Tatton Asset Management plc Corporate Governance Statement Statement of compliance with the QCA Corporate Governance Code

The Company has decided to apply the Quoted Companies Alliance Corporate Governance Code (the "QCA Code") which makes clear it is the prime responsibility of the Chairman to ensure the Company applies the QCA Code to the best advantage of all stakeholders.

The revised QCA Code is constructed around 10 broad principles, accompanied by an explanation of what those principles entail together with a set of disclosure requirements.

Tatton Asset Management Plc ("TAM", the "Company" or the "Group") has a clear business model and growth strategy. The focus of the Group's business is the provision of products and services that will enable Financial Advisers to optimise the level of financial advice provided to their clients. Working exclusively through Financial Advisers, the activities provided by TAM include the provision of cost-effective access to online platform only discretionary fund management through a range of model portfolios and funds. We also facilitate efficiencies in the cost of regulation and advised property lending.

Applying appropriate corporate governance practices helps us achieve our goals. We have adopted the QCA Code and set out below detailed explanations of how we seek to comply with each of the QCA's 10 principles.

We believe that the result of our efforts to date provides stakeholders with access to the information that they require, and confidence that the Board holds corporate governance compliance in the highest regard.

Christopher PoilNon-Executive Chairman Date: 09 September 2025

Principle 1 – Establish a purpose, strategy and business model which promotes long-term value for shareholders.

The Board has set out the Company's business model and strategy, including key challenges and risks in their execution across the Annual Report for the year ended 31 March 2025 There is information included in the Chief Executive's Review (page 8), Stakeholder Engagement (page 50), our Business Model (page 3), our Strategy Roadmap (page 16) and Principal Risks (page 26). In addition, further information on how the Company performed against its stated strategy and its strategy for growth can be found in the Chairman's Statement and Chief Financial Officer's Report.

As a public Company, TAM is focused on delivering value for all of the stakeholders, including our shareholders, in a way that is sustainable, balanced and equitable. The Group's strategic objective remains focused on growth, both organic and through targeted acquisitions that will fit strategically and be earnings enhancing. We will continue to strengthen our existing IFA/client relationships and build new long-term relationships, seeking to strengthen and deepen our service proposition and expertise where appropriate. The Group also focuses on developing strategic partnerships/alliances as an additional distribution channel.

Purpose has always been at the core of our strategy and is outlined in the At a Glance section on page 2 of our Annual Report. At its core, our purpose is to be the provider of choice for IFAs and their clients by providing the highest quality of investment management and best-in-class IFA support services, and ultimately to enhance outcomes for both advisers and clients.

Principle 2 – Promote a corporate culture that is based on ethical values and behaviours

The Board firmly believes that sustained success will best be achieved by adhering to our corporate values. The Group ensures that social, environmental and ethical considerations are built into the Group's strategy across the whole of the business, and we conduct our operations with integrity, fairness and transparency.

To be trusted to provide the highest achievable levels of service to financial advisers and their clients by:

- The accumulation of a knowledge base and corporate memory appropriate to the requirements of clients, colleagues, and shareholders.
- The management of risk by the identification, and regular review, of those scenarios likely to have an impact on TAM.
- The drive for continual improvement through career progression opportunities structured to
 encourage intended behaviours, through internal training, apprenticeship schemes and professional
 qualifications. In summary we strive to be appropriately knowledgeable, to be conscious of risk, and
 to continually improve.

TAM encourages its staff to be transparent, honest and open, without pretence, straight forward, adaptable and consistent. The Board encourages a strong risk culture throughout the business. It believes an embedded risk culture enhances the effectiveness of risk management and decision making across the Group. The Board is responsible for setting the right tone and, through our senior management, team, encouraging appropriate behaviours and collaboration on managing risk across the business. This strong risk culture ensures that employees are able to identify, assess, manage and report on the risks the Group faces.

We value our reputation for ethical behaviour and integrity. The Company operates an Anti-slavery and Anti-bribery policies which extend across the Group, and we are committed to conducting our operations free from bribery and corruption. We also have a Whistleblowing Policy which encourages employees to report matters of significant concern to the Chair of the Audit and Risk Committee.

The Executive Directors take the lead in developing the corporate culture and encourage all employees to contribute to its evolution. The Board believes that achieving a common awareness across all employees plays a major role in maintaining good employee relations.

Principle 3 – Seek to understand and meet shareholder needs and expectations.

TAM is committed to open communication with all its shareholders. Copies of the Annual Report and Accounts are issued to all shareholders, and copies are available on the Group's investor website https://www.tattonassetmanagement.com/

The Group's interim results and other market announcements are also made available on the Company's website. The Group makes full use of its website to provide information to shareholders and other interested parties.

All Executive Directors are responsible for and involved in communicating with investors. Meetings via the Company's brokers are offered to both existing and potential shareholders to discuss strategy, financial performance and investment activity immediately after the full year and interim results announcements. The Non-Executive Directors are available to meet with shareholders if such meetings are requested. Feedback from such meetings with shareholders is provided to the Board to ensure the Directors have a balanced understanding of any issues and concerns raised.

The Board reviews proxy voting reports and any significant dissent is discussed with relevant shareholders. In compliance with best practice, the level of proxy votes (for, against and vote withheld) lodged on each resolution is declared at all general meetings. Shareholders are given the opportunity to raise questions at the Annual General Meeting and the Directors are available both before and after the meeting for further discussion with shareholders.

The Board receives share register analysis reports on a regular basis to enable them to monitor the Company's shareholder base to understand and identify the profile of investors on the register.

Principle 4 – Take into account wider stakeholder and social and environmental responsibilities, and their implications for long-term success.

The Board sets the Group's values and standards and is responsible for ensuring that its obligations to its shareholders and other stakeholders, including employees, suppliers, customers, regulators and the community are understood and met.

The Company has a good relationship with its Nomad, brokers and other advisers. Feedback from investors is provided by the brokers as well as through direct engagement with investors by the Board.

The Company meets frequently with its partners, IFAs and platforms and communicates regularly with key suppliers. Any feedback from all our partners helps with the management of operations and the strategic direction the business takes. Management identifies key relationships within the business and effort is directed to ensuring these relationships are effectively managed.

The Company's internal stakeholders are its employees. The Group is committed to employment policies which follow best practice, based on equal opportunities for all employees, irrespective of ethnic origin, religion, political opinion, gender, marital status, disability, age or sexual orientation.

The Group's employment policies are designed to ensure that they meet the statutory, social and market practices in the United Kingdom. The Group consults with its employees regularly, so that their views can be considered by the Board when making decisions that are likely to affect their interests. Given the relatively small number of employees, employee involvement in the Group is encouraged, as is achieving a

common awareness on the part of all employees of the financial, strategic and economic factors affecting the Group, this plays a major role in maintaining TAM's relationship with its staff.

Further information on stakeholder engagement can be found in our Annual Report on page 50.

The Group is also committed to holding itself accountable for the impact its strategy can have on environmental factors. The environment is a core pillar of its Environmental, Social and Governance (ESG) reporting framework, and the Board have appointed an ESG Committee to drive forward ESG targets and priorities as a part of the Groups broader strategy. More information on ESG activities can be found in the ESG report on page 35 of our Annual Report.

Principle 5 – Embed effective risk management, internal controls and assurance activities, considering both opportunities and threats, throughout the organisation.

Risk assessment and evaluation is an essential part of the Company's planning and an important aspect of the Company's internal control system. The business and management of the Company and its subsidiaries are the collective responsibility of the Board. At each meeting, the Board considers and reviews the trading performance of the Group. The Board has a formal written schedule of matters reserved for its review and approval. These include the approval of the annual budget, major capital expenditure, investment proposals, the interim and annual results and a review of the overall system of internal controls, corporate governance and risk management.

A risk management framework has been developed by the Board to ensure that all potential areas of risk to the business are identified, assessed and regularly reviewed and monitored. We continued to focus on embedding the ownership of risks within relevant divisions and teams whilst ensuring that the appropriate oversight and escalation process is in place. We conduct a robust assessment of the principal risks facing the Group, including climate change and any other risks that might threaten our business model, future performance, solvency or liquidity.

The Board encourages a strong risk culture throughout the business. It believes an embedded risk culture enhances the effectiveness of risk management and decision making across the Group. The Board is responsible for setting the right tone and, through our senior management team, encouraging appropriate behaviours and collaboration on managing risk across the business.

Our internal governance structure includes departmental management reviews with dedicated risk registers, where each department is responsible for overseeing key investment, operational and corporate functions.

The Group's Audit and Risk Committee serve as the focal point for risk management activities, reviewing and challenging specific risks to the Group, and reviewing the effectiveness of frameworks in place to manage those risks. It also ensures that the principal risks of the Group are considered. The Audit and Risk Committee met four times during the financial year to 31 March 2025 and other Executive Directors and senior management are invited to these meetings as appropriate. The committee oversees the appointment of the external financial auditors and satisfies itself of their independence. Audit and Risk Committee reviews internal controls at least annually, with management presenting a dedicated internal controls paper to the Committee. The Committee also reviews the need for additional or ad-hoc third party assurance activities as part of its ongoing responsibilities. The Group's approach to risk management is explained in the Strategic Report of the Annual Report and Accounts and is set out on page 23, with principal risks outlined on page 26.

Principle 6 – Establish and maintain the Board as a well-functioning, balanced team led by the Chair.

The Board comprises three Executive Directors, Paul Hogarth CEO, Paul Edwards CFO, and Lothar Mentel CIO and three Non-Executive Directors Chris Poil, Non-Executive Chairman and Lesley Watt, Senior Independent Non-Executive Director, Pippa Hamnett, Non-Executive Director, Non-Executive Director and it oversees and implements the Group's corporate governance programme. At least half of the board are independent non-executive directors. As Chairman, Chris is responsible for the Company's approach to corporate governance and the application of the principles of the QCA Code. Further details pertaining to the Board and the roles conducted by each member are set out in the Board of Directors section of the Annual Report and Accounts on page 55 as well as on the Group's website

The skills and experience of the Non-Executive Directors are wide and varied and they provide constructive challenges in the Boardroom. The composition of the Board is intended to ensure that its membership represents a mix of backgrounds and experience that will optimise the quality of deliberations and decision making. We consider diversity in the composition to be an important factor in the effectiveness of the Board and, in searching for prospective Directors, we consider the existing skill set of the Board and areas we have identified for development to meet future needs and address succession planning.

Each Board member commits sufficient time to fulfil their duties and obligations to the Board and the Company. They attend six Board meetings and a strategy day each financial year and join Board calls and offer availability for consultation when needed. The contractual arrangements between the Directors and the Company specify the minimum time commitments which are considered sufficient for the proper discharge of their duties. However, all Board members understand the need to commit additional time as and when required.

Detailed Board packs include information on all business units and investments as well as the financial performance of the Group and are circulated ahead of Board meetings. Key issues are highlighted and explained, providing Board members with sufficient information to enable an informed discussion in the Board meeting.

The Board is supported by its Audit and Risk Committee, Remuneration Committee and Nominations Committee. The number of Board and Committee meetings held throughout the course of the financial year, the attendance record of each Director at those meetings and further details of these committees are set out in the Corporate Governance section of the Annual Report and Accounts.

Principle 7 – Maintain appropriate governance structures and ensure that individually and collectively the directors have the necessary up-to-date experience, skills and capabilities.

The business and management of the Company and its subsidiaries are the collective responsibility of the Board. The Board is responsible for the long-term success of the group and is ultimately accountable for the Group's strategy, risk management and performance. The Board's primary roles are to provide entrepreneurial leadership to the Group within a framework of prudent and effective control which enables risk to be assessed and managed, and to set the Group's strategic objectives and ensure that the necessary resources are made available so that those objectives can be met. The Board also sets the Group's values and standards and is responsible for ensuring that its obligations to its shareholders and other stakeholders, including employees, suppliers, customers and the community, are understood and met.

At each Board meeting, the Board considers and reviews the trading performance of the Group. The Board has a formal written schedule of matters reserved for its review and approval. These include the approval of the annual budget, investment proposals, the interim and annual results and a review of the overall system of internal control and risk management.

The Board of Directors page and the Corporate Governance report in the Annual Report and Accounts sets out individual Board members' specific responsibilities and skills, more details can be found on page 63 of the Annual Report and Accounts. It is the responsibility of the Nomination Committee to review the structure, size and composition of the Board to ensure the composition of the Board is appropriate. The Nomination Committee evaluates the balances of skills, knowledge, experience and diversity on the Board.

Responsibilities of each Board member have been clearly established and there is a clearly defined division of responsibility between the Chairman and the Chief Executive. The Chairman is responsible for leading the Board, ensuring that shareholders are adequately informed with respect to the Group's affairs and that there are efficient communication channels between management, the Board and shareholders. The Chairman is also responsible for ogainising Board training to develop skills and capabilities as and when appropriate. The Chief Executive is responsible for innovation, managing the strategy of the Group and leading the senior management team in developing and implementing the strategy to maximise shareholder value.

There are three standing Board committees — Audit and Risk Committee, Remuneration Committee and Nomination Committee. The roles of the Audit and Risk Committee, Remuneration Committee and Nomination Committee are set out in the Corporate Governance section of the Company's Annual Report and Accounts, and more details can be found on page 56 of the Annual report and Accounts.

Principle 8 – Evaluate Board performance based on clear and relevant objectives, seeking continuous improvement.

The Board of Directors section in the Annual Report and Financial Statements identifies the members of the Board at the time of its publication and describes the relevant experience, skills and qualities they bring.

The Corporate Governance statement in the Annual Report and Accounts for the year ended 31 March 2025 sets out how the Company has applied all principles the Directors consider appropriate to a public Company of TAM's size quoted on AIM. The Board conducts a formal annual review of the performance of individual Directors, to monitor and improve effectiveness. The review of the Chief Executive is undertaken by the Non-Executive Chairman. In addition to individual reviews, the Board considers its overall performance as a body and the performance of its Committees. The review has confirmed that the performance of the Board and its Committees is effective and appropriate.

Principle 9 – Establish a remuneration policy which is supportive of long-term value creation and the company's purpose, strategy and culture.

The Board recognises its responsibility to effectively align its remuneration policy with the Group's purpose, strategy, and culture. The remuneration policy implemented by the Remuneration Committee places long-term shareholder value at its core and supports and reinforces senior management in its decision making and the fostering of corporate culture through appropriately designed long-term incentive plans, the details of which can be found in the Remuneration Committee Report on pages 68 to 72 of the Annual Report.

Principle 10 – Communicate how the Company is governed and is performing by maintaining a dialogue with shareholders and other key stakeholders.

The Group reports formally to its shareholders and the market generally twice each year with the release of its interim and full year results and at its AGM. The full year results are audited by an external firm of auditors. These reports contain full details of all the principal events of the relevant period together with an assessment of current trading and future prospects and the reports and shareholder and analyst presentations are made available via the Group's website to anyone who wishes to review them. Interim announcements are made to the market as required under AIM.

The Company maintains a regular dialogue with stakeholders, including shareholders, to enable interested parties to make informed decisions about the Company and its performance. The Non-Executive Directors are available to meet with shareholders if such meetings are requested. The Board believes that transparency in its dealings offers a level of comfort to stakeholders and an understanding that their views will be listened to.

Historical annual reports and other governance related material, including notices of all general meetings over the last five years can be found on the Company's website. The roles and responsibilities of the committees supporting the Board are set out in the Corporate Governance section of the Annual Report and Accounts.