

Annual General Meeting of shareholders of TORM A/S, CVR no. 22460218, to be held Thursday, 14 April 2011 at 10 a.m. C.E.T. at Radisson Blu Falconer Hotel, Falkoner Allé 9, DK-2000 Frederiksberg:

Complete Proposals

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1. The Board of Directors' report on the activities of the Company in the past year.

The Board of Directors proposes that the oral report of the Chairman of the Board of Directors be noted.

2. Presentation for adoption of the Annual Report.

The Board of Directors proposes that the Annual Report be adopted.

3. The Board of Directors' proposal for the appropriation of profits or provision for losses in accordance with the adopted Annual Report.

The Board of Directors proposes that no dividends be distributed for the financial year 2010. It is therefore proposed that the net result for the year (for the parent company) of USD -127 million be carried forward.

4. Election of members to the Board of Directors.

Mr N. E. Nielsen, Mr Christian Frigast and Mr Gabriel Panayotides are up for election pursuant to Articles 12.2 and 12.3 of the Company's Articles of Association and are all proposed to be re-elected.

Information on the managerial positions of Mr N. E. Nielsen, Mr Christian Frigast and Mr Gabriel Panayotides, cf. Section 120(3) of the Danish Companies Act, appears from Appendix 1 hereto.

The other board members are not up for election.

5. Appointment of auditor/auditors.

The Board of Directors proposes re-election of Deloitte Statsautoriseret Revisionsaktieselskab.

6. Proposals from the Board of Directors:

- a. *That the remuneration level of the Board of Directors for 2011 be approved.*

Motivated by the new Recommendations on corporate governance 2010 the Board of Directors proposes approval of the level of the remuneration for 2011. The level, which is not changed compared to the level for 2010, is:

- *The Chairman of the Board of Directors receives a fee of DKK 1 million*
- *The Deputy Chairman of the Board of Directors receives a fee of DKK 650,000.*
- *Other members of the Board of Directors receives each a fee of DKK 400,000.*
- *Members of the Board of Directors participating in committees each receives an additional fee of DKK 50,000 per committee.*

Subject to agreement with the Board of Directors, individual members of the Board of Directors may assume specific ad hoc assignments which are outside the scope of work normally attributed with being a board member. Remuneration for such assignments is in each case determined by the Board of Directors and will appear in the annual report of the Company.

Board members not resident in Denmark are reimbursed for travelling and accommodation expenses incurred in connection with performing their duties in the Board of Directors. No travel allowance is paid.

- b. *That Article 5.6 of the Articles of Association be amended from "General meetings shall be convened by notice in at least one national daily newspaper, by notice on the Company's website www.torm.com and via the Danish Commerce and Companies Agency's IT system and otherwise in any such manner and form as may at any time be required by the stock exchanges on which the Company's shares or ADRs (American Depositary Receipts) are listed. Written notice of the meeting shall, however, be given to all shareholders entered in the Company's register of shareholders and/or to all ADR holders who have registered their holdings with the Company and who have so requested." to "General meetings shall be convened by notice on the Company's website www.torm.com, via the Danish Commerce and Companies Agency's IT system and otherwise in any such manner and form as may at any time be required by the stock exchanges on which the Company's shares or ADRs (American Depositary Receipts) are listed. Written notice of the meeting shall, however, be given to all shareholders entered in the Company's register of shareholders and/or to all ADR holders who have registered their holdings with the Company and who have so requested."*

The proposal is motivated by the need to simplify the requirements regarding the convening of general meetings and to reduce costs related thereto.

- c. *That Article 12.2 of the Articles of Association be amended from "The members of the Board of Directors elected by the Company in general meeting shall hold office for a term of four years so that they resign at the fourth annual general meeting after the general meeting at which they were elected. Any employee directors shall retire in accordance with the provisions of the Danish Companies Act." to "The members of the Board of Directors elected by the Company in general meeting shall hold office for a term of one year. Any employee directors shall retire in accordance with the provisions of the Danish Companies Act."*

The proposal is motivated by the new Recommendations on corporate governance 2010.

- d. *That the Board of Directors be authorised in the period until the next Annual General Meeting to let the Company acquire its own shares within 10 per cent of the issued share capital at the market price prevailing at the time of acquisition subject to a deviation of up to 10 per cent.*
- e. *That the Board of Directors be authorised to apply for registration of the resolutions passed and to make any such amendments thereto as may be required or requested by the Danish Commerce and Companies Agency, the Danish Financial Supervisory Authority, NASDAQ OMX Copenhagen A/S or any other public authority as a condition for registration or approval.*

7. Any other business.

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The general meeting is only legally competent to transact business when at least one-third of the share capital is represented, cf. Article 10.1 of the Articles of Association of the Company.

Adoption of the proposals under items 2 – 5 and 6a, 6d and 6e is subject to a simple majority of votes, cf. Article 10.2 of the Articles of Association of the Company.

Adoption of the proposals under items 6b and 6c is subject to at least two-thirds of the votes cast as well as of the share capital represented at the general meeting voting in favour of the proposals, cf. Section 106(1) of the Companies Act.

Appendix 1:

Pursuant to Section 120(3) of the Danish Companies Act, the following information is given on *Mr N. E. Nielsen's, Mr Christian Frigast's and Mr Gabriel Panayotides'* managerial positions:

N. E. Nielsen

AMBU A/S	Chairman
CHARLES CHRISTENSEN A/S	Chairman
CHARLES GULVE ENGROS A/S	Chairman
DANICA-ELEKTRONIK A/S	Board member
EJENDOMSAKTIESELSKABET MATR. 43 EI	
AVEDØRE BY	Chairman
GAMMELRAND HOLDING A/S and 2 subsidiaries	Chairman
INTERMAIL A/S and 1 subsidiary	Chairman
MK AF 2010 A/S	Chairman
PELE HOLDING A/S	Board member
P.O.A. EJENDOMME A/S	Chairman
SATAIR A/S and 1 subsidiary	Chairman
SCF TECHNOLOGIES A/S	Chairman
WEIBEL SCIENTIFIC A/S	Board member

Christian Frigast

ANI INVESTCO 2 NEWCO ApS	Chairman
AX BALL INVEST ApS	Board member
AX IV WATERPROOFING INV 1 ApS	Chairman
AX IV WATERPROOFING INV 2 ApS	Chairman
AX NO INVEST ApS	Chairman
AX3 INVESTCO ApS	Chairman
AXBL INVCO ApS	Board member
AXCEL II A/S	Managing partner/CEO
AXCEL III G.P. ApS	Chairman
AXCEL III KS INVEST ApS	CEO
AXCEL INDUSTRIINVESTOR A/S and 2 subsidiaries	Managing partner/CEO
AXCEL II MANAGEMENT A/S	Managing partner/CEO
AXCEL PROMETHEUS NEWCO 2 ApS and 3 subsidiaries	Chairman
AXCEL-JUNCKERS INVEST A/S	Chairman
AXIII MP HOLDING ApS and 1 subsidiary	Chairman
AXIII TCM INVCO ApS	Board member
AXNO INVCO ApS	Chairman

AXTCM INVEST ApS	Board member
CCTC INVEST ApS	CEO
DANISH VENTURE CAPITAL AND PRIVATE EQUITY ASSOCIATION (DVCA)	Deputy Chairman
DOOR HOLDING A/S	Board member
EGA 2008 ApS	Chairman
EGA INVCO ApS	Chairman
EGA INVEST ApS	Chairman
ESKO-GRAPHICS HOLDING A/S	Chairman
ESKO-GRAPHICS INVEST A/S	Chairman
HAMTON EUROPEAN EQUITIES LTD.	Board member
HAMTON FUND OF FUNDS LTD.	Board member
HAMTON I - BOND 004 LTD.	Board member
HAMTON SPECIAL SITUATIONS LTD.	Board member
IDINVEST 2010 ApS	Chairman
IDINVEST ApS	Chairman
JUNCKERS HOLDING A/S	Chairman
KIFU-AX II A/S	Board member
MANAGEMENT INVCO A/S	Chairman
MNGT KOMPLEMENTAR ApS	Chairman
MNGT1 ApS	Chairman
MNGT2 ApS	Chairman
MNGT3 ApS	Chairman
MNGT4 ApS	Chairman
MP-AX I INVEST ApS	CEO
NN AX 1 ApS and 2 subsidiaries	Board member
NORDIC WATERPROOFING 2 ApS and 1 subsidiary	Chairman
PANDORA A/S	Board member
PROMETHEUS INVEST ApS	Chairman
ROYAL SCANDINAVIA A/S	Deputy chairman
ROYAL SCANDINAVIA INVEST A/S	Board member
TCM INVEST A/S	Board member

Gabriel Panayotides

EXCEL MARITIME CARRIERS LTD.	Chairman
LLOYDS REGISTER OF SHIPPING GREEK COMMITTEE (KLASSIFIKATIONSSSELSKAB)	Member
BUREAU VERITAS GREEK COMMITTEE (KLASSIFIKATIONSSSELSKAB)	Member
DET NORSKE VERITAS S.A. GREEK COMMITTEE (KLASSIFIKATIONSSSELSKAB)	Member