GLAXOSMITHKLINE PLC Form 6-K May 29, 2009

FORM 6-K

SECURITIES AND EXCHANGE COMMISSION Washington D.C. 20549

Report of Foreign Issuer

Pursuant to Rule 13a-16 or 15d-16 of the Securities Exchange Act of 1934

For period ending May 2009

GlaxoSmithKline plc (Name of registrant)

980 Great West Road, Brentford, Middlesex, TW8 9GS (Address of principal executive offices)

Indicate by check mark whether the registrant files or will file annual reports under cover Form 20-F or Form 40-F

Form 20-F x Form 40-F

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Indicate by check mark whether the registrant by furnishing the information contained in this Form is also thereby furnishing the information to the Commission pursuant to Rule 12g3-2(b) under the

Securities Exchange Act of 1934.

Yes No x

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Notification
of Transactions of Directors and
Persons Discharging
Managerial Responsibility
Awards
made by
GlaxoSmithKline

On
28 May
2009
the Company granted
share-based awards to Directors
and
Persons Discharging Managerial Responsibility

under the
GlaxoSmithKline
2009
Performance Share Plan
("the 2009 Performance Share Plan")
. These awards
are subject to performance conditions

The 2009
Performance Share Plan was approved by shareholders on 20 May 2009 , and allows

awards to be made to senior executives in the Group, including the Executive Directors.

The details of these awards are shown below.

2009

Performance Share Plan

Under the terms of the 2009 Performance Share Plan, contingent awards are granted over a

designated number of Ordinary shares or American Depository Shares (ADSs), with the percentage of awards ultimately vesting depending on performance.

There are two parts to the performance condition

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• 60%
       of
       each award
       is subject to a
       Total Shareholder Return ("TSR")
       condition
     • The
       remaining 40% of
       each award
       is subject to an Adjusted Free Cash Flow target
The performance period for the part which is subject to Free Cash Flow and for 50%
of the part which is subject to TSR is three years
1 January 2009
to
31 December 2011
) and for the other 50%
of the part subject to TSR
is four years (
1 January 2009
31 December 2012
The TSR Condition:-
The TSR
condition compares the TSR
of
the Company's
shares with the TSR of the shares of
comparator companies over the
performance
periods
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. No awards will vest if the Company

delivers returns which, when ranked against these companies, rank below the median

.

At median position, vesting is at 30%.

Vesting increases on a sliding scale with 100% of the award vesting where the Company is ranked in the upper quartile of the comparator group

.

For these purposes, "Median" is calculated as the average TSR performance of the 6

th

and 7

th

placed companies in the comparator group (when excluding the Company). "Upper Quartile" is calculated as the average TSR performance of the 3

rd

and 4

th

placed companies in the comparator group (when excluding the Company).

Where

the Company

's TSR performance falls between two comparator companies, vesting is calculated on a straight-line basis

To the extent that each part of an award does not vest after the appropriate performance period, it will

lapse.

The companies in the

TSR

comparator group are Abbott Laboratories, AstraZeneca, Bristol-Myers Squibb, Eli Lilly & Co, Johnson & Johnson, Merck, Novartis, Pfizer, Roche, Sanofi-Aventis, Schering-Plough, and Wyeth.

It is currently anticipated that two of the companies in the TSR comparator group may be acquired during the performance period, in which case the comparator group will be reduced to 10 companies and the vesting schedule will be adjusted accordingly.

The Adjusted Free Cash Flow target:-

Adjusted

Free Cash Flow represents the operating profit of the business adjusted for material factors

which would typically include exchange rate movements and may include legal and major taxation settlements and special pension contributions. The impact of any acquisition or divestment will be quantified and adjusted for at the time of the event. The Free Cash Flow target for these awards is £13.5 billion, where vesting

for this part of each award

will be at 25%, with maximum vesting for

this part

of the award

at

£16 billion. Vesting between these levels will be on a straight-line

basis.

To the extent that

this

part of

the

award does not vest

at the end of

the performance period, it

will

lapse.

The individuals in the tables below, who are all

Executive Directors or

persons dischar

ging managerial responsibility

(PDMRs)

, were each granted an award under the terms of the

2009

Performance Share

Plan as set out. Awards are granted over either the Company's 25p Ordinary

s

hares or over the Company's ADSs. One ADS equals two Ordinary

S

hares

Dividends accrue on the shares during the vesting period and vest to the extent that

awards

vest

at the end of the relevant performance period (these are not included in the figures below)

.

Number of Ordinary s hares potentially vesting in respect of the part of the award subject to the TSR condition

Less than median Equal to median position Upper quartile and above Mr A P Witty* 84,745 282,485 0 Mr J S Heslop* 35,593 118,644 Mr J M Clarke 46,200 0 13,860 Mr S A Hussain 0 13,860 46,200

Mr E J Gray	0	9,000	30,000
Mr J Stephenne	0	9,000	30,000
Mr M Dunoyer	0	7,110	23,700
M			
S	0	7,110	23,700
C Thomas			
Mr D Redfern	0	5,220	17,400
Mr S M Bicknell	0	3,825	12,750
Mr D Learmouth	0	3,825	12,750

denotes an Executive Director

Number of ADSs potentially vesting in respect of the part of the award subject to the TSR condition (N

B. One ADS represents two Ordinary S hares)

	Less than median	Equal to median position	Upper quartile and above
Dr M Slaoui*	0	12,420	41,400
Mr DJ Phelan	0	6,930	23,100
Mr D Pulman	0	6,930	23,100
Mr D Troy	0	10,395	34,650
Ms D Connelly	0	13,860	46,200
Mr W C Louv	0	4,500	15,000

denotes an Executive Director

Number of Ordinary s hares potentially vesting in respect of the part of the award subject to the Free Cash Flow target

	Less than threshold	Threshold	Maximum
Mr A P Witty*	0	47,081	188,324
Mr J S Heslop*	0	19,774	79,096

0	7,700	30,800
0	7,700	30,800
0	5,000	20,000
0	5,000	20,000
0	3,950	15,800
0	3,950	15,800
0	2,900	11,600
0	2,125	8,500
0	2,125	8,500
	0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	0 7,700 0 5,000 0 5,000 0 3,950 0 3,950 0 2,900 0 2,125

*

denotes an Executive Director

Number of ADSs potentially vesting in respect of the part of the award subject to the Free Cash Flow target

(N

B. One ADS represents two Ordinary s hares)

	Less than threshold	Threshold	Maximum
Dr M Slaoui*	0	6,900	27,600
Mr DJ Phelan	0	3,850	15,400
Mr D Pulman	0	3,850	15,400
Mr D Troy	0	5,775	23,100
Ms D Connelly	0	7,700	30,800
Mr W C Louv	0	2,500	10,000

*

denotes an Executive Director

The vesting dates

for these awards

will be the dates, following the end of the three and four year performance periods, on which the Remuneration Committee

determines the extent to which

the performance conditions have been satisfied or

such other later dates as determined by the Remuneration Committee.

All of the above awards were made on 28 May 2009

. The price of an Ordinary share

on this date was £

10.51

and

the price of an ADS was \$

33.50

The awards made to Mr Witty and Mr Heslop were determined, in accordance with the 2009 Performance Share Plan rules, using an Ordinary share price of £10.62 which was the closing price on the day before the grant.

The Company, Directors and

Persons Discharging Managerial Responsibility were advised of these transactions on 29 May 2009

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This notification is made in accordance with Disclosure and Transparency Rule 3.1.4R(1)(a).

V Whyte Deputy Company Secretary

29 May 2009

Enquiries:

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SIGNATURES

Pursuant to the requirements of the Securities Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf by the undersigned, thereunto duly authorised.

GlaxoSmithKline plc (Registrant)

Date: May 29, 2009

By: VICTORIA WHYTE

Victoria Whyte Authorised Signatory for and on behalf of GlaxoSmithKline plc