

d'Amico International Shipping S.A.

Société anonyme Registered office : Boulevard Royal, 25 C L-2449 Luxembourg R.C.S. Luxembourg: B – 124.790

2022-2024 Medium-Long Term Variable Incentive Plan

REGULATIONS OF THE 2022-2024 MEDIUM-LONG TERM VARIABLE INCENTIVE PLAN

d'Amico International Shipping SA

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1. Introduction and Plan Governance

On 09 March 2023, the Board of Directors of d'Amico International Shipping S.A. approved, with the prior favourable opinion of the Nomination and Remuneration Committee, the proposal to submit to the Shareholders' Meeting the adoption, in accordance notably with Art. 114-bis of Italian Legislative Decree no. 58 dated 24 February 1998 as amended and supplemented ("TUF", the "Consolidated Finance Law"), the incentive plan known as "2022-2024 Medium-Long Term Variable Incentive Plan" (the "Plan" or the "Incentive Plan").

On 18 April 2023, the Shareholders' Meeting approved the proposal to adopt the Plan and accordingly delegated the Board of Directors with the definition of the Plan's implementation methods, terms and conditions.

Methods, terms and conditions that constitute the object of these **Regulations** where then approved by the Board of Directors on 11 May 2023.

2. Definitions

For the purposes of these Regulations, the terms and expressions listed below, indicated in bold type and with initial upper-case letter, have the meaning indicated alongside each of them; the terms and expressions defined in the plural are also understood to be defined in the singular, and vice versa.

- "Acceptance Form": the specific form provided by the Company to the Beneficiaries whose signature and return to the Company constitutes full and unconditional acceptance of the Plan by the Beneficiaries.
- "Beneficiaries": the employees, directors and collaborators of the d'Amico International Shipping S.A.
 Group identified at the sole discretion of the Board of Directors or its delegated person or corporate body from persons who hold or perform strategically important roles or functions at, or for, d'Amico International Shipping S.A. and for whom an action to strengthen their retention is justified, with a view to creating value.
- **"Board of Directors"** or **"Board**" or **"BoD**": the board of directors of d'Amico International Shipping S.A., which performs all assessments in relation to the Plan, possibly also by way of one or more of its specifically delegated members and with the abstention of any interested parties.
- "Bonus Pool": the total economic allocation linked to the long-term incentive system.
- "Clawback": mechanism that gives the Company the possibility to request the Beneficiary to return the bonus already issued in any form.
- "Contract Coverage ratio": to be based on the ratio, for all of DIS' controlled vessels, between the total number of Period Contract days and the total number of available vessel days.
- "Daily Direct Operating Costs": Daily direct operating costs for all DIS' owned and bareboat vessels.
- "Daily G&A (General and Administrative expenses)": DIS' consolidated general and administrative expenses per ship cost days.
- "Deferred Quota": quota of bonus paid in shares after the deferral period and subject to "malus".
- "Directors": the directors of the Group in office, or appointed, at the date of Plan implementation.
- "DIS" or "Company": d'Amico International Shipping S.A., with registered office in Luxembourg, 25C Boulevard Royal, registered on the Companies Register of Luxembourg (Registre de Commerce et des Sociétés): B-124.790.
- "**DIS Group**" or "**Group**": collectively DIS and the companies controlled by it in accordance with Art. 93 of Italian Legislative Decree no. 58 dated 24 February 1998 (the "Consolidated Finance Law").



- **"Ebit**" (or **"EBIT**") Earnings Before Interest and Tax: the adjusted annual consolidated operating profit of d'Amico International Shipping S.A.¹ used to calculate the ROCE.
- EEDI/EEXI CO² per dwt ton-miles for all owned and bareboat vessels This is a certified IMO measure. To be calculated as the percentage reduction in the average CO² emissions per dwt ton-miles, based on the technical specification of the vessel rather than on the actual metric tons transported and on the actual miles sailed, for all DIS' owned and bareboat vessels during the relevant period of the Plan, relative to the level for this indicator in the year preceding the commencement of the Plan.
- EEOI CO² per ton-miles for owned and bareboat vessels operated on the spot market to be calculated as the percentage reduction in the average CO² emissions per ton-miles, defined as the sum of the product of the actual metric tons transported and the actual miles sailed for each of DIS' owned and bareboat vessels' spot voyages during the relevant period of the Plan, relative to the level for this indicator in the year preceding the commencement of the Plan.
- "Hedging Effectiveness": comparison of the time-charter equivalent earnings between long-term fixed-rate Period Contracts with a term of at least 6 months at commencement and spot contracts.
- **"Malus":** ex-post correction mechanisms, based upon which the bonuses accrued and deferred may be reduced, or even zeroed.
- "Nomination and Remuneration Committee": the Committee established within the Board of Directors of d'Amico International Shipping S.A. which performs advisory and proactive functions in relation to appointments and remuneration according to the Corporate Governance Code of listed companies promoted by the Corporate Governance Committee, established at Borsa Italiana S.p.A.
- "Period Contracts" for all the controlled vessels in DIS' fleet all fixed-rate contracts, namely timecharter-out and bareboat-charter-out contracts, which at inception have a term of at least 6 months.
- **"Period Contract Days"** for all the controlled vessels in DIS' fleet the number of contract days, for all Period Contracts.
- "Plan": the Incentive Plan ("2022-2024 Medium-Long Term Incentive Plan") aimed at the Beneficiaries.
- **"Regulations**": the document concerning the definition of the criteria, methods and implementation timescales of the Plan.
- "ROCE" Return on Capital Employed: measurement of the return on DIS- consolidated capital employed.
- "ROCE Adjusted" calculated by adjusting the ROCE according to a matrix that takes into account the average Net Financial Position (Gross debt excluding liabilities created as a result of the application of IFRS16, less cash and cash equivalents) to Fleet Market Value (NFP/FMV) during the Plan and the average Contract Coverage during the Plan.
- "Shares": the ordinary shares of d'Amico International Shipping S.A.
- "Shareholders' Meeting": the Shareholders' Meeting of d'Amico International Shipping S.A.
- "Upfront Quota": quota of bonus accrued and paid in cash immediately after the performance period.
- "TSR": total shareholder return.

¹ EBIT (Earnings Before Interest and Taxes) as per financial statements prepared according to IFRS, excluding the expenses related to the Medium-Long Term variable incentive Plan, and adjusted to exclude the accounting result on the disposal of DIS' vessels (including the impairment relating to such disposals), but including for each vessel sold, the vesting period result ("VPR") on the disposal of the relevant vessel, where the VPR is defined as the sale price of the relevant vessel net of the actual direct sale costs, less the market value ("MV"), less estimated direct sale costs of 1.0% of the MV, of the relevant vessel at the beginning of each vesting period ("VP").

The vessel's MV will be equal to the broker valuation or average of broker valuation(s) used for the assessment of compliance with DIS' financial covenants for that same vessel. If for any vessel, such a broker valuation as at the beginning of the VP were not available, a valuation as at the beginning of the relevant Vesting Period, from the broker which provides most of the valuations for DIS' vessel financings at the time, will be used. The adjusted EBIT is also to include the share of the results of the consolidated companies accounted for with the equity method, although as per IFRS 16 accounting principles, these appear below the EBIT line. Also, for these companies consolidated with the equity method, the results are to exclude the accounting results on the disposal of the respectively owned vessels and to include the VPR, as described above.



- "**TUF**" "Consolidated Finance Law": Italian Legislative Decree no. 58 dated 24 February 1998.
- **"Vesting**": the period between the assignment and the accrual of the right to receive the incentive (2 years).



3. Purposes of the Plan and effective date of the Regulations

The Plan, aimed at the Company's directors and Group key management personnel, mainly has the following purposes:

- To align the interests of management with the aim of creating value for the shareholders in the medium to long term;
- To focus the attention of the Beneficiaries on key strategic factors;
- To increase the commitment of key resources and thus to encourage their retention within the Group.

These Regulations, which establish the principles and operating rules of the Medium-Long Term Incentive Plan, is effective as of 1 January 2022. The amendments to the Regulations are effective for the cycles of the Plan expressly indicated in the Board Directors resolution.

4. Plan objective

The 2022-2024 Medium-Long Term Incentive Plan schedules the assignment of a bonus of combined cash and DIS shares.

5. Participation of Beneficiaries in the Plan

The Beneficiaries who intend to participate in the Plan must deliver to the DIS:

- i. copy of the Acceptance Form duly signed, and
- ii. copy of the Regulations signed for acceptance.

Participation in the Plan becomes effective when the documentation referred to at points (i) and (ii) is delivered to DIS' registered office (or any other address as may be requested from time to time), delivery which must, under penalty of forfeiture, take place within 30 Luxembourg working days from receipt of the same documentation.

The Board of Directors, or competent corporate functions, will promptly communicate to the Beneficiaries the content of all decisions inherent to the Plan relating to the Beneficiaries, in accordance with the prior information obligations provisions of applicable legal and regulatory dispositions.

6. Description of the Plan

The Plan schedules three cycles commencing in 2022, 2023 and 2024. Each cycle is subject to a two-year vesting period with the provision of a cash paid up-front quota and a quota of free shares assigned with two-year deferment and subject to malus (for further details, see paragraph "10. Ex-post correction mechanisms: Malus and Clawback"). Therefore, this Plan will be in force until 2028, the year in which the last possible accrued quota can be paid.





The diagram below illustrates, the duration and functioning of the Plan:

Every benefit recognised by the Plan:

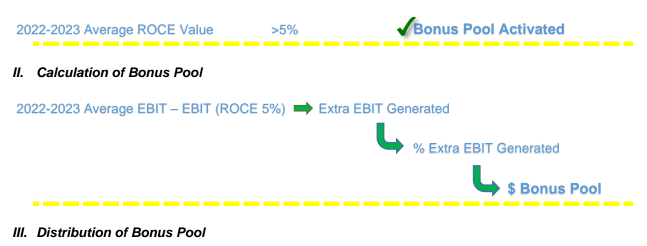
- (i) will constitute a payment of an extraordinary nature and may not be considered integral part of normal remuneration or payments recognised to Beneficiaries for any other reason. In particular, these benefits are to be intended as already inclusive of the relative incidence of direct and indirect retributive institutions disciplined by any applicable current collective and individual economic agreements (such as, for example, the thirteenth and fourteenth month's pay or additional allowance, if due) and by current laws (such as, for example, pay in lieu of notice), and these will not therefore have any further effect on the calculation of the same;
- (ii) may not constitute the basis for the recognition of similar or further benefits, in the context of the Plan or otherwise, and
- (iii) will not assign the Beneficiaries the right, on expiry of the Plan, to participate in any further incentive programs however implemented, or to any remuneration whatsoever.

7. Conditions for the activation of the Plan and calculation of the Bonus Pool

The access condition ("Gate") of the Plan is represented by the average of the ROCE earned in the vesting period (higher than 5%). To guarantee a more direct correlation between company results and premium, a Bonus Pool has been defined which represents the total amount available for use in the incentive system. The calculation mechanism of the Bonus Pool follows a "top-down" logic and is determined as a percentage of the EBIT (as described in Note no.1 in the paragraph "Definitions"). A *cap* is also scheduled to the maximum distributable bonus pool linked to the value of the average ROCE achieved in the period of reference, amounting to 7.5% of the same. The activation and distribution process of the Plan's Bonus Pool is described in detail below:



I. Activation of Bonus Pool



Beneficiaries	% Bonus Pool
CEO and Executive Chairman	%
Executive Director	%
Chief Financial Officer	%
Chief Operating Officer	%
Other Beneficiaries	%

8. Targets to be achieved

The effective allocation of the premium to Beneficiaries, once the Bonus Pool is activated, will be subject to the achievement of specific performance targets at the end of the vesting period:

- Adjusted ROCE measures the risk-adjusted return on capital employed, calculated as per section 8.1 of this report.
- Hedging Effectiveness to be calculated as the ratio of the annual daily time-charter equivalent earnings of vessels employed through Spot contracts and vessels employed through Period Contracts, weighted respectively by the number of annual Spot days and number of annual Period Contract days in each year of the relevant period of the Plan.
- Daily G&A to be calculated as percentage reduction or increase in the average annual daily G&A during the relevant period of the Plan, weighted by the number of available vessel days in each year of the Plan, relative to the average daily annual G&A in the year preceding the commencement of the Plan.
- Daily Direct Operating Costs to be calculated as percentage reduction or increase in the average annual daily direct operating costs for DIS' owned and bareboat vessels during the relevant period of the Plan, weighted by the number of owned and bareboat available vessel days in each year of the Plan, relative to the average daily annual direct operating costs for such vessels in the year preceding the commencement of the Plan.
- EEDI/EEXI CO² per dwt ton-miles for all owned and bareboat vessels to be calculated as the
 percentage reduction in the average CO² emissions per dwt ton-miles, based on the technical
 specification of the vessel rather than on the actual metric tons transported and on the actual miles
 sailed, for all DIS' owned and bareboat vessels during the relevant period of the Plan, relative to the
 level for this indicator in the year preceding the commencement of the Plan.



 EEOI – CO² per ton-miles for owned and bareboat vessels operated on the spot market – to be calculated as the percentage reduction in the average CO² emissions per ton-miles, defined as the sum of the product of the actual metric tons transported and the actual miles sailed for each of DIS' owned and bareboat vessels' spot voyages during the relevant period of the Plan, relative to the level for this indicator in the year preceding the commencement of the Plan.

The Annex B refers to a more detailed description of the mentioned key performance indicators.

Those performance targets, defined in close relationship with the Company's medium to long-term strategic objectives, have a different percentage weight and their assessment is based upon gradual thresholds (from the Minimum to Maximum achievement level), as shown by the table below:

Indicator	Weight	Achievement Level	Pay-out
		Max, a >=9%	110%
Adjusted ROCE (a)	75.0%	Target, 6%<= a <9%	100%
		Min, 5%<=a<6%	70%
		Max, b>=110%	110%
Hedging Effectiveness (b)	5.0%	Target, 105%<= b <110%	100%
		Min, 100%<= b <105%	50%
	5.0%	Max, c<= (2)%	110%
Daily G&A (c)		Target, (2)%< c <=2%	100%
		Min, 2%< c <=5%	50%
	5.0%	Max, d <= (2)%	110%
Direct Operating Costs (d)		Target, (2)%< d <=2%	100%
		Min, 2%< d <= 5%	50%
	5.0%	Max, e <= (2)%	110%
EEXI/EEDI, CO ² per ton-miles for all owned and bareboat vessels (e)		Target, (2)% <e<=(1)%< td=""><td>100%</td></e<=(1)%<>	100%
		Min, (1)% <e <="0%</td"><td>50%</td></e>	50%
EEOI, CO ² per ton-miles for all owned	5.0%	Max, f <= (2)%	110%
and bareboat vessels' operated on the spot		Target, (2)%< f <= (1)%	100%
market (f)		Min, (1)%< f <= 0%	50%

The above values of achievement level for every individual target will also be communicated in detail in the specific acceptance form.



After having finalised and assessed the targets, the actual quantification of the bonus is also subject to an indicator that measures the shareholder return (*relative* Total Shareholder Return) with respect to an international² panel of listed peer companies, and which functions as a multiplier/de-multiplier in an amount equal to +/- 10%. For more details, see the following table:

Indicator	< Target	Target	Over performance
Positioning	Position 5	Positions 2-4	Position 1
Multiplier /de-multiplier	- 10%	0%	+ 10%

An example relative to the operation of the target schedule in the hypotheses of the activated Bonus Pool amounting to € 1,000,000 is reported below:

	Example dicator	Weight	Achievement Level	Pay-out	Pay-out (weighted)
	Adjusted ROCE	75%	Target	100%	75.0%
	Hedging Effectiveness	5%	Target	100%	5.0%
	Daily G&A	5%	Minimum	50%	2.5%
	Direct Operating Costs	5%	Minimum	50%	2.5%
-	EEXI/EEDI, CO ² per ton-miles for all owned and bareboat vessels	5%	Minimum	50%	2.5%
-	EEOI, CO ² per ton-miles for all owned and bareboat vessels' spot voyages	5%	Minimum	50%	2.5%
-				Overall Performance	90.0%

If the TSR of DIS is higher than the TSR of companies in the reference panel (Position 1), a further correction – for the effect of the multiplicator – will be applied equal to 10% of the overall Performance (90.0%) so generating a premium equal to 99.0% of the activated Bonus Pool. This amount, in the specific case equal to \notin 990,000 will then be distributed to the Plan's recipients on the basis of percentages set according to what resolved by the Board of Directors.

² The following four Companies are part of the panel of reference: Ardmore, Scorpio Tankers, Hafnia Tankers and Torm.



8.1 Calculation of the ROCE Adjusted

The "ROCE Adjusted" is calculated by adjusting the ROCE according to a matrix that takes into account the average Net Financial Position (Gross debt excluding liabilities created as a result of the application of IFRS16, less cash and cash equivalents) to Fleet Market Value (NFP/FMV) during the Plan and the average Contract Coverage during the Plan. Year-end figures for the year ending just before the commencement of the relevant Plan's period, as well as for the two years ending during the relevant Plan's period are used to calculate the NFP/FMV ratio.

The Average Contract Coverage ratio is to be based on the ratio, for all of DIS' vessels, between total number of Period Contract days and the total number of available vessel days, during the relevant measurement period for the Plan, rather than on a simple average of this ratio for each relevant year. The calculation will take into account also the pro-rata of the vessel days, equivalent to DIS' direct or indirect participation in each vessel owning company, for vessels controlled by DIS through joint-ventures.

	Net Financial Position to Fleet Market Value (x)						
Average		x≥75%	50%≤x<75%	25%≤x<50%	0%≤x<25%		
Contract	0%≤y<25%	(20)%	(10)%	(5)%	0%		
Coverage	25%≤y<50%	(10)%	0%	5%	10%		
Ratio (y)	50%≤y<75%	(5)%	5%	10%	15%		
	y≥75%	0%	10%	15%	20%		

The adjustment factor is identified as per the following table:

As an example, if during the relevant measurement period for the Plan, the average Coverage ratio, as calculated above, were to be higher than or equal to 50% and below 75% and if the Net Financial Position to Fleet Market, as calculated above, were to be higher than or equal to 50% and below 75%, the ROCE Adjusted would be equal to the ROCE multiplied by **1.05**.

9. Bonus disbursement method

The Plan provides for a two-year vesting period, a disbursement of cash upfront (70% of the bonus) and the deferral of the bonus recognised in shares (30%) in the two years following the performance period (or vesting period).

The Board of Directors or its delegated person or corporate body, within 30 running days from the approval of the Group's consolidated financial statements by the Shareholders' Meeting relative to the year after the end of the vesting period, will communicate to the Beneficiaries any achievement of the targets underlying the Plan. The number of shares to be allotted will be determined based upon the arithmetic average of the official market closing prices of DIS' ordinary shares in the last calendar month of the year prior to the board resolution verifying the results achieved in the corresponding vesting period (fair market value).



10. Ex-post correction mechanisms: Malus and Clawback

Malus

The Board of Directors or its delegated person or corporate body, in case of fraudulent behaviour or gross negligence on the part of Beneficiaries, as well as to take into account the performance net of the risks actually assumed or achieved, has the option to withhold sums not yet disbursed in case of disciplinary provisions. *Clawback*

In addition, if the performance targets have been ascertained by the Board of Directors based upon data that are later found to be incorrect, the Company has the right to obtain the return of the bonus within 2 (two) years from the end of the vesting period.

11. Clauses of termination of the employment relationship

The Beneficiaries will only be entitled to receive the bonus accrued if they are in office or in the role at the end of the vesting period and in any case at the time of every payment (up-front quota, 1st and 2nd deferral), without prejudice to the right of the Board of Directors to assess any exceptions to that rule.

The applicable treatment, in case of termination of the employment relationship between the Beneficiary and the Company, is different in the hypothesis of "Bad leaver" and "Good leaver".

The Beneficiary will be considered a "Good leaver" in case of termination of the employment relationship due to (a) voluntary resignation of the staff member-Beneficiary following a request to access pension benefits, (b) dismissal without cause of the staff member-Beneficiary, (c) death or permanent invalidity of the Beneficiary, (d) revocation without cause of the director-Beneficiary, or when (e) the appointing Company of the director-Beneficiary, or the assignor of the associate-Beneficiary, is no longer a subsidiary of the Company or of another company of the DIS Group.

In cases of "Good leaver" the Beneficiary or their heirs have the right to receive the sums accrued according to a *pro rata temporis* criterion on the occurrence of the performance conditions and on the basis of the achievement level of the performance targets.

The Beneficiary will be considered a "Bad leaver" in case termination of the employment relationship for every other reason other than what specified above ("Good Leaver" cases). In this case no premium will be disbursed independently of the vesting period actually elapsed.

12. Taxes and social security contributions

Tax effects and relative timings, any social security and contributions linked to the benefits deriving from the Plan are the responsibility of the Beneficiaries and the Company, in accordance with applicable tax and social security contribution regulations and are their exclusive responsibility.

If, due to amendments to tax and other applicable regulations, or to their relative interpretation and application, implementation of the Plan should involve taxes, social security contributions or charges of other nature for the Company, greater or additional to those anticipated by the current legislation on the Assignment Date, the Plan may be amended or replaced by a new Plan.

13. Amendments to the Regulations

The Board of Directors or its delegated person or body may, at its exclusive discretion, make the necessary or opportune adjustments to maintain the essential content of the Plan and the benefits for the recipients of the same unchanged in the case of payment of extraordinary dividends, purchase of treasury shares, extraordinary capital operations of DIS not connected to the Plan in question or to other plans of similar nature, regulatory changes of any kind (also where or not in relation to accounting policies or corporate governance) or, in any



case, the occurrence of any other event likely to influence the rights of the Beneficiaries (such as, by way of example, grouping or splitting of shares, mergers, demergers, listing revocation of the Shares, promotion of public offerings or exchange concerning the Shares). In implementing such amendments and additions, the Board must, where possible and applicable, comply with the generally accepted mathematical formulae used by Stock Exchange operators.

Any rounding required due to the existence of fractions is done downwards and therefore the Beneficiary, irrespective of the fraction amount, will be entitled, in the concurrence of all other conditions provided, to one less Share.

Furthermore, should significant amendments to DIS' strategic plan be approved these are to be reflected in the Regulations of the Plan, including possibly through a modification of the Plan's Targets.

14. Prior opinions of the Nomination and Remuneration Committee

Any material amendment and additions to these Regulations pursuant to article 15, as well as any other decision of the Board of Directors or its delegated person, in accordance with the Plan and these Regulations, will be adopted with prior non-binding opinion of the Nomination and Remuneration Committee of DIS (and – if necessary - any other competent corporate body of DIS).

15. Possibility for the Board of Directors to confer specific powers

Within the limits provided by the legislation, including regulatory, in force each time, the Board of Directors may grant specific powers to complete one or more of the activities required by the Regulations to one or more of its members.

16. Communications and Notices

Any communication required or allowed by the provisions of the Regulations must be made in writing and will be intended to be validly and effectively carried out on receipt of the same, if done by letter or telegram, or at the time of receipt notification through specific declaration (also via fax) if done by fax, as long as it is addressed as follows:

if to the Company:
 d'Amico International Shipping S.A.
 25C Boulevard Royal, L-2449 Luxembourg
 fax n. +352 2626 2454
 To the attention of the Chairman of the Board of Directors;

if to the Beneficiary, at the address indicated in the Acceptance Form;

on the understanding that in case of change of address as identified above, written communication must be provided, if by a Beneficiary, to the Company, and, if by the Company, to each Beneficiary, and the delivery of this communication to the recipient will make the amendment effective with respect to the latter.

17. Competent jurisdiction and applicable laws

The Regulations are subject to Luxembourg laws. Any possible dispute deriving from, or in any case relative to the Plan and/or to the Regulations, will be referred to the exclusive competence of the Luxembourg courts.

Luxembourg, 11 May 2023



ANNEX A

ACCEPTANCE FORM 2022-2024 Medium-Long Term Variable Incentive Plan

To: d'Amico International Shipping S.A. 25C Boulevard Royal Luxembourg
The undersigned _______ (hereinafter the "Beneficiary") Born in ______ on _____ on ______ Resident in ______ at _____ Telephone ______Taxpayer's code/Tax Number ______

- **Declares** to have read and fully understood the Regulations of the 2022-2024 Medium to Long-term Variable Incentive Plan which constitutes integral and essential part of this Acceptance Form and which are referred to herein as a whole (also in the conventional definitions of terms and expressions) and to fully accept, by signing this Acceptance Form and copy of the Regulations themselves, their terms, methods and conditions.
- **Declares** to be aware that the Company, in accordance with the Regulations, reserves the right to amend the same Regulations and reserves the right, for each Cycle of the Plan, to confirm and/or modify the levels of achievement of the targets underlying the Plan, with specific communication to the beneficiaries.
- **Declares** to have read the following details of the level of achievement of indicators at the end of the vesting period relative to the cycle 2022-2024of the Plan, in accordance with the provisions included in the Regulations:

Indicator	Weight	Achievement Level	Pay-out
		Max, a >=9%	110%
Adjusted ROCE (a)	75.0%	Target, 6%<= a <9%	100%
		Min, 5%<=a<6%	70%
		Max, b>=110%	110%
Hedging Effectiveness (b)	5.0%	Target, 105%<= b <110%	100%
		Min, 100%<= b <105%	50%
	5.0%	Max, c<= (2)%	110%
Daily G&A (c)		Target, (2)%< c <=2%	100%
		Min, 2%< c <=5%	50%
	5.0%	Max, d <= (2)%	110%
Direct Operating Costs (d)		Target, (2)%< d <=2%	100%
		Min, 2%< d <= 5%	50%
	5.0%	Max, e <= (2)%	110%
EEXI/EEDI, CO ² per ton-miles for all owned and bareboat vessels (e)		Target, (2)% <e<=(1)%< td=""><td>100%</td></e<=(1)%<>	100%
Daleboat vessels (e)		Min, (1)% <e <="0%</td"><td>50%</td></e>	50%
		Max, f <= (2)%	110%
EEOI, CO ² per ton-miles for all owned and bareboat vessels' spot voyages (f)	5.0%	Target, (2)%< f <= (1)%	100%
		Min, (1)%< f <= 0%	50%

The disbursed premium is equal to ___% of the Bonus Pool available to the Plan.



Declares to be aware that this Acceptance Form must be delivered to the Company, under penalty of forfeiture of the right to participate in the Plan, by and no later than the date indicated below: Last date for the delivery of Within 30 days from receipt of the Regulations and the this Acceptance Form Acceptance Form Confirms for all purposes and under their own sole responsibility, the correctness of the personal data indicated above. Confirms to be aware and to accept that no modifications and additions to the pre-printed text are allowed and that in case this Application Form may result incomplete because not properly filled-in or undersigned in all of its parts, this form will become null and void. the Company to confirm receipt of this Acceptance Form and enrolment in the Plan, through delivery Asks of this copy signed at the bottom of the page by the Company. ____, on ____ (the Beneficiary) The Beneficiary specifically declares to approve in writing the following articles of the Regulations: 5. (Participation of Beneficiaries in the Plan), 6. (Description of the Plan), 9. (Bonus disbursement method), 10. (Ex-post correction mechanisms: Malus and Clawback), 11. (Clauses of the termination of the employment relationship), 12. (Taxes and social security contributions), 13. (Amendments to the Regulations), 17. (Competent jurisdiction and applicable laws). ____, on _____ (the Beneficiary) Receipt of this Acceptance Form, confirms enrolment to the Plan. ____, on _____ (d'Amico International Shipping S.A.)

Pursuant and in accordance with applicable rules and laws, it is notified that the personal data supplied at the time of the signature of this Acceptance Form will be subject to processing, also through the use of computerised and telematic procedures, for purposes directly linked and instrumental to the Plan.

The acquisition of personal data is necessary because strictly functional to the implementation of the Plan; failure to disclose data, also partially, will determine the inadmissibility of this Acceptance Form. Data controller and processor is d'Amico International Shipping S.A.

_____, on _____

(the Beneficiary)



ANNEX B

Key Performance Indicators Calculation

ADJUSTED ROCE									
Measures the risk-adjusted return on capital employed, calculated as the ratio of "									
to a matrix that takes into account the <u>average Net Financial Position (Gross debt e</u>	xcluding liabilities cre	ated as a result of th	e application of	FRS16, less cash	and cash equivale	nts) to Fleet Marke	et Value (NFP/FMV) during the Plan and the Average Cont		
Coverage during the Plan. Please see below for further details.									
Adjusted EBIT	· · ·		, ,			0 1	penses related to the Plan; 2. excluding the accounting re		
		on the disposal of DIS' vessels (including the impairment relating to such disposals); 3. including for each vessel sold, the vesting period result ("VPR") on the disposal of relevant vessel (VPR is defined as the sale price of the relevant vessel net of the actual direct sale costs, less the market value ("MV", equal to the broker valuation or							
	average of broker valuation(s) used for the assessment of compliance with DIS' financial covenants for that same vessel), less estimated direct sale costs of 1.0% of								
	0	()					e consolidated companies accounted for with the equity m		
					•		consolidated with the equity method, the results are to exc		
		esults on the dispose		••					
	Ŭ	·				,	·		
Capital Employed	"Total Assets" le	ss "Current Liabilitie	s" as per DIS' fi	nancial statements					
Net Financial Position (NFP)						arising from the ar	oplication of IFRS 16.		
Fleet Market Value (FMV)		DIS' fleet, as assesse							
Average of Net Financial Position (NFP) to Fleet Market Value (FMV) ratio							nencement of the relevant Plan's period, as well as for the		
(NFP/FMV)		ing the relevant Plan		•					
The Average Contract Coverage ratio	see definition and	d calculation in the b	elow section "2.	0 Hedge Effectivene	ess"				
ROCE - Adjustment Factor	The ROCE Adjust	tment Factor will be	caculated acco	rding to the followin	g table. As an exa	mple, if during the	relevant measurement period for the Plan, the average Co		
	ratio, as calculat	ed above, were to be	higher than or e	equal to 50% and be	elow 75% and if the	e Net Financial Po	psition to Fleet Market, as calculated below, were to be high		
	than or equal to								
			Net Financial	Position to Fleet N	1arket Value (x)]		
	Average		x≥75%	50%≤x<75%	25%≤x<50%	0%≤x<25%	•		
	Contract	0%≤y<25%	(20)%	(10)%	(5)%	0%	۰		
	Coverage	25%≤y<50%	(10)%	0%	5%	10%			
	Ratio (y)						-		
	ratio (y)	50%≤γ<75%	(5)%	5%	10%	15%			
		y≥75%	0%	10%	15%	20%			
HEDGING EFFECTIVENESS									
Comparison of the time-charter equivalent earnings between long-term fixed-rate peri	od contracts with a te	rm of at least 6 mon	ths at commenc	ement and spot co	ntracts. It is calcul	ated as the ratio o	of the annual daily time-charter equivalent earnings of vess		
employed through Spot contracts and vessels employed through period contracts, w									
Employment days	0 1 3	,	1 ,		<u> </u>	,	tracts ("total employment days for spot contracts") and ve		
		iod contracts ("total	• •		, ,	•			
Weighted average of Daily TCE Spot							oyment days for spot contracts", calculated for each year		
reighed arolage of bany roz oper	Plan. The calculation of the average of Daily TCE Spot for the entire duration of the Plan, weighted by the number of "total employment days for spot contracts" for each								
	relevant year of the Plan itself.								
Weighted average of Daily TCE Period contracts			nerated by vesse	Is employed on per	riod contracts long	er than 6 months"	divided by "total employment days for period contracts lon		
	than 6 months", calculated for each year of the Plan. Then calculation of the average of Daily TCE Period contracts for the entire duration of the Plan, weighted by the								
	number of "total employment days for contracts longer than 6 months" for each relevant year of the Plan itself.								
The Average Contract Coverage ratio	Percentage of ve	ssels employed on p	period contracts	longer than 6 montl	hs, calculated as "	total employment	days for period contracts longer than 6 months" divided by		
	number of employment days. Then calculation of the Average Contract Coverage Ratio for the entire duration of the Plan, weighted by the					of the Plan, weighted by the number of total employment of			
		,			for each relevant year of the Plan itself. The calculation will take into account also the pro-rata of the vessel days, equivalent to DIS' direct				
	for each relevant	year of the Plan itse				ata of the vessel d	lays, equivalent to DIS' direct or indirect participation in ea		
Hedging Effectiveness	for each relevant vessel owning co	year of the Plan itse mpany, for vessels o	controlled by DIS	through joint-ventu	ires.		lays, equivalent to DIS' direct or indirect participation in ea		



3 DAILY G&A

Calculated as percentage reduction or increase in the average annual daily G&A during the relevant period of the Plan, weighted by the number of cost days in each year of the Plan, relative to the average daily annual G&A in the year preceding the commencement of the Plan.

Cost days	Total number of cost generating days (i.e. total number of days in the water for owned and bareboat chartered vessels and on-hire days for time chartered-in vessels).					
Weighted average of Daily G&A	"General & Administrative costs as per DIS' financial statements, excluding any expense related to the Plan" divided by total "Cost days", for each year of the Plan. Then calculation of the average of Daily G&A for the entire duration of the Plan, weighted by the number of "total cost days" for each relevant year of the Plan itself. Then calculation of the percentage reduction/increase of the "Weighted average of daily G&A" relative to the daily annual G&A in the year preceding the commencement of the Plan.					
Calculated as percentage reduction or increase in the average and relative to the average daily annual direct operating costs for such	nual daily direct operating costs for DIS' owned and bareboat vessels during the relevant period of the Plan, weighted by the number of owned and bareboat cost days in each year of the Plan, vessels in the year preceding the commencement of the Plan.					
Cost days for owned and bareboat vessels	Total number of cost generating days for owned and bareboat chartered-in vessels (i.e. total number of days in the water)					
Weighted average of Daily Opex	"Other direct operating costs for owned and bareboat chartered-in vessels" divided by "Cost days for owned and bareboat vessels", for each year of the Plan (excluding an imputed costs related to the vessel bareboat chartered-out). Then calculation of the average of Daily Opex for the entire duration of the Plan, weighted by the number of "to cost days for owned and bareboat vessels" for each relevant year of the Plan itself. Then calculation of the percentage reduction/increase of the "Weighted average of daily Opex" relative to the daily annual Opex in the year preceding the commencement of the Plan.					
5 EEDI/EEXI – CO2 PER DWT TON-MILES FOR ALL OWNED AN						
Calculated as the percentage reduction in the average CO ² emission during the relevant period of the Plan, relative to the level for this in	ions per dwt ton-miles, based on the technical specification of the vessel rather than on the actual metric tons transported and on the actual miles sailed, for all DIS' owned and bareboat vessels indicator in the year preceding the commencement of the Plan.					
The EEDI/EEXI for DIS' owned and bareboat vessels will be weigh EEDI/EEXI" relative to the EEDI/EEXI in the year preceding the co	ted by the number of "total cost days for owned and bareboat vessels" for each relevant year of the Plan itself. Then calculation of the percentage reduction/increase of the "Weighted average mmencement of the Plan.					
6 EEOI – CO2 per ton-miles for owned and bareboat vessels o	perated on the spot market					
Calculated as the percentage reduction in the average CO ² emissions per ton-miles, defined as the sum of the product of the actual metric tons transported and the actual miles sailed for each of DIS' owned and bareboat vessels' spot voyages during the relevant						

period of the Plan, relative to the level for this indicator in the year preceding the commencement of the Plan.

The EEOI for DIS' owned and bareboat vessels employed on the Spot market for each year of the Plan will be weighted by the number of "Spot employment days for owned and bareboat vessels" for each relevant year of the Plan. Then calculation of the percentage reduction/increase of the "Weighted average EEOI" relative to the EEOI in the year preceding the commencement of the Plan.