Ashmore Investment Saudi Arabia

Pillar III Qualitative and Quantitative Disclosures

As of 30 June 2022

Table of Contents

Α.	GENE	RAL	3 -				
В.	CAPIT	AL STRUCTURE	4 -				
C.	CAPIT	AL ADEQUACY	4 -				
D.	RISK N	MANAGEMENT	5 -				
1	. Risk	GOVERNANCE STRUCTURE	5 -				
2	. Main	NRISK DEFINITIONS AND MITIGATION POLICIES	8 -				
	2.1)	Strategic Risk	8 -				
	2.2)	External Risk					
	2.3)	Financial Risk					
	2.4)	Operational Risk	9 -				
	2.5)	Liquidity Risk					
	2.6)	Market Risk: 1					
	2.7)	Credit Risk: 1	0 -				
AP	PENDI	X 1: DISCLOSURE ON CAPITAL BASE 1	1 -				
AP	PENDI	X 2: DISCLOSURE ON OPERATIONAL RISKS 1	2 -				
AP	APPENDIX 3: DISCLOSURE ON LIQUIDITY RISKS						
		X 4: DISCLOSURE ON CREDIT RISKS 1					

A. General

Ashmore Investment Saudi Arabia (hereinafter referred to as "AISA" or "the Company") is a Saudi Closed Joint Stock Company registered in the Kingdom of Saudi Arabia under Commercial Registration No. 1010420651 dated 07 Shawwal 1435 H (corresponding to 3 August 2014). The address of the Company's head office is as follows:

Ashmore Investment Saudi Arabia P.O. Box 8022 Riyadh 12213 Kingdom of Saudi Arabia

The shareholding structure of the company is as follows:

	As at 30 June 2022							
Name of shareholders	No. of shares	Value per share	Total					
Ashmore Investment (UK) limited	5,000,000	10	50,000,000					
Ashmore AISA (Cayman) Limited	138,888	10	1,388,888					
Total paid-up Capital	5,138,888		51,388,888					

During the year, the Company increased its authorised share capital to 5.55 million of SAR 10 each, whereby the additional 0.55 million shares were fully subscribed by Ashmore AISA (Cayman) Limited. The payment received against the subscription was for one quarter part only and the remaining amount will be paid over the next three years. The regulatory process was completed in December 2021.

The company has no local or foreign subsidiaries or associates. The Company also does not jointly manage or exercise any type of governance on any local or foreign company.

The objective of the company is to provide investment managing services, including managing investment funds, client portfolio management, arranging and advisory services in relation to the securities business pursuant to Capital Market Authority License No. (14174-22) dated 19/3/1435H corresponding to 13/4/2014G.

In accordance with CMA regulation, AISA publishes its Pillar III disclosures on an annual basis at its website <u>https://www.ashmoregroup.com/en-sa</u>

B. CAPITAL STRUCTURE

The company has an authorized capital of SAR 55.55m (FY 2021: SAR 50m) and Tier-1 capital consists of paid up share capital of SAR51.39 million and audited profit of SAR 11.64m for the financial year 2022 (2021: audited profit of SAR 3.87m). Total Tier-1 Capital is SAR 53.98m (2021: SAR 40.36m). There are no Sub-ordinated Loans, Cumulative Preference Shares, Revaluation Reserves or other deductions which implies Tier-2 capital is SAR 0 and Total Capital Base is SAR 53.98m.

C. CAPITAL ADEQUACY

AISA has an Audit and Risk Committee to monitor all risks inherent in its business.

AISA has adopted Pillar I capital calculation methodologies under the guidelines issued by the CMA.

AISA as of the financial year end 30 June 2022 is well capitalized with a total capital ratio of 2.74x (2021: 1.72x), well above CMA's minimum regulatory requirement of 1.00x.

For disclosures on the capital adequacy please refer to Appendix 1.

D. RISK MANAGEMENT

1. Risk Governance Structure

The cornerstone of Ashmore's risk management culture is to identify, manage and monitor risks inherent to the business and is based on a structure that is designed to capture said mainly through the establishment of; a Risk &Compliance Committee ("RCC"), Investment Committees ("ICs") and an Audit and Risk Committee ("ARC") of the Board supported by various policies to govern the risks associated with the Company.

a) Risk and Compliance Committee

The purpose of this Committee is to assist the Company and its Board by reporting to the Audit & Risk Committee with appropriate information on the risks inherent in the business and how to address those.

Risk is inherent in all businesses and is therefore present within the Company's activities. The Company seeks to effectively identify, monitor and manage each of its risks and actively promotes a risk and compliance awareness culture throughout the organization. The ultimate responsibility for risk management rests with the Board of Directors of the Company.

The standing members of the Company's RCC are:

- 1) Managing Director (Chief Executive Officer)
- 2) Chief Financial Officer
- 3) Head of Risk
- 4) Compliance & AML Officer
- 5) Chief Operations Officer
- 6) Head of Business Development

Duties and Authority of the RCC shall be:

- to support the Board of Directors of AISA who are responsible for system of internal controls and for reviewing and reporting upon its effectiveness to shareholders.
- (ii) to identify and assess significant risks affecting AISA as applicable on an ongoing basis.
- (iii) to assist the Board of Directors, management and others within the organization in establishing a clear understanding of what risks are acceptable to the Company and how to manage and mitigate them.

(iv) to approve and annually review the strategies and main policies for managing, monitoring and mitigating the risks which the Company is or might be exposed to, including those posed by the macroeconomic environment in which it operates in relation to the status of the business cycle.

- (v) to consider and establish on-going processes to be embedded within the overall business operations to monitor the effective application of the policies, processes and activities related to compliance, internal control and risk management.
- (vi) to review and monitor the effectiveness of the Compliance Monitoring Program of the Company.
- (vii) to review the effectiveness of the Company's systems of internal control, financial reporting and risk management.
- (viii) to demonstrate, through its actions as well as its policies, the necessary commitment to competence, integrity and the fostering of a climate of trust within the Company.

Responsibility for risk identification is shared amongst the Company's senior managers, with each individual manager being responsible for control of risk in their business area, and for appropriate reporting to the RCC.

b) Investment Committees and the Investment Risks

The purpose of the Investment Committees is to define how AISA manages funds and portfolios under its management; making transparent and responsible manner in which client monies are managed.

The Investment Committees have as standing members:

- 1) Chief Investment Officer (CIO)
- 2) Portfolio Managers
- 3) Analysts
- 4) Risk Manager as an invitee

For portfolio risks, the investment team conducts numerous on-site company visits, meetings with company management, as well as consulting with industry specialists and meetings with the companies' competitors. Our research includes a quantitative analysis of detailed financial information and a qualitative analysis of the company's management, corporate governance, competitive position and operating environment (i.e., local political, capital risk assessment).

The portfolio risk review is integrated into our process primarily through a rigorous, fundamental bottom up assessment of investment opportunity. This assessment focuses on

quality, value and growth metrics. With attention to business risk in each of the portfolio holdings, we strive to mitigate downside losses relative to markets.

Meetings will be split into two parts, "macro" and "micro". Firstly, the meeting will cover:

- macro analysis of the world economy and the region or country;
- · investment sectors concerned; and
- · impact on existing or new investments under consideration

The second part of the meeting will cover:

- a review of the minutes of the previous meeting and activity since the previous meeting
- · a discussion of trades not carried out as per previous meeting
- · review of previous month's performance for various funds and investments
- any adjustments or proposals that may be identified for investments/funds
- · discussion of new assets for consideration or divestment of existing assets

c) Audit and Risk Committee of the Board

The Committee consists of exclusively of not less than two non-executive directors appointed by the Board. Each member of the Committee shall be free from any relationship that may interfere with the exercise of his or her judgment as a member of the Committee.

The Committee shall meet as necessary and at least twice a year at appropriate intervals in the financial reporting and audit cycle, as decided by the chairman in consultation with the board secretary.

The Committee is authorised:

- to seek any information it requires from any employee of the Company in order to perform its duties related to review of financial statements, internal audit, external audit and any material risks to business plan,
- (ii) to obtain, at the Company's expense, outside legal or other professional advice on any matter within its terms of reference; and
- (iii) to call any employee to be questioned at a meeting of the Committee as and when required.

2. Main Risk Definitions and Mitigation Policies

Risks are identified if their occurrence is likely to have an impact either on the Company's short term performance or on the long term sustainability of its earnings and growth. There are numerous risks that needs monitoring but the key risks are:

2.1) Strategic Risk

Strategic risk is the risk arising from adverse business decisions or improper implementation of those decisions. This risk is a function of the compatibility of AISA's strategic goals, the business strategies developed to achieve those goals, the resources deployed against those goals, and the quality of implementation. Mitigation of strategic risk is achieved by the Board and the Audit and Risk Committee of the Board.

2.2) External Risk

AISA is exposed to various events of risks. Such as, natural disasters, acts of war or terrorism, major macroeconomic shocks, can all severely impact the Company's earnings, economic and human capital in a very short period of time, and render its operations and business plan inadequate. Mitigation of external risk is achieved by implementing and updating and testing of Business Continuity Plan of the Company.

2.3) Financial Risk

Financial risk is the risk to AISA's earnings or capital arising from violations of, or non- conformance with applicable laws, rules, prescribed practices, or ethical standards. It also arises in situations where the laws or rules governing certain products or activities may be ambiguous or untested. It exposes the Company to fines, civil money penalties, payment of damages, and the voiding of contracts. It can lead to a diminished reputation, internal and external fraud, reduced franchise value, limited business opportunities, lessened expansion potential, and lack of contract enforceability.

Mitigation of the financial risk is achieved by

- 1) Controls over all kind of expenses (capital or operational);
- 2) Strict and conservative Budget Planning, monthly review of the financials vs budgeted figures;
- 3) Various Insurance Policies; and
- 4) Risk Committees (RCC and ARC)

2.4) Operational Risk

Operational risk is derived from the potential that improper transaction processing, control errors, inappropriate information systems, technology failures, breaches of regulatory compliance, breaks of Company policy, or any other operational drawbacks result in operational losses for AISA. Operational risk is the risk to AISA's earnings or capital arising from problems with service or product delivery. This risk is a function of internal controls, information systems, employee integrity, and operating processes.

To mitigate the risk of operational risk, the Company follows the guidance of Audit and Risk Committee as well as Risk and Compliance Committee by The Operational Risk capital charge is calculated as higher of the amounts under the following two approaches.

Basic Indicator Approach: Under the Basic Indicator Approach, 15% capital charge is calculated on average operating income of the last three audited financials.

Expenditure Based Approach: Under the Expenditure Based Approach, 25% capital charge is calculated on all overhead expenses except extraordinary expenses as per the most recent audited annual financial statements.

Please refer to Appendix 2 for disclosure on Operational Risk.

2.5) Liquidity Risk

Liquidity risk is defined in two contexts. In one context, it is defined as funding risk implying inability to meet financial commitments when they arise. In another context, liquidity risk arises due to the lack of marketability for an asset that could result in non-execution of the order or execution at unfavourable prices.

To mitigate the liquidity risk, AISA follows a liquidity policy for company finances. Liquidity risk is minimised as of June 30, 2022 since majority of the company assets are short term and current account deposits.

Fund and DPM liquidities are monitored through MIS systems of AISA and reported to Risk and Compliance Committee on a monthly Basis.

Please refer to Appendix 3 for disclosure on Liquidity Risk.

2.6) Market Risk:

Market risk is the risk of loss resulting from fluctuations in the level and in the volatility of market prices of assets, liabilities and financial instruments. Price risk is the uncertainty derived from changes in interest rates, foreign exchange fluctuations and fluctuations in equities and commodities prices.

To mitigate the market risk, Investment Committees and the Risk Manager work in coordination. Risk Management provides the quantitative information required by the ICs. As of 30 June 2022, AISA does not have any exposures to Market risk. Hence, capital requirement for the market related risks are 'Nil'.

2.7) Credit Risk:

Credit risk is the risk of the default of the counterparty due to inability to comply with contractual obligation related to any kind of financial transaction. AISA is subject to minimum credit risk since by the licensing of CMA, the Company can only invest in low risk instruments such as cash and cash equivalents and deposits with Local Banks which have strong credit ratings.

The Company is also subject to credit risk because of DPM fee collections, which is managed by the RCC. Receivables which are outstanding for more than 90 days are reported to RCC. As of 30 June 2022, there are no past due claims or off- balance sheet exposures.

As per the Company's counterparty credit risk policy, all risk related to counterparties, brokers of the funds and the company are monitored via periodic reporting and strict approval mechanism. The Company is subject to minimum counterparty risks since the equity settlement in KSA is T+2 DVP. Also DPM account holders nominate their own custodian so the company is only responsible for administration of the DPM.

Please refer to Appendix 4 for disclosure on Credit Risk.

Appendix 1: Disclosure on Capital Base

Capital Base	June 2022 <u>SAR in "000"</u>	June 2021 <u>SAR in "000"</u>			
Tier 1 Capital	53,979	40,362			
Tier 2 Capital	-	-			
Total Capital Base	53,979	40,362			
Minimum Capital Requirement: Market Risk	-	-			
Credit Risk	12,357	11,641			
Operational Risk	7,310	11,812			
Total Minimum Capital Required	19,667	23,453			
Capital Adequacy Ratio:					
Total Capital Ratio (times)	2.74x	1.72x			
Tier 1 Capital Ratio (times)	2.74x	1.72x			
Surplus in Capital	34,312	16,909			

Appendix 2: Disclosure on Operational Risks

Basic Indicator Approach (BIA) Year Ended		Gross Income	Average Gross Income	Risk Capital Charge (%)	Capital Required			
	30 June 2020	31,347						
Operating income (SAR '000)	30 June 2021	52,326	42,491	15%	6,374			
	30 June 2022	43,801						
Expenditure Based Approach(EBA)	Year - 1	Overhead Expenses	Risk Capital Charge (%)	Capital Required			
Overhead expenses (SAR '000)		30-Jun-22	29,241 25%		7,310			
Capital requirement for Operational Risk for 30 June 2022								
(Higher of Basic Indicator Approach and Expenditure Based Approach)								

Appendix 3: Disclosure on Liquidity Risks

Cash and Cash Equivalents		June 2022 <u>SAR in "000"</u>	June 2021 SAR in "000"		
Cash in hand		5	11		
Cash at bank		48,090	13,134		
Murabaha placement with original maturity of three months or less	-	22,000			
Total Cash and Cash Equivalents		48,09	5 33,145		
Short-term Murabaha Placements	Ju	ne 2022	June 2021 SAR in "000"		
	<u>S</u>	AR in "000"	<u>SAR in "000"</u>		
	<u>S</u>	<u>AR in "000"</u>	<u>SAR in "000"</u>		
Murabaha placement with original maturity of more than three months and less than one year	<u>S</u>	<u>AR in "000"</u> -	<u>SAR in "000"</u>		
	<u>S</u>	<u>AR in "000"</u> - -	<u>SAR in "000"</u> - 20,000		

There are no long term investments or significant short term liabilities.

Appendix 4: Disclosure on Credit Risks

16. Credit Risks													
16.A On-balance Sheet Exposures												RWA	Capital Requirement
Governments and central banks	0%	20%	50%	100%	150%							0	0
Exposures	0	0	0	0	0								
Credit protection (-) *													
Total	0	0	0	0	0								
Administrative bodies and NPOs	100%											0	0
Exposures	0	ĺ											
Credit protection (-) *													
Total	0												
Banks and CMIs	20%	50%	100%	150%								9,759	1,366
Exposures	48,796	0	0	0									,
Credit protection (-) *													
Total	48,796	0	0	0									
Margin financing	0%	20%	50%	100%	150%	200%	300%	400%	714%			0	0
Simple Method	0	0	0	0	0	0	0	0	0			-	-
Corporates	20%	50%	100%	200%	400%	714%						9,668	1,353
Exposures	0	0	0	0	0	1,354						2,000	_,555
Credit protection (-) *													
Total	0	0	0	0	0	1,354							
High risk investments	400%	500%		-	-	_,						0	0
Exposures	0	0										0	Ű
Credit protection (-) *	-	-											
Total	0	0											
Securitisations and resecuritisations	20%	40%	50%	100%	225%	350%	650%	714%	1			0	0
Exposures	0	0	0	0	0	0	0	0				0	0
Credit protection (-) *		0	Ū	Ū	Ū	Ū	Ū	0					
Total	0	0	0	0	0	0	0	0					
Investment funds	20%	50%	100%	150%	300%	0	0	0				65,864	9,221
Exposures	0	0	0	0	21,955							05,804	5,221
Credit protection (-) *		0	Ū	Ū	22,555								
Total	0	0	0	0	21,955								
Investment funds's underlying	Ū	0	0	0	21,555							0	0
Derivatives trades - CCR	0%	2%	4%	20%	50%	100%	150%	200%	300%	400%	714%	0	0
Exposures	0	0	0	0	0	0	0	0	0	0	0	0	0
CCP - Default fund contribution		0	0			0	0	0	0	Ū	0	0	0
CCP - Margin collateral	0%	2%	4%	20%	50%	100%	150%	200%	400%	714%		0	0
Exposures	0	0	0	0	0	0	0	0	0	0		0	0
Listed shares	150%	0	0	0	0	0	0	0	0	0		0	0
Exposures	0											0	0
Credit protection (-) *	0												
Total	0	1											
Other exposures	0%	300%	714%	1								2.075	416
Cash in hand / gold	5	500%	/ 14 /0									2,975	410
Tangible assets / rights-of-use assets	5	379											
Deferred expenditure / accrued income													
		305 0											
Retail exposures Past due items		0	0										
Other assets			0 129										
			129										
Credit protection (-) *	-	602	120										
Total	5	683	129	1									
Prohibited exposures												0	0
16.B Off-balance Sheet Exposures													1
Off-balance sheets commitments												0	0
													1