

# Annex 3

### a. Investment Fund Information

# 1) Name of Investment Fund

Kamco Saudi Equity Fund

### 2) Investment Objectives & policies

Kamco Saudi Equity Fund is an open-ended investment fund which invests primarily in shares of listed companies and in IPOs on the Saudi Stock Market to achieve long term capital growth.

Fund Manager depends on research and recommendations of its research team in making investment decisions and to evaluate the economic conditions and capital markets, to manage the Fund at a high level of efficiency and professionalism.

Fund shall invest at least 80% of its Net Asset Value (NAV) in shares of listed companies and IPOs and not more than 10% of the NAV can be invested in shares of a single company. In case the market value of a listed company exceeds 10% of the total market capitalization of companies listed on the Saudi Stock Exchange, the Fund Manager can increase the investment proportion in the company to the percentage represented by the company in the mentioned market capitalization. Fund plans to diversify its investment over different sectors, without any intention to concentrate in a single or more sectors. Fund Manager aims to make diversified investments into sectors and companies based on its view of risk-adjusted return expectations and assessment of the investment opportunity.

### 3) Distribution of Income and Gain Policy

Dividends and/or income are reinvested in the Fund and are not paid out or distributed to unitholders.

- 4) Fund's reports shall be made available upon request "Free of Charge".
- 5) Fund's Benchmark: Tadawul All Share Index TASI

# **b.** Fund Performance

# 1) Last three (3) financial years

Year	(A) Net Asset	(B) Net Asset	Value per U	nit (SAR)	(D) No. of Units	(F) Expense
i eai	Value (SAR)	End	(C)High	(C)Low	(D) No. of Office	Ratio %
2021	885,082,336.22	399.5734	414.7279	304.6098	2,215,068.15	1.38%
2020	681,959,326.13	307.2264	308.5874	216.2596	2,219,728.76	1.32%
2019	625,683,685.89	281.0128	313.4105	254.5312	2,226,531.00	2.20%

# E) Income Distribution per unit: Not Applicable

# G) Percentage of borrowed assets from the total asset value, the period of their exposure period and due date: Not Applicable.

### H) Fund performance Vs Benchmark performance:

Year	2021	2020	2019
CIA	28.60%	8.16%	10.01%
CI B	30.09%	9.36%	10.01%
TASI	29.83%	3.58%	7.19%

### 2.a) Total return for 1yr, 3yrs and 5yrs

Years	1 year	3 Years	5 Years
Returns % - Cl A	28.60%	53.02%	87.37%
Returns % - CI B	30.09%	56.50%	91.63%



# 2.b) Annual total return for last 10 years

Years	Annual Returns %
2021	Cl A – 28.60%
2021	CI B - 30.09%
2020	Cl A – 8.16%
2020	CI B - 9.36%
2019	10.01%
2018	15.71%
2017	5.82%
2016	-1.85%
2015	-10.62%
2014	13.82%
2013	30.10%
2012	6.98%
2011	-3.83%

# 2.c) Fund Fees and Expenses

Year	2021
Management Fees	6,277,495
Administration Fees	1,054,556
Custody Fees	644,937
Audit Fees	55,000
Director Fees	20,000
CMA Fees	7,500
Tadawul Fees -CL A	5,000
Tadawul Fees -CL B	5,000
Other Expenses (Incl	1,893,433
Transaction Cost)	
VAT Expenses	1,207,199
Total	11,170,120
Expense Ratio	1.38%

# 2.d) The bases for calculating performance data and any assumption made are applied consistently.

# 1) Material Changes

In 2021, 3 changes have been made to the KAMCO Saudi Equity Fund, which are Reducing the external auditor fees, Reduction of the custody fees, and appointment of Mr. Mohamed Al-Jebreen as Chairman of the Board of Directors of the Fund.

# 2) Exercise of Voting Rights

During 2021, the Fund Manager exercised voting for the following companies in the Fund

#	Name of Issuer	Date of General Assembly	Subject of the Vote	Decision
1	National Commercial Bank	01/03/2021	Vote on the proposed amendments to the NCB Bylaws	Yes
2	Samba Financial Group	01/03/2021	Vote on National Commercial Bank's offer to merge Samba Financial Group into the National Commercial Bank to be effected pursuant to Articles (191) to (193) of the Companies Law, through the issuance of (0,739) new National Commercial Bank shares for every share in Samba Financial Group and the dissolution of Samba Financial Group accordingly in accordance with the relevant regulatory requirements and the terms and conditions of the legally binding merger agreement entered into between Samba Financial Group with the National Commercial Bank on 24/02/1442H (corresponding to 11/10/2020G)	Yes



3	Saudi Arabian Mining Co.	15/03/2021	Vote on Board of Directors Report for the year ended 2020	Yes
	3 -		Vote on Company's consolidated financial statements for the year ended 2020	Yes
			Vote on Auditors' report for the year ended 2020	Yes
			Vote on the Board of Directors recommendation to not distribute dividends for the year ended 2020	Yes
			Vote to discharge the members of the Board of Directors from liability for the financial year ended 2020	Abstair
			Vote on disbursement of remuneration to the Board members for the financial year ended 2020	Abstair
			Vote on appointment of the Company's auditor from among the Candidates based on the Audit Committee's recommendation	Yes
			Vote on the amendments of Audit Committee Charter	Yes
			Vote on the amendments of Nomination and Remuneration Committee Charter	Yes
			Vote on Compensation and Remuneration policy for the Board of Directors, Committees and Executive Management	Yes
4	Riyad Bank	23/03/2021	Vote on Board of Directors Report for the year ended 2020	Yes
			Vote on Company's consolidated financial statements for the year ended 2020	Yes
			Vote to discharge the members of the Board of Directors from liability for the financial year ended 2020	Abstair
			Vote on disbursement of remuneration to the Board members for the financial year ended 2020	Abstair
			Vote on the Board of Directors recommendations to the distribute cash dividends during the year 2020	Yes
			Vote on authorizing the Board of Directors to distribute interim dividends to shareholders for the fiscal year 2021 on biannually or quarterly basis	Yes
			Vote on appointment of the Company's auditor from among the Candidates based on the Audit Committee's recommendation	Yes
			Vote on authorizing the Board of Directors of the authority of the Ordinary General Assembly with the license mentioned in Paragraph (1) of Article 71 of the Companies Law	Yes
			Vote on related party transactions	Abstair



5	Samba Financial Group	28/03/2021	Vote on Board of Directors Report for the year ended 2020	Yes
	·		Vote on Company's consolidated financial statements for the year ended 2020	Yes
			Vote on Auditors' report for the year ended 2020	Yes
			Vote on the discharge of the members of the Board of Directors from liability for the financial year ended 2020	Abstain
			Vote on disbursement of remuneration to the Board members for the financial year ended 2020	Abstain
			Vote on related party transactions	Abstain
			Vote on related party transactions	Abstain
			Vote on related party transactions	Abstain
			Vote on related party transactions	Abstain
			Vote on related party transactions	Abstain
			Vote on related party transactions	Abstain
			Vote on related party transactions	Abstain
			Vote on related party transactions	Abstain



			Vote on related party transactions	Abstain
			Vote on related party transactions	Abstain
6	Al Rajhi Bank	29/03/2021	Vote on related party transactions	Abstain
			Vote on related party transactions	Abstain
			Vote on related party transactions	Abstain
			Vote on related party transactions	Abstain
			Vote on related party transactions	Abstain
			Vote on related party transactions	Abstain
			Vote on related party transactions	Abstain
			Vote on related party transactions	Abstain
			Vote on related party transactions	Abstain
			Vote on related party transactions	Abstain
			Vote on related party transactions	Abstain
			Vote on related party transactions	Abstain
			Vote on related party transactions	Abstain
			Vote on related party transactions	Abstain
			Vote on related party transactions	Abstain
			Vote on related party transactions	Abstain
			Vote on related party transactions	Abstain
			Vote on related party transactions	Abstain
			Vote on related party transactions	Abstain
			Vote on related party transactions	Abstain
			Vote on related party transactions	Abstain



7	Saudi British Bank	31/03/2021	Vote on Board of Directors Report for the year ended 2020	Yes
			Vote on Company's consolidated financial statements for the year ended 2020	Yes
			Vote on Auditors' report for the year ended 2020	Yes
			Vote on the discharge of the members of the Board of Directors from liability for the financial year ended 2020	Abstain
			Vote on disbursement of remuneration to the Board members for the financial year ended 2020	Abstain
			Vote on appointment of the Company's auditor from among the Candidates based on the Audit Committee's recommendation	Yes
			Vote on authorizing the Board of Directors to distribute interim dividends to shareholders for the fiscal year 2021 on biannually or quarterly basis	Yes
			Vote on authorizing the Board of Directors of the authority of the Ordinary General Assembly with the license mentioned in Paragraph (1) of Article 71 of the Companies Law	Yes
			Vote on the amendment of Article (12) of the Banks bylaws relating to the company's purchase of its own shares and allocating them to its employees	Yes
			Vote on the amendment of Article (13) Para (1) of the Banks bylaws relating to increasing the company's share capital	Yes
			Vote on the amendment of Article (13) Para (2) of the Banks bylaws relating to increasing the company's share capital	Yes
			Vote on the amendment of Article (13) Para (3) of the Banks bylaws relating to selling the shareholder its pre-emption right	Yes
			Vote on the amendment of Article (14) of the Banks bylaws relating to reducing the capital shares	Yes
			Vote on the amendment of Article (17) of the Banks bylaws relating to the composition of the Board of Directors	Yes
			Vote on the amendment of Article (22) Para (1) of the Banks bylaws relating to designating a Chairman, a Vice-Chairman and a Managing Director	Yes
			Vote on the amendment of Article (23) Para (23) of the Banks bylaws relating to better managing and supervising the company's business, its affairs and its employees	Yes
			Vote on the amendment of Article (22) Para (2) of the Banks bylaws relating to representing the Company before all relevant authorities and the judiciary	Yes
			Vote on the amendment of Article (22) of the Banks bylaws relating to Courts and Security Authorities	Yes
			Vote on the amendment of Article (23) Para (22) of the Banks bylaws relating to the powers to negotiate, execute, enter into, and perform under, all and any types of risk	Yes
-			management, treasury and other hedging products	



			Vote on the amendment of Article (24) of the Banks bylaws relating to forming the Audit committee	Yes
			Vote on the amendment of Article (27) of the Banks bylaws relating to forming the Executive committee	Yes
			Vote on the amendment of Article (29) Para (3) of the Banks bylaws relating to the Board passing Resolutions on urgent matters	Yes
			Vote on the amendment of Article (36) Para (1) of the Banks bylaws relating to convening the General Meeting at the request of the Board	Yes
			Vote on the amendment of Article (36) Para (3) of the Banks bylaws relating to sending notice to the shareholders by electronic means	Yes
			Vote on the amendment of Article (44) Para (2) of the Banks bylaws relating to the Auditors	Yes
			Vote on the amendment of Article (49) Para (1) of the Banks bylaws relating to the annual or interim net profit	Yes
			Vote on the amendment of Article (45) Para (1) of the Banks bylaws relating to the Auditors access to the Company's books, records and any other documents that relate to their scope of work	Yes
			Vote on the amendment of Article (48) Para (3) of the Banks bylaws relating to publishing the Company's financial statements	Yes
			Vote on the amendment of Article (49) of the Banks bylaws relating to the annual or interim net profit	Yes
			Vote on the amendment of Article (52) Para (3) of the Banks bylaws relating to the liquidation of the company	Yes
			Vote on amending the rules of Audit Committee term of Reference	Yes
			Vote on the rules of the long-term incentive program for the bank's employees and delegating the Board of Directors to approve any future amendments to it	Yes
			Vote on the Board of Directors 'recommendation to transfer an amount of SAR 9,062 million from the Share Premium reserve of SAR 17,587 million to Statutory reserve, so that the Statutory reserve ratio becomes 100 % of the capital	Yes
			Vote on related party transactions	Abstain
			Vote on the bank's purchase of its own shares, with a maximum of (4,000,000) shares, with an amount not exceeding SAR (115M), to be allocated to the long-term incentive program for employees, provided that the purchase of these shares to be financed through the bank's own resources	Yes
8	Saudi Cement Co.	07/04/2021	Vote on Board of Directors Report for the year ended 2020	Yes
			Vote on Company's consolidated financial statements for the year ended 2020	Yes
			Vote on Auditors' report for the year ended	Yes
			Vote on the discharge of the members of the Board of Directors from liability for the financial year ended 2020	Abstain



			Vote on appointment of the Company's auditor from among the Candidates based on the Audit Committee's recommendation	Yes
			Vote on Board resolution on the distribution of dividends during the first half of the year 2020	Yes
			Vote on Board of Directors' recommendation to distribute dividends for the second half of 2020	Yes
			Vote on disbursement of remuneration to the Board members for the financial year ended 2020	Abstain
			Vote on related party transactions	Abstain
			Vote on authorizing the Board of Directors to distribute interim dividends to shareholders for the fiscal year 2021 on biannually or quarterly basis	Yes
			Vote on the Board of Directors' resolution to appoint Mr. Saleh Mohammed Al Mohana as an Independent member in the Company's Board of Directors, effective from 01 June 2020 until the end of the current board term on 31 December 2021, in replacement of Mr. Ahmad Mohammed Al Omran	Abstain
			Vote on related party transactions	Abstain
		0=10.110.001	Vote on related party transactions	Abstain
9	Maharah Human Resources Co.	07/04/2021	Vote for election of the Board of Directors Members from among the candidates for the next term, which will start from 01-05-2021 for a term of three years ending on 30-04-2024	Abstain
			Vote on the formation of the Audit Committee, and the definition of its duties, work regulations and remuneration of its members for the new term, which will start from 01-05-2021 for a term of three years ending on 30-04-2024	Yes
10	Alinma Bank	07/04/2021	Vote on Board of Directors Report for the year ended 2020	Yes
			Vote on Company's consolidated financial statements for the year ended 2020	Yes
			Vote on Auditors' report for the year ended 2020	Yes
			Vote on the discharge of the members of the Board of Directors from liability for the financial year ended 2020	Abstain
			Vote on the Board of Directors recommendations to distribute dividends to its shareholders for the year 2020	Yes
			Vote on appointment of the Company's auditor from among the Candidates based on the Audit Committee's recommendation	Yes
			Vote on disbursement of remuneration to the Board members for the financial year ended 2020	Abstain
			Vote on authorizing the Board of Directors to distribute interim dividends to shareholders for the fiscal year 2021 on biannually basis	Yes
			Vote on the Succession Policy for the Membership of the Board of Directors and its Committees	Yes
			Vote on updating the Nomination and Remunerations Charter	Yes
			Vote on updating the Charter of Candidacy to the Membership of the Board of Directors	Yes
			Vote on updating the Policy of Compensations and Allowances of the Members of the Board of Directors, its Committees, Secretariat and Executive Committee	Yes



Vote on updating the Sharia'h Committee Charter	Yes
Vote on formation of the Bank's Sharia committee for a period of three years effective from the General Assembly convening date and expires on 06/04/2024	Yes
Vote on related party transactions	Abstain
Vote to amend Article (3) "Purpose" of the	Yes
Articles of Association of the Bank	
Vote to amend Article (4) "Establishment of Companies" of the Articles of Association of the Bank	Yes
Vote to amend Article (6) "Headquarter" of the Articles of Association of the Bank	Yes
Vote to amend Article (9) "Shares" of the Articles of Association of the Bank	Yes
Vote to amend Article (14) "Capital Reduction" of the Articles of Association of the Bank	Yes
Vote to amend Article (11) "Trading Method" of the Articles of Association of the Bank	Yes
Vote to amend Article (12) "Share Lien" of the Articles of Association of the Bank	Yes
Vote to amend Article (13) "Capital Increase" of the Articles of Association of the Bank	Yes
Vote to amend Article (15) "Share Purchase" of the Articles of Association of the Bank	Yes
Vote to amend Article (16) "Bond Issuance" of the Articles of Association of the Bank	Yes
Vote to amend Article (18) "Management" of the Articles of Association of the Bank	Yes
Vote to amend Article (19) "Membership Expiry" of the Articles of Association of the Bank	Yes
Vote to amend Article (20) "Authorities" of the Articles of Association of the Bank	Yes
Vote to amend Article (21) "The Board Committees" of the Articles of Association of the Bank	Yes
Vote to amend Article (22) "The Executive Committee" of the Articles of Association of the Bank	Yes
Vote to amend Article (23) "The Audit Committee" of the Articles of Association of the Bank	Yes
Vote to amend Article (24) "Remunerations" of the Articles of Association of the Bank	Yes
Vote to amend Article (26) "Meetings" of the Articles of Association of the Bank	Yes
Vote to amend Article (32) "Extraordinary General Assembly" of the Articles of Association of the Bank	Yes
Vote to amend Article (25) "Chairman of the Board of Directors" of the Articles of Association of the Bank	Yes
Vote to amend Article (27) "Quorum" of the Articles of Association of the Bank	Yes
Vote to amend Article (28) "Resolution" of the Articles of Association of the Bank	Yes
Vote to amend Article (33) "Convening of Shareholders' General Assemblies" of the Articles of Association of the Bank	Yes
Vote to amend Article (35) "Quorum of Ordinary General Assemblies" of the Articles of Association of the Bank	Yes



			Vote to amend Article (36) "Quorum of Extraordinary General Assemblies" of the Articles of Association of the Bank	Yes
			Vote to amend Article (40) "General Assemblies Chairmanship" of the Articles of Association of the Bank	Yes
			Vote to amend Article (42) "Access to Records" of the Articles of Association of the Bank	Yes
			Vote to amend Article (44) "Annual Budget and Board of Directors' Report" of the Articles of Association of the Bank	Yes
			Vote to amend Article (45) "Dividends Distribution" of the Articles of Association of the Bank	Yes
			Vote to amend Article (48) "Losses of the Company" of the Articles of Association of the Bank	Yes
			Vote to amend Article (50) "Stamp" of the Articles of Association of the Bank	Yes
			Vote to amend Article (51) "Companies Law" of the Articles of Association of the Bank	Yes
			Vote to amend Article (53) "Filing of the Articles of Association" of the Articles of Association of the Bank	Yes
			Vote to rearrange the last three (3) Articles of the Bank's Articles of Association to be consistent with the deleted Article (Article 50) in case approving the rearranged last three articles	Yes
			Vote on authorizing the Board of Directors of the authority of the Ordinary General Assembly with the license mentioned in Paragraph (1) of Article 71 of the Companies Law	Yes
11	SABIC Agri- Nutrients Co.	~	Vote on related party transactions  Vote on Board of Directors Report for the year ended 2020	Abstain Yes
			Vote on Company's consolidated financial statements for the year ended 2020	Yes
			Vote on Auditors' report for the year ended 2020	Yes
			Vote on appointment of the Company's auditor from among the Candidates based on the Audit Committee's recommendation	Yes
			Vote on the discharge of the members of the Board of Directors from liability for the financial year ended 2020	Abstain
			Vote on disbursement of remuneration to the Board members for the financial year ended 2020	Abstain
			Vote on Board resolution on the distribution of dividends during the first half of the year 2020	Yes
			Vote on Board of Directors' recommendation to distribute dividends for the second half of 2020	Yes
			Vote on electing a member of the Board of Directors from among the candidates to complete the current session, which started on 29/03/2020 for a period of three years ending	Abstain
			on 28/03/2023	
			on 28/03/2023 Vote on increasing the number of Audit Committee seats from (3) to (4) seats	Yes



			the fiscal year 2021 on biannually or quarterly basis	
12	Arabian Cement Co.	11/04/2021	Vote on Board of Directors Report for the year ended 2020	Yes
			Vote on Company's consolidated financial statements for the year ended 2020	Yes
			Vote on Auditors' report for the year ended 2020	Yes
			Vote on appointment of the Company's auditor from among the Candidates based on the Audit Committee's recommendation	Yes
			Vote on Board of Directors' recommendation to distribute dividends for the second half of 2020	Yes
			Vote on disbursement of remuneration to the Board members for the financial year ended 2020	Abstain
			Vote on the discharge of the members of the Board of Directors from liability for the financial year ended 2020	Abstain
			Vote on authorizing the Board of Directors to distribute interim dividends to shareholders for the fiscal year 2021 on biannually or quarterly basis	Yes
		the authority of the Ordinary General Assembly with the license mentioned in Paragraph (1) of Article 71 of the Compani	Vote on authorizing the Board of Directors of the authority of the Ordinary General	Yes
			Vote on related party transactions	Abstain
13	Saudi Telecom Co.	26/04/2021	Vote on Board of Directors Report for the year ended 2020	Yes
			Vote on Company's consolidated financial statements for the year ended 2020	Yes
			Vote on Auditors' report for the year ended 2020	Yes
			Vote for the amendment of Article No. (17) of stc Incorporation document relating to the company board of directors	Yes
			Vote for the election of members of the board of directors from among the candidates for the next term, which starts on (28/4/2021) and lasts for three years, ending on 27/4/2024	Abstain
			Vote on appointment of the Company's auditor from among the Candidates based on the Audit Committee's recommendation  Vote on the Board of Directors recommendation for the additional one-time distributions for the year 2020, of SR (1) per share	Yes Yes
			Vote on disbursement of remuneration to the Board members for the financial year ended 2020	Abstain
			Vote on related party transactions	Abstain
			Vote on authorizing the Board of Directors of the authority of the Ordinary General Assembly with the license mentioned in Paragraph (1) of Article 71 of the Companies Law	Yes
14	Saudi Electricity Co.	27/04/2021	Vote on Board of Directors Report for the year ended 2020	Yes
			Vote on Company's consolidated financial statements for the year ended 2020	Yes
			Vote on Auditors' report for the year ended 2020	Yes



			Vote on disbursement of remuneration to the Board members for the financial year ended 2020	Abstain
			Vote on the discharge of the members of the Board of Directors from liability for the financial year ended 2020	Abstain
			Vote on appointment of the Company's auditor from among the Candidates based on the Audit Committee's recommendation	Yes
			Vote on authorizing the Board of Directors of the authority of the Ordinary General Assembly with the license mentioned in	Yes
			Paragraph (1) of Article 71 of the Companies  Law	
			Vote on amending the regulations of the Nomination, Remunerations Committee Charter	Yes
			Vote on increasing the number of Audit Committee seats from (4) to (5) seats	Yes
			Vote on related party transactions	Abstain
15 A	Abdullah Al Othaim Markets Co.	28/04/2021	Vote on Board of Directors Report for the year ended 2020	Yes
			Vote on Company's consolidated financial statements for the year ended 2020	Yes
			Vote on Auditors' report for the year ended 2020	Yes
		Vote on appointment of the Company's auditor from among the Candidates based on the Audit Committee's recommendation	Yes	
		Vote on authorizing the Board of Directors to distribute interim dividends to shareholders for the fiscal year 2021 on biannually or quarterly basis	Yes	
			Vote on authorizing the Board of Directors of the authority of the Ordinary General Assembly with the license mentioned in Paragraph (1) of Article 71 of the Companies	Yes
			Law	
			Vote on related party transactions	Abstain
			Vote on related party transactions	Abstain
			Vote on related party transactions	Abstair
			Vote on related party transactions	Abstair
			Vote on related party transactions	Abstair
			Vote on related party transactions	Abstair
			Vote on related party transactions	Abstair
			Vote on related party transactions  Vote on related party transactions	Abstair Abstair
			Vote on related party transactions	Abstair
			Vote on related party transactions	Abstair
			Vote on related party transactions  Vote on related party transactions	Abstair
			Vote on related party transactions	Abstair
			Vote on related party transactions	Abstair
			Vote on related party transactions	Abstair
			Vote on related party transactions	Abstair
			Vote on related party transactions	Abstair
			Vote on related party transactions	Abstair
			Vote on related party transactions	Abstair
			Vote on related party transactions	Abstair
			Vote on related party transactions	Abstair
			Vote on related party transactions	Abstair
			Vote on related party transactions	Abstair
40	Savola Group	28/04/2021	Vote on related party transactions  Vote on Board of Directors Report for the year ended 2020	Abstain Yes
16				



_	-		Vote on Auditors' report for the year ended 2020	Yes
			Vote on disbursement of remuneration to the Board members for the financial year ended 2020	Abstain
			Vote on the discharge of the members of the Board of Directors from liability for the financial year ended 2020	Abstain
			Vote on appointment of the Company's auditor from among the Candidates based on the Audit Committee's recommendation	Yes
			Vote on the Board of Directors recommendations to distribute dividends to its shareholders for the year 2020	Yes
			Vote on the Share buy-back of 1,200,000 Shares of the Company's ordinary shares to be retained as Treasury Shares to cover the second and third tranches of the current approved Employees Long Term Incentive	Yes
			Program (LTIP) Vote on the Company`s policy of the Social Responsibility	Yes
			Vote on related party transactions	Abstain
			Vote on related party transactions	Abstain
			Vote on related party transactions  Vote on related party transactions	Abstain Abstain
			Vote on related party transactions  Vote on related party transactions	Abstain
			Vote on related party transactions	Abstain
			Vote on related party transactions	Abstain
			Vote on related party transactions	Abstain
			Vote on related party transactions	Abstain
			Vote on related party transactions	Abstain
			Vote on related party transactions	Abstain
			Vote on related party transactions	Abstain
			Vote on related party transactions	Abstain
			Vote on related party transactions	Abstain Abstain
			Vote on related party transactions  Vote on related party transactions	Abstain
			Vote on related party transactions	Abstain
			Vote on related party transactions	Abstain
			Vote on related party transactions	Abstain
			Vote on related party transactions	Abstain
			Vote on related party transactions	Abstain
17	The Company for Cooperative	29/04/2021	Vote on Board of Directors Report for the year ended 2020	Yes
	Insurance		Vote on Company's consolidated financial statements for the year ended 2020	Yes
			Vote on Auditors' report for the year ended 2020  Vote on disbursement of remuneration to the	Yes
			Board members for the financial year ended 2020	Abstain
			Vote on the discharge of the members of the Board of Directors from liability for the financial year ended 2020	Abstain
			Vote on appointment of the Company's auditor from among the Candidates based on the Audit Committee's recommendation	Yes
			Vote on the amended Corporate Governance Policy	Yes
			Vote on the amended Audit Committee Charter	Yes
			Vote on the Board of Directors recommendations to distribute dividends to its shareholders for the year 2020	Yes
			Vote on authorizing the Board of Directors of the authority of the Ordinary General	Yes



		Assembly with the license mentioned in Paragraph (1) of Article 71 of the Companies	
		Law	
		Vote on related party transactions	Abstain
		Vote on related party transactions	Abstain
		Vote on related party transactions	Abstain
		Vote on related party transactions	Abstain
		Vote on related party transactions	Abstain
		Vote on related party transactions	Abstain
		Vote on related party transactions	Abstain
		Vote on related party transactions	Abstain
		Vote on related party transactions  Vote on related party transactions	Abstain Abstain
		Vote on related party transactions	Abstain
		Vote on related party transactions	Abstain
		Vote on related party transactions	Abstain
		Vote on related party transactions	Abstain
		Vote on related party transactions	Abstain
		Vote on related party transactions	Abstain
		Vote on related party transactions	Abstain
		Vote on related party transactions	Abstain
		Vote on related party transactions	Abstain
		Vote on related party transactions	Abstain
		Vote on related party transactions	Abstain
		Vote on related party transactions	Abstain
18 Mouwasat Medical	29/04/2021	Vote on Board of Directors Report for the year	Yes
Services Co.		ended 2020 Vote on Company's consolidated financial	Yes
		statements for the year ended 2020  Vote on Auditors' report for the year ended	Yes
		2020 Vote on disbursement of remuneration to the	Abstain
		Board members for the financial year ended 2020	Abstant
		Vote on the discharge of the members of the Board of Directors from liability for the financial year ended 2020	Abstain
		Vote on appointment of the Company's auditor from among the Candidates based on the	Yes
		Audit Committee's recommendation  Vote on the Board of Directors recommendations to distribute dividends to its	Yes
		shareholders for the year 2020	
		Vote on related party transactions	Abstain
		Vote on related party transactions	Abstain
		Vote on related party transactions	Abstain
		Vote on related party transactions	Abstain
		Vote on related party transactions	Abstain Abstain
		Vote on related party transactions  Vote on related party transactions	Abstain
		Vote on related party transactions  Vote on related party transactions	Abstain
19 Banque Saudi Fransi	05/05/2021	Vote on Board of Directors Report for the year	Yes
10 Danque Gadai i Tansi	00/00/2021	ended 2020	103
		Vote on Company's consolidated financial	Yes
		statements for the year ended 2020	. 00
		Vote on Auditors' report for the year ended 2020	Yes
		Vote on the Board of Directors recommendations to distribute dividends to its shareholders for the year 2020	Yes
		Vote on authorizing the Board of Directors to distribute interim dividends to shareholders for the fiscal year 2021 on biannually or quarterly	Yes
		Vote on disbursement of remuneration to the Board members for the financial year ended 2020	Abstain



			Vote on the discharge of the members of the Board of Directors from liability for the financial year ended 2020	Abstain
			Vote on authorizing the Board of Directors of the authority of the Ordinary General Assembly with the license mentioned in Paragraph (1) of Article 71 of the Companies Law	Yes
			Vote on appointment of the Company's auditor from among the Candidates based on the Audit Committee's recommendation	Yes
			Vote on amending Board Nomination Membership Assessment and Succession Policy	Yes
			Vote on amending Audit Committee Charter Vote on amending Nomination & Remuneration Committee charter	Yes Yes
			Vote on related party transactions	Abstain
			Vote on related party transactions  Vote on related party transactions	Abstain
			Vote on related party transactions  Vote on related party transactions	Abstain
			Vote on related party transactions	Abstain
			Vote on related party transactions	Abstain
			Vote on related party transactions	Abstain
			Vote on related party transactions	Abstain
			Vote on related party transactions	Abstain
			Vote on related party transactions	Abstain
			Vote on related party transactions	Abstain
			Vote on related party transactions	Abstain
			Vote on related party transactions	Abstain
			Vote on the purchase by the bank of a number	Yes
			of its shares with a maximum of 3,000,000	
			shares, and an amount not to exceed SR 60	
			million to allocate them within the Employees'	
			Long-Term Incentive Plan, where the	
			purchase of those shares to be financed	
			through the bank's own resources	
20	The Saudi National	06/05/2021	Vote on Board of Directors Report for the year	Yes
	Bank		ended 2020 Vote on Company's consolidated financial	Yes
			statements for the year ended 2020  Vote on Auditors' report for the year ended	Yes
			2020	
			Vote on the Board of Directors	Yes
			recommendations to distribute dividends to its	
			shareholders for the year 2020	
			Vote on authorizing the Board of Directors to distribute interim dividends to shareholders for	Yes
			the fiscal year 2021 on biannually or quarterly	
			Vote on appointment of the Company's auditor	Yes
			from among the Candidates based on the	103
			Audit Committee's recommendation	
			Vote on disbursement of remuneration to the	Abstain
			Board members for the financial year ended 2020	
			Vote on the discharge of the members of the Board of Directors from liability for the financial	Abstain
			year ended 2020 Vote on related party transactions	Abstain
			Vote on related party transactions	Abstain
			Vote on amending the Policy, Criteria and	Yes
			Procedures for Nomination to the Membership of the Board of Directors	. 55
			Vote on amending the Remuneration Policy for Board and Board Committees Members	Yes
			Vote on allocating (3,241,313) shares from the	Yes
			current treasury shares, which are a result of	



	-		the merger transaction to the sixth cycle of the Key Employee Executive Plan	
			Vote on electing members of the Board of Directors from among the candidates for the next Board cycle, which starts on 15/05/2021 and lasts for three years, and ends on 14/05/2024	Abstain
			Vote on the formation of the Audit Committee, defining its tasks, its Charter, and remuneration for its members for the next cycle, which begins on 05-15-2021 and ends on 05-15-2024	Yes
			Vote on authorizing the Board of Directors of the authority of the Ordinary General Assembly with the license mentioned in Paragraph (1) of Article 71 of the Companies Law	Yes
			Vote on related party transactions	Abstain
			Vote on related party transactions	Abstain
			Vote on related party transactions	Abstain
			Vote on related party transactions	Abstain
			Vote on related party transactions	Abstain Abstain
			Vote on related party transactions  Vote on related party transactions	Abstain
			Vote on related party transactions	Abstair
			Vote on related party transactions	Abstain
			Vote on related party transactions	Abstair
			Vote on related party transactions	Abstair
			Vote on related party transactions	Abstair
			Vote on related party transactions	Abstair
			Vote on related party transactions	Abstair
			Vote on related party transactions  Vote on related party transactions	Abstair Abstair
			Vote on related party transactions	Abstair
			Vote on related party transactions	Abstair
			Vote on related party transactions	Abstair
			Vote on related party transactions	Abstair
			Vote on related party transactions	Abstair
			Vote on related party transactions	Abstair
21	Saudia Dairy and	06/05/2021	Vote on related party transactions  Vote on forming the Audit Committee's members starting from 06-05-2021G until the	Abstair Yes
	r codotan co.		end of the term on 31-03-2024G	
22	Sahara International Petrochemical Co.	24/05/2021	Vote on Board of Directors Report for the year ended 2020	Yes
			Vote on Company's consolidated financial statements for the year ended 2020	Yes
			Vote on Auditors' report for the year ended 2020	Yes
			Vote on the Board of Directors recommendations to distribute dividends to its shareholders for the year 2020	Yes
			Vote on disbursement of remuneration to the Board members for the financial year ended 2020	Abstair
			Vote on the discharge of the members of the Board of Directors from liability for the financial year ended 2020	Abstair
			Vote on appointment of the Company's auditor from among the Candidates based on the Audit Committee's recommendation	Yes
			Vote on authorizing the Board of Directors to distribute interim dividends to shareholders for the fiscal year 2021 on biannually or quarterly basis	Yes
			Vote on the Company's purchase of up to (66,347,931) shares of its shares and	Yes



			allocating them as treasury shares and the	
			purchase of shares should be financed from	
			the company's own resources	
			Vote on amending Article (05) from the	Yes
			Company's Bylaw regarding the Company	
			Head Office	\/
			Vote on amending Article (17) from the	Yes
			Company's Bylaw regarding purchasing the	
			Company shares	\/
			Vote on amending the regulations of Audit	Yes
			Committee Charter	
			Vote on amending the regulations of	Yes
			Nomination and Remuneration Committee	
			Regulation	
			Vote on the regulations of Competition	Yes
22	Janin Mankatina Ca	00/05/0004	Standards and Controls	V
23 .	Jarir Marketing Co.	26/05/2021	Vote on Board of Directors Report for the year ended 2020	Yes
			Vote on Company's consolidated financial	Yes
			statements for the year ended 2020	
			Vote on Auditors' report for the year ended	Yes
			2020	
			Vote on appointment of the Company's auditor	Yes
			from among the Candidates based on the	
			Audit Committee's recommendation	
		Vote on disbursement of remuneration to the	Abstai	
		Board members for the financial year ended		
			2020	
			Vote on the discharge of the members of the	Abstai
			Board of Directors from liability for the financial	
			year ended 2020	
			Vote on related party transactions	Abstai
			Vote on related party transactions	Abstai
			Vote on related party transactions	Abstai
			Vote on related party transactions	Abstai
			Vote on related party transactions	Abstai
			Vote on related party transactions	Abstai
			Vote on related party transactions	Abstai
			Vote on related party transactions	Abstai
			Vote on related party transactions	Abstai
			Vote on related party transactions	Abstai
			Vote on related party transactions	Abstai
			Vote on related party transactions	Abstai
			Vote on authorizing the Board of Directors to	Yes
			distribute interim dividends to shareholders for	
			the fiscal year 2021 on biannually or quarterly	
			basis	V
			Vote on amending the remuneration policy for	Yes
			members of the Board of Directors, its	
			committees, and the executive management	Vac
			Vote on the amending of the Audit Committee's work regulations	Yes
24	Saudi Telecom Co.	01/06/2021	Vote on forming the Audit Committee (AC),	Yes
	Jaudi Tolecolli CO.	0 1/00/2021	Controls and Procedures of its work, and	163
			remunerations of AC Members, starting 1-6-	
			2021 and until the end of the Board 8th term	
			on 27-4-2024	
			Vote on amending the Audit Committee	Yes
			Charter	163
25	Maharah Human	15/06/2021	Vote on Board of Directors Report for the year	Yes
	Resources Co.	10/00/2021	ended 2020	103
	1.00001003 00.		Vote on Company's consolidated financial	Yes
			statements for the year ended 2020	103
			Vote on Auditors' report for the year ended	Yes



			Vote on appointment of the Company's auditor from among the Candidates based on the Audit Committee's recommendation	Yes
			Vote on the discharge of the members of the Board of Directors from liability for the financial year ended 2020	Abstair
			Vote on disbursement of remuneration to the Board members for the financial year ended 2020	Abstair
			Vote on authorizing the Board of Directors to distribute interim dividends to shareholders for	Yes
			the fiscal year 2021 on semi-annual basis  Vote on authorizing the Board of Directors of the authority of the Ordinary General	Yes
			Assembly with the license mentioned in Paragraph (1) of Article 71 of the Companies Law	
			Vote on related party transactions	Abstair
			Vote on related party transactions	Abstair
	Walaa Cooperative Insurance Co.	23/06/2021	Vote on Board of Directors Report for the year ended 2020	Yes
			Vote on Company's consolidated financial statements for the year ended 2020	Yes
			Vote on Auditors' report for the year ended 2020	Yes
			Vote on appointment of the Company's auditor from among the Candidates based on the	Yes
			Audit Committee's recommendation	
			Vote on the discharge of the members of the Board of Directors from liability for the financial	Abstai
			year ended 2020	
		Vote on disbursement of remuneration to the Board members for the financial year ended 2020	Abstai	
			Vote on related party transactions	Abstai
			Vote on related party transactions	Abstai
			Vote on related party transactions	Abstai
			Vote on related party transactions	Abstai
			Vote on related party transactions	Abstai
			Vote on related party transactions	Abstai
			Vote on related party transactions  Vote on related party transactions	Abstai Abstai
			Vote on related party transactions	Abstai
			Vote on related party transactions	Abstai
			Vote on related party transactions	Abstai
			Vote on related party transactions	Abstai
			Vote on related party transactions	Abstai
			Vote on related party transactions	Abstai
			Vote on related party transactions	Abstai
			Vote on Board of Director's Resolution not to distribute cash dividend to shareholders for the year ended 2020	Yes
			Vote on the changes in the Corporate Governance Code	Yes
			Vote on the changes in the Audit Committee Charter	Yes
			Vote on the changes in the Board Members and Executive Management Remuneration policy	Yes
7	The Saudi National Bank	28/06/2021	Vote on increasing the number of Audit Committee seats from (4) to (5) seats	Yes
28 Emaar The Economic City		30/06/2021	Vote on Board of Directors Report for the year ended 2020	Yes
		Vote on Company's consolidated financial	Yes	
			statements for the year ended 2020  Vote on Auditors' report for the year ended	Yes



			Vote on appointment of the Company's auditor from among the Candidates based on the Audit Committee's recommendation	Yes
			Vote on the discharge of the members of the Board of Directors from liability for the financial year ended 2020	Abstain
			Vote on disbursement of remuneration to the Board members for the financial year ended 2020	Abstain
			Vote on related party transactions	Abstain
			Vote on related party transactions	Abstain
			Vote on related party transactions	Abstain
			Vote on the updated audit committee charter	Yes
			Vote on the updated of the Nomination and	Yes
			Remuneration Committee's charter	
29	Saudi Arabian Oil Co.	01/07/2021	Vote on Board of Directors Report for the year ended 2020	Yes
		Vote on appointment of the Company's auditor from among the Candidates based on the Audit Committee's recommendation	Yes	
			Vote on the election of the members of the	Yes
			Board of Directors for the next term.	103
			commencing on July 1, 2021, for a period of	
			three years ending on June 30, 2024.	
			Vote on Saudi Aramco's Competition	Yes
			Standards in accordance with Article 46(3) of	
			the CMA Corporate Governance Regulations	
30 Saudia Dairy and Foodstuff Co.		12/07/2021	Vote on Board of Directors Report for the year ended 2020	Yes
		Vote on Company's consolidated financial statements for the year ended 2020	Yes	
		Vote on Auditors' report for the year ended 2020	Yes	
			Vote on Board of Directors recommendation to distribute dividends for the second half of the financial year ended 31 March 2021	Yes
			Vote on authorizing the Board of Directors to distribute interim dividends to the shareholders for the financial year ending 31/03/2022	Yes
			Vote on the discharge of the members of the Board of Directors from liability for the financial	Abstain
			year ended 2020 Vote on disbursement of remuneration to the Board members for the financial year ended 2020	Abstair
			Vote on appointment of the Company's auditor from among the Candidates based on the Audit Committee's recommendation	Yes
			Vote on related party transactions	Abstair
			Vote on related party transactions	Abstair
			Vote on the BOD recommendation to amend Article (3) of the company's bylaws which	Yes
			related to the Company's activities	
31 /	Abdullah Al Othaim Markets Co.	22/09/2021	Vote on electing the Board Members from the candidates for the next session of the board commencing on 03/10/2021G for three years	Abstair
			term ending on 02/10/2024G  Vote on formation of the Audit Committee, defining its duties, its charter and the remunerations of its members for the new three -year term starting from 03/10/2021G till ending of the Board Session on 02/10/2024G	Yes
		Vote on authorizing the Board of Directors of the authority of the Ordinary General Assembly with the license mentioned in Paragraph (1) of Article 71 of the Companies Law	Yes	



			<del>-</del>	
			Vote on the amendment to article No. (17) of	Yes
			the company's bylaws which relating to	
			company management	
			Vote on the amendment to article No. (19) of	Yes
			the company's bylaws which relating to the	
			position in the board of directors	
			Vote on the amendment to article No.(20) of	Yes
				103
			the company's bylaws which relating to	
			authorities of the board of directors	
			Vote on the amendment to article No.(22) of	Yes
			the company's bylaws which relating to the	
			authorities of the board's chairman, vice	
			chairman & MD and secretary	
			Vote on the amendment to article No. (27) of	Yes
			the company's bylaws which relating to the	
			formation of the audit committee	
				Yes
			Vote on the amendment to article No.(28) of	res
			the company's bylaws which relating to the	
			remunerations and nominations committee	
			Vote on the amendment to article No.(33) of	Yes
			the company's bylaws which relating to the	
			invitation for the general assemblies	
			Vote on the amendment to article No. (45) of	Yes
			the company's bylaws which relating to the	. 55
			financial documents	
				Vac
			Vote on the amendment to the audit	Yes
			committee charter	
			Vote on the amendment to the remunerations	Yes
			& nominations committee charter	
32	Etihad Etisalat Co.	28/11/2021	Vote for the election of members of the board	Yes
			of directors from among the candidates for the	
			next term, which starts on 01/12/2021 and	
			lasts for three years, ending on 30/11/2024	
				Yes
			Vote on forming the Audit Committee (AC),	res
			Controls and Procedures of its work, and	
			remunerations, starting 01/12/2021 and until	
			the end of the term on 30/11/2024	
			Vote on the Board recommendation to appoint	Yes
			Mr. Abdulaziz Ibrahim Alnowaiser as a	
			member in the Audit Committee (an	
			independent external member and as	
			Chairman (starting from 23 /05/ 2021 until the	
			end of the current session of the Audit	
			Committee, which will end on 30 /11/ 2021)	.,
			Vote on appointment of the Company's auditor	Yes
			from among the Candidates based on the	
			Audit Committee's recommendation	
	Saudi Telecom Co.	30/11/2021	Vote on stc dividends policy for the next three	Yes
33	Saudi Telecolli Co.		years starting from the fourth quarter of 2021	
33	Saudi Telecom Co.		,	Yes
3	Saudi Telecom Co.		Vote on the Company's entry and execution of	
3	Saudi Telecom Co.		Vote on the Company's entry and execution of	
33	Saudi Telecom Co.		the Bookrunners Agreement	
3	Saudi Teleconi Co.		the Bookrunners Agreement  Vote on authorizing the Company's Board of	Yes
3	Saudi Teleconi Co.		the Bookrunners Agreement  Vote on authorizing the Company's Board of  Directors, or any person delegated by the	
3	Saudi Teleconi Co.		the Bookrunners Agreement  Vote on authorizing the Company's Board of Directors, or any person delegated by the Board of Directors to approve the terms and	
3	Saudi Teleconi Co.		the Bookrunners Agreement  Vote on authorizing the Company's Board of  Directors, or any person delegated by the	
33	Saudi Teleconi Co.		the Bookrunners Agreement  Vote on authorizing the Company's Board of Directors, or any person delegated by the Board of Directors to approve the terms and	
33	Saudi Teleconi Co.		the Bookrunners Agreement  Vote on authorizing the Company's Board of Directors, or any person delegated by the Board of Directors to approve the terms and conditions of the Bookrunners Agreement and any other related agreements, applications,	
33	Saudi Teleconi Co.		the Bookrunners Agreement  Vote on authorizing the Company's Board of Directors, or any person delegated by the Board of Directors to approve the terms and conditions of the Bookrunners Agreement and any other related agreements, applications, documents instruments relating to the	
33	Saudi Teleconi Co.		the Bookrunners Agreement  Vote on authorizing the Company's Board of Directors, or any person delegated by the Board of Directors to approve the terms and conditions of the Bookrunners Agreement and any other related agreements, applications, documents instruments relating to the Secondary Offering	Yes
333	Saudi Teleconi Co.		the Bookrunners Agreement  Vote on authorizing the Company's Board of Directors, or any person delegated by the Board of Directors to approve the terms and conditions of the Bookrunners Agreement and any other related agreements, applications, documents instruments relating to the Secondary Offering  Vote on ratifying all previous actions carried	
333	Saudi Teleconi Co.		the Bookrunners Agreement  Vote on authorizing the Company's Board of Directors, or any person delegated by the Board of Directors to approve the terms and conditions of the Bookrunners Agreement and any other related agreements, applications, documents instruments relating to the Secondary Offering  Vote on ratifying all previous actions carried out by the Company's Board of Directors in	Yes
333	Saudi Feleconi Co.		the Bookrunners Agreement  Vote on authorizing the Company's Board of Directors, or any person delegated by the Board of Directors to approve the terms and conditions of the Bookrunners Agreement and any other related agreements, applications, documents instruments relating to the Secondary Offering  Vote on ratifying all previous actions carried out by the Company's Board of Directors in relation to the Secondary Offering including	Yes
333	Saudi Feleconi Co.		the Bookrunners Agreement  Vote on authorizing the Company's Board of Directors, or any person delegated by the Board of Directors to approve the terms and conditions of the Bookrunners Agreement and any other related agreements, applications, documents instruments relating to the Secondary Offering  Vote on ratifying all previous actions carried out by the Company's Board of Directors in relation to the Secondary Offering including preparatory work carried out with the Public	Yes
333	Saudi Teleconi Co.		the Bookrunners Agreement  Vote on authorizing the Company's Board of Directors, or any person delegated by the Board of Directors to approve the terms and conditions of the Bookrunners Agreement and any other related agreements, applications, documents instruments relating to the Secondary Offering  Vote on ratifying all previous actions carried out by the Company's Board of Directors in relation to the Secondary Offering including preparatory work carried out with the Public Investment Fund in relation to the Secondary	Yes
333	Saudi Feleconi Co.		the Bookrunners Agreement  Vote on authorizing the Company's Board of Directors, or any person delegated by the Board of Directors to approve the terms and conditions of the Bookrunners Agreement and any other related agreements, applications, documents instruments relating to the Secondary Offering  Vote on ratifying all previous actions carried out by the Company's Board of Directors in relation to the Secondary Offering including preparatory work carried out with the Public	Yes



### 3) Fund Board Members and Meetings:

### a) Names of Fund Board members and indicating membership type:

- Mr. Mohammad Abdullah Al-Jibreen (Chairman of the Fund's Board of Directors is not independent).
- Tariq bin Zaid bin Abdulaziz Al-Fayyad (independent member).
- Mr. Saleh bin Abdulhadi Al-Qahtani (Independent Member).

### b) A brief about of the fund board members' qualifications:

- Mr. Mohammad Abdullah Al-Jibreen: He is currently the Assistant Vice President of Wealth Management at KAMCO Investment Company. Mr. Muhammad has more than 17 years of practical experience between the banking sector and the financial markets. He also holds a bachelor's degree in Business Administration with a major in Marketing from King Saud University. Mr. Mohammed held many positions, including managing major branches and private banking centers in Riyad Bank for major clients before joining KAMCO Investment Company, where Mr. Mohammed was working as Vice President of A&B Branch Manager (Olaya Branch), which is considered one of the largest main branches of the bank in the Kingdom of Saudi Arabia.
- Mr. Tariq bin Zaid Al-Fayyadh: He is currently the Executive Director of the Board of Directors of Sheikh Saleh bin Abdulaziz Al-Rajhi, Vice-Chairman of the Investment Committee of the Charitable Society for the Memorization of the Holy Qur'an in Riyadh, Member of the Board of Directors for Import Development at the Charitable Society for the Memorization of the Holy Qur'an in Riyadh, and Vice-Chairman of the Board of Directors Charitable Engineering Services. In addition to his membership in the Saudi Society for Science and Urbanism, and his membership in the Islamic Press Advocacy Foundation. He has long experience in the business sector, project management and development consultancy, and is the owner and manager of (Al Fayyad Consulting Engineers) office. Previously, he worked as an urban planning and distribution engineer at the Ministry of Municipal and Rural Affairs, in addition to his work as a project manager or consultant for several projects in different regions of the Kingdom. He holds a bachelor's degree in urban planning and design from the College of Architecture and Planning at King Saud University, in addition to a bachelor's degree in Sharia sciences from Imam Muhammad bin Saud Islamic University, and a master's degree in business administration from the Arab Academy for Science and Technology.
- Mr. Salah bin Abdulhadi Al-Qahtani holds a bachelor's degree in Business Administration from the University of Houston - Texas, USA, and is currently the Vice Chairman of the Abdulhadi Abdullah Al-Qahtani & Sons Group of Companies.

### c) Description of the roles and responsibilities of the Fund Board:

- Approval of all contracts, decisions, and essential reports to which the Fund is a party.
- Adopting a written policy regarding voting rights related to the Fund's assets.
- Supervising, and when appropriate, approving or approving any conflict of interest disclosed by the fund manager in accordance with the Investment Funds Regulations.
- Meeting at least twice annually with the compliance officer (the Compliance and Compliance Committee) at the fund manager and his Money Laundering and Terrorist Financing Reporting Officer, to ensure that the fund manager complies with all applicable rules and regulations.
- Approval of all changes (basic and non-essential) before the fund manager obtains the approval or notification of the unit owners and the authority.
- Ensuring the completeness and accuracy of the terms and conditions of the fund and any other document that includes disclosures related to the fund, the fund manager and its management of the fund, and their compliance with the investment funds regulations.
- Ensuring that the fund manager carries out his responsibilities in a manner that serves the interest of the
  unit holders in accordance with the terms and conditions of the fund, and the provisions of the
  investment funds regulations.
- Reviewing the report that includes evaluating the performance and quality of services provided by the
  parties concerned with providing essential services to the fund to ensure that the fund manager fulfills
  his responsibilities in the interest of unit holders in accordance with the terms and conditions of the fund
  and the investment funds regulations.
- Evaluate the fund manager's handling of risks related to the fund's assets in accordance with the fund
  manager's policies and procedures regarding monitoring risks related to the fund and how to deal with
  them
- Act with honesty, good faith, interest, skill, care, and diligence in the interest of the investment fund and
  its unit holders.
- Recording the minutes of the meetings that show all the minutes of the meetings and the decisions taken by the Board.
- Reviewing the report that includes all complaints and the measures taken against them, to ensure that
  the fund manager is carrying out his responsibilities in a way that serves the interests of unit holders in
  accordance with the terms and conditions of the fund and the investment funds regulations.



# d) Details on the remuneration of fund board members:

Each of the independent board members shall receive a remuneration of (5,000) Saudi riyals for each meeting of the fund's board of directors, and a maximum of 40,000 Saudi riyals per year for the two independent members.

In addition, each independent member receives a maximum of 1,500 Saudi riyals to cover travel and accommodation expenses for each meeting.

- e) There are no conflict or potential conflict of interest between the interests of a fund board member and the interests of the fund. and in the event of any potential conflict of interest, a fund board member shall not have the right to vote on any decision taken by the fund manager regarding any matter in which a fund board member has any direct or indirect interest and any such benefits shall be disclosed to the fund board.
- f) Board members of KAMCO Saudi Equity Fund are not members of any other fund boards managed by the fund manager.
- g) topics discussed and issued resolutions, as well as the fund performance and fund achievement of its objectives:
  - I. Held on March 23, 2021

### **Topics Discussed**

- Board approved minutes of the meeting held on August 10, 2020.
- Tahany AlNufaiay, Compliance and Anti-Money Laundering Manager informed that the Company's Board
  of Directors had rejected the request for an increase in the Fund Board of Directors remuneration, since
  the current limit fulfills the tasks assigned to the members.
- Board reviewed the annual performance reports of KAMCO Saudi Equity Fund for the year 2020. Fund Manager explained some of the points mentioned in the reports and discussed about the performance during the period as 2020 was marked by two halves. As of March, the market slumped 22% due to the impact of COVID-19 on global markets and oil prices. However, global central bank intervention to infuse liquidity coupled with fiscal stimulus measures trigged a massive rebound in markets globally. Tadawul jumped c34% from the lows and was driven by a surge in domestic liquidity. This was despite market collective earnings for 2020 coming in at a record 15-year low.
- The Fund was positioned defensively with a high cash buffer with investment in companies supported by strong operations and healthy balance sheet. As a result of higher cash allocation, the Fund managed to close in the mid-tier of peer performance with an alpha of 5.8%.
- The Fund Manager sees this year as a year of consolidation and expects the market movement to be more rational. As a result, higher volatility is expected in the first half and second half of 2021 should turn out to be balanced in line with earnings.
- Board reviewed the audited financial statements of KAMCO Saudi Equity Fund as at 31 December 2019.
   Board member, Mohammed AlJebreen, indicated that there were no reservations made by External Auditor on the financial statements and confirmed that they will be uploaded on the company's website and Tadawul website and that the same will be available to the unitholders upon request. Financial statements were approved by the Board members.
- It was agreed to coordinate the dates of future meetings with the members by e-mail with a proposal of 2 indicative dates.
- Mohammed AlJebreen was appointed Chairman of the Fund's Board of Directors, due to the resignation of the previous chairman, Bader AlGhanim.
- Board Chairman, Mohammed AlJebreen, stated that Ibrahem AlSharidah has been appointed as CEO of KAMCO Investment Company in Saudi Arabia.
- Board approved the annual report prepared according to Annex 5 of the Investment Funds Regulations.
- Compliance and Anti-Money Laundering Manager, Tahany AlNafaiay, informed that no violation was registered on the Fund by the Capital Market Authority.
- Tahany confirmed the absence of any error in the work of the Fund's investment since the date of the last
  meeting of the Board of Directors of the Fund and noted the continued monitoring of the work of the Fund
  on daily basis.
- Tahany confirmed that the Terms and Conditions of the Fund are updated periodically upon any change that occurs in the Fund and it is announced on the Tadawul website and the Company's website.
- Tahany mentioned that the Investment Fund Regulations has been amended by the Capital Market
  Authority and work will begin according to the amended regulation on 05/01/2021 AD. She also mentioned
  that the Company is working on the new changes to be ready for implementation on the specified date.



 Compliance and Anti-Money Laundering Manager conducted an audit of the Board's decisions in accordance with the regulations of the Capital Market Authority and there were no reservations or observations.

### II. Held on August 10, 2021

#### **Topics Discussed**

- Board approved minutes for meeting held on March 23, 2021.
- Board Secretary informed members that 2020 meeting minutes had typo errors and that it will be amended and sent to members for review.
- Fund Board members verified that there are no pending items on the follow-up from the previous meeting and recommendations of the Board and that all the annexes attached thereto and ensured that the minutes of the previous meeting are met.
- Board reviewed the performance report of the KAMCO Saudi Equity Fund since the beginning of the year up to June 2021. Fund Manager explained some points in the reports and talked about the Fund's performance during the 1<sup>st</sup> half of 2021. The market performance in H1 2021 was driven by strong liquidity driven momentum. Continued global central bank intervention to infuse liquidity coupled with fiscal stimulus measures have trigged a massive rebound in markets globally. The Fund was positioned defensively with a high cash buffer with investment in companies supported by strong operations and healthy balance sheet. As a result of higher cash allocation, the Fund has underperformed the benchmark by 4.5%.
- Fund Manager sees market consolidation in the second half of 2021 and expects the market movement to be more rational. As a result, higher volatility is expected in the second half and this should help reduce the underperformance by year end.
- Board reviewed the audited financial statements of Kamco Saudi Equity Fund as of June 30, 2021. The
  Chairman pointed out that there were no reservations made by External Auditor on the financial
  statements and confirmed that they were uploaded on the company's website and Tadawul website and
  that the same will be available to the unitholders upon request. The financial statements were approved
  by the members of the Fund Board.
- It was agreed to coordinate the dates of future meetings with the members by e-mail with a proposal of 2 indicative dates.
- Chairman of the Board, Mohammed AlJebreen, stated that Jarrah AlNaser has been appointed as Acting CEO of KAMCO Investment Company in Saudi Arabia.
- Secretary of the Board, Abeer Al-Otaibi, presented the Fund's Board of Directors Charter and the amended voting policies and procedures to the members of the Fund Board.
- Approval of the Board of Directors to reduce the annual fees for the auditors of the KAMCO Saudi Equity Fund, which was approved by the members by email.
- Compliance and Anti-Money Laundering Manager, Tahany AlNafaiay, informed that no violation was registered on the Fund by the Capital Market Authority.
- Tahany confirmed the absence of any error in the work of the Fund's investment since the date of the last
  meeting of the Board of Directors of the Fund and noted the continued monitoring of the work of the Fund
  on daily basis.
- Tahany mentioned that the Terms and Conditions of the Fund, the Information Summary and the Information Memorandum are updated periodically upon any change that occurs in the Fund and are announced on the Tadawul website and the Company's website. Changes that have been made are adding the zakat advisor fees and reducing the custody fees for the KAMCO Saudi Equity Fund.
- Tahany explained that the Investment Fund Regulations has been amended by the Capital Market Authority and work has begun according to the amended regulation on 05/01/2021 AD. She mentioned that the Company has worked on the changes, including the preparation of the quarterly report.
- Compliance and Anti-Money Laundering Manager conducted an audit of the Board's decisions in accordance with the regulations of the Capital Market Authority. There were no reservations or observations.

# C. Fund Manager

1) Name and address of the fund manager

Kamco Investment Company S.C.S.C P.O. Box 66930 Riyadh 11586 Kingdom of Saudi Arabia

2) Names and addresses of sub-manager and/or investment adviser (if any)

Not applicable



#### 3) Review of Investment Activities

At Kamco Invest (Saudi), investment decision making is fundamental research driven process in order to generate higher risk-adjusted returns for unitholders. As an investment strategy, the Fund Manager uses a top down economic and sector overlay along with bottom-up company analysis.

2021 was a very strong year with the benchmark Tadawul up 29.8% for the year. The gains were boosted by strong earnings momentum from Banks and Petrochemicals in addition to the huge liquidity momentum supporting the markets globally. Collective earnings of all companies reached a new high with earnings for 2021 expected to cross SAR 130 billion. This optimism drove the market to a 15 year high by the end of the year.

Despite the above, due to market valuations trading at a significant premium compared to historical years, the Fund was positioned defensively with a high cash buffer with investment in companies supported by strong operations and healthy balance sheet.

# 4) Fund Performance

Kamco Saudi Equity Fund had a positive return of 28.6% (Class A) and 30.1% (Class B) as of December 31, 2021 vis-a-vis 29.8% for the benchmark. The performance was muted due to the disconnect between company fundamentals and market momentum during the year whilst the focus remained on positioning in alpha opportunities. Since inception, the Fund has delivered an annualized return of 11.12% (Class A) and 11.31% (Class B) vis-à-vis 7.01% for the benchmark for the corresponding period.

### 5) Material Changes on the T&C:

- Reduction of the custody fee to 0.08% instead of 0.15%.
- Reducing the external auditor fees from 70,000 riyals annually plus 15% value-added tax to 55,000 riyals, plus 15% value-added tax to be 63,250 riyals
- 6) There was no other information that would enable unitholders to make an informed judgment about the fund's activities during 2021.
- 7) Kamco Saudi Equity Fund does not invest substantially in other investment funds.
- 8) There was no special commission received by the fund manager during 2021.
- 9) The Fund Manager believes there are no other data and other information required by the IFRs to be included in this report.
- 10) Period for the management of the person registered as fund manager
  - 5 Years and 5 months.
- 11) A disclosure of the expense ratio of each underlying fund at end of the year and the weighted average expense ratio of all underlying funds that invested in:

Not Applicable



#### d. Custodian

### 1) Name and address of custodian:

HSBC Saudi Arabia 2<sup>nd</sup> Floor, HSBC Building, Olaya Road 7267 Olaya, Al Murooj, Riyadh 12283-2255, Kingdom of Saudi Arabia

# 2) Duties and responsibilities:

Custodian is a service provider to the Fund in line with article 22 to 29 of Investment Funds Regulations issued by the Capital Market Authority. Below are the brief responsibilities of the custodian:

- Opening of segregated accounts for the Fund in the name of the custodian for the benefit of Kamco Saudi Equity Fund.
- · Safekeeping and periodic reconciliation of assets under custody
- Movements of Funds for Fund's investment and Operational purposes based on Fund Manager Instructions
- Settlements of trades after execution and handling corporate action in the Fund portfolio based on Fund Manager Instructions
- Providing periodic statements to the Fund's managers and the auditors.
- Complying with Client Money rules and Investment Account Instructions issued by the CMA.

### e. Fund Operator

### 1) Name and address of Fund Operator:

KAMCO Investment Company (Fund Manager), a closed joint stock company, commercial registration No. 1010245276
P.O. Box 66930
Riyadh 11586
Kingdom of Saudi Arabia

### 2) Duties & Responsibilities:

- The fund operator is responsible for evaluating the assets of the general fund. In doing so, the fund operator must make a full and fair evaluation.
- The fund operator must comply with the provisions of the Investment Funds Regulations regarding the valuation of public funds.
- The fund operator must keep books and records relating to the operation of all the funds it manages.
- The fund operator shall maintain, always, records of all issued and canceled units, and shall maintain an up-to-date record of the outstanding unit balance for each fund in the course of its operation.
- The fund operator must create a register of unit holders and keep it in the Kingdom.
   The fund operator must promptly update the unit holders' register to reflect changes in the information.
- The fund operator shall process subscription or redemption requests at the price calculated at the next evaluation point after the deadline for submitting subscription or redemption requests

### O. Auditor

# 1) Name and address of Auditor:

KPMG Professional Services Riyadh Front, Airport Road P. O. Box 92876 Riyadh 11663 Kingdom of Saudi Arabia.

# F. Financial Statement:

The Financial statements for Kamco Saudi Equity Fund prepared in accordance with the accounting standards approved by the Saudi Organization of Certified Public Accountants.

An open-ended mutual fund
Managed by KAMCO Investment Company
For the year ended 31 December 2021
together with the
Independent Auditor's Report to the Unitholders



### **KPMG Professional Services**

Riyadh Front, Airport Road P. O. Box 92876 Riyadh 11663 Kingdom of Saudi Arabia Commercial Registration No 1010425494

Headquarters in Rivadh

كي بي إم جي للاستشارات المهنية

و اجهة الرياض؛ طريق المطار صندوق بريد ٩٢٨٧٦ الرياض ١١٦٦٣ المملكة العربية السعودية سجل تجارى رقم ١٠١٠٤٢٥٤٤

المركز الرنيسي في الرياض

# Independent Auditor's Report

To the Unitholders of KAMCO Saudi Equity Fund

### Opinion

We have audited the financial statements of **KAMCO Saudi Equity Fund** ("the Fund"), managed by KAMCO Investment Company (the "Fund Manager"), which comprise the statement of financial position as at 31 December 2021, the statements of comprehensive income, cash flows and changes in net assets (equity) attributable to the unitholders for the year then ended, and notes to the financial statements, comprising significant accounting policies and other explanatory information.

In our opinion, the accompanying financial statements present fairly, in all material respects, the financial position of the Fund as at 31 December 2021, and its financial performance and its cash flows for the year then ended in accordance with International Financial Reporting Standards ("IFRS") that are endorsed in the Kingdom of Saudi Arabia and other standards and pronouncements issued by the Saudi Organization for Chartered and Public Accountants ("SOCPA").

### **Basis for Opinion**

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

# Responsibilities of the Fund Manager and Those Charged with Governance for the Financial Statements

The Fund Manager is responsible for the preparation and fair presentation of the financial statements in accordance with IFRS that are endorsed in the Kingdom of Saudi Arabia and other standards and pronouncements issued by SOCPA, and to comply with the applicable provisions of the Investment Funds Regulations issued by the Capital Market Authority, the Fund's Terms and Conditions and the Information Memorandum and for such internal control as the Fund Manager determines is necessary to enable the preparation of financial statements that are free from material misstatement, whether due to fraud or error.

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

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



# Independent Auditor's Report

To the Unitholders of KAMCO Saudi Equity Fund (continued)

# Auditor's Responsibilities for the Audit of the Financial Statements

Our objectives are to obtain reasonable assurance about whether the financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. 'Reasonable assurance' is a high level of assurance, but is not a guarantee that an audit conducted in accordance with International Standards on Auditing that are endorsed in the Kingdom of Saudi Arabia will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these financial statements.

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

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

We communicate with those charged with governance regarding, among other matters, the planned scope and timing of the audit and significant audit findings, including any significant deficiencies in internal control that we identify during our audit of **KAMCO Saudi Equity Fund** ("the Fund"), managed by KAMCO Investment Company (the "Fund Manager").

**KPMG Professional Services** 

Nasser Ahmed Al Shutairy License No.: 454

Riyadh, 27 March 2022 Corresponding to 24 Sha'ban 1443H

3H

Lic No. 46

C.R. 1010425494

An open-ended mutual fund Managed by KAMCO Investment Company

# STATEMENT OF FINANCIAL POSITION

# As at 31 December 2021

(Saudi Arabian Riyals)

	Notes	31 December <u>2021</u>	31 December 2020
	110105		<u>2020</u>
<u>ASSETS</u>			
Cash and cash equivalents	10	169,129,419	132,907,345
Investments at fair value through profit or loss	11	719,972,900	549,793,200
Receivables from broker	9	3,346,336	(02.700.545
TOTAL ASSETS		892,448,655	682,700,545
LIABILITIES			
Payables to broker	9	6,478,848	
Management fee payable	12	657,034	512,547
Accrued expenses and other current liabilities		230,437	228,672
TOTAL LIABILITIES		7,366,319	741,219
NET ASSETS (EQUITY) ATTRIBUTABLE TO THE UNITHOLDERS (Note 1):			
- Class A		20,004,707	16,972,116
- Class B		865,077,629	664,987,210
Units in issue (numbers) (Note 1):			
- Class A		51,178	55,839
- Class B		2,163,890	2,163,890
Not assets (aquity) value non unit (Note 1):			
Net assets (equity) value per unit (Note 1): - Class A		200 9940	202 0492
		390.8849	303.9482
- Class B		399.7789	307.3110

The accompanying notes 1 to 18 form an integral part of these financial statements.

An open-ended mutual fund Managed by KAMCO Investment Company

# STATEMENT OF COMPREHENSIVE INCOME

# For the year ended 31 December 2021

(Saudi Arabian Riyals)

	Notes	31 December 2021	31 December 2020
INCOME	110105	2021	<u>2020</u>
Net gain from investments Dividend income	11.1	196,540,216 19,467,901	52,877,460 13,453,050
Other income		42,107	13,433,030
Total income		216,050,224	66,330,510
<u>EXPENSES</u>			
Management fee	12	6,277,495	4,727,091
Other expenses	13	3,005,193	2,181,330
Transaction costs		1,887,432	1,145,732
Total expenses		11,170,120	8,054,153
Net income for the year		204,880,104	58,276,357
Other comprehensive income for the year			
Total comprehensive income for the year		204,880,104	58,276,357

# An open-ended mutual fund

Managed by KAMCO Investment Company

# STATEMENT OF CASH FLOWS

# For the year ended 31 December 2021

(Saudi Arabian Riyals)

	<u>Notes</u>	31 December <u>2021</u>	31 December <u>2020</u>
OPERATING ACTIVITIES			
Net income for the year		204,880,104	58,276,357
Adjustment to reconcile net income for the year to net cash generated from operating activities:			
Net gain from investments	11.1		(52,877,460)
Changes in expension agents and lightlitical		8,339,888	5,398,897
Changes in operating assets and liabilities: Purchase of investments at fair value through profit or loss		(1,087,279,083)	(625,013,065)
Proceeds from sale of investments at fair value through			
profit or loss		1,113,639,599	638,238,088
Receivables from broker		(3,346,336)	29,457,225
Payables to broker		6,478,848	(21,670,254)
Management fee payable		144,487	(2,261,007)
Accrued expenses and other current liabilities		1,765 37,979,168	<u>(100,440)</u> 24,049,444
Net cash generated from operating activities		37,979,108	24,049,444
FINANCING ACTIVITIES			
Receipt from subscription of units		76,595	
Payment against redemption of units		(1,833,689)	(2,000,717)
Net cash used in financing activities		(1,757,094)	(2,000,717)
g			
Net increase in cash and cash equivalents		36,222,074	22,048,727
Cash and cash equivalents at beginning of the year		132,907,345	110,858,618
Cash and cash equivalents at the end of the year	10	169,129,419	132,907,345

The accompanying notes 1 to 18 form an integral part of these financial statements.

An open-ended mutual fund Managed by KAMCO Investment Company

# STATEMENT OF CHANGES IN NET ASSETS (EQUITY) ATTRIBUTABLE TO THE UNITHOLDERS (COTINUED)

# For the year ended 31 December 2021

(Saudi Arabian Riyals)

	31 December <u>2021</u>	31 December <u>2020</u>
Net assets (equity) attributable to the Unitholders at the beginning of the year	681,959,326	625,683,686
Total comprehensive income for the year	204,880,104	58,276,357
Contributions by the Unitholders: Value of Units Issued during the year - Class A - Class B Value of Units Redormed during the year	76,595 	
Value of Units Redeemed during the year - Class A - Class B	(1,833,689)	(2,000,717)
Net redemption by the Unitholders	(1,757,094)	(2,000,717)
Net assets (equity) attributable to the Unitholders at the end of the year	885,082,336	681,959,326

# An open-ended mutual fund

Managed by KAMCO Investment Company

# STATEMENT OF CHANGES IN NET ASSETS (EQUITY) ATTRIBUTABLE TO THE UNITHOLDERS (COTINUED)

# For the year ended 31 December 2021

(Saudi Arabian Riyals)

# Units transactions (numbers):

Transactions in units for the year ended 31 December are summarised as follows:

31 December 2021	<u>Units</u>
Units at the beginning of the year - Class A	55,839
Units issued and net charge from unit transactions – Class A	193
Units redeemed and net charge from unit transactions – Class A	(4,854)
Units at 31 December 2021 - Class A	51,178
Units at the beginning of the year - Class B	2,163,890
Units issued and net charge from unit transactions - Class B	
Units redeemed and net change from unit transactions - Class B	
Units at 31 December 2021 - Class B	2,163,890
31 December 2020	
Units at the beginning of the year	2,226,531
Units issued and net change from unit transactions from 1 January 2020 to 8 January 2020.	
Units at 8 January 2020	2,226,531
Units converted at 9 January 2020 - Class A (Note 1)	62,641
Units issued and net change from unit transactions from 9 January 2020 to 31 December 2020 – Class A Units redeemed and net change from unit transactions from 9 January 2020 to	
31 December 2020 – Class A	(6,802)
Units at 31 December 2020 - Class A	55,839
Units converted at 9 January 2020 - Class B (Note 1)	2,163,890
Units issued and net change from unit transactions from 9 January 2020 to 31 December $2020-Class\ B$	
Units at 31 December 2020 - Class B	2,163,890

The accompanying notes 1 to 18 form an integral part of these financial statements.

# An open-ended mutual fund

# Managed by KAMCO Investment Company NOTES TO THE FINANCIAL STATEMENT

# For the year ended 31 December 2021

# 1. REPORTING ENTITY

KAMCO Saudi Equity Fund (the "Fund") is an open-ended Saudi Riyal denominated investment fund created by agreement between KAMCO Investment Company (the "Fund Manager") and investors (the "Unitholders") in the Fund. The objective of the Fund is long-term capital growth through investment in equities traded on the Saudi Stock Market ("Tadawul").

The Fund was established on 21 Dhul Qadah 1429H (corresponding to 19 November 2008) per approval from the Capital Market Authority ("CMA") and commenced its operations on 28 January 2009. As approved by CMA, in response to letter No. T.N.264 dated 29 December 2019, the existing units in the Fund were converted to two different classes i.e. "Unit Class A" and "Unit Class B" as explained below. The said conversion was effective from 9 January 2020:

- Units of investors with total market value above SAR 17,170,503 million (as of the effective date) were converted to Class A at net asset value per unit of SAR 274.1097.
- Units of investors with total market value above SAR 593,143,140 million (as of the effective date) were converted to Class B at net asset value per unit of SAR 274.1097.

The Fund appointed HSBC Securities Limited to act as its custodian, administrator and registrar. During 2010, the Fund transferred the responsibility of registrar and administration to the Fund Manager. HSBC Securities Limited continues to act as custodian of the Fund. The related fees are paid by the Fund.

Effective from 22 Shawwal 1441H (Corresponding to 14 June 2020), the name of the Fund was changed from Global Saudi Equity Fund to KAMCO Saudi Equity Fund, and the name of the Fund Manager was changed from Global Investment House Saudia to KAMCO Investment Company.

In dealing with the Unitholders, the Fund Manager considers the Fund as an independent accounting unit. Accordingly, the Fund Manager prepares separate financial statements for the Fund.

# 2. REGULATING AUTHORITY

The Fund is governed by the Investment Fund Regulations (the "Regulations") issued by the CMA on 3 Dhul Hijja 1427H (corresponding to 24 December 2006) and amended by the Capital Market Authority on 16 Sha'aban 1437H (corresponding to 23 May 2016), detailing requirements for all funds within the Kingdom of Saudi Arabia. The Amended Regulations came into effect from 6 Safar 1438 H (corresponding to 6 November 2016).

On 1 March 2021, the Capital Market Authority issued certain amendments to the Investment Funds Regulations and Glossary of Defined Terms Used in the Regulations and Rules of the Capital Market Authority. These amendments are effective starting from 1 May 2021.

# 3. SUBSCRIPTION / REDEMPTION OF UNITS

The Fund is open for subscriptions / redemptions with a cutoff time of 12:00 pm on Sunday and Tuesday (each a "Dealing Day"). The net assets attributable to the Unitholders of the Fund's portfolio is published on Monday and Wednesday. The net assets attributable to the Unitholders of the Fund for the purpose of subscription / redemption of units is determined by dividing the net assets attributable to the Unitholders of the Fund (fair value of the Fund's assets minus the Fund's liabilities) by the total number of the Fund's units outstanding on the relevant dealing day.

# An open-ended mutual fund

Managed by KAMCO Investment Company

# NOTES TO THE FINANCIAL STATEMENT

For the year ended 31 December 2021

# 4. BASIS OF ACCOUNTING

# a) Statement of compliance

These financial statements have been prepared in accordance with International Financial Reporting Standards ("IFRS") as endorsed in the Kingdom of Saudi Arabia and other standards and pronouncements endorsed by Saudi Organization for Chartered and Professional Accountants ("SOCPA") and to comply with the applicable provisions of the Investment Fund Regulations issued by Capital Market Authority, the Fund's Terms and Conditions and the Information Memorandum.

# b) Basis of measurement

These financial statements have been prepared on a historical cost basis, except for measurement of investments at fair value through profit or loss ("FVTPL") at fair value, using the accrual basis of accounting and the going concern concept.

### 5. FUNCTIONAL AND PRESENTATION CURRENCY

These financial statements have been presented in SAR, which is also the functional and presentation currency of the Fund. All financial information presented has been rounded to the nearest SAR.

### 6. USE OF ESTIMATES AND JUDGMENTS

In preparing these financial statements, management has made judgments, estimates and assumptions that affect the application of accounting policies and the reported amounts of assets, liabilities, income and expenses. Actual results may differ from these estimates.

Estimates and underlying assumptions are reviewed on an ongoing basis. Revisions to estimates are recognized prospectively.

# 7. SIGNIFICANT ACCOUNTING POLICIES

The principal accounting policies applied in the preparation of these financial statements are set out below. These policies have been consistently applied to all the years presented, unless otherwise stated.

# a) Foreign currency

Transactions in foreign currencies are translated into SAR at the exchange rate at the dates of the transactions.

Monetary assets and liabilities denominated in foreign currencies are translated into SAR at the exchange rate at the reporting date. Non-monetary items that are measured at fair value in a foreign currency shall be translated using the exchange rates at the date when the fair value was measured.

Foreign currency differences arising on translation are recognised in the statement of comprehensive income as net foreign exchange gains or losses, except for those arising on financial instruments at FVTPL, which are recognised as a component of net gain from financial instruments at FVTPL.

### An open-ended mutual fund

Managed by KAMCO Investment Company

# NOTES TO THE FINANCIAL STATEMENT

For the year ended 31 December 2021

# 7. SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

# b) Revenue Recognition

### Dividend income

Dividend income is recognized in the statement of comprehensive income on the date on which the right to receive payment is established, it is probable that the economic benefits associated with the dividend will flow to the entity and the amount of the dividend can be measured reliably. For quoted equity securities, this is usually the ex-dividend date. Dividend income from equity securities designated as at FVTPL is recognized in the statement of comprehensive income in a separate line item.

### Net gain from financial instruments at FVTPL

Net gain from financial instruments at FVTPL includes all realised and unrealised fair value changes and excludes dividend income and transaction costs. Net realised gain from financial instruments at FVTPL is calculated using the weighted average cost method.

### c) Zakat and income tax

Under the current system of zakat and income tax in the Kingdom of Saudi Arabia, the Fund is exempt from paying any zakat and income tax. Zakat and income tax are considered to be the obligation of the Unitholders and are not provided in these financial statements.

The Value Added Tax (VAT) applicable for fees and expenses is recognized in the statement of comprehensive income under other expenses.

### d) Net asset value

Net asset value per unit for Class A and Class B, disclosed in the statement of financial position, is calculated by dividing the net assets of the Fund attributable to Class A and Class B by the number of units in issue for Class A and Class B at year-end.

# e) Provisions

Provisions are recognized whenever there is a present obligation (legal or constructive) as a result of a past event and it is probable that an outflow of resources will be required to settle the obligation and a reliable estimate can be made of the amount of the obligation.

# f) Subscription and redemption of units

Units subscribed and redeemed are recorded at the net asset value (NAV) per unit on the dealing day for which the subscription request and redemption applications are received.

# g) Cash and cash equivalents

Cash and cash equivalents represents cash maintained with the custodian held under an omnibus account with a local bank, and are available to the Fund without any restrictions.

# h) Accrued expenses

Liabilities are recognized for amounts currently due to be paid in the future for goods or services received, whether billed by the suppliers or not.

# i) Trade date accounting

All regular way purchases and sales of financial assets are recognized and derecognized in the statement of financial position on the trade date i.e. the date at which the Fund becomes a party to the contractual provisions of the instrument.

# j) Fees and other expenses

Fees and other expenses are recognized in the statement of comprehensive income as the related services are received.

#### An open-ended mutual fund

Managed by KAMCO Investment Company

### NOTES TO THE FINANCIAL STATEMENT

For the year ended 31 December 2021

### 7. SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

### k) Financial assets and liabilities

### Classification of financial assets

On initial recognition, a financial asset is classified and measured at amortized cost, FVOCI or FVTPL.

### Financial Asset at amortized cost

A financial asset is measured at amortized cost if it meets both of the following conditions and is not designated as at FVTPL:

- the asset is held within a business model whose objective is to hold assets to collect contractual cash flows; and
- the contractual terms of the financial asset give rise on specified dates to cash flows that are solely payments of principal and interest on the principal amount outstanding.

The financial instruments not measured at fair value are short-term financial assets whose carrying amounts are a reasonable approximation of fair value. The Fund Manager classifies cash and cash equivalents, receivable from broker and dividend receivables as financial assets at amortized cost.

### Financial Asset at fair value through other comprehensive income ("FVOCI")

A financial asset is measured at fair value through OCI only if it meets both of the following conditions and is not designated as at FVTPL:

- it is held within a business model whose objective is achieved by both collecting contractual cash flows and selling financial assets; and
- its contractual terms give rise on specified dates to cash flows that are solely payments of principal and interest on the principal amount outstanding.

On initial recognition of an equity investment that is not held for trading, the Fund Manager may irrevocably elect to present subsequent changes in fair value in OCI. This election is made on an investment-by-investment basis.

The Fund does not have any debt or equity instruments classified at FVOCI and thus this does not apply to the Fund.

### Financial Asset at fair value through profit or loss ("FVTPL")

All financial assets not classified as measured at amortized cost or FVOCI as described above are measured at FVTPL.

Financial assets that are held for trading and whose performance is evaluated on a fair value basis are measured at FVTPL because they are neither held to collect contractual cash flows nor held both to collect contractual cash flows and to sell financial assets. Investments in equity securities are classified under this category.

### <u>Reclassifications</u>

Financial assets are not reclassified subsequent to their initial recognition, except in the year after the Fund changes its business model for managing financial assets.

### Classification of financial liabilities

Financial liabilities includes management fee payable, payable to broker, accrued expenses and other current liabilities and are classified as financial liabilities at amortized cost.

### Initial recognition and measurement

Financial assets and financial liabilities at FVTPL are initially recognized on the trade date, which the date on which the Fund becomes a party to the contractual provisions of the instrument. Other financial assets and financial liabilities are recognized on the date on which they are originated.

# An open-ended mutual fund Managed by KAMCO Investment Company

## NOTES TO THE FINANCIAL STATEMENT

For the year ended 31 December 2021

### 7. SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

### k) Financial assets and liabilities (Continued)

Financial assets and financial liabilities at FVTPL are initially recognized at fair value, with transaction costs recognized in statement of income. Financial assets or financial liabilities not classified as FVTPL are initially recognized at fair value plus / (minus) transaction costs that are directly attributable to their acquisition or issue.

Net gains from financial assets at FVTPL includes all realized and unrealized fair value changes and foreign exchange differences, but excludes commission and dividend income. Net realized gain / loss from financial assets at FVTPL is calculated using the average cost method.

Financial assets and liabilities at amortized cost are initially measured at fair value including direct and incremental transaction costs, and subsequently measured at amortized cost. The amortized cost is the amount at which the financial asset or financial liability is measured on initial recognition, minus principal repayments, plus or minus the cumulative amortization using the effective interest method of any difference between the initial amount recognized and the maturity amount, minus any allowance for impairment.

### Derecognition

The Fund derecognizes a financial asset (or where applicable, a part of a financial asset or a part of a group of similar financial assets) when the contractual rights to the cash flow from the asset expire, or it transfers the rights to receive the contractual cash flows in a transaction in which substantially all of the risks and rewards of ownership of the financial asset are transferred or in which the Fund neither transfers nor retains substantially all of the risks and rewards of ownership and does not retain control of the financial asset.

On derecognition of a financial asset, the difference between the carrying amount of the asset (or the carrying amount allocated to the portion of the asset derecognized) and the sum of (i) the consideration received (including any new asset obtained less any new liability assumed), and (ii) any cumulative gain or loss that had been recognized in Other Comprehensive Income (OCI) is recognized in profit or loss. Any interest in such transferred financial assets that is created or retained by the Fund is recognized as a separate asset or liability.

The Fund may enter into transactions whereby it transfers assets recognized in its statement of financial position, but retains either all or substantially all of the risks and rewards of the transferred assets or a portion of them. If all or substantially all of the risks and rewards are retained, then the transferred assets are not derecognized. Transfers of assets with retention of all or substantially all of the risks and rewards include sale and repurchase transactions.

For transactions in which the Fund neither retains nor transfers substantially all of the risks and rewards of ownership of a financial asset and where it retains control over the asset, the Fund continues to recognize the asset to the extent of its continuing involvement, determined by the extent to which it is exposed to changes in the value of the transferred asset.

The Fund derecognizes a financial liability when its contractual obligations are discharged or cancelled, or expire.

#### Offsetting

Financial assets and financial liabilities are offset and the net amount presented in the statement of financial position when, and only when, the Fund has a legally enforceable right to offset the amounts and intends either to settle them on a net basis or to realize the asset and settle the liability simultaneously.

### An open-ended mutual fund

Managed by KAMCO Investment Company

### NOTES TO THE FINANCIAL STATEMENT

For the year ended 31 December 2021

### 7. SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

### k) Financial assets and liabilities (Continued)

Income and expenses are presented on a net basis only when permitted under IFRS, or for gains and losses arising from a group of similar transactions such as in the Fund's trading activity.

#### l) Fair value measurement

'Fair value' is the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date in the principal or, in its absence, the most advantageous market to which the Fund has access at that date. The fair value of a liability reflects its non-performance risk.

The Fund measures the fair value of an instrument using the quoted price in an active market for that instrument. A market is regarded as active if transactions for the asset or liability take place with sufficient frequency and volume to provide pricing information on an ongoing basis. The Fund measures instruments quoted in an active market as per the official closing price in the related stock exchange where the instrument is traded.

### 8. NEW STANDARDS

- a) New IFRS standards, IFRIC interpretations and amendments thereof, adopted by the Fund The following new standards, amendments and revisions to existing standards, which were issued by the International Accounting Standards Board (IASB), have been effective from 1 January 2021 and accordingly adopted by the Fund, as applicable:
  - COVID-19-Related Rent Concessions (Amendment to IFRS 16); and
  - Interest Rate Benchmark Reform Phase 2 (Amendments to IFRS 9, IAS 39, IFRS 7, IFRS 4 and IFRS 16).

The adoption of the amended standards and interpretations applicable to the Fund did not have any significant impact on these financial statements.

### b) Standards issued but not yet effective

A number of new standards are effective for annual periods beginning after 1 January 2022 and earlier application is permitted; however, the Fund has not early adopted the new or amended standards in preparing these financial statements:

- Onerous contracts Cost of Fulfilling a contract (Amendments to IAS 37), for the period beginning on or after 1 January 2022;
- Annual Improvements to IFRS Standards 2018-2020, applicable for the period beginning on or after 1 January 2022;
- Property, Plant and Equipment: Proceeds before Intended Use (Amendments to IAS 16), for the period beginning on or after 1 January 2022;
- Reference to Conceptual Framework (Amendments to IFRS 3), for the period beginning on or after 1 January 2022;
- IFRS 17 Insurance contracts, applicable for the period beginning on or after 1 January 2023.
- Classification of liabilities as current or non-current (Amendments to IAS 1), applicable for the period beginning on or after 1 January 2023;
- Amendments to IFRS 17, applicable for the period beginning on or after 1 January 2023;
- Disclosure of Accounting Policies (Amendments to IAS 1 and IFRS Practice Statement 2), applicable for the period beginning on or after 1 January 2023;
- Definition of Accounting Estimate (Amendments to IAS 8), applicable for the period beginning on or after 1 January 2023; and
- Deferred Tax Related to Assets and Liabilities Arising from a Single Transaction Amendments to IAS 12 Income Taxes, applicable for the period beginning on or after 1 January 2023.

### An open-ended mutual fund

Managed by KAMCO Investment Company

### NOTES TO THE FINANCIAL STATEMENT

For the year ended 31 December 2021

### 9. RECEIVABLES FROM AND PAYABLES TO BROKER

This represents receivables from broker and payables to broker for sale and purchase trades that were executed immediately before the end of the year.

### 10. CASH AND CASH EQUIVALENTS

		31 December	31 December
	<u>Note</u>	<u>2021</u>	<u>2020</u>
Cash in trading account	10.1	169,129,419	132,907,345

**10.1** This balance is maintained with the custodian and is used to conduct investment transactions. Cash is held in a client account with a local bank having an investment grade credit rating.

### 11. INVESTMENTS AT FAIR VALUE THROUGH PROFIT OR LOSS

	31 December	31 December
	2021	<u>2020</u>
Investments measured at fair value through profit or loss	710 072 000	540 702 200
investments measured at fair value through profit of loss	719,972,900	549,793,200

11.1 Below are the details of net gain from investments for the year ended 31 December 2021:

	31 December <u>2021</u>	31 December <u>2020</u>
Realized gain on investments at fair value through profit or loss Unrealized gain on investments at fair value through profit or	126,359,302	4,967,419
loss	70,180,914	47,910,041
_	196,540,216	52,877,460
•		

11.2 Investments at fair value through profit or loss are investments in equity securities that are held for trading and listed on Saudi Stock Exchange ("Tadawul"). Following is the sectoral exposures as at reporting date:

31 December 2021:	% of Fair <u>value</u>	Fair <u>value</u>	Carrying <u>value</u>	Unrealised gain / (loss)
<u>Sectors</u>				
Financials	40.05	288,330,900	248,960,901	39,369,999
Materials	14.87	107,041,100	87,304,611	19,736,489
Energy	9.95	71,600,000	70,085,320	1,514,680
Real Estate	8.54	61,485,400	60,673,503	811,897
Communication Services	8.15	58,666,000	58,477,832	188,168
Utilities	4.16	29,975,000	27,581,823	2,393,177
Industrials	4.07	29,299,500	28,118,077	1,181,423
Consumer Discretionary	4.05	29,192,000	26,928,886	2,263,114
Health Care	3.86	27,808,000	23,418,300	4,389,700
Consumer Staples	2.30	16,575,000	18,242,733	(1,667,733)
Total	100	719,972,900	649,791,986	70,180,914

#### An open-ended mutual fund

Managed by KAMCO Investment Company

### NOTES TO THE FINANCIAL STATEMENT

For the year ended 31 December 2021

### 11. INVESTMENTS AT FAIR VALUE THROUGH PROFIT OR LOSS (CONTINUED)

31 December 2020: Sectors	% of Fair <u>value</u>	Fair <u>value</u>	Carrying <u>value</u>	Unrealised gain / (loss)
Financials	38.06	209,237,700	197,903,453	11,334,247
Energy	12.96	71,240,000	70,339,535	900,465
Materials	11.49	63,173,500	51,444,846	11,728,654
Consumer Staples	10.65	58,533,000	52,600,010	5,932,990
Communication Services	7.90	43,460,000	39,801,767	3,658,234
Real Estate	5.15	28,326,000	29,159,250	(833,250)
Health Care	5.02	27,600,000	19,961,018	7,638,982
Utilities	3.87	21,300,000	17,749,734	3,550,266
Consumer Discretionary	2.84	15,598,000	14,977,846	620,154
Industrials	2.06	11,325,000	7,945,700	3,379,300
Total	100.00	549,793,200	501,883,159	47,910,041

#### 12. TRANSACTIONS WITH RELATED PARTIES

Related parties of the Fund include the Fund Manager, Parent of the Fund Manager and the Fund Board. In the ordinary course of its activities, the Fund transacts with the Fund Manager (Refer Note 1).

### Management fee

Until 8 January 2020, the Fund used to pay management fees to the Fund Manager calculated at an annual rate of 1.75% of the net assets (equity) value accrued on a daily basis.

From 9 January 2020, after the conversion of units to Class A and Class B (Note 1), the Fund pays management fees to the Fund Manager calculated at an annual rate of 1.75% of the net assets (equity) value for Class A and 0.75% of the net assets (equity) value for Class B. The said fee is accrued on a daily basis.

### <u>Administration fee</u>

The Fund also pays an administration fee to the Fund Manager calculated at an annual rate of 0.13% of the net assets (equity) value accrued on a daily basis.

In addition to the transactions disclosed elsewhere in the financial statements, transactions with related parties for the years ended 31 December are as follows:

Related party	Nature of transactions	<u>2021</u>	<u>2020</u>
The Fund Manager –	Management fees excluding VAT	6,277,495	4,727,091
KAMCO Investment Company	Administration fees excluding VAT	1,054,556	791,124
The Fund Board	Meetings fees	20,000	20,000

The Unitholders' transactions for the year ended 31 December are as follows:

Related party	Nature of transactions	<u>2021</u>	<u>2020</u>
		Numbe	ers
Parent of the Fund Manager		' <u> </u>	
-KAMCO Investment			
Kuwait*	Subscription of units – Class A	93	

An open-ended mutual fund Managed by KAMCO Investment Company

### NOTES TO THE FINANCIAL STATEMENT

For the year ended 31 December 2021

### TRANSACTIONS WITH RELATED PARTIES (CONTINUED)

The Unitholders' transa	actions for the year ended 31 December an	e as follows:	
Related party	Nature of transactions	<u>2021</u> N	<u>2020</u> <i>umbers</i>
The Fund Board	Redemption of units – Class A	(4,854)	
Parent of the Fund Manager -KAMCO Investment Kuwait*	Redemption of units from 9 January 2020 to 31 December 2020 – Class A		(1,656)
The Fund Board	Redemption of units from 9 January 2020 to 31 December 2020 – Class A		(5,146)
Outstanding balances w	rith related parties as at reporting date are	as follows:	
Related party The Fund Manager – K Investment Company The Fund Board The Unitholders' account	AMCO  Nature of balances  Management fee payable  Administration fee payable  Fund Board fee  nt as at reporting date included the follow	31 December  2021 657,034 110,553 10,000	31 December 2020 512,547 85,936 10,000
Units held by:		31 December <u>2021</u> Num	31 December <u>2020</u>
The Fund Manager - Class A - Class B		45,908	45,908
Parent of the Fund Man - Class A - Class B	ager – KAMCO Investment Kuwait*	5,170 2,163,890	5,077 2,163,890
The Fund Board Memb - Class A - Class B	er		4,854
* These investments hav	ve been made by the Parent of the Fund Ma	nager, on behalf	of their clients.

### 13. OTHER EXPENSES

	31 December	31 December
	<u>2021</u>	<u>2020</u>
Administration fee (note 12)	1,054,556	791,124
Custody fee (note 13.1)	644,937	637,078
Others (note 13.2)	1,305,700	753,128
	3,005,193	2,181,330

### An open-ended mutual fund

Managed by KAMCO Investment Company

### NOTES TO THE FINANCIAL STATEMENT

For the year ended 31 December 2021

### 13. OTHER EXPENSES (CONTINUED)

- 13.1 The Fund pays a custody fee to the custodian calculated at an annual rate on the portfolio value of the Fund, accrued on a daily basis, payable on a monthly basis, and is subject to the respective monthly minimum fee. During the year, the annual rate was revised from 0.13% to 0.08%.
- 13.2 This includes VAT on fees and expenses amounting to SAR 1,207,199 (2020: SAR 646,021).

#### 14. FAIR VALUE MEASUREMENT

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

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

When available, the Fund measures the fair value of an instrument using the quoted prices in an active market for that instrument. A market is regarded as active if transactions for the asset or liability take place with sufficient frequency and volume to provide pricing information on an ongoing basis. The Fund measures instruments quoted in an active market as per the official closing price in the related stock exchange where the instrument is traded.

If there is no quoted price in an active market, then the Fund uses valuation techniques that maximize the use of relevant observable inputs and minimize the use of unobservable inputs. The chosen valuation technique incorporates all of the factors that market participants would take into account in pricing a transaction.

The Fund recognizes transfers between levels of the fair value hierarchy as at the end of the reporting year during which the change has occurred.

### Valuation models:

The fair values of financial instruments that are traded in active markets are based on prices obtained directly from an exchange on which the instruments are traded or obtained from a broker that provides an unadjusted quoted price from an active market for identical instruments. For all other financial instruments, the Fund determines fair values using other valuation techniques.

For financial instruments that trade infrequently and have little price transparency, fair value is less objective and requires varying degrees of judgement depending on liquidity, uncertainty of market factors, pricing assumptions and other risks affecting the specific instrument.

The Fund measures fair values using the following fair value hierarchy that reflects the significance of the inputs used in making the measurements.

Level 1: Inputs that are quoted market prices (unadjusted) in active markets for identical instruments.

### An open-ended mutual fund

Managed by KAMCO Investment Company

### NOTES TO THE FINANCIAL STATEMENT

For the year ended 31 December 2021

### 14. FAIR VALUE MEASUREMENT (CONTINUED)

Level 2: Inputs other than quoted prices included within Level 1 that are observable either directly (i.e. as prices) or indirectly (i.e. derived from prices). This category includes instruments valued using: quoted market prices in active markets for similar instruments; quoted prices for identical or similar instruments in markets that are considered less than active; or other valuation techniques in which all significant inputs are directly or indirectly observable from market data.

Level 3: Inputs that are unobservable. This category includes all instruments for which the valuation technique includes inputs not based on observable data and the unobservable inputs have a significant effect on the instrument's valuation. This category includes instruments that are valued based on quoted prices for similar instruments but for which significant unobservable adjustments or assumptions are required to reflect differences between the instruments.

The Fund values equity securities that are traded on an approved stock exchange at their last reported prices. To the extent that equity securities are actively traded and valuation adjustments are not applied, they are categorized in Level 1 of the fair value hierarchy, hence the Fund's assets recorded at fair value have been categorized based on fair value hierarchy Level 1.

Listed equity securities are valued using quoted prices in an active market for an identical instrument (Level 1 measurement).

### Carrying amounts and fair value

The table below analyses financial instruments measured at fair value at the reporting date by the level in the fair value hierarchy into which the fair value measurement is categorized. The amounts are based on the values recognized in the statement of financial position.

For the purpose of fair value disclosures, the Fund has determined classes of assets and liabilities on the basis of the nature, characteristics and risks of the asset or liability and the level of the fair value hierarchy as explained above. The following table shows the carrying amounts and fair values of financial instruments including their levels in the fair value hierarchy. It does not include fair value information for financial assets and financial liabilities not measured at fair value if the carrying amount is a reasonable approximation of fair value:

	31 December 2021				
		Fair value			
Financial assets at fair value Investments at fair value	<u>Carrying</u> <u>Value</u> 719,972,900	<u>Level 1</u> 719,972,900	Level 2	Level 3	<u>Total</u> 719,972,900
through profit or loss					
		31 Dece	ember 2020		
			Fair value-		
Financial assets at fair value	<u>Carrying</u> <u>Value</u>	Level 1	Level 2	Level 3	<u>Total</u>
Investments at fair value through profit or loss	549,793,200	549,793,200			549,793,200

There were no inter-level transfers during the year.

### An open-ended mutual fund

Managed by KAMCO Investment Company

### NOTES TO THE FINANCIAL STATEMENT

For the year ended 31 December 2021

### 15. FINANCIAL RISK MANAGEMENT

The Operations department is primarily responsible for identifying and controlling risks. The Fund Board supervises the Investment Manager and is ultimately responsible for the overall risk management of the Fund.

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

- a) credit risk
- b) liquidity risk
- c) market risks; and
- d) operational risk.

### Risk management framework

#### Financial instruments and associated risks

The Fund primarily aims to invest in a diversified portfolio consisting of listed equities in Saudi Arabia. The nature and extent of the financial instruments outstanding at the Statement of Financial Position date and the risk management policies employed by the Fund are discussed below.

The Portfolio Management Team has been given discretionary authority to manage the assets in line with the Fund's investment objectives. Compliance with the target asset allocations and the composition of the portfolio are monitored by the portfolio management team on a weekly basis.

In instances where the portfolio has diverged from target asset allocations, the Portfolio Manager is obliged to take actions to rebalance the portfolio in line with the established targets, within prescribed time limits.

The Fund uses different methods to measure and manage the various types of risk to which it is exposed; these methods are explained below.

### a) Market risk

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

The Fund's strategy for the management of market risk is driven by the Fund's investment objective as per the Fund's terms and conditions.

The Fund's market risk is managed by the Fund Manager in accordance with the policies and procedures in place. The Fund's market positions are monitored on a daily basis by the portfolio manager.

#### i) Foreign exchange risk/currency risk

Foreign currency risk arises as the value of future transactions, recognized monetary assets and monetary liabilities denominated in other currencies fluctuate due to changes in foreign exchange rates. The Fund does not invest in financial instruments or enter into transactions that are denominated in currencies other than its functional currency, hence, is not directly exposed to this risk.

### An open-ended mutual fund

Managed by KAMCO Investment Company

### NOTES TO THE FINANCIAL STATEMENT

For the year ended 31 December 2021

### 15. FINANCIAL RISK MANAGEMENT (CONTINUED)

#### ii) Commission rate risk

Commission rate risk arises from the possibility that the changes in commission rates will affect either the fair values or the future cash flows of financial instruments. The Fund Manager monitors positions daily to ensure maintenance of positions within established gap limits, if any. The Fund is not subject to significant direct commission rate risk on its investments.

### (iii) Other price risk

Other price risk is the risk that the fair value of the financial instrument will fluctuate as a result of changes in market prices (other than those arising from commission rate risk or currency risk), whether caused by factors specific to an individual investment or its issuer or factors affecting all instruments traded in the market. Material investments within the portfolio are managed on an individual basis and all buy and sell decisions are approved by the Fund Manager.

The fair value of individual securities may fluctuate as a result of e.g. company specific news, broad market movements, interest rate risk or foreign currency movements. The Fund Manager continuously monitors the (potential) determinants of the value of the securities held and the total portfolio value. As such, risk management is an integral part of investment management process which comprises security selection and portfolio construction. The exposures in various stocks, economic sectors and country economic outlook are frequently monitored, measured and managed against the norms which have been defined for those exposures.

All of the Fund's listed investments in equity securities that are listed on Saudi Stock Exchange (Tadawul). For such investments carried at fair value, a 10% increase in the Saudi Stock Exchange (Tadawul) at the reporting date would have increased equity by SAR 71.99 million (31 December 2020: SAR 54.98 million); an equal change in the opposite direction would have decreased equity by SAR 71.99 million (31 December 2020: SAR 54.98 million).

The Fund Manager endeavours to minimize the risk through diversification across various sectors of the Saudi stock market. Further, the Fund Manager has established risk guidelines to manage its equity price risk.

### (b) Credit risk

Credit risk is the risk that a counterparty to a financial instrument will fail to discharge an obligation or commitment that it has entered into with the Fund, resulting in a financial loss to the Fund. It arises principally from cash and cash equivalents, receivable from broker and dividend receivables. The Fund's policy over credit risk is to minimize its exposure to counterparties with perceived higher risk of default by dealing only with counterparties that meet the certain credit standards.

The Fund's activities may give rise to settlement risk. "Settlement risk" is the risk of loss due to the failure of an entity to honor its obligations to deliver cash, securities or other assets as contractually agreed. For the majority of transactions, the Fund mitigates this risk by conducting settlements through a broker to ensure that a trade is settled only when both parties have fulfilled their contractual settlement obligations.

	31 December	31 December
	<u>2021</u>	<u>2020</u>
Cash and cash equivalents	169,129,419	132,907,345
Receivable from broker	3,346,336	
Total exposure to credit risk	172,475,755	132,907,345

### An open-ended mutual fund

Managed by KAMCO Investment Company

### NOTES TO THE FINANCIAL STATEMENT

For the year ended 31 December 2021

### 15. FINANCIAL RISK MANAGEMENT (CONTINUED)

### Analysis of credit quality

The Fund's cash and cash equivalents are held with the custodian under an omnibus account with a local bank having sound credit ratings. Credit risk relating to unsettled transactions is considered small due to the short settlement period involved and the high credit quality of the broker used. The portfolio management team monitors the financial position of the broker on a regular basis. The Fund has not offset any financial assets and financial liabilities in the statement of financial position. The Fund does not have enforceable master netting or similar arrangements that cover similar financial instruments.

### Allowance for impairment

The Fund has investment in only equity securities classified as FVTPL. Hence, no impairment allowance is recorded in these financial statements as per IFRS 9.

### (c) Liquidity risk

Liquidity risk is the risk that the Fund may not be able to generate sufficient cash resources to settle its obligations in full as they fall due or can only do so on terms that are materially disadvantageous.

The Fund's terms and conditions provide for subscription and redemption of units on every valuation day and it is, therefore, exposed to the liquidity risk of meeting unitholder redemptions on these days. The Fund's financial liabilities primarily consist of management fee payable and payable to broker, which are expected to be settled within one month from the statement of financial position date.

The Fund Manager monitors liquidity requirements by ensuring that sufficient funds are available to meet any commitments as they arise, either through new subscriptions or liquidation of the investment portfolio.

The Fund's investments in listed securities are considered to be readily realizable because they are actively traded on Tadawul.

### (d) Operational risk

Operational risk is the risk of direct or indirect loss arising from a variety of causes associated with the processes, technology and infrastructure supporting the Fund's activities, either internally or externally at the Fund's service provider and from external factors other than credit, liquidity, currency and market risks such as those arising from the legal and regulatory requirements.

The Fund's objective is to manage operational risk so as to balance limiting of financial losses and damage to its reputation with achieving its investment objective of generating returns to Unitholders.

The primary responsibility for the development and implementation of control over operational risks rests with the Risk Management Team. This responsibility is supported by the development of overall standards for the management of operational risk, which encompasses the controls and processes at the service providers and the establishment of service levels with the service providers, in the following areas:

- documentation of controls and procedures;
- requirements for:
  - appropriate segregation of duties between various functions, roles and responsibilities;
  - reconciliation and monitoring of transactions; and
  - yearly assessment of operational risks faced,
- the adequacy of controls and procedures to address the risks identified;
- compliance with regulatory and other legal requirements;
- development of contingency plans;
- training and professional development;
- ethical and business standards; and
- risk mitigation, including insurance if this is effective.

An open-ended mutual fund Managed by KAMCO Investment Company NOTES TO THE FINANCIAL STATEMENT

### For the year ended 31 December 2021

#### 16. IMPACT OF COVID-19 OUTBREAK

The Coronavirus ("COVID-19") pandemic continues to disrupt global markets as many geographies are experiencing multiple waves of infections despite having previously controlled the outbreak through aggressive precautionary measures. The Government of the Kingdom of Saudi Arabia, however, has managed to successfully control the outbreak to date.

The Fund continues to evaluate the situation through reviewing its investment strategy and other risk management practices to manage the counited impact COVID 19 outbreak has had on its normal operations and financial performance.

#### 17. LAST VALUATION DAY

The Fund's units are valued on Sunday and Tuesday and the unit price is announced on the following business day. The last valuation day of the year was 31 December 2021 (2020: 31 December 2020).

### 18. APPROVAL OF FINANCIAL STATEMENTS

These financial statements were approved by the Fund Board on 19 Sha'ban 1443H (corresponding to 22 March 2022).