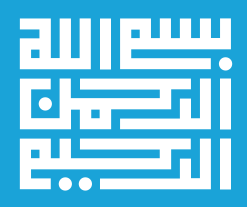


**Annual Report** 

2022





Board of Directors Annual Report

Aldrees Petroleum & Transport Services Co.

& Closing Accounts for the Fiscal Year Ended on

31 December 2022



The Custodian of the Two Holy Mosques

King Salman bin Abdulaziz Al Saud

May Allah protect him



His Royal Highness

#### Prince Mohammed bin Salman bin Abdulaziz Al Saud

The Crown Prince, Prime Minister, May Allah protect him

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# **Board of Directors Report**

#### For The Fiscal Year Ended on 31 December 2022

# Shareholders of ALDREES Petroleum & Transport Services Co. Dear Sirs,

The Board of Directors is pleased to present the Annual Financial Report for the Fiscal Year (ended) 31 December 2022. It includes the financial result, and thanks to ALLAH, and the efforts of the employees in the company. With the company's various activities, it's noteworthy the progressive approaches as reflected in the financial position in FY 2022.

For FY 2022 the company realized good results with total sales amounted to 12,356.1 million Saudi Riyals compared to 9,109.6 million Saudi Riyals of FY2021 an increase of 35.6% and net profit amounted to 241.8 million Saudi Riyals, an increase of 36.8% compared with FY 2021. These positive results were achieved, thanks to ALLAH and then the efforts of the company's employees through the impleamentation of strategic plans and reaching the required goals.

The implementation of the strategic plans in our operations and the completion of plans to develop all the stations in the Kingdom, the Smart Fuelling Technology (WAIE), and the expansion of Logistics Services paved way to keep its dominance in the field; attracting new customers, increasing the company's market share, and maintaining its leadership position.

The company will continue working to achieve its goals by maximizing the return to its shareholders and continue to improve, innovate, and develop Human Resources to meet challenges.

Finally, we would like to express our deepest thanks for your confidence in Company Management, welcoming a new year with optimism to achieve more success during Y2023 and we hope to see you at the annual meeting of Shareholders General Assembly to answer your questions regarding the matters stated in this Report.

**Board of Directors** 





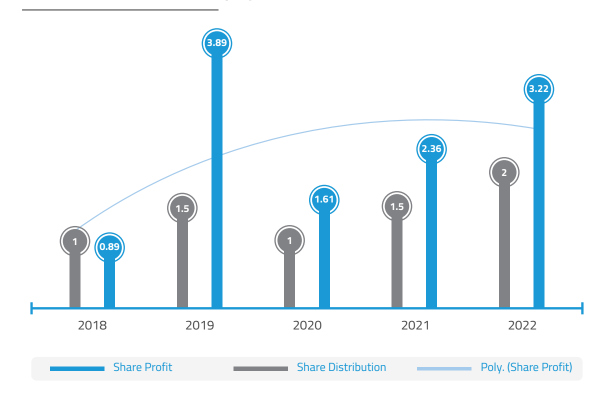


# Diagram - Share Performance during 2022

#### **Share Value**



#### **Share Profit & Distribution (SR)**























#### **Mission**

Our mission is to take advantage of every possible opportunity to fulfill our actions and decisions:











Provide the best services to our clients

Continue training and developing the skills of our staff

Use the latest world class methods in our operational processes

Achieve the best returns to our shareholders.

Community services



### The Message

Achieving a leading position for the company in the field of operating, managing and maintaining petrol stations, service centers, logistics and transportation, raising the level of quality, and achieving customers and shareholders satisfaction and stakeholders in accordance with our social responsibility.



#### **Our Responsibility**

Our commitment to our social and environmental responsibilities is reflected through the integrated methodology on which our work scope is based, as we are constantly keen to contribute effectively to achieving real and positive development within the society in which we work to contribute, thus advancing development throughout the Kingdom.







#### Core values:

It is the innate values that our company prides itself with our partners, customers, employees, and community. These values are consistent with our decisions and actions and are the bases for our relationships and commitments. The qualities that we would like to be known by customers inside and outside the company.



#### Quality

We are committed to quality and believe that it is the best way to develop our work and improve our performance and customer satisfaction.



#### **Safety**

Safety comes first, and we take all preventive precautions against risks in our operations. Our goal is to completely avoid operational hazards.



#### **Community Service**

We believe that we are part of the formation of the society in which we live and that we have a moral responsibility to support it, and that the development of society is the development of family of which we are part of.



#### **Commitment**

We can fulfill our commitments toward our customers and our society and do what is required from us on time and in the right way.



#### Honesty

Your service and goods are in safe hands. We take care your goods and fulfill our obligations.





#### **Professionalism**

We work diligently to develop the skills and professional behavior of all our employees, to maintain the confidentiality and privacy of information, to carry out tasks in the correct manner and on time, and to evaluate what has been achieved.



#### **Innovation**

We work to encourage creativity at all levels and take care of its elements and components.



#### **Teamwork**

We unite our capabilities to achieve a common vision and together we can collectively succeed in any endeavors.



#### Clarity and Transparency

We have an open-door policy and discourage barriers in the working environment. We reject methods that hinder communication in achieving the best service to our customers.



#### △ | Justice and Integrity

We value honesty and transparency in our business operations. Should negligence be in question in delivering services we disclose facts and always adhere to laws.









# **Objective:**

The company aims to achieve the best returns for shareholders, and to provide the best distinguished services to its customers through continuous development and raising the efficiency of human resources, as our business operations are supervised by a trained team of engineers, technicians and manpower, that guarantees the safety of trucks, devices, equipment and stations.







#### Parallel Description of Company Activity, Sectors and Subsidiaries:

The company activities include, pursuant to the Commercial Registration thereof; Retail and wholesale trade of fuel, oil, gas, car spare parts, tires, batteries. Cargo services, hauling/ bulk transportation to all domestic routes in KSA and cross-borders of all kinds of goods and products, water, chemicals, etc. Land transport services, maritime and air passengers. Customs clearance of products and goods services, packaging, packing, and all Logistics and complementary services for all company purposes, inside and/or outside KSA by land, sea and air. Establishing workshop, mechanics, electricity, blacksmithing, painting, plumbing and car washrooms. Purchasing parcels of land and, build or develop and investment through sale or rent to company; Retail and wholesale trade of food products; establishing, managing, operating, renting, restaurants and fast food service centers (for hot and cold drinks and snacks). Subsistence services: Cooked and uncooked. Management, operating and maintenance of fuel stations, and carwash & polishing. Investment through purchasing commercial and residential buildings. Purchase, or owns medical centers for company. Import apparatus, equipment, spare parts, system automation, fuel pumps systems, tanks, and all the supplies needed to operate fuel stations. Building general contractor. Maintenance, cleaning, installation, restoration, demolition, gypsum, decoration, electrical and plumbing works roads, asphalt, lighting, extension of telephone networks, water, sanitation, carpentry, air conditioning and landscaping. The company carries out its activities in accordance with the established regulations and after obtaining the necessary licenses from the competent authorities, if any.





The below Report shows activity and revenue analyses of each sector separately as follows:

Description	2022	2021	2020	2019	2018
Income statement	SR	SR	SR	SR	SR
Sales					
Petroleum	12,047,728	8,842,138	4,738,495	5,375,560	4,930,309
Transport	308,351	267,477	235,586	305,569	246,276
Total	12,356,079	9,109,615	4,974,081	5,681,129	5,176,585
Sales Percentage:					
Petroleum	%97.50	%97.06	%95.26	%94.62	%95.24
Transport	%2.50	%2.94	%4.74	%5.38	%4.76
Growth Percentage:					
Petroleum	%36.25	%86.60	%11.85-	%9.03	%52.96
Transport	%15.28	%13.54	%22.90-	%24.08	%32.21
Total	%35.64	%83.14	%12.45-	%9.75	%51.82









#### First: (Petroleum Services Division):

The Company applies state of the art technology; quality and safety standards, continuous improvement and development of our employees abilities along with the best international and scientific methods to our operations, so as to provide good services. This led for the Ministry of Municipal and Rural Affairs to certify operations high standard and qualified to receive the (adjusted) profit margin for the certified companies. As a result of the new requirements by the Official Authorities (economic and regulatory changes regarding the fuel stations), the rehabilitation and development of the stations inside the cities and in the highways, necessitate long-term investments, with the aim to achieve and sustain the level of profitability, that resulted to a network of (740) stronghold Service Stations.





# The following is a summary of the number of owned and leased service stations:

Description	2022	2021	2020	2019	2018
Company owned					
At start of year	17	17	16	16	16
Additions during the year	2	-	1	-	-
Exclusions	-	-	-	-	-
At the end of year	19	17	17	16	16
Leased Rentals					
At start of year	623	527	466	429	448
Additions during the year	110	108	73	58	22
Exclusions	12	12	12	21	41
At the end of Year	721	623	527	466	429
Total stations	740	640	544	482	445
Growth Rate	%15,6	%17,6	%12,9	%8,3	%-4,1

# 740

# **STATIONS**





## **Second: (Logistics and Transportation Division)**

The company provides the best transportation fleet using modern trucks and maintenance methods employing only high-quality spare parts, and continuous training & development in human resources efficiency. Maintenance works are managed by a competent technical team under the supervision of highly efficient engineers to ensure safety of the drivers, trucks and equipment. The highly reputed operation of transport fleet is well-known across the Gulf Cooperation Council Countries (GCC) and some of the neighboring Arab countries. The company decides to acquire additional trucks and trailer heads to meet the rising demands of companys hauling contracts servicing, and Logistics expansions.







The following is the company's fleet summary (number of trucks and transportation units):

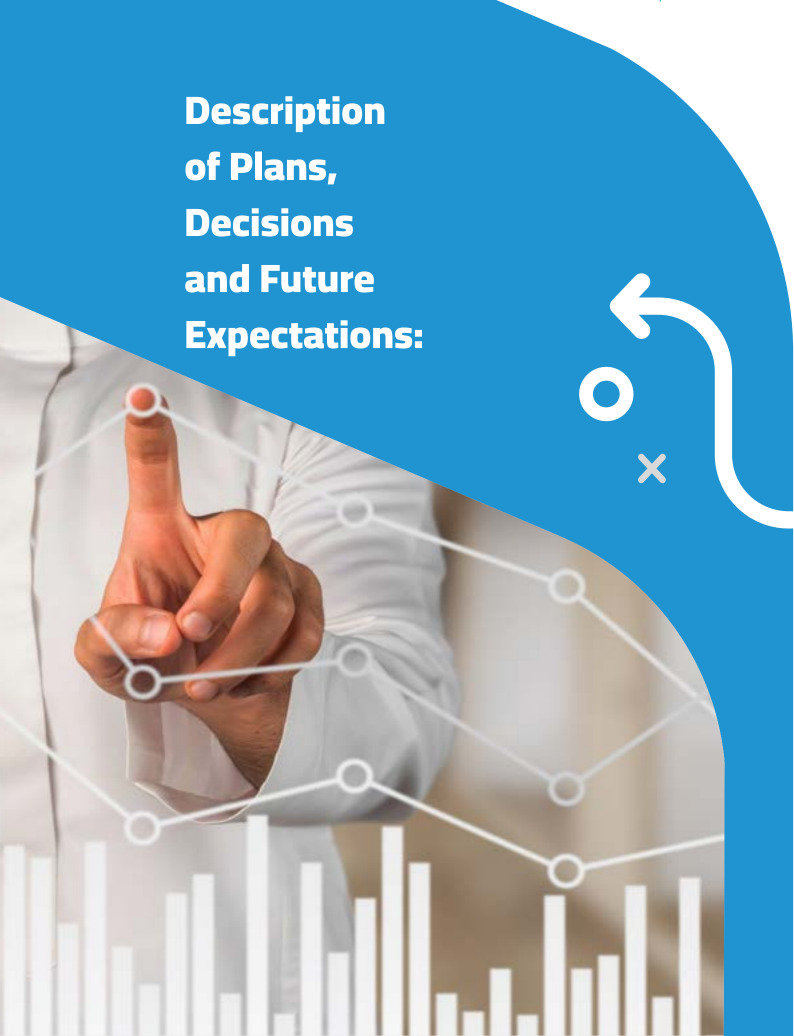
Description	2022	2021	2020	2019	2018
Truck Head					
Year start	1265	1250	1255	1283	1291
Additions during the year	363	92	100	-	-
Exclusions	131	77	105	28	8
Year end	1497	1265	1250	1255	1283
Trailers					
Year start	2546	2444	2390	2437	2386
Additions during the year	118	115	71	105	151
Exclusions	13	13	17	152	100
Year end	2651	2546	2444	2390	2437
Total truck heads and trailers	4148	3811	3694	3645	3720

# 4148

# truck heads and trailers











# **Petroleum Services Division Strategy:**

- Planning to expand ownership of service stations.
- Establishment of modern integrated fuel stations equip with distinct services.
- Lease station facilities to highly reputed companies with registered trade mark.
- Expansion on mega service stations on highways as integrated service stations to serve visitors.
- Integration of technologies by fuel filling automations as well as all operational and administrative processes.
- Maximising non-fuel revenue (other than sale of fuel) to increase company revenue.
- Supporting efficient human resources particularly the local talents in order to improve the operational level and competitiveness.
- Strategic partnership with respect to the operation of other services associated with gasoline sale.







# Logistics and Transportation Division Strategy:

- Capitalize on current assets for maximum profitability, as per the demand of buiness operations.
- Expand our activities in Total
   Supply Chain.
- Onsite & offsite logistics services
   (New JV)
- Invest in warehousing business.
- Engage in Retail logistic services

- Expand Material Mgnt.,
   Manpower & Eqpt. (MRO &
   Chemicals onsite).
- Container Yard Storage (shipping lines).
- Container Yard port Operations
- Local petrol distribution expansions







The future plans aim in sustaining the company's growth and development in transport/hauling & logistics services taking the existing operations to new heights and higher profitability.







Delivering the best services to customers is the primary goal of the company. For this purpose the company continues to train and develop the competency of its employees through in-house training center to raise the marketing and supervisory culture and awareness, and to promote skills in the area of Petroleum Services through (Petrol Training Centers) as well as the services provided to customers via Logistics and Transportation Division.

The company is one of the leading companies in achieving quality and safety standards at work.

The company has sought in the last years to obtain international certificates in the quality, safety and the environment and was one of the first companies to obtain the recognition of international organizations in implementing the quality and safety standards.

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The Company is the first ever in Saudi Arabia to get ISO 9001: 2008 certificate of quality and the first to receive the latest version thereof. SAI GLOBAL awarded the company ISO 9001: 2008 Quality Management System Certification on 25 February 2009, after complying with all the necessary certification's requirementsr. The said Certificate covers management services related to fuel stations and land transport services.

The quality certificate has been obtained with its new version (ISO 9001: 2015) for a period of three years until 20/02/2024, including periodical reviews to make sure of Company's adherence to the global standards it gained This showed our continuous hard work towards competency and fair business practices that the valuable consuming public is well-deserved.



Given the weight on the the importance of Quality & Safety in our business and all aspects of life, the Management stressed the necessity of continuous development of safety system in line with work volume and integration of future expansion. Thus, compliance to secure international certifications ensures our commitment to all the required safety regulations in our business practices.

After the development of the safety system and work environment in conformity with the international standards of safety, we are awarded the coveted 2023 in its pursuit to become a global standard the company once again awarded another ISO recognition recently, the ISO 45001: Occupational Health and Safety Certificate. The company received the Occupational Health and Safety Certificate on 29 January 2010 without difficulty due to the strength of safety system that was in placed. The said certificate has been renewed until January 2026.

The third certificate is Safety and Quality Assessment System (SQAS) awarded by (GPCA). This certificate proves the application of quality and safety standards by another global body. The said certificate has been renewed until 17 February 2024.

The company got a new certificate in Responsible Care (RC 14001:2015) in compliance of transporting and handling methods of hazardous chemicals. This certificate is valid until October 21, 2024. The company also obtained an Environmental Management System (ISO 14000: 2015) in its commitment to protect and care the environment, the certificate is valid until October 21, 2024.

The company got the coveted qualification certificate in Management, Operation and Maintenance of Gas Stations and Service Centers on Regional Highways. This was granted after the Ministry of Municipal and Rural Affairs facilitated the evaluations on











company's file and application as per the provisions and standards of the list of fuel stations and service centers Ministry's rehabilitation approval. The certificate is valid until 15/01/1445H (G: August 2, 2023).

The company has strong commitment in applying the highest environmental safety standard, parallel with global standard practices and in line with the Kingdom's Vision 2030.

The company is keen in Saudizing all jobs. At present, there are many technical positions occupied by citizens who are provided with theoretical and field training courses. The company employs strategic Human Resourcing processes to get the best cadres of talent pools among the locals to replace foreign employees.





#### **Company Board of Directors recommends the following:**

Distribution of dividends for FY 2022 amounting (150) Millions, SAR (2) per share equivalent to 20% of shares eligible for dividends.

The cash dividends shall be paid to eligible shareholders registered in the Securities. The eligibility of the dividends shall be for shareholders owning shares by the end of trading day of the General Assembly meeting date (which will be announced later) and are registered at Depository Center at the end of the second trading day following the General Assembly Meeting date. The distribution date will be determined later.

Distribution bonus of SAR (3.5) Million, the total fees of the BOD for the FY 2022, so that the total of rewards and benefits for the member of the board will be in accordance with the controls set by the Ministry of Trade and the Capital Market Authority.

Distribution of bonus to the members of the (4) members of Audit Committee, each by the amount of (75) thousand rivals each for the year 2022.

Allocation of a maximum amount of (2.5) Million SR to be disbursed during 2023 for community service and the delegation to the CEO of the company to





- Approve the recommendation of the Audit Committee on in its meeting No. (11) of the sixth
  session regarding the selection of the External Auditor to audit the company's accounts from
  among the candidates, in order to examine, review and audit the financial statements for the
  year ending on 12/31/2023 AD and the 2ND, 3rd quarters of the FY 31/12/2023 AD and
  the 1st of the FY 2024 AD, and determining its fees, from among the offers submitted.
- Approval of the Board of Directors Report for the financial year ended 31 December 2022.
- Approval of the External Auditor report for the financial year ended 31 December 2022.
- Approval of the financial statements for the financial year ending on 31/12/2022.
- Clearance of the Chairman and members of the Board of Directors with respect to the management of the company for the year ended 31 December 2022.
- Approval of the contracts and businesses that took place between the company and the
  companies owned by some of the members of the Board of Directors as related parties and
  authorizing such transactions and contracts until the end of the fiscal year which ends on 31
  December 2023 noting that the contracts do not have any preferential conditions and these
  transactions include the following:
  - Aldrees Industrial and Trading Company (ALITCO)
  - Seven Orbit Trading Co.
  - Hamad Mohammed Aldrees owner of Al Manakh station.
  - Abdulmohsen Mohammed Aldrees owner of Jizan Property that is being used for the workshop, office, and accommodation of Logistics and Transportation Division.



# <u>^</u>

#### **RISK MANAGEMENT:**

#### **POLICY:**

To structure and formalize the risk management activities across the business units, the company has developed a risk management framework. The company business units are required to implement and use this common risk management framework.

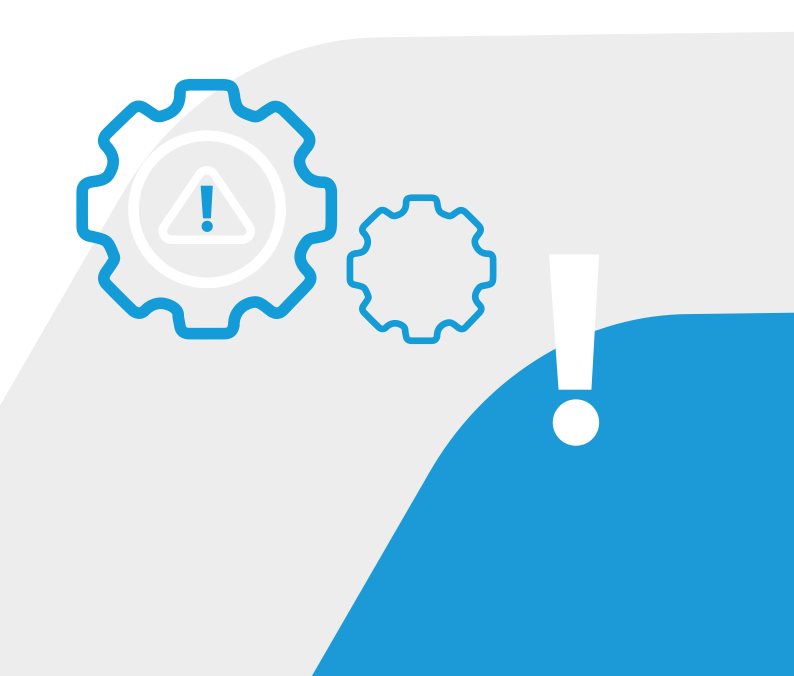
The company treats risk inherent to its strategy to achieve its corporate and business units' objectives and to deliver superior shareholder returns. It is developing and implementing a common and systematic approach for managing risk across the company. This approach increases risk awareness, ensures the appropriate management of risk, and makes the business unit risk profiles transparent, thus enabling risk to be compared and aggregated and allowing one to take a portfolio approach to risk management.

The company business units are expected to actively anticipate and manage risk, taking advantage of opportunities and containing potential hazards in line with their risk tolerance. The external and internal risk facing the company business units are changing constantly and the business units are expected to proactively:





- Utilize experience through knowledge sharing
- Deal with ambiguity, uncertainty and increasing complexity
- Prioritize, make decisions, and implement solutions on a timely basis
- Recognize and act on opportunities as they occur
- Ensure results despite a changing business unit environment.







# **Objectives of RM (Risk Management)**

### The primary objectives of RM in the Company are:

- «Keep the Company out of Trouble,"
   by ensuring effective and efficient
   management of risk and thereby,
   minimizing the likelihood of
   occurrence and the impact of risk
   incidents.
- «Make the Company»s Business Better," by assisting the management in managing risk and leveraging risk opportunities.
- Foster a culture of risk awareness where management embraces Risk Management and accept ownership of risk and accountability for the management of those risks.

- Maintain a current and accurate assessment of all significant business risks at the company and ensure that appropriate risk treatment plans are in place.
- Provide required assurance to the Board and senior management with regards to the «Risk Management Process."
- «Risk Management» is embedded in the management decision-making and strategic planning process.





# \_0

### **DEFINITIONS:**

- Risk Management Policy The present policy document summarizing the objectives and requirements for risk management.
- Risk Management Process A common four-step process for identifying,
   assessing, responding to, and monitoring business unit risks.
- Roles and Responsibilities Clearly defined responsibilities for managing and reporting on risks within line management and separately for supporting and auditing the risk management process.
- Risk Reporting Common terminology, formats, and frequencies for reporting on key business unit risks.
- Risk Measurement Common scales for measuring the likelihood and potential impact of risks.
- Risk Categorization Common categories for risks, allowing risk consolidation and identification of key risk areas.
- Assurance Structure An accompanying assurance structure, including a risk compliance auditor, which monitors and assures the application of the risk management framework within the business units.
- Support Structure A dedicated support function (Risk Support Officer)
  and a set of common user-friendly tools that allow the business units to
  implement and apply the elements of the risk management framework.

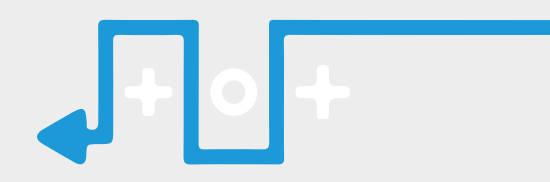


# **PROCEDURES:**

### Risk Strategy and Risk Tolerance

Risk is part of doing business and risk management is therefore part of day-to-day business management. The company aims to formalize risk management to the extent that business units will be able to apply best-practice techniques, to share knowledge and experience, and to make the key risks to the shareholders transparent.

The company aims to be risk aware, but not overly risk averse, and to actively manage business unit risks to protect and grow the business units. To achieve its business unit objectives, it recognizes that it will take on certain business unit risks. It aims to take risks in an informed and proactive manner, such that the level of risk is consistent with the potential business unit rewards and that the company understands and can manage or absorb the impact of the risk if it materializes. The Management will establish such risk responses as required to achieve the business unit objectives in accordance with the acceptability of the risk. Quantified business unit risk tolerances will be formulated and regularly updated by management at group, divisional and business-unit level,





### and likewise aim to actively avoid risks that could:

- Negatively affect the safety of our employees or other stakeholders, such as customers.
- Negatively affect our reputation.
- Lead to laws or regulations being breached and legislation.
- Endanger the future existence of the company.









# **Risk Management Requirements**

To formalize risk management across company, and to set a common level of transparency and risk management performance, several requirements have been defined for the business units. The company group, divisions and business units are obliged to address the following requirements about risk management:

- Develop and review, at least annually, a statement on the risk tolerance of the group/division/businessunit.
- Conduct a formalized risk assessment at least annually, this assessment to include the identification, prioritization, measurement, and categorization of all key risks that could potentially affect the business unit's objectives.
- Report annually on the key business unit risks as identified in company's risk reporting formats.
- Continuously monitor key risks and controls and implement appropriate risk responses where necessary.
- Formalize responsibilities for managing risk and for sustaining the company's risk management framework within the business unit.
- Monitor and review the application of the risk management framework.









### **Assurance**

The company has a corporate internal audit function that conducts a systematic program of operational and financial audits across the business units. Through the risk management process, the business units themselves are responsible for assessing their risks, for implementing appropriate controls, for monitoring risks and controls, and for gaining assurance that the risks are being managed as intended. Formalized assurance from a corporate level focuses on auditing how the business units apply the risk management framework. Operational and financial audits will be executed on a regular basis from corporate level. The outcome of the risk assessment process will be used as input for the audit planning by corporate audit.



# **Risk Management Roles and Responsibilities**

Risk management is primarily the responsibility of line management. Specific responsibilities for applying, supporting, and auditing the risk management processes are detailed in this section.







# Business Unit Management (Risk Management Officers of Divisions and HO Department)

Risk management is a normal part of day-to-day management practice. The specific responsibilities of business unit management with respect to structured risk management are to:

- Implement the risk management framework within the business unit.
- Develop and review the business unit's risk tolerance.
- Identify and assess the risks faced, and report material risk information annually as part of the budget and ad-hoc in the case of significant new risks arising.
- Manage the material risks within the business unit and ensure the actual risk profile is consistent with the risk tolerance.
- Develop and maintain an appropriate organization to facilitate the application of the risk management framework.







# **RISK MANAGEMENT COMMITTEE**

- Formulate and update the company's Risk Management Policy
- Formulate the corporate risk tolerance; review and approve the business unit risk tolerance statements.
- Determine, communicate, and support the company's risk management approach to the business units.
  - Review business unit risk reporting critically and provide feedback to the business units as part of the Three-year Planning process.
- Ensure that the appropriate structure, processes, and competences are in place across company to address the requirements set out in this policy, and Report to the Supervisory Board and the Audit Committee on material risks.







# **Audit Committee/Supervisory Board of Directors (BOD)**

- Review and approve the risk management policy insofar as it is consistent with the company's corporate objectives.
- Review and approve the corporate risk tolerance (risk appetite)
- Be aware of the most significant risks across the business units and of whether management is responding appropriately.
- Review the portfolio of risks and consider it in the light of the corporate risk tolerance, and
- Monitor and ensure the appropriate application of the risk management framework within the business units.



# **Risk Support Officer**

The Risk Support Officer is a dedicated part-time function at company level, which is filled by the Head of Internal Audit. The Risk Support Officer ensures that risk management is conducted in a structured, systematic, and continuous manner across the company business units.

The Risk Support Officer's specific responsibilities are to:

- Maintain company's risk management framework (tools and methodologies)
- Support business units in their use of these tools and methodologies
- Maintain risk management communication within the company organization.
- If requested by a business unit, facilitate a risk assessment as part of the Three-year Plan and as part of support for key decisions.
- Provide an annual risk report for Company Holding, as well as a consolidated risk report, and
- Coordinate and supply training in risk management.





# **Risk Compliance Auditor**

The Risk Compliance Auditor is responsible for reviewing and reporting on how well the business units are addressing the requirements set out in company's Risk Management Policy. The Risk Compliance Auditor is generally externally resourced and reports directly to the Audit and Compliance Committee.

### The Risk Compliance Auditor's specific responsibilities are to:

- Evaluate and report on the compliance of the business units with company's Risk Management Policy.
- Evaluate controls in key risk areas on an ad-hoc basis.
- Evaluate compliance with other company policies on an ad-hoc basis, and
- Review and report on the extent to which management has applied company's risk management framework.

Each one who has a desire for investment shall carefully study all information stated in this Report, including risk factors indicated below. The company activity, financial position, business results and cash flows may be adversely and materially affected in the event of occurance of a risk factor that company management (Management) believes at .

The present time is important or any other risks that the Management could not identify or believes they are immaterial, or if the latter become significant. The occurrence of one or some of these risks may lead to a decline in the share price in the market; hence, the investor may lose the whole or part of its investment in company shares.









### 1. Risks associated with legislations and regulations:

Petroleum and Transport services in Saudi Arabia shall be subject to specific instructions and rules to be complied with by the company, such as renewal of Transport License by the Ministry of Transport; a license to be regularly renewed before expiry thereof. Although the company renews the said license and did not previously face any obstacles in this regard, there is no guarantee for future renewal in the future, which may significantly influence the company's ability to continue transport activity.

A license must also be obtained for each station from the Ministry of Municipal and Rural Affairs and Civil Defense and the National Center for Environmental Compliance Monitoring to carry out the activity of fuel stations (each station separately), and the company's business may be affected if it is unable in the future to obtain these licenses for new stations or renew ther existing ones.

A large number of the company's employees are non-Saudis (fuel station workers and trailer drivers). If more stringent requirements for Saudization are applied, the company may be adversely affected. It may be difficult to obtain visas for the purpose of labor recruitment. This will in turn cause inability to operate the stations and transport.

In general, any amendment to the regulations and instructions relating to company's business, including transport, loading, unloading and storage of petroleum products as well as hazardous and flammable substances, and to the requirements of environment protection and cafe licensing would materially increase the costs and burdens of the company, which may be negatively reflected on the company's financial position, business results and cash flows.



# 2. Reliance on Customers by Governmental Agencies and Companies:

The percentage of revenues earned from contracts signed with the governmental agencies and private companies in 2022 were about 8.8% of the Petroleum Services total revenues, while Logistics and Transportation Division revenues depend on companies. Whereas the contracts are renewed through open tenders, but there is no guarantee that the same will be renewed in the future. In case of inability to renew these contracts, the company's financial position, business results and cash flows thereof may be adversely affected.

### 3. Risks associated with fuels availability and prices:

The company, like others engaged in the provision of petroleum services, relies on Saudi Aramco to obtain fuels. Therefore, any delay in the supplies received from Aramco or any change in the terms of contracts signed therewith in this regard may adversely affect the company's activity.

Any significant change in fuel prices by the official bodies will have a negative effect on profit margin and may adversely affect the company's main activities, business results and cash flows. Moreover, the company's financial position may be affected in general, in case of inability to keep up with any potential rise in fuel prices by increasing the prices of its services or reducing the operating costs.





### 4. Risks associated with Insurance Coverage:

The company took all necessary measures to minimize any potential losses by purchasing insurance policies for Petroleum Services Division, covering public liability, vehicle accidents, fire and crime. The insurance policies for Logistics and Transportation Division cover vehicles, land transport services, liability against third party, fire and crime. The company net income, operation results and financial position may be affected as a result of any future losses pertaining to accidents or damages not covered by these policies or to accidents not covered by insurance such as terrorist acts and risks that may result from handling hazardous and toxic substances which may harm the environment or human beings.

### 5. Reliance on Important Human Cadres:

The company depends on the efficiency and expertise of the Executive Management as well as important human cadres. It took several measures to reduce loss of such cadres or inability to find suitable alternatives in case of losing the same. The company does not guarantee the possibility to keep the working qualified human cadres or to find alternatives with the same degree of qualifications in case the same are lost; which may be negatively reflected on the company's revenues, business results and financial position.



### 6. Reliance on Certain Important Computer Programs:

The company relies effectively on Enterprise Resource Planning (ERP) System, which provides integrated results for the company's operations and facilitates information flow among departments. Any malfunction, failure or dispute regarding the property rights of this System may adversely affect the company's operations.

### 7. Risks associated with Market:

### A. Competitive Environment

There is no guarantee for the Company's ability to continue effective competition against existing or new companies in the market. Changes in the competitive environment may result in reduction of prices and profit margins as well as loss of the market share partially, which would adversely affect the company's profits.

### **B. Excellence of Services**

The provision of excellent services at reasonable prices is one of the most important factors that have made the company a strong competitor in the market. It cannot guarantee the inability of existing or potential competitors to provide services that might be better and more distinctive than those offered by the company, which may adversely affect the operating results.

### C. Mergers and Alliances

It is possible to merge or unite companies engaged in petroleum and transport services in order to constitute rapidly evolving competitive consortiums, which could enable the same to get a larger share in the market on the company's account.



### **8- Distribution of Profits:**

The company's resolution on the distribution of any future profits depends on several factors, including profit realization, financial position, working capital requirements, distributable profits, credit limits available for company along with the general economic situation. It also relies on many other factors to be evaluated by the Board of Directors. Accordingly, the company does not assure the existing or prospective shareholders that any profits will be distributed in the future or confirm the amount of profits to be distributed in case of distribution approval.





### 9- Financial Risk:

Financial risk can occur if the company fails to provide adequate liquidity to meet the firm's obligations or manages financial risks in a manner that is inconsistent with the firm's business objectives. Its severity depends on several factors, which include the firm's size, industry, financial position (e.g., public/private, advantage, free cash flow to equity, etc.), and the direction of the market.

### 1-Price Risk:

The exposure of earnings or net worth to changes in market factors (e.g., interest rates, currency rates), which affect income, expense, or balance sheet value

### a.Interest Rate Risk

The risk that interest rates deviate from their expected value, resulting in lowerthan-expected investment yields, higher-than-expected borrowing or product costs, or deterioration of the firm's competitive position in its industry.

### b. Currency Risk

The exposure to fluctuations in exchange rates may arise as a result of business activity in foreign markets and investment in securities, which are issued by overseas entities or are denominated in a foreign currency

### c. Equity Risk

The exposure to fluctuations in the income stream and/or value of equity ownership in an incorporated entity.



### d. Commodity Risk

This can be a financial market risk if a company chooses an investment as part of a diversification strategy for managing investment risk. From the industrial perspective, commodity risk is the exposure to fluctuations in prices of commodity-based materials or products (e.g., gold, energy, copper, coffee)

### e. Financial Instrument Risk

Financial market risk can vary depending upon the particular segment of the market to which the holder of a financial instrument is exposed, or the way in which the exposure is structured.





### 2-Liquidity Risk:

The exposure to loss because of the inability to meet cash flow obligations in a timely and cost-effective manner. Liquidity risk often arises because of an investment portfolio with a cash flow and/or maturity profile, which differs from the underlying cash flows dictated by the company's operating requirements and other obligations.

### a.Cash Flow Risk

Actual losses incurred because of the inability to fund the operational or financial obligations of the business.

### b. Opportunity Cost Risk

The use of funds in a manner that leads to the loss of economic value, including time value losses, transaction costs due to inappropriate or inefficient management of cash flows, and other causes of loss of value

### c. Concentration Risk

Exposure to loss because of the inability to access cash in a timely manner due to the inability to liquidate exposures without moving the market, unusual market conditions, use of "proprietary" financial products, or excessive reliance on a small number of funding sources.





### 3-Credit Risk:

The exposure to actual loss or opportunity cost because of default (or other failure to perform) by an economic or legal entity (the debtor) with which the company does business.

### a. Default Risk

A counter party will be unable to fulfill its obligations.

### b. Concentration Risk

Inappropriate emphasis of sales volume or revenues on a single customer, industry sector, or other economic segment leads to exposure to excessive loss.

### c. Settlement Risk

In financial terms, this risk arises when financial counterparties effect their payments to each other at different times or in different locations. In a non-financial context, settlement risk describes the risk of unexpected costs and/or administrative inconvenience, associated with the failure to deliver payment in the right place at the right time.

### d. Collateral Risk

This is the risk that the value of an asset is provided as collateral for a loan, receivable, or commitment to perform may be partially or totally lost.





### 10- Information for Decision-Making Risk:

The risk that information used to support strategic, operational, and financial decisions is not relevant or reliable. This risk relates to the usability and timeliness of information that is either created or summarized by processes and application systems or a failure to understand information needs.

### 1-Operational Risk

- Budget and Planning Risk: Budgets and business plans are not realistic, based on appropriate assumptions, based on cost drivers and performance measures, accepted by key managers, or used as a monitoring tool.
- Product/Service Pricing Risk: The Company's price is more than customers are willing to pay or does not cover production and distribution costs.
- Contract Commitment Risk: The Company does not have information that effectively tracks contractual commitments outstanding at a point in time, so that the financial implications of decisions to enter to incremental commitments can be appropriately considered by decision-makers.
- Measurement (Operations) Risk: Process performance measures do not provide a
  reliable portrayal of operating performance and do not accurately reflect reality. The
  measures do not provide relevant information for decision-making because they
  are not informative, understandable, believable, actionable, or indicators of change.
- Alignment Risk: The objectives and performance measures of the company's business processes are not aligned with its overall business objectives and strategies. The objectives and measures do not focus people on the right things and lead to conflicting, uncoordinated activities.
- Accounting Information Risk: Financial accounting information used to manage business processes should be properly integrated with non-financial information focused on customer satisfaction, measuring quality, reducing cycle time, and increasing efficiency. To avoid myopic result, short-term fixation on manipulating the outputs of business processes to achieve financial targets, rather than fulfilling customer expectations by controlling and improving processes.



### 2-Public Reporting:

- Financial Reporting Evaluation Risk: Financial reports issued to existing and prospective investors and lenders include material misstatements or omit material facts, making them misleading.
- Internal Control Evaluation Risk: Failure to accumulate sufficient relevant
  and reliable information to assess the design and operating effectiveness of
  internal control over financial reporting, resulting in inaccurate assertions by
  management in the internal control report.
- Executive Certification Risk: Failure to accumulate sufficient, relevant, and reliable information to assess the design and operating effectiveness of disclosure controls and procedures, resulting in material information not being disclosed timely to certifying officers and in public reports.
- Taxation Risk: Significant transactions of the company have adverse tax consequences that could have been avoided had they been structured differently. Failure to comply with all tax regulations (e.g. payment and filing requirements) creates risks.





### 3-Strategic Risk:

- Environmental Scan Risk: The failure to monitor and stay in touch with a rapidly changing environment, resulting in obsolete business strategies.
- Business Model Risk: The organization has an obsolete business model and does
  not recognize it and/or lacks the information needed to make an up-to-date
  assessment of its current model and build a compelling business case for modifying
  that model on a timely basis.
- Business Portfolio Risk: The risk that a firm will not maximize business performance
   by effectively prioritizing its products or balancing its businesses in a strategic
   context.
- Investment Valuation/Evaluation Risk: Management does not have sufficient financial information to make informed short-term and long-term investment decisions and link the risks accepted to the capital at risk. Management and key decision-makers are unable to reliably measure the value of a specific business or any of its significant segments in a strategic context.
- Organization Structure Risk: The Company's organizational structure does not support change or the company's business strategies.
- Measurement (Strategy) Risk: Occurs when overall organizational performance measures focus primarily on near-term financial results or are not consistent with and do not support business strategies.
- Resource Allocation Risk: The Company's resource allocation process does not establish and sustain competitive advantage or maximize returns for shareholders.
- Planning Risk: The Company's business strategies are not driven by creative and intuitive input or based on current assumptions about the external environment, resulting in strategies that are out-of-date and unfocused.



- Lifecycle Risk: An organization>s approach to managing the movement of its product lines and evolution of its industry along the lifecycle (e.g., start-up, growth, maturity, and decline) threatens the ultimate success of its business strategies.
- Compliance risk: The objectives and performance procedures of the company's
  business operations are not consistent with the overall objectives and strategies.
   Objectives and actions do not focus on the right things and lead to inconsistent
  and conflicting activities.
- Accounting information risk: The financial accounting information used in managing business operations is not integrated with non-financial information focused on customer satisfaction, measuring quality, reducing cycle time, and increasing effectiveness. The result is a short look and a short-term fix in dealing with business process outputs to accomplish financial goals rather than meeting client expectations by controlling process improvement.







# **Financial Results and Profits:**

The following figures summarize the statement of financial position, statement of income, statement of cash flows for the fiscal years ended on 31 December 2022, 2021, 2020, 2019, 2018.



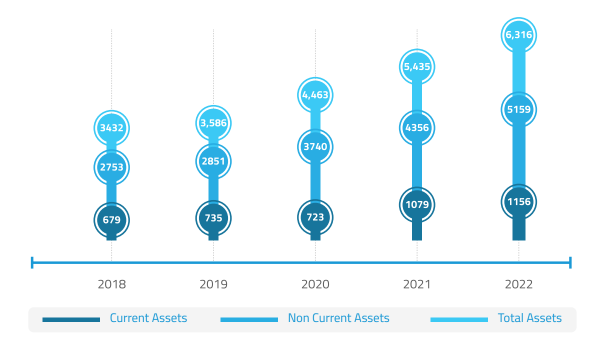
# Table - Items of Assets, Liabilities and Equity

Statement	2022	2021	2020	2019	2018
Financial Position (In Thousand)	SR	SR	SR	SR	SR
Current asset	1,156,271	1,078,831	722,513	734,548	678,870
Current liabilities	2,178,513	1,702,400	1,248,406	1,160,452	1,261,283
Working capital	(1,022,242)	(623,569)	(525,893)	(425,904)	(582,413)
Other long-term assets	2,600,773	3,059,463	2,562,710	1,760,314	1,684,436
Fixed assets	1,558,538	1,297,099	1,177,530	1,090,358	1,068,192
Total assets	6,315,582	5,435,393	4,462,753	3,585,220	3,431,498
Current liabilities	2,178,513	1,702,400	1,248,406	1,160,452	1,261,283
Long-term loans	10,286	48,500	76,429	60,316	102,808
Other liabilities	3,017,439	2,689,343	2,245,436	1,489,685	1,424,151
Total liabilities	5,206,238	4,440,243	3,570,271	2,710,453	2,788,242
Paid capital	750,000	750,000	600,000	600,000	500,000
Reserves and retained earnings	359,344	245,150	292,482	274,767	143,256
Shareholders' equity	1,109,344	995,150	892,482	874,767	643,256
Total liabilities and shareholders' equity	6,315,582	5,435,393	4,462,753	3,585,220	3,431,498



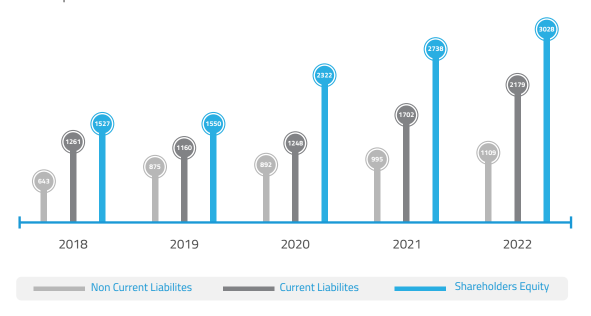






Company assets continued to grow through the past five years from 3,432 million Saudi riyals in 2018 to 6,316 million Saudi riyals in 2022

# © Growth of Libilities and Equity )in Million Riyals)



Equity also continued its growth during the past five years from 643 million Saudi riyals in 2018 to 1,109 million Saudi riyals in 2022





# Table - Statement of Income

Statement	2022	2021	2020	2019	2018
Income statement (in Thousands)	SR	SR	SR	SR	SR
Sales	12.356.079	9.109.615	4.974.081	5.681.129	5.176.585
Cost of sales	11.761.517	8.658.172	4.648.343	5.219.530	4.923.616
Total Profit	594.562	451.443	325.738	461.599	252.969
Sale expenses	7.417	4.897	3.308	5.113	6.814
General and administrative expenses	224.123	163.189	134.117	142.650	98.790
Other revenues	7.820	1.446	17.739	84.977	831
Income from main activities	370.842	284.803	206.052	398.812	148.196
Financing expenses	124.399	106.029	84.249	74.328	81.415
Provision For Contingent Liabilities	0.0	0.0	0.0	17.407	0.0
Profit (loss) of joint investment	1.477	3.912	4.527	917	2.550
Interest income from investment at amortised cost	1.549	0.0	0.0	0.0	0.0
Income before Zakat	249.496	182.685	126.330	307.994	69.331
Zakat	7.641	5.880	5.247	16.250	2.426
Net income	241.828	176.805	121.083	291.744	66.905
Re-measurement for employees end of service	15.132	14.137	10.092	8.133	-556
Total Comprehensive Income	226.696	162.668	110.991	283.611	67.461





# Figure - Statement of Income (In Thousand riyals)

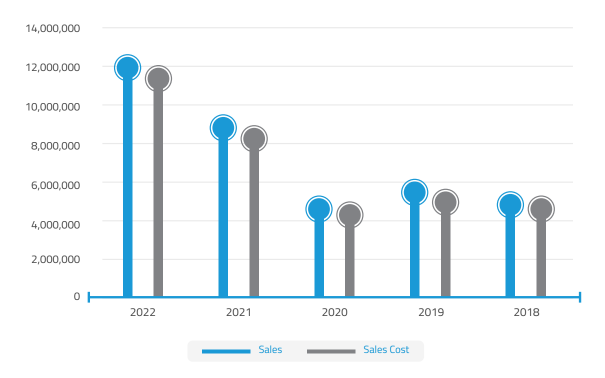
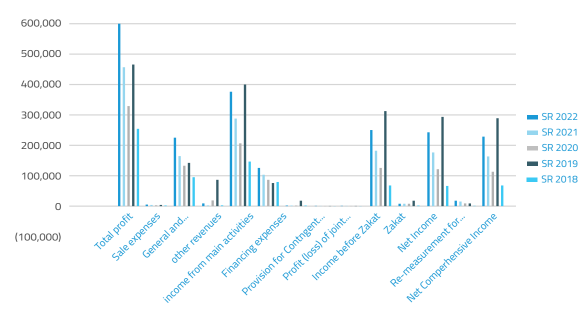




Figure - Statement of Income (In Thousand riyals)







# Table - Statement of Income as a percentage of Revenues

Statement	2022	2021	2020	2019	2018
Income statement (In Thousands)	SR	SR	SR	SR	SR
Sales	%100,00	%100,00	%100,00	%100,00	%100,00
Cost of sales	%95,19	%95,04	%93,45	%91,87	%95,11
Gross Profit	%4,81	%4,96	%6,55	%8,13	%4,89
Sale expenses	%0,06	%0,05	%0,07	%0,09	%0,13
General and administrative expenses	%1,81	%1,79	%2,70	%2,51	%1,91
Other revenues	%0,06	%0,02	%0,36	%1,50	%0,02
Income From Operations	%3,00	%3,13	%4,14	%7,02	%2,86
Financing expenses	%1,01	%1,16	%1,69	%1,31	%1,57
Provision For Contingent Liabilities	%0,00	%0,00	%0,00	%0,31	%0,00
Profit (loss) of joint investment	%0,01	%0,04	%0,09	%0,02	%0,05
Interest income from investment at amortised cost	%0,01	%0,00	%0,00	%0,00	%0,00
Income before Zakat	%2,02	%2,01	%2,54	%5,42	%1,34
Zakat	%0,06	%0,06	%0,11	%0,29	%0,05
Net income	%1,96	%1,94	%2,43	%5,14	%1,29
Re-measurement for employees end of service	%0,12	%0,16	%0,20	%0,14	%0,01-
Net Comprehensive Income	%1,83	%1,79	%2,23	%5,00	%1,30





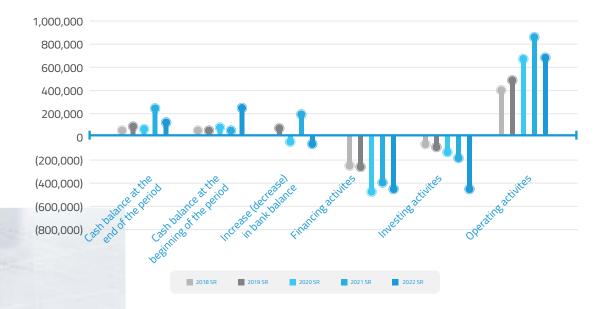
# (S) Cash flows:

Cash flows from operating activities are the main source for funding the company activities, profit distribution and capital expansions:

Cash flows	2022	2021	2020	2019	2018
Cash flows (In Thousands)	SR	SR	SR	SR	SR
Operating activities	717.564	899.288	710.818	525.657	437.004
Investing activities	(518.207)	(241.731)	(129.003)	(149.092)	(122.482)
financing activities	(325.155)	(460.552)	(540.003)	(324.480)	(314.543)
Increase (decrease) in bank balance	(125.798)	197.005	(21.188)	52.085	(21)
Cash balance at the beginning of the period	273.964	76.959	98.147	46.062	46.083
Cash balance at the end of the period	148.166	273.964	76.959	98.147	46.062

# (S))

Figure - Cash Flows (Thousands Riyals)







# Total Geographical Analysis of Company Revenues and Subsidiaries

Year Statement	Central Region	Eastern Region	Western Region	Qassim and Hail Region	Southern Region	Northern Region	Road Stations	Total
Geographical Analysis (In Million)	SR	SR	SR	SR	SR	SR	SR	SR
2022 Revenues								
Fuel Sales	3,769.3	2,466.2	3,339.7	525.4	718.5	334.6	894.1	12,047.7
Chemicals transport revenues	0.0	34.5	12.9	0.0	0.0	45.8	0.0	93.2
Foodstuff transport revenues	0.0	0.0	7.50	0.0	0.0	0.0	0.0	7.50
Revenues of fuel transport and others	52.5	85.8	54.3	5.0	5.3	4.8	0.0	207.7
Total	3,821.8	2,586.5	3,414.4	530.3	723.8	385.2	894.1	12,356.1
2021 Revenues								
Geographical Analysis (In Million)	SR	SR	SR	SR	SR	SR	SR	SR
Fuel Sales	2,911.6	1,705.8	2,560.5	367,7	525.3	117.1	654.1	8,842.1
Chemicals transport revenues	0.0	68.7	23.3	0.0	0.0	35.2	0.0	127.2
Foodstuff transport revenues	0.0	4.3	8.2	0.0	0.0	7.5	0.0	20.00
Revenues of fuel transport and others	25.9	45.6	36.9	0.5	0.7	10.7	0.0	120.3
Total	2,937.5	1,824.4	2,628.9	368.2	526.0	170.5	654.1	9,109.6

# Operation Results:

Statement	2021	2022	Changes	Percentage change	
Income statement (In Thousands)	SR	SR	(-) or (+)		
Sales	9,109,615	12,356,079	3,246,464	%35.6	
Cost of sales	8,658,172	11,761,517	3,103,345	%35.8	
Gross profit	451,443	594,562	143,119	%31.7	
Other revenues	1,446	7,820	6,374	%440.8	
Other operational expenses	106,029	124,399	18,370	%17.3	
Income from main activities	284,803	370,842	86,039	%30.2	

Based on the foregoing, the Statement of Income for the year ended on 31 December 2022 compared to 2021 was increase. In 2022, Company revenues amounted to 12,356.1 million Saudi riyals, while the same were 9,109.6 million Saudi riyals in 2021 by a increase rate of 35.6%. This was due to the increase of Petrol and Transport Divisions in the company's revenues this year. Revenues, gained from Petroleum Services Division and Logistics and Transportation Division, represent 97,50% and 2,50% of Company revenues for 2022 respectively. The operating profit generated from Company main business was 370.8 million Saudi riyals in 2022, while the same amounted to 284,8 million Saudi riyals in the previous year by the increase rate of 30,20%. Further, the net profit for 2022 was 241.8 million Saudi riyals while the same amounted



to 176,8 million Saudi riyals in the previous year by the increase rate of 36.8%.

The reason for the increase of net profit for the current period compared with the same period of last year is due to the increase of Transport and Petrol Divisions sales, and the increase of Other Income and the income from Sukuk investment listed as amortized cost although there is decrease in investment profits in the joint venture and the increase in marketing expenses, general and administrative expenses, financial expenses, and Zakat expenses.

The increase in total comprehensive income during the current period compared to the same period of the previous year, despite the increase in the re-measurement losses of employees> defined benefit obligations.

Adjustment of income from operating operations for the previous year, the 4th quarter of the previous year, and the previous quarter of the current year results from reclassifying other revenues from within operations, in addition to adjusting realized and unrealized profits from the revaluation of investment at fair value through profit and loss.

Diesel price has been adjusted.

There is no difference to the accounting standards approved by the Saudi Organization for Chartered and Professional Accountants - SOCPA





# **Subsidiaries:**

### **Investment in Joint Ventures:**

On 21 Shaaban 1434 A.H. (corresponding to 30 June 2013), has extracted incorporation and commercial registration number 1010433172 Company concluded a joint venture agreement with Bertschi AG to establish a jointly managed firm with a capital of one million Saudi riyals owned equally by both companies, 50%- 50%, regarding the capital, investments, and profits. The new Company will be managed by an independent team comprising the two companies inside Saudi Arabia. Company will be engaged in providing services related to management of logistics and storage operations of chemical, industrial and service facilities as well as containers, and of chemicals transport tankers cleaning stations, taking into account that Bertschi is a Swiss Company engaged in the field of logistic and chemical transport services through land and sea tankers together with trains in Europe, China and Singapore.

The apparent balance in the balance sheet for the period ended 31 December 2022 with an amount of SR 2,193,242 (2021: 2,229,230) for Al Drees Bertschi AG, the Swiss company.

On Rajab 10, 1436 H, (April 29, 2015), the corporate memorandum of association completed and the issuance of Commercial Registration No. 1010433172 for Aldrees Bertschi limited Company for Logistics Services, with a capital of (one million) rivals equally between the two companies.



The following is the movement in the investments account.

	Bertschi AG	Bertschi AG
	<b>2022</b> SR	<b>2021</b> SR
At the beginning of the period	14,216,933	10,305,404
Gain of joint venture	1,476,815	3,911,529
At 31 December	15,693,748	14,216,933



## **INVESTMENT IN FINANCIAL ASSETS:**



Investments in financial assets consist of the following:

	2022	2021			
	SR	SR			
Investments carried at amortized cost:					
Sukuk	145,000,000	-			
Total Investment at amortized cost	145,000,000	-			
Investments at fair value through pro	ofit or loss				
Balance at the beginning of the year	19,956,843	20,294200			
Addition during the year	217.640.102	75,263,485			
Selling investments during the year	(237,950178)	(76,050,700)			
Unrealized gains on revaluation of investments at fair value through profit or loss	-	47,914			
Realized gains on revaluation of investments at fair value through profit or loss	353,233	401,944			
Balance at the end of the year	-	19,956,843			
Total investment in financial assets	145,000,000	19,956,843			



During the year ending on December 31, 2022, the company invested in sukuk inside the Kingdom of Saudi Arabia with an amount of 145 million Saudi riyals, and these sukuk carry fixed interest returns of 5.25%, 5.5% annually.



The company's management classified those investments in sukuk at amortized cost by passing these sukuk test "representing only solely payments of principal and interest on the principal amount outstanding" based on the business model prepared by the company's management.



# 145 Million Saudi Riyals



## **Profit Distribution Policy Description:**

#### Company annual net profits are distributed as follows:

- 1. Ten percent (10%) of the net profits shall be retained to form statutory reserve.
- 2. The Ordinary General Assembly may stop such retention when the said reserve reaches 30% of the capital.
- 3. The Ordinary General Assembly may, upon the Board of Directors proposal, set aside a certain percentage of the net profits to form eventual reserve and assign the same for a certain purpose or purposes to the extent that it serves the interests of the Company or ensures the distribution of fixed profits to the extent possible to the shareholders.
- 4. The Ordinary General Assembly may decide to deduct amounts from the net profits for the establishment of social institutions for the employees of the company or to help the existing ones.
- 5. After that, a first payment, equivalent to (5%) of the paid capital, from the remaining profits shall be distributed to shareholders.
- 6. A percent not exceeding (10%) of the remaining profits shall be assigned to reward the Board of Directors, provided that the same shall not, in all cases, exceed the maximum limits allowed according to the decisions and instructions issued by the official authorities.

Already distributed cash dividends for the fiscal year 2021 with a total amount of 112.5 Million Saudi Riyals, 1.5 Saudi Riyals per share. These distributed dividends represent 15% of a share nominal value.

Recommendation of cash dividends for the fiscal year 2022 with a total amount of 150 Million Saudi Riyals 2 Saudi Riyal per share shall be distributed. This will represent 20 % of a share nominal value.





## **Payment of Profits:**

The shareholder is entitled to his share of the profits according to the decision of the General Assembly issued in this regard. The eligibility of the dividends shall be for shareholders owning shares by the end of trading day of the General Assembly meeting date (which will be announced later) and are registered at Depository Center at the end of the second trading day following the General Assembly Meeting date. The distribution date to be announced accordingly.

The Board of Directors shall implement the resolution of the Ordinary General Assembly on the distribution of profits within the period specified for that purpose.

- There are no shares or debt instruments issued to each subsidiary.
- Description of any interest in voting shares of persons (other than directors and senior executives as well as their relatives) and any change in such rights during the fiscal year.

SR.	Stakeholder Name	Beginnin	g of Year	End o		Not Change	Change
No		Number of shares	Debt instruments	Number of shares	Debt instruments	Net Change	Ratio
			-		-		





- Description of any interest, contract securities, and underwriting rights belonging to members of the Board of Directors, senior executives, and their relatives in the shares or debt instruments of the company or any of its subsidiaries, and any change in those rights during the year
- Description of any interest, contract papers, and underwriting rights belonging to members of the Board of Directors and their relatives in the shares or debt instruments of the company

		Beginning	g of Year	End of	Year	Net	Change
	Stakeholder Name	Number of shares	Debt instrument	Number of Shares	Debt instrument	Change	Ratio
1	Mr. Hamad bin Mohammed Aldrees	2835060	-	2835060	-	-	-
2	Eng. Abdulmohsen bin Mohammed Aldrees	3420	-	3420	-	-	-
3	Mr. Eid bin Falih Alshamri	3750	-	6050	-	2300	0.0031
4	Mr. Adil bin Faris Alotaybi	-	-	-	-	-	-
5	Eng. Abdulelah bin Saad Aldrees	3000	-	3000	-	-	-
6	Mr. Shehail Abdulaziz Ahmed Al-Shehail	-	-	-	-	-	-
7	Mr. Salman Mohammed Suleiman Al-Sehebani	-	-	-	-	-	-

 Description of any interest, contract papers, and underwriting rights of the senior executives and their relatives in the shares or debt instruments of the company

	6.1.1.1.1		Beginning of Year End of Year		f Year		Change	
	Stakeholder Name	Number of shares	Debt instrume	Number of shares	Debt instrument	Net Change	Ratio	
1	Eng. Abdulelah Bin Saad Aldrees	3000	-	3000	-	-	-	
2	Mr. Khalid Bin Abdulmohsen Aldrees	-	-	-	-	-	-	
3	Mr. Khalid Bin Abdulrahman Al Saheim	-	-	-	-	-	-	
4	Mr. Amro Mahmoud Abouelmaaty Siam	-	-	-	-	-	-	
5	Mr. Salama Bin Mufreh Al-Daghish	-	-	-	-	-	-	



 There is no description of any interest, contract papers, and underwriting rights belonging to members of the Board of Directors and their relatives in the shares or debt instruments of the subsidiaries company.

		Beginnin	g of Year	End of	f Year	Net	Change	
	Stakeholder Name	Number of shares	Debt instrume	Number of Shares	Debt instrume	Change	Ratio	
1		-	-	-	-	-	-	
2		-	-	-	-	-	-	

 There is no description of any interest, contract papers, and underwriting rights of the senior executives and their relatives in the shares or debt instruments of the subsidiaries company.

		Beginnin	Beginning of Year End of Year			Net	Change
	Stakeholder Name	Number of shares	Debt instrume	Number of Shares	Debt instrume	Change	Ratio
1		-	-	-	-	-	-
2		-	-	-	-	-	-







# Detailed table indicating ownership of directors, Senior executives as well as their spouses and minor children of Company shares

Name	Number of shares at the beginning of year	Ownership ratio at the beginning of year	Net change of shares number during the year	change ratio during the year	Total shares at the end of year	Total ownership ratio at the end of year
Mr. Hamad Mohammed Aldrees	2835060	3.7801	-	-	2835060	3.7801
Eng. Abdulmohsen bin Mohammed Aldrees	3420	0.0046	-	-	3420	0.0046
Mr. Eid bin Falih Alshamri	3750	0.0050	-	-	6050	0.0081
Eng. Abdulelah bin Saad Aldrees	3000	0.0040	-	-	3000	0.0040
Mr. Adil bin Faris Alotaybi	-	-	-	-	-	-
Mr. Shehail Abdulaziz Ahmed Al-Shehail	-	-	-	-	-	-
Mr. Salman Mohammed Suleiman Al-Sehebani	-	-	-	-	-	-
Mr. Khalid bin Abdulmohsin Aldrees	-	-	-	-	-	-
Mr. Khalid Bin Abdulrahman Al Saheim	-	-	-	-	-	-
Mr. Amro Mahmoud Abouelmaaty Siam	-	-	-	-	-	-
Mr. Salama bin Mufreh Al-Daghish	-	-	-	-	-	-

- There is no description of categories and numbers of any transferable debt instruments and any contractual securities or memorandums of subscription right or similar rights issued or granted by Company during the current year. Moreover, there is no consideration obtained by Company against the same.
- There is no transfer or subscription rights under transferable debt instruments and any contractual securities or memorandums of subscription right or similar rights issued or granted by Company.
- There is no recovery, purchase, or cancellation on the part of Company regarding any recoverable debt instruments as well as the remaining securities value, provided that the listed securities purchased by Company shall be differentiated from those purchased by the subsidiaries thereof.
- There are no treasury shares held by the Company



# **Rewards of Board Directors 2022**

The Nomination, Reward & Governance Committee has ongoing review of salaries, bonuses, and benefits of the members, in accordance with the official decisions and instructions issued in this regard and the main article of the company, and the achieved results in the performance of the operating company, then submit its recommendations to the BOD. The members are entitled to get attendance allowance in case the BOD decides to grant this allowance to all members who attend the meetings, and the BOD acknowledges based on the recommendations of the Nomination, Reward & Governance Committee the allowances earned by members of the Board for their services (as employees or administrators or technical works, or consultant).







# Compensations and awards of board members and executives

		Ex	cecutive	Member	S	li	Independent Member				Executive Member	
		Mr. Adil bin Faris Alotaybi	Mr. Shehail Abdulaziz Ahmed Al-Shehail	Mr. Salman Mohammed Suleiman Al-Sehebani	Total	Mr. Hamad bin Mohammed Aldrees	Eng. Abdulmohsen bin Mohammed Aldrees	Mr. Eid Falih Alshamri	Total	Eng. Abdulelah bin Saad Aldrees	Total	
	certain amount	-	-	-	-	-	-	-	-	-	-	
	meeting attendance allowance	15,000	15,000	15,000	45,000	15,000	15,000	15,000	45,000	15,000	15,000	
S	total allowance for attending committees	21,000	9,000	15,000	45,000		15,000	21,000	36,000	15,000	15,000	
ensation	In - kind benefits	-	-	-	-	-	-	-	-	-	-	
Fixed Compensations	administrative officers or for technical administrative or consultancy services	-	-	-	-	-	-	-	-	-	-	
	Awards for chairman, CEO or secretary if from board member	-	-	-	-	-	-	-	-	-	-	
	Total	36,000	24,000	30,000	90,000	15,000	30,000	36,000	81,000	30,000	30,000	
SI	percentage of profits	-	-	-	-	-	-	-	-	-	-	
Compensations	periodic rewards	464,000	476,000	470,000	1,410,000	485,000	470,000	464,000	1,419,000	470,000	470,000	
	short term incentive plans	-	-	-	-	-	-	-	-	-	-	
Senior Executive	long term incentive plans	-	-	-	-	-	-	-	-	-	-	
Senic	Granted shares, insert value	-	-	-	-	-	-	-	-	-	-	
	Total	464,000	476,000	470,000	1,410,000	485,000	470,000	464,000	1,419,000	470,000	470,000	
	End of service	-	-	-	-	-	-	-	-	-	-	
	Grand total	500,000	500,000	500,000	1,500,000	500,000	500,000	500,000	1,500,000	500,000	500,000	
	Expenses allowance	-	-	-	-	-	-	-	-	-	-	





# Senior Executive Compensations

h	ive of the senior executives who received the ighest rewards and compensations plus the Chief xecutive Officer and Chief Financial Officer	Gross			
ons	Salaries	6,060,000			
Fixed Compensations	Allowances	3,615,444			
d Comp	In - kind benefits	-			
Fixe	Total	9,675,444			
	Periodic rewards	17,675,677			
	Percentage of profits	-			
ations	Short term incentive plans	-			
Variable Compensations	Long term incentive plans	-			
ble Co	Granted shares insert value	-			
Varia	Total	17,675,677			
	End of Service Award	1,168,344			
	Total compensations of executive members, if any	500,000			
	Grand Total	29,019,465			







# Compensations Of Committees> Members

		Fixed bonus Except attendance allowance	Allowance for attending Board Meetings	Total
Mei	mbers of Audit Committee			
.1	Mr. Adil bin Faris Alotaybi	75,000	12,000	87,000
.2	Mr. Eid Falih Alshamri	75,000	12,000	87,000
.3	Mr. Khalid Mohammed Al Khuater	75,000	12,000	87,000
.4	Mr. Saad Hamad Aldrees	75,000	12,000	87,000
	Total	300,000	48,000	348,000
Mei	mber of Nomination, Reward & Go	vernance Committee		
.1	Mr. Adil bin Faris Alotaybi	-	9,000	9,000
.2	Mr. Eid Falih Alshamri	-	9,000	9,000
.3	Mr. Shehail Abdulaziz Ahmed Al-Shehail	-	9,000	9,000
	Total	-	27,000	27,000
Mei	mber of Executive Committee			
.1	Eng. Abdulmohsen Mohammed Aldrees	-	15,000	15,000
.2	Mr. Hussain bin Abdulrahman Alazel	-	15,000	15,000
.3	Eng. Abdulelah Saad Aldrees	-	15,000	15,000
.4	Mr. Salman Mohammed Suleiman Al-Sehebani	-	15,000	15,000
	Total	-	60,000	60,000









### **Loans**

Company obtains Islamic banking facilities from local banks on down payments in the current account as follows:



Table - Loans

Statement	2022	2021
Loan No. 1	30,857,143	56,571,429
Loan No. 2	-	25,000,000
Loan No. 3	50,000,000	-
Loan No. 4	170,000,000	-
Loan No. 5	-	-
Loan No. 6	-	-
	-	-
Total	250,857,143	81,571,429



## Loan Maturities

Statement	In Thousands Riyals	In Thousands Riyals		
Jidiement	2022	2021		
Less than a year	240,571,429	33,071,428		
From one to two years	10,285,714	33,071,428		
From two to five years	-	15,428,573		
More than five years	-	-		





# Table - Movement of Loans for 2022 (In Million Riyals)

Donator	Principal	Due part	Duration	Balance at the beginning of the year	Amount paid during the year	Issue Date	Maturity Date
Albilad Bank	50	Long term	48 months	25	25	2019/12/12	2023/12/12
Riyad Bank	150	Long term	14 days	0	150	2022/26/4	2022/9/5
National Bank	70	Short term	20 days	0	70	2022/27/7	2022/15/8
National Bank	200	Long term	11 days	0	200	2022/30/10	2022/10/11
National Bank	150	Short term	8 days	0	150	2022/29/11	2022/6/12
Samba Bank	72	Long term	48 months	56.6	25.7	2020/6/9	2024/05/19
SABB BANK	75	Short term	8 days	0	75	2022/1/3	2022/8/3
SABB BANK	100	Short term	8 days	0	100	2022/29/3	2022/5/4
SABB BANK	150	Short term	17 days	0	150	2022/26/4	2022/12/5
SABB BANK	150	Short term	9 days	0	150	2022/29/5	2022/6/6
SABB BANK	80	Short term	9 days	0	80	2022/29/6	2022/7/7
SABB BANK	50	Short term	15 days	0	50	2022/29/6	2022/13/7
SABB BANK	100	Short term	8 days	0	100	2022/28/7	2022/4/8
SABB BANK	100	Short term	15 days	0	100	2022/27/7	2022/10/8
SABB BANK	150	Short term	8 days	0	150	2022/29/8	2022/5/9
SABB BANK	200	Short term	9 days	0	200	2022/28/9	2022/6/10
EMIRATES BANK	150	Short term	8 days	0	150	2022/27/10	2022/3/11
EMIRATES BANK	150	Short term	7 days	0	150	2022/28/11	2022/5/12
AL RAJHI BANK	50	Short term	7 days	0	50	2022/29/6	2022/5/7
AL RAJHI BANK	90	Short term	11 days	0	90	2022/29/8	2022/8/9
AL RAJHI BANK	60	Short term	12 days	0	60	2022/28/9	2022/10/10
	2,347.00			81.6	2275.7		







# Table - Movement of Loans for 2021 (In Million Riyals)

Donator	Principal	Due part	Duration	Balance at the beginning of the year	Amount paid during the year	Issue Date	Maturity Date
Albilad Bank	50	Long term	48 months	37.5	12.5	2019/12/12	2023/12/12
Riyad Bank	88	Long term	36 months	19.7	19.7	2017/12/28	2021/08/23
Riyad Bank	90	short term	12 months	37.7	37.7	2020/5/7	2021/5/6
Riyad Bank	65	short term	27 days	0	65	2021/04/27	2021/05/23
Riyad Bank	60	short term	21 days	0	60	2021/04/27	2021/05/17
Riyad Bank	74	short term	11 days	0	74	2021/05/30	2021/6/10
Riyad Bank	70	short term	15 days	0	70	2021/05/30	2021/06/14
Riyad Bank	105	short term	14 days	0	105	2021/06/29	2021/7/12
National Bank	30	Short term	8 days	30	30	2020/12/28	2021/1/4
National Bank	46	Long term	36 months	0	46	2021/3/1	2021/3/7
National Bank	80	Short term	17 days	0	80	2021/03/29	2021/4/5
National Bank	55	Short term	8 days	0	55	2021/03/29	2021/4/8
National Bank	70	Short term	15 days	0	70	2021/03/29	2021/4/12
National Bank	70	Short term	5 days	0	70	2021/04/28	2021/5/10
National Bank	120	Short term	12 days	0	120	2021/05/30	2021/6/7
National Bank	80	Short term	17 days	0	80	2021/05/30	2021/06/17
National Bank	85	Short term	24 days	0	85	2021/06/29	2021/7/7
National Bank	80	Short term	30 days	0	80	2021/06/29	2021/7/8
National Bank	140	Short term	13 days	0	140	2021/07/28	2021/8/5
National Bank	80	Short term	22 days	0	80	2021/07/28	2021/8/11
National Bank	150	Short term	24 days	0	150	2021/08/30	2021/9/7
National Bank	80	Short term	15 days	0	80	2021/08/30	2021/9/12
Samba Bank	72	Long term	48 months	72	15.4	2020/6/9	2024/05/19
Samba Bank	63	Short term	17 days	0	63	2021/03/28	2021/04/15
Samba Bank	90	Short term	10 days	0	90	2021/04/27	2021/5/6
Samba Bank	60	Short term	23 days	0	60	2021/04/27	2021/05/19
SABB BANK	10	Short term	8 days	10	10	2020/12/28	2021/1/4
SABB BANK	34	Short term	7 days	0	34	2021/01/26	2021/2/3
SABB BANK	70	Short term	7 days	0	70	2021/09/28	2021/10/4
SABB BANK	80	Short term	21 days	0	80	2021/09/28	2021/10/7
SABB BANK	60	Short term	8 days	0	60	2021/10/26	2021/11/4
EMIRATES BANK	60	Short term	9 days	0	60	2021/01/26	2021/2/3
EMIRATES BANK	80	Short term	11 days	0	80	2021/02/28	2021/3/10
AL RAJHI BANK	45	Short term	14 days	0	45	2021/09/28	2021/10/11
AL RAJHI BANK	90	Short term	8 days	0	90	2021/10/26	2021/11/2
AL RAJHI BANK	87	Short term	15 days	0	87	2021/10/26	2021/11/9
AL RAJHI BANK	100	Short term	9 days	0	100	2021/11/29	2021/12/7
	2,769.00			206.9	2554.3		



# **Board of Directors Meetings**







# During the year 2022, the Board of Directors held FIVE meetings. The following table includes the relevant attendance sheet

NO.	Name	Dates of the Board of Directors Meetings					
140.	ivaille	1/17	4/17	21/7	10/17	12/12	
1.	Hamad bin Mohammed Aldrees	•	•	•	•	•	
2.	Eng. Abdulmohsen bin Mohammed Aldrees	•		•			
3.	Eid bin Falih Alshamri	•	•	•	•	•	
4.	Eng. Abdulelah bin Saad Aldress	•		•		•	
5.	Adel bin Faris Alotaybi	•		•	•	•	
6.	Mr. Shahil Abdulaziz Ahmed Al-Shuhail	•		•		•	
7.	MR. Salman Mohammed Suleiman Al-Suhaibani	•		•			

Attendance in person Attendance by proxy through another director Apology



Record the Company's applications for the register of shareholders, the dates of such applications, and their reasons

Number of the company's applications for the register of shareholders	The date of application	Reasons for the request
1	2022/01/02	Company procedures
2	2022/02/27	Company procedures
3	2022/03/03	Earnings file





A list of the dates of the General Assembly of shareholders held during the fiscal year 2022 And the names of the members of the Board of Directors present those meetings

Sr.	Name	Attendance Record			
No.	Ivaille	Assembly meeting 28/02/2022			
1.	Hamad bin Mohammed Aldrees	•			
2.	Eng. Abdulmohsen bin Mohammed Aldrees	•			
3.	Eid bin Falih Alshamri	•			
4.	Eng. Abdulelah bin Saad Aldress	•			
5.	Adel bin Faris Alotaybi	•			
6.	Mr. Shahil Abdulaziz Ahmed Al-Shuhail	•			
7.	MR. Salman Mohammed Suleiman Al-Suhaibani	•			





The Board of Directors acknowledges that there are no competing businesses for the company's activity or its branches and which any member of the Board of Directors is or was engaged in.



Transactions with related parties during the FY2022 continued for some contracts in which Aldrees was a party and in which there was an interest for some members of the Board of Directors and some of these contracts were agreed upon from previous years and come as an extension of continuous relations and there is an interest in members of the Board of Directors in the company's private contracts:

	Member Name Senior Executives or Anyone related to any of them	Related party name	Nature of the contract	Terms of contract	Duration of the contract	Contract Value Million SR
1.	-Eng. Abdulmohsen bin Mohammed Aldrees -Mr. Hussain bin Abdulrahman Alazel	Aldrees Industrial & Trading Company (ALITCO) Tools and Equipment Sector	Purchasing Gasoline pumps, knowing that the prices are competitive, There is no specific duration of the contract .(multi)	There are no preferential terms	Yearly	8,4
2.	Mr. Hamad bin Mohammed Aldrees, Board Chairman	Mr. Hamad bin Mohammed Aldrees, Board Chairman	Rent station / Al Manakh Station	There are no preferential terms	years and 16 the remaining years 13	1,250
3.	Mr. Hamad bin Mohammed Aldrees -The Seven Orbits, -Eng. Abdulmohsin bin Mohammed Aldrees -Mr. Hussain bin Abdulrahman Alazel	The Seven Orbits, 50% investment with Aldrees Industrial & Trading Company (ALITCO)	Al Nour Al Zahran Stations in the Eastern region	There are no preferential terms	years 17 remaining years 13	0,650
4.	-Mr. Hamad bin Mohammed Aldrees -The Seven Orbits, - Eng. Abdulmohsin bin Mohammed Aldrees -Mr. Hussain bin Abdulrahman Alazel	The Seven Orbits, 50% investment with Aldrees Industrial & Trading Company (ALITCO)	Al Nour Al Ahadthah Stations in the Eastern region	There are no preferential terms	years 15 The remaining years 12	0,400
5.	Eng. Abdulmohsen bin Mohammed Aldrees, Board Vice-Chairman	Eng. Abdulmohsen bin ,Mohammed Aldrees Board Vice-Chairman	A location in Jizan is rented for Logistics and Transportation Division as a workshop, management center and housing	There are no preferential terms	Yearly	0,200

Note No.(27) on page (39&40), balances and transactions with the relevant authorities, included in Company balance sheet shall be referred.

The said transactions with the relevant authorities were approved by the Board of Directors. Permission for approval of the seventh ordinary general assembly held on 28/02/2022 regarding such transactions was obtained, and there are no preferential conditions for these transactions.



The Board of Directors acknowledges that there are no Deal or contracts that have not been submitted.

Permission will be obtained from the general assembly regarding the relevant transactions according to the conditions approved for the year 2023.

- There is no arrangement or agreement whereby a director or a senior executive waives any salary or compensation.
- There is no arrangement or agreement whereby a Company shareholder waives any rights pertaining to profits.



#### Table - Accrued Regular Payments:

		2022			
Statement	Amount paid during the year	The end of the annual financial period has not yet been paid	Description	Reasons	
Zakat	5,738,479	11,880,835	Zakat is provided on accrual basis in accordance with the Regulations of the General Authority for Zakat and Income ("DZIT')	Year due	
General Organization for Social Insurance	18,737,872	1,375,802.26	Social Insurance	December 2022 balance due on January 2023	
Value-Added tax	113,215,304	12,495,831	accordance with the Regulations of the General Authority for Zakat and Income ("DZIT") 15%	December 2022 balance due on January 2023	
Exit reentry fees renewal visas	17,118,646	-	Costs of employment and exit, return and renewal visas	-	
Labor office fees	67,923,767	-	Labor office fees	-	
Customs	3,073,930	-	Customs duties for the company's imports	-	

There are no investments or reserves established for the benefit of Company employees.



## We acknowledge the following:



The account records were properly prepared.



The internal control system was prepared according to sound bases and implemented effectively.



There is no doubt to be mentioned as to Company ability to continue the activity thereof.

## Similarly, Company Board of Directors confirms the following:

All listed financial information was extracted from the audited financial statements of Company, without any material amendment thereto. The financial statements were also prepared and audited in accordance with the accounting standards issued by the Saudi Organization for Certified Public Accountants.

There is no material or negative change in the financial and commercial positions of Company during the year ended on 31 December 2022.

The auditors report does not include any reservations to the annual financial statements for the period ended 31/12/2022.

There is no recommendation from the Board of Directors to change the auditor before the end of the designated period.

#### **Corporate Governance Regulation:**

It has been approved and confirmed by General Assembly, which is not contrary to the guiding governance issued by the Capital Market Authority and the regulations in force, which the objectives of the company and how to achieve them and methods of monitoring performance.

Corporate Governance means the set of procedures, laws, standards, regulations, and decisions ensuring transparency and fairness with a view to realizing quality and excellent performance. This could be done through the rationalization of Management actions to explore the available economic resources in a manner realizing the best possible benefits for all interested parties by developing strategies, plans, policies, control, and follow-up regarding all works related to Company affairs. Interested parties include employees, suppliers, customers, banks, third party lenders, legislators, work climate and the entire community. On December 03, 2017, the General Assembly approved the update of the Company's Corporate Governance Regulation and Policies, which include the policies of the Company's Board of Directors, its remuneration, its committees, and the Audit Committee's Rules.



# The following is a summary of the provisions that have been applied along with the provisions that have not been applied and reasons, therefore.

Company adhered to all regulations of the governance.



The names of the companies inside or outside the Kingdom of which the board member is a member of its current and previous boards of directors or its director.

Member Name	Names of companies in which the board member is a member of its current board of directors or its directors	Inside the Kingdom / outside the Kingdom	Legal entity (Joint stock company/ shareholding not included / limited liability / 000)	The names of the companies in which the member of the board of directors is a member of its previous board of directors or its directors	Inside the Kingdom / outside the Kingdom	Legal entity (Joint stock company/ shareholding not included / limited liability / 000)
Mr. Hamad bin Mohammed Aldrees	Hamad Muhammad Aldrees and Partners Company for Industry and Mining	Inside the Kingdom	Joint stock company Unregistered	Hamad Muhammad Aldrees and Partners Company for Industry and Mining	Inside the Kingdom	Joint stock company Unregistered
Eng. Abdulmohsen bin Mohammed Aldrees	Aldrees Industrial & Trading Company (ALITCO)	Inside the Kingdom	Joint stock company Unregistered	Aldrees Industrial & Trading Company (ALITCO)	Inside the Kingdom	Joint stock company Unregistered
Mr. Eid bin Falih Alshamri	Ithraa Capital Company	Inside the Kingdom	Joint stock company Unregistered	Ithraa Capital Company	Inside the Kingdom	Joint stock company Unregistered
Mr. Eid bin Falih Alshamri	Al Hassan Ghazi Ibrahim Shaker Co.	Inside the Kingdom	Joint stock company	Al Hassan Ghazi Ibrahim Shaker Co.	Inside the Kingdom	Joint stock company
Mr. Eid bin Falih Alshamri	Fawaz Abdulaziz Alhokair Co.	Inside the Kingdom	Joint stock company	Fawaz Abdulaziz Alhokair Co.	Inside the Kingdom	Joint stock company
Mr. Eid bin Falih Alshamri	Almarai Co. Audit committee	Inside the Kingdom	Joint stock company	Almarai Co. Audit committee	Inside the Kingdom	Joint stock company
Mr. Eid bin Falih Alshamri	Taiba Investments Co. Audit committee	Inside the Kingdom	Joint stock company	Taiba Investments Co. Audit committee	Inside the Kingdom	Joint stock company
Mr. Eid bin Falih Alshamri	Riyad Bank (Member of the Audit Committee)	Inside the Kingdom	Joint stock company	Riyad Bank (Member of the Audit Committee)	Inside the Kingdom	Joint stock company
Eng. Abdulelah bin Saad Aldrees	Arab Club Company	Inside the Kingdom	Joint stock company Unregistered	Arab Club Company	Inside the Kingdom	Joint stock company Unregistered
Mr. Salman Mohammed Suleiman Al-Sehebani	Saudi Industrial Export Co.	Inside the Kingdom	Joint stock company	Saudi Industrial Export Co.	Inside the Kingdom	Joint stock company
Mr. Salman Mohammed Suleiman Al-Sehebani	Morni Holding - Abu Dhabi	Outside Kingdom	Limited company	Morni Holding - Abu Dhabi	Outside Kingdom	Limited company
Mr. Salman Mohammed Suleiman Al-Sehebani	Global appreciation	Inside the Kingdom	Limited company	Global appreciation	Inside the Kingdom	Limited company
Mr. Salman Mohammed Suleiman Al-Sehebani	Saleh Al-Bazai Trading Company	Inside the Kingdom	Joint stock company Unregistered	Saleh Al-Bazai Trading Company	Inside the Kingdom	Joint stock company Unregistered





List of the Members of the Board of Directors, Members of the Committees, and the Executive Management. Their current and past positions, qualifications, and experience

#### **First: Members Board of Directors:**

Sr.No	Member Name	Current position	Previous position	Qualifications	Experience
1.	Mr. Hamad bin Mohammed Aldrees	Businessman Chairman of the Board of Directors	Businessman Chairman of the Board of Directors		<ul> <li>45 Chairman of Mohamed Saad Aldrees and Sons Company</li> <li>17 yrs as Chairman of the Board of Directors of Aldrees Petroleum &amp; Transport Services Co.</li> <li>3 yrs as Chairman of the Board of Directors Aldrees Industrial &amp; Trading Company (ALITCO)</li> <li>29 yrs Hamad M. Aldrees &amp; Partners Co</li> </ul>
2.	Eng. Abdulmohsen bin Mohammed Aldrees	Businessman Chairman of the Board of Directors Aldrees Industrial & Trading Company (ALITCO)	Businessman Chairman of the Board of Directors Aldrees Industrial & Trading Company (ALITCO)	Master of Mechanical Engineering	<ul> <li>45 yrs as Deputy Chairman of the Board of Directors of Mohamed Saad Aldrees and Sons Company</li> <li>17 yrs as Deputy Chairman of the Board of Directors of Aldrees Petroleum &amp; Transport Services Co.</li> <li>17 yrs as Chief of Executive Committee of Aldrees Petroleum &amp; Transport Services Co.</li> <li>15 yrs as Chief of Governance Committee of Aldrees Petroleum &amp; Transport Services Co.</li> <li>11 yrs as Chairman of the Board of Directors Aldrees Industrial &amp; Trading Company (ALITCO)</li> <li>13 yrs as Chief of Governance Committee of of Aldrees Industrial &amp; Trading Company (ALITCO)</li> </ul>
3.	Mr. Eid bin Falih Alshamri	Businessman Chief Executive Officer	Businessman Chief Executive Officer	Bachelor of Science Management of the American Accountants Association CPA	<ul> <li>17 yrs as Member of the Board of Directors of Aldrees Petroleum &amp; Transport Services Co.</li> <li>17 yrs as Chief of Audit (Member ) Committee of Aldrees Petroleum &amp; Transport Services Co.</li> <li>17 yrs as Member of Governance Committee of Aldrees Petroleum &amp; Transport Services Co.</li> <li>9 yrs as Member of the Board of Directors Aldrees Industrial &amp; Trading Company (ALITCO)</li> <li>9 yrs as Chief of Audit Committee of Aldrees Industrial &amp; Trading Company (ALITCO)</li> <li>9 yrs as Member of Governance Committee of Aldrees Industrial &amp; Trading Company (ALITCO)</li> </ul>
4.	Eng. Abdulelah bin Saad Aldrees	Chief Executive Officer Aldrees Petroleum &Transport Services Co.	Deputy General Manager of Mohamed Saad Al Drees and Sons Company	Bachelor of Civil Engineering	<ul> <li>29 yrs Deputy Managing Director of Mohamed Saad Al Drees and Sons Company</li> <li>17 yrs as Member of the Board of Directors of Aldrees Petroleum &amp; Transport Services Co.</li> <li>17 yrs as Member of Executive Committee of Aldrees Petroleum &amp; Transport Services Co.</li> <li>18 yrs as Chief Executive Officer (CEO) of Aldrees Petroleum &amp; Transport Services Co.</li> </ul>
5.	Mr. Adil bin Faris Alotaybi	Director of Operations Department General Organization for Social Insurance	Director of Registration Department Organization for Social Insurance GOSI	Master of Science in Finance and Protection Policy	<ul> <li>9 yrs Director of Registration and Contributions to the General Organization for Social Insurance (GOSI)</li> <li>7 yrs Insurance Researcher at the General Organization for Social Insurance</li> <li>2 yrs Audited by the General Organization for Social Insurance</li> <li>8 yrs as Member of the Board of Directors of Aldrees Petroleum &amp;Transport Services Co.</li> <li>8 yrs as Member of Chief of Audit (Member) Committee of Aldrees Petroleum &amp;Transport Services Co.</li> <li>2 yrs as Chief of Governance Committee of Aldrees Petroleum &amp;Transport Services Co.</li> </ul>
6.	Mr. Shehail Abdulaziz Ahmed Al-Shehail	Financial Advisor at the Tourism Development Fund	Acting Chief Financial Officer - Al-Athban Holding	Bachelor of Business Administration	<ul> <li>Director of Risk Management - National Company for Cooperative Insurance</li> <li>Financial Director - Walaa Cooperative Insurance Company</li> <li>Chief Financial Officer - Walaa Cooperative Insurance Company</li> <li>Acting CEO for Financial Affairs - Al-Athban Holding</li> <li>Financial Advisor - Tourism Development Fund</li> <li>2 yrs as Member of the Board of Directors of Aldrees Petroleum &amp;Transport Services Co.</li> <li>2 yrs as Chief of Governance Committee of Aldrees Petroleum &amp;Transport Services Co.</li> </ul>
7.	Mr. Salman Mohammed Suleiman Al-Sehebani	General Manager of Labas Health Insurance Claims Settlement Company	CEO - Advanced Innovation Company (Morni)	Master of Business Administration	<ul> <li>Fraud Control Officer - Al-Rajhi Takaful Cooperative Insurance</li> <li>Compliance Supervisor - Weqaya Takaful Insurance and Reinsurance Company</li> <li>Head of Compliance and Anti-Money Laundering - Lazard Saudi Arabia</li> <li>Founder and CEO - Advanced Innovation Company (Zayed - Morni - Taqdeer)</li> <li>General Manager of Labas Health Company for settlement of insurance claims</li> <li>2 yrs as Member of the Board of Directors of Aldrees Petroleum &amp;Transport Services Co.</li> <li>2 yrs as Member of Executive Committee of Aldrees Petroleum &amp;Transport Services Co.</li> </ul>



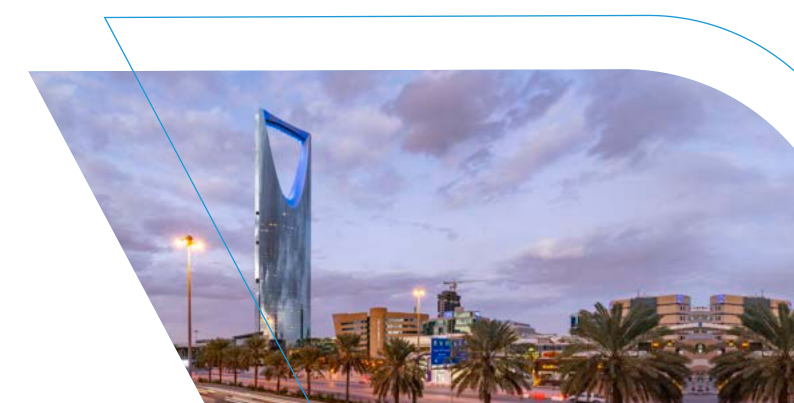
### **Second: Members Committee:**

Sr.No	Member Name	Current position	Previous position	Qualifications	Experience
1.	Eng. Abdulmohsen bin Mohammed Aldrees	Businessman Chairman of the Board of Directors Aldrees Industrial & Trading Company	Businessman Chairman of the Board of Directors Aldrees Industrial & Trading Company	Master of Mechanical Engineering	<ul> <li>45 yrs as Deputy Chairman of the Board of Directors of Mohamed Saad Aldrees and Sons Company</li> <li>17 yrs as Deputy Chairman of the Board of Directors of Aldrees Petroleum &amp;Transport Services Co.</li> <li>17 yrs as Chief of Executive Committee of Aldrees Petroleum &amp;Transport Services Co.</li> <li>15 yrs as Chief of Governance Committee of Aldrees Petroleum &amp;Transport Services Co.</li> <li>11 yrs as Chairman of the Board of Directors Aldrees Industrial &amp; Trading Company (ALITCO)</li> <li>13 yrs as Chief of Governance Committee of of Aldrees Industrial &amp; Trading Company (ALITCO)</li> </ul>
2.	Mr. Hussain bin Abdulrahman Alazel	Businessman	Businessman General Secretary of the Chamber of Commerce and Industry - Riyadh	Master of Business Management	<ul> <li>12 yrs as Member of the Board of Directors of Aldrees Petroleum &amp; Transport Services Co.</li> <li>9 yrs as Member of the Board of Directors Aldrees Industrial &amp; Trading Company (ALITCO)</li> <li>12 yrs as Chief of Governance Committee of Aldrees Petroleum &amp; Transport Services Co.</li> <li>2 yrs as Member of Executive Committee of Aldrees Petroleum &amp; Transport Services Co.</li> </ul>
3.	Mr. Eid bin Falih Alshamri	Businessman Chief Executive Officer	Businessman Chief Executive Officer	Bachelor of Science Management of the American Accountants Association CPA	<ul> <li>17 yrs as Member of the Board of Directors of Aldrees Petroleum &amp; Transport Services Co.</li> <li>17 yrs as Chief of Audit (Member) Committee of Aldrees Petroleum &amp; Transport Services Co.</li> <li>17 yrs as Member of Governance Committee of Aldrees Petroleum &amp; Transport Services Co.</li> <li>9 yrs as Member of the Board of Directors Aldrees Industrial &amp; Trading Company (ALITCO)</li> <li>9 yrs as Chief of Audit Committee of Aldrees Industrial &amp; Trading Company (ALITCO)</li> <li>9 yrs as Member of Governance Committee of Aldrees Industrial &amp; Trading Company (ALITCO)</li> </ul>
4.	Eng. Abdulelah bin Saad Aldrees	Chief Executive Officer Aldrees Petroleum &Transport Services Co.	Deputy General Manager of Mohamed Saad Aldrees and Sons Company	Bachelor of Civil Engineering	<ul> <li>29 yrs Deputy Managing Director of Mohamed Saad Al Drees and Sons Company</li> <li>17 yrs as Member of the Board of Directors of Aldrees Petroleum &amp;Transport Services Co.</li> <li>17 yrs as Member of Executive Committee of Aldrees Petroleum &amp;Transport Services Co.</li> <li>18 yrs as CEO of Aldrees Petroleum &amp;Transport Services Co.</li> </ul>
5.	Mr. Adil bin Faris Alotaybi	Director of Operations Department General Organization for Social Insurance	Director of Registration Department Organization for Social Insurance GOSI	Master of Science in Finance and Protection Policy	<ul> <li>8 yrs Director of Registration and Contributions to the General Organization for Social Insurance (GOSI)</li> <li>7 yrs Insurance Researcher at the General Organization for Social Insurance</li> <li>2 yrs Audited by the General Organization for Social Insurance</li> <li>8 yrs as Member of the Board of Directors of Aldrees Petroleum &amp;Transport Services Co.</li> <li>8 yrs as Member of Chief of Audit (Member) Committee of Aldrees Petroleum &amp;Transport Services Co.</li> <li>2 yrs as Chief of Governance Committee of Aldrees Petroleum &amp;Transport Services Co</li> </ul>
6.	Mr. Shehail Abdulaziz Ahmed Al-Shehail	Financial advisor at the Tourism Development Fund	Acting Chief Financial Officer - Al-Athban Holding	Bachelor of Business Administration	<ul> <li>Director of Risk Management - National Company for Cooperative Insurance</li> <li>Financial Director - Walaa Cooperative Insurance Company</li> <li>Chief Financial Officer - Walaa Cooperative Insurance Company</li> <li>Acting CEO for Financial Affairs - Al-Athban Holding</li> <li>Financial Advisor - Tourism Development Fund</li> <li>2 yrs as Member of the Board of Directors of Aldrees Petroleum &amp;Transport Services Co.</li> <li>2 yrs as Chief of Governance Committee of Aldrees Petroleum &amp;Transport Services Co.</li> </ul>
7.	Mr. Salman Mohammed Suleiman Al-Sehebani	General Manager of Labas Health Insurance Claims Settlement Company	CEO - Advanced Innovation Company (Morni)	Master of Business Administration	<ul> <li>Fraud Control Officer - Al-Rajhi Takaful Cooperative Insurance</li> <li>Compliance Supervisor - Weqaya Takaful Insurance and Reinsurance Company</li> <li>Head of Compliance and Anti-Money Laundering - Lazard Saudi Arabia</li> <li>Founder and CEO - Advanced Innovation Company (Zayed - Morni - Taqdeer)</li> <li>2 yrs as Member of the Board of Directors of Aldrees Petroleum &amp;Transport Services Co.</li> <li>2 yrs as Member of Executive Committee of Aldrees Petroleum &amp;Transport Services Co.</li> <li>General Manager of Labas Health Company for settlement of insurance claims</li> </ul>
8.	Khalid Mohammed Alkhowaiter	Chairman of the Professional Monitoring Committee Saudi Organization for Certified Public Accountants	Finance Manager	Bachelor of Accounting CPA	Chairman of the Executive Committee for Accounting Standards.  Deputy Chairman of the Executive Committee for Accounting Standards.  Member of Audit Committee of STC  Member of the Board of Directors of Saudi Air Navigation Services  Chairman of the Advance Arabian Simulation Co (AASC)  Syrs Member of Audit Committee of Aldrees Petroleum &Transport Services Co.
9.	Saad Hamad Aldrees	General Manager Directors Hamad Muhammad Aldrees and Partners Company for Industry and Mining	General Manager Directors Hamad Muhammad Aldrees and Partners Company for Industry and Mining	Bachelor of Administrative Sciences - Marketing	<ul> <li>Several administrative and financial positions at Riyad Bank</li> <li>Assistant Finance Manager of Mohammed Al-Saad Al-Drees &amp; Sons Company</li> <li>5 yrs Member of Audit Committee of Aldrees Petroleum &amp; Transport Services Co.</li> </ul>



## **Third: Executive Management:**

Sr.No	Member Name	Current position	Previous position	Qualifications	Experience
1.	Eng. Abdulelah bin Saad Aldrees	Chief Executive Officer Aldrees Petroleum &Transport Services Co.	Deputy General Manager of Mohamed Saad Al Drees and Sons Company	Bachelor of Civil Engineering	<ul> <li>29 yrs Deputy Managing Director of Mohamed Saad Al Drees and Sons Company</li> <li>17 yrs as Member of the Board of Directors of Aldrees Petroleum &amp; Transport Services Co.</li> <li>17 yrs as Member of Executive Committee of Aldrees Petroleum &amp; Transport Services Co.</li> <li>18 yrs as CEO of Aldrees Petroleum &amp; Transport Services Co.</li> </ul>
2.	Khalid Abdulmohsen Aldrees	GM- Petroleum Division	Human Resources - General Manager	Bachelor of Business Administration	<ul> <li>5 yrs Admin. in Mohammed Saad Aldrees &amp; Sons Company</li> <li>4 yrs Assistant Human Resources Manager</li> <li>2 Yrs GM Personnel Affairs</li> <li>13 yrs GM Human Resources and Public relations</li> <li>From 2004 to date Secretary of the Board of Directors of Aldrees Petroleum &amp; Transport Services Co.</li> <li>15 yrs as Member of Executive Committee of Aldrees Petroleum &amp; Transport Services Co.</li> <li>4 yrs general manager of a Petroleum Services Division in Al-Drees Petroleum and Transport Services</li> </ul>
3.	Khalid Abdulrahman Bin Saheim	GM- Logistics and Transportation Division	Manager Global Sourcing and Contracting - SABIC		<ul> <li>27 yrs experience in SABIC, which includes many positions and sections</li> <li>5 yrs general manager of a Logistics and Transportation Division in Al-Drees Petroleum and Transport Services</li> </ul>
4.	Amro Mahmoud Abo El Maaty	CFO	GM- Finance Petrol Division	Bachelor of Accounting	<ul> <li>3 yrs Auditor of Aldrees Petroleum &amp; Transport Services Co.</li> <li>3 yrs Accountant - Petrol Division of Aldrees Petroleum &amp; Transport Services Co.</li> <li>4 yrs Senior Accountant - Petrol Division of Aldrees Petroleum &amp; Transport Services Co.</li> <li>6 yrs Chief Accountant - Petrol Division of Aldrees Petroleum &amp; Transport Services Co.</li> <li>4 yrs Member of the Management Committee of United Fuel Company (UNFCO)</li> <li>12 yrs Finance Manager - Petrol Division of Aldrees Petroleum &amp; Transport Services Co.</li> <li>From May 2017,05 to date - Chief Financial Officer (CFO) of Aldrees Petroleum &amp; Transport Services Co.</li> </ul>
5.	Salamah Bin Mufreh Al-Daghish	GM- Human Resources	Deputy GM- Human Resources	Master of Business Administration	<ul> <li>3 yrs, the Administrative Affairs Coordinator at Muhammad Saad Al Drees and Sons Company</li> <li>3 yrs, Deputy Director of Special Projects for Muhammad Saad Al-Drees and Sons Company</li> <li>16 yrs, Deputy General Manager for Human Resources at Aldrees Petroleum and Transport Services Company</li> <li>4 yrs, General Manager of Investor Relations at Aldrees Petroleum and Transport Services Company</li> <li>4 yrs, General Manager of Human Resources at Aldrees Petroleum and Transport Services Company</li> </ul>





## **Board of Directors Composition and Classification of its Directors**

Name	Position	Classification
Mr. Hamad bin Mohammed Aldrees	-Chairman of the Board of Directors	Non-executive
Eng. Abdulmohsen bin Mohammed Aldrees	-Deputy chairman of the Board of Directors	Non-executive
Mr. Eid bin Falih Alshamri	-Board Director	Non-executive
Eng. Abdulelah bin Saad Aldrees	-Board director and Chief Executive Officer	Executive
Mr. Adil bin Faris Alotaybi	-Board director	Independent
Mr. Shehail Abdulaziz Ahmed Al-Shehail	-Board director	Independent
Mr. Salman Mohammed Suleiman Al-Sehebani	-Board director	Independent

Actions taken by the Board of Directors to inform its members, especially non-executives of shareholders> proposals and their remarks about the Company and its performance by including them in the agenda of the following Board Meeting after the Assembly, to discuss and take the proper position.





# **Board of Directors Committees:**

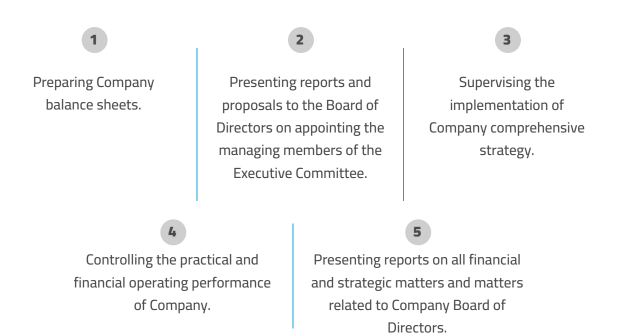
### Three committees emerge from the Board of Directors, namely:

Executive Audit Nomination, Reward Committee Committee Committee Committee

The said committees comprise the directors, Board Secretary and members who are not Board Directors as per the regulating instructions and procedures. A description of each committee is provided for hereinafter:

#### **First: Executive Committee:**

Responsibilities and tasks of the Executive Committee are as follows:





#### The Executive Committee for the new session was formed by four members:

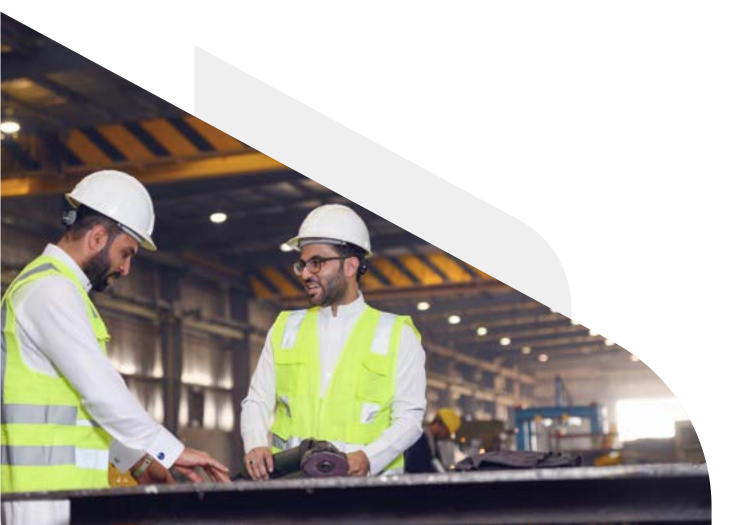
- 1. Eng. Abdul Mohsen bin Muhammad Al-Drees (Chairman)
- 2. Mr. Hussein bin Abdulrahman Al-Azel (Member)
- 3. Engr. Abdulelah bin Saad Al-Drees (Member)
- 4. Mr. Salman bin Muhammad Al-Suhaibani (Member)



The following table includes an attendance sheet of Executive Committee Meetings during 2022:

No	Name	Dates of Executive Committee Meetings					
INO.	Name	1/16	4/13	7/19	10/17	12/12	
1.	Eng. Abdulmohsen Mohammed Aldrees	•	•	•	•	•	
2.	Mr. Hussein bin Abdulrahman Al-Azel	•				•	
3.	Eng. Abdulelah Saad Aldrees	•	•	•	•	•	
4.	Mr. Salman bin Muhammad Al-Suhaibani			•	•		

Attendance in person 📗 Attendance by proxy through another Director 📒 Apology







#### **Second: Audit Committee:**

Audit Committee assists the Company Board of Directors in undertaking its responsibility for supervising the following matters entrusted to the Audit Committee:

Responsibilities and tasks of the Executive Committee are as follows:

- 1. Enabling the Board of Directors to conduct an annual audit of the work and referred to powers delegated to the Audit Committee and presenting its recommendations to Company Board of Directors for the purpose of ensuring that the said Committee properly and efficiently performs its duties.
- 2. Studying the effect of internal control system soundness on preparing financial reports and controlling the efficiency of the said systems.
- 3. Obtaining reports on the most important results, recommendations and corrective action plans that intended to be implemented by the management and checking the adequacy of the corrective procedures as to the findings of internal audit.
- 4. Submitting recommendations to the Board of Directors on appointing, retaining, and dismissing of the chartered accountants.
- 5. Exercising all the powers related to the recommendations of appointing the external auditor, determining the fees due thereto, and supervising the work of the said external audit.
- 6. Ensuring the independence of Internal Audit Department.
- 7. Following up the works of the chartered accountants and approving any work outside the scope of audit works entrusted to the said chartered accountants during audit works.
- 8. Reviewing the maintenance of coordination between the tasks entrusted to internal and external auditors.
- 9. Studying auditor>s remarks on the financial statements and following up procedures taken regarding
- 10. Auditing the annual revised financial reports and ensuring its quality together with auditing press statements issued in this regard and results of auditing Company fiscal year in coordination with the external auditors and appropriate representatives of the Management.
- 11. Studying all transactions of the related parties as determined by the applicable laws, rules and regulations.
- 12. Auditing Company policies and practices as related to the financial and accounting reports, including any significant changes to such policies and practices, and discussing the same with Company Chief Financial Officer and external auditor.
- 13. Studying, evaluating and reporting the efficiency of determining risks significant to Company activity and method therein Company manages such risks, and submitting suitable recommendations in this regard to the Board of Directors.
- 14. Assuming the responsibility for implementing any other tasks entrusted thereto by the Board of Directors, and submitting to the Board a periodical report on audits performed by Audit Committee and its recommendations regarding the same.



The Ordinary General Assembly approved on 16 November 2020 the approval of the composition of the Audit Committee and its functions and controls and the remuneration of its members for the new session of the Council, which started on 22/12/2020 and for three years as follows:

- 1. Adil bin Faris Alotaybi- Chairman
- 2. Eid bin Falih Alshamri Member
- 3. Saad bin Hamad Aldrees Member
- 4. Khalid Mohammed Alkhowaiter Member



The following table includes an attendance sheet of Audit Committee meetings during 2022:

Name	Dates of Audit Committee Meetings			
	1/17	4/14	7/19	10/17
Mr. Adil bin Faris Alotaybi			•	
Mr. Eid Falih Alshamri	•	•	•	
Mr. Khalid Mohammed Alkhowaiter	•	•	•	
Mr. Saad Hamad Aldrees	•	•	•	•
Attendance in person Attendance by proxy through another Director Apology				





#### **Third: Nomination, Reward Committee:**

Nomination, Reward & Governance Committee performs its duties as a governance, reward, and nomination committee.

The purpose of Nomination, Reward & Governance Committee is to assist the Board of Directors in the following tasks entrusted to the said Committee:

- Looking for qualified individuals to elect them as Board directors for the purpose of ensuring
  that the Board includes members having appropriate skills and experience, selecting the
  said individuals based on the standards of membership set forth in the principles and rules
  of corporate governance, and making sure that any person previously convicted of a crime
  involving a breach of honor is not nominated for the membership of the Board.
- 2. Studying and evaluating the independency of each nominee for the Board membership, considering the instructions of Company on independency and standards determined by the «Capital Market Authority» by virtue of registration and listing rules.
- 3. Auditing the principles, policies and procedures of Company governance once annually at least, and submitting recommendations to the Board of Director so as for the Board to make any changes to the same, if appropriate.
- 4. Supervising the evaluation of Company Board of Directors and its organizational management in the light of the rules of corporate governance.
- 5. Submitting the recommendations of Governance Committee on the suitable composition of the Board and its efficiency in meeting its obligations towards Company and its shareholders.
- 6. Developing and applying Company policies and programs on rewards and salaries due to the chief executive officers and Board directors.
- 7. Auditing, approving and following up Company Professional and Ethical Code of Conduct.
- 8. Ensuring that there is no conflict of interests in case that a Board director serves as a member of the board of directors of another company.
- 9. Auditing the classification of each Board director as an independent director once annually at least. In order to determine whether the Board directors are qualified to be independent or not, each director shall fill in a questionnaire to be audited by the Governance Committee.



#### The Award and Remuneration Committee for the new session was formed of three members:

- 1. Mr. Adel bin Faris Al-Otaibi Chairman
- 2. Mr. Eid bin Faleh Al-Shamri Member
- 3. Mr. Shehail bin Abdulaziz Al-Shehail Member.



The following table includes an attendance sheet of Audit Committee meetings

No.	Name	Governance Committee Meetings				
140.	IVAIIIC	1/16	4/13	6/22		
1.	Mr. Adel bin Faris Al-Otaibi			•		
2.	Mr. Eid bin Faleh Al-Shamri	•	•	•		
3.	Mr. Shehail bin Abdulaziz Al-Shehail	•	•	•		
	Attendance in person Attendance by proxy through another Director Apology					



Where the methods used by the Board of Directors to assess its performance and the performance of its committees and members and the external entity that has evaluated and its relationship with the Company (if any):

The Board as a whole ensures periodic self-evaluation under the supervision of the Governance Committee..

#### Details of the company's social contributions

The maximum amount of SR 2.5 Million to be disbursed during the year to serve the community and the delegation of the CEO of the company to dispose them.



Sanction, penalty or reserve provision imposed on Company by Capital Market Authority (CMA) or any other supervisory, regulatory or judicial entity. Other than the below list

Punishment / Penalty / Precautionary measure/ restriction the reserve	Reasons the offense	The signatory for offense"	Ways to treat it" and avoid it In the future"
70,000	Violation of the public transportation site	Ministry of Municipal Rural Affairs	The situation is being corrected





# Annual audit of the efficiency of controlling procedures & results of auditing the internal control system:

The company has an internal autonomous audit department directly reporting to the Board of Directors and Audit Committee. The Internal Audit Department performs its duties in accordance with the Audit Regulation approved by Company board of directors. In addition, Internal Audit Department provides autonomous advisory and substantive services for the purpose of assisting the Board of Directors, Audit Committee and Executive Management in performing their responsibilities. Furthermore, the Executive Management has no influence over the Internal Audit Department. Internal Audit Department is entitled to exercise the full unrestricted powers of accessing any documents in accordance with the requirements of its work. To perform its works, Internal Audit Department adopted a regular approach of evaluating and improving the efficiency of internal control system; enabling the company to achieve its goals and safeguard assets thereof. Internal Audit Department work scope included checking the efficiency and adequacy of company's bylaws for the purpose of verifying whether they (bylaws) are accurately applied, as necessary, and are as required for ensuring the realization of the company goals or not. There are no remarks or material events during the period of the annual audit performed to evaluate the efficiency of the internal control procedures. In addition, the work scope of Internal Control Department included the following:

- 1. Most of the company's divisions and departments are being checked and audited periodically, conditional on giving internal priority to the activities and functions of high risks.
- 2. Officers of different departments, whose works are being audited, are notified of findings discovered during the above-mentioned audit, and Management recommends in addressing such findings.
- 3. Review and evaluate the procedural frameworks by different departments for the purpose of addressing the concerns if any, evaluate and recommend if found that the taken procedures are not adequate. The same was discussed with the officers of different departments to ensure that taken procedures are adequate and efficient.



Audit Committee studied and followed up the implementation of the approved audit plan for 2022, in cooperation with Internal Audit Department, and further followed up the implementation of recommendations provided for in the reports of internal audit. The Audit Committee seeks to preserve the assets of the company and provide reasonable assurance of the safety of financial reports prepared from the records of accounting, and it examines the company's internal control system frequently to ensure its efficiency and effectiveness and to carry out financial and administrative and operational audits to evaluate the work of the company and this in coordination, and under the supervision of the Committee Review

#### **Revisers & Auditors:**

- As there is no conflict between the Audit Committee and the Board of Directors> decisions
  regarding the appointment of the Company>s auditor, its dismissal, the identification of its
  fees, the evaluation of its performance and the evaluation of the internal auditor.
- The new external auditor will be selected from among the candidates by the Audit Committee to review the company's financial statements for the fiscal year 2023 (quarterly and annually) financial statements and determine its fees as per regulation.





# **Conclusion**

### **Management**

Discussion and Analysis of Company Financial Position and Business Results» was prepared by the Management and Audit Committee and approved by the Board of Directors. The Management attests that no changes (having material impact) on the financial statements or future expectations. In addition, Company Management shall be fully responsible for the accuracy and credibility of what provided information and financial analysis therein. Furthermore, Management confirms that it has taken all required procedures and fairly and fully disclosed such data, and there are no other documents or information whose omission may result in realizing financial data and information received as misleading in any way or whatsoever.

### Finally,

the Board of Directors of Aldrees Company would like to thank and show its appreciation to all the company's employees, shareholders, banks, and all the governmental authorities for their continued support and cooperation. The company is going to continue achieving its intended goals and future aimed plans. We confidently look forward to a new year and aspire to meet and exceed the expectations of the Company's shareholders during the coming year.



**Hamad bin Mohammed Aldrees** 

Chairman Board of Directors



Khalid Abdulmohsen Aldrees

Secretary Board of Directors



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