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Mr Abdul Latif Khalid Al Aujan Chairman Bahrain Family Leisure Company B.S.C. P.O. Box 11612 Manama Kingdom of Bahrain

3 March 2021

Dear Mr Abdul Latif,

Agreed-upon procedures with regards to compliance with the Corporate Governance Code for the year ended 31 December 2020

I am pleased to enclose our Report on compliance with the Corporate Governance Code based on the agreed-upon procedures performed for onward submission to the Ministry of Industry, Commerce and Tourism ("MOICT or "the Ministry") for the year ended 31 December 2020.

If there are any matters which require further clarification, please do not hesitate to contact us.

Yours sincerely

Nath Venkitachalam Partner

BAHRAIN FAMILY LEISURE COMPANY B.S.C.

Agreed-upon procedures relating to compliance with the Corporate Governance Code for the year ended 31 December 2020



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Mr Abdul Latif Khalid Al Aujan Chairman Bahrain Family Leisure Company B.S.C. PO Box 11612 Manama Kingdom of Bahrain

3 March 2021

Dear Mr Al Aujan

Agreed-upon procedures with regards to compliance with the Corporate Governance Code for the year ended 31 December 2020

We have performed the procedures agreed with you in our engagement letter dated 14 July 2020 with respect to compliance by Bahrain Family Leisure Company B.S.C. ("the Company") with the provisions and principles set out in the Corporate Governance Code (the "Code") issued by the Ministry of Industry, Commerce and Tourism ("MOICT" or the "Ministry").

Our engagement was undertaken in accordance with International Standard on Related Services 4400 applicable to agreed-upon procedures engagements. The procedures were performed solely for the purpose of reporting to you on compliance by the Company with the Code.

The procedures performed are for the period from 1 January 2020 to 31 December 2020 ("the Period") and, together with our findings, are set out in the enclosed *Appendix A*.

Because the above procedures do not constitute either an audit or a review made in accordance with International Standards on Auditing or International Standards on Review Engagements, we do not express any assurance on compliance by the Company with the Code.

Had we performed additional procedures or had we performed an audit or review of the Company's compliance with the Code in accordance with International Standards on Auditing or International Standards on Review Engagements, other matters might have come to our attention that would have been reported to you.

Our report is solely for the purpose set forth in the second paragraph of this report and is only for the information of the Company and the MOICT. This report should not be used for any other purpose or be distributed to any other parties. This report relates only to the matter specified in the second paragraph of this report and does not extend to any financial statements of the Company, taken as a whole.

Yours faithfully

Manama, Kingdom of Bahrain

Enc: Appendix A





Appendix A

Sr. No.	Procedures	Findings	
GENERA	ENERAL PROVISIONS		
1	Inquire if the Company has appointed a Corporate Governance Officer (the "Officer") to carry out tasks of verifying the Company's compliance with corporate governance rules, the laws, regulations and resolutions issued and obtain a copy of the declaration made to the Ministry about the appointment of the Officer.	No exceptions noted.	
2	Inquire with the Officer whether the Board of Directors and the shareholders have approved the Company's corporate governance code; and obtain a copy of the Board and shareholders' approval.	No exceptions noted.	
3	Inquire of the Officer whether all the employees have been informed of the Company's Code and inspect a sample of employee confirmations.	No exceptions noted.	
4	Compare the Company's annual corporate governance report (the "Report") with the requirements of the Code as set out in Appendix 5 of the Code.	No exceptions noted.	
5	Inspect the agenda for the previous year Annual Shareholders General Meeting and if it includes an item on the Company's compliance with the Code.	No exceptions noted.	
6	Check that the Report has been submitted within six months from the Company's year-end along with its annual report by inspecting the notification of the electronic submission of the Report to the Ministry.	No exceptions noted.	



Sr. No.	Procedures	Findings
PRINCIP	LE 1: BOARD EFFECTIVENESS	
7	Inquire if the Board of Directors (BOD) consists of at least 5 directors for public joint stock companies and 3 directors for closed joint stock companies by inspecting the Company's records at the Ministry.	No exceptions were noted.
8	Inquire if the Company's Articles of Association (AOA) contains requirements for executive, non-executive and independent directors and that at least half of the directors are non-executive directors and at least three of whom are independent directors who meet the requirements set forth	We have checked the Company's Articles of Association (AOA) and noted that it does not contain the requirements for executive, non-executive and independent directors. Out of six directors, four are independent directors. No other exceptions were noted.
	in Appendix 1 of the Code.	
9	Inquire with the Officer if the Chairman of the BOD is an independent director and that he is not the Company's CEO.	We have inquired with the financial controller and noted that the Chairman of the Board of Directors (BOD) is an independent director and he is not the Company's CEO. Mr. Garfield Jones (Managing Director) is the Deputy Chairman.
		Though Mr. Garfield Jones bears the title of Vice Chairman & Managing Director, the management of the day to day activities in practice is entrusted with the financial controller of the Company. The role of the financial controller is the individual assigned by the Board to be the first point of contact between the Executive Management and the Board. The majority (75%) of directors including the Chairman of the Committee are independent directors, and hence, the Board does not perceive a dilution of the independence and objectivity of the Board/Audit Committee. Rather, the inclusion of an executive director will provide valuable insights and a different perspective to the committee.
		No other exceptions were noted.
10	For a sample of directors appointed during the year, obtain the appointment letter and check that it contains clauses relating to duties, powers, authorities and other matters of directorship.	No exceptions were noted.

Sr. No.	Procedures	Findings
PRINCIP	LE 1: BOARD EFFECTIVENESS	
11	Inspect a sample of annual declaration signed by directors and check that no director has a directorship of more than 5 Public Joint Stock Companies in the Kingdom of Bahrain; and Inquire whether the BOD has reviewed the independence of	No other exceptions were noted.
12	Directors at least once a year. Compare the Board's Statement of Duties and	No exceptions were noted.
- 12	Responsibilities with the minimum provisions as set out under Principle 1 of the Code.	
13	Compare the Board Chairman's Statement of Duties and Responsibilities with the minimum provisions as set out under Principle 1 of the Code.	No exceptions were noted.
14	Inquire if the Board has appointed a Secretary to the Board. Compare the Board Secretary's Statement of Duties and Responsibilities with the minimum provisions as set out in	No exceptions were noted.
15	Check that a minimum 4 board of directors meetings was held during the year.	No exceptions were noted.
16	Check that the annual evaluation of the BOD performance and the performance of all its committees was performed for the year and obtain a copy.	No exceptions were noted.



Sr. No.	Procedures	Findings
PRINCI	PLE 2: ETHICS, CONFLICT OF INTEREST AND TRANSPARENCY	
17	Inquire of the Officer if the Chairman has reported the results of related party transactions approved by the Board during the year at the first shareholders' general meeting following the implementation of the transactions.	No exceptions were noted.
18	Inspect the Board approved written policy to deal with conflicts of interest when dealing with the Company or other stakeholders. For a sample of directors, check that the directors have signed their annual declaration.	No exceptions were noted.
19	Compare the Company's code of ethics with the minimum requirements as set out in Principle 2 of the Code.	No exceptions were noted.



Sr. No.	Procedures	Findings
PRINCI	PLE 3: BOARD OVERSIGHT OF FINANCIAL REPORTING, EXTERN	AL AND INTERNAL AUDIT AND REGULATORY COMPLIANCE
20	Check that the Board Audit Committee ("BAC") consists of at least 3 directors, majority of whom are independent, including the Chairman of the BAC.	The Board Audit Committee ("BAC") consists of three directors. Two directors are non-independent and one is independent. The current chairman of the Audit Committee Mr. Charbel Sarkis is a non-independent director.
		We also noted that the Chairman of the Audit Committee is also a member of Nomination and Remuneration Committee and Corporate Governance Committee.
		The above point relating to independent directors have been discussed in the Board of Directors meeting and they are of the opinion that these do not dilute the highest standards of corporate governance that the Company maintains and at present it is not possible to keep the required Board Committee composition as required by the Ministry of Industry and Commerce regulations. However, the Board of Directors have noted the point and commented that the Company will aim to formulate the Committees as per the regulatory requirements in due course. No other exceptions were noted.
21	Compare the BAC's Statement of Duties and Responsibilities with the minimum provisions as set out in Principle 3 of the Code and the purpose and tasks set forth in Appendix 2 of the Code.	No exceptions were noted.
22	Inquire if the Board has established a whistleblowing program that allows the Company's employees to report internally their concerns about any improper or suspicious practices and make appropriate arrangements for an independent and fair investigation of such practices; and	No exceptions were noted.
	Inspect a copy of the board approved a whistleblowing program/policy.	No exceptions were noted.

Sr. No.	Procedures	Findings	
PRINCI	PRINCIPLE 3: BOARD OVERSIGHT OF FINANCIAL REPORTING, EXTERNAL AND INTERNAL AUDIT AND REGULATORY COMPLIANCE (continued)		
23	Inspect the CEO and CFO / FC confirmation in writing to the BAC and the BOD as a whole, that the Company's interim and annual financial statements present fairly, in all material respects, the Company's financial position and results of operations in accordance with applicable accounting standards.	No exceptions were noted.	
PRINCI	PLE 4: APPOINTMENT, TRAINING AND EVALUATION OF DIRECT	ORS	
24	Check that the Nomination Committee ("NC") consists of at least 3 directors, all of whom are independent or non-executive.	No exceptions were noted.	
25	Inspect the Board recommendation and NC's report of directors nominated for shareholders' approval.	No exceptions were noted.	
26	Inquire whether each Director receives a formal and tailored induction.	No exceptions were noted.	
PRINCI	PLE 5: DIRECTORS' REMUNERATION		
27	Check that the Remuneration Committee ("RC") consists of at least 3 directors, the majority of whom are independent or non-executive and that the Chairman is an independent director	No exceptions were noted.	
28	Compare the RC's Statement of Duties and Responsibilities with the minimum provisions as set out under Principle 5 of the Code as well as the purpose and duties set forth in	No exceptions were noted.	



Sr. No.	Procedures	Findings	
PRINCI	PRINCIPLE 5: DIRECTORS' REMUNERATION (continued)		
29	Inquire if non-executive directors remuneration for the year ended 2020 include performance related elements such as bonus shares, share options or other stock-related incentive schemes.	The Company's non-executive directors remuneration for the year ended 2020 include only sitting fees. No other exceptions were noted.	
30	Inquire if the remuneration of senior officers is linked to the Company and individual performance and that the employees' interest is aligned with the shareholder's interests.	No exceptions were noted.	
31	Inquire if performance-based incentives are awarded under written and objective performance criteria and are approved by the Board.	No exceptions were noted.	
32	Compare the Company's stock option scheme with the requirements set out under Principle 5 of the Code.	No exceptions were noted.	
33	Inquire if shareholders have approved each of the Company's performance-based incentive scheme and obtain a copy of the approval.	No exceptions were noted.	



Sr. No.	Procedures	Findings
PRINCIP	PLE 6: EFFECTIVE MANAGEMENT	
34	Inquire if Board has developed internal regulations prescribing each senior officer's (comprising of the Chief Executive Officer, the Chief Financial Officer, the Internal Auditor and the Secretary at minimum) job title, authorities, roles and internal reporting responsibilities.	No exceptions were noted.
35	Inquire if the BOD has performed an annual review of the succession plan for the Chief Executive Officer ("CEO") and inspect a copy of the assessment.	We inquired with the financial controller and noted that the Company has not appointed a CEO and as per the Company structure, Mr. Garfield Jones is the managing director and Vice Chairman of the Board. The Board of Directors has not performed an annual review of succession plan for Managing Director. No other exceptions were noted.
36	Inquire if the Board has placed limits on the authority of the CEO or any other officer including the maximum financial limit set for transactions that can be authorized by the CEO without the Board approval; and Inspect copy of the Company's authority matrix	 We inquired with the financial controller and noted that the Company has a Bank Mandate which requires: On amounts up to BD1,000 or equivalent, Financial controller can authorize, or Financial Controller and any Board member can authorize. For unlimited amount, Financial controller and any Board member can authorize. No other exceptions were noted.

Sr. No.	Procedures	Findings
PRINCIP	LE 7: SHAREHOLDER COMMUNICATION AT THE ANNUAL GENERAL	MEETING
37	Inquire if the Company has complied with the requirements of the Commercial Companies Law in respect of the shareholders' general assemblies including the requirements as set out under Principle 7 of the Code.	We inquired with the financial controller and noted that the Company is not complying with the requirements of the Commercial Companies Law in respect of the shareholders' general assemblies including the requirements as set out under Principle 7 of the Code:
		The Company has not assigned a specific section on their website thereof to describe shareholders' rights to participate and vote at each shareholder's meeting.
		The notice and agenda of AGM is available on Bahrain Bourse. The notice and agenda of all AGMs are available on the Bahrain Bourse website. However, the Company is in the process of creating the necessary section on the website and will upload the relevant information as required to ensure adherence to the highest standards of transparency in governance matters.
		No other exceptions were noted.



Sr. No.	Procedures	Findings
PRINCI	PLE 8: CORPORATE GOVERNANCE DISCLOSURES	
38	Check that the Company has published its Code on the website.	No exceptions were noted.
39	Inspect the minutes of the last AGM that the Chairman reported to the shareholders on the Company's governance in accordance with Appendix 5 of the Code, explaining the reasons for non- compliance, if any.	The last AGM was held on 11 March 2020, while the Code is effective from October 2018, therefore the minutes of last AGM are not in conformity with the appendix 5 of the code. But the Company has explained the reasons for non-compliances with the Central Bank of Bahrain Volume 6.
40	Check that the Board Corporate Governance Committee ("CGC") consists of at least 3 independent directors, who are responsible for developing and recommending changes from time to time in the Company's corporate governance policy framework.	The Board Corporate Governance Committee ("CGC") consists of three directors. Out of three directors, two are independent and one is non- independent. They are responsible for developing and recommending changes from time to time in the Company's corporate governance policy framework. The point relating to independent directors have been discussed in the Board of Directors meeting and they are of the opinion that these do not dilute the highest standards of corporate governance that the Company maintains and at present it is not possible to keep the required Board Committee composition as required by the Ministry of Industry and Commerce regulations. However, the Board of Directors have noted the point and commented that the Company will aim to formulate the Committees as per the regulatory requirements in due course. No other exceptions were noted.
PRINCI	PLE 9: ADHERENCE TO ISLAMIC SHARI'A	
41	Check that the Shari'a Supervisory Board ("SSB") consists of at least 3 Shari'a scholars.	Not applicable to the Company.
42	Check the Shari'a Corporate Governance Committee ("SCGC") consists of at least 3 members, one of whom is the Company's Shari'a supervisory board member.	Not applicable to the Company.
		By C.R. 10201

Sr. No.	Procedures	Findings
PRINCIP	LE 10: APPOINTMENT OF EXTERNAL AUDITORS	
43	Inquire if the Company's external auditors were appointed taking into account the considerations as set out in Principle 10 of the Code.	No exceptions were noted.
PRINCI	PLE 11: CORPORATE SOCIAL RESPONSIBILITY	
44	Inspect the Company's last annual report and check it contains a section on the Company's corporate social responsibility activities.	We have checked the last annual report of the Company for the year ended 31 December 2019. The annual report did not contain any section of the Company's corporate social responsibility activities.
45	Inquire if the Company has developed an annual strategy or plan to implement the corporate social responsibility philosophy, policies and principles towards the community that include the minimum requirements as set out under Principle 11 of the Code; Inspect a copy of the strategy/plan.	The Company does not have annual strategy or plan developed for the implementation of the corporate social responsibility. No other exceptions were noted.

