



Vote-by-mail form for the GENERAL MEETING OF SHAREHOLDERS held on 16/17.04.2024

The undersigned	[individual shareholder's full name], identifie				
The undersigned by [identity card], series, number _	, issued by,				
on, domiciled in	, National				
Identification Number,					
or					
The undersigned	[name of the entity/legal				
person], established in					
no. J Unique Registration	Code, legally represented				
by	(*)				
shareholder on the reference Date, i.e. 04.04 registered at the Trade Register Office under number ofshares, representingthe Company, which grant mevot representing% of the total voting right	per J22/285/1991, fiscal code 1973096, holding a% of the total 671,338,040 shares issued by ing rights in the General Meetings of Shareholders				
being aware of the Agendas for the General Meetin on 16.04.2024, at 10:00 am and 12:00 am, and resp (in the event that the conditions for organizing the	pectively 17.04.2024 , at 10:00 am and 12:00 am,				

and in accordance with Article 208 of the ASF Regulation no. 5/2018, I hereby exercise my right to vote by mail, as follows:

on the first above-mentioned date) and being aware of the documentation provided by Antibiotice

No.	Agenda for		Option	
	Extraordinary General Meeting of Shareholders	for	against	abstention
0	1	2	3	4
1.	Approval for amending the Articles of Incorporation of Antibiotice S.A. Chapter V Management Board: amending Art. 29, Art. 30, Art. 39, Art. 41, Art. 42 and insertion of new article Art. 40¹. Art. 29 amended: "Composition of the Management Board. The company is managed according to the unitary system, by a Management Board made up of 7 (seven) members, natural or legal persons, with experience in managing commercial companies or autonomous administrations. The members of the Management Board should have a higher education and at least a 7-year experience in the field of engineering, economic, social, legal sciences or in the company's field of activity. Most members of the Management Board are non-			

in connection with these agendas,

- executive, independent administrators. For the appointment of an administrator to be legally valid, the appointed person must expressly accept it. The members of the Management Board will conclude a professional liability insurance within the limits and under the conditions set by the General Meeting of Shareholders."
- Art. 30 amended: "No more than 2 members who are public officials or belong to the staff of the tutelary public authority or other public authorities or institutions may be selected in the Management Board. A person who held a management position, respectively an administrator and /or a director whose term of office ceased as a result of non-fulfillment of the performance and/or management objectives and criteria cannot be selected in the Board. A natural person can exercise simultaneously at most 2 mandates as a member of the Management Board and/or as a member of the supervisory board in public enterprises whose headquarters are located on the territory of Romania. This provision applies to the same extent to the natural person who represent a legal person, administrator or member of the supervisory board, as well as to the legal person appointed administrator."
- Art. 39 amended: "Committees of the Management Board. The Nomination and Remuneration Committee, the Risk Management Committee and the Audit Committee are established within the Management Board. These committees can be made up of non-executive directors. The President of each committee is independent."
- Art. 41 amended: "Audit Committee. The Audit Committee fulfills the duties provided for in art. 65 of Law no. 162/2017, with subsequent amendments. The committee is made up of non-executive administrators, the majority of administrators being independent, at least one being qualified as a financial auditor according to a document issued by the competent authority from Romania, from another member state, from a member state of the European Free Trade Association, from Switzerland or from the United Kingdom of Great Britain and Northern Ireland, according to the law. As an exception to this provision, a person is competent to be part of the Audit Committee of a public enterprise if this person has at least 3 years of experience proven with documents in statutory audit, acquired by participating in statutory audit missions in Romania, in another member state, in an EFTA state, in Switzerland or in the United Kingdom of Great Britain and Northern Ireland or within the audit committees formed at level of management/supervisory boards companies/public interest entities."
- Art 42 amended: "How the Committees operate. The Management Board can create other advisory committees tasked with carrying out analyzes and developing recommendations for the Board in the fields of interest for the company's activity. The Management Board establishes by

	regulation the mode of operation and the procedure for		
	adopting decisions within the advisory committees."		
	 After art. 40, art. 40¹ is inserted with the following content: 		
	"Risk Mamagement Committee. The committee's composition		
	and duties are set by the Management Board. The Risk		
	Management Committee ensures the consistency of the		
	control activities with the risks generated by the activities		
	and processes that are the subject of the control, it		
	identifies, analyzes, evaluates, monitors and reports the		
	identified risks, the plan of measures to mitigate or		
	anticipate them, other measures taken by the executive		
	management. It is also responsible for measuring the solvency		
	of the public enterprise, by reference to its usual attributions		
	and obligations, and informs or, as the case may be, makes		
	proposals to the Management Board, respectively the		
	supervisory board. "		
	Approval for amending the Articles of Incorporation of Antibiotice		
	S.A. Chapter V Management Board: amending Art. 35 paragraph 2		
	and insertion of new paragraph 4 of article Art. 49 in Chapter VI		
	the Company Management.		
	a) Art. 35 paragraph 2 amended: "Revocation of administrators.		
	In case of revocation without just cause, the administrator is		
2.	entitled to the payment of damages-interests equal to two fixed		
	monthly allowances."		
	b) Paragraph 4 with the following content is inserted in Art. 49:		
	"Remuneration of directors. If the revocation of a director occurs		
	without just cause, the revoked director is entitled to the		
	payment of damages-interests equal to two fixed monthly		
	allowances."		
	Approval for relocating the Antibiotice S.A. Representative office		
	in Vietnam from the address: Vietnam, Hanoi, Duy Tan St, Cau		
3.	Giay District, Dich Vong Hau Ward, alley 82, tower 3A, room 807,		
] 3.	the 8 th floor to the address: Vietnam, Hanoi, 78 Duy Tan St., Cau		
	Giay District, Dich Vong Hau Ward, Sannam building, the 8 th floor.		
	Giay District, Dich volig Hau Ward, Salinani Dultung, the of 1001.		

No.	Agenda for		Optio	n
.,	Ordinary General Meeting of Shareholders	for	against	abstention
0	1	2	3	4
1.	Approval of the Management Report at 31.12.2023.			
2.	Submission of the Statutory Auditor's Report.			
3.	Approval of the financial statements for the financial year 2023 based on the Management Report and the Financial Auditor's Report.			
4.	Approval of the distribution of net profit for 2023, fixing of the gross dividend per share and setting of the date of 11.10.2024 as the payment date.			
5.	Approval for registering the unsolicited and unclaimed dividends for the financial year 2019 as revenues.			
6.	Approval of the degree in which the non-executive administrators achieved the performance indicators for 2023.	_		
7.	Approval of the degree in which the executive administrator/general director achieved the performance indicators for 2023.			

	Approval of the discharge from administration of the	
8.	administrators for the activity carried out in the financial year	
	2023, based on the submitted reports.	
	Acknowledgement that the mandate contracts of the	
9.	Management Board members ceased as a result of completing	
	the term for which they were concluded.	
	Approval for renewing the mandate as an executive	
	administrator of the General Director for a 4-year period,	
	between 19.04.2024 - 19.04.2028, pursuant to art. 28 para. 8 of	
	· ·	
10	GEO no. 109/2011 on the corporate governance of public	
10.	enterprises, as a result of carrying out the procedure established	
	by art. 25 of the Annex to GD no. 639/2023 for the approval of	
	the methodological rules for applying the Government	
	Emergency Ordinance no. 109/2011 on the corporate governance	
	of public enterprises.	
	Approval of the appointment of 6 (six) interim non-executive	- An item on the agenda
	administrators for 5-month mandates which can be extended for	become devoide of
	good reasons up to 7 months. If the procedure for the selection	purpose as a result of
	and nomination of the permanent administrators initiated	completing the Convening
	according to decision no. 4 of 14.09.2023 of the General Meeting	Notice with the item 11 1
	of Shareholders will be completed before the expiration of the	requested by the
	period for which the interim administrators are appointed, the	significant shareholder
	permanent administrators will be appointed immediately by the	Infinity Capital
	General Meeting of Shareholders, and the mandate of the	Investments S.A. (art. 40 1
	interim administrators will cease.	para. 12 of GEO 109/2011
	The list containing information on the name, place of residence	"In the case of companies
	and professional qualification of the persons proposed for the	whose shares are listed on
	position of administrator is published on the company's website	a regulated market, the
	at the shareholders' disposal, and can be consulted and	provisions of the
	completed by them. The deadline for receiving proposals of	legislation specific to the
		capital market are
	candidates for the positions of administrators is 08.04.2024.	applicable." Art. 166 of
		I
		the Regulation no. 5/2018
		of ASF "Art. 166 In the
11.		situation where a
		significant shareholder
		requests, under the
		conditions of art. 92 para.
		(3) and (5) from Law no.
		24/2017, the introduction
		of an item on the agenda
		of a General Meeting of
		Shareholders on the
		election of members of
		the Management Board by
		applying the cumulative
		voting method, the
		Management Board is
		obliged to introduce that
		item on the agenda, in
		compliance with art. 92
		para. (6) from the same
		law. "The election of the
		members of the
		Management Board based
L		management board based

				the r the share	datory, as espective eholder."	ethod is a result of request of significant
		tion of the members of the cumulative voting method	e Antibiotice S.A. Management Boa	rd for	a 4-year m	nandate, by
	No.	Name	Quality		Cumulat Votes Giv	
	1	Ioan NANI	incumbent administrator / candidate			
	2	Lucian TIMOFTICIUC	incumbent administrator / candidate			
	3	Mihai TRIFU	incumbent administrator / candidate			
11 ¹ .	4	Catalin Codrut POPESCU	incumbent administrator / candidate			
	5	Catalin LUNGU	incumbent administrator / candidate			
	6	Raluca PUIU	Candidate			
	7	Ionut Sebastian IAVOR	Candidate			
	8	Aurelia TALPOS	Candidate			
	9	Cristian MOCANU	Candidate			
		<u> </u>			Optio	n
		items 12,13,14,15 included e first convening notice	reformulated according to the completed convening notice (these reformulations were made in order to be compliance with request of			
			shareholder Infinity Capital Investments. The request of significant shareholder is the election of the Board members by cumulative voting for a 4-year term).	for	against	abstention
12.	indic non- durir	ing of the performance cators for the interim executive administrators ng the interim period;	Setting of the performance indicators for the non-executive administrators.			
13.	Setting of the 2024 performance indicators for		Setting of the performance indicators for the executive administrator/general director.			

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	Approval of the mandate	Approval of the mandate	
	contract for the executive	contract of the executive	
14.	administrator/general	administrator/general director .	
	director for the period		
	19.04.2024 - 19.04.2028;		
	Approval of the mandate	Approval of the mandate	
	contracts for the interim non-	contracts of the non-executive	
15.	executive administrators for	administrators.	
	the period 19.04.2024 -		
	19.09.2024;		
		racts concluded by the company	
		directors of the company to be	
		ng clause: "If the administrator or	
15 ¹ .	director who has concluded	a mandate contract with the	
15.	company is revoked without	just cause, the administrator or	
	director who has concluded	a mandate contract with the	
	company is entitled to the pay	ment of damages-interests in the	
	amount of 2 fixed monthly allo		
	Approval of the addenda to th		
16.	executive administrators in		
	indicators for 2024.		
	Approval of the addenda to		
17.	executive administrator/gene	ral director including the key	
	performance indicators for 202	24.	
18.	Approval of the Management	t Plan, updated with the new	
10.	performance indicators.	•	
19.	Approval of the remuneration i	report for 2023.	
20.		ons for the Management Board	
20.	members according to the man	_	
	· ·	2024 as the registration date for	
	• •	whom the effects of the adopted	
24		ordance with the provisions of art.	
21.		n issuers of financial instruments	
	· · · ·	etting the date of 23.09.2024 as	
	the ex-date.		

^{*}By the cumulative voting method, each shareholder has the right to assign his/her/its cumulative votes (the votes obtained after multiplying the votes held by any shareholder, according to the participation in the share capital, with the number of administrators who are about to form the Management Board) to one or more persons proposed to be elected in the Management Board.

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 und	dersigned,	am fully	and exc	clusively	liable f	or the	stipulations	contained	therein,	in my
capacity	as shareho	older of A	ntibioti	ce tradir	ng comp	any.				

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:

 $\overline{(*)}$ to be completed for entities/corporate shareholders only.

The voting form by mail will be modified and completed accordingly if, in accordance with the legislation in force, one or more shareholders representing, individually or together, at least 5% of the share capital will introduce new items on the agenda of the general meeting.

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.

After filling in and signing the Vote by mail, an original copy shall be submitted/sent to Antibiotice headquarters, in a sealed envelope, mentioning the confidential nature of the content, so that it is recorded at the Antibiotice Registrar's Office by 14.04.2024, 10:00 am at the latest.