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

SCHEDULE 13D

Under the Securities Exchange Act of 1934

MGP Ingredients, Inc. (Name of Issuer) Common Stock, no par value (Title of Class of Securities) 55303J106 (CUSIP Number) Donn S. Lux 5050 Kemper Avenue St. Louis, Missouri 63139 (314) 772-2626 EXT - 1243 (Name, Address and Telephone Number of Person Authorized to Receive Notices and Communications) April 1, 2021 (Date of Event which Requires Filing of this Statement) If the filing person has previously filed a statement on Schedule 13G to report the acquisition which is the subject of this Schedule 13D, and is filing this schedule because of Rule 13d-1(e), (f) or (g), check the following box \square . Note: Schedules filed in paper format shall include a signed original and five copies of the schedule, including all exhibits. See § 240.13d-7 for other parties to whom copies are to be sent. The remainder of this cover page shall be filled out for a reporting person's initial filing on this form with respect to the subject class of securities, and for any subsequent amendment containing information which would alter disclosures provided in a prior cover page. The information required on the remainder of this cover page shall not be deemed to be "filed" for the purpose of Section 18 of the Securities Exchange Act of 1934 ("Act") or otherwise subject to the liabilities of that section of the Act but shall be subject to all other provisions of the Act (however, see the Notes). CUSIP No. 55303J106 Page 2 of 30 Pages NAME OF REPORTING PERSON S.S. OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON Luxco 2017 Irrevocable Trust dated 6/19/2017 2 CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (a) 🗆 (b) 区 3 SEC USE ONLY SOURCE OF FUNDS 4 5 CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(e) CITIZENSHIP OR PLACE OF ORGANIZATION Missouri NUMBER OF SOLE VOTING POWER SHARES 1,763,286 BENEFICIALLY SHARED VOTING POWER OWNED BY 8,334,452 EACH SOLE DISPOSITIVE POWER REPORTING 1,763,286 PERSON WITH: 10 SHARED DISPOSITIVE POWER AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES 12

13

38.0%

PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)

I	14	TYPE OF REPORTING PERSON
		00

38.0%

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TYPE OF REPORTING PERSON

CUSII	P No. 55303J106			Page 3 of 30 Pages		
	L					
1			PERSON S.S. OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON			
_			vocable Trust FBO Donn S. Lux dated 9/16/2005	(a) 🗆		
2	2 CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP					
3	SEC USE ONLY			(b) ⊠		
3	SEC USE ONL I					
4	SOURCE OF FU	NDS				
	00					
5	CHECK BOX IF	DISCLO	OSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(e)			
6		R PLAC	E OF ORGANIZATION			
	Missouri					
	JMBER OF	7	SOLE VOTING POWER			
	SHARES		771,476			
	NEFICIALLY	8	SHARED VOTING POWER			
O	WNED BY		8,334,452			
DI	EACH	9	SOLE DISPOSITIVE POWER			
REPORTING PERSON WITH:			771,476			
		10	SHARED DISPOSITIVE POWER			
			0			
11		MOUN	F BENEFICIALLY OWNED BY EACH REPORTING PERSON			
	8,334,452					
12	CHECK BOX IF	THE AC	GGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES			
13	DEBCENT OF C	I ASS RI	EPRESENTED BY AMOUNT IN DOW (11)			

CUSI	P No. 55303J106)		Page 4 of 30 Pages			
1	NAME OF REPORTING PERSON S.S. OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON						
	Ann S. Lux 2	005 Irre	vocable Trust FBO Donn S. Lux QSST LRD dated 9/16/2005				
2	CHECK THE AI	PPROPR	IATE BOX IF A MEMBER OF A GROUP	(a) 🗆			
				(b) ⊠			
3	SEC USE ONLY	7					
4	SOURCE OF FU	JNDS					
	00						
5	CHECK BOX IF	DISCLO	OSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(e) $\ \square$				
6	CITIZENSHIP C	OR PLAC	CE OF ORGANIZATION				
	Missouri						
N	UMBER OF	7	SOLE VOTING POWER				
	SHARES		152,763				
BEI	NEFICIALLY	8	SHARED VOTING POWER				
C	WNED BY		8,334,452				
	EACH	9	SOLE DISPOSITIVE POWER				
	EPORTING		152,763				
PEI	RSON WITH:	10	SHARED DISPOSITIVE POWER				
			0				
11	AGGREGATE A	AMOUN	T BENEFICIALLY OWNED BY EACH REPORTING PERSON				
	8,334,452						
12	CHECK BOX II	THE A	GGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES				
13	PERCENT OF C	CLASS R	EPRESENTED BY AMOUNT IN ROW (11)				
	38.0%						
14	TYPE OF REPO	RTING	PERSON				
	00						

	IP No. 55303J106		Page 5 of 30 Pages
1	NAME OF REPO	ORTING PERSON S.S. OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON	
2		don Lux Luxco Irrevocable Trust dated 7/30/2012 PROPRIATE BOX IF A MEMBER OF A GROUP	(a) 🗆
			(a) □ (b) ⊠
3	SEC USE ONLY		
4	SOURCE OF FU OO	NDS	
5	CHECK BOX IF	DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(e)	
6		R PLACE OF ORGANIZATION	
N	Missouri UMBER OF	7 SOLE VOTING POWER	
BE	SHARES NEFICIALLY	183,635 8 SHARED VOTING POWER	
(OWNED BY EACH	8,334,452 9 SOLE DISPOSITIVE POWER	
	EPORTING RSON WITH:	183,635	
FE.	KSON WITH.	10 SHARED DISPOSITIVE POWER 0	
11	AGGREGATE A 8,334,452	MOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON	
12		THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES	
13	PERCENT OF C	LASS REPRESENTED BY AMOUNT IN ROW (11)	
14	38.0% TYPE OF REPO	RTING PERSON	
CUSI			
	IP No. 55303.1106		Page 6 of 30 Pages
	IP No. 55303J106		Page 6 of 30 Pages
1	NAME OF REPO	ORTING PERSON S.S. OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON ux Luxco Irrevocable Trust dated 7/30/2012	Page 6 of 30 Pages
	NAME OF REPO		(a) □
1	NAME OF REPO	ux Luxco Irrevocable Trust dated 7/30/2012 PROPRIATE BOX IF A MEMBER OF A GROUP	
1 2	NAME OF REPO Philip Donn L CHECK THE AF SEC USE ONLY SOURCE OF FU	ux Luxco Irrevocable Trust dated 7/30/2012 PROPRIATE BOX IF A MEMBER OF A GROUP	(a) □
2 3	NAME OF REPO Philip Donn L CHECK THE AF SEC USE ONLY SOURCE OF FU OO	ux Luxco Irrevocable Trust dated 7/30/2012 PROPRIATE BOX IF A MEMBER OF A GROUP	(a) □
1 2 3 4 5	NAME OF REPO Philip Donn L CHECK THE AF SEC USE ONLY SOURCE OF FU OO CHECK BOX IF	PROPRIATE BOX IF A MEMBER OF A GROUP NDS DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(e)	(a) □
1 2 3 4 5	NAME OF REPOPULATION OF REPOPULATION OF REPOPULATION OF SECUSE ONLY SOURCE OF FUOO CHECK BOX IF CITIZENSHIP OMISSOURI	PROPRIATE BOX IF A MEMBER OF A GROUP NDS DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(e) R PLACE OF ORGANIZATION	(a) □
1 2 3 4 5	NAME OF REPOPULATION OF REPOPULATION OF REPOPULATION OF SEC USE ONLY SOURCE OF FU OO CHECK BOX IF	PROPRIATE BOX IF A MEMBER OF A GROUP NDS DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(e) R PLACE OF ORGANIZATION 7 SOLE VOTING POWER 183,635	(a) □
1 2 3 4 5 6 N	NAME OF REPOPULIE POINT IN THE	PROPRIATE BOX IF A MEMBER OF A GROUP NDS DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(e) R PLACE OF ORGANIZATION 7 SOLE VOTING POWER 183,635 8 SHARED VOTING POWER	(a) □
1 2 3 4 5 6 N	NAME OF REPOPULIE POR Philip Donn LECHECK THE AFTER SEC USE ONLY SOURCE OF FUTO OO CHECK BOX IF CITIZENSHIP OF MISSOURIE OF SHARES NEFICIALLY DWNED BY EACH	UX Luxco Irrevocable Trust dated 7/30/2012 PROPRIATE BOX IF A MEMBER OF A GROUP NDS DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(e) R PLACE OF ORGANIZATION 7 SOLE VOTING POWER 183,635 8 SHARED VOTING POWER 8,334,452 9 SOLE DISPOSITIVE POWER	(a) □
1 2 3 4 5 6 N BE (NAME OF REPOPULIE POINT IN THE	PROPRIATE BOX IF A MEMBER OF A GROUP NDS DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(e) R PLACE OF ORGANIZATION 7 SOLE VOTING POWER 183,635 8 SHARED VOTING POWER 8,334,452	(a) □
1 2 3 4 5 6 N BE (R	NAME OF REPOPULIE POR Philip Donn LECHECK THE AFT OO CHECK BOX IF CITIZENSHIP OF Missouri CUMBER OF SHARES NEFICIALLY DWNED BY EACH LEPORTING RSON WITH:	UX LUXCO ITREVOCABLE TRUST dated 7/30/2012 PROPRIATE BOX IF A MEMBER OF A GROUP NDS DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(e) R PLACE OF ORGANIZATION 7 SOLE VOTING POWER 183,635 8 SHARED VOTING POWER 8,334,452 9 SOLE DISPOSITIVE POWER 183,635 10 SHARED DISPOSITIVE POWER 0	(a) □
1 2 3 4 5 6 N BE (R PE 11	NAME OF REPOPULIE POR Philip Donn LECHECK THE AFTER SEC USE ONLY SOURCE OF FUR OO CHECK BOX IF CITIZENSHIP OF MISSOURIE OF SHARES NEFICIALLY DWNED BY EACH LEPORTING RSON WITH: AGGREGATE AR 8,334,452	UNDS PROPRIATE BOX IF A MEMBER OF A GROUP NDS DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(e) R PLACE OF ORGANIZATION 7 SOLE VOTING POWER 183,635 8 SHARED VOTING POWER 8,334,452 9 SOLE DISPOSITIVE POWER 183,635 10 SHARED DISPOSITIVE POWER 0 MOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON	(a) □
1 2 3 4 5 6 N BE C R PE 11 12	NAME OF REPOPULIE POPULIE POPU	UNDS NDS DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(e) R PLACE OF ORGANIZATION 7 SOLE VOTING POWER 183,635 8 SHARED VOTING POWER 8,334,452 9 SOLE DISPOSITIVE POWER 183,635 10 SHARED DISPOSITIVE POWER 0 MOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES	(a) □
1 2 3 4 5 6 N BE (R PE	NAME OF REPOPULIE POPULIE POPU	UNDS PROPRIATE BOX IF A MEMBER OF A GROUP NDS DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(e) R PLACE OF ORGANIZATION 7 SOLE VOTING POWER 183,635 8 SHARED VOTING POWER 8,334,452 9 SOLE DISPOSITIVE POWER 183,635 10 SHARED DISPOSITIVE POWER 0 MOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES LASS REPRESENTED BY AMOUNT IN ROW (11)	(a) □

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2	CHECK THE AI	PPROPRIATE BOX IF A MEMBER OF A GROUP	(a) □ (b) ⊠					
3	SEC USE ONLY	Y	(0) 🖾					
4	SOURCE OF FU	UNDS						
5	OO CHECK BOX IF	F DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(e)						
6								
N	Maryland UMBER OF	7 SOLE VOTING POWER						
	SHARES NEFICIALLY	27,724 8 SHARED VOTING POWER						
	WNED BY EACH	8,334,452						
	EPORTING RSON WITH:	9 SOLE DISPOSITIVE POWER 27,724						
PEI	CSON WITH:	10 SHARED DISPOSITIVE POWER 0						
11	AGGREGATE A 8,334,452	AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON						
12		F THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES						
13	_	CLASS REPRESENTED BY AMOUNT IN ROW (11)						
14	TYPE OF REPO	ORTING PERSON						
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CUSI	P No. 55303J106	6	Page 8 of 30 Pages					
1		PORTING PERSON S.S. OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON 2005 Irrevocable Trust FBO Caroline Lux Kaplan dated 9/16/2005						
2		PPROPRIATE BOX IF A MEMBER OF A GROUP	(a) □ (b) ⊠					
3	SEC USE ONLY	Y	(0) 🖾					
4	SOURCE OF FU	UNDS						
5	OO CHECK BOX IF	F DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(e)						
6	CITIZENSHIP C	OR PLACE OF ORGANIZATION						
N	Missouri UMBER OF	7 SOLE VOTING POWER						
	SHARES NEFICIALLY	623,287						
	WNED BY	8,334,452						
	EACH EPORTING	9 SOLE DISPOSITIVE POWER 623,287						
PEI	RSON WITH:	10 SHARED DISPOSITIVE POWER 0						
11	AGGREGATE A 8,334,452	AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON						
12	CHECK BOX IF	F THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES						
13		CLASS REPRESENTED BY AMOUNT IN ROW (11)						
14		DRTING PERSON						
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CUSI	P No. 55303J106	6	Page 9 of 30 Pages					
1	-							
2		NAME OF REPORTING PERSON S.S. OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON Ann S. Lux 2005 Irrevocable Trust FBO Catherine N. Lux dated 9/16/2005						
4	CHECK THE AF	PPROPRIATE BOX IF A MEMBER OF A GROUP	(a) 🗆					
			(a) □ (b) ⊠					
3	SEC USE ONLY SOURCE OF FU	Y	` /					

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5	CHECK BOX IF	DISCLO	OSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(e)	
6	CITIZENSHIP C	DR PI AC	CE OF ORGANIZATION	
	South Dakota			
N	IUMBER OF SHARES	7	SOLE VOTING POWER 623,287	
	NEFICIALLY OWNED BY	8	SHARED VOTING POWER 8,334,452	
	EACH REPORTING	9	SOLE DISPOSITIVE POWER	
	PERSON WITH:		623,287 SHARED DISPOSITIVE POWER	
11	ACCRECATE	MOLINI	0 T BENEFICIALLY OWNED BY EACH REPORTING PERSON	
11	8,334,452			
12	CHECK BOX IF □	THE AC	GGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES	
13	PERCENT OF C	LASS R	EPRESENTED BY AMOUNT IN ROW (11)	
14	TYPE OF REPO	RTING I	PERSON	
	00			
CUS	IP No. 55303J106			Page 10 of 30 Pages
1	NAME OF REP	ORTING	F PERSON S.S. OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON	
	CNL 2013 Irr	evocable	e Trust dated 4/2/2013	() 🗖
2	CHECK THE AI	PROPR	IATE BOX IF A MEMBER OF A GROUP	(a) □ (b) ⊠
3	SEC USE ONLY	7		
4	SOURCE OF FU	INDS		
5	OO CHECK BOX IF	DISCLO	OSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(e)	
6	CITIZENSHIP	DR DI AC	CE OF ORGANIZATION	
	South Dakota			
N	IUMBER OF SHARES	7	SOLE VOTING POWER 27,724	
	NEFICIALLY OWNED BY	8	SHARED VOTING POWER 8,334,452	
	EACH REPORTING	9	SOLE DISPOSITIVE POWER	
	RSON WITH:	10	27,724 SHARED DISPOSITIVE POWER	
11	ACCRECATE	MOLINI	0 T BENEFICIALLY OWNED BY EACH REPORTING PERSON	
	8,334,452			
12	CHECK BOX IF □	THE AC	GGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES	
13	PERCENT OF C	LASS R	EPRESENTED BY AMOUNT IN ROW (11)	
14	TYPE OF REPO	RTING I	PERSON	
	00			
CUS	IP No. 55303J106	1		Page 11 of 30 Pages
1	NAME OF REP	ORTING	F PERSON S.S. OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON	
	Ann S. Lux 20	005 Irrev	vocable Trust FBO Paul S. Lux dated 9/16/2005	
2			IATE BOX IF A MEMBER OF A GROUP	(a) □ (b) ⊠
3	SEC USE ONLY	7		
4	SOURCE OF FU	INDS		
5	OO CHECK BOX IF	DISCLO	OSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(e)	
			CE OF ORGANIZATION	
6	Missouri			
N	IUMBER OF SHARES	7	SOLE VOTING POWER 623,287	
BE	NEFICIALLY		1 · · · · ·	

OWNED	BY	8	SHARED VOTING POWER	I
E.F REPORT	ACH ING	9	8,334,452 SOLE DISPOSITIVE POWER	
	N WITH:	,	623,287	
		10	SHARED DISPOSITIVE POWER 0	
8,334	1,452		BENEFICIALLY OWNED BY EACH REPORTING PERSON	
12 CHECK	K BOX IF T	HE AG	GREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES	
13 PERCE 38.0%		ASS RE	PRESENTED BY AMOUNT IN ROW (11)	
14 TYPE (OF REPOR	ΓING P	ERSON	
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CUSIP No. 5	55303J106			Page 12 of 30 Pages
			PERSON S.S. OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON able Trust dated 5/24/2012	
			ATE BOX IF A MEMBER OF A GROUP	(a) 🗆
3 SEC U	JSE ONLY			(b) ⊠
		IDG		
4 SOUR 00	CE OF FUN	NDS		
5 CHEC	K BOX IF I	DISCLO	OSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(e)	
	ENSHIP OF	R PLAC	E OF ORGANIZATION	
NUMBEI SHARI		7	SOLE VOTING POWER 27,724	
BENEFICI	ALLY	8	SHARED VOTING POWER	
OWNED EA	ACH	9	8,334,452 SOLE DISPOSITIVE POWER	
REPORT	ING N WITH:		27,724	
1 EROO!	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	10	SHARED DISPOSITIVE POWER 0	
11 AGGRI 8,334		IOUNT	BENEFICIALLY OWNED BY EACH REPORTING PERSON	
	_	HE AG	GREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES	
		ASS RE	PRESENTED BY AMOUNT IN ROW (11)	
14 TYPE (OF REPOR	ΓING P	ERSON	
00				
CUSIP No. 5	55303J106			Page 13 of 30 Pages
1 NAMI	E OF REPO	RTING	PERSON S.S. OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON	
	n S. Lux	PROPR	TATE BOX IF A MEMBER OF A GROUP	(a) 🗆
		ROTR	ATE BOX II A MILABER OF A GROCE	(a) □ (b) ⊠
	JSE ONLY	ID.C		
00				
			OSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(e)	
	ENSHIP OF ted States o		E OF ORGANIZATION ica	
NUMBEI SHARI		7	SOLE VOTING POWER 3,934,099	
BENEFICI	ALLY	8	SHARED VOTING POWER	
	ACH	9	8,334,452 SOLE DISPOSITIVE POWER	
REPORT PERSON	'ING N WITH:		3,934,099	
1	•	10	SHARED DISPOSITIVE POWER	

27,724

11	11 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 8,334,452					
12	CHECK BOX IF	ГНЕ АС	GREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES			
13		ASS RI	EPRESENTED BY AMOUNT IN ROW (11)			
14	TYPE OF REPOR	TING F	PERSON			
	IIV					
GLIG	(D.)			D 14 C20 D		
CUS	IP No. 55303J106			Page 14 of 30 Pages		
1	NAME OF REPO Leslie P. Lux	ORTING	G PERSON S.S. OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON			
2	CHECK THE AP	PROPR	IATE BOX IF A MEMBER OF A GROUP	(a) □ (b) ⊠		
3	SEC USE ONLY	-		, ,		
4	SOURCE OF FU	NDS				
5		DISCL	OSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(e)			
6			CE OF ORGANIZATION			
N	United States	7	SOLE VOTING POWER			
	SHARES NEFICIALLY	8	0 SHARED VOTING POWER			
	DWNED BY EACH	9	8,334,452 SOLE DISPOSITIVE POWER			
	EPORTING PERSON WITH:	10	0 SHARED DISPOSITIVE POWER			
11	AGGREGATE AN	MOLINI	27,724 BENEFICIALLY OWNED BY EACH REPORTING PERSON			
	8,334,452					
			GGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES			
13	38.0%		EPRESENTED BY AMOUNT IN ROW (11)			
14	TYPE OF REPOR IN	TING F	PERSON			
CUS	IP No. 55303J106			Page 15 of 30 Pages		
1	NAME OF REPO	ORTINO	F PERSON S.S. OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON			
2	Paul S. Lux CHECK THE AP	PROPR	IATE BOX IF A MEMBER OF A GROUP	(a) 🗆		
3	SEC USE ONLY			(b) 🗵		
4	SOURCE OF FU					
5	00		OSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(e)			
6			CE OF ORGANIZATION			
0	United States		rica			
N	UMBER OF SHARES	7	SOLE VOTING POWER 0			
	NEFICIALLY DWNED BY	8	SHARED VOTING POWER 8,334,452			
	EACH EPORTING	9	OLE DISPOSITIVE POWER 0			
	PERSON WITH:	10	SHARED DISPOSITIVE POWER 367,270			
11	AGGREGATE AN 8,334,452	MOUNT	BENEFICIALLY OWNED BY EACH REPORTING PERSON			
12	, ,	ГНЕ АС	GREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES			

14	38.0%						
	14 TYPE OF REPORTING PERSON						
	IN						
CUSI	P No. 55303J106			Page 16 of 30 Pages			
COSI				rage to or 50 rages			
1	NAME OF REPO		F PERSON S.S. OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON				
2			IATE BOX IF A MEMBER OF A GROUP	(a) 🗆			
3	SEC USE ONLY			(b) 🗵			
4	SOURCE OF FU	NDS					
	00		_				
5	CHECK BOX IF	DISCLO	OSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(e)				
6	CITIZENSHIP O United States		CE OF ORGANIZATION				
N	UMBER OF	7	SOLE VOTING POWER				
BEI	SHARES NEFICIALLY	8	0 SHARED VOTING POWER				
	OWNED BY EACH		8,334,452				
	EPORTING	9	SOLE DISPOSITIVE POWER 0				
ŀ	PERSON WITH:	10	SHARED DISPOSITIVE POWER 367,270				
11		MOUNT	BENEFICIALLY OWNED BY EACH REPORTING PERSON				
12	8,334,452 CHECK BOX IF T	ГНЕ АС	GREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES				
			EPRESENTED BY AMOUNT IN ROW (11)				
	38.0%		·				
14	TYPE OF REPOR IN	TING P	ERSON				
CUSI	P No. 55303J106			Page 17 of 30 Pages			
CUSI	NAME OF REPO		S PERSON S.S. OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON	Page 17 of 30 Pages			
1	NAME OF REPO	. Erblic	h	-			
1 2	NAME OF REPO Christopher E CHECK THE AP	PROPR		Page 17 of 30 Pages (a) □ (b) ⊠			
1	NAME OF REPO Christopher E CHECK THE AP SEC USE ONLY	E. Erblic PROPR	h	(a) 🗆			
1 2	NAME OF REPO Christopher E CHECK THE AP SEC USE ONLY SOURCE OF FU	E. Erblic PROPR	h	(a) 🗆			
2 3	NAME OF REPO Christopher E CHECK THE AP SEC USE ONLY SOURCE OF FU OO	. Erblic PROPR	h	(a) 🗆			
1 2 3	NAME OF REPO Christopher E CHECK THE AP SEC USE ONLY SOURCE OF FU OO CHECK BOX IF	NDS	TATE BOX IF A MEMBER OF A GROUP	(a) 🗆			
1 2 3 4 5	NAME OF REPO Christopher E CHECK THE AP SEC USE ONLY SOURCE OF FU OO CHECK BOX IF CITIZENSHIP O United States	. Erblic PROPR NDS DISCLO	ATTE BOX IF A MEMBER OF A GROUP OSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(e) CE OF ORGANIZATION rica	(a) 🗆			
1 2 3 4 5 6 N	NAME OF REPO Christopher E CHECK THE AP SEC USE ONLY SOURCE OF FU OO CHECK BOX IF CITIZENSHIP O United States of UMBER OF SHARES	NDS DISCLO R PLAC of Amer	IATE BOX IF A MEMBER OF A GROUP OSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(e) CE OF ORGANIZATION ica SOLE VOTING POWER 0	(a) 🗆			
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1	NAME OF REPO Caroline Lux		PERSON S.S. OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON			
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (a) □ (b) ⊠					
3	SEC USE ONLY					
4	SOURCE OF FU OO	NDS		_		
5	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(e)					
6	CITIZENSHIP O United States		E OF ORGANIZATION ica			
_	JMBER OF SHARES	7	SOLE VOTING POWER 27,724			
	NEFICIALLY WNED BY	8	SHARED VOTING POWER 8,334,452			
EACH REPORTING		9	SOLE DISPOSITIVE POWER 27,724			
P	ERSON WITH:	10	SHARED DISPOSITIVE POWER $oldsymbol{0}$			
	8,334,452		BENEFICIALLY OWNED BY EACH REPORTING PERSON			
12	CHECK BOX IF 1 □	ΓHE AG	GREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES			
13	_					

14 TYPE OF REPORTING PERSON

CUSI	P No. 55303J106				Page 19 of 30 Pages
				·	
1	NAME OF REPO	ORTING	PERSON S.S. OR I.R.S. II	DENTIFICATION NO. OF ABOVE PERSON	
	Catherine N. l				
2	CHECK THE AP	PROPR	IATE BOX IF A MEMBER	R OF A GROUP	(a) 🗆
					(b) ⊠
3	SEC USE ONLY				
_	SOURCE OF FU	NIDC			
4	OO	ND3			
5		DISCL	OSURE OF LEGAL PROCE	EEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(e)	
	CHECK BOX II	DISCE	obotte of Elone Thoo	EDDITION IS REQUIRED TORSOTHER TO THEMS 2(d) of 2(d)	_
6	CITIZENSHIP O	R PLAC	CE OF ORGANIZATION		
	United States	of Amei	ica		
N	UMBER OF	7	SOLE VOTING POWER		
	SHARES		0		
	NEFICIALLY	8	SHARED VOTING POW	ER	
(OWNED BY EACH		8,334,452		
p	EACH EPORTING	9	SOLE DISPOSITIVE POV	WER	
	PERSON WITH:		0	DOM TO	
		10	SHARED DISPOSITIVE I	POWER	
11	ACCDECATE AN	MOLINIT	****	D BY EACH REPORTING PERSON	
11	8.334.452	VIOUNI	BENEFICIALLI OWNEL	D BT EACH REFORTING FERSON	
12	-)) -	THE AC	GREGATE AMOUNT IN I	ROW (11) EXCLUDES CERTAIN SHARES	
13	PERCENT OF CL	ASS RI	EPRESENTED BY AMOUN	NT IN ROW (11)	
	38.0%			• •	
14	TYPE OF REPOR	TING F	ERSON		
	00				

1	NAME OF REPORTING PERSON S.S. OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON PandoTree Trust Company, LLC							
2	CHECK THE AP	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (a) □ (b) ⊠						
3	SEC USE ONLY							
4	SOURCE OF FU OO	NDS						
5	CHECK BOX IF	DISCLO	OSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(e)					
6	CITIZENSHIP O South Dakota	R PLAC	CE OF ORGANIZATION					
	UMBER OF SHARES	7	SOLE VOTING POWER 0					
	NEFICIALLY OWNED BY	8	SHARED VOTING POWER 8,334,452					
	EACH EPORTING	9	SOLE DISPOSITIVE POWER 0					
j	PERSON WITH:	10	SHARED DISPOSITIVE POWER 651,011					
11	AGGREGATE AN 8,334,452	MOUNT	BENEFICIALLY OWNED BY EACH REPORTING PERSON					
12	CHECK BOX IF 7 □	ГНЕ АС	GREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES					
13	PERCENT OF CL 38.0%	ASS RE	EPRESENTED BY AMOUNT IN ROW (11)					
14	TYPE OF REPOR	TING P	ERSON					

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Item 1. Security and Issuer.

The class of securities to which this statement relates is the common stock, no par value per share (the 'Common Stock'), of MGP Ingredients, Inc., a Kansas corporation (the "Issuer"). The address of the Issuer's principal executive offices is 100 Commercial Street, Atchison, Kansas 66002.

Item 2. Identity and Background.

(a) This statement is being filed by (i) Luxco 2017 Irrevocable Trust dated 6/19/2017, a Missouri trust ("Luxco Trust"), (ii) Ann S. Lux 2005 Irrevocable Trust FBO Donn S. Lux dated 9/16/2005, a Missouri trust ("Lux 2005 Donn Trust"), (iii) Ann S. Lux 2005 Irrevocable Trust FBO Donn S. Lux QSST LRD dated 9/16/2005, a Missouri trust ("Lux 2005 QSST Trust"), (iv) Andrew Broddon Lux Luxco Irrevocable Trust dated 7/30/2012, a Missouri trust ("Philip Trust"), (vi) Caroline L. Kaplan Revocable Trust dated 1/216/2009, a Maryland trust ("Kaplan Trust"), (vii) Ann S. Lux 2005 Irrevocable Trust FBO Caroline Lux Kaplan dated 9/16/2005, a Missouri trust ("Lux 2005 Caroline Trust"), (viii) Ann S. Lux 2005 Irrevocable Trust FBO Caroline Lux Kaplan dated 9/16/2005, a Missouri trust ("Lux 2005 Caroline Trust"), (viii) Ann S. Lux 2005 Irrevocable Trust FBO Paul S. Lux, (xiii) Lux 2005 Paul Trust"), (xii) Lux Children Irrevocable Trust dated 5/24/2012, a Missouri trust ("Children Trust"), (xiii) Donn S. Lux, (xiii) Leslie P. Lux, (xiv) Paul S. Lux, (xv) Michele B. Lux, (xvi) Christopher E. Erblich, (xvii) Caroline Lux Kaplan, (xviii) Catherine N. Lux and (xix) PandoTree Trust Company, LLC ("PandoTree") (the foregoing persons are hereinafter referred to collectively as the "Reporting Persons").

(b) The business addresses of each of the Reporting Persons are as follows:

Luxco Trust: 5050 Kemper Avenue, St. Louis, Missouri 63139

Lux 2005 Donn Trust: 5050 Kemper Avenue, St. Louis, Missouri 63139

Lux 2005 QSST Trust: 5050 Kemper Avenue, St. Louis, Missouri 63139

Andrew Trust: 5050 Kemper Avenue, St. Louis, Missouri 63139

Philip Trust: 5050 Kemper Avenue, St. Louis, Missouri 63139

Kaplan Trust: 5050 Kemper Avenue, St. Louis, Missouri 63139

Lux 2005 Caroline Trust: 5050 Kemper Avenue, St. Louis, Missouri 63139

Lux 2005 Catherine Trust: 212 S. Main Avenue, Suite 145, Sioux Falls, South Dakota 57104

CNL Trust: 212 S. Main Avenue, Suite 145, Sioux Falls, South Dakota 57104

Lux 2005 Paul Trust: 5050 Kemper Avenue, St. Louis, Missouri 63139

Children Trust: 5050 Kemper Avenue, St. Louis, Missouri 63139

Donn S. Lux: 5050 Kemper Avenue, St. Louis, Missouri 63139

Leslie P. Lux: 5050 Kemper Avenue, St. Louis, Missouri 63139

Paul S. Lux: 5050 Kemper Avenue, St. Louis, Missouri 63139

Michele B. Lux: 5050 Kemper Avenue, St. Louis, Missouri 63139

Christopher E. Erblich: 5060 N. 40th Street, Suite 250, Phoenix, AZ 85018

Caroline Lux Kaplan: 5050 Kemper Avenue, St. Louis, Missouri 63139 Catherine N. Lux: 5050 Kemper Avenue, St. Louis, Missouri 63139

PandoTree: 212 S. Main Avenue, Suite 145, Sioux Falls, SD 57104

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- (c) The principal business of each of the Reporting Persons that is a trust is to administer the assets of the trust for the benefit of the beneficiaries thereof. The principal business of PandoTree is to provide trustee services for family trusts. Donn S. Lux, Michele B. Lux, Caroline Lux Kaplan and Catherine N. Lux are private investors. Leslie P. Lux owns and operates an interior design firm. Paul S. Lux is a retired surgeon. Christopher E. Erblich is a private attorney.
- (d) During the last 5 years, none of the Reporting Persons has been convicted in a criminal proceeding (excluding traffic violations or similar misdemeanors).
- (e) During the last 5 years, none of the Reporting Persons has been party to a civil proceeding of a judicial or administrative body of competent jurisdiction as a result of which such person or entity was or is subject to a judgment, decree or final order enjoining future violations of, or prohibiting or mandating activities subject to, federal or state securities laws or finding any violation with respect to such laws.
- (f) Each of Donn S. Lux, Leslie P. Lux, Paul S. Lux, Michele B. Lux, Christopher E. Erblich, Caroline Lux Kaplan, and Catherine N. Lux is a citizen of the United States.

Item 3. Source and Amount of Funds or Other Consideration.

A total of 5,007,828 shares of Common Stock beneficially owned by the Reporting Persons was acquired pursuant to an Agreement and Plan of Merger, dated as of January 22, 2021 (the "Merger Agreement"), by and among the Issuer, London HoldCo, Inc. ('HoldCo''), Luxco Group Holdings, Inc., LRD Holdings LLC, LDL Holdings DE, LLC, KY Limestone Holdings LLC (the "Luxco Companies"), the shareholders of HoldCo, Inc. (the "Sellers"), and Donn S. Lux, as Sellers' Representative. Pursuant to the Merger Agreement, HoldCo merged with and into the Issuer, with the Issuer surviving the merger (the "Merger"). Following the Merger, the Luxco Companies became wholly-owned subsidiaries of the Issuer. Subject to the terms and conditions of the Merger Agreement, at the effective time of the Merger, the Issuer paid to the Sellers as merger consideration an aggregate of \$237.5 million in cash (less assumed indebtedness) and 5,007,828 shares of common stock of the Issuer. The purchase price is subject to customary purchase price adjustments, including working capital, which adjustments are anticipated to be paid in cash.

A total of 3,326,624 shares of Common Stock reported as beneficially owned by the Reporting Persons is attributable to shares held bycertain other shareholders of the Issuer (the "Seaberg/Cray Shareholders"), as discussed below. The Reporting Persons disclaim beneficial ownership of the shares held by the Seaberg/Cray Shareholders.

Item 4. Purpose of Transaction.

In connection with the Merger Agreement, on April 1, 2021, at the closing of the Merger, the Reporting Persons entered into a Shareholders' Agreement dated as of April 1, 2021 (the "Shareholders' Agreement") with the Issuer and the Seaberg/Cray Shareholders. Pursuant to the Shareholders' Agreement, the Reporting Persons shall have the right to nominate (i) two directors to the Issuer's board of directors for so long as they continue to own at least fifteen percent (15%) of the Issuer's outstanding shares, and (ii) one director to the Issuer's board of directors for so long as they continue to own at least 10% but less than 15% of the Issuer's outstanding shares. In connection with the Issuer's 2021 annual meeting of stockholders, the Reporting Persons' initial designees will be Donn S. Lux and Tom Gerke. In addition, the Seaberg/Cray Shareholders have agreed to vote all of their shares in favor of the election of the Reporting Persons' director nominee(s).

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Other than as contemplated by the Merger Agreement, the Merger and the Shareholders' Agreement, the Reporting Persons do not have any present plans or proposals which would relate to or result in any of the matters set forth in subparagraphs (a)–(j) of Item 4 of Schedule 13D except as set forth herein or such as would occur upon or in connection with completion of, or following, any of the actions discussed herein. Depending on various factors including, without limitation, the Issuer's financial position and investment strategy, the price levels of the Common Stock, conditions in the securities markets and general economic and industry conditions, the Reporting Persons may in the future take such actions with respect to an investment in the Issuer as they deem appropriate including, without limitation, engaging in communications with management and the board of directors of the Issuer, engaging in discussions with stockholders of the Issuer and others about the Issuer and the Reporting Persons' investment, making proposals to the Issuer concerning changes to the capitalization, ownership structure, board structure (including board composition) or operations of the Issuer, purchasing shares of Common Stock, engaging in short selling of or any hedging or similar transaction with respect to the Common Stock, or changing their intention with respect to any and all matters referred to in Item 4.

Item 5. Interest in Securities of the Issuer.

- (a) As of the date of this filing, the Reporting Persons beneficially own 5,007,828 shares (the **'Shares''**), or approximately 22.8%, of the outstanding Common Stock of the Issuer (calculated based on information included in the Annual Report on Form 10-K filed by the Issuer on February 25, 2021 for the year ended December 31, 2020, which reported that 16,919,797 shares of Common Stock were outstanding as of February 19, 2021, plus the 5,007,828 shares to be issued to the Reporting Persons in the Merger). In addition, the Reporting Persons may be deemed to have shared voting power over an additional 3,326,624 shares of Common Stock held by the Seaberg/Cray Shareholders, or approximately 15.2% of the outstanding Common Stock of the Issuer, due to a Shareholders Agreement among the Reporting Persons and the Seaberg/Cray Shareholders. The Reporting Persons disclaim beneficial ownership of the shares held by the Seaberg/Cray Shareholders.
- (b) Donn S. Lux is the sole trustee of the Lux 2005 Donn Trust, the Lux 2005 Caroline Trust and the Lux 2005 QSST Trust, the sole investment trustee of the Luxco Trust, the sole family assets trustee of the Lux 2005 Paul Trust and a co-trustee of the Children Trust. Accordingly, Donn S. Lux may be deemed to hold sole voting and dispositive power with respect to the 3,934,099 Shares held by the Luxco Trust, the Lux 2005 Donn Trust, the Lux 2005 QSST Trust, the Lux 2005 Caroline Trust and the Lux 2005 Paul Trust, and shared voting and dispositive power with respect to the 27,724 Shares held by the Children Trust.

Leslie P. Lux is a co-trustee of the Children Trust. Accordingly, Leslie P. Lux may be deemed to hold shared voting and dispositive power with respect to the 27,724 Shares held by the Children Trust.

Paul S. Lux is a co-trustee of the Andrew Trust and the Philip Trust. Accordingly, Paul S. Lux may be deemed to hold shared voting power and dispositive power with respect to the 367,270 Shares held by the Andrew Trust and the Philip Trust.

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Christopher E. Erblich is a co-trustee of the Andrew Trust and the Philip Trust. Accordingly, Christopher E. Erblich may be deemed to hold shared voting power and dispositive power with respect to the 367,270 Shares held by the Andrew Trust and the Philip Trust.

Caroline Lux Kaplan is the sole trustee of the Kaplan Trust. Accordingly, Caroline Lux Kaplan may be deemed to hold sole voting power and dispositive power with respect to the 27,724 Shares held by the Kaplan Trust.

Catherine N. Lux is a co-trustee of the Lux 2005 Catherine Trust and the CNL Trust. Accordingly, Catherine N. Lux may be deemed to hold shared voting power and dispositive power with respect to the 651,011 Shares held by the Lux 2005 Catherine Trust and the CNL Trust.

PandoTree is a co-trustee of the Lux 2005 Catherine Trust and the CNL Trust. Accordingly, PandoTree may be deemed to hold shared voting power and dispositive power with respect to the 651,011 Shares held by the Lux 2005 Catherine Trust and the CNL Trust.

As a result of the entry into the Shareholders' Agreement, each of the Reporting Persons could be deemed to have shared voting power over the 3,326,624 Shares held by the Seaberg/Cray Shareholders and, additionally, to beneficially own all the Shares. However, each of the Reporting Persons disclaims beneficial ownership of the Shares held by other Reporting Persons except as expressly set forth above.

Except as set forth on the cover pages hereto and under this paragraph (b), each Reporting Person has the sole power to vote or direct the vote and to dispose or direct the disposition of the Shares reported herein as owned by each such Reporting Person.

- (c) Except for the acquisition of the Shares pursuant to the Merger Agreement, no transactions in the Common Stock were effected during the past 60 days by the Reporting Persons.
- (d) Not applicable.
- (e) Not applicable.

Item 6. Contracts, Arrangements, Understandings or Relationship With Respect to Securities of the Issuer.

As described further under Item 3 and Item 4 above, the Reporting Persons entered into the Merger Agreement and the Shareholders' Agreement.

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In addition, the Reporting Persons and the Issuer have entered into a Registration Rights Agreement dated as of April 1, 2021, pursuant to which the Issuer has agreed to file a registration statement covering the resale of the Shares issued to the Reporting Persons pursuant to the Merger Agreement. The Registration Rights Agreement requires the Issuer to use commercially reasonable efforts to file the resale registration statement within 20 business days after the earlier of the due date or the filing date of the Issuer's Current Report on Form 8-K/A containing the audited financial statements for the business acquired pursuant to the Merger Agreement and related pro forma financial information, and to have such registration statement declared effective as promptly as practicable. The registration statement (or a successor registration statement) must remain continuously effective until the earlier of (i) the sixth anniversary of the Registration Rights Agreement, or (ii) the date on which all Shares have been sold or are eligible for resale without volume limitations. The Reporting Persons may elect to conduct resales by means of an underwritten public offering on up to three occasions.

The Reporting Persons have entered into the Joint Filing Agreement filed as Exhibit 99.1 hereto.

Item 7. Materials to be Filed as Exhibits.

Agreement and Plan of Merger, dated as of January 22, 2021, by and among MGP Ingredients, Inc., London HoldCo, Inc., Luxco Group Holdings, Inc., Exhibit 2.1 LRD Holdings LLC, LDL Holdings DE, LLC, KY Limestone Holdings LLC, upon signing a joinder agreement, the shareholders of London HoldCo, Inc., and Donn Lux, as Sellers' Representative (filed as Exhibit 2.1 to MGP Ingredients, Inc. Current Report on Form 8-K filed January 25, 2021 and incorporated herein by reference).

Joinder to the Agreement and Plan of Merger dated as of January 22, 2021 by and among MGP Ingredients, Inc., London HoldCo, Inc., Luxco Group Exhibit 2.2 Holdings, Inc., LRD Holdings LLC, LDL Holdings DE, LLC, KY Limestone Holdings LLC, Donn Lux, as Sellers' Representative, and the shareholders of London Holdco, Inc. (filed as Exhibit 2.2 to MGP Ingredients, Inc. Current Report on Form 8-K filed January 25, 2021 and incorporated herein by reference).

Shareholders Agreement, dated as of April 1, 2021, by and among MGP Ingredients, Inc. and certain shareholders of MGP Ingredients, Inc. (filed as Exhibit 10.1 Exhibit 10.1 to the Issuer's Current Report on Form 8-K filed on April 1, 2021 and incorporated herein by reference).

Exhibit 10.2 Registration Rights Agreement, dated as of April 1, 2021, by and among MGP Ingredients, Inc. and certain shareholders of MGP Ingredients, Inc. (filed

as Exhibit 10.1 to the Issuer's Current Report on Form 8-K filed on April 1, 2021 and incorporated herein by reference).

Exhibit 99.1 Joint Filing Agreement.

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Signature

After reasonable inquiry and to the best of my knowledge and belief, each of the undersigned certifies that the information set forth in this statement is true, complete and correct

Date: April 5, 2021 LUXCO 2017 IRREVOCABLE TRUST DATED 6/19/2017 By: /s/ Donn S. Lux

Name: Donn S. Lux
Its: Investment Trustee

ANN S. LUX 2005 IRREVOCABLE TRUST FBO DONN S. LUX DATED 9/16/2005

By: /s/ Donn S. Lux
Name: Donn S. Lux
Its: Trustee

ANN S. LUX 2005 IRREVOCABLE TRUST FBO DONN S. LUX QSST LRD DATED 9/16/2005

By: /s/ Donn S. Lux
Name: Donn S. Lux
Its: Trustee

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ANDREW BRODDON LUX LUXCO IRREVOCABLE TRUST DATED 7/30/2012

By: /s/ Paul S. Lux
Name: Paul S. Lux
Its: Co-Trustee

By: /s/ Michele B. Lux
Name: Michele B. Lux
Its: Co-Trustee

By: /s/ Christopher E. Erblich
Name: Christopher E. Erblich

Its: Co-Trustee

PHILIP DONN LUX LUXCO IRREVOCABLE TRUST DATED 7/30/2012

By: /s/ Paul S. Lux
Name: Paul S. Lux
Its: Co-Trustee

By: /s/ Michele B. Lux
Name: Michele B. Lux
Its: Co-Trustee

By: /s/ Christopher E. Erblich
Name: Christopher E. Erblich

Its: Co-Trustee

CAROLINE L. KAPLAN REVOCABLE TRUST DATED 12/16/2009

By: /s/ Caroline Lux Kaplan
Name: Caroline Lux Kaplan

ts: Trustee

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ANN S. LUX 2005 IRREVOCABLE TRUST FBO CAROLINE L. KAPLAN DATED 9/16/2005

By: /s/ Donn S. Lux
Name: Donn S. Lux
Its: Trustee

ANN S. LUX 2005 IRREVOCABLE TRUST FBO CATHERINE N. LUX DATED 9/16/2005

By: /s/ Catherine N. Lux
Name: Catherine N. Lux
Its: Co-Trustee

By: PandoTree Trust Company, LLC, its Co-Trustee

By: /s/ Alyssa M. Rosendahl
Name: Alyssa M. Rosendahl
Its: Trust Officer

CNL 2013 IRREVOCABLE TRUST DATED 4/2/2013

By: /s/ Catherine N. Lux
Name: Catherine N. Lux
Its: Co-Trustee

By: PandoTree Trust Company, LLC, its Co-Trustee

By: /s/ Alyssa M. Rosendahl
Name: Alyssa M. Rosendahl
Its: Trust Officer

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ANN S. LUX 2005 IRREVOCABLE TRUST FBO PAUL S. LUX DATED 9/16/2005

By: /s/ Donn S. Lux
Name: Donn S. Lux
Its: Family Assets Trustee

LUX CHILDREN IRREVOCABLE TRUST DATED 5/24/2012

By: /s/ Donn S. Lux
Name: Donn S. Lux
Its: Co-Trustee

By: /s/ Leslie P. Lux
Name: Leslie P. Lux
Its: Co-Trustee

/s/ Donn S. Lux

Donn S. Lux

/s/ Leslie P. Lux

Leslie P. Lux

/s/ Paul S. Lux

Paul S. Lux

/s/ Michele B. Lux

Michele B. Lux

/s/ Christopher E. Erblich

Christopher E. Erblich

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/s/ Caroline Lux Kaplan

Caroline Lux Kaplan

/s/ Catherine N. Lux

Catherine N. Lux

PANDOTREE TRUST COMPANY, LLC

By: /s/ Alyssa M. Rosendahl
Name: Alyssa M. Rosendahl
Its: Trust Officer

JOINT FILING AGREEMENT

In accordance with Rule 13d-1(k) under the Securities Exchange Act of 1934, as amended (the "Act"), the undersigned hereby agree to the joint filing on behalf of each of them of a statement on Schedule 13D and any amendments thereto with respect to the common stock of MGP Ingredients, Inc. and agree that this Joint Filing Agreement shall be included as an exhibit to such Schedule 13D.

The undersigned acknowledge and agree that the foregoing statement on Schedule 13D is filed on behalf of each of the undersigned and that all subsequent amendments to this statement on Schedule 13D shall be filed on behalf of each of the undersigned without the necessity of filing additional joint filing agreements. The undersigned acknowledge that each shall be responsible for the timely filing of such amendments, and for the completeness and accuracy of the information concerning it contained herein, but shall not be responsible for the completeness and accuracy of the information concerning the other, except to the extent that it knows or has reason to believe that such information is inaccurate.

IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be executed as of April 5, 2021.

LUXCO 2017 IRREVOCABLE TRUST DATED 6/19/2017

By: /s/ Donn S. Lux
Name: Donn S. Lux
Its: Investment Trustee

ANN S. LUX 2005 IRREVOCABLE TRUST FBO DONN S. LUX DATED 9/16/2005

By: /s/ Donn S. Lux
Name: Donn S. Lux
Its: Trustee

ANN S. LUX 2005 IRREVOCABLE TRUST FBO DONN S. LUX QSST LRD DATED 9/16/2005

By: /s/ Donn S. Lux
Name: Donn S. Lux
Its: Trustee

ANDREW BRODDON LUX LUXCO IRREVOCABLE TRUST DATED 7/30/2012

By: /s/ Paul S. Lux
Name: Paul S. Lux
Its: Co-Trustee

By: /s/ Michele B. Lux
Name: Michele B. Lux
Its: Co-Trustee

By: /s/ Christopher E. Erblich
Name: Christopher E. Erblich

Its: Co-Trustee

PHILIP DONN LUX LUXCO IRREVOCABLE TRUST DATED 7/30/2012

By: /s/ Paul S. Lux
Name: Paul S. Lux
Its: Co-Trustee

By: /s/ Michele B. Lux
Name: Michele B. Lux
Its: Co-Trustee

By: /s/ Christopher E. Erblich

Name: Christopher E. Erblich

Its: Co-Trustee

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CAROLINE L. KAPLAN REVOCABLE TRUST DATED 12/16/2009

By: /s/ Caroline Lux Kaplan
Name: Caroline Lux Kaplan

Its: Trustee

ANN S. LUX 2005 IRREVOCABLE TRUST FBO CAROLINE L. KAPLAN DATED 9/16/2005

By: /s/ Donn S. Lux
Name: Donn S. Lux

Its: Trustee

ANN S. LUX 2005 IRREVOCABLE TRUST FBO CATHERINE N. LUX DATED 9/16/2005

By: /s/ Catherine N. Lux
Name: Catherine N. Lux
Its: Co-Trustee

By: PandoTree Trust Company, LLC, its Co-Trustee

By: /s/ Alyssa M. Rosendahl
Name: Alyssa M. Rosendahl
Its: Trust Officer

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CNL 2013 IRREVOCABLE TRUST DATED 4/2/2013

By: /s/ Catherine N. Lux
Name: Catherine N. Lux
Its: Co-Trustee

By: PandoTree Trust Company, LLC, its Co-Trustee

By: /s/ Alyssa M. Rosendahl
Name: Alyssa M. Rosendahl
Its: Trust Officer

ANN S. LUX 2005 IRREVOCABLE TRUST FBO PAUL S. LUX DATED 9/16/2005

By: /s/ Donn S. Lux
Name: Donn S. Lux
Its: Family Assets Trustee

LUX CHILDREN IRREVOCABLE TRUST DAED 5/24/2012

By: /s/ Donn S. Lux
Name: Donn S. Lux
Its: Co-Trustee

By: /s/ Leslie P. Lux
Name: Leslie P. Lux
Its: Co-Trustee

/s/ Donn S. Lux Donn S. Lux

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/s/ Leslie P. Lux

Leslie P. Lux

/s/ Paul S. Lux

Paul S. Lux

/s/ Michele B. Lux

Michele B. Lux

/s/ Christopher E. Erblich

Christopher E. Erblich

/s/ Caroline Lux Kaplan

Caroline Lux Kaplan

/s/ Catherine N. Lux

Catherine N. Lux

PANDOTREE TRUST COMPANY, LLC

By: /s/ Alyssa M. Rosendahl
Name: Alyssa M. Rosendahl
Its: Trust Officer