Please use this form if you want the Hong Kong Offer Shares to be issued in your name 如 閣下欲以本身名義登記將獲發行的香港發售股份,請使用本表格

Staple your payment here 請將股款 緊釘在此

This Application Form uses the same terms as defined in the prospectus of Natural Food International Holding Limited (the "Company") dated November 29, 2018 (the "Prospectus"). 本申請表格使用五谷磨房食品國際控股有限公司(「本公司」)於2018年11月29日刊發的招股章程(「招股章程」)所界定的相同詞彙。

Neither this Application Form nor the Prospectus constitutes an offer to sell or the solicitation of an offer to buy any Hong Kong Offer Shares in any jurisdiction other than Hong Kong. The Hong Kong Offer Shares may not be offered or sold in the United States without registration or an exemption from registration under the U.S. Securities Act. 本申請表格及招股章程概不構成在香港以外的任何司法管轄區要約出售或游說要約購買任何香港發售股份。若無根據美國《證券法》登記或獲豁免登記,香港發售股份不得在美國提呈發售或出售。

This Application Form and the Prospectus may not be forwarded or distributed or reproduced (in whole or in part) in any manner whatsoever in any jurisdiction where such forwarding, distribution or reproduction is not permitted under the law of that jurisdiction. 任何根據當地法例不得發送、派發或複製本申請表格及招股章程的司法管轄區內概不得發送或派發或複製(不論以任何方式,亦不論全部或部分)本申請表格及招股章程。

Copies of the Prospectus, all related Application Forms and the other documents specified in "Appendix V — Documents Delivered to the Registrar of Companies and Available for Inspection" to the Prospectus have been registered by the Registrar of Companies in Hong Kong as required by section 342C of the Companies (Winding Up and Miscellaneous Provisions) Ordinance (Chapter 32 of the Laws of Hong Kong). Hong Kong Exchanges and Clearing Limited, The Stock Exchange of Hong Kong Limited (the "Stock Exchange"), Hong Kong Securities Clearing Company Limited ("HKSCC"), the Securities and Futures Commission of Hong Kong (the "SFC") and the Registrar of Companies in Hong Kong take no responsibility for the contents of these documents. 招股章程、所有相關申請表格及招股章程「附錄五 — 送皇公司註冊處處長及備查文件」所述的其他文件已遵照香港法例第32章《公司(清整及雜項條文)條例》第342C條的規定送呈香港公司註冊處處長登記。香港交易及結算所有限公司、香港聯合交易所有限公司(「聯交所」)、香港中央結算有限公司(「香港結算」)、香港曾券及期貨事務監察委員會(「證監會」)及香港公司註冊處處長對此等文件的內容概不負責。

五谷磨房

NATURAL FOOD INTERNATIONAL HOLDING LIMITED

五谷磨房食品國際控股有限公司

(Registered by way of continuation in the Cayman Islands with limited liability) (以存續方式於開曼群島註冊的有限公司)

> Stock Code : 1837 股份代號 : 1837

Maximum Offer Price (Subject to a Downward Offer Price Adjustment)

發售價下調情況而定)

最高發售價

HK\$2.10 per Offer Share, plus brokerage of 1.0%, SFC transaction levy of 0.0027%, and Stock Exchange trading fee of 0.005% (payable in full on application in Hong Kong dollars and subject to refund)

(If the Offer Price is set at 10% below the bottom end of the indicative Offer Price range after making a Downward Offer Price Adjustment, the Offer Price will be HK\$1.46 per Offer Share)

每股發售股份2.10港幣,另加1.0%經紀佣金、0.0027%證監會交易徵費及0.005%聯交所交易費(須於申請時以港幣繳足,多繳股款可予退還)

(如作出發售價下調後所釐定發售價低於指示性發售價範圍下限的10%,發售價將為每股發售股份1.46港幣)

You should read this Application Form in conjunction with the Prospectus, which contains further information on the application procedures. 招股章程載有關於申請手續的進一步資料, 閣下應將本申請表格連同招股章程一併閱讀。

Application Form 申請表格

To: Natural Food International Holding Limited

The Joint Sponsors
The Joint Representatives
The Joint Global Coordinators
The Hong Kong Underwriters

致: 五谷磨房食品國際控股有限公司

聯席保薦人 聯席代表 聯席全球協調人 香港包銷商

Applicants' declaration

I/We agree to the terms and conditions and application procedures in this Application Form and the Prospectus. Please refer to the "Effect of completing and submitting this Application Form" section of this Application Form.

Warning: Only one application may be made for the benefit of any person. Please refer to the last four bullets of "Effect of completing and submitting this Application Form" section.

申請人聲明

本人/吾等同意本申請表格及招股章程所載條款及條件以及申請手 續。請參閱本申請表格「填寫及遞交本申請表格的效用」一節。

<u>警告:僅可就任何人士的利益作出一份申請。</u> 請參閱「填寫及遞交本申請表格的效用」一節最後四點。

Please use this form if you want the Hong Kong Offer Shares to be issued in your name 如 閣下欲以本身名義登記將獲發行的香港發售股份,請使用本表格

Signed by (all) applicant(s) (all joint applicants must sign): 由(所有)申請人簽署(所有聯名申請人均須簽署):	For Broker use 此欄供經紀填寫	Lodged by 遞交申請的經紀
PACONTO PHILIP CACH CONTINUED PHILIP CON	Broker No. 經紀號碼	Broker's Chop 經紀印章
Date: 日期:		
D日 M月 Y年		/
Number of Hong Kong Offer Shares applied for (not more than 21,050,000 Shares) 申請香港發售股份數目(不超過21,050,000股股份)	Cheque/banker's cashier order number	支票/銀行本票號碼
	Name of bank on which cheque/Banke	er's cashier order is drawn (see "How
Total amount 總額	to make your application" section) 兑 請手續」一節)	現支票/銀行本票的銀行名稱(見「申
HK\$ 港幣		
Name in English (in BLOCK letters)	3///	
英文姓名/名稱(正楷)		
Family name or company name 姓氏或公司名稱	Forename(s) 名字	
Name in Chinese 中文姓名/名稱		
Family name or company name 姓氏或公司名稱	Forename(s) 名字	
Occupation in English 職業(以英文填寫)	Hong Kong Identity Card No./Passport	No./Hong Kong Business Registratio
	No.* (Please delete as appropriate)香港記號碼*(請刪除不適用者)	表身份證號碼/護照號碼/香港商業登
	自己300 kmg (自自同月85/17/12/1月 /	
Names of all other joint applicants in English (if any, in BLOCK letters) 所有其他聯名申請人的英文姓名/名稱(如有,以英文正楷填寫)	Hong Kong identity card no./passport no all other joint applicants* (Please delete 香港身份證號碼/護照號碼/香港商詞	asappropriate) 所有其他聯名申請人的
1)	1)	
2)	2)	
3)	3)	
Hong Kong address in English (BLOCK letters) and telephone no. (joint applicant BLOCK letters) 香港地址(以英文正楷填寫)及電話號碼(聯名申請人只須以正	s should give the address and the telephone 楷填寫排名首位申請人的地址及電話號碼	number of first-named applicant only i
	Telephone No. 電話號碼	
For Nominees: You will be treated as applying for your own benefit if you do not		
complete this section. Please provide an account number or identification code		
for each (joint) beneficial owner. 由代名人遞交: 閣下若不填寫本節,是項申請將視作為 閣下本身利益提出。請填寫每名(聯名)實益擁有人的賬戶		
號碼或識別編碼。		
ADDRESS LABEL 地址標貼 (Your name(s) and address in Hong Kong in BLOCK letters請用英文正楷填寫姓名/名稱及香港地址)		
For Internal use 此欄供內部使用		

Please use this form if you want the Hong Kong Offer Shares to be issued in your name 如 閣下欲以本身名義登記將獲發行的香港發售股份,請使用本表格

- *(1) An individual must provide his/her Hong Kong identity card number or, if he/she does not hold a Hong Kong identity card, his/her passport number. A body corporate must provide its Hong Kong business registration number. Each joint applicant must provide its or his/her relevant number. The Hong Kong identity card number(s)/passport number(s)/Hong Kong business registration number(s) will be transferred to a third party for checking the Application Form's validity. 個人必須填寫其香港身份證號碼或(如非香港身份證持有人)護照號碼。法人團體必須填寫其香港商業登記號碼。每名聯名申請人均須提供其相關號碼。該等香港身份證號碼/護照號碼/香港商業登記號碼將轉交第三方以核實申請表格的有效性。
- (2) Part of the Hong Kong identity card number/passport number of you or, for joint applicants, the first-named applicant may be printed on your refund cheque (if any). Your banker may require verification of your Hong Kong identity card number/passport number before you can cash your refund cheque. 退款支票(如有)上或會印有 閣下或(如屬聯名申請人)排名首位申請人的香港身份證號碼/護照號碼的一部分。銀行兑現退款支票前或會要求查證 閣下的香港身份證號碼/護照號碼。
- (3) If an application is made by an unlisted company and:
 - the principal business of that company is dealing in securities; and
 - you exercise statutory control over that company, then the application will be treated as being made for your benefit.

如申請人是一家非上市公司,而:

- 該公司的主要業務為證券買賣,及
- 閣下可對該公司行使法定控制權,則是項申請將視作為 閣下的利益而提出。





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How to make your application

1. Use the table below to calculate how much you must pay. Your application must be for a minimum of 2,000 Hong Kong Offer Shares and in one of the numbers set out in the table, or your application will be rejected.

	NUMBER OF SHARES THAT MAY BE APPLIED FOR AND PAYMENTS				
No. of Hong Kong Offer Shares applied for	Amount payable on application (HK\$)	No. of Hong Kong Offer Shares applied for	Amount payable on application (HK\$)	No. of Hong Kong Offer Shares applied for	Amount payable on application (HK\$)
2,000	4,242.32	70,000	148,481.32	3,000,000	6,363,485.10
4,000	8,484.65	80,000	169,692.94	4,000,000	8,484,646.80
6,000	12,726.97	90,000	190,904.55	5,000,000	10,605,808.50
8,000	16,969.29	100,000	212,116.17	6,000,000	12,726,970.20
10,000	21,211.62	200,000	424,232.34	7,000,000	14,848,131.90
12,000	25,453.94	300,000	636,348.51	8,000,000	16,969,293.60
14,000	29,696.26	400,000	848,464.68	9,000,000	19,090,455.30
16,000	33,938.59	500,000	1,060,580.85	10,000,000	21,211,617.00
18,000	38,180.91	600,000	1,272,697.02	15,000,000	31,817,425.50
20,000	42,423.23	700,000	1,484,813.19	20,000,000	42,423,234.00
30,000	63,634.85	800,000	1,696,929.36	21,050,000(1)	44,650,453.79
40,000	84,846.47	900,000	1,909,045.53		
50,000	106,058.09	1,000,000	2,121,161.70	(1) Maximum numba	r of Public Offer Shares
60,000	127,269.70	2,000,000	4,242,323.40	you may apply for	

- 2. Complete the form in English (in BLOCK letters) and sign it. Only written signatures will be accepted (and not by way of personal chop).
- 3. Staple your cheque or banker's cashier order to the form. Each application for the Hong Kong Offer Shares must be accompanied by either one separate cheque or one separate banker's cashier order. Your application will be rejected if your cheque or banker's cashier order does not meet all the following requirements:

The cheque must: Banker's cashier order must:

- be in Hong Kong dollars;
- not be post-dated;
- be made payable to "BANK OF CHINA (HONG KONG) NOMINEES LIMITED NATURAL FOOD PUBLIC OFFER";
- be crossed "Account Payee Only";
- be drawn on your Hong Kong dollar bank account in Hong Kong;
 and
- show your account name, which must either be pre-printed on the cheque, or be endorsed on the back by a person authorised by the bank. This account name must correspond with your name. If it is a joint application, the account name must be the same as the first-named applicant's name.
- be issued by a licensed bank in Hong Kong, and have your name certified on the back by a person authorised by the bank. The name on the banker's cashier order must correspond with your name. If it is a joint application, the name on the back of the banker's cashier order must be the same as the first-named applicant's name.

4. Tear off the Application Form, fold it once and lodge your completed Application Form (with cheque or banker's cashier order attached) to one of the collection boxes at any of the following branches of:

Bank of China (Hong Kong) Limited

	Branch Name	Address
Hong Kong Island	Shek Tong Tsui Branch	534 Queen's Road West, Shek Tong Tsui, Hong Kong
	Causeway Bay Branch	505 Hennessy Road, Causeway Bay, Hong Kong
Kowloon	Sham Shui Po (On Ning Building) Branch	147-149 Castle Peak Road, Sham Shui Po, Kowloon
	Tsim Sha Tsui East Branch	Shop 3, LG/F, Hilton Towers, 96 Granville Road, Tsim Sha Tsui East, Kowloon
New Territories	Tai Po Plaza Branch	Unit 4, Level 1 Tai Po Plaza, 1 On Tai Road, Tai Po, New Territories
	Yuen Long Branch	102-108 Castle Peak Road, Yuen Long, New Territories

5. Your Application Form can be lodged at these times:

```
Thursday, November 29, 2018 — 9:00 a.m. to 5:00 p.m.
Friday, November 30, 2018 — 9:00 a.m. to 5:00 p.m.
Saturday, December 1, 2018 — 9:00 a.m. to 1:00 p.m.
Monday, December 3, 2018 — 9:00 a.m. to 5:00 p.m.
Tuesday, December 4, 2018 — 9:00 a.m. to 12:00 noon
```

6. The latest time for lodging your application is 12:00 noon on Tuesday, December 4, 2018. The application lists will be open between 11:45 a.m. and 12:00 noon on that day, subject only to the weather conditions, as described in "Effect of Bad Weather on the Opening and Closing of the Application Lists" in the "How to Apply for Hong Kong Offer Shares" section of the Prospectus.



申請手續

 請使用下表計算 閣下應付的款項。 閣下申請認購的股份數目須至少為2,000股香港發售股份,並為下表所列的其中一個數目, 否則恕不受理。

可供申請認購股份數目及應繳款項					
申請認購的 香港發售 股份數目	申請時 應繳款項 (港幣)	申請認購的 香港發售 股份數目	申請時 應繳款項 (港幣)	申請認購的 申請時 香港發售 應繳款項 (港幣)	
2,000	4,242.32	70,000	148,481.32	3,000,000 6,363,485.10	
4,000	8,484.65	80,000	169,692.94	4,000,000 8,484,646.80	
6,000	12,726.97	90,000	190,904.55	5,000,000 10,605,808.50	
8,000	16,969.29	100,000	212,116.17	6,000,000 12,726,970.20	
10,000	21,211.62	200,000	424,232.34	7,000,000 14,848,131.90	
12,000	25,453.94	300,000	636,348.51	8,000,000 16,969,293.60	
14,000	29,696.26	400,000	848,464.68	9,000,000 19,090,455.30	
16,000	33,938.59	500,000	1,060,580.85	10,000,000 21,211,617.00	
18,000	38,180.91	600,000	1,272,697.02	15,000,000 31,817,425.50	
20,000	42,423.23	700,000	1,484,813.19	20,000,000 42,423,234.00	
30,000	63,634.85	800,000	1,696,929.36	21,050,000 ⁽¹⁾ 44,650,453.79	
40,000	84,846.47	900,000	1,909,045.53		
50,000	106,058.09	1,000,000	2,121,161.70	(1) 閣下可申請認購的公開發售股份最高數	
60,000	127,269.70	2,000,000	4,242,323.40	目。	

- 2. 請以英文正楷填妥及簽署表格。僅接納親筆簽名(不得以個人印章代替)。

支票必須:

銀行本票必須:

- 為港幣;
- 不得為期票;
- 註明抬頭人為「中國銀行(香港)代理人有限公司 五谷磨房食品公開發售」;
- 劃線註明「只准入抬頭人賬戶」;
- 從 閣下在香港的港幣銀行賬戶中開出;及
- 顯示 閣下的賬戶名稱,而該賬戶名稱必須已預印在支票上,或由有關銀行授權的人士在支票背書。賬戶名稱必須與 閣下的姓名/名稱相同。如屬聯名申請,賬戶名稱必須與排名首位申請人的姓名/名稱相同。
- 由香港持牌銀行開出,並由有關銀行授權的人士在銀行本 票背面簽署核證 閣下姓名/名稱。銀行本票所示姓名/ 名稱須與 閣下的姓名/名稱相同。如屬聯名申請,銀行 本票背面所示姓名/名稱必須與排名首位申請人的姓名/ 名稱相同。

4. 請撕下申請表格,對摺一次,然後將填妥的申請表格(連同隨附支票或銀行本票)投入下列任何一家分行的收集箱:

中國銀行(香港)有限公司

分行名稱 地址 香港島 石塘咀分行 香港石塘咀皇后大道西534號 銅鑼灣分行 香港銅鑼灣軒尼詩道505號 九龍 深水埗安寧大廈分行 九龍深水埗青山道147-149號 九龍尖沙咀東加連威老道96號希爾頓大 尖沙咀東分行 新界大埔安泰路1號大埔廣場地下商場4號 新界 大埔廣場分行 新界元朗青山公路102-108號 元朗分行

5. 閣下可於下列時間遞交申請表格:

 2018年11月29日(星期四)
 — 上午九時正至下午五時正

 2018年11月30日(星期五)
 — 上午九時正至下午五時正

 2018年12月1日(星期六)
 — 上午九時正至下午一時正

 2018年12月3日(星期一)
 — 上午九時正至下午五時正

 2018年12月4日(星期二)
 — 上午九時正至中午十二時正

6. 閣下遞交申請的最後時間為2018年12月4日(星期二)中午十二時正。本公司將於當日上午十一時四十五分至中午十二時正期間登記 認購申請,惟須視乎當日的天氣情況(詳見招股章程「如何申請香港發售股份」一節「惡劣天氣對開始及截止辦理申請登記的影響」)。





NATURAL FOOD INTERNATIONAL HOLDING LIMITED

五谷磨房食品國際控股有限公司

(Registered by way of continuation in the Cayman Islands with limited liability)

GLOBAL OFFERING

Conditions of your application

A. Who can apply

- 1. You and any person(s) for whose benefit you are applying must be 18 years of age or older and must have a Hong Kong address.
- 2. If you are a firm, the application must be in the individual members' names.
- 3. The number of joint applicants may not exceed four.
- 4. If you are a body corporate, the application must be signed by a duly authorized officer, who must state his/her representative capacity, and stamped with your corporation's chop.
- 5. You must be outside the United States (within the meaning of Regulation S) or are a person described in paragraph (h)(3) of Rule 902 of Regulation S and not be a legal or natural person of the PRC (except qualified domestic institutional investors).
- Unless permitted by the Listing Rules, you cannot apply for any Hong Kong Offer Shares if you:
 - are an existing beneficial owner of Shares in the Company and/or a substantial shareholder of any of its subsidiaries;
 - are a director or chief executive of the Company and/or any of its subsidiaries;
 - are a connected person (as defined in the Listing Rules) of the Company or will become a connected person of the Company immediately upon completion of the Global Offering:
 - are a close associate (as defined in the Listing Rules) of any of the above; or
 - have been allocated or have applied for any International Offer Shares or otherwise participate in the International Offering.

B. If you are a nominee

You, as a nominee, may make more than one application for the Hong Kong Offer Shares by: (i) giving electronic instructions to HKSCC via Central Clearing and Settlement System ("CCASS") (if you are a CCASS Participant); or (ii) using a WHITE or YELLOW Application Form, and lodge more than one application in your own name on behalf of different beneficial owners.

C. Effect of completing and submitting this Application Form

By completing and submitting this Application Form, you (and if you are joint applicants, each of you jointly and severally) for yourself or as an agent or a nominee on behalf of each person for whom you act:

- undertake to execute all relevant documents and instruct and authorize the Company and/or the Joint Representatives (or their agents or nominees), as agents of the Company, to execute any documents for you and to do on your behalf all things necessary to register any Hong Kong Offer Shares allocated to you in your name as required by the Memorandum and Articles of Association;
- agree to comply with the Memorandum and Articles of Association of the Company, the Companies (Winding Up and Miscellaneous Provisions) Ordinance (Chapter 32 of the Laws of Hong Kong), the Companies Ordinance (Chapter 622 of the Laws of Hong Kong) and Cayman Companies Law;
- confirm that you have read the terms and conditions and application procedures set out in the Prospectus and in this Application Form and agree to be bound by them;
- confirm that you have received and read the Prospectus and have only relied on the information and representations contained in the Prospectus in making your application and will not rely on any other information or representations except those in any supplement to the Prospectus;
- confirm that you are aware of the restrictions on the Global Offering in the Prospectus;
- agree that none of the Company, Joint Sponsors, Joint Representatives, Joint Global Coordinators, the Joint

- Bookrunners, the Joint Lead Managers, the Underwriters, their respective directors, officers, employees, partners, agents, advisers and any other parties involved in the Global Offering (the "Relevant Persons") and the White Form eIPO Service Provider is or will be liable for any information and representations not in the Prospectus (and any supplement to it);
- undertake and confirm that you or the person(s) for whose benefit you have made the application have not applied for or taken up, or indicated an interest for, and will not apply for or take up, or indicate an interest for, any International Offer Shares nor participated in the International Offering;
- agree to disclose to the Company, the Hong Kong Share Registrar, the receiving bank, the Relevant Persons any personal data which they may require about you and the person(s) for whose benefit you have made the application;
- if the laws of any place outside Hong Kong apply to your application, agree and warrant that you have complied with all such laws and neither the Company nor, the Relevant Persons will breach any law outside Hong Kong as a result of the acceptance of your offer to purchase, or any action arising from your rights and obligations under the terms and conditions contained in the Prospectus and this Application Form;
- agree that once your application has been accepted, you may not rescind it because of an innocent misrepresentation;
- agree that your application will be governed by the laws of Hong Kong;
- represent, warrant and undertake that (i) you understand that the Hong Kong Offer Shares have not been and will not be registered under the U.S. Securities Act; and (ii) you and any person for whose benefit you are applying for the Hong Kong Offer Shares are outside the United States (within the meaning of Regulation S) or are a person described in paragraph (h)(3) of Rule 902 of Regulation S;
- warrant that the information you have provided is true and accurate;
- agree to accept the Hong Kong Offer Shares applied for or any lesser number allocated to you under the application;
 - authorize (i) the Company to place your name(s) on the Company's register of members as the holder(s) of any Hong Kong Offer Shares allocated to you and such other registers as required under the Memorandum and Articles of Association of the Company, and (ii) the Company and/or its agents to send any Share certificate(s) and/or any e-Refund payment instructions and/or any refund cheque(s) to you or the first-named applicant for joint application by ordinary post at your own risk to the address stated on the application, unless you have fulfilled the criteria mentioned in "— Personal Collection" section of the Prospectus to collect the Share certificate(s) and/or refund cheque(s) in person;
- declare and represent that this is the only application made and the only application intended by you to be made to benefit you or the person for whose benefit you are applying;
- understand that, the allocation of Offer Shares between the Hong Kong Public Offering and the International Offering is subject to adjustment as detailed in the section headed "Structure of the Global Offering The Hong Kong Public Offering Reallocation" in the Prospectus. In particular, the Joint Representatives (for itself and on behalf of the Underwriters) may reallocate Offer Shares from the International Offering to the Hong Kong Public Offering to satisfy valid applications under the Public Offer. In accordance with Guidance Letter HKEX-GL91-18 issued by the Stock Exchange, if such reallocation is done other than pursuant to Practice Note 18 of the Listing Rules, the maximum total number of Offer Shares that may be reallocated to the Hong Kong Public Offering

following such reallocation shall be not more than double the initial allocation to the Hong Kong Public Offering (i.e. 84,200,000 Offer Shares), and the final Offer Price shall be fixed at the bottom end of the indicative Offer Price range (i.e. HK\$1.62 per Offer Share) stated in the Prospectus or the downward adjusted final Offer Price if a Downward Offer Price Adjustment is made;

- understand that the Company, the Directors and the Joint Representatives will rely on your declarations and representations in deciding whether or not to allocate any of the Hong Kong Offer Shares to you and that you may be prosecuted for making a false declaration;
- (if the application is made for your own benefit) warrant that no other application has been or will be made for your benefit on a WHITE or YELLOW Application Form or by giving electronic application instructions to HKSCC or through the WHITE Form eIPO service by you or by any one as your agent or by any other person; and
- (if you are making the application as an agent for the benefit of another person) warrant that (i) no other application has been or will be made by you as agent for or for the benefit of that person or by that person or by any other person as agent for that person on a WHITE or YELLOW Application Form or by giving electronic application instructions to HKSCC; and (ii) you have due authority to sign the Application Form or give electronic application instructions on behalf of that other person as their agent.

D. Power of attorney

If your application is made by a person under a power of attorney, the Company and the Joint Representatives, as the Company's agent, may accept or reject your application at their discretion and on any conditions they think fit, including requiring evidence of the attorney's authority.

Price Determination of the Global Offering

The Offer Price is expected to be fixed on or around Tuesday, December 4, 2018. Applicants are required to pay the Maximum Offer Price of HK\$2.10 for each Offer Share together with brokerage of 1%, SFC transaction levy of 0.0027% and Stock Exchange trading fee of 0.005%. If the Offer Price is not agreed between the Company and the Joint Representatives (on behalf of the Hong Kong Underwriters) by Tuesday, December 11, 2018, the Global Offering will not proceed and will lapse. Applications for Hong Kong Offer Shares will not be processed and no allotment of any Hong Kong Offer Shares will be made until the application lists close.

If the Company decides to set the Offer Price after making a Downward Offer Price Adjustment (a reduction of up to 10% below the HK\$1.62 (bottom end of the indicative Offer Price range), the Company will separately announce the final Offer Price no later than Tuesday, December 11, 2018 on the website of the Stock Exchange at www.hkexnews.hk and the Company's website at www.szwgmf. com.

Publication of results

Irrespective of whether a Downward Offer Price Adjustment is made, the Company expects to announce the Offer Price, the level of indication of interest in the International Offering, the level of applications under the Hong Kong Public Offering and the basis of allocation of the Hong Kong Offer Shares on or before Tuesday, December 11, 2018 on the websites of the Company at www. szwgmf.com and the Stock Exchange at www.hkexnews.hk. The results of allocations and the Hong Kong identity card/passport/ Hong Kong business registration numbers of successful applicants under the Hong Kong Public Offering will be available on the above

If your application for Hong Kong Offer Shares is successful (in whole or in part)

If you apply for 1,000,000 or more Hong Kong Offer Shares and have provided all information required by this Application Form, you may collect your refund cheque(s) and/or Share certificate(s) (where applicable) from Computershare Hong Kong Investor Services Limited, at Shops 1712–1716, 17th Floor, Hopewell Centre, 183 Queen's Road East, Wanchai, Hong Kong from 9:00 a.m. to 1:00 p.m. on Tuesday, December 11, 2018 or such other date as notified by us on the websites of the Company at www.szwgmf.com and the Stock Exchange at www.hkexnews.hk.

If you are an individual who is eligible for personal collection, you must not authorize any other person to collect for you. If you are a corporate applicant which is eligible for personal collection, your authorized representative must bear a letter of authorization from your corporation stamped with your corporation's chop. Both individuals and authorized representatives must produce, at the time of collection, evidence of identity acceptable to Computershare Hong Kong Investor Services Limited.

If you do not collect your refund cheque(s) and/or Share certificate(s) (where applicable) personally within the time specified for collection, they will be despatched promptly to the address as specified on this Application Form by ordinary post at your own

If you apply for less than 1,000,000 Hong Kong Offer Shares, your refund cheque(s) and/or Share certificate(s) (where applicable) will be sent to the address specified in your Application Form on or before Tuesday, December 11, 2018, by ordinary post and at your

Refund of application monies

If you do not receive any Hong Kong Offer Shares or if your application is accepted only in part, the Company will refund to you your application monies, or the appropriate portion thereof, together with brokerage of 1%, SFC transaction levy of 0.0027% and Stock Exchange trading fee of 0.005%, without interest. If the Offer Price is less than the Maximum Offer Price, the Company will refund to you the surplus application monies together with the related brokerage of 1%, SFC transaction levy of 0.0027% and Stock Exchange trading fee of 0.005%, without interest. The refund procedures are stated in the "Despatch/Collection of Share Certificates/e-Refund Payment Instructions/Refund Cheques" in the "How to Apply for Hong Kong Offer Shares" section of the Prospectus.

Application by HKSCC Nominees Limited ("HKSCC Nominees")

Where this Application Form is signed by HKSCC Nominees on behalf of persons who have given electronic application instructions to apply for the Hong Kong Offer Shares, the provisions of this Application Form which are inconsistent with those set out in the Prospectus shall not apply and provisions in the Prospectus shall prevail. Without limiting the generality of this paragraph, the following sections of this Application Form are inapplicable where this form is signed by HKSCC Nominees:
• "Applicants' declaration" on the first page;

- "Warning" on the first page;
- "If you are a nominee";
- All representations and warranties under the "Effect of completing and submitting this Application Form" section, except the first one regarding registration of Hong Kong Offer Shares in the applicant's name and the signing of documents to enable the applicant to be registered as the holder of the Hong Kong Offer Shares;
- "If your application for Hong Kong Offer Shares is successful (in whole or in part)"; and
- "Refund of application monies".

The following sections in the "How to Apply for Hong Kong Offer Shares" section of the Prospectus are inapplicable where this form is signed by HKSCC Nominees:

- "How many applications can you make"; and
- "Circumstances in which you will not be allocated Hong Kong Offer Shares".

Effect of the Information You Give to Computershare Hong Kong Investor Services Limited

Computershare Hong Kong Investor Services Limited and its related bodies' corporate, directors, officers, employees and agents ("Representatives") expressly disclaim and exclude to the maximum extent permitted by law any liability for any loss or damage suffered or incurred by the applicant or any other person or entity however caused relating in any way to, or connected with, any information provided by or on behalf of the applicant on or in connection with this document or any services provided hereunder, or any other written or oral communication provided by or on behalf of the applicant in connection with this document or any services provided hereunder. This includes, without limitation, any errors or omissions in such information however caused, orthe Representatives or any other person or entity placing any reliance on such information or any documentation, image, recording or reproduction of such information, or its accuracy, completeness, currency or reliability.

治五谷磨房

NATURAL FOOD INTERNATIONAL HOLDING LIMITED

五谷磨房食品國際控股有限公司

(以存續方式於開曼群島註冊的有限公司)

全球發售

申請條件

甲.可提出申請的人士

- 閣下及 閣下為其利益提出申請的任何人士必須年滿18歲 並擁有香港地址。
- 2. 如 閣下為商號,申請必須以個人成員名義提出。
- 3. 聯名申請人不得超過四名。
- 4. 如 閣下為法人團體,申請須經獲正式授權人士簽署,並 註明其代表身份及加蓋公司印章。
- 5. 閣下必須身處美國境外(定義見S規例)或屬S規例第902條 第(h)(3)段所述的人士,且並非中國法人或自然人(合資格 境內機構投資者除外)。
- 除非《上市規則》允許,否則下列人士不得申請任何香港發售股份:
 - 本公司股份的現有實益擁有人及/或本公司任何附屬公司的主要股東;
 - 本公司及/或其任何附屬公司的董事或最高行政人員;
 - 本公司的關連人士(定義見《上市規則》)或緊隨全球發售 完成後將成為本公司關連人士的人士;
 - 上述任何人士的緊密聯繫人(定義見《上市規則》);或
 - 已獲分配或已申請任何國際發售股份或以其他方式參與國際發售的人士。

乙.如 閣下為代名人

閣下作為代名人可提出超過一份香港發售股份申請,方法是; (i)透過中央結算及交收系統(「中央結算系統」)向香港結算發出 電子認購指示(如 閣下為中央結算系統參與者);或(ii)使用白 色或黃色申請表格以 閣下本身名義代表不同實益擁有人提交 超過一份申請。

丙.填寫及遞交本申請表格的效用

閣下填妥並遞交本申請表格,即表示 閣下(如屬聯名申請人,即各人共同及個別)代表 閣下本身,或作為 閣下代其行事的每名人士的代理或代名人;

- 承諾簽立所有有關文件,並指示及授權本公司及/或作為本公司代理的聯席代表(或其代理或代名人),代表 閣下簽立任何文件,並代表 閣下處理一切必要事務,以便根據組織章程大綱及章程細則的規定,以 閣下名義登記 閣下獲分配的任何香港發售股份;
- 同意遵守本公司的組織章程大綱及章程細則、香港法例第 32章《公司(清盤及雜項條文)條例》、香港法例第622章《公司條例》及開曼群島《公司法》;
- 確認 閣下已閱讀招股章程及本申請表格所載條款及條件 以及申請手續,並同意受其約束;

- 確認 閣下已接獲及閱讀招股章程,並於作出申請時僅倚賴招股章程所載資料及陳述,且將不會倚賴招股章程任何補充文件所載者以外的任何其他資料或陳述;
- 確認 閣下已知悉招股章程內有關全球發售的限制;
- 同意本公司、聯席保薦人、聯席代表、聯席全球協調人、 聯席賬簿管理人、聯席牽頭經辦人、包銷商、彼等各自的 董事、高級職員、僱員、合夥人、代理、顧問及參與全球 發售的任何其他人士(「相關人士」)及白表eIPO服務供應商 現時及日後均毋須對招股章程(及其任何補充文件)所載者 之外的任何資料及陳述負責;
- 承諾及確認 閣下或 閣下為其利益提出申請的人士並無申請或認購或表示有意申請或認購任何國際發售股份,亦將不會申請或認購或表示有意申請或認購任何國際發售股份,亦不會參與國際發售;
- 同意向本公司、香港證券登記處、收款銀行、相關人士披露彼等所需有關 閣下及 閣下為其利益提出申請的人士的任何個人資料;
- 若香港以外任何地區的法例適用於 閣下的申請,則同意 及保證 閣下已遵守所有有關法例,且本公司或相關人士 將不會因接納 閣下的購買要約或因 閣下於招股章程及 本申請表格所載條款及條件項下的權利與義務所引致的任何行動而違反香港以外地區的任何法例;
- 同意 閣下的申請一經接納,即不得因無意作出的失實陳 述而撤銷申請;
- 同意 閣下的申請受香港法例規管;
- 表示、保證及承諾(i) 閣下明白香港發售股份並無及將不會根據美國《證券法》登記;及(ii) 閣下及 閣下為其利益申請香港發售股份的任何人士均身處美國境外(定義見S規例),或屬S規例第902條第(h)(3)段所述的人士;
- 保證 閣下所提供的資料真實準確;
- 同意接納所申請的香港發售股份或根據申請向 閣下分配 的任何較少數目股份;
- 授權(i)本公司將 閣下的姓名/名稱列入本公司股東名冊及本公司的組織章程大綱及章程細則規定之其他名冊,作為 閣下獲分配任何香港發售股份的持有人,及(ii)本公司及/或其代理將任何股票及/或任何電子退款指示及/或任何退款支票以普通郵遞方式按申請所示地址寄予 閣下或(如屬聯名申請)排名首位的申請人,郵誤風險概由 閣下自行承擔,除非 閣下已符合招股章程「一親身領取」一節所載親身領取股票及/或退款支票的條件;
- 聲明及表示此乃 閣下作出的唯一申請及 閣下擬以本身或 閣下為其利益提出申請的人士為受益人作出的唯一申請;

- 明白在香港公開發售與國際發售之間作出的發售股份分配可根據招股章程「全球發售的架構—香港公開發售—重新分配」一節所詳述者予以調整。具體而言,聯席代表(為其本身及代表包銷商)可將發售股份自國際發售重新分配至香港公開發售以滿足香港公開發售的有效申請。根據聯交所發出的指引信HKEXGL91-18,倘上述重新分配並非根據《上市規則》第18項應用指引而作出,則於該重新分配後可能重新分配至香港公開發售的發售股份總數最多不得超過向香港公開發售所作之最初分配的一倍(即84,200,000股發售股份),而最終發售價將按招股章程所述指示性發售價範圍的下限(即每股發售股份1.62港幣)釐定或經下調的最終發售價(倘進行發售價下調);
- 明白本公司、董事及聯席代表將倚賴 閣下的聲明及陳述 以決定是否向 閣下分配任何香港發售股份及 閣下如作 出虛假聲明,則可能會被檢控;
- (如申請以 閣下本身為受益人提出)保證 閣下或 閣下 任何代理或任何其他人士並無及將不會為 閣下的利益以 白色或黃色申請表格或向香港結算發出電子認購指示或通 過白表eIPO服務而作出其他申請;及
- (如 閣下作為代理為其他人士利益提出申請)保證(i) 閣下(作為該名人士的代理或為其利益)或該名人士或作為其代理的任何其他人士並無及將不會以白色或黃色申請表格或向香港結算發出電子認購指示作出其他申請;及(ii) 閣下已獲正式授權以該名其他人士代理的身份代其簽署申請表格或發出電子認購指示。

丁.授權書

如 閣下的申請由獲有授權書的人士提出,本公司及聯席代表 (作為本公司代理)可按其認為合適的任何條件(包括要求出示授 權證明)酌情接納或拒絕 閣下的申請。

全球發售定價

預期發售價將於2018年12月4日(星期二)或前後釐定。申請人須繳付最高發售價每股發售股份2.10港幣,另加1%經紀佣金、0.0027%證監會交易徵費及0.005%聯交所交易費。倘本公司與聯席代表(代表香港包銷商)並無於2018年12月11日(星期二)之前協定發售價,全球發售將不會進行並將告失效。截止登記申請前,不會處理香港發售股份的申請或配發任何香港發售股份。

若本公司在作出下調發售價調整後釐定發售價(下調至最多低於指示性發售價範圍下限1.62港幣的10%),本公司將於不遲於2018年12月11日(星期二)另行於聯交所網站 www.hkexnews.hk 及本公司網站www.szwgmf.com公佈最終發售價。

公佈結果

不論是否作出下調發售價調整,本公司預期於2018年12月11日(星期二)或之前在本公司網站 www.szwgmf.com 及聯交所網站 www.hkexnews.hk公佈發售價、國際發售踴躍程度、香港公開發售的申請數量及香港發售股份的分配基準。香港公開發售的分配結果以及獲接納申請人的香港身份證/護照/香港商業登記號碼亦將於上述網站公佈。

如 閣下的香港發售股份申請獲接納(全部或部分)

如 閣下申請認購1,000,000股或以上香港發售股份並已提供本申請表格規定的全部資料,閣下可於2018年12月11日(星期二)或本公司在本公司網站 www.szwgmf.com 及聯交所網站 www.hkexnews.hk公佈的其他日期上午九時正至下午一時正,前往香港中央證券登記有限公司(地址為香港灣仔皇后大道東183號合和中心17樓1712至1716室)領取 閣下的退款支票及/或股票(如適用)。

如 閣下屬可親自領取的個人申請人,則不得授權任何其他人士代表 閣下領取。如 閣下屬可親自領取的公司申請人,則必須委派授權代表攜同加蓋公司印章的授權書領取。個人和授權代表於領取時均須出示獲香港中央證券登記有限公司接納的身份證明文件。

如 閣下未於指定領取時間內親自領取退款支票及/或股票(如適用),有關退款支票及/或股票隨即會以普通郵遞方式寄往本申請表格所示地址,郵誤風險概由 閣下自行承擔。

如 閣下申請認購1,000,000股以下香港發售股份,則 閣下的退款 支票及/或股票(如適用)將於2018年12月11日(星期二)或之前以 普通郵遞方式寄往 閣下申請表格所示地址,郵誤風險概由 閣下 自行承擔。

退還申請股款

若 閣下未獲分配任何香港發售股份或申請僅部分獲接納,本公司將不計利息退還 閣下的申請股款或其適當部分連同相關的1%經紀佣金、0.0027%證監會交易徵費及0.005%聯交所交易費。如發售價低於最高發售價,本公司將不計利息退還多收申請股款連同相關的1%經紀佣金、0.0027%證監會交易徵費及0.005%聯交所交易費有關退款手續載於招股章程「如何申請香港發售股份」一節「寄發/領取股票/電子退款指示/退款支票」。

香港中央結算(代理人)有限公司(「香港結算代理人」)提出的申請

如本申請表格由香港結算代理人代表已發出電子認購指示申請香港 發售股份的人士簽署,本申請表格與招股章程不符的條文將不適 用,且以招股章程所述者為準。在不限制此段一般性的原則下,本 申請表格的以下部分在香港結算代理人簽署本表格時並不適用:

- 第一頁的[申請人聲明];
- 第一頁的「警告」;
- 「如 閣下為代名人」;
- 「填寫及遞交本申請表格的效用」一節內所有陳述及保證,惟首項有關以申請人名義登記香港發售股份及簽署文件使申請人登記成為香港發售股份持有人者除外;
- 「如 閣下的香港發售股份申請獲接納(全部或部分)」;及
- 「退還申請股款」。

招股章程「如何申請香港發售股份」一節的以下部分在香港結算代理 人簽署本表格時並不適用:

- 「閣下可提交的申請數目」;及
- 「閣下不獲配發香港發售股份的情況」。

閣下提供給香港中央證券登記有限公司的資訊的有關影響

香港中央證券登記有限公司及與其有關連的法人團體、董事、高級人員、僱員及代理人(「代表」)在法律所容許的最大限度內明確表示不會就及拒絕就在任何方面與申請人或代表申請人在此文件提供的或與此文件或在此文件下提供的任何服務相關的任何資料,或申請人或代表申請人提供與此文件或在此文件下提供的任何服務相關的任何其他書面或口頭通訊,有關或相關由申請人或任何其他人士或實體所遭受或招致不論如何造成的任何損失或損害承擔任何法律責任。此包括但不限於,該等資料中不論如何造成的任何錯誤或遺漏,或代表或任何其他人士或實體對該等資料或該等資料的任何文件記錄、影像、記錄或複製品或其準確性、完整性、合時性或可靠性作出任何依賴。

Personal Data

Personal Information Collection Statement

This Personal Information Collection Statement informs the applicant for, and holder of, Hong Kong Offer Shares, of the policies and practices of the Company and the Hong Kong Share Registrar in relation to personal data and the Personal Data (Privacy) Ordinance (Chapter 486 of the Laws of Hong Kong) (the "Ordinance").

1. Reasons for the collection of your personal data

It is necessary for applicants and registered holders to supply correct personal data to the Company or its agents and the Hong Kong Share Registrar when applying for securities or transferring securities into or out of their names or in procuring the services of the Hong Kong Share Registrar. Failure to supply the requested data may result in your application for securities being rejected, or in delay or the inability of the Company or the Hong Kong Share Registrar to effect transfers or otherwise render their services. It may also prevent or delay registration or transfers of the Hong Kong Offer Shares which you have successfully applied for and/or the dispatch of share certificate(s) and/or refund cheque(s) to which you are entitled.

It is important that securities holders inform the Company and the Hong Kong Share Registrar immediately of any inaccuracies in the personal data supplied.

2. Purposes

The personal data of the securities holders may be held, processed and/or stored (by whatever means) for the following purposes:

- processing your application and refund cheque and e-Refund payment instruction(s), where applicable, verification of compliance with the terms and application procedures set out in this Application Form and the Prospectus and announcing results of allocation of the Hong Kong Offer Shares;
- compliance with applicable laws and regulations in Hong Kong and elsewhere;
- registering new issues or transfers into or out of the names of securities holders including, where applicable, HKSCC Nominees;
- maintaining or updating the register of securities holders of the Company;
- · verifying securities holders' identities;
- establishing benefit entitlements of securities holders of the Company, such as dividends, rights issues and bonus issues;
- distributing communications from the Company and its subsidiaries;
- compiling statistical information and shareholder profiles;
- disclosing relevant information to facilitate claims on entitlements; and
- any other incidental or associated purposes relating to the above and/or to enable the Company and the Hong Kong Share Registrar to discharge their obligations to securities holders and/or regulators and/or any other purposes to which the securities holders may from time to time agree.

3. Transfer of personal data

Personal data held by the Company and the Hong Kong Share Registrar relating to the securities holders will be kept confidential but the Company and the Hong Kong Share Registrar may, to the extent necessary for achieving any of the above purposes, disclose or transfer (whether within or outside Hong Kong) the personal data to any of the following:

- the Company's appointed agents such as financial advisers, receiving bank and overseas principal share registrar;
- where applicants for securities request a deposit into CCASS, HKSCC or HKSCC Nominees, who will use the personal data for the purposes of operating CCASS;
- any agents, contractors or third-party service providers who offer administrative, telecommunications, computer, payment or other services to the Company or the Hong Kong Share Registrar in connection with their respective business operation;
- the Stock Exchange, the SFC and any other statutory regulatory or governmental bodies or otherwise as required by laws, rules or regulations; and
- any persons or institutions with which the securities holders have or propose to have dealings, such as their bankers, solicitors, accountants or stockbrokers etc.

4. Retention of personal data

The Company and the Hong Kong Share Registrar will keep the personal data of the applicants and holders of securities for as long as necessary to fulfil the purposes for which the personal data were collected. Personal data which is no longer required will be destroyed or dealt with in accordance with the Ordinance.

5. Access to and correction of personal data

Securities holders have the right to ascertain whether the Company or the Hong Kong Share Registrar hold their personal data, to obtain a copy of that data, and to correct any data that is inaccurate. The Company and the Hong Kong Share Registrar have the right to charge a reasonable fee for the processing of such requests.

All requests for access to data or correction of data should be addressed to us, at our registered address disclosed in the "Corporate Information" section of the Prospectus or as notified from time to time, for the attention of the company secretary, or our Hong Kong Share Registrar for the attention of the privacy compliance officer.

By signing an Application Form or by giving electronic application instructions to HKSCC, you agree to all of the above..

個人資料

個人資料收集聲明

此項個人資料收集聲明是向香港發售股份的申請人及持有人説明本公司及香港證券登記處有關個人資料及香港法例第486章《個人資料(私隱)條例》(「條例」)方面的政策及常規。

1. 收集 閣下個人資料的原因

申請人及登記持有人以本身名義申請證券或轉讓或受讓證券時或尋求香港證券登記處的服務時,必須向本公司或其代理及香港證券登記處提供準確個人資料。未能提供所要求的資料可能會導致 閣下的證券申請被拒或延遲,或本公司或香港證券登記處無法進行過戶或以其他方式提供服務。此舉亦可能妨礙或延遲登記或轉讓 閣下已成功申請的香港發售股份及/或寄發 閣下應得的股票及/或退款支票。

證券持有人所提供的個人資料如有任何錯誤,須立即通知本 公司及香港證券登記處。

2. 用途

證券持有人的個人資料可作以下用途及以任何方式持有、處理及/或保存:

- 處理 閣下的申請及退款支票及電子退款指示(如適用)、 核實是否符合本申請表格及招股章程載列的條款與申請手 續以及公佈香港發售股份的分配結果;
- 遵守香港及其他地區的適用法例及法規;
- 以證券持有人(包括香港結算代理人(如適用))的名義登記 新發行證券或轉讓或受讓證券;
- 存置或更新本公司的證券持有人名册;
- 核實證券持有人身份;
- 確定本公司證券持有人的受益權利,例如股息、供股及紅股等;
- 分發本公司及其附屬公司的通訊;
- 編製統計數據及股東資料;
- 披露有關資料以便就權益提出申索;及
- 與上述者有關的任何其他附帶或相關用途及
 或讓本公司及香港證券登記處能履行對證券持有人及/或監管機構承擔的責任及/或證券持有人不時同意的任何其他用途。

3. 轉交個人資料

本公司及香港證券登記處所持有關證券持有人的個人資料將會保密,但本公司及香港證券登記處可以在為達到上述任何目的之必要情況下,向下列任何人士披露或轉交(無論在香港境內或境外)有關個人資料:

- 本公司委任的代理人,例如財務顧問、收款銀行和海外證券登記總處;
- (如證券申請人要求將證券存於中央結算系統)香港結算或 香港結算代理人,彼等將會就中央結算系統的運作使用有 關個人資料;
- 向本公司或香港證券登記處提供與其各自業務營運有關的 行政、電訊、電腦、付款或其他服務的任何代理人、承包 商或第三方服務供應商;
- 聯交所、證監會及任何其他法定監管機構或政府部門或其 他法例、規則或法規另行規定者;及
- 證券持有人與其進行或擬進行交易的任何人士或機構,例如彼等的銀行、律師、會計師或股票經紀等。

4. 個人資料的保留

本公司及香港證券登記處將按收集個人資料所需的用途保留 證券申請人及持有人的個人資料。毋須保留的個人資料將會 根據《條例》銷毀或處理。

5. 查閱和更正個人資料

證券持有人有權確定本公司或香港證券登記處是否持有其個 人資料,並有權索取有關該資料的副本並更正任何不準確資 料。本公司和香港證券登記處有權就處理任何查閱資料的該 等要求收取合理費用。

所有查閱資料或更正資料的要求應按招股章程「公司資料」一 節所披露或不時通知的本公司註冊地址送交公司秘書,或向 本公司的香港證券登記處的私隱條例事務主任提出。

閣下簽署申請表格或向香港結算發出電子認購指示,即表示同意 上述各項。