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The original financial statements were drafted in Dutch. This document is an English translation of the original. In case of any discrepancies between the English and the Dutch text, the latter will prevail.



Financial year 2020/2021

It's been a very special year. We were already dealing with Coronavirus in the last financial year but its impact had been limited. In 2020/2021, we see the impact reflected in the result, which is notably worse than we had hoped and expected. On the basis of what we can now see, we believe that the old patterns of consumption will recover and that the problems will soon be resolved. We were also hit hard by the crisis in Lebanon. The company decided to take the brunt of it all at once.

Price development - certificates

Our certificate holders, once again, had to face a ten percent reduction in the price of share certificates (referred to as 'certificates' hereafter) on two occasions. The large supply of certificates was not met by a corresponding amount of demand. Liquidity was relatively limited at the trading day for HZPC certificates. There are 783,725 share certificates and the average demand has been around 5,000 certificates on the trading day over the past few years. This may change when the price reduces further, which will encourage potential certificate holders to get involved. However, it makes life difficult for certificate holders who wish to sell their certificates. The Board of the HZPC Association monitors the trade in HZPC share certificates to ensure the trading day proceed in an orderly manner. However, the price is set entirely on the basis of supply and demand and the maximum bandwidth which the share certificates can move.

Changing responsibility for trading day

HZPC has decided to shift the responsibilities for trading days. At the moment, the HZPC Association is responsible for the trade in certificates. However, more and more regulations are being imposed and regulations are becoming ever more stringent. It is expected that Captin, which is already responsible for carrying out certificate trading, will also take on responsibilities for organising certificate trading in May 2022. Approval will be requested for this change during the Members' general meeting in November 2021.

The newly created platform (multilateral trading facilities) from Captin will bring about changes, about which certificate holders have already been informed. The expected consequences of these changes are that the trading process will become more transparent and that more certificates will be traded.

About Captin

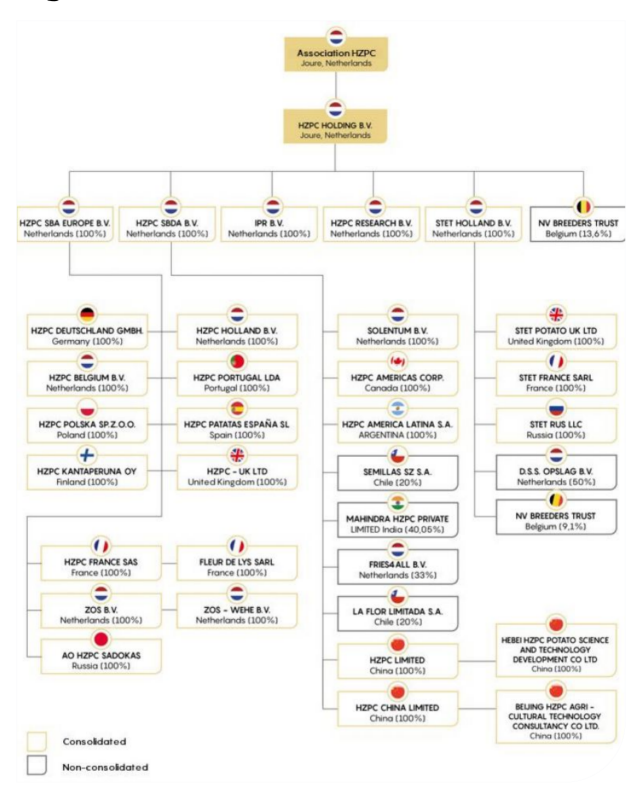
Captin is a financial institution that is located in Amsterdam. They offer their services under the supervision of the Financial Markets Authority (AFM) and De Nederlandsche Bank (DNB). The Board has been satisfied with the collaboration with Captin, which used to be part of the private bank Van Lanschot. They have a great deal of experience with similar processes with leading companies in our sector.

Structure

The Association holds 783,725 shares in the company and is therefore the sole shareholder of HZPC Holding B.V. Association HZPC has issued all the shares in the form of certificates to natural persons and legal entities that comply with specific requirements. On behalf of its members, the Board carries out the duties of shareholder at the General Meeting of Shareholders of HZPC Holding B.V. The activities of HZPC Holding B.V. focus on the potato product. HZPC carries out research, breeds varieties and grows seed potatoes, ware potatoes and mini-tubers. In addition, HZPC works on developing other business models such as Woksi and Fries 4All, which could offer support to the sales of HZPC's seed potatoes internationally.

As a result of the international growth of HZPC Holding B.V., the issues are not all related to the interests of just Dutch growers. The Board of the HZPC Association aims to represent the interests of all members both nationally and internationally. These members include (former) growers, (former) breeders and personnel members. The autonomy and continuation of the HZPC organisation are therefore a guiding principle for the Board.

Organisation structure



Results

The participation HZPC Holding B.V. has realised a result, before processing the costs for the Connecting Growers programme, of EUR 1.35 million. If the costs of Connecting Growers are included, the result becomes negative. The return for processing Connecting Growers is 2.5%. This is low if we consider

the historical average. The Supervisory Board (SB) of HZPC Holding B.V. has decided to keep the dividend stable. This means a dividend of 1.00 euro per share certificate. This dividend has been incorporated in the annual accounts of the Association.

This year, HZPC was confronted with an unexpected and badly deteriorating situation in Lebanon. The complicated Lebanese situation led to the central bank in the country freezing all foreign assets. As a result, HZPC was unable to transfer the cash in these bank accounts to the Netherlands and, in turn, had to include a depreciation that had a significant, negative impact on the result.

The consequences of the COVID-19 outbreak this year had a significant impact on the result of HZPC Holding B.V. This was in contrast to last year when COVID-19 had a lesser impact as the season had largely been concluded.

Particular focus on new Business Transformation Program

As well as Coronavirus, the new Business Transformation Program has also been a particular focus of the Board of the Association HZPC. In October 2019, a decision was made to cease the implementation of an ERP system and to go back to the drawing board.



Aurora

HZPC Holding B.V. has started again, this time with Aurora. A successful implementation and broad support among employees are vital. It is important for everyone to buy into the process and for wishes and requirements to be effectively translated into a new, automated environment. This takes time, focus and energy because everyone will have to acclimatise. Good supervision and explanations are indispensable.

Research & Development

HZPC Holding B.V. invests in Research & Development. This subject is a fixed item on the agenda in discussions between the SB, the Executive Board, and the Board of the Association HZPC. This concerns questions such as: What should HZPC Holding do in that situation? How much money should be invested? In which areas can you cooperate?

Developments within the biotechnology sector occur at a rapid pace and you cannot miss the boat. At the moment, there is talk of potatoes from seed. This could be a game-changer for the grower's approach. It also involves issues for the longer term. We must be disciplined in order to maintain a focus. The Executive Board leads and the SB follows, advises and critically reviews whether we are on the right track. The Board of the Association HZPC maintains an appropriate distance.

Risks

The risks for Association HZPC are limited. The biggest risk is ensuring the trade in certificates in HZPC Holding B.V. proceeds smoothly. Captin may now have taken over its organisation but the responsibility still lies with the Board of the Association HZPC. The increasing legislation and regulations led to the Board deciding to outsource the responsibilities for organizing the trading days to Captin. The Board of the Association HZPC will present their proposal for approval during the Members' general meeting in November 2021.

General Meeting of Shareholders

The HZPC Holding B.V. Articles of Association stipulate which decisions have to be presented to the General Meeting of Shareholders and, therefore, to the Board for approval. The General Meeting of Shareholders/Certificate Holders was held twice last year. The meeting agenda included the progress of the company's results. The Board of Association HZPC met on seven occasions despite the measures introduced in relation to the Coronavirus. All members of the Board were able to attend the meetings.

Appointments

Within the Association HZPC there is the College of Growers which consults with HZPC Holland about the production issues in HZPC Holland. Besides this there is the Board of Breeders which discusses matters with HZPC Research growers and finally we have the Supervisory Committee which advises the Board of the Association HZPC about the course of the stock exchange trade. Below you will find the changes that have taken place in these bodies.

When it comes to the roles within the Board of Growers: Board members H. Anema and A. Vaandrager, respectively, are the successors to L. Dijkstra and J. Bonnema (was Chair until March 2021). They were appointed during the online webinar of the grower meeting on 04 March 2021.

In the Board of Breeders:, J. Scholtens-Beets succeeds M. Hommes-Gesink, who has stood down as a member of the Board of Breeders. She joined the Supervisory Board of HZPC Holding B.V. in May.

J.H. te Raa was reappointed to the Supervisory Committee.

With regard to roles on the Youth Board: M. Remijn was appointed as Chair and T. van Dijke as secretary. Nobody was replaced. J. van der Zee should have left in 2020, according to the schedule, but will remain in post for one more year. The reappointments to the Youth Board usually take place in October.

Trading day

Two stock trading days for HZPC certificates were held this financial year as well. The rate declined by 10% in November 2020 and in May 2021 by 10% to a rate of EUR 106.35. At the end of the 2020/2021 financial year, Association HZPC has eight certificates in its possession. The Supervisory Committee oversees the implementation of the procedures for trading in certificates as laid down in the stock trading regulations.

Over the past financial years, changing legislation has meant that it is no longer possible to borrow money from the Association to fund the purchase of HZPC certificates. We regret not being able to maintain this facility, which was primarily intended for young growers. Sixteen loans have now been fully repaid. Four grower-certificate holders are currently participating in this scheme. The total amount involved was EUR 16,000 (EUR 65,000 last year) on the balance sheet date.

The Board of the Association HZPC is delighted that the Connecting Growers programme was executed for the first time this year. With average participation of 70%, the Board of the Association HZPC is extremely satisfied. The participation involved growers from 6 countries, i.e. the Netherlands, Belgium, France, Poland, Germany and Finland. The Board of the Association HZPC hopes to continue this programme over the coming years. The goal to retain certificates in HZPC Holding B.V. for HZPC growers will thus be achieved and the Association will remain active for active growers. The certificates were transferred last June to the participating growers.

There were 1,920 certificate holders as of 30 June 2021. This increase is caused by the Connecting Growers Programme. The number of members in the Association now amounts to 946. This is a decrease of 25 members compared to the previous financial year. The organisation of the stock trading days in the 2020/2021 financial year was conducted by Captin

Finally, the Board of the Association HZPC wishes to sincerely thank everyone for their efforts during the past financial year. We are looking forward to the coming financial year with a degree of confidence.

Joure, 7 October 2021

On behalf of the Board of the Association HZPC,

J.J.M. van der Heijden, Chair

Personal details

Board

J.J.M. van der Heijden	Chair	Kruisland
E.P. de Vries	Vice-Chair	Kantens
S.G. Andringa	Secretary	Oosterbierum
R.P. Smith		Terheijden
M. Verhage		Emmeloord

Board of growers

D. Gesink	Chair	Mensingeweer
N. Hoornsman	Vice-Chair	Wieringerwerf
A. Vael	Secretary	Zaamslag

A. Vaandrager Luttelgeest H. Anema Nes J.M. Hendrikse Creil A. Jensma Oudebildtzijl R. Rozema Niezijl W. Sijtsma Pingjum N.J. Slot De Cocksdorp P.K. Westerhuis Usquert

Board of breeders

P. Thijssen Chair Slochteren
K. Hiddema Vice-Chair Emmeloord
A. Doppenberg Anna Paulowna
J. Scholtens-Beets Molenrij
Y.P. van der Werff jr. Oude Bildtzijl

Supervisory Committee

A. van Zadelhoff Chair Mantgum

J.H. te Raa Blankenham

T. de Vries Hallum

Young Members Group

M. Remijn Chair Eenrum T. van Dijke Secretary Mijnsheerenland M. Duisterwinkel t Zandt P. Meijer Kloosterburen V. van den Hoek Creil T. Smits Luttelgeest T. Sinnema Dronrijp G. Smits St. Annaparochie E. van der Star Oosterend A. Steeghs Engwierum B. Westerhuis Usquert P. de Wit Wierin gerwaard J. van der Zee Tzummarum S. van der Hem Lelystad



Balance sheet as of 30 June 2021

ASSETS

(in EUR × 1.000)				
(in EUR x 1.000)	No	otes	30-Jun-21	30-Jun-20
FIXED ASSETS				
Financial fixed assets				
Shares of HZPC Holding B.V. on behalf of certificate holders		1	15,675	15,675
Receivables from certificate holders		2	16	65
TOTAL FIXED ASSETS			15,691	15,740
CURRENT ASSETS				
Receivables				
Dividend to be received from HZPC Holding B.V.		3	666	666
Current account HZPC Holding B.V			0	264
			666	930
Cash and cash equivalents				
Banks			359	58
TOTAL CURRENT ASSETS			1,025	988
TOTAAL ASSETS			16,716	16,728
LIABILITIES				
(in EUR × 1.000)				
(in EUR × 1.000)	Notes		30-jun-21	30-jun-20
			-	
Equity	4		318	318
Long-term liabilities				
Share certificates issued			15,675	15,675
Other long term liabilities	5		16	65

Equity	4	318	318
Long-term liabilities			
Share certificates issued		15,675	15,675
Other long term liabilities	5	16	65
		15,691	15,740
Current liabilities			
Dividend to be paid to certificate holders		666	666
Current account HZPC Holding B.V.		39	0
Other debts		2	4
		707	670
TOTAL LIABILITIES		16,716	16,728

Profit and loss account over the financial year 2020/2021

	0	0
6	207	231
	-207	-231
	0	0
	0	0
	6	6 207 -207 0

General notes to the annual report

Foundation of the HZPC Association

Vereniging HZPC was founded on 29 November 1999 by means of a legal merger between Coöperatie De ZPC Pootgoed Belangen B.A. and Stichting Administratiekantoor Hettema, which were both converted to form part of the Association.

The HZPC Association has the legal ownership of 100% of the shares in HZPC Holding B.V. in Joure

Activities

The objective of the Association is:

- the issuing and management of share certificates in the Company;
- promoting certain material interests of its members/certificate holders;
- promoting certain material interests of its growers;
- promoting certain material interests of its breeders.

Financial reporting period

The financial year of the Association runs from 1 July up to and including 30 June.

Applied standards

The financial statements have been prepared in accordance with Title 9, Book 2 of the Dutch Civil Code.

The applied accounting policies to the valuation of assets and liabilities and result determination are based on the historical cost convention unless stated otherwise.

Going concern

These annual accounts have been drawn up on the basis of the going concern assumption, given the possitive equity capital.

Accounting policies for the measurement of assets and liabilities and the general determination of the result

General

Unless stated otherwise, assets and liabilities are shown at nominal value. An asset is recognised in the balance sheet when it is probable that the expected future economic benefits that are attributable to the asset will flow to the entity and the cost of the asset can be measured reliably.

A liability is recognised in the balance sheet when it is expected to result in an outflow from the entity of resources embodying economic benefits and the amount of the obligation can be determined with sufficient reliability.

Income is recognised in the profit and loss account when an increase in future economic potential related to an increase in an asset or a decrease of a liability has arisen, the size of which can be reliably determined. Expenses are recognised when a decrease in the economic potential related to a decrease in an asset or an increase of a liability has arisen, the size of which can be measured with sufficient reliability. If a transaction results in a transfer of future economic benefits and or when all risks relating to assets or liabilities transfer to a third party, the asset or liability is no longer included in the balance sheet. In addition, assets and liabilities are not included in the balance sheet from the date upon which economic benefits are not probable and/or cannot be determined with sufficient reliability.

Determination of the result

Revenues and expenses are allocated to the period to which they relate. Revenues are accounted for if all important risks with regard to the commodities are transferred to the purchaser. The operational expenses are borne by HZPC Holding B.V.

Use of estimates

The preparation of the financial statements requires the Board to form opinions and to make estimates and assumptions that influence the application of principles and the reported values of assets and liabilities and of income and expenditures. Actual results may differ from these estimates.

The estimates and the underlying assumptions are constantly assessed. Revisions of estimates are included in the period in which the estimate is revised and in future periods for which the revision has consequences.

Financial instruments

Financial instruments include primary financial instruments such as receivables and payables, as well as derivative financial instruments. Reference for the guiding principles of primary financial instruments is made to the individual treatment per line item on the financial statements.

Financial fixed assets

Equity interests and certificates where no significant influence is exercised are stated at the lower of cost or net realisable value.

The loans are initially recorded at fair value, including discount or premium and directly attributable transaction costs. After initial inclusion, loans are shown at amortised cost using the effective interest method, less impairment losses.

The other financial fixed assets are valued at fair value on initial processing, plus transaction costs (if material). After initial processing, the assets are measured at amortised cost using the effective interest method, less any impairment losses. Income from receivables and other securities allocated to financial fixed assets are accounted for in the year to which they relate.

Dividends are accounted for in the period to which they relate. Interest income is accounted for in the profit and loss account on an accrual basis, using the effective interest method. Any profit or loss is accounted for under financial income or expenses.

Receivables

Receivables are measured at fair value on initial processing, plus transaction costs (if material). After initial processing, the assets are measured at amortised cost using the effective interest method, less a provision for non-collectable debts. These provisions are determined by individual assessment of the receivables.

Cash and cash equivalents

Cash and cash equivalents are valued on the basis of nominal value. If cash and cash equivalents are not freely available, this is taken into account during the valuation.

Equity

Financial instruments that are designated as equity instruments by virtue of the economic reality are presented under shareholders' equity.

Payments to holders of these instruments are deducted from the shareholders' equity as part of the profit distribution.

Financial instruments that are designated as a financial liability by virtue of the economic reality are presented under liabilities. Interest, dividends, income and expenditure with respect to these financial instruments are recorded in the profit and loss as financial income or expense.

Long-term and current liabilities

Long and short-term debts and other financial obligations are initially recorded at fair value, including discount or premium and directly attributable transaction costs.

After initial inclusion, the long and short-term debts and other financial obligations are valued at an amortised cost on the basis of the effective interest method.

Revenue recognition

The Association HZPC includes the revenues under net sales when all significant rights to economic benefits as well as all significant risks with regard to the transactions are transferred to the purchaser, when delivery has taken place, the price has been or can be determined and there is reasonable certainty that the sales price can be collected. Generally these criteria are satisfied at the moment the product or service is delivered and acceptance, if required, is obtained.

Expenses

Expenses are allocated to the period to which they relate. The operational expenses are borne by HZPC Holding B.V.

Tax on the result

The Association HZPC is not independently liable to taxation.

Related parties

Transactions with related parties will be explained if they are not entered into under normal market conditions. The nature and scope of the transaction and other information will be provided for these transactions in order to provide further insights.

Subsequent events

Events that provide further information on the actual situation at the balance sheet date and that appear before the financial statements are being prepared, are recognised in the financial statements. Events that provide no information on the actual situation at the balance sheet date are not recognised in the financial statements. When those events are relevant for the economic decisions of users of the financial statements, the nature and the estimated financial effects of the events are disclosed in the financial statements.

Notes to the balance sheet

1. Shares of HZPC Holding B.V. on behalf of certificate holders

NAME	STATUTORY HEAD OFFICE	NUMBER OF SHARES	PARTICIPATION IN %	
HZPC Holding B.V.	Joure	783.	725	100

There have been no changes in the number of HZPC Holding B.V. shares for certificate holders (783,725). These shares are valued at the nominal value of 20 euros per share.

2. Receivables from certificate holders

Loans issued to certificate holders for the acquisition of certificates

	30-Jun-21	30-Jun-20
Opening balance	65	137
Additions: new loans	0	0
Deductions: repayments	-49	-72
Closing balance	16	65

The interest rate applied varies from 0.0% to 1.0%. The loans are granted for a maximum of 5 years.

3. Dividend to be received from HZPC Holding B.V.

HZPC Association receives dividend from HZPC Holding B.V. and, after deduction of dividend tax, pays these dividend to the certificate holders in full.

4. General reserve

Reserves	30-Jun-21	30-Jun-20
Opening balance	318	318
Deductions: the results of the financial year	0	0
Closing balance	318	318

At the General Meeting, it will be proposed to approve the following appropriation of the 2020/2021 result: an amount of EUR 0 to be added to the other reserves.

5. Other long-term liabilities

Concerns loan to HZPC Holding B.V. to finance the loans granted to certificate holders. The loans are granted for a maximum of 5 years. The interest rate applied varies from 0.0% to 1.0% (in line with previous financial year)

	30-Jun-21	30-Jun-20
Opening balance	65	137
Additions: new loans	0	0
Deductions: repayments	-49	-72
Closing balance	16	65

Notes to the profit and loss account

6. Other operating expenses

	2020/2021	2019/2020
Cost of trading days	95	74
Organisation costs	112	157
	207	231
Charged to HZPC Holding B.V		
Operational expenses	-207	-231

Subsequent events

No significant financial events have occurred following the balance sheet date.

Joure, 7 October 2021

The Board of Association HZPC

J.J.M. van der Heijden, Chair E.P. de Vries, Vice-Chair S.G. Andringa, secretary R.P. Smith M. Verhage



Profit distribution by virtue of the Articles of Association

The articles of association of the Association state the following with regard to the result.

Artikel

- 3.3 To this end, the Association exercises its influence in the General Meeting of the Company.
- 3.4 The Association does not intend to distribute profits among its members.
- 3.5 The Association may not transfer or pledge the shares in its possession, other than by means of withdrawal, without the approval of the General Meeting.

Independent auditor's report

To: the Board of Association HZPC

Report on the accompanying financial statements

Our opinion

We have audited the financial statements 2020/2021 of Association HZPC (or hereafter: the Association), based in Joure (hereafter: the financial statements).

In our opinion the accompanying financial statements give a true and fair view of the financial position of Association HZPC as at 30 June 2021, and of its result for the year 2020/2021 in accordance with Part 9 of Book 2 of the Dutch Civil Code.

The financial statements comprise:

- 1. the balance sheet as at 30 June 2021;
- 2. the profit and loss account for the year 2020/2021; and
- 3. the notes comprising a summary of the accounting policies and other explanatory information.

Basis for our opinion

We conducted our audit in accordance with Dutch law, including the Dutch Standards on Auditing. Our responsibilities under those standards are further described in the 'Our responsibilities for the audit of the financial statements' section of our report.

We are independent of Association HZPC in accordance with the 'Verordening inzake de onafhankelijkheid van accountants bij assurance-opdrachten' (ViO, Code of Ethics for Professional Accountants, a regulation with respect to independence) and other relevant independence regulations in the Netherlands. Furthermore, we have complied with the 'Verordening gedrags- en beroepsregels accountants' (VGBA, Dutch Code of Ethics).

We believe the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

Report on the other information included in the annual report

In addition to the financial statements and our auditor's report thereon, the annual report contains other information that consists of:

- report of the Board;
- other information pursuant to Part 9 of Book 2 of the Dutch Civil Code.

Based on the following procedures performed, we conclude that the other information:

- is consistent with the financial statements and does not contain material misstatements;
- contains the information as required by Part 9 of Book 2 of the Dutch Civil Code.

We have read the other information. Based on our knowledge and understanding obtained through our audit of the financial statements or otherwise, we have considered whether the other information contains material misstatements.

By performing these procedures, we comply with the requirements of Part 9 of Book 2 of the Dutch Civil Code and the Dutch Standard 720. The scope of the procedures performed is less than the scope of those performed in our audit of the financial statements.

The Board is responsible for the preparation of the other information, including the report of the Board, in accordance with Part 9 of Book 2 of the Dutch Civil Code, and other information pursuant to Part 9 of Book 2 of the Dutch Civil Code.

Description of the responsibilities for the financial statements

Responsibilities of the board for the financial statements

The board is responsible for the preparation and fair presentation of the financial statements in accordance with Part 9 of Book 2 of the Dutch Civil Code. Furthermore, the board is responsible for such internal control as the board determines is necessary to enable the preparation of the financial statements that are free from material misstatement, whether due to errors or fraud.

As part of the preparation of the financial statements, the board is responsible for assessing the company's ability to continue as a going concern. Based on the financial reporting framework mentioned, the board should prepare the financial statements using the going concern basis of accounting unless the board either intends to liquidate the Association or to cease operations, or has no realistic alternative but to do so. The board should disclose events and circumstances that may cast significant doubt on the company's ability to continue as a going concern in the financial statements.

Our responsibilities for the audit of the financial statements

Our objective is to plan and perform the audit engagement in a manner that allows us to obtain sufficient and appropriate audit evidence for our opinion.

Our audit has been performed with a high, but not absolute, level of assurance, which means we may not have detected all material errors and fraud during our audit.

Misstatements can arise from fraud or errors 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 the financial statements. The materiality affects the nature, timing and extent of our audit procedures and the evaluation of the effect of identified misstatements on our opinion.

We have exercised professional judgement and have maintained professional scepticism throughout the audit, in accordance with Dutch Standards on Auditing, ethical requirements and independence requirements. Our audit included among others:

- identifying and assessing the risks of material misstatement of the financial statements, whether due to errors or fraud, designing and performing audit procedures responsive to those risks, and obtaining audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from errors, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control:
- obtaining an understanding of internal control relevant to the audit in order to design audit procedures
 that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the
 effectiveness of the Association's internal control;
- evaluating the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by the board;
- concluding on the appropriateness of management's use of the going concern basis of accounting and
 based on the audit evidence obtained, whether a material uncertainty exists related to events or
 conditions that may cast significant doubt on the Association's ability to continue as a going concern. If
 we conclude that a material uncertainty exists, we are required to draw attention in our auditor's
 report to the related disclosures in the financial statements or, if such disclosures are inadequate, to
 modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our
 auditor's report. However, future events or conditions may cause the Association ceasing to continue as
 a going concern;
- evaluating the overall presentation, structure and content of the financial statements, including the disclosures: and
- evaluating whether the financial statements represent the underlying transactions and events in a manner that achieves fair presentation.

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

Groningen, 7 October 2021

KPMG Accountants N.V.

K. Woldering RA