Format to be submitted by listed entity on quarterly basis

1. Name of Listed Entity

Kamat Hotels (India) Ltd

2. Quarter ending

31st March, 2017

Title	Name of the	PAN* & DIN	Category	Date of	Tenure*	No of	Number of	No of post of
(Mr. / Ms)	Director		(Chairperson/Ex ecutive/Non- Executive/indepe ndent/Nominee)	Appointm ent in the current term /cessation		Directorshi p in listed entities including this listed entity (Refer Regulation 25(1) of Listing Regulation s)	r Committee (s) including this listed entity (Refer Regulation 26(1) of Listing Regulation	Chairperson in Audit/ Stakeholder Committee held in listed entities including this listed entity (Refer Regulation 26(1) of Listing Regulations)
Mr.	Vithal V. Kamat	AACPK9087H/ 00195341	Executive Chairman and Managing Director	21/03/1986	NA	1	s) NIL	NIL
Mr.	S. S. Thakur	AABPT5854A 00001466	Additional Director (independent)	24/09/2016	Till AGM 2017 (Regularise in next AGM)	6	3	5
Mr.	Dinkar D. Jadhav	AADPJ2051M/ 01809881	Independent Director	21/09/2013	21/09/2013 to 31/3/2018	1	1	1
Ms.	Himali H. Mehta	ACAPD4989R/ 07037244	Independent Director	20/12/2014	20/12/2014 to 31/03/2019	1	1	NIL
Mr.	Bipinchandra C. Kamdar	AHUPK1956G 01972386	Non –Executive Director	06/08/2016	NA	1	3	NIL

*PAN number of any director would not be displayed on the website of Stock Exchange & Category of directors means executive/nonexecutive/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 without any cooling off period.

II. Composition of C	ommittee						
Name of Committee			of Committee members	Category (Chairperson/Executive/Non- Executive/independent/Nominee) \$			
1. Audit Committee	Mr. S. S. Thakur		Chairperson & Independent Director				
		Mr. Di	nkar D. Jadhav	Independent			
		Ms. Hi	mali H. Mehta	Indepen			
		Mr. Bip	oinchandra C. Kamdar	Non Ex	ecutive Director		
2. Nomination & Remunera	Mr. Di	nkar D. Jadhav	Chairperson & Independent Director				
		Mr. S. S	S. Thakur	Indepen	dent		
		Ms. Hi	mali H. Mehta	Indepen			
		Mr. Bip	oinchandra C. Kamdar	Non Executive Director			
3. Risk Management Comn	nittee(if applicable)	Not Ap	plicable				
4. Stakeholders Relationshi	p Committee'		nkar D. Jadhav	Chairperson & Independent Director			
			oinchandra C. Kamdar	Non Executive Director			
		e/independ	dent/Nominee. if a direct	or fits int	o more than one category write all		
categories separating them							
III. Meeting of Board o							
Date(s) of Meeting (if any)	in the previous quarter		of Meeting (if any) in		Maximum gap between any two consecutiv		
		the rele	vant quarter	meetings (in number of days)			
12/11/2016					kimum permissible gap between two		
				meeting	s – 120 days)		
IV. Meeting of Commit	ttees						
Date(s) of meeting of the	Whether requirement of	Quorum Date(s) of meeting of the		he Ma	ximum gap between any two		
committee in the relevant			committee		consecutive meetings in number of		
quarter			in the previous quarter	day	/S*		
21/02/2017	Yes.		12/11/2016		90 (Maximum permissible gap betwee		
	4 members were present				two meetings – 120days)		
4 members 2 member		rs being					
	Independent Directors.						
V. Related Party Transac	tions						
Subject				C	ompliance status (Yes/No/NA)refer note below		
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					y Not Applicable		
Audit Committee	-						
2017. However, as per the members was taken by med Note	provisions of Listing Agre ans of Postal Ballot dated	ement, fo 30 th May,	r all the RPT continuing 2015	g beyond	<i>ing the quarter ended 31st March,</i> <i>31st March, 2015, approval of the</i> o/N.A For example, if the Board		
					licated Similarly in case the Lister		

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. 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

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. Yes

5. This report and/or the report submitted in the previous quarter has been placed before Board of Directors. Yes

6. Any comments observations /advice of Board of Directors may be mentioned here: No comments or observation were made by the Directors.

Sd/-Dr. Vithal V. Kamat DIN00195341 Executive Chairman and Managing Director

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.

Format to be submitted by listed entity at the end of the financial year (for the whole of financial year) i.e. 1st April, 2016 to 31st Mach, 2017.

I. Disclosure on website in terms of Listing Ro	egulations				
Item			npliance status (Yes/No/NA) r note below		
Details of business					
Terms and conditions of appointment of independent directors					
Composition of various committees of board of directors			Yes		
Code of conduct of board of directors and senior management			Yes		
personnel					
Details of establishment of vigil mechanism/ Whistle Blower policy			Yes		
Criteria of making payments to non-executive di	irectors	N.A.			
Policy on dealing with related party transactions		Yes			
Policy for determining 'material' subsidiaries		Yes			
Details of familiarization programmes imparted	to independent	Yes			
directors					
Contact information of the designated officials o	of the listed entity	Yes			
who are responsible for assisting and handling in					
email address for grievance redressal and other r	elevant details	Yes			
Financial results					
Shareholding pattern		Yes			
Details of agreements entered into with the medi	ia companies	N.A.			
and/or their associates					
New name and the old name of the listed entity		Kamat Hotels (India) Ltd.			
II Annual Affirmations					
Particulars	Regulation Num	ber	Compliance status		
			(Yes/No/NA) refer note below		
Independent director(s) have been appointed in	16(1)(b) & 25(6)		Yes		
terms of specified criteria of 'independence'					
and/or 'eligibility'					
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)		N.A.		
Code of Conduct	17(5)		Yes		
Fees/compensation17(6)			NA		
Minimum Information 17(7)			Yes		
Compliance Certificate	17(8)		Yes (for Financial year 2016-17, the same shall be placed at next Board Meeting to be held for approval of A/cs.)		
Risk Assessment & Management	17(9)		Yes		

Performance Evaluation of Independent	17(10)	Yes
Directors		
Composition of Audit Committee	18(1)	Yes
Meeting of Audit Committee	18(2)	Yes
Composition of nomination & remuneration committee	19(1) and (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)	Yes
Maximum Directorship & Tenure	25(1) & (2)	Yes
Meeting of independent directors	25(3) & (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) & 26(5)	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.

2 If status is "No" details of non-compliance may be given here.

3 If the Listed Entity would like to provide any other information the same may be indicated here.

Sd/-

Dr. Vithal V. Kamat DIN 00195341 Executive Chairman and Managing Director