d'Amico International Shipping S.A.

Société Anonyme

Registered office: 25 C, Boulevard Royal,

L-2449 Luxembourg

RCS Luxembourg: B-124.790

(the « Company »)

MINUTES

of the annual general meeting of shareholders held in Luxembourg on April 2nd , 2014 at 25 C Boulevard Royal, L-2449 Luxembourg

(the "Meeting")

The board of the Meeting having thus been duly constituted according to the law and the Articles of Association, the Chairman declared and requested the Secretary to record that:

- The Meeting was duly convened on this date, time and location by means of a convening notice published [.....].
- > The agenda of the Meeting was the following:
 - Consideration of the reports of the Company's Board of Directors and of the Company's auditor ("réviseur d'entreprises agréé") on the annual accounts of the Company as at 31 December 2013;
 - II. Consideration and approval of the consolidated annual accounts of the Company as at 31 December 2013 and of the Company's statutory annual accounts as at 31 December 2013:
 - III. Approval of the allocation of results for the 2013 year and payment of dividends;

- IV. Discharge of the members of the Board of Directors for the year ended on 31 December 2013;
- V. Approval of Directors fees;
- VI. Consideration and evaluation of Section I of the Report of the Board of Directors on 2013 Remunerations and of the 2014/2016 General Remuneration Policy:
- VII. Appointment of the members of the Board of Directors for a term ending at the Company's annual general meeting of shareholders to be held in 2017;
- VIII. Appointment of external independent auditor for a period ending at the Company's annual general meeting of shareholders to be held in 2017.
- According to the attendance list, [...........] shares of the Company, with ISIN Code LU 0290697514, out of 421,955,307 shares of the Company were represented (including by ballot papers) at this Meeting, which shares represent [...........] % of the entire issued share capital of the Company.
- > The attendance list signed by the Shareholders present at the Meeting or their representatives, the proxies of the Shareholders represented and the ballot papers ("formulaires") of the Shareholders were all signed by the Chairman, the Secretary and the Scrutineer to remain attached to the minutes.
- The 5,090,495 shares held by the Company itself ("Own Shares") are not entitled to vote at the present Meeting.
- The Meeting was consequently regularly constituted and could validly decide on all the items on the agenda.

The Chairman then submitted to the Meeting the reports of the Board of Directors, including proposals of resolutions relating to the items on the agenda of the Meeting as well as the reports of each of the Board of Directors and the independent external auditor ("réviseur d'entreprises agréé") on the statutory and consolidated annual accounts of the Company as at 31 December 2013, as well as the statutory and consolidated annual accounts of the Company at 31 December 2013, which have been deposited and made available to the public 30 days before the Meeting at the Company's registered office and website as well as filed with Borsa Italiana S.p.A. and CONSOB through the SDIR-NIS mechanism.

Thereupon the Meeting approved the above statements and confirmed that it is duly constituted.

The Shareholders then thoroughly considered the items on the agenda and adopted, each share entitling the holder thereof to one vote, the following resolutions:

First resolution

The Meeting RESOLVED to acknowledge the reports of each of the Board of Directors and the independent external auditor ("réviseur d'entreprises agréé") on the consolidated and statutory annual accounts of the Company as at 31 December 2013.

Accordingly, this resolution was passed by [] votes in favour, [] votes against, [] abstentions.			
Second resolution			
The Meeting RESOLVED to approve the statutory annual accounts of the Company as at 31 December 2013 and the consolidated annual accounts of the Company as at 31 December 2013.			
Accordingly, this resolution was passed by [] votes in favour, [] votes against, [] abstentions.			
Third resolution			
The Meeting RESOLVED to carry forward the net loss of the Company for the 2013 financial year amounting to US\$ 1,311,904 as proposed by the Board of Directors of the Company in its report to the Shareholders.			
The Meeting FURTHER RESOLVED a dividends payment of US\$ 6,962,262 gross of applicable withholding tax corresponding to US\$ 0.0165 gross per issued share (US\$ 0.0140 net per issued share after deduction of the maximum withholding tax of 15%), to be paid out of the retained earnings of the previous years.			
The Meeting FURTHER RESOLVED that the payment of the above mentioned dividends will be made to its shareholders on 10 April 2014, with related coupon n. 3 detachment date as of 7 April 2014 and record date 9 April 2014 and to further entrust any of the Directors of the Company to proceed and accomplish any and all formalities related to this settlement, being understood that for the 5,090,495 shares repurchased by the Company no dividend shall be paid, treasury shares not carrying a dividend right.			
Accordingly, this resolution was passed by [] votes in favour, [] votes against, [] abstentions.			
Fourth resolution			
The Meeting RESOLVED to grant discharge, in accordance with applicable Luxembourg laws and regulations, to the members of the Board of Directors of the Company for carrying out their functions in the financial year ended on 31 December 2013.			
Accordingly, this resolution was passed by [] votes in favour, [] votes against, [] abstentions.			

Fifth resolution

The Meeting RESOLVED to set the Directors' fees for the 2014 financial year at the aggregate fixed gross amount of EUR 780,000 authorizing and empowering the Board of Directors to allocate the said amount amongst the Directors.		
Accordingly, this resolution was passed by [] votes in favour, [] votes against, [] abstentions.		
Sixth resolution		
The Meeting RESOLVED to acknowledge (i) section I of the 2013 Board of Directors' report on Remuneration and (ii) the 2014/2016 General Remuneration Policy of the Company.		
Accordingly, this resolution was passed by [] votes in favour, [] votes against, [] abstentions.		
Seventh resolution		
The Meeting RESOLVED to re-appoint Mr Paolo d'AMICO, Mr Cesare d'AMICO, Mr Marco FIORI, Mr. Giovanni BARBERIS, Mr Massimo CASTROGIOVANNI, Mr John J. DANILOVICH, Mr Heinz P. BARANDUN, Mr Stas A. JOZWIAK and Mr Giovanni Battista NUNZIANTE as members of the Board of Directors for a term ending at the Company's annual general meeting of shareholders to be held in 2017.		
Accordingly, this resolution was passed by [] votes in favour, [] votes against, [] abstentions.		
Eighth resolution		
The Meeting RESOLVED to appoint PricewaterhouseCoopers, a société coopérative governed by the laws of Luxembourg (registered with the Luxembourg Registry of Trade and Companies under number B0065477), as external independent auditor of the Company (réviseur d'entreprises agréé) for the purpose of auditing both the statutory and consolidated accounts of the Company, for a period ending at the Company's annual general meeting of Shareholders to be held in 2017 further entrusting the Board of Directors of the Company approve the conditions of appointment of the external independent auditor, including its fees, as may be necessary and appropriate.		
Accordingly, this resolution was passed by [] votes in favour, [] votes against, [] abstentions.		

There being no further business	s, the meeting was adjourned a	ıt [] a.m.
		
Chairman	Secretary	Scrutineer