

EXECUTIVE SUMMARY SIGNIFICANT ANNOUNCEMENTS

COVERAGE: **CAPITAL MARKET AUTHORITY**

LOCATION: **SAUDI ARABIA**

ISSUE: **JULY, 2022**



INTRODUCTION & SUMMARY

During the month of June 2022, Saudi Arabian Capital Market Authority issued total 23 announcements in the area of capital Market.



DETAILS OF ANNOUNCEMENTS

Key announcements by CMA during the month of June, 2022 are summarized below:

The Capital Market Authority approves the capital increase request for Raoom Trading Company through the issuance of bonus shares dated June 01, 2022

The CMA has approved Raoom Trading Company's request to increase its capital from SAR (50,000,000) to SAR (62,500,000) through issuing (1) bonus share for every (4) existing shares owned by the shareholders who are registered in the shareholder's registry at the Security Depository Center as of the closing of the second trading day after the due date.

Such increase will be paid by transferring an amount of SAR (12,500,000) from "Retained earnings" account to the Company's capital. Consequently, increasing the Company's outstanding shares from (5,000,000) shares to (6,250,000) shares, by an increase of (1,250,000) shares.

The extraordinary general assembly should be held within six months from this approval date and the Company shall satisfy all regulatory requirements and applicable laws.

The Capital Market Authority Approves Fawaz Abdulaziz Alhokair Company's Request to Reduce its Capital dated June 01, 2022

The CMA has issued its resolution approving Fawaz Abdulaziz Alhokair Company's request to reduce its capital from SAR (2,100,000,000) to SAR (1,147,664,480), thus reducing the number of shares from (210,000,000) shares to (114,766,448) shares.

This approval is conditional on the Company's extra ordinary general assembly approval and completion of the necessary procedures in relation to the applicable regulations. The Company will publish a disclosure document to its shareholders related to the proposed method of capital reduction and the expected effect of such reduction within sufficient time prior to the Extraordinary General Assembly Meeting to enable shareholders to vote on the capital decrease.

The CMA's approval of a particular company's application to reduce its capital should never be viewed as an endorsement of the feasibility of the capital decrease. The CMA's approval of a company's application to reduce its capital merely means that the regulatory requirements as per the Capital Market Law and its Implementing Regulations have been met.

CMA Announces the Approval of Public Offering of "Health Awqaf Fund" dated June 02, 2022

The CMA has approved the public offer, by "Al Rajhi Capital", of "Health Awqaf Fund".

An Investment decision without reading the Terms and Conditions carefully or fully reviewing its content may involve high risk. The CMA advise the investors to carefully read the Terms and Conditions which includes detailed information on the Fund, investment strategy and risk factors, and carefully study it to be able to assess the feasibility of taking into consideration the associated risks.

CMA's approval of the fund should never be considered as a recommendation to subscribe in the fund, The CMA's approval of the fund merely means that the legal requirements as per the Capital Market Law and its Implementing Regulations have been met.

Announcing the Issuance of ACRSD Final Decision Convicting a Violator of the Capital Market Law and its Implementing Regulations dated June 02, 2022

The General Secretariat of the Committees for Resolution of Securities Disputes (GS-CRSD) announces the issuance of the Appeal Committee for the Resolution of Securities Disputes' (ACRSD) final decision No. (2488/L.S/2022) of 1443 H., dated 19/09/1443 H., / 20/04/2022 G., in the public penal case filed by the Public Prosecution (referred to it by the Capital Market Authority (CMA)) against: Ahmad bin Shallah bin Muneer Alharbi.

The decision concluded with the conviction of the abovementioned individual for violating the Capital Market Law, as well as the Market Conduct Regulations, when he purchased shares of a number of listed companies through his investment portfolio, and circulated them using his Twitter account by the username (Sa'ed Alnasab) with the intent of urging others to buy or sell in the shares of those companies; consequently, entering sell orders after the share price was affected by a rise.

An investment decision based on the Company's board recommendation to increase its capital or the CMA's approval without carefully reading the rights issue prospectus or fully reviewing its content may involve high risk. CMA advise the investors to carefully read the prospectus, which contains detailed information on the Company, the offering and risk factors.

The companies' shares are: Basic Chemical Industries Co., Naseej International Trading Co., Seera Group Holding, Alujain Holding Corp., Saudi Paper Manufacturing Co., Al-Babtain Power and Telecommunication Co., Zahrat Al Waha for Trading Co., Al Kathiri Holding Co., Eastern Province Cement Co., United Electronics Co., Middle East Healthcare Co., Dur Hospitality Co., Lazurde Company for Jewelry, Saudi Automotive Services Co., Fitaihi Holding Group, Alandalus Property Co., Malath Cooperative Insurance Co., Saudi Arabian Cooperative Insurance Co., Al-Ahlia Insurance Co., and Arabia Insurance Cooperative Co., during the period between 26/08/2020G. until 28/09/2020 G.

Such acts and practices constituted manipulation and fraud, and created a false and misleading impression regarding the securities of the abovementioned companies.

The decision included the imposition of a number of sanctions upon him according to the following:

- Imposing a fine upon him amounting to (SR. 120,000)
- Obliging him to pay to the CMA account the amount of (SR. 173,515.68) against the illegal gains achieved in his investment portfolio.

Any person affected by these violations in this case is entitled to file a compensation claim (as individual or class action) with the CRSD for the damage he/she suffered from due to these violations, provided that such claim is preceded by a complaint filed with the CMA via the link given in announcement.

Announcing the Issuance of CRSD Final Decision Convicting a Violator of the Capital Market Law and its Implementing Regulations dated June 02, 2022

The General Secretariat of the Committees for Resolution of Securities Disputes (GS-CRSD) announces the issuance of the Committee for Resolution of Securities Disputes (CRSD) final decision No. (3765/L/D2/2022) of 1443 H., dated 24/08/1443 H., / 27/03/2022G., in the public penal case filed by the Public Prosecution (referred to it by the CMA against: Sultan bin Awad bin Redah Althakafi.

The decision concluded with the conviction of the abovementioned individual for violating the Capital Market Law, as well as the Securities Business Regulations by carrying out securities business represented in "Advising" and "Managing" on the Saudi Stock Exchange, for providing recommendations on the shares of companies listed on the Saudi Stock Exchange, in addition to provide investment portfolio management services, in return for annual financial subscriptions without obtaining a license from the CMA.

The decision included the imposition of a fine upon him amounting to (SR. 30,000).

Any person who has entered into an agreement or contract with the convicted person in relation to this violation is entitled to file a claim (as individual or class action) with the CRSD to request the rescission of the agreement or contract and the recovery of any money or other property. Such claim is preceded by a complaint filed with the CMA in this regard, via the link attached with announcement.

The Capital Market Authority approves the capital increase request Al-Etihad Cooperative Insurance Company through the issuance of bonus shares dated June 02, 2022

The CMA has approved Al-Etihad Cooperative Insurance Company request to increase its capital from SAR (400,000,000) to SAR (450,000,000) through issuing (1) bonus share for every (8) existing share owned by the shareholders who are registered in the shareholder's registry at the Security Depository Center as of the closing of the second trading day after the due date.

Such increase will be paid by transferring an amount of SAR (20,000,000) from the "Retained earnings" account and an amount of SAR (30,000,000) from the "Statutory reserve" account to the Company's capital. Consequently, increasing the Company's outstanding shares from (40,000,000) shares to (45,000,000) shares.

The extraordinary general assembly shall be held within six months from this approval date and the company shall satisfy all regulatory requirements and applicable laws.

The Capital Market Authority announces the Approval on the Registration and the Initial Public Offering Alamar Foods Company's Shares dated June 07, 2022

The CMA has approved Alamar Foods Company's application for the Registration and the offering of (10,633,392) shares representing (41.699%) of the Company's share capital. The Company's prospectus will be published within sufficient time prior to the start of the subscription period.

The prospectus includes all relevant information that the investor needs to know before making an investment decision, including the Company's financial statements, activities and management.

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A subscription decision without reading the prospectus carefully or fully reviewing its content may involve high risk. The CMA advise the investors to carefully read the prospectus, which includes detailed information on the company, the offering and risk factors.

The CMA's approval on the application should never be considered as a recommendation to subscribe in the offering of any specific company. The CMA's approval on the application merely means that the legal requirements as per the Capital Market Law and its Implementing Regulations have been met.

The CMA's approval on the application shall be valid for 6 months from the CMA Board resolution date. The approval shall be deemed cancelled if the offering and listing of the Company's shares are not completed within this period.

The Capital Market Authority Announces the Approval on the Registration of shares of Future Care Trading Company for Direct Listing in the Parallel Market dated June 07, 2022

The CMA" Board has approved Future Care Trading Company's application for the registration of its shares for direct listing in the parallel market. Trading these shares will be confined to Qualified Investors The registration document will be published within sufficient time prior to listing. Prospective Qualified Investors should conduct their own due diligence on the information disclosed in the registration document.

Prospective Qualified Investors should conduct their own due diligence on the information disclosed in the registration document.

The CMA's approval on the application should never be considered as a recommendation to invest in the shares of the company. The CMA's approval on the application merely means that the legal requirements as per the Capital Market Law and its Implementing Regulations have been met.

The CMA's approval on the application shall be valid for (6) months from the CMA Board resolution date. The approval shall be deemed cancelled if the listing of the Company's shares is not completed within this period.

The Capital Market Authority Announces the Approval on the Registration and Offering shares of Saudi Networkers Services Company in the Parallel Market June 07, 2022

The CMA Board has approved Saudi Networkers Services Company's "the Company" application for the registration and offering of (1,500,000) shares representing (25%) of the Company's share capital in the Parallel Market. The offer will be confined to Qualified Investors. The prospectus will be published within sufficient time prior to the start of the offering.

Prospective Qualified Investors should conduct their own due diligence on the information disclosed in the prospectus.

The CMA's approval on the application should never be considered as a recommendation to invest in the offering or shares of the company. The CMA's approval on the application merely means that the legal requirements as per the Capital Market Law and its Implementing Regulations have been met.

The CMA's approval on the application shall be valid for 6 months from the CMA Board resolution date. The approval shall be deemed cancelled if the offering and listing of the Company's shares are not completed within this period.

Announcement for the Referral of a Suspicion of Violating Article (49) of the Capital Market Law and Article (2) of the Market Conduct Regulations to the Public Prosecution June 07, 2022

The CMA informs investors and participants in the capital market that a CMA Board resolution has been issued regarding the referral of (15) suspects - including individuals and companies from inside and outside the Kingdom of a suspicion of a violation to the Public Prosecution.

The suspicion is regarding the violation of the Capital Market Law and the Market Conduct Regulations by a number of suspects by carrying out practices that involve manipulative and deceptive acts in market trades, where the suspicion case was regarding the entry of purchase orders that aims to influence the share price, and the entry of sell orders that aims to influence the share price, and the entry of purchase orders in the closing auction with the aim of achieving a high closing price on the shares of Dar Alarkan Real Estate Development Company, which resulted illegal gains on the investment portfolios (under suspicion) in the amount of (SR. 96,180,526.30).

The General Secretariat of Committees for Resolution of Securities Disputes will announce to the public the identities of convicted violators on its website upon the issuance of final decisions by the Committees for Resolution of Securities Disputes regarding criminal cases. If any person affected by these violations is entitled to file a compensation claim, after conviction, against the violators before the Committee for the Resolution of Securities Disputes as per Article 57 of the Capital Market Law, may claim by a complaint filed to the CMA via the link attached with announcement.

The Capital Market Authority Approves the Amendments to the Regulatory Requirements for the Capital Market Institutions Authorized to Conduct Advisory Activity or New Applicants for such an Activity June 08, 2022

The CMA Board issued its resolution which included the amendments to the regulatory requirements for capital market institutions authorized to conduct the advisory activity or new applicants for such an activity. The amendments are as follows:

- Exemption of capital market institutions authorized to conduct the advisory activity or new applicants for such an activity from the requirement of forming a board of directors.
- Exemption of capital market institutions authorized to conduct the advisory activity or new applicants for such an activity from the requirement of subparagraph (2) of paragraph (b) of article 20 of the capital market institutions regulations which require capital market institutions to have at all times a registered person for the CFO function.
- Exemption of capital market institutions authorized to conduct the advisory activity or new applicants for such an activity from the requirements of paragraph (d) of article 20 of the capital market institutions regulations which require capital market institutions to have separate persons performing the CEO, CFO and compliance officer functions, and the compliance officer shall not perform any client service function.

The Capital Market Authority Announces the Approval of Amendments to the Rules for Registering Auditors of Entities Subject to the Authority's Supervision dated June 13, 2022

The CMA has approved the amendments to the Rules for Registering Auditors of Entities Subject to the Authority's Supervision, which shall be effective as of the date of their publication.

These amendments aim to develop the standards and conditions required for Auditors of Entities Subject to the Authority's Supervision in light of the issuance of the Law of the Profession of Accounting and Auditing.

The main elements of the amendments are as follows:

- Amending some of the definitions stipulated in Article (2) of the Rules for Registering Auditors of Entities Subject to the Authority's Supervision, which includes amending the definitions of the "Entities Subject to the Authority's Supervision (ESAS)", "Audit Engagements", and "Quality Control System".
- Amending the Certified Public Accountant registration conditions, by requiring a full-time commitment to practice the profession of account auditing in accordance with the Law of the Profession of Accounting and Auditing, and requiring the CPA to work through an Accounting Firm registered with the CMA.

This comes after the CMA published the draft amendments to the Rules for Registering Auditors of Entities Subject to the Authority's Supervision on the Unified Electronic Platform for Consulting the Public and Government Entities (Public Consultation Platform) affiliated to the National Competitiveness Center and the CMA's website for public consultation for a period of (30) calendar days.

The amended Rules for Registering Auditors of Entities Subject to the Authority's Supervision can be viewed via the link attached with announcement.

The Capital Market Authority Announces the Approval on the Registration of shares of Rawasi Albina Investment Company for Direct Listing in the Parallel Market dated June 15, 2022

The CMA Board has issued its approval dated 16/11/1443H / G15/06/2022G regarding Rawasi Albina Investment Company's application for the registration of its shares for direct listing in the parallel market. Trading these shares will be confined to Qualified Investors. The registration document will be published within sufficient time prior to listing.

Prospective Qualified Investors should conduct their own due diligence on the information disclosed in the registration document.

The CMA's approval on the application should never be considered as a recommendation to invest in the shares of the company. The CMA's approval on the application merely means that the legal requirements as per the Capital Market Law and its Implementing Regulations have been met.

The CMA's approval on the application shall be valid for (6) months from the CMA Board resolution date. The approval shall be deemed cancelled if the listing of the Company's shares is not completed within this period.

The Capital Market Authority Announces the Approval on the Registration and Offering shares of Naba Alsaha Medical Services Company in the Parallel Market dated June 15, 2022

The CMA has issued its resolution dated 16/11/1443H corresponding to 15/06/2022G approving Naba Alsaha Medical Services Company's "the Company" application for the registration and offering of (1,400,000) shares representing (20%) of the Company's share capital in the Parallel Market. The offer will be confined to Qualified Investors. The prospectus will be published within sufficient time prior to the start of the offering.

Prospective Qualified Investors should conduct their own due diligence on the information disclosed in the prospectus.

The CMA's approval on the application should never be considered as a recommendation to invest in the offering or shares of the company. The CMA's approval on the application merely means that the legal requirements as per the Capital Market Law and its Implementing Regulations have been met.

The CMA's approval on the application shall be valid for 6 months from the CMA Board resolution date. The approval shall be deemed cancelled if the offering and listing of the Company's shares are not completed within this period.

The Capital Market Authority Announces the Approval on the Registration and Offering shares of International Human Resources Company in the Parallel Market dated June 15, 2022

The CMA has approved as on 16/11/1443H/ 15/06/2022G International Human Resources Company's application for the registration and offering of (500,000) shares representing (20%) of the Company's share capital in the Parallel Market. The offer will be confined to Qualified Investors. The prospectus will be published within sufficient time prior to the start of the offering.

Prospective Qualified Investors should conduct their own due diligence on the information disclosed in the prospectus. If the prospectus proves difficult to understand, it is recommended to consult with an authorized financial advisor prior to making any investment decision.

The CMA's approval on the application should never be considered as a recommendation to invest in the offering or shares of the company. The CMA's approval on the application merely means that the legal requirements as per the Capital Market Law and its Implementing Regulations have been met.

The CMA's approval on the application shall be valid for 6 months from the CMA Board resolution date. The approval shall be deemed cancelled if the offering and listing of the Company's shares are not completed within this period.

The Capital Market Authority Approves Red Sea International Company's Request to Reduce its Capital dated June 16, 2022

The CMA has issued its approval for Red Sea International Company's request to reduce its capital from SAR (600,000,000) to SAR (302,344,000), thus reducing the number of shares from (60,000,000) shares to (30,234,400) shares.

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This approval is conditional on the Company's extraordinary general assembly approval and completion of the necessary procedures in relation to the applicable regulations. The Company will publish a disclosure document to its shareholders related to the proposed method of capital reduction and the expected effect of such reduction within sufficient time prior to the Extraordinary General Assembly Meeting.

The CMA's approval of a particular company's application to reduce its capital should never be viewed as an endorsement of the feasibility of the capital decrease. The CMA's approval of a company's application to reduce its capital merely means that the regulatory requirements as per the Capital Market Law and its Implementing Regulations have been met.

The Capital Market Authority Approves Al Jouf Cement Company's Request to Reduce its Capital dated June 16, 2022

The CMA has issued its approval Al Jouf Cement Company's request to reduce its capital from SAR (1,430,000,000) to SAR (1,087,000,000), thus reducing the number of shares from (143,000,000) shares to (108,700,000) shares.

This approval is conditional on the Company's extraordinary general assembly approval and completion of the necessary procedures in relation to the applicable regulations. The Company will publish a disclosure document to its shareholders related to the proposed method of capital reduction and the expected effect of such reduction within sufficient time prior to the Extraordinary General Assembly Meeting.

The CMA's approval of a particular company's application to reduce its capital should never be viewed as an endorsement of the feasibility of the capital decrease. The CMA's approval of a company's application to reduce its capital merely means that the regulatory requirements as per the Capital Market Law and its Implementing Regulations have been met.

The Capital Market Authority approves the capital increase request for Advance International Company for Communication and Information Technology through the issuance of bonus shares dated June 16, 2022

The CMA has issued its approval regarding Advance International Company for Communication and Information Technology request to increase its capital from SAR (20,000,000) to SAR (25,000,000) through issuing (1) bonus share for every (4) existing shares owned by the shareholders who are registered in the shareholder's registry at the Security Depository Center as of the closing of the second trading day.

Such increase will be paid by transferring an amount of SAR (5,000,000) from "Retained earnings" account to the Company's capital. Consequently, increasing the Company's outstanding shares from (2,000,000) shares to (2,500,000) shares.

The extraordinary general assembly shall be held within six months from this approval date and the Company shall satisfy all regulatory requirements and applicable laws.

The Capital Market Authority Announces the Approval on the Registration and Offering shares of Arabian Plastic Industrial Company in the Parallel Market dated June 29, 2022

The CMA has issued its approval dated 30/11/1443H / 29/06/2022G regarding Arabian Plastic Industrial Company's "the Company" application for the registration and offering of (1,000,000) shares representing (20%) of the Company's share capital in the Parallel Market. The offer will be confined to Qualified Investors stipulated in the Glossary of Defined Terms Used in the Regulations and Rules of the Capital Market Authority. The prospectus will be published within sufficient time prior to the start of the offering.

Prospective Qualified Investors should conduct their own due diligence on the information disclosed in the prospectus. If the prospectus proves difficult to understand, it is recommended to consult with an authorized financial advisor prior to making any investment decision.

The CMA's approval on the application should never be considered as a recommendation to invest in the offering or shares of the company. The CMA's approval on the application merely means that the legal requirements as per the Capital Market Law and its Implementing Regulations have been met.

The CMA's approval on the application shall be valid for 6 months from the CMA Board resolution date. The approval shall be deemed cancelled if the offering and listing of the Company's shares are not completed within this period.

The Capital Market Authority Announces the Approval on the Registration and Offering shares of Abdulaziz & Mansour Ibrahim Albabtin Company in the Parallel Market dated June 29, 2022

The CMA has approved as on 30/11/1443H corresponding to 29/06/2022G Abdulaziz & Mansour Ibrahim Albabtin Company's application for the registration and offering of (544,000) shares representing (16%) of the Company's share capital in the Parallel Market. The offer will be confined to Qualified Investors.

The prospectus will be published within sufficient time prior to the start of the offering. Prospective Qualified Investors should conduct their own due diligence on the information disclosed in the prospectus.

The CMA's approval on the application should never be considered as a recommendation to invest in the offering or shares of the company. The CMA's approval on the application merely means that the legal requirements as per the Capital Market Law and its Implementing Regulations have been met.

The CMA's approval on the application shall be valid for 6 months from the CMA Board resolution date. The approval shall be deemed cancelled if the offering and listing of the Company's shares are not completed within this period.

The Capital Market Authority announces the Approval on the Registration and the Initial Public Offering of Arabian Drilling Company's Shares dated June 29, 2022

The CMA has approved as on 30/11/1443H / 29/06/2022G Arabian Drilling Company's ("the company") application for the Registration and the offering of (26,700,000) shares representing (30%)

of the Company's share capital. The Company's prospectus will be published within sufficient time prior to the start of the subscription period.

The prospectus includes all relevant information that the investor needs to know before making an investment decision, including the Company's financial statements, activities and management.

The CMA advise the investors to carefully read the prospectus, which includes detailed information on the company, the offering and risk factors. Thus, providing potential investors the ability to evaluate the viability of investing in the offering, taking into consideration the associated risks.

The CMA's approval on the application should never be considered as a recommendation to subscribe in the offering of any specific company. The CMA's approval on the application merely means that the legal requirements as per the Capital Market Law and its Implementing Regulations have been met.

The CMA's approval on the application shall be valid for) 6 (months from the CMA Board resolution date. The approval shall be deemed cancelled if the offering and listing of the Company's shares are not completed within this period.

The Capital Market Authority Announces the Approval on the Registration of shares of Sure International Technology Company for Direct Listing in the Parallel Market dated June 30, 2022

The CMA has approved as on 30/11/1443H/ 29/06/2022G approving Sure International Technology Company's application for the registration of its shares for direct listing in the parallel market. Trading these shares will be confined to Qualified Investors. The registration document will be published within sufficient time prior to listing.

Prospective Qualified Investors should conduct their own due diligence on the information disclosed in the registration document. If the registration document proves difficult to understand, it is recommended to consult with an authorized financial advisor prior to making any investment decision.

The CMA's approval on the application should never be considered as a recommendation to invest in the shares of the company. The CMA's approval on the application merely means that the legal requirements as per the Capital Market Law and its Implementing Regulations have been met.

The CMA's approval on the application shall be valid for (6) months from the CMA Board resolution date. The approval shall be deemed cancelled if the listing of the Company's shares is not completed within this period.

The Capital Market Authority approves Saudi Cable Company's request to reduce its capital dated June 30, 2022

The CMA has approved Saudi Cable Company's request to reduce its capital from SAR (262,311,060) to SAR (66,729,060), thus reducing the number of shares from (26,231,106) shares to (6,672,906) shares.

This approval is conditional on the Company's extraordinary general assembly approval and completion of the necessary procedures in relation to the applicable regulations.

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The Company will publish a disclosure document to its shareholders related to the proposed method of capital reduction and the expected effect of such reduction within sufficient time prior to the Extraordinary General Assembly Meeting to enable shareholders to vote on the capital decrease.

The CMA's approval of a particular company's application to reduce its capital should never be viewed as an endorsement of the feasibility of the capital decrease. The CMA's approval of a company's application to reduce its capital merely means that the regulatory requirements as per the Capital Market Law and its Implementing Regulations have been met.

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