Requisitioning a resolution at a GSK Annual General Meeting

Shareholders wishing to requisition a resolution may find the following information helpful, but should in any event seek their own independent legal advice.



Requisitioning a resolution

There are occasions when shareholders may wish to draw important matters to the attention of other shareholders by proposing a resolution to be put to a general meeting.

The procedure for requisitioning a resolution is governed by English common law and statute. This specifies that a company's costs in complying with a requisition are to be met by requisitionists and that a deposit must be obtained before actioning a requisition. GSK has estimated that the cost of complying with a requisition may be as high as £200,000.

At GSK's AGM in May 2005 the Articles of Association were amended to remove the requirement for requisitionists to pay a deposit by authorising GSK to meet its own costs in complying with a valid requisition, provided that the requisition is received by 31 January each year.

Requisitionists who lodge a requisition after 31 January, but before the UK legal deadline of 6 weeks prior to the AGM, would, however, be required to pay a deposit and to meet GSK's costs of complying with the requisition. Requisitionists would, however, be free to include a supplementary resolution to request that GSK pays its own costs in complying with the requisition.

Shareholders wishing to requisition a resolution may find the following information helpful, but should in any event seek their own independent legal advice. A glossary of terms is set out at the end of this booklet.

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Requisitioning a resolution

To ensure there is no question of a member with a small shareholding requisitioning a resolution without sufficient support from other members, UK law sets out a minimum shareholding requirement before a requisition can be made.

To be valid, a requisition must be supported by:

either

 not less than 100 members holding shares on which there has been paid up an average sum per member of not less than £100;

or

 not less than 5% of the total voting rights of all the members.

The chart on page 4 illustrates the implications of this requirement for GSK shareholders.

Eligibility to requisition a resolution

Are you part of a group of 100 or more persons together holding £10,000 in nominal value of GSK Ordinary Shares i.e. 40,000 GSK Ordinary Shares?

YES

Do you and the persons with whom you intend to lodge the requisition together hold at least 5% of the total shareholder voting rights in GSK Ordinary Shares i.e. approximately 288 million GSK Ordinary Shares ?

YES

NO

You are NOT eligible to requisition a resolution.

You should be eligible to requisition a resolution, although certain procedural formalities may be required.

NO

PLEASE NOTE:

UK law specifies that only a MEMBER of GSK can requisition a resolution. Only those persons whose names appear in GSK's Register of Members are MEMBERS of GSK. If your GSK shares are not registered in your own name or you hold GSK American Depositary Shares (ADSs) then you should refer to page 5 which explains how you should proceed.

Nominees

Shareholders must hold their GSK Ordinary Shares in their own name. Shareholders holding GSK Ordinary Shares via a nominee are not eligible to submit a requisition.

Either:

 the GSK Ordinary Shares should be transferred into the owner's name. In the event that they are held in the CREST system this will involve removing them from CREST; or

• the nominee will have to be asked to agree to requisition the resolution on the owner's behalf. If the nominee holds GSK Ordinary Shares for more than one requisitionist it can only sign the requisition once.

You should contact your nominee to discuss the alternatives and cost implications.

Please note that the costs associated with implementing these alternatives will not be met by GSK.

ADS holders

ADS holders – holders of record with the Bank of New York (BNY)

ADS holders who hold their ADSs directly with GSK's ADS depositary, BNY, should contact them to arrange for their ADSs to be converted into GSK Ordinary Shares to meet the requisition requirements.

Points to note:

- BNY have advised GSK that it could take in the region of 15 working days to arrange for ADSs to be cancelled, converted into GSK Ordinary Shares and for the holder to become a member on the Register.
- The ADS cancellation fee will be a maximum of US\$0.05 per ADS, or portion thereof, plus a cable fee of US\$12.50 per account. Please note that these fees are payable by the ADS holder.
- To convert GSK Ordinary Shares back to ADSs requires execution of a UK Stock Transfer Form and provision of ADS issuance instructions. Stamp Duty Reserve Tax, charged at 1.5% of the market value of the GSK Ordinary Shares must be paid, together with an issuance fee of a maximum of US\$0.05 per ADS rounded up to the nearest hundred, or portion thereof, plus a cable fee of US\$7.50 per account.
 Please note that these fees are payable by the ADS holder.

BNY may be contacted at:

The Bank of New York ADR Department - Operations 101 Barclay Street - 22W New York NY 10286 Tel: +1 (212) 815 2231

The Bank of New York ADR Department - Operations One Piccadilly Gardens Manchester M1 1RG Tel: +44 (0)161 725 3419

Please note that the costs described above will not be met by GSK.

ADS holders – holding via a broker, nominee or other institution

ADS holders who do not hold their ADSs via BNY should contact their broker, nominee or other institution through which they hold their ADSs to identify how to convert them into GSK Ordinary Shares to meet the requisition requirements.

Please note that none of these costs will be met by GSK.

The requisition

Requisitionists are strongly recommended to seek independent legal advice on the drafting of their requisition. Please note that GSK will not meet the Requisitionists' legal or other costs in preparing a requisition.

Points to note:

- The requisition must be in English and in a readable form.
- It should be signed by each of the Requisitionists and should specify their full name, registered address, account number and the number of GSK Ordinary Shares they hold. It can be submitted as a single document with the signatures of all the Requisitionists concerned or in identical form submitted independently with separate signatures. In the latter case, the requisition will only be deemed to be valid when the minimum requirements have been reached.
- The resolution being proposed should be capable of being put to a general meeting and should not be defamatory.
- It may be accompanied by an explanatory statement of not more than 1,000 (one thousand) words, which should also be signed by each of the Requisitionists. The resolution, and where supplied an accompanying statement, will be issued on behalf of the Requisitionists without giving their names. A specific request should be made for each Requisitionist's name to be published. When complying with such a request, space constraints may require that a full list of these names be set out in an appendix to the Notice of Meeting.

The costs of actioning a requisition

UK law specifies that the burden of a company's costs in complying with a requisition falls on the Requisitionists.

Points to note:

- Unless otherwise provided in GSK's Articles of Association, Requisitionists are required by law to deposit a sum sufficient to meet GSK's expenses in giving effect to a requisition.
- It is estimated that the cost of requisitioning a resolution could be as high as £200,000, based on approximately 200,000 current shareholders. The actual costs of processing a requisition and accordingly the deposit required would be established at the time of receipt of a requisition.
- Requisitionists are entitled to include as part of their requisition a supplementary resolution for shareholders to authorise GSK to meet the costs of complying with the requisition. GSK would reimburse the amount deposited if the supplementary resolution is approved.

Lodging a requisition for a GSK AGM

GSK will meet its costs in complying with a requisition provided that a valid request is received by 31 January.

Requisitionists who lodge their requisition after that date will be required to provide a deposit against GSK's costs in complying with the requisition and should consider including a supplementary resolution seeking approval for GSK to meet its own costs in complying with the requisition. If any supplementary resolution is passed allowing GSK to meet its own costs in complying with the requisition, GSK will refund the deposit within 10 working days of the AGM.

Please note that Requisitionists will in any event have to meet their own costs in putting forward the requisition which may include: legal advice, removing shares from a nominee account and/or converting ADSs into GSK Ordinary Shares.

Requisition received:	Deposit required to meet the costs of complying with the requisition	Requisitionists required to meet the costs of complying with the requisition
Before 31 January	5	5
After 31 January	3	3*

* NB – Requisitionists may submit a supplementary resolution to seek approval for GSK to meet its costs in complying with the requisition.

Key dates for GSK's 2007 AGM

Recommended submission date for member(s) wishing to requisition a resolution	Wednesday, 31 January 2007
Annual Report and AGM materials to be issued	End March 2007
UK legal deadline for member(s) wishing to requisition a resolution	Wednesday, 11 April 2007
2007 AGM	Wednesday, 23 May 2007.

These dates may be subject to change which will be posted on the website.

Contacts

If you wish to discuss any of these requirements then please contact:

Simon Bicknell Company Secretary GlaxoSmithKline plc 980 Great West Road Brentford Middlesex TW8 9GS

Tel: +44 (0)20 8047 5000

Glossary of terms

Requisition – a formal request to a company from one or more of its members to put a resolution to an AGM.

Resolution – a proposal for members of a company to consider and decide upon.

ADS – an American Depositary Share representing two GSK Ordinary Shares also referred to as an American Depositary Receipt (ADR).

BNY – Bank of New York, GSK's depositary bank which holds ADSs on behalf of investors.

Member – a shareholder whose name appears on the Register of Members, maintained by GSK's Registrar Lloyds Bank TSB Registrars.