شركة الشرق الأوسط للكابلات المتخصصة MIDDLE EAST SPECIALIZED CABLES COMPANY

ANNUAL REPORT 2024 التقرير السنوى لعام 2024



Chairman's Message

Dear shareholders of Middle East Specialized Cables Company "MESC",

Peace, mercy and blessings of God be upon you,

On behalf of the members of the Board of Directors, I would like to express my sincere thanks and gratitude to the Custodian of the Two Holy Mosques Salman bin Abdulaziz Al Saud and his Crown Prince and Prime Minister, His Royal Highness Prince Mohammed bin Salman Al Saud, may God protect them, for his wise leadership, tireless efforts, continuous support and generous directives to promote the industrial sector.

I am pleased to welcome you all and present the annual report for 2024 of our company, which reflects the vision and efforts of the Middle East Specialized Cables Company "MESC" distinguished team, as this report is an opportunity for all of us to look at our achievements and to identify the challenges we face and how to face them in the future.

During 2024, we witnessed many challenges, but we continued to work with dedication and determination to achieve our goals and provide high quality services to our customers through our commitment to innovation and sustainability, as we succeeded in achieving positive results and strengthening our position as a leader in the specialized cable industry.

We are aware that the challenges continue, but we are committed to facing them with strength and creativity, and we look forward to continuing to build our successes and enhance our contribution to meeting the needs of our customers and the communities we serve, and the company witnessed during this year a qualitative renaissance in its march and financial position, where revenues, praise be to God, amounted to 1.143 billion riyals, an increase of 23% over the previous year. While the total profit reached SAR 195 million, an increase of 28% over the previous year, and the net profit of SAR 91 million, an increase of 86.09% over the previous year.

In conclusion, I extend my sincere thanks and appreciation to you for your confidence in the Board of Directors, as well as my fellow members of the Board for their guidance and efforts to achieve the company's goals, and thanks to the brothers in the executive management for their blessed efforts.

Chairman of the Board of Directors

Mr. Yahya bin Ibrahim Al-Qunaibit

Description of MESC's Activities

The Middle East Specialized Cables Company is established on 10/05/1413 (4/11/1992), and it's approved to convert the company into a Saudi joint stock company on 21/07/1428 (4/8/2007), with a capital is 40 million riyals, divided into 10 million shares, with a nominal value of 10 riyals per share.

The company's main activity is the production and sale of specialized (industrial) cables, flexible electric cables, coaxial cables, rubber cables, nylon-coated electrical cables, telephone cables for internal installations, computer cables, fire-resistant cables, control and information transmission cables, low voltage cables, building cables, and reinforcing cables.

1) MESC Products and its Subsidiaries

A wide variety of cables with various specifications, as the number of subcategories of products at the present time exceed five thousand varieties, and these products can generally be classified into four main groups, which are as follows:

1. Industrial Specialized Cables

Petrochemical Cables, oil and gas, energy, and heavy industries projects. This is the largest category of cables produced by the manufacturer in its factories in Saudi Arabia and the UAE.

2. Low Current Cables

Used in transmission of audio and video signals, surveillance and alarm, and applications of these cables include their use in fire alarms, local networks and telephone devices; they are therefore widely used in commercial centers, hotels, hospitals, markets and commercial buildings and are manufactured in the company's factories in Saudi Arabia.

3. Low Voltage & Flexible Power Cable set, building Wiring And Renewable Energy (Low Voltage Cables)

These cables and wires are used to transmit electrical energy in most commercial, residential, industrial and renewable energy projects (solar energy) and are produced in the company's factories in both Saudi Arabia and the UAE.

4. Bare Conductor – Grounding Cables

These cables are mainly used for grounding and protection purposes in various projects. It is produced in the company's factories in Saudi Arabia and the UAE.

2) Local and Regional Presence of MESC

MESC has been able to establish a significant status in the local and regional market through various expansions in its industrial facilities over the past years, besides, owing the largest specialized cable base in the Middle East becoming one of the leaders of a wide variety specialized cables industries.

Also, MESC's long experience in market enabled it to make a strong reputation for as it accredited by the largest project contractors and companies that implement mega projects in Saudi Arabia and GCC Countries around the world.

MESC has a strong-willed to become ready for any future competition to increase its sales of specialized cables to the countries of the Gulf Cooperation Council, the Middle East and North Africa, and to continue its regional sales of low-voltage (LV) cables which encouraged MESC to enter emerging and neighboring markets, as MESC continues to implement its strategy aimed at continuous expansion, especially in the field of specialized cables, with aim of increasing its sales volume at the level of all markets.

3) Company Departments

1. Operations Department

It includes the following departments:

Production management - maintenance management - and quality control management in Saudi Arabia and the UAE in addition to the management of the (PVC) factory:

- Production Section

It's the largest section of the company in terms of manpower, where it's concerned with managing and implementing productive processes through specialized engineers and supervisors, machine operators, and planning and logistical Sections within the factory, throughout the day by three shifts.

The production process takes place in several phases, namely, heavy drawing - multiple drawing - stranding - insulation - assembly - reinforcement - final insulation - with full adherence to the standard specifications required for each manufacturing process.

- Maintenance Section

Ensuring and Managing the manufacturing processes continuity through regular mechanical and electrical maintenance of machines, repairing faults, and carrying out maintenance for manufacturing support services such as refrigeration and forklifts.

Quality Control Section

Ensuring the enforcement and guarantee of quality standards of the required specifications by inspecting the incoming raw materials (before manufacturing, then checking during the manufacturing process (quality control), and then final product inspection (after manufacturing).

- Management of MESC for Plastic Pellets (PVC)

Middle East Specialized Cables Company (MESC), the leading manufacturer of all measuring and control cables in the Middle East, has a distinguished polyvinyl chloride (PVC) factory in Riyadh, Saudi Arabia, equipped with the latest new technologies for the production of polyvinyl chloride compounds with a production capacity of 36,000 metric tons per year. The factory produces polyvinyl chloride compounds

of high specifications and quality for the manufacture of various types of cables and our composite range is available for many applications for electrical cables, monitoring cables and devices, winding wires for submersible pump motor, three basic flat cables, hardware wires, etc. Our polyvinyl chloride compounds are used for both internal insulation and external insulation of cables and wires. These vehicles are also used for home wiring, communication cables, automotive cables... All our polyvinyl chloride products and compounds meet ISO standards. Our vehicles are also manufactured from high quality raw materials. One of our most important strengths lies in our ability to formulate vehicles according to the specifications required by our customers. Our factory has laboratories equipped with full and latest equipment and highly experienced competencies that made MESC have the tools and knowledge to focus on customer needs their specific applications and operating conditions.

2. <u>Technical Management</u>

The technical department is responsible for reviewing the technical specifications of customer requests, issuing cable designs and calculating the quantities of materials according to international specifications in the light of which the cables are manufactured, while following up with the relevant international agencies in order to issue certificates and approve international specifications.

3. Supply Chain Management

Operates under three Sections:

- 1. Central Planning Department: In charge of managing delivery dates for customers starting from the pricing stage until the completion of production operations and ordering the necessary raw materials, in addition to issuing the monthly plan for production operations in accordance with the delivery dates for customers according to the operating orders received from the sales department based on the production capacity of the factories and after coordination with the procurement and materials management departments to ensure the availability of the necessary raw materials.
- 2. **Procurement Department:** In charge of managing and purchasing the company's needs of consumables and raw materials necessary for manufacturing and production, as well as spare parts and services based on the requests of the departments, whether they are secured by direct purchase or contracting with local suppliers or from abroad.
- 3. Warehouse Management and Logistics: In charge of managing warehouses, transporting manufactured materials, supervising inventory management, in addition to requesting and managing consumables and spare parts necessary for manufacturing and production processes.

4. Marketing and Sales Management

The Company's Marketing and Sales Department is an important and efficient department as it is the interface between the company and its clients and aims to increase the effectiveness and efficiency of all operations related to the company's clients from major project contractors, government, companies and institutions. The company has several marketing and sales offices, including local ones such as (the central region - the eastern region - the western region) and a regional office in the Emirates to cover the Arab Gulf region and North Africa, also agents and representatives for it in each of: (Korea - Japan - GCC countries – Egypt, Iraq, Jordan, Yemen). It includes the Following Departments:

- 1- Sales Department in Saudi Arabia
- 2- Sales Department in UAE
- 3- Marketing Management
- 4- Business Process Management

5. The Financial Management

The financial department is considered one of the important departments in the company as it audits, records, classifies and analyses operations and financial data, prepares periodic financial reports for all related parties, assists the management in short, medium and strategic financial planning, manages the company's fixed and current assets structure in an appropriate and effective manner, uses the appropriate and effective financial structure, applies internal control systems, as well as measures the actual performance of other departments compared to what is planned, coordination with other departments of the company to work effectively, and coordination with the external auditor regarding the review of the financial statements

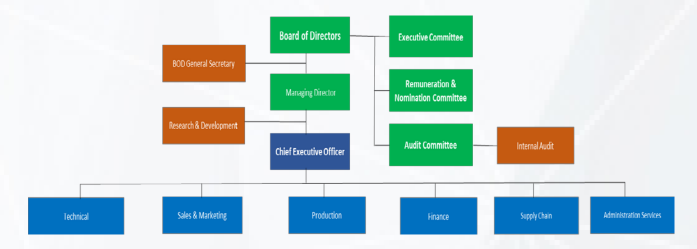
Human Recourses Management (HR)

The Human Resources Management is an essential partner with other departments of the company in order to take care of human capital by providing the required workforce with a focus on attracting and developing qualified elements and talent management. Developing strategies and frameworks for organizing and managing employees and creating an appropriate work environment. Review and update human resources infrastructure in line with visions and aspirations. Managing employee compensation, remuneration and leave, medical insurance, occupational health and safety, social insurance, law compliance and business ethics.

Information Technology Management (IT)

The IT Management continued its role in enhancing technology, security, and business process efficiency in 2024. A key initiative was the ongoing implementation of RISE with SAP S/4HANA, a major step toward business process modernization and automation, set for completion in 2025. This transformation will enable seamless integration, improved decision-making, and greater operational efficiency. Additionally, a comprehensive network assessment was conducted across all MESC sites, laying the foundation for a network revamp aligned with global security standards to ensure a secure and future-ready IT infrastructure in 2025. In parallel, the Industry 4.0 initiative was launched to connect the shop floor with the top floor, integrating real-time data, analytics and automation to enhance productivity and streamline operations. These interconnected initiatives will strengthen enterprise technology, cybersecurity, and business alignment, ensuring that MESC remains competitive and resilient in an evolving digital landscape.

4) The Organizational Chart of MESC



5) The Applied and non-Applied provisions of the Corporate Governance Regulations, and the reasons of non-applied.

The company applies all the provisions contained in the Corporate Governance Regulations issued by the Financial Market Authority, with the exception of the guiding provisions listed below:

Article / paragraph number	Article / paragraph Text	Reasons for not applying
84	Social responsibility policy	The Article is indicative
92	Formation of a corporate governance committee.	The Article is indicative
67	Formation of a risk management committee.	The Article is indicative

6) Names of the members of the Board, their current and previous positions, qualifications and experiences:

#	Names Names	Current pos.	Previous positions,	Qualifications and experiences. Qualification, Experiences
	Yahiya Ibrahim Al- Qunaibit	Businessman		Bachelor of Economics 17 years of experience in the cable industry and 14 years in the field of banking and investment
	Saad Saleh Al-Zwari	Businessman	Managing Director of Middle East Specialized Cables Company	Master of Business Administration 37 years of experience in industrial, operations, printing and cable industry.
	Suliman Mohammed Al- Namlah	Businessman	-	Bachelor of Civil Engineering, Master of Business Administration 22years of experience in the cable industry 23 years in the industrial field
	Mohammed Abdulaziz Al- Namlah	Managing Director of Abdul Aziz Mohammed Al-Namlah Holding Group Company	Director of the Development Department of the Mohammed Abdul-Aziz Al-Namlah Holding Group Company	Bachelor of Mechanical Engineering, with 23 years of experience in the industrial, administrative and financial field
	Ali Abdul Razzaq Al-Ghamdi	Businessman	CEO of Takween	Bachelor of Chemical Engineering with 32 years of experience in the field of industrial and operations
	Mousa Abdullah Al-Ruwaili *	Director of the board – Blue Ocean Holding Co. Founding partner and member of the board of Directors of blue sky aviation education company from 2021 to date Member of the Advisory Board of the master's program at the Faculty of engineering, Prince Sultan University from 2023 to date	0 0	Master of Business Administration, 20 years of experience in the financial & investment field
	Majed Ahmed Al-Suwaigh	Financial and economic consultant Media spokesman for local and international satellite channels in the financial and economic field. - Member of the Saudi-Uzbek Business Council (General Authority for Foreign Trade) - Chairman of the Board of Directors / Member of the Nomination and Remuneration Committee / Chairman of Executive Committee/ Tabuk Agricultural Company. - Member of the Board / Nomination and Remuneration Committee L'azurde Jewelry company). - Entrepreneur, founder and owner of (Modern Vision Foundation for Information Systems Technology) - trainer accredited by the Technical and Vocational Training Corporation in the financial, administrative, social and self-development fields International trainer certified by Oxford International College Certified Global Trainer and Training Consultant from Harvard Vocational University Certified international trainer for financial banking, treasury and Islamic products from the American Institute for Professional Studies.	From 2017 – 2021 CEO of Tala'a Al Reyada Consulting and Training Company - Specialists in the financial and economic field - From 2016 – 2017 Senior Manager and Head of Treasury Sales at Al Rajhi Bank -From 2015 – 2016 Director of Financial Institutions and VIP Clients Unit at Riyad Capital - From 1997 – 2015 Director of Corporate Sales in the Kingdom at the Treasury and Investment Department Riyad Bank	More than 25 years of experience in the financial, economic and administrative field in banks, investment financial companies, entrepreneurship, and in the field of consulting, management, strategic planning for companies, training and technical and financial analysis Master of Islamic Finance 2018 from the General Council for Banks and Financial Institutions - Bachelor of Japanese Language 2000 King Saud University - Masterclass in Building Organizational Leadership that Drives Change and Strategy Implementation from INSEAD Career University - College of Business Administration.
	Mohammed Ali Al-Ajmi	Executive Director of Yadak Medical Corporation	Evaluation Management and School Complex Management	Master of Law Experience in more than 15 legal and administrative fields Financial consulting and strategic planning
	Hathal Safar Al-Otaibi	CEO – Strategic Management Office	Regional Manager in Saudi Arabia – Sofercom	Master of Business Administration / Communication Systems 17 years of experience in industrial, operations, strategic planning and investment

^{*} Mr. Mousa Abdullah Al-Ruwaili Resigned from the membership of BOD and NRC Committee on 05/05/2024

7) Current and previous executive management positions, qualifications and experiences:

Senior Executives	Current Position	Previous Position	Qualifications & Experience
Fadel Fawzan Alsaadi	CEO	Chief Executive Officer (Saudi Arabian Packaging Materials Manufacturing Company "SAPN")	Bachelor of Chemical Engineering and holds an industrial diploma from Germany, 23 years of experience in operational and strategic business management.
Mohammed Badr Al- Otaibi	Vice President of Operations	Director of Al- Gawda Cables Company	Bachelor of Economics, with 28 years of experience in the industrial field, operations, and cable industry.
Nawaf Dahy Al- Anazi	Secretary of the Board of Directors	Director of Shareholder Affairs.	Bachelor of Business Administration, 21 years of experience in investor relations, corporate governance, and the Secretariat of the Board of Directors.
Attiah Mozzl Al-Shelhoub	HR Manager	Bottled Drinking Water Company)	Bachelor of Business Administration More than 21 years of experience in human resource leadership Providing human capital management and strategic planning solutions
Ali Ahmed Ali Awadallah	Chief Financial Officer	Financial Manager (Al-Jeri Investment group)	Bachelor of Commerce with a specialization in financial management More than 27 years of experience in the food sector, sales and retail industry, real estate and investment

8) Names of companies within or outside the Kingdom of which a member of the company's board of directors is a member of its Current and Previous boards of directors or one of its directors.

Names	Names of companies in which a member of the board of directors is a member of their Previous boards of directors or one of their directors	Inside\outside Kingdom	Legal entity	Names of companies in which a member of the board of directors is a member of their Previous boards of directors or one of their directors	Inside\outsid e Kingdom	Legal entity
Yahiya Ibrahim Al- Qunaibit	Middle East Special Cables Company	UAE	Limited			
Ali Abdul Razzaq Al-Ghamdi	Water Transmission Company (WETICO)	Saudi Arabia	Locked	 Falcon Industries WAHA Fiberglass Company Almajdouie Industries co. AlSharaa Petrochemicals co. AlKhair Chemical industries 	Saudi Arabia	1) Limited 2) Locked 3) Limited 4) Listed 5) Locked
Saad Saleh Al-Azwari	1) Golden Block 2) Yadaak Medical Company 3) Dal Altamer Int.Company 4) Prescan company	Saudi Arabia	1) Limited 2) Limited 3) Limited 4)Limited	1) The Saudi Company for Printing and Packaging 2) Obeikan Group Company 3) Obeikan MDF Company 4) Future Investment Company 5) Future Plastic Company 6) Emirates National Plastic Group 7) Saudi Advanced Industries Co. 8) Al-Salam Aircraft Maintenance 9) Advanced Industrial Projects 10) Obeikan Glass Company	Saudi Arabia	1) Listed 2) Locked 3) Locked 4) Locked 5) Locked 6) Locked 7) Listed 8) Locked 9) Locked 10) Locked
Suliman Al-Namlah				None		

Mousa Abdullah Al-Ruwaili	Blue Ocean Holding Company Blue Sky Aviation Company Shares Financial Company	Saudi Arabia	1) Limited 2) Limited 3) Limited	1) Triple Summit Real Estate Co. 2) Value House Investment Co.	Saudi Arabia	1) Limited 2) Locked
Mohammed Abdulaziz Al-Namlah	Gulf Insulation Group Company 2) Emirates Pipe Insulation Company 3) Abdulaziz Mohammed Al- Namla Holding Group Company 4) TRUKKIN 5) Mishkati Trading Company 6) Al-Hadbaniyah Trading Company 7) Business Contractors Trading Company 8) Aman Company for the manufacture of construction chemicals 9) Modern Insulation Industries Company 10) Middle East Fiber Optic Cable Manufacturing Company	1) Saudi Arabia 2) Saudi Arabia 3) Saudi Arabia 4) Saudi Arabia 5) Saudi Arabia 6) Saudi Arabia 7) Saudi Arabia 8) Saudi Arabia 9) Saudi Arabia 10) Saudi Arabia	1) Locked 2) Locked 3) Locked 4) Limited 5) Limited 6) Limited 7) Limited 8) Locked 9) Limited 10) Locked	1) Malath Insurance and Reinsurance Company 2) Iskan Development and Investment Company	1) Saudi Arabia 2) Emirates	1) Listed 2) Locked
Majed Ahmed Al-Suwaigh	Tabuk Agricultural Development Company	Saudi Arabia	Listed			
Mohammed Ali Al-Ajmi	1)Yadaak Medical Company 2)Eqtdar Company	Saudi Arabia	Limited			
Hathal Safar Al-Otaibi	Filling and Packing Materials MFG Co. (FIPCO)	Saudi Arabia	Listed	Alnaqlon Logistics	Saudi Arabia	Limited

9)The organizational chart of the members of the Board of Directors and its committees

	The organizational chart of the	members of the b	our a or Directors are	d its committee	.5	
#	Name	Job description	Classification	Executive Committee	Nomination & Remuneration Committee	Audit Committee
1	Yahya Ibrahim Al-Qunaibit	Chairman	Non-executive	Member	-	-
	Ali Abdul Razzaq Al-Ghamdi	Vice Chairman	Executive	Chairman	-	
3	Suliman Mohammed al-Namlah	Member	Non-executive	-	Member	Member
4	Saad Saleh Al-Azwar	Member	Non-executive	-	-	Member
5	Mohammed Abdul Aziz Al-Namlah	Member	Non-executive	Member	-	-
6	Majed Ahmed Al-Suwaigh	Member	Independent	-	Chairman	
7	Mohammed Ali Al-Ajmi	Member	Independent	-	Member	-
	Hathal Safar Al-Otaibi*	Member	Independent	-	-	Chairman

- Appointing Eng. Ali Abdul Razzaq Al-Ghamdi as Vice Chairman on 06/05/2024
- Appointing Eng. Sulaiman Al-Namla as a Member of the Nomination Remuneration Committee on 06/05/2024
- Appointing Eng. Ali Abdul Razzaq Al-Ghamdi as Managing Director of the Company on 01/07/2024
- * The resignation of Eng. Hathal bin Safar Al-Otaibi from the membership of the Board of Directors and continuity in the membership of the Audit Committee on 14/12/2024

10) Actions taken by the Board of Directors to inform its members – especially non-executives - of shareholder proposals - and their observations on the company and its performance.

The Chairman of the Board shall, through meetings, inform all members of the Board of Directors, in particular non-executives, of the shareholders' proposals and observations about the company and its performance, which shall reach the Company by meeting with the shareholders of the Executive Department or the public shareholders' associations or by e-mail the Company's investor relations: IR@mesccables.com which is one of communication means.

11) A Brief description of The Committee's terms of reference and tasks.

The Executive Committee: The Executive Committee consists of three members: Engineer Ali Abdul Razzaq Al-Ghamdi (Chairman of the Committee), Engineer Mohammed Abdulaziz Al-Namlah and Mr. Yahya Ibrahim Al-Quniabit

The committee performs the following tasks: -

- Reviewing plans and strategies prepared by the executive management of the company and its subsidiaries, and submitting appropriate recommendations to the Board of Directors.
- Ensuring the strategic plans of the company have been translated into actual actions aimed to achieve the company goals.
- Discussing and reviewing the reports submitted by the executive management.

The Executive Committee held (7) meetings during 2024. The table below shows the attendance of members at these meetings.

		Names	
Meetings	Ali Abdul Razzaq Al-Ghamdi (Chairman)	Mohammed Abdulaziz Al-Namlah (Member)	Yahya Ibrahim Al-Qunaibit (Member)
1 st Meeting 05/03/2024	✓	✓	✓
2 nd Meeting 05/05/2024	✓	✓	✓
3 rd Meeting 13/06/2024	✓	✓	✓
4 th Meeting 10/09/2024	✓	✓	✓
5 th Meeting 21/10/2024	✓	✓	✓
6 th Meeting 23/10/2024	✓	✓	✓
7 th Meeting 09/12/2024	✓	✓	✓

Audit Committee:

The audit committee consists of three members, they are Eng. Hathal Safar Al-Otaibi (Chairman of the Committee), Eng. Sulaiman Mohammed Al-Namla and Eng. Saad Saleh Al-Azwari, The committee performs the following tasks:

- Supervision of the internal audit department of the company; In order to verify its efficiency in carrying out the work and tasks assigned to it by the Board of Directors.
- Study the internal control system and prepare a written report on its opinion and recommendations.
- Study of internal audit reports and follow-up on the implementation of corrective actions for the notes and observations contained therein.
- Recommend to the Board of Directors that chartered accountants to be appointed, determine their fees, and that their independence be ensured in the recommendation of the appointment.
- Follow-up of the work of chartered accountants and the accreditation of any work outside the scope of their audit work.
- Study the audit plan with the chartered accountant and make observations on it.
- Study the chartered accountant's observations on the financial statements and follow up on what has been done.
- Study the preliminary and annual financial statements before they are submitted to the Board of Directors and to express an opinion and recommendation thereon.
- Study the accounting policies used and give opinion and recommendation to the Board of Directors in this regard.

The Audit Committee held (8) meetings during 2024

The table below shows the attendance of members at these meetings:

		Names	
Meetings	Hathal Safar Al-Otaibi (Chairman)	Suliman Mohammed Al-Namlah (Member)	Saad Saleh Al-Azwari (Member)
1 st Meeting 18/01/2024	✓	✓	✓
2 nd Meeting 06/03/2024	✓	✓	✓
3 rd Meeting 16/05/2024	✓	✓	-
4 th Meeting 10/06/2024	✓	✓	-
5 th Meeting 18/07/2024	✓	✓	✓
6 th Meeting 31/07/2024	✓	✓	✓
7 th Meeting 13/10/2024	✓	✓	✓
8 th Meeting 10/11/2024	✓	✓	✓

• Nomination and Remuneration Committee

The Nomination and Remuneration Committee consists of three members: Mr. Majed Ahmed Al-Suwaigh (Chairman of the Committee), Mr. Mohammed Ali Al-Aajmi and ng. Sulaiman Mohammed Al-Namla The committee performs the following tasks:

- Recommend to the Board of Directors to nominate a member of the Broad in accordance with the policies and criteria adopted, bearing in mind that no person who has previously been convicted of a crime against honour and honesty shall be nominated.
- An annual review of the appropriate skill requirements for membership of Board of Directors and the preparation of a description of the capabilities and qualifications required for membership of Board, including the determination of the time that a member needs to devote to the work of the Board of Directors.
- Review The Organizational Chart and make recommendations on possible changes.
- Determine the strengths and weaknesses of the board of directors, and propose suitable solutions.
- Ensure, on an annual basis, the independence of the independent members, and the absence of any conflict of interest if the member holds the board of directors of another company.
- Establishing clear compensation and remuneration policies for members of the Board of Directors and senior executives, taking into account when developing these policies, the use of performance-related criteria.
 - Remuneration and Nomination Committee held (9) meetings during 2024. The table below Shows the attendance of members at these meetings:

No			Meeti	ngs							
	Names	Nature of Membership	1 st 24/01/2024	2 nd 14/02/2024	3 rd 10/06/2024	4 th 11/07/2024	5 th 30/07/2024	6 th 21/08/2024	7 th 13/10/2024	8 th 23/10/2024	9 th 10/12/2024
1	Majed Ahmed Al-Suwaigh	Chairman	~	*	*	✓	✓	✓	✓	✓	√
2	Mohammed Ali Al-Ajmi	Member	√	✓	~	✓	✓	✓	✓	~	✓
3	Suliman Mohammed Alnamlah	Member			✓	√	√	✓	√	1	✓
4	Mousa Abdullah Al-Ruwaili	Member	√	√							

12) The Assessment Tools adopted by the Board of Directors

There is an assessment and evaluation periodically by the Remuneration and Nominations Committee through special tools and forms that clarify their strengths and weaknesses and also ensure their independence.

13) Statement of the remuneration of members of the Board and the executive management in accordance with what is stipulated in Article 90 of the Corporate Governance Regulations.

- The Board of Directors is committed to the following:
- 1. Statement of the remuneration policy and how to determine the remuneration of board members and the executive management in the company.
- 2. Accurate, transparent and detailed statement in the report of the board about the remunerations granted, directly or indirectly, without concealment or misleading, whether they are sums, benefits or advantages, regardless of their nature and name, and if the advantages are shares in the company, So the input value of the shares is the market value on the due date.
- 3. Clarify the relationship between the remuneration and its policy, and indicate any substantial deviation from this policy.
- 4. Statement of the necessary details regarding the remuneration and compensation paid for each of the following separately:
 - Board of Directors.
 - Members of the committees.
 - Five senior executives who received the highest remuneration from the company, including the CEO and CEO.
- 5. Statement of what board member have received as employees or administers, or what they have received in return for technical or administrative work or consultation. Statement of remuneration in the report shall be according to the following tables:

14) Remunerations of Board Members (in Riyals).

				ı	ixed	Rewards					Variabl	e Rew	ards				
	Certain amount	Allowance for attending broad sessions	Total allowance for attending committee sessions	Total allowance for attending meetings of the General Assembly	Benefits in kind	Statement of what board members have received as employees or administrators, or what they have received in return for technical or administrative work or consultations	Remuneration for the Chairman of the Board, the Managing Director or the Secretary, if he is a member	Total	percentage of profits	Periodic bonuses	Short-term incentive plans	Long-term incentive plans	Shares awarded (value to be entered)	Total	Severance pay	Total sum	Expense
Majed Ahmed Al-Suwaigh	-	25,000	55,000	15,000	-	-	-	95,000	-	750,000	-	-	-	750,000	-	845,000	-
Mohammed Ali Al-Ajmi	-	25,000	55,000	15,000	-	-	-	95,000	-	750,000	-	-	-	750,000	-	845,000	-
Hathal Safar Al-Otaibi	-	25,000	50,000	15,000	-	-	-	90,000	-	600,000	-	-	-	600,000	-	690,000	-
Musa Abdullah Al-Ruwaili	-	15,000	20,000	6,000	-	-	-	41,000	-	519,444	-	-	-	519,444	-	560,444	-
Total	-	90,000	180,000	51,000	-	-	-	321,000	-	2,619,444	-	-	-	2,619,444	-	2,940,444	-
Yahya Ibrahim Al-Qunaibit	-	25,000	40,000	15,000	-	-	-	80,000	-	750,000	-	-	-	750,000	-	830,000	-
Suliman Mohammad al-Namlah	-	25,000	90,000	15,000	-	-	-	130,000	-	983,333	-	-	-	983,333	-	1,113,333	-
Mohammad Abdul Aziz Al-Namlah	-	25,000	35,000	15,000	-	-	-	75,000	-	650,000	-	-	-	650,000	-	725,000	-
Saad Saleh Al-Azwari	-	25,000	30,000	10,000	-	-	-	65,000	-	650,000	-	-	-	650,000	-	715,000	-
Total	-	100,000	195,000	55,000	-	-	-	350,000	-	3,033,333	-	-	-	3,033,333	-	3,383,333	-
Ali Abdul Razzaq Al-Ghamdi	-	25,000	80,000	15,000	-	700,000	-	820,000	-	675,000	-	-	-	675,000	-	1,495,000	-
Total		25,000	80,000	15,000	-	700,000	-	820,000	-	675,000	-	-	-	675,000	-	1,495,000	-

15) Remuneration of senior executives (five) including CEO and Chief Financial Officer (in riyals)

		Fixed Bene	efits			Var	riable	Benef	its			nunerat ion if any	al
Senior Executive Jobs	Salaries	Allowances	In-kind benefits	Total	Regular rewards	Dividends	short term incent ive plans	long term incenti ve plans	Granted Shared (Values)	Total	EOS	Total executive remunerat ion for the board, if any	Grand Total
CEO	1,584,000	566,400	-	2,150,400	960,000	-	-	_	-	960,000	-	-	3,110,400
CFO	440,000	132,400	-	572,400	-	-	-	-	-	-	-		572,400
coo	624,000	204,000	_	828,000	208,000	-	-	-	-	208,000	-		1,036,000
GM HR	480,000	156,000	-	636,000	180,000		-	-	-	180,000	-		816,000
General Secretary of the BOD	459,816	150,948	-	610,764	685,000	-	-	-	-	685,000	-	-	1,295,764
Total	3,587,816	1,209,748	-	4,797,564	2,033,000	_	-	-	-	2,033,000	-	-	6,830,564

16) Remunerations of committee members (in Riyals).

	Fixed Remunerations 2023	Fixed Remunerations 2024	Allowance for	
Name	(except the allowance for	(except the allowance for	attending	Total
	attending sessions)	attending sessions)	sessions	
Hathal Safar Al-Otaibi	75,000	200,000	40,000	315,000
Suliman Mohammad Al-Namlah	150,000	200,000	40,000	390,000
Saad Saleh Al-Azwari	150,000	200,000	30,000	380,000
Total	375,000	600,000	110,000	1085,000
	Remuneration and Nom	ination Committee Members		
Majod Ahmod Al Suwaigh	150,000		45.000	30E 000
Majed Ahmed Al-Suwaigh Mohammed Ali Al-Ajmi	150,000	200,000 200,000	45.000 48,000	395,000 398,000
Suliman Mohammad Al-Namlah	-	133,333	35,000	168,333
Musa Abdullah Al-Ruwaili	150,000	69,444	20,000	239,444
Total	450,000	602,777	148,000	1,202,777
Total	430,000	002,777	140,000	1,202,777
	Executive Cor	mmittee Members		
Ali Abdul Razzaq Al-Ghamdi	150,000	200,000	35,000	385,000
Yahya Ibrahim Al-Qunaibit	150,000	200,000	35,000	385,000
Mohammad Abdul Aziz Al-Namlah	150,000	200,000	35,000	385,000
Total	450,000	600,000	105,000	1,155,000
	Jordan Te	eam Members		
Suliman Mohammad Al-Namlah	-	100,000	5,000	105,000
Yahya Ibrahim Al-Qunaibit	-	100,000	5,000	105,000
Total			10.000	240.000
iotai		200,000	10,000	210,000
iotai	`Examination and Invest		10,000	210,000
	`Examination and Invest	igation Committee Members		·
Suliman Mohammad Al-Namlah	`Examination and Invest - -	igation Committee Members 100,000	10,000	110,000
Suliman Mohammad Al-Namlah Mohammed Ali Al-Ajmi	`Examination and Invest - - -	tigation Committee Members 100,000 100,000	10,000 5,000	110,000 105,000
Suliman Mohammad Al-Namlah	`Examination and Invest - - - -	igation Committee Members 100,000 100,000 100,000	10,000 5,000 10,000	110,000 105,000 110,000
Suliman Mohammad Al-Namlah Mohammed Ali Al-Ajmi Majed Ahmed Al-Suwaigh	`Examination and Invest	tigation Committee Members 100,000 100,000	10,000 5,000	110,000 105,000
Suliman Mohammad Al-Namlah Mohammed Ali Al-Ajmi Majed Ahmed Al-Suwaigh	- - -	100,000 100,000 100,000 100,000 400,000	10,000 5,000 10,000 10,000	110,000 105,000 110,000 110,000
Suliman Mohammad Al-Namlah Mohammed Ali Al-Ajmi Majed Ahmed Al-Suwaigh	- - -	100,000 100,000 100,000 100,000	10,000 5,000 10,000 10,000	110,000 105,000 110,000 110,000

17) Remunerations Policy:

- Without prejudice to the provisions of the Companies Law, the capital market law and their implementing regulations, the remuneration policy shall consider the following: Its consistency with the company's strategy and objectives.
- Rewards are presented in order to motivate the members of the Board of Directors and the executive management for the success and development of the company in the long term, such as linking the variable part of the remuneration with performance in the long term.
- Remuneration is determined based on position, the tasks and responsibilities of the occupant, academic qualifications, work experience, skills, and level of performance.
- Its consistency with the size, nature and degree of risks of the company.
- Taking into account the practices of other companies in determining rewards, while avoiding the unjustified increase in rewards and compensation that may result from that.
- Aiming to attract, maintain and motivate professional competencies, while not exaggerating them.
- These remunerations shall be clarified, in coordination with the Remuneration and Nominations Committee, for new appointments.
- Clarifying the cases of stopping the payment of a bonus or refunding it, if it appears that
 the bonus was decided based on inaccurate information provided by a member of the
 board of directors or the executive management; this is to prevent the employment
 situation being exploited for undue rewards.
- Organizing the award of shares of the company to members of the Board of Directors and the executive management, whether they are shares or purchased by the company.

Remuneration Regulations:

- The company's basic system defines the method of remuneration for the members of the board of directors. This reward may be a specific amount of money, attendance allowance for sessions, benefits in kind, or a certain percentage of net profits, and it is permissible to combine two or more of these benefits.
- The remuneration shall be fair and proportional to the member's competencies, work, and responsibilities that he, and the members of the board of director's bear. In addition to the goals set by the Board of Directors to be achieved during the fiscal year.
- Remuneration shall be based on the recommendation of the Nomination and Remuneration Committee.

- Remuneration shall be in proportion to the company's activity and the skill needed to manage it.
- Taking into consideration the sector in which the company operates, its size, and the experience of the members of the Board of Directors.
- Remuneration shall be reasonably sufficient to attract, motivate and retain board members of appropriate competence and experience.
- Board members shall not have the right to vote on the board members remuneration at the general assembly meeting.
- Any member of the Board of Directors may obtain a remuneration in return for his membership in the audit committee formed by the General Assembly, or for any additional business, executive, technical, administrative or advisory positions, under a professional license, assigned to him in the company. In addition to the bonus that can be obtained as a member of the Board of Directors and in the committees formed by the Board of Directors, in accordance with the Companies Law and the Company's Articles of Association.
- The remuneration of the members of the Board of Directors may be of varying magnitude according to the member's experience, competencies, tasks entrusted to him and his independence, the number of sessions he attends, and other considerations.
- The remuneration of independent members of the board of directors should not be a
 percentage of the profits achieved by the company or be based, directly or indirectly, on
 the profitability of the company

Remuneration and compensation:

- The Board of Directors shall determine, by a decision issued by it, the amount of remuneration of the members of the Board of Directors, within the limits of what is stipulated in the Companies Law and its regulations.
 Any member of the Board of Directors is granted an annual remuneration of (300,000)
 Saudi riyals or more annually, provided that his attendance shall not be less than 75% of the number of meetings, and if it is less, the remuneration will be calculated according to the percentage of his attendance.
- Any member of the committees emanating from the board of directors is granted an annual bonus of 100,000 Saudi riyals or more annually, provided that his attendance is not less than 75% of the number of meetings, and if it is less, the remuneration is calculated according to the percentage of his attendance.
- Each member from outside the board of directors is granted a fixed annual bonus of (150,000) Saudi riyals annually, provided that his attendance shall not be less than 75% of the number of meetings. If it is less, the remuneration is calculated according to his attendance rate.
- The company provides each member with an amount of (5000 rivals) as an attendance

- allowance for every meeting of the board of directors and the committees emanating from the board he attends.
- The company provides accommodation for each member of the board of directors or the committees emanating from the council in the city in which the session is held, whether inside or outside the Kingdom. If the member is from outside the city in which the meeting is held, then the stay is in an executive room in five-star hotels contracted with. If it is not possible to provide these hotels, an alternative is provided through the travel and tourism agent who is approved according to the agreement concluded with him, and the company also provides business class tickets for each member of the board of directors and committees of the council if the member's headquarters are outside the city in which the meeting is held.
- If the meeting or the general assembly takes place outside the city in which the member resides, and the company does not provide accommodation and transportation, or if the member prefers to make reservations according to his knowledge, then an amount of (1,500 riyals) for domestic trips and (3,000 riyals) for foreign trips will be disbursed as residence allowances, transfers and subsistence with a passenger order being disbursed.
- The session allowances and other allowances are paid to each member on a semi-annual basis.
- If a member of the board is assigned exceptional work, his remuneration shall be presented to the board of directors and the general assembly for approval.

18) Results of the annual review of the effectiveness of the company's internal control procedures, in addition to the audit committee's opinion on the adequacy of the company's internal control system

The audit committee supervises the internal audit work as the annual plan for the risk-based internal audit department is approved and followed up on a regular basis, in order to verify the adequacy and effectiveness of the internal control system and procedures and to validate the financial statements.

During 2024, the Audit Committee examined the periodic reports prepared by the company's Internal Audit Department, discussed the observations reached, and met with the Department to follow up the work of the External Auditor, and to ensure the independence of the external auditor, it was discussed about the financial performance of the company, including the annual and quarterly financial statements and the accompanying clarifications, before submitting them to the Board of Directors.

Accordingly, bearing in mind that any internal control system provides reasonable and not absolute safeguards, the results of these audits did not show any fundamental or affecting defect on the efficiency of the company's internal control system and procedures.

The Audit Committee affirms that there is no conflict between the Committee and the Board, and none of its recommendations were rejected by the Board during the year 2024 in regard to the assignment of the Audit firm, his firing or his fees and evaluation as well as appointing the internal auditor.

19) Details of the company's social contributions

Based on the company's role in participating in the initiatives presented to the community, the company has provided support to some charities for the year 2024, namely:

- Association of Disabled Children
- Kayan Orphans Association
- Enaya Association for Patient Care
- Bonyan Women's Charitable Society
- Association of Honoring Travelers (Makarem)
- Saudi Alzheimer's Disease Charity Association

- Social Nursery House Dammam
- Ensan Association
- ► Blind Association
- Saudi Cancer Society
- Down Syndrome Charity Association (DSCA)
- Oyouni Health Association

20) A statement of the dates of the general assemblies of shareholders held during the last fiscal year and the names of the members of the board of directors present for these associations

	Board members attend	Ordinary 06/06/2024	Ordinary 06/06/2024	Extraordinary 3 th 12/12/2024
1	Yahya Ibrahim Al-Gunaibit	✓	✓	√
	Ali Abdul Razzag Al-Ghamdi	✓	✓	√
	Suliman Mohammed Al-Namlah	✓	✓	√
	Saad Saleh Al-Azwari	\checkmark	\checkmark	-
	Mohammad Abdulaziz Al-Namlah	✓	✓	√
	Majed Ahmed Al-Suwaigh	✓	√	√
7	Mohammed Ali Al-Ajmi	✓	✓	✓
	Hathal Safar Al-Otaibi	✓	✓	√

21) Description of the company's significant plans and decisions (including Organizational Chart changes, expansions, or suspend) and future expectations of the company's business.

The company works to improve performance in all aspects of profitability, sales growth, financial performance, product development and creating opportunities in the local and foreign markets within several steps as follows:

- Completing the performance enhancement program for the fourth year, as set up earlier since the year 2014, which gives the company flexibility and dynamism of performance, which serves the local market and the markets concerned with export.
- Activate involvement of the specialized cable industry in other industries, such as the military, aviation industry, and it is among the outputs of the National Transformation Program 2020 and the 2030 Vision.
- ➤ The Participation in the National Transformation Program 2020 and Vision 2030 due to their significant impact on the local content of national industries.
- Continue to expand sales in the Middle East and Africa, creating greater export opportunities for the company's products.
- MESC continues to attract national talents and work to develop them and create growth opportunities within the company.
- MESC applies a resource planning system to improve performance efficiency and rationalize expenses.

22) Information related to any risks faced by the company (whether operational, financial, or market-related risks) and the policy for managing and monitoring these risks.

The company makes every effort to identify the significant risks it faces, and to achieve this, the company holds meetings with the people responsible for identifying risks, in addition to using assessments made by experts from outside the company, as well as the results of internal and external auditors, and any other method to identify risks.

The company identifies the risks related to the company's operational activities and records them in a record called the risk register, and that the recording of those risks is limited to describing the nature of the risk and the technical opinion related to the importance of this risk to the company's operations, and this record is modified periodically according to the internal and external changes and conditions facing the company's operations.

Analysis, evaluation and classification of risks

- For each of the significant risks, the company assesses the expected losses if it occurs and the expected impact of each risk on the shareholders' interest.
- Based on the previous assessment and the distribution of risks according to their type to the
 company's administrative functions, the risks will be classified in the form of a risk map and a risk
 matrix.
- The company uses measurable indicators that allow assessment of the probability of occurrence of events related to significant risks.
- For each risk indicator, the company sets the critical limit for it based on the acceptable risk limit and the suitability of the company's objectives.
- After the initial assessment of the identified risks, the company will review the risk register in light of
 the company's preferences and needs. As a result, a risk that is rated high or low will have another
 rating and treatment.

Persons responsible for the risk management system

- Heads of departments and units within the company are responsible for identifying the risks they face within their departments and units.
- The CEO is responsible for implementing the company's overall risk management policy.
- Supervision of the risk management system is the responsibility of the Board of Directors through the Audit Committee.

The company's management undertakes a clear methodology for facing risks on an ongoing basis that aims to identify the various risks it may face, the impact of these risks on its operations and the likelihood of their realization, whether these risks are related to the company's operations or to the market. Through the above, the risks are ranked according to their importance in order to determine the priorities for dealing with them and the means to be followed in order to reach an acceptable level of risks. The main risks of the company are summarized in:

- Fluctuations in raw material prices.
- Equipment risks, operational costs and business downtime.
- Fiduciary risks.
- Relying on the main clients.
- Funding risks.
- Relying on the main suppliers.
- Risks related to licenses and permits.
- Relying on main raw materials.
- The state of the global economy, which may affect the decrease in the demand for the company's products.
- Risks related to anti-dumping laws in the company's foreign markets.

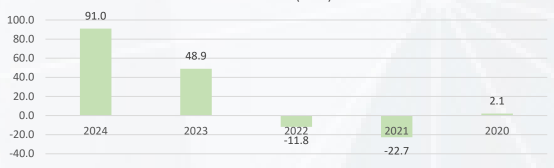
23) A summary in the form of a table or a chart of the company's assets, liabilities, and results of its operations in the last five financial years. Comparison of business results and company liabilities in the form of a chart:

Comparison of business results and liabilities of the company in the form of a chart:

• Comparison of business results in tabular form (in millions of riyals)

Statement	2024	2023	2022	2021	2020
Revenue	1.143.9	926.9	814.4	516.5	525.6
Revenue costs	-948.7	-774.9	-739.5	-464.2	-445
Gross profit	195.2	152	74.9	52.3	80.6
Net profit	91.0	48.9	-11.8	-22.7	2.1

Not Profit (Loss)



• Comparison of business results in tabular form (in millions of rivals)

Statement	2024	2023	2022	2021	2020
Current Assets	738.1	620.9	596.9	485.6	482.9
Non-current assets	190.6	150.2	171.2	180.6	190.8
Total assets	928.7	771.1	768.1	666.2	673.8
Current Liabilities	422.3	343.1	410.9	261.2	208.4
Non-current liabilities	42.1	50.4	28.9	66.6	104.3
Total liabilities	464.4	393.5	439.8	327.8	312.7

Total liabilities



24) Geographical analysis of the total revenues of the company and its subsidiaries.

	Geographical analysis								
Year	Total	United Arab	Exclusions						
	revenue	Arabia	Emirates						
2024	1143.9	770.3	439.6	-66.0					



25) Statement of any differences in the operating results compared to the results of the previous year or any expectations announced by the company.

year or any expectations announced by the company.								
Statement	2024	2023	Changes +\-	Percentage change				
Sales / revenue	1143.9	926.9	217.0	23%				
Cost of sales / revenue	-948.7	-774.9	-173.8	22%				
Gross profit	195.2	152	43.2	28%				
Other Operating expenses *	-83.5	-74.9	-8.6	11%				
Operating profit (loss)	111.7	77.1	34.6	45%				

^{*} Net profit increased during the current year compared to previous year by 86.09% as a result of the increase in sales volume, profit margins improvement due to better products mix, a reduction in financing charges and an increase in other income all have resulted in operational excellence.

26) The name of each subsidiary company, its capital, percentage of the company's ownership in it, its main activity, in addition to the state, the principal place of its operations, and the country of incorporation

The name of the subsidiary company	lts capital	The percentage of ownership of the company	Main activity	The state of principal operations	State of incorporation
Middle East Specialized Cables- Ras Al Khaimah	50 million dirhams	100%	Production of low-voltage power, control, data transmission and power cables	United Arab Emirates	United Arab Emirates

27) Details of shares and debt instruments issued for each subsidiary are as follows:

a. The capital of MESC-Ras Al Khaimah Company: 50 million UAE dirhams (equivalent to 51 million Saudi riyals).

28) Description of the company policy in distributing dividends:

When the company achieves profits, the distribution of dividends is based on a recommendation from the company's board of directors to the general assembly according to the profits made during the year, in addition to studying the status of cash flows and future commitments to achieve the company's goals and the aspirations of its shareholders.

Article (41) of the company's articles of association states that the profits shall be disturbed as follows:

The Company may distribute interim dividends to its shareholders on an annual or quarterly basis after fulfilling the following requirements:

- 1. The issuance of a resolution by the General Assembly renewed annually authorizing the Board to distribute interim dividends.
- 2. The Company shall enjoy regular positive profitability.
- 3. The Company shall enjoy reasonable liquidity, and is able to reasonably foresee the scale of its Profits.
- 4. The Company shall have distributable profits from one or more previous years according to the latest audited financial statements - sufficient to cover the proposed dividend distribution, after deducting the amounts distributed and capitalized of the profits after the date of those financial Statements.

29) A description of any interest in the voting-eligible shares category actually belongs to persons (other than members of the company's board of directors and senior executives and their relatives) who informed the company of those rights according to Article (45) of the Registration and Listing Rules, and any change in those rights during the last fiscal year.

1	۷.	The name of the person who has the interest	The number of shares at the beginning of the year	The number of shares at the end of the year	Net change	Percentage change
		Mansour bin Abdul Aziz Kaki	2,562,500	2,562,500	-	-

30) A description of any interest, contractual securities and subscription rights of the members of the company's board of directors, senior executives and their relatives in the shares or debt instruments of the company or any of its subsidiaries, in addition to any change in interests or those rights during the last fiscal year.

	The name of person who has the	Beginning of the year		End of the year		Net	Percentage
N interest, contractual papers, or subscription rights	Number of Shares	Debt instruments	Number of Shares	Debt instruments	change	change	
1	Yahyan Ibrahim Al-Qunaibit	1,252	-	1,252	-	-	-
2	Suliman Mohammed Al-Namlah	380,000	-	380,000	-	-	-
3	Ali Abdulrazag Al-Ghamdi	500	-	500	-	-	-
4	Saad Saleh Al-Azwari	733	-	733	-	-	-
5	Mohammed Abdulaziz Al-Namlah	1,109,920	-	1,109,92 0	-	-	-
6	Mohammed Ali Al-Ajmi	2,000	-	2,000	-	-	-
7							

31) A description of any interest, contractual securities and subscription rights of The members of the company's board of directors, senior executives and their relatives in the shares or debt instruments of the company

board of directors, serior exect	board of directors, serior executives and their relatives in the shares of debt instruments of the company							
Nove	Beginning (of the year	End of the year		Net change	Percentage change		
Name	Number of shares	Debt instruments	Number of shares	Debt instrument				
Fadhiel Fawzan Al-Saadi		N	one		-	-		
Mohammed bin Badr Al-Otaibi		N	-	-				
Nawaf bin Dahi Al-Anazi		N		-	-			

- 32) Information about any loans on the company (whether they are payable upon request or otherwise), a statement of the total debt of the company and its subsidiary companies, any amounts paid by the company in repayment of loans during the year, the principal amount of the loan, the name of the donor, its duration and the remaining amount, and in case there are no Loans to the company, a statement must be submitted.
- Long-term Loans to the Parent Company (Middle East Specialized Cables Company Saudi MESC)

Lender Name No	The principal amoun of the loan	Loan term	The amounts paid in repayment of the loan during the year	The remaining amount of the loan
1 N/A	-	-	-	_

(No long-term loans for subsidiaries)

• Short-term Loans (Middle East Specialized Cables Company – Saudi MESC)

No	Lender Name	The principal amount of the loan	Loan Beneficiary Company	Loan repayments during the year	Remaining amount of the loan
	Saudi EXIM	37,332,317	Naidalla Fact Conscioling of Cables	-	37,332,317
	Alina Bank	26,398,084	Middle East Specialized Cables Company – MESC Saudi Arabia	-	26,398,084
	Emirates NBD	9,421,552	Company – MESC Saddi Arabia	-	9,421,552

• Short-term Loans (Middle East Specialized Cables Company – Emirates MESC)

No	Lender Name The principal amount of the loan		Loan Beneficiary Company	Loan repayments during the year	Remaining amount of the loan
	Emirates NBD	12,536,760	Middle East Specialized Cables Company – MESC Saudi Arabia	-	12,536,760

33) The number of board meetings held during the last fiscal year, their dates, and the attendance record for each meeting indicating the names of the attendees.

	Number of meetings (5)					
Member's name	1 st 07/03/2024	2 nd 13/06/2024	3 rd 23/10/2024	4 th 31/10/2024	5 th 12/12/2024	Total
Yahyan Ibrahim Al-Qunaibit	✓	✓	✓	✓	✓	5/5
Ali Abdulrazag Al-Ghamdi	✓	✓	✓	✓	✓	5/5
Suliman Mohammed Al-Namlah	✓	✓	✓	✓	✓	5/5
Saad Saleh Al-Azwari	✓	✓	✓	✓	✓	5/5
Mohammed Abdulaziz Al-Namlah	✓	✓	✓	✓	✓	5/5
Majed Ahmed Al-Suwaigh	✓	✓	✓	✓	✓	5/5
Mohammed Ali Al-Ajmi	✓	✓	✓	✓	✓	5/5
Hathal Safar Al-Otaibi	✓	✓	✓	✓	✓	5/5
Muosa Abdullah Al-Ruwaili	✓	Resigned from the BOD and NRC Committee 1/2		1/1		

The date of the last meeting of the General Assembly: 12/12/2024

34) The number of the company's requests for the shareholders' register, the dates and the reasons for those requests.

The number of the company's requests for the	The date of application	Reasons for the request
1	08/02/2024	Partnership procedures
2	13/03/2024	Partnership procedures
3	04/04/2024	Partnership procedures
4	06/06/2024	General Assembly
5	29/08/2024	Partnership procedures
6	16/10/2024	General Assembly
7	06/11/2024	Partnership procedures
	12/12/2024	General Assembly

35) Information related to any works or contracts to which the company is a party, in which there was an interest for a member of the company's board of directors, or for senior executives in it, or for any person related to any of them, including the names of those involved in the business or contracts, the nature of these works or contracts and their terms, duration and amount, if there are no such works or contracts, the company must submit a Statement of this.

No	Company's name	Contract/ Work nature	Work/ Contract amount	Terms	Name of the member / senior executives or any person related to any of them
1	Middle East Fiber Optic Cables Company Ltd.	Providing services and works	792,143	Purchase orders	Mohammad Abdul Aziz Al-Namlah
2	Middle East Fiber Optic Cables Company Ltd.	Buy goods	642,229	Purchase orders	Mohammad Abdul Aziz Al-Namlah
3	Contractors Services Company	Sell cables	372,600	Purchase orders	Mohammad Abdul Aziz Al-Namlah

36) Statement of the value of the regular payments paid and due for the payment of any zakat, taxes, fees, or any other dues that were not paid until the end of the annual financial period, with a brief description of them and a statement of their reasons.

	2024			Reasons.	
Statement	Paid	Paid Due until the end of the annual financial period and has not been paid			
Zakat	23,088,767	39,274,574	Regular payments made and due in accordance with the provisions and rules of the Zakat duty and the instructions of the General Authority for Zakat and Income in the Kingdom	A regulatory requirement	
Value added tax	87,790,226	6,335,970	Regular payments made and due in accordance with the provisions, rules and instructions of the General Authority for Zakat and Income in the Kingdom	A regulatory requirement	
The Public Institution for Social Security	3,986,459	351,040	Regular payments paid and due in accordance with the provisions and rules of the General Organization for Social Security in the Kingdom	A regulatory requirement	
Costs of visas and passports	1,213,099	-	Regular payments paid and due in accordance with the provisions and rules of the Ministry of Interior	A regulatory requirement	

37) Declarations of the following:

- a. That the account records were prepared correctly.
- b. That the internal control system was prepared on a sound basis and was effectively implemented.
- c. That there is no little doubt about the company's ability to continue its activities

38) Company announcements on the Tadawul website during the year 2024 (company code 2370):

N	Date	Details			
1	18/12/2024	Middle East Specialized Cables Co. announces the opening of the nomination period for the board of director's membership			
2	17/12/2024	Middle East Specialized Cables Co. Announces Resignation of a Board Member			
3	15/12/2024	Middle East Specialized Cables Co. Announces the Results of the Extraordinary General Assembly Meeting, (Third Meeting)			
4	08/12/2024	Middle East Specialized Cables Company (MESC) announces the start date of electronic voting for its shareholders on the items of the Extraordinary General Meeting (Third Meeting)			
5	18/11/2024	Middle East Specialized Cables Co. Board invites its shareholders to attend the Extraordinary General Assembly Meeting the (Third Meeting)			
	11/11/2024	Middle East Specialized Cables Co. announces its Interim Financial results for the Period Ending on 30-09-2024(Nine Months)			
	17/10/2024	Middle East Specialized Cables Co. Announces the Non convenience of its (Second Meeting) Extraordinary General Assembly's Meeting.			
	13/10/2024	Middle East Specialized Cables Company (MESC) announces the start date of electronic voting for its shareholders on the items of the Extraordinary General Meeting (First Meeting)			
9	25/09/2024	Middle East Specialized Cables Co. Board invites its shareholders to attend the Extraordinary General Assembly Meeting the (First Meeting)			
10	19/09/2024	Middle East Specialized Cables Company (MESC) announces the Signing of Sharia Compliant Banking Facilities Agreement from Al-Inmaa bank.			
	11/09/2024	Middle East Specialized Cables announces the end of accumulated losses and the start of achieving retained earnings			
	31/07/2024	Middle East Specialized Cables Co. announces its Interim Financial results for the Period Ending on 30-06-2024 (Six Months)			
	24/06/2024	Middle East Specialized Cables Co. Announces Appointment of a Managing Director			
	23/06/2024	A contract sign-off by Middle East Specialized Cables Company (MESC) through its subsidiary Middle East Specialized Cables Co. LLC (MESC-Ras AlKhaimah UAE			
		joint venture company (NPCC) comprising the National Petroleum Company (NPCC and SAIPEM in the United Arab Emirates.			
	13/06/2024	Middle East Specialized Cables Co. (MESC) announces the board of directors' recommendation regarding the transfer of the Company's statutory reserve to the earnings			
	09/06/2024	Middle East Specialized Cables Co. Announces the Results of the Ordinary General Assembly Meeting, (Second Meeting)			
	30/05/2024	Middle East Specialized Cables Company (MESC) would like to announce that its subsidiary Middle East Specialized Cables Co. LLC (MESC-Ras AlKhaimah UAE) awarded a contract with the joint venture company (NPCC) comprising the National Petroleum Company (NPCC and SAIPEM in the United Arab Emirates.			
	30/05/2024	Middle East Specialized Cables Company (MESC) announces the start date of electronic voting for its shareholders on the items of the Ordinary General Assembly (First Meeting)			
	16/05/2024	Middle East Specialized Cables Co. announces its Interim Financial results for the Period Ending on 31-03-2024 (Three Months)			
20	07/05/2024	Correction announcement from Middle East Specialized Cables Co. in regards to Resignation and Appointment of a Board Member			
	06/05/2024	Middle East Specialized Cables Co. Announces Resignation and Appointment of a Board Member			
	02/05/2024	Middle East Specialized Cables Co. Board invites its shareholders to attend the Ordinary General Assembly Meeting the (First Meeting)			
	29/04/2024	Middle East Specialized Cables Company announces securing credit facilities (in compliance with Islamic Sharia)			
	28/03/2024	Middle East Specialized Cables Company announces securing credit facilities (in compliance with Islamic Sharia)			
	06/03/2024	Middle East Specialized Cables Co. announces its Annual Financial results for the period ending on 31-12-2023			

39) Statements:

- **1.** There are no arrangements or agreements whereby a member of the company's board of directors or a senior executive waived any salary or compensation.
- **2.** During the year 2024, the company did not report any change in the rights of shareholders except for members of the Board of Directors and senior executives.
- **3.** There are no arrangements or agreements whereby any of the shareholders of the company waived his rights in the profits.
- **4.** There are no other investments or reserves created for the benefit of the company's employees.
- **5.** The Board of Directors did not recommend changing the auditor before the end of the period for which he was appointed.
- **6.** There are no treasury shares held by the company
- **7.** There is no explanation for any difference from the accounting standards approved by the Saudi Organization for Certified Public Accountants.
- **8.** There is no penalty, sanction, precautionary measure or precautionary restriction imposed on the company by the Authority or any supervisory, regulatory or judicial authority.

40) Board recommendations:

The Board of Directors of Middle East Specialized Cables Company (MESC) recommends to your esteemed association the following:

- 1. View the report of the Board of Directors for the fiscal year ending on 12/31/2024 and discussing it.
- 2. Voting on the financial statements for the fiscal year ending on 12/31/2024 after discussing it.
- 3. View the company's auditor's report for the fiscal year ending on 12/31/2024 and discussing it.
- 4. To vote on appointing the company's auditor from among the candidates based on the recommendation of the Audit Committee, in order to examine, review and audit the financial statements for the second, third and annual quarters of the fiscal year 2025 and the first quarter of the fiscal year 2026, and determine his fees.

41) Implementing Effective Governance:

The Board of Directors sets corporate governance rules that do not conflict with the mandatory provisions of these regulations, and it must monitor their implementation, verify their effectiveness, and amend them when needed, and in order to do so, it must do the following:

- 1. Verify the company's commitment to these rules.
- 2. Review and update the rules in accordance with regulatory requirements and best practices.
- Review and develop the rules of professional conduct that represent the company's values, and other internal policies and procedures to meet the needs of the company and conform to best practices.
- Keep members of the Board of Directors informed of the developments in the field of corporate
 governance and best practices, or undermine it to the audit committee or any committee or
 other management.

Conclusion

In conclusion, the Board of Directors of the Middle East Specialized Cables Company "MESC" extends its sincere thanks and gratitude to the Custodian of the Two Holy Mosques, his Crown Prince and our wise government for the continuous support enjoyed by the industrial sector in the Kingdom to raise the process of economic development and encourage national industries to achieve the Kingdom's Vision 2030, and the Board also thanks all employees of the Ministry of Commerce, the Capital Market Authority, Tadawul, Edaaa Center Company and all relevant authorities for their cooperation and efforts to serve companies.

May God grant success,

Board of Directors