Public			
Bylaws of			
The National Agricultural Development Company (NADEC)			
Saudi Listed Joint Stock Company			
nadec			

Chapter (1)

Incorporation of the Company

Article (1) Incorporation:

Incorporated in accordance with the provisions of the Companies Law issued by Royal Decree No. (M/132) dated 1/12/1443H, its implementing regulations, and these Bylaws, as follows:

Article (2) Company's Name:

National Agricultural Development Company (NADEC) (a listed joint stock company)

Article (3) Company's Head Office:

The Company's head office is located in Riyadh. Branches may be established within or outside the Kingdom by a resolution of the Board of Directors.

Article (4) Company's Objectives:

The Company carries out the following activities:

Section	Activity	
Agriculture, Pasture, and Fishing	Cultivation of cereals (excluding rice), legumes, and oilseeds	
Agriculture, Pasture, and Fishing	Cultivation of vegetables, melons, roots, and tubers	
Agriculture, Pasture, and Fishing	Cultivation of other non-perennial crops	
Agriculture, Pasture, and Fishing	Cultivation of grapes	
Agriculture, Pasture, and Fishing	Cultivation of tropical and subtropical fruits	
Agriculture, Pasture, and Fishing	Cultivation of citrus fruits	
Agriculture, Pasture, and Fishing	Cultivation of pome and stone fruits (e.g., apples, apricots,	
	cherries, plums, peaches, pears, etc.)	
Agriculture, Pasture, and Fishing	Cultivation of oil-producing fruits	
Agriculture, Pasture, and Fishing	Cultivation of spices, aromatic, medicinal, and pharmaceutical	
	crops	
Agriculture, Pasture, and Fishing	Plant propagation	
Agriculture, Pasture, and Fishing	Raising cattle and buffalo	
Agriculture, Pasture, and Fishing	Raising camels and camelids	

Acricultura Destura and Fishing	Daviltur, formain a	
Agriculture, Pasture, and Fishing	Poultry farming Raising other animals	
Agriculture, Pasture, and Fishing Agriculture, Pasture, and Fishing	Raising other animals	
Agriculture, Pasture, and Fishing	Support activities for crop production Support activities for animal production	
Agriculture, Pasture, and Fishing	·	
Agriculture, Pasture, and Fishing	Post-harvest crop activities	
Agriculture, Pasture, and Fishing	Seed processing for propagation	
	Logging Dragosing and processing of most	
Manufacturing Manufacturing	Processing and preserving of meat	
Manufacturing	Processing and preserving of fruits and vegetables	
Manufacturing	Manufacture of vegetable and animal oils and fats	
Manufacturing	Manufacture of dairy products	
Manufacturing	Manufacture of grain mill products Manufacture of starches and starch products	
	·	
Manufacturing	Sugar manufacturing	
Manufacturing	Manufacture of prepared meals and dishes	
Manufacturing	Manufacture of prepared animal feeds	
Manufacturing	Manufacture of non-alcoholic beverages, bottled mineral water and other bottled waters	
Manufacturing		
Manufacturing	Manufacture of pharmaceutical and medicinal chemical and botanical products	
Manufacturing	Manufacture of electric motors, generators, transformers, and	
ivianuracturing	electricity distribution and control apparatus	
Electricity, Gas, and Air	Electricity generation, transmission, and distribution	
Conditioning Supply	Electricity generation, transmission, and distribution	
Water Supply, Sewerage, Waste	Collection of non-hazardous waste	
Management	1110000	
Water Supply, Sewerage, Waste	Collection of hazardous waste	
Management		
Water Supply, Sewerage, Waste	Treatment and disposal of non-hazardous waste	
Management	'	
Water Supply, Sewerage, Waste	Treatment and disposal of hazardous waste	
Management	·	
Water Supply, Sewerage, Waste	Remediation activities and other waste management services	
Management		
Wholesale and Retail Trade; Repair	Wholesale of agricultural raw materials and live animals	
of Motor Vehicles and Motorcycles		
Wholesale and Retail Trade; Repair	Wholesale of food, beverages, and tobacco	
of Motor Vehicles and Motorcycles		
Wholesale and Retail Trade; Repair	Retail sale in non-specialized stores with food, beverages, or	
of Motor Vehicles and Motorcycles	tobacco predominating	
Wholesale and Retail Trade; Repair	Other retail sale in non-specialized stores	
•	Other retail sale in non-specialized stores	
of Motor Vehicles and Motorcycles	·	
•	Retail sale of food in specialized stores	

Wholesale and Retail Trade; Repair of Motor Vehicles and Motorcycles	Retail sale of other new goods in specialized stores
Transportation and Storage	Land transport of goods
·	
Transportation and Storage	Storage
Transportation and Storage	Other transportation support activities
Real Estate Activities	Real estate activities with own or leased property
Administrative and Support	Packaging and labeling activities
Services	
Education	Pre-primary and primary education

Article (5) Company's Term:

The term of the Company is indefinite.

Chapter (2)

Share Capital and Shares

Article (6) Share Capital:

The issued share capital of the Company is three billion, sixteen million, and four hundred thousand Saudi Riyals (SAR 3,016,400,000.0), divided into 301,640,000 nominal shares of equal value, each with a nominal value of ten Saudi Riyals (SAR 10.0). All shares are ordinary shares paid in cash. The paid-up amount of the issued share capital is three billion, sixteen million, and four hundred thousand Saudi Riyals (SAR 3,016,400,000.0), and the cash contributions have been deposited with a licensed bank.

Article (7) Subscriptions:

The shareholders have subscribed to the entire issued share capital amounting to SAR 3,016,400,000.0, fully paid.

Article (8) Preferred Shares and Redeemable Shares:

The Extraordinary General Assembly may issue preferred or redeemable shares. It may also buy back or convert such shares to any other type or class in accordance with the relevant law and regulations.

Article (9) Sale of Non-payment of Shares:

- 1. A shareholder is obligated to pay the value of a share on the specified dates. If a shareholder fails to pay on the due date, the Board may, after notifying such shareholder by registered mail or any means of modern technology, sell such share in a public auction or in the Exchange, as the case may be, provided that the other shareholders shall have a preemption right to purchase the shares of the shareholder in default of payment.
- 2. The Company shall recover the amounts due thereto from the sale proceeds and shall refund any remaining amount to the shareholder. If the sale proceeds are insufficient to cover what is due to the Company, then the Company may recover such amounts from the shareholder's assets.
- 3. The enforcement of rights relating to shares that are in default of payment shall be suspended until they are sold or the due amount is paid in accordance with the provisions of Paragraph (1) of this Article. This suspension includes the right to receive a share of the net profits distributed and the right to attend and vote in assemblies. However, the shareholder in default may, in such a situation, pay the due amount in full, in addition to the expenses incurred by the Company in this regard, up to the date of sale. In such a case, the shareholder shall have the right to receive the profits determined for distribution.
- 4. The Company shall cancel the share certificate for the shares sold pursuant to this Article and give the purchaser a new share certificate bearing the same number as the cancelled share certificate, a notation of which shall be made in the shareholders register that the sale has taken place and shall include the necessary data for the new owner.

Article (10) Issuance of Shares:

1. The shares shall be nominal and may not be issued for less than their nominal value. However, they may be issued at a higher value if stipulated in this Bylaws, or approved by the Extraordinary General Assembly.

In the latter case, the difference in value is added in a separate item within the shareholders' equity and shall not be distributed as cash dividends to shareholders.

2. A share shall be indivisible in relation to the Company. If a share is owned by multiple persons, they must appoint one of them to represent them in exercising the rights relating to the share, and these persons shall be jointly liable for the obligations arising from the share ownership.

Article (11) Transfer of Shares:

The Company's shares shall be traded in accordance with the provisions of Capital Market Law and its implementing regulations.

Article (12) The Company's Purchase, Sale and Pledge of its Shares:

- 1. The Company may purchase its ordinary, preferred or redeemable shares and sell, pledge and mortgage such shares in accordance with the regulations issued by the competent authorities in that regard. Such shares purchased by the Company shall not have a vote in shareholders assemblies.
- 2. The Company may purchase its shares to be used as treasury shares in accordance with the purposes and controls set by the Capital Market Authority
- 3. The Company may purchase its shares for the purpose of allocating them to its employees under an employee shares program, and the Company shall fulfill the other requirements related to the purchase of its shares and the conditions set by the Capital Market Authority for this purpose.
- 4. The Company may sell the treasury shares in one or several stages in accordance with the controls set by the Capital Market Authority.
- 5. Whoever has the right to own the Company's shares or possess them for the interest of another party may pledge them in accordance with the controls set by the Capital Market Authority, and the pledger shall have

the right to receive dividends and use the rights related to the share, unless otherwise agreed in the pledge contract, but the pledgor is not allowed to attend or vote in the shareholders' general assemblies.

Article (13) Debt Instruments and Financing Deeds:

- 1. The Company may, in accordance with the Capital Market Law, issue negotiable debt instruments or Sukuk. The Company may not issue debt instruments or Sukuk that may be converted to shares except after a resolution issued by the Extraordinary General Assembly specifying the maximum number of shares that may be issued against such instruments or Sukuk, whether such instruments or Sukuk are issued one time, in a series of issues or through one or more programs for its issuance. The Board shall, without need for further approval from the Extraordinary General Assembly, issue new shares against such instruments or Sukuk whose holders request their conversion, immediately upon the expiry of the period of conversion request set for holders of these instruments or Sukuk, or when the conditions for automatic conversion into shares are met or the period specified for such conversion has elapsed. The Board shall take the necessary measures to amend the Company's Bylaws with regard to the number of shares issued and the capital, and complete the procedures for each capital increase with the commercial register.
- 2. Subject to the provisions of the above paragraph of this article, the Company may convert debt instruments or Sukuk into shares in accordance with the Capital Market Law, subject to the consent of its holders, whether it is a previous approval, such as within the terms of issuance or by a subsequent agreement.
- 3. Resolutions issued at shareholders assemblies shall apply to the holders of debt instruments and Sukuk. However, the said assemblies may not amend the rights assigned to them except with an approval issued by them in an Extraordinary general assembly held in accordance with the provisions prescribed for the convening an extraordinary assembly and the issuance of its resolutions.

Article (14) Capital Increase:

- 1. The Extraordinary General Assembly may decide to increase the issued or authorized capital of the Company if any, provided that the issued capital is paid in full. It is not required that the capital be paid in full if the unpaid part is attributed to shares issued in return for converting debt instruments or Sukuk into shares and the period specified for their conversion into shares has not yet expired.
- 2. In all cases, the Extraordinary General Assembly may allocate the shares issued upon capital increase, or part thereof, to the employees of the Company and all or some of its subsidiaries. Shareholders may not exercise the pre-emption right when the Company issues shares allocated to employees.
- 3. Capital may be increased by one of the following ways:
 - A) Issuing new shares against cash or in-kind contributions.
 - B) Issuing new shares against specific and due debt on the Company, approved by the relevant creditor(s); provided that the issuance is made at the value prescribed by the Extraordinary General Assembly upon obtaining the opinion of an expert or an accredited valuer, and upon issuance of a statement by the board of directors and the assessor indicating the origin and amount of such debts. The statement shall be signed by board members, who shall be liable for its validity, and a report from the Company's auditor shall be attached thereon.
 - C) Issuing new shares equal to the amount of the reserve which the Extraordinary General Assembly decides to merge in the capital. Such shares shall be issued in the same class and conditions of issued shares of the same type and class shall be distributed to the shareholders for no consideration pro rata.
 - D) Issuing new shares against debt instruments or sukuk.
- 4. A Shareholder who owns the share at the time of the issuance of the resolution of the Extraordinary General Assembly approving the increase of the issued capital or the decision of the Board of Directors approving its increase within the limits of the authorized capital has the pre-emptive right to subscribe to new cash shares, and he/she shall be notified of such right if any, by a registered letter to his/her address in

the register of shareholders, or through modern technology, with the resolution to increase the capital, the terms, conditions and mechanism of subscription, and its start and end dates, taking into account the type and category of the share he/she owns.

- 5. The Extraordinary General Assembly has the right to suspend the pre-emptive right of shareholders to subscribe to the cash shares in a capital increase, or to give such right to any shareholder or new investor whenever it deems it in the Company's interest.
- 6. The shareholder may sell or assign the pre-emption right, with or without consideration, as specified in the regulations.

Article (15) Capital Reduction:

- 1. The Extraordinary General Assembly may decide to reduce the capital if it exceeds the Company's needs or if the Company sustains losses. The Company may reduce its capital below the limit specified in Article 59 of the Companies Law only if it sustains losses. Such resolution shall not be issued unless a statement is read before the Extraordinary General Assembly, prepared by the Board of Directors, outlining the reasons for the reduction, the Company's obligations and the impact of the reduction on fulfilling them, provided that a report from the Company's auditor is attached to this statement.
- 2. If the reduction is resulting from an excess of the Company's needs, creditors shall be called on to express their opposition before at least forty-five (45) days prior to the date specified for holding the Extraordinary General Assembly to take a decision to reduce the capital. The invitation should be accompanied by a statement indicating the amount of capital before and after the reduction, and the date of the meeting and the effective date of the reduction. If any creditor rejects the reduction and presented his/her documents to the Company on the said date, the Company shall pay his/her debt, if due, or give him/her sufficient guarantee to be paid, if it's not due. The creditor who has notified the Company of his/her objection to the reduction and whose debt has not been paid if it is due, or has not been given sufficient guarantee to pay

the debt if it is deferred, may submit to the competent judicial authority before the date specified for the Extraordinary General Assembly to take the reduction decision, and the competent judicial authority in this case may order the payment of the debt, to provide sufficient guarantee, or to postpone the Assembly of the Extraordinary General Assembly, as the case may be.

3. The reduction shall not be valid vis-à-vis the creditor who submitted his request on the date provided for in Paragraph (1) of this Article, unless he has received what is due of his debt or has obtained sufficient guarantee for an unpaid amount.

Chapter (3)

Board of Directors

Article (16) Management of the Company:

follows:

a) The Company shall be managed by a Board of Directors composed of seven (7) natural persons, elected by the Ordinary General Assembly of shareholders for a term not exceeding four (4) years.
 By way of exception, the Founders have appointed the first Board of Directors for a four-year term as

No.	Name	Position
1	Abdulaziz Saleh Abdullah Alrebdi	Chairman of the Board
2	Ahmed Saud Abdul Aziz Shahini	Vice Chairman
3	Amr Abdulaziz Abdullah Al-Jalal	Board Member
4	Khalid Salem Muhammad Alrowais	Board Member
5	Alaa Abdullah Muhammad Alhashem	Board Member
6	Issa Saleh Issa Alonezi	Board Member
7	Nasser Zaid Abdulrahman Almeshary	Board Member
8	Solaiman Abdulaziz Saleh Al-Twaijri	Chief Executive Officer

b) The operating procedures of the Board of Directors shall be as follows:

A quorum for the meeting shall be met with the attendance of 50% of the Board members.

Resolutions shall be validly passed with the approval of 51% of the members.

Members may authorize others to attend meetings on their behalf.

Communication among Board members shall be conducted as follows: invitations shall be in writing and may be sent via email or any other modern means of communication.

The Board shall appoint from among its members a Chairman and a Vice Chairman, and may appoint a Managing Director. The Board shall also appoint a Secretary.

The term of the Chairman and Vice Chairman shall not exceed their term as Board members, and they may always be reappointed.

Article (17) Termination or Expiry of Board Membership:

- 1. Membership of a Board member expires upon the expiry of the Board's term, resignation, death or if a member becomes unfit for membership according to any law or instructions applicable in the Kingdom of Saudi Arabia. However, the Ordinary General Assembly may, at any time, dismiss all or some of the Board members. A Board member may resign, provided that this takes place at an appropriate time, otherwise such member shall be liable to the Company for the damage caused by such resignation.
- 2. The General Assembly may, based on the recommendation of the Board of Directors, terminate the membership of any member who fails to attend three (3) consecutive meetings of the Board or five (5) non-consecutive meetings during his membership period without a legitimate excuse accepted by the Board.

3. However, the Ordinary General Assembly may remove all or some of the members of the Board of Directors, and in this case the Ordinary General Assembly must elect a new Board of Directors or someone to replace the removed member (as the case may be) in accordance with the provisions of the Companies Law.

Article (18) Powers of the Board:

Without prejudice to the powers granted to the General Assembly, the Board of Directors shall have the fullest extent of powers and authorities to manage the Company, set its strategy, outline its investments and supervise its activities in order to achieve its objectives inside and outside the Kingdom, and such Board powers include but not limited to:

- 1. Representing the Company in its relationship with others
- 2. Entering into bids/tenders and auctions, awarding bids, including but not limited to sale, rent, leasing, representation, declarations, mortgage, and other documents, and conducting transactions on behalf of the Company.
- 3. Incorporating companies and amending bylaws, signing on behalf of the Company on the articles of association of the companies in which the Company participates and the annexes to their amendments, whatever the type of these companies, and whatever the content of these amendments, including the amendments related to increasing or decreasing the capital or disposing or selling shares and stake in accordance with the relevant regulations, acceptance of shares and stake assigned to the Company, conversion or merger of companies, sale and purchase of shares of the companies either all or in part, liquidation of companies and cancelling its registration. The Board may request, accept and negotiate the offering of shares and shares owned by the Company for public or private subscription inside or outside the Kingdom of Saudi Arabia, taking into account the statutory requirements, and the Board may appoint representatives of the Company in the management of any other company to which it is affiliated or it has

- shareholding, and attend meetings of the assemblies of partners or shareholders and sign decisions and minutes of assemblies' meeting, partners, shareholders, boards of directors and executives therein.
- 4. Approving and signing all types of contracts and documents tenders, , and the articles of incorporation of companies in which the Company participates with all its amendments, appendices, amendment resolutions and all resolutions of partners in those companies, including decisions concerning increasing or decreasing capital, disposing and buying shares, notarize those contracts and resolutions with the competent notary and private notaries, making the necessary modifications and changes, extracting and renewing commercial registration, certificates and licenses, receiving and cancelling them, granting loans.
- 5. Approving and signing all agreements and instruments before public notaries and official bodies, loan agreements, guarantees and sponsorship, issuing powers of attorneys on behalf of the Company, selling, buying, transfer of ownership and accepting it, renting, leasing, receiving, and requesting the amendment of title deeds and their duration.
- 6. Carrying out all banking operations inside and outside the Kingdom of Saudi Arabia, including, but not limited to, opening and operating bank and investment accounts, including depositing, withdrawing and closing accounts, withdrawing and liquidating balances, issuing, disbursing and discounting checks and bonds/promissory notes to order and all commercial papers, requesting the issuance of bank guarantees, opening documentary credits.
- 7. Appointing and dismissing lawyers, consultants, employees and workers, requesting visas, recruiting manpower from outside the Kingdom, contracting with them, determining their salaries, issuing residencies, transferring and waiving guarantees.
- 8. Arranging and contracting loans with government funds and institutions, commercial banks, financial institutions, financing companies, export financing institutions and any other credit entities/institutions, inside or outside the Kingdom of Saudi Arabia, regardless of their value or duration, including loans and credit facilities, and this includes negotiation, approval and conclusion of all agreements and related documents.
- 9. Providing all aspects of financial support to the companies in which the Company is a partner or a shareholder, including, without limitation, lending to these companies and waiving the priority of claiming

- such loans in favor of any other creditors, and guaranteeing all financial and contractual obligations and loans and debts of these companies.
- 10. Providing all kinds of guarantees, and undertakings, including, but not limited to, mortgaging and assigning the Company's assets to guarantee the loans, obligations and debts of the company or companies in which the Company is a partner or a shareholder. The Board may, to do so, restrict the dividends distribution or agree to maintain the ownership for any period, according to the financing requirements.
- 11. To have the right to conclude conciliation, assignment, contract, commitment, association, litigation, collection of debts of the Company or subsidiaries, and accept conciliation and arbitration.
- 12. The right to delegate or authorize one or more of its members or third parties to carry out a specific work or business or to take a specific action that falls within its authorities, and the Board of Directors shall have the right to revoke such authorization or proxy, in part of or in whole.
- 13. Approving the acquisition or disposition of the Company's ownership or interests in companies, establishments, joint ventures, institutes, and any other entity.
- 14. Approving the contracts and tenders.

incorporate a company / companies - signing the articles of incorporation and amendment annexes - Signing the partners resolutions- Appointing and dismissing the managers - and the entry and exit of partners - Entering into existing companies - Capital increase/reduction - Determining the capital - Receiving the allocation surplus - Receiving the profits - Buying shares and stocks and payment of the price - Selling shares and stocks and receipt of the value - Selling the company branch — Disposing shares and stocks from the capital - Accepting the disposal of shares, stocks and capital - Transferring shares and bonds - Amending the company's objectives - Opening accounts with banks in the name of the company - Signing agreements - Amending the company's name - Closing accounts with banks in the name of the company - Amending articles of association or amend annexes - Registering the company - Registering agencies and trademarks - Assigning or canceling trademarks - Attending public - Opening files for the company - Opening branches for the company - Liquidating the company - Converting the company from a joint stock company to a limited liability company - Converting the limited liability company to a joint stock company - Converting a general

partnership to a limited liability company - Cancellation of articles of association and annexed amendments -Signing articles of association and amended annexes before the public notary — Issuing and renewing commercial registration for the company - Subscribing and maintaining Chamber of Commerce membership -Following up with Saudi Standards, Metrology and Quality Organization - Issuing licenses and renewing them for the company - Converting the establishment into a company - Converting the company's branch into an establishment - Converting the company's branch into a company - Following up with telecommunications companies and establishing landline or mobile phones in the name of the company - Following up with the Ministry of Investment and signing whenever necessary- Following up with the Capital Market Authority -Entering into tenders and receiving forms - Signing the company's contracts made with others - Publishing the articles of association, amendment annexes, summaries and bylaws in the Official Gazette - Changing the company's legal entity - converting the company from a limited partnership into a limited liability company -Converting the company into an establishment. in selling and transferring the ownership to the buyer buying and accepting transfer of ownership and paying the price - gift and assignment - acceptance of gift and assignment - acceptance of assignment and disposal - mortgage - mortgage release - acceptance of mortgage merger of deeds - splitting and sorting - receiving deeds - updating deeds and entering them into the comprehensive system - issuing replacement and in lieu of missing deeds - issuing a group of deeds for damaged deeds - waiver of space shortage - converting agricultural lands into residential - amending the name of the owner, ID No. - amending borders, lengths, spaces, plot numbers, drawings, deeds, dates, district names - lease - signing and renewing lease contracts - collect the lease value - cancel and terminate the lease contracts - sale and ownership transfer - legalizing the real estate deeds. - all banks and financial institutions, opening accounts with Sharia controls - approving signatures and withdrawing from accounts - depositing transferring from accounts - issuing ATM cards - issuing credit cards compliant with Sharia rulings - issuing checkbooks - receiving and editing and giving certified checks and signing them - receiving and cashing remittances and their disbursement - Receiving and disbursing checks, or objecting to them - updating data subscribing to safe deposit funds - renewing subscription to safe deposit funds- opening safe deposit fundsrequesting bank loans that are compliant with Sharia provisions and controls - recovery of units of safety deposit funds - loan waiver request - installment rescheduling - bank approval request - requesting a bank

guarantee - signing and receiving the guarantee, closing and settling accounts - requesting POS - cashing checks - activating accounts - Objecting on checks - Receiving checks - updating data - managing investment portfolios - issuing evidence of indebtedness - liquidating investment portfolios - receiving certificates of subscription - receiving the value of shares - receiving profits - receiving the surplus - opening investment portfolios according to Sharia requirements and editing, amending and canceling orders - Subscribing to investment fund units that are compatible with Sharia provisions - Dividing shares between heirs and transferring them to their portfolios - Recovering investment fund units - Subscription - Buying shares - Selling shares - Transferring shares from the portfolio. applying for a loan application/loans - receiving the loan receiving checks - and disbursing them - requesting loan exemption - repaying the loan, in applying for a loan / loans - receiving- assigning loans - requesting loan exemption cashing checks - loan repayment. - applying for a loan / loan — signing before the notary public regarding the industrial mortgage - receiving the loan waiver of the loan - requesting loan exemption-loan repayment applying for a loan/loans - receiving the loan - waiving the loan requesting exemption from the loan - repaying the loan - transferring the loan -, loan repayment applying for a loan/loans - receiving the loan - requesting loan exemption - loan repayment. [Commercial Registrations], in following up with the registrations department - issuing, renewing and transferring CRs, booking trade name, registration and assignment of trademark, assigning the trade name, membership with the Chamber of Commerce - renewing the membership with the Chamber of Commerce signing all documents before the Chamber of Commerce - Records management - Registering the approved signature with the Chamber of Commerce - Cancellation of signature with the Chamber of Commerce -Managing Aamal portal- Supervising records - Amending records — adding activity, opening branch registers, cancellation of CRs, entering tenders and receiving forms - following up with GOSI - following up with the Zakat, Tax and Customs Authority — Following up with the Civil Defense. renewing licenses — amending licenses - adding an activity - booking names - canceling licenses - subscribing to the Chamber of Commerce renewing subscribing of the Chamber of Commerce - opening branches - following up with the Civil Defense following up with the Zakat, Tax and Customs Authority - transferring licenses. - receiving the decision following up with the notary or the court to accept the ownership transfer, receiving the deed, assigning and transferring the agricultural decision - applying to receive the salary - dues - following up with the

telecommunications companies - Connecting, e landline following up with all telecommunications companies - extracting SIMs - Request to establish landline telephones - issue fencing permits - issuing demolition permits — following up with the General Administration of Urban Planning - entering into tenders and receiving forms - opening a shop - issuing a permit - issuing a building completion certificate - signing the lease contract — assignment of the contract - issuing a health card — Following up with the secretariat supervising construction - signing contracts with construction institutions and contractors.-issue and renew Resident Identities, replacement and lost extracts, issue exit re-entry visas, issue final exit visa- transfer of sponsorships - transfer of sponsorship of labor for oneself - Transferring information and updating data -Professions change- Settlement and assignment of workers - Reporting fugitive labors- Cancellation of fugitive reports - Cancellation of exit and return visas - Cancellation of final exit visas - Issuance of travel visas in exchange for damaged or lost - Issuance of extension of visit visas - Adding dependents - Termination of employment procedures for the deceased - Adding children to the father's or mother's passport - Separating the children from the father's or mother's passport - Extracting the workers' data sheet (Print) - dismissalfollowing up with the deportation department and expatriates - Department of Ports Affairs - Issuance of replay certificates- Issuance of Hajj permits - Following up with maids' Affairs - Registration in the e-service issuing visas - Cancellation of visas - Receipt of visa compensation - Transfer of sponsorships - Amendment of occupations - updating workers' data - liquidating and canceling employment - reporting the fugitive workers canceling fugitive reports - extracting and renewing work permits — completing employment procedures with GOSI- following up with the computer management in the workforce - dismiss and add workers and Saudis - Receipt of Saudization certificates - Opening, renewing and canceling main and sub-files - Extracting a data sheet (Print) - Transferring ownership of establishments, liquidating and canceling them - Referring to the department of private recruitment offices - issuance of visas - Cancellation of visas - Refund of visa amounts changing nationalities - Issuance of family visit visas - Issuance of family recruitment visas - Amendment of occupations in the Visas – following up with the Embassy - Extending exit re-entry visas - Extending visit visas - Issuing a data sheet (Print) - recruit workers from abroad.- issuance and renewal of customs licenses -Transfer and cancellation of customs licenses and opening branches for them $\,$ - Extracting a data sheet (Print) -

following up Capital Market Authority - Saudi Standards, Metrology and Quality Authority - Following up with the Zakat, Tax and Customs Authority, - Following up with the Ministry of Investment

Article (19) Remuneration of the Board Members:

- The remuneration of the Board of Directors shall consist of a fixed amount or as determined by the Ordinary General Assembly.
- 2. The Board of Directors' report submitted to the Ordinary General Assembly in its annual meeting shall include a comprehensive statement of all amounts received or entitled to be received by each Board member during the fiscal year, including remunerations, meeting allowances, expense allowances, and other benefits. It shall also include any amounts received by Board members in their capacity as employees or executives, or for technical, administrative, or consultancy services, in addition to a statement of the number of Board meetings and the number of meetings attended by each member.

Article (20): Powers of the Chairman, Deputy Chairman, Managing Director and Secretary:

the Chairman has the authority to represent the Company in its relations with others, before the judiciary, notariesFurthermore, the Chairman has the right to represent the Company in the purchase, sale, and disposal of lands and real estate, as well as to sign articles of association for companies the Company participates in and other contracts. The Chairman also has the power to negotiate with third parties to conclude deals and agreements and sign contracts on behalf of the Company, including, but not limited to, purchase, sale, lease, rental, agency, licensing, and other contracts and transactions on behalf of the Company. The Chairman also has the right to open, manage, operate, and close bank accounts, obtain loans, and other credit facilities. Moreover, the Chairman is authorized to issue guarantees and warranties. The Chairman also has the right to open accounts, issue credits, guarantees, credit accounts, and trust funds, close them, and make withdrawals and deposits. The Chairman can issue bonds, checks, and all commercial papers, establish and manage portfolios and investment accounts for the Company, including shares, bonds, securities, currencies. The Chairman may represent the Company in all financial and banking transactions. Additionally, request visas,

hire employees and workers from abroad, obtaining residence permits, work permits, transferring sponsorships, and relinquishing them. . In matters related to [Claims and Courts], this includes initiating claims - filing lawsuits - attending court hearings - responding to claims - making admissions - denials settlements - waivers - - request arbitration - appoint experts and arbitrators -— and as to [Companies] establishing a company or companies - signing articles of association and amendment annex - signing partners' resolutions - appointing and dismissing directors - adjusting the management clause - entering and exiting partnerships - joining existing companies - capital increase - capital decrease - capital determination receiving surplus allocation - receiving profits - purchasing stakes and shares and paying the price - selling stakes and shares and receiving the value - selling a branch of the company - waiving stakes and shares of the capital - accepting the waiver of stakes and shares and the capital - transferring stakes - shares and bonds adjusting the company's purposes - opening bank accounts in the company's name - signing agreements adjusting the company's name - closing bank accounts in the company's name - adjusting clauses of the articles of association or amendment annex - registering the company - registering agencies and trademarks waiving or cancelling trademarks - attending general or special assemblies and voting on resolutions - opening company files - opening company branches - liquidating the company - converting the company from a joint stock company to a limited liability company - converting the company from a limited liability company to a joint stock company - converting the company from a general partnership company to a limited liability company - cancelling the articles of association and amendment annex - signing the articles of association and amendment annex before the notary public - extracting and renewing the company's commercial registrations - subscribing in the Chamber of Commerce and renewing the membership -- issuing licenses and renewing them for the company - converting the establishment into a company - converting the company's branch into an establishment - converting the company's branch into a company - following up with telecommunications companies and establishing landline or mobile phones in the name of the company – following up with the Investment Ministry and signing whenever necessary- following up with the Capital Market Authority entering into bids and receiving forms - signing the company's contracts made with others - publishing the articles of association - amendment annexes - summaries and bylaws in the Official Gazette - Changing the company's legal entity - converting the company from a limited partnership into a limited liability company -

converting the company into an establishment - in relation to [Commercial Registrations] - in following up with the registration dept. - issuing - renewing and transferring CRs - booking trade name - registration and assignment of trademark - assigning the trade name - membership with the Chamber of Commerce renewing the membership with the Chamber of Commerce - signing all documents before the Chamber of Commerce - Chamber of Commerce - records management — fixing the approved signature with the Chamber of Commerce - cancellation of signature with the Chamber of Commerce - managing Aamal portal supervising records - amending records - adding activity - opening branch registers - cancellation of CRs entering tenders and receiving forms - registering in electronic services in Chambers of Commerce -following up with GOSI — following up with the Zakat, Tax and Customs Authority — Following up with the Civil Defense. In relation to [Banks and Financial Institutions] to follow up with all banks and financial institutions, opening accounts Sharia rules - and withdrawing from accounts - depositing - transferring from accounts - in a foreign/local currency - issuing ATM cards - and issuing credit cards compliant with Sharia principles - - issuing checkbooks - giving certified checks - receiving and cashing remittances and their disbursement - receiving and disbursing checks, endorsing or objecting to them - - updating data - subscribing to safe deposit funds - renewing subscription to safe deposit funds- opening safe deposit funds- requesting bank loans that are compliant with Sharia provisions and controls - and signing their contracts, pledges, repayment schedules, , recovery of units of safety deposit funds - loan exemption request - instalment rescheduling - bank approval request - signing contracts and forms - requesting a bank guarantee - signing the guarantee, closing and settling accounts, requesting POS, cashing checks - activating accounts - objecting checks - receiving and investigating checks - updating data - managing investment portfolios - issuing evidence of indebtedness - liquidating investment portfolios -- receiving certificates of subscription - receiving the value of shares - receiving profits - receiving the surplus - opening investment portfolios according to Sharia controls and editing, amending and cancelling orders - subscribing to investment fund units that are compatible with Sharia provisions - dividing shares between heirs and transferring them to their portfolios recovering investment fund units - subscription - buying shares - selling shares - transferring shares from the portfolio - - booking names - canceling licenses - subscribing to the Chamber of Commerce - renewing subscribing of the Chamber of Commerce - opening branches — following up with GOSI — following up with

the Civil Defense —. In relation to [Agricultural Grants], to follow up with the Ministry of Environment, Water and Agriculture -, receiving the deed, assigning, and transferring the agricultural decision. receiving the salary - reviving dues - receiving the ATM card. following up with the telecommunications companies -. In relation To [Secretariats and Municipalities] to issue fencing permits - issuing demolition permits - following up with the General Administration of Urban Planning - entering into tenders and receiving forms - opening a shop - issuing a permit - issuing a building completion certificate - signing the lease contract - waiver of the contract - issuing a health card - Following up with the General Secretariat for Building Supervisionsupervising construction - signing contracts with construction institutions and contractors. In relation To [Passports] to issue and renew resident Identities, replacement and lost extracts, issue exit re-entry visas, issue final exit visa- transfer of sponsorships - transfer of sponsorship of labor for oneself - transferring information and updating data - professions change- settlement and assignment of workers - reporting fugitive labors- cancellation of fugitive reports - cancellation of exit and return visas - cancellation of final exit visas - issuance of travel visas in exchange for damaged or lost - issuance of extension of visit visas - adding dependents - termination of employment procedures the deceased - adding children to the father's or mother's passport - separating the children from the father's or mother's passport - extracting the data sheet (Print) - transfer, liquidation, and cancellation of establishments - following up with the deportation department and expatriates - Department of Ports Affairs - issuance of replay certificates- issuance of Hajj permits - following up with maids' Affairs - registration in the e-service - - in relation issuing visas cancellation of visas - receipt of visa compensation - changing nationalities - amendment the arrival destination - extracting family visit visas - extracting family recruitment visas - modifying professions in visas - following up with the embassy - extending exit and return visas - extending visit visas - extracting data statement (print), and in terms of [Labor Recruitment] in recruiting labor from abroad-following up with the Saudi Standards, Metrology and Quality Organization -

Article (21) Expiry of the Term of the Board of Directors, Resignation of its members, or the Membership Vacancy:

- 1. Before the end of its term, the Board of Directors shall call the Ordinary General Assembly to convene to elect a Board of Directors for a term. If the election cannot be held and the current term of the Board has expired, its members shall continue to perform their duties until the Board of Directors is elected for a new term, provided that the term of the members of the Board whose term has expired shall not exceed the period specified by the Implementing Regulations of the Companies Law.
- 2. If the chairman and members of the Board of Directors resign, they must call the Ordinary General Assembly to convene to elect a new Board of Directors. Resignation does not take effect until the new Board is elected, provided that the duration of the resigning Board does not exceed the period specified by the Implementing Regulations of the Companies Law.
- 3. A member of the Board of Directors may resign from the membership of the Board by virtue of a written notification addressed to the Chairman of the Board. If the Chairman of the Board resigns, the notification must be directed to the remaining members of the Board and the Secretary of the Board. Resignation is effective in both cases from the date specified in the notification.
- 4. If the position of a member of the Board of Directors becomes vacant due to the death or resignation of any of its members, and this vacancy does not result in a breach of the conditions necessary for the validity of the meeting of the Board due to the number of its members being less than the minimum, the Board may appoint (temporarily) in the vacant position a person who has sufficient experience, provided that this is notified In the commercial registration, as well as the Capital Market Authority if the Company is listed, within fifteen (15) days from the date of appointment, and that the appointment is presented to the Ordinary General Assembly at its first meeting, and the appointed member completes the term of his predecessor.

5. If the necessary conditions for convening the Board of Directors are not met due to the shortage of its members from the minimum stipulated in the Companies Law or these Bylaws, the rest of the members shall call the Ordinary General Assembly to convene within sixty (60) days, to elect the necessary number of members.

Article (22) Board Meetings:

- 1. The Board of Directors shall meet at the headquarter or at any other place specified by the Chairman of the Board of Directors or a member, at least four (4) times a year at the invitation of its Chairman. The chairman must invite the meeting whenever requested to do so by a member. The invitation shall be made in writing and may be sent by e-mail or any other modern means of communication.
- 2. A Board member may attend the meeting by using modern technology that allows him/her to participate in the meetings and deliberations in accordance with the controls set by the Board for this purpose which enables him to participate in such meetings and deliberations, listen, discuss, and vote on the decisions taken by the Board in real time.

Article (23) Meeting of the Board and its Resolutions:

- 1. The Board meeting shall not be valid unless attended by at least half of the members, personally or in proxy, and a Board member may authorize another board member to attend the meeting and vote on his/her behalf on the resolutions passed according to the following conditions:
- A) The Board member may not represent more than one member to attend this meeting.
- B) The proxy shall be in writing and for a specific meeting through email or any other means.
- C) A Board member acting by proxy may not vote on resolutions on which his principal is prohibited from voting.

- 2. The resolutions of the Board of Directors shall be issued by at least a majority of the votes of the members present, either in person or represented by proxy, and when the votes are equal, the side with which the Chairman of the meeting voted will prevail.
- 3. The resolution of the Board of Directors shall be effective from the date of its issuance, unless it stipulates that it shall be effective at another time or when certain conditions are met.

Article (24) Issuing Board Resolutions on Urgent Matters:

The Board of Directors may issue its resolutions on urgent matters by presenting them to all members by circulation, unless one of the members requests - in writing - a meeting of the Board to deliberate on them. And those resolutions are issued with the approval of the majority of the votes of its members, and these resolutions are presented to the Board in its first subsequent meeting to record them in the minutes of that meeting.

Article (25) Minutes of Meeting:

- 1. The deliberations and decisions of the Board shall be recorded in minutes prepared by the Secretary and signed by the meeting's chairman, present members, and the Secretary.
- Minutes shall be recorded in a special register signed by the Chairman of the Board of Directors and the Secretary.
- 3. It is permissible to use modern technology to sign, record deliberations and resolutions, and record minutes.

Chapter (4)

Shareholders' Assemblies

Article (26) Manner of Convening General Assemblies:

- 1. The Ordinary and Extraordinary General Assemblies shall be convened by an invitation from the Board of Directors. The Board of Directors must invite the Ordinary General Assembly to convene within thirty (30) days from the date of a request submitted by the auditor or one or more shareholders representing at least ten percent (10%) of the shares of the Company that have voting rights. The auditor may call the Ordinary General Assembly to convene if the Board does not issue the invitation within thirty (30) days from the date of the auditor's request.
- 2. The request referred to in Paragraph (1) of this Article must indicate the issues that the shareholders are required to vote on.
- 3. The invitation to convene the assembly shall be at least twenty-one (21) days prior to the specified date in accordance with the provisions of the law, taking into account the following:
- A) Notifying the shareholders via registered letters sent to their addresses recorded in the shareholders' register or announcing the invitation through modern technology.
- B) Send a copy of the invitation and the agenda to the Commercial Registration, as well as a copy to Capital Market Authority if the Company was listed on the date of the invitation announcement.
- The invitation to the meeting of the Assembly must include at least the following:
- A) A statement identifying the person entitled to attend the Assembly meeting and their right to appoint a proxy other than members of the Board of Directors, a statement of the shareholder's right to discuss the items listed on the agenda and ask questions, and how to exercise the voting right.
- B) The venue, date, and time of the meeting

C) The type of Assembly, whether it is an Ordinary or Extraordinary General Assembly

The meeting agenda, including the items to be voted on by the shareholders

Article (27) Voting Rights in the General Assembly:

The election of members of the Board of Directors shall be conducted through cumulative voting. Members of the Board of Directors may not participate in voting on Assembly resolutions related to business and contracts in which they have a direct or indirect interest or that involve a conflict of interest.

Article (28) Preparation of the General Assembly's Minutes:

The minutes shall be written for the meeting which will include the number of shareholders attending or represented by proxy, the number of shares they hold in their personal capacity or by proxy, the number of votes they are entitled to, the resolutions adopted and the number of votes for or against them and a sufficient summary of the deliberations which has taken place in the meeting. After each meeting, minutes shall be regularly recorded in a special register to be signed by the chairman of the meeting, the secretary, and votes collector.

Article (29) Meeting of the General Assembly of Shareholders:

- 1. The meeting of the General Assembly of shareholders shall be chaired by the Chairman of the Board of Directors or the Vice Chairman in his absence, or whomever the Board of Directors delegates from among its members in their absence. In the event that this is not possible, the General Assembly shall be chaired by whomever the shareholders delegate from among the members of the Board or from others by voting.
- 2. Each shareholder has the right to attend the meeting of the General Assembly, and he may delegate another person other than the members of the Board of Directors to do so.

3. It is permissible to hold a meeting of the General Assembly and the shareholder to participate in the deliberations and vote on resolutions by means of modern technology.

Article (30) Quorum of the Ordinary General Assembly:

The General Assembly shall not be valid unless it is attended by shareholders representing at least a quarter of the Company's voting shares. If the quorum is not met, one of the two options shall be adopted:

- 1. Another meeting shall be called to order after one hour of the end of the period set for the first meeting, provided that the invitation of the first meeting included the possibility of holding such a meeting.
- 2. An invitation shall be made for another meeting to be held within thirty (30) days after the previous meeting and this invitation shall be published in accordance with Article (91) thereof. In any case, the second meeting shall be valid regardless of the number of shares represented therein.

Article (31) Quorum of the Extraordinary General Assembly:

The Extraordinary General Assembly shall not be valid unless it is attended by shareholders representing at least half of the Company's voting shares. If the quorum is not met, one of the two options shall be adopted:

- Another Extraordinary General Assembly shall be called after one hour of the end of the period set for the
 first Extraordinary General Assembly, provided that the invitation of the first Extraordinary General
 Assembly included the possibility of holding this meeting.
- 2. An invitation shall be made for another Extraordinary General Assembly to be held on the same conditions as set out in Article (91) of the Companies Law.

In any case, the second Extraordinary General Assembly shall be valid if attended by shareholders representing at least one-quarter of the voting shares. If this quorum is not met, a third Extraordinary General

Assembly shall be called under the same conditions stated in Article (91) of the Companies Law. The third meeting shall be valid regardless of the number of voting shares represented therein.

Article (32) General Assembly Resolutions:

- Resolutions of the Ordinary General Assembly shall be issued with the approval of the majority of voting rights represented at the meeting.
- 2. The decisions of the Extraordinary General Assembly shall be issued with the approval of two-thirds of the voting shares represented in the General Assembly. If the resolution is related to capital increase, reduction, dissolution of the Company, merger with another company or splitting it into two or more companies, the resolution shall not be valid unless it is issued with the approval of three quarters of the voting rights represented in the meeting.

Article (33) Discussions in the General Assembly:

Each shareholder shall have the right to discuss the subjects listed on the agenda of the General Assembly and may direct questions in respect thereof to the Board members and the auditor. The Board members and the auditor shall answer questions of the shareholders to the extent that does not expose the Company's interest to harm. If a shareholder deems the answer to their question insufficient, they may raise the issue with the General Assembly whose resolution in that regard shall be conclusive and binding.

Article (34) Preparation of the General Assembly's Minutes:

The minutes shall be written for the meeting which will include the number of shareholders attending or represented by proxy, the number of shares they hold in their personal capacity or by proxy, the number of votes they are entitled to, the resolutions adopted and the number of votes for or against them and a sufficient

Public

summary of the deliberations which has taken place in the meeting. After each meeting, minutes shall be regularly recorded in a special register to be signed by the chairman of the meeting, the secretary, and votes collector.

Chapter (5)

Auditor

Article (35) Appointment, Removal and Resignation of the Company's Auditor:

- 1. The Company shall have one or more auditors from amongst the auditors licensed to work in the Kingdom of Saudi Arabia to be appointed by the General Assembly and whose fees, duration and scope of work shall be determined by the General Assembly, and he may be reappointed, provided that the period of his appointment does not exceed the duration prescribed by applicable laws.
- 2. The auditor may be dismissed by a decision taken by the General Assembly, and the chairman of the Board of Directors must inform the competent authority of the dismissal decision and its reasons, within a period not exceeding five (5) days from the date of issuance of the decision.
- 3. The auditor may resign from his mission by virtue of a written report that he submits to the Company, and his mission ends as of the date of its submission or at a later date specified in the notification, without prejudice to the Company's right to compensation for the damage incurred by it if required. The resigned auditor shall submit to the Company and the competent authority when submitting the report a statement of the reasons for his resignation, and the Board of Directors shall call the General Assembly to convene to consider the reasons for resignation, appoint another auditor and determine his fees, work duration and scope.

Article (36) Powers of the Auditor:

Public

The auditor may, at any time, have access to the books and records of the Company and accounting records and supporting documents, may ask for any statements or clarifications it deems necessary to verify the assets and liabilities of the Company and may perform any other function within the scope of their work. The Board shall enable the auditor to perform its duties. If the auditor faces any difficulty in this regard, it shall state that fact in a report to be submitted to the Board. If the Board does not facilitate the job of the auditor, the auditor shall ask the Board to call for the General Assembly to convene as the case may be and to consider the issue. The auditor may issue this invitation if the Board of Directors does not send it within thirty (30) days from the date of the auditor's request.

Article (37) External Auditor Report:

The auditor shall submit to the General Assembly, at its annual meeting, a report on the Company's financial statements prepared in accordance with the auditing standards approved in the Kingdom. The report shall include the Company management's position regarding enabling him to obtain the requested data and clarifications, any violations discovered within the limits of his authority of the law or these Bylaws, and his opinion on the fairness of the Company's financial statements. The auditor shall read his report or present a summary thereof at the annual General Assembly meeting, in accordance with applicable laws and related regulations.

Chapter (6)

The Company's Finance and Distribution of Profits

Article (38):

The Company's fiscal year shall start on January 1 and end on December 31 of each Gregorian year.

Article (39) Financial Documents:

- 1. The Board shall, at the end of each fiscal year, prepare the Company's financial documents and a report on the Company's activities and financial position for the previous fiscal year, and this report shall include the method suggested for the distribution of net profits. The Board shall forward the said documents to the auditor at least forty-five (45) days before the set date for the General Assembly to convene.
- 2. The Board Chairman, CEO and Chief Financial Officer or its equivalent shall sign the said documents set out in Section (1) hereof, and copies of which shall be placed at the Company's headquarter the shareholders' disposal.
- 3. The Board Chairman must provide the shareholders with the Company's financial statements, board report, after its signing, and the auditor's report if they are not published through modern technology means, at least twenty-one (21) days before the scheduled date of the annual Ordinary General Assembly and must also publish such documents accordance to the implementing regulations of the Companies Law.

Article (40) Dividend Distribution and Formation of Reserves:

The Company's annual net profits are distributed after deducting all general expenses and other costs, including the Zakat imposed by Sharia, as follows:

- 1. The General Assembly determines the percentage to be distributed to the shareholders from the net profits.
- 2. When deciding the dividends, the Ordinary General Assembly may form other reserves, for the Company's interest or the distribution of sustainable profits to the extent possible and the Assembly may deduct from the net profits amounts to achieve social purposes for the Company's staff.
- 3. The remainder shall be allocated to shareholders equal to 5% of the Company's paid-up capital.

- 4. Without prejudice to the terms of Article (20) hereof and the Companies' Law and its implementing regulations, a certain percentage of the remaining amount may be allocated to the remuneration of the Board, provided that the eligibility for such remuneration shall be in proportion with the number of meetings attended by the member.
- 5. The Company may distribute interim semi-annual and quarterly dividends in accordance with the regulations issued by the Capital Market Authority, and the Board may be authorized to do so.

Article (41) Entitlement to Dividends:

The shareholder shall be entitled to a share of the dividends in accordance with the resolution of the General Assembly issued in this regard or the resolution of the Board in case it was delegated. The resolution shall indicate the entitlement date and the date of distribution. The eligibility of profits shall be to the owners of shares registered in the shareholders' records at the end of the entitlement date. The Board shall implement the Ordinary General Assembly's resolution in relation to distribution of dividends in accordance with the procedures set by the Capital Market Authority in this regard.

Article (42) Distribution of Preferred Shares Dividends:

If the Company fails to pay the specified percentage of net profits for preferred shareholders (if any) after deducting reserves — if any — for (3) three consecutive years, then the special assembly of the preferred shareholders of these shares, held as per Companies Law, may decide to grant them the right to attend the General Assembly meetings and participate in voting, until the Company is able to pay all the dividends to the preferred shareholders for those years. Each preferred share shall have one vote in the General Assembly, and the preferred shareholders shall have the right to vote on any agenda item of the Ordinary General Assembly without exception.

Article (43) Company's Losses:

If losses of the Company reach one-half of the issued capital, the Board of Directors shall disclose it and its recommendations within sixty (60) days from the date it becomes aware thereof. The Board must also convene the Extraordinary General Assembly within one hundred eighty (180) days from the date of becoming aware of the losses to consider continuation of the Company while taking the necessary procedures to resolve such losses or to dissolve the Company.

Chapter (7)

Dissolution and Winding-up of the Company

Article (44) Liability Claim:

- 1. Any shareholder or more representing five percent (5%) of the Company's capital may file a liability claim on behalf of the Company in the event that the Company fails to file it, provided that the main objective of filing the claim is to achieve the interests of the Company, and that it is based on a valid basis, and that the plaintiff is acting in good faith and a shareholder in the Company at the time of filing the liability claim.
- 2. In order to file the liability claim referred to in paragraph (1) of this Article, the members of the Board shall be notified of the intention to file the liability claim at least fourteen (14) days before the date of filing it.
- 3. The shareholder may file a personal claim against members of the Board if the action made by them would cause damage specific to such shareholder.

Article (45) Company's Dissolution:

The Company shall dissolve upon the issuance of a resolution of the Extraordinary General Assembly to dissolve it or the issuance of a court ruling to dissolve it. Upon its dissolution, it shall enter into liquidation in accordance

with the provisions of Chapter Twelve of the Companies Law. If the Company dissolves and its assets are insufficient to pay its debts or it was distressed in accordance with the Bankruptcy Law, it shall apply to the competent judicial authority to commence any of the liquidation procedures under the Bankruptcy Law.

Chapter (8)

Final Provisions

Article (46) Final Provisions:

- 1. The Company shall be subject to the applicable laws and regulations in the Kingdom of Saudi Arabia.
- Any provision of these Bylaws that conflicts with the Companies Law shall be deemed null and void, and the relevant provisions of the Companies Law shall apply. Any matter not specifically addressed in these Bylaws shall be governed by the Companies Law and its implementing regulations.
- 3. The Founders confirm the accuracy of the data and provisions included in these Bylaws and their conformity with the Companies Law issued by Royal Decree No. (M/132) dated 1/12/1443H and its implementing regulations. They further confirm full compliance with all requirements and instructions issued by the Ministry of Commerce in accordance with the Law. The Founders bear full legal and financial responsibility for any consequences that may arise therefrom and acknowledge the Ministry's right to take appropriate legal action in the event of any violation or inconsistency within these Bylaws.

Article (47) Governing Authority:

The Companies Law and Capital Market Law and their implementing regulations shall apply to anything not covered herein.

Article (48) Filing and publication:

These Bylaws shall be published in accordance with the Companies Law and its implementing regulations.

Article (49) Language:

These Bylaws have been approved in both languages. In case of discrepancy, the Arabic text shall prevail.

