

**Biocon Limited** 

20th KM Hosur Road Electronics City Bangalore 560 100, India T 91 80 2808 2808 F 91 80 2852 3423

CIN: L24234KA1978PLC003417

www.biocon.com

By Courier & Email

July 27, 2015

The Bombay Stock Exchange Limited PJ Tower, Dalal Street, Mumbai -400 001.

Kind attn.: Mr. Gopalakrishnan

Dear Sir

Subject: Disclosure of voting results as per Clause 35A of the Listing Agreement

In due compliance with the Listing agreement, please find the details of voting results at the 37th Annual General Meeting of the Company.

SLNO	DESCRIPTION						
Α'	DATE OF AGM			24-07-20	)15		
В	BOOK CLOSURE DATE					- <b>2015</b> ( BOTH DA' ff Date : 18-07-20	
C	TOTAL NUMBER OF SHA	REHOLDERS ON	CUT-	111599			
D	NO OF SHAREHOLDERS MEETING EITHER IN PER PROXY		_	90			
	SHAREHOLDERS	PRESENT IN PERSON		SENT OUGH XY	TOTAL	SHARES	% TO CAPITAL
	PROMOTER AND PROMOTER GROUP ()	8	0		8	122048446	61.02422
	PUBLIC	79	3		82	305247	0.15262
	TOTAL	87	3		90	122353693	61.17684
E	No. of shareholders attend facility was made available		ough Vi	deo confe	rencing _Nil_	_, No video confe	erencing

The agenda wise details of e voting and poll at the Annual General Meeting are provided in Annexure A. Further a consolidated scrutinizer's report of e- voting facility provided by the Company and on the poll conducted at the Annual General Meeting in Annexure B.

Request to take it on record.

Thanking you Yours faithfully

For Biocon Limited

Kiran Kumar G Company Secretary

E- Kiran Kumar@biocon.com

M: 91 9945315151 T: 91 8028022037



<u>S</u>	
Ξ	
- 20	
~	•
₽	
Ö	
$\overline{}$	
<u> </u>	
Ξ	
eso	
œ	

To receive, consider and adopt the audited financial statements of the Company for the year ended March 31, 2015 including the Balance Sheet as at March 2015, the Statement of Profit & Loss Account for the year ended on that date together with the Report of the Board of Directors and Auditors' Report thereon.

Resolution ID	Category	Shares Held (1)	Votes Polled (2)	% of Votes Polled on outstanding shares (3)=[(2)/(1)]*100	No. of Votes - in favour (4)	No. of Votes - against (5)	% of Votes in favour on votes polled (6)= [(4)/(2)]*100	% of Votes against on votes polled (7)= [(5)/(2)]*100
	Promoter and Promoter		·					
	Group	122048446	120230316	98.5103	120230316	0	100	0
	Public –		:					
	Institutional							
_	Holders	39590206	28389405	71.7082	28389405	0	100	0
1	Public-Others	38361348	4716414	12.2947	4716414	0	100	0
-	Total	200000000 153336135	153336135	76.6681	153336135	0	100	0





Resolution	Resolution 2 - Ordinary resolution	lution						;
To confirm t	he payment of Inte	erim Dividend	of Rs 5.00 pe	To confirm the payment of Interim Dividend of Rs 5.00 per equity share (100%) as dividend for the year ended March 31, 2015.	%) as dividend	for the yea	r ended March	31, 2015.
Resolution ID	Category	Shares Held (1)	Votes Polled (2)	% of Votes Polled on outstanding shares (3)=[(2)/(1)]*100	No. of Votes - in favour (4)	No. of Votes - against (5)	% of Votes in favour on votes polled (6)= [(4)/(2)]*100	% of Votes against on votes polled (7)= [(5)/(2)]*100
2	Promoter and Promoter Group	122048446	120230316	98.5103	120230316	0	100	0
. 2	Public – Institutional Holders	39590206	28391905	71.7145	28391905	0	100	0
2	Public-Others	38361348	4716424	12.2947	4716417	7	99.9999	0.0001
2	2 Total	200000000 153338645	153338645	76.6693	153338638	7	99.9999	0.0001





Resolution	Resolution 3 - Ordinary resolution	olution		•				
To appoint a appointment	director in place	of Mr. John Sh	aw (DIN: 003	To appoint a director in place of Mr. John Shaw (DIN: 00347250), who retires by rotation and, being eligible, offers himself for reappointment	by rotation and	d, being elig	yible, offers hims	elf for re-
Resolution ID	Category	Shares Held (1)	Votes Polled (2)	% of Votes Polled on outstanding shares (3)=[(2)/(1)]*100	No. of Votes - in favour (4)	No. of Votes - against (5)	% of Votes in favour on votes polled (6)= [(4)/(2)]*100	% of Votes against on votes polled (7)= [(5)/(2)]*100
ю	Promoter and Promoter Group	122048446	120230316	98.5103	120230316	0	100	0
င	Public – Institutional Holders	39590206	28391905	71.7145	28391905	0	100	0 .
က	3 Public-Others	38361348	4715834	12.2932	4715219	615	99.9869	0.013
3	Total	200000000	153338055	76.6690	153337440	615	96.66	0.0004





Resolution	Resolution 4 - Ordinary resolution	ofution						
To appoint a appointment	To appoint a director in place of Mr. Ravi appointment	1	zumdar (DIN:	Mazumdar (DIN: 00109213), who retires by rotation and being eligible, offers himself for re-	etires by rotation	n and being	g eligible, offers	nimself for re-
Resolution ID	Category	Shares Held (1)	Votes Polled (2)	% of Votes Polled on outstanding shares (3)=[(2)/(1)]*100	No. of Votes - in favour (4)	No. of Votes - against (5)	% of Votes in favour on votes polled (6)= [(4)/(2)]*100	% of Votes against on votes polled (7)= [(5)/(2)]*100
4	Promoter and Promoter Group	122048446	120230316	98.5103	120230316	0	100	0
4	Public – Institutional Holders	39590206	28391905	71.7145	28355258	36647	99.8709	0.129
4	Public-Others	38361348	4715834	12.2932	4715219	615	99.9869	0.013
4	4 Total	2000000000	200000000 153338055	76.6690	153300793	37262	99.9757	0.0243





Resolution	Resolution 5 - Ordinary resolution	lution					*.	
To appoint	To appoint Auditors and to fix their remuneration	their remuner	ation	-	-			
Resolution	Category	Shares Held (1)	Votes Polled (2)	% of Votes Polled on outstanding shares (3)=[(2)/(1)]*100	No. of Votes - in favour (4)	No. of Votes - against (5)	% of Votes in favour on votes polled (6)= [(4)/(2)]*100	% of Votes against on votes polled (7)= [(5)/(2)]*100
5	Promoter and Promoter Group	122048446	120230316	98.5103	120230316	0	100	0
5	Public – Institutional Holders	39590206	27658979	69.8632	27606082	52897	99.8087	0.1912
9	Public-Others	38361348	4716034	12.2937	4716024	10	99.9997	0.0002
5	Total	200000000	152605329	76.3027	152552422	52907	99.9653	0.0347





	Resolution	Resolution 6 – Special resolution	ution						
	To appoint o	To appoint of Ms. Kiran Mazumdar-Shav five years with effect from April 1, 2015 .		JIN: 00347228	v (DIN: 00347229) as the Chairman and Managing Director of the Company for a period of	and Managing	Director of	the Company fo	r a period of
<u> </u>	Resolution ID	Category	Shares Held (1)	Votes Polled (2)	% of Votes Polled on outstanding shares (3)=[(2)/(1)]*100	No. of Votes - in favour (4)	No. of Votes - against (5)	% of Votes in favour on votes polled (6)= [(4)/(2)]*100	% of Votes against on votes polled (7)= [(5)/(2)]*100
	9	Promoter and Promoter Group	122048446	120230316	98.5103	120230316	0	100	
<u>L</u>	9	Public – Institutional Holders	39590206	28391905	71.7145	28391662	243	99.9991	0.0008
l	9	Public-Others	38361348	4715834	12.2932	4715834	0	100	0
	9	Total	2000000000	200000000 153338055	76.6690	153337812	243	99.9998	0.0002





Resolution 7 – Special resolution
To appoint Dr. Jeremy Levin (DIN: 07071720), who was appointed as Additional Director of the Company with effect from January 22, 2015 and who holds office till the date of this AGM in terms of section 161 of the Companies Act, 2013, as an Independent Director of the Company for a period of three years commencing from his appointment at the 37th AGM up to the conclusion of 40th AGM to be held in 2018.

% of Votes against on votes polled (7)= [(5)/(2)]*100	0		0	0.0136	0.0004
% of Votes in favour on votes polled (6)= [(4)/(2)]*100	100		100	99.9863	9666.66
No. of Votes - against (5)	0		0	645	645
No. of Votes - in favour (4)	120230316		28391905	4715189	153337410
% of Votes Polled on outstanding shares (3)=[(2)/(1)]*100	98.5103		71.7145	12.2932	76.6690
Votes Polled (2)	120230316		28391905	4715834	153338055
Shares Held (1)	122048446		39590206	38361348	200000000
Category	Promoter and Promoter Group	Public – Institutional	Holders	Public-Others	Total
Resolution ID	7		7	7	7





Resolution	Resolution 8 – Special resolution	lution		-				
To appoint E January 22, Independent conclusion o	To appoint Dr. Vijay Kumar Kuchroo (DIN January 22, 2015 and who holds office til Independent Director of the Company for conclusion of 40th AGM to be held in 201	chroo (DIN: 07 ds office till the ompany for a p held in 2018."	7071727), whe date of this eriod of three	To appoint Dr. Vijay Kumar Kuchroo (DIN: 07071727), who was appointed as Additional Director of the Company with effect from January 22, 2015 and who holds office till the date of this AGM in terms of section 161 of the Companies Act, 2013, as an Independent Director of the Company for a period of three years commencing from his appointment at the 37th AGM up to the conclusion of 40th AGM to be held in 2018."	Additional Direction 161 of the grom his appo	ector of the Companie intment at t	Company with ess Act, 2013, as the 37th AGM up	iffect from an to the
Resolution ID	Category	Shares Held (1)	Votes Polled (2)	% of Votes Polled on outstanding shares (3)=[(2)/(1)]*100	No. of Votes - in favour (4)	No. of Votes - against (5)	% of Votes in favour on votes polled (6)= [(4)/(2)]*100	% of Votes against on votes polled (7)= [(5)/(2)]*100
ω	Promoter and Promoter Group	122048446	120230316	98.5103	120230316	0	100	0
∞	Public – Institutional Holders	39590206	28391905	71.7145	28391905	0	100	0
8	Public-Others	38361348	4715834	12.2932	4715189	645	99.9863	0.0136
8	Total	200000000	153338055	76.6690	153337410	645	96.66	0.0004





Resolution	Resolution 9- Special resolution	ution						
To approve / M/s Rao Mui	ratify the remunerthy & Associates.	ration of Rs 4, Cost Account	,50,000/- per tants appoint	To approve /ratify the remuneration of Rs 4,50,000/- per annum plus applicable service tax and out of pocket expenses payable to, M/s Rao Murthy & Associates., Cost Accountants appointed as Cost Auditors for the financial year 2015-16.	able service tax for the financia	and out of	pocket expense 5-16 .	
Resolution ID	Category	Shares Held (1)	Votes Polled (2)	% of Votes Polled on outstanding shares (3)=[(2)/(1)]*100	No. of Votes - in favour (4)	No. of Votes - against (5)	% of Votes in favour on votes polled (6)= [(4)/(2)]*100	% of Votes against on votes polled (7)= [(5)/(2)]*100
<u></u>	Promoter and Promoter Group	122048446	120230316	98.5103	120230316	0	100	0
თ	Public – Institutional Holders	39590206	28391905	71.7145	28391905	0	100	0
<b>О</b>	Public-Others	38361348	4716034	12.2937	4715819	215	99.9954	0.0045
6	Total	2000000000	153338255	76.6691	153338040	215	6666.66	0.0001





Resolution	Resolution 10-Special resolution	lution						
To approve	To approve and adopt the amended Articles of Association of the Company.	anded Articles	of Association	n of the Company.		-		
Resolution ID	Category	Shares Held (1)	Votes Polled (2)	% of Votes Polled on outstanding shares (3)=[(2)/(1)]*100	No. of Votes - in favour (4)	No. of Votes - against (5)	% of Votes in favour on votes polled (6)= [(4)/(2)]*100	% of Votes against on votes polled (7)= [(5)/(2)]*100
10	Promoter and Promoter 10 Group	122048446	120230316	98.5103	120230316	0	100	0
10	Public – Institutional 10 Holders	39590206	28198293	71.2254	28103223	95070	99.6628	0.3371
10	10 Public-Others	38361348	4716034	12.2937	4716009	25	99.9994	0.0005
10	10 Total	200000000	153144643	76.5723	153049548	95095	99,9379	0.0621





Resolution	Resolution 11- Special resolution	lution						
To approve	To approve implementation of the Biocon Welfare Trust (the ESOP Trust).	e Biocon	nited Employe	Limited Employee Stock Option Plan 2000 through Biocon India Limited Employees'	ın 2000 throug	h Biocon In	dia Limited Emp	oyees'
Resolution ID	Category	Shares Held (1)	Votes Polled (2)	% of Votes Polled on outstanding shares (3)=[(2)/(1)]*100	No. of Votes - in favour (4)	No. of Votes - against (5)	% of Votes in favour on votes polled (6)= [(4)/(2)]*100	% of Votes against on votes polled (7)= [(5)/(2)]*100
<u></u>	Promoter and Promoter Group	122048446	120230316	98.5103	120230316	0	100	0
	Public – Institutional Holders	39590206	28391905	71.7145	23402399	4989506	82.4263	17.5736
7	11   Public-Others	38361348	4716424	12.2947	4715284	1140	99.9758	0.0241
11	Total	200000000	153338645	76.6693	148347999	4990646	96.7453	3.2547





Resolution	Resolution 12-Special resolution	lution						
To approve capital of th Employees' terms and co	To approve acquisition up to 40, 00,000 capital of the Company,) from the secon Employees' Welfare Trust (the ESOP Trems and conditions as may be decided	10, 00,000 (For the second ESOP Trust second edecided by	(Forty Lakh) fully pardary market fron ust) for implemente by the ESOP Trust.	To approve acquisition up to 40, 00,000 (Forty Lakh) fully paid up equity shares of `5/- each (representing 2% of the paid up share capital of the Company,) from the secondary market from time to time, in one or more tranches by the Biocon India Limited Employees' Welfare Trust (the ESOP Trust) for implementation of the ESOP Scheme of the Company, at such price and on such terms and conditions as may be decided by the ESOP Trust.	ares of `5/- ea in one or mor IP Scheme of t	ch (represe re tranches the Compar	nting 2% of the by the Biocon y, at such price	paid up share India Limited and on such
Resolution	Category	Shares Held (1)	Votes Polled (2)	% of Votes Polled on outstanding shares (3)=[(2)/(1)]*100	No. of Votes - in favour (4)	No. of Votes - against (5)	% of Votes in favour on votes polled (6)= [(4)/(2)]*100	% of Votes against on votes polled (7)= [(5)/(2)]*100
12	Promoter and Promoter Group	122048446	120230316	98.5103	120230316	0	100	0
12	Public Institutional Holders	39590206	28391905	71.7145	23402399	4989506	82.4263	17.5736
12	12 Public-Others	38361348	4716224	12.2942	4715164	1060	99.9775	0.0224
12	12 Total	2000000000	153338445	76.6692	148347879 4990566	4990566	96.7454	3.2546



## V. Sreedharan & Associates

Company Secretaries

Tel: 080-22290394 Fax: 080-22116252

Mobile: 98452 14399, 99867 71214 compliance@sreedharancs.com

GNR Complex, 1st & 2nd Floor, 32/33, 8th Cross, Opp. Wilson Garden Police Station,

Wilson Garden, Bangalore - 560 027.

#### FORM No. MGT-13

#### REPORT OF SCRUTINIZER

[Pursuant to section 109 of the Companies Act, 2013 and Rule 21(2) of the Companies (Management and Administration) Rules, 2014]

To,

The Chairman of the 37<sup>th</sup> Annual General Meeting of the Equity Shareholders of "BIOCON LIMITED" held on July 24, 2015 at the Tyler Jack's Auditorium, Biocon Research Centre, Plot no. 2, Biocon Special Economic Zone, Bommasandra-Jigani Link Road, Bengaluru - 560099 at 03.30 PM.

Sir,

I, V. Sreedharan, Partner of M/s V.Sreedharan and Associates, Company Secretaries, Bangalore, was appointed as Scrutinizer pursuant to Section 108 of the Companies Act, 2013 read with Rule 20 of the Companies (Management and Administration) Rules, 2014 and pursuant to clause 35B of the Listing Agreement, for the purpose of scrutinizing the remote e-voting process and voting by poll taken at the 37<sup>th</sup> Annual General Meeting of the Equity Shareholders of "Biocon Limited" held on Friday, July 24, 2015 at Biocon Research Centre, Plot no. 2, Biocon Special Economic Zone, Bommasandra-Jigani Link Road, Bengaluru - 560099

We submit our report as under:

#### A. Relating to E-Voting:

- 1. The remote E-Voting period remained open from 9.00 A.M on Tuesday, July 21, 2015 up to 5.00 P.M on Thursday, July 23, 2015.
- 2. The Annual Report containing the Notice was sent by electronic mode to those members whose email ids were registered with the Depository Participants and for other members, hard copy of Annual Report containing the Notice was sent by courier.
- 3. The e-voting event was unblocked on July 23, 2015 around 6.34 P.M. in presence of two witnesses, namely Ms. Ashwitha Rai, residing at Sector 2, Room No. 001, Siribolpu, Lakshmi Paradise, Near Amrut Nagar Police Station, Bengaluru 560024 and Mr. Pradeep B. Kulkarni residing at No.53/1-A, SPL Sree Theertha Apartment, 4<sup>th</sup> Main, 17<sup>th</sup> Cross, Malleshwaram, Bengaluru 560055 who are not in the employment of the Company.

They have signed below in confirmation of the event being unblocked in their presence:

(Ashwitha Rai)

(Pradeep B. Kulkarni)



#### B. Relating to voting by Poll:

- After the time fixed for closing of the poll by the Chairman, the ballot boxes were opened in my presence and poll papers were diligently scrutinized. The poll papers were reconciled with the records maintained by the Company/ Registrar and Transfer Agents of the Company and the authorizations/proxies lodged with the Company.
- 2. There was no polling paper which was incomplete or found defective.

#### C. Result of E-Voting and Poll is as under:

- The voting rights were reckoned as on July 18, 2015, being the Cut-off date for the purpose of deciding the entitlements of members at the remote e-voting and voting at the meeting.
- 2. After the conclusion of the Annual General Meeting, the votes cast through remote e-voting were unblocked on July 24, 2015 at 5.18 PM. The ballot boxes were opened and polling papers were removed and examined.
- 3. Thereafter, the details of equity shareholders, who voted "For" or "Against" was extracted from the polling papers and the list of equity shareholders who voted "For" or "Against" were downloaded from the E-Voting website of Karvy Computershare Private Limited (https://evoting.karvy.com).
- **4.** The combined result of remote e-voting and poll is as under:

#### a) RESOLUTION 1

To receive, consider and adopt the audited financial statements of the Company for the year ended March 31, 2015 including the Balance Sheet as at March 2015, the Statement of Profit & Loss Account for the year ended on that date together with the Report of the Board of Directors and Auditors' Report thereon.

#### (i) Voted in favour of Resolution

	Remote E-	Voting by	Total
	voting	Poll	
Number of Members present and voting (in person or by proxy)	195	24	219
Number of votes cast by them	15,33,35,030	1,105	15,33,36,135
% of Total Number of valid votes cast	100	100	100

### (ii) Voted against the resolution - NIL



### (iii) Invalid Votes

	E-voting	Voting by Poll	Total
Number of Members present and	NIL	4	4
voting (in person or by proxy)			
Number of votes cast by them	NIL	219	219

## b) RESOLUTION 2

To confirm the payment of Interim Dividend of ₹ 5.00 per equity share (100%) as dividend for the year ended March 31, 2015.

## (i) Voted in favour of Resolution

	E-voting	Voting by	Total
		Poll	
Number of Members present and voting (in person or by proxy)	196	24	220
Number of votes cast by them	15,33,37,533	1,105	15,33,38,638
% of Total Number of valid votes cast	100	100	100



# (ii) Voted **against** the resolution

	E-voting	Voting by	Total
		Poll	
Number of Members present and voting (in person or by proxy)	1	NIL	1
Number of votes cast by them	7	NIL	7
% of Total Number of valid votes cast	Negligible	NIL	Negligible

# (iii) Invalid Votes

	E-voting	Voting by Poll	Total
Number of Members present and	NIL	4	4
voting (in person or by proxy)			
Number of votes cast by them	NIL	219	219



### c) RESOLUTION 3

To appoint a director in place of Mr. John Shaw (DIN: 00347250), who retires by rotation and, being eligible, offers himself for re-appointment..

## (i) Voted in favour of Resolution

	E-voting	Voting by	Total
		Poll	
Number of Members present and voting (in person or by proxy)	193	24	217
Number of votes cast by them	15,33,36,335	1,105	15,33,37,440
% of Total Number of valid votes cast	100	100	100

## (ii) Voted **against** the resolution

	E-voting	Voting by	Total
		Poll	
Number of Members present and voting (in person or by proxy)	3	NIL	- 3
Number of votes cast by them	615	NIL	615
% of Total Number of valid votes cast	Negligible	NIL	Negligible



## (iii) Invalid Votes

E-voting	Voting by Poll	Total
NIL	4	4
NIL	219	219
	NIL	NIL 4

# c) RESOLUTION 4

To appoint a director in place of Mr. Ravi Mazumdar (DIN: 00109213), who retires by rotation and being eligible, offers himself for reappointment.

# (i) Voted in favour of Resolution

	E-voting	Voting by	Total
Number of Members present	190	24	214
and voting (in person or by proxy)			
Number of votes cast by them	15,32,99,688	1,105	15,33,00,793
% of Total Number of valid votes cast	99.98	100	99.98



#### (ii) Voted **against** the resolution –

	E-voting	Voting by	Total
		Poll	
Number of Members present and voting (in person or by proxy)	6	NIL	6
Number of votes cast by them	37,262	NIL	37,262
% of Total Number of valid votes cast	0.02	NIL	0.02

#### (iii) Invalid Votes:

	E-voting	Voting by Poll	Total
Number of Members present and	NIL	4	4
voting (in person or by proxy)			1
Number of votes cast by them	NIL	219	219

### e) RESOLUTION 5

To appoint Auditors and to fix their remuneration.

"RESOLVED THAT M/s. S.R. Batliboi & Associates LLP, Chartered Accountants (Registration No. 101049W) be and are hereby appointed as the Statutory Auditors of the Company, to hold office for two years from the conclusion of this Annual General Meeting until the conclusion of Annual General Meeting to be held in the year 2017, on such remuneration as may be determined by the Board of Directors of the Company."

# (i) Voted in favour of Resolution

	E-voting	Voting by	Total
		Poll	
Number of Members present and voting (in person or by proxy)	183	24	207
Number of votes cast by them	15,25,51,327	1,095	15,25,52,422
% of Total Number of valid votes cast	99.97	99.10	99.97

# (ii) Voted **against** the resolution –

	E-voting	Voting by Poll	Total
Number of Members present and	4	1	5
voting (in person or by proxy)		1	J
Number of votes cast by them	52,897	10	52,907
% of Total Number of valid votes cast	0.03	0.90	0.03

## (iii) Invalid Votes:

	E-voting	Voting by Poll	Total
Number of Members present and	NIL	4	4
voting (in person or by proxy)			
Number of votes cast by them	NIL	219	219



#### f) RESOLUTION 6

To consider and if thought fit, to pass with or without modification(s), the following resolution as an Ordinary Resolution:

"RESOLVED THAT pursuant to the provisions of Sections, 196, 197 & 203 and other applicable provisions, if any, of the Companies Act, 2013, read with Schedule V to the Companies Act, 2013 and the Rules made thereunder (including any statutory modification or re-enactment thereof for the time being in force), consent of the Company be and is hereby accorded to the appointment of Ms. Kiran Mazumdar-Shaw (DIN: 00347229) as the Chairman and Managing Director of the Company for a period of five years with effect from April 1, 2015 on such terms and conditions and subject to such remuneration, as set out below:

#### Salary

- Monthly salary: Rs.23 lakhs as per the salary structure of the Company amounting to Rs.2.75 crores on annualised basis;
- Performance Bonus (including long term bonus): As per Bonus scheme(s)
   applicable to the employees of the Company, from time to time;
- Variable pay-out: Payable at such intervals, as may be decided by
   Nomination & Remuneration Committee and approved by the Board;
- Contribution to Provident fund, Superannuation fund and Gratuity fund in accordance with the Act(s) / scheme(s), as applicable to all employees of the Company, from time to time.



**Perquisites** (valuated as per Income Tax Rules, wherever applicable and actual cost to the Company in other cases):

- Accommodation (furnished or otherwise) or House Rent allowance in lieu thereof;
- House maintenance allowance including reimbursement of gas, electricity and water charges on actuals;
- Reimbursement of mobile and telephone charges based on actuals;
- Leave travel allowance and medical reimbursement/allowance as per Company policy;
- · Use of Company car;
- Club membership up to a maximum of 2 Clubs;
- Earned leave 18 days leave with pay for every year of service. Encashment of leave is permissible, as applicable to the employees of the Company, from time to time and the same will not be included in the computation of ceiling for perquisites;
- Group medical insurance, group life insurance and personal accident insurance coverage as per Company schemes, as applicable to the employees of the Company, from time to time.

RESOLVED FURTHER THAT the Board on the recommendation of Nomination and Remuneration committee be and is hereby authorised to alter and vary the terms and conditions of appointment including remuneration during the term, such that the total remuneration shall not exceed 5% of the net profits of the Company during the respective financial year calculated as per the provisions of the Companies Act, 2013.

RESOLVED FURTHER THAT Dr. Arun S Chandavarkar, CEO & Joint Managing Director & Mr. John Shaw, Director of the Company be and are hereby authorized jointly and/or severally to take such steps as may be necessary for the purpose of giving effect to the resolution.

# (i) Voted in favour of Resolution

	E-voting	Voting by	Total
		Poll	
Number of Members present and voting (in person or by proxy)	195	24	219
Number of votes cast by them	15,33,36,707	1,105	15,33,37,812
% of Total Number of valid votes cast	100	100	100

## (ii) Voted against the resolution -

	E-voting	Voting by Poll	Total
Number of Members present and voting (in person or by proxy)	1	NIL	1
Number of votes cast by them	243	NIL	243
% of Total Number of valid votes cast	Negligible	NIL	Negligible

#### (iii) Invalid Votes:

	E-voting	Voting by Poll	Total
Number of Members present and	NIL	4	
voting (in person or by proxy)			
Number of votes cast by them	NIL	219	

#### g) Resolution 7

To consider and if thought fit, to pass with or without modification(s), the following resolution as an Ordinary Resolution:

RESOLVED THAT pursuant to the provisions of Sections 149, 152 and any other applicable provisions of the Companies Act, 2013 and the rules made there under (including any statutory modification(s) or re-enactment thereof for the time being in force) read with Schedule IV to the Companies Act, 2013, Dr. Jeremy Levin (DIN: 07071720), who was appointed as Additional Director of the Company with effect from January 22, 2015 and who holds office till the date of this AGM in terms of section 161 of the Companies Act, 2013 be and is hereby appointed as an Independent Director of the Company for a period of three years commencing from his appointment at the 37th AGM up to the conclusion of 40th AGM to be held in 2018.



# (i) Voted in favour of Resolution -

	E-voting	Voting by	Total
Number of Members present and voting (in person or by proxy)	192	24	216
Number of votes cast by them	15,33,36,305	1,105	15,33,37,410
% of Total Number of valid votes cast	100	100	100

## (ii) Voted against the resolution -

	E-voting	Voting	Total
		by Poll	
Number of Members present and voting (in person or by proxy)	4	NIL	4
Number of votes cast by them	645	NIL	645
% of Total Number of valid votes cast	Negligible	NIL	Negligible



#### (iii) Invalid Votes -

	E-voting	Voting by Poll	Total
Number of Members present and	NIL	4	4
voting (in person or by proxy)			
Number of votes cast by them	NIL	219	219

#### h) Resolution 8

To consider and if thought fit, to pass with or without modification(s), the following resolution as an Ordinary Resolution:

RESOLVED THAT pursuant to the provisions of Sections 149, 152 and any other applicable provisions of the Companies Act, 2013 and the rules made there under (including any statutory modification(s) or re-enactment thereof for the time being in force) read with Schedule IV to the Companies Act, 2013, Dr. Vijay Kumar Kuchroo (DIN: 07071727), who was appointed as Additional Director of the Company with effect from January 22, 2015 and who holds office till the date of this AGM in terms of section 161 of the Companies Act, 2013 be and is hereby appointed as an Independent Director of the Company for a period of three years commencing from his appointment at the 37th AGM up to the conclusion of 40th AGM to be held in 2018.



# (i) Voted in favour of Resolution -

	E-voting	Voting by	Total
		Poll	
Number of Members present and voting (in person or by proxy)	192	24	216
Number of votes cast by them	15,33,36,305	1,105	15,33,37,410
% of Total Number of valid votes cast	100	100	100

## (ii) Voted **against** the resolution –

	E-voting	Voting	Total
		by Poll	
Number of Members present and voting (in person or by proxy)	4	NIL	4
Number of votes cast by them	645	NIL	645
% of Total Number of valid votes cast	Negligible	NIL	Negligible



#### (iii) Invalid Votes -

	E-voting	Voting by Poll	Total
Number of Members present and	NIL	4	4
voting (in person or by proxy)			
Number of votes cast by them	NIL	219	219

#### i) Resolution 9

To consider and if thought fit, to pass with or without modification(s), the following resolution as an Ordinary Resolution:

RESOLVED THAT pursuant to provisions of Section 148(3) of the Companies Act, 2013 read with Rule 14(a) of the Companies (Audit and Auditors) Rules, 2014 and as per the recommendation of the Audit & Risk Committee and approval by the Board of Directors, the remuneration of ₹4,50,000/- per annum plus applicable service tax and out of pocket expenses payable to, M/s Rao Murthy & Associates., Cost Accountants appointed as Cost Auditors for the financial year 2015-16 be and is hereby ratified.



# (i) Voted in favour of Resolution -

	E-voting	Voting by Poll	Total
Number of Members present and voting (in person or by proxy)	195	24	219
Number of votes cast by them	15,33,36,940	1100	15,33,38,040
% of Total Number of valid votes cast	100	99.55	100

# (ii) Voted **against** the resolution –

	E-voting	Voting by Poll	Total
Number of Members present and voting (in person or by proxy)	1	1	2
Number of votes cast by them	210	5	215
% of Total Number of valid votes cast	Negligible	0.45	Negligible



#### (iii) Invalid Votes -

	E-voting	Voting by Poll	Total
Number of Members present and	NIL	4	4
voting (in person or by proxy)			
Number of votes cast by them	NIL	219	219

#### j) Resolution 10

To consider and if thought fit, to pass with or without modification(s), if any, the following resolution as a Special resolution:

"RESOLVED THAT pursuant to the provisions of Section 14 and other applicable provisions, if any, of the Companies Act, 2013 and subject to such other consents, sanctions and statutory approvals as may be required or necessary, the members hereby approve and adopt the amended Articles of Association of the Company;

RESOLVED FURTHER THAT Ms. Kiran Mazumdar-Shaw, Managing Director, Mr. J M M Shaw, Director, Dr. Arun S Chandavarkar CEO & Joint Managing Director and Mr. Kiran Kumar G, Company Secretary of the Company be and are hereby jointly and severally authorized to undertake such acts, deeds and matters, including but not limited to make requisite filings with the Ministry of Corporate Affairs that may be required to give effect to the amendments to the Articles of Association of the Company in accordance with this resolution."

# (i) Voted in favour of Resolution -

	E-voting	Voting by	Total
Number of Members present and voting (in person or by proxy)	187	24	211
Number of votes cast by them	15,30,48,443	1,105	15,30,49,548
% of Total Number of valid votes cast	99.94	100	99.94

# (ii) Voted against the resolution -

	E-voting	Voting	Total
		by Poll	
Number of Members present and voting (in person or by	6	NIL	6
proxy)			
Number of votes cast by them	95,095	NIL	95,095
% of Total Number of valid votes cast	0.06	NIL	0.06



#### (iii) Invalid Votes -

	E-voting	Voting by Poll	Total
Number of Members present and	NIL	4	4
voting (in person or by proxy)			
Number of votes cast by them	NIL	219	219

#### k) Resolution 11

To consider and if thought fit, to pass with or without modification(s), if any, the following resolution as a Special resolution:

RESOLVED THAT pursuant to the applicable provisions of the SEBI (Share Based Employee Benefits) Regulations, 2014, the Companies Act, 2013 and any other applicable laws, rules and regulations for the time being in force, if any, approval of the members of the Company be and is hereby accorded for implementation of the Biocon Limited Employee Stock Option Plan 2000 through Biocon India Limited Employees' Welfare Trust (the ESOP Trust).

RESOLVED FURTHER THAT the following new clause 4.8 be inserted in the ESOP Plan 2000 after the existing clause 4.7: (i) The ESOP Plan 2000 shall be implemented through Biocon India Limited Employees' Welfare Trust (the ESOP Trust); RESOLVED FURTHER THAT for the purpose of giving effect to the above resolution, the Board of Directors of the Company including the Nomination and Remuneration Committee or any other committee of directors duly authorised by the Board, be and is hereby authorised to do all such acts, deeds, matters and things as may be considered necessary or expedient in this regard.

# (i) Voted in favour of Resolution -

	E-voting	Voting by Poll	Total
Number of Members present and voting (in person or by proxy)	134	24	158
Number of votes cast by them	14,83,46,904	1,095	14,83,47,999
% of Total Number of valid votes cast	96.75	99.10	96.75

# (ii) Voted **against** the resolution -

	E-voting	Voting by Poll	Total
Number of Members present and voting (in person or by proxy)	63	1	64
Number of votes cast by them	49,90,636	10	49,90,646
% of Total Number of valid votes cast	3.25	0.90	3.25



#### (iii) Invalid Votes -

	E-voting	Voting by Poll	Total
Number of Members present and	NIL	4	4
voting (in person or by proxy)			
Number of votes cast by them	NIL	219	219

#### I) Resolution 12

To consider and if thought fit, to pass with or without modification(s), if any, the following resolution as a Special resolution:

RESOLVED THAT pursuant to the provisions of Section 67 and other applicable provisions, if any of the Companies Act, 2013, the Companies (Share Capital and Debentures) Rules, 2014, the SEBI (Share Based Employee Benefits) Regulations, 2014 and other applicable laws, rules and regulations for the time being in force, if any, approval of the members of the Company be and is hereby accorded for acquisition of upto 40,00,000 (Forty Lakh) fully paid up equity shares of Rs. 5/- each (representing 2% of the paid up share capital of the Company, hereinafter referred as "Equity Shares") from the secondary market from time to time, in one or more tranches by the Biocon India Limited Employees' Welfare Trust (the ESOP Trust) for implementation of the ESOP Scheme of the Company, at such price and on such terms and conditions as may be decided by the ESOP Trust. In case of any corporate action such as right issue, bonus issue, corporate restructuring, or consolidation of shares of the Company or like events, the number of Equity Shares to be acquired from secondary market by the ESOP Trust shall be adjusted appropriately.

RESOLVED FURTHER THAT for the purpose of giving effect to the above resolution, the Board of Directors of the Company including the Nomination and Remuneration Committee or any other committee of directors duly authorised by the Board, be and is hereby authorised to do all such acts, deeds, matters and things as may be considered necessary or expedient in this regard.

#### (i) Voted in favour of Resolution -

	E-voting	Voting by Poll	Total
Number of Members present and voting (in person or by proxy)	132	24	156
Number of votes cast by them	14,83,46,784	1,095	14,83,47,879
% of Total Number of valid votes cast	96.75	99.10	96.75



## (ii) Voted against the resolution -

	E-voting	Voting by Poll	Total
Number of Members present and voting (in person or by proxy)	65	1	66
Number of votes cast by them	49,90,556	10	49,90,566
% of Total Number of valid votes cast	3.25	0.90	3.25

#### (iii) Invalid Votes -

	E-voting	Voting by Poll	Total
Number of Members present and	NIL	4	4
voting (in person or by proxy)			
Number of votes cast by them	NIL	219	219

**5.** A Compact Disc (CD) containing a list of Equity shareholders who voted "FOR","AGAINST" and those whose votes were declared invalid for each resolution is enclosed.



6. The poll papers and all other relevant records were sealed and handed over to the Company Secretary / Director authorized by the Board for safe keeping.

Thanking You,

Yours faithfully,

For V. Sreedharan & Associates

V. Sreedharan

Partner F.C:S - 2347 : C.P. No. 833

Place: Bangalore

Dated: July 27, 2015