

Proxy

TITAN CEMENT INTERNATIONAL

Company Limited by Shares

37 Square de Meeûs, 4th floor, 1000 Brussels, Belgium

Register of Legal Entities (Brussels): 0699.936.657

Annual General Meeting of Shareholders of Titan Cement International SA (the *Company*) to be held on Thursday, 9 May 2024 at 10.00 a.m. CET, at the hotel Hilton Nicosia in Cyprus, 1 Achaion street, Engomi, 2413 Nicosia.

PROXY

The shareholder who wishes to be represented at the Annual General Meeting of Shareholders of the Company needs to use this proxy form. Any other proxy will not be accepted.

To be valid this proxy form must be received by the Company **no later than Friday 3 May 2024**. Shareholders are kindly requested to send the signed form to the e-mail address **general-meeting@titancement.com** by the abovementioned deadline.

Shareholders holding shares via Euroclear may also appoint their proxy electronically, through the platform of ABN AMRO (link: www.abnamro.com/evoting), if the shareholder's financial intermediary is affiliated to such platform, no later than Friday 3 May 2024.

For the sake of good order, kindly note that the undersigned shareholder also needs to fulfil the admission formalities referred to in the convening notice.

The undersigned (name and first name / name of the legal entity) (the <i>Shareholder</i>)					
Residence address / Registe	red address				
	dematerialized / registered <i>(cross out what is not applicable)</i> shares of SA hereby appoints as proxyholder the following person (the <i>Proxyholder</i>), with				
Mr. Dimitrios Katsaounis, th	e Company Secretary				
or					
(Please fill the below details if	you want to appoint a Proxyholder of your choice)				



Proxy

Na ——	me:				
Res	sidence address:				
on 24: the	order to represent him/her at the Annual General Meeting of Shareholders of the Company that will be held Thursday, 9 May 2024 at 10.00 a.m. (CET) at the hotel Hilton Nicosia in Cyprus, 1 Achaion street, Engomi, 13 Nicosia (the <i>Meeting</i>), with the agenda below, or at any later meeting with the same agenda or a part preof, and to vote on his/her behalf on each of the following proposed resolutions as follows:				
(Ple 1.	Annual Report of the Board of Directors and Report of the Statutory Auditor on the annual accounts of				
	the Company for the financial year ended 31 December 2023. <u>Comment on the agenda item:</u> The Board of Directors requests the Meeting to take note of the Annual Report of the Board of Directors on the annual accounts relating to the financial year closed on 31 December 2023 and the Statutory Auditor's Report on the annual accounts relating to the financial year closed on 31 December 2023. Both reports are available on the Company's website (https://ir.titancement.com/en/shareholder-center/annual-general-meetings).				
2.	Presentation of the consolidated annual accounts and of the Statutory Auditor's Report on the consolidated annual accounts.				
	<u>Comment on the agenda item:</u> The Board of Directors requests the Meeting to take note of the consolidated annual accounts relating to the financial year closed on 31 December 2023 and the Statutory Auditor's Report on the consolidated annual accounts relating to the financial year closed on 31 December 2023. Both documents are available on the Company's website (https://ir.titancement.com/en/shareholder-center/annual-general-meetings).				
3.	Approval of the Statutory Annual Accounts for the financial year ended 31 December 2023, including the allocation of profits and approval of the distribution of a gross dividend of EUR 0.85 per share.				
	<u>Proposed resolution:</u> Approval of the Statutory Annual Accounts relating to the financial year ended 31 December 2023 and the appropriation of results for the financial year setting a gross dividend of 0.85 per share. The dividend will be payable on 3 July 2024.				
	For Against Abstain				



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4.	Approval of the Remuneration Report for the financial year ended 31 December 2023.							
	<u>Proposed resolution:</u> Approval of the Remuneration Report presented by the Board of Directors, prepared by the Remuneration Committee and included in the Annual Report.							
	For		Against		Abstain			
5.	_		s of the Board of Directors ancial year ended 31 Decer	· ·	ability arising from the per	formance of		
		<u>Proposed resolution:</u> Discharge to the following persons for the exercise of their mandate as directors during the financial year ended 31 December 2023:						
	Lyn-Mary Grob Ioannis Paniar	ler, Paula I ras, Dimitr	Hadjisotiriou (as from 1 Jur	ne 2023), Led andra Papa	r, Michael Colakides, Harald onidas Kanellopoulos, Nata Ilexopoulou, Kyriakos Riri until 1 June 2023).	lia Nikolaidi,		
	For		Against		Abstain			
6.	_	-	auditor of the Company for year ended 31 December	-	lity arising from the perfor	mance of his		
	<u>Proposed resolution:</u> Discharge to the statutory auditor of the Company, PricewaterhouseCoopers Réviseurs d'Entreprises SRL, with registered office at 1831 Diegem, 5 Culliganlaan, Brussels, represented by Didier Delanoye, for the performance of its mandate during the financial year ended 31 December 2023.							
	For		Against		Abstain			
7.	Approval of the	e co-optatic	on by the Board of Directors	s of Ms. Paul	a Hadjisotiriou as independ	ent director.		
	Comment on the agenda item: Upon proposal of the Nomination Committee, the Board of Director proposes to the Meeting to confirm the mandate of Ms. Paula Hadjisotiriou as independent director are to ratify the decision of the Board of Directors dated 10 May 2023 to appoint her as director as of 1 Jun 2023 to complete the term of the mandate of Ms. Mona Zulficar, namely until 2025. The CV of Ms. Pau Hadjisotiriou is available on the Company's website (https://www.titan-cement.com/about-us/corporat governance/board-of-directors/).							
	'				ljisotiriou as independent di of Ms. Mona Zulficar, name	_		
	For		Against		Abstain			



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8.	Appointment of Ms. S at the end of the Ann		•		•	ear, expiring
	Comment to the age proposes to the Meet of one year expiring a of Ms. Sandra Ma cement.com/en/share	ring to appoint Ms. S It the end of the Ann Iria Soares Santos	Sandra Maria Soc uual General Meet is available o	ares Santos as ting of Shareho n the Compo	independent directo olders to be held in 2	or for a term 2025. The CV
<u>Proposed resolution:</u> Appointment of Ms. Sandra Maria Soares Santos as independent of one year expiring at the end of the Annual General Meeting held in 2025. Ms. Sandra Maria Soares Santos fulfils the criteria of independence set of the 2020 Belgian Corporate Governance Code.						nolders to be
	For		Against		Abstain	
9.	. Amendment of the Remuneration Policy of the Company. <u>Comment on the agenda item:</u> Upon proposal of the Remuneration Committee, the Board of Directors proposes to the Meeting to take note of and approve certain revisions to the Remuneration Policy including the introduction of claw-back provisions. A copy of the proposed amended Remuneration Policy is available on the Company's website (https://ir.titan-cement.com/en/shareholder-center/annual general-meetings).					
	<u>Proposed resolution:</u>	Approval of the ame	ndment of the Re	muneration Po	olicy of the Compan	<i>y</i> .
	For		Against		Abstain	
10.	Approval, in accorda provisions granting ri obligation on the Cora change of control in but under Belgian law	ghts to third parties npany where the ex n the Company (suc require the approv	s, which could aff ercise of those right h provisions are contained and of the General	ect the Compage of the common in int Shareholders'	any's assets or coulent on a public take ernational loan doo Meeting).	d impose an e-over bid or umentation,
	<u>Proposed resolution:</u> Approval, in accordance with Article 7:151 of the Belgian Code of Companies and Associations, of the provisions granting rights to third parties, which could affect the Company's assets or					

could impose an obligation on the Company where the exercise of those rights is dependent on a public

take-over bid or change of control in the Company,

(A) included in the below agreements:

guaranteed by the Company;

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- b. a renewal of an RSD 480,000,000 facility agreement, originally dated 3 December 2015, as amended from time to time, between TCK DOO KOSJERIC as borrower, Raiffeisen Bank a.d. Beograd as lender and the Company as guarantor;
- c. a renewal of a USD 40,000,000 facility agreement, originally dated 1 July 2014, as amended from time to time, between TITAN America LLC as borrower, HSBC BANK USA as lender and the Company as guarantor;
- d. a renewal of a USD 45,000,000 facility agreement, originally dated 30 November 2016, as amended from time to time, between TITAN America LLC as borrower, Wells Fargo Bank as lender and the Company as guarantor;
- e. a renewal of a USD 60,000,000 facility agreement, originally dated 8 July 2020, as amended from time to time, between TITAN America LLC as borrower, CITIBANK N.A. as lender and the Company as guarantor; and

(B) which are or may be included in any other agreement or instrument under which the Company:

i. raises or guarantees in favour of subsidiary or affiliated companies, any financing (by way of bilateral, club-deal or syndicated financing transactions, the issue of bonds, notes, debentures, loan stock or similar instrument (including by way of private placement), any leasing transactions or factoring arrangements and more generally any other transaction that has the commercial effect of a borrowing), which are used for general corporate purposes (including, but not limited to, financing working capital, capital expenditure, acquisitions, investments, refinancing transactions and equity related distributions) of the Company and/or its subsidiaries, subject to the aggregate total principal amount committed under all financing transactions that include such provisions not exceeding EUR 500,000,000 (five hundred million Euros, or its equivalent in other currencies calculated at the time of entering into the relevant financing transaction);

F	or		Against		Abstain		
	of the Company and/or any of its subsidiaries (other than for speculative purposes) in order to provide protection against fluctuations in any rate or price or to take advantage thereof.						
ii.	enters into or guarantees any derivative transaction entered into in the ordinary course of business						

11. Power of attorney.

<u>Proposed resolution:</u> Powers of attorney to be granted to Messrs. Michael Colakides, Grigorios Dikaios, Nikolaos Andreadis, Nikolaos Birakis, Spyridon Hadjinicolaou, Ms. Sophie Rutten (Allen & Overy Belgium LLP) and Ms. Susana Gonzales (Allen & Overy Belgium LLP), each acting independently, in order to draft, execute and sign all documents, instruments, acts and formalities and to give all necessary or useful instructions to implement the aforementioned resolutions, including, but not limited to, the filing of the annual accounts and the consolidated annual accounts closed on 31 December 2023, and the annual report and the statutory auditor's report relating thereto, with the National Bank of Belgium, the



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publication of the appointments and extracts of the resolutions and the completion of the necessary publication formalities, with the right to delegate.							
For Against Abstain							
* * *							

In accordance with article 7:143, §4 of the Belgian Code of Companies and Associations, if there is a potential conflict of interests between the Shareholder and the Proxyholder, the following rules apply:

- (i) the proxyholder must disclose the facts that are relevant to enable the shareholder to assess the risk that the proxyholder may pursue an interest other than its interest;
- (ii) the proxyholder is only authorized to exercise the right to vote on behalf of the shareholder if he/she has received specific voting instructions for each item on the agenda.

In this respect, please note that Mr. Dimitrios Katsaounis, the Company Secretary, is also an employee of Titan Cement Company S.A., a subsidiary of the Company, and as such is in a conflict of interests situation pursuant to article 7:143, §4, 3° of the Belgian Code of Companies and Associations.

Subject to the foregoing, if the Shareholder has not given any voting instructions concerning one or more proposed resolutions, the Proxyholder will vote in favour of such proposed resolutions.

The Shareholder acknowledges to have been informed of the fact that, after the publication of the convening notice to attend the Meeting, one or more shareholders holding together at least 3% of the share capital of the Company may add new items to the agenda of the Meeting or new proposed resolutions concerning items put or to be put on the agenda. At the latest on Wednesday, 24 April 2024, the Company will publish a revised agenda if it has validly received new items or new proposed resolutions to be added to the agenda of the Meeting. In this case the Company will also provide to the shareholders an updated proxy form that includes the new items or new proposed resolutions, and the rules set out hereunder will apply:

- (a) if the present proxy has been validly communicated to the Company before the publication of the revised agenda of the Meeting, it will remain valid for the items of the agenda of the Meeting which have been initially mentioned in the convening notice to attend the Meeting;
- (b) if the Company has published a revised agenda including one or more new proposed resolutions for items which were initially mentioned in the agenda, the law authorises the Proxyholder to deviate at the Meeting from the voting instructions possibly and initially given by the Shareholder if, in the Proxyholder's opinion, the execution of such instructions would risk to compromise the Shareholder's interests. The Proxyholder must inform the Shareholder if he deviates from his voting instructions;
- (c) if the Company has published a revised agenda to include new items, the law imposes that the present proxy form indicates whether the Proxyholder is authorised or not to vote on these new items or whether he should abstain.

In view of the indications given in (c) above, the Shareholder (please tick the appropriate box):



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