

TITAN CEMENT INTERNATIONAL SA

23 Rue de la Loi, 7th floor, box 4, 1040 Brussels

Register of Legal Entities (Brussels): 0699.936.657

Annual Ordinary Shareholders' Meeting of Titan Cement International SA (the *Company*) to be held on Thursday, 12 May 2022 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 Ordinary Shareholders' Meeting 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 6 May 2022**. 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 6 May 2022.

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 / Registered address
Owner of dematerialized / registered (<i>cross out what is not applicable</i>) shares of Titan Cement International SA hereby appoints as proxyholder the following person (the <i>Proxyholder</i>), with right of substitution:
Mrs. Eleni Papapanou, the Company Secretary
or
(Please fill the below details if you want to appoint a Proxyholder of your choice)
Name:



Proxy

Res	idence address:
hel Eng	order to represent him/her at the the Annual Ordinary Shareholders' Meeting of the Company that will be don Thursday, 12 May 2022 at 10.00 a.m. (CET) at the hotel Hilton Nicosia in Cyprus, 1 Achaion street, gomi, 2413 Nicosia (the <i>Meeting</i>), with the agenda below, or at any later meeting with the same agenda or art thereof, and to vote on his/her behalf on each of the following proposed resolutions as follows:
(Ple	ase tick the appropriate boxes)
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 2021.
	Comment on the agenda item: 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 2021 and the Statutory Auditor's Report on the annual accounts relating to the financial year closed on 31 December 2021. 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 2021 and the Statutory Auditor's Report on the consolidated annual accounts relating to the financial year closed on 31 December 2021. 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 2021 (including appropriation of results).
	<u>Proposed resolution:</u> Approval of the Statutory Annual Accounts relating to the financial year ended 31 December 2021 and of the appropriation of results of the period as proposed by the Board of Directors of the Company in its Annual Report.
	FOR AGAINST ABSTAIN
4.	Approval of the Remuneration Report for the financial year ended 31 December 2021.
	<u>Proposed resolution:</u> Approval of the Remuneration Report presented by the Board of Directors, as prepared by the Remuneration Committee and included in the Annual Report.
	FOR AGAINST ABSTAIN





Proxy

5.	Discharge of the members of the Board of Directors from any liability arising from the performance of their duties during the financial year ended 31 December 2021.				
	<u>Proposed resolution:</u> Discharge to the following persons for the exercise of their mandate as directors during the financial year ended 31 December 2021:				
	Efstratios-Georgios Arapoglou, William Antholis, Andreas Artemis, Leonidas Canellopoulos, Michael Colakides, Haralambos David, Lyn Grobler (as from 31.12.2021), Ioannis Paniaras (as from 13.5.2021), Dimitrios Papalexopoulos, Alexandra Papalexopoulou, Kyriakos Riris, Stylianos Triantafyllides, Dimitris Tsitsiragos, Maria Vassalou, Vassilios Zarkalis, Mona Zulficar.				
	FOR AGAINST ABSTAIN				
6.	Discharge of the statutory auditor of the Company from any liability arising from the performance of his duties during the financial year ended 31 December 2021.				
	<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 2021.				
	FOR AGAINST ABSTAIN				
7.	Approval of the co-optation by the Board of Directors of Mrs. Lyn Grobler as independent director.				
	Comment on the agenda item: Upon proposal of the Nomination Committee, the Board of Directors proposes to the Meeting to confirm the mandate of Mrs. Lyn Grobler as independent director fulfilling all independence criteria as foreseen in the Belgian Corporate Governance Code 2020 and to ratify the decision of the Board of Directors dated 10.11.2021 to appoint her as director from 31.12.2021 to complete the term of the mandate of Mrs. Maria Vassalou, namely until 12 May 2022. The CV of Mrs. Lyn Grobler is available on the Company's website (https://titan-cement.com/).				
	<u>Proposed resolution:</u> Approval of the cooptation of Mrs. Lyn Grobler as independent director of the Company as from 31.12.2021 to complete the term of the mandate of Mrs. Maria Vassalou, namely until 12 May 2022. This appointment expires immediately after this Meeting.				
	FOR AGAINST ABSTAIN				

<u>Comment on the agenda item:</u> The mandates of the current members of the Board of Directors, i.e. of Messrs. Efstratios-Georgios Arapoglou, William Antholis, Andreas Artemis, Leonidas Canellopoulos, Michael Colakides, Haralambos David, Lyn Grobler, Ioannis Paniaras, Dimitrios Papalexopoulos, Alexandra Papalexopoulou, Kyriakos Riris, Stylianos Triantafyllides, Dimitris Tsitsiragos, Vassilios Zarkalis and Mona



Proxy

Zulficar, expire immediately after this Meeting. Mr. Stylianos Triantafyllides voluntarily decided not to offer himself for reelection upon completion of his three-year term and all the members of the Board of Directors express their sincere gratitude for his contribution to the Board. Upon proposal of the Nomination Committee, it is proposed to the Meeting to renew the mandates of Messrs. Efstratios-Georgios Arapoglou, William Antholis, Andreas Artemis, Leonidas Canellopoulos, Michael Colakides, Haralambos David, Lyn Grobler, Ioannis Paniaras, Dimitrios Papalexopoulos, Alexandra Papalexopoulou, Kyriakos Riris, Dimitris Tsitsiragos, Vassilios Zarkalis and Mona Zulficar for a new three-year term expiring at the end of the annual ordinary shareholders' meeting to be held in 2025 and to appoint two women as new members to the Board of Directors.

The CVs of the current members of the Board of Directors are available on the Company's website (https://titan-cement.com/).

Upon proposal of the Nomination Committee, it is proposed to the Meeting to appoint Mrs. Natalia Nicolaidis and Mrs. Theodora Taoushani as independent directors of the Company for a term of three years expiring at the end of the annual ordinary shareholders' meeting to be held in 2025. The CVs of the proposed new members are available on the Company's website (https://ir.titancement.com/en/shareholder-center/annual-general-meetings).

The mandates of the Board members will be remunerated in accordance with the Remuneration Policy that was approved by the annual ordinary shareholders' meeting held on 14 May 2020.

Proposed resolutions:

a.	Renewal of the mandate of Mr. Efstratios – Georgios Arapoglou as independent director of the Company, for a term of three years expiring at the end of the annual ordinary shareholders' meeting to be held in 2025. Mr. Efstratios – Georgios Arapoglou fulfils the criteria of independence set forth in Principle 3.5 of the 2020 Belgian Corporate Governance Code.				
	For		Against		ABSTAIN
b.	b. Renewal of the mandate of Mr. Kyriacos Riris as independent director of the Company for a term of three years expiring at the end of the annual ordinary shareholders' meeting to be held in 2025. Mr Kyriacos Riris fulfils the criteria of independence set forth in Principle 3.5 of the 2020 Belgian Corporate Governance Code.				
	For		Against		ABSTAIN
C.		-			e director of the Company, for a term of olders' meeting to be held in 2025.
	For		Against		ABSTAIN
d.	l. Renewal of the mandate of Mr. Dimitrios Papalexopoulos as executive director of the Company, for a term of three years expiring at the end of the annual ordinary shareholders' meeting to be held in 2025.				
	For		Against		ABSTAIN





Proxy

е.	of three years expiring	g at the end of the annual ordinary ils the criteria of independence se	ependent director of the Company for a term shareholders' meeting to be held in 2025. M et forth in Principle 3.5 of the 2020 Belgia	r.
	For	Against	Abstain	
f.	of three years expiring	g at the end of the annual ordinary ils the criteria of independence se	ependent director of the Company for a term shareholders' meeting to be held in 2025. M et forth in Principle 3.5 of the 2020 Belgia	lr.
	FOR	Against	Abstain	
g.			s as executive director of the Company, for ordinary shareholders' meeting to be held i	
	For	Against	Abstain	
h.	for a term of three ye	ears expiring at the end of the annu David fulfils the criteria of indepen	avid as independent director of the Compar ual ordinary shareholders' meeting to be hele edence set forth in Principle 3.5 of the 202	ld
	FOR	AGAINST	ABSTAIN	
i.	three years expiring o	at the end of the annual ordinary sh	ndent director of the Company for a term of areholders' meeting to be held in 2025. Mr in Principle 3.5 of the 2020 Belgian Corporat	s.
	For	Against	Abstain	
i.			cutive director of the Company, for a term of a term of a term of a serious control of the company, for a term of a serious control of the co	of
	For	Against	Abstain	
k.		ate of Mrs. Alexandra Papalexopou	ulou as executive director of the Company, fo	or
	2025.		ordinary shareholders' meeting to be held i	

I. Renewal of the mandate of Mr. Dimitris Tsitsiragos as independent director of the Company for a term of three years expiring at the end of the annual ordinary shareholders' meeting to be held in 2025. Mr.





9.

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	Corporate Governance	Ilfils the criteria of indeper e Code.	idence set fo	rth in Principle 3.5 of the	2020 Belgian
	For	Against		Abstain	
m.	· ·	ate of Mr. Vassilios Zarkalis t the end of the annual ord			-
	For	Against		Abstain	
n.	three years expiring a	ate of Mrs. Mona Zulficar a t the end of the annual ord the criteria of independe e Code.	inary shareho	olders' meeting to be held	in 2025. Mrs.
	For	Against		Abstain	
0.	years expiring at the e	Natalia Nicolaidis as indep nd of the annual ordinary s riteria of independence set	hareholders' i	meeting to be held in 2025.	Mrs. Natalia
	For	Against		Abstain	
p.	years expiring at the	Theodora Taoushani as indo end of the annual ordina fulfils the criteria of indepe e Code.	iry sharehold	lers' meeting to be held i	n 2025. Mrs.
	FOR	Against		ABSTAIN	
Amendment of the Remuneration Policy approved by the annual ordinary shareholders' meeting held on 14 May 2020 in respect of the Chairman's annual fees. Proposed resolution: Approval of the amendment to the annual fees of the Chairman of the Board of					
Dir	-	00 gross per annum to EUR 1	235,000 gro	· 1	
	FOR	Against		Abstain	

<u>Comment on the agenda item:</u> The Board of Directors informs the Meeting that the term of office of the statutory auditor, PriceWaterhouseCoopers, Réviseurs d'Entreprises SRL, with registered office located at 1831 Diegem, Culliganlaan 5, Brussels, represented by Mr. Didier Delanoye, expires at the end of this Meeting. Upon recommendation of the Audit and Risk Committee, the Board of Directors proposes to the Meeting to renew the mandate of the SRL PriceWaterhouseCoopers Réviseurs d'Entreprises ("PwC"), with

10. Renewal of the mandate of the Company's statutory auditor and approval of fees.



Proxy

registered office located at 1831 Diegem, Culliganlaan 5, Brussels, as statutory auditor of the Company, for a three-year term. PwC shall appoint Mr. Didier Delanoye, statutory auditor, for representing it and entrust him with the execution of this term of office, in the name and for the account of PwC. The term of office shall terminate at the end of the annual shareholders' meeting to be held in 2025 (related to the approval of the annual accounts for the financial year ending 31 December 2024). The statutory auditor's annual fees for its mandate shall amount up to EUR 141.850 (plus VAT, sundry expenses and IRE contribution), and shall be adapted each year, based on the consumer price index or with the parties' agreement.

<u>Proposed resolution:</u> Renewal of the mandate of the SRL PriceWaterhouseCoopers Réviseurs d'Entreprises ("PwC"), with registered office located at 1831 Diegem, Culliganlaan 5, Brussels, as statutory auditor of the Company for a three-year term. PwC shall appoint Mr. Didier Delanoye, statutory auditor, for representing it and entrust him with the execution of this term of office, in the name and for the account of PwC. The term of office shall terminate at the end of the annual shareholders' meeting to be held in 2025 (related to the approval of the annual accounts for the financial year ending on 31 December 2024). The Meeting approves the statutory auditor's annual fees for its mandate, which shall amount up to EUR 141.850 (plus VAT, sundry expenses and IRE contribution), and shall be adapted each year, based on the consumer price index or with the parties' agreement.

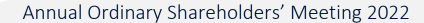
FOR AGAINST ABSTAIN	
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11. Approval, in accordance with Article 7:151 of the Belgian Code of Companies and Associations, of provisions granting rights to third parties, which could affect the Company's assets or could impose an obligation on the Company where the exercise of those rights is dependent on a public take-over bid or a change of control in the Company (such provisions are common in international loan documentation, but under Belgian law require the approval of the General Shareholders' Meeting).

<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:

- a. a EUR syndicate facility agreement for EUR 208,000,000 dated 10 April 2017 as amended with TITAN GLOBAL FINANCE PLC and Titan Cement International S.A. as borrower, Titan Cement International S.A. as guarantor and among others HSBC Plc as agent;
- b. an Albanian LEK facility agreement for ALL 620,000,000 dated 03 June 2021 with ANTEA CEMENT SH.A. as borrower, Titan Cement International S.A. as guarantor and Alpha Bank Albania as lender;
- c. an EGP 200,000,000 facility agreement, originally dated 11 March 2015, as amended, between Alexandria Portland Cement Company (S.A.E.) as borrower, HSBC Bank Egypt S.A.E as lender and Titan Cement International S.A. as guarantor;





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- d. a EUR facility agreement for EUR 30,000,000 dated 25 October 2021 with TITAN GLOBAL FINANCE PLC as borrower, Titan Cement International S.A. as guarantor and Itau BBA International plc as lender;
- e. an RSD 480,000,000 facility agreement, originally dated 03 December 2015, as amended, between TCK DOO KOSJERIC as borrower, Raiffeisen Bank a.d. Beograd as lender and Titan Cement International S.A. as guarantor;
- f. an EUR 1,200,000 facility agreement, dated 06 December 2021, as amended, between Sharrcem SH as borrower, Raiffeisen Bank a.d. Kosovo as lender and Titan Cement International S.A. as guarantor;
- g. an EUR 1,300,000 facility agreement, dated 06 December 2021, as amended, between Sharrcem SH as borrower, Raiffeisen Bank a.d. Kosovo as lender and Titan Cement International S.A. 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);
- 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.

 FOR AGAINST ABSTAIN

ii. enters into or guarantees any derivative transaction entered into in the ordinary course of business of

12. 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, Mrs. Sophie Rutten (Allen & Overy Belgium LLP) and Mrs. 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 2021, and the annual report and the statutory auditor's report relating thereto, with the National Bank of Belgium, the 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	
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or

Proxy

[Taking into consideration the evolution of the pandemic and the gathering restrictions that may be in force in Cyprus at the time of the Meeting, Shareholders are invited, but not required, to appoint Mrs. Eleni Papapanou, the Company Secretary, as Proxyholder, in order to reduce the number of people who may physically attend the Meeting.]

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 Mrs. Eleni Papapanou, 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, 27 April 2022, 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):	
\square authorises the Proxyholder to vote on the new items to be put on the agenda of the Meeting	ζ.



Proxy

\square gives instr	ruction to the P	roxyholder to abs	tain from votir	ng on the new	items to be	put on the	e agenda of
the Meeti	ng.						

If the Shareholder has not ticked one of the above boxes or has ticked both boxes, the Proxyholder will abstain from voting on the new items to be put on the agenda of the Meeting.

The shareholders who have validly given a proxy can no longer vote at the Meeting in person, by correspondence or remotely during the Meeting.

The Shareholder grants all powers to the Proxyholder to sign, in his/her name and on his/her behalf, all attendance lists and minutes relating to the Meeting with the aforementioned agenda.

DATA PROTECTION

The Company takes privacy and security of the personal data that it receives from shareholders in the context of the Meetings very seriously. Shareholders may consult the Privacy Notice for Shareholders for information about the processing of their personal data and the rights to which they are entitled under the General Data Protection Regulation (Regulation (EU) 2016/679) ("GDPR"). This Privacy Notice is available on the Company's website (link: https://ir.titan-cement.com/Uploads/Privacy_Notice_for_shareholders_EN.pdf).

Place:	
Date:	2022
Signature(s):	

Legal entities must specify the name(s), first name(s) and capacity of the physical person(s) who sign(s) on their behalf. If the Shareholder is not a physical person who executes this proxy form himself/herself, the signatory(-ies) hereby declare(s) and warrant(s) to the Company to have full authority to execute this proxy form on behalf of the Shareholder.