

INTERNATIONAL MEAL COMPANY ALIMENTAÇÃO S.A.

Publicly Held Company with Authorized Capital (Category "A") CVM Code No. 02357-4 CNPJ/MF No. 17.314.329/0001-20 NIRE 35300488750

MATERIAL FACT

INTERNATIONAL MEAL COMPANY ALIMENTAÇÃO S.A. (B3: MEAL3), a corporation registered as a publicly held company with the Brazilian Securities and Exchange Commission (Comissão de Valores Mobiliários – "CVM") under category "A", headquartered in the City of São Paulo, State of São Paulo, at Avenida Doutora Ruth Cardoso, No. 4,777, 12th floor, suite A, Jardim Universidade Pinheiros, ZIP Code 05477-902 ("Company"), in compliance with the provisions of article 157, paragraph 4 of Law No. 6,404, dated December 15, 1976, as amended ("Brazilian Corporation Law"), CVM Resolution No. 44, dated August 23, 2021, and CVM Resolution No. 78, dated March 29, 2022, and further to the Material Facts disclosed on March 26, 2025, April 9, 2025, May 8, 2025, and May 30, 2025, hereby informs its shareholders and the market in general that, as of this date, all conditions precedent set forth in the "Share Purchase and Investment Agreement" executed on March 26, 2025 ("Agreement") have been satisfied (or waived, as applicable), enabling the **closing of the strategic partnership transaction for the KFC brand in Brazil**, through the company Horizonte Restaurantes S.A. ("Horizonte").

In connection with the transaction's closing, the first amendment to the Agreement (the "Amendment") was executed to reflect certain adjustments to the structure originally agreed upon. The key changes consist of: (i) the inclusion of Pimenta Verde Alimentos Ltda., a wholly-owned subsidiary of the Company, as a selling party, together with the Company (jointly referred to as the "IMC Group"), of a specific portion of Horizonte's shares; and (ii) the designation of Saboroso Internacional Ltda. (the "Partner"), an affiliate of Kentucky Foods Chile Limitada, as the new acquirer of such shares. These adjustments do not affect the economic rationale initially contemplated for the transaction.

Upon completion of the transaction and execution of the Amendment, as of this date, Horizonte is jointly held by the IMC Group and the Partner, by the ownership structure established in the Agreement and its respective Amendment:

SHAREHOLDER	%
Grupo IMC	41,70
Partner	58,30
TOTAL	100,00

The completion of the transaction consolidates a strategic move, combining the IMC Group's local expertise and the Partner's execution focus with the strength of an iconic brand, globally managed by Yum! Brands. This combination establishes a solid foundation to accelerate the expansion of KFC in Brazil, with efficiency, capillarity, and excellence in the consumer experience.

With the completion of the transaction, the Company received, in Brazilian reais, the equivalent of US\$12.5 million corresponding to the first installment of the purchase price and arranged the advance of the second installment of the purchase price in the amount of US\$22.5 million, which was originally scheduled for payment in April 2027, through a financial transaction, thereby strengthening its capital structure.

São Paulo, June 27th, 2025

INTERNATIONAL MEAL COMPANY ALIMENTAÇÃO S.A.

Natália Godinho Lacava Perestrelo

Investor Relations Officer