Buddy Technologies Limited (the "Company")

Corporate Governance Statement

This Corporate Governance Statement details (amongst other matters) the Company's compliance the fourth edition of the ASX Corporate Governance Council's Corporate Governance Principles and Recommendations (**Recommendations**) as at 30 June 2021. The Recommendations are not mandatory. However, the Recommendations that the Company currently does not follow have been identified and the Company provides the following reasons for not following them, along with details of what (if any) alternative governance practices the Company has adopted instead of those Recommendations.

The Board of the Company currently has in place corporate governance policies and charters which have been posted on the Company's website at https://buddy.com/asx-announcements/.

CORPOR	RATE GOVERNANCE PRINCIPLES AND RECOMMENDATIONS	COMPLY (Yes/No)	EXPLANATION
1.	Lay solid foundations for management and oversight		
1.1	Companies should have and disclose a board charter: (a) the respective roles and responsibilities of its board and management; and (b) those matters expressly reserved to the board and those delegated to management.		The respective roles and responsibilities of the board of directors (Board) and management are defined under the Board Charter. There is a clear delineation between the Board's responsibility for the Company's strategy and activities, and the day-to-day management of operations conferred upon officers of the Company.
1.2	Companies should: undertake appropriate checks before appointing a director or senior executive or putting someone forward for election as a director; and provide security holders with all material information in its possession relevant to a decision on whether or not to elect or re-elect a director.	Yes	The process for selection, appointment, and re-appointment of directors is detailed in the Remuneration and Nomination Committee Charter. The Remuneration and Nomination Committee Charter states that shareholders are required to be provided with all material information in the Committee's possession relevant to a decision on whether or not to elect or re-elect a director including, biographical details, qualifications, a statement as to whether the Board supports the nomination of the director and the degree of independence of the director and, details of any existing directorships held.

CORPO	CORPORATE GOVERNANCE PRINCIPLES AND RECOMMENDATIONS			EXPLANATION
1.3		ave a written agreement with each director and ing out the terms of their appointment.	Yes	Detailed in the Remuneration and Nomination Committee Charter. The Company requires each director and senior executive to execute a written agreement setting out the terms of their appointment.
1.4		ary should be accountable directly to the board, all matters to do with the proper functioning of	Yes	The company secretary reports directly to the chair of the Board. The role of the company secretary is outlined in the Board Charter.
1.5	(b) through its measurable composition generally; an (c) disclose in re (1) The machieve (2) The expectation objective (3) Either: A. The respondence whole define B. If the Wor	easurable objectives set for that period to gender diversity; entity's progress towards achieving those	Partial compliance	The Company has adopted a Diversity Policy. The Diversity Policy requires the Board, subject to the size and operations of the Company, to establish measurable objectives to assist the Company to achieve gender diversity and to assess the Company's progress in achieving these objectives. The Diversity Policy is available on the Company's website. However, the Company aims to adopt measurable objectives to achieve gender diversity and will provide updates on its progress towards achieving its diversity objectives including the respective proportions of men and women on the Board, in senior executive positions and across the whole organisation (including how the entity has defined "Senior executive") in its future annual reports. As at the date of this report, the Company has the following proportion of women appointed: • to the Board – 0% • to senior executive positions – 0% • to the organisation as a whole – 27%

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	published in that Act. If the Company was in the S&P/ASX 300 Index at the commencement of the reporting period, the measurable objective for achieving gender diversity in the composition of its board should be to have not less than 30% of its directors of each gender within a specified period.		
1.6	Companies should: (a) have and disclose a process for periodically evaluating the performance of the board, its committees and individual directors; and (b) disclose for each reporting period whether a performance evaluation has been undertaken in accordance with that process during or in respect of that period.		Under the Board Charter, the Board, at least once per year, reviews and evaluates the performance of the Board, its Committees and individual directors against the relevant charters, corporate governance policies, and agreed goals and objectives (as applicable). Given recent changes to the Company's Board, the Board has not had the opportunity to undertake a performance evaluation in accordance with that process during or in respect of the period ending 30 June 2021. The Board will ensure that an evaluation of the Board, its committees and individual directors is undertaken in accordance with the Board Charter in future years. The Company will provide details as to its compliance with these recommendations in its future annual reports.
1.7	Companies should: (a) have and disclose a process for evaluating the performance of its senior executives at least once every reporting period; and (b) disclose for each reporting period whether a performance evaluation was undertaken in accordance with that process during or in respect of that period.	Yes/Partial Compliance	Under the Board Charter, the Board is responsible for reviewing and approving the performance of the members of the executive leadership team. Given recent changes to the Company's Board, the Board has not had the opportunity to undertake a performance evaluation in accordance with that process during or in respect of the period ending 30 June 2021. The Board will ensure that an evaluation of the members of its executive leadership team is undertaken in accordance with the Board Charter in future years and will make disclosure as to whether the performance evaluation was undertaken in the reporting period.

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2.	Structu	ıre th	e board to add value		
2.1	(b)	have (1) (2) and (3) (4) (5) if it d and (1) issue balar diver	a nomination committee which: has at least three members, a majority of whom are independent directors; and is chaired by an independent director, disclose: the charter of the committee; the members of the committee; and as at the end of each reporting period, the number of times the committee met throughout the period and the individual attendances of the members at those meetings; or oes not have a nomination committee, disclose that fact the processes it employs to address board succession is and to ensure that the board has the appropriate nee of skills, knowledge, experience, independence and sity to enable it to discharge its duties and onsibilities effectively.	No	A dedicated Remuneration and Nomination Committee Charter has been adopted by the Board, which established a Remuneration and Nomination Committee in prior years. The Committee should consist of a minimum of three directors, a majority of whom should, where practicable, be independent director and, where practicable, be chaired by an independent director who is not Chair of the Board. From 1 July 2020 to the date of recent Board changes, the Remuneration and Nomination Committee comprised of three non-executive member and the majority were independent. The Committee met 3 times in the period to 30 June 2021. However, following the recent changes to the Company's Board, the Board has not had the opportunity to appoint new members, as there are currently only two non-executive directors on the board. The Board will, as soon as practicable, appoint new non-executives and establish the Remuneration and Nomination Committee or update the Corporate Governance to reduce the membership of the Committee to two directors. In the meantime, nominations of new Directors are considered by the full Board. If any vacancies arise on the Board, all Directors are involved in the search and recruitment of a replacement. The Board has taken a view that the full Board will hold special meetings or sessions as and when required. The Board is confident that this process for selection, including undertaking appropriate checks before appointing a person, or putting forward to Shareholders a candidate for election is stringent and full details of all Directors are provided to Shareholders in the annual report and on the Company's website.
2.2	Companies should have and disclose a board skills matrix setting out the mix of skills and diversity that the board currently has or is looking to achieve in its membership.		No	The Company is responsible for regularly reviewing the size, composition and skills of the Board to ensure that the Board is able to discharge its duties and responsibilities effectively and to identify any gaps in the skills or experience of the Board.	

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			One of the Remuneration and Nomination Committee's responsibilities detailed in the Company's Remuneration and Nomination Committee Charter is to create and maintain a skills matrix setting out the mix of skills and diversity that the Board currently has or is looking to achieve in its membership.
			However, as noted above, the Board has not had the opportunity as at 30 June 2021 to re-establish a Remuneration and Nomination Committee and consequently has not created a board skills matrix, but will seek to do so as soon as practicable.
			The Company will disclose details of any board skills matrix it adopts.
2.3	Companies should disclose: (a) the names of the directors considered by the board to be independent directors; (b) if a director has an interest, position or relationship of the type described in Box 2.3 but the board is of the opinion that it does not compromise the independence of the director, the nature of the interest, position or relationship in question and an explanation of why the board is of that opinion; and (c) the length of service of each director.	Yes	The Company assesses the independence of its directors against the requirements for independence in the Board Charter which reflect the independence criteria detailed in the ASX Corporate Governance Principles and Recommendations. Director independence is initially assessed upon each director's appointment and reviewed each year, or as required when a new personal interest or conflict of interest is disclosed. Directors disclose all actual or potential conflicts of interest on an ongoing basis.
2.4	A majority of the board should be independent directors.	No	The Board Charter states that, where practical, the majority of the Board should be comprised of independent directors. However, given recent changes to the Company's Board, a majority of the Board are not independent directors as at 30 June 2021. The Company is in the process of identifying additional board members to add to the independence of the Board.

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2.5	The chair of the board should be an independent director and, in particular, should not be the same person as the CEO.	Yes	The Board has appointed a chair, Mr Richard Borenstein, who is an independent Director as outlined in the Board Charter.
2.6	Companies should have a program for inducting new directors and for periodically reviewing whether there is a need for existing directors to undertake professional development to maintain the skills and knowledge needed to perform their role as directors effectively.	Yes	Upon appointment, new Directors are subject to relevant induction procedures to provide the incoming individual with sufficient knowledge of the entity and its operating environment to enable them to fulfil their role effectively.
3	Act ethically and responsibly		
3.1	A listed entity should articulate and disclose its values.	No	The Board when it considers the Company to be of an appropriate size will articulate and disclose its values that complies with Recommendation 3.1.
3.2	Companies should: (a) have and disclose a code of conduct for its directors, senior executives and employees; and (b) ensure that the board or a committee of the board is informed of any material breaches of that code.	Yes	The Company has adopted a Code of Conduct which applies to all directors, officers and employees of the Company as well as a Securities Trading Policy. Any material breaches are disclosed to the Board by a Director or the Company Secretary.
3.3	A listed entity should: (a) have and disclose a whistle blower policy; and (b) ensure that the board or a committee of the board is informed of any material incidents reported under that policy.	Yes	The Company has a whistle blower policy to encourage persons to raise any concerns or report instances of any potential breach of law, any violation of the Code of Conduct or any other legal or ethical concern without fear of detriment. The policy has a Whistle Blower Protection Officer appointed by the Board who reports to the CEO.
3.4	A listed entity should: (a) have and disclose an anti-bribery and corruption policy; and	Yes	The Company has an anti-bribery and anti-corruption policy which sets out the responsibilities in observing and upholding the Company's zero-tolerance approve to bribery and corruption.

CORPO	RATE G	OVER	RNANCE PRINCIPLES AND RECOMMENDATIONS	COMPLY (Yes/No)	EXPLANATION
	(b)		are that the board or a committee of the board is med of any material breaches of that policy.		The policy ensures that the Board will be informed of any material breaches.
4	Safeg	juard i	integrity in corporate reporting		
4.1	The b (a)	(1) (2) (3) (4) (5) if it dente the safe, the	hould: an audit committee which: has at least three members, all of whom are non-executive directors and a majority of whom are independent directors; and is chaired by an independent director, who is not the chair of the board, and disclose: the charter of the committee; the relevant qualifications and experience of the members of the committee; and in relation to each reporting period, the number of times the committee met throughout the period and the individual attendances of the members at those meetings; or does not have an audit committee, disclose that fact and processes it employs that independently verify and guard the integrity of its corporate reporting, including processes for the appointment and removal of the rnal auditor and the rotation of the audit engagement ner.	No	A dedicated Risk and Audit Committee Charter has been adopted by the Board, which established a Risk and Audit Committee in prior years. The Committee should consist of a minimum of three directors, all of whom shall, where practicable, be non-executive directors and, a majority of whom should, where practicable, be independent directors. The Risk and Audit Committee Chair will be, where practicable, an independent non-executive director who is not Chair of the Board. From 1 July 2020 to the date of recent Board changes, the Risk and Audit Committee Charter comprised of three non-executive member and the majority were independent. The Committee met 3 times in the period to 30 June 2021. However, following the recent changes to the Company's Board, the Board has not had the opportunity to appoint new Committee members, as there are currently only two non-executive directors on the board. The Board will, as soon as practicable, appoint new non-executives and establish the Remuneration and Nomination Committee or update the Corporate Governance to reduce the membership of the Committee to two directors. In the meantime, the Fully Board currently operates under the adopted Risk and Audit Committee, which is available for review on the Company's website and carries out the functions delegated under that charter. The full Board is currently considered to be able to meet the objectives of the best practice recommendations and discharge its duties in this area. The Board believes that the individuals on the Board can make, and do make, quality and information judgements in the best interests of the Company on all relevant issues.

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			External audit recommendations, internal control matters and any other matters that arise from half yearly reviews and the annual statutory audit will be discussed directly between the Board and the external auditor.
			The Board encourages contact between the non-executive Directors and the Company's external auditors, independently of executive management.
4.2	The board should, before it approves the entity's financial statements for a financial period, receive from its CEO and CFO a declaration that, in their opinion, the financial records of the entity have been properly maintained and that the financial statements comply with the appropriate accounting standards and give a true and fair view of the financial position and performance of the entity and that the opinion has been formed on the basis of a sound system of risk management and internal control which is operating effectively.	Yes	Prior to the Board approving the Company's financial statements, the Board receives from the CEO and CFO a declaration that, in their opinion, the financial records of the entity have been properly maintained, that the financial statements comply with the appropriate accounting standards and give a true and fair view of the financial position and performance of the entity, and that the opinion has been formed on the basis of a sound system of risk management and internal control which is operating effectively.
4.3	A listed entity should disclose its process to verify the integrity of any periodic corporate report it releases to the market that is not audited or reviewed by an external auditor	Yes	Under the Board Charter, the Board ensures that there is a process to verify the integrity of any periodic report it releases to the market that is not audited or reviewed by an external auditor. The Board is responsible under the Charter for the disclosure of this process to the market for the benefit of investors.
5	Make timely and balanced disclosure		
5.1	A listed entity should have and disclose a written policy for complying with its continuous disclosure obligations under listing rule 3.1.	Yes	The Company is committed to taking a proactive approach to continuous disclosure and creating a culture within the Company that promotes and facilitates compliance with the Company's continuous disclosure obligations.
			The Company has adopted a written policy to ensure compliance with their ASX Listing Rule disclosure obligations. A copy of the Company's Continuous Disclosure Policy is available on the Company's website.

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5.2	A listed entity should ensure that its board receives copies of all material market announcements promptly after they have been made.	Yes	The Company ensures, as part of its Continuous Disclosure Policy, that there is a nominated person responsible for the delivery of all material market announcements to the Board after they have been made. This is the responsibility of the Company Secretary under the Continuous Disclosure Policy.
5.3	A listed entity that gives a new and substantive investor or analyst presentation should release a copy of the presentation materials on the ASX Market Announcements Platform ahead of the presentation.	Yes	The Company's Continuous Disclosure Policy ensures that the Company makes timely disclosure of any presentation to new and substantive investors or analysts irrespective of whether the information contained in it is material. This is to ensure the equality of information among investors.
6	Respect the rights of security holders		
6.1	Companies should provide information about itself and its governance to investors via its website.	Yes	The Company provides investors with comprehensive and timely access to information about itself and its governance on its website including copies of the Company's Constitution, Board and committee charters and key corporate governance policies, copies of all material information lodged with ASX, copies of all announcements, briefings and speeches made to the market, analysts or the media, press releases or announcements made by the Company, financial data for the Company, the Company's annual reports and notices of shareholder meetings.
6.2	Companies should have an investor relations program that facilitates effective two-way communication with investors.	Yes	The Company has an investor relations program to ensure the facilitation of effective two-way communication with investors.
6.3	Companies should disclose how it facilitates and encourages participation at meetings of security holders.	Yes	All shareholders are invited to attend the Company's annual meetings either in person or by representative. Shareholders have an opportunity to submit questions to the Board or the Company's external auditor.
6.4.	A listed entity should ensure that all substantive resolutions at a meeting of security holders are decided by a poll rather than by a show of hands.	Yes	As part of the Board Charter, the Company ensures that all substantive resolutions at a meeting of security holders are decided by poll rather than by hand. Ultimately this is the responsibility of the person chairing the meeting to ensure certainty.

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6.5	Companies should give security holders the option to receive communications from, and send communications to, the entity and its security registry electronically.		The Company encourages shareholders to submit questions or requests for information directly to the Company. The Company also encourages shareholders to submit any questions related to their shareholdings in the Company to the Company's share registry. The share registry's contact details are included in the Shareholder Communication Policy, including details for electronic communication.
7	Recognise and manage risk		
7.1	Companies should: (a) have a committee or committees to oversee risk, each of which: (1) has at least three members, a majority of whom are independent directors; and (2) is chaired by an independent director, and disclose: (3) the charter of the committee; (4) the members of the committee; and (5) as at the end of each reporting period, the number of times the committee met throughout the period and the individual attendances of the members at those meetings; or (b) if it does not have a risk committee or committees that satisfy (a) above, disclose that fact and the processes it employs for overseeing the entity's risk management framework.	No	A dedicated Risk and Audit Committee Charter has been adopted by the Board, which established a Risk and Audit Committee in prior years. The Committee should consist of a minimum of three directors, all of whom shall, where practicable, be non-executive directors and, a majority of whom should, where practicable, be independent directors. The Risk and Audit Committee chair will be, where practicable, an independent non-executive director who is not Chair of the Board. From 1 July 2020 to the date of recent Board changes, the Risk and Audit Committee comprised of three non-executive member and the majority were independent. The Committee met 3 times in the period to 30 June 2021. However, following the recent changes to the Company's Board, the Board has not had the opportunity to appoint new Committee members, as there are currently only two non-executive directors on the board. The Board will, so as soon as practicable, appoint new non-executives and establish the Remuneration and Nomination Committee or update the Corporate Governance to reduce the membership of the Committee to two directors. In the meantime, the full Board currently operates under the adopted Risk and Audit Committee Charter, which is available for review on the Company's website and carries out the functions delegated under that charter. The Board is ultimately responsible for risk oversight and risk management. Discussions on the recognition and management of risks

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			are also considered at each Board meeting. The Company's corporate governance practices and policies detail the processes the Company employs for overseeing the entity's risk management framework.
7.2	The board or a committee of the board should: (a) review the entity's risk management framework at least annually to satisfy itself that it continues to be sound and that the entity is operating with due regard to the risk appetite set by the board; and (b) disclose, in relation to each reporting period, whether such a review has taken place.	No	The Company regularly evaluates the effectiveness of its risk management framework to ensure that its internal control systems and processes are monitored and updated on an ongoing basis. There is a division of responsibility between the Board and management to ensure that specific responsibilities for risk management are clearly communicated and understood. The Risk Management Policy provides for regular reporting to the Board which will supplement the Company's quality system, complaint handling processes and standard operating procedures which is designed to address various forms of risks. Given recent changes to the Company's Board, the Board has not had the opportunity during the period ending 30 June 2021 to review its Risk Management Policy and will seek to do so as soon as practicable. The Company will provide details on whether such a review has taken place in its future annual reports.
7.3	Companies should disclose: (a) if it has an internal audit function, how the function is structured and what role it performs; or (b) if it does not have an internal audit function, that fact and the processes it employs for evaluating and continually improving the effectiveness of its governance, risk management and internal control processes.	No	The Company does not have an internal audit function. The Board considers the financial control function in conjunction with its risk management policy is sufficient for a Company of its small size and lack of complexity. The Board will periodically review whether there is a need for an internal audit function that complies with Recommendation 7.3.

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7.4	Companies should disclose whether it has any material exposure to environmental or social risks and, if it does, how it manages or intends to manage those risks.		The Board is responsible for reviewing whether the Company has any material exposure to any economic, environmental and social sustainability risks, and if so, to develop strategies to manage such risks. The Company has provided details as to its compliance with this recommendation in the annual report.
8	Remunerate fairly and responsibly		
8.1	Companies should: (a) have a remuneration committee which: (1) has at least three members, a majority of whom are independent directors; and (2) is chaired by an independent director, and disclose: (3) the charter of the committee; (4) the members of the committee; and (5) as at the end of each reporting period, the number of times the committee met throughout the period and the individual attendances of the members at those meetings; or (b) if it does not have a remuneration committee, disclose that fact and the processes it employs for setting the level and composition of remuneration for directors and senior executives and ensuring that such remuneration is appropriate and not excessive.		A dedicated Remuneration and Nomination Committee Charter has been adopted by the Board, which established a Remuneration and Nomination Committee in prior years. The Committee should consist of a minimum of three directors, a majority of whom should, where practicable, be independent directors and, where practicable, be chaired by an independent director who is not Chair of the Board. From 1 July 2020 to the date of recent Board changes, the Remuneration and Nomination Committee comprised of three non-executive member and the majority were independent. The Committee met 3 times in the period to 30 June 2021. However, following the recent changes to the Company's Board, the Board has not had the opportunity to appoint new Committee members, as there are currently only two non-executive directors on the Board. The Board will, so as soon as practicable, appoint new non-executives and establish the Remuneration and Nomination Committee or update the Corporate Governance to reduce the membership of the Committee to two directors. In the meantime, the full Board meets to consider both the level and structure of remuneration and incentive policies for the Directors and key executives within the Company and decide on the Company's remuneration policies.

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			The affected Directors or key executives will not participate in the decision-making process.
8.2	Companies should separately disclose its policies and practices regarding the remuneration of non-executive directors and the remuneration of executive directors and other senior executives.	Yes	The Board is responsible for setting and reviewing the policies and practices of the Company regarding the remuneration of non-executive directors and the remuneration of executive directors and other senior executives, separately. Policies and practices regarding remuneration of non-executive directors, executive directors and senior executives will be disclosed in
			the annual report of the Company.
8.3	A company which has an equity-based remuneration scheme should: (a) have a policy on whether participants are permitted to enter into transactions (whether through the use of derivatives or otherwise) which limit the economic risk of participating in the scheme; and	Yes	The Company has adopted a Securities Trading Policy which provides that participants must not, without prior written approval by the relevant person specified in the Policy, engage in hedging arrangements, deal in derivatives or enter into other arrangements which vary economic risk related to the Company's securities.
	(b) disclose that policy or a summary of it.		
9	Additional recommendations that apply only in certain cases		
9.1.	A listed entity with a director who does not speak the language in which board or security holder meetings are held or key corporate documents are written should disclose the processes it has in place to ensure the director understands and can contribute to the discussions at those meetings and understands and can discharge their obligations in relation to those documents.	Yes	N/A
9.2	A listed entity established outside Australia should ensure that meetings of security holders are held at a reasonable place and time.	Yes	N/A

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9.3	Companies established outside Australia, and an externally managed listed entity that has an AGM, should ensure that its external auditor attends its AGM and is available to answer questions from security holders relevant to the audit.		N/A