UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

FORM 6-K

Report of Foreign Private Issuer Pursuant to Rule 13a-16 or 15d-16 under the Securities Exchange Act of 1934

Date of Report: June 28, 2024

Commission File Number: 001-36891

Cellectis S.A.

(Exact Name of registrant as specified in its charter)

8, rue de la Croix Jarry 75013 Paris, France +33 1 81 69 16 00 (Address of principal executive office)

Cellectis S.A.

Cellectis S.A. (the "Company") held its Combined General Meeting of Shareholders (the "Meeting") on June 28, 2024.

The voting results of the Meeting, which is attached as Exhibit 99.1 hereto, is incorporated by reference herein.

EXHIBITS

<u>Exhibit</u> 99.1

<u>Title</u>
<u>Voting Results for the Combined General Meeting of Shareholders</u>

SIGNATURES

Pursuant to the requirements of the Securities Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf by the undersigned, thereunto duly authorized.

CELLECTIS S.A.

June 28, 2024 By: /s/ André Choulika

André Choulika Chief Executive Officer

VOTE RESULTS

Ordinary Resolutions

			For		Against		Vote whithhold			Shares represented by the	represented share capital		Null voting	
NB	Resolution	Result	Votes	%	Votes	%	Votes %		Total votes	votes cast	votes cast	rights	rights	Quorum
1	approval of the annual financial statements for the financial year ended December 31,2023													
	1	carried	45 182 051	99.60%	179 689	0.40%	17 048	_	45 361 740	40 493 776	40.455%	0	0	40.4559
2	approva	al of the co	onsolidated fin	nancial stat	ements for	the finar	ncial year	ended	December 31,	, 2023				
	2	carried	45 164 516	99.60%	180 689	0.40%	33 583	_	45 345 205	40 493 776	40.455%	0	0	40.455
3	allocati	on of the	results for the	financial y	ear ended	Decembe	er 31,2023	}						
	3	carried	45 178 716	99.60%	180 489	0.40%	19 583	_	45 359 205	40 493 776	40.455%	0	0	40.4559
4	allocati	on of loss	es carried forv	ward to the	"share pre	mium" a	ccount							
	4	carried	45 070 113	99.36%	288 592	0.64%	20 083	_	45 358 705	40 493 776	40.455%	0	0	40.455
5	review	of the agr	eements consi	dered in ar	ticles L. 22	25-38 et s	seq. of the	Frenc	h Commercial	Code (financ	ing agreement with I	Bpifrance)		
	5	carried	36 404 916	99 45%	201 042	0.55%	20.083	_	36 605 958	34 620 529	34 588%	8 752 747	0	40 4559

VOTE RESULTS

			For		Against	Vote whithhold			Shares represented	Percentage of the share capital	Out of	N114:	
NB	Resolution	Result	Votes %		Votes %		Votes %		Total votes	by the votes cast	represented by the votes cast	voting rights	Null voting rights (
6	review o	f the agree	ements consid	ered in arti	icles L. 225-38	et seq. of	the French	Comn	ercial Code (si	ubsidy and re	payable advance agre	eement with	Bpifrance)
	6	carried	36 402 945	99.45%	203 013	0.55%	20 083	_	36 605 958	34 620 529	34.588%	8 752 747	0
7	renewal	of the app	ointment of M	Ir. André C	houlika as a r	nember of	the board of	direct	ors				
	7	carried	44 631 510	98.39%	729 346	1.61%	17 932	_	45 360 856	40 493 776	40.455%	0	0
8	renewal	of the app	ointment of M	Ir. David S	ourdive as a n	nember of	the board of	direct	ors				
	8	carried	43 090 151	94.99%	2 270 705	5.01%	17 932	—	45 360 856	40 493 776	40.455%	0	0
9		1.1	ointment of J.			-							
	9	carried	33 583 149	76.76%	10 169 651	23.24%	1 625 988	_	43 752 800	40 493 776	40.455%	0	0
10	1.1		PMG as statuto	-									
			45 156 134	,,,,,,,,	204 746	0.45%	17 908	_	45 360 880	40 493 776	40.455%	0	0
11	authoriza	ation to the	e Board of Di	ectors to b	ouy back share		1 -						
	11	carried	44 846 482	98.87%	514 375	1.13%	17 931	_	45 360 857	40 493 776	40.455%	0	0
12	authoriza	ation to be	granted to the	Board of	Directors to r	educe the s	share capital	by car	ncelling shares	under the aut	horization for to buy	back its ow	n shares
	12	carried	45 052 759	99.33%	305 495	0.67%	20 534	—	45 358 254	40 493 776	40.455%	0	0

VOTE RESULTS

Extraordinary Resolutions

NIO	Dr. Ld. Dr. N.	Pour					Abstention Total d		Actions représentées par les voix	Proportion du capital social représenté par les voix			
N°	Résolution Résultat	Votes	% 1 C	Votes	%	Votes	%	prises en compte	exprimées	exprimées	Voix exclues	Voix nulles	Quorum
13	up-date of Article 13 carried	45 151 875	99.55%	206 370			не сар —	45 358 245	40 493 776	40.455%	0	0	40.455%
14	and/or any securities. with cancellation of shareholders' preferential subscription rights in favor of the European Investment Bank or of other entities that may succeed EIB. according to any finance agreement entered or be entered												
		43 926 971						45 345 154		40.455%	0	0	40.455%
15	delegation of authority to be granted to the Board of Directors to increase the share capital immediately or in the future by issuing ordinary shares and/or any securities, with cancellation of shareholders' preferential subscription rights in favor of a category of persons meeting specified characteristics (investors with experience in the health or biotech sector)												
	15 carried	44 978 073	99.16%	381 081	0.84%	19 634	—	45 359 154	40 493 776	40.455%	0	0	40.455%
16													
		44 971 324	,,,,,,,,	388 551				45 359 875	40 493 776	40.455%	0	0	40.455%
17	delegation of auth any other securities characteristics (inc	es, with cancel	lation of sh	areholders'	preferent	ial subscr	iption	rights in favor of	f a category of	•	-	•	r
	17 carried	44 957 300	99.14%	388 511	0.86%	32 977	_	45 345 811	40 493 776	40.455%	0	0	40.455%

VOTE RESULTS

		Pour		Contr	Contre		ion	Total des voix	Actions représentées par les voix	Proportion du capital social représenté par les voix				
N°	Résolution Résultat	Votes	%	Votes	%	Votes	%	prises en compte	exprimées	exprimées	Voix exclues	Voix nulles	Quorum	
18	delegation of author	, .							-	-				
cancellation of shareholders' preferential subscription rights in favor of a category of persons meeting specified characteristics the framework of an equity or bond financing agreement														
	1 -	44 971 364		388 511	0.86 %	18 913	_	45 359 875	40 493 776	40.455 %	0	0	40.455 %	
19	delegation of author													
	by the Company. v											pecified		
characteristics within the framework of an equity financing program on the American market known as "At-the-market" or "ATM"														
		44 957 603							40 493 776	40.455 %	Ů	0	40.455 %	
20	delegation of authority to be granted to the Board of Directors to immediately or in the future increase the share capital by issuing ordinary shares or any other securities giving access to the share capital, with the shareholders' preferential subscription rights maintained													
		~ ~								naintained				
		45 029 850							40 493 776	40.455 %	0	0	40.455 %	
21		delegation of authority to be granted to the Board of Directors to increase the capital immediately or in the future through the issue of ordinary												
	•	shares or any securities, with cancellation of the shareholders' pre-emptive subscription rights by way of a public offering (other than the offers												
	referred to in parag	U 1				-		/						
		44 971 727						45 359 138	40 493 776	40.455 %	0	0	40.455 %	
22	delegation of author	, .						1	-	_		-		
	shares or any secu			f' pre-emp	tive subsc	cription rig	ghts by	y way of an offer	ing referred to	o in paragraph	1° of Articl	e L. 411-2 d	of	
	the French Moneta	,												
		44 957 703		401 451				45 359 154		40.455 %	-	0	40.455 %	
23	delegation of authorities	, .				o increase	the ar	nount of each of	the issues wit	th or without p	pre-emptive	subscription	1	
	rights which will b				_	10 (21		45 250 157	40 402 776	40.455.0/	0	0	40.455.0/	
	23 carried	44 981 679	99.1/%	3//4/8	0.83 %	19 63 1	_	45 359 157	40 493 776	40.455 %	0	0	40.455 %	

VOTE RESULTS

			Pour		Contre		Abstentio	n	Total des voix	Actions représentées par les voix	Proportion du capital social représenté par les voix			
N°	Résolution	Résultat	Votes	%	Votes	%	Votes	%	prises en compte	exprimées	exprimées	Voix exclues	Voix nulles	Qu
24	determin	ation of the	total amount	of the capit	tal increases th	at may be	carried out u	ınder t	the aforementione	d delegations	(excluding th	ne share capi	tal increase	;
	with uph	olding of tl	ne shareholder	rs' preferent	ial subscriptio	n rights ar	nd the share of	capital	increase in favor	of the Europe	ean Investmen	nt Bank or of	other	
	entities th	hat may suc	cceed EIB. ac	cording to a	ny finance agi	reement)		•		•				
	24	carried	45 149 182	99.54 %	209 972	0.46 %	19 634	_	45 359 154	40 493 776	40.455 %	0	0	40
25	delegation	n of author	rity to be gran	ted to the bo	oard of directo	rs to incre	ase the capit	al by i	ncorporation of p	remiums. rese	erves. profits	or other		
	25	carried	45 115 130	99.46 %	244 026	0.54 %	19 632	_	45 359 156	40 493 776	40.455 %	0	0	40
26		,	granted to the		_	nt options	to subscribe	for or	purchase ordinar	y shares in the	e Company, e	ntailing a wa	iver by the	
	26	carried	35 196 342	96.19 %	1 395 967	3.81 %	8 786 479	_	36 592 309	40 493 776	40.455 %	0	0	40
27		,	_						ordinary shares o holders of their p		• /		ees and/or	
	27	carried	35 243 114	96.28 %	1 363 293	3.72 %	8 772 381	_	36 606 407	40 493 776	40.455 %	0	0	40
determination of the total amount of the capital increases that may be carried out by virtue of the aforementioned authorization to grant options to subscrib for or purchase shares and the aforementioned authorization to grant free shares										o subscribe				
	28	carried	45 137 900	99.51 %	221 154	0.49 %	19 734	_	45 359 054	40 493 776	40.455 %	0	0	40
29									g out a capital inc f the Labor Code	crease whose	subscription v	will be reserv	ed for	
	29	rejected	9 064 329		36 287 053	80.01 %	27 406	_	45 351 382	40 493 776	40.455 %	0	0	40