TAX STRATEGY

Farfetch is the leading technology platform for the global luxury fashion industry. We operate the only truly global luxury digital marketplace at scale, seamlessly connecting brands, retailers and consumers. We are redefining how fashion is bought and sold through technology, data and innovation. We were founded ten years ago, and through significant investments in technology, infrastructure, people and relationships, we have become a trusted partner to luxury brands and retailers alike.

This strategy applies to Farfetch and its subsidiary undertakings in accordance with paragraphs 19 of Schedule 19 to the Finance Act 2016. In this strategy, references to ‘the Group’, are to all these entities. The strategy is being published by the Group in accordance with paragraph 16(2) of the Schedule.

This strategy applies from the date of publication until it is superseded. References to ‘UK Taxation’ are to the taxes and duties set out in paragraph 15(1) of the Schedule which include Income Tax, Corporation Tax, PAYE, NIC, VAT, Insurance Premium Tax, and Stamp Duty Land Tax. References to ‘tax’, ‘taxes’ or ‘taxation’ are to UK taxation and to all corresponding worldwide taxes and similar duties in respect of which the Group has legal responsibilities.

The tax strategy reflects and aligns with our Code of Conduct and our status as a listed company on the New York Stock Exchange (“NYSE”) which requires strong governance and consideration of reputational risk.

Risk Management and Governance Arrangements

Ultimate responsibility for the tax strategy, the supporting governance framework and management of tax risk rests with the Board of Farfetch Limited.

Executive management of the group is delegated by the Board to the Executive Committee (“Exec”) and this tax strategy is formally approved by the Exec.

The Group Audit Committee has responsibility to oversee the financial reporting process, the audit process and the Group’s system of internal controls and compliance with laws and regulations including those elements relating to taxation.

The Chief Financial Officer (“CFO”) is the Exec member with designated responsibility for tax matters. Since the UK Group is within the scope of the UK Senior Accounting Officer (“SAO”) legislation, the CFO is the SAO for the Group. The SAO is responsible for ensuring the UK Group establishes and maintains appropriate accounting and tax compliance arrangements.

Day-to-day responsibility of the Group’s Tax affairs are delegated by the CFO to the Head of Tax. Processes relating to the different taxes are allocated to tax specialists within the tax team who will identify any key risks and put mitigating controls in place. These key risks are monitored for business and legislative changes which may impact them and changes to processes or controls are made when required The Finance and Tax teams are staffed with appropriately qualified individual.

The Group operates a system of tax risk assessment and controls as a component of the overall internal control framework applicable to the group’s financial reporting system. The business is supported by internal controls, policies and procedures. Key risks and issues related to tax are escalated to and considered by the Group Audit Committee as appropriate.

Tax Planning and Level of Risk

Tax planning decisions are made in a responsible manner that is consistent with the Group’s business and economic activities. When entering into commercial transactions, the Group seeks to take advantage of available tax incentives, reliefs and exemptions in line with, and in the spirit of, tax legislation. All transactions are therefore required to have a commercial rationale or business purpose. Depending on the complexity, and the materiality of the matter or transaction, appropriate external advice will be obtained as necessary from independent reputable firms of tax advisors. The level of risk which the Group accepts in relation to UK taxation is consistent with its overall objective of achieving certainty in the group’s tax affairs. At all times the Group seeks to comply fully with its regulatory and other obligations and to act in a way which upholds its reputation as a responsible

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corporate citizen. In relation to any specific issue or transaction, the CFO and Head of Tax is ultimately responsible for identifying the risks, including tax risks, which need to be addressed and for determining what actions should be taken to manage those risks, having regard to the materiality of the amounts and obligations in question.

The Group operates a Tax Evasion Policy and therefore will not condone abusive tax practices which would contravene our policy, ethics, culture or the law.

**Relationship with HMRC**

The Group maintains an open and honest relationship in its dealing with HMRC and will seek to work in 'partnership' with HMRC in relation to its tax dealings. The Group seeks to obtain this through:

- Paying the right amount of tax on time;
- Submitting all tax returns on a timely basis;
- Ensuring that tax returns include sufficient detail to enable the tax authorities to form an accurate view of the affairs of the company filin the return with an adequate supporting audit trail and sign-off process; and
- Working closely with the tax authorities at all times.

Any inadvertent errors in submissions made to HMRC are fully disclosed as soon as reasonably practicable after they are identified.

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