



Chief Executive Officer, ec. *Ioan NANI*

Vote-by-mail form for the GENERAL MEETING OF SHAREHOLDERS held on 06/07.04.2017

The undersigned	_ [<i>individual shareholder</i> 's full name], identified
by [identity card], series,, on, domiciled in _	number, issued by
National Identification Number	,
or	
The undersigned	[name of the entity/legal
person], established in	, registered at the Trade Register Office
under no. J Unique	Registration Code, legally
represented by	(*)

shareholder on the reference Date, i.e. 24.03.2017, of Antibiotice lasi, a trading company registered at the Trade Register Office under number J22/285/1991, fiscal code 1973096, holding a number of _______shares, representing _____% of the total 671,338, 040 shares issued by the Company, which grant me ______ voting rights in the General Meetings of Shareholders representing ______% of the total voting rights,

being aware of the Agendas for the General Meeting of the Shareholders of Antibiotice Iasi convened on 06 April 2017, 10:00 am and respectively 07 April 2017, at 10:00 am. In the event that the conditions for organizing the General Meetings of Shareholders will not be met on the first above-mentioned date and being aware of the documentation provided by Antibiotice in connection with these agendas,

and in accordance with Article 18 of the CNVM Regulation no. 6/2009, I hereby exercise my right to vote by mail, as follows:

			Option	
No.	Agenda for the Ordinary Meeting of Shareholders	for	against	abstainment
0 1.	Approval of the company's financial statements for the financial year 2014, based on the Management Report and Auditor's Report.	2	3	4
2.	Approval of the net profit allocation for 2014, fixing of the gross dividend per share and setting the date of 01.10.2015 as the deadline for payment.			
3.	Approval for discharging the managers, for their activity performed in the financial year 2014, based on the reports submitted.			
4.	Approval of Revenue and Expenditure Budget for 2015.			
5.	Extension of the financial audit contract with the company "B.D.O. Audit" SRL, for a 2-year period.			
6.	Approval of the achievement degree of the objectives and performance criteria of the Management Board's members in 2014.			
7.	Approval of the Management Board objectives included in the 2015 management plan.			
8.	Setting of the Management Board members' remuneration according to the provisions of the GEO no. 51/2013 regarding the amendment and completion of the GEO no. 109/2011 on the corporate governance of the public enterprises. Approval of changes in the composition of the Management Board:			
9.	a. Revocation of one member of the Management Board; b. Election of a member of the Management Board based on the results of the recruitment made by the Ministry of Health through a specialized company according to the provisions of GEO 109/2011:			
	The candidate for the Management Board:			
	No. Full name City of residence Profession			
	Candidate proposed by the Ministry of Health, the majority shareholder, selected according to the provisions of GEO 109/2011 art. 29:			
	IAVOR Ionut Sebastian Bucharest Adviser			
10.	Approval for a lease of a 345 mp land toS.C. Apa Vital S.A. lasi, within the lot with the cadastral no. 133178, where an out-of-operation nitrogen installation is located. S.C. Apa Vital S.A. lasi will develop a regional project for drinking water supply, financed from European funds.			
11.	Approval of the date of 15.09.2015 as the registration date for identifying the shareholders affected by the decisions adopted, in accordance with the provisions of the article 238, para. 1 of Law no. 297/2004 regarding the capital market,			

10/2015 and setting the ex-date for 14.09.2015 .

	Agenda for	Option		
No.	Extraordinary General Meeting of Shareholders	for	against	abstainment
0 1.	Approval of the extension of the validity with a 12-month period of the multi-product ceiling (multi-currency, in RON and USD) in the amount of 60 million RON, contracted by SC ANTIBIOTICE SA from the Export-Import Bank of Romania - EximBank SA.	2	3	4
2.	Approval of a 12-month extension of the validity of the state guarantee amounting to 10 million RON related to the multi- product ceiling (multi-currency, in RON and USD) in the amount of 60 million RON, contracted by SC ANTIBIOTICE SA from the Export-Import Bank of Romania -EximBank SA.			
3.	Approval for maintaining the guarantees related to the multi- product ceiling (multi-currency, in RON and USD) amounting to 60 million RON for the entire period of validity, as a result of the extension according to the articles 1 and 2 on the Agenda.			
4.	Issuance of a decision - commitment of SC Antibiotice SAas not to divide itself, merge or decide the anticipated dissolution for the entire validity period of the multi-product ceiling (multi-currency, in RON and USD) and of guarantee under the State name and account issued by Eximbank, without the prior agreement of the Export-Import Bank of Romania -EximBank SA.			
5.	Empowerment of the CEO, Ioan Nani and the Financial Director, Paula Coman to sign in the name of the company all the papers/ documents related to the extension and conversion of the facility credit, according to the articles 1 and 2 on the Agenda as well as the papers/ documents related to the obligation assumed by the company according to the articles 3 and 4 on the Agenda.			
6.	The proper amendment of the Annex 1 - Managers of SC Antibiotice SA - Iași (Company's Articles of Incorporation) - according to the draft of the additional act set out in the Annex, that is an integral part of this convocation.			
7.	 Amendment and updating of the Articles of Incorporation by inserting in the article 6 which refers to the activity object of the company, the code of the building where the company has been conducting its activity. 1. 2110 - Manufacture of basic pharmaceutical products/building code:P10-Band introduction in the category of secondary activities of the following activities and related CAENcodes, together with the codes of the buildings in which these activities are carried out: 1. 2120 - Manufacture of pharmaceutical products/building 			
	codes: P1-US, P9-C, P11-PP, P13-CsP, P14-Csc, P15-CsN; 2. 4646 - Wholesale of pharmaceutical products/building codes: P7-D,			

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	3. 5210 - Storage/building codes: P5-D, P28-D, p29-D,P33-		
	D;		
	4. 5224 - Handlings;		
	•		
	5. 7120 - Testing activities and technical analyses/building		
	code: P2-CC;		
	6. 7219 -Research-Development in biotechnology/building		
	code: P21-MKP;		
	7. 7211 - Research-Development in biotechnology/building		
	code: P21-MKP;		
	 8292 - Activitati de ambalare/code ofbuildings: P1-US, 		
	P9-C, P11-PP, P13-CsP, P14-CsC, P15-CsN;		
	9. 8622 - Specialized medical assistance activities /building		
	code: P16-CEM-RA.		
•			
8.	Approval of the date of 15.09.2015 as the registration date		
	for identifying the shareholders affected by the decisions		
	adopted, in accordance with the provisions of the article 238,		
	para. 1 of Law no. 297/2004 regarding the capital market,		
	amended and supplemented by the provisions of the Law		
	10/2015 and setting the ex-date for 14.09.2015.		

I hereby attach:

- Certified copy of the shareholder's ID for individual shareholders (Identity card/passport/residence permit);
- Copy of the registration certificate for the legal persons/entities;
- Certified copy of the ID with respect to authorized agents/ attorneys-in-fact who are individuals (Identity card/passport/residence permit), if applicable;
- Special Power of Attorney for the agent/attorney-in-fact, in original (if applicable).

Contact phone number_____

I/the undersigned, am fully and exclusively liable for the stipulations contained therein, in my capacity as shareholder of Antibiotice trading company.

Date _____

Individual shareholder

(Full name of the shareholder - in capitals)

(Shareholder's signature)

Corporate shareholder

(Name of the shareholder - in capitals)

(Full name and position of the shareholder's legal representative - in capitals)

(Seal and signature of the shareholder's legal representative)

Contact phone no. _____

Note:

^(*) to be completed for entities/ corporate shareholders only, If by 11.04.2015, one or several shareholders representing, individually or jointly, at least 5% of the share capital, will put new items on the General Meeting agenda, the hereby Vote-by-mail form will be amended and supplemented accordingly [Art. 117¹. - (1), Law no. 31/1990 republished, with all subsequent changes; Art. 7 (1) a), CNVM Regulation no. 6/2009; Art. 27 - (2), Section a 2-a, Chapter III, GEO no. 109/2011 and Art. 14, Chapter IV, Articles of Association].

In the event of updating the Vote-by-mail form, please check the requirements in the GM Convening Notice starting with the 16th day after the publication of the Convening Notice.