

Tyche Industries Limited

13th Oct 2018

To The Secretary, The Stock Exchange, Mumbai Phiroze Jeejeebhoy Towers, Dalal Street, Mumbai-400001

Dear Sir / Madam,

Sub: Corporate Governance Report for the quarter ended 30th September, 2018 Ref. No: Scrip Code: 532384

With reference to subject, please find enclosed herewith the Corporate Governance Report for the quarter ended 30th September, 2018 furnished pursuant to Regulation 27(2) of SEBI (Listing Obligation and Disclosure Requirements) Regulation,2015.

Thanking You, Yours Faithfully, For TYCHE INDUSTRIES LIMITED

& Ganesh Kumar (Managing Director)

STRIES ONI-UNDO

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 Factory : Door No. 6-223, Sarpavaram, Kakinada, East Godavari Dist. CIN:L72200TG1998PLC029809

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ANNEXURE-I

1.Name of Listed Entity : **TYCHE INDUSTRIES LIMITED** 2.Quarter ending :30.09.2018

| I. Composition of Board of Directors | | | | | | | | | |
|--|-----------------------------|------------------------|---------------------------------------|--|---------------------------|---|---|---|--|
| Title (Mr./Ms) | Name of the Director | #PAN & DIN | Category | Date of Appointment in the Current term | Tenure* (In Months) | No of Directorship in listed entities including this listed entity(Refer Regulation 25(1)of Listing Regulation) | Number of Membership in Audit/Stakeholder Committee(s) including this listed entity (Refer Regulation 26(1) of Listing Regulation | No of post of Chairperson in Audit/Stakeholder Committee(s) including this listed entity (Refer Regulation 26(1) of Listing Regulation | |
| Mr. | G Ganesh Kumar | ACYPG9389A 01009765 | Chairperson & Managing Director | 14.11.1998 | | 1 | 2 | - | |
| Mr. | Boosa Eshwar | ADXPB2405N 01879193 | Independent | 30.09.2014 | 45 | 1 | 2 | | |
| Mrs. | P Vijaya Lakshmi | ATUPP6895M 06939858 | Non- Independent | 31.03.2017 | 15 | 1 | 0 | 0 | |
| Mr. | Harichandra Kantimahanti | AJJPK4468Q 01616890 | Independent | 30.09.2014 | 45 | 1 | 0 | 2 | |
| # PAN number of any director would not be displayed on the website of Stock Exchange. *To filled only for Independent Director. Tenure would mean total period from which Independent is serving on Board of Directors of the listed entity in continuity without any cooling off period. | | | | | | | | | |

| II. Composition of Committee | | | | | | | |
|--|--|---|--|--|--|--|--|
| Name of Committee | Name of Committee Members | Category(Chairperson/Executive/Non- Executive/Independent/Nominee) | | | | | |
| Audit Committee | 1.Harichandra Kantimahanti 2.Boosa Eshwar 3.G Ganesh Kumar | Chairperson (Non-Executive Independent) (Non-Executive Independent) (Executive) | | | | | |
| Nomination & Remuneration Committee | 1.Harichandra Kantimahanti 2.Boosa Eshwar 3.P Vijaya Lakshmi | (Non-Executive Independent) Chairperson (Non-Executive Independent) (Non-Executive Non Independent) | | | | | |
| Stakeholders Relationship Committee | 1.Harichandra Kantimahanti 2.Boosa Eshwar 3.G Ganesh Kumar | (Chairperson (Non-Executive Independent) (Non-Executive Independent) (Executive) | | | | | |
| Corporate Social Responsibility Committee | 1.Harichandra Kantimahanti 2.Boosa Eshwar 3.G Ganesh Kumar | (Non-Executive Independent) (Non-Executive Independent) (Chairperson)(Executive) | | | | | |

| III. Meeting of Board of Directors | | | | | | | | | | | |
|--|-----------------------------|------------------------------|------------------|------------------|--|--|--|--|--|--|--|
| Date(s) of Meeting (if any) i | | if any) in | | between any two | | | | | | | |
| the previous quarter | the relevant quarter | | | number of days) | | | | | | | |
| 30 May 2018 | 10 Aug 2018 29 Sept 2018 | | 71 days | | | | | | | | |
| IV. Meeting of Committees-Audit Committee Meeting | | | | | | | | | | | |
| Date(s) of Meeting (if any) in | Whether requirement | of Date(s |) of Meeting (if | Maximum gap | | | | | | | |
| the previous quarter | Quorum met (details) | any) in the relevant | | | | | | | | | |
| | | | r | two consecutive | | | | | | | |
| | | | | (in number of | | | | | | | |
| 30 May 2018 | Yes | 10 Au | 2018 | days) 71 days | | | | | | | |
| 00 may 2010 | 100 | 10710 | 9 20 10 | i i dayo | | | | | | | |
| Nomination & Remune | ration Committee | | | | | | | | | | |
| | Yes | 10 Au | g 2018 | | | | | | | | |
| | | | | | | | | | | | |
| | | | | | | | | | | | |
| | | | | | | | | | | | |
| Stakeholders Relationship Committee | | | | | | | | | | | |
| 30 May 2018 | Yes | 10 Au | g 2018 | 71 days | | | | | | | |
| | | | | - | | | | | | | |
| Corporate Social | | | | | | | | | | | |
| Responsibility | | | | | | | | | | | |
| Committee | | | | | | | | | | | |
| | Yes | | | | | | | | | | |
| | | | - | | | | | | | | |
| V. Related Party Trans | actions | | | | | | | | | | |
| | | | | | | | | | | | |
| Subject | | Compliance status(Yes/No/NA) | | | | | | | | | |
| | | , | | | | | | | | | |
| Whether prior approval of audi | t committee obtained | Yes | | | | | | | | | |
| Whether shareholder approva | l obtained for material | N.A | | | | | | | | | |
| RPT | | | | | | | | | | | |
| Whether details of RPT entered into pursuant to N.A | | | | | | | | | | | |
| omnibus approval have been reviewed by Audit Committee | | | | | | | | | | | |
| 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 | | | | | | | | | | | |
| Regulation," 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

1. The composition of Board of Directors is in terms of SEBI (Listing Obligations and Disclosure Requirements) Regulation, 2015.

2. The composition of the following committees is in terms of SEBI (Listing Obligations and Disclosure Requirements) Regulation, 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) Regulation, 2015.

4. The Meetings of the board of directors and the above committee have been conducted in the manner as specified in SEBI (Listing Obligations and Disclosure Requirements) Regulation, 2015.

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

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

FOR TYCHE INDUSTRIES LIMITED

Sd/ G Ganesh Kumar Managing Director