

August 2, 2019

National Stock Exchange of India Limited Exchange Plaza C-1, Block G, Bandra Kurla Complex Bandra (E), Mumbai - 400 051

Scrip Code : ASHOKLEY

Through: NEAPS

Dear Sirs,

BSE Limited
Phiroze Jeejeebhoy Towers
Dalal Street
Mumbai - 400 001

**Scrip Code : 500477** 

**Through: BSE Listing Centre** 

Subject: Details of voting results of the 70<sup>th</sup> Annual General Meeting of the

Company held on July 31, 2019

Pursuant to regulation 44(3) of SEBI (Listing Obligations and Disclosure Requirements), 2015, we submit herewith the details regarding the voting results of the business transacted at the 70<sup>th</sup> Annual General Meeting (AGM) of the Members of the Company held on Wednesday, July 31, 2019, Chennai in the prescribed format.

We also enclose the consolidated report of the scrutinizer on e-voting and voting through ballot paper at the AGM. A copy of the above is being uploaded in the website of the Company and National Securities Depository Limited (NSDL).

Thanking you,

Yours faithfully, for Ashok Leyland Limited

N Ramanathan Company Secretary

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Encl: a/a

Name of the Company	Ashok Leyland Limited
Date of the AGM	Wednesday, July 31, 2019
Total number of shareholders on record date	928059
No. of shareholders present in the meeting either in person or through proxy:	6608
Promoters and Promoter Group:	6
Public:	6602
No. of Shareholders attended the meeting through Video Conferencing	Not applicable
Promoters and Promoter Group:	Not applicable
Public	Not applicable

Public	пот аррисавіе									
Agenda- wise disclosure (to be disclosed separately for each agend	la item)		V						7	
1. To receive, consider and adopt:a) the Audited Standalone Financionsolidated Financial Statements of the Company for the financia			ther with the I	Reports of the Boar	d of Directors an	d the Auditors t	hereon; and b) the	Audited		
Resolution required: (Ordinary/ Special) Resolution No. 1	i yeur chaea maren 31, 2013 together with the Report of Ada	Ordinary				7.17			-	
Whether promoter/ promoter group are interested in the agenda/	resolution?	No								
Category	Mode of Voting	No. of Shares held	No. of Votes Polled	% of Votes Polled on Outstanding shares	No. of Votes in favour	No. of Votes - against	% of Votes in favour on votes polled	% of Votes against on votes polled	Invalid votes	Invalid Vote coun
		(1)	(2)	(3)=[(2)/(1)]*100	(4)	(5)	(6)=[(4)/(2)]*100	(7)=[(5)/(2)]*100		
Promoter and Promoter Group	E-voting		1026556057	68.407	1026556057	0	100.000	0.000	0	
•	Poll	1500660261	474104204	31.593	474104204	0	100.000			
	Postal Ballot (Not applicable)		0	0.000		0	0.000			
Public-Institutions	E-voting		419071311	49.854	419071311	0	100.000		146325668	8
	Poll	840600152	23958000	2.850	23958000	0	100.000			
	Postal Ballot (Not applicable)		0	0.000	0	0	0.000			
Public Non-institutions	E-voting		35563554	5.984	35552153	11401	99.968	0.032		
	Poll	594266863	273805	0.046		0	100.000	0.000		_
	Postal Ballot (Not applicable)		0	0.000	0	0	0.000	0.000		+
To	otal	2935527276	1979526931	67.43	1979515530	11401	99.99942		148939724	9:
2.To declare a dividend for the year ended March 31, 2019.										
Resolution required: (Ordinary/ Special) Resolution No. 2		Ordinary							1	
Whether promoter/ promoter group are interested in the agenda/r	resolution?	No								
Promoter and Promoter Group	E-voting		1026556057	68.407	1026556057	0	100.000	0.000	0	
	Poll	1500660261	474104204	31.593	474104204	0	100.000	0.000	0	
	Postal Ballot (Not applicable)		0	0.000	0	0	0.000	0.000	0	
Public-Institutions	E-voting		421131199	50.099	421131199	0	100.000	0.000	146325668	8
	Poll	840600152	23958000	2.850	23958000	0	100.000	0.000	0	
	Postal Ballot (Not applicable)		0	0.000	0	0	0.000	0.000		
Public Non-institutions	E-voting		35570886	5.986	35560771	10115	99.972	0.028		
	Poll	594266863	273805	0.046	273805	0	100.000	0.000		
	Postal Ballot (Not applicable)		0	0.000	0	0	0.000	0.000		
To		2935527276	1981594151	67.504	1981584036	10115	99.99949		148939724	99
3. To appoint a Director in the place of Mr. Dheeraj G Hinduja who	retires by rotation and being eligible, offers himself for re-app	ointment.								
Resolution required: (Ordinary/ Special) Resolution No. 3	,	Ordinary								
Whether promoter/ promoter group are interested in the agenda/r	esolution?	Yes								
Promoter and Promoter Group	. E-voting		1026556057	68.407	1026556057	0	100.000	0.000	0	
•	Poll	1500660261		31.593	474104204	0	100.000	0.000		
	Postal Ballot (Not applicable)		0	0.000	0	0	0.000	0.000		
Public-Institutions	E-voting		421131199	50.099	410177196	10954003	97.399	ARCHER ARTHUR	146325668	87
	Poll	840600152	23958000	2.850	23958000	0	100.000	0.000		(
	Postal Ballot (Not applicable)		0	0.000	0	0	0.000	0.000		
Public Non-institutions	E-voting		35558895	5.984	35202386	356509	98.997	1.003		9
	Poll	594266863	273305	0.046	273305	0	100.000	0.000		
	Postal Ballot (Not applicable)		0	0.000	0	0	0.000	0.000		
То		2935527276	1981581660	67.50	1970271148	11310512	99.42922		148939724	99



Agenda- wise disclosure (to be disclosed separately for each agenda item)									1	
4. To re-appoint Dr. Andreas H. Biagosch as an Independent Director of the	Company.									
Resolution required: (Ordinary/ Special) Resolution No. 4	. ,	Special							1	
Whether promoter/ promoter group are interested in the agenda/resolution	on?	No							1	
Promoter and Promoter Group	E-voting		1026556057	68.407	1026556057	0	100.000	0.000	0	
	Poll	1500660261	474104204	31.593	474104204	0	100.000	0.000	0	
	Postal Ballot (Not applicable)		0	0.000	0	0	0.000	0.000	0	
Public-Institutions	E-voting		386014761	45.921	191453380	194561381	49.597	50.403	142918493	84
	Poll	840600152	23958000	2.850	23958000	0	100.000	0.000	0	
	Postal Ballot (Not applicable)		0	0.000	0	0	0.000	0.000	0	
Public Non-institutions	E-voting		20292981	3.415	18305628	1987353	90.207	9.793	2611045	
	Poll	594266863	273805	0.046	273805	0	100.000	0.000		
	Postal Ballot (Not applicable)		0	0.000	0	0	0.000	0.000	0	
Total		2935527276	1931199808	65.79	1734651074	196548734	89.82245	10.17755	145532549	96
5. To re-appoint Mr. Jean Brunol as an Independent Director of the Compan	IV.									
Resolution required: (Ordinary/ Special) Resolution No. 5		Special							1	
Whether promoter/ promoter group are interested in the agenda/resolutio	n?	No								
Promoter and Promoter Group	E-voting		1026556057	68.407	1026556057	0	100.000	0.000	0	
	Poll	1500660261	474104204	31.593	474104204	0	100.000	0.000	0	(
	Postal Ballot (Not applicable)		0	0.000	0	0	0.000	0.000		
Public-Institutions	E-voting		386014761	45.921	182505076	203509685	47.279		142918493	84
	Poll	840600152	23958000	2.850	23958000	0	100.000	0.000		(
	Postal Ballot (Not applicable)		0	0.000	0	0	0.000	0.000	0	
Public Non-institutions	E-voting		20293513	3.415	18642600	1650913	91.865	8.135	2611045	9
	Poll	594266863	273805	0.046	273805	0	100.000	0.000	3011	3
	Postal Ballot (Not applicable)		0	0.000	0	0	0.000	0.000	0	
Total		2935527276	1931200340	65.79	1726039742	205160598	89.37652		145532549	96
6. To re-appoint Mr. Sanjay K. Asher as an Independent Director of the Com	pany.	•	•	•	•				,	
Resolution required: (Ordinary/ Special) Resolution No. 6	P	Special								
Whether promoter/ promoter group are interested in the agenda/resolution	n?	No		_					*8	
Promoter and Promoter Group	E-voting		1026556057	68.407	1026556057	ol	100.000	0.000	ol	
•	Poll	1500660261	474104204	31.593	474104204	0	100.000	0.000	0	0
	Postal Ballot (Not applicable)		0	0.000	0	0	0.000	0.000	0	
Public-Institutions	E-voting		386014761	45.921	168671255	217343506	43.696		142918493	84
	Poll	840600152	23958000	2.850	23958000	0	100.000	0.000	0	C
	Postal Ballot (Not applicable)	-	0	0.000	0	0	0.000	0.000	0	
Public Non-institutions	E-voting		20282674	3.413	18547897	1734777	91.447	8.553	2611045	S
	Poll	594266863	273805	0.046	273805	0	100.000	0.000	3011	3
*	Postal Ballot (Not applicable)		0	0.000	0	0	0.000	0.000	0	
Total		2935527276	1931189501	65.79	1712111218	219078283	88.65579		145532549	96



Agenda- wise disclosure (to be disclosed separately for each agenda item)										
7. To appoint Mr. Gopal Mahadevan as a Director of the Company, designated as	'Whole-time Director & Chief Financial Officer".									
Resolution required: (Ordinary/ Special) Resolution No. 7		Ordinary								
Whether promoter/ promoter group are interested in the agenda/resolution?		No								
Promoter and Promoter Group	E-voting		1026556057	68.407	1026556057	0	100.000	0.000	0	
	Poll	1500660261	474104204	31.593	474104204	0	100.000	0.000	0	0
	Postal Ballot (Not applicable)		0	0.000	0	0	0.000	0.000	0	
Public-Institutions	E-voting		386014761	45.921	188278080	197736681	48.775	51.225	142918493	84
	Poll	840600152	23958000	2.850	23958000	0	100.000	0.000	0	0
	Postal Ballot (Not applicable)		0	0.000	0	0	0.000	0.000	0	
Public Non-institutions	E-voting	594266863	20294228	3.415	19352015	942213	95.357	4.643	2611045	9
	Poll		273805	0.046	273805	0	100.000	0.000	3011	3
	Postal Ballot (Not applicable)		0	0.000	0	0	0.000	0.000	0	
Total		2935527276	1931201055	65.79	1732522161	198678894	89.71216	10.28784	145532549	96
8. To ratify the Cost Auditors' remuneration for the financial year 2018-19.	×									
Resolution required: (Ordinary/ Special) Resolution No. 8		Ordinary								
Whether promoter/ promoter group are interested in the agenda/resolution?		No								
Promoter and Promoter Group	E-voting		1026556057	68.407	1026556057	0	100.000	0.000	0	
	Poll	1500660261	474104204	31.593	474104204	0	100.000	0.000	0	0
	Postal Ballot (Not applicable)		0	0.000	0	0	0.000	0.000	0	
Public-Institutions	E-voting		421131199	50.099	421131199	0	100.000	0.000	146325668	87
	Poll	840600152	23958000	2.850	23958000	0	100.000	0.000	0	0
	Postal Ballot (Not applicable)		0	0.000	0	0	0.000	0.000	0	
Public Non-institutions	E-voting		35556619	5.983	35496645	59974	99.831	0.169	2611045	9
	Poll	594266863	270777	0.046	270752	25	99.991	0.009	3011	3
	Postal Ballot (Not applicable)		0	0.000	0	0	0.000	0.000	. 0	
Total		2935527276	1981576856	67.50	1981516857	59999	99.99697	0.00303	148939724	99





## FORM NO. MGT - 13

Report of the Scrutinizer(s) [Pursuant to rule section 108 & 109 of the Companies Act, 2013 and rule 20 & 21(2) of the Companies (Management and Administration)

Rules, 2014 as amended upto date

Dated 02<sup>nd</sup> August 2019

To

The Chairman,

**of the Annual General Meeting** of Ashok Leyland Limited, held on 31st July, 2019 at "Kamaraj Memorial Hall", 498-500, Anna Salai, Teynampet, Chennai - 600006 at 2.45 p.m.

Subject: Voting at Annual General Meeting - Ordinary and Special Resolution(s) under different provisions of the Companies Act, 2013, read with Rules made there under – Voting through electronic means in terms of Section 108 of the Companies Act, 2013, read with Rule 20 of the Companies (Management & Administration) Rules, 2014 as amended till date.

Dear Sir,

We, **B Chandra & Associates**, Practising Company Secretaries, having office at AG3, Ragamalika, No.26 Kumaran Colony Main Road, Vadapalani, Chennai 600 026, appointed as Scrutinizer as per the letter dated 24<sup>th</sup> May 2019, for the purpose of remote e- voting and through ballot, at the Annual General Meeting ("AGM") of Ashok Leyland Limited held on 31<sup>st</sup> July 2019 at "Kamaraj Memorial Hall", 498-500, Anna Salai, Teynampet, Chennai - 600006 ("Venue") at 2.45 p.m. on the below mentioned resolutions, hereby submit our report as under:

Company Secretaries \*\*

E-mail: bchandraandassociates@gmail.com

bchandracosecy@gmail.com H/P: 9840276313, 9840375053

Phone: 044-23620157

- a. Pursuant to Section 101, 108 of the Act and Rule 20 of the Companies (Management & Administration) Rules, 2014, as amended upto date, the notices convening the meeting including Statement under Section 102 of the Act have been dispatched to all the members of the Company through electronic means (wherever email ids were available) and to the other shareholders by courier on the 05th July 2019 and simultaneously, the Notice convening the AGM was also placed on the website of the Company. The members of the Company were given an option to vote electronically on e-voting platform, provided by the National Securities Depository Limited (NSDL).
- b. The Public Advertisement with respect to dispatch of notices and conducting of voting through electronic means was published in an English newspaper "Business Standard" of vide circulation on 8th July, 2019 and a vernacular newspaper "Dinamani" on the same date.
- c. The remote e-voting period commenced on 27th July, 2019 at 09:00 A.M. IST and ended on 30th July, 2019 at 05:00 P.M. IST
- d. Accordingly, the electronic votes cast were taken into account and at the end of this voting period, on 30<sup>th</sup> July 2019 at 05:00 P.M IST, the NSDL portal was blocked for voting.
- e. The List of shareholders who cast their votes through remote e-voting were unblocked in the presence of two witnesses on July 31, 2019.
- f. The Corporate members who had participated in the remote e-voting and had provided the scanned copy of the resolutions passed at their Board and Power of Attorney for authorization to exercise their votes through e-voting have been taken into account.

At the AGM held at the scheduled time, date and venue, the Chairman announced a poll through ballot, taking into account the provisions of law as well as the Companies (Management & Administration) Rules, 2014 as amended by the Ministry of Corporate Affairs.

The polling papers in **Form MGT-12** as per the Companies (Management & Administration) Rules, 2014 were distributed to the shareholders present. The shareholders cast their votes in the two ballot boxes kept at convenient locations in the Venue.

1. At the time fixed for closing of the poll by the Chairman both the ballot boxes kept for polling were locked in my presence with due identification marks placed by me.

B Company Company Secretaries A

- 2. The locked ballot boxes were subsequently opened in my presence and poll papers were diligently scrutinized. The poll papers were reconciled with the records maintained by the Company and the authorizations/proxies lodged with the Company.
- 3. The poll papers which were incomplete and/or which were otherwise found defective have been treated as invalid.

The resolutions for which this AGM of the shareholders was held were as follows:

S.No	Resolutions	Nature of
		Resolution
1	1. To receive, consider and adopt:	Ordinary
	a) the Audited Standalone Financial Statements of the Company	
	for the financial year ended March 31, 2019; and	
	b) the Audited Consolidated Financial Statements of the	
	Company for the financial year ended March 31, 2019.	
2	To declare a dividend for the year ended March 31, 2019.	Ordinary
3	To appoint a Director in the place of Mr. Dheeraj G Hinduja	Ordinary
	(DIN: 00133410),non-executive Chairman who retires by rotation	,
	and, being eligible, offers himself for re-appointment.	U
4	To re-appoint Dr. Andreas H. Biagosch as an Independent	Special
	Director of the Company for the second term.	
5	To re-appoint Mr. Jean Brunol as an Independent Director of the	Special
	Company for the second term.	
6	To re-appoint Mr. Sanjay K. Asher as an Independent Director of	Special
	the Company for the second term.	
7	To appoint Mr. Gopal Mahadevan as a Director and Whole-time	Ordinary
	Director of the Company designated as "Whole-time Director	
ď	and Chief Financial Officer" of the Company.	
8	To ratify the Cost Auditors' remuneration for the financial year	Ordinary
	2018-19.	





On the conclusion of the AGM, the votes cast through remote e-voting was unblocked and were available for viewing by the undersigned. The votes cast through e-voting and through ballot in the venue of the AGM were duly considered after ignoring duplicates votes cast, if any, pursuant to the extant rules.

A register has been maintained electronically to record the assent or dissent, received, mentioning the particulars of name, address, folio number or client ID of the shareholders, number of shares held by them, nominal value of such shares. As there were no shares with differential voting rights, the question of maintaining the list of shares with differential voting rights did not arise.

The results of the remote e-voting by electronic means and ballot voting are as follows:

The details of the number of members present and voting in person or by proxy as well as those who had voted through electronic means and the valid / invalid votes in respect of each of the resolutions are given below.

Resolution	Number of members who cast		Number of	Number of	
S.No	their votes either by e-voting/ poll		members whose	members whose	
	in the AGM		votes were valid	votes were invalid	
	ASSENT	DISSENT			
1	2110	38	2148	99	
2	2112	42	2154	99	
3	1961	172	2133	99	
4	1776	349	2125	96	
5	1770	355	2125	96	
6	1780	348	2128	96	
7	1862	270	2132	96	
8	1994	139	2133	99	



The summary of the results in terms of the Number of votes cast for and against out of the total valid votes is given below:

	E VOTING & POLL								
Resolution S. No	No of votes cast in favour	No of votes cast against	Total - Valid Votes	Assent %	Dissent %	Passed with requisite majority /Not Passed			
1	1979515530	11401	1979526931	99.9994	0.0006	Passed with requisite majority			
2	1981584036	10115	1981594151	99.9995	0.0005	Passed with requisite majority			
3	1970271148	11310512	1981581660	99.4292	0.5708	Passed with requisite majority			
4	1734651074	196548734	1931199808	89.8225	10.1775	Passed with requisite majority			
5	1726039742	205160598	1931200340	89.3765	10.6235	Passed with requisite majority			
6	1712111218	219078283	1931189501	88.6558	11.3442	Passed with requisite majority			
7	1732522161	198678894	1931201055	89.7122	10.29878	Passed with requisite majority			
8	1981516857	59999	1981576856	99.9970	0.0030	Passed with requisite majority			

Since the requisite no. of votes cast in favour exceeded the no. of votes cast against in respect of resolutions in S No 1 to 3, and 7 to 8 and in respect of resolutions in S No 4-6, no. of votes cast in favour exceeded three times of the no. of votes cast against, I hereby report that the above resolutions were passed with requisite majority.

- 4. 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.
- 5. The data sheet relating to e-voting and other related papers/registers, records are in the safe custody of the undersigned, and that they will be handed over to the Chairman of the company, once the Minutes are approved and signed.

Thanking you,

Yours faithfully,

**B CHANDRA** 

**PARTNER** 

Company Secretary in Practice CP No 7859