## Format for Disclosures under Regulation 10(6) —Report to Stock Exchanges in respect of any acquisition made in reliance upon exemption provided for in Regulation 10 of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011

| 1. | Name of the Target Company (TC)  | Pfizer Limited  |
|----|--|---|
| 2. | Name of the acquirer(s)  | John Wyeth & Brother Limited, UK  |
| 3. | Name of the stock exchange where shares of the TC are listed   | BSE Limited     National Stock Exchange of India Limited  |
| 4. | Details of the transaction including rationale, if any, for the transfer/acquisition of shares.  Relevant regulation under which the acquirer is exempted from making open offer.  | The allotment of new equity shares has been made pursuant to the Scheme of Amalgamation of Wyeth Limited with Pfizer Limited and their respective shareholders and creditors under sections 391-394 of the Companies Act, 1956 which was sanctioned of October 31, 2014, by the Hon'ble Bombay High Courand as per the following share exchange ratio provide in the Scheme of Amalgamation: 7 fully paid up equit shares of Rs. 10 each of Pfizer Limited for every 10 fully paid up equity shares of Rs. 10 each of Wyeth Limited.  Regulation10(1)(d)(ii) — Acquisition pursuant to the Scheme of Amalgamation which was approved to October 31, 2014, by the Hon'ble Bombay High Couwhereby the Target Company is the Transfer Company. |
| 6  | i. Whether disclosure of proposed acquisition was required to be made under regulation 10 (5) and if so,  - whether disclosure was made an whether it was made within the timeline specified under the regulations.  - date of filing with the stock exchange. | Not Applicable  |
|    | 7. Details of acquisition  | Disclosures required to be made under regulation 10(5)  Whether the disclosures under regulation 10(5) are actually made  |

| a  |                      | Name of the transferor / seller   | Not Applicable Not Applicable Not Applicable |   | Not Applicable  Not Applicable  Not Applicable  Not Applicable |                                      |
|----|----------------------|---|--|---|--|--------------------------------------|
| r  | 5.                   | Date of acquisition   |  |   |  |                                      |
|    | :.                   | Number of shares/ voting rights in respect of the acquisitions from each person mentioned in 7(a) above |  |   |  |                                      |
| C  | i.                   | Total shares proposed to be acquired / actually acquired as a % of diluted share capital of TC          |  |   |  |                                      |
| •  | e.                   | to the second to  |  |   | lot Applicable   |                                      |
| 8. | Shareholding details |   | Pre-Transaction                              |   | Post transaction   |                                      |
| a  | 3114                 | al Crimunity  | No.<br>of<br>shar<br>es<br>held              | % w.r.t<br>total<br>share<br>capital<br>of TC |  | % w.r.t total share<br>capital of TC |
|    | а                    | Each Acquirer / Transferee —<br>John Wyeth & Brother Limited, UK  | Nil  | Nil   | 882000   | 1.93                                 |
|    | ь                    | Each Seller / Transferor  | Not<br>Applicable                            | Not<br>Applicable                             | Not<br>Applicable  | Not Applicable                       |

## FOR John Wyeth & Brother Limited, UK

JA HOULE

JA MOUNT, DIRECTOR.

Signature, Name & Designation of the Authorized Person

Place: TADWORTH, UK.
Date: December 18, 2014