(This proxy can also be given via the Shareholder Portal at www.maersk.com)

PROXY

For use at A.P. Møller - Mærsk A/S' Annual General Meeting on Tuesday 27 April 2010.

Undersigned: Name:

Address:

Zip Code & City:

Country

VP account no.:

hereby with my/our signature and completion of one of below forms give proxy to meet and vote on my/our behalf at the Annual General Meeting of A.P. Møller – Mærsk A/S on Tuesday 27 April 2010 to (please tick off the appropriate box):

the Board of A.P. Møller – Mærsk A/S (please fill in proxy form on the back page)

OR

named third party (please fill in proxy form below on this page)

If the shareholder is not attending the Annual General Meeting, the dated and signed proxy must be received by A.P. Møller – Mærsk A/S no later than Thursday 22 April 2010 at 4 p.m., e.g. as scanned copy by email GF2010@maersk.com or by fax no. +453363 3673

PROXY TO THIRD PARTY

(ONLY VALID IF PROXY IS NOT GIVEN TO THE BOARD OF A.P. MØLLER - MÆRSK A/S)

I/we hereby authorise	to represent me/us at			
A.P. MØLLER - MÆRSK A/S' ANNUAL GENERAL MEETING ON 27 APRIL 2010				
and cast my/our A share votes.				
Date:				
Signature				
Please send admission card and voting card to above-mentioned third party (tick off box):				
Address:				
□ Principal's (shareholder's) address.				
☐ The proxy wants to bring an attendant:(Attendant's name)				

PROXY WITH PRACTICAL DIRECTION TO THE BOARD

(ONLY VALID IF PROXY IS NOT GIVEN TO NAMEGIVEN THIRD PARTY)

Please tick off below boxes stating how you wish to vote at the Annual General Meeting. To the extent that you have not given any instructions by ticking off, your proxy will be used in accordance with the Board's below recommendation ("rec").

Agenda		for	abstain	against	rec
a.	Report on the activities of the Company during the past financial year				
b.	Submission of the audited annual report for adoption				For
c.	Resolution to grant discharge to directors				For
d.	Resolution on appropriation of profit, including the amount of dividends, or covering of loss in accordance with the adopted annual report. The Board proposes payment of a dividend of DKK 325 per share of DKK 1,000				For
e.					
	The Board proposes that the General Meeting authorises the Board to allow the Company to acquire own shares of a nominal value up to 10% of the Company's share capital. The purchase price must not deviate by more than 10% from the price quoted on Nasdaq OMX Copenhagen A/S on the date of the purchase. This authorisation is in force until the Company's next Annual				For
	General Meeting				
f.	Any requisite election of members for the Board of Directors				
	Re-election of Ane Mærsk Mc-Kinney Uggla				For
	Re-election of Jan Leschly				For
	Re-election of Sir John Bond				For
	Re-election of Lars Pallesen				For
	Re-election of John Axel Poulsen				For
	Election of Robert J. Routs				For
	Election of Arne Karlsson Election of Erik Rasmussen				For For
g.	-1 · · · · · · · · · · · · · · · · · · ·				FUI
9.					
	The Board proposes re-election of:				
	KPMG Statsautoriseret Revisionspartnerselskab and				For
	Grant Thornton Statsautoriseret Revisionsaktieselskab				For
h.	Deliberation of any proposals submitted by the Board of Directors or by shareholders.				
	As a consequence of the latest changes of the Danish Companies Act, the Board proposes a change of the Articles of Association. Moreover, the Board proposes a few general changes (see appendix)				
	Article 2, 3 rd paragraph (new wording)				For
	Article 2, 4 th and 5 th paragraph (new wording)			 	For
	Article 9 (new wording)			-	For
	Article 10 (new wording)			1	For
	Article 11 (new wording) Article 13, item e (new wording)				For For
	Article 13, item e (new wording) Article 14 (new wording)				For
	Audic II (new wording)		<u> </u>		
Dat	Date: Signature				
1	Signa	ıure			