



## Vote-by-mail form

## the Ordinary General Meeting of Shareholders of Antibiotice SA held on 05/06.11.2025

The undersigned, number, number, number, domiciled in, dentification Number,	, issued by,
or	
The undersigned	, registered at the Trade Register Office under n Code, legally represented
shareholder on the reference Date, i.e. 24.10 registered at the Trade Register Office under number ofshares, representingby the Company, which grant me% of the toto.	per J1991000285223, fiscal code 1973096, holding % of the total <b>671,338,040</b> shares issued voting rights in the General Meeting of
being aware of the Agenda for the Ordinary Genconvened on 05.11.2025, at 10:00 am, and respect that the conditions for organizing the General Mee above-mentioned date) and being aware of the connection with these agendas,	ctively on <b>06.11.2025</b> , at 10:00 am (in the event eting of Shareholders will not be met on the first
and in accordance with Article 208 of the ASF Reg vote by mail, as follows:	ulation no. 5/2018, I hereby exercise my right to
	Ontion

No	No Agenda for the Ordinary General Meeting of Shareholders		Option			
INO			against	abstenti on		
0	1	2	3	4		
1.	Approval of the performance indicators for the non-executive administrators holding office for the 2025-2029 mandate, pursuant to the provisions of Article 30 of GEO no. 109/2011 on the corporate governance of public enterprises					
2.	Approval of the performance indicators for the executive administrator holding office for the 2025-2029 mandate, pursuant to the provisions of art. 30 and 36 of GEO No. 109/2011 on the corporate governance of public enterprises					
3.	Acknowledgement of the vacancy of an administrator's position.					
4.	Initiation of the selection procedure for an administrator, pursuant to the provisions of art. 24 of GD no. 639/2023 approving the methodological norms for establishing the selection criteria of the members of the management and supervisory boards of public enterprises.					

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5.	purs no. Shou pern tern pern Gen adm	uant to the provisions of 109/2011 on the corporuld the procedure for the nanent administrator by for which the interinanent administrator sheral Meeting of Shareholinistrator shall cease by	administrator for a 5-me art. 29 <sup>1</sup> paragraphs (1) ar ate governance of public the selection and nomina e finalized before the e m administrator was appeal all be appointed immedit ders, and the mandate of operation of law.	nd (2) of G enterprise ation of t xpiry of t pointed, t ately by t f the inter	EO es. he he he he im		arm of ot	ffice until 1
		04.2029, by the cumulat		icibiocice :		a (C		
	Nr. Crt	Name	Quality	for	Option against	abs	tentation	Cumulative Votes Given*
	1	Ioan NANI	Incumbent administrator					
	2	Ionut Sebastian IAVOR	Incumbent administrator					
6.	3	Corina Luminita VULPES	Incumbent administrator					
	4	Laura Cristina STANISLAV BOGDAN	Incumbent administrator					
	5	Andrei Tiberiu NOVAC	Incumbent administrator					
	6	Catalin LUNGU	Incumbent administrator					
	7	Madalina-Anca BONIFATE	Candidate					
	(*) 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.  (**) The mandate contract of the new administrator, appointed at the proposal of the significant shareholder Infinity Capital Investments SA, will be signed with the General Meeting of Shareholders during the meeting.							
7.	Appropries the clau direction occurrents occurrents and the continuous	roval of the inclusion in company with its adminise: 'In the event that ctor who has concluded urs without just cause, tiled to compensation i	the mandate contracts of strators and directors of t the dismissal of an adm a mandate contract with the administrator or direc n the amount of six (6)	concluded the following the following the following the following the compandator shall	by ing or iny be		J	
	HION	monthly salaries."						

## 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),
- The certificate of incorporation or any other document attesting to the quality of legal representative, in the case of legal entity shareholders.

Contact phone number	
/The undersigned, am fully and exclusively liable for the stipulations capacity as shareholder of Antibiotice trading company.	s contained therein, in my
Date	

(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 - ir	· ı capitals)
(Seal and signature of the shareholder's legal representative)	
Contact phone no	

(\*) 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 16<sup>th</sup> 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 03.11.2025, 10:00 am at the latest.