CORPORATE GOVERNANCE REPORT

STOCK CODE: 5254COMPANY NAME: Boustead Plantations BerhadFINANCIAL YEAR: December 31, 2020

OUTLINE:

SECTION A – DISCLOSURE ON MALAYSIAN CODE ON CORPORATE GOVERNANCE

Disclosures in this section are pursuant to Paragraph 15.25 of Bursa Malaysia Listing Requirements.

SECTION B – DISCLOSURES ON CORPORATE GOVERNANCE PRACTICES PERSUANT CORPORATE GOVERNANCE GUIDELINES ISSUED BY BANK NEGARA MALAYSIA

Disclosures in this section are pursuant to Appendix 4 (Corporate Governance Disclosures) of the Corporate Governance Guidelines issued by Bank Negara Malaysia. This section is only applicable for financial institutions or any other institutions that are listed on the Exchange that are required to comply with the above Guidelines.

SECTION A - DISCLOSURE ON MALAYSIAN CODE ON CORPORATE GOVERNANCE

Disclosures in this section are pursuant to Paragraph 15.25 of Bursa Malaysia Listing Requirements.

Intended Outcome

Every company is headed by a board, which assumes responsibility for the company's leadership and is collectively responsible for meeting the objectives and goals of the company.

Practice 1.1

The board should set the company's strategic aims, ensure that the necessary resources are in place for the company to meet its objectives and review management performance. The board should set the company's values and standards and ensure that its obligations to its shareholders and other stakeholders are understood and met.

:	Applied	
	The Board of Directors (the Board) of Boustead Plantations Berhad (BPB, Boustead Plantations or the Company) is committed to exhibit high standards of corporate governance. In fulfilling its role as stewards of the Company and its subsidiaries (collectively referred to as the "Group"), the Board is dedicated to discharge its duties with due care, skill and diligence.	
	The key responsibilities of the Directors are as follows:	
	a) Promoting good corporate governance culture within the Group which reinforces ethical, prudent and professional behaviour	
	The Board is committed to drive the "tone of the top" in terms of ethics and professionalism and expects the employees to conduct themselves with integrity.	
	The core values of the Group are:	
	 Respect Integrity Teamwork Excellence 	
	These core values have been formalised and is expressed by the moniker "RITE". These values are disseminated to employees and continuously reinforced throughout their tenure with the Group. The Board ensures that each employee acknowledges that he has received, read and understood the Code of Ethics & Conduct. A copy of this Code of Ethics & Conduct is made available on the Group's website at www.bousteadplantations.com.my.	
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b) Reviewing and deciding on management's proposals for the Company, and monitoring its implementation by management
Management's proposals which are reserved for the Board's approval will be discussed at the Board Meetings, where the Directors have the opportunity to scrutinise the proposal and seek clarification from the Management team. The Senior Management will take into account all the appropriate consideration before tabling the proposals to the Board. Any significant updates on the proposals would be updated to the Directors either in the next Board Meeting or in follow-up reports distributed.
The day-to-day management of the Group is delegated to the Chief Executive Officer and the Senior Management Team. In this respect, the Company is guided by the Limits of Authority which provides the authority limits for corporate, operational, financial and human resource areas. The Limits of Authority determines the respective approving authorities for each transaction, prohibiting unfettered powers for any single individual within the various levels of management.
c) Ensuring that the strategic plan of the Group supports long-term value creation and includes strategies on economic, environmental and social considerations underpinning sustainability;
The Group's sustainability initiatives reflect its continuous drive towards maximising opportunities for strong fiscal growth and optimising operational efficiency in tandem with the long term-term value creation based on economic, environmental and social considerations. Details of the Group's sustainability efforts for the year ended 31 December 2020 are set out in its Sustainability Report 2020.
d) Supervising and assessing management performance to determine whether the business is being properly managed
The Board meets at least four (4) times a year, with additional meetings held as and when required by the Board. Prior to the start of the new financial year, the Board will review and discuss the annual budget and strategic business plans presented by Management, before approving for execution. Key Performance Indicators (KPIs) for the Chief Executive Officer and Senior Management team are put in place to ensure Management's performance is aligned with the Group's business targets for the year, and also for future medium and long-term basis.

e) Ensuring there is a sound framework for internal controls and risk management
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The Board acknowledges its overall responsibility in maintaining a sound system of internal control to safeguard shareholders' investments and the assets of the Group and for reviewing the adequacy and integrity of the system. Notwithstanding this, due to the limitations that are inherent in any system of internal control, the Group's internal control system is designed to manage risks within tolerable and knowledgeable limits, rather than eliminate, the risk of failure to achieve business objectives, and can only provide reasonable but not absolute assurance against material misstatement or loss. Details of the Group's internal control, which is on page 58 to page 62 of the Company's Annual Report 2020.
f) Understanding the principal risks of the Group's business and recognising that business decisions involve the taking of appropriate risks
The Board has ensured that the Group has the necessary risk infrastructure encompassing the risk assessment process, organisational oversight and reporting function to instil the appropriate discipline and control for continuous improvement of risk management capabilities. Details of the Group's risk management measures are set out in its Statement on Risk Management and Internal Control, which is on page 58 to page 62 of the Company's Annual Report 2020.
g) Ensuring that there is an appropriate risk management framework in place, for management to identify, manage and monitor significant risks
The Board has put in place a Risk Management Framework for Management to identify, evaluate manage and monitor significant risks. Details of the Group's Risk Management Framework are set out in its Statement on Risk Management and Internal Control, which is on page 58 to page 62 of the Company's Annual Report 2020.
h) Ensuring that Senior Management has the necessary skills and experience, and there are measures in place to provide for the orderly succession of Board and Senior Management
The Board seeks to ensure that the members of the Senior Management team are qualified, professional and have sufficient calibre to collectively lead the operations of the Group. The Board takes cognisance that the orderly succession of Senior Management is important to ensure readiness of internal candidates to fill potential positions. In this respect, the Group recognises talent development programmes should be put in place to provide opportunities for employees to hone their capabilities and leadership skills.

	i) Ensuring that the Group has in place procedures to enable effective communication with stakeholders
	The Board is committed in providing effective and timely communication with its stakeholders. The Group uses a number of
	formal channels for effective dissemination of information to the public, namely, the Annual Report, announcements to Bursa Malaysia Securities Berhad and media releases. Regular analyst briefings are conducted for stakeholders, whilst the Group's website provides relevant information for investors and other stakeholders.
	j) Ensuring the integrity of the Company's financial and non-financial reporting
	The Audit Committee has been entrusted by the Board to ensure the Group's financial and non-financial reporting present a true and fair view of its state of affairs. The Audit Committee meets at least four (4) times a year to review the unaudited financial results, and ensures Management prepares the results and statements in accordance with the Companies Act 2016, Main Market Listing Requirements of Bursa Malaysia Securities Berhad ("MMLR"), applicable accounting standards and other relevant regulatory requirements.
Explanation for : departure	
Large companies are requi to complete the columns b	red to complete the columns below. Non-large companies are encouraged pelow.
Measure :	
Timeframe :	

Every company is headed by a board, which assumes responsibility for the company's leadership and is collectively responsible for meeting the objectives and goals of the company.

Practice 1.2

A Chairman of the board who is responsible for instilling good corporate governance practices, leadership and effectiveness of the board is appointed.

Application	: Applied
Application Explanation on application of the practice	 Applied Dato' Haji Ismail Haji Lasim is the Chairman of the Company. His profile can be viewed on page 10 of the Company's Annual Report. He provides leadership so that the Board can perform its responsibilities effectively. As provided under the Company's Board Charter, the Chairman is responsible for, among others: Leading the Board in setting the values and standards of the Company; Encouraging all Directors to play an active role in Board activities; and Ensuring the provision of accurate, timely and clear information to Directors. The Chairman together with the Company Secretary sets the agenda of each Board Meeting. He ensures that Directors receive Board papers in a timely manner and that Directors are properly briefed on issues arising in Board meetings. During Board Meetings, the Chairman leads the discussion, allowing sufficient time for deliberations on key issues and complex matters. He also encourages active participation and allows views including dissent to be freely expressed. The Chairman also ensures that every Board resolution is put to vote and the will of majority prevails.
	he manages the communication on the floor. He further encourages active participation from shareholders and allows a generous amount of time during the questions and answers session.
Explanation for departure	
Large companies are re to complete the columi	rquired to complete the columns below. Non-large companies are encouraged ns below.

Measure	
Timeframe	

Every company is headed by a board, which assumes responsibility for the company's leadership and is collectively responsible for meeting the objectives and goals of the company.

Practice 1.3

The positions of Chairman and CEO are held by different individuals.

Application :	Applied	
Explanation on : application of the practice	The roles of the Chairman and Chief Executive Officer are separate and clearly defined and are held by two distinct individuals. Dato' Haji Ismail Haji Lasim is the Independent Non-Executive Director and Chairman of the Board whereas Encik Ibrahim Abdul Majid is the Chief Executive Officer of Boustead Plantations. The Chief Executive Officer is not a member of the Board.	
	The Chairman is primarily responsible for the orderly conduct and working of the Board. The Chief Executive Officer has the overall responsibility for the business and implementation of Board policies and decisions. The separation of power seeks to facilitate an appropriate balance of power to prevent any single individual from dominating deliberations and the decision-making process. The respective duties and responsibilities of the Chairman and the Chief Executive Officer are contained in the Board Charter.	
Explanation for :		
departure		
Large companies are requi to complete the columns b	red to complete the columns below. Non-large companies are encouraged elow.	
Measure :		
Timeframe :		

Every company is headed by a board, which assumes responsibility for the company's leadership and is collectively responsible for meeting the objectives and goals of the company.

Practice 1.4

The board is supported by a suitably qualified and competent Company Secretary to provide sound governance advice, ensure adherence to rules and procedures, and advocate adoption of corporate governance best practices.

Application	: Applied	
Explanation on application of the practice	 The Company Secretaries of Boustead Plantations are Encik Affer Mohd Yob and Puan Juniza Azizan. Encik Affendi Mohd Yob and Pu Juniza Azizan have company secretarial qualifications and are qualifi to hold the position under Section 235 of the Companies Act 2016. Company Secretaries are licenced by the Companies Commission Malaysia. Encik Affendi Mohd Yob has 20 years of experience wh Puan Juniza Azizan has 17 years of experience in Corporate Secretaries Encik Affendi Mohd Yob and Puan Juniza Azizan were appointed as in-house Company Secretaries of Boustead Plantations on 5 Decem 2018 and 1 August 2019 respectively. 	
	The Company Secretaries plays an advisory role in supporting the Board to uphold high standards of corporate governance. As a counsel to the Board, they provide the Board with periodic updates regarding regulatory developments and assists the Board in interpreting and applying pertinent corporate governance promulgations such as Capital Markets and Services Act 2007 (Amendment 2012), Companies Act 2016 and MMLR. The Company Secretaries also provide support in the facilitating the flow of information to Board. The Company Secretaries additionally serve as a liaison for stakeholders' communication and engagement on corporate governance issues. The role and responsibilities of the Company Secretaries are set out in the Board Charter.	
	The Company Secretaries has a direct functional reporting line to the Chairman and has been accorded with appropriate standing and authority to enable her to discharge her duties in an impartial and effective manner. The appointment or removal of the Company Secretaries are the prerogative of the Board.	
	In order to upskill themselves and keep abreast with the latest developments in corporate governance realm, the Company Secretaries have attended relevant training and professional development programmes during the financial year relating to Companies Act 2016, MCCG and MMLR.	
Explanation for departure	:	

Large companies of to complete the co	-	complete the col	umns below. Non-l	arge companies	are encouraged
Measure	:				
Timeframe	:				

Every company is headed by a board, which assumes responsibility for the company's leadership and is collectively responsible for meeting the objectives and goals of the company.

Practice 1.5

Directors receive meeting materials, which are complete and accurate within a reasonable period prior to the meeting. Upon conclusion of the meeting, the minutes are circulated in a timely manner.

Application	: Applied
Explanation on application of the practice	 The Board recognises the importance of information supply in promoting informed Board discussions and deliberations. The Chairman, together with Management and Company Secretary, are responsible for ensuring Directors receive adequate and timely information prior to Board or Board Committee meetings. The Board meets regularly during the year, with the annual meeting diary tentatively made in advance to facilitate Directors' planning. There is a formal schedule of matters (including quarterly financial
	results, strategic business issues, and the annual business plan) reserved for discussion at the scheduled Board meetings. The notice of the Board meetings is circulated to Board members at
	least 14 days before the meeting and the agenda and Board papers are circulated to the Directors five days before each meeting. The Directors are supplied with Board papers with necessary
	information that are accurate, clear and comprehensive to enable informed decision making at the Board meetings. In addition, Board members can seek further advice or clarification from Management when required.
	The deliberations and conclusions of issues discussed in the Board meetings are duly recorded in the Board minutes, the draft of which is circulated for the Chairman's review within a reasonable timeframe after the meeting. The meeting minutes capture the decisions made, including the key deliberations, rationale for each decision made, and any significant concerns or dissenting views.
	The decisions made at the Board meetings are also communicated to Management in a timely manner to ensure appropriate execution.
Explanation for departure	

Large companies are required to complete the columns below. Non-large companies are encouraged to complete the columns below.			
Measure	:		
Timeframe	:		

There is demarcation of responsibilities between the board, board committees and management.

There is clarity in the authority of the board, its committees and individual directors.

Practice 2.1

The board has a board charter which is periodically reviewed and published on the company's website. The board charter clearly identifies–

- the respective roles and responsibilities of the board, board committees, individual directors and management; and
- issues and decisions reserved for the board.

Application		Applied	
Explanation on application of the practice	:	The Board is guided by its Board Charter which clearly sets out the Board's strategic intent, roles and responsibilities in discharging its fiduciary and leadership functions. The Board Charter is reviewed periodically and updated in accordance with the needs of the Group to ensure its effectiveness and consistency with the Board's objectives and corporate vision. The Board Charter serves as a primary reference point on governance matters for Directors as well as an induction literature for newly-appointed Directors.	
		 The Board Charter addresses, among others, the following matters: Role and responsibilities of the Board; Composition, Board balance and Board diversity; The role of Chairman and Chief Executive Officer; Supply of information and Board meetings; Matters reserved for the Board; Board effectiveness evaluation; Board Committees; Financial Reporting; General Meetings; and 	
		• Communication with stakeholders. The Board Charter was last reviewed on 22 August 2019. The Board Charter is accessible for reference on the Group's website, www.bousteadplantations.com.my.	
Explanation for departure	:		

Large companies are required to complete the columns below. Non-large companies are encouraged to complete the columns below.			
Measure	:		
Timeframe	:		

The board is committed to promoting good business conduct and maintaining a healthy corporate culture that engenders integrity, transparency and fairness.

The board, management, employees and other stakeholders are clear on what is considered acceptable behaviour and practice in the company.

Practice 3.1

The board establishes a Code of Conduct and Ethics for the company, and together with management implements its policies and procedures, which include managing conflicts of interest, preventing the abuse of power, corruption, insider trading and money laundering.

The Code of Conduct and Ethics is published on the company's website.

Application	: Applied
Application Explanation on application of the practice	 The Board consistently strives to set the "tone at the top" and instil ethical values and standards across every level of the Group. In this regard, the Board has put in place a Code of Ethics and Conduct which subject employees to a set of values and standards of conduct that is expected of them. The Code of Ethics and Conduct serves as a formal commitment by employees to conduct themselves professionally at all times and to do business in a transparent, appropriate and fair manner. The Code of Ethics and Conduct is available on the Group's website at www.bousteadplantations.com.my. The Code of Ethics and Conduct covers the following overarching areas: Conducting business ethically, fairly and with honesty; Complying with laws including abuse of power, corruption, insider trading and money laundering; Providing quality and safe products; Protecting the Group's assets and information;
	 Maintaining complete and accurate business records; and Respecting others in the workplace and society. All employees of the Group are required to acknowledge that they have received, read and understood the provisions of the Code of Ethics and Conduct. The Board reviews the Code of Ethics and Conduct periodically or as and when the need arises to ensure it is kept contemporaneous.

Explanation for : departure		
Large companies are requ to complete the columns l	-	Non-large companies are encouraged
Measure :		
Timeframe :		

The board is committed to promoting good business conduct and maintaining a healthy corporate culture that engenders integrity, transparency and fairness.

The board, management, employees and other stakeholders are clear on what is considered acceptable behaviour and practice in the company.

Practice 3.2

The board establishes, reviews and together with management implements policies and procedures on whistleblowing.

Application :	Applied
Explanation on : application of the practice	The Group is committed in preserving and protecting the interest and reputation at all times. In this respect, the Whistleblowing Policy was established in July 2010. The main objective of the Whistleblowing Policy is to provide an objective point of escalation for employees or stakeholders to disclose in a bona fide manner any suspected acts of wrongdoings without any fear of reprisal. The Whistleblowing Policy provides guidelines for the reporting and the investigation of any wrongdoings. Such misconducts may be reported in writing directly to a dedicated e-mail address, namely, <u>alert@boustead.com.my</u> . The Whistleblowing Policy makes it clear that concerns can be raised without fear of victimisation, recrimination, discrimination or disadvantage to the employee or stakeholder that reports the concerns. The Board together with Management, reviews the Whistleblowing Policy periodically or as and when the need arises to ensure it is kept contemporaneous. The channels for whistleblowing can be accessed at the Group's website at <u>www.bousteadplantations.com.my</u> .
Explanation for : departure	
Large companies are requir to complete the columns b	red to complete the columns below. Non-large companies are encouraged elow.
Measure :	
Timeframe :	

Board decisions are made objectively in the best interests of the company taking into account diverse perspectives and insights.

Practice 4.1

At least half of the board comprises independent directors. For Large Companies, the board comprises a majority independent directors.

Application :	Applied
Application : Explanation on : application of the practice	 The Board comprises eleven (11) members, seven (7) of which are Independent Directors, as follows: Dato' Haji Ismail Haji Lasim Dato' Mohzani Abdul Wahab Maj. Gen. Dato' Seri Hj. Khairuddin Abu Bakar (R) J.P. Tan Sri Dato' Wira Aziah Ali Dato' Ahmad Rizal Abdul Rahman Ir. Abdul Aziz Julkarnain Dato' Indera Haji Mustaffar Kamal Haji Ab Hamid With majority of the Board composed of Independent Directors, Boustead Plantations is able to facilitate greater checks and balances during boardroom deliberations and decision making. This
	counterweight allows Independent Directors to encourage, support and drive each other in the value creation and sustainability of the business. In addition, the presence of the Senior Independent Non-Executive Director, Dato' Mohzani Abdul Wahab provides an additional channel for Independent Directors to voice any opinions or concerns that they believe have not been properly considered or addressed by the Board or which they feel may not be appropriate to raise in open forum. The Nominating and Remuneration Committee has assessed the Board composition and is satisfied that the current size and composition of Directors is adequate to provide a balance mix of skills and experience, as well as the objectivity required in the boardroom.
Explanation for : departure	
Large companies are requi to complete the columns b	red to complete the columns below. Non-large companies are encouraged elow.
Measure :	
Timeframe :	

Board decisions are made objectively in the best interests of the company taking into account diverse perspectives and insights.

Practice 4.2

The tenure of an independent director does not exceed a cumulative term limit of nine years. Upon completion of the nine years, an independent director may continue to serve on the board as a non-independent director.

If the board intends to retain an independent director beyond nine years, it should justify and seek annual shareholders' approval. If the board continues to retain the independent director after the twelfth year, the board should seek annual shareholders' approval through a two-tier voting process.

Application	:	Not applicable - No independent director(s) serving beyond 9 years
Explanation on application of the practice	:	
Explanation for departure	:	
Large companies are re to complete the colum	-	ed to complete the columns below. Non-large companies are encouraged clow.
Measure	:	
Timeframe	:	

Board decisions are made objectively in the best interests of the company taking into account diverse perspectives and insights.

Practice 4.3 - Step Up

The board has a policy which limits the tenure of its independent directors to nine years.

Application	:	Adopted
Explanation on adoption of the practice	:	The Board has formalised a Board Directorship Policy on 22 August 2019 which shall serve as formal commitment for the Board of Directors regarding their directorship and tenure of Boustead Plantations Board members.
		The tenure of the independent directors is stated in Item 6 of the Board Directorship Policy, as follows:
		The term of directorship of an Independent Non-Executive Director (INED) shall not exceed a cumulative term limit of nine (9) years. The Board however, upon completion of the nine (9) years, may with a view to add long-term value and in recognition of the INED's contribution to the Company, invite the INED to continue to serve on the Board as a Non-Independent Non-Executive.

Board decisions are made objectively in the best interests of the company taking into account diverse perspectives and insights.

Practice 4.4

Appointment of board and senior management are based on objective criteria, merit and with due regard for diversity in skills, experience, age, cultural background and gender.

Application	: Applied
Explanation on application of the practice	 The Board acknowledges the importance of diversity in terms of skills, experience, age, gender, cultural background and ethnicity and recognises the benefits of diversity at leadership and employee level. Having a range of diversity dimensions brings different perspectives to the boardroom and to various levels of Management within the Group. The Nominating and Remuneration Committee is responsible to lead the process for the nomination of new Board appointments and making the necessary recommendations. In this respect, the role of the Nominating and Remuneration Committee is detailed in its Terms of Reference, which is accessible for reference on the Group's website at www.bousteadplantations.com.my. In making its recommendations to the Board, the Nominating and Remuneration Committee suitability of a new appointment based on objective criteria, including: Qualification; Required competencies, skills, expertise and experience; Specialist knowledge or technical skills; Professionalism and integrity; and Time commitment to the Company. In order to further reinforce good governance, the Board has put in place the Recruitment and Selection Policy, applicable to all employees of the Group. The aim of the policy is to ensure that the selection process of the candidates is anchored on meritocracy and abilities, and is conducted in a professional, fair and confidential manner.
Explanation for departure	:
Large companies are required to complete the columns	uired to complete the columns below. Non-large companies are encouraged
	below.
Measure	
Timeframe	:

Board decisions are made objectively in the best interests of the company taking into account diverse perspectives and insights.

Practice 4.5

The board discloses in its annual report the company's policies on gender diversity, its targets and measures to meet those targets. For Large Companies, the board must have at least 30% women directors.

Application :	Departure
Explanation on : application of the practice	
Explanation for : departure	At present, the Company has ten (10) male Directors and one (1) female Director.
	The Board acknowledges the call by the Government and MCCG enumeration for boards of Large Companies to comprise at least 30% women on board. Diversity was considered in tandem with meritocracy (i.e. based on her qualification, skills and relevant experience). This appointment is a positive development for the Company in making greater strides towards notable gender diversity on the Board.
	The Board is mindful that any gender representation should be in the best interest of the Company. Although the Company has not reached the 30% women representation target at Board level as required for Large Companies, the Board will continue to search for suitable female candidates to fill in the directorship positions.
	The Company does not have a formalised Board gender diversity policy alongside targets and measures. However, the issue of diversity is discussed and given prominence during deliberations by the Nominating and Remuneration Committee and the Board.
	The Board will take steps towards formalising such policy, targets and measures by 2022 to reflect the Company's commitment towards gender diversity.
Large companies are requir to complete the columns be	ed to complete the columns below. Non-large companies are encouraged elow.
Measure :	The Board endeavours to reach the 30% target by 2023.
Timeframe :	Within 3 years.

Board decisions are made objectively in the best interests of the company taking into account diverse perspectives and insights.

Practice 4.6

In identifying candidates for appointment of directors, the board does not solely rely on recommendations from existing board members, management or major shareholders. The board utilises independent sources to identify suitably qualified candidates.

Application	:	Applied
Explanation on application of the practice	:	The Nominating and Remuneration Committee is responsible for recommending suitable candidates for Directorships to the Board. In undertaking this responsibility, the Nominating and Remuneration Committee leverages on several sources to "cast a wider net" and gain access to a wide pool of potential candidates. The responsibilities of the Nominating and Remuneration Committee in this regard are outlined in its Terms of Reference.
		Committee will assess directorship suitability based on objective criteria, including:
		 Qualification; Required competencies, skills, expertise and experience; Specialist knowledge or technical skills; Professionalism and integrity; and Time commitment to the Company.
		In searching for suitable candidates, the Nominating and Remuneration Committee may receive suggestions from existing Board Members, Management, and major shareholders. The Committee is also open to referrals from external sources available, such as industry and professional associations, as well as independent search firms.
Explanation for departure	:	
Large companies are to complete the colur		ed to complete the columns below. Non-large companies are encouraged Plow.
Measure	:	
Timeframe	:	

Board decisions are made objectively in the best interests of the company taking into account diverse perspectives and insights.

Practice 4.7

The Nominating Committee is chaired by an Independent Director or the Senior Independent Director.

Application :	Applied	
Explanation on : application of the practice	The Nominating and Remuneration Committee is chaired by the Independent Director, Dato' Haji Ismail Haji Lasim.	
	The Board understands that an effective recruitment and evaluation process of Directors is the building block of a high-performing Board. The Board therefore believes that the Independent Director is the most suitable and qualified person to lead the conduct of the process in an objective manner.	
Explanation for : departure		
Large companies are required to complete the columns below. Non-large companies are encouraged to complete the columns below.		
Measure :		
Timeframe :		

Stakeholders are able to form an opinion on the overall effectiveness of the board and individual directors.

Practice 5.1

The board should undertake a formal and objective annual evaluation to determine the effectiveness of the board, its committees and each individual director. The board should disclose how the assessment was carried out and its outcome.

For Large Companies, the board engages independent experts periodically to facilitate objective and candid board evaluations.

Application :	Applied
Explanation on : application of the practice	MCCG stipulates that a formal and objective annual evaluation should be conducted to determine the effectiveness of the Board. The Nominating and Remuneration Committee is responsible for the Board Effectiveness Evaluation (BEE) process, covering the Board, Board Committees and individual Directors, including Independent Directors. The Board evaluation is conducted yearly and involves Directors completing the BEE questionnaire, covering the Board and Board Committees processes and, the effectiveness and contribution of each of the Directors to the Board and Board Committees. The Nominating and Remuneration Committee, upon conclusion of the BEE exercise, was satisfied that the Board and Board Committee composition had fulfilled the criteria required, possess a right blend of knowledge, experience and the appropriate mix of skills. In addition, there was mutual respect amongst individual Directors which contributed to a healthy environment for constructive deliberation and robust decision-making process. Independent Directors were assessed to be objective in exercising their judgement. The Board engaged an external consultant to facilitate the BEE exercise for year 2018 assessment and will engage an external consultant for year 2021 assessment.
Explanation for : departure	
-	ed to complete the columns below. Non-large companies are encouraged elow.
Measure :	
Timeframe :	

The level and composition of remuneration of directors and senior management take into account the company's desire to attract and retain the right talent in the board and senior management to drive the company's long-term objectives.

Remuneration policies and decisions are made through a transparent and independent process.

Practice 6.1

The board has in place policies and procedures to determine the remuneration of directors and senior management, which takes into account the demands, complexities and performance of the company as well as skills and experience required. The policies and procedures are periodically reviewed and made available on the company's website.

Application :	Departure		
Explanation on : application of the practice			
Explanation for : departure	Presently the Company does not have a formalised remuneration policies and procedures for Directors and Senior Management.		
	The Board will take steps towards formalising such policies and procedures to reflect the Company's commitment towards talent management.		
	Large companies are required to complete the columns below. Non-large companies are encouraged to complete the columns below.		
Measure :	The Board intends to put in place a remuneration policies and procedures which cover Directors and Senior Management. The Board is cognizant that such policies should be formulated in a holistic manner and premised on the need to have an adequate level of remuneration to attract and retain Directors and Senior Management personnel of high calibre and talent.		
Timeframe :	Within 1 year		

The level and composition of remuneration of directors and senior management take into account the company's desire to attract and retain the right talent in the board and senior management to drive the company's long-term objectives.

Remuneration policies and decisions are made through a transparent and independent process.

Practice 6.2

The board has a Remuneration Committee to implement its policies and procedures on remuneration including reviewing and recommending matters relating to the remuneration of board and senior management.

The Committee has written Terms of Reference which deals with its authority and duties and these Terms are disclosed on the company's website.

Application :	Applied	
Explanation on application of the practice	 The Nominating Committee was merged with the Remuneration Committee on 16 July 2019 and is now known as Nominating and Remuneration Committee. The Nominating and Remuneration Committee comprises all Non-Executive Directors. The membership of the Nominating and Remuneration Committee is outlined below: 1) Dato' Haji Ismail Haji Lasim (Chairman of Nominating and Remuneration Committee) 2) Dato' Mohzani Abdul Wahab 3) Maj. Gen. Dato' Seri Hj. Khairuddin Abu Bakar (R) J.P. 4) Tan Sri Dato' Wira Aziah Ali The Nominating and Remuneration Committee responsibilities include reviewing the remuneration packages, reward structure and fringe benefits applicable to Board and Senior Management and making the appropriate recommendations to the Board. The Terms of Reference of the Nominating and Remuneration Committee is accessible for reference on the Group's website at www.bousteadplantations.com.my. 	
Explanation for : departure		
Large companies are requ to complete the columns i	ired to complete the columns below. Non-large companies are encouraged below.	
Measure :		
Timeframe :		

Stakeholders are able to assess whether the remuneration of directors and senior management is commensurate with their individual performance, taking into consideration the company's performance.

Practice 7.1

There is detailed disclosure on named basis for the remuneration of individual directors. The remuneration breakdown of individual directors includes fees, salary, bonus, benefits in-kind and other emoluments.

Application	: Applied			
Explanation on application of the practice	The Board aims to set remuneration at levels which are sufficient to attract and retain the Directors needed to run the Group successfully, taking into consideration all relevant factors including the function, workload and responsibilities involved. The remuneration of the Non-Executive Directors is reviewed once in every three years. The remuneration of Non-Executive Directors is approved by shareholders at the AGM of the Company, as prescribed by the Company's Constitution and the Companies Act 2016. The details for the remuneration of Directors for the financial year ended 31 December 2020 for Boustead Plantations Berhad and Group- level are as follows:			
	21	Fe		Meeting and Other
	Directors	Company RM'000	Group RM'000	Allowances RM'000
	Dato' Haji Ismail Haji Lasim (Appointed w.e.f. 1 September 2020)	38	38	30
	Dato' Mohzani Abdul Wahab	126	126	28
	Maj. Gen. Dato' Seri Hj. Khairuddin Abu Bakar (R) J.P.	101	101	23
	Tan Sri Dato' Wira Aziah Ali	116	116	28
	Dato' Ahmad Rizal Abdul Rahman	112	112	24
	Datuk Hj. Shah Headan Ayoob Hussain Shah (Appointed w.e.f. 1 July 2020)	47	47	5
	Ir. Abdul Aziz Julkarnain (Appointed w.e.f. 1 September 2020)	30	30	3
	Dato' Haji Ahmad Tajuddin Haji Sulaiman (Resigned w.e.f. 10 November 2020)	27	27	3
	Datuk Syed Tamim Ansari Syed Mohamed (Retired w.e.f. 24 June 2020)	55	55	11
	Dato' Chan Kong Yew (Retired w.e.f. 24 June 2020)	45	45	7
	Dato' Sri Ghazali Mohd Ali (Retired w.e.f. 24 June 2020)	43	43	4
	Total	740	740	166

Explanation for departure	:		
Large companies are req to complete the columns		-	Non-large companies are encouraged
Measure	:		
Timeframe	:		

Stakeholders are able to assess whether the remuneration of directors and senior management is commensurate with their individual performance, taking into consideration the company's performance.

Practice 7.2

The board discloses on a named basis the top five senior management's remuneration component including salary, bonus, benefits in-kind and other emoluments in bands of RM50,000.

Application	:	Departure		
Explanation on application of the practice	:			
Explanation for departure		Remuneration paid to the top five (5) Senior Management of Boustead Plantations for the financial year ended 31 December 2020 are as follows:		
		Top Five Senior Management (not including Executive Directors)	Number of persons	
		From RM400,001 to RM450,000	1	
		From RM500,001 to RM550,000	1	
		From RM550,001 to RM600,000	1	
		From RM700,001 to RM750,000	1	
		From RM950,001 to RM1,000,000	1	
		No Senior Management's remuneration falls within the RM450,001 to RM500,000, RM600,001 to RM700,000 and RM750,001 to RM950,000 bands.		
	-	The remuneration of the top five (5) Company disclosed above is on an aggro uncture, the Board is of the opinion tha Management personnel' names and components (salary, bonus, benefits in-ki not be in the best interest of the Grou security concerns.	egate basis. It the disclose the variou Ind, other em	At this particular ure of the Senior s remuneration oluments) would
		The Board ensures that the remunerati commensurate with the performance consideration to attracting, retainin Management to lead and run the Con remuneration payouts are not made to S n any instance.	of the Com ng and mo npany succes	pany, with due ptivating Senior ssfully. Excessive

	The disclosure of the remuneration of the top five Senior Management of the Company is currently made on an aggregate basis and it allows stakeholders to make an appreciable link between remuneration of Senior Management and the performance of the Group.			
Large companies are requir	ed to complete the columns below.	Non-large companies are encouraged		
to complete the columns be	the columns below.			
Measure :	The Company will provide detailed disclosure of Senior Management's remuneration if the requirement is made mandatory under MMLR. The current disclosure on an aggregate basis already allows stakeholders to establish the nexus between remuneration and value creation of the Group.			
Timeframe :	Others	Within 2 years or a prescribed period when the requirement is made mandatory under MMLR.		

Stakeholders are able to assess whether the remuneration of directors and senior management is commensurate with their individual performance, taking into consideration the company's performance.

Practice 7.3 - Step Up

Companies are encouraged to fully disclose the detailed remuneration of each member of senior management on a named basis.

Application	:	Not Adopted
Explanation on adoption of the practice	:	

There is an effective and independent Audit Committee.

The board is able to objectively review the Audit Committee's findings and recommendations. The company's financial statement is a reliable source of information.

Practice 8.1

The Chairman of the Audit Committee is not the Chairman of the board.

Application	:	Applied	
Explanation on application of the practice	:	The Board of Directors has established an Audit Committee which is chaired by the Senior Independent Director, Dato' Mohzani Abdul Wahab. The Chairman of the Board meanwhile is Dato' Haji Ismail Haji Lasim.	
		As such, the Chairman of the Audit Committee is distinct from the Chairman of the Board. Having the positions of Board Chairman and Chairman of the Audit Committee assumed by different individuals allows the Board to objectively review the Audit Committee's findings and recommendations.	
		The possession of sound financial understanding and experience equips the Chairman of the Audit Committee with the ability to lead discussions and deliberations and ultimately be satisfied that the end result fairly reflects the understanding of the Audit and Compliance Committee. His full profile can be viewed on page xx of this Annual Report.	
		The duties and responsibilities of the Chairman of the Audit Committee are outlined in the Terms of Reference of the Audit Committee, which is available on the Company's website at www.bousteadplantations.com.my.	
Explanation for departure	:		
Large companies are to complete the colum	-	ed to complete the columns below. Non-large companies are encouraged Plow.	
Measure	:		
Timeframe	:		

There is an effective and independent Audit Committee.

The board is able to objectively review the Audit Committee's findings and recommendations. The company's financial statement is a reliable source of information.

Practice 8.2

The Audit Committee has a policy that requires a former key audit partner to observe a coolingoff period of at least two years before being appointed as a member of the Audit Committee.

Application :	Applied		
Explanation on : application of the practice	The Audit Committee comprises of four (4) members, all of whom are Non-Executive Directors and with all being independent. At present, none of the Audit Committee members were former key audit partners of the Company's external auditors. As a measure to safeguard the independence and objectivity of the audit process, the Audit Committee has incorporated a policy		
	stipulation that governs the appointment of a former key audit partner to the Audit Committee.		
	The policy, which is codified in the Audit Committee's Terms of Reference, requires a former key audit partner to observe a cooling-off period of at least two (2) years before he can be considered for appointment as a Committee member.		
Explanation for : departure			
Large companies are requines to complete the columns b	red to complete the columns below. Non-large companies are encouraged elow.		
Measure :			
Timeframe :			

There is an effective and independent Audit Committee.

The board is able to objectively review the Audit Committee's findings and recommendations. The company's financial statement is a reliable source of information.

Practice 8.3

The Audit Committee has policies and procedures to assess the suitability, objectivity and independence of the external auditor.

Application :	Applied	
Explanation on : application of the practice	The Audit Committee is responsible for assessing the capabilities and independence of the external auditor and to make subsequent recommendations to the Board on the appointment, re-appointment or termination of the external auditor.	
	Under its Terms of Reference, the Audit Committee reviews the suitability, objectivity and independence of the external auditor of the Company on an annual basis. The review process covers the assessment of the independence of the external auditor, the evaluation of the external auditor's performance, quality of work, audit fees and the adequacy of resources.	
	During the financial year, the Audit Committee met with the external auditor namely, Messrs. Ernst & Young PLT (EY), twice during the year in the absence of Management. The Audit Committee has also monitored and reviewed the performance and independence of EY and satisfied itself that the external auditor has been independent throughout the conduct of the audit process and the audit services rendered have met the quality expected by the Committee.	
	For the audit of the financial year ended 31 December 2020, the Audit Committee was further assured by EY by way of written confirmation that its personnel were and have been, independent throughout the conduct of the audit engagement in accordance with the terms of all relevant professional and regulatory requirements.	
	Pursuant to the assessment on the suitability and independence of the external auditor, the Audit Committee made its recommendation to the Board on the re-appointment on the external auditor alongside the accompanying audit fees.	
Explanation for : departure		

Large companies are required to complete the columns below. Non-large companies are encouraged to complete the columns below.				
Measure	:			
Timeframe	:			

There is an effective and independent Audit Committee.

The board is able to objectively review the Audit Committee's findings and recommendations. The company's financial statement is a reliable source of information.

Practice 8.4 - Step Up

The Audit Committee should comprise solely of Independent Directors.

Application	:	Adopted
Explanation on adoption of the practice	:	The Audit Committee comprises of four (4) members, all of whom are Non-Executive Directors and with all being independent.

There is an effective and independent Audit Committee.

The board is able to objectively review the Audit Committee's findings and recommendations. The company's financial statement is a reliable source of information.

Practice 8.5

Collectively, the Audit Committee should possess a wide range of necessary skills to discharge its duties. All members should be financially literate and are able to understand matters under the purview of the Audit Committee including the financial reporting process.

All members of the Audit Committee should undertake continuous professional development to keep themselves abreast of relevant developments in accounting and auditing standards, practices and rules.

Application	Applied	
Explanation on application of the practice	 The Audit Committee comprises of four (4) members as follows: 1) Dato' Mohzani Abdul Wahab (Chairman of the Audit Committee and Senior Independent Executive Director) 2) Tan Sri Dato' Wira Aziah Ali (Independent Non-Executive Director) 3) Dato' Ahmad Rizal Abdul Rahman (Independent Non-Executive Director) 4) Ir. Abdul Aziz Julkarnain (Independent Non-Executive Director) (Appointed w.e.f. 1 January 2021) Collectively, the Audit Committee possesses a wide range of nec skills to discharge its duties. All members of the Audit Committu financially literate, whilst Dato' Ahmad Rizal Abdul Rahman is a mo of Malaysian Institute of Accountants (MIA), and thus, fu paragraph 15.09(1)(c) of MMLR, which calls for one member audit committee to be a member of a professional accountancy be All members of the Audit Committee have undertaken conti professional development to keep themselves abreast of re developments in accounting and auditing standards, practice rules. During the reporting year, the Audit Committee member attended several training courses. Details of their training can be on page 56 of the Annual Report for 2020. 	essary ee are ember Ifilling of the pody. nuous levant es and rs had

Explanation for : departure	 During the Audit Committee Meetings, the members were briefed by the external auditor, EY on the following key areas: Financial Reporting developments; Adoption of Malaysian Financial Reporting Standards; Malaysian Code on Corporate Governance; and Other changes in regulatory environment. 	
Large companies are requir to complete the columns be	red to complete the columns below. Non-large companies are encouraged elow.	
Measure :		
Timeframe :		

Companies make informed decisions about the level of risk they want to take and implement necessary controls to pursue their objectives.

The board is provided with reasonable assurance that adverse impact arising from a foreseeable future event or situation on the company's objectives is mitigated and managed.

Practice 9.1

The board should establish an effective risk management and internal control framework.

Application :	Applied	
Explanation on : application of the practice	The Board has established the necessary risk and internal control infrastructure encompassing the risk assessment process, internal control measures, organisational oversight and reporting function to instil the appropriate discipline to continuously improve risk management and internal control capabilities.	
	 Accordingly, the Group has undertaken the following: 1) Adoption of a structured and systematic risk management, monitoring and reporting framework; 2) Heightened risk awareness culture in the business process; 3) Fostering a culture of continuous improvement in risk management through risk review meetings; and 4) Providing a system to manage the central accumulation of risk profiles data. 	
	Details of the Group's Risk Management and Internal Control Framework are set out in its Statement on Risk Management and Internal Control, which is on page 58 to page 62 of the Company's Annual Report.	
	The internal control mechanisms established by the Board are embedded within the organisation structure in all its processes. The internal control system is independently reviewed by the Group Internal Audit (GIA) of Boustead Holdings Berhad (the immediate Holding Company of Boustead Plantations) to assess its adequacy and effectiveness.	
Explanation for : departure		
Large companies are require	ed to complete the columns below. Non-large companies are encouraged	
to complete the columns be		
Measure :		
Timeframe :		

Companies make informed decisions about the level of risk they want to take and implement necessary controls to pursue their objectives.

The board is provided with reasonable assurance that adverse impact arising from a foreseeable future event or situation on the company's objectives is mitigated and managed.

Practice 9.2

The board should disclose the features of its risk management and internal control framework, and the adequacy and effectiveness of this framework.

Application :	Applied			
Explanation on : application of the practice	Risk assessment, monitoring and review of the various risks faced by the Group are continuous processes within the key operating units, with the Risk Management Committee (a Management level Committee) playing a pivotal oversight function as delegated by the Board of Directors. These ongoing processes are co-ordinated by the Group Risk Management of Boustead Holdings Berhad (immediate Holding Company of BPB) in conjunction with the business heads within the Group.			
	The Group's risk management practices are generally aligned with the principles of ISO 31000 which is an internationally recognised standard for risk management.			
	The Board has further received assurance from the Chief Executive Officer, Deputy Chief Executive Officer and/or Risk Officer on the effectiveness of the system of internal control, highlighting any weaknesses and changes in risk profile.			
	 The Group's key risks have been identified as follows: Shortage of Workers Unsustainability of Sarawak Region Operations Long Gestation Period of Newly Acquired Properties 			
	Further details are contained in the Statement of Risk Management and Internal Control which is on page 58 to page 62 of the Company's Annual Report 2020.			
Explanation for : departure				

Large companies are required to complete the columns below. Non-large companies are encouraged to complete the columns below.			
Measure	:		
Timeframe	:		

Companies make informed decisions about the level of risk they want to take and implement necessary controls to pursue their objectives.

The board is provided with reasonable assurance that adverse impact arising from a foreseeable future event or situation on the company's objectives is mitigated and managed.

Practice 9.3 - Step Up

The board establishes a Risk Management Committee, which comprises a majority of independent directors, to oversee the company's risk management framework and policies.

Application	Adopted
Explanation on adoption of the practice	The Board has established Risk Committee on 16 July 2019 to assist the Board in fulfilling the oversight responsibilities with respect to the Group's risk management processes and internal control systems.
	The Risk Committee comprises all independent directors, as follows:
	1) Dato' Ahmad Rizal Abdul Rahman (Independent Non-Executive Director) (Chairman of the Risk Committee)
	2) Dato' Mohzani Abdul Wahab (Senior Independent Non-Executive Director)
	 Maj. Gen. Dato' Seri Hj. Khairuddin Abu Bakar (R) J.P. (Independent Non-Executive Director)
	4) Tan Sri Dato' Wira Aziah Ali (Independent Non-Executive Director)

Companies have an effective governance, risk management and internal control framework and stakeholders are able to assess the effectiveness of such a framework.

Practice 10.1

The Audit Committee should ensure that the internal audit function is effective and able to function independently.

Application :	Applied	
Explanation on : application of the practice	The internal audit function of Boustead Plantations is carried out by the Group Internal Audit (GIA) of Boustead Holdings Berhad (the immediate Holding Company of Boustead Plantations) and has direct access to the Board through the Chairman of the Audit Committee and is independent of the activities it audits. GIA's authority, scope and responsibilities are governed by an Internal Audit Charter which is approved by the Audit Committee. The Audit Committee reviews and subsequently approves the Annual Internal Audit Plan and ensures the GIA is accorded with appropriate standing and authority to facilitate the discharge of its duties. Comprehensive audits of the practices, procedures, expenditure and internal controls of all business and support units and subsidiaries are undertaken on a regular basis. The GIA provides assurance and recommendations to the Audit Committee on the Group's governance, risk management and internal control systems. The Audit Committee has access to the Head of GIA and is able to discuss significant internal audit matters in private if required.	
Explanation for : departure		
Large companies are requ to complete the columns l	ired to complete the columns below. Non-large companies are encouraged below.	
Measure :		
Timeframe :		

Companies have an effective governance, risk management and internal control framework and stakeholders are able to assess the effectiveness of such a framework.

Practice 10.2

The board should disclose-

- whether internal audit personnel are free from any relationships or conflicts of interest, which could impair their objectivity and independence;
- the number of resources in the internal audit department;
- name and qualification of the person responsible for internal audit; and
- whether the internal audit function is carried out in accordance with a recognised framework.

Application :	Applied	
Explanation on : application of the practice	The Internal Audit Charter states that the Group Internal Audit (GIA) personnel shall have impartial, unbiased attitude and avoid conflicts of interest in carrying out their duties. If independence or objectivity is impaired in fact or appearance, the details of the impairment should be disclosed to the Audit Committee. The Head of GIA, along with other internal audit personnel, are free from any family relationship with any Directors and/or major shareholder and do not have any conflict of interest with the Group. The GIA adopts internal audit standards and best practices based on the International Professional Practices Framework (IPPF), promulgated by the Institute of Internal Auditors. A total of ten (10) internal auditors from GIA have been assigned to perform the audit of plantations, palm oil mills, research unit and the support functions during the year. The number of resources in GIA is reviewed by the Audit Committee on a quarterly basis to ensure adequacy of resources to undertake the internal audit function. The total expenses incurred for the internal audit work of Boustead Plantations during the financial year end 31 December 2020 was	
Explanation for : departure		
Large companies are required to complete the columns below. Non-large companies are encoura to complete the columns below.		
Measure :		
Timeframe :		

There is continuous communication between the company and stakeholders to facilitate mutual understanding of each other's objectives and expectations.

Stakeholders are able to make informed decisions with respect to the business of the company, its policies on governance, the environment and social responsibility.

Practice 11.1

The board ensures there is effective, transparent and regular communication with its stakeholders.

Application	:	Applied	
Explanation on application of the practice	:	As stewards of the Company, Directors are accountable to shareholders as well as other stakeholders of the Company for the performance and operations of the Company. As such, the Board endeavours to ensure that communication with stakeholders is conducted in a regular and forthcoming manner.	
		The Board aims to maintain a positive relationship with the different group of stakeholders through active two-way communication, and to promote and demonstrate a high standard of integrity and transparency through timely, accurate and full disclosure and to enhance the stakeholders' understanding of the Group, its core businesses and operations, thereby, enabling investors to make informed decisions in valuing the Company's shares.	
		The Group leverages on a number of formal channels for effective dissemination of information to shareholders and other stakeholders, particularly through the Annual Report, announcements to Bursa Malaysia Securities Berhad, media releases, quarterly results analyst briefings, AGM, and Group website.	
		The Chief Executive Officer and Senior Management meet regularly with analysts, institutional shareholders and investors. Interested parties may contact the Investor Relations function at corporate.office@bplant.com.my, for enquiries regarding investor relations matters of the Group.	
		Boustead Plantations is also of the view that the AGM is an important opportunity to address shareholders' concerns. At the AGM, the Chief Executive Officer will provide a presentation of the Group's annual operating and financial performance, followed by a Questions and Answers session during which the Chairman encourages shareholders' active participation, including clarifying and questioning the Group's strategic direction, business operations, performance and proposed resolutions. Senior Management of the Group are also present to handle other enquires from the shareholders.	

Explanation for departure	:		
Large companies are required to complete the columns below. Non-large companies are encouraged to complete the columns below.			
Measure	:		
Timeframe	:		

There is continuous communication between the company and stakeholders to facilitate mutual understanding of each other's objectives and expectations.

Stakeholders are able to make informed decisions with respect to the business of the company, its policies on governance, the environment and social responsibility.

Practice 11.2

Large companies are encouraged to adopt integrated reporting based on a globally recognised framework.

Application :	Departure	Departure	
Explanation on : application of the practice			
Explanation for : departure	Whilst certain hallmarks of integrated reporting may be embodied in the Annual Report of Boustead Plantations such as qualitative sustainability indices contained within the Sustainability Report of the Company, it is on the whole not an integrated report based on the parameters set out by the International Integrated Reporting Council's (IIRC) Integrated Reporting Framework.		
	The Board would like to allow an advocacy period for the awareness of integrated reporting to be better appreciated by Management personnel before it is adopted. At present, the Board is of the view that the Company's Annual Report is comprehensive enough for stakeholders to make informed decisions.		
	The Annual Report 2020 provides stakeholders with a fairly comprehensive overview on the Company's financial and non-financial information including strategic performance. Components such as Management and Discussion Analysis, Corporate Governance Overview Statement and Statement of Risk Management and Internal Control form an integral part of the non-financial information. Information is also provided on the business model as well as the trends, outlook and prospects of the Group.		
	Large companies are required to complete the columns below. Non-large companies are encouraged to complete the columns below.		
Measure :	The Company will endeavour to be ready to adopt integrated reporting based on a globally recognised framework if it is made mandatory in the future.		
Timeframe :	Others	Within the prescribed period when this practice is made mandatory in under MMLR.	

Shareholders are able to participate, engage the board and senior management effectively and make informed voting decisions at General Meetings.

Practice 12.1

Notice for an Annual General Meeting should be given to the shareholders at least 28 days prior to the meeting.

Application	Applied	
Explanation on application of the practice	shareholders to engage both the productive dialogue and provide of to the overall performance of endeavours to provide shareholder resolutions that will be discussed and to facilitate informed decision In this regard, the notice for the shareholders on 22 May 2020, a which was held on 24 June 2020. 316(2) of Companies Act 2016 a Listing Requirements by Bursa Ma a 21-days' notice period for p respectively. Proxy Form and Adm were published on Bursa Malaysi documents together with the Annu 2019 and Corporate Governance F at Bursa Malaysia's website and the The notice for AGM outlines the re- meeting and is accompanied with	107 th AGM in 2020 was provided to t least 28 days before the meeting, This goes above and beyond Section and paragraph 7.15 of Main Market laysia Securities Berhad which call for public companies or listed issuers inistrative Notes for the 107 th AGM ia's website on 22 May 2020. These ual Report 2019, Sustainability Report Report 2019 were also made available
Explanation for departure		
Large companies are required to complete the columns below. Non-large companies are encouraged to complete the columns below.		
Measure		
Timeframe		

Shareholders are able to participate, engage the board and senior management effectively and make informed voting decisions at General Meetings.

Practice 12.2

All directors attend General Meetings. The Chair of the Audit, Nominating, Risk Management and other committees provide meaningful response to questions addressed to them.

Application	: Applied		
Explanation on application of the practice	 The Board acknowledges its responsibility to engage shareholders and provide meaningful responses to their questions. In demonstrating this commitment to shareholders, all Directors have attended the previous three (3) AGMs. This is aided by ensuring any general meeting is scheduled in advance to ensure full attendance of the Board. The Chairman of the Board encourages shareholders' active participation during AGMs and other general meetings by giving sufficient time to the floor during the questions and answers session. The Chairmen of the Board Committees of the Company for the financial year ended 31 December 2020 are as follows: 		
	Board Committees	Chairman	
	Audit Committee	Dato' Mohzani Abdul Wahab	
	Nominating and Remuneration Committee	Dato' Haji Ismail Haji Lasim	
	Risk Committee	Dato' Ahmad Rizal Abdul Rahman	
	Sustainability Committee	Tan Sri Dato' Wira Aziah Ali	
	Board Tender and Procurement Committee	Maj. Gen. Dato' Seri Hj. Khairuddin Abu Bakar (R) J.P.	
	Digital Transformation Committee	Datuk Hj. Shah Headan Ayoob Hussain Shah	
	The Chairmen of respective Committees were present to facilitate discussions and address any questions shareholders may have on matters that fall under the purview of the Committees.		
Explanation for departure	:		
Large companies are req	uired to complete the columns be	low. Non-large companies are encouraged	

to complete the columns below.

Measure	
Timeframe	

Shareholders are able to participate, engage the board and senior management effectively and make informed voting decisions at General Meetings.

Practice 12.3

Listed companies with a large number of shareholders or which have meetings in remote locations should leverage technology to facilitate–

- including voting in absentia; and
- remote shareholders' participation at General Meetings.

Application	:	Applied
Explanation on application of the practice		As an initiative to leverage on technology to broaden its channel of dissemination of information, enhance the quality of engagement with its shareholders and facilitate further participation of shareholders at the Company's general meetings as well as to promote environmental sustainability and cost efficiency, Boustead Plantations has established an e-communication platform with shareholders for the following: 1) Annual Report 2020 and Sustainability Report 2020 together with Circular to Shareholders. 2) E-Lodgement of proxy forms by shareholders for Boustead Plantations' 108 th AGM. The Company at its 107 th AGM held on 24 June 2020 had enabled remote shareholders' participation and online remote voting by leveraging technology in accordance with Section 327(1) and (2) of the CA 2016 and Article 63 of the Constitution of the Company. The Company experienced to conduct using Remote Participation and Voting ("RPV") facilities with online attendance and voting by shareholders. Tricor Investor & Issuing House Services Sdn Bhd ("Tricor") was appointed as Poll Administrator to conduct the polling process, and Deloitte Risk Advisory Sdn Bhd ("Deloitte") as Scrutineers to verify the poll results. The Company had conducted a fully virtual 107 th AGM on 24 June 2020 at the Broadcast Venue by leveraging technology in accordance with Section 327(1) and (2) of the CA 2016, Article 63 of the Constitution of the Company and SC's Guidance and FAQs on the Conduct of General Meetings for Listed Issuers dated 18 April 2020. Boustead Plantations will also enable remote shareholders' participation and online remote voting at the 108 th AGM to be held on 17 June 2021 by leveraging on technology in accordance with Section 327 (1) and (2) of the Companies Act 2016. Shareholders who attend the 108 th AGM via remote participation are encouraged to submit their questions to the Board in advance via Tricor's TIIH Online, in order to enhance the efficiency of the proceedings of the 108 th AGM.

Explanation for departure	:			
Large companies are required to complete the columns below. Non-large companies are encouraged to complete the columns below.				
Measure	:			
Timeframe	:			

SECTION B – DISCLOSURES ON CORPORATE GOVERNANCE PRACTICES PERSUANT CORPORATE GOVERNANCE GUIDELINES ISSUED BY BANK NEGARA MALAYSIA

Disclosures in this section are pursuant to Appendix 4 (Corporate Governance Disclosures) of the Corporate Governance Guidelines issued by Bank Negara Malaysia. This section is only applicable for financial institutions or any other institutions that are listed on the Exchange that are required to comply with the above Guidelines.

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