



INTERNATIONAL MEAL COMPANY ALIMENTAÇÃO S.A.

Publicly Held Company

Corporate Taxpayer's ID (CNPJ/ME): 17.314.329/0001-20

Company Registry (NIRE): 35300488750

MATERIAL FACT

INTERNATIONAL MEAL COMPANY ALIMENTAÇÃO S.A. (B3: MEAL3) ("Company"), pursuant to the provisions of the Brazilian Securities Commission (*Comissão de Valores Mobiliários* or "CVM") Instruction 358, of January 3, 2002, as amended, and to article 157, paragraph 4 of Law No. 6,404, of December 15, 1976, as amended, hereby informs its shareholders and the market in general that has called on this date Extraordinary Shareholders' Meeting ("ESM") to resolve about the raise of the authorized capital limit provided in the 5th article, 1st paragraph of the Company's Bylaws ("Raise of the Authorized Capital") with the purpose of carrying out a potential fund-raising through a capital increase which could be performed as a public offering for distribution of shares pursuant to CVM Instruction 476, of January 16, 2009, as amended, ("Potential of Public Increase of Capital"), or as increase of capital by the private subscription of shares ("Potential of Private Increase of Capital") and, together with the Potential of Public Increase of Capital, indistinctly, "Potential Increase of Capital"), ensuring that until this date there was no decision about the raising structure to be adopted, neither has a commitment been made, binding or not, with any potential investor.

In the follow of the notice to the Market released on June 4, 2020, the Company informs that, besides Banco BTG Pactual S.A., has also engaged XP Investimentos Corretora de Câmbio, Títulos e Valores Mobiliários S.A. as its financial advisors for the Potential of Public Increase of Capital in the case of the ESM approves the Raise of the Authorized Capital. The Company's Board of Directors shall also approve the issuance of new shares pursuant to article 23, subitem "e" of its Bylaws.

It is also noteworthy that, up to now, the Company has not defined, nor formally approved any terms and conditions regarding the Potential Increase of Capital, which remains subject to market conditions and other necessary approvals and, if carried out, will be conducted in accordance with applicable laws and regulations.

The Company shall keep the market and its shareholders informed, complying with restrictions provided in CVM rules and any other applicable laws, about any material updates in relation to the matters discussed herein, through its usual channels for the disclosure of periodic and eventual information, which are the websites of CVM (www.cvm.gov.br), B3 S.A. – Brasil, Bolsa, Balcão (www.b3.com.br) and the Company (<http://ir.internationalmealcompany.com/>).

This Material Fact is not intended to be published or distributed, directly or indirectly, in any other jurisdiction, and is for information purposes only, under the terms of the legislation and regulations in force, and must not, under any circumstances, be interpreted as, nor constitute, an investment recommendation or an offer to sell, or a solicitation or an offer to buy any securities issued by the Company, including shares, in Brazil or in any jurisdiction.

São Paulo, June 20, 2020.

Luis Felipe Silva Bresaola

Investor Relations Officer