Proxy / postal vote

For use at A.P. Møller - Mærsk A/S' Annual General Meeting on **Tuesday 15 March 2022.**

Name:	VP-account no./username:
Address:	
Zip code and city:	
Country:	
hereby with my/our signature and completi	ion of the form overleaf (turn over):
give proxy to the Board of A.P. Møller - Mærsk A/S to vo Meeting on Tuesday 15 March 2022.	te on my/our behalf at the Company's Annual General
The proxy can be revoked at any time by the shareholder. The proposals put to vote.	• • • •
or	
vote by post at the Company's Annual General Meeting o	on Tuesday 15 March 2022.
The postal vote cannot be revoked.	
In case you have not stated whether you want to give proxy to overleaf will be used as proxy for the Board of Directors . Plea but not both.	
The proxy/postal vote applies to shares registered in the share on the Registration Date, Tuesday 8 March 2022 at 11.59 p.m. of for the purpose of registration in the register of shareholders.	

The dated and signed proxy must be received by A.P. Møller - Mærsk A/S no later than **Friday 11 March 2022 at 11.59 p.m.**The dated and signed postal vote must be received by A.P. Møller - Mærsk A/S no later than **Monday 14 March 2022 at 1.00 p.m.**

The proxy or postal vote can be sent as scanned copy by email to
GF2022@maersk.com.

Proxy/postal vote can also be given via the Shareholder Portal at 😑 investor.maersk.com.

TURN OVER

Proxy to the Board / postal vote form

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

Signature

		For	Against	Abstain	Rec		
١	Report on the activities of the Company during the past financial year						
3	Submission of the audited annual report for adoption				Fo		
<u> </u>	Resolution to grant discharge to directors				Fo		
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 2.500 per share of DKK 1,000				Fo		
Ε	Submission of the remuneration report for adoption				Fo		
F	Any requisite election of members for the Board of Directors						
	Re-election of Robert Mærsk Uggla				Foi		
	Re-election of Thomas Lindegaard Madsen				Fo		
	Election of Julija Voitiekute				Fo		
	Election of Marika Fredriksson				Fo		
G	Election of auditors The Board proposes re-election of: PricewaterhouseCoopers Statsautoriseret Revisionspartnerselskab				Fo		
+	Deliberation of any proposals submitted by the Board of Directors or by shareholders						
	The Board proposes that the Company's Board be authorised to declare extraordinary dividend				Fo		
	2. The Board proposes that the Company's share capital be decreased in accordance with the Company's share buy-back programme				Fo		
	3. The Board proposes indemnification of Board and Management members				Fo		
	4. The Board proposes approval of updated remuneration policy for the Board of Directors and Management of A.P. Møller - Mærsk A/S				Fo		

Date	Telephone		

TURN OVER