

Summary of Amendments to the Bylaws

	Article	Current Text	Proposed Text
1.	Title of the Company	Closed Joint Stock Company.	Closed Listed Joint Stock Company.
2.	Article (1): Conversion	The Company, Theeb Rent A Car Company as registered in the Commercial Register No. 1010150661 in Riyadh dated 12/04/1419H, shall be converted pursuant to the Companies Law and Regulations issued by Royal Decree No. M/3 of 28/01/1437H and these bylaws from a limited liability company to a Saudi joint stock company among the Shareholders listed below in accordance with the provisions set out below:	The Company, Theeb Rent A Car Company as registered in the Commercial Register No. 1010150661 in Riyadh dated 12/04/1419H, shall be converted pursuant to the Companies Law and Regulations, issued by Royal Decree No. M/3 of 28/01/1437 H and these bylaws has converted from a limited liability company to a Saudi joint stock company among the Shareholders listed below in accordance with the provisions set out below following:
3.	Article (2): Name of the Company	Theeb Rent A Car Company, a Saudi closed joint stock company	Theeb Rent a Car Company, a Saudi elosed listed joint stock company
4.	Article (3): Objects of the Company	The Company's objects are: (a) rental of small, medium and large vehicles, and private hire; (b) real estate including ownership, maintenance, development of lands, the construction of buildings, investment of lands and buildings by leasing, sale in cash or in instalments to the Company, and the construction, management and investment, through leasing and sale to the Company, of hotels, serviced apartments, and different residential units, compounds, and	The Company's objects are: (a) 1 - rental of small, medium and large vehicles, and private hire; (b) 2 - real estate including ownership, maintenance, development of lands, the construction of buildings, investment of lands and buildings by leasing, sale in cash or in instalments to the Company, and the construction, management and investment, through leasing and sale to the Company, of hotels, serviced apartments, and different residential units, compounds, and commercial, residential,

		commercial, residential,	administrative and
		administrative and	industrial towers, excluding
		industrial towers, excluding	in the cities of Makkah
		in the cities of Makkah	Almukarramah and
		Almukarramah and	Almadina Almunawwarah;
		Almadina Almunawwarah;	(e)3- trade, including
		(c) trade, including	wholesale and retail of new
		wholesale and retail of new	and used cars, numbers,
		and used cars, numbers,	tools, utilities, machines
		tools, utilities, machines	and spare parts for cars, fuel
		and spare parts for cars,	and industrial equipment;
		fuel and industrial	(d)4- commercial
		equipment;	services;
		(d) commercial	(e)5- provision of travel,
		services;	tourism and hotel booking
		(e) provision of travel,	services;
		tourism and hotel booking	ff 6- leasing heavy
		services;	equipment;
		(f) leasing heavy	(g)7- transport and
		equipment;	freightage, for a fee, of
		(g) transport and	products and equipment,
		freightage, for a fee, of	and the transport of
		products and equipment,	passengers, cars,
		and the transport of	equipment, and fuel via
		passengers, cars,	inland roads in and out of
		equipment, and fuel via	the Kingdom of Saudi
		inland roads in and out of	Arabia; and
		the Kingdom; and	(h)8- the ownership,
		(h) the ownership,	management, operation and
		management, operation and	maintenance of fuel
		maintenance of fuel	stations, centres for car and
		stations, centres for car and	equipment maintenance,
		equipment maintenance,	polishing, mechanical and
		polishing, mechanical and	electric workshop services
		electric workshop services	for cars and equipment, and
		for cars and equipment, and	maintenance of tires.
		maintenance of tyres.	
		The Company operates in	The Company operates in
		the above objects following	the above objects following
		the attainment of necessary	the attainment of necessary
		licences from the relevant	licences from the relevant
_	A (1 (4) D (1)	authorities.	authorities, if any.
5.	Article (4): Participation	The Company may	The Company may
	and Ownership in	establish companies on its	establish companies on its
	Companies	own (limited liability or	own (limited liability or
		closed joint stock	closed joint stock
		companies) provided that	companies) provided that
		the capital thereof is no less	the capital thereof is no less
		than five million Saudi	than five million Saudi
		Riyals. It may own interests	Riyals (SAR 5,000,000). It
		and shares in other existing	may own interests and

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		companies or merge therewith. It also has the right to participate with others in the establishment of joint stock or limited liability companies after satisfying the requirements of applicable laws and regulations in this regard. The Company may also dispose of such interests or shares, provided that does not include any brokerage.	shares in other existing companies or merge therewith. It also has the right to participate with others in the establishment of joint stock or limited liability companies after satisfying the requirements of applicable laws and regulations in this regard. The Company may also dispose of such interests or shares, provided that does not include any brokerage.
6.	Article (5): Head Office of the Company	The head office of the Company is in the city of Riyadh. The Company may establish, or alternatively close branches, offices or agencies for the Company within or outside the Kingdom by a resolution of the Board of Directors, the Deputy Chairman, the Managing Director, or the CEO, all of whom have the right to close branches, offices or agencies.	The head office of the Company is in the city of Riyadh. The Company may establish, or alternatively elose branches, offices or agencies for the Company within or outside the Kingdom of Saudi Arabia by a resolution of the Board of Directors, the Chairman, the Deputy Chairman, the Managing Director, or the CEO, all of whom have the right to close branches, offices or agencies. The Board of Directors may further establish branches, offices or agencies for the Company outside the Kingdom of Saudi Arabia. The Board of Directors reserves the right to close such branches, offices or agencies for the Company within or outside the Kingdom of Saudi Arabia.
7.	Article (6): Duration of the Company	The term of the Company shall be (99) years commencing from the date of amendment of the Company's commercial registration certificate to indicate its conversion into a closed joint-stock company. The term of the Company may always be extended by a resolution	The term of the Company shall be ninety-nine (99) years commencing from the date of amendment of the Company's commercial registration certificate to indicate its conversion into a elosed-joint-stock company. The term of the Company may always be extended by a resolution

8.	Article (7): Share Capital	issued by the Extraordinary General Assembly at least one year prior to the expiration of its term. The Company's share capital shall be SAR 430,000,000 divided into 43,000,000 shares, with an equal nominal value of SAR 10 each, all of which are ordinary shares.	issued by the Extraordinary General Assembly at least one year prior to the expiration of its term. The Company's share capital shall be four hundred thirty million Saudi Riyals (SAR 430,000,000) divided into forty-three million (43,000,000) shares, with an equal nominal value of ten Saudi Riyals (SAR 10) each, all of which are ordinary shares.
9.	Article (8): Capital Subscription	The Shareholders have subscribed, upon conversion, to all of the Company's (43,000,000) shares with a value of (SAR 430,000,000).	The Shareholders have subscribed, upon conversion, to all of the Company's (43,000,000) forty-three million (43,000,000) shares with a value of SAR 430,000,000 four hundred thirty million Saudi Riyals (SAR 430,000,000).
10.	Article (9): Preferred Shares		The Extraordinary General Assembly of the Company may, in accordance with principles set by the competent authority, issue preferred shares, purchase the same, convert regular shares to preferred shares, or convert preferred shares to regular shares. Such preferred shares do not confer the right to vote in the Shareholders' assemblies; but rather entitle their owners the right to obtain additional higher percentage of the net profits, after setting aside the statutory reserves, and as determined by the Extraordinary General Assembly as follows: a) Such shares will entitle their holders to receive a higher percentage of the Company's net profits than ordinary shares

holders after setting aside statutory reserve. Such shares will entitle their holders priority right of recovering the value of their equity shares upon liquidation of the Company and in obtaining a certain percentage of the liquidation result. The Company may purchase such shares pursuant to the General Assembly of Shareholders resolutions. Such shares shall not be included in the calculation of the required quorum for the convening of the General Assembly of the Company as stated in this bylaws. 11. Article (10): Unpaid Value If a Shareholder fails to pay If a Shareholder fails to pay of Shares the value of Shares when the value of Shares when they fall due, the Board of they fall due, the Board of *Amendments have been Directors may, after giving Directors may, after giving made to the Arabic version such Shareholder notice by such Shareholder notice by e-mail or registered mail, are in form, and do not e-mail or registered mail, require any change to the sell such Shares in a public sell such Shares in a public English. auction or through the stock auction or through the stock market, according to the market, according to the circumstances and in circumstances and in accordance with the accordance with the regulations set by the regulations set by the competent authority. The competent authority. The Company shall recover Company shall recover from the proceeds of the from the proceeds of the sale such amounts as are sale such amounts as are due to it and return the due to it and return the balance to the Shareholder. balance to the Shareholder. If the proceeds of the sale If the proceeds of the sale fall short of the amounts fall short of the amounts due, the Company shall due, the Company shall have a claim on the assets have a claim on the assets of the Shareholder for the of the Shareholder for the unpaid balance. unpaid balance. Nevertheless, a defaulting Nevertheless, a defaulting Shareholder may, up to the Shareholder may, up to the date of sale of such Shares, date of sale of such Shares, pay the outstanding value pay the outstanding value of of such Shares plus all the such Shares plus all the expenses incurred by the expenses incurred by the

		Company, in this regard.	Company, in this regard.
		The Company shall cancel	The Company shall cancel
		the Shares so sold and issue	the Shares so sold and issue
		the purchaser a new Shares	the purchaser a new Shares
		certificate bearing the serial	certificate bearing the serial
		numbers of the cancelled	numbers of the cancelled
		Shares and make a notation	Shares and make a notation
		to that effect in the	to that effect in the
		Shareholders' register.	Shareholders' register.
12.	Article (11): Issue of the	The shares shall be nominal	The shares shall be nominal
	Shares	shares and may not be	shares and may not be
		issued at less than their	issued at less than their
	*Amendments have been	nominal value. However,	nominal value. However,
	made to the Arabic version	the shares may be issued at	the shares may be issued at
	are in form, and do not	a value higher than their	a value higher than their
	require any change to the	nominal value, in which	nominal value, in which
	English.	case the difference in value	case the difference in value
		shall be added as a separate	shall be added as a separate
		item in the Shareholders'	item in the Shareholders'
		equity. They may not be	equity. They may not be
		distributed as dividends to	distributed as dividends to
		the Shareholders. A share	the Shareholders. A share
		shall be indivisible vis-à-vis	shall be indivisible vis-à-vis
		the Company. In the event	the Company. In the event
		that a share is owned by	that a share is owned by
		several persons, they shall	several persons, they shall
		select one person from	select one person from
		amongst themselves to	amongst themselves to
		exercise, on their behalf,	exercise, on their behalf, the
		the rights pertaining to such	rights pertaining to such
		share, and they shall be	share, and they shall be
		jointly responsible for the	jointly responsible for the
		obligations arising from the	obligations arising from the
12	Autiala (12). Tradin £	ownership of such share. Shares that are subscribed	ownership of such share. Shares that are subscribed
13.	Article (12): Trading of	for by the founding	for by the founding
	Shares	Shareholders shall not be	Shareholders shall not be
	*Amendments have been	tradable before the	tradable before the
	made to the Arabic version	publication of the financial	publication of the financial
	are in form, and do not	statements for two	statements for two complete
	require any change to the	complete financial years,	financial years, each of not
	English.	each of not less than twelve	less than twelve (12)
	Zinginoii.	(12) months, from the date	months, from the date of the
		of the incorporation of the	incorporation of the
		Company. A notation shall	Company. A notation shall
		be made on the respective	be made on the respective
		share certificates, indicating	share certificates, indicating
		their class, the date of	their class, the date of
		incorporation of the	incorporation of the
		Company, and the period	Company, and the period
		during which their trading	during which their trading
	1		, 5

shall be suspended. During the lock-up period, shares may, in accordance with the applicable provisions for the disposal of shares, be transferred from one founding Shareholder to another, or from the heirs of a deceased founding Shareholder to a third party, or in case of seizing funds of an insolvent or bankrupt founding Shareholder provided that the other founding Shareholder are given the priority to own such shares. Such provisions shall apply to any shares subscribed for by the Shareholders in case the capital is increased before the lapse of such lock-up period.

shall be suspended. During the lock-up period, shares may, in accordance with the applicable provisions for the disposal of shares, be transferred from one founding Shareholder to another, or from the heirs of a deceased founding Shareholder to a third party, or in case of seizing funds of an insolvent or bankrupt founding Shareholder provided that the other founding Shareholder are given the priority to own such shares. Such provisions shall apply to any shares subscribed for by the Shareholders in case the capital is increased before the lapse of such lock-up period.

14. Article (13): Shareholders' Register

The nominal shares shall be transferred by registration in the Shareholders' register prepared by the Company or others under a contract with the Company. which shall contain the names of the Shareholders. their nationalities, their occupations, their domicile and address, the serial numbers of the shares and the paid up value of such shares. The Company's commercial registration certificate shall indicate the same. The transfer of title to a Nominal Share shall not be effective vis à vis the Company or any third party except from the date of such recording in such register.

The nominal shares shall be transferred by registration in the Shareholders' register prepared by the Company or others under a contract with the Company, which shall contain the names of the Shareholders, their nationalities, their occupations, their domicile and address, the serial numbers of the shares and the paid up value of such shares. The Company's commercial registration certificate shall indicate the same. The transfer of title to a **Nominal Share shall not** be effective vis à vis the Company or any third party except from the date of such recording in such register. Shares of the Company are traded according to provisions of the Capital Market Law.

15.	Article (14): Purchase,	T_	1	The Company may
13.	Sale and Pledging of the	-	1-	purchase or pledge its
	Company's shares			shares in accordance
	Company's snares			with the restrictions of
				the Capital Market
				Authority. shares
				purchased by the
				Company shall not have
				any votes in
				Shareholders'
				assemblies.
			2_	The Company may
				purchase its shares to
				use them as treasury
				shares in accordance
				with the purposes and
				controls set by the
				Capital Market
				Authority.
			3-	•
				purchase its shares for
				the purpose of
				allocating them to the
				Company's employees
				as part of an
				employees' shares plan
				in accordance with the
				regulatory controls set
				by the Capital Market
				Authority.
			4-	The Company may sell
				its treasury shares in
				single stage or multiple
				stages in accordance
				with the regulations of
				the Capital Market
				Authority.
			5-	•
				pledge its shares to
				guarantee a debt in
				accordance with the
				regulations of the
				Capital Market
				Authority.
			6-	Any person that owns
				shares of the Company
				or holds such shares for
				and on behalf of a third-
				party pledge the shares
				in accordance with the
				rules of the Capital

Market Authority. In such case, the pledgee creditor may receive and enjoy all rights to dividends resulting from the pledged shares, unless the pledge agreement provides otherwise. The pledgee creditor shall not be permitted to attend or vote at the General Assembly meetings. 16. Article (16): Capital The Extraordinary General The Extraordinary General Decrease Assembly may decide to Assembly may decide to decrease the Company's decrease the Company's capital if it exceeds its capital if it exceeds its needs or if the Company needs or if the Company suffered losses. And in the suffered losses. And in the latter case only, the share latter case only, the share capital may be decreased to capital may be decreased to below the limit set in below the limit set in Article 54 of the Article 54 of the Companies Companies Law. That Law. That resolution shall not be issued until after resolution shall not be issued until after reading reading the external the external auditors' report auditors' report about the about the reasons causing reasons causing the the decrease, and the decrease, and the obligations on the Company obligations on the Company and the effect of and the effect of the the reduction on such reduction on such obligations. obligations. If the share capital decrease If the share capital decrease is due to it being in excess is due to it being in excess of the Company's needs, of the Company's needs, then the Company's then the Company's creditors must be invited to creditors must be invited to express their objection express their objection thereto within sixty days thereto within sixty (60) from the date of publication days from the date of of the reduction resolution publication of the reduction in a daily newspaper resolution in a daily published in the city where newspaper published in the the Company's head office city where the Company's is located. Should any head office is located. Should any creditor object creditor object and present to the Company evidentiary object and present to the documents of such debt Company evidentiary within the time limit set documents of such debt

		above, then the Company shall pay such debt, if already due, or present an adequate guarantee of payment if the debt is due on a later date.	within the time limit set above, then the Company shall pay such debt, if already due, or present an adequate guarantee of payment if the debt is due on a later date.
17.	Article (17): Issuing Sukuk and Bonds	The Company may issue, according to the applicable laws and regulations, sukuk, bonds or other securities inside or outside of the Kingdom of Saudi Arabia. The Extraordinary General Assembly may, by decision, delegate, from time to time, the power to the Board of Directors, to issue bonds, sukuk or other securities through a series of issue processes or through one or more programs for issuing the debt instruments or financing instruments, all of which shall be pursuant to the amounts and conditions set by the Board of Directors, which shall maintain the right to take all necessary actions to perform any issuance thereof.	The Company may issue, according to the applicable laws and regulations according to the Companies Law and Regulations and the Capital Market Law, sukuk, bonds or other securities inside or outside of the Kingdom of Saudi Arabia. The Extraordinary General Assembly may, by decision, delegate, from time to time, the power to the Board of Directors, to issue bonds, sukuk or other securities through a series of issue processes or through one or more programs for issuing the debt instruments or financing instruments, all of which shall be pursuant to the amounts and conditions set by the Board of Directors, which shall maintain the right to take all necessary actions to perform any issuance thereof.
18.	Article (18): Management of the Company	The Company shall be managed by a Board of Directors consisting of (6) six members appointed by the Ordinary General Assembly for a term not exceeding three years, including two independent members appointed by the General Assembly including Growth Opportunities Company. Growth Opportunities Company shall also have a right to appoint one	The Company shall be managed by a Board of Directors consisting of six (6) members, including two (2) independent members, appointed elected by the Ordinary General Assembly for a term not exceeding three (3) years, including two (2) independent members. appointed by the General Assembly including Growth Opportunities Company, Growth

		Director and replace the same, on the condition that it maintains ownership of at least 30% of the capital of the Company, but may not vote on the election of the remaining Directors.	Opportunities Company shall also have a right to appoint one Director and replace the same, on the condition that it maintains ownership of at least 30% of the capital of the Company, but may not vote on the election of the remaining Directors.
19.	Article (19): Termination of Membership *Amendments have been made to the Arabic version are in form, and do not require any change to the English.	The Board membership ends with expiry of its period or expiry of validity of the member according to any law or regulations valid in the Kingdom of Saudi Arabia. However, the ordinary general assembly may at any time terminate members of the board of directors or some of them without violation of the right of terminated member towards the Company for claiming for compensation if termination is made without a justifiable reason or untimely, and member of the board of directors may resign provided that this happens in a proper time as otherwise he will be responsible to the Company for the damages caused by	The Board membership ends with expiry of its period or expiry of validity of the member according to any law or regulations valid in the Kingdom of Saudi Arabia. However, the ordinary general assembly may at any time terminate members of the board of directors or some of them without violation of the right of terminated member towards the Company for claiming for compensation if termination is made without a justifiable reason or untimely, and member of the board of directors may resign provided that this happens in a proper time as otherwise he will be responsible to the Company for the damages caused by
20.	Article (20): Board Vacancy	resignation. If a position is vacant in the Board of Directors, the board may appoint a member temporarily in the vacant position according to the order of obtaining votes in the assembly which elected the board provided that the elected member fulfils conditions of experience and competence and the Ministry of Commerce shall be informed of that within five work days from	resignation. If a position is vacant in the Board of Directors, the board may appoint a member temporarily in the vacant position according to the order of obtaining votes in the assembly which elected the board provided that the elected member fulfils conditions of experience and competence, and the Ministry of Commerce and the Capital Market Authority and other

date of appointment, and appointment shall be proposed to the Ordinary General Assembly in its first meeting, and the new member will complete the period of his predecessor and if conditions required for holding the Board of Directors are not fulfilled due to shortage of the number of the members from the minimum limit stated in the Companies Law or these bylaws, the other members shall invite the Ordinary General Assembly to convene within sixty days to select the necessary number of members.

competent authorities shall be informed of that within five work days from date of appointment, and appointment shall be proposed to the Ordinary General Assembly in its first meeting, and the new member will complete the period of his predecessor and if conditions required for holding the Board of Directors are not fulfilled due to shortage of the number of the members from the minimum limit stated in the Companies Law or these Bylaws, the other members shall invite the Ordinary General Assembly to convene within sixty days to select the necessary number of members.

21. Article (21): Authorities of the Board

Without prejudice to the powers conferred on the General Assembly, the Board of Directors shall be vested with the widest powers to manage the Company, to formulate its general policy in line with its objectives and the realization thereof, to carry out all the required transactions and formalities, to sign before the Notary Public the Articles of Association of the companies in which the Company holds shares and any amendment decisions thereto, including those pertaining to the increase and decrease of capital, change of objectives or enter/exit of Shareholders, or the amendment of any of the Articles of Association clauses, or the liquidation of the companies, or the

Without prejudice to the powers conferred on the General Assembly, the Board of Directors shall be vested with the widest powers to manage the Company, to formulate its general policy in line with its objectives and the realization thereof, to carry out all the required transactions and formalities, to sign before the Notary Public the Articles of Association of the companies in which the Company holds shares and any amendment decisions thereto, including those pertaining to the increase and decrease of capital, change of objectives or enter/exit of Shareholders, or the amendment of any of the Articles of Association clauses, or the liquidation of the companies, or the

amendment or cancellation of the commercial registration certificates. The Board of Directors shall also have the power to manage its affairs within or outside the Kingdom of Saudi Arabia, to purchase or sell shares in other companies and dispose of their assets, properties and real estates, and all of the above-mentioned powers shall apply to all companies established/owned by such companies or in which such companies hold shares. The Board of Directors shall also be entitled to subscribe on behalf of the Company for shares of listed companies, to receive the surplus after allocation, to receive dividends, to attend its general assemblies or to delegate whom they may judge to attend or vote on behalf of the Company, and it shall also have the power to purchase and sell shares on behalf of the Company, to open and manage investment portfolios on behalf of the Company or cancel, liquidate or close the same, and to receive the share selling value and dividends. It shall also be entitled to purchase, buy, and transfer real estates and accept such transfer, to receive and deliver, to rent and lease, to receive and make payment, to mortgage and discharge of mortgage, to subdivide, to issue deeds of ownership, to bid, to receive and settle payment, and to acknowledge it. The Board of Directors shall also have the power to

amendment or cancellation of the commercial registration certificates. The Board of Directors shall also have the power to manage its affairs within or outside the Kingdom of Saudi Arabia, to purchase or sell shares in other companies and dispose of their assets, properties and real estates, and all of the above-mentioned powers shall apply to all companies established/owned by such companies or in which such companies hold shares. The Board of Directors shall also be entitled to subscribe on behalf of the Company for shares of listed companies, to receive the surplus after allocation, to receive dividends, to attend its general assemblies or to delegate whom they may judge to attend or vote on behalf of the Company, and it shall also have the power to purchase and sell shares on behalf of the Company, to open and manage investment portfolios on behalf of the Company or cancel, liquidate or close the same, and to receive the share selling value and dividends. It shall also be entitled to purchase, buy, and transfer real estates and accept such transfer, to receive and deliver, to rent and lease, to receive and make payment, to mortgage and discharge of mortgage, to subdivide, to issue deeds of ownership, to bid, to receive and settle payment, and to acknowledge it. The Board of Directors shall also have the power to

reconcile, waive, enter into agreements and to have commitments and engagements in the name of the Company or on behalf thereof, and to carry out all the works and acts that ensure the achievement of the Company's objectives. It shall also be entitled to open all types of bank accounts with the banks, to issue checks and letters of credit, to make withdrawals and deposits, to issue bank guarantees, to sign all types of contracts, documents, agreements, deeds, papers, documentations, checks, and all financial transactions. In addition. the Board of Directors shall also have the power to open investment accounts in the name of the Company with all banks, Islamic finance institutions, real estate funds, as well as industrial and agricultural funds in the name of the Company, to receive the amounts paid to the Company and to deliver the same. Furthermore, it shall be entitled to enter into loan agreements, regardless of the duration thereof, guarantee agreements, securities, guarantees and mortgage agreement with the banks, public lending funds as well as local and international funding entities. The Board shall also have the authority to obtain, amend, and renew necessary licences for the operation of the Company, to request visas from the Labour Offices, to recruit in the name of the Company, to grant

reconcile, waive, enter into agreements and to have commitments and engagements in the name of the Company or on behalf thereof, and to carry out all the works and acts that ensure the achievement of the Company's objectives. It shall also be entitled to open all types of bank accounts with the banks, to issue checks and letters of credit, to make withdrawals and deposits, to issue bank guarantees, to sign all types of contracts, documents, agreements, deeds, papers, documentations, checks, and all financial transactions. In addition, the Board of Directors shall also have the power to open investment accounts in the name of the Company with all banks, Islamic finance institutions, real estate funds, as well as industrial and agricultural funds in the name of the Company, to receive the amounts paid to the Company and to deliver the same. Furthermore, it shall be entitled to enter into loan agreements, regardless of the duration thereof, guarantee agreements, securities, guarantees and mortgage agreement with the banks, public lending funds as well as local and international funding entities. The Board shall also have the authority to obtain, amend, and renew necessary licences for the operation of the Company, to request visas from the Labour Offices, to recruit in the name of the Company, to grant sponsored

sponsored employees' entry and final exit visas, and to transfer and revoke sponsorships. The Board shall also have the power to represent the Company in its relations with others, before the Notary Public, the Civil Rights Department, police departments, and other government authorities, the Chambers of Commerce and Industry, private bodies and entities, banks, companies and institutions of all types within or outside the Kingdom of Saudi Arabia. The Board of Directors shall have the power to issue legal powers of attorney on behalf of the Company, to appoint and remove employees and representatives, as well as determine their salaries and remunerations. It shall also be entitled to draw up a management charter to organise the mechanism of operation within the Company and its relations with others, to formulate regulations, to form ad hoc committees and determine their powers, competences and selection mechanism. It shall have the authority to conclude loan, funding and financial facilities agreements with government finance institutions and funds, for any duration, and also with banks, financial and commercial finance institutions, provided that the duration thereof shall not exceed three years. The Board of Directors shall be subject to the following

employees' entry and final exit visas, and to transfer and revoke sponsorships. The Board shall also have the power to represent the Company in its relations with others, before the Notary Public, the Civil Rights Department, police departments, and other government authorities, the Chambers of Commerce and Industry, private bodies and entities, banks, companies and institutions of all types within or outside the Kingdom of Saudi Arabia. The Board of Directors shall have the power to issue legal powers of attorney on behalf of the Company, to appoint and remove employees and representatives, as well as determine their salaries and remunerations. It shall also be entitled to draw up a management charter to organise the mechanism of operation within the Company and its relations with others, to formulate regulations, to form ad hoc committees and determine their powers, competences and selection mechanism. It shall have the authority to conclude loan, funding and financial facilities agreements with government finance institutions and funds, for any duration, and also with banks, financial and commercial finance institutions, provided that the duration thereof shall not exceed three years. The Board of Directors shall be subject to the following conditions to

conditions to conclude loan agreements that exceed three (3) years:

- 1- the value of the loan agreements that may be concluded by the Board during the financial year of the Company shall not exceed fifty percent (50%) of the Company's capital; 2- the Board of Directors shall specify the manner in which the loan will be used and how it will be repaid;
- 3- the Board shall ensure that the conditions of the loan and the guarantees provided in relation thereto do not prejudice the interests of the Company, its Shareholders and the general securities offered to its creditors.

The Board shall also have the power to sell and mortgage the Company's real estates and assets, provided that the Board minutes and the reasons for its decision to dispose thereof include the following conditions:

- 1- the Board of Directors shall set out, in its sale resolution, the reasons and justifications for the sale;
- 2- the sale shall be for an equivalent value;
- 3- the sale shall be immediate, except in cases of necessity and after obtaining sufficient guarantees;
- 4- such disposal shall not result in the suspension of the Company's activities or the imposition of other obligations.

conclude loan agreements that exceed three (3) years:

- 1— the value of the loan agreements that may be concluded by the Board during the financial year of the Company shall not exceed fifty percent (50%) of the Company's capital; 2— the Board of Directors shall specify the manner in which the loan will be used and how it will be repaid; 3— the Board shall
- 3 the Board shall ensure that the conditions of the loan and the guarantees provided in relation thereto do not prejudice the interests of the Company, its Shareholders and the general securities offered to its creditors.

The Board shall also have the power to sell and mortgage the Company's real estates and assets, provided that the Board minutes and the reasons for its decision to dispose thereof include the following conditions:

- 1- the Board of Directors shall set out, in its sale resolution, the reasons and justifications for the sale;
- 2- the sale shall be for an equivalent value;
- 3- the sale shall be immediate, except in cases of necessity and after obtaining sufficient guarantees;
- 4- such disposal shall not result in the suspension of the Company's activities or the imposition of other obligations.

The Board of Directors shall have the power to discharge the Company's debtors from their debt obligations, provided that the Board minutes and the reasons for its decision include the following conditions:

- 1- the discharge shall occur after the lapse of at least one full year from the establishment of the debt;
 2- the discharge shall
- 2- the discharge shall not exceed a maximum of 1% of the Company's share capital for each year for each debtor;
- the discharge is a right retained by the Board that may not be delegated. The total debt from which the Board of Directors discharged its debtors shall not exceed SAR one million Saudi per year. The Board of Director has the authority to appoint the Deputy Chairman of the Board, the Managing Director, the CEO and the Deputy Executive Officer, Chief Financial Officer and the Operations Management Officer in order to open and manage bank accounts, to obtain banking facilities, to sign all banking services and to sign cheques and letters of credit, provided that a single document shall bear the joint signature of at least two of the abovementioned Board members. Sole signatories may not be allowed in any of such banking services. The Board shall also be entitled, within the limits of its competencies, to

The Board of Directors shall have the power to discharge the Company's debtors from their debt obligations, provided that the Board minutes and the reasons for its decision include the following conditions:

- 1- the discharge shall occur after the lapse of at least one full year from the establishment of the debt;
- 2- the discharge shall not exceed a maximum of 1% of the Company's share capital for each year for each debtor;
- 3- the discharge is a right retained by the Board that may not be delegated. The total debt from which the Board of Directors discharged its debtors shall not exceed SAR one million Saudi per year.

The Board of Director has the authority to appoint the Deputy Chairman of the Board, the Managing Director, the CEO and the Deputy Executive Officer, Chief Financial Officer and the Operations Management Officer in order to open and manage bank accounts, to obtain banking facilities, to sign all banking services and to sign cheques and letters of credit, provided that a single document shall bear the joint signature of at least two of the abovementioned Board members. Sole signatories may not be allowed in any of such banking services. The Board shall also be entitled, within the limits of its competencies, to

delegate or entrust one or

delegate or entrust one or more of its members or more of its members or third parties to perform a third parties to perform a specific work or works or specific work or works or with specific powers, or to with specific powers, or to introduce a specific introduce a specific measure or disposal, and to measure or disposal, and to cancel the delegation or cancel the delegation or power of attorney in whole power of attorney in whole or in part. or in part. Remuneration of the 22. Article (22): Remuneration of the Remuneration of the Directors shall be Directors shall be Directors determined by the General determined by the General Assembly within the limits Assembly within the limits *Amendments have been of the Companies Law and of the Companies Law and made to the Arabic version its implementing its implementing are in form, and do not regulations. regulations. require any change to the Notwithstanding the Notwithstanding the applicable laws and applicable laws and English. regulations in the Kingdom regulations in the Kingdom issued by the relevant issued by the relevant authorities, Directors shall authorities, Directors shall be also remunerated for be also remunerated for attendance and attendance and transportation, according to transportation, according to what is set out by the what is set out by the Board. The Board of Board. The Board of Directors' report to the Directors' report to the Ordinary General Assembly Ordinary General Assembly must include a must include a comprehensive statement of comprehensive statement of all the amounts received by all the amounts received by Directors during the Directors during the financial year as financial year as remuneration, expense remuneration, expense allowance, and other allowance, and other benefits, as well as of all benefits, as well as of all the the amounts received by the amounts received by the Directors during in their Directors during in their capacity as officers or capacity as officers or executives of the Company, executives of the Company, or in consideration of or in consideration of technical, administrative or technical, administrative or advisory services. It must advisory services. It must also include the number of also include the number of meetings of the Board and meetings of the Board and the number of sessions each the number of sessions each Director attended as of the Director attended as of the date of the last General date of the last General Assembly. Assembly.

23. Article (23): The
Authorities of the
Chairman, Deputy,
Managing Director, and
Secretary

The Board of Directors shall appoint from among its members a Chairman, a Deputy Chairman. The Board of Directors may also appoint a Managing Director. No member can concurrently assume the Chairman's position and be appointed to any other executive position in the Company.

The Board of Directors may appoint a CEO for the Company, from among its members, or otherwise by an independent contract. The Board shall determine the CEO's authorities, responsibilities and remuneration. The Board shall maintain the right to dismiss the CEO. It shall also be permissible for a single member to be both CEO and Managing Director.

The Chairman shall represent the Company in its relations with third parties, before the judiciary, Sharia courts, judicial authorities, Board of Grievances, enforcement judges, labour offices, supreme and primary labour bodies, commercial paper committees and all other committees and judicial authorities of different types, executive and administrative bodies and arbitration bodies. He shall have the right to plead, defend, litigate, claim, clear, reconcile, waive, acknowledge, deny, and have the right of preemption, bail, hearing and responding to claims, asking and challenging

The Board of Directors shall appoint from among its members a Chairman, a Deputy Chairman. The Board of Directors may also appoint a Managing Director. No member can concurrently assume the Chairman's position and be appointed to any other executive position in the Company.

The Board of Directors may appoint a CEO for the Company, from among its members, or otherwise by an independent contract. The Board shall determine the CEO's authorities, responsibilities and remuneration. The Board shall maintain the right to dismiss the CEO. It shall also be permissible for a single member to be both CEO and Managing Director. The Authorities of the Chairman, Deputy Managing Director, and CEO include, but are not limited to, the following:

The Chairman shall represent the Company in its relations with third parties, before the judiciary, Sharia courts, judicial authorities, Board of Grievances, enforcement judges, labour offices, supreme and primary labour bodies, commercial paper committees and all other committees and judicial authorities of different types, executive and administrative bodies and arbitration bodies. He shall have the right to plead, defend, litigate, claim, clear, reconcile, waive, acknowledge, deny, and

oaths, establishing evidence and plea, denying and challenging handwritings, signatures; requesting the appointment of and challenging experts and arbitrators, and following up on all cases filed by or against the Company before Sharia courts, judicial authorities, Board of Grievances, enforcement judges and courts, labour offices, supreme and primary labour bodies, the labour disputes committee, the commercial papers committees, the banking committees and all other iudicial committees and arbitration bodies. The Chairman shall also have the right of conciliation, acceptance and denial of rulings on the Company, requesting, opposing and denying the implementation of rulings, requesting arbitration on behalf of the Company, appealing, opposing and accepting judgments issued against the Company, assigning claims, receiving and delivering on behalf of the Company, referring to the enforcement judges for all requirements, requesting the enforcement of judgments and receiving the results of enforcement. The Chairman, within the limits of his competences, may appoint or delegate one or more Board Members or others in pursuing a certain activity or activities or with a specific authorities or to perform a certain procedure or action inside or outside

have the right of preemption, bail, hearing and responding to claims, asking and challenging oaths, establishing evidence and plea, denying and challenging handwritings, signatures; requesting the appointment of and challenging experts and arbitrators, and following up on all cases filed by or against the Company before Sharia courts, judicial authorities, Board of Grievances, enforcement judges and courts, labour offices, supreme and primary labour bodies, the labour disputes committee, the commercial papers committees, the banking committees and all other judicial committees and arbitration bodies. The Chairman shall also have the right of conciliation, acceptance and denial of rulings on the Company, requesting, opposing and denying the implementation of rulings, requesting arbitration on behalf of the Company, appealing, opposing and accepting judgments issued against the Company, assigning claims, receiving and delivering on behalf of the Company, referring to the enforcement judges for all requirements, requesting the enforcement of judgments and receiving the results of enforcement. 2-The Chairman, within the limits of his competences, may appoint

or delegate one or more

Board Members or others in

pursuing a certain activity

the Kingdom of Saudi Arabia, and shall have the right to revoke and cancel all powers of attorney or authorization or appointment letters partially or fully, and the appointee may further appoint another.

The Company is also represented by the Deputy Chairman, the Managing Director, and the CEO, jointly or separately, before the Notary Public, the General Department of Passports, the Ministry of Civil Service, Police Departments, Traffic Authorities, Municipalities, Emirates, Governorates, the Ministry of Interior, the Ministry of Foreign Affairs, embassies and consulates, the Transport Ministry, the Saudi Customs Authority, recruitment offices, and all other government entities, Chambers of Commerce and Industry, private authorities and bodies, commercial banks, treasuries, and all government funds and funding institutions regardless of names and specialty, and companies of all kinds inside and outside the Kingdom of Saudi Arabia.

4- The Deputy
Chairman, the Managing
Director and the CEO shall,
jointly or separately,
entitled to purchase, buy,
and transfer real estates and
accept such transfer, to
receive and deliver, to rent
and lease, to receive and
make payment, to mortgage
and discharge of mortgage,

or activities or with a specific authorities or to perform a certain procedure or action inside or outside the Kingdom of Saudi Arabia, and shall have the right to revoke and cancel all powers of attorney or authorization or appointment letters partially or fully, and the appointe may further appoint another.

The Company is also represented by the Deputy Chairman, the Managing Director, and the CEO, jointly or separately, before the Notary Public, the General Department of Passports, the Ministry of Civil Service, Police Departments, Traffic Authorities, Municipalities, Emirates, Governorates, the Ministry of Interior, the Ministry of Foreign Affairs, embassies and consulates, the Transport Ministry, the Saudi Customs Authority, recruitment offices, and all other government entities, Chambers of Commerce and Industry, private authorities and bodies, commercial banks. treasuries, and all government funds and funding institutions regardless of names and specialty, and companies of all kinds inside and outside the Kingdom of Saudi Arabia.

4- The Deputy
Chairman, the Managing
Director and the CEO shall,
jointly or separately,
entitled to purchase, buy,
and transfer real estates and
accept such transfer, to

sort and extract claims and encumbrances, and shall have the right to issue, amend and renew licences, open branches of the Company, issue and amend commercial registration certificates, add or remove commercial activities. They may further cancel branches, appoint managers, refer to the municipalities for issuing and amending licences for the Company's branches, adding and removing activities to the licences, request visas from labour and recruitment offices in the Company's name and grant sponsored employees exit and re-entry visas and final exit, and transfer and waive visas and issue residency permits and medical insurance certificates.

Chairman and Managing Director shall have the right to refer to traffic departments in all regions to obtain licences to buy and sell new and used cars, and shall have the right to refer to municipalities in all regions to obtain a municipal licence for the exhibition dedicated to buy and sell new and used cars. Each of the Deputy Chairman, the Managing Director and the CEO, within the limits of their respective competencies, shall have the right to issue powers of attorney on behalf of the Company, and each of them, within the limits of their respective competences, may appoint

The Deputy

5-

receive and deliver, to rent and lease, to receive and make payment, to mortgage and discharge of mortgage, sort and extract claims and encumbrances, and shall have the right to issue, amend and renew licences, open branches of the Company, issue and amend commercial registration certificates, add or remove commercial activities. They may further cancel branches, appoint managers, refer to the municipalities for issuing and amending licences for the Company's branches, adding and removing activities to the licences, request visas from labour and recruitment offices in the Company's name and grant sponsored employees exit and re-entry visas and final exit, and transfer and waive visas and issue residency permits and medical insurance certificates.

Chairman, and the Managing Director and the CEO, jointly or severally, shall have the right to refer to traffic departments in all regions to obtain licences to buy and sell new and used cars, and shall have the right to refer to municipalities in all regions to obtain a municipal licence for the exhibition dedicated to buy and sell new and used cars.

6- Each of the Deputy Chairman, the Managing Director and the CEO, within the limits of their respective competencies, shall have the right to issue or delegate one or more
Board Members or others in
pursuing a certain activity
or activities or with a
specific authorities or to
perform a certain procedure
or action inside or outside
the Kingdom of Saudi
Arabia, and shall have the
right to revoke and cancel
all powers of attorney or
authorization or
appointment letters partially
or fully.

- 7- The Chairman shall have the right to call for the Board meeting, preside over the Board meetings and Shareholders General Assembly meetings, and approve and sign Board decisions and deliverables.
- 8- The Deputy
 Chairman and Managing
 Director shall also be
 competent to implement
 such instructions made by
 the Board of Directors. The
 CEO shall be responsible
 for conducting the daily
 business of the Company.
- 9- In addition, the Chairman shall have other powers assigned thereto by the Board in writing, and the Deputy Chairman will act as the Chairman in his absence.
- 10- The Managing Director shall also have the powers assigned thereto by the Board in writing.
- 11- The Board of Directors shall appoint a CEO whose powers and remunerations shall be determined in his appointment decision.
- 12- The Board of Directors shall appoint a Board Secretary from

powers of attorney on behalf of the Company, and each of them, within the limits of their respective competences, may appoint or delegate one or more Board Members or others in pursuing a certain activity or activities or with a specific authorities or to perform a certain procedure or action inside or outside the Kingdom of Saudi Arabia, and shall have the right to revoke and cancel all powers of attorney or authorization or appointment letters partially or fully.

- 7- The Chairman shall have the right to call for the Board meeting, preside over the Board meetings and Shareholders General Assembly meetings, and approve and sign Board decisions and deliverables.
- 8- The Deputy
 Chairman and Managing
 Director shall also be
 competent to implement
 such instructions made by
 the Board of Directors. The
 CEO shall be responsible
 for conducting the daily
 business of the Company.
- 9- In addition, the Chairman shall have other powers assigned thereto by the Board in writing, and the Deputy Chairman will act as the Chairman in his absence.
- 10- The Managing Director shall also have the powers assigned thereto by the Board in writing.
- 11- The Board of Directors shall appoint a CEO whose powers and remunerations shall be

		among its members or otherwise. The Board Secretary shall be responsible for recording the minutes of Board meetings and decisions and writing them down in the special record. In addition, He/she shall have the other powers assigned thereto by the Board of Directors. His/her remuneration shall be determined by a Board resolution. The term of the Chairman, Deputy Chairman, Managing Director and the Secretary, if a Director, shall not exceed their respective term of service as Directors, and may be reappointed.	determined in his appointment decision. 12- The Board of Directors shall appoint a Board Secretary from among its members or otherwise. The Board Secretary shall be responsible for recording the minutes of Board meetings and decisions and writing them down in the special record. In addition, He/she shall have the other powers assigned thereto by the Board of Directors. His/her remuneration shall be determined by a Board resolution. The term of the Chairman, Deputy Chairman, Managing Director and the Secretary, if a Director, shall not exceed their respective term of service as Directors, and may be reappointed.
24.	Article (24): Board Meetings *Amendments have been made to the Arabic version are in form, and do not require any change to the English.	The Board of Directors shall be convened at least two times per year upon a written invitation given by the Chairman. The Chairman shall call a meeting of the Board by written invitation, delivered personally, by mail, fax or e-mail, three days prior to the set meeting date unless agreed otherwise by the Directors. The Chairman must call a meeting of the Board if so requested by any two Directors.	The Board of Directors shall be convened at least two times per year upon a written invitation given by the Chairman. The Chairman shall call a meeting of the Board by written invitation, delivered personally, by mail, fax or e-mail, three days prior to the set meeting date unless agreed otherwise by the Directors. The Chairman must call a meeting of the Board if so requested by any two Directors.
25.	Article (25): Quorum and Representation	1- A meeting of the Board shall be duly convened only if attended by at least four (4) of the Directors in person or by proxy, including at least one (1)	1- A meeting of the Board shall be duly convened only if attended by at least four (4) of the Directors in person or by proxy; including at least one (1)

- representative of Growth Opportunities Trading Company, and at least three (3) Directors in person. In the event that a Director appoints another Director to attend a Board meeting as his/her proxy, then such proxy shall be appointed in accordance with the following guidelines:
- a) a Director may not act as proxy for more than one other Director in attending the same meeting;
- b) a proxy shall be appointed in writing; and
- a Director acting by proxy may not vote on resolutions on which his/her principal is prohibited from voting.
- 2- In the event that a quorum is not met in the first meeting of the Board, the meeting shall be postponed for a period of at least seven (7) days, and not exceeding (12) days, invitation for which shall be duly made, and shall take place in the same location and time set for the first meeting, The second meeting shall be duly convened if attended four (4) of the Directors. Should the quorum not be met, suggested decisions shall be sent to each

- representative of
 Growth Opportunities
 Trading Company,
 provided that and at least three (3) Directors attend in person. In the event that a Director appoints another
 Director to attend a
 Board meeting as his/her proxy, then such proxy shall be appointed in accordance with the following guidelines:
- a) a Director may not act as proxy for more than one other Director in attending the same meeting;
- b) a proxy shall be appointed in writing; and
- a Director acting by proxy may not vote on resolutions on which his/her principal is prohibited from voting.
- 2- In the event that a quorum is not met in the first meeting of the Board, the meeting shall be postponed for a period of at least seven (7) days, and not exceeding twelve (12) days, invitation for which shall be duly made, and shall take place in the same location and time set for the first meeting, The second meeting shall be duly convened if attended four (4) of the Directors. Should the quorum not be met, suggested decisions

- Director to vote on, in writing.
- 3- Board Meetings may be held via instantaneous audio-visual communication, whereby each Director may see and hear one another during the meeting. In such a case, the Board Secretary shall send copies of decisions taken during the meeting to Directors to sign.

Board resolutions shall be passed by the majority of the Directors who are present or represented therein with the approval of a member representing the Growth Opportunities Trading Company (as long as the Growth Opportunities Company owns 17%) when deciding on the following:

- (a) Approving a business plan or any changes (including changes related to selling, leasing other than in the normal course of business or disposing of, buying, financing, or creating any obligation on the vehicle fleet) of more than eight percent (8%) (Other than compensation, incentives, end of service benefits and other employee benefits).
- (b) Other than in relation to the vehicle fleet, acquiring or entering into an agreement to acquire assets or conducting other investments in exchange for more than (a) SAR 3,750,000 in any individual case; or (b) SAR 5,000,000

- shall be sent to each Director to vote on, in writing.
- 3- Board Meetings may be held via instantaneous audio-visual communication, whereby each Director may see and hear one another during the meeting. In such a case, the Board Secretary shall send copies of decisions taken during the meeting to Directors to sign.

Each Director shall have one vote. Board resolutions shall be passed by the majority of the Directors who are present or represented therein. In case of tie of votes, the Chairman, or whoever presides the meeting in his absence, shall have a casting vote. The Board of Directors may pass resolutions by circulation to the Directors, unless a Director requests, in writing, a meeting for deliberations. Such decisions shall be submitted to the Board in its first subsequent meeting. with the approval of a member representing the Growth **Opportunities Trading** Company (as long as the **Growth Opportunities** Company owns 17%) when deciding on the following: (a) <u>Approving a</u> busin<u>ess plan or any</u> changes (including changes related to selling, leasing other than in the normal course of business

in total in any financial year (for every case except where it is certified under the annual budget).

- (c) Other than in relation to the vehicle fleet, purchasing, leasing, disposing of or creating any obligation on whichever grounds with a fair market value exceeding (a) SAR 3,750,000 in any single case; or (b) SAR 5,000,000 in total in any financial year (in every case other than when certified under the annual budget).
- (d) Permitting at any time to exceed the credit balance which is (a) SAR 25,000 for an individual; or (b) SAR 500,000 for the Company unless the general manager of the Company states in writing otherwise, provided that the individuals and companies provided with such credit have been unable to pay any obligations due to the Company.
- (e) Establishing any new branches or subsidiaries or close or convert any branch into a limited liability company, joint stock company or any other legal entity, in every case unless certified under the approved annual budget.
- (f) Engaging in new business activities and abandoning or materially changing the existing business activities, except where it is certified under the annual budget.
- (g) Starting core business operations in any country where the

- or disposing of, buying, financing, or creating any obligation on the vehicle fleet) of more than eight percent (8%) (Other than compensation, incentives, end of service benefits and other employee benefits). (b) Other than in relation to the vehicle fleet, acquiring or entering into an agreement to acquire assets or conducting other investments in exchange for more than (a) SAR 3,750,000 in any individual ease; or (b) **SAR 5,000,000 in total in** any financial year (for every case except where it is certified under the annual budget). (c) Other than in relation to the vehicle fleet, purchasing, leasing, disposing of or creating any obligation on whichever grounds with a fair market value exceeding (a) SAR 3,750,000 in any single case; or (b) SAR 5,000,000 in total in any financial vear (in every case other than when certified under the annual budget). (d) Permitting at any time to exceed the credit balance which is (a) SAR 25,000 for an individual; or (b) SAR 500,000 for the Company unless the general manager of the Company states in writing otherwise, provided that the individuals and companies provided with such credit have been unable to pay any

Company does not operate at that time, except where it is certified under the annual budget.

- (h) Disposing of or selling any trademark, patent, licences or any other intellectual property rights.
- (i) Appointing, terminating or changing the powers of any of the Senior Managers.
- (j) Except for the requirements of the approved annual budget, (a) executing any change to compensations or incentives or cutting off or other benefits for any of the Senior Managers; or (b) increasing or decreasing the total amount for compensation or incentives or end of service or other benefits for the staff base (except for the Senior Managers).
- (k) Establishing, changing, or terminating any raise or share of profits or stock options or other incentive project for any Director or employee in the Company.
- Appointing any (1) Committee for the Board of Directors or delegating any powers belonging to the Committee to the Board. Except in relation to purchasing, funding or selling or leasing (in the ordinary course of business) or any other disposal or creating any obligation for the vehicle fleet, entering in or amending and/or changing any contracts or agreements and/or other commitments where the Company's

obligations due to the Company. Establishing any new branches or subsidiaries or close or convert any branch into a limited liability company, joint stock company or any other legal entity, in every case unless certified under the approved annual budget. (f) Engaging in new business activities and abandoning or materially changing the existing business activities, except where it is certified under the annual budget. Starting core business operations in any country where the Company does not operate at that time, except where it is certified under the annual budget. (h) Disposing of or selling any trademark, patent, licences or any other intellectual property rights. (i)-Appointing, terminating or changing the powers of any of the Senior Managers. (i) Except for the requirements of the approved annual budget, (a) executing any change to compensations or incentives or cutting off or other benefits for any of the Senior Managers; or (b) increasing or decreasing the total amount for compensation or incentives or end of service or other benefits

<u>for the staff base (except</u> for the Senior Managers).

- obligation, responsibility under that contract or agreement and/or the other commitments exceed or possibly would exceed SAR 3,700,000 (except where certified under the approved annual budget).
- Except in relation (n) to financing the vehicle fleet: (a) borrowing, securing, refinancing, assuming, incurring and/or committing to the indebtedness with an amount greater than SAR 3,750,000 individually or SAR 5,000,000 in total; or (b) granting, establishing, incurring or bearing any right to reserve upon any lien on any of the Company's assets (except for the obligations that are covered under the approved annual budget or under the existing credit facilities of the Company).
- (o) Starting or settling any proceedings or arbitration over a disputed amount exceeding SAR 1,875,000.
- (p) Entering into any agreement or arrangement to perform any of the aforementioned.
- (q) Executing the initial public offering.
 The Board of Directors may pass resolutions by circulation to the Directors, unless a Director requests, in writing, a meeting for deliberations. Such decisions shall be submitted to the Board in its first subsequent meeting.
- Establishing, changing, or terminating any raise or share of profits or stock options or other incentive project for any Director or employee in the Company. (I) Appointing any Committee for the Board of Directors or delegating any powers belonging to the Committee to the Board. (m) Except in relation to purchasing, funding or selling or leasing (in the ordinary course of business) or any other disposal or creating any obligation for the vehicle fleet, entering in or amending and/or changing any contracts or agreements and/or other commitments where the Company's obligation, responsibility under that contract or agreement and/or the other commitments exceed or possibly would exceed SAR 3,700,000 (except where certified under the approved annual budget). (n) Except in relation to financing the vehicle fleet: (a) borrowing, securing, refinancing, assuming, incurring and/or committing to the indebtedness with an amount greater than SAR 3,750,000 individually or **SAR 5,000,000 in total; or** (b) granting, establishing, incurring or bearing any right to reserve upon any lien on any of the Company's assets (except for the obligations that are

covered under the

			1 11 1
			approved annual budget
			or under the existing
			eredit facilities of the
			Company).
			(o) Starting or settling
			any proceedings or
			arbitration over a
			disputed amount
			exceeding SAR 1,875,000.
			(p) Entering into any
			agreement or
			arrangement to perform
			any of the
			aforementioned.
			(g) Executing the
			initial public offering.
			The Board of Directors
			may pass decisions by
			having them circulated
			separately to the Board
			members, unless a
			member requests, in
			writing, a meeting for
			deliberations. Such
			decisions shall be
			submitted to the Board in
			ite firet enheaquant
			its first subsequent
26	Article (27): Conflict of		meeting.
26.	Article (27): Conflict of	-	meeting. In the event that a Director
26.	Article (27): Conflict of Interest	-	meeting. In the event that a Director has an interest in any
26.	` /	-	meeting. In the event that a Director has an interest in any transactions made for the
26.	` /	-	meeting. In the event that a Director has an interest in any transactions made for the account of the Company,
26.	` /	-	In the event that a Director has an interest in any transactions made for the account of the Company, the relevant Director shall
26.	` /	-	meeting. In the event that a Director has an interest in any transactions made for the account of the Company, the relevant Director shall disclose such interest to the
26.	` /	-	In the event that a Director has an interest in any transactions made for the account of the Company, the relevant Director shall disclose such interest to the Board of Directors.
26.	` /	-	meeting. In the event that a Director has an interest in any transactions made for the account of the Company, the relevant Director shall disclose such interest to the Board of Directors. Such declaration shall be
26.	` /	-	meeting. In the event that a Director has an interest in any transactions made for the account of the Company, the relevant Director shall disclose such interest to the Board of Directors. Such declaration shall be recorded in the minutes of
26.	` /	-	meeting. In the event that a Director has an interest in any transactions made for the account of the Company, the relevant Director shall disclose such interest to the Board of Directors. Such declaration shall be recorded in the minutes of meeting, and the interested
26.	` /	-	meeting. In the event that a Director has an interest in any transactions made for the account of the Company, the relevant Director shall disclose such interest to the Board of Directors. Such declaration shall be recorded in the minutes of meeting, and the interested Director shall not
26.	` /	-	meeting. In the event that a Director has an interest in any transactions made for the account of the Company, the relevant Director shall disclose such interest to the Board of Directors. Such declaration shall be recorded in the minutes of meeting, and the interested Director shall not participate in the
26.	` /	-	In the event that a Director has an interest in any transactions made for the account of the Company, the relevant Director shall disclose such interest to the Board of Directors. Such declaration shall be recorded in the minutes of meeting, and the interested Director shall not participate in the deliberation or voting on
	Interest	-	meeting. In the event that a Director has an interest in any transactions made for the account of the Company, the relevant Director shall disclose such interest to the Board of Directors. Such declaration shall be recorded in the minutes of meeting, and the interested Director shall not participate in the deliberation or voting on such resolution.
26.	Interest Article (30): The	The founders shall invite all	meeting. In the event that a Director has an interest in any transactions made for the account of the Company, the relevant Director shall disclose such interest to the Board of Directors. Such declaration shall be recorded in the minutes of meeting, and the interested Director shall not participate in the deliberation or voting on such resolution. The founders shall invite all
	Interest	Subscribers to a Conversion	meeting. In the event that a Director has an interest in any transactions made for the account of the Company, the relevant Director shall disclose such interest to the Board of Directors. Such declaration shall be recorded in the minutes of meeting, and the interested Director shall not participate in the deliberation or voting on such resolution.
	Article (30): The Conversion Assembly		meeting. In the event that a Director has an interest in any transactions made for the account of the Company, the relevant Director shall disclose such interest to the Board of Directors. Such declaration shall be recorded in the minutes of meeting, and the interested Director shall not participate in the deliberation or voting on such resolution. The founders shall invite all
	Interest Article (30): The	Subscribers to a Conversion	In the event that a Director has an interest in any transactions made for the account of the Company, the relevant Director shall disclose such interest to the Board of Directors. Such declaration shall be recorded in the minutes of meeting, and the interested Director shall not participate in the deliberation or voting on such resolution. The founders shall invite all Subscribers to a Conversion
	Article (30): The Conversion Assembly	Subscribers to a Conversion General Assembly, within	In the event that a Director has an interest in any transactions made for the account of the Company, the relevant Director shall disclose such interest to the Board of Directors. Such declaration shall be recorded in the minutes of meeting, and the interested Director shall not participate in the deliberation or voting on such resolution. The founders shall invite all Subscribers to a Conversion General Assembly, within
	Article (30): The Conversion Assembly *Amendments have been	Subscribers to a Conversion General Assembly, within 45 days from the date of the	In the event that a Director has an interest in any transactions made for the account of the Company, the relevant Director shall disclose such interest to the Board of Directors. Such declaration shall be recorded in the minutes of meeting, and the interested Director shall not participate in the deliberation or voting on such resolution. The founders shall invite all Subscribers to a Conversion General Assembly, within 45 days from the date of the
	Article (30): The Conversion Assembly *Amendments have been made to the Arabic version are in form, and do not	Subscribers to a Conversion General Assembly, within 45 days from the date of the decision of the Ministry of	In the event that a Director has an interest in any transactions made for the account of the Company, the relevant Director shall disclose such interest to the Board of Directors. Such declaration shall be recorded in the minutes of meeting, and the interested Director shall not participate in the deliberation or voting on such resolution. The founders shall invite all Subscribers to a Conversion General Assembly, within 45 days from the date of the decision of the Ministry of Commerce to authorize the
	Article (30): The Conversion Assembly *Amendments have been made to the Arabic version are in form, and do not require any change to the	Subscribers to a Conversion General Assembly, within 45 days from the date of the decision of the Ministry of Commerce to authorize the conversion of the	In the event that a Director has an interest in any transactions made for the account of the Company, the relevant Director shall disclose such interest to the Board of Directors. Such declaration shall be recorded in the minutes of meeting, and the interested Director shall not participate in the deliberation or voting on such resolution. The founders shall invite all Subscribers to a Conversion General Assembly, within 45 days from the date of the decision of the Ministry of Commerce to authorize the conversion of the Company.
	Article (30): The Conversion Assembly *Amendments have been made to the Arabic version are in form, and do not	Subscribers to a Conversion General Assembly, within 45 days from the date of the decision of the Ministry of Commerce to authorize the	In the event that a Director has an interest in any transactions made for the account of the Company, the relevant Director shall disclose such interest to the Board of Directors. Such declaration shall be recorded in the minutes of meeting, and the interested Director shall not participate in the deliberation or voting on such resolution. The founders shall invite all Subscribers to a Conversion General Assembly, within 45 days from the date of the decision of the Ministry of Commerce to authorize the

General Assembly must be Assembly must be attended attended by Shareholders by Shareholders representing at least half representing at least half (1/2) of the Company's (1/2) of the Company's share capital. If such share capital. If such quorum is not achieved, an quorum is not achieved, an invitation shall be sent for a invitation shall be sent for a second meeting after one second meeting after one hour from the end of the hour from the end of the first meeting, provided that first meeting, provided that the invitation for the first the invitation for the first meeting mentions the meeting mentions the possibility of having a possibility of having a second meeting. If such second meeting. If such invitation does not refer to invitation does not refer to the second meeting, an the second meeting, an invitation shall be served invitation shall be served for a second meeting to be for a second meeting to be held at least 15 days after held at least 15 days after this invitation being served. this invitation being served. In any event, this second In any event, this second meeting shall be valid meeting shall be valid regardless of the number of regardless of the number of Shareholders represented Shareholders represented therein. therein. 28. Article (34): Manner of Shareholders' public and Shareholders' public and private assemblies convene Convening Assemblies private assemblies convene at the invitation of the at the invitation of the Board in accordance with Board in accordance with the Companies Law and its the Companies Law and its implementing regulations, implementing regulations, and if requested to do so by and if requested to do so by the Company's external the Company's external auditors, the Audit auditors, the Audit Committee or by a number Committee or by a number of Shareholders of Shareholders representing at least 5% of representing at least 5% of the Company's capital. The the Company's capital. The external auditors may external auditors may convene the General convene the General Assembly if the Board did Assembly if the Board did not convene the General not convene the General Assembly within thirty (30) Assembly within thirty (30) days from the date of the days from the date of the external auditors request to external auditors request to do so. do so. The call for General The call for General Assembly meeting shall be Assembly meeting shall be published in a daily published in a daily newspaper distributed in newspaper distributed in the the locality of the head locality of the head office of

		office of the Company, at least twenty-one days prior to the date set for such meeting. Nevertheless, a notice sent by registered mail to all Shareholders on the mentioned date shall suffice. A copy of both the invitation and the agenda shall be sent to the Ministry, within the period set for publication.	the Company, at least twenty-one (21) days prior to the date set for such meeting. Nevertheless, a notice sent by registered mail to all Shareholders on the mentioned date shall suffice. A copy of both the invitation and the agenda shall be sent to the Ministry of Commerce as well as to the Capital Market Authority, within the period set for publication.
29.	Article (35): Record of Attendance *Amendments have been made to the Arabic version are in form, and do not require any change to the English.	Shareholders who wish to attend a General Assembly shall register their names at the Company's head office before the time specified for the General Assembly.	Shareholders who wish to attend a General Assembly shall register their names at the Company's head office before the time specified for the General Assembly.
30.	Article (36): Quorum of the Ordinary General Assembly	A meeting of the Ordinary General Assembly shall not be valid unless attended by Shareholders representing at least half (1/2) of the Company's share capital. If such quorum cannot be attained at the first meeting, a second meeting shall be convened after one hour from the end of the first meeting, provided that the invitation for the first meeting mentions the possibility of having a second meeting. If such invitation does not refer to the second meeting, an invitation shall be served for a second meeting to be held within thirty days following the previous meeting and the notice shall be sent in the manner prescribed by Article 31 of the Company's Bylaws.	A meeting of the Ordinary General Assembly shall not be valid unless attended by Shareholders representing at least half (1/2) of the Company's share capital. If such quorum cannot be attained at the first meeting, a second meeting shall be convened after one hour from the end of the first meeting, provided that the invitation for the first meeting mentions the possibility of having a second meeting. If such invitation does not refer to the second meeting, an invitation shall be served for a second meeting to be held within thirty days following the previous meeting and the notice shall be sent in the manner prescribed by Article 31 of the Company's Bylaws. In any case, the second meeting shall be deemed

			valid irrespective of the number of shares represented therein. a quarter (25%) of the Company's share capital. If such quorum cannot be attained at the first meeting, a second meeting shall be convened after one hour from the end of the first meeting, provided that the invitation for the first meeting mentions the possibility of having a second meeting. If such invitation does not refer to the second meeting, an invitation shall be served for a second meeting to be held within thirty (30) days following the previous meeting and the notice shall be sent in the manner prescribed by Article 31 Article 34 of the Company's Bylaws. In any case, the second meeting shall be deemed valid irrespective of the number of shares represented therein.
31.	Article (37): Quorum of the Extraordinary General Assembly	A meeting of the Extraordinary General Assembly shall not be valid unless attended by Shareholders representing at least two-thirds (2/3) of the Company's share capital. If such quorum cannot be attained at the first meeting, a second meeting shall be convened after one hour from the end of the first meeting, provided that the invitation for the first meeting mentions the possibility of having a second meeting. If such invitation does not refer to the second meeting,	A meeting of the Extraordinary General Assembly shall not be valid unless attended by Shareholders representing at least two thirds (2/3) half (50%) of the Company's share capital. If such quorum cannot be attained at the first meeting, a second meeting shall be convened after one hour from the end of the first meeting, provided that the invitation for the first meeting mentions the possibility of having a second meeting. If such invitation does not refer to

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32.	Article (38): Voting Rights	an invitation shall be served for a second meeting to be held in such manner as prescribed by Article 31 of the Company's Bylaws. The second meeting shall be deemed valid if attended by Shareholders representing at least a quarter (1/4) of the Company's share capital. If the required quorum has not been attained in the second meeting, there shall be an invitation for a third meeting to be held in such manner as prescribed by Article 31 of the Company's Bylaws and the third meeting shall be deemed valid irrespective of the number of shares represented therein upon the approval of the competent authority. Each Subscriber shall have one vote for each Share he represents at the Constituent General Assembly meeting, and each Shareholder shall have one vote for every Share he represents at the General Assemblies. Cumulative voting shall be used in electing the Board of Directors.	the second meeting, an invitation shall be served for a second meeting to be held in such manner as prescribed by Article 31 34 of the Company's Bylaws. The second meeting shall be deemed valid if attended by Shareholders representing at least a quarter (1/4) (25%) of the Company's share capital. If the required quorum has not been attained in the second meeting, there shall be an invitation for a third meeting to be held in such manner as prescribed by Article 31 Article 34 of the Company's Bylaws and the third meeting shall be deemed valid irrespective of the number of shares represented therein upon the approval of the competent authority. Each Subscriber Shareholder shall have one vote for every Share he represents at the General Assembly meeting, and each Shareholder shall have one vote for every Share he represents at the General Assemblies. Cumulative voting shall be used in electing the Board
			used in electing the Board of Directors. Shareholders may cast their votes by electronic methods and in accordance with the controls set by the
22	A :: 1 (20) A 11	D 1 (C.1	competent authorities.
33.	Article (39): Assembly Resolutions	Resolutions of the Conversion Assembly and the Ordinary General Assembly shall be adopted by an absolute majority of	1. Resolutions of the Conversion Assembly shall be adopted by an absolute majority of the shares represented therein at the
		the shares represented	meeting.
		the shares represented therein. Resolutions of the Extraordinary General	meeting. 2. Resolutions of the Ordinary General Assembly

Assembly shall be adopted by a majority vote of twothirds (2/3) of the shares represented at the meeting. However, if the resolution to be adopted is related to increasing or decreasing the share capital, extending the Company's term, dissolving the Company prior to the expiry of the term specified under the Bylaws or merging the Company with another company, then such resolution shall be valid only if adopted by a majority vote of three quarters of the shares represented at the meeting.

- shall be adopted by an absolute majority of the shares represented at the meeting.
- Resolutions of the 3. Extraordinary General Assembly shall be adopted by a majority vote of twothirds of the shares represented at the meeting. However, if the resolution to be adopted is related to increasing or decreasing the share capital, extending the Company's term, dissolving the Company prior to the expiry of the term specified under the Bylaws or merging the Company with another company, then such resolution shall be valid only if adopted by a majority vote of three quarters of the shares represented at the meeting.

- 34. Article (41): Chairing
 Assemblies and Writing
 Minutes
 - *Amendments have been made to the Arabic version are in form, and do not require any change to the English.

General Assembly meetings shall be presided over by the Chairman or, in his/her absence, by the Deputy Chairman or a member delegated by the Board of Directors. The Chairman shall appoint a secretary for the meeting and a vote counter. Minutes shall be written for the meeting which shall include the names of the Shareholders present, in person or represented by proxy, the number of Shares held by each Shareholder, the number of votes attached to such Shares, the resolutions adopted at the meeting, the number of votes assenting or dissenting to such resolutions and a comprehensive summary of the discussions that took place during the meeting.

General Assembly meetings shall be presided over by the Chairman or, in his/her absence, by the Deputy Chairman or a member delegated by the Board of Directors. The Chairman shall appoint a secretary for the meeting and a vote counter. Minutes shall be written for the meeting which shall include the names of the Shareholders present, in person or represented by proxy, the number of Shares held by each Shareholder, the number of votes attached to such Shares, the resolutions adopted at the meeting, the number of votes assenting or dissenting to such resolutions and a comprehensive summary of the discussions that took place during the meeting.

		Such minutes shall be regularly recorded after each meeting in a special register that shall be signed by the Chairman, the Secretary and the vote counter.	Such minutes shall be regularly recorded after each meeting in a special register that shall be signed by the Chairman, the Secretary and the vote counter.
35.	Article (42): Formation of the Committee	The Audit Committee shall be formed of (3) members by a resolution of the Company's Ordinary General Assembly, provided that the members are not executive Directors whether Shareholders or otherwise. The resolution shall also determine the Audit Committee's composition rules, mandate and procedures as well as the remuneration of its members	The Audit Committee shall be formed of three (3) members by a resolution of the Company's Ordinary General Assembly, provided that the members are not executive Directors whether Shareholders or otherwise. The resolution shall also determine the Audit Committee's composition rules, mandate and procedures as well as the remuneration of its members
36.	Article (45): Reports of the Committee	The Audit Committee shall check the Company's financial statements, and the reports and notes to be provided by the external auditors. It shall express its opinion on the same, if any. It shall also prepare a report on its opinion with respect to the sufficiency of the internal control in the Company, along with other activities within its competence. The Board of Directors shall deposit enough copies of this report in the Company's head office at least twenty-one days prior to the date of convening the General Assembly, in order to provide it to any Shareholder wishing to have a copy of the report. The report shall be read out at the meeting.	The Audit Committee shall check the Company's financial statements, and the reports and notes to be provided by the external auditors. It shall express its opinion on the same, if any. It shall also prepare a report on its opinion with respect to the sufficiency of the internal control in the Company, along with other activities within its competence. The Board of Directors shall deposit enough copies of this report in the Company's head office at least twenty-one (21) days prior to the date of convening the General Assembly, in order to provide it to any Shareholder wishing to have a copy of the report. The report shall be read out at the meeting.

37.	Article (48): The Financial	The Company's financial	The Company's financial
37.	Year	year starts on the first day	year starts on the first day
	i eai	-	-
		of (January) and ends at the	of (January) and ends at the
		end of (December) of every	end of (December) of every
		year, provided that the first	year, provided that the first
		financial year shall	financial year shall
		commence on the date of	commence on the date of
		amendment of the	amendment of the
		Company's commercial	Company's commercial
		registration certificate to	registration certificate to
		indicate its conversion into	indicate its conversion into
		a closed joint-stock	a closed joint-stock
		company and expire on the	company and expire on the
		end of December of the	end of December of the
		following Gregorian year.	following Gregorian year.
38.	Article (49): Financial	1. At the the end of	1. At the end of each
	Documents	each financial year, the	financial year, the Board of
		Board of Directors shall	Directors shall prepare the
		prepare the financial	financial statements of the
		statements of the Company	Company and a report of its
		and a report of its activities	activities and financial
		and financial position for	position for such financial
		such financial year,	year, including the proposed
		including the proposed	method of distributing the
		method of distributing the	net profits. The Board of
		net profits. The Board of	Directors shall put these
		Directors shall put these	documents at the disposal of
		documents at the disposal	the external auditors at least
		of the external auditors at	forty-five (45) days prior to
		least forty-five days prior to	the date of specified for the
		the date of specified for the	General Assembly meeting.
		General Assembly meeting. The Chairman of	2. The Chairman of the Board of Directors and
		2	the Chief Financial Officer
		the Board of Directors and	
		the Chief Financial Officer	and CEO shall sign the documents set forth in the
		shall sign the documents set	
		forth in the above	above paragraph, and copies
		paragraph, and copies thereof shall be deposited at	thereof shall be deposited at the Company's head office
		_	_ :
		the Company's head office at the disposal of the	at the disposal of the Shareholders at least 21
		Shareholders at least 21	days before the date of the
		days before the date of the	General Assembly meeting.
		General Assembly meeting.	3. The Chairman of
		3. The Chairman of	the Board of Directors shall
		the Board of Directors shall	provide the Shareholders
		provide the Shareholders	with the financial
		with the financial	statements of the Company,
		statements of the Company,	the Board of Directors'
		the Board of Directors'	report and the external
		report and the external	auditor's report, unless they
	<u> </u>	report and the external	auditor s report, unless they

auditor's report, unless they are published in a daily are published in a daily newspaper distributed in the city where the head office newspaper distributed in the city where the head of the Company is located. office of the Company is The Chairman shall also located. The Chairman shall send a copy of these also send a copy of these documents to the Ministry documents to the Ministry of Commerce, the Capital Market Authority and other of Commerce at least fifteen (15) days before the competent authorities at date specified for the least fifteen (15) days General Assembly meeting. before the date specified for the General Assembly meeting. 39. Article (50): Distribution The Company's annual net The Company's annual net of Dividends profits shall be allocated as profits shall be allocated as follows: follows: 1. ten per cent (10%) 1. ten per cent (10%) of the net profits shall be of the net profits set aside to form a statutory shall be set aside to reserve. Such setting aside form a statutory may be discontinued by the reserve. Such Ordinary General Assembly setting aside may when such statutory reserve be discontinued by totals thirty per cent (30%) the Ordinary of the Company's paid-up General Assembly when such statutory capital; 2. the Ordinary reserve totals thirty General Assembly, upon a per cent (30%) of proposal by the Board of the Company's paid-up capital; Directors, may set aside 5% of the net profits to form a the Ordinary General Assembly, voluntary reserve to support the financial position of the upon a proposal by Company; the Board of 3. the Ordinary Directors, may set General Assembly may aside 5% of the net resolve to form other profits to form a reserves to the extent they voluntary reserve to serve the Company's support the interests, or to ensure the financial position of distribution of fixed the Company; 3. the Ordinary dividends – so far as possible – to the General Assembly Shareholders. The Ordinary may resolve to form General Assembly may also other reserves to the deduct amounts from the extent they serve net profit to create social the Company's institutions for the interests, or to Company's employees, or ensure the

to support existing

distribution of fixed

		institutions of such kind; and 4. all remaining net profits shall be distributed to the Shareholders unless otherwise decided by the Ordinary General Assembly.	dividends – so far as possible – to the Shareholders. The Ordinary General Assembly may also deduct amounts from the net profit to create social institutions for the Company's employees, or to support existing institutions of such
			kind; and 4. all remaining net profits shall be distributed to the Shareholders unless otherwise decided by the Ordinary General Assembly. The Company may distribute interim dividends on a biannual or quarterly basis, and the General Assembly may delegate such authority to the Board of Directors by a resolution that is renewed annually in accordance with the
			regulations set out by the relevant authority.
40.	Article (52): Distribution of Dividends for Preferred Shares	-	1- In the event that no profits were distributed for any financial year, dividends may not be distributed for the following years, unless the set percentage has been paid to the holders of the preferred shares for such year, in accordance with the provisions of Article 114 of the Companies Law. 2- If the Company fails to pay the set percentage of dividends in accordance with the provisions of Article 114 of the Companies Law for three (3) consecutive years,

a special assembly consisting of holders of preferred shares shall be held in accordance with the provisions of Article 89 of the Companies Law to resolve whether to have the holders of the preferred shares attend General Assembly meetings and participate in the deliberations and voting, or to appoint representatives to the Board of Directors, in proportion to the value of their shares in the Company's capital, until the Company is able to pay profits prescribed for holders of preferred shares for the previous years in full. 41. Article (53): Company's If the Company's If the Company's 1. losses amount to half (1/2)losses amount to half (1/2)Losses of the paid-up capital, at of the paid-up capital, at any time during the any time during the financial year, then any financial year, then any officer of the Company or officer of the Company or the external auditors upon the external auditors upon becoming aware of such becoming aware of such losses shall notify the losses shall notify the Chairman of the Board of Chairman of the Board of Directors, who shall Directors, who shall immediately inform the immediately inform the Directors. The Board of Directors. The Board of Directors shall, within Directors shall, within fifteen days of such fifteen (15) days of such notification, convene an notification, convene an Extraordinary General Extraordinary General Assembly to meet within Assembly to meet within forty five (45) days from forty five days from the date on which the Board of the date on which the Board Directors was notified of of Directors was notified of the losses, to resolve the losses, to resolve whether to increase or whether to increase or reduce the capital of the reduce the capital of the Company pursuant to the Company pursuant to the provisions of the provisions of the Companies Law, in order to Companies Law, in order to render the losses equal to render the losses equal to less than half (1/2) of the less than half (1/2) of the

			1
		Company's paid-up capital,	Company's paid-up capital,
		or dissolve the Company	or dissolve the Company
		before the end of its term as	before the end of its term as
		stated in the Bylaws.	stated in the Bylaws.
		2. The Company shall	2. The Company shall
		be deemed terminated by	be deemed dissolved by
		operation of law if the	operation of law if the
		General Assembly is not	General Assembly is not
		convened during the term	convened during the term
		specified in the above	specified in the above
		paragraph, or if the General	paragraph, or if the General
		Assembly is convened but	Assembly is convened but
		is unable to adopt a	is unable to adopt a
		resolution on the matter, or	resolution on the matter, or
		· ·	
		if the Assembly resolves to	if the Assembly resolves to
		increase the capital in accordance with the	increase the capital in accordance with the
		conditions specified in the	conditions specified in the
		above paragraph but the	above paragraph but the
		capital increase is not fully	capital increase is not fully
		subscribed for within ninety	subscribed for within ninety
		days from the date on	(90) days from the date on
		which the General	which the General
		Assembly adopted the	Assembly adopted the
		resolution to increase the	resolution to increase the
10	1. (54)	capital.	capital.
42.	Article (54):	Each shareholder has the	Each shareholder has the
	Responsibility Claim	right to raise the	right to raise the
	.	responsibility lawsuit	responsibility lawsuit
	*Amendments have been	determined for the	determined for the
	made to the Arabic version	Company against the	Company against the
	are in form, and do not	borders of the board of	borders of the board of
	require any change to the	directors is such an error	directors is such an error
	English.	made by them may cause a	made by them may cause a
		damage to it, and the	damage to it, and the
		shareholder may not raise	shareholder may not raise
		the said case unless the	the said case unless the
		Company right in raising it	Company right in raising it
		is still present, and the	is still present, and the
		shareholder shall inform the	shareholder shall inform the
		Company of its	Company of its
		determination to raise the	determination to raise the
		lawsuit.	lawsuit.
43.	Article (55): Termination	The Company, upon its	The Company, upon its
	of the Company	dissolution, shall enter a	dissolution, shall enter a
		liquidation phase during	liquidation phase during
		which it shall retain its	which it shall retain its legal
		legal personality to the	personality to the extent
		extent necessary for the	necessary for the
		liquidation. The	liquidation. The
		Extraordinary General	Extraordinary General

		Assembly shall issue a resolution for the voluntary liquidation of the Company, which must include the appointment of a liquidator and specify his powers, fees, any restrictions on his powers and the period required for the liquidation process. The period of a voluntary liquidation process shall not exceed five years and may not be further extended without a judicial order. The authority	Assembly shall issue a resolution for the voluntary liquidation of the Company, which must include the appointment of a liquidator and specify his powers, fees, any restrictions on his powers and the period required for the liquidation process. The period of a voluntary liquidation process shall not exceed five (5) years and may not be further extended without a judicial order. The
		voluntary liquidation process shall not exceed	voluntary liquidation process shall not exceed
		further extended without a	be further extended without
		shall cease upon the dissolution of the Company; however, the	Directors shall cease upon the dissolution of the Company; however, the
		Board of Directors shall remain responsible for the	Board of Directors shall remain responsible for the
		management of the Company and shall be deemed as liquidators	management of the Company and shall be deemed as liquidators
		towards third parties, until a liquidator is appointed. Shareholders' assemblies	towards third parties, until a liquidator is appointed. Shareholders' assemblies
		shall continue throughout the duration of the	shall continue throughout the duration of the
		liquidation process, but their role shall be limited to serving as a liquidator.	liquidation process, but their role shall be limited to serving as a liquidator.
44.	Article (56)	The Companies Law and Regulations shall apply to all matters not addressed in these Bylaws.	The Companies Law and Regulations and the Capital Market Authority's laws and regulations shall apply to all matters not addressed
			in these Bylaws.