

**ANNUAL ACCOUNTS AND OTHER DOCUMENTS TO BE FILED IN
ACCORDANCE WITH THE BELGIAN COMPANIES AND ASSOCIATIONS
CODE**

IDENTIFICATION DETAILS (at the filing date)NAME: **Titan**Legal form ¹: **Public limited liability company**Address: **Place Saint Gudule**N°. **14**Postal code: **1000**Town: **Brussel-Stad**Country: **Belgium**Register of legal persons - commercial court: **Brussel, French-speaking**Website ²:E-mail address ²:

Company registration number

0699.936.657

DATE **8/05/2025** of filing the most recent document mentioning the date of publication of the deed of incorporation and of the deed of amendment of the articles of association.

This filing concerns ³: the ANNUAL ACCOUNTS in **EURO (2 decimals)** ⁴approved by the general meeting of **7/05/2026** the OTHER DOCUMENTS

regarding

the financial year covering the period from

1/01/2025

to

31/12/2025

the preceding period of the annual accounts from

1/01/2024

to

31/12/2024The amounts for the preceding period are / ~~are not~~ ⁵ identical to the ones previously published.Total number of pages filed: **106**

Numbers of the sections of the standard model form not filed

because they serve no useful purpose: 6.2.1, 6.2.2, 6.2.4, 6.2.5, 6.3.2, 6.3.4, 6.3.5, 6.3.6, 6.4.2, 6.5.2, 6.17, 6.20, 9, 10, 12, 13, 14, 15

Signature
(name and position)
Michael Colakides
Managing Director

Signature
(name and position)
Ioannis Ioannou
Group CFO

¹ Where appropriate, "in liquidation" is stated after the legal form.

² Optional mention.

³ Tick the appropriate box(es).

⁴ If necessary, change to currency in which the amounts are expressed.

⁵ Strike out what does not apply.

**LIST OF DIRECTORS, BUSINESS MANAGERS AND AUDITORS AND
DECLARATION REGARDING A COMPLIMENTARY REVIEW OR
CORRECTION ASSIGNMENT****LIST OF DIRECTORS, BUSINESS MANAGERS AND AUDITORS**

COMPLETE LIST with surname, first names, profession, place of residence (address, number, postal code and town) and position within the company

PAPALEXOPOULOS Dimitrios

Andrea Zakou & Michail Paridi, MC Building 12, 2404 Egkomi, Nicosia, Cyprus

Mandate: President of the board of directors, start: 08/05/2025, end: 07/05/2026

RIRIS Kyriacos

Andrea Zakou & Michail Paridi, MC Building 12, 2404 Egkomi, Nicosia, Cyprus

Mandate: Vice president of the board of directors, start: 08/05/2025, end: 07/05/2026

COBUZ Marcel

Andrea Zakou & Michail Paridi, MC Building 12, 2404 Egkomi, Nicosia, Cyprus

Mandate: Director, start: 08/05/2025, end: 07/05/2026

GROBLER Lyn

Andrea Zakou & Michail Paridi, MC Building 12, 2404 Egkomi, Nicosia, Cyprus

Mandate: Director, start: 08/05/2025, end: 07/05/2026

ARTEMIS Andreas

Andrea Zakou & Michail Paridi, MC Building 12, 2404 Egkomi, Nicosia, Cyprus

Mandate: Director, start: 08/05/2025, end: 07/05/2026

PAPALEXOPOULOU Alexandra

Andrea Zakou & Michail Paridi, MC Building 12, 2404 Egkomi, Nicosia, Cyprus

Mandate: Director, start: 08/05/2025, end: 07/05/2026

COLAKIDES Michael

Andrea Zakou & Michail Paridi, MC Building 12, 2404 Egkomi, Nicosia, Cyprus

Mandate: Delegated director, start: 08/05/2025, end: 07/05/2026

TSITSIRAGOS Dimitris

Andrea Zakou & Michail Paridi, MC Building 12, 2404 Egkomi, Nicosia, Cyprus

Mandate: Director, start: 08/05/2025, end: 07/05/2026

CANELLOPOULOS Leonidas

Andrea Zakou & Michail Paridi, MC Building 12, 2404 Egkomi, Nicosia, Cyprus

Mandate: Director, start: 08/05/2025, end: 07/05/2026

LIST OF DIRECTORS, BUSINESS MANAGERS AND AUDITORS (continued from previous page)

HADJISOTIRIOU Paula

Andrea Zakou & Michail Paridi, MC Building 12, 2404 Egkomi, Nicosia, Cyprus

Mandate: Director, start: 08/05/2025, end: 07/05/2026

NIKOLAIDI Natalia

Andrea Zakou & Michail Paridi, MC Building 12, 2404 Egkomi Nicosia, Cyprus

Mandate: Director, start: 08/05/2025, end: 07/05/2026

DAVID Haralambos

Andrea Zakou & Michail Paridi, MC Building 12, 2404 Egkomi, Nicosia, Cyprus

Mandate: Director, start: 08/05/2025, end: 07/05/2026

PWC REVISEURS D'ENTREPRISES BV 0429.501.944

Culliganlaan 5, 1830 Machelen (Bt.), Belgium

Membership number: B000009

Mandate: Auditor, start: 08/05/2025, end: 11/05/2028

Represented by:

1. DELANOYE Didier

Culliganlaan 5 1830 Machelen (Bt.) Belgium

, Membership number : A02154

DECLARATION REGARDING A COMPLIMENTARY REVIEW OR CORRECTION ASSIGNMENT

The managing board declares that not a single audit or correction assignment has been given to a person not authorized to do so by law, pursuant to article 5 of the law of 17 March 2019 concerning the professions of accountant and tax advisor.

The annual accounts ~~were~~ / were not * audited or corrected by a certified accountant or by a company auditor who is not the statutory auditor.

If affirmative, should be mentioned hereafter: surname, first names, profession and address of each certified accountant or company auditor and their membership number at their Institute, as well as the nature of their assignment:

- A. Bookkeeping of the company **,
- B. Preparing the annual accounts **,
- C. Auditing the annual accounts and/or
- D. Correcting the annual accounts.

If the tasks mentioned under A or B are executed by accountants or fiscal accountants, the following information can be mentioned hereafter: surname, first names, profession and address of each accountant or fiscal accountant and their membership number at the Institute of Accountants and Tax advisors, as well as the nature of their assignment.

Surname, first names, profession and address	Membership number	Nature of the assignment (A, B, C and/or D)

* Strike out what does not apply.

** Optional mention.

ANNUAL ACCOUNTS

BALANCE SHEET AFTER APPROPRIATION

	Notes	Codes	Period	Preceding period
ASSETS				
FORMATION EXPENSES	6.1	20		136.134,29
FIXED ASSETS		21/28	<u>4.160.967.868,40</u>	<u>4.456.755.200,29</u>
Intangible fixed assets	6.2	21		11.600,00
Tangible fixed assets	6.3	22/27	9.545,66	17.715,92
Land and buildings		22		9.865,01
Plant, machinery and equipment		23		
Furniture and vehicles		24	9.545,66	7.850,91
Leasing and other similar rights		25		
Other tangible fixed assets		26		
Assets under construction and advance payments		27		
Financial fixed assets	6.4 / 6.5.1	28	4.160.958.322,74	4.456.725.884,37
Affiliated Companies	6.15	280/1	4.160.939.705,74	4.456.706.168,37
Participating interests		280	4.160.939.705,74	4.456.706.168,37
Amounts receivable		281		
Other companies linked by participating interests	6.15	282/3		
Participating interests		282		
Amounts receivable		283		
Other financial fixed assets		284/8	18.617,00	19.716,00
Shares		284		
Amounts receivable and cash guarantees		285/8	18.617,00	19.716,00

	Notes	Codes	Period	Preceding period
CURRENT ASSETS		29/58	<u>91.529.442,90</u>	<u>58.901.402,41</u>
Amounts receivable after more than one year		29		
Trade debtors		290		
Other amounts receivable		291		
Stocks and contracts in progress		3	20.061.366,00	20.061.366,00
Stocks		30/36	20.061.366,00	20.061.366,00
Raw materials and consumables		30/31		
Work in progress		32		
Finished goods		33		
Goods purchased for resale		34	20.061.366,00	20.061.366,00
Immovable property intended for sale		35		
Advance payments		36		
Contracts in progress		37		
Amounts receivable within one year		40/41	32.016.100,80	2.768.981,21
Trade debtors		40	1.865.474,19	1.696.044,41
Other amounts receivable		41	30.150.626,61	1.072.936,80
Current investments	6.5.1 / 6.6	50/53	38.491.902,11	35.106.170,68
Own shares		50	38.491.902,11	35.106.170,68
Other investments		51/53		
Cash at bank and in hand		54/58	434.862,75	455.579,14
Accruals and deferred income	6.6	490/1	525.211,24	509.305,38
TOTAL ASSETS		20/58	4.252.497.311,30	4.515.792.736,99

	Notes	Codes	Period	Preceding period
EQUITY AND LIABILITIES				
EQUITY		10/15	<u>3.894.179.152,77</u>	<u>3.987.321.006,96</u>
Contributions	6.7.1	10/11	974.668.458,88	974.668.458,88
Capital		10	959.347.807,84	959.347.807,84
Issued capital		100	959.347.807,84	959.347.807,84
Uncalled capital ⁶		101		
Beyond capital		11	15.320.651,04	15.320.651,04
Share premium account		1100/10	15.320.651,04	15.320.651,04
Other		1109/19		
Revaluation surpluses		12		
Reserves		13	241.264.727,54	241.264.727,54
Reserves not available		130/1	169.331.685,09	166.184.683,16
Legal reserve		130	95.934.780,92	95.934.780,92
Reserves not available statutorily		1311		
Purchase of own shares		1312	73.396.904,17	70.249.902,24
Financial support		1313		
Other		1319		
Untaxed reserves		132		
Available reserves		133	71.933.042,45	75.080.044,38
Accumulated profits (losses)	(+)/(-)	14	2.678.245.966,35	2.771.387.820,54
Capital subsidies		15		
Advance to shareholders on the distribution of net assets ⁷		19		
PROVISIONS AND DEFERRED TAXES		16	<u>4.283.143,01</u>	<u>2.394.824,08</u>
Provisions for liabilities and charges		160/5	4.283.143,01	2.394.824,08
Pensions and similar obligations		160	4.100.364,55	2.064.297,68
Taxes		161		
Major repairs and maintenance		162		
Environmental obligations		163		
Other liabilities and charges	6.8	164/5	182.778,46	330.526,40
Deferred taxes		168		

⁶ Amount to be deducted from the issued capital.

⁷ Amount to be deducted from the other components of equity.

	Notes	Codes	Period	Preceding period
AMOUNTS PAYABLE		17/49	<u>354.035.015,52</u>	<u>526.076.905,95</u>
Amounts payable after more than one year	6.9	17	263.492.503,70	264.771.107,01
Financial debts		170/4		
Subordinated loans		170		
Unsubordinated debentures		171		
Leasing and other similar obligations		172		
Credit institutions		173		
Other loans		174		
Trade debts		175		
Suppliers		1750		
Bills of exchange payable		1751		
Advance payments on contracts in progress		176		
Other amounts payable		178/9	263.492.503,70	264.771.107,01
Amounts payable within one year	6.9	42/48	90.094.294,68	260.959.461,26
Current portion of amounts payable after more than one year falling due within one year		42	921,46	159.958,45
Financial debts		43		27.030.723,71
Credit institutions		430/8		
Other loans		439		27.030.723,71
Trade debts		44	1.887.090,81	2.347.135,74
Suppliers		440/4	1.887.090,81	2.347.135,74
Bills of exchange payable		441		
Advance payments on contracts in progress		46		
Taxes, remuneration and social security	6.9	45	3.613.590,41	1.104.857,06
Taxes		450/3	2.755.337,72	213.878,91
Remuneration and social security		454/9	858.252,69	890.978,15
Other amounts payable		47/48	84.592.692,00	230.316.786,30
Accruals and deferred income	6.9	492/3	448.217,14	346.337,68
TOTAL LIABILITIES		10/49	4.252.497.311,30	4.515.792.736,99

PROFIT AND LOSS ACCOUNT

	Notes	Codes	Period	Preceding period
Operating income		70/76A	4.618.374,13	5.281.575,13
Turnover	6.10	70		
Stocks of finished goods and work and contracts in progress: increase (decrease)	(+)/(-)	71		
Produced fixed assets		72		
Other operating income	6.10	74	4.618.374,13	5.281.575,13
Non-recurring operating income	6.12	76A		
Operating charges		60/66A	15.268.359,85	14.162.971,73
Goods for resale, raw materials and consumables		60		
Purchases		600/8		
Stocks: decrease (increase)	(+)/(-)	609		
Services and other goods		61	6.403.453,03	6.199.904,10
Remuneration, social security and pensions	(+)/(-) 6.10	62	6.936.396,60	5.541.312,40
Amortisations of and other amounts written down on formation expenses, intangible and tangible fixed assets		630	25.895,99	1.147.377,81
Amounts written down on stocks, contracts in progress and trade debtors: additions (write-backs)	(+)/(-) 6.10	631/4		
Provisions for liabilities and charges: appropriations (uses and write-backs)	(+)/(-) 6.10	635/8	1.888.318,93	1.189.934,42
Other operating charges	6.10	640/8	14.295,30	84.443,00
Operating charges reported as assets under restructuring costs	(-)	649		
Non-recurring operating charges	6.12	66A		
Operating profit (loss)	(+)/(-)	9901	-10.649.985,72	-8.881.396,60

	Notes	Codes	Period	Preceding period
Financial income		75/76B	50.253.258,66	3.138.716.725,40
Recurring financial income		75	50.253.258,66	2.740.201.706,07
Income from financial fixed assets		750	36.901.233,00	2.732.657.886,56
Income from current assets		751		
Other financial income	6.11	752/9	13.352.025,66	7.543.819,51
Non-recurring financial income	6.12	76B		398.515.019,33
Financial charges	6.11	65/66B	46.019.135,89	826.918.336,73
Recurring financial charges		65	46.019.135,89	1.030.548,63
Debt charges		650	12.302.014,50	1.008.933,21
Amounts written down on current assets other than stocks, contracts in progress and trade debtors: additions (write-backs)	(+)/(-)	651		
Other financial charges		652/9	33.717.121,39	21.615,42
Non-recurring financial charges	6.12	66B		825.887.788,10
Profit (Loss) for the period before taxes	(+)/(-)	9903	-6.415.862,95	2.302.916.992,07
Transfer from deferred taxes		780		
Transfer to deferred taxes		680		
Income taxes on the result	(+)/(-)	6.13 67/77	1.271.096,38	1.299.272,29
Taxes		670/3	1.271.096,38	1.299.272,29
Adjustment of income taxes and write-back of tax provisions		77		
Profit (Loss) of the period	(+)/(-)	9904	-7.686.959,33	2.301.617.719,78
Transfer from untaxed reserves		789		
Transfer to untaxed reserves		689		
Profit (Loss) of the period available for appropriation	(+)/(-)	9905	-7.686.959,33	2.301.617.719,78

APPROPRIATION ACCOUNT

		Codes	Period	Preceding period
Profit (Loss) to be appropriated	(+)/(-)	9906	2.763.700.861,21	3.048.479.120,72
Profit (Loss) of the period available for appropriation	(+)/(-)	(9905)	-7.686.959,33	2.301.617.719,78
Profit (Loss) of the preceding period brought forward	(+)/(-)	14P	2.771.387.820,54	746.861.400,94
Transfers from equity		791/2		
from contributions		791		
from reserves		792		
Appropriations to equity		691/2		46.774.514,18
to contributions		691		
to legal reserve		6920		46.774.514,18
to other reserves		6921		
Profit (loss) to be carried forward	(+)/(-)	(14)	2.678.245.966,35	2.771.387.820,54
Shareholders' contribution in respect of losses		794		
Profit to be distributed		694/7	85.454.894,86	230.316.786,00
Compensation for contributions		694	85.454.894,86	230.316.786,00
Directors or managers		695		
Employees		696		
Other beneficiaries		697		

NOTES ON THE ACCOUNTS

STATEMENT OF FORMATION, CAPITAL INCREASE OR INCREASE OF CONTRIBUTIONS EXPENSES, LOAN ISSUE EXPENSES AND RESTRUCTURING COSTS

	Codes	Period	Preceding period
Net book value at the end of the period	20P	xxxxxxxxxxxxxxxx	136.134,29
Movements during the period			
New expenses incurred	8002		
Amortisation	8003	136.134,29	
Other	8004		
Net book value at the end of the period	(20)		
Of which			
Formation, capital increase or increase of contributions expenses, loan issue expenses and other formation expenses	200/2		
Restructuring costs	204		

(+)/(-)

	Codes	Period	Preceding period
CONCESSIONS, PATENTS LICENSES, KNOW-HOW, BRANDS AND SIMILAR RIGHTS			
Acquisition value at the end of the period	8052P	xxxxxxxxxxxxxxxx	58.000,00
Movements during the period			
Acquisitions, including produced fixed assets	8022		
Sales and disposals	8032		
Transfers from one heading to another (+)/(-)	8042		
Acquisition value at the end of the period	8052	58.000,00	
Amortisations and amounts written down at the end of the period	8122P	xxxxxxxxxxxxxxxx	46.400,00
Movements during the period			
Recorded	8072	11.600,00	
Written back	8082		
Acquisitions from third parties	8092		
Cancelled owing to sales and disposals	8102		
Transfers from one heading to another (+)/(-)	8112		
Amortisations and amounts written down at the end of the period	8122	58.000,00	
NET BOOK VALUE AT THE END OF THE PERIOD	211	_____	

STATEMENT OF TANGIBLE FIXED ASSETS

	Codes	Period	Preceding period
LAND AND BUILDINGS			
Acquisition value at the end of the period	8191P	xxxxxxxxxxxxxxx	96.466,24
Movements during the period			
Acquisitions, including produced fixed assets	8161		
Sales and disposals	8171		
Transfers from one heading to another	(+)/(-) 8181		
Acquisition value at the end of the period	8191	96.466,24	
Revaluation surpluses at the end of the period	8251P	xxxxxxxxxxxxxxx	
Movements during the period			
Recorded	8211		
Acquisitions from third parties	8221		
Cancelled	8231		
Transferred from one heading to another	(+)/(-) 8241		
Revaluation surpluses at the end of the period	8251		
Amortisations and amounts written down at the end of the period	8321P	xxxxxxxxxxxxxxx	86.601,23
Movements during the period			
Recorded	8271	9.865,01	
Written back	8281		
Acquisitions from third parties	8291		
Cancelled owing to sales and disposals	8301		
Transferred from one heading to another	(+)/(-) 8311		
Amortisations and amounts written down at the end of the period	8321	96.466,24	
NET BOOK VALUE AT THE END OF THE PERIOD	(22)		

	Codes	Period	Preceding period
FURNITURE AND VEHICLES			
Acquisition value at the end of the period	8193P	xxxxxxxxxxxxxxx	183.887,64
Movements during the period			
Acquisitions, including produced fixed assets	8163	6.125,72	
Sales and disposals	8173		
Transfers from one heading to another (+)/(-)	8183		
Acquisition value at the end of the period	8193	190.013,36	
Revaluation surpluses at the end of the period	8253P	xxxxxxxxxxxxxxx	
Movements during the period			
Recorded	8213		
Acquisitions from third parties	8223		
Cancelled	8233		
Transfers from one heading to another (+)/(-)	8243		
Revaluation surpluses at the end of the period	8253		
Amortisations and amounts written down at the end of the period	8323P	xxxxxxxxxxxxxxx	176.036,73
Movements during the period			
Recorded	8273	4.430,97	
Written back	8283		
Acquisitions from third parties	8293		
Cancelled owing to sales and disposals	8303		
Transfers from one heading to another (+)/(-)	8313		
Amortisations and amounts written down at the end of the period	8323	180.467,70	
NET BOOK VALUE AT THE END OF THE PERIOD	(24)	<u>9.545,66</u>	

	Codes	Period	Preceding period
OTHER COMPANIES - PARTICIPATING INTERESTS AND SHARES			
Acquisition value at the end of the period	8393P	xxxxxxxxxxxxxxxx	
Movements during the period			
Acquisitions	8363		
Sales and disposals	8373		
Transfers from one heading to another	(+)/(-) 8383		
Acquisition value at the end of the period	8393		
Revaluation surpluses at the end of the period	8453P	xxxxxxxxxxxxxxxx	
Movements during the period			
Recorded	8413		
Acquisitions from third parties	8423		
Cancelled	8433		
Transferred from one heading to another	(+)/(-) 8443		
Revaluation surpluses at the end of the period	8453		
Amounts written down at the end of the period	8523P	xxxxxxxxxxxxxxxx	
Movements during the period			
Recorded	8473		
Written back	8483		
Acquisitions from third parties	8493		
Cancelled owing to sales and disposals	8503		
Transferred from one heading to another	(+)/(-) 8513		
Amounts written down at the end of the period	8523		
Uncalled amounts at the end of the period	8553P	xxxxxxxxxxxxxxxx	
Movements during the period	(+)/(-) 8543		
Uncalled amounts at the end of the period	8553		
NET BOOK VALUE AT THE END OF THE PERIOD	(284)		
OTHER COMPANIES - AMOUNTS RECEIVABLE			
NET BOOK VALUE AT THE END OF THE PERIOD	285/8P	xxxxxxxxxxxxxxxx	19.716,00
Movements during the period			
Appropriations	8583		
Repayments	8593	1.099,00	
Amounts written down	8603		
Amounts written back	8613		
Exchange differences	(+)/(-) 8623		
Other movements	(+)/(-) 8633		
NET BOOK VALUE AT THE END OF THE PERIOD	(285/8)	18.617,00	
ACCUMULATED AMOUNTS WRITTEN DOWN ON AMOUNTS RECEIVABLE AT END OF THE PERIOD	8653		

PARTICIPATING INTERESTS INFORMATION**PARTICIPATING INTERESTS AND OTHER RIGHTS IN OTHER COMPANIES**

The following list mentions the companies in which the company holds a participating interest (recorded in headings 280 and 282 of assets), as well as the companies in which the company holds rights (recorded in headings 284 and 51/53 of assets) for an amount of at least 10% of the capital, the equity or a class of shares of the company.

NAME, full address of the REGISTERED OFFICE and, for an entity governed by Belgian law, the COMPANY REGISTRATION NUMBER	Rights held			Data extracted from the most recent annual accounts				
	Nature	Directly		Subsidiaries	Annual accounts as per	Currency code	Equity	Net result
		Number	%				%	(+) or (-) (in units)
TITAN GLOBAL FINANCE PLC None 12 SHED, KING GEORGE DOCK . HULL HU9 5PR United Kingdom	Voting rights	12.500.000	100,00	0,00	31/12/2024	EUR	48.877.000	7.088.000
Titan Cement Company S.A. None 22A Halkidos Street 11143 Athens Greece ..	Voting rights	84.632.527	99,99	0,00	31/12/2024	EUR	559.712.000	2.602.139.000
Tithys Holdings limited None Andrea Zakou & Michail Paridi , MC building 12 2404 Egkomi Nicosia Cyprus	Voting rights	7.000	100,00	0,00	31/12/2024	EUR	839.793.810	136.399.945
Titan America SA Public limited liability company Place Saint Gudule 14 1000 Brussel 1 Belgium 1011.751.174	Voting rights	159.781.709	86,67	0,00	31/12/2024	USD	3.194.146.050	-6.053.836

CURRENT INVESTMENTS AND ACCRUALS AND DEFERRED INCOME

CURRENT INVESTMENTS - OTHER INVESTMENTS

Shares and investments other than fixed income investments

Shares – Book value increased with the uncalled amount

Shares – Uncalled amount

Precious metals and works of art

Fixed-income securities

Fixed income securities issued by credit institutions

Term accounts with credit institutions

With a remaining term or notice

up to one month

between one month and one year

over one year

Other investments not mentioned above

Codes	Period	Preceding period
51		
8681		
8682		
8683		
52		
8684		
53		
8686		
8687		
8688		
8689		

ACCRUALS AND DEFERRED INCOME

Allocation of account 490/1 of assets if the amount is significant

Prepaid insurance fees

Other prepaid expenses

Other accrued income

Period
241.608,56
117.207,35
166.395,33

STATEMENT OF CAPITAL AND SHAREHOLDERS' STURCTURE

STATEMENT OF CAPITAL

Capital

Issued capital at the end of the period
 Issued capital at the end of the period

Codes	Period	Preceding period
100P	XXXXXXXXXXXXXXXX	959.347.807,84
(100)	959.347.807,84	

Modifications during the period

Composition of the capital
 Share types

Shares without nominal value designation
 Registered shares
 Shares dematerialized

Codes	Period	Number of shares
	959.347.807,84	78.325.475
8702	XXXXXXXXXXXXXXXX	6.707.985
8703	XXXXXXXXXXXXXXXX	71.617.490

Unpaid capital

Uncalled capital
 Called up capital, unpaid
 Shareholders that still need to pay up in full

Codes	Uncalled amount	Called up amount, unpaid
(101)		XXXXXXXXXXXXXXXX
8712	XXXXXXXXXXXXXXXX	

Own shares

Held by the company itself
 Amount of capital held
 Number of shares
 Held by a subsidiary
 Amount of capital held
 Number of shares

Codes	Period
8721	17.429.562,89
8722	1.423.028
8731	30.955.164,23
8732	2.527.319
8740	
8741	
8742	
8745	
8746	
8747	
8751	959.347.807,84

Commitments to issuing shares

Owing to the exercise of conversion rights
 Amount of outstanding convertible loans
 Amount of capital to be subscribed
 Corresponding maximum number of shares to be issued
 Owing to the exercise of subscription rights
 Number of outstanding subscription rights
 Amount of capital to be subscribed
 Corresponding maximum number of shares to be issued

Authorised capital not issued

Shares issued, non-representing capital

Distribution

Number of shares

Number of voting rights attached thereto

Allocation by shareholder

Number of shares held by the company itself

Number of shares held by its subsidiaries

Codes	Period
8761	
8762	
8771	
8781	

ADDITIONAL NOTES REGARDING CONTRIBUTIONS (INCLUDING CONTRIBUTIONS IN THE FORM OF SERVICES OR KNOW-HOW)

Period

SHAREHOLDERS' STRUCTURE OF THE COMPANY AT YEAR-END CLOSING DATE

As reflected in the notifications received by the company pursuant to article 7:225 of the Belgian Companies and Associations Code, article 14 fourth paragraph of the law of 2 May 2007 on the publication of major holdings and article 5 of the Royal Decree of 21 August 2008 on further rules for certain multilateral trading facilities.

NAME of the persons who hold rights of the company, together with the ADDRESS (of the registered office, in the case of a legal person) and the COMPANY REGISTRATION NUMBER, in the case of an company governed by Belgian law	Rights held			
	Nature	Number of voting rights		%
		Attached to securities	Not attached to securities	
E.D.Y.V.E.M. public company LTD and TCI founders and Paul and Alexandra Canellopoulos Foundation acting in consort Andrea Zakou & Michail Paridi, MC building 12 2404 Egkomi Nicosia Cyprus	Voting rights	38.293.643	0	48,89
Titan Cement Company SA Halkidos Street 22A Athens Greece	Voting rights	2.527.319	0	3,23
Titan SA Place Sainte-Gudule 14 1000 Brussel-Stad Belgium 0699.936.657	Voting rights	1.423.028	0	1,82

PROVISIONS FOR OTHER LIABILITIES AND CHARGES

ALLOCATION OF ACCOUNT 164/5 OF LIABILITIES IF THE AMOUNT IS SIGNIFICANT

Provision for employee severance pay

Period
182.778,46

STATEMENT OF AMOUNTS PAYABLE AND ACCRUALS AND DEFERRED INCOME (LIABILITIES)

	Codes	Period
BREAKDOWN OF AMOUNTS PAYABLE WITH AN ORIGINAL TERM OF MORE THAN ONE YEAR, ACCORDING TO THEIR RESIDUAL MATURITY		
Current portion of amounts payable after more than one year falling due within one year		
Financial debts	8801	
Subordinated loans	8811	
Unsubordinated debentures	8821	
Leasing and other similar obligations	8831	
Credit institutions	8841	
Other loans	8851	
Trade debts	8861	
Suppliers	8871	
Bills of exchange payable	8881	
Advance payments on contracts in progress	8891	
Other amounts payable	8901	921,46
Total current portion of amounts payable after more than one year falling due within one year	(42)	921,46
Amounts payable with a remaining term of more than one year, yet less than 5 years		
Financial debts	8802	
Subordinated loans	8812	
Unsubordinated debentures	8822	
Leasing and other similar obligations	8832	
Credit institutions	8842	
Other loans	8852	
Trade debts	8862	
Suppliers	8872	
Bills of exchange payable	8882	
Advance payments on contracts in progress	8892	
Other amounts payable	8902	263.492.503,70
Total amounts payable with a remaining term of more than one year, yet less than 5 years	8912	263.492.503,70
Amounts payable with a remaining term of more than 5 years		
Financial debts	8803	
Subordinated loans	8813	
Unsubordinated debentures	8823	
Leasing and other similar obligations	8833	
Credit institutions	8843	
Other loans	8853	
Trade debts	8863	
Suppliers	8873	
Bills of exchange payable	8883	
Advance payments on contracts in progress	8893	
Other amounts payable	8903	
Amounts payable with a remaining term of more than 5 years	8913	

AMOUNTS PAYABLE GUARANTEED (included in accounts 17 and 42/48 of liabilities)**Amounts payable guaranteed by the Belgian government agencies**

	Codes	Period
Financial debts	8921	
Subordinated loans	8931	
Unsubordinated debentures	8941	
Leasing and other similar obligations	8951	
Credit institutions	8961	
Other loans	8971	
Trade debts	8981	
Suppliers	8991	
Bills of exchange payable	9001	
Advance payments on contracts in progress	9011	
Remuneration and social security	9021	
Other amounts payable	9051	
Total of the amounts payable guaranteed by the Belgian government agencies	9061	

Amounts payable guaranteed by real securities given or irrevocably promised by the company on its own assets

Financial debts	8922	
Subordinated loans	8932	
Unsubordinated debentures	8942	
Leasing and other similar obligations	8952	
Credit institutions	8962	
Other loans	8972	
Trade debts	8982	
Suppliers	8992	
Bills of exchange payable	9002	
Advance payments on contracts in progress	9012	
Taxes, remuneration and social security	9022	
Taxes	9032	
Remuneration and social security	9042	
Other amounts payable	9052	
Total amounts payable guaranteed by real securities given or irrevocably promised by the company on its own assets	9062	

TAXES, REMUNERATION AND SOCIAL SECURITY**Taxes** (headings 450/3 and 178/9 of liabilities)

	Codes	Period
Outstanding tax debts	9072	
Accruing taxes payable	9073	2.755.337,72
Estimated taxes payable	450	
Remuneration and social security (headings 454/9 and 178/9 of liabilities)		
Amounts due to the National Social Security Office	9076	
Other amounts payable in respect of remuneration and social security	9077	858.252,69

ACCRUALS AND DEFERRED INCOME

Allocation of heading 492/3 of liabilities if the amount is significant

Miscellaneous fees

Period
448.217,14

OPERATING RESULTS**OPERATING INCOME****Net turnover**

Allocation by categories of activity

Allocation by geographical market

Other operating income

Operating subsidies and compensatory amounts received from public authorities

OPERATING CHARGES**Employees for whom the company submitted a DIMONA declaration or who are recorded in the general personnel register**

Total number at the closing date

Average number of employees calculated in full-time equivalents

Number of actual hours worked

Personnel costs

Remuneration and direct social benefits

Employers' contribution for social security

Employers' premiums for extra statutory insurance

Other personnel costs

Retirement and survivors' pensions

Codes	Period	Preceding period
740		
9086	1	1
9087	0,7	0,7
9088	1.125	1.165
620	4.646.817,04	4.137.572,97
621	192.160,40	180.534,28
622		
623	2.097.419,16	1.223.205,15
624		

Provisions for pensions and similar obligations

Appropriations (uses and write-backs)

(+)/(-)

Depreciations

On stock and contracts in progress

Recorded

Written back

On trade debtors

Recorded

Written back

Provisions for liabilities and charges

Appropriations

Uses and write-backs

Other operating charges

Taxes related to operation

Other

Hired temporary staff and personnel placed at the company's disposal

Total number at the closing date

Average number calculated in full-time equivalents

Number of actual hours worked

Costs to the company

Codes	Period	Preceding period
635	2.036.066,87	1.144.593,84
9110		
9111		
9112		
9113		
9115	1.888.318,93	1.189.934,42
9116		
640	1.856,00	41.616,23
641/8	12.439,30	42.826,77
9096		
9097		
9098		
617		

FINANCIAL RESULTS

	Codes	Period	Preceding period
RECURRING FINANCIAL INCOME			
Other financial income			
Subsidies paid by public authorities, added to the profit and loss account			
Capital subsidies	9125		
Interest subsidies	9126		
Allocation of other financial income			
Exchange differences realized	754		
Other			
Realized exchange difference		1.146.471,84	172,55
Guarantee commissions		1.796.483,12	2.897.547,28
Other financial income		10.409.070,70	
RECURRING FINANCIAL CHARGES			
Depreciation of loan issue expenses	6501	136.134,28	125.954,63
Capitalised interests	6502		
Depreciations on current assets			
Recorded	6510		
Written back	6511		
Other financial charges			
Amount of the discount borne by the company, as a result of negotiating amounts receivable	653		
Provisions of a financial nature			
Appropriations	6560		
Uses and write-backs	6561		
Allocation of other financial costs			
Exchange differences realized	654		
Results from the conversion of foreign currencies	655		
Other			
Realized exchange loss			11.595,02
Bank charges		9.794,65	9.446,40
Other financial charges		33.707.326,74	574,00

INCOME AND CHARGES OF EXCEPTIONAL SIZE OR FREQUENCY

	Codes	Period	Preceding period
NON-RECURRING INCOME	76		398.515.019,33
Non-recurring operating income	(76A)		
Write-back of depreciation and of amounts written off intangible and tangible fixed assets	760		
Write-back of provisions for extraordinary operating liabilities and charges	7620		
Capital profits on disposal of intangible and tangible fixed assets	7630		
Other non-recurring operating income	764/8		
Non-recurring financial income	(76B)		398.515.019,33
Write-back of amounts written down financial fixed assets	761		
Write-back of provisions for extraordinary financial liabilities and charges	7621		
Capital profits on disposal of financial fixed assets	7631		
Other non-recurring financial income	769		398.515.019,33
NON-RECURRING CHARGES	66		825.887.788,10
Non-recurring operating charges	(66A)		
Non-recurring depreciation of and amounts written off formation expenses, intangible and tangible fixed assets	660		
Provisions for extraordinary operating liabilities and charges: appropriations (uses) (+)/(-)	6620		
Capital losses on disposal of intangible and tangible fixed assets	6630		
Other non-recurring operating charges	664/7		
Non-recurring operating charges carried to assets as restructuring costs (-)	6690		
Non-recurring financial charges	(66B)		825.887.788,10
Amounts written off financial fixed assets	661		825.887.788,10
Provisions for extraordinary financial liabilities and charges - appropriations (uses) (+)/(-)	6621		
Capital losses on disposal of financial fixed assets	6631		
Other non-recurring financial charges	668		
Non-recurring financial charges carried to assets as restructuring costs (-)	6691		

TAXES

INCOME TAXES

Income taxes on the result of the period

Income taxes paid and withholding taxes due or paid
 Excess of income tax prepayments and withholding taxes paid recorded under assets
 Estimated additional taxes

Income taxes on the result of prior periods

Additional income taxes due or paid
 Additional income taxes estimated or provided for

Major reasons for the differences between pre-tax profit, as it results from the annual accounts, and estimated taxable profit

Codes	Period
9134	1.271.096,38
9135	26.722,38
9136	
9137	1.244.374,00
9138	
9139	
9140	

Influence of non-recurring results on income taxes on the result of the period

Period

Sources of deferred taxes

Deferred taxes representing assets
 Accumulated tax losses deductible from future taxable profits
 Deferred taxes representing liabilities
 Allocation of deferred taxes representing liabilities

Codes	Period
9141	13.257.205,00
9142	13.257.205,00
9144	

VALUE-ADDED TAXES AND TAXES BORNE BY THIRD PARTIES

Value-added taxes charged

To the company (deductible)
 By the company

Amounts withheld on behalf of third party by way of

Payroll withholding taxes
 Withholding taxes on investment income

Codes	Period	Preceding period
9145	32.373,56	71.573,00
9146	39.825,88	632,00
9147	682.417,81	725.990,00
9148	26.722,38	19.908,98

RIGHTS AND COMMITMENTS NOT REFLECTED IN THE BALANCE SHEET

PERSONAL GUARANTEES PROVIDED OR IRREVOCABLY PROMISED BY THE COMPANY AS SECURITY FOR DEBTS AND COMMITMENTS OF THIRD PARTIES

Of which

Bills of exchange in circulation endorsed by the company

Bills of exchange in circulation drawn or guaranteed by the company

Maximum amount for which other debts or commitments of third parties are guaranteed by the company

REAL GUARANTEES

Real guarantees provided or irrevocably promised by the company on its own assets as security of debts and commitments of the company

Mortgages

Book value of the immovable properties mortgaged

Amount of registration

For irrevocable mortgage mandates, the amount for which the agent can take registration

Pledging of goodwill

Maximum amount up to which the debt is secured and which is the subject of registration

For irrevocable mandates to pledge goodwill, the amount for which the agent can take the inscription

Pledging of other assets or irrevocable mandates to pledge other assets

Book value of the immovable properties mortgaged

Maximum amount up to which the debt is secured

Guarantees provided or irrevocably promised on future assets

Amount of assets in question

Maximum amount up to which the debt is secured

Vendor's privilege

Book value of sold goods

Amount of the unpaid price

Codes	Period
9149	936.215.015,63
9150	
9151	
9153	936.215.015,63
91611	
91621	
91631	
91711	
91721	
91811	
91821	
91911	
91921	
92011	
92021	

SETTLEMENT REGARDING THE COMPLEMENTARY RETIREMENT OR SURVIVORS' PENSION FOR PERSONNEL AND BOARD MEMBERS

Brief description

See below

Measures taken to cover the related charges

See below

PENSIONS FUNDED BY THE COMPANY ITSELF

Estimated amount of the commitments resulting from past services

Methods of estimation

Certain labor legislation requires that the payment of retirement indemnities is based on the number of years of service to the Company by the employees and on their remuneration .These retirement indemnities are unfunded and the liabilities arising from such obligations are actuarially valued by an independent firm of actuaries .using the projected unit credit method. The last actuarial valuation was undertaken in December 2025. The principal actuarial assumptions used were discount rates of 3,49% as of 31/12/2025 with time weighted average duration 7,85 years, according to the market condition as of 17/12/2025 and future salary increase of 2,0%

Code	Period
9220	182.778,46

NATURE AND FINANCIAL IMPACT OF SIGNIFICANT EVENTS AFTER THE CLOSING DATE not reflected in the balance sheet or income statement

Period

COMMITMENTS TO PURCHASE OR SALE AVAILABLE TO THE COMPANY AS ISSUER OF OPTIONS FOR SALE OR PURCHASE

The 2017 Restricted Stock Option Plan (RSIP 2017) expired during the current year. Under the three-year plan, the Board of Directors was entitled to grant up to 1,000,000 stock options at a sale price equal to €10.00 per share. The vesting period of the stock options was three years provided that the beneficiaries remained employed (or retired) within the Group. After the completion of the three-year vesting period, the Board of Directors determined the final number of options that the beneficiaries had the right to exercise, based on the following criteria:

- a) by 50% on the average three-year Return on Average Capital Employed (ROACE) of the Group against the target for each three-year period; and
- b) by 50% on the overall performance of TITAN stock compared to the average performance of the shares of the predefined international cement producing companies.

The Beneficiaries were entitled to exercise their stock option rights, either in whole or in part, paying the relevant amounts until the expiration date of their stock options, i.e. until December of the third year after these stock options have been vested.

The Extraordinary General Meeting of Shareholders of Titan S.A. approved on 13.5.2019 the amendment of the existing stock option plans, namely to replace the stock options on TITAN Cement Company S.A. shares by stock options on shares of Titan S.A., without otherwise amending the terms and conditions of the plans. TITAN Cement Company had the obligation to settle the share-based payment transaction.

Long-Term Incentive - Restricted Stock (LTI-RS)

The Long-Term Incentive-Restricted Stock plan (LTI-RS) was first applied in 2020, under the name "The Long-Term Incentive Plan (LTIP)", which was renamed to LTI-RS in line with the 2024 Remuneration policy. Participants of the plan are the executive members of the Board of Directors of TITAN SA, the Group Executive Committee and Management Committee Members TITAN SA, as well as employees who hold positions equivalent to grades 20 or higher in other companies of TITAN Group. The awards may also be granted selectively to a limited number of employees who stand out on a continuous basis for their performance and potential for development. Under the plan, participants are granted awards in the form of a conditional grant of a number of TITAN SA shares in April (or later) of each year. Until vested and released, the awards have no dividend or voting rights. The number of shares granted to each participant is determined by the award amount and the value

of the restricted stock at the time of grant. The value of share is equal to the average TITAN SA share closing price on Euronext Brussels during the last seven trading days of March of the grant year. Awards granted prior to 2025 vest in two tranches, with 50% vesting after three years and the remaining 50% after four years. Awards granted in 2025 vest in full upon completion of a single three year vesting period, subject to the same continued employment or Board service conditions. No performance conditions apply to Restricted Stock awards granted in 2025. The awards vest at the designated dates, provided that the participants are still working in TITAN SA or in any other employer company of the Group, or are still serving as an executive Director in the Board of Directors of TITAN SA.

Long-Term Incentive - Performance Shares (LTI-PS)

The Long Term Incentive-Performance Shares plan (LTI PS) (LTI-PS is actually the rebranded DCP) was approved by the General Meeting of TITAN SA

SA on 9 May 2024. As in LTI RS, the participants of the plan are the executive members of the Board of Directors of TITAN SA, the Group Executive Committee and Management Committee Members TITAN SA, as well as employees who hold positions equivalent to grades 20 or higher in other companies of TITAN Group. The awards may also be granted selectively to a limited number of employees who stand out on a continuous basis for their performance and potential for development.

Under the plan, participants are granted awards in the form of TITAN SA performance shares. The number of Company performance shares is determined by the award amount and the value of the restricted stock at the time of grant. The value of each

performance share is equal to the average Company share closing price on Euronext Brussels during the last seven trading days of March of the grant year. The awards do not carry dividend or voting rights prior to vesting and are settled in shares

following the end of the performance period.

The performance period is three years and the number of vesting LTI PS is linked to actual performance against predefined KPIs. For awards granted in 2024, performance was assessed with equal weighting of 50%

on Earnings per Share (EPS) and 50% on a sustainability related KPI linked to net CO2 emissions per ton of cementitious material. For awards granted in 2025, performance is assessed with a weighting of 80% on EPS and 20% on the sustainability related KPI

with each KPI evaluated independently.

Payout at threshold performance is 50%, target payout is 100% and, in case of over achievement (stretch), payout is capped at 150%, with linear calculation of payout between these levels of achievement.

If performance does not reach the threshold level, no awards vest. The awards vest at the designated dates, provided that the participants are

Period

4.100.364,55

COMMITMENTS TO PURCHASE OR SALE AVAILABLE TO THE COMPANY AS ISSUER OF OPTIONS FOR SALE OR PURCHASE

still working in TITAN SA or in any other employer company of the Group, or are still serving as an executive Director in the Board of Directors of TITAN SA. Deferred Compensation Plan (DCP)

The Deferred Compensation Plan (DCP), launched on 22 March 2021 by the Board of Directors of TITAN SA, will remain active until vesting in March 2026, with the final awards granted in 2023. Under the plan, participants are granted awards for in the form of a conditional grant of TITAN SA shares 'shadow shares'.

Until vested and released, the awards have no dividend or voting rights. The number of the awards granted to each participant is determined by the award amount and the value of the shadow share.

The value of the 'shadow shares' is equal to the average TITAN SA share closing price on Euronext Brussels during the last seven trading days of March of the grant year. The vesting period of the awards is at the completion of a three-year period.

The awards vest at the designated dates, provided that the participants are still working in TITAN SA or in any other employer company of the Group, or are still serving as an executive Director in the Board of Directors of TITAN SA.

After the completion of the three-year vesting period, the final number of 'shadow shares' that will vest depends on two criteria, both of which contribute equally (50%) to it.

In case of over-achievement, the DCP 2021 is capped at 160% of target. The two criteria are the following:

- a) Sustainability KPI: a three-year CO₂ target supporting the decarbonization priority of the Group; reduction of net direct CO₂ emissions per ton of cementitious product.
- b) The comparison of the Total Shareholder Return (TSR) performance to the average total performance of the share of a Peer Group Index.

The peer group which formulates the index is the following (as set by the Board of Directors and may be changed, if required): 1) Lafarge-Holcim, 2) Heidelberg, 3) Cemex, 4) Cemtir, 5) CRH, 6) Buzzi, 7) Argos and 8) Vicat.

Period

NATURE, COMMERCIAL OBJECTIVE AND FINANCIAL CONSEQUENCES OF TRANSACTIONS NOT REFLECTED IN THE BALANCE SHEET

If the risks and benefits resulting from such transactions are of any meaning and if publishing such risks and benefits is necessary to appreciate the financial situation of the company

TCI is guarantor of forty three financing facilities related to its subsidiaries with: Total amount of facilities: EUR 936.215.015,63
 Total amount of debt outstanding : EUR 539.840.300,94

Period
936.215.015,63

OTHER RIGHTS AND COMMITMENTS NOT REFLECTED IN THE BALANCE SHEET (including those that cannot be calculated)

Period

RELATIONSHIPS WITH AFFILIATED COMPANIES, ASSOCIATED COMPANIES AND OTHER COMPANIES LINKED BY PARTICIPATING INTERESTS

	Codes	Period	Preceding period
AFFILIATED COMPANIES			
Financial fixed assets	(280/1)	4.160.939.705,74	4.456.706.168,37
Participating interests	(280)	4.160.939.705,74	4.456.706.168,37
Subordinated amounts receivable	9271		
Other amounts receivable	9281		
Amounts receivable	9291	1.861.215,74	1.688.419,95
Over one year	9301		
Within one year	9311	1.861.215,74	1.688.419,95
Current investments	9321		
Shares	9331		
Amounts receivable	9341		
Amounts payable	9351		26.820.000,00
Over one year	9361		
Within one year	9371		26.820.000,00
Personal and real guarantees			
Provided or irrevocably promised by the company as security for debts or commitments of affiliated companies	9381	936.215.015,63	965.369.415,00
Provided or irrevocably promised by affiliated companies as security for debts or commitments of the company	9391		
Other significant financial commitments	9401		
Financial results			
Income from financial fixed assets	9421		
Income from current assets	9431		
Other financial income	9441		
Debt charges	9461	174.113,55	882.978,58
Other financial charges	9471		
Disposal of fixed assets			
Capital profits realised	9481		
Capital losses realised	9491		

RELATIONSHIPS WITH AFFILIATED COMPANIES, ASSOCIATED COMPANIES AND OTHER COMPANIES LINKED BY PARTICIPATING INTERESTS

	Codes	Period	Preceding period
ASSOCIATED COMPANIES			
Financial fixed assets	9253		
Participating interests	9263		
Subordinated amounts receivable	9273		
Other amounts receivable	9283		
Amounts receivable	9293		
Over one year	9303		
Within one year	9313		
Amounts payable	9353		
Over one year	9363		
Within one year	9373		
Personal and real guarantees			
Provided or irrevocably promised by the company as security for debts or commitments of affiliated companies	9383		
Provided or irrevocably promised by affiliated companies as security for debts or commitments of the company	9393		
Other significant financial commitments	9403		
COMPANIES LINKED BY PARTICIPATING INTERESTS			
Financial fixed assets	9252		
Participating interests	9262		
Subordinated amounts receivable	9272		
Other amounts receivable	9282		
Amounts receivable	9292		
Over one year	9302		
Within one year	9312		
Amounts payable	9352		
Over one year	9362		
Within one year	9372		

TRANSACTIONS WITH AFFILIATED PARTIES BEYOND NORMAL MARKET CONDITIONS

Mention of these transactions if they are significant, including the amount of the transactions, the nature of the link, and all information about the transactions that should be necessary to get a better understanding of the financial situation of the company

Nihil

Period

FINANCIAL RELATIONSHIPS WITH**DIRECTORS AND MANAGERS, INDIVIDUALS OR LEGAL PERSONS WHO CONTROL THE COMPANY DIRECTLY OR INDIRECTLY WITHOUT BEING ASSOCIATED THEREWITH, OR OTHER COMPANIES CONTROLLED DIRECTLY OR INDIRECTLY BY THESE PERSONS****Amounts receivable from these persons**

Principal conditions regarding amounts receivable, rate of interest, duration, any amounts repaid, cancelled or written off

Guarantees provided in their favour**Other significant commitments undertaken in their favour****Amount of direct and indirect remunerations and pensions, reflected in the income statement, as long as this disclosure does not concern exclusively or mainly, the situation of a single identifiable person**

To directors and managers

To former directors and former managers

Codes	Period
9500	
9501	
9502	
9503	1.104.780,90
9504	

THE AUDITOR(S) AND THE PERSONS WHOM HE (THEY) IS (ARE) COLLABORATING WITH**Auditors' fees****Fees for exceptional services or special assignments executed within the company by the auditor**

Other audit assignments

Tax consultancy assignments

Other assignments beyond the audit

Fees for exceptional services or special assignments executed within the company by people the auditor(s) is (are) collaborating with

Other audit assignments

Tax consultancy assignments

Other assignments beyond the audit

Codes	Period
9505	183.750,00
95061	361.000,00
95062	35.000,00
95063	
95081	
95082	
95083	

Mentions related to article 3:64, § 2 and § 4 of the Belgian Companies and Associations Code

DECLARATION WITH REGARD TO THE CONSOLIDATED ANNUAL ACCOUNTS**INFORMATION TO DISCLOSE BY EACH COMPANY GOVERNED BY THE BELGIAN COMPANIES AND ASSOCIATIONS CODE ON THE CONSOLIDATED ANNUAL ACCOUNTS**

The company has prepared and published consolidated annual accounts and a consolidated annual report*

~~The company has not prepared consolidated annual accounts and a consolidated annual report, because of an exemption for the following reason(s)*~~

~~The company and its subsidiaries exceed, on a consolidated basis, not more than one of the criteria mentioned in article 1:26 of the Belgian Companies and Associations Code*~~

~~The company only has subsidiaries that, considering the evaluation of the consolidated capital, the consolidated financial position or the consolidated result, individually or together, are of negligible interestError! Bookmark not defined. (article 3:23 of the Belgian Companies and Associations Code)~~

~~The company itself is a subsidiary of a parent company that prepares and publishes consolidated annual accounts, in which the annual accounts are integrated by consolidation**~~

Name, full address of the registered office and, if it concerns companies under Belgian law, the company registration number of the parent company(ies) and the indication if this (these) parent company(ies) prepares (prepare) and publishes (publish) consolidated annual accounts, in which the annual accounts are included by means of consolidation**:

If the parent company(ies) is (are) (a) company(ies) governed by foreign law, the location where the abovementioned annual accounts are available**:

* Strike out what does not apply.

** Where the annual accounts of the company are consolidated at different levels, the information should be given, on the one hand at the highest and on the other at the lowest level of companies of which the company is a subsidiary and for which consolidated accounts are prepared and published.

FINANCIAL RELATIONSHIPS OF THE GROUP THE COMPANY IS IN CHARGE OF IN BELGIUM WITH THE AUDITOR(S) AND THE PERSONS WITH WHOM HE (THEY) IS (ARE) LINKED

Mentions related to article 3:65, § 4 and § 5 of the Belgian Companies and Associations Code

Fees to auditors according to the mandate at the group level led by the company publishing the information

Fees for exceptional services or special missions executed by the auditor(s) at this group

- Other audit assignments
- Tax consultancy assignments
- Other assignments beyond the audit

Fees to people auditors are linked to according to the mandate at the group level led by the company publishing the information

Fees for exceptional services or special assignments executed at this group by people the auditor(s) is (are) linked to

- Other audit assignments
- Tax consultancy assignments
- Other assignments beyond the audit

Codes	Period
9507	183.750,00
95071	361.000,00
95072	35.000,00
95073	
9509	3.233.237,00
95091	555.980,00
95092	254.600,00
95093	18.800,00

Mentions related to article 3:64, § 2 and § 4 of the Belgian Companies and Associations Code

VALUATION RULES

VALUATION RULES

In accordance with the regulations of the Royal Decree of April 28, 2019 implementing the Code of Companies and Associations, the rules applied by the company with regard to inventories, depreciation, impairment, provisions for risks and charges are mentioned here below and are adjusted to the specific characteristics of the company.

Without further mention, all assets and liabilities are valued at their nominal value.

ASSETS

Formation expenses

Formation expenses are valued at their acquisition value.

Formation and capital increase costs are amortized in annual installments of at least twenty percent of the amounts actually spent.

Tangible fixed assets

Tangible fixed assets are entered under this section at their acquisition price, their cost price or their contribution value, depending on whether they have been acquired from third parties, produced by the company or contributed to it.

These fixed assets, for which the use is limited in time, are subject to linear depreciation, pro-rata temporis, according to the relevant rates below:

Subheadings: Rates

Installations, machinery and equipment:20%

Furniture:10%-20%

Vehicles:25%

Computer equipment:33%

Other tangible fixed assets:10%

These fixed assets are subject to additional or exceptional depreciation when, due to their alteration or changes in the economic and/or technological circumstances, their net book value exceeds their use value by the company.

Tangible fixed assets which have been disposed or which will no longer be used for the future activity of the company are, when appropriate, subject to exceptional depreciation in order to align their valuation with their probable realizable value.

Acquisition costs follow the principal and are amortized by fixed annuities, according to the same percentages as those determined for the headings mentioned above.

Financial fixed assets

Participating interests

Shares held in other companies are considered as a participation when this ownership aims, at establishing a lasting and specific link with these companies and allowing to exercise an influence on the management orientation of these companies.

These participating interests are carried at their acquisition price or at their contribution value. Acquisition costs are fully expensed as incurred.

These fixed assets are subject to reductions in value in case of a lasting capital loss or depreciation justified by the situation, profitability or prospective of the company in which the participation, shares or units are held.

Inventory

Inventories are stated at the lower of cost and net realizable value. Net realizable value is the estimated selling price in the ordinary course of business, less the costs associated with the completion of the sale.

Cash receivables and deposits

Cash guarantees are under this section at their nominal value. These receivables are subject to write-downs if their repayment on the due date is fully or partly uncertain or compromised.

Receivables at no more than one year

These receivables are recorded at their nominal value.

They are subject to write-downs if their repayment on the due date is fully or partly uncertain or compromised, or when their realizable value at the end of the financial year is lower than the nominal value. In application of this rule, write-downs are recorded for receivables from customers whose creditworthiness is doubtful, for disputed receivables, for those subject to abnormal payments delays.

Cash at bank and in hand

These values are recorded at their nominal value.

They are subject to write-downs if their realizable value at the closing date of the financial year is lower than the nominal value. Additional write-downs are recorded in the same manner as those set for cash investments.

Deferrals and accruals

Accrued income and charges to be carried forward are valued on a pro rata basis so that the accounts for the financial year include the income and charges related to it.

LIABILITIES

Reserves not available for distribution

When the Company acquires treasury shares, a reserve non available for distribution for treasury shares should be created at the acquisition price of the treasury shares. Subsequent changes in book value of treasury shares held by the Company lead to an equal change of the non available for distribution reserve for treasury shares.

When a subsidiary of the Company acquires shares of the Company, the Company creates a non available for distribution reserve for treasury shares, at the acquisition price of these shares. Subsequent changes to the book value, other than the change in book value due to acquisition /disposal of treasury shares ,in the accounting of this subsidiary, do not affect the non distributable reserve at the level of the Company.

Provisions for liabilities and charges

Provisions for liabilities and charges cover losses or charges clearly described as to their nature, but which, at the closing date, are either probable or certain but undetermined as to their amount.

VALUATION RULES

Their valuation is made according to the principle of prudence, sincerity and good faith. They are constituted on the basis of methods adopted by the company's administrative body and cannot depend on the result of the financial year.

Amounts payable within one year

These liabilities are recognized at nominal value.

This section includes:

-as tax liability, an estimated amount intended to cover the taxes related to the result of the financial year insofar as these taxes are not already covered by tax payments and withholding taxes charged to the income statement or other payable withholding taxes and,

- as salary and social security liability, salaries payable and the estimated holiday pay payable having taken into account the rates accepted by the Tax Administration.

Amounts payables after one year

These liabilities are recognized at nominal value

Deferrals and accruals

The accrued charges and deferred income are valued as stated for the same asset item.

COMMON RULES

Reevaluation of tangible and financial fixed assets

No fixed assets have been revalued.

Foreign currency transactions, assets and liabilities

Any transaction denominated in foreign currency is converted into euro on the day of the transaction. Payment for the transaction gives rise to the recognition of any exchange difference under financial charges or income.

At closing date, receivables, current investments, cash at bank and in hand and / or liabilities denominated in foreign currencies, are revalued in euros at the closing exchange rate.

Exchange rate losses are recognized as financial charges; the exchange rate gains are recognized as deferred income.

No netting can be made between positive and negative deviations of different currencies.

Branches

The branch accounts, kept in the currency of the country where it is located, are converted into euros when they are integrated into the head office accounts using the monetary / non-monetary method. Nonmonetary items are recorded at their acquisition value, converted at the conversion rate applicable on the acquisition date. Monetary items are converted at the closing rate, unless they are hedged; in the latter case, they are converted at hedging rate. The conversion differences are treated as described above for transactions, assets and commitments in foreign currencies.

The Company's financial statements include the Cyprus Branch of Titan Cement International, as well.

FREE TEXT

Participating interests and shares

In July 2024 the Company has formed a new subsidiary in Belgium, Titan America SA (TASA). The new subsidiary was formed in order to facilitate the Company to proceed with an Initial Public Offering of its US business, through listing TASA in the New York Exchange.

In December 2024, the Company proceeded with an equity injection in TASA of USD3.199.999.886,25 by contributing its entire participation in Titan Atlantic Cement Industrial & Commercial (TACIC) to the capital of TASA. Consequently TASA holds through TACIC, the Company's US operations.

Capital reduction with reimbursement to shareholders

The extraordinary shareholders meeting of 13 May 2019 decided to carry out a capital reduction, for an amount of 150.000.000,00 EUR, without cancellation of shares.

The assembly decided to grant a delegation of power to the board of directors in order to freely decide on the date of reimbursement to the shareholders of the Company for an amount of 150.000.000,00 EUR in one or more times. The assembly does not impose any time limit in this regard. The purpose of this capital reduction is to bring the capital of the company in line with its present and future needs.

As of May 14, 2020 an amount of EUR 16.489.573,60 was decided to be and was reimbursed to shareholders .

As of May 13, 2021 an amount of 31.201.700 EUR was decided to be and was reimbursed to the shareholders.

As of March 16, 2022 an amount of 38.956.651 EUR was decided to be and was reimbursed to the shareholders.

The extraordinary shareholders' meeting of May 9, 2022 approved the reduction of the Company's capital by a further amount of 200.000.000 EUR. This liability to the shareholders was recognized at long term other amounts payable.

Further more, the Board of Directors, on March 18, 2026 decided to propose to the annual shareholders' Meeting to approve a dividend of EUR 1,10 per share i.e. total of 84.592.691,70 EUR. This liability to the shareholders was recognized as short term other amounts payable.

No other reimbursements are planned in 2026.

**OTHER DOCUMENTS TO BE FILED IN ACCORDANCE WITH THE
BELGIAN COMPANIES AND ASSOCIATIONS CODE**

ANNUAL REPORT

Report of the Board of Directors of Titan SA to the ordinary shareholders meeting of 07 May 2026

General

The Board of Directors presents you the separate annual accounts and reports to you in respect of its management during the financial year started on January 1, 2025 and ended on December 31, 2025.

Legal structure of Titan S.A.(former Titan Cement International S.A)

Titan S.A. (TITAN or the Company) is a public limited liability company ("société anonyme") incorporated under Belgian law.

In July 2019 Titan SA (then Titan Cement International S.A -TCI) announced the successful outcome of the voluntary share exchange offer that was submitted on 16 April 2019 to acquire all of the ordinary and preference shares issued by TITAN Cement Company S.A. .

The result was that 93% of TITAN Cement Company S.A. 's ordinary shares and 92.36% of TITAN Cement Company S.A.'s preference shares were tendered. Given the successful outcome of the tender offer, TCI became the parent company of the TITAN Group and its shares were listed on 23rd July 2019 on Euronext Brussels, the Athens Exchange and Euronext Paris.

On 19th August 2019, TCI completed a squeeze out and acquired 100% of the ordinary and preference shares of TITAN Cement Company S.A. .

In June 2025 , Titan Cement International S.A changed its legal name to Titan S.A., following approval at its Extraordinary Meeting of Shareholders. The ticker symbol TITC remains unchanged on both Euronext and the Athens Exchange.

The simplified name reflects a unified, forward-looking identity aligned with the Group's global presence, purpose, and strategic priorities. It underscores TITAN's transformation into a modern industrialist, provider of sustainable building materials and solutions, while staying true to its heritage, values, and strong brand recognition across all markets

Principal activities and nature of operations of the Company

The principal activities of the Company are those of an active investment holding company and the investing and trading in shares including but not limited to any form of dividend and interest earning shares, bonds, deposits, loans, forwards, derivatives and other financial instruments. The Company also provides management support services to its subsidiaries

The main subsidiaries of the Company operate in the construction and building materials sector

Information in relation to branch offices (Article 3:6 § 1, 5° Belgian Companies Code)

As of 16 November 2018 the Company has created a permanent establishment in Cyprus (Branch) transferring its seat of management in Cyprus and operating a place of business at 12 A.Zakou and Michail Paridi str., Egkomi , 2404 , Nicosia.

Financial Review

Comments to the statutory accounts (Article 3:6§ 1, 1° Belgian Companies Code)

The Company reported for the period Net Loss of €7,686,959.

This is mostly attributed to non recurring Administrative expenses , related to the Initial Public Offering of its subsidiary ,Titan America SA, shares in the New York Stock Exchange .

**OTHER DOCUMENTS TO BE FILED IN ACCORDANCE WITH THE
BELGIAN COMPANIES AND ASSOCIATIONS CODE**

ANNUAL REPORT

The Company's Other operating income of €4,618,374 mainly relates to fees from the provision of management support services to its subsidiaries.

The Company, also in support of its subsidiaries, has provided its corporate guarantee in order to facilitate the financing of its subsidiaries. In lieu the Company has received, in 2025, fees from its subsidiaries of €1,796,483 which are reported in Other financial income .

Both the provision of management support services and corporate guarantees to its subsidiaries, were priced in accordance to Transfer Pricing guidelines issued by OECD.

Dividend from subsidiaries, reported in Income from Financial Fixed Assets, includes dividend upstreamed from operating subsidiaries of €36,901,233 .

The cashflow generated in the period was used to fund, among other, distribution of dividends, in July 2025, of .€ 231,178,989

Management on March 18,2026 has decided to propose to the Annual Shareholders Meeting in May 7th, 2026 out of the, available for appropriation, retained earnings of €2,763,700,861 as at December 31, 2025,

- The distribution of dividend of €1.10 per share €84,592,692

Following appropriations, the Company's retained Earnings as at December 31 2025, amount to €2,678,245,966 .

The Extraordinary Shareholders' Meeting held on May 9, 2022 approved the reduction of the Company's capital by €200.000.000 ,by way of reimbursement in cash to the shareholders .The Meeting granted the Board of Directors the power to decide ,at its own discretion the date of repayment in one or several times with no time restriction to the above authorization .This amount is reported in long term obligations.

In February 2025 the Company's subsidiary, Titan America SA, proceeded with an initial public offering ("IPO") in the US market, of 9,000,000 new common shares that were issued and sold at a price to the public of \$16.00 per share.

Additionally , through the IPO the Company offered 15,000,000 existing common shares of Titan America SA, that were sold at a price to the public of \$16.00 per share.

Citigroup and Goldman Sachs & Co. LLC acted as joint lead book-running managers for the IPO. BofA Securities, BNP Paribas, Jefferies, HSBC, Societe Generale and Stifel acted as bookrunners for the IPO.

A registration statement on Form F-1 (Registration No. 333-284251) relating to these securities was filed with the SEC and became effective on February 6, 2025.

The Company has granted the underwriters a 30-day option (green shoe option) to purchase up to an additional 3,600,000 common shares to cover over-allotments, if any, at the initial public offering price, less underwriting discounts and commissions.

Titan America SA's common shares are traded on the New York Stock Exchange under the ticker symbol "TTAM" as of February 7, 2025.

The Company received proceeds of \$228,000,000, after deducting underwriting discounts and commissions .

Titan America SA received proceeds of \$136,800,000, after deducting underwriting discounts and commissions, which will be used for capital expenditures and other general corporate purposes, including to fund investments in technologies and Titan America's growth strategies and to pursue strategic acquisitions that complement Titan America's business.

Furthermore the Underwriters ,in order to cover over allotment , exercised partially their option and purchased an additional 580,756 shares on 7 March 2025 thus the Company received an additional net amount of €8,827,491 ,after deducting bank fees .

**OTHER DOCUMENTS TO BE FILED IN ACCORDANCE WITH THE
BELGIAN COMPANIES AND ASSOCIATIONS CODE****ANNUAL REPORT**

After the completion of the IPO, the Company owns 159,781,709 common shares of Titan America SA, representing 86.7% of the total outstanding common shares .

As at December 31, 2025 the Total Assets of the Company were €4,252,497,311 and the Net Assets were €3,894,179,153

Debt and liquidity profile

As a result of the proceeds received from the successful IPO of Titan America SA , the Company ended 2025 with Net Cash of €30,075,436 .

Through the TITAN Group's Cash Pooling Scheme , €29,640,573 out of the available cash , were placed with the Company's subsidiary TITAN GLOBAL FINANCE , on a short term basis .This amount is reported in *Other amounts Receivable* under Current Assets

Also the Company, in support of its subsidiaries' financing, has issued corporate guarantees of €936,215,016.

On 31 December 2025 the subsidiaries' outstanding debt, guaranteed by the Company amounted to €539,840,301

The Company's credit rating improved during the year, with Fitch revising its rating to "BB+ Positive Outlook" from "BB+ Stable" and S&P also revising its "BB+,stable outlook" credit rating to "BB+ with positive outlook" .

Events after the reporting period

On 8 January 2026, the Company's subsidiary Titan America SA, listed on the NYSE, announced that it had entered into an agreement to acquire Keystone Cement Company, a Pennsylvania-based cement manufacturer and aggregates producer. The transaction price amounts to \$310 million, subject to post-closing adjustments, and completion is subject to regulatory approval and other customary conditions.

On 30 January 2026, the Group completed the acquisition of the Vracis de l'Estuaire cementitious materials business in Northern France, following the satisfaction of all conditions precedent and the transfer of ownership.

In February 2026, the Group completed the acquisition of 100% of Caba Çimento Sanayi ve Ticaret A.Ş., following the satisfaction of all conditions precedent, including regulatory approvals, and the transfer of legal ownership of the shares. The consideration for the acquisition corresponds to approximately \$190 million.

On 28 January 2026, the Company's subsidiary Titan Global Finance Plc successfully priced an offering of €350 million senior unsecured notes due 2031, guaranteed by the Company , with a fixed coupon of 3.50% per annum. Settlement of the transaction occurred on 4 February 2026, and the notes are admitted to trading on Euronext Dublin.

The ongoing conflict in the Middle East creates geopolitical uncertainties with macroeconomic implications. TITAN has no direct exposure to the affected regions. However, conflict-driven implications, including higher energy prices, may impact market trends and increase inflationary risks. We are closely monitoring the developments and planning actions to mitigate and/or eliminate potential impact.

**OTHER DOCUMENTS TO BE FILED IN ACCORDANCE WITH THE
BELGIAN COMPANIES AND ASSOCIATIONS CODE****ANNUAL REPORT****Going concern disclosure**

The Board of Directors having taken into account:

- a. the Company's financial position;
- b. the risks facing the Company that could impact on its business model and capital adequacy; and
- c. the fact that no material uncertainties are identified to the Company's ability to continue as a going concern in the foreseeable future and in any event over a period of at least twelve months from the date of approval of the Financial Statements ,states that they consider it appropriate for the Company to continue to adopt the going concern basis in preparing its Financial Statements and that no material uncertainties are identified to the Company's ability to continue to adopt the going concern basis in preparing its Financial Statements in the foreseeable future and in any event over a period of at least twelve months from the date of approval of the Financial Statements for the fiscal year 2025.

Viability statement

The Board of Directors have assessed the prospects of the Company having regard on its current position and the major risks facing the Company over a period of five years, which was considered as appropriate to draw conclusions. The Board of Directors have a reasonable expectation that the Company will be able to continue in operation and meet its liabilities as they fall due over the period of their assessment.

Circumstances that may have a material impact on the development of the company (Article 3:6§ 1,3° Belgian Companies Code)

There are no circumstances that may have a material impact on the development of the company and its subsidiaries.

Research and Development expenses (Article 3:6 § 1, 4° Belgian Companies Code)

Given the holding company nature of operations, the company did not have any Research and Development expenses during the period started on January 1, and ended on December 31 ,2025.

Financial Instruments (Article 3:6 § 1, 8° Belgian Companies Code)

The Company does not use financial instruments in the meaning of Article 3:6 § 1, 8° Belgian Companies Code. You may refer to section "Risk Management" and "The Company's and TITAN's subsidiaries principal risks" for a description of respectively the company's financial risk management objectives and policies and the company's exposure to different risks.

Conflicts of interests of Directors (Article 7:96 par 1,3, Article 7:97par.1,7 Belgian companies Code)

You may refer to the Corporate Governance Statement of this Report §4.8.

Payments to Authorities

The Company has not made payments to Authorities other than the ones required by law.

**OTHER DOCUMENTS TO BE FILED IN ACCORDANCE WITH THE
BELGIAN COMPANIES AND ASSOCIATIONS CODE**

ANNUAL REPORT

Equity market information

Strengthening engagement with capital market participants by proactively and timely communicating TITAN's financial and strategic updates.

Listings and indices

TITAN has a long and established presence on the Athens Stock Exchange (ATHEX), having been among the very first companies to be listed in 1912. Following the successful completion of a Voluntary Share Exchange Offer in 2019 and the establishment of Titan S.A. in Belgium, Titan's shares began trading on Euronext Brussels as its primary listing, alongside a parallel listing on Euronext Paris and a secondary listing on ATHEX. As of 31 December 2025, Titan's total issued share capital amounted to €959,347,807.84, represented by 78,325,475 common shares.

The Group is a constituent of several major equity indices, such as the FTSE All-World, the FTSE Russell Large Cap, the ATHEX Large Cap, the BEL All Share, the CAC All Share and the S&P European Emerging Large MidCap. Titan is also a constituent of prominent ESG indices. Titan's stock has been included in the FTSE4Good Index Series for a second consecutive year, reflecting an improved score. Titan is also a member of the ATHEX ESG Index, achieving a 98% score, and remains – now for the second year in a row, a constituent of the S&P Emerging Large MidCap Scored & Screened Index (previously named S&P Global Large MidCap ESG Index). As of February 2025, Titan America, TITAN Group's parent company for its US operations, was listed on the New York Stock Exchange (NYSE), following the completion of a successful initial public offering (IPO).

Share price evolution

Titan's strong financial performance was reflected for another year in its share price in 2025, with the stock recording a 32% increase, further expanding the Group's market capitalization. This marked the third consecutive year of share price appreciation for Titan's stock ("TITC"), following gains of 77% in 2023 and 88% in 2024. In the final trading session of the year, TITC closed at €52.7 on Euronext Brussels and at €52.5 on ATHEX, while Titan America stock ("TTAM") closed the year at \$16.5 with a market capitalization of \$2.6 billion.

Titan's market capitalization at year-end 2025 increased substantially compared with the end of 2024, surpassing the €4 billion threshold, up from €3.0 billion a year earlier. For another consecutive year, TITC outperformed most of its relevant benchmark indices, including the STOXX Europe 600 Construction & Materials Index, which advanced 22%, the S&P 500, which gained 16%, and the Euronext Brussels Mid Index, which rose by 9%, while the ATHEX General Index increased by 44%.

TITC share price evolution vs. main indices (2025)



Liquidity and market-making contracts

Titan maintains liquidity and market-making agreements in Belgium and in Greece for its shares listed on Euronext Brussels/Paris and ATHEX. On Euronext Brussels, KBC Securities serves as the Company's liquidity provider, while Piraeus Securities and Eurobank Equities function as market makers on the Athens Stock Exchange.

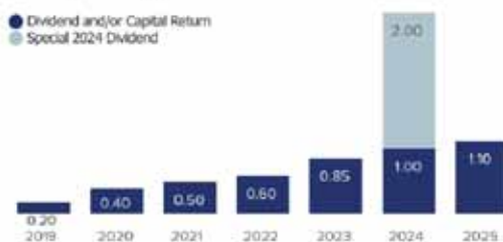
**OTHER DOCUMENTS TO BE FILED IN ACCORDANCE WITH THE
BELGIAN COMPANIES AND ASSOCIATIONS CODE**

ANNUAL REPORT

Returns to shareholders

The Company has been increasing annual distributions of either dividends or capital returns, pursuing a progressive year-over-year dividend policy. At the same time, consecutive share buyback programs implemented over the years further reinforce shareholder returns. For 2025, the Board of Directors proposes to the Annual General Assembly of Shareholders, scheduled to take place on 7 May 2026, a dividend distribution of €1.10 per share. This represents an increase of 10% versus last year's regular dividend amount (excluding the special dividend component).

Returns per share (€)



2019, 2020 and 2021: capital returns
2022, 2023, 2024 and 2025: dividends

Share buyback and treasury shares

Since 2020, TITAN has implemented multiple share repurchase programmes on both Euronext Brussels and ATHEX, with the objective of enhancing shareholder returns. Concerning 2025, a €20 million share buy-back programme was launched on 28 August 2024 and was completed on 30 June 2025. Upon completion, a new share buy-back programme of €10 million was initiated and is expected to conclude by 31 March 2026. Shares repurchased under these programmes are either held as treasury shares or used for the purposes of share-based remuneration for the Company's employees and directors. During 2025, a total of 379,204 shares were acquired for a consideration of €15,336,893, and as a result, as of 31 December 2025, Titan held a total of 3,950,347 treasury shares, representing 5.04% of the total voting rights. The Company provides regular market updates on the progress of these transactions in accordance with applicable rules and regulations.

	2021	2022	2023	2024	2025
Year-End share price	€13.26	€12.00	€21.25	€39.90	€52.70
Highest share price	€17.84	€14.98	€21.85	€39.90	€52.80
Lowest share price	€13.20	€10.42	€12.08	€21.10	€34.35
Share price %	-4%	-10%	+77%	+88%	+32%
Market Cap.	€1.1 bn	€0.9 bn	€1.7 bn	€3.1 bn	€4.1 bn
EPS	€1.23	€1.45	€3.60	€3.89	€3.18⁽¹⁾

• Data from Euronext Brussels, based on the last trading day of the year.
(1)EPS: €4.16, adjusted for the impact of the sale of Adojim and the minorities to Titan America.

Shareholder structure

The Company's significant shareholders, holding more than 5% of the share capital, are summarized as follows, while details on transparency notifications are available on the Company's website: <https://ir.titanmaterials.com/en/shareholder-center/shareholder-structure>

Based on the transparency notifications made by the Company's shareholders on 21 May 2024, and 10 November 2025, the reported shareholdings in the Company are the following:

Significant Shareholders	Ownership %
E.D.Y.V.E.M. public company LTD, Paul and Alexandra Canelopoulos Foundation and Titan SA founders acting in concert	48.89 %
Titan SA	5.00 %

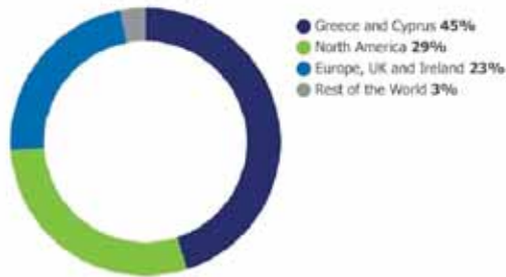
A comprehensive shareholder analysis was performed at year-end 2025 for the Company's listings on Euronext Brussels and ATHEX. This

OTHER DOCUMENTS TO BE FILED IN ACCORDANCE WITH THE BELGIAN COMPANIES AND ASSOCIATIONS CODE

ANNUAL REPORT

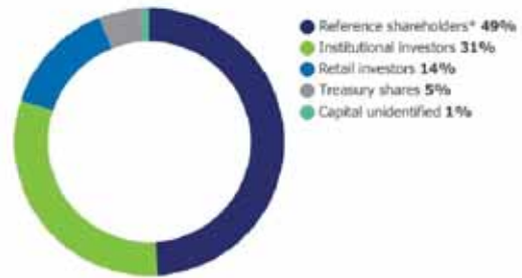
analysis identified the geographical distribution and shareholder-type composition presented below. In 2025, the proportions of institutional and retail investors remained broadly in line with 2024 levels, while from a geographical perspective, the share of European and UK and Irish investors recorded an increase.

Breakdown by geography



* Data excludes Reference Shareholders and Treasury Shares

Breakdown by shareholder type



* E.D.Y.V.E.M. public company LTD, Paul and Alexandra Canelopoulos Foundation and Titan SA founders acting in concert hold 38,293,643, corresponding to 48.89% of the Company's voting rights.

Returns to shareholders 2020-2025 (€m)



**OTHER DOCUMENTS TO BE FILED IN ACCORDANCE WITH THE
BELGIAN COMPANIES AND ASSOCIATIONS CODE****ANNUAL REPORT****Interaction with investors and analysts**

Throughout 2025, the Investor Relations team continued to engage closely with existing institutional and retail shareholders, while also strengthening outreach to new potential investors in Europe and North America. Communication efforts were tailored through direct meetings as well as participation in roadshows and conferences, supporting constructive exchanges with interested stakeholders. Beyond the quarterly interactions following financial disclosures, investors also received regular updates outside reporting periods. In response to the growing emphasis on sustainability in investment decision-making, Titan carefully addressed investor expectations and advanced its engagement with independent ESG rating agencies.

On 11 November 2025, TITAN hosted an Investor Day in Athens, Greece, bringing together representatives from the international and local investor, analyst, and broker communities. The event offered a platform for open dialogue with the Company's executives and management team, while the Group's strategic growth plan "TITAN Forward 2029" was unveiled. Following the successful execution of the "Building for Green Growth 2026" strategy presented at the September 2023 Capital Markets Day, TITAN Forward 2029 sets out a refreshed strategic framework for the Group. The strategy is anchored around three core priorities: 1. Delivering Superior Growth in Core Business, 2. Expanding the Alternative Cementitious Materials Platform and 3. Investing and Scaling Up New Technologies and Platforms. This strategic roadmap is underpinned by quantitative targets through 2029, including Sales growth of 6%-8% CAGR, EBITDA growth of 11%-13% CAGR, EPS reaching €5-€6 per share, ROCE of 15%-17%, Net Debt/EBITDA of 1.5x-2.0x while maintaining a credit rating of at least BB+, with the Group having an overall total financial firepower of €3-€4 billion.

Titan America listed on the NYSE at the beginning of 2025

On 6 February 2025, Titan America, a Belgian subsidiary of Titan SA, and parent company of the Group's US operations, completed its IPO on the New York Stock Exchange (NYSE) by listing a 13.3% stake. The IPO consisted of a primary offering by Titan America as well as a secondary sale by Titan S.A., at the offering price of \$16.0 per share. Following the completion of the transaction, Titan America's outstanding shares stand at 184,362,465. Titan America trades under the ticker symbol "TTAM" on the NYSE, and on 31 December 2025, TTAM closed at the price of \$16.5 with a market capitalization of \$2.6bn. Titan America is a constituent of the Russell 2000 Index.

**OTHER DOCUMENTS TO BE FILED IN ACCORDANCE WITH THE
BELGIAN COMPANIES AND ASSOCIATIONS CODE****ANNUAL REPORT****Corporate governance statement****1. Introduction**

Titan SA (the "Company") is a public limited liability company incorporated under Belgian law. The Company's shares are listed on the regulated markets of Euronext Brussels, Euronext Paris, and the Athens Exchange.

The Company is committed to the highest governance principles, seeking the consistent enhancement of its corporate governance performance and promoting transparency, responsible management, sustainability, and long-term value creation.

This Corporate Governance Statement has been prepared in accordance with the applicable provisions of Belgian law, including the Belgian Code of Companies and Associations (the "BCCA") and the 2020 Belgian Code on Corporate Governance (the "CG Code"). It outlines the governance structure, principles, and practices through which the Company manages its operations, ensures accountability, and safeguards the interests of its shareholders and stakeholders.

2. Corporate Governance Code**2.1 Application of the 2020 Belgian Corporate Governance Code**

The Company applies the principles of the CG Code, which is publicly available on the website of the Belgian Corporate Governance Committee: <https://corporategovernancecommittee.be/en/about-2020-code/2020-belgian-code-corporate-governance>.

The CG Code is structured around ten principles, which are further detailed in several provisions/recommendations. The "comply or explain" principle states that all Belgian listed companies are expected to comply with all the provisions of the CG Code unless they provide an adequate explanation for deviating from a provision.

The Board of Directors of the Company has adopted a Corporate Governance Charter (the "CG Charter"). The CG Charter describes the main aspects of the Company's governance structure, defines the terms of reference of the Board of Directors and those of its Committees, and incorporates the Dealing Code, which establishes the rules applicable to transactions in securities of the Company. The CG Charter, as amended to reflect the corporate governance development of the Company, is available on the Company's website (<https://www.titanmaterials.com/about-us/corporate-governance/>).

2.2 Deviations from the CG Code

The Company partially deviates from Principle 7.6 of the CG Code, as share-based remuneration is currently granted only to the Non-Executive Chair of the Board of Directors. This partial deviation is explained by the fact that the interests of the non-executive members of the Board of Directors are sufficiently aligned with the creation of long-term value for the Company, even without any portion of their remuneration being granted in the form of shares. Nonetheless, the Company continues to review its governance framework and to assess potential further alignment with Provision 7.6 of the CG Code, in line with the prior adaptation made for the Non-Executive Chair.

2.3 Governance Structure

The Company has adopted a one-tier governance structure consisting of the Board of Directors, vested with the authority to carry out all actions that are necessary or beneficial to achieve the Company's purpose, excluding those explicitly granted to the General Meeting of Shareholders by law.

At least once every five years, the Board of Directors shall reassess whether the chosen governance structure is still appropriate and, if not, it shall submit a proposal for a new governance structure to the General Meeting of Shareholders. In 2023, the Board of Directors assessed the one-tier governance structure and concluded that the chosen governance structure remains appropriate.

**OTHER DOCUMENTS TO BE FILED IN ACCORDANCE WITH THE
BELGIAN COMPANIES AND ASSOCIATIONS CODE****ANNUAL REPORT****3. 2025 Highlights**

3.1 In early 2025, TITAN Group achieved a significant milestone toward its strategic objectives with the successful listing of Titan America—the parent company of TITAN Group's US operations – on the New York Stock Exchange. This milestone reflects our dedication to creating long-term value for our shareholders and further solidifies our position in the global market.

The listing of Titan America led to changes in the composition of the Company's Board of Directors and Committees. To ensure governance effectiveness and leadership stability, as of 7 February 2025, William J. Antholis, Sandra Santos and Vassilios (Bill) Zarkalis transitioned from the Board of Directors of the Company to the Board of Directors of Titan America. Additionally, Ioannis Paniaras, Group Executive Director Europe, also stepped down from the Company's Board of Directors, as of 7 February 2025, to facilitate a further streamlining of the Board.

During the year, both Boards operated in accordance with established sound governance practices, maintaining a clear division of responsibilities and exercising their duties independently, ensuring no overlap or interference in each other's areas of oversight or decision-making.

3.2 As of 5 May 2025, and following the approval granted by the Extraordinary General Meeting of Shareholders, the Company changed its name from Titan Cement International SA to Titan SA, adopting a name that better reflects its broader and more-forward thinking vision, in line with its commitment to sustainability and the delivery of value-added products and solutions for a sustainable future. Furthermore, the Company's domain name was changed to "www.titanmaterials.com".

3.3 During the Annual General Meeting of Shareholders on 8 May 2025, shareholders confirmed their confidence in the Company's leadership by renewing the mandates of all members of the Board of Directors for a one-year term, until the Annual General Meeting of Shareholders to be held in 2026.

3.4 The Board of Directors, following the recommendation of the Nomination Committee, appointed Ioannis Ioannou as the new Group Chief Financial Officer, effective as of 1 November 2025, succeeding Michael Colakides, who will continue to serve as Managing Director of the Company and Chair of the Company's Management Committee. Moreover, the Board of Directors appointed Ioannis Ioannou as a member of the Management Committee and of the Group Executive Committee, and Michael Colakides as a member of the Strategy Committee, effective as of 1 July 2025.

OTHER DOCUMENTS TO BE FILED IN ACCORDANCE WITH THE BELGIAN COMPANIES AND ASSOCIATIONS CODE

ANNUAL REPORT

4. Board of Directors

4.1 Graphical Overview

Age distribution of board members



● Under 45: 8%
● 45-65: 59%
● Over 65: 33%

Men/women on board



● Men: 66.67%
● Women: 33.33%

Independence



● Independent non-executive members: 59%
● Non-executive non-independent members: 8%
● Executive members: 33%

Board member tenure



● Less than 3 years: 17%
● 3-5 years: 25%
● More than 5 years: 58%

Board expertise



● Finance/economics: 19%
● Business management: 19%
● Industry: 13%
● Engineering: 6%
● Audit/legal and regulatory: 8%
● Sustainability: 8%
● International experience: 19%
● Digitalization: 8%

Average tenure of Board members

4.9 years

Board attendance

99.38%

Board committees attendance

100%

Nationalities represented on Board

4

British, Cypriot, French, and Greek

**OTHER DOCUMENTS TO BE FILED IN ACCORDANCE WITH THE
BELGIAN COMPANIES AND ASSOCIATIONS CODE**

ANNUAL REPORT

4.2 Information on Directors



Dimitrios Papalexopoulos

- Chair of the Board of Directors
- Non-Executive Director
- Member of the Remuneration Committee

Born in: 1962

Dimitrios Papalexopoulos started his career as a business consultant for McKinsey & Company Inc. in the USA and Germany. He joined TITAN Group in 1989 and served as the Group's CEO between 1996 and 2019. From 2019 until 2022, he served as Chair of the Group Executive Committee.

Mandates in listed Companies:
n/a

Other mandates:

- Member of the European Round Table for Industry (ERT) and Co-Chair of its Energy Transition & Clean Industry Committee.
- Deputy Chairman of the Board of the Foundation for Economic and Industrial Research (IOBE).
- Member of the Board of the Hellenic Foundation for European and Foreign Policy (ELIAMEP).
- Member of the Board of Endeavor Greece.
- Member of the General Council of Bank of Greece (since April 2025).
- Member of the Board of Carmeuse Group.

Education:

Dimitrios Papalexopoulos holds a MSc in Electrical Engineering from the Swiss Federal Institute of Technology (ETHZ) and an MBA from Harvard Business School.



Kyriacos Riris

- Vice-Chair of the Board of Directors
- Independent Director
- Chair of the Audit and Risk Committee

Born in: 1949

Kyriacos Riris completed his professional exams with the Association of Certified Chartered Accountants (ACCA) in the UK in 1975, becoming a fellow of the ACCA in 1985. Since 1976 he has worked mostly in Greece. He was a member of the executive committee of PwC Greece and became a partner in 1984. His responsibilities included that of managing partner of the audit and the advisory/consulting departments, and later deputy territory senior partner. In 2009, he was elected as chair of the board of PwC in Greece, retiring from that position in 2014.

With a career spanning some 40 years, he has accumulated vast experience with both domestic and multinational entities in a variety of sectors and industries, including manufacturing, shipping, commerce, food and beverages, construction, pharmaceuticals, financial services, and information systems.

Mandates in listed Companies:

Member of the Board of Directors of Diana Shipping Inc. and chair of the audit committee and member of the nominating committee.

Other mandates:

Senior Advisory Consultant at Alantra.

Education:

Kyriacos Riris completed his high school education in Cyprus, before continuing his higher education and professional qualifications at Birmingham Polytechnic.



Michael Colakides

- Managing Director of the Company
- Member of the Strategy Committee
- Chair of the Management Committee

Born in: 1954

Michael Colakides started his career at Citibank Greece, where over time he held the positions of head of FIG and head of corporate finance and local corporate banking (1979-1993). In 1993, he was appointed executive vice-chairman of the National Bank of Greece responsible for the corporate and retail banking business, the domestic and international branch network, and was chair/member of senior committees. In 1994, he joined TITAN Cement Company S.A., where he held the position of Group CFO and Executive Member of the Board until 2000, and he was responsible for a number of cement company acquisitions in Southeastern Europe, Egypt and the USA. From 2000 to 2007, he served as vice-chair and managing director of Piraeus Bank S.A., overseeing the domestic wholesale and retail banking business as well as the group's international network and activities. In 2007, he joined EFG Eurobank Ergasias S.A., assuming the position of deputy CEO – group risk executive officer (2007-2013), overseeing the risk management functions of the group in Greece and abroad. In January 2014, he returned to TITAN Group, assuming the position of Group CFO and Executive Member of the Board of Directors.

Mandates in listed Companies:

Member of the Board of the NYSE listed Titan America SA (a TITAN Group company).

Other mandates:

Non-executive Chair of Alpha Bank Cyprus.

Education:

Michael Colakides holds a BSc in Economics from the London School of Economics and an MBA from the London Business School.

**OTHER DOCUMENTS TO BE FILED IN ACCORDANCE WITH THE
BELGIAN COMPANIES AND ASSOCIATIONS CODE**

ANNUAL REPORT



Marcel Cobuz

- Executive Director
- Member of the Strategy Committee
- Chair of the Group Executive Committee

Born in: 1971

Marcel Cobuz has more than 20 years of experience in international leadership, innovation, and transformation roles. He started his career in the field of investment banking and as an entrepreneur in Romania. In 2000, he joined Lafarge, a major multinational company in building materials, where he served in various leadership roles in Europe, Asia, Middle East, and Africa. His last role before joining TITAN was CEO Europe for LafargeHolcim. During his career he has also served on boards of different businesses and not-for-profit education organizations.

Mandates in listed Companies:

Chair of the Board of the NYSE listed Titan America SA (a TITAN Group company).

Other mandates:

- Member of the Board of Global Cement and Concrete Association.
- Member of the Board of Governors of St. Catherine's British School.

Education:

Marcel Cobuz studied Law and Economics in Bucharest, completed the Harvard Business School Advanced Management Program, and attended executive programs at INSEAD, IMD, and Singularity Group.



Andreas Artemis

- Independent Director
- Chair of the Remuneration Committee

Born in: 1954

Andreas Artemis has been an executive member of the board of Commercial General Insurance Group since 1985 and chair since 2002. He has served as member of the board of the Bank of Cyprus Group (2000–2005), vice-chair (2005–2012) and chair (2012–2013). He has also served as a member of the board of the Cyprus Telecommunications Authority (1988–1994) and as Honorary Consul General of South Africa in Cyprus (1996–2012).

Mandates in listed

Companies:

n/a

Other mandates:

- Chair of the Board of Commercial General Insurance Group.
- Member of the Board of the Cyprus Employers and Industrialists Federation
- Member of the Board of the Council of the Cyprus Red Cross Society.

Education:

Andreas Artemis studied Civil Engineering at Queen Mary and Imperial College of London University and holds a BSc (Engineering) and an MSc degree.



Leonidas Canellopoulos

- Executive Director
- Member of the Strategy Committee

Born in: 1988

Leonidas Canellopoulos is the Chief Innovation and Sustainability Officer of TITAN Group and responsible for Group Corporate Affairs. Since 2012, he has covered various roles within the Group's Finance and Strategic Planning functions and has served as Cement Operations Director of the Group's Greek Region. Prior he worked for Separation Technologies LLC.

Mandates in listed Companies:

n/a

Other mandates:

- Member of the Board of the Foundation for Economic and Industrial Research (IOBE).
- Member of the Board of Junior Achievement Greece.

Education:

Leonidas Canellopoulos holds a BA in Economics with Honors from Harvard University and an MBA from INSEAD, where he received the Henry Ford II Prize.

**OTHER DOCUMENTS TO BE FILED IN ACCORDANCE WITH THE
BELGIAN COMPANIES AND ASSOCIATIONS CODE**

ANNUAL REPORT



Haralambos (Harry) G. David

- Independent Director
- Member of the Nomination Committee

Born in: 1965

Harry David began his career as a certified investment advisor with Credit Suisse in New York. He then served in several executive positions within Leventis Group Companies in Nigeria, Greece, and Ireland. He has served on the boards of Alpha Finance, Greece's Public Power Corporation and Emporiki Bank (Crédit Agricole).

He has been honored with the rank of Taxiarches of the Greek Orthodox Patriarchate of Alexandria and with the Chieftaincy of Sulkin Keffi in Nigeria.

Mandates in listed Companies:

Non-Executive Chair of the Board of Frigoglass S.A.

Other mandates:

- Member of the Boards of A.G. Leventis (Nigeria) PLC, the Nigerian Bottling Company Ltd, Frigoglass Industries (Nigeria) Ltd, Pikwik (Nigeria) Ltd, Aristeus Financial Services Ltd, and Torval Investment Corporation.
- Member of the Board of the A.G. Leventis Foundation, Cyprus.
- Member of the Board of Cyprus Seeds for Technological Innovation.
- Member of the Board of ANIMA Hellenic Wildlife Care Association.
- Member of the TATE Modern's African acquisitions committee.
- Member of the global council of the Studio Museum in Harlem.
- Chair of the A.G. Leventis Foundation's Olympic Preparation Scholarship Committee.

Education:

Harry David earned his BS from Providence College.



Lyn Grobler

- Independent Director
- Chair of the Nomination Committee

Born in: 1964

Lyn Grobler is an experienced executive with a strong track record in technology and IT roles. During her career, she has managed large-scale global technology projects and strategies within banking, insurance and trading based in both London and South Africa. Lyn held multiple leadership positions at BP over a 10-year period, most recently as Vice President and CIO Corporate Functions. From 2016 to 2025, she served as group chief information officer (CIO) at Howden Group Holdings, delivering an IT strategy that supported the group's growth ambitions. Currently, she is Chief Technology Officer at St. James's Place.

Mandates in listed Companies:

Independent vice-chairperson of the Board of Bank of Cyprus.

Other mandates:

n/a

Education:

Lyn Grobler holds a Higher National Diploma in Computer Systems from Durban University (South Africa) and a National Diploma in Electronic Data Processing from Cape Peninsula University (South Africa).



Paula Hadjisotiriou

- Independent Director
- Member of the Remuneration Committee

Born in: 1957

Paula Hadjisotiriou has extensive and wide-ranging banking and managerial experience in Europe, with expertise in finance, strategy, governance, remuneration, and corporate transactions. Following qualification as a chartered accountant in London and working with PwC, she joined the Latsis Group in Greece as deputy group internal auditor and then embarked on a long banking career from 1990 to 2015 with Eurobank Ergasias (group CFO, head of strategy and governance and company secretary) and National Bank of Greece (group CFO and deputy group CEO also responsible for treasury and operations). She has served as an independent member of the board, member of the audit, risk and technology committees, and chair of the risk committee of the Bank of Cyprus from 2018 to 2023, and as an independent member of the board, member of the risk committee, and chair of the audit and remuneration committees of Credit Suisse (Europe) in Madrid until 2025.

Mandates in listed Companies:

n/a

Other mandates:

- Non-executive member of the Board of EFG Private Bank Ltd (London) and member of the nominations committee.
- Advisor to the Group CEO of EFG International, a company listed on the Swiss Stock Exchange.

Education:

Paula Hadjisotiriou holds a Foundation Diploma from the North London Polytechnic and has been a member of the Institute of Chartered Accountants in England and Wales since 1981.

**OTHER DOCUMENTS TO BE FILED IN ACCORDANCE WITH THE
BELGIAN COMPANIES AND ASSOCIATIONS CODE**

ANNUAL REPORT



Natalia Nikolaidi¹

- Independent Director
- Member of the Audit and Risk Committee

Born in: 1965

Natalia Nikolaidi brings to the Board a deep risk management combination in governance, regulatory, and legal matters. Based in New York and London during her 30-year career, she advised on international transactions, projects, and high-level regulatory relationships. She worked in Credit Suisse for 24 years, where she served as global general counsel for the investment banking and capital markets division. Prior, she was the head of risks and controls of Credit Suisse's investment banking division. Her work in private practice in New York law firms from 1991 to 1996 focused on corporate finance.

Mandates in listed Companies:

- Independent non-executive member of the Board of Aegean Airlines S.A. and Chair of the remuneration and nominations committee, and of the sustainability committee.
- Independent non-executive member of SMCP S.A. (French-listed) and member of the audit and sustainability committees.

Other mandates:

Member of the Board of Cyprus Seeds, an innovation impact fund.

Education:

Natalia Nikolaidi graduated in Economics from Yale University and has advanced degrees in Law (Juris Doctor) and International Affairs (master's) from Georgetown University and in European Union Law from the College of Europe (Bruges, Belgium).

¹ Natalia Nikolaidi served as a member of the Board of Directors and the Audit and Risk Committee until 31 December 2025.



Alexandra Papalexopoulou

- Executive Director
- Chair of the Strategy Committee
- Member of the Nomination Committee

Born in: 1966

Alexandra Papalexopoulou began her career as an analyst for the Organization for Economic Co-operation and Development (OECD) and later as an associate at the consulting firm Booz Allen Hamilton in Paris in the early 1990s. Joining TITAN Group in 1992, she started out in international trading and business development, then headed Strategic Planning, before becoming Deputy Chair of the Group Executive Committee.

Mandates in listed Companies:

Independent non-executive director of Aegean Airlines S.A.

Other mandates:

- Treasurer of the Paul and Alexandra Canelopoulos Foundation.
- Member of the Board of Trustees of INSEAD Business School.

Education:

Alexandra Papalexopoulou holds a BA in Economics from Swarthmore College (USA) and an MBA from INSEAD (France).



Dimitris Tsitsiragos

- Independent Director
- Member of the Audit and Risk Committee
- Member of the Strategy Committee

Born in: 1963

Dimitris Tsitsiragos has over 30 years of extensive international experience in emerging markets finance across industries, sectors, and products. He started his career in 1985 in New York as a corporate bond evaluator at Interactive Data Services (former subsidiary of Chase Manhattan). In 1989, he joined the International Finance Group (IFC), a member of the World Bank Group, and retired in 2017 as vice-president, overseeing global business operations and stakeholder relations with governments, financial institutions, and private-sector clients, and chairing IFC's corporate credit committee. During his career at IFC, he served as Vice-President for Europe, Central Asia, Middle East and North Africa (2011–2014, Istanbul), Director of Middle East, North Africa and Southern Europe (2010–2011, Cairo), Director of global manufacturing and services department (2004–2010), Director of South Asia (2002–2004, New Delhi), Manager, New Investments, Central and Eastern Europe (2001–2002), Manager Oil & Gas (2000–2001), along with earlier investment roles. From 2018 to 2022, he served as Senior Advisor, emerging markets at PIMCO.

Mandates in listed Companies:

Independent non-executive Chair of the Board of Alpha Bank (Greece).

Other mandates:

n/a

Education:

Dimitris Tsitsiragos holds an MBA (George Washington University) and a BA in Economics (Rutgers University), and has attended the World Bank Group executive development program at Harvard Business School.

**OTHER DOCUMENTS TO BE FILED IN ACCORDANCE WITH THE
BELGIAN COMPANIES AND ASSOCIATIONS CODE**

ANNUAL REPORT

4.3 Role and Powers of the Board of Directors

The Board of Directors, as a collegial body, pursues sustainable value creation by the Company, by setting the Company's strategy, putting in place effective, responsible, and ethical leadership, and monitoring the Company's performance.

The Board of Directors is vested with the power to perform all acts that are necessary or useful for the realization of the Company's purpose, except for those which the law or the Company's Articles of Association reserve to another corporate body.

The role, duties, and powers of the Board of Directors are outlined in the Company's Articles of Association and in the Company's CG Charter, which are both available on the Company's website (<https://www.titanmaterials.com/about-us/corporate-governance/>).

4.4 Appointment and Replacement of the Members of the Board of Directors

Pursuant to Article 17 of the Company's Articles of Association, the Company is managed by a Board of Directors consisting of a minimum of three directors appointed by the General Meeting of Shareholders. The directors are appointed for a maximum term of three years and may be reappointed. Their mandate may be revoked at any time by the General Meeting of Shareholders.

Should any director's mandate become vacant for any reason, the remaining directors may temporarily fill the vacancy, subject to confirmation of the appointment at the next General Meeting of Shareholders. If there is no confirmation, the mandate of the appointed director shall expire immediately after the General Meeting of Shareholders, without prejudice to the validity of the composition of the Board of Directors until that date.

Until such vacancy is filled by the General Meeting of Shareholders or the Board of Directors, the directors whose mandate has expired shall remain in office, provided that their continued service is necessary to maintain the minimum number of directors required by law or the Company's Articles of Association.

4.5 Composition of the Board of Directors

As at 31 December 2025, the Board of Directors was composed of twelve directors:

- The roles of Chair and Managing Director are separated.
- The majority of directors, namely eight out of twelve, including the Chair, are non-executive directors.
- Seven out of the twelve directors, namely Andreas Artemis, Haralambos David, Lyn Grobler, Paula Hadjisotiriou, Natalia Nikolaidi, Kyriacos Riris, and Dimitris Tsitsiragos, met on their appointment the independence criteria of Article 7:87 of the BCCA and those of Provision 3.5 of the CG Code.
- Four out of the twelve directors, namely Leonidas Canellopoulos, Marcel Cobuz, Michael Colakides, and Alexandra Papalexopoulou, are executive directors.
- Four out of the twelve directors are women.
- The directors represent four different nationalities (British, Cypriot, French, and Greek).

Composition of the Board of Directors as at 31 December 2025¹

Name	Position	Start date of first mandate	Start date of current mandate	End date of current mandate
Dimitrios Papalexopoulos	Chair, Non-Executive Director	July 2019	May 2025	May 2026
Kyriacos Riris	Vice-Chair, Independent Non-Executive Director	October 2018	May 2025	May 2026
Michael Colakides	Managing Director	July 2019	May 2025	May 2026
Marcel Cobuz	Executive Director	January 2023	May 2025	May 2026
Andreas Artemis	Independent Non-Executive Director	July 2019	May 2025	May 2026
Leonidas Canellopoulos	Executive Director	July 2019	May 2025	May 2026
Haralambos David	Independent Non-Executive Director	July 2019	May 2025	May 2026
Lyn Grobler	Independent Non-Executive Director	December 2021	May 2025	May 2026
Paula Hadjisotiriou	Independent Non-Executive Director	June 2023	May 2025	May 2026
Natalia Nikolaidi ²	Independent Non-Executive Director	May 2022	May 2025	May 2026
Alexandra Papalexopoulou	Executive Director	July 2019	May 2025	May 2026
Dimitris Tsitsiragos	Independent Non-Executive Director	March 2020	May 2025	May 2026

- William J. Arthols, Ioannis Panliras, Sandra Santos, and Vassilios (Bill) Zarkalis served as members of the Board of Directors until 7 February 2025.
- Natalia Nikolaidi served as a member of the Board of Directors until 31 December 2025.

**OTHER DOCUMENTS TO BE FILED IN ACCORDANCE WITH THE
BELGIAN COMPANIES AND ASSOCIATIONS CODE****ANNUAL REPORT**

In early 2026, following the resignation of Natalia Nikolaidi, the Board of Directors decided to co-opt Stella Kyriakides as independent non-executive director of the Company, for the remainder of the initial mandate of Natalia Nikolaidi. This co-optation is subject to confirmation by the next general meeting of shareholders and took effect on 3 February 2026.



Stella Kyriakides

Born in 1956.

Stella Kyriakides has served as European Commissioner for Health and Food Safety (December 2019 – November 2024), playing a central role in shaping European health policy. She brings over 40 years of experience in public health, cancer care, gender equality in health, and patient-centered policy, combining clinical expertise with political leadership and advocacy at national, European, and global levels. She began her career in child and adolescent mental health services before entering public life. From 2006 to 2019, she served as a Member of the House of Representatives of Cyprus and, in 2017, was elected President of the Parliamentary Assembly of the Council of Europe, the only Cypriot ever elected to the position. She is the Founder and former President of Europa Donna Cyprus – The European Breast Cancer Coalition. She also led the Cyprus National Cancer Plan as President of the National Cancer Committee of Cyprus. She has received international recognition for her leadership in health and patient advocacy, including an Honorary Doctorate from the University of Reading, the European Cancer League (2024), and the Yvonne Lifetime Achievement Award in Oncology (2025). She currently serves as Co-Chair of the Advisory Board of the European School of Oncology, a Member of the Board of the University of Cyprus, and a member of the Global Alliance for Women's Health Community of Champions of the World Economic Forum.

**OTHER DOCUMENTS TO BE FILED IN ACCORDANCE WITH THE
BELGIAN COMPANIES AND ASSOCIATIONS CODE**

ANNUAL REPORT

4.6 Functioning of the Board of Directors

During 2025, the Board of Directors held eleven meetings: on 15 January, 7 February, 26 March, 7 May, 8 May, 10 June, 30 July, 29 October, 5 November, 25 November, and 30 December.

Pursuant to provisions 3.11 of the CG Code and 4.5.2 of Chapter 4 of the CG Charter, the non-executive members of the Board of Directors held a meeting on 5 November 2025, in the absence of the Managing Director and the other executive directors, achieving an attendance rate of 100%.

In 2025, the members of the Board of Directors achieved an attendance rate of 99.43% at the Board meetings, while the Committees recorded full attendance at 100%.

The individual attendance rates of the members of the Board of Directors for its meetings and for the meetings of the Board Committees held in 2025 are included in the table below:

Directors' individual attendance, 2025

Director	Board of Directors meetings	Individual attendance rate in Board meetings (%)	Non-Executive Directors meetings	Audit and Risk Committee meetings	Remuneration Committee meetings	Nomination Committee meetings	Strategy Committee meetings	Individual attendance rate in Committee
Dimitrios Papalexopoulos	11/11	100%	1/1	-	4/4	-	-	100%
Kyriacos Riris	11/11	100%	1/1	5/5	-	-	-	100%
Michael Colakides ¹	11/11	100%	-	-	-	-	2/2	100%
Marcel Cobuz	11/11	100%	-	-	-	-	4/4	100%
William J. Antholis ²	2/2	100%	-	-	-	-	-	100%
Andreas Artemis ³	11/11	100%	1/1	-	4/4	-	-	100%
Leonidas Canellopoulos	11/11	100%	-	-	-	-	4/4	100%
Haralambos David ⁴	11/11	100%	1/1	-	-	4/4	-	100%
Lyn Grobler ⁵	11/11	100%	1/1	-	-	4/4	-	100%
Paula Hadjisotiriou	11/11	100%	1/1	-	4/4	-	-	100%
Natalia Nikolaidi	11/11	100%	1/1	5/5	-	-	-	100%
Ioannis Paniaras ⁶	1/2	50%	-	-	-	-	-	-
Alexandra Papalexopoulou	11/11	100%	-	-	-	4/4	4/4	100%
Sandra Santos ⁷	2/2	100%	-	-	-	-	1/1	100%
Dimitris Tsitsiragos	11/11	100%	1/1	5/5	-	-	4/4	100%
Vassilios (Bill) Zarkalis ⁸	2/2	100%	-	-	-	-	-	-

- ¹ Michael Colakides was appointed as member of the Strategy Committee effective 1 July 2025. Consequently, he attended all meetings of the Strategy Committee convened after his appointment.
- ² William J. Antholis served as a member of the Board of Directors and the Nomination Committee until 7 February 2025. Consequently, he attended all meetings convened prior to that date.
- ³ At the Board of Directors meeting held on 29 October 2025, Andreas Artemis was represented by Dimitrios Papalexopoulos.
- ⁴ At the Board of Directors meeting held on 5 November 2025, Haralambos David was represented by Kyriacos Riris.
- ⁵ At the Board of Directors meeting held on 7 February 2025, Lyn Grobler was represented by Kyriacos Riris.
- ⁶ Ioannis Paniaras served as a member of the Board of Directors until 7 February 2025. Consequently, he attended one of the two meetings convened prior to that date.
- ⁷ Sandra Santos served as a member of the Board of Directors and the Strategy Committee until 7 February 2025. Consequently, she attended all meetings convened prior to that date.
- ⁸ Vassilios (Bill) Zarkalis served as a member of the Board of Directors until 7 February 2025. Consequently, he attended all meetings convened prior to that date.

Discussions and decisions

In 2025, the meetings of the Board of Directors were mainly focused on, but were not limited to:

- Financial performance: approval of the annual budget, alignment of financial goals with strategic objectives, monitoring of budget execution and financial performance against targets, and review and approval of financial statements;
- IPO of TITAN Group's US business: discussions and decisions on the completion of the listing on the New York Stock Exchange of the Belgian Group company Titan America SA, parent of the US operations.
- Strategic planning: approval of the "TITAN Forward 2029" growth plan, monitoring of strategy execution, exploration of new initiatives to drive sustainability and innovation, and alignment of strategic goals with the evolving needs and ambitions of TITAN Group;
- M&A and Business Development: review and approval of several acquisition projects across the regions where the Group operates (USA, Europe, East Med), as well as other strategic transactions, including partnerships and divestments, assessing their strategic fit, financial impact and associated risks;

**OTHER DOCUMENTS TO BE FILED IN ACCORDANCE WITH THE
BELGIAN COMPANIES AND ASSOCIATIONS CODE**

ANNUAL REPORT

- Finance Agreements: Review and approval of Titan Global Finance Plc's offering of €350 million Senior Notes due 2031 and review of corporate guarantees in favor of TITAN Group companies to support operational and financing arrangements.
- Operational updates: progress on digital transformation and major operational projects, key milestones achieved, challenges affecting day-to-day operations, and discussions on infrastructure improvements and investments aimed at enhancing operational efficiency;
- ESG performance: review of CO₂ emissions in line with the SBTi 1.5°C target, quarterly updates and discussions on key sustainability and green innovation matters and initiatives, and quarterly information about ESG ratings;
- Internal Control and Risk Management: monitoring of the framework of internal control and risk management, and review of the strategies and actions implemented to mitigate identified risks, including sustainability risks;
- Corporate Governance: post-IPO restructuring of the Board of Directors and the Board Committees, discussions on post-IPO corporate governance procedures, discussion on the recommendation to the General Meeting to renew the mandates of the members of the Board of Directors, review and approval of amendments to the CG Charter and the Remuneration Policy;
- People agenda: discussions on the succession of the Group Chief Financial Officer, succession planning for key roles, building critical capabilities, enhancing employee engagement, and aligning organizational structures for growth and transformation.

4.7 Evaluation of the Board of Directors

In accordance with its terms of reference outlined in Chapter 4 of the CG Charter, the Board of Directors conducts, at least every three years, an assessment of its performance, its interaction with the executive management, as well as its size, composition, and functioning, and that of its Committees. The evaluation is carried out through a formal process, which may or may not involve external facilitation.

In 2023, the Board of Directors carried out a formal Board evaluation without external facilitation. The evaluation focused primarily on the performance, composition, preparation, and functioning of the Board of Directors and its Committees, and the interaction between the Board of Directors and the executive management of the Company.

The results revealed a comprehensive consensus regarding the successful implementation of sound practices concerning crucial governance objectives. No concerns were raised regarding the performance, preparation, and functioning of the Board of Directors.

The next evaluation of the Board of Directors is scheduled to take place in 2026.

4.8 Code of Conduct

The Company has drawn up a Code of Conduct setting out the anticipated standards of responsible and ethical behavior expected from the members of the Board of Directors, as outlined in Chapter 11 of the CG Charter.

In accordance with the Code of Conduct, the members of the Board of Directors should act with honesty, integrity, and probity, and in the best interests of the Company, the TITAN Group, and its stakeholders. They should engage actively in their duties and be able to make their own sound, objective, and independent judgments while fulfilling their responsibilities.

The members of the Board of Directors, both during and after their tenure, are required to handle all confidential information with utmost care. They must not exploit such information for personal benefit or any purpose beyond their official duties, nor disclose it to anyone outside the Company or TITAN Group unless legally required or expressly authorized for operational purposes.

The Code of Conduct also outlines the principles that each Board member should adhere to when engaging in transactions with the Company or TITAN Group, ensuring both transparency and compliance with the relevant procedures.

Each member of the Board of Directors must manage their personal affairs to avoid both actual and perceived conflicts of interest with the Company or TITAN Group.

The members of the Board of Directors are required to inform the Board of conflicts of interests as they arise. If a director has a direct or indirect financial interest that conflicts with the interests of the Company, he or she is required to inform the other directors before the Board takes a decision and the Board is required to implement the procedures set forth in Articles 7:96 and 7:97 of the BCCA.

During 2025, the following decisions were taken, without the presence of one or more executive members of the Board of Directors:

Resolution of the meeting of the Board of Directors held on 26 March 2025: Reporting of the Remuneration Committee

"Following the introduction of the subject matter, the executive directors of the Company namely Leonidas Canellopoulos, Marcel Cobuz, Michael Colakides, and Alexandra Papalexopoulou declared that they have a possible conflict of interest, pursuant to article 7:96 of the BCCA, regarding the items to be discussed and withdrew from the meeting. The conflict of interest is related to the fact that the above executive directors are potential beneficiaries of the Short-Term and Long-Term Incentive Plans, the salary increases for 2025, the bonus payout for 2024 and the LTIP awards for 2025. Dimitris Katsaounis, Secretary to the Board of Directors, also withdrew, while Alexandra Eleftheriou, the Chief People Officer and Secretary of the Remuneration Committee, was invited to participate in the meeting. The present non-executive members of the Board of Directors, following a thorough discussion on the recommendations of the

**OTHER DOCUMENTS TO BE FILED IN ACCORDANCE WITH THE
BELGIAN COMPANIES AND ASSOCIATIONS CODE**

ANNUAL REPORT

Remuneration Committee, which promote the Company's interests and align the interests of the executive management with the interests of the shareholders, unanimously decided, through separate votes:

- (i) to approve the proposed changes to the Short-Term and Long-Term Incentive Plans as presented by the Remuneration Committee.*
- (ii) to approve annualized salaries for 2025, the bonus pay-out for 2024 and LTI awards for 2025 for the executive members of the Board of Directors, the members of the Management Committee and the Group Executive Committee, as well as for the Group Head of Audit and Compliance, noting that the total value of the above amounts to €18.5 million (rounded), including the ad hoc awards listed below, and are granted subject to the achievement of personal and collective targets provided in the Remuneration Policy.*
- (iii) to approve the amendment of the Remuneration Policy as proposed by the Remuneration Committee, which will be submitted for approval to the annual general meeting of shareholders to be held on May 8, 2025, and, if approved, will apply as of January 1, 2025.*
- (iv) to approve the 2024 collective bonus payout rates based on the actual collective performance vs target, as proposed by the Remuneration Committee.*
- (v) to approve the number of vested shares granted in 2022 vs targets within the framework of the Deferred Compensation Plan, as proposed by the Remuneration Committee.*

Further, the present non-executive members of the Board of Directors, following a thorough discussion and based on the recommendations of the Remuneration Committee, which promote the Company's interests and align the interests of the executive management with the interests of the shareholders, unanimously decided, through separate votes, the following:

(a) to grant an ad hoc award of a value of €840,000 in Company's Restricted Shares ("RS") to Mr. Marcel Cobuz, Chair of the Group Executive Committee, in recognition of his exceptional and outstanding performance, which has contributed significantly to the Company's and Group's strategic objectives. This decision reflects the Board's commitment to ensuring that the Company's leadership is rewarded for extraordinary contributions while maintaining a strong and sustained alignment between leadership and shareholder interests. This ad hoc grant shall be made under the terms of the Long-Term Incentive Restricted Shares Policy (LTI-RS Policy) and will vest in full after a period of three (3) years, subject to the continued engagement of Mr. Cobuz with the Company and the Group and in compliance with the terms and conditions set forth in the LTI-RS Policy. In addition to the standard vesting provisions, the Board of Directors confirms that this ad hoc grant will be subject to a special mandatory holding requirement, as follows: Vested shares under the LTI-RS Policy are subject to a mandatory four-year holding period, during which participant cannot sell or transfer the shares, ensuring continued alignment with shareholder interests. Accordingly, Mr. Cobuz will be required to hold the awarded shares in full for a period of four (4) years following the vesting date, and no sale, transfer, pledge, or disposal of such shares may occur during this holding period. Furthermore, in the event of resignation or termination of engagement of Mr. Cobuz, except in cases expressly provided for under the terms of the LTI-RS Policy, any vested awards that are still subject to the mandatory holding period will be subject to forfeiture or claw-back, at the sole discretion of the Company and in line with the terms and conditions set forth in the LTI-RS Policy and the individual Participant Letter. This resolution is made in accordance with Article 4.3 of the revised Remuneration Policy of the Company and is subject to the latter's approval by the Annual General Meeting of the Shareholders on May 8, 2025.

(b) to grant an ad hoc award of a value of €500,000 in Company's Restricted Shares ("RS") to Mr. Michael Colakides, Managing Director and Group Chief Finance Officer, in recognition of his exceptional and outstanding performance, which has contributed significantly to the Company's and Group's strategic objectives. This decision reflects the Board's commitment to ensuring that the Company's leadership is rewarded for extraordinary contributions while maintaining a strong and sustained alignment between leadership and shareholder interests. This ad hoc grant shall be made under the terms of the Long-Term Incentive Restricted Shares Policy (LTI-RS Policy) and will vest in full after a period of three (3) years, subject to the continued engagement of Mr. Colakides with the Company and the Group and in compliance with the terms and conditions set forth in the LTI-RS Policy. This resolution is made in accordance with Article 4.3 of the revised Remuneration Policy of the Company and is subject to the latter's approval by the Annual General Meeting of the Shareholders on May 8, 2025. [...]"

Resolution of the meeting of the Board of Directors held on 10 June 2025: Reporting of the Remuneration Committee

"At this point Mr. Michael Colakides declared a potential conflict of interest and voluntarily withdrew from the meeting. The conflict related to the upcoming deliberations of the Board of Directors regarding his own remuneration and severance terms, in the context of his planned retirement from the role of Group Chief Financial Officer.

Ms. Alexandra Eleftheriou resumed the floor to present to the Board of Directors the proposed severance package of Mr. Michael Colakides, along with revised remuneration terms for his continued service as Managing Director of the Company.

Subsequently, Mr. Andreas Artemis reported that the Remuneration Committee had reviewed both the severance package and the revised remuneration proposal during its recent meeting and decided to recommend the approval of both items by the Board of Directors.

Following the above deliberations and based on the positive recommendations by the Nomination Committee and the Remuneration Committee, the Board of Directors unanimously decided, through separate votes, to:

[...]

(iii) approve the main terms and conditions of the amended employment contract of Mr. Colakides with the Company, which will take effect as of November 1, 2025, reflecting a reduction in his remuneration in line with the revised scope of his responsibilities, as presented.

(iv) approve that Mr. Michael Colakides, upon termination of his employment contract with the Company, will be entitled to a severance payment equal to 200% of his annual base salary, as applicable in October 2025."

OTHER DOCUMENTS TO BE FILED IN ACCORDANCE WITH THE BELGIAN COMPANIES AND ASSOCIATIONS CODE

ANNUAL REPORT

4.9 Dealing Code

The Company has established a Dealing Code, which contains the rules governing transactions in Company securities. The legal basis for this Dealing Code is Regulation (EU) No 596/2014 on market abuse, together with its implementing regulations and guidance.

The Dealing Code is included as Chapter 12 of the CG Charter and is addressed to the Company's directors, managers, and officers, as well as to TITAN Group's directors, managers, officers, and employees, who are in possession of inside information (the "Addressees").

The Dealing Code is intended to ensure that the Addressees do not misuse inside information, which is prohibited under EU market abuse rules, and do not place themselves under suspicion of misusing such inside information. The Dealing Code is also intended to ensure that persons who possess inside information at a given time maintain the confidentiality of such inside information and refrain from market manipulation, either directly or indirectly.

5. Board Committees

5.1 Introduction

The Board of Directors has established the following Committees:

- Audit and Risk Committee;
- Remuneration Committee;
- Nomination Committee;
- Strategy Committee.

The terms of reference of the Board Committees defining the rules governing their composition, tasks, and method of functioning are laid down in Chapters 5–8 of the CG Charter, available on the Company's website (<https://www.titanmaterials.com/about-us/corporate-governance/>).

The Board of Directors regularly reviews the composition of its Committees to ensure alignment with legal requirements, the evolving needs of the Company, and market expectations.

5.2 Audit and Risk Committee

5.2.1 Composition

Chair: Kyriacos Riris, independent director

Members: Natalia Nikolaidi, independent director
Dimitris Tsitsiragos, independent director

As of 1 January 2026, following the resignation of Natalia Nikolaidi from the Board of Directors, the composition of the Audit and Risk Committee is as follows:

Chair: Kyriacos Riris, independent director

Members: Andreas Artemis, independent director
Dimitris Tsitsiragos, independent director

With a career spanning some 40 years, the Chair of the Audit and Risk Committee brings extensive experience in auditing and accountancy, while the other members of the Audit and Risk Committee, as a result of their education and professional background, collectively contribute their expertise related to the activities of the Company.

5.2.2 Role

The Audit and Risk Committee performs all the duties set out in Article 7:99 of the BCCA and is entrusted with the development of a long-term audit program encompassing all the activities of the Company, including:

- monitoring the financial reporting process;
- monitoring the sustainability reporting process;
- monitoring the effectiveness of the Company's internal control and risk management systems;
- monitoring the internal audit function and its effectiveness;
- monitoring the statutory audit of the annual and consolidated financial statements, including follow-up on any questions and recommendations made by the External Auditor;
- reviewing and monitoring the independence of the External Auditor, particularly with respect to the provision of additional services to the Company.

**OTHER DOCUMENTS TO BE FILED IN ACCORDANCE WITH THE
BELGIAN COMPANIES AND ASSOCIATIONS CODE**

ANNUAL REPORT

5.2.3 Activities in 2025

In 2025, the Audit and Risk Committee held five meetings: on 15 January, 26 March, 6 May, 30 July, and 4 November.

The members of the Audit and Risk Committee achieved an attendance rate of 100% for all meetings.

In 2025, the discussions and decisions of the Audit and Risk Committee were mainly focused on:

- the review of the Company's annual and half-yearly consolidated and stand-alone financial statements and quarterly results;
- the review of draft press releases for publication, and of the annual report and the half-yearly report;
- the implementation of the Internal Audit Plan and the monitoring of the internal audit organization, resources and competences;
- the review and monitoring of the Audit Plan presented by the External Auditor;
- the review of the report of the External Auditor on the annual consolidated and stand-alone financial statements and the discussion on their findings;
- the review of the limited assurance of the External Auditor on the Sustainability statements and the discussion on their findings;
- the review and approval of non-audit services;
- the review of the Group Risk Management Framework, including climate- and ESG- related risks;
- the monitoring of implementation of the Group Compliance and Anti-Fraud Program.

5.3 Remuneration Committee

5.3.1 Composition

Chair: Andreas Artemis, independent director

Members: Paula Hadjisotiriou, independent director
Dimitrios Papalexopoulos, non-executive director

5.3.2 Role

The Remuneration Committee has the duties set out in Article 7:100 of the BCCA, including the preparation and assessment of proposals for the Board with regard to:

- the Company's Remuneration Policy, and the remuneration of directors, members of the Management Committee and the Group Executive Committee, as well as arrangements concerning early termination;
- the annual review of the executive management's performance; and
- the realization of the Company's strategy against agreed performance measures and targets.

5.3.3 Activities in 2025

In 2025, the Remuneration Committee held four meetings: on 7 March, 24 March, 5 May, and 3 June.

The members of the Remuneration Committee achieved an attendance rate of 100% for all meetings.

In 2025, the discussions and decisions of the Remuneration Committee were mainly focused on:

- the salary increases for 2025, the bonus payout for 2024 and LTIP awards for 2025 for the executive members of the Board, the members of the Management Committee, the members of the Group Executive Committee, and the Head of Audit and Compliance;
- the Remuneration Report for the year 2024;
- the review and revision of the Remuneration Policy;
- the setting and verification of performance targets;
- the review of the remuneration and severance packages of executives across TITAN Group; and
- the review and amendment of the Terms of Reference of the Remuneration Committee.

5.4 Nomination Committee

5.4.1 Composition

Chair: Lyn Grobler, independent director

Members: Haralambos David, independent director
Alexandra Papalexopoulos, executive director

5.4.2 Role

The role of the Nomination Committee is to make recommendations to the Board of Directors with regard to the appointment of directors, the Managing Director of the Company, the members and chairs of the Board Committees, the Management Committee, and the Group Executive Committee, along with their orderly succession planning.

The main duties of the Nomination Committee include:

- drafting appointment and re-appointment procedures for members of the Board of Directors, as well as members of the Management Committee and the Group Executive Committee;

**OTHER DOCUMENTS TO BE FILED IN ACCORDANCE WITH THE
BELGIAN COMPANIES AND ASSOCIATIONS CODE**

ANNUAL REPORT

- nominating candidates for any vacant directorship positions, subject to approval by the Board of Directors;
- preparing proposals for re-appointments of existing members;
- periodically assessing the size and composition of the Board, and making recommendations for any necessary changes; and
- ensuring that sufficient and ongoing attention is given to executive succession, as well as the implementation of appropriate talent development programs and initiatives to promote diversity in leadership.

5.4.3 Activities in 2025

In 2025, the Nomination Committee held four meetings: on 25 March, 2 June, 29 October, and 30 December.

The members of the Nomination Committee achieved an attendance rate of 100% for all meetings.

In 2025, the discussions and decisions of the Nomination Committee were mainly focused on:

- the discussion on the composition of the Board of Directors and the qualifications of potential candidates;
- the assessment of multiple candidacies for the position of member of the Board of Directors;
- the discussion on the succession planning for the members of the Board of Directors; and
- the appointment of the new Group Chief Financial Officer and subsequent changes to the composition of the Board Committees, the Management Committee, and the Group Executive Committee.

5.5 Strategy Committee

5.5.1 Composition

Chair: Alexandra Papalexopoulou, executive director

Members: Leonidas Canellopoulos, executive director
Marcel Cobuz, executive director
Michael Colakides, executive director
Dimitris Tsitsiragos, independent director

5.5.2 Role

The Strategy Committee, notwithstanding the legal powers of the Board of Directors, assists the Board of Directors in reviewing and monitoring TITAN Group's strategy agenda and growth plan. Additionally, the Strategy Committee supports the Board of Directors in evaluating key strategic decisions on an ad hoc basis. However, strategy formulation remains in all instances with the Board of Directors.

The main duties of the Strategy Committee include:

- to review industry and market developments, as well as governmental and legislative developments, in relation to the objectives of TITAN Group's strategy, and to recommend corrective actions when necessary;
- to support the Board of Directors in reviewing the annual strategic plan submitted by management, and to monitor its alignment with the agreed strategy;
- to provide guidance to management in preparing the strategy-related documents for review by the Board of Directors;
- to review ad hoc strategic transactions or initiatives proposed by the Board of Directors, the Managing Director, or the Group Executive Committee; and
- to monitor the progress of strategic projects and initiatives, as well as the Company's business plan, ensuring alignment with the strategic objectives of TITAN Group.

5.5.3 Activities in 2025

In 2025, the Strategy Committee held four meetings: on 15 January, 23 April, 23 July and 22 October.

The members of the Strategy Committee achieved an attendance rate of 100% for all meetings.

In 2025, the discussions and decisions of the Strategy Committee were mainly focused on:

- the assessment of the divestment of the Group's 75% share in Adocim Cimento Beton Sanayi ve Ticaret A.S. in the Eastern part of Türkiye and the potential reinvestment opportunities;
- the review of the new Strategic Growth Plan "TITAN Forward 2029", its key directions and its progress during the year;
- the market and competitive review, including benchmarking;
- the Business Development and the assessment of ad hoc M&A projects;
- the review of the precast concrete strategy; and
- the assessment of reinvestment opportunities in Türkiye and M&A opportunities in the US.

**OTHER DOCUMENTS TO BE FILED IN ACCORDANCE WITH THE
BELGIAN COMPANIES AND ASSOCIATIONS CODE****ANNUAL REPORT****6. Group Committees****6.1 Introduction**

The Board of Directors has also established the following Committees with the participation of executive members of the Board of Directors and members of the senior management of the Company and the Group:

- Management Committee
- Group Executive Committee

The terms of reference of the Management Committee and the Group Executive Committee defining the rules governing their composition, tasks, and method of functioning are laid down in Chapters 9 and 10 of the CG Charter, available on the Company's website (<https://www.titanmaterials.com/about-us/corporate-governance/>).

6.2 Management Committee**6.2.1 Composition**

Chair: Michael Colakides, Managing Director of the Company

Members: Ioannis Ioannou, Group Chief Financial Officer
Grigorios Dikaios, Chief Financial Officer of the Company
Christos Panagopoulos, Regional Director Eastern Mediterranean–Brazil

As of 30 December 2025, following the resignation of Grigorios Dikaios due to his retirement, the composition of the Management Committee is as follows:

Chair: Michael Colakides, Managing Director of the Company

Members: Ioannis Ioannou, Group Chief Financial Officer
Christos Panagopoulos, Regional Director Eastern Mediterranean – Brazil

6.2.2 Role and meetings

The Management Committee is entrusted with the daily management of the Company.

The main duties of the Management Committee include implementing and monitoring the Company's strategy, preparing and presenting the financial statements to the Board of Directors, in accordance with the Company's applicable accounting standards and policies, preparing the Company's required disclosures of the financial statements and other material financial and non-financial information, managing and assessing the Company's internal control systems, and supporting the Managing Director in the day-to-day management of the Company and the performance of his other duties.

The Management Committee meets whenever a meeting is necessary to ensure its proper functioning.

**OTHER DOCUMENTS TO BE FILED IN ACCORDANCE WITH THE
BELGIAN COMPANIES AND ASSOCIATIONS CODE**

ANNUAL REPORT

6.3 Group Executive Committee



Marcel Cobuz
Chair of the Group
Executive Committee



Jean-Philippe Bénard
Chief Executive Cementitious
Business and Energy



Samir Cairae
Chief Technology Officer



Leonidas Canellopoulos
Chief Innovation and
Sustainability Officer



Alexandra Eleftheriou
Chief People Officer



John Ioannou
Group Chief Financial Officer



Antonis Kyrkos
Chief Digital and Strategy Officer



Christos Panagopoulos
Regional Director Eastern
Med – Brazil



Yanni Paniaras
Executive Director Europe



Alexandra Papalexopoulou
Chair of the Board
Strategy Committee



Bill Zarkalis
Group Chief Operating Officer (Group
COO), CEO of Titan America and
Chair of STET

**OTHER DOCUMENTS TO BE FILED IN ACCORDANCE WITH THE
BELGIAN COMPANIES AND ASSOCIATIONS CODE**

ANNUAL REPORT

6.3.1 Composition

Chair: Marcel Cobuz

Members[†]: Jean Philippe Bénard, Chief Executive Cementitious Business and Energy
Samir Cairae, Chief Technology Officer
Leonidas Canelopoulos, Chief Innovation and Sustainability Officer
Alexandra Eleftheriou, Chief People Officer
Ioannis Ioannou, Group Chief Financial Officer
Antonios Kyrkos, Chief Digital and Strategy Officer
Christos Panagopoulos, Regional Director Eastern Mediterranean–Brazil
Ioannis Panlaras, Executive Director Europe
Alexandra Papalexopoulou, Chair of the Board Strategy Committee
Vassilios (Bill) Zarkalis, Group Chief Operating Officer/CEO of Titan America/Chair of STET

[†] Michael Colskides, Managing Director of the Company, served as a member of the Group Executive Committee until 1 November 2025.

6.3.2 Role and meetings

The role of the Group Executive Committee is to facilitate the supervision of TITAN Group's operations, promote cooperation and coordination among TITAN Group's subsidiaries, monitor the performance of TITAN Group's management, and ensure the implementation of decisions along with associated accountability.

The Group Executive Committee meets whenever a meeting is required for its proper functioning. During its meetings in 2025, the Group Executive Committee covered a variety of coordination topics, including strategy, quarterly results, TITAN Group's budget, business development initiatives, Health and Safety reviews, sustainability issues, HR issues, procurement, progress of key projects (decarbonization, digitalization, etc.), trading activities, diversification, risk, etc.

7. External Audit

The audit of the Company's financial statements was entrusted, by virtue of the resolution of the Annual General Meeting of Shareholders dated 8 May 2025, to PricewaterhouseCoopers, Réviseurs d'Entreprises SRL, with its registered office located at 1831 Diegem, Culliganlaan 5, Brussels, represented by Didier Delanoye, for a term of three years, expiring at the end of the Annual General Meeting of Shareholders to be held in 2028, related to the approval of the annual accounts for the financial year ending on 31 December 2027.

The responsibilities and powers of the External Auditor are set by law.

The Audit and Risk Committee monitors and assesses the effectiveness, independence, and objectivity of the external auditor having regard to the:

- content, quality, and insights on key external auditor plans and reports;
- engagement with the external auditor during committee meetings;
- robustness of the external auditor in handling key accounting principles; and
- provision of non-audit services.

The yearly 2025 audit fees for the statutory accounts of the Company were set at €183,750 (plus VAT and out-of-pocket expenses) (€185,500 in 2024).

The audit fees for the Group and statutory audit of the Company's subsidiaries and affiliates in 2025 amount to €3,233,237 (€10,307,083 in 2024).

Non-audit fees (for the Company, subsidiaries and affiliates) paid or accrued in 2025 amount to €1,225,380 (€801,228 in 2024) and include:

- Audit-related fees (assurance services for the Company, its subsidiaries and affiliates): €916,980 (€332,500 in 2024);
- Tax advisory, other advisory and compliance services: €308,400 (€468,728 in 2024).

**OTHER DOCUMENTS TO BE FILED IN ACCORDANCE WITH THE
BELGIAN COMPANIES AND ASSOCIATIONS CODE****ANNUAL REPORT****8. Diversity and inclusion in the Board of Directors**

Diversity, equity and inclusion are fundamental to the culture, strategy, and everyday working practices of TITAN Group. The commitment is to foster an environment where all differences are valued and where everyone has the opportunity to flourish and experience a sense of belonging.

TITAN Group embraces diversity across various dimensions, including gender, age, ethnicity and race, disability, national origin, sexual orientation, culture, education and professional background. To this end, TITAN Group's Diversity, Equity and Inclusion (DE&I) Policy outlines the principles, definitions, scope, and approach to diversity and inclusion. By promoting diversity throughout the organizational hierarchy, the goal is to build an inclusive ecosystem where a variety of perspectives and talents come together to achieve collective success.

In this framework, the Board of Directors is dedicated to fostering diversity both within its composition and across its Committees, recognizing that diversity contributes to effective decision-making and enhances the ability to adapt to the evolving business landscape and better serve the needs of stakeholders. The commitment to diversity is also embedded in the terms of reference of the Board of Directors as outlined in Chapter 4 of the CG Charter.

Currently, the representation of women on the Board of Directors aligns with the one-third gender diversity requirements provided by Belgian law. Moreover, the Board of Directors has reinforced its commitment to gender diversity with two women currently serving as Chairs of the Nomination Committee and the Strategy Committee.

Diversity at Board level has also been promoted through a balanced mixture of academic and professional skills, encompassing expertise in banking and insurance, audit, finance, legal, and corporate matters, the cement sector, sustainability, information technology, engineering, and various industry-specific domains.

As far as residence is concerned, six Board members have their permanent residence in Cyprus, five in Greece, and one in the UK.

9. Financial reporting process: internal audit and risk management systems

The key elements of the system of internal controls utilized to avoid errors in the preparation of the financial statements and to provide reliable financial information are the following:

The assurance mechanism regarding the integrity of the Group's financial statements consists of a combination of embedded risk management processes, applied financial control activities, the utilization of the relevant information technology and the preparation, communication and monitoring of the financial information.

Each month the Group's subsidiaries submit financial and nonfinancial data to the Group's consolidation department and provide explanatory information where necessary.

In consolidating the financial results and statements, the Group utilizes specialized consolidation software and specialized software for reconciling intercompany transactions. These tools come with built-in control mechanisms and have been parametrized in accordance with the Group's needs. Finally, the above tools use best practices regarding the consolidation process, which the Group has, to a very large extent, adopted.

The Group's management reviews the consolidated financial statements and the Group's Management Information (MI) on a monthly basis. Both sets of information are prepared in accordance with IFRS and in a manner that facilitates their understanding.

The monthly monitoring of the financial statements and Group MI and their analysis by the relevant departments are key elements of the controlling mechanism regarding the quality and integrity of financial results.

The Group's external auditors review the mid-year financial statements of the Group and its material subsidiaries and audit their full-year financial statements. Moreover, they audit the full-year financial statements of the Company. In addition, the Group's external auditors inform the Audit and Risk Committee about the outcome of their reviews and audits.

During its quarterly meetings prior to the financial reporting, the Audit and Risk Committee is informed about the performance of the Group by the Managing Director and Group CFO, and also by the other competent officers of the Company and the Group. It also monitors the consolidated accounts and the financial reporting process, and reports accordingly to the Board of Directors. The Audit and Risk Committee monitors the financial reporting process and the effectiveness of the Group's and the Company's internal control and risk management systems.

The approval of the financial statements (Company and Consolidated) by the Board of Directors is made after the relevant recommendation of the Audit and Risk Committee.

**OTHER DOCUMENTS TO BE FILED IN ACCORDANCE WITH THE
BELGIAN COMPANIES AND ASSOCIATIONS CODE****ANNUAL REPORT****10. Internal audit**

The internal audit is carried out by the Group Internal Audit function. Since January 2020, the function assumed a broader role, taking over responsibility for compliance in addition to the internal audit.

Internal Audit is an independent department with its own written regulation, reporting directly to the Audit and Risk Committee.

The Group Internal Audit workforce consists of 19 executives duly trained and having the appropriate experience to carry out their work.

The primary role of Internal Audit is to monitor the effectiveness of the internal control environment. Its scope also includes:

- monitoring implementation and compliance with the Company's Internal Regulation, Code of Conduct, Articles of Association and applicable laws in all jurisdictions in which the Group operates;
- providing advisory services (e.g., review of new procedures, post-implementation reviews of new IT systems);
- undertaking special assignments (e.g., fraud investigations).

During the year the Audit and Risk Committee received in total 36 internal audit reports. Likewise the Audit and Risk Committee received all progress reports referring to the most important audit findings in 2025.

The Head of the Group's Internal Audit and Compliance Department participated in all meetings held by the Audit and Risk Committee and had a number of meetings with its Chair, pertaining to the further improvement of the preparation of the Audit and Risk Committee meetings with regard to the Internal Audit.

Following the relevant recommendation of the Audit and Risk Committee, the Board of Directors approved the Internal Audit Plan for 2026 and specified the functions and areas on which the internal audit should primarily focus.

11. Capital, shares, and shareholders**11.1 Share capital**

On 31 December 2025, the share capital of the Company amounted to €959,347,807.86 and was represented by 78,325,475 shares, without nominal value, with voting rights, each representing an equal share of the capital.

11.2 Shares – restrictions on voting rights – special control rights

The shares of the Company are of the same class and are either in registered or dematerialized form. Holders of shares may elect to have their registered shares converted to dematerialized shares, and vice versa, at any time.

The Company's Articles of Association do not impose any restrictions on the transfer of the Company's shares.

Each share of the Company corresponds to one vote at the Shareholder's Meeting.

Article 13 of the Company's Articles of Association provides that in the event shares are held by more than one owner or are pledged, or if the rights attached to the shares are subject to joint ownership, usufruct or any other kind of split-up of such rights, the Board of Directors may suspend the exercise of such voting rights until a sole representative of the relevant shares is appointed.

The voting rights attached to the Company's shares held by the Company itself or by a directly controlled subsidiary are suspended, in accordance with the provisions of Article 7:215 and seq. of the BCCA.

None of the Company's shares carry any special rights of control.

**OTHER DOCUMENTS TO BE FILED IN ACCORDANCE WITH THE
BELGIAN COMPANIES AND ASSOCIATIONS CODE****ANNUAL REPORT****11.3 Shareholder structure – notification of major holdings**

In accordance with Belgian legal requirements on transparency, the Company's shareholders must submit a transparency notification whenever their voting rights either exceed or fall below the thresholds of 5%, 10%, 15% and all other multiples of 5% of the total voting rights.

The Company's Articles of Association do not provide for a notification threshold lower than 5%.

Based on the transparency notifications made by the Company's shareholders on 21 May 2024 and 10 November 2025, the reported shareholdings in the Company are the following:

- E.D.Y.V.E.M. Public Company Ltd, Andreas Canellopoulos, Leonidas Canellopoulos, Nellos-Panagiotis Canellopoulos, Pavlos Canellopoulos, Trust Neptune, Alexandra Papalexopoulou, Dimitrios Papalexopoulos, Eleni Papalexopoulou, Alpha Trust, Delta Trust, Lamda Trust, and the Paul and Alexandra Canellopoulos Foundation, who act in concert, hold 38,293,643 shares, corresponding to 48.89% of the Company's voting rights.
- Titan SA and Titan Cement Company SA hold 3,917,259 shares, corresponding to 5% of the Company's voting rights.

The Company's Shareholder Structure and the relevant transparency notifications are available on the Company's website: <https://ir.titanmaterials.com/en/shareholder-center/shareholder-structure>.

**OTHER DOCUMENTS TO BE FILED IN ACCORDANCE WITH THE
BELGIAN COMPANIES AND ASSOCIATIONS CODE****ANNUAL REPORT****11.4 Shareholder agreements with transfer or voting restrictions known to the Company**

Following the transparency notification received on 21 May 2024, the Company has been informed that E.D.Y.V.E.M. Public Company Ltd, Andreas Canelopoulos, Leonidas Canelopoulos, Nello-Panagiotis Canelopoulos, Pavlos Canelopoulos, Trust Neptune, Alexandra Papalexopoulou, Dimitrios Papalexopoulos, Eleni Papalexopoulou, Alpha Trust, Delta Trust, Lamda Trust, and the Paul and Alexandra Canelopoulos Foundation holding in total 38,293,643 shares, which correspond to 48.89% of the Company's voting rights, are acting in concert.

11.5 Powers of the Board of Directors to issue and buy back shares and increase the share capital

11.5.1 Pursuant to Article 6 of the Company's Articles of Association and the relevant resolution of the Extraordinary General Meeting of Shareholders of 5 May 2025, the Board of Directors is authorized to increase the share capital of the Company once or several times by a (cumulated) amount not exceeding €959,347,807.86.

This authorization is valid for a period of five years from the date of publication in the Annexes to the Belgian Official Gazette of the amendment to the Company's Articles of Association approved by the Extraordinary General Meeting of Shareholders of 5 May 2025, and may be renewed in accordance with the relevant legal provisions.

11.5.2 Pursuant to Article 6 of the Company's Articles of Association and the relevant resolution of the Extraordinary General Meeting of Shareholders of 5 May 2025, the Board of Directors is authorized to increase the share capital of the Company in any form, including, but not limited to, a capital increase accompanied by the restriction or withdrawal of preferential subscription rights, following the receipt by the Company of notification by the Financial Services and Markets Authority (FSMA – Autorité des Services et Marchés Financiers/Autoriteit voor Financiële Diensten en Markten) of a takeover bid for the Company's shares. This capital increase must comply with the additional terms and conditions laid down in the BCCA.

This authorization is valid for a period of three years from the date of the amendment to the Company's Articles of Association approved by the Extraordinary General Meeting of Shareholders of 5 May 2025 and may be renewed for a further period of three years. The amount of this increase will be deducted from the remaining part of the authorized capital specified in the above paragraph 12.5.1.

11.5.3 Pursuant to Article 15 of the Company's Articles of Association, the Company may, without any prior authorization of the General Meeting, in accordance with Articles 7:215 and seq. of the BCCA and within the limits set out in these provisions, acquire its own shares, on or outside a regulated market, which correspond to a maximum 20% of the issued shares, at a price respecting the legal provisions, which, in any case, may not be more than 20% below the lowest closing price during the last 30 trading days preceding the transaction, nor more than 20% above the highest closing price during the last 30 trading days preceding the transaction.

This authorization is valid for a period of five years from the date of publication in the Annexes to the Belgian Official Gazette of the amendment to the Company's Articles of Association approved by the Extraordinary General Meeting of Shareholders of 5 May 2025.

This authorization covers acquisitions on or outside a regulated market by a direct subsidiary within the meaning and limits set out in Article 7:221 and seq. of the BCCA.

11.5.4 Pursuant to Article 15 of the Company's Articles of Association, the Board of Directors is authorized, subject to compliance with the provisions of the BCCA, to acquire the Company's own shares on its behalf if such an acquisition is necessary to prevent serious and imminent harm to the Company.

This authorization is valid for a period of three years from the date of publication in the Annexes to the Belgian Official Gazette of the amendment to the Company's Articles of Association approved by the Extraordinary General Meeting of Shareholders of 5 May 2025.

11.5.5 Pursuant to Article 15 of the Company's Articles of Association, the Board of Directors may dispose of part or all of the Company's shares at any time and under such pricing conditions as it determines, on or outside the stock market, or within the framework of its Remuneration Policy for employees or directors of the Company or in order to prevent serious and imminent harm to the Company. This authorization covers the disposal of the Company's own shares held by a direct subsidiary within the meaning of the BCCA and is valid without any time limitation, regardless of whether the disposal is made to prevent serious and imminent harm to the Company or not.

11.6 Control mechanism of any employee scheme where the control rights are not exercised by the employees

There is no employee scheme that incorporates such a mechanism.

**OTHER DOCUMENTS TO BE FILED IN ACCORDANCE WITH THE
BELGIAN COMPANIES AND ASSOCIATIONS CODE**

ANNUAL REPORT

12. Amendment to the Company's Articles of Association

Any amendment to the Company's Articles of Association must be approved by the Extraordinary General Meeting of Shareholders, with at least 50% of the share capital present or represented. If such quorum is not met at the first Extraordinary General Meeting, a new Meeting of Shareholders may be convened, which shall validly deliberate and resolve regardless of the share capital present or represented.

An amendment to the Company's Articles of Association shall be adopted if it receives at least three-quarters of the votes cast, excluding abstentions from both the numerator and the denominator.

13. Important agreements affected by a change of control following a public tender offer

The Company, either as a primary obligor or as a guarantor, has entered into a number of financial agreements, which include, as it is common practice in such agreements, a change of control clause. This clause allows the Company's counterparties to accelerate the financing or terminate the agreement should a change in the current control structure or ownership of the Company occur by virtue of a public tender offer or otherwise.

On 31 December 2025, the Company had in place the following important financial agreements, which include a change of control clause:

- a Multicurrency Revolving Facility Agreement of €230,000,000, entered into among the Group's subsidiary Titan Global Finance PLC and a syndicate of lending banks, with the Company as guarantor;
- a €19,737,920 bond loan, dated 2 November 2022, between Titan Cement Company SA as issuer, Alpha Bank as Bondholder Agent and Paying Agent and the Company as guarantor;
- a USD 40,000,000 facility agreement, dated 15 December 2021, as amended, between Titan America LLC as borrower, HSBC Bank USA as lender and the Company as guarantor;
- a USD 45,000,000 facility agreement, dated 1 July 2014, as amended, between Titan America LLC as borrower, Wells Fargo Bank as lender and the Company as guarantor;
- a USD 60,000,000 facility agreement, dated 8 July 2020, as amended, between Titan America LLC as borrower, Citibank N.A. as lender and the Company as guarantor;
- €250,000,000 2.750% Guaranteed Notes due 2027 issued by Titan Global Finance PLC and guaranteed by the Company;
- €150,000,000 4.250% Guaranteed Notes due 2029 issued by Titan Global Finance PLC and guaranteed by the Company;
- a €120,000,000 bond loan, dated 27 July 2022, as amended, between Titan Cement Company SA as issuer and Piraeus Bank as Bondholder Agent and Paying Agent; and
- an up to 120,000,000 bond loan, dated 28 June 2024, as amended, between Titan Cement Company SA as issuer and Alpha Bank as bondholder and paying agent, guaranteed by the Company.

Following the year-end, the Company has entered into the following important financial agreements, which include a change of control clause:

EUR 350,000,000 3.50 per cent Guaranteed Notes due 2031 issued by TITAN Global Finance PLC and guaranteed by the Company

14. Agreements providing compensation for Board Members or employees in case of resignation, or redundancy without valid reason, or employment termination due to a takeover bid

The Company has not entered into any agreement with members of the Board of Directors or employees providing for the payment of compensation upon their resignation or dismissal without valid grounds or upon termination of their tenure or employment due to a public tender offer.

15. Investors' information

15.1 Interactions with institutional and individual investors

The Company has a long-standing track record of active engagement with both institutional and retail investors. The Investor Relations team, together with the various senior Group executives, regularly holds in-person meetings with institutional investors and participates in investor roadshows and industry conferences across multiple countries. During these interactions, TITAN representatives provide comprehensive updates on business performance, strategic priorities, focus areas, outlook and progress against both financial and non-financial objectives, including ESG targets, digitalization, and innovation, while addressing investors' questions and concerns. In parallel, virtual meetings are also held, enabling more frequent and timely communication with the investor community and facilitating the efficient handling of ad hoc investor requests. The Investor Relations team holds dedicated events, "Capital Markets Day", in connection with strategic updates, providing investors with direct access to senior management, facilitating open dialogue and enhancing understanding of the Company's strategic direction and long-term value creation. An Investor Day took place on 11 November 2025, outlining the Group's growth targets to 2029 under the "TITAN Forward 2029" framework.

The Investor Relations team ensures that all relevant information is consistently updated and readily accessible through the Investor Relations section of the Company's website, where all relevant information is presented in a structured form, including, the corporate

**OTHER DOCUMENTS TO BE FILED IN ACCORDANCE WITH THE
BELGIAN COMPANIES AND ASSOCIATIONS CODE**

ANNUAL REPORT

calendar, press releases, ad hoc announcements, corporate presentations, and regulatory disclosures, providing timely, clear, transparent, and comprehensive communication.

The Company's Shareholder Services Department, a part of the Investor Relations team, handles all inquiries from retail shareholders, ensures they receive timely information, and supports their participation in General Meetings and the exercise of their shareholders rights. Furthermore, it assists shareholders with day-to-day matters.

15.2 Shareholder information and services

The Board of Directors collectively oversees the maintenance of a constructive and effective dialogue with shareholders. The release of the Group's annual and interim quarterly results is accompanied by webcasts and conference calls with analysts and investors.

All regulatory and non-regulatory announcements, together with other Company-related information, are available on the Company's website (www.titanmaterials.com).

15.3 Investor Relations Department

The Investor Relations Department is tasked with overseeing the Company's relationships with shareholders and investors, ensuring transparent, timely, and equitable communication regarding the Company's performance, strategy, and objectives. The department strives to maintain longstanding, trusted relationships and to foster new connections within the investment community, upholding the high level of confidence that investors place in the Group.

Investor Relations Group e-mail: ir@titanmaterials.com

Investor Relations Director: Spyros Kamizoulis,
email: s.kamizoulis@titanmaterials.com

15.4 Shareholder Services Department

The Shareholder Services Department manages all inquiries from retail shareholders. It supports their participation in General Meetings, assists in exercising shareholder rights, and helps with reclaiming shares from the Loan and Consignment Fund. Additionally, the Department handles correspondence on a range of matters, including inheritance issues, clarifications on distributions, while also provides historical data upon request.

Shareholder Services Manager: Nitsa Kalesi,
email: n.kalesi@titanmaterials.com

15.5 Share Facts

15.5.1 Share basic data

Sector	5010 – Construction & Materials
Subsector	50101030 – Cement
Type	Common share
Stock Exchange	Euronext (Brussels and Paris), Athens Exchange
Number of shares	78,325,475
ISIN	BE0974338700
CFI code	ESVUFN

15.5.2 Tickers

	Oasis	Reuters	Bloomberg
Euronext	TITC	TITC.BR	TITC.BB
ATHEX	TITC	TITC.PA	TITC.GA

**OTHER DOCUMENTS TO BE FILED IN ACCORDANCE WITH THE
BELGIAN COMPANIES AND ASSOCIATIONS CODE****ANNUAL REPORT****Risk management****Group risk strategy**

TITAN Group is active in a diverse geographical business and operational landscape, resulting in a multitude of potential risk exposures, including strategic, operational, and financial risks, with sustainability (ESG)-related risks spanning strategic and operational categories.

In order to effectively identify and mitigate such exposures, the Group manages its risks in accordance with established international practices for industrial companies, embedding key dimensions of Enterprise Risk Management (ERM) into its processes, systems, and governance. In particular, the following five main components of the ERM framework are supported by a set of principles that provide the basis for the Group's understanding and management of risks associated with its strategy and business objectives:

- Governance and Culture, including oversight model, operating structures, definition of desired cultural traits, and commitment to core values and development of appropriate talent;
- Strategy and Objective-setting, including definition of risk appetite, analysis of context, evaluation of options, and formulation of strategic objectives;
- Performance, including risk identification, assessment, and prioritization, implementation of responses, and development of risk portfolio view;
- Review and Revision, including reviews of risk and performance, assessment of changes, and continuous improvement of approach;
- Information, Communication and Reporting, including communication of risk information, use of IT, and reporting of risk performance.

**OTHER DOCUMENTS TO BE FILED IN ACCORDANCE WITH THE
BELGIAN COMPANIES AND ASSOCIATIONS CODE**

ANNUAL REPORT

Risk management process

TITAN's risk management approach encompasses a set of management practices designed to proactively address risks, thereby safeguarding the long-term sustainability of its business. This approach comprises a management system that integrates strategy-setting, organization, governance, policies, reporting, communications with stakeholders, and measurement of performance across all business units of the Group.

The Board has overall responsibility for determining the nature and extent of the principal risks that the Group is willing to assume in achieving its strategic objectives. Risks are addressed on a day-to-day basis by Group management at various levels of the organization, according to the nature of each risk. As a result, risks are identified and quantified using multiple sources and are reported in the course of the Group's planning and performance management cycle, ensuring a quick and effective response.

Complementing this risk management culture and approach, which is integral to the Group's business processes and decision-making (both strategic and operational), the Group undertakes, on a regular basis, a systematic exercise to assess all material risks faced by the Group that could affect the Company's business model, performance, solvency, or liquidity. A team consisting of the Chair of the Executive Committee and senior managers from the Group's Strategic Planning and Finance, which also considers input from ESG and other functions, identifies the Group's main risks and categorizes them as "strategic", "operational", or "financial" risks. "ESG" risks are categorized either as "strategic" risks or as "operational" risks. All identified risks are then assessed along the following three dimensions, in line with industry best practices:

- Probability: scale from one (rare) to five (almost certain)
- Impact: scale from one (incidental) to five (extreme)
- Preparedness: scale from one (low) to five (high)

Risks are categorized using established risk taxonomies relevant to the Group's business. Risks are also assessed using a variety of techniques, including benchmarking sector practices, supplemented by advanced practices from other industries, qualitative and quantitative assessment of the risk elements, evaluation of possible outcomes against the Group's strategic objectives, risk elaboration of the Group's material issues, evaluation of risk ownership, and the recording of mitigating actions that are adopted or planned. To ensure completeness, the initial assessment is complemented by an assessment at the regional and business unit level to provide bottom-up input focusing on the specifics of each market. For the first time this year, following the NYSE listing, TITAN America prepared a stand-alone risk assessment, which was provided as input to the Group's review exercise.

Risks are cross-referenced with the output of the Group's materiality assessment exercise and reviewed by the Group Executive Committee. Finally, the Board, through the Audit and Risk Committee, validates the relevant risk assessment and monitors TITAN's risk management and internal control systems, reviewing their effectiveness (covering all material controls, including financial, operational, organizational, and compliance controls). To that end, in November 2025 the Audit and Risk Committee and the Board held a meeting specifically dedicated to reviewing the Group's risk assessment and respective mitigation plans against the key business risks.

In 2025, the assessment of the Group's climate change-related risks and opportunities was updated through an exercise that covered physical risks such as temperature, flooding, and water stress, as well as transition risks such as carbon pricing, reputational damage, and litigation. TITAN's Group ESG performance department initially engaged with climate risk experts to analyze the risks stemming from climate change as well as opportunities from the transition to a low-carbon economy, in alignment with the TCFD and TNFD frameworks, as can be seen in the specific Climate and Nature-Related Financial Disclosures (TCFD and TNFD) section of the 2025 Integrated Annual Report (IAR) on page 209 and page 210. The results indicated that the Group's climate-related risks are in the same scale of magnitude as those of its sectoral peers. In addition, opportunities related to climate change were also analyzed and quantified. For example, product portfolio, adaptation and resource efficiency, and alternative energy sourcing opportunities were assessed. Furthermore, TITAN operations have a high level of dependency on ecosystem services including a high level of dependency on groundwater and surface water, and a moderate dependency on mediation of sensory impacts.

Moreover, this year there was a focused strategy definition, planning and execution initiation for the migration of our Cybersecurity risks, identified by the assessments performed both internally by our CISO team and by external expert advisors.

**OTHER DOCUMENTS TO BE FILED IN ACCORDANCE WITH THE
BELGIAN COMPANIES AND ASSOCIATIONS CODE****ANNUAL REPORT****Risk management, governance, and controls**

In TITAN Group, risk is managed at three levels, in line with industry best practices. Risks are managed on a day-to-day basis by Group management at various levels of the organization according to the nature of each risk. TITAN's risk governance framework follows a customized approach that best addresses the particularities of each risk area and ensures the optimum degree of risk ownership and accountability for the appropriate mitigation actions. Frontline management (business units and functions) executes its risk management role in accordance with policies and standards, monitors and mitigates risks as part of performance management, and identifies and escalates risks as required. This first level of management includes the integration with key business processes (e.g., capital expenses review stage gates, M&A review, budget and strategic planning).

At a second level of risk governance and control, Group Internal Audit and Compliance ensures adherence to the ERM framework and internal policies. The Group Executive Committee provides strategic direction, an independent view of risks among all operating units, and drives coordination among them as needed, while various risk governance bodies provide oversight of specific risk areas (e.g., CapEx Committee, Ventures Investment Committee, etc.).

At the senior level, the Board has the overall responsibility for determining the nature and extent of the principal risks that the Group is willing to assume to achieve its strategic objectives. The Board, through all its Committees, discusses and assesses on a regular basis the main areas of risk to which the Group is exposed, identifies new risks, defines the risk appetite of the Group, and monitors the effectiveness of the risk management and internal controls. The Board has delegated responsibility for the monitoring of the effectiveness of the Group's risk management and internal control systems to the Audit and Risk Committee.

According to this framework, most strategic and financial risks are managed mainly by the Group Executive Committee, the Group functions, and other specific governance bodies such as the CapEx Committee. The management of most operational and sustainability risks is, to a large extent, embedded in the daily operation and processes of the local business units. Various risks, including legal, compliance, operational, and sustainability risks (such as environmental risks, energy and fuel price fluctuations, workplace safety, and labor issues), are managed at both Group level by the Group Executive Committee and relevant Group functions (e.g., Internal Audit and Compliance, Group Legal, Group Procurement, Group Engineering and Technology, Group ESG Performance, Group IT and Digital, Group Communication, Group HR). These risks are also managed at the local business unit level by respective units (Legal, Procurement, Environment, Sustainability, HR). This approach ensures that line management owns all the operational and sustainability risks that occur at the level of individual businesses and ensures that a strong risk culture is embedded in all relevant decision-making. At the same time, all risks of higher magnitude that are relevant at Group level are managed centrally, where risk data points from multiple sources across the organization are aggregated, insights are integrated, and mitigating action plans are crafted and shared among all appropriate organizational levels.

The Group Executive Committee is also responsible for setting Group policies and ensuring that they are implemented throughout the Group. To that end, a set of policies provides the necessary framework and reference point for a number of risk areas. In parallel, the ethics and compliance programs implemented throughout TITAN's operations ensure that the Group's principles and values are integrated in day-to-day operations and that the risk management culture is reinforced across the Group.

The effectiveness of the systems and policies implemented at Group and business unit level is systematically reviewed by the Group Executive Committee and business unit management, including assessments of compliance with relevant Group standards. Whenever weaknesses are identified, corrective measures are taken.

Group Internal Audit and Compliance reports on the effectiveness of the risk management and internal control frameworks to the Audit and Risk Committee on a regular basis.

The Board and the Audit and Risk Committee receive management reports on the key risks to the business and the steps taken to mitigate such risks on a regular basis, and consider whether the significant risks faced by the Group are being properly identified, evaluated, and managed.

**OTHER DOCUMENTS TO BE FILED IN ACCORDANCE WITH THE
BELGIAN COMPANIES AND ASSOCIATIONS CODE**

ANNUAL REPORT

TITAN's principal risks

Strategic risks

Climate change

As the evidence of the effects attributed to climate change becomes more apparent, regulatory activity aiming to reduce greenhouse gas (GHG) emissions, especially CO₂, has increased. The production of cement is characterized by high CO₂ intensity and is therefore directly impacted by such regulatory changes, including the revision of the EU Emissions Trading Scheme (ETS), the Carbon Border Adjustment Mechanism (CBAM) regulation, and national climate laws. Within TITAN's geographical footprint, legally binding climate change regulations are implemented in the EU (Greece and Bulgaria) through the EU Emissions Trading System (ETS), and in Egypt through a CO₂ emissions cap. Gross Scope 1 emissions of our operations in these countries represent 54,0% of our total Group Scope 1 emissions. Particularly in EU markets, the gradual phase-out of free CO₂ allowances from 2026 is expected to increase production costs, potentially resulting in a loss of sales to imports from non-CO₂ constrained markets – a risk commonly referred to as "carbon leakage". Similarly, exports from markets subject to CO₂ taxation may be structurally disadvantaged compared to exports from markets without comparable carbon constraints. CBAM can help ensure a global level playing field and prevent carbon leakage from the EU, provided an effective solution for exports is established. Even if imports to Europe are subject to CO₂ costs under CBAM, exports and therefore the competitiveness of EU-based production will be adversely affected if no solution is found to maintain competitiveness beyond 2025.

The Group closely monitors relevant regulatory developments

and takes proactive measures to mitigate potential negative consequences. A scenario-modelling approach has been adopted for the examination of possible outcomes and for the identification of appropriate roadmaps of mitigating actions to safeguard the Group's business resilience. Such measures include the reduction of the amount of clinker used in the production of cement, the use of alternative fuels (AF) with a lower CO₂ footprint, energy efficiency measures, the development of new lower-carbon products, and continuous innovation across the value chain.

Moreover, the climate agenda may promote the use of concrete and cement substitutes for construction as being less carbon-intensive, a fact that could negatively affect demand for the Group's core products. In addition, the CO₂ footprint may pose a risk regarding future funding opportunities and create a reputational risk for our Group and the whole sector, which could also lead to shifts in customer preferences. However, at the same time, opportunities arise from the development and sale of new low-carbon products and solutions. Differentiating our product offering with low-carbon products that add value to the customer is a major pillar of our decarbonization roadmap. Lower carbon products represent 27,0% of our portfolio of cement and cementitious products. The Group has committed to achieving a reduction in emissions/tonnes cementitious material to the level of 500 kgCO₂/t cementitious products by 2030, offering its customers the products and services that will shape the sustainable world of tomorrow.

TITAN is also investing in R&D with regards to the development of low-carbon products (cement and concrete), based on the application of either existing (e.g., low-carbon clinker), or new technologies (e.g., new binders, calcined clays, recarbonated materials, new types of concrete). The Group is also active in advocating for the adoption of new building codes and building material standards to promote green products.

The Group's alternative fuels (AF) thermal substitution rate increased to 22,3% in 2025, an increase of ca. 1,1 percentage points compared with the previous year. Dried sewage sludge, refinery sludge, tires, solid recovered fuel (SRF)/refuse-derived fuel (RDF), and agricultural waste were used to substitute conventional solid fuels in several of the Group's plants. The increase has been the result of (a) successful permitting, (b) sourcing efforts for new alternative fuels in the local and international markets, and (c) investments across several TITAN cement plants in AF processing facilities and the plants' feeding, storage, and combustion infrastructure, as shown in the section "Alternative fuels (co-processing)" of the 2025 IAR on page 135.

Market conditions and cyclicity

The Group operates both in mature markets such as the USA and Western Europe, and in emerging markets such as Egypt, Türkiye, and Brazil. Some of these markets contribute significantly to the Group's revenues and profitability. As a result, any negative developments in these markets in terms of supply/demand balance, pricing, and growth outlook could have a material adverse effect on the Group's business, operational results, and financial condition, especially if that market contributes significantly to the Group's revenues and profitability, e.g., the USA.

Moreover, the building materials industry is dependent on the level of activity in the construction sector, which tends to be cyclical and dependent on various factors, including, but not limited to, the level of infrastructure spending, the demand for private and commercial real estate, mortgage lending, local economic activity, inflation, and interest rates. The Group's business, operational results, or financial condition could be adversely affected by a continued deterioration of the global economic outlook or cyclical weakness in the construction industry on a global scale or in a significant market in which it operates. To mitigate such risks, the Group, in addition to its geographical diversification, has established robust annual budgeting, strategic, and risk review processes.

Political and economic uncertainty

The Group operates, and may seek new opportunities, in markets with differing and, at times, volatile economic, social, and geopolitical conditions. These conditions may include political unrest, civil disturbance, strikes, currency devaluation, prohibition of capital transfer, and other forms of instability, and may result in sudden changes to the operating and regulatory environment. Changes in these conditions may adversely affect the Group's business, operational results, financial performance and prospects,

**OTHER DOCUMENTS TO BE FILED IN ACCORDANCE WITH THE
BELGIAN COMPANIES AND ASSOCIATIONS CODE**

ANNUAL REPORT

especially if they concern multiple markets concurrently.

The annual budgeting and strategic review process, along with the regular monitoring of financial results and forecasts, helps track geopolitical and economic events that may create uncertainties regarding financial performance. Where political tensions are heightened, mitigation measures are in place to provide maximum protection of TITAN's people and assets.

Global systemic disruption

Global-level disruptions can affect the Group's operations in diverse and largely unpredictable ways, but they share a common feature: unlike more localized impacts, they could impact almost all business units and areas of operation. Such disruptions may arise from a variety of causes, for example:

- global financial crises, resulting in loss of demand due to widespread economic downturn;
- societal crises, e.g., pandemics, leading to a loss of demand due to an economic downturn and the loss of production due to health crises or crises of essential resources (food, water);
- large-scale conflicts, e.g., interstate conflicts, causing disruptions to supply chains;
- global data infrastructure failures, e.g., nationwide cyberattacks or global information and communication infrastructure compromises, disrupting financial and trade networks at global or regional levels.

To anticipate and mitigate the effects of such globally relevant macro-level disruptions, the Group conducts risk assessments, scenario evaluations, and contingency planning at strategic, operational, and people-related (health and safety) levels. In addition, disaster-control protocols to mitigate the effects of health and safety-related crises are continuously updated, while financial resilience measures to bolster the Group's balance sheet and insurance coverage are implemented. At a strategic level, the Group's geographical diversification can provide a high degree of resilience against the impact of more regional disruptions.

Talent management

Cement companies, including TITAN, face a multitude of potential risks related to their human resources and talent management. Existing processes to recruit, develop, retain and promote the mobility of talented individuals, including top-level management, may prove inadequate, thus potentially giving rise to the risks of employee and management attrition, difficulties in succession planning, and an inadequate pipeline of future talent, potentially impeding the Group's continued realization of high operational performance and future growth. In addition, talent attraction could be further affected if the sector is perceived as less attractive than other industries, particularly among younger generations.

Moreover, the effective implementation for the Group's Human Rights and Diversity, Equity and Inclusion Policies is increasingly crucial in shaping perceptions among key stakeholders, such as current and prospective employees, consumers, and investors. Greater diversity in the Group's human capital enhances the potential for innovation that contributes to business growth, while higher degrees of inclusion foster better employee engagement, productivity, and company loyalty, contributing to higher talent retention rates and overall employee engagement.

TITAN is actively pursuing a rich agenda of actions to strengthen its talent management, including the updating and diffusion of its relevant HR policies (such as its Human Rights, Diversity, Equity and Inclusion, and Respect in the Workplace policies) and people development processes.

Relevant measures include employee surveys and focus groups for feedback, training and capability-building programs, the adoption of global best practices in diversity, equity and inclusion, the provision of Group-wide access to the EthicsPoint reporting platform, and the fostering of continuous dialogue on industrial relations with all relevant stakeholders.

Financial risks

The Group, due to the nature of its business and its geographical positioning, is exposed to financial risks associated with foreign currency, interest rates, liquidity and leverage, as well as counterparties. Financial risks are managed by Group Finance and Treasury.

The Group does not engage in speculative transactions or transactions which are not related to its commercial and business activities.

Currency volatility

Group exposure in foreign currency derives from existing or expected cash flows and from acquisitions and investments denominated in currencies other than the euro. The Group's net foreign currency transaction risk mainly arises from USD, EGP, RSD, LEK, GBP, BRL, and TRY. Natural hedges (equity invested in long-term fixed assets and borrowings in the same currency as the activities that are being financed), currency swaps, and forward foreign currency contracts are used to manage currency exposures.

Interest rate risks

The Group's exposure to interest rate changes and increased borrowing costs are managed through employing a mix of fixed- and floating-rate debt and interest rate derivatives, where appropriate. The ratio of fixed to floating rates of the Group's borrowings is decided on the basis of market conditions, Group strategy, and financing requirements.

**OTHER DOCUMENTS TO BE FILED IN ACCORDANCE WITH THE
BELGIAN COMPANIES AND ASSOCIATIONS CODE****ANNUAL REPORT**

As at 31 December 2025, the Group's ratio of fixed to floating interest rates stood at 68%/32% (31 December 2024: 67%/33%), which takes into account outstanding interest rate swaps.

Liquidity and leverage risks

In order to manage liquidity risks and to ensure the fulfillment of its financial obligations, the Group maintains sufficient cash and other liquid assets, as well as extensive committed credit lines with several international banks, which complement its operating cash flows.

The Group's financial position provides access to international financial markets and the ability to raise needed funds.

Counterparty risks

Counterparty risk relates to the inability of one or more of the Group's counterparties, mainly financial institutions and customers, to meet their obligations toward the Group. Exposure to the risk of financial institutions failing to their obligations toward the Group deriving from placements, investments, and derivatives is mitigated through predefined exposure limits for each counterparty, as well as the use of the collateral mechanism of credit support agreements (ISDA CSA Agreement). As at 31 December 2025, the majority of Group liquidity was held with investment-grade financial institutions.

The Group is also exposed to risks relating to customer receivables. Customer receivables primarily derive from a large, widespread customer base. The financial status of customers is constantly monitored at business unit level and, where deemed necessary, additional security is requested to cover credit exposure. As at 31 December 2025, all outstanding doubtful receivables were adequately covered by relevant provisions.

Operational risks: Environmental, Social and Governance (ESG)**Health and safety**

Cement production and the operation of quarries and ready-mix facilities have inherent safety risks which could be influenced by factors outside the Group's control. Ensuring health and safety and preventing accidents at work is a priority for TITAN. Excellence in the area of health and safety is embedded in all TITAN operations and activities. The Group has implemented detailed policies and procedures promoting Health and Safety, including the presence of health and safety engineers in all production units. Particular emphasis is placed on training and raising safety awareness and on the strict application of safety systems and processes.

TITAN's Group Health and Safety Policy mandates assessment of all incidents, proactive planning, the setting of specific targets, safety training, and the monitoring of progress. Employee health monitoring is conducted on a regular basis.

In parallel with other preventive measures, TITAN's safety specialists conduct regular audits of production and construction sites.

Environmental risks

The Group's operations are subject to extensive environmental and safety laws and regulations in the USA, the EU, and other jurisdictions, as interpreted by the relevant authorized agencies and the courts. These frameworks may impose increasingly stringent obligations and restrictions regarding, among other things, land use and remediation, air emissions, waste and water management, biodiversity, and occupational and community health and safety. Compliance costs are therefore likely to increase over time. To continuously manage the environmental impact of its operations, TITAN applies environmental management systems to monitor and report performance in all its plants. The Group's Environment Policy and ESG 2025 targets set goals for the reduction of air emissions, the protection of biodiversity, water and waste management, quarry rehabilitation, energy efficiency, and community engagement.

**OTHER DOCUMENTS TO BE FILED IN ACCORDANCE WITH THE
BELGIAN COMPANIES AND ASSOCIATIONS CODE**

ANNUAL REPORT

Regulatory compliance risk

As the Group operates across multiple jurisdictions, it is subject to a wide range of local and international laws and regulations, including those relating to competition law, corruption and fraud. Consequently, it is exposed to changes to those laws and regulations and to the outcomes of investigations conducted by governmental, international, or other regulatory authorities. Potential breaches of local and international laws and regulations in the areas of competition law, corruption and fraud, among others, could lead to the imposition of significant fines and sanctions for non-compliance, and may result in reputational damage.

Compliance risks are proactively addressed at Group level through the TITAN Group Compliance Program, an integrated system of relevant activities, mechanisms, and controls designed to ensure that compliance risks are identified in a timely manner, properly assessed, and effectively mitigated. In addition, all operations are continuously monitored by the Group Legal and Group Internal Audit and Compliance departments, while appropriate training is conducted to ensure effective adherence to the Group's Code of Conduct and relevant Group Policies. In 2025, the Group's US listed subsidiary became subject to SOC regulations. Accordingly, a dedicated program was developed to design and implement Internal Controls over Financial Reporting.

It is our commitment to promote the UNGC Ten Principles and, specifically, to prevent, avoid, and mitigate possible risks of possible impacts on Human Rights, and including Labor Rights. The new Corporate Sustainability Due Diligence Directive (CS3D) is expected to start in 2028 (following delays under the Omnibus Directives) and requires the assessment of such risks, and the process in place for due diligence, building on policies, processes, and management systems for preventing, avoiding, and mitigating such risks as well as ensuring remediation plans where necessary. TITAN already developed a two-year horizon roadmap to mitigate the risk of compliance with the new directive.

Governance, transparency, and ethics

As a publicly listed company, Titan SA is required to comply with strict governance and reporting obligations. Any performance or nonfinancial commitment failure could result in a reduction of the share price, reduced earnings, and potential reputational damage. ESG disclosure in particular might pose a risk for future sustainability-linked funding. To mitigate such risks, the Group ensures compliance with the Belgian Corporate Governance Code, the Non-Financial Reporting Directive 2014/95/EU, the European Taxonomy Regulation (EU) 2020/852, the International Financial Reporting Standards (IFRS) and the International Integrated Reporting Council (IIRC) principles for integrated reporting. Moreover, reporting frameworks followed include the UN Sustainable Development Goals 2030, the UN Global Compact Communication on Progress Guidelines, the Charter and Guidelines of the Global Cement and Concrete Association (GCCA), the Sustainability Accounting Standards Board (SASB) Standards, and the Carbon Disclosure Project (CDP) questionnaires for climate change and water security. The Group also ensures alignment with GRI standards. Moreover, in 2021, it started reporting according to the recommendations of the Task Force on Climate-Related Financial Disclosures (TCFD). The separate and consolidated financial statements of the IAR, as well as the ESG performance and statements, are audited by independent verifiers.

In addition, any potential misconduct in the form of fraudulent activity by employees, customers, suppliers, or third parties affiliated with the Group could have a significant financial impact as well as cause long-term damage to the Group's reputation. The Group is well prepared to address most corruption and fraud risks that pose a material risk to its business. Business fraud risks are effectively mitigated through the TITAN Group Anti-Fraud Program, a modular and comprehensive system that incorporates dynamic elements, risk assessment, proactive activities, and ongoing monitoring. The program places emphasis on fraud prevention, mainly through the Fraud Risk Assessment projects in high-risk areas, as well as the early detection of any possible indications or instances of occupational fraud through the EthicsPoint reporting platform and anti-fraud analytics. In addition, the EthicsPoint platform had been expanded in 2025 to include complaints from stakeholders beyond TITAN employees, such as contractors and suppliers, customers and other business partners, and people in communities.

Exposure to the risk of corruption is also systematically monitored at local and Group levels. Following the publication of the 2024 Transparency International Corruption Perception Index, the perception of corruption has a negative trend in 40% and a positive trend in 50% of the countries where TITAN currently operates, while USA remained in the same ranking.

TITAN Group's Code of Conduct and Anti-Bribery and Corruption Policy define the principles, rules, and responsibilities, and provide specific guidance, on the preventive and detective procedures to mitigate these risks. Business fraud risks are effectively mitigated through the TITAN Group Anti-Fraud Program, while risk assessment associated with third parties is performed through the Third-Party Due Diligence System.

Other operational risks

Energy volatility

The cost of energy (electricity, fuels) represents a significant part of our overall production cost. Due to recent market volatility (prices and availability), there is a risk that energy costs could exceed anticipated costs, as accounted for in budgets, thereby adversely affecting operating margins and profitability. In the longer term, as the transition to a decarbonized energy landscape progresses, there is a risk that traditional fossil kiln fuels (petcoke, coal, natural gas) will become more expensive, while the price of alternative fuels will increase simultaneously due to higher demand and limited supply.

**OTHER DOCUMENTS TO BE FILED IN ACCORDANCE WITH THE
BELGIAN COMPANIES AND ASSOCIATIONS CODE**

ANNUAL REPORT

The results of operations (profitability) and liquidity may be significantly affected if long-term contracts or fuel inventories are not in place and revenue over cost cannot be achieved. Moreover, disruptions in supply (or late deliveries) of electricity and fuels could lead to downtime, impacting both the Group's financial condition and reputation.

We are making a continuous effort to increase energy efficiency in our operations, to adapt our sourcing strategies, and to insure a higher proportion of our energy needs (e.g., alternative fuels, waste heat recovery, renewable energy sources).

Physical impact of climate change and extreme natural disasters and dependencies on nature

Natural disasters and extreme weather events, such as floods, hurricanes, drought, extreme temperatures, wildfires, could disrupt the continuity of our operations and put our employees in danger. Appropriate infrastructure design and asset construction standards, emergency plans, and adequate insurance coverage are among the measures employed to address the impact of extreme natural events.

In addition, the possible increase in physical risks (such as coastal flooding, drought, wildfires, water stress, etc.) as a result of climate change could disrupt our asset base and the continuity of our operations (production and distribution) and put our people in danger. The Group has engaged with climate change risk experts to assess the physical risks stemming from climate change, at both Group and country level, according to the Task Force on Climate-Related Financial Disclosures (TCFD) recommendations. With regards to the mitigation of the effects of possible physical impacts on the Group's assets from extreme natural events caused by climate change, the Company is implementing a set of proactive protective measures for its assets and is continuously updating emergency plans. The Group also adheres to appropriate design standards, maintains adequate insurance policies against physical damage and business interruption, and ensures the availability of sufficient liquidity to absorb potential impacts.

Moreover, nature-related risks (such as reputational and regulatory risks, impact risks, and dependency risks) can affect our business through supply chain disruptions, reputational damage, and litigation. In 2024, the Group engaged with nature risk experts to assess the relevant risks, according to the Task Force on Nature-Related Financial Disclosures (TNFD) recommendations. Building on this foundation, in 2025 we initiated a new collaboration with the Landbanking Group to further broaden and deepen the scope of our assessment, ensuring a more comprehensive understanding of nature-related impacts, dependencies and risks across our value chain. To mitigate the effects of possible impacts, the Group is implementing management plans to address land rehabilitation and biodiversity. Since 2010, the Group has developed and applied an Integrated Water Management System (IWMS) at all operations to monitor and optimize water consumption and to disclose water data in a consistent way, according to international practices and to cement sector guidelines. Furthermore, a Water Risk Assessment is made on a regular basis (e.g., every five years) for all Group sites, with the use of tools such as the Aqueduct (World Resources Institute) and the Water Risk Filter (World Wildlife Fund). Finally, in the event of a local production disruption, the Group is covered for property damage and business interruption insurance and can mobilize other Group business units to replenish product stocks and meet the possible increased demand for repairs in the area.

Cybersecurity risks

Cyberattacks may compromise the Group's IT (Information Technology) and OT (Operations Technology) systems, data, and operations. There is a variety of potential threat actors – from internal staff to full-scale shadow organizations – with a diverse level of motivation, sophistication of attack systems, skills, and resources. Attacks could range in severity, from incidental events in a minor location or domain, to plant-specific event, Group-wide attacks and even attacks affecting the broader industry and its external partners (suppliers, banks, customers). Loss, corruption, or leakage of data may have significant consequences for:

- sales, purchases, or financial transactions (including banking fraud);
- confidentiality and GDPR-related commitments;
- operations (e.g., plant operational data used by control systems).

The breakdown or corruption of IT systems could require lengthy remediation action, while the breakdown or corruption of OT systems could disrupt plant operations and result in production losses.

The Group is taking a variety of measures to address such risks, including the analytical understanding of such threats and the creation of detailed mitigation plans, the development of cybersecurity policies and procedures (including the Group Information Security Policy), the strengthening of underlying security of critical IT and OT assets, the development of operational recovery plans, and the implementation of monitoring and reporting protocols on identified potential risks.

As our IT and OT infrastructure and the digitalization of our processes and operations moves forward, the Group evaluates emerging risks related to cybersecurity on a constant basis. Consequently, in 2025 the Group completed a detailed assessment of its information security framework with the support of external specialist advisors. As the risks posed by cyber threats continue to expand, our mitigation actions and protective mechanisms are continuously adapted as needed.

Supply chain disruption

The integrity and profitability of the Group's production and customer-facing operations depend on its ability to safeguard critical resources for the uninterrupted manufacturing of its products. Difficulties in securing an uninterrupted and cost-efficient supply of internationally tradable goods (raw materials, cementitious materials, production consumables, spare parts, etc.) and services (e.g., specialized contractors), due to disruptions in shipping, logistical constraints (port congestion, driver shortages), or emerging trade barriers (e.g., tariffs), could have a materially adverse effect on the Group's costs and operational results.

OTHER DOCUMENTS TO BE FILED IN ACCORDANCE WITH THE BELGIAN COMPANIES AND ASSOCIATIONS CODE

ANNUAL REPORT

Additionally, should existing suppliers cease operations or reduce their production of key materials, sourcing costs for the Group could increase significantly or necessitate the search for alternatives.

To mitigate such risks, the Group constantly evaluates its supply chain resilience and flexibility, develops strategic options for the provision of its most critical supplies, and seeks to secure production inputs through short- and long-term contracts to ensure the necessary quantity, quality, and availability of required products. It also strives to secure long-term raw material reserves for its most critical production inputs. Finally, by deploying a scenario logic in its planning processes, the Group is proactively developing flexible and resilient sourcing strategies to withstand possible variability in the supply markets.

TITAN's risk management framework is presented below.

Risk management			
	Centrally-led	Hybrid	Business unit-led
Risks covered	Most strategic risks, e.g.: <ul style="list-style-type: none"> Geopolitical and global disruptions M&A and divestments Climate change mitigation and adaptation, incl. carbon pricing Talent management 	Legal	Operational risks, e.g.: <ul style="list-style-type: none"> Product quality Operational disruptions (e.g., critical equipment failure)
	Financial risks, e.g.: <ul style="list-style-type: none"> Currency volatility Interest rates Liquidity Counterparty 	Operational risks, e.g.: <ul style="list-style-type: none"> Energy volatility Cybersecurity Health and safety Environmental Other ESG 	Some strategic risks, e.g.: <ul style="list-style-type: none"> Market conditions and cyclical
Risk management approach	Led by Group functions and governance: <ul style="list-style-type: none"> Executive Committee and annual planning process CapEx Committee Group Finance Other Group functions (e.g., Procurement, IT, HR, ESG) Group HR processes 	<ul style="list-style-type: none"> Higher central oversight vs. business unit-led risks Executive Committee BU and Group functions management 	<ul style="list-style-type: none"> Embedded in business and annual planning processes Led by business unit management, as part of day-to-day operations
Internal Audit and Compliance Unit and Audit and Risk Committee			

In 2025, the Group re-evaluated climate-related risks and opportunities according to the TCFD framework, as shown on page 209 of the 2025 IAR .The exercise covered physical risks such as extreme temperatures, flooding, and water stress, as well as transition risks and opportunities such as carbon pricing, alternative energy sourcing, and product portfolio adaptation. In addition, the Group evaluated for the first time the nature risks according to the TNFD framework, as shown on page 210 of the 2025 IAR .The exercise covered key risk categories, focusing on three areas: reputational and regulatory risks, impact risks, and dependency risks. It was accompanied by specific assessed metrics describing the nature-related impact and dependency performance of the Group.

OTHER DOCUMENTS TO BE FILED IN ACCORDANCE WITH THE BELGIAN COMPANIES AND ASSOCIATIONS CODE

ANNUAL REPORT

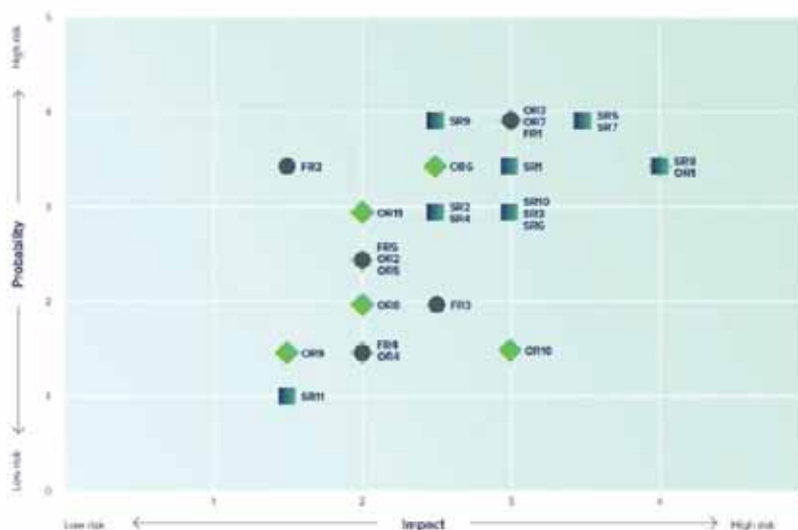
Risk landscape for TITAN Group (2025)

The Group's main risks and the respective probability vs. impact heatmap is presented below:

	Strategic	Operational	Financial
Key risks	<p>Strategic drivers</p> <ul style="list-style-type: none"> SR1. Talent Management SR2. License to Operate SR3. M&A, & Divestments SR4. Technology Innovation & Digitization SR5. Product Substitution & Adaptation¹ SR10. Strategic Materials and Circularity <p>External Environment</p> <ul style="list-style-type: none"> SR6. Global Systemic Disruption SR7. Geopolitical SR8. Market Conditions & Cyclicity 	<ul style="list-style-type: none"> OR1. Energy Volatility OR2. Supply Chain Disruption OR3. Cybersecurity OR4. Product Quality OR5. Operational Disruptions 	<ul style="list-style-type: none"> FR1. Currency Volatility FR2. Taxation FR3. Liquidity FR4. Interest Rates FR5. Counterparty
Key risks (ESG)	<p>Climate Change</p> <ul style="list-style-type: none"> SR9. Carbon Pricing & Regulation <p>Other</p> <ul style="list-style-type: none"> SR11. Human Rights 	<ul style="list-style-type: none"> OR6. Physical Impacts from Climate Change & Extreme Natural Events OR7. Health & Safety OR8. Litigation OR9. Governance, Transparency & Ethics OR10. Regulatory Compliance OR11. Environmental Risks 	

¹Includes also the ESG driving forces that currently shape most of the changes in product portfolio.

Risk evaluation heatmap



**OTHER DOCUMENTS TO BE FILED IN ACCORDANCE WITH THE
BELGIAN COMPANIES AND ASSOCIATIONS CODE****ANNUAL REPORT****Non-Financial Review****An overview of our environmental and social performance and our non-financial statements.**

In accordance with 3:6, §1, 9th Companies and Associations Code, Titan SA is required to prepare a non-financial information statement.

Titan SA hereby refers to the non-financial information statement as described in the Integrated Annual Report of the Company. Titan SA furthermore declares that, with regard to the matters that are included in the non-financial information statement, no other policies, procedures, performance indicators or risks apply than those related in the Integrated Annual Report of the Company.

You may refer to the Company's 2025 Integrated Annual Report on the Titan SA's website. For details visit

<https://ir.titanmaterials.com> or contact us at ir@titanmaterials.com.

Proposal for the resolution of the Ordinary Shareholders Meeting on May 07, 2026.

The Board of Directors proposes, amongst others, the following to the Ordinary shareholders meeting:

- Acknowledge of the Board of Directors report and the report of the statutory auditor for the year ending December 31, 2025
- Approval of the separate annual accounts of December 31, 2025
- Appropriation of the profit of €2,763,700,861 available as at December 31, 2025 after adjusting for dividends declared in 2024 and paid in 2025 , to
 - Dividend distribution €84,592,692
 - Retained earnings €2,678,245,966
- Discharge for the directors for their mandate exercised in the financial year ended December 31, 2025.
- Discharge for the auditor PwC Reviseurs Entreprises BV, represented by its liable partner Didier Delanoye for the financial year ended December 31, 2025.

Declaration by the persons responsible

The Board of Directors hereby declares that, to the best of its knowledge:

- a. The financial statements prepared in accordance with Belgian Generally Accepted Accounting principles, give a true and fair view of the assets, liabilities, financial position and profit or loss of the Company,
- b. The Annual Report and the Financial Accounts for the fiscal year 2025, taken as a whole, are fair, balanced and understandable and provide the information necessary for shareholders to assess the Company's performance, business model and strategy.

For the Board of Directors,

18 March 2026

Dimitrios Papalexopoulos
Chair of the Board of Directors

Michael Colakides
Managing Director

AUDITORS' REPORT

Statutory auditor's report to the general shareholders' meeting of Titan SA on the annual accounts for the year ended 31 December 2025

We present to you our statutory auditor's report in the context of our statutory audit of the annual accounts of Titan SA (the "Company"). This report includes our report on the annual accounts, as well as the other legal and regulatory requirements. This forms part of an integrated whole and is indivisible.

We have been appointed as statutory auditor by the general meeting *d.d.* 8 May 2025, following the proposal formulated by the board of directors and following the recommendation by the audit committee. Our mandate will expire on the date of the general meeting which will deliberate on the annual accounts for the year ended 31 December 2027. We have performed the statutory audit of the Company's annual accounts for 7 consecutive years.

Report on the annual accounts

Unqualified opinion

We have performed the statutory audit of the Company's annual accounts, which comprise the balance sheet as at 31 December 2025, and the profit and loss account for the year then ended, and the notes to the annual accounts, characterised by a balance sheet total of EUR 4.252.497.311 and a profit and loss account showing a loss for the year of EUR 7.686.959.

In our opinion, the annual accounts give a true and fair view of the Company's net equity and financial position as at 31 December 2025, and of its results for the year then ended, in accordance with the financial-reporting framework applicable in Belgium.

Basis for unqualified opinion

We conducted our audit in accordance with International Standards on Auditing (ISAs) as applicable in Belgium. Furthermore, we have applied the International Standards on Auditing as approved by the IAASB which are applicable to the year-end and which are not yet approved at the national level. Our responsibilities under those standards are further described in the "*Statutory Auditor's responsibilities for the audit of the annual accounts*" section of our report. We have fulfilled our ethical responsibilities in accordance with the ethical requirements that are relevant to our audit of the annual accounts in Belgium, including the requirements related to independence.

We have obtained from the board of directors and Company officials the explanations and information necessary for performing our audit.

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AUDITORS' REPORT

We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

Key audit matter

A key audit matter is a matter that, in our professional judgment, was of most significance in our audit of the annual accounts of the current period. This matter was addressed in the context of our audit of the annual accounts as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on this matter.

Valuation of participations in affiliated companies

Description of the Key Audit Matter

The balance sheet account 280 of Titan SA as at 31 December 2025 includes participations in affiliated companies for an amount of EUR 4.161 million, of which the participations in Titan America SA, Tithys Holdings Limited and Titan Cement Company SA are most important.

We consider the valuation testing of participation in affiliated companies as most significant to our audit because of the fact that it represents about 97,8% of the total assets. Additionally, an impairment assessment involves significant judgement by management with respect to the future results and cash flow generation of the underlying entities in order to determine whether a permanent reduction in value is in place.

How our Audit addressed the Key Audit Matter

We validated the movements on the acquisition cost to underlying evidence. For the evaluation of the impairment testing on the participations in Titan America SA, Tithys Holdings Limited, and Titan Cement Company SA, we have obtained management's assessments whereby the book values of these participations were compared to the respective values in use, corrected for the consolidated net debt accordingly.

We evaluated management's overall impairment testing process including assessing the process by which the value in use models is reviewed and approved.

We evaluated the appropriateness of the use of the forecast period for the value in use calculations.

We assessed the reliability of management's estimates by comparing actual performance against previous forecasts.

AUDITORS' REPORT

We tested the key assumptions for growth rates, sales volumes, selling prices and gross margins in the future cash flow forecasts by comparing them to local industry trends and assumptions made in the prior years and agreed them to approved financial budgets.

We compared operating margin, working capital and capital expenditure percentages with past actuals.

We compared the weighted average cost of capital ("WACC") to the cost of capital and debt and comparable companies and considered territory specific factors.

We tested the calculation method used and the accuracy thereof.

We evaluated the impact of alternative scenarios about discount rates, growth rates, selling prices and gross margins on the recoverable amount. We found that sufficient headroom remained between the carrying value and the recoverable amount.

We included valuation specialists in our team to assist us with these procedures.

We have assessed whether the valuation methods used were in line with the financial-reporting framework applicable in Belgium.

We considered events after the reporting period.

We found that the valuation methods and management's key assumptions used for determining the recoverable amount and evaluating whether a permanent reduction in value exists, are reasonable.

Responsibilities of the board of directors for the preparation of the annual accounts

The board of directors is responsible for the preparation of annual accounts that give a true and fair view in accordance with the financial-reporting framework applicable in Belgium, and for such internal control as the board of directors determines is necessary to enable the preparation of annual accounts that are free from material misstatement, whether due to fraud or error.

In preparing the annual accounts, the board of directors is responsible for assessing the Company's ability to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless the board of directors either intends to liquidate the Company or to cease operations, or have no realistic alternative but to do so.

AUDITORS' REPORT

Statutory auditor's responsibilities for the audit of the annual accounts

Our objectives are to obtain reasonable assurance about whether the annual accounts as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with ISAs will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these annual accounts.

In performing our audit, we comply with the legal, regulatory and normative framework applicable to the audit of the annual accounts in Belgium. A statutory audit does not provide any assurance as to the Company's future viability nor as to the efficiency or effectiveness of the board of directors' current or future business management. Our responsibilities in respect of the use of the going concern basis of accounting by the board of directors' are described below.

As part of an audit in accordance with ISAs, we exercise professional judgment and maintain professional skepticism throughout the audit. We also:

- identify and assess the risks of material misstatement of the annual accounts, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control;
- obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Company's internal control;
- evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by the board of directors;
- conclude on the appropriateness of the board of directors' use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Company's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our statutory auditor's report to the related disclosures in the annual accounts or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our statutory auditor's report.

AUDITORS' REPORT

However, future events or conditions may cause the Company to cease to continue as a going concern; and

- evaluate the overall presentation, structure and content of the annual accounts, including the disclosures, and whether the annual accounts represent the underlying transactions and events in a manner that achieves fair presentation.

We communicate with the audit committee regarding, among other matters, the planned scope and timing of the audit and significant audit findings, including any significant deficiencies in internal control that we identify during our audit.

We also provide the audit committee with a statement that we have complied with relevant ethical requirements regarding independence, and to communicate with them all relationships and other matters that may reasonably be thought to bear on our independence, and where applicable, related safeguards.

From the matters communicated with the audit committee, we determine the matter that was of most significance in the audit of the annual accounts of the current period and is therefore the key audit matter. We describe these matters in our auditor's report unless law or regulation precludes public disclosure about the matter.

Other legal and regulatory requirements

Responsibilities of the board of directors

The board of directors is responsible for the preparation and the content of the directors' report, as well as for the compliance with the legal and regulatory requirements regarding bookkeeping, with the Companies' and Associations' Code and the Company's articles of association.

Statutory auditor's responsibilities

In the context of our engagement and in accordance with the Belgian standard which is complementary to the International Standards on Auditing (ISAs) as applicable in Belgium, our responsibility is to verify, in all material respects, the directors' report, as well as compliance with the articles of association and of certain requirements of the Companies' and Associations' Code, and to report on these matters.

AUDITORS' REPORT

Aspects related to the directors' report

In our opinion, after having performed specific procedures in relation to the directors' report, the directors' report is consistent with the annual accounts for the year under audit, and it is prepared in accordance with the articles 3:5 and 3:6 of the Companies' and Associations' Code.

In the context of our audit of the annual accounts, we are also responsible for considering, in particular based on the knowledge acquired resulting from the audit, whether the directors' report is materially misstated or contains information which is inadequately disclosed or otherwise misleading. In light of the procedures we have performed, there are no material misstatements we have to report to you.

Statement related to independence

- Our registered audit firm and our network did not provide services which are incompatible with the statutory audit of the annual accounts and our registered audit firm remained independent of the Company in the course of our mandate.
- The fees for additional services which are compatible with the statutory audit of the annual accounts referred to in article 3:65 of the Companies' and Associations' Code are correctly disclosed and itemized in the notes to the annual accounts.

Other statements

- Without prejudice to formal aspects of minor importance, the accounting records were maintained in accordance with the legal and regulatory requirements applicable in Belgium.
- The appropriation of results proposed to the general meeting complies with the legal provisions and the provisions of the articles of association.
- There are no transactions undertaken or decisions taken in breach of the Company's articles of association or the Companies' and Associations' Code that we have to report to you.

AUDITORS' REPORT

- This report is consistent with the additional report to the audit committee referred to in article 11 of the Regulation (EU) N° 537/2014.

Diegem, 26 March 2026

The statutory auditor
PwC Bedrijfsrevisoren BV/PwC Réviseurs d'Entreprises SRL
Represented by

Didier Delanoye*
Bedrijfsrevisor/Réviseur d'Entreprises

*Acting on behalf of Didier Delanoye BV

REMUNERATION REPORT

for the companies supervised by the government or by one or more legal persons in public law (article 3:12, § 1, 9° of the Belgian Companies and Associations Code)

Remuneration report 2025

In accordance with the applicable provisions, this Remuneration Report describes the remuneration paid on an individual basis to the members of the Board of Directors and the members of the Management Committee, who are in charge of the daily management.

REMUNERATION REPORT

for the companies supervised by the government or by one or more legal persons in public law (article 3:12, § 1, 9° of the Belgian Companies and Associations Code)

Year in overview

2025 was a defining year for TITAN. The successful U.S. IPO, strong operational delivery, and financial performance marked a period of accelerated value creation and structural strengthening of the Group's long-term positioning.

The executive remuneration outcomes for 2025 reflect: strong financial results, the successful U.S. IPO execution with strong investor demand and valuation metrics above sector benchmarks; a strengthened alignment between compensation and long-term shareholder value; delivery of key operational efficiency targets; and continued progress on decarbonization and ESG commitments.

Financial Performance Highlights

The Group has once again showcased a remarkable performance in the past year, demonstrating its adeptness in executing its strategic objectives while maintaining resilience amidst a rapidly changing and unpredictable market landscape. The year was marked by heightened geopolitical uncertainty, including tariff pressures on cement and another year of a sluggish residential market in the US, which was counterbalanced by robust demand in infrastructure projects in the US and strong dynamics in Greece and Egypt. Group sales grew driven by strong momentum in Greece and Egypt and improved performance in Southeast Europe. US operations also contributed positively, though results were partially offset by the weaker US dollar for much of the year. Group EBITDA profitability improved year-over-year as well, despite the reduced contribution from Turkey following the sale of Adoçim. Overall, this strong performance can be attributed to a blend of increased sales volumes, stable pricing, and enhanced operational efficiencies, especially in energy management and digitalization.

Pay-for-Performance Alignment in 2025

TITAN's remuneration framework is built around competitive fixed remuneration, performance-linked annual incentives (STI), and long-term value creation incentives (LTI).

For 2025, the Pay for Performance correlation was assessed by the Board to be very positive based on the results achieved: record financial performance, successful transformative projects, and improved people agenda.

REMUNERATION REPORT

for the companies supervised by the government or by one or more legal persons in public law (article 3:12, § 1, 9° of the Belgian Companies and Associations Code)

Remuneration of the Board of Directors

The Company's Directors are remunerated in line with the Remuneration Policy. The Remuneration Committee, set up by the Board, is responsible for outlining a remuneration policy for the executive and non-executive directors, taking into account the overall remuneration framework of the Company, as set out in Chapter 7 of the Corporate Governance Charter. The level of remuneration for the Chair of the Board of Directors is decided by the General Meeting, following respective recommendations of the Board of Directors and of the Remuneration Committee. The Remuneration Committee also recommends the levels of remuneration of Non-Executive Directors on the basis of their time commitment and responsibilities.

TITAN's Non-Executive Chair of the Board plays a central role in ensuring continuity, stability, and maintaining strategic focus without assuming executive functions. The role is also critical in preserving institutional memory, providing context and long-term perspective to inform Board deliberations and decision-making. In addition, the Non-Executive Chair provides institutional representation, engaging with key stakeholders and reinforcing the Company's standing.

According to the Remuneration Policy:

- The Non-Executive Chair is paid a fixed fee which recognizes the breadth, time commitment, and stewardship responsibilities inherent in this strengthened governance role.
- Non-executive directors are paid a fixed fee that covers the time required to perform their duties and where it applies: i) committee chair fees, ii) committee membership fees, and iii) travel allowance for non-Greece and non-Cyprus based Non-Executive Directors.
- Non-Executive Directors do not receive variable compensation linked to results or other performance criteria. Neither are they entitled to any supplemental pension scheme nor termination payment.
- The Company provides customary insurance policies covering Board of Directors' activities in carrying out their duties.
- The Company covers all board-related travel and accommodation expenses of the Board members.
- Fees are reviewed but not necessarily increased annually to ensure they remain appropriate and aligned to best practices and the market.

Board of Directors' individual remuneration

The remuneration of the members of the Board of Directors approved by the Annual General Meeting of Shareholders of 8 May 2025, effective 1 January 2025, is as follows:

Chair's fee	€850,000 gross per annum received in part as gross cash and in part as fixed share-based fee. The share-based compensation is granted in the form of Company restricted shares and may extend up to 50% of the annual total remuneration of the non-Executive Chair.
Vice-Chair's fee	€40,000 gross per annum received as fixed fee in addition to Independent Director's fee.
Independent directors	€50,000 gross per annum, per independent director.
Executive directors	€30,000 gross per annum, per executive director.

Likewise, the remuneration of the members of the Board Committees approved by the Annual General Meeting of Shareholders of 8 May 2025 is as follows:

Audit and Risk Committee	Chair	€40,000 gross per annum
	Members	€20,000 gross per annum, per member
Nomination Committee	Chair	€15,000 gross per annum
	Members	€10,000 gross per annum, per member
Remuneration Committee	Chair	€15,000 gross per annum
	Members	€10,000 gross per annum, per member
Strategy Committee	Chair	€30,000 gross per annum
	Members	€20,000 gross per annum, per member

Executive Directors are not entitled to a fee due to their membership of the Board Committees.

REMUNERATION REPORT

for the companies supervised by the government or by one or more legal persons in public law (article 3:12, § 1, 9° of the Belgian Companies and Associations Code)

Fees to the members of the Board of Directors as on 31 December 2025 and last year's total amounts

Name	Role	2025			2025 Total fees gross amount	2024 Total fees gross amount
		Board fees	Committee fees ¹	Travel allowance		
Dimitrios Papalexopoulos	Chair Non-Executive Director Member of the Remuneration Committee	€ 850,000*	n/a	n/a	€ 850,000	€ 850,000
William Antholis ²	Independent Director Member of the Nomination Committee	€ 5,206	€ 1,041	€ 0	€ 6,247	€ 70,000
Andreas Artemis	Independent Director Chair of the Remuneration Committee	€ 50,000	€ 15,000	n/a	€ 65,000	€ 65,000
Leonidas Canelopoulos	Executive Director Member of the Strategy Committee	€ 30,000	n/a	n/a	€ 30,000	€ 30,000
Marcel Cobuz	Executive Director Member of the Strategy Committee Chair of the Group Executive Committee	€ 30,000	n/a	n/a	€ 30,000	€ 30,000
Michael Colakides	Managing Director Chair of the Management Committee	€ 45,408**	n/a	n/a	€ 45,408	€ 45,408
Haralambos David	Independent Non-Executive Director Member of the Nomination Committee ³	€ 50,000	€ 10,000	n/a	€ 60,000	€ 60,000
Lyn Grobler	Independent Non-Executive Director Chair of the Nomination Committee	€ 50,000	€ 15,000	€ 10,000	€ 75,000	€ 75,000
Paula Hadjisotriou	Independent Non-Executive Director Member of the Remuneration Committee	€ 50,000	€ 10,000	€ 5,000	€ 65,000	€ 70,000
Natalia Nikolaidi ⁷	Independent Non-Executive Director Member of the Audit and Risk Committee	€ 50,000	€ 20,000	n/a	€ 70,000	€ 70,000
Ioannis Paniaras ⁴	Executive Director	€ 3,123	n/a	n/a	€ 3,123	€ 30,000
Alexandra Papalexopoulou	Executive Director Chair of the Strategy Committee	€ 30,000	n/a	n/a	€ 30,000	€ 30,000
Kyriacos Riris	Vice-Chair Independent Non-Executive Director Chair of the Audit and Risk Committee	€ 90,000	€ 40,000	n/a	€ 130,000	€ 130,000
Sandra Soares Santos ⁵	Independent Non-Executive Director Member of the Strategy Committee	€ 5,206	€ 2,082	€ 0	€ 7,288	€ 45,710
Dimitris Tsitsiragos	Independent Non-Executive Director Member of the Audit and Risk Committee Member of the Strategy Committee	€ 50,000	€ 40,000	€ 10,000	€ 100,000	€ 100,000
Vassilios (Bill) Zarkalis ⁶	Executive Director	€ 3,123	n/a	n/a	€ 3,123	€ 30,000

* Received in part as cash (€325,000) and in part as fixed share-based fees (8,127 TITAN shares with value of €325,000).

** Including subsidiary fees as follows: Tithys Holding Limited €10,272.22 and Tapetos Limited €5,136.08.

1. In line with the Remuneration Policy, the Chair and the Executive members of the Board of Directors are not entitled to fees for their participation in Board Committees.

2. William Antholis served as a member of the Board of Directors and member of the Nomination Committee until 7 February 2025.

3. Haralambos David served as a member of the Remuneration Committee until 7 February 2025. As of the same date, he transitioned to the Nomination Committee.

4. Ioannis Paniaras served as a member of the Board of Directors until 7 February 2025.

5. Sandra Soares Santos served as a member of the Board of Directors and member of the Strategy Committee until 7 February 2025.

6. Vassilios (Bill) Zarkalis served as a member of the Board of Directors until 7 February 2025.

7. Natalia Nikolaidi served as a member of the Board of Directors until 31 December 2025.

Remuneration of the Executive Directors of the Board and the members of the Management Committee

11.3.1 Remuneration Principles and Policy

The 2025 Remuneration Policy ensures that the Company is remunerating the executives and management committee members on the basis of performance in delivering its short and long-term business plan, so as to continue creating value for all stakeholders.

The 2025 Remuneration Policy was approved by the Annual General Meeting of Shareholders held on 8 May 2025 and is aligned with the implementation of the European Shareholder Rights Directive II ("SRD II").

The total amount of remuneration of the Executive Directors and the members of the Management Committee is linked to strategy, relevant performance measurement and contribution to the long-term performance of the Company.

REMUNERATION REPORT

for the companies supervised by the government or by one or more legal persons in public law (article 3:12, § 1, 9° of the Belgian Companies and Associations Code)

Main principles that govern the Remuneration Policy and contribute to the Company's business strategy and sustainability are to:

- Establish a fair and appropriate level of fixed remuneration aiming at attracting high caliber senior professionals who can add value to TITAN.
- Maintain a balanced approach between fixed and variable remuneration, so as to avoid over relying on variable pay and undue risk taking.
- Establish a balanced approach between short and long-term incentives, to ensure there is focus on short-term objectives that will ultimately contribute to long-term value creation.
- Employ long-term incentives where all or part of the reward is delivered in shares which aligns executives to shareholder interests and long-term value creation, as well as the stock performance of TITAN over the longer term.
- Require executives to retain shares delivered under equity-based incentives for a minimum holding period, strengthening alignment with shareholders and discouraging short-term risk taking.
- Avoid potential undue risk taking by introducing challenging but realistic financial and non-financial performance metrics in variable pay design.

In this context, performance targets are set with reference to the approved annual budget and medium-term plan and are calibrated considering (i) the Company's starting point and cycle, (ii) external market assumptions used in planning, and (iii) the level of operational delivery required. The Remuneration Committee reviews target calibration to ensure that "target" performance requires delivery of the plan, and that "maximum" performance requires a clear outperformance versus plan.

The level of remuneration for the Managing Director, the Executive Directors of the Board and the members of the Management Committee is set by the Board of Directors, following relevant recommendations of the Remuneration Committee and in line with the applicable Remuneration Policy.

The variable remuneration framework operates with threshold (minimum), target and maximum performance outcomes. Payouts are aligned to this structure, with no payout below threshold performance and payouts capped at maximum performance. The maximum annual variable remuneration that could be paid to executive directors and management committee members in respect of their performance in 2025 linked to Short-Term incentive cannot exceed 165% of their respected base salaries.

The maximum long-term variable remuneration that could be granted to executive directors and management committee members in 2025 (excluding any extraordinary ad-hoc awards) was limited to 250% of their respective base salaries.

The Remuneration Committee regularly reviews the Remuneration Policy, in order to ensure continuous alignment with its principles, as well as market trends and best practices. On an annual basis, the Remuneration Committee recommends the levels of the annual remuneration of the Executive Directors and the members of the Management Committee, as well as of all other Group Executive Committee members on the basis of their performance and responsibilities.

In setting the remuneration levels for the Managing Director, as well as the other Executive Directors of the Board and the members of the Management Committee, the Remuneration Committee gathers data from various relevant markets. These reflect the relevant industries for the Company (e.g. Construction Materials), the relevant geographies (e.g. Europe, and for specific positions the U.S.), complexity of the business and also take into consideration the size and the scope of the Company and the respective positions.

REMUNERATION REPORT

for the companies supervised by the government or by one or more legal persons in public law (article 3:12, § 1, 9° of the Belgian Companies and Associations Code)

The Company aims to remain competitive on total compensation target (the sum of fixed base remuneration and variable pay target).

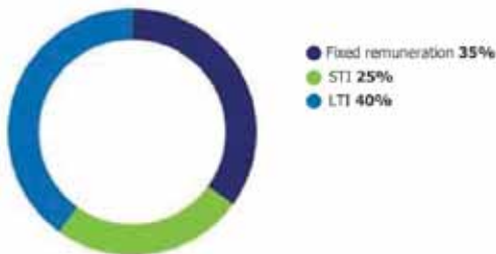
In summary, key principles of the remuneration policy and the allocation between fixed and variable remuneration are as follows:



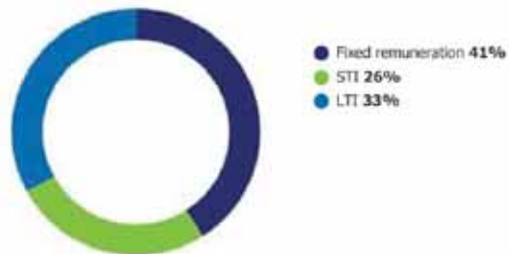
Remuneration opportunities and pay mix of Executive Directors of the Board and members of the Management Committee in 2025

The charts below show the pay mix (on target) of Total Direct Compensation (fixed and variable remuneration) of the Executive Directors of the Board and the members of the Management Committee in 2025 (excluding the extraordinary LTI award).

Board Executive Directors (aggregate)



Management Committee (aggregate)



REMUNERATION REPORT

for the companies supervised by the government or by one or more legal persons in public law (article 3:12, § 1, 9° of the Belgian Companies and Associations Code)

Total direct remuneration – Incentives' opportunity on target (full year)

The table reflects the on-target annual remuneration based on the approved salary level for 2025.

Name, Position	Fixed Remuneration ¹ (on a full year basis)	Variable remuneration			Total direct remuneration pay mix	
		Value measurement	Short Term Incentives (STI)	Long Term Incentives (LTI)* Award		
Michael Colakides ³ Managing Director	€ 596,130	Amount	€ 388,058	€ 601,002	€ 500,000	Fixed 38% (29% incl. ad hoc LTI)
		% of Annual Base Salary (ABS)	77,5%	120%		Variable 62% (71% incl. ad hoc LTI)
Marcel Cobuz, Chair of Group Executive Committee	€ 954,000	Amount	€ 840,000	€ 1,008,000	€ 840,000	Fixed 34% (26% incl. ad hoc LTI)
		% of ABS	100%	120%		Variable 66% (74% incl. ad hoc LTI)
Alexandra Papalexopoulou, Board Executive Director	€ 499,062	Amount	€ 202,550	€ 298,494		Fixed 50%
		% of ABS	47,5%	70%		Variable 50%
Leonidas Canellopoulos, Board Executive Director	€ 327,888	Amount	€ 162,484	€ 216,646		Fixed 46%
		% of ABS	60%	80%		Variable 54%
Ioannis Paniaras ⁴ , Board Executive Director	€ 503,616	Amount	€ 365,976	€ 516,672		Fixed 36%
		% of ABS	85%	120%		Variable 64%
Vassilios (Bill) Zarkalis ⁴ (in \$), Board Executive Director	\$1,101,876	Amount	\$1,000,000	\$2,000,000	\$1,000,000	Fixed 27% (22% incl. ad hoc LTI)
		% of ABS	100%	200%		Variable 73% (78% incl. ad hoc LTI)
Christos Panagopoulos, Management Committee	€ 332,940	Amount	€ 181,604	€ 211,871		Fixed 46%
		% of ABS	60%	70%		Variable 54%
Grigorios Dikalos, Management Committee	€ 230,405	Amount	€ 76,077	€ 37,500		Fixed 67%
		% of ABS	35%	17%		Variable 33%
Ioannis Ioannou ² , Management Committee	€ 467,500	Amount	€ 361,250	€ 425,000		Fixed 37%
		% of ABS	85%	100%		Variable 63%

* The breakdown of LTI awards in restricted stocks and performance shares are presented in table 11.5.1

1. Fixed remuneration includes annualized base salary as of 31st December 2025, board fees and pension contributions.

2. Ioannis Ioannou served as a member of the Management Committee as of July 1st, 2025

3. Michael Colakides' percentage of STI was 85% for the period January – October and 50% for the period November-December

4. Ioannis Paniaras and Vassilios (Bill) Zarkalis served as a members of the Board of Directors until 7 February 2025

Fixed remuneration and benefits

Fixed pay

The fixed pay considers the level of responsibility, as well as the knowledge and experience required to deliver upon expectations, while ensuring that the Company pays no more than necessary, always supporting its longer-term interests and sustainability. It is reviewed annually, but not necessarily increased, taking into consideration factors including:

- The performance and experience of the individual;
- The performance of the Company;
- The individual's role and responsibilities;
- Pay and employment conditions elsewhere in the Company;
- Rates of inflation and market-wide increases across international locations;
- The geographic location of the individual.

Retirement allowance and other benefits

The Company operates a defined contribution pension plan in which Executive Directors may participate.

The maximum contribution is up to 10% of Annual Base Salary (first-tier up to 8%, the second-tier adds up to 2% by matching employee contribution by a ratio of 1:2).

In the event Executives leave the Company prior to vesting, any contributions by the Company are forfeited (possible deviation is subject to approval by the Managing Director and the Chair of the Group Executive Committee or by the Board of Directors if the case concerns executive members of the Board of Directors or senior

REMUNERATION REPORT

for the companies supervised by the government or by one or more legal persons in public law (article 3:12, § 1, 9° of the Belgian Companies and Associations Code)

executives reporting directly to the Chair of the Group Executive Committee).

Benefits provided include, but are not limited to, company car, fuel, medical and life insurance. Additional benefits, which are generally of low value, may be provided from time to time if they are considered appropriate and in line with market practice. All benefits may at any time be recalled or amended at the Company's discretion.

Variable pay (short-term, long-term)

The variable remuneration consists of short-term and long-term variable pay schemes providing high degree of transparency by linking targets to clearly defined indicators of earnings, value creation and sustainable development. No variable remuneration claw back mechanisms were put in use during FY2025.

Short-term variable pay (STI)

2025 performance criteria and outcomes/ Short-Term Incentive (STI)

Following relevant recommendations by the Remuneration Committee, the Board determines the most relevant performance criteria for the short-term incentive plan, setting challenging, but realistic target levels for each of those performance criteria. These KPIs provide the framework for incentive schemes throughout the company.

In 2025, the target opportunity provided by the STI was up to 100% of the Annual Base Salary (ABS). STI performance was assessed against the following criteria and weightings:
Corporate-wide performance: ranging from 55-60%

- Financial: up to 55% of total STI
 - EBITDA: up to 44% of total STI (80% of the financial component)
 - OCF: up to 5.5% of total STI (10% of the financial component)
 - ROACE: up to 5.5% of total STI (10% of the financial component)
 - Safety: 5% of total STI

Individual: ranging from 40% to 55%

Corporate-wide targets, including safety, are set at Group, Regional/BU level, as appropriate per role.

Safety performance is measured against the Lost Time Injury Frequency Rate target.

Individual performance is measured through an assessment within the Group's performance framework. The Committee considers a balanced set of factors, including delivery against agreed objectives, demonstration of leadership behaviors and values, and the context in which performance was achieved.

For 2025, individual performance was assessed against the following objectives:

For 2025, individual performance was assessed against the following objectives:

- Achieve superior 2025 Financial & Operational performance targets: strengthening financial performance through margin improvement and enhanced capital efficiency, while driving top-line growth and profitability, continued progress on reducing carbon intensity and increasing the use of alternative inputs,

accelerating its digital and IT transformation, and reinforcing cybersecurity capabilities to support long-term resilience and performance.

- Accelerate the Execution of 2026 Growth Strategy: delivery of key strategic milestones aligned with the Group's medium-term plan; expanding its development pipeline and advancing strategic initiatives to strengthen its portfolio and sourcing capabilities.
- Build up momentum of key transformative projects.
- Strengthen organizational capabilities: advancing the Group's people's agenda by implementing targeted talent development initiatives and reinforcing leadership capabilities, building stronger commercial and business development capabilities; rolling out programs to elevate digital skills across the organization.
- Customer Centric Culture: drive customer-centric culture across the Group

Group financial and safety performance, 2025

	Threshold 50% payout	Target 100% payout	Stretch 130% payout	Performance adjusted*
Group EBITDA	€480.0m	€640.0m	€736.0m	€670.8m 109.6% payout
Group ROACE	16.0%	18.0%	20.0%	21.0% 130% payout
Group OCF	€230.1m	€306.8m	€352.8m	€378.9m 130% payout
Group LTIFR	100	0.51		0.60 82% payout qualified payout 50% of the above

* Adjustments related to US imposed Tariffs, M&A / IPO transaction costs and other one-off unforeseeable items. Actual Group EBITDA (606.1m€), ROACE (19.01%) and OCF (326.2 m€)

The final assessment is determined during the first quarter of the following year, based on the audited financial results. Any potential payout under the short-term incentive plan occurs annually during

REMUNERATION REPORT

for the companies supervised by the government or by one or more legal persons in public law (article 3:12, § 1, 9° of the Belgian Companies and Associations Code)

the first semester of the next financial year. A minimum level of performance must be achieved before any payment under the plan is made. Payout is capped for stretch performance. The Remuneration Committee makes the final proposal of the short-term incentive plan payout to the Board of Directors for decision making.

In 2025, TITAN Group achieved a record financial performance, marked by revenue and profitability growth which resulted in 109.6% payout in the respective part of variable pay linked to EBITDA. Group ROACE was also above target, resulting in 130% payout in the respective part of variable pay. Operating Free Cash Flow achievement was also above target resulting in 130% payout in the respective part of variable pay.

Conversely, in 2025, at Group level the performance achieved against the set target linked to safety (Lost Time Injuries Frequency rate Index (LTIFR)) was below target, which resulted in 82% payout in the respective part of variable pay. Due to overall safety performance, the payout of the safety component of the variable pay for the Group Executives Directors is reduced by 50%.

The Remuneration Committee considered the overall performance and concluded to award the variable pay for 2025 according to the adjusted results.

Long-Term variable pay (Long-Term incentives - LTI)
Long-term incentive grants were awarded according to the 2025 Remuneration Policy.

The aim of the long-term variable compensation is to incentivize Group Executives to contribute to improving share performance in the long term, in alignment with the interests of the shareholders and to deliver sustainable performance for the company over the long term. The individual award granted is based on each participant's position, fixed salary, individual performance and potential for development, and is approved by the Board of Directors following the relevant recommendation by the Remuneration Committee.

The number of LTI grants vested in 2025 to the Executive Directors of the Board and the members of the Management Committee are disclosed in table 11.5 below.

The long-term incentive was up to 120% of the annual base salary for the executive Directors of the Board and the members of the Management Committee (excluding the extraordinary award). Participants are expected to maintain in TITAN shares (in brokerage accounts or Fund(s)) at a minimum 20% of the total vested awards exercised or released during the last five (5) vesting years (rolling basis). Company shares (as well as Fund(s) balance) already owned by participants through previous long-term incentive plans are taken into consideration.

Long-Term Incentive – Performance Shares (LTI-PS)

The aim of the LTI-PS (which has replaced the Deferred Compensation Plan as of 2024) is to further align Executives' long-term interests with those of shareholders connecting the long-term performance incentives to the Company's profitability and sustainable performance. The LTI-PS award granted in 2025 was up to 96% of Annual Base Salary for the Executive Directors of the Board and the members of the Management Committee.

LTI-PS awards are granted in the form of Company performance shares. The number of Company performance shares is determined based on the value of the Company's share at the time of the grant. The value of each performance share is equal to the average Company share closing price on Euronext Brussels during the last 7 trading days of March of the grant year (the "grant value").

The performance period is 3 years.

The number of vesting LTI-PS granted in 2025 is linked to performance against set KPIs as follows:

- 80% on Earnings per Share 3-year target (2027 EPS target)
- 20% on a KPI linked to sustainability (net CO₂ emissions/ton of cementitious material - 2027 target).

Payout at threshold performance is 50%, target payout is 100% and in case of overachievement (stretch) payout is capped at 150%, with linear calculation of payout between these three levels of achievement.

Vested shares are transferred to the participant. The benefit for the participant is determined based on the value of the Company's share at the time of vesting.

Long-Term Incentive – Restricted Stock (LTI-RS)

The Long-Term Incentive – Restricted Stock plan (LTI-RS) was first applied in 2020, under the name "The Long-Term Incentive Plan (LTIP)", which was renamed to LTI-RS in line with the 2024 Remuneration policy.

The LTI-RS award in 2025 was up to 60% of Annual Base Salary (excluding the extraordinary award) for the Executive Directors of the Board and the members of the Management Committee.

Awards are granted in the form of a conditional grant of a number of Company shares. The value of each "conditionally granted share" is equal to the average TITAN share closing price on Euronext Brussels during the last 7 trading days of March of the grant year (the "grant value").

The vesting period is three (3) years.

The vested number of TITAN shares are transferred to the participant. The benefit for the participant is determined based on the value of the Company's share at the time of vesting.

The 50% of the awards granted in 2021 and the 50% of the awards granted in 2022 vested in March 2025, in accordance with the grant's terms. The Board of Directors decided the release of vested shares to plan participants, provided they were still employed with (or retired from) the Group.

Extraordinary Long-Term Restricted Stock Award

In 2025, the Board of Directors approved an extraordinary, one-off Long-Term Restricted Share Award to the Chair of the Group Executive Committee, the Managing Director and the CEO of Titan America SA in recognition of their leadership and execution of major strategic milestones for the Group. These include:

- Creation of measurable and lasting shareholder value;
- Long-term capital markets positioning of the Group;
- Significant execution risk and exceptional leadership intensity;

REMUNERATION REPORT

for the companies supervised by the government or by one or more legal persons in public law (article 3:12, § 1, 9° of the Belgian Companies and Associations Code)

- The US IPO, which represented a transformational corporate event.

The award is equity-based, subject to multi-year vesting, and does not represent a structural shift in LTI design.

The Award consisted of restricted shares with a grant value equivalent to 100% of Annual Base Salary for each beneficiary.

This Award:

- is strictly exceptional and non-recurring in nature;
- does not form part of the regular Long-Term Incentive Plan (LTIP) framework.
- is granted in recognition of a specific, completed strategic milestone rather than annual financial performance and
- is designed to reinforce long-term alignment with shareholders.

Malus and claw back provisions apply.

In addition, the restricted shares granted to the Chair of the Executive Committee are subject to a mandatory four-year holding period, further strengthening alignment with long-term shareholder interests and ensuring continued exposure to share price performance. The Managing Director's and the CEO's of Titan America SA awards are subject to standard long-term retention provisions consistent with the Group's executive remuneration framework.

2021 Deferred Compensation Plan (DCP)

The Deferred Compensation Plan (DPC), launched in 2021, will remain active until vesting (in March 2025), with the last awards having been granted in 2023.

DCP awards were granted in the form of a conditional grant of a number of TITAN shares. The value of each "conditionally granted share" was equal to the average TITAN share closing price on Euronext Brussels during the last 7 trading days of March of the grant year.

DCP awards vest three years from the date of grant, as long as certain, pre-set performance criteria are met. The number of vesting awards ranges from 0% if threshold target is not met, to 40% if threshold is achieved, to 100% for target performance, to a maximum of 160% in case of over-achievement.

The DCP awards granted in 2022 vested in March 2025 based on the following performance criteria:

- 50% linked to Sustainability KPI: 3-year CO₂ target supporting the decarbonization priority of the Group; reduction of net direct CO₂ emissions/ton of cementitious product. Target is set for the calendar year preceding the vesting date by the Board of Directors as follows:

CO₂ emissions/ton of cementitious product – three (3)-year target

Threshold 40% vest	Target 100% payout	Stretch 160% vest	Performance adjusted*
620 kg/t	605 kg/t	575 kg/t	581 kg/t 148% payout

* Adjustments related to cover market needs in product mix

The three-year CO₂ performance was above target but below stretch leading to vesting of 148% linked to this specific KPI.

- 50% linked Total Shareholder Return (TSR) performance vs a Peer Group Index (PI). TSR is defined as the percentage change (%) from (a) the average price of the company's share in the month of March of the grant year (starting price) to (b) the average price of the share in the month of March of the vesting year, increased by the sum of dividends per share or by any other distribution made to shareholders (e.g. distribution of free shares, return of capital etc.) during the same period (ending price).

The peer group which formulated the index is the following (in parenthesis 3-year TSR result of each one):

1 Holcim (168.9%)	5 CRH (141.3%)
2 Heidelberg	6 Buzzi (212.5%)
3 Cemex (19.2%)	7 Argos (82.1%)
4 Cementir (117.3%)	8 Vicat (90.8%)

TSR performance vs Peer Group Index three (3)-year target

Threshold 40% vest	Target 100% vest	Stretch 160% vest	Performance
TSR TITAN - TSR PI = -20%	TSR TITAN = TSR PI	TSR TITAN - TSR PI ≥ 20%	130.2% 160% payout

The 3-year TITAN TSR was 264.6% , while the 3-year PI TSR was 134.4% leading to vesting of 160%.

Total vesting, after both performance criteria are considered, is 154% of the conditionally granted shares.

The vested number of TITAN shares are transferred to the participants.

2017 Stock Options Plan

Furthermore, the 2017 Restricted Stock Option Plan (RSIP 2017) is currently under implementation since participants have the right to exercise the vested options which were granted during the second (2018) and third and final year (2019) of the plan.

According to this three-year plan, the Board of Directors was entitled to grant up to 1,000,000 stock options at a sale price equal to €10.00 per share.

The vesting period of the stock options was three years provided that the beneficiaries were still employed (or retired) with the Group.

REMUNERATION REPORT

for the companies supervised by the government or by one or more legal persons in public law (article 3:12, § 1, 9° of the Belgian Companies and Associations Code)

After the completion of the three-year vesting period, the Board of Directors decided the final number of options that the beneficiaries have the right to exercise, based on the following criteria:

- by 50%, based on the average 3-year Return on Average Capital Employed (ROACE) compared to the target of each 3-year period; and
- by 50%, based on the overall performance of the Company's TSR compared to the average overall performance of a predefined
 - 1 Lafarge-Holcim
 - 2 Heidelberg
 - 3 Cemex (in US\$)
 - 4 Cementir
 - 5 CRH
 - 6 Buzzi
 - 7 Argos (in US\$)
 - 8 Vicat

The timing of grant and vesting as well as percentage (%) of vested options based on the achievement against the above performance criteria are presented below:

Grant	Vested date	Vested options (%)	Expiration
2017	Dec 2019	49.80%	Dec 2023
2018	Dec 2020	35.88 %	Dec 2024
2019	Dec 2021	31.83 %	Dec 2025

Beneficiaries are entitled to exercise their vested stock option rights, either in whole or in part, paying the Company the relevant amounts until the expiration date as per the above table.

REMUNERATION REPORT

for the companies supervised by the government or by one or more legal persons in public law (article 3:12, § 1, 9° of the Belgian Companies and Associations Code)

Total Remuneration of the Executive Directors of the Board and the members of the Management Committee for 2025 – full year (Fixed, STI and Benefits. LTI presented in §11.5)

The remuneration of the Executive Directors of the Board and the members of the Management Committee was approved by the Board of Directors following the relevant recommendation of the Remuneration Committee and is in full compliance with the 2025 Remuneration Policy and has as follows:

Name, Position	Fixed Remuneration		Variable pay * STI (based on 2025 results paid in 2026)	Benefits		Total remuneration Fixed Remuneration + STI + Benefits	Proportion of fixed and variable remuneration	
	Annual Base Salary	Board Fees		Pension Contribution ¹	Allowances and other benefits ²		fixed	variable
Michael Colakides , Managing Director	€ 496,528	€ 45,408	€ 452,339	€ 49,653	€ 10,262	€ 1,054,190	fixed	57%
Marcel Cobuz , Chair of Group Executive Committee	€ 827,549	€ 30,000	€ 945,546	€ 82,380	€ 90,353	€ 1,975,828	fixed	51%
Alexandra Papalexopoulou , Board Executive Director	€ 425,234	€ 30,000	€ 228,000	€ 42,333	€ 21,604	€ 747,171	fixed	89%
Leonidas Canellopoulos , Board Executive Director	€ 269,252	€ 30,000	€ 182,900	€ 26,804	€ 14,901	€ 523,858	fixed	65%
Ioannis Paniaras³ , Board Executive Director	€ 420,362	€ 3,123	€ 944,851	€ 42,744	€ 45,657	€ 885,737	fixed	61%
Vassilios (Bill) Zarkalis⁴ (in S), Board Executive Director	€ 978,181	€ 3,123	€ 1,065,890	€ 86,003	€ 53,867	€ 2,167,532	fixed	51%
Christos Panagopoulos , Management Committee	€ 300,128	—	€ 202,953	€ 30,018	€ 127,267	€ 660,416	fixed	69%
Grigorios Dikaïos⁵ , Management Committee	€ 215,918	—	€ 70,000	€ 11,092	€ 18,684	€ 315,694	fixed	78%
Ioannis Ioannou⁶ , Management Committee	€ 212,500	—	€ 196,096	€ 21,250	€ 58,200	€ 488,045	fixed	60%
							variable	40%

1. Defined contribution

2. Includes benefits and allowances (such as travel, housing allowance), life insurance, medical plan and company car

3. Ioannis Paniaras served as a member of the Board of Directors until 7 February 2025.

4. Vassilios (Bill) Zarkalis served as a member of the Board of Directors until 7 February 2025. BoD fees are incorporated in total remuneration based on fix rate of 31 December 2025: €/h 1,175.

5. Grigorios Dikaïos served as a member of the Management Committee until his retirement on 29 December 2025. G. Dikaïos Short Term incentive paid in December 2025 before his retirement.

6. Ioannis Ioannou served as a member of the Management Committee as of July 1st, 2025.

*The value of Long-Term Incentives that vested during the year are presented in table 11.5.2 in section 11.5.

Long-term variable pay in 2025

LTI: Awards granted in 2025

Name	Position	Number of LTI- Restricted Stock	Number of LTI- Performance Shares
Michael Colakides	Managing Director	20,017 ¹	7,514
Marcel Cobuz	Chair of Group Executive Committee	26,046 ²	20,165
Alexandra Papalexopoulou	Board Executive Director	3,732	3,732
Leonidas Canellopoulos	Board Executive Director	2,709	2,709
Ioannis Paniaras	Board Executive Director	6,460	6,460
Vassilios (Bill) Zarkalis³	Board Executive Director	11,567	11,567
Ioannis Ioannou	Management Committee member	2,657	2,657
Christos Panagopoulos	Management Committee member	2,649	2,649
Grigorios Dikaïos	Management Committee member	656	281

Note: Ioannis Paniaras and Vassilios (Bill) Zarkalis served as Board Executive Directors until 7 February 2025.

*The number of awards granted in 2025 is based on the TITAN's share average closing price during the last 7 trading days of March 2025, adjusted as per Remuneration Committee decision (€39.99) to exclude the extraordinary dividend linked to the IPO.

1. Number of Restricted Stock awards include 12,503 restricted shares granted as extraordinary ad hoc award.

2. Number of Restricted Stock awards include 21,005 restricted shares granted as extraordinary ad hoc award.

3. Vassilios (Bill) Zarkalis received additionally 112,613 Titan America SA (TASA) Restricted Stock Units -RSUs (including 75,075 RSUs granted as extraordinary ad hoc award) and 37,538 TASA Performance Stock Units PSUs. The number of TASA RSUs and PSUs granted is based on the TASA's share average closing price during the last 7 trading days of March 2025 (\$13.32).

LTI grants vested / exercised in 2025

The table below presents the number of LTI awards vested during 2025 at share price at the time of vesting, which is much higher than the grant value reflecting the strong performance of the share in the last 3 years:

REMUNERATION REPORT

for the companies supervised by the government or by one or more legal persons in public law (article 3:12, § 1, 9° of the Belgian Companies and Associations Code)

- the Fund units that were granted in 2021 at the then-prevailing share price of €9.18; the value of the Fund units is calculated based on the average unit closing price during the last 7 trading days of March 2025 (€26.136)
- the 50% of the LTI-RS awards granted in 2021 (2nd tranche), with share price at grant €15.24; the value of the Restricted Stocks (LTI-RS) is calculated based on the average TITAN SA share closing price during the last 7 trading days of March 2025 (€41.99)
- the 50% of LTI-RS awards granted in 2022 (1st tranche) with share price at grant € 12.89; the value of the Restricted Stocks (LTI-RS) is calculated as above (€41.99)
- the DCP awards granted in 2022 with share price at grant €12.89; the value of the DCP awards presented below is calculated as above (€41.99). In addition, a 154% of DCP granted in 2022 vested in 2025.

Name	Number of Vested award			Exercised Stock Options	Value of Vested / Exercised awards			
	Fund* Units	LTI- Restricted Stock grant	DCP		Fund Units	LTI-Restricted Stock grant	DCP	Stock Options
Michael Colakides	43,716.5	-	11,231	-	€ 1,142,600	-	€ 471,590	-
Marcel Cobuz	-	21,723	16,727	-	-	€ 912,149	€ 702,367	-
Alexandra Papalexopoulou	-	27,331	11,947	-	-	€ 1,147,629	€ 501,655	-
Leonidas Canellopoulos	-	6,710	3,346	-	-	€ 281,753	€ 140,499	-
Ioannis Panlaras	-	21,243	9,081	7,331	-	€ 891,994	€ 381,311	€ 268,315 ¹
Vassilios (Bill) Zarkalis	-	35,695	15,762	-	-	€ 1,498,833	€ 661,846	-
Ioannis Ioannou	-	-	-	-	-	-	-	-
Christos Panagopoulos	15,544.6	-	3,824	-	€ 406,282	-	€ 160,570	-
Grigorios Dikaos	4,253.3	-	-	-	€ 111,168	-	-	-

* Fund invests in TITAN SA shares

Note: Ioannis Panlaras and Vassilios (Bill) Zarkalis served as Board Executive Directors until 7 February 2025.

Ioannis Ioannou served as a member of the Management Committee as of July 1st, 2025.

1. The number of Stock Options exercised in 2025, which had vested in December 2021 and were granted in 2019. The value of the exercised Stock Options is calculated based on the TITAN SA closing price on the exercise date (€46.6) minus the exercise price (€10)

Comparative information on the evolution of remuneration and company performance

The table below shows the change in remuneration of the Board of Executive Directors and the Management Committee Members since 2021. Starting this year, the 2025 figures include vested LTIs at the value at the time of vesting (please see table 11.5.2 above for more details linked to vested LTIs). In addition, the difference in remuneration between 2025 and 2024 also reflects the departure of Ioannis Panlaras and Vassilis Zarkalis from the Board of Directors in February. As a result, the two years are not directly comparable. Additionally, we also present 2025 including fixed compensation, STI and benefits components to ease the comparison with previous year. We will keep the older data unchanged for traceability and comparability purposes.

Remuneration in €	2025 (revised)	2025	2024	2023	2022	2021
Remuneration of the Board Executive Directors	7,080,158 ⁶	3,394,107 ⁶	6,267,980 ³	5,893,734 ³	5,251,168 ³	4,358,643 ¹
Remuneration of the Managing Director, Michael Colakides, Board Executive Director, Chair of the Management Committee	2,668,380	1,054,190	1,118,949	1,046,162	969,116	909,647
Remuneration of the Management Committee Members	2,142,175 ⁷	1,464,155 ⁷	988,490 ²	926,463 ²	896,401 ²	859,554 ²
Ratio between the highest remuneration of management members and the lowest remuneration (in FTE) of the TITAN's SA employees	72x	29x	26x	30x	41x	40x
Annual change in average remuneration ⁸	22%	-12%	11%	13%	4%	4%

TITAN Group Performance						
Earnings per share	4.0466	4.0466	4.3598	3.6494	1.5879	1.1161
TITAN Group EBITDA adjusted (in m€)	670.8	670.8	615.4	544.4	342	269.2

REMUNERATION REPORT

for the companies supervised by the government or by one or more legal persons in public law (article 3:12, § 1, 9° of the Belgian Companies and Associations Code)

1. Dimitrios Papalexopoulos, Alexandra Papalexopoulou, Leonidas Canelopoulos, Ioannis Paniras (May-Dec), Vassilios (Bill) Zarkalis
2. Grigoris Dikaio, Christos Panagopoulos
3. Marcel Cobuz, Alexandra Papalexopoulou, Leonidas Canelopoulos, Ioannis Paniras, Vassilios (Bill) Zarkalis
4. Expressed in FTE of the TITAN's SA employees other than: Directors, Members of the Management Committee, other Directors and persons in charge of daily management
5. Dimitrios Papalexopoulos, Alexandra Papalexopoulou, Leonidas Canelopoulos, Ioannis Paniras, Vassilios (Bill) Zarkalis
6. Marcel Cobuz, Alexandra Papalexopoulou, Leonidas Canelopoulos, Ioannis Paniras (January-February), Vassilios (Bill) Zarkalis (January-February)
7. Grigoris Dikaio, Christos Panagopoulos, Ioannis Ioannou (July-December)

The remuneration of the Board Executive Directors, the Managing Director and the Management Committee Members includes:

- Annual base salary paid
- Board fees
- Short Term Incentives
- Long Term Incentives (as of the 2025)
- Employer pension contribution
- Allowances and other benefits (such as travel, housing, international assignment related allowance, life insurance, medical plan, company car).

Executive Directors' contracts

The employment contracts of the Managing Director of the Company as well as of the other Executive Directors of the Board and the members of the Management Committee are contracts of indefinite duration.

In case of termination of the employment contract of the Managing Director, the Executive Directors of the Board and the members of the Management Committee, at the initiative of the Company, severance termination payment, as provided in the 2025 Remuneration Policy, cannot exceed 18 months' remuneration. The Board of Directors may consider higher severance payment further to unanimous recommendation by the Remuneration Committee.

For the payment of additional compensation in case of retirement or early termination of employment, Board approval is required following respective recommendation of the Remuneration Committee.

Notice periods are according to statutory law provisions and contractual agreements.

Mr. Grigoris Dikaio was a member of the Management Committee until his retirement in December 2025. In alignment with the remuneration policy, a payment equivalent to 2025 12 months' remuneration was offered to G. Dikaio acknowledging his long-standing loyalty and contribution over the last 30 years.