



The file contains the following attachments:

1. Comparison table for (article 3) of the Company's bylaws, relating to

(the purposes of the Company) before and after Amendment.

2. Comparison table for the Working Regulations of the Nominations and

Remuneration Committee before and after Amendment.

3. Comparison table for the Board Membership's Policies, Standards,

Procedures and Controls before and after Amendment.













(Article 3) of the Company's bylaws, relating to the purposes of the Company.

	Before	After
a.	Making rods, connectors, cables,	manufacture insulated wires and
	electrical wires, copper, aluminum,	cables made of Steel
	fiber optic communications, etc., in	manufacture insulated wires and
	all its efforts and measurements,	cables made of copper
	grounding connectors for electrical	manufacture insulated wires and
	uses, communications, plastic	cables made of Aluminum
	plastics vehicles, reels, wood drums,	manufacture wooden cables rollers
	telephone cable extension	manufacture cables and metal strips
	accessories, electronic equipment,	made of steel
	business systems, electrical and	manufacture cables and metal strips
	electronic appliances,	made of copper
	communications and information,	manufacture cables and metal strips
b.	marketing and distribution. Electrical, mechanical, electronic	made of aluminum
0.	and plastic works contractors,	manufacture other cables and metal
	telecommunication and information	strips
	systems business; managing,	produce fiber optic cables
	operating, installing, constructing,	produce electrical linkages and wire
	maintaining and repairing the said	extension channels made of metal
	works and owning and leasing them	Produce electrical linkages and
	for the benefit of others; Performing	wire extension channels made of
	industrial services, setting up	plastic
	various industrial projects after	Produce electrical linkages and wire extension channels made of
	obtaining the necessary licenses	other materials
	from the competent authorities.	Produce other electrical linkages
c.	Installation, operation, maintenance	Make plastics in their initial forms.
	and management of local, expanded	Make sheets, panels, coil strips,
	and dedicated computer networks;	rods, reeds, corners, wires, and
	messaging and communication	clips in all their forms
	integration systems and their	Smelting, rolling, pulling, filtering,
sy	linkage via messaging integration	and molding copper and its
	systems; import and marketing of	mixtures
	connecting devices, protecting and	Smelting, rolling, pulling, filtering,
	distributing networks and audio,	and molding aluminum and its
۲.	image and information integration.	mixtures
d.	Ownership of land, real estate,	Non-ferrous ordinary metal
	buildings and warehouses necessary	manufactures, includes (wires,

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	to serve and dispose of the	pipes, pipelines, powders, papers,
	Company's purposes.	sheets, etc.)
e.	Establishment and management of a	Manufacturing of metal electricity
	training center for the Company's	connection tapes.
	workforce to develop industrial	Making parts, connections and
	skills in the Company's business;	accessories that are not classified
	ownership of industrial technology	elsewhere
	related to the Company's purposes	Produce rails used in construction
	or cooperation with its owners or	and mining operations
	developers.	Produce Polyethylene
f.	Manufacture raw materials relevant	Manufacture of pipes, hoses, plastic
	to the Company's activities alone or	pipes and its joints and supplies
	in cooperation with various	Manufacturing products of iron,
	production sectors.	steel, etc., by traction, extrusion or
g.	Manufacture cutters, switches,	rolling
0	transformers, components attached	Manufacturing pipelines, pipes and
	thereto, terminals and internal and	hollow shapes made of iron and
	external connections of power	steel
	cables.	Iron and steel alloy (finished
h.	Commercial agencies: wholesale	products)
	and retail trade in materials, tools,	Iron and steel alloy (semi-finished
	machinery, equipment and raw	products)
	materials related to the Company's	Non-ferrous metals including
	activity market it.	aluminum, zinc, etc. (finished
i.	The Company exercises its activities	products)
	in accordance with the established	1 /
	regulations after obtaining the	Non-ferrous metals including
	necessary licenses from the	aluminum, zinc, etc. (semi-finished products)
	competent authorities, if any.	
	1	Manufacturing lightweight iron
		structure
		Manufacturing prefabricated
		ferrous structure units
		Manufacture and Forming of Rebar
		Rods
		Manufacture and Forming of Rebar
		Systems
		Installation of industrial appliances
		in industrial establishments
		Complete dismantling of large
		machinery and equipment

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Installation and extension of
computer and communication
networks
Extension of Electrical Wire
Extension of Telecommunication
Wire
Grid-Extensions
Sale of Electrical and
Telecommunications Cables
Retail of Electrical Tools and
Extensions
Wholesale of used wires, switches
and other delivery equipment
Wholesale for generators, electrical
transformers, and others
Sale and installation of machinery
and factories equipment
Export and Import Activities
Wholesale for primary plastic
materials, rubber and industrial
fiber
Retail of construction materials
scrap (includes iron scrap trade)



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Article after amendments
Preface
 The Remuneration and Nomination Committee shall assume the competencies and functions set out in these regulations. The Committee's regulations clarify the scope, structure, and competencies. In order to keep abreast of the relevant best practices and ensure that the Company's work is in line with the best practices in the field of corporate governance, the Committee shall review these regulations periodically and make recommendations to the Board to adopt any necessary amendments in accordance with the applicable regulations. The Board periodically assess the Committee's performance and provide guidance for the upgrading of its performance.
Article (2): Organization of the Committee's Work
Composition of the Committee 1 .By a decision of the Board of Directors, the Committee shall consist of at least THREE members and up to FIVE members, including at least one Independent member . 2 .In case the Chairman of the Committee is absent from a meeting, the members of the Committee shall nominate a Provisional Chairperson of the meeting . 3 .Non-Executive members or non-Board members, whether Shareholders or others, may be engaged .

1 .At the beginning of each new session or in case of restructuring the Committee, the members of the Committee at the first meeting shall agree to select a Chairman of the Committee who should be an Independent member.

2 .The Chairman of the Board of Directors shall not be the Chairman of the Committee .
3 .The Chairman of the Committee shall organize the meetings of the Committee, determine the agenda of its meetings, and be informed of all information and documents necessary to carry out its responsibilities .
4 .The Chairman of the Committee or any acting member must attend the General Assemblies to answer the Shareholders

Appointment of Secretary of the Committee

queries.

1 .The Board's Secretariat assumes the Committee's Secretariat. The Committee may appoint a Secretary from among its members or others who shall meet the appropriate requirements for the position as stipulated in the CMA's Corporate Governance Regulation. The functions and responsibilities of the Secretary shall be related to the documentation of the meetings of the Committee and the preparation of records thereof, including debates and deliberations, the indication of the meeting's location, date, start and end time; documenting the Committee's decisions and results of the voting and keeping them in special and structured register; codifying the names of the members present and the reservation they have made, if any, and signing these records by all members present. 2 .Provide Committee members with the Committee's agenda, working papers, documents and information, and any additional documents or information requested by any Committee members

relevant to the topics covered in the agenda of the meeting . 3 .Inform the members of the Committee of the dates of the Committee's meetings well in advance . 4 .Submit periodic reports on the activities and work of the Committee to the Board and perform all other tasks that may be entrusted to it by the Committee . 5 .The Committee's Secretary is not entitled to participate in or vote on any of the Committee's resolutions. Invitees 1 .Only members of the Committee shall be entitled to attend its meetings, and when necessary, other persons may be invited to attend any meeting or a part of it thereof, on the understanding that the invitees shall not have the right to vote on any decision taken by the Committee . 2 .Invitees are not entitled to participate in any discussion relating to their appointment, benefits ,termination of their services or any other matter relating to them unless the Committee has requested them to participate in such discussions . 3 .Members of the Committee and other persons invited to the meetings of the Committee should not disclose the Committee should not disclose the Company's secrets and maintain the confidentiality of the meetings and the discussions and documents review seen by the attendees . Duration of the Committee's Work The duration of the work of the Committee shall commence on the date of its formation and shall expire upon the expiration of the duration of the session of the Board or the
The duration of the work of the Committee shall commence on the date of its formation and shall expire upon the expiration of the

Termination of the Committee's Services
1 .A decision by the Board of Directors may
terminate the membership of the entire
Committee or one of its members due to the
member's abuse of his position on the
Committee or misconduct which the
Board considers to be detrimental to the
objectives and reputation of the Company in
general and the Committee in particular .
2 .Any member of the Committee may resign
from membership of the Committee by
handing down a written notification to the
Chairman of the Board and the Chairman of
the Committee. The resignation shall take
effect from the date of handing over of the
notice unless the notice specifies a
time thereafter to carry out the resignation .
3 .The membership of a Committee member
shall be waived if he/she fails to attend the
Committee's meetings for more than three
consecutive meetings without a prior
authorization of the Chairman of the
Committee or an acceptable excuse
approved by the majority of the Committee's
members present .
4 .The Committee is entitled to nominate a
replacement member from among the
members of the Board for accreditation by
the Board to the vacant position. The new
member shall complete the remaining
term taking into account the conditions to be
met by the member of the Committee .
Committee Members' Remuneration and
Allowances
1 .Each member of the Committee is entitled
to receive annual bonuses, attendance
allowances and other allowances as
stipulated in the Company's bylaws and the
Policy of 'Nominating members of
the Board of Directors and its Committees'
members and their Remunerations and the
Executive Management's Remuneration .'
2 .Members of the Committee are entitled to
compensation for travel costs for attending

Article (3): Conditions for Remuneration and Nomination Committee's Membership The member shall abide by the principle of non-conflict of interest as defined by custom and law.	meetings of the Committee from their place of residence to the location of the Company or the venue of the meeting , as well as any other costs associated with accommodation and transportation according to the applicable policy of the Company. Article (3): Conditions for Remuneration and Nomination Committee's Membership The member shall abide by the principle of non-conflict of interest as defined by custom and law
Article (4): Term and Expiration of	Article (2): Organization of the Committee's
Membership	Work
 The term of membership of the members of this Committee shall be valid for the period fixed by the Board of Directors not exceeding the term of office of the Board of Directors. The membership of any member of the Committee shall be terminated by decision of the Board of Directors in the event of the member's request for exemption, resignation or absence from two consecutive meetings without excuse acceptable to the Chairman of the Committee or serious breach of the terms of membership or of his/her functions and responsibilities after consideration of the recommendation made by the Chairman of the Committee of this regard. The Board of Directors shall appoint by decision another member of the Committee as a substitute for the member whose membership has expired, bearing in mind in any event that the number of members of the Committee shall not be less than THREE (3) members. 	 Composition of the Committee 1 .By a decision of the Board of Directors, the Committee shall consist of at least THREE members and up to FIVE members, including at least one Independent member . 2 .In case the Chairman of the Committee is absent from a meeting, the members of the Committee shall nominate a Provisional Chairperson of the meeting . 3 .Non-Executive members or non-Board members, whether Shareholders or others, may be engaged . Chairman of the Committee at the first meeting shall agree to select a Chairman of the Committee who should be an Independent member . 2 .The Chairman of the Board of Directors shall not be the Chairman of the Committee , the members of the Committee at the first meeting shall agree to select a Chairman of the Committee who should be an Independent member . 3 .The Chairman of the Board of Directors shall not be the Chairman of the Committee , determine the agenda of its meetings, and be informed of all information and documents necessary to carry out its responsibilities . 4 .The Chairman of the Committee or any acting member must attend the General Assemblies to answer the Shareholders queries .

Appointment of Secretary of the
<u>Committee</u>
1 .The Board's Secretariat assumes the
Committee's Secretariat. The Committee may
appoint a Secretary from among its members
or others who shall meet the appropriate
requirements for the position as stipulated in
the CMA's Corporate Governance Regulation.
The functions and responsibilities of the
Secretary shall be related to the
documentation of the meetings of the
Committee and the preparation of records
thereof, including debates and deliberations,
the indication of the meeting's location,
date, start and end time; documenting the
Committee's decisions and results of the
voting and keeping them in special and
structured register; codifying the names of
the members present and the reservation
they have made, if any, and signing these
records by all members present .
2 .Provide Committee members with the
Committee's agenda, working papers,
documents and information, and any
additional documents or information
requested by any Committee members
relevant to the topics covered in the agenda
of the meeting .
3 Inform the members of the Committee of
the dates of the Committee's meetings well
in advance .
4 .Submit periodic reports on the activities
and work of the Committee to the Board and
perform all other tasks that may be
entrusted to it by the Committee .
5 .The Committee's Secretary is not entitled
to participate in or vote on any of the Committee's resolutions.
Invitees
1 .Only members of the Committee shall be
entitled to attend its meetings, and when
necessary, other persons may be invited to
attend any meeting or a part of it thereof, on
the understanding that the invitees shall not

have the right to vote on any decision taken by the Committee .

2 .Invitees are not entitled to participate in any discussion relating to their appointment, benefits ,termination of their services or any other matter relating to them unless the Committee has requested them to participate in such discussions .

3 .Members of the Committee and other persons invited to the meetings of the Committee should not disclose the Company's secrets and maintain the confidentiality of the meetings and the discussions and documents review seen by the attendees .

Duration of the Committee's Work

The duration of the work of the Committee shall commence on the date of its formation and shall expire upon the expiration of the duration of the session of the Board or the termination of its services by the Board. The term of the Committee's work must correspond to the term of the Board's.

Termination of the Committee's Services

1. A decision by the Board of Directors may terminate the membership of the entire Committee or one of its members due to the member's abuse of his position on the Committee or misconduct which the Board considers to be detrimental to the objectives and reputation of the Company in general and the Committee in particular. 2 .Any member of the Committee may resign from membership of the Committee by handing down a written notification to the Chairman of the Board and the Chairman of the Committee. The resignation shall take effect from the date of handing over of the notice unless the notice specifies a time thereafter to carry out the resignation

	3 .The membership of a Committee member
	shall be waived if he/she fails to attend the
	Committee's meetings for more than three
	consecutive meetings without a prior
	authorization of the Chairman of the
	Committee or an acceptable excuse
	approved by the majority of the Committee's
	<mark>members present .</mark>
	<mark>4 .The Committee is entitled to nominate a</mark>
	replacement member from among the
	members of the Board for accreditation by
	<mark>the Board to the vacant position. The new</mark>
	member shall complete the remaining
	term taking into account the conditions to be
	met by the member of the Committee.
	Committee Members' Remuneration and
	Allowances
	1 .Each member of the Committee is entitled
	to receive annual bonuses, attendance
	allowances and other allowances as
	stipulated in the Company's bylaws and the
	Policy of 'Nominating members of
	the Board of Directors and its Committees'
	members and their Remunerations and the
	Executive Management's Remuneration .'
	2 .Members of the Committee are entitled to
	compensation for travel costs for attending
	meetings of the Committee from their place
	of residence to the location of the Company
	or the venue of the meeting ,
	as well as any other costs associated with
	accommodation and transportation
	according to the applicable policy of the
	Company.
Article (5): Functions and Responsibilities of	Article (1): Committee's terms of reference
the Remuneration and Nominations	The Committee shall exercise all the powers
Committee In addition to any other	entrusted to it, report to and maintain direct
responsibilities entrusted to it	channels of communication with the Board of
1. Recommend to the Board of Directors the	Directors and is not entitled to amend any
nomination of membership of the Board	decision issued by the Board .
in accordance with the approved policies	The Committee's terms of reference under
and criteria, taking into account not	the relevant provisions and regulations shall
nominating any person previously	be as follows :

convicted of committing a breach against trust and honor.

- 2. Annual review of the required skill requirements for Board membership and a description of the capabilities and qualifications required for Board membership, including determining the time the member needs to allocate to the Board's work.
- 3. Review the Board structure and make recommendations on possible changes.
- 4. Identify the strengths and weaknesses of the Board and propose to address them in accordance with the Company's interest.
- Ascertain annually the independence of independent members and the absence of any conflict of interest if the member is a member of another company's board of directors.
- Establish clear policies for compensation and remuneration for Board members and Senior Executives taking into account the use of performance-related criteria.
- Prepare periodic and annual reports on the Committee's work and annual disclosure report in accordance with the regulations and submit it to the Board of Directors.
- Review the Committee's regulations periodically at least once a year and make recommendations thereon to the Board of Directors

 Prepare and submit to the Board, for consideration for approval by the General Assembly, a clear policy of remuneration for Board and its Committees' members and the executive management. Taking into account performance-related criteria, disclosure and verification of their implementation .
 Clarify the relationship between the given remuneration and the applicable remuneration policy and indicate any substantial deviation from the policy .
 Periodic review of the remuneration policy and assessment of its effectiveness in achieving its objectives .

4 .Recommend to the Board of Directors the remuneration of the Board and its Committee' members, and Senior Executives of the Company in accordance with the approved policy.

5 .Propose clear policies and criteria for membership of the Board and Executive Management.

6 .Make recommendations to the Board to nominate and re-nominate its members in accordance with the approved policies and criteria, taking into account not nomination anyone previously convicted of a breach of trust.

7 .Prepare a description of the capabilities and qualifications required for Board membership and Executive Management posts .

8 .Determine the time a member has to devote to the work of the Board .

9 .Annual review of the requirements of skills and expertise appropriate for Board membership and Executive Management posts.

 Review the structure of the Board of Directors and Executive Management and make recommendations on possible changes.
 To verify Annually the independence of Independent members and the absence of

	any conflict of interests if the member is a
	member of another company's Board
	12 Prepare a job description for Executive
	members, Non-Executive members,
	Independent members ,and Senior
	Executives .
	13 .Prepare special procedures in the event
	of vacancy of a position of a Board member
	or Senior Executive.
	14. Identify weaknesses and strengths in the
	Board and propose solutions to address them in
	accordance with the Company's interests.
	15. Make recommendations to the Board on the
	nomination of members of other committees and
	Executive Management.
	16. make recommendations to the Board on
	the appointment of board members and
	directors of the subsidiaries for accreditation.
Article (6): Duties and Responsibilities of the	Article (2): Organization of the Committee's
Member of the Remuneration and	Work
Nominations Committee	Composition of the Committee
Each member of the Remuneration and	1 .By a decision of the Board of Directors, the
Nominations Committee shall adhere to the	Committee shall consist of at least THREE
following:	members and up to FIVE members, including
_	
1. Regular attendance at meetings of the	at least one Independent member .
Committee and active participation in the	2 .In case the Chairman of the Committee is
Committee's work.	absent from a meeting, the members of the
2. The obligation to preserve the secrets of	Committee shall nominate a Provisional
the Company. The member of the	Chairperson of the meeting .
Committee may not disclose to	3 .Non-Executive members or non-Board
shareholders or others the Company's	members, whether Shareholders or others,
secrets that he has been held on account	may be engaged .
of doing his/her job or that must be	Chairman of the Committee
changed as well as enduring reparation	1 .At the beginning of each new session or in
that has ensued.	case of restructuring the Committee, the
3. Disclose to the Committee the status of	members of the Committee at the first
his/her membership's incompatibility	meeting shall agree to select a Chairman of
with the conditions of membership, as	the Committee who should be an
well as if there is a conflict with the	Independent member .
conditions of his/her membership in	2 .The Chairman of the Board of Directors
future.	shall not be the Chairman of the Committee .
1/1 The member chall shide by the principle	3 The Chairman of the Committee shall
4. The member shall abide by the principle	3 .The Chairman of the Committee shall
4. The member shall abide by the principle of non-conflict of interest as defined by custom and law and shall disclose such	3 .The Chairman of the Committee shall organize the meetings of the Committee, determine the agenda of its meetings, and be

on. In any event, the member shall not be entitled to participate in the voting on a resolution marred by conflict of interest. Appoint Committe 1. The Boa Committe appoint a or others v requireme the CMA's The function Secretary st document Committee thereof, in the indicat date, start Committee voting and structured the memb they have records by 2. Provide Committee document additional requested relevant to of the mee 3. Inform i the dates of in advance 4. Submit and work of perform al entrusted 5. The Cort	ard's Secretariat assumes the e's Secretariat. The Committee may Secretary from among its members who shall meet the appropriate ents for the position as stipulated in a Corporate Governance Regulation. ons and responsibilities of the shall be related to the station of the meetings of the e and the preparation of records neluding debates and deliberations, tion of the meeting's location, and end time; documenting the e's decisions and results of the d keeping them in special and d register; codifying the names of pers present and the reservation made, if any, and signing these y all members present . Committee members with the e's agenda, working papers, as and information, and any documents or information by any Committee members o the topics covered in the agenda eting . the members of the Committee of of the Committee's meetings well
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Invitees
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entitled to attend its meetings, and when
necessary, other persons may be invited to
attend any meeting or a part of it thereof, on
the understanding that the invitees shall not
have the right to vote on any decision taken
by the Committee .
2 .Invitees are not entitled to participate in
any discussion relating to their appointment,
benefits ,termination of their services or any
other matter relating to them unless the
Committee has requested them to
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3 .Members of the Committee and other
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Duration of the Committee's Work
The duration of the work of the Committee
shall commence on the date of its formation
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1 .A decision by the Board of Directors may
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2 .Any member of the Committee may resign
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	Chairman of the Board and the Chairman of
	the Committee. The resignation shall take
	effect from the date of handing over of the
	notice unless the notice specifies a
	time thereafter to carry out the resignation .
	3 .The membership of a Committee member
	shall be waived if he/she fails to attend the
	Committee's meetings for more than three
	consecutive meetings without a prior
	authorization of the Chairman of the
	Committee or an acceptable excuse
	approved by the majority of the Committee's
	members present .
	4 .The Committee is entitled to nominate a
	replacement member from among the
	members of the Board for accreditation by
	the Board to the vacant position. The new
	member shall complete the remaining
	term taking into account the conditions to be
	met by the member of the Committee .
	Committee Members' Remuneration and
	Allowances
	1 .Each member of the Committee is entitled
	to receive annual bonuses, attendance allowances and other allowances as
	stipulated in the Company's bylaws and the
	Policy of 'Nominating members of
	the Board of Directors and its Committees'
	members and their Remunerations and the
	Executive Management's Remuneration .'
	2 .Members of the Committee are entitled to
	compensation for travel costs for attending
	meetings of the Committee from their place
	of residence to the location of the Company
	or the venue of the meeting ,
	as well as any other costs associated with
	accommodation and transportation
	according to the applicable policy of the
	Company.
Article (7): Remuneration and Nominations	Article (3): Committee meetings
Committee Meetings and Decisions	Meeting Invitation
1. The Committee shall hold at least TWO	1 .The Committee shall meet at the invitation
meetings per fiscal year.	of its Chairman. The Chairman of the
	Committee shall also convene a meeting if

2.	The Committee may hold other meetings	<mark>two members of the Committee submit a</mark>
	whenever necessary at the written	written request to the Chairman of the
	request of its chairman or two of its	Committee .
	members, the Board of Directors	2 .The Committee shall be convened for the
	Chairman, the Managing Director of the	purpose of carrying out its functions at least
	CEO, taking into account the dates of the	every SIX months or whenever the need
	Board of Directors' meetings so that the	arises .
	Committee may submit its	<mark>3 .If a member of the Committee cannot be</mark>
	recommendations to the Board for timely	present in person, he/she may use any of the
	decision.	modern communication methods to attend
3.	The quorum for the Committee's	the Committee's meeting .
	meetings shall be the attendance of the	 Invitation to the meeting shall be sent in

4. The Committee's decisions shall be taken by majority, provided that there is a quorum. The Chairman of the Committee shall have a weighted vote in case of equal votes.

majority of members.

- 5. The Committee may hold its meetings by telephone or any of the visual or audio means of communication. A member may also prove his/her presence at any of the Committee's meetings by telephone participation or any of the visual or audio means of communication if he/she has an emergency circumstance to do so.
- 6. If necessary, the Committee may issue its decisions or recommendations by circulation.
- 7. The meetings of the Committee shall be documented by minutes or records kept in a special file, provided that these minutes or records include the date of the meeting, its location, the names of the attendees and absentees, the summary of the discussing and the recommendations reached.

4 .Invitation to the meeting shall be sent in sufficient time with an indication of the time, date, location and schedule of the meeting, as well as the documents that will be discussed.

5 .The Committee shall hold all its meetings at the Company's Main Office or anywhere else agreed by the members of the Committee .

Meeting Agenda

The Secretary of the Committee, in coordination with the Chairman of the Committee, shall prepare the agenda of the Committee's meeting and schedule the topics for discussion in accordance with their importance and priorities. The meeting agenda should be reviewed and approved by the Chairman of the Committee before being distributed to members.

Quorum and Vote

 The majority of the members of the Committee must be present to complete the quorum of the Committee's meeting .

2 .A member of the Committee may not authorize another member to attend the Committee's meeting on his behalf or to vote for him at the meetings.

3 .The Committee's decisions shall be issued by a majority vote of the members present in the meeting .In the event of equal votes, the decision voted by the Chairman of the meeting shall be taken or it may be

postponed by the Chairman for further
consideration .
4 .The Committee may not issue its decisions
in such a way as to present them to the
members dispersed except for urgent
matters. Such decisions shall be effective if
they are approved by at least two thirds of
the members unless a member requests, in
writing, a meeting of the Committee for
deliberation .The decisions shall be
submitted to the Committee at its first
meeting for confirmation in the minutes
of the meeting .
Minutes of the Meeting
1 The Secretary of the Committee shall
prepare and transmit the first draft of the
minutes of the meeting to the members of
the Committee within a sufficient period of
time .
2 .The members of the Committee shall
submit their feedback and views on the
minutes within five working days from the
date they received the first draft of the
minutes from the Secretary-General of the
Board .
3 .Any member may make a reservation to
any decision taken by the Committee
indicating the main reasons for the
reservation. If any member emerges from the
Committee's meeting prior to its conclusion,
his/her reservation, if any, shall be limited to
the decisions relating to the items to which
he/she is present. However, if he/she wishes
<mark>to do so, he/she shall provide in the minutes,</mark>
in writing ,for those items which he/she did
not attend that he/she did not attend their
discussions .
4 .The Secretary of the Committee amends
the first draft based on the Committee
members' observations.
5 .Members of the Committee shall submit
their observations of the minutes within
TWO days of receiving the second draft from
the Secretary of the Committee .

	 6 .The Secretary of the Committee shall prepare the final minutes and it shall be considered official as soon as it is signed by all the members present and the Secretary of the Committee . 7 .The Secretary of the Committee shall send the approved and certified minutes to the members of the Committee . 8 .If a member of the Committee wishes to include his observations in the agenda of the meeting following that meeting as one of the Committee Chairman to schedule it in the agenda of the meeting . 9 .The Committee shall follow up on the results of its implemented decisions and any other topics discussed at previous meetings . 1 .The minutes and its documents, after adoption, shall be available and accessible for Board members . 2 .The Committee shall make appropriate recommendations to the Board on matters
	Resources and Information Sources The Committee has the right to have access to all necessary resources and information to enable
	it to discharge its functions, competencies and responsibilities fully.
Article (8): Chairman of the Remuneration and Nominations Committee	Article (2): Organization of the Committee's
The Chairman of the Committee shall	Work Composition of the Committee
supervise its work and represent it before the	<u>Composition of the Committee</u> 1 .By a decision of the Board of Directors, the
Board of Directors and others. He/she shall	Committee shall consist of at least THREE
be responsible for:	members and up to FIVE members, including
1. Convene the Committee and determine	at least one Independent member .
the time, date and venue of each	2 .In case the Chairman of the Committee is
meeting.	absent from a meeting, the members of the
2. Chairing the Committee's meetings.	Committee shall nominate a Provisional Chairperson of the meeting .

3.	Submit the results of the Committee's	3 .Non-Executive members or non-Board
	work, recommendations and reports to	members, whether Shareholders or others,
1	the Board of Directors.	may be engaged .
4.	Any other responsibilities entrusted to	Chairman of the Committee
	him/her by the Board of Directors.	1 .At the beginning of each new session or in
		case of restructuring the Committee, the
		members of the Committee at the first
		meeting shall agree to select a Chairman of
		the Committee who should be an
		Independent member .
		2 .The Chairman of the Board of Directors
		shall not be the Chairman of the Committee .
		3 .The Chairman of the Committee shall
		organize the meetings of the Committee,
		determine the agenda of its meetings, and be
1		informed of all information and documents
		necessary to carry out its responsibilities .
		4 .The Chairman of the Committee or any
		acting member must attend the General
		Assemblies to answer the Shareholders
		<mark>queries.</mark>
		Appointment of Secretary of the
		<u>Committee</u>
		1 .The Board's Secretariat assumes the
		Committee's Secretariat. The Committee may
		appoint a Secretary from among its members
		or others who shall meet the appropriate
		requirements for the position as stipulated in
		the CMA's Corporate Governance Regulation.
		The functions and responsibilities of the
		Secretary shall be related to the
		documentation of the meetings of the
		Committee and the preparation of records
		thereof, including debates and deliberations,
		the indication of the meeting's location,
		date, start and end time; documenting the
		Committee's decisions and results of the
		voting and keeping them in special and
1		structured register; codifying the names of
		the members present and the reservation
		they have made, if any, and signing these
		records by all members present
1		2 .Provide Committee members with the
		Committee's agenda, working papers,

documents and information, and any
additional documents or information
requested by any Committee members
relevant to the topics covered in the agenda
of the meeting .
3 .Inform the members of the Committee of
the dates of the Committee's meetings well
in advance .
4 .Submit periodic reports on the activities
and work of the Committee to the Board and
perform all other tasks that may be
entrusted to it by the Committee .
5 .The Committee's Secretary is not entitled
to participate in or vote on any of the
Committee's resolutions.
Invitees
1 .Only members of the Committee shall be
entitled to attend its meetings, and when
necessary, other persons may be invited to
attend any meeting or a part of it thereof, on
the understanding that the invitees shall not
have the right to vote on any decision taken
by the Committee .
2 .Invitees are not entitled to participate in
any discussion relating to their appointment,
benefits ,termination of their services or any
other matter relating to them unless the
Committee has requested them to
participate in such discussions .
3 .Members of the Committee and other
persons invited to the meetings of the
Committee should not disclose the
Company's secrets and maintain the
confidentiality of the meetings and the
discussions and documents review seen by
the attendees .
Duration of the Committee's Work
The duration of the work of the Committee
shall commence on the date of its formation
and shall expire upon the expiration of the
duration of the session of the Board or the
termination of its services by the Board. The
term of the Committee's work must
correspond to the term of the

Board's .

Termination of the Committee's Services

1 .A decision by the Board of Directors may terminate the membership of the entire Committee or one of its members due to the member's abuse of his position on the Committee or misconduct which the Board considers to be detrimental to the objectives and reputation of the Company in general and the Committee in particular . 2 .Any member of the Committee may resign from membership of the Committee by handing down a written notification to the Chairman of the Board and the Chairman of the Committee. The resignation shall take effect from the date of handing over of the notice unless the notice specifies a time thereafter to carry out the resignation . 3 .The membership of a Committee member shall be waived if he/she fails to attend the Committee's meetings for more than three consecutive meetings without a prior authorization of the Chairman of the Committee or an acceptable excuse approved by the majority of the Committee's members present. 4 .The Committee is entitled to nominate a replacement member from among the members of the Board for accreditation by the Board to the vacant position. The new member shall complete the remaining term taking into account the conditions to be met by the member of the Committee . **Committee Members' Remuneration and** Allowances

1 .Each member of the Committee is entitled to receive annual bonuses, attendance allowances and other allowances as stipulated in the Company's bylaws and the Policy of 'Nominating members of

	the Board of Directors and its Committees' members and their Remunerations and the Executive Management's Remuneration .' 2 .Members of the Committee are entitled to compensation for travel costs for attending meetings of the Committee from their place of residence to the location of the Company or the venue of the meeting , as well as any other costs associated with accommodation and transportation according to the applicable policy of the Company.
Article (9): Secretary of the Remuneration	Article (2): Organization of the Committee's
and Nomination Committee and his/her	Work
functions The Committee shall appoint a Secretary and he/she may be the Secretary of the Board of Directors or a member of the Committee. He/she shall carry out the work relating to the Committee and shall include assisting the Chairman of the Committee in preparing the agenda and its associated documentation, attending and documenting meetings of the Committee and coordinating with the members of the Committee regarding its work.	 Composition of the Committee By a decision of the Board of Directors, the Committee shall consist of at least THREE members and up to FIVE members, including at least one Independent member . In case the Chairman of the Committee is absent from a meeting, the members of the Committee shall nominate a Provisional Chairperson of the meeting . Non-Executive members or non-Board members, whether Shareholders or others, may be engaged . Chairman of the Committee At the beginning of each new session or in case of restructuring the Committee, the members of the Committee who should be an Independent member . The Chairman of the Committee at the first meeting shall agree to select a Chairman of the Committee . The Chairman of the Committee shall organize the meetings of the Committee shall organize the meetings of the Committee, determine the agenda of its meetings, and be informed of all information and documents necessary to carry out its responsibilities . The Chairman of the Committee or any acting member must attend the General Assemblies to answer the Shareholders queries .

Appointment of Secretary of the
Committee
1 .The Board's Secretariat assumes the
Committee's Secretariat. The Committee may
appoint a Secretary from among its members
or others who shall meet the appropriate
requirements for the position as stipulated in
the CMA's Corporate Governance Regulation.
The functions and responsibilities of the
Secretary shall be related to the
documentation of the meetings of the
Committee and the preparation of records
thereof, including debates and deliberations,
the indication of the meeting's location,
date, start and end time; documenting the
Committee's decisions and results of the
voting and keeping them in special and
structured register; codifying the names of
the members present and the reservation
they have made, if any, and signing these
records by all members present .
2 .Provide Committee members with the
Committee's agenda, working papers,
documents and information, and any
additional documents or information
requested by any Committee members
relevant to the topics covered in the agenda
of the meeting .
<mark>3 .Inform the members of the Committee of</mark>
the dates of the Committee's meetings well
in advance .
4 .Submit periodic reports on the activities
and work of the Committee to the Board and
perform all other tasks that may be
entrusted to it by the Committee .
5 .The Committee's Secretary is not entitled
to participate in or vote on any of the
Committee's resolutions.
<u>Invitees</u>
1 .Only members of the Committee shall be
entitled to attend its meetings, and when
necessary, other persons may be invited to
attend any meeting or a part of it thereof, on
the understanding that the invitees shall not

have the right to vote on any decision taken by the Committee .

2 .Invitees are not entitled to participate in any discussion relating to their appointment, benefits ,termination of their services or any other matter relating to them unless the Committee has requested them to participate in such discussions .

3 .Members of the Committee and other persons invited to the meetings of the Committee should not disclose the Company's secrets and maintain the confidentiality of the meetings and the discussions and documents review seen by the attendees .

Duration of the Committee's Work

The duration of the work of the Committee shall commence on the date of its formation and shall expire upon the expiration of the duration of the session of the Board or the termination of its services by the Board. The term of the Committee's work must correspond to the term of the Board's .

Termination of the Committee's Services

1 .A decision by the Board of Directors may terminate the membership of the entire Committee or one of its members due to the member's abuse of his position on the Committee or misconduct which the Board considers to be detrimental to the objectives and reputation of the Company in general and the Committee in particular . 2 .Any member of the Committee may resign from membership of the Committee by handing down a written notification to the Chairman of the Board and the Chairman of the Committee. The resignation shall take effect from the date of handing over of the notice unless the notice specifies a time thereafter to carry out the resignation.

	· · · · · · · · · · · · · · · · · · ·
Article (10): Assistance and consultation The Remuneration and Nominations	 3 .The membership of a Committee member shall be waived if he/she fails to attend the Committee's meetings for more than three consecutive meetings without a prior authorization of the Chairman of the Committee or an acceptable excuse approved by the majority of the Committee's members present . 4 .The Committee is entitled to nominate a replacement member from among the members of the Board for accreditation by the Board to the vacant position. The new member shall complete the remaining term taking into account the conditions to be met by the member of the Committee . Committee Members' Remuneration and Allowances 1 .Each member of the Committee is entitled to receive annual bonuses, attendance allowances and other allowances as stipulated in the Company's bylaws and the Policy of 'Nominating members of the Board of Directors and its Committee's members and their Remunerations and the Executive Management's Remuneration .' 2 .Members of the Committee from their place of residence to the location of the Company or the venue of the meeting , as well as any other costs associated with accommodation and transportation according to the applicable policy of the Company.
Article (10): Assistance and consultation	
Committee may use the resources of the	1 .The Committee shall meet at the invitation
Company or others according to the	of its Chairman. The Chairman of the
following controls:	Committee shall also convene a meeting if two members of the Committee submit a
1. The Committee requests the Company to use its resources through the Secretary of	written request to the Chairman of the
the Board of Directors. The Committee	Committee .
may hire any member of the Board or the	2 .The Committee shall be convened for the
Company's employees or consultants to	purpose of carrying out its functions at least

seek assistance and advice or to undertake research or studies on any matter related to its responsibilities and functions.

- 2. The Remuneration and Nominations Committee may seek assistance and advice from others or undertake research or studies in any way related to its responsibilities and functions. This consultation must be obtained based on contracts concluded in accordance with the Company's bylaws to ensure the protection of the Company's secrets.
- 3. The fees and costs of consulting above are determined on an objective basis consistent with equal payment.

every SIX months or whenever the need arises .

3 .If a member of the Committee cannot be present in person, he/she may use any of the modern communication methods to attend the Committee's meeting .

4 .Invitation to the meeting shall be sent in sufficient time with an indication of the time, date, location and schedule of the meeting, as well as the documents that will be discussed .

5 .The Committee shall hold all its meetings at the Company's Main Office or anywhere else agreed by the members of the Committee .

Meeting Agenda

The Secretary of the Committee, in coordination with the Chairman of the Committee, shall prepare the agenda of the Committee's meeting and schedule the topics for discussion in accordance with their importance and priorities. The meeting agenda should be reviewed and approved by the Chairman of the Committee before being distributed to members .

Quorum and Vote

1 .The majority of the members of the Committee must be present to complete the quorum of the Committee's meeting .

2 .A member of the Committee may not authorize another member to attend the Committee's meeting on his behalf or to vote for him at the meetings.

3 .The Committee's decisions shall be issued by a majority vote of the members present in the meeting .In the event of equal votes, the decision voted by the Chairman of the meeting shall be taken or it may be postponed by the Chairman for further consideration .

4 .The Committee may not issue its decisions in such a way as to present them to the members dispersed except for urgent matters. Such decisions shall be effective if

they are approved by at least two thirds of the members unless a member requests, in writing, a meeting of the Committee for deliberation .The decisions shall be submitted to the Committee at its first meeting for confirmation in the minutes of the meeting .
Minutes of the Meeting
1 .The Secretary of the Committee shall
prepare and transmit the first draft of the
minutes of the meeting to the members of the Committee within a sufficient period of
time . 2 .The members of the Committee shall
submit their feedback and views on the
minutes within five working days from the
date they received the first draft of the
minutes from the Secretary-General of the
Board .
3 .Any member may make a reservation to
any decision taken by the Committee
indicating the main reasons for the
reservation. If any member emerges from the Committee's meeting prior to its conclusion, his/her reservation, if any, shall be limited to the decisions relating to the items to which he/she is present. However, if he/she wishes to do so, he/she shall provide in the minutes, in writing ,for those items which he/she did not attend that he/she did not attend their discussions.
4 .The Secretary of the Committee amends the first draft based on the Committee
members' observations. 5 .Members of the Committee shall submit
their observations of the minutes within
TWO days of receiving the second draft from
the Secretary of the Committee .
6 .The Secretary of the Committee shall
prepare the final minutes and it shall be
considered official as soon as it is signed by
all the members present and the Secretary of
the Committee .

	7 The Copyright of the Copyright of the set
	 7 .The Secretary of the Committee shall send the approved and certified minutes to the members of the Committee . 8 .If a member of the Committee wishes to include his observations in the agenda of the meeting following that meeting as one of the main topics, it shall be coordinated with the
	Committee Chairman to schedule it in the
	agenda of the meeting . 9 .The Committee shall follow up on the
	results of its implemented decisions and any
	other topics discussed at previous meetings .
	Reports
	1 .The minutes and its documents, after adoption, shall be available and accessible for
	Board members .
	2 .The Committee shall make appropriate
	recommendations to the Board on matters
	falling within the Board's competence and at the same time affecting the functions of the
	Committee.
	Resources and Information Sources
	The Committee has the right to have access
	to all necessary resources and information to enable
	it to discharge its functions, competencies
	and responsibilities fully.
Article (11): Remuneration and Nominations	Article (2): Organization of the Committee's
Committee Members' Allowances, Expenses	Work
and Fees	Composition of the Committee
1. The policy approved by the Board of	1 .By a decision of the Board of Directors, the
Directors applies to the allowances and expenses of Board members attending	Committee shall consist of at least THREE members and up to FIVE members, including
meetings of the Board and its	at least one Independent member .
committees.	2 . In case the Chairman of the Committee is
2. The Board of Directors shall consider the	absent from a meeting, the members of the
fees of the members of the Committee	Committee shall nominate a Provisional
other than the allowances and expenses	Chairperson of the meeting .
of attendance above in order to compensate them for the effort, time and	3 .Non-Executive members or non-Board members, whether Shareholders or others,
value of their work to the Company. The	may be engaged .
performance of the Committee's	Chairman of the Committee
members and Chairman is taken into	1.At the beginning of each new session or in
	I .At the beginning of each new session of in

3.	In the event that any member of the	members of the Committee at the first
	Committee is assigned to work or task	meeting shall agree to select a Chairman of
	outside the scope of his/her work, he/she	the Committee who should be an
	shall be compensated for in accordance	Independent member .
	with the same fare following the approval	2 .The Chairman of the Board of Directors
	of the Board of Directors in this regard.	shall not be the Chairman of the Committee .
		3 .The Chairman of the Committee shall
		organize the meetings of the Committee,
		determine the agenda of its meetings, and be
		informed of all information and documents
		necessary to carry out its responsibilities .
		4 .The Chairman of the Committee or any
		acting member must attend the General
		Assemblies to answer the Shareholders
		queries.
		Appointment of Secretary of the
		<u>Committee</u>
		1 .The Board's Secretariat assumes the
		Committee's Secretariat. The Committee may
		appoint a Secretary from among its members
		or others who shall meet the appropriate
		requirements for the position as stipulated in
		the CMA's Corporate Governance Regulation.
		The functions and responsibilities of the
		Secretary shall be related to the
		documentation of the meetings of the
		Committee and the preparation of records
		thereof, including debates and deliberations,
		the indication of the meeting's location,
		date, start and end time; documenting the
		Committee's decisions and results of the
		voting and keeping them in special and
		structured register; codifying the names of
		the members present and the reservation
		they have made, if any, and signing these
		records by all members present .
		2 .Provide Committee members with the
		Committee's agenda, working papers,
		documents and information, and any
		additional documents or information
		requested by any Committee members
		relevant to the topics covered in the agenda
		of the meeting .

Termination of the Committee's Services
Duration of the Committee's Work The duration of the work of the Committee shall commence on the date of its formation and shall expire upon the expiration of the duration of the session of the Board or the termination of its services by the Board. The term of the Committee's work must correspond to the term of the Board's .
 and work of the Committee to the Board and perform all other tasks that may be entrusted to it by the Committee . 5 .The Committee's Secretary is not entitled to participate in or vote on any of the Committee's resolutions. Invitees 1 .Only members of the Committee shall be entitled to attend its meetings, and when necessary, other persons may be invited to attend any meeting or a part of it thereof, on the understanding that the invitees shall not have the right to vote on any decision taken by the Committee . 2 .Invitees are not entitled to participate in any discussion relating to their appointment, benefits ,termination of their services or any other matter relating to them unless the Committee has requested them to participate in such discussions . 3 .Members of the Committee and other persons invited to the meetings of the Committee should not disclose the Company's secrets and maintain the confidentiality of the meetings and the discussions and documents review seen by the attendees . Duration of the work of the Committee
 3 .Inform the members of the Committee of the dates of the Committee's meetings well in advance . 4 .Submit periodic reports on the activities

 1 .A decision by the Board of Directors may terminate the membership of the entire Committee or one of its members due to the member's abuse of his position on the Committee or misconduct which the Board considers to be detrimental to the objectives and reputation of the Company in general and the Committee in particular . 2 .Any member of the Committee may resign from membership of the Committee by handing down a written notification to the Chairman of the Board and the Chairman of the Committee. The resignation shall take effect from the date of handing over of the notice unless the notice specifies a time thereafter to carry out the resignation . 3 .The membership of a Committee member shall be waived if he/she fails to attend the Committee's meetings without a prior authorization of the Chairman of the Committee's meetings without a prior authorization of the Chairman of the Committee's meetings without a prior authorization of the Chairman of the Committee's meetings without a prior authorization of the Chairman of the Committee's meetings without a prior authorization of the Chairman of the Committee's meetings without a prior authorization of the Chairman of the Committee's members present . 4 .The Committee is entitled to nominate a replacement member from among the members of the Board for accreditation by the Board to the vacant position. The new
the Board to the vacant position. The new
member shall complete the remaining
term taking into account the conditions to be
met by the member of the Committee .
Committee Members' Remuneration and
Allowances
1 .Each member of the Committee is entitled
to receive annual bonuses, attendance
allowances and other allowances as
stipulated in the Company's bylaws and the
Policy of 'Nominating members of
the Board of Directors and its Committees'
members and their Remunerations and the
Executive Management's Remuneration .'
2 Members of the Committee are entitled to
2 .Members of the Committee are entitled to compensation for travel costs for attending meetings of the Committee from their place

		of residence to the location of the Company or the venue of the meeting , as well as any other costs associated with accommodation and transportation according to the applicable policy of the Company.
	ticle (12): Final Provisions	General Provisions
1.	These Regulations shall be issued by	 These Regulations shall be effective from
	decision of the Board of Directors and	the date of approval by the General
	shall take effect from the date of	Assembly and shall not be amended, deleted
	approval by the General Assembly.	or added to unless approved by the General
2.	The Board of Directors alone clarify or	Assembly .
	interpret the articles of these	2 .These Regulations are complementary to
	Regulations.	the Company's bylaws, the Company's
3.	The Board of Directors may make any	Governance Regulations and the Policy of
	necessary amendment to these	'Nominating members of the Board of
	Regulations with the need to submit it to	Directors and its Committees 'members and
	the General Assembly of the Company for	their Remunerations and the Executive
	approval of such amendment/s if the	Management's Remuneration', and other
	amended items relate to the rules for the	related Regulations .
	selection of members of the Committee,	3 .All that has not been provided for in these
	the term of office or the working method	Regulations shall apply the relevant
	of the Committee.	provisions and regulations issued by the
4.	The Company shall publish these	competent authorities.
	Regulations or its summary on the	
	Company's website	

	Article before amendments	Article after amendments
Pream	ble	Article (1): Preamble
specifie in the l in acco the Co the Bo (8-16-2	policies are aiming to establish clear and c criteria and procedures for membership Board of Directors of Saudi Cable Company ordance with the provisions of Article (3) of rporate Governance Regulation issued by ard of the CMA pursuant to Decision No. 2017) dated on 16/05/1438H	These Regulations were prepared in accordance with the requirements of the CMA's Corporate Governance Regulations and the Company's Bylaws.
	ponding to 13/02/2017.	
The co take in 1. Th SE' by 2. Th Exe 3. Th sha me 4. Co with exp Bo	Imposition of the Board of DirectorsImpositions of the Board of Directors shallInto account the following:Into account the following:Imposition of Board members shall beVEN in accordance with the Company'sIaws.Imposition of the members shall be of non-Imposition of the independent membersImposition of the Board.Imposition of the Board from membersImposition of the Board from from from from from from from from	 Article (2): Composition of the Board of Directors The compositions of the Board of Directors shall take into account the following: a. The number of its members is commensurate with the size of the Company and the nature of its activity, without prejudice to Article (3) Paragraph (a), of these Regulations. b. The majority of the members shall be of non- Executive members. c. The number of the Independent members shall not be less than TWO or one-third of the members of the Board, whichever is more.
	ppointment of Board Members	Article (3): Appointment of Board Members
me yea	ne General Assembly shall elect the embers of the Board for a term of THREE ars and may reelect them unless otherwise ovided in the Company's bylaws.	 a. The Company's bylaws determine the number of Board members. At least THREE and no more than ELEVEN. b. The General Assembly shall elect members of
me sto sar	member of the Board shall not be the ember of the Board of more than FIVE joint ock companies listed in the market at the me time.	the Board for the period stipulated in the Company's bylaws. c. A member of the Board shall not be the member of the Board of more than FIVE joint
na Dir me the the the	e Company shall notify the Authority of the mes of the members of the Board of rectors and the qualifications of their embership within FIVE working days from e date of commencement of the session of e Board of Directors or from the date of eir appointment, whichever is closer, and y changes to their membership within FIVE orking days from the date of the changes.	 stock companies listed in the market at the same time. d. The Company shall notify the Authority of the names of the members of the Board of Directors and the qualifications of their membership within FIVE working days from the date of commencement of the session of the Board of Directors or from the date of their appointment, whichever is closer, and any changes to their membership within FIVE working days from the date of the changes.

3rc	d: Terms of Membership of the Board of the	<mark>Art</mark>	icle (4): Terms of Membership of the Board of	
Dir	Directors		the Directors	
1.	Leadership Capacity: He/she has to have	<mark>A n</mark>	nember of the Board shall be sufficiently	
	leadership skills that qualify him/her for the	pro	fessional, knowledgeable, skilled and	
	granting of powers in order to stimulate	ind	ependent to carry out his/her duties	
	performance and apply best practices in the	<mark>effi</mark>	ciently and competently, taking into account,	
	field of effective management and adherence	in p	particular, the following:	
	to professional values and ethics.	1.	Leadership Capacity: He/she has to have	
2.	Board members do not interfere in the		leadership skills that qualify him/her for the	
	exercise of the specific functions and powers		granting of powers in order to stimulate	
	of the Company's Executive Management.		performance and apply best practices in the	
3.	Competency: He/she has to have practical		field of effective management and adherence	
	qualifications, appropriate professional and		to professional values and ethics.	
	personal skills, level of training, practical	2.	Competency: He/she has to have practical	
	experience relevant to the Company's		qualifications, appropriate professional and	

current and future activities, or in management, economy, accounting, law or governance, as well as a desire for learning and training.

- 4. Ability to Guide: he/she has to have technical capabilities, leadership, management, expeditious decision-making and technical workflow requirements to be able to provide strategic guidance, planning and clear vision for the future.
- 5. Financial Knowledge: this is to be able to read and understand financial statements and reports.
- 6. Physical Fitness: he/she has no health impediment to the exercise of his/her functions and competencies.
- 7. When electing members of the Board, the General Assembly shall take into account the recommendations of the Nominations Committee and the availability of the personal and professional qualifications necessary for the effective performance of their duties in accordance with this Article. 8. He/she has to have at least a member with
- managerial and professional competencies in the manufacturing and activity of the Company.

Board of Directors

- e
- personal skills, level of training, practical experience relevant to the Company's current and future activities, or in management, economy, accounting, law or governance, as well as a desire for learning and training.
- 3. Financial Knowledge: this is to be able to read and understand financial statements and reports.
- 4. Physical Fitness: he/she has no health impediment to the exercise of his/her functions and competencies.

When electing members of the Board, the General Assembly shall take into account the recommendations of the Nominations Committee and the availability of the personal and professional qualifications necessary for the effective performance of their duties in accordance with this Article.

4th: Membership Procedures on the Company's Article (5): Nomination Procedures a. When nominating members of the Board, the Nominations Committee shall observe the

1. The Nominations and Remuneration Committee coordinates with the Executive terms and conditions set out in these Management of the Company to announce **Regulations.** the opening of the nomination for

membership of the Company's Board of Directors in accordance with the with the Corporate Laws and the Corporate Governance Regulations.

- The Nominations and Remuneration Committee shall make its recommendation to the Board of Directors regarding the nomination to the Board in accordance with the above policies and criteria.
- 3. Any person wishing to nominate himself/herself to the Board of the Company shall apply to the Board of the Company in accordance with the times and dates stipulated in the Regulations, bylaws, circulars, and decisions in force. The applicant shall be accompanied by an identification of the candidate in terms of his curriculum vitae, qualifications, and practical experience.
- A candidate who has previously served on the Board of Directors of a company must indicate the number and date of the boards of directors of the companies whose membership he/she has taken.
- 5. A candidate who has previously served on the Board of Directors of the Company shall attach to the nomination notification a statement by the Company's Management for the last term he/she had the Board's membership, including the following information:
 - a. Number of Board meetings held during each year of the term.
 - b. Number of meetings attended by the member authentically and the percentage of attendance at total meetings.
 - c. The standing committees in which the member participated, the number of meetings held by each of those committees during each year of the term, the number of meetings attended and the percentage of the member's attendance to the total meetings.
 - d. Membership status on whether the member is Executive, non-Executive or independent, must be clarified.

b. The number of candidates for the Board whose names are submitted to the General Assembly must exceed the number of seats available so that the General Assembly has an opportunity to choose from among the candidates.

Article (6): Publication of the Candidacy Announcement

The Company shall publish the announcement of candidacy on the Company's website and the website of the Market and in any other means specified by the CMA, in order to invite people wishing to run for the Board. The nomination must remain open for at least ONE month from the date of the announcement.

Article (7): Shareholder's Right to Run

The provisions of these Regulations do not prejudice the right of every Shareholder of the Company to nominate himself/herself or others to the Board in accordance with the provisions of the Corporate Laws and Its Implementing Regulations.

		OGA. 2. The content of these Regulations shall be reviewed as needed as on the recommendation of the Board of Directors, and the amendments shall be submitted to
	m the date of approval by the General sembly	1. These Regulations shall be effective immediately from the date of approval by the
The	ese Regulations shall be effective immediately	Editing)
6tł	a: Effective Date	Article (9): Final Provisions (Publishing and
Int An to Bo cor pro 1.	candidates for the Board of Directors of the Company in accordance with 'The Candidate's CV form for Board Membership of a Joint Stock Company listed in the Saudi Stock Market. The Nominations and Remuneration Committee shall implement any feedback received from the competent authorities on any candidate. Voting in the General Assembly shall be limited to those who have nominated themselves in accordance with the aforementioned policies, standards, and procedures. 1: Candidate's Disclosure of Conflicts of erest yone who wishes to nominate himself/herself the Board of Directors shall disclose to the ard and the General Assembly any cases of nflict of interest, in accordance with the business and contracts made for the Company. Participating in a business that will compete with the Company or with one of its branches of activity.	Article (8): Candidate's Disclosure of Conflicts of Interest Anyone wishing to nominate himself/herself to the Board shall disclose to the Board and the General Assembly any cases of conflict of interest, in accordance with the procedures established by the CMA, including: 1. Having a direct or indirect interest in the business and contracts made for the Company. 2. Participating in a business that will compete with the Company or its competitor in one of the branches of the activity you are engaged in. Article (9): Final Provisions (Publishing and
6.	 e. Membership nature on whether the member is nominated in his/her personal capacity or is a representative of a legal person, must be clarified. The Nominations and Remuneration Committee, in coordination with the Executive Management of the Company, shall provide the CMA with the curriculum vitae of 	