



Report of the Board of Directors
Ordinary Assembly of the Company's shareholders
For the fiscal year ending 31 December 2020AD

Dear Shareholders,

Greeting

We are pleased to welcome you in the meeting of your ordinary session of the general assembly No.(56).. We have the honor to present to you the annual report for the financial year ended 31/12/2020 AD. This is explained to the company's activity of Gypsum powder and gypsum boards, and the results during the past year. Please find attached the financial statements, which audited by the company's auditors for the fiscal year 2020 AD (**Al-Kharashi & Co. - Certified Accountants & Auditors**). The company's management is working hard on the production and marketing plans to return to its shareholders with good results. The board of directors would be pleased to listen to your enquiries, suggestions and thoughtful opinions which would indeed save guard the interest, and the developments of your company. We hope that we met your expectation & have successfully performed the tasks that assigned to us.

The establishment of the company

the company has been establishes in Riyadh as per the royal decree No 5/5/583 on the first day of Rabia Awal 1376 H .and as per the council of ministers decree No: 232 dated 4/11/1375 With a capital of 12 million .. The company has expanded its factories to meet local needs and export the surplus to neighboring countries and the establishment of factories in Yanbu, Dammam, and increased the company's capital until it reached 316.666,667 million riyals

The company's activity

The activity of the company is the fabrication as well as the production of gypsum and its derivatives. The company's activity is extracted from an area of excellence in the field of gypsum and trading in the materials and fabrication related to it, including the chemical and mechanical production of its derivative materials. Furthermore, the company specializes in the activities that are helpful and necessary for achieving such purpose. The company may be benefited from other establishments and companies specialized in the similar activities in the kingdom of Saudi Arabia or abroad, by augmentation, buying or being attached to them

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- ❖ **manufacturing of Gypsum powder** it extract from the stone raw gypsum from the quarries to the factories and then breaker stage intervention crushed to sizes suitable then the toaster is thermally treated (calcinations) and supplemented by various production stages until it reaches the final stage of packing in the designated for sale to customers bags
- ❖ **Walls gypsum** passed through several stages of processing begin phase gypsum processing from gypsum factory in preparation for transfer to the additions unit , which consists of prepared materials for the processing of a mixture of plaster board and then to the unit configuration to thicknesses required and undergoing industrialization several boilers process until you reach by belts to stage drying designated furnaces under certain temperatures and then transported by belt to the stage of packing and stacking in the form of bales intended for sale

Please allow us to present to your esteemed assembly the major aspects of the company's activities during the year 2020 AD

First: Production & production Capacity

A - Primary Products

Products	Unit	capacity year	Current Year	Previous Year
Gypsum Powder	Ton	960.000	454,725	422,439
Plaster Board	M2	23.760.000	809.332	1,079.306

Second: Sales

The total sales, for this year reached the sum of 107,054,072 SR while they were 70,181,615 SR in the previous year as per the followings:

Products	Previous Year 2019	% total	Current Year2020	% total
Value of domestic market sales	66,608,517	94,91%	104,076,507	97,22%
Value of Export sales	2,162,318	3,08%	2,602,565	2,43%
Internal use - gypsum in the production of panels	1,410780	2,01%	375,000	0,35%
Total sales	<u>70,181,615</u>		<u>107,054,072</u>	

The Sales particulars were as follows

A – Primary Products sales

Products	Previous ear2019	Current Year2020	Percentage
Gypsum Powder sales	63,836,931	102,487,096	- 95,73 %
Plaster Board sales	6,344,684	4,056,976	- 4,27 %
Total sales	70,181,615	107,054,072	

Third : INVESTMENT

1 – The Saudi Qatari Gypsum company:

Your company owns one third of capital of this company which is equal to the sum of 40 millions Qatari Riyals (Established in Qatar) 33.33% The fair value of the contribution of the National Gypsum Company in Qatar Gypsum Company according to the net book value of the net assets of the Qatari company at 31/12/2020

Number of shares	book value per share at 31/12/2020	Total stock value
1,333,333 SR	24,416 SR	32,554,664 SR

2- Kayan petrochemical Company:-

Your company owns one million shares in this company,) fair value according to the market value of the share price declared in the trading

Number of shares	Share price at 31/12/2020	The total fair value at 31/12/2020
1,000,000 SR	14.30 SR	14,300,000 SR

3 – Tabuk Cement company :-

The Company owns 77,142 shares of fair value according to the book value of the quoted share price

Number of shares	Share price at 31/12/2020	The total fair value at 31/12/2020
77,142 SR	17,04 SR	1,314,500 SR

4 – Al Madina Investment Company (Sultanate Oman) :-

The Company owns 2,170,695 shares in Al Madina Investment Company in the Sultanate of Oman. The fair value of National gypsum investments in Al Madina (Trans Gulf) under the Tadawal price of Oman

Number of shares	Share price at 31/12/2020	The total fair value at 31/12/2020
2,170,695 SR	0.22443 SR	487,168 SR

5– Aramco Saudi Arabia (Kingdom of Saudi Arabian)) :-

The company owns 300.000 shares of Saudi Aramoc, the fair value of the investments of the National Gypsum Company according to the Tadawal price

Number of shares	Share price at 31/12/2020	The total fair value at 31/12/2020
300,000 SR	35.00 SR	10,500,000 SR

6– Al Rajhi Bank (Kingdom of Saudi Arabian) :-

The company owns 135,074 shares of Al Rajhi bank, the fair value of the investments of the National Gypsum Company according to the Tadawal price

Number of shares	Share price at 31/12/2020	The total fair value at 31/12/2020
135,074 SR	73.60 SR	9,941,446 SR

Fourth: liabilities & commitments.

1- LOAN: The Board of Directors acknowledges that the Company does not have any loans in the current year (2020)

2 – Contingent Liabilities, Obligations and Guarantees provided by others

- Letter of credits issued for third parties up to 31/12/2020 AD with a total value of SR 1.700.000. For Aramco supply of crude oil to the company's factories(Riyadh-yanbu- damamm)
- The company received guarantees from third parties with a total value of SR 1,771,400 , some of which provided by the customers against credit facilities.

3 – Regular payment

- The company has been paying the Zakat as the rules and regulations. The total amount of Zakat for this year is 3,953,088 SR as indicated in the annual balance sheet.
- The company terminated the Zakat final link for the previous years until 2018.
- The company has been paying fees for ministry of Petrol and mineral resources in return of extracting raw stones in concordance to council minister resolution No. 11 dated 14/1/1424 H wherein fees shall be paid for utilizing all types of minerals and stones (2.25 SR) for each ton of gypsum. The minimum total annual amount to be utilized is 40 thousand with total fees of 90.000 SR. The resolution also pointed out that the amount of the annual rent required by mining license holders which is 10.000 SR for each square kilometer or part of it. The total estimated amount to be paid the period from 1/1/2020 up 31/12/2020 is 1,728,338 SR. the company paid 810,000 SR And payable for previous years is 918,338
- The company has paid an amount of 610,000 riyals, which is in advance (the minimum limit for the exploitation of gypsum ore in the company's quarries - Riyadh - Yanbu - the Eastern Region) From the period 1/1/2021 AD until 12/31/2021 AD, based on the regulations applied by the Ministry of Energy, Industry and Mining
- The company has been paid fees for The basic services for the period from 1/1/2020 AD until 31/12/2020 AD for Tadwul, according to the invoice sent from the Tadwul, the total amount is 353,247 SR

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- The company has been paying fees for the social insurance during this year the total amount is 976,960 SR the company pay 884,243 and Accrued amount 92,717 as the rules and regulations.
- The company has been paying fees for the general insurance on the property of the company in Riyadh, dammam, Yanbu and Omlug during this year 2020 AD the total amount is 468,333 S.R as well as health insurance to employees of the company the total amount is 1,900,760 S.R.
- The company paid the fees of its workers in accordance with the instructions issued in this regard for the period from 1/1/2020 AD to 31/12/2020 in the amount 300,752 SR

Regular payment schedule 2020 AD

	Deserved	paid	Deserved	Previous	Paid in advance
Zakat (2020)	3.953.088		3.953.088	211.130	
Fees for ministry of Petrol and mineral resources	1,728,338	810.000	918.338		610.000
Charge of basic service –Tadwul 2020	353,247 SR	353,247 SR			
Social insurance 2020	976,960 SR	884,243	92,717 SR		
general insurance on the property of the company2020	468,333 SR	468,333 SR			
health insurance to employees of the company 2020	1,900,760,238	1,900,760,238			
Labor fees for 2020	300,752 SR	300,752 SR			

Fifth: The capital investment projects

- Your company has always been keen in upgrading of these factories so as to be in line with the development and also for supporting the company's profits and development in the long run. And to work on adding new production lines after the completion of technical studies and marketing and also maintain the consumption of energy used
- The company is expected to take into consideration the boom in the construction sector currently witnessed in the Saudi economy And the projects expected, God willing, more activity in the disposal of the company's products, especially gypsum walls.

Sixth: **Future vision, company mission and principles**

Future vision

The company maintains its leadership in producing gypsum board and gypsum walls as a role model in providing its services to all customers of the company through its factories distributed in the central, eastern and western regions of the Kingdom that allow it to cover the entire regions of the Kingdom and the Gulf region

Her message

The mission of the National Gypsum Company is to provide high-quality products of gypsum powder and gypsum walls with outstanding services to satisfy its customers and the contribution of one of them to the construction process, where the Gypsum Company has contributed since its establishment (1378 AH) and the development of its products to suit the requirements of the modern era in construction

The principles and ancient values of the company

We are committed to satisfying all customers' needs in its production of gypsum powder, gypsum walls and agricultural gypsum

the responsibility

The company accepts responsibility for all its products and confirms its conformity with international specifications, standards and quality

Performance improvement and development

We are committed to providing the company's products of gypsum and gypsum boards in accordance with international (German) specifications and promoting the optimal use of the company's resources through continuous development of its performance and services to all the company's clients and those interested in the field of building and construction

Contribute to society

The National Gypsum Company bears its social responsibility and commitment to society by providing its charitable products as a contribution from the company

Confidentiality

The company maintains confidentiality of its dealings with its customers, shareholders, and customers

- National gypsum Company is distinguished in Riyadh, Dammam and Yanbu. It is the heart of the centers of architectural movement. It is the first national company producing gypsum and gypsum boards in the Kingdom and the Gulf region, and its expertise in this field qualifies it to export and distribute its products and obtain the largest share in local and neighboring markets. achieving higher profitability in Gypsum and gypsum board industry
- The company has the best technical elements and expertise in gypsum and gypsum board production. Its production lines are supplied by the world's largest German companies specialized in this field

Seventh: Risk Encounter the company

➤ **Elements of financial risk**

Currency risk arising from fluctuations in the value of financial instruments is the result of changes in foreign exchange rates. The Company is subject to fluctuations in foreign exchange rates during its normal course of business. The Company did not make any significant transactions in currencies other than the Saudi Riyal and the US Dollar during the period.

the changes in exchange rates due to their various activities, mainly the US dollar and the euro. The risk of change in foreign exchange rates arising from future trade transactions and assets and liabilities in foreign currencies at the history of the budget

B. Liquidity risk:

the inability to sell a financial asset

What is quickly in an amount equal to its fair value. The Company manages liquidity risks by maintaining adequate cash balances with banks and ensuring that adequate facilities are available, if necessary, to meet short term liabilities on an ongoing basis. The conditions for collecting the value of sales are within a period of 30 to 60 days from the date of sale, and if the value of the purchases is not paid within a period of 30 to 60 days on the date of purchase

Caution requires liquidity risk at a sufficient level of cash, and financing through adequate amounts of customer collections, reduction of average repayment period from customers in view of the dynamic nature of basic activities, the Company's management aims to maintain flexibility in financing by taking appropriate measures to reduce that risk to a reasonable limit. Monitored the liquidity needs on a regular basis and the administration to ensure that there are sufficient funds to meet any obligations if they occur

C -Interest rate risk: he risk of interest which has an impact on business results and this is considered a low hazard as the company does not rely on large credit facilities from banks to finance capital and long term assets.

D - Price risk: The Company has no investments in equity instruments or debt instruments that are registered and traded in the financial markets. and therefore the risk of changes in the fair value of investments as a result of price changes

E -Credit Risk:

Credit risk represents the inability of a party to meet its obligations, resulting in a financial loss to the other party.

The Company is committed to managing customer credit risk by setting credit limits for each customer and monitoring existing receivables.

the credit risk in the customer accounts and individuals of customer accounts for the banks it is dealing with banks with higher credit rating, the banks with high credit and appropriate in the absence of an independent credit rating for Customers The management of credit by offering credit relevance in the light of the financial center,

previous experience in Transactions and other factors, and configure the necessary allocations to face the risk of default in payment by a Customer for each case separately

F - Capital risk management: The aim of the company from the Department of capital is to maintain its ability to achieve the return to shareholders and benefits to other parties that use the financial statements. the company also aims to provide and maintain the best capital, thereby reducing the cost of capital, the company is to maintain the best structure of capital through the change in value of the dividends paid to the shareholders or the reduction of capital or the issuance of new shares of capital or by reducing the debts due on the company (if any) the company is also monitors the capital structure using the ratio of net loans to total capital the net loans in total loans and advances and commercial creditors, other creditor assets minus cash and cash equivalents, and there is no any loan on the company and praise God

G - Fair Value Estimate

Fair value is the amount that is received upon the sale of one of the assets or to convert a batch of liabilities in an organized transaction between market participants at the measurement date the fair value measurement is based on the assumption

That the transaction to sell assets or to transfer of the liabilities and occur either:

- In the main market in relation to the assets or liabilities
- In the absence of the main market in the market the most favored Item assets or liabilities

The fair value of the asset or liability item is measured using the assumptions that market participants will use when pricing the asset or liability item, assuming that market participants act on the basis of their economic interest

And measurement of the fair value of non-financial assets, is taken into account the ability of market participants to achieve the economic advantages by using the asset item at its highest and best use or by selling it to another market participant who will use the asset item at its highest and best use

That all the assets and liabilities that are measured at fair value or disclosed in the financial statements are classified within the fair value hierarchy, which is explained as follows based on the minimum inputs required to measure the fair value as a whole.

Level 1

Market prices traded (not modified) in active markets for similar assets or liabilities

Level 2

Methods for assessing the use of minimum necessary inputs to measure fair value and observable directly or indirectly .

Level 3

Assessment methods used the minimum necessary inputs to measure fair value, but not based on perceived market data

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For assets and liabilities recognized in the financial statements on a recurring basis the Company determines whether transfers have been made between levels in the hierarchy Reclassification (based on the minimum inputs required to measure the fair value as a whole) at the end of each period for the preparation of financial reports

- ❖ The company's share of the shortage is due to the competition of new companies and the list that resorted to price war with the company and other companies in the same field the collapse of prices because of saturation of the domestic market of gypsum, as the Kingdom's markets achieved self-sufficiency of these materials as well as gypsum board and there are no restrictions on prices Sell gypsum and gypsum powder and set the price cap for the product according to supply and demand. Therefore, it is not expected to sell at higher prices than current prices, but the company always takes into account consumer protection while at the same time reaching the difficult equation by maintaining the interest of the company and the benefit to shareholders..
- ❖ he company's share in the local market was affected due to the control of some traders on the distribution of the company's main products (gypsum) locally. The company remedied this by diversifying the sources of distribution, find distributors, and direct selling to customers, which increased the company's share, praise be to God
- ❖ our company encounter tough competition in the domestic and overseas markets for their products from gypsum powder and gypsum boards, that represented in of construction new plants in our distribution always in the kingdom and aboard (Gulf Countries) exceeds the need of the domestic market as well as the import of those products (gypsum board) There is an ongoing work from the company's management to open new markets to meet the disposal of products. The company also faces rising energy prices (electricity, crude oil, kerosene and water), in addition to high increase of raw materials cost and continuous increase in Euro exchange rate.
- ❖ ☒ The effects of the continued rise in energy prices used by the company have led to fears of profitability. The company has made sure to reduce the use of energy by installing special devices the company works to raise production efficiency and reduce costs to reduce the size of the financial impact of dealing with these variables..
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- ❖ Gypsum company has the privilege of Riyadh (Al Maragha) and Yanbu (omlj) where it has a quarry license in Maragha area in Riyadh with an area of 11 km. This area is the only one where there is gypsum ore in addition to 21.405 km in yanbu (omlj) area. This distinguishes the company provides Raw materials needed. The company also has quarries with an area of 2.5 Kilo in Al-Aqeer area in the Eastern Province. This is one of the reasons why the company is a pioneer in this field and is acquiring a share in the local and Gulf markets. The company is currently working to increase its share of the local market and activate it and open new markets in the region and is developing studies on the company's acquisition of the largest market shares The company asks the responsible authorities to monitor the conditions of the existing gypsum companies and the size of the market as well as the imported quantities of gypsum and gypsum boards and look forward to establishing controls

- ❖ National gypsum Company in this area by Al-Kharj Road since its establishment and contributed to the gathering of the population blocs in the region known as the "Gypsum District". These population areas have been pushed to the company's site which imposes on the company strict adherence to environmental policies in the region
Some of quarters try to transfer the plant from the current location in Karj road kilo 10 for the fear that the plant harmful to the environment surrounding. The company has obligation to wards the application of the environment standard. The national gypsum company commits to apply the international standard and Saudi standard to preserve the environment this is under the supervision and follow –up – by SMD and environmental protection in Riyadh where the company takes into account all the instruction and basic requirement and it is policy of operating factories, always keen on the maintenance and safety of the filter in factories firstly in order to operate efficiently according to specialized by SMD protection of environment in the kingdom the company has been contracted with the one of the specialized office to affection environmental measurements for factories in Riyadh to renew the environmental certificate.

Eighth : International accounting standards

- The Company has applied the Financial Reporting Standards (9) and (15) IFRS Financial Administrations. All the financial effects associated with these two criteria were addressed and their financial impact was shown in 31/12/2019 AD
- The Company has changed the depreciation and equipment of the Company in according to International Standard No. (16) Real estate
Equipment according to the method of production units used in calculating the depreciation of the group of machinery and equipment instead of the straight line method used to calculate the depreciation of the group of machinery and equipment and the reclassification of the group of machinery and equipment, Apply the new policy

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- The company has completed the actuarial evaluation for the fiscal year 2020 AD and showed its impact on the financial statements.

Ninth: General Assemblies of the Company for the fiscal year 2020 AD(1 General Assembly)

1- Ordinary General Assembly No. (55) On April 15, 2020 A.D. (22 SHA'BAN 1441 Hijri) in the presence

S.No	Name of member	Number of sessions attended
1	Ahmed Bin Abdullah Al Thanayan	Chairman
2	Fahd Bin Thanayan	Managing Director of the Board of Directors
3	Nawaf Abdul Majeed Khashoggi	Member of the Board of Directors and chairman of the Audit Committee
4	Suad Bin Abdullah Al Thaonayan	Member of the Board of Directors and chairman of the nominations and Rewards Committee
5	Mohamed Bin Salih A. Al Awad	Director& audit committee member nomination committee
6	Saud bin Abdullah Al –Bawardi	Director& audit committee
7	Khalid Abdullah Ibrahim al Ghadeer	Member of the Board of Directors and General Manager
8	Khalid Abdulaziz Al-Hoshan	Director& nomination committee
9	Abdul Rahman Ibrahim Al-Medaimagh	Director& nomination committee

- 147 shareholders representing 18.622% of the capital(Online voting and attendance)

The Company has requested a record it is shareholders by Tadawul for the current fiscal year (2020 AD) as follows:

<u>No.</u>	<u>DAte</u>	<u>Reason</u>
1	19/01/2020 AD	Other. of the Company On the level of identity (B)
2	05/03/2020 AD	Other. of the Company On the level of identity (B)
3	05/04/2020 AD	Company procedures (Restrictions)
4	13/04/2020 AD	Company procedures On the level of identity (B)
5	15/04/2019 AD	General Assembly of the Company
6	19/04/2020 AD	General Assembly of the Company On the level of identity (B)
7	13/05/2020 AD	General Assembly of the Company On the level of identity(B)
8	02/06/2020 AD	General Assembly of the Company On the level of identity(B)
9	26/06/2020 AD	Profits file On the level of identity (B)
10	12/08/2020 AD	Company procedures On the level of identity (B)
11	08/09/2020 AD	General Assembly of the Company On the level of identity(B)
12	29/09/2020 AD	Other. of the Company On the level of identity (B)

tenth: (A) The Board of Director Meeting during the fiscal year 2020 AD

S.No	Name of member	Number of sessions attended			
1	Ahmed Bin Abdullah Al Thanayan	Chairman of the Board of Directors from 10/9/2020	nonexecutive	5	Full Attendance
2	Fahd Bin Thanayan Al Thanayan	Managing Director of the Board of Directors	Executive	5	Full Attendance
3	Nawaf Abdul Majeed Khashoggi	Directors and chairman of the Audit Committee	independent	5	Full Attendance
4	Suad Bin Abdullah Al Thaonayan	Directors & Member of the nominations and Rewards Committee from 10/9/2020	independent	5	Full Attendance
5	Mohamed Bin Salih A. Al Awad	Director & audit committee member nomination committee	independent	5	Full Attendance
6	Saud bin Abdullah Al –Bawardi	Director & audit committee and vice present	independent	5	Full Attendance
7	Khalid Abdullah Ibrahim al Ghadeer	Member of the Board of Directors and General Manager	Executive	5	Full Attendance
8	Khalid Abdulaziz Al-Hoshan	Director & chairman of the nominations and Rewards Committee from 10/9/2020	independent	5	Full Attendance
9	Abdul Rahman Ibrahim Al-Medaimegh	Director & nomination committee	independent	5	Full Attendance

Schedule meeting	(1)	(2)	(3)	(4)	(5)
	15/03/2020	06/06/2020	23/08/2020	10/09/2020	27/10/2020

According to Article (26) of the Articles of Association, "The Board of Directors shall meet at least twice a year"

Name	Member attribute	Attending sessions		Attending executive committee	Attending audit committee	Attending Nominations Committee	Total
		actual	Scroll				
1 Ahmed Bin Abdullah Al Thanayan	independent	4	1	1			6
2 Fahd Bin Thanayan Al Thanayan	Executive	4	1	1			6
3 Nawaf Abdul Majeed Khashoggi	independent	4	1		11		16
4 Suad Bin Abdullah Al Thaonayan	independent	4	1			3	8
5 Mohamed Bin Salih A. Al Awad	independent	4	1		11		16
6 Saud bin Abdullah Al –Bawardi	independent	4	1	1	11		17
7 Khalid Abdullah Ibrahim al Ghadeer	Executive	4	1	1			6
8 Khalid Abdulaziz Al-Hoshan	independent	4	1			3	8
9 Abdul Rahman Ibrahim Al-Medaimegh	independent	4	1	1		3	9

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Eleventh:

As per clause No (23) of company's article of association, All board members are committed of not being board members for more than five joint stock companies at the same time

Name of Member	1	2	3	4	5
Fahd Bin Thanayan Al Thanayan	Yamamah Cement Company	National Marketing & Building Co.	Kaakat Company for Nutrition and Catering	The Saudi German Company for Industry	Adwaa Al-Hidaya Schools for boys
Saud bin Abdullah Al –Bawardi	Mobile Telecommunications Company (Zain)	FALCOM Holding	Triple Production Energy Corporation		
Mohamed Bin Salih A. Al Awad	National Marketing & Building Co.	Adwaa Al-Hidaya Schools for boys	Kaakat Company for Nutrition and Catering		The Saudi German Company for Industry
Abdul Rahman Ibrahim Al-Medaimagh	Global Impact Company	Al Ma'ather Rit Fund	Basic materials company	Future Company for ceramics and porcelain	The National Building and Marketing Company

Twelfth: The percentage of board members and top executive, their wives and dependants in the company's shares (2020)

NO	Name of member	Number of shares *%				Change of share &% the begin of year				Change of share &%the end of year		
1	Ahmed Bin Abdullah Al Thanayan	71942	share	0.227	%					71942	share	0.227%
2	Fahd Bin Thanayan Al Thanayan	816244	share	2.578	%	1000	share	0,003	%	817244	Share	2.581%
3	Nawaf Abdul Majeed Khashoggi	1000	share	0.003	%					1000	share	0.003%
4	Suad Bin Abdullah Al Thaonayan	21845	share	0.689	%	٢٠٨٤٥-	share	0,066	%	1000	share	0.003%
5	Mohamed Bin Salih A. Al Awad	1133	share	0.004	%					1133	share	0.004%
6	Khalid Abdullah Ibrahim al Ghadeer	1000	share	0.003	%					1000	share	0.003%
7	Saud bin Abdullah Al –Bawardi	1000	share	0.003	%					1000	Share	0.003%
8	Khalid Abdulaziz Al-Hoshan	1700	share	0.005	%					1700	share	0.005%
9	Abdul Rahman Ibrahim Al-Medaimagh	1000	share	0.003	%					1000	share	0.003%

• Executive Members

	Name of member	number of shares & percentage at the beginning of the year				Change in shares & percentage		number of shares & percentage at the end of the year		
1	Fahd Bin Thanayan Al Thanayan	816244	share	2.578	%	1000	0,003%	817244	Share	2.581%
٢	Khalid Abdullah Ibrahim Al Ghadeer	1000	share	0.003	%					0.003%

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Thirteenth: Description of any benefit belong to board members and top executive , their wives and dependants in the company's shares or consequent to any one off their companies. (2020 AD)

Name of member	Change of share &% the begin of year		Change of share &% at the end of year		Change of share &% at the end of year	
	Share	%	share	%	share	%
Nothing						

fourteenth: description of any benefit belong to board members and top executive, their wives and dependants in the company's (2020 AD)

Name of member	Change of share &% t the begin of year		Change of share &% t the end of year		Change of share &% t the end of year	
	Share	%	share	%	share	%
Nothing						

fifteenth: Contracts with the relationship with the company:

- The company confirms that there are no contracts have been signed of that have related to the board members and top executives during year 2020 AD However, the National Gypsum Company has a third of the contribution of the Saudi Qatari Gypsum Company in the State of Qatar

Company name	Activity	State of incorporation and operations	shares of the company	The percentage of ownership National Gypsum Company			2019		2020	
						%		SR		SR
The Qatari-Saudi Gypsum Industry Company	Gypsum industry	Qatar- Daoha	4 million share	1,333,333	33,33	%	000.00	SR	000,00	SR
Dealing stop from the date of 9/9/1438 Hijri, 4/6/2017 Ad The board of directors of the National Gypsum Company is represented on the board of directors of the Saudi Qatar Gypsum Company by Mr. Ahmed bin Abdullah Fahad Al-Thunayan and Mr. Khalid bin Abdullah Al-Ghadeer										

Sixteenth: Committees (2020AD)

1 – Auditing Committee 2020 AD

1	Nawaf Abdul Majeed Khashoggi	Head	Independent	11	Full Attendance
2	Mohamed Bin Salih A. Al Awad	Member	Independent	11	Full Attendance
3	Saud bin Abdullah Al –Bawardi	Member	Independent	11	Full Attendance

Schedule meeting	(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)
	9/1/2020	16/1/2020	19/2/2020	15/3/2020	29/4/2020	12/5/2020	6/6/2020	27/7/2020
	(9)	(10)	(11)					
	23/8/2020	27/10/2020	5/11/2020					

Responsibilities of the committee.

- Supervision of auditing the company's activities to ensure its effectiveness regarding execution of assigned tasks and internal control by laws.

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- 2- Conduct the study of internal control system and preparing a written report including its evaluation and recommendations thereof.
- 3- Evaluation of internal auditing reports and follows up the corrections required.
- 4- Recommendation of appointing and termination of chartered accountants and their rewards.
- 5- Follow up of chartered accountants activities and approval of any work out of their duties that assigned to them while performing their auditing activities.
- 6- Study of remarks and discussion of chartered accountant about the annual and quarter statements status and addition to their opinion and recommendations therein
- 7- They Study of applied accounting policies and providing their comments and recommendations.
- 8- Review the audit with the chartered accountant and make them observable
- 9- Study notes chartered accountant statement and follow up the action

2-Nominations & Remuneration Committee 2020 AD

1	Saud Bin Abdullah Al Thanyan	Head	Full Attendance	Schedule meeting	(1)	(2)	(3)	Member from 10/9/2020 Chairman from 10/9/2020
2	Khalid Abdulaziz Al-Hoshan	Member	Full Attendance		9/3/2020	10/9/2020	22/12/2020	
3	Abdul Rahman Ibrahim Al-Medaimegh	Member	Full Attendance					

Responsibilities of the committee.

1. Recommendations regarding board of directors nominations according to approved standards and policies. And taking care not to nominate any person previously convicted of a crime involving moral turpitude and dishonesty
2. Annual auditing regarding the suitable qualifications required for the board membership and setting of abilities and qualification criteria required including the time that shall be allocated by the member for carrying out the board of directors' activities.
3. Revision and forwarding of recommendations to the board of directors regarding any changeable modifications in addition to defining of weakness and strength and providing the suggested remedial solutions that in concordance with the company's interests.
4. To ensure, on annual basis, the independency of the board members and nonexistence of any member hold a board membership in any other company.
5. Setting of policies regarding remuneration of board of directors and top executives as per the standards related to their performance.

3-Executive Committee 2020AD

1	Ahmed Bin Abdullah Al Thanyan	Head	Meetings	Schedule meeting	(1)
2	Fahd Bin Thanayan Al Thanayan	Member	Meetings		
3	Saud bin Abdullah Al –Bawardi	Member	Meetings		
4	Khalid Abdullah Ibrahim al Ghadeer	Member	Meetings		
5	Abdul Rahman Ibrahim Al-Medaimegh	Member	Meetings		
					16/8/2020

Responsibilities of the committee

- Represent company in exhibitions and conferences so that it does not conflict with the sub-committees of the company.
- Supervision and follow-up with the company management to the sections and development of human resources and strategic priorities and allocation of resources and reports relevant workflow.
- The issuance of the regulations and instructions and take decisions on the organization of work of urgent company, that would not be inconsistent with the statute other commissions and powers of the Managing Director and the Director General and Assistant Director-General.
- To follow up the implementation of the policy and administrative financial, technical and marketing executive committee and undertake all the responsibilities of management of the company according to general plans and decisions of the Council of Administration with the company management.
- The Executive Committee of the company's daily go and play the role the company's general manager in the case of vacated this function.
- The Executive Committee closer relations and coordination of work between the company and of all the relationship so as not contrary to regulations of the company and the Statute, in order to achieve the purposes of the company and stimulate sales and develop the production.
- The committee had the right to interrogate other administrative sections and structures to their work by providing reports to the Governing Council so as not contrary to the work of the other Committees (Audit Committee and the Commission, nominations).
- The committee consists of three members and the quorum of two executive committee members and shall take its decisions by majority vote of Members present.

4-Risk Management Committee (Audit Committee Members) 2020

1	Nawaf Abdul Majeed Khashoggi	Head
2	Mohamed Bin Salih A. Al Awad	Member
3	Saud bin Abdullah Al -Bawardi	Member

Responsibilities of the committee

1. Develop a comprehensive strategy (current and future) on the quality and level of risk for all the activities of the company and work to review and careful development periodically in light of the variables and effects surrounding
2. To develop a policy commensurate with the business of the company and identify the risks to which the company is exposed and monitored and taking into consideration the development and updating of these policies

NATIONAL GYPSUM COMPANY

3. As well as the development of the surrounding conditions (internally and externally) that will affect the company's activity and the financial collection of its receivables
4. Follow up procedures and potential deficiencies in internal controls and surrounding risk environment and management when approving expansions and opening markets
5. Deliver appropriate information to the Board and Executive Management in a timely manner through accurate, complete, concise and comprehensive reports on the Company's activity
6. Monitor risk limits and raise any override from these limits and actions to be taken for treatment
7. Provide the Board periodically of the risks facing the company and any override in the application of the internal control system
8. Give the opportunity for direct communication between the Internal Audit Sections, Committee, External Auditors and the Board of Directors to ensure transparency in the issuance of reports and the application of internal controls
9. Review serious violations in cooperation with the Audit Committee and follow up the reactions of management, correct procedures and proposed preventive measures
10. Review the recruitment activities, policies and organizational structure of internal audit departments and divisions
11. Assisting the Board in fulfilling its legal and regulatory obligations in all aspects of risks and developing plans to reduce the risks faced by the Company in all its departments, divisions and factories.

Seventeenth: Operating profit

- The operating profit for the fourth quarter of 2020 AD is 41,048,358 riyals compared to 11,936,649 riyals for the same fourth quarter of the previous year With a rise of 243,89%
- The total sales of the company for this year 2020 were 107,054,072 riyals, compared to 70,181,615 riyals last year 2019. Net income (41,163,411 riyals) and the legitimate Zakat for the year 2020 AD was 3,953,088 riyals

	2019 AD	2020AD	Change
sales	70,181,615 SR	107,054,072 SR	+36,872,457 52,54%
Gross profit	20,207,387 SR	51,804,506 SR	+31,597,119 156,36%
Net profit after Zakat	10,906,493 SR	37,210,323 SR	+26,303.830 241,18 %
Total comprehensive income	9,991,120 SR	40,882,431 SR	+30,891,311 309,19%
Total shareholders' equity	444,679,261 SR	472,678,359 SR	+ 27,999,098 6.30%
Earnings per share from total comprehensive income	0,32	1,29	

Eighteenth: Remuneration of Boar of directors (2020)

The Board of Directors wishes to clarify that the Chairman and members have not received any allocations or other benefits other than the amounts determined by the rules and regulations (shown in the table below)

The session ended on 09/4/2020AD

	Number of Members	Number of meetings	Session allowance		Total meeting allowance per member		Allowances for all members	
Board sessions allowance	9	5	3000	SR	15.000	SR	218.000	SR
Allowance of the audit committee sessions	3	11	3000	SR	33.000	SR	99.000	SR
Allowance of the Nomination Committee sessions	3	3	3000	SR	9.000	SR	27.000	SR
Allowance of executive committee sessions	5	1	3000	SR	3.000	SR	15.000	SR
Total							359.000	SR

• **Audit Committee remuneration**

According to article (10) of the regulation system rewards the Audit Committee adopted by the General Assembly on 17/1/2018 A.D. (Spent for 2020 AD)

Nawaf abdul Majeed Khashoggi	Chairman of the Audit Committee	Annual amount	50,000	SR
Mohamed Bin Salih A. Al Awad	Member of the Audit Committee	Annual amount	50,000	SR
Saud bin Abdullah Al -Bawardi	Member of the Audit Committee	Annual amount	50,000	SR

• **Senior executives**

Executive member	Salaries & Rem	Allowance	Total	
Member of the Board of Directors and General Manager	650.000	137.639	787.639	SR
Technical factory Manager Riyadh	303,000	75,750	378,750	SR
Director of administrative affairs	84.000	25.800	109.800	SR
Dammam manager	114,000	34,500	148,500	SR
Technical factory Manager Yanbu	54.000	16.500	70.500	SR
Reward Board members	No remuneration has been calculated for the members of the Council and a voting clause has been established in the General Assembly No. (56) for the disbursement of two million two hundredfifty SR			

Nineteenth. Confirmation of Internal Auditing: Profit distribution policy:

- 1- The National Gypsum Company's internal auditing committee confirms that the financial accounts for the fiscal year ending in 31/12/2020 AD, have been prepared in a proper manner and the internal control system has been set up in a proper efficient basis. The internal auditing has been carried out according the standard accounting principles which, includes examining and reviewing accounts and other required procedures in accordance with company's regulations and articles of association. There is no doubt about the company's abilities to continue its activities.
- 2- The financial statements has been prepared, as of 31/12/2020 AD as per the standard accounting principles that issued by Saudi Chartered Accountants authority. The financial statement has been prepared in a way that reflects the real status of the company.
- 3- It appears from the report of the Auditors that the financial statements are free from significant mistakes.
- 4- There is also no punishment or penalty imposed or under reserve of the company from the Commission or any other supervisory or regulatory or other jurisdiction.

• **The board and the audit committee shall approve the following**

1. that the financial accounts , have been prepared in a proper manner
2. The internal control system has been set up in a proper efficient basis.
3. All of the company's financial accounting records - according to standards approved and kept by the company
4. There is no doubt about the company's abilities to continue its activities
5. It does not have any substantial interest in it to one of the members of the board of directors or executive directors or senior executives held
6. There is no any investments or reserves have been established for the benefit of employees (such as savings - Loans - Shares staff etc.
7. The Audit Committee does not have any conflict between them and the decisions of the Board on the appointment of the auditor of the company and the determination of his fees

Twenty.

The company has been applying all articles set forth in companies' governance regulation in concordance with the company's articles of association and corporate regulations issued by ministry of commerce, especially the articles related to shareholders right. Expect for a few items and include the following .The company follows the cumulative voting system in voting for the selection of board members

Twenty one. Profit distribution policy:

Article (62) of the statute of the National Gypsum Company under extraordinary general assembly resolution dated 2/9/1438 AH, on the distribution of the profits of the company as follows:

Profits distribution

Article (62) : annual profits shall be distributed , among share holders ,after deducting depreciations, all expenses and costs including the Zakat, as follows:

- 1- 10% out of the net profits shall be kept as statutory reserves. The general assembly reserves the right to stop this if such reserve is equal to 30% of capital.
- 2- The statutory reserve shall be used to cover the company's loss or increase the company's capital. (If this reserve exceeds 30% of the capital) in accordance with the Companies Regulations
- 3- 5% out of the balance shall be distributed, as first payment of dividend distribution to shareholders. If the profits of a year do not permit the distribution of such shares, they shall not be claimed from the profits of the coming years
- 4 – 10% of the balance shall be allocated for board director’s remuneration Not to exceed 500,000 riyals per member may be recommended to the General Assembly regular disbursement of a certain amount in accordance with Article (39) of these rules .
- 5 – If the reward for a certain percentage of the profits of the company, the percentage may not exceed 10% of the net profits after deducting the reserves which the General Assembly decided to implement in accordance with the provisions of the Articles and Articles of Association of the Company and after the distribution of profit the not less than (5%) of the company's capital' Provided that the entitlement of the reward such remuneration shall be commensurate with the number of meetings attended by the member and any other estimate shall be null and void
- 6- Distributed the remainder after that an additional share to shareholders
- 7- On the recommendation of the Board of Directors of the Ordinary General Assembly to decide how to manage the remainder of the profits to the benefit of the company
- 8- The report of the Board of Directors shall include a general statement of all the members of the Board of Directors received during the fiscal year from remuneration, expenses and other benefits, as well as a statement of what members of the Board have received as employees, administrators, Administrative or consulting, and shall also include a statement of the number of meetings of the Council and the number of meetings attended by each member from the date of the last meeting of the General Assembly
- 9 -The Ordinary General Assembly when determining the share of the shares in the net profits to decide to be other reserves to the extent that in the interest of the company or to ensure that the distribution of the profits again as much as possible to the shareholders, Assembly mentioned also that the amounts deducted from the net profits to establish social institutions for the company's employees or to assist existing These institutions
- 10 -The reserve may not be used except only by decision of the extraordinary general assembly if this is not an ad hoc reserve for a specific purpose may be of the Ordinary General Assembly based on the proposal of the board of directors that decides disbursed for the benefit of the company or shareholders
- 11 -The company may distribute profits to its shareholders in progress an annual or semi-annual or quarterly basis in accordance with the regulations issued by the Capital market

NATIONAL GYPSUM COMPANY

Authority , based on the authorization issued by the ordinary general assembly of the Board of Directors to distribution of interim profits.

Article (63): Profitability

The shareholder shall be entitled to his share of the profits in accordance with the General Assembly resolution issued in this regard. The decision shall indicate the date of maturity and the date of distribution. The rights of the shareholders of the registered shares shall be in the shareholders' registers at the end of the day specified for the entitlement. The competent authority shall determine the maximum period for which the Board of Directors shall implement the General Assembly resolution. Such as the distribution of profits to shareholders.

Article (64): The General Assembly Ordinary may use the earnings and distributable reserves for the payment of the remaining amount of the value of the share or part thereof. Provided that this does not prejudice the equity of the shareholders

Twenty two :

The Board of directors proposes the following Distribution is as follows

	<u>Saudi Riyal</u>
Net profit before deduction of Zakat	41,163,411
Zakat is deductible	(3,953,088)
Net profit after Zakat deduction	37,210,323
Add retained earnings	10,871,563
Total	48,081,886
The first batch of shareholders is 5 % of the capital	(15,833,333)
The rest	32,248,552
Remuneration of Boar of directors (Presented to the Assembly for a vote) remainder	(2,250,000) 29,998,552
The second batch of shareholders is 1 % of the capita	(3,166,666)
The remaining profits last year	26,831,887

The Board of Directors is pleased to present the following items to vote on in the Assembly:

1. Voting on the annual report of the board of Directors for the fiscal year ending on 31/12/2020 AD
2. Voting on the report of the company's accounts for the financial year ended 31/12/2020 AD
3. Voting on the consolidated financial statements for the year ending on 12/31/2020
4. Voting on the discharge of the members of the Board of Directors for the fiscal year ending on 31/12/2020.
5. Voting based on the recommendation of the Board of Directors to distribute dividends to shareholders for the fiscal year 2020 in the amount of 19,000,000 riyals (60 halalas) per share, 6 % of the capital. The right to distribute to the shareholders who own the company's shares to the shareholders registered in the company's shareholders 'register at the Securities Depository Center(Edaa) at the end of the second trading day following the day of the company's General Assembly and the payment of profits will be, God willing, as of Monday 5 May 2021 AD 23 Ramadan 1442 AH
6. Voting the appointment of the auditor who has been nominated by the Auditing committee. To audit the company's the financial statement for that fiscal year 2020 AD, quarterly financial statements (First, Second, third, fourth and annual lists) the first quarter of 2022 and to determine his fees

NATIONAL GYPSUM COMPANY

7. Vote on the recommendation of the Board of Directors to pay the remuneration of the members of the Board of Directors by the amount of 2,2500,000 riyals by Two hundred and fifty thousand Saudi riyals per member for the financial year ended 31/12/2020 .

The board of directors takes this opportunity to thank you for accepting our invitation to attend this general assembly session, and for your trust and confidence. We pray to Allah the almighty that our country continues to enjoy the security, prosperity under the leadership of the Custodian of the two holy mosques. King Salman Bin Abdul Aziz, and His Crown Prince Mohammed Bin Salman Bin Abdul Aziz Deputy Prime Minister and Minister of defense, and their righteous government, and to help them all towards the achievement of success and prosperity of our beloved country.

Best regards
Board of Director

THE COMPANY'S DEVELOPMENT SINCE

2020

حتى عام

2013

تطور شركة الجبس الاهلية من عام

YEAR2020	YEAR2019	YEAR2018	YEAR2017	YEAR2016	YEAR2015	YEAR2014	YEAR2013	PROFITS الربحية
معايير دولية	معايير دولية	تداول للمعايير دولية						
107,054,072	70,181,615	61,187,217	43,765,895	83,075,800	78,899,159	82,861,951	80,538,484	صافي المبيعات NET SALLES
37,210,323	10,906,493	11,534,083	-16,417,696	15,607,639	20,557,655	21,727,030	17,788,043	صافي الربح بعد الزكاة NET PROFIT AFTER DEDUCTING ZAKAT
19,000,000	12,666,667	12,666,667	0	15,833,333	19,000,000	19,000,000	25,333,333	الأرباح الموزعة DISTRIBUTED PROFITS
6%	3.50%	4%	0%	5%	6%	6%	8%	
مقترح عرض على الجمعية								

OWNERSHIP الملكية

472,678,359	444,679,261	448,954,819	431,877,091	468,239,658	469,475,524	476,534,803	458,775,073	حقوق المساهمين OWNERSHIP EQUITY
316,666,667	316,666,667	316,666,667	316,666,667	316,666,667	316,666,667	316,666,667	316,666,667	رأس المال المدفوع PAID UP CAPITAL
31,666,667	31,666,667	31,666,667	31,666,667	31,666,667	31,666,667	31,666,667	31,666,667	عدد الاسهم NUMBER OF SHARES
0	0	0	0	0	0	0	0	زيادة رأس المال CAPITAL INCREASE

INVESTMENT الاستثمار

476,348,784	447,925,151	452,044,037	434,992,039	471,742,739	473,151,807	480,799,030	493,456,986	رأس المال المستثمر INVESTED CAPITAL
685,116,007	679,153,681	678,376,576	690,182,217	750,425,015	749,937,841	749,042,394	748,658,244	اجمالي الموجودات الثابتة بالتكلفة COST OF TOTALFIXEDASSETS
لا يوجد قروض على الشركة	5,700,000	15,700,000	قروض طويلة الاجل LONG TERM LOANS					

LISNCE OF PRODUCTION CAPCITY الطاقات المرخص بها

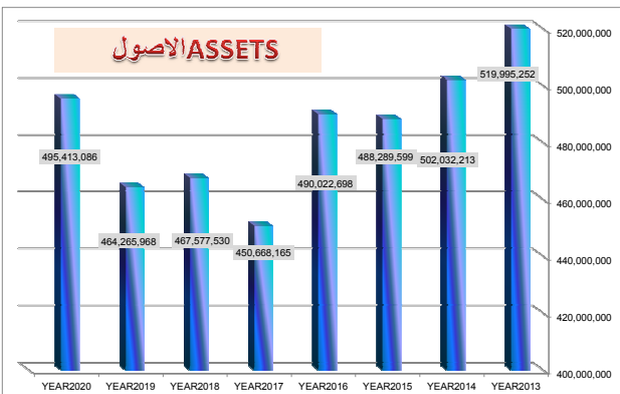
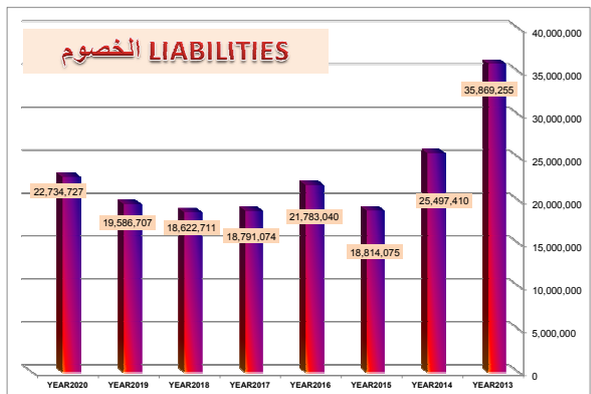
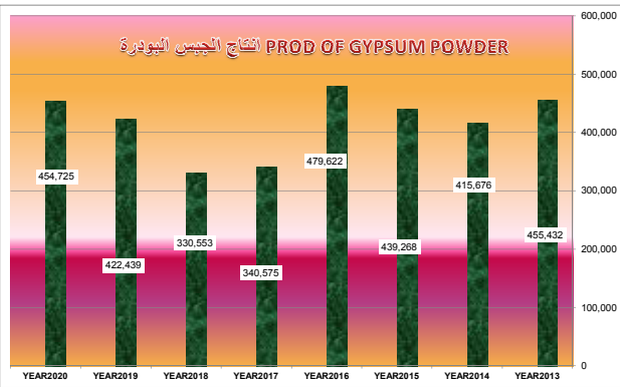
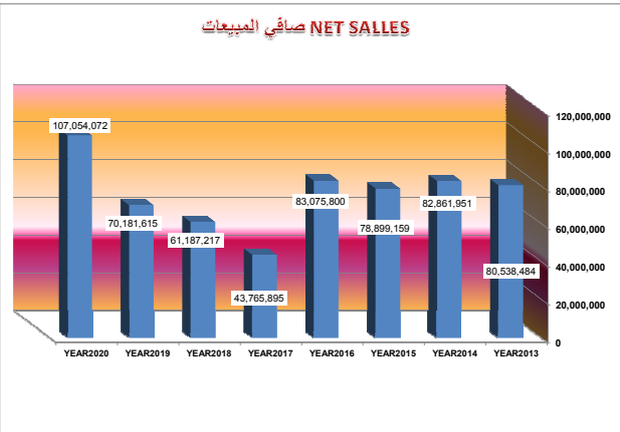
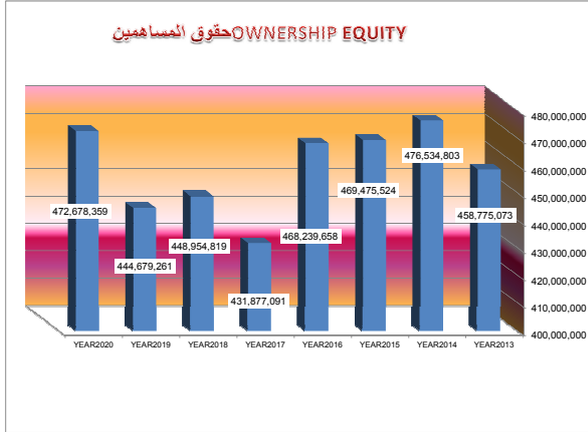
960,000	960,000	960,000	960,000	960,000	960,000	960,000	960,000	الطاقات الانتاجية للجبس (طن) GYPSUM PRODUCTION CAPCTY-TON
23,760,000	23,760,006	23,760,005	23,760,004	23,760,003	23,760,002	23,760,001	23,760,000	الطاقات الانتاجية للحوائط (م ²) PLASTER POARD PRODUCTION CAPCTY-M2

PRODUCTION الانتاج

454,725	422,439	330,553	340,575	479,622	439,268	415,676	455,432	كمية لتتاج الجبس البودرة (طن) QT OF GYPSUM POWDER
809,332	1,079,306	1,150,303	994,934	744,260	984,147	450,643	344,110	كمية لتتاج الحوائط الجبسية (متر مربع) QT OF PLASTER BOARD

liabilities & Assets الاصول والخصوم

151,670,322	129,703,683	134,474,602	124,631,290	144,946,128	133,295,375	114,530,728	111,507,438	اصول متداولة CURRENT ASSETS
343,742,764	334,562,285	333,102,928	326,036,875	345,076,570	354,994,224	387,501,485	408,487,814	اصول غير متداولة NON-CURRENT ASSETS
495,413,086	464,265,968	467,577,530	450,668,165	490,022,698	488,289,599	502,032,213	519,995,252	اجمالي الاصول TOTAL ASSETS
19,064,302	16,340,817	15,533,493	15,676,126	18,279,959	15,137,792	21,233,183	26,538,266	خصوم متداولة CURRENT LIABILITIES
3,670,425	3,245,890	3,089,218	3,114,948	3,503,081	3,676,283	4,264,227	9,330,989	خصوم غير متداولة NON-CURRENT LIABILITIES
22,734,727	19,586,707	18,622,711	18,791,074	21,783,040	18,814,075	25,497,410	35,869,255	اجمالي الخصوم TOTAL LIABILITIES

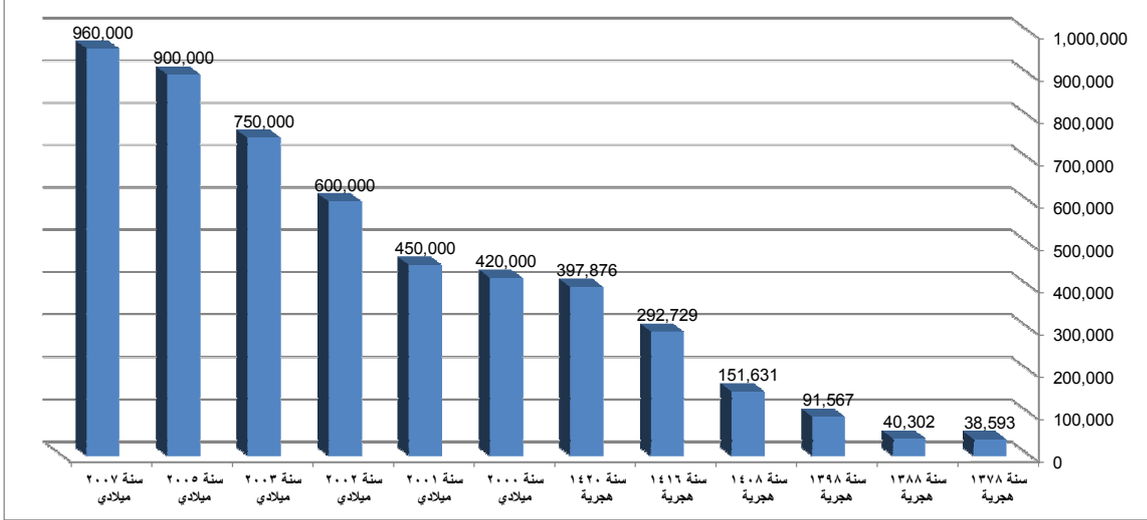




مكافآت أعضاء مجلس الإدارة للعام 2020 ميلادي																
المكافآت المتضمنة							المكافآت الثابتة									
نسبة من الارباح	مكافآت دورية	خطة تحفيزية قصيرة الاجل	خطة تحفيزية طويلة الاجل	الاسهم الممنوحة (القيمة)	المجموع	مكافاة	المجموع الكلي	بدل مصروفات	اسم العضو	مبلغ معين مكافآت المجلس السنوية	بدل حضور جلسات المجلس	مجموع بدل الحضور جلسات اللجان	مزايا عينية والادارية والاستشارية	مكافاة الاعمال الفنية	مكافاة رئيس المجلس و العضو المنتدب او امين السر إن كان من الاعضاء	المجموع
الاعضاء المستقلين																
					0		218,000		1	200,000	15,000	3,000				218,000
					0		248,000		2	200,000	15,000	33,000				248,000
					0		224,000		3	200,000	15,000	9,000				224,000
					0		248,000		4	200,000	15,000	33,000				248,000
					0		251,000		5	200,000	15,000	36,000				251,000
					0		224,000		6	200,000	15,000	9,000				224,000
					0		227,000		7	200,000	15,000	12,000				227,000
الاعضاء التنفيذيين																
					0		218,000		1	200,000	15,000	3,000				218,000
					0		218,000		2	200,000	15,000	3,000				218,000

تطور الطاقة الانتاجية لمصانع الجبس

عند التأسيس					
طن سنويا	420,000	سنة ٢٠٠٠ ميلادي	طن سنويا	38,593	سنة ١٣٧٨ هجرية
طن سنويا	450,000	سنة ٢٠٠١ ميلادي	طن سنويا	40,302	سنة ١٣٨٨ هجرية
طن سنويا	600,000	سنة ٢٠٠٢ ميلادي	طن سنويا	91,567	سنة ١٣٩٨ هجرية
طن سنويا	750,000	سنة ٢٠٠٣ ميلادي	طن سنويا	151,631	سنة ١٤٠٨ هجرية
طن سنويا	900,000	سنة ٢٠٠٥ ميلادي	طن سنويا	292,729	سنة ١٤١٦ هجرية
طن سنويا	960,000	سنة ٢٠٠٧ ميلادي	طن سنويا	397,876	سنة ١٤٢٠ هجرية



تطوير الطاقة الانتاجية للالواح الجبسية

بداية الانتاج					
متر مربع سنويا	11,670,000	سنة ٢٠٠٠ ميلادي	متر مربع سنويا	2,654,191	سنة ١٤٠٥ هجرية
متر مربع سنويا	17,760,000	سنة ٢٠٠٦ ميلادي	متر مربع سنويا	2,842,282	سنة ١٩٩٠ ميلادي
متر مربع سنويا	23,760,000	سنة ٢٠٠٧ ميلادي	متر مربع سنويا	5,600,000	سنة ١٩٩٥ ميلادي
			متر مربع سنويا	7,664,181	سنة ١٩٩٩ ميلادي

