



CORPORATE GOVERNANCE

MICHELIN: AN AGILE AND ROBUST GOVERNANCE STRUCTURE

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THE MICHELIN PARTNERSHIP LIMITED BY SHARES

THE PARTNERSHIP MODEL ALIGNS GROUP MANAGEMENT DECISIONS WITH
SHAREHOLDER INTERESTS AND GUARANTEES CLEAR SEGREGATION OF MANAGEMENT
AND SUPERVISORY POWERS

SUPERVISORY BOARD

Barbara Dalibard

Chair of the Board

Exercises permanent oversight of the Company's management, assesses its quality and reports thereon to the shareholders

GENERAL PARTNERS

With unlimited joint and personal liability for the Company's debts

MANAGERS

Administer and manage the Company

Florent Menegaux

General Partner Managing Chairman

Yves Chapot

General Manager

SAGES

Non-Managing General Partner

Initiates the Managers' succession and compensation process

Vincent Montagne

Chairman

Statutory Auditors Deloitte & PwC

Collaborate on Manager succession planning and compensation make recommendations

SHAREHOLDERS (LIMITED PARTNERS)





THE MICHELIN PARTNERSHIP LIMITED BY SHARES

A BALANCED GOVERNANCE STRUCTURE THAT IS A KEY DRIVER OF MICHELIN'S SUSTAINABLE LONG-TERM SUCCESS, ROBUST CORPORATE CULTURE AND SHARED VALUES

With customized characteristics

Balanced governance structure, that is a key driver of its sustainable long-term success, robust corporate culture and shared values

The Michelin partnership limited by shares

Serving the Company and its shareholders

Providing stability and helping protect the Company against short-term pressure that could be detrimental to shareholder value

Continuously enhanced

Providing all necessary controls and oversight to ensure shareholder protection and convergence of interests between the different stakeholders





THE SUPERVISORY BOARD AND ITS COMMITTEES

THE SUPERVISORY BOARD HAS SPECIFIC DUTIES REGARDING THE GROUP'S STRATEGY AND CORPORATE GOVERNANCE

Responsibilities

- Overseeing the quality of the Company's management
- Reviewing the Group's strategy
- Issuing recommendations regarding significant investments and external growth transactions
- Setting performance criteria for the Managers' compensation

Key annual activities

- Reviewing the Supervisory Board members' independence
- Assessing the Supervisory Board's performance
- Organizing executive sessions (led by the Senior Independent Member of the Supervisory Board)

Supported by

External expertise

- Audit Committee
- Compensation and Appointments Committee
- Corporate Social Responsibility Committee





THE SUPERVISORY BOARD AND ITS COMMITTEES

BOARD MEMBERS: A SOLID GOVERNANCE PROFILE FOR EFFICIENT AND INDEPENDENT **OVERSIGHT**



Compensation and Appointments Committee



Chair of the Compensation and Appointments Committee



Compensation and Appointments Committee Corporate Social . Responsibility Committee



Delphine Roussy

Member representing employees*

and Appointments Committee

SUPERVISORY BOARD



members, of which 1 Senior Independent Member



89%



100% of Committee Chairs are independent



of members are women**



33%



98%

Compensation



are independent members**



45%



of members are non-French nationals**



attendance rate (in 2022 for scheduled meetings)

Thierry Le Hénaff Senior Independent Member



Jean-Pierre Duprieu



Audit Committee



Audit Committee





Chair of the Audit Committee

Patrick de la Chevardière

Audit Committee

of the Corporate

Committee

Social Responsibility

Chair



Aruna Jayanthi

Corporate Social Responsibility Committee



Corporate Social Responsibility Committee

Jean-Michel Severino



Monique Leroux



Barbara Dalibard

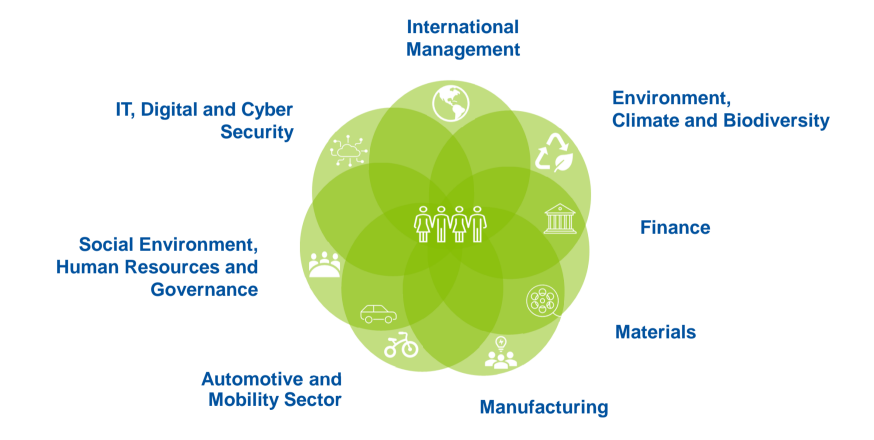
Chair of the Supervisory

Board*



^{*}Non-independent member

THE SUPERVISORY BOARD AND ITS COMMITTEES EXPERTISE OF THE MEMBERS OF THE SUPERVISORY BOARD







THE SUPERVISORY BOARD AND ITS COMMITTEES

THREE SPECIALIZED COMMITTEES WORKING TOGETHER TO ADDRESS SHAREHOLDERS' EXPECTATIONS

Key topics

Health and safety

Impact of global warming

Diversity and inclusion



SUPERVISORY BOARD



Audit Committee 100% independent

- Financial statements
- Risk management procedures & audit plan
- Cybersecurity risks
- Meeting with the Statutory Auditors without **Executives**
- Review of the CSR risk matrix → together with the CSR Committee
- International tax reform















Compensation & Appointments Committee 100% independent*

- Managers: compensation packages & objectives
- Employees: performance share plan policies
- **Group Executive Committee:** compensation packages talent management policy plans for promoting Diversity and Inclusion
- Managers and Group Executive Committee: succession plans





CSR Committee 100% independent*

- The Group's CSR strategy, objectives, policies and commitments
- Integrity, completeness and outstanding quality of the CSR strategy and initiatives implemented by the Group
- Monitoring of regulatory developments (CSRD, ESRS)
- · Non-financial compliance, ethics and corporate social responsibility (including fare wage and inclusion policies)

Key topics













THE SUPERVISORY BOARD AND ITS COMMITTEES

SUPERVISORY BOARD: A CULTURE OF HIGH GOVERNANCE STANDARDS THAT CONTINUOUSLY EVOLVE

Applies governance standards at the highest level...

- Non-executive Chair of the Board
- Thorough review of the independence of members (89%)
- Senior Independent Member who calls an executive session at least once a year
- Yearly assessment of the Board
- Collaborative work between the Supervisory Board and SAGES on the Managers' succession and compensation processes



- Two members representing employees elected as members of the Supervisory Board
- Corporate Social Responsibility (CSR) Committee
- Diversity policy applied to the Board with measurable targets and a detailed expertise matrix
- Internal rules for the Board and its Committees published on Michelin's corporate website
- Annual Governance roadshow since 2022, led by the Chair



SUCCESSION PLAN OF THE MANAGERS: PROCESS LED BY THE GOVERNANCE BODIES

The policies concerning the appointment of Managers, including career and succession plans, are developed jointly by the Non-Managing General Partner and the Compensation and Appointments Committee



Compensation and Appointments Committee

Periodic review of the succession plan

Non-Managing General Partner (SAGES)

Selects and proposes a Manager for appointment

Supervisory Board

Based on the Compensation and Appointments Committee recommendation, the Supervisory Board makes a recommendation to the Shareholders

Shareholders Meeting

The Manager's appointment (for a fixed term of 4 years) is subject to EGM (or AGM) approval

Non-Managing General Partner (SAGES)

Proposes the renewal or dismissal of a Manager

Supervisory Board

Based on the Compensation and Appointments Committee's recommendation, the renewal or dismissal of a Manager is subject to the Supervisory Board's approval







EXAMPLES OF BOARD CONTROL

ESG AWARENESS AND OVERSIGHT ARE FULLY EMBODIED IN MICHELIN'S MANAGEMENT AND GOVERNANCE STRUCTURE

Group's Management

CROUP EXECUTIVE COMMITTEE Oversees 4 sustainable development and mobility committees HUMAN RIGHTS HEALTH AND SAFETY Operational Committees Pecisions Recommendations Governance bodies

- Set up in 2016
- 12 members representing suppliers, investors, unions, customers and NGOs
- Four continents represented
- · Annual meeting with the Executive Committee

Supervisory Board

CSR COMMITTEE

- Review of the Non-Financial Statement including the most significant KPIs in terms of CSR
- Review and analysis of the CSR risk matrix
- Monitoring of regulatory developments in particular the Corporate Sustainability Reporting Directive (CSRD)
- Analysis of the steps in order to classify business activities according to their contribution to the European Union's environmental objectives
- Preparation of the Committee's work program for the year
- Analysis of the environmental policy
- Yearly interaction with the Chair of the Stakeholders Committee (new from 2023)





EXAMPLES OF BOARD CONTROL

ILLUSTRATION OF AN M&A PROJECT MONITORING: GOVERNANCE OF THE ACQUISITION OF FLEX COMPOSITE GROUP (FCG) (1/2)

General frame: the Supervisory Board reviews all M&A strategic projects above €50m and issues a formal recommendation (at early stage - before any non-binding LOI)

Key considerations



Key timeline



Supervisory Board reviews the deal flows

Managing Chairman and General Manager report to the Supervisory Board on acquisitions carried out over the last 4 years

Supervisory Board meets on key milestones of strategic M&A projects





TWO EXAMPLES OF BOARD CONTROL

ILLUSTRATION OF AN M&A PROJECT MONITORING: GOVERNANCE OF THE ACQUISITION OF FLEX COMPOSITE GROUP (FCG) (2/2)

- In addition to the regularly scheduled reviews, 2 fully dedicated Supervisory board meetings in April & May 2023, for a total of 4 board presentation sessions
 - o Presentation of the project: FCG activities, general conditions of the bidding process, etc.
 - Presentation of the offer (incl. due diligence findings, CSR, enterprise value,...)

 Engagement of the Supervisory board members with their skills and experiences to constructively challenge each major dimension of the project







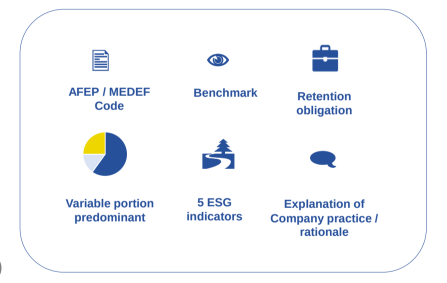
COMPENSATION POLICY

THE MANAGERS' COMPENSATION POLICY ESTABLISHES A COMPETITIVE FRAMEWORK ALIGNED WITH THE GROUP'S STRATEGY AND BUSINESS ENVIRONMENT

TRANSPARENCY AND DISCLOSURE

- LTI for Managers: performance shares aligned with Group employee incentive schemes (criteria and objectives)
- Annual variable compensation capped (as a % of fixed compensation)
- Retrospective disclosure of performance against objectives
- Explaining the changes to performance metrics

COMPENSATION BEST PRACTICES





Quantitative objectives aligned with Group employees (annual variable compensation and LTI)



6 2024 ANNUAL SHAREHOLDERS MEETING CURRENTLY EXPECTED RESOLUTIONS

- Term of the mandates of Supervisory Board members:
 - Jean-Pierre Duprieu Independent member, Chair of the Compensation and Appointments Committee
 - Anne-Sophie de la Bigne Independent member
 - o Patrick de la Chevardière Independent member, Chair of the Audit Committee
- Renewal of periodic financial authorizations



CORPORATE GOVERNANCE KEY TAKEAWAYS

- A balanced governance structure that ensures the stability of the Company and provides all necessary checks and balances to ensure shareholder protection and safeguard the interests of all stakeholders
- Regular external evaluation by a specialized firm
- Supervisory Board 89% independent, with continuous renewal of key members
- Senior independent director leading executive sessions
- Committees made of 100% independent* members
- Very high attendance rate
- Fair compensation package, linked to performance and continuously improved
- Clear ESG strategy: Board diversity policy with measurable targets, decarbonation roadmap







THE NON-MANAGING GENERAL PARTNER, SAGES, IS BOUND TO THE COMPANY BY LEGACY, LOYALTY AND VALUES

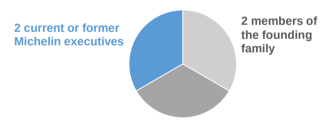
SAGES at a glance

- Recommended by Michelin's General Partners François Michelin and François Rollier, and approved by shareholders in 1970
- Three categories of shareholders (including members of the Michelin family) with the same shareholding and the same number of seats on its Board of Directors
- Not authorized to play any part in the Company's management, except in the event of vacancy and for a maximum interim period of one year
- Key player in the succession and compensation processes of the Managers
- SAGES receives a share of the distributable earnings paid to the General Partners by the Company in accordance with its Bylaws, which is capped and only paid if the Company makes a profit. At least 80% of this is allocated to a contingency reserve to guarantee SAGES's unlimited liability

Chairman: Vincent Montagne



Board of Director seats



2 qualified independent members





THE SUPERVISORY BOARD EXERCISES PERMANENT OVERSIGHT OF THE COMPANY'S MANAGEMENT, AND ASSESSES ITS QUALITY ON BEHALF OF THE SHAREHOLDERS

- Regular review of the Group's strategy and competitive position
- Periodic review of the Group's :
 - · markets of operation
 - financial results and financial statements
 - organization and operations
 - · risk management and internal control policies
 - compensation and appointment policies
 - · corporate social responsibility policy and its implementation
- Formal recommendation to the Managers for :
 - significant investments
 - external growth transactions
 - divestitures
 - off-balance sheet commitments
- Prepares its annual Corporate Governance Report and gets involved in the preparation of CGEM shareholders' annual general meetings



APPENDIX AUDIT COMMITTEE



Patrick de la Chevardière Chair

International Management. Finance. Manufacturing.

Total Energies. Schlumberger.



Aruna Jayanthi

International Management. Social Environment, Human Resources and Governance. IT, Digital and Cyber Security.

Cap Gemini, Tata Consulting, Aptech, NIT Calicut, NASSCOM.



Wolf-Henning Scheider

International Management. Manufacturing. Automotive and Mobility Sector.

ZF company, VDA. Mahle, Bosch, Partners Group.



Monique Leroux

Finance. Social Environment, Human Resources and Governance. Environment, Climate and Biodiversity.

Desjardins Group, S&P Global, EY. Institute of Corporate Directors of Canada (ICD), Board of Investissement Québec. Member of the G7 Impact Task Force.

ACTIVITIES IN 2022

- Review of the financial statements
- Review of risk management procedures
- Review of the audit plan
- Review of information systems risk management
- Review of the CSR risk matrix → together with the CSR Committee
- Review of international tax reform





APPFNIDIX

ISATION AND APPOINTMENTS COMMITTEE



Jean-Pierre Duprieu Chair

International Management. Social Environment. Human Resources and Governance. Manufacturing.

Air Liquide, Korian, SEB. Former Chairman of Don en Confiance.



Anne-Sophie de la Bigne

Environment, Climate and Biodiversity. Manufacturing. Automotive and Mobility Sector.

Airbus, GIFAS, French Institute of Directors' ESG club, French Foundation for Biodiversity Research.



Thierry Le Hénaff

International Management. Manufacturing. Materials.

Arkema, Total Energies.



Delphine Roussy

Social Environment, Human Resources and Governance. Manufacturing. IT, Digital and Cyber Security.

Philips, Michelin, various employee representation mandates.

ACTIVITIES IN 2022

- Review of corporate officers' compensation, particularly the Chair of the Board
- Review of the Manager succession plan
- Review of changes in the membership of the Group Executive Committee, the talent management policy and the action plans for promoting Diversity and Inclusion





CORPORATE SOCIAL RESPONSIBILITY COMMITTEE



Monique Leroux Chair



Jean-Michel Severino



Anne-Sophie de la Bigne



Jean-Christophe Laourde

Finance. Social Environment, Human Resources and Governance. Environment, Climate and Biodiversity.

Desjardins Group, S&P Global, EY.
Institute of Corporate Directors of Canada (ICD), Board of
Investissement Québec. Member of the G7 Impact Task Force.

Finance. Social Environment, Human Resources and Governance. Environment, Climate and Biodiversity.

World Bank, French Development Agency, Investisseurs et Partenaires, Ecobank International. Phitrust Impact Investors, Danone, Orange.

Environment, Climate and Biodiversity. Manufacturing. Automotive and Mobility Sector.

Airbus, GIFAS, French Institute of Directors' ESG club, French Foundation for Biodiversity Research.

Social Environment, Human Resources and Governance. Environment, Climate and Biodiversity. Automotive and Mobility Sector.

Michelin. Shift Project, Time for the Planet.

Member of the Chimie AURA trade union council.

ACTIVITIES IN 2022

Cross-functional issues:

- Review of the Non-Financial Statement (NFS) and recommended improvements
- Review of the principles for managing CSR aspects of the business
- Monitoring of regulatory developments (CSRD, ESRS)
- Analysis of steps taken by Michelin to classify its business activities according to their contribution to the European Union's environmental objectives





APPENDIX THE SUPERVISORY BOARD AND ITS COMMITTEES

EXPERTISE OF THE MEMBERS OF THE SUPERVISORY BOARD

IT, Digital and Cyber Security

Barbara Dalibard Aruna Jayanthi Delphine Roussy

2023 : Cybercrime presented by leading external experts

Social Environment, Human Resources and Governance

Jean-Pierre Duprieu Aruna Jayanthi Jean-Christophe Laourde Thierry le Hénaff Monique Leroux Delphine Roussy Jean-Michel Severino

Automotive and Mobility Sector

Barbara Dalibard Anne-Sophie de la Bigne Jean-Christophe Laourde Wolf-Henning Scheider

2022: Access to the tire market and tire distribution (in particular, ecosystem issues, strategy and management)

International Management

Barbara Dalibard Jean-Pierre Duprieu Aruna Jayanthi Patrick de la Chevardière Thierry le Hénaff Wolf-Henning Scheider



Finance

Patrick de la Chevardière Monique Leroux Jean-Michel Severino

2023 : Environment (analysis of the Corporate Sustainability Reporting Directive – CSRD)

Materials

Thierry le Hénaff

2022 : Access to the tire market and tire distribution (in particular, ecosystem issues, strategy and management) 2023 : R&D, flexible composites, medical, hydrogen membranes

Environment, Climate and Biodiversity

Jean-Pierre Duprieu Jean-Christophe Laourde Monique Leroux Jean-Michel Severino

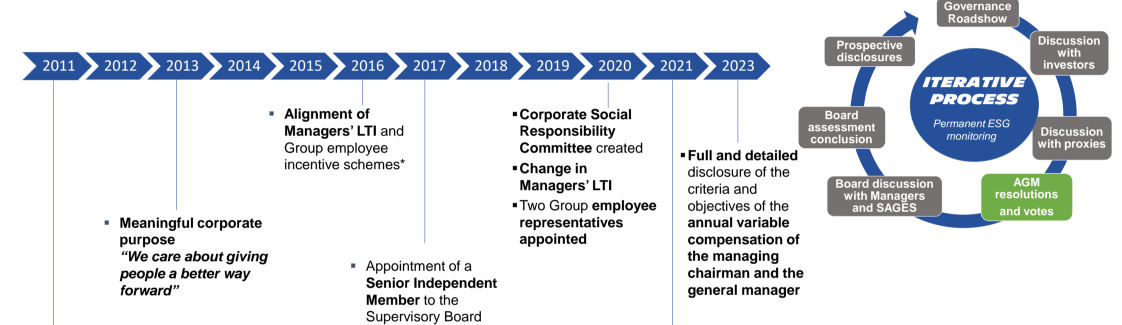
Manufacturing

Jean-Pierre Duprieu Anne-Sophie de la Bigne Patrick de la Chevardière Delphine Roussy Wolf-Henning Scheider



◆ APPENDIX DYNAMIC GOVERNANCE

MICHELIN'S GOVERNANCE EVOLVES THROUGH AN ITERATIVE PROCESS FACTORING IN SHAREHOLDERS' EXPECTATIONS



- Supervisory Board's powers strengthened
- Managers' terms limited to 4 years, previously unlimited term

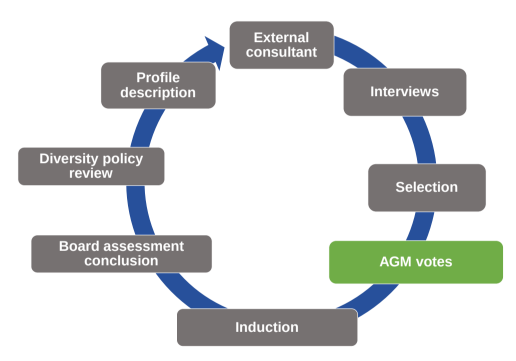
 Simplification of the mechanism determining the annual variable compensation of General Partners and limitation of the portion attributable to the Non-Managing General Partner (SAGES)





SUPERVISORY BOARD MEMBERS - NOMINATION PROCESS

The Supervisory Board members* are elected by shareholders for a four-year term, following an independent non-executive nomination process led by the independent Compensation and Appointments Committee



^{*} i) Excluding the employee representatives who are appointed following a different process, ii) French law and the Company's Bylaws prohibit the General Partners from taking part in the vote at Shareholders Meetings to elect members of the Supervisory Board and their shares are not included in the quorum for the related resolutions





CSR COMMITTEE: REVIEW OF THE CLIMATE STRATEGY STRUCTURED AROUND TRANSITION AND ADAPTATION PLANS TO ACHIEVE NET ZERO EMISSIONS BY 2050

Structured around 2 key outcomes:

- A TRANSITION plan including initiatives to decarbonize direct and indirect activities in the value chain (Scopes 1, 2 & 3) and a strategic plan to support a low-carbon economy,
- An ADAPTATION plan to prepare for the physical impacts of climate change.

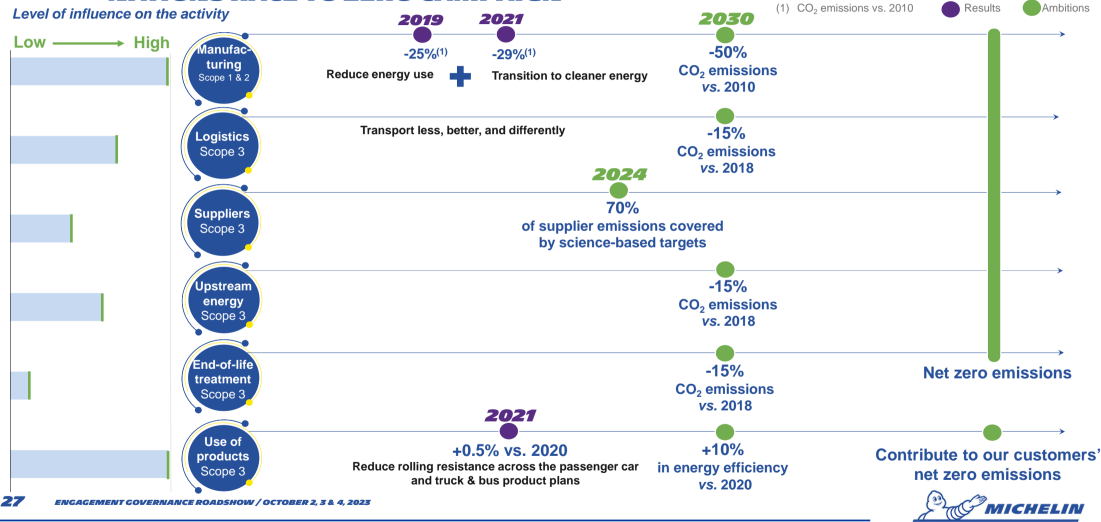


Based on 3 principles:

- Achieve net-zero emissions by 2050 by fulfilling our external emission reduction commitments by 2030,
- Identify risks and opportunities based on climate change scenarios,
- Transparently disclose information to our external stakeholders.



CSR COMMITTEE: REVIEW OF THE GROUP'S INVOLVEMENT IN THE UNITED NATIONS RACE TO ZERO CAMPAIGN





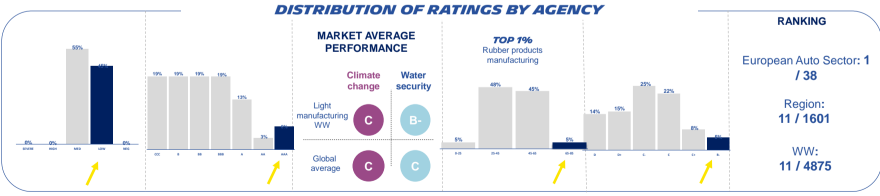
NON-FINANCIAL PERFORMANCE: MICHELIN, A LEADING AND RECOGNIZED PLAYER IN SUSTAINABLE MOBILITY

To assess its environmental, social and governmental (ESG) performance as objectively as possible, the Michelin Group tracks the ratings and scores assigned to it by the leading internationally recognized non-financial rating agencies

MAJOR RATINGS (as of June 30, 2023)

MSCI (1) Moody's ISS-oekom> ecovadis SUSTAINALYTICS **ESG Solutions** MSCI ESG RESEARCHILC B-77 / 100 Low Risk AAA 71 / 100 12.5 **Prime Platinum** CLIMATE WATER CHANGE **SECURITY** « LEADERSHIP » « MANAGEMENT »

MICHELIN RATINGS 2023





♦ DISCLAIMER

"This presentation is not an offer to purchase or a solicitation to recommend the purchase of Michelin shares. To obtain more detailed information on Michelin, please consult the documents filed in France with the French securities regulator (*Autorité des marchés financiers* - AMF), which are also available from the http://www.michelin.com/en/ website.

This presentation may contain a number of forward-looking statements. Although the Company believes that these statements are based on reasonable assumptions as at the time of publishing this document, they are by nature subject to risks and contingencies liable to translate into a difference between actual data and the forecasts made or inferred by these statements."





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