
21a. Guidelines for disclosure of information in Maersk Insurance A/S

Guidelines for disclosure of information

1. General

1.1 Hereinafter referred to as:

1. *Lov nr 718 af 13/06/2023, Lov om forsikringsvirksomhed i tværgående pensionskasser, livsforsikringsselskaber og skadesforsikringsselskaber m.v. (lov om forsikringsvirksomhed) as LFV, [as last amended by lovbekendtgørelse nr. 169 af 16 februar 2025.](#)*

 - Maersk Insurance A/S as the Company.

2. Regulatory requirements

These guidelines for disclosure of information in Maersk Insurance A/S have been prepared in accordance with LFV § 86.

3. Purpose

3.1 The purpose of the requirement to establish guidelines for the disclosure of information is to give the Company's customers access to information about the types of customer information disclosed by the Company, the purpose of the disclosure and to which types of companies the information is disclosed.

4. Disclosure of information

- 4.1 The Company exclusively insures A.P. Moller - Maersk Group's assets and business activities and related third party business. While carrying out its business, the Company does not come into possession of sensitive personal information, but only information about the assets, activities and claims of the insured companies relating to them.
- 4.2 Information is treated confidentially and shared securely, including only with brokers, lawyers, adjusters, and insurance companies, etc. and only to the extent necessary for the Company to carry on its business.
- 4.3 Pursuant to their duty of confidentiality, no employee of the Company may unjustifiably disclose confidential information that has come to their knowledge in the performance of their position or duties, cf. LFV § 82, sec. 1-2.
- 4.4 The same applies to employees of outsourcing partners.
- 4.5 The Board of Directors is responsible for ensuring that confidential information does not come into the hands of unauthorized persons.

5. Availability

5.1 These guidelines must be publicly available through the Company's website.

6. Entry into force and amendments for guidelines

6.1 These guidelines must enter into force upon approval by the Board of Directors.

6.2 The Board of Directors must annually review the guidelines.

6.3 The Board of Directors may change these Guidelines at any time.

6.4 The guidelines also need to be reassessed if significant changes in its assumptions change.

The guidelines have been approved by the Board of Directors on 21 August, 2025.

Accepted by the Executive Board on 21 August, 2025.

Signed by:


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Lars Henneberg (CEO)