The board of directors (the “Board”) of GSK plc (the “Company”) has established a committee of the Board known as the Remuneration Committee (the “Committee”) in accordance with the principles of the UK Corporate Governance Code (the “Code”).

Role

The Committee reviews and approves the remuneration of Executive Directors and Corporate Officers.

Current membership

<table>
<thead>
<tr>
<th>Committee Chair</th>
<th>Urs Rohner</th>
</tr>
</thead>
</table>
| Members        | Elizabeth McKee Anderson  
|                | Charles Bancroft  
|                | Dr Anne Beal  
|                | Wendy Becker |
| In attendance as required – by invitation | Company Chair  
|                | Chief Executive Officer ("CEO")  
|                | Chief People Officer  
|                | Senior Vice President, Reward  
|                | External advisers  
|                | Other Executives as required  
|                | Any Non-Executive Director may be invited to attend the Committee’s meetings. |
| Committee Secretary | Company Secretary |

Membership

1. The Committee must comprise a minimum of three independent Non-Executive Directors appointed by the Board (in accordance with the principles and provisions of the Code), on the recommendation of the Nominations & Corporate Governance Committee, in consultation with the Committee Chair. The Company Chair may also serve on the Committee as an additional member, if considered independent on appointment as Company Chair.

2. Appointments to the Committee shall be for a period of up to three years extendable by no more than two additional three-year periods, (so long as members (other than the Company Chair, if he or she is a member of the Committee) continue to be independent.

3. Each of the members of the Committee shall be independent Non-Executive Directors, as determined by the Board (in accordance with the provisions of the Code). In particular no member of the Committee may receive any consulting, advisory or compensatory fee from the Company other than as a member of the Committee, the Board or any other Board committee, nor may they be an affiliate of the Company or its subsidiaries. No member shall be involved in any decisions as to their own performance or remuneration.

4. The Committee Chair, who shall be an independent Non-Executive Director, shall be appointed by the Board, following receipt of a proposal from the Nominations & Corporate Governance
Committee and shall have served as a member on the Committee for at least one year beforehand and should have sufficient skill and experience to manage the remuneration setting process. The Company Chair shall not be the Committee Chair.

5. The Committee Chair shall, in conjunction with the Nominations & Corporate Governance Committee, review membership of the Committee as part of the annual performance evaluation of the Committee, taking into account the tenure served by Committee members.

6. The Committee Chair and members of the Committee shall be identified in the Committee’s Remuneration Report to shareholders.

Quorum

7. The quorum shall be two members.

8. In the absence of the Committee Chair or an appointed deputy, the remaining members present shall elect one of the members to chair the meeting who would qualify under these Terms of Reference to be appointed to that position by the Board.

9. Each member of the Committee shall disclose to the Committee:
   a) any personal financial interest (other than as a shareholder) in any matter to be decided by the Committee; and
   b) any potential conflict of interest arising from a cross-directorship.

   Any such member shall abstain from voting on resolutions of the Committee in relation to which such an interest exists and from participating in the discussions concerning such resolutions and (if so required by the Board) shall resign from the Committee.

Attendance at meetings

10. Only members of the Committee have the right to attend Committee meetings. However, the Committee may invite members of management and external advisors to attend the Committee’s meetings. The CEO, Chief People Officer and Senior Vice President, Reward shall normally be invited to attend part of some Committee meetings as required, although the Committee may meet without any executives of the Company being present.

11. No Committee attendee shall be involved in any decision or be present at any discussions or decisions relating to his or her own remuneration or performance.

12. Any Non-Executive Director may be invited to attend the Committee’s meetings.

Committee Secretary

13. The Company Secretary shall be Secretary of the Committee and shall be responsible for minuting the proceedings of all meetings of the Committee.
Frequency of Meetings

14. Meetings shall be held not less than four times a year and otherwise as required.

15. A Committee member may request a meeting if they consider that one is necessary.

Shareholder engagement

16. The Committee Chair shall attend the Company’s Annual General Meeting and be prepared to respond to shareholder questions on the Committee’s activities.

17. The Committee Chair shall seek engagement with shareholders on significant matters related to the Committee’s areas of responsibility.

Authority

18. The Committee is authorised by the Board to obtain internal or, at the Company’s expense, external legal or other professional advice, including the advice of independent remuneration consultants, as appropriate, and to commission or purchase any reports, surveys or information which it deems necessary. However, the Committee should avoid designing pay structures based solely on benchmarking to the market or on the advice of remuneration consultants. Remuneration consultants shall be identified in the annual report alongside a statement about any other connection the consultant has with the Company or individual Directors. The Committee is also authorised to appoint, retain and terminate the services of such external advisers and to approve their fees and other retention terms. The Committee shall exercise independent judgement when evaluating the advice of external third parties and when receiving views from Executive Directors and Management.

19. The Committee Chair and the Company Chair are authorised to act together, where necessary between meetings, to agree compensation arrangements for newly appointed GSK Leadership Team (“GLT”) members, in consultation with other Committee members as appropriate. Any such decisions will be ratified and minuted at the next Committee meeting.

Duties

20. During their tenure, each of the Committee members shall consider their duties and responsibilities under section 172 of the Companies Act 2006 in performing their role.

21. The Committee shall set the broad policy for and determine the remuneration of the Executive Directors, the Company Chair, Corporate Officers and the Company Secretary, in accordance with the principles and provisions of the Code. The Committee shall also set, approve and monitor the level and structure of remuneration for other members of senior management, in accordance with the principles and provisions of the Code.

22. The Committee Chair and the Committee, as appropriate, for the Company, major subsidiary undertakings and the Group as a whole, shall exercise the powers of the Board to review, and approve material changes in:
a) retirement benefits schemes for employees of all Group companies provided such schemes are material in the context of the Group as a whole;

b) any profit sharing or similar schemes for employees of any Group companies; and

c) any share option or equity incentive schemes for employees of any Group companies.

23. The Company Chair and the CEO, and not the Committee, are responsible for evaluating and making recommendations to the Board on the remuneration of the Non-Executive Directors within the terms of the approved remuneration policy. No director or member of senior management shall participate in any discussion or decision on their own remuneration.

24. The Committee shall review workforce remuneration and related policies and the alignment of incentives and rewards with the Company’s culture, and take these into account when setting the remuneration policy. The Committee shall provide feedback to the Board on workforce remuneration policies, conditions and incentives and how the Company’s policies and practices are aligned with its culture and strategy.

25. The Committee shall explain to the workforce how executive remuneration aligns with wider Company pay policy.

Executive Director, Corporate Officer and Company Secretary Remuneration

26. The Committee shall:

a) prepare a report each year, incorporating a “Committee Chair’s Annual Statement”, a “Directors’ Remuneration Policy” (in a year where it is being submitted to a binding shareholder vote, as required by law) and an “Annual Report on Remuneration” (subject to an advisory shareholder vote each year along with the Committee Chair’s Annual Statement), to enable the Board to report to shareholders annually on matters relating to executive remuneration as required by the Companies Act 2006, the Large and Medium-sized Companies and Groups (Accounts and Reports) Regulations 2008, the Large and Medium-sized Companies and Groups (Accounts and Reports) (Amendment) Regulations 2013, the Companies (Miscellaneous Reporting) Regulations 2018 and the Companies (Directors’ Remuneration Policy and Directors’ Remuneration Report) Regulations 2019, the Code, the Listing Rules (the “LRs”), Prospectus Rules (the “PRs”) and Disclosure Guidance and Transparency Rules (the “DTRs”) of the Financial Conduct Authority and any other applicable regulations from time to time in force and otherwise as the Committee considers appropriate;

b) make recommendations to the Board on the Company’s remuneration policy (including matters for the “Directors’ Remuneration Policy” report) and framework of remuneration and its cost that:

(i) assist in promoting the long term sustainable success of the Company;

(ii) ensure that Executive Directors, Corporate Officers and the Company Secretary generally are provided with appropriate incentives to encourage enhanced performance and are rewarded for their individual contributions to the long-term sustainable success of the Company;
(iii) enable the recruitment and retention of exceptional talent;
(iv) ensure performance related elements of the Company’s remuneration policy are transparent and rigorously applied;
(v) enable the use of discretion to override formulaic outcomes, particularly with respect to performance-related remuneration; and
(vi) enable the recovery and/or withholding of sums or share awards under appropriate specified circumstances;

c) within the terms of the shareholder-approved Directors remuneration policy, determine the total individual remuneration packages of the Executive Directors, including bonuses, incentive payments and share based awards; taking into account a range of financial, non-financial and strategic measures; exercising independent judgement and discretion; and as appropriate taking into account the Company’s and individual performance and wider circumstances;

d) determine the total individual remuneration packages of the Corporate Officers and the Company Secretary, including bonuses, incentive payments and share based awards; taking into account a range of financial, non-financial and strategic measures; exercising judgement and discretion; and as appropriate, taking into account the Company’s and individual performance, and wider circumstances;

e) when setting and reviewing the remuneration policy and levels for Executive Directors, senior management, the Company Chair, and the Company Secretary.

(i) have regard to remuneration policy and levels for employees across the Company;
(ii) have regard to the Company’s short and long term strategic objectives and overall performance and alignment to the Company’s purpose, values and successful delivery of the Company’s long-term sustainable strategy;
(iii) promote long-term shareholdings by Executive Directors that support alignment with longer-term shareholder interests and best market practice requirements;
(iv) have regard to the views of shareholders and other stakeholders;
(v) determine an appropriate balance between fixed and performance-related remuneration;
(vi) ensure that remuneration incentives are compatible with the Company’s risk policies and systems;
(vii) consider whether Executive Directors should be required to hold a minimum number of shares for a further period after vesting or exercise (with share awards to be subject to a total vesting and holding period of five years or more) in accordance with the share ownership requirements set out below in (s) that includes vested and unvested shares; and
(viii) consider the requirements in the Code addressing a number of factors, including clarity, simplicity, risk, predictability, proportionality and alignment to Company
culture;

f) not make payments to Executive Directors that fall outside the shareholder-approved Directors' remuneration policy, unless amendments to the remuneration policy are approved by shareholders;

g) review and approve the design of, and determine targets for any performance-related awards to Executive Directors, Corporate Officers and the Company Secretary and their individual incentives including, without limitation: (i) setting and monitoring any performance conditions subject to which any share based awards may be granted under any executive share based schemes adopted by the Company; and (ii) setting and monitoring any bonus scheme performance conditions;

h) review and assess the achievement against targets for any performance-related awards to Executive Directors, Corporate Officers and the Company Secretary and their individual incentives including, without limitation: (i) reviewing and assessing the achievement of performance conditions subject to which any share based awards may vest under any executive share based schemes adopted by the Company; and (ii) reviewing and assessing achievement against any bonus scheme performance conditions;

i) review individual and corporate performance for the purposes of determining remuneration levels;

j) design, operate and invoke agreed safeguards, eg “clawback” and “malus”, to protect against rewards for failure through appropriate risk management of incentive arrangements, so that performance-related payments to Executive Directors, Corporate Officers and the Company Secretary reflect actual achievements and significant negative events;

k) review, approve and administer any clawback policy or provisions allowing the Company to recoup or otherwise recover the compensation paid or payable to the Executive Directors, Corporate Officers and other employees as required by applicable regulatory requirements;

l) determine the policy for, and scope of, pension arrangements for each Executive Director, Corporate Officer and the Company Secretary, considering: (i) alignment of the rates of pension benefit applicable to Executive Directors, Corporate Officers and the Company Secretary with those for the wider workforce; and (ii) the pension consequences and associated costs to the Company of basic salary increases and other changes in pensionable remuneration, or contribution rates, especially for directors close to retirement, when compared with workforce arrangements;

m) approve service agreements and all material amendments thereto;

n) decide on any ex-gratia payments to be made and benefits granted to such persons and their surviving spouses or spousal equivalent;

o) determine the terms of severance, including with respect to Executive Directors, loss of office payments together with approving any settlement of claims in connection with severance, ensuring that any payments made are fair to the individual and the Company, that failure is not rewarded and, in respect to payments to Executive Directors, that they are made within the terms of the approved remuneration policy and work in conjunction with
the Disclosure Committee to agree that the severance arrangements disclosed in the stock exchange announcement, and on the Company website, for a departing Executive Director are accurate;

p) approve, where approval is required, Executive Directors' Corporate Officers' and the Company Secretary's interests outside the Company and its subsidiaries;

q) in determining such policies, targets, packages and arrangements, give due regard to the provisions of and recommendations in the Code, the LRs, PRs and DTRs and associated guidance;

r) agree the policy for authorising claims for Executive Directors' Corporate Officers' and the Company Secretary's expenses;

s) agree share ownership guidelines (including post-employment) for Executive Directors;

t) work and liaise as necessary with all other Board Committees; and

u) consider other relevant matters, as requested by the Board.

Corporate Governance & Regulatory Developments

27. The Committee shall review the ongoing appropriateness and relevance of the remuneration policy and monitor the progress of any relevant corporate governance, legal or regulatory developments that may impact the Committee and recommend any action or changes it considers necessary to the Board for approval.

Performance Appraisal & Review

28. The Committee shall review at least annually its own performance, constitution and Terms of Reference to ensure it is operating at maximum effectiveness and recommend any changes it considers necessary to the Board for approval.

Resources and Training

29. The Committee shall have access to sufficient resources in order to carry out its duties, including access to the Company Secretary for assistance as required.

30. The Committee shall be provided with appropriate and timely training, both in the form of an induction programme for new members and on an ongoing basis for all members.

Reporting Procedures

31. Meetings of the Committee shall be called by the Committee Secretary at the request of the Committee Chair. The notice of meeting, proposed agenda and associated papers should be circulated to Committee members in good time for each meeting.

32. The Committee Secretary shall circulate the minutes of meetings of the Committee to all members
of the Board, unless the Committee Chair deems it inappropriate to do so, taking into account any conflicts of interest which may exist. The Committee Chair shall keep the Board informed of Committee activity and engage with the Board as appropriate on key decisions.

33. Through the Committee Chair, Company Chair and the Company Secretary, the Committee should ensure that the Company maintains contact as necessary with its principal shareholders over remuneration matters.

34. Through the Committee Chair and the Company Secretary, the Committee should engage with the workforce each year in order to explain how the pay policy of the entire workforce has been taken into account when setting pay and how executive remuneration aligns with the wider Company pay policy.

35. The Committee shall provide a description of its work in the Annual Report in line with the requirements of the UK Corporate Governance Code.

Publication of Terms of Reference

36. These Terms of Reference shall be made available on the Company’s website.