

STATEMENT ON CORPORATE GOVERNANCE |

Corporate Governance is the process and structure used to direct and manage the business and affairs of TA Enterprise Berhad (the "Company") towards enhancing both business prosperity and corporate accountability. Its ultimate objective is to realise the long term shareholders' value whilst taking into account the interests of various stakeholders.

The Board of Directors (the "Board") of the Company is committed in ensuring that the Principles and Recommendations promoted by the Malaysian Code on Corporate Governance 2012 ("MCCG 2012") are observed and practised as a fundamental part of discharging its responsibilities to protect and enhance shareholders' value and the well-being and ongoing development of the Company.

The Board is pleased to disclose below the manner and the extent in which it has applied the principles and complied with the recommended best practices set out in MCCG 2012 and governance standards prescribed in the Main Market Listing Requirements of Bursa Malaysia Securities Berhad ("Bursa Malaysia") (hereinafter referred to as the "Main Market Listing Requirements") throughout the financial year ended 31 December 2016. The Board will continue to further take measures to improve compliance with the principles and recommended best practices in the ensuing years.

BOARD OF DIRECTORS

A. Composition and Size of the Board

As at the date of this statement, the Board consists of eight (8) members comprising a Non-Independent Non-Executive Chairman, two (2) Executive Directors, a Non-Independent Non-Executive Director and four (4) Independent Non-Executive Directors. The profile of each Board member is set out on pages 10 to 19 of this Annual Report.

The current composition of the Board complies with Paragraph 15.02(1) of the Main Market Listing Requirements which required at least two (2) directors or one third (1/3) of the Board, whichever is higher, are Independent Directors.

The Securities Commission had, in its Corporate Governance Blueprint 2011 ("Blueprint 2011"), recommended gender diversity in the boardroom, with the goal of having women participation on boards to reach 30% by 2016. The Board is supportive of gender diversity in the boardroom as recommended by the Blueprint 2011. The Board is also committed to provide fair and equal opportunities and nurturing diversity with the Group with due consideration on skills, industry experience, background, age, race, gender and other qualities in determining the optimum composition of the Board. Presently, there are three (3) female Directors, representing 38% women participation on the Board of the Company.

The Board had on 28 February 2017 adopted a Board Diversity Policy. The policy will emphasize on the needs for diversity amongst the Board members, amongst others, include race, ethnicity, age, gender, skills, competencies, experiences and expertise.

B. Board Balance and Independence

The Board had examined its size and felt that its current Board size of eight (8) members comprising of the fifty percent (50%) Independent Non-Executive Directors is effective and appropriate. There is a good mix of skills and core competencies in the Board membership.

The Board comprises of directors with areas of expertise required to ensure effective governance of the Company and provide strategic advice to the Management. The Directors through their vast experiences and qualifications in economics, accounting, stockbroking, finance, legal and business management provide effective contribution and support to the functions of the Board. They bring with them a broad range of skills, experiences and knowledge required to successfully direct and supervise the Group's business activities which are vital to its success.

In compliance with the MCCG 2012, the Board has established clear functions reserved for the Board and those delegated to Management. There is a clear division of responsibilities at the helm of the Group to ensure a balance of authority and power. The positions of Chairman and Managing Director & Chief Executive Officer are also separately held and the division of their authority and responsibilities is clearly established. In this regard, the Board ensures that there are clear roles and responsibility in discharging its fiduciary and leadership functions.

The Non-Independent Non-Executive Chairman, who is not previously a Chief Executive Officer is responsible for the leadership, effectiveness, conduct and governance of the Board, while the Managing Director & Chief Executive Officer has overall responsibility for the day-to-day management of the business and implementation of the Board's policies and decisions.

There is a clear division of responsibilities at the helm of the Group to ensure a balance of authority and power. The executive powers of the Managing Director & Chief Executive Officer and the Executive Director are balanced by the presence of Independent Non-Executive Directors. The four (4) Independent Non-Executive Directors are not employees and they do not participate in the day-to-day management as well as the daily business of the Company. They bring an external perspective and exercise their independent judgement on issues of strategy, standards of conduct, resources, processes and safeguarding of interests of minority shareholders.

In respect of potential conflict of interest, the Board is satisfied that there is no undue influence involved in all related party transactions. All such transactions were independently scrutinized by the Audit & Risk Committee to ensure that they complied with the Main Market Listing Requirements. As and when a potential conflict of interest arises, it is a mandatory practice for the Directors concerned to declare their interests and abstain from the decision-making process. The Directors have a duty to declare immediately to the Board should they be interested in any transaction to be entered into directly or indirectly by the Company. An interested Director is required to abstain from deliberations and decisions of the Board on the transaction and he or she does not exercise any influence over the Board in respect of the transaction. In the event a corporate proposal is required to be approved by shareholders, interested Directors are required to abstain from voting in respect of their shareholdings in the Company on the resolutions pertaining to the corporate proposal, and will further undertake to ensure that persons connected to them similarly abstain from voting on the resolutions.

Notwithstanding that the Board does not comprise majority Independent Directors where the Chairman is not an Independent Director as recommended in the MCCG 2012, the Independent Directors are able to exercise strong independent judgement and provide independent views and advice to all Board deliberations. This represents satisfactory alternative to the requirement of the recommended best practices of having the majority of Board members to be Independent Directors where the Chairman of the Board is non independent, with appropriate representations of minority interest through the Independent Non-Executive Directors. Nevertheless, the Board endeavours to fulfil the said recommendation in the coming years.

The current size and composition of the Board reflects the interest of shareholders as the current structure of the Board ensures that no single individual or group dominates the decision making process. The presence of Independent Non-Executive Directors also safeguards the interest of the stakeholders in ensuring that the highest standard of conduct and integrity are maintained.

The Board however noted that one of the recommendations of the MCCG 2012 is that the tenure of an independent director should not exceed a cumulative term of nine (9) years. Amongst the Board members, Mr Peter U Chin Wei, Mr Jory Leong Kam Weng, Mr Christopher Koh Swee Kiat and Datin Rahmah Binti Mahmood have served on the Board for more than nine (9) years. The Board is satisfied and firmly believed that Mr Peter U Chin Wei, who has served on the Board for eighteen (18) years, Mr Jory Leong Kam Weng, who has served on the Board for fourteen (14) years, Mr Christopher Koh Swee Kiat, who has served on the Board for eleven (11) years and Datin Rahmah Binti Mahmood, who has served on the Board for ten (10) years, remain objective and independent in expressing their views and in participating in deliberations and decision making of the Board and Board Committees. Their length of service on the Board does not in any way interfere with their exercise of independent judgement and ability to act in the best interests of the Group. As such, the Company would like to continue to retain Mr Peter U Chin Wei, Mr Jory Leong Kam Weng, Mr Christopher Koh Swee Kiat and Datin Rahmah Binti Mahmood (who have served as an Independent Director of the Company for more than nine (9) years) on its Board of Directors as the Independent Non-Executive Directors.

In accordance with the MCCG 2012, the Company would like to seek its shareholders' approval to retain Mr Peter U Chin Wei, Mr Jory Leong Kam Weng, Mr Christopher Koh Swee Kiat and Datin Rahmah Binti Mahmood as Independent Non-Executive Directors of the Company at its coming Annual General Meeting. The justifications for Mr Peter U Chin Wei, Mr Jory Leong Kam Weng, Mr Christopher Koh Siew Kiat and Datin Rahmah Binti Mahmood to continue to serve as Independent Directors of the Company are that they have:

- (a) fulfilled the criteria under the definition of independent director as defined under the Main Market Listing Requirements;
- (b) ensured effective checks and balances in the proceedings of the Company's Board;
- (c) vast experience in a diverse range of businesses, therefore would be able to provide constructive opinions. They have provided objectivity in decision-making processes through unbiased and independent views;
- (d) exercised due care during their tenure as Independent Directors of the Company and have carried out their duties in the best interests of the Company and the shareholders; and

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- (e) devoted sufficient time and attention to their responsibilities as Independent Directors of the Company.

The Board had also implemented a process for annual assessment of the effectiveness of the Board as a whole, the Board committees, and for assessing the contribution of each individual Director. This annual process will be carried out by the Nomination Committee.

C. Board Role and Responsibilities

The Board has the overall responsibility for corporate governance, strategic direction and overseeing the investment and business of the Group. The Board maps out the Group's medium and long term strategies in addition to its responsibility to review the Management's action plans. The Board's other primary duties are to conduct regular review of the Group's business operations and performances and to ensure that effective controls and systems exist to measure and manage business risks. The Board also reviews major strategic initiatives of the Company to determine whether the Company's proposed actions accord with long term business strategies and shareholders' objectives. At the same time, the Board also undertakes the responsibility of safeguarding shareholders' equity interests through the optimum utilization of the Company's capital resources, including issuance of debt and equity securities, setting an appropriate dividend policy, ensuring financial integrity, setting the Group's risk appetite, reviewing and approving material contracts or transactions, related party transactions and capital financing.

The Board reserves for its consideration significant matters such as the following:

- (a) Approval of financial results and budgets.
- (b) Declaration of dividends.
- (c) Considering management's recommendations on key issues including acquisitions, divestments, restructuring, funding and significant capital expenditure.
- (d) Appointment of key persons, including that of the Directors, Managing Director, Chief Executive Officer, Chief Financial Officer/Head of Accountant, Company Secretaries and members of the Board committees.
- (e) Reviewing the effectiveness of the Group's system of internal control and risk management (which is delegated to the Audit & Risk Committee which in turn reports to the Board on its findings).

The Non-Independent Non-Executive Chairman is responsible for:

- (a) leading the Board in setting the values and standards of the Company;
- (b) ensuring integrity and effectiveness of the governance process of the Board;
- (c) managing boardroom dynamics by promoting a culture of openness and discussion; and
- (d) taking the lead to ensure the appropriateness and effectiveness of the succession planning programme for the Board and senior management levels.

The Managing Director & Chief Executive Officer is primarily accountable for overseeing the day-to-day operations to ensure smooth and effective running of the Group. She is responsible for mapping medium to long-term business strategies and plans for Board approval, and is accountable for implementing the policies and decisions of the Board, as well as coordinating the development and implementation of business and corporate strategies.

The Independent Non-Executive Directors are actively engaged in the following:

- (a) Independent performance monitoring of the operations of the Group;
- (b) Advising and monitoring corporate governance framework, policies and practices;
- (c) Monitoring risk management issues as well as internal control; and
- (d) Providing independent insights and value add to management proposals as well as protecting interests of minority shareholders.

The Independent Non-Executive Directors also regularly engage in discussion with senior management, Group Internal Audit Division, External Auditors and other relevant parties to ensure that the concerns and issues raised in regard to the business operations of the Group are properly addressed on a proactive basis.

The Board also delegates certain responsibilities to the Board Committees, all of which operation within their defined terms of reference. Notwithstanding this, the Board remain responsible for its fiduciary duties.

D. Board Meetings and Supply of Information

Board meetings for the ensuing financial year are scheduled in advance before end of the current financial year so that the Directors are able to plan ahead and pencil the next year's Board meetings into their respective meeting schedules.

Unless there are urgent matters, the Board normally meets quarterly to review financial, operational and business performances. Special Board meetings may be convened as and when necessary to consider urgent proposals or matters that require the Board's expeditious review or consideration.

In the intervals between Board Meetings, any matters requiring Board decisions or approvals will be sought via circular resolutions which are supported with all the relevant information and explanations required for an informed decision to be made.

During the financial year ended 31 December 2016, six (6) Board Meetings were held and the attendance of the Board members is as follows:-

Name of Directors	Number of Board Meetings	
	Held During Tenure in Office	Attended
Datuk Tiah Thee Kian	6	6
Datin Tan Kuay Fong	6	6
Zainab Binti Ahmad	6	5
Dato' Sri Mohamed Bin Abid	6	5
Peter U Chin Wei	6	5
Jory Leong Kam Weng	6	6
Christopher Koh Swee Kiat	6	6
Datin Rahmah Binti Mahmood	6	5

The agenda of the Board meetings together with its detailed reports, proposition papers and other relevant information on matters requiring the consideration of the Board are circulated to all Directors for their perusal and consideration well in advance of each Board meeting, normally within a week before the Board meeting. This is to allow time for the Directors to review the Board papers and to facilitate full discussion at the Board meetings. Confidential papers or urgent proposals are presented and tabled at the Board meetings under supplemental agenda.

Board meetings are held to review Management reports on the progress of business operations and to consider, and if deemed fit, to approve such proposals that requires the sanction of the Board.

The Chairman of the Audit & Risk Committee would inform the Directors at Board meetings, of salient views and conclusions of the Audit & Risk Committee following its members' deliberations at Audit & Risk Committee meetings.

The Board papers are comprehensive and encompass both quantitative and qualitative factors so that informed decisions are being concluded. All proceedings from the Board meetings are recorded and confirmed by the Chairman of the meeting. The minutes of the Board meetings are circulated to all Directors for their perusal prior to confirmation of the minutes to be done at the commencement of the following Board meeting. The Directors may request for clarification or raise comments before the minutes are tabled for confirmation. Upon receiving confirmation from all the members at the Board meetings, the minutes will be signed by the Chairman of the meeting as a correct record of the proceedings of the meeting.

The information provided by the Management to the Directors is considered to be critical to the Directors' effectiveness. In addition to the reports presented to the Board at regularly scheduled and special meetings, the Directors are also kept informed on a timely basis by management of corporate developments and key decisions taken by the Management in pursuing the Company's strategic plan and the attainment of its objectives. The Board has access to all information within the Group and also to the advice or services of the Company Secretary and Senior Management in carrying out their duties. Senior Management of the Group is also invited to attend Board meetings to provide their professional view, advice and explanation on specific items on the agenda in order for the Board to arrive at an informed decision.

The Directors also seek external professional advice to render their independent views and advice to the Board, whenever deemed necessary.

E. Board Committees

The Board has set up several Board Committees as well as Management Committees to assist the Board in discharging its duties and responsibilities. The functions and terms of reference of the Board Committees and Management Committees together with the authority delegated by the Board to these committees are clearly defined in their respective terms of reference. Board Committees include the Audit & Risk Committee, Nomination Committee and Remuneration Committee. Management Committees comprise of Stockbroking Management Committee, Risk Management Committee and Treasury Investment Committee.

The Management Committees meet from time to time to discuss, deliberate, consider and submit proposals on issues of financial performance, tax planning, risk management, information technology support, corporate governance, business development, investment activities, stockbroking and unit trust operations as well as asset and fund management. The Board receives regular status reports, updates and briefing from the Management. Where necessary, these committees make recommendations to the Board for their final decision. The ultimate responsibility for the final decision on all matters, however, lies with the Board.

The Board may also form other committees delegated with specific authorities to act on its behalf whenever required. These committees operate under approved terms of reference or guidelines set out by the Board.

F. Board Charter

The Board has adopted a Board Charter which is available on the corporate website, www.ta.com.my. The Board Charter clearly sets out the principal role of the Board, the demarcation of the roles, functions and responsibilities of the Board, the Board Committees and the senior management.

The Board has on 28 February 2017 reviewed and approved certain revision to the Board Charter to be in line with the new Companies Act 2016.

G. Company Secretary

The Company Secretary plays an important advisory role and is a source of information and advice to the Board and its Committees on issues relating to compliance with laws, rules, regulations, board policies and procedures and compliance with the relevant regulatory requirements affecting the Company and Group. The Board is supported by suitably qualified and competent Company Secretaries who are a member of a professional body.

Every Board member has ready and unrestricted access to the advice and services of the Company Secretaries who are capable of carrying out the duties and responsibilities, to which the post entails.

The roles and responsibilities of the Company Secretaries include the following:-

- (1) advise the Board and management on governance issues;
- (2) ensure compliance of listing and related statutory obligations;
- (3) attend Board, Committees and general meetings, and ensure the proper recording of minutes;
- (4) ensure proper upkeep of statutory registers and records;
- (5) assist Chairman in the preparation for and conduct of meetings; and
- (6) continuously update the Board on changes to listing rules, other related legislations and regulations.

H. Board Appointment

The Nomination Committee comprises of four (4) members, exclusively of Non-Executive Directors with majority of them are Independent Non-Executive Directors. The Nomination Committee is chaired by Dato' Sri Mohamed Bin Abid, Non-Independent Non-Executive Director.

The members of the Nomination Committee which is wholly comprised of Independent Non-Executive Directors are as follows:

Name	Designation
Dato' Sri Mohamed Bin Abid (Chairman)	Non-Independent Non-Executive Director
Peter U Chin Wei	Independent Non-Executive Director
Jory Leong Kam Weng	Independent Non-Executive Director
Christopher Koh Swee Kiat	Independent Non-Executive Director

The Nomination Committee's roles and responsibilities are governed by its Terms of Reference which can be obtained from the corporate website, www.ta.com.my.

The appointment of any new member(s) to the Board and Board Committees is proposed and recommended by the Nomination Committee. The actual decision as to who should be nominated should be the responsibility of the full board after considering the recommendations of the Nomination Committee. In determining the criteria for Board membership, the Nomination Committee considers, inter-alia, the qualities, experience, skills, education and other factors that will best qualify a nominee to serve on the Board. In proposing its recommendation, the Nomination Committee will consider and evaluate the candidates' required skills, knowledge, expertise and experience, time commitment, character, professionalism and integrity.

No new Board member was nominated / elected during the financial year.

To ensure the Board has an appropriate balance of expertise and ability, the Nomination Committee will carry out an annual review for assessing the effectiveness of the Board as a whole and contribution of each individual Director, including Independent Non-Executive Directors as well as its key personnel, Chief Financial Officer / Head of Accountant.

The Nomination Committee meets as and when required, and at least once a year. For the financial year under review, one (1) meeting was held with full attendance from the Nomination Committee members to deliberate on the following matters:

(i) Through the Annual Assessment and Evaluation exercise, the Nomination Committee had reviewed and assessed the effectiveness of the Board and its Board Committees as a whole based on specific criteria covering the following areas:-

- board structure such as whether the Board have the appropriate composition, have the right mix of skills and experience and consist of a good balance of independent directors;
- board operation such as whether Board meetings are held with appropriate frequency, adequate time allocated between board discussions and management presentations, directors have sufficient access to management and/or the Chairman and board meetings carried out in an open communication environment;
- board roles and responsibilities such as whether the Board understands its role, authority and priorities; and
- for the evaluation of Board Committees, whether each committee have the right composition, committees provide useful recommendations in assisting the Board for better decision-making and quality of the board committees' communications to the Board.

(ii) The Nomination Committee also reviewed and assessed the contribution of the individual Directors including the Managing Director & Chief Executive Officer and Independent Directors based on specific criteria which included contribution to interaction, quality of inputs and understanding of roles and responsibilities.

(iii) Reviewed and proposed the revision of its Terms of Reference.

The Nomination Committee had also passed five (5) resolutions during the financial year.

The Board, through the Nomination Committee had reviewed and assessed the required mix of skills and experience and other qualities including core competencies which its existing Non-Executive Directors bring to the Board.

In respect of the assessment for the financial year ended 31 December 2016, the Board was satisfied that the Board and the Board Committees have discharged their duties and responsibilities effectively. The Board was also satisfied that the Board composition in terms of size, the balance between the executive, non-executive and independent Directors and mix of skills and experience was adequate. All assessments and evaluations carried out by the Nomination Committee were also properly documented.

I. Retirement by Rotation and Re-election

In accordance with the Company's Constitution, all Directors who appointed by the Board are subjected to re-election by the shareholders in the next Annual General Meeting subsequent to their appointment. At least one third (1/3) of the Directors are required to retire from office by rotation annually and subject to re-election at each Annual General Meeting. All Directors shall retire from office at least once every three (3) years, but shall be eligible for re-election.

The Companies Act 2016, has now replaced the Companies Act 1965 effective 31 January 2017. With the enforcement of the new Act, the Companies Act 1965 was therefore repealed. Previously, under section 129 of the Companies Act 1965, a Director who is

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over 70 years of age must retire at the Annual General Meeting of the Company, and may be re-appointed by shareholders with not less than three-fourths majority. Pursuant to the new Companies Act 2016, Directors who attain the age of more than 70 years are no longer required to retire at the Annual General Meeting of the Company.

Recommendations 3.2 and 3.3 of the MCCG 2012 states that the tenure of Independent Non-Executive Directors should not exceed a cumulative terms of nine (9) years, an Independent Non-Executive Director may continue to serve on the Board subject to the directors' re-designation as Non-Independent Director or the Board must justify and seek shareholders' approval in the event it retains the Director as an Independent Director.

In February 2017, the Board has adopted an Independence Checklist. Criteria have been set to assess the independence of candidate for directors and existing Directors based on the guidelines set out in the Listing Requirements and MCCG 2012. On an annual basis, the Directors will be requested to confirm their independence by completing the independent checklist.

J. Directors' Training

Pursuant to the requirements of Bursa Malaysia, a newly appointed Director is required to attend Mandatory Accreditation Programme (MAP) in full and procure a certificate from the programme organizer approved by Bursa Malaysia to confirm his/her completion of the MAP. He/She is required to complete the MAP within 4 months of his/her appointment.

All the members of the Board had attended and completed the MAP as prescribed by Bursa Malaysia.

Directors' training is an on-going process as the Directors recognize the need to continually develop and refresh their skills and knowledge and to update themselves on the developments in the related industry and business landscape.

The Company Secretary facilitates the organization of internal training programmes and Directors' attendance of external seminars and programmes, and keeps a complete record of the training received by the Directors.

All the Directors have attended conferences, seminars and trainings programmes during the financial year. Particulars of programmes attended by the Directors as at 31 December 2016 were as follows:

Name of Directors	Programmes attended
Datuk Tiah Thee Kian	TA In-House Directors' Training on Sustainability Reporting by KPMG PLT ("KPMG")
Datin Tan Kuay Fong	<ul style="list-style-type: none"> • TA In-House Directors' Training on Sustainability Reporting by KPMG • Fraud Risk Management Workshop for Directors of listed issuers by Bursa Malaysia • Corporate Governance Breakfast Series: Future of Auditor Reporting – The Game Changer for Boardroom by Bursa Malaysia • Capital Market Director Programme for Equities and Futures Broking (Modules 1, 2A, 3 & 4) by Securities Industry Development Corporation
Dato' Sri Mohamed Bin Abid	<ul style="list-style-type: none"> • TA In-House Directors' Training on Sustainability Reporting by KPMG • Fraud Risk Management Workshop for Directors of listed issuers by Bursa Malaysia
Pn Zainab Binti Ahmad	TA In-House Directors' Training on Sustainability Reporting by KPMG
Mr Peter U Chin Wei	<ul style="list-style-type: none"> • Launch of AGM Guide & CG Breakfast Series: "How to Leverage on AGMs for better engagement with shareholders" by Bursa Malaysia • MIA International Accountants Conference 2016 by Malaysian Institute of Accountants • Practical Challenges & Impact of the Companies Bill 2015 by Tricor Hive Sdn Bhd
Mr Jory Leong Kam Weng	<ul style="list-style-type: none"> • Practical Challenges & Impact of the Companies Bill 2015 by Tricor Hive Sdn Bhd • Employee share-based compensation by Deloitte Malaysia • International Malaysia Law Conference 2016 by Malaysian Bar Council

Name of Directors	Programmes attended
	<ul style="list-style-type: none"> • TA In-House Directors' Training on Sustainability Reporting by KPMG • MIA International Accountants Conference 2016 by Malaysian Institute of Accountants • Budget 2017 Highlights & Latest Tax Developments by PCCO Accounting Group
Mr Christopher Koh Swee Kiat	Capital Market Director Programme for Fund Management (Modules 1, 2B, 3 & 4) by Securities Industry Development Corporation
Datin Rahmah Binti Mahmood	TA In-House Directors' Training on Sustainability Reporting by KPMG

Relevant guidelines on statutory and regulatory requirements were circulated to the Board from time to time for the Board's references.

The Board, via the Nomination Committee, will continue to identify and attend appropriate briefings, seminars, conferences and courses to keep abreast of changes in legislations and regulations affecting the Company.

K. Directors' Code of Conduct and Whistle-Blowing Policy

The Board had adopted a Directors' Code of Conduct which outlines the conduct required of the Board members individually in order for them to discharge their duties in a professional, honest and ethical manner.

The Board had also adopted a Whistle-Blowing Policy which sets out the principle and grievance procedures for employees to raise genuine concerns of possible improprieties perpetrated within the Group. Both the Code of Conduct and the Whistle-Blowing Policy are available on the corporate website at www.ta.com.my.

DIRECTORS' REMUNERATION

A Remuneration Committee has been established by the Board to assist the Board in establishing a formal and transparent procedure for developing policy on compensation and remuneration and for fixing the remuneration packages of individual Directors. The Remuneration Committee is chaired by Mr Peter U Chin Wei, an Independent Non-Executive Director, who is also the Senior Independent Director identified by the Board.

The Remuneration Committee is authorised by the Board to assess and review the remuneration packages of the Executive Directors including their fees and subsequently furnishes recommendations to the Board on specific adjustments in remuneration to commensurate with the respective contributions of the Directors. However, the remuneration for the Independent Non-Executive Directors is determined by the Board as a whole. Recommendations of the Remuneration Committee will be reported to the Board for their final decision. Directors do not participate in decisions regarding their own remuneration.

In determining the Directors' remuneration, the Board also takes into consideration the pay and employment conditions within our industry. The Annual Assessment and Evaluation Exercise conducted by the Nomination Committee forms the basis for determining or reviewing the Executive Directors' remuneration which is linked to their individual performance and contributions as well as the Company's performance.

The members of the Remuneration Committee, which is wholly comprised of Independent Non-Executive Directors, are as follows:

Name	Designation
Peter U Chin Wei (Chairman)	Independent Non-Executive Director
Jory Leong Kam Weng	Independent Non-Executive Director
Christopher Koh Swee Kiat	Independent Non-Executive Director

The Remuneration Committee's roles and responsibilities are governed by its Terms of Reference which can be obtained from the Company's corporate website, www.ta.com.my.

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The Remuneration Committee meets as and when required. For the financial year under review, the Remuneration Committee had passed five (5) resolutions and one (1) meeting was held with full attendance from the Remuneration Committee members to deliberate and review of the remuneration package of directors.

The remuneration of the Directors of the Company during the financial year is disclosed in Note 23 of the Audited Financial Statements.

RELATIONSHIP WITH SHAREHOLDERS AND INVESTORS

A. Communication between the Company and its investors

The Board recognises the importance of maintaining effective communication with its shareholders. Thus, the annual report contains reports on results and progress of the business. In addition, the shareholders and investors have timely and convenient access to public information on the TA Group via the corporate website at www.ta.com.my, its annual report, circulars to shareholders and Bursa Malaysia's website for corporate announcements and quarterly financial results.

The Company maintains a website at www.ta.com.my that allows shareholders and investors to gain access to information about the Group as well as to direct their queries and feedback to the Board of Directors and/or Management through the email, investorrelations@ta.com.my posted at the aforesaid website. The website also provides access to the Company's published reports, press releases and supplementary information provided to analysts and investors.

All queries and concerns of shareholders and public in general are directed to our Independent Non-Executive Director, Mr Jory Leong Kam Weng. In February 2017, the Company had adopted a Shareholders' Communication Policy which outlined matters relating to the communication between the Company and its valued shareholders. A copy of the Policy is also made available at the Company's corporate website.

The Group's strategy and future plans on the financial services are focus on developing and strengthening our niche market segments and to improve our existing services and products. We will continuously roll out innovative products and services to maintain our competitiveness and market position.

B. Annual General Meeting (AGM)

The main forum for dialogue with shareholders is during the AGM. The notice and agenda of AGM together with Forms of Proxy are given to shareholders at least 21 days before the AGM, which gives shareholders sufficient time to prepare themselves to attend the AGM or to appoint proxies to attend and vote on their behalf. Any item of special business included in the notices of AGMs will be accompanied by an explanation of the effects of the proposed resolution.

At each AGM, the Board presents the progress and performance of the business and encourages shareholders to participate in a question and answer session. Directors and senior management staff are available to respond to shareholders' questions during the meeting. Extraordinary General Meetings are held as and when required.

Effective 1 July 2016, Paragraph 8.29A of the Main Market Listing Requirements provides that any resolution set out in the notice of any general meeting, or in any notice of resolution which properly be moved and is intended to be moved at any general meeting, shall be voted by poll. At least one (1) scrutineer will be appointed to validate the votes cast at the general meeting who must not be an officer of the Company or its related corporation, and must be independent of the person undertaking the polling process. Consequently, decisions at the Company's AGM scheduled to be held on 24 May 2017 will be conducted via polling, and for this purpose, the Company will engage independent scrutineers to validate the voting at the forthcoming AGM for each proposal presented to shareholders.

During the last AGM held on 30 May 2016, Mr Kaladher Govindan, Head of Research provided shareholders with a brief review of the Company's performance and operations. All the 8 Directors together with Head of Accountant and the external auditors were also present to respond to the shareholders' queries.

COMPANY'S DIVIDEND POLICY

Since year 2007, the Company had adopted a dividend policy which will pay the shareholders consistent yearly dividends ranging between 40% and 60% of the Group's net profit for that financial year subject to the availability of cash reserves and the Group's requirement to retain cash in the business for future expansion or investments.

Subsequently, on 14 May 2010, the Company announced the change of dividend policy as follows:-

Existing policy

40% - 60% of the Group's Profit After Tax ("PAT")

Revised policy

40% - 60% of the Group's PAT excluding TA Global Berhad Group's PAT but including dividend receivable from TA Global Berhad for the same financial year.

TA Global Berhad is a property subsidiary of the Company and it was listed on the Main Market of Bursa Malaysia on 23 November 2009. TA Global Berhad has its own dividend policy of 20% - 50%.

ACCOUNTABILITY AND AUDIT

A. Financial Reporting

In presenting the Annual Financial Statements, Annual Report and Quarterly Reports to shareholders and the regulatory authorities, the Board is committed in providing a balanced, clear and comprehensive assessment of the Company and of the Group's financial position, performance and prospects. The Board is also committed to providing transparent and up-to-date disclosures of the performance of the Company and of the Group as reflected in the timely release of announcements on quarterly financial statements.

The Board is assisted by the Audit & Risk Committee to oversee the Company and the Group's financial reporting process and the quality of its financial reporting. The Audit & Risk Committee reviews the annual and interim financial statements of the Company and of the Group including the appropriateness of the accounting policies, its changes, if any, and the resultant impact as well as compliance with approved accounting standards and regulatory requirements.

The Audit & Risk Committee also discussed with the external auditors on their observations in relation to significant accounting and auditing issues as well as the relevancy and appropriateness of the accounting principles applied and judgement affecting the financial statements.

The Board is responsible for ensuring that proper accounting and other records are kept which disclose with reasonable accuracy, the financial position of the Company and of the Group and which enables them to ensure that the financial statements comply with the relevant statutory requirements.

The Statement on Directors' Responsibility in relation to the Financial Statements and the Statement by Directors are set out on pages 71 and 232 of this Annual Report.

B. Related Party Transactions

All related party transactions or potential conflict of interest situations of the Group are subject to review by the Audit & Risk Committee prior to recommendation to the Board to ensure compliance of the Main Market Listing Requirements and/or any other applicable regulations.

The Company has established its policies and procedures on related party transactions and conflict of interest situations to ensure that they are undertaken on normal commercial terms and are not to the detriment of the Company's minority shareholders.

There was no related party transaction or conflict of interest situation entered into by the Group for the financial year under review.

C. Risk Management and Internal Control

The Board acknowledges its responsibility for the Group's systems of internal controls and risk management and for reviewing the effectiveness of those systems. Such systems are designed to manage rather than eliminate the risk of failure to achieve business objectives. Any system can only provide a reasonable but not absolute assurance against material misstatement, loss or fraud. The Board is ultimately responsible for the Group's system of internal controls while the Company's Managing Director & Chief Executive Officer, Yg Bhg Datin Tan Kuay Fong, is responsible in managing the internal controls of the TA Group. Her profile is presented on page 13 of this Annual Report.

STATEMENT ON CORPORATE GOVERNANCE |

The risk factors of the TA Group's businesses are identified as follows:-

- Credit and Default Risk associated with counterparties' default
- Market Risk associated with fluctuation in market prices or values affecting the value of clients' collaterals and investments
- Competitor Risk from existing competitors and new entrants
- Economic Risk associated with the economy conditions and capital market
- Liquidity Risk when there is no counterparty for a transaction, resulting in the Group being unable to liquidate the securities concerned
- Exposure Risk associated with large counterparty exposure or large exposure to a single security resulting in the Financial Services Group being unable to liquidate its position
- Settlements Risk of the Group not being able to receive funds or instruments from its counterparty at the expected time
- Operations Risk associated with technical or systems failures, fraud, human error, systems defects or control problems
- Cash Flow Risk associated with the ability of fulfilling financial obligations
- Legal Risk that the losses which the Group will suffer as a result of inadequate or fraudulent documentation of transactions

The Statement on Risk Management and Internal Control provides an overview of the risk management and internal control within the Group as set out on pages 68 to 70 of this Annual Report.

D. Audit & Risk Committee

In addition to the duties and responsibilities set out under its terms of reference, the Audit & Risk Committee assists the Board by providing an objective non-executive review of the effectiveness and efficiency of the internal controls, risk management and governance process of the Company and the Group.

The minutes of the Audit & Risk Committee meetings are tabled to the Board for notation and action by the Board, where appropriate.

Activities carried out by the Audit & Risk Committee during the financial period are set out under the Report on Audit & Risk Committee on pages 63 to 67 of this Annual Report.

E. Relationship with Auditors

Internal Auditors

Group Audit reports functionally to the Audit & Risk Committee and has unrestricted access to the Audit & Risk Committee. Its function is independent of the activities or operations of other operating units. The Group Audit regularly evaluates the effectiveness of the risk management process, reviews the operating effectiveness of the internal controls system and compliance control in the Group. The Head of Internal Audit is invited to attend the Audit & Risk Committee meetings to facilitate the deliberation of audit reports. The minutes of the Audit & Risk Committee meetings are then tabled to the Board for information and serve as useful references, especially if there are pertinent issues that any Directors wish to highlight or seek clarification on.

Activities of the internal auditors during the financial year are set out in the Report on Audit & Risk Committee on pages 66 of this Annual Report.

External Auditors

The Board maintains, via the Audit & Risk Committee, an active, transparent and professional relationship with the External Auditors. The Audit & Risk Committee meets with the External Auditors at least twice a year to discuss their audit plan, audit findings and the Group's financial statements. The Audit & Risk Committee also meets with the external auditors at least twice a year without the executive Board members being present. In addition, the External Auditors are invited to attend the Annual General Meeting of the Company and are available to answer shareholders' questions on the conduct of the statutory audit and the preparation and contents of their audit report.

The role of the Audit & Risk Committee in relation to external auditors may be found in the Report on Audit & Risk Committee set out on pages 65 to 66. The external auditors meet with the Audit & Risk Committee to present the scope of the financial audit and to review the results of the said audit after the conclusion of the audit.

The Company has always maintained a close and transparent relationship with its auditors in seeking professional advice and ensuring compliance with the accounting standards in Malaysia.

During the financial period under review, the Audit & Risk Committee had met up with the External Auditors four (4) times and had two (2) private sessions with the External Auditors without the presence of the executive Board members and the Management.

The External Auditors rotates their engaging partner in charge of the audited financial statements of the Company and the Group once every five (5) years to maintain their independence from the Group. In safeguarding and supporting External Auditors' independence and objectivity, the Company has established and adopted a Performance and Independence Checklist on the external auditors. The Audit & Risk Committee, entrusted and delegated by the Board, will carry out an annual assessment on the performance, suitability and independence of the External Auditors based on specific criteria covering quality of service, calibre of the external audit firm, sufficiency of resources, independence and objectivity and communication and interaction.

The Audit & Risk Committee had in February 2017 undertaken an annual assessment of the quality of audit which encompassed the performance of the external auditors, KPMG PLT, and the quality of their communications with the Audit & Risk Committee. The Audit & Risk Committee also took into account the openness in communication and interaction with the lead audit engagement partner and engagement team through discussions at private meetings, which demonstrated their independence, objectivity and professionalism.

The Audit & Risk Committee was satisfied with the suitability of KPMG PLT based on the quality of services and sufficiency of resources they provided to the Group, in terms of the firm and the professional staff assigned to the audit. The Company has also obtained assurance from KPMG PLT on their independence in discharging their duties throughout the conduct of the audit engagement.

OTHER INFORMATION

A. Audit and Non-Audit Fees

The details of fees paid / payable to the external auditors, KPMG PLT, and its affiliated firms and corporations for the financial year are set out below:-

	The Group (RM'000)	The Company (RM'000)
Statutory Audit	1,939	100
Other services	528	80
Total	2,467	180

B. Material Contracts Involving Directors' and Major Shareholders' Interest

There were no material contracts during the current financial period, entered into by the Company or its subsidiaries involving the interests of Directors or major shareholders.

C. Utilisation of Proceeds

There was no utilisation of proceeds during the financial year ended 31 December 2016.

D. Financial Estimate, Forecast or Projection

The Company did not release any financial estimates, forecast or projections for the financial year ended 31 December 2016.

COMPLIANCE STATEMENT

The Board has deliberated, reviewed and approved the Statement on Corporate Governance. The Board is pleased to report that this Statement on Corporate Governance provides the corporate governance practices of the Company with reference to the MCCG 2012. The Company has fully applied the broad Principles set out in the MCCG 2012. The Board, however, has reserved several of the Recommendations and their Commentaries and has rationalised and provided justifications for the deviations in this Statement on Corporate Governance. Nevertheless, the Company will continue to strengthen its governance practices to safeguard the best interests of its shareholders and other stakeholders.

This statement had been approved by the Board of Directors on 19 April 2017.