

BASF India Limited, Mumbai - 400 051, India

April 10, 2018

The Market Operations Department BSE Limited, Phiroze Jeejeebhoy Towers Dalal Street, Mumbai 400 001.

Name of the Company:

BASF India Limited

Security Code No.

500042

Dear Sir/Madam.

Re: Compliance Report on Corporate Governance pursuant to Regulation 27 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015

We refer to the SEBI circular No. CIR/CFD/CMD/5/ 2015 dated 24th September, 2015 specifying the format for Compliance Report on Corporate Governance to be submitted to Stock Exchanges by listed entities.

In this connection, as desired, we enclose herewith the Compliance Report on Corporate Governance indicating the compliance status as on 31.03.2018 in the revised format as prescribed along with the details of material related party transactions for your information and record.

Pankaj Bahl

Kindly acknowledge receipt.

Thanking you,

Yours faithfully

For BASF India Limited

Pradeep Chandan

Director- Legal, General Counsel

& Company Secretary

Encl: a.a.

CC:

The Assistant Manager – Listing National Stock Exchange of India Ltd.

Exchange Plaza, 5th floor Plot No.C/1, G Block Bandra – Kurla Complex

Bandra (East), Mumbai - 400 051

Mumbei 400051

Manager- Company Secretarial

Registered Office BASF India Limited The Capital 'A' Wing, 1204 - C, 12th Floor Plot No. C-70, 'G' Block Bandra Kurla Complex, Bandra (East) Mumbai - 400 051,India

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QUARTERLY COMPLIANCE REPORT ON CORPORATE GOVERNANCE

Name of Listed Entity: **BASF India Limited** Quarter ended: **March 31, 2018**

(Mr. / Dr. / Ms.)	Name of the Director	PAN & DIN	Category (Chairperson/ Executive/ Non- Executive/ Independent/ Nominee)	Date of Appointment in the current term /cessation	Tenure	No of Directorship in listed entities including this listed entity	Number of memberships in Audit/ Stakeholder Committee(s) including this listed entity	No of post of Chairperson in Audit/ Stakeholder Committee held in listed entities including this listed entity ***
Dr.	Raman Ramachandran	PAN: (AAG PR42 58P) DIN: (002 0029 7)	Executive - Chairman & Managing Director	1 st October, 2013		1	Stakeholder Committee: 1	NIL
Dr.	Andrea Frenzel \$	PAN: (N.A.) DIN: (070 7069 3)	Non - Independent / Non - Executive	1 st January, 2015	-	1	NIL	NIL
Mr.	Raimar Jahn \$\$	PAN: (N.A.) DIN: (078 1951 7)	Non - Independent / Non - Executive	1 st April, 2017	-	1	NIL	NIL
Mr.	R. R. Nair *	PAN: (AAB PN52 12C) DIN: (002 0255 1)	Independent Director	1 st April, 2014 *	17 Years	1	Audit Committee: 3 Stakeholder Committee: 1	Audit Committee: 1 out of 3 Stakeholder Committee: 1 out of 1



Mr.	R. A. Shah *	PAN: (ABI PS18 39C) DIN: (000 0985 1)	Independent Director	1 st April, 2014 *	49 Years	#7	Audit Committee: 7 Stakeholder Committee: 2	Audit Committee: 4 out of 7 Stakeholder Committee: 1 out of 2
Mr.	Pradip Shah *	PAN: (AAE PS05 92F) DIN: (000 6624 2)	Independent Director	1 st April, 2014 *	18 Years	7	Audit Committee: 8	Audit Committee:1 out of 8
Mr.	Arun Bewoor *	PAN: (AAA PB91 70E) DIN: (000 2427 6)	Independent Director	1 st April, 2014 *	8 Years	2	Audit Committee: 2 Stakeholder Committee: 1	Audit Committee:1 out of 2
Mr.	Rajesh Naik	PAN: (ABA PN69 69L) DIN: (069 3599 8)	Whole-time Director	1 st April, 2017	-	1	Stakeholder Committee: 1	NIL

^{*}Appointed as Independent Director of the Company for a term of 5 consecutive years from 1st April, 2014 to 31st March, 2019 after obtaining the approval of the shareholders at the Annual General meeting held on 27th August, 2014, pursuant to the provisions of the Companies Act, 2013 and Listing Agreement.

As per declaration, Mr. R. A. Shah is acting as Independent Director in 7 Listed Companies and as Non-Executive Non-Independent Director in 3 Listed Companies.

\$ Dr. Andrea Frenzel (DIN: 07070693), Woman Director is a Non-Executive Non-Independent Director. She is a non-resident Foreign National, and is not having any taxable income in India and hence PAN is not applicable. Dr. Lakshmi Nadkarni (PAN: AEOPN4484P) (DIN: 07076164), Alternate Director to Dr. Andrea Frenzel represents her during her absence from India and being in the whole-time employment of the Company, is deemed to be whole-time director of the Company as per provisions of Section 2(94) of the Companies Act 2013. Since Dr. Lakshmi Nadkarni is an Alternate Director, she is not counted while determining the total number/ composition of the Board of Directors of the Company. As there is no separate classification as "Alternate Director" in the category column, we have not included the name of Dr. Lakshmi Nadkarni in the above table.

\$\$ Mr. Raimar Jahn (DIN: 07819517) is a Non-Executive Non-Independent Director. He is a non-resident Foreign National, and is not having any taxable income in India and hence PAN is not applicable. Mr. Narendranath J. Baliga (PAN: ABDPB4863C) (DIN: 07005484), Alternate Director to Mr. Raimar Jahn represents him during his absence from India and being in the whole-time employment of the Company, is deemed to be whole-time director of the Company as per provisions of Section 2(94) of the Companies Act 2013. Since Mr. Narendranath J. Baliga is an Alternate Director, he is not counted while determining the total number/ composition of the Board of Directors of the Company. As, there is no separate classification as "Alternate Director" in the category column, we have not included the name of Mr. Narendranath J. Baliga in the above table.

^{**} Based on the declaration/disclosure of interest received from the Directors as on 31st March, 2018 and any subsequent changes thereafter.

^{***} Based on the declaration/disclosure of interest received from the Directors as on 31st March, 2018 any subsequent changes thereafter. Also includes membership/chairmanship in all public limited companies, whether listed or not, pursuant to Regulation 26(1) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.



II. Composition of Committees Name of Committee			Name of Committee			airperson/Executive/Non-	
			members		Executive/independent/Nominee)		
1. Audit Committee			Mr. R. R. Nair Mr. R. A. Shah Mr. Pradip P. Shah Mr. Arun Bewoor		Chairman - Independent Independent Independent Independent		
Nomination & Remuneration Committee Stakeholders' Relationship Committee			Mr. R. R. Nair Mr. R. A. Shah Mr. Pradip P. Shah Dr. Raman Ramachandran Mr. R. R. Nair Mr. Arun Bewoor Dr. Raman Ramachandran Mr. Rajesh Naik		Chairman - Independent Independent Independent Executive Chairman - Independent Independent Executive Executive Executive		
							III. Meeting of Board of Di
Date(s) of Meeting (if any the previous quarter) in) of Meeting (if any) in nt quarter	in the Maximum gap between any two cor meetings (in number of days)			
November 14, 2017		Februa	ary 5, 2018 27, 2018		November 14, 2017 to February 5, 2018: 82 Da February 5, 2018 to March 27, 2018: 49 Days		
		March					
Date(s) of meeting of the Audit Committee in the relevant quarter	e Audit Committee in met (details)		the c		of meeting of mittee in the s quarter	Maximum gap between any two consecutive meetings in number of days	
February 5, 2018	(Chair preser	YES (Chairman & all the members were present)			er 14, 2017	82 Days	
Date(s) of meeting of the Nomination & Remuneration Committee in the relevant quarter	Whether requirement of Quorum met (details)		rement of Quorum	the com previou	of meeting of amittee in the s quarter	Maximum gap between any two consecutive meetings in number of days	
March 27, 2018	YES (Chairman & all the members were present)			November 14, 2017		132 Days	
Date(s) of meeting of the Stakeholders' Relationship Committee in the relevant quarter	Whether requirement of Quorum met (details)			the con	of meeting of nmittee in the s quarter	Maximum gap between any two consecutive meetings in number of days	
March 27, 2018 YES (Chairman & all the members were present)			n & all the members	Novemb	er 14, 2017	132 Days	
V. Related Party Transac	tions						
Subject					Compliance	status (Yes/No/NA)	
Whether prior approval of audit committee obtained				YES			
Whether shareholder appr	oval obt	ained for	material RPT			YES YES	
Whether details of RPT en approval have been review	tered int	o pursua	nt to omnibus			ILO	



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.
- a. Audit Committee
- b. Nomination & Remuneration Committee
- c. Stakeholders relationship Committee
- 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.
- 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 shall be/has been placed before Board of Directors.

For BASF India Limited

Pradeep Chandan

Director - Legal, General Counsel

& Company Secretary





DETAILS OF MATERIAL TRANSACTIONS WITH RELATED PARTIES FOR THE QUARTER ENDED 31ST MARCH 2018

Name of the Company: BASF India Limited

Quarter ended on: March 31, 2018

Name of the Related Party	Nature of Services	Consideration
BASF South East Asia Pte.	Sales and/or purchase of Chemicals	As the financial
Ltd., Singapore *	Support services availed / provided	results of the Company for
BASF SE, Germany *	Sales and/or purchase of Chemicals	financial year ended 31 st March,
	Support services availed / provided	2018 are being
	Payment of Royalty for Contract Products manufactured by use of Technology / Know-how	audited by the Statutory Auditors, the figures are not
BASF Belgium Co-ordination Centre *	Repayment of ECB Loan and Interest on the said loan	provided.
BASF Hong Kong Limited*	Sales and/or purchase of Chemicals/materials Support services availed / provided	

^{*}The approval of the un-related shareholders of the Company has been obtained at the Annual General Meeting of the Company held on 20th August, 2015/ 11th August, 2016 for the above material related party transactions and the resolution was passed with requisite majority.





COMPLIANCE REPORT ON CORPORATE GOVERNANCE FOR THE WHOLE OF FINANCIAL YEAR

Name of Listed Entity: **BASF India Limited** Financial Year ended: **March 31, 2018**

ltem	Compliance status	
Details of business	YES	
Terms and conditions of appointment of Independent Directors	YES	
Composition of various committees of Board of Directors	YES	
Code of conduct of Board of Directors and senior management personnel	YES	
Details of establishment of vigil mechanism/ Whistle Blower policy	YES	
Criteria of making payments to non-executive directors	YES	
Policy on dealing with related party transactions	YES	
Policy for determining 'material' subsidiaries	N.A.	
Details of familiarization programmes imparted to independent directors	YES	
Contact information of the designated officials of the listed entity who are responsible for assisting and handling investor grievances	YES	
email address for grievance redressal and other relevant details	YES	
Financial results	YES	
Shareholding pattern	YES	
Details of agreements entered into with the media companies and/or their associates	N.A.	
New name and the old name of the listed entity	N.A.	

II. Annual Affirmations

Particulars	Regulation Number	Compliance status	
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)	YES	
Meeting of Board of directors	17(2)	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	
Composition of Audit Committee	18(1)	YES	
Meeting of Audit Committee	18(2)	YES	



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Composition of nomination & remuneration committee	19(1) & (2)	YES
Composition of Stakeholder Relationship Committee	20(1) & (2)	YES
Composition and role of risk management committee	21(1),(2),(3)&(4)	N.A.
Vigil Mechanism	22	YES

Policy for related party Transaction	23(1),(5),(6),(7) & (8)	YES
Prior or Omnibus approval of Audit Committee for all related party transactions	23(2), (3)	YES
Approval for material related party transactions	23(4)	YES
Composition of Board of Directors of unlisted material Subsidiary	24(1)	N.A.
Other Corporate Governance Requirements with respect to subsidiary of listed entity	24(2), (3), (4), (5) & (6)	N.A.
Maximum Directorship & Tenure	25(1) & 25(2)	YES
Meeting of Independent Directors	25(3) & 25(4)	YES
Familiarization of Independent Directors	25(7)	YES
Memberships in Committees	26(1)	YES
Affirmation with compliance to code of conduct from members of Board of Directors and Senior management personnel	26(3)	YES
Disclosure of Shareholding by Non-Executive Directors	26(4)	YES
Policy with respect to Obligations of Directors and Senior Management	26(2) and 26(5)	YES

III. Affirmations:

The Listed Entity has approved Material Subsidiary Policy: Not Applicable

Corporate Governance requirements have been complied.

For BASF India Limited

Pradeep Chandan Director – Legal, General Counsel & Company Secretary

