

17 November 2025

tsomerville@somervillelegal.com.au

Tim Somerville
Somerville Legal
Level 10, 32 Walker Street
North Sydney NSW 2060

Dear Sir

Biotron Limited

Dear Sir,

1. I refer to your letter to me dated 12 November 2025.

Proxies on spill motion

2. I have not said that "proxies [you] have given are invalid in respect of the spill motion unless shareholders complete another proxy form." and I do not know the basis upon which you say that.
3. Shareholders who have lodged the proxy form that accompanied the notice of meeting or who voted online prior to the supplementary notice of meeting being released will be taken to have voted on resolutions 1 to 15. Shareholders who lodge the proxy form that accompanied the supplementary notice of meeting, who voted online after the supplementary notice of meeting was released or who attend the meeting in person will be taken to have voted on resolutions 1 to 16.

The identity of investors under the placement

4. BIT has never said that it will not provide a copy of its share register due to privacy requirements. Rather, it will not, for privacy reasons, provide a list of investors to whom shares were issued under the placement.
5. Section 173 sets out the requirements and process for you to obtain a copy of BIT's share register. Once you comply with those requirements BIT will provide you with the share register. With respect to an appropriate fee, the amount is \$250.

The arrangement with investors under the placement

6. BIT undertook the placement as it required funds and as part of the transaction to acquire Sedarex. BIT first engaged with ASX regarding the transaction in early July 2025 and there is no understanding or arrangement as you have alluded to. Rather, BIT engaged Peak Asset Management to raise funds, which it did.

Yours faithfully

A handwritten signature in black ink, reading "Julian Atkinson". The signature is written in a cursive, flowing style.

Julian Atkinson
ATKINSON CORPORATE LAWYERS
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