

母 Main AMB SF1 100 565 671 698

To

FINRA INC. *****500
From 144 Department, 1735 K Street, NW, Washington, DC 20006 Washington, DC 20006

收件人

The Core Securities Company Limited
The Core Securities Company Limited
28F., 33 Des Voeux Road Central, Hong Kong
Central, Central, Hong Kong

From

寄件人

Remarks:
If having difficulty the information on this declaration form is true and correct and the carrier is not liable for any loss or damage.

Signature:
Date:
Place:
Signature:
Date:
Place:



8559011133

Destination copy Date: 21/12/2021



1/1 母 Main AMB SF1 100 565 671 698

852WB-JEK US

FINRA INC. 3015906500
144 Department, 1735 K
Street, NW, Washington, DC
20006 Washington, DC
20006

1/1 (Total Charge): 255.00 HKD

3rd Party Network Code:

文件 X1

Signature:



1/1 母 Main SF1 100 565 671 698

The Core Securities Company Limited
The Core Securities Company Limited
28F., 33 Des Voeux Road Central, Hong Kong
Central, Central, Hong Kong

收

FINRA INC. *****500
Form 144 Department, 1735 K Street, NW,
Washington, DC 20006 Washington Washington

費用合計: 寄件月結
增值服務: 資源調度費12.00HKD; 燃油費30.00
HKD

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SHP# 12 6V6 69X 04 P88
SHIPWT: 0.5 KG
DATE: 22 JUN 2021

THE CORE SECURITIES COMPANY LI
36538888
THE CORE SECURITIES COMPANY LI
28F., 33 DES VOEUX ROAD CENTRA
HONGKONG: HK
HONG KONG SAR, CHINA

SHIP TO:

FINRA INC.
3015906500
FINRA INC.
NW, WASHINGTON, DC 20006
FORM 144 DEPARTMENT, 1735 K STREET
WASHINGTON DC 20006
UNITED STATES



MD 201 9-83



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1735 K ST NW
WASHINGTON DC 20006

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1/1

母 Main AMB SF1 100 565 671 698

To
收件人

From
寄件人

FINRA INC.
FINRA INC. *****6500
Form 144 Department, 1735 K Street, NW, Washington, DC 20006 Washington Washington Dist. Of Columbia

The Core Securities Company Limited
The Core Securities Company Limited
33 Des Voeux Road Central, Central, Hong Kong Central
Central and Western District, Hong Kong Hong Kong

Keep in for handling
☐ Business
☐ Non Business

Remarks:
I hereby certify the information on this declaration is true and correct
and the contents of this shipment are as stated above.

SIGNATURE: DATE:
Declaration: A/D, B/E, F/E, G/E, H/E, I/E, J/E, K/E, L/E, M/E, N/E, O/E, P/E, Q/E, R/E, S/E, T/E, U/E, V/E, W/E, X/E, Y/E, Z/E, AA/E, AB/E, AC/E, AD/E, AE/E, AF/E, AG/E, AH/E, AI/E, AJ/E, AK/E, AL/E, AM/E, AN/E, AO/E, AP/E, AQ/E, AR/E, AS/E, AT/E, AU/E, AV/E, AW/E, AX/E, AY/E, AZ/E, BA/E, BB/E, BC/E, BD/E, BE/E, BF/E, BG/E, BH/E, BI/E, BJ/E, BK/E, BL/E, BM/E, BN/E, BO/E, BP/E, BQ/E, BR/E, BS/E, BT/E, BU/E, BV/E, BW/E, BX/E, BY/E, BZ/E, CA/E, CB/E, CC/E, CD/E, CE/E, CF/E, CG/E, CH/E, CI/E, CJ/E, CK/E, CL/E, CM/E, CN/E, CO/E, CP/E, CQ/E, CR/E, CS/E, CT/E, CU/E, CV/E, CW/E, CX/E, CY/E, CZ/E, DA/E, DB/E, DC/E, DD/E, DE/E, DF/E, DG/E, DH/E, DI/E, DJ/E, DK/E, DL/E, DM/E, DN/E, DO/E, DP/E, DQ/E, DR/E, DS/E, DT/E, DU/E, DV/E, DW/E, DX/E, DY/E, DZ/E, EA/E, EB/E, EC/E, ED/E, EE/E, EF/E, EG/E, EH/E, EI/E, EJ/E, EK/E, EL/E, EM/E, EN/E, EO/E, EP/E, EQ/E, ER/E, ES/E, ET/E, EU/E, EV/E, EW/E, EX/E, EY/E, EZ/E, FA/E, FB/E, FC/E, FD/E, FE/E, FF/E, FG/E, FH/E, FI/E, FJ/E, FK/E, FL/E, FM/E, FN/E, FO/E, FP/E, FQ/E, FR/E, FS/E, FT/E, FU/E, FV/E, FW/E, FX/E, FY/E, FZ/E, GA/E, GB/E, GC/E, GD/E, GE/E, GF/E, GG/E, GH/E, GI/E, GJ/E, GK/E, GL/E, GM/E, GN/E, GO/E, GP/E, GQ/E, GR/E, GS/E, GT/E, GU/E, GV/E, GW/E, GX/E, GY/E, GZ/E, HA/E, HB/E, HC/E, HD/E, HE/E, HF/E, HG/E, HH/E, HI/E, HJ/E, HK/E, HL/E, HM/E, HN/E, HO/E, HP/E, HQ/E, HR/E, HS/E, HT/E, HU/E, HV/E, HW/E, HX/E, HY/E, HZ/E, IA/E, IB/E, IC/E, ID/E, IE/E, IF/E, IG/E, IH/E, II/E, IJ/E, IK/E, IL/E, IM/E, IN/E, IO/E, IP/E, IQ/E, IR/E, IS/E, IT/E, IU/E, IV/E, IW/E, IX/E, IY/E, IZ/E, JA/E, JB/E, JC/E, JD/E, JE/E, JF/E, JG/E, JH/E, JI/E, JJ/E, JK/E, JL/E, JM/E, JN/E, JO/E, JP/E, JQ/E, JR/E, JS/E, JT/E, JU/E, JV/E, JW/E, JX/E, JY/E, JZ/E, KA/E, KB/E, KC/E, KD/E, KE/E, KF/E, KG/E, KH/E, KI/E, KJ/E, KK/E, KL/E, KM/E, KN/E, KO/E, KP/E, KQ/E, KR/E, KS/E, KT/E, KU/E, KV/E, KW/E, KX/E, KY/E, KZ/E, LA/E, LB/E, LC/E, LD/E, LE/E, LF/E, LG/E, LH/E, LI/E, LJ/E, LK/E, LL/E, LM/E, LN/E, LO/E, LP/E, LQ/E, LR/E, LS/E, LT/E, LU/E, LV/E, LW/E, LX/E, LY/E, LZ/E, MA/E, MB/E, MC/E, MD/E, ME/E, MF/E, MG/E, MH/E, MI/E, MJ/E, MK/E, ML/E, MM/E, MN/E, MO/E, MP/E, MQ/E, MR/E, MS/E, MT/E, MU/E, MV/E, MW/E, MX/E, MY/E, MZ/E, NA/E, NB/E, NC/E, ND/E, NE/E, NF/E, NG/E, NH/E, NI/E, NJ/E, NK/E, NL/E, NM/E, NN/E, NO/E, NP/E, NQ/E, NR/E, NS/E, NT/E, NU/E, NV/E, NW/E, NX/E, NY/E, NZ/E, OA/E, OB/E, OC/E, OD/E, OE/E, OF/E, OG/E, OH/E, OI/E, OJ/E, OK/E, OL/E, OM/E, ON/E, OO/E, OP/E, OQ/E, OR/E, OS/E, OT/E, OU/E, OV/E, OW/E, OX/E, OY/E, OZ/E, PA/E, PB/E, PC/E, PD/E, PE/E, PF/E, PG/E, PH/E, PI/E, PJ/E, PK/E, PL/E, PM/E, PN/E, PO/E, PP/E, PQ/E, PR/E, PS/E, PT/E, PU/E, PV/E, PW/E, PX/E, PY/E, PZ/E, QA/E, QB/E, QC/E, QD/E, QE/E, QF/E, QG/E, QH/E, QI/E, QJ/E, QK/E, QL/E, QM/E, QN/E, QO/E, QP/E, QQ/E, QR/E, QS/E, QT/E, QU/E, QV/E, QW/E, QX/E, QY/E, QZ/E, RA/E, RB/E, RC/E, RD/E, RE/E, RF/E, RG/E, RH/E, RI/E, RJ/E, RK/E, RL/E, RM/E, RN/E, RO/E, RP/E, RQ/E, RR/E, RS/E, RT/E, RU/E, RV/E, RW/E, RX/E, RY/E, RZ/E, SA/E, SB/E, SC/E, SD/E, SE/E, SF/E, SG/E, SH/E, SI/E, SJ/E, SK/E, SL/E, SM/E, SN/E, SO/E, SP/E, SQ/E, SR/E, SS/E, ST/E, SU/E, SV/E, SW/E, SX/E, SY/E, SZ/E, TA/E, TB/E, TC/E, TD/E, TE/E, TF/E, TG/E, TH/E, TI/E, TJ/E, TK/E, TL/E, TM/E, TN/E, TO/E, TP/E, TQ/E, TR/E, TS/E, TT/E, TU/E, TV/E, TW/E, TX/E, TY/E, TZ/E, UA/E, UB/E, UC/E, UD/E, UE/E, UF/E, UG/E, UH/E, UI/E, UJ/E, UK/E, UL/E, UM/E, UN/E, UO/E, UP/E, UQ/E, UR/E, US/E, UT/E, UY/E, UZ/E, VA/E, VB/E, VC/E, VD/E, VE/E, VF/E, VG/E, VH/E, VI/E, VJ/E, VK/E, VL/E, VM/E, VN/E, VO/E, VP/E, VQ/E, VR/E, VS/E, VT/E, VU/E, VV/E, VW/E, VX/E, VY/E, VZ/E, WA/E, WB/E, WC/E, WD/E, WE/E, WF/E, WG/E, WH/E, WI/E, WJ/E, WK/E, WL/E, WM/E, WN/E, WO/E, WP/E, WQ/E, WR/E, WS/E, WT/E, WU/E, WV/E, WW/E, WX/E, WY/E, WZ/E, XA/E, XB/E, XC/E, XD/E, XE/E, XF/E, XG/E, XH/E, XI/E, XJ/E, XK/E, XL/E, XM/E, XN/E, XO/E, XP/E, XQ/E, XR/E, XS/E, XT/E, XU/E, XV/E, XW/E, XX/E, XY/E, XZ/E, YA/E, YB/E, YC/E, YD/E, YE/E, YF/E, YG/E, YH/E, YI/E, YJ/E, YK/E, YL/E, YM/E, YN/E, YO/E, YP/E, YQ/E, YR/E, YS/E, YT/E, YU/E, YV/E, YW/E, YX/E, YY/E, YZ/E, ZA/E, ZB/E, ZC/E, ZD/E, ZE/E, ZF/E, ZG/E, ZH/E, ZI/E, ZJ/E, ZK/E, ZL/E, ZM/E, ZN/E, ZO/E, ZP/E, ZQ/E, ZR/E, ZS/E, ZT/E, ZU/E, ZV/E, ZW/E, ZX/E, ZY/E, ZZ/E



40952779 UNIT

1/1 母單號 SF1 100 565 671 698

寄

The Core Securities ****8888 The Core Securities
香港中西區中環28F., 33 Des Voeux Road Central, Central, Hong Kong

收

FINRA INC. ****6500 FINRA INC.
Form 144 Department, 1735 K Street, NW, Washington, DC 20006 Washington Washington

費用合計: 寄付月結
增值服務: 資源調節費12.00HKD; 燃油費30.00 HKD

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HKG0600JFK



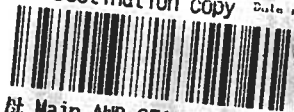
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1/1 母 Main AMB SF1 100 565 671 698

852WB-JFK US

收 FINRA INC. 3015906500
Form 144 Department, 1735 K Street, NW, Washington, DC 20006 Washington Washington Dist. Of Columbia(20006)



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SHIP# 3015906500
SHIPWZ 0.5 KG
DATE: 22 JUN 2021

THE CORE SECURITIES COMPANY LTD
3015906500
THE CORE SECURITIES COMPANY LTD
28F, 33 DES VOEUX ROAD CENTRAL
HONG KONG HK
HONG KONG SAR, CHINA

SHIP TO:

FINRA INC.

3015906500

FINRA INC.

NW, WASHINGTON, DC 20006

FORM 144 DEPARTMENT, 1735 K STREET

WASHINGTON DC 20006

UNITED STATES

MD 201 9-83



UPS SAVER

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Trx Ref No.: SF11005650169



香港 Hong Kong
澳門 Macau

Declared Value: 0

FINAR

Attn: Form 144 Department
1735 K Street, NW
Washington, DC 20006
301-590-6500

Date: June 10, 2021

Dear Sir / Madam,

Enclosed are the Notice of Proposed Sale of Securities on Form 144 relating to the proposed sale of 4,000 shares of the ADRs (Common Stock) of 360 DigiTech, Inc. as declared by XU ZUOLI.

Yours faithfully,
For and on behalf of
The Core Securities Company Limited



Authorized Person

Encl.
Seller Representation Letter
Form 144

In connection with the proposed sale by me of 4,000 shares of American Depositary Receipt (ADRs) of 360 DigiTech, Inc. ("the Company"), pursuant to Rule 144 of the Securities Act of 1933, I hereby represent to you that:

1. I have not made, and will not make, any payment in connection with the execution of the above order to any persons other than The Core Securities Company Limited.
2. I have not solicited or arranged for the solicitation of orders to buy in anticipation of or in connection with this transaction.
3. I have sold 14,418 shares of the Company within the preceding three (3) months and I have no sale orders open with any broker, and will not place any pending execution or cancellation of this order.
4. To the best of my knowledge, members of my immediate family and others with whom I am acting in concert or whose sales are required to be aggregated with sales by me pursuant to Rule 144 have sold 0 shares of the Company stock within the preceding three (3) months.
5. In the event that any or all of the securities I am selling are restricted securities as defined in paragraph (a)(3) of Rule 144, I warrant that I have beneficially owned these securities for a period of at least one(1) year as computed in accordance with paragraph(d) of Rule 144.
6. In the event that any or all of the securities I am selling are restricted securities as defined in paragraph (a)(3) of Rule 144, I am aware that payment of the proceeds of the sale is subject to the shares being transferred and delivered free of restriction into Interactive Broker's name and that the transfer of the shares may be delayed if the certificate(s) bear a restrictive legend. I hereby indemnify Interactive Broker's for any loss it may incur as a result of any such delay.
7. Enclosed is an executed copy of Form 144, three copies of which were transmitted to the Securities and Exchange Commission and (where applicable) one copy of which has been sent to the NASDAQ Stock Exchange on 6/10/2021 (I understand that no form need to be filed if the amount of securities to be sold during any three (3) month period does not exceed 5,000 shares and the aggregate sale price does not exceed \$50,000)

I am familiar with Rule 144 under the Securities Act of 1933, as amended, and agree that you may rely upon the above statements in executing the order referred to above.


Signature of Affiliate

6/10/2021
Date

XU ZUOLI
Building #2, No.6 Jiuxianqiao Road,
Chaoyang District, Beijing,
100016, China
Name and Address of Affiliate

**UNITED STATES
SECURITIES AND EXCHANGE COMMISSION
Washington, D.C. 20549**

**FORM 144
NOTICE OF PROPOSED SALE OF SECURITIES
PURSUANT TO RULE 144 UNDER THE SECURITIES ACT OF 1933**

OMB APPROVAL
OMB Number: 3235-0101
Expires: July 31, 2023
Estimated average burden
hours per response 1.00

SEC USE ONLY
DOCUMENT SEQUENCE NO.

CUSIP NUMBER

WORK LOCATION

ATTENTION: Transmit for filing 3 copies of this form concurrently with either placing an order with a broker to execute sale or executing a sale directly with a market maker.

1 (a) NAME OF ISSUER (Please type or print) 360 DigiTech, Inc.		(b) IRS IDENT. NO.	(c) S.E.C. FILE NO. 001-38752	(e) TELEPHONE NO. AREA CODE NUMBER +86 1052447655
1 (d) ADDRESS OF ISSUER Building #2, No. 6 Jiuxianqiao Road, Chaoyang District, Beijing, 100016, China		STREET CITY STATE (b)	(c) ADDRESS STREET CITY STATE ZIP CODE Building #2, No. 6 Jiuxianqiao Road, Chaoyang District, Beijing, 100016, China	
2 (a) NAME OF PERSON FOR WHOSE ACCOUNT THE SECURITIES ARE TO BE SOLD XU ZUOLI	RELATIONSHIP TO ISSUER AFFILIATE	(c) ADDRESS STREET CITY STATE ZIP CODE Building #2, No. 6 Jiuxianqiao Road, Chaoyang District, Beijing, 100016, China		

INSTRUCTION: The person filing this notice should contact the issuer to obtain the I.R.S. Identification Number and the S.E.C. File Number.

3 (a) Title of the Class of Securities To Be Sold	(b) Name and Address of Each Broker Through Whom the Securities are to be Offered or Each Market Maker who is Acquiring the Securities	SEC USE ONLY	(c) Number of Shares or Other Units To Be Sold <small>(See instr. 3(c))</small>	(d) Aggregate Market Value <small>(See instr. 3(d))</small>	(e) Number of Shares or Other Units Outstanding <small>(See instr. 3(e))</small>	(f) Approximate Date of Sale <small>(See instr. 3(f)) (MO., DAY, YR.)</small>	(g) Name of Each Securities Exchange <small>(See instr. 3(g))</small>
		Broker-Dealer File Number					
ADR (representing 2 Ordinary Shares)	The Core Securities Co., Ltd. 28/F, 33 Des Voeux Road Central Central, Hong Kong		4,000	USD 156,840	152.4M	6/10/2021 S 6/17/2021	NASDAQ

INSTRUCTIONS:

1. (a) Name of issuer
 (b) Issuer's I.R.S. Identification Number
 (c) Issuer's S.E.C. file number, if any
 (d) Issuer's address, including zip code
 (e) Issuer's telephone number, including area code

2. (a) Name of person for whose account the securities are to be sold
 (b) Such person's relationship to the issuer (e.g., officer, director, 10% stockholder, or member of immediate family of any of the foregoing)
 (c) Such person's address, including zip code

3. (a) Title of the class of securities to be sold
 (b) Name and address of each broker through whom the securities are intended to be sold
 (c) Number of shares or other units to be sold (if debt securities, give the aggregate face amount)
 (d) Aggregate market value of the securities to be sold as of a specified date within 10 days prior to the filing of this notice
 (e) Number of shares or other units of the class outstanding, or if debt securities the face amount thereof outstanding, as shown by the most recent report or statement published by the issuer
 (f) Approximate date on which the securities are to be sold
 (g) Name of each securities exchange, if any, on which the securities are intended to be sold

Potential persons who are to respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB control number.

TABLE I — SECURITIES TO BE SOLD

Furnish the following information with respect to the acquisition of the securities to be sold and with respect to the payment of all or any part of the purchase price or other consideration therefor:

Title of the Class	Date you Acquired	Nature of Acquisition Transaction	Name of Person from Whom Acquired (If gift, also give date donor acquired)	Amount of Securities Acquired	Date of Payment	Nature of Payment
Ordinary Shares	11/20/2020	Employee Stock Option Exercise	360 DigiTech, Inc.	8,000	6/10/2021 \$ 6/17/2021	RSU Vesting

INSTRUCTIONS: If the securities were purchased and full payment therefor was not made in cash at the time of purchase, explain in the table or in a note thereto the nature of the consideration given. If the consideration consisted of any note or other obligation, or if payment was made in installments describe the arrangement and state when the note or other obligation was discharged in full or the last installment paid.

TABLE II — SECURITIES SOLD DURING THE PAST 3 MONTHS

Furnish the following information as to all securities of the issuer sold during the past 3 months by the person for whose account the securities are to be sold.

Name and Address of Seller	Title of Securities Sold	Date of Sale	Amount of Securities Sold	Gross Proceeds
XU ZUOLI Building #2, No. 6 Jiuxianqiao Road, Chaoyang District, Beijing, 100016, China	360 DigiTech, Inc.	3/19/2021 \$ 6/17/2021	14,418	USD 473,555.30

REMARKS:

INSTRUCTIONS:

See the definition of "person" in paragraph (a) of Rule 144. Information is to be given not only as to the person for whose account the securities are to be sold but also as to all other persons included in that definition. In addition, information shall be given as to sales by all persons whose sales are required by paragraph (e) of Rule 144 to be aggregated with sales for the account of the person filing this notice.

ATTENTION: The person for whose account the securities to which this notice relates are to be sold hereby represents by signing this notice that he does not know any material adverse information in regard to the current and prospective operations of the issuer of the securities to be sold which has not been publicly disclosed. If such person has adopted a written trading plan or given trading instructions to satisfy Rule 10b5-1 under the Exchange Act, by signing the form and indicating the date that the plan was adopted or the instruction given, that person makes such representation as of the plan adoption or instruction date.

6/10/2021

DATE OF NOTICE

DATE OF PLAN ADOPTION OR GIVING OF INSTRUCTION,
IF RELYING ON RULE 10b5-1

504 706 51 EN 1: 33 (SIGNATURE)

The notice shall be signed by the person for whose account the securities are to be sold. At least one copy of the notice shall be manually signed. Any copies not manually signed shall bear typed or printed signatures.

ATTENTION: Intentional misstatements or omission of facts constitute Federal Criminal Violations (See 18 U.S.C. 1001)