

ANNUAL REPORT 2024







The Annual Report of Board of Directors

For the Fiscal Year ending on 31/12/2024



Board Members

Ahmed H. Fitaihi



Chairman of the BOD



Dr. Ibrahim Hassan Al-MadhounVice-Chairman of the



Mr. Omar Riyadh Al-Humaidan Board Member



Dr. Suhail Hassan QadiBoard Member



Dr. Adnan Abdulfattah SoufiBoard Member



Mrs. Bayan Adel Mohammed Fakieh Board Member



Dr. Ibrahim M. Omar Badawood Board Member



Mr. Yasser Yehia
Abdelhamid
Chief Executive Officer



Chairman's Message



His Excellency SHK. Ahmed H. Fitaihi

In the name of Allah, the Compassionate and the Merciful

May Blessings and Peace be upon our Prophet Mohammed, His Family and Companions!

Messrs., the Honorable Shareholders of Fitaihi Holding Group,

It is my pleasure to welcome you through the annual report of the Board of Directors for the fiscal year 2024 and to share with you the results achieved by your Company, thanks first to Allah and then to the efforts of its employees. In this report, I will highlight the most significant transformations in our journey and financial position during the fiscal year ending December 31, 2024.

Our rich legacy forms a solid foundation from which we confidently move forward. Yet, it is our unwavering passion for achieving success and relentless effort that serves as the primary driver ensuring the continuity of our journey. We believe in a flexible approach that adapts to current realities while envisioning ambitious plans for a promising future. As we enter a new and bright era in the history of our beloved Kingdom, our strategy-anchored in serving our shareholders, caring for our employees, and delivering the highest quality to our customers-remains an indispensable cornerstone, just as it has always been a key to our past successes.

Combining this strategy with the spirit of innovation, which has always been a fundamental part of our corporate culture, empowers us to continue advancing the aspirations of our beloved nation, shareholders, and employees.

Throughout its history and since its inception, and by Allah's grace, Fitaihi Holding Group has maintained an impressive record of achievements through the efforts of its distinguished workforce with their high levels of professionalism and competence. This illustrious record has enabled us to deliver exceptional results even in the face of prevailing challenges.

Finally, on behalf of my colleagues on the Board of Directors and all employees of the Group, I extend my heartfelt prayers for the success of our wise leadership, may Allah preserve them, and my profound gratitude to our esteemed shareholders for their trust and continuous support. My thanks also go to my colleagues in the executive management and the Company's employees for their dedication and commitment to enhancing the Company's position, improving performance, and achieving the best returns for the benefit of the Company and its valued shareholders.

Best Regards,

Ahmed H. Fitaihi

Chairman



CEO's Message



Mr. Yasser Yehia Abdelhamid Abdrabou

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Messrs., the Honorable Shareholders of Fitaihi Holding Group,

Praise be to Allah, Lord of all creations, and Prayers and Peace be upon the Most Honorable Messengers, Our Prophet Mohammed, His Family and all His Companion.

I am pleased to renew my communication with you, expressing my deep gratitude and appreciation for your continued support, which serves as the most vital motivation for us to achieve further progress and success. Through this annual report, we review the performance of the past year and shed light on the key achievements realized by the Company during 2024. These accomplishments would not have been possible without your valued trust, which forms the core of our sustainability and continuous contributions.

Our business model enjoys flexibility, adaptability, operational efficiency, and effective communication with clients and partners. We have developed these strengths through the professionalism and efforts of our employees, who represent the backbone of our success.

During 2024, we faced numerous challenges and difficult decisions. However, by Allah's grace, we adapted to them by adopting prudent strategies and policies amidst the fluctuations witnessed in the regional markets within the sectors where we operate and invest.

Despite unfavorable regional economic conditions, the Group's management focused on enhancing its revenues from different sources to support operational performance optimally. This was achieved through relentless efforts to realize sustainable revenue growth while preserving the Company's business model, which includes a diversified investment portfolio based on different types of returns.

The performance achieved over the past year highlights our ability to respond flexibly and professionally to market changes and manage risks efficiently reflecting the strength of our business model and our determination to succeed.

For the sixth time in a row, Fitaihi Holding Group won the Excellence Award in the Governance Index (Non-Financial Sectors) in the Saudi Stock Exchange for the fiscal years 2021, 2022, and 2023 during the Corporate Governance Index Awards Ceremony held by the Corporate Governance Center, affiliated with the College of Business at Alfaisal University, on May 8, 2024, as well as during the 3rd International Corporate Governance Conference sponsored by the Corporate Governance Center, affiliated with the College of Business at Alfaisal University, on December 12, 2024.



I seize this opportunity to extend my heartfelt thanks and appreciation to everyone who contributed to our successes. I particularly thank my esteemed work colleagues for their dedication and commitment, which played a pivotal role in achieving these results. I also would like to express my thanks to our valued clients and partners for their trust and continuous support, which remain the cornerstone of our long-standing business relationships.

I must also extend my gratitude to the Chairman and Members of the Board of Directors for their valuable guidance and unwavering trust. We pledge to our esteemed shareholders to exert every effort to achieve the success and accomplishments we all aspire to, with God's help and blessings.

Best regards,

Yasser Yehia Abdelhamid Abdrabou CEO







About the Group

Fitaihi Holding Group is a Saudi joint-stock Company registered in the KSA under the Ministerial Decree No. 1058 on Ramadan 9, 1418H, and CR No. 4030085128 issued in Jeddah on Sha'aban 2nd, 1412H, corresponding to February 5, 1992.

The name Fitaihi goes back to the year 1907, it is a famous brand name in the field of gold, jewelry and luxury goods, such as gifts, crystals, silverware, antiques, and Chinaware made of the highest quality and finest raw materials.

The Group has focused on the fields in which it operates. It currently works in the Retail Sector (branches bearing the trademark **Fitaihi**), and the Investment Sector through (Investment in the medical sector through its investment in the International Medical Center - Jeddah, the household products sector through its investment in the Oriental Weavers Company - Egypt, and the food industries sector through its investment in Obour Land for Food Industries Company - Egypt).

Retail showrooms are currently in Jeddah. The share capital of Fitaihi Holding Group is SAR 275 million, divided into 275 million shares after splitting the Company's shares, according to the resolution of the Extraordinary General Assembly of shareholders held on 08/08/2023.

The Fitaihi Holding Group is registered in the Saudi Stock Exchange "Tadawul" since 2000. The Group is managed by a Board of Directors consists of expertise in the financial, administrative and commercial fields. The Group has developed a strategic vision for the next period, to be implemented in order to improve the rate of investment returns and to maximize shareholders' equity.



I: Key Activities of the Group¹

The key activities and objectives of the Group include the following:²

- 1) Management of its subsidiaries or participating in the management of other companies in which it contributes; as well as providing the necessary support.
- 2) Investment of its funds in the shares and other securities.
- 3) Owning the properties and movables necessary to practice its activity.
- 4) Ownership, utilization and lease of industrial property rights, such as patents, trademarks, industrial trademarks, franchise and other moral rights to its subsidiaries or third parties.

The Company shall carry out its business activity according to the applicable laws after obtaining the required licenses from the competent authorities, if any.

¹ - Paragraph 15) of Article 87 - Corporate Governance Regulations - (Disclosure in the Board's Report)

² - Article 3) of the Articles of Association of Fitaihi Holding Group



Description of key activities of the Company and relevant impacts on the Company's business and its contribution to the outcomes:³

The Company's activities are divided into two main activities:



Retail

Selling and purchasing precious metals, gemstones, jewelery, accessories, antiques, gifts, tableware, bedspreads, and chocolate.



Investment

Management of subsidiaries or participation in the management of other companies, as well as providing the necessary support.

(In SAR Thousand)

Activity Type	Activity Revenue	%	Impact on results Profit (loss)
Retail Activity	42,135	62%	(2,572)
Investment Activity	25,809	38%	17,087
Total	67,944	100%	14,515

³ - Paragraph 15) of Article 87 - Corporate Governance Regulations - (Disclosure in the Board's Report)



II: Strategy of the Group⁴

Strategic Objectives

Financial

Maximize the return on shareholders' equity by achieving sustainable profit growth

Non-Financial

- Maintain and maximize the value of Fitaihi brand in the jewelry business
- Follow Sustainability standards in our operational and investment activities

The three main axes of the Group's General Strategy

1

Developing and preparing the Group's infrastructure to achieve future objectives and plans, getting out from unprofitable and unutilized activities and assets, attracting, training and developing qualified human developing cadres, the administrative structure and setting out modern administrative and IT systems in line with the strategic direction of the Group.

2

Focus on the key activities and work on improving and developing the sales channels, keep our customers, and target new ones by providing distinguished service of the best and finest products and services through our showrooms and online sales channels.

3

Improve the of rate investment revenues, maximize shareholders' equity, and achieve sustainable profit growth through the optimal use of the Company's assets and resources, and diversify income sources through investment by purchasing in listed companies.

The implementation of the Group's strategy will proceed, by completing the sale of the untapped assets, opting out of the unprofitable activities, and using the proceeds of the sale through a comparison between different

⁴ - Paragraph 16) of Article 87 - Corporate Governance Regulations - (Disclosure in the Board's Report)



strategic options for choosing the best alternatives that contribute to improving the return on shareholders' equity, through achieving sustainable profit growth, according to the prevailing future conditions.

III: Plans, Decisions, Future Expectations and Potential Risks⁵

The Company's Significant Plans and Decisions



The Company has restructured its business by focusing on the key activities represented in the trade of gold and jewelry and other complementary activities, and focusing in its investments on vital sectors such as the medical, agricultural as well as other promising sectors to increase profitability, improve return on investment and maximize shareholders' equity. (As stated in the paragraph entitled "Key Recommendations and Decisions of the Board of Directors")

Future Prospects of the Group's Business



The Group currently seeks to focus on its key activities, taking into account the current market conditions, and try to seize all investment opportunities available and to requisite possible material and human available capabilities to meet its objectives.

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⁵- Paragraph 16) of Article 87 - Corporate Governance Regulations - (Disclosure in the Board's Report)



Potential Risks⁶

A- Operational Risks

Branches and Unprofitable Activities

Periodically, the Group's management shall carry out a detailed study on the performance of each branch. These reports mainly show the volume and cost of sales for each branch, and indicate some prospects that can be worked upon. However, some branches may not achieve the expected results due to the external factors such as changes in market conditions, customer behavior or a change in common sense. In such a case, the Company may be forced to close or make amendments to some of these branches to achieve the general objectives of the Company, the most important of which is to increase sales and profitability.



Inventory

One of the most significant risks - which can be encountered by companies engaged in Retail Sales in general,

and luxury goods in particular- is that such companies cannot market their goods, since the stagnant or surplus inventory freezes part of the capital and negatively affects the margin of profitability. The Company periodically estimates the value of the decline in the value of the inventory according to the accumulated experience and the analysis of the inventory aging and its current status. Such reduction is equal to the value of the discrepancies between the cost of the inventory and its estimated market value. In case that the actual future conditions are less than the management's prospects, a reduction in the value of the inventory can be resorted to once again, as the



estimates and assumptions that are based on in estimating the value of the inventory decline may change from time to time according to any future developments, in addition to reformulating part of the inventory. Based on the requirements of International Accounting Standard No. 2 applied in the Kingdom of Saudi Arabia, the inventory was valued at cost or net realizable value, whichever is lower.

⁶ - Paragraph 17) of Article 87 - Corporate Governance Regulations - (Disclosure in the Board's Report)



Risks Related to Human Resources

The Group's performance depends mainly on the experiences, skills and capabilities of its executives and other senior employees. The future performance of the Group depends, to a large extent, on its ability to attract and preserve highly qualified individuals. The Company is working to reduce employees' turnover to minimize the impact of losing key employees. However, in any case, there are no guarantees that the Company's business will not be affected in case of failing to attract, develop, preserve or replace the qualified employees with employees of the same level of qualifications, abilities and experiences. The Company may



be affected by the loss of services of one or more of its key employees who cannot be replaced in the short and medium term, which may lead to the disruption of some business and may negatively affect the financial position of the Company and the results of its operations. Consequently, the Company has been able to replace those employees with other qualified employees.

B- Investment Risks

Investing in stock markets has several advantages such as the value increase of those stocks in market and receiving cash dividends, but its risks lie in several aspects of as follows:

1- Economic Risks

It lies in the decline in the fair value of the stocks invested in as a result of changes in the level of stock indicators and economic activities. The results of these companies' businesses are also affected by the economic situation in the markets in which they operate as well as the possibility of transferring cash dividends from them to the Kingdom. Therefore, stock prices and indicators are monitored to take the appropriate decision in the interest of the Group.

2- Foreign Currency Risks:

Most of the Group's transactions are made in SAR, USD, GBP, EUR, and EGP, and the USD is linked to the Saudi Riyal at a fixed exchange rate. Currency Risks are represented in the fluctuation of the value of a financial instrument due to fluctuations in foreign exchange rates. The Group is exposed to the risks of fluctuations in currency exchange rates during its normal business cycle. The risks related to currency fluctuations associated with financial instruments are concentrated in the currency fluctuations of the Group's foreign investments, whereas, the Group's main investments in the stock market are concentrated in the Egyptian Exchange. Therefore, its fair value is affected by the Egyptian pound exchange rate from one period to another, according to the economic conditions in the A.R.E.





3- Risks of Price Fluctuations:

The investments of the Group are subject to stock price risks as the Company has investments in the Capital Market in Egypt. Accordingly, the Company continuously monitors the rates of these stocks and sectors as well as diversifies the Group's investment portfolio to take the appropriate decision for the interest of the Group.



4- Stock Price Risks:

The Group is exposed to market price risks on its investments in traded stocks arising from uncertainties surrounding the future value of traded stocks. Periodic reports on the Company's investments are submitted to the Board of Directors.

5- Market Risks:

Market Risks mean the risks related to the fluctuation of the value of financial instruments as a result of changes in the market interest prices or the market price as a result of a change in the credit classification of the issuing authority or the instrument, change in market sentiment, speculative activities, offer and demand on securities, and liquidity in the market.

C- Credit Risks:

Credit risk is represented in the failure of one party in the financial instrument to fulfill its obligation and causing the other party to incur a financial loss. The Group works on limiting the credit risks. The Management believes that credit risks are limited as the Group's sales are in cash.

D- Liquidity Risks:

The primary responsibility for managing liquidity risk is attributed to the Board, which has set an appropriate framework for managing liquidity risks to manage the Group's short, medium and long term requirements and liquidity management requirements. The Group shall manage liquidity risks by maintaining adequate funds through monitoring projected and actual cash flows continuously by matching the dates of the financial assets and liabilities. The Group is not exposed to Interest Rate Risk, as the Group's management depends fundamentally on providing liquidity through the Group's operational and investment operations. It does not depend on facilities and loans. Therefore, interest rate sensitivity analysis has not been presented.



Liquidity Risks are represented in the inability of the Group to meet its obligations related to financial liabilities once they are due. Liquidity needs are monitored on a monthly basis. The Management works on ensuring that sufficient funds are available to meet any obligations as they arise.

The Group's current financial liabilities consist of trade payables, accrued expenses, advances from customers, other payables and Zakat payable. It is expected that all these financial liabilities will be settled within 12 months



from the date of the consolidated financial position statement. The Group expects to have sufficient funds to perform the work needed.

The Group's non-current financial liabilities consist of employee defined benefit obligations. The employee defined benefit obligations shall be paid according to the actual timing of the end of employee's service period.

E- Interest Rate Risks:

Interest Rate Risks are the fluctuations risks of the value of financial instruments or the associated cash flows due to changes in the interest rates. The Group has no significant assets with variable interest.

F- Other Risks:

sites.

- 1)- The Group's performance is directly linked to the economic situation in KSA; the financial solvency of targeted customers may be affected by this economic situation as a result of the large decrease in the volume of consumer spending.
- 2)- The advancement of the Retail Sector in the Group is linked to its ability to increase sales; in order to achieve this goal, the Retail Sector shall carry out many activities such as planning, selecting sites and differentiating between them, making the leasing decision, discussing prices, terms and other conditions of concluded contracts, preparing and equipping sites, developing computer systems and linking the same to the headquarter. Accordingly, the sector's success in achieving this advancement is closely linked to its ability to carry out all these activities in a successful manner. Therefore, the sector uses its expertise, key staff and its trade name in implementation, limitation or mitigation of the relevant risks through diligence, accuracy, and reviewing reports before making expansion decisions and lease new
- 3)- The Group's ability to continue to growth is also linked to providing and training human resources timely to meet the needs of stores and to attract the necessary managerial qualifications and experiences. Therefore, the Group seeks at the first place to preserve the important and leadership key staff.
- 4)- The sales volume and profitability of the Company's Retail Sector are affected by seasonal timing, and thus the Company's profitability may fluctuate from period to another during one year. Therefore, the Sales and Marketing Departments of the sector monitor the sales performance daily, and take the necessary corrective actions for the marketing activities.
- 5)- The Company's Retail Sector operates in a highly competitive environment where many retail establishments operate in the same fields in which the Company operates, and the growth of the Company's Retail Sector and its profit levels are linked not only to its ability to compete successfully, but to maintaining its advanced competitive position. That is why the Sector Management monitors the market to take the necessary actions, whether by expanding or exiting from areas or markets.
- 6)- The Company depends heavily on IT systems to manage its assets and control its financial activities and records, Therefore the Company's continued satisfactory performance is linked to the continued



efficient operation of those systems. Therefore, the Company is working on completing the update of the Company's IT systems.

- 7)- The Company may also be affected by some of the risks that the Company's suppliers abroad, are exposed to, such as the increase in the prices of production requirements (especially gold, diamonds and gemstones), shipping, insurance, as well as the economic conditions and the political situation in their countries. That is why the Company always seeks to expand the supplier base and the regional areas in which these suppliers operate to limit or mitigate these risks as much as possible.
- 8)- The Company's sales may also be affected if the decision to reduce the working hours of trade exhibitions is applied. If this decision is applied, the Company will resort to focusing on sales through e-channels.
- 9)- The region is affected by the surrounding political events, which may affect the Company's activities generally in the future. Therefore, the Company has diversified its investment portfolio with a variety of stocks in various sectors.
- 10) The high prices of properties lease in KSA, which may lead to an increase in the lease of sales stores. In order to mitigate this risk, the Company shall enter into lease contracts for relatively long periods.
- 11)- Imposition of fees or taxes such as labor fees, VAT, or any other fees or taxes. In order to mitigate this impact, the Group shall seek to increase its profitability from its existing investments.
- 12)- Force Majeure, including but not limited to: (Floods wars earthquakes epidemics volcanoes hurricanes etc...).
- 13)- In addition to the mentioned risks, that the Group may face, in the notes attached to the Annual Consolidated Financial Statements for the fiscal year.

G- Capital Risk Management:

For the purpose of managing the Group's Capital Risk, the Company's capital consists of capital, retained earnings, and statutory reserves of the shareholders of the Company.

The Group manages its capital to ensure its sustainability and to maximize return to shareholders by improving the balance between liabilities and shareholders' equity. The Group's General Strategy remains without big changes from the previous year.

The Group manages and adjusts its capital structure in light of changes in economic conditions and financial pledges requirements. In order to maintain or adjust the capital structure, the Group may adjust dividends to stakeholders or issue new stocks, or reduce its capital; as the main objective of capital management is to maximize the return on equity.

The Group has no capital structure with specific objectives, or rates that should be achieved in relation with managing Capital Risk. The General Strategy of the Group remains without big changes compared to the previous year. The Group's Capital consists of equity (consisting of capital, statutory reserve, retained earnings).



Risk Management and Control Policy



I: Risk Management Committee Functions

The Board has formed emanating committee, called the Risk Management Committee, and among its most important main functions are the following: (For Guidance)

- 1- Developing a comprehensive strategy and policy of risk management that are consistent with the nature and magnitude of the Company's activities, monitoring its implementation, reviewing and updating the same based on the Company's internal and external variables of the Company;
- 2- Determining and maintaining the risk appetite that may be faced by the Company and ensuring that the Company does not go beyond such level;
- 3- Ensuring the feasibility of the Company continuation, the successful sustainability of its activities and determining the risks that threaten its existence during the subsequent twelve (12) months;
- 4- Overseeing and evaluating the effectiveness of the Company's risk management system and mechanisms for determining and monitoring the risks that threaten the Company to determine the weaknesses and shortcomings;
- 5- Regularly re-assessing the Company's risk appetite and exposition to such risks periodically through endurance tests;
- 6- Preparing and referring to the Board, detailed reports on the exposure to risks and the recommended measures to address such risks;
- 7- Providing recommendations to the Board on matters related to risk management;
- 8- Ensuring the availability of adequate resources and systems for risk management;
- 9- Reviewing the organizational structure for risk management and providing recommendations regarding the same before approval by the Board;
- 10- Verifying the independence of the risk management employees from activities that may expose the Company to risk;
- 11- Ensuring that the risk management employees understand the risks threatening the Company and working on risks awareness-raising culture; and
- 12- Reviewing any issues raised by the Audit Committee that may affect the Company's risk management.

II: Objectives of Implementing the Risk Management Policy

- Complying with the Company's corporate governance standards related to identifying risks and in some cases disclosing those risks;



- Avoiding what threatens the strategic objectives and the Company's activities and providing the needed protection;
- Coordinating and developing Risk Management Systems related to all Company activities, aiming to limit the impact of those risks; and
- Seizing investment opportunities in order to increase the value of the Company's assets and profitability in the short and long term, while finding a balance between revenues and risks.

III: Identify Risks

The Company shall determine the risks it encounters through investigation and holding meetings with those responsible for identifying risks. An external body can be used for this or through the results of the internal or external auditors, or any other method the Company deems appropriate.

IV: Risk Assessment

The Company shall assess the expected losses in case of any risk and the expected impact on the Company and its shareholders. As well as the Company shall perform an initial risk assessment in the light of what it deems appropriate and classify the risk category.

V: Methods of managing and directing risks

- Accept Risk.
- Share Risks with third Parties.
- End Risks.
- Finance Risks. (Insurance)
- Diversify Risks.

VI: People Responsible for the Risk Management System

- The heads of departments and units within the Company are responsible for identifying and discussing the risks they encounter within their departments.
- The Company shall adhere to implement the Company's General Risk Management Policy.

VII: The Board shall periodically implement the following:

- Identify the nature of the risks the Company encounters.
- Identify the acceptable and unacceptable risks for the Company.
- Identify the ability of the Company to sustain risk-related losses.



VIII: The Risk Management Committee shall:

- Conduct a periodic assessment of the Company's Risk Management System.
- Identify the changes that take place in the nature and priority of risk as well as the Company's ability to deal with those variables.
- Identify the quality and volume of activities of the executive Members, internal auditors, and other persons in the internal control in relation to Risk Management.

IX: Disclosure of Information

- Communication channels shall be always maintained between the Board, the executive managers and all department heads.
- In the annual report, the Board shall disclose information on any risks encountered by the Company (whether operational, financial or market risks) and the policy of managing and controlling these risks to the shareholders.

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IV: Financial Performance

A- Summary of Financial Results⁷

1- P/L Consolidated Statement (in SAR Thousand): (Comparison of Business Results)

1- P/L Consondated S					
Statement	2024	2023	2022*	2021	2020
Activity Revenue	67,944	59,709	29,200	219,247	113,212
Activity Costs	(24,905)	(24,965)	(33.923)	(47,700)	(29,864)
Total Profit of Activity	43,039	34,744	(4,723)	171,547	83,348
Marketing, Administrative and General Expenses	(25,111)	(26,516)	(23,837)	(29,737)	(37,009)
Other Net Income (Expenses)	(237)	(243)	129	12,990	(5,587)
Zakat	(3,176)	(2,777)	(3,435)	(5,162)	(10,751)
Minority Interests	_	-	_	-	-
Net Profit (Loss)	14,515	5,208	(31,866)	149,638	30,001

^{*} The comparative figures (Y2022) have been amended in accordance with the re-issuance of the consolidated financial statements for the fiscal year 2022.

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⁷ - Paragraph 18) of Article 87 - Corporate Governance Regulations - (Disclosure in the Board's Report) 19



2- <u>Consolidated Statement of Financial Position (in SAR Thousand): (Comparison of Assets and Liabilities)</u>⁸

Statement	2024	2023	2022*	2021	2020
Current Assets	108,172	103,900	123,101	122,037	217,620
Current Liabilities	16,731	13,825	20,125	17,015	20,543
Working Capital	91,441	90,075	102,976	105,022	197,077
Non-Current Assets (long term)	347,828	350,503	306,707	362,306	376,517
Fixed Assets and In Progress	41,470	39,723	40,730	41,732	54,668
Total Assets	497,470	494,126	470,539	526,074	648,805
Current Liabilities	17,946	13,825	20,125	17,015	20,543
Non-Current Liabilities	2,893	3,652	4,755	1,527	2,011
Total Liabilities	20,839	17,476	24,880	18,542	22,554
Paid Capital	275,000	275,000	275,000	275,000	550,000
Reserves and Retained Profits	180,608	164,453	169,302	197,605	72,515
Reserve of Investment Assessment in Equity Instruments at Fair Value through Comprehensive Income	18,222	33,302	(4,019)	34,927	3,736
Company's share in investment at fair value through other comprehensive income in associate company	_	6	38	_	_
Revaluation reserve for change in fair value of cash flow hedge	2,800	3,889	5,338	_	_
Equity	476,630	476,650	445,659	507,532	626,251
Non-Controlling Rights	_	_	_	_	_
Total Equity and Liabilities	497,470	494,126	470,539	526,074	648,805

^{*} The comparative figures (Y2022) have been amended in accordance with the re-issuance of the consolidated financial statements for the fiscal year 2022.

⁸ - Paragraph 18) of Article 87 - Corporate Governance Regulations - (Disclosure in the Board's Report)



B- The Company Sectors consist of the following:9

(In SAR Thousand)

2024		
In Thousand SAR		
Revenues		
Gross Profit of Activity		
Net Income of the FY Year		
Total Assets		
Total Liabilities		

Retail Activity	Investment Activity
42,135	25,809
17,230	25,809
(2,572)	17,087
115,154	382,315
16,057	4,782

Total
67,944
43,039
14,515
469,497
20,839

(In SAR Thousand)

<u>2023</u>
In Thousand SAR
Revenues
Gross Profit of Activity
Net Income of the FY Year
Total Assets
Total Liabilities

Retail Activity	
45,721	
20,756	
56	
105,441	
13,107	-

Investment Activity
13,988
13988
5,152
388,685
4,370

Total
59,709
34,744
5,208
494,126
17,477

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⁹ - Paragraph 15) of Article 87 - Corporate Governance Regulations - (Disclosure in the Board's Report)



C- Geographical Analysis of Company Sales:¹⁰

		2024	2023
Description		In SAR Thousand	In SAR Thousand
Western Region Sales			
Central Region Sales	Inside KSA	42,135	45,721
Eastern Region Sales			
Outside KSA	-	-	-
Total Sales		42,135	45,721

D- Geographical Analysis of Company Revenues and its Subsidiaries:¹¹

	2024	2023
Description	In SAR Thousand	In SAR Thousand
Revenues of Retail Sector		
Kingdom of Saudi Arabia	42,135	45,721
Outside KSA		-
Total	42,135	45,721
Revenues of Investment Sector		
Kingdom of Saudi Arabia	17,876	7,616
Arab Republic of Egypt	7,933	6,372
Total	25,809	13,988
Total Revenues	67,944	59,709

 ^{10 -} Paragraph 19) of Article 87 - Corporate Governance Regulations - (Disclosure in the Board's Report)
 11 - Paragraph 19) of Article 87 - Corporate Governance Regulations - (Disclosure in the Board's Report)



E- The substantial discrepancies in the operating results as at the previous year results or any prospects announced by the Company:¹²

(In SAR Thousand)

Statement	2024	2023	Difference (+)	Percentage of the	
			or (-)	difference	
Sales / Revenues *	67,944	59,709	8,235	14%	
Cost of Sales/ Revenues	(24,905)	(24,965)	60	0%	
Gross Profit (Loss)	43,039	34,744	8,295	24%	
Operating Expenses	(25,111)	(26,516)	1,405	-5%	
Operating Profit (Loss)	17,928	8,228	9,700	118%	

^{*} This item includes (sales and investment profits).

Results of Operations during the FY 2024:

The reason for the increase in revenues in 2024 compared to the previous year is mainly due to:

- 1)- The profit from the Company's share of results of an associate company increased by 141.9%, reaching 17.9 million SAR in 2024, compared to 7.4 million SAR in the previous year.
- 2)- An increase in "Dividends Received from Equity Instruments at Fair Value Through Comprehensive Income" by 23.4%, reaching 7.9 million SAR in 2024, compared to 6.4 million SAR in the previous year.

Despite the following:

- 1- Sales revenue declined by 7.9% to 42.1 million SAR in 2024, compared to 45.7 million SAR in the previous year.
- 2- Record a gain of 0.2 million SAR from "Investment at Fair Value Through Profit or Loss" in 2023, while it did not record any such gains in 2024.

¹² - Paragraph 20) of Article 87 - Corporate Governance Regulations - (Disclosure in the Board's Report)



The reason for the increase in net profit during 2024 compared to the previous year, is mainly due to:

- 1)- The profit from the Company's share of results of an associate company increased by 141.9%, reaching 17.9 million SAR in 2024, compared to 7.4 million SAR in the previous year.
- 2)- An increase in "Dividends Received from Equity Instruments at Fair Value Through Comprehensive Income" by 23.4%, reaching 7.9 million SAR in 2024, compared to 6.4 million SAR in the previous year.
- 3)- A decrease in selling, distribution, administrative, general, and other expenses by 5.2%, reaching 25.4 million SAR in 2024, compared to 26.8 million SAR in the previous year.

Despite the following:

- 1- Sales revenue declined by 7.9% to 42.1 million SAR in 2024, compared to 45.7 million SAR in the previous year.
- 2- Record a gain of 0.2 million SAR from "Investment at Fair Value Through Profit or Loss" in 2023, while it did not record any such gains in 2024.
- 3- Zakat expense increased by 14.3% in 2024, reaching 3.2 million SAR, compared to 2.8 million SAR in the previous year.



The following table shows the names of the subsidiaries, their main activities, headquarter of their operations, and the country of incorporation:¹³

	Fitaihi Retail Company L.L.C	Tawteen Saudi Company for Maintenance and Operation		
Main Activity	Retail sale of gold, jewelry, jewels and precious metals.	Providing general maintenance services, maintenance of air conditioners and computers, cleaning and operation of factories, companies, buildings and shops, maintenance of machinery, equipment, vehicles and devices, commercial services, export and marketing to third party.		
Percentage of Company's ownership therein	100%	100%		
Status	Active	Active		
Capital - SAR	100 million	100 thousand		
Number of stocks /shares owned	100,000	100		
Loans for subsidiaries – SAR	-	-		
Loans from subsidiaries – SAR	9 million SAR	2.8 million SAR		
Main Country of Operations	KSA	KSA		
Country of Incorporation	KSA	KSA		

¹³ - Paragraph 22) and 23) of Article 87 - Corporate Governance Regulations - (Disclosure in the Board's Report)



F- Investments:

1- The International Medical Center (IMC)



The capital of the International Medical Center Company (IMC) (a closed joint stock Company) is SAR 750 million, and the contribution of Fitaihi Holding Group is estimated at 19.25% of the total capital of IMC, and the transfer of the Company was approved according to the Minister of Commerce and Industry Decision (Ministerial Decree) No. (Q/99) on 08/04/1437 H, from (Limited Liability Company) to (Closed joint stock Company).

In order to fulfill its mission to follow the best international medical standards, IMC achieved the Joint Commission International (JCI) accreditation that assesses the quality of healthcare services for the first time in 2008, then for the second time in 2011, the third time in January 2014, the fourth time in February 2017, the fifth time in February 2020, and the latest with one of the highest score in the region was in December 2022 for the sixth time for another three years until December 2025.

In October 2023, IMC achieved the Joint Commission International accreditation for Home Healthcare Services (JCI HHC) for the first time. IMC is the first hospital in Saudi Arabia, except standalone Home healthcare hospitals, which got this unique accreditation. The validity of this accreditation is three years up to October 2026.

In January 2024, IMC achieved, for the first time, the accreditation from the American Society of Health-System Pharmacists (ASHP) for pharmaceutical services, becoming the first private hospital in the Western Region to receive this accreditation. This accreditation is valid for three years, extending until January 2027.

Additionally, in January 2024, IMC earned the international accreditation for the Nursing Continuing Professional Development (NCPD) Program for the first time, from the American Nurses Credentialing Center (ANCC). The validity of this accreditation extends until July 2027.



Furthermore, in February 2023, IMC achieved, for the first time also, the international accreditation for the Practice Transition Accreditation Program (PTAP) for newly graduated nurses from the ANCC. It is the first private hospital in the Kingdom to receive this prestigious accreditation, which reflects the dedicated efforts of the Nursing Education and Development Department. This accreditation remains valid until April 2027.

IMC also got the Australian Council for Healthcare Standards International (ACHSI) accreditation in October 2014, and the re-accreditation took place in December 2018, then another re-accreditation for the third time without any findings, which is very unlikely, was recently in December 2023, for the upcoming four years.

In July 2021, the contact center at IMC has achieved the Saudi Quality Certificate for Beneficiary Service Centers (Hayyak) from the Saudi Standards, Metrology, and Quality Organization as the first telecommunication center in the private and governmental sectors to implement (Hayyak) quality standards in line with Vision 2030. The accreditation was renewed in August 2024 for an additional three years, extending until August 2027.

In 2013, a cooperation was made between the IMC and the American College of Surgeons to monitor and analyze the results of surgical operations. As part of the IMC's journey and its aspiration to improve the services provided to its patients, it has obtained the accreditation certificate from the American Association of Blood Bank (AABB) in 2018, then the re-accreditation took place in February 2020, and for the third time in January 2022, and recently, IMC was reaccredited for the fourth time by AABB in January 2024 for another 2 years until January 2026.

Simultaneously with AABB, the laboratory services achieved its first CAP accreditation (College of American Pathologist) in January 2022. This accreditation was renewed in January 2024 for another two years until January 2026.

In December 2021, IMC was the first hospital in KSA to get the Cleaning Industry Management Standard (CIMS) accreditation with honor from (ISSA), the leading trade association for the cleaning industry worldwide. Recently, the reaccreditation with honor again took place in December 2023 for another two years. The CIMS Accreditation is granted according to a set of standards for sustainable cleaning services and the highest quality standards. This accreditation is valid till December 2025.

In May 2019, IMC was accredited with ISO certificate 22000:2005 for the Food and Dietary services for 3 years, then the reaccreditation for ISO 22000:2018 was successfully attained for another 3 years to be valid until May 2025.

At the national level, IMC was keen to obtain the accreditation of the Saudi Central Board for Accreditation of Healthcare Institutions (CBAHI), which it was successfully obtained for the first time in November 2017, then for the second time in September 2020, and recently for the third time in October 2023 for another three years until August 2026.

The International Medical Center (IMC) received the "Choosing Wisely" Award for two consecutive years, 2023 and 2024, as the first private hospital in the Kingdom to adopt this initiative launched by the Ministry of Health and supported by the Saudi Patient Safety Center. This award highlights the IMC's commitment to adopting the principles of efficiency and effectiveness in delivering medical services, as well as its proactive approach to promoting evidence-



based practices, reducing unnecessary medical interventions, and ensuring the delivery of high-quality, patient-centered care.

Additionally, the IMC was honored with the National Patient Safety Award in two years, 2020 and 2022. This recognition underscores the IMC's continuous efforts to implement best medical practices and foster a culture of patient safety across all aspects of healthcare delivery.

In the year of 2020 IMC won the King Abdulaziz Quality Award for the category of private health facilities at the silver level; IMC was the only private hospital to win this competition. King Abdulaziz Quality Award is the main award for institutional excellence at the level of KSA and for all sectors. Therefore, participation in this award is one of the most important indicators for the establishments' leaders 'adoption of quality and excellence and for providing products and services that meet and exceed the beneficiaries' aspirations.

Dr. Mohammed Ahmed Hassan Fitaihi and Mr. Yasser Yehia Abdelhamid (CEO) represent Fitaihi Holding Group on the Board of Directors of the IMC, in order to reinforce the strategy of Fitaihi Holding Group in focusing on its investment in the medical sector.



2- Oriental Weavers Company



Oriental Weavers is one of the world's largest manufacturers of machine-made carpets. Our contribution is estimated at 11.48% of its capital as of 31/12/2024. Over more than four decades, Oriental Weavers has been able to continuously expand their production capacity to nearly 150 million square meters produced through 7 plants in Egypt and the United States of America, and includes 19,000 employees.

Thankfully, with the continuing efforts of Oriental Weavers' employees and the rigorous planning of the team, in addition to the use of the latest technological means, product quality and innovative design, Oriental Weavers were able to grow at rapid pace in exporting to world markets about 64% of Company's sales in 2024. Oriental Weavers is one of the largest exporters in the Arab Republic of Egypt, where the Company exports its products to more than 118 countries around the world, and the Company exports to United States of America cover 10% of American imports of machine-made carpets. This is in addition to the leading position in the Egyptian market, with the market share of more than 80% through the Company's showrooms and wholesale outlets.

In an effort of Oriental Weavers Corporate to keep up with the continuous development of the quality of items, the efficiency of production, and meet the growing demand for the Company's products in both domestic and export markets, the Company adopted an investment plan amounting to \$10 million in 2024 for the inauguration of new showrooms, production efficiency, digital transformation and sustainability.

The Company is also upgrading the printing machines at MAC and EFCO that are specialized in printed and non-woven carpets. The Company is adding new capacities to yarns, which will increase the self-sufficiency ration of yarns as well as looms for carpet industry.

Oriental Weavers Corporate acquires market share of up to 80% of the Egyptian local market through distribution networks and showrooms of up to (265) showroom and wholesale outlet spread throughout Arab Republic of Egypt.



In a significant move to enhance corporate governance, Oriental Weavers has restructured its board of directors, now including three independent members with diverse backgrounds. Additionally, in 2024, Hazem Zifzaf took over as the new CEO and Managing Director, leading the company with a fresh perspective, while Yasmine Khamis remains to be Chairperson.

Mr. Yasser Yehia Abdelhamid (CEO) represents Fitaihi Holding Group on the Board of Directors of the OW.

3- Obour Land For Food Industries



Obour Land for Food Industries S.A.E., a leading white cheese manufacturer in Egypt, is a joint-stock company established in 1997 and listed on the Egyptian Stock Exchange in 2016. Its current capital is EGP 400 mln. Fitaihi Holding Group owns 2.5% of its capital. Obour Land produces and distributes a wide variety of carton-packed and plastic-tub white cheese products and has a robust distribution platform with a direct and indirect outreach that covers all of Egypt.



The Company's white cheese products are all marketed under the well-known brand name "Obour Land." Obour Land operates a total of 18 white cheese production lines, including 12 Carton Pack production lines and one plastic tubs production line, with a total annual production capacity of circa 275 thousand tons per annum. Obour Land is number one white cheese producer & seller in Egypt, boasting the largest market share by total sales value.

Mr. Yasser Yehia Abdelhamid (CEO) represents Fitaihi Holding Group in the Board of Directors of the Obour Land.



Dividend Policy:14

A) The Company's top priority is to ensure the liquidity needed to meet all operating and investment expenses and future expansions of the Company, taking into account the prevailing conditions in the Company, future investment patterns, the Company's growth and the economic climate, as well as the amount of available liquidity, the financial needs of the Company, and the available investment opportunities.



- B) The General Assembly shall determine the quota to be disbursed to shareholders from the net profits after deduction of reserves, if any.
- C) Dividends are disbursed annually from the distributable profits, and then the Company's annual net profits are disbursed after deducting all general expenses and other costs, if the Board of Directors recommends this. The Company's annual net profits are disbursed as follows:
 - 1) A percentage of the net profits shall be set aside to form the statutory reserve of the Company, and the Company may decide to stop this procedure of setting aside when the mentioned reserve reaches (30%) of the paid-up capital.
 - 2) The Ordinary General Assembly, upon a proposal from the Board, may set aside a percentage of the net profits to form reserves and allocate them for one or more specific purposes. These reserves will be used based on a proposal from the Board of Directors and in aspects that benefit the Company or the shareholders.
 - 3) The General Assembly may decide to create other reserves, to the extent that it serves the interest of the Company or ensures that fixed profits are disbursed as much as possible to the shareholders. The aforementioned assembly may also deduct amounts from the net profits to achieve social purposes for the Company's employees.
 - 4) After that, a percentage of no less than (1%) of the Company's paid capital shall be disbursed to the shareholders.
 - D) The Company's BOARD may also take a resolution to disburse interim dividends to the shareholders of the Company on a semi-annual or quarterly basis, and according to the applicable laws and regulations.

¹⁴ - Paragraph 24) of Article 87 - Corporate Governance Regulations - (Disclosure in the Board's Report)



- **E)** Upon taking a resolution to disburse interim dividends to shareholders by Board, the Company shall disclose this in the market and **send a copy of this resolution to the CMA.**
- F) The shareholder shall be entitled to his share in the profits according to the General Assembly resolution issued regarding the disbursement of dividends to shareholders, or BOARD resolution to disburse interim dividends, and the resolution specifies the due date and the date of disbursement. Eligibility for dividends shall be for shareholders registered in the Company's shareholders register at the Securities Depository Center (Depository Center) at the end of the second trading day following the due date.
- G) The BOARD shall implement the resolution of the General Assembly or BOARD regarding the disbursement of dividends to the registered shareholders within (15) days from the due date of these profits specified in the resolution of the General Assembly or in the resolution of BOARD to disburse interim dividends.

The percentage of dividends disbursed during/for the year ¹⁵								
Interim Dividends Annual Dividends* Total disbursed proposed interim pro								
Halalas/Share	N/A	N/A	N/A					
%	-	-	-					
Total disbursed dividends	-	-	•					

¹⁵ - Paragraph 24) of Article 87 - Corporate Governance Regulations - (Disclosure in the Board's Report)



Description of any interest, securities and subscription rights belonging to the Members of Board of Directors and their relatives in the Company's shares and debt instruments 16

	The name of whomsoever Beginning of Year		End	of Year	NT .	Percentage	
	has the interest, securities or subscription rights	Number of Shares	Debt Instru ments	Number of Shares	Debt Instruments	Net Variation	of Variation
1	Shk. Ahmed Hassan Fitaihi	75,207,350	-	75,000,000	-	(207,350)	(%0.28)
2	Dr. Ibrahim Hassan Al- Madhoun	5,000	-	5,000	-	0	%0.00
3	Mr. Omar Riyadh Mohammed Al- Humaidan	75,000	-	10,000	-	(65,000)	(%86.67)
4	Dr. Suhail Hassan Qadi	5,000	-	5,000	-	0	%0.00
5	Dr. Adnan Abdulfattah Soufi	5,000	-	5,000	-	0	%0.00
6	Mrs. Bayan Adel Mohammed Fakieh	100	-	100	-	0	%0.00
7	Dr. Ibrahim Mohammed Omar Badawood	350	-	350	-	0	%0.00
8	Shk. Riyadh Mohammed Abdullah Al-Humaidan	30,261,600	-	15,738,300	-	(14,523,300)	(%47.99)

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¹⁶ - Paragraph 26) of Article 87 - Corporate Governance Regulations - (Disclosure in the Board's Report)



Description of any interest, securities and subscription rights belonging to the Members of Board of Directors and their relatives in the Company's shares and debt instruments ¹⁷

	The name of whosoever has the interest, securities or subscription rights	Beginning of Year		End of Year		Net	Percentage
		Number of Shares	Debt Instru ments	Number of Shares	Debt Instruments	Variation	of Variation
1	Mr. Yasser Yehia Abdelhamid Abdrabou*	100	-	100	-	0	0.0%

^{*} Mr. Yasser Yehia holds the position of Chief Executive Officer and Chief Financial Officer at Fitaihi Holding Group.

Description of any interest, securities and subscription rights belonging to the Members of Board of Directors and their relatives in the subsidiary shares and debt instruments¹⁸

The name of whoever	Beginning of year		End of year				
	has the interest, securities or subscription rights	Number of Shares	Debt instru ments	Numb er of Shares	Debt instruments	Net variation	Percentage of variation
1	N/A	-	-	-	-	-	-

Description of any interest, securities and subscription rights belonging to the executives and their relatives in the subsidiary's (1) shares or debt instruments¹⁹

	The name of whoever has the interest, securities or subscription rights	Beginning of year		End of year			Percentage
		Number of Shares	Debt instru ments	Numb er of Shares	Debt instrum ents	Net Variation	of Variation
1	N/A	-	-	-	-		- 6

¹⁷ - Paragraph 26) of Article 87 - Corporate Governance Regulations - (Disclosure in the Board's Report)

¹⁸ - Paragraph 26) of Article 87 - Corporate Governance Regulations - (Disclosure in the Board's Report)

¹⁹ - Paragraph 26) of Article 87 - Corporate Governance Regulations - (Disclosure in the Board's Report)



Description of any interest in the voting rights category belonging to persons (except Board Members, senior executives, their spouses and relatives) who informed the Company of these rights under Article (85) of Rules on the Offer of Securities and Continuing Obligations or change in those rights during the last fiscal year²⁰

	The name of whoever has the interest, securities or subscription rights	Number of shares at the beginning of the year	Number of shares at the end of the year	Net variation	Percentage of variation
1	N/A	-	-	-	-

The Company has not issued any convertible debt instruments or any contractual securities, and there are no prospectus or any similar rights issued or granted by the Company during the last fiscal year²¹

Company's share issue and stock grant											
Convertible debt Contractual Prospectus Similar rights instruments Securities											
Class	N/A	N/A	N/A	N/A							
Number	-	-	-	-							
Reparation	-	-	-	-							

The Company has not issued any transfer or subscription rights under convertible debt instruments to shares, or contractual securities, and there are no rights of option, prospectus or any similar rights issued or granted by the Company during the last fiscal year.²²

Company	Company's issues and grants under convertible debt instruments, contractual securities, subscription Prospectus or any similar rights									
	Transfer rights Subscription rights									
Class	N/A	N/A								
Number	-	-								

²⁰ - Paragraph 25) of Article 87 - Corporate Governance Regulations - (Disclosure in the Board's Report)

²¹ - Paragraph 28) of Article 87 - Corporate Governance Regulations - (Disclosure in the Board's Report)

²² - Paragraph 29) of Article 87 - Corporate Governance Regulations - (Disclosure in the Board's Report)



The Company has not made any recovery, purchase or cancellation of any recoverable debt instrument and any value of remaining securities, the Company did not distinguish between listed securities bought or those bought by its subsidiaries in the last fiscal year.²³

	Recovery, purchase or cancellation from the Company or its subsidiaries									
	Process	Type of					Rema	ining		
Company	Recovery/	Recoverable	Number	Value	Date	Reason				
	purchase/	Debt Instrument					Number	Value		
	cancellation									
Fitaihi Holding		-	-	-	-	-	-	-		
Group	N/A									
Subsidiary (1)	N/A	-	-	-	-	-	-	-		
Subsidiary (2)	N/A	-	-	-	-	-	-	-		

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²³ - Paragraph 30) of Article 87 - Corporate Governance Regulations - (Disclosure in the Board's Report)



V: Governance



The Board of Directors, in its **Ninth Term**, consists of seven Members as follows, whose tenure began on 22/04/2022 and shall be valid until 21/04/2025:²⁴

Member Name	Membership	Mem	bership Classifi	ication
	Nature	Independent	Executive	Non-Executive
Shk. Ahmed Hassan Ahmed Fitaihi	Chairman			~
Dr. Ibrahim Hassan Mohammed Al-	Vice-			J.
Madhoun	Chairman			•
Mr. Omar Riyadh Mohammed Al-	Board			
Humaidan	Member			·
	Board			
Dr. Suhail Hassan Abdulmalik Qadi	Member			
Dr. Adnan Abdulfattah Mohammed	Board			
Soufi	Member		1	
	Board			
Mrs. Bayan Adel Mohammed Fakieh	Member			
Dr. Ibrahim Mohammed Omar	Board			
Badawood	Member			

²⁴ - Paragraph 4) of Article 87 - Corporate Governance Regulations - (Disclosure in the Board's Report)

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Communicating with Shareholders and Investors:

The Group recognizes the importance of communicating and providing its shareholders providing with the information. For the implementation of the principle of disclosure and transparency, the Group shall do the following:

- Publish the quarterly financial statements and final accounts for the fiscal year on the Tadawul website and on the Company's official website, within the period specified by Regulations.
- Comply with the announcement format set by the Capital Market Authority, the essential information that should be included, and the dates for publishing these announcements.



- All Company shareholders, without exception, may have access to the minutes of general assemblies, and any annual reports of the Board of Directors on the Tadawul and Company's website and also in person or via e-mail or fax.

The Company's Disclosures on the Tadawul Website over the FY 2024:

The Company made a number of disclosures on the Tadawul website over the FY 2024, as follows:

	Announcement Date	Announcement Subject Summary	Link
1	25-02-2024	Fitaihi Holding Group Announces that its Subsidiary Company, IMC, Signed off Contracts with Two Companies (for the Design and Project Management of a new Hospital)	<u>Here</u>
2	31-03-2024	Fitaihi Holding Group Announces its Annual Consolidated Financial Results for the Period Ending on 31-12-2023	Here
3	31-03-2024	Fitaihi Holding Group Announces the Decision of the Board of Directors of Non-Disbursement of Cash Dividends to Shareholders for the Fiscal Year 2023	<u>Here</u>
4	16-04-2024	Fitaihi Holding Group Invites its Shareholders to Attend the Ordinary General Assembly Meeting (First Meeting) Through Means of Modern Technology	<u>Here</u>
5	08-05-2024	Fitaihi Holding Group Announces to its Shareholders the Starting Date of the Electronic Voting on the Agenda of the Ordinary General Assembly Meeting	<u>Here</u>
6	13-05-2024	Fitaihi Holding Group Announces the Results of the Ordinary General Assembly Meeting (First Meeting)	<u>Here</u>
7	19-05-2024	Fitaihi Holding Group Announces its Consolidated Interim Financial Results for the Period Ending on 31-03-2024 (Three Months)	<u>Here</u>
8	14-07-2024	Fitaihi Holding Group Reminds its shareholders of the Service Provided on its Website for Inquiring About Their Uncollected Cash Disbursements	<u>Here</u>
9	08-08-2024	Fitaihi Holding Group Announces its Consolidated Interim Financial Results for the Period Ending on 30-06-2024 (Six Months)	<u>Here</u>



10	05-11-2024	Fitaihi Holding Group Announces its Consolidated Interim Financial Results for	<u>Here</u>
		the Period Ending on 30-09-2024 (nine Months)	

Declaration from the Board of Directors in Accordance with the Requirements of Governance Regulations:

Since the Corporate Governance Regulations issued by Capital Market Authority emphasize the need to disclose in the annual report of the Board of Directors all the items contained in these Regulations, in such case, if any paragraph is inapplicable, this shall be indicated in the report and clarified in disclosure form No. 8. Accordingly, we would like to point out that in this report the Group has disclosed the requirements to which it applies and the Board of Directors recognizes that the following topics are inapplicable to the Group.

The Board shall disclose the same whenever this is applied by the Group or occurred:

- Currently, the Group does not apply option rights plans.
- The Group does not have debt instrument to be converted into shares

Arrangement or agreement under which a Board Member or Senior Executive of the Group waives any remunerations:²⁵

1- The Chairman, SHK. **Ahmed Hassan Fitaihi** has not received any allocations or allowances and waived his annual financial remuneration for the fiscal year 2024 (without written assignment contract or agreement).

Assignment arrangement or agreement under which any of Company's shareholders assign any rights of profits:²⁶

N/A

Remuneration and Allowances for the Board's Committee Members:²⁷

No remunerations or attendance allowances have been paid to the Members of the Board's Committees for the year 2024 (only the remunerations of the Board Members).

Remunerations and Compensations of the Board Members, Senior Executives and Members of Board's Committees:²⁸

²⁵ Paragraph 35) of Article 87 - Corporate Governance Regulations - (Disclosure in the Board's Report)

²⁶ Paragraph 36) of Article 87 - Corporate Governance Regulations - (Disclosure in the Board's Report)

²⁷ Paragraph 4c) of Article 90 - Corporate Governance Regulations (Disclosure of Remuneration)

²⁸ Paragraph A - -2) of Article 90 - Corporate Governance Regulations (Disclosure of Remuneration) - Paragraph 8) of Article 87 - Corporate Governance Regulations - (the Board's Report)



The following tables describe the details of remunerations and compensations **PAID** to each Board Member, Board's Committee Members, and five of senior executives who received the highest remunerations and compensation from the Group (including the CFO):

Г		Expense аllowance		0	0	0	0		0	0	0	0	0		0	0
		Aggregate Amount			0 200,000	0 200,000	000,009		0 0	0 200,000	0 200,000	0 200,000	000,009		0	0
	ıj	End of Service Benef		0 200,000	0	0	0		0	0	0	0	0		0	0
		Total		0	0 0	0 0	0		0	0 0	0 0	0 0	0		0	0
		Value of Granted Shares		0	0	0	0		0	0	0	0	0		00	0
		Голg-term Incendve		0	0	0	0		0	0	0	0	0		0	0
		Short-term Incentive Ріапѕ		0	0	0	0		0	0	0	0	0		0	0
		Periodic Remunerations		0	0	0	0		0	0	0	0	0		0	0
		Регсептаge of the profits		(0		0	((0			0
embers		Total		200,000 0	200,000	200,000	000,000		0	200,000	200,000 0	200,000 0	000,009		0 0	0
e Board M	Fixed Remunerations	Remuneration of Chairman, Managing Director, or Secretary if he is a Member	t Members	0	0	0	0	ve Members	0	0	0	0	0	Members	0 0	0
Remunerations of the Board Members		Remunerations for Technical, Managerial & Consultative Work	I: Independent Members	0	0	0	0	II: Non-Executive Members	0	0	0	0	0	III: Executive Members	0	0
nuner	d Remu	In-kind Benefits	I	0	0	0	0	II:	0	0	0	0	0	Ι	0	0
Rer	Fixe	Total of Committee Substantante Subsection of Substantante Subsection of Substantante Substante		0	0	0	0		0	0	0	0	0		0	0
		for some for some for some some some some some some some some					0						0			0
		JunomA nistraO		200,000	200,000 0	200,000	000,009		0 0	200,000	200,000	200,000	000,000		0 0	0
		Remunerations of the Board Members		Dr. Suhail Hassan Qadi	Dr. Adnan Abdulfattah Soufi	3 Dr. Ibrahim M. Omar Badawood	Total		SHK. Ahmed Hassan Fitaihi	2 Dr. Ibrahim Hassan Al-Madhoun 200,00	3 Mr. Omar Riyadh Al-Humaidan	4 Mrs. Bayan Adel Fakieh	Total			Total

	ste Amount	.gэтggA	715,000	655,852	422,052	288,000	282,000	2,362,904
	Total remunerati ons for Board executives, if any		0	0	0	0	0	0
	End of Service Benefit		0	0	0	0	0	0
		Total	55,000	31,852	50,052	0	0	136,904
		Value of granted shares	0	0	0	0	0	0
Remunerations of Senior Executives	ns	Long-term incentive plans	0	0	0	0	0	0
	nuneratio	Short-term incentive plans	0	0	0	0	0	0
	Variable Remunerations	эувэД ээпячоША	55,000	22,533	0	0	0	77,533
ons of Sen	m Va	Sales Incentives	0	9,319	50,052	0	0	59,371
muneratio		erdor¶	0	0	0	0	0	0
Re		Periodic Remunerations	0	0	0	0	0	0
	s	Total	660,000	624,000	372,000	288,000	282,000	2,226,000
	uneration	In-kind Benefits	0	0	0	0	0	0
	Fixed Remunerations	АШоwances	171,120	161,808	96,456	74,676	82,008	586,068
	H	səinsls2	488,880	462,192	275,544	213,324	199,992	1,639,932 586,068
	Five Senior Executives who have received the highest	remunerations (including CEO financial officer)	CEO, CFO	Director of jewelry sector	Sales Manager, Western Region	Board Secretary, Director of CG & IR	Supply Chain, Manager	Total



Remunerations of the Committees' Members									
	Fixed Remunerations (Except for the allowance for attending Board Meetings)	Allowance for attending Board Meetings	Total						
Audit Committee Members									
1 Dr. Adnan Abdulfattah Soufi	0	0	0						
2 Dr. Ibrahim Hassan Al-Madhoun	0	0	0						
3 Dr. Ibrahim M. Omar Badawood	0	0	0						
Total	0	0	0						
Nomination and Remunerations (1) Dr. Suhail Hassan Qadi	Committee (NRC) Member	rs 0	0						
2 Dr. Ibrahim Hassan Al-Madhoun	0	0	0						
3 Mrs. Bayan Adel Fakeih	0	0	0						
Total	0	0	0						
Risk Management Committee Me	embers								
1 Dr. Ibrahim Hassan Al-Madhoun	0	0	0						
2 Dr. Adnan Abdulfattah Soufi	0	0	0						
3 Dr. Suhail Hassan Qadi	0	0	0						
Total	0	0	0						
Investment Committee Members									
1 SHK. Ahmed Hassan Fitaihi	0	0	0						
2 Dr. Ibrahim Hassan Al-Madhoun	0	0	0						
3 Mr. Omar Riyadh Al-Humaidan	0	0	0						
Total	0	0	0						



Remuneration Policy²⁹

I: Board Members and its Committees Remunerations

- a) Taking into consideration other relevant laws and regulations issued by other supervisory entities, the Board should take into account while determining and disbursing the remuneration that each of its Members shall receive, the relevant provisions contained in the Companies Law and the Corporate Governance Regulations, in addition to the following standards:
 - 1) Remuneration policy should be in line with the Company strategy and goal.
 - 2) Remunerations shall be provided with the aim of promoting the Board Members and Executive Management to achieve the success of the Company and its long-term development, by making the variable part of the remuneration linked to the long-term performance.
 - 3) Remunerations shall be determined based on job level, duties and responsibilities, academic qualifications, experience, skills and performance level.
 - 4) Remunerations shall be consistent with the magnitude, nature and level of risks encountered by the Company.
 - 5) The practices of other companies shall be taken into consideration in respect of the determination of remunerations, while avoiding the disadvantages of such comparisons, leading to unjustifiable increases in remunerations and compensations.
 - 6) Remunerations shall be reasonably sufficient to attract, motivate and retain professional talents and Board Members with appropriate competence and experience, without exaggeration.
 - 7) Remunerations shall be based on the Nomination and Remunerations Committee recommendation and in coordination with the Nomination and Remunerations Committee in respect of new appointments.
 - 8) Remunerations shall be fair and commensurate with Members' competencies, the business and responsibilities undertaken by the Board Members, in addition to the deliverables set by the Board during the fiscal year.
 - 9) Remunerations shall be commensurate with the Company's activities and required competence to be managed.
 - 10) Taking into consideration, the sector that the Company belongs to, its size and the Board expertise.
 - 11) Nomination and Remunerations Committee could regulate the grant of Company's shares to the Board Members and the Executive Management, whether newly issued or purchased by the Company
 - 12) Taking into consideration situations where remunerations should be suspended or reclaimed if it is determined that such remunerations were set based on inaccurate information provided by a Member of the Board or the executive management, in order to prevent abuse of power to obtain unmerited remunerations.
- b) The Board Members are not allowed to vote on Board Members remuneration item in the General Assembly Meeting (if this item is included in the agenda of the General Assembly Meeting).
- c) The Board Members remuneration shall consist of an amount of SAR 200,000 (two hundred thousand Saudi Riyal) for each Member in exchange for his/her Membership in the Board and his/her participation in its business, including attendance allowance and additional bonuses in the event of

²⁹ Paragraph A - 1) of Article 90 - Corporate Governance Regulations (Disclosure of Remuneration)



Member participation in the emanating committees from the Board and within the limits of which is stipulated in the Companies Law and Regulations.

- e) Independent Board Members remunerations may not be based on a percentage of the profits that the Company shall earn, or directly or indirectly on the profitability of the Company.
- f) If the remuneration is a specific percentage of the Company's profits, then this percentage may not exceed (10%) of the net profits, after deducting the reserves decided by the General Assembly in implementation of the provisions of the law and the Company's articles of association, and after distributing a profit of no less than (1%) of the Company's paid-up capital; provided that the entitlement to such remuneration shall be commensurate with the number of meetings attended by the Member, and otherwise it shall be void and null.
- g) In any case, the total of financial or in-kind benefits and remuneration that a Board Member shall receive, does not exceed an amount of five hundred thousand Saudi Riyal annually, according to the controls decided by the competent authority.
- h) The Company may disburse interim dividends to its shareholders biannually or quarterly under an annually renewable authorization from the General Assembly Board.

II: Remunerations and Allowance of Audit Committee Members

- 1) Each External Member of the Audit Committee shall receive an annual remuneration of (SAR 80,000), in addition to attendance allowance and other prescribed indemnifies.
- 2) The attendance allowance of audit committee meeting is amounting to (SAR 1500) for each session (as approved in the Shareholders' Assembly meeting dated 4/20/2016), and shall not exceed the attendance allowance prescribed for the Board Members, and a specific amount for each hour spent by the Member outside the committee meetings for relevant business, and an indemnity for actual expenses incurred for business related to carrying out his duties.
- 3) The General Assembly Board report should illustrate the remunerations and other benefits that were paid to the committee Members.
- 4) If the committee Member or the committee secretary is an employee of the Company or whosoever receives a monthly salary from the Company, he/she shall not be entitled to receive any special remuneration other than the allowance for attending committee meetings above-mentioned.
- 5) A Board Member could have a remuneration for his Membership in the audit committee or for additional executive, technical, managerial or consultative positions -under professional license-assigned in the Company, in addition to his remuneration as a Member in the Board or the committees formed by the Board, based on the Companies Law and the Company's Articles of Association. In other words, the total remunerations that a Board Member shall obtain in return for his Membership in the Audit Committee or for any additional business or executive, technical, administrative, or advisory positions- under a professional license business or assigned at the Company shall not be listed within the scope of the upper limit of remunerations (if there is a limit).

III: Additional Remunerations of the Board Member

A Board Member may have a remuneration for his Membership in the audit committee or for additional executive, technical, managerial or consultative positions -under professional license- assigned in the Company,



in addition to his remuneration as a Member in the Board or the committees formed by the Board, based on the Companies Law and the Company's Articles of Association.

IV: Disparities in Remunerations of the Board Members

- a) Remunerations of the Board Members may be varied according to the Member's experience, specialties, tasks assigned to him, independence, the number of attended sessions, and other considerations.
- b) Remunerations of independence Board Members should not be deducted from Company's dividends percentage, in order to not connect remunerations with the Company's performance or any other factors that could affect his decisions' independency.
- c) To evaluate the Member's performance, the Nominations and Remuneration Committee submits its periodic report to the Chairman of the Board of Directors on the performance of each Member of the Board of Directors/Committee regarding the following:
 - 1- Extent of commitment to attend the BODs' Meetings
 - 2- Positive participation in the discussions and topics raised
 - 3- Submitting proposals that contribute to raising the level of the Company's performance
 - 4- Carrying out tasks assigned to him/her by the BODs
 - 5- The need to change/develop/retain the Member

V: Suspend and reclaim remunerations by the Company

- 1) If the General Assembly decided to terminate the membership of a Board Member because of his absence for three consecutive meetings or five separate meetings without an accepted excuse to the BOD, this Member will be deprived of any remunerations for the period following his/her last attended meeting. In addition, such Member has to pay-back all remunerations he received for that period.
- 2) If the Audit Committee or Authorities discovered that the remunerations disbursed to any Board Member or Executive Member based on incorrect or false information (provided to General Assembly or included in the Board annual report), these remunerations shall be repaid to the Company. The Company has the right to reclaim or suspend these remunerations in order to prevent abuse of power to obtain unmerited remunerations.
- 3) If the General Assembly of Shareholders did not approve the disbursement of the annual remunerations to Board/Committee Members for their membership, (if this item is included in the agenda of the General Assembly Meeting), the Member who received such remuneration should repay it within (15) working days after the date of convening the General Assembly meeting. This will be in exchange for their Board Membership in the Fiscal year of the remunerations disbursing or suspending remunerations.

VI: Disclosure of Remunerations and Policies by the Company

The Board shall disclose -in the annual report- the details of policies related to remunerations, its identification mechanisms, amounts, benefits in kind and financial benefits paid for every Board Member (whether it is Salaries, Percentage of the profits, Allowance for attending, Expenses Allowance, or any other benefits) for any executive, technical, managerial or consultative positions or works. In addition, this report should disclose the number of Board sessions that the Member has attended since the last meeting of the General Assembly.



VII: Disbursement Method for Remunerations and Compensations for the Board Members

- 1) The annual remuneration for the Board Members (and outside Committee Members) can be disbursed for the Members in (4) installments: each at the end of the fiscal quarter, or biannually, or annually, or any other way appropriate to the Company's circumstances.
- This regulation will be updated in accordance with any updates to the Company's Articles of Association and related statuary regulations.
- 3) If the compensations are in fact a salary for the Executive Board/Committee Member, it should be paid BENEFI according to the payroll system.

VIII: Remunerations and Compensations for the Executive Management

Remuneration of Executive Management shall include:

- 1. Basic salary (paid monthly at the end of every calendar month)
- 2. Allowances include but not limited to housing and transportation allowances.
- 3. Medical insurance benefits for the employee and his/her family.
- 4. An Annual remuneration based on the KPI's as per the annual assessment.
- 5. Short-term incentive plans related to exceptional performance, and long-term incentive plans as stock options programs, if any.
- 6. Other benefits include but are not limited to, the annual leave, annual tickets, services of Airport Executive Lounges, and end-of-service award according to Labor Law and human resources policy adopted in the Company.
- 7. The monthly salary, financial privileges and other benefits agreed upon contractually shall be paid in a manner that does not violate the internal regulations of the Company.

IX: Performance Evaluation of Senior Executives

The HR Department and the Financial Department submit to the Nominations and Remuneration Committee its periodic report on the performance of each senior executives regarding of the following:

- 1- Extent of compliance with the implementation of the Company's regulations and Board of Directors' decisions;
- 2- The results of the sector(s) he/she undertakes;
- 3- The number of initiatives he/she took that contributed to raising the level of the Company's performance;
- 4- Carrying out additional work on behalf of the CEO, the Board of Directors, or the Committee;
- 5- The need to change/develop/retain a senior executive.



Clarifying the relevance between the awarded remunerations and the applicable remuneration policy, and any material deviation from that policy³⁰

We would also like to point out that the relevance between the awarded remunerations and the applicable remuneration policy is characterized by compliance. There is no material deviation from this policy. It shall be noted that the Board Members have not received any allowances for attending the Board meetings or its committees held within the past FY.

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³⁰ Paragraph A - 3) of Article 90 - Corporate Governance Regulations (Disclosure of Remuneration)



Fitaihi Holding Group Board of Directors and its Committees³¹



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³¹ - Paragraph 2) of Article 87 - Corporate Governance Regulations - (Disclosure in the Board's Report)



			Members	of Board and	1 Committees	
Member Name	Membership Classification	Board of Directors	Audit Committee	NR Committee	Risk Management Committee	Investment Committee
SHK. Ahmed Hassan Fitaihi	Non- Executive	Board Chairman				Chair
Dr. Ibrahim Hassan Al-Madhoun	Non- Executive	Vice Chairman	Member	Member	Chair	Member
Mr. Omar Riyadh Al- Humaidan	Non- Executive	Member				Member
Dr. Suhail Hassan Qadi	Independent	Member		Chair	Member	
Dr. Adnan Abdulfattah Soufi	Independent	Member	Chair		Member	
Mrs. Bayan Adel Fakieh	Non- Executive	Member		Member		
Dr. Ibrahim M. Omar Badawood	Independent	Member	Member			

Means adopted by the Board for evaluating the performance of the Board, its Committees and Members³²

A)- Internal Regulations of the mechanisms for evaluating the performance of the Board and its committees stipulated the following: (For Guidance)

- 1- Periodically, the Board Chairman shall evaluate the performance of the Board and its Members according to the approved performance cards.
- 2- Periodically, the Committee Chairman shall evaluate the performance of the Committee and its Members according to the approved performance cards.
- 3- Periodically, the non-executive Members shall evaluate the performance of the Board Chairman according to the approved performance cards.

B)- Currently, there is no external party that evaluates the performance of the Board. (For Guidance)

Diversity:

Diversity in the formation of the Board and committees shall be an additional factor of strength in applying the best practices of governance. Fitaihi Holding Group diversifies its Board and its committees, in terms of age structure, and wide experience in various commercial and investment fields.

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³² - Paragraph 7) of Article 87 - Corporate Governance Regulations - (Disclosure in the Board's Report)



Meetings of the General Assemblies of Shareholders held During the FY 2024³³

Fitaihi Holding Group held (1) General Assembly meetings for the Shareholders (remotely) during the FY 2024, as follows:

	Member Name*	Membership Nature	Number of Meetings (1) The 25th Ordinary GA 12/05/2024	Total	Presence
1	SHK. Ahmed Hassan Ahmed Fitaihi	Chairman	-	0/1	0%
2	Dr. Ibrahim Hassan Al- Madhoun	Vice- Chairman	>	1/1	100%
3	Mr. Omar Riyadh Al- Humaidan	Member	•	1/1	100%
4	Dr. Suhail Hassan Qadi	Member	-	0/1	0%
5	Dr. Adnan Abdulfattah Soufi	Member	~	1/1	100%
6	Mrs. Bayan Adel Fakieh	Member	~	1/1	100%
7	Dr. Ibrahim M. Omar Badawood	Member	>	1/1	100%

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 ³³ - Paragraph 14) of Article 87 - Corporate Governance Regulations - (Disclosure in the Board's Report)
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Meetings of the Board³⁴

In order to enhance the work of the Group's Board, the Board convened during its 9th term, in 2024, (4) meetings. The status of the Board Members attending these meetings is indicated below:

BOD - 9th Term

	Mambarahin	Number of Meetings (4 meetings)					
Member Name	Membership Nature	First Meeting	Second Meeting	Third Meeting	Fourth Meeting	Total	%
		28/03/2024	19/05/2024	08/08/2024	05/11/2024		
SHK. Ahmed Hassan Ahmed Fitaihi	Chairman	~	•	•	>	4/4	100%
Dr. Ibrahim Hassan Al-Madhoun	Vice- Chairman	>	•	•	>	4/4	100%
Mr. Omar Riyadh Al-Humaidan	Member	>	•	•	>	4/4	100%
Dr. Suhail Hassan Qadi	Member	>	•	•	>	4/4	100%
Dr. Adnan Abdulfattah Soufi	Member	>	•	•	>	4/4	100%
Mrs. Bayan Adel Mohammed Fakieh	Member	-	•	•	>	3/4	75%
Dr. Ibrahim M. Omar Badawood	Member	~	•	•	>	4/4	100%
The lastest General Assembly (during last FY) was held on 12/05/2024							

The most significant decisions and recommendations of the Board during or related to the FY 2024:35

No.	Date of Decision	Content of the Resolution
1	Various Dates	Approval of the preliminary quarterly and audited annual financial statements.

³⁴ - Paragraph 31) of Article 87 - Corporate Governance Regulations - (Disclosure in the Board's Report)

³⁵ - Paragraph 16) of Article 87 - Corporate Governance Regulations - (Disclosure in the Board's Report)



- Board Committees³⁶

A number of Committees are emanating from the Board of Directors. These committees assist the Board of Directors and the Executive Management to perform the assigned functions to achieve the Group's objectives, as follow:

1- Audit Committee:

The Committee has been formed by a resolution of the General Assembly held on 21/04/2022, setting out its functions, Controls, and Members' remunerations. Thereunder the Committee has come into effect in its new term on 22/04/2022 for a period of three calendar years ending on 21/04/2025. The committee consists of (3) Members, as shown in the following table:

	Name	Membership Nature
1	Dr. Adnan Abdulfattah Soufi	Chair (Independent)
2	Dr. Ibrahim Hassan Al-Madhoun	Member (Non-Executive)
3	Dr. Ibrahim M. Omar Badawood	Member (Independent)

Summary of Audit Committee's Duties and Responsibilities:

The Audit Committee shall be responsible for monitoring the Company's activities and ensuring the integrity and effectiveness of the reports, financial statements and internal control systems. The duties of the audit committee shall particularly include the following (as stated in the Governance Regulations of the Company):

A) Financial Reports:

- 1- Analyzing the Company's interim and annual financial statements before referring to the Board and providing its opinion and recommendations thereon to ensure their integrity, fairness and transparency.
- 2- Providing its technical opinion, at the request of the Board, regarding whether the Board's report and the Company's financial statements are fair, balanced, understandable, and contain information that allows shareholders and investors to assess the Company's financial position, performance, business model, and strategy;
- 3- Analyzing any material or irregular issues contained in the financial reports;
- 4- Accurately investigating any issues raised by the Company's CFO or any person assuming his/her duties or the Company's compliance officer or external auditor;
- 5- Examining the accounting estimates in respect of significant matters that are contained in the financial reports; and
- 6- Paying attention to the extraordinary actions such as accounting reclassification and unusual titles (irregular).

³⁶ - Paragraph 6) of Article 87 - Corporate Governance Regulations - (Disclosure in the Board's Report)



- 7- Examining the accounting policies followed by the Company and providing its opinion and recommendations to the Board thereon.
- 8- Reporting its proposals and recommendations to the Board for approval.
- 9- Ensuring that the Board is aware of all matters that affect substantially the financial matters and administrative affairs.
- 10- Examining the accounting policies or any amendments therein adopted by Company before being approved, providing the committee's recommendations in this regard and considering the appropriateness of accounting policies to the nature of Company business and its effects on the financial position and business results.
- 11- Auditing the annual report prior to its publication and ensuring that the information is understandable and in conformity with the knowledge of Members about the Company and its activities as well as reviewing any legal issues that affect the financial position of the Company.
- 12- Evaluating the fairness of periodic financial reports and explanations contained therein and seeking the advice of the Management, internal auditor, and auditor about:
 - A) if the discrepancies in the financial percentages are inconformity with the changes of the Company's operations and financial practices.
 - B) If the general accepted accounting principles are applied constantly.
 - C) If there any unusual events or procedures.
 - D) If the financial and administrative internal control system effectively meets its objectives.
 - E) If the periodic financial reports contain sufficient and appropriate information for publication.

B) Internal Audit:

- 1- Examining and reviewing the Company's internal and financial control and risk management systems.
- 2- Examining the internal audit reports and following up the implementation of the corrective measures in respect of the remarks made in such reports.
- 3- Monitoring and overseeing the performance and activities of the internal auditor and internal audit department of the Company, if any, to ensure the availability of the necessary resources and their effectiveness in performing the assigned activities and duties. If the Company has no internal auditor, the committee shall provide a recommendation to the Board if there is a need to appoint an internal auditor.
- 4- Providing a recommendation to the Board on appointing the manager of the internal audit unit or department, or the internal auditor and suggest the candidate remunerations
- 5- Inviting the internal auditor to attend meetings of audit committee at least on annual basis to discuss audit plans and any other matters under consideration. It also has the right to invite him/her at any time to discuss any other matters relevant to internal audit.
- 6- Verifying the sufficiency and efficiency of the control activities in the facility in an appropriate way, limiting and detecting fraud and errors, immediately upon occurrence, and the effectiveness of the implementation of control activities in a manner allowing verifying the quality of control activities and consistency of implementation.
- 7- Overseeing investigations related to fraud or errors occurred in the Company or any matters that the committee deems substantial for investigation.
- 8- The internal audit department may be taken as a reference for the audit committee information in cases of important and unusual embezzlement in addition to the Company's application of legal aspects.
- 9- Examining the nomination applications for the auditor general post in the Company, remuneration, allowances, and other benefits allocated and nomination of the most suitable person with the reasons and



- consideration of the termination of general auditor service whether due to resignation, disability, or dismissal and present relevant recommendations to the Board.
- 10- The audit committee shall prepare a report on its opinion about the adequacy of the internal control system in the Company and other activities, carried out within its competency. The Board shall submit sufficient copies of this report to the Company headquarter, ten-day prior to the meeting of the General Assembly to provide a copy thereof to the interested shareholders. The report shall be read during the General Assembly meeting.
- ** According to the Audit Committee's recommendation, (**Talal Abu-Ghazaleh Global**) is appointed to perform the internal audit tasks and risk assessment and management.³⁷

Board of

Directors, or the Board refused to accept them regarding the appointment of the company's auditor, their dismissal, determining their fees, evaluating their performance, or appointing the internal auditor.³⁸

C) External Auditor

- 1- Providing recommendations to the Board to nominate, dismiss, set out the remunerations and assess the performance of external auditors after verifying their independence and reviewing the scope of their work and the terms of their contracts;
- 2- Verifying the independence of the external auditor, its objectivity, fairness, and effectiveness of the audit activities, taking into account the relevant rules and standards;
- 3- Reviewing the plan of the Company's auditor and its activities, and ensuring that it does not provide any technical or administrative works that are beyond its scope of work, and provides its opinion thereon;
- 4- Responding to queries of the Company's external auditor;
- 5- Reviewing the external auditor's reports and its comments on the financial statements, and following up the procedures taken in connection therewith;
- 6- Following up on the auditors' work;
- 7- Monitoring the inventories including those made in the Company's branches and projects.
- 8- Holding individual meeting with the auditor to discuss any matters that committees or auditors consider to be discussed personally;
- 9- Ensuring that the important notices and recommendations submitted by the auditor have been received and discussed timely;
- 10- Ensuring the response of the management to the recommendations of the auditor; and
- 11- The Ordinary General Assembly shall appoint the Company's external auditor based on a nomination of the Board, and taking into account the following:
 - A) The nomination shall be based on a recommendation from the Audit Committee.
 - B) The external auditor shall be authorized and fulfilling the requirements established by the competent authority.

³⁷ - Paragraph 11) of Article 87 - Corporate Governance Regulations - (Disclosure in the Board's Report)

³⁸ - Paragraph 12) of Article 87 - Corporate Governance Regulations - (Disclosure in the Board's Report)



- C) The external auditor's interests shall not conflict with the interests of the Company.
- D) The number of nominees shall not be less than two auditors.

D) Ensuring Compliance

- 1) Reviewing the findings of the reports of supervisory authorities and ensuring that the Company has taken the necessary actions in connection therewith;
- 2) Currently, the Audit Committee is concerned with all matters related to the tasks of implementing Corporate Governance regulations and controls.
- 3) Ensuring the Company's compliance with the relevant laws, regulations, policies and instructions;
- 4) Reviewing the contracts and proposed Related Party transactions, and providing its recommendations to the Board in connection therewith;
- 5) Reporting to the Board any issues in connection with what it deems necessary to take action on, and providing recommendations as to the steps that should be taken;
- 6) Ensuring that corrective actions are taken or recommended in order to adequately resolve complaints, issues or disputes raised by the Company's stakeholders;
- 7) Reviewing any management decisions that require a second opinion from auditors other than the Company's regular external auditors with respect to any significant accounting issue;
- 8) Ensuring the Company's management promptly responds to the internal auditors' recommendations within a reasonable time frame;
- 9) Reviewing all transactions with related parties and approving any transactions according to the limits of the authority granted to it by the Board; and
- 10) Preparing audit committee report for the shareholders, which shall include details of Committee's performance against the assigned responsibilities and duties, provided that the report contains its recommendations and opinion on the adequacy of the internal and financial control systems and risk management systems in Fitaihi.

E) Remunerations and Attendance Allowances of Audit Committee Members

- 1- Each Member of the Audit Committee –External Member- shall receive an annual remuneration of (SAR 80,000), in addition to attendance allowance and other prescribed compensations.
- 2- The attendance allowance of the audit committee meeting is amounting to (SAR 1500) for each session (as approved by the Extra-Ordinary General Assembly held on 04/05/2023), and not exceeding the attendance allowance prescribed for the Board Members. This is in addition to a specific amount for each hour spent by the Member outside the committee meetings for relevant business, and an indemnity for actual expenses incurred for business related to his duties.
- 3- The General Assembly Board report should illustrate the remunerations and other benefits that were paid to the committee Members.
- 4- If the committee Member or the committee secretary is an employee of the Company or whosoever receives a monthly salary from the Company, he/she shall not be entitled to receive any special remuneration other than the allowance for attending committee meetings above-mentioned.
- A Board Member may obtain remuneration for his Membership in the audit committee which formed by General Assembly, or for any additional business, executive, technical, managerial or consultative positions- under professional license- assigned to him/her by the Company. In addition to the remuneration that he may receive in his capacity as a Member in the Board or Board Committees, in accordance with the Companies Law and the Company's bylaws. In other words, the total remunerations that a Board Member shall obtain in return for his Membership in the Audit Committee or for any



- additional business or executive, technical, administrative, or advisory positions- under a professional license business or assigned to him at the Company shall not be listed within the scope of the upper limit of remunerations (if there is a limit).
- 6- All the above-mentioned remunerations and allowances can be disbursed on a quarterly, semi-annual or annual basis, or in any other way appropriate to the Company's circumstances.

F) Audit Committee Controls

- 1- The Committee shall select from a chairman among its members; besides it may select Secretary among its Members or others to prepare its meetings minutes and takes over the administrative issues of the Committee.
- 2- The Committee shall convene upon an invitation from its Chairman, who presides over all the committee meetings when he is present. If the committee chairman is absent, he/she can delegate one of the committee Members to chair the meeting, or the attending Members may elect a temporary Chairman among themselves during the meeting.
- 3- A Committee Member may delegate another Member to attend these meetings. The Committee deliberations and resolutions shall be recorded in the minutes signed by the Committee's Chairman and Secretary. The Committee Member shall be considered resigned if the Member fails to attend Committee meetings, without acceptable excuse, for more than (3) consecutive or (5) separate meetings.
- 4- The quorum of Audit Committee shall be constituted at its meeting by the presence of the majority of its Members and its resolutions shall be adopted by majority vote of the Members present. In the event of a tie, the chairman will cast the deciding vote.
- 5- The Committee Member may not participate in any business that would compete with the Company or trade in any activities that the Company performs unless obtained the approval of the General Assembly, otherwise the Company shall be entitled to claim compensation or the transactions made for his account, shall be considered made for the Company's account.
- 6- The Committee Member shall comply with the Board Member obligations and maintain the Company's secrets. The Committee Members may not disclose any information acquired due to their work to shareholders or others.

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The Audit Committee held in its 9th term, (6) meetings during the FY 2024. Below is the attendance status of the Committee Members in these meetings:³⁹

During the 9th. Term

	Membership	Number of Meetings (4 meetings)*					
Member Name	Nature	1st. Meeting 05/02/2024	2nd. Meeting 28/03/2024	3rd. Meeting 19/05/2024	4th. Meeting 08/08/2024	Total	%
Dr. Adnan Abdulfattah Soufi	Chair	•	•	~	•	4/4	100%
Dr. Ibrahim Hassan Al-Madhoun	Member	•	•	•	•	4/4	100%
Dr. Ibrahim M. Omar Badawood	Member	•	~	~	•	4/4	100%

Member Name	Membership Nature	Number of Meetings (2 meetings)* 5th. Meeting 6th. Meeting 15/10/2024 05/11/2024		Total	%
Dr. Adnan Abdulfattah Soufi	Chair	>	•	2/2	100%
Dr. Ibrahim Hassan Al-Madhoun	Member	>	•	2/2	100%
Dr. Ibrahim M. Omar Badawood	Member	>	•	2/2	100%

^{*} In addition to field visits to the branches and periodic meetings with the external auditor, the internal auditor and some of the Company's departments (particularly the financial department) in order to assess their work from time to time and supervise the inventory operations in specific periods.

³⁹ Paragraph 31) of Article 87- Corporate Governance Regulations- (Disclosure in the Board's Report)



2- Nomination and Remunerations Committee (NRC):

The Board of Directors formed the Nomination and Remunerations Committee from non-executive Board Members, including an independent Member (at least) in accordance with the Corporate Governance Regulations. The Committee began to perform the assigned duties on 26/04/2022 for a period of three years ending on 21/04/2025. The General Assembly held on 04/05/2023 agreed to update the Nomination and Remunerations Committee's Charter. The Committee consists of (3) Members, as shown in the below table:

	Name	Membership Nature
1	Dr. Suhail Hassan Qadi	Chair (Independent)
2	Dr. Ibrahim Hassan Al-Madhoun	Member (Non-Executive)
3	Mrs. Bayan Adel M. Fakieh	Member (Non-Executive))

Summary of Nomination and Remunerations Committee's Duties and Responsibilities:

- 1- Preparing a clear policy for the remunerations of the Board Members and Board Committees and Executive Management, reporting such policy to the Board in preparation for approval by the General Assembly, provided that such policy shall be in consistent with the standards linked to performance, disclosing and ensuring the implementation of such policy;
- 2- Clarifying the relation between the granted remunerations and the applicable remunerations policy, and highlighting any material deviation from that policy.
- 3- Periodically reviewing and assessing the effectiveness of the remunerations policy in order to meet its objectives.
- 4- Providing recommendations to the Board in respect of the remunerations of its Members, Board Committees-except for the Audit Committee- and Senior Executives in accordance with the approved policy.
- 5- Proposing clear policies and standards for the Board and Executive Management Membership.
- 6- Providing nomination or re-nomination recommendation of its Members to the Board, in accordance with applicable polices and standards, taking into consideration not to nominate whomsoever convicted of a crime involving breach of trust.
- 7- Preparing a description of the required capabilities and qualifications required for the Board Membership and Executive Management positions.
- 8- Determining the time needed to be allocated by the Member to the Board businesses.
- 9- Annually reviewing the adequate talents required for Board Membership and Executive Management positions.
- 10- Reviewing the structure of the Board and Executive Management and making recommendations regarding the proposed changes to be applied.
- 11- Annually verifying the independence of Members, and ensuring that no conflict of interest is detected if the Member holds another Board Membership.
- 12- Developing job descriptions for Executive Members, non-Executive Members, independent Members and Senior Executives.
- 13- Developing special procedures in case the position of a Board Member or a Senior Executive has become
- 14- Identifying weaknesses and strengths in the Board, and proposing relevant solutions in line with the Company's interest.



- 15- Assessing the Senior Executives and CEO performance in the Company, in accordance with the Company HR Department reports.
- 16- Conducting final interviews to adopt the appointment of Senior Executives.
- 17- Informing the CEO and the Board Members, particularly non-executive Board Members of the shareholders' proposals received on the performance of the Company.

The Nomination and Remunerations Committee (NRC) held in its 6th term (2) meetings during the FY 2024. Below is the attendance status of the Committee Members in these meetings:

During the 6th Term of the Committee

Member Name	M 1 1:	Number of meeting			
	Membership Nature	Hirst Meeting Second Meeting		Total	%
Dr. Suhail Hassan Abdul- Malik Qadi	Chair	~	•	2/2	%100
Dr. Ibrahim Hassan Mohammed Al-Madhoun	Member	~	•	2/2	%100
Mrs. Bayan Adel M. Fakieh	Member	•	•	2/2	%100

Remunerations and Attendance Allowances of the Committee Members

- 1- The General Assembly of Shareholders, which was held on 04/05/2023, approved the updating of the Nomination and Remunerations Committee Charter, including work controls, formation, functions, responsibilities, powers, remunerations, and attendance allowances for Members of the Committee.
- 2- The attendance allowance of the Nomination and Remuneration Committee meeting is amounting to (SAR 1500) for each session, and not exceeding the attendance allowance prescribed for the Board Members, and a specific amount for each hour spent by the Member outside the Committee meetings for relevant businesses, and an indemnity for actual expenses incurred for business related to carrying out his duties.
- 3- The Committee Members did not receive any remunerations or attendance allowances in respect of the Committee's Meetings during the FY 2024.



3- Investment Committee:

The Board, in its current term, has formed a committee emanating from the Board to be named the Investment Committee, commenced on 26/04/2022 and ends with the end of the current term of the Board on 21/04/2025, and among its most important main tasks are the following:

- 1- Developing, monitoring the implementation, reviewing and updating a strategy and comprehensive policies for investment that are consistent with the nature and magnitude of the Company, based on the internal and external changing factors of the Company and market in general.
- 2- Determining and maintaining an acceptable level of risk that may be encountered by the Company, as a result of these investments, and ensuring that the Company does not go beyond such level.
- 3- Ensuring the feasibility of the Company's survival in these investments and determining the risks that could be faced during the following twelve (12) months.
- 4- Overseeing the Company's investment system and assessing the effectiveness of the systems and mechanisms for determining, measuring and monitoring the risks that threaten the Company as a result of being involved in these investments, in order to determine are on inadequacy therein.
- 5- Regularly re-assessing the Company's appetite to take risks and be exposed to such risks through endurance tests.
- 6- Providing recommendations to the Board on investment-related matters.
- 7- Ensuring the availability of resources for investment.

Investment Controls

- 1- The investment in the financial assets shall be made, in first place, based on the Group own resources.
- 2- Avoiding engaging in investments in the markets of the high political and economic risks countries.
- 3- Avoiding investment in loss-making companies or ill-reputed companies.
- 4- The risk should be distributed by sector and attention shall be paid to the leading companies with high growth rates
- 5- Avoiding investment in the high risk companies whose profits rates exceed the standard rates.
- 6- The listed securities, in the KSA, should be sold and purchased from an investment fund or an investment portfolio of the Company managed by an authorized person in accordance with the management contract, provided that the contract shall expressly indicate the complete separation between the Company and investment decisions and not contain any article might be contrary thereto. The investment for one year or more shall be excluded therefrom, the Company shall not sell the security before one year on date of last purchase of the securities owned by the issuer itself.
- 7- The Company shall notify the Capital Market Authority of any management contract made between the Company and the authorized person (by the official parties in the KSA), together with reference to the number of investment portfolio relevant to this contract.
- 8- The Company shall upon consolidation of financial statements with its subsidiaries, ensure the compliance of subsidiaries with the controls stipulated in this decision.
- 9- Complying with laws, regulations and circulars on the investment controls of the official authorities (Capital Market Authority, Ministry of Commerce, etc.).



Investment Procedures

- 1- The available investment opportunities shall be presented to the investment committee
- 2- The Members of investment committee shall discuss these opportunities whether through their meetings or via other means of communications (email, phone, fax, etc.)
- 3- After the investment committee agreed in principle on the investment opportunity, it shall recommend the same to be presented to the Board Members for discussion.
- 4- When the Board of director adopts the recommendations of investment committee, the Board makes decision in which the investment opportunities, investment controls and limits are determined.
- 5- After the Board adopted the recommendations of the Investment Committee, the Board shall assign whomever is needed and grant them the powers to implement the Board's investment decision.

The committee consists of (3) Members, as shown in the below table:

	Member Name	Membership Nature
1	SHK. Ahmed Hassan Fitaihi	Chair (Non-Executive)
2	Dr. Ibrahim Hassan Al- Madhoun	Member (Non-Executive)
3	Mr. Omar Riyadh Mohammed Al-Humaidan	Member (Non-Executive)

The Investment Committee held in its 6th term during the FY 2024, (4) joint Meeting during the BOD's meetings. Below is the attendance status of the Committee Members:

	Membership	Number of Meetings (4 meetings)*					
Member Name	Nature	First Meeting 28/03/2024	Second Meeting 19/05/2024	Third Meeting 08/08/2024	Fourth Meeting 05/11/2024	Total	%
SHK. Ahmed Hassan Ahmed Fitaihi	Chairman	•	>	•	•	4/4	100%
Dr. Ibrahim Hassan Al-Madhoun	Vice- Chairman	•	•	•	•	4/4	100%
Mr. Omar Riyadh Al-Humaidan	Member	•	>	•	>	4/4	100%

^{*}This is in addition to telephone conversations to discuss some recommendations and opportunities.



4- Risk Management Committee

The Board has formed a committee emanating from the Board called the Risk Management Committee, which ends at the end of the Board's current term. Its main tasks include what was previously stated in Chapter "Risk Management and Control Policy"

The Committee consists of (3) Members, as shown in the table below:

	Member Name	Membership Nature
1	Dr. Ibrahim Hassan Al-Madhoun	Chair (Non-Executive)
2	Dr. Adnan Abdulfattah Soufi	Member (Independent)
3	Dr. Suhail Hassan Abdul-Malik Qadi	Member (Independent)

The Risk Management Committee held in its 3rd term (4) meetings during the FY 2024. Below is the attendance status of Committee Members in these meetings:

Member Name	Membership	Number of Meetings (4 meetings)*					
	Nature	1st. Meeting 28/03/2024	2nd. Meeting 19/05/2024	3rd. Meeting 08/08/2024	4th. Meeting 05/11/2024	Total	%
Dr. Ibrahim Hassan Al-Madhoun	Chair	•	•	>	>	4/4	100%
Dr. Adnan Abdulfattah Mohammed Soufi	Member	•	•	>	>	4/4	100%
Dr. Suhail Hassan Abdul-Malik Qadi	Member	•	•	>	>	4/4	100%

^{*}In addition to periodic meetings with the internal auditor and some of the Company's departments (Particularly the financial department) in order to regularly assess their work.



Participation of the Board Members in the Membership of other companies' Board of Directors inside and outside the KSA:⁴⁰

Some Board Members are members of other companies' Board of Directors, and the below table shows the names of the Members and companies in which they are present or former members, or directors.

Name	Names of other companies in which they are present members, or directors	Inside / Outside KSA	Legal Entity (Listed Joint Stock/ Unlisted Joint Stock / Limited Liability /)	Names of other companies in which they are former members, or directors	Inside /Outside KSA	Legal Entity (Listed Joint Stock/Unlisted Joint Stock/Limited Liability /)
SHK. Ahmed Hassan Fitaihi	-	-	-	- CEO of Fitaihi Holding Group until 12/04/2017.	Inside KSA	Listed-Joint Stock
				- Chairman of Sukoon International	Inside KSA	Closed-Joint Stock
				- Member of the Board of Credit Agricole Bank - Egypt	Outside KSA	Listed-Joint Stock
				- Member of the Board of Dar Al Fouad Hospital - Cairo	Outside KSA	Closed-Joint Stock
Dr. Ibrahim Hassan Al- Madhoun	-	-	-	- Red Sea Housing Services Company	Inside KSA	Listed-Joint Stock
				– Almarai Company	Inside KSA	Listed-Joint Stock
				- Herfy Food Services Company	Inside KSA	Listed-Joint Stock
				- Kingdom Holding Company	Inside KSA	Listed-Joint Stock

⁴⁰ - Paragraph 3) of Article 87 - Corporate Governance Regulations - (Disclosure in the Board's Report)

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				- Arabian Shield Insurance Company - Obeikan Investment	Inside KSA	Listed-Joint Stock Closed-Joint
				Group	Inside KSA	Stock
Mr. Omar Riyadh Al- Humaidan	- The National Company for Glass Industries (Zoujaj)	Inside KSA	Listed-Joint Stock	- Member of the Board of Al- Hayah Pharmacies	Inside KSA	Limited Liability Company
	- Abraj Al Hayat Contracting Est.	Inside KSA	Limited Liability Company		1 .1 1204	
	- JADCO Company	Inside	Listed-Joint	- Founder and Chairman of Trans-Arabian Peninsula	Inside KSA	Limited Liability Company
	Gulf Guard Company	KSA	Stock	Trading Corporation		
		Inside KSA	Limited Liability Company			
Dr. Suhail Hassan Abdul-Malik Qadi	- Al-Ber Society in Jeddah	Inside KSA	A Charity	- Makkah Construction & Development Company - Elaf Group for Travel and Hotel - Society Empowerment Company	Inside KSA	Listed-Joint Stock Limited Liability Company Limited Liability Company
Dr. Adnan Abdulfattah Mohammed Soufi	- Adnan Abdulfattah Soufi Management Consulting Office	Inside KSA	Sole Corporation	Wadi Jeddah CompanySaudi Industrial Services Company	Inside KSA Inside KSA	Closed-Joint Stock Listed-Joint Stock
	- Natixis Saudi Arabia Investment Company	Inside KSA	Closed-Joint Stock	- SEDCO Holding Company	Inside KSA	Closed-Joint Stock



				1		- · · ·
	- Ashmore Investment Saudi Arabia	Inside KSA	Closed-Joint Stock	- Bupa Arabia for Cooperative Insurance	Inside KSA	Listed-Joint Stock
	- Saudi Brothers Commercial Company	Inside KSA	Closed-Joint Stock	Company - Arab Cement Company	Inside KSA	Listed-Joint Stock
				- AWJ Holding Company	Inside KSA	Limited Liability Company
				- Al-Ahly Capital Company	Inside KSA	Closed-Joint Stock
				- Savola Company	Inside KSA	Listed-Joint Stock
				- Panda Retail Company	Inside KSA	Closed-Joint Stock
				- CMA BOD	Inside KSA	Governmental
Mrs. Bayan Adel Mohammed Fakieh	- Sukoon International Holding Company	Inside KSA	Closed-Joint Stock	-	-	-
	- General Manager of Aljaddah Holding Company	Inside KSA	Limited Liability Company Limited			
	- General Manager of Brisco Real Estate Company	Outside of KSA	Liability Company			
Dr. Ibrahim M. Omar Badawood	- Managing Director of ALJ - Community Jameel Foundation	Inside KSA	Limited Liability Company	-		
	Board Member and CEO of Bab Rizq JameelSenior Executive General	Inside KSA	Closed-Joint Stock			
	Manager, Public Relations and Government Affairs - Abdul	Inside KSA	Limited Liability Company			



Latif Jameel			
Company			

Qualifications, Experiences, Current and Previous positions of Members of the Board, Committees and Executive Management⁴¹

1- Board Members

	l- Board Membe				
	Name	Current positions	Previous positions	Qualifications	Experiences
1	SHK. Ahmed Hassan Fitaihi	Chairman of Fitaihi Holding Group	 1- CEO of Fitaihi Holding Group (until 12/04/2017) 2- Board Chairman of Sukoon International Real Estate Company in Jeddah 	High school	- More than 50 years in establishing, managing and leading companies of all kinds.
			3- Board Member of "Credit Agricole Bank" - Egypt.		- Former Board Member of "Credit Agricole" Bank - Egypt.
			4- Board Member of Dar Al Fouad Hospital - Cairo		- Former Board Member of General
			5- Board Member of General Organization for Social Security.		Organization for Social Security. - Former Board
			6- Chairman of Gold and Jewelry Committee in Jeddah Chamber of Commerce.		Member of Jeddah Chamber of Commerce and Industry.
			7- Board Member of Chamber of Commerce and Industry.		- Former Chairman of Gold and Jewelry Committee at
			8- Deputy General Director of Al-Madinah Press Est.		Jeddah Chamber of Commerce for one term Former Board
					Member of Dar Al Fouad Hospital in Cairo.

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⁴¹ - Paragraph 2) of Article 87 - Corporate Governance Regulations - (Disclosure in the Board's Report)



	Name	Current positions	Previous positions	Qualifications	Experiences
2	Dr. Ibrahim Hassan Al- Madhoun	Vice- Chairman of Fitaihi Holding Group	- Chairman of Red Sea Housing Services Company - Board Member of Al-Maraie Company - Board Member of the Red Sea Housing Services Company - Board Member of Herfy Food Services Company - Board Member of Kingdom Holding Company - Board Member of Arabian Shield Insurance Company - Board Member of Obeikan Investment Group	- PhD in Civil Engineering - University of Arizona, USA, 1981 - Master of Civil Engineering - KFUPM - 1975 - Bachelor in Civil Engineering - KFUPM -1973	- Assistant Professor, Department of Civil Engineering - KAU - Vice Dean of College of Engineering - KAU - General Supervisor of Project Management Savola Company 1992- 2006 - General Director of the Group and in charge of the Legal Department - Public Affairs - Public Relations - Director of Snack Foods sector - Deputy Executive Chairman for Investments
3	Mr. Omar Riyadh Al- Humaidan	- Businessman - BOD of Al-Jouf Agricultural Development Company (A representative of Fitaihi Group)	- Board Member of Al- Hayah Pharmacies Founder and Chairman of Trans-Arabian Peninsula Trading Corporation	Bachelor of Sharia and Law 1998	Professional experience in Business Administration and Leadership and incorporation of companies for more than 20 years

	Name	Current positions	Previous positions	Qualifications	Experiences
		- BOD of The National Company for Glass Industries (Zoujaj) - BOD Member			
		of Abraj Al Hayat Contracting Est. - BOD of The National Company for Glass Industries			
4	Dr. Suhail Hassan Abdul- Malik Qadi	- Chairman of the Board of Directors of Al-Ber Society in Jeddah	 Vice-Chairman of Makkah Construction & Development Company Chairman of Elaf Group for Travel and Hotels (from 2011 to 2017) Vice-Chairman of the Board of Directors of the Society Empowerment Company Chairman of Makkah Cultural Club (1427-1432H) Director of Umm Al-Qura University (1416-1421H.) Dean Assistant for Faculty of Education for Postgraduate Studies and Scientific Research and Acting Dean of the Faculty (1404-1409H) Assistant Mayor of Jeddah Governorate 	- Doctorate in Educational Systems Administration from University of Colorado Boulder, United States - 1980 - Master of Educational Systems Administration from Champaign University, California, United States - 1976 - Bachelor Degree in Education and Psychology from Faculty of Education, Makkah - 1393H	- Member of the Shura Council (1414 -1416 H) - Member of the Board of Trustees of King Abdulaziz Center for National Dialogue (1435 - 1439H) - A faculty Member at Umm AlQura University (1400H)



	Name	Current positions	Previous positions	Qualifications	Experiences
			and Financial Affairs and Chairman of the Administrative Development Committee (1401- 1403H)		
5	Dr. Adnan Abdulfattah Mohammed Soufi	- Founder and Executive Partner for Dr. Adnan Abdulfattah Soufi Management Consulting Office	- CEO of SEDCO Holding Company - Dean of Faculty of Economics and Administration at King Abdulaziz University - Professor of Business Administration at Faculty of Economics and Administration	 Doctorate in Business Administration from George Washington University in the United States of America in 1984 Master of Business Administration from the University of Seattle in 1979 Bachelor Degree in Electrical Engineering from the University of Seattle in 1977 	 Former Member of Saudi Capital Market Authority's Board of Directors (from 2014 to 2016) Specializing in governance, business development, strategies, change- management, transformation programs, and institutional investment. Started as CEO's Advisor at SEDCO Holding Company, then Senior Vice Chairman for Direct Investments Group and a Member of the Executive Committee, then Managing Director of the Financial Investments Group, then the CEO of



	Name	Current positions	Previous positions	Qualifications	Experiences
					SEDCO Holding Company, then Chairman of the Board of Directors' Advisor (from 1991 to 2013)
6	Mrs. Bayan Adel Mohammed Fakieh	- General Manager of Aljaddah Holding Company, Jeddah, KSA - General Manager of Briscoe Real Estate, London, UK	Unilever-Saudi Arabia from 2011 to 2015: - Client-Marketing Manager - Trade Sector-Assistant Manager - Operations Sector-Assistant Manager - Brand-Assistant Manager - Brand-Assistant Manager Al Azizia Panda United from 2010 to 2011: - Key Accounts-Assistant Manager	 Master of Science in International Management in the Middle East and North Africa SOAS from University of London, United Kingdom in 2009 Bachelor of Business Administration from University of Westminster, London, United Kingdom - 2008 	- 15 years- experience in investment, real estate marketing, retail sales, and brand management
7	Dr. Ibrahim M. Omar Badawood	- Managing Director of ALJ - Community Jameel Foundation - Chairman of Bab Rizq Jameel	- General Manager - Jeddah Science & Technology Center – Dallah Group 1992-2000	- Doctorate in Business administration - 2013 - Arab Academy for Science and Technology - Master in Business administration - 20000 - Arab Academy for Science and Technology - BSc in Biology - 2000 - KAU	- Charitable activities and social responsibility - Investments and business management - Project financing



2- Audit Committee Members:

	Name	Current positions	Previous positions	Qualifications	Experiences	
1	Dr. Adnan	Please refer to the items	of the table of Qualific	cations, experiences,	and current and previous	
	Abdulfattah	positions of Board Memb	<u>pers</u>			
	Soufi					
2	Dr. Ibrahim	Please refer to the items of the table of Qualifications, experiences, and current and previous				
	Hassan Al-	positions of Board Members				
	Madhoun					
3	Dr. Ibrahim M. Please refer to the items of the table of Qualifications, experiences, and current and previ				and current and previous	
Omar positions of Board Members						
	Badawood					

3- Nomination and Remunerations Committee Members:

	Name	Current positions	Previous positions	Qualifications	Experiences	
1	Dr. Suhail	Please refer to the items of	•	cations, experiences,	and current and previous	
	Hassan Qadi	positions of Board Members				
2	Dr. Ibrahim	Please refer to the items of the table of <u>Qualifications</u> , experiences, and current and previous				
	Hassan Al-	positions of Board Members				
	Madhoun					
3	Mrs. Bayan Adel	Please refer to the items	of the table of Qualific	cations, experiences,	and current and previous	
	Mohammed	positions of Board Memb	<u>pers</u>			
	Fakieh					

4- Risk Management Committee Members:

	Name	Current positions	Previous positions	Qualifications	Experiences
1	De Ibachias Hassa	Diagram of the state of the sta	•)1' C t'	1
1	Dr. Ibrahim Hassan Al-Madhoun	Please refer to the items of the table of <u>Qualifications</u> , <u>experiences</u> , <u>and current and previous positions of Board Members</u>			
	Ai-Mauilouii	previous positions of Doar	<u>d Members</u>		
2	Dr. Adnan	Please refer to the items of the table of Qualifications, experiences, and current and			
	Abdulfattah Soufi	previous positions of Board Members			
3	Dr. Subail Hassan	Please refer to the items of the table of Ovelifications experiences and express and			
3	Dr. Suhail Hassan	Please refer to the items of the table of <u>Qualifications</u> , experiences, and current and previous positions of Board Members			
	Qadi	previous positions of boar	<u>u members</u>		



5- Investment Committee Members:

	Name	Current positions	Previous positions	Qualifications	Experiences
1	SHK. Ahmed Hassan Fitaihi Please refer to the items of the table of Qualifications, experiences, and current and prev positions of Board Members				nt and previous
2	Dr. Ibrahim Hassan Al- Madhoun	Please refer to the items of the table of Qualifications, experiences, and current and previous positions of Board Members			
3	Mr. Omar Riyadh Al- Humaidan	Please refer to the items of the positions of Board Members	e table of Qualifications, o	experiences, and curre	nt and previous



6- Executive Management Members:

	Name	Current positions	Previous positions	Qualifications	Experiences
1	Mr. Yasser Yehia Abdelhamid Abdrabou	- Chief Executive Officer (CEO) - Chief Financial Officer (CFO)	 Head of Accounts Department at Ahmed Hassan Fitaihi & Partners Co. Accountant at Ahmed Hassan Fitaihi & Partners Co. Accountant at Ismail Abu-Shady Company for Importing and Trading Agricultural Equipment, Cairo 	- Bachelor Degree in Commerce - Al- Azhar University - 1992	 Developing strategic plans Developing business plans Financial analysis and investment assessment Operations risk assessment Developing financial control plans Supervising the implementation of the Corporate Governance Laws Developing financial statements Board Member of the IMC (representing Fitaihi Holding Group) – to date Audit Committee Member of the IMC - to date Board Member of Audit Committee, and Hospital – to date Chiarman of Audit Committee, and Member of CG Committee - Nozha International Hospital – to date Board Member of CG Committee - Nozha International Hospital – to date Board Member of CG Committee - Nozha International Hospital – to date

				Carpet Company – to date - Board Member of Obour Land for Food Industries Company – to date - Former Board and Audit Committee Member - Al-Jouf Agricultural Company
2 Mr. Hussein Ali Hussein Al- Yarimi	- Manufacturing Manager	- Procurement Officer - Sales Officer	- Certificate of General Secondary	 More than 50 years of experience in Gold and Jewelry Valuation of precious metals and gemstones
3 Mr. Reda Ibrahim Ibrahim Toubar	 Secretary of the Board of Directors Director of Corporate Governance and Investor Relations 	 Director of Marketing Department at Fitaihi (until 1/2016) Brand Director at Fitaihi (until 01/2016) General Manager of Nour East Company for Marble and Granite, Egypt Italian and English translator 	- Bachelor degree of Al-Alsun Faculty - Italian Language Department, Ain Shams University, Cairo, 1996 - Professional Certificate of Disclosure - Saudi Stock Exchange (Tadawul)	- 20+ years of experience in advertising, marketing, brandbuilding, corporate governance, and investor relations
4 Mr. Walid Mohammed Hussein	- Manager of Supply Chain Department	 Supervisor of Inventory Department Assistant-Manager of Commercial Department 	- Bachelor degree in Business Administration, American College, Switzerland	- 15+ years of experience in managing supply chain operations and inventory
5 Mr. Mohammed	- Sales Manager, Western Region	- Golden Service, Relationship Officer	- Masters in Business Administration	- 9+ years of experience in
		у у у у у у у у у у у у у у у у у у у	(MBA),	experience in





Procedures made by the Board to inform its Members - particularly the non-executives – about the shareholders' proposals and comments⁴²

- 1)- In 2017, the Company launched on its official website (<u>www.fitaihi.com.sa</u>) a special page for shareholders (<u>Investor Relations</u>) through which they can learn how to send an email (**directed to Board Members**), containing their proposals and feedback about the Company and its performance.
- 2) There is another page on the Company's official website entitled (<u>Contact Us</u>) with the email (<u>sh@fitaihi.com.sa</u>) which the stakeholders can use to inform the Company's Board Members of their desires through the Secretary of the Board.
- 3) The NRC shall inform the CEO and Board Members- particularly the non-executives about the shareholders' proposals received regarding the Company and its performance.
- 4) The Governance and Investor Relations Department shall inform the CEO and NRC members of the shareholders' proposals regarding the Company and its performance.
- 5) Stakeholders can also contact the secretary of the Board at phone No. (012 2604200), in order to inform him about the proposals or feedback that they wish to convey to the Company's Board Members, or communicate with him via his email (sh@fitaihi.com.sa).
- 6) Chair of Audit Committee can be reached at the following email: <u>Audit.Head@fitaihi.com.sa</u>. In addition, direct and private communication can be made via email with the rest of the Audit Committee Members through the Company's official website.
- 7) Board Members, committees and the secretary of the Board shall seek to maintain the confidentiality of any communication with stakeholders, and to provide them with the necessary protection.
- 8) Respond to or resolve the shareholders' complaints as soon as possible within a period not exceeding 5 working days.

⁴²- Paragraph 5) of Article 87- Corporate Governance Regulations- (Disclosures to be made in the Board's Report)



Transactions with Related Parties during the FY 2024:43

During the year **2024**, SHK. Ahmed H. Fitaihi, the Chairman of Fitaihi Holding Group, purchased goods, for **1,928,695 SAR** from the subsidiary (Fitaihi Retail Company) to satisfy his personal needs (direct interest). These transactions fall within the usual activity of Fitaihi Retail Company, without preferential terms and with the same conditions that the Company follows with the general dealers and contractors. Worth mentioning that SHK. Ahmed H. Fitaihi's purchases from Fitaihi Retail Company during 2023 were SAR **308,211**.



	Related Party	Type of Relationship with the Company	Type & details of Transaction	Type of Interest	Duration	Value of Transaction
1	SHK. Ahmed H. Fitaihi	Chairman	Goods purchases from Fitaihi Retail Company without preferential terms	Direct interest to satisfy his personal needs	During the year 2024. Goods received and paid in cash	SAR 1,928,695

The Statement of any Business or Contracts to which the Company is a Party and in which any Board Member, Senior Executive, or any Related Person is or was Interested:⁴⁴

There is no business or contracts to which the Company is a party, or there is an interest for one of the Members of the Company's Board of Directors, the CEO, CFO, or any person related to any of them, other than what is disclosed in this report.⁴⁵

	Work or Contract Nature	Work or Contract Amount	Name of Member/ Senior
			Executive or any related person
1	-	-	-

⁴³- Paragraph 33) of Article 87- Corporate Governance Regulations- (Disclosures to be made in the Board's Report)

⁴⁴- Paragraph 34) of Article 87- Corporate Governance Regulations- (Disclosures to be made in the Board's Report)

⁴⁵- Paragraph 34) of Article 87- Corporate Governance Regulations- (Disclosures to be made in the Board's Report)



Information relating to any competing business with the Company or any of its activities that any member of the Board is engaging in or was engaging in such competing businesses, including the names related persons, the nature, and conditions of such competing businesses. If there are no such competing businesses, the Company must submit a statement thereof.⁴⁶

	The Member Engaged in a Competing Business	The Nature of Competing Business	Competitive Business Terms	Date of AG's Approval
1	-	-	-	=

The Company acknowledges there are no Members of the Board of Directors engaged in any competing business with the activity or business of the Company or its branches.

Settled & Due Statutory Payments:⁴⁷

The following tables show the settled and due statutory payments for any Zakat, taxes, fees, or other dues that were paid or not paid until the end of the annual financial period, accompanied with a brief description and indication of the reasons:

(In SAR Thousand)

Description	Paid during the annual financial period	Brief description	Indication of reasons
Zakat	2,781	Zakat for the year 2023.	Paid to ZATCA during the year 2024.
Tax	4,102	VAT paid in 2024.	VAT paid in 2024.
General Organization for Social Insurance	906	Paid to GOSI	Paid in 2024.

⁴⁶- Paragraph 42) of Article 87- Corporate Governance Regulations- (Disclosures to be made in the Board's Report)

⁴⁷- Paragraph 37) of Article 87- Corporate Governance Regulations- (Disclosures to be made in the Board's Report)



(In SAR Thousand)

Description	Dues until the end of the annual financial period that has not been paid	Brief description	Indication of reasons
Zakat	3,174	- Zakat due for 2024.	
Tax	617	Value Added Tax, December 2024.	Paid in January 2025
General Organization for Social Insurance	14	Paid to GOSI for December 2024.	Paid in January 2025

Details of retained treasury stock and usage of these shares:48

The number of treasury stock retained by the Company	value	Retention date	Details of usage
-	-	-	-
-	-	-	-

The Company purchased 4600 shares on 13/09/2008 (with an average purchase price of SAR 16.32 /share) to be distributed to its winning customers in one of its promotional competitions (promotional shares). The remaining shares in the investment portfolio are entitled (Fitaihi Group's Promotional Gifts) and amounting to 638 shares till to date. (They became 319 shares after capital reduction by 50% as of 08/09/2021. Now they are 3190 shares after the share split as of 09/08/2023).

⁴⁸- Article 15) of the Implementing Regulation of the Companies' Law for Listed Joint Stock Companies
Paragraph 30) of Article 87 - Corporate Governance Regulations - (Disclosures to be made in the Board's Report)



VI: Compliance & Internal Control



Fitaihi Holding Group ensures full compliance with the Corporate Governance Regulations, resulting in applying comprehensive internal control systems, transparency policies, and commitment to the principles of risk management. It also seeks to apply the latest performance standards in its supervision of its business, including the directives issued by the Capital Market Authority and the Ministry of Commerce. The Company's Shareholders Assembly approved the Group's Corporate Governance Guide on 4/04/2012, and was updated by the General Assembly held on 04/05/2023.

The Group applies the mandatory articles stated in the governance regulation, especially with regard to the following:⁴⁹

- 1) Shareholders and the General Assembly rights in terms of facilitating the exercise of shareholders' equity and access to information, their rights during the Company general meetings, voting rights, shareholders' rights in dividends, and the right to dispose of shares. The Executive Management also provided the shareholders with all the information that enables them to fully exercise their rights, so such information should be complete, accurate, and updated in a regular and timely manner, without any discrimination.
- 2) General policies for disclosure, transparency and disclosure in Board's report.
- 3) The Board of Directors, its main functions, responsibilities, formation, committees, their remuneration, and conflict of interest.
- 4) Publishing the quarterly and annual financial results on the Tadawul website on specified dates.
- 5) Preparing the Board's report in accordance with the provisions of the Corporate Governance Regulations.
- 6) Complying with the announcement form defined by the Capital Market Authority, dates for publication of essential information in accordance with the instructions issued by the CMA regarding corporate announcements.
- 7) Drafting codes of professional conduct for Company managers and employees to comply with the proper professional and ethical standards and regulating the relationship between managers, employees and stakeholders.
- 8) Segregation between the position of Board Chairman and any executive position in the Company, such as Managing Director, CEO, or General Manager.

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⁴⁹ - Paragraph 1) of Article 87 - Corporate Governance Regulations - (Disclosure in the Board's Report)



Provisions of the Corporate Governance Regulations that have not been applied:⁵⁰

The Company applies, from a practical perspective, what is stated in the Corporate Governance Regulations, fully and partially (being applied) through the articles of association, regulations, internal procedures, relevant statutory regulations, as well as applying generally accepted international accounting standards in the Kingdom of Saudi Arabia. The Company seeks to develop the internal policies and procedures continuously. The following points that have not been fully implemented from the Corporate Governance Regulations and the reason for this as follows:

Article/	Article/ Paragraph text		Reasons	
Paragraph				
No.				
Article 39-	The Board of Directors shall take the necessary proc	edures to	Article For Guidance - Could be	
Paragraph (E)	obtain an assessment of its performance from a competer	nt external	applied in the future.	
01 ()	authority every three years.			
Article 82-	The Company may develop programs for granting e	mployees,	Indicative Article - Could be	
Paragraph (2)	shares or dividends, and pension programs, as well as es	stablishing	applied in the future.	
	an independent fund supporting these programs.			
Article 82-	The Company may establish social associations for the C	Company's	Article For Guidance - Could be	
Paragraph (3)	employees.		applied in the future	
Article 85:	The Board shall develop programs and identify the	necessary	Article For Guidance - Could be	
	means to launch the Company's initiatives relevant to	the social	applied in the future.	
	work, including the following:			
	1- Developing measurement indicators that link the Company's			
	performance with its social work initiatives and comp	paring this		
	with other companies that engage in similar activities.			
	2- Disclosing the objectives of social responsibility adopted by the			
	Company to its employees, and their awareness and education.			
	3- Disclosing the social responsibility plans in the periodical			
	reports related to the Company's activities.			
	4- Developing awareness programs to the comm			
	familiarize them with the Company's social responsibility.			

⁵⁰ - Paragraph 1) of Article 87 - Corporate Governance Regulations - (Disclosure in the Board's Report)



Sanction/Penalty Imposed on the Company by the Authority or any Supervisory, Regulatory or Judicial $\operatorname{Entity}^{51}$

Sanction/	Penalty/	Violation Reasons	Violator	Remedies and avoidance in
Preventive	measure/			the future
Precautionary	attachment			
N/A		-	-	-

The Company's Requests for Shareholders Register⁵²

The Company's management requested (7) shareholders' register reports during the FY 2024, as follows:

The number of Company's Requests for Shareholder Register	Report date	The reason for requesting the report
1	03/03/2024	General Assembly
2	18/03/2024	General Assembly
3	08/05/2024	General Assembly
4	12/05/2024	General Assembly
5	04/08/2024	General Assembly
6	22/08/2024	General Assembly
7	31/12/2024	Preparation of the Annual Board Report for the FY 2024

⁵¹ - Paragraph 9) of Article 87 - Corporate Governance Regulations - (Disclosure in the Board's Report)

⁵² - Paragraph 32) of Article 87- Corporate Governance Regulations - (Disclosure in the Board's Report)



Declarations⁵³

- Proper books of account have been maintained;
- The system of internal control is sound in design and has been effectively implemented; and
- There are no significant doubts concerning the Company's ability to continue its activity.

*The Company emphasizes the implementation of accounting standards adopted by the Saudi Organization for Certified Public Accountants, and that there is no contradiction.⁵⁴

*The Company confirms that it had not received a request to convene the General Assembly from the Company's auditor during the ended fiscal year.

	External Audit	or Causes of Qualification	Any information regar	ding this
	Qualification ⁵⁵		Qualification	
1	N/A	-	-	

* Fitaihi Holding Group and its subsidiaries acknowledge that there are no due loans (whether payable upon request or otherwise) during the FY 2024, and accordingly there are no sums paid by the Company to pay off any loans during the fiscal year.⁵⁶

	Loan Grantor's Name	Loan Amount	Loan Term	-	remaining amount of	Total debt of the Company and its subsidiaries
1	N/A	-	-	-	-	-

* The Company confirms that it did not receive a request to convene the General Assembly from shareholders who own 10% or more of the capital or any request to add one or more item to the General Assembly's agenda upon its preparation during the ended fiscal year.

*The Company confirms that it had not developed any procedure that may hinder the shareholder's use of his right to vote.

⁵³ - Paragraph 39) of Article 87 - Corporate Governance Regulations - (Disclosure in the Board's Report)

⁵⁴ - Paragraph 21) of Article 87 - Corporate Governance Regulations - (Disclosure in the Board's Report

⁵⁵ - Paragraph 40) of Article 87 - Corporate Governance Regulations - (Disclosure in the Board's Report)

⁵⁶ - Paragraph 27) of Article 87 - Corporate Governance Regulations - (Disclosure in the Board's Report)



*The Company confirms that the shareholder has the right to obtain a share of the Company's assets upon liquidation, and the right to monitor the work of the Board and file a liability lawsuit against the Board Members, based on Company's Articles of Association. The shareholder is entitled to attend General Assemblies, to participate in their deliberations and to vote on their resolutions, and all that was mentioned in Article (5) (Rights Related to Shares) from the Corporate Governance Regulations.⁵⁷

- *No entity has requested access to the annual reports of investors from legal persons who act on behalf of others, such as investment funds.
- *There is no assignment arrangement or agreement whereby any of the shareholders of the Company assign any rights to profits during the FY 2024.⁵⁸
- * The shareholder has the right to obtain a share of profits to be disbursed, and the right to dispose of shares. He shall be entitled to inquire and request information without prejudice to the interests of the Company and in a manner that does not conflict with the Financial Market Law and its Implementing Regulations.
- * There are no investments or other reserves created for the interest of Company's employees during the FY 2024.⁵⁹
- *There is no recommendation from the Board of Directors to replace the auditor before the end of the period for which he was appointed.⁶⁰
- * The Company confirms that it did not provide any kind of cash loans to Board members or guarantee any loan made by any member with third parties.
- * There is no business or contracts to which the Company is a party, or there is an interest for one of the Members of the Company's Board of Directors, the CEO, CFO, or any person related to any of them, other than what is disclosed in this report.⁶¹

- Article 34) of the Articles of Association of Fitaihi Holding Group

⁵⁷ - Article 5)- Corporate Governance Regulations - (Disclosure in the Board's Report)

⁵⁸ - Paragraph 36) of Article 87 - Corporate Governance Regulations - (Disclosure in the Board's Report)

⁵⁹ - Paragraph 38) of Article 87 - Corporate Governance Regulations - (Disclosure in the Board's Report)

⁶⁰ - Paragraph 41) of Article 87 - Corporate Governance Regulations - (Disclosure in the Board's Report)

⁶¹- Paragraph 34) of Article 87- Corporate Governance Regulations- (Disclosures to be made in the Board's Report)



	Work or Contract Nature	Work or Contract Amount	Name of Member/ Senior
			Executive or any related person
1	-	_	-

The objectives of Annual Audit of the Effectiveness of Internal Control Procedures

- Achieving the Company's main objective to make a profit.
- Ensuring that all the Company's financial transactions are documented.
- Complying with the accounting standards in measurement and disclosure.
- Protecting accounting records against unauthorized access.
- Applying the control methods that ensure proper accounting for accounting elements.
- Complying with the applicable laws and regulations governing the field in which the Company operates.
- Complying with the instructions of government and regulatory authorities that regulate the Saudi Stock Exchange.
- Complying with the applicable laws in accordance with the Corporate Governance Regulations and the Company's bylaws.
- Complying with the administrative policies and decisions regulating work.

Internal Control Objective

- 1- Increase the operational efficiency and best utilization of resources by:
 - Achieving the planned operational performance rates.
 - Achieving the Company's main objective to make a profit.
 - Increasing the actual operating performance rates.
 - Reducing all sources of extravagance and waste in the financial and economic resources available
 to the Company, which explicitly means protecting the Company's assets from all sources of
 extravagance, fraud, and areas on intended and unintended depreciation.

2- Ensuring Accuracy in Accounting Statements Through:

- Documenting the Company's financial transactions.
- Complying with the accounting standards in measurement and disclosure.
- Protecting accounting records against unauthorized access.
- Applying the control methods that ensure proper accounting for accounting elements.

3- Complying with Regulations and Laws Through:



- Complying with the applicable laws and regulations governing the field in which the Company operates.
- Complying with the instructions of government and regulatory authorities that regulate the Saudi Stock Exchange.
- Complying with the applicable laws in accordance with the Governance Regulations and the Company's bylaws.
- Complying with the administrative policies and decisions regulating work.

Results of the Annual Audit of the Effectiveness of Internal Control Procedures⁶²

The internal control's scope includes the following policies and procedures:

- Maintaining records in a manner that ensures the availability of detailed and accurate information that essentially reflects the fact of the transactions and Company's assets disposals.
- Providing reasonable assurances that recording the transactions enables the preparation of financial statements in accordance with applicable accounting standards in KSA and issued by the Saudi Organization for Certified Public Accountants.
- Providing reasonable assurances regarding the prevention or timely disclosure of the unauthorized purchase process, use, or disposal of the Company's assets that could have a material effect on the financial statements.

Although all control systems well designed, they may contain an inherent risk regarding their ability to prevent or detect all misstatements. Moreover, it does not provide an assessment for future periods in which the system will remain effective in detecting risks, due to changes in circumstances that may have a negative impact on the system and became inappropriate in this regard, or in judging the compliance with policies and regulations.

The main business cycles have been considered, including: Revenue, inventory, supplier accounts and associated expenditures, fixed assets, financial reports (including Zakat), recruitment costs, wages, and IT systems.

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^{62 -} Paragraph 10) of Article 87 - Corporate Governance Regulations - (Disclosure in the Board's Report)



Audit Committee's Opinion on the Adequacy of the Company's Internal Control System⁶³

The Audit Committee disregarded any matters leading to a perception that there is a fundamental deficiency that requires disclosure regarding the internal control systems and relevant matters concerning the preparation of the financial reports.

We believe that the Company's internal control system is operating effectively, contributing to a general perception of the risks that the Company may encounter. There are no material incidents that occurred during the FY 2024 that requires disclosure (other than announcements on the Tadawul website).

Audit Committee Report⁶⁴

The following is the Audit Committee's report for the last fiscal year. It will be published at the time of the General Assembly meeting invitation, as well as on the Company's website. The Board shall provide the Company's headquarter office with enough copies of this report to enable shareholders to obtain a copy of the same. The summary of report shall be read during the General Assembly Meeting.

⁶³ - Paragraph 10) of Article 87 - Corporate Governance Regulations - (Disclosure in the Board's Report)

⁶⁴-Paragraph B) of Article 88 - Corporate Governance Regulations (Audit Committee Report)



Audit Committee's Report of Fitaihi Holding Group For the Fiscal Year Ending on 31/12/2024, Submitted to the General Assembly⁶⁵

About the Formation of the Board's Audit Committee:

The Audit Committee consists of three Members as follows:

- Dr. Adnan Abdulfattah Soufi (Chair Independent).
- Dr. Ibrahim Hassan Al-Madhoun (Member Non-Executive).
- Dr. Ibrahim M. Omar Badawood (Member Independent).

Duties and Responsibilities:

The audit committee shall be competent to monitor the Company's activities and to ensure the integrity and effectiveness of the reports, financial statements and internal control systems. The duties of the audit committee shall particularly include the following:

A) Financial Reports:

- 1. Examining the Company's interim and annual financial statements before referring to the Board and providing its opinion and recommendations thereon to ensure their integrity, fairness, and transparency;
- 2. Examining the accounting estimates in respect of significant matters that are contained in the financial reports;
- 3. Examining the accounting policies followed by the Company and providing its opinion and recommendations to the Board thereon;
- 4. Reporting its proposals and recommendations to the Board for approval;
- 5. Ensuring that the Board is aware of all matters that affect substantially the financial matters and administrative affairs; and
- 6. Auditing the annual report prior to its publication and ensuring that that the information is understandable and in conformity with the knowledge of Members about the Company and its activities as well as reviewing any legal issues that affect the financial position of the Company.

B) Internal Audit:

- 1. Examining and reviewing the Company's internal and financial control systems and risk management system;
- 2. Examining the internal audit reports and following up on the implementation of the corrective measures in respect of the remarks made in such reports;
- 3. Providing a recommendation to the Board on appointing the manager of the internal audit department, or the internal auditor and suggest his/her remunerations;
- 4. Verifying the adequacy and efficiency of the control activities in the facility, in an appropriate way, limiting and detecting fraud and errors, immediately upon occurrence, and the effectiveness of the implementation of control activities;
- 5. Overseeing investigations related to fraud or errors occurred in the Company or any matters that the committee deems important for investigation;
- 6. Examining the nomination applications for the internal auditor post in the Company, remuneration, allowances, and other benefits allocated and nomination of the most suitable person;
- 7. The Audit Committee's selected (Talal Abu-Ghazaleh Global) to conduct the internal audit tasks;

⁶⁵ Paragraph A - -2) of Article 88 - Corporate Governance Regulations (Audit Committee Report)



- 8. The Audit Committee and the Risk Management Committee have selected **(Talal Abu-Ghazaleh Global)** to examine and assess the risks that may encounter the Company and methods for managing the same; and
- 9. There are no recommendations of the Audit Committee that conflict with the resolution of the Board of Directors, or the Board disregarded the same with regard to the appointment, dismissal, fees determination, and performance evaluation of the Company's auditor or the internal auditor.

C) External Auditor

- 1. Providing recommendations to the Board to nominate, dismiss, determine the fees and assess the performance of the external auditors after verifying their independence and reviewing the scope of their work and the terms of their contracts;
- 2. Reviewing the plan of the Company's auditor and its activities, and ensuring that it does not provide any technical or administrative works that are beyond its scope of work, and provides its opinion thereon;
- 3. Responding to queries of the Company's external auditor;
- 4. Reviewing the external auditor's reports and its comments on the financial statements, and following up the procedures taken in connection therewith;
- 5. Ensuring that the important notices and recommendations submitted by the auditor have been received and discussed timely; and
- 6. Ensuring the response of the management to the recommendations of the auditor.

D) Ensuring Compliance

- 1. Reviewing the findings of the reports of supervisory authorities and ensuring that the Company has taken the necessary actions in this regard.
- 2. Ensuring the Company's compliance with the relevant laws, regulations, policies and instructions.
- 3. Currently, the Audit Committee is concerned with everything related to the implementation of the corporate governance laws and regulations.
- 4. Reviewing the contracts and proposed Related Party transactions, and providing its recommendations to the Board in this regard.
- 5. Reporting to the Board any issues it deems necessary to take action thereon, and providing recommendations as to the actions to be taken.

E) Summary of the Most Significant Achievements of the Audit Committee during the FY 2024:

- 1. Review the Company's interim and annual financial statements and reporting to the Board about these recommendations;
- 2. Follow up on the work of (BDO), external auditor, as well as periodic meetings with its representatives, and check the progress of their work;
- 3. Follow up the internal auditor's work (**Talal Abu-Ghazaleh & Partners**), meeting periodically with their representatives and checking the progress of their work (internal audit risk assessment); and
- 4. Ensure the Company's compliance with the relevant laws, regulations, policies, and instructions.
- 5. Approve the yearly Internal Audit work plan.



F) Audit Committee Meetings

The Audit Committee held in its 9th term, (6) meetings during the FY 2024. Below is the attendance status of the Committee Members in these meetings:⁶⁶

During the 9th. Term

	Membership	Number of Meetings (4 meetings)*					
Member Name Nature		1st. Meeting 05/02/2024	2nd. Meeting 28/03/2024	3rd. Meeting 19/05/2024	4th. Meeting 08/08/2024	Total	%
Dr. Adnan Abdulfattah Soufi	Chair	•	~	>	•	4/4	100%
Dr. Ibrahim Hassan Al-Madhoun	Member	•	•	>	•	4/4	100%
Dr. Ibrahim M. Omar Badawood	Member	•	•	>	•	4/4	100%

Member Name	Membership Nature	Number o (2 mee	f Meetings tings)* 6th. Meeting	Total	%
		15/10/2024	05/11/2024	Total	70
Dr. Adnan Abdulfattah Soufi	Chair	>	•	2/2	100%
Dr. Ibrahim Hassan Al-Madhoun	Member	>	•	2/2	100%
Dr. Ibrahim M. Omar Badawood	Member	>	•	2/2	100%

^{*} In addition to field visits to the branches and periodic meetings with the external auditor, the internal auditor and some of the Company's departments (particularly the financial department) in order to assess their work from time to time and supervise the inventory operations in specific periods.

⁶⁶ Paragraph 31) of Article 87- Corporate Governance Regulations- (Disclosure in the Board's Report)



G) The Audit Committee's Opinion on the Adequacy of the Company's internal control system

The Audit Committee disregarded any matters, leading to a perception there is a fundamental deficiency that requires disclosure regarding the internal control systems and what is related to the preparation of the financial reports.

We believe that the Company's internal control system is operating effectively, which assists to develop a general perception of the risks that the Company may encounter. There are no material events that occurred during the **FY 2024** that requires disclosure (other than what was announced on the Tadawul website).

According to the Audit Committee's recommendation, (Talal Abu-Ghazaleh Global) is appointed to conduct the internal audit tasks, examine, and assess the risks that the Company may encounter and relevant means to manage the same during the FY 2025.

Chairman of Audit Committee

Dr. Adnan Abdulfattah Mohammed Soufi



VII: Brief on Sustainability Practices



"Sustainability, at its core, includes the ability to sustain a company's operations over the long term considering its environmental, social, and economic impacts."

Accordingly, Fitaihi Holding Group has begun developing a comprehensive approach to sustainability, implementing some of its practices, and continuing efforts to create positive impacts on the community surrounding its business. Fitaihi Group is confident that the growing trend towards responsible investments and sustainable practices will provide it with a wide range of attractive opportunities.

Furthermore, Fitaihi has the necessary flexibility and agility to address the challenges that may arise alongside these investment opportunities. Fitaihi Group is committed to the integrity of its ethical and responsible operations, adopting principles of sustainable development even before establishing the tangible foundations for its environmental and social sustainability strategies and governance principles. Fitaihi is also focused on integrating sustainability practices into all its operations, daily activities, and decision-making processes, while continuously monitoring its environmental, social, and economic performance within the framework of its mission to achieve sustainable development goals.



The Three Main Pillars of Sustainability

- Environment: refers to the planet, climate, energy, and resource conservation (adopting practices to reduce carbon footprint and rationalize consumption of natural resources and energy)
- <u>Society:</u> refers to the entire society, employees, people, customers, culture, human rights, and efficiency (implementing practices that benefit the company's employees, customers, and the entire society)
- <u>Governance/Economy:</u> refers to the governance, financial aspect of the company, business, and its profits (maintaining correct and transparent accounting practices and compliance with regulations)



The First Pillar of Sustainability - the Society Framework (CSR)⁶⁷



Fitaihi Group is keen on enhancing its role in serving the community surrounding its business, where it operates, especially within the Kingdom of Saudi Arabia. The Company's social responsibility activities are reflected in some main directions and areas as follows:

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⁶⁷ - Paragraph 13) of Article 87 - Corporate Governance Regulations - (Disclosure in the Board's Report)



Framework	Direction	Scope
	Community	 1- Charitable contributions and donations. 2- Sponsoring the Path of Glory and Pride on the occasion of the 94th National Day. 3- The Company believes that its investment in medical projects is an ethical investment, one of its goals is to serve the society, and achieve one of the objectives of Saudi Vision 2030. 4- Saudization in a manner that serves the interest of the Company, and in consistent with the statutory requirements. 5- Respecting the human rights as stated in International Human Rights Laws, complying with the main rights stated in the Saudi Labor Law, and updating the internal regulations to comply with and fully adhere to these Regulations and Laws.
Society	Employees	 Fitaihi Holding Group is one of the pioneers in providing job opportunities for Saudi females, as it provided many job opportunities to a large number of Saudi females and providing the same with training on accounting, human resources, marketing and sales of jewelry and luxury goods products. Most of the branches are 100% operated by Saudi females. Training courses for employees by certified trainers in various fields are usually provided. We greatly care about the human, psychological, and health conditions of all company employees; accordingly, financial and psychological support are provided in all these cases without exception and on time. The company has equipped a sports field for employees next to the employees' accommodation, and it also sponsors most of the sports tournaments in which our employees participate.
	Customers	 We provide our customers with the finest products with reasonable prices at the highest levels of service. Our products also have the highest levels of safety, and do not affect the surrounding environment (i.e. environmentally friendly products). Continuous and effective communication with our customers through various channels, responding to their requests and fulfilling their desires. Updating the Personal Data Protection Policy for all stakeholder groups, and providing a high level of cybersecurity to protect the confidentiality and security of our data and networks.



Importance of Corporate Social Responsibility to the Company and Society

The importance of companies playing their role in social responsibility is due to the following:

- 1. Serving the community and the environment in general
- 2. Increasing employees' loyalty and pride in belonging to the Company and thus preserving the Company's investment in its human capital
- 3. Facilitating the attraction of competencies and expertise
- 4. Increasing the Company's reputation will be positively reflected in the Company's stock price and sales due to the increased confidence of customers and investors in it
- 5. Rationalizing the consumption of resources in general helps the company reduce its expenses



6. The Company is honored to receive praise and appreciation from official bodies and others for the Company's role in this field

The Second Pillar of Sustainability - the Environmental Framework

Fitaihi Holding Group pays great environmental footprint and raising its employees through some efforts,



attention to reducing its environmental awareness among including the following:



Framework	Direction	Scope
Environment	Environment, Safety, and Resource Rationalization	 Raising employees' awareness of rationalizing energy consumption and resources such as electricity, water, fuel, etc. Update formulation equipment and using the best purification filters to reduce emissions as much as possible, to avoid any damage to the environment. Use means of rationalizing water consumption, while recycling water used in manufacturing. Insulate the walls of Fitaihi offices and branches to keep the buildings cool and minimizing the use of central air-conditioning units. The central air conditioners (Chillers) in Fitaihi buildings and branches, were replaced with modern, energy-saving ones during the year 2024. Use motion sensors to light up electricity in Fitaihi buildings and branches. Use energy-saving lamps in all Company buildings and branches. Recycle a large part of the Company's waste by referring to approved recycling centers. Focus on the maintenance, cleaning and afforestation of the surroundings of the Company and its branches. Provide permanent guidance and ensuring the compliance of all employees, especially workers in the maintenance department, to observe and take all safety measures during their work, with an emphasis on everyone following the health instructions in force in accordance with internal protocols. Gradual transition towards a paperless work environment that relies mainly on digital documents for ease, speed, and ensuring their preservation, transfer, and access.



The Third Pillar of Sustainability - the Governance Framework

Governance

The Third Pillar of Sustainability

Fitaihi Holding Group is committed to the governance regulations, systems and laws related to its activities and business, and believes that its governance is based on **four foundations**:

- A- Disclosure and transparency,
- B- Professional and ethical standards and justice,
- C- Distribution of responsibilities and powers,
- D- Accountability.

The Annual Report of the Board of Directors includes a full chapter on the Company's governance system.

The independence and diversity of the composition of the Board of Directors and committees is an additional factor of strength, represented in the application of best governance practices. Fitaihi Holding Group is keen on having the majority of its members as independent, with diversity in the membership of the Board and its committees in terms of age composition and extensive expertise in various commercial and investment fields.

Management Approach to Sustainability Practices

The management of Fitaihi Holding Group is committed to the three main pillars of sustainability, which are the environmental framework, the social framework, and the governance framework. Regarding the environmental framework, Fitaihi primarily aims to reduce its environmental footprint by reducing waste, rationalizing its use of energy, and reducing emissions resulting from its operations. As for the social framework, Fitaihi seeks to have a positive impact on the surrounding communities, as it tries to establish the principle of equality in these communities and contribute to their development and enhance its clients' confidence in it, by providing training courses, providing equal job opportunities, and placing clients' requirements at the top of its priorities. As for the governance framework, Fitaihi works to enhance transparency and accountability in its operational processes by establishing and developing a strong internal control framework.



Framework	Main Goals	Management's Actions
Environment	Reducing environmental footprint	 Reducing waste, recycling it and rationalizing its use of energy Reducing emissions resulting from its operational processes
Society	 Creating a positive impact on the surrounding communities Establishing the principle of equality in these communities and contributing to their development Enhancing customer confidence 	 Providing training courses for employees and workers Providing equal employment opportunities Placing customer requirements at the top of its priorities
Governance	• Enhancing transparency and accountability in operational processes	Establishing and developing a strong internal control framework

Effective Communication and Engagement with Stakeholders



Fatihi is always keen on communicating and engaging effectively with stakeholders, which enables us to understand and address their needs. Stakeholders' opinions and directives are essential because they help us drive the continuous improvement of our business and help us develop our strategy.



The Diversity of our Stakeholder Groups and our Channels of Communication and Interaction with them:

Stakeholders	Area of Interest	Priorities of Stakeholders	Methods of Communication and Interaction
Shareholders	• Sustainable growth and profitability and achieving the best return on shareholders' equity.	 Sustainable profitability and growth Sound governance practices 	 Annual Board of Directors Reports Company Disclosures on the Tadawul Website Company General Assemblies Investor Relations
Employees	 Maintaining a friendly work environment to support effective communication between the Company's employees and develop their performance 	 Job security Competitive pay and benefits Training and development programs Recognition and rewards 	 Internal training Communication with employees through group/individual meetings Evaluation of employees' performance Quality of health insurance
Customers	Understanding and meeting customers' needs and expectations	 Distinctive services and products Credibility and appropriate prices Privacy of their personal data 	 Mobile and email messages Website Social media pages Customer satisfaction surveys
Regulatory and Governmental Parties	Compliance with applicable laws and regulations	• Compliance with applicable laws and regulations	 Commitment to sound governance practices Annual Board of Directors reports Company disclosures on the Tadawul website
Society	• Communicating with all stakeholder groups through initiatives that have a positive impact on society as a whole.	 Financial sponsorships and donations Environmental conservation and rationalization of resource consumption Local investment 	 Sponsorships, financial contributions and donations Reducing the environmental footprint Local investment
Suppliers	 Building, diversifying and maintaining long- term relationships with key suppliers to ensure a robust supply chain 	 Commitment to pay on time Commitment to business ethics 	 Commitment to work ethics Attention to suppliers' remarks Commitment to pay on time









Real Life Pictures of Waste Recycling







VIII: Human Resources

Fitaihi Holding Group is one of the pioneers in providing job opportunities for Saudi females, as it provided a number of job opportunities to a large number of Saudi females in the fields of accounting, jewelry sales, and luxury goods products, and trained them in different fields.

The HR Department carries out a job rotation to renew the teamwork spirit among the retail branches and to acquire different knowledge and skills.



The Company periodically provides training courses for employees, conducted by certified trainers or internally, in various fields, and arranges their attendance at workshops, seminars, lectures and introductory meetings, all of which fall under the name of (Training) in accordance with the Company's Training and Evaluation Policy.

It also pays great attention to the human, psychological and health conditions of all Company employees (accordingly, financial and psychological support is provided in all these cases without exception and at the appropriate time, thank God). The Company established a sports field for its employees next to the employees' accommodation, and it also sponsors most of the sports tournaments in which the Company's employees participate.

Total Employees 150+

Nationalities

14

NitaqatGreen

Training Hours

160+



IX: Agenda

- 1- Review and discuss the Board of Directors' Report for the fiscal year ending on 31/12/2024.
- 2- Vote on the Auditor's Report for the fiscal year ending 31/12/2024 and discuss it.
- 3- Review and discuss the Consolidated Financial Statements for the fiscal year ending 31/12/2024.
- 4- Vote on discharging the members of the Board of Directors from their liabilities for the fiscal year ending 31/12/2024.
- 5- Vote on delegating the Board of Directors to disburse interim dividends on a biannual/quarterly basis for the fiscal year 2025.
- 6- Vote on delegating to the Board of Directors the authorization powers of the General Assembly stipulated in paragraph (1) of Article (27) of the Companies Law, for a period of one year starting from the date of the approval by the General Assembly or until the end of the delegated Board of Directors' term, whichever is earlier, in accordance with the conditions set forth in the Executive Rules issued pursuant to the Companies Law relating to Listed Joint Stock Companies.
- 7- Vote on the Board of Directors' recommendation not to disburse cash dividends to shareholders for the fiscal year 2024.
- 8- Voting on the appointment of the Company's external auditor from among the candidates, based on the Audit Committee's recommendation, to review and audit the Company's financial statements for the second and third quarters, the annual financial statements for the fiscal year 2025, and the first quarter of 2026, as well as approving their service fees.

Conclusion

The Board of Directors is pleased to thank the shareholders of the Group for their confidence, support, and response to the invitation to the General Assembly meeting. The Board also expresses gratitude to the Group's clientele for their trust and the Executive Management and the Group's employees for their efforts and performance throughout the year.

In conclusion, we thank Allah the Almighty for His Generosity.

Board of Directors March 2025



Contact us

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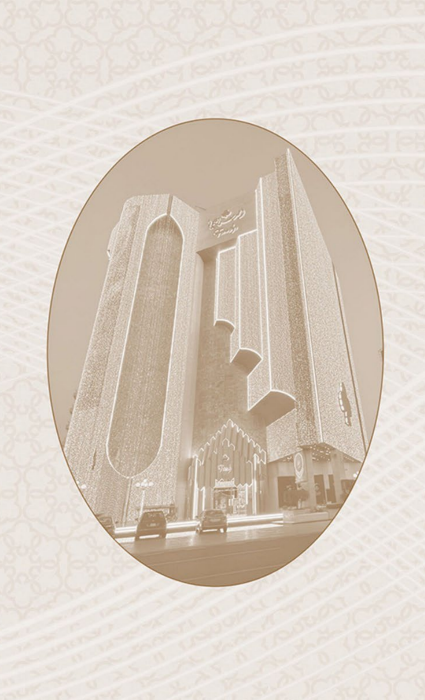
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