BALLOT PAPER ("FORMULAIRE")

I/We, the undersigned,	(name of shareholder) with
registered office at/residing at	
being the holder of	registered shares of

d'Amico International Shipping S.A

a *société anonyme* governed by the laws of the Grand Duchy of Luxembourg, registered with the Luxembourg Register of Commerce and Companies under number B 124.790 and having its registered office at 25 C, boulevard Royal, L-2449 Luxembourg (the "**Company**"), for the purpose of the annual general meeting of shareholders of the Company to be held at Linklaters LLP premises at 35, Avenue John F. Kennedy, L-1855 Luxembourg, Grand Duchy of Luxembourg, on April 19th, 2022 at 11 a.m. CEST (the "**Meeting**"), with the following

Agenda

- 1) Consideration of the reports of the Company's Board of Directors and of the Company's auditor ("réviseur d'entreprises agréé") on the consolidated and statutory annual accounts of the Company as at 31 December 2021;
- 2) Consideration and approval of the consolidated annual accounts of the Company as at 31 December 2021 and of the Company's statutory annual accounts as at 31 December 2021;
- 3) Approval of the allocation of results of the 2021 financial year;
- 4) Discharge of the members of the Board of Directors for the year ended on 31 December 2021;
- 5) Approval of 2022 Directors fees;
- 6) Non-binding consideration and evaluation of the 2022 General Remuneration Policy and the 2021 Report on Remunerations;

hereby acknowledges having been able to review all documents necessary for the purpose hereof and to cast the following vote with respect to the resolutions to be submitted to said Meeting:

First resolution

The Meeting **RESOLVED** to acknowledge the reports of each of the Board of Directors and the independent auditor (*"réviseur d'entreprises agréé"*) on the consolidated and statutory annual accounts of the Company as at December 31st, 2021.

For 🛛 with	(number of shares) shares
Against 🛛 with	(number of shares) shares
Abstention 🗆 with	(number of shares) shares

Second resolution

The Meeting **RESOLVED** to approve the statutory annual accounts of the Company as at December 31st, 2021 and the consolidated annual accounts of the Company as at December 31st, 2021

For 🗆 with	(number of shares) shares
Against 🗆 with	(number of shares) shares
Abstention 🗆 with	(number of shares) shares

Third resolution

The Meeting **RESOLVED** to carry forward the Company's statutory 2021 net profit of US\$ 5,077,563 as follows:

-	US\$ 253,878 to Legal Reserve required by applicable Law and in compliance with Article 33 of
	the Articles of Association of the Company; and

-	to Retained	Earnings	the residual	amount	equal to	o US\$ -	4,823,68	5.
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For 🛛 with	(number of shares) shares
Against 🗆 with	(number of shares) shares
Abstention 🗆 with	(number of shares) shares

Fourth resolution

The Meeting **RESOLVED** to grant discharge, in accordance with applicable Luxembourg laws and regulations, to the current and former members of the Board of Directors of the Company from any liabilities for the proper exercise of their mandate during the financial year ended on December 31st, 2021.

For 🗌 with	(number of shares) shares
Against 🗌 with	(number of shares) shares
Abstention 🗆 with	(number of shares) shares

Fifth resolution

The Meeting **RESOLVED** to set the Directors' fees for the 2022 financial year at the aggregate fixed gross amount of EUR 330,000 authorizing and empowering the Board of Directors to allocate the said amount amongst the Directors including those vested with particular offices.

For 🗆 with	(number of shares) shares
Against 🛛 with	(number of shares) shares
Abstention 🗆 with	(number of shares) shares

Sixth resolution

The Meeting **RESOLVED** to acknowledge and approve in an advisory capacity, the Company's 2022 General Remuneration Policy and the Company's 2021 Report on Remunerations, being respectively section I and II of the 2022 Board of Directors' Report on Remuneration drafted in compliance with articles 7bis and 7ter of the Luxembourg Law of 24 May 2011 on the exercise of certain rights of shareholders in general meetings of listed companies, as amended.

For 🛛 with	(number of shares) shares
Against 🛛 with	(number of shares) shares
Abstention 🗆 with	(number of shares) shares

Please indicate with an "X" in the appropriate boxes how you wish to vote with respect to what number of your shares on the relevant resolutions. The omission to tick any boxes with respect to any resolution shall be considered as a ballot paper being void.

This ballot paper (*"formulaire"*) shall be sent by email or by fax to BNP Paribas Securities Services Luxembourg branch with copy to the Company at the address or fax number indicated in the convening notice <u>no later than 5 p.m., Luxembourg time, of the 13TH of April 2022.</u>

Executed in ______ on _____ 2022.

Ву:	 	
Name of shareholder:	 	
Represented by	 	
Name of representative:	 	
Title of representative:		