

(A wholly-owned subsidiary of Hong Kong Exchanges and Clearing Limited)

APPENDIX 5

FORMS RELATING TO LISTING

FORM F

THE GROWTH ENTERPRISE MARKET (GEM)

COMPANY INFORMATION SHEET

Case Number: N/A

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

Company name: China Candy Holdings Limited

Stock code (ordinary shares): 8182

This information sheet contains certain particulars concerning the above company (the "Company") which is listed on the Growth Enterprise Market ("GEM") of the Stock Exchange of Hong Kong Limited (the "Exchange"). These particulars are provided for the purpose of giving information to the public with regard to the Company in compliance with the Rules Governing the Listing of Securities on the Growth Enterprise Market of The Stock Exchange of Hong Kong Limited (the "GEM Listing Rules"). They will be displayed at the GEM website on the Internet. This information sheet does not purport to be a complete summary of information relevant to the Company and/or its securities.

The information in this sheet was updated as of 24 July 2017

A. General

Place of incorporation: Cayman Islands

Date of initial listing on GEM: 11 November 2015

Name of Sponsor(s): TC Capital International Limited

Names of directors: **Executive directors:**

(please distinguish the status of the directors Xu Jinpei (許金培)
- Executive, Non-Executive or Independent Hong Yinzhi (洪蔭

- Executive, Non-Executive or Independent Hong Yinzhi (洪蔭治)
Non-Executive) Li Yuna (李宇娜)

Yvonne Hung (洪綺婉)
Independent non-executive directors:

Independent non-executive directors
Chiu Sai Chuen Nicholas (趙世存)

Ong King Keung (王競強) Tsui Suk Man (徐淑敏)

(A wholly-owned subsidiary of Hong Kong Exchanges and Clearing Limited)

Name(s) of substantial shareholder(s): (as such term is defined in rule 1.01 of the GEM Listing Rules) and their respective interests in the ordinary shares and other securities of the Company

Name	Number of shares of HK\$0.01 each in the share capital of the Company ("Shares")	Percentage of issued Shares
Jia Qing Developments Limited (Note 1 and 2)	150,000,000	9.33%
Mr. Xu Jinpei (Note 1 and 2)	150,000,000	9.33%
Ms. Hong Yinzhi (Note 1 and 2)	150,000,000	9.33%
Noble Core Limited (Note 3)	268,200,000	16.68%
Mr. Kwok Shun Tim (Note 3)	268,200,000	16.68%
Ms. Yip Nga Wan (Note 4)	268,200,000	16.68%

Notes:

- These 150,000,000 Shares were held by Jia Qing Developments Limited.
 Mr. Xu Jinpei beneficially owns 100% of the issued share capital of Jia
 Qing Developments Limited. Therefore, Mr. Xu Jinpei is deemed, or
 taken to be, interested in all the Shares held by Jia Qing Developments
 Limited for the purposes of the SFO. Mr. Xu Jinpei is the chairman of the
 board of directors of the Company, an executive director of the Company
 and the sole director of Jia Qing Developments Limited.
- Pursuant to the confirmation signed by Mr. Xu Jinpei and Ms. Hong Yinzhi, it is deemed that they jointly and beneficially owned the equity interests in Jia Qing Developments Limited since its establishment. Ms. Hong Yinzhi is the chief executive officer and an executive director of the Company.
- 3. These 268,200,000 Shares were held by Noble Core Limited. Mr. Kwok Shun Tim beneficially owns 100% of the issued share capital of Noble Core Limited. Therefore, Mr. Kwok Shun Tim is deemed, or taken to be, interested in all the Shares held by Noble Core Limited for the purposes of the SFO. Mr. Kwok Shun Tim is the sole director of Noble Core Limited.
- Ms. Yip Nga Wan is the spouse of Mr. Kwok Shun Tim. Accordingly, Ms. Yip Nga Wan is deemed or taken to be interested in all the Shares in which Mr. Kwok Shun Tim is interested for the purpose of the SFO.

Name(s) of company(ies) listed on GEM or
the Main Board of the Stock Exchange
within the same group as the Company:

N/A

Financial year end date:

31 December

(A wholly-owned subsidiary of Hong Kong Exchanges and Clearing Limited)

P.O. Box 1350 Registered address:

Clifton House 75 Fort Street

Grand Cayman KY1-1108

Cayman Islands

Head office and principal place of business: **Head office:**

Wuli Industrial Zone

Jiniiang

Fujian Province

China

Principal place of business in Hong Kong registered under Part 16 of the Companies Ordinance (Chapter 622 of the Laws

of Hong Kong): Room 1603, 16/F China Building

29 Queen's Road Central

Hong Kong

Web-site address (if applicable): www.holeywoodfood.com

Share registrar: Principle share registrar and transfer office:

Estera Trust (Cayman) Ltd.

P.O. Box 1350 Clifton House 75 Fort Street

Grand Cayman KY1-1108

Cayman Islands

Hong Kong branch share registrar and transfer office:

Tricor Investor Services Limited Level 22, Hopewell Centre 183 Queen's Road East

Hong Kong

Auditors: HLB Hodgson Impey Cheng Limited

31/F, Gloucester Tower

The Landmark

11 Pedder Street, Central

Hong Kong

B. Business activities

The Company is a candies manufacturer in China, the products it produced include jelly drops candies, aerated candies, hard candies and chocolate-made products.

C. Ordinary shares

Number of ordinary shares in issue: 1,608,000,000

Par value of ordinary shares in issue: HK\$0.01

Board lot size (in number of shares): 10,000

Name of other stock exchange(s) on N/A which ordinary shares are also listed:

THE STOCK EXCHANGE OF HONG KONG LIMITED (A wholly-owned subsidiary of Hong Kong Exchanges and Clearing Limited)

D. Warrants	
Stock code:	N/A
Board lot size:	N/A
Expiry date:	N/A
Exercise price:	N/A
Conversion ratio: (Not applicable if the warrant is denominated in dollar value of conversion right)	N/A
No. of warrants outstanding:	N/A
No. of shares falling to be issued upon the exercise of outstanding warrants:	N/A
E. Other securities	
Details of any other securities in iss (i.e. other than the ordinary share options granted to executives and/o	es described in C above and warrants described in D above but including
(Please include details of stock co exchange(s) on which such securitie	ode if listed on GEM or the Main Board or the name of any other stock es are listed).
If there are any debt securities in iss	sue that are guaranteed, please indicate name of guarantor.
N/A	

(A wholly-owned subsidiary of Hong Kong Exchanges and Clearing Limited)

Responsibility statement

The directors of the Company (the "Directors") as at the date hereof hereby collectively and individually accept full responsibility for the accuracy of the information contained in this information sheet ("the Information") and confirm, having made all reasonable inquiries, that to the best of their knowledge and belief the Information is accurate and complete in all material respects and not misleading or deceptive and that there are no other matters the omission of which would make any Information inaccurate or misleading.

The Directors also collectively and individually accept full responsibility for submitting a revised information sheet, as soon as reasonably practicable after any particulars on the form previously published cease to be accurate.

The Directors acknowledge that the Stock Exchange has no responsibility whatsoever with regard to the Information and undertake to indemnify the Exchange against all liability incurred and all losses suffered by the Exchange in connection with or relating to the Information.

Signed:	
Xu Jinpei (許金培)	Hong Yinzhi (洪蔭治)
Li Yuna (李宇娜)	Yvonne Hung (洪綺婉)
Chiu Sai Chuen Nicholas (趙世存)	Ong King Keung (王競強)
Tsui Suk Man (徐淑敏)	

NOTES

- (1) This information sheet must be signed by or pursuant to a power of attorney for and on behalf of each of the Directors of the Company.
- (2) Pursuant to rule 17.52 of the GEM Listing Rules, the Company must submit to the Exchange (in the electronic format specified by the Exchange from time to time) for publication on the GEM website a revised information sheet, together with a hard copy duly signed by or on behalf of each of the Directors, as soon as reasonably practicable after any particulars on the form previously published cease to be accurate.
- (3) Please send a copy of this form by facsimile transaction to Hong Kong Securities Clearing Company Limited (on 2815-9353) or such other number as may be prescribed from time to time) at the same time as the original is submitted to the Exchange.