

RESOLUTION FOR THE ORDINARY GENERAL SHAREHOLDERS MEETINGS OF THE SHAREHOLDERS OF NOROFERTS.A.

Nr. 1/27.12.2021

At the Ordinary General Meeting of the Shareholders of NOROFERT S.A. (the Company), headquartered in Bucharest, 20 Şerban Petrescu St., room 1&2, 5th District, registered in the Romanian Trade Registry under no. J40/4222/2000, identification no. 12972762, meeting at the work point of the Company in Bucharest, str. Justitiei nr. 63, sector 4, presided by the Chairman of the Board, Mr. Popescu Vlad Andrei, secretary being Mihai Chisu, participated shareholders owning 11.872.716 shares, representing 69,2882% of the share capital. Thus, the quorum is met.

The shareholders decided on the matters on the agenda with the majority of the votes that have been expressed.

- 1. Shareholders representing 11.871.446 shares have voted, making up 69,23% of the social capital, all votes being casted, of which 11.860.610 for, 515 against and 10.311 abstaining, thus **approving** the revocation of the Company Auditor MGMT AUDIT & BPO SRL.
- 2. Shareholders representing 11.872.716 shares have voted, making up 69,2372 % of the social capital, all votes being casted, of which 11.863.812 for, 100 against and 8.804 abstaining, thus electing the Company Auditor DELOITTE AUDIT SRL.
- 3. Shareholders representing 11.872.716 shares have voted, making up 69,2372 % of the social capital, all votes being casted, of which 11.844.652 for, 1319 against and 26.745 abstaining, thus approving of the auditor fee as per the offer of 35.200 euro without VAT.
- 4. Shareholders representing 11.871.436 shares have voted, making up 69,2297 % of the social capital, all votes being casted, of which 11.869.970 for, none against and 1.466 abstaining, thus approving the date of registration (12.01.2022) and ex-date (11.01.2022);
- 5. Shareholders representing 11.793.584 shares have voted, making up 68,7757 % of the social capital, all votes being casted, of which 11.793.584 for, none against and none abstaining, thus empowering the President of the Board of Directors, with the right of substitution/delegation, in order to sign any documents (including OGSM resolutions and updated Articles of Incorporation of the Company) and to undertake any necessary formalities, including the representation of the Company before any public authorities/natural/legal persons, for the fulfilment of those decided by the OGMS.

Date: 27.12.2021	President,

Secretary,



RESOLUTION FOR THE EXTRAORDINARY GENERAL SHAREHOLDERS MEETINGS OF THE SHAREHOLDERS OF NOROFERTS.A.

Nr. 1/27.12.2021

At the Extraordinary General Meeting of the Shareholders of NOROFERT S.A. (the Company), headquartered in Bucharest, 20 Şerban Petrescu St., room 1&2, 5th District, registered in the Romanian Trade Registry under no. J40/4222/2000, identification no. 12972762, meeting at the work point of the Company in Bucharest, str. Justitiei nr. 63, sector 4, presided by the Chairman of the Board, Mr. Popescu Vlad Andrei, secretary being Mihai Chisu, participated shareholders owning 11.880.859 shares, representing 69,2847 % of the share capital. Thus, the quorum is met.

The shareholders decided on the matters on the agenda with the majority of the votes that have been expressed.

1. Shareholders representing 11.879.064 shares have voted, making up 69,2742 % of the social capital, all votes being casted, of which 494.036 for, 11.298.702 against and 86.326 abstaining, thus not approving the a share capital increase by a capital contribution in cash on part of the shareholders registered in the Company Registry as held by the Central Depository on the date of registration, through issuing a number of 750.000 new shares with a nominal value of 0,4lei/share, with the issue price per share calculated by the method described in the convenience notice.

2. Shareholders representing 11.777.559 shares have voted, making up 68,6823 % of the social capital, all votes being casted, of which 489.468 for, 11.288.091 against and none abstaining, thus **not empowering the Board of the Company** to take all necessary steps for or in connection to carrying out the resolution regarding the share capital increase by cash contribution mentioned in art. 1 above and to finalize the share capital increase provided in art. 1 above.

3. Shareholders representing 11.880.859 shares have voted, making up 69,2847 % of the social capital, all votes being casted, of which 11.876.042 for, 4.817 against and none abstaining, thus approving the investment plan for the Company's Zimnicea Farm, investment carried out as per the approval given by the ESGM of 23.06.2021, through which chattels and fixed assets were acquired with the sum of 5.093.528,64 RON, representing the material base of the Zimnicea Farm,

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and the acquisition of shares of AGROPROD CEV S.R.L., with the sum 3.608.160 RON having a

leased arable surface of 750 ha, the latter sum can increase with 900 euro/ha if the leased land will

be greater than 750 ha, until the 15.02.2022, up to the target area of 1.000 ha. The supplemental

investments which will be realised will be the construction of grain storages, farm warehouses,

irrigation systems and the acquisition of necessary farming equipment, the superior level of the

supplemental investment will be 1.500.000euro, investment which will be carried directly by

NOROFERT S.A. or through the acquired company, AGROPROD CEV S.R.L., as the leaseholder to

the land.

4. Shareholders representing 11.880.622 shares have voted, making up 69,2833 % of the

social capital, all votes being casted, of which 11.875.805 for, 4.817 against and none abstaining,

thus **empowering the Board of Directors** to sign all necessary contracts to carry of the above

mentioned investment plan for the Company's acquired farm in ZImnicea, as well as any contractor

agreements, acquisitions of equipment and construction materials, as well as shareholder

financing for AGROPROD CEV S.R.L. for the investments which will be carried out in the investment

plan by this subsidiary.

5. Shareholders representing 11.880.859 shares have voted, making up 69,2847% of the

social capital, all votes being casted, of which 11.876.802 for, 4.057 against and none abstaining,

thus approving for European funds application with the intent for co-financing for the required

investments described in art. 3, in the limit of 1.200.000 euro, as well as the application to any other

co-financing public program, as IMM AGRO or IMM INVEST.

6. Shareholders representing 11.880.859 shares have voted, making up 69,2847% of the

social capital, all votes being casted, of which 11.876.802 for, 4.057 against and none abstaining,

thus mandating the Board of Directors to prospect potential acquisitions within the agricultural

domain, complimentary or competing with NOROFERT S.A. activity and the negotiation and

conclusion of acquisitions of shares within companies of this profile, within the limit of 30.000.000

lei until the 31st of December 2023.

7. Shareholders representing 11.880.859 shares have voted, making up 69,2847% of the

social capital, all votes being casted, of which 11.876.802 for, 4.057 against and none abstaining,

thus approving the issuance (through one or more rounds) corporate bonds, unconvertible in

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shares, unguaranteed and with a buy-back option before the maturity term at the initiative of the

Company, in the limit of 3.000.000 euro, each bond will be issued in RON or EURO, with a nominal

value of 100 RON (or the equivalent in euro of said value), with a maturity of maximum 5 years and

an interest rate of maximum 10% per year, paid on a quarter or semester basis. The issue/issues of

bonds will be launched in the period set by the Board of Directors of the Company within the

interval of 1 (one) year from the date of publication in the Romanian State Gazette of the

Resolution of the EGSM through which the issue of bonds has been approved.

8. Shareholders representing 11.880.859 shares have voted, making up 69,2847% of the social

capital, all votes being casted, of which 11.857.415 for, 1.775 against and 21.669 abstaining, thus

granting approval to admit the corporate bonds issued as per art. 7 above to be traded on the

multilateral trading facility market administered by the Bucharest Stock Exchange S.A. and

authorise the Company to take all necessary actions and formalities, of utility and/or opportunity

within this regard.

9. Shareholders representing 11.880.859 shares have voted, making up 69,2847% of the social

capital, all votes being casted, of which 11.816.507 for, 1.775 against and 62.577 abstaining, thus

empowering the Board of Directors to undertake all necessary and legal steps to prepare,

undertake and finalize the issue (or issues) of corporate bonds as per the above provisions, as well

as admitting them to the trading on the multilateral trading facility administered by the Bucharest

Stock Exchange S.A., including, but without limits:

(a) to decide as to the opportunity, value, tip of placement and period of subscription

of each issue and to all final details of the issue, as well as to all other details pertaining to

the admission of the corporate bons to trading;

(b) to adopt, modify and implement the procedures and establish the terms and

conditions for the bond subscription in conformity with the limits approved by the EGSM;

(c) to elaborate and negotiate and conclude contracts with intermediaries,

consultants and/or other specialised companies which can offer assistance in regards to

the issue of corporate bonds and their admission to trading;

(d) to establish the total number of bonds issued and the funds raised by the Company

through the issuance;

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(e) to redact and sign any document (including issue prospects and/or memoranda,

for trading admittance;

(f) to operate all necessary bookings in the Company's Registry of Bonds;

(g) to undertake all necessary measures and formalities to register and carry out the

publicity pertaining to the issue and to have the bonds admitted to trading and to

represent the Company before any authority, organism or company in connection with the

issue and admittance to trading of the bonds, including through negotiation and entering

in contracts with the aforementioned.

10. Shareholders representing 11.880.859 shares have voted, making up 69,2847% of the

social capital, all votes being casted, of which 11.875.527 for, 5.332 against and none abstaining,

thus approving of the date of registration (12.01.2022) and ex-date (11.01.2022).

11. Shareholders representing 11.880.859 shares have voted, making up 69,2847% of the

social capital, all votes being casted, of which 2.584.312 for, 9.210.747 against and 85.800

abstaining, thus not approving the date 13.01.2022. as date of credit in the accounts of financial

instruments opened in the system of the central depository for the pre-emption rights,

respectively the date of payment, as per art. 173(9) and art. 178(4) of Regulation nr. 5/2018 FSA.

12. Shareholders representing 11.801.727 shares have voted, making up 68,8232 % of the

social capital, all votes being casted, of which 11.800.467 for, 1.260 against and none abstaining,

thus empowering the President of the Board of Directors, with the right of

substitution/delegation, in order to sign any documents (including EGSM resolutions and

modified/updated Articles of Incorporation of the Company) and to undertake any necessary

formalities, including the representation of the Company before any public

authorities/natural/legal persons, for the fulfilment of those decided by the EGSM.

Date President,

27.12.2021 Secretary,

President of the Board of Directors Speech

Welcome to the end of year ordinary and extraordinary general shareholder meeting of Norofert SA.

Regarding these meetings we have five headlines to discuss:

- 1. The revocation and naming of a new auditor
- 2. The share capital increase with cash contribution
- 3. Issuing of corporate bonds
- 4. Investment in the Zimnicea farm
- 5. Prospecting of new agriculture businesses to acquire
- 1. Norofert SA has offered a voluntary audit for the financial results of 30.06.2021, which has been conducted by Deloitte a Big 4 auditor, the audit was a concluded with a positive opinion on the financial results. We wish to underline a few essential and fundamental issues here: this audit was of a high and rigorous standard as for a company listed on the principle market, together with the new financial department and the 30.09.2021 results where we have over 95% encashment of our receivables which we put up as collateral to banks we can conclude that Norofert SA is a transparent company with a viable and profitable business model, which offers clients and investors what is promised. We consider that it is important to change the current auditor and replace them with Deloitte which has proven to understand the domain and has the necessary resources to be our partner.
- 2. Regarding the share capital increase with cash contribution which is destined for investments in our Zimnicea farm, we would like to inform you that until recently we have been in a process of analysis and due diligence to acquire a company with multiple businesses in the agricultural landscape. The acquisition would have been possible with the our company funds, but we have reached the conclusion that it would not have been the right strategic move for us. Thus we can direct our own funds to invest in the Zimnicea farm, so the share capital increase is not necessary at this moment. In the future when we will have dedicated projects we will propose a capital increase. Our recommendation is to vote against the share capital increase with cash contribution.

3. The points on the EGSM meeting regarding the corporate bond issuance are there to have the shareholder authorization for up to a year for an eventual necessity of funds for the potential

future acquisition of a farm or companies within our field of business.

4. For the Zimnicea farm in the following years we will invest in silo and extra storage space.

Starting with 2022 most of the investment will got to storage and conditioning, in metal silos

and irrigation systems. Theses investments will be done with company funds as well as EU

funds, loans and through accessing public financing programs.

5. As regards to the prospecting of potential target acquisitions within our field, we consider that

Norofert SA can improve services provided and products by investing in technologies and

companies that can make our business model more competitive.

Thank you,

Popescu Vlad Andrei