

**TO THE SHAREHOLDERS OF MAJAN COLLEGE
(UNIVERSITY COLLEGE) SAOG**

**REPORT ON FACTUAL FINDING IN CONNECTION WITH CORPORATE GOVERNANCE IN
ACCORDANCE WITH CAPITAL MARKET AUTHORITY CODE OF CORPORATE
GOVERNANCE**

We have performed the procedures prescribed in Capital Market Authority (CMA) circular no. 16/2003, dated 29 December 2003, and the revised CMA Code of Corporate Governance issued under Circular Number 4/2015 dated 22 July 2015, (Collectively referred to as the Code), with respect to the Board of Directors' Report on Corporate Governance of **MAJAN COLLEGE (UNIVERSITY COLLEGE) SAOG** ("the Company") and application of the corporate governance practices in accordance with CMA Code of Corporate Governance issued under circular no. 11/2002, dated 3 June 2002 and its amendments, the Circular No. 4/2015 issued on 22 July 2015, and the Circular No. 10/2016 issued on 1 December 2016, for the year ended 31 August 2019, and as supplemented by the Rules and Guidelines on Disclosure by Issuers of Securities and Insider Trading approved by Administrative Decision number 5/2007 dated 27 June 2007.

Our engagement was undertaken in accordance with the International Standards on Auditing, International Standard on Related Services 4400, applicable to agreed-upon procedures engagements. The procedures were performed solely to assist you in evaluating the Company's compliance with the code as issued by the CMA.

We report our findings below

We found that the Board of Directors' Corporate Governance Report reflects the College's application of the provisions of the code and is free from any material misrepresentation.

Because the above procedures do not constitute either an audit or a review made in accordance with International Standards on Auditing, we do not express any assurance on the corporate governance report. Had we performed additional procedures or had we performed an audit of the report in accordance with International Standards on Auditing, other matters might have come to our attention that would have been reported to you.

Our report is solely for the purpose set forth in the first paragraph of this report and for your information and is not to be used for any other purpose. This report relates only to the Board of Directors' Corporate Governance Report included in its annual report for the year ended 31 August 2019 and does not extend to any financial statements of the Company taken as whole.



Nasser Al Mugheiry
License No. MH/64
ABU TIMAM
(Chartered Certified Accountants)
24 October 2019

COLLEGE REPORT ON CORPORATE GOVERNANCE

1. Introduction

Majan College (formerly College of Administrative Sciences) was founded in September 1995 as the first private College of Higher Education in Oman. The college was nicknamed "The Businessmen College". It is always the objective of the College to provide the business community with the best human resources and sharpen the skills of the staff of the companies. As such, the College achieves its aim in contributing to the development of the business community.

The College is centrally located near the business district of Muscat (MBD). It is well equipped and its infrastructure provides the latest and best available resources in technology, communication and professional expertise. The computer labs are increasing in number and utilization. More computer based education is becoming prevalent at the College.

The main objective of the College is to provide high quality education to its students. In doing so, the college hopes to be able to meet the students' interests and help them to gain qualifications which will equip them for the requirements of work. This includes developing the students concern in ethics, self actualization and academic success.

2. College's Philosophy

Majan College (University College) is an SAOG Company listed in Muscat Securities Market. The College has been set with the aim of serving the society by promoting it culturally by contributing to intellectual advancement, scientific progress, human values development and by providing the country with specialists, professionals and experts. This is further reflected in the College's vision and mission statement approved by the Board of Directors:

Vision statement

To be a leading University that provides higher education of international standards in a dynamic environment that values cultural diversity, integrates technology, fosters knowledge creation and builds sustainable skills for employment and lifelong learning

Mission statement

To provide an innovative learning environment that emphasises the intellectual disciplines required in local, regional and international contexts.

The key strategic themes underlying the mission statement are:

- to build a knowledge based learning organisation;
- to educate students and cultivate their capacity for life-long learning;
- to strive for excellence in learning, teaching and research;
- to develop the creative potential of all staff members.

The College is managed by 5 board members who have successfully steered the College to a successful organisation; and to a potentially bright future.

The need to having robust internal controls has been met by forming the Internal Audit Committee and appointing the Internal Auditor. The Internal Auditor's observations have been extremely helpful in putting in place actions for rectifying any issues identified.

The Board Members are aware of good governance requirements as stipulated in the Corporate Governance Code issued by Capital Market Authority and are committed to the requirements laid out therein.

3. Objectives

The College aims at maximising the value of shareholders in the long run by offering quality services to students and the society. In order to ethically realize this objective, work procedures have been directed so as to make sure that the College will carry the work according to the best practices and comply with the "Code of Corporate Governance for Muscat Securities Market listed companies" issued by the Capital Market Authority.

Majan College considers the observation of the highest standards of organization and management as a deeply rooted belief and not as mere adherence to set of rules and regulations. Such a belief is an inseparable component of the basic values of the College.

4. Governance Fundamental Requirements

- Disclosure, responsibility and clarity regarding the appropriate control systems adopted by the College to enable the Board of Directors to perform its duties and responsibilities efficiently and effectively.
- Identification and management of major possible risks.

5. Process of nominating Board members

The College's Board is governed by 5 members. Members are elected from amongst the shareholders and from outside on condition that the nominee, if he is amongst the shareholders, should have at least 100 shares. Membership term of the Board is for 3 years. The Chairman and the Deputy Chairman of the Board of Directors are elected by the Members of the Board. The Chairman represents the College Board in legal and other issues. The Deputy Chairman stands in for the Chairman during his absence. It is not allowed for a Board Member of the College to have membership of more than 4 companies on the Board of public shareholding company whose head office is located in Oman. The Board has to meet at least 4 times during the year with the maximum gap of 4 months between them.

6. Board of Directors

The Board of Directors have full authority to perform all acts required for the management of the College in the course of achieving its objectives in line with the Law, articles of association and the resolutions of its Annual General Meeting.

The Board of Directors adopts resolutions by the absolute majority of its members. However, the Board of Directors shall not perform certain acts unless authorized to do so by a resolution of the general meeting as stated in the Articles of Association. The members of the Board of Directors shall be liable to the College, the shareholders and third parties for any damages resulting from their performing acts beyond the scope of their powers.

The resolutions of the Board of Directors are implemented as per internal regulations under the supervision of the chairman and the control of the Board. The Chairman and the Board members take part in the directorship of other companies.

6.1 Functions of the Board of Directors

- a) Approves the financial and commercial policies aimed at achieving College's objectives and increasing shareholders equity.
- b) Sets, reviews and updates the plans necessary for the implementation of the College's strategy.
- c) Approves the internal regulations and systems adopted by the College in the course of its action and determines the authorities and powers of the executive management.
- d) Approves the College's Disclosure Policy and follows its execution according to the requirements of controlling authorities.
- e) Approves the policy for the delegation and implementation of duties entrusted to the executive management. Such policies are clear regarding tenders (open, limited or individual), limits of cash spending and discretion as not to accept the lowest tender provided that reasons are included in the commissioning decision.
- f) Monitors the work of the executive management to ensure that the work is progressing in pursuit of College objectives without violating applicable laws and regulations.
- g) Review the related parties transactions which are outside the normal work scope before being presented to the general meeting.
- h) Approves and presents information to shareholders accurately and timely according to the disclosure instructions issued by the Authority.
- i) Review the performance of the College and assesses its activities and management.
- j) Forms committees required for carrying out the work. The forming decisions include names of members, determines their responsibilities, duties and rights.
- k) Appoint the Dean and senior college staff and determines their responsibilities and rights.
- l) Appraises the performance and work of committees formed by the Board of Directors and senior staff.
- m) Approves the quarterly and annual financial statements.
- n) The Board of Directors include in the annual report presented to the general meeting a statement confirming the ability of the College to pursue its activities as defined in the Articles of Association. The statement is supported with the necessary assumptions and documents.

6.2 The Board of Directors Secretariat and Minutes

- a) Immediately following the election of the Board of Directors in the general meeting, the Board appoints a secretary to the Board.
- b) The secretary of the Board writes the proceedings of all the Board meetings in the form of minutes expressing all the subjects and important details being discussed and the resolutions adopted. The minutes include the names of those present and their votes for or against any resolution. The Minutes are dated and serially numbered.
- c) Mr. Amr Ebeid is presently the secretary to the Board. He takes notes of the minutes of the Board meetings and proceedings in the form of minutes and clarifies in it all the issues and important details which have been discussed and all the decisions which have been taken in Board meetings. Also in co-ordination with the Dean he is responsible to disclose all the important decisions from the Board according to the regulations relating to the disclosure.

7. The Board Members

Name	Nature of membership	Representing	Profile	Memberships in other companies in Oman
New elected Board Members				
Dr. Aly Darwish Hagi Aly Al – Shamali (Chairman of the Board and Nomination and Remuneration Committee)	Independent/Non executive	Self	PhD in marketing management and the number of years of experience 30 years in academic and investment institutions	
Mr.Rashid Amer Mohamed Al Musalhi (Vice Chairman and Member of the Audit and the Nomination and Remuneration Committees)	Non Independent/Non Executive	OCCI	Bachelor of Human Resources and Vice President of the Chamber of Commerce and Industry of Oman and has private businesses in contracting and medical centers and others	
Mr. Naser Abdul Mohsen Mohamed Ali Al Marri	Non Independent/Non Executive	Human Investment LLC Oman	Bachelor of Administrative Sciences and the number of years of experience 35 years in the field of investment	
Dr.Sarah Aly Darwish Hagi Aly Al – Shamali (Member of the Audit and Nomination and Remuneration Committees)	Independent/Non Executive	Self	Professor in Business and holds multiple position as Board member and CEO in Kuwaiti organizations	
Sh. Sabah Salman Dawoud Al Salman Al Sabah (Chairman of the Audit Committee)	Independent/Non Executive	Self	Bachelor of Law and works in many positions in Kuwaiti organizations	

Name	Nature of membership	Representing	Profile	Memberships in other companies
Ex- Board Members				
Sh. Nasr Ammer Shuwan Al Hosni (Ex-Vice chairman and Ex-Chairman of the Audit Committee)	Independent/Non Executive	Self	Ex CEO, Fincorp and has 24 years of experience in the private sector	
Mr.Ahmed Jaffar Salim Al Musalmi	Independent/Non Executive	Self	Ex CEO, Bank Sohar with 18 years of experience in Banking	
HH Eng. Falah Fahad Mohammed Said Al-Hajri (Ex-Member of the Audit and Nomination and Remuneration Committees)	Independent/Non Executive	Self	Private businesses and the number of years of experience 30 years in government and investment institutions	

8. Meetings of the Board of Directors during the Financial Year 2018/19

Name	Designation	Nationality	Meetings attended
Dr. Aly Darwish Hagi Aly Al – Shamali	Chairman of the board	Kuwaiti	8
Mr.Rashid Amer Mohamed Al Musalhi	Vice Chairman	Omani	8
Mr. Naser Abdul Mohsen Mohamed Ali Al Marri	Board Member	Kuwaiti	6
Sh. Sabah Salman Dawoud Al Salman Al Sabah	Board Member	Kuwaiti	2
Dr. Sarah Aly Darwish Hagi Aly Al – Shamali	Board Member	Kuwaiti	2
HH Eng. Falah Fahad Mohammed Said Al-Hajri	Ex-Board Member	Kuwaiti	5
Sh. Nasr Ammer Shuwan Al Hosni	Ex-Vice chairman	Omani	5
Mr.Ahmed Jaffar Salim Al Musalmi	Ex-Board Member	Omani	2

Total number of meetings held – 8

9. Minimum information to be placed before the Board

In order to facilitate proper governance, amongst others, the minimum information to be placed before the Board as per Annexure 1 of the Code, is provided to the Board.

10. Meetings and dates of Board and Committees

Sl. No.	Board Meetings	Audit Committee	Nomination and Remuneration Committee
1.	09/09/2018	24/10/2018	24/10/2018
2.	03/10/2018	30/12/2018	26/11/2018
3.	24/10/2018	26/03/2019	30/12/2018
4.	26/11/2018	27/06/2019	14/02/2019
5.	30/12/2018	NA	26/03/2019
6.	14/02/2019	NA	27/06/2019
7.	26/03/2019	NA	NA
8.	27/06/2019	NA	NA

11. Audit Committee functions and authority:

As per the corporate governance regulation the Audit Committee carries out the following functions:

- Investigates and studies issues related to the appointment of an External auditor including remuneration, terms of reference, and the extent to which additional services may affect the independence and neutrality of the auditor.
- Reviews the Audit work plan, the auditing results and reassures the right of the auditors to inspect all necessary documents.
- Inspects the cases of financial fraud and forgery done by producing misrepresented figures in the financial statements and sets strict control procedures that will ensure the application of proper accounting policies and practices and reflects the actual financial position of the College.
- Supervises the internal auditing activities by reviewing the scope of the work plan set for the internal auditor, studying the internal auditor reports covering the most important issues and ensuring the internal auditor inspection of all relevant documents.
- The Internal Audit Committee also periodically reviews and investigates the efficiency and effectiveness of the internal auditing process.
- Reassures the suitability and efficiency of the internal controls adopted by the College by relying on either the periodical reports of the internal auditor or the external auditor or by relying on other experts.
- Supervises aspects related to the preparation of financial statements including review of the quarterly and annual financial results before being published, reviewing the external auditors qualifications on financial results if any, studies and discusses accounting policies and principles in general, ensuring compliance with the international Financial Reporting

Standards the College's adherence to the disclosure requirements issued by the Capital Market Authority.

- Acts as a communication channel between the Board of Directors and both the internal auditor and the external auditors.
- Reviews the College policy for 'risk management' and investigates the reasons for the College's failure to implement, if any.
- Review any proposed dealings and transactions with the related parties, submits recommendations to the Board of Directors and seeks to set the necessary regulations to enable the College to enter into low value transactions with these parties without requiring the advance approval of the audit committee and Board of Directors.

11.1 Audit committee work procedures

- The committee meets on periodical basis, once every three months (minimum of 4 times annually).
- The committee's meeting is valid and legal when attended by a majority of its members.
- The committee is fully authorized to perform its functions.
- The committee shall take note of the External auditors opinion before referring the annual accounts to the Board of Directors for decision.
- The Committee meetings, attendance and remuneration of members shall be treated similar to the meetings of the Executive Committee of the Board of Directors.
- The term of office for both the Committee and the Board shall end at the same time (simultaneously). The new Board of Directors shall reconstitute the Committee according to the same procedures.

11.2 Internal Control

The Audit Committee has reviewed, on behalf of the Board, the internal control findings by meeting the internal auditor, reviewing the internal audit reports and recommendations and meeting the external auditor, reviewing the audit findings report and the management letter.

The internal audit function started in February 2004 and is on-going, where issues are identified and action plans are put in place to operationalise them. The Board also reviews the quarterly operational reports generated by the Management of the College, which compares the budget and the actual.

11.3 Meetings of the Audit Committee during the financial year 2018/19

No	Name	Designation	Meetings attended
1.	Sh. Sabah Salman Dawoud Al Salman Al Sabah	Chairman of Audit Committee	2
2.	Mr.Rashid Amer Mohamed Al Musalhi	Member of Audit Committee	2
3.	Dr. Sarah Aly Darwish Hagi Aly Al – Shamali	Member of Audit Committee	2
4.	Sh. Nasr Ammer Shuwan Al Hosni	Ex-Chairman of Audit Committee	2
5.	HH Eng. Falah Fahad Mohammed Said Al-Hajri	EX-Member of Audit Committee	2
6.	Mr. Naser Abdul Mohsen Mohamed Ali Al Marri	EX-Member of Audit Committee	1

- Total number of meetings held – 4

12. NOMINATION AND REMUNERATION COMMITTEE

- As per the corporate governance regulation ,The committee have the following responsibilities:
 - a) Provide succession planning for the executive management.
 - b) Develop a succession policy or plan for the board or at least the chairperson.
 - c) Prepare detailed job descriptions of the role and responsibilities for directors including the chairperson. This will facilitate orientate directors towards their tasks and roles, and appraise their performance.
 - d) Look for and nominate qualified persons to act as interim directors on the board in the event of a seat becomes vacant.
 - e) Notwithstanding the articles of association of the company, look for and nominate qualified persons to assume senior executive positions, as required or directed by the board.
 - f) Prepare a bonus, allowances and incentive policy for the executive management.
 - g) Review such policies periodically, taking into account market conditions and company performance.
 - h) Taking into consideration avoiding conflict of interests, the committee may, upon obtaining the approval of the board, seek the assistance and advice of any other party in order to better deliver its tasks.

12.1 Meetings of the Nomination and Remuneration Committee during the financial year 2018/19

No	Name	Designation	Meetings attended
1	Dr. Aly Darwish Hagi Aly Al – Shamali	Chairman of Nomination and Remuneration Committee	6
2	Mr.Rashid Amer Mohamed Al Musalhi	Member of Nomination and Remuneration Committee	6
3	Dr. Sarah Aly Darwish Hagi Aly Al – Shamali	Member of Nomination and Remuneration Committee	2
4	HH Eng. Falah Fahad Mohammed Said Al-Hajri	Ex-Chairman of Nomination and Remuneration Committee	3

- Total number of meetings held – 6

13. Means of Communication with Shareholders and Investors

The College discloses its quarterly financial statements by publishing in the newspapers and uploading copies in the MSM website www.msm.gov.om (for easy public access). The annual report along with the audited financial statements is sent to the shareholders with the Notice of the AGM.

14. Related party transactions

- a) A total of RO 32,500 was paid as sitting fees and expenses of the Board of Directors and the committees during 2018-2019 and detailed as follows:

Name	Sitting Fees for Board meeting (RO)	Sitting fees for Audit committee meeting (RO)	Sitting fees for Nomination and Remuneration committee meeting (RO)
Dr. Aly Darwish Hagi Aly Al – Shamali	4,400	Not Applicable	3,000
Mr.Rashid Amer Mohamed Al Musalhi Hasani	4,000	900	2,700
Mr. Naser Abdul Mohsen Mohamed Ali Al Marri	3,000	450	Not Applicable
Dr. Sarah Aly Darwish Hagi Aly Al – Shamali	1,000	900	900
Sh. Sabah Salman Dawoud Al Salman Al Sabah	1,000	1,000	Not Applicable
Sh. Nasr Ammer Shuwan Al Hosni	2,500	1,000	Not Applicable
Mr.Ahmed Jaffar Salim Al Musalimi	1,000	Not Applicable	Not Applicable
HH Eng. Falah Fahad Mohammed Said Al-Hajri	2,500	900	1,350

- b) Directors remuneration is amounting to RO 33,520 has been provided in the financial statements.
- c) The College has accounted for RO 254,119 as salaries and other related cost paid and payable to the top five senior management personnel of the College. The five senior management consists of:

Name	Designation	Profile
Dr. Maha Kobeil	Dean	Joined in 2000 Has over 31 years of academic experience.
Ms. Nabila Al Macki	Deputy Dean for Academic affairs	Joined in 2002 and has 28 years of experience.
Mr.Amr Ebeid	Financial Controller	Joined in 2008 and has 19 years of experience
Mr.Ian McNaught	Associate Dean (Planning & Resources)	Joined in 2011 and has 16 years of experience.
Dr.Iain McGee	Head of English Faculty	Joined in 2016 and has 23 years of experience.

- d) All the employees have employment contracts in accordance with the Omani Labour Laws with regard to service, notice period (1 month) and end of service benefits

15. Analysis according to the number of shareholders, number of shares and ratios as on 31.8.2019:

Percentage of shareholding

	No. of shares	%
More than 10%	78,264,230	87
From 1 to 10%	5,380,020	5.9
From 150,000 shares to less than 900,000 shares	4,040,340	4.5
Less than 150,000 shares	2,315,410	2.6
Total	90,000,000	100%

Distribution of shareholding

	No. of shareholders	No. of shares
More than 10%	2	78,264,230
From 1 to 10%	2	5,380,020
From 150,000 shares to less than 900,000shares	10	4,040,340
Less than 150,000 shares	201	2,315,410
Total	215	90,000,000

16. Analysis according to the monthly lowest and highest price for the College shares:

	Month	Lowest Price (R.O.)	Highest Price in (R.O.)	Closing Price in (R.O.)
1	September 2018	0.45	0.46	0.446
2	October 2018	0.49	0.49	0.446
3	November 2018	0.218	0.7	0.219
4	December 2018	0.19	0.202	0.201
5	January 2019	0.181	0.202	0.201
6	February 2019	0.19	0.209	0.19
7	March 2019	0.171	0.202	0.176
8	April 2019	NA	NA	NA
9	May 2019	0.16	0.175	0.176
10	June 2019	0.18	0.17	0.174
11	July 2019	0.18	0.17	0.17
12	August 2019	0.165	0.17	0.166

17. Independent consultant for the Board appraisal

The appraisal of the current Board was conducted for the year ended 31.8.2019 by Keynote Services LLC, independent consultants, appointed at the AGM held on 26/11/2018. The next appraisal will be done after the next board elections for the new Board as a whole as well as each individual member of the new Board. The criteria for appraisal of the current Board for the year ended 31.8.2019 was pre-approved by the Board and AGM. The report of the consultant for year ended 31.8.2019 was received by the Board and necessary action, if any, to improve the performance of the Board has been initiated

18. Statutory Auditors

Grant Thornton (Abu Timam) are the external auditors and they are a member of Grant Thornton International, one of the world's leading organizations providing accounting, taxation and business advisory services, via firms in 135 countries with more than 50,000 people.

Details on Audit and other fees paid and payable to the College

	RO
Current year audit services	6,500
Prior year audit services	2,525

19. The Internal Auditor

The College appointed Mr.Karim Essam as fulltime internal audit manager. He is a member of ACCA with EX Big four firms experience.

20. The Legal Advisor

The College appointed as legal advisors – Mr.Ibrahim Al Muselhi – Advocates and Legal Consultants.

21. General Meetings

AGM: This was held on 26/11/2018 under the Chairmanship of Dr. Aly Darwish Hagi Aly Al – Shamali to discuss the financial statements and to appoint the external auditor for 2018/2019. There was 76.43% attendance. Mr. Naser Abdul Mohsen Mohamed Ali Al Marri , Mr. Rashid Amer Mohamed Al Musalhi and Ex- Board members Sh. Nasr Ammer Shuwan Al Hosni ,Mr.Ahmed Jaffar Salim Al Musalmi and HH Eng. Falah Fahad Mohammed Said Al-Hajri attended the meeting from the Board of Directors.

EGM:

- Held on 26/11/2018 under the Chairmanship of Dr. Aly Darwish Hagi Aly Al – Shamali to approve the increase of the authorized capital and other changes in the Articles of incorporation. There was 76.43% attendance. Mr. Naser Abdul Mohsen Mohamed Ali Al Marri , Mr.Rashid Amer Mohamed Al Musalhi Hasani and Ex- Board members Sh. Nasr Ammer Shuwan Al Hosni ,Mr.Ahmed Jaffar Salim Al Musalmi and HH Eng. Falah Fahad Mohammed Said Al-Hajri attended the meeting from the Board of Directors.

- Held on 26/3/2019 under the Chairmanship of Dr. Aly Darwish Hagi Aly Al – Shamali to approve changes in the Articles of Incorporation. There was 76.43% attendance. Mr.Rashid Amer Mohamed Al Musalhi and Dr. Sarah Aly Darwish Hagi Aly Al – Shamali attended the meeting from the Board of Directors.

- Held on 25/4/2019 under the Chairmanship of Mr.Rashid Amer Mohamed Al Musalhi to approve double listing of the College in Dubai Financial Market. There was 76.43% attendance. Other Board Members apologized from attending the meeting.

OGM:

-Held on 26/3/2019 under the Chairmanship of Dr. Aly Darwish Hagi Aly Al – Shamali to elect a new Board of Directors. There was 76.43% attendance. Mr.Rashid Amer Mohamed Al Musalhi and Dr. Sarah Aly Darwish Hagi Aly Al – Shamali attended the meeting from the Board of Directors.

22. Acknowledgment by the Board of Directors as at 31st August 2019

The Directors are required by the Commercial Companies Law 1974, as amended, to prepare financial statements for each financial year in accordance with the International Financial Reporting Standards ("IFRS") and International Accounting Standards ("IAS") to fairly reflect the financial position of the College and its performance during the relevant financial period.

In preparing the financial statements, the Directors have:

- selected suitable accounting policies and applied them consistently;
- made judgments and estimates that are reasonable and prudent
- ensured that all applicable accounting standards have been followed; and
- prepared financial statements on the going concern basis as the Directors have a reasonable expectation, having made enquiries, that the College have adequate resources to continue in operational existence for the foreseeable future.

The Directors have the responsibility of ensuring that the College maintains accounting records that disclose with reasonable accuracy the financial position of the Company and enables them to ensure that the financial statements comply with Commercial Companies Law 1974, as amended.

The Board affirms its overall responsibility for the College's systems of internal controls and risk management and for reviewing the adequacy and integrity of those systems. It should be noted, however, that such systems are designed to manage rather than eliminate the risk of failure to achieve business objectives. In addition, it should be noted that any system can provide only reasonable, and not absolute, assurance against material misstatement or loss

23. Details of non-compliance by the College

The College has complied with all regulatory requirements issued by Capital Market Authority, Muscat Securities Market, Ministry of Higher Education and other regulatory bodies. The college was not exposed to any non-compliance penalties.

Dr. Aly Darwish Hagi Aly Al Shamali

Chairman

