

### **TITAN CEMENT INTERNATIONAL**

**Company Limited by Shares** 

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

Register of Legal Entities (Brussels): 0699.936.657

Extraordinary General Meeting of Shareholders of Titan Cement International SA (the *Company*) to be held on Monday, 5 May 2025, at 10:00 a.m. CET, at the office of Berquin Notaries in Belgium, located at 1000 Brussels, avenue Lloyd George 11.

#### **REMOTE VOTING BY CORRESPONDENCE**

#### BEFORE THE EXTRAORDINARY GENERAL MEETING OF SHAREHOLDERS OF 5 MAY 2025

To be valid this remote voting by correspondence form must be received by the Company **no later than Tuesday, 29 April 2025**. Shareholders are kindly requested to send the signed form to the e-mail address general-meeting@titancement.com by the above-mentioned deadline.

The undersigned (name and first name / name of the legal entity) (the *Shareholder*)

Residence address / Registe	ered address		
E-mail address			
(Legal entities must specify the	e e-mail address of the natural pe	erson(s) who sign(s) on their behalf)	
1 3/	,	( ) 3 ( )	
Owner of	dematerialized / reg	gistered (cross out what is not a	pplicable) shares of
		e Extraordinary General Meeting	
		at 10:00 a.m. CET, at the office of	
	**	leeting), with all the above-menti	•



The vote of the Shareholder on the proposed resolutions is as follows:

(Please tick the appropriate boxes)

1. Approval of the change of the Company's name and amendment of articles 1 and 2 of the Company's articles of association.

Comment on the agenda item: The Board of Directors proposes that the Meeting approves the change of the Company's name from "Titan Cement International" to "Titan". Furthermore, the Board of Directors requests the Meeting to take note of the corresponding change to the Company's domain name, which will be updated from "www.titan-cement.com" to "www.titanmaterials.com". The Board of Directors believes that a company's name plays a critical role in shaping public perception, communicating its identity and values, differentiating it from competitors, and influencing customer impressions. These factors, in turn, contribute to the long-term success of the Company. In line with its commitment to sustainability and delivering value-added products and solutions for a sustainable future, the Company recognizes the importance of adopting a name that reflects its broader and more forward-thinking vision.

<u>Proposed resolution:</u> The Meeting decides to approve the change of the Company's name from "Titan Cement International" to "Titan" and to amend articles 1 and 2 of the Company's articles of association as follows:

"Article 1. LEGAL FORM - NAME

The company is a limited liability company (société anonyme/naamloze vennootschap). It is named "Titan".

Article 2. REGISTERED OFFICE - EMAIL ADDRESS - WEBSITE

The registered office of the company is situated in the Brussels region.

It may be transferred to any other place in Belgium by resolution of the board of directors, provided that the applicable language regulations are taken into account.

The company may, by resolution of the board of directors, establish one or more administrative offices, operational seats, branches, representations or agencies in Belgium or abroad.

The company's email address is info@titanmaterials.com and the company's website is www.titanmaterials.com. The company may, by means of a decision of the board of directors, amend the address of its website as well as its email address, even if these are included in the articles of association."

For Against Abstain	
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2. Acknowledgment of the special report of the Board of Directors setting out the specific circumstances under which the authorised capital may be used and the pursued goals, prepared in accordance with article 7:199 of the Belgian Code of Companies and Associations.

<u>Proposed resolution:</u> Given the fact that it only concerns an acknowledgment, no proposed resolution is included.





3. Renewal of the authorizations to the Board of Directors, as granted by the Extraordinary General Meeting of Shareholders of 9 May 2022 and set out in article 6 of the articles of association of the Company. First, it is proposed that the Board of Directors is authorised to increase the capital of the Company, within the framework of the authorized capital, in one or several instances, by a (cumulated) maximum amount of EUR 959,347,807.86, with the possibility of incorporating reserves, issuing subscription rights and convertible bonds and limiting or cancelling the preferential subscription right of existing shareholders, including to the benefit of one or several determined persons other than members of the staff of the Company or any of its subsidiaries, for a period of five years as of the publication of the amendment of the articles of association in the Belgian Official Gazette. Second, it is proposed that the Board of Directors is authorized to increase the capital of the Company, within the framework of the authorized capital, after receipt by the Company of a 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, for a period of three years as of the publication of the amendment of the articles of association in the Belgian Official Gazette, and amendment of article 6 of the articles of association.

<u>Proposed resolution:</u> The Meeting decides to renew the following authorisations to the Board of Directors, as granted by the Extraordinary General Meeting of Shareholders of 9 May 2022 and set out in article 6 of the articles of association of the Company. First, the Meeting decides to renew the authorization to the authorization to the Board of Directors to increase the capital of the Company, within the framework of the authorized capital, in one or several instalments, by a (cumulated) maximum amount of EUR 959,347,807.86, with the possibility of incorporating reserves, issuing subscription rights and convertible bonds and limiting or cancelling the preferential subscription right of existing shareholders, including to the benefit of one or several specific persons other than members of the staff of the Company or any of its subsidiaries, for a period of five years as of the publication of the amendment of the articles of association in the Belgian Official Gazette. Second, the Meeting decided to renew the authorization of the Board of Directors to proceed with a capital increase in any and all form, including but not limited to a capital increase accompanied by the limitation or cancellation of the preferential subscription right, even after receipt by the Company of a 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, for a period of three years as of the publication of the amendment of the articles of association in the Belgian Official Gazette.

Consequently, the Meeting decides to replace article 6 of the articles of association with the following text:

"§1. The board of directors may increase the share capital of the company in one or several times by a (cumulated) maximum amount of EUR 959,347,807.86.

This authorisation may be renewed in accordance with the relevant legal provisions. The board of directors can exercise this power for a period of five (5) years as from the date of publication in the Annexes to the Belgian Official Gazette of the amendment to these articles of association approved by the extraordinary shareholders' meeting of 5 May 2025.



For

### Extraordinary General Meeting of Shareholders 2025

§2. Any capital increases which can be decided pursuant to this authorisation will take place in accordance with the modalities to be determined by the board of directors and may be effected (i) by means of a contribution in cash or in kind (where appropriate including share premium), (ii) through conversion of reserves, whether available or unavailable for distribution, and issuance premiums. In the latter events, the capital increase may be effected with or without issuance of new shares.

The board of directors can also use this authorisation for the issuance of convertible bonds, subscription rights or bonds to which subscription rights or other tangible values are connected, or other securities.

When exercising its authorisation within the framework of the authorised capital, the board of directors can limit or cancel the preferential subscription right of the shareholders in the interest of the company, subject to the limitations and in accordance with the conditions provided for by the Belgian Companies and Associations Code. This limitation or cancellation can also occur to the benefit of the members of staff of the company or its subsidiaries or to the benefit of one or more specific persons even if these are not members of staff.

- §3. If, pursuant to a capital increase that has been decided within the framework of the authorised capital, an issuance premium is paid, this shall be booked on the account "Issuance Premiums". The board of directors may also use the abovementioned authorisations in order to issue new shares under the par value.
- §4. The board of directors is hereby expressly empowered to proceed with a capital increase in any and all form, including but not limited to a capital increase accompanied by the limitation or cancellation of the preferential subscription right, even after receipt by the company of a 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. Where this is the case, however, the capital increase must comply with the additional terms and conditions laid down in the Belgian Companies and Associations Code. The powers hereby conferred on the board of directors remain in effect for a period of three years from the date of the amendment to these articles of association approved by the extraordinary shareholders' meeting of 5 May 2025. These powers may be renewed for a further period of three years by resolution of the shareholders' meeting, deliberating and deciding in accordance with applicable rules. If the board of directors decides upon an increase of authorised capital pursuant to this authorisation, this increase will be deducted from the remaining part of the authorised capital specified in the first paragraph.

§5. The board of directors is authorised, with power of substitution, to amend the articles of association
after each capital increase realised within the framework of the authorised capital, in order to bring them
in line with the new situation of the share capital and the shares."

4.	Renewal of the authorization granted to the Board of Directors by virtue of article 15(1) of the Company's
	articles of association and amendment of article 15(1) of the Company's articles of association

Against

Abstain



Comment on the agenda item: The Board of Directors requests the Meeting to take note of article 15(1) of the Company's articles of association. The Board of Directors proposes to the Meeting to renew the authorization granted to the Company, according to which the Company may, without the prior authorization of the shareholders' meeting, acquire its own shares, in accordance with the provisions of articles 7:215 and seq. of the Belgian Code on Companies and Associations and the Company's articles of association, for a new five-year period, as from the publication in the Annexes to the Belgian Official Gazette of the relevant amendment to the Company's articles of association decided by this Meeting, and to amend article 15(1) of the Company's articles of association as proposed.

<u>Proposed resolution:</u> The Meeting decides to renew the authorization provided in article 15(1) of the Company's articles of Association, according to which the Company may, without the prior authorization of the shareholders' meeting, acquire its own shares, in accordance with the provisions of articles 7:215 and seq. of the Belgian Code on Companies and Associations and the Company's articles of association, for a new five-year period, as from the publication in the Annexes to the Belgian Official Gazette of the relevant amendment to the Company's articles of association decided by this Meeting, and to amend article 15(1) of the Company's articles of association as follows:

"§1. The company may, without any prior authorization of the shareholders' meeting, in accordance with articles 7:215 and seq. of the Belgian Companies and Associations Code and within the limits set out in these provisions, acquire, on or outside a regulated market, its own shares, which correspond to maximum 20% of the issued shares, for a price which will respect the legal requirements, but which will in any case not be more than 20% below the lowest closing price in the last thirty trading days preceding the transaction and not more than 20% above the highest closing price in the last thirty trading days preceding the transaction. This authorization is valid for five years from the date of the publication in the Annexes to the Belgian Official Gazette of the amendment to these articles of association approved by the extraordinary shareholders' meeting of 5 May 2025.

This authorization covers the acquisition on or outside a regulated market by a direct subsidiary within the					
meaning and	the limits se	t out in article 7:221 and se	q. of the Belg	gian Companies and Associa	tions Code."
For		Against		Abstain	

5. Renewal of the authorization granted to the Board of Directors by virtue of article 15(2) of the Company's articles of association and amendment of article 15(2) of the Company's articles of association.

Comment on the agenda item: The Board of Directors requests the Meeting to take note of article 15(2) of the Company's articles of association. The Board of Directors proposes to the Meeting to renew the authorization granted to it for the purpose of acquiring for the Company's account the Company's own shares, if such acquisition is necessary to avoid serious and imminent harm to the Company and subject to compliance with the provisions of the Belgian Code on Companies and Associations, for a new three-year period, as from the publication in the Annexes to the Belgian Official Gazette of the relevant amendment to the Company's articles of association decided by this Meeting, and to amend article 15(2) of the Company's articles of association as proposed.



6.

# Extraordinary General Meeting of Shareholders 2025

**Proposed resolution:** The Meeting decides to renew the authorization granted to the Board of Directors by virtue of article 15(2) of the Company's articles of association for the purpose of acquiring for the Company's account the Company's own shares, if such acquisition is necessary to avoid serious and imminent harm to the company and subject to compliance with the provisions of the Belgian Code on Companies and Associations, for a new three-year period, as from the publication in the Annexes to the Belgian Official Gazette of the relevant amendment to the Company's articles of association decided by this Meeting, and to amend article 15(2) of the Company's articles of association as follows:

"§2. The board of directors is authorised, subject to compliance with the provisions of the Belgian Code on Companies and Associations, to acquire, for the Company's account, the company's own shares, if such f

acquisition is necessary to avoid serio for three years as from the date of amendment to these articles of assoc May 2025."	publication in the Annexes to the	e Belgian Official Gazette of the
For	Against	Abstain
Granting authorisation to the Board of the Company's articles of association of the Company's articles of association	to reflect the cancellation of shar	
Proposed resolution: The Meeting decomposed resolution: The Meeting decomposed in accordance with the Company's articles of association Company. Consequently, the Meeting articles of association, which reads as	ith article 15 of the Company's artion on to reflect the reduction of the g decides to add new paragraph	cles of association, and (ii) amena total number of shares of the

"§4. The board of directors is also authorised to cancel the shares acquired pursuant to this article, in accordance with Article 7:217, §1 of the Belgian Code on Companies and Associations, and is empowered, with power of substitution, to amend the articles of association to reflect the reduction of the total number of shares of the Company."

For		Against		Abstain	
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7. Amendment of the first paragraph of article 32 of the Company's articles of association.

Proposed resolution: The Meeting decides to amend the first paragraph of article 32 of the Company's articles of association as follows:

"The annual ordinary general meeting of shareholders is held on the second Thursday of May each year at 10:00 a.m. CET, in either Brussels (Belgium) or Nicosia (Cyprus) or on any such place and at any such date and time as may be indicated in the convening materials for the annual ordinary general meeting. If



	this day is a legal public holiday in Belgium (when the meeting is held in Brussels) or in Cyprus (when the meeting is held in Nicosia), the meeting shall take place at the same time on the preceding or following business day, as decided by the Board of Directors."
	For Against Abstain
8.	Power of attorney for the coordination of the Company's articles of association.
	<u>Proposed resolution:</u> The Meeting grants the undersigned notary, or any other notary and/or collaborator of Berquin notaries, all powers to draw up the text of the coordination of the articles of association of the Company, to sign it and to deposit it in the electronic database provided for this purpose, in accordance with the applicable legal provisions.
	The proposed revised text of the Company's articles of association shall be available on the Company's website.
	For Against Abstain
9.	Powers to the Board of Directors to implement the decisions taken.
	<u>Proposed resolution:</u> The Meeting confers all powers to the Board of Directors for the execution of the above resolutions.
	For Against Abstain
	* * *
	This form will be considered null and void in its entirety if the Shareholder has not indicated above his choice concerning one or more items on the agenda of the Meeting.
	If during the Meeting a draft resolution is amended, on which the Shareholder has already voted by validly

The Shareholder who has cast his vote by validly returning this form to the Company may not vote in person or by proxy for the number of votes already cast.

returning the present form to the Company, such remote voting shall be deemed null and void.

If the Company publishes, at the latest on Sunday, 20 April 2025, a revised agenda for the Meeting to include new items or proposed resolutions at the request of one or more shareholders pursuant to Article 7:130 of the Belgian Code on Companies and Associations, this form shall remain valid for the items on the agenda it covers, provided it has been validly received by the Company prior to the publication of such revised agenda. Notwithstanding the above, the vote cast through this form on an item on the agenda shall be null and void if the agenda has been amended concerning this item to include a new proposed resolution pursuant to Article 7:130 of the Belgian Code on Companies and Associations.



#### **DATA PROTECTION**

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

Place:	
Date:	_ 2025
Signature(s):	
behalf. If the Shareholder is in himself/herself, the signatory(	e name(s), first name(s) and capacity of the physical person(s) who sign(s) on thein a physical person who executes this form for remote voting by correspondence lies) hereby declare(s) and warrant(s) to the Company to have full authority to execute correspondence on behalf of the Shareholder.