Corporate Governance Report under Regulation 27(2) of Securities Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015("Listing Regulations")

- 1. Name of Listed Entity Genesys International Corporation Limited
- 2. Quarter ended December 31, 2017.

Title (Mr./Ms.)	Mr.	Mrs.	Mr.	Mr.	Mr.	Mr.
Name of the	Sajid	Saroja	Sohel	Hemant		Ganesh
Director	Malik	Malik	Malik	Majethia	Ganapathy Vishwanath	Acharya
Director	Malik	Malik	Malik	Majetilla	an	Aciiai ya
PAN	AAMPM65	AGEPM781	AKMPM53	AAFPM0518	ABOPV127	AABPA04311
IAN	10B	4Q	41C	AAIT MOSTO A	3F	AADIAUTSII
DIN	00400366	00400421	00987676	00400473	00400518	00702346
Category	Chairman	Whole-time	Executive	Independent	Independen	Independent
(Chairperson	&	Director	Director	Director	t Director	Director
/Executive/Non	Managing	Director	Birector	Director	t Director	Director
-Executive/inde	Director					
pendent/Nomin	Birector					
ee)&						
Date of Appoint	17.01.200	17.08.2009	17.01.2000	29.09.2014	29.09.2014	29.09.2014
ment in the	0					
current term						
/cessation						
Tenure (in	-	-	-	17.11	16.09	15.09
years)*						
No of	3	3	1	2	2	3
Directorship in						
listed entities						
including this						
listed entity						
Number of	-	2	-	2	4	5
memberships in						
Audit/						
Stakeholder						
Committee(s)						
including this						
listed entity						
No of post of	-	-	-	-	4	2
Chairperson in						
Audit/						
Stakeholder						
Committee held						
in listed entities						
including this						
listed entity				wohsite of Stoc	ĺ	

-PAN number of any director would not be displayed on the website of Stock Exchange.

&Category of directors means executive/non-executive/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.

Name of Committee		Name of Committee Members		Category (Chairperson/Executive/ Non-Executive/Independent/ Nominee)*	
1. Audit Committee		I. Ganapathy II. Hemant M III. Ganesh Ac		Nor	n-Executive - Independent Director
2. Nomination & Remuneration Comm	ittee	I. Ganapathy II. Hemant M III. Ganesh Ac	,	Nor	n-Executive - Independent Director
3. Stakeholders Relation Committee	ship	I. Ganapathy II. Hemant M III. Vineet Ch	•	} Nor	n-Executive - Independent Director Member
*Category of directors me more than one category v		•	, .	•	ee. if a director fits into
III. Meeting of Board of	Directoi	rs			
Date(s) of meeting (if any previous quarter) in the	Date(s) of Meeting (if any) in the relevant quarter		Maximum gap between any two consecutive (in number of days)	
August 21, 2017		November 08, 2017		39 days	
September 14, 2017		November 21, 2017		12 days	
September 29, 2017		-		-	
IV. Meeting of Committe	es				
Date(s) of meeting of	V	Vhether	Date(s) of meeting of		Maximum gap between

Date(s) of meeting of the committee in the relevant quarter	Whether 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*
November 21, 2017	Yes	August 21, 2017	67 days
-	Yes	September 14, 2017	-

 $^{^{*}}$ This information has to be mandatorily be given for audit committee, for rest of the committees giving this information is optional

V. Related Party Transactions Subject Compliance status (Yes/No/NA) refer note below Whether prior approval of audit committee obtained Whether shareholder approval obtained for material RPT Whether details of RPT entered into pursuant to 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 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) N.A.
- 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 have been placed before Board of Directors. **Yes**

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

Vineet Chopra

Company Secretary & Compliance Officer / Compliance Officer / Managing Director / CEO