



Vicepresident of the Management Board, *Ioan NANI*

Vote-by-mail form for the GENERAL MEETING OF SHAREHOLDERS held on 09/10.04.2020

The undersigned	[individual shareholder's full name], identified , issued by, , National
or	
The undersigned	[name of the entity/legal, registered at the Trade Register Office under
no. J Unique Registration by	
shareholder on the reference Date, i.e. 27.03. registered at the Trade Register Office under number number ofshares, representingthe Company, which grant me voting representing% of the total voting rights	r J22/285/1991, fiscal code 1973096, holding a% of the total 671,338,040 shares issued by grights in the General Meetings of Shareholders
being aware of the Agendas for the General Meeting on 09.04.2020, 10:00 am and respectively 10.04.2020 for organizing the General Meetings of Shareholders date and being aware of the documentation provagendas,	<u>20</u> , at 10:00 am. In the event that the conditions will not be met on the first above-mentioned
and in accordance with Article 18 of the CNVM Reguto vote by mail, as follows:	lation no. 6/2009, I hereby exercise my right

No.		Agenda for			Option		
110.	Ordinary General Meeting of Shareholders		for	against	abstention		
0			1		2	3	4
4		al of the company's fina					
1.	-	based on the Managem	ient Report an	d Financial Auditor			
	Report	ral of net profit distribution	n on 2010 setti	ng the gross dividend			+
2.		are and setting the payme					
		al for registering the uns					
3.		ancial year 2015 as rever					
4.	Approval of the degree of achieving the objectives and performance						
т.		a on 2019 for the membe					
5.		ting the financial audit	or and setting	the audit contract			
	duratio		iniatuatian fau th				
6.		ring the discharge of admi fiscal year 2019, based on					
		ring the objectives set					
7.		ers of the Management Bo		tracion plan for the			
		the remuneration of t		t Board's members,			
		ing to the provisions of					
8.		ance of public enterpri					
٠.		al of the Methodological					
	_	ons of the Government E					
		porate governance of pu vledgement of the termir					+
9.		ct of Mr. Nicolae Stoian					
•		or which it was concluded		and expiration or the			
	Acknowledgement of the termination of the administration mandate						
10.	contract of Ms. Elena Calițoiu as a result of the expiration of the						
		or which it was concluded					
		on of two administrators		y for a 4-year period			
		ng with the date of 18.04 ate for election as a Man		mombor:			
	Caridio	ate for election as a main	Locality of	member.			
4.4	No.	Surname and name	domicile	Profession			
11.	Candidate proposed by t		he shareholder S.I.F. Oltenia				
	1.	STOIAN Nicolae	Craiova	Economist			
					1		
	Candidate for election as a Management Board member:						
40	No.	Surname and name	Locality of domicile	Profession			
12.		Candidata proposed by		C.I.E. Oltopia			
	2.	Candidate proposed by CALITOIU Elena	Craiova	Engineer			
				_			
12		ral of the mandate contra					
13.	the date of de 18.04.2020 for Mr. Nicolae Stoian, elected as a Management Board member according to the item 11 of the Agenda						
		al of the mandate contra					
14.		ite of de 18.04.2020 fo					
- ••	Management Board member according to the item 11 of the Agenda						
		al for renewing the exec					
15.	Ioan N	ani pursuant to art. 27 p	aragraph 7 of G	SEO no. 109/2011 on			
١٦.		porate governance of pu		, for a 4-year period,			
	startin	g with the date of de 18.	04.2020.				

16.	Approval of the mandate contract for a 4-year period, starting with the date of de 18.04.2020 for the executive administrator Mr. Ioan Nani.		
15.	Approving the registration date 31.08.2020 in order to identify the shareholders subject to the effects of the decisions adopted, as per the stipulations of art. 86 paragraph 1 of Law 24/2017 on issuers of financial instruments and market operations, and setting the ex-date 28.08.2020 .		

No.	Agenda for		Option		
	Extraordinary General Meeting of Shareholders	for	against	abstention	
1.	Approval to extend by 12 months the validity period of the multicurrency multiproduct credit amounting to 30 million RON borrowed by Antibiotice from the Export Import Bank of Romania-Eximbank.	2	3	4	
2.	Approval to maintain the guaranties related to the multi-product multi-currency threshold in the amount of 30 million LEI throughout the validity period (one calendar year starting with 25.06.2020) resulting from the extension under point 1 of the Agenda. The guarantees include: • Real estate mortgage - I rank mortgage as follows: -building enrolled in the land book 133180 - Operculated capsules/Semisynthesis - value: 10,242,935 LEI; - building enrolled in the land book 133185 - Quality Control Building - value: 5,847,828 LEI; - building enrolled in the land book 133211 - Tablet Plant - value: 11,016,099 LEI; • Mortgage - equipment for tablets - Synthesis - value 3,218,343 LEI; • Mortgage on under the contracts receivables concluded with Pharma S.A.; • Mortgage on current cash accounts opened at Exim Bank.				
3.	Issuance by Antibiotice SA of a decision-commitment not to divide itself, not to merge and not to decide on the early dissolution throughout the validity period of the multi-product multi-currency treshhold without the prior consent of the Export-Import Bank of Romania - EximBank SA.				
4.	Empowering the General Manager Mr. Ioan NANI and Financial Director Ms. Paula COMAN to sign on behalf of the company all documents related to the credit facility extension and changes, under paragraphs 1 and 2 of the agenda, as well as documents related to obligations assumed by the company in accordance with paragraphs 3 of the agenda.				
5.	Acknowledgement, ratification and assumption of the Addendum no. 9 of 19.11.2019 to the Special Credit Conditions (CSC) to the Credit Agreement no. IAS3-42-2016 of 17.08.2016, concluded between UniCredit Bank S.A and Antibiotice SA. The Addendum no. 9 of 19.11.2019 to the Special Credit Conditions (CSC) acknowledged, ratified and assumed by this decision was signed on 19.11.2019 by Mr. Nani loan in his capacity as General Director of the trading company Antibiotice S.A. and by Mrs. Coman Paula-Luminita in her capacity as Financial Director of Antibiotice S.A				

6.	Acknowledgement, ratification and assumption of the Real Estate Mortgage Contract authenticated under. No. 4174/2019 of 20.12.2019 by Ms. Stela Badarau, Notary Public for guaranteeing the Credit Agreement no. IAS3-42-2016 of 17.08.2016 concluded between UniCredit Bank S.A and Antibiotice SA. The Real Estate Mortgage Contract acknowledged, ratified and assumed by this decision was signed on 20.12.2019 by Mr. Nani loan in his capacity as General Director of the trading company Antibiotice S.A. and by Mrs. Coman Paula-Luminita in her capacity as Financial Director of Antibiotice S.A		
7.	Acknowledgement, ratification and assumption of the Real Estate Mortgage Contract of 19.11.2019 concluded between UniCredit Bank S.A and Antibiotice SA. on the bank accounts opened by Antibiotice SA la Unicredit Bank SA as well as on the accounts and sub-accounts to be opened by Antibiotice SA to UniCredit Bank SA. The Real Estate Mortgage Contract of 19.11.2019 acknowledged, ratified and assumed by this decision was signed on 19.11.2019 by Mr. Nani loan in his capacity as General Director of the trading company Antibiotice S.A. and by Mrs. Coman Paula-Luminita in her capacity as Financial Director of Antibiotice S.A		
8.	Acknowledgement, ratification and assumption of the Real Estate Mortgage Contract of 20.12.2019 concluded between UniCredit Bank S.A and Antibiotice SA. on the totality of the present and future stocks of goods and raw materials, related to the activity of the Constitutor, located / that will be in the property of the Constitutor, intended to its activity, located but not limited to the registered office, project sites and / or secondary headquarters of the Constitutor and / or of some third parties as well as on the money receivables of the trading company Antibiotice SA from arising from present and future contracts and/or firm orders and/or invoices concluded/issued by Antibiotice SA for its customers: FARMEXIM S.A., ROMFARMACHIM S.A., AZELIS UK LIFE SCIENCES LTD., FARMEXPERT D.C.I. S.R.L., BLD PHARMA S.R.L., FARMACEUTICA REMEDIA DISTRIBUTION & LOGISTICS S.R.L., ROMASTRU TRADING S.R.L., ACIC FINE CHEMICALS, Canada. The Real Estate Mortgage Contract of 20.12.2019 acknowledged, ratified and assumed by this decision was signed on 20.12.2019 by Mr. Nani loan in his capacity as General Director of the trading company Antibiotice S.A. and by Mrs. Coman Paula-Luminita in her capacity as Financial Director of Antibiotice S.A		
9.	Acknowledgement, ratification and assumption of the Real Estate Mortgage Contract of 20.12.2019 concluded between UniCredit Bank S.A and Antibiotice SA. on the receivables of the trading company Antibiotice S.A. arising from present and future contracts and/or firm orders and/or invoices concluded/issued by Antibiotice SA for DONA LOGISTICA S.R.L., Bucharest, sector 4, 2-4 Minca Dumitru St., CUI 33358111. The Real Estate Mortgage Contract of 20.12.2019 acknowledged, ratified and assumed by this decision was signed on 20.12.2019 by Mr. Nani loan in his capacity as General Director of the trading company Antibiotice S.A. and by Mrs. Coman Paula-Luminita in her capacity as Financial Director of Antibiotice S.A		

- 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 stipulat capacity as shareholder of Antibiotice trading company.	ions contained therein, in my
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)	
ontact phone no	

Note:

- (*) to be completed for entities/ corporate shareholders only,
- If by **24.03.2020**, 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.