

GlaxoSmithKline Pharmaceuticals Ltd. GSK House,

Dr. Annie Besant Road, Worli, Mumbai - 400 030

Tel No: +91 22 2495 9595 Fax No: +91 22 2495 9494 Web: www.gsk-india.com Email: askus@gsk.com

9th October, 2018

To,

BSE LIMITED

Phiroze Jeejeebhoy Towers Dalal Street

Mumbai - 400001

THE NATIONAL STOCK EXCHANGE OF INDIA LIMITED

Exchange Plaza, 5th Floor, Plot No. C/1, G Block

Bandra-Kurla Complex, Bandra (East)

Mumbai - 400051

Dear Sir,

Re: Compliance Report on Corporate Governance

We attach herewith the quarterly compliance report on Corporate Governance as per Regulation 27(2) of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 in the format specified (Annexure I) for the quarter ended 30th September, 2018.

Thanking you,

Yours faithfully

For GlaxoSmithKline Pharmaceuticals Limited

Ajay Nadkarni

Vice President - Administration, Real Estate

& Company Secretary

Encl:

Annexure 1 Securities and Exchange Board of India Format to be submitted by listed entity on quarterly basis

1: Name of Listed Entity : GlaxoSmithKline Pharmaceuticals Limited

2: Quarter ending : 30th September, 2018

| | | l. | Composition | of Board of Dir | ectors | | | |
|--------------------------------|----------------------------------|-------------------------|--|--|--|---|--|--|
| Titl e (Mr ./M s.) | Name of Director | PAN ^{\$} & DIN | Category (Chairperso n/ Executive/ Non- Executive/ Independent / Nominee)& | Date of Appointment in the current term/ Cessation | Tenu re* (Refer to Note below) | No. of Directors hip in listed entities including this listed entity (Refer Regulatio n 25(1) of Listing Regulatio ns | No. of membershi ps in Audit / Stakeholde r Committee (s) including this listed entity (Refer Regulation 26(1) of Listing Regulation s | No. of post of Chairperso n in Audit / Stakehold er Committee held in listed entities including this listed entity (Refer Regulation 26(1) of Listing Regulation s |
| Mr. | DEEPAK PAREKH | 9078/ AAOPP9668B | Chairperson /Non- Executive | 28.09.1994 | NA | 3 | 3 | 2 |
| Mr. | DAMODARANNA IR SUNDARAM | 16304/ AANPS7428P | Independent | 30.03.2015 | 1 | 4 | 1 | 4 |
| Mr. | NIHAL KAVIRATNE | 32473/ AAKPK4721E | Independent | 30.03.2015 | 1 | 1 | 1 | NIL |
| Ms. | ANJALI BANSAL | 207746/ AJMPB0292J | Independent | 30.03.2015 | 1 | 6 | 1 | NIL |
| Mr. | ANAMI NARAYAN PREMA ROY | 1361110/ AAEPR7810F | Independent | 30.03.2015 | 1 | 3 | 1 | 2 |
| Mr. | VAIDHEESH ANNASWAMY | 1444303/ ACGPV5317B | Executive | 03.08.2015 | NA | NIL | 1 | NIL |
| Mr. | RAJU KRISHANASWA MY | 3043004/ ABWPK4872F | Executive | 01.08.2016 | NA | NIL | NIL | NIL |
| Mr. | PRADEEP VASUDEO BHIDE | 3304262/ ADYPB4012C | Independent | 30.03.2015 | 1 | 6 | 4 | 2 |
| Mr. | ANDREW ANTRINKOS ARISTIDOU | 7034424/ BOZPA5080C | Executive | 01.07.2017 | NA | NA | NIL | NIL |
| Mr. | SUBESH WILLIAMS | 7786724/ ZZZZZ9999Z | Non- Executive | 07.04.2017 | NA | NA | NIL | NIL |

Mr. R.R.Bajaaj & Mr. M. Jones resigned from the Board with effect with from 24th July, 2018.

Note: Mr. D Sundaram, Mr. N Kaviratne, Ms. A Bansal, Mr. A N Roy and Mr. P V Bhide, have been on the Board since last 6, 10, 2, 4, and 5 years respectively. The tenure mentioned in the above column (6) is from the date of appointment as Independent Directors under Companies Act, 2013 .1 Term of 5 years / or 60 months.

| II. Co | omposition of Committees | |
|--|-----------------------------|--------------------------------------|
| Name of Committee | Name of Committee | Category |
| | Members | (Chairperson/Executive/Non- |
| | | Executive/Independent/Nominee)8 |
| 1: Audit Committee | 1: D. Sundaram | Independent – Chairperson |
| | 2: D. S. Parekh | Non-Executive |
| | 3: N. Kaviratne | Independent |
| | 4: P. V. Bhide | Independent |
| 2: Nomination & Remuneration Committee | 1: N. Kaviratne | Independent – Chairperson |
| | 2: A. Bansal | Independent |
| | 3: D. S. Parekh | Non-Executive |
| 3: Risk Management Committee (if applicable) | Same as Audit Committee | |
| 4: Stakeholders Relationship Committee | 1: D. S. Parekh | Non-Executive – Chairperson |
| | 2: P. V. Bhide | Independent |
| | 3: A. Vaidheesh | Executive |
| & Category of Directors means Executive/Non-ex | ocutive/Independent/Neminee | f a Director fits into more than one |

[&] Category of Directors means Executive/Non-executive/Independent/Nominee. If a Director fits into more than one category, write all categories separating them with a hyphen

| III. Meetir | ng of Board of Directors | |
|--|--|--|
| Date (s) of Meeting (if any) in the previous quarter | Date (s) of Meeting (if any) in the relevant quarter | Maximum gap between any two consecutive meetings (in number of days) |
| 06.04.2018,24.05.2018 | 24.07.2018 | 60 |

| IV. Meeting of Committees | | | |
|--|---|--|--|
| Date (s) of meeting of the committee in the relevant quarter | Whether requirement of Quorum met (details) | Date (s) of meeting of the committee in the previous quarter | Maximum gap between any two consecutive meetings in number of days* |
| Audit Committee 24.07.2018 | Yes, All members present | Audit Committee 06.04.2018,23.05.2018 Nomination Remuneration Committee Meeting 02.02.2018 | 61 |

^{*} This information has to be mandatorily given for audit committee, for rest of the committees giving this information is optional

| V. Related Par | ty Transactions |
|--|--|
| Subject | Compliance status (Yes/No/NA) refer note below |
| Whether prior approval of audit committee obtained | Yes |
| Whether shareholder approval obtained for material RPT | Yes |
| Whether details of RPT entered into pursuant to omnibus approval have been reviewed by Audit Committee | Yes |

Note:

- 1: In the column "compliance status", compliance or non-compliance may be indicated by Yes/No/NA. For example, if the Board has been composed in accordance with the requirements of Listing Regulations, "Yes" may be indicated. Similarly, in case the Listed Entity has no related party transactions, the words "N.A." may be indicated.
- 2: If status is "No" details of non-compliance may be given here.

VI. Affirmations

- 1: The composition of Board of Directors is in terms of SEBI (Listing obligations and disclosure requirements) Regulations, 2015.
- 2: The composition of the following committees is in terms of SEBI (Listing obligations and disclosure requirements) Regulations, 2015.

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- a. Audit Committee
- b. Nomination & Remuneration Committee
- c. Stakeholders Relationship Committee
- d. Risk Management Committee (applicable to the top 100 listed entities)
- 3: The committee members have been made aware of their powers, role and responsibilities as specified

(Listing obligations and disclosure requirements) Regulations, 2015.

- 4: The meetings of the Board of Directors and the above committees have been conducted in the manner as specified in SEBI (Listing obligations and disclosure requirements) Regulations, 2015.
- 5: This report and/or the report submitted in the previous quarter has been approved by Board of Directors.

| Broad heading | Regulation Number | Compliance Status |
|--|---|-------------------|
| Copy of the annual report including balance sheet, profit and loss account, directors report, corporate governance report, business responsibility report displayed on website | 46(2) | Yes |
| Presence of Chairperson of Audit Committee at the Annual General Meeting | 18(1)(d) | Yes |
| Presence of Chairperson of the nomination and remuneration committee at the annual general meeting | 19(3) | Yes |
| Whether "Corporate Governance Report" disclosed in Annual Report | 34(3) read with para C of Schedule V | Yes |

Note:

- 1. In the column "Compliance Status", compliance or non-compliance may be indicated by Yes/No/N.A.. For example, if the Board has been composed in accordance with the requirements of Listing Regulations, "Yes" may be indicated. Similarly, in case the Listed Entity has no related party transactions, the words "N.A." may be indicated.
- If status is "No" details of non-compliance may be given here.
- If the Listed Entity would like to provide any other information the same may be indicated here.

First Report - This report will be placed before the Board of Directors at its next meeting scheduled to be held on 22.10.2018

Name & Designation:

Ajay Nadkarni

Company Secretary

Note:

Information at Table I and II above need to be necessarily given in 1st quarter of each financial year. However, if there is no change of information in subsequent quarter (s) of that financial year, this information may not be given by listed entity and instead a statement "same as previous quarter" may be given