Format of report on Corporate Governance to be submitted by a listed entity on quarterly basis

- N -Name of Listed Entity: GEEKAY WIRES LIMITED Quarter ending: March 31, 2023

	N.	Mr.	Mr.	Title (Mr. / Ms.)
	Anuj Kandoi	Ashish Kandoi	Ghanshyam Dass	Name of the Director
DIN: 00463277	Anuj Kandoi PAN:AMJPK0373 M	PAN: AJXPK7766K DIN: 00463257	PAN: ACYPD0598G Executive, Chairman DIN: 01539152 and Managing Director	I. Composition of Board of Directors itle Name PAN\$ Mr. of the & DIN Director 4s.)
Time Director	Executive, Whole	Whole Time Director		Category (Chairper son /Executive / Non-Executive independ ent / Nominee)
	11/10/2012	11/10/2012	11/10/2012	Initial Date of Appointmen t
	08/03/2022	08/03/2022	08/03/2022	Date of Re- appointmen t
	N.A.	N.A.	N.A.	Date of Cessatio n
		1		Date of *Tenure Cessatio (in Months) n
	31/05/1986	16/01/1985	21/07/1960	Date of Birth
	01	01	01	No. Of directorshi p in listed entities including this listed entity[in reference to Regulation 17A(1)]
	0	0	0	No of Independent Directorship in Listed entities Including this Listed entity[in reference to Proviso to regulation 17A(1)]
	0	0	02	Number of memberships of Chairpers in Audit/Stakeholder Stakeholder Committee(s) Committee hincluding this listed entity/Refer entity/Refer Regulation (26(1) of Listing Regulation s)
	0	0	0	No of post Of Chairperson in Audit/ Stakeholder Committee held in listed entities Including this listed entity(ReferRegulat ion26(1) of Listing Regulations)

	Mrs.			ì	Mrs.		i.	i	Mr.
9	Tara Devi			Kabra	Shwetha		Bhankhor	Dass	Bhagwan
DIN: 07754163	PAN: ABHPV6921B Non-	DIN: 07754149		AHSPR4106M	PAN:		DIN: 08799204		PAN: ACEPB8319D Non-
Independe nt Director	Non-	nt Director	Independe	Executive,	Non-	nt Director	Independe	Executive,	
	08/03/2017				08/03/2017				20/01/2021
	08/03/2017 08/03/2022 N.A.				08/03/2022 N.A.				20/01/2021 04/09/2021 N.A.
	N.A.			i	N.A.				N.A.
	72 months				72 months				26 months
	72 months 15/08/1955				72 months 24/08/1980 01				26 months 20/12/1970 01
	01				01				01
	01				01				01
	01				02				01
	01				01				0

Whether Regular chairperson appointed - Yes

Whether Chairperson is related to managing director or CEO – Mr. Ghanshyam Dass is Chairman and Managing Director of our Company

without any cooling off period.

SPAN of any director would not be displayed on the website of Stock Exchange

[&]amp; Category of directors means executive/non-executive/independent/Nominee. if a director fits into more than one category write all categories separating them with hyphen * to be filled only for Independent Director. Tenure would mean total period from which Independent director is serving on Board of directors of the listed entity in continuity

Name of Committee	Whether	Name of	Category	Chairman/	Date of	Date of Cessation
	Regular	Committee	(Chairperson/Executive/	Member	Appointment	
	chairperson	members	Non Executive/			
	appointed		Independent/Nomine) \$			
1. Audit Committee	Yes	Tara Devi Veitla	Non-Executive,	Chairperson	14/03/2017	N.A.
	II.		Independent Director			
		Shwetha Kabra	Non-Executive,	Member	14/03/2017	N.A.
			Independent Director			
		Ghanshyam Dass	Chairman and Managing	Member	14/03/2017	N.A.
			Director (Executive)			
2. Nomination & Remuneration Committee	Yes	Tara Devi Veitla	Non-Executive,	Chairperson	14/03/2017	N.A.
			Independent Director			
		Bhagwan Dass	Non-Executive,	Member	20/01/2021	N.A.
		Bhankhor	Independent Director			
		Shwetha Kabra	Non-Executive,	Member	14/03/2017	N.A.
			Independent Director			
3. Risk Management Committee(if applicable)	N.A	N.A	N.A	N.A	N.A	N.A.
4. Stakeholders Relationship Committee	Yes	Shwetha Kabra	Non-Executive,	Chairperson	14/03/2017	N.A.
			Independent Director			
	T	Ghanshyam Dass	Chairman and Managing	Member	02/11/2019	N.A.
	J		Director (Executive)			
		Bhagwan Dass	Non-Executive,	Member	20/01/2021	N.A.
		Bhankhor	Independent Director			

							A A Line was both took as
Date(s) of Meeting (if any) in the previous quarter –	y) Date(s) of Meeting (if any) in the relevant quarter	(if	Whether requirement of Quorum met*	Number of Directors present*		Number of independent directors present*	two consecutive (in number of days)
31 10 2022	24.01.2023		Yes	6		ω	77 Days
07.11.2022	08.02.2023		Yes	6		ω	14 Days
	17.02.2023		Yes	6		ω	8 Days
	16.03.2023		Yes	6		ယ	26 Days
* to be filled in only for the current quarter meetings	e current quarter m	eetings					
IV. Meetings of Audit Committee	Committee						
Date(s) of meeting	Whether	Number of	Number of		Date(s) of meeting of	g of the	Maximum gap between any two consecutive
	requirement of	Directors	hadanand				South San
n the			machenacin		committee in the		meetings in number of days
leserant danies	Quorum met	present*	directors present*		previous quarter		neetings in number of adys
00:01:10	Quorum met (details)* Yes	present*	directors		previous qu	N	
	Quorum met details)* Yes	present*	directors		previous qu 31.10	2	99 Days
*This information has to be mandatorily be given for audit committee, for rest of the committees giving this **to be filled in only for the current quarter meetings	Quorum met details)* Yes pe mandatorily be gone current quarter n	present* 3 iven for audit areetings	directors committee, for	present* 2 rest of the co	previous qu 31.10 mmittees g	inform	
*This information has to be ma **to be filled in only for the cu	Quorum met details)* Yes Yes ne mandatorily be g ne current quarter n	present* 3 iven for audit areetings	directors committee, for	present* 2 rest of the co	previous qu 31.10 mmittees g	inform	oei oj uays
*This information has to be **to be filled in only for the to be the things of the thi	Quorum met details)* Yes Yes ne mandatorily be g ne current quarter n	present* 3 iven for audit ineetings	directors committee, for	present* 2 rest of the co	previous qu 31.10 31.10 mmittees g	inform	ince status (
*This information has to be **to be filled in only for the time of time of the time of the time of	Quorum met details)* Yes Yes ne current quarter n tions	present* 3 iven for audit areetings	directors committee, for	present* 2 rest of the co	previous qu 31.10 31.10 mmittees g	inform	ation is optional Compliance status (Yes/No/NA) refer note below
*This information has to be **to be filled in only for the to be filled in only for the tobal filled in only filled	Quorum met details)* Yes Yes pe mandatorily be g ne current quarter n tions tions	present* 3 iven for audit ineetings	directors committee, for	present* 2 rest of the co	previous qu 31.10 31.10 mmittees g	inform	ation is optional Compliance status (Yes/No/NA) refer note below Yes
*This information has to be mandatorily be given for audi **to be filled in only for the current quarter meetings V. Related Party Transactions Subject Whether prior approval of audit committee obtained Whether shareholder approval obtained for material RPT	Quorum met details)* Yes res re mandatorily be g re current quarter n tions f audit committee o roval obtained for	present* 3 iven for audit ineetings btained material RPT	directors committee, for	present* 2 rest of the co	previous qu 31.10 31.10 mmittees g	inform	ation is optional Compliance status (Yes/No/NA) refer note below Yes N.A.

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.

VI. Affirmations

- The composition of Board of Directors is in terms of SEBI (Listing Obligations and Disclosure requirements) Regulations, 2015.
- Regulations, 2015 The composition of the following committees is in terms of SEBI (Listing Obligations and Disclosure Requirements)
- **Audit Committee**
- Nomination & Remuneration Committee
- Stakeholders Relationship Committee
- Risk management committee (applicable to the top 100 listed entities)
- ω The committee members have been made aware of their powers, role and responsibilities as specified in SEBI (Listing obligations and disclosure requirements) Regulations, 2015.
- 4 Requirements) Regulations, 2015 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
- Ç1 board of directors may be mentioned here. This report and/or the report submitted in the previous quarter have been placed before Board of Directors. Any comments/observations/advice of the

Company Secretary & Compliance Sanjay Kumar Prajapati WIRES HYDERABAD MITEO

that financial year, this information and may not be given by Listed entity and instead a statement "same as previous quarter" may be given. 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

Format to be submitted by listed entity at the end of the financial year (for the whole of financial year)

I. Disclosure on website in terms of Listing Regulations	ns of Listing	
ltem	Compliance status (Yes/No/NA) refer note below	If Yes provide link to website. If No / NA provide reasons
As per regulation 46(2) of the LODR:		
a) Details of business	Yes	http://geekaywires.com/products/
 b) Terms and conditions of appointment of independent directors 	Yes	http://www.geekaywires.com/reports/Terms%20and%20Conditions%20of%20Appointment%20of%20Independent%20Director.pdf
 c) Composition of various committees of board of directors 	Yes	http://geekaywires.com/committees/
d) Code of conduct of board of directors and senior management personnel	Yes	http://www.geekaywires.com/reports/Code%20of%20Conduct%20for%20Board%20and%20Senior%20Management.pdf
e) Details of establishment of vigil mechanism/ Whistle Blower policy	Yes	http://www.geèkaywires.com/reports/Vigil%20Mechanism.pdf
f) Criteria of making payments to non-executive directors	N.A	
g) Policy on dealing with related party transactions	Yes	http://www.geekaywires.com/reports/Policy%20on%20Related%20Party%20Transactions.pdf
 h) Policy for determining 'material' subsidiaries 	N.A	http://www.geekaywires.com/reports/Policy%20on%20Material%20Subsidiaries.pdf
 i) Details of familiarization programmes imparted to independent directors 	Yes	http://www.geekaywires.com/reports/Familiarization%20Program%20for%20Independent%20Directors.pdf
j) Email address for grievance redressal and other relevant details	Yes	http://geekaywires.com/investors-relation-contact/

Yes the Company has provided the details as per the Regulation in Company website	Ā	a) whether company has NA provided information under separate section on its website as per Regulation 46(2)
		As per other regulations of the LODR:
		subsidiary of the listed entity in respect of a relevant financial year
	N.A.	audited fin
.A. The Company has not obtained any credit rating ever.	N.A.	 r) Credit rating or revision in credit rating obtained by the entity for all its outstanding instruments
es https://geekaywires.com/newspaper-publication/	Yes	q) Advertisements as per regulation 47 (1)
.A The company has not changed its name	N.A	p) New name and the old name of the listed entity
		6
		simultaneously with
		inve
		to analysts or
		made by the listed entity
		meet and presentations
I.A. No meeting(s)	N.A.	an
		entered into with the media companies and/or their associates
	N.A.	n) Details of agreements
	Yes	m) Shareholding pattern
es http://geekaywires.com/financial-results/	Yes	I) Financial Results
http://geekaywires.com/investors-relation-contact/	Yes	k) Contact information of the designated officials of the listed entity who are responsible for assisting and handling investor grievances

as per Regulation 43A (as applicable)	c) Dividend Distribution policy N.A	Regulation 30
Companies and our Company is not covered in that list.	Not mandatory to the Company as Regulation 43 of SEBI (LODR) Regulations, 2015 dividend policy is mandatory to top 500 Listed	

It is certified that these contents on the website of the listed entity are correct.

II Annual Affirmations		
Particulars	Regulation Number	Compliance status (Yes/No/NA) refer note below
Independent director(s) have been appointed in terms of specified criteria of 'independence' and / or 'eligibility'	16(1)(b) & 25(6)	Yes
Board composition	17(1), 17(1A) & 17(1B)	Yes
Meeting of board of directors	17(2)	Yes
Quorum of board meeting	17(2A)	Yes
Review of Compliance Reports	17(3)	Yes
Plans for orderly succession for appointments	17(4)	Yes
Code of Conduct	17(5)	Yes
Fees/compensation	17(6)	Yes
Minimum Information	17(7)	Yes
Compliance Certificate	17(8)	Yes
Risk Assessment & Management	17(9)	Yes
Performance Evaluation of Independent Directors	17(10)	Yes
Recommendation of board	17(11)	Yes
Maximum number of directorship	17A.	Yes
Composition of Audit Committee	18(1)	Yes
Meeting of Audit Committee	18(2)	Yes

Yes NA Yes		
Yes Ves	26(3)	Affirmation with compliance to code of conduct from members of Board of Directors and Senior management personnel
Yes NA	26(1)	Memberships in Committees
Yes	25(10)	Directors and Officers insurance
	25(8) & (9)	Declaration from Independent Director
Yes	25(7)	Familiarization of independent directors
Yes	25(3) & (4)	Meeting of independent directors
Yes	25(2)	Maximum Tenure
NA	25(1)	Alternate Director to Independent Director
Yes	24(A)	Annual Secretarial Compliance Report
NA	24(2),(3),(4),(5) & (6)	Other Corporate Governance requirements with respect to subsidiary of listed entity
NA	24(1)	Composition of Board of Directors of unlisted material Subsidiary
Yes	23(9)	Disclosure of related party transactions on consolidated Basis
NA	23(4)	Approval for material related party transactions
Yes	23(2), (3)	Prior or Omnibus approval of Audit Committee for all related party transactions
Yes	23(1),(1A),(5),(6),(7) & (8)	Policy for related party Transaction
Yes	22	Vigil Mechanism
NA	21(3A)	Meeting of Risk Management Committee
NA	21(1),(2),(3),(4)	Composition and role of Risk Management Committee
Yes	20 (3A)	Meeting of Stakeholder Relationship Committee
Yes	20(1), 20(2) and 20(2A)	Composition of Stakeholder Relationship Committee
Yes	19(3A)	Meeting of Nomination & Remuneration Committee
Yes	19(2A)	Quorum of Nomination and Remuneration Committee meeting
Yes	19(1) & (2)	Composition of Nomination & Remuneration Committee

Note

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- WN 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.

III Affirmations:

The Listed Entity has approved the Material Subsidiary Policy and the Corporate Governance requirements with respect to the subsidiary of Listed Entity have been complied.

Sanjay Kumar Prajapati

WIRES

Company Secretary & Compliance KA HYDERABAD :

Format to be submitted by listed entity at the end of 6 months after end of financial year along-with the second quarter's report of next financial year

Broad heading	Regulation Number	Compliance status (Yes/No/NA) refer note below
Copy of the annual report including balance sheet, profit and loss	46(2)	Yes
account, directors report, corporate governance report, business		
responsibility report displayed on website		
Presence of Chairperson of Audit Committee at the Annual General	18(1)(d)	Yes
	40/01	Voc
Presence of Chairperson of the nomination and remuneration	19(3)	res
committee at the annual general meeting		
Presence of Chairperson of the Stakeholder Relationship committee	20(3)	Yes
at the annual general meeting		
Whether "Corporate Governance Report" disclosed in Annual	34(3) read with para C of	Yes
Report	Schedule V	

Note

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- 2 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.

Sanjay Kumar Prajapati

Company Secretary & Compliance

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