

NATIONAL FOODS LIMITED

12/CL-6, Claremont Road, Civil Lines, Karachi-75530 (Tel. 021-36490029 - 021-38402022)

Notice of 52nd Annual General Meeting

Notice is hereby given that the 52nd Annual General Meeting of National Foods Limited will be held on Thursday, October 19, 2023, at 15:00 p.m. at Beach Luxury Hotel, Karachi to transact the following business. The shareholders who wish to attend the AGM via video link facility may do so. Ordinary Business

- To confirm the Minutes of Annual General Meeting held on October 20, 2022.
- To receive, consider and adopt the Audited Financial Statements of the Company for the year ended June 30, 2023, together with the Directors' and Auditors' Reports thereon, together with Audited consolidated financial statements of the Company and the Auditors' reports thereon for the year ended June 30, 2023.

To consider, paper Circle June 207, 602.1 To consider, paper Circle June 207, 602.1 To aconsider, paper Circle June 207, 602.1 To appoint External Auditors of the Company, for the ensuing year, and to fix their remuneration. The Board of Directors, on the recommendation of Audit Committee of the Company, has proposed re-appointment of M/S KPMG Taseer Hadi & Co. Chartered Accountants as external auditors, for the year ending June 30, 2024.

Special Business:

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FURTHER RESOLVED THAT, notice of meeting shall be displatched to members as per requirements of the Act, on their registered address, containing the QR code and the weblink address to view and download the annual audited financial statements together with the reports and documents required to be annexed thereto under the Act. FURTHER RESOLVED THAT, the Company shall be considered complant with the relevant requirements of section 223(6) of the Companies Act, 2017 by sending the Audited Financial Statements and reports and documents required to be annexed thereto under the Act. FURTHER RESOLVED THAT, the Company shall be considered complant with the relevant requirements of section 223(6) of the Companies Act, 2017 by sending the Audited Financial Statements and reports and documents required to be annexed thereto under the Act through e-mail and/or sording a notice of meeting containing a QR code and the weblink address. In case a hair copy of Audited Financial Statements and/or Notice of AGM of the Company is desired, a specific request for the same will be made. FURTHER RESOLVED THAT the Company Sectal Bay authorized to do all necessav acts, deeds, and things in connection therewith and analidary threate as may be required or expedient to give effect to the spirit and intent of the above resolution." To consider and, if thought fit, to pass the following resolutions as a special Resolution for the approval of an agreement between AIC Holdings (Private) Limited (AICH) and National Foods Limited (NFL) with its parent Company ACT Holdings (Private) Limited (AICH) for filling and packing of honey by NFL to AICH. **"RESOLVED THAT** an agreement to be entered into by National Foods Limited (WEL) with its parent Company ACT Holdings (Private) Limited (AICH) for filling and packing of honey is hereby approved as per the details appearing in statement of material facts". To consider and if thought fit, to pass the following resolutions as repictal resolutions, (a) to ratify and approve the transactions carried ou 7. a)

ATC Holdings (Private) Limited – Parent Company	
National Foods DMCC- Subsidiary	

b) "FURTHER RESOLVED IHAT the Board of Directors of the Company be and is hereby authorized to approve all related party transactions, in which majority of directors are interested, carried out and to be carried out with any related party including the above-named related parts; on case-to-case basis; for the financial year ending June 30, 2024, and till next Annual General Meeting of the Company".
 "FURTHER RESOLVED THAT the approved of transactions by the Board, as aforesaid, shall be deemed to have been approved by the shareholders and the transactions for the year ending June 30, 2024, shall be placed before the shareholders in the next Annual General Meeting of the format ratification, approval".
 To transact any other business with the permission of the Chair.

Statements under Section 134(3) of the Companies Act, 2017 in respect of special business contained in Agenda Item Number 5, 6 & 7 is annexed to the notice being sent to the members

Karachi		
September	27.	2023

By Order of the Board Fazal ur Rehman Haiano Company Secretary

Notes: 1. NOTICE OF BOOK CLOSURE

The share transfer books of the Company will remain closed from October 13, 2023, to October 19, 2023 (both days inclusive). Transfers received, in order, at the office of our Share Registrar M/s. CDC Share Registrar Services Limited, CDC House-998, Block 'B', S.M.C.H.S., main Shahrah-e-Faisal, Karachi-74000, by the close of business on October 12, 2023, will be considered in time for the determination of the entitlement of the shareholders to final cash dividend and to attend and vote at the meeting.

PARTICIPATION IN THE GAM PROCEDINGS IN CONSIDERS of ICCOUNT (2), WILL BE CONSIDERED IN CONSIDER AND IN CONSIDERATION OF A CONSI

Shareholder Name	Company Name	Folio/CDC Number	CNIC Number	Cell Number	Registered Email Address

Video-link and login credentials will be shared with the members/proxies whose email containing all the above particulars are received at the given email address by the close of business on October 17, 2023. The members can also provide their comments and questions for the agenda items of the AGM on WhatsApp Number: 0321-8200864 and email: cds:@cdcsrst.com The Company shall communicate any relevant updates reparding the meeting, including any changes to the arrangements outlined in the Notice of AGM, will be announced via a Regulatory Information Service (PUCAR) and will be available on https://www.nfoods.com/ 3. Appointment of Proxy and participation in the AGM

A member of the dynamic and vote on a poll. A member of the dynamic appoint and vote on a poll. The instrument appointing Proxy must be deposited at the Registered Office of the Company duly signed, not later than 48 hours before the time of the AGM. A member cannot appoint more than one proxy. An attested copy of the shareholder's Computerized National Identity Card (CNQ) must be attached with the Proxy form. For any other relevant aspects and further information, please refer to the contents of section 137 of the Companies Act, 2017. The instrument appointing Proxy is available on the Company's website Others (Jensue) of other Section 137 of the Companies Act, 2017. The instrument appointing Proxy is available on the Company's website

- (https://www.nfoods.com)
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Members are requested to provide copy of valid CNIC/NIN Certificate to their respective Participant/CDC Investor Account Services in case of Book-Entry Form, or to Company's Share Registrar in case of Physical Form, duly quoting thereon Company's name and respective folio numbers

As per Regulation No. 4 & 6 of the Company's Share Registrar if there is any change in their registered postal addresses. As per Regulation No. 4 & 6 of the Companies (Distribution of Dividend) Regulations, 2017, the Company shall be constrained to withhold the payment of dividend to shareholders, in case of non-availability of identification number (CNIC or National Tax Number) of the

Af per Regulation No. 4 of to the company's Share Registrar Solution of Orderto Networks and State Solution of State State Solution of

	tal Number of Share s on June 30, 2023		Current Number of IBAN updated as on June 30, 2023			Ratio/Percentage (%) of IBAN updated
Physical	CDS	Total	Physical	CDS	Total	92.16
479	4,268	4,747	141	4,234	4,375	92.10

Declaration as per Zakat &Usher Ordinance 1980 5.

To claim exemption from compulsory deduction of Zakat, shareholders are requested to submit a notarized copy of Zakat Declaration Form "CZ-50" on NJSP of Rs.50/- to the Share Registrar. In case shares are held in scripless form such Zakat Declaration Form (CZ-50) must be uploaded in the CDC account of the shareholder, through their participant / Investor Account Services. Further, Non-Muslim shareholders are also required to file Solernn Affirmation (on form available on Company's website) with the Share Registrar of the Company in case of shares are held in physical certificates or with CDC Participant / Investor Account Services in case shares are in scripless form. No exemption from deduction of zakat will be allowed unless the above documents complete in all respects have been made available as above

- as above.
 6. Deduction of Income Tax under Section 150 of the Income Tax Ordinance, 2001
 a. This is with reference to the final cash dividend announced by National Foods Limited at the rate of Rs. 2.50 per share to the Shareholders for the year ended June 30, 2023.
 b. Shareholders whose names are not appearing in the Active Tax-payers List (AII) are advised to immediately make the necessary anangement to make them active. Otherwise, tax on their cash dividend will be deducted as per law.
 c. Further, according to classification received alored I devence [FR], will be defued will be defuncing a proportions, in case of joint accounts.
 d. In this regard, all shareholders who hold shares with joint shareholders are requested to provide shareholding proportions of Principal shareholder and Joint Holder(s) in respect of shares held by them to our Share Registrar, in writing as follows:

Principal Shareholders loint Holder(s) Folio/CDC A/c No. Total No. of Shares Shareholding Proportion (No. of Shares) Shareholding Proportion (No. of Shares) Name and Name and CNIC NO CNIC NO

Notes:
I. The required information should be forwarded to the share registrar's office of the company; otherwise, it will be assumed that the shares are equally held by Principal shareholder and Joint Holder(s) and tax will be deducted accordingly.
II. The corporate shareholders having DC accounts are requested to have their National Tax Number (NIN) updated with their respective paticipants. Corporate Physical Shareholders should send a copy of their NIN Certificate to the Company's Share Registrar. The Shareholders, while sending NIN or NIN certificates, as the case may be, must quote Company name and their respective folio numbers.
Withholding tax exemption from dividend income shall only be allowed it a copy of a valid tax exemption certificate is made available to the Company's Share Registrar.

Company:

Share Redistrar

- 7. Unclaimed Dividend/Shares
- shareholders, who by any reason, could not claim their dividend/shares, if any, are advised to contact our Share Registrar M/s. CDC Share Registrar Services Limited, CDC House-998, Block 'B', S.M.C.H.S., main Shahrah-e-Faisal, Karachi-74000, to collect / enquire about their unclaimed dividend/shares, if any. 8. Postal Ballot/E-Voting
- 8. Postal Ballot/E-Voting ' ' '
 In accordance with the Companies (Postal Ballot) Regulations, 2018, for the purpose of election of directors and for any other agenda item subject to the requirements of section 143 and 144 of the Companies Act, 2017, members will be allowed to exercise their right of vote through postal ballot lie, by post or evoling, in the manner and subject to conditions contained in aforesaid regulations.
 9. Code of Conduct for Shareholders in General Meeting:
 1. Section 215 of Companies Act, 2017 (the "Act") and Regulation 28 of the Companies (General Provisions and Forms) Regulations, 2018, state the code of Conduct of the Shareholders as follows:
 a) Shareholders are not permitted to exercise their right of voice through post he management directly for decisions which may lead to the creation of hurdles in the smooth functioning of management. The law states that Shareholders shall not bring material that may cause threat to participants or permitses where the AGM is being held, confine themselves to the agenda items covered in the notice of the AGM and shall not conduct themselves in a manner to disclose any political affiliation.
 b) Any shareholder who fails to conduct in the manner provided in this section and as specified by the Commission shall be guilty of an offence under this section and shall be liable to a penalty not exceeding level 1 on the standard scale.
 Additionally, in compliance with the provision of Section 223 of the Company is not permitted to exercise Meeting
 In accordance with the provision of Section 223 of the Companies Act, 2017, the audited financial statements of the Company for the year ended June 30, 2023, are available on the Company's websile (https://www.nloods.com). Annual Report 2023 and hotice of Meeting
 In accordance with the provision of Section 223 of the Companies Act, 2017, the audited financial statements of the Company for the compan

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the CDC or the Share Registrar.

Any shareholder requiring a printed copy of the Annual Audited Financial Statements 2023 shall be provided with a copy free of cost within seven working days of receipt of such request. **11. Conversion of Physical Shares into Book-Entry Form** Pursuant to Section 72 of the Companies Act and directive issued by SECP vide its letter No. CSD/D/Misc./2016-639-640 dated 26 March 2021, all listed companies are required to pursue their shareholders who still hold shares in physical form, requiring them to convert their

Parsial to Section 120 of the Companies Act and unetwork sole of ySect vice is letter No. CSU/U/Visit./2019/03/9-640 dated 26 watch 2021, an instead companies are required to parsize their inflatences with starters in physical starters in physical starters in the converting of the company are requested to convert their physical starters into book-entry form as soon as possible. Conversion of starters into book-entry form would facilitate the shareholders i.e., readily available market for instant sale and purchase of shares, elimination of this of loss 6 damage, easy 6 sale transfer and less formalities as compared to physical starters. Shareholders may contact the Share Registrar of the Company for assistance in the conversion of shares. Guidelines for Conversion of Physical Shareholders i.e., readily available market for instant sale and purchase of shares, elimination of this of loss 6 damage, easy 6 sale transfer and less formalities as compared to physical starters. Shareholders may contact the Share Registrar of the Company for assistance in the conversion of shares. Guidelines for Conversion of Physical Shareholders into the shareholders into the companies of 2017 and Regulation 19 of the Companies (General Provisions and froms) Regulations 2018, all physical shareholders are advised to provide their mandatory information such as CNIC number, address, email address, contact while dures a variable to the starter their mandatory information such as CNIC number, address, email address, contact while dures a variable to the starter their mandatory information such as CNIC number, address, email address, contact in the dures are variable and the starter their starter their starter their address are advised to provide their mandatory information such as CNIC number, address, contact while dures are variable and the same function of their mandatory information such as CNIC number, address, contact while dures are variable and the same function of their mandatory information such as CNIC number, address, contact

mobile/telephone number, International Bank Account Number (IBAN), etc. to our Share Registrar at their address, provided in Note 1, immediately, to avoid any non-compliance of law or any inconvenience in future.

motopic/relegioner_initiation and relation of the purposes of tax deduction on dividend to the Share Registrar (Messis, CDC Share Registrar Services Limited, CDC House, 99-B, Block – B, SAACHS, Main Shahra-e-Faisal, Karachi) or email at info@cdcsrsl.com at the latest by 17 October 2023. A copy of the declaration form can be downloaded from the Company's Website https://www.nfoods.com

In the company of the company of the company of the company at least seven days (7) before the date of the meeting. The Company will intimate members regarding the venue of conference facility of video-conferencing to such members for attending annual general meeting. The Company will intimate members regarding the venue of conference facility of video-conferencing to a such members for attending annual general meeting. The Company will intimate members regarding the venue of conference facility at least 5 days before the date of general meeting. along with complete information necessary to enable them to access such facility.

Consent for Video-Conferencing Facility

I/We, of being a member of National Foods Limited holder of Ordinary Share(s) as per Register Folio No. in the Annual General Meeting to be held on October 19, 2023 or any adjourned meeti _______________________(Please insert name of the City) hereby opt for participation or any adjourned meeting through video-conferencing facility at

Signature of member

STATEMENTS UNDER SECTION 134(3) OF THE COMPANIES ACT, 2017

AGENDA ITEM NO. 5

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audited financial statements;) to its members through QR enabled code and weblink. The approval of the shareholders has to be obtained in the general meeting to circulate the annual audited financial statements to its members through the QR enabled code and weblink. A shareholder may request the Company Secretary or Share Registrar of the Company to provide a hard copy of the Annual Audited Accounts, and the same will be provided at shareholder's registered addresses, free of cost, within one week of the demand. In this regard, the Company's designated email address / Share Registrar email address will be placed on website of the Company. A shareholder may also prefer to receive hard copies for all future Annual Audited Accounts. In view of the above, it is proposed that the oftnam Resolution at Algorda 5 of the Notice of AdAb be pased. None of the Directors of the Company have any personal interest in the aforesaid Special Business except in their capacity as Shareholders or Directors of the Company,

Section Tables Co. 2010 - Agreement with ATC Holdings (Private) Limited National Foods Limited (NRJ) will be entering into an Agreement with ATC Holdings (Private) Limited (ATCH) to provide Honey Packaging Services. As the majority of directors were interested in the arrangement due to their common directorship and shareholding, in ATCH, the shareholders are requested to approve the Agreement by NFL, by passing special resolution in terms of Section 208 of the Companies Act, 2017. The disclosure of information under Regulation 5 of the Companies (Related Party Transactions and Maintenance of Related Records) Regulations, 2018 [SR0 1194 (I)/2018, dated October 2, 2018]

i) Name of related party;	ATC Holdings (Private) Limited
ii) Names of the interested or concerned directors;	Abrar Hasan Noreen Hasan Adam Fahy Majeed Zahid Majeed
iii) Nature of relationship, interest or concern along with complete information of financial or other interest or concern of directors, managers or key managerial personnel in the related party;	Common Directorship
iv) Detail, description, terms and conditions of transactions;	Under an SLA, NFL will be filling the honey product for ATCH. All materials will be provided by ATCH
v) Amount of transactions;	Rs. 52 per bottle
vi) Timeframe or duration of the transactions or contracts or arrangements;	On-going
vii) Pricing policy;	Competitive quotations obtained from local vendors providing identical packaging solutions on arm's length basis
viii) Recommendations of the audit committee;	Yes
ix) Any other relevant and material information that is necessary for the shareholders to make a well-informed decision regarding the approval of related party transactions.	N/A

Inspection: The Agreement relating to special business can be inspected by the shareholders from the date of issuance of this notice till the date of meeting at the registered office of the Company during usual business hours from Monday to Friday (9.00 a.m. 5.00 p.m.) AGENDA ITEM NO. 7

SPECIAL RESOLUTIONS – Transactions with Related Parties

(a) Ratification and approval of transactions with related parties carried out during the financial year ended June 30, 2023

The company carries out transactions with its related parties on an arm's length bais, as per the approved policy with respect to 'transactions with related parties', in the normal course of business. All transactions entered into with related parties require the approval of the Board Audit Committee of the Company, which is chaired by an independent director of the Company. Upon the recommendation of the Board Audit Committee, such transactions are placed before the Board of Directors for their approval. However, in terms of Regulation 15 of the Listed Companies (Code of Corporate Governance) Regulations, 2019 (the Code) approval of shareholders is required for such transactions with related parties in which majority of directors of the company are interested. The Companies Act, 2017 (the Act) also requires approval of such related parties in which majority of directors of the company are interested. In view of the above, following transactions, in which majority of directors are interested due to their common directorship, carried out in normal course of business on an arms' length basis with related parties during the financial year ended June 30, 2023, are being placed

before the shareholders for their ratification and approval.

Name of Related Party	Relationship	Nature of Transaction	Amount in Rupees '000'	Pricing Policy
ATC Holding (Private) Limited	Parent Company	Rental Income	3,610	Arm's length/under approved agreement with related Party
ATC Holding (Private) Limited	Parent Company	Rental Expense	5,432	Arm's length/under approved agreement with related Party
ATC Holding (Private) Limited	Parent Company	Reimbursement of expenses	13,184	Arm's length/under approved agreement with related Party
National Foods DMCC	Subsidiary Company	Net Sales	2,258,517	Arm's length/under approved agreement with related Party

(b) and (c) Authorization for the Board of Directors to approve the related party transactions during the financial year ending June 30, 2024, and till next Annual General Meeting The Company is and shall be conducting transactions with its related parties during the financial year ending June 30, 2023, and subsequently, on arm's length basis as per the approved policy with respect to 'transactions with related parties' in the normal course of business or otherwise

or oure wave. The related pathies' transactions in which the majority of Directors are interested due to their common directorship and/or shareholding, therefore necessitate approval of shareholders. Accordingly, approval of shareholders is being sought to authorize the Board of Directors of the Company to approve all such transactions, in which majority of directors are interested, carried out and to be carried out with such related parties during the financial year ending June 30, 2024, and till next Annual General Meeting, which transactions shall be deemed to be approved by the Shareholders. The nature and scope of such related party transactions is explained above in the statement under clause (a) of the agenda. The related party transactions requiring shareholders' approval, conducted during the financial year ending June 30, 2024, shall then be placed before

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