MED LIFE S.A.

Sediul social: București, Calea Griviței, nr. 365, sector 1, România Codul de înregistrare fiscală: 8422035 Număr de ordine în Registrul Comerțului: J40/3709/1996 Capital social subscris și vărsat: 132.870.492 RON



No. 40/21.11.2023

To: BUCHAREST STOCK EXCHANGE FINANCIAL SUPERVISORY AUTHORITY

CURRENT REPORT

In accordance with Law no. 24/2017 on issuers of financial instruments and market operations (republished) and ASF Rule no. 5/2018 on issuers of financial instruments and market operations

Report Date: 21 November 2023

Name of the issuing company: MED LIFE S.A. ("MedLife" or "The Company")

Registered Office: Bucharest, Calea Grivitei, no. 365, district 1, Romania

Fax number: 0374 180 470

Unique Registration Code at the National Office of Trade Registry: 8422035

Order number on the Trade Registry: J40/3709/1996

Subscribed and paid-in share capital: 132,870,492 RON

Total number of shares: 531,481,968 (out of which 162,984 shares without voting rights and 531,318,984

shares with voting rights)

Regulated market on which the issued securities are traded: Bucharest Stock Exchange, Premium

Category

Significant events to report: Convening of the Extraordinary General Meeting of Shareholders (EGMS) of Med Life S.A. (MedLife or the Company) on 22/23 December 2023

The company informs the shareholders and investors that, during the meeting of the Board of Directors of the Company as of 20 November 2023, it has been approved the Convening of the EGMS on **22 December 2023**, at 10:00 o'clock (Romanian time), at the MedLife headquarters in Bucharest, 365, Calea Grivitei, CEx Building, 1st District, for all the shareholders registered in the shareholders' registry kept by Central Depositary at the end of **13 December 2023**, established as the reference date for holding the EGMS.

The documents and supporting materials concerning the proposals on the agenda of the Meeting, the draft resolutions, the total number of shares and voting rights at the time of the convening, as well as the special proxy templates and voting by correspondence ballots for the Meeting will be made available to the shareholders in Romanian and in English languages, starting with **21 November 2023** in electronic format on the Company's website, www.medlifeinternational.com, Investor Relations section < G.M.S. Documents and in hard copy at the Company's headquarters in Romania, Bucharest, Calea Grivitei no. 365, District 1.

Attached to this report the EGSM convening notice.

Mihail Marcu Chief Executive Officer

MED LIFE S.A.

CONVENING NOTICE

The Board of Directors of MED LIFE S.A., a joint stock company managed in a one tier system and functioning under the laws of Romania, having its headquarters in Romania, Bucharest, Calea Grivitei no. 365, District 1, registered with the National Office of the Trade Registry associated with the Bucharest Tribunal, under no. J40/3709/1996, sole registration code 8422035, having a share capital subscribed and paid of 132,870,492 RON (hereinafter the "Company"), according to the provisions of art. 117 of the Companies Law 31/1990, republished ("Law 31/1990"), of Law 24/2017 on issuers of financial instruments and market operations, republished ("Law 24/2017") and regulations adopted for the application thereof, corroborated with art. 10 of the Company's articles of association,

Convenes:

THE EXTRAORDINARY GENERAL SHAREHOLDERS MEETING

("EGSM" or the "Meeting")

on **22.12.2023**, at **10.00** hours (Romanian time) at the Company's headquarters in Bucharest, Calea Griviței no. 365, CEx building, district 1, for all shareholders registered in the shareholders' registry kept by the Central Depository S.A. at the end of the date of **13.12.2023**, set as the **reference** date for the EGSM, with the following agenda:

Agenda:

- 1. Authorization of the Company's Board of Directors to:
 - 1.1 negotiate with Banca Comercială Română S.A., as Arranger, Agent and Lender and with other credit institutions that are syndicate members acting as Lenders, the terms and conditions of extending the credit limit by an additional amount of up to EUR 50 Million. The loans the limits of which are subject to the increase have been granted based on the Syndicated Credit Facility Agreement entered into on 13 December 2022, with a total principal amount of EUR 228 Million, with Med Life S.A.; Bahtco Invest S.A.; Accipiens S.A.; Policlinica de Diagnostic Rapid S.A.; Clinica Polisano S.R.L.; Dent Estet Clinic S.A.; Genesys Medical Clinic S.R.L.; Centrul Medical Sama S.A.; Valdi Medica S.R.L.; PharmaLife Med S.R.L.; Prima Medical S.R.L.; Anima Specialty Medical Services S.R.L.; CED Pharma S.R.L.; Badea Medical S.A.; Centrul Medical Micromedica S.R.L.; Solomed Clinic S.A.; Vita Care Flav S.R.L.; MNT Asset Management S.R.L.; MNT Healthcare Europe S.R.L.; Pharmachem Distributie S.A.; Sano Pass S.A.; Sweat Concept One S.R.L.; Onco Card S.R.L.;

OncoCard Invest S.R.L.; Diamed Center S.R.L.; Stem Cells Bank S.A.; Sfatul Medicului S.R.L. and Medici's S.A. as Borrowers (as well as other companies within Medlife Group, as applicable) (the contract to be amended referred to hereinafter as the "**Credit Contract**");

- 1.2 negotiate with Banca Comercială Română S.A, as well as with the other credit institutions that will partake in extending the credit limit with Banca Comercială Română S.A., the terms and conditions of the addenda to the existing financing contracts and to the new / additional financing documents to be concluded, including but not limited to movable and immovable mortgage agreements securing the obligations undertaken by the Borrowers in connection with the financing arrangements under the Credit Contract. The addenda and the new financing documents to be concluded shall be entered into for the purpose of securing (or confirming the securing of) the obligations undertaken by the Borrowers in connection with the loans granted to the Borrowers, as such will be increased.
- 2. Authorising the Board of Directors of the Company to execute all operations and/or procedures necessary or suitable and to enter into all necessary documents for or with the view to the implementation of decision 1 above.
- 3. Authorising the Chairman of the Board of Directors of the Company to draw up and sign, on behalf of the Company, to file any documents and to issue any required affidavits and to fulfil any formalities regarding the EGSM resolutions, such as publication formalities, including to pay any taxes, to request and receive any documents / deeds issued by any competent authorities, as well as to authorise other person to carry out the mandate in connection with the aforementioned.

Only persons registered as shareholders on the **Reference Date 13.12.2023** in the Company's shareholders registry managed by Depozitarul Central S.A. have the right to attend and vote in the EGSM.

Shareholder proposals in connection with the Meeting

One or several shareholders, holding individually or collectively, at least 5% of the share capital of the Company, (hereinafter the "**Initiators**") have the right to:

- (a) add proposals to the agenda of the Meeting, provided that each proposal is accompanied by a justification or a draft resolution submitted for approval to the EGSM; and
- (b) present draft resolutions for the proposals included or proposed to be included on the agenda of the EGSM.

The applications by Initiators to add new proposals on the agenda, and to present draft resolutions for the proposals included or proposed to be included on the agenda of the EGSM, together with a copy of the valid identification document of the Initiator shall be sent to the Company as follows:

- a) Handed at the registration desk of the Company in Bucharest, Calea Griviței no. 365, CEx building, district 1, before **17.12.2023**, at 16.00 hours (Romania time), in a sealed envelope, with the clear inscription in capital letters "FOR THE GENERAL SHAREHOLDERS MEETING OF MED LIFE S.A. OF 22/23 DECEMBER 2023";
- b) Delivered to the registration desk of the Company in Bucharest, Calea Griviței no. 365, CEx building, district 1, before **17.12.2023**, at 16.00 hours (Romania time), in a sealed envelope, with the clear inscription in capital letters "FOR THE GENERAL SHAREHOLDERS MEETING OF MED LIFE S.A. OF 22/23 DECEMBER 2023";
- c) Sent by email with the extended electronic incorporated signature, as regulated under Law no. 455/2001 on electronic signature, before **17.12.2023**, at 16.00 hours (Romania time), at the address <u>investors@medlife.ro</u>, specifying in the subject line: "FOR THE GENERAL SHAREHOLDERS MEETING OF MED LIFE S.A. OF 22/23 DECEMBER 2023".

The agenda supplemented with the proposals of the aforementioned shareholders shall be published in compliance with the requirements of the law and of the articles of association applicable to the calling of the Meeting at least 10 calendar days prior to the EGSM.

Questions regarding the general shareholders meeting

The Company's shareholders, regardless of their quota in the share capital, may ask questions in writing concerning the proposals on the agenda of the Meeting, and such inquiries shall be sent together with a copy of the valid identification documents of the shareholder, as follows:

- a) Handed at the registration desk of the Company in Bucharest, Calea Griviței no. 365, CEx building, district 1, in a sealed envelope, with the clear inscription in capital letters "FOR THE GENERAL SHAREHOLDERS MEETING OF MED LIFE S.A. OF 22/23 DECEMBER 2023" before 19.12.2023, at 16.00 hours (Romania time);
- b) Delivered by any tracked courier service to the registration desk of the Company in Bucharest, Calea Griviței no. 365, CEx building, district 1, so that it is registered at the registration desk of the Company before 19.12.2023, at 16.00 hours (Romania time), in a sealed envelope, with the clear inscription in capital letters "FOR THE GENERAL SHAREHOLDERS MEETING OF MED LIFE S.A. OF 22/23 DECEMBER 2023":
- c) Sent by email with the extended electronic incorporated signature, as regulated under Law no. 455/2001 on electronic signature at the address investors@medlife.ro, specifying in the subject line: "FOR THE GENERAL SHAREHOLDERS MEETING OF MED LIFE S.A. OF 22/23 DECEMBER 2023" before 19.12.2023, at 16.00 hours (Romania time).

Attending the general shareholder meeting

The access of the shareholders registered with the shareholders registry at the Reference Date having the right to attend the Meeting is permitted with a simple proof of their identity, secured (i) in case of shareholders who are individuals, based on the identification document, or (ii) in

case of shareholders that are legal persons, based on the identification documents of the legal representative thereof, and (iii) in case of represented shareholders who are individuals or legal persons, based on the power of attorney granted to the persons representing the shareholder, in compliance with the applicable law.

The shareholders registered at the Reference Date with the shareholders registry of the Company managed by Depozitarul Central S.A. are allowed to attend in person or by representation in the Meeting, each shareholder being entitled to appoint any individual or legal person as representative to attend and vote on their behalf in the EGSM, in compliance with the provisions of art. 105 of Law no. 24/2017.

A shareholder may appoint one person to represent them in the EGSM. Nevertheless, if the shares in the Company held by the shareholder are registered in several securities account, this restriction shall not apply and the shareholder may appoint one representative in the Meeting separately for shares held in each securities account. Nevertheless, the shareholder is prohibited from exercising different votes in respect of the shares held in the Company.

If attending by representation, the shareholder shall appoint a representative via a special proxy issued on a basis of the template made available by the Company to the shareholders in Romanian and English languages or via a general proxy issued in accordance with the provisions below.

A shareholder may appoint via the proxy one or several substitute representatives to secure their representation in the EGSM if the primary representative cannot fulfil the mandate. If several substitute representatives are listed, the proxy shall also specify the order in which they are to exercise the mandate.

If the shareholder is represented by a custodian credit institution, such institution shall vote in the EGSM based on the voting instructions received by electronic communication channels, without a special or general proxy being required to be issued by the shareholder. The custodian shall vote in the Meeting exclusively within the limits of the instructions received from its clients who are shareholders in the Company at the Reference Date.

If proposals are being discussed in the EGSM that, in accordance with the applicable law, are not included in the published agenda, the representative shall vote on such proposals taking into account the interest of the represented shareholder.

The special proxy

The special proxy is valid only for the Meeting for which it has been issued. The special proxy shall be issued only on the basis of the special proxy template made available to the shareholders by the Company, as referred to in section *Other provisions concerning the Meeting* below.

The representative shall vote in accordance with the instructions given by the shareholder appointing them. The proxies shall include specific voting instructions for each proposal on the agenda of the Meeting.

An original copy of the proxy, completed in Romanian or English language and signed by the shareholder, together with a copy of the identification document of the shareholder and of the representative, shall be sent to the Company as follows:

- a) Handed at the registration desk of the Company in Bucharest, Calea Griviței no. 365, CEx building, district 1, in a sealed envelope, with the clear inscription in capital letters "FOR THE GENERAL SHAREHOLDERS MEETING OF MED LIFE S.A. OF 22/23 DECEMBER 2023" before 20.12.2023, at 08.00 hours (Romania time);
- b) Delivered by any tracked courier service to the registration desk of the Company in Bucharest, Calea Griviței no. 365, CEx building, district 1, so that it is registered at the registration desk of the Company before 20.12.2023, at 08.00 hours (Romania time), in a sealed envelope, with the clear inscription in capital letters "FOR THE GENERAL SHAREHOLDERS MEETING OF MED LIFE S.A. OF 22/23 DECEMBER 2023":
- c) Sent by email with the extended electronic incorporated signature, as regulated under Law no. 455/2001 on electronic signature at the address investors@medlife.ro, specifying in the subject line: "FOR THE GENERAL SHAREHOLDERS MEETING OF MED LIFE S.A. OF 22/23 DECEMBER 2023" before 20.12.2023, at 08.00 hours (Romania time).

In all cases, the representative shall hand over to Meeting organizers an original copy of the proxy, upon registration.

Special provisions concerning general proxy

The general proxy shall be valid only where: (i) it is issued for a period no longer than 3 years, (ii) explicitly allows the representative of the shareholder issuing the proxy to vote in all aspects debated in the general shareholders meeting of the Company, including as concerns acts of disposition and (iii) is issued by the shareholder as client to an intermediary defined in accordance with art. 2 par. (1) point 19 of Law 24/2017 or to an attorney at law. The shareholders of the Company shall not be represented in the Meeting based on a general proxy by a person with conflicting interests arising in particular from the following circumstances:

- a) is a majority shareholder of the Company or another entity controlled by that shareholder;
- b) is a member of the administration, management or supervision body of the Company, of a majority shareholder or of a controlled entity, as referred to in let. a);
- c) is an employee or an auditor or the Company or of a majority shareholder or of a controlled entity, as referred to in let. a);
- d) is the spouse, relative or kin up to the fourth degree of an individual referred to in let. a)-c).

The general proxy shall include at least the following information: 1. the name of the shareholder; 2. the name of the representative (to whom the proxy is given); 3. the date of the proxy, as well as the validity period, in compliance with the applicable law. Proxies issued at a later date shall revoke the proxies given at a previous date; 4. An explicit statement that the

shareholder is empowering the representative to participate and vote on their behalf based on the general proxy in the general shareholders meeting in respect of the entire holding of the shareholder in the share capital at the reference date, specifying explicitly the company / companies for which the general proxy is to be used, either by individual listing or through a generic reference to a particular category of issuers.

The general proxy terminates in accordance with par. (2) of art. 202 of FSA Regulation 5/2018.

Before being used for the first time, a copy of the general proxy signed by the shareholder and providing the minimum information required under FSA Regulation no. 5/2018, certified by the representative as being true to the original, together with a statement of the legal representative of the intermediary or of the attorney at law, as referred to above, shall be sent to the Company as follows:

- a) Handed at the registration desk of the Company in Bucharest, Calea Griviței no. 365, CEx building, district 1, in a sealed envelope, with the clear inscription in capital letters "FOR THE GENERAL SHAREHOLDERS MEETING OF MED LIFE S.A. OF 22/23 DECEMBER 2023" before 20.12.2023, at 08.00 hours (Romania time);
- b) Delivered by any tracked courier service to the registration desk of the Company in Bucharest, Calea Griviței no. 365, CEx building, district 1, so that it is registered at the registration desk of the Company before 20.12.2023, at 08.00 hours (Romania time), in a sealed envelope, with the clear inscription in capital letters "FOR THE GENERAL SHAREHOLDERS MEETING OF MED LIFE S.A. OF 22/23 DECEMBER 2023";
- c) Sent by email with the extended electronic incorporated signature, as regulated under Law no. 455/2001 on electronic signature at the address investors@medlife.ro, specifying in the subject line: "FOR THE GENERAL SHAREHOLDERS MEETING OF MED LIFE S.A. OF 22/23 DECEMBER 2023" before 20.12.2023, at 08.00 hours (Romania time).

The statement by the legal representative of the intermediary or by the attorney at law receiving the general proxy shall specify the following:

- (i) The proxy is issued by the shareholder as client of the intermediary or, as applicable, of the attorney at law;
- (ii) The general proxy is signed by the shareholder, including by attaching the extended electronic signature, if applicable.

The statement must be submitted in original, signed and, if applicable stamped, without any other formalities being applicable. The statement is submitted to the Company together with the general proxy, subject to terms and deadline set out above.

The certified copies of the general proxies are kept by the Company and a note is made in the minutes of the Meeting on this matter.

Other provisions concerning representation

The shareholders can appoint and revoke their representative using electronic means of data transfer, the revocation being effective and taking effect in respect of the Company if received by the Company before the deadline for filing/sending the proxies.

The representative cannot sub-appoint another person unless this right was expressly granted to them by the shareholder in the proxy. The proxy issued to a legal person shall be performed by any individual who is a member of that legal person's administrative or management body or by its employees.

Voting by correspondence

The shareholders registered at the Reference Date in the Company's shareholders registry managed by Depozitarul Central S.A. may vote by correspondence using the correspondence voting ballot made available by the Company to its shareholders, in Romanian and English languages.

The voting by correspondence may be exercised by a contractual representative of the shareholder only where such representative received a special / general proxy from that shareholder that is submitted with the Company in accordance with art. 105 par. (14) of Law no. 24/2017 or where the representative is a credit institution providing custodian services, in accordance with art. 105 par. (11) of Law no. 24/2017. If the person representing the shareholder and attending the Meeting in person is not the same as the person who has cast the vote by correspondence, the validity of the vote cast by the attending representative shall be recognised if the representative presents to the EGSM meeting secretary a written revocation of the vote cast by correspondence signed by the shareholder or by the representative who has cast the vote by correspondence. This is not necessary is the shareholder or their legal representative attends the EGSM in person.

In case of voting by correspondence, the voting ballots, completed in Romanian or English language and signed, together with a copy of the identification document of the shareholder shall be sent as follows:

- a) Handed at the registration desk of the Company in Bucharest, Calea Griviței no. 365, CEx building, district 1, in a sealed envelope, with the clear inscription in capital letters "FOR THE GENERAL SHAREHOLDERS MEETING OF MED LIFE S.A. OF 22/23 DECEMBER 2023" before 20.12.2023, at 08.00 hours (Romania time);
- b) Delivered by any tracked courier service to the registration desk of the Company in Bucharest, Calea Griviței no. 365, CEx building, district 1, so that it is registered at the registration desk of the Company before 20.12.2023, at 08.00 hours (Romania time), in a sealed envelope, with the clear inscription in capital letters "FOR THE GENERAL SHAREHOLDERS MEETING OF MED LIFE S.A. OF 22/23 DECEMBER 2023";
- c) Sent by email with the extended electronic incorporated signature, as regulated under Law no. 455/2001 on electronic signature at the address <u>investors@medlife.ro</u>, specifying in the

subject line: "FOR THE GENERAL SHAREHOLDERS MEETING OF MED LIFE S.A. OF 22/23 DECEMBER 2023" before 20.12.2023, at 08.00 hours (Romania time).

Other provisions concerning the Meeting

Proof of shareholding and of the legal representative of the shareholder – legal person or legal entity without legal personality – is based on the shareholders' list at the Reference Date received by the Company from DEPOZITARUL CENTRAL - S.A., based on the following documents submitted by the shareholder with the Company, issued by DEPOZITARUL CENTRAL - S.A. or by the participants providing custodian services:

- a) Account excerpt identifying the shareholder and the number of shares held;
- b) Documents confirming registration of the information on the legal representative with DEPOZITARUL CENTRAL S.A./the relevant participants.

The documents confirming the legal representative issued in a foreign language other than English language shall be accompanied by a translation in Romanian or English language by an authorised translator, without any form of legalisation or apostille being required. In each of the circumstances described above where reference is made to:

- (a) The identification documents of a person, the following documents are taken into consideration: for individuals identity bulletin / card / passport; for legal persons identity bulletin / card / passport of the legal representative registered in the list of the Company's shareholders, issued by DEPOZITARUL CENTRAL S.A.;
- (b) The representative of the shareholders registered in the list of shareholders issued by Depozitarul Central S.A.. If the representative is not registered in the records of Depozitarul Central S.A., in order to assist the Company in the identification of the shareholder's representative in case of legal person, the representative shall present a confirmation certificate issued by the Trade Registry or an equivalent document, in original or in certified copy, issued by a competent authority of the state where the shareholder is legally incorporate, within the validity period and attesting the legal representatives of the shareholder.

Failure to submit the general/special proxies/voting by correspondence ballots before the deadline is sanctioned with the loss of the voting rights by correspondence/representation within the EGSM. The special proxies/voting by correspondence ballots that do not include all minimum information specified in the templates made available by the Company do not take effects as concerns the Company, the general proxies that do not include the minimum information required by the legal provisions for their validity are to be dealt with in the same manner.

If on 22.12.2023 (the date of the first convening of the EGSM) the legal and statutory requirements for the validity of the EGSM are not met, the respective Meeting is convened for 23.12.2023, in the same place and at the same hour and with the same agenda.

The documents and supporting materials concerning the proposals on the agenda of the Meeting, this convening notice, the draft resolutions, the total number of shares and voting rights at the time of the convening, as well as the special proxy templates and voting by correspondence ballots for the Meeting will be made available to the shareholders in Romanian and in English languages, starting with **21.11.2023** at the Company's headquarters in Romania, Bucharest, Calea Grivitei no. 365, District 1 and will also be available on the website of the Company (www.medlife.ro, sectiunea *Relația cu investitorii* < *Adunările Generale ale Acționarilor*)).

On the date of the convening notice, the share capital of the Company is represented by a number of 531,481,968 nominative shares, of which 162,984 are treasury shares without voting rights. Therefore, the total number of voting rights attaching to shares issued by the Company on the date of the convening notice is 531,318,984 voting rights.

The draft resolutions proposed by the shareholders shall be published on the website of the Company as soon as possible after being received.

Additional information may be found with the Investor Relation Department, at the telephone number +40 735 300 926 and on the website of the Company https://www.medlife.ro/relatia-cu-investitorii.

Chairman of the Board of Directors

MIHAIL MARCU

MED LIFE S.A.

Notă de fundamentare a Consiliului de Administrație al Med Life S.A. (MedLife sau Compania) pentru Adunarea Generală Extraordinară a Acționarilor (AGEA) din data de 22 decembrie 2023 / 23 decembrie 2023 (punctul 1 de pe ordinea de zi)

Explanatory note of the Board of Directors of Med Life S.A. (MedLife or the Company) for the Extraordinary General Shareholders Meeting (EGMS) of 22 December 2023 / 23 December 2023 (item 1 of the agenda)

Referitoare la autorizarea Consiliului de Administrație pentru negocierea cu Banca Comercială Română S.A. și alte instituții de credit din cadrul sindicatului a majorării limitei de credit cu o sumă suplimentară de până la 50 Milioane Euro în legătură cu Contractul de facilitate de Credit Sindicalizat încheiat la data de 13 decembrie 2022 și a documentelor de finanțare aferente.

Related to the authorisation of the Board of Directors to negotiate with Banca Comercială Română S.A. and with other credit institutions that are part of the syndicate the extension of the credit limit of up to an additional amount of EUR 50 million in connection with the Syndicated Credit Facility Agreement entered into on 13 December 2022 and the related financing documents.

Temei legal:

- Legea Societăților nr. 31/1990, republicată;
- Legea nr. 24/2017 privind emitenții de instrumente financiare și operațiuni de piață, republicată;
- Actul constitutiv Med Life S.A.

Fundamentare economică:

De la momentul listarii si pana in prezent, Compania MedLife SA a fost o companie achizitiva, cu rezultate excelente atat in ceea ce priveste achizitia de noi companii, cat si din perspectiva proceselor de integrare aferente acestora.

Drept urmare, Grupul MedLife a inregistrat cresteri in cifra de afaceri de peste 20% in medie in ultimii 5 ani, determinate atat de dezvoltari organice, cat si de achizitii.

Exista in continuare oportunitati relevante in piata care ar permite Grupului sa mentina tendinta curenta de expansiune si consolidare a pietei de servicii medicale, concomitent cu captarea de profitabilitate suplimentara.

Pastrand o abordare prudenta, ne dorim sa evaluam aceste oportunitati, fondurile suplimentare urmand a fi utilizate cu precadere pentru derularea proceselor de M&A, cu focus pe achizitii de companii profitabile

Legal basis:

- Companies Law no. 31 / 1990, republished;
- Law no. 24 / 2017 on issuers of financial instruments and market operations, republished;
- Articles of Association of Med Life S.A.

Economic basis:

Since listing until now, MedLife SA has been an acquisitive company, with excellent results both in terms of the acquisition of new companies, as well as from the perspective of their related integration processes.

As a result, MedLife Group recorded increases in turnover of over 20% on average in the last 5 years, determined by both organic developments and acquisitions.

There are still relevant opportunities in the market that would allow the Group to maintain the current trend of expansion and consolidation of the medical services market, simultaneously with capturing additional profitability.

Keeping a cautious approach, we want to evaluate these opportunities, the extension of the credit limit to be used primarily for M&A, with a focus on acquisitions of profitable companies that will largely

care in mare masura nu vor afecta indicatorii de profitabilitate si indatorare la nivel de Grup.

Ne pastram obiectivul curent de a corecta gradual profitabilitatea Grupului precum si gradul de indatorare calculat ca Datorie Neta la EBITDA. In acest obiectiv avem sustinerea multiplelor investitii derulate in ultimii doi ani si care vor livra rezultate importante in perioada urmatoare, cu o orientare puternica catre servicii medicale reziliente la perioade economice mai putin favorabile.

În urma celor expuse, se propune AGEA:

- 1. Autorizarea Consiliului de Administrație al Societății pentru a:
- 1.1 negocia cu Banca Comercială Română S.A, în calitate de Aranjor, Agent și Împrumutător, precum și cu alte instituții de credit din cadrul sindicatului, ce au calitatea de Împrumutători, termenii si conditiile majorării limitei de credit cu o sumă suplimentară de până la 50 Milioane Euro. Creditele ale căror limite urmează a fi majorate au fost acordate în baza Contractului de facilitate de Credit Sindicalizat încheiat la data de 13 decembrie 2022, cu o valoare totală a capitalului împrumutat de 228 milioane euro, cu Med Life S.A.; Bahtco Invest S.A.; Accipiens S.A.; Policlinica de Diagnostic Rapid S.A.; Clinica Polisano S.R.L.; Dent Estet Clinic S.A.; Genesys Medical Clinic S.R.L.; Centrul Medical Sama S.A.; Valdi Medica S.R.L.; PharmaLife Med S.R.L.; Prima Medical S.R.L.; Anima Specialty Medical Services S.R.L.; CED Pharma S.R.L.; Badea Medical S.A.; Centrul Medical Micromedica S.R.L.; Solomed Clinic S.A.; Vita Care Flav S.R.L., MNT Asset Management SRL. MNT Healthcare Europe Pharmachem Distributie SA, Sano Pass SA, Sweat Concept One SRL, Onco Card SRL, OncoCard Invest SRL, Diamed Center SRL, Stem Cells Bank SA, Sfatul Medicului SRL si în calitate de Împrumutați Medici's S.A. (precum și alte societăți din Grupul Medlife, daca va fi cazul), (contractul astfel modificat fiind denumit "Contractul de Credit");
- 1.2 negocia cu Banca Comercială Română S.A, precum și cu alte instituții de credit care vor participa la majorarea limitei de credit împreună cu Banca Comercială Română S.A., termenii și conditiile amendamentelor la contractele de

not affect profitability and indebtedness indicators at the Group level.

We maintain our current objective to gradually adjust the Group's profitability as well as the leverage ratio calculated as Net Debt to EBITDA. In this objective, we have the support of the multiple investments carried out in the last two years and which will deliver important results in the next period, with a strong orientation towards resilient medical services in less favorable economic periods.

On the basis of the above, the following proposal is submitted to the EGMS:

- 1. Authorization of the Company's Board of Directors to:
- negotiate with Banca Comercială Română S.A., 1.1 as Arranger, Agent and Lender and with other credit institutions that are syndicate members acting as Lenders, the terms and conditions of extending the credit limit by an additional amount of up to EUR 50 Million. The loans the limits of which are subject to the increase have been granted based on the Syndicated Credit Facility Agreement entered into on 13 December 2022, with a total principal amount of EUR 228 Million, with Med Life S.A.; Bahtco Invest S.A.; Accipiens S.A.; Policlinica de Diagnostic Rapid S.A.; Clinica Polisano S.R.L.; Dent Estet Clinic S.A.; Genesys Medical Clinic S.R.L.; Centrul Medical Sama S.A.; Valdi Medica S.R.L.; PharmaLife Med S.R.L.; Prima Medical S.R.L.; Anima Specialty Medical Services S.R.L.; CED Pharma S.R.L.; Badea Medical S.A.; Centrul Medical Micromedica S.R.L.: Solomed Clinic S.A.; Vita Care Flav S.R.L.; MNT Asset Management S.R.L.; MNT Healthcare Europe S.R.L.; Pharmachem Distributie S.A.; Sano Pass S.A.; Sweat Concept One S.R.L.; Onco Card S.R.L.; OncoCard Invest S.R.L.; Diamed Center S.R.L.; Stem Cells Bank S.A.; Sfatul Medicului S.R.L. and Medici's S.A. as Borrowers (as well as other companies within Medlife Group, as applicable) (the contract to be amended referred to hereinafter as the "Credit Contract");
- 1.2 negotiate with Banca Comercială Română S.A, as well as with the other credit institutions that will partake in extending the credit limit with Banca Comercială Română S.A., the terms and conditions of the addenda to the existing financing contracts and to the new / additional

finanțare existente și ale documentelor de finanțare noi/suplimentare ce vor fi încheiate, inclusiv dar fără a se limita la contractele de ipotecă mobiliară și contractele de ipotecă imobiliară prin care se garantează obligațiile asumate de Împrumutați cu privire la finanțarea acordată prin Contractul de Credit. Actele adiționale și documentele de finanțare noi ce urmează a fi semnate, vor fi încheiate în scopul garantării (sau confirmării garantării) obligațiilor asumate de Împrumutați în legătură cu creditele acordate Împrumutaților, așa cum vor fi acestea majorate.

Mihail Marcu

Președinte Consiliu de Administrație

financing documents to be concluded, including but not limited to movable and immovable mortgage agreements securing the obligations undertaken by the Borrowers in connection with the financing arrangements under the Credit Contract. The addenda and the new financing documents to be concluded shall be entered into for the purpose of securing (or confirming the securing of) the obligations undertaken by the Borrowers in connection with the loans granted to the Borrowers, as such will be increased.

Mihail Marcu

Chairman of the Board of Directors