STATEMENT ON RISK MANAGEMENT AND INTERNAL CONTROL

INTRODUCTION
This Statement on Risk Management and Internal Control by the Board of Directors (“Board”) on the Group is made pursuant to paragraph 15.26(b) of the Main Market Listing Requirements (“MMLR”) of Bursa Malaysia Securities Berhad (“Bursa Securities”) and the Malaysian Code on Corporate Governance (“MCCG”).

This Statement outlines the nature and scope of risk management and internal control of the Group during the financial year ended 30 June 2020 and covers all of the Group’s operations except for associate companies as guided by the Statement on Risk Management and Internal Control: Guidelines for Directors of Listed Issuers.

BOARD’S RESPONSIBILITIES
The Board recognises and affirms its overall responsibility in maintaining a risk management framework and internal control systems as well as to review the adequacy and integrity of the system. The system of risk management and internal control covers financial, operational, management information systems, organisational and compliance controls. In view of the limitations that are inherent in any systems of internal controls, the internal control and risk management are designed to manage risk within tolerable levels rather than eliminate the risk of failure to achieve business objective. Accordingly, it should be noted that these systems can only provide reasonable but not absolute assurance against material misstatement or loss.

There is an ongoing process for identifying, evaluating and managing the significant risks faced by the Group in its achievement of objectives and strategies. The process has been in place during the year up to the date of approval of the annual report and is subject to review by the Board.

RISK MANAGEMENT AND INTERNAL CONTROL
RISK MANAGEMENT
The Board fully supports the contents of Practices 9.1 and 9.2 of the MCCG which call for the establishment of an effective risk management and internal control framework and the disclosure thereof.

The Board is assisted by the Board Risk Management Committee (“BRMC”) in evaluating, assessing and reviewing the adequacy of the Group’s system of risk management.

The BRMC comprises three (3) Independent Non-Executive Directors, one (1) Non-Independent Non-Executive Director and one (1) Executive Director. The composition of the BRMC is as follows:

CHAIRMAN
Admiral Tan Sri Dato’ Setia Mohd Anwar Bin Hj Mohd Nor (Retired) (Independent Non-Executive Director)

MEMBERS
Dato’ Mohd Ibrahim Bin Mohd Nor (Independent Non-Executive Director) (Appointed on 28 November 2019)
Datuk Nozirah Binti Bahari (Independent Non-Executive Director) (Retired on 28 November 2019)
Datuk Seri Ch’ng Toh Eng (Independent Non-Executive Director)
Chin Kim Chung (Non-Independent Non-Executive Director)
Lim Poh Yit (Deputy Group Managing Director)

The oversight role of risk management is carried out by the Board and BRMC. Mandate and commitment from the Board and BRMC are key contributors to the success factors in the implementation of enterprise risk management programmes. The Board and BRMC set the strict direction for risk roles, responsibilities and risk reporting structures.

The BRMC is assisted by a Management-level Risk Management Committee (“MRMC”), which consists of the Deputy Group Managing Director, risk managers and respective heads of department. The periodic reporting to both the Board and BRMC on the risk management activities undertaken by the MRMC, keeps the Board and BRMC apprised and advised of all aspect of the enterprise risk management, and significant risks and risk trends.

Detailed Risk Registers are used to capture the identified key risks and controls information. The identified key risks and controls are assessed and categorised to highlight the source of risk, their impacts and the likelihood of occurrence. Risk profiles for the major departments are presented to the BRMC for deliberation and approval for adoption.
The Board adopted the enhanced Enterprise Risk Management (“ERM”) Framework. The ERM Framework has been enhanced with the Group’s risk profiles being updated and action plans formulated focusing on principal business risks. It also identified the ERM reporting structure and frequency of reporting, the responsibilities of the Board Committees for ERM and the key elements of the risk assessment process. On 27 February 2020, the Board has approved the revised ERM reporting structure to include the identity of the responsible personnel in ERM reporting structure. The revised ERM reporting structure is as follows:

**ERM PROCESS AND GOVERNANCE STRUCTURE**

**BOARD OF DIRECTORS**

**BOARD RISK MANAGEMENT COMMITTEE**

Responsibilities: Governing overall risk oversight responsibility including defining the appropriate governance structure and risk appetite.

Process: Articulates and provides direction on risk appetite, organisational control environment and risk culture.

**MANAGEMENT-LEVEL RISK MANAGEMENT COMMITTEE**

Responsibilities: Oversees the operationalisation of risk management strategies as well as frameworks and policies.

Process: Monitors the consistent enforcement of ERM policy, reviews and endorses risk parameter, risk appetite, risk profile and treatment options and risk action plans.

**SUB-COMMITTEE & STAFFS**

Responsibilities: Manage day-to-day risk inherent in business activities as guided by the established risk strategies, frameworks and policies.


The ERM processes are undertaken three times a year to assess and evaluate risks that may impede the Group from achieving its strategic and operational objectives, as well as developing action plans to mitigate such risks.

During the financial year under review, the result of the risk updates were deliberated on causes, existing controls, impact and action plans to address the top risk of the organisation at the BRMC meetings. The updated risk profile was used as one of the basis to develop a risk-based internal audit plan for the financial year ended 30 June 2020, which was approved by the BRMC. Results of the risk review were then reported to the Board for endorsement and approval.

Identified key risks of the group were assessed and recorded in the risk profile for continuous monitoring (see table below). Being in the property and project development businesses, it is inherent that the group is facing with the key risks such as project progress challenges, increasing cost of construction, liquidity and sales.

<table>
<thead>
<tr>
<th>Likelihood of occurrence</th>
<th>Magnitude of Impact</th>
</tr>
</thead>
<tbody>
<tr>
<td>Almost certain</td>
<td>Insignificant</td>
</tr>
<tr>
<td>Likely</td>
<td>Minor</td>
</tr>
<tr>
<td>Possible</td>
<td>Moderate</td>
</tr>
<tr>
<td>Unlikely</td>
<td>Major</td>
</tr>
<tr>
<td>Rare</td>
<td>Catastrophic</td>
</tr>
</tbody>
</table>

Legend:
- **Extreme**
- **High**
- **Medium**
- **Low**

<table>
<thead>
<tr>
<th>Likelihood of occurrence</th>
<th>Magnitude of Impact</th>
</tr>
</thead>
<tbody>
<tr>
<td>Almost certain</td>
<td>R1, R2 and R3</td>
</tr>
<tr>
<td>Likely</td>
<td>R1, R2 and R3</td>
</tr>
<tr>
<td>Possible</td>
<td>R1, R2 and R3</td>
</tr>
<tr>
<td>Unlikely</td>
<td>R1, R2 and R3</td>
</tr>
<tr>
<td>Rare</td>
<td>R1, R2 and R3</td>
</tr>
</tbody>
</table>

**Legend**:
- **Extreme**
- **High**
- **Medium**
- **Low**
The Board and the Management have formulated strategy and plans to address the following key risks, among others are:

<table>
<thead>
<tr>
<th>Risk</th>
<th>Specific Risk</th>
<th>Management Strategy</th>
</tr>
</thead>
<tbody>
<tr>
<td>R1</td>
<td>Liquidity</td>
<td>• Close monitoring on business operation pertaining to the cash flow issues</td>
</tr>
<tr>
<td></td>
<td></td>
<td>• Close monitoring on the debtors ageing report</td>
</tr>
<tr>
<td>R2</td>
<td>Project Progress Challenges</td>
<td>• Close monitoring on progress report and contractor performance</td>
</tr>
<tr>
<td></td>
<td></td>
<td>• Client-consultant meeting and site meeting with contractor to discuss progress and resolve issues faced</td>
</tr>
<tr>
<td>R3</td>
<td>Sales</td>
<td>• To ensure marketing strategy including right people, product, pricing and marketing channel effective and efficient against the volatility market challenge.</td>
</tr>
</tbody>
</table>

INTERNAL CONTROL
The Board acknowledges that the internal control systems are designed to identify, evaluate, monitor and manage the risks that may hinder the Group from achieving its goals and objectives.

The Group’s internal control system consists of various components such as control environment, risk assessment, control activities, information, communication and monitoring that facilitates an effective and efficient operation by enabling it to respond appropriately to significant business, operational, financial, compliance and other risks in achieving the Group’s corporate and strategic objectives.

INTERNAL AUDIT FUNCTION
The Group has outsourced its internal audit function to an independent professional firm, Tricor Axcelasia Sdn. Bhd. (formerly known as Axcelasia Columbus Sdn. Bhd.), which assists both the Board and Audit Committee by conducting independent assessment of the adequacy and operating effectiveness of the Group’s internal control system. To ensure independence from Management, the internal audit function reports directly to the Audit Committee.

The outsourced internal audit function is led by the Senior Executive Director of the outsourced service provider whereby he is a professional member of the Institute of Internal Auditors Malaysia and possesses the professional qualifications of Certified Internal Auditor; Certification in Risk Management Assurance; and other relevant professional qualifications. The internal audit function is supported by a team of internal auditors who have the relevant work experiences.

The internal audit function adopts a risk-based approach and prepares its audit strategy and plan based on the risk profiles of the major business functions of the Group, and in accordance with the internal audit plan approved by the Audit Committee. The internal audit independently reviews the system of internal controls implemented by Management within the Group. The internal audit provides an assessment of the adequacy and integrity of the Group’s system of internal controls and provides recommendations, if any, for the improvement of the control policies and procedures.

The internal audit reports are reviewed by the Audit Committee and forwarded to the Senior Management and MRMC so that any recommended corrective actions could be implemented. The Senior Management and risk sub-committees are responsible for ensuring that the necessary corrective actions on reported weaknesses are taken within the required time frame.

A total of RM94,560 inclusive of services tax and disbursements was incurred on internal audit activities for the financial year ended 30 June 2020.

OTHER INTERNAL CONTROL PROCESSES
Apart from risk management and internal audit, the Group’s system of internal controls also comprises the following key elements:-

(a) Integrity and Ethical Values
• Code of Ethics and Conduct
The Board believes ethical corporate culture begins from the top which the control environment sets the tone for the Group by providing fundamental discipline and structure.

The Board has set the tone at the top for corporate behavior and corporate governance. All employees of the Group shall adhere to the Code of Ethics and Conduct of the Group which sets out the principles and standard to guide employees in carrying out their duties and
responsibilities to the highest standards of personal and corporate integrity when dealing within the Group and with external parties.

- **Whistleblowing Policy and Procedure**
  The Board has formalised a set of Whistleblowing Policy and Procedures to provide an avenue for stakeholders of the Company to raise concerns related to possible breach of business conduct, non-compliance with laws and regulatory requirements as well as other malpractices. The Whistleblowing Policy and Procedures set out the protection accorded to whistleblowers who disclose such irregularities in good faith.

- **Anti-Bribery and Corruption Policy**
  The Group had introduced an Anti-Bribery and Corruption Policy to provide information and guidance to the Directors, employees and business associates on standards of behavior and to uphold their responsibilities to which must be adhered to, recognised, as well as dealing with bribery and corruption. The Anti-Bribery and Corruption Policy has been developed with the purpose of fulfilling the legal and regulatory requirements and sets out the overall position on bribery and corruption in all forms. All applicable laws, rules and regulations set by the government, are to be complied by the Group and is expected to adopt and comply with the Malaysian Anti-Corruption Commission Act 2009 including any amendment thereof.

(b) **Authority and Responsibility**

- **Organisation Structure**
  The Group has a clear organisational structure which formally defines the lines of reporting, as well as the accountabilities and responsibilities of the respective functions within the Group. The corporate structure enhances the ability of each subsidiary or division, as the case may be, to focus on its assigned core or support functions within the Group.

- **Board Committees**
  The Board has established several Board Committees to assist in discharging its duties. These include the Audit Committee, Nomination Committee, Remuneration Committee and Board Risk Management Committee. These Board Committees have been delegated with specific duties to review and consider all matters within their scope of responsibility as defined in their respective terms of reference.

- **Limits of Authority**
  The Group has clear limits of authority which defines the approving limits that have been assigned and delegated to each approving authority within the Group. The limits of authority are reviewed periodically and updated in line with changes in the organisation.

(c) **Planning, Monitoring and Reporting**

- **Performance Monitoring and Reporting**
  The Group’s management team monitors and reviews financial and operating results, including monitoring and reporting of performance against the operating plans. The management team formulates and communicates action plans to address the areas of concern.

- **Performance Review**
  The preparation of periodic and annual results and the state of affairs of the Group are reviewed and approved by the Board before releasing the same to the regulators whilst the full year financial statements are audited by the external auditors before their issuance to the regulators and shareholders.

- **Financial Budgeting**
  Annual budgets are prepared and reviewed by Senior Management prior to tabling to the Board for approval. Actual performance is reviewed against the budget with explanations provided for material variances.

(d) **Policies and Procedures**

- **Documented Policies and Procedures**
  Internal policies and procedures, which are set out in a series of clearly documented standard operating manuals covering a majority of areas within the Group, are maintained and subject to review as considered necessary.

- **ISO 9001:2008 Accreditation**
  The Construction Division of the Group has been accorded full ISO 9001:2008 accreditation in line with the Group’s quest in consistently improving the strength of its internal system.

(e) **Communication and Investor Relations**

- **Reporting to Shareholders and other Stakeholders**
  The Group has established processes and procedures to ensure the quarterly and annual reports, which cover the Group’s performance, are submitted to Bursa Malaysia
Securities Berhad for release to shareholders and stakeholders on a timely basis. All quarterly results are reviewed by the Board prior to their announcements.

The Annual Report of the Group is issued to the shareholders within the stipulated time as prescribed under the MMLR of Bursa Securities.

BOARD ASSURANCE AND LIMITATION

The Board acknowledges its overall responsibility for reviewing the adequacy and integrity of the Group’s systems of internal control, identifying principal risks and establishing appropriate control environment and framework to manage risks. The Board continues to derive its comfort of the state or risk management and internal control of the Group from the following oversight mechanisms and information compiled for these oversight processes:-

- periodic review of financial information covering financial performance and quarterly financial results;
- BRMC’s oversight of risk management framework, changes in risk magnitudes and status of management implementation of risk mitigation plan;
- Audit Committee’s review and consultation with Management on the integrity of the financial results and audited financial statements;
- audit findings and reports on the review of systems of internal control provided by the internal auditors and status of Management’s implementation of the audit recommendations; and
- Management’s assurance that the Group’s risk management and internal control systems have been operated adequately and effectively, in all material respects.

The Board also received assurance from the Deputy Group Managing Director and Group Chief Financial Officer of the Company that the Group’s risk management and internal control system is operating adequately and effectively, in all material aspects, based on the risk management and internal control system of the Company.

For the financial year under review, the Board is satisfied that the existing level of systems of risk management and internal control is effective to enable the Group to achieve its business objectives and there were no material losses resulted from significant control weaknesses that require additional disclosure in this Annual Report.

The Board recognises that the systems of risk management and internal control should be continuously improved in line with the evolving business development. Nonetheless, it should be noted that all risk management systems and systems of internal control could only manage rather than eliminate risks of failure to achieve business objectives. Therefore, these systems of risk management and internal control in the Group can only provide reasonable but not absolute assurance against material misstatements, frauds and losses.

The Board will continue to monitor all major risks affecting the Group and take necessary measures to mitigate them and continue to enhance the adequacy and effectiveness of the risk management and internal control systems of the Group.

REVIEW OF STATEMENT ON RISK MANAGEMENT AND INTERNAL CONTROL BY EXTERNAL AUDITORS


AAPG 3 does not require the External Auditors to consider whether this Statement covers all risk and controls, or to form an opinion on the adequacy and effectiveness of the Group’s risk management and internal control systems.

Based on their review, the External Auditors have reported to the Board that nothing has come to their attention that causes them to believe that this Statement is inconsistent with their understanding of the process adopted by the Board in reviewing the adequacy and integrity of the system of risk management and internal controls of the Group.

The Statement on Risk Management and Internal Control was approved by the Board on 15 October 2020.