Company number 01777540 PRIVATE COMPANY LIMITED BY SHARES WRITTEN RESOLUTION of



LAFARGE SHIPPING SERVICES LIMITED (Company)

Date: 28 April 2021

Pursuant to Chapter 2 of Part 13 of the Companies Act 2006, the directors of the Company propose that the following resolution is passed as a special resolution (Resolution).

SPECIAL RESOLUTION

THAT pursuant to section 641(1)(a) of the act, the capital of the Company be reduced from US\$297,330 divided into 200,000 ordinary shares of US\$1.48665 each held by Lafarge Building Materials Ltd and Cementia Holding AG to 2 divided into 2 ordinary shares of US\$1.48665 each and that such a reduction be credited to the Profit and Loss reserve the paid up capital of US\$297,327.

THAT the share premium account of the Company be reduced from US\$16,690,668.72 to zero and the amount by which the share premium account is so reduced be credited to the Profit and Loss reserve.

AGREEMENT

Please read the notes at the end of this document before signifying your agreement to the Resolution.

The undersigned, the shareholders entitled to vote on the Resolution dated 28 April 2021, hereby irrevocably agrees to the Resolution:

Signed by Laurent Jaques	DocuSigned by:
DIRECTOR for and on behalf of	1/12
LAFARGE BUILDING MATERIALS	94CA41C27FB541A
LIMITED	
	28 April 2021
Date	
Signed by Simon Crossley	— DocuSigned by:
DIRECTOR for and on behalf of	Simon Crossley
LAFARGE BUILDING MATERIALS	B58E9D33C5B9417.
LIM∤TED	
	28 April 2021
Date	

Signed by Laurent Jaques
DIRECTOR for and on behalf of
CEMENTIA HOLDING AG

Date
Signed by Reto Gächter
DIRECTOR for and on behalf of
CEMENTIA HOLDING AG

Date

DocuSigned by:
28 April 2021
Reto Galuter F5889FE078G24BA 28 April 2021

NOTES

1. If you agree with the Resolution, please indicate your agreement by signing and dating this document where indicated above and returning it to the Company by post to:

Tracey Townsend of Aggregate Industries UK Limited, Bardon Hill, Coalville, Leicestershire, LE67 9PJ.

You may not return the Resolution to the Company by any other method.

If you do not agree to the Resolution, you do not need to do anything: you will not be deemed to agree if you fail to reply.

- 2. Once you have indicated your agreement to the Resolution, you may not revoke your agreement.
- 3. Pursuant to section 642 of the Act, the Resolution must be passed not more than 15 days after the date of the solvency statement relating to the reduction of capital therefore unless sufficient agreement has been received for the Resolutions to be passed within 15 days after the date of the solvency statement, it will lapse. If you agree to the Resolutions, please ensure that your agreement reaches us before the end of this period.