

Annual Report
(Alawwal Invest Saudi Companies Equity Fund)
2022

^{*} All reports are available upon request free of charge.



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(A) Fund Information

1- Fund Name

Alawwal Invest Saudi Companies Equity Fund

2- Investment Objectives and Policies

The Fund is an open-ended investment fund that aims to achieve capital growth for long-term period.

3- Income & Gains Distribution Policy

No income shall be distributed, but rather the investment income and gains shall be added to the Fund's assets so that the income and gains shall be reinvested and reflected on the unit price.

4- Description of the Fund's Benchmark

The fund's performance is measured against the performance of S&P SA Sharia TR Index.

(B) Fund Performance

* Fund performance during the past three years (SAR)

	2020	2021	2022
Net Asset Value at the end of the year	2,263,484,572	2,037,126,626	2,098,273,023
Net Asset Value per Unit at the end of the year	30.7034	43.9475	47.2332
Highest Net Asset Value per Unit	30.9196	45.7216	58.0105
Lowest Net Asset Value per Unit	22.0054	17.1241	44.3600
Number of Issued Units at the end of the Year	73,720,986	46,353,668	44,423,690
Value of Distributed Dividends per unit (if any)	-	-	-
Expenses Ratio	1.97%	2.07%	2.00%
Percentage of Assets Borrowed from the Asset Value, Exposure Period and Maturity Date	-	-	-

Fund Returns

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		One Y	ear	Three '	Years	Five Yo	ears	Since Inc		
Fund Returns		7.48	%	66.9	8%	105.98	3%	372.3	3%	
Benchmark Returns		-6.91	%	43.2	2%	79.25	%	200.8	4%	
	2013	2014	2015	2016	2017	2018	2019	2020	2021	2022
Fund Returns	39.53%	4.34%	-21.61%	-0.12%	-0.13%	9.84%	12.30%	8.52%	43.14%	7.48%

• Fees and Expenses

Type of Expenses or Commission (Including VAT, if any)	Value in SAR	Percentage according to Fund Asset Average
Fund Management Fees	45,152,075	1.90%
Custodian Fees	817,850	0.03%
Administrative Services Fees	1,328,002	0.06%
Auditor's Fees	36,362	0.0015%
Independent Board Members' Remuneration	20,000	0.0008%
CMA Fees	7,500	0.0003%
Index License Fees	15,525	0.0007%
Tadawul Fees	5,750	0.0002%
Sharia Review Fees	6,000	0.0003%
Other Expenses	35,001	0.0015%

3- Material changes that affected the Fund performance

No material changes affected the Fund performance in 2022.

4- Annual Voting Practices:

The Fund Manager has exercised voting rights, for more details kindly refer to the "Exercising of voting right Annex"



(5) Fund Board of Directors' Annual Report

(A) Names and Types of Membership of the Board Members:

- Hamad Ibrahim Al-Washmi, Chairman of the Board of Directors, (a non-independent Board member);
- Tariq Saad Abdul Aziz Al-Tuwaijri, (an independent Board member);
- Ali Saleh Al-Othaim, (an independent Board member);
- Abdulrahman Al-Mudaimigh, (an independent Board member); and
- Rehab Saleh Al-Khudair, (a non-independent Board member).

Names of Members	Experience and qualifications	Current
of the Fund's Board		position
of Directors Hamad Ibrahim Al- Washmi (Chairman of the Board of Directors – Non- Independent Member)	 Chief Risk and Compliance Officer, HSBC Saudi Arabia (2021) Member of Audit Committee, Najm Insurance Co. (2020) Head of Compliance, HSBC Saudi Arabia (2018) Head of Customer Experience, SABB Customer Experience Department, SABB Bank (2016) International Assignment with the Global Compliance Department, HSBC Holdings PLC, London, United Kingdom (2016) Head of RBWM Compliance, Compliance Department, SABB (2014) Senior Manager, Business Performance & Planning – Retail Banking & Wealth Management, SABB (2010) Manager Business Performance & Planning, SABB (2009) Relationship Manager – Large Corporate and Government Entities, Arab National Bank (2003) Consumer Loans Credit Officer, Arab National Bank (2002) Recommendation & Call Verification Units Supervisor, Arab National Bank (2002) Package Account Unit Supervisor, Arab National Bank (2002) 	Chief Compliance Officer, Al Rajhi Bank (2023)
Rehab Alkhudair (Non-Independent Member)	 Showroom Manager, Jarir Bookshop (2000) MBA, University of San Diego, School of Business Administration, San Diego (2009) Bachelor of Science in Business Administration (2000) Chief Operating Officer Asset Management, HSBC Saudi Arabia (2020) Senior Investment Performance Analysis Manager—Asset 	Chief Operating Officer Asset
	Management Department, HSBC Saudi Arabia (2019) - Performance Analyst – Asset Management Department, HSBC Saudi Arabia (2016) - Assistant Performance Analyst – Asset Management Department, HSBC Saudi Arabia (2014) - Assistant Manager, Regulatory Compliance, HSBC Saudi Arabia (2014) - Assistant Financial Analyst - Treasury & Investments, Riyad Bank (2012) - Master Degree in Finance Management, Durham University, United Kingdom (2013)	Management, Alawwal Invest (2022)



		المستمار الاعلالا
	- BBA, Finance (with honors degree), Al Yamamah University, Saudi Arabia (2010)	
Tariq Saad Abdul- Aziz Al-Tuwaijri (Independent Member)	- Director of Equity Investments at Nesseel Holding Company (2010) - Deputy General Executive President of Mediation at Wasatah Capital Company (2008) - Senior Mediator at Al Jazeera Capital (2004) - Relations Director - Banking Services of Samba Financial Group (1998) - Bachelor of Business Administration from the Open Arabian University (2015) - General Institute of Technical Education and Vocational Training, Diploma of Business Administration (2010)	Head of the Nomination and Compensation Committee, Non- Independent Member of the Board of Directors of Thoub Al Asil Company and Member of the Saudi Economics Association (2018)
Ali Saleh Ali Al- Othaim (Independent Member)	 Member of the Board Directors of Al Khair Capital (2012) Member of the Board of Directors of the Chamber of Commerce and Industry, Riyadh (2003) Member of the Board of Directors of Al Othaim Commercial Group (1998) Deputy President of Al Othaim Jewelry (formerly) (1994) Bachelor of Business Administration, Major: Financial Management, King Saud University (1998) 	Businessman
Abdulrahman Ibrahim Al- Mudaimigh (Independent Member)	- Board member of National Building and Marketing Company (2019) - Chairman of Future Ceramics (2019) - Board member of National Gypsum Company (2019) - Board member of Impact Capital Company (2019) - Board member of FIPCO (2019) - Board member of AL Maather REIT Fund (2017) - CEO of Watar Partners for Business Trading Company (2017) - Acting CEO of Bawan Company (2016) - Deputy President of Business Development for Bawan Company (2011) - Founding partner, General Manager of Bina Holding Company (2007) - Senior credit analyst for the Industrial Development Fund (2004) - MBA from London Business School (2018) - Bachelor degree in Financial Management from Prince Sultan University (2004)	Executive partner of Watar Partners for Business Trading Company (2017)



(B) Roles and Responsibilities of the Fund Board of Directors

Responsibilities of the Fund Board Members include without limitation:

- Approving all contracts, decisions and material reports to which the Fund is a party.
- Approving a written policy with regard to the voting rights in respect of Fund assets.
- Supervising and, where appropriate, approving any conflict of interest disclosed by the Fund Manager pursuant to Article (13) of the IFR.
- Holding, twice a year at least, a meeting with the Conformity and Compliance Committee at the Fund Manager, or the officer in charge of Conformity and Compliance at the Fund Manager, in order to review compliance by the Fund with all relevant laws and regulations.
- Recognizing any recommendation raised by the liquidator, in case a liquidator is appointed.
- Ensuring completion and accuracy of the Fund Terms and Conditions and any other document involving disclosures in connection with the Fund and the Fund Manager as well as its management of the Fund and the amended Investment Funds Regulations.
- Ensuring that the Fund Manager is fulfilling its responsibilities in a way realizing the interests of the Unitholders pursuant to the Fund Terms and Conditions, and the amended provisions of the Investment Funds Regulations.
- Working honestly, in good faith, and exerting diligence, skill and care, and in a way realizing the interests of the Unitholders.
- Recording the minutes of meetings showing all the occurrences affecting the meetings and decisions taken by the Board.
- Approving delegating the powers and authorities of the Fund Manager to other financial institutions in order to function as adviser, sub-manager, custodian, agent or mediator after having obtained the approval by CMA.
- Approving the appointment of the Auditor.
- Approving the services authorized by the Manager in respect of keeping the books, subscription, redemption, sale and purchase and financial transfers, confirmation and information affecting the investments in response to the subscribers' inquiries. Assuming the tasks of follow-up and control of the Fund's performance, and ensuring that the Fund Manager carries out its responsibilities in a way realizing the interests of the Unitholders, pursuant to the Terms and Conditions of the Fund, the Information Memorandum, the relevant documentation and the provisions of the Investment Fund Regulations.

(D) Particulars of the Fund Board Members' Remuneration

Remuneration of the Board independent members shall be paid by the Fund. The Fund will pay any expenses of the Fund Board of Directors.

(E) Statement of any real or potential conflict of interest between the interests of a Fund board member and those of the Fund:

There is no real or potential conflict between the interest of any Board member and the interests of the Fund.

(F) All Fund Boards of Directors in which the relevant Board Member participates:

Fund Name	Hamad	Rehab Al-	Tariq Al-	Ali Saleh	Abdulrahman
	Al-	Khudair	Tuwaijri	Al-Othaim	Al-
	Washmi				Mudaimigh



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Alawwal Invest Saudi Riyal	V	V	V	V	√
Murabaha Fund					
Alawwal Invest US Dollar	$\sqrt{}$	$\sqrt{}$			$\sqrt{}$
Murabaha Fund					
Alawwal Invest Saudi Equity	$\sqrt{}$	$\sqrt{}$			$\sqrt{}$
Fund					
Alawwal Invest Saudi Equity	$\sqrt{}$	$\sqrt{}$			$\sqrt{}$
Income Fund	,				
Alawwal Invest Saudi	$\sqrt{}$	$\sqrt{}$	$\sqrt{}$		$\sqrt{}$
Financial Institutions Equity					
Fund					
Alawwal Invest Saudi	$\sqrt{}$	$\sqrt{}$	$\sqrt{}$		$\sqrt{}$
Companies Equity Fund					
Alawwal Invest Saudi	$\sqrt{}$	$\sqrt{}$	$\sqrt{}$		$\sqrt{}$
Industrial Companies Equity					
Fund					
Alawwal Invest Saudi	$\sqrt{}$				$\sqrt{}$
Construction and Cement					
Equity Fund					
Alawwal Invest Global Equity	$\sqrt{}$	$\sqrt{}$			$\sqrt{}$
Index Fund					
Alawwal Invest GCC Equity	$\sqrt{}$				$\sqrt{}$
Fund					
Alawwal Invest China and	$\sqrt{}$				
India Equity Freestyle Fund					
Alawwal Invest Multi-Assets	$\sqrt{}$	$\sqrt{}$			$\sqrt{}$
Defensive Fund					
Alawwal Invest Multi-Assets	$\sqrt{}$	$\sqrt{}$			$\sqrt{}$
Balanced Fund					
Alawwal Invest Multi-Assets	$\sqrt{}$				$\sqrt{}$
Growth Fund					
Alawwal Invest Saudi	$\sqrt{}$				
Freestyle Equity Fund					
Alawwal Invest MSCI	$\sqrt{}$		$\sqrt{}$	$\sqrt{}$	$\sqrt{}$
Tadawul 30 Saudi ETF					
Alawwal Invest Sukuk Fund	$\sqrt{}$				
Alawwal Invest GCC Equity	$\sqrt{}$	V		V	√
Income Fund					
		1	1	I.	I

G- Subjects Discussed and Resolutions passed thereon including the fund Performance and Attainment of its Objectives

Subject	Approval Description	Meeting Date
Fund management Migration	Updating the fund's board of	20 March 2022
	directors with the process of	
	transferring the fund's management	
	from HSBC Saudi Arabia to	



	Alawwal Invest.	
Fund performance	Discussed fund performance in	20 March 2022
	comparison with other competitors.	
Changes in Terms and Conditions	The fund's board of directors	20 March 2022
	approved changes in the terms and	
	conditions.	
Financial Statement preparation	The fund's board of directors	17 November 2022
	approved to continue with Ernst &	
	Young as fund auditor.	
Service Providers Assessment	The Fund's Board of Directors	17 November 2022
	approved the Service Providers	
	assessment.	
Risk Procedures	The fund's board of directors has	17 November 2022
	approved risk procedures to	
	manage non-financial risks	

C) Fund Manager

Alawwal Invest Saudi Arabia

1- Address

Head Office, Olaya Street Riyadh 11431-1467, Kingdom of Saudi Arabia, Unified Number: +966114163133

Fax: +966 112169102

Website: www.Alawwalinvest.com

2- Fund Sub-Manager and/or Investment Advisor (if any)

Not Applicable

3- Investment activities during the period

During 2022, the Saudi economy enjoyed strong growth as oil prices increased and remain steady throughout the year. Inflation was also under control and economic activities continued its recovery from COVID-19 negative effects. The fund maintained its position on the banking sector to benefit from the positive trends in mortgage and corporate lending. The fund also invested in petrochemicals to capture the recovery in product prices. Over the period as well, the fund maintained and increased its position in Healthcare, Information Technology, Consumer Services, Media, and Transportation.

4- Report on the fund performance during the period

TASI closed 2022 with a decline of 7.1%, equivalent to 804 points, closing at 10,478 points, compared to its closing at 11,282 points at the end of 2021. TASI was affected during the year 2022, by the state of



uncertainty regarding the global economic recession and the repercussions of raising interest rates, in addition to Oil price fluctuations.

The year 2022 witnessed many events that affected the Saudi stock market, most notably the following:

- The Russian-Ukrainian crisis that resulted in the uncertainty of oil markets and the global economy.
- The Central Bank of Saudi Arabia raised interest rates 7 times, coinciding with the Federal Reserve's decision, bringing the "reverse repo" rate to 450 basis points, and the "repo" to 500 basis points.
- Brent crude oil recorded its highest price during the year at \$139 a barrel, while it recorded its lowest price near \$75 a barrel.
- Lifting the precautionary and preventive measures related to combating the pandemic and social distancing measures in all indoor & outdoor activities.

In terms of sectors, all sectors of the market recorded a decline during 2022 except for the healthcare, applications, and technology services sectors, which increased by 25%, followed by the public utilities sector, which increased by 21%. The pharmaceutical sector led the declining sectors by 45%, then the consumer discretionary sector by 33%, and the capital goods sector declined by 31%. The banking and energy sectors recorded a decrease of 6% and 2%, respectively, and the basic materials sector declined by 14%.

During 2022, the fund achieved a positive return of 7.48%, outperforming the performance of the benchmark (S&P SA Shariah TR), which achieved a negative return of -6.91.

5- Changes made to the terms and conditions of the fund during the period

Date	Change
3-Mar-22	Update of the terms and conditions to comply with annex (1) of the Investment
	Funds Regulations.
18-Sep-22	Change the fund manager from HSBC Saudi Arabia to Alawwal Invest
	Company.

6- Any additional information that may enable unit holders to make informed decisions that are based on sufficient information about the fund activities during the period

None

7-Percentage of management fees calculated on the fund itself and other funds that the fund is investing in (if the fund is substantially investing in other investment funds)

Not Applicable

8- Special commission received by fund manager during the period

Not Applicable

9- Any other data or information that shall be included in this report according to investment fund regulations



None

10- Management term of the person recorded as the fund manager

Five Years

11- Expense ratio of each underlying fund at the end of the year and weighted average expense ratio of all underlying funds

The Fund expenses reached 2.00% by the end of the year.

(D) Custodian

Albilad Capital Company

1- Address

Albilad Capital, Head Office King Fahd Road, P.O. Box: 140, Riyadh 11411, Kingdom of Saudi Arabia Uniform No. 920003636

Fax: +966112906299

Website: www.albilad-capital.com

(2) Concise Description of the Custodian's main roles and responsibilities

- Take custody of the assets of the Investment Fund;
- Open a separate account under its name with a local bank in favor of the Fund;
- Segregate the Fund's assets and register Fund securities under its name for the benefit of the Investment
- Maintain all necessary documents to support the performance of its contractual responsibilities towards the
- Deposit all cash belonging to the Fund into the relevant bank account; and
- Manage the Fund cash i.e. deduct the investment amounts and Fund expenses in accordance with the Fund's Terms and Conditions and the Information Memorandum.
- The Custodian shall be liable to the Fund Manager and Unitholders for its obligations pertaining to any losses caused to the Investment Fund due to the Custodian fraud, negligence, willful misconduct or default.
- The Custodian shall be liable for taking custody of, and protecting the Fund's assets on behalf of Unitholders.
- The Custodian shall be liable for taking all necessary administrative measures in relation to the custody of the Fund's assets.

(E) Fund Operator

1- Address

Head Office, Olaya Street Riyadh 11431-1467, Kingdom of Saudi Arabia, Unified Number: +966114163133

Fax: +966 112169102



Website: www.Alawwalinvest.com

(2) Concise Description of the Fund Operator main roles and responsibilities

As responsible for operating the Fund; the Fund Operator shall:

- Keep the books and records related to the Fund operation;
- Prepare and update the unit subscribers record and maintain it in the Kingdom according to the Investment Fund Regulations;
- Be liable for the distribution of dividends, if any, according to the distribution policy provided for under the Terms and Conditions;
- Conclude the subscription and redemption procedures provided for under these Terms and Conditions; and
- Fully and fairly evaluate the Fund assets and calculate the Fund unit price.

(F) Auditor:

Ernst & Young & Co. Olaya Street, 14th Floor, Al Faisaliah Office Tower, Riyadh, P.O. Box 12212, Kingdom of Saudi Arabia Telephone: + 9662159898

(G) Financial Statements

Attached

Annex - Exercised Voting Rights

	General Assembly of City Cement Co Company held on 15 June 2022 A.D				
	Voting Subject	1	Action Taken		
		Approval	Disapproval	Abstention	
1	Voting on the company's auditor's report for the fiscal year ended on 31-12-2021.	×			
2	Voting on the company's financial statements for the fiscal year ended on 31-12-2021.	×			
3	Voting the report of the board of directors for the fiscal year ended on 31-12-2021.	×			
4	Voting to discharge the members of the Board of Directors from liability for the fiscal year ended on 31-12-2021.			×	
5	Voting on the appointment of external auditors for the company from among the candidates based on the Audit Committee's recommendation to examine, review, and audit the (second, third and fourth) quarter, the annual financial statements of the fiscal year 2022G, and the first quarter of the fiscal year 2023G together with the determination of their removal.			×	
6	Voting on delegating the Board of Directors to distribute interim dividends on a biannual / quarterly basis for the fiscal year 2022.	×			
7	Vote on the election of board members among the candidates for the next three-year session, which begins on	×			



	June 19, 2022 and ends on June 18, 2025 (CV's attached)		
8	• Vote on the formation of the audit committee for the next		×
	three-year session, which begins on June 19, 2022 and ends		
	on June 18, 2025 and determine its functions, work		
	controls and rewards of its members, knowing that the		
	candidates are (their CV's attached) and they Are as:		
	1. Saleh Suliman Alrajhi		
	2. Mohammed Hamdan AlSuraiyea		
	3. Abdulaziz Abdullatif Aldulaijan		
	4. Saleh Hassan Al Sheikh		
9	Voting on paying an amount of (SAR 1,400,000) as		×
	remuneration to the Board members for the fiscal year		
	ending on 31/12/2021, (200,000) for each member.		

	General Assembly of Sabic Company held on 10 April 2022 A.D			
	Voting Subject	1	Action Taken	
		Approval	Disapproval	Abstention
1	Voting on the auditors' report for the fiscal year ended 31/12/2021.	×		
2	Voting on the financial statements for the fiscal year ended 31/12/2021.	×		
3	Voting on the report of the Board of Directors for the fiscal year ended 31/12/2021.	×		
4	Voting on the appointment of an external auditor, from among nominees recommended by the Audit Committee, to audit the quarterly (Q2, Q3 and Q4) and annual financial statements for 2022, in addition to Q1 2023 financial statements, as well as determining their fees.			×
5	Voting on the recommendation of the Board of Directors to distribute cash dividends to the shareholders for the second half of 2021 amounting to SR 6,750,000,000 at (SR 2.25) per share representing 22.5% of the nominal value per share. The eligibility will be to the shareholders at the end of trading on the day of the General Assembly registry at the Depository Center (Edaa Center) at the end of the second trading day following Eligibility day, the distribution day will start on Monday 25/04/2022.	×		
6	Voting on the discharge of the members of the Board of Directors for the fiscal year ended 31/12/2021.			×
7	Voting on the election of the Board of Directors' members for the next Board term of three years starting on 10/04/2022 and ending on 09/04/2025, It should be noted that if the voting results do not enable the Company (SABIC) to appoint the Classification: General Business Use minimum number of independent members in the Board according to the regulatory requirements, that minimum should be			×



	achieved by replacing the necessary number of non-		
	independent members with independent members according		
	to their order based on the number of votes they obtained.		
8	Voting on the formation of the Audit Committee, defining its		×
	duties, working procedure and members' remuneration for		
	the new term of three years – starting on 10/04/2022 and		
	ending on 09/04/2025.		
9	Voting on the Board of Directors' delegation to distribute	×	
	quarterly or semi[1]annual dividends for the fiscal year		
	2022, and to determine the maturity and disbursement dates		
	in accordance with the regulatory rules and procedures		
	issued pursuant to the Companies Law, and commensurate		
	the Company's financial position, cash flows and expansion		
	and investment plans.		

	General Assembly of Albilad Bank Company l Voting Subject	Action Taken		
	toring subject	Approval	Disapproval	Abstention
1	Voting on the Board of Directors' report for the fiscal year ending on 31 December 2021.	×		
2	Voting on the external auditors report for the fiscal year ending on 31 December 2021.	×		
3	Voting on the financial statements for the fiscal year ending on 31 December 2021.	×		
4	Voting on appointing the auditors for the Bank from among the candidates based on the Audit Committee's recommendation. The appointed auditors shall examine, review and audit the (second, third) quarter and annual financial statements of the fiscal year 2022, and the first quarter of the fiscal year 2023, and the determination of the auditors' remuneration.			×
5	Voting on releasing the members of the Board of Directors from their liabilities for the fiscal year ending on 31 December 2021.			×
6	Voting on the Board of Directors recommendation to increase the capital by way of issuing bonus shares as follows: A) Total amount of increase: SAR 2,500 Million B) Capital before increase: SAR 7,500 Million. Capital after increase: SAR 10,000 Million. Increase percentage: 33.33% C) Number of shares before increase: 750 Million shares. Number of shares after increase: 1,000 Million shares. D) This recommendation aims to enhance the Bank's financial solvency and retain its resources in operational activities. E) The capital increase will be made through the capitalization of SAR 2,500 M from the retained earnings by granting one share for every three shares.	×		



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	F) In the event of stock fractures, the fractions will be		
	grouped into a single portfolio for all shareholders and sold		
	at the market price and then distributed to the shareholders		
	entitled to the grant each according to their share within 30		
	days of the date of the determination of the shares due to		
	each shareholder.		
	G) In case the Bank's shareholders approved in the		
	extraordinary general assembly on the increase of the		
	capital, the shareholders registered in the Bank's		
	shareholders' register with the Securities Depository Center		
	Company (Edaa) by the end of the second trading day		
	following the date of the Extraordinary General Assembly		
	meeting, will be eligible for the bonus shares.		
	H) Voting to amend Article No. 7 relating to Capital, of the		
	Articles of Association of the Bank. (Attached)		
7	Voting on delegating the Board of Directors to distribute	×	
,	interim dividends on a semi-annual or quarterly basis for	^	
	the fiscal year 2022		
8	Voting on paying an amount of (SAR 3,520,000) as	\	
8		×	
	remuneration to the Board members by (320) thousand		
	riyals for each member for the fiscal year ending on 31		
	December 2021.		
9	Voting on the election of 11 of board members from among		×
	the candidates for the next term, which will start from 17		
	Apr 2022 for a period of three years ending on 16 Apr 2025		
	(CVs Attached).		
10	Voting on forming the Audit Committee, defining its		×
	duties, operating controls, and remuneration for its		
	members for the new term that starts on 17 Apr 2022 for a		
	period of three years ending on 16 Apr 2025, noting that		
	the candidates are (CVs attached).		
11	Voting on forming the Shariah Committee for the new term		×
11	that starts on 17 Apr 2022 for a period of three years		^
	ending on 16 Apr 2025, noting that the candidates are (CVs		
10	attached)		
12	Voting on the amendments of the Audit Committee Charter	×	
	(Attached).		
13	Voting on the amendments of the succession policy for	×	
	members of the Board of Directors and its committees		
	(Attached).		
14	Voting on the amendments of the policy of rules and	×	
	controls for nomination and appointment in the Board of		
	Directors and its committees (Attached)		
15	Voting on the amendments of Rules and standards	×	
	proceeding to BoD member of competing with the Bank or		
	any of its activities (Attached).		
16	Voting on delegating to the Board of Directors the	×	
10	authorization powers of the General Assembly stipulated in		
	* *		
	paragraph (1) of Article 71 of the Companies Law, for a		



	, , , , , , , , , , , , , , , , , , , ,
period of one year starting from the date of the approval by	
the General Assembly or until the end of the delegated	
Board of Directors' term, whichever is earlier, in	
accordance with the conditions set forth in the Regulatory	
Rules and Procedures issued pursuant to the Companies	
Law relating to Listed Joint Stock Companies.	

	General Assembly of Sipchem Company he	eld on 18 Apri	1 2022 A.D	
	Voting Subject		Action Taken	
		Approval	Disapproval	Abstention
1	Voting on the Board of Director's report for the fiscal year ending on 31/12/2021.	×		
2	Voting on the financial statements for the year ended 31/12/2021.	×		
3	Voting on the auditors' report for the year ended as of 31/12/2021.	×		
4	Voting to absolve the members of the Board of Directors from their liability for the past year 31/12/2021.			×
5	Voting on the disbursement of (4,560,714) four million and fife hundred sixty thousand seven hundred forteen Riyals as a remuneration of the Board of Directors for the fiscal year 31/12/2021.	×		
6	Voting to appoint the Company auditor from among the candidates based on the recommendation of the Audit Committee, to examine, review and audit the financial statements for the second, third quarter and the annual of the fiscal year 2022 AD and the first quarter of the fiscal year 2023 AD and to determine its fees			×
7	Voting to authorize the Board of Directors to distribute interim quarterly (quarter/ half) annual profits for the fiscal year 2022.	×		
8	Voting on the company's purchase of a number of its shares and a maximum of (66,347,931) shares and keep them as treasury shares, as the Board of Directors considers that the share price in the market is less than its fair value, and the purchase will be financed from the company's own resources, and authorizing the Board of Directors to complete the process Purchase within a maximum period of twelve months from the date of the decision of the extraordinary general assembly, and the company will keep the purchased shares for a maximum period of (5) years from the date of approval of the extraordinary general assembly, and after the expiry of this period, the company will follow the procedures and controls stipulated in the relevant laws and regulations (attached).	×		
9	Voting on Vote on the Board of Directors' recommendation to appoint Mr. Ahmed Saad Al-Siyari (independent member) as of 01/12/1442 corresponding to			×



11/07/2021G on the Board of Directors until the end date
of the current session on 09/12/2022 instead of Mr. Item
bin Ali Masoudi, the resigned member representing the
General Organization for Social Insurance. (attached)

	General Assembly of Aljazira Bank Company	held on 19 A			
	Voting Subject		Action Taken		
		Approval	Disapproval	Abstention	
1	To vote on the Board of Directors Annual Report for the	×			
	fiscal year ending 31December 2021.				
2	To vote on the Financial Statements for the year ending 31	×			
	December 2021.				
3	To vote on the External Auditor's Report for the year	×			
	ending 31 December 2021.				
4	To vote on releasing the Board members from their liability			×	
	for the fiscal year ending 31 December 2021.				
5	To vote on appointing the Bank's External Auditors among			×	
	the candidates based on the Audit Committee				
	recommendation as to examine, review and audit the				
	financial statements for the second and third quarters along				
	with 2022 year end financials and the first quarter for the				
	year 2023 and determining their fees.				
6	To vote on the amendment of Audit committee charter.	×			
	(Attached).				
7	Voting to delegate the Board of Directors with the authority	×			
	of the General Assembly with the license mentioned in				
	Section (1) of Article (71) of the Companies Law, for a one				
	year period effective upon the AGM approval date or up to				
	ending of the authorized Board term, whichever is earlier,				
	in accordance with the Regulatory Rules and Procedures				
	issued pursuant to the Companies Law relating to Listed				
	Joint Stock Companies.				
8	To vote on the participation and licensing for next year of			×	
	the Board Member Mr. Abdulwahab Abdulkarim Albetari,				
	as he owns more than 5% of Impact Capital Company				
	which is a Managing Private Non-Real-Estate Investment				
	Funds, Managing Sophisticated Investor Portfolios, and				
	Arranging activities in the securities business. This				
	company competes with AlJazira Capital, a 100% owned				
	company by the bank. (Attached)				
9	To vote on the participation and licensing for next year of			×	
	the Board Member Mr. Abdulwahab Abdulkarim Albetari,				
	Chairman of the Board of Directors of Osool & Bakheet				
	Investment Company which deals as principle and agent				
	representation, Investment Fund Management,				
	Discretionary Portfolio Management and Custody. This				
	company competes with AlJazira Capital, a 100% owned				
	company by the bank. (Attached).				
10	To vote on the participation and licensing for next year of			×	



			سنسسار ۱۱۹۷۲۵۱
	the Board Member Mr. Mohammed Saad Bindawood, as he		
	is a member of the Board of Directors of Alpha Capital		
	Company which is a securities business (Dealing,		
	Managing, Arranging, and advising) in investments. This		
	company competes with AlJazira Capital, a 100% owned		
	company by the bank. (Attached)		
11	To vote on the participation and licensing for next year of		×
	the Board Member Mr. Mohammed Saad Bindawood, as he		
	is a member of the Board of Directors of Dar Al Tamleek		
	Company which provides housing finance solutions in the		
	Kingdom of Saudi Arabia. This company competes with		
	Bank AlJazira. (Attached)		
12	To vote on the participation and licensing for next year of		×
	the Board Member Mr. Mohammed Saad Bindawood, as he		
	is a member of the Board of Directors of The		
	Mediterranean and Gulf Cooperative Insurance and		
	Reinsurance Company (MEDGULF) for insurance. This		
	company competes with Bank AlJazira, as the bank		
	markets insurance products to the company AlJazira		
	Takaful Taawuni according to the agreement approved by		
	the Central Bank of Saudi Arabia (SAMA). (Attached)		
13	To Vote on the businesses and contracts that will take place	×	
	between the Bank and AlJazira Cooperative Takaful		
	Company which is considered a Related Party as Eng.		
	Abdulmajeed Al-Sultan, a BAJ member of the board of		
	directors, has an indirect interest in it being a member of		
	the board of directors of AlJazira Cooperative Takaful		
	Company. This agreement is related to Personal Dinar		
	Insurance Policy that amounted to SAR 21,519,831 MM in		
	2021 and were done without any preferential treatment.		
	(Attached).		
14	To Vote on the businesses and contracts that will take place	×	
1	between the Bank and AlJazira Cooperative Takaful		
	Company which is considered a Related Party as Eng.		
	Abdulmajeed Al-Sultan, a BAJ member of the board of		
	directors, has an indirect interest in it being a member of		
	the board of directors of AlJazira Cooperative Takaful		
	Company. This agreement is related to Mortgage Insurance		
	Policy that amounted to SAR 25,938,928 MM in 2021 and		
	were done without any preferential treatment. (Attached).		
15	To Vote on the businesses and contracts that will take place	×	
	between the Bank and AlJazira Cooperative Takaful		
	Company which is considered a Related Party as Eng.		
	Abdulmajeed Al-Sultan, a BAJ member of the board of		
	directors, has an indirect interest in it being a member of		
	the board of directors of AlJazira Cooperative Takaful		
	Company. This agreement is related to Group Life		
	Insurance Policy that amounted to SAR 2,262,561 MM in		
	2021 and were done without any preferential treatment.		
	(Attached).		
	(i ituteirou).		



			,
16	To Vote on the businesses and contracts that will take place	×	
	between the Bank and AlJazira Cooperative Takaful		
	Company which is considered a Related Party as Eng.		
	Abdulmajeed Al-Sultan, a BAJ member of the board of		
	directors, has an indirect interest in it being a member of		
	the board of directors of AlJazira Cooperative Takaful		
	Company. This agreement is related to Staff Credit Cover		
	Policy that amounted to SAR 607,228 in 2021 and were		
	done without any preferential treatment. (Attached).		
17	To Vote on the businesses and contracts that will take place	×	
	between the Bank and AlJazira Cooperative Takaful		
	Company which is considered a Related Party as Eng.		
	Abdulmajeed Al-Sultan, a BAJ member of the board of		
	directors, has an indirect interest in it being a member of		
	the board of directors of AlJazira Cooperative Takaful		
	Company. This transaction is related to return on Time		
	Deposits Investments that amounted to SAR 40,857 in		
	2021 and were done without any preferential treatment.		
	(Attached).		
18	To Vote on the businesses and contracts that will take place	×	
	between the Bank and AlJazira Cooperative Takaful		
	Company which is considered a Related Party as Eng.		
	Abdulmajeed Al-Sultan, a BAJ member of the board of		
	directors, has an indirect interest in		
	itbeingamemberoftheboardofdirectorsofAlJaziraCooperativ		
	eTakafulCompany. This transaction is related to Claim		
	Received that amounted to SAR 32,276,533 MM in 2021		
	and were done without any preferential treatment.		
	(Attached).		
19	To Vote on the businesses and contracts that will take place	×	
	between the Bank and AlJazira Cooperative Takaful		
	Company which is considered a Related Party as Eng.		
	Abdulmajeed Al-Sultan, a BAJ member of the board of		
	directors, has an indirect interest in it being a member of		
	the board of directors of AlJazira Cooperative Takaful		
	Company. This transaction is related to Dividend Paid that		
	amounted to SAR 7,048 in 2021 and were done without		
	any preferential treatment. (Attached).		
20	To Vote on the businesses and contracts that will take place	×	
	between the Bank and AlJazira Cooperative Takaful		
	Company which is considered a Related Party as Eng.		
	Abdulmajeed Al-Sultan, a BAJ member of the board of		
	directors, has an indirect interest in it being a member of		
	the board of directors of AlJazira Cooperative Takaful		
	Company. This transaction is related to Participation in		
	Sukuk Auction for AlJazira Takaful Ta'awunithat		
	amounted to SAR 99,251,103 MM in 2021 and were done		
	without any preferential treatment. (Attached).		
21	To Vote on the businesses and contracts that will take place	×	
	between the Bank and AlJazira Cooperative Takaful		
	•		



	Company which is considered a Related Party as Eng.			
	Abdulmajeed Al-Sultan, a BAJ member of the board of			
	directors, has an indirect interest in it being a member of			
	the board of directors of AlJazira Cooperative Takaful			
	Company. This transaction is related to Face Value of			
	Bonus Shares Received that amounted to SAR 20,648,810			
	MM in 2021 and were done without any preferential			
	treatment. (Attached)			
22	To Vote on the businesses and contracts that will take place	×		
	between the Bank and AlJazira Capital Company which is			
	considered a Related Party as Mr. Naif AlAbdulkareem, a			
	BAJ member of the board of directors, has an indirect			
	interest in it being a member of the board directors of			
	AlJazira Capital Company. This is a Service Level			
	Agreement that amounted to SAR 3,390,900 MM in 2021			
	and were done without any preferential treatment.			
	(Attached).			
23	To Vote on the businesses and contracts that will take place	×		
	between the Bank and AlJazira Capital Company which is			
	considered a Related Party as Mr. Naif AlAbdulkareem, a			
	BAJ member of the board of directors, has an indirect			
	interest in it being a member of the board directors of			
	AlJazira Capital Company. This transaction is related to			
	Return on Time Deposits Investments that amounted to			
	SAR 54,043 in 2021 and were done without any			
24	preferential treatment. (Attached).	.,		
24	To Vote on the businesses and contracts that will take place	×		
	between the Bank and AlJazira Capital Company which is considered a Related Party as Mr. Naif AlAbdulkareem, a			
	BAJ member of the board of directors, has an indirect			
	interest in it being a member of the board directors of			
	AlJazira Capital Company. This transaction is related to			
	Financing Income Earned on Money Markets Placements			
	that amounted to SAR 10,125,917 MM in 2021 and were			
	done without any preferential treatment. (Attached).			
25	To Vote on the businesses and contracts that will take place	×		
23	between the Bank and AlJazira Capital Company which is	^		
	considered a Related Party as Mr. Naif AlAbdulkareem, a			
	BAJ member of the board of directors, has an indirect			
	interest in it being a member of the board directors of			
	AlJazira Capital Company. This transaction is related to			
	Joint Lead Manager, Book Runner and Arranging Fee			
	Expense that amounted to SAR 3,125,000 MM in 2021 and			
	were done without any preferential treatment. (Attached).			
26	To Vote on the businesses and contracts that will take place	×		
	between the Bank and AlJazira Capital Company which is			
	considered a Related Party as Mr. Naif AlAbdulkareem, a			
	BAJ member of the board of directors, has an indirect			
	interest in it being a member of the board directors of			
	AlJazira Capital Company. This transaction is related to			
	Captur Company, This dansaction is related to	I	1	



	Fees and Commission Income that amounted to SAR		
	928,716 in 2021 and were done without any preferential		
	treatment. (Attached).		
27	To Vote on the businesses and contracts that will take place	×	
	between the Bank and AlJazira Capital Company which is		
	considered a Related Party as Mr. Naif AlAbdulkareem, a		
	BAJ member of the board of directors, has an indirect		
	interest in it being a member of the board directors of		
	AlJazira Capital Company. This transaction is related to		
	Custody Fee Expense that amounted to SAR 5,928,054		
	MM in 2021 and were done without any preferential		
	treatment. (Attached).		
28	To Vote on the businesses and contracts that will take place	×	
	between the Bank and AlJazira Capital Company which is		
	considered a Related Party as Mr. Naif AlAbdulkareem, a		
	BAJ member of the board of directors, has an indirect		
	interest in it being a member of the board directors of		
	AlJazira Capital Company. This transaction is related to		
	Rent and Building Related Expense that amounted to SAR		
	6,971,222 MM in 2021 and were done without any		
	preferential treatment. (Attached).		

	General Assembly of STC Company held on 14 April 2022 A.D					
	Voting Subject	Action Taken				
		Approval	Disapproval	Abstention		
1	Voting on the Board of Directors report for the fiscal year ending on 31-12-2021.	×				
2	Voting on the report of stc auditor for the fiscal year ending on 31-12-2021.	×				
3	Voting on stc consolidated financial statements for the year ending on 31-12-2021.	×				
4	Voting on delegating the Board of Directors with the authority of the General Assembly relating to the permission mentioned in Paragraph (1) of Article 71 of the Companies Bylaw, for a period of one year from the date of approval of the General Assembly or until the end of the term of Delegated Board of Directors, whichever is earlier and in accordance with the conditions mentioned in the related regulations.	×				
5	Voting on paying (6,315,329.68) Saudi Riyal as remunerations for the members of Board of Directors for the fiscal year ending on 31-12-2021.	×				



	General Assembly of Saudi Arabian Oil Co Company held on 12 May 2022 A.D			
	Voting Subject		Action Take	en
		Approval	Disapproval	Abstention
1	Voting on the Board of Directors Report for the Financial Year	×		
	ended December 31, 2021.			
2	Voting on the Board of Director's recommendation to increase	×		
	the Company's capital by way of granting bonus shares through			
	the capitalization of 15,000,000,000 Saudi Riyals from the			
	Company's retained earnings.			

	General Assembly of Eastern Province Cement Comp	oany held o	n 22 May 202	2 A.D
	Voting Subject		Action Taken	
		Approval	Disapproval	Abstention
1	Voting on the Board of Directors' report for the fiscal year ended on 31/12/2021G	×		
2	Voting on the auditor's report of the company accounts for the fiscal year ended on 31/12/2021G.	×		
3	Voting on the financial statements for the fiscal year ended on 31/12/2021G.	×		
4	Voting on discharging the members of the Board of Directors from liability for the fiscal year ended on 31/12/2021G.			×
5	Voting on the decision of the Board of Directors regarding the dividends that have been distributed to shareholders amounted of SAR 215,000,000 represents SAR (2.50) per share for the first and second half of 2021 (Attached	×		
6	Voting on payment of (SAR 2,900,000) as remuneration to the Board members for the fiscal year ended on 31/12/2021G.	×		
7	Voting on appointing the auditor for the Company from among the candidates based on the Audit Committee's recommendation. The appointed auditor shall examine, review and audit the second, third, and annual financial statements, of the fiscal year 2022G., and the first quarter of the fiscal year 2023G., and the determination of the auditor's remuneration.			×
8	Voting on delegating the Board of Directors to distribute interim dividends on biannual or quarterly basis for the fiscal year 2022G.	×		
9	Voting on delegating the authorization powers of the General Assembly stipulated in paragraph (1) of Article (71) of the Companies Law to the Board of Directors for a period of one year starting from the date of the approval by the General Assembly or until the end of the delegated Board of Directors' term, whichever is earlier. Such delegation shall be in accordance with the conditions set forth in the Regulatory Rules and Procedures issued pursuant to the Companies Law relating to Listed Joint Stock Companies.	×		
10	Voting on the transactions and contracts that will be concluded between the company and the Arabian Yemen Cement	×		



	Company Limited (an associate company) in which the		
	members of the Board of Directors mentioned below have an		
	indirect interest without any preferential conditions, where the		
	Eastern Province Cement Company is represented in the Board		
	of Directors of the Arabian Yemen Cement Company Limited		
	by two members of its Board of Directors and they are: (1) Mr.		
	Mohammad Saad Al Faraj Al Subaie (Non-Executive). (2) Mr.		
	Ibrahim Salem Al Ruwais (Non-executive). The nature of these		
	transactions and contracts is represented in cash sums that the		
	Eastern Province Cement Company will receive from the		
	associate company in order to transfer them to some of the		
	associate's suppliers, as the associate company faces some		
	difficulties finalizing its bank transfers to and from the		
	Republic of Yemen, noting that the balance of these		
	transactions and contracts has reached SAR (545) thousand as		
	on 31/12/2021G compared with (SAR 7 million as on		
	31/12/2020G). Such transactions and contracts will continue		
	until the difficulties facing the associate are over.		
11	Voting on the transactions and contracts concluded between the	×	
11	company and Al-Dawaa Medical Services Company Ltd.,	^	
	where the Chairman of the Board of Directors of the Eastern		
	Province Cement Company Mr. Mohammad Saad Al Faraj Al		
	Subaie (Non-Executive) is the Board of Directors and CEO of		
	Al-Dawaa Medical Services Company Ltd., and vice chairman		
	of Eastern Province Cement Company Mr. Ibrahim Salem Al-		
	Rwais (Non-Executive) is a vice chairman of Al-Dawaa		
	Medical Services Company Ltd., and the member of the Board		
	of Directors of the Eastern Province Cement Company Mr.		
	Waleed Mohammad Al-Jaafari (Independent) is a Board of		
	Directors of Al-Dawaa Medical Services Company Ltd., and		
	the nature of these transactions and contracts is to rent		
	administrative offices to Al-Dawaa Medical Services Company		
	Ltd. in the Eastern Province Cement Company tower for a		
	period of about four Hijri years at an amount of (SAR		
	2,312,170) per annum, as part of the ordinary businesses that		
10	have offered no preferential conditions.		
12	Voting on the transactions and contracts concluded between the	×	
	company and Walaa Cooperative Insurance Co., where the		
	member of the Board of Directors of the Eastern Province		
	Cement Company, Mr. Waleed Mohammad Al-Jaafari		
	(Independent) is a Board of Directors of Walaa Cooperative		
	Insurance Co., and the nature of these transactions and		
	contracts is to provide Insurance services to Eastern Province		
	Cement Company for three years at an amount of (SAR		
	1,526,661.14) per annum, as part of the ordinary businesses		
	that have offered no preferential condition.		
13	Voting on amending the Policy of Remuneration of board of	×	
	directors, board of committees and executive management		
	(Attached).		



	General Assembly of Maaden on 30 May 2022 A.D			
	Voting Subject		Action Take	en
		Approval	Disapproval	Abstention
1	Vote to approve the Consolidated Financial Statements for the	×		
	fiscal year ended on 31 December 2021.			
2	Vote to approve the External Auditors report for the fiscal year	×		
	ended on 31 December 2021.			
3	Vote to approve the Board of directors' report for the fiscal	×		
	year ended on 31 December 2021.			
4	Vote to approve the Board of Directors recommendation to not	×		
	distribute cash dividends for the fiscal year ended on 31			
	December 2021.			
5	Vote on the discharge of Board of Directors members from			×
	liabilities for their management of the company during the			
	financial period ended 31 December 2021.			
6	Vote to pay the amount (SAR 5,430,781) as remuneration of	×		
	the Board of Directors members & the Committees for the			
	fiscal year ended on 31 December 2021.			
7	Vote on the Board of Directors' Resolution to appoint Mr.			×
	Robert Wilt as an Executive Director, board member starting			
	from the date of his appointment on 01/02/2022 to complete the			
	Board term until the end of the current Board term on			
	24/10/2023, succeeding the former member Eng. Mosaed			
	AlOhali (Executive Director).			
8	Vote on the Board of Directors recommendation to increase the	×		
	Company's capital by granting bonus shares.			

	General Assembly of Soloution on 29 May 2022 A.D			
Voting Subject			Action Take	n
		Approval	Disapproval	Abstention
1	Voting on the Board of Directors' report for the fiscal year ending on 31-12-2021.	×		
2	Voting on the Auditor's Report for the fiscal year ending on 31-12-2021.	×		
3	Voting on financial statements for the year ending on 31-12-2021.	×		
4	Voting on the payment of SAR 3,765,000 as remunerations to the Board of Directors for the fiscal year ending on 31-12-2021.	×		
5	Voting on discharging the liability of the Board members for the fiscal year ending on 31/12/2021.			×
6	Voting on the Company's Competition Standards and Rules Policy.	×		
7	Voting on the amendment of article (1) of the company's bylaw	×		



			,
	relating to transformation.		
8	Voting on the amendment of article (3) of the company's bylaw	×	
	relating to the objectives of the company.		
9	Voting on the amendment of article (13) of the company's	×	
	bylaw relating to stock trading.		
10	Voting on the amendment of article (24) of the company's	×	
	bylaw relating to the Board meetings.		
11	Voting on the amendment of article (37) of the company's	×	
	bylaw relating to the Assembly's Resolutions.		
12	Voting on the amendment of article (40) of the company's	×	
	bylaw relating to the committee formation.		
13	Voting on the amendment of article (48) of the company's	×	
	bylaw relating to the distribution of profits.		
14	Voting on the Board of Directors' recommendation to	×	
	distribute cash dividends to the Shareholders for the year 2021		
	with a total amount of SAR 475.2 Million at SAR 4 per share,		
	which represents 40% of the nominal value of the shares, where		
	the eligibility will be to the Shareholders owning shares on the		
	General Assembly Meeting date, and are registered in the		
	Company's share registry at the Depository Center (Edaa) at		
	the end of the second trading day following the due date. The		
	date of the dividends' distribution will be on 15/06/2022.		

	General Assembly of Elm held on 29 May 2022 A.D			
	Voting Subject		Action Take	n
		Approval	Disapproval	Abstention
1	Voting on the amendment of Article (Second Article) of the	×		
	company's bylaws related to (company name)			
2	Voting for the election of an independent Board members			×
	among the candidates for the current term, commencing from			
	25/11/2021G. for a term of three years, ending on 2024/11/2 G.			
3	Voting on increasing the number of Audit Committee seats			×
	from (4) seats to be (5) seats, and appoint (Mr. Abdularahman			
	AlOdan for the membership of Audit Committee) as an			
	independent member of Audit Committee starting from the date			
	of the assembly's approval until the end of the current			
	committee's term on 24/11/2024 G.			

	General Assembly of Alnahdi held on 24 May 2022 A.D			
	Voting Subject		Action Take	en
		Approval	Disapproval	Abstention
1	Vote on the report of the Board of Directors for the fiscal year	×		
	ending on December 31/12/2021 G.			
2	Vote on the financial statements for the fiscal year ending on	×		
	12/31/2021G.			
3	Vote on the company's auditor's report for the financial year	×		



	ending on December 31/12/2021G.		
4	Vote on appointing the company's auditor from among the candidates based on the audit committee's recommendation, in order to examine, review and audit the financial statements for the (second and third) and annual quarters of the fiscal year 2022 and the first quarter of the fiscal year 2023 and determine his fees.		×
5	Vote to absolve the members of the Board of Directors from liability for the fiscal year ending on December 31/12/2021G.		×
6	Vote on authorizing the Board of Directors to distribute interim dividends on a semi-annual or quarterly basis for the fiscal year 2022G.	×	

	General Assembly of Alkhorayef Water and Power Technologies on 24 May 2022 A.D			
	Voting Subject		Action Taker	1
		Approval	Disapproval	Abstention
1	Voting on the Board of Directors report for the fiscal year ending on December 31, 2021	×		
2	Voting on the auditor's report on the Company's accounts for the fiscal year ending on December 31, 2021.	×		
3	Voting on the financial statements of the fiscal year ending on December 31, 2021.	×		
4	Voting on the of (KPMG Profession Service) as the company auditors from among the candidates based on recommendation of the auditing committee to check and audit financial statements of the second and third quarters and the annual statements of the fiscal year 2022, and the first quarter of the fiscal year 2023, and determining its remuneration.			×
5	Voting on the delegation of the Board of Directors to distribute interim cash dividend on semi-annually or quarterly basis or yearly for the fiscal year 2022.	×		
6	Voting on the of an amount of (800,000) Saudi Riyal as a remuneration to members of the board of directors for the fiscal year ending on December 31, 2021.	×		
7	Voting on delegating the Ordinary General Assembly authorization powers stipulated in Paragraph (1) of Article (71) of the Companies Law to the Bank's Board of Directors, for a maximum period of one year from the date of approval by the General Assembly to delegate its powers, or until the end of the term of the delegated Board of Directors, whichever is earlier, in accordance with the conditions contained in the Regulatory Rules and Procedures related to Listed Join Stock Companies which issued pursuant to the Companies Law.	×		
8	Voting on the businesses and contracts completed between the company, and Alkhorayef Group Company (in its capacity as the service provider), for the Chairman of the Board of	×		



	Directors Mr. Muhammad Abdullah Ibrahim Alkhorayef, and		
	three members of the Board of Directors: Mr. Abdulaziz		
	Abdul Rahman Abdullah Alkhorayef, and Eng. Fahd		
	Muhammad Abdulaziz Alkhorayef, And Mr. Ammar Ahmed		
	Amin Al-Zubaidi, has an indirect interest in it, and the total		
	amounts of transactions during the fiscal year until December		
	31, 2021 (720,000) only seven hundred and twenty thousand		
	Saudi riyals And without preferential conditions.		
9	Voting on the businesses and contracts completed between the	×	
	company, and the Alkhorayef Group Company (in its capacity		
	as the lessor), for the Chairman of the Board of Directors, Mr.		
	Muhammad Abdullah Ibrahim Alkhorayef, and three members		
	of the Board of Directors: Mr. Abdulaziz Abdul Rahman		
	Abdullah Alkhorayef, and Eng. Fahd Muhammad Abdulaziz		
	Alkhorayef, And Mr. Ammar Ahmed Amin Al-Zubaidi, has		
	an indirect interest in it, and the total amount of transactions		
	during the fiscal year until December 31, 2021 (288,000) only		
	two hundred and eighty-eight thousand Saudi riyals And		
	without preferential conditions.		
10	Voting on the businesses and contracts completed between the	×	
	company, and Abdullah bin Ibrahim Alkhorayef Sons		
	Company (as the lessor), in which the Chairman of the Board		
	of Directors, Mr. Muhammad Abdullah Ibrahim Alkhorayef,		
	and the member of the Board of Directors, Eng. Fahd		
	Muhammad Abdulaziz Alkhorayef, as a member The Board of		
	Directors has an indirect interest in it, and the total amount of		
	transactions during the fiscal year until December 31, 2021		
	(50,000) is only fifty thousand Saudi riyals and without		
	preferential conditions.		
11	Voting on the businesses and contracts completed between the	×	
	company, and Alkhorayef Commercial Company (as a seller)		
	in which the Chairman of the Board, Mr. Muhammad		
	Abdullah Alkhorayef, in his capacity as Chairman of the		
	Board of Directors of Alkhorayef Commercial Company, has		
	an indirect interest, and the total amounts of transactions		
	during the fiscal year until December 31, 2021 (1,744,000)		
	only one million seven hundred forty-four thousand Saudi		
	riyals And without preferential conditions.		
12	Voting on the businesses and contracts completed between the	×	
	company, and Alkhorayef Commercial Company (as a buyer)		
	in which the Chairman of the Board, Mr. Muhammad		
	Abdullah Alkhorayef, in his capacity as Chairman of the		
	Board of Directors of Alkhorayef Commercial Company, has		
	an indirect interest, and the total amounts of transactions		
	during the fiscal year until December 31, 2021 (108,000) only		
	one hundred and eight thousand Saudi riyals and without		
	preferential conditions.		
13	Voting on the businesses and contracts completed between the	×	
	company, and Alkhorayef Printing Solutions Company (in its		
	capacity as a seller), which is for the Chairman of the Board of		



				,
	Directors, Mr. Muhammad Abdullah Alkhorayef in his			
	capacity as Chairman of the Board of Directors of Alkhorayef			
	Printing Solutions Company, and a member of the Board, and			
	Eng. Fahd Muhammad Abdulaziz Alkhorayef, in his capacity			
	as the Managing Director (Executive) of Alkhorayef Printing			
	Solutions Company, have an indirect interest in them, and the			
	▲ •			
	total amount of transactions during the fiscal year until			
	December 31, 2021 (310,000) is only three hundred and ten			
	thousand Saudi riyals And without preferential conditions.			
14	Voting on the businesses and contracts completed between the	×		
	company, and Alkhorayef Petroleum Company (as a seller) in			
	which the Chairman of the Board, Mr. Muhammad Abdullah			
	Alkhorayef, in his capacity as a member of the Board of			
	Directors in Alkhorayef Petroleum Company, has an indirect			
	interest, and the total amounts of transactions during the fiscal			
	year until December 31, 2021 (231,000) only two hundred and			
	thirty-one thousand Saudi riyals and without preferential			
	conditions.			
15	Voting on the businesses and contracts completed between the			
13	-	×		
	company, and Alkhorayef Industries Company (as a buyer) in			
	which the Chairman of the Board, Mr. Mohammed Abdullah			
	Alkhorayef, in his capacity as Chairman of the Board of			
	Directors in Alkhorayef Industries Company, has an indirect			
	interest, and the total amounts of transactions during the fiscal			
	year until December 31, 2021 (11,000) only eleven thousand			
	Saudi riyals and without preferential conditions.			
16	Voting on the businesses and contracts completed between the	×		
	company, and the Saudi Automated Center for Spare Parts			
	Company (in its capacity as a seller), which is for the			
	Chairman of the Board, Mr. Muhammad Abdullah			
	Alkhorayef, in his capacity as the Chairman of the Board of			
	Directors of the Saudi Automated Center for Spare Parts, and			
	a member of the Board, Eng. Fahad Muhammad Abdulaziz			
	Alkhorayef in his capacity The CEO has an indirect interest in			
	it, and the total amount of transactions during the fiscal year			
	until December 31, 2021 (147,000) is only one hundred and			
	forty-seven thousand Saudi riyals And without preferential			
	conditions.			
17	Voting on the businesses and contracts completed between the	×		
	company, and Alkhorayef Lubricating Oil Company "Castrol"			
	(as a seller) in which the Chairman of the Board of Directors,			
	Mr. Muhammad Abdullah Alkhorayef, as a member of the			
	Board of Directors of Alkhorayef Lubricating Oil Company,			
	has an indirect interest, and the total amounts of transactions			
	during the fiscal year until December 31, 2021 (85,000) only			
	eighty-five thousand Saudi riyals and without preferential			
	conditions.			
	conditions.	<u> </u>	<u> </u>	

ALAWWAL INVEST SAUDI COMPANIES EQUITY FUND

(Formerly known as HSBC Saudi Companies Equity Fund)

(Managed by Alawwal Invest)

FINANCIAL STATEMENTS AND INDEPENDENT AUDITOR'S REPORT

31 DECEMBER 2022

31 December 2022

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Ernst & Young Professional Services (Professional LLC)
Paid-up capital (SR 5,500,000 -Five million five hundred thousand Saudi Riyal)

Head Office Al Faisaliah Office Tower, 14th Floor King Fahad Road P.O. Box 2732 Riyadh 11461 Kingdom of Saudi Arabia C.R. No. 1010383821

Tel: +966 11 215 9898 +966 11 273 4740 Fax: +966 11 273 4730

ey.ksa@sa.ey.com ey.com/mena

INDEPENDENT AUDITOR'S REPORT TO THE UNITHOLDERS OF ALAWWAL INVEST SAUDI COMPANIES EQUITY FUND (FORMERLY KNOWN AS HSBC SAUDI COMPANIES EQUITY FUND) (MANAGED BY ALAWWAL INVEST)

Opinion

We have audited the financial statements of Alawwal Invest Saudi Companies Equity Fund (Formerly known as HSBC Saudi Companies Equity Fund) (the "Fund") managed by Alawwal Invest (the "Fund Manager"), which comprise the statement of financial position as at 31 December 2022, and the statement of comprehensive income, changes in equity attributable to the unitholders and cash flows for the year then ended, and notes to the financial statements, including a summary of significant accounting policies.

In our opinion, the accompanying financial statements present fairly, in all material respects, the financial position of the Fund as at 31 December 2022, and its financial performance and its cash flows for the year then ended in accordance with International Financial Reporting Standards that are endorsed in the Kingdom of Saudi Arabia and other standards and pronouncements that are endorsed by the Saudi Organization for Chartered and Professional Accountants.

Basis for Opinion

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

Responsibilities of Management and Those Charged with Governance for the Financial Statements Management is responsible for the preparation and fair presentation of the financial statements in accordance with International Financial Reporting Standards that are endorsed in the Kingdom of Saudi Arabia and other standards and pronouncements that are endorsed by the Saudi Organization for Chartered and Professional Accountants and the applicable provisions of the Investment Funds Regulations issued by the Board of the Capital Market Authority, and the Fund's terms and conditions and the Information Memorandum, and for such internal control as management determines is necessary to enable the preparation of financial statements that are free from material misstatement, whether due to fraud or error.

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

Those charged with governance are responsible for overseeing the Fund's financial reporting process.

Auditor's Responsibilities for the Audit of the Financial Statements

Our objectives are to obtain reasonable assurance about whether the financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion.



INDEPENDENT AUDITOR'S REPORT

TO THE UNITHOLDERS OF ALAWWAL INVEST SAUDI COMPANIES EQUITY FUND (FORMERLY KNOWN AS HSBC SAUDI COMPANIES EQUITY FUND)
(MANAGED BY ALAWWAL INVEST) (CONTINUED)

Auditor's Responsibilities for the Audit of the Financial Statements (continued)

Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with International Standards on Auditing that are endorsed in the Kingdom of Saudi Arabia will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these financial statements.

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

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

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

for Ernst & Young Professional Services

Fahad M. A. Toaimi Certified Public Accountant License No. 354

Riyadh: 7 Ramadan 1444H (29 March 2023)

STATEMENT OF FINANCIAL POSITION

As at 31 December 2022

		31 December 2022 SR	31 December 2021 SR
	Notes	3K	<i>S</i> K
ASSETS Cash and cash equivalents Financial assets at fair value through profit or loss ("FVTPL") Receivables and advances	5 6	131,049,114 1,992,640,208 65,130,949	48,010,867 1,932,746,885 61,157,159
TOTAL ASSETS	Ü	2,188,820,271	2,041,914,911
LIABILITIES Management fees payable Accrued expenses and other payables	7 8	4,479,086 86,068,162	435,152 4,353,133
TOTAL LIABILITIES		90,547,248	4,788,285
EQUITY Net assets attributable to unitholders of redeemable units TOTAL LIABILITIES AND EQUITY		2,098,273,023 2,188,820,271	2,037,126,626 —————————————————————————————————
Redeemable units in issue		44,423,690	46,353,669
Net asset value attributable to each unit		47.23	43.95

STATEMENT OF COMPREHENSIVE INCOME

For the year ended 31 December 2022

	Notes	2022 SR	2021 SR
INCOME Realised gain on financial assets at FVTPL Movement in unrealised (loss)/gain on financial assets at FVTPL Dividend income Other income TOTAL INCOME		490,369,504 (334,390,201) 49,834,801 57 205,814,161	1,048,759,117 (157,137,348) 58,288,486 17,483 949,927,738
EXPENSES Management fees Other expenses	7	45,152,075 2,271,990	47,782,504 2,488,656
TOTAL EXPENSES		47,424,065	50,271,160
NET INCOME FOR THE YEAR		158,390,096	899,656,578
Other comprehensive income for the year		-	-
TOTAL COMPREHENSIVE INCOME FOR THE YEAR		158,390,096	899,656,578

STATEMENT OF CHANGES IN EQUITY ATTRIBUTABLE TO THE UNITHOLDERS

For the year ended 31 December 2022

	2022 SR	2021 SR		
EQUITY AT THE BEGINNING OF THE YEAR	2,037,126,626	2,263,484,572		
Net income for the year Other comprehensive income for the year	158,390,096 -	899,656,578 -		
Total comprehensive income for the year	158,390,096	899,656,578		
Issue of units during the year Redemption of units during the year	113,083,652 (210,327,351)	89,650,760 (1,215,665,284)		
EQUITY AT THE END OF THE YEAR	2,098,273,023	2,037,126,626		
REDEEMABLE UNIT TRANSACTIONS	<u>Units</u>	<u>Units</u>		
Transactions in redeemable units during the year are summarised as follows:				
UNITS AT THE BEGINNING OF THE YEAR	46,353,669	73,720,987		
Issue of units during the year Redemption of units during the year	2,178,831 (4,108,810)	2,111,436 (29,478,754)		
Net decrease in units	(1,929,979)	(27,367,318)		
UNITS AT THE END OF THE YEAR	44,423,690	46,353,669		

STATEMENT OF CASH FLOWS

For the year ended 31 December 2022

	2022 SR	2021 SR
Operating activities		
Net income for the year	158,390,096	899,656,578
Adjustments to reconcile net income (loss) to net cash flows from operating activities: Movement in unrealised loss on financial assets at FVTPL	224 200 201	157 127 249
Dividend income	334,390,201 (49,834,801)	157,137,348 (58,288,486)
	442,945,496	998,505,440
Working capital adjustments: Financial assets at FVTPL Receivables and advances Management fee payable Accrued expenses and other payables	(394,283,524) (3,973,790) 4,043,934 81,715,029	74,095,638 (61,095,036) 70,625 3,219,869
Cash flows from operations Dividends received	130,447,145 49,834,801	1,014,796,536 58,288,486
Net cash flows from operating activities	180,281,946	1,073,085,022
Financing activities		
Proceeds from issuance of units	113,083,652	89,650,760
Payment on redemption of units	(210,327,351)	(1,215,665,284)
Net cash flows used in financing activities	(97,243,699)	(1,126,014,524)
Net increase / (decrease) in cash and cash equivalents	83,038,247	(52,929,502)
Cash and cash equivalents at the beginning of the year	48,010,867	100,940,369
Cash and cash equivalents at the end of the year	131,049,114	48,010,867
Composition of cash and cash equivalents		
Balances held with custodian Bank balances	127,131,907 3,917,207	47,889,259 121,608
Total cash and cash equivalents	131,049,114	48,010,867

NOTES TO THE FINANCIAL STATEMENTS

At 31 December 2022

1. INCORPORATION AND ACTIVITIES

Alawwal Invest Saudi Companies Equity Fund (Formerly known as HSBC Saudi Companies Equity Fund) (the "Fund") is an investment fund established through an agreement between Alawwal Invest (the "Fund Manager") and investors (the "unitholders"). The address of the Fund Manager is as follows:

Alawwal Invest, Head Office Olaya Main Street P.O. Box 1467 Riyadh – 11431 Kingdom of Saudi Arabia

The objective of the Fund is to achieve capital appreciation over the medium to long-term by investing in shariah compliant Saudi equities listed on Tadawul (Saudi Stock Market).

The Fund is managed by the Fund Manager. The Fund Administration function is carried out by a department within HSBC Saudi Arabia that has reporting line and control structures, which are independent of the Asset management business. Albilad Capital is the custodian of the Fund. All income is reinvested in the Fund and is reflected in the unit price.

The Fund Manager has made certain revisions to the Terms and Conditions of the Fund. The latest update was approved by the Capital Market authority ("CMA") on 18 September 2022.

Further to the announcement made in May 2021, HSBC Saudi Arabia transferred their Asset Management, Retail Brokerage and Retail Margin Lending businesses (together, the "Transferring Businesses") on 15 September 2022. Effective from the end of business hours of 15 September 2022, Alawwal Invest became the fund manager of the transferred funds.

2. REGULATING AUTHORITY

The Fund is governed by the Investment Fund Regulations (the "Regulations") detailing requirements for all investments funds operating within the Kingdom of Saudi Arabia and published by the Capital Market Authority (the "CMA") on 3 Dhul Hijja 1427H (corresponding to 24 December 2006). The Regulations were further Amended by Resolution of the Board of the Capital Market Authority Number 2-22-2021 Dated 12 Rajab1442H. Corresponding to 24 February 2021G (the "Amended Regulations"). The amended regulations are effective from 19 Ramadan 1442, corresponding to 1 May 2021).

3. BASIS OF PREPARATION AND SIGNIFICANT ACCOUNTING POLICIES

3.1 Statement of compliance

These financial statements have been prepared in accordance with International Financial Reporting Standards ("IFRS") as issued by the International Accounting Standards Board ("IASB"), as endorsed in the Kingdom of Saudi Arabia and other standards and pronouncements issued by the Saudi Organization for Chartered and Professional Accountants ("SOCPA") (collectively referred to as "IFRS as endorsed in the KSA") and applicable provisions of Investment Fund Regulations issued by the board of Capital Market Authority and the funds terms and conditions and information memorandum.

3.2 Basis of preparation

The financial statements are prepared under the historical cost convention, using the accrual basis of accounting except for investments held at FVTPL that are measured at fair value. These financial statements are presented in Saudi Arabian Riyals ("SR"), which is the Fund's functional currency. All financial information presented has been rounded to the nearest SR.

3.3 Significant accounting policies

The significant accounting policies adopted in the preparation of these financial statements are consistent with those followed in the preparation of the Fund's annual financial statements for the year ended 31 December 2021, except for the adoption of new standards effective as of 1 January 2022. The Fund has not early adopted any standard, interpretation or amendment that has been issued but not yet effective.

NOTES TO THE FINANCIAL STATEMENTS (continued)

At 31 December 2022

3. BASIS OF PREPARATION AND SIGNIFICANT ACCOUNTING POLICIES (continued)

3.3 Significant accounting policies (continued)

The following are the significant accounting policies applied by the Fund in preparing its financial statements.

Cash and cash equivalents

Cash and cash equivalents in the statement of financial position comprise short-term deposits in banks that are readily convertible to known amounts of cash and which are subject to an insignificant risk of changes in value, with original maturities of three months or less.

Short-term investments that are not held for the purpose of meeting short-term cash commitments and restricted margin accounts are not considered as "cash and cash equivalents".

For the purpose of the statement of cash flows, cash and cash equivalents includes bank balances and balances held with custodian.

Financial instruments

(i) Classification

In accordance with IFRS 9, the Fund classifies its financial assets and financial liabilities at initial recognition into the categories of financial assets and financial liabilities discussed below.

In applying that classification, a financial asset or financial liability is considered to be held for trading if:

- a) It is acquired or incurred principally for the purpose of selling or repurchasing it in the near term or
- b) On initial recognition, it is part of a portfolio of identified financial instruments that are managed together and for which, there is evidence of a recent actual pattern of short-term profit-taking or
- c) It is a derivative (except for a derivative that is a financial guarantee contract or a designated and effective hedging instrument)

Financial assets

The Fund classifies its financial assets as subsequently measured at amortised cost or measured at fair value through profit or loss on the basis of both:

- The entity's business model for managing the financial assets
- > The contractual cash flow characteristics of the financial asset
- Financial assets measured at amortised cost

A debt instrument is measured at amortised cost if it is held within a business model whose objective is to hold financial assets in order to collect contractual cash flows and its contractual terms give rise on specified dates to cash flows that are solely payments of principal and interest on the principal amount outstanding.

- Financial assets measured at fair value through profit or loss (FVTPL)
 A financial asset is measured at fair value through profit or loss if:
 - i. Its contractual terms do not give rise to cash flows on specified dates that are solely payments of principal and interest on the principal amount outstanding (SPPI); and
 - ii. It is not held within a business model whose objective is either to collect contractual cash flows, or to both collect contractual cash flows and sell; or
 - iii. At initial recognition, it is irrevocably designated as measured at FVTPL when doing so eliminates or significantly reduces a measurement or recognition inconsistency that would otherwise arise from measuring assets or liabilities or recognising the gains and losses on them on different bases.

NOTES TO THE FINANCIAL STATEMENTS (continued)

At 31 December 2022

3. BASIS OF PREPARATION AND SIGNIFICANT ACCOUNTING POLICIES (continued)

3.3 Significant accounting policies (continued)

Financial liabilities

- Financial liabilities measured at fair value through profit or loss (FVTPL)

 A financial liability is measured at FVTPL if it meets the definition of held for trading. The Fund does not hold any financial liabilities measured at FVTPL.
- Financial liabilities measured at amortised cost
 This category includes all financial liabilities, other than those measured at fair value through profit or loss.

(ii) Recognition

The Fund recognises a financial asset or a financial liability when it becomes a party to the contractual provisions of the instrument.

Purchases or sales of financial assets that require delivery of assets within the time frame generally established by regulation or convention in the market place (regular way trades) are recognised on the trade date, i.e., the date that the Fund commits to purchase or sell the asset.

(iii) Initial measurement

Financial assets and financial liabilities at FVTPL are recorded in the statement of financial position at fair value. All transaction costs for such instruments are recognised directly in profit or loss.

Financial assets and liabilities (other than those classified as at FVTPL) are measured initially at their fair value including any directly attributable incremental costs of acquisition or issue.

(iv) Subsequent measurement

After initial measurement, the Fund measures financial instruments which are classified as at FVTPL, at fair value. Subsequent changes in the fair value of those financial instruments are recorded in net gain or loss on financial assets and liabilities at FVTPL in the statement of comprehensive income. Special commission income and dividends earned or paid on these instruments are recorded separately in special commission income or expense and dividend income or expense in the statement of comprehensive income.

(v) Derecognition of financial instruments

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

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

When the Fund has transferred its rights to receive cash flows from an asset or has entered into a pass-through arrangement, it evaluates if and to what extent it has retained the risks and rewards of ownership.

When it has neither transferred nor retained substantially all of the risks and rewards of the asset, nor transferred control of the asset, the Fund continues to recognise the transferred asset to the extent of the Fund's continuing involvement. In that case, the Fund also recognises an associated liability. The transferred asset and the associated liability are measured on a basis that reflects the rights and obligations that the Fund has retained.

The Fund derecognises a financial liability when the obligation under the liability is discharged, cancelled or expired.

NOTES TO THE FINANCIAL STATEMENTS (continued)

At 31 December 2022

3. BASIS OF PREPARATION AND SIGNIFICANT ACCOUNTING POLICIES (continued)

3.3 Significant accounting policies (continued)

(vi) Offsetting of financial instruments

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

(vii) Impairment of financial assets

The Fund assesses on a forward-looking basis the Expected Credit Losses ("ECL") associated with its financial assets, carried at amortised cost, the ECL is based on a 12-month ECL and lifetime ECL. The 12-month ECL is the portion of lifetime the ECLs that result from default events on a financial instrument that are possible within 12 months after the reporting date. However, when there has been a significant increase in credit risk since origination, the allowance will be based on the lifetime ECL.

Fair value measurement

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

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

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

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

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

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

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

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

For the purpose of fair value disclosures, the Fund has determined classes of assets and liabilities on the basis of the nature, characteristics and risks of the asset or liability and the level of the fair value hierarchy, as explained above.

NOTES TO THE FINANCIAL STATEMENTS (continued)

At 31 December 2022

3. BASIS OF PREPARATION AND SIGNIFICANT ACCOUNTING POLICIES (continued)

3.3 Significant accounting policies (continued)

Trade date accounting

All regular way purchases and sales of financial assets are recognized / derecognized on the trade date (i.e. the date that the Fund commits to purchase or sell the assets). Regular way purchases or sales are purchases or sales of financial assets that require settlement of assets within the time frame generally established by regulation or convention in the market place.

Provisions

Provisions are recognised when the Fund has an obligation (legal or constructive) arising from a past event, and the costs to settle the obligation are both probable and can be measured reliably. If the effect of the time value of money is material, provisions are discounted using a current pretax rate that reflects, where appropriate, the risk specific to the liability. When discounting is used, the increase in the provision due to the passage of time is recognised as finance costs.

When some or all of the economic benefits required to settle a provision are expected to be recovered from a third party, a receivable is recognized as an asset if it is virtually certain that reimbursement will be received and the amount of the receivable can be measured.

Accrued expenses

Liabilities are recognized for amounts to be paid in the future for services received, whether billed by the suppliers or not. These are initially recognized at fair value and subsequently at amortized cost using the effective interest rate method.

Redeemable units

Redeemable units are classified as equity instruments when:

- The redeemable units entitle the Unitholder to a pro rata share of the Fund's net assets in the event of the Fund's liquidation
- The redeemable units are in the class of instruments that is subordinate to all other classes of instruments
- All redeemable units in the class of instruments that is subordinate to all other classes of instruments have identical features
- The redeemable units do not include any contractual obligation to deliver cash or another financial asset other than the Unitholder's rights to a pro rata share of the Fund's net assets
- The total expected cash flows attributable to the redeemable units over the life of the instrument are based substantially on the profit or loss, the change in the recognised net assets or the change in the fair value of the recognised and unrecognised net assets of the Fund over the life of the instrument

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

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

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

The issuance, acquisition and cancellation of redeemable units are accounted for as equity transactions.

No gain or loss is recognised in the statement of comprehensive income on the purchase, issuance or cancellation of the Fund's own equity instruments.

NOTES TO THE FINANCIAL STATEMENTS (continued)

At 31 December 2022

3. BASIS OF PREPARATION AND SIGNIFICANT ACCOUNTING POLICIES (continued)

3.3 Significant accounting policies (continued)

Net assets value per unit

The net asset value per unit as disclosed in the statement of financial position is calculated by dividing the net assets of the Fund by the number of units outstanding at year end.

Management fees

Fund management fees are recognised on an accrual basis and charged to the statement of comprehensive income. Fund management fees are charged at agreed rates with the Fund Manager and as stated in the Terms and Conditions of the Fund.

Net gain or loss on financial assets and liabilities at FVTPL

Net gains or losses on financial assets and liabilities at FVTPL are changes in the fair value of financial assets and liabilities held for trading or designated upon initial recognition as at FVTPL and exclude commission and dividend income and expenses.

Unrealised gains and losses comprise changes in the fair value of financial instruments for the year and from reversal of the prior year's unrealised gains and losses for financial instruments, which were realised in the reporting year. Realised gains and losses on disposals of financial instruments classified as at FVTPL are calculated using the weighted average cost method. They represent the difference between an instrument's initial carrying amount and disposal amount, or cash payments or receipts made on derivative contracts (excluding payments or receipts on collateral margin accounts for such instruments).

Dividend income

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

Foreign currencies

Transactions in foreign currencies are translated into Saudi Riyals at the exchange rate at the dates of the transactions. Foreign exchange gains and losses arising from translation are included in profit or loss.

Monetary assets and liabilities denominated in foreign currencies are retranslated into SR at the exchange rate at the reporting date.

Foreign currency differences arising on retranslation are recognised in the statement of comprehensive income as net foreign exchange losses.

Expenses

Expenses are measured and recognized as expenses on an accrual basis in the year in which they are incurred.

Zakat and income tax

Zakat and income tax is the obligation of the Unitholders and is not provided for in these financial statements.

NOTES TO THE FINANCIAL STATEMENTS (continued)

At 31 December 2022

3. BASIS OF PREPARATION AND SIGNIFICANT ACCOUNTING POLICIES (continued)

3.3 Significant accounting policies (continued)

New standards, amendments and interpretations adopted by the Fund

Standards	Description	Mandatory effective date
IFRS 1	First-time adoption of International Financial Reporting Standards: Subsidiary as a first-time adopter	1 January 2022
IFRS 9	Financial instruments: Fees in the '10 per cent' test for derecognition of financial liabilities	1 January 2022
Amendments to IFRS 3	Reference to the Conceptual Framework	1 January 2022
Amendments to IAS 16	Property, Plant and Equipment: Proceeds before Intended Use	1 January 2022
IAS 41 Agriculture	Taxation in fair value measurements	1 January 2022
Amendments to IAS 37	Onerous contracts: costs of fulfilling a contract	1 January 2022

Standards issued but not yet effective and not early adopted

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

Based on the Fund's assessment, the below standards are not expected to have potential impacts on the reported numbers and disclosures.

Standards	Description	Mandatory effective date
IFRS 17 Amendments to IAS 1	Insurance contracts Classification of liabilities as current or non-current Disclosure of accounting policies	1 January 2023 1 January 2023
Amendments to IAS 8	Definition of accounting estimates	1 January 2023
Amendments to IAS 12	Deferred tax on leases and decommissioning obligations	1 January 2023
Amendments to IFRS 4	Change of fixed date of the temporary exemption from applying IFRS 9	1 January 2023

NOTES TO THE FINANCIAL STATEMENTS (continued)

At 31 December 2022

4. SIGNIFICANT ACCOUNTING JUDGMENTS, ESTIMATES AND ASSUMPTIONS

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

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

Going concern

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

Fair value measurement

The fair value for financial instruments traded in active markets at the reporting date is based on their quoted price (mid price), without any deduction for transaction costs.

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

5. FINANCIAL ASSETS AT FAIR VALUE THROUGH PROFIT OR LOSS (FVTPL)

The composition of the investment's portfolio at 31 December is summarised below:

	31 December 2022			
Investments in equities (by sector)	% of Market value	Cost SR	Market value SR	Unrealised gain/ (loss) SR
Banks	27.60%	520,849,345	552,220,349	31,371,004
Materials	12.50%	294,840,632	249,835,890	(45,004,742)
Health Care Equipment & Services	10.10%	191,095,875	200,889,029	9,793,154
Software & Services	7.30%	108,553,788	145,339,412	36,785,624
Consumer Services	7.10%	124,939,657	140,606,909	15,667,252
Energy	6.20%	133,957,763	123,470,384	(10,487,379)
Food & Staples Retailing	5.50%	116,476,599	110,312,209	(6,164,390)
Utilities	4.70%	85,555,831	93,155,694	7,599,863
Transportation	4.10%	78,764,838	80,914,184	2,149,346
Telecommunication Services	3.90%	83,253,071	77,204,736	(6,048,335)
Media and Entertainment	3.20%	60,691,738	63,655,905	2,964,167
Retailing	2.90%	77,272,507	58,489,536	(18,782,971)
Real Estate Management &				
Development	2.70%	55,983,930	53,523,868	(2,460,062)
Capital Goods	2.20%	42,000,334	43,022,103	1,021,769
Total	100.00%	1,974,235,908	1,992,640,208	18,404,300

NOTES TO THE FINANCIAL STATEMENTS (continued)

At 31 December 2022

Insurance

Retailing

Consumer Services

Media and Entertainment

Transportation

Energy

Total

5. FINANCIAL ASSETS AT FAIR VALUE THROUGH PROFIT OR LOSS (FVTPL) (continued)

Unrealised % of Market Cost Market Value gain/ (loss) value SRSRSRInvestments in equities (by sector) Banks 39.90% 523,615,046 770,705,142 247,090,096 27.20% 475,165,382 526,539,555 51,374,173 Materials 162,085,470 177,281,551 9.20% 15,196,081 **Telecommunication Services** Software & Services 5.20% 88,896,236 100,793,333 11,897,097 Health Care Equipment & Services 59,709,966 (1,562,904)3.10% 61,272,870 **Diversified Financials** 2.70% 44,205,101 52,053,021 7,847,920 Utilities 2.20% 43,319,906 42,021,161 (1,298,745)

31 December 2021

42,208,362

42,544,576

39,411,397

30,011,733

28,304,448

21,162,640

1,932,746,885

2,960,307

(417,517)

9,662,651

(144,700)

(10,132,424)

352,794,501

20,322,466

The above equity investments are listed on the Saudi Stock Exchange ("Tadawul"). The Fund Manager seeks to limit risk for the Fund by monitoring exposures in each investment sector and individual securities.

2.20%

2.20%

2.00%

1.60%

1.50%

1.00%

100.00%

39,248,055

22,222,110

39,828,914

20,349,082

38,436,872

21,307,340

1,579,952,384

6. RECEIVABLES AND ADVANCES

	31 December 2022 SR	31 December 2021 SR
Receivable from sold securities Advance paid for Jahez company IPO Other receivables and advances	65,130,949	41,209,056 19,884,050 64,053
	65,130,949	61,157,159

NOTES TO THE FINANCIAL STATEMENTS (continued)

At 31 December 2022

7. TRANSACTIONS WITH RELATED PARTIES

A. <u>Transactions and balances with Fund Manager and board of directors</u>

In the ordinary course of its activities, the Fund transacts business with related parties. Related party transactions are governed by limits set by the regulations issued by CMA. All the related party transactions are undertaken at mutually agreed prices and approved by the Fund Manager. These transactions were carried out on the basis of approved Terms and Conditions of the Fund.

During the year, the Fund entered into the following transactions with related parties in the ordinary course of business.

	Natura of	Amount of transactions		Balance	
Related party	Nature of	2022	2021	2022	2021
	transactions	SR	SR	SR	SR
Fund Manager					
	Fund management fee*	45,152,075	47,782,504	4,479,086	435,152
	Administration fee	1,328,003	1,405,368	108,278	101,937
	Board member fee	20,000	20,000	24,540	20,329
SABB					
(Parent of Fund Manager)	Bank balances			3,917,207	121,608

^{*}Fund management fees include VAT amount of SR 5,889,401 (2021: 6,232,501).

The Fund Manager charges to the Fund on each Valuation Day, management fees at a rate of 1.70% of Net assets value (2021: 1.70% of Net assets value) and administration fees as a rate of 0.05% of Net value in addition to actual costs as per terms and conditions (2021: 0.05% of Net assets value).

B. <u>Transactions and balances with Funds managed by the Fund Manager</u>

Following mutual funds managed by the Fund Manager had transactions in units of the Fund:

	Nature of transactions	Amount of transactions		Balance	
Related party		2022 SR	2021 SR	2022 SR	2021 SR
Alawwal Invest Multi-	Issuance / redemption,				
Assets Defensive Fund	net	(3,401,293)	16,508,033	14,118,181	16,854,589
Alawwal Invest Multi-	Issuance / redemption,				
Assets Balanced Fund	net	36,765,939	20,662,534	78,313,961	41,704,998
Alawwal Invest Multi-	Issuance / redemption,				
Assets Growth Fund	net	4,438,216	1,835,438	19,469,012	14,318,208

8. ACCRUED EXPENSES AND OTHER PAYABLES

	31 December 2022 SR	31 December 2021 SR
Payable against purchase of investments Redemptions payable Other payables	85,524,900 116,347 426,915	3,706,474 242,920 403,739
	86,068,162	4,353,133

NOTES TO THE FINANCIAL STATEMENTS (continued)

At 31 December 2022

9. FAIR VALUE OF FINANCIAL INSTRUMENTS

The Fund has investments carried at fair value through profit or loss which are measured at their fair values and are classified within level 1 of the fair value hierarchy. All other financial assets and liabilities are classified for measurement at amortized cost and management believes that the fair value of all other financial assets and liabilities at the reporting date approximates their carrying values owing to their short-term tenure and the fact that these are readily liquid. These are all classified within level 2 of the fair value hierarchy. There were no transfers between various levels of fair value hierarchy during the current year or prior year.

10. MATURITY ANALYSIS OF ASSETS AND LIABILITIES

The table below shows an analysis of assets and liabilities according to when they are expected to be recovered or settled respectively:

As at 31 December 2022	Within 12 months SR	After 12 months SR	Total SR
ASSETS			
Cash and cash equivalents	131,049,114	-	131,049,114
Financial assets at FVTPL Receivables and advances	1,992,640,208 65,130,949	<u>-</u>	1,992,640,208 65,130,949
			
TOTAL ASSETS	2,188,820,271		2,188,820,271
LIABILITIES			
Accrued expenses and other payables	86,068,162	-	86,068,162
Management fee payable	4,479,086	-	4,479,086
TOTAL LIABILITIES	90,547,248	<u> </u>	90,547,248
	Within	After	
As at 31 December 2021	12 months	12 months	Total
	SR	SR	SR
ASSETS			
Cash and cash equivalents	48,010,867	-	48,010,867
Financial assets at FVTPL	1,932,746,885	-	1,932,746,885
Receivables and advances	61,157,159	-	61,157,159
TOTAL ASSETS	2,041,914,911	-	2,041,914,911
LIABILITIES			
Management fee payable	435,152	-	435,152
Accrued expenses and other payables	4,353,133	-	4,353,133
TOTAL LIABILITIES	4,788,285	-	4,788,285

NOTES TO THE FINANCIAL STATEMENTS (continued)

At 31 December 2022

11. FINANCIAL RISK MANAGEMENT

The Fund has exposure to the following risks from financial instruments:

- credit risk.- liquidity risk; and- currency risk.- equity price risk.

- market risk.

This note presents information about the Fund's objectives, policies and processes for measuring and managing risk and the Fund's management of capital.

Risk management framework

The Fund maintains positions in non-derivative financial instruments in accordance with its investment management strategy. The Fund's investment portfolio comprises of local equities.

The Fund's investment manager has been given discretionary authority to manage the assets in line with the Fund's investment objectives. Compliance with the target asset allocations and the composition of the portfolio are monitored by the Investment Committee of the Fund. In instances where the portfolio has diverged from target asset allocations, the Fund Manager is obliged to take actions to rebalance the portfolio in line with the established targets, within prescribed time limits.

Credit risk

Credit risk is the risk that a counterparty to a financial instrument will fail to discharge an obligation or commitment that it has entered into with the Fund, resulting in a financial loss to the Fund.

The Fund is exposed to credit risk on its cash and cash equivalents and receivables. For risk management reporting purposes, the Fund considers external credit ratings from the reputed credit rating agencies.

The Fund's policy over credit risk is to minimize its exposure to counterparties with perceived higher risk of default by dealing only with counterparties that meet certain credit standards.

Credit risk is monitored on a regular basis by the Fund Manager to ensure it is in line with the investment guidelines of the Fund Board.

The Fund's activities may give rise to settlement risk. 'Settlement risk' is the risk of loss due to the failure of an entity to honour its obligations to deliver cash, securities or other assets as contractually agreed.

For all of transactions, the Fund mitigates this risk by conducting settlements through a regulated broker to ensure that a trade is settled only when both parties have fulfilled their contractual settlement obligations.

The following table shows the Fund's maximum exposure to credit risk for components of the statement of financial position.

	31 December 2022 SR	31 December 2021 SR
Cash and cash equivalents Receivable and advances	131,049,114 65,130,949	48,010,867 61,157,159
	196,180,063	109,168,026

The Fund does not have a formal internal grading mechanism. Credit risk is managed and controlled by monitoring credit exposures, limiting transactions with specific counterparties and continually assessing the creditworthiness of counterparties. Credit risks are generally managed on the basis of external credit ratings of the counterparties.

NOTES TO THE FINANCIAL STATEMENTS (continued)

At 31 December 2022

12. FINANCIAL RISK MANAGEMENT (Continued)

Credit risk (Continued)

Analysis of credit quality

The Fund's cash and cash equivalents are held with SABB and with Albilad Investment Company which is a wholly owned subsidiary of Bank Albilad. Based on Moody's credit ratings, SABB is rated A2 (2021: A2) and Bank Albilad is rated A3 (2021: A3). Receivables and advances are usually related to the settlements of trades and issuance of the Fund's units in a normal course and does not carry credit risk.

Allowance for expected credit losses

Financial instruments such as cash and cash equivalents and receivables are of short term in nature and have limited credit exposure. Therefore, no allowance for expected credit losses is provided in these financial statements.

Liquidity risk

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

The Fund's Terms and Conditions provide for the subscriptions and redemptions of units on each business day, and it is, therefore, exposed to the liquidity risk of meeting unitholder redemptions.

The Fund Manager monitors the liquidity requirements on a regular basis and seeks to ensure that sufficient funds are available to meet any commitments as they arise.

Market risk

Market risk is the risk that changes in market prices - such as foreign exchange rates, special commission rates and equity prices will affect the Fund's income or the fair value of its holdings in financial instruments.

The Fund's strategy for the management of market risk is driven by the Fund's investment objective as per Fund's terms and conditions. The Fund's market risk is managed on a timely basis by the Fund Manager in accordance with the policies and procedures in place. The Fund's market positions are monitored on a timely basis by the Fund Manager.

Currency Risk

Currency risk is the risk that the value of a financial instrument will fluctuate due to a change in foreign exchange rates. The Fund is not subject to currency risks as all the assets and liabilities of the Fund are denominated in local currency. The investment risks of the fund are included in the Terms and Conditions detailed on the website of the Fund Manager at www.Alawwalinvest.com. The Terms and Conditions do not form part of the financial statements.

Equity price risk

Equity price risk is the risk that the fair value of equities changes as the result of changes in the levels of equity indices and the value of individual stocks.

Sensitivity analysis

The table below sets out the effect on net assets attributable to Unitholders of a reasonably possible weakening / strengthening in the individual equity market prices of 5% at reporting date. The estimates are made on an individual investment basis. The analysis assumes that all other variables, in particular interest and foreign currency rates, remain constant.

	2022		2021	
	0/0	SR	%	SR
Net gain / (loss) on investments held at	+ 5%	99,632,010	+ 5%	96,637,344
FVTPL	- 5%	(99,632,010)	- 5%	(96,637,344)

NOTES TO THE FINANCIAL STATEMENTS (continued)

At 31 December 2022

13. LAST VALUATION DAY

The last valuation day of the year was 31 December 2022 (2021: 31 December 2021).

14. APPROVAL OF FINANCIAL STATEMENTS

These audited financial statements were approved by the Fund's management on 6 Ramadan 1444H (corresponding to 28 March 2023).