

by



## *Vote-by-mail form* for the GENERAL MEETING OF SHAREHOLDERS held on <u>28/29.05.2024</u>

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

shareholder on the reference Date, i.e. 16.05.2024, 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 lasi* convened on **28.05.2024**, at 10:00 am, and respectively **29.05.2024**, 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 208 of the ASF Regulation no. 5/2018, I hereby exercise my right to vote by mail, as follows:

No.	Agenda for		Option		
	Ordinary General Meeting of Shareholders	for	against	abstention	
0		2	3	4	
1.	Approval of the distribution of net profit for 2023, fixing of the gross dividend per share and setting the date of 11.10.2024 as the date for starting the payment.				
2.	Approval of the date of 24.09.2024 as the registration date for identifying the shareholders on whom the effects of the adopted decisions are reflected, in accordance with the provisions of art. 86, para. 1 of Law 24/2017 on issuers of financial instruments and market operations, and setting the date of 23.09.2024 as the ex-date.				
3.	Approval of the integral component of the selection plan within the selection procedure triggered by Decision no. 4 of the OGMS on 14.09.2023.				
4.	4 <sup>1</sup> . Approval of the termination of the mandate of Ms. Raluca PUIU as interim non-executive administrator is noted as a result of the express resignation of the administrator.				
	4 <sup>2</sup> . Approval of the appointment of an interim non-executive administrator is approved for a mandate equal to that of the interim				

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(\*)

administrators appointed by the GSM, by the decision no. 11 <sup>1</sup> of 16.04.2024, i.e. up to 16.09.2024, with the possibility of extension, once, for another 2 months, for valid reasons.		
4 <sup>3</sup> . Approval of the signing of the mandate contract with the interim non-executive administrator appointed during the meeting is approved.		

## 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. \_\_\_\_\_