## BONMARCHÉ HOLDINGS PLC STATEMENT OF DIVISION OF RESPONSIBLITIES BETWEEN THE CHAIRMAN AND CHIEF EXECUTIVE

1. Reporting Lines	
Chairman	Chief Executive
1.1 The Chairman reports to the Board	1.1 The Chief Executive reports to the
(the 'Board').	Chairman (acting on behalf of the
(the Board).	Board) and to the Board directly
1.2 The Chairman is not responsible for	1.2 The Chief Executive is responsible for
executive matters regarding the	all executive management matters
Group's business. Other than the Chief	affecting the Group. All members of
Executive and the company secretary,	executive management report, either
no executive reports to the Chairman,	directly or indirectly, to him/her.
other than through the Board.	
2. Key Responsibilities	
Chairman	Chief Executive
2.1 The Chairman's principal	2.1 The Chief Executive's principal
responsibility is the effective running	responsibility is running the Group's
of the Board.	business.
2.2 The Chairman is responsible for	2.2 The Chief Executive is responsible for
ensuring that the Board as a whole	proposing and developing the Group's
plays a full and constructive part in the development and determination of	strategy and overall commercial objectives, which he does in close
the Group's strategy and overall	consultation with the Chairman and
commercial objectives.	the Board.
2.3 The Chairman is the guardian of the	2.3 The Chief Executive is responsible,
Board's decision-making processes.	with the executive team, for
	implementing the decisions of the
	Board and its Committees.
3. Other Responsibilities	
Chairman	Chief Executive
3.1 Running the Board and setting	3.1 Providing input to the Board's agenda
its agenda.	from himself and other members of
0.05	the executive team.
3.2 Ensuring that Board agendas take full	3.2 Ensuring that he maintains a dialogue
account of the important issues facing the Group and the concerns of all	with the Chairman on the important
I THE GLOUD AND THE CONCERNS OF AN	Land etratogic iccurs facing the Group
· · · · · · · · · · · · · · · · · · ·	and strategic issues facing the Group,
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Chairmen as appropriate:	Reference.
a schedule of Matters Reserved to	Training.
the Board for its decision	
Terms of Reference for each board	
Committee and	
other Board policies and procedures.	
3.7 Initiating change and succession planning in Board	3.7 Providing information and advice on succession
appointments to retain and build an effective and	planning, to the Chairman and other members of the
complementary board and to facilitate the appointment of	Board, particularly in respect of Executive Directors.
effective and suitable members and Chairmen of board	Doard, particularly in respect of Encountry Directors.
Committees.	
3.8 Proposing the membership of board Committees and	3.8 Assisting the Chairman, if directed in proposing the
their Chairmen.	membership of board Committee and their Chairmen.
3.9 Ensuring that there is effective communication by the	3.9 Leading the communication programme with
Group with its shareholders, including by the Chief	shareholders.
Executive, Finance Director and other executive	
management, and ensuring that members of the Board	
develop an understanding of the views of the major	
investors in the Group.	
3.10 Taking the lead in providing a properly constructed	3.10 Commenting on induction programmes for new
induction programme for new directors, facilitated by the	directors and ensuring that appropriate management
company secretary.	time is made available for the process.
3.11 Taking the lead in identifying and seeking to meet	3.11 Ensuring that the development needs of the
the development needs of individual directors and of the	Executive Directors and other senior management
Board as a whole, assisted by the company secretary.	reporting to her are identified and met.
3.12 Ensuring that the performance of the Board as a	3.12 Ensuring that performance reviews are carried out
whole, its Committees, and individual directors is	at least once a year for each of the Executive Directors.
formally and rigorously evaluated at least once a year.	Providing input to the wider board evaluation process.
3.13 Promoting the highest standards of integrity, probity	3.13 Promoting and conducting the affairs of the Group
and corporate governance throughout the Group and	with the highest standards of integrity, probity and
particularly at board level.	corporate governance.
4.1 Any amendments to this statement are a Matter Reserved for the Board.	
4.2 This statement is to be annexed to the Chief Executive's Job Description. In the event of any conflict between	
this statement and the Chief Executive's Job Statement in so far as the may relate to her role as Chief Executive, this	
statement shall take precedence.	
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Approved by the Board on 12<sup>th</sup> December 2013