DAR AL ARKAN دار الأركــــان

DATE 10/5/2021

التاريخ ١٠٢١/٥/١٠

Audit Committee's Recommendation of External Auditor for Dar Al Arkan Real Estate Company

The Audit Committee received proposals from external auditors to audit the annual financial statements for the year 202I and review the financial statements for the second, third quarters for the year 202I and the first quarter for the year 2022.

The evaluation of the proposals was based on many factors like the professional experience of each audit office, experience in Assurance Services with respect to the local and international standards, license approval by Capital Market Authority (CMA) and the cost of the service.

The list of received proposals are as below:

S	The Audit Firm	Fees (SAR)
Ι	M/s AlKharashi & Co. Certified	540,000
	Accountants and Auditors (Mazars)	
2	M/s AlAzem, AlSudairy, AlShaikh &	810,000
	Partners CPAs & Consultants (Crowe)	

Based on the above, the Audit Committee has recommended M/s AlKharashi & Co. Certified Accountants and Auditors (Mazars) as the External Auditor of Dar Al Arkan Company to audit the annual financial statements for the year 2021 and review the financial statements for the second, third quarters for the year 2021 and the first quarter for the year 2022.

Tariq Bin Mohammed Al Jarallah Audit Committee Chairman

توصیة لجنة المراجعة بترشیر مراجع حسابات خارجی لشرکة دار الأرکان للتطویر العقاری

لقد استلمت لجنة المراجعة عروض من مراجعي الحسابات الخارجيين لتدقيق القوائم المالية السنوية لعام ٢٠٢١م وفحص القوائم المالية للربع الثاني والثالث لعام ٢٠٢١م والربع الأول لعام ٢٠٢٢م.

استند تقييم العروض إلى العديد من العوامل مثل الخبرة المهنية لكل مكتب تدقيق ، والخبرة في خدمات المراجعة فيما يتعلق بالمعايير المحلية والدولية، ومكاتب المراجعة المسجلة لدى هيئة السوق المالية (CMA) وتكلفة الخدمة المقدمة.

وجاءت قائمة العروض كما يلى:

الاجمالي (بالريال السعودي)	اسم المكتب	م
540,000	السادة/ مكتب الخراشي وشركاه (Mazars)	١
810,000	السادة/ مكتب العظم والسديري وال الشيخ وشركاؤهم (Crowe)	۲

بناء على ما ذكر اعلاه، توصى لجنة المراجعة بترشيح السادة/ مكتب الخراشي وشركاه (Mazars) لتدقيق القوائم المالية السنوية لعام ٢٠٢١م وفحص القوائم المالية للربع الثاني والثالث لعام ٢٠٢٢م والربع الأول لعام ٢٠٢٢م.

طارق بن محمد الجارالله رئيس لجنة المراجعة

8

الخراشي وشـركاه محاسبون ومراجعون قانونيون

7425 برج سحاب - شارع التخصصي الرياض - المملكة العربية السعودية ص.ب 8306 - الرياض 11482 هاتف : 962028229 966+ فاكس : 11477 4924

mazars

تقرير فحص محدود عن المصلحة الشخصية لأعضاء مجلس الإدارة في الأعمال والعقود التي تتم لحساب الشركة وفقاً لأحكام المادة (٧١) من نظام الشركات

المحترمين

إلى السادة / المساهمين شركة دار الأركان للتطوير العقاري (شركة مساهمة سعودية) الرياض ـ المملكة العربية السعودية

نطاق الفحص:

لقد قمنا بفحص محدود للتبليغ المرفق المقدم من سعادة رئيس مجلس إدارة شركة دار الأركان للتطوير العقاري ("الشركة") إلى الجمعية العامة العادية عن الأعمال والعقود التي يكون لأحد أعضاء مجلس الإدارة مصلحة شخصية مباشرة أو غير مباشرة فيها. إن إدارة الشركة هي المسؤولة عن إعداد هذا التبليغ المرفق. وقد تم فحصنا وفقاً لمعيار المراجعة الدولي رقم ٢٠٠٠ (ارتباطات التأكيد الأخرى بخلاف عمليات فحص أو مراجعة المعلومات المالية التاريخية) المعتمد من الهيئة السعودية للمحاسبين القانونيين. وشمل فحصنا الإجراءات التي رأيناها ضرورية لتكوين درجة معقولة من الاقتناع تمكننا من التوصل إلى استنتاج من الفحص المحدود الذي

إن الفحص المحدود أقل في نطاقه بدرجة مهمه عن الفحص الذي يهدف إلى التعبير عن رأي في التبليغ المرفق المقدم من سعادة رئيس مجلس إدارة الشركة إلى الجمعية العامة العادية عن الأعمال والعقود التي يكون لأحد أعضاء مجلس الادارة مصلحة مباشرة أو غير مباشرة فيها. وبناءً على ذلك فإننا لا نصدر مثل هذا الرأي.

الاستنتاج:

بناءً على الإجراءات التي قمنا بها والأدلة التي تم الحصول عليها، وفيما عدا ما هو مبين ومفصح عنه في التبليغ المرفق المقدم من سعادة رئيس مجلس الإدارة، لم يلفت انتباهنا أية أمور تجعلنا نعتقد أن لأي من أعضاء مجلس إدارة شركة دار الأركان للتطوير العقاري مصلحة شخصية في الأعمال والعقود التي تمت لحساب الشركة خلال السنة المنتهية في ٣١ ديسمبر ٢٠٢٠.

عن الخراشي وشركاه

مليمان عبد الله الخراشي ترخيص رقم (۲۹)

> الرياض في: ١٩ شوال ٢٤٢١هـ ٣١ مايو ٢٠٢١م



Al Kharashi & Co.

Certified Accountants and Auditors

7425 Sahab Towor-Alttakhassusi Street Riyadh- KSA.

P.O Box. 8306, Riyadh 11482 Tel: +966 920028229 Fax: +966 11477 4924

www.mazars.sa

Independent Limited Assurance Report on personal interest's Board of Directors regarding business and contracts related to the Company in accordance with provisions of Article (71) of Companies Law

To the Shareholders

Dar Al Arkan Real Estate Development Company

A Saudi Joint Stock Company

Riyadh – KSA

Scope of work:

We have performed a limited review of attached notification submitted by His Excellency Chairman of Board of Directors of Dar Al Arkan Real Estate Development Company (the "Company") to the Ordinary General Assembly on business and contracts in which one of Board of Directors' member has a direct or indirect personal interest in it. The management of Company is responsible for preparing this attached notification. We have performed our limited review in accordance with International Standard on Auditing No. 3000 (assurance engagements other than examination or review of historical financial information) approved by Saudi Organization for Certified Public Accountants (SOCPA).

We are independent of the Company in accordance with International Ethics Standards Board for Accountants' Code of Ethics for Professional Accountants (IESBA Code) together with the ethical requirements and we have fulfilled our other ethical responsibilities in accordance with these requirements and the IESBA Code.

Our review included procedures to obtain reasonable assurance that enable us to give a conclusion from the limited review we performed.

The limited review is significantly lower in scope than the audit to express an opinion on attached notification submitted by His Excellency Chairman of Board of Directors of the Company to the Ordinary General Assembly on business and contracts in which one of Board of Directors' member has a direct or indirect interest in it. Accordingly, we do not issue such an opinion.

Conclusion:

Based on procedures, we have performed and evidence obtained, and with exception of what is indicated and disclosed in attached notification submitted by His Excellency Chairman of Board of Directors, nothing has come to our attention that makes us believe that any of Board of Directors' members of Dar Al Arkan Real Estate Development Company has a personal interest in business and contracts that was made for the Company's account during the year ended December 31, 2020.

For Al-Kharashi Co.

Sulieman A. Al-Kharashi License No. (91)

Riyadh: Shawwal 19,1442H May 31, 2021G

DAR AL ARKAN دار الأركــــان

Date: 30/5/2021

التاريخ ۳۰/٥/۳۰م

السادة/ أعضاء الجمعية العامة لشركة دار الاركان للتطوير العقاري الموقرين

السلام عليكم ورحمة الله وبركاته،

استناداً على نص المادة (٧١) من نظام الشركات والمادة (27) من لائحة حوكمة الشركات الصادرة عن هيئة السوق المالية اللتان تتطلبان ان يبلغ عضو مجلس الادارة المجلس بما له من مصلحة شخصية مباشرة أو غير مباشرة في الاعمال والعقود التي تتم لحساب الشركة، يود مجلس الادارة ابلاغ جمعيتكم الموقرة بالتالي:

- 1. التصويت على الأعمال والعقود التي ستتم بين الشركة والشركة السعودية لتمويل المساكن "سهل" كطرف ذو علاقة والتي لعضو مجلس الإدارة: أ/ يوسف بن عبدالله الشلاش مصلحة غير مباشرة فيها، وهي عبارة عن تمويل لبعض عملاء شركة دار الأركان لشراء مساكن. وخلال عام ٢٠٢٠م، بلغت المبيعات ١٥٫٥ مليون ريال سعودي والتي سددتها شركة "سهل" خلال العام ولم يكن هناك أي رصيد قائم أو مستحق، وهي عبارة عن تعاملات مستمرة ويتم تجديدها سنوياً وتتم في سياق الاعمال العادية ووفقاً للشروط التجارية السائدة ودون أي شروط تفضيلية.
- 2. التصويت على الاعمال والعقود التي ستتم بين الشركة وشركة الخير كابيتال والتي لكل من أعضاء مجلس الإدارة: أ/ يوسف بن عبد الله الشلاش و أ/ ماجد بن عبدالرحمن القاسم. مصلحة غير مباشرة فيها، وهي عبارة عن تقديم استشارات مالية لشركة دار الأركان، وخلال عام ٢٠٢٠م، تم سداد مبلغ ١,٥ مليون ريال سعودي إلى الخير كابيتال دبي المحدودة بالكامل مقابل الرسوم والمصاريف خلال العام بمبلغ ١,٥ مليون ريال سعودي. وخلال عام ٢٠٢٠م، لم يكن هناك تعاملات مع الخير كابيتال السعودية عام ٢٠٠٠م، لم يكن هناك تعاملات مع الخير كابيتال السعودية

Peace be upon you and God's mercy an blessings

Arkan Real Estate Development Company

In compliance with the article (71) of the Regulations for Companies issued by the Ministry of Commerce and the article (27) of the Corporate Governance Regulations issued by Capital Market Authority (CMA), which requires the members of the board to inform the board of any direct or indirect personal interest in the company businesses and contracts, the Board of Directors would like to seek your distinguished general assembly of the following:

To/ Honorable members of the general assembly of Dar Al-

- I- Voting on the business and contracts concluded or that will be concluded between the Company and the Saudi Housing Finance (SHL), in which the board member Mr. Youssef bin Abdullah Al-Shalash, has an indirect interest in it. These businesses and contracts are financing some customers of Dar Al-Arkan Company to purchase houses. During the year 2020, sales of 15.5 million saudi riyals were made. It was paid from SHL Company during the year and there is no outstanding or due balance in 2020. These transactions are continuous, to be renewed annually, and carried out in the context of regular business and in accordance with the prevailing commercial terms and without any preferential conditions.
- 2- Voting on the business and contracts concluded or that will be concluded between the Company and Al-Khair Capital, in which each of the members of the Board of Directors: Youssef bin Abdullah Al-Shalash and Majid bin Abdul Rahman Al-Qasim, have an indirect interest in it. These businesses and contracts are to provide financial consultations to Dar Al-Arkan. During the year 2020, the entire amount due was 1.5 million saudi riyals, was paid to Al Khair Capital Dubai Limited, which included fees and charges during the year amounted 1.5 million saudi riyals. During 2020, there were no transactions with Al-Khair Capital Saudi Arabia, and there is no

DAR AL ARKAN دار الأركــــان

outstanding or due balance. These services are continuous, to be renewed annually, and carried out in the context of regular business and in accordance with the prevailing commercial terms and without any preferential conditions.

The Board of Directors recommends to your honorable general assembly to approve these businesses and contracts and authorize them for the next year. External Auditor of the company have been appointed to provide their special report regarding these businesses and contracts according to statutory requirements in accordance to SOCPA standards.

ولا يوجد أي رصيد قائم أو مستحق. وهي عبارة عن تعاملات مستمرة ويتم تجديدها سنوياً وتتم في سياق الأعمال العادية ووفقا للشروط التجارية السائدة ودون أي شروط تفضيلية.

ويوصي مجلس الإدارة لجمعيتكم الموقرة الموافقة على تلك المعاملات والترخيص بها لعام قادم. وقد تم تعيين مراجع حسابات الشركة لتقديم تقرير بخصوص تلك التعاملات حسب المتطلبات النظامية وفقاً للمعايير الصادرة عن الهيئة السعودية للمحاسبين القانونيين.

Chairman

Youssef bin Abdullah Al-Shalash

رئيس مجلس الإدارة

يوسف بن عبدالله الشلاش

Attached to Item No. (8) The proposed amendments to the Remuneration and Nominations Committee Regulations

Article text before amendment

Remuneration and Nominations Committee Regulations

Introduction

This regulation aims to define the scope of work of the Remuneration and Nomination Committee in Dar Al Arkan Real Estate Company, in application of the provisions of paragraph (7) of article fifty and paragraph (b) of article 60 and paragraph (b) of article 64 of ht e corporate governance regulations issued by the board of the capital market under resolution no. 8-16-2017, dated 16/5/1438H corresponding to 13/2/2017

1. Objectives

The objectives of forming the remuneration and nominations committee (the committee) are to assist the board of directors (the board) of Dar Al Arkan Real Estate Development Company (the company) in exercising its responsibilities in nominating and independence the members of the board of directors and the affiliate committees.

2. General provisions Formation of the committee

- a) The remuneration and nominations committee shall be formed by a decision of the company's board of directors who are not members of the executive board of directors, provided that at least one of them is an independent member.
- b) The general assembly of the company shall issue, based on the proposal of the board of directors, the charter of the remuneration and nominations committee, provided that this regulation includes the controls and procedures for the work of the committee, its tasks, the rules for selecting its members, the duration of their membership, and remunerations.
- c) The board of directors shall form the remuneration and nominations committee according to the following:
 - 1) The company's need, circumstances and conditions to enable it to perform its duties effectively.
 - 2) The formation of the committee shall be according to the general procedures established by the board, which include defining the mission of the committee, the duration of its work, the powers vested in it during this period, and how the board controls it. The committee shall inform the board of its results or take decision transparently. The board shall follow up on the work of this committee regularly to verify the exercise of the tasks assigned to it.
 - 3) The committee is responsible for its actions before the board without prejudice to the board's responsibility for those actions and the powers or authorities delegated to it.
 - 4) The number of committee members should not be less than three and not more than five.
 - 5) The chairman of the committee or his delegate from among its members must attend the general assemblies to answer the shareholders' questions

6) The company shall notify the CMA of the names of the members of the committee and their membership status within five working days from the date of their appointment and any changes to that within five working days from the date of the changes.

Chairman of the committee

- 1. A member of the committee works as a chairman of the committee and this person shall be appointed by the board or appointed by the committee members through an affirmative vote for the majority of the committee members
- 2. The chairman of the committee determines its agenda, the number and duration of its meetings, and he has the right to meet the company's management and access all their information. This chairman may also draw up any other regulations that he deems necessary for the functioning of the committee
- 3. The chairman of the committee shall prepare the agenda for the meetings of the committee and the schedule of meetings shall be distributed, whenever applicable, the agenda of the meetings to the members at least one week before the date of the meeting

Secretary (secretary of the committee)

The committee appoints a secretary who is responsible for keeping records of the committee's procedures and minutes in order to provide the board with reports on the work of the committee, in addition to performing other tasks assigned to him from time to time by the committee or under the guidance of one of their members. This secretary is not required to be a member of the board

3. Membership of the committee

- a) A sufficient number of non-executive board members must be appointed to the committee as it is concerned with the tasks that may give rise to conflicts of interest such as ensuring the integrity of financial and non-financial reports, reviewing the deals of related parties, nominating for membership in the board, appointing senior executives, and determining remuneration. The chairman of the committee shall adhere to the principals of honesty, loyalty, care and attention to the interests of the company and the shareholders and put them before their personal interest.
- b) The company take into account when forming the committee that its members are from the independent Board members, and it is permissible to seek the help of non-executive members or persons who are not members of the Board, whether they are shareholders or others.
- c) The Chairman of the Board pf Directors may participate in the membership of the Committee, provided that he does not held the position of head in this Committee.

4- Subjects

- a) The committee studies the subjects that are related to it or that are referred to it by the Board of Directors, and submits its recommendations to the Board to take a decision thereon, or to take decisions if the Board authorizes it to do so.
- b) The committee may seek assistance from experts and specialists from within the company or outside it within the limits of its validity, provided that this should be included in the minutes of the committee meeting, with the name of the

expert mentioned and his relationship to the company or the executive management.

5- meeting of the committee

- a) The committee meets periodically at least every six months.
- b) No member of the Board of Directors or executive managements, except for the Committee's secretary and members of the Committee, has the right to attend its meetings unless the Committee requests to hear his opinion or obtain his advice.
- c) In order for the committee's meeting to be valid, a majority of its members must be present. Its decisions shall be issued by the majority of the votes of those present, and in the case of equal votes, the Chairman shall have the casting vote.
- d) The Committee's meetings must be documented and its minutes prepared include discussions and deliberations, document the committee's recommendations and voting results, keep them in a special and organized record, and indicate the name of the members present and the reservations they make-if any-, and signing these minutes from all the members present.

6- Remuneration

Committee terms of reference regarding remuneration

The Committee shall be responsible of the following:

- 1) Prepare a clear policy for the remuneration of the members of the Board of Directors and the Committee emanating from the Board and the executive management, and submit it to the Board of Directors for consideration in preparation for approval by the General Assembly, provided that this policy follows the standard related to performance, disclosure and verification of their implementation.
- 2) Clarify the relationship between the remuneration granted and the applicable remuneration policy, and indicate any substantial deviation from this policy.
- 3) Periodically review the remuneration policy and evaluate its effectiveness in achieving the objectives expected of it.
- 4) To recommend to the Board of Directors the remuneration of the members of the Board of Directors, the Committee emanating from it and the senior executives of the company in accordance with the approved policy.

Remuneration Policy

Without prejudice to the provisions of the corporate and financial market regulations and their executive regulations, the remuneration policy must take into account the following:

- 1) Its consistency with the company's strategy and objectives.
- 2) To offer remuneration for the purpose of urging members of the Board of Directors and executive management to make the company successful on the long term, such as linking the changing part of the remuneration to long-term performance.
- 3) Remuneration are determined based on the level of post, tasks and responsibilities assigned to them, educational qualifications, work experience, skills and level of performance.
- 4) Its consistency with the scale, nature and degree of risk of the company.
- 5) Taking into account the practices of other companies in determining remunerations, while avoiding the unjustified rise in remuneration and compensation that may result from that.

- 6) To aim for attracting, maintaining and motivating professional competencies, without any exaggeration.
- 7) To be prepared upon new appointments.
- 8) Cases of stopping the exchange of the remuneration or its refund if it is determined that it was decided on the basis of inaccurate information provided by a member of the Board of Directors or executive management; This is to prevent the employment situation from being used to obtain unpaid remuneration.
- 9) Regulating the granting of shares in the company to the members of the Board of Directors and executive management, whether it is a new issue or shares bought by the company.

Disclosure of remuneration

- a) The Board of Directors shall comply with the following:
 - Disclosure of remuneration policy and how to determine the remuneration of the members of the Board and the executive management of the company.
 - 2) Disclose accurately, transparently and in detail in the report of the Board of Directors, the remuneration granted to members of the Board of Directors and the Executive management directly or indirectly, without concealment or deception, whether they are amounts, benefits or advantages, whatever their nature and name. if the benefits are shares in the company, then the value entered for the shares is the market value at the due date.
 - 3) Clarify the relationship between the remuneration granted and the applicable remuneration policy, and indicate any substantial deviation from this policy.
 - 4) Indicate the necessary details regarding the remuneration and compensation paid to each of the following separately:
 - a) Board of Directors.
 - b) Five of the senior executives who received the highest remuneration from the company, including CEO and CFO.
 - c) Committee members.
- b) The disclosure in this paragraph shall be included in the report of the Board of Directors

7- Nominations

Committee terms of reference regarding nominations

The committee shall be responsible for the following:

- 1) Proposing clear policies and standards for membership in the Board of Directors and executive management.
- 2) Recommendation to the Board of Directors to nominate members re-nominate them in accordance with the approved policies and standards, taking into consideration that no person previously convicted of an offence prejudice to integrity is nominated.
- 3) Preparing a description of the capabilities and qualifications required for membership of Board of Directors and filling executive management positions.
- 4) Determine the time that the member must allocate to the work of the Board of Directors.
- 5) Annual review of the necessary skills or appropriate experiences for Board membership and executive management positions.

- 6) Review the structure of the Board of Directors and executive management and provide recommendations regarding changes that can be made.
- 7) Annual verification of the independence of the independent members, and the absence of any conflict of interest if the member is a member of the Board of Directors of another company.
- 8) Job description for executive, non- executive members, independent members, and senior executives.
- 9) Establishing special procedures in the event of vacancy of the position of a member of the Board of Directors or senior executives.
- 10)Identify weaknesses and strength in the Board of Directors, and propose solutions to address them in a manner consistent with the company's interest.

Nomination procedures

- a) When nominating members of the Board of Directors, the committee shall observe the conditions and provisions stated in this regulation, and the requirements determined by the committee.
- b) The number of nominees for the Board of Directors whose names appear before the General Assembly must exceed the number of available seats so that the General Assembly has the opportunity to choose from among the nominees.

Posting the nomination announcement

The company shall publish the nomination announcement on the company's website, the website of the market and in any other means determined by the authority; this is to invite people who wish to run from membership in the Board of Directors, provided that the nomination will remain open for at least one month from the date of the announcement.

The right of the shareholder to stand for nomination

The provisions of these regulations shall not prejudice the right of every shareholder in the company to nominate himself or others to membership in the Board of Directors in accordance with the provisions of the Companies Law and its executive regulations.

Election of the members of the Board of Directors

- a) The company announces, on the market's website, information about nominees for membership in the Board of Directors when publishing or inviting the general assembly. This information should include a description of the nominees' experiences, qualifications, skills, jobs and previous and current memberships. The company must provide a copy of this information in its headquarters and website.
- b) The cumulative vote must be used in the election of the Board of Directors, so that the right to vote per share may not be used more than once.
 - Cumulative voting: a voting method for selecting members of the Board
 of Directors that gives each shareholder the ability to vote with the
 number of shares they hold; so that he has the right to vote for one
 nominee or divide it among his chosen nominees without repeating these
 votes.
- c) Voting in the general assembly is restricted to the nominees for membership in the Board of Directors whose information was announced by the company in accordance with paragraph (a).

8- Reporting

- 1) The committee shall regularly provide the Board of Directors with a report on its work and any reports requested by the Board.
- 2) Each committee meeting must be followed by a report on the outcomes of the meeting, which will be submitted to the Board of Directors.

9- Annual performance evaluation

- 1) The Board of Directors evaluates the performance and work of this committee and its members.
- 2) On the proposal of the Remuneration and Nominations Committee, the Board of Directors sets the necessary mechanisms to evaluate the performance of the Committee members annually. That is through appropriate performance measurement indicators related to the extent of achieving the strategic goals of the company and the quality of risk management and the adequacy of internal control systems and others, provided that the weaknesses and strengths are identified and the proposal to address them in consistency.
- 3) The committee shall annually assess its performance of its duties and the obligations of the committee members towards its activities and duties stipulated in this regulation, and refer the results of those evaluations to the Board of Directors.
- 4) The performance evaluation procedures must be written, clear, and disclosed to the Committee members.

10- Delegation

- The Board of Directors of the company is responsible for its activities and if it delegates the Committee, entities or individuals to exercise some of its power.
 In all cases, the Board of Directors may not issue a general indefinite delegation.
- 2) The Committee may, according to a written decision or power of attorney, delegate all or some of its powers to one or some of its members.

11- confidentiality

The work of the committee must be kept completely confidential and without obtaining written permission from the head of the Committee. It is not permissible for any member to disclose any information related to what took place in the meeting he attended or what was taken in it.

Article text after the amendment

Introduction

This regulation aims to define the scope of work of the Remuneration and Nomination Committee in Dar Al Arkan Real Estate Company, in application of the provisions of paragraph (7) of article fifty and paragraph (b) of article 60 and paragraph (b) of article 64 of ht e corporate governance regulations issued by the board of the capital market under resolution no. 8-16-2017, dated 16/5/1438H corresponding to 13/2/2017

1. Objectives

The objectives of forming the remuneration and nominations committee (the committee) are to assist the board of directors (the board) of Dar Al Arkan Real Estate Development Company (the company) in exercising its responsibilities in nominating and independence the members of the board of directors and the affiliate committees.

2. General provisions Formation of the committee

- a) The remuneration and nominations committee shall be formed by a decision of the company's board of directors who are not members of the executive board of directors, provided that at least one of them is an independent member.
- b) The general assembly of the company shall issue, based on the proposal of the board of directors, the charter of the remuneration and nominations committee, provided that this regulation includes the controls and procedures for the work of the committee, its tasks, the rules for selecting its members, the duration of their membership, and remunerations.
- c) The board of directors shall form the remuneration and nominations committee according to the following:
 - 1) The company's need, circumstances and conditions to enable it to perform its duties effectively.
 - 2) The formation of the committee shall be according to the general procedures established by the board, which include defining the mission of the committee, the duration of its work, the powers vested in it during this period, and how the board controls it. The committee shall inform the board of its results or take decision transparently. The board shall follow up on the work of this committee regularly to verify the exercise of the tasks assigned to it.
 - 3) The committee is responsible for its actions before the board without prejudice to the board's responsibility for those actions and the powers or authorities delegated to it.
 - 4) The number of committee members should not be less than three and not more than five.
 - 5) The chairman of the committee or his delegate from among its members must attend the general assemblies to answer the shareholders' questions
 - 6) The company shall notify the CMA of the names of the members of the committee and their membership status within five working days from

- the date of their appointment and any changes to that within five working days from the date of the changes.
- 7) The enactment date of the Committee is the formation date and shall end on the expiry of the Board's term. The Committee's term must be consistent with the duration of the Board tenure.
- 8) Remuneration of the members of the committee: Each member of the committee has the right to receive annual remunerations based on the company's approved policies and the company's articles of association.

Chairman of the committee

- 1. A member of the committee works as a chairman of the committee, who must be from among the Independent Directors and this person shall be appointed by the board or appointed by the committee members through an affirmative vote for the majority of the committee members
- 2. The chairman of the committee determines its agenda, the number and duration of its meetings, and he has the right to meet the company's management and access all their information. This chairman may also draw up any other regulations that he deems necessary for the functioning of the committee
- The chairman of the committee shall prepare the agenda for the meetings of the committee and the schedule of meetings shall be distributed, whenever applicable, the agenda of the meetings to the members at least one week before the date of the meeting

Secretary (secretary of the committee)

The committee appoints a secretary who is responsible for keeping records of the committee's procedures and minutes in order to provide the board with reports on the work of the committee, in addition to performing other tasks assigned to him from time to time by the committee or under the guidance of one of their members. This secretary is not required to be a member of the board

3. Membership of the committee

- a) A sufficient number of non-executive board members must be appointed to the committee as it is concerned with the tasks that may give rise to conflicts of interest such as ensuring the integrity of financial and non-financial reports, reviewing the deals of related parties, nominating for membership in the board, appointing senior executives, and determining remuneration. The chairman of the committee shall adhere to the principals of honesty, loyalty, care and attention to the interests of the company and the shareholders and put them before their personal interest.
- b) The company take into account when forming the committee that its members are from the independent Board members, and it is permissible to seek the help of non-executive members or persons who are not members of the Board, whether they are shareholders or others.
- c) The Chairman of the Board of Directors may participate in the membership of the Committee, provided that he does not held the position of head in this Committee.

4- Subjects

- a) The committee studies the subjects that are related to it or that are referred to it by the Board of Directors, and submits its recommendations to the Board to take a decision thereon, or to take decisions if the Board authorizes it to do so.
- b) The committee may seek assistance from experts and specialists from within the company or outside it within the limits of its validity, provided that this should be included in the minutes of the committee meeting, with the name of the expert mentioned and his relationship to the company or the executive management.

5- meeting of the committee

- a) The committee meets periodically at least every six months.
- b) No member of the Board of Directors or executive managements, except for the Committee's secretary and members of the Committee, has the right to attend its meetings unless the Committee requests to hear his opinion or obtain his advice.
- c) In order for the committee's meeting to be valid, a majority of its members must be present. Its decisions shall be issued by the majority of the votes of those present, and in the case of equal votes, the Chairman shall have the casting vote.
- d) The Committee's meetings must be documented and its minutes prepared include discussions and deliberations, document the committee's recommendations and voting results, keep them in a special and organized record, and indicate the name of the members present and the reservations they make-if any-, and signing these minutes from all the members present.

6- Remuneration

Committee terms of reference regarding remuneration

The Committee shall be responsible of the following:

- 1) Prepare a clear policy for the remuneration of the members of the Board of Directors and the Committee emanating from the Board and the executive management, and submit it to the Board of Directors for consideration in preparation for approval by the General Assembly, provided that this policy follows the standard related to performance, disclosure and verification of their implementation.
- 2) Clarify the relationship between the remuneration granted and the applicable remuneration policy, and indicate any substantial deviation from this policy.
- 3) Periodically review the remuneration policy and evaluate its effectiveness in achieving the objectives expected of it.
- 4) To recommend to the Board of Directors the remuneration of the members of the Board of Directors, the Committee emanating from it and the senior executives of the company in accordance with the approved policy.

Remuneration Policy

Without prejudice to the provisions of the corporate and financial market regulations and their executive regulations, the remuneration policy must take into account the following:

- 1) Its consistency with the company's strategy and objectives.
- 2) To offer remuneration for the purpose of urging members of the Board of Directors and executive management to make the company successful on the long term, such as linking the changing part of the remuneration to long-term performance.

- 3) Remuneration are determined based on the level of post, tasks and responsibilities assigned to them, educational qualifications, work experience, skills and level of performance.
- 4) Its consistency with the scale, nature and degree of risk of the company.
- 5) Taking into account the practices of other companies in determining remunerations, while avoiding the unjustified rise in remuneration and compensation that may result from that.
- 6) To aim for attracting, maintaining and motivating professional competencies, without any exaggeration.
- 7) To be prepared upon new appointments.
- 8) Cases of stopping the exchange of the remuneration or its refund if it is determined that it was decided on the basis of inaccurate information provided by a member of the Board of Directors or executive management; This is to prevent the employment situation from being used to obtain unpaid remuneration.
- 9) Regulating the granting of shares in the company to the members of the Board of Directors and executive management, whether it is a new issue or shares bought by the company.

Disclosure of remuneration

- a) The Board of Directors shall comply with the following:
 - Disclosure of remuneration policy and how to determine the remuneration of the members of the Board and the executive management of the company.
 - 2) Disclose accurately, transparently and in detail in the report of the Board of Directors, the remuneration granted to members of the Board of Directors and the Executive management directly or indirectly, without concealment or deception, whether they are amounts, benefits or advantages, whatever their nature and name. if the benefits are shares in the company, then the value entered for the shares is the market value at the due date.
 - 3) Clarify the relationship between the remuneration granted and the applicable remuneration policy, and indicate any substantial deviation from this policy.
 - 4) Indicate the necessary details regarding the remuneration and compensation paid to each of the following separately:
 - a) Board of Directors.
 - b) Five of the senior executives who received the highest remuneration from the company, including CEO and CFO.
 - c) Committee members.
- b) The disclosure in this paragraph shall be included in the report of the Board of Directors.

7- Nominations

Committee terms of reference regarding nominations

The committee shall be responsible for the following:

- 1) Proposing clear policies and standards for membership in the Board of Directors and executive management.
- 2) Recommendation to the Board of Directors to nominate members re-nominate them in accordance with the approved policies and standards, taking into

- consideration that no person previously convicted of an offence prejudice to integrity is nominated.
- 3) Preparing a description of the capabilities and qualifications required for membership of Board of Directors and filling executive management positions.
- 4) Determine the time that the member must allocate to the work of the Board of Directors.
- 5) Annual review of the necessary skills or appropriate experiences for Board membership and executive management positions.
- 6) Review the structure of the Board of Directors and executive management and provide recommendations regarding changes that can be made.
- 7) Annual verification of the independence of the independent members, and the absence of any conflict of interest if the member is a member of the Board of Directors of another company.
- 8) Job description for executive, non- executive members, independent members, and senior executives.
- 9) Establishing special procedures in the event of vacancy of the position of a member of the Board of Directors or senior executives.
- 10)Identify weaknesses and strength in the Board of Directors, and propose solutions to address them in a manner consistent with the company's interest.

Nomination procedures

- a) When nominating members of the Board of Directors, the committee shall observe the conditions and provisions stated in this regulation, and the requirements determined by the committee.
- b) The number of nominees for the Board of Directors whose names appear before the General Assembly must exceed the number of available seats so that the General Assembly has the opportunity to choose from among the nominees.

Posting the nomination announcement

The company shall publish the nomination announcement on the company's website, the website of the market and in any other means determined by the authority; this is to invite people who wish to run from membership in the Board of Directors, provided that the nomination will remain open for at least one month from the date of the announcement.

The right of the shareholder to stand for nomination

The provisions of these regulations shall not prejudice the right of every shareholder in the company to nominate himself or others to membership in the Board of Directors in accordance with the provisions of the Companies Law and its executive regulations.

Election of the members of the Board of Directors

- a) The company announces, on the market's website, information about nominees for membership in the Board of Directors when publishing or inviting the general assembly. This information should include a description of the nominees' experiences, qualifications, skills, jobs and previous and current memberships. The company must provide a copy of this information in its headquarters and website.
- b) The cumulative vote must be used in the election of the Board of Directors, so that the right to vote per share may not be used more than once.

- Cumulative voting: a voting method for selecting members of the Board
 of Directors that gives each shareholder the ability to vote with the
 number of shares they hold; so that he has the right to vote for one
 nominee or divide it among his chosen nominees without repeating these
 votes.
- c) Voting in the general assembly is restricted to the nominees for membership in the Board of Directors whose information was announced by the company in accordance with paragraph (a).

8- Reporting

- 1) The committee shall regularly provide the Board of Directors with a report on its work and any reports requested by the Board.
- 2) Each committee meeting must be followed by a report on the outcomes of the meeting, which will be submitted to the Board of Directors.

9- Annual performance evaluation

- 1) The Board of Directors evaluates the performance and work of this committee and its members.
- 2) On the proposal of the Remuneration and Nominations Committee, the Board of Directors sets the necessary mechanisms to evaluate the performance of the Committee members annually. That is through appropriate performance measurement indicators related to the extent of achieving the strategic goals of the company and the quality of risk management and the adequacy of internal control systems and others, provided that the weaknesses and strengths are identified and the proposal to address them in consistency.
- 3) The committee shall annually assess its performance of its duties and the obligations of the committee members towards its activities and duties stipulated in this regulation, and refer the results of those evaluations to the Board of Directors.
- 4) The performance evaluation procedures must be written, clear, and disclosed to the Committee members.

10- Delegation

- The Board of Directors of the company is responsible for its activities and if it delegates the Committee, entities or individuals to exercise some of its power.
 In all cases, the Board of Directors may not issue a general indefinite delegation.
- 2) The Committee may, according to a written decision or power of attorney, delegate all or some of its powers to one or some of its members.

11- confidentiality

The work of the committee must be kept completely confidential and without obtaining written permission from the head of the Committee. It is not permissible for any member to disclose any information related to what took place in the meeting he attended or what was taken in it.