



ANNUAL REPORT 2023

Management commentary (no financial statements)



(no financial statements)

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AFC GROUP HOLDINGS LIMITED DIRECTORS' PROFILES

YANG XIA

Yang Xia is a Chinese National with more than 30 years of experience in commerce and finance. Prior to starting his own business, he held management and leadership roles in the Chinese Government's finance department and in major nationally owned Chinese companies. He is a former director general of the Anhui Chaohu Foreign Trade and Economic Relations Commission. He currently holds directorships in various Chinese companies spanning a range of industries.

In 2007 Mr Xia formed his own investment company, Guangdong Yinrui Investment & Management Company. While a majority of his investments are in China, he has also invested in a chemical company in Thailand. Mr Xia is currently in the process of expanding his investment activities into Australia and New Zealand having founded NZ Silveray Group Limited in February 2014.

JINGWEI MA

Ms Jingwei Ma graduated from Japan Aichi University in 2010, major in International Relations. She is a visionary entrepreneur who owns a business in the education sector and operates two female fitness clubs in Xi'an China. Both of her businesses have achieved remarkable results. Ms Ma brings in her governance expertise and trading channels to AFC to stimulate the international trade sector.

SHUANG XIA

Mr. Xia Shuang was appointed director of AFC Group Holdings Limited on 16 September 2022. He studied Commerce in the UK and New Zealand for years. After graduated from university in 2016, he has been engaged in the wine, cosmetics and investment industries. He has participated in mergers and acquisitions and IPOs of listed companies in China and New Zealand, and has certain experience in venture capital management.

Mr. Xia Shuang has been the CEO of AFC Biotechnology Manufacturing Company under the AFC Group Holdings Limited since June 2019.

BO XIAN CAO

Mr. Bo Xian Cao is a Chinese National and a New Zealand Citizen. He moved to New Zealand in 1994 and he has over 22 years business experience in China and New Zealand. He has held various executive positions in export related sectors specifically primary industries (including Hydroponics) and Skin Care industries. Mr. Cao has developed skills in trading between New Zealand and Asian countries specialising in Hong Kong and China.

Mr. Cao joined AFC in 2016 and he is currently the director of AFC Group Holdings Limited, and Chairman of the Audit and Risk Committee.

QIANG LI

Mr. Qiang Li had more than 10 years' experience in the health industry before he came to New Zealand in 2001 to study for his MBA qualification. He joined GMP Dairy Limited in 2004. He gained experience in research and development, purchasing and production department. He's also promoted New Zealand health products into the Chinese market successfully while he was working with GMP. He joined the GMP management group in 2010, and during that time promoted the "KAWALA" brand of milk products into the Chinese market.

Mr. Li joined AFC in 2016 and resigned in October 2022 as an Independent Director of AFC Group Holdings Limited, and member of the Audit and Risk Committee.

JIANFENG CHEN

Mr. Jianfeng ((David) Chen has more than 25 years of commercial and international trade experience in Australia, New Zealand and China. David has previously held a variety of executive positions at various companies.

David joined the Board in October 2023 as an independent director and member of the Audit and Risk Committee. He brings in his trading expertise to AFC.

AFC GROUP HOLDINGS LIMITED DIRECTORS' PROFILES (continued)

ZILEI WANG

Mr. Zilei Wang graduated from Shanghai International Studies University, where he obtained a Master Degree of Arts in English Language and Literature. He is a member of The Chinese Institute of Certified Public Accountants (CICPA) and has business experience in corporate finance, cross-border mergers and acquisitions, corporate governance and financial management in New Zealand. He sits on the Board of several private companies in New Zealand.

Mr. Wang joined AFC in 2018 and is an Independent Director of AFC Group Holdings Limited, and member of the Audit and Risk Committee.

AFC GROUP HOLDINGS LIMITED DIRECTORS' REPORT

The Directors are pleased to present an improved result for the 12 months ended 31 March 2023 after severe slowdown impacted by the spread of COVID-19.

Financial Results Summary

AFC Group Holdings Limited ("AFC" or "the company") achieved revenue growth during the FY2023 period, which was 159% higher than the prior financial year ended 31 March 2022. This is due to the fact that the company has been actively increasing its sales channels in both domestic and overseas markets. The re-opening of borders has contributed to an increase in customers and revenue generated.

AFC reports a net loss attributable to shareholders of \$145,171 for this period. This compares with a net loss attributable to shareholders of \$410,219 for the previous period. The majority of expenses identified as employee salaries, sales incentive, and depreciation expenses. No dividends have been declared or paid for the 12 months ended 31 March 2023.

The result was in line with the board's expectations. The company has been actively and continuously taking various measures to deal with the challenging environments.

AFC Group Holdings Limited

- 1. Directors will voluntarily receive no director fees to support the business development.
- 2. AFC has cut down its costs through office space integration.
- 3. AFC attended the 5th China International Import Expo (CIIE) to promote the group and products.
- 4. AFC is helping and providing more opportunities for New Zealand small and medium enterprises to enter the Chinese market, AFC Group has actively participated in the China (Anhui) 5G International Food City and the "EFOODLINE" global e-commerce platform.

AFC Longview Limited ("AFCLV" and "Longview Estate")

- 1. AFCLV continues to explore its sales channels and marketing campaign. The company changes its pricing strategy for the White Diamond wine to target high-end customers and increase sales.
- 2. Longview Estate actively participated in different wine exhibitions, such as Winetopia and NZ Wine Roadshows, to promote wine and increase sales.
- 3. AFCLV is committed to developing export markets through launching of marketing campaigns, such as free wine knowledge courses, White Diamond wine tastings for the business elite, bundling of White Diamond wines with high-end travel, and establishing White Diamond partnerships.
- 4. Longview Estate has taken actions to cut costs, such as better work schedules organisation and people management.

AFC Biotechnology Manufacture Co Ltd ("AFCBIO")

- 1. AFCBIO outsources its inventory storage to a third party. This has cut down the rental fee of warehouse and other ancillary costs, such as electricity and monitoring fee.
- 2. AFCBIO will cooperate with distributors to launch marketing campaigns in domestic market to increase sales in 2024 fiscal year.
- 3. AFCBIO will focus on the production and sales of its key products. The re-opening of borders will continue to bring in more customers to AFCBIO, thus generate more sales.

AFC GROUP HOLDINGS LIMITED DIRECTORS' REPORT (continued)

In summary, by taking various measures to increase sales and save costs, the AFC Group will continue to work hard to enable future revenue growth and return value to our shareholders in the 2024 fiscal year. While the company is developing itself, it will also be a good messenger of investment and trade between New Zealand and China. By fulfilling the corporate social responsibilities and obligations of a locally listed company, AFC is aiming to contribute to the happiness of the people of New Zealand and China.

Director

Chairman

The Board of Directors ("the Board") and management of AFC Group Holdings Limited ("AFC") recognise the need for strong corporate governance practices and have adopted a comprehensive corporate governance code. The Board believes that these governance structures and practices foster value creation for AFC shareholders, uphold the highest standards of ethical conduct, and establish accountability and control systems in line with the associated risks.

Regular assessments and reviews of AFC's governance structures are conducted by the Board to ensure their consistency, both in form and substance, with industry best practices. Given the current size of the company, AFC has limited management personnel and resources. Therefore, there is a need to strike a balance between developing a financially sustainable business and finalizing a formal governance framework. During the year ended 31 March 2023, the Board prioritized addressing the key requirements of the NZX Listing Rules and the NZX Corporate Governance Code. However, AFC has not achieved full compliance with all recommendations of the Code.

The Governance Code contains eight (8) principles and various recommendations for each principle. The Board has reported on AFC's compliance with each of the recommendations below. The information in this report is current as of the date of this report and has been approved by the Board.

The NZX Corporate Governance Code was revised on 1 April 2023 after the Company's financial year ended and the Board has elected to report on the 17 June 2022 version of the NZX Corporate Governance Code.

The NZX Corporate Governance Code can be found on the NZX Website at: www.nzx.com/regulation/nzx-rules-guidance/corporate-governance-code.

Principal 1 - Code of Ethical Behaviour

"Directors should set high standards of ethical behaviour, model this behaviour and hold management accountable for these standards being followed throughout the organisation."

RECOMMENDATION 1.1

The board should document minimum standards of ethical behaviour to which the issuer's directors and employees are expected to adhere (a code of ethics).

The code of ethics and where to find it should be communicated to the issuer's employees. Training should be provided regularly. The standards may be contained in a single policy document or more than one policy.

The code of ethics should outline internal reporting procedures for any breach of ethics and describe the issuer's expectations about behaviour, namely that every director and employee:

- (a) acts honestly and with personal integrity in all actions;
- (b) declares conflicts of interest and proactively advises of any potential conflicts;
- (c) undertakes proper receipt and use of corporate information, assets and property;
- (d) in the case of directors, gives proper attention to the matters before them;
- (e) acts honestly and in the best interests of the issuer, shareholders and stakeholders and as required by law;
- (f) adheres to any procedures around giving and receiving gifts (for example, where gifts are given that are of value in order to influence employees and directors, such gifts should not be accepted);
- (g) adheres to any procedures about whistle blowing (for example, where actions of a whistle blower have complied with the issuer's procedures, an issuer should protect and support them, whether or not action is taken); and (h) manages breaches of the code

Compliance with recommendation during the year ended 31 March 2023:

The Board holds a firm conviction that ethical conduct is of utmost importance for maintaining good corporate governance and safeguarding the reputation of AFC. As such, the ethical principles that were applied by the board (and required of Management and employees) were in line with the recommendations above.

AFC has adopted a Code of Ethics that complies with the recommendation in full. Employees are required to read the code of ethics and the Code of Ethics has been published on AFC's website at https://www.afcnz.com/.

RECOMMENDATION 1.2

An issuer should have a financial product dealing policy that extends to employees and directors.

Compliance with recommendation during the year ended 31 March 2023:

AFC has adopted a Financial Product Dealing Policy for employees and directors. This policy requires prior approval of all transactions in AFC's quoted securities and other restricted securities, specifies blackout periods for trading and defines prohibited trading. The Financial Product Dealing Policy has been published on AFC's website at https://www.afcnz.com/.

PRINCIPLE 2 – Board Composition & Performance

"To ensure an effective board, there should be a balance of independence, skills, knowledge, experience and perspectives."

Board members have a wide range of business, technical and financial backgrounds lead the Company. The Board believes it complies with the principle.

Board Composition

The Board bears the responsibility of overseeing and managing AFC, ensuring its performance and compliance with relevant laws, regulations, and standards. The Board is accountable to shareholders and other stakeholders for AFC's actions. AFC strives to provide shareholders with a competent and knowledgeable Board of Directors that possesses diverse skills and expertise across various industries and disciplines.

As at 31 March 2023, the Board comprised of the following directors:

Non-Executive (Chair) Yang Xia

Bo Xian Cao Independent Jingwei Ma Executive Jianfeng Chen Independent Shuang Xia Non-Executive Zilei Wang Independent

All directors have been appointed under the provisions of AFC's constitution. No director has been appointed by equity security holder under the Governing Document applying with NZX listing rule 2.4.

Bo Xian Cao, Jianfeng Chen, Zilei Wang serve as independent directors for AFC. The determination of their independence has been made by taking into account the factors outlined in the NZX Corporate Governance Code that could potentially affect a director's independence. None of the independent directors have a material relationship with AFC and none are involved in the day-to-day operation of the company.

Refer to the Directors' Profiles section of this Annual Report for further details.

Board Meetings

The Board met 4 times during the year, which enabled the Board to be provided with accurate timely information on all aspects of AFC's operations and to make informed decisions.

Furthermore, the Board holds additional meetings as necessary to address specific matters that require immediate attention, including discussions on various opportunities. The number of such additional meetings is not reflected in the figures provided below.

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Board Members	Meetings Attended	Meetings Held
Yang Xia	4	4
Bo Xian Cao	4	4
Zilei Wang	4	4
Jingwei Ma	4	4
Qiang Li	2	4
Shuang Xia	2	4
Jianfeng Chen	1	4

Gender Diversity

The gender balance of the AFC's Directors and officers was as follows:

	as at 31 M	arch 2023	as at 31 March 2022		
	Directors	Officers*	Directors	Officers*	
Female	1	1	1	2	
Male	5	2	4	2	
Total	6	3	5	4	

^{*}Officers excludes any directors of AFC.

RECOMMENDATION 2.1

The board of an issuer should operate under a written charter which sets out the roles and responsibilities of the board. The board charter should clearly distinguish and disclose the respective roles and responsibilities of the board and management.

Compliance with recommendation during the year ended 31 March 2023:

The Board adopted a written Board Charter on listing. The Charter sets out the roles and responsibilities of the Board and Management and complies with the recommendation in full.

The Board Charter has been published on AFC's website at https://www.afcnz.com/.

RECOMMENDATION 2.2

Every issuer should have a procedure for the nomination and appointment of directors to the board.

Compliance with recommendation during the year ended 31 March 2023:

AFC has not complied with the recommendation during the year to 31 March 2023. However, a preliminary protocol for the Nomination and Appointment of Directors has been drafted and will be completed as soon as management resources permit attention to this matter. The draft procedure aligns with the recommendation, and once it has been finalized and officially adopted, it will be made publicly available on AFC's website.

RECOMMENDATION 2.3

An issuer should enter into written agreements with each newly appointed director establishing the terms of their appointment.

Compliance with recommendation during the year ended 31 March 2023:

AFC has entered into a written agreement with each director establishing the terms of their appointment. Shuang Xia and Jianfeng Chen have been appointed as directors during the financial year ended 31 March 2023.

RECOMMENDATION 2.4

Every issuer should disclose information about each director in its annual report or on its website, including a profile of experience, length of service, independence and ownership interests and director attendance at board meetings.

Compliance with recommendation during the year ended 31 March 2023:

All of the information detailed in the recommendation is included in this Annual Report and can be found in the Directors Profiles, Corporate Governance Statement and Shareholder and Statutory Information sections.

RECOMMENDATION 2.5

An issuer should have a written diversity policy which includes requirements for the board or a relevant committee of the board to set measurable objectives for achieving diversity (which, at a minimum, should address gender diversity) and to assess annually both the objectives and the entity's progress in achieving them. The issuer should disclose the policy or a summary of it.

Compliance with recommendation during the year ended 31 March 2023:

AFC has not complied with the recommendation during the year ended 31 March 2023 as the company has not yet implemented a formal written diversity policy. However, the Board acknowledges the extensive advantages that diversity brings to an organization. AFC will proceed with the development of a Diversity Policy that aligns with the recommendation. Once the policy has been finalized, it will be made available to the public on AFC's website.

The gender composition of AFC's directors and officers is included above.

RECOMMENDATION 2.6

Directors should undertake appropriate training to remain current on how to best perform their duties as directors of an issuer.

Compliance with recommendation during the year ended 31 March 2023:

The company has not complied with the recommendation during the year ended 31 March 2023, as the board did not engage in any training activities. However, the Board members possess a comprehensive understanding of their responsibilities as Directors of a publicly listed company. They have acknowledged the importance of staying updated on the most effective ways to fulfil their duties and have plans to undergo training as needed to maintain their knowledge and competence.

RECOMMENDATION 2.7

The board should have a procedure to regularly assess director, board and committee performance.

Compliance with recommendation during the year ended 31 March 2023:

Director and Board performance is considered crucial to the success of AFC and its subsidiaries. AFC has not complied with the recommendation during the year ended 31 March 2023, as the company has not established a formal procedure for regular review of its performance and the performance of its members.

The Board however intends to develop a formal procedure for the routine evaluation of its performance and the performance of its members. This process will encompass an evaluation of the adequacy of the board's composition and the identification of any training requirements for Directors. A draft of this procedure has been prepared, but its progress is contingent upon the availability of management resources. The finalized document is expected to align with the recommendation, and once it has been completed, it will be made publicly accessible on AFC's website.

RECOMMENDATION 2.8

A majority of the board should be independent directors.

Compliance with recommendation during the year ended 31 March 2023:

3 of the 6 Directors of AFC have been identified as Independent Directors of AFC. However, it is not a majority and AFC accordingly has not complied with the recommendation.

The Board believes that the current composition of the Board during the year is satisfactory to make decisions that are in the best interests of the entity and its shareholders. In instances where a director has a conflict of interest concerning certain matters, they are precluded from participating in decisions pertaining to those specific matters.

RECOMMENDATION 2.9

An issuer should have an independent chair of the board. If the chair is not independent, the chair and CEO should be different people.

Compliance with recommendation during the year ended 31 March 2023:

During the financial year ended 31 March 2023, Yang Xia was chair of AFC. Mr Xia was not an independent director, but throughout that period, he was a non-executive director and did not involve in the day-to-day management. Given the limited size and scope of the company's business, the Deputy General Manager, Yanling Hu who resigned in August 2023 acted as a CEO. Starting in August 2023, AFC has been seeking a new CEO. As the chairman and CEO positions were held by different individuals. Accordingly, AFC has complied with the recommendation.

Principle 3 – Board Committees

"The board should use committees where this will enhance its effectiveness in key areas, while still retaining board responsibility."

Recommendation 3.1

An issuer's audit committee should operate under a written charter. Membership on the audit committee should be majority independent and comprise solely of non-executive directors of the issuer. The chair of the audit committee should be an independent director and not the chair of the board.

Compliance with recommendation during the year ended 31 March 2023:

The AFC Audit Committee was formed with the purpose of emphasizing audit and risk management and assuming responsibilities related to financial reporting and adherence to regulatory requirements. A written charter was adopted for the Audit Committee and has been published on AFC's website at https://www.afcnz.com/.

The Audit Committee holds the responsibility of overseeing the performance and independence of the external auditors and provides recommendations to the Board.

The Audit Committee held 4 meetings during the year. The Audit Committee comprises the following members:

Bo Xian Cao (Chair of Audit Committee, Independent Director)

Jianfeng Chen (Independent Director)
Zilei Wang (Independent Director)

The audit committee's responsibilities include the following:

- 1. Ensuring that processes are in place and monitoring those processes to monitor risks associated with the business.
- 2. Recommending the appointment of the independent auditor and ensuring that the Key Audit partner is changed at least every 5 years.
- 3. Having direct communication with and unrestricted access to the independent auditor and any internal auditors or accountants.
- 4. Reviewing the financial reports and advising all Directors whether they comply with the appropriate laws and regulations.

The Audit Committee comprises all independent directors. Zilei Wang is a member of the Chinese Institute of Certified Public Accountants (CICPA) and he has a financial background in accordance with the requirements of NZX Listing Rule 2.13.2.

Recommendation 3.2

Employees should only attend audit committee meetings at the invitation of the audit committee.

Compliance with recommendation during the year ended 31 March 2023:

Non-committee members, including employees, only attended audit committee meetings at the invitation of the audit committee during the year.

Recommendation 3.3

An issuer should have a remuneration committee which operates under a written charter (unless this is carried out by the whole board). At least a majority of the remuneration committee should be independent directors. Management should only attend remuneration committee meetings at the invitation of the remuneration committee.

Compliance with recommendation during the year ended 31 March 2023:

Remuneration committee responsibilities were dealt with by the full Board during the year ended 31 March 2023.

Recommendation 3.4

An issuer should establish a nomination committee to recommend director appointments to the board (unless this is carried out by the whole board), which should operate under a written charter. At least a majority of the nomination committee should be independent directors.

Compliance with recommendation during the year ended 31 March 2023:

Nomination committee responsibilities were dealt with by the full Board during the year ended 31 March 2023.

Recommendation 3.5

An issuer should consider whether it is appropriate to have any other board committees as standing board committees. All committees should operate under written charters. An issuer should identify the members of each of its committees, and periodically report member attendance.

Compliance with recommendation during the year ended 31 March 2023:

Considering the relatively restricted size and scope of the company's business, the board determined that it would be more suitable for them to assume these responsibilities throughout the year until March 31, 2023.

Recommendation 3.6

The board should establish appropriate protocols that set out the procedure to be followed if there is a takeover offer for the issuer including any communication between insiders and the bidder. It should disclose the scope of independent advisory reports to shareholders. These protocols should include the option of establishing an independent takeover committee, and the likely composition and implementation of an independent takeover committee.

Compliance with recommendation during the year ended 31 March 2023:

The company has not complied with the recommendation during the year to 31 March 2023, as AFC has not yet established a formal written Takeover Response Procedure. However, AFC intends to do so as soon as management resources are available to do so. Once finalized, the procedure will be made publicly available on AFC's website.

PRINCIPLE 4 – Reporting & Disclosure

"The board should demand integrity in financial and non-financial reporting, and in the timeliness and balance of corporate disclosures."

Recommendation 4.1

An issuer's board should have a written continuous disclosure policy.

Compliance with recommendation during the year ended 31 March 2023:

AFC has a written Continuous Disclosure Policy that complies with the recommendation.

AFC's Board is committed to keeping investors and the market informed of all material information about AFC and its performance in line with the NZX listing rules and has done so throughout the period.

Recommendation 4.2

An issuer should make its code of ethics, board and committee charters and the policies recommended in the NZX Code, together with any other key governance documents, available on its website.

Compliance with recommendation during the year ended 31 March 2023:

AFC's Code of Ethics, Governance Code, Board Charter, Audit Finance & Risk Committee Charter, Financial Product Dealing Policy, and Health & Safety Policy are available on AFC's website at https://www.afcnz.com/corporate-governance. Some other governance policies and procedures are under formulation. Once finalised, they will be published to AFC's website.

Recommendation 4.3

Financial reporting should be balanced, clear and objective. An issuer should provide non-financial disclosure at least annually, including considering material exposure to environmental, economic and social sustainability factors and practices. It should comprise how operational or non-financial targets are measured. Non-financial reporting should be informative, include forward looking assessments, and align with key strategies and metrics monitored by the board.

Compliance with recommendation during the year ended 31 March 2023:

Financial Reporting

The Board bears the responsibility of ensuring that the financial statements present an accurate and reliable depiction of the Group's financial position. This entails utilizing appropriate accounting policies consistently, supported by reasonable judgments and estimates, and adhering to relevant financial reporting and accounting standards. For the financial year ended 31 March 2023, the directors believe that proper accounting records have been maintained which enable a reasonably accurate determination of the financial position of AFC and the Group and contribute to compliance of the financial statements with the Financial Reporting Act 2013 and the Financial Markets Conduct Act 2013.

Non-financial reporting

AFC has not complied with the recommendation during the year to 31 March 2023, as non-financial disclosure has not been completed. Due to its current scale, AFC does not currently possess a formal environmental, social, and governance (ESG) reporting framework. However, the Board is considering this matter and intends to report on non-financial aspects in the future.

PRINCIPLE 5 – Remuneration

"The remuneration of directors and executives should be transparent, fair and reasonable."

Recommendation 5.1

An issuer should recommend director remuneration packages to shareholders for approval in a transparent manner. Actual director remuneration should be clearly disclosed in the issuer's annual report.

Compliance with recommendation during the year ended 31 March 2023:

The Directors' remuneration package was approved by shareholders in previous year and for the year ended 31 March 2023, the Directors voluntarily accepted a reduced Directors' fee to support the business. Director remuneration is disclosed in the Shareholder and Statutory Information section of this Annual Report.

Recommendation 5.2

An issuer should have a remuneration policy for remuneration of directors and officers, which outlines the relative weightings of remuneration components and relevant performance criteria.

Compliance with recommendation during the year ended 31 March 2023:

AFC has not complied with the recommendation during the year to 31 March 2023 as it is yet to adopt a formal written Remuneration Policy.

However, the Board considers the significance of responsibilities and performance criteria when deciding on the remuneration of executive directors and senior management. AFC intends to adopt a formal written remuneration policy to align with this recommendation, subject to the availability of management resources. Once the policy has been adopted, it will be made available to the public on AFC's website.

Recommendation 5.3

An issuer should disclose the remuneration arrangements in place for the CEO in its annual report. This should include disclosure of the base salary, short term incentives and long-term incentives and the performance criteria used to determine performance-based payments.

Compliance with recommendation during the year ended 31 March 2023:

Information in relation to the remuneration arrangements in place for Yanling Hu is included in Note 19 of this Annual Report under the section of Key Management Personnel. During the period ended on March 31, 2023, Yanlin Hu received a salary of \$44,939 and did not receive any additional short-term or long-term incentives.

PRINCIPLE 6 – Risk Management

"Directors should have a sound understanding of the material risks faced by the issuer and how to manage them. The Board should regularly verify that the issuer has appropriate processes that identify and manage potential and material risks."

Recommendation 6.1

An issuer should have a risk management framework for its business and the issuer's board should receive and review regular reports. An issuer should report the material risks facing the business and how these are being managed.

Compliance with recommendation during the year ended 31 March 2023:

AFC and its subsidiaries are committed to proactively managing risk, which has been the responsibility of the entire Board, with the assistance of the Audit Committee, throughout the period. The Board charges the Executive Director with managing risks on a daily basis.

AFC is presently in the process of establishing a written framework for Risk Management and Compliance, which will outline the significant risks impacting the business and establish control measures and reporting mechanisms to effectively handle and monitor these risks. However, during the fiscal year ended on March 31, 2023, the company was not in compliance with this recommendation. The completion of this framework is currently a priority for the Board.

Recommendation 6.2

An issuer should disclose how it manages its health and safety risks and should report on its health and safety risks, performance and management.

Compliance with recommendation during the year ended 31 March 2023:

The Board acknowledges that effective health and safety management is crucial to the operation of a successful business and strives to prevent damage and promote the well-being of employees, contractors, and customers.

AFC has created a health and safety manual that outlines the management and employee responsibilities. Each employee is provided with a copy of this manual, which serves to enhance their understanding of potential hazards and appropriate courses of action.

The board conducts an annual review of the health and safety manual and actively seeks regular updates from management regarding its implementation. No health and safety incidents have been reported during the year ended 31 March 2023.

PRINCIPLE 7 – Auditors

"The board should ensure the quality and independence of the external audit process."

Recommendation 7.1

The board should establish a framework for the issuer's relationship with its external auditors. This should include procedures:

- (a) for sustaining communication with the issuer's external auditors;
- (b) to ensure that the ability of the external auditors to carry out their statutory audit role is not impaired or could be reasonably be perceived to be impaired;
- (c) to address what, if any, services (whether by type or level) other than their statutory audit roles may be provided by the auditors to the issuer; and
- (d) to provide for the monitoring and approval by the issuer's audit committee of any service provided by the external auditors to the issuer other than in their statutory audit role.

Compliance with recommendation during the year ended 31 March 2023:

As per AFC's Audit Committee Charter, the Audit Committee holds the responsibility of overseeing and establishing communication channels with the external auditor. Additionally, the committee conducts a review of the quality and cost of the external auditor's work. On an annual basis, the Audit Committee also assesses the independence of the auditor. The Audit Committee Charter sets forth the framework as specified in the recommendation.

William Buck was AFC's external auditor for the financial year ended 31 March 2023. The statutory audit services are fully segregated from non-audit services in order to maintain the necessary independence. In the annotations to the consolidated financial statements, the amount of fees paid to William Buck for audit and other services is disclosed.

William Buck has provided written confirmation to the Board, expressing their opinion that they were able to operate independently throughout the entirety of the year.

Recommendation 7.2

The external auditor should attend the issuer's Annual Meeting to answer questions from shareholders in relation to the audit.

Compliance with recommendation during the year ended 31 March 2023:

William Buck did not participate in the 16 September 2022 virtual annual meeting. However, William Buck will be invited to attend the annual meeting in 2023, and it is expected that the lead audit partner will be present to address any queries or concerns raised by shareholders.

Recommendation 7.3

Internal audit functions should be disclosed.

Compliance with recommendation during the year ended 31 March 2023:

AFC did not have a dedicated internal auditor role during the period to 31 March 2023. Given the relatively restricted size and scope of AFC's operations, the Board and the Audit Committee assume responsibility for overseeing AFC's activities. AFC and its subsidiaries have implemented internal systems and controls to monitor financial operations effectively.

Principle 8 – Shareholder Rights & Relations

"The board should respect the rights of shareholders and foster constructive relationships with shareholders that encourage them to engage with the issuer."

Recommendation 8.1

An issuer should have a website where investors and interested shareholders can access financial and operational information and key corporate governance information about the issuer.

Compliance with recommendation during the year ended 31 March 2023:

Financial statements, NZX announcements, Directors' profiles, and key operational and governance information are available on the website at https://afcnz.com/.

Recommendation 8.2

An issuer should allow investors the ability to easily communicate with the issuer, including providing the option to receive communications from the issuer electronically.

Compliance with recommendation during the year ended 31 March 2023:

All shareholders are given the option to elect to receive electronic communications from AFC.

Recommendation 8.3

Quoted equity security holders should have the right to vote on major decisions which may change the nature of the AFC in which they are invested in.

Compliance with recommendation during the year ended 31 March 2023:

Shareholders have been given the right to vote on all major decisions in line with the NZX Rules during the year ended 31 March 2023.

Recommendation 8.4

If seeking additional equity capital, issuers of quoted equity securities should offer further equity security holders of the same class on a pro-rata basis and on no less favourable terms before further equity securities are offered to other investors.

Compliance with recommendation during the year ended 31 March 2023:

During the year, AFC has not sought additional equity capital from the market.

In future capital-raising activities, the Board will consider whether the likely outcome of and the cost of extending offers to all shareholders is in the best interest of the Company or its shareholders. It is likely that the most cost-effective means of raising further capital will be by way of wholesale placement rather than a regulated offer to all existing shareholders.

Recommendation 8.5

The board should ensure that the notices of annual or special meetings of quoted equity security holders is posted on the issuer's website as soon as possible and at least 20 working days prior to the meeting.

Compliance with recommendation during the year ended 31 March 2023:

Notice of the 2022 annual meeting was delivered to shareholders on 16 August 2022, which was 20 working days prior to the Annual Meeting.

The Board encourages shareholder participation in meetings and understands that shareholders need sufficient time to consider information prior to meetings. Future notices of Shareholder meetings are expected to be provided at least 20 working days prior to meeting dates.

AFC LONGVIEW LIMITED

Longview Estate was established by the Vuletich family in 1969. Longview Estate Wines pioneered wine-growing in Whangarei. Longview is the oldest commercially operating vineyard in northern New Zealand with a total area of 4.22 hectares of vines. The Winery produces a series of wines with annual output of 16,000 litres. Varieties include Merlot, Cabernet Franc, Malbec, Syrah, Chardonnay, White Diamond and Gewürztraminer. The major wines are Reserve Gewurztraminer, Chardonnay, White Diamond, Merlot Cabernet Franc Malbec-Syrah and Gumdiggers Port. White Diamond is the unique product in New Zealand. White Diamond grapes produce a sweet fragrant, fruity wine, with an intense grape flavour. "Once tasted never forgotten".

AFC INTERNATIONAL TRADING GROUP LIMITED

AFC International Trading Group Limited (AFCIT) was setup to purchase products in New Zealand and to export these to China. The company involves in sourcing food products, health supplement products and cosmetic products in New Zealand and export to China. The Company has not purchased any new products and continued to sell the remaining stocks during the year.

NATIONAL DAIRY GROUP LIMITED

National Dairy Group Limited (NDG) is involved in research and development, manufacturing and management. All NDG products pass the qualification of GMP (Good Manufacturing Practice) in New Zealand. NDG is a wholly owned subsidiary of AFC Group Holdings Limited (AFC), NDG owns the "Morning" brand plus other brands. Its products are sold across New Zealand, Australia and China. NDG promotes natural health and scientific nutrition so it is able to provide its customers with high quality health food. The company has not traded and has not performed any research and development activities during the year.

AFC BIOTECHNOLOGY MANUFACTURE CO. LIMITED

AFC Biotechnology Manufacture Co Limited started production in July 2016. The designed annual capacity of the production line is 7 million sheets of cosmetic facial mask. With the most advanced face mask production line in New Zealand, the company adopts GMP standard and operates in a dust-free work shop. The Company sells both in New Zealand and exports primarily to China.

AFC GOGLOBAL ECOMMERCE LIMITED

GoGlobal is designed to be a platform which specialises in the sale of quality New Zealand and Australian products to China. This easy to use international platform allows producers and retailers to access the vast Chinese market with ease. The sellers can control their own prices, inventory, and all other aspects of the marketing and sales process from New Zealand. The company was not trading during the year.

AFC EDUCATION INVESTMENT LIMITED

AFC Education Investment Limited (AFCEI) was established to acquire and reconstruct for educational institutes. It will integrate the educational resources and models of studying abroad between China and New Zealand. The company was not trading during the year.

CONSOLIDATED FINANCIAL STATEMENTS

FOR THE YEAR ENDED 31 MARCH 2023

AFC GROUP HOLDINGS LIMITED CONSOLIDATED STATEMENT OF COMPREHENSIVE INCOME FOR THE YEAR ENDED 31 MARCH 2023

	Notes	2023 NZ\$	2022 NZ\$
Operating revenue	2	1,075,442	415,023
Cost of sales	3	(322,605)	(383,971)
Gross profit		752,837	31,052
Other income	2	31,367	245,620
Expenses			
Selling and distribution expenses	3	(175,116)	(45,019)
Administration expenses	3	(710,918)	(886,156)
Reversal/(impairment loss) on trade receivables	9	(2)	(176)
Operating loss		(101,832)	(654,679)
Finance income	2	16	2
Finance expense	3	(61,876)	(87,662)
Gain on lease modification	13	-	31,506
Impairment on property, plant and equipment	12	(14,729)	(27,592)
		(76,589)	(83,746)
Loss before income tax		(178,421)	(738,425)
Income tax expenses	4	-	-
Loss for the year		(178,421)	(738,425)
Other comprehensive income		-	-
Total comprehensive loss for the year		(178,421)	(738,425)
·			, ,
Loss and total comprehensive loss attributable to:			
Equity holders of the parent		(145,171)	(410,219)
Non-controlling interest	7	(33,250)	(328,206)
		(178,421)	(738,425)
Loss per share:			
Basic and diluted earning per share in NZ\$	5	(0.00004)	(0.00011)

AFC GROUP HOLDINGS LIMITED CONSOLIDATED STATEMENT OF CHANGES IN EQUITY FOR THE YEAR ENDED 31 MARCH 2023

	Notes	Issued Share Capital NZ\$	Accumulated Losses NZ\$	Equity Holders of the Parent NZ\$	Non- Controlling Interests NZ\$	Total
		ΝΖΨ	ΝΖΨ	ΝΖΨ	ΙΨΖΨ	ΝΖΨ
Balance as at 1 April 2021		28,679,503	(26,950,481)	1,729,022	(437,707)	1,291,315
Net loss for the financial year	7	-	(410,219)	(410,219)	(328,206)	(738,425)
Other comprehensive income						
Total comprehensive loss	•	-	(410,219)	(410,219)	(328,206)	(738,425)
Balance as at 31 March 2022		28,679,503	(27,360,700)	1,318,803	(765,913)	552,890
Net loss for the financial year	7	-	(145,171)	(145,171)	(33,250)	(178,421)
Other comprehensive income		_	-	_	-	-
Total comprehensive loss	-	-	(145,171)	(145,171)	(33,250)	(178,421)
Balance as at 31 March 2023		28,679,503	(27,505,871)	1,173,632	(799,163)	374,469

AFC GROUP HOLDINGS LIMITED CONSOLIDATED STATEMENT OF FINANCIAL POSITION AS AT 31 MARCH 2023

Notes	2023 NZ\$	2022 NZ\$
	Tuny	1024
	00.070.500	00.070.500
б		28,679,503
	(27,505,871)	(27,360,700)
	1,173,632	1,318,803
7	(799,163)	(765,913)
	374,469	552,890
8	4,963	14,451
9	10,846	8,943
11		352,162
10		49,005
	399,777	424,561
12	1.397.148	1,431,194
13		9,553
		708
	1,482,416	1,441,455
	4 992 402	1,866,016
	1,002,193	1,000,010
	4 000 = 40	4.040.400
		1,248,492
13		11,234
	1,370,420	1,259,726
		53,400
13	55,457	
	137,304	53,400
	1,507,724	1,313,126
	8 9 11 10	Notes NZ\$ 6 28,679,503 (27,505,871) 7 1,173,632 (799,163) 374,469 374,469 8 4,963 (799,163) 9 10,846 (11) (11) (12) (13) (14) (14) (14) (14) (14) (14) (14) (14

For and behalf of the Board, dated

26/06/2023

Yang Xia Director Bo Xian Cao Director

AFC Group Holdings Limited Annual Report 2023

AFC GROUP HOLDINGS LIMITED CONSOLIDATED STATEMENT OF CASH FLOWS FOR THE YEAR ENDED 31 MARCH 2023

	Notes	2023 NZ\$	2022 NZ\$
Cash flows from operating activities			
Cash was received from:			
Receipts from customers		153,768	461,947
Receipts from related parties		919,769	142,533
Interest received		16	2
Other receipts		39,325	251,757
Cash was applied to:			
Payments to suppliers and employees		(907,348)	(894,403)
Payments to related parties		(81,991)	-
Interest paid		(51,550)	(56,122)
Lease interest	13	(10,326)	(31,541)
Net cash outflow from operating activities	18	61,663	(125,827)
Cash flows from investing activities Cash was received from:			
Proceeds from disposal of property, plant and equipment		-	-
Cook was applied to:			
<u>Cash was applied to:</u> Purchase of property, plant and equipment	12	(2.120)	(4.402)
Net cash inflow/(outflow) from investing activities		(3,120)	(4,403) (4,403)
Net cash innow/(outnow) from investing activities		(3,120)	(4,403)
Cash flows from financing activities			
Cash was received from:	47	44.044	
Proceeds from borrowings	17	44,814	-
Received from related parties		477,200	312,210
Cash was applied to:			
Payments for lease liabilities principal		(39,834)	(164,769)
Repayments to related parties		(527,449)	-
Repayment to borrowings		(14,805)	
Net cash inflow from financing activities		(60,074)	147,441
Net decrease in cash and cash equivalents		(1,531)	17,211
Foreign currency translation adjustment		(7,958)	(6,135)
Cash and cash equivalents at the beginning of the year		14,451	3,375
Cash and cash equivalents at the end of the year	8	4,963	14,451

1. ACCOUNTING POLICIES

REPORTING ENTITY

AFC Group Holdings Limited (the "Company") is a company incorporated and domiciled in New Zealand and registered under the Companies Act 1993. The Company is listed and its ordinary shares are quoted on the NZX main board equity security market (NZX main market) and the addresses of its registered office and principal place of business are disclosed in the Corporate Information section of this report. The Company is an FMC Reporting Entity under the Financial Markets Conduct Act 2013 and its financial statements comply with the Companies Act 1993 and the Financial Markets Conduct Act 2013.

The consolidated financial statements of AFC Group Holdings Limited for the year ended 31 March 2023 comprise the Company and its subsidiaries (together referred to as the "Group"). For the purposes of complying with generally accepted accounting practice in New Zealand ("NZ GAAP"), the Group is a for-profit entity. As a listed company, the Group is considered a Tier One entity. The principal activity of the Company and the Group is to produce, manufacture and purchase food, health, and cosmetic products for distribution in New Zealand and the Chinese markets. The Group also operates in the winery and vineyard industry which has manufacturing operations.

1.1 Statement of compliance

These financial statements have been prepared in accordance with NZ GAAP. They comply with New Zealand equivalents to International Financial Reporting Standards and other applicable Financial Reporting Standards ("NZ IFRS"), as applicable to the Group as a profit oriented entity. These financial statements also comply with International Financial Reporting Standards ("IFRS").

The consolidated financial statements were approved and authorised for issue by the directors on 26/06/2023 . The directors are not able to amend the financial statements after issue.

1.2 Basis of preparation

The consolidated financial statements are prepared on a cost basis except for biological produce which has been measured at fair value. The preparation of financial statements in conformity with NZ IFRS and IFRS requires the use of certain critical accounting estimates and assumptions. It also requires management to exercise its judgement in the process of applying the group's accounting policies. The areas involving a higher degree of judgement or complexity, or areas where assumptions and estimates are significant to the consolidated financial statements are disclosed in note 1.23.

The consolidated financial statements for the Group are presented in New Zealand dollars (\$), which is the functional currency of all entities within the Group. All financial information has been rounded to the nearest dollar unless otherwise stated.

Fair value measurement

For financial reporting purposes, '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 (under current market conditions) at the measurement date, regardless of whether that price is directly observable or estimated using another valuation technique.

When estimating the fair value of an asset or liability, the entity uses valuation techniques that are appropriate in the circumstances and for which sufficient data are available to measure fair value, maximising the use of relevant observable inputs and minimising the use of unobservable inputs. Inputs to valuation techniques used to measure fair value are categorised into three levels according to the extent to which the inputs are observable:

1. ACCOUNTING POLICIES (continued)

1.2 Basis of preparation (continued)

Level 1 inputs are quoted prices (unadjusted) in active markets for identical assets or liabilities that the entity can access at the measurement date.

Level 2 inputs are inputs other than quoted prices included within Level 1 that are observable for the asset or liability, either directly or indirectly.

Level 3 inputs are unobservable inputs for the asset or liability.

1.3 New accounting standards adopted

There are no new standards, amendments to standards, or interpretations to existing standards, that have any impact on the Group for the year ended 31 March 2023.

1.4 Basis of consolidation

The consolidated financial statements comprise the financial statements of the Company and its subsidiaries as at 31 March 2023. Subsidiaries are those entities over which the Group has control. Control is achieved when the Group is exposed, or has rights, to variable returns from its involvement with the investee and has the ability to affect those returns through its power over the investee.

When the Group has less than a majority of the voting or similar rights of an investee, the Group considers all relevant facts and circumstances in assessing whether it has power over an investee, including:

- The contractual arrangement with the other vote holders of the investee;
- Rights arising from other contractual arrangements; and
- The Group's voting rights and potential voting rights.

The Group re-assesses 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. Consolidation of an investee begins when the Group obtains control over the investee and ceases when the Group loses control of the investee. Assets, liabilities, income and expenses of an investee acquired or disposed of during the year are included in the statement of comprehensive income from the date the Group gains control until the date the Group ceases to control the investee.

Profit or loss and each component of other comprehensive income ("OCI") are attributed to the equity holders of the parent of the Group and to the non-controlling interests, even if this results in the non-controlling interests having a deficit balance. The financial statements of subsidiaries are prepared for the same reporting period as the Company, using consistent accounting policies. All intra-group assets and liabilities, equity, income, expenses and cash flows relating to transactions between members of the Group are eliminated in full on consolidation.

The Group treats transactions with non-controlling interests as transactions with equity owners of the Group. For purchases from non-controlling interests, the difference between any consideration paid and the relevant share acquired of the carrying value of net assets of the investee is recorded in equity. Gains or losses on disposals to non-controlling interests are also recorded in equity.

1. ACCOUNTING POLICIES (continued)

1.5 Intangible assets

Intangible assets comprise of trademarks. Trademarks are carried at cost less any accumulated amortisation. Trademarks have a finite useful life of 10 years and the Group amortises these using the straight-line method over 10 years. Trademarks are recognised in the statement of financial position at cost less accumulated amortisation.

1.6 Going concern

The consolidated financial statements have been prepared on a going concern basis. The Group incurred a net loss for the year of \$178,421 (2022: \$738,425). At 31 March 2023, the Group's current liabilities exceeded its current assets by \$970,643 and had positive equity of \$374,469 (2022: \$552,890). The Group had suffered reduced sales in previous years due to the Covid-19 pandemic and has taken steps manage the business accordingly. In 2023, the loss narrowed significantly with sales increasing 1.7 times over last year. The Group recorded a positive net cash inflow from operating activities of \$61,663 in this year.

The key factors the Directors considered in determining that the Going Concern assumption was appropriate

- 1. There is minimal external debt and no externally imposed capital requirements.
- 2. The Group has significant property at Longview vineyard which includes three residential housing units. This property is unencumbered. The Directors consider that this property could be utilised to raise debt at low rates from a major New Zealand bank if liquidity needs required it. They do not forecast that this will be necessary in the foreseeable future.
- 3. The Group has considerable stocks of Finished Goods which will convert to positive cash inflows when settled by sale, with little or no cash outflow required.
- 4. As disclosed in note 19 there are related party payables of \$1,082,531. It has been agreed that payment of these will be deferred until such time as the group has the liquidity to settle these liabilities.
- 5. In response to the Covid-19 pandemic, the Group has reduced the fixed cost base of the business. This has been achieved with the reduction in Directors fees and reduction in staff levels. The Group has outsourced its inventory storage and integrated its office space, which significantly reduced the rental expenditure of warehouse and other ancillary costs.
- 6. Detailed budgets for the two operational segments have been prepared which supports the going concern assumption.
- 7. The key estimate in the budgets is the expected level of sales volumes of wine and cosmetic face masks.
- 8. In October 2022, a sales contract to sell \$790,000 of wine was signed. The Group has completed 35% of the supply. The balance will be completed in the following year. In FY2023, nearly \$60,000 of wines were exported to the China market. There will be other such expected exports in FY2024.
- 9 Sales of cosmetic face masks in New Zealand have been negatively affected by the closure of borders in previous years. The re-opening of borders began to reverse the downward trend of domestic sales. Meanwhile, the Group is considering new distribution channels.
- Based on the current stages of negotiations with customers, the Directors are anticipating sales in FY2024 will continue to increase.

The financial report does not include any adjustments relating to the recoverability or classification of recorded asset amounts or classification of liabilities that might be necessary should the company not be able to continue as a going concern.

The conditions noted above indicate the existence of a material uncertainty about the Group's ability to continue as a going concern

1. ACCOUNTING POLICIES (continued)

1.7 Revenue

The Group generates revenue primarily from the sale of wine and DD masks to its customers. Other sources of revenue include interest income and rental income.

Sale of goods - Contracts with customers

The Group recognises revenue under NZ IFRS 15 when a customer obtains control of the goods. The Group recognises revenue to depict the transfer of products to customers in an amount that reflects the consideration to which the entity expects to be entitled to in exchange for those goods or services.

Revenue from contracts with customers is recognised when the goods are delivered to the port of delivery and have been accepted by the customer.

For contracts that permit the customer to return an item, revenue is recognised to the extent that it is highly probable that a significant reversal in the revenue recognised will not occur. The amount of revenue recognised is adjusted for expected returns based on historical data and trends for returns. The Group reviews its estimate of expected returns at each reporting date.

Interest income

Interest income is accrued on a time apportioned basis, by reference to the principal outstanding and at the effective interest rate applicable, which is the rate that exactly discounts estimated future cash receipts through the expected life of the financial asset to that asset's net carrying amount.

Rental

Rental Income is recognised as income on a straight-line basis over the term of the lease.

Government grant

Grant income is recognised as revenue when it becomes receivable unless the Group has a liability to repay the grant if the requirements of the grant are not fulfilled. A liability is recognized to the extent that such conditions are unfulfilled at the end of the reporting period and is released to revenue as the conditions are fulfilled.

1.8 Foreign currency

Transactions in foreign currencies are translated to the functional currency of the Group at exchange rates at the dates of the transactions.

Monetary assets and liabilities denominated in foreign currencies at the reporting date are retranslated to the functional currency at the exchange rate at the date. The foreign currency gains or loss on monetary items is the difference between amortised cost in the functional currency at the beginning of the year, adjusted for effective interest and payments during the year, and the amortised cost in foreign currency translated at the exchange rate at the end of year.

1.9 Inventories

The valuation of inventory is determined under the principle of lower of cost or net realisable value. The cost of inventories is based on the first in first out principle, and includes expenditure incurred in acquiring the inventories and bringing them to their existing location and condition. Net realisable value is the estimated selling price in the ordinary course of business, less the estimated costs of completion and selling expenses.

1. ACCOUNTING POLICIES (continued)

1.9 Inventories (continued)

The Directors' assessment of the value is determined after reviewing and comparing the market price with the cost and as a result of this, the carrying value of some inventories have been written down to estimated net realisable value. The total amount of the provision written off to profit or loss at 31 March 2023 was \$257,263 (31 March 2022: \$273,920).

Included within the cost of inventory is the fair value of the grapes (agricultural produce) at the time the grapes are harvested. At the point of harvest, the harvest of grapes qualify as agricultural produce under NZ IAS 41: Agriculture and are recorded at fair value at that date. The fair value at point of harvest becomes the basis of cost when accounting for inventories.

Growing Costs: Harvesting of the grape crop is ordinarily performed in late March. Costs incurred in growing the grapes including any applicable harvest costs, are initially allocated into the cost of inventory as part of the total cost to acquire and grow the agricultural produce. At the point of harvest, a fair value adjustment is made so that the cost per tonne is adjusted to fair value in accordance with NZ IAS 41: Agriculture and NZ IFRS 13: Fair Value Measurement. Any difference between cost and fair value is included within the statement of comprehensive income as cost of sales.

1.10 Leases

The Group as a lessee

Right-of-use assets

A right-of-use asset is recognised at the commencement date of a lease. The right of use asset is measured at cost, which comprises the initial amount of the lease liability, adjusted for, as applicable, any lease payments made at or before the commencement date net of any lease incentives received, any initial direct costs incurred, and, except where included in the cost of inventories, an estimate of costs expected to be incurred for dismantling and removing the underlying asset, and restoring the site or asset.

Right-of-use assets are depreciated on a straight-line basis over the unexpired period of the lease or the estimated useful life of the asset, whichever is the shorter. Where the Group expects to obtain ownership of the leased asset at the end of the lease term, the depreciation is over its estimated useful life. Right-of-use are subject to impairment or adjusted for any remeasurement of lease liabilities.

The Group has elected not to recognise a right-of-use asset and corresponding lease liability for short-term leases with terms of 12 months or less and leases of low-value assets. Lease payments on these assets are expensed to profit or loss as incurred.

Lease Liabilities

A lease liability is recognised at the commencement date of a lease. The lease liability is initially recognised at the present value of the lease payments to be made over the term of the lease, discounted using the interest rate implicit in the lease or, if that rate cannot be readily determined, the group's incremental borrowing rate. Lease payments comprise of fixed payments less any lease incentives receivable, variable lease payments that depend on and index or a rate, amounts expected to be paid under residual value guarantees, exercise price of a purchase option when the exercise of the option is reasonably certain to occur, and any anticipated termination penalties. The variable lease payments that do not depend on an index or a rate are expensed in the period in which they are incurred.

1. ACCOUNTING POLICIES (continued)

1.10 Leases (continued)

Lease liabilities are measured at amortised cost using the effective interest method. The carrying amounts are remeasured if there is a change in the following: future lease payments arising from a change in the index or a rate used; residual guarantee; lease term; certainty of a purchase option and termination penalties. When a lease is remeasured, an adjustment is made to the corresponding right-of-use asset, or to profit or loss if the carrying amount of the right-of-use asset is fully written down.

The Group as a lessor

Rental Income from operating leases is recognised as income on a straight-line basis over the period of the lease.

1.11 Cash and cash equivalents

Cash and cash equivalents comprise cash on hand and cash in bank.

1.12 Employee benefits

Provision is made for benefits accruing to employees in respect of wages and salaries, annual leave and sick leave when it is probable that settlement will be required and they are capable of being measured reliably. Provisions made in respect of employee benefits are measured at their nominal values using the remuneration rate expected to apply at the time of settlement.

1.13 Financial assets

The Group measures debt assets at amortised cost as the Group holds the financial assets for the collection of the contractual cash flows, and the contractual cash flows under the instrument solely represent payments of principal and interest. All other debt and equity instruments including investments in equity investments are recognised at fair value.

Financial assets at amortised cost

Trade, other and related party receivables are amounts due from customers and related parties in the ordinary course of business. The Group holds the trade, other and related party receivables with the objective to collect the contractual cash flows and therefore subsequently measures them at amortised cost using the effective interest method.

Loans and receivables are also measured and classified at amortised cost using the effective interest method less impairment. Interest is not charged on overdue amounts.

1.14 Financial Liabilities

Financial liabilities at amortised cost

Trade and other payables are initially measured at fair value less transaction costs and subsequently carried at amortised cost and due to their short term nature they are not discounted. They represent liabilities for goods and services provided to the Group prior to the end of the financial year that are unpaid and arise when the Group becomes obliged to make future payments in respect of the purchase of these goods and services.

1. ACCOUNTING POLICIES (continued)

1.14 Financial Liabilities (continued)

Interest and dividends

Interest and dividends are classified as expenses or as distributions of profit consistent with the statement of financial position classification of the related debt or equity instruments or component parts of compound instruments.

Related party payables

Other financial liabilities, including borrowings, are initially measured at fair value, net of transaction costs and are subsequently measured at amortised cost using the effective interest method.

1.15 Equity

Share capital is classified as equity when the amount represents a residual interest. Incremental costs directly attributable to the issue of new shares or warrants are shown in equity as a deduction, net of tax, from the proceeds.

Transaction costs arising on the issue of equity instruments are recognised directly in equity as a reduction of the proceeds of the equity instruments to which the costs relate. Transactions costs are the costs that are incurred directly in connection with the issue of those equity instruments and which would not have been incurred had those instruments not been issued.

When shares recognised as equity are repurchased, the amount of the consideration paid, which includes directly attributable costs is recognised as a deduction from equity. Repurchased shares are classified as treasury shares. When treasury shares are sold or reissued subsequently, the amount received is recognised as an increase in equity and the resulting surplus or deficit on the transaction is presented within share premium.

1.16 Goods and services tax ("GST")

Revenue, expenses, assets and liabilities are recognised net of the amount of goods and services tax (GST), except for receivables and payables, which are recognised inclusive of GST.

1.17 Income tax

Taxation expense comprises both current and deferred tax.

Current tax is the expected tax payable on the taxable income for the financial year, using tax rates enacted or substantively enacted at the balance sheet date, and any adjustment to tax payable in respect of previous years. Income tax is recognised in the Income Statement except when it relates to items that are recognised directly under other comprehensive income, in which case the income tax is recognised in other comprehensive income.

Deferred tax is accounted for using the balance sheet method, providing for temporary differences between the carrying values of assets and liabilities in the financial statements and the corresponding tax base of these items. Deferred tax is determined using tax rates and regulations enacted at the balance sheet date in New Zealand, which is the jurisdiction the Group operates and generates taxable income in.

Deferred tax assets are recognised to the extent that it is probable that sufficient taxable amounts will be available against which deductible temporary differences or unused tax losses and tax offsets can be utilised.

1. ACCOUNTING POLICIES (continued)

1.18 Property, plant and equipment

Recognition and measurement

Items of property, plant and equipment are measured at cost less accumulated depreciation and any impairment losses.

Cost includes expenditure that is directly attributable to the acquisition of the asset. In the event that settlement of all or part of the purchase consideration is deferred, cost is determined by discounting the amounts payable in the future to their present value as at the date of acquisition.

When parts of an item of property, plant and equipment have different useful lives, they are accounted for as separate items (major components) of property, plant and equipment.

Subsequent costs

The cost of replacing part of an item of property, plant and equipment is recognised in the carrying amount of the item if it is probable that the future economic benefits embodied within the part will flow to the Group and its cost can be measured reliably. The costs of the day-to-day servicing of property, plant and equipment are recognised in the profit and loss component of the consolidated statement of comprehensive income as incurred.

Depreciation

Depreciation is recognised in the consolidated statement of comprehensive income to write off the cost of an item of property, plant and equipment over its expected useful life, at the following rates:

Land & Land Improvements

Buildings

0% - 6%

Diminishing Value
Computer Equipment

50%

Diminishing Value
Plant & Equipment

7% - 40%

Diminishing Value
Motor Vehicles

10% - 40%

Diminishing Value
Fixture and Fittings and Office Equipment 13% - 67%

Diminishing Value
Grape Vines / Bearer Plants

7.5%

Diminishing Value

An asset's carrying amount is written down immediately to its recoverable amount if the asset's carrying amount is greater than its estimated recoverable amount. The useful lives and residual values are reviewed annually.

Gains and losses on disposals are determined by comparing proceeds with the carrying amount. These gains or losses are included in the profit and loss component of the consolidated statement of comprehensive income.

1.19 Biological assets

Biological assets consist of grape fruit bunches. The Group grows and purchases grapes to use in the production of wine, as part of normal operations. Grapes are normally harvested between March and May each year. The grapes harvested and purchased are adjusted to fair value at the point of harvest after taking into consideration of various market factors, as well as reviewing the district average pricing report for grapes of similar quality and variety. Any adjustment to bring the cost of sales to fair value is recognised in inventory and cost of sales.

1. ACCOUNTING POLICIES (continued)

1.20 Impairment of assets

Financial assets

For trade, other and related party receivables, the group applies the NZ IFRS 9 simplified approach in measuring expected credit losses which uses a lifetime expected loss allowance for all trade receivables and contract assets. The Group also considers other forward looking economic factors in determining the impairment of trade, other and related party receivables.

When a trade receivable is uncollectible, it is written off against the allowance account. Subsequent recoveries of amounts previously written off are credited against the allowance account. Changes in the carrying amount of the allowance account are recognised in profit or loss.

For financial assets carried at amortised cost, the amount of the impairment is the difference between the asset's carrying amount and the present value of estimated future cash flows, discounted at the original effective interest rate. The carrying amount of the financial asset is reduced by the impairment loss directly for all financial assets with the exception of loan and trade receivables where the carrying amount is reduced through the use of an allowance account.

If, in a subsequent period, the amount of the impairment loss decreases and the decrease can be related objectively to an event occurring after the impairment was recognised, the previously recognised impairment loss is reversed through profit or loss to the extent the carrying amount of the investment at the date the impairment is reversed does not exceed what the amortised cost would have been had the impairment not been recognised.

Non-financial assets

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 impairment exists, the recoverable amount of the asset is estimated to establish the impairment loss, if any.

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 is estimated to be less than its carrying amount, the carrying value is reduced to the recoverable amount. An impairment loss is recognised in profit or loss immediately, unless the relevant asset is carried at a revalued amount, in which case the impairment loss is treated as a revaluation decrease.

All impairment losses are immediately recognised through profit and loss.

1. ACCOUNTING POLICIES (continued)

1.21 Earnings per share

The Group presents basic and diluted earnings per share (EPS) data for its ordinary shares. Basic EPS is calculated by dividing the profit or loss attributable to ordinary shareholders of the Company by the weighted average number of ordinary shares outstanding during the period.

Diluted EPS is determined by adjusting the profit or loss attributable to ordinary shareholders and the weighted average number of ordinary shares outstanding for the effects of all dilutive potential ordinary shares, which comprises of warrants.

1.22 Cash flows

The following are the definitions used in the consolidated statement of cash flows:

- Cash and cash equivalents are short term, highly liquid investments that are readily convertible to known amounts of cash and which are subject to an insignificant risk of changes in value.
- Operating activities are the principal revenue-producing activities of the Group and other activities that are not investing or financing activities.
- Investing activities are the acquisition and disposal of long-term assets not included in cash and cash equivalents.
- Financing activities are activities that result in changes in the size and composition of the contributed equity and borrowings of the Group.

1.23 Critical accounting judgments and key sources of estimation uncertainty

The Group prepares its consolidated financial statements in accordance with NZ IFRS, the application of which often requires judgements to be made by management when formulating the Group's financial position and results. Under NZ IFRS, the Directors are required to adopt those accounting policies most appropriate to the Group's circumstances for the purpose of presenting a true and fair view of the Group's financial position, financial performance and cash flows.

In determining and applying accounting policies, judgement is often required in respect of items where the choice of specific policy, accounting estimate or assumption to be followed could materially affect the reported results or net asset position of the Group should it later be determined that a different choice would be more appropriate.

Estimates and underlying assumptions are reviewed on an ongoing basis. Revisions to accounting estimates are recognised in the period in which the estimate is revised and in any future periods affected. In particular, information about significant areas of estimation uncertainty and critical judgements in applying accounting policies that have the most significant effect on the amount recognised in the financial statements are described in more detail below.

Impairment of trade, other and related party receivables

In determining the impairment of trade, other and related party receivables provision, the Group assesses the balances by applying the expected loss and forward looking approach under NZ IFRS 9. This assessment involves making estimates and judgements regarding the historical data and trends, factors such as economic conditions, external ratings, cash flow projections and other information available that impacts the customers of the Group.

1. ACCOUNTING POLICIES (continued)

1.23 Critical accounting judgments and key sources of estimation uncertainty (continued)

Recognition of provision for deferred tax assets

The Group has not recognised a deferred tax asset (2022: No deferred tax asset recognised) on its statement of financial position as at reporting date. Significant judgement is required in determining if the utilisation of deferred assets is probable. The recognition of deferred tax assets is based upon whether it is more likely than not that sufficient and suitable taxable profits will be available in the future against which the reversal of temporary differences can be deducted. To determine the future taxable profits, reference is made to the latest forecasts of future earnings of the Group. Where the temporary differences are related to losses, relevant tax law is considered to determine the availability of the losses to offset against the future taxable profits (refer note 4).

Provision for Inventory

The Group's assessment of provisions for inventory obsolescence and net realisable value involves making estimates and judgements in relation to future selling prices. The Group considers a wide range of factors including historical data, current trends, recent sales data and product information from buyers as part of the process to determine the appropriate value of these provisions.

Impairment of property, plant and equipment

In determining whether an item of property, plant and equipment is impaired, the Group applies NZ IAS 36 Impairment of Assets. This assessment involves the review of the carrying amount of its assets or cash-generating unit and if this exceeds the recoverable amount. This assessment involves estimating the value in use of an asset and estimating the future cash inflows and outflows to be derived from the continued use of the asset and its disposal and applying an appropriate discount rate to those future cash flows.

2. REVENUE

	2023	2022
Operating revenue	NZ\$	NZ\$
Sales - wine products	1,026,626	335,560
Sales - cosmetic products	48,816	79,463
Total operating revenue	1,075,442	415,023
Other income	13,788	26,700
Rental income	17,579	18,880
Covid-19 wage subsidy	-	200,040
	31,367	245,620
Total Income	1,106,809	660,643
Finance Income:		
Interest received on bank account	16	2
	16	2

2. REVENUE (continued)

Operating revenue - Geographical locations

Operating revenue is attributed to the following geographical locations on the basis of the country the customer is trading in.

	Sales - Wine products	Sales - Cosmetic products	Sales - Other products	Total
	NZ\$	NZ\$	NZ\$	NZ\$
31 March 2023				
China	589,100	-	-	589,100
New Zealand	437,526	48,816	-	486,342
Operating Revenue	1,026,626	48,816	-	1,075,442
31 March 2022				
China	223,975	19,027	-	243,002
New Zealand	111,585	60,436	-	172,021
Operating Revenue	335,560	79,463	-	415,023

3. EXPENSES

	Note	2023 NZ\$	2022 NZ\$
Profit/(Loss) before income tax after charging:		+	
Included in Cost of Sales Expenses			
Cost of goods sold		339,262	445,860
Provision for inventory obsolescence	11	(16,658)	(61,889)
Included in Selling and Distribution Expenses			
Advertising		3,641	273
Business events		7,908	9,644
Freight and courier		37,963	4,746
Salaries and sales commission		125,185	30,356
Included in Administration Expenses			
Accounting and consulting		34,875	33,500
Amortisation of intangible assets	15	150	150
Depreciation for property, plant and equipment	12	22,437	33,670
Depreciation for right-of-use assets	13	44,009	166,470
Directors fees		4,375	15,167
Licences & subscriptions		17,737	16,664
Travel - international		12,546	· -
Insurance		20,509	22,320
Share registry & listing expenses		28,226	21,818
Legal fees		9,748	4,635
Management fees		40,000	35,000
Salaries		452,214	421,418
Rent		38,132	52,196
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3. EXPENSES (continued)

Auditors' remuneration		
Audit of financial statements	55,937	64,310
Total fees paid to auditors	55,937	64,310

The auditors of the financial statements for 2023 were William Buck Audit (NZ) Limited (2022: William Buck Audit (NZ) Limited).

The auditors of the Wine Standard Management Plan for 2023 were Quality Auditing Specialists Limited (2022: Quality Auditing Specialists Limited).

		2023	2022
	Note	NZ\$	NZ\$
Finance costs:	•		
Interest paid on borrowings from related parties	19	49,609	53,427
Lease interest	13	10,326	31,541
Other interest paid		1,940	2,694
		61,876	87,662

4. INCOME TAX EXPENSE

4.1. Components of Income tax expense

The income tax expense for the year is nil, (2022: \$nil)

The tax rate used for the reconciliation below is the corporate tax rate of 28% (2022: 28%) payable by New Zealand corporate entities on taxable profits under New Zealand tax law.

Reconciliation of effective tax rate	2023 NZ\$	2022 NZ\$
Profit/(loss) before income tax	(178,421)	(738,425)
Income tax expense/(benefit) calculated at 28%	(49,958)	(206,759)
Expected income expense/(benefit)	(49,958)	(206,759)
Adjustments Non deductible expenses Non taxable income Deferred tax adjustments Losses brought forward Losses offset against other deferred tax assets Losses not recognised and carried forward	1,411 - - (1,383,881) (30,044) 1,462,472	25,585 (24,548) - (1,155,282) (22,877) 1,383,881
Income tax expense		-

4. INCOME TAX EXPENSE (continued)

Right of use assets and lease liabilities

Deferred tax not recognised

4.2	Deferred tax assets and liabilities	_	2023 NZ\$	2022 NZ\$
	Deferred tax assets/(liabilities) arising from the follow	wing:		
	Unused tax losses	_	1,462,472	1,383,881
	Provisions and accruals		99,173	107,235
	Property, plant and equipment		23,039	46,190
	Right of use assets and lease liabilities		1,640	470
	Tax benefits not recognised		(1,586,324)	(1,537,776)
	Deferred tax assets as at 31 March	_ _	-	
				Balance
		Opening Balance	Movements	as at
		1 April		31 March
		NZ\$	NZ\$	NZ\$
	31 March 2022			
	Unused tax losses	1,155,282	228,599	1,383,881
	Provisions and accruals	122,655	(15,420)	107,235
	Property, plant and equipment	45,301	889	46,190
	Right of use assets and lease liabilities	8,816	(8,346)	470
	Deferred tax not recognised	(1,332,054)	(205,722)	(1,537,776)
		-	-	<u>-</u>
	31 March 2023	4 000 004	70.504	4 400 470
	Unused tax losses	1,383,881	78,591	1,462,472
	Provisions and accruals	107,235	(8,062)	99,173
	Property, plant and equipment	46,190	(23,151)	23,039

The above amounts are tax effected balances. Obtaining the benefits of the deferred tax assets is dependent upon deriving sufficient assessable income and the Group have assessed that there will not be sufficient taxable income with which to utilise the asset based on the forecasts provided.

470

(1,537,776)

Losses can be carried forward indefinitely under New Zealand tax law (assuming shareholder continuity requirements are met and approval of the Inland Revenue Department is obtained).

The Group has not recognised the deferred tax asset of \$1,586,324 on its Statement of Financial Position as at reporting date as the Group has determined that the utilisation of deferred tax assets is not probable. In deciding whether to recognise the deferred tax assets, the Group also considers whether it is likely that sufficient and suitable taxable profits will be available in the future against which the reversal of temporary differences can be deducted.

1,170

(48,548)

1,640

EARNINGS PER SHARE

The earnings and weighted average number of ordinary shares used in the calculation of basic earnings per

	2023 NZ\$	2022 NZ\$
Basic earnings per share		
Profit/(Loss) after taxation attributable to equity holders of the parent	(145,171)	(410,219)
Weighted average number of ordinary shares on issue	3,664,253,194	3,664,253,194
Basic and Diluted Earning per share in NZ\$	(0.00004)	(0.00011)

There have been no other transactions involving ordinary shares or potential ordinary shares between the reporting date and the date of authorisation of these financial statements.

6.	AUTHORISED AND ISSUED SHARE CAPITAL		
6.1	Ordinary shares	Shares Issued	Group
	31 March 2022	No.	Group NZ\$
	Balance at 1 April 2021	3,664,253,194	28,679,577
	Movement for 2022 financial year Ordinary shares authorised and issued	-	-
	Ordinary shares on issue at 31 March 2022	3,664,253,194	28,679,577
	Treasury shares	(37,082)	(74)
	Ordinary shares on issue at 31 March 2022 excluding treasury shares	3,664,216,112	28,679,503
	31 March 2023		
	Balance at 1 April 2022	3,664,253,194	28,679,577
	Movement for 2023 financial year Ordinary shares authorised and issued	-	-
	Ordinary shares on issue at 31 March 2023	3,664,253,194	28,679,577
	Treasury shares	(37,082)	(74)
	Ordinary shares on issue at 31 March 2023 excluding treasury shares	3,664,216,112	28,679,503

6. AUTHORISED AND ISSUED SHARE CAPITAL (continued)

All ordinary shares issued are fully paid. All ordinary shares rank equally with one vote attached to each fully paid ordinary share and have equal dividend rights and no par value.

Treasury shares are those shares acquired by the company from shareholders who exercised their minority buy back rights at the time shares were issued to NZ Silveray Group Limited. These shares are held by the company until the directors resolve to reissue the shares or to cancel the shares. At balance date, the company held 37,082 treasury shares which were acquired during 2016.

6.2 Warrants

No warrants were issued during the 2023 year (2022: \$nil).

6.3 Dividend

No dividends have been declared or paid for the year ended 31 March 2023 (2022: \$nil).

7. NON-CONTROLLING INTEREST

There are non-controlling interests in AFC Biotechnology Manufacture Co Limited and AFC Longview Limited.

AFC Biotechnology Manufacture Co Limited

AFC Biotechnology Manufacture Co Limited was incorporated in July 2016 with 100 ordinary shares issued at \$10,000 for each share. For the FY2023 year, AFC Group Holdings Limited held 51% of the shares and non-controlling interest held remaining 49% of the shares (NZ Silveray Group Limited held 24% of the shares, Wei Li held 20% of the shares and others held remaining 5% of the shares).

AFC Longview Limited

On 26 February 2016 AFC Longview Limited was recapitalised by the issue of 2,399,999 shares of \$1 each for cash. 1,223,999 shares were subscribed by AFC Group Holdings Limited (51% shareholding) and NZ Silveray Group Limited (a non-controlling interest) subscribed to the remaining 1,176,000 shares (49% shareholding).

Both entities are incorporated and domiciled in New Zealand.

7. NON-CONTROLLING INTEREST (continued)

The non-controlling interest in AFC Biotechnology Manufacture Co Limited and AFC Longview Limited are set out below. The amounts stated are before any inter-company eliminations.

<u>-</u> -	AFC Biotechnology Manufacture		AFC Longviev	w Limited
	2023	2022	2023	2022
_	NZ\$	NZ\$	NZ\$	NZ\$
Summarised statement of financial p	osition_			
Current assets	90,447	81,162	245,709	306,870
Current liabilities	2,090,673	1,689,552	1,263,983	1,697,094
Current net assets/(liabilities)	(2,000,226)	(1,608,390)	(1,018,274)	(1,390,224)
Non-current assets	11,317	25,734	1,383,203	1,398,309
Non-current liabilities	18,447	19,000	34,400	15,400
Non-current net assets	(7,130)	6,734	1,348,803	1,382,909
Net assets	(2,007,355)	(1,601,656)	330,528	(7,315)
Net Assets attributed to non- controlling interest	(983,604)	(784,811)	161,959	(3,584)
Summarised statement of comprehe	nsive income			
Revenue	48,816	79,463	1,026,626	335,560
Loss for the year	(405,699)	(475,125)	337,842	(194,684)
Other comprehensive income	-	-	-	-
Total comprehensive loss	(405,699)	(475,125)	337,842	(194,684)
Loss allocated to non-controlling interest	(198,793)	(232,811)	165,543	(95,395)
Summarised cash flows				
Cash flows from operating activities	(365,247)	(141,136)	555,647	(115,555)
Cash flows from investing activities	(1,804)	-	(1,316)	(2,577)
Cash flows from financing activities	370,584	152,056	(554,376)	120,414
Net increase/(decrease) in cash and cash equivalents	3,533	10,920	(45)	2,282

7. NON-CONTROLLING INTEREST (continued)

The effect on the profit and loss attributable to non-controlling interest and to the equity holders of the parent of AFC Longview Limited and AFC Biotechnology Manufacture Co Limited is summarised as follows:

	Total comprehensive loss for the year	Loss allocated to non- controlling interest	to the equity holders of the parent
31 March 2023			
AFC Longview Limited	337,842	165,543	172,299
AFC Biotechnology Manufacture Co Limited	(405,699)	(198,793)	(206,907)
	(67,857)	(33,250)	(34,607)
31 March 2022 AFC Longview Limited AFC Biotechnology Manufacture Co Limited	(194,684) (475,125) (669,809)	(95,395) (232,811) (328,206)	(99,289) (242,314) (341,603)

The effect on the equity attributable to the owners of AFC Longview Limited and AFC Biotechnology Manufacture Co Limited is summarised as follows:

	2023 NZ\$	2022 NZ\$
AFC Longview Limited	·	· -
Opening Balance	(3,583)	91,812
Loss and total comprehensive loss attributed to non-controlling interest	165,543	(95,395)
	161,960	(3,583)
AFC Biotechnology Manufacture Co Limited		
Opening Balance	(762,330)	(529,519)
Loss and total comprehensive loss attributed to non-controlling interest	(198,793)	(232,811)
	(961,123)	(762,330)
Total effect of non-controlling interest	(799,163)	(765,913)

8. CASH AND CASH EQUIVALENTS

	2023 NZ\$	2022 NZ\$
Cash at bank and on hand	4,963	14,451
Total cash and cash equivalents	4,963	14,451

The carrying amount of cash and cash equivalents approximates their fair value.

Cash at bank earns interest at floating rates on daily deposit balances. There is no overdraft facility for the Group.

9. TRADE, OTHER AND RELATED PARTY RECEIVABLES

	Note	2023 NZ\$	2022 NZ\$
	11010	ΝΖΦ	1424
Trade receivables - third parties		8,230	6,849
Trade receivables - related parties	19	2,624	2,100
·		10,854	8,949
Allowance for impairment losses		(8)	(6)
Total trade and related party receivables		10,846	8,943
Analysis of trade and related party receivables			
Current		3,780	361
Past due 0-30		4,320	49
Past due 31-90		580	4,032
Past due more than 90		2,174	4,507
		10,854	8,949

Trade debtors are non-interest bearing and receipt is normally on 30 days terms. Related party receivables are non-interest bearing and repayable on demand as disclosed in note 19.

The directors consider that there is no material difference between the carrying value and fair value of trade debtors and related party receivables. The Group's management considers that all financial assets that are not impaired or past due for each of the reporting dates under review are of good credit quality. The directors also consider that the receivables that are past due and not impaired are fully recoverable.

The Group establishes an allowance for impairment that represents its estimate of expected losses in respect of trade and related party receivables.

	2023	2022
	NZ\$	NZ\$
Movement in the allowance for impairment losses		
Opening Balance 1 April	6	182
Reversal of prior year provision	(6)	(182)
Charge for the financial year	8	6
Closing Balance 31 March	8	6
Prepayment of expenses	73,558	43,535
Taxation receivable	(4,315)	182
GST receivable		5,288
	69,243	49,005

Prepayment of inventory is required to secure the production of specific inventory items produced to the Group's specification.

10. PREPAYMENTS AND OTHER CURRENT ASSETS

	2023 NZ\$	2022 NZ\$
Advances to suppliers	-	-
Prepayment of expenses	73,558	43,535
Taxation receivable	(4,315)	182
GST receivable	,	5,288
	69,243	49,005

Prepayment of inventory is required to secure the production of specific inventory items produced to the Group's specification.

11. INVENTORIES

	2023 NZ\$	2022 NZ\$
Work in progress	158,534	123,509
Finished goods	413,454	502,573
Provision for inventory	(257,263)	(273,920)
Total Inventories	314,725	352,162
	2023 NZ\$	2022 NZ\$
Provision for closing stock		
Opening provision for inventory	(273,920)	(335,809)
Reversal of opening provision for inventory	-	-
Released to profit and loss	16,658	61,889
Closing provision for closing stock	(257,263)	(273,920)

Inventory of \$257,263 has been expensed and written down to net realisable value/lower of cost (2022: \$273,920).

Assessing write downs for inventory obsolescence and net realisable value involves making estimates and judgements in relation to future selling prices between the most recent store stock counts and reporting date.

The fair value of agricultural produce as at the point of harvest was \$4,490 (2022: \$6,725).

12. PROPERTY, PLANT AND EQUIPMENT

_	Land NZ \$	Buildings NZ\$	Land Improve ment NZ \$	Plant & Equipment NZ \$	Motor Vehicles NZ \$	Computer Equipment NZ \$	Fixture & Fittings, Office Equipment NZ \$	Bearer Plants - Grape Vines NZ\$	Total NZ\$
Year ended 31 March 2022 Cost									
Cost as at 1 April 2021	320,000	905,200	50,000	322,108	71,469	28,756	156,820	80,000	1,934,352
Additions	520,000	905,200	50,000	322,100	7 1,403	4,403	130,020		4,403
Disposal	_	_	_	_		,	_		.,
Impairment	-	-	-	_			(52,604)	_	(52,604)
Written off	-	-	-	_			-		-
Cost as at 31 March 2022	320,000	905,200	50,000	322,108	71,469	33,159	104,215	80,000	1,886,151
Accumulated Depreciation									
Accumulated Depreciation									
at 1 April 2021	-	(10,818)	-	(224,394)	(55,589)	(26,253)	(103,416)	(25,826)	(446,296)
Depreciation charge for the									
year	-	(2,565)	-	(12,453)	(1,888)	(2,480)	(10,222)	(4,062)	(33,670)
Disposal	-	-	-	-			-		
Impairment	-	-	-	-		. <u>-</u>	25,012	-	25,012
Accumulated		(13,383)		(236,847)	(57.477)	(28,733)	(88,626)	(29,888)	(454,954)
Depreciation at 31 March	-	(13,363)	-	(230,047)	(57,477)	(20,733)	(00,020)	(29,000)	(454,954)
Carrying Amount							101015		
Cost	320,000	905,200	50,000		71,469		104,215		1,886,151
Accumulated Depreciation	-	(13,383)		(236,847)	(57,477)	(28,733)	(88,626)	(29,888)	(454,954)
Carrying Amount 31 March 2022	320,000	891,817	50,000	85,261	13,992	4,426	15,589	50,112	1,431,194
Year ended 31 March 2023 Cost Cost as at 1 April 2022	320,000	905,200	50,000	322,108	71,469	33,159	104,215	80,000	1,886,151
Additions	-	-	-	1,315			1,804		3,120
Disposal	-	-	-	(10,640)		- - (13,999)	- (74,897)	-	(00 E37)
Impairment Prior period correction	-	-	_	(8,834)	4,666	, ,	1,325		(99,537) (2,844)
Written off	_	_	_	(0,054)	4,000	· -	1,525	- -	(2,044)
Cost as at 31 March 2023	320,000	905,200	50,000	303,949	76,135	19,159	32,447	80,000	1,786,891
Accumulated Depreciation									
Accumulated Depreciation		(12 202)		(226 047)	(57 477)	(20 722)	(00 606)	(20,000)	(454,954)
at 1 April 2022	-	(13,383)	-	(236,847)	(57,477)	(28,733)	(88,626)	(29,888)	(454,954)
Depreciation charge for the year	-	(2,023)	_	(9,874)	(1,556)	(2,029)	(3,197)	(3,758)	(22,437)
Disposal	-	. ,	-	-	. ,	• • -	-	· •	. , ,
Prior period correction	-	928	-	8,599	(7,010)		325		2,841
Impairment	-		-	8,378		- 13,632	62,798	-	84,808
Accumulated Depreciation at 31 March	-	(14,477)	-	(229,744)	(66,043)	(17,130)	(28,700)	(33,647)	(389,742)
Carrying Amount									
Cost	320,000	905,200	50,000	303,949	76,135	19,159	32,447	80,000	1,786,890
Accumulated Depreciation		(14,477)	-	(000 = 44)	(66,043)		(28,700)	(33,647)	(389,742)
Carrying Amount 31	320,000			, ,					•
March 2023	ა∠∪,∪∪∪	890,723	50,000	74,204	10,092	2,029	3,747	46,353	1,397,148

Bearer plants consist of grape vines on our vineyards here in New Zealand. As at 31 March 2023, the Group had grape vines planted on 4.22 productive hectares of land (2022: 4.22 hectares).

13. RIGHT-OF-USE ASSETS

The group leases a property in New Zealand. The periodic rent is fixed over the lease term for the property lease.

13.1 Right-of-use assets

Year ended 31 March 2022	<u>Buildings</u>	<u>Forklift</u>	<u>Total</u>
At 1 April 2021	486,417	8,046	494,463
Depreciation	(161,643)	(4,828)	(166,470)
Effect of modification to lease terms	(318,440)	-	(318,440)
At 31 March 2022	6,334	3,218	9,553
Year ended 31 March 2023	<u>Buildings</u>	<u>Forklift</u>	<u>Total</u>
At 1 April 2022	6,334	3,218	9,553
Termination of lease	-	(2,816)	(2,816)
Addition of lease	121,982	-	121,982
Depreciation	(43,607)	(402)	(44,009)

13.2 Lease liabilities

Year ended 31 March 2022	<u>Buildings</u>	<u>Forklift</u>	<u>Total</u>
At 1 April 2021	517,178	8,770	525,948
Lease interest	30,754	787	31,541
Lease payments	(190,476)	(5,833)	(196,309)
Effect of modification to lease terms	(349,946)	-	(349,946)
At 31 March 2022	7,509	3,724	11,234
Lease liabilities			
Current lease liabilities	7,509	3,724	11,234
Non-current lease liabilities	-	-	-
Total lease liabilities	7,509	3,724	11,234
Year ended 31 March 2023	<u>Buildings</u>	<u>Forklift</u>	<u>Total</u>
At 1 April 2022	7,509	3,724	11,234
Termination of lease		(3,578)	(3,578)
Addition of lease liabilities	121,982	-	121,982
Lease interest	10,326	-	10,326
Lease payments	(49,251)	(146)	(49,397)
Effect of modification to lease terms		-	
At 31 March 2023	90,566	-	90,567
Lease liabilities			
Current lease liabilities	35,110	_	35,110
Non-current lease liabilities	55,457	-	55,457
Total lease liabilities	90,567	-	90,567

13. RIGHT-OF-USE ASSETS (continued)

Short-term leases and leases for low value assets

The Group has elected not to recognise a right-of-use asset and corresponding lease liability for short-term leases with terms of 12 months or less and leases of low-value assets. Lease payments on these assets are expensed to profit or loss as incurred on a straight line basis. The group's short-term leases and leases of low value assets include small office equipment such as eftpos equipment.

Lease payments for short-term leases and leases for low value assets expensed to profit or loss on a straight line basis are as follows:

	2023	2022
	NZ\$	NZ\$
Lease of eftpos equipment	811	825

14. BIOLOGICAL ASSETS

Biological assets comprise the grape fruit bunches growing on the grape vines.

Carrying value of biological assets	2023 NZ\$	2022 NZ\$
Opening Balance	-	-
Movements in Period Additions at fair value	4,490	6,725
Transfer of harvested fresh fruit bunches to inventory Balance as at 31 March	(4,490)	(6,725)

The Company grows grapes to use in the production of wine, as part of normal operations. Vineyards are located in Whangarei, New Zealand. Grapes are harvested between February and March each year.

During the year ended 31 March 2023, the Group harvested grapes equal to 1,354 litres of wine (2022: 2,050 litres). The Company did not purchase any wine from independent third party growers (2022: \$nil). The grapes harvested are adjusted to fair value at the point of harvest and any adjustment to bring the cost of sales to fair value is recognised in inventory and cost of sales.

The Group is exposed to financial risks in respect of agricultural activity. The agricultural activity of the Company consists of the management of vineyards to produce grapes for use in the production of wine. The primary financial risk associated with this activity occurs due to the length of time between expending cash on the purchase or planting and maintenance of grape vines and on harvesting grapes, and ultimately receiving cash from the sale of wine to third parties. The Company's strategy to manage this financial risk is to actively review and manage its working capital requirements. The quality and quantity of the grape harvest is dependent on seasonal climatic factors such as rainfall, sunshine and temperature, including frosts.

Refer to the segment reporting disclosure in note 23 for details on the vineyard and winery.

15. INTANGIBLE ASSETS

	Trademarks	Total
	NZ\$	NZ\$
Year ended 31 March 2022		
Cost		
Cost as at 1 April 2021	1,500	1,50
Additions Cost as at 31 March 2022		1,50
Cost as at 31 March 2022	1,500	1,50
Accumulated Amortisation		
Accumulated amortisation at 1		
April 2021	(642)	(642
Amortisation for the year	(150)	(150
Accumulated amortisation	(792)	(792
as at 31 March 2022	. ,	•
Carrying Amount		
Cost	1,500	1,50
Accumulated amortisation	(792)	(792
Carrying Amount 31 March 2022	708	70
Year ended 31 March 2023		
Cost		
Cost as at 1 April 2022	1,500	1,50
Additions	-	4 =0
Cost as at 31 March 2022	1,500	1,50
Accumulated Amortisation		
Accumulated amortisation at 1		
April 2022	(792)	(792
Amortisation for the year	(150)	(150
Accumulated amortisation	(942)	(942
as at 31 March 2023		•
Carrying Amount		
Cost	1,500	1,50
Accumulated amortisation	(942)	(942
Carrying Amount 31 March	558	55

The amortisation charge of \$150 (2022: \$150) is recognised under administration expenses in the Statement of Comprehensive Income.

16. TRADE, OTHER AND RELATED PARTY PAYABLES

	Note	2023 NZ\$	2022 NZ\$
Trade creditors		61,924	139,620
Accruals		124,469	125,534
Related party payables	19	1,082,531	968,153
Other payables		25,643	15,185
GST payable		39,182	
		1,333,748	1,248,492

The normal trade credit terms granted to the Group range from 30 to 90 days. The trade creditors are unsecured and non-interest bearing. The carrying amount disclosed above is a reasonable approximation of fair value. Refer to note 19 for related parties.

The related party advances with NZ Silveray Group Limited, Hao Long and E Way Holdings Group Limited are interest bearing advances with interest being charged at 10.08% per annum for outstanding amounts. The advance with Anhui Asin International Trade Co. Limited is non-interest bearing.

17. BORROWINGS

	2023 \$	2022 \$
Small business cashflow loan Other(Insurance expense financing)	81,847	53,400
Other (mourance expense infancing)	1,562 83,409	53,400
Current Non-current: Between one and five years	1,562 81,847	- 53,400
Non-current. Detween one and tive years	83,409	53,400

The carrying amount of the borrowings is considered to be a reasonable approximation of the fair value. Borrowings are initially recognised at fair value plus transaction costs incurred. Borrowings are subsequently measured at amortised cost. Any difference between the proceeds (plus transaction costs) and the redemption amount is recognised in the income statement over the period of the borrowings using the effective interest method. The Small business cashflow loans are classified as non-current liabilities as the Group has an unconditional right to defer settlement of the liability 12 months after the balance sheet date.

The Small Business Cash flow (Loan) Scheme (SBCS) has been introduced to support businesses impacted by Covid-19. The Group have received loans of \$53,400 on 8 September 2020 and \$29,000 on 7 June 2022 with the final repayment date being five years after the receipt. The loans are subject to an annual interest rate of 3% from the date the loan is made available. Interest will not be charged if the loan is fully repaid within 2 years.

18. NET CASH OUTFLOW FROM OPERATING ACTIVITIES

The reconciliation of net profit / (loss) with cash outflow from operations is as follows:

<u>-</u>	Note	2023 NZ\$	2022 NZ\$
Loss before taxation		(178,421)	(738,425)
Adjustment for non cash items			
Amortisation and impairment of intangible assets	15	150	150
Depreciation of property, plant and equipment	12	22,437	33,671
Depreciation of right-of-use assets	13	44,009	166,470
Impairment of property, plant and equipment	12	14,729	27,592
Revaluation adjustment on inventory		113,398	170,205
Foreign exchange differences		7,958	6,135
Loss/(gain) on disposal of property, plant and equipment		-	-
Property, plant and equipment written off		-	-
Provision for closing stock		(16,658)	(61,889)
Gain on lease modification		-	(31,506)
Adjustment for movements in working capital items			
Trade and other receivables		(1,379)	46,925
Inventories		(59,303)	31,396
Prepayments and other current assets		(20,238)	27,832
Related party receivable		(524)	125,914
Trade and other payables		(29,124)	53,084
Related party payables		164,629	16,619
Net cash outflow from operating activities	<u> </u>	61,663	(125,827)

19. RELATED PARTIES

Related party transactions have arisen where a person(s) has control or significant influence over the reporting entity or where two entities are controlled or jointly controlled by a person(s) that has control or significant influence over the reporting entity.

Related Parties:

Anhui Asin International Trade Co. Ltd	Company associated to company's major shareholder, Mr Yang
Australasian International Group Limited	Company associated to company's major shareholder, Mr Yang
Bo Xian Cao	Director of company and subsidiary
E Way Holdings Group Limited	Company associated with director, Mr Bo Xian Cao
E Way Trading Limited	Company associated with director, Mr Bo Xian Cao
Federation of New Zealand Shenzhen Societies Inc.	Company associated with director, Mr Bo Xian Cao
Guangdong Farmside International Trading Co. Limited	Company associated to company's major shareholder, Mr Yang Xia
Guangdong Sanjiang Industry Development Limited	Company associated to company's major shareholder, Mr Yang

19. RELATED PARTIES (continued)

Related Parties (continued):

Guangdong Silver Fern Network Technology Co.	Company associated to company's major shareholder, Mr Yang
Guangdong Yinrui Investment & Management	Company associated to company's major shareholder, Mr Yang
Hao Long	Director of company and subsidiary, senior employee of AFC,
	shareholder of company
Hefei Ge Lun Bu E-commerce Co., Ltd	Company associated to company's major shareholder, Mr Yang
Howard & Co Consulting and Advisory Services	Company associated with director, Mr Hao Long
Limited	
KWXS Trading Limited	Company associated with director of subsidiary, Shuang Xia
May Sun Trading Limited	Company associated with shareholder of company, Lin Fang
New Zealand Asia-Pacific Cultural Exchange Centre	Company associated to company's major shareholder, Mr Yang
Limited	Xia
New Zealand Fantasy Angel Biotechnology Limited	Company associated with director, Mr Bo Xian Cao
New Zealand Guangdong General Association of	Company associated with director, Mr Bo Xian Cao
Commerce Inc	
New Zealand National Trade Limited	Company associated with director, Mr Qiang Li
NZ Guangdong Business Development Corporation	Company associated with director, Mr Bo Xian Cao
Limited	
NZ Silveray Group Limited	Company's major shareholder
Oceania Traceability Technology Limited	Company associated with director, Mr Bo Xian Cao
Qiang Li	Director of company
Suncare Nutrition (NZ)	Company associated with director, Mr Qiang Li
Shuang Xia	Director of subsidiary, director of NZ Silveray Group Limited
Super Life NZ Ltd	Company associated to company's major shareholder, Mr Yang
Tongqu Trading Group Limited	Company associated with director, Mr Zilei Wang
Yang Xia	Director of company and subsidiary
Zilei Wang	Director of company
Jianfeng Chen	Director of company
Ex space limited	Company associated with director, Mr Jianfeng Chen
Foshan Shunde Amante Trading Co., Limited	Company associated with senior employee, Kelly Hu

Related party balances

The following balances were held with related parties at year end.

	Nature of Transactions	31 March 2023 \$	31 March 2022 \$
Related Party Receivables			
Guangdong Farmside International Trading Co. Limited	Payment on behalf of Farmside	2,174	-
Ex space limited	Sale of products	450	-
Hefei Ge Lun Bu E-commerce Co., Ltd	Sale of products	-	2,100
	·	2,624	2,100

The related parties receivables are non interest bearing, unsecured and repayable on demand. There is no collateral or guarantees for related parties receivables. Sales made to related parties in China are made on extended terms with payment due 3 months from the date the goods are received by the related party.

19. RELATED PARTIES (continued)

		31 March	31 March
		2023	2022
	Nature of Transactions	\$	\$
Related Party Payables			
Anhui Asin International Trade Co. Ltd	Purchases of goods	52,945	50,036
Anhui Asin International Trade Co. Ltd	Advance	34,640	34,640
Australasian International Group Limited	Purchases of goods	119,298	103,679
E Way Holdings Group Limited	Management Fees	-	4,696
E Way Holdings Group Limited	Advance	10,726	101,569
Guangdong Farmside International Trading Co. Limited	Purchase of goods and services	54,387	26,553
Guangdong Farmside International Trading Co. Limited	Advance	60,000	-
Hao Long	Advance	70,429	108,494
New Zealand National Trade Limited	Director fees	12,075	18,113
Howard & Co Consulting and Advisory Services Limited	Management fees & salary	15,392	3,833
NZ Silveray Group Limited	Management fees	-	38,372
NZ Silveray Group Limited	Advances	556,827	478,169
Ex Space Limited	Sales incentive	91,304	-
Suncare Nutrition (NZ)	Storage fee	4,509	-
		1,082,531	968,153

The related parties payables are unsecured and repayable on demand. There is no collateral or guarantees for related parties payables. Related parties payables for purchases of goods, sales incentive, directors fees and management fees are non-interest bearing.

The related party advances with NZ Silveray Group Limited, Hao Long and E Way Holdings Group Limited are interest bearing advances with interest being charged at 10.08% per annum for outstanding amounts. The advance with Anhui Asin International Trade Co. Limited is non-interest bearing.

The amount \$91,304 was accrued wine sales incentive to Ex Space Limited and will be paid once sales target achieved.

Australasian International Group Limited and NZ Silveray Group Limited have agreed that they will not be calling upon the group for the repayment of the above payables balances as at 31 March 2023 for a period of at least 12 months from the date of signing the 31 March 2023 financial statements, or to such a point in time as the group has the liquidity to settle these liabilities.

19. RELATED PARTIES (continued)

	Year ended 31 March 2023	Year ended 31 March 2022
Related party transactions	\$	\$
Sales of products or services provided to the following:		
E Way Holdings Group Limited	79,017	3,099
NZ Silveray Group Limited	596,413	10,000
Howard & Co Consulting and Advisory Services Limited	448	, -
Guangdong Farmside International Trading Co., Ltd	-	200,131
Ex space limited	243,878	-
Foshan Shunde Amante Trading Co., Limited	, <u> </u>	41,879
New Zealand Fantasy Angel Biotechnology Limited	-	668
New Zealand Guangdong General Association of Commerce Inc.	536	3,544
3 9	920,292	259,322
Guangdong Farmside International Trading Co. Limited	2,174 2,174	-
	2,174	-
Purchases from the following for services or products provided:		
Australasian International Group Limited	13,440	-
Ex space limited	91,304	-
Guangdong Farmside International Trading Co., Ltd	25,000	-
Suncare Nutrition (NZ)	14,376	-
E Way Holdings Group Limited	-	583
Howard & Co Consulting and Advisory Services Limited	98,125	35,000
New Zealand National Trade Limited	4,375	10,500
NZ Silveray Group Limited	_	
		10,000
Tongqu Trading Group Limited	-	10,000 4,083
Tongqu Trading Group Limited	246,620	10,000
	246,620	10,000 4,083
Interest paid or credited on related party balances:	- 246,620 5,618	10,000 4,083
		10,000 4,083 60,167
Interest paid or credited on related party balances: E Way Holdings Group Limited	5,618	10,000 4,083 60,167 8,457

Key Management Personnel

Key management personnel are defined as those persons having authority and responsibility for planning, directing and controlling the activities of the Group, directly or indirectly, and include the directors and the Chief Executive. Remuneration paid to key management personnel is as follows:

	March	March
	2023	2022
	\$	\$
Salaries and other short-term benefits	226,959	259,605
Directors' fees	4,375	14,875
	231,334	274,480

20. COMMITMENTS

The Group has no capital commitments as at 31 March 2023 (2022: \$nil).

21. FINANCIAL INSTRUMENTS

Categories of financial assets and liabilities

The carrying amounts presented in the statement of financial position relate to the following categories of assets and liabilities:

	Financial assets at amortised cost	Financial liabilities at amortised cost	Total
31 March 2023	NZ\$	NZ\$	NZ\$
Financial Assets:			
Cash and cash equivalents	4,963	-	4,963
Trade and related party receivables	10,846	-	10,846
Total financial assets	15,809	-	15,809
Financial liabilities:			
Trade and other payables	_	1,294,566	1,294,566
Borrowings	-	83,409	83,409
Lease liabilities	-	90,567	90,567
Total financial liabilities	-	1,468,542	1,468,542
31 March 2022			
Financial Assets:			
Cash and cash equivalents	14,451	-	14,451
Trade and related party receivables	8,943	-	8,943
Total financial assets	23,394	-	23,394
Financial liabilities:			
Trade and other payables	-	1,243,705	1,243,705
Borrowings		53,400	53,400
Lease liabilities		11,234	11,234
Total financial liabilities	-	1,308,339	1,308,339

The fair value of the financial instruments of the Group approximates their carrying value.

The use of financial instruments exposes the Group to credit, interest rate and liquidity risks. The Group's overall risk management programme seeks to minimise potential adverse effects on the Group's financial performance.

The specific financial risks that the Group is exposed to are discussed below.

21. FINANCIAL INSTRUMENTS (continued)

Capital management

The capital structure of the Group consists of equity attributable to equity holders of the parent, comprising of issued capital and retained earnings. The Group's capital includes shares net of accumulated losses with total shareholders' funds equal to \$374,469 (2022: \$552,890). The related party advances of \$732,622 (2022: \$722,872) included in the Group's capital structure are disclosed in note 19. As there is no collateral over the related party advances, the maximum exposure is represented by the carrying amount of the payables as at the end of the reporting period.

The Group is not subject to any externally imposed capital requirements.

The Board reviews the Group's capital structure regularly. The capital of the Group is monitored to ensure equity holder objectives are met, the primary of which is to ensure the Group provides a consistent return to its equity shareholders through a combinations of capital growth and distributions. The Group manages its capital to ensure the entities in the Group will be able to continue as going concerns.

Credit risk

Financial instruments which potentially are subject to credit risk principally relate to bank accounts, loans receivable, trade receivables and other receivables. The Group's exposure to credit risk arises from potential default of the counterparty. The bank accounts are placed with high credit quality financial institutions. The Company performs credit evaluations on all customers requiring advances. The Company generally requires collateral or other security to support loans advanced. The board and management on a regular basis assess all receivables.

The values in the statement of financial position are also the maximum credit risk exposure.

Credit risk concentration profile

The Group's concentrations of credit risk relate to two balances owing as at balance date. One (1) amount is owing from a customer which constituted approximately 76% of its total trade receivables as at the end of the reporting period and balance is owing by one (2) related party customer which constitutes the remaining 24% of total trade receivables as at the end of the report period. (2022: 23% of the total trade receivables and related party receivables related to one of the Groups' related party customers).

Exposure to credit risk

As the Group does not hold any collateral, the maximum exposure to credit risk is represented by the carrying amount of the financial assets as at the end of the reporting period.

The exposure of credit risk for trade and other receivables by geographical region is as follows:

	2023	2022	
	NZ\$	NZ\$	
China		2,100	
New Zealand	10,846	6,843	
Total trade and related party receivables	10,846	8,943	

21. FINANCIAL INSTRUMENTS (continued)

Credit risk (continued)

Ageing analysis

The ageing analysis of the Group's trade and related party receivables as at reporting date is as follows:

	2023	2022	
	NZ\$	NZ\$	
Not past due	3,780	361	
Past due 0-30	4,320	49	
Past due 31-90	572	4,026	
Past due more than 90	2,174	4,507	
Total trade and related party receivables	10,846	8,943	

Expected credit loss assessment as at 1 April 2022 and 31 March 2023

The Group has recognised impairment losses on trade, other and related party receivables of \$8 (2022: \$6) based on the expected loss model assessment under NZ IFRS 9.

This includes assessing and allocating expected loss rates based on historical data and trends using loss rates that are calculated using actual credit losses experienced for the 2021 and 2022 years. These rates are also adjusted for factors such as economic conditions, external ratings, cash flow projections and other information available that impacts the customers of the Group. The Group has used unemployment rates and inflation rates for the assessment and calculation of the expected loss.

The Group has also assessed and included specific expected losses amounts relating to specific customers where there are indications that the customer is not expected to be able to pay their outstanding balances.

The Group believe that no further impairment allowance is necessary in respect of trade and related party receivables. They are substantial companies with good track records. 37% (2022: 25%) of the receivables that are past due relate to amounts owing by one (2) related party and the balance of 63% of the receivables that are past due relate to one customer.

Interest rate risk

Interest rate risk is where the risk of loss to the Group from adverse changes in interest rates. The Group exposure to interest rate changes that can affect the performance of the operation relates primarily to changes in fixed rates at the time term loans are renegotiated.

The Group exposure to interest rate risk is minimal as the interest-bearing financial instruments carry fixed interest rates and are measured at amortised cost. As such, sensitivity analysis is not disclosed.

Liquidity risk

Liquidity risk arises mainly from general funding and business activities. The Group practices prudent risk management by maintaining sufficient cash balances and the availability of funding through certain committed credit facilities.

21. FINANCIAL INSTRUMENTS (continued)

Liquidity risk (continued)

The Group considers expected cash flows from financial assets in assessing and managing liquidity risk, in particular its cash resources, trade receivables and the provision of funding from related parties and bank loan facilities.

The following table sets out the maturity profile of the financial liabilities as at the end of the reporting period based on contractual undiscounted cash flows (including interest payment computed using contractual rates or, if floating, based on the rate at the end of the reporting period):

	0 to 6 months	7 to 12 months	1 to 2 years	Over 2 years	Total
	NZ \$	NZ \$	NZ \$	NZ \$	NZ\$
2023					
Financial Liabilities					
Trade creditors and other					
payables	188,129	1,162	-	22,744	212,035
Related party payables	1,070,456	5,031	7,044	-	1,082,531
Borrowings	1,561	-	52,847	29,000	83,409
Lease liabilities	14,627	25,363	50,578	-	90,567
	1,274,773	31,556	110,469	51,744	1,468,542
2022					
Financial Liabilities					
Trade creditors and other					
payables	230,933	23,349	857	20,414	275,554
Related party payables	968,151	-	-	-	968,151
Borrowings	53,400	-	-	-	53,400
Lease liabilities	11,234	-	-	-	11,234
	1,263,718	23,349	857	20,414	1,308,338

Interest rate risk profile

At the reporting date the interest rate profile of interest-bearing financial instruments was:

	2023	2022
	NZ\$	NZ\$
Fixed interest instruments	-	
Financial assets	-	-
Financial liabilities	(811,957)	(752,865)
Total	(811,957)	(752,865)

The Financial assets and liabilities are fixed for various terms.

Fair value of financial assets and liabilities

The fair value of financial assets and financial liabilities are determined using standard terms and conditions of the relevant instruments. The method used in determining the fair values of financial instruments are discussed in note 1.13 and 1.14.

22. INVESTMENT IN SUBSIDIARIES

Name of subsidiary	Principal activity	Ownership interest and voting rights	
		2023	2022
AFC Longview Limited	Vineyard and winery	51%	51%
AFC International Trading Group Limited	Commodity trading	100%	100%
National Dairy Group Limited	Source and distribute goods to China	100%	100%
AFC Biotechnology Manufacture Co Limited	Manufacturing	51%	51%
AFC GoGlobal Ecommerce Limited	Non-Trading	100%	100%
AFC Education Investment Limited	Non-Trading	100%	100%

All the subsidiaries are incorporated in New Zealand and have 31 March balance dates.

Refer to note 7 for further details of non-controlling interests in AFC Longview Limited and AFC Biotechnology Manufacture Co Limited.

23. SEGMENT REPORTING

The Group's operating segments are reported in a manner consistent with the internal reporting provided to the chief operating decision-maker. The chief operating decision-maker is the person or group that allocates resources to and assesses the performance of the operating segments on an entity. The Group has determined the Group's Board of Directors as its chief operating decision-maker as the board is responsible for allocating resources and assessing the performance of the operating segments and making strategic and operating decisions. Income and expenses directly associated with each segment are included in determining each segment's performance.

The Group operates in a number of business segments in New Zealand. The Group has determined its operating segments into three segments, namely international marketing and distribution, vineyard and winery and manufacturing. These segments reflect the different type of industry sectors within which the Group operates. The Company is considered to be in the corporate operating segment.

Information regarding the operations of each reportable operating segment is included below.

Vineyard and winery

AFC Longview Limited, a vineyard and winery based in Whangarei which produces and sells a number of varietals and blends of wine.

Manufacturing

AFC Biotechnology Manufacture Co Limited which manufactures cosmetic face masks.

23. SEGMENT REPORTING (continued)

Corporate

The operations of this segment include providing accounting, management and administration services to other segments of the Group. AFC GoGlobal ECommerce Limited and AFC Education Investment Limited did not trade during the 2023 financial year and have been included under this segment. AFC International Trading Group Limited, which sources packaged food products, cosmetics and health products. National Dairy Group Limited, which sources food products for distribution for China. National Dairy Group Limited was not trading during the 2023 financial year.

No operating segments have been aggregated to form the above reportable operating segments.

The Group's taxation has not been allocated to segments and is included centrally. Financing has been allocated to segments.

Sales between the segments of the Group are made on in a similar manner to transactions with third parties.

Year ended 31 March 2023

	Vineyard and winery	Corporate	Manufacturin g	Eliminations and adjustments	Year ended 31 March
	NZ\$	NZ\$	NZ\$	NZ\$	NZ\$
Operating Income					
Operating Revenue	1,026,626	-	48,816	-	1,075,442
Other Revenue	18,918	253,086	(637)	(240,000)	31,367
Interest Income	1	275,044	14	(275,043)	16
Gain on Lease Modification		-	-	-	
Total Revenue	1,045,545	528,130	48,193	(515,043)	1,106,825
Cost of sales	262,079	-	60,526	-	322,605
Operating Expenses					
Interest	99,840	68,430	168,649	(275,043)	61,876
Amortisation and		8,050	6,829		14,879
Impairment losses Depreciation	16,422	43,449	6,576		66,446
Other expenses	329,362	518,765	211,312	(240,000)	819,440
Total operating expenses	445,624	638,694	393,366	(515,043)	962,641
Segment profit/ (loss) before tax	337,842	(110,564)	(405,699)	-	(178,421)
Assets					
Segment assets	1,628,912	6,188,221	101,765	(6,036,705)	1,882,193
Capital Expenditure	-	-	-	-	-
Segment Liabilities	1,298,384	1,402,925	2,109,120	(3,302,705)	1,507,724

23. SEGMENT REPORTING (continued)

Year ended 31 March 2022

	Vineyard and winery	Corporate	Manufacturin g	Eliminations and adjustments	Year ended 31 March 2022
	NZ\$	NZ\$	NZ\$	NZ\$	NZ\$
Operating Income					
Operating Revenue	335,560	-	79,463	-	415,023
Other Revenue	94,472	511,224	35,392	(395,468)	245,620
Interest Income	-	264,768	2	(264,768)	2
Gain on Lease Modification		21,458	10,048	-	31,506
Total Revenue	430,032	797,450	124,905	(660,236)	692,151
Cost of sales	255,014	1,394	164,804	(37,241)	383,971
Operating Expenses					
Interest	134,477	82,771	135,183	(264,769)	87,662
Impairment losses	-	27,742	-		27,742
Depreciation	18,440	128,330	53,371		200,141
Other expenses	216,785	625,828	246,673	(358,226)	731,060
Total operating expenses	369,702	864,671	435,227	(622,995)	1,046,605
Segment profit/(loss) before tax	(194,684)	(68,615)	(475,126)	-	(738,425)
Assets					
Segment assets	1,705,179	6,340,012	106,896	(6,286,071)	1,866,016
Capital expenditure	-	-	-	-	-
Segment liabilities	1,712,494	1,444,150	1,708,552	(3,552,071)	1,313,125

The eliminations and adjustments of segment profit, assets and liabilities relate to intercompany transactions and balances which are eliminated on consolidation.

	2023 NZ\$	2022 NZ\$
Profit / (loss) before tax for operating segments	(178,421)	(738,425)
Taxation benefit for the year	-	-
Profit / (loss) after taxation	(178,421)	(738,425)
Total assets for operating segments Add: deferred tax asset Position	1,882,193 - 1,882,193	1,866,016 - 1,866,016
Total liabilities for operating segments Adjustments Position	1,507,724 - 1,507,724	1,313,126 - 1,313,126

23. SEGMENT REPORTING (continued)

Geographical segments

Revenue from external customers is attributed to geographical segments on the basis of the country the customer is trading in. Revenues from five related party customers of the Group's international marketing, vineyard and manufacturing segments represented 86% (2022: 59%) of the Group's total operating revenue.

	Vineyard and winery	Corporate	Manufacturin g	Eliminations and adjustments	Total
	NZ\$	NZ\$	NZ\$	NZ\$	NZ\$
31 March 2023					
China	589,100	-	-	-	589,100
New Zealand	437,526	-	48,816	-	486,342
Operating Revenue	1,026,626	-	48,816	-	1,075,442
31 March 2022					
China	223,976	-	19,027	-	243,003
New Zealand	111,584	-	60,436	-	172,020
Operating Revenue	335,560	-	79,463	-	415,023

All operations, assets, and liabilities were domiciled within New Zealand.

24. NET TANGIBLE ASSETS PER SHARE

The net tangible assets and number of shares used in the calculation are as follows:

	2023	2022
	NZ\$	NZ\$
Total assets	1,882,193	1,866,016
Less right-of-use assets	84,710	9,553
Less intangible assets	558	708
Tangible assets	1,796,925	1,855,755
Less total liabilities	1,507,724	1,313,126
Add lease liabilities	90,567	11,234
Net tangible assets	379,768	553,863
Name to the first transfer of the second second	3,664,253,194	3,664,253,194
Number of ordinary shares on issue	3,004,233,194	3,004,253,194
Net tangible assets / liabilities per share in NZ\$	0.0001	0.0002

25. CONTINGENT LIABILITIES

The Group has no contingent liabilities at 31 March 2023 (2022: Nil).

26. EVENTS AFTER THE REPORTING PERIOD

The Group has no events after the reporting period that need to be disclosed.



AFC Group Holdings Limited

Independent auditor's report to the Shareholders

Report on the Audit of the Consolidated Financial Statements

Opinion

We have audited the consolidated financial statements of AFC Group Holdings Limited and its subsidiaries (the Group), which comprise the consolidated statement of financial position as at 31 March 2023, and the consolidated statement of comprehensive income, consolidated statement of changes in equity and consolidated statement of cash flows for the year then ended, and notes to the consolidated financial statements, including a summary of significant accounting policies.

In our opinion, the accompanying consolidated financial statements give a true and fair view of the consolidated financial position of the Group as at 31 March 2023, and of its consolidated financial performance and its consolidated cash flows for the year then ended in accordance with New Zealand equivalents to International Financial Reporting Standards (NZ IFRS).

Basis for Opinion

We conducted our audit in accordance with International Standards on Auditing (New Zealand) (ISAs (NZ)). Our responsibilities under those standards are further described in the Auditor's Responsibilities for the Audit of the Consolidated Financial Statements section of our report. We are independent of the Group in accordance with Professional and Ethical Standard 1 International Code of Ethics for Assurance Practitioners (including International Independence Standards) (New Zealand) issued by the New Zealand Auditing and Assurance Standards Board and the International Ethics Standards Board for Accountants' International Code of Ethics for Professional Accountants (including International Independence Standards) (IESBA Code), and we have fulfilled our other ethical responsibilities in accordance with these requirements and the IESBA Code. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

Other than in our capacity as auditor we have no relationship with, or interests in, AFC Group Holdings Limited or its subsidiaries.

Material Uncertainty Related to Going Concern

We draw attention to Note 1.6 in the consolidated financial statements, which indicates that the Group incurred a net loss of \$178,421 during the year ended 31 March 2023 and, as of that date, the Group's current liabilities exceeded its current assets by \$970,643. As stated in Note 1.6, these events or conditions, along with other matters as set forth in Note 1.6, indicate that a material uncertainty exists that may cast significant doubt on the Group's ability to continue as a going concern. Our opinion is not modified in respect of this matter.

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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.

In addition to the matter described in the *Material Uncertainty Related to Going Concern* section, we have determined the matters described below to be the key audit matters to be determined in our report.

Area of focus	How our audit addressed it
Inventory	
The Group holds inventory of work in progress and finished goods with a net book value of \$314,725 as disclosed in Note 11. This represents 17% of total assets. The valuation of these assets has a direct impact on the Comprehensive Income of the Group which is the reason why we have given specific audit focus and attention to this area.	 Our audit procedures included: Understanding the system of processing inventory transactions Attended physical inventory counts on or around balance date Completed detailed substantive testing of the costing of inventory Tested that inventory at the reporting date is stated at the lower of Cost or Net Realisable Value by testing a selection of inventory items to the most recent sales price less costs to sell Assessing the appropriateness of the Group's provision for inventory based on sales history and the Group's forecasts and considering the level of sales in the period between the reporting date and the time of approving the financial statements Ensured appropriate disclosure has been included in the financial statements
Property, Plant & Equipment	
The Group owns property, plant & equipment with a net book value of \$1,397,148 as disclosed in Note 12. This represents 74% of total assets. The valuation of these assets has a significant impact on the equity of the Group which is the reason why we have given specific audit focus and attention to this area.	Our audit procedures included: — Understanding the recording process for tracking fixed assets — Selected a sample of fixed assets and ensured the assets existed, were in good order and remained in operational use — Reviewed the process for assessing asset impairment and ensured any impaired assets were appropriately provided for — Reviewed recent valuations for land and building assets to ensure there is no evidence of impairment in value — Reviewed depreciation rates and calculations — Ensured appropriate disclosure has been included in the financial statements



Directors' Responsibilities

The directors are responsible on behalf of the Group for the preparation of consolidated financial statements that give a true and fair view in accordance with New Zealand equivalents to International Financial Reporting Standards, and for such internal control as the directors determine is necessary to enable the preparation of consolidated financial statements that are free from material misstatement, whether due to fraud or error.

In preparing the consolidated financial statements, the directors are 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 the directors either intend to liquidate the Group or to cease operations, or have no realistic alternative but to do so.

Auditor's Responsibilities for the Audit of the Consolidated Financial Statements

Our objectives are to obtain reasonable assurance about whether the consolidated 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 ISAs (NZ) 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 consolidated financial statements.

A further description of our responsibilities for the audit of these financial statements is located at the External Reporting Board (XRB) website at:

https://www.xrb.govt.nz/standards-for-assurance-practitioners/auditors-responsibilities/audit-report-1/

This description forms part of our independent auditor's report.

The engagement director on the audit resulting in this independent auditor's report is Michael Wood.

Restriction on Distribution and Use

This report is made solely to the Company's shareholders, as a body. Our audit work has been undertaken so that we might state to the Company's shareholders those matters which we are required to state to them in an auditor's report and for no other purpose. To the fullest extent permitted by law, we do not accept or assume responsibility to anyone other than the Company and the Company's shareholders, as a body, for our audit work, for this report or for the opinions we have formed.

William Buck Audit (NZ) Limited

William Busk

Auckland 26 June 2023

AFC GROUP HOLDINGS LIMITED SHAREHOLDER AND STATUTORY INFORMATION

The company is listed on the Alternative Market of the New Zealand Exchange (NZX).

Largest Shareholders (As at 31 May 2023)

Rank	Shareholder	Holding	%
1	NZ SILVERAY GROUP LIMITED	1,508,808,517	41.18%
2	WEI FANG	451,043,376	12.31%
3	E WAY HOLDINGS GROUP LIMITED	198,750,000	5.42%
4	LEI CHEN	180,000,000	4.91%
5	YINRUI SHEN	180,000,000	4.91%
6	YONG ZHU	122,578,309	3.35%
7	SHANSHAN LU	120,000,000	3.27%
8	SHUOPENG WANG	100,000,000	2.73%
9	ZHONGSHENG YAO	100,000,000	2.73%
10	LIN FANG	98,750,000	2.69%
11	FEI YAO	80,000,000	2.18%
12	MINGBAO ZHANG	80,000,000	2.18%
13	TINGSONG ZHANG	47,505,000	1.30%
14	ZHAN QIN XU	30,000,000	0.82%
15	WENMING TAN	28,609,957	0.78%
16	PRAKASH PANDEY	28,513,333	0.78%
17	ANTHONY EDWIN FALKENSTEIN & IAN DONALD MALCOLM	22,347,222	0.61%
18	HAO LONG	20,000,000	0.55%
19	HUAI JI ZHOU	20,000,000	0.55%
20	WEIHUA LI	19,334,790	0.53%

Spread of Shareholders (as at 31 May 2023)

Size of Holding	Number of Shareholders	%	Number of Shares	%
1 - 1,999	46	6.66%	58,918	0.00%
2,000 - 4,999	97	14.04%	330,154	0.01%
5,000 - 9,999	99	14.33%	722,912	0.02%
10,000 - 49,999	233	33.72%	5,432,498	0.15%
50,000 - 99,999	42	6.08%	2,854,863	0.08%
100,000 – 499,999	69	9.99%	12,930,037	0.35%
500,000 - 1,000,000	24	3.47%	16,653,993	0.45%
1,000,000 – plus	81	11.72%	3,625,269,819	98.94%
	691	100.00%	3,664,253,194	100.00%
Geographic Spread				
New Zealand	675	97.68%	3,660,764,581	99.90%
Other	16	2.32%	3,488,613	0.10%
	691	100.00%	3,664,253,194	100.00%

AFC GROUP HOLDINGS LIMITED SHAREHOLDER AND STATUTORY INFORMATION (continued)

Substantial Product Holders (as at 31 May 2023)

This information reflects the company's records and disclosures made under section 280(1)(b) of the Financial Markets Conduct Act 2013.

	Ordinary Shares Beneficially Held	Ordinary Shares Beneficially Held	% Held	% Held
	2023	2022	2023	2022
NZ Silveray Group Limited	1,508,808,517	1,508,808,517	41.18	41.18
Wei Fang	451,043,376	451,043,376	12.31	12.31
E Way Holdings Group Limited	198,750,000	198,750,000	5.42	5.42
Lei Chen	180,000,000	180,000,000	4.91	4.91
Yinrui Shen	180,000,000	180,000,000	4.91	4.91
	2,518,601,893	2,518,601,893	68.73	68.73

The total number of voting securities of the company on issue at 31 March 2023 was 3,664,253,194 paid ordinary shares.

Directors

During the year the board of directors comprised:

Non-executive directors	Appointed	Resigned
Yang Xia (Chairman)	13-Apr-15	-
Jingwei Ma	29-Mar-21	-
Shuang (Simon) Xia	16-Sep-22	-
Jianfeng Chen	25-Oct-22	-
Independent directors		
Bo Xian Cao	06-Jun-16	-
Qiang Li	01-Apr-18	25-Oct-22
Zilei Wang	16-May-18	-

Statement of Directors' Security Holdings (as at 31 March 2023)

	Shares	Shares
	Beneficially Owned Held Solely	Beneficially Owned Held by Associated Persons
Bo Xian Cao	-	198,750,000
Yang Xia	-	1,508,808,517

Shares beneficially owned held by associated persons for Mr Bo Xian Cao comprise his interest as the owner of all the shares in E Way Holdings Group Limited, which company is the holder of 198,750,000 shares.

Mr Xia's shares beneficially owned held by associated persons comprise his interest as an ultimate shareholder in NZ Silveray Group Limited, which company is the holder of 1,508,808,517 shares.

AFC GROUP HOLDINGS LIMITED SHAREHOLDER AND STATUTORY INFORMATION (continued)

Statement of Directors' Security Holdings (as at 31 March 2023) (continued)

There were no other securities transactions disclosed to the Board and entered into the Interests Register for the year to 31 March 2023

The following are directorships held by the AFC Group Holdings Limited Directors as at 31 March 2023:

Yang Xia

Anhui Sanhe Concrete Company

Anhui Asin International Trade Co. Ltd

Guangdong Farmside International Trading Co Limited

Guangzhou Ruifeng Fertilizer Company

Guangdong Sanjiang Industrial Development Company

Guangdong SYYR Investment & Management Company

Guangdong Yinrui Investment & Management Company

Hefei Ge Lun Bu E-commerce Co., Ltd

National Dairy Group Ltd

NZ Silveray Group Limited

Sanhe Building Materials Technology Company Ltd

Zhonghui Yuanlin Construction Limited

Bo Xian Cao

AFC International Trading Group Limited

E Way Holdings Group Limited

NZ Guangdong Business Development Corporation Limited

Oceania Traceability Technology Limited

Jianfeng Chen

Ex Space Limited

JFC Group Limited

Directors' Remuneration and Other Benefits

The following is the remuneration paid to the Directors of AFC Group Holdings Limited for the twelve months to 31 March 2023:

		Other
	Director's fees	Remuneration
Yang Xia (Chairman)	Nil	Nil
Bo Xian Cao	Nil	Nil
Qiang Li	\$4,375	Nil
Zilei Wang	Nil	Nil
Jingwei Ma	Nil	\$21,538
Shuang (Simon) Xia	Nil	\$7,385

The director Jingwei Ma received a salary of \$21,538, and Shuang (Simon) Xia received a salary of \$7,385 in FY 2023. The Directors of AFC Group Holdings Limited did not receive any other benefits from AFC Group Holdings Limited in the 12 months ended 31 March 2023.

Employees Remuneration (Excluding Directors)

There were one employees who received remuneration in excess of \$100,000 during the year.

AFC GROUP HOLDINGS LIMITED SHAREHOLDER AND STATUTORY INFORMATION (continued)

Directors' Remuneration and Other Benefits (continued)

Directors' Indemnity and Insurance

The Company has not arranged policies of Directors' Liability insurance. Directors are personally liable for obtaining insurance to ensure that generally they do not incur no monetary loss as a result of action taken as directors.

Donations

No donations were made during the period (2022: \$1,000)

AFC GROUP HOLDINGS LIMITED CORPORATE INFORMATION

SOLICITORS

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SHARE REGISTRAR

Computershare Investor Services Limited Level 2, 159 Hurstmere Road Private Bag 92-119 Auckland 1142

ACCOUNTANTS

RSM New Zealand (Auckland) PO Box 204276 Level 2, Building 5 62 Highbrook Drive, Highbrook Auckland 2013

AUDITORS

William Buck Audit (NZ) Limited P O Box 106 090 Level 4, 21 Queen Street Auckland 1010

BANKERS

ANZ Bank New Zealand Limited

AFC GROUP HOLDINGS LIMITED

Security code: AFC Listed on NZX Market

NZ Company number: 1799581

HEAD OFFICE / REGISTERED OFFICE

AFC Group Holdings Limited Level 15, Tower 2, 205 Queen Street Auckland 1010 New Zealand

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