ANNEXURE I

Format to be submitted by listed entity on quarterly basis

- Kalyani Forge Limited - 31-March-2018

Name of Listed Entity
Quarter ending

i. Composition Of Board Of Director

Title (Mr./Ms) M	Na me of the Dir ect or	2 – D	P A N B	Cat ego ry (Ch airp ers on /Exe cutiv e/No n- Exec utive/ Inde pend ent/ Nomi nee)	S u b C a t e g o r y	Ini tia I D at e of A p p oi nt m e nt	Dat e of App oint me nt 17-	Dat e of ces sati on	T e n ur e	D at e of Bi rt h	Wh eth er spe cial res olut ion pas sed ?	D at e of p a s in g s p e ci al e s ol ut io n	No. fo Directorship in listed entities in cludin ghi is listed entiti0	No of Indepe ndent Direct orship in listed entitie s includi ng this listed entity	No of meb ers s hips in A dit/a keh ol er o mite (s) cl u ng is tist e enti 0	No of pot of har person in A dit/stakehold er or mit er eheld in listed the sinual in the entities in lung in the entities of the entities of the entities of the entities are entited to the entities of the	Me mbe rshi p in Co mmi ttee s of the Co mpa ny	Appr
r.	aj G. Kal yan i	0 2 2 6 8 8 4	В Т Р К 4 1				May- 2013						0	1	U	0		Appr oved by Shar ehold er in 34th

	Dec	6	5 P			01	5			1		0		Annu al Gene ral Meet ing held on 29th June 2013 appoi ntme nt as Exec utive Whol e Time Direc tor w.e.f 17th May 2013
M r.	Pra dip Na dka rni	0 1 6 7 0 8 2 6	A A P P N 1 3 2 7 G	ID		01- Apr- 2014	5		0	1	2	0	AC,SC ,NRC	Mr. Pradi p Nadk arni was appoi nted as Inde pend ent Direc tor from 01st April 2014 for 5 years by share holde r in 35th Annu

														al Gene ral Meet ing held on 18th Septe mber 2014
M rs	Ro hini G. Kal yan i	0 0 5 1 9 5 6 5 5	A B G P K 1 5 8 3 K	C & ED	MD	29- Jan- 2015			0	1	0	0	NA	Appr oved by Shar ehold er in 36th Annu al Gene ral Meet ing held on 5th Septe mber 2015 appoi ntme nt as Man aging Direc tor w.e.f 29th Janu ary 2015
M r.	Ga uris han kar N. Kal yan i	0 0 5 1 9 6 1 0	A B A P K 7 8 8 5J	NED		26- Apr- 2013			0	1	1	1	AC,SC ,NRC	

M r.	Ab hiji t Sen	0 0 0 0 2 5 9 3 3	A H P S 6 6 2 6 D	ID		02- Feb- 2016	5		0	4	4	3	AC,SC ,NRC	Mr. Abhi jit Sen was appoi nted as Inde pend ent Direc tor from 02nd Febr uary 2016 for 5 years by share holde r in 37th Annu al Gene ral Meet ing held on 02nd Augu st 2016
M r.	Vis hw as Chi trao	0 7 4 9 3 6 9 4	A W P C 2	ID		16- Apr- 2016	5		0	1	0	0	NA	Mr. Vish as Chitr ao was appoi nted as Inde pend ent Direc

							tor from 02nd Febr uary 2016 for 5 years by share holde r in 37th Annu al Gene ral Meet ing held on 16th April 2016
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Company Remarks	
Whether Permanent	
chairperson appointed	
Whether Chairperson is	
related to MD or CEO	

ii. Composition of Committees

a. Audit Committee

Sr. No.	Name of the Director	Category	Chairperson/Membership	Appointment Date	Cessation Date
1	Gaurishankar N. Kalyani	NED	Member		
2	Abhijit Sen	ID	Chairperson		
3	Pradip Nadkarni	ID	Member		

Company Remarks				
Whether Permanent				
chairperson appointed				
h Stakeholders Polationshin Committee				

b. Stakeholders Relationship Committee

Sr.	Name of the Director	Category	Chairperson/Membership	Appointment	Cessation Date
No.				Date	
1	Pradip Nadkarni	ID	Member		
2	Abhijit Sen	ID	Member		
3	Gaurishankar N. Kalyani	NED	Chairperson		

Company Remarks	
Whether Permanent	
chairperson appointed	

c. Risk Management Committee

0.									
Sr. No.	Name of the Director	Category	Chairperson/Membership	Appointment Date	Cessation Date				

Company Remarks	The company Does not fall under the criteria of Risk Management Committee
Whether Permanent	
chairperson appointed	

d. Nomination and Remuneration Committee

Sr. No.	Name of the Director	Category	Chairperson/Membership	Appointment Date	Cessation Date
1	Abhijit Sen	ID	Member		
2	Pradip Nadkarni	ID	Chairperson		
3	Gaurishankar N. Kalyani	NED	Member		

Company Remarks	
Whether Permanent	
chairperson appointed	

iii. Meeting of Board of Directors

Date(s) of Meeting (if any) in the previous quarter	Date(s) of Meeting (if any) in the relevant quarter	Whether requirement of Quorum met	Number of Directors present	Number of Independent Directors present
17-Nov-2017	13-Feb-2018			

Company Remarks	Gap between two meetings of Audit Committee, Statis 87 days
Maximum gap between any	87
two consecutive (in number of	
days)	

iv. Meeting of Committees

Name of the Committee	Date(s) of meeting during of the committee in the previous quarter	Date(s) of meeting of the committee in the relevant quarter	Whether requirement of Quorum met (Yes/No)	Number of Directors present	Number of independent directors present
Audit Committee	17-Nov-2017	12-Feb-2018	Yes	3	
Stakeholders Relationship Committee	16-Nov-2017	12-Feb-2018	Yes	3	
Nomination & Remuneration Committee		12-Feb-2018	Yes	3	

Company Remarks	Gap Between Audit Committee meetings, Stakeholders Relationship Meeting
	meeting is 87 days.

Maximum gap between any	86
two consecutive (in number of	
days) [Only for Audit	
Committee]	

v. Related Party Transactions

Subject	Compliance status (Yes/No/NA)	Remark
Whether prior approval of audit committee obtained	Not Applicable	
Whether shareholder approval obtained for material RPT	Not Applicable	
Whether details of RPT entered into pursuant to omnibus approval have been reviewed by Audit Committee	Not Applicable	

Disclosure of notes on related party transactions and Disclosure of notes of material related party transactions	No new contract or arrangement was put up for the approval of Audit committee and Board Meeting
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VI. Affirmations

- 1. The composition of Board of Directors is in terms of SEBI (Listing obligations and disclosure requirements) Regulations, 2015. Yes
- 2. The composition of the following committees is in terms of SEBI(Listing obligations and disclosure requirements) Regulations, 2015
 - a. Audit Committee Yes
 - b. Nomination & remuneration committee Yes
 - c. Stakeholders relationship committee Yes
 - d. Risk management committee (applicable to the top 100 listed entities) Not applicable
- 3. The committee members have been made aware of their powers, role and responsibilities as specified in SEBI (Listing obligations and disclosure requirements) Regulations, 2015. Yes
- 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.-Yes
- 5. a. This report and/or the report submitted in the previous quarter has been placed before Board of Directors. Yes

b. Any comments/observations/advice of Board of Directors may be mentioned here:

%affirmComments%

Name	:	%affirmName%
Designation	:	%affirmDesignation%

ANNEXURE II

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 Listin	g Regulation	S			
ltem	Complianc e status	Company Remark		Website	
As per regulation 46(2) of the LODR:					
Details of business	Yes			www.kalyaniforge.co.in	
Terms and conditions of appointment of	Yes			www.kalyaniforge.co.in	
Composition of various committees of	Yes			www.kalyaniforge.co.in	
Code of conduct of board of directors and	Yes			www.kalyaniforge.co.in	
Details of establishment of vigil mechanism/	Yes			www.kalyaniforge.co.in	
Criteria of making payments to non-	Not				
Policy on dealing with related party	Yes			www.kalyaniforge.co.in	
Policy for determining 'material' subsidiaries				www.karyannorge.co.in	
Details of familiarization programs imparted					
· · ·	Yes			www.kalyaniforge.co.in	
other relevant details entity who are					
Contact information of the designated	Yes			www.kalyaniforge.co.in	
Financial results	Yes			www.kalyaniforge.co.in	
Shareholding pattern	Yes	1		www.kalyaniforge.co.in	
	Not			www.karyannorge.co.in	
media companies and/or their associates	Applicable				
Schedule of analyst or institutional investor	Applicable				
meet and presentations madeby the listed					
	Not				
Advertisements as per regulation 47 (1)					
Credit rating or revision in credit rating					
Separate audited financial statements of					
As per other regulations of the LODR:					
Whether company has provided information					
under separate section on its website as					
per Regulation 46(2)					
Materiality Policy as per Regulation 30					
Dividend Distribution policy as per					
It is certified that these contents on the					
II Annual Affirmations					
Particulars	Regulat Number		Compl iance	Company Remark	
Independent director(s) have been	16(1)(b)	& 25(6)	status		
appointed in terms of specified criteria of		~ 20(0)	Yes		
'independence' and/or 'eligibility'					
Board composition	17(1), 17 17(1B)	7(1A) &	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	17(4)		Yes		
appointments	(1)		105		
Code of Conduct	17(5)		Yes		

Policy with respect to Obligations of directors and senior management	26(2) & 26(5)	
Other Information		

III Affirmations:

The Listed Entity has approved Material Subsidiary Policy and the Corporate Governance requirements with respect to subsidiary of Listed Entity have been complied. - Not Applicable

Other Information	
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Name	:	NILESH VITEKAR
Designation	:	Company Secretary & Compliance Officer