ANNEXURE I

Format to be submitted by listed entity on quarterly basis

Compliance Report on Corporate Governance - Quarter ended on 31st March 2017- Clause 27(2)

1			Prozone Intu Properties Limited								
2	Quarter ending 31 st March 2017										
	tion of Board of Directo	ors									
Title (Mr./ Ms.)	Name of the Directors	PAN ^{\$} & DIN	Cateogry (Chairperson /Executive / Non Executive / Independent / Nominee) &	Date of appoitment in the current term /cessation	Tenure* (Refer note 1)	No. of Directorship in listed entities including this listed entity (Refer Regulation 25(1) of the listing Regulations)	Number of memberships in Audit / Stakeholder Committee (s) including this entity (Refer Regulation 26(1) of Listing Regulations) (Refer note 2)	No.of post of Chairperson in Audit / Stakeholder Committee held in listed entities including this listed entity (Refer Regulation 26(1) of Listing Regulations) (Refer note 2)			
Mr	Punit Goenka	PAN:AAEPG2529E DIN:00031263	Chairperson- Independent	01.04.2014	5 Years (1st Tenure)	2	3	0			
Mr	Rajiv Singh	PAN:AMOPS1063P DIN:01689209	Independent	01.04.2014	5 Years (1st Tenure)	1	1	2			
Mr	David Fischel	PAN:NA DIN:01217574	Non Executive	20.04.2012	NA	1	0	0			
Mr	Nikhil Chaturvedi	PAN:AABPC9053G DIN:00004983	Executive	27.02.2012	NA	2	1	0			
Mr	Salil Chaturvedi	PAN:ACYPC0862A DIN:00004768	Executive	27.02.2012	NA	2	2	1			
	Dushyant Singh Sangar	PAN:NA DIN:07347397	Non-Executive	08.02.2016	NA	1	0	0			
Ms	Deepa Harris	PAN:AAAPH4355F DIN:00064912	Independent	08.02.2016	5 Years (1st Tenure)	1	0	0			
II. Compos	ition of Committees										
Name of Committee					Name o	of Committee members	Category (Chairperson / Executive / Non- Executive / Independent / Nominee) ^{\$}				
1. Audit Committee				1. Mr. Rajiv Sing	gh		Chairperson- Independent				
				2. Mr. Punit Goe			Independent				
				3. Mr. Salil Chat	urvedi			Executive			
2. Nomination & Remuneration Committee				1. Mr. Rajiv Sing	ζh		Chairperson- Independent				
				2. Mr. Punit Goe	enka		Independent				
				3. Mr. David Fis	chel		Non-Executive				
				4. Mr. Dushyant	Singh Sangai		Non-Executive				
3. Risk Management Committee (if applicable)				NA	<u> </u>		NA				
4. Stakeholders Relationship Committee				1. Mr. Rajiv Sing	ζh		Chairperson- Independent				
•				2. Mr. Punit Goe			Independent				
				3. Mr. Nikhil Ch	aturvedi			Executive			
				4. Mr. Salil Chat	urvedi			Executive			

Date(s) of Meeting (If any) in the previous quarter			Date(s) of meeting (if any) in the relev	Maximum gap between any two consecutive (in number of days)						
14.11.2016			13.02.2017	90 days						
IV. Meeti	ng of Committees				•					
Date(s) of meeting of the Committee in the relevant quarter		Wheth	er requirement of Quorum met (details)	Date(s) of meeting of the committee in the previous quarter		Maximum gap between any two consecutive meetings in number of days'				
Audit Cor	nmittee- 13.02.2017		Yes	14.11.2016		90 days				
Stakeholders Relationship Committee- 13.02.2017			Yes	14.11.2016		90 days				
Nomination and Remuneration Committee - 13.02.2017		Yes			NA		NA			
CSR Com	SR Committee		NA	14.11.2016		NA				
* This info	rmation has to be mandato:	rily be given for audi	t committee, for rest of the committees giv	ing this infor	mation is optional.					
V. Related	l Party Transactions									
		Subject	Complian	Compliance status (Yes / No / NA) refer note below						
Whether prior approval of audit committee obtained					Yes					
Whether shareholder approval obtained for material RPT					NA*					
Whether details of RPT entered into pursuant to omnibus Committee						Yes				
	·	to applicable transactio	ns were secured in Annual General Meeting h	eld on 30/09/2	015					
VI. Affirn		. (D:	ms of SEBI (Listing obligations and disclo			T				
1	2015.		· -		Yes					
2	The composition of the following committees 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)						NA			
3	disclosure requirements) l	members have been made aware of their powers, role and responsibilities in SEBI (Lising obligations and irements) Regulations, 2015.					Yes			
4	The meetings of the Board (Listing obligations and d		e above committees have been conducted its) Regulations, 2015	as specified in SEBI		Yes				
5	This report and/or the report submited in the previous quarter has been placed before Bobservations / advise of Board of Directors may be mentioned here			oard of Direct	ors. Any comments / Yes, no comment or observation or advise has been received the Board of Directors					

For Prozone Intu Properties Limited

Date: 15.04.2017 Place: Mumbai

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 Item Compliance status _(Yes/No/NA)refer note below 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 Yes 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 Yes investor grievances email address for grievance redressal and other relevant details Yes Yes Financial results Yes Shareholding pattern Details of agreements entered into with the media companies and/or their associates Yes New name and the old name of the listed entity NA * Disclosed in Annual Report 2016 II Annual Affirmations Regulation **Particulars** Compliance status (Yes/No/NA) refer note below Number Independent director(s) have been appointed in terms of specified criteria of 16(1)(b) & 25(6) Yes '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)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 18(1) Composition of Audit Committee Yes 18(2) Meeting of Audit Committee Yes 19(1) & (2) Composition of nomination & remuneration committee Yes Composition of Stakeholder Relationship Committee 20(1) & (2) Yes Composition and role of risk management committee 21(1),(2),(3),(4) NA Vigil Mechanism Yes Policy for related party transaction 23(1),(5),(6),(7) & Yes (8) Yes Prior or Omnibus approval of Audit Committee for all related party 23(2), (3) transactions Approval for material related party transactions 23(4) Yes Composition of Board of Directors of unlisted material Subsidiary 24(1) Yes Other Corporate Governance requirements with respect to subsidiary of listed 24(2),(3),(4),(5) & Yes entity 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 26(3) Yes Directors and Senior management personnel 26(4) Disclosure of Shareholding by Non-Executive Directors Yes Policy with respect to Obligations of directors and senior management 26(2) & 26(5) Yes 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.

Company Secretary & Compliance Officer / Managing Director / CEO