PROXY MEMORANDUM

To: Caterpillar Shareholders

Subject: 2019 Proxy Statement – Item No. 5: Report on Activities in Conflict-Affected Areas

Date: May 17, 2019

Contact: Rev. Brian Grieves, The Episcopal Church, grievesbrian@gmail.com
Pat Zerega, Mercy Investment Services, pzerega@mercyinvestments.org

The Episcopal Church (TEC), Mercy Investment Services, Ursuline Sisters of Tildonk – U.S. Province, Congregation des Soeurs des Saints Noms Jesus et de Marie, and Maryknoll Sisters of St. Dominic, Inc. co-filed Proxy Item No. 5, Report on Activities in Conflict-Affected Areas. The proposal will be voted on at the June 12, 2019 Annual Meeting of Caterpillar, Inc. (CAT).

Resolved clause

Resolved: Shareholders request that Caterpillar assess and report to shareholders, at reasonable expense and excluding proprietary information, on the company’s approach to mitigating the risks associated with business activities in conflict-affected areas other than areas already addressed through its conflict minerals policy.

The co-filers believe issuance of a Report on Activities in Conflict-Affected Areas is in investors’ long-term best interests. This memorandum summarizes the rationale for Proxy Item No. 5 and how CAT’s current policies and practices do not meet the proposal request.

Summary

Caterpillar’s significant growth, combined with growing trends related to business activities in conflict-affected areas, necessitate the development of policies and practices to assess and mitigate diverse human rights risks specific to these emerging markets.

Our Company’s 2018 Proxy Statement reported an impressive increase in sales and revenue of $45.5 billion (or 18%) from 2016 to 2017. However, as CAT’s global portfolio has expanded, so has the company’s exposure to heightened risks in conflict-affected areas such as Armenian-Occupied Nagorno-Karabakh, Iraq, Iran, Israeli-Occupied Palestinian Territory (OPT), Moroccan-Occupied Western Sahara, Myanmar, Sudan, and Syria. Our Company’s business activities in these areas entail potential legal, reputational, and financial risks associated with possible violations of international humanitarian and human rights laws, sanctions regimes and other state- or multilateral-based regulatory measures, and CAT’s supplier code of conduct and human rights policy.

Investors and companies are increasingly addressing the unique risks of conflict-affected areas. “Conflict risk” is now the leading environmental, social, and governance (ESG) criteria among institutional investors, immediately followed by “human rights,” according to The Forum for Sustainable and Responsible Investment’s 2018 Report on US Sustainable, Responsible and Impact Investing Trends. Likewise, companies are increasingly going beyond the development of general human rights policies to assess specific human rights risks, especially in areas where violations are the most severe and widespread. For example, in 2018, multinational companies as diverse as Facebook, Nestlé, ENI, and Kirin Group commissioned human rights impact assessments (HRIAs), prompted by violence carried out against the Rohingya minority in Myanmar.

---

The Statement in Opposition states: “The Board believes that the Company has already adopted and implemented appropriate policies and practices that address the concerns raised by the proponents as they pertain to the Company’s activities.” The co-filers agree in terms of our Company’s response to the issue of “conflict minerals” in the Great Lakes Region of Africa, including the Democratic Republic of Congo and the issue of “slavery and human trafficking.” CAT’s commitment to responsible sourcing and involvement with the Responsible Minerals Initiative and its alignment with the California Transparency in Supply Chains Act of 2010 and United Kingdom’s Modern Slavery Act 2015, is to be commended. However, the narrowness of only addressing conflict minerals and slavery and human trafficking, demonstrate the current and critical gaps that remain in our Company’s policies and practices.

**Rationale details**

Caterpillar’s current disclosure does not provide investors with sufficient information concerning the heightened risks associated with activities in conflict-affected areas.

The United Nations Guiding Principles on Business and Human Rights – the authoritative set of standards on companies’ responsibility to respect human rights and with which CAT’s human rights program is aligned according to the 2017 Sustainability Report – calls on businesses to conduct advanced due diligence measures in conflict-affected areas because of their heightened risk for gross human rights abuses.

Governments are increasingly recognizing the need for non-financial reporting beyond single issues such as “conflict minerals” and “slavery and human trafficking” and putting in place corresponding regulations. For example, European Union Directive 2014/95/EU enshrines in law the requirement for EU-domiciled companies with over 500 employees to publicly report on the policies they implement concerning environmental and social issues, including “respect for human rights” from 2018 onwards. Further, on February 10, 2019, the German Federal Ministry for Economic Cooperation and Development introduced draft legislation to require German companies with over 250 employees to carry out human rights due diligence or face fines of up to €5 million, imprisonment, and exclusion from public procurement procedures. Also, France’s 2017 “duty of vigilance” law requires its companies to develop, enact, and publicly report on the due diligence measures they are taking to identify and prevent environmental and human rights violations.

Similarly, investors and the public are increasingly requesting more information from companies on environmental, social, and governance (ESG) issues. The Securities and Exchange Commission’s 2016 Concept Release on Regulation S-K – the principal regulation governing corporate disclosure – garnered over 26,500 comments from the public and investors with the overwhelming majority focused on ESG-related disclosures.

While Caterpillar has made progress in this area - conducting an HRIA, identifying nine salient human rights issues and including human rights-related questions in its Supplier Code of Conduct self-assessment process – disclosure, including to shareholders, remains very limited. The process of conducting and the findings of the HRIA have not been disclosed, the description of salient issues is limited to 1-2 sentences each, and the human rights-related questions have not been made available. Without such transparency it is impossible for shareholders to examine the adequacy of human rights-related measures that have been put into place or to sufficiently consider and identify those salient issues that may result in material risks to our company, especially in conflict-affected areas where risks are most widespread and severe.

THE FOREGOING INFORMATION MAY BE DISSEMINATED TO SHAREHOLDERS VIA TELEPHONE, U.S. MAIL, EMAIL, CERTAIN WEBSITES AND CERTAIN SOCIAL MEDIA VENUES, AND SHOULD NOT BE CONTRUED AS INVESTMENT ADVICE OR AS A SOLICITATION OF AUTHORITY TO VOTE YOUR PROXY. THE COST OF DISSEMINATING THE FOREGOING INFORMATION TO SHAREHOLDERS IS BEING BORNE ENTIRELY BY ONE OR MORE OF THE CO-FILERS. PROXY CARDS WILL NOT BE ACCEPTED BY ANY CO-FILER. PLEASE DO NOT SEND YOUR PROXY TO ANY CO-FILER. TO VOTE YOUR PROXY, PLEASE FOLLOW THE INSTRUCTIONS ON YOUR PROXY CARD.

---

https://www.sec.gov/Archives/edgar/data/18230/000121465919003654/d517190px14a6g.htm
8 Ibid.