



Triodos Renewables plc.
Your guide to the GM

Notice of General Meeting

This Notice of General Meeting is important and requires your immediate attention

If you are in any doubt as what action you should take, you should seek your own advice from a stockbroker, bank manager, solicitor, accountant, or other professional adviser authorised pursuant to the Financial Services and Markets Act 2000.

If you have sold or otherwise transferred all of your shares in Triodos Renewables plc, please forward this document, together with the accompanying documents, as soon as possible either to the purchaser or transferee or to the person who arranged the sale or transfer so they can pass these documents to the purchaser or transferee.

What is included in this pack?

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Further Information

The Notice of General Meeting (GM) is your formal notice for the GM as a shareholder.

It outlines the agenda for the Meeting and the resolutions you will be asked to consider and vote on. The Directors believe that these resolutions are in the best interest of the Company and its shareholders and unanimously recommend shareholders to vote in favour of them.

This GM is separate from the Company's Annual General Meeting (AGM) which is held each year in June. The 2016 AGM will be held in June 2016, and all shareholders will receive an invite to this in May.

What to do next

If you plan to attend the GM

Complete and return the RSVP slip enclosed. Alternatively, let us know by emailing renewables@triodos.co.uk.

If you do not plan to attend the GM

If you can't make it to the GM, you can still cast your vote by completing the Form of Proxy enclosed, or online by visiting www.investorcentre.co.uk/eproxy. You must cast your vote online before 11am on 24 February 2016.

Statement from the Chair

Dear Shareholder,

26 January 2016

For 20 years Triodos Renewables has enabled people like you and me to take a direct and rewarding stake in renewable energy generation in the UK. As a shareholder you've played a key role in the Company's journey, and now we want you to take part in the next step forward.

There is a need for the relationship between Triodos Renewables and Triodos Bank to change. The reasons for this are explained in this letter and in the accompanying documents. The result is that we are proposing Triodos Renewables becomes more independent of Triodos Bank. As a shareholder you are asked to vote on the legal aspects of the changes at a General Meeting on Friday 26 February 2016 at Triodos Bank in Bristol.

This is a joint decision between Triodos Renewables and Triodos Bank. It is exciting and progressive, enabling your Company to grow and prosper. It provides us with greater agility and freedom to engage with the sustainable energy system in new ways.

Over the last two decades we have grown significantly as a renewable energy Company, now with 5,700 shareholders and a portfolio of 15 operational renewable projects. With a strong record of generating clean electricity, profits and uniting individuals, Triodos Renewables is now at a size where we are able to successfully stand as a fully independent Company.

In turn, Triodos Bank is facing ever tougher regulatory constraints over how it can be involved in the governance and ownership of companies like ours. This means the relationship between us needs to change.

On a practical, daily level, little will change for the Company and shareholders. Our shareholder base, assets and operations will remain the same. The Company will have the same ethos, values, vision and dedication to its shareholders. We will be employing the same team of committed and knowledgeable professionals. And we will still have our offices in the Triodos Bank UK headquarters in Bristol.

Subject to the agreement of shareholders at the General Meeting, we are proposing that Triodos Bank's controlling "A" share in the Company is bought back by Triodos Renewables and we no longer use the word Triodos in our name. Our new name will be Thrive Renewables. Thrive Renewables will still be committed to investing in the UK's sustainable energy future and widening ownership of renewable energy assets to help change the relationship between people and the energy system we rely upon.

While Thrive Renewables will be fully independent from Triodos Bank, a true connection will remain between the two organisations, not least as a banking partner. We will always have been established by Triodos, and we remain a stimulator of change, sharing ethos, values and investment with Triodos as a key member of the Triodos community. We see this move as a critical step in our future; one that will open doors for the Company and enable us to flourish, without losing the connections that are so important to our history, and which have been key to our achievements to date.

We hope that you understand these changes and support your Board and management team in taking the Company forward. Thank you.



Simon Roberts OBE
Chair of the Board, Triodos Renewables plc

Statement from Peter Blom, CEO, Triodos Bank

When Triodos Bank launched in the UK in 1995, the renewable energy market was still in its infancy. We believed it had enormous potential, but needed commitment and investment to achieve it. With our core mission of making a positive impact on society, we set out to stimulate the market by setting up Triodos Renewables (then known as The Wind Fund), an equity based Company which enabled individuals to invest in and own UK renewable energy projects.

Much has changed in the past 20 years, for both the Company and the renewable energy market. Triodos Renewables alone generates enough green electricity for tens of thousands of homes. On a larger scale, the UK is now ranked as the world's sixth largest producer of wind power. The urgency of climate change and the subsequent necessity for renewable energy is no longer a topic for a small elite, but a national and international concern, as the historic negotiations in Paris at the end of 2015 made clear.

This new level of maturity for renewables and the Company means that it is an exciting time for Triodos Renewables to gain independence. In a market that is becoming both more demanding and rewarding, independence brings benefits. Standing free from Triodos Bank will give Thrive Renewables more flexibility and agility to capitalise on opportunities, in ways that are no longer possible if the Company remains legally part of a financial institution facing the new, tougher regulatory regime. Independence will enable Thrive Renewables to build on its solid foundations and flourish, playing its critical role in the UK's energy future.

Triodos Bank still believes that the transition to renewable energy is essential in the fight against climate change. As a pioneer of renewable energy finance we have helped catalyse and develop the market. We are absolutely committed to continuing to use innovative finance to help develop a new energy system with clean renewable energy at its core, with Thrive Renewables as one of our customers.

Thrive Renewables will no longer be formally a part of Triodos Bank, but will always belong to our community, a growing group of individuals and enterprises demonstrating that a healthy return and a better world can go hand in hand. We look forward to flourishing alongside you in the future.



Peter Blom, CEO, Triodos Bank

Explanation of General Meeting Business

I would like to invite you to a General Meeting (“GM” or the “Meeting”) of Triodos Renewables plc (the “Company”), which is to be held at 11am on Friday 26 February 2016 at Triodos Bank, Deanery Road, Bristol, BS1 5AS, United Kingdom.

Agenda

10.30	Coffee and Registration
11.00	Start of Official Business
12.00	Close of Official Business
12.05	Close of Meeting

The Notice of General Meeting is contained on pages 6 to 8 of this document. The business of the GM will include the consideration of the following resolutions:

Resolution 1: To approve the terms of the off-market share buy back agreement relating to Stichting Triodos Holdings’ “A” share

The resolution seeks approval of the terms of the off-market share buy back agreement between Triodos Renewables plc and Stichting Triodos Holdings relating to Stichting Triodos Holdings’ “A” ordinary share in the capital of the Company. If passed, this resolution will allow the Company to buy back the one “A” ordinary share from Stichting Triodos Holdings for the amount of £2.18 and, following the buy back of such “A” ordinary share, the Company will cancel the “A” ordinary share.

A copy of the share buy back agreement is available for inspection during normal business hours (excluding Saturdays, Sundays and bank holidays) at the registered office of the Company from the date of this notice until the date of the Meeting. A copy will also be available at the Meeting itself.

Resolution 2: To change the Company’s name from Triodos Renewables plc to Thrive Renewables plc.

This resolution seeks approval for the Company to change its name from Triodos Renewables plc to Thrive Renewables plc.

Resolution 3: To adopt new Articles of Association.

This resolution seeks approval for the Company to adopt new Articles of Association to remove reference to the “A” ordinary share. At this point we have taken this opportunity to update the Company’s Articles of Association for current law and best practice for public companies.

A copy of the proposed new Articles of Association will be available for inspection during normal business hours (excluding Saturdays, Sundays and bank holidays) at the registered office of the Company from the date of this notice until close of the Meeting. A copy will also be available at the Meeting itself.

Recommendation

The Directors of the Company consider that all of the resolutions set out in the Notice of General Meeting are in the best interests of the Company and its shareholders as a whole and are most likely to promote the success of the Company. The Directors will be voting in favour of each of the resolutions and unanimously recommends that you do so as well.

Yours faithfully,

A handwritten signature in black ink that reads "Simon Roberts". The signature is written in a cursive style with a prominent initial 'S' and a long, sweeping tail on the 't'.

Simon Roberts OBE
Chair of the Board,
Triodos Renewables plc

26 January 2016

Notice of General Meeting

Notice is hereby given that a General Meeting of Triodos Renewables plc will be held on Friday 26 February 2016 at Triodos Bank, Deanery Road, Bristol, BS1 5AS, United Kingdom at 11am. You will be asked to consider and vote on the resolutions below at which the resolution 1 will be proposed as an ordinary resolution and resolutions 2 and 3 will be proposed as special resolutions.

Ordinary resolution

- 1 That the terms of the off-market purchase agreement between Triodos Renewables plc and Stichting Triodos Holdings for the purchase by the Company of the "A" ordinary share of £2 in the capital of the Company for a total consideration of £2.18 as set out in the contract produced to the Meeting (**Purchase Contract**) be approved, and the Company be authorised to enter into the Purchase Contract. The authority conferred by this resolution shall expire on no later than 5 years after the date which it is passed.

Special resolutions

- 2 That the registered name of the Company be changed to Thrive Renewables plc.
- 3 That, subject to the completion of the Purchase Contract and the cancellation of the "A" ordinary share of £2 in the capital of the Company, the draft Articles of Association produced to the Meeting and, for the purposes of identification, initialled by the chairman be adopted as the Articles of Association of the Company in substitution for, and to the exclusion of, the Company's existing Articles of Association.

By order of the Board of Directors.



Simon Roberts OBE

Chair of the Board, Triodos Renewables plc
Triodos Renewables plc
Deanery Road
Bristol BS1 5AS

26 January 2016

Notes to the Notice of General Meeting

1 Appointment of proxies

- 1.1 As a member of the Company, you are entitled to appoint a proxy to exercise all or any of your rights to attend, speak and vote at the Meeting and you should have received a proxy form with this notice of Meeting. You can only appoint a proxy using the procedures set out in these notes and the notes to the proxy form.
- 1.2 A proxy does not need to be a member of the Company but must attend the Meeting to represent you. Details of how to appoint the Chairman of the Meeting or another person as your proxy using the proxy form are set out in the notes to the proxy form. If you wish your proxy to speak on your behalf at the Meeting you will need to appoint your own choice of proxy (not the Chairman) and give your instructions directly to them.
- 1.3 You may appoint more than one proxy provided each proxy is appointed to exercise rights attached to different shares. To appoint more than one proxy, please telephone Computershare on 0370 707 1350 and they will send you a duplicate form.
- 1.4 If you do not give your proxy an indication of how to vote on any resolution, your proxy will vote or abstain from voting at his or her discretion. Your proxy will vote (or abstain from voting) as he or she thinks fit in relation to any other matter which is put before the Meeting.

2 Appointment of proxy using hard copy proxy form

- 2.1 The notes to the proxy form explain how to direct your proxy how to vote on each resolution or withhold their vote.
- 2.2 To appoint a proxy using the proxy form, the form must be:
 - 2.2.1 completed and signed;
 - 2.2.2 sent or delivered to the Company's Registrars, Computershare Investor Services plc, The Pavilions, Bridgwater Road, Bristol, BS99 6ZY; and
 - 2.2.3 received no later than Wednesday 24 February 2016 at 11am, being two business days before the time appointed for the Meeting.
- 2.3 In the case of a member which is a company, the proxy form must be executed under its common seal or signed on its behalf by an officer of the company or an attorney for the company.
- 2.4 Any power of attorney or any other authority under which the proxy form is signed (or a duly certified copy of such power of attorney) must be included with the proxy form.
- 2.5 Alternatively, you can lodge your proxy using the internet on the website www.investorcentre.co.uk/eproxy. For an electronic proxy appointment to be valid, your appointment must be received by the Company's Registrars, Computershare Investor Services plc, no later than 24 February 2016 at 11am, being two business days before the time appointed for the Meeting.

3 Appointment of proxy by joint members

- 3.1 In the case of joint holders, where more than one of the joint holders purports to appoint a proxy, only the appointment submitted by the most senior holder

will be accepted. Seniority is determined by the order in which the names of the joint holders appear in the Company's register of members in respect of the joint holding (the first-named being the most senior).

4 Changing proxy instructions

- 4.1 To change your proxy instructions, simply submit a new proxy appointment using the methods set out above. Note that the cut-off time for receipt of proxy appointments (see above) also apply in relation to amended instructions; any amended proxy appointment received after the relevant cut-off time will be disregarded.
- 4.2 Where you have appointed a proxy using the hard-copy proxy form and would like to change the instructions using another hard-copy proxy form, please contact Computershare Investor Services plc, The Pavilions, Bridgwater Road, Bristol, BS99 6ZY.
- 4.3 If you submit more than one valid proxy appointment, the appointment received last before the latest time for the receipt of proxies will take precedence.

5 Termination of proxy appointments

- 5.1 In order to revoke a proxy instruction, you will need to inform the Company by sending a signed hard copy notice clearly stating your intention to revoke your proxy appointment to Computershare Investor Services plc, The Pavilions, Bridgwater Road, Bristol, BS99 6ZY. In the case of a member which is a Company, the revocation notice must be executed under its common seal or signed on its behalf by an officer of the Company or an attorney for the Company. Any power of attorney or any other authority under which the revocation notice is signed (or a duly certified copy of such power or authority) must be included with the revocation notice.
- 5.2 The revocation notice must be received by the Company no later than 24 February 2016 at 11am, being two business days before the time appointed for the Meeting.
- 5.3 If you attempt to revoke your proxy appointment but the revocation is received after the time specified then, subject to the paragraph directly below, your proxy appointment will remain valid.
- 5.4 Appointment of a proxy does not preclude you from attending the Meeting and voting in person. If you have appointed a proxy and attend the Meeting in person, your proxy appointment will be automatically terminated.

6 Communication

- 6.1 With the exception of instructions to appoint, change or terminate a proxy, members who have general queries about the Meeting should contact Triodos Renewables plc on 0117 980 9717 or by emailing renewables@triodos.co.uk.

Frequently asked questions

Why is this move happening?

After a period of 20 years during which Triodos Bank established and supported the development of Triodos Renewables it is now clear that Triodos Renewables has reached a stage where it will be able to operate more successfully outside of the increased financial regulations imposed on the banking sector.

Triodos Bank has held an “A” share in Triodos Renewables as a way of ensuring the alignment of the ethos of both organisations and as a way of exercising some control in the event of the activities of Triodos Renewables having a negative impact on the Triodos brand.

Therefore, as Triodos Renewables moves to become more independent of Triodos Bank it is appropriate that the bank relinquishes the “A” share and that Triodos Renewables changes its name to reflect that independence.

It is a great opportunity for Triodos Renewables to continue to flourish and develop as an independent business not constrained by regulations which are more specifically appropriate for the banking sector. With this independence Triodos Renewables will have more flexibility and be able to take advantage of wider opportunities in the sustainable energy sector.

This move will enable Triodos Renewables to continue to allow shareholders to invest and deliver positive impact in the sustainable sector as it has done for many years.

Will this affect the Company’s mission, assets and management?

The Company’s mission, strategy, ethos, values and assets - including the renewable energy projects it owns – will stay the same. Its management and Board (other than Triodos Bank retiring its Board seat known as Triodos Corporate Officer) will also remain unchanged.

What is the purpose of the resolutions?

Resolution 1: To approve the terms of the off-market share buy back agreement relating to Stichting Triodos Holdings’ “A” share - this permits Triodos Renewables to purchase the “A” share from Stichting Triodos Holdings. The “A” ordinary share gives Stichting Triodos Holdings the right:

- to prevent the passing of any special resolution, any extraordinary resolution, any resolution where special notice is required, or any resolution required to be forwarded to the Registrar of Companies in accordance with the Companies Act, being given such number of votes as necessary to stop such a resolution;
- to appoint or remove a Director by being given such number of votes as necessary to pass such a resolution;
- in all other cases, such numbers of votes as represent 10% of the entire voting rights of the Triodos Renewables; and
- a right to receive 10% of the dividends paid by Triodos Renewables.

Following the buy back of the “A” share Triodos Bank will no longer have these rights. When Triodos Renewables was established, Triodos Bank required these rights

to govern the direction, ethos and values of Triodos Renewables. Triodos Bank has never exercised the rights granted by the “A” share and has always supported the management team and board of independent non-executive Directors. Also Triodos Bank has opted not to claim the 10% dividend rights. However, by holding the “A” share Triodos Bank is considered to have a controlling interest in Triodos Renewables. Given increasingly tightening financial regulations, Triodos Bank determined it was not appropriate to have this level of control in Triodos Renewables. The Board and management team of Triodos Renewables are committed to maintaining the values and ethos of Triodos Renewables and will continue to serve the best interests of the shareholders. Triodos Bank has maintained a seat on the Board of Directors as Triodos Corporate Officer. This Board position will retire following the buy back of the “A” share.

Resolution 2: To change the Company’s name from Triodos Renewables to Thrive Renewables.

The change in name is required to punctuate the formal independence of Triodos Renewables from the Triodos Group and also, as Triodos Bank will no longer have control over Triodos Renewables via the “A” share, it is inappropriate for Triodos Renewables to continue to use the Triodos name.

Resolution 3: To adopt new Articles of Association.

The Articles of Association is a document that describes the purpose of the Company, how it is organised and the relationship with its shareholders. The current Articles of Association include the characteristics of the “A” share. As the “A” share is to be bought back and cancelled, the Articles of Association need to be amended. This revision includes a general update to capture changes to the Companies Act and current best practice, and the purpose remains unchanged.

When will this move take place?

The move is subject to approval by a shareholders’ vote at a General Meeting on 26 February 2016. There will be a transition period of up to six months where Triodos Bank will continue to provide some support to Thrive Renewables to ensure a smooth transition.

Are there risks relating to the resolutions and the proposed changes?

The resolutions are unanimously recommended by the Directors and considered to be in the best interest of shareholders. The Company’s mission, strategy, ethos, values and assets - including the renewable energy projects it owns – will stay the same. Its management and Board (other than Triodos Bank retiring its Board seat known as Triodos Corporate Officer) will also remain unchanged. The Directors have previously presented what they consider to be the key risks of investing in Triodos Renewables in the Annual Reports and the Capital raising documents. The Directors do not consider there to be any additional risks to the business as a result of these resolutions and proposed changes.

Going forwards, what will Triodos Renewables be known as and why does the name need to change?

Subject to the outcome of the General Meeting the Company will be known as Thrive Renewables from 26 February 2016 to mark its independence from Triodos Bank.

While Triodos Renewables has always been operated independently of Triodos Bank, the existence of the “A” share held by the bank has meant that Triodos Renewables has operated within banking regulations which were never intended to apply to a business such as Triodos Renewables.

One of the functions of the “A” share held by Triodos Bank has been to align ethos and permit some control in the event that activities of Triodos Renewables may adversely impact the Triodos brand name. Consequently relinquishing this “A” share requires a change in the Company name.

Who will Thrive Renewables be run by?

The same Board (except for the resignation of the Triodos Corporate Officer from the Board) and the existing management team will continue to run the Company in the best interests of the shareholders. The management team which formerly worked for Triodos Bank and dedicated their time to Triodos Renewables will, going forwards, be employed directly by Thrive Renewables.

What will the relationship between Thrive Renewables and Triodos Bank be?

The Company will maintain strong links to Triodos Bank, both financially as a customer and as part of the wider Triodos community. Triodos Bank has been and continues to be a major lender to our investments. The intention of this debt is to improve long term returns and increase the impact our shareholder’s funds can make.

Is Triodos Bank still committed to renewable energy?

Triodos Bank is absolutely committed to continuing to support renewables, and believes that the transition to renewable energy is essential in the fight against climate change. Triodos Bank still finances more than 350 renewable energy projects across Europe, providing enough energy to meet the electricity needs of the equivalent of one million European households.

Will Triodos Bank invest in Thrive Renewables?

The combination of the buy back of the “A” share and the change in management relationship (with Thrive Renewables employing the team directly) means that Triodos Bank can consider this.

What will change for shareholders of Triodos Renewables?

There will be no practical change for shareholders and other stakeholders. The same dedicated team will continue to run Thrive Renewables.

Do I need to do anything to secure my shares?

There is no need for shareholders to do anything with regards to their existing shareholding.

Will I be issued a new share certificate with the new Company name ‘Thrive Renewables’?

No, your current share certificate remains valid and is proof of your shareholding in the Company.

Where will Thrive Renewables be located?

Thrive Renewables will continue to operate from the offices owned by Triodos Bank on Deanery Road in Bristol.

How can shareholders find out more about the change?

Triodos Renewables will hold a General Meeting on 26 February 2016. The General Meeting will see shareholders vote on the Company’s new name, the revised Articles of Association and the buy back of the “A” share. It will also provide the opportunity to ask any questions about the move.

I can't attend the General Meeting. Can I still vote?

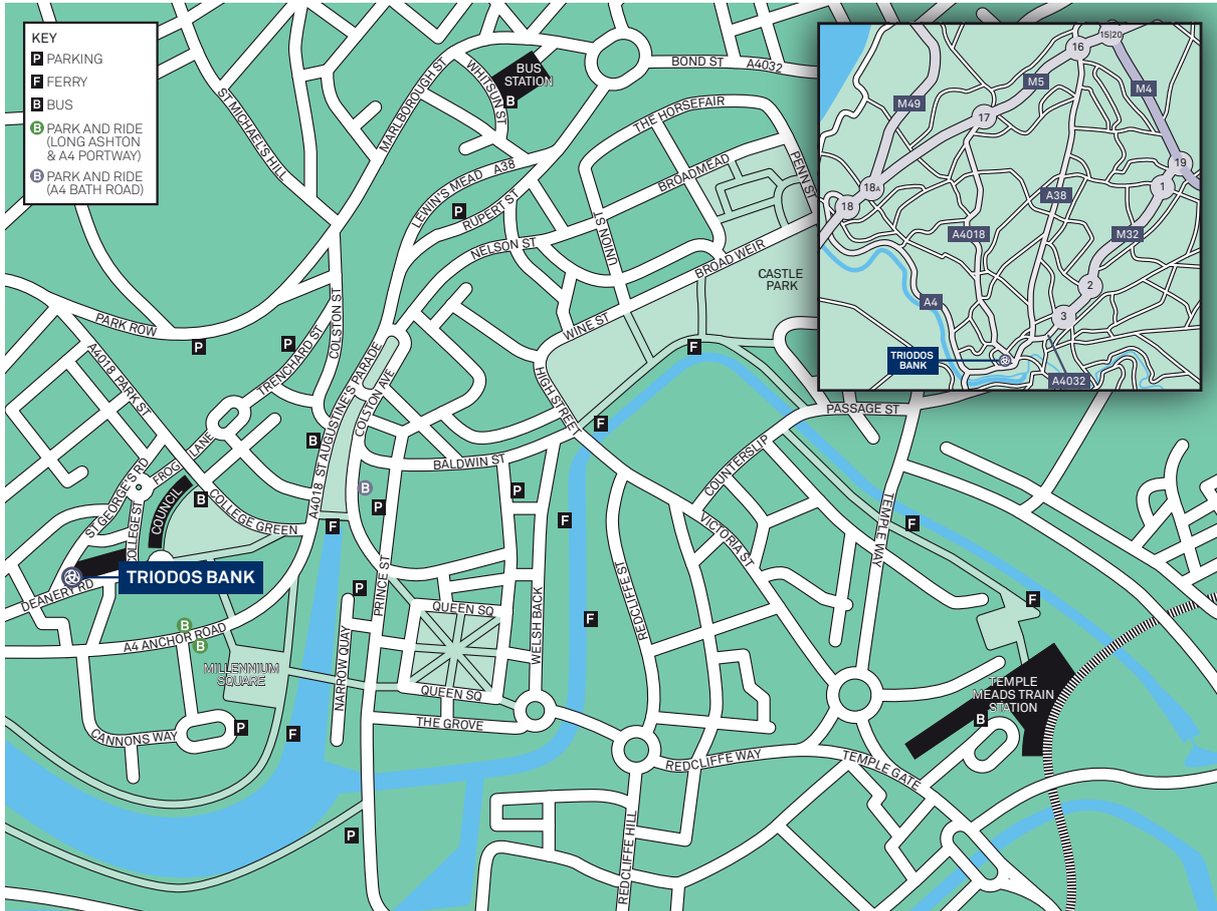
Yes, you may still vote. You need to complete the proxy voting form included with your pack of documents and return it to Computershare Investor Services plc, The Pavilions, Bridgwater Road, Bristol, BS99 6ZY or complete it online at: www.investorcentre.co.uk/eproxy by no later than 11am on 24 February 2016.

What happens if the shareholders do not pass the resolutions?

The Board of Directors is recommending a 'yes' vote for these resolutions as we believe they represent the most appropriate, effective and positive way to address the changes which the Company has to make in response to increased regulatory pressures on Triodos Bank. The status quo (of remaining as 'Triodos Renewables') is not an option available to us. If the resolutions are rejected by shareholders, the Board will need to review how it has made the case for these changes and come back to shareholders again.

Map and Directions to venue

The GM will be held at Triodos Bank, Deanery Road, Bristol, BS1 5AS. Registration is open from 10.30am and the official business starts at 11am.



Getting to the venue

Triodos Bank, Deanery Road, Bristol BS1 5AS.

To find us using a satnav or online route planner use the postcode BS1 5AH. If you are planning to drive and require a parking space please let us know as there are limited parking spaces available.

By bus

Bus services 8 and 9 from Bristol Temple Meads train station to College Green.

- Buses leave every 8–12 minutes during peak times from Bristol Temple Meads.
- From College Green bus stop, take the footpath across College Green. Pass Bristol Cathedral on your left, onto Deanery Rd.
- Triodos Bank is on the right at the junction with St George's Rd. Bristol Central Bus Station is a 20 minute walk to Triodos Bank.

- Exit the bus station onto Whitson St and turn left on Lower Maudlin St.
- Turn right on Lewin's Mead and proceed on St Augustine's Parade, passing the Hippodrome Theatre on your right.
- Continue on St Augustine's Parade, curving right on College Green. Cross the pedestrian crossing towards the Royal Marriott Hotel.
- Turn right and follow the footpath across College Green. Pass Bristol Cathedral on your left, onto Deanery Rd.
- Triodos Bank is on the right at the junction with St George's Rd.

By Park and Ride

The 903 Long Ashton and 902 A4 Portway Park and Ride services stop on Anchor Rd.

- Walk along Anchor Rd passing 'Explore Bristol' on your right.
- Turn left at the top of a small incline and follow the footpath across College Green. Pass the Royal Marriott Hotel and Bristol Cathedral on your left, onto Deanery Rd.
- Triodos Bank is on the right at the junction with St George's Rd. The 904 Bath Rd Park and Ride stops on Broad Quay.
- Cross the pedestrianised area towards the Royal Marriott Hotel and cross at the pedestrian crossing.
- Turn left up a small incline and cross at a second pedestrian crossing. Pass the Royal Marriott Hotel and Bristol Cathedral on your left, onto Deanery Rd.
- Triodos Bank is on the right at the junction with St George's Rd. Visit www.parkandride.net/bristol for more information.

By rail

Bristol Temple Meads is the closest train station to Triodos Bank. By taxi, the journey from the station will take 10–15 minutes. See 'By bus' for more about connecting bus services 8 and 9.

By car

From the M4 westbound.

- Exit at junction 19 onto the M32 to Bristol, continue on A4032 Newfoundland Way.
- At the roundabout, take the second exit onto B4051 Marlborough St.
- Turn left onto Lodge St, then right onto Trenchard St, passing under a road bridge.
- At the roundabout, take the first exit onto College St.
- Our visitors' car park is on the right under the Environment Agency Building. Please ring bell for entry.

From M5 southbound.

- At M5 Junction 15, exit onto M4 to London/M32/Bristol.
- At M4 Junction 19, exit onto M32 to Bristol.
- Continue on A4032 Newfoundland Way.
- At the roundabout, take the second exit on B4051 Marlborough St.

- After the traffic lights in front of the Bristol Children's Hospital, turn left on Colston St.
- Turn right on Trenchard St, passing under a road bridge.
- At the roundabout, take the first exit on College St. Our visitors' car park is on the right under the Environment Agency Building. Please ring bell for entry.

From M5 northbound.

- At M5 Junction 18, exit on A4 to Bristol.
- At the roundabout, take the second exit on Portway/A4 to City Centre. Continue on Hotwell Rd.
- At the roundabout, take the second exit on St George's Rd. Continue on Deanery Rd.
- Turn left on College St. Our visitors' car park is on the right under the Environment Agency Building. Please ring bell for entry.

