

Alpha Saudi Freestyle Equity Fund

2024 Annual Report



Dear Unitholder,

It is with great pleasure to present to you the annual report for Alpha Saudi Freestyle Equity Fund (the "Fund"), for the period from 15 May 2023 to 31 December 2024 ("Financial period"). This report highlights the Fund's investments, activities as well as its performance record for the financial period ended 31 December 2024.

We would like to take this opportunity and thank you for your trust in Alpha Capital. Should you need any further information, please do not hesitate to contact us.

Yours sincerely

Alpha Capital

(the "Fund Manager")





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Investment Fund information

Fund name	Alpha Saudi Freestyle Equity Fund
Investment objectives & policies	To achieve medium to long-term capital growth for unitholders through investing in the shares of the companies listed on the Saudi Stock Exchange, initial public offerings, rights issues, real estate traded funds and closed-end traded funds.
Distribution policy	The Fund does not make any distributions to its unit holders. Instead, dividends are reinvested.
Fund benchmark and service provider's website	S&P Shariah Domestic Saudi Arabia https://www.spglobal.com/

Fund performance*

Net asset value and distributions, SAR

Description	For the financial period 31 December 2024 (Amount in SAR)
Fund Net Asset Value ("NAV") at the end of the financial period	418,789,589
NAV per unit at the end of the financial period	15.00842
Highest NAV per unit for the financial period	15.57712
Lowest NAV per unit for the financial period	13.20162
No. of Units at the end of financial period	27,903,643
Income Distribution per unit - Gross	N/A
Income Distribution per unit - Net	N/A
Total Expense Ratio % - Average NAV	3.66%
% of borrowed assets from the total asset value, the period of their exposure and due date	N/A

^{*}Annual report of the Fund has been prepared based on the special valuation as of 31 December 2024.



Fund performance

Investment Fund's performance during the period

The Fund's performance for Year to Date ("YTD") stood at 15.83% v/s 2.86% for the benchmark. The Fund outperformed its benchmark YTD by 12.97%.

The Fund's performance since inception stood at 50.08% v/s 9.32% for the benchmark. The Fund outperformed its benchmark since inception by 40.76%.

Performance record(1)

Description	1 Year 3 Years		5 Years	Since inception	
Total return for the financial period (%)	15.83	N/A	N/A	50.08	
Description	2024		Since i	nception	
Annual total return (%)	15.83		50	0.08	

Fund fees & expenses for the period from 15 May 2023 to 31 December 2024	SAR		
Management fee	6,103,878		
Value-added tax expense	979,642		
Administrative fees	253,775		
Custodian fee	100,619		
Professional fees	45,000		
Transaction costs	25,920		
Director's fees	12,000		
Other expenses	262,657		
Total	7,783,491		
Description	%		
Total expense ratio % - Average NAV	3.66%		

^{1.} The inception date of the Fund was 15 May 2023. Hence, the performance record for prior years is not applicable.



Performance record

Disclosure

Total expense ratio is calculated based on average NAV over the period.

The last valuation day of the year was 30 December 2024. However, the annual report of the Fund has been prepared based on the special valuation as of 31 December 2024.

Basis of performance calculation & assumptions

The performance data is calculated on NAV/unit basis on each valuation day.

Material changes affecting Fund performance

There were no material changes affecting the Fund's performance during the period.

Exercising of voting rights

As per the Annex A "Exercising of Voting Right".



Fund's board annual report

Names of Fund
board members
and membership
type

Name	Membership type
Abdulrahman Abdulmohsen AlSheikh	Non-independent member
Ahmed Abdullah AlJomaih	Non-independent member
Mohammed Talal Arab	Non-independent member
Abdulrahman AlSaghri	Independent member
Talal Nasir Ibrahim AlDakhil	Independent member
Bandar Mohammed AlDamir	Independent member

Abdulrahman Abdulmohsen AlSheikh

Abdulrahman is currently the Chief Commercial Officer in Alpha Capital Company. Prior to his current position, Abdulrahman was a deputy team leader of Banque Saudi Fransi's corporate banking group. Abdulrahman holds a BS degree in Finance from King Saud University, and an MS in Business Economics, Finance and Banking from the University of Portsmouth.

A brief about Fund board member's qualification

Ahmed Abdullah AlJomaih:

Ahmed is currently the Co-Head of Asset management at Alpha Capital Company. Prior to his current position, Ahmed managed to accumulate more than ten years of extensive Asset Management experience where he was heading the Equity team at HSBC Saudi Arabia, managing local & GCC Equities. He holds a BA in Finance from King Fahd University of Petroleum and Minerals and MS in Corporate Finance from Henley Business School at the University of Reading in Britain.



Fund's board annual report

Mohammed Talal Arab:

Mohammed is the CEO of the Sulaymaniyah Investment Group and has more than seven years of experience in leadership positions. Mohammed holds a Bachelor's degree in Industrial Engineering from King Fahd University of Petroleum and Minerals in Dhahran and a Master's degree in Management from State University of Colorado in the United States of America.

Abdulrahman AlSaghri:

Abdulrahman is the Executive Vice President, Member of the Board of Directors and Chief Financial Officer of Al Ittihad and Al Takaful Investment Company. He has more than ten years of experience in the areas of establishing and financially managing companies and projects within the real estate, contracting and food & beverage sectors. He participated in establishing the Najd Real Estate Building Company and serves as its CEO. In addition, he previously worked as a Relationship Manager in the Financial Institutions Department at Al Rajhi Bank for the Middle East and North Africa region. Abdulrahman holds a bachelor's degree in financial sciences from Prince Sultan University.

A brief about Fund board member's qualification (Continued)

Talal Nasir Ibrahim AlDakhil:

Talal is a member of the Board of Directors of the Sustained Infrastructure Holding Co (SISCO Holding), and the Washmen Holding Company. Talal held several leadership positions in Banque Saudi Fransi and has experience in the fields of management. Talal holds a Bachelor's degree in Finance from King Saud University.

Bandar Mohammed AlDamir:

Bandar is the Chairman of Mira Food Company since 2008, and the Chairman of Union Investment Joint Stock Company. He also held several administrative and investment positions in the private sector during his twenty years of practical experience. Bandar holds a Bachelor in Political Science from King Saud University.



Fund's board annual report

- Approving material contracts, decisions and reports involving the Fund.
- Approve a written policy in regard to the voting rights related to the Fund assets.
- Overseeing and, where appropriate, approving or ratifying any conflicts of interest the Fund manager has identified.
- Meeting at least twice annually with the Fund manager's compliance committee or its compliance officer to review the Fund manager's compliance with all applicable rules, laws and regulations.
- Approving all changes stipulated in Articles (62) and (63) of investment Fund regulations before the Fund manager obtains the approval or notification of the unitholders and the Authority.
- Confirming the completeness and accuracy (complete, clear, accurate, and not misleading), and compliance with investment Fund Regulations, of the Fund's terms and conditions and of any other document.
- Ensuring that the Fund manager carries out its obligations in the best interests of the unitholders, in accordance with investment Fund regulations, the Fund's terms and conditions.
- Reviewing the report that includes assessment of the performance and quality of services provided by the parties involved in providing significant services to the Fund referred to in investment Fund regulations.
- Assessing the mechanism of the Fund manager's handling of the risks related to the Fund's assets in accordance with the Fund manager's policies and procedures that detect the Fund's risks and how to treat such risks.
- Have a fiduciary duty to unitholders, including a duty to act in good faith, a duty to act in the best interests of the unitholders and a duty to exercise all reasonable care and skill.

Fund board member's roles and duties



Fund's board annual report					
Fund board member's roles and duties (Continued)	the meetings and the decision. Review the report containin	that provide all deliberations and facts of ons taken by the Fund's board of director. g all complaints and the measures taken in investment Fund regulations and Fund			
Fund board members remuneration	The remuneration for independent directors is 2,000 SAR per meeting and a maximum of 10,000 SAR per year for each independent member.				
Conflict of interest	investment or professional act conflicts of interest with the reasonable endeavors to avoid if any such conflict arises, the F endeavor to resolve the co applicable laws and regulation were no material conflict of int	may be involved in other financial, tivities which may on occasion cause Fund. The Fund's board shall use any such conflict. However, when and fund Manager and the Fund's board will onflict fairly in accordance with the as. As of the date of this report, there terests which may adversely affect the er's performance of their duties towards			
	Name	Membership into other Funds			
	Abdulrahman Abdulmohsen AlSheikh	 Alpha Murabaha Fund Alpha Capital Public Sukuk Fund Alpha Capital Freestyle Nomu Fund Alpha Capital Private Fund 1 			
Membership	Ahmed Abdullah AlJomaih	 Alpha Saudi Equity Fund Alpha Capital Public Sukuk Fund Alpha Capital Freestyle Nomu Fund Alpha Capital Private Fund 1 			
relevant to other Funds	Mohammed Talal Arab	 Alpha Saudi Equity Fund 			
	Talal Nasir Ibrahim AlDakhil	 Alpha Capital Public Sukuk Fund 			

Abdulrahman AlSaghri

Bandar Mohammed AlDamir

 Alpha Capital Public Sukuk Fund Alpha Capital Freestyle Nomu Fund

Alpha Capital Public Sukuk Fund Alpha Capital Freestyle Nomu Fund

Alpha Saudi Equity Fund



Fund's board annual report

There were two Fund board meetings held since inception of the Fund to 31 December 2024 as follows:

- ➤ The first meeting for Alpha Saudi Freestyle Equity Fund was held on 10 November 2024 with the following agenda:
 - Overview of Alpha Saudi Freestyle Equity Fund
 - Review of decisions that were approved through resolution
 - Review of the Fund Manager's risk related checklist
 - Review of the first half yearly reports
 - Review of the compliance and money laundering related topics
 - Discussion related to any additional updates
- ➤ The second meeting for Alpha Saudi Freestyle Equity Fund was held on 17 December 2024 with the following agenda:
 - Overview of Alpha Saudi Freestyle Equity Fund
 - Review of decisions that were approved through resolution
 - Review of the Fund Manager's risk related checklist
 - Review of the second half yearly reports
 - Review of the compliance and money laundering related topics
 - Discussion related to any additional updates

Fund board annual report



Fund manager information

Fund manager

Alpha Capital Company

Address

12371 PO BOX: 54854 Riyadh, Prince Turki Bin Abdulaziz AlAwwal,

King Saud University.

Tel: 0114343090

www.alphacapital.com.sa

Fund Manager and sub-manager

The Fund manager is Alpha Capital Company which is responsible for managing the Fund's assets. There is no sub-manager for the Fund.

Investment activities and performance

Review of investment activities during the period

From the date of inception (15 May 2023) until the date of the report (31 December 2024), the Fund has invested its assets in shares of Saudi listed companies that are compliant with the Shariah principles.

Investment Fund's performance during the period

The Fund's performance for Year to Date ("YTD") stood at 15.83% v/s 2.86% for the benchmark. The Fund outperformed its benchmark YTD by 12.97%.

The Fund's performance since inception stood at 50.08% v/s 9.32% for the benchmark. The Fund outperformed its benchmark since inception by 40.76%.

Details of changes during the period in Fund T&Cs and information memorandum The Fund manager has made following change to the terms and conditions of the Fund during the period:

The information related to Zakat and Tax required by both the Capital Market Authority and the Zakat, Tax and Customs Authority has been updated with regard to Zakat and Tax items.



Other key disclosures

Other Information for Unit Holders

There was no other information which needs to be disclosed to the unitholders during the financial period.

Investments into other Funds

There were no investment into other Fund during the period.

Special commission arrangements

There were no special commission received during the period.

Other data and other information required by the Investment Funds Regulations

There were no other information to be disclosed during the period.

Period of service of the person registered as a manager for the Fund

Since 21 May 2019

A disclosure of the expense ratio of each underlying fund at end of year and the weighted average expense ratio of all underlying funds that invested in (where applicable)

N/A



Custodian information

Custodian Name	AlBilad Investment Company
Address	Smart Tower, King Fahad Road, 8162 King Fahad Road – Olaya, Riyadh 12313-3701, Saudi Arabia. Tel: +966920003636. Email: Clientservices@albilad-capital.com. www.albilad-capital.com
Custodian Main Duties and Responsibilities	 Safekeeping of Securities Statement of Trades Corporate Action Management Income Booking Funds Transfers Foreign Exchange



Alpha Capital Company

Tel: 0114343090

AlAwwal, King Saud University

Fund operator

Name

Address

Fund Operator

	,	www.alphacapital.com.sa
		The Fund operator is responsible for valuing the assets of the public
		Fund. In so doing, the Fund operator shall conduct a full and fair
		valuation.
	-	The asset of Fund is valued by the Fund operator each dealing day at
		such time as specified in the Terms and Conditions of such public Fund,
		and for the duration not exceeding one day from the deadline for
		submission of requests for subscription or redemption.
	-	The Fund operator must comply with the Annex (5) in the investment
		Fund regulations in relation to valuation of the Fund.
	-	The Fund operator shall be responsible for calculating the price of the
Operator main		units in a public Fund that it operates. The price of units for
duties and		subscriptions and redemptions on any dealing day shall be calculated
responsibilities		by reference to the net asset value per unit of the public Fund at the
		valuation point on the relevant dealing day.
	-	The Fund operator must record each instance where an asset of the
		Fund is valued incorrectly, or the price of a unit is calculated incorrectly.
	-	The Fund operator is responsible for operating investment Funds.
	•	The Fund manager and Fund operator must maintain all books and

records in accordance with the regulations.

outstanding units for each Fund under its operation.

The Fund operator must maintain -at all times- records of all units issued

and cancelled and must maintain an up to date record of the balance of

P.O. BOX 54854, Riyadh 12371, Prince Turki Bin Abdulaziz



Auditor information

Auditor name

Alluhaid & Alyahya Chartered Accountants ("LYCA")

Address

Grand Tower, King Fahad Road, Al Muhammadiyah district. P.O. Box 85453, Riyadh 11691.

Tel: +96611 269 3516. Fax: +966 11 488 9639. www.lyca.com.sa

Auditor's report regarding the Fund's latest audited financial statements

The auditor's report is available in the audited financial statements presented in the last section of this annual Fund report.



Fund's audited financial statements

The Fund's audited financial statements for the financial period ended 31 December 2024 are presented in the financial statements section.

Note: Fund's reports are available upon request free of charge.



Annex A: Exercise of annual voting rights





Exercise of annual voting rights, issuer's name and date of AGM

	Ataa Educational Co 29/01/2024						
	Subject of the Vote	Alpha Capital's Vote					
	2	Agree	Disagree	Abstain	Other		
1	Review and discuss the Board of Directors' report for the financial year ending on 07/31/2023			Х			
2	Review and discuss the company's financial statements for the fiscal year ending on 07/31/2023.			X			
3	Voting on the company's auditor's report for the fiscal year ending on 07/31/2023 AD.			X			
4	Voting on the board of directors' recommendation to distribute dividends to shareholders for the fiscal year ending on 07/31/2021 AD, with a total value of (46,295,936) Forty-six million two hundred and ninety-five thousand nine hundred and thirty-six Saudi riyals, so that the share of each share is one (1.10) Saudi riyal at a rate of (11%) of the paid-up capital, provided that the eligibility is for the shareholders who own shares at the end of trading on the day of the general assembly and who are registered in the company's shareholders register with the Securities Depository Center Company (Depository Center) at the end of the second trading day following the eligibility date, and the date of dividend payment will be determined later.			X			
5	Voting on the business and contracts that took place between the company and Dr. Ahmed bin Nasser Al-Mutib, in which the Board of Directors, Ms. Farah bent Ahmed Al-Mutib, and Ms.Reem Al-mutib has an indirect interest in them, which are lease contracts for the Middle East and Al-Feker complexes. With a total value of (14,088,333)Saudi riyals without preferential conditions. (attached).			х			
6	Voting to absolve the Board of Directors' members from liability for the fiscal year ending on 07/31/2023 AD.			х			
7	Voting to disburse the amount of (1,331,507) Saudi riyals as a bonus to the members of the Board of Directors at the rate of (150,000) Saudi riyals for each member, for the fiscal year ending on 07/31/2023 AD.			x			
8	Vote on appointing the company's auditor from among the candidates based on the recommendation of the Audit Committee; This is for examining, reviewing and auditing the financial statements for the (second, third and fourth) quarters and the annual of the fiscal year ending on 07/31/2024 and for the first quarter of the financial year ending on 07/31/2025AD and determining his fees.			×			
9	Voting on the Board's resolution to appoint (Khaled Naser ALmoamar) as a (Non - Executive) board member starting from the date of his appointment on 24/07/2023. to complete the Board term until the end of the current term on 07/11/2024., succeeding the former member (Thinain Bin Thinain and Non - Executive).			х			
10	Voting on the Board's resolution to appoint (Reem Ahmed bin Nasser Al-Mutib) as a (Non - Executive) board member starting from the date of his appointment on 24/07/2023. to complete the Board term until the end of the current term on 07/11/2024., succeeding the former member (Ahmed bin Nasser Al-Mutib and Non - Executive).			х			

- Annual Fund Report Exercise of annual voting rights, issuer's name and date of AGM



	National Medical Care Co 31/01/2024						
Subject of the Vote		Alpha Capital's Vote					
	Subject of the vote		Disagree	Abstain	Other		
1	Vote on the amendment of the company's bylaws in accordance with the new Companies Law and rearranging the articles numbers to comply with the proposed amendments (attached)			X			
2	Vote on the amendment of the Audit Committee Charter. (attached)			x			
3	Vote on the amendment of the Board policies and criteria for candidacy for membership of the management. (attached)			Х			
4	Vote on the amendment of the Competing Business Standards. (attached)			Х			

	(attached)				
	JAMJOOM PHARMA 12/0	03/2024			
	Subject of the Vote	Agree	Alpha Cap Disagree	oital's Vote Abstain	Other
1	Vote on the Board of Directors decision to appoint Mr. Georges P. Schorderet a member of the Board of Directors (independent member) starting from the date of his appointment on 15-12-1444H corresponding to 03-07-2023G to complete the Board Term until the end of the current session on June 18, 2025, succeeding the resigned Board Member Mr. Simon Goeller (independent member). (CV attached).	Ü		х	
2	Vote on the amendment of the Remuneration Policy of the Members of the Board of Directors and its Committees and the Executive Management(attached).			Х	
3	Vote on amending Article (1) of the Company's Bylaws which relates to the Company's Incorporation (attached)			Х	
4	Voting on amending Article (3) of the Company's Bylaws which relates to the Purposes of the Company (attached).			X	
5	Vote on amending Article (8) of the Company's Bylaws which relates to Shareholders' Registry (attached).			×	
6	Vote on amending Article (9) of the Company's Bylaws which related to the Stock Trading (attached).			X	
7	Vote on amending Article (13) of the Company's Bylaws which relates to the Formation of the Board of Directors (attached).			X	
8	Vote on amending Article (15) of the Company's Bylaws which relates to the Expiry of the Board of Directors' Term, Retirement of its Members, or Vacancy in Membership (attached).			Х	
9	Vote on amending Article (16) of the Company's Bylaws which relates to the Board of Directors' Powers (attached).			х	
10	Vote on amending Article (17) of the Company's Bylaws which relates to Remuneration of Board Members (attached).			х	
11	Vote on amending Article (18) of the Company's Bylaws which relates to the Powers of the Chairman, the Deputy Chairman, and the CEO or the Managing Director, and the Secretary (attached).			Х	
12	Vote on amending Article (20) of the Company's Bylaws which relates to the Quorum and Board Decisions (attached).			Х	
13	Vote on amending Article (21) of the Company's Bylaws which relates to the Board Deliberations (attached).			x	
14	Vote on amending Article (23) of the Company's Bylaws which relates to the Invitation for Assemblies (attached).			×	
15	Vote on amending Article (27) of the Company's Bylaws which relates to the Assemblies Decisions (attached).			Х	
16	Vote on deleting Article (30) from the Company's Bylaws which relates to the Issuing General Assembly Decisions by Circulation (attached).			Х	
17	Vote on amending Article (36) of the Company's Bylaws which relates to the Profit Entitlement and Interim Dividends (attached).			×	
18	Vote on amending Article (38) of the Company's Bylaws which relates to the Expiration of the Company (attached).			Х	



- Annual Fund Report Exercise of annual voting rights, issuer's name and date of AGM

	Al Rajhi Bank 24/03/20)24			
	Subject of the Vote	Agree	Alpha Car Disagree	oital's Vote Abstain	Other
1	Voting on the Bank's Auditor report for the fiscal year ended 31st December 2023 after discussing it.	Agree	Disagree	X	Other
2	Voting on releasing the Board of Directors Members from their liabilities for the fiscal year ended 31st December 2023.			×	
3	Voting on the Board of Directors' recommendation to distribute cash dividends of SAR (4,600) Million to shareholders for the second half of the fiscal year ended 31st December 2023, estimated at SAR (1.15) per share, representing (11.5%) of the face value of share. Accordingly, total distributed dividends for the fiscal year ended 31st December 2023 is SAR (9,200) Million, estimated at SAR (2.30) per share, representing (23%) of the face value of share. The eligibility of dividends shall be for the Bank's shareholders who own shares at the end of the trading day of convening General Assembly meeting and who are registered in the Shareholders Register at Securities Depository Center (Edaa) at the end of the second trading day following the due date noting that dividends distribution commences on 03/04/2024.			X	
4	Voting on the delegation of the Board of Directors to distribute interim dividends to the Bank's shareholders on semi-annually or quarterly basis for the fiscal year 2024.			Х	
5	Voting on the appointment of the Bank's external auditors, from among nominees, based on Audit Committee's recommendation, to examine, review and audit the primary financial statements for the second and third quarter financial statements for the fiscal year 2024, annual financial statements for the fiscal year 2024, and the first quarter of the fiscal year 2025, and to approve their fees.			x	
6	Voting on the payment of SAR (5,225,000) as remunerations and compensations to the Members of the Board of Directors for the period from 1st January 2023 to 31st December 2023.			х	
7	Voting on the payment of SAR (900,000) as remunerations and compensations to the Members of Audit Committee for the period from 1st January 2023 to 31st December 2023.			X	
8	Voting on amending the Charter of Board Audit Committee. (Attached)			x	
9	Voting on amending the Policy for Remuneration and Compensation of Board, Board Committees, Audit Committee Members and Executive Management. (Attached)			X	
10	Voting on amending the Board of Directors Nomination and Membership Policy. (Attached)			x	
11	Voting on delegating the Ordinary General Assembly authorization powers stipulated in Paragraph (1) of Article (27) of Companies Law to the Board of Directors, for one year from the General Assembly approval date or until the end of the term of the delegated Board of Directors, whichever is earlier, pursuant to the conditions stipulated in Implementing Regulations of Companies Law for Listed Joint Stock Companies.			x	
12	Voting on amending the Bank's Bylaws in accordance with the new Companies Law, and rearranging and numbering the articles of the bylaws in alignment with the proposed amendments. (Attached)			х	
13	Voting on the business and contracts concluded between the Bank and Al Rajhi Company for Cooperative Insurance, in which the Chairman of the Board of Directors Mr. Abdullah bin Sulaiman Al Rajhi and the Managing Director and CEO Mr. Waleed bin Abdullah Al Mogbel have an indirect interest, being board members of the Company's Board of Directors. The transactions contain a contract of Micro and Small Business Motor Insurance, at standard conditions without preferences, for a period of one year with a value of SAR 104,884,653 for 2023. (Attached)			x	
14	Voting on the business and contracts concluded between the Bank and Al Rajhi Company for Cooperative Insurance, in which the Chairman of the Board of Directors Mr. Abdullah bin Sulaiman Al Rajhi and the Managing Director and CEO Mr. Waleed bin Abdullah Al Mogbel have an indirect interest, being board members of the Company's Board of Directors. The transactions contain a contract of Banker's Blanket Bond and Professional Indemnity Insurance Agreement, at standard conditions without preferences, for a period of one year with a value of SAR 2,388,533 for 2023. (Attached)			x	



- Annual Fund Report Exercise of annual voting rights, issuer's name and date of AGM

Al Rajhi Bank 24/03/2024							
	Subject of the Vote	Agree	Alpha Cap Disagree	oital's Vote Abstain	Other		
15	Voting on the business and contracts concluded between the Bank and Al Rajhi Company for Cooperative Insurance, in which the Chairman of the Board of Directors Mr. Abdullah bin Sulaiman Al Rajhi and the Managing Director and CEO Mr. Waleed bin Abdullah Al Mogbel have an indirect interest, being board members of the Company's Board of Directors. The transactions contain a contract of Directors and Officers Insurance, at standard conditions without preferences, for a period of one year with a value of SAR 3,040,061 for 2023 (Attached).	, igi ee	Diougrae	X	Guici		
16	Voting on the business and contracts concluded between the Bank and Al Rajhi Company for Cooperative Insurance, in which the Chairman of the Board of Directors Mr. Abdullah bin Sulaiman Al Rajhi and the Managing Director and CEO Mr. Waleed bin Abdullah Al Mogbel have an indirect interest, being board members of the Company's Board of Directors. The transactions contain a contract of Properties All Risk Policy, at standard conditions without preferences, for a period of one year with a value of SAR 9,012,353 for 2023. (Attached).			X			
17	Voting on the business and contracts concluded between the Bank and Al Rajhi Company for Cooperative Insurance, in which the Chairman of the Board of Directors Mr. Abdullah bin Sulaiman Al Rajhi and the Managing Director and CEO Mr. Waleed bin Abdullah Al Mogbel have an indirect interest, being board members of the Company's Board of Directors. The transactions contain a contract of Fire and Allied Perils – Mortgage Insurance Agreement, at standard conditions without preferences, for a period of one year with a value of SAR1,380,740 for 2023. (Attached)			x			
18	Voting on the business and contracts concluded between the Bank and Al Rajhi Company for Cooperative Insurance, in which the Chairman of the Board of Directors Mr. Abdullah bin Sulaiman Al Rajhi and the Managing Director and CEO Mr. Waleed bin Abdullah Al Mogbel have an indirect interest, being board members of the Company's Board of Directors. The transactions contain a contract of Bancassurance Agreement, at standard conditions without preferences, for a period of one year with a value of SAR 37,202,998 for 2023. (Attached)			x			
19	Voting on the business and contracts concluded between the Bank and Al Rajhi Company for Cooperative Insurance, in which the Chairman of the Board of Directors Mr. Abdullah bin Sulaiman Al Rajhi and the Managing Director and CEO Mr. Waleed bin Abdullah Al Mogbel have an indirect interest, being board members of the Company's Board of Directors. The transactions contain a contract of Motor Insurance Agreement, at standard conditions without preferences, for a period of one year with a value of SAR 520,357,347 for 2023. (Attached)			x			
20	Voting on the business and contracts concluded between the Bank and Al Rajhi Company for Cooperative Insurance, in which the Chairman of the Board of Directors Mr. Abdullah bin Sulaiman Al Rajhi and the Managing Director and CEO Mr. Waleed bin Abdullah Al Mogbel have an indirect interest, being board members of the Company's Board of Directors. The transactions contain a contract of Marine Cargo Open Cover Insurance Agreement, at standard conditions without preferences, for a period of one year with a value of SAR 960,150 for 2023. (Attached)			x			



-Annual Fund Report Exercise of annual voting rights, issuer's name and date of AGM

Alinma Bank – 23/04/2024								
	Subject of the Vote Agree Singare Abateir							
1	Voting and discussing on the Auditor's Report for the fiscal year ending December 31, 2023.	Agree	Disagree	Abstain x	Other			
2	Voting on the discharge of the members of the Board of Directors for the fiscal year ending December 31, 2023.			×				
3	Voting on the appointment of the External Auditors for the Bank based on the Audit Committee's recommendation. The appointed External Auditors shall examine, review and audit the first, second, and third quarter and annual financial statements of the fiscal year 2024, and the first quarter of the fiscal year 2025, and determination of the External Auditors' fees.			х				
4	Voting on the payment of SAR (10,745,000as a remuneration to members of the Board of Directors for the fiscal year ending December 31, 2023.			Х				
5	Voting on authorizing the Board of Directors to distribute interim dividends on a quarterly or semi-annually basis for the fiscal year 2024.			Х				
6	Voting on the amendments of the Controls, standards and Procedures of Nomination to the Membership of the Board of Directors (Attached in Tadawul)			Х				
7	Voting on the amendments of the Remuneration policy for Board of Directors, Its Committees and Senior (Attached in Tadawul)			×				
8	Vote on the Board of Directors' recommendation to increase the capital by capitalization from the retained earnings by way of granting one share for every four shares, according to the following: - The bank's capital before the increase is (20,000,000,000) Saudi riyals, divided into 2,000,000,000 shares The bank capital after the increase is (25,000,000,000) Saudi riyals, divided into 2,500,000,000 shares Total amount of increase is (5,000) million Saudi riyals Percentage of capital increase: 25% - The reason for the capital increase: This increase aims to strengthen the bank's financial position which contributes to achieving its strategic objectives Method of capital increase: The increase will be through capitalizing of (5,000) million Saudi riyals from retained earnings, approximately (1) bonus share for every (4) shares owned. Eligibility date: In the event that the Bank's shareholders in the extraordinary general assembly meeting agree to increase the capital, the eligibility will be for the shareholders who own the shares at the end of trading on the day of the general assembly and are registered in the company's shareholders register with the Securities Depository Center Company ("Edaa") at the end of the second trading day following the entitlement date. In the event of fractional shares; The fractions will be collected in one portfolio for all shareholders and sold at the market price, then their value will be distributed to the shareholders entitled to the grant, each according to their share, within a period not exceeding 30 days from the date of determining the new shares due to each shareholder Amendment of Article (7) of the Bank's bylaws, relating to Capital.			X				
9	Voting on the amendment of Article (4) of the Bank's bylaws, relating to establishment of companies. (attached in Tadawul)			Х				
10	Voting on the amendment of Article (14) of the Bank's bylaw, relating to share purchase and sale. (attached in Tadawul)			X				
11	Voting on the amendment of Article (17) of the Bank's bylaw, relating to management. (attached in Tadawul)			Х				
12	Voting on the amendment of Article (18) of the Bank's bylaw, relating to membership expiry. (attached in Tadawul)			X				
13	Voting on the amendment of Article (20) of the Bank's bylaw, relating to the board's committees. (attached in Tadawul)			Х				
14	Voting on the amendment of Article (21) of the Bank's bylaw, relating to the Executive Committee. (attached in Tadawul) Voting on the amendment of Article (22) of the Bank's bylaw, relating			X				
15	to the Audit Committee. (attached in Tadawul) Voting on the amendment of Article (24) of the Bank's bylaw, relating			Х				
16	to the chairmanship of the board and representation before others. (attached in Tadawul)			X				
17	Voting on the amendment of Article (26) of the Bank's bylaw, relating to the quorum for meetings. (attached in Tadawul)			X				
18	Voting on the amendment of Article (29) of the Bank's bylaw, relating to the ordinary general assembly. (attached in Tadawul)			Х				



Exercise of annual voting rights, issuer's name and date of AGM

Alinma Bank – 23/04/2024						
	Subject of the Vote	Agree	Alpha Car Disagree	oital's Vote Abstain	Other	
19	Voting on the amendment of Article (39) of the Bank's bylaw, relating to the appointment. (attached in Tadawul)	Agree	Disagree	X	Other	
20	Voting on the amendment of Article (40) of the Bank's bylaw, relating to auditor authorities and responsibilities. (attached in Tadawul)			Х		
21	Voting on the deletion of Article (42) of the Bank's bylaw, relating to the financial statements and the directors' report. (attached in Tadawul)			Х		
22	Voting on the amendment of Article (46) of the Bank's bylaw, relating to the losses of the company. (attached in Tadawul)			Х		
23	Voting on the amendment of Article (49) of the Bank's bylaw, relating to the sharia'h governance. (attached in Tadawul)			Х		
24	Voting on authorizing the Board of Directors with the authority of the General Assembly provided for in paragraph (1), Article (27) of the Companies Law for a period of one (1) year from the date of approval by the General Assembly or until the end of the session of the authorized Board of Directors, whichever is earlier, in accordance with the conditions set forth in the Implementing Regulation of the Companies Law for Listed Joint Stock Companies.			x		
25	Voting on authorizing the Board of Directors with the authority of the General Assembly provided for in paragraph (2), Article (27) of the Companies Law for a period of one (1) year from the date of approval by the General Assembly or until the end of the session of the authorized Board of Directors, whichever is earlier. Such authorization covers investment businesses and activities as well as real estate financing.			x		
26	Voting on the participation of Board member Mr. Anees Ahmed Momina in a business competing with the bank's business. (attached in Tadawul)			Х		

	iii radawai)				
	Saudi Paper Manufacturing Co	- 25/04/2024			
	Subject of the Vote			oital's Vote	
	·	Agree	Disagree	Abstain	Other
1	Reviewing the Board of Directors' report for the financial year ending on 31/12/2023 AD and discussing it.			Х	
2	Vote on the company's auditor's report for the financial year ending on 31/12/2023 AD after discussing it.			X	
3	Review and discuss the financial statements for the fiscal year ending on December 31, 2023			Х	
4	Vote on the Board of Directors' recommendation to distribute cash dividends in the amount of (16,850,000) Saudi riyals to shareholders for the third quarter of the fiscal year ending on December 31, 2023, at (0.5) half a riyal per share, which represents (5%) of the nominal value of one share. Eligibility shall be for shareholders who own shares at the end of trading on the day of the General Assembly and who are registered in the company's shareholder registry with the Securities Depository Center Company (Depository Center) at the end of the second trading day following the entitlement date, provided that the distribution of dividends begins on Thursday on: 05/09/ 2024 AD			х	
5	Voting on the business and contracts concluded between the company and the East Gas Company, in which the member of the Board of Directors / Abdulaziz bin Raed Al-Mishaal has an indirect interest, which is a gas services contract in the amount of 8,428,277.64 riyals in the year 2023 AD, according to the prevailing commercial conditions and there are no preferential terms.			х	
6	Vote on amending the work regulations of the Audit Committee (attached).			x	
7	Voting on the members of the Board of Directors from among the other upcoming members, which begins on the date: 04/27/2024 AD and lasts for three years, until it ends on 04/26/2027 AD (CVs of the candidates are attached).			X	
8	Vote on disbursing an amount of (1,968,000 riyals) as a reward to members of the Board of Directors and its committees emanating from the fiscal year ending in 2023 AD.			х	
9	Vote on amending the company's bylaws in accordance with the new companies' bylaws, and rearranging and numbering the bylaws' articles; To comply with the proposed amendments(attached).			Х	





Saudi Paper Manufacturing Co 25/04/2024 Alpha Capital's Vote						
	Subject of the Vote	Agree	Disagree	Abstain	Other	
10	Vote on the Board of Directors' recommendation to increase the company's capital by granting free shares to shareholders worth 33,700,000 Saudi riyals, according to the following: The nominal value of the capital before the increase: 337,000,000 Saudi riyals, the nominal value of the capital after the increase: 370,700,000 Saudi riyals, the total amount of the capital increase. Money: 33,700,000 Saudi Riyals, Number of shares before the increase: 33,700,000 shares, Number of shares after the increase: 37,070,000 shares, Percentage of capital increase: 10%, Reasons for increasing capital: This comes within the company's objectives to support the capital base in a way that contributes to enhancing growth plans. future growth and maximizing total returns to shareholders Number of shares granted for each share: One share granted for every ten shares owned. The value and nature of the reserves that will be used in the capitalization issue: The value of the capital increase will be financed by capitalizing part of the retained earnings balance in the amount of (33,700,000) riyals. Eligibility date: If At the extraordinary general assembly meeting, the company's shareholders agreed to increase the capital. Eligibility will go to shareholders who own shares at the end of trading on the day of the extraordinary general assembly and who are registered in the company's shareholder register at the Edaa Securities Center Company (Depository Center). At the end of the second trading day following the date of the Extraordinary General Assembly, details of the method of dealing with fractional shares: In the event that there are fractional shares, the fractions will be collected in one wallet for all shareholders and sold at the market price, then their value will be distributed among the shareholders entitled to the grant, each according to their share within a period of no more than Amending Article (7) of the company's bylaws related to capital.			X		
11	Vote on the Board of Directors' recommendation to transfer the entire balance of the statutory reserve in the amount of: (15,340,512) Saudi riyals as in the financial statements ending on 12/31/2023 AD to the retained earnings item.			х		
12	Vote on delegating the authority of the Ordinary General Assembly to the Board of Directors with the license stipulated in Paragraph (1) of Article (27) of the Companies Law for a period of one year from the date of the General Assembly's approval or until the end of the session of the delegated Board of Directors, whichever comes first, in accordance with the conditions contained in the executive regulations of the Law. Private companies of listed joint stock companies.			x		
13	Vote on appointing the company's auditor from among the candidates based on the recommendation of the Audit Committee; This is to examine, review and audit the financial statements for the second, third and fourth quarters and the audited annual financial statements from the fiscal year 2024 and the first quarter of the fiscal year 2025 and determine his fees.			х		



-Annual Fund Report Exercise of annual voting rights, issuer's name and date of AGM

CATRION Catering Holding Co.– 30/04/2024 Alpha Capital's Vote								
	Subject of the Vote	Agree	Alpha Cap Disagree	Abstain	Other			
1	Reviewing the Board of Directors' report for the fiscal year ending on 31st December 2023 and discussing it.	0	0	×				
2	Reviewing the financial statements for the fiscal year ending on 31st December 2023 and discussing it.			х				
3	Voting on the auditor/s report on the Company's accounts for the fiscal year ending on 31st December 2023 and discuss it.			х				
4	Voting on the discharge of the Board of Directors from the liability for their activities for the year ending on 31/12/2023.			X				
5	Voting on delegating the Board of Directors to distribute interim dividends on a biannual/quarterly basis for the fiscal year 2024G.			×				
6	Voting on paying an amount of (SAR 3,909,795) as remuneration to the Board members for the fiscal year ending on 31/12/2023G.			Х				
7	Voting on the Board of Directors' resolution to appoint Miss. Joza Abdulmohsen Al-Rasheed (independent member of the Board of Directors, starting from the date of her appointment on 05/08/1445, corresponding to 15/02/2024, to complete the Board's session until the end of the current session ending on 01/25/2025, to succeed the resigned Board Director member Mr. Sami Abdulmohsen Al Hokair (non-executive). (CV attached)			×				
8	Voting on the Competing Business Standards and Procedures for CATRION Catering Holding Co.			Х				
9	Voting on transactions and contracts concluded with Saudi Airlines Establishment "Saudia", within which CATRION's Board of Directors member Mr. Fahad Abdullah Moussa holds indirect interest, the nature of those transactions evolve around the proving inflight catering and other service to Saudia, with a total amount of SR 955,312,226 for the year 2023, without any preferential conditions compared to the local market (Attached).			X				
10	Voting on transactions and contracts concluded with Saudi Airlines Establishment "Saudia", within which CATRION's Board of Directors member Mr. Fahad Abdullah Moussa holds indirect interest, the nature of those transactions evolve around the providing of catering and hospitality services for AI Forsan Lounge Terminal (5) in King Khaled International Airport, with a total amount of SR 46,609,221 for the year 2023, without any preferential conditions compared to the local market (Attached)			×				
11	Voting on transactions and contracts concluded with Saudi Airlines Establishment "Saudia", within which CATRION's Board of Directors member Mr. Fahad Abdullah Moussa holds indirect interest, the nature of those transactions evolve around the providing of catering services in Al Forsan Lounge in Egypt International Airport, with a total amount of SR 8,688,654 for the year 2023, without any preferential conditions compared to the local market (Attached).			Х				
12	Voting on transactions and contracts concluded with Saudi Airlines Establishment "Saudia", within which CATRION's Board of Directors member Mr. Fahad Abdullah Moussa holds indirect interest, the nature of those transactions evolve around the lease agreement with Saudia in (AM1) building in King Khaled International Airport, with a total amount of SR 11,677,964 for the year 2023, without any preferential conditions compared to the local market (Attached).			×				
13	Voting on transactions and contracts concluded with Saudi Airlines Establishment "Saudia", within which CATRION's Board of Directors member Mr. Fahad Abdullah Moussa holds indirect interest, the nature of those transactions evolve around the catering and Hospitality services to Saudia for (Welcome) lounge in Prince Mohammed Bin Abdulaziz International Airport in Madinnah Monawara, with a total amount of SR 2,054,653 for the year 2023, without any preferential conditions compared to the local market (Attached)			X				
14	Voting on transactions and contracts concluded with Saudi Airlines Establishment "Saudia", within which CATRION's Board of Directors member Mr. Fahad Abdullah Moussa holds indirect interest, the nature of those transactions evolve around the design, constructing and operating Alfursan Domestic lounge at the New King Abdulaziz International Airport in Jeddah, with a total amount of SR 27,026,589 for the year 2023, without any preferential conditions compared to the local market (Attached).			x				





	CATRION Catering Holding Co.–	30/04/2024	Alvala - O a v	:	
	Subject of the Vote	Agree	Alpha Cap Disagree	Abstain	Other
15	Voting on transactions and contracts concluded with Saudi Airlines Establishment "Saudia", within which CATRION's Board of Directors member Mr. Fahad Abdullah Moussa holds indirect interest, the nature of those transactions evolve around the catering Service to Saudia Reservations Diplomatic Quarter, with a total amount of SR 102,350 for the year 2023, without any preferential conditions compared to the local market (Attached).	Agree	Disagree	X	Guici
16	Voting on transactions and contracts concluded with Saudi Airlines Establishment "Saudia", within which CATRION's Board of Directors member Mr. Fahad Abdullah Moussa holds indirect interest, the nature of those transactions evolve around the catering service to Saudia Ticketing & Reservation office, Al Murooj, with a total amount of SR 624,711 for the year 2023, without any preferential conditions compared to the local market (Attached).			X	
17	Voting on transactions and contracts concluded with Saudi Airlines Establishment "Saudia", within which CATRION's Board of Directors member Mr. Fahad Abdullah Moussa holds indirect interest, the nature of those transactions evolve around the IT Service Level agreement with Saudia, with a total amount of SR 1,415,952 for the year 2023, without any preferential conditions compared to the local market (Attached).			X	
18	Voting on transactions and contracts concluded with Saudi Airlines Establishment "Saudia", within which CATRION's Board of Directors member Mr. Fahad Abdullah Moussa holds indirect interest, the nature of those transactions evolve around the design, constructing and operating Alfursan International lounge at the New King Abdulaziz International Airport in Jeddah, with a total amount of SR 64,222,110 for the year 2023, without any preferential conditions compared to the local market (Attached).			Х	
19	Voting on transactions and contracts concluded with Saudi Airlines Establishment "Saudia", within which CATRION's Board of Directors member Mr. Fahad Abdullah Moussa holds indirect interest, the nature of those transactions evolve around the MOU with Saudia for Al Fursan lounge in King Fahd International Airport in Dammam, with a total amount of SR 8,599,470 for the year 2023, without any preferential conditions compared to the local market (Attached).			x	
20	Voting on transactions and contracts concluded with Saudi Ground Services Co., within which CATRION's Board of Directors member Mr. Fahad Abdullah Moussa holds indirect interest, the nature of those transactions evolve around the catering services to Saudi Ground Services Co. in Jeddah, Riyadh, Dammam and Madinnah Al Monawarah, with a total amount of SR 42,375,007 for the year 2023, without any preferential conditions compared to the local market (Attached).			х	
21	Voting on transactions and contracts concluded with Saudi Ground Services Co., within which CATRION's Board of Directors member Mr. Fahad Abdullah Moussa holds indirect interest, the nature of those transactions evolve around the transport services agreement with SGS in King Fahad International Airport in Dammam, with a total amount of SR 298,043 for the year 2023, without any preferential conditions compared to the local market (Attached).			x	
22	Voting on transactions and contracts concluded with Saudi Ground Services Co., within which CATRION's Board of Directors member Mr. Fahad Abdullah Moussa holds indirect, the nature of those transactions evolve around the laundry services to Saudi Ground Services Co. in Jeddah, Riyadh, Dammam and Madinnah Al Monawarah, with a total amount of SR 13,713,961 for the year 2023, without any preferential conditions compared to the local market (Attached).			х	
23	Voting on transactions and contracts concluded with Saudi Ground Services Co., within which CATRION's Board of Directors member Mr. Fahad Abdullah Moussa holds indirect interest, the nature of those transactions evolve around fuel supply, with a total amount of SR 4,349,479 for the year 2023, without any preferential conditions compared to the local market (Attached).			X	





	CATRION Catering Holding Co	30/04/2024	A1 1 0	- 14 - 13 - 3 / - 4	
	Subject of the Vote	Alpha Capital's Vote Agree Disagree Abstain O			
24	Voting on transactions and contracts concluded with Saudi Ground Services Co., within which CATRION's Board of Directors member Mr. Fahad Abdullah Moussa holds indirect interest, the nature of those transactions evolve around the accommodation services to Saudi Ground Services Co. in King Fahad International Airport in Dammam, with a total amount of SR 2,553,309 for the year 2023, without any preferential conditions compared to the local market (Attached).	Agree	Disaglee	X	Other
25	Voting on transactions and contracts concluded with Saudi Airlines Cargo, within which CATRION's Board of Directors member Mr. Fahad Abdullah Moussa holds indirect interest, the nature of those transactions evolve around the Cargo services from Saudi Airlines Cargo, with a total amount of SR 1,325,888 for the year 2023, without any preferential conditions compared to the local market (Attached).			x	
26	Voting on transactions and contracts concluded with Saudi Airlines Cargo, within which CATRION's Board of Directors member Mr. Fahad Abdullah Moussa holds indirect interest, the nature of those transactions evolve around the catering services to Saudi Airlines Cargo, with a total amount of SR 5,963,682 for the year 2023, without any preferential conditions compared to the local market (Attached).			×	
27	Voting on transactions and contracts concluded with Saudi Airlines Real Estate & Development Company SARED, within which CATRION's Board of Directors member Mr. Fahad Abdullah Moussa holds indirect interest, the nature of those transactions evolve around the Lease agreement with Saudi Airlines Real Estate & Development Company SARED for commercial shops in Saudi City compound, with a total amount of SR 57,500 for the year 2023, without any preferential conditions compared to the local market (Attached).			x	
28	Voting on transactions and contracts concluded with Flyadeal Co., within which CATRION's Board of Directors member Mr. Fahad Abdullah Moussa holds indirect interest, the nature of those transactions evolve around the Inflight Catering services, Equipment and Skysales Services to Flyadeal Co, with a total amount of SR 14,395,925 for the year 2023, without any preferential conditions compared to the local market (Attached).			x	
29	Voting on transactions and contracts concluded with Flyadeal Co., within which CATRION's Board of Directors member Mr. Fahad Abdullah Moussa holds indirect interest, the nature of those transactions evolve around the inflight catering services for delayed flights to Flyadeal Co., with a total amount of SR 1,211,896 for the year 2023, without any preferential conditions compared to the local market (Attached).			×	
30	Voting on transactions and contracts concluded with Al-Salam Aviation Industry Company, within which CATRION's Board of Directors member Mr. Fahad Abdullah Moussa holds indirect interest, the nature of those transactions evolve around the inflight catering services to Al-Salam Aviation Industry Company, with a total amount of SR 147,552 for the year 2023, without any preferential conditions compared to the local market (Attached).			x	
31	Voting on transactions and contracts concluded with Saudia Aerospace Engineering Industries Company, within which CATRION's Board of Directors member Mr. Fahad Abdullah Moussa holds indirect, the nature of those transactions evolve around the Catering services to Saudia Aerospace Engineering Industries Company, with a total amount of SR 2,438,520 for the year 2023, without any preferential conditions compared to the local market (Attached).			x	
32	Voting on transactions and contracts concluded with Saudi Private Aviation Company, within which CATRION's Board of Directors member Mr. Fahad Abdullah Moussa holds indirect interest, the nature of those transactions evolve around the Inflight Catering services and equipment supply services to Saudi Private Aviation Company, with a total amount of SR 24,598,028 for the year 2023, without any preferential conditions compared to the local market (Attached).			x	





	CATRION Catering Holding Co	30/04/2024	Alak	italia V-t	
	Subject of the Vote	Agree	Alpha Cap Disagree	oital's Vote Abstain	Other
33	Voting on transactions and contracts concluded with Prince Sultan Aviation Academy, within which CATRION's Board of Directors member Mr. Fahad Abdullah Moussa holds indirect interest, the nature of those transactions evolve around the Catering services to Saudia Aerospace Engineering Industries Company, with a total amount of SR 12,133 for the year 2023, without any preferential conditions compared to the local market (Attached).	Agree	Disagree	X	Other
34	Voting on transactions and contracts concluded with Saudi Airlines Establishment "Saudia", within which CATRION's Board of Directors member Mr. Fahad Abdullah Moussa holds indirect interest, the nature of those transactions evolve around Airlines Equipment agreement, with a total amount of SR 434,029,999 for the year 2023, without any preferential conditions compared to the local market (Attached).			x	
35	Voting on transactions and contracts concluded with Saudi Airlines Establishment "Saudia", within which CATRION's Board of Directors member Mr. Fahad Abdullah Moussa holds indirect interest, the nature of those transactions evolve around Delayed flights catering service to Saudi Airlines Est., with a total amount of SR 2,671,972 for the year 2023, without any preferential conditions compared to the local market (Attached).			x	
36	Voting on transactions and contracts concluded with Saudi Airlines Establishment "Saudia", within which CATRION's Board of Directors member Mr. Fahad Abdullah Moussa holds indirect interest, the nature of those transactions evolve around Other services rendered to Saudi Airlines Est., with a total amount of SR 19,023,924 for the year 2023, without any preferential conditions compared to the local market (Attached).			x	
37	Voting on transactions and contracts concluded with Saudi Ground Services Co., within which CATRION's Board of Directors member Mr. Fahad Abdullah Moussa holds indirect interest, the nature of those transactions evolve around Lab services to Saudi Ground Services Co., with a total amount of SR 343,241 for the year 2023, without any preferential conditions compared to the local market (Attached).			X	
38	Voting on transactions and contracts concluded with Saudi Logistics Services Co. SAL, within which CATRION's Board of Directors member Mr. Fahad Abdullah Moussa holds indirect interest, the nature of those transactions evolve around Cargo services, with a total amount of SR 669,143 for the year 2023, without any preferential conditions compared to the local market (Attached).			x	
39	Click or tap here to enter text. Voting on transactions and contracts concluded with Saudi Airlines Real Estate & Development Company SARED, within which CATRION's Board of Directors member Mr. Fahad Abdullah Moussa holds indirect interest, the nature of those transactions evolve around Other services to Saudi Airlines Real Estate & Development Co. "SARED", with a total amount of SR 1,724,230 for the year 2023, without any preferential conditions compared to the local market (Attached).			x	
40	Voting on transactions and contracts concluded with Saudi Airlines Real Estate & Development Company SARED, within which CATRION's Board of Directors member Mr. Fahad Abdullah Moussa holds indirect interest, the nature of those transactions evolve around lease contract Saudi Airlines Real Estate & Development Co. "SARED" for Trip a Bite and Skysales shop located at Flight operation's new building, with a total amount of SR 195,500 for the year 2023, without any preferential conditions compared to the local market (Attached).			х	
41	Voting on transactions and contracts concluded with Saudi Airlines Real Estate & Development Company SARED, within which CATRION's Board of Directors member Mr. Fahad Abdullah Moussa holds indirect interest, the nature of those transactions evolve around Others lease and service contract Saudi Airlines Real Estate & Development Co. "SARED", with a total amount of SR 3,126,477 for the year 2023, without any preferential conditions compared to the local market (Attached).			X	





	CATRION Catering Holding Co.	- 30/04/2024	Alpha Car	oital's Vota	
	Subject of the Vote	Agree	Disagree	oital's Vote Abstain	Other
42	Voting on transactions and contracts concluded with Jeddah Airport Company, within which CATRION's Board of Directors member Eng. Raed AL Mudaiheem holds indirect interest, the nature of those transactions evolve around lease contract for retail shop at the Aircraft Maintenance Hangar and the Operations Building at King Abdulaziz International Airport, with a total amount of SR 48,210 for the year 2023, without any preferential conditions compared to the local market (Attached).			x	
43	Voting on transactions and contracts concluded with Jeddah Airport Company, within which CATRION's Board of Directors member Eng. Raed AL Mudaiheem holds indirect interest, the nature of those transactions evolve around Lease contract for retail shop in International lounge Terminal (1) at King Abdulaziz International Airport, with a total amount of SR 368,000 for the year 2023, without any preferential conditions compared to the local market (Attached).			х	
44	Voting on transactions and contracts concluded with Jeddah Airport Company, within which CATRION's Board of Directors member Eng. Raed AL Mudaiheem holds indirect interest, the nature of those transactions evolve around Lease agreement with Jeddah Airport Co. for catering unite (203), with a total amount of SR 28,175,000 for the year 2023, without any preferential conditions compared to the local market (Attached).			x	
45	Voting on transactions and contracts concluded with Jeddah Airport Company, within which CATRION's Board of Directors member Eng. Raed AL Mudaiheem holds indirect interest, the nature of those transactions evolve around Lease contract with Jeddah Airport Co. for office space at King Abdulaziz International Airport in Jeddah, with a total amount of SR 434,673 for the year 2023, without any preferential conditions compared to the local market (Attached).			x	
46	Voting on transactions and contracts concluded with Jeddah Airport Company, within which CATRION's Board of Directors member Eng. Raed AL Mudaiheem holds indirect interest, the nature of those transactions evolve around Lease contract with Jeddah Airport Co. for "Wellcome" Lounges at King Abdulaziz International Airport in Jeddah, with a total amount of SR 218,458 for the year 2023, without any preferential conditions compared to the local market (Attached).			x	
47	Voting on transactions and contracts concluded with Jeddah Airport Company, within which CATRION's Board of Directors member Eng. Raed AL Mudaiheem holds indirect interest, the nature of those transactions evolve around Catering services to Jeddah Airport Co., with a total amount of SR 70,036 for the year 2023, without any preferential conditions compared to the local market (Attached).			x	





	Elm Co 01/05/202-	4			
	Subject of the Vote		Alpha Car	oital's Vote	
	Subject of the vote	Agree	Disagree	Abstain	Other
1	Voting on External Auditors Report for the financial year ending on 31/12/2023 after discussing it. (attached)			Х	
2	Review and discuss the Company's financial statements for the fiscal year ending on $31/12/2023$.			Х	
3	Review and discuss the Board of Directors Report for the fiscal year ending on $31/12/2023$.			х	
4	Voting on paying an amount of (2,450,000) SAR as remuneration to the Board members for the fiscal year ending on 31/12/2023.			х	
5	Voting on the appointment of the external auditors of the company among the candidates based on the Audit Committee's recommendation. The appointed auditors shall examine, review, and audit the (first, second, third quarters and the annual financial statements of the fiscal year 2024 and the first quarter of 2025 along with determining their fees.			х	
6	Voting on delegating the Board of Directors to distribute interim dividends on a semiannual / quarterly basis for the financial year 2024.			х	
7	Voteing on transferring the balance of statutory reserve amounting to (174,708,101) SAR as in the financial statements for the year ending 31/12/2023 to retained earnings.			х	
8	Voting on delegating to the Board of Directors the authorization powers of the General Assembly stipulated in paragraph (1) of Article 27 of the Companies Law, for a period of one year starting from the date of the approval by the General Assembly or until the end of the delegated Board of Directors' term, whichever is earlier, in accordance with the conditions set forth in the Implementing Regulation of the Companies Law for Listed Joint Stock Companies.			x	
9	Voting on the transactions and contracts between the company and Ministry of Interior in the year 2023, where the Chairman (Mr. Rayed bin Abdullah bin Ahmad) and the Director (Mr. Abdullah bin Abdulrahman AL-Rabiah) have indirect interest, which is execution of Makkah Route project on 06/13/2023 for one year, at an amount of (69,934,159.95) SAR, this contract was concluded without conditions or preferential benefits. (attached)			x	
10	Voting on the transactions and contracts between the company and Mobily in the year 2023, where the Director (Dr. Khaled bin Abdulaziz Alghoneim) has indirect interest, which is a connectivity agreement, the volume of transactions reached (27,203,633.53) SAR, this contract and transactions were concluded without conditions or preferential benefits. (attached)			x	
11	Voting on the transactions and contracts between the company and Tawuniya Insurance Company in the year 2023, where the Directors (Dr. Khaled bin Abdulaziz Alghoneim) and (Mr. Abdulrahman bin Mohammed Al-Odan) have indirect interest, which is Health insurance for the company's employees, vehicles and buildings insurance for an amount of (82,946,436.26) SAR, these contracts and transactions were concluded without conditions or preferential benefits. (attached)			х	





	Saudi Reinsurance Co.– 12/	05/2024			
	Subject of the Vote		Alpha Cap		Other
1	Review and discuss the Directors' Report of the fiscal year ending on	Agree	Disagree	Abstain x	Other
2	December 31st, 2023. Voting on the auditors' report of the fiscal year ending on December 31st, 2023.			Х	
3	Review and discuss the annual financial statements of the fiscal year ending on December 31st, 2023.			X	
4	Voting to absolve the members of the Board of Directors for the fiscal year ending on December 31st, 2023.			X	
5	Voting on the appointment of the Company's auditors 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 quarters and annual of the fiscal year of 2024 and the first quarter of year 2025, and determine their fees.			х	
6	Voting on reinsurance contracts to be concluded between the company and Probitas Corporate Capital Ltd, in which there is an indirect interest for the Chairman of the Board of Directors Mr. Abdulatif Al-Fozan for his membership in the Board of Directors of Probitas Holding (Bermuda) Ltd, as these are reinsurance contracts without preferential treatment noting that the value of transactions during the financial year ending December 31st, 2023 is 127,986,637 Saudi Riyals.			x	
7	Voting on disbursing an amount of 2,157,534 Saudi Riyals as a remuneration to the members of the Board of Directors for the financial year ending December 31st, 2023			х	
	Aldawaa Medical Services Co.–	22/05/2024			
	Subject of the Vote		Alpha Cap		Otto
1	Reviewing of the Board of Directors' report for the fiscal year ended	Agree	Disagree	Abstain x	Other
2	December 31, 2023, and discussing it Reviewing of The financial statements for the fiscal year ended December 31, 2023. and discussing it			X	
3	Voting on the company's auditor's report for the fiscal year ended December 31, 2023. after discussing it			Х	
4	Voting on the discharge of the board Directors for the fiscal year ended December 31, 2023.			х	
5	Voting on the appointment of the Company's auditor from among the candidates based on the recommendation of the Audit Committee, to examine, review and audit the financial statements for the second, third and annual quarters of the fiscal year 2024, and the first quarter of the fiscal year 2025, and determine his fees.			x	
6	Voting on authorizing the Board of Directors to authorize the Ordinary General Assembly with the license mentioned in paragraph (1) of Article Twenty-Seven of the Companies Law, for a period of one year from the date of approval of the General Assembly or until the end of the authorized Board of Directors' term, whichever is earlier, in accordance with the conditions set forth in the Executive Bylaws of the Companies Law for Listed			x	
7	Voting on the business and contracts between the company and the Digital Business Systems, which is for the Chairman of the Board of Directors Samir Mahmoud Abdulhadi and the members of the Board of Directors Waleed Mohammed Al Jaafari and Mohammed Saad Butti Al-Farraj Al-Subaie and Hamad Mohammed Al-Huthaili have an indirect interest which is an information technology support services, technical support, networking and data center management, the value of transactions was 27,747,834 SAR for the year of 2023 G. on commercial terms and without preferential benefits.			X	
8	Voting on the business and contracts between the company and Meshraf General Contracting Company, which for the members of the Board of Directors Waleed Mohammed Al Jaafari and Mohammed Saad Butti Al-Farraj Al-Subaie have an indirect interest which is the construction of pharmacy branches and the value of transactions was 93,415,712 for the year of 2023 on commercial terms and without preferential benefits.			х	
9	Voting on the business and contracts between the company and 966 Motors Corporation, in which the member of the Board of Directors / Mohammed Saad Al-Farraj Al-Subaie has a direct interest, which is advertising services provided to the company, and the value of transactions was 4,804,765 SAR for the year 2023 on commercial terms and without preferential benefits.			x	





	Aldawaa Medical Services Co.– 22	/05/2024			
	Subject of the Vote	Agree	Alpha Cap Disagree	ital's Vote Abstain	Other
10	Voting on the business and contracts between the company and The Zahwa Commercial Company, which for the board member Mohammed Saad Butti Al-Farraj Al-Subaie and indirect interest, which is a contract for the supply of products and the value of transactions was 6,673,689 SAR for the year of 2023 on commercial terms and without preferential benefits	Agree	Disayiee	ADSIAIII X	Outel
11	Voting on the works and contracts between the company and Kanaf, the charitable association in which board member Mohammed Saad Butti Al-Farraj Al-Subaie has an indirect interest, which is a fundraising (halalat) of sales through the company's pharmacies and the value of transactions was 42,728 SAR for the year of 2023 on commercial terms and without preferential benefits.			x	
12	Voting on the business and contracts between the company and the Eastern Province Cement Company, which for the members of the Board of Directors Waleed Mohammed Al Jaafari, Mohammed Saad Butti Al-Farraj Al-Subaie and Ibrahim Salem Al-Ruwais, have an indirect interest which is an office lease and service invoices and the value of transactions was1,267,202 SAR for the year of 2023 on commercial terms and without preferential benefits			х	
13	reservation tickets for the company's employees and the value of transactions was 27,057,296 SAR for the year 2023 on commercial terms and without preferential benefits.			х	
14	vehicle insurance, fire insurance and various marine insurance and the value of transactions was8,876,727 SAR for the year of 2023 on commercial terms and without preferential benefits			х	
15	Voting on the amendment of the remuneration policy of the members of the Board of Directors, the affiliated committees and the executive management. attachment			Х	
	National Medical Care Co. – 22/0	5/2024			
	National Medical Care Co.– 2 Subject of the Vote		·	pital's Vote	Other
	cubject of the vete		Disagree	Abstain	Other
1	Voting on External Auditor Report for the fiscal year ended on 31/12/2023 after discuss.	Agree	·	Х	
'	Voting on External Auditor Report for the fiscal year ended on 31/12/2023	Agree		x x	
2	Voting on External Auditor Report for the fiscal year ended on 31/12/2023 after discuss. Voting on the discharge of Board of Directors members for the fiscal year	Agree			
3	Voting on External Auditor Report for the fiscal year ended on 31/12/2023 after discuss. Voting on the discharge of Board of Directors members for the fiscal year ended on 31/12/2023. 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 a period of three years from the second and third quarters and the annual of the year 2024 and the first, second and third quarters and the annual of the year 2025 and the first, second and third quarters and the annual of the year 2026.	Agi ee		x	
3	Voting on External Auditor Report for the fiscal year ended on 31/12/2023 after discuss. Voting on the discharge of Board of Directors members for the fiscal year ended on 31/12/2023. 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 a period of three years from the second and third quarters and the annual of the year 2024 and the first, second and third quarters and the annual of the year 2025 and the first, second and third quarters and the annual of the year 2026. and the first quarter of the year 2027 and determining his fees. Voting on the Board of Directors' recommendation to distribute cash dividends in the amount of (89,700,000) SAR to shareholders for the financial period 31/12/2023 (at 2 riyals per share and 20% of the capital), provided that the eligibility is for shareholders who own shares at the end of trading on the day of the General Assembly meeting and those registered in the company's shareholder register at the Securities Depository Center Company (Edaa) at the end of the second trading day following the maturity date, and the dividend distribution date will be	Agree		x	
3	Voting on External Auditor Report for the fiscal year ended on 31/12/2023 after discuss. Voting on the discharge of Board of Directors members for the fiscal year ended on 31/12/2023. 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 a period of three years from the second and third quarters and the annual of the year 2024 and the first, second and third quarters and the annual of the year 2025 and the first, second and third quarters and the annual of the year 2026 and the first quarter of the year 2027 and determining his fees. Voting on the Board of Directors' recommendation to distribute cash dividends in the amount of (89,700,000) SAR to shareholders for the financial period 31/12/2023 (at 2 riyals per share and 20% of the capital), provided that the eligibility is for shareholders who own shares at the end of trading on the day of the General Assembly meeting and those registered in the company's shareholder register at the Securities Depository Center Company (Edaa) at the end of the second trading day following the maturity date, and the dividend distribution date will be announced later. Voting on disbursement of (1,900,000) SAR as remuneration to Board	Agree		x x	





	National Medical Care Co.– 22/0	5/2024					
	Subject of the Vote		Alpha Capital's Vote				
	Subject of the vote	Agree	Disagree	Abstain	Other		
7	Vote on the employee stock program and to authorize the Board of Directors to determine the terms of this program, including the allocation price for each share offered to employees if it is for a consideration.			Х			
8	Voting on the company's purchase of a number of its shares, up to a maximum of (160,000) shares, with the aim of allocating them to company's employees within the framework of the employee stock program, provided that the purchase is self-financing and authorizing the Board of Directors to complete the purchase process within a maximum period of (12) months from the date of the assembly's decision. Extraordinary General Assembly, provided that the purchased shares are kept for a period not exceeding (10) years from the date of approval by the Extraordinary General Assembly. After the expiry of this period, the company follows the procedures and controls stipulated in the relevant laws and regulations. "after approving item 9"			X			

	Alkhorayef Water and Power Technologies C	Co 23/05/	2024		
	Subject of the Vote		Alpha Ca	pital's Vote	0.11
	Reviewing the Board of Directors' report for the financial year ending on	Agree	Disagree	Abstain	Other
1	December 31, 2023 and discussing it.			Х	
2	Vote on the company's auditor's report for the financial year ending on December 31, 2023 after discussing it.			Х	
3	Review the financial statements for the fiscal year ending on December 31, 2023 and discuss them.			Х	
4	Vote on the Board of Directors' recommendation to increase the company's capital through the distribution of bonus shares to shareholders by capitalizing 100,000,000 Saudi riyals from retained earnings, according to the following: - The company's capital before the increase is two hundred and fifty million (250,000,000) Saudi riyals, divided into twenty-five million (25,000,000) shares The company's capital after the increase is three hundred and fifty million (350,000,000) Saudi riyals, divided into thirty-five million (35,000,000) shares The total amount of the increase: (100) one hundred million Saudi riyals Percentage of capital increase: 40% Reason for the increase: Through the capital increase, the company aims to strengthen the company's financial position in a way that contributes to achieving the company's strategic objectives Capital increase method: The capital will be increased by capitalizing an amount of (100) million riyals from the retained earnings account, by granting one (1) share in exchange for (2.5) shares owned Eligibility date: If the clause is approved, the eligibility for the bonus shares will be for the company's shareholders who own the shares at the end of the trading day of the company's extraordinary general assembly and who are registered in the register of shareholders of Al Khareef Water and Power Technology Company with the Securities Depository Center Company (Edaa) at the end of the second trading day flactions: In the event that there are fractional shares granted as a result of a capital increase, the fractions will be collected in one portfolio for all the company's shareholders entitled to the fractional shares and sold at the market price, then their value will be distributed to the shareholders entitled to the fractional shares, each according to his share, within a period not exceeding 30 days. From the date of determining the shares owed to each shareholder Amending Article Seven (7) of the company's bylaws related to (the company's bylaws relate			X	
5	Voting on amending Article (4) of the company's bylaws related to (participation and ownership in companies) (attached).			Х	
6	Voting on amending Article (11) of the company's bylaws related to (issuing shares) (attached).			Х	
7	Vote on amending Article (18) of the company's bylaws related to (company management) (attached).			Х	
8	Voting on amending Article (21) of the company's bylaws related to (Board powers) (attached).			Х	
9	Voting on amending Article (23) of the company's bylaws related to (the powers of the president, deputy, managing director, and secretary) (attached).			Х	





	Alkhorayef Water and Power Technologi	es Co.– 23/05			
	Subject of the Vote	Agree	Alpha Cap Disagree	oital's Vote Abstain	Other
10	Vote on amending Article (42) of the company's bylaws related to (committee formation) (attached).	7 tgi 00	Bloagroo	X	01101
11	Vote on amending Article (50) of the company's bylaws related to (dividend distribution) (attached).			×	
12	Vote on amending the company's bylaws in accordance with the new companies' bylaws and rearranging the articles of the company's bylaws and numbering them to be consistent with the proposed amendments (attached).			Х	
13	Vote on amending the internal governance regulations (attached).			Х	
14	Vote on amending the Audit Committee bylaws (attached).			Х	
15	Vote on amending the conflict of interest and business ethics policy (attached).			×	
16	Vote on amending the disclosure policy (attached).			Х	
17	Vote on amending the dividend distribution policy (attached).			Х	
18	Vote on amending the nominations policy (attached).			X	
19	Vote on amending the work regulations of the Nominations and Remuneration Committee (attached).			Х	
20	Vote on amending the remuneration policy (attached).			Х	
21	Vote on appointing the company's auditor from among the candidates based on the recommendation of the Audit Committee; This is to examine, review and audit the financial statements for the (second and third) and annual quarters of the fiscal year 2024, and the first quarter of the fiscal year 2025, and determine his fees.			x	
22	Vote on discharging the members of the Board of Directors from their liabilities for the year ending December 31, 2023			X	
23	Vote on disbursing an amount of (962,000) Saudi Riyals as a reward to members of the Board of Directors for the financial year ending on December 31, 2023.			х	
24	Vote on delegating the authority of the Ordinary General Assembly to the Board of Directors, with the authorization contained in Paragraph (1) of Article Twenty-Seven of the Companies Law, for a period of one year from the date of the General Assembly's approval or until the end of the session of the delegated Board of Directors, whichever comes first, in accordance with the conditions stated in the Implementing Regulations, Companies Law for listed joint stock companies.			x	
25	Vote on authorizing the Board of Directors to distribute interim dividends on a semi-annual or quarterly basis for the fiscal year 2024.			Х	

	Arabian Internet and Communications Service	es Co 29/0	05/2024		
Subject of the Vote		Alpha Capital's Vote			
	,	Agree	Disagree	Abstain	Other
1	View and discuss the report of the Board of Directors for the fiscal year ending on $31-12-2023$ and discuss it.			х	
2	Voting on the company's Auditor's Report for the fiscal year ending on 31-12-2023 after discussing it.			Х	
3	View and discuss the financial statements for the fiscal year ending on 31-12-2023.			Х	
4	Voting on discharging the liability of the Board of Directors members for the fiscal year ending on 31-12-2023.			Х	
5	Voting on appointing the External Auditors for the Company from among the candidates based on the Audit Committee's recommendation. The appointed auditor shall examine, review and audit the second, third quarter and annual financial statements, of the fiscal year			Х	
6	Voting on the Board of Directors' recommendation to distribute cash dividends with a total amount of SAR 713,997,510 to the shareholders for the year 2023 at SAR 6 per share equivalent to 60% of the share par value, where the eligibility will be to the shareholders owning			х	
7	Voting on the payment of SAR 4,035,000 as remuneration to the Board of Directors and committee members for the fiscal year ending on 31-12-2023.			X	





	Bawan Co.– 03/06/202 Subject of the Vote	4	Alpha Cap	ital's Vote				
	,	Agree Disagree					Other	
1	Reviewing and discussing the Board of Directors' report for the fiscal year ending on 31/12/2023.			×				
2	Reviewing and discussing the financial statements for the fiscal year ending on 31/12/2023.			Х				
3	Voting on the auditor's report for the fiscal year ending on 31/12/2023 after discussing it.			Х				
4	Voting on the appointment of an auditor for the company from among the candidates based on the recommendation of the Audit Committee, to examine, review and audit the financial statements for the Second, third, fourth and annual quarters of the fiscal year 2024 and the first quarter of the fiscal year 2025, and determine his fees (attached).			Х				
5	Voting on the discharge of the members of the Board of Directors from liability for the fiscal year ending on 31/12/2023.			X				
6	Voting on the Board of Directors' resolution regarding the distribution of the company's profits for the first half and second half of the year 2023, totalling (1.5) Saudi riyals per share, and at a rate of 15% of the company's paid-up capital, and a total amount of (90,000,000) ninety million Saudi riyals (attached).			х				
7	Voting on authorizing the Board of Directors to distribute interim dividends to shareholders on a semi-annual or quarterly basis for the fiscal year 2024.			х				
8	Voting on authorizing the Board of Directors to authorize the Ordinary General Assembly with the license mentioned in paragraph (1) of Article Twenty-Seven of the Companies Law, for a period of one year from the date of approval of the General Assembly or until the end of the session of the authorized Board of Directors, whichever is earlier, in accordance with the conditions contained in the Executive Bylaws of the Companies Law for Listed Joint Stock Companies.			х				
9	Voting on delegating the Board of Directors with the authority of the Ordinary General Assembly with the license mentioned in paragraph (2) of Article Twenty-Seven of the Companies Law, for a period of one year from the date of approval of the General Assembly or until the end of the session of the authorized Board of Directors, whichever is earlier, in accordance with the conditions contained in the Executive Bylaws of the Companies Law for Listed Joint Stock Companies, for works and activities in the sectors of Steel, wood, electricity and plastic.			х				
10	Voting on amending the company's articles of association in accordance with the new Companies Law, and rearranging the articles of the articles of the system and numbering them to comply with the proposed amendments (attached).			х				
11	Voting on the amendment of the Audit Committee's work regulations (attached).			X				
12	Voting on the amendment of the list of policies, standards and procedures for membership in the Board (attached).			х				
13	Voting on the amendment of the Nomination and Remuneration Committee's regulation (attached).			X				
14	Voting on the amendment of the remuneration policy (attached).			Χ				
15	Voting on the business and contracts that will take place between the company and Madar Building Materials Company (buyer), in which the members of the Board of Directors, Mr. Abdullah Al-Fozan (non-executive member) and Mr. Fawzan Al-Fozan (executive member), have an indirect interest, which is the sale and provision of commercial services, noting that the value of transactions for the previous year is (99,516,899) Saudi riyals, and these transactions are based on commercial bases and without any special or preferential conditions (attached).			х				
16	Voting on the business and contracts that will take place between the company and Masdar Building Materials Company (buyer), in which the members of the Board of Directors, Mr. Faisal Al-Muhaidib (non-executive member) and Mr. Raed Al-Mudaiheem (non-executive member), have an indirect interest, which is the sale and provision of commercial services, noting that the value of transactions for the previous year is (119,038,491) Saudi riyals, and these transactions are based on commercial bases and without any special or			х				





	Bawan Co 03/06/202	4	A1 1 0	:4-11-) / -	
	Subject of the Vote	Agree	Alpha Cap Disagree	ital's Vote Abstain	Other
17	Voting on the business and contracts that will take place between the company and Masdar Building Materials Company (seller), in which the members of the Board of Directors, Mr. Faisal Al-Muhaidib (non-executive member) and Mr. Raed Al-Mudaiheem (non-executive member), have an indirect interest, which is the purchase of commercial materials and services, noting that the value of transactions for the previous year is (2,085,409) Saudi riyals, and these transactions are based on commercial bases and without any special or preferential conditions (attached).	Agree	Disagree	X	Otriei
18	Voting on the business and contracts that will take place between the company and the Development and Construction Company Ltd. (buyer), in which the members of the Board of Directors, Mr. Abdullah Al-Fozan (non-executive member) and Mr. Fawzan Al-Fozan (executive member), have an indirect interest, which is the sale and provision of commercial services, noting that the value of transactions for the previous year is (12,751,330) Saudi riyals, and these transactions are based on commercial bases and without any special or preferential conditions (attached).			х	
19	Voting on the business and contracts that will take place between the company and Madar Building Materials Company - Bahrain (buyer), in which the members of the Board of Directors, Mr. Abdullah Al-Fozan (non-executive member) and Mr. Fawzan Al-Fozan (Executive Member), have an indirect interest, which is the sale and provision of commercial services, noting that the value of transactions for the previous year is (3,240,079) Saudi riyals, and these transactions are based on commercial bases and without any special or preferential conditions (attached).			х	
20	Voting on the business and contracts that will take place between the company and Madar Building Materials Company (buyer), in which the members of the Board of Directors, Mr. Abdullah Al-Fozan (non-executive member) and Mr. Fawzan Al-Fozan (executive member), have an indirect interest, which is the sale and provision of commercial services, noting that the value of transactions for the previous year is (2,711,178) Saudi riyals, and these transactions are based on commercial bases and without any special or preferential conditions (attached).			х	
21	Voting on the business and contracts that will take place between the company and Madar Building Materials Company (seller), in which the members of the Board of Directors, Mr. Abdullah Al-Fozan (non-executive member) and Mr. Fawzan Al-Fozan (Executive Member), have an indirect interest, which is the purchase of commercial materials and services, noting that the value of transactions for the previous year is (10,200) Saudi riyals, and these transactions are based on commercial bases and without any special or preferential conditions (attached).			х	
22	Voting on the business and contracts that will take place between the company and Masdar Building Materials Company (buyer), in which the members of the Board of Directors, Mr. Faisal Al-Muhaidib (non-executive member) and Mr. Raed Al-Mudaiheem (non-executive member) have an indirect interest, which is the sale and provision of commercial services, noting that the value of transactions for the previous year is (2,625,860) Saudi riyals, and these transactions are based on commercial bases and without any special or preferential conditions (attached).			х	
23	Voting on the business and contracts that will take place between the company and Masdar Building Materials Company (seller), in which the members of the Board of Directors, Mr. Faisal Al-Muhaidib (non-executive member) and Mr. Raed Al-Mudaiheem (non-executive member), have an indirect interest, which is the purchase of commercial materials and services, noting that the value of transactions for the previous year is (1,236,943) Saudi riyals, and these transactions are based on commercial bases and without any special or preferential conditions (attached).			х	





Bawan Co 03/06/2024 Alpha Capital's Vote							
	Subject of the Vote	Agree	Alpha Cap Disagree	ital's Vote Abstain	Other		
24	Voting on the business and contracts that will take place between the company and Madar Building Materials Company - Bahrain (buyer), in which the members of the Board of Directors Mr. Abdullah Al-Fozan (non-executive member) and Mr. Fawzan Al-Fozan (Executive Member), and Fowzan Holding Company have an indirect interest, which is the sale and provision of commercial services, noting that the value of transactions for the previous year is (3,588,875) Saudi riyals, and these transactions are based on commercial bases and without any special or preferential conditions (attached).	/ gree	Disagree	X	Outer		
25	Voting on the business and contracts that will take place between the company and Madar Building Materials Company (buyer), in which the members of the Board of Directors Mr. Abdullah Al-Fozan (non-executive member) and Mr. Fawzan Al-Fozan (Executive Member), and Fowzan Holding Company have an indirect interest, which is the sale and provision of commercial services, noting that the value of transactions for the previous year is (641,030) Saudi riyals, and these transactions are based on commercial bases and without any special or preferential conditions (attached).			х			
26	Voting on the business and contracts that will take place between the company and Madar Building Materials Company (seller), in which the members of the Board of Directors Mr. Abdullah Al-Fozan (non-executive member) and Mr. Fawzan Al-Fozan (executive member), and Fozan Holding Company have an indirect interest, which is the purchase of commercial materials and services, noting that the value of transactions for the previous year is (122,756) Saudi riyals, and these transactions are based on commercial bases and without any special or preferential conditions (attached).			х			
27	Voting on the business and contracts that will take place between the company and Masdar Building Materials Company (seller), in which the members of the Board of Directors, Mr. Faisal Al-Muhaidib (non-executive member) and Mr. Raed Al-Mudaiheem (non-executive member), have an indirect interest, which is the purchase of commercial materials and services, noting that the value of transactions for the previous year is (1,159,990) Saudi riyals, and these transactions are based on commercial bases and without any special or preferential conditions (attached).			х			
28	Voting on the business and contracts that will take place between the company and Masdar Building Materials Company (buyer), in which the members of the Board of Directors Faisal Al-Muhaidib (non-executive member) and Raed Al-Mudaiheem (non-executive member) have an indirect interest, which is the sale and provision of commercial services, noting that the total transaction during the year 2023 amounted to (1,192,313) Saudi riyals, and these transactions are based on commercial bases and without any special or preferential conditions (attached).			х			
29	Voting on the business and contracts that will take place between the company and Madar Building Materials Company (buyer), in which the members of the Board of Directors Messrs. Abdullah Al-Fozan (non-executive member) and Fowzan Al-Fozan (executive member) have an indirect interest, which is the sale and provision of commercial services, noting that the total transaction during the year 2023 amounted to (1,385,172) Saudi riyals, and these transactions are based on commercial bases and without any special or preferential conditions (attached).			х			
30	Voting on the business and contracts that will take place between the company and Madar Building Materials Company - Bahrain (buyer), in which the members of the Board of Directors Messrs. Abdullah Al-Fozan (Non-Executive Member) and Fowzan Al-Fozan (Executive Member) have an indirect interest, which is the sale and provision of commercial services, noting that the total transaction during the year 2023 amounted to (117,407) Saudi riyals, and these transactions are based on commercial bases and without any special or preferential conditions (attached).			x			





Bawan Co.– 03/06/2024 Alpha Capital's Vote						
	Subject of the Vote	Agree	Disagree	Abstain	Other	
31	Voting on the business and contracts that will take place between the company and Al-Romantica Company Ltd. (buyer), in which the Board Member Mr. Faisal Al-Muhaidib (Non-Executive Member) has an indirect interest, which is the sale and provision of commercial services, noting that the total transaction during the year 2023 amounted to (215,860) Saudi riyals, and these transactions are based on commercial bases and without any special or preferential conditions (attached).			х		
32	Voting on the business and contracts that will take place between the company and Thabat Construction Company Ltd. (buyer), in which the members of the Board of Directors, Faisal Al-Muhaidib (non-executive member) and Raed Al-Mudaiheem (non-executive member), have an indirect interest, which is the sale of commercial products, noting that the total transaction during the year 2023 amounted to (30,100) Saudi riyals, and these transactions are based on commercial bases and without any special or preferential conditions (attached).			Х		
33	Voting on the business and contracts that will take place between the company and Adwan Chemical Industries Company (buyer), in which the Board Member Mr. Raed Al-Mazrou (non-executive member) has an indirect interest, which is the sale of commercial products, noting that the total transaction during the year 2023 amounted to (233,369) Saudi riyals, and these transactions are based on commercial bases and without any special or preferential conditions (attached).			х		
34	Voting on the business and contracts that will take place between the company and Madar Building Materials Company (seller), in which the members of the Board of Directors Messrs. Abdullah Al-Fozan (non-executive member) and Fowzan Al-Fozan (executive member) have an indirect interest, which is the purchase of commercial materials and services, noting that the total transaction during the year 2023 amounted to (2,382,051) Saudi riyals, and these transactions are based on commercial bases and without any special or preferential conditions (attached).			х		
35	Voting on the business and contracts that will take place between the company and Masdar Building Materials Company (seller), in which the members of the Board of Directors Faisal Al-Muhaidib (non-executive member) and Raed Al-Mudaiheem (non-executive member) have an indirect interest, which is the purchase of commercial materials and services, noting that the total transaction during the year 2023 amounted to (3,948,782) Saudi riyals, and these transactions are based on commercial bases and without any special or preferential conditions (attached).			х		
36	Voting on the business and contracts that will take place between the company and AI Fozan Hardware Company (seller), in which the members of the Board of Directors Messrs. Abdullah AI Fozan (non-executive member) and Fowar AI Fozan (executive member) have an indirect interest, which is the purchase of commercial materials and services, noting that the total transaction during the year 2023 amounted to (54,801) Saudi riyals, and these transactions are based on commercial bases and without any special or preferential conditions (attached).			X		
37	Voting on the business and contracts that will take place between the company and Masdar Technical Services Company for Industry Ltd. (seller), in which the members of the Board of Directors, Mr. Faisal Al-Muhaidib (non-executive member) and Mr. Raed Al-Mudaiheem (non-executive member) have an indirect interest, which is the purchase of commercial materials and services, noting that the value of transactions for the previous year is (665,567) Saudi riyals, and these transactions are based on commercial bases and without any special or preferential conditions (attached).			Х		





Bawan Co 03/06/2024							
	Subject of the Vote	A		oital's Vote	Others		
38	Voting on the business and contracts that will take place between the company and Ajdan Real Estate Development Company (lessor), in which the members of the Board of Directors, Mr. Abdullah Al-Fozan (non-executive member) and Mr. Fawzan Al-Fozan (executive member), have an indirect interest, which is the rent of the head office of Bawan Company, noting that the value of transactions for the previous year is (435,455) Saudi riyals, and these transactions are based on commercial bases and without any special or preferential conditions (attached).	Agree	Disagree	Abstain x	Other		
39	Voting on the business and contracts that will take place between the Company and Bloom Investment Saudi Arabia (Investment Services Provider), in which the members of the Board of Directors, Mr. Abdullah Al-Fozan (Non-Executive Member) and Mr. Fawzan Al-Fozan (Executive Member), have an indirect interest, which is the management of an investment portfolio, noting that the value of transactions for the previous year is (148,915) Saudi Riyals, and these transactions are based on commercial bases and without any special or preferential conditions (attached).			x			
40	Voting on the banking services that took place between the company and the Saudi National Bank, in which the Board Member Mr. Abdullah Al-Ruwais (independent member) has an indirect interest, which is the provision of banking facilities, noting that the total transaction limit in the current contract amounted to (795,000,000) Saudi riyals, and these transactions are based on commercial bases and without any special or preferential conditions (attached).			X			
41	Approval of Bawan's acquisition of the entire ownership interests of Maali Holding Company in United Electrical Transformers Company Ltd. and United Company for Stations and Circuit Breakers Technology (the "two companies"), in which Mr. Abdullah Al-Fozan (Non-Executive Member) has an indirect interest, as a member of the Board of Directors in both Bawan Company and Maali Holding, where the value of the transaction is SAR (20,000,000), provided that this transaction is made at fair value on a commercial basis without any preferential terms (attached).			x			

	preferential terms (attached).				
	Saudi Automotive Services Co	- 09/06/2024			
	Subject of the Vote	Λ ανα α	Alpha Cap		Other
1	Voting on the auditor's report for the fiscal year ending on December 31, 2023, after discussing it.	Agree	Disagree	Abstain x	Other
2	Voting to appoint the company's auditor from among the candidates based on the audit committee's recommendation, to examine, review and audit the interim and annual financial statements from the fiscal year 2024 and the first quarter of 2025, and determine their fees.			х	
3	Voting on absolve the members of the Board of Directors from liability for the fiscal year ending on December 31, 2023.			х	
4	Voting on the Board of Directors' decision to appoint Mr. Faisal Abdullah Ibrahim Aljedaie as a member of the Board of Directors (independent member) from August 6, 2023, until the end of the current Board of Directors' term on June 29, 2024 instead of the previous Board member, Mr. Sulaiman Bin Abdulaziz Azzabin (Independent Member). (CV attached)			x	
5	Vote on amending Article (25) of the bylaws relating to Company Management. (attached)			Х	
6	Vote on amending Article (30) of the bylaws relating to Composition of the Board of Directors. (attached)			x	
7	Vote on amending Article (36) of the bylaws relating to Board Meetings' Quorum. (attached)			X	
8	Voting on the recommendation of the Board of Directors to distribute (additional) cash dividends to shareholders for the fiscal year ending on December 31, 2023 by 0.75 riyals per share and a total amount of 45 million riyals, equivalent to 7.5% of the company's capital, provided that the right to shareholders ownership of shares are by the end of the trading on the day of the General Assembly and the restrictions in the company's shareholders' record at The Securities Depository Center Company (Edaa) at the end of the second trading day following the date of entitlement, and the date and method of distribution of profits will be announced later.			X	





	Saudi Automotive Services Co	09/06/2024	Alpha Ca	oital'a Mata	
	Subject of the Vote	Agree	Alpha Car Disagree	oital's Vote Abstain	Other
9	Vote on the Board of Directors' recommendation to increase the capital through bonus shares according to the following: •The nominal value of the capital before the increase: 600 million riyals. •The nominal value of the capital after the increase: 700 million riyals. •The total amount of the capital increase: 100 million riyals. •The number of shares before the increase: 60 million. •Number of shares after the increase: 70 million. •Percentage of capital increase: 16.67%. •Reasons for the increase: The company aims to be compatible with the company's business size and assets and to support future expansions. •Number of Shares Granted per Exiting Share: One share for every six shares. Nature and Value of Reserves Used in the Capitalization: Using the full amount of the statutory reserve (83,139,272 SAR) in addition to the amount (16,860,728 SAR) of the retained earnings balance. •Eligibility Date: Company's shareholders who own the shares at the end of the day of the Extraordinary General Assembly and who are registered in the Company's shareholders register at the Securities Depository Center Company (Edaa) at the end of the second trading day following the eligibility date. •Event of fractional shares: if there are any fraction of shares, they will be collected in one portfolio for all shareholders and sold at the market price, and then distributed to the eligible shareholders, each according to their share, within a period not exceeding 30 days from the date of determining the shares due to each shareholder. •Amendment of Article (11) of company bylaws, relating to subscription to shares.			X	
10	Voting to pay a reward to the members of the Board of Directors, with a total amount of 3,150,000 riyals for the fiscal year 2023.			Х	
11	Vote to authorize the Board of Directors to distribute interim cash dividends to shareholders on a semi-annual or quarterly basis for the fiscal year 2024.			х	
12	Voting on the Board of Directors delegating the authority of the Ordinary General Assembly to the license mentioned in Paragraph (1) of Article (27) of the Companies Bylaw, for a period of one year from the date of approval of the General Assembly or until the end of the session of the authorized Board of Directors, whichever is earlier, in accordance with the conditions mentioned in the controls And the regulatory procedures issued in implementation of the Companies Law for listed joint stock companies.			x	
13	Voting of business deals and contracts to be executed between SASCO and Nahaz, in which some members of the board of directors have an indirect interest in it, Mr. Ibrahim Mohammad Alhudaithi and Mr. Sultan Mohammad Alhudaithi, the dealings with the Ustool Alnaql Company (a subsidiary company) leasing a site from the Nahaz Company by (annually 763,658 riyals) for one year to use as a headquarters and a residence for labour, based on non-preferential terms (according to attach).			x	
14	Voting of business deals and contracts to be executed between SASCO and Mulkia Investment Co., in which some members of the board of directors have an indirect interest in it, Mr. Ibrahim Mohammed Alhudaithi, Mr. Majed Mohammed Al-Othman and Mr. Sultan Mohammed Alhudaithi, for the purpose of managing an investment portfolio of (SAR 50) million with Ahli Capital Investment Company, it ends with a written notice between the two parties, based on non-preferential terms (according to attach).			x	
15	Voting of business deals and contracts to be executed between Zaiti Petroleum Services Co. (subsidiary) and Nahaz Investment Co., in which some members of the board of directors have an indirect interest in it, Mr. Ibrahim Mohammed Alhudaithi and Mr. Sultan Mohammed Alhudaithi, whereby Zaiti Petroleum Services Co. leases two stations number (1,2) from Nahaz Investment Co. for an annual cost of (SAR1.4) million and a period of ten years starting from 01/01/2018, subject to renewal, based on non-preferential terms (according to attach).			Х	





	Saudi Automotive Services Co	09/06/2024	ماما۸	ital'a \/ata	
	Subject of the Vote	Alpha Capital's Vote Agree Disagree Abstain Othe			
16	Voting of business deals and contracts to be executed between Zaiti Petroleum Services Co. (subsidiary) and Al-Madaen Star Group, in which some members of the board of directors have an indirect interest in it, Mr. Ibrahim Mohammed Alhudaithi, Mr. Majed Mohammed Al-Othman and Mr. Sultan Mohammed Alhudaithi, whereby Zaiti Petroleum Services Co. leases station number (8) from Al-Madaen Star Group for an annual cost of (SAR 300,000) and a period of ten years starting from 04/29/2020, based on non-preferential terms (according to attach).	Agree	Disagree	X	Other
17	Voting of business deals and contracts to be executed between Zaiti Petroleum Services Co. (subsidiary) and Al-Madaen Star Group, in which some members of the board of directors have an indirect interest in it, Mr. Ibrahim Mohammed Alhudaithi, Mr. Majed Mohammed Al-Othman and Mr. Sultan Mohammed Alhudaithi, whereby Zaiti Petroleum Services Co. leases station number (10) from Al- Madaen Star Group for an annual cost of (SAR 1 million) and a period of ten years starting from 04/29/2020, based on non-preferential terms (according to attach).			X	
18	Voting of business deals and contracts to be executed between Zaiti Petroleum Services Co. (subsidiary) and Al-Madaen Star Group, in which some members of the board of directors have an indirect interest in it, Mr. Ibrahim Mohammed Alhudaithi, Mr. Majed Mohammed Al-Othman and Mr. Sultan Mohammed Alhudaithi, whereby Zaiti Petroleum Services Co. leases station number (11) from Al-Madaen Star Group for an annual cost of (SAR 350,000) and a period of eight years starting from 01/05/2020, based on non-preferential terms (according to attach).			х	
19	Voting of business deals and contracts to be executed with Nahaz Investment Co., in which some members of the board of directors have an indirect interest in it, Mr. Ibrahim Mohammed Alhudaithi and Mr. Sultan Mohammed Alhudaithi, whereby Nahaz Investment Co. enters into a contract to purchase fuel for one year, noting that the total contract value amounted to (SAR 141,334) in 2023, on non-preferential terms (according to attach).			x	
20	Voting of business deals and contracts to be executed with Al-Madaen Star Group, in which some members of the board of directors have an indirect interest in it, Mr. Ibrahim Mohammed Alhudaithi, Mr. Majed Mohammed Al-Othman and Mr. Sultan Mohammed Alhudaithi, whereby Al-Madaen Star Group enters into a contract to purchase fuel for one year, noting that the total contract value for 2023 amounted to (SAR 290,935) on non-preferential terms (according to attach).			х	
21	Voting of business deals and contracts to be executed with Zawaya Real Estate Co., in which some members of the board of directors have an indirect interest in it, Mr. Ibrahim Mohammed Alhudaithi, Mr. Majed Mohammed Al-Othman and Mr. Sultan Mohammed Alhudaithi, whereby Zawaya Real Estate Co. enters into a contract to purchase fuel for one year, noting that the total contract value for 2023 amounted to (SAR 18,325) on non-preferential terms (according to attach).			x	
22	Voting of business deals and contracts to be executed with Fungate Co., in which some members of the board of directors have an indirect interest in it, Mr. Ibrahim Mohammed Alhudaithi, Mr. Majed Mohammed Al-Othman and Mr. Sultan Mohammed Alhudaithi, whereby Fungate Co. enters into a contract to purchase fuel for one year, noting that the total contract value for 2023 amounted to (SAR 42,068) on non-preferential terms (according to attach).			х	
23	Voting of business deals and contracts to be executed between company and Fungate Co., in which some members of the board of directors have an indirect interest in it, Mr. Ibrahim Mohammed Alhudaithi, Mr. Majed Mohammed Al-Othman and Mr. Sultan Mohammed Alhudaithi, whereby Fungate Co. leases residential rooms within station number (2) for one year, noting that the total contract value for these deals amounted to (SAR 50 thousand) in 2023, on non-preferential terms (according to attach).			X	





	Saudi Automotive Services Co	- 09/06/2024	Alat	14 - D - M - 1	
	Subject of the Vote	Agree	Alpha Cap Disagree	ital's Vote Abstain	Other
24	Voting for election of the Board members from among the candidates for the next term (14) commencing from 30-06-2024 for a term of Four years ending on 29.06.2028 (Candidates' CVs attached) Note that if the seventh item on the agenda regarding the Board of Directors' recommendation to amend Article Twenty-Five of the company's bylaws is approved, only (7) members will be elected including at least (3) independent members.	Agree	Disagi ee	X	Other
	The Company for Cooperative Insura	nce – 23/06/20	124		
	Subject of the Vote	1100. 20/00/20	Alpha Cap	ital's Vote	
	·	Agree	Disagree	Abstain	Other
1	Review and discuss the Board of Directors' report for the fiscal year ending on 31/12/2023			×	
2	Review and discuss the Financial Statements for the fiscal year ending on 31/12/2023.			Х	
3	Voting on the company's External auditors report for the fiscal year ending on 31/12/2023 after discussing it.			Х	
4	Voting on the Board's recommendations to distribute cash dividends amounting to (SAR 150,000,000) to the shareholders for financial period of (31/12/2023 G), (at (SR 1) per share representing (10%) of the share par value), provided that the eligibility is for the shareholders who own shares at the end of trading on the day of the General Assembly convening and who are registered in the company's shareholder register with the Securities Depository Center Company (Depository Center) at the end of the second trading day following the maturity date. The date of dividend distribution will be announced later.			х	
5	Voting on the payment of (SAR 5,905,000) as remuneration to the Board members for the fiscal year ending on $31/12/2023$.			х	
6	Voting on discharging the Members of the Board members from any liabilities for the fiscal year 2023.			Х	
7	Voting on the appointment of the External Auditors for the Company's from the nominees, and determine their fees based on the Audit Committee (AC) recommendation to the Board of Directors in this regards, to review and audit the Company's interim Financial Statements for the second, third quarter and annual financial statements of the fiscal year 2024, and the first quarter of the fiscal year 2025.)Attached AC Recommendation).			X	
8	Voting on the Tawuniya's purchase of its own shares, with maximum of (147,435) shares, to be allocated to the company's employees within the employee shares program. The purchase of these shares to be financed through the company's fund. Further to authorizes the Board (or whomever it delegates) to complete the purchase within (12 months) from the date of the extraordinary general assembly's approval, The company will keep the purchased shares for a period not exceeding (10) years from the date of approval of the Extraordinary General Assembly as a maximum until they are allocated to the eligible employees Once the said period lapses, the Company will follow the rules and procedures stipulated in the relevant laws and regulations. (Attached)			X	
9	Voting on the business relationship between the Company and Saudi Entertainment Ventures Company which Board Chairman Mr. Abdulaziz Alnwaiser has an indirect interest. The business related to insurance policies, Note that transactions up to the end of the fourth quarter of 2023 amounted to 26,587,039 SAR without any preferential treatment. (Attached)			x	
10	Voting on the business relationship between the Company and Tahakom Investment which Board Chairman Mr. Abdulaziz Alnwaiser has an indirect interest. The business related to insurance policies. Note that transactions up to the end of the fourth quarter of 2023 amounted to 107,466 SAR without any preferential treatment. (Attached)			х	





The Company for Cooperative Insurance.— 23/06/2024 Alpha Capital's Vote								
	Subject of the Vote	Agree	Alpha Cap Disagree	oital's Vote Abstain	Other			
11	Voting on the business relationship between the Company and Tahakom TCC which Board Chairman Mr. Abdulaziz Alnwaiser has an indirect interest. The business related to insurance policies. Note that transactions up to the end of the fourth quarter of 2023 amounted to 11,223,583 SAR without any preferential treatment. (Attached)	, vg. 00	2.ougleo	X	0.1101			
12	Voting on the business relationship between the Company and Alpha Star Aviation Service which Board Chairman Mr. Abdulaziz Alnwaiser has an indirect interest. The business related to insurance policies. Note that transactions up to the end of the fourth quarter of 2023 amounted to 918,279 SAR without any preferential treatment. (Attached)			x				
13	Voting on the business relationship between the Company and Infiniti Company which Board Chairman Mr. Abdulaziz Alnwaiser has an indirect interest. The business related to insurance policies. Note that transactions up to the end of the fourth quarter of 2023 amounted to 94,847 SAR without any preferential treatment. (Attached)			×				
14	Voting on the business relationship between the Company and National Water Company which Board Chairman Mr. Abdulaziz Alnwaiser has an indirect interest. The business related to insurance policies. Note that transactions up to the end of the fourth quarter of 2023 amounted to 202,266 SAR without any preferential treatment. (Attached)			x				
15	Voting on the business relationship between the Company and Armour Security Industrial Manufactory which Board Chairman Mr. Abdulaziz Alnwaiser has an indirect interest. The business related to insurance policies. Note that transactions up to the end of the fourth quarter of 2023 amounted to 109,522 SAR without any preferential treatment. (Attached)			x				
16	Voting on the business relationship between the Company and SVTS which Board Chairman Mr. Abdulaziz Alnwaiser has an indirect interest. The business related to insurance policies. Note that transactions up to the end of the fourth quarter of 2023 amounted to 184,365 SAR without any preferential treatment. (Attached)			X				
17	Voting on the business relationship between the Company and Kafaat Business Solutions which Board Chairman Mr. Abdulaziz Alnwaiser has an indirect interest. The business related to insurance policies. Note that transactions up to the end of the fourth quarter of 2023 amounted to 80,008,755 SAR without any preferential treatment. (Attached)			x				
18	Voting on the business relationship between the Company and Sky Prime which Board Chairman Mr. Abdulaziz Alnwaiser has an indirect interest. The business related to insurance policies. Note that transactions up to the end of the fourth quarter of 2023 amounted to (420,512) SAR without any preferential treatment. (Attached)			Х				
19	Voting on the business relationship between the Company and Saudi Railways company which Board Chairman Mr. Abdulaziz Alnwaiser has an indirect interest. The business related to insurance policies. Note that transactions up to the end of the fourth quarter of 2023 amounted to 24,187,695 SAR without any preferential treatment. (Attached)			x				
20	Voting on the business relationship between the Company and Mobily which Board Chairman Mr. Abdulaziz Alnwaiser and the Board member Dr. Khalid AlGhunaim have an indirect interest. The business related to insurance policies. Note that transactions up to the end of the fourth quarter of 2023 amounted to 64,024,677 SAR without any preferential treatment. (Attached)			x				
21	Voting on the business relationship between the Company and Saudi Investment Bank which Board member Mr. Abdulaziz Alkhamis has an indirect interest. The business related to insurance policies. Note that transactions up to the end of the fourth quarter of 2023 amounted to 49,498,677 SAR without any preferential treatment. (Attached)			X				





The Company for Cooperative Insurance. – 23/06/2024								
	Subject of the Vote	Alpha Capital's Vote Agree Disagree Abstain C						
22	Voting on the business relationship between the Company and United Insurance Company which Board Chairman Mr. Abdulaziz Alnwaiser, Board member Mr. Abdulaziz Alkhamis & former CEO Mr. Abdulaziz Alboug & Properties and Casualties Sector Chief Executive Officer Mr. Sultan AlKhomshi have an indirect interest. The business related to insurance policies fees. Note that transactions up to the end of the fourth quarter of 2023 amounted to 1,556,497 SAR without any preferential treatment. (Attached)	Agree	Disagree	X	Other			
23	Voting on the business relationship between the Company and Saudi National Bank (Al-Ahli) which former Board member Mr. Abdul Rehman Al Odan has an indirect interest. The business related to insurance policies. Note that transactions up to the end of the fourth quarter of 2023 amounted to (161,469) SAR without any preferential treatment. (Attached)			x				
24	Voting on the business relationship between the Company and Saudi Exchange Company "Tadawul" which former Board member Mr. Abdulrahman AlOdan has an indirect interest. The business related to insurance policies. Note that transactions up to the end of the fourth quarter of 2023 amounted to 10,920,737 SAR without any preferential treatment. (Attached)			х				
25	Voting on the business relationship between the Company and Saudi Exchange Company "Tadawul" which former Board member Mr. Abdulrahman AlOdan has an indirect interest. The business related to Service agreements. Note that transactions up to the end of the fourth quarter of 2023 amounted to 1,436,155 SAR without any preferential treatment. (Attached)			х				
26	Voting on the business relationship between the Company and Abdullah Nasser AlOdan Company which former Board member Mr. Abdulrahman AlOdan has an indirect interest. The business related to Service agreements. Note that transactions up to the end of the fourth quarter of 2023 amounted to (6,539) SAR without any preferential treatment. (Attached)			Х				
27	Voting on the business relationship between the Company and Elm Company which Board member Dr. Khalid AlGhunaim has an indirect interest. The business related to insurance policies. Note that transactions up to the end of the fourth quarter of 2023 amounted to 78,795,663 SAR without any preferential treatment. (Attached)			х				
28	Voting on the business relationship between the Company and Hawas Company for Communication & IT which Board member Dr. Khalid AlGhunaim has an indirect interest. The business related to insurance policies. Note that transactions up to the end of the fourth quarter of 2023 amounted to (51,074) SAR without any preferential treatment. (Attached)			Х				
29	Voting on the business relationship between the Company and Bayan Credit Bureau Company which Board member Dr. Khalid AlGhunaim has an indirect interest. The business related to insurance policies. Note that transactions up to the end of the fourth quarter of 2023 amounted to 1,309,245SAR without any preferential treatment. (Attached)			х				
30	Voting on the business relationship between the Company and Obeikan company which Board member Dr. Khalid AlGhunaim has an indirect interest. The business related to insurance policies. Note that transactions up to the end of the fourth quarter of 2023 amounted to 3,484,341 SAR without any preferential treatment. (Attached)			х				
31	Voting on the business relationship between the Company and General Organization for Social Insurance which Board member Ms. Hessa Al Sheikh has an indirect interest. The business related to insurance policies. Note that transactions up to the end of the fourth quarter of 2023 amounted to 37,536,055 SAR without any preferential treatment. (Attached)			Х				
32	Voting on the business relationship between the Company and Hassana Investment Company which Board members Ms. Hessa Al Sheikh, Mr. Salman Al Fares and Dr. Paul Sweeting have an indirect interest. The business related to insurance policies. Note that transactions up to the end of the fourth quarter of 2023 amounted to 8,230,590 SAR without any preferential treatment. (Attached)			Х				





	The Company for Cooperative Insuran	ce 23/06/2	024 Alpha Cap	nital's Voto	
	Subject of the Vote	Agree	Disagree	Abstain	Other
33	Voting on the business relationship between the Company and Waseel Company which former CEO Mr. Abdulaziz Alboug, CEO Mr. Othman Al Kassabi and former CFO Dr. Ammr Kurdi have an indirect interest. The business related to insurance policies. Note that transactions up to the end of the fourth quarter of 2023 amounted to 1,496,697 SAR without any preferential treatment. (Attached)			х	
34	Voting on the business relationship between the Company and Waseel Company which former CEO Mr. Abdulaziz Alboug, CEO Mr. Othman Al Kassabi and former CFO Dr. Ammr Kurdi have an indirect interest. The business related to Service Agreement. Note that transactions up to the end of the fourth quarter of 2023 amounted to 9,682,963 SAR without any preferential treatment. (Attached)			х	
35	Voting on the business relationship between the Company and Bonyan Company which former CEO Mr. Abdulaziz Alboug, and former CFO Dr. Ammr Kurdi have an indirect interest. The business related to insurance policies. Note that transactions up to the end of the fourth quarter of 2023 amounted to 244,278 SAR without any preferential treatment. (attached)			х	
36	Voting on the business relationship between the Company and Najm which former CEO Mr. Abdulaziz Alboug has an indirect interest. The business related to Service agreement. Note that transactions up to the end of the fourth quarter of 2023 amounted to 110,788,399 SAR without any preferential treatment. (attached)			Х	
37	Voting on the business relationship between the Company and STC Group which former CFO Dr. Ammr Kurdi has an indirect interest. The business related to insurance policies. Note that transactions up to the end of the fourth quarter of 2023 amounted to 257,032,686 SAR without any preferential treatment. (attached)			Х	
38	Voting on the business relationship between the Company and Banque Saudi Fransi which former Board members Mr. Homoud Altuwayjiri has an indirect interest. The business related to insurance policies. Note that transactions up to the end of the fourth quarter of 2023 amounted to 501,681 SAR without any preferential treatment. (Attached)			Х	
39	Voting on the business relationship between the Company and Almajd Alarabiah Trading Company Ltd which Board member Mr. Salman AlFares has an indirect interest. The business related to insurance policies. Note that transactions up to the end of the fourth quarter of 2023 amounted to 570,204 SAR without any preferential treatment. (Attached)			х	
40	Voting on the business relationship between the Company and AlMalath Alarabia Ltd which Board member Mr. Salman AlFares has an indirect interest. The business related to insurance policies. Note that transactions up to the end of the fourth quarter of 2023 amounted to 453,392 SAR without any preferential treatment. (Attached)			X	
41	Voting on the business relationship between the Company and Raidah Investment Company which Board member Mr. Salman AlFares has an indirect interest. The business related to insurance policies. Note that transactions up to the end of the fourth quarter of 2023 amounted to 3,400,171 SAR without any preferential treatment. (Attached)			х	
42	Voting on the business relationship between the Company and Health Holding Company which Board member Mr. Nasser AlHagbani has an indirect interest. The business related to insurance policies. Note that transactions up to the end of the fourth quarter of 2023 amounted to 7,531,160 SAR without any preferential treatment. (Attached)			х	
43	Voting on the business relationship between the Company and Saudi Automobile and Motorcycle Federation which Strategy Sector Chief Executive Officer Mr. Feher AlSharif has an indirect interest. The business related to insurance policies. Note that transactions up to the end of the fourth quarter of 2023 amounted to 14,110 SAR without any preferential treatment. (Attached)			х	





The Company for Cooperative Insurance. – 23/06/2024								
	Subject of the Vote	Alpha Capital's Vote						
	Subject of the vote	Agree	Disagree	Abstain	Other			
44	Voting on the business relationship between the Company and Tree which Chief Executive Officer Mr. Othman Alkassabi has an indirect interest. The business related to insurance policies. Note that transactions up to the end of the fourth quarter of 2023 amounted to 723,118 SAR without any preferential treatment. (Attached)			х				
45	Voting on the business relationship between the Company and Vision Bank which CEO Mr. Othman Alkassabi has an indirect interest. The business related to insurance policies. Note that transactions up to the end of the fourth quarter of 2023 amounted to 81,496 SAR without any preferential treatment. (Attached)			х				
46	Voting on the business relationship between the Company and Meena which CEO Mr. Othman Alkassabi has an indirect interest. The business related to insurance policies. Note that transactions up to the end of the fourth quarter of 2023 amounted to 229,334 SAR without any preferential treatment. (Attached)			х				
47	Voting on delegating to the Board of Directors the authorization powers of the General Assembly stipulated in paragraph (1) of Article 27 of the Companies Law, for a period of one year starting from the date of the approval by the General Assembly or until the end of the delegated Board of Directors' term, whichever is earlier, in accordance with the conditions set forth in the Implementing Regulation of the Companies Law for Listed Joint Stock Companies			х				
48	Voting on amending the Company's bylaws to comply with the new Companies Law. (Attached)			Х				
49	Voting on amending the (Corporate Governance Manual). (Attached)			Х				

Al-Rajhi Company for Cooperative Insurance. – 26/06/2024							
Subject of the Vote Agrae Disagree A				0.11			
1	Voting on the auditors' report for the financial year ended on 31/12/2023 after discussing it.	Agree	Disagree	Abstain x	Other		
2	Voting on the discharge of the members of the Board of Directors from liability for the financial year ended in 31/12/2023.			х			
3	Voting for the election of board members from among the candidates for the upcoming term, which starts on (26-06-2024), and during the regular general assembly meeting on the same date, with a duration of three years ending on 25/06/2027. (CVs of candidates are attached).			X			
4	Voting on the remuneration of the Board of Directors for their membership for a total amount of (SR 2,585,000) for the financial year ending in 31/12/2023.			x			
5	Voting on the appointment of auditors for the company among the candidates based on the recommendation of the Audit Committee, in order to examine, review, and audit the financial statements for the second and third quarters and the annual financial year of 2024, as well as the first quarter of the financial year 2025, and determine their fees.			x			
6	Voting on authorization by the Board of Directors for the General Assembly's ordinary authority to grant the license specified in paragraph (1) of Article 27, for a period of one year from the date of approval by the General Assembly or until the end of the term of the authorized Board of Directors, whichever comes first, in accordance with the conditions set forth in the executive regulations of the Companies Law for listed joint-stock companies			x			
7	Voting on contracts and business between the company and Al Rajhi Banking Investment Company (Al Rajhi Bank), in which the Chairman of the Board of Directors, Mr. Abdullah bin Sulaiman Al-Rajhi, Mr. Waleed bin Abdullah Al-Muqbel, the Vice Chairman of the Board of Directors, Mr. Saud bin Abdullah Al-Rajhi, and the Board Member Mr. Naif bin Abdullah Al-Rajhi, have an indirect interest, which are insurance policies, for a period of one year. Where the value of transactions during the year 2023 (679,227 thousand riyals) without any preferential terms or advantages			X			



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thousand riyals without any preferential terms or advantages

	Al-Rajhi Company for Cooperative Insura	ance.– 26/06/		'. II \	
	Subject of the Vote	Agree	Alpha Cap Disagree	Abstain	Other
8	Voting on contracts and business between the company and Al Rajhi Capital Company, in which the Chairman of the Board of Directors, Mr. Abdullah bin Sulaiman Al-Rajhi, a member of the Board of Directors, Mr. Waleed bin Abdullah Al-Moqbel, the Vice Chairman of the Board of Directors, Mr. Saud bin Abdullah Al-Rajhi, and a member of the Board of Directors, Mr. Nayef bin Abdullah Al-Rajhi, have an indirect interest in them, which are insurance policies, as the value of transactions during the year 2023 reached (11.604) thousand riyals without any preferential terms or advantages.	Agree	Disagree	X	Other
9	Voting on contracts and business between the company and Al Rajhi Capital Company, in which the Chairman of the Board of Directors, Mr. Abdullah bin Sulaiman Al-Rajhi, a member of the Board of Directors, Mr. Waleed bin Abdullah Al-Moqbel, the Vice Chairman of the Board of Directors, Mr. Saud bin Abdullah Al-Rajhi, and a member of the Board of Directors, Mr. Naif bin Abdullah Al-Rajhi, have an indirect interest in them, which are revenues and fees for managing investment funds, as the value of transactions during the year 2023 amounted to (3,386) thousand riyals without any preferential terms or advantages.			x	
10	Voting on contracts and works between the company and Forsan Travel and Tourism Company, in which the Chairman of the Board of Directors, Mr. Abdullah bin Sulaiman Al-Rajhi, the Vice Chairman of the Board of Directors, Mr. Saud bin Abdullah Al-Rajhi, and the member of the Board of Directors, Mr. Naif bin Abdullah Al-Rajhi, have an indirect interest in them, which are insurance policies, as the value of transactions during the year 2023 (1,501 thousand riyals without any preferential terms or advantages.			х	
11	Voting on contracts and business between the company and Forsan Travel and Tourism Company, in which the Chairman of the Board of Directors, Mr. Abdullah bin Sulaiman Al-Rajhi, the Vice Chairman of the Board of Directors, Mr. Saud bin Abdullah Al-Rajhi, and a member of the Board of Directors, Mr. Naif bin Abdullah Al-Rajhi, have an indirect interest in them, which are travel services for the company's employees, as the value of transactions during the year 2023 reached (3,253) thousand riyals without any preferential terms or			х	
2	advantages Voting on contracts and business between the company and Al- Farabi Petrochemical Company, in which the Chairman of the Board of Directors, Mr. Abdullah bin Sulaiman Al-Rajhi, the Vice Chairman of the Board of Directors, Mr. Saud bin Abdullah Al-Rajhi, and a member of the Board of Directors, Mr. Naif bin Abdullah Al-Rajhi, have an indirect interest in them, which are insurance policies, as the value of transactions during the year 2023 amounted to (26,150) thousand riyals without any preferential terms or advantages			X	
3	Voting on contracts and works between the company and Marami Food Industries Company, in which the Chairman of the Board of Directors, Mr. Abdullah bin Sulaiman Al-Rajhi, the Vice Chairman of the Board of Directors, Mr. Saud bin Abdullah Al-Rajhi, and the member of the Board of Directors, Mr. Naif bin Abdullah Al-Rajhi, have an indirect interest in them, which are insurance policies, as the value of transactions during the year 2023 reached (204) thousand riyals without any preferential terms or advantages.			х	
4	Voting on contracts and works between the company and the Digital Journey Company, in which the Chairman of the Board of Directors, Mr. Abdullah bin Sulaiman Al-Rajhi, the Vice Chairman of the Board of Directors, Mr. Saud bin Abdullah Al-Rajhi, and the member of the Board of Directors, Mr. Naif bin Abdullah Al-Rajhi, have an indirect interest in them, which are insurance policies, as the value of transactions during the year 2023 reached (67) thousand riyals without any preferential terms or advantages			Х	
15	Voting on contracts and works between the company and Saraya Al-Awtan Real Estate Development Company, in which the Chairman of the Board of Directors, Mr. Abdullah bin Sulaiman Al-Rajhi, the Vice Chairman of the Board of Directors, Mr. Saud bin Abdullah Al-Rajhi, and a member of the Board of Directors, Mr. Naif bin Abdullah Al-Rajhi, have an indirect interest in them, which are insurance policies, as the value of transactions during the year 2023 amounted to (51)			X	





	Al-Rajhi Company for Cooperative Insurance.— 26/06/2024							
	Subject of the Vote		Alpha Cap					
	,	Agree	Disagree	Abstain	Other			
16	Voting on contracts and business between the company and Takatof Holding Group Company, in which the Chairman of the Board of Directors, Mr. Abdullah bin Sulaiman Al-Rajhi, the Vice Chairman of the Board of Directors, Mr. Saud bin Abdullah Al-Rajhi, and a member of the Board of Directors, Mr. Naif bin Abdullah Al-Rajhi, have an indirect interest in them, which are insurance policies, as the value of transactions during the year 2023 reached (231) thousand riyals without any preferential terms or advantages			X				
17	Voting on contracts and business between the company and Takatof Holding Group Company, in which the Chairman of the Board of Directors, Mr. Abdullah bin Sulaiman Al-Rajhi, the Vice Chairman of the Board of Directors, Mr. Saud bin Abdullah Al-Rajhi, and a member of the Board of Directors, Mr. Naif bin Abdullah Al-Rajhi, have an indirect interest in them, which are insurance policies, as the value of transactions during the year 2023 reached (231) thousand riyals without any preferential terms or advantages			х				
18	Voting on contracts and business between the company and Jeddah Legacy Real Estate Development Company, in which the Chairman of the Board of Directors, Mr. Abdullah bin Sulaiman Al-Rajhi, the Vice Chairman of the Board of Directors, Mr. Saud bin Abdullah Al-Rajhi, and the member of the Board of Directors, Mr. Naif bin Abdullah Al-Rajhi, have an indirect interest in them, which are insurance policies, as the value of transactions during the year 2023 reached (35) thousand riyals without any preferential terms or advantages.			х				

	thousand riyals without any preferential terms or advantages.				
	The Mediterranean and Gulf Insurance and Rei	nsurance Co			
	Subject of the Vote	A area		oital's Vote	Otlogg
1	Review and discuss the Board of Directors' report for the fiscal year ending on 31/12/2023G, after discussing it.	Agree	Disagree	Abstain x	Other
2	Review and discuss the financial statements for the fiscal year ending on 31/12/2023G. after discussing it.			х	
3	Voting on the auditor's report for the fiscal year that ending on $31/12/2023G$, after discussing it.			x	
4	Voting on the appointment of the External Auditors for the Company among the candidates based on the recommendation of the Audit Committee; This is to examine, review and audit the Company's interim financial statements for the (second, third and fourth quarters) and the annual financial statements of the fiscal year 2024G, and the first quarter of fiscal year 2025G and determining their fees.			X	
5	Voting on acquittance of the board members for the fiscal year ending 31/12/2023G.			х	
6	Voting on the payment of SAR (1,628,000) as remuneration to the Board members for the fiscal year ending 31/12/2023G.			x	
7	Voting on the authorization of the General Assembly's to the board of directors by delegating the authorization contained in article 27, paragraph (1) of the Companies' Law, for a period of one year from the date of approval by the General Assembly or until the end of the authorized board of directors' period, whichever is earlier, in accordance with the conditions provided for in the Listed companies' implementing regulations.			X	
8	Voting on business and contracts between the Company and The Saudi Investment Bank (SAIB), in which the Board Members Ms. Monirah AlSwaydani and Mr. Abdulrahman AlRawaf have an indirect interest. The transactions consisting of an insurance policy of SAR 4,966 thousand, claims incurred of SAR (77) thousand, and outstanding claims of SAR 1,529 thousand, that is without any preferential conditions.			x	
9	Voting on business and contracts between the Company and Alistithmar Capital, subsidiary of SAIB - founding shareholder, in which the Board Chairman Mr. Rakan Abunayyan and the Board Members Ms. Monirah AlSwaydani and Mr. Abdulrahman AlRawaf have an indirect interest. The transactions consisted of an insurance policy of SR 11 thousand, that is without any preferential conditions.			x	





	The Mediterranean and Gulf Insurance and Rei	nsurance Co	- 27/06/2024		
	Subject of the Vote		Alpha Cap	ital's Vote	
	Subject of the vote	Agree	Disagree	Abstain	Other
10	Voting on business and contracts between the Company and Waseel Company - an associate, in which Mr. Umar AlMahmoud, CEO and Mr. Sohail Hayyan, CIO have an indirect interest, as they are representing Medgulf in Waseel's Board of Directors. The transactions are related to claims management fees of SAR 7,031 thousand, that is without any preferential conditions.			Х	
11	Voting on business and contracts between the Company and Abunayyan Trading Company, in which the Board Chairman Mr. Rakan Abunayyan has an indirect interest. The transactions are related to an insurance policy of SAR 3 thousand, that is without any preferential conditions.			х	
12	Voting on business and contracts between the Company and Saudi Tambin Co. Ltd, in which the Board Chairman Mr. Rakan Abunayyan has an indirect interest. The transactions are related to an insurance policy of SAR 31 thousand, that is without any preferential conditions.			х	

	Middle East Paper Co 27/	06/2024			
	Subject of the Vote	Agree	Alpha Cap Disagree	oital's Vote Abstain	Other
1	Vote on the auditor's report for the fiscal year ending on 31/12/2023 after discussing it	Agree	Disagree	X	Other
2	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 2024 and the first quarter of the fiscal year 2025 and determine his fees.			x	
3	Vote on delegating the authority of the Ordinary General Assembly to the Board of Directors with the license contained in Paragraph (1) of Article Twenty-Seven of the Companies Law, for a period of one year from the date of the General Assembly's approval or until the end of the session of the delegated Board of Directors, whichever is earlier, in accordance with the conditions stated in the regulations. Executive of the corporate system for listed joint stock companies.			×	
4	Voting on the business and contracts concluded between the company and the Arabian Maize Company for industry, (formerly Al-Masirah Company for Investment and Industrial Development), in which the former member of the company's Board of Directors, Mr. Abdullah Abdul Rahman Al Muammar, has an indirect interest, which is the purchase of cornstarch in the amount of 25,126,617. riyals in the year 2023, which was done without preferential conditions			x	
5	Voting on the business and contracts concluded between the company and the United Mining Company, in which the former member of the Board of Directors, Mr. Emad Abdul Kader Al Muhaidib, has an indirect interest, which is the purchase of the company's products of gypsum board paper rolls for an amount of 5,411,936 riyals in the year 2023, which was completed without Preferential terms			X	
6	Voting on the business and contracts concluded between the company and the Industrial Cities Development and Operation Company, in which the former member of the Board of Directors, Mr. Imad Abdul Qader Al-Muhaidib, has an indirect interest, which is the supply of water to meet the company's needs from among the approved suppliers in the amount of 6,322,318 riyals in the year 2023. Which was done without preferential conditions			x	

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	Saudi Real Estate Co 30/06/2024								
	Subject of the Vote		Alpha Cap	oital's Vote					
	Subject of the vote	Agree	Disagree	Abstain	Other				
1	Review and discuss of the Company's financial statements for the fiscal year ended $31/12/2023$.			x					
2	Vote on the auditor report for the fiscal year ended 31/12/2023.			X					
3	Review and discuss the Board of Directors' report for the fiscal year ended on 31/12/2023.			Х					
4	Vote to appoint an auditor from among the candidates recommended by the Audit Committee to examine, review, and audit the financial statements for the second, third quarters, and annual of the fiscal year 2024 and the first quarter of the fiscal year 2025, and determine their fees.			×					





	Saudi Real Estate Co.– 30/0	6/2024	Alnha Car	oital's Vote	
	Subject of the Vote	Agree	Disagree	Abstain	Other
5	Vote on the disbursement of (1,850,000) SAR to the Board members for the fiscal year ended in 2023.	9	Jan	Х	
6	Vote to discharge the members of the Board of Directors from liability for the year ended on 31 December 2023.			×	
7	Vote on the participation of the Board member Mr. Naif bin Saleh Al- Hamdan in a competing activity. (attached)			Х	
8	Vote on the participation of the Board member Mr. Fahad bin Abdulrahman Al-Mojel in a competing activity. (attached)			Х	
9	Vote on the participation of the Board member Mr. Mohammed bin Musfir Al-Malki in a competing activity. (attached)			Х	
10	Vote on the participation of the Board member Mr. Ibrahim bin Mohammed Al-Alwan in a competing activity. (attached)			Х	
	Al Hammadi Holding.– 30/0	6/2024			
	Subject of the Vote	Agree	Alpha Cap Disagree	oital's Vote Abstain	Other
1	Review and discuss the report of the Board of Directors for the fiscal year ended December 31, 2023 AD.	Agree	Disagree	X	Otriei
2	Review and discuss the company's financial statements for the fiscal year ended December 31, 2023 AD.			х	
3	Vote on the independent auditor's report for the fiscal year ended December 31, 2023 AD. (Attached)			×	
4	Vote on appointing the company's independent auditor from the candidates based on the recommendations of the Audit Committee for the audit and review of the financial statements for the second and third quarters and the annual statements for the year 2024 AD and the first quarter of the year 2025 AD and to determine his fees.			X	
5	Vote to release the members of the Board of Directors from liability for their management during the fiscal year ended December 31, 2023 AD.			Х	
6	Vote on the amendment of the company's Articles of Association to conform to the new Companies Law, and rearranging and numbering the Articles of Association to conform to the proposed amendments. (Attached)			X	
7	Vote on the amendment of Article (6) of the company's Articles of Association related to duration of the company. (Attached)			X	
8	Vote on the amendment of Article (21) of the company's Articles of Association related to powers of the board. (Attached)			Х	
9	Vote on the amendment of Article (23) of the company's Articles of Association related to powers of the Chairman, Vice Chairman, Managing Director, and Secretary. (Attached)			Х	
10	Vote on the payment of bonuses to the members of the Board of Directors for the fiscal year ended December 31, 2023 AD, with a total amount of (1,600,000) Riyals.			Х	
11	Vote on delegating the Board of Directors with the authority to distribute interim dividends on a semi-annual or quarterly basis for the fiscal year 2024 AD.			Х	
12	Vote on delegating the of Board of Directors with the authority of the Ordinary General Assembly with the authorization contained in Paragraph (1) of Article (27) of the Companies Law, for a period of one year from the date of approval of the General Assembly or until the end of the delegated Board of Directors session, whichever is earlier, in accordance with the conditions contained in the Implementing Regulations of the Companies Law for Listed Joint Stock Companies.			Х	
13	Voting on transferring the balance of the statutory reserve amounting to (67,355,941) riyals as in the financial statements for the year ended December 31, 2023 AD to a general reserve.			X	
14	Vote on the transactions that will be carried out between the company and Aziz Company for Contracting and Industrial Investment, in which the Chairman of the Board of Directors, Dr. Abdulaziz Mohammad Al Hammadi, and the Vice Chairman of the Board, Mr. Mohammad Saleh Al Hammadi, and the board member Dr. Abdulaziz Saleh Al Hammadi have an indirect interest in them, noting that the nature of the transaction consists of purchase orders for support and supply services, and the value of the transaction during the previous year 2023 AD amounted to (531,163) Riyals, noting that there are no preferential terms. (Attached)			×	

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	Al Hammadi Holding.– 30/0	6/2024			
	Subject of the Vote	^	Alpha Cap		0.11
15	Vote on the transactions that will be carried out between the company and Al Hammadi for Information Technology Establishment, in which the Vice Chairman of the Board, Mr. Mohammad Saleh Al Hammadi, has an indirect interest, the Chairman of the Board, Dr. Abdulaziz Mohammad Al Hammadi, and the members of the Board, Dr. Abdulaziz Saleh Al Hammadi have an indirect interest, noting that the nature of the transactions is purchase orders for technical services, and the value of the transactions during the previous year 2023 AD amounted to (956,189) Riyals, noting that there are no preferential terms. (Attached)	Agree	Disagree	Abstain x	Other
16	Vote on the transactions that will be carried out between the company and Artal Food Trading Establishment, in which the Board member, Dr. Nasser Hamad Binsaif, has an indirect interest, noting that the nature of the transactions is purchase orders for support and supply services, and the value of the transactions during the previous year 2023 AD amounted to (5,732,306) Riyals, noting that there are no preferential terms. (Attached)			×	
	Saudi Paper Manufacturing Co	04/08/2024			
	Subject of the Vote	Agree	Alpha Cap Disagree	oital's Vote Abstain	Other
1	Vote on authorizing the Board of Directors to distribute interim dividends on a semi-annual or quarterly basis for the fiscal year 2024	, .g. 00	2.009.00	X	34101
2	Vote on amending the work regulations of the Nominations and Remuneration Committee (attached) Vote on amending the remuneration policy for members of the Board			Х	
3	of Directors and the committees emanating from the Board and Executive Management (attached)			Х	
4	Vote on amending the policies, standards and procedures for membership in the company's Board of Directors (attached)			Х	
5	Voting on the standards and controls of competing businesses (attached) Vote on the dividend distribution policy (attached)			X X	
	National Medical Care Co. – 18	8/09/2024			
	Subject of the Vote		Alpha Cap		
1	Vote on the amendment of the Remuneration Policy for Board, its Committees and Executive Management.	Agree	Disagree	Abstain x	Other
2	Approve CARE to acquire 100% from AL Salam Health Medical Hospital subsidiary the Saudi Medical Care Group, in which the members of the Board of Directors Mr. Saad Al-Fadly is the CEO of Hassana Investment Company Investment Director of the General Organization for Social Insurance (GOSI), owner of the Saudi Medical Care Group. and Mr. Ahmed Al-Qahtani is a member of the Board of Directors of the National Medical Care Company (Buyer) and the Chairman of the Board of Directors of the Saudi Medical Care Group (Seller), and Mr. Faraj Al-Qabani is a member of the Board of Directors of the National Medical Care Company (Buyer) and the Acting CEO of the Saudi Medical Care Group (Seller) has an indirect interest in it, The value of the transaction 44,000,000 Saudi riyals, the transaction is being conducted at fair value and on general commercial terms executed without any preferential treatment.			X	
	Al Yamamah Steel Industries Co	- 30/09/2024	Alpha Car	vital'a Mata	
	Subject of the Vote	Agree	Alpha Cap Disagree	Abstain	Other
	Voting on amending the company's bylaws to comply with the new companies law, and rearranging and numbering the articles of the	Ü	J	Х	
1	bylaws to align with the proposed amendment			Х	
1	bylaws to align with the proposed amendment. Voting on amending the Audit Committee regulation.				
				X	
2	Voting on amending the Audit Committee regulation. Voting on amending the Nomination & Remuneration Committee			x x	





	Al Yamamah Steel Industries Co.	- 30/09/2024			
	Subject of the Vote		Alpha Cap	ital's Vote	
	Subject of the Vote	Agree	Disagree	Abstain	Other
6	Voting on transferring the balance of the statutory reserve amounting to $(29,198,060)$ Saudi riyals as in the annual financial statements ending on $09/30/2023$ to the balance of retained earnings amounting to $(47,487,010)$ Saudi riyals as in the preliminary financial statements for the period ending on $06/30/2024$.		Ū	x	

	Elm Co 04/11/202	4			
	Subject of the Vote		Alpha Cap	oital's Vote	
	Subject of the vote	Agree	Disagree	Abstain	Other
1	Voting on the election of the Board members among the candidates for the next term, which starts from 25/11/2024 and lasts for four years, ending on 24/11/2028. (attached resumes of candidates).			X	
2	Voting on delegating the elected Board of Directors the authorization powers of the General Assembly stipulated in paragraph (1) of Article 27 of the Companies Law, for a period of one year starting from the date of the approval by the General Assembly or until the end of the delegated Board of Directors' term, whichever is earlier, in accordance with the conditions outlined in the Implementing Regulation of the Companies Law for Listed Joint Stock Companies.			x	

Saudi Real Estate Co 26/11/2024								
	Subject of the Vote		Alpha Cap		0.11			
1	Voting on amending the Saudi real estate company's bylaws to comply with the new Companies Law and rearranging the articles and numbering them to be compatible with the proposed amendments (attached).	Agree	Disagree	Abstain x	Other			
2	Voting on the amendment of Article (2) of the company's Articles of Association related to the Company name (attached)			X				
3	Voting on the amendment of Article (4) of the company's Articles of Association related to the Participation and Ownership in Companies (attached)			Х				
4	Voting on the amendment of Article (7) of the company's Articles of Association related to the Capital (attached)			Х				
5	Voting on the deletion of Article (9) from the company's Articles of Association related to the Issuance, Purchase and Transfer of preferred Shares (attached).			Х				
6	Voting on the amendment of Article (12) of the company's Articles of Association related to the Shares Trading (attached)			X				
7	Voting on the amendment of Article (21) of the company's Articles of Association related to the Board of Directors Authorities (attached)			Х				
8	Voting on the amendment of Article (23) of the company's Articles of Association related to the Authorities of the Chairman, Deputy Chairman, Managing Director and secretary (attached)			Х				
9	Voting on the amendment of Article (25) of the company's Articles of Association related to the Quorum for the meeting of the Board of Directors (attached)			Х				
10	Voting on the addition of a new Article (26) to the company's Articles of Association related to the Resolutions and Deliberations of the Board of Directors (attached).			Х				
11	Voting on the addition of a new Article (27) to the company's Articles of Association related to the Disclosure of Interest in Business and Contracts (attached).			Х				
12	Voting on the amendment of Article (27) of the company's Articles of Association related to the Attending of Assemblies (attached)			Х				
13	Voting on the deletion of Article (28) from the company's Articles of Association related to the Constituent Assemblies (attached).			Х				
14	Voting on the deletion of Article (29) from the company's Articles of Association related to the Competences of the Constituent Assemblies (attached).			Х				
15	Voting on the amendment of Article (30) of the company's Articles of Association related to the Competences of the Ordinary Assemblies (attached)			х				
16	Voting on the amendment of Article (31) of the company's Articles of Association related to the Competences of the Extraordinary Assemblies (attached)			Х				





Saudi Real Estate Co 26/11/2024					
Subject of the Vote		Alpha Capital's Vote			
	Subject of the vote		Disagree	Abstain	Other
17	Voting on the amendment of Article (32) of the company's Articles of Association related to the Assemblies Invitations (attached)			Х	
18	Voting on the amendment of Article (33) of the company's Articles of Association related to the Assemblies Attendance Record (attached)			Χ	
19	Voting on the amendment of Article (35) of the company's Articles of Association related to the Quorum for the Meeting of the Extraordinary General Assembly (attached)			х	
20	Voting on the amendment of Article (36) of the company's Articles of Association related to the Voting in Assemblies (attached)			Χ	
21	Voting on the amendment of Article (37) of the company's Articles of Association related to the Resolutions of the Assemblies (attached)			Χ	
22	Voting on the amendment of Article (38) of the company's Articles of Association related to the Discussion in the Assemblies (attached)			Х	
23	Voting on the amendment of Article (47) of the company's Articles of Association related to the Financial Documents (attached)			Х	
24	Voting on the amendment of Article (48) of the company's Articles of Association related to the Distribution of Profits (attached)			Х	
25	Voting on the amendment of Article (49) of the company's Articles of Association related to the Entitlement to Profits (attached)			Х	
26	Voting on the deletion of Article (50) from the company's Articles of Association related to the Distribuation of Dividends for preferred Shares (attached).			Х	

Electrical Industries Co. – 04/12/2024						
Subject of the Vote			Alpha Capital's Vote			
		Agree	Disagree	Abstain	Other	
1	Voting on the election of the board members from among the candidates for the next term starting from 9th December 2024, for a period of four years, ending on 8th of December 2028. (CVs of the candidates attached).			x		
2	Voting on the dividends distribution policy for the next three years, starting from the second half of year2024 and ending on the first half of year2027. (attached)			x		





Saudi Arabian Mining Co 11/12/2024					
	Subject of the Vote		Alpha Cap	ital's Vote	
1	Voting on increasing Ma'aden's share capital from thirty six billion nine hundred seventeen million seven hundred thirty four thousand and three hundred and eighty Saudi Riyals (SAR 36,917,734,380) to thirty eight billion twenty seven million eight hundred fiffy eight thousand and seven hundred and ten Saudi Riyals (SAR 38,027,858,710), which represents a (3.01%) increase in the current share capital of Ma'aden, and increasing the number of Ma'aden's shares from three billion six hundred ninety one million seven hundred seventy three thousand and four hundred and thirty eight (3,691,773,438) ordinary shares to three billion eight hundred awenty one (3,802,785,871) ordinary shares for the purpose of acquiring 100% of the shares owned by Mosaic Phosphates B.V. (in addition to Mosaic Company's Marketing Rights in its capacity as guarantor) in Ma'aden Wa'ad Al Shamal Phosphate Company and issuing one hundred eleven million twelve thousand and four hundred and thirty three (111,012,433) new ordinary shares, with nominal value of SAR 10 per share (the "New Shares"), in Ma'aden to Mosaic Netherlands Holding Company (as the designated recipient of the New Shares) through Ma'aden's share capital increase, which represent (0.526) share in Ma'aden for every one (1) share in MWSPC, in accordance with the terms and conditions of the Share Purchase and Subscription Agreement entered into between Ma'aden, Mosaic Phosphates and Mosaic Company on 20/10/1445H (corresponding to 29/04/2024G) (the "Transaction") as well as to vote on other matters related to the Transaction, as per the below: -Provisions of the Share Purchase and Subscription Agreement entered into between Ma'aden, Mosaic Phosphates and Mosaic Company on 20/10/1445H (corresponding to 29/04/2024G); -increasing Ma'aden's share capital from thirty six billion nine hundred seventeen million seven hundred thirty four thousand and three hundred and eighty Saudi Riyals (SAR 36,917,734,380) to thirty eight billion twenty seven million eight hundred fifty eight thousand and	Agree	Disagree	Abstain	Other
2	Vote on the transactions and contracts that will be concluded between Ma'aden and the Saudi Basic Industries Corporation (SABIC), in which Dr. Mohammed Al-Qahtani has an indirect interest in his capacity as a director in Ma'aden and SABIC, being the Share Purchase agreement to acquire the entire shares of SABIC Industrial Investments Company in Aluminum Bahrain ("Alba") with a range of (3,623,522,555) three billion six hundred twenty-three million five hundred twenty-five thousand five hundred fifty-five Saudi Riyals to (3,974,186,028) three billion nine hundred seventy-four million one hundred eighty-six thousand twenty-eight Saudi Riyals without preferential terms.			х	
3	Vote on appointing the Company's auditor from among the candidates based on the Audit Committee's recommendation; in order to audit the financial statements for the first, second, third quarters and annual of the fiscal year 2025G, 2026G and 2027G and determine the fees.			Х	
4	Vote on Board of Directors Nomination Policy, Standards and Procedures.			X	





Saudi Reinsurance Co 24/12/2024						
	Subject of the Vote		Alpha Cap	Alpha Capital's Vote		
			Disagree	Abstain	Other	
1	Vote on the recommendation of the Company's board of directors to increase its capital by issuing 26,730,000 new ordinary shares with suspension of pre-emptive rights as follows: a. Increasing the share capital from 891,000,000 Saudi Riyals divided into 89,100,000 ordinary shares of equal value, to 1,158,300,000 Saudi Riyals divided into 115,830,000 ordinary shares of equal value with the suspension of pre-emptive rights, by way of issuing 26,730,000 new ordinary shares (representing 30% of the Company's current capital) with a nominal value of 10 Saudi riyals per share, at an offer price of 16 Saudi Riyals per share (the "New Shares") with a total subscription amount of 427,680,000 Saudi Riyals. The New Shares will be fully subscribed to by the Public Investment Fund ("PIF"), so that PIF's ownership in the share capital of the Company will be 23.08% after the capital increase. b. PIF's subscription right shall commence on the date of the extraordinary general assembly meeting that resolves to increase the capital by offering shares while suspending pre-emptive right. c. Amending Article 8 of the Company's bylaws related to the capital increase	X				
2	Vote on the amendment of the article (15) of the Company's bylaws related to the company's management	Х				
3	Vote on the amendment of article (11) of the Company's bylaws related to the Company's issuance of shares	Х				
4	Vote on the amendment of the article (18) of the Company's bylaws related to the board of directors' powers	Х				
5	Vote on the amendment of the article (45) of the Company's bylaws related to Zakat and Reserves	х				
6	Vote on the amendments of Company's bylaws to comply with the new Companies Law, and rearranging the articles of the bylaws and their numbering, to align with the proposed amendments.	Х				
7	Vote on the amendment of the Corporate Governance Policy	х				
8	Vote on Business Competition Standards	Х				
9	Vote on the appointment of Company's auditors 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 quarters and the annual financial statements for the financial year 2025G, and the first quarter of the financial year 2026G, and determine their fees	Х				

ALPHA SAUDI FREESTYLE EQUITY FUND (Managed by Alpha Capital Company)

FINANCIAL STATEMENTS FOR THE PERIOD ENDED 31 DECEMBER 2024 AND INDEPENDENT AUDITOR'S REPORT

Financial Statements

For the period from 15 May 2023 to 31 December 2024

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Paid up capital SR 100,000 - CR:1010468314 Kingdom of Saudi Arabia Riyadh King Fahd Road Muhammadiyah District, Grand Tower 12 th Floor

INDEPENDENT AUDITOR'S REPORT To the Unitholders of Alpha Saudi Freestyle Equity Fund (Managed by Alpha Capital Company)

Opinion

We have audited the financial statements of Alpha Saudi Freestyle Equity Fund (the "Fund") managed by Alpha Capital Company (the "Fund Manager"), which comprise the statement of financial position as at 31 December 2024, and the related statements of comprehensive income, cash flows and changes in equity for the period from 15 May 2023 to 31 December 2024, and notes to the financial statements, including a material accounting policies information.

In our opinion, the accompanying financial statements present fairly, in all material respects, the financial position of the Company as at 31 December 2024, and its financial performance and its cash flows for the period from 15 May 2023 to 31 December 2024, in accordance with IFRS Accounting Standards as issued by the International Accounting Standards Board ("IFRS Accounting Standards") that are endorsed in the Kingdom of Saudi Arabia and other standards and pronouncements that are endorsed by the Saudi Organization for Chartered and Professional Accountants ("SOCPA").

Basis for Opinion

We conducted our audit in accordance with International Standards on Auditing ("ISAs") that are endorsed in the Kingdom of Saudi Arabia. Our responsibilities under those standards are further described in the Auditor's Responsibilities for the Audit of the Financial Statements section of our report. We are independent of the Fund in accordance with the International Code of Ethics for Professional Accountants (including International Independence Standards) ("the Code"), that are endorsed in the Kingdom of Saudi Arabia that are relevant to our audit of the Fund's financial statements, and we have fulfilled our ethical responsibilities in accordance with that Code. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

Other Information included in the Fund's 2024 Annual Report

The Fund Manager is responsible for the other information. The other information comprises the information included in the Fund's 2024 annual report, but does not include the financial statements and our auditor's report thereon. The Fund's 2024 annual report is expected to be made available to us after the date of this auditor's report.

Our opinion on the financial statements does not cover the other information and we do not express any form of assurance conclusion thereon.

In connection with our audit of the financial statements, our responsibility is to read the other information identified above when it becomes available and, in doing so, consider whether the other information is materially inconsistent with the financial statements or our knowledge obtained in the audit or otherwise appears to be materially misstated.

When we read the Fund's 2024 annual report, if we conclude that there is a material misstatement therein, we are required to communicate the matter to those charged with governance.

Responsibilities of the Fund Manager and Those Charged with Governance for the Financial Statements

The Fund Manager is responsible for the preparation and fair presentation of the financial statements in accordance with IFRS that are endorsed in the Kingdom of Saudi Arabia and other standards and pronouncements that are endorsed by the SOCPA and the applicable provisions of the Investment Funds Regulations issued by the Board of Capital Market Authority, and the Fund's terms and conditions, and for such internal control as the Fund Manager determines is necessary to enable the preparation of financial statements that are free from material misstatement, whether due to fraud or error.

In preparing the financial statements, the Fund Manager is responsible for assessing the Fund's ability to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless the Fund Manager either intends to liquidate the Fund or to cease operations, or has no realistic alternative but to do so.

The Board of Directors is responsible for overseeing the Fund's financial reporting process.



Alluhaid & Alyahya Chartered Accountants A Limited Liability Company

Paid up capital SR 100,000 - CR:1010468314 Kingdom of Saudi Arabia Riyadh King Fahd Road Muhammadiyah District, Grand Tower 12 th Floor

INDEPENDENT AUDITOR'S REPORT (continued)
To the Unitholders of Alpha Saudi Freestyle Equity Fund
(Managed by Alpha Capital Company)

Auditor's Responsibilities for the Audit of the Financial Statements

Our objectives are to obtain reasonable assurance about whether the financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with ISAs that are endorsed in the Kingdom of Saudi Arabia will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these financial statements.

As part of an audit in accordance with ISAs that are endorsed in the Kingdom of Saudi Arabia, we exercise professional judgment and maintain professional skepticism throughout the audit. We also:

- Identify and assess the risks of material misstatement of the financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are
 appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Fund's
 internal control.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by the Fund Manager.
- Conclude on the appropriateness of the Fund Manager's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Fund's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Fund to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the financial statements, including the disclosures, and whether the financial statements represent the underlying transactions and events in a manner that achieves fair presentation.

We communicate with those charged with governance regarding, among other matters, the planned scope and timing of the audit and significant audit findings, including any significant deficiencies in internal control that we identify during our audit.

for Alluhaid & Alyahya Chartered Accountants

Turki A. Alluhaid

Certified Public Accountant

License No. 438

Riyadh: 6 Ramadan 1446H (6 March 2025) اللحيد واليدين مطاسون قانونيون المعالمة في المعالمة المع

Statement of Financial Position

As at 31 December 2024

	Note	SR
ASSETS Cash and cash equivalents Financial assets at fair value through profit or loss ("FVTPL") Advance against purchase of financial assets at FVTPL	5 6	9,489,191 399,774,747 18,102,319
TOTAL ASSETS		427,366,257
LIABILITIES AND EQUITY		
LIABILITIES Payables against acquisition of financial assets measured at FVTPL Management and administration fees payable Directors' fees payable Accrued expenses and other current liabilities TOTAL LIABILITIES	5 7 7	6,145,039 2,361,876 12,000 57,753 8,576,668
EQUITY Net assets attributable to unitholders of redeemable units		418,789,589
TOTAL LIABILITIES AND EQUITY		427,366,257
Redeemable units in issue (numbers)		27,903,643
Net asset value per unit attributable to unitholders (SR)		15.01

Statement of Comprehensive Income For the period from 15 May 2023 to 31 December 2024

	Note	SR
INCOME		
Income from financial assets at FVTPL	5	44,124,944
Dividend income		4,413,124
TOTAL INCOME		48,538,068
OPERATING EXPENSES		
Management fees	7	(6,103,878)
Value-added tax expenses		(979,642)
Administrative fees	7	(253,775)
Custodian fee		(100,619)
Professional fee		(45,000)
Transaction costs		(25,920)
Directors' fees	7	(12,000)
Other operating expenses		(262,657)
TOTAL OPERATING EXPENSES		(7,783,491)
NET INCOME FOR THE PERIOD		40,754,577
Other comprehensive income		
TOTAL COMPREHENSIVE INCOME FOR THE PERIOD		40,754,577

Statement of Cash Flows

For the period from 15 May 2023 to 31 December 2024

	SR
OPERATING ACTIVITIES	
Net income for the period	40,754,577
Adjustments for: Income from financial assets at FVTPL	(44,124,944)
Dividend income	(4,413,124)
Dividend income	(4,413,124)
	(7,783,491)
Changes in operating assets and liabilities:	
Increase in financial assets at FVTPL	(355,649,803)
Increase in advance against purchase of financial assets at FVTPL	(18,102,319)
Increase in payables against financial assets measured at FVTPL	6,145,039
Increase in management and administration fees payable	2,361,876
Increase in directors' fees payable	12,000
Increase in accrued expenses and other current liabilities	57,753
Cash flows used in operating activities	(372,958,945)
Dividend received	4,413,124
Net cash used in operating activities	(368,545,821)
FINANCING ACTIVITIES	
Proceeds from issuance of units	518,823,298
Payments against redemption of units	(140,788,286)
Net cash flows from financing activities	378,035,012
BANK BALANCE AT END OF THE PERIOD	9,489,191

Statement of Changes in Equity

For the period from 15 May 2023 to 31 December 2024

SR

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Net income for the period	40,754,577
Other comprehensive income for the period	
	·

Total comprehensive income for the period 40,754,577

CHANGE FROM UNIT TRANSACTIONS

Proceeds from issuance of units	518,823,298
Payments against redemption of units	(140,788,286)
Net change from unit transactions	378,035,012
EQUITY AT THE END OF THE PERIOD	418,789,589

REDEEMABLE UNITS TRANSACTIONS

Transactions in redeemable units for the period are summarised as follows:

Units issued during the period Units redeemed during the period	37,617,513 (9,713,870)
Net increase in units	27,903,643
UNITS AT THE END OF THE PERIOD	27,903,643

Notes to the Financial Statements

31 December 2024

1 GENERAL INFORMATION

Alpha Saudi Freestyle Equity Fund (the "Fund") is an open-ended fund created by agreement between Alpha Capital Company and investors ("the unitholders") in the Fund. The main activity of the Fund is to achieve medium to long-term capital growth for unitholders through investing in the shares of the companies listed on the Saudi Stock Exchange, initial public offerings, rights issues, real estate traded funds, and closed-end traded funds.

The Fund was offered for subscription under the laws and regulations of the Capital Market Authority ("CMA") on 11 Ramadan 1444H (corresponding to 2 April 2023). The Fund commenced its operations on 25 Shawwal 1444H (corresponding to 15 May 2023). Accordingly, these are the first financial statements for the Fund and cover the period from 15 May 2023 to 31 December 2024.

The Fund is managed by Alpha Capital Company (the "Fund Manager"), a closed joint stock company with commercial registration number 1010936196, licensed by CMA under license number 33-18187.

The Fund's Manager registered office is P.O. Box 54854, Riyadh 12371, Kingdom of Saudi Arabia.

The Fund has appointed Albilad Investment Company (the "Custodian") to act as its custodian. The fees of the custodian are paid by the Fund.

2 REGULATING AUTHORITY

The Fund is governed by the Investment Fund Regulations (the "Regulations") issued by the CMA detailing requirements for all Investment Funds within the Kingdom of Saudi Arabia.

3 MATERIAL ACCOUNTING POLICY INFORMATION

The material accounting policies applied in the preparation of these financial statements are set out below.

3.1 Basis of preparation

These financial statements of the Fund have been prepared in accordance with International Financial Reporting Standards ("IFRS") as endorsed in the Kingdom of Saudi Arabia and other standards and pronouncement that are endorsed by the Saudi Organisation for Chartered and Professional Accountants, (collectively hereafter referred to as IFRS as endorsed in the Kingdom of Saudi Arabia).

The financial statements have been prepared under the historical cost convention using the accrual basis of accounting except for financial assets held at FVTPL that are measured at fair value.

The Fund Manager has prepared the financial statements on the basis that it will continue to operate as a going concern.

The Fund presents its statement of financial position in order of liquidity based on the Fund Manager's intention and perceived ability to recover/settle the majority of assets/liabilities of the corresponding financial statement line item. An analysis regarding recovery or settlement within 12 months after the reporting date (current) and more than 12 months after the reporting date (non-current) is presented in note 10.

The preparation of these financial statements requires the use of certain critical accounting estimates. It also requires the Fund Manager to exercise its judgement in the process of applying the Fund's accounting policies. The areas involving a higher degree of judgement or complexity, or areas where assumptions and estimates are significant to the financial statements, are disclosed in note 4.

Notes to the Financial Statements (continued)

31 December 2024

3 MATERIAL ACCOUNTING POLICY INFORMATION (continued)

3.2 Standards issued but not yet effective

The new and amended standards and interpretations that are issued, but not yet effective, up to the date of issuance of the Fund's financial statements are disclosed below. The Fund intends to adopt these new and amended standards and interpretations, if applicable, when they become effective and endorsed by SOCPA.

Standards/amendments to standards/interpretations	Effective date
Lack of exchangeability – Amendments to IAS 21	1 January 2025
Amendments to IFRS 9 and IFRS 7: Classification and Measurement of Financial	1 January 2026
Instruments	
Presentation and disclosure in Financial Statements – IFRS 18	1 January 2027
Subsidiaries without Public Accountability: Disclosures – IFRS 19	1 January 2027

3.3 Foreign currency translation

a) Functional and presentation currency

These financial statements are presented in Saudi Arabian Riyals ("SR"), which is the Fund's functional and presentation currency. All financial information presented has been rounded to the nearest SR.

b) Transactions and balances

Foreign currency transactions are translated into functional currency using the exchange rates prevailing at the dates of the transactions. Foreign currency assets and liabilities are translated into functional currency using the exchange rate prevailing at the statement of financial position date.

Foreign exchange gains and losses arising from translation are included in the statement of comprehensive income.

3.4 Cash and cash equivalents

Cash and cash equivalents include cash with a bank and other short-term highly liquid investments, if any, with maturities of three months or less from the purchase date.

3.5 Financial Instruments

3.5.1 Financial Instruments - Initial recognition and subsequent measurement

Financial assets and financial liabilities are recognised when the Fund becomes a party to the contractual provisions of the instrument. Purchases or sales of financial assets that require delivery of assets within the time frame generally established by regulation or convention in the marketplace (regular way trades) are recognised on the trade date, i.e., the date that the Fund commits to purchase or sell the asset.

i) Financial assets

Initial recognition and measurement

Financial assets are classified, at initial recognition, as subsequently measured at amortised cost and fair value through profit or loss.

The classification of financial assets at initial recognition depends on the financial asset's contractual cash flow characteristics and the Fund's business model for managing them. In order for a financial asset to be classified and measured at amortised cost, it needs to give rise to cash flows that are 'solely payments of principal and interest (SPPI)' on the principal amount outstanding. This assessment is referred to as the SPPI test and is performed at an instrument level. Financial assets with cash flows that are not SPPI are classified and measured at fair value through profit or loss, irrespective of the business model. The Fund's business model for managing financial assets refers to how it manages its financial assets in order to generate cash flows. The business model determines whether cash flows will result from collecting contractual cash flows, selling the financial assets, or both. Financial assets classified and measured at amortised cost are held within a business model with the objective of holding financial assets in order to collect contractual cash flows.

Notes to the Financial Statements (continued)

31 December 2024

3 MATERIAL ACCOUNTING POLICY INFORMATION (continued)

- 3.5 Financial Instruments (continued)
- 3.5.1 Financial Instruments Initial recognition and subsequent measurement (continued)
- *i)* Financial assets (continued)

Subsequent measurement

For the purposes of subsequent measurement, financial assets are classified into the following categories:

Financial assets measured at amortised cost

Financial assets at amortised cost are subsequently measured using the effective interest (EIR) method and are subject to impairment. Gains and losses are recognised in statement of comprehensive income when the asset is derecognised, modified or impaired. The Fund's financial assets at amortised cost include cash and cash equivalent and receivables.

Financial assets measured at fair value through profit or loss ("FVTPL")

Subsequent to initial recognition, all financial assets at fair value through profit or loss are measured at fair value.

Gains and losses arising from changes in the fair value of the 'financial assets at fair value through profit or loss are presented in the statement of comprehensive income in the period in which they arise.

Dividends on listed equity investments are recognised in the statement of comprehensive income when the right of payment has been established.

Derecognition

A financial asset (or, where applicable, a part of a financial asset or part of a group of similar financial assets) is primarily derecognised (i.e., removed from the Fund's statement of financial position) when:

- The rights to receive cash flows from the asset have expired; or
- The Fund has transferred its rights to receive cash flows from the asset or has assumed an obligation to pay the received cash flows in full without material delay to a third party under a 'pass-through' arrangement; and either (a) the Fund has transferred substantially all the risks and rewards of the asset, or (b) the Fund has neither transferred nor retained substantially all the risks and rewards of the asset, but has transferred control of the asset.

When the Fund has transferred its rights to receive cash flows from an asset or has entered into a pass-through arrangement, it evaluates if and to what extent it has retained the risks and rewards of ownership. When it has neither transferred nor retained substantially all of the risks and rewards of the asset nor transferred control of the asset, the Fund continues to recognise the transferred asset to the extent of the Fund's continuing involvement. In that case, the Fund also recognises an associated liability. The transferred assets and the associated liability are measured on a basis that reflects the rights and obligations that the Fund has retained.

Impairment

The Fund recognises an allowance for expected credit losses (ECLs) for all debt instruments not held at fair value through profit or loss. ECLs are based on the difference between the contractual cash flows due in accordance with the contract and all the cash flows that the Fund expects to receive, discounted at an approximation of the original effective interest rate. The expected cash flows will include cash flows from the sale of collateral held or other credit enhancements that are integral to the contractual terms.

Notes to the Financial Statements (continued)

31 December 2024

3 MATERIAL ACCOUNTING POLICY INFORMATION (continued)

3.5 Financial instruments (continued)

3.5.1 Financial Instruments - Initial recognition and subsequent measurement (continued)

Impairment (continued)

ECLs are recognised in two stages. For credit exposures for which there has not been a significant increase in credit risk since initial recognition, ECLs are provided for credit losses that result from default events that are possible within the next 12-months (a 12-month ECL). For those credit exposures for which there has been a significant increase in credit risk since initial recognition, a loss allowance is required for credit losses expected over the remaining life of the exposure, irrespective of the timing of the default (a lifetime ECL).

For dividends and other receivables, the Fund applies a simplified approach in calculating ECLs. Therefore, the Fund does not track changes in credit risk, but instead recognises a loss allowance based on lifetime ECLs at each reporting date. The Fund has established a provision matrix that is based on its historical credit loss experience, adjusted for forward-looking factors specific to the debtors and the economic environment.

ii) Financial liabilities

Initial recognition and measurement

The Fund's financial liabilities include redemption payable, management and administration fees payable and other liabilities. All financial liabilities are recognised initially at fair value and, in the case of payables, net of directly attributable transaction costs.

Financial liabilities measured at amortised cost

This category includes all financial liabilities, other than those measured at fair value through profit or loss.

Subsequent measurement

Financial liabilities at amortised cost

This is the category most relevant to the Fund. After initial recognition, financial liabilities are subsequently measured at amortised cost using the EIR method. Gains and losses are recognised in statement of comprehensive income when the liabilities are derecognised as well as through the EIR amortisation process. Amortised cost is calculated by taking into account any discount or premium on acquisition and fees or costs that are an integral part of the EIR. The EIR amortisation is included as finance costs in the statement of comprehensive income.

This category generally applies to redemption payable, management and administration fees payable and other liabilities.

Derecognition

A financial liability is derecognised when the obligation under the liability is discharged or cancelled or expires. When an existing financial liability is replaced by another from the same lender on substantially different terms, or the terms of an existing liability are substantially modified, such an exchange or modification is treated as the derecognition of the original liability and the recognition of a new liability. The difference in the respective carrying amounts is recognised in the statement of comprehensive income.

iii) Offsetting financial instruments

Financial assets and financial liabilities are offset, and the net amount is reported in the statement of financial position if, and only if, there is a currently enforceable legal right to offset the recognised amounts and there is an intention to settle on a net basis, or to realise the asset and settle the liability simultaneously. This is generally not the case with master netting agreements unless one party to the agreement defaults and the related assets and liabilities are presented grossly in the statement of financial position.

Notes to the Financial Statements (continued)

31 December 2024

3 MATERIAL ACCOUNTING POLICY INFORMATION (continued)

3.6 Fair value measurement

The Fund measures financial instruments such as equity instruments at fair value at each balance sheet date.

Fair value is the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date. The fair value measurement is based on the presumption that the transaction to sell the asset or transfer liability takes place either:

- In the principal market for the asset or liability, or
- In the absence of a principal market, in the most advantageous market for the asset or liability

The fair value of an asset or a liability is measured using the assumptions that market participants would use when pricing the asset or liability, assuming that market participants act in their economic best interest.

The Fund uses valuation techniques that are appropriate in the circumstances and for which sufficient data are available to measure fair value, maximizing the use of relevant observable inputs and minimizing the use of unobservable inputs.

All assets and liabilities for which fair value is measured or disclosed in the financial statements are categorised within the fair value hierarchy. This is described, as follows, based on the lowest level input that is significant to the fair value measurement as a whole:

- Level 1 Quoted (unadjusted) market prices in active markets for identical assets or liabilities.
- Level 2 Valuation techniques for which the lowest level input that is significant to the fair value measurement is directly or indirectly observable.
- Level 3 Valuation techniques for which the lowest level input that is significant to the fair value measurement is unobservable.

For assets and liabilities that are recognised in financial statements at fair value on a recurring basis, the Fund determines whether transfers have occurred between levels in the hierarchy by re-assessing categorization (based on the lowest level input that is significant to the fair value measurement as a whole) at the end of each year. The Fund determines the policies and procedures for both recurring fair value measurement, and for non-recurring measurement.

At each reporting date, the Fund analyses the movements in the values of assets and liabilities which are required to be re-measured or re-assessed as per the Fund's accounting policies. For this analysis, the Fund verifies the major inputs applied in the latest valuation by agreeing the information in the valuation computation to contracts and other relevant documents. The Fund also compares the change in the fair value of each asset and liability with relevant external sources to determine whether the change is reasonable.

For the purpose of fair value disclosures, the Fund has determined classes of assets and liabilities on the basis of the nature, characteristics and risks of the asset or liability and the level of the fair value hierarchy, as explained above. Fair value-related disclosures for financial instruments that are measured at fair value or where fair values are disclosed are discussed in note 5.

3.7 Redeemable units

Redeemable units are classified as equity instruments when:

- The redeemable units entitle the Unitholder to a pro-rata share of the Fund's net assets in the event of the Fund's liquidation
- The redeemable units are in the class of instruments that are subordinate to all other classes of instruments
- All redeemable units in the class of instruments that are subordinate to all other classes of instruments have identical features
- The redeemable units do not include any contractual obligation to deliver cash or another financial asset other than the Unitholder's rights to a pro-rata share of the Fund's net assets

Notes to the Financial Statements (continued)

31 December 2024

3 MATERIAL ACCOUNTING POLICY INFORMATION (continued)

3.7 Redeemable units (continued)

• The total expected cash flows attributable to the redeemable units over the life of the instrument are based substantially on the profit or loss, the change in the recognised net assets or the change in the fair value of the recognised and unrecognised net assets of the Fund over the life of the instrument

In addition to the redeemable units having all of the above features, the Fund must have no other financial instrument or contract that has:

- Total cash flows based substantially on the profit or loss, the change in the recognised net assets or the change in the fair value of the recognised and unrecognised net assets of the Fund
- The effect of substantially restricting or fixing the residual return to the redeemable unitholders

The Fund continuously assesses the classification of the redeemable units. If the redeemable units cease to have all the features, or meet all the conditions set out, to be classified as equity, the Fund will reclassify them as financial liabilities and measure them at fair value at the date of reclassification, with any differences from the previous carrying amount recognised in net assets attributable to the Unitholders. If the redeemable units subsequently have all the features and meet the conditions to be classified as equity, the Fund will reclassify them as equity instruments and measure them at the carrying amount of the liabilities at the date of the reclassification.

The issuance, acquisition and cancellation of redeemable units are accounted for as equity transactions. No gain or loss is recognised in the statement of comprehensive income on the purchase, issuance or cancellation of the Fund's own equity instruments.

3.8 Net assets value per unit

The net assets value per unit disclosed in the statement of financial position is calculated by dividing the net assets value of the Fund by the number of units in issue at the end of the period.

3.9 Management fees, custodian fees and other expenses

Management fees, administration fees, custodian fees and other expenses are charged at rates/amounts within limits mentioned in the terms and conditions of the Fund.

3.10 Zakat and income tax

Fund is not liable to pay any zakat or income tax which are considered to be the obligation of the Unitholders and are as such not provided in the accompanying financial statements.

3.11 Dividend income

Dividend income is recognised in the statement of comprehensive income on the date on which the right to receive the payment for dividends is established. For quoted equity securities, this is usually the ex-dividend date. For unquoted equity securities, this is usually the date on which the shareholders approve the payment of a dividend. Dividend income from equity securities designated as at FVTPL is recognised in the statement of comprehensive income in a separate line item.

4 SIGNIFICANT ACCOUNTING ESTIMATES AND JUDGEMENTS

The preparation of the Fund's financial statements in conformity with the IFRS as endorsed in the Kingdom of Saudi Arabia requires the use of estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the reporting date and the reported amounts of revenue and expenses during the year. Estimates and judgments are continually evaluated and are based on historical experience and other factors, including expectations of future events that are believed to be reasonable under the circumstances. The Fund makes estimates and assumptions concerning the future. The resulting accounting estimates, by definition, may differ from the related actual results.

Notes to the Financial Statements (continued)

31 December 2024

4 SIGNIFICANT ACCOUNTING ESTIMATES AND JUDGEMENTS (continued)

Significant areas where management has used estimates, assumptions or exercised judgements are as follows:

Going concern

The Board of Directors, in conjunction with the Fund Manager, has made an assessment of the Fund's ability to continue as a going concern and is satisfied that the Fund has the resources to continue in business for the foreseeable future. Furthermore, the management is not aware of any material uncertainties that may cast significant doubt upon the Fund's ability to continue as a going concern. Therefore, the financial statements continued to be prepared on a going-concern basis.

Fair value measurement

The Fund measures its investments in equity instruments at fair value at each reporting date. Fair value is the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date. The fair value measurement is based on the presumption that the transaction to sell the asset or transfer the liability takes place either in the principal market for the asset or liability or, in the absence of a principal market, in the most advantageous market for the asset or liability. The principal or the most advantageous market must be accessible to the Fund. The fair value of an asset or a liability is measured using the assumptions that market participants would use when pricing the asset or liability, assuming that market participants act in their economic best interest.

For all other financial instruments not traded in an active market, if any, the fair value is determined by using valuation techniques deemed to be appropriate in the circumstances. Valuation techniques include the market approach (i.e., using recent arm's length market transactions, adjusted as necessary, and reference to the current market value of another instrument that is substantially the same) and the income approach (i.e., discounted cash flow analysis and option pricing models making as much use of available and supportable market data as possible).

The Fund measures financial instruments at fair value at each statement of financial position date. The fair values of those financial instruments are disclosed in note 5.

Notes to the Financial Statements (continued)

31 December 2024

5 FINANCIAL ASSETS AT FAIR VALUE THROUGH PROFIT OR LOSS

The composition and geographical exposure of financial assets at fair value through profit or loss on the last valuation day is summarised below:

	31 December 2024	
Quoted equity investments (by country)	oted equity investments (by country) Cost SR	
Kingdom of Saudi Arabia	378,907,669	399,774,747

The income from financial assets at FVTPL during the period amounted to SR 44,124,944.

The Fund also manages its exposure to price risk by analyzing the investment portfolio by the industrial sector. The Fund's policy is to concentrate the investment portfolio in sectors where the Fund Manager believes the Fund can maximize the returns derived for the level of risk to which the Fund is exposed.

The Fund had no concentrations in individual equity positions exceeding 12% of the net assets attributable to unitholders. Investment concentration according to the industry group of the investment portfolio of the Fund is disclosed in the table below:

Industry group	31	31 December 2024		
	Cost	Fair value	Fair value	
	SR	SR	%	
Insurance	91,074,710	114,575,980	28.66%	
Materials	64,365,145	58,589,610	14.66%	
Banks	37,764,578	35,246,625	8.82%	
Capital Goods	22,499,662	30,475,500	7.62%	
Health Care Equipment & Svc	27,035,718	26,307,510	6.58%	
Consumer Services	23,556,702	23,164,533	5.79%	
Food & Beverages	26,787,453	22,162,788	5.54%	
Energy	21,300,018	19,724,820	4.93%	
Consumer Discretionary Distribution & Retail	18,286,722	19,558,000	4.89%	
Software & Services	15,352,065	19,150,125	4.79%	
Commercial & Professional Svc	18,809,911	18,879,256	4.72%	
Utilities	12,074,985	11,940,000	3.00%	
	378,907,669	399,774,747	100%	

As at 31 December 2024, there are payables against acquisition of financial assets at FVTPL amounting to SR 6,145,039.

6 ADVANCE AGAINST PURCHASE OF FINANCIAL ASSETS AT FVTPL

During the period ended 31 December 2024, the Fund participated in the initial public offerings of Al Moosa Health Company and Nice One Beauty Digital Marketing Company and paid an advance against the purchase of shares amounting to SR 10,369,804 and SR 7,732,515 for the two companies, respectively. This balance, therefore, represents amounts paid as an advance, which will be settled against the allotment of shares.

7 RELATED PARTY TRANSACTIONS AND BALANCES

Parties are considered to be related if one party has the ability to control the other party or exercise significant influence over the other party in making financial or operational decisions. The Fund Manager and entities/persons related to the Fund Manager and the Fund's Board of Directors are considered as related parties to the Fund. In the ordinary course of its activities, the Fund transacts business with its related parties.

Notes to the Financial Statements (continued)

31 December 2024

7 RELATED PARTY TRANSACTIONS AND BALANCES (continued)

a) Management fee

The Fund Manager is responsible for managing the Fund's activities. The Fund Manager charges a management fee of 1.75%, calculated twice a week based on the fund's net assets.

b) Administration fee

The Fund manager charges an administration fee at a rate of 0.06% of the total assets of the Fund that are calculated on a daily basis, with a minimum monthly fee of SR 7,500.

c) Subscription fee

In addition, the Fund Manager is entitled to charge a subscription fee at the rate of 2% of the subscription value from the Fund's unitholders, however, such fee has been waived by the Fund Manager since inception.

d) Board of Directors remuneration

Board of Directors remuneration for independent members amounts to SR 2,000, for each meeting not exceeding SR 10,000 annually for each member as per the Funds' terms and conditions.

e) Subscriptions and redemptions of Fund units

	Nature of	20)24
Name of related party	Transaction	Units	SR
Directors and Executive Management	Subscription Redemption	753,326 446,560	9,107,103 5,404,735
Fund Manager	Subscription Redemption	832,892 832,892	10,000,000 12,165,100
Affiliates of the members of the Board of Directors	Subscription Redemption	11,684,618 1,442,262	154,982,646 21,373,555
Outstanding units The following are the details of the outstanding units d Name of related party	uring the period:		2024 Units
Directors and Executive Management			306,766
Affiliates of the members of the Board of Directors			10,242,356

7.1 Related party transactions

The following are the details of the significant transactions with related parties during the period:

Name of related party	Nature of relationship	Nature of transaction	For the period from 15 May 2023 to 31 December 2024 SR
Alpha Capital Company	Fund Manager	Management Fee	6,103,878
		Administration Fee	253,775
Board of Directors	Directors	Remuneration	12,000

Notes to the Financial Statements (continued)

31 December 2024

7 RELATED PARTY TRANSACTIONS AND BALANCES (continued)

7.2 Related party balances

The following are the details of the major balances with related parties during the period:

Name of related party	Nature of relationship	Nature of Balance	As at 31 December 2024 SR
Alpha Capital Company	Fund Manager	Management and administration fees payable	2,361,876
Board of Directors	Directors	Directors' fees payable	12,000

8 FINANCIAL INSTRUMENT RISK MANAGEMENT

8.1 FINANCIAL INSTRUMENT RISK FACTORS

The Fund's activities are exposed to a variety of financial instrument risks such as: market risk, credit risk and liquidity risk. The Fund's overall risk management program seeks to maximize the returns derived for the level of risk to which the Fund is exposed and seeks to minimize potential adverse effects on the Fund's financial performance. The Fund Manager has in place policies and procedures to identify risks affecting the Fund's investments and to ensure that such risks are addressed as soon as possible, which include conducting a risk assessment at least once a year.

The Fund Manager also applies a prudent spread of risk while taking into consideration the Fund's investment policies and terms and conditions. Furthermore, the Fund Manager shall make every effort to ensure that sufficient liquidity is available to meet any anticipated recovery request.

The Board of the Fund plays a role in ensuring that the Fund Manager fulfils its responsibilities to the benefit of the unitholders in accordance with the provisions of the Investment Funds Regulations and the terms and conditions of the Fund.

The Fund uses different methods to measure and manage the various types of risk to which it is exposed; these methods are explained below.

8.1.1 Market risk

a) Commission rate risk

Commission rate risk is the risk that the value of future cash flows of a financial instrument or fair values of fixed coupon financial instruments will fluctuate due to changes in market commission rates. The Fund is not subject to commission rate risk, as it does not have any commission-bearing financial instruments.

b) Currency risk

Currency risk is the risk that the value of a financial instrument will fluctuate due to a change in foreign exchange rates. The Fund's financial assets and financial liabilities are denominated in Saudi Riyal and therefore the Fund is not exposed to any currency risks on these financial instruments.

c) Price risk

Price risk is the risk that the value of the Fund's financial instruments will fluctuate as a result of changes in market prices caused by factors other than foreign currency and commission rate movements.

The price risk arises primarily from uncertainty about the future prices of the financial instruments that the Fund holds. The Fund Manager closely monitors the price movement of the financial instruments listed on the stock exchange. The Fund manages the risk through diversification of its investment portfolio by investing in various industry sectors.

Notes to the Financial Statements (continued)

31 December 2024

8 FINANCIAL INSTRUMENT RISK MANAGEMENT (continued)

8.1 FINANCIAL INSTRUMENT RISK FACTORS (continued)

8.1.1 Market risk (continued)

c) Price risk (continued)

Sensitivity analysis

The Fund's financial assets at FVTPL are subject to equity price risk. According to the Fund's management, the effect on the statement of comprehensive income as a result of a change in fair value of equity instruments due to a reasonable possible change in equity indices, with all other variables held constant is as follows:

As at 31 December 2024 SR

5% Increase 19,988,737

5% Decrease (19,988,737)

8.1.2 Liquidity risk

Liquidity risk is the risk that the Fund will encounter difficulty in realizing funds to meet commitments associated with financial liabilities.

The Fund's terms and conditions provide for subscriptions and redemptions of units twice every week and the Fund is, therefore, exposed to the liquidity risk of not meeting unitholder redemptions. The Fund's securities are considered to be readily realizable, and they can be liquidated at any time. However, the Fund Manager has established certain liquidity guidelines for the Fund and monitors liquidity requirements on a regular basis to ensure sufficient funds are available to meet any commitments as they arise, either through new subscriptions, liquidation of the investment portfolio or by obtaining financing from the related parties of the Fund.

The undiscounted value of all financial liabilities of the Fund at the reporting date is approximate to their carrying values and all are to be settled within one year from the reporting date.

8.1.3 Credit risk

Credit risk is the risk that one party to a financial instrument will fail to discharge an obligation and cause the other party to incur a financial loss. The Fund does not have a formal internal grading mechanism.

Credit risk is managed and controlled by monitoring credit exposures, limiting transactions with specific counterparties and continually assessing the creditworthiness of counterparties. Credit risks are generally managed on the basis of external credit ratings of the counterparties. The Fund Manager seeks to limit its credit risk by monitoring credit exposure and by dealing with reputable counterparties.

The table below shows the maximum exposure to credit risk for the components of the statement of financial position:

As at 31 December 2024 SR

Cash and cash equivalents
Advance against purchase of financial assets at FVTPL

9,489,191 18,102,319

Total exposure to credit risk

27,591,510

Notes to the Financial Statements (continued)

31 December 2024

8 FINANCIAL INSTRUMENT RISK MANAGEMENT (continued)

8.2 CAPITAL RISK MANAGEMENT

The capital of the Fund is represented by the net assets attributable to holders of redeemable units. The amount of net assets attributable to holders of redeemable units can change significantly on each valuation day, as the Fund is subject to subscriptions and redemptions at the discretion of unitholders on every valuation day, as well as changes resulting from the Fund's performance. The Fund's objective when managing capital is to safeguard the Fund's ability to continue as a going concern in order to provide returns for unitholders, provide benefits for other stakeholders and maintain a strong net asset base to support the development of the investment activities of the Fund.

In order to maintain the capital structure, the Fund's policy is to monitor the level of subscriptions and redemptions relative to the assets it expects to be able to liquidate.

The Fund Board and the Fund Manager monitor capital on the basis of the value of net assets attributable to redeemable unitholders.

8.3 FAIR VALUE OF FINANCIAL INSTRUMENTS

The Fund has investments at fair value through profit or loss which are measured at fair values and are classified within level 1 of the fair value hierarchy. Management believes that the fair value of all other financial assets and liabilities are classified as amortised costs and at the reporting date approximate their carrying values owing to their short-term tenure and the fact that these are readily liquid. These are all classified within level 2 of the fair value hierarchy. There were no transfers between the various levels of the fair value hierarchy during the current period.

9 ZAKAT AND INCOME TAX

The Ministry of Finance has issued a resolution ("MR") numbered 29791, dated 9 Jumada Al-Awwal 1444H (corresponding to 3 December 2022) publishing certain zakat filing rules to be complied by investment funds in the Kingdom of Saudi Arabia. According to the MR the Fund is not subject to zakat or tax, however, will be required to file certain financial information with Zakat, Tax and Customs Authority ("ZATCA"). The filing with ZATCA is due by 30 April 2025.

10 MATURITY ANALYSIS OF ASSETS AND LIABILITIES

	Within	After	m . 1
	12 months	12 months	Total
As at 31 December 2024	(SR)	(SR)	SR
ASSETS			
Cash and cash equivalents	9,489,191	-	9,489,191
Advance against purchase of financial assets at FVTPL	18,102,319	-	18,102,319
Financial assets at FVTPL	399,774,747	-	399,774,747
TOTAL ASSETS	427,366,257	-	427,366,257
LIABILITIES			
Payable against acquisition of financial assets at FVTPL	6,145,039	-	6,145,039
Management and administration fees payable	2,361,876	-	2,361,876
Director's fees payable	12,000	-	12,000
Accrued expenses and other current liabilities	57,753	-	57,753
TOTAL LIABILITIES	8,576,668		8,576,668

Notes to the Financial Statements (continued)

31 December 2024

11 CONTINGENCIES

There are no contingencies as at the reporting date.

12 SUBSEQUENT EVENTS

There were no subsequent events to the reporting date which require adjustments or disclosure in the notes to the financial statements.

13 LAST VALUATION DATE

The last valuation date of the period was 30 December 2024, however, the financial statements of the Fund have been prepared based on the special valuation as of 31 December 2024.

14 APPROVAL OF THE FINANCIAL STATEMENTS

The financial statements were approved by the Board of Directors on 06 Ramadan 1446H (corresponding to 06 March 2025).

صندوق ألفا المرن للأسهم السعودية (مدار من قبل شركة ألفا المالية)

القوائم المالية للفترة المنتهية في ٣١ ديسمبر ٢٠٢٤ وتقرير المراجع المستقل

صندوق ألفا المرن للأسهم السعودية (مدار من قبل شركة ألفا المالية) القوائم المالية

للفترة من ١٥ مايو ٢٠٢٣ حتى ٣١ ديسمبر ٢٠٢٤

الفهرس	الصفحة
تقرير المراجع المستقل عن القوائم المالية	Y_1
قائمة المركز المالي	٣
قائمة الدخل الشامل	٤
قائمة التدفقات النقدية	٥
قائمة التغيرات في حقوق الملكية	7
إيضاحات حول القوائم المالية	19 — Y







تقرير المراجع المستقل إلى مالكي الوحدات في صندوق ألفا المرن للأسهم السعودية (مدار من قبل شركة ألفا المالية)

الرأى

لقد راجعنا القوائم المالية لصندوق ألفا المرن للأسهم السعودية ("الصندوق") المدار من قبل شركة ألفا المالية ("مدير الصندوق")، والتي تشتمل على قائمة المركز المالي كما في ٣١ ديسمبر ٢٠٢٤، وقوائم الدخل الشامل والتدفقات النقدية والتغيرات في حقوق الملكية للفترة من ١٥ مايو ٢٠٢٣ حتى ٣١ ديسمبر ٢٠٢٤، والإيضاحات المرفقة بالقوائم المالية، بما في ذلك المعلومات ذات الأهمية النسبية عن السياسات المحاسبية.

في رأينا، أن القوائم المالية المرفقة تظهر بعدل، من كافة النواحي الجوهرية، المركز المالي للصندوق كما في ٣١ ديسمبر ٢٠٢٤ وأدائه المالي وتدفقاته النقدية للفترة من ١٥ مايو ٢٠٢٣ حتى ٣١ ديسمبر ٢٠٢٤ وفقاً للمعايير الدولية للتقرير المالي المعتمدة في المملكة العربية السعودية والمعايير والإصدارات الأخرى المعتمدة من الهيئة السعودية للمراجعين والمحاسبين.

أساس الرأي

تمت مراجعتنا وفقا للمعايير الدولية للمراجعة المعتمدة في المملكة العربية السعودية. إن مسؤوليتنا بموجب تلك المعايير تم توضيحها في قسم مسؤوليات المراجع عن مراجعة القوائم المالية في تقريرنا. إننا مستقلون عن الصندوق وفقا للميثاق الدولي لسلوك وآداب المهنة للمحاسبين المهنيين (بما في ذلك معايير الاستقلالية الدولية)، المعتمد في المملكة العربية السعودية، ذي الصلة بمراجعتنا للقوائم المالية للصندوق، كما أننا التزمنا بمسؤولياتنا الأخلاقية وفقا لذلك الميثاق. باعتقادنا أن أدلة المراجعة التي حصلنا عليها كافية وملائمة لتوفير أساس لابداء رأينا.

المعلومات الأخرى الواردة في التقرير السنوي للصندوق لعام ٢٠٢٤

إن مدير الصندوق هو المسؤول عن المعلومات الأخرى. تشتمل المعلومات الأخرى على المعلومات الواردة في التقرير السنوي للصندوق لعام ٢٠٢٤، بخلاف القوائم المالية وتقرير مراجع الحسابات حولها. ومن المتوقع أن يكون التقرير السنوي للصندوق لعام ٢٠٢٤ متوفر لنا بعد تاريخ تقرير مراجع الحسابات.

لا يغطي رأينا حول القوائم المالية تلك المعلومات الأخرى، ولا نُبدي أي شكل من أشكال الاستنتاج التأكيدي حولها.

وبخصوص مراجعتنا للقوائم المالية، فإن مسؤوليتنا هي قراءة المعلومات الأخرى المشار إليها أعلاه عند توفرها، وعند القيام بذلك يتم الأخذ في الحسبان ما إذا كانت المعلومات الأخرى غير متسقة بشكل جوهري مع القوائم المالية، أو مع المعرفة التي حصلنا عليها خلال المراجعة، أو يظهر بطريقة أخرى أنها محرفة بشكل جوهري.

وعندما نقرأ التقرير السنوي للصندوق لعام ٢٠٢٤، إذا تبين لنا وجود تحريف جوهري، فإننا نكون مطالبين بالإبلاغ عن الأمر للمكلفين بالحوكمة.

مسؤوليات مدير الصندوق والمكلفين بالحوكمة عن القوائم المالية

إن مدير الصندوق مسؤول عن إعداد القوائم المالية وعرضها بشكل عادل وفقاً للمعايير الدولية للتقرير المالي المعتمدة في المملكة العربية السعودية والمعايير والإصدارات الأخرى المعتمدة من الهيئة السعودية للمراجعين والمحاسبين، وأحكام لائحة صناديق الاستثمار المعمول بها الصادرة عن مجلس إدارة هيئة السوق المالية وشروط وأحكام الصندوق، وعن الرقابة الداخلية التي يراها مدير الصندوق ضرورية لإعداد قوائم مالية خالية من تحريفٍ جوهري ناتج عن غش أو خطأ.

عند إعداد القوائم المالية، فإن مدير الصندوق مسؤول عن تقويم مقدرة الصندوق على الاستمرار في العمل وفقا لمبدأ الاستمرارية والإفصاح حسبما هو ملائم، عن الأمور ذات العلاقة بمبدأ الاستمرارية، وتطبيق مبدأ الاستمرارية في المحاسبة، ما لم تكن هناك نية لدى مدير الصندوق لتصفية الصندوق أو إيقاف عملياته أو ليس هناك خيار ملائم بخلاف ذلك.

إن مجلس الإدارة مسؤول عن الإشراف على عملية إعداد التقرير المالي في الصندوق.



س.ت: 1010468314 - رأس المال 100,000 ريال مدفوع بالكامل المملكة العربية السعودية، الرياض طريق الملك فهد حى المحمدية جرائد تاور الدور 12



تقرير المراجع المستقل (تتمة) إلى مالكي الوحدات في صندوق ألفا المرن للأسهم السعودية (مدار من قبل شركة ألفا المالية)

مسؤوليات المراجع عن مراجعة القوائم المالية

تتمثل أهدافنا في الحصول على تأكيد معقول فيما إذا كانت القوائم المالية ككل خالية من تحريف جو هري ناتج عن غش أو خطأ، وإصدار تقرير المراجع الذي يتضمن رأينا. إن التأكيد المعقول هو مستوى عالٍ من التأكيد، إلا أنه ليس ضماناً على أن المراجعة التي تم القيام بها وفقا للمعايير الدولية للمراجعة المعتمدة في المملكة العربية السعودية ستكشف دائماً عن تحريف جو هري موجود. يمكن أن تنشأ التحريفات عن غش أو خطأ، وتُعَد جو هرية، بمفردها أو في مجموعها، إذا كان بشكل معقول يمكن توقع أنها ستؤثر على القرارات الاقتصادية التي يتخذها المستخدمون بناءً على هذه القوائم المالية.

وكجزء من المراجعة وفقا للمعابير الدولية للمراجعة المعتمدة في المملكة العربية السعودية، فإننا نمارس الحكم المهني ونحافظ على نزعة الشك المهنى خلال المراجعة. كما نقوم بـ:

- تحديد وتقويم مخاطر وجود تحريفات جو هرية في القوائم المالية سواء كانت ناتجة عن غش أو خطأ، وتصميم وتنفيذ إجراءات مراجعة لمواجهة تلك المخاطر، والحصول على أدلة مراجعة كافية وملائمة لتوفير أساس لإبداء رأينا. ويعد خطر عدم اكتشاف تحريف جو هري ناتج عن غش أعلى من الخطر الناتج عن خطأ، لأن الغش قد ينطوي على تواطؤ، أو تزوير، أو حذف متعمد أو إفادات مضللة أو تجاوز لإجراءات الرقابة الداخلية.
- الحصول على فهم للرقابة الداخلية ذات الصلة بالمراجعة، من أجل تصميم إجراءات مراجعة ملائمة وفقا للظروف، وليس بغرض إبداء رأي حول فاعلية الرقابة الداخلية للصندوق.
- تقويم مدى ملائمة السياسات المحاسبية المستخدمة، ومدى معقولية التقدير ات المحاسبية و الإفصاحات ذات العلاقة التي قام
 بها مدير الصندوق.
- استنتاج مدى ملائمة تطبيق مدير الصندوق لمبدأ الاستمرارية في المحاسبة، واستناداً إلى أدلة المراجعة التي تم الحصول عليها، فيما إذا كان هناك عدم تأكد جو هري يتعلق بأحداث أو ظروف قد تثير شكاً كبيراً حول قدرة الصندوق على الاستمرار في العمل وفقا لمبدأ الاستمرارية. وإذا ما تبين لنا وجود عدم تأكد جو هري، يتعين علينا لفت الانتباه في تقريرنا إلى الإفصاحات ذات العلاقة الواردة في القوائم المالية أو إذا كانت تلك الإفصاحات غير كافية، نقوم بتعديل رأينا. تستند استنتاجاتنا إلى أدلة المراجعة التي تم الحصول عليها حتى تاريخ تقريرنا حول المراجعة. ومع ذلك، فإن الأحداث أو الظروف المستقبلية قد تؤدي إلى توقف الصندوق عن الاستمرار في أعماله كمنشأة مستمرة.
- تقويم العرض العام، وهيكل ومحتوى القوائم المالية، بما في ذلك الإفصاحات، وما إذا كانت القوائم المالية تعبر عن المعاملات والأحداث التي تمثلها بطريقة تحقق عرضاً عادلاً.

نقوم بإبلاغ المكلفين بالحوكمة - من بين أمور أخرى - بالنطاق والتوقيت المخطط للمراجعة والنتائج الهامة للمراجعة، بما في ذلك أي أوجه قصور هامة في الرقابة الداخلية تم اكتشافها خلال مراجعتنا.

שיני, פושארפינו

TLYCA

عن اللحيد والبحيى محاسبون قانونيون

تركي عبد المحسن اللحيد محاسب قانوني

ترخيص رقم (٤٣٨)

الرياض: ٠٦ رمضان ١٤٤٦هـ (١٦ مارس ٢٠٢٥)

ريال سعودي	إيضاح	
		الموجودات
9,589,191		رصيد لدى البنك
799, 779	ه ٦	موجودات مالية بالقيمة العادلة من خلال الربح أو الخسارة
11,1.7,719	•	دفعات مقدمة لشراء موجودات مالية بالقيمة العادلة من خلال الربح أو الخسارة
177,777,707		إجمالي الموجودات
		المطلوبات وحقوق الملكية
		المطلوبات
7,150,.79	٥	مبالغ مستحقة الدفع لقاء استحواذ على موجودات مالية مقاسة بالقيمة العادلة من خلال الربح أو الخسارة
7,771,477	٧	الحساره أتعاب إدارة ورسوم إدارية مستحقة
17,	, Y	العاب إداره ورسوم إداريه مستحفه أتعاب أعضاء مجلس إدارة مستحقة
٥٧,٥٧٣	·	مصاريف مستحقة الدفع ومطلوبات متداولة أخرى
۸,٥٧٦,٦٦٨		إجمالي المطلوبات
		حقوق الملكية
٤١٨,٧٨٩,٥٨٩		صافي الموجودات العائدة لمالكي الوحدات القابلة للاسترداد
£ 77, 777, 707		إجمالي المطلوبات وحقوق الملكية
YV,9. T,7 £ T		وحدات مصدرة قابلة للاسترداد (بالعدد)
10,.1		صافي قيمة الموجودات لكل وحدة العائد إلى مالكي الوحدات (بالربيال السعودي)

للفترة من ١٥ مايو ٢٠٢٣ حتى ٣١ ديسمبر ٢٠٢٤

ريال سىعودي	إيضاح	
£ £, 1 7 £, 9 £ £ £, £ 1 ٣, 1 7 £	٥	الدخل دخل من موجودات مالية بالقيمة العادلة من خلال الربح أو الخسارة توزيعات أرباح
٤٨,٥٣٨,٠٦٨		إجمالي الدخل
(٦,١٠٣,٨٧٨)	٧	مصاريف العمليات أتعاب إدارة
(979,757)		. ، ر مصاریف ضریبه قیمهٔ مضافهٔ
(٢٥٣,٧٧٥)	٧	رسوم إدارية
(11.,719)		أتعاب حفظ
(\$0,)		أتعاب مهنية
(70,97.)		تكاليف معاملات
(17,)	٧	أتعاب أعضاء مجلس الإدارة
(۲٦٢,٦٥٧)		مصاریف عملیات أخری
(٧,٧٨٣,٤٩١)		إجمالي مصاريف العمليات
£ . , V o £ , o V V		صافي دخل الفترة
-		الدخل الشامل الآخر
£ . , V o £ , o V V		إجمالي الدخل الشامل للفترة

للفترة من ١٥ مايو ٢٠٢٣ حتى ٣١ ديسمبر ٢٠٢٤

ريال سعودي	
	الأنشطة التشغيلية
£ • , V o £ , o V V	صافي دخل الفترة
	التعديلات لـ:
(\$ \$, 1 7 \$, 9 \$ \$)	دخل من موجودات مالية بالقيمة العادلة من خلال الربح أو الخسارة
(£,£1٣,17£)	توزيعات أرباح
(٧,٧٨٣,٤٩١)	زيادة في الدفعة المقدمة لقاء شراء موجودات مالية بالقيمة العادلة من خلال الربح أو الخسارة
/W H / A W	التغيرات في الموجودات والمطلوبات التشغيلية:
(700,719, 1, 1, 1)	زيادة في الموجودات المالية بالقيمة العادلة من خلال الربح أو الخسارة
(11,1.7,719)	زيادة في دفعات مقدمة لشراء موجودات مالية بالقيمة العادلة من خلال الربح أو الخسارة
	زيادة في المبالغ المستحقة الدفع لقاء موجودات مالية مقاسة بالقيمة العادلة من خلال الربح أو الخسارة
۲,۳٦١,۸٧٦	زيادة في أتعاب الإدارة والرسوم الإدارية المستحقة
17,	زيادة في أتعاب أعضاء مجلس إدارة مستحقة
٥٧,٧٥٣	زيادة في المصاريف المستحقة الدفع والمطلوبات المتداولة الأخرى
(٣٧٢,٩٥٨,٩٤٥)	التدفقات النقدية المستخدمة في الأنشطة التشغيلية
٤,٤١٣,١٢٤	توزيعات أرباح مستلمة
(T7A,0£0,A71)	صافى النقدية المستخدمة في الأنشطة التشغيلية
	سدي اسب السساد عي الاستاد السابي
	الأنشطة التمويلية
011,177,791	متحصلات من الوحدات المصدرة
(14.,٧٨٨,٢٨٦)	سداد الوحدات المستردة
٣٧٨,٠٣٥,٠١٢	صافي التدفقات النقدية من الأنشطة التمويلية
9, £ \ 9, 1 9 1	الرصيد لدى البنك في نهاية الفترة

قُائمة التغيرات في حقوق الملكية

للفترة من ١٥ مايو ٢٠٢٣ حتى ٣١ ديسمبر ٢٠٢٤

سعودي	,1	L
ستودي	U	

•,	اما	الش	١,	لدخ	١
- (_~	_	_	_	,

ب صافي دخل الفترة الدخل الشامل الأخر للفترة

إجمالي الدخل الشامل للفترة

£ • , V o £ , o V V

£ . , V o £ , o V V

التغير من معاملات الوحدات

متحصلات من الوحدات المصدرة سداد الوحدات المستردة

صافي التغير من معاملات الوحدات

حقوق الملكية في نهاية الفترة

۳۷۸,۰۳۵,۰۱۲

011,177,791

(1 : . , ٧٨٨, ٢٨٦)

٤١٨,٧٨٩,٥٨٩

معاملات الوحدات القابلة للاسترداد

فيما يلى ملخصاً لمعاملات الوحدات القابلة للاسترداد خلال الفترة:

TV,71V,01T (9,V1T,AV·)

17,9.7,727

17,9.7,757

وحدات مصدرة خلال الفترة وحدات مستردة خلال الفترة

صافي الزيادة في الوحدات

الوحدات في نهاية الفترة

إيضاحات حول القوائم المالية

۳۱ دیسمبر ۲۰۲۶

١- معلومات عامة

صندوق ألفا المرن للأسهم السعودية ("الصندوق") هو صندوق استثماري غير محدد المدة أنشئ بموجب انفاق بين شركة ألفا المالية والمستثمرين ("مالكي الوحدات") في الصندوق. يتمثل النشاط الرئيسي للصندوق في تحقيق نمو في رأس المال على المدى المتوسط إلى الطويل لمالكي الوحدات من خلال الاستثمار في أسهم الشركات المدرجة في أسواق الأسهم السعودية والطروحات الأولية وحقوق الأولية والصناديق العقارية المتداولة والصناديق المغلقة المتداولة.

تم طرح الصندوق للاشتراك وفقًا لأنظمة ولوائح هيئة السوق المالية ("الهيئة") في ١١ رمضان ١٤٤٤هـ (الموافق ٢ إبريل ٢٠٢٣). وجدأ الصندوق عملياته بتاريخ ٢٠ شوال ١٤٤٤هـ (الموافق ١٥ مايو ٢٠٢٣). وعليه، فإن هذه القوائم هي أول قوائم مالية للصندوق وتغطى الفترة من ١٥ مايو ٢٠٢٣ حتى ٣١ ديسمبر ٢٠٢٤.

يُدار الصندوق من قبل شركة ألفا المالية ("مدير الصندوق")، وهي شركة مساهمة سعودية مقفلة مسجلة بموجب السجل التجاري رقم ١٠١٠٩٣٦١٩٦، ومرخصة من قبل هيئة السوق المالية بموجب الترخيص رقم ٣٣-١٨١٨٧.

إن عنوان المكتب المسجل لمدير الصندوق هو ص.ب. ٤٨٥٤، الرياض ١٢٣٧١، المملكة العربية السعودية.

قام الصندوق بتعيين شركة البلاد للاستثمار ("أمين الحفظ") للعمل كأمين حفظ للصندوق. يتم دفع أتعاب الحفظ من قبل الصندوق.

١- اللوائح النظامية

يخضع الصندوق للائحة صناديق الاستثمار ("اللائحة") الصادرة من قبل هيئة السوق المالية والتي تنص على المتطلبات التي يتعين على جميع صناديق الاستثمار العاملة في المملكة العربية السعودية اتباعها.

٣- المعلومات ذات الأهمية النسبية عن السياسات المحاسبية

فيما يلي بيانًا بالمعلومات ذات الأهمية النسبية عن السياسات المحاسبية المطبقة عند إعداد هذه القوائم المالية.

٣-١ أسس الإعداد

تم إعداد هذه القوائم المالية للصندوق وفقاً للمعايير الدولية للنقرير المالي المعتمدة في المملكة العربية السعودية والمعايير والإصدارات الأخرى المعتمدة من الهيئة السعودية للمراجعين والمحاسبين (يشار إليها فيما يلي بـ "المعايير الدولية للتقرير المالي المعتمدة في المملكة العربية السعودية").

تم إعداد هذه القوائم المالية وفقًا لمبدأ التكلفة التاريخية باستخدام أساس الاستحقاق المحاسبي، باستثناء الموجودات المالية المدرجة بالقيمة العادلة من خلال الربح أو الخسارة والتي يتم قياسها بالقيمة العادلة.

قام مدير الصندوق بإعداد القوائم المالية على أساس استمراره في العمل كمنشأة مستمرة.

يقوم الصندوق بعرض قائمة المركز المالي الخاصة به وفقًا لترتيب السيولة بناءً على نية مدير الصندوق وقدرته على استرداد/ تسوية غالبية الموجودات/المطلوبات لبنود القوائم المالية المقابلة. تم عرض تحليل بشأن استرداد أو تسوية الموجودات والمطلوبات المالية خلال ١٢ شهراً بعد تاريخ إعداد القوائم المالية (متداولة) وأكثر من ١٢ شهراً بعد تاريخ إعداد القوائم المالية (غير متداولة) في الإيضاح (٩).

يتطلب إعداد القوائم المالية استخدام بعض التقديرات المحاسبية الهامة. كما يتطلب من مدير الصندوق ممارسة الأحكام عند تطبيق السياسات المحاسبية للصندوق. وقد تم الإفصاح عن النواحي التي تتضمن درجة عالية من الأحكام أو التعقيد أو النواحي التي تكون فيها الافتراضات والتقديرات هامة للقوائم المالية في الإيضاح (٤).

۳۱ دیسمبر ۲۰۲۶

المعلومات ذات الأهمية النسبية عن السياسات المحاسبية (تتمة)

٢-٣ المعايير الصادرة وغير سارية المفعول بعد

فيما يلي بيانًا بالمعايير والتفسيرات الجديدة والمعدلة الصادرة وغير سارية المفعول بعد حتى تاريخ إصدار القوائم المالية للصندوق. يعتزم الصندوق تطبيق هذه المعايير والتفسيرات الجديدة والمعدلة، إذا ينطبق ذلك، عند سريانها والمعتمدة من الهيئة السعودية للمراجعين والمحاسبين.

تاريخ السريان	المعايير/ التعديلات على المعايير / التفسيرات
۱ ینایر ۲۰۲۵	عدم القابلية للصر ف - التعديلات على معيار المحاسبة الدولي (٢١)
۱ ینایر ۲۰۲۷	العرض والإفصاحات في القوائم المالية — المعيار الدولي للتقرير المالي (١٨)
۱ ینایر ۲۰۲۷	الشركات التابعة التي لا تخضع للمساءلة العامة: الإفصاحات - المعيار الدولي للتقرير المالي (٩٩)

٣-٣ تحويل العملات الأجنبية

أ) العملة الوظيفية وعملة العرض

تم عرض هذه القوائم المالية بالريال السعودي، باعتباره العملة الوظيفية وعملة العرض الخاصة بالصندوق. كما تم تقريب كافة المعلومات المالية المعروضة إلى أقرب ريال سعودي.

ب) المعاملات والأرصدة

تحول المعاملات التي تتم بالعملات الأجنبية إلى العملة الوظيفية وفقا لأسعار الصرف السائدة بتاريخ إجراء المعاملات المعنية. ويتم تحويل الموجودات والمطلوبات المسجلة بالعملات الأجنبية إلى العملة الوظيفية وفقا لأسعار الصرف السائدة بتاريخ قائمة المركز المالي.

تدرج الأرباح والخسائر الناتجة عن تحويل العملات الأجنبية في قائمة الدخل الشامل.

٣-٤ النقدية وشبه النقدية

تشتمل النقدية وشبه النقدية على النقد لدى البنك والاستثمارات قصيرة الأجل الأخرى عالية السيولة، إن وجدت، وتواريخ استحقاقها ثلاثة أشهر أو أقل من تاريخ الشراء.

٣-٥ الأدوات المالية

٣-٥-١ الأدوات المالية - الإثبات الأولي والقياس اللاحق

يتم إثبات الموجودات المالية والمطلوبات المالية عندما يصبح الصندوق طرفًا في الأحكام التعاقدية للأدوات المالية. يتم إثبات عمليات شراء أو بيع الموجودات المالية التي تنص عليها الأنظمة أو تلك عمليات شراء أو بيع الموجودات خلال الفترة الزمنية التي تنص عليها الأنظمة أو تلك المتعارف عليها بالسوق (المعاملات الاعتيادية) – بتاريخ النداول، أي التاريخ الذي يلتزم فيه الصندوق بشراء أو بيع الأصل.

1) الموجودات المالية

الإثبات الأولى والقياس

تصنف الموجودات المالية، عند الاثبات الأولى لها، كمقاسة لاحقا بالتكلفة المطفأة وبالقيمة العادلة من خلال الربح أو الخسارة.

يتوقف تصنيف الموجودات المالية عند الإثبات الأولي لها على خصائص التدفقات النقدية للأصل المالي ونموذج أعمال الصندوق لإدارتها. ولتصنيف وقياس الموجودات المالية بالتكلفة المطفأة، فإنه يجب أن ينتج عنها تدفقات نقدية تمثل فقط دفعات من المبلغ الأصلي والعمولة"، ويتم إجراؤه الأصلي والعمولة على المبلغ الأصلي والعمولة"، ويتم إجراؤه على مستوى الأداة المالية. يتم تصنيف وقياس الموجودات المالية ذات التدفقات النقدية التي لا تعد فقط دفعات من المبلغ الأصلي والعمولة بالقيمة العادلة من خلال الربح أو الخسارة بصرف النظر عن نموذج الأعمال. يشير نموذج أعمال الصندوق الخاص بإدارة الموجودات المالية إلى كيفية إدارة هذه الموجودات المالية بهدف تحقيق التدفقات النقدية. يحدد نموذج الأعمال ما إذا كانت التدفقات النقدية ستنتج عن تحصيل التدفقات النقدية أو بيع الموجودات المالية أو كلاهما. يتم الاحتفاظ بالموجودات المالية المصنفة والمقاسة بالتكلفة المطفأة ضمن نموذج أعمال هدفه الاحتفاظ بالموجودات المالية لتحصيل التدفقات النقدية التعاقدية.

۳۱ دیسمبر ۲۰۲۶

- المعلومات ذات الأهمية النسبية عن السياسات المحاسبية (تتمة)
 - ٣-٥ الأدوات المالية (تتمة)
 - ٣-٥-١ الأدوات المالية- الإثبات الأولي والقياس اللاحق (تتمة)
 - 1) الموجودات المالية (تتمة)

القياس اللاحق

لأغراض القياس اللاحق لها، تصنف الموجودات المالية إلى الفئات التالية:

الموجودات المالية المقاسة بالتكلفة المطفأة

تقاس الموجودات المالية المسجلة بالتكلفة المطفأة لاحقًا باستخدام طريقة العمولة الفعلية، وتخضع لاختبار الانخفاض في القيمة. يتم إثبات الأرباح والخسائر ضمن قائمة الدخل الشامل عند التوقف عن إثبات الأصل أو تعديله أو انخفاض قيمته. تشتمل الموجودات المالية للصندوق على النقدية وشبه النقدية والذمم المدينة.

الموجودات المالية المقاسة بالقيمة العادلة من خلال الربح أو الخسارة

وبعد الإثبات الأولى، يتم قياس كافة الموجودات المالية المدرجة بالقيمة العادلة من خلال الربح أو الخسارة بالقيمة العادلة.

يتم عرض الأرباح والخسائر الناتجة عن التغيرات في القيمة العادلة لفئة "الموجودات المالية بالقيمة العادلة من خلال الربح أو الخسارة" في قائمة الدخل الشامل في الفترة التي تنشأ فيها.

كما يتم إثبات توزيعات الأرباح الناتجة عن الاستثمارات في أدوات حقوق الملكية المدرجة في قائمة الدخل الشامل عند الإقرار بأحقية دفعها.

التوقف عن الاثبات

يتم التوقف عن إثبات الأصل المالي (أو، إذ ينطبق ذلك، جزء منه أو جزء من مجموعة من موجودات مالية مشابهة) (أي استبعاده من قائمة المركز المالي للصندوق) عند:

- انتهاء الحقوق المتعلقة باستلام التدفقات النقدية من الأصل، أو
- قيام الصندوق بتحويل حقوق استلام التدفقات النقدية من الأصل أو التعهد بسداد التدفقات النقدية المستلمة بالكامل إلى طرف آخر دون أي تأخير وفق "ترتيبات فورية" وإذا ما (أ) قام الصندوق بتحويل كافة المخاطر والمنافع المصاحبة للأصل، أو (ب) لم يقم الصندوق بالتحويل أو الإبقاء على معظم المنافع والمخاطر المصاحبة للأصل، ولكن قام بتحويل السيطرة على الأصل.

وفي الحالات التي يقوم فيها الصندوق بتحويل حقوق استلام التدفقات النقدية من الأصل أو إبرام اتفاقية ترتيبات فورية، فإنه يجب عليه تقويم فيما إذا ولأي مدى قام بالاحتفاظ بالمنافع والمخاطر المصاحبة للملكية. وفي الحالات التي لا يتم فيها تحويل أو الإبقاء على معظم المخاطر والمنافع المصاحبة للأصل أو لم يتم فيها تحويل السيطرة على الأصل، يستمر الصندوق في إثبات الأصل بقدر ارتباط الصندوق المستمر به. وفي تلك الحالة، يقوم الصندوق أيضاً بإثبات المطلوبات المصاحبة لها. يتم قياس الموجودات المحولة والمطلوبات المصاحبة لها وفق نفس الأساس الذي يعكس الحقوق والالتزامات التي أبقى عليها الصندوق.

الانخفاض في القيمة

يقوم الصندوق بإثبات مخصص خسائر الائتمان المتوقعة بشأن كافة أدوات الدين غير المقتناة بالقيمة العادلة من خلال الربح أو الخسارة. تحدد خسائر الائتمان المتوقعة على أساس الفرق بين التدفقات النقدية التعاقدية المستحقة وفقا للعقد وجميع التدفقات النقدية التي يتوقع الصندوق استلامها، مخصومة بما يقارب معدل العمولة الفعلي الأصلي. تشتمل التدفقات النقدية المتوقعة على التدفقات النقدية من بيع الضمانات الرهنية المحتفظ بها والتعزيزات الائتمانية الأخرى التي تعتبر جزءًا لا يتجزأ من الشروط التعاقدية.

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- المعلومات ذات الأهمية النسبية عن السياسات المحاسبية (تتمة)
 - ٣-٥ الأدوات المالية (تتمة)
 - ٣-٥-١ الأدوات المالية الإثبات الأولى والقياس اللاحق (تتمة)

1) الموجودات المالية (تتمة)

الانخفاض في القيمة (تتمة)

يتم إثبات خسائر الائتمان المتوقعة على مرحلتين. بالنسبة للتعرضات الائتمانية التي لم تزداد مخاطر الائتمان الخاصة بها بشكل جوهري منذ الإثبات الأولي لها، يجنب مخصص خسائر الائتمان المتوقعة لقاء الخسائر الائتمانية التي تنتج عن حالات التعثر المحتملة خلال الـ ١٢ شهرًا التالية (خسائر الائتمان المتوقعة على مدى ١٢ شهرًا). أما التعرضات الائتمانية التي تزداد مخاطر الائتمان الخاصة بها بشكل جوهري منذ الإثبات الأولي لها، فإنه يجب تجنيب مخصص خسارة لخسائر الائتمان المتوقعة على مدى العمر). العمر المتبقي للتعرض للمخاطر بصرف النظر عن وقت التعثر (خسائر الائتمان المتوقعة على مدى العمر).

بالنسبة لتوزيعات الأرباح والذمم المدينة الأخرى، يستخدم الصندوق الطريقة المبسطة عند احتساب خسائر الائتمان المتوقعة. وعليه، لا يقوم الصندوق بمتابعة التغيرات في مخاطر الائتمان ولكن يقوم بدلاً من ذلك بإثبات مخصص خسارة بناءً على خسائر الائتمان المتوقعة على مدى العمر بتاريخ إعداد كل قوائم مالية. قام الصندوق بإنشاء مصفوفة مخصصات استنادًا إلى الخبرة السابقة في خسائر الائتمان، والتي يتم تعديلها بالعوامل المستقبلية الخاصة بالمدينين والبيئة الاقتصادية.

٢) المطلوبات المالية

الإثبات الأولى والقياس

تشتمل المطلوبات المالية الخاصة بالصندوق على الاستردادات المستحقة والرسوم الإدارية وأتعاب الإدارة المستحقة والمطلوبات الأخرى. يتم، في الأصل، إثبات كافة المطلوبات المالية بالقيمة العادلة. وبالنسبة للذمم الدائنة، يتم إظهارها بعد خصم تكاليف المعاملات المتعلقة بها مباشرةً.

المطلوبات المالية المقاسة بالتكلفة المطفأة

تشتمل هذه الفئة على كافة المطلوبات المالية بخلاف تلك المقاسة بالقيمة العادلة من خلال الربح أو الخسارة.

القياس اللاحق

المطلوبات المالية بالتكلفة المطفأة

تتعلق هذه الفئة كثيرًا بالصندوق. بعد الاثبات الأولي لها، تقاس المطلوبات المالية لاحقاً بالتكلفة المطفأة باستخدام طريقة معدل العمولة الفعلي. يتم إثبات الأرباح والخسائر في قائمة الدخل الشامل عند التوقف عن إثبات المطلوبات وكذلك من خلال عملية إطفاء معدل العمولة الفعلي. تحسب التكلفة المطفأة بعد الأخذ بعين الاعتبار العلاوة أو الخصم عند الشراء وكذلك الأتعاب أو التكاليف التي تعتبر جزءاً لا يتجزأ من معدل العمولة الفعلي. ويدرج إطفاء معدل العمولة الفعلي كتكاليف تمويل في قائمة الدخل الشامل.

تنطبق هذه الفئة عمومًا على الاستردادات المستحقة والرسوم الإدارية وأتعاب الإدارة المستحقة والمطلوبات الأخرى.

التوقف عن الإثبات

يتم التوقف عن اثبات المطلوبات المالية عند سداد الالتزام المحدد في العقد أو إلغائه أو انتهاء مدته. وفي حالة تبديل الالتزامات المالية بأخرى من نفس الجهة المقرضة بشروط مختلفة تماماً أو بتعديل شروط الالتزامات الحالية بشكل جوهري، عندئذ يتم اعتبار مثل هذا التبديل أو التعديل كتوقف عن اثبات الالتزامات الأصلية واثبات التزامات جديدة. يتم إثبات الفرق بين القيم الدفترية المعنية في قائمة الدخل الشامل.

٣) مقاصة الأدوات المالية

تتم مقاصة الموجودات والمطلوبات المالية ويدرج الصافي في قائمة المركز المالي وذلك فقط عند وجود حق نظامي ملزم لتسوية المبالغ التي تم إثباتها، وعند وجود نية لتسوية الموجودات مع المطلوبات على أساس الصافي أو بيع الموجودات وتسديد المطلوبات في آن واحد. ولا ينطبق ذلك عمومًا على اتفاقيات المقاصة الرئيسية مالم يتعثر أحد أطراف الاتفاقية، ويتم عرض الموجودات والمطلوبات ذات العلاقة بالإجمالي في قائمة المركز المالي.

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٣- المعلومات ذات الأهمية النسبية عن السياسات المحاسبية (تتمة)

٣-٣ قياس القيمة العادلة

يقوم الصندوق بقياس الأدوات المالية مثل أدوات حقوق الملكية بالقيمة العادلة بتاريخ كل قائمة مركز مالي.

القيمة العادلة هي السعر الذي سيتم استلامه عند بيع موجودات ما أو دفعه عند تحويل مطلوبات ما بموجب معاملة نظامية بين متعاملين في السوق بتاريخ القياس. يستند قياس القيمة العادلة إلى افتراض أن معاملة بيع الموجودات أو تحويل المطلوبات تتم إما:

- في السوق الرئيسي للموجودات أو المطلوبات، أو
- في حالة عدم وجود السوق الرئيسي، في أكثر الأسواق فائدة للموجودات أو المطلوبات.

تقاس القيمة العادلة للموجودات أو المطلوبات بافتراض أن المتعاملين في السوق سيستفيدون عند تسعير الموجودات والمطلوبات وأنهم يسعون لتحقيق أفضل مصالحهم الاقتصادية.

يستخدم الصندوق طرق تقويم ملائمة وفقاً للظروف، وتتوفر بشأنها بيانات كافية لقياس القيمة العادلة وزيادة استخدام المدخلات القابلة للملاحظة وتقليل استخدام المدخلات غير القابلة للملاحظة.

تصنف كافة الموجودات والمطلوبات التي يتم قياسها بالقيمة العادلة أو الافصاح عنها في القوائم المالية ضمن التسلسل الهرمي لمستويات القيمة العادلة ككل: لمستويات القيمة العادلة ككل:

- المستوى ١: الأسعار المتداولة (غير المعدلة) في أسواق نشطة لموجودات أو مطلوبات مماثلة.
- المستوى ٢: طرق تقويم تعتبر مدخلات المستوى الأدنى الهامة لقياس القيمة العادلة قابلة للملاحظة بصورة مباشرة أو غير مباشرة.
 - المستوى ٣: طرق تقويم تعتبر مدخلات المستوى الأدنى الهامة لقياس القيمة العادلة غير قابلة للملاحظة.

بالنسبة للموجودات والمطلوبات التي يتم إثباتها في القوائم المالية بالقيمة العادلة بشكل متكرر، يقوم الصندوق بالتأكد فيما إذا تم التحويل بين التسلسل الهرمي لمستويات القيمة العادلة وذلك بإعادة تقويم التصنيف (على أساس مدخلات المستوى الأدنى الهامة لقياس القيمة العادلة ككل) في نهاية كل سنة مالية. يقوم الصندوق بتحديد السياسات والإجراءات لكل من قياس القيمة العادلة المتكرر وقياس القيمة العادلة غير المتكرر.

وبتاريخ إعداد كل قوائم مالية، يقوم الصندوق بتحليل التغيرات في قيمة الموجودات والمطلوبات المراد إعادة قياسها أو إعادة تقويمها طبقاً للسياسات المحاسبية للصندوق. ولأغراض هذا التحليل، يقوم الصندوق بالتحقق من المدخلات الرئيسية المطبقة في آخر تقييم وذلك بمطابقة المعلومات المستخدمة في احتساب التقييم مع العقود والمستندات ذات العلاقة الأخرى. كما يقوم الصندوق أيضًا بمقارنة التغيرات في القيمة العادلة لكل فئة من فئات الموجودات والمطلوبات مع المصادر الخارجية ذات العلاقة لتحديد ما إذا كان التغير معقولاً.

ولغرض الإفصاح عن القيمة العادلة، قام الصندوق بتحديد فئات الموجودات والمطلوبات على أساس طبيعة وخصائص ومخاطر الموجودات والمطلوبات والتسلسل الهرمي لمستويات قياس القيمة العادلة المذكورة أعلاه. إن الإفصاحات المتعلقة بالقيمة العادلة للأدوات المالية، التي يتم قياسها بالقيمة العادلة أو التي تم الإفصاح عن القيمة العادلة لها، تمت مناقشتها في إيضاح (٥).

٧-٣ الوحدات القابلة للاسترداد

تصنف الوحدات القابلة للاسترداد كأدوات حقوق ملكية عند:

- استحقاق مالك الوحدات القابلة للاسترداد حصة تناسبية في صافى موجودات الصندوق في حالة تصفية الصندوق.
- تصنیف الوحدات القابلة للاسترداد ضمن فئة الأدوات المالیة التی یتم ردها بعد كافة فئات الأدوات المالیة الأخری.
- وجود خصائص مماثلة لكافة الوحدات القابلة للاسترداد المصنفة ضمن فئة الأدوات المالية التي يتم ردها بعد كافة فئات الأدوات المالية الأخرى.
- عدم تضمن الوحدات القابلة للاسترداد أي تعهدات تعاقدية لتسليم النقدية أو أصل مالي آخر بخلاف حقوق المالك في حصة تناسبية في صافي موجودات الصندوق.

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٣- المعلومات ذات الأهمية النسبية عن السياسات المحاسبية (تتمة)

٧-٣ الوحدات القابلة للاسترداد (تتمة)

تحديد إجمالي التدفقات النقدية المتوقعة المتعلقة بالوحدات القابلة للاسترداد على مدى عمر الأداة المالية بصورة جوهرية على
اساس الربح أو الخسارة أو التغير في صافي الموجودات المثبت أو التغير في القيمة العادلة لصافي الموجودات المثبت وغير
المثبت للصندوق على مدى عمر الأداة المالية.

بالإضافة إلى الوحدات القابلة للاسترداد، والتي تتضمن كافة الخصائص أعلاه، فإنه يجب ألا يكون لدى الصندوق أدوات مالية أخرى أو عقد بشتمل على:

- إجمالي التدفقات النقدية المحدد بصورة جو هرية على أساس الربح أو الخسارة أو التغير في صافي الموجودات المثبت أو التغير في القيمة العادلة لصافي الموجودات المثبت وغير المثبت للصندوق.
 - الأثر الناتج عن التقييد أو التحديد الجوهري للعائد المتبقي للوحدات القابلة للاسترداد.

يقوم الصندوق بصورة مستمرة بتقويم تصنيف الوحدات القابلة للاسترداد. وفي حالة توقف الوحدات القابلة للاسترداد عن امتلاك كافة الخصائص أو الوفاء بكافة الشروط المنصوص عليها لكي يتم تصنيفها كحقوق ملكية، فإن الصندوق سيقوم بإعادة تصنيفها كمطلوبات مالية وقياسها بالقيمة العادلة بتاريخ إعادة التصنيف، مع إثبات أي فروقات ناتجة عن القيمة الدفترية السابقة في صافي الموجودات العائدة لمالكي الوحدات. وفي حالة امتلاك الوحدات القابلة للاسترداد كافة الخصائص لاحقاً واستيفائها لشروط تصنيفها كحقوق ملكية، فإن الصندوق سيقوم بإعادة تصنيفها كأدوات حقوق ملكية وقياسها بالقيمة الدفترية للمطلوبات بتاريخ إعادة التصنيف.

يتم المحاسبة عن عملية إصدار وشراء وإلغاء الوحدات القابلة للاسترداد كمعاملات حقوق ملكية. لا يتم إثبات أي ربح أو خسارة في قائمة الدخل الشامل عند شراء وإصدار أو إلغاء أدوات حقوق الملكية الخاصة بالصندوق.

٨-٢ صافي قيمة الموجودات لكل وحدة

يتم احتساب صافي قيمة الموجودات لكل وحدة والمفصح عنه في قائمة المركز المالي وذلك بقسمة صافي قيمة موجودات الصندوق على عدد الوحدات المصدرة في نهاية الفترة.

٩-٣ أتعاب الإدارة وأتعاب الحفظ والمصاريف الأخرى

يتم تحميل أتعاب الإدارة والرسوم الإدارية وأتعاب الحفظ والمصاريف الأخرى بالأسعار/ المبالغ المحددة في الشروط والأحكام الخاصة بالصندوق.

١٠-٣ الزكاة وضريبة الدخل

إن الصندوق ليس مسؤولاً عن سداد أية زكاة أو ضريبة دخل، حيث يعتبر ذلك من مسؤولية مالكي الوحدات، وعليه لم يجنب لها مخصص في هذه القوائم المالية المرفقة.

١١-٣ توزيعات الأرباح

يتم إثبات توزيعات الأرباح في قائمة الدخل الشامل وذلك بتاريخ الإقرار بأحقية استلامها. وبالنسبة للأوراق المالية المتداولة، فإنه يتم إثباتها عادة بتاريخ اعتماد عند أبناتها عادة بتاريخ اعتماد المساهمين دفع تلك التوزيعات الأرباح السابقة. وبالنسبة للأوراق المالية المصنفة بالقيمة العادلة من خلال الربح أو الخسارة في بند مستقل في قائمة الدخل الشامل.

التقديرات والأحكام المحاسبية الهامة

ينطلب إعداد القوائم المالية للصندوق، طبقاً للمعايير الدولية للتقرير المالي المعتمدة في المملكة العربية السعودية، استخدام التقديرات والافتراضات التي قد تؤثر على أرصدة الموجودات والمطلوبات المسجلة والإفصاح عن الموجودات والمطلوبات المحتملة بتاريخ إعداد القوائم المالية ومبالغ الإيرادات والمصاريف المصرح عنها خلال السنة. يتم تقويم التقديرات والأحكام بصورة مستمرة وذلك بناءً على الخبرة السابقة وعوامل أخرى تشتمل على توقعات للأحداث المستقبلية والتي يعتقد بأنها معقولة وفقاً للظروف. يقوم الصندوق بإجراء التقديرات والافتراضات بشأن المستقبل. وقد تختلف التقديرات المحاسبية الناتجة عن ذلك عن النتائج الفعلية ذات العلاقة.

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٤- التقديرات والأحكام المحاسبية الهامة (تتمة)

وفيما يلى النواحي الهامة التي استخدمت فيها الإدارة التقديرات والافتراضات أو التي مارست فيها الأحكام:

مبدأ الاستمرارية

قام مجلس الإدارة بالتعاون مع مدير الصندوق بإجراء تقويم لمقدرة الصندوق على الاستمرار في العمل وفقًا لمبدأ الاستمرارية، وهما على قناعة بأن الصندوق لديه الموارد الكافية للاستمرار في العمل في المستقبل المنظور. علاوة على ذلك، ليس لدى الإدارة أي علم بعدم تأكد جو هري قد يثير شكوكاً حول مقدرة الصندوق على الاستمرار في العمل وفقًا لمبدأ الاستمرارية. وعليه، تم إعداد هذه القوائم المالية على أساس مبدأ الاستمرارية.

قياس القيمة العادلة

يقوم الصندوق بقياس استثماراته في أدوات حقوق الملكية بالقيمة العادلة بتاريخ إعداد كل قوائم مالية. إن القيمة العادلة هي السعر الذي سيتم استلامه عند بيع موجودات ما أو دفعه عند تحويل مطلوبات ما بموجب معاملة نظامية بين متعاملين في السوق بتاريخ القياس. يحدد قياس القيمة العادلة بافتراض أن معاملة بيع الموجودات أو تحويل المطلوبات قد تمت إما في السوق الرئيسي للموجودات أو المطلوبات، أو في حالة عدم وجود السوق الرئيسي، في أكثر الأسواق فائدة للموجودات والمطلوبات. إن الأسواق الرئيسية أو الأسواق الأكثر فائدة يجب أن تكون قابلة للوصول إليها من قبل الصندوق. تقاس القيمة العادلة للموجودات أو المطلوبات بافتراض أن المتعاملين في السوق سيستفيدون عند تسعير الموجودات والمطلوبات وأنهم يسعون لتحقيق أفضل مصالحهم الاقتصادية.

بالنسبة لكافة الأدوات المالية الأخرى غير المتداولة في سوق نشط، إن وجدت، يتم تحديد القيمة العادلة باستخدام طرق التقويم التي تبدو ملائمة وفقاً للظروف. تشتمل طرق التقويم على طريقة السوق (أي، استخدام آخر معاملات تمت في السوق وفقاً لشروط التعامل العادل، والمعدلة عند الضرورة، والرجوع إلى القيمة السوقية الحالية للأدوات الأخرى المماثلة) وطريقة الدخل (أي تحليل التعامل النقدية المخصومة ونماذج تسعير الخيارات مما يزيد من استخدام بيانات السوق المتاحة والمؤيدة قدر الإمكان).

يقوم الصندوق بقياس الأدوات المالية بالقيمة العادلة بتاريخ كل قائمة مركز مالي. تم الإفصاح عن القيمة العادلة لهذه الأدوات المالية في إيضاح ٥.

٥- الموجودات المالية بالقيمة العادلة من خلال الربح أو الخسارة

فيما يلى ملخصًا بمكونات الموجودات المالية بالقيمة العادلة من خلال الربح أو الخسارة في آخر يوم تقويم والتعرض الجغرافي لها:

بر ۲۰۲۶	۳۱ دیسم
القيمة السوقية	التكلفة
ريال سعودي	ريال سعودي
٣٩٩,٧٧٤,٧٤٧	٣٧ ٨,٩٠٧,٦٦٩

الاستثمار ات في الأسهم المتداولة (حسب الدولة) المملكة العربية السعودية

بلغ الدخل من الموجودات المالية بالقيمة العادلة من خلال الربح أو الخسارة خلال الفترة ٤٤,١٢٤,٩٤٤ ريال سعودي.

يقوم الصندوق أيضًا بإدارة تعرضه لمخاطر السعر من خلال تحليل المحفظة الاستثمارية حسب القطاع. وتتمثل سياسة الصندوق في تركيز المحفظة الاستثمارية في القطاعات التي يعتقد مدير الصندوق أن الصندوق يمكنه من خلالها تعظيم العوائد المتأتية من مستوى المخاطر التي يتعرض لها الصندوق.

لم يكن لدى الصندوق أي تركيزات في مراكز الأسهم الفردية تتجاوز ١٢٪ من صافي الموجودات العائدة إلى مالكي الوحدات. تم الإفصاح عن تركز الاستثمار حسب قطاع المحفظة الاستثمارية للصندوق في الجدول أدناه:

۳۱ دیسمبر ۲۰۲۶

٥- الموجودات المالية بالقيمة العادلة من خلال الربح أو الخسارة (تتمة)

		۳۱ دیسمبر ۲۰۲۶		
	التكلفة	القيمة العادلة	القيمة العادلة	
	ريال سعودي	ربيال سعودي	%	
	91,. ٧٤, ٧1.	112,040,91.	% ٢٨,٦٦	
لأساسية	78,770,180	०४,०४१,२१ •	%1£,77	
	٣٧,٧٦٤,٥٧٨	40,757,770	% A,AY	
رأسمالية	77, 299, 777	۳۰,٤٧٥,٥٠٠	<u> </u>	
وخدمات الرعاية الصحية	TV,. TO, VIA	۲٦,٣٠٧,٥١٠	%٦,0A	
ت الاستهلاكية	74,007,7.7	۲۳,۱٦٤,0٣٣	<u>%</u> 0,٧9	
ومشر وبات	77,717,504	22,122,788	<u>/</u> 0,0£	
	Y1, T., ., . 1 A	19,775,27.	½,9°	
وتوزيع السلع الكمالية	14,747,777	19,001,	%£,19	
بات والخدمات	10,707,.70	19,10.,170	% £,٧٩	
تجارية ومهنية	14,4.9,911	11,149,707	½, ٧٢	
العامة	17,.72,910	11,92.,	%٢,٩٩	
	٣٧ ٨,٩ • ٧ ,٦ ٦ ٩	٣٩٩,٧٧٤,٧٤٧	%1	

كما في ٣١ ديسمبر ٢٠٢٤، يوجد مبالغ مستحقة الدفع لقاء الاستحواذ على موجودات مالية بالقيمة العادلة من خلال الربح أو الخسارة بمبلغ قدره ٢٠١٤٥,٠٣٩ ريال سعودي.

دفعات المقدمة لقاء شراء الموجودات المالية بالقيمة العادلة من خلال الربح أو الخسارة

خلال الفترة المنتهية في ٣١ ديسمبر ٢٠٢٤، شارك الصندوق في الطرح العام الأولي لشركة الموسى الصحية وشركة نايس ون بيوتي للتسويق الالكتروني وسدد دفعة مقدمة لقاء شراء أسهم بمبلغ ٢٠٨،٩٦٩،٨٠٤ ريال سعودي وبمبلغ ٢٠٧٣٢،٥١٥ ريال سعودي للشركتين، على التوالى. وعليه، يمثل هذا الرصيد المبالغ المدفوعة كدفعة مقدمة والذي سيتم تسويته مقابل تخصيص الأسهم.

٧- المعاملات مع الجهات ذات العلاقة وأرصدتها

تعتبر الجهات جهات ذات علاقة إذا كان لدى أحد الجهات القدرة على السيطرة على الجهة الأخرى أو ممارسة تأثير هام على الجهة الأخرى عند اتخاذ القرارات المالية أو التشغيلية. يعتبر مدير الصندوق والمنشآت/الأشخاص ذوي العلاقة بمدير الصندوق ومجلس إدارة الصندوق جهات ذات علاقة بالصندوق. ويقوم الصندوق خلال دورة أعماله العادية بإجراء معاملات مع الجهات ذات العلاقة.

أ) أتعاب الإدارة

إن مدير الصندوق مسؤول عن إدارة أنشطة الصندوق. يقوم مدير الصندوق بتحميل أتعاب إدارة بمعدل قدره ١,٧٥٪ يتم احتسابها مرتين في الأسبوع على أساس صافى قيمة موجودات الصندوق.

ب) الرسوم الإدارية

يقوم مدير الصندوق بتحميل رسوم إدارية بمعدل ٠٠٠٠٪ من إجمالي موجودات الصندوق، ويتم احتسابها على أساس يومي بحد أدنى قدره ٧٠٥٠٠ ريال سعودي شهريًا.

ج) رسوم الاشتراكات

-إضافة إلى ذلك، يحق لمدير الصندوق تحميل رسوم اشتراك بنسبة ٢٪ من قيمة الاشتراكات من مالكي الوحدات في الصندوق، إلا أنه تم التنازل عنها من قبل مدير الصندوق منذ التأسيس.

عضاء مجلس الإدارة

تبلغ مكافأة كل عضو مستقل من أعضاء مجلس الإدارة ٢٠٠٠٠ ريال سعودي عن كل اجتماع ولا يزيد مبلغ المكافأة عن ٢٠٠٠٠٠ ريال سعودي سنويًا لكل عضو وفقًا لأحكام وشروط الصندوق.

٧ - المعاملات مع الجهات ذات العلاقة وأرصدتها (تتمة)

إُيضاحات حول القوائم المالية (تتمة) ٣١ ديسمبر ٢٠٢٤

الاشتراكات في وحدات الصندوق واستردادها

7.75			
ريال سعودي	وحدات	طبيعة المعاملة	اسم الجهة ذات العلاقة
19,1.7,1.8	1,017,711	اشتراكات	أعضاء مجلس الإدارة والإدارة التنفيذية
17,079,887	1,779,507	استردادات	
101,917,717	11,782,718	اشتر اكات	شركات منتسبة لأعضاء مجلس الإدارة
71,777,000	1, £ £ 7, 7 7 7	استردادات	

الوحدات القائمة

فيما يلى تفاصيل الوحدات القائمة خلال السنة:

اسم الجهة ذات العلاقة وحدات وحدات العلاقة أعضاء مجلس الإدارة والإدارة التنفيذية أعضاء مجلس الإدارة التنفيذية شركات منتسبة لأعضاء مجلس الإدارة

٧-١ المعاملات مع الجهات ذات العلاقة

فيما يلى تفاصيل المعاملات الهامة مع الجهات ذات العلاقة خلال الفترة:

للفترة من ١٥ مايو ۲۰۲۳ حتی ۳۱ دیسمبر ۲۰۲۶ طبيعة المعاملة طبيعة العلاقة اسم الجهة ذات العلاقة ربال سعودي 7,1.7,878 أتعاب إدارة مدير الصندوق شركة ألفا المالية 707,770 رسوم إدارية 17,... مكافأة أعضاء مجلس الإدارة مجلس الإدارة

٧-٧ أرصدة الجهات ذات العلاقة

فيما يلي تفاصيل الأرصدة الرئيسية مع الجهات ذات العلاقة خلال الفترة:

كما في ٣١ ديسمبر ٢٠٢٤ ريال سعودي	طبيعة الأرصدة	طبيعة العلاقة	اسم الجهة ذات العلاقة
7,771,879	أتعاب إدارة ورسوم إدارية مستحقة	مدير الصندوق	شركة ألفا المالية
17,	أتعاب أعضاء مجلس إدارة مستحقة	أعضاء مجلس الإدارة	مجلس الإدارة

إدارة مخاطر الأدوات المالية

۳۱ دیسمبر ۲۰۲۶

١-١ عوامل مخاطر الأدوات المالية

تتعرض أنشطة الصندوق لمخاطر أدوات مالية متنوعة مثل مخاطر السوق ومخاطر الانتمان ومخاطر السيولة. يسعى برنامج إدارة المخاطر الشامل بالصندوق إلى تعظيم العوائد المتأتية من مستوى المخاطر التي يتعرض لها الصندوق، كما يسعى إلى الحد من الأثار العكسية المحتملة على الأداء المالي للصندوق. ويوجد لدى مدير الصندوق سياسات وإجراءات لتحديد المخاطر التي تؤثر على استثمارات الصندوق والتأكد من معالجة هذه المخاطر في أقرب وقت ممكن، والتي تشمل إجراء تقييم للمخاطر مرة واحدة على الأقل في السنة.

كما يقوم مدير الصندوق بتطبيق توزيع حذر للمخاطر مع مراعاة سياسات الاستثمار والشروط والأحكام الخاصة بالصندوق. علاوة على ذلك، يبذل مدير الصندوق قصارى جهده لضمان توفر السيولة الكافية للوفاء بأي طلبات استرداد متوقعة.

ولمجلس إدارة الصندوق دور في ضمان وفاء مدير الصندوق بمسؤولياته لصالح مالكي الوحدات وفقًا لأحكام لائحة صناديق الاستثمار وشروط وأحكام الصندوق.

يستخدم الصندوق طرقًا مختلفة لقياس وإدارة مختلف أنواع المخاطر التي يتعرض لها، وتم توضيح هذه الطرق أدناه.

أ) مخاطر أسعار العمولات

تمثل مخاطر أسعار العمولات المخاطر الناتجة عن تذبذب قيمة التدفقات النقدية المستقبلية لأداة مالية ما أو القيمة العادلة للأدوات المالية ذات العائد الثابت نتيجة للتغيرات في أسعار العمولات السائدة في السوق. لا يخضع الصندوق لأي مخاطر أسعار عمولات، حيث لا يوجد لديه أي أدوات مالية مرتبطة بعمولة.

ب) مخاطر العملات

تمثل مخاطر العملات المخاطر الناتجة عن تذبذب قيمة الأدوات المالية نتيجة التغيرات في أسعار الصرف الأجنبي. إن الموجودات والمطلوبات المالية للصندوق مسجلة بالريال السعودي، ومن ثم لا يتعرض الصندوق لأي مخاطر عملات هامة بشأن هذه الأدوات المالية.

ج) مخاطر السعر

م. تمثل مخاطر السعر المخاطر الناتجة عن تذبذب قيمة الأدوات المالية للصندوق نتيجة التغيرات في الأسعار السائدة في السوق والناتجة عن عوامل أخرى بخلاف التغيرات في العملات الأجنبية وأسعار العمولات.

تنشأ مخاطر السعر بشكل أساسي من عدم التأكد من الأسعار المستقبلية للأدوات المالية التي يحتفظ بها الصندوق. ويقوم مدير الصندوق بمراقبة حركة أسعار أدواته المالية المدرجة في اسوق الأسهم عن كثب. كما يقوم الصندوق بإدارة هذه المخاطر من خلال تنويع محفظته الاستثمارية وذلك بالاستثمار في مختلف القطاعات.

تحليل الحساسية

تخضع الموجودات المالية للصندوق المدرجة بالقيمة العادلة من خلال الربح أو الخسارة لمخاطر أسعار الأسهم. وطبقاً لإدارة الصندوق، فيما يلي بيان الأثر على قائمة الدخل الشامل نتيجة التغير في القيمة العادلة لأدوات حقوق الملكية الناتجة عن التغير المحتمل المعقول في مؤشرات الأسهم مع بقاء كافة المتغيرات الأخرى ثابتة:

كما في ٣١ ديسمبر ٢٠*٢٤* ريإل سعودي

19,944,777 (19,944,777)

زيادة بواقع ٥٪

نقص بواقع ٥٪

الله مخاطر الأدوات المالية (تتمة) المالية (تتمة)

إيضاحات حول القوائم المالية (تتمة) ٣١ ديسمبر ٢٠٢٤

١-٨ عوامل مخاطر الأدوات المالية (تتمة)

١-١-٨ مخاطر السبولة

تمثل مخاطر السيولة الصعوبات التي يواجهها الصندوق في توفير الأموال للوفاء بالتعهدات المتعلقة بالمطلوبات المالية.

تنص شروط وأحكام الصندوق على الاشتراك في الوحدات واستردادها مرتين في الأسبوع، ومن ثم يتعرض الصندوق لمخاطر السيولة بشأن الوفاء باستردادات مالكي الوحدات. وتعتبر الأوراق المالية للصندوق قابلة للتحقق على الفور ويمكن تسييلها في أي وقت. ومع ذلك، قام مدير الصندوق بوضع إرشادات معينة للسيولة الخاصة بالصندوق ومراقبة متطلبات السيولة على أساس منتظم لضمان توفر الأموال الكافية للوفاء بأي التزامات حال نشأتها، وذلك إما من خلال الاشتراكات الجديدة أو تصفية المحفظة الاستثمارية أو عن طريق الحصول على تمويل من الجهات ذات العلاقة بالصندوق.

إن قيمة المطلوبات المالية غير المخصومة الخاصة بالصندوق بتاريخ إعداد القوائم المالية تقارب قيمتها الدفترية وجميعها تسدد خلال سنة من تاريخ إعداد القوائم المالية.

تمثل مخاطر الائتمان المخاطر الناتجة عن اخفاق طرف ما في أداة مالية في الوفاء بالتزاماته مما يؤدي إلى تكبد الطرف الأخر لخسارة مالية. لا يوجد لدى الصندوق نظام تصنيف داخلي رسمي.

تتم إدارة مخاطر الائتمان من خلال مراقبة التعرضات لمخاطر الائتمان ووضع حدود ائتمان للمعاملات مع أطراف محددة وتقويم الملاءة الائتمانية للأطراف الأخرى بصورة مستمرة. وتتم إدارة مخاطر الائتمان بشكل عام على أساس التصنيف الائتماني الخارجي للأطراف الأخرى. كما يقوم مدير الصندوق بالحد من مخاطر الائتمان من خلال مراقبة التعرض لمخاطر الائتمان والتعامل مع أطراف ذات سمعة جيدة.

يبين الجدول التالى الحد الأقصى للتعرض لمخاطر الائتمان المتعلقة ببنود قائمة المركز المالى:

كما في ٣١ ديسمبر ٢٠٧٤ ريال سعودي	
9,£	رصيد لدى البنك دفعات المقدمة لقاء شراء الموجودات المالية بالقيمة العادلة من خلال الربح أو الخسارة
77,091,017	إجمالي التعرض لمخاطر الانتمان

٢-٨ الدارة مخاطر رأس المال

يمثل صافي الموجودات العائدة إلى مالكي الوحدات القابلة للاسترداد رأسمال الصندوق. ومن الممكن أن تتغير قيمة صافي الموجودات العائدة إلى مالكي الوحدات القابلة للاسترداد بشكل جوهري في كل يوم تقييم، حيث يخضع الصندوق للاشتراكات والاستردادات وفقًا لتقدير مالكي الوحدات في كل يوم تقييم، فضلاً عن التغيرات الناتجة عن أداء الصندوق. تتمثل أهداف الصندوق عند إدارة رأس المال في الحفاظ على مقدرة الصندوق على الاستمرار في العمل وفقاً لمبدأ الاستمرارية لتحقيق عائدات لمالكي الوحدات ومنافع لأصحاب المصلحة الأخرين والحفاظ على قاعدة صافي موجودات قوية لدعم تطوير الأنشطة الاستثمارية بالصندوق.

من أجل الحفاظ على هيكل رأس المال، تتمثل سياسة الصندوق في مراقبة مستوى الاشتراكات والاستردادات المتعلقة بالموجودات التي يتوقع قدرته على تصفيتها.

يقوم مجلس إدارة الصندوق ومدير الصندوق بمراقبة رأس المال على أساس صافي قيمة الموجودات العائدة إلى مالكي الوحدات القابلة للاسترداد.

٨- إدارة مخاطر الأدوات المالية (تتمة)

إيضاحات حول القوائم المالية (تتمة) ٣١ ديسمبر ٢٠٢٤

٣-٨ القيمة العادلة للأدوات المالية

لدى الصندوق استثمارات مدرجة بالقيمة العادلة من خلال الربح أو الخسارة والتي تم قياسها بالقيمة العادلة وتصنيفها ضمن المستوى المساسل الهرمي لقياس القيمة العادلة. وتعتقد الإدارة أن القيمة العادلة لكافة الموجودات والمطلوبات المالية الأخرى المصنفة بالتكلفة المطفأة تقارب قيمتها الدفترية بتاريخ إعداد القوائم المالية وذلك نظراً لمدتها قصيرة الأجل وإمكانية تسييلها على الفور. ويتم تصنيفها جميعاً ضمن المستويات المختلفة للتسلسل الهرمي لقياس القيمة العادلة. لم يكن هناك تحويلات بين المستويات المختلفة للتسلسل الهرمي القيمة العادلة. في القيمة العادلة خلال الفترة الحالية.

٩- الزكاة وضريبة الدخل

أصدرت وزارة المالية قرارًا وزاريًا رقم ٢٩٧٩١ بتاريخ ٩ جمادى الأولى ١٤٤٤هـ (الموافق ٣ ديسمبر ٢٠٢٢) بشأن بعض قواعد جباية الزكاة التي يتعين على الصناديق الاستثمارية في المملكة العربية السعودية الالتزام بها. ووفقًا للقرار الوزاري، لا يخضع الصندوق لجباية الزكاة أو ضريبة الدخل، ومع ذلك سيتعين عليه تقديم إقرار معلومات إلى هيئة الزكاة والضريبة ("الهيئة"). وسيكون آخر موعد لتقديم الإقرار إلى الهيئة هو ٣٠ إبريل ٢٠٢٥.

١٠- تحليل تواريخ الاستحقاق للموجودات والمطلوبات

الإجمالي ريال سعوي	بعد ۱۲ شبهرًا (رب <u>ا</u> ل سعودي)	خلال ۱۲ شهرًا (ربال سعودي)	كما في ۳۱ ديسمبر ۲۰۲۶
۲۷,091,01 ۳	_	۲۷,091,01 ۳	ا لموجودات رصيد لدى البنك
٣٩٩,٧٧£,٧£٧	-	٣ 99,٧٧£,٧£٧	موجودات مالية بالقيمة العادلة من خلال الربح أو الخسارة
£ 77, 777, 77.		٤٢٧,٣٦٦,٢٦،	إجمالي الموجودات
			المطلوبات مبالغ مستحقة الدفع لقاء استحواذ على موجودات مالية بالقيمة العادلة
7,160,.79	_	7,160,.79	
7,777,.11	-	7,777,.11	أتعاب إدارة ورسوم إدارية مستحقة
17,	-	17,	أتعاب أعضاء مجلس إدارة مستحقة
٥٧,٧٥٩	-	٥٧,٧٥٩	مصاريف مستحقة الدفع ومطلوبات متداولة أخرى
۸,٥٧٦,٨٠٩	-	۸,۵۷٦,۸٠٩	المطلوبات المطل

١١- الالتزامات المحتملة

لا توجد هناك أي التزامات محتملة كما بتاريخ إعداد القوائم المالية.

١٢ - الأحداث اللاحقة

لم تكن هناك أي أحداث لاحقة لتاريخ إعداد القوائم المالية، والتي تتطلب إجراء تعديلات أو تقديم إفصاحات بشأنها في الإيضاحات حول القوائم المالية.

١٣- آخر يوم للتقويم

كان آخر يوم تقويم للفترة هو ٣١ ديسمبر ٢٠٢٤.

١٤- اعتماد القوائم المالية

تم اعتماد القوائم المالية من قبل مجلس الإدارة بتاريخ ٢٠٢٥/٠٣٠١هـ (الموافق ٢٠٢٥/٠٣/٠١).