



Date: 28/02/2024

إشارة: CO/ALG/15/2024

التاريخ: 2024/02/28

Dear Bursa Kuwait Company
Greeting,

السادة/ شركة بورصة الكويت المحترمين
تحية طيبة وبعد،

**Subject: Disclosure of Lawsuits and Court
Judgments**

**الموضوع: الإفصاح عن الدعاوى والأحكام
القضائية**

With reference to the above subject, and according to requirements of Module Ten (Disclosure and Transparency) of the Executive Bylaws of law No.7 of 2010 regarding the establishment of the Capital Markets Authority and the regulating securities activities and its amendments, we would like to attach the Appendix No. (7) "Disclosure Form of Lawsuits and Court Judgments".

بالإشارة إلى الموضوع أعلاه، ووفقاً لمتطلبات الكتاب العاشر (الإفصاح والشفافية) من اللائحة التنفيذية للقانون رقم 7 لسنة 2010 بشأن إنشاء هيئة أسواق المال وتنظيم نشاط الأوراق المالية وتعديلاته، نود أن نرفق لكم الملحق رقم (7) " نموذج الإفصاح عن الدعاوى والأحكام القضائية ".

sincerely yours,

وتفضلوا بقبول فائق التحية والإحترام،

يوسف عبدالله القطامي

Vice Chairman & CEO

نائب رئيس مجلس الإدارة

والرئيس التنفيذي



Disclosure Form of Lawsuits and Court Judgments

Date	28/02/2024
Name of the Listed Company	Ali Alghanim Sons Automotive Company.
Case automated no. – Lawsuit no.	3552/2022/ Total Commercial/13.
Case subject matter	The termination of the dealership contract + temporary compensation of 5,001 KD.
Judgment date	28/02/2024
The court that issued the judgment - circuit	Total Court.
Parties of the case	Kuwait Automotive Imports Company – Plaintiff. Geely International Corporation Company - China – Defendant. Ali Mohammed Thunayan Alghanim and Sons Automotive Co. – Subsidiary Company - Defendant. Undersecretary of the Ministry of Commerce and Industry in his capacity - Defendant. Public Authority for Industry – Defendant. General Administration of Customs – Defendant.
The Judgment is in favour of	Geely International Corporation Company – China. Ali Mohammed Thunayan Alghanim and Sons Automotive Co. – Subsidiary Company.
The Concluding Judgement of the Court of First Instance	The court ruled to dismissed the claim.
The Concluding Judgement of the Court of Appeal	None.
The Concluding Judgement of the Court of Cassation	None.
The potential effect of the Judgement on the company	No significant effect of the material information on the financial position of the company.