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If you are in any doubt as to the course of action to be taken, you should consult your stockbroker, bank manager, solicitor, accountant or other professional adviser immediately.

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British American Tobacco (Malaysia) Berhad

(Company No. 4372-M) (Incorporated in Malaysia)

CIRCULAR TO SHAREHOLDERS

IN RELATION TO THE

- (I) PROPOSED RENEWAL OF SHAREHOLDERS' MANDATE FOR BRITISH AMERICAN TOBACCO (MALAYSIA) BERHAD AND ITS SUBSIDIARIES TO ENTER INTO RECURRENT RELATED PARTY TRANSACTIONS OF A REVENUE OR TRADING NATURE WITH RELATED PARTIES
- (II) PROPOSED SHAREHOLDERS' MANDATE FOR A SUBSIDIARY OF BRITISH AMERICAN TOBACCO (MALAYSIA) BERHAD TO ENTER INTO A NEW RECURRENT RELATED PARTY TRANSACTION OF A REVENUE OR TRADING NATURE WITH A RELATED PARTY

The above proposals will be tabled as Special Business at the Company's Fifty Third (53rd) Annual General Meeting ("AGM"). Notice of the 53rd AGM to be held at the Citrine Ballroom, One World Hotel, Ground Floor, First Avenue, Bandar Utama City Centre, 47800 Petaling Jaya, Selangor Darul Ehsan on Tuesday, 22 April 2014 at 11.00 a.m. together with a Form of Proxy are enclosed together with the abridged version of the Annual Report of the Company for the financial year ended 31 December 2013.

The original Form of Proxy should be completed and returned in accordance with the instructions therein as soon as possible and should reach the Share Registrar of the Company at Tricor Investor Services Sdn Bhd, Level 17, The Gardens North Tower, Mid Valley City, Lingkaran Syed Putra, 59200 Kuala Lumpur no later than forty eight (48) hours before the time set for the AGM or any adjournment thereof. The lodging of the Form of Proxy will not preclude you from attending and voting in person at the meeting should you subsequently wish to do so.

Last date and time for lodging the Form of Proxy

Sunday, 20 April 2014 at 11.00 a.m.

Tuesday, 22 April 2014 at 11.00 a.m.

DEFINITIONS

Unless where the context otherwise requires, the following definitions shall apply throughout this Circular:

"£" and "p" Great Britain pound and pence respectively

"AGM" Annual General Meeting

"Annual Report" Annual Report of British American Tobacco (Malaysia) Berhad for the

financial year ended 31 December 2013

"Board" Board of Directors of the Company

"British American Tobacco

Group"

British American Tobacco p.l.c and companies connected to it

"British American Tobacco Malaysia" or "the Company" British American Tobacco (Malaysia) Berhad

"British American Tobacco Malaysia Group"

British American Tobacco Malaysia and its subsidiaries

"British American Tobacco p.l.c"

British American Tobacco p.l.c, a public listed company incorporated in the

United Kingdom

"Bursa Securities" Bursa Malaysia Securities Berhad

"CA" Companies Act, 1965, as may be amended, modified or re-enacted from

time to time

"CID" Commercial Importers and Distributors Sdn Bhd

"CMD" Commercial Marketers and Distributors Sdn Bhd

"CMSA" Capital Markets and Services Act, 2007, as may be amended, modified or re-

enacted from time to time

"Director" Has the meaning given in Section 2(1) of the CMSA and includes any

person who is or was within the preceding 6 months of the date on which the

terms of the transaction were agreed upon:

(a) a director of the Company, its subsidiary or holding company; or

(b) a chief executive of the Company, its subsidiary or holding company.

"JG" Jutaria Gemilang Sdn Bhd

"Listing Requirements" Main Market Listing Requirements of Bursa Securities

"Major Shareholder" Any person who is or was within the preceding 6 months of the date on

> which the terms of the transaction were agreed upon, has an interest or interests in one or more voting shares in the Company and the nominal amount of that share, or the aggregate of the nominal amounts of those

shares, is:

(a) 10% or more of the aggregate of the nominal amounts of all the voting shares in the Company; or

(b) 5% or more of the aggregate of the nominal amounts of all the voting shares in the Company where such person is the largest shareholder of

the Company.

For the purpose of this definition, "interest in shares" has the meaning given

in Section 6A of the CA

DEFINITIONS (Cont'd)

"Proposals" : The Proposed Renewal of the Recurrent RPT Mandate and the Proposed New Recurrent RPT Mandate

New Recuirent MT I Mandat

"Proposed New Recurrent : The proposed shareholders' mandate for a subsidiary of the Company to enter into new Recurrent RPT in the ordinary course of business which are

necessary for the Company's business operations

"Proposed Renewal of the Recurrent RPT Mandate for the British American Tobacco Malaysia Group to enter into Recurrent RPTs in the

ordinary course of business which are necessary for the British American Tobacco Malaysia Group's day to day operations

Tobacco Malaysia Group's day to day operations

"Recurrent RPT Mandate": The shareholders' mandate granted on 28 November 2001 for the British

American Tobacco Malaysia Group to enter into Recurrent RPTs in the ordinary course of business which are necessary for the British American Tobacco Malaysia Group's day to day operations including all renewals thereof and further mandates obtained at subsequent general meetings of the

Company up to the immediately preceding AGM of the Company

"Recurrent RPT(s)" : A transaction entered into by the Company or its subsidiaries which involves

the interest, direct or indirect, of a Related Party, which is recurrent, of a revenue or trading nature and which is necessary for the business and day to

day operations of the Company or its subsidiaries

"Related Party(ies)": A Director, Major Shareholder or person connected with such Director or

Major Shareholder

"RM" and "sen" : Ringgit Malaysia and sen respectively

"TIM" : Tobacco Importers and Manufacturers Sdn Bhd

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(II) PROPOSED SHAREHOLDERS' MANDATE FOR A SUBSIDIARY OF BRITISH AMERICAN TOBACCO (MALAYSIA) BERHAD TO ENTER INTO A NEW RECURRENT RELATED PARTY TRANSACTION OF A REVENUE OR TRADING NATURE WITH A RELATED PARTY

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British American Tobacco (Malaysia) Berhad

(Company No. 4372-M) (Incorporated in Malaysia)

Registered Office:

Virginia Park Jalan Universiti 46200 Petaling Jaya Selangor Darul Ehsan

27 March 2014

Board of Directors:

Datuk Mohamad Salim bin Fateh Din (Independent Non-Executive Chairman)
Stefano Clini (Managing Director)
Datuk Oh Chong Peng (Independent Non-Executive Director)
James Richard Suttie (Non-Independent Non-Executive Director)
Dato' Chan Choon Ngai (Non-Independent Non-Executive Director)
Andreas Michael Thompson (Executive Director)
Datuk Zainun Aishah binti Ahmad (Independent Non-Executive Director)
Lee Oi Kuan (Executive Director)

TO: THE SHAREHOLDERS OF BRITISH AMERICAN TOBACCO MALAYSIA

Dear Sir/Madam,

PROPOSED RENEWAL OF SHAREHOLDERS' MANDATE FOR BRITISH AMERICAN TOBACCO (MALAYSIA) BERHAD AND ITS SUBSIDIARIES TO ENTER INTO RECURRENT RELATED PARTY TRANSACTIONS OF A REVENUE OR TRADING NATURE WITH RELATED PARTIES

PROPOSED SHAREHOLDERS' MANDATE FOR A SUBSIDIARY OF BRITISH AMERICAN TOBACCO (MALAYSIA) BERHAD TO ENTER INTO A NEW RECURRENT RELATED PARTY TRANSACTION OF A REVENUE OR TRADING NATURE WITH A RELATED PARTY

1. INTRODUCTION

At an Extraordinary General Meeting ("EGM") held on 28 November 2001, the Company obtained a general mandate from its shareholders for the Company and/or its subsidiaries to enter into Recurrent RPTs in the ordinary course of business based on commercial terms which are not more favourable to the Related Parties than those generally available to the public which are necessary for the British American Tobacco Malaysia Group's day to day operations. At the last AGM of the Company held on 17 April 2013, the Company obtained a renewal of the Recurrent RPT Mandate. The Recurrent RPT Mandate shall, in accordance with the Listing Requirements, lapse at the conclusion of the forthcoming AGM unless authority for its renewal is obtained from the shareholders of the Company at the AGM.

On 19 February 2014, the Board of the Company announced that the Company proposes to:

- (a) seek a renewal of the Recurrent RPT Mandate; and
- (b) obtain its shareholders' mandate for a subsidiary of the Company to enter into a new Recurrent RPT not comprised in the Recurrent RPT Mandate.

The purpose of this Circular is to provide you with information on the Proposals and to seek your approval for the ordinary resolutions relating to the Proposals under the agenda of Special Business as set out in the notice of the AGM to be tabled at the forthcoming AGM. The notice of the AGM is enclosed together with the abridged version of the Annual Report.

2. DETAILS OF THE PROPOSALS

2.1 The Listing Requirements

Paragraph 10.08 of the Listing Requirements stipulates the obligations which a listed issuer must comply with in relation to a transaction entered into by the listed issuer or its subsidiaries which involves the interest, direct or indirect, of a related party.

Paragraph 10.08(1) provides that where any one of the percentage ratios of a related party transaction is 0.25% or more, a listed issuer must announce the related party transaction to Bursa Securities as soon as possible after terms of the transaction have been agreed, unless:

- (a) the value of the consideration of the transaction is less than RM250,000; or
- (b) it is a recurrent related party transaction (i.e. a related party transaction which is recurrent, of a revenue or trading nature and which is necessary for the day to day operations of a listed issuer or its subsidiaries).

In addition to paragraph 10.08(1) of the Listing Requirements, paragraph 10.08(2) of the Listing Requirements provides that subject to paragraphs 10.08(9) and 10.08(10), where any one of the percentage ratios of a related party transaction is 5% or more, a listed issuer must, *inter alia*:

- (a) send a circular to the shareholders;
- (b) obtain its shareholder approval of the transaction in general meeting; and
- (c) appoint an independent adviser who is a corporate finance adviser (i.e. a person who is permitted to carry on the regulated activity of advising on corporate finance under the CMSA), before the terms of the transaction are agreed upon.

In addition to paragraph 10.08(2) of the Listing Requirements, paragraph 10.08(4) of the Listing Requirements provides that subject to paragraph 10.08(9), for a related party transaction where any one of the percentage ratios is 25% or more, the listed issuer must, before the terms of the transaction are agreed upon, appoint a main adviser, who is a Principal Adviser (i.e. the corporate finance adviser responsible for making submissions to the Securities Commission for corporate proposals).

However, pursuant to paragraph 10.09(2) of the Listing Requirements, a listed issuer may seek a mandate from its shareholders for recurrent related party transactions subject to, *inter alia*, the following:

(a) the transactions are in the ordinary course of business and are on terms not more favourable to the related party than those generally available to the public;

- (b) the shareholder mandate is subject to annual renewal and disclosure is made in the annual report of the aggregate value of transactions conducted pursuant to the shareholder mandate during the financial year where the aggregate value is equal to or more than the threshold prescribed under paragraph 10.09(1) of the Listing Requirements.
- (c) in a meeting to obtain shareholder mandate, the interested director, interested major shareholder or interested person connected with a director or major shareholder; and where it involves the interest of an interested person connected with a director or major shareholder, such director or major shareholder, must not vote on the resolution to approve the transactions. An interested director or interested major shareholder must ensure that persons connected with him abstain from voting on the resolution approving the transactions; and
- (d) the listed issuer immediately announces to Bursa Securities when the actual value of a recurrent related party transaction entered into by the listed issuer, exceeds the estimated value of the recurrent related party transaction disclosed in the circular by 10% or more.

The Company first obtained the approval of its shareholders to enter into Recurrent RPTs at the EGM of the Company held on 28 November 2001. At the previous twelve (12) AGMs of the Company, the Company has obtained annual renewals of its shareholders mandate (including further mandates from time to time to enter into new Recurrent RPTs) pursuant to paragraph 10.09 of the Listing Requirements.

The renewal of the Recurrent RPT Mandate obtained at the last AGM on 17 April 2013 took effect from the passing of the ordinary resolution at the last AGM, and the renewed mandate will continue to be in force (unless revoked or varied by the Company in general meeting) until the conclusion of the forthcoming AGM of the Company.

The Company has disclosed the aggregate value of the Recurrent RPTs conducted during the financial year ended 31 December 2013 in its Annual Report.

At present, the Company proposes to seek a renewal of the Recurrent RPT Mandate as well as obtain its shareholders' mandate for a subsidiary of the Company to enter into a new Recurrent RPT not comprised in the Recurrent RPT Mandate. Accordingly, the Company proposes to seek the approvals of its shareholders for the Proposed Renewal of the Recurrent RPT Mandate and the Proposed New Recurrent RPT Mandate, as set out in Section 2.2 below to comply with paragraph 10.09 of the Listing Requirements.

The Proposed Renewal of the Recurrent RPT Mandate and the Proposed New Recurrent RPT Mandate will take effect from the passing of the ordinary resolutions proposed at the forthcoming AGM and will continue to be in force (unless revoked or varied by the Company in general meeting) until the conclusion of the next AGM of the Company. Thereafter, approval from the shareholders for subsequent renewals will be sought at each subsequent AGM of the Company.

2.2 Details of the Recurrent RPTs

(a) Classes of Related Parties

The Proposed Renewal of the Recurrent RPT Mandate is in respect of Recurrent RPTs entered into by the British American Tobacco Malaysia Group with the British American Tobacco Group; whilst the Proposed New Recurrent RPT Mandate is in respect of a proposed Recurrent RPT to be entered into by CMD, a wholly-owned subsidiary of the Company with JG, a company in which the Chairman of the Board, Datuk Mohamad Salim bin Fateh Din has an indirect interest.

All the Related Parties and their relationships are detailed in the tables attached as Appendix II below. In addition to the Related Parties detailed in Appendix II below, the British American Tobacco Malaysia Group may also need to enter into the type of transactions detailed in Appendix II below with other Related Parties of the British American Tobacco Group which are necessary for its day to day operations.

(b) Types of Recurrent RPTs

The principal activities of the British American Tobacco Malaysia Group are manufacturing, distribution and sale of cigarettes and tobacco products.

The British American Tobacco Group is an international tobacco group involved in businesses related to the manufacture, sale and distribution of a wide range of well-known brands of cigarettes (which includes Dunhill, Kent, Pall Mall, Lucky Strike, Benson & Hedges), cigars (which includes Calendula, Dunhill and Swing) and smoking tobaccos (such as Blend 11 and Bison) throughout the world under various trademarks, most of which are owned by companies within the British American Tobacco Group. The Company is a member of the British American Tobacco Group, being fifty percent (50%) directly held by British American Tobacco Holdings (Malaysia) B.V., a corporation incorporated in the Netherlands which is indirectly a subsidiary of British American Tobacco p.l.c. British American Tobacco p.l.c is therefore the ultimate Major Shareholder of the Company. As part of an international group of companies where similar businesses are conducted, transactions whether in respect of goods and/or services are likely to occur to take advantage of quality assured products and services, lower operating costs and improved efficiency such as through economies of scale, better utilisation of resources and standardisation of processes and technology.

JG has been granted an approval from the Ministry of Domestic Trade, Cooperatives and Consumerism to operate the chain of convenience stores known as "G-Ekspres" in Malaysia. The Chairman of the Board, Datuk Mohamad Salim bin Fateh Din owns 98.25% interest in Gapurna Sdn Bhd, which in turn owns 70% interest in JG.

The Recurrent RPTs under the Proposals can be broadly categorised as follows:

(i) Trademarks and market rights licences

As a member of the British American Tobacco Group, the British American Tobacco Malaysia Group enjoys access to certain trademarks and market rights belonging to relevant trademark owners in the British American Tobacco Group. These rights are vital to the operation and existence of the British American Tobacco Malaysia Group as they enable the latter to carry on its business in the manufacture, distribution and sale of tobacco products. In consideration for the grant by the relevant trademark owners for the use of their trademarks, the British American Tobacco Malaysia Group pays royalties of approximately 122.6 million per annum to the trademark owners. The period of use of the trademarks ranges from five (5) years to nine (9) years and is subject to renewal.

(ii) Procurement and provision of services

The British American Tobacco Malaysia Group obtains, in the normal course of its business, various services from the relevant members of the British American Tobacco Group. These services include areas of leaf procurement and blending, production methods and processes, product maintenance, marketing, brand related activities, market research and trade marketing, agency services, management training and system development, strategy and planning, financial and treasury management,

human resources, legal, communication and regulatory affairs, global procurement, information technology services, engineering support and research and development. Apart from the British American Tobacco Malaysia Group, the service providers also render similar services to the other member companies in the British American Tobacco Group. The respective service providers have the specialised expertise, technical competence and/or facilities and infrastructure required for the provision of such services. It would not be practicable nor cost efficient for the British American Tobacco Malaysia Group to perform such services itself. Outsourcing such services would be expensive, if at all possible, in view of the unique nature of the tobacco industry, which is at the same time highly competitive. Furthermore, the centralisation of these services within the British American Tobacco Group helps to develop specialised expertise for use by relevant members of the British American Tobacco Group and generate savings from the economies of scale for all recipient companies. It further ensures consistency and quality in their operations and production standards. The service providers will generally charge a fee based on the actual costs of such services.

The British American Tobacco Malaysia Group also provides various services for relevant members of the British American Tobacco Group which includes services in the areas of marketing, management training and system development, strategy and planning, financial and treasury management, human resources, legal, communication and regulatory affairs, information technology services, engineering support, product testing and research and development. The British American Tobacco Malaysia Group has the specialised expertise, technical competence and/or facilities and infrastructure required for the provision of such services.

(iii) Purchase and sale of cigarettes and tobacco products

The British American Tobacco Malaysia Group distributes and sells a wide range of cigarettes and tobacco products, some of which are purchased from member companies in the British American Tobacco Group. These unique products if manufactured by the British American Tobacco Malaysia Group would require investment in equipment, the cost of which would not be justified by the low sales volumes. These cigarettes and tobacco products are generally priced at levels which allow the British American Tobacco Malaysia Group to enjoy a margin comparable to that of a third party distributor purchasing from the Related Parties on an arm's length basis.

Apart from purchasing cigarettes and tobacco products from its Related Parties, the British American Tobacco Malaysia Group also supplies a portion of the cigarettes and tobacco products manufactured by itself to its Related Parties. The British American Tobacco Malaysia Group is one of several manufacturers of cigarettes and tobacco products within the British American Tobacco Group and its ability to secure contracts depends on its price and quality remaining competitive.

(iv) Purchase of leaf, cigarette packaging and wrapping materials

The British American Tobacco Malaysia Group purchases leaf, cigarette packaging and wrapping materials from member companies in the British American Tobacco Group. The purchase of leaf, cigarette packaging and wrapping materials will generally be on terms not more favourable to the Related Parties as the case may be than those generally available to any third party.

(v) Purchase and sale of equipment

Due to the uniqueness of the tobacco industry, the British American Tobacco Group customises the equipment used for its manufacturing operations. As such, the British American Tobacco Malaysia Group purchases equipment from and sells equipment to Related Parties. Equipment purchased are those needed for its manufacturing operations and equipment sold are those that are either no longer required for its operations or which a Related Parties may need for their manufacturing operations. The purchase and sale of such equipment will generally be on terms not more favourable to the Related Parties as the case may be than those generally available to any third party. Further, purchase of equipment from Related Parties will give the British American Tobacco Malaysia Group access to specialised technical advice and expertise from the Related Parties which operate similar businesses.

(vi) Rental of space

JG has been granted an approval from the Ministry of Domestic Trade, Co-operatives and Consumerism to operate the chain of convenience stores known as "G-Ekspres" in Malaysia. CMD, a wholly-owned subsidiary of the Company, rents space from JG to place cigarette dispensing units for the sale of cigarettes in G-Ekspres stores. The rental fees will generally be on terms not more favourable to JG as the case may be than those generally available to any third party

The Recurrent RPTs which are intended to be entered into by the British American Tobacco Malaysia Group pursuant to the Proposed Renewal of the Recurrent RPT Mandate and the Proposed New Recurrent RPT Mandate are detailed in the tables attached as Appendix II below.

(c) Values of the Recurrent RPTs

The estimated values of the Recurrent RPTs set out in Appendix II below are for the period from the conclusion of the forthcoming AGM of the Company until the conclusion of the next AGM of the Company based on the British American Tobacco Malaysia Group's budget for financial year ending 31 December 2014 and may be subjected to changes. The aggregate or actual values of these transactions may exceed the estimated amounts over the said period.

(d) Sums due and owing by the Related Parties pursuant to a Recurrent RPT which exceeded the credit term as at the financial year ended 31 December 2013

The sums due and owing by the Related Parties pursuant to a Recurrent RPT which exceeded the credit term as at the financial year ended 31 December 2013 are detailed in the tables attached as Appendix III below.

2.3 Review Procedures for the Recurrent RPTs

There are procedures established by the British American Tobacco Malaysia Group to ensure that Recurrent RPTs are undertaken on an arms' length basis and on the British American Tobacco Malaysia Group's normal commercial terms, consistent with the British American Tobacco Malaysia Group's usual business practices and policies, which are generally no more favourable to the Related Parties than those generally available to the public and are not detrimental to the minority shareholders. The procedures are as follows:

(a) A list of Related Parties of the British American Tobacco Malaysia Group will be circulated to the Board and management of the Company and its subsidiaries to notify that all Recurrent RPTs are required to be undertaken on an arm's length basis and on normal commercial terms and on terms not more favourable to the Related Parties than those generally available to the public and are not detrimental to the minority shareholders;

- (b) All Recurrent RPTs will be reviewed by the Audit Committee of the Company. Any member of the Audit Committee of the Company may as he deems fit, request for additional information pertaining to the transaction including from independent sources or advisers;
- (c) All Recurrent RPTs which are entered into pursuant to the shareholders' mandate for Recurrent RPTs will be recorded by the Company in a register or records maintained by the Company;
- (d) Upon the direction from the Audit Committee of the Company, the annual internal audit plan shall incorporate a review of all Recurrent RPTs entered into pursuant to the shareholders' mandate to ensure that the relevant approvals have been obtained and the review procedures in respect of such transactions are adhered to; and
- (e) The management of the Company will update the Board and the Audit Committee of the Company on a quarterly basis on the status of all Recurrent RPTs to ensure that the review procedures established to monitor Recurrent RPTs have been complied with.

The Board and the Audit Committee of the Company have reviewed the above procedures and will continue to review the procedures on a quarterly basis or as and when required, with the authority to sub-delegate such function to individuals or committees within the Company as they deem appropriate. If a member of the Board or the Audit Committee of the Company has an interest in the transaction to be reviewed by the Board or the Audit Committee of the Company as the case may be, he will not participate in the deliberation of such transaction and will abstain from any decision making by the Board or the Audit Committee of the Company in respect of that transaction.

At least 2 other contemporaneous transactions with unrelated third parties for similar products/services and/or quantities will be used as comparison, wherever possible, to determine whether the price and terms offered to/by related third parties are fair and reasonable and comparable to those offered to/by other unrelated third parties for the same or substantially similar type of products/services and/or quantities.

In the event that quotation or comparative pricing from unrelated third parties cannot be obtained, the transaction prices will be reviewed to ensure that the Recurrent RPTs are not detrimental to the British American Tobacco Malaysia Group. Separate transfer pricing analysis and benchmarking studies are done and kept to ensure that such Recurrent RPTs are made at arm's length. There are no thresholds for approval of Recurrent RPTs as all the transactions will be reviewed by the Audit Committee of the Company and approved by the Board of the Company.

2.4 Statement by Audit Committee

The Audit Committee of the Company has seen and reviewed the procedures mentioned in Section 2.3 above and is of the view that the procedures are sufficient to ensure that the Recurrent RPTs are not more favourable to the Related Parties than those generally available to the public and are not detrimental to the minority shareholders.

The British American Tobacco Malaysia Group has in place adequate procedures and processes to monitor, track and identify Recurrent RPTs in a timely and orderly manner, and such procedures and processes are reviewed on a quarterly basis or whenever the need arises.

2.5 Validity period

The authority to be conferred pursuant to the Proposed Renewal of the Recurrent RPT Mandate and the Proposed New Recurrent RPT Mandate, if approved at the forthcoming AGM, will continue to be in force until:

- (a) the conclusion of the next AGM of the Company following the forthcoming AGM at which the Proposed Renewal of the Recurrent RPT Mandate and the Proposed New Recurrent RPT Mandate are approved, at which time it will lapse, unless by a resolution passed at the AGM the mandate is again renewed;
- (b) the expiration of the period within which the next AGM of the Company after the forthcoming AGM is required to be held pursuant to Section 143(1) of the CA (but shall not extend to such extension as may be allowed pursuant to Section 143(2) of the CA); or
- (c) revoked or varied by resolution passed by the shareholders in general meeting,

whichever is earlier.

Thereafter, approval from the shareholders for subsequent renewals of the mandate will be sought at each subsequent AGM of the Company.

3. RATIONALE FOR THE PROPOSALS

3.1 Proposed Renewal of the Recurrent RPT Mandate

The rationale for the Proposed Renewal of the Recurrent RPT Mandate and the benefits to the British American Tobacco Malaysia Group are as follows:

- (a) to facilitate transactions of a revenue or trading nature with Related Parties which are in the ordinary course of business of the British American Tobacco Malaysia Group undertaken at arms' length, normal commercial terms and on terms which are not more favourable to the Related Parties than those generally available to the public and are not detrimental to the interests of minority shareholders;
- (b) to enable the British American Tobacco Malaysia Group to transact with the Related Parties in an expeditious manner to meet business needs for the supply and/or provision of goods and services which are necessary for its day to day operations particularly business needs which are time sensitive in nature;
- (c) for transactions where it is vital that confidentiality be maintained, it will not be viable for prior shareholders' mandate to be obtained as this will entail the release of details of the transactions and may adversely affect the interests of the British American Tobacco Malaysia Group and place the British American Tobacco Malaysia Group at a disadvantage to its competitors who may not require shareholders' mandate to be obtained; and
- (d) will eliminate the need to announce and convene separate general meetings to seek shareholders' mandate for each transaction and as such, substantially reduce expenses, time and other resources associated with the making of announcements and convening of general meetings on an ad hoc basis, improve administrative efficiency considerably and allow financial and manpower resources to be channelled to attain more productive objectives.

3.2 Proposed New Recurrent RPT Mandate

The rationale for the Proposed New Recurrent RPT Mandate and the benefits to CMD are the same as outlined in paragraphs (a), (b) and (d) of Section 3.1 above.

4. APPROVALS REQUIRED

The Proposals are subject to approvals being obtained from the shareholders of the Company at the forthcoming AGM.

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DIRECTORS' AND MAJOR SHAREHOLDERS' INTERESTS

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Directors' and Major Shareholders' interests as at 28 February 2014* are as follows:

Directors' interests 5.1

the Non-Independent Non-Executive Directors of the Company. The respective shareholdings of these directors in the Company and/or British American Tobacco Stefano Clini, Andreas Michael Thompson and Lee Oi Kuan are the Executive Directors of the Company. James Richard Suttie and Dato' Chan Choon Ngai are p.l.c. are disclosed in the table below.

	Number of ordinary shares of RM0 50 each	% of the issued and paid-up	Number of ordinary shares of 25p each in	% of the issued and paid-up share	Number of ordinary shares of 25p each in British American Tobacco p.l.c	of ordinary shares of 1 in British American Tobacco p.l.c	Number of og 25p each in 1	Number of options in ordinary shares of 25p each in British American Tobacco p.l.c	ary shares of an Tobacco
	in the Company (as at 28 February 2014*)	share capital in the Company (as at 28 February 2014*)	British American Tobacco p.l.c (as at 28 February 2014*)	British American Tobacco p.l.c (as at 28 February 2014*)	Deferred Shares Bonus Scheme	International Share Reward Scheme#	Share Option Scheme	Long Term Incentive Plan	Sharesave Scheme®
Stefano Clini	ΙΪΝ	Nil	Nil	Nil	Nil	Nil	Nil	Nil	534
Andreas Michael Thompson	Nil	Nil	2,816²	Nil	5,070	265	N.	24,661	Nil
Lee Oi Kuan	Nil	lïN	8,554³	Nil	5,445	I!N	Nii	20,093	Nil
James Richard Suttie ¹	1,500	0.0005	14,2274	Nil	Nil	Nil	Nil	Nil	Nil
Dato' Chan Choon Ngai	7,000 ⁵	0.002	Nil	Nil	Nil	Nii.	Nii	Nil	Nil

Notes:

Being the latest practicable date prior to the printing of this Circular.

The Deferred Shares Bonus Scheme is an incentive scheme that provides a conditional award of free shares, deferred for three years.

The International Share Reward Scheme is a scheme which enables British American Tobacco p.l.c to reward its employees on international assignment by conditionally allocating free shares to such individuals, subject to certain performance conditions being met.

- The Sharesave Scheme is an employee savings-related share options scheme under which options are granted to the eligible employees to subscribe for ordinary shares in British American Tobacco p.l.c, which are exercisable in conjunction with either a three-year or five-year savings contract.
- James Richard Suttie is a director nominated to the Board of the Company by British American Tobacco p.l.c.
- Including direct interest in 170 shares and indirect interest in 2,646 shares.
- Including direct interest in 4,534 shares and indirect interest in 4,020 shares.
- Including direct interest in 7,154 shares and indirect interest in 7,073 shares.
 - Including indirect interest in 6,000 shares registered in the name of Dato' Chan Choon Ngai's spouse, Datin Chew Choy Kin.

Except as disclosed above, there is no other relationship between Stefano Clini, Andreas Michael Thompson, Lee Oi Kuan, James Richard Suttie and Dato' Chan Choon Ngai with British American Tobacco p.l.c.

In addition to the above, Datuk Mohamad Salim bin Fateh Din who is the Chairman of the Board and an Independent Non-Executive Director of the Company has an indirect interest in the new Related Party, JG. Datuk Mohamad Salim bin Fateh Din owns 98.25% interest in Gapurna Sdn Bhd, which in turn owns 70% interest in JG. Datuk Mohamad Salim bin Fateh Din has no shareholding, directly or indirectly, in the Company and/or British American Tobacco p.l.c.

(a) Proposed Renewal of the Recurrent RPT Mandate

Therefore, Stefano Clini, Andreas Michael Thompson, Lee Oi Kuan, James Richard Suttie and Dato' Chan Choon Ngai are deemed interested in the Proposed Renewal of the Recurrent RPT Mandate and as such have abstained and will abstain from all Board deliberations and voting on the Proposed Renewal of the Recurrent RPT Mandate. Stefano Clini, Andreas Michael Thompson, Lee Oi Kuan, James Richard Suttie and Dato' Chan Choon Ngai (the interested directors) will also abstain from voting in respect of their direct and indirect shareholdings (if any) in the Company (and ensure that persons connected to them will likewise abstain from voting) on the ordinary resolution pertaining to the Proposed Renewal of the Recurrent RPT Mandate at the forthcoming AGM.

(b) Proposed New Recurrent RPT Mandate

Therefore, Datuk Mohamad Salim bin Fateh Din is deemed interested in the Proposed New Recurrent RPT Mandate and as such has abstained and will abstain from all Board deliberations and voting on the Proposed New Recurrent RPT Mandate. Datuk Mohamad Salim bin Fateh Din (the interested director) will also abstain from voting in respect of his direct and indirect shareholdings (if any) in the Company (and ensure that persons connected to them will likewise abstain from voting) on the ordinary resolution pertaining to the Proposed New Recurrent RPT Mandate at the forthcoming AGM.

5.2 Major Shareholders' interests

	Number of ordinary shares of RM0.50 each in the Company (as at 28 February 2014*)	% of the issued and paid-up share capital in the Company (as at 28 February 2014*)
British American Tobacco Holdings (Malaysia) B.V. ¹	142,765,000	50.00

Notes:

* Being the latest practicable date prior to the printing of this Circular.

A wholly-owned subsidiary of British American Tobacco p.l.c.

British American Tobacco p.l.c indirectly through British American Tobacco Holdings (Malaysia) B.V. owns 50% equity interest in the Company. It is also directly or indirectly a Major Shareholder (holding 5% or more) of the equity interest of certain Related Parties as

set out in Appendix II below. Being an interested party, British American Tobacco p.l.c will and it will also cause persons connected to it to abstain from voting in respect of their direct and indirect shareholdings in the Company on the ordinary resolution relating to the Proposed Renewal of the Recurrent RPT Mandate at the forthcoming AGM.

Except as disclosed above, none of the other Directors or Major Shareholders of the Company or persons connected to them has any interest, direct or indirect, in the Proposals.

6. AGM

The Fifty-Third (53rd) AGM of the Company, notice of which is enclosed in the abridged version of the Annual Report of the Company for the financial year ended 31 December 2013 accompanying this Circular, will be held at the Citrine Ballroom, One World Hotel, Ground Floor, First Avenue, Bandar Utama City Centre, 47800 Petaling Jaya, Selangor Darul Ehsan on 22 April 2014 at 11.00 a.m. for the purpose of considering and if thought fit, passing, *inter alia*, the ordinary resolutions on the Proposals under the agenda of Special Business as set out in the notice of the AGM to be tabled at the forthcoming AGM.

If you are unable to attend and vote in person at the AGM, you are requested to complete and return the enclosed original Form of Proxy enclosed in the abridged version of the Annual Report of the Company for the financial year ended 31 December 2013 in accordance with the instructions printed thereon as soon as possible and in any event so as to arrive at the Share Registrar of the Company at Tricor Investor Services Sdn Bhd, Level 17, The Gardens North Tower, Mid Valley City, Lingkaran Syed Putra, 59200 Kuala Lumpur not less than forty eight (48) hours before the time set for the AGM or any adjournment thereof. The lodging of the original Form of Proxy does not preclude you from attending and voting in person should you subsequently decide to do so.

7. DIRECTORS' RECOMMENDATION

7.1 Proposed Renewal of the Recurrent RPT Mandate

The Board of the Company (save and except for Stefano Clini, Andreas Michael Thompson, Lee Oi Kuan, James Richard Suttie and Dato' Chan Choon Ngai who have abstained and will abstain from all Board's deliberations and voting on the Proposed Renewal of the Recurrent RPT Mandate) having considered all aspects of the Proposed Renewal of the Recurrent RPT Mandate, is of the opinion that the Proposed Renewal of the Recurrent RPT Mandate is in the best interest of the British American Tobacco Malaysia Group. Accordingly, the Board of the Company (save and except for Stefano Clini, Andreas Michael Thompson, Lee Oi Kuan, James Richard Suttie and Dato' Chan Choon Ngai who are deemed to be interested in the Proposed Renewal of the Recurrent RPT Mandate and have abstained from making any recommendations in respect of the Proposed Renewal of the Recurrent RPT Mandate) recommends that you vote in favour of the ordinary resolution relating to the Proposed Renewal of the Recurrent RPT Mandate under the agenda of Special Business as set out in the notice of the AGM to be tabled at the forthcoming AGM.

7.2 Proposed New Recurrent RPT Mandate

The Board of the Company (save and except for Datuk Mohamad Salim bin Fateh Din who has abstained and will abstain from all Board's deliberations and voting on the Proposed New Recurrent RPT Mandate) having considered all aspects of the Proposed New Recurrent RPT Mandate, is of the opinion that the Proposed New Recurrent RPT Mandate is in the best interest of the British American Tobacco Malaysia Group. Accordingly, the Board of the Company (save and except for Datuk Mohamad Salim bin Fateh Din who is deemed to be interested in the Proposed New Recurrent RPT Mandate and has abstained from making any recommendations in respect of the Proposed New Recurrent RPT Mandate) recommends that you vote in favour of the ordinary resolution relating to the Proposed New Recurrent RPT Mandate under the agenda of Special Business as set out in notice of the AGM to be tabled at the forthcoming AGM.

8. FURTHER INFORMATION

Shareholders are requested to refer to the attached Appendix I for additional information.

Yours faithfully, On behalf of the Board of Directors BRITISH AMERICAN TOBACCO (MALAYSIA) BERHAD

DATUK OH CHONG PENG

Independent Non-Executive Director

ADDITIONAL INFORMATION

1. Directors' Responsibility

This Circular has been seen and approved by the Board of British American Tobacco Malaysia who individually and collectively accept full responsibility for the accuracy of the information given in this Circular and confirm that, after making all enquiries as were reasonable in the circumstances and to the best of their knowledge and belief, there are no other facts, the omission of which would make any statement herein misleading.

2. Material Litigation

As at 28 February 2014, being the latest practicable date prior to the printing of this Circular, neither British American Tobacco Malaysia nor any of its subsidiaries is engaged in any material litigation, claims or arbitration, either as plaintiff or defendant, and the Board of British American Tobacco Malaysia has no knowledge of any proceedings pending or threatened against the British American Tobacco Malaysia Group or of any facts likely to give rise to any proceeding which may materially and adversely affect the financial position or business of the British American Tobacco Malaysia Group.

3. Material Contracts

Neither British American Tobacco Malaysia nor any of its subsidiaries has entered into any material contracts which are or may be material, not being contracts entered into in the ordinary course of business, during the past two (2) years preceding 28 February 2014, being the latest practicable date prior to the printing of this Circular.

4. Documents Available for Inspection

Copies of the following documents are available for inspection at the Registered Office of British American Tobacco Malaysia at Virginia Park, Jalan Universiti, 46200 Petaling Jaya, Selangor Darul Ehsan during normal business hours between Monday and Friday (except public holidays) from the date of this Circular up to and including the date of the AGM:

- (a) The Memorandum and Articles of Association of British American Tobacco Malaysia; and
- (b) Audited consolidated accounts of British American Tobacco Malaysia for the past two (2) financial years ended 31 December 2012 and 2013.

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DETAILS OF THE RECURRENT RPTs TO BE ENTERED INTO BY THE BRITISH AMERICAN TOBACCO MALAYSIA GROUP

Proposed Renewal of the Recurrent RPT Mandate

Related Parties	Type of transaction	Estimated Transacted Value ¹ (a)	Actual Transacted Value ² (b)	Deviation ³ ((b)-(a)) & Reasons for deviation where (b) exceeds (a) by 10%	Estimated Value ⁴	The Company and/or subsidiaries transacting with the Related Parties	Nature of interest
		(RM)	(RM)	(%)	(RM)		
B.A.T. China Ltd.	Sale of	484.0 million	544.7 million	12.5	543.3 million	MIT	Through Major Shareholder
British-American Tobacco Company (HK) Ltd.	tobacco products			to higher export sales volume.)			TIM is a wholly owned subsidiary of British American
British American Tobacco International Ltd.							American Tobacco Malaysia is related to the Related Parties
British American Tobacco Marketing (Singapore) Pte. Ltd.							urougn a common ultimate Major Shareholder, namely, British American Tobacco p.l.c.
Rothmans Far East B.V.							
Rothmans Far East B.V Louisville*							
British American Tobacco Korea Manufacturing Ltd.							
British American Tobacco Taiwan Logistics Ltd.							
Rothmans Far East B.V. Japan (a division of Rothmans Far East B.V.)							
BATUS Japan, Inc.							

Related Parties	Type of transaction	Estimated Transacted Value ¹ (a)	Actual Transacted Value ² (b)	Deviation ³ ((b)-(a)) & Reasons for deviation where (b) exceeds (a) by 10%	Estimated Value ⁴	The Company and/or subsidiaries transacting with the Related Parties	Nature of interest
		(RM)	(RM)	(%)	(RM)		
India Tobacco Company Ltd.							
Rothmans Far East B.V. c/o Louisville Corporate Services							
British American Tobacco (New Zealand) Ltd.							
British American Tobacco (Cambodge) International Ltd.							
Rothmans Korea Branch Office of Rothmans Far East B.V.							
British American Tobacco (Australia) Ltd.							
British American Tobacco (PNG) Ltd.							
Solomon Islands Tobacco Company							
British American Tobacco Philippines Ltd.							
Tasa Meng Corporation							
Rothmans (Far East) B.V. Hong Kong							
British American Tobacco Taiwan							

Related Parties	Type of transaction	Estimated Transacted Value ¹ (a)	Actual Transacted Value ² (b)	Deviation ³ ((b)-(a)) & Reasons for deviation where (b) exceeds (a) by 10%	Estimated Value ⁴	The Company and/or subsidiaries transacting with the Related Parties	Nature of interest
		(RM)	(RM)	(%)	(RM)		
Rothmans Far East Japan (a division of Rothmans Far East B.V)							
British American Tobacco Samoa							
Central Manufacturing Company Limited Trading as British American Tobacco Fiji							
PT Bentoel Prima							
Ceylon Tobacco Company Ltd							
British American Tobacco Manufacturing Australia Pty. Ltd.*							
British American Tobacco Far East	Purchase of	"Purchase of leaf,	"Purchase of leaf,	"Purchase of leaf,	453.2 million#	TIM and CMD	Through Major Shareholder
	packaging and	wrapping materials and	wrapping materials and	wrapping materials and			CMD is a wholly owned
British American Tobacco Australasia Limited	wrapping materials,	tobacco products" by TIM:	tobacco products" by TIM:	tobacco products" by TIM:			subsidiary of CID which is in turn a wholly owned subsidiary of
B.A.T (GLP) Limited	cigarettes and tobacco	313.5 million	286.1 million	-8.7			British American Tobacco Malaysia; and TIM is a wholly
British American Tobacco (Germany) GmbH	products	"Purchase of cigarettes and tobacco products"	"Purchase of cigarettes and tobacco products"	"Purchase of cigarettes and tobacco products"			owned subsidiary of British American Tobacco Malaysia.
PT Exnort Leaf Indonesia		by CMD:	by CMD:	by CMD: 136.4			British American Tobacco Malaysia is related to the Related
			ì	(The increase was due			Parties through a common
British American Tobacco Cambodia				to the higher purchase			Major Sh
Ltd.				for the launch of a new			Tobacco p.l.c.
PT Bentoel Prima				cigarette product.)			

Related Parties	Type of transaction	Estimated Transacted Value ¹ (a)	Actual Transacted Value ² (b)	Deviation ³ ((b)-(a)) & Reasons for	Estimated Value ⁴	The Company and/or subsidiaries transacting with the Related	Nature of interest
		(RM)	(RM)	exceeds (a) by 10%	(RM)	Parties	
B.A.T. Mexico SA De CV							
BAT Supply Chain WE Ltd							
British American Tobacco (Australia) Ltd.							
BAT Korea*							
British American Tobacco International Ltd.							
British American Tobacco Groningen (Demand Management) B.V.							
B.A.T. (U.K. & Export) Ltd.							
British American Tobacco Marketing (Singapore) Pte. Ltd.							
British American Tobacco Korea Manufacturing Co. Ltd.							
PT Perusahaan Dagangan dan Industri Tresno*							
BAT Theodorus Niemeyer B.V.*							

Related Parties	Type of transaction	Estimated Transacted Value ¹ (a)	Actual Transacted Value ² (b)	Deviation ³ ((b)-(a)) & Reasons for deviation where (b) exceeds (a) by 10%	Estimated Value ⁴	The Company and/or subsidiaries transacting with the Related Parties	Nature of interest
		(RM)	(RM)	(%)	(RM)		
BAT GSD (KL) Sdn. Bhd. British American Tobacco Asia-Pacific Region Ltd. Bass (Limited) GSD British American Tobacco International Ltd.	Procurement of information technology services	32.3 million	34.4 million	6.5	29.2 million	British American Tobacco Malaysia Group	Through Major Shareholder The British American Tobacco Malaysia Group is related to the Related Parties through a common ultimate Major Shareholder, namely, British American Tobacco p.l.c
British American Tobacco (Investments) Ltd. British American Tobacco (Holdings) Ltd. Benson & Hedges (Overseas) Ltd. St. Regis Tobacco Corporation Ltd. British American Tobacco (Brands) Inc. B.A.T. (U.K. & Export) Ltd. American-Cigarette Company (Overseas) Limited	Payment of royalties	120.5 million	122.6 million	1.7	126.0 million	TIM and CMD	Through Major Shareholder CMD is a wholly owned subsidiary of CID which is in turn a wholly owned subsidiary of British American Tobacco Malaysia; and TIM is a wholly owned subsidiary of British American Tobacco Malaysia. British American Tobacco Malaysia. British American Tobacco Malaysia is related to the Related Parties through a common ultimate Major Shareholder, namely, British American Tobacco p.l.c.

		co Te	a or sh								
Nature of interest		Through Major Shareholder The British American Tobacco Malaysia Group is related to the	Related Parties through a common ultimate Major Shareholder, namely, British American Tobacco p.l.c								
The Company and/or subsidiaries transacting with the Related Parties	_	British American Tobacco Malaysia Group									
Estimated Value ⁴	(RM)	73.2 million									
Deviation ³ ((b)-(a)) & Reasons for deviation where (b) exceeds (a) by 10%	(%)	-28.5									
Actual Transacted Value ² (b)	(RM)	53.8 million									
Estimated Transacted Value ¹ (a)	(RM)	75.2 million									
Type of transaction		Payment of fees for technical and advisory	services								
Related Parties		British American Tobacco Asia Pacific Treasury Pte. Ltd.	British American Tobacco International Ltd. British American Tobacco (Investments) Ltd	British American Tobacco ASPAC Service Centre Sdn. Bhd.	B.A.T. (U.K. & Export) Ltd.	British American Tobacco Asia Pacific Region Ltd.	British American Tobacco (Singapore) Pte. Ltd	British American Tobacco Marketing Singapore Pte Ltd.	British American Tobacco Holdings Ltd.	BAT Asia Pacific	

Provision of technical and advisory support services	(RM)		Reasons for deviation where (b) exceeds (a) by 10%	Value⁴	transacting with the Related Parties	
F China Ltd. th American Tobacco Services support services support services support services and American Tobacco Cambodia services sub-American Tobacco Company Ltd. th American Tobacco – Vinataba Ltd. th American Tobacco – Vinataba Ltd. Services services support services support services support services support services advisory and American Tobacco (Vietnam) Bentoel Internasional Investama		(RM)	(%)	(RM)	_	
th American Tobacco Services ed, Taiwan Branch th American Tobacco Cambodia th American Tobacco Company Ltd. th American Tobacco (Singapore) td. th American Tobacco – Vinataba Ltd. th American Tobacco (Vietnam) Sentoel Internasional Investama	2.3 million	1.7 million	-26.1	0.8 million	British American	Through Major Shareholder
ch American Tobacco Cambodia Ltd. th American Tobacco Company Ltd. th American Tobacco (Singapore) Ltd. th American Tobacco – Vinataba Ltd. th American Tobacco (Vietnam) Sentoel Internasional Investama					Group	itish American Tobac a Group is related to t
British-American Tobacco Company (HK) Ltd. British American Tobacco (Singapore) Pte. Ltd. British American Tobacco – Vinataba (JV) Ltd. British American Tobacco (Vietnam) Ltd. PT Bentoel Internasional Investama Tbk.						Related Fartnes Unougn a common ultimate Major Shareholder, namely British American Tobacco p.l.c
British American Tobacco (Singapore) Pte. Ltd. British American Tobacco – Vinataba (JV) Ltd. British American Tobacco (Vietnam) Ltd. PT Bentoel Internasional Investama Tbk.						
British American Tobacco – Vinataba (JV) Ltd. British American Tobacco (Vietnam) Ltd. PT Bentoel Internasional Investama Tbk.						
British American Tobacco (Vietnam) Ltd. PT Bentoel Internasional Investama Tbk.						
PT Bentoel Internasional Investama Tbk.						
D. d of Dall Mail Manager Des						
Kotimans of Pall Mall Myanmar Pte. Ltd.						
British American Tobacco (Thailand) Ltd.						
Ceylon Tobacco Company Ltd						
British American Tobacco (PNG) Ltd.						

Related Parties	Type of transaction	Estimated Transacted Value ¹ (a)	Actual Transacted Value ² (b)	Deviation ³ ((b)-(a)) & Reasons for deviation where (b) exceeds (a) by 10%	Estimated Value ⁴	The Company and/or subsidiaries transacting with the Related Parties	Nature of interest
		(RM)	(RM)	(%)	(RM)		
British American Tobacco ASPAC Service Centre Sdn. Bhd.							
British American Tobacco Bangladesh Company Ltd.							
British American Tobacco Japan, Ltd.							
British American Tobacco Marketing (Singapore) Pte. Ltd.							
PT Export Leaf Indonesia							
British American Tobacco South Africa Pte Ltd.							
British American Tobacco International Ltd.							
British American Tobacco (New Zealand) Ltd.							
PT BAT Indonesia Tbk.							
British American Tobacco (PNG) Limited							
British American Tobacco Marketing (Sinoanore) Pre Ltd	Purchase/	2.0 million	6.0 million	200	"Purchase of	British American Tohacco Malavsia	Through Major Shareholder
Destrict American Takens Described	equipment			(The Estimated	equipment":	Group	The British American Tobacco
Company Ltd.				RM2.0 million was for	2.2 111111011		Parties through
Souza Cruz Overseas S.A.				the purchase of equipment: whilst the			common ultimate Major Shareholder, namely British
		8					

Related Parties	Type of transaction	Estimated Transacted Value ¹ (a)	Actual Transacted Value ² (b)	Deviation ³ ((b)-(a)) & Reasons for deviation where (b) exceeds (a) by 10%	Estimated Value ⁴	The Company and/or subsidiaries transacting with the Related Parties	Nature of interest
		(RM)	(RM)	(%)	(RM)	_	
L. 1				Actual Transacted	"Sale of		American Tobacco p.l.c
Pakistan 1 obacco Company Ltd.				Value of RM6.0	equipment":		
British American Tobacco Asia Pacific Region Ltd.				million was solely for the sale of equipment.	22.17 million (The Company		
British American Tobacco Shared				There was no	anticipates an increase in the		
Services (GSD) Ltd.				transaction on the	disposal of		
PT Bentoel Prima				purchase of equipment	equipment in		
				in 2013. The increase	2014 due to the		
British American Tobacco (Australasia Holdings) Ptv. Limited				was due to additional	manufacturing		
				disposal of equipment,	operation		
British American Tobacco Denmark				such as lab and	needs of the		
				packing equipment, to	British		
B.A.I. Mexico, S.A. De C.V.				other entities within	American		
British American Tobacco Tutun				the British American	Tobacco		
				Tobacco Group	Group.		
Sirketi				because of its			
				manufacturing	Due to the		
British American Tobacco (Singapore) Pre Ltd				operation needs.)	uniqueness of		
					the tobacco		
British American Tobacco (Australia)					industry and		
Ltd.					that the		
Deitich Amonioca Tobocco Trudox					equipment		
Bitush American Tobacco Turkey					used are		
British American Tobacco Korea					customised by		
					the British		
British American Tobacco ASPAC					American		
Service Centre San Bnd*					Tobacco		
					Group for its		

Related Parties	Type of transaction	Estimated Transacted Value (a)	Actual Transacted Value ² (b)	Deviation ³ ((b)-(a)) & Reasons for deviation where (b) exceeds (a) by 10%	Estimated Value ⁴	The Company and/or subsidiaries transacting with the Related Parties	Nature of interest
		(RM)	(RM)	(%)	(RM)		
British American Tobacco - Vinataba (JV) Ltd, Vietnam, Asia Pacific* British-American Tobacco Polska S.A*					manufacturing operations needs, most of the equipment will be disposed of to other entities within the British American Tobacco Group and vice		
					versa.)		

Notes:

- New Related Parties which the British American Tobacco Malaysia Group may enter into transactions with for the period from the conclusion of the forthcoming AGM of the Company until the conclusion of the next AGM of the
 - This Recurrent RPT is a combination of the two Recurrent RPTs, namely "Purchase of leaf, cigarette packaging and wrapping materials and tobacco products" and "Purchase of cigarettes and tobacco products" which were approved by the shareholders at the last AGM of the Company held on 17 April 2013.
 - For the avoidance of doubt, this is the Estimated Value for the combined Recurrent RPT, namely "purchase of leaf, cigarette packaging and wrapping materials, cigarettes and tobacco products". The Estimated Value set out in the preceding year's circular to shareholders dated 21 March 2013.
 - The Actual Transacted Value as at 28 February 2014 (being the latest practicable date prior to the printing of this Circular).
 - Variance between the Estimated Transacted Value and the Actual Transacted Value.
- The Estimated Value for the period from the conclusion of the forthcoming AGM of the Company until the conclusion of the next AGM of the Company based on the British American Tobacco Malaysia Group's budget for the financial year ending 31 December 2014 and may be subject to changes.
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Proposed New Recurrent RPT Mandate

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Type of transaction Estimated Value The Company and/or subsidiaries (RM) Rental of space in "G-Ekspres" outlets* 570,000 CMD

Notes:

The cigarette dispenser units will be placed in the G-Ekspres outlets. As of 28 February 2014, G-Ekspres has 6 outlets, of which 2 outlets are in Klang, and Ioutlet each in Shah Alam, Hulu Langat, Ampang and Kepong respectively. The contract tenure with JG is 3 years and the rental payment will be made on quarterly basis.

The Estimated Value for the period from the conclusion of the forthcoming AGM of the Company until the conclusion of the next AGM of the Company based on the British American Tobacco Malaysia Group's budget for the financial year ending 31 December 2014 and may be subject to changes.

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APPENDIX III

DETAILS OF THE SUMS DUE AND OWING BY THE RELATED PARTIES PURSUANT TO A RECURRENT RPT WHICH EXCEEDED THE CREDIT TERM AS AT THE FINANCIAL YEAR ENDED 31 DECEMBER 2013

Related Parties	Total sum due and owing pursuant to a Recurrent RPT which exceeded the credit term for a period of 1 year or less as at the financial year ended 31 December 2013	Total sum due and owing pursuant to a Recurrent RPT which exceeded the credit term for a period of 1 year or less as at the financial year ended 31 December 2013	Total sum due and owing pursuant to a Recurrent RPT which exceeded the credit term for a period of more than 1 but equal to or less than 3 years as at the financial year ended 31 December 2013	I owing pursuant t RPT which edit term for a an 1 but equal to ears as at the led 31 December 13	Total sum due and owing pursuant to a Recurrent RPT which exceeded the credit term for a period of more than 3 but equal to or less than 5 years as at the financial year ended 31 December 2013	l owing pursuant t RPT which edit term for a an 3 but equal to rears as at the led 31 December 13	Total sum due and owing pursuant to a Recurrent RPT which exceeded the credit term for a period of more than 5 years as at the financial year ended 31 December 2013	l owing pursuant t RPT which edit term for a an 5 years as at ear ended 31
	Principal Sum (RM)	Interest (RM)	Principal Sum (RM)	Interest (RM)	Principal Sum (RM)	Interest (RM)	Principal Sum (RM)	Interest (RM)
British American Tobacco (Australia) Ltd.	1,485,420	Nil	N.i.	Nil	Nii	Nil	Nil	Nil
BAT Korea Manufacturing Ltd	4,569,280	Niil	Nil	Nil	Nil	Nil	Nil	Nil
Solomon Islands Tobacco Co. Ltd	955,055	Nil	Nil	Nil	Nil	Nil	Nil	Nil
BAT Manufacturing Australia	638,331	Nil	Nil	Nil	Nil	Nil	Nil	Nil
British American Tobacco (New Zealand) Ltd.	499.984	Nil	Nil	Nil	Nii	Nil	Nil	Nil

Note:

The British American Tobacco Group does not charge interest on outstanding sums as there is an arrangement that all outstanding balances within the British American Tobacco Group should be cleared on a prompt basis within a credit period of 60 days, with an additional grace period of 30 days from the expiry of the credit period. At the end of every quarter of the financial year, the relevant parties will also confirm and agree on the outstanding balances so as to eliminate any potential disputes thereon. However, the Company is mindful of the implication of delay in payments and as such reminders will be sent to the Related Parties regarding balances outstanding. The Board of the Company is of the opinion that these outstanding sums will be paid by the respective Related Parties in due time.