



CURRENT REPORT

Report date: 25.01.2024

Name of issuing company: Antibiotice SA

Headquarters: Iași, str. Valea Lupului nr. 1, zip code 707410

http://www.antibiotice.ro

E-mail: relatiicuinvestitorii@antibiotice.ro

Telephone/fax no.: +40232 209000 / +40232 209633

Unique registration code in the Trade Register Office: RO1973096

No. in the Trade Register: J22/285/1991

Subscribed and paid-up capital: 67,133,804.00 RON

The regulated market trading

the securities issued: Bucharest Stock Exchange

Number of shares: 671,338,040 Number of votes: 671,338,040 Main characteristics of the securities

issued by the company: nominative shares, nominal value: 0.10 lei

Important event to be reported, according to the provisions of art. 234, para. 1, letter a, from ASF Regulation no. 5/2018:

CONVENING

The Ordinary and Extraordinary General Meetings of Shareholders

The Managing Board of Antibiotice reunited in the meeting on **25.01.2024**, as per art. 117 of Law no. 31/1990 and art.16 of the company's Articles of Incorporation, correlated with Article 186 of ASF Regulation no. 5/2018, **convenes** on **29.02.2024**, the **Ordinary General Meeting of Shareholders** at 10⁰⁰ am, and the **Extraordinary General Meeting of Shareholders** at 12⁰⁰ am at the company's head office in lasi, Valea Lupului Street no. 1, with the following agenda:

- I. Ordinary General Meeting of Shareholders
- 1. Approval of the Income and Expenditure Budget for 2024.
- II. Extraordinary General Meeting of Shareholders
- 1. The approval for reducing the multi-currency/multi-purpose financing line opened at UniCredit Bank SA from 55 million lei to 15 million lei and for guaranteeing it with a movable mortgage on all accounts and sub-accounts, opened or to be opened by Antibiotice SA at the UniCredit Bank SA. The approval for authorizing the General Director, Mr. Ioan NANI to sign on behalf of the company all the documents necessary to fulfill the previously mentioned purposes or any other subsequent documents.
- 2. The approval for contracting a 35 million lei credit facility for the current activity at the Transilvania Bank SA guaranteed with a movable mortgage on the collection of the balance of the current account and sub-accounts opened at Transilvania Bank SA, for signing the credit agreement, the entire credit documentation and for authorizing the General Director, Mr. Ioan NANI to negotiate and sign on behalf of the company all the previously mentioned documents, as well as any other subsequent documents.

The shareholders registered at the reference date can exercise their right to attend and vote at general meetings directly, by mail or by a representative with special or general power of Attorney, according to the article 105 para. 7, of Law 24/2017 on issuers of financial instruments and market operations. The access of shareholders is allowed based on the identity card, special or general Power of Attorney, Special Attorney authenticated or mandate, for the legal representatives.

The original vote by mail form together with a copy of the identity card for the individual shareholders or any document certifying the capacity of legal representative for the corporate shareholders or statement of accounts shall be sent to the company headquarters until 27.02.2024, 10:00 am;

In accordance with the art. 105 para. (23³) of Law no. 24/2017 on the issuers of financial instruments and market operations and by applying the provisions of para. (23¹), the "abstention" position adopted by a shareholder regarding the items on the agenda of the General Meeting of Shareholders does not represent an expressed vote.

Starting with 26.01.2024, the special or general powers of attorney, the mail voting form in Romanian and in English, the decisions draft, as well as the materials and documents which will be the subject of deliberations can be obtained from the company's headquarters (Investor Relations - phone number: +40232.209.570/+40372.065.583, fax:+40372.065.633, e-mail: relatiicuinvestitorii@antibiotice.ro) and on our company website (www.antibiotice.ro/Investitors/Shareholders Information/AGSM 29.02.2024/01.03.2024).

Until 27.02.2024, 10 am, the special or general powers of attorney in English and Romanian shall be submitted in original form, together with a copy of the identity card or registration certificate of the shareholder represented, at the company's headquarters or sent via e-mail, with extended electronic signature. In the event that a shareholder mandates a credit institution which provides custody services, to attend and vote in the general meetings, only the original special power of attorney is needed accompanied by an original affidavit issued by the credit institution (according to the article 207 of the ASF Regulations no. 5/2018 on issuers of financial instruments and market operations).

One or more shareholders representing, individually or together, at least 5% of the share capital has/have the right:

- a) to introduce items on the agenda of the General Meeting of Shareholders, provided that each item is accompanied by a justification or by a draft resolution proposed to be adopted by the General Meeting of Shareholders;
- b) to present draft resolutions for the items included or proposed to be included on the agenda of the General Meeting of Shareholders.

The rights specified under the letters **a** and **b** can only be exercised in writing, the formulated proposals to be sent by courier services or by electronic means. Shareholders can exercise the rights specified under the letters **a** and **b** within 15 days from the date of publication of the Convening Notice in the Official Gazette of Romania.

In cases where the exercise of the right provided for in letter a) determines the modification of the agenda of the General Meeting already communicated to the shareholders, the company will make available a revised agenda, using the same procedure as that used for the previous agenda, before the reference date of the general meeting of shareholders, so that to allow the other shareholders to appoint a representative or, if applicable, to vote by mail.

The company's shareholders can ask questions regarding the items on the agenda of the General Meeting until 29.02.2024, 10:00 a.m, at the address: relatiicuinvestitorii@antibiotice.ro.

In all the above cases, with the exception of the special or general power of attorney granted by a shareholder to a credit institution which provides custody services, the legal entity

shareholders prove their legal representative status, with the legal representative's identity card together with an ascertaining certificate issued by the Trade register, or any other document issued by a competent authority in the State where the shareholder is legally registered, which certifies the capacity of legal representative. The documents will be presented in original or in copy conforming to the original. The ascertaining certificate or the equivalent document attesting the legal representative capacity of the legal entity shareholder will be issued no later than 30 days before the date of publication of the Convening Notice of the General Meeting of Shareholders. These documents certifying the capacity of legal representative drawn up in a foreign language, other than English, will be accompanied by a translation in Romanian or in English made by an authorized translator, without being legalized or apostilled [Art. 194 of Regulation 5/2018 on issuers of financial instruments and market operations).

In accordance with Art. 198 and art. 199 of Regulation 5/2018 on issuers of financial instruments and market operations, in the case of shareholders who ask questions or make proposals to complete the agenda, they can attest their identity also by submitting the account statement which proves the shareholder status as well as the number of shares held, issued by the central depository or, as the case may be, by the indirect participants who provide custody services (according to art. 146 paragraph 4¹ of Law no. 297/2004).

More detailed information on shareholders' rights can be accessed on the company's website (www.antibiotice.ro).

In case of non-fulfillment of the statutory quorum for the validity of the deliberations at the first convocation, the Ordinary and Extraordinary Meetings shall be rescheduled for the date of **01.03.2024**, at 10:00 a.m. and at 12:00 a.m., at the same address and with the same agenda.

At these General Meetings of Shareholders, all the shareholders registered in the Shareholder Register by the end of 19.02.2024, established as reference date are entitled to attend and vote.

President of the Management Board, *Lucian TIMOFTICIUC*