuneration packages of individual directors and key management personnel. No director is involved in deciding his or her own remuneration.

The RC comprises the following members, all of whom are Non-Executive Directors and the majority of whom, including the RC Chairman, are independent:

Tham Mun Chee	-	Chairman
Liu Xiuwen	-	Member
Xiaoyao	-	Member

The functions of the RC include the following:-

- recommend to the Board a framework of remuneration for the Directors and key management personnel, and determine specific remuneration packages for each Director and key management personnel, with the recommendations of the RC submitted for endorsement by the entire Board. All aspects of remuneration, including but not limited to Directors' fees, salaries, allowances, bonuses, options and benefits-in-kind shall be covered by the RC; and
- perform an annual review of the remuneration of employees related to the Directors and key management personnel (if applicable) to ensure that their remuneration packages are in line with the staff remuneration guidelines and commensurate with their respective job scopes and level of responsibilities. RC also review and approves any bonuses, pay increases and/or promotions for these employees.

The RC will meet at least once a year. During FY2021, the RC held one scheduled meeting with full attendance.

The RC also reviews the Company's obligations arising in the event of termination of the Executive Director and key management personnel's contracts of service, if any, to ensure that such contracts of service contain fair and reasonable termination clauses which are not overly generous and avoid rewarding poor performance. If necessary, the RC would seek expert advice inside and/or outside the Company on remuneration of all Directors. Each member of the RC will abstain from voting on any resolutions in respect of his/her remuneration package or that of employees related to him/her.

No remuneration consultants were engaged by the Company in FY2021.

LEVEL AND MIX OF REMUNERATION

Principle 7: The level and structure of remuneration of the Board and key management personnel are appropriate and proportionate to the sustained performance and value creation of the company, taking into account the strategic objectives of the company.

The Company adopts a remuneration policy for Executive Director and key management personnel comprising a fixed component and a variable component. The Executive Director does not receive Director's fees but is instead remunerated as a member of management. The fixed component is in the form of a base salary and the variable component is in the form of a variable bonus that is linked to the performance of the Company and the individual. This is designed to align remuneration with the interests of shareholders and link rewards to corporate and individual performance so as to promote the long-term sustainability of the Group.

Ms Quan Yuhong was re-designated as the Chairman and Executive Director of the Company on 17 August 2020 and had opted not to receive Director's fee for her services as a Non-Executive Director and member of the Board Committees prior her re-designation. There was no remuneration paid to Ms Quan Yuhong in FY2021.

Service contract for the Executive Director is for a fixed appointment period and does not contain onerous termination clauses.

The Company does not use contractual provisions to allow the Company to reclaim incentive components of remuneration from the Executive Director and key management personnel in exceptional circumstances of misstatement of financial results, or of misconduct resulting in financial loss to the Company. The Executive Director and key management personnel owes a fiduciary duty to the Company, therefore the Company should be able to avail itself to remedies against them in the event of such breach of fiduciary duties.

The Non-Executive Directors are paid Directors' fees, in accordance with their contributions, taking into account factors such as effort, time spent, responsibilities of the Directors and the need to pay competitive fees to attract, motivate and retain such Directors. Directors' fees are recommended by the Board for approval by the shareholders at the Company's AGM.

Mr Xiaoyao was appointed as a Non-Executive Director on 17 August 2020 and had opted not to receive Director's fee for his services as a Non-Executive Director and member of the Board Committees since then. There was no remuneration paid to Mr Xiaoyao in FY2021.

The Company has no share-based compensation scheme or any long-term incentive scheme involving the offer of shares or options in place.

DISCLOSURE ON REMUNERATION

Principle 8: The company is transparent on its remuneration policies, level and mix of remuneration, the procedure for setting remuneration, and the relationships between remuneration, performance and value creation.

Details on the remuneration of Directors and Key Management Personnel for the year under review are presented below. There are no termination, retirement and post-employment benefits granted to the Directors and/or the top key management personnel during FY2021.

A breakdown of the level and mix of remuneration paid/payable to each Director in FY2021 is as follows:-

	DIRECTORS' FEES	SALARY	BONUS	OTHER BENEFITS	TOTAL
Below S\$250,000	S\$	S\$	S\$	S\$	S\$
Quan Yuhong	-	-	-	-	-
Xiaoyao ⁽¹⁾	-	-	-	-	-
Liu Xiuwen ⁽²⁾	12,180	-	-	-	12,180
Tham Mun Chee	33,000	-	-	_	33,000

Notes:

(1) Mr Xiaoyao was appointed on 17 August 2020 and he has opted not to receive fee/remuneration in FY2021.

(2) Ms Liu Xiuwen's Director fee is payable in RMB at RMB60,000. The fee was converted into S\$ at the exchange rate of S\$1 : RMB4.9260 as at 30 June 2021.

The remunerations paid to the top (2) key management personnel (who are not Directors or the CEO) of the Group set out in bands of \$\$250,000 in FY2021 are as follows:-

NAME OF KEY MANAGEMENT PERSONNEL	BASE/FIXED SALARY	VARIABLE OR BONUSES	BENEFITS IN KIND	TOTAL	REMUNERATION IN COMPENSATION BAND OF S\$250,000
(WHO ARE NOT DIRECTORS)	(%)	(%)	(%)	(%)	
Ma Fei ⁽¹⁾	40	42	18	100	<\$\$250,000
Liu Zhenzhe ⁽²⁾	44	41	15	100	<\$\$250,000

Notes:

(1) Mr Ma Fei is the General Manager of the Company.

(2) Mr Liu Zhenzhe is Deputy General Manager (Finance) of the Company.

The Company has only two key management personnel. The aggregate remuneration paid to the abovementioned top key management personnel during FY2021 was approximately \$\$79,915.

The Company did not fully disclose the remuneration of its key management personnel as the Board is of the view that it is not in the interests of the Company to disclose such details due to sensitivity and competitive reasons.

There was no employee of the Group who are substantial shareholders of the Company or are immediate family member of any Director, CEO or substantial shareholders of the Company, and whose remuneration exceeded S\$100,000 during FY2021.

The Company has no share-based compensation scheme or any long-term incentive scheme involving the offer of shares or options in place.

(C) ACCOUNTABILITY AND AUDIT

RISK MANAGEMENT AND INTERNAL CONTROLS

Principle 9: The Board is responsible for the governance of risk and ensures that Management maintains a sound system of risk management and internal controls, to safeguard the interests of the company and its shareholders.

The Board is responsible for the overall risk governance, risk management and internal control framework of the Group and is fully aware of the need to put in place a system of internal controls within the Group to safeguard Shareholders' interests and the Group assets, and to manage risks.

The Company does not have a risk management committee. However, the Group regularly reviews its business and operational activities to identify areas of significant business risks as well as appropriate measures to control and mitigate these risks. The internal auditor reviews regularly all significant control policies and procedures and highlight all significant matters to the senior management, the AC and the Board.

The AC will review, at least annually, the reports submitted by the external and internal auditors relating to the adequacy and effectiveness of the Group's significant internal controls, including financial, operational, compliance and information technology controls, risk management system, and risks of fraud and irregularities. Any material non-compliance and recommendations for improvement are reported to the AC. A copy of the report is also issued to the relevant department for its follow-up action. The timely and proper implementation of all required corrective, preventive or improvement measures are closely monitored.

The AC will also review the effectiveness of the actions taken by the management on the recommendations made by the external and internal auditors in this respect.

For FY2021, the General Manager and Deputy General Manager (Finance) have provided their confirmation and assurance to the Board that (i) the financial records have been properly maintained and that the consolidated financial statements for the financial year ended 30 June 2021 give a true and fair view of the Company's operations and finances and (ii) the Company's risk management systems and internal controls as at 30 June 2021 are adequate and effective.

Based on the internal controls established and maintained by the management, the negative assurance provided by the General Manager and Deputy General Manager (Finance), the works performed by internal and external auditors and reviews performed by management and various Board Committees and the Board, the Board, with the concurrence of the AC, is of the opinion that the Group's current internal controls procedures in place to address financial, operational, compliance, information technology controls and the risk management systems were adequate and effective for FY2021.

The system of internal controls and risk management established by the Group provides reasonable, but not absolute, assurance that the Group will not be adversely affected by any event that can be reasonably foreseen as it strives to achieve its business objectives. The Group is also consistently seeking to improve its internal controls and adopting the recommendations highlighted by the internal and external auditors to further enhance the Group's operations.

AUDIT COMMITTEE

Principle 10: The Board has an Audit Committee ("AC") which discharges its duties objectively.

The AC comprises the following members, all of whom are Non-Executive Directors and majority of whom, including the AC Chairman, are independent:

Tham Mun Chee	-	Chairman
Liu Xiuwen	-	Member
Xiaoyao	-	Member

All of the AC members, including the Chairman, have accounting and related financial management expertise and experience. None of the AC members were previous partners or directors of the Company's existing auditing firm or auditing corporation: (a) within a period of two years commencing on the date of their ceasing to be partner of the auditing firm or director of the auditing corporation; and in any case (b) for as long as they have any financial interest in the auditing firm or auditing corporation.

To enable the AC to discharge its function properly, it has full access to and cooperation by management and has full discretion to invite any Director or executive officer to attend its meetings. The AC has power to conduct or authorise investigations into any matter within the AC's scope of responsibility. The AC is authorised to obtain independent professional advice if it deems necessary to discharge its responsibilities properly. Such expenses if incurred would be borne by the Company.

The AC members met twice in FY2021, where the Executive Director and senior management were invited to attend the meetings.

The AC assists the Board in discharging its responsibility to safeguard the assets of the Company, maintain adequate accounting records, and develop and maintain effective systems of internal control. The AC provides a channel of communication between the Board, the management and the external auditors on matters relating to audit.

The AC has been entrusted with the following functions:

- Review with the external and internal auditors their audit plans, evaluation of the internal control, audit reports, their letter to management and the management's response. The AC also reviews the cooperation given by the Company's officers to the internal and external auditors;
- Review the scope and results of the audit and its cost effectiveness;
- Review the adequacy of the Group's internal controls, including financial, operational, compliance and information technology controls and risk management policies and systems established by the management;
- Review key financial risk areas and the outcome of such review to be disclosed in the annual reports, with a view to provide an independent oversight on the Group's financial reporting;
- Review the financial statements before submission to the Board for approval, focusing in particular on changes in accounting policies and practices, major risk areas, significant adjustments resulting from audit compliance with accounting standards and compliance with the Catalist Rules and other relevant statutory or regulatory requirements;
- Conduct investigation into any matter within the AC's scope of responsibility and review of any significant findings of investigations with full access to management;
- Review and discuss with the external auditors any suspected fraud or irregularities, or suspected infringement of any relevant laws, rules or regulations, which has or is likely to have a material impact on the Group's operating results or financial position, and the management's response;
- Make recommendation to the Board on the appointment, re-appointment and removal of external auditors and approve the remuneration and terms of engagement of the external auditors. The AC also assesses the independence and objectivity of the external auditors;
- Review interested person transactions falling within the scope of Chapter 9 of the Catalist Rules;
- Undertake such other reviews and projects as may be requested by the Board, and report to the Board its findings from time to time on matters arising and requiring the attention of the AC; and
- Undertake such other functions and duties as may be required by the statute or by the Catalist Rules, or by such amendments as may be made thereto from time to time.

The AC has been granted full authority and access to the Company's external and internal auditors and finance and accounts department without the presence of the senior management.

The AC is kept abreast by the management and the external auditors of changes to accounting standards, Catalist Rules and other regulations which could have an impact on the Group's business and financial statements.

As at the date of this report, the AC had met once with the external auditors and internal auditors without the presence of the management in FY2021.

The AC constantly bears in mind the need to maintain a balance between the independence and objectivity of the external auditors and the work carried out by the external auditors based on value for money consideration. During the financial year under review, the aggregate amount of fees paid to the external auditors for the audit and non-audit services amounted to \$\$86,500 and \$\$2,200 respectively.

The AC reviews the independence and objectivity of external auditors annually. During the financial year under review, the AC has reviewed the independence of RT LLP including the volume of all non-audit services provided to the Group, and is satisfied that the nature and extent of such services do not prejudice the independence and objectivity of the external auditors.

The Company has received the notice of nomination from a shareholder SDICZL, dated 1 October 2021 on the appointment of Moore Stephens LLP in place of the retiring auditors, RT LLP. RT LLP has served as the external auditors of the company since August 2013.

The AC is of the view that the change of auditors is in the best interests of the Company as it would enable the Company to benefit from a change of perspectives. There will be no change in the scope of the audit to be undertaken by Moore Stephens LLP. The AC has also considered the Audit Quality indicators listed in the Audit Quality Indicators Disclosure Framework issued by the Accounting and Cooperate Regulatory Authority of Singapore ("ACRA") in assessing the suitability of Moore Stephens LLP as the Company's new auditors. Upon recommendation from the AC and after due deliberation, the Board is of the view that it would be in the best interests of the Company to effect a change of auditors with effect from the financial year ending 30 June 2022. Accordingly, RT will not be seeking re-appointment at the following AGM of the Company.

The Group has appointed different auditors for its subsidiaries and joint venture based in the People's Republic of China. RT LLP has reviewed the audit for consolidation purposes. The Board and the AC have reviewed the appointment of the different auditors for its subsidiaries and joint venture and are satisfied that the appointment of the different auditors would not compromise the standard and effectiveness of the audit of the Group.

The AC is satisfied that the Company has complied with Rule 712 and 715 of the Catalist Rules in respect of FY2021.

The Company has adopted a whistle-blowing policy which provides well-defined and accessible channels in the Group through which employees of the Group may raise concerns about improper conduct within the Group. The AC will review arrangements by which staff of the Company may, in confidence, raise concerns about possible improprieties in matters of financial reporting or other matters directly to Mr Tham Mun Chee, the AC Chairman and Lead Independent Director via phone or through email. Details of the whistle blowing policies and arrangement have been made available to all employees. Other than the employees of the Group, any other persons including members of the public may also, in confidence, raise concerns about the possible corporate improprieties in matters of financial reporting or other matters to the AC Chairman at email address <u>AC@zhongxinfj.com</u>. The AC's objectives are to ensure that arrangements are in place for the independent investigation of such matters and for appropriate follow-up action.

There have been no reported incidents pertaining to whistle-blowing for FY2021.

INTERNAL AUDIT

The AC's responsibilities over the Group's internal controls and risk management are complemented by the work of the Internal Auditors.

The Group has outsourced its internal audit function to Pan-China Singapore PAC, a qualified professional firm that is independent of the Company's business activities. The internal audit team that provides expertise and industry insights to strengthen the Company's internal audit function comprises a director, a senior manager and supported by other staff, which have more than 20 years of relevant experience combined. The internal auditors conduct the audit based on the standards set by internationally recognized professional bodies. The annual internal audit plan is submitted to the AC for approval prior to the commencement of the internal audit work. The internal auditors review the effectiveness of key internal controls in accordance with the internal audit plan.

The key members of the engagement team comprise of:-

Engagement Director	Wong Kian Kok	• 2 nd Engagement Director	Adrian Yap
Engagement Manager	Jason Lam	Lead Auditor	Liu Qi

The main objective of the internal audit function is to assist the Group in evaluating and assessing the adequacy and effectiveness of internal controls and to consequently highlight the areas where control weaknesses exist, if any, and thus improvements could be made.

The internal auditor function is independent and the internal auditors report directly to the AC on audit matters and to the General Manager and Deputy General Manager (Finance) on administrative matters. The internal auditors assist the AC and the Board in monitoring and managing risks and internal controls of the Group.

The AC ensures that the management provides good support to the internal auditors and provides unfettered access to all of the company's documents, records, and personnel when requested in order for the internal auditors to carry out their function accordingly.

The AC also reviews and approves the internal auditors' plan for each financial year to ensure that the scope of the plan is adequate and effective to cover the review of the significant internal controls of the Group, including financial, operational, compliance, information technology controls and risk management systems. The internal auditors will report its audit findings and recommendations to the AC.

The management, together with the Board, had reviewed all the audit reports and findings from internal auditors and external auditors respectively during the AC meetings.

The AC had reviewed the adequacy and effectiveness of the internal audit function and is satisfied that the team is independent, effective, adequately resourced and has appropriate standing within the Company.

(D) SHAREHOLDER RIGHTS AND ENGAGEMENT

SHAREHOLDER RIGHTS AND CONDUCT OF GENERAL MEETING

Principle 11: The company treats all shareholders fairly and equitably in order to enable them to exercise shareholders' rights and have the opportunity to communicate their views on matters affecting the company. The company gives shareholders a balanced and understandable assessment of its performance, position and prospects.

Shareholders are encouraged to attend AGMs and/or general meetings to stay informed of the Company's goals and strategies and to ensure a high level of accountability by the management. Notice of the meeting will be dispatched to shareholders, together with explanatory notes or a circular on items of special business (if necessary), within the stipulated time before the meeting. The Board welcomes questions from shareholders who have an opportunity to raise issues either informally or formally before or at the meeting. The Chairman of the respective Board Committees is normally available at the meeting to answer those questions relating to the work of these committees. The Company's external auditors are also present to assist the Directors in addressing queries relating to the audited financial statements raised by shareholders. A polling agent is appointed by the Company for general meetings who will explain the rules, including the voting procedures that govern the general meetings of shareholders. An independent scrutineer is also appointed for results verification purpose.

Whilst there is no limit imposed on the number of proxy votes for nominee companies, the Company's Constitution allows each shareholder to appoint up to two proxies to attend AGM and any other general meetings. The Board will review the Company's Constitution from time to time, and where an amendment to the Company's Constitution is required to align the relevant provisions with the requirements of the Catalist Rules, shareholders' approval will be obtained.

The Company is not implementing absentia voting methods such as voting via mail, e-mail or fax until security, integrity and other issues are satisfactorily resolved. This is also subject to legislative amendment to recognize electronic voting.

Resolutions to be passed at general meetings are always separate and distinct in term of issue and are consistent with the 2018 CG Code's recommendation that companies should avoid "bundling" resolutions unless the resolutions are interdependent and linked so as to form one significant proposal.

The Group does not have a fixed dividend policy at present. The form, frequency and amount of dividends declared each year will take into consideration the Group's profit growth, cash position, positive cash flow generated from operations, projected capital requirements for business growth and other factors as the Board may deem appropriate. For FY2021, no dividend to be declared or was recommended in view of the Company currently not having retained profits available and the Board deemed it appropriate to conserve funds for the Group's business activities and working capital requirement.

All resolutions put forth at the general meetings are voted by way of poll. Detailed voting results including each of the total number of votes cast 'For' or 'Against' the resolutions are announced on the same day after the conclusion of the general meetings via SGXNET.

The Company prepares minutes of general meetings that include substantial and relevant comments or queries from shareholders relating to the agenda of the meeting, and responses from the Board and management. The minutes of general meetings will be announced within one month from the date of AGM via SGXNET.

Due to the COVID-19 restriction orders in Singapore, the Company will apply and adopt the alternative arrangements for the convening, holding and conducting of meetings in accordance with the COVID-19 (Temporary Measures) Act 2020 and the COVID-19 (Temporary Measures) (Alternative Arrangements for Meetings for Companies, Variable Capital Companies, Business Trusts, Unit Trusts and Debenture Holders) Order 2020 (the "**Order**"), as set out in the second column of the First Schedule of the Order.

ENGAGEMENT WITH SHAREHOLDERS

Principle 12: The company communicates regularly with its shareholders and facilitates the participation of shareholders during general meetings and other dialogues to allow shareholders to communicate their views on various matters affecting the company.

The Board believes in regular, timely and effective communication with shareholders. The Company does not practise selective disclosure. In line with continuous obligations of the Company pursuant to the Catalist Rules, it is the Board's policy that shareholders are kept informed of all important developments concerning the Group that will or expect to have an impact on the Company or the Group through timely dissemination of information via SGXNET announcements, press releases, annual reports and various other announcements made whenever necessary.

The Company currently does not have an investor relations policy but considers advice from its professionals on appropriate disclosure requirements before announcing material information to shareholders. The Company will consider the appointment of a professional investor relations officer to manage the function should the need arise.

ENGAGEMENT WITH STAKEHOLDERS

Principle 13: The Board adopts an inclusive approach by considering and balancing the needs and interests of material stakeholders, as part of its overall responsibility to ensure that the best interests of the company are served.

The Company has identified stakeholders as those who have the ability to influence the business performance and provide effective solutions to incorporate sustainability approach into the Company's operations.

The Company believes in working closely with its stakeholders to operate the business and achieve the Group's goals, to understand day-to-day activities and business. For more information on the Company's stakeholder engagement, please refer to the Company's Sustainability Report for FY2021 which will be published by end of November 2021.

The Company does not have a corporate website to communicate with stakeholders. The Company has, after taking into consideration the size of the Group's operations, and the nature of the Group's business, and balancing the monetary and other costs involved, taken a pragmatic approach in not establishing a corporate website. Nevertheless, the Company welcomes any comment, feedback and query from the stakeholders addressed to the Company's registered office address at 25 International Business Park, #02-53 German Centre, Singapore 609916 or telephone at +65 6557 2308 or email address at AC@zhongxinfj.com. The Company strives to engage and manage relationships with the stakeholders.

(E) OTHER CORPORATE GOVERNANCE MATTERS

CODE OF CONDUCT AND PRACTICES

The Group recognises the importance of integrity, professionalism on the conduct of its business activities. Employees are expected to embrace, practise and adopt these values while performing their duties and always to act in the best interest of the Group and avoid situations that may create conflicts of interest.

DEALINGS IN SECURITIES

The Company has adopted an internal code on compliance to deal with securities. The Company, its Directors, senior management and employees (collectively the "**Officers**") are not permitted to deal in the Company's securities during the periods commencing one month before the announcement of the Group's half year and full financial year results and ending on the date of announcement of such result, or when they are in possession of unpublished price-sensitive information on the Group. In addition, the Officers are advised not to deal in the Company's securities for a short term considerations and are expected to observe the insider trading laws at all times even when dealing in securities within the permitted trading periods. The Group confirmed that it adhered to its internal securities code of compliance for FY2021.

INTERESTED PERSON TRANSACTIONS ("IPTS")

In compliance with Rule 920 of the Catalist Rules, the value of IPTs conducted in FY2021 was as follows:-

NAME OF INTERESTED PERSONS	AGGREGATE VALUE OF ALL INTERESTED PERSON TRANSACTIONS DURING THE FINANCIAL YEAR UNDER REVIEW (EXCLUDING TRANSACTIONS LESS THAN SGD100,000 AND TRANSACTIONS CONDUCTED UNDER SHAREHOLDERS' MANDATE PURSUANT TO RULE 920)	AGGREGATE VALUE OF ALL INTERESTED PERSON TRANSACTIONS CONDUCTED UNDER SHAREHOLDERS' MANDATE PURSUANT TO RULE 920 (EXCLUDING TRANSACTIONS LESS THAN SGD100,000)
	(RMB'000)	(RMB′000)
Associates of SDICZL ⁽¹⁾		(a) Sales by the Group to SDICZL and its group of companies 122,907
		(b) Interest income received by a subsidiary of the Company from SDICZL with respect to the interest charged on the outstanding trade receivable due from SDICZL 2,136
		 (c) Interest paid by a subsidiary of the Company with respect to the working capital provided by SDICZL 3,771
Total	0	128,814 ⁽²⁾

Notes:

(1) SDICZL is a controlling shareholder of the Company.

(2) Transactions (a) to (c) were conducted pursuant to the shareholders' mandate for IPTs approved by the shareholders on 30 October 2020.

Save as disclosed above, there are no other IPTs above S\$100,000 in FY2021.

MATERIAL CONTRACTS

Save as disclosed in the IPT section, there were no material contracts entered into by the Group involving the interest of any Director or controlling shareholder of the Company, either still subsisting at the end of the financial year, or if not then subsisting, entered into since the end of the previous financial year.

NON-SPONSOR FEES

There were no non-sponsor fees paid to the Continuing Sponsor, UOB Kay Hian Pte. Ltd. by the Company during FY2021.

SUSTAINABILITY REPORT

The Company is working towards the issuance of its sustainability report for the financial year ended 30 June 2021 by 30 November 2021 and such report will be made available to shareholders on the SGXNET in due course.

DISCLOSURE OF INFORMATION ON ³¹ DIRECTOR SEEKING RE-ELECTION

Mr. Tham Mun Chee is the Director seeking re-election at the forthcoming annual general meeting of the Company to be convened on 29 October 2021 ("AGM") (the "Retiring Director")

Pursuant to Rule 720(5) of the Catalist Rules of the SGX-ST, the information relating to the Retiring Director as set out in Appendix 7F to the Listing Manual of the SGX-ST are as follows:-

	RE-ELECTION	
	MR THAM MUN CHEE	
Date of Appointment	1 January 2015	
Date of last re-appointment (if applicable)	25 October 2018	
Age	65	
Country of principal residence	Singapore	
The Board's comments on this appointment (including rationale, selection criteria, and the search and nomination process)	The Board of Directors of the Company has considered the recommendation of the Nominating Committee and has assessed Mr Tham Mun Chee's contribution, performance, attendance, preparedness, participation, candour and suitability of re-election as Independent Director of the Company.	
	The Board has reviewed and concluded that Mr Tham Mun Chee possesses the experience, expertise, knowledge and skill to contribute towards the core competencies of the Board.	
Whether appointment is executive, and if so, the area of responsibility	Non-Executive	
Job Title (e.g. Lead ID, AC Chairman, AC Member etc.)	Lead ID AC and RC Chairman NC Member	
Professional qualifications	ISCA Non-practicing member	
Working experience and occupation(s) during the past 10 years	Accounting and Administration Manager of Elms Industrial Pte Ltd and Elms Industrial (Phils) Co. Inc.	
Shareholding interest in the listed issuer and its subsidiaries	No	
Any relationship (including immediate family relationships) with any existing director, existing executive officer, the issuer and/or substantial shareholder of the listed issuer or of any of its principal subsidiaries	No	
Conflict of interest (including any competing business)	No	

³² DISCLOSURE OF INFORMATION ON DIRECTOR SEEKING RE-ELECTION

	RE-ELECTION MR THAM MUN CHEE	
Undertaking (in the format set out in Appendix 7H) under Rule 720(1) has been submitted to the listed issuer	Yes	
	Directorships# me meaning as defined in the Code Innouncements of appointments pursuant to Rule 704(8) of Catalist Rules	
Past (for the last 5 years)	Nil	
Present	 Yuncheng Zhongxin Fruit and Juice., Ltd Director Xuzhou Zhongxin Fruit and Juice Co., Ltd - Director Linyi SDIC Zhonglu Fruit Juice Co., Ltd Director Elms Industrial Pte Ltd - Accounting and Administration Manager Elms Industrial (Philippines) Co., Inc Accounting and Administration Manager 	

Disclose the following matters concerning an appointment of director, chief executive officer, chief financial officer, chief operating officer, general manager or other officer of equivalent rank. If the answer to any question is "yes", full details must be given.

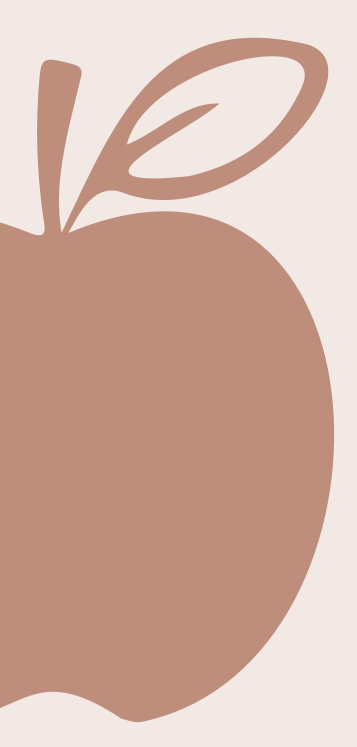
		MR THAM MUN CHEE
(a)	Whether at any time during the last 10 years, an application or a petition under any bankruptcy law of any jurisdiction was filed against him or against a partnership of which he was a partner at the time when he was a partner or at any time within 2 years from the date he ceased to be a partner?	No
(b)	Whether at any time during the last 10 years, an application or a petition under any law of any jurisdiction was filed against an entity (not being a partnership) of which he was a director or an equivalent person or a key executive, at the time when he was a director or an equivalent person or a key executive of that entity or at any time within 2 years from the date he ceased to be a director or an equivalent person or a key executive of a key executive of that entity is the trustee of that entity, for the winding up or dissolution of that entity or, where that entity is the trustee of a business trust, that business trust, on the ground of insolvency?	No
(c)	Whether there is any unsatisfied judgment against him?	No
(d)	Whether he has ever been convicted of any offence, in Singapore or elsewhere, involving fraud or dishonesty which is punishable with imprisonment, or has been the subject of any criminal proceedings (including any pending criminal proceedings of which he is aware) for such purpose?	No
(e)	Whether he has ever been convicted of any offence, in Singapore or elsewhere, involving a breach of any law or regulatory requirement that relates to the securities or futures industry in Singapore or elsewhere, or has been the subject of any criminal proceedings (including any pending criminal proceedings of which he is aware) for such breach?	No
(f)	Whether at any time during the last 10 years, judgment has been entered against him in any civil proceedings in Singapore or elsewhere involving a breach of any law or regulatory requirement that relates to the securities or futures industry in Singapore or elsewhere, or a finding of fraud, misrepresentation or dishonesty on his part, or he has been the subject of any civil proceedings (including any pending civil proceedings of which he is aware) involving an allegation of fraud, misrepresentation or dishonesty on his part?	No

DISCLOSURE OF INFORMATION ON ³³ DIRECTOR SEEKING RE-ELECTION

			MR THAM MUN CHE
(g)		ether he has ever been convicted in Singapore or elsewhere of any offence in connection the formation or management of any entity or business trust?	No
(h)	any	ether he has ever been disqualified from acting as a director or an equivalent person of entity (including the trustee of a business trust), or from taking part directly or indirectly in management of any entity or business trust?	No
(i)	or g	ether he has ever been the subject of any order, judgment or ruling of any court, tribunal overnmental body, permanently or temporarily enjoining him from engaging in any type usiness practice or activity?	No
(j)		ether he has ever, to his knowledge, been concerned with the management or conduct, in gapore or elsewhere, of the affairs of:—	
	(i)	any corporation which has been investigated for a breach of any law or regulatory requirement governing corporations in Singapore or elsewhere; or	No
	(ii)	any entity (not being a corporation) which has been investigated for a breach of any law or regulatory requirement governing such entities in Singapore or elsewhere; or	No
	(iii)	any business trust which has been investigated for a breach of any law or regulatory requirement governing business trusts in Singapore or elsewhere; or	No
	(iv)	any entity or business trust which has been investigated for a breach of any law or regulatory requirement that relates to the securities or futures industry in Singapore or elsewhere,	No
	in connection with any matter occurring or arising during that period when he was so concerned with the entity or business trust?		
(k)	proo Sing	ether he has been the subject of any current or past investigation or disciplinary ceedings, or has been reprimanded or issued any warning, by the Monetary Authority of gapore or any other regulatory authority, exchange, professional body or government ncy, whether in Singapore or elsewhere?	

DISCLOSURE APPLICABLE TO THE APPOINTMENT OF DIRECTOR ONLY.

	MR THAM MUN CHEE
Any prior experience as a director of an issuer listed on the Exchange?	N/A
If yes, please provide details of prior experience.	
If no, please state if the director has attended or will be attending training on the roles and responsibilities of a director of a listed issuer as prescribed by the Exchange.	
Please provide details of relevant experience and the nominating committee's reasons for not requiring the director to undergo training as prescribed by the Exchange (if applicable).	N/A



FINANCIAL CONTENTS

35 Directors' Statement

37 Independent Auditors' Report

42 Consolidated Statement of Profit or Loss

43 Statements of Financial Position

45 Consolidated Statement of Changes in Equity

46

Consolidated Statement of Cash Flows

48 Notes to the Financial Statements

97 Statistics of Shareholdings

99 Notice of Annual General Meeting

Proxy Form

DIRECTORS' STATEMENT

For the Financial Year Ended 30 June 2021

The directors present their statement together with the audited consolidated financial statements of Zhongxin Fruit and Juice Limited (the "Company") and its subsidiaries (collectively, the "Group") and the statement of financial position of the Company for the financial year ended 30 June 2021.

OPINION OF THE DIRECTORS

In the opinion of the directors,

- the consolidated financial statements of the Group and the statement of financial position of the Company are drawn up a) so as to give a true and fair view of the financial position of the Group and of the Company as at 30 June 2021 and the financial performance, changes in equity and cash flows of the Group for the financial year then ended; and
- b) at the date of this statement, there are reasonable grounds to believe that the Company will be able to pay its debts as and when they fall due.

DIRECTORS

The directors of the Company in office at the date of this statement are:

Quan Yuhong Liu Xiuwen Tham Mun Chee Xiaoyao

In accordance with Regulation 107 of the Company's Constitution, Tham Mun Chee would be retiring and being eligible, offer himself for re-election at the forthcoming AGM for the financial year ended 30 June 2021.

ARRANGEMENTS TO ENABLE DIRECTORS TO ACQUIRE SHARES AND DEBENTURES

Neither at the end of the financial year nor at any time during the financial year did there subsist any arrangement who object is to enable the directors of the Company to acquire benefits by means of the acquisition of shares or debentures in the Company or any other body corporate.

DIRECTORS' INTERESTS IN SHARES OR DEBENTURES

The directors of the Company holding office at the beginning of the financial year, or date of appointment if later, or at the end of the financial year had no interests in the share capital and debentures of the Company and related corporations as recorded in the register of directors' shareholdings kept by the company under section 164 of the Singapore Companies Act, Chapter 50.

There was no change in any of the above-mentioned interests in the Company and related corporations between the end of the financial year and 21 July 2021.



SHARE OPTIONS

The Company has no share-based compensation scheme or any long-term incentive scheme involving the offer of shares or options in place.

During the financial year, no options to take up unissued shares of the Company or any corporation in the Group were granted.

During the financial year, there were no shares of the Company or any corporation in the Group issued by vesture of the exercise of an option to take up unissued shares.

At the end of the financial year, there were no unissued shares of the Company or any corporation in the Group under option.

AUDIT COMMITTEE

The Audit Committee carried out its functions in accordance with Section 201B (5) of the Singapore Companies Act, the SGX Listing Manual and the Code of Corporate Governance. The functions performed are detailed in the Corporate Governance Report.

INDEPENDENT AUDITOR

The independent auditors RT LLP informed the Board that they do not intend to continue as auditors of the company on the completion of their current term of appointment. Accordingly, they will not be seeking reappointment at the coming Annual General Meeting.

The Directors wish to express their appreciation for the service rendered by RT LLP in the past.

The appointment of Moore Stephens LLP as independent auditors in place of RT LLP with take effect subject to the approval of the same by the shareholders at the Annual General Meeting.

On behalf of the Board of Directors

XIAO YAO Director

THAM MUN CHEE

Director

7 October 2021

To the Members of Zhongxin Fruit and Juice Limited for the Financial Year Ended 30 June 2021

REPORT ON THE AUDIT OF THE FINANCIAL STATEMENTS

Opinion

We have audited the financial statements of Zhongxin Fruit and Juice Limited (the "Company") and its subsidiaries (the "Group"), which comprise the consolidated statements of financial position of the Group and the statement of financial position of the Company as at 30 June 2021, and the consolidated statement of profit or loss and other comprehensive income, consolidated statement of changes in equity and consolidated statement of cash flows of the Group for the year then ended, and notes to the financial statements, including a summary of significant accounting policies.

In our opinion, the accompanying consolidated financial statements of the Group and the statement of financial position of the Company are properly drawn up in accordance with the provisions of the Companies Act, Chapter 50 (the Act) and Singapore Financial Reporting Standards (International) ("(SFRS(I)s") so as to give a true and fair view of the consolidated financial position of the Group and the financial position of the Company as at 30 June 2021 and of the consolidated financial performance, consolidated changes in equity and consolidated cash flows of the Group for the year ended on that date.

Basis for Opinion

We conducted our audit in accordance with Singapore Standards on Auditing (SSAs). Our responsibilities under those standards are further described in the *Auditor's Responsibilities for the Audit of the Financial Statements section* of our report. We are independent of the Group in accordance with the Accounting and Corporate Regulatory Authority *Code of Professional Conduct and Ethics for Public Accountants and Accounting Entities* ("ACRA Code") together with the ethical requirements that are relevant to our audit of the financial statements in Singapore, and we have fulfilled our other ethical responsibilities in accordance with these requirements and the ACRA Code. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

Key Audit Matters

Key audit matters are those matters that, in our professional judgement, were of most significance in our audit of the financial statements of the current period. These matters were addressed in the context of our audit of the financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters.

To the Members of Zhongxin Fruit and Juice Limited for the Financial Year Ended 30 June 2021

KEY AUDIT MATTER	HOW THE MATTER WAS ADDRESSED IN THE AUDIT
Impairment assessment on property, plant and equipment ("PPE") - Refer to Note 3.2 (iii) and Note 13 to the financial statements	
As of 30 June 2021, the Group's PPE were carried at net book value of RMB 48.98 million. For PPE with indicators of impairment, management performed an impairment review to assess the recoverable amounts of those PPE based on the higher of value- in-use ("VIU") and fair value less costs of disposal ("FVLCOD"). In the current financial year, management assessed that there were objective indicators of impairment of PPE related to Xuzhou Zhongxin Fruit and Juice Company Limited ("Xuzhou Zhongxin")'s idle production machineries upon cessation of concentrated apple juice production since FY2015, and Yuncheng Zhongxin")'s malfunctioned production machineries. For the current financial year ended 30 June 2021, based on management's assessment, the recoverable amounts of production machineries that were either idle or malfunctioned were lower than their respective carrying amounts and as such, an aggregate impairment loss of RMB 4.19 million for the abovementioned PPE of Xuzhou Zhongxin and Yuncheng Zhongxin was recorded for the current financial year. In the determination of impairment losses of the abovementioned PPE using the VIU approach, management's assessment involved significant judgement about the projected sales, profit margins and discount rates applied to cash flow projections. In the determination of impairment losses of the abovementioned PPE using the FVLCOD approach, management had obtained recent market selling prices with similar industrial lands usages from properties websites which were maintained by China provincial governments and residual values of idle production machineries and compared to the carrying amounts of the PPEs. We focused on this area as the assessment of whether there are indicators of impairment, and assessing the appropriateness of inputs and assumptions used in determining the recoverable amounts of the abovementioned PPE required management to exercise significant judgement.	 We have performed the following procedures in relation to the impairment assessment: assessed management's basis of measuring the recoverable amount of those PPE based on higher of VIU and FVLCOD; evaluated the process by which management's impairment assessment were developed, including verifying the mathematical accuracy of the underlying calculations; for impairment assessment using the VIU approach, we have assessed the reasonableness of the cash flow projections and compared the projected sales and profit margins against the historical data and performance and latest financial budgets approved by management. We have also independently verified and noted that the discount rates used by management were appropriate; and for impairment assessment using the FVLCOD approach, we have agreed the market values per management's impairment assessment to provincial governments' websites.

To the Members of Zhongxin Fruit and Juice Limited for the Financial Year Ended 30 June 2021

Other Information

Management is responsible for the other information. The other information comprises the information included in the annual report, but does not include the financial statements and our auditor's report thereon.

Our opinion on the financial statements does not cover the other information and we do not express any form of assurance conclusion thereon.

In connection with our audit of the financial statements, our responsibility is to read the other information identified above and, in doing so, consider whether the other information is materially inconsistent with the financial statements or our knowledge obtained in the audit, or otherwise appears to be materially misstated. If, based on the work we have performed, we conclude that there is a material misstatement of this other information, we are required to report that fact. We have nothing to report in this regard.

Responsibilities of Management and Directors for the Financial Statements

Management is responsible for the preparation of financial statements that give a true and fair view in accordance with the provisions of the Act and SFRS(I)s, and for devising and maintaining a system of internal accounting controls sufficient to provide a reasonable assurance that assets are safeguarded against loss from unauthorised use or disposition; and transactions are properly authorised and that they are recorded as necessary to permit the preparation of true and fair financial statements and to maintain accountability of assets.

In preparing the financial statements, management is responsible for assessing the Group's ability to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless management either intends to liquidate the Group or to cease operations, or has no realistic alternative but to do so.

The directors' responsibilities include overseeing the Group's financial reporting process.

Auditor's Responsibilities for the Audit of the Financial Statements

Our objectives are to obtain reasonable assurance about whether the financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with SSAs will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these financial statements.

As part of an audit in accordance with SSAs, we exercise professional judgement and maintain professional scepticism throughout the audit. We also:

Identify and assess the risks of material misstatement of the financial statements, whether due to fraud or error, design
and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to
provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for
one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the
override of internal controls.

To the Members of Zhongxin Fruit and Juice Limited for the Financial Year Ended 30 June 2021

Auditor's Responsibilities for the Audit of the Financial Statements (Cont'd)

- Obtain an understanding of internal controls relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Group's internal controls.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.
- Conclude on the appropriateness of management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Group's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Group to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the financial statements, including the disclosures, and whether the financial statements represent the underlying transactions and events in a manner that achieves fair presentation.
- Obtain sufficient appropriate audit evidence regarding the financial information of the entities or business activities within the Group to express an opinion on the consolidated financial statements. We are responsible for the direction, supervision and performance of the group audit. We remain solely responsible for our audit opinion.

We communicate with the directors regarding, among other matters, the planned scope and timing of the audit and significant audit findings, including any significant deficiencies in internal controls that we identify during our audit.

We also provide the directors with a statement that we have complied with relevant ethical requirements regarding independence, and communicate with them all relationships and other matters that may reasonably be thought to bear on our independence, and where applicable, related safeguards.

From the matters communicated with the directors, we determine those matters that were of most significance in the audit of the financial statements of the current year and are therefore the key audit matters. We describe these matters in our auditor's report unless the law or regulations preclude public disclosure about the matter or when, in extremely rare circumstances, we determine that a matter should not be communicated in our report because the adverse consequences of doing so would reasonably be expected to outweigh the public interest benefits of such communication.

To the Members of Zhongxin Fruit and Juice Limited for the Financial Year Ended 30 June 2021

REPORT ON OTHER LEGAL AND REGULATORY REQUIREMENTS

In our opinion, the accounting and other records required by the Act to be kept by the Company have been properly kept in accordance with the provisions of the Act.

The engagement partner on the audit resulting in this independent auditor's report is Mr. Ravinthran Arumugam.

RT LLP

Public Accountants and Chartered Accountants Singapore

7 October 2021

42

CONSOLIDATED STATEMENT OF PROFIT OR LOSS

and Other Comprehensive Income For the Financial Year Ended 30 June 2021

		OUP	
	NOTE	2021	2020
		RMB'000	RMB'000
Revenue	4	130,835	174,515
Cost of sales		(106,751)	(152,217)
Gross profit		24,084	22,298
Other income:			
Other operating income	5	2,557	3,467
Expenses:			
Distribution expenses		(11,079)	(11,493)
Administrative expenses		(13,694)	(9,151)
Finance costs	7	(5,660)	(4,722)
Share of profit from equity-accounted joint venture	11	224	3,944
(Loss) / Profit before income tax	8	(3,568)	4,343
Income tax expense	9	(303)	(996)
(Loss) / Profit for the financial year		(3,871)	3,347
Other comprehensive income for the financial year, net of tax		-	-
Total comprehensive (loss) / income for the financial year			
attributable to owners of the Company		(3,871)	3,347
(Loss) / Earnings per share for (loss) / earnings attributable to owners of the Company (RMB cents)			
- Basic	10	(0.37)	0.32
- Diluted	10	(0.37)	0.32

STATEMENTS OF FINANCIAL POSITION

As at 30 June 2021

	GROUP		СОМ	PANY	
	NOTE	30 JUNE 2021	30 JUNE 2020	30 JUNE 2021	30 JUNE 2020
		RMB'000	RMB'000	RMB'000	RMB'000
ASSETS					
Non-current Assets					
Investment in joint venture	11	10,515	10,291	6,347	6,347
Investment in subsidiaries	12	-	-	19,473	31,402
Property, plant and equipment	13	48,975	54,986	1	4
Right of use assets	14	6,692	6,879	-	-
		66,182	72,156	25,821	37,753
Current Assets					
Cash and cash equivalents	15	4,733	7,139	4,113	6,489
Notes receivables	16	-	50,000	-	-
Trade receivables	17	12	-	-	-
Other receivables	18	5,430	3,654	-	-
Receivable from subsidiaries	19	-	-	20,567	20,647
Receivable from a related party	20	6	-	-	-
Receivable from immediate holding company	21	69,433	52,695	-	-
Prepayments		437	2,317	-	-
Inventories	22	48,607	20,644	-	-
		128,658	136,449	24,680	27,136
Total Assets		194,840	208,605	50,501	64,889
EQUITY AND LIABILITIES					
Equity attributable to owners of the Company					
Share capital	23	252,093	252,093	252,093	252,093
Contributed surplus	24	22,000	22,000	-	-
Statutory and other reserves	25	6,606	6,606	-	-
Accumulated losses		(199,293)	(195,422)	(202,767)	(188,470)
Equity attributable to owners of the Company		81,406	85,277	49,326	63,623

STATEMENTS OF FINANCIAL POSITION (CONT'D) As at 30 June 2021

		GROUP			PANY
	NOTE	30 JUNE 2021	30 JUNE 2020	30 JUNE 2021	30 JUNE 2020
		RMB'000	RMB'000	RMB'000	RMB'000
Non-current Liability					
Deferred capital grant	26	212	218	-	-
		212	218	-	-
				-	-
Current Liabilities					
Trade and other payables	27	5,200	6,549	1,175	1,266
Payable to immediate holding company	28	98,119	66,933		-
Deferred capital grant	26	6	6	-	-
Borrowings	29	9,897	49,622	-	-
		113,222	123,110	1,175	1,266
Total Liabilities		113,434	123,328	1,175	1,266
Total Equity and Liabilities		194,840	208,605	50,501	64,889

44

CONSOLIDATED STATEMENT OF CHANGES IN EQUITY For the Financial Year Ended 30 June 2021

	EQUITY ATTRIBUTABLE TO OWNERS OF THE COMPANY					
	SHARE CAPITAL	CONTRIBUTED SURPLUS	STATUTORY AND OTHER RESERVES	ACCUMULATED LOSSES	TOTAL	
	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	
The Group						
Balance at 1 July 2019	252,093	22,000	5,949	(198,112)	81,930	
Profit for the year, representing total comprehensive income for the financial year	_	-	_	3,347	3,347	
Transfer to statutory and other reserves representing transaction with equity holders as owners of the						
Group		-	657	(657)	-	
Balance at 30 June 2020	252,093	22,000	6,606	(195,422)	85,277	
Loss for the year, representing total comprehensive loss for the financial year	-	-	-	(3,871)	(3,871)	
Balance at 30 June 2021	252,093	22,000	6,606	(199,293)	81,406	

CONSOLIDATED STATEMENT OF CASH FLOWS

For the Financial Year Ended 30 June 2021

	_	GROUP		
	NOTE	2020	2019	
		RMB'000	RMB'000	
Operating activities				
(Loss) / Profit before income tax		(3,568)	4,343	
Adjustments for:				
Allowance for doubtful debts		870	-	
Amortisation of deferred capital grant		(6)	(6)	
Amortisation of land use rights		187	186	
Depreciation of property, plant and equipment		1,065	1,075	
Impairment of property, plant and equipment		4,192	-	
Inventories written down		44	-	
Share of profit from equity-accounted joint venture		(224)	(3,944)	
Loss / (Gain) on disposal of property, plant and equipment		-	86	
Write-back of trade payables		-	(31)	
Interest expense		4,966	4,613	
Interest income		(2,185)	(2,724)	
Dperating cash flows before working capital changes		5,341	3,598	
Inventories		(24,046)	(7,282)	
Notes receivables		50,000	(50,000)	
Other receivables		(2,658)	212	
Receivable from immediate holding company		(16,738)	5,253	
Prepayments		1,880	(1,722)	
Trade and other payables		(1,349)	1,661	
Cash flows from operations		12,430	(48,280)	
ncome tax paid		(303)	(996)	
Net cash generated from / (used in) operating activities		12,127	(49,276)	
nvesting activities				
Interest received		2,185	2,724	
Proceeds from disposal of property, plant and equipment		-	1,197	
Purchase of property, plant and equipment		(3,207)	(1,210)	
Net cash (used in) / generated from investing activities		(1,022)	2,711	
-inancing activities				
Advances from immediate holding company	28	31,186	6,466	
Net advances to a related party		(6)	-	
Interest paid		(3,771)	(3,217)	
(Repayment) / Proceed of borrowings	29	(40,920)	48,226	
Net cash (used in) / generated from financing activities		(13,511)	51,475	
Net change in cash and cash equivalents		(2,406)	4,910	
Cash and cash equivalents at beginning of the financial year		7,139	2,229	
Cash and cash equivalents at end of the financial year	15	4,733	7,139	

The accompanying notes form an integral part of these financial statements.

CONSOLIDATED STATEMENT OF CASH FLOWS (CONT'D)

For the Financial Year Ended 30 June 2021

RECONCILIATION OF LIABILITIES ARISING FROM FINANCING ACTIVITIES

			NON-CASH CHANGES			
	AS AT 1 JULY 2019	PRINCIPAL	INTEREST PAYMENTS	INTEREST EXPENSE	AS AT 30 JUNE 2020	
	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	
Borrowings	-	48,226	-	1,396	49,622	
Advances to a related party	-	-	-	-	-	
Advances from immediate holding Company (Note 28)	60,467	6,466	(3,217)	3,217	66,933	

			NON-CASH CHANGES			
	AS AT 1 JULY 2020	PRINCIPAL	INTEREST PAYMENTS	INTEREST EXPENSE	AS AT 30 JUNE 2021	
	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	
Borrowings	49,622	(40,920)	-	1,195	9,897	
Advances to a related party	-	(6)	-	-	(6)	
Advances from immediate holding Company (Note 28)	66,933	31,186	(3,771)	3,771	98,119	

For the financial year ended 30 June 2021

These notes form an integral part of and should be read in conjunction with the accompanying financial statements.

1. GENERAL INFORMATION

Zhongxin Fruit and Juice Limited (Co. Reg. No. 200208395H) is a limited liability company incorporated and domiciled in Singapore and is listed on the Catalist of the Singapore Exchange Securities Trading Limited. The immediate holding company is SDIC Zhonglu Fruit Juice Co., Ltd ("SDICZL") which is incorporated in the People's Republic of China ("PRC") and listed on the Shanghai Stock Exchange. The Company's ultimate holding company is State Development and Investment Corporation ("SDIC"), a state-owned enterprise in PRC.

The registered office of the Company and its principal place of business are located at 25 International Business Park #02-53, German Centre, Singapore 609916.

The principal activity of the Company is that of investment holding. The principal activities of the subsidiaries are shown in Note 12 to the financial statements.

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

2.1 BASIS OF PREPARATION

The financial statements have been prepared in accordance with the historical cost basis, except as disclosed in the accounting policies below, and are drawn up in accordance with the provisions of the Singapore Companies Act and Singapore Financial Reporting Standards (International) ("SFRS(I)s").

The financial statements are presented in Chinese Renminbi, which is the Company's functional currency. All financial information presented in Chinese Renminbi has been rounded to the nearest thousand (RMB'000), unless otherwise indicated.

The preparation of financial statements in conformity with SFRS(I)s requires management to exercise its judgement in the process of applying the Group's accounting policies. It also requires the use of certain accounting estimates and assumptions. The areas involving a higher degree of judgement or complexity, or areas where assumptions and estimates are significant to the financial statements are disclosed in Note 3.

Interpretations and amendments to published standards effective in the current financial year

On 1 July 2020, the Group has adopted the new or amended SFRS(I)s and INT SFRS(I)s that are mandatory for application for the financial year. Changes to the Group's accounting policies have been made as required, in accordance with the transitional provisions in the respective SFRS(I)s and INT SFRS(I)s.

The adoption of these new or amended SFRS(I)s and INT SFRS(I)s did not result in substantial changes to the Group's accounting policies and had no material effect on the amounts reported for the current or prior financial years.

For the financial year ended 30 June 2021

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONT'D)

2.2 STANDARDS ISSUED BUT NOT YET EFFECTIVE

The Group has not adopted the following standards applicable to the Group that have been issued but not yet effective:

DESCRIPTION	EFFECTIVE FOR ANNUAL PERIODS BEGINNING ON OR AFTER
Annual Improvements to SFRS(I)s 2018-2020	1 January 2022
Amendments to SFRS(I) 1-1 Classification of Liabilities as Current or Non-current	1 January 2023
Amendments to SFRS(I) 1-1 and SFRS(I) Practice Statement 2 Disclosure of Accounting Policies	1 January 2023
Amendments to SFRS(I) 1-8 Definition of Accounting Estimates	1 January 2023
Amendments to SFRS(I) 1-12 Deferred Tax related to Assets and Liabilities arising from single transaction	1 January 2023

Management anticipates that the adoption of the above in the future periods will not have a material impact on the financial statements of the Group and of the Company in the period of their initial adoption.

2.3 BASIS OF CONSOLIDATION

The consolidated financial statements incorporate the financial statements of the Company and entities (including structured entities) controlled by the Company and its subsidiaries. Control is achieved when the Company:

- Has power over the investee;
- Is exposed, or has rights, to variable returns from its involvement with the investee; and
- Has ability to use its power to affect its returns.

The Company reassess whether or not it controls an investee if facts and circumstances indicate that there are changes to one or more of the three elements of control listed above.

When the Company has less than a majority of the voting rights of an investee, it has power over the investee when the voting rights are sufficient to give it the practical ability to direct the relevant activities of the investee unilaterally. The Company considers all relevant facts and circumstances in assessing whether or not the Company's voting rights in an investee are sufficient to give it power, including:

- The size of the Company's holding of voting rights relative to the size and dispersion of holdings of the other vote holders;
- Potential voting rights held by the Company, other vote holders or other parties;
- Rights arising from contractual arrangements; and
- Any additional facts and circumstances that indicate that the Company has, or does not have, the current ability to direct the relevant activities at the time that decisions need to be made, including voting patterns at previous shareholders' meetings.

For the financial year ended 30 June 2021

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONT'D)

2.3 BASIS OF CONSOLIDATION (CONT'D)

Consolidation of subsidiary begins when the company obtains control over the subsidiary and ceases when the Company loses control of the subsidiary. Specifically, income and expenses of subsidiary acquired or disposed of during the year are included in the consolidated statement of profit or loss and other comprehensive income from the date the Company gains control until the date when the Company ceases to control the subsidiary.

Profit or loss and each component of other comprehensive income are attributed to the owners of the Company and to the non-controlling interests. Total comprehensive income of subsidiaries is attributed to the owners of the Company and to the non-controlling interests even if this results in the non-controlling interests having a deficit balance.

When necessary, adjustments are made to the financial statements of subsidiaries to bring their accounting policies in line with the group's accounting policies.

Changes in the Group's ownership interests in existing subsidiaries

Changes in the Group's ownership interests in subsidiaries that do not result in the Group losing control over the subsidiaries are accounted for as equity transactions. The carrying amounts of the Group's interests and the non-controlling interests are adjusted to reflect the changes in their relative interests in the subsidiaries. Any difference between the amount by which the non-controlling interests are adjusted and the fair value of the consideration paid or received is recognised directly in equity and attributed to owners of the Company.

When the Group loses control of subsidiary, a gain or loss is recognised in profit or loss and is calculated as the difference between (i) the aggregate of the fair value of the consideration received and the fair value of any retained interest and (ii) the previous carrying amount of the assets (including goodwill), and liabilities of the subsidiary and any non-controlling interests. All amounts previously recognised in other comprehensive income in relation to that subsidiary and any non-controlling interests. All amounts previously recognised in other comprehensive income in relation to that subsidiary are accounted for as if the Group had directly disposed of the related assets or liabilities of the subsidiary (i.e. reclassified to profit or loss or transferred to another category of equity as specified/permitted by applicable SFRS(I)s). The fair value of any investment retained in the former subsidiary at the date when control is lost is regarded as the fair value on initial recognition for subsequent accounting under SFRS(I) 9, or when applicable, the cost on initial recognition of an investment in an associate or a joint venture.

In the Company's separate financial statements, investments in subsidiaries and joint venture are carried at cost less any impairment in net recoverable value that has been recognised in profit or loss.

Acquisition of subsidiaries are accounted for using the acquisition method. The consideration for each acquisition is measured at the aggregate of the acquisition date fair values of assets given, liabilities incurred by the Group to the former owners of the acquiree, and equity interests issued by the Group in exchange for control of the acquiree. Acquisition-related costs are recognised in profit or loss as incurred.

For the financial year ended 30 June 2021

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONT'D)

2.4 FINANCIAL ASSETS

Classification and measurement

The Group classifies its financial assets in the following measurement categories:

Amortised cost

The classification depends on the Group's business model for managing the financial assets as well as the contractual terms of the cash flows of the financial asset.

Financial assets with embedded derivatives are considered in their entirety when determining whether their cash flows are solely payment of principal and interest.

The Group reclassifies debt instruments when and only when its business model for managing those assets changes.

At initial recognition

At initial recognition, the Group measures a financial asset at its fair value plus, in the case of a financial asset not at fair value through profit or loss, transaction costs that are directly attributable to the acquisition of the financial asset. Transaction costs of financial assets carried at fair value through profit or loss are expensed in profit or loss.

At subsequent measurement

Debt instruments

Debt instruments mainly comprise cash and bank balances and trade and other receivables.

Subsequent measurement of debt instruments depends on the Group's business model for managing the asset and the contractual cash flow characteristics of the asset. The three measurement categories for classification of debt instruments are amortised cost, FVOCI and FVPL. The Group only has debt instruments at amortised cost.

Financial assets that are held for the collection of contractual cash flows where those cash flows represent solely payments of principal and interest are measured at amortised cost. Financial assets are measured at amortised cost using the effective interest method, less impairment. Gains and losses are recognised in profit or loss when the assets are derecognised or impaired, and through the amortisation process.

For the financial year ended 30 June 2021

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONT'D)

2.4 FINANCIAL ASSETS (CONT'D)

Recognition and derecognition

Regular way purchases and sales of financial assets are recognised on trade date - the date on which the Group commits to purchase or sell the asset.

Financial assets are derecognised when the rights to receive cash flows from the financial assets have expired or have been transferred and the Group has transferred substantially all risks and rewards of ownership.

On disposal of an equity investment, the difference between the carrying amount and sales proceed is recognised in profit or loss if there was no election made to recognise fair value changes in other comprehensive income. If there was an election made, any difference between the carrying amount and sales proceed amount would be recognised in other comprehensive income and transferred to retained profits along with the amount previously recognised in other comprehensive income relating to that asset.

2.5 FINANCIAL LIABILITIES

At initial recognition

Financial liabilities are recognised when, and only when, the Group becomes a party to the contractual provisions of the financial instrument. The Group determines the classification of its financial liabilities at initial recognition.

All financial liabilities are recognised initially at fair value plus in the case of financial liabilities not at fair value through profit or loss, directly attributable transaction costs.

The Group has not designated any financial liability upon initial recognition as fair value through profit or loss.

At subsequent measurement

The subsequent measurement of financial liabilities depends on their classification as follows:

(i) Financial liabilities at amortised cost

After initial recognition, financial liabilities that are not carried at fair value through profit or loss are subsequently measured at amortised cost using the effective interest method. Gains and losses are recognised in profit or loss when the liabilities are derecognised, and through the amortisation process.

Derecognition

A financial liability is de-recognised when the obligation under the liability is discharged or cancelled or expires. When an existing financial liability is replaced by another from the same lender on substantially different terms, or the terms of an existing liability are substantially modified, such an exchange or modification is treated as a de-recognition of the original liability and the recognition of a new liability, and the difference in the respective carrying amounts is recognised in profit or loss.

For the financial year ended 30 June 2021

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONT'D)

2.6 IMPAIRMENT OF FINANCIAL ASSETS

The Group and Company has the following types of financial assets subject to the expected credit loss impairment model under SFRS(I) 9:

• trade and other receivables

The Group assesses on a forward-looking basis the expected credit loss associated with its debt financial assets carried at amortised cost. The impairment methodology applied depends on whether there has been a significant increase in credit risk.

For trade receivables, the Group applies the simplified approach permitted by the SFRS(I) 9, which requires expected lifetime losses to be recognised from initial recognition of the receivables.

2.7 CASH AND CASH EQUIVALENTS

Cash and cash equivalents in the statement of cash flows comprise cash on hand and cash at bank that are readily convertible to a known amount of cash and are subject to an insignificant risk of changes in value.

2.8 INVENTORIES

Inventories are carried at the lower of cost and net realisable value. Cost is determined on a weighted average basis and includes all costs of purchase, costs of conversion and other costs incurred in bringing the inventories to their present location and condition. Costs of conversion include direct labour, other direct costs and related production overheads which are allocated based on normal capacity of the production facilities. Normal capacity is the production expected to be achieved on average over a number of periods or season under normal circumstances. A write down on cost is made when the cost is not recoverable or if their selling prices have declined.

Net realisable value is the estimated selling price in the ordinary course of business less the estimated costs of completion and the estimated costs necessary to make the sale.

Work-in-progress are fruit juice concentrate produced that have not been packaged.

2.9 PROPERTY, PLANT AND EQUIPMENT

- (i) Measurement
 - (a) Property, plant and equipment

Property, plant and equipment are initially recognised at cost and subsequently carried at cost less accumulated depreciation and accumulated impairment losses.

For the financial year ended 30 June 2021

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONT'D)

2.9 PROPERTY, PLANT AND EQUIPMENT(CONT'D)

- (i) Measurement (cont'd)
 - (b) Components of costs

The cost of an item of property, plant and equipment initially recognised includes its purchase price and any cost that is directly attributable to bringing the asset to the location and condition necessary for it to be capable of operating in the manner intended by management. The cost of dismantlement, removal or restoration is also recognised as part of the cost of property, plant and equipment if the obligation for the dismantlement, removal or restoration is incurred as a consequence of either acquiring the asset or using the asset.

(ii) Depreciation

Depreciation on property, plant and equipment is calculated using the straight-line method to allocate their depreciable amounts over their estimated useful lives as follows:

	<u>Useful lives</u>
Buildings	20 - 40 years
Plant and machinery	20 years
Furniture, fittings and office equipment	3 - 10 years
Motor vehicles	5 - 10 years

The residual values, estimated useful lives and depreciation method of property, plant and equipment are reviewed, and adjusted as appropriate, at the end of each reporting period. The effects of any revision are recognised in profit or loss when the changes arise.

Fully depreciated property, plant and equipment still in use are retained in the financial statements.

(iii) Subsequent expenditure

Subsequent expenditure relating to property, plant and equipment that has already been recognised is added to the carrying amount of the asset only when it is probable that future economic benefits associated with the item will flow to the Group and the cost of the item can be measured reliably. All other repair and maintenance expenses are recognised in profit or loss when incurred.

(iv) Disposal

On disposal of an item of property, plant and equipment, the difference between the disposal proceeds and its carrying amount is recognised in profit or loss.

For the financial year ended 30 June 2021

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONT'D)

2.10 LAND USE RIGHTS

Land use rights are initially measured at cost. Following initial recognition, land use rights are measured at cost less accumulated amortisation and any impairment losses. Land use rights are amortised on a straight-line basis over the remaining years of rights allocated to use the land of 50 years.

The amortisation period and amortisation method are reviewed at the end of each financial period. The effects of any revision are included in profit or loss when the changes arise.

2.11 JOINT VENTURE

A joint venture is a joint arrangement whereby the parties that have joint control of the arrangement have rights to the net assets of the joint arrangement. Joint control is the contractually agreed sharing of control of an arrangement, which exists only when decisions about the relevant activities require unanimous consent of the parties sharing control.

The results and assets and liabilities of joint venture are incorporated in these consolidated financial statements using the equity method of accounting, except when the investment, or a portion thereof, is classified as held for sale, in which case it is accounted for in accordance with SFRS(I) 5. Under the equity method, an investment in a joint venture is initially recognised in the consolidated statement of financial position at cost and adjusted thereafter to recognise the Group's share of the profit or loss and other comprehensive income of the joint venture. When the Group's share of losses of a joint venture exceeds the Group's interest in that joint venture (which includes any long-term interests that, in substance, form part of the Group's net investment in the joint venture), the Group discontinues recognising its share of further losses. Additional losses are recognised only to the extent that the Group has incurred legal or constructive obligations or made payments on behalf of the joint venture.

An investment in a joint venture is accounted for using the equity method from the date on which the investee becomes a joint venture. On acquisition of the investment in a joint venture, any excess of the cost of the investment over the Group's share of the net fair value of the identifiable assets and liabilities of the investee is recognised as goodwill, which is included within the carrying amount of the investment. Any excess of the Group's share of the net fair value of the identifiable assets and liabilities over the cost of the investment, after reassessment, is recognised immediately in profit or loss in the period in which the investment is acquired.

The requirements of SFRS(I) 1-28 are applied to determine whether it is necessary to recognise any impairment loss with respect to the Group's investment in an associate or a joint venture. When necessary, the entire carrying amount of the investment (including goodwill) is tested for impairment in accordance with SFRS(I) 1-36 Impairment of Assets as a single asset by comparing its recoverable amount (higher of value in use and fair value less costs to sell) with its carrying amount, any impairment loss recognised forms part of the carrying amount of the investment. Any reversal of that impairment loss is recognised in accordance with SFRS(I) 1-36 to the extent that the recoverable amount of the investment subsequently increases.

The Group discontinues the use of the equity method from the date when the investment ceases to be a joint venture, or when the investment is classified as held for sale. When the Group retains an interest in the former joint venture and the retained interest is a financial asset, the Group measures the retained interest at fair value at that date and the fair value is regarded as its fair value on initial recognition in accordance with SFRS(I) 9. The difference between the carrying amount of the joint venture at the date the equity method was discontinued, and the fair value of any retained interest and any proceeds from disposing of a part interest in the joint venture is included in the determination of the gain or loss on disposal of the joint venture.

For the financial year ended 30 June 2021

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONT'D)

2.11 JOINT VENTURE (CONT'D)

In addition, the Group accounts for all amounts previously recognised in other comprehensive income in relation to that joint venture on the same basis as would be required if that joint venture had directly disposed of the related assets or liabilities. Therefore, if a gain or loss previously recognised in other comprehensive income by that joint venture would be reclassified to profit or loss on the disposal of the related assets or liabilities, the group reclassifies the gain or loss from equity to profit or loss (as a reclassification adjustment) when the equity method is discontinued.

When the Group reduces its ownership interest in a joint venture but the Group continues to use the equity method, the Group reclassifies to profit or loss the proportion of the gain or loss that had previously been recognised in other comprehensive income relating to that reduction in ownership interest if that gain or loss would be reclassified to profit or loss on the disposal of the related assets or liabilities.

When a Group entity transacts with a joint venture of the Group, profits and losses resulting from the transactions with the joint venture are recognised in the group's consolidated financial statements only to the extent of interests in the associate or joint venture that are not related to the group.

2.12 IMPAIRMENT OF NON-FINANCIAL ASSETS

As at each reporting date, the Group reviews the carrying amounts of its tangible and intangible assets to determine whether there is any indication that those assets have suffered an impairment loss. If any such indication exists, the recoverable amount of the asset is estimated in order to determine the extent of the impairment loss (if any). Where it is not possible to estimate the recoverable amount of an individual asset, the Group estimates the recoverable amount of the asset belongs. Where a reasonable and consistent basis of allocation can be identified or otherwise they are allocated to the smallest group of cash-generating units for which a reasonable and consistent allocation basis can be identified.

Recoverable amount is the higher of fair value less costs to sell and value in use. In assessing value in use, the estimated future cash flows are discounted to their present value using a pre-tax discount rate that reflects current market assessments of the time value of money and the risks specific to the asset for which the estimates of future cash flows have not been adjusted.

If the recoverable amount of an asset (or cash-generating unit) is estimated to be less than its carrying amount, the carrying amount of the asset (cash-generating unit) is reduced to its recoverable amount. An impairment loss is recognised immediately in profit or loss, unless the relevant asset is carried at a revalued amount, in which case the impairment loss is treated as a revaluation decrease.

Where an impairment loss subsequently reverses, the carrying amount of the asset (cash-generating unit) is increased to the revised estimate of its recoverable amount, but so that the increased carrying amount does not exceed the carrying amount that would have been determined had no impairment loss been recognised for the asset (cash-generating unit) in prior years. A reversal of an impairment loss is recognised immediately in profit or loss.

Intangible assets with indefinite useful lives and intangible assets not yet available for use are tested for impairment annually, and whenever there is an indication that the asset may be impaired.

For the financial year ended 30 June 2021

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONT'D)

2.13 BORROWINGS

Borrowings are presented as current liabilities unless the Group has an unconditional right to defer settlement for at least 12 months after the end of the reporting period, in which case they are presented as non-current liabilities.

Borrowings are initially recognised at fair value (net of transaction costs) and subsequently carried at amortised cost. Any difference between the proceeds (net of transaction costs) and the redemption value is recognised in profit or loss over the period of the borrowings using the effective interest method.

All borrowing costs are recognised in profit or loss in the period in which they are incurred.

2.14 FAIR VALUE

Fair value is the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date, regardless of whether that price is directly observable or estimated using another valuation technique. In estimating the fair value of an asset or a liability, the group takes into account the characteristics of the asset or liability which market participants would take into account when pricing the asset or liability at the measurement date. Fair value for measurement and/or disclosure purposes in these consolidated financial statements is determined on such a basis.

The Group categories fair value measurement using fair value hierarchy that is dependent on the valuation inputs used as follows:

- (a) Level 1 Quoted prices (unadjusted) in active markets for identical assets or liabilities that the Group can access at the measurement date;
- (b) Level 2 inputs other than quoted prices included within Level 1 that are observable for the asset or liability, either directly (i.e. as prices) or indirectly (i.e. derived from prices); and
- (c) Level 3 inputs for the asset or liability that are not based on observable market data (unobservable inputs).

Fair value measurements that use inputs of different hierarchy levels are categorised in its entirety in the same level of the fair value hierarchy as the lowest level input that is significant to the entire measurement.

For the financial year ended 30 June 2021

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONT'D)

2.15 LEASES

The Group assesses at contract inception whether a contract is, or contains, a lease. That is, if the contract conveys the right to control the use of an identified asset for a period of time in exchange for consideration.

Group as a lessee

The Group applies a single recognition and measurement approach for all leases, except for short-term leases and leases of low-value assets. The Group recognises lease liabilities to make lease payments and right-of-use assets representing the right to use the underlying assets.

(a) Right-of-use assets

The Group recognises right-of-use assets at the commencement date of the lease (i.e., the date the underlying asset is available for use). Right-of-use assets are measured at cost, less any accumulated depreciation and impairment losses, and adjusted for any remeasurement of lease liabilities. The cost of right-of-use assets includes the amount of lease liabilities recognised, initial direct costs incurred, and lease payments made at or before the commencement date less any lease incentives received. Right-of-use assets are depreciated on a straight-line basis over the shorter of the lease term and the estimated useful lives of the assets.

If the ownership of the leased assets transfers to the Group at the end of the lease term or the cost reflects the exercise of a purchase option, depreciation is calculated using the estimated useful life of the asset.

The right-of-use assets are also subject to impairment under Note 2.12.

(b) Lease liabilities

At the commencement date of the lease, the Group recognises lease liabilities measured at the present value of lease payments to be made over the lease term. The lease payments include fixed payments (including insubstance fixed payments) less any lease incentives receivable, variable lease payments that depend on an index or a rate, and amounts expected to be paid under residual value guarantees. The lease payments also include the exercise price of a purchase option reasonably certain to be exercised by the Group and payments of penalties for terminating the lease, if the lease term reflects the Group exercising the option to terminate. Variable lease payments that do not depend on an index or a rate are recognised as expenses (unless they are incurred to produce inventories) in the period in which the event or condition that triggers the payment occurs.

In calculating the present value of lease payments, the Group uses its incremental borrowing rate at the lease commencement date because the interest rate implicit in the lease is not readily determinable. After the commencement date, the amount of lease liabilities is increased to reflect the accretion of interest and reduced for the lease payments made. In addition, the carrying amount of lease liabilities is remeasured if there is a modification, a change in the lease term, a change in the lease payments (e.g., changes to future payments resulting from a change in an index or rate used to determine such lease payments) or a change in the assessment of an option to purchase the underlying asset.

For the financial year ended 30 June 2021

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONT'D)

2.15 LEASES (CONT'D)

(c) Short-term leases and leases of low-value assets

The Group applies the short-term lease recognition exemption to its short-term leases of premise, machinery and equipment (i.e., those leases that have a lease term of 12 months or less from the commencement date and do not contain a purchase option). It also applies the lease of low-value assets recognition exemption to leases of office equipment that are considered to be low value. Lease payments on short-term leases and leases of low-value assets are recognised as expense on a straight-line basis over the lease term.

Group as a lessor

Leases in which the Group does not transfer substantially all the risks and rewards incidental to ownership of an asset are classified as operating leases. Rental income arising is accounted for on a straight-line basis over the lease terms and is included in income in surplus or deficit due to its operating nature. Initial direct costs incurred in negotiating and arranging an operating lease are added to the carrying amount of the leased asset and recognised over the lease term on the same basis as rental income. Contingent rents are recognised as income in the period in which they are earned.

2.16 REVENUE RECOGNITION

Revenue is measured based on the consideration to which the Group expects to be entitled in exchange for transferring promised goods or services to a customer, excluding amounts collected on behalf of third parties.

Revenue is recognised when the Group satisfies a performance obligation by transferring a promised good or service to the customer, which is when the customer obtains control of the good or service. A performance obligation may be satisfied at a point in time or over time. The amount of revenue recognised is the amount allocated to the satisfied performance obligation.

Revenue excludes value-added-tax and is arrived at after deduction of rebates and discounts, if any. No revenue is recognised if there are significant uncertainties regarding recovery of the consideration due, associated costs or the possible return of goods.

Specifically, revenue is recognised in profit or loss as follows:

(i) Sale of goods

Sale of goods is recognised upon the controls of the goods is transferred to the customer at the point the customer raised the purchase order with agreed transaction price at customer's designated warehouse.

(ii) Interest income

Interest income is recognised using the effective interest method unless collectability is in doubt.

(iii) Rental income

Rental income from operating leases (net of any incentives given to the lessees) is recognised on a straight-line basis over the lease term.

59

For the financial year ended 30 June 2021

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONT'D)

2.17 GOVERNMENT GRANTS

Grants from the government are recognised as a receivable at their fair value when there is reasonable assurance that the grant will be received and the Group will comply with all the attached conditions.

Government grants receivable are recognised as income over the periods necessary to match them with the related costs which they are intended to compensate, on a systematic basis. Government grants relating to expenses are shown separately as other income. Where the grant relates to an asset, the fair value is recognised as deferred capital grant on the statement of financial position and is amortised to profit or loss over 40 years by equal annual instalments.

2.18 TAXES

Current income tax for current and prior periods is recognised at the amount expected to be paid to or recovered from the tax authorities, using the tax rates and tax laws that have been enacted or substantively enacted by the end of the reporting period, in the countries where the Group operates and generates taxable income.

Deferred income tax is recognised for all temporary differences arising between the tax bases of assets and liabilities and their carrying amounts in the financial statements except when the deferred income tax arises from the initial recognition of goodwill or an asset or liability in a transaction that is not a business combination and affects neither accounting nor taxable profit or loss at the time of the transaction.

A deferred income tax liability is recognised on temporary differences arising on investments in subsidiaries and joint venture except where the Group is able to control the timing of the reversal of the temporary difference and it is probable that the temporary difference will not reverse in the foreseeable future.

A deferred income tax asset is recognised to the extent that it is probable that future taxable profit will be available against which the deductible temporary differences and tax losses can be utilised.

Deferred income tax is measured:

- (i) at the tax rates that are expected to apply when the related deferred income tax asset is realised or the deferred income tax liability is settled, based on tax rates and tax laws that have been enacted or substantively enacted by the end of the reporting period; and
- (ii) based on the tax consequence that will follow from the manner in which the Group expects, at the end of the reporting period, to recover or settle the carrying amounts of its assets and liabilities.

Current and deferred income taxes are recognised as income or expense in profit or loss, except to the extent that the tax arises from a business combination or a transaction which is recognised directly in equity. Deferred tax arising from a business combination is adjusted against goodwill on acquisition.

For the financial year ended 30 June 2021

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONT'D)

2.18 TAXES (CONT'D)

<u>Value-added-tax</u>

The Group's sales of goods in the PRC are subject to value-added tax ("VAT") at the applicable tax rate of 17% for PRC domestic sales. Input VAT on purchases can be deducted from output VAT. The net amount of VAT recoverable from, or payable to, the taxation authority is included as part of receivables or payables in the statements of financial position, respectively.

Revenue, expenses and assets are recognised net of the amount of VAT except:

- (i) where the VAT incurred on a purchase of assets or services is not recoverable from the taxation authority, in which case the VAT is recognised as part of the cost of acquisition of the asset or as part of the expense item as applicable; and
- (ii) receivables and payables that are stated with the amount of VAT included.

2.19 EMPLOYEE BENEFITS

Employee benefits are recognised as an expense, unless they can be capitalised as an asset.

(i) Pension obligation

Pursuant to the relevant regulations of the PRC government, the employees of the Group's subsidiaries which operate in the PRC are required to participate in a central pension scheme operated by the local municipal government ("the Central Pension Scheme"), whereby the subsidiaries of the Company in the PRC are required to contribute a certain percentage of the basic salaries of their employees to the Central Pension Scheme. The only obligation of the Group with respect to the Central Pension Scheme is to pay the ongoing required contributions under the Central Pension Scheme. Contributions under the Central Pension Scheme are charged to profit or loss as incurred. The assets of the Central Pension Scheme are held separately from those of the Group in independently administered funds.

A defined contribution national pension scheme is a post-employment benefit plan under which an entity pays fixed contribution into a separate entity and will have no legal or constructive obligation to pay further amounts. The contributions to national pension scheme are charged to profit or loss in the period to which the contributions made. The Group is subject only to defined contribution schemes.

(ii) Employee leave entitlements

Employee entitlements to annual leave are recognised when they accrue to employees. An accrual is made for the estimated liability for leave as a result of services rendered by employees up to the end of the reporting period.

61

For the financial year ended 30 June 2021

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONT'D)

2.20 FOREIGN CURRENCY TRANSACTIONS AND TRANSLATION

(i) Functional and presentation currency

Items included in the financial statements of each entity in the Group are measured using the currency of the primary economic environment in which the entity operates ("functional currency"). The financial statements are presented in Chinese Renminbi, which is the Company's functional currency.

(ii) Transactions and balances

Transactions in a currency other than the functional currency ("foreign currency") are translated into the functional currency using the exchange rates at the dates of the transactions. Currency translation differences resulting from the settlement of such transactions and from the translation of monetary assets and liabilities denominated in foreign currencies at the closing rates at the end of the reporting period are recognised in profit or loss.

Non-monetary items measured at fair values in foreign currencies are translated using the exchange rates at the date when the fair values are determined.

2.21 SEGMENT REPORTING

Operating segments are reported in a manner consistent with the internal reporting provided to the board committee whose members are responsible for allocating resources and assessing performance of the operating segments.

For management purposes, there is no breakdown by operating segments in the financial year as the Group's operations and sales were predominantly related to fruit juice concentrate.

2.22 SHARE CAPITAL

Proceeds from issuance of ordinary shares are recognised as share capital in equity. Incremental costs directly attributable to the issuance of ordinary shares are deducted against share capital.

For the financial year ended 30 June 2021

3. CRITICAL ACCOUNTING ESTIMATES, ASSUMPTIONS AND JUDGEMENTS

Estimates, assumptions and judgements are continually evaluated and are based on historical experience and other factors, including expectations of future events that are believed to be reasonable under the circumstances.

3.1 CRITICAL JUDGEMENTS MADE IN APPLYING THE GROUP'S ACCOUNTING POLICIES

Management is of the opinion that there are no significant judgements made in applying accounting estimates and policies that have a significant risk of causing a material adjustment to the carrying amounts of assets and liabilities within the next financial year.

3.2 CRITICAL ACCOUNTING ESTIMATES AND ASSUMPTIONS

The key assumptions concerning the future and other key sources of estimation uncertainty at the end of the reporting period are discussed below. The Group based its assumptions and estimates on parameters available when the financial statements were prepared. Existing circumstances and assumptions about future developments, however, may change due to market changes or circumstances arising beyond the control of the Group. Such changes are reflected in the assumptions when they occur.

(i) Allowance for expected credit losses ("ECLs") of trade receivables

The Group determines the ECL by using the individual (debtor-by-debtor) basis as at the balance sheet dates in view that there were only 3 trade debtors as at 30 June 2021 (1 trade debtor as at 30 June 2020) and the trade amount owing by immediate holding company constituted approximately 99.97% (2020: 100%) of the trade receivables balances.

There is critical judgement used in the measurement of lifetime expected credit losses and forward-looking assumptions. The amount of ECLs is sensitive to changes in circumstances and of forecast economic conditions. The Group's historical credit loss experience and forecast of economic conditions may also not be representative of customer's actual default in the future.

The carrying amounts of trade receivables at the end of the reporting period was RMB 69,445,000 (2020: RMB 52,695,000).

(ii) Useful lives of property, plant and equipment

The estimates for the useful lives and related depreciation charges for property, plant and equipment is based on commercial and production factors which could change significantly as a result of technical innovations and competitor actions in response to severe market conditions. The depreciation charge is increased where useful lives are less than previously estimated lives, or the carrying amounts written off or written down for technically obsolete or non-strategic assets that have been abandoned or sold.

Management estimates the useful lives of property, plant and equipment to be within 3 to 40 years. The carrying amount of the Group's property, plant and equipment as at the end of reporting period was RMB 48,975,000 (2020: RMB 54,986,000). Changes in the expected level of usage and technological developments could impact the economic useful lives and the residual values of these assets. Therefore future depreciation charges could be revised.

For the financial year ended 30 June 2021

3. CRITICAL ACCOUNTING ESTIMATES, ASSUMPTIONS AND JUDGEMENTS (CONT'D)

3.2 CRITICAL ACCOUNTING ESTIMATES AND ASSUMPTIONS (CONT'D)

(iii) Impairment of non-financial assets - Property, Plant and Equipment ("PPE")

Management has assessed that there is an indication of impairment of certain of the Group's PPE as some of the plant and machineries of Xuzhou Zhongxin Fruit and Juice Company Limited ("Xuzhou Zhongxin") included within PPE were idle, and some of the plant and machineries of Yuncheng Zhongxin Fruit and Juice Company Limited ("Yuncheng Zhongxin") included within PPE have malfunctioned.

As such, management has performed impairment tests on those PPE to determine their recoverable amounts which is the higher of their value in use ("VIU") and fair value less costs of disposal ("FVLCOD"). The determination of those VIUs and FVLCODs involves significant judgements and estimations by management. Based on the VIUs and FVLCODs tests by management, the Group has recognised an impairment loss amounting to approximately RMB 4,192,013 in the current financial year on those PPE. This amount has been recognised in profit or loss and are included within the line item "Administrative Expenses" in the consolidated statement of profit or loss and other comprehensive income.

Following are some details of the PPE that were impaired:

<u>Xuzhou Zhongxin's PPE</u>

Net book value before impairment	:	RMB 4,884,796
Less: Impairment loss	:	(RMB 3,837,613)
Recoverable amount	:	<u>RMB 1,047,183</u>

The above recoverable amount is the PPE's FVLCOD.

<u>Yuncheng Zhongxin 's PPE</u>		
Net book value before impairment	:	RMB 418,100
Less: Impairment loss	:	<u>(RMB 354,400)</u>
Recoverable amount	:	<u>RMB 63,700</u>

The above recoverable amount is the PPE's FVLCOD.

The recoverable amounts of those PPE can be affected by factors which are largely beyond the control of the Group, for example: stability of the industry and market demand; technical, technological, commercial and other types of obsolescence; actions by competitors or potential competitors; and changes in the legal and other regulatory framework. The recoverable amounts of those PPE could change significantly as a result of changes in the assumptions and inputs used in determining the market value.

In the determination of the recoverable amount of those PPE using the FVLCOD approach, the fair values are within level 3 of the fair value hierarchy. Management used the valuation techniques that are based on the replacement cost method using unobservable inputs (residual ratio). The significant assumptions included the market replacement cost of plant and equipment taking into account factors like construction, transport and installation cost, and the residual ratio used to discount the market replacement cost. In addition, management obtained recent market selling prices with similar industrial lands usages from properties websites which maintained by provincial China governments and compared to the carrying amounts of the buildings of the Group.

In the determination of the recoverable amount of those PPE using the VIU approach, management's assessment involved significant judgements about the projected sales and gross profit margins, particularly in relation to future results of the business and discount rates applied to cash flow projections. The VIU computation comprised of cash flow projections which were based on financial budgets covering a 5-year period discounted using the pre-tax weighted average cost of capital of 9.02%. Management has determined the forecasted cash flows based on past performance and their current expectations of market development.

The carrying amount of the property, plant and equipment at the end of the reporting period as disclosed in Note 13 to the financial statements of the Group is RMB 48,975,000 (2020: RMB 54,986,000).

For the financial year ended 30 June 2021

3. CRITICAL ACCOUNTING ESTIMATES, ASSUMPTIONS AND JUDGEMENTS (CONT'D)

3.2 CRITICAL ACCOUNTING ESTIMATES AND ASSUMPTIONS (CONT'D)

(iv) Allowances for slow moving inventories

Management carries out an inventory review at the end of each reporting period to determine any need for allowance for slow moving inventory items. Management estimates the net realisable value for such inventories based primarily on the latest invoice prices and current market conditions. In the event of significant changes to the current market conditions, possible changes in these estimates could result in revisions to the carrying amount of the inventories at the end of the reporting period as disclosed in Note 20 to the financial statements of the Group is RMB 48,607,000 (2020: RMB20,644,000).

(v) Income tax

The Group has exposure to income taxes in PRC jurisdictions. Significant judgement and estimation process is involved in determining the Group's provision for income taxes. There are certain transactions and computations for which the determination of ultimate tax is uncertain during the ordinary course of business. The Group recognises liabilities for expected tax issues based on estimates of whether additional taxes will be due. Where the final tax outcome of these matters is different from the amounts that were initially recognised, such differences will impact the income tax and deferred tax computation in the financial year in which such determination is made. The carrying amount of income tax liabilities and deferred income tax assets and deferred income tax liabilities at the end of the reporting period are disclosed in Note 9 to the financial statements.

4. **REVENUE**

Revenue of the Group represents the value of the goods sold to customers, net of sales discount and returns. It includes sales of fruit juice concentrate to related parties and immediate holding company as disclosed in Note 32.

	G	GROUP	
	2021	2020	
	RMB'000	RMB'000	
Revenue:			
Concentrated Apple Juice	114,090	168,944	
Processed garlic	8,921	-	
Apple Essence	-	278	
Fructose	6,789	4,718	
Sales of component parts	1,035	575	
	130,835	174,515	
Timing of transfer of goods or service			
At a point in time	130,835	174,515	

65

For the financial year ended 30 June 2021

5. OTHER OPERATING INCOME

	G	GROUP	
	2020	2019	
	RMB'000	RMB'000	
Amortisation of deferred capital grant	6	6	
Government grants/incentives	155	644	
Interest income from immediate holding company	2,136	2,663	
Interest income from bank	49	61	
Rental income	189	59	
Write-back of trade payables	-	31	
Others	22	3	
	2,557	3,467	

During the previous financial year, the Management has gone through a detailed analysis and assessment of the trade payables recorded by the Company's subsidiary, Xuzhou Zhongxin and concluded that the outstanding trade payables of approximately RMB31,000 in FY2020 were no longer liable to be paid. Consequently, these amounts were written back to profit or loss as other income in the previous financial year.

During the financial year, outstanding receivables from the Group's immediate holding company bear interest at variable rates according to the People's Bank of China at 4.35% (2020: 4.35%) based on the closing interest rates for each quarter.

Rental income is an ad-hoc transaction under normal business operating and it did not incur any future commitment.

6. STAFF COSTS

	GR	GROUP	
	2021 RMB'000	2020 RMB'000	
Wages and salaries	6,450	5,345	
Employer's contribution to defined contribution plans including PRC's defined contribution national pension scheme	1,162	1,003	
Other staff costs	464	377	
	8,076	6,725	

Compensation of key management personnel

Key management's (directors and key executive officers) remuneration includes salary, bonus, commission and other emoluments computed based on the costs incurred by the Group and the Company and where the Group and the Company did not incur any costs, the value of the benefit is included. The directors' and key management's remuneration (included as part of staff cost above) are as follows:

	G	GROUP	
	2021	2020	
Wages and salaries	RMB'000 1,217	RMB'000 1,198	
Directors' fees (Note 8)	237	263	
	1,454	1,461	

For the financial year ended 30 June 2021

7. FINANCE COSTS

	GR	GROUP	
	2021	2020 RMB'000	
	RMB'000		
Interest on borrowings:			
- with respect to advances received from immediate holding company	3,771	3,217	
- with respect to trade financing	1,195	1,396	
Others	694	109	
	5,660	4,722	

8. (LOSS)/PROFIT BEFORE INCOME TAX

	GR	OUP
	2021	2020
	RMB'000	RMB'000
his was arrived at after charging:		
Allowance for doubtful debts	870	-
Amortisation of land use rights (Note 14)	187	186
Audit fees to auditors of the Company	473	435
Audit fees to other auditors	120	155
Directors' fees (Note 6)	237	263
Depreciation of property, plant and equipment (Note 13)	1,065	1,075
Foreign currency exchange loss	681	93
Impairment of property, plant and equipment (Note 13)	4,192	-
Inventories written down	44	-
Loss on disposal of property, plant and equipment	-	676
Operating lease expense (Note 13A (d))	2,814	2,113

9. INCOME TAX EXPENSE

	0	GROUP	
	2021 RMB'000	2020 RMB'000	
Current income tax			
- under provision in the previous financial year	-	846	
- for the financial year	303	150	
	303	996	

For the financial year ended 30 June 2021

9. INCOME TAX EXPENSE (CONT'D)

A reconciliation between tax expense and the product of accounting profit multiplied by the applicable corporate tax rate for the financial years ended 30 June 2020 and 2019 were as follows:

	G	GROUP	
	2021	2020	
	RMB'000	RMB'000	
(Loss) / Profit before income tax	(3,568)	4,343	
Income tax using the statutory tax rate of 17%			
(2020: 17%)	(606)	738	
Effect of different tax rate in PRC	(114)	227	
Income not subject to tax	(403)	(423)	
Expenses not deductible	1,426	454	
	303	996	

Income tax expense was related to Xuzhou Zhongxin and Yuncheng Zhongxin with respect to impairment loss of property, plant and equipment in the financial year and the income tax paid with respect to the government grant received in the financial year.

Pursuant to Section 149 of Finance Bill (2008), a special incentive was granted by the Tax Authorities of PRC to companies engaging in preliminary processing of farm products. Pursuant to this special incentive, the operating profits of the subsidiaries would be fully exempted from PRC corporate income tax for the financial years 2020 and 2021. Certain provinces in the PRC will require the application of tax exemption in year 2020 and 2021.

No provision for Singapore tax has been made as the Company did not derive taxable income in Singapore in the financial year.

10. (LOSS) / EARNINGS PER SHARE

Basic and diluted (loss) / earnings per share are calculated by dividing the net (loss) / profit for the financial year attributable to owners of the Company, by the weighted average number of ordinary shares.

The basic (loss) / earnings per share ratio is based on the weighted average number of ordinary shares outstanding during each reporting year. There were no potential dilutive shares for financial years 2021 and 2020.

	GROUP	
	2021	2020
Net (loss) / earnings for the year (RMB'000)	(3,871)	3,347
Weighted average number of ordinary shares for the purpose of basic earnings per		
share	1,055,459,201	1,055,459,201
Basic earnings per share (RMB cents per share)	(0.37 cents)	0.32 cents

For the financial year ended 30 June 2021

11. INVESTMENT IN JOINT VENTURE

	GR	GROUP		COMPANY			
	30 JUNE 2021						30 JUNE 2020
	RMB'000	RMB'000	RMB'000	RMB'000			
Unquoted share at cost	28,336	28,336	23,336	23,336			
Less : Allowance for impairment	-	-	(16,989)	(16,989)			
Share of loss	(17,821)	(18,045)	-	-			
	10,515	10,291	6,347	6,347			
Movement in share of profit / (loss):							
Balance at beginning	(18,045)	(21,989)					
Share of profit for the financial year	224	3,944					
Balance at end	(17,821)	(18,045)					

The details of the joint venture as at 30 June 2021 and 30 June 2020 are as follows:

NAME OF JOINT VENTURE	PRINCIPAL ACTIVITIES	COUNTRY OF INCORPORATION / PROPORTION OF ORE PRINCIPAL PLACE OF SHARES DIRECTLY HE RINCIPAL ACTIVITIES BUSINESS THE GROUP	INCORPORATION / PROPORTION OF OF PRINCIPAL PLACE OF SHARES DIRECTLY H	CTLY HELD BY
			30 JUNE 2021	30 JUNE 2020
			%	%
Linyi SDIC Zhonglu Fruit Juice Co., Ltd ("Linyi")*	Production of fruit juice concentrate and apple pomace animal feed.	The People's Republic of China ("PRC")	50	50

* The statutory financial statements for compliance of laws of the PRC of the joint venture for the year ended 30 June 2021 are audited by ShineWing Certified Public Accountants. The financial statements were also reviewed by RT LLP/RT ASEAN for equity method of accounting purposes.

For the financial year ended 30 June 2021

11. INVESTMENT IN JOINT VENTURE (CONT'D)

The activities of the joint venture are strategic to the Group's activities.

Summarised financial information in respect of the joint venture based on its FRS financial statements (and not the Group's share of those amounts), and reconciliation with the carrying amount of the investment in the consolidated financial statements were as follows:

Summarised statement of financial position

	30 JUNE 2021	30 JUNE 2020
	RMB'000	RMB'000
Cash and cash equivalents	130	170
Other current assets	43,453	6,791
Total current assets	43,583	6,961
Non-current assets	28,837	30,784
Total assets	72,420	37,745
Current financial liabilities (excluding trade payables)	(27,934)	(2,153)
Other current liabilities (including trade payables)	(23,455)	(15,010)
Total current liabilities	(51,389)	(17,163)
Net assets	21,031	20,582
Proportion of the Group's ownership	50%	50%
Group's share of net assets	10,515	10,291

Summarised statement of profit or loss and other comprehensive income

	2021	2020
	RMB'000	RMB'000
Revenue	76,521	112,279
Cost of sales	(65,801)	(94,618)
Gross profit	10,720	17,661
Other operating income	147	810
Operating expenses	(8,722)	(8,423)
Interest expense	(1,350)	(1,819)
Depreciation and amortisation	(347)	(340)
Profit before income tax	448	7,889
Income tax expense	-	-
Profit for the financial year	448	7,889

For the financial year ended 30 June 2021

12. INVESTMENT IN SUBSIDIARIES

	СОМ	PANY
	30 JUNE 2021	30 JUNE 2020
	RMB'000	RMB'000
Unquoted equity shares, at cost	65,627	65,627
Add: Foreign exchange	21	21
Less: Impairment loss	(46,175)	(34,246)
	19,473	31,402
Movement of impairment loss in investment in subsidiaries is as follows:		
Balance at beginning of the financial year	34,246	34,246
Allowance for impairment loss	11,929	-
Balance at end of the financial year	46,175	34,246

The details of the subsidiaries as at 30 June 2021 and 30 June 2020 are as follows:

NAME OF SUBSIDIARIES	PRINCIPAL ACTIVITIES	COUNTRY OF INCORPORATION / PRINCIPAL PLACE OF BUSINESS	PROPOR OWNERSHI		COST OF IN	/ESTMENTS
			30 JUNE 2021	30 JUNE 2020	30 JUNE 2021	30 JUNE 2020
			%	%	RMB'000	RMB'000
Xuzhou Zhongxin*	Production of fruit juice concentrate and garlic processing	The People's Republic of China	100	100	46,154	46,154
Yuncheng Zhongxin*	Production of fruit juice concentrate	The People's Republic of China	100	100	19,473	19,473
					65,627	65,627

* The statutory financial statements for compliance of the laws of the PRC of the subsidiaries for the year ended 30 June 2021 are audited by ShineWing Certified Public Accountants. These financial statements were also audited by RT LLP/RT ASEAN for the purpose of expressing an opinion on the consolidated financial statements

For the financial year ended 30 June 2021

13. PROPERTY, PLANT AND EQUIPMENT

(a) Group

	BUILDINGS RMB'000	PLANT & MACHINERY RMB'000	FURNITURE, FITTINGS & OFFICE EQUIPMENT RMB'000	MOTOR VEHICLES RMB'000	TOTAL RMB'000
<u>30 June 2021</u>					
Cost:					
As at 1 July 2020	63,670	88,731	2,993	2,439	157,833
Additions	490	1,471	1,128	118	3,207
As at 30 June 2021	64,160	90,202	4,121	2,557	161,040
Accumulated depreciation and impairment loss:					
As at 1 July 2020	28,799	69,540	2,517	1,991	102,847
Depreciation for the financial year	2,109	2,408	400	109	5,026
Impairment for the financial year	-	4,192	-	-	4,192
As at 30 June 2021	30,908	76,140	2,917	2,100	112,065
Carrying amount:					
As at 30 June 2021	33,252	14,062	1,204	457	48,975
<u>30 June 2020</u>					
Cost:					
As at 1 July 2019	62,895	96,665	3,478	2,178	165,216
Additions	586	495	129	-	1,210
Disposals / Write off	(411)	(7,814)	(368)	-	(8,593)
Reclassifications	600	(615)	(246)	261	-
As at 30 June 2020	63,670	88,731	2,993	2,439	157,833
Accumulated depreciation and impairment loss:					
As at 1 July 2019	26,476	73,636	2,968	1,673	104,753
Depreciation for the financial year	2,109	3,119	70	106	5,404
Disposals / Write off	(221)	(6,736)	(353)	-	(7,310)
Reclassifications	435	(479)	(168)	212	-
As at 30 June 2020	28,799	69,540	2,517	1,991	102,847
Carrying amount:					
As at 30 June 2020	34,871	19,191	476	448	54,986

For the financial year ended 30 June 2021

13. PROPERTY, PLANT AND EQUIPMENT (CONT'D)

(b) Company

	FURNITURE, FITTINGS & OFFICE EQUIPMENT
<u>30 June 2020</u>	
Cost:	
As at 1 July 2020 / As at 30 June 2021	166
Accumulated depreciation:	
As at 1 July 2020	162
Depreciation for the financial year	3
As at 30 June 2021	165
Carrying amount:	
As at 30 June 2021	1
<u>30 June 2020</u>	
Cost:	
As at 1 July 2019/ 30 June 2020	166
Accumulated depreciation:	
As at 1 July 2019	157
Depreciation for the financial year	5
As at 30 June 2020	162
Carrying amount:	
As at 30 June 2020	4

	GROUP		СОМ	PANY
	2020	2019	2020	2019
	RMB'000	RMB'000	RMB'000	RMB'000
Depreciation expense charged to:				
Administrative expenses	893	885	3	5
Distribution expenses	172	190		-
Total charged to profit or loss (Note 8)	1,065	1,075	3	5
Capitalised in Inventories (Note 20)	3,961	4,329	-	-
	5,026	5,404	3	5

For the financial year ended 30 June 2021

13A LEASE - THE GROUP AS A LESSEE

Nature of the Group's leasing activities

Buildings

The Group has made upfront payments to secure the right-of-use (ROU) of 50 years, which is used in the Group's production. This ROU asset of the buildings is recognised within property, plant and equipment (Note 13).

The ROU of the land use right is classified as right of use assets (Note 14).

There are no externally imposed covenants on these lease arrangements.

(a) Carrying amount of ROU assets classified within property, plant and equipment

GROUP		
30 JUNE 2021	30 JUNE 2020	
RMB'000	RMB'000	
33,252	34,871	

(b) Depreciation charge during the year

	GR	GROUP		
	30 JUNE 2021	30 JUNE 2020		
	RMB'000	RMB'000		
gs	2,109	2,109		

(c) Lease expenses capitalised in lease liability

	GR	GROUP		
	30 JUNE 2021	30 JUNE 2020		
	RMB'000	RMB'000		
ease expenses - short-term leases (Note 8)	2,814	2,113		

(d) Total cash outflow for all the leases in financial year 2021 was RMB 2,814,000 (2020: RMB 2,113,000)

For the financial year ended 30 June 2021

14. RIGHT OF USE ASSETS

	G	ROUP
	30 JUNE 202	1 30 JUNE 2020
	RMB'000	RMB'000
Cost:		
At beginning of financial year and at end of financial year	9,253	
Adjustment for first-time adoption of SFRS(I) 16	-	9,253
	9,253	9,253
Accumulated amortisation:		
At beginning of financial year	2,374	-
Adjustment for first-time adoption of SFRS(I) 16	-	2,188
Charge to profit or loss (Note 8)	187	186
At end of financial year	2,561	2,374
Carrying amount:		
At end of financial year	6,692	6,879

Leases previously classified as land use rights

The Group did not change the initial carrying amounts of recognised land use right at the date of initial application of SFRS(I) 16. The Group reclassified the land use rights as right of use assets from 1 July 2019.

The details of the transferable right of use assets are as follows:

ADDRESS OF LAND PLOT	TENURE	TOTAL LAND AREA (SQUARE METRES)
Eastern Part of Fengyu Road, Fengxian, Xuzhou, Jiangsu Province, PRC	From 25 May 2004 to 23 May 2054	141,592
Southern Part of Sanzhao Road, Sunji Town, Linyixian, Yuncheng, Shanxi Province, PRC	From 4 March 2010 to 31 July 2059	64,724

For the financial year ended 30 June 2021

15. CASH AND CASH EQUIVALENTS

	GROUP		COMPANY	
	30 JUNE 2021	30 JUNE 2020	30 JUNE 2021	30 JUNE 2020
	RMB'000	RMB'000	RMB'000	RMB'000
Cash and bank balances	4,733	7,139	4,113	6,489

The Renminbi is not freely convertible into foreign currencies. Under the PRC Foreign Exchange Control Regulations and Administration of Settlement, Sales and Payment of Foreign Exchange Regulations, the Group is permitted to exchange Renminbi for foreign currencies through banks that are authorised to conduct foreign exchange business.

Cash and bank balances are denominated in the following currencies:

	GRO	GROUP		COMPANY		
	30 JUNE 2021	30 JUNE 2021 30 JUNE 2020 30 JUNE 2		30 JUNE 2020		
	RMB'000	RMB'000	RMB'000	RMB'000		
Renminbi	620	650	-	-		
Singapore dollar	4,113	6,489	4,113	6,489		
	4,733	7,139	4,113	6,489		

16. NOTES RECEIVABLES

G	GROUP	
2021	2020	
RMB'000	RMB'000	
-	50,000	

The notes receivables as at 30 June 2020 represent the promissory notes issued by SDICZL in favour of the Group as consideration for trade purchases and the partial settlement of trade receivables owing by SDICZL to the Group. In turn, the Group has endorsed these promissory notes in favour of a finance company who is a related party of SDICZL to obtain working capital financing for the Group.

The notes receivables have matured in September 2020.

17. TRADE RECEIVABLES

Trade receivables are unsecured, non-interest bearing and are generally on 30 to 60 days terms. They are recognised at their original invoiced amounts which represent their fair values on initial recognition.

For the financial year ended 30 June 2021

18. OTHER RECEIVABLES

	GR	GROUP		COMPANY	
	30 JUNE 2021	30 JUNE 2020	30 JUNE 2021	30 JUNE 2020	
	RMB'000	RMB'000	RMB'000	RMB'000	
Other receivables:					
- Non-related parties	1,937	2,242	-	-	
Less: Allowance for doubtful debts	(917)	(120)	-	-	
Net other receivables	1,020	2,122	-	-	
Deposits	1,200	1,500	-	-	
Value-added-tax receivable	3,210	32	-	-	
	5,430	3,654	-	-	

The Group and Company's other receivables that were impaired as at 30 June 2021 and 2020 and the movements of the allowance accounts used to record the impairment were as follows:

	GR	GROUP		COMPANY	
	30 JUNE 2021	30 JUNE 2020	30 JUNE 2021	30 JUNE 2020	
	RMB'000	RMB'000	RMB'000	RMB'000	
Movement in allowance accounts:					
At 1 July	120	120	-	-	
Addition during the year	797	-	-	-	
At 30 June	917	120	-	-	

19. RECEIVABLE FROM SUBSIDIARIES

Amount receivable from subsidiaries was non-trade, unsecured, interest-free and was repayable on demand.

	CC	MPANY
	30 JUNE 202	21 30 JUNE 2020
	RMB'000	RMB'000
Receivable from subsidiaries	61,777	61,857
Less: Allowance for doubtful debts	(41,210)	(41,210)
	20,567	20,647

For the financial year ended 30 June 2021

19. RECEIVABLE FROM SUBSIDIARIES (CONT'D)

The Company's receivables from subsidiaries that were impaired as at 30 June 2021 and 2020 and the movements of the allowance accounts used to record the impairment were as follows:

	co	COMPANY	
	30 JUNE 202	21 30 JUNE 2020	
	RMB'000	RMB'000	
Movement in allowance accounts:			
At 1 July	41,210	41,210	
Addition	-	-	
At 30 June	41,210	41,210	

20. RECEIVABLE FROM A RELATED PARTY

Amount receivable from a related party was non-trade, unsecured, interest-free and was repayable on demand.

21. RECEIVABLE FROM IMMEDIATE HOLDING COMPANY

Amount receivable from immediate holding company was trade in nature, interest bearing at 4.35% (2020: 4.35%) based on the closing interest rates for each quarter and was generally on 60 days' terms. They were recognised at their original invoice amounts which represent their fair values on initial recognition.

22. INVENTORIES

	GRO	GROUP		PANY
	2021	021 2020	2021	2020
	RMB'000	RMB'000	RMB'000	RMB'000
Raw materials	3,640	5,963	-	-
Work-in-progress	2,648	3,339	-	-
Finished goods	42,588	11,567	-	-
	48,876	20,869	-	-
Less: Allowance for slow moving inventories	(269)	(225)	-	_
	48,607	20,644	_	_

The cost of inventories recognised as an expense and included in "Cost of sales" amounted to approximately RMB 78,744,000 (2020: RMB 130,426,000).

Depreciation of approximately RMB 3,961,000 (2020: RMB 4,329,000) were absorbed into inventories' costing (Note 13).

For the financial year ended 30 June 2021

23. SHARE CAPITAL

		GROUP AND COMPANY			
	20	2021		20	
	NO OF SHARES	RMB'000	NO OF SHARES	RMB'000	
Issued and fully paid:					
Ordinary shares					
At beginning and end of financial year	1,055,459,201	252,093	1,055,459,201	252,093	

All issued shares are fully paid. The Company has one class of ordinary shares, which carry one vote per share without restriction. The holders of the ordinary shares are entitled to receive dividends as and when declared by the Company. The ordinary shares have no par value.

24. CONTRIBUTED SURPLUS

The contributed surplus relates to waiver of amount owing to a related company with common director for the financial year ended 30 June 2006. This reserve is not available for dividend distribution to shareholders.

25. STATUTORY AND OTHER RESERVES

In accordance with the relevant laws and regulations of the PRC, the subsidiaries of the Company established in the PRC are required to transfer 10% of their profit after income tax prepared in accordance with the accounting regulations in the PRC to the Statutory Reserve Fund ("SRF") until the reserve balance reaches 50% of the respective subsidiary's registered capital. Subject to approval from the relevant PRC authorities, such reserve may be used to reduce any losses incurred or for capitalisation as paid-up capital.

The SRF is not available for dividend distribution to shareholders.

80

NOTES TO THE FINANCIAL STATEMENTS

For the financial year ended 30 June 2021

26. DEFERRED CAPITAL GRANT

	G	ROUP
	2021	2020
	RMB'000	RMB'000
Cost:		
At beginning of financial year	240	240
Received during the financial year	-	-
	240	240
Accumulated amortisation:		
At beginning of financial year	16	10
Amortisation (Note 8)	6	6
At end of financial year	22	16
Carrying amount:		
At end of financial year	218	224
Net carrying amount:		
Current	6	6
Non-current	212	218
	218	224

Deferred capital grants relate to government grants received by Yuncheng Zhongxin for the development of its factory's water treatment upgrading work and water conservation project. There are no unfulfilled conditions or contingencies attached to these grants.

27. TRADE AND OTHER PAYABLES

	GR	GROUP		PANY
	2021	021 2020	2021	2020
	RMB'000	RMB'000	RMB'000	RMB'000
Trade payables:				
- Non-related parties	1,489	2,332	-	-
Other payables:				
- Non-related parties	1,432	1,947	779	966
Advances from customers	-	310	-	-
Accrued salaries, bonus and				
directors' remunerations	1,522	1,749	396	300
Accrued tax expense	757	211	-	-
	5,200	6,549	1,175	1,266

For the financial year ended 30 June 2021

28. PAYABLE TO IMMEDIATE HOLDING COMPANY

Amount payable to immediate holding company was non-trade, unsecured, payable on demand and bore variable interest rate according to PRC central bank borrowing rates.

29. BORROWINGS

		GROUP	
	2021	2020	
	RMB'000	RMB'000	
Current:			
Trade financing	-	49,622	
Short-term bank loan	9,897	-	
	9,897	49,622	

The short-term bank loan as at 30 June 2021 was unsecured and bears interest at 3.5% per annum that was obtained for working capital purpose. The borrowing tenure is 1 year from October 2020.

The trade financing as at 30 June 2020 bore a fixed interest rate of 3.50% per annum, repayable within 12 months and were secured by the endorsement of notes receivables. The Group has obtained working capital financing by endorsing the notes receivables issued by SDICZL to the Group in favour of a finance company who is a related party of SDICZL.

30. COMMITMENTS

(a) Capital commitments

Estimated amounts committed at the end of the reporting year for future capital expenditure but not recognised in the financial statements are as follows:

	GR	OUP
	2021	2020
	RMB'000	RMB'000
tion costs	483	1,464

For the financial year ended 30 June 2021

31. SEGMENT INFORMATION

(a) <u>Business segment</u>

The Group is organised into the following main business segments:

• Production of fruit juice concentrate

This relates to the production of concentrated juice mainly for export to multinational F&B corporations in the United States, European Union, South Africa, Canada, Japan and Australia via SDICZL. The concentrated juice produced is used as an ingredient in packet juice drinks, soft drinks, cider, yoghurt and candies.

• Processing of garlic

This relates to the processing, sorting, packaging and distribution of garlic.

These operating segments are reported in a manner consistent with internal reporting provided to management who are responsible for allocating resources and assessing performance of the operating segments. Segment performance is monitored based on revenue and gross profit or loss. Selling expenses, administrative expenses, finance costs, assets and liabilities are managed on a legal entity basis.

Information regarding the Group's reportable segments is presented in the tables below.

	FRUIT JUICE PRODUCTION	GARLIC PROCESSING	INTER- SEGMENT ELIMINATIONS	GROUP
	RMB'000	RMB'000	RMB'000	RMB'000
2021				
Revenue				
- External	121,914	8,921	-	130,835
- Inter segment	-	5,280	(5,280)	-
	121,914	14,201	(5,280)	130,835
Gross profit	23,418	666	-	24,084
Impairment of property, plant and equipment	4,192	-	-	4,192
2020				
Revenue				
- External	174,515	-	-	174,515
- Inter segment		_	_	_
	174,515	_	-	174,515
Gross profit	22,298	-	-	22,298
Impairment of property, plant and equipment	_	-	-	-

For the financial year ended 30 June 2021

31. SEGMENT INFORMATION

(b) Geographical information

There is no breakdown by geographical markets as the Group's operations and customers were predominantly based in the PRC.

(c) <u>Revenue from major products</u>

Revenues from external customers were derived from the sale of fruit juice concentrate and processed garlic.

(d) Information about a major customer

Revenue from one major customer of approximately RMB 118,562,400 (2020: RMB 167,672,000) was derived from immediate holding company (Note 32), in relation to sale of fruit juice concentrate and processed garlic, constituted approximately 90.6% (2020: 96.1%) of total revenue.

32. RELATED PARTY TRANSACTIONS

In addition to the transactions detailed elsewhere in the financial statements, the Group had the following transactions with related parties that took place at terms agreed between the parties during the financial year:

	GRO	OUP	
	2021	2020	
	RMB'000	RMB'000	
Sales to:			
- immediate holding company, SDICZL	118,562	167,672	
- 国投中鲁果汁有限公司	2,605	-	
- related party, Qingdao SDIC Zhonglu Fruit Juice Co., Ltd ("Qingdao SDIC")^	1,671	3,772	
- related party, Shandong Luling Fruit Juice Co., Ltd ("Shandong Luling")^	61	1	
- related party, Yunnan SDIC Zhonglu Fruit Juice Co., Ltd ("Yunnan SDIC")^	4	-	
- related party, Shanxi SDIC Zhonglu Fruit Juice Co., Ltd ("Shanxi SDIC")^	4	2	
- related party, Rushan Zhongcheng Fruit Juice Beverage Co., Ltd ("Rushan Zhongcheng")^	_	27	
- related party, Rushan R&D Center of SDIC Zhonglu Fruit Juice Co., Ltd ("Rushan R&D")^	-	3	
Sales of machineries to:			
- related party, Rushan Zhongcheng^	-	528	
- related party, Yunnan SDIC^	-	126	
- related party, Liaoning SDIC Zhonglu Fruit Juice Co., Ltd ("Liaoning SDIC")^	-	20	
- related party, Fuping Zhonglu Fruit and Vegetable Juice Co., Ltd	-	11	

83

84

NOTES TO THE FINANCIAL STATEMENTS

For the financial year ended 30 June 2021

32. RELATED PARTY TRANSACTIONS (CONT'D)

	GROUP	
	2021	2020
	RMB'000	RMB'000
Purchases from:		
- immediate holding company, SDICZL	797	1,515
- joint venture, Linyi	-	256
- related party, Rushan Zhongcheng	297	-
- related party, Wan Rong SDIC Zhonglu Fruit Juice Co., Ltd ("Wan Rong SDIC")^	181	84
Payment to Qingdao SDIC for lease of certain storage facility	386	145
Interest paid with respect to the loans and advances provided by immediate holding company, SDICZL	3,771	
Interest paid with respect to the short-term borrowings secured from a related party, SDIC Finance Co., Ltd	378	1,396
Interest received from SDICZL with respect to the interest charged on the outstanding trade receivable due from immediate holding company, SDICZL	2,136	2,658
Sales by joint venture, Linyi to:		
- immediate holding company, SDICZL	34,352*	52,229*
- related party, Qingdao SDIC^	581*	1,249*
- related party, Yunnan SDIC^	3,497*	-
- related party, HeBei SDIC ZhongLu Fruit And Vegetable Juice Co.,Ltd^	227*	-
- related party, Shanxi SDIC^	7* 9*	-
- related party, Shandong Luling^ - related party, Shandong SDIC Zhonglu Fruit Juice Co., Ltd^	9^	- 190*
- related party, Shandong SDIC Zhongiu Huit Suice Co., Etd - related party, Rushan Zhongcheng^	-	170
Purchases by joint venture, Linyi from:		
- immediate holding company, SDICZL	-	624*
- subsidiary, Yuncheng Zhongxin Fruit & Juice Company Limited	-	128*
- related party, Rushan Zhongcheng^	24*	839*
- related party, Shandong Luling^	73*	-
- related party, Rushan R&D^	3*	
Payment to Qingdao SDIC for lease of certain storage facility	86*	101*
Interest received by joint venture, Linyi from immediate holding company, SDICZL with respect to the interest charged on the outstanding trade receivable due from SDICZL	155*	-
Interest paid by joint venture, Linyi to immediate holding company, SDICZL for loans and advances received from immediate holding company, SDICZL	442*	921*

^ These companies are subsidiaries of SDICZL, which has common controlling shareholder with the Company.

* Based on the effective equity interest of the Group in Linyi of 50%.

For the financial year ended 30 June 2021

33. FAIR VALUE OF ASSETS AND LIABILITIES

The fair values of cash and cash equivalents, notes receivables, trade receivables, other receivables, receivable from subsidiaries, related party and immediate holding company, trade and other payables, payable to immediate holding company and borrowings approximate their carrying amounts largely due to the short-term maturities of these instruments.

34. FINANCIAL RISK MANAGEMENT

Financial risk factors

The Group's activities expose it to a variety of financial risks. The Group's overall business strategies, tolerance of risk and general risk management philosophy are determined by directors in accordance with prevailing economic and operating conditions.

It is the Group's policy not to trade in derivative contracts.

Cash flow and fair value interest rate risks

Cash flow interest rate risk is the risk that the future cash flows of a financial instrument will fluctuate because of changes in market interest rates. Fair value interest rate risk is the risk that the fair value of a financial instrument will fluctuate due to changes in market interest rates.

The Group and the Company have cash balances placed with reputable banks.

The Group's and the Company's interest-bearing financial assets and liabilities are as set out in the table below:

	GROUP			COMPANY			
	INTEREST BEARING	NON- INTEREST BEARING	TOTAL	INTEREST BEARING	NON- INTEREST BEARING	TOTAL	
	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	
<u>2021</u>							
Assets							
Cash and cash equivalents	4,733	-	4,733	4,113	-	4,113	
Receivables from immediate							
holding company	69,433	-	69,433	-	-	-	
	74,166	-	74,166	4,113	-	4,113	
Liabilities							
Payable to immediate holding company	98,119	-	98,119	-	-	-	
Borrowings	9,897	-	9,897	-	-	-	
	108,016	-	108,016	-	-	-	

For the financial year ended 30 June 2021

34. FINANCIAL RISK MANAGEMENT (CONT'D)

Cash flow and fair value interest rate risks (cont'd)

	GROUP			COMPANY		
	INTEREST BEARING	NON- INTEREST BEARING	TOTAL	INTEREST BEARING	NON- INTEREST BEARING	TOTAL
	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
2020						
Assets						
Cash and cash equivalents	7,139	-	7,139	6,489	-	6,489
Notes receivables	50,000	-	50,000	-	-	-
Receivables from immediate						
holding company	52,695	-	52,695	-	-	-
	109,834	-	109,834	6,489	-	6,489
Liabilities						
Payable to immediate holding company	66,933	-	66,933	-	-	-
Borrowings	49,622	-	49,622	-	-	_
	116,555	-	116,555	-	-	-

Sensitivity analysis for interest rate risks

The Group's borrowings at floating arrangement on which effective hedges have been entered into is denominated mainly in RMB. If the RMB interest rates had been higher/lower by 50 basis points (2020: 50 basis points) with all other variables being held constant, the (loss)/profit before tax of the Group would have been higher/lower by RMB 490,595 (2020: RMB 334,665) as a result of higher/lower interest expense on these borrowings. The Group and Company are not significantly affected by interest rate fluctuation on its interest-bearing financial assets and borrowings.

Liquidity risk

The Group's and the Company's ability to fund their existing and prospective debt requirements is managed by maintaining the availability of adequate committed funding lines from high quality lenders. Cash and cash equivalents are placed with credit worthy financial institutions.

The table below analyses non-derivative financial assets and liabilities of the Group and the Company into relevant maturity groupings based on the remaining period from the end of the reporting date to the contractual maturity date. The amounts disclosed in the table are the contractual undiscounted cash flows.

For the financial year ended 30 June 2021

34. FINANCIAL RISK MANAGEMENT (CONT'D)

Liquidity risk (Cont'd)

		202			2020			
	ONE YEAR OR LESS	RMB ⁴ ONE TO FIVE YEARS	000 OVER FIVE YEARS	TOTAL	ONE YEAR OR LESS	RMB' ONE TO FIVE YEARS	OVER FIVE YEARS	TOTAL
Group								
Financial assets:								
Cash and cash equivalents	4,733	_	-	4,733	7,139	_	_	7,139
Trade receivables	12	-	-	12	-	-	-	-
Other receivables	5,430	-	-	5,430	3,654	-	-	3,654
Note receivables	-	-	-	-	50,000	-	-	50,000
Receivable from a related party	6	-	_	6	-	_	_	-
Receivable from immediate holding company	72,495	_	_	72,495	55,019	_	_	55,019
Total undiscounted	, 2, 1, 0			, 2, 1, 0	00,017	l. I.	1	00,017
financial assets	82,676	_	-	82,676	115,812	_	_	115,812
Financial liabilities:								
Trade and other payable	5,200	-	-	5,200	6,549	_	-	6,549
Payable to immediate holding								
company	102,446	-	-	102,446	69,885	-	-	69,885
Borrowings	10,248	-	-	10,248	51,383	-	-	51,383
Total undiscounted financial liabilitie	117,894	-	-	117,894	127,817	-	-	127,817
Total net undiscounted liabilities	(35,218)	_	_	(35,218)	(12,005)	_		(12,005)

For the financial year ended 30 June 2021

34. FINANCIAL RISK MANAGEMENT (CONT'D)

Liquidity risk (Cont'd)

		202 RMB			2020 RMB'000			
	ONE YEAR OR LESS	ONE TO FIVE YEARS	OVER FIVE YEARS	TOTAL	ONE YEAR OR LESS	ONE TO FIVE YEARS	OVER FIVE YEARS	TOTAL
Group								
Company Financial assets:								
Cash and cash equivalents	4,113	-	_	4,113	6,489	-	_	6,489
Receivable from subsidiaries	21,474	-	-	21,474	21,558	-	-	21,558
Total undiscounted financial assets	25,587		-	25,587	28,047	_	-	28,047
Financial liabilities:								
Trade and other payables	1,175	-	-	1,175	1,266	-	-	1,266
Total undiscounted financial liabilities	1,175	_	_	1,175	1,266	_	_	1,266
Total net undiscounted financial assets	24,412		_	24,412	26,781	_	_	26,781

Currency risk

Currency risk arises from a change in foreign currency exchange rate, which is expected to have an adverse effect on the Group and the Company in the current reporting period and in future years.

The Group has minimal monetary balances denominated in Singapore dollar. Accordingly, the exposure to foreign exchange risk is minimal. In addition, the Group's operational activities are mainly carried out in Renminbi. The risk arising from movements in foreign exchange rates is minimised as the Group has minimal transactions in foreign currencies.

Exposure to foreign currency risk is insignificant as the Group's income and related expenses, assets and liabilities are substantially denominated in Renminbi which is the functional currency of the Group entities. The exposure is monitored on an ongoing basis and the Group endeavours to keep the net exposure at an acceptable level.

The Group and the Company also maintain foreign currency bank accounts for operating purposes.

For the financial year ended 30 June 2021

34. FINANCIAL RISK MANAGEMENT (CONT'D)

Currency risk (Cont'd)

The Group's and the Company's exposures to currency risk are as follows:

	RENMINBI RMB'000	SINGAPORE DOLLAR RMB'000	TOTAL RMB'000
Group			
2021			
Assets			
Cash and cash equivalents	620	4,113	4,733
Trade receivables	12	-	12
Other receivables	5,430	-	5,430
Receivable from a related party	6	-	6
Receivable from immediate holding company	69,433	-	69,433
	75,501	4,113	79,614
Liabilities			
Trade and other payables	5,200	-	5,200
Payable to immediate holding company	98,119	-	98,119
Borrowings	9,897	-	9,897
	113,216	-	113,216
Net financial (liabilities)/assets Less: Net financial liabilities denominated in the respective entities'	(37,715)	4,113	(33,602)
functional currency	37,715	-	37,715
Currency exposure	-	4,113	-
2020 Assets			
Cash and cash equivalents	650	6,489	7,139
Other receivables	3,654	-	3,654
Notes receivables	50,000	-	50,000
Receivable from immediate holding company	52,695	-	52,695
	106,999	6,489	113,488
Liabilities			
Trade and other payables	6,549	-	6,549
Payable to immediate holding company	66,933	-	66,933
Borrowings	49,622	-	49,622
	123,104	_	123,104
Net financial (liabilities)/assets	(16,105)	6,489	(9,616)
Less: Net financial liabilities denominated in the respective entities'			
functional currency	16,105	-	16,105
Currency exposure	_	6,489	6,489

For the financial year ended 30 June 2021

34. FINANCIAL RISK MANAGEMENT (CONT'D)

Currency risk (Cont'd)

		SINGAPORE	
	RENMINBI	DOLLAR	TOTAL
	RMB'000	RMB'000	RMB'000
Company			
<u>2021</u>			
Assets			
Cash and cash equivalents	-	4,113	4,113
Receivable from subsidiaries	20,567	-	20,567
	20,567	4,113	24,680
Liabilities			
Trade and other payables	1,175	-	1,175
Net financial assets	19,392	4,113	23,505
Less: Net financial assets denominated in the Company's functional			
currency	(19,392)	-	(19,392)
Currency exposure	-	4,113	-
2020			
Assets			
Cash and cash equivalents	-	6,489	6,489
Receivable from subsidiaries	20,647	-	20,647
	20,647	6,489	27,136
iabilities			
Frade and other payables	1,266	-	1,266
Net financial assets	19,381	6,489	25,870
Less: Net financial assets denominated in the Company's functional	,	-, -	- / - * -
currency	(19,381)	-	(19,381)
- Currency exposure	-	6,489	6,489

For the financial year ended 30 June 2021

34. FINANCIAL RISK MANAGEMENT (CONT'D)

Currency risk (Cont'd)

If the Singapore Dollar ("SGD") change against the RMB by 5% (2020: 5%) with all other variables including tax rate being held constant, the effects arising from the net financial assets position of the SGD exposure will be as follows:

		INCREASE/(DECREASE)					
	GR	OUP	COMPANY				
	2021	2021 2020		2020			
	(LOSS)/PRO	FIT AFTER TAX	LOSS AFTER TAX				
	RMB'000	RMB'000	RMB'000	RMB'000			
SGD against RMB							
- strengthened	(206)	269	(206)	(269)			
- weakened	206	(269)	206	269			

<u>Credit risk</u>

Credit risk is the risk that one party to a financial instrument will fail to discharge an obligation and cause the Group to incur a financial loss. The Group's exposure to credit risk arises primarily from trade and other receivables. The Group adopts the policy of dealing only with customers of appropriate credit history and obtaining sufficient security where appropriate to mitigate credit risk. For other financial assets, the Company and the Group adopt the policy of dealing only with high credit quality counterparties.

The Group's and the Company's objective is to seek continual growth while minimising losses incurred due to increased credit risk exposure.

The Group and the Company do not hold any collateral. The maximum exposure to credit risk for each class of financial instruments is the carrying amount of that class of financial instruments presented on the statements of financial position.

The Group has determined the default event on a financial asset to be when the counterparty is unable to fulfil its contract or payment terms.

The Group considers "low risk" to be an investment grade credit rating with at least one major rating agency for those investments with credit rating. To assess whether there is a significant increase in credit risk, the Group compares the risk of a default occurring on the asset as at reporting date with the risk of default as at the date of initial recognition. The Group considers available reasonable and supportive forwarding-looking information which includes the following indicators:

- Internal credit rating
- External credit rating
- Actual or expected significant adverse changes in business, financial or economic conditions that are expected to cause a significant change to the debtor's ability to meet its obligations
- Actual or expected significant changes in the operating results of the debtor
- Significant increases in credit risk on other financial instruments of the same debtor
- Significant changes in the expected performance and behaviour of the debtor, including changes in the payment status of debtors in the group and changes in the operating results of the debtor.

For the financial year ended 30 June 2021

34. FINANCIAL RISK MANAGEMENT (CONT'D)

Credit risk (cont'd)

Regardless of the analysis above, a significant increase in credit risk is presumed if a debtor is unable to fulfil its contract or payment terms.

The Group determined that its financial assets are credit-impaired when:

- There is significant difficulty of the debtor
- A breach of contract, such as a default or past due event
- It is becoming probable that the debtor will enter bankruptcy or other financial reorganisation
- There is a disappearance of an active market for that financial asset because of financial difficulty

The Group categorises a loan or receivable for potential write-off when a debtor fails to make contractual payments more than 120 days past due. Financial assets are written off when there is no reasonable expectation of recovery, such as a debtor failing to engage in a repayment plan with the Group. Where loans and receivables have been written off, the Group continues to engage enforcement activity to attempt to recover the receivable due. Where recoveries are made, these are recognised in profit or loss.

The Group's current credit risk grading framework comprises the following categories:

CATEGORY	DEFINITION OF CATEGORY	BASIS FOR RECOGNISING EXPECTED CREDIT LOSS (ECL)
1	Counterparty has a low risk of default and does not have any past- due amounts.	12-month ECL
II	Amount is >30 days past due or there has been a significant increase in credit risk since initial recognition.	Lifetime ECL - not credit- impaired
III	Amount is >60 days past due or there is evidence indicating the asset is credit-impaired (in default).	Lifetime ECL - credit impaired
IV	There is evidence indicating that the debtor is in severe financial difficulty and the debtor has no realistic prospect of recovery.	Amount is written off

For the financial year ended 30 June 2021

34. FINANCIAL RISK MANAGEMENT (CONT'D)

Credit risk (cont'd)

The table below details the credit quality of the Group's financial assets, as well as maximum exposure to credit risk by credit risk rating categories:

The Group

	NOTE	CATEGORY	12-MONTH OR LIFETIME ECL	GROSS CARRYING AMOUNT	LOSS ALLOWANCE	NET CARRYING AMOUNT
				RMB'000	RMB'000	RMB'000
<u>30 June 2021</u>						
Trade receivables	17	Note 1	Lifetime ECL (simplified)	12	-	12
Other receivables	18	I	12-month ECL	6,347	(917)	5,430
Receivable from a related party	20	I	12-month ECL	6	-	6
Receivable from immediate holding company	21	Note 1	Lifetime ECL (simplified)	69,433	-	69,433
				75,798	(917)	74,881
<u>30 June 2020</u>			_			
Other receivables	18	I.	12-month ECL	3,774	(120)	3,654
Receivable from immediate holding company	21	Note 1	Lifetime ECL (simplified)	52,695	-	52,695
			_	56,469	(120)	56,349

Information regarding movement in loss allowance of other receivables is disclosed in Note 18.

For the financial year ended 30 June 2021

34. FINANCIAL RISK MANAGEMENT (CONT'D)

<u>Credit risk</u> (cont'd)

The Company

	NOTE	CATEGORY	12-MONTH OR LIFETIME ECL	GROSS CARRYING AMOUNT RMB'000	LOSS ALLOWANCE RMB'000	NET CARRYING AMOUNT RMB'000
<u>30 June 2021</u>						
Receivable from subsidiaries	19	I.	12-month ECL	20,567	-	20,567
Receivable from subsidiaries	19	Ш	Lifetime ECL	41,210	(41,210)	-
				61,777	(41,210)	20,567
	NOTE	CATEGORY	12-MONTH OR LIFETIME ECL	GROSS CARRYING AMOUNT RMB'000	LOSS ALLOWANCE RMB'000	NET CARRYING AMOUNT RMB'000
<u>30 June 2020</u>						
Receivable from subsidiaries	19	I	12-month ECL	20,647	-	20,647
Receivable from subsidiaries	19	III	Lifetime ECL	41,210	(41,210)	-
				61,857	(41,210)	20,647

Information regarding movement in loss allowance of receivable from subsidiaries is disclosed in Note 19.

Receivable from immediate holding company (Note 1)

The Group determines the ECL by using an individual (debtor-by-debtor) basis, instead of a provision matrix as at the balance sheet dates, in view that there were only 3 trade debtors as at 30 June 2021 (1 trade debtor as at 30 June 2020) and the trade amount owing by immediate holding company constituted approximately 99.97% (2020: 100%) of the trade receivables balances.

Capital risk

The Company's objectives when managing capital are:

- to safeguard the Company's ability to continue as a going concern, so that it can continue to provide returns for shareholders and benefits for other stakeholders; and
- to provide an adequate return to shareholders by pricing its products and services commensurate with the level of risk.

The Company sets the amount of capital in proportion to risk. The Company manages the capital structure and makes adjustments to it in the light of changes in economic conditions and the risk characteristics of the underlying assets. In order to maintain or adjust the capital structure, the Company may adjust the amount of dividends paid to shareholders, return capital to shareholders, issue new shares, or sell assets to reduce debt.

Given the cyclical nature of the Group's operations, the Group's gearing ratio varies substantially over the course of a financial year, peaking at around November each year at the middle of the apple and pear harvest season before settling down around April the following year.

For the financial year ended 30 June 2021

34. FINANCIAL RISK MANAGEMENT (CONT'D)

Capital risk (cont'd)

Management monitors capital based on an analysis of gearing ratio. The amount of interest bearing loans the Group takes up depends on various factors, of which the two most important are: (i) the prices of apples and pears which is the Group's main raw material; and (ii) the quantity of fruit juice concentrate the Group decides to produce taking into account the market conditions, trends and market demand for fruit juice concentrate. To operate within these internally set parameters, the Group may issue new shares or enter into other non-recourse financing arrangements such as entering into joint production arrangements with third parties. There has been no change in the Group's capital management practices during the financial year under review.

The gearing ratio is calculated as net debt divided by total capital. Net debt is calculated as total debt (as shown in the statements of financial position) less cash and cash equivalents. Total capital is equity plus net debt. The gearing ratios at 30 June 2021 and 30 June 2020 were as follows:

	GR	GROUP		COMPANY	
	2021	2020	2021	2020	
	RMB'000	RMB'000	RMB'000	RMB'000	
Total debt	113,434	123,328	1,175	1,266	
Less: Cash and cash equivalents	(4,733)	(7,139)	(4,113)	(6,489)	
Net debt/(cash)	108,701	116,189	(2,938)	(5,223)	
Total equity	81,406	85,277	49,326	63,623	
Total capital	190,107	201,466	46,388	58,400	
Gearing ratio	57%	58%	NA	NA	

The Company does not have any externally imposed capital requirement. However, both the Group's operating companies, namely Xuzhou Zhongxin and Yuncheng Zhongxin are registered in and under the laws of the PRC. Both these subsidiaries are required by the PRC's Law on Foreign Enterprises to contribute to and maintain a non-distributable statutory reserve fund whose utilisation is subject to the approval of the relevant PRC authorities. As at the date of this report, the Group is in compliance with the aforesaid externally imposed capital requirement.

95

For the financial year ended 30 June 2021

34. FINANCIAL RISK MANAGEMENT (CONT'D)

Categories of financial instruments

The following table sets out the carrying amounts of the financial instruments as at the end of the reporting period:

	GROUP		COMPANY	
	2021	2020	2021	2020
	RMB'000	RMB'000	RMB'000	RMB'000
Financial assets				
Loans and receivables				
Cash and cash equivalents	4,733	7,139	4,113	6,489
Trade receivables	12	-	-	-
Other receivables	5,430	3,654	-	-
Receivable from subsidiaries		-	20,567	20,647
Notes receivables	-	50,000	-	-
Receivable from a related party	6	-	-	-
Receivable from immediate holding company	69,433	52,695	-	-
Financial liabilities at amortised cost				
Trade and other payables	5,200	6,549	1,175	1,266
Payable to immediate holding company	98,119	66,933	-	-
Borrowings	9,897	49,622	-	-

35. AUTHORISATION OF FINANCIAL STATEMENTS FOR ISSUE

The financial statements for the financial year ended 30 June 2021 were authorised for issue in accordance with a resolution of the Board of Directors dated 7 October 2021.

STATISTICS OF SHAREHOLDINGS

AS at 29 September 2021

SHARE CAPITAL AND VOTING RIGHTS

Number of shares issued	:	1,055,459,201
Issued and fully paid-up capital	:	S\$50,627,565.45
Class of shares	:	ordinary shares
Voting rights	:	One vote per ordinary share
Treasury shares	:	Nil
Subsidiary holdings	:	Nil

SUBSTANTIAL SHAREHOLDERS

	DIRECT INTEREST		DEEMED INTEREST		_
SUBSTANTIAL SHAREHOLDERS	NUMBER OF SHARES	%	NUMBER OF SHARES %		TOTAL %
SDIC Zhonglu Fruit Juice Co., Ltd.	560,598,425	53.11	-	-	53.11
State Development and Investment Corporation	-	-	560,598,425	53.11	53.11 ¹
Ho Kam Har	163,171,897	15.46	-	-	15.46
Go Twan Heng	120,750,399	11.44	-	-	11.44

Note:

1 State Development and Investment Corporation is deemed to be interested in the shares held by SDIC Zhonglu Fruit Juice Co., Ltd. by virtue of Section 6 of the Companies Act, Cap. 50.

SHAREHOLDING HELD IN PUBLIC HANDS

Approximately 19.99% of the shareholding of the Company is held in the hands of the public as at 29 September 2021 and Rule 723 of the Catalist Rule is complied with.

STATISTICS OF SHAREHOLDINGS

AS at 29 September 2021

DISTRIBUTION OF SHAREHOLDINGS

SIZE OF SHAREHOLDINGS	NO. OF SHAREHOLDERS	%	NO. OF SHARES	%
1 - 99	2	0.22	31	0.00
100 - 1,000	42	4.58	31,769	0.00
1,001 - 10,000	388	42.31	2,094,260	0.20
10,001 - 1,000,000	466	50.82	52,137,019	4.94
1,000,001 AND ABOVE	19	2.07	1,001,196,122	94.86
TOTAL	917	100.00	1,055,459,201	100.00

TWENTY LARGEST SHAREHOLDERS

NO.	NAME	NO. OF SHARES	%
1	SDIC ZHONGLU FRUIT JUICE CO., LTD	560,598,425	53.11
2	HO KAM HAR	163,171,897	15.46
3	GO TWAN HENG	120,750,399	11.44
4	GO WEI HO	34,212,000	3.24
5	SHANXI BODING INDUSTRY & TRADE CO., LTD	29,000,000	2.75
6	XI'AN KINGFAR ENTERPRISE LTD	28,672,401	2.72
7	LIM CHEE SAN OR TAN TEE GIAM	16,650,000	1.58
8	CHINA ORIGIN INVESTMENT LTD	13,900,000	1.32
9	CGS-CIMB SECURITIES (SINGAPORE) PTE. LTD.	10,710,500	1.01
10	LAKESIDE EMPLOYEE HOLDINGS LIMITED	4,500,000	0.43
11	SOH CHUNG HIAN	4,030,000	0.38
12	LUM WENG YU	3,585,400	0.34
13	LOW WENG KEONG	2,800,000	0.27
14	GOH GEOK KHIM	2,400,000	0.23
15	DBS NOMINEES (PRIVATE) LIMITED	1,533,200	0.15
16	PHILLIP SECURITIES PTE LTD	1,302,300	0.12
17	OCBC SECURITIES PRIVATE LIMITED	1,199,000	0.11
18	ROMIEN CHANDRASEGARAN	1,155,600	0.11
19	YEO LAY SUAN ANGELA	1,025,000	0.10
20	YI ZHIHONG	1,000,000	0.09
	TOTAL	1,002,196,122	94.96

NOTICE IS HEREBY GIVEN THAT the Annual General Meeting of Zhongxin Fruit and Juice Limited (the "**Company**") will be held by way of electronic means on Friday, 29 October 2021 at 10.00 a.m. to transact the following business:

ORDINARY BUSINESS

1. To receive, consider and adopt the Directors' Statement and Audited Financial Statements of the Company for the financial year ended 30 June 2021 together with the Independent Auditors' Report thereon.

(Resolution 1)

(Resolution 2)

- 2. To approve the proposed Directors' fees of S\$45,180/- for the financial year ended 30 June 2021. (2020: S\$47,808).
- 3. To re-elect Mr Tham Mun Chee who is retiring pursuant to Article 107 of the Company's Constitution. [See Explanatory Note (a)]

(Resolution 3)

4. To appoint Messrs Moore Stephens LLP as Auditors of the Company in place of the retiring Auditors, RT LLP, to hold office until the conclusion of the next Annual General Meeting and to authorise the Directors to fix their remuneration. [See Explanatory Note (b)]

(Resolution 4)

5. To transact any other ordinary business which may be properly transacted at an Annual General Meeting.

SPECIAL BUSINESS

To consider and, if thought fit, to pass the following resolutions as Ordinary Resolutions, with or without modifications:

6. <u>AUTHORITY TO ALLOT AND ISSUE SHARES</u>

That pursuant to Section 161 of the Companies Act, Chapter 50 and the Rules of Catalist of the Singapore Exchange Securities Trading Limited ("**SGX-ST**"), authority be and is hereby given to the Directors of the Company to:

- (a) (i) allot and issue shares in the capital of the Company ("**Shares**") (whether by way of rights, bonus or otherwise); and/or
 - (ii) make or grant offers, agreements or options (collectively, "**Instruments**") that might or would require Shares to be issued, including but not limited to the creation and issue of (as well as adjustments to) options, warrants, debentures or other instruments convertible into Shares,

at any time and upon such terms and conditions and for such purposes and to such persons as the Directors may, in their absolute discretion, deem fit; and

- (b) (notwithstanding the authority conferred by this Resolution may have ceased to be in force) issue Shares in pursuance of any Instrument made or granted by the Directors while this resolution was in force, provided that:-
 - (i) the aggregate number of the Shares to be issued pursuant to such authority (including the Shares to be issued in pursuance of Instruments made or granted pursuant to such authority), does not exceed 100% of the total number of issued Shares (excluding treasury shares and subsidiary holdings) in the capital of the Company (as calculated in accordance with paragraph (2) below), of which the aggregate number of Shares to be issued other than on a pro-rata basis to the shareholders of the Company (including the Shares to be issued in pursuance of Instruments made or granted pursuant to such authority) shall not exceed 50% of the total number of issued Shares (excluding treasury shares and subsidiary holdings) in the capital of the Company (as calculated in accordance with paragraph (2) below);
 - (ii) (subject to such manner of calculation as may be prescribed by the SGX-ST) for the purpose of determining the aggregate number of the Shares that may be issued under paragraph (1) above, the total number of issued Shares (excluding treasury shares and subsidiary holdings) shall be based on the issued Shares in the capital of the Company (excluding treasury shares and subsidiary holdings) at the time such authority was conferred, after adjusting for:
 - (1) new Shares arising from the conversion or exercise of convertible securities;
 - (2) new Shares arising from the exercising of share options or the vesting of share awards which are outstanding or subsisting at the time this Resolution is passed, provided that the share options or share awards were granted in compliance with Part VIII of Chapter 8 of the Catalist Rules; and
 - (3) any subsequent bonus issue, consolidation or subdivision of the Shares;
- (c) in exercising the authority conferred by this Resolution, the Company shall comply with the requirements imposed by the SGX-ST from time to time and the provisions of the Catalist Rules for the time being in force (in each case, unless such compliance has been waived by the SGX-ST), all applicable legal requirements under the Companies Act and otherwise, and the Constitution of the Company for the time being; and
- (d) unless revoked or varied by the Company in a general meeting, the authority so conferred shall continue to be in force until the conclusion of the next annual general meeting of the Company or the date by which the next annual general meeting of the Company is required by law to be held, whichever is earlier."
 [See Explanatory Note (c)]

(Resolution 5)

7. PROPOSED RENEWAL OF THE SHAREHOLDERS' MANDATE FOR INTERESTED PERSON TRANSACTIONS

That:-

(a) approval be and is hereby given for the renewal of the Shareholders' Mandate, for the purposes of Chapter 9 of the Catalist Rules, for the Company, its subsidiaries that are entities at risk (as that term is used in Chapter 9 of the Catalist Rules) or any of them, to enter into any of the transactions falling within the types of the interested person transactions as set out in the Addendum accompanying the Annual Report 2021 with SDICZL Interested Persons (as defined in the Addendum), provided that such transactions are made on commercial terms and not prejudicial to the interest of the Company or its minority shareholders and in accordance with the review procedures for such interested person transactions;

- (b) the approval given in sub-paragraph (a) above (the "**IPT Mandate**") shall unless revoked or varied by the Company in general meeting, continue in force until the next annual general meeting of the Company;
- (c) the Directors and any of them be and are hereby authorised to complete and do all such acts and things (including approving, amending, modifying, supplementing and executing and delivering such documents and affixing common seal of the Company to any such documents, if necessary), as they or any of them may in their absolute discretion deem expedient, desirable or necessary or in the interest of the Company to give effect to the transactions contemplated and/or authorised by the IPT Mandate and/or this Resolution. [See Explanatory Note (d)]

(Resolution 6)

101

By Order of the Board

Lee Wei Hsiung Company Secretary

14 October 2021 Singapore

Explanatory Notes:

- (a) Key information on Mr Tham Mun Chee, who is seeking election as a Director of the Company, is found on page 31-33 of the Annual Report. Mr Tham Mun Chee will remain as Lead Independent Director and Chairman of the Audit and Remuneration Committees, as well as a member of the Nominating Committee upon re-election as a Director of the Company. The Board considered Mr Tham Mun Chee to be independent for the purposes of Rule 704(7) of the Catalist Rules. There are no relationships (including immediate family relationships) between Mr Tham Mun Chee and the other Directors, or the Company, or its substantial shareholders.
- (b) Resolution 4 proposed in item 4 above to propose the appointment of Moore Stephens LLP ("**MS**") as Auditors of the company in place of the retiring Auditors, RT LLP ("**RT**"), and to authorise the Directors to fix their remuneration.

The Company has received the notice of nomination from a shareholder SDICZL, dated 1 October 2021 on the appointment of MS in place of the retiring Auditors, RT. RT has served as the External Auditors of the company since August 2013.

The Audit Committee("AC") is of the view that the change of Auditors is in the best interests of the company as it would enable the company to benefit from a change of perspectives. There will be no change in the scope of the audit to be undertaken by MS. The Audit Committee has also considered the Audit Quality indicators listed in the Audit Quality Indicators Disclosure Framework issued by the Accounting and Cooperate Regulatory Authority of Singapore ("ACRA") in assessing the suitability of MS as the Company's new Auditors. Upon recommendation from the AC and after due deliberation, the Board is of the view that it would be in the best interests of the Company to effect a change of Auditors with effect from the financial year ending 30 June 2022. Accordingly, RT will not be seeking re-appointment at the following Annual General Meeting of the Company.

MS has been established in Singapore for more than 30 years. Since then, they have grown, together with their associate firms, to a leading accountancy and consulting association with approximately 200 partners and staff. MS is a member of Moore Global Network Limited, which is regarded as one of the world's leading accounting and consulting association with 600 offices in across 110 countries and more than 30,000 partners and professionals.

MS provides services to a diverse range of clients, from large corporations, listed companies to private businesses, entrepreneurs and individuals across a broad array of industry sectors. They are a firm of Chartered Accountants of Singapore registered with ACRA and has significant experience acting as auditors for companies listed on the SGX-ST, some of which conduct similar business activities as the Group. For more information about MS, please visit website at https://www.mooresingapore.com.

For the audit of the Group, the audit engagement team will comprise at least the following professionals: one (1) engagement partner, one (1) engagement manager, one (1) team leader and two (2) audit associates. The audit of the Group will also be reviewed by an independent engagement quality control review partner/director. Mr. Willy Ng ("**Mr. Ng**") is the designated audit engagement partner who will be responsible for the audit of the Company and overall coordination of all audits of the Group's overseas subsidiaries. Mr. Ng has a wealth of experience with businesses operating in Singapore and the South and East Asia region and over 25 years of experience in the audit profession. He has been auditing numerous small to medium private owned companies, public listed companies and the multinational corporations from a wide range of industries, including trading and retail, food and beverage, manufacturing, shipping and logistics, industrial construction and real estate, agriculture, oil and gas, energy and mining, information technology, media, communications and entertainment, medical and health wellness and hospitality and services. Mr. Ng has extensive experience working with business operating in China and is familiar with the Chinese business environment and working culture. Mr. Ng is currently the engagement partner of several companies listed on the SGX-ST and has experience in auditing companies with similar business sector/ activities as the Company.

Mr. Ng is a practicing member of the Institute of Singapore Chartered Accountants and a public accountant registered with ACRA. He is also a fellow member of the Association of Chartered Certified Accountants. Mr. Ng was last selected for the Practice Monitoring Programme review in 2016 and there were no adverse actions taken by ACRA against Mr. Ng, restricting him from auditing the financial statements of public listed companies.

The Board, with the concurrence of the AC, is satisfied that MS will be able to meet the audit requirements of the Company after having considered factors such as the adequacy of the resources and experiences of MS and the audit engagement partner and team assigned to the audit.

MS has given their consent to be appointed as the Auditor, subject to the approval of the shareholders at the Annual General meeting.

Assuming that Ordinary Resolution 4 is approved by the Shareholders, MS will be appointed as the auditor of the Company's Singapore incorporated holding company. Pursuant to Rule 715(2) of the Catalist Rules, the Company must engage the relevant team located in the specific jurisdiction with the respective local domain knowledge to audit the financials of the Company's significant foreign-incorporated subsidiaries. The subsidiaries and joint venture in China will be audited by a separate audit company.

The Directors wish to express their appreciation for the services rendered by RT in the past. The appointment of MS as Auditor in place of RT will take effect subject to the approval of the same by the shareholders at the Annual General Meeting.

In accordance with Rule 712(3) of the Catalist Rules:

- the outgoing Auditors, RT, have given their professional clearance to MS and they are not aware of any professional reasons why the new Auditors, MS should not accept appointment as Auditor of the Company;
- (b) the Company confirms that there were no disagreements with RT on accounting treatments within the last 12 months;
- (c) the Company confirms that it is not aware of any circumstances connected with the proposed change of Auditors that should be brought to the attention of shareholders of the Company;
- (d) the specific reason for the proposed change of Auditors has been disclosed above. The proposed change of Auditors is neither due to the resignation of RT as Auditors of the Company, RT declining to stand for re-appointment nor the dismissal of RT as Auditors of the Company; and
- (e) the Directors confirm that the Company has complied with Rule 712 and 715 of the Catalist Rules in relation to the proposed appointment of MS as its new Auditors.
- (c) The proposed ordinary resolution 5, if passed, will empower the Directors of the Company from the date of the above Annual General Meeting until the date of the next annual general meeting, to allot and issue Shares and/or Instruments. The aggregate number of Shares (including Shares to be issued in pursuance of Instruments made or granted) which the Directors may allot and issue under this Resolution, shall not exceed 100% of the total number of issued Shares (excluding treasury shares and subsidiary holdings). For issues of Shares and convertible securities other than on a pro-rata basis to all shareholders, the aggregate number of Shares and convertible securities to be issued shall not exceed 50% of the total number of issued Shares (excluding treasury shares and subsidiary holdings). The authority will, unless previously revoked or varied at a general meeting, expire at the next annual general meeting of the Company or the date by which the next annual general meeting of the Company is required by law to be held, whichever is earlier. However, notwithstanding the cessation of this authority, the Directors are empowered to issue Shares pursuant to any convertible securities issued under this authority.
- (d) The proposed ordinary resolution 6, if passed, will renew the IPT Mandate and empower the Directors of the Company to do all acts necessary to give effect to the IPT Mandate as described in the Addendum accompanying the Annual Report 2021. The authority shall, unless revoked or varied by the Company in a general meeting, continue to be in force until the date that the next annual general meeting of the Company is held or required by law to be held.

Notes:

- The AGM is being convened, and will be held, by electronic means pursuant to the Covid-19 (Temporary Measures) (Alternative Arrangements for Meetings for Companies, Variable Capital Companies, Business Trusts, Unit Trusts and Debenture Holders) Order 2020 (as amended from time to time). This Notice and Proxy Form will be available to members by electronic means via publication on the SGXNet at https://www.sgx.com/securities/companyannouncements.
- 2. Due to the current Covid-19 restriction orders in Singapore, members will not be able to attend the AGM in person. Alternative arrangements relating to attendance at the AGM via electronic means (including arrangements by which the meeting can be electronically accessed via live audio-visual webcast), submission of questions to the Chairman of the AGM in advance of the AGM, addressing of substantial and relevant questions at the AGM and voting by appointing the Chairman of the AGM as proxy at the AGM, are set out below. Any reference to a time of day is made by reference to Singapore time.
- Members will be able to observe and/or listen to the AGM proceedings through a live audio-visual webcast via their mobile phones, tablets or computers. In order to do so, Members must preregister at the Company's pre-registration website at https://smartagm.sg/zxfjagm2021 from now till 27 October 2021, 10.00 a.m., to enable the verification of members' status.

Following the verification, authenticated members will receive an email, which will contain the login instructions, password as well as the link to access the live audio-visual webcast of the AGM proceedings, by 28 October 2021, 12 noon. Members who do not receive an email by 28 October 2021, 12 noon, but have registered by 27 October 2021 deadline should contact the Company's Share Registrar, Boardroom Corporate Advisory Services Pte. Ltd. at +65 6536 5355 during office hours or via email to <u>bcasmeetings@boardroomlimited.com</u>.

- 4. Members may also submit questions related to the resolutions to be tabled for approval at the AGM to the Chairman of the AGM, in advance of the AGM. In order to do so, their questions must be submitted in the following manner by 27 October 2021, 10.00 a.m.:
 - (a) if submitted electronically, be submitted via the Company's pre-registration website at https://smartagm.sg/zxfjagm2021 or via email to admin @zhongxinfi.com; or
 - (b) if submitted by post, be deposited at the registered office of the Company at 25 International Business Park, #02-53 German Centre, Singapore 609916.

Members who submit questions via email or by post to the Company must provide the following information:

- (a) the member's full name;
- (b) NRIC/Passport Number/Company Registration No. (last 4 digits);
- (c) the member's address; and
- (d) the manner in which the member holds Shares in the Company (e.g., via CDP, scrip, CPF or SRS).

The Company will endeavour to address all substantial and relevant questions submitted in advance of the AGM prior to or during the AGM. The Company will publish the responses to the substantial and relevant questions on SGXNET. The minutes will also include the responses to the substantial and relevant questions which are addressed during the AGM.

Members will not be able to ask questions at the AGM live during the webcast, and therefore it is important for members who wish to ask questions to submit their questions in advance of the AGM.

5. If a member (whether individual or corporate) wishes to exercise his/her/its voting rights at the AGM, he/she/it must appoint the Chairman of the AGM as his/her/its proxy to attend, speak and vote on his/her/its behalf at the AGM.

In appointing the Chairman of the AGM as proxy, a member must give specific instructions as to voting, or abstentions from voting, in respect of a resolution in the form of proxy, failing which the appointment of the Chairman of the AGM as proxy for that resolution will be treated as invalid.

- 6. The proxy form must be submitted to in the following manner:
 - (a) if submitted by post, be lodged at the registered office of the Company at 25 International Business Park, #02-53 German Centre, Singapore 609916; or
 - (b) if submitted electronically, be submitted via email to <u>admin@zhongxinfj.com</u>.

in either case, by 27 October 2021, 10.00 a.m., being 48 hours before the time fixed for the AGM.

A member who wishes to submit a proxy form must complete and sign the proxy form, before submitting it by post to the address provided above, or before sending it by email to the email address provided above.

In view of the Covid-19 restriction orders in Singapore and the related safe distancing measures which may make it difficult for members to submit completed proxy forms by post, members are strongly encouraged to submit completed proxy forms electronically via email.

- 7. Members who hold shares through relevant intermediaries, and who wish to participate in the AGM by:
 - (a) observing and/or listening to the AGM proceedings through live audio-visual webcast;
 - (b) submitting questions in advance of the AGM; and/or
 - (c) appointing the Chairman of the AGM as proxy to attend, speak and vote on their behalf at the AGM, should contact the relevant intermediary through which they hold such shares as soon as possible in order to make the necessary arrangements for them to participate in the AGM.

In addition, CPF and SRS investors who wish to appoint the Chairman of the AGM as proxy should approach their respective CPF Agent Banks or SRS Operators to submit their votes by 19 October 2021, 5.00 p.m., being 7 working days before the date of the AGM.

"Relevant intermediary" has the meaning ascribed to it in Section 181 of the Companies Act, Chapter 50:

- (a) a banking corporation licensed under the Banking Act (Cap. 19) or its wholly-owned subsidiary which provides nominee services and holds shares in that capacity;
- (b) a capital markets services licence holder which provides custodial services for securities under the Securities and Futures Act (Cap. 289) and holds shares in that capacity; or
- (c) the Central Provident Fund Board established by the Central Provident Fund Act (Cap. 36), in respect of shares purchased under the subsidiary legislation made under that Act providing for the making of investments from the contributions and interest standing to the credit of members of the Central Provident Fund, if the Board holds those shares in the capacity of an intermediary pursuant to or in accordance with that subsidiary legislation.
- 8. The Chairman of the AGM, as proxy, need not be a member of the Company
- Due to the constantly evolving Covid-19 situation in Singapore, the Company may be required to change the arrangements for the AGM at short notice. Members are advised check the announcement on SGXNET for the latest updates on the status of the AGM.

PERSONAL DATA PRIVACY

By (a) submitting a proxy form appointing the Chairman of the AGM as proxy to attend, speak and vote at the AGM and/or any adjournment thereof, (b) submitting any questions prior to the AGM or (c) submitting the pre-registration form in accordance with this Notice, a member of the Company (i) consents to the collection, use and disclosure of the member's personal data by the Company (or its agents or service providers) for the purpose of the processing, administration and analysis by the Company (or its agents or service providers) of proxy forms appointing the Chairman of the AGM as proxy for the AGM (including any adjournment thereof); processing the pre-registration forms for purposes of granting access to members for the Live Webcast or Live Audio Stream and providing viewers with any technical assistance, when necessary; addressing substantial and relevant questions from members received in advance of the AGM; the preparation and compilation of the attendance lists, minutes and other documents relating to the AGM (including any adjournment thereof), and in order for the Company (or its agents or service providers) to comply with any applicable laws, listing rules, regulations and/or guidelines, and (ii) agrees that the member will indemnify the Company in respect of any penalties, liabilities, claims, demands, losses and damages as a result of the member's breach of warranty.



ZHONGXIN FRUIT AND JUICE LIMITED

(Incorporated in the Republic of Singapore) (Company Registration Number: 200208395H)

Board of Directors:

Registered Office:

Quan Yuhong (Chairman and Executive Director) Xiaoyao (Non-Executive Director) Tham Mun Chee (Lead Independent Director) Liu Xiuwen (Independent Director) 25 International Business Park, #02-53 German Centre, Singapore 609916

7 October 2021

To: The Shareholders of ZHONGXIN FRUIT AND JUICE LIMITED ("Company")

Dear Sir/Madam,

ADDENDUM RELATING TO THE PROPOSED RENEWAL OF GENERAL MANDATE FOR INTERESTED PERSON TRANSACTIONS ("PROPOSED RENEWAL OF IPT MANDATE")

1. INTRODUCTION

The Directors wish to seek approval of Shareholders at the annual general meeting ("**AGM**") of the Company to be held on 29 October 2021 at 10:00 a.m. by electronic means for the Proposed Renewal of IPT Mandate.

The purpose of this Addendum, to be circulated to Shareholders together with the annual report of the Company for the financial year ended 30 June 2021 ("**Annual Report**"), is to provide Shareholders with relevant information pertaining to the aforesaid proposal to be tabled as a special business at the AGM and to seek Shareholders' approval for the resolution relating to the same. The notice of the AGM ("**Notice of AGM**") is set out on pages 99 to 105 of the Annual Report.

Virtus Law LLP is the legal adviser to the Company as to Singapore law in relation to the Proposed Renewal of IPT Mandate.

2. THE PROPOSED RENEWAL OF IPT MANDATE

2.1 BACKGROUND

The Company anticipates that any entity of the Company and its subsidiaries ("**Zhongxin Group**"), being the entities at risk would, in the ordinary course of business, enter into transactions with persons which are considered 'Interested Persons' as defined in Chapter 9 of the Catalist Rules. It is likely that such transactions will occur with some degree of frequency and could arise at any time and from time to time.

Chapter 9 of the Catalist Rules permits a listed company to seek a general mandate from its shareholders for recurrent transactions of a revenue or trading nature or those necessary for its day-to-day operations such as the purchase and sale of supplies and materials (but not in respect of the purchase or sale of assets, undertakings or businesses) that may be carried out with the interested persons, provided such transactions are entered into at an arm's length basis and on normal commercial terms and are not prejudicial to the interests of the listed company and its minority shareholders.

Shareholders had approved the adoption of the general mandate for interested person transactions ("**IPT Mandate**") at the extraordinary general meeting of the Company held on 30 October 2020 ("**EGM**") to enable Zhongxin Group to enter into transactions with SDIC Zhonglu Fruit Juice Co., Ltd. ("**SDICZL**"), and its associates listed in Appendix A ("**SDICZL Interested Persons**"), provided that such SDICZL Interested Person Transactions are carried out on normal commercial terms and in accordance with the review procedures set out in the Circular to Shareholders dated 15 October 2020 ("**Circular 2020**").

The Directors propose to seek the approval of Shareholders for the IPT Mandate to be renewed at the AGM. The renewed IPT Mandate ("**Renewed IPT Mandate**") will take effect from the date of the passing of the ordinary resolution relating thereto at the AGM and continue in force until the conclusion of the next annual general meeting of the Company.

The Renewed IPT Mandate will cover the following transactions ("SDICZL Interested Person Transactions"):

- (a) the recurring working capital financing provided by SDICZL Interested Persons to Zhongxin Group;
- (b) the provision of treasury services by SDICF or another SDICZL Interested Person to Zhongxin Group;
- (c) the sale of products of the Zhongxin Group to SDICZL Interested Person(s); and
- (d) the appointment of any SDICZL Interested Person(s) as distributor(s) of Zhongxin Group.

The scope of the Renewed IPT Mandate, the details of such SDICZL Interested Persons, details of the proposed SDICZL Interested Person Transactions, the approval and review procedures for the SDICZL Interested Person Transactions and the general administrative procedure for SDICZL Interested Person Transactions remain unchanged from the IPT Mandate set out in the Circular 2020. The full version of the Renewed IPT Mandate is set out in Appendix B of this Addendum.

2.2 RATIONALE FOR THE PROPOSED RENEWAL OF IPT MANDATE AND BENEFITS TO SHAREHOLDERS

The Recurring Working Capital Financing provided by SDICZL Interested Persons to Zhongxin Group

Zhongxin Group's requirement for working capital during the apple and other fruits production season is critical as apple and other fruits production are seasonal in nature. Zhongxin Group needs sufficient working capital to purchase apples or other fruits from suppliers to produce apple and other fruit juice concentrate and related products for the forthcoming and future apple and other fruits pressing seasons.

Working capital is also required for Zhongxin Group to purchase fresh agriculture products from the farmers.

The Company believes that the Renewed IPT Mandate will enable Zhongxin Group additional flexibility to tap on the financial support from the SDICZL Interested Persons as and when the need arises.

As apple, fruits, garlic and other agriculture products are perishable, it is unlikely that a supplier will be willing to set aside the stock while waiting for the buyer's confirmation on funding to purchase the stock. If the Company is constantly required to seek Shareholders' approval for the financing transactions with the SDICZL Interested Persons, the Company will have to expend substantial administrative time and resources as well as incur additional expenses associated therewith. Zhongxin Group will also risk losing its suppliers if it does not have sufficient working capital to finance the purchase of stock.

The Provision of Treasury Services by SDIC Finance Co., Ltd. ("SDICF") or another SDICZL Interested Person to Zhongxin Group

SDICZL has an arrangement with all its subsidiaries and associated companies to which they may place their excess funds in PRC with SDICF or another SDICZL Interested Person from time to time, in respect of which SDICF or another SDICZL Interested Person will pay interest at rates which are agreed between the parties. In turn, SDICF or another SDICZL Interested Person will place such consolidated funds with financial institution(s) in PRC. This arrangement is extended to Zhongxin Group, and from time to time, Zhongxin Group may place funds with SDICF or another SDICZL Interested Person for which Zhongxin Group will receive interest from SDICF or another SDICZL Interested Person on such amounts.

Zhongxin Group will only place funds with SDICF or another SDICZL Interested Person, if the interest rate quoted by SDICF or another SDICZL Interested Person is higher than the highest of the interest rates quoted by 2 principal bankers of Zhongxin Group in PRC of comparable terms. The Renewed IPT Mandate will allow Zhongxin Group to enjoy a higher interest rate by placing funds with SDICF or another SDICZL Interested Person as compared to depositing funds from its principal bankers.

The Sale of Products of Zhongxin Group to SDICZL Interested Persons

SDICZL group of companies is one of the biggest exporters of concentrated juice in PRC. The local market for concentrated juice is highly competitive, and the overseas markets generally offer a better price. Zhongxin Group's production volume is not big enough to participate in overseas markets efficiently. As such, Zhongxin Group has sold concentrated juice to SDICZL Interested Persons under the IPT Mandate, and Zhongxin Group shall continue to sell concentrated juice to SDICZL Interested Person(s). The Renewed IPT Mandate separates the proposed sale of concentrated juice to SDICZL Interested Person(s) and the appointment of SDICZL Interested Person(s) as distributor.

The Appointment of SDICZL Interested Persons as Distributor(s) or Agent(s) of Zhongxin Group

Zhongxin Group has appointed SDICZL Interested Persons as non-exclusive distributors under the IPT Mandate, and Zhongxin Group shall continue to rely on the sales networks of SDICZL Interested Person(s) as Zhongxin Group currently does not have the resources to establish a sizeable sales and distribution team.

As the aggregate transaction value of the above SDICZL Interested Person Transactions may exceed 5% of Zhongxin Group's latest audited net tangible assets, the Company is proposing to table the resolution in respect of the Proposed Renewal of IPT Mandate for approval by Shareholders at the AGM. The Renewed IPT Mandate and the renewal thereof on an annual basis is intended to facilitate the SDICZL Interested Person Transactions which are likely to be transacted with some frequency from time to time, provided that they are carried out on normal commercial terms and are not prejudicial to the interests of the Company and its minority Shareholders.

Please refer to Appendix B of this Addendum for information on methods and procedures put in place to ensure the above SDICZL Interested Person Transactions, if carried out, are on normal commercial terms and not prejudicial to Company and minority Shareholders.

2.3 DISCLOSURES

The Company will announce the aggregate value of transactions conducted with the SDICZL Interested Persons pursuant to the Renewed IPT Mandate for each financial period on which the Company is required to report on pursuant to the Catalist Rules.

Disclosure will also be made in the annual report of the Company on the aggregate value of the SDICZL Interested Person Transactions conducted pursuant to the Renewed IPT Mandate during the current financial year, and in the annual reports for the subsequent financial years during which the renewal is in force, in accordance with the Catalist Rules.

3. INTERESTS OF DIRECTORS AND SUBSTANTIAL SHAREHOLDERS

The interests of the Directors and Substantial Shareholders in the Company as at the latest practicable date on 29 September 2021 ("**Latest Practicable Date**"), as recorded in the Company's Register of Directors' Shareholdings and the Register of Substantial Shareholders, were as follows:

	NUMBER OF SHARES			_	
	DIRECT INTEREST	DEEMED INTEREST	TOTAL INTEREST	% OF TOTAL ISSUED SHARES	
Directors	-	-	-	-	
Quan Yuhong	-	-	-	-	
Xiaoyao	-	-	-	-	
Tham Mun Chee	-	-	-	-	
Liu Xiuwen	-	-	-	-	
Substantial Shareholders (other than Directors)					
SDICZL	560,598,425	-	560,598,425	53.11	
State Development and Investment Corporation ⁽¹⁾	-	560,598,425	560,598,425	53.11	
Ho Kam Har	163,171,897	-	163,171,897	15.46	
Go Twan Heng	120,750,399	-	120,750,399	11.44	

Note:

(1) State Development and Investment Corporation is deemed to be interested in the 560,598,425 shares held by SDICZL by virtue of Section 6 of the Companies Act, Chapter 50.

4. AUDIT COMMITTEE'S STATEMENT

The Audit Committee (other than Mr. Xiaoyao) has reviewed the terms of the Renewed IPT Mandate and confirms that the review procedures proposed by the Company as set out in Appendix B to this Addendum are sufficient to ensure that the SDICZL Interested Person Transactions will be carried out on normal commercial terms and will not be prejudicial to the interests of the Company and its minority Shareholders.

The Audit Committee further confirms that the methods or procedures for determining the transaction prices for SDICZL Interested Person Transactions under the Renewed IPT Mandate have not changed since the EGM.

Mr. Xiaoyao is nominated by SDICZL, and hence, shall abstain from expressing any views and making any recommendation on the Proposed Renewal of IPT Mandate.

5. DIRECTORS' RECOMMENDATION

Having reviewed and considered the rationale for and benefits of the Proposed Renewal of IPT Mandate and the views of the Audit Committee, the Directors (excluding Ms. Quan Yuhong and Mr. Xiaoyao) are of the opinion that the Proposed Renewal of IPT Mandate is beneficial to, and in the best interests of the Company. Accordingly, the Directors (excluding Ms. Quan Yuhong and Mr. Xiaoyao) recommend that Shareholders vote in favour of the Ordinary Resolution 6 relating to the Proposed Renewal of IPT Mandate as set out in the Notice of AGM.

The Directors (excluding Ms. Quan Yuhong and Mr. Xiaoyao) are of the opinion that the Renewed IPT Mandate is not prejudicial to the interests of the Company and its minority Shareholders and are satisfied that the review procedures set out in Appendix B to this Addendum are sufficient to ensure that the SDICZL Interested Person Transactions will be carried out on normal commercial terms and will not be prejudicial to the interests of the Company and its minority Shareholders.

Ms. Quan Yuhong and Mr. Xiaoyao are nominated by SDICZL and hence, shall abstain from expressing any views and making any recommendation of the Proposed Renewal of IPT Mandate.

6. ANNUAL GENERAL MEETING

The AGM, notice of which is set out in the Annual Report, will be held by electronic means on 29 October 2021 at 10:00 a.m. for the purpose of considering and if, thought fit, passing, with or without modification, the resolution relating to the Proposed Renewal of IPT Mandate at the AGM.

7. DIRECTORS' RESPONSIBILITY STATEMENT

The Directors collectively and individually accept full responsibility for the accuracy of the information given in this Addendum and confirm after making all reasonable enquiries that, to the best of their knowledge and belief, this Addendum constitutes full and true disclosure of all material facts about the Proposed Renewal of IPT Mandate, the Company and its subsidiaries, and the Directors are not aware of any facts the omission of which would make any statement in this Addendum misleading. Where information in this Addendum has been extracted from published or otherwise publicly available sources or obtained from a named source, the sole responsibility of the Directors has been to ensure that such information has been accurately and correctly extracted from those sources and/or reproduced in this Addendum in its proper form and context.

8. ABSTENTION FROM VOTING

SDICZL and its associates will abstain from voting on the Ordinary Resolution 6 relating to the Proposed Renewal of IPT Mandate as set out in the Notice of AGM. Mr. Xiaoyao will also not accept nominations to act as proxy, corporate representative or attorney to vote in respect of Ordinary Resolution 6 unless the Shareholder appointing him indicates clearly how votes are to be cast in respect of Ordinary Resolution 6.

9. DOCUMENTS AVAILABLE FOR INSPECTION

The Constitution of the Company may be inspected by Shareholders at the registered office of the Company at 25 International Business Park #02-53 German Centre Singapore 609916 during normal business hours from the date of this Addendum up to the date of the AGM

Yours faithfully,

For and on behalf of Zhongxin Fruit and Juice Limited

Tham Mun Chee Lead Independent Director

APPENDIX A

LIST OF INTERESTED PERSONS

Names of SDICZL Interested Person with whom Zhongxin Group may be transacting:

	CHINESE NAME	NAME	NATURE OF RELATIONSHIP
1	国投中鲁果汁股份有限公司	SDIC ZHONGLU FRUIT JUICE CO., LTD.	SDICZL
2	国投中鲁果汁有限公司	No English name	Associate of SDICZL
3	山西国投中鲁果汁有限公司	SHANXI SDIC ZHONGLU FRUIT JUICE CO., LTD.	Associate of SDICZL
4	云南国投中鲁果汁有限公司	YUNNAN SDIC ZHONGLU FRUIT JUICE CO., LTD.	Associate of SDICZL
5	辽宁国投中鲁果汁有限公司	LIAONING SDIC ZHONGLU FRUIT JUICE CO., LTD.	Associate of SDICZL
6	乳山中诚果汁饮料有限公司	RUSHAN ZHONGCHENG JUCIE AND BEVERAGE CO., LTD.	Associate of SDICZL
7	中鲁(欧洲)有限公司	ZHONGLU (EUROPE) SP. Z O.O.	Associate of SDICZL
8	中鲁美洲有限公司	ZHONGLU AMERICA CORPORATION	Associate of SDICZL
9	河北国投中鲁果蔬汁有限公司	HEBEI SDIC ZHONGLU FRUIT AND VEGETABLE JUICE CO., LTD.	Associate of SDICZL
10	山东鲁菱果汁有限公司	SHANDONG LULING FRUIT JUICE CO., LTD.	Associate of SDICZL
11	富平中鲁果蔬汁有限公司	FUPING ZHONGLU FRUIT AND VEGETABLE JUICE CO., LTD.	Associate of SDICZL
12	万荣中鲁果汁有限公司	WANRONG ZHONGLU FRUIT JUICE CO., LTD.	Associate of SDICZL
13	临猗国投中鲁果汁有限责任公司	LINYI SDIC ZHONGLU FRUIT JUICE CO., LTD.	Associate of SDICZL
14	青岛国投中鲁果汁有限公司	QINGDAO SDIC ZHONGLU FRUIT JUICE CO., LTD.	Associate of SDICZL
15	国投中鲁(山东)农牧发展有限 公司	SDIC ZHONGLU (SHANDONG) AGRICULTURE AND ANIMAL HUSBANDRY DEVELOPMENT CO., LTD.	Associate of SDICZL
16	山东力合中鲁果蔬加工有限公司	No English name	Associate of SDICZL
17	国投中鲁研发中心	SDIC ZHONGLU RESEARCH AND DEVELOPMENT CENTER	Associate of SDICZL
18	国投中鲁乳山研发中心	SDIC ZHONGLU RUSHAN RESEARCH AND DEVELOPMENT CENTER	Associate of SDICZL
19	国家开发投资集团公司	STATE DEVELOPMENT & INVESTMENT CORP., LTD.	Associate of SDICZL
20	中投咨询有限公司	CHINA NATIONAL INVESTMENT CONSULTING CO., LTD.	Associate of SDICZL
21	中国国投高新产业投资有限公司	CHINA SDIC GAOXIN INDUSTRIAL INVESTMENT CORP., LTD.	Associate of SDICZL
22	安信证券股份有限公司	ESSENSE SECURITIES CO., LTD.	Associate of SDICZL
23	中国投融资担保股份有限公司	CHINA NATIONAL INVESTMENT AND GUARANTY CORPORATION	Associate of SDICZL
24	国投财务有限公司	SDIC FINANCE CO., LTD.	Associate of SDICZL
25	国投资本股份有限公司	SDIC CAPITAL CO., LTD.	Associate of SDICZL
26	国投瑞银基金管理有限公司	UBS SDIC FUND MANAGEMENT CO., LTD.	Associate of SDICZL
27	国投泰康信托有限公司	SDIC TAIKANG TRUST CO., LTD.	Associate of SDICZL
28	国投健康产业投资有限公司	No English name	Associate of SDICZL
29	国投创益产业基金管理有限公司	SDIC CHUANGYI INDUSTRY FUND MANAGEMENT CO., LTD.	Associate of SDICZL
30	国投融资租赁有限公司	SDIC LEASING CO., LTD.	Associate of SDICZL
31	融实国际控股有限公司	RONGSHI INTERNATIONAL HOLDING CO., LTD.	Associate of SDICZL
32	国投智能科技有限公司	SDIC INTELLIGENCE CO., LTD.	Associate of SDICZL

APPENDIX B

SCOPE OF THE IPT MANDATE

Capitalised terms shall have the same meaning as those defined in the the addendum ("Addendum") to the annual report of the Company for the financial year ended 30 June 2021 unless otherwise defined. All references to Chief Executive Officer or Chief Financial Officer shall apply to a person who performs such function and responsibility.

The IPT Mandate will cover the following transactions:

- (a) the recurring working capital financing provided by SDICZL Interested Persons to Zhongxin Group;
- (b) the provision of treasury services by SDICF or other qualified SDICZL Interested Person(s) to Zhongxin Group;
- (c) the sale of products by the Zhongxin Group to SDICZL Interested Person(s); and
- (d) the appointment of any SDICZL Interested Person(s) as distributor(s) of Zhongxin Group.

The IPT Mandate does not cover any transaction between Zhongxin Group and SDICZL Interested Persons that is below S\$100,000 in value, as the threshold and aggregation requirements of Chapter 9 of the Catalist Rules do not apply to such transactions.

SDICZL Interested Persons

SDICZL is a controlling shareholder of the Company and it is considered an interested person of the Company under Chapter 9 of the Catalist Rules. Accordingly, any transaction between SDICZL (or any of its associates) and any member of Zhongxin Group shall constitute an interested person transaction.

As at the 29 September 2021, SDICZL owns 560,598,425 Shares representing 53.11% of the total issued Shares.

Appendix A of the Addendum sets out the list of SDICZL Interested Persons.

Details of the Proposed SDICZL Interested Person Transactions

The Recurring Working Capital Financing provided by SDICZL Interested Persons to Zhongxin Group

It is proposed that SDICF or another SDICZL Interested Person may from time to time provide working capital financing to Zhongxin Group in the following forms:

- (i) lending of working capital by SDICZL Interested Person(s) to Zhongxin Group;
- (ii) factoring of negotiable instruments, invoice and other credit or payment instruments by Zhongxin Group in favour of SDICZL Interested Person(s);
- (iii) provision of guarantees, indemnities or security by SDICZL Interested Person(s) in favour of Zhongxin Group's creditors, in respect of borrowings or financing which are incurred by the Zhongxin Group; and
- (iv) the provision of guarantees, indemnities or security by Zhongxin Group in favour of the SDICZL Interested Persons to secure above-mentioned financing.

Annual routine check with financial institutions

For avoidance of doubt, the IPT Mandate does not prevent Zhongxin Group to seek financing from any independent third parties. The IPT Mandate will apply if Zhongxin Group is not able to obtain working capital financing from an independent third parties.

Zhongxin Group typically conducts budget and funding planning for the ensuing financial period towards the end of the prevailing financial period. As part of such planning, besides approaching SDICZL Interested Person(s) for their loan terms, Zhongxin Group shall approach at least two (2) banks or financial institutions in the PRC (who is not an SDICZL Interested Person) to check whether they are able to provide financing facilities to Zhongxin Group for its need in the ensuing financial period ("**Independent Quotes**"). If any bank or financial institution is willing to provide financing facilities which will address Zhongxin Group's needs, Zhongxin Group will proceed to discuss with the relevant bank or financial institution. In the event that none of the banks approached is prepared to provide financing facilities which will address Zhongxin Group will seek working capital financing from SDICZL Interested Person(s) under this IPT Mandate. For the avoidance of doubt, should additional funds be required during the course of the financial period, the above procedures shall also be applicable.

Lending of working capital

For the lending of working capital by SDICZL Interested Person(s) to Zhongxin Group, subject to applicable laws and regulations of the PRC, SDICZL Interested Person(s) may either grant loans directly or procure a licenced intermediary financial institution ("**Intermediary**") in the PRC to grant loans ("**Entrusted Loans**") to any member of Zhongxin Group (the "**Borrower**") on terms to be agreed between SDICZL, the Company and the Intermediary (if applicable). Where the lending is made directly without an Intermediary by a SDICZL Interested Person(s) to Zhongxin Group, the lending agreement and its terms have to be reviewed and approved by the Audit Committee prior to its entry. In reviewing such loans, the Audit Committee will take into consideration factors such as the general market terms and conditions for similar lending, the availability of alternative fund sources and the urgency of the funding needs.

In the case of an Entrusted Loan, while the Intermediary may be the named lender, such loan is likely to be secured by collateral provided by a SDICZL Interested Person. For Entrusted Loans, interest paid by the Borrower to the Intermediary under such a loan will be paid by the Intermediary to the relevant SDICZL Interested Person in the form of interest to the collateral provided. Effectively, the Borrower will be paying interest to the relevant SDICZL Interested Person. An Entrusted Loan arrangement will allow a SDICZL Interested Person to indirectly grant loans to Zhongxin Group.

Factoring

The Chief Financial Officer of the Company will decide on whether Zhongxin Group needs to factor negotiable instruments, invoice and other credit or payment instruments. This IPT Mandate shall apply should Zhongxin Group factors instruments, invoice and other credit or payment instruments in favour of SDICZL Interested Person(s). Factoring discount shall be as elaborated below.

Interest rate (including factoring discount)

The interest rate on financing provided to Zhongxin Group shall be agreed between the Company and SDICZL and such interest shall accrue to the relevant SDICZL Interested Person. The interest rate shall be the People's Bank of China's prevailing benchmark lending interest rate of equivalent loan tenure (if the SDICZL Interested Person is applying internal funds) or the cost of funds (if the SDICZL Interested Person has to obtain financing itself to provide financing), plus interest premium.

Zhongxin Group will only enter into such financing with SDICZL Interested Person(s) only if

- (i) the agreed interest, inclusive of the interest premium, is not higher than the lowest rate(s) of the Independent Quotes (if available), provided that other terms in the relevant Independent Quote are comparable. For avoidance of doubt, only the Independent Quote(s) obtained in the current financial year will be taken into account; and
- (ii) Any interest premium over the prevailing benchmark lending interest rate published by the People's Bank of China or the cost of funds shall not be more than 10% of the prevailing benchmark lending interest rate published by the People's Bank of China or the cost of funds, as the case may be.

Provision of securities

The SDICZL Interested Person providing financing may require such financing to be secured by collateral from Zhongxin Group, for example, by way of a charge, fixed or floating, over the assets of Zhongxin Group. In the case of Entrusted Loans, the Intermediary may also require additional collateral from Zhongxin Group. The exact terms for such arrangement will be agreed between the Borrower, the SDICZL Interested Person providing the financing and the Intermediary (if applicable).

All provisions of securities to SDICZL Interested Person(s) have to be reviewed and approved by the Audit Committee. In reviewing into such provision of securities with SDICZL Interested Person(s), the Audit Committee will take into consideration the securities requirements in the Independent Quote(s) (if available) and prevailing market practice. Zhongxin Group will enter into such provision of securities arrangement with the SDICZL Interested Person(s) only in the event the terms are not less favourable compared to those offered under the Independent Quote(s). If there is no Independent Quote, the book value of collateral provided by Zhongxin Group shall not be more than 150% that of the financing received.

If Zhongxin Group is unable to make full or part repayment of any financing by the due date, SDICZL may request that payment of any outstanding sums be settled by way of the Company's issuance of new Shares to SDICZL or its nominee on terms to be agreed, subject to the prior approval of the Board and/or Shareholders as well as the compliance with the Catalist Rules and the applicable laws and regulations.

The Provision of Treasury Services by SDICZL Interested Person(s) to Zhongxin Group

SDICZL has an arrangement with all its subsidiaries and associated companies to which they may place their excess funds in PRC with SDICF or another SDICZL Interested Person from time to time, in respect of which SDICF or another SDICZL Interested Person will pay interest at rates which are agreed between the parties. In turn, SDICF or another SDICZL Interested Person will place such consolidated funds with financial institution(s) in PRC. This arrangement is extended to Zhongxin Group and from time to time, Zhongxin Group may place funds with SDICF or another SDICZL Interested Person for which Zhongxin Group will receive interest from SDICF or another SDICZL Interested Person on such amounts. The interest shall be at a rate to be agreed between SDICZL and the Company.

Zhongxin Group will only place funds with SDICZL or its nominated related corporation, if the interest rate quoted by SDICF or another SDICZL Interested Person is higher than the highest of the interest rates quoted by 2 principal bankers of Zhongxin Group in PRC of comparable terms.

The Sale of Products by Zhongxin Group to SDICZL Interested Persons

The Company proposes that Zhongxin Group be allowed to sell products to SDICZL Interested Persons. The terms of sale, insofar as practicable, will be similar to the general terms that SDICZL Interested Persons are selling to their customers. In determining the selling price to a SDICZL Interested Person, Zhongxin Group will adopt the following guidelines:

- (a) The selling price from Zhongxin Group to a SDICZL Interested Person may be derived from the price(s) (net of discount as elaborate below) of similar quality and batch size sale(s) by Zhongxin Group to independent third-party customers and/or price(s) of similar quality and batch size sale(s) by SDICZL Interested Person(s) to their/its customer(s), where available. For avoidance of doubt, (i) only sales by SDICZL Interested Person(s) to their/its customer(s) where delivery occur in the last six months will be taken into account, and (ii) if there are more than one reference price available for each sale by Zhongxin Group to a SDICZL Interested Person, the principle of weighted average will apply.
- (b) If the sales (as marked by delivery) by Zhongxin Group to independent third-party customers and/or sales by SDICZL Interested Persons to their customers in reference take place more than 6 months ago (timeframe takes into account the general lag time between the signing by SDICZL Interested Persons of the forward contracts and the actual delivery date), Zhongxin Group shall compare the selling price from Zhongxin Group to a SDICZL Interested Person with three verifiable price information of similar quality and batch size that arise in the last two months. Verifiable price information sources include (i) offer-to-purchase obtained from an existing and/or potential independent third party in relation to both Zhongxin Group and SDICZL Interested Persons; or (ii) sale by an independent third party to a SDICZL Interested Person ("Price Information"). Zhongxin Group will only enter into the sale to the relevant SDICZL Interested Persons if the price is not lower than the Price Information.
- (c) In the event that Zhongxin Group is not able to obtain the Price Information (such as in the absence of sales of similar quality and batch size, or where price of sale of similar quality and batch size cannot be reasonably verified), it shall defer to the Audit Committee for final decision on the minimum selling price from Zhongxin Group to all SDICZL Interested Persons for the next 2 months (taking into account the need for an updated minimum price benchmark and the time and effort required for Audit Committee's review process). Zhongxin Group shall not enter into the sale to any SDICZL Interested Person below the minimum selling price recommended by the Audit Committee. In considering the minimum selling price, the Audit Committee shall consider factors such as gross profit, general market trend and any other information sources.

The sum received by Zhongxin Group for any sale to SDICZL Interested Persons may be used towards the repayment of the financing provided by SDICZL Interested Persons to Zhongxin Group.

The Appointment of SDICZL Interested Persons as Distributor(s) or Agent(s) of Zhongxin Group

The Company will appoint SDICZL Interested Person(s) as Zhongxin Group's distributor(s) or agent(s) for the sale of products of Zhongxin Group. The distributorship or agency arrangement will enable Zhongxin Group to tap on the sales network of SDICZL Group to increase the sales of Zhongxin Group.

The key terms of the distributorship or agency arrangement include, inter alia, the following:

- (a) the appointment of SDICZL Interested Person(s) as Zhongxin Group's distributor(s) or agent(s) on a non-exclusive basis;
- (b) the selling price shall be based on market price to be agreed between the customers and Zhongxin Group; and
- (c) SDICZL shall be entitled to a commission (as elaborated below) for customers referred by a SDICZL Interested Person or distributed through a SDICZL Interested Person.

Determination of commission and discount

On an annual basis, the Audit Committee will review the commission rates and discount rates for each product category. All commission rates and discount rates are subject to the approval from the Audit Committee and will take effect on 1 May of the year until 30 April of the following year.

The Audit Committee will take into account:

- (a) the expected costs to Zhongxin Group to set up its own sales and marketing team, as well as associated marketing costs;
- (b) the current market practice and rates for such commissions and discounts; and
- (c) the profit margin forecast of the product category.

If no revision is proposed, the commission rates or discount rates shall stay the same.

As an interim measure, the Audit Committee will determine the initial commission rates and discount and the effective date under the IPT Mandate.

Approval and Review Procedures for the SDICZL Interested Person Transactions

Review Procedures

The Audit Committee shall review SDICZL Interested Person Transactions and their terms every half-yearly to ensure that the terms are not prejudicial to the interests of the Company and its minority Shareholders.

The Audit Committee will adopt such procedures and consider such evidence as it deems appropriate for such review, and shall where appropriate consider if it is feasible for Zhongxin Group to (i) obtain financing from non-interested parties on terms acceptable to Zhongxin Group or (ii) set-up its own sale and distribution team.

Approval limits for financing

In addition to the review procedures, the Company shall supplement its internal review system by establishing the following approval limits for the financing provided by SDICZL Interested Persons.

The Chief Executive Officer and the Chief Financial Officer of the Company are authorised jointly to review and approve any financing provided by SDICZL Interested Persons if the aggregate amount of interest (including discount amount in the case of factoring) in a financial year for the financing provided by SDICZL Interested Persons (including the financing under consideration) does not exceed 6% of the net tangible asset value of the group ("**NTA**"). If the aggregate amount of interest (including the financing under consideration) is above 6% of the NTA, any further financing shall be subject the approval of the Audit Committee.

Having considered the nature of the business, the total interest paid by Zhongxin Group in a financial year and working capital requirements of Zhongxin Group, the Directors in concurrence with the Audit Committee are of the opinion that the above approval process reflects a risk control level that is acceptable to the Company.

Approval limits for treasury services

In addition to the review procedures, the Company shall supplement its internal review system by establishing the following approval limits for the placement of funds by Zhongxin Group in SDICF or another SDICZL Interested Person.

The Chief Executive Officer and the Chief Financial Officer of the Company are authorised jointly to review and approve any placement of funds by Zhongxin Group if the aggregate amount of the fund placed at any one time (including the placement under consideration) does not exceed RMB50,000,000. If the aggregate amount of the fund placed (including the placement under consideration) is above RMB50,000,000, any further placement is subject to the approval of the Audit Committee.

Having consider Zhongxin Group's working capital requirements and the cash balance of Zhongxin Group, the Directors in concurrence with the Audit Committee are of the opinion that the above approval process reflects a risk control level that is acceptable to the Company.

Approval limits for sale to SDICZL Interested Persons

In addition to the review procedures, Zhongxin Group shall supplement its internal review system by establishing approval threshold limits to its sale transactions with any SDICZL Interested Person as follows:

- (a) a Category 1 transaction i.e. where the value of the transaction is below or equal to RMB15,000,000, does not require the prior review and approval of the Audit Committee but it shall be reviewed and approved jointly by the Chief Executive Officer and the Chief Financial Officer of the Company before such transaction is entered into. The Category 1 transactions will be reviewed every half yearly by the Audit Committee; and
- (b) a Category 2 transaction i.e. where the value of the transaction is more than RMB15,000,000, must be reviewed and approved by the Audit Committee before such transaction is entered into.

The threshold of RMB15,000,000 is selected to strike a balance between commercial efficiency and the requirement of oversight by the Audit Committee. Having considered the current market prices, the prevailing market conditions and the expected sale volume, the Directors in concurrence with the Audit Committee are of the opinion that the threshold limit of RMB15,000,000 reflects a risk control level that is acceptable to the Company.

In addition to the above mentioned, the approval limit of the aggregate amount of the sale to SDICZL Interested Persons within a financial year by the Chief Executive Officer and the Chief Financial Officer of the Company shall not exceed RMB60,000,000 ("**Sales Quota**"). Upon fully utilised the Sales Quota, the Chief Executive Officer and the Chief Financial Officer of the Company may jointly request the Audit Committee to review and renew the Sales Quota provided that each renewal of Sales Quota shall not exceed RMB60,000,000. In reviewing and renewing the Sales Quota, the Audit Committee may require the management of the Company to provide to the Audit Committee all information it deems necessary for it to undertake such a review. For the avoidance of doubt, upon the renewal of Sales Quota, the approval procedures in respect of Category 1 and Category 2 transactions as outlined above will continue to apply.

Approval limits for distribution and agency

Since no SDICZL Interested Person is involved in determining the selling price of Zhongxin Group's products in the case of distribution and agency of Zhongxin Group's products, no special approval under the IPT Mandate is required for the entry of any transaction between Zhongxin Group and its customer. Any payment of commission of more than RMB1,000,000 for a single sale transaction between Zhongxin Group and its customers must be reviewed and approved by the Audit Committee before payment.

General Administrative Procedures for the SDICZL Interested Person Transactions

In the event that a member of the Audit Committee (where applicable) is interested or related to any SDICZL Interested Person in any transaction, he will abstain from reviewing that particular transaction. Review and/or approval of that transaction will accordingly be undertaken by the remaining members of the Audit Committee.

The Company will also implement the following administrative procedures in respect of SDICZL Interested Person Transactions:

- (a) A register will be maintained by the Company to record all SDICZL Interested Person Transactions that are entered into pursuant to the IPT Mandate.
- (b) The Audit Committee shall carry out a half-yearly review of all SDICZL Interested Person Transactions entered into pursuant to the IPT Mandate to ensure compliance with the established procedures under the IPT Mandate.
- (c) The Audit Committee will instruct our internal auditors of the Company to review the established guidelines and procedures for the SDICZL Interested Person Transactions annually. In addition, our external auditor would also be checking on the SDICZL Interested Person Transactions during the course of the audit. The results of such reviews will be submitted to the Audit Committee annually.
- (d) If the Audit Committee comes to the view that the guidelines and procedures as stated above are not sufficient to ensure that SDICZL Interested Person Transactions will be on normal commercial terms and will not be prejudicial to the interests of the Company and the minority Shareholders or has become inappropriate, the Company will obtain a fresh mandate from the Shareholders based on new guidelines and procedures for SDICZL Interested Person Transactions. Until such approval is obtained, the prevailing guidelines and procedures shall continue to apply.

This page is intentionally left blank.

ZHONGXIN FRUIT A	ND JUICE LIMITED	
(Incorporated in Singapore) Company Registration Number 200208395H		IMPORTANT: 1. The Annual General Meeting ("AGM") is being convened, and will be held, by way of electronic means pursuant to the Covid-19 (Temporary Measures) (Alternative Arrangements for Meetings for Companies, Variable Capital Companies, Business Trusts, Unit Trusts and Debenture Holders) Order 2020 (as amended from time to time).
ANNUAL GENER PROXY FORM	RAL MEETING	2. Alternative arrangements relating to attendance at the AGM via electronic means (including arrangements by which the meeting can be electronically accessed via live audio-visual webcast), submission of questions to the Chairman of the AGM in advance of the AGM, addressing of substantial and relevant questions at the AGM and voting by appointing the Chairman of the AGM as proxy at the AGM, are set out in the Notice of AGM. The announcement and this proxy form may also be accessed at the <u>https://www.sqx.com/securities/company-announcements</u> .
(Please see notes overleaf before completing this Form)	completing this Form)	3. Due to the current Covid-19 restriction orders in Singapore, members will not be able to attend the AGM in person. If a member (whether individual or corporate) wishes to exercise his/her/its voting rights at the AGM, he/she/it must appoint the Chairman of the AGM as his/her/its proxy to attend, speak and vote on his/her/its behalf at the AGM.
		4. If a CPF or SRS investor wishes to appoint the Chairman of the AGM as proxy, he/she should approach their respective CPF Agent Banks or SRS Operators to submit his/her votes by 19 October 2021, 5.00 p.m., being 7 working days before the date of the AGM.
		 Please read the notes overleaf which contain instructions on, inter alia, the appointment of the Chairman of the AGM as a member's proxy to attend, speak and vote on his/her/its behalf at the AGM.
I/We,	(Name)	(NRIC / Passport / Company Registration no.)
of		(Address)

being a member/members of Zhongxin Fruit and Juice Limited (the "**Company**"), hereby appoint Chairman as my/our proxy to attend and vote for me/us on my/our behalf at the Annual General Meeting (the "**AGM**") of the Company to be held **via electronic means on Friday, 29 October 2021 at 10.00 a.m.** and at any adjournment thereof. I/We direct my/our proxy to vote for, against or to abstain from voting the resolutions proposed at the AGM as indicated hereunder. In appointing the Chairman of the AGM as proxy, a member must give specific instructions as to voting, or abstentions from voting, in respect of a resolution in the form of proxy, failing which the appointment of the Chairman of the AGM as proxy for that resolution will be treated as invalid.

Voting would be conducted by poll. Please indicate your vote "For" or "Against" or "Abstain" with a tick [$\sqrt{}$] within the box provided. Alternatively, please indicate the number of votes as appropriate. If you mark the abstain box for a particular resolution, you are directing the Chairman not to vote on that resolution on a poll and your votes will not be counted in computing the required majority on a poll.

NO.	RESOLUTIONS	FOR	AGAINST	ABSTAIN
ORI	DINARY BUSINESS			
1	Adoption of Audited Financial Statements of the Company for the financial year ended 30 June 2021 and the Directors' Statement and the Auditors' Report thereon.			
2	Approval for payment of proposed Directors' fees of S\$45,180/- for the financial year ended 30 June 2021.			
3	Re-election of Mr Tham Mun Chee as Director of the Company.			
4	Appointment of Messrs Moore Stephens LLP as Auditors of the Company and to authorise the Directors to fix their remuneration.			
SPE	CIAL BUSINESS			
5	Authority to allot and issue shares.			
6	Approval for the proposed renewal of the general mandate for interested person transactions.			

Dated this _____ day of _____, 2021

TOTAL NUMBER OF SHARES HELD

Signature(s) of member(s)

or Common Seal of Corporate Shareholder

IMPORTANT: PLEASE READ NOTES OVERLEAF.

X

Notes:

- 1. Due to the current Covid-19 restriction orders in Singapore, members will not be able to attend the AGM in person. If a member (whether individual or corporate) wishes to exercise his/her/its voting rights at the AGM, he/she/it must appoint the Chairman of the AGM as his/her/its proxy to attend, speak and vote on his/her/its behalf at the AGM. In appointing the Chairman of the AGM as proxy, a member must give specific instructions as to voting, or abstentions from voting, in respect of a resolution in the form of proxy, failing which the appointment of the Chairman of the AGM as proxy for that resolution will be treated as invalid.
- 2. Members who hold shares through relevant intermediaries, and who wish to participate in the AGM by:-
 - (a) observing and/or listening to the AGM proceedings through live audio-visual webcast;
 - (b) submitting questions in advance of the AGM; and/or
 - (c) appointing the Chairman of the AGM as proxy to attend, speak and vote on their behalf at the AGM, should contact the relevant intermediary through which they hold such shares as soon as possible in order to make the necessary arrangements for them to participate in the AGM.

CPF and SRS investors who wish to appoint the Chairman of the AGM as proxy should approach their respective CPF Agent Banks or SRS Operators to submit their votes by 19 October 2021, 5.00 p.m., being 7 working days before the date of the AGM.

"Relevant intermediary" has the meaning ascribed to it in Section 181 of the Companies Act, Chapter 50:

- (a) a banking corporation licensed under the Banking Act (Cap. 19) or its wholly-owned subsidiary which provides nominee services and holds shares in that capacity;
- (b) a capital markets services licence holder which provides custodial services for securities under the Securities and Futures Act (Cap. 289) and holds shares in that capacity; or
- (c) the Central Provident Fund Board established by the Central Provident Fund Act (Cap. 36), in respect of shares purchased under the subsidiary legislation made under that Act providing for the making of investments from the contributions and interest standing to the credit of members of the Central Provident Fund, if the Board holds those shares in the capacity of an intermediary pursuant to or in accordance with that subsidiary legislation.
- 3. The Chairman of the AGM, as proxy, need not be a member of the Company.
- 4. The instrument appointing the Chairman of the AGM as proxy must be signed by the appointor or of his duly authorised attorney or if the appointor is a corporation, it must be executed under its common seal or signed by its attorney or officer duly authorised.
- 5. A member should insert the total number of shares held. If the member has shares entered against his name in the Depository Register (maintained by The Central Depository (Pte) Limited), he should insert that number of shares. If the member has shares registered in his name in the Register of Members (maintained by or on behalf of the Company), he should insert that number of shares. If the member has shares entered against his name in the Depository Register as well as shares registered in his name in the Register of Members, he should insert the aggregate number of shares. If no number is inserted, this form of proxy will be deemed to relate to all the shares held by the member.
- 6. The Proxy Form must be submitted to in the following manner:-
 - (a) if submitted by post, be lodged at the registered office of the Company at 25 International Business Park, #02-53 German Centre, Singapore 609916; or
 - (b) if submitted electronically, be submitted via email to <u>admin@zhongxinfj.com</u>

in either case, by 27 October 2021, 10.00 a.m., being 48 hours before the time fixed for the AGM.

A member who wishes to submit a Proxy Form must complete and sign the Proxy Form, before submitting it by post to the address provided above, or before sending it by email to the email address provided above.

7. The Company shall be entitled to reject an instrument appointing a proxy or proxies if it is incomplete, improperly completed or illegible, or where the true intentions of the appointor are not ascertainable from the instructions of the appointor specified in the instrument appointing a proxy or proxies (including any related attachment). In addition, in the case of a member whose shares are entered in the Depository Register, the Company shall be entitled to reject any instrument appointing a proxy or proxies which has been lodged if such member, being the appointor, is not shown to have shares entered against his name in the Depository Register at least 72 hours before the time appointed for the AGM, as certified by The Central Depository (Pte) Limited to the Company.

PERSONAL DATA PRIVACY

By submitting this proxy form the member accepts and agrees to the personal data privacy terms set out in the Notice of AGM dated 14 October 2021.



ZHONGXIN FRUIT AND JUICE LIMITED

25 International Business Park #02-53 German Centre Singapore 609916

XUZHOU ZHONGXIN FRUIT & JUICE COMPANY LIMITED

DongCe, FengYu Road, Feng Xian Xuzhou City, Jiangsu Province Postal Code: 221700 People's Republic of China

YUNCHENG ZHONGXIN FRUIT & JUICE COMPANY LIMITED

Sunji Town, Linyi Xian, Yuncheng, Shanxi Province Postal Code: 044100 People's Republic of China

JOINT VENTURE

LINYI SDIC ZHONGLU FRUIT JUICE CO. LTD

YanJiaZhuang (GongMao District), Linyi Xian Yuncheng, Shanxi Province Postal Code: 044104 People's Republic of China