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Independent Auditor's Report on Standalone Annual Financial Results of the Company Pursuant to the Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 (as amended)

#### To the Board of Directors of KRBL Limited

#### **Qualified Opinion**

- 1. We have audited the accompanying standalone annual financial results ('the Statement') of KRBL Limited ('the Company') for the year ended 31 March 2022, attached herewith, being submitted by the Company pursuant to the requirements of Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 (as amended) ('Listing Regulations').
- 2. In our opinion and to the best of our information and according to the explanations given to us, the Statement:
  - (i) presents financial results in accordance with the requirements of Regulation 33 of the Listing Regulations, except for the possible effects of the matter described in paragraph 3 below; and
  - (ii) gives a true and fair view in conformity with the applicable Indian Accounting Standards ('Ind AS') specified under section 133 of the Companies Act, 2013 ('the Act'), read with the Companies (Indian Accounting Standards) Rules, 2015, and other accounting principles generally accepted in India, of the standalone net profit after tax and other comprehensive income and other financial information of the Company for the year ended 31 March 2022 except for the possible effects of the matter described in paragraph 3 below.

### Basis for Qualified Opinion

3. As stated in Note 8 to the accompanying Statement, the Enforcement Directorate ('ED') is investigating the Company's Joint Managing Director Mr. Anoop Kumar Gupta ('JMD') under the Prevention of Money Laundering Act, 2002, for alleged involvement in Agusta Westland case. Further, the ED has filled criminal complaint and made certain allegations against the Company, KRBL DMCC (a subsidiary of

**Chartered Accountants** 

Offices in Bengaluru, Chandigarh, Chennai, Gurugram, Hyderabad, Kochi, Kolkata, Mumbai, New Delhi, Noida and Pune



Walker Chandiok & Co LLP is registered with limited liability with identification number AAC-2085 and its registered office at L-41 Connaught Circus, New Delhi, 110001, India

Independent Auditor's Report on Standalone Annual Financial Results of the Company Pursuant to the Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 (as amended) (Cont'd)

the Company) and JMD. As further described in the said note, a review the impact of allegations on the financial statement and its control environment was performed by an independent professional firm appointed by the Board of Directors and as per their report, there is no conclusive evidence to ascertain impact of the aforesaid matter on the financial statement of the Company and its control environment. Pending the completion of ongoing investigation of the above matter by regulatory authorities, we are unable to comment on any adjustment that may be required to the accompanying Statement in this respect.

Our review report for the quarter and period ended 31 December 2021 and audit report for the year ended 31 March 2021 were also qualified with respect to this matter.

4. We conducted our audit in accordance with the Standards on Auditing specified under section 143(10) of the Act. Our responsibilities under those standards are further described in the Auditor's Responsibilities for the Audit of the Statement section of our report. We are independent of the Company in accordance with the Code of Ethics issued by the Institute of Chartered Accountants of India ('the ICAI') together with the ethical requirements that are relevant to our audit of the financial results under the provisions of the Act and the rules thereunder, and we have fulfilled our other ethical responsibilities in accordance with these requirements and the Code of Ethics. We believe that the audit evidence obtained by us is sufficient and appropriate to provide a basis for our qualified opinion.

#### **Emphasis of Matter**

5. We draw attention to Note 7 to the accompanying Statement, wherein it is stated that a portion of land parcels and building thereupon owned by the Company as identified in the aforesaid note has been attached by the Directorate of Enforcement ("ED"), which is being contested by the Company. The Company had filed an appeal with the Appellate Tribunal, PMLA (Government of India), New Delhi, ('Appellate Tribunal') and vide its order dated 17 January 2020, the Appellate Tribunal had ordered to restore the possession in favor of the Company while the aforesaid attachment would continue till the conclusion of the matter. The matter is being contested in the Hon'ble High Court of Delhi ('High Court'). The High Court vide its order dated 23 October 2020 has restored the physical possession of the aforesaid land parcels and building thereupon for specified purposes against a deposit of ₹ 1,113 lakh, as an interim relief until conclusion of the aforesaid matter. Based on the legal assessment of the outcome of the aforesaid matter, the management is of the view that no adjustment is required to the accompanying Statement.

Our opinion is not modified in respect of above matter.

### Responsibilities of Management and Those Charged with Governance for the Statement

6. This Statement has been prepared on the basis of the standalone annual financial statements and has been approved by the Company's Board of Directors. The Company's Board of Directors is responsible for the preparation and presentation of the Statement that gives a true and fair view of the net profit and other comprehensive income and other financial information of the Company in accordance with the Ind AS specified under section 133 of the Act, read with the Companies (Indian Accounting Standards) Rules, 2015 and other accounting principles generally accepted in India, and in compliance with Regulation 33 of the Listing Regulations. This responsibility also includes maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding of the assets of the Company and for preventing and detecting frauds and other irregularities; selection and application of appropriate accounting policies; making judgments and estimates that are reasonable and prudent; and design, implementation and maintenance of adequate internal financial controls that were operating effectively for ensuring the accuracy and completeness of the accounting records, relevant to the preparation and presentation of the Statement that gives a true and fair view and is free from material misstatement, whether due to fraud or error.



Independent Auditor's Report on Standalone Annual Financial Results of the Company Pursuant to the Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 (as amended) (Cont'd)

- 7. In preparing the Statement, the Board of Directors is responsible for assessing the Company's ability to continue as a going concern, disclosing, as applicable, matters related to going concern, and using the going concern basis of accounting unless the Board of Directors either intends to liquidate the Company or to cease operations, or has no realistic alternative but to do so.
- 8. The Board of Directors is also responsible for overseeing the Company's financial reporting process.

### Auditor's Responsibilities for the Audit of the Statement

- 9. Our objectives are to obtain reasonable assurance about whether the Statement as a whole is free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. Reasonable assurance is a high level of assurance but is not a guarantee that an audit conducted in accordance with Standards on Auditing, specified under section 143(10) of the Act, will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of this Statement.
- 10. As part of an audit in accordance with the Standards on Auditing, specified under section 143(10) of the Act, we exercise professional judgment and maintain professional skepticism throughout the audit. We also:
  - Identify and assess the risks of material misstatement of the Statement, whether due to fraud
    or error, design and perform audit procedures responsive to those risks, and obtain audit
    evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not
    detecting a material misstatement resulting from fraud is higher than for one resulting from
    error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the
    override of internal control.
  - Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances. Under section 143(3) (i) of the Act, we are also responsible for expressing our opinion on whether the Company has in place an adequate internal financial controls with reference to financial statements and the operating effectiveness of such controls.
  - Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by the management.
  - Conclude on the appropriateness of the Board of Directors' use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Company's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the Statement or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Company to cease to continue as a going concern.
  - Evaluate the overall presentation, structure and content of the Statement, including the disclosures, and whether the Statement represents the underlying transactions and events in a manner that achieves fair presentation.
- 11. We communicate with those charged with governance regarding, among other matters, the planned scope and timing of the audit and significant audit findings, including any significant deficiencies in internal control that we identify during our audit.
- 12. We also provide those charged with governance with a statement that we have complied with relevant ethical requirements regarding independence, and to communicate with them all relationships and other



Independent Auditor's Report on Standalone Annual Financial Results of the Company Pursuant to the Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 (as amended) (Cont'd)

matters that may reasonably be thought to bear on our independence, and where applicable, related safeguards.

#### **Other Matter**

13. The Statement includes the financial results for the quarter ended 31 March 2022, being the balancing figures between the audited figures in respect of the full financial year and the published unaudited year-to-date figures up to the third quarter of the current financial year, which were subject to limited review by us.

For Walker Chandiok & Co LLP Chartered Accountants Firm Registration No.: 001076N/N500013

Rohit Arora Digitally signed by Rohit Arora Date: 2022.05.27 21:06:26 +05'30'



Rohit Arora Partner Membership No. 504774

UDIN: 22504774AJSUEM8633

Place: Noida Date: 27 May 2022



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### STATEMENT OF AUDITED STANDALONE FINANCIAL RESULTS FOR THE

### QUARTER AND YEAR ENDED 31 MARCH 2022

	T		Owenter and ad		akh except as sta Year e	
		21.02.2022	Quarter ended	21.02.0001		
S. No.	Particulars	31-03-2022 Refer note 10	31-12-2021 (Unaudited)	31-03-2021 Refer note 10	31-03-2022 (Audited)	31-03-2021 (Audited)
1.	Income	Kelei liote 10	(Ollaudited)	Refer note to	(nutileu)	(riddited)
(a)	Revenue from operations	98,740	1,15,356	97,397	4,21,056	3,99,18
(a) (b)	Other income	702	1,506	286	4,246	2,24
(0)	Total income	99,442	1,16,862	97,683	4,25,302	4,01,43
2.	Expenses					
(a)	Cost of materials consumed	82,767	88,183	92,496	2,95,682	3,14,51
(b)	Purchase of stock-in-trade	79	259	4	553	68
(c)	Changes in inventories of finished goods and stock-in- trade	(14,215)	3,481	(26,849)	9,942	(39,30
(d)	Employee benefits expenses	2,711	2,538	2,422	10,138	8,84
(e)	Finance costs	385	425	751	1,340	2,35
(f)	Depreciation and amortisation expense	· 1,852	1,876	1,809	7,417	7,19
(g)	Other expenses	11,148	10,060	8,367	38,453	32,00
	Total expenses	84,727	1,06,822	79,000	3,63,525	3,26,3
3.	Profit before tax (1-2)	14,715	10,040	18,683	61,777	75,0'
4.	Tax expense					
(a)	Current tax	3,953	2,879	5,086	16,567	19,8
(b)	Deferred tax credit	(135)	(179)	(253)	(794)	(7
	Total tax expense	3,818	2,700	4,833	15,773	19,04
5.	Profit after tax (3-4)	10,897	7,340	13,850	46,004	56,0
6.	Other comprehensive income					
(a)	Items that will not be reclassified to profit or loss	167	(17)	107	117	(6
(b)	Tax expense relating to items that will not be reclassified to profit or loss	(44)	4	(27)	. (31)	
(c)	Items that will be reclassified to profit or loss	(382)	358	25	(64)	9:
(d)	Tax expense relating to items that will be reclassified to profit or loss	102	(95)	(10)	17	(24
	Total other comprehensive (loss)/income	(157)	250	95	39	6.
7.	Total comprehensive income (5+6)	10,740	7,590	13,945	46,043	56,65
8.	Paid-up equity share capital (face value of Re. 1/- each)	2,354	2,354	2,354	2,354	2,35
9.	Other equity				4,03,966	3,66,10
10.	Earnings per equity share ("EPS") (face value of Re.1/- each) (EPS for the quarter not annualized)					
(a)	Basic	4.63	3.12	5.88	19.54	23.
(b)	Diluted	4.63	3.12	5.88	19.54	23.8





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### NOTES TO THE STATEMENT OF STANDALONE AUDITED FINANCIAL RESULTS FOR THE QUARTER AND YEAR ENDED 31 MARCH 2022

### 1. Operating Segments Disclosure as per Ind AS 108 'Operating Segments":

		1	0 1 1	T	Year	
			Quarter ended			
S. No.	Particulars	31-03-2022	31-12-2021	31-03-2021	31-03-2022	31-03-2021
		Refer note 10	(Unaudited)	Refer note 10	(Audited)	(Audited)
1.	Segment revenue					
(a)	Agri	95,731	1,13,694	95,614	4,09,903	3,89,89
(b)	Energy	6,763	5,171	4,182	22,186	17,98
()	Total segment revenue	1,02,494	1,18,865	99,796	4,32,089	4,07,8
	Inter segment revenue - Energy	(3,754)	(3,509)	(2,399)	(11,033)	(8,69
	Net segment revenue	98,740	1,15,356	97,397	4,21,056	3,99,1
2.	Segment results					
(a)	Agri	12,445	9,920	18,890	55,942	72,3
(b)	Energy	2,810	709	664	7,834	5,5
	Total segment results (before finance costs and tax)	15,255	10,629	19,554	63,776	77,8
	Less: Finance costs	370	403	713	1,244	2,1
	Less: Other unallocable expenditures	170	10(	150	7.5.5	
	(net of unallocable incomes)	170	186	158	755	6
	Total profit before tax	14,715	10,040	18,683	61,777	75,0
3.	Segment assets					
(a)	Agri	4,13,006	4,50,555	3,99,700	4,13,006	3,99,7
(b)	Energy	60,924	60,834	62,221	60,924	62,2
	Total segment assets	4,73,930	5,11,389	4,61,921	4,73,930	4,61,9
4.	Segment liabilities					
(a)	Agri	44,665	48,501	47,096	44,665	47,0
(b)	Energy	1,134	1,332	2,303	1,134	2,3
(c)	Unallocable	21,811	65,975	44,006	21,811	44,0
	Total segment liabilities	67,610	1,15,808	93,405	67,610	93,4
5.	Segment revenue - Geographical					
	information:					
(a)	Agri					
(4)	India	67,705	75,765	60,836	2,64,784	2,00,2
	Rest of the world	28,026	37,929	34,778	1,45,119	2,00,2 1,89,6
	Sub-total (a)	95,731	1,13,694	95,614	4,09,903	3,89,8
(b)	Energy	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	1,13,074	,014	4,09,903	5,65,6
(9)	India	6,763	5,171	4,182	22,186	17,9
	Rest of the world		5,171	4,102	22,100	17,9
	Sub-total (b)	6,763	5,171	4,182	22,186	17,9
	Total $(a)+(b)$	1,02,494	5,171 1,18,865	4,182 99,796	4,32,089	
	Inter-segment revenue - Energy	(3,754)	(3,509)		(11,033)	4,07,8
	Total	98,740	(3,509) <b>1,15,356</b>	(2,399) <b>97,397</b>	<b>4,21,056</b>	(8,69 <b>3,99,1</b>



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## NOTES TO THE STATEMENT OF STANDALONE AUDITED FINANCIAL RESULTS FOR THE QUARTER AND YEAR ENDED 31 MARCH 2022

### 2 Standalone Statement of Assets and Liabilities

		(Rs. in lakh except	
	Particulars	31-03-2022	31-03-2021
А.	ASSETS	(Audited)	(Audited)
1.	Non-current assets		
	(a) Property, plant and equipment	85,002	86,8
	(b) Capital work-in-progress	192	8
	(c) Right of use assets	5,627	6,4
	(d) Investment property	329	-
	(e) Other intangible assets	172	1
	(f) Intangible assets under development	43	
	(g) Financial assets		
	(i) Investments	427	4
	(ii) Loans	4	
	(iii) Other financial assets	465	1,0
	(h) Other non-current assets	22,266	25,5
	Sub total non-current assets	1,14,527	1,21,4
2.	Current assets		
	(a) Inventories	2,81,610	2,96,4
	(b) Financial assets		
	(i) Investments	2,079	1,8
	(ii) Trade receivables	28,934	20,1
	(iii) Cash and cash equivalents	18,607	15,8
	(iv) Bank balances other than (iii) above	20,429	. 2
	(v) Loans	9	
	(vi) Other financial assets	2,426	2,9
	(c) Other current assets	5,309	2,9
	Sub total current assets	3,59,403	3,40,4
	TOTAL ASSETS (1+2)	4,73,930	4,61,9
В.	EQUITY AND LIABILITIES		
1.	Equity		an a
	(a) Equity share capital	2,354	2,3
	(b) Other equity	4,03,966	3,66,1
	Sub total shareholder's fund	4,06,320	3,68,5
	Liabilities	4,00,520	5,00,5
2.	Non-current liabilities		
	(a) Financial liabilities		
	(i) Borrowings	_	5
	(ii) Lease liabilities	5,049	5.3
	(b) Provisions	925	8,5
	(c) Deferred tax liabilities (net)	13,015	13,8
	Sub total non-current liabilities	18,989	20,6
3.	Current liabilities		20,0
0.	(a) Financial liabilities		
	(i) Borrowings	8,938	30,1
	(ii) Lease liabilities	530	8
	(ii) Trade payables	550	0
	- Total outstanding due to micro enterprises and small enterprises	1 100	
		1,198	6
	- Total outstanding dues of creditors other than micro	16,859	21,2
	enterprises and small enterprises		. = .
	(iv) Other financial liabilities	16,417	15,4
	(b) Other current liabilities	4,013	2,6
	(c) Provisions	278	4
	(d) Current tax liabilities (net)	388	1,3
	Sub total current liabilities	48,621	72,8
	TOTAL EQUITY AND LIABILITIES (1+2+3)	4,73,930	4,61,9

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### 3. Standalone Statement of Cash Flow

Particulars	i	For the year ended	cept as stated otherwise For the year ended	
		31-03-2022	31-03-2021	
	- · · · · · · · · · · · · · · · · · · ·	(Audited)	(Audited)	
	v from operating activities			
Profit be		61,777	75,074	
Adjustme				
1 -	ion and amortisation expenses	7,417	7,190	
	oss on sale of property, plant and equipment	(42)	14	
	foreign exchange (net)	(125)	(31	
	on redemption and fair valuation of investments	(1,733)	(1,040	
	credit impaired	21	24	
	/provisions no longer required, written back	(470)	(6)	
1	nodification/termination of lease	(6)	(80	
Finance co		1,340	2,359	
Interest in		(477)	(443	
Dividend		(54)	(41	
	g profit before working capital changes	67,648	83,168	
	ents for working capital changes :			
	(Increase) in financial and other assets	1,029	(2,764	
	(Increase) in inventories	14,811	(11,179	
	/Decrease in trade receivables	(8,528)	2,652	
	in trade payables	(3,649)	(16,489	
	n liabilities and provisions	2,284	3,074	
, v	erated from operations	73,595	58,462	
	x paid (net)	(17,497)	(20,060	
Net cash	flow from operating activities (A)	56,098	38,402	
B Cash flow	v from investing activities			
Payment f	or property, plant and equipment and intangible assets <sup>1</sup>	(4,213)	(4,142	
Sale proce	eds of property, plant and equipment	140	49	
Sale proce	eds from investments	2,26,743	87,890	
Purchase of	of investments	(2,24,691)	(88,155	
Movemen	t from deposits (net)	(19,042)	2,775	
Interest re-	ceived	378	369	
Dividend i	ncome	54	41	
Net cash	used in investing activities (B)	(20,631)	(1,167	
C Cash flow	r from financing activities			
	t of long term borrowings	(1,354)	(1,360	
	t of lease liabilities	(849)	(738	
1	t in short term borrowings (net)	(20,487)	(16,585	
Finance co	0 ( )	(1,295)	(3,248	
Dividend 1	•	(8,239)	(776	
	used in financing activities (C)	(32,224)	(22,707	
DNation	and in each and each againstants do the distribution (4 (D) C)			
	ase in cash and cash equivalents during the year (A+B+C)	3,243	14,528	
	ash equivalents-opening balance	15,873	1,345	
Cash and	cash equivalents at the year end	19,116	15,873	
E Cash and	cash equivalents			
Cash in ha	nd	40	43	
Balances w	ith banks	18,567	15,830	
Investmen	t in mutual funds	509	-	
		19,116	15,873	

Notes

1. Net of movement in capital work-in-progress and capital advances.

2 The above cash flow statement has been prepared under the 'indirect method' as set our in Ind AS 7, 'Statement of cash flows'.





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### NOTES TO THE STATEMENT OF AUDITED STANDALONE FINANCIAL RESULTS FOR THE QUARTER AND YEAR ENDED 31 MARCH 2022

- 4 The above standalone financial results of KRBL Limited ("the Company") have been reviewed by the Audit Committee and approved by the Board of Directors at their respective meetings held on 27 May 2022 and have been audited by the statutory auditors of the Company.
- 5 The financial results have been prepared in accordance with the Indian Accounting Standards ('Ind AS') notified under the Companies (Indian Accounting Standards) Rules, 2015, as amended from time to time, specified in Section 133 of the Companies Act, 2013.
- 6 In the year ended 31 March 2019, the Company had received assessment orders along with demand notices under Section 153A/143(3) of the Income-tax Act, 1961, with respect to assessment years 2010-11 to 2016-17, aggregating to Rs.126,920 lakh (including interest), which was contested by the Company before CIT (Appeals), New Delhi. The Hon'ble CIT(Appeals) vide its order dated 11 March 2020, granted partial relief to the Company and reduced the said demand to Rs. 9,883 lakh (including interest). The Company had already deposited an amount of Rs. 18,990 lakh, (net of refund), under protest, in respect of tax demand raised by the ITD.

Later, the Company and the Income Tax Department ('ITD') had filed appeals before the Hon'ble Income Tax Appellate Tribunal (Hon'ble Tribunal), New Delhi, for the matters sustained and set-aside at the CIT (Appeals) levels, respectively. Further, the Company had also received penalty orders for AY 2010-11 to 2016-17 on the issues sustained by CIT(A) to the tune of Rs.11,896 lakh, against which appeals was filed before CIT(A).

Subsequent to the year ended 31 March 2022, the Hon'ble Tribunal vide its consolidated order dated 9 May 2022, has granted relief in favour of the Company reducing the liability to Rs 96 lakhs (including interest) and has dismissed all the appeals filed by ITD. The sustained matter by the Hon'ble Tribunal has been remand back to the Income-tax officer for further review. Simultaneously, CIT(A) has also quashed the demand of penalty, raised by the assessing officer of Rs 11,896 lakh.

At the year end, the management has assessed Rs 96 lakh as contingent liability and is evaluating available legal remedies.

7 A portion of land parcels and building thereupon, situated at Dhuri, Punjab was attached by the Directorate of Enforcement ('ED') to the extent of value of Rs. 1,532 lakh in connection with a money laundering investigation. The Appellate Tribunal, PMLA, New Delhi, ("Appellate Tribunal") had restored the possession of the attached land on interim basis in favour of the Company. However, aforesaid attachment would continue till conclusion of the matter. Against the order of the Appellate Tribunal, ED had filed an appeal before the Hon'ble High Court of Delhi, which is pending for hearing. The Company filed an application before the Hon'ble High Court of Delhi for restoration of possession of the land in favour of the Company and High court allowed the Company to take physical possession of the said land parcels and building thereupon for specified purpose against the deposit of Rs. 1,113 lakh, (deposited on 5 November 2020), as an interim relief until conclusion of the aforesaid matter, without prejudice to the rights and contentions of the parties to be decided in the appeal. The management based upon the legal assessments, is confident that it has a favourable case and the said attachment shall be vacated.

The auditors of the Company have invited attention to the aforementioned issue in their audit report for the quarter and year ended 31 March 2022.

8 The Company's Joint Managing Director, Mr. Anoop Kumar Gupta (JMD'), had been detained and released on bail by the Directorate of Enforcement ('ED') pursuant to certain allegations against the Company, KRBL DMCC (a subsidiary of KRBL Limited) and JMD. As per criminal complaint filed it is alleged that M/s Rawasi Al Khaleej General Trading LLC ('RAKGT') had received proceeds of crime of USD 24.62 million in AgustaWestland case during the period 2008-2010 which in turn had been transferred to KRBL Limited through KRBL DMCC. Basis the affidavit filed by Balsharaf Group (one of the Customer of the Company) in the Hon'ble High Court of Delhi in the said matter, the amount of USD 24.62 million had been received by RAKGT in the account of Balsharaf Group. Pursuant to this, ED had attached 1,43,33,221 shares of Balsharaf Group held in KRBL Limited. Based on the opinion taken from the independent legal counsel, the management is of the view that since the investigation is still ongoing no adverse opinion can be drawn.

The Company had appointed an independent professional firm ('IP') to review the aforesaid allegations, to assess the impact, if any, on the financial statement and control environment of the Company. Subsequent to the year ended 31 March 2022, the IP has issued a report to the Board of Directors with respect to the aforesaid review. The board of the directors has discussed and approved the report, and has responded to the observation contained therein, basis that no further action is proposed.

However, pending the ongoing investigation on the above matter, no adjustment has been made in the financial statement. The management of the Company is confident that the above stated matter will be resolved soon.

The auditors of the Company have qualified on the aforementioned issue in their audit report for the quarter and year ended 31 March 2022.



- 9 The Board of Directors of the Company in their meeting held on 27 May 2022 have recommended a final dividend of Rs. 3.50 (350%) per paid up equity share of Re.1/- each, aggregating to Rs. 8239 Lakh for the financial year ended 31 March 2022, subject to approval of shareholders in the ensuing Annual General Meeting of the Company.
- 10 Amounts for the quarters ended 31 March 2022 and 31 March 2021 are the balancing amounts between audited amounts for the full financial year and the published year to date amounts upto third quarter of the respective financial year, which were subjected to limited review.
- 11 During the year, the Company has recognised revenue of Rs 778 lakhs pertaining to previous years 2019 till 2021, related to the energy supplied from wind mill to the Andhra Pradesh DISCOM ("DISCOM"). During the previous period, the Company had not recognised the said revenue due to the uncertainty of recoverability of the amount as DISCOM had disputed the rate at which power purchased agreement ('PPA') was signed and was paying the Company at the lower rate. However, in current year, the Hon'ble High Cout, Andhra Pradesh, vide it order dated 15 March 2022 issued a directive to DISCOM to pay the amount for each unit of energy supplied by the Company as per the rates mentioned in the PPA. Accordingly, the company has now recognised revenue at the contractually agreed rate.
- 12 The figures for the corresponding previous periods/year have been regrouped/reclassified, wherever necessary, to make them comparable.

For and on behalf of Board of Directors of

**KRBL** Limited ! A 20 Q Anoop Kumar Gupta Joint Managing Director \* DIN: 00030160<sup>.</sup>

Place: Noida Date: 27 May 2022

# Statement on Impact of Audit Qualifications submitted along with Annual Standalone Audited Financial results of KRBL Limited

S.No	<u> </u>	Particulars	Audited Figures (as	(Rs. In Lakh) Adjusted Figures
3.ING	υ,		reported before adjusting for qualifications)	(audited figures after adjusting for qualifications)
I,	1.	Turnover / Total income	425,302	
	2.	Total Expenditure	363,525	
	3.	Net Profit/(Loss)	46,004	
	4.	Earnings Per Share	19.54	
	5.	Total Assets	473,930	
	6.	Total Liabilities	67,610	Not ascertainable
	7.	Net Worth	406,320	
	8.	Any other financial item(s) (as felt	None	
		appropriate by the management)		
Ι.	Au	dit Qualification (each audit qualific A. Details of Audit Qualification: I		('the Company')
	Agi alle As sta app cor	AD) under the Prevention of Money L usta Westland case. Further, the ED egations against the Company, KRBL further described in the said note, a tement and its control environment wa pointed by the Board of Directors and inclusive evidence to ascertain impact of the Company, and its control environment	has filled criminal comple DMCC (a subsidiary of the review the impact of allege s performed by an indeper ad in our view, as per the of the aforesaid matter on t	aint and made certain e Company) and JMD. ations on the financial indent professional firm eir report, there is no the financial statement
	Agi alle As sta app cor of inve any	usta Westland case. Further, the ED egations against the Company, KRBL further described in the said note, a net tement and its control environment wa pointed by the Board of Directors ar inclusive evidence to ascertain impact of the Company and its control envir estigation of the above matter by regu- radjustment that may be required to t B. Type of Audit Qualification: Qualified Opinion	has filled criminal compla DMCC (a subsidiary of the review the impact of allege s performed by an indeper nd in our view, as per the of the aforesaid matter on t ronment. Pending the co- ilatory authorities, we are to	aint and made certain e Company) and JMD. ations on the financial indent professional firm eir report, there is no the financial statement completion of ongoing unable to comment on
	Agi alle As sta app cor of inve any	usta Westland case. Further, the ED egations against the Company, KRBL further described in the said note, a u tement and its control environment wa pointed by the Board of Directors an inclusive evidence to ascertain impact of the Company and its control envir estigation of the above matter by regu- r adjustment that may be required to t B. Type of Audit Qualification: Qualified Opinion C. Frequency of qualification:	has filled criminal compla DMCC (a subsidiary of the review the impact of allega s performed by an indeper and in our view, as per the of the aforesaid matter on t ronment. Pending the co- ilatory authorities, we are us he accompanying Statement	aint and made certain e Company) and JMD. ations on the financial ndent professional firm eir report, there is no the financial statement ompletion of ongoing unable to comment on
	Agu alle As sta app cor of invo any	usta Westland case. Further, the ED egations against the Company, KRBL further described in the said note, a net tement and its control environment wa pointed by the Board of Directors an inclusive evidence to ascertain impact of the Company and its control envir estigation of the above matter by regu- radjustment that may be required to t B. Type of Audit Qualification: Qualified Opinion C. Frequency of qualification: Continuing since 31 March 2021.	has filled criminal compla DMCC (a subsidiary of the review the impact of allega s performed by an indeper and in our view, as per the of the aforesaid matter on t ronment. Pending the co- ilatory authorities, we are us he accompanying Statement	aint and made certain e Company) and JMD. ations on the financial indent professional firm eir report, there is no the financial statement ompletion of ongoing unable to comment on ent in this respect.
	Agu alle As sta app cor of invo any	<ul> <li>usta Westland case. Further, the ED egations against the Company, KRBL further described in the said note, a network the described in the said note, and tement and its control environment was bointed by the Board of Directors are inclusive evidence to ascertain impact of the Company and its control environestigation of the above matter by reguler adjustment that may be required to the B. Type of Audit Qualification:</li> <li>Qualified Opinion</li> <li>C. Frequency of qualification:</li> <li>Continuing since 31 March 2021.</li> <li>D. For Audit Qualification(s) whe Management's Views:</li> </ul>	has filled criminal compla DMCC (a subsidiary of the review the impact of allege s performed by an indeper ad in our view, as per the of the aforesaid matter on t ronment. Pending the co- latory authorities, we are to he accompanying Statement re the impact is quanti	aint and made certain e Company) and JMD. ations on the financial indent professional firm eir report, there is no the financial statement ompletion of ongoing unable to comment on ent in this respect.
	Agu alle As sta app cor of invo any	<ul> <li>usta Westland case. Further, the ED egations against the Company, KRBL further described in the said note, a network of the described in the said note, a network of the described in the said note, a network of the Board of Directors are clusive evidence to ascertain impact of the Company and its control environment that may be required to the Company and its control environestigation of the above matter by required adjustment that may be required to the Company of qualification:</li> <li>C. Frequency of qualification:</li> <li>Continuing since 31 March 2021.</li> <li>D. For Audit Qualification(s) whe</li> </ul>	has filled criminal compla DMCC (a subsidiary of the review the impact of allege s performed by an indeper ad in our view, as per the of the aforesaid matter on t ronment. Pending the co- latory authorities, we are to he accompanying Statement re the impact is quanti	aint and made certain e Company) and JMD. ations on the financial indent professional firm eir report, there is no the financial statement ompletion of ongoing unable to comment on ent in this respect.
	Agu alle As sta app cor of invo any	<ul> <li>usta Westland case. Further, the ED egations against the Company, KRBL further described in the said note, a network the described in the said note, and tement and its control environment was bointed by the Board of Directors are inclusive evidence to ascertain impact of the Company and its control environestigation of the above matter by reguler adjustment that may be required to the B. Type of Audit Qualification:</li> <li>Qualified Opinion</li> <li>C. Frequency of qualification:</li> <li>Continuing since 31 March 2021.</li> <li>D. For Audit Qualification(s) whe Management's Views:</li> </ul>	has filled criminal compla DMCC (a subsidiary of the review the impact of allege s performed by an indeper ad in our view, as per the of the aforesaid matter on the ronment. Pending the co- ilatory authorities, we are us he accompanying Statement re the impact is quanti of quantified.	aint and made certain a Company) and JMD. ations on the financial indent professional firm eir report, there is no the financial statement ompletion of ongoing unable to comment on ent in this respect. fied by the auditor,

#### (ii) If management is unable to estimate the impact, reasons for the same:

The management of the Company has taken an opinion from an independent legal counsel and on the basis of the same is of the view that since the aforesaid investigation is still ongoing, no adverse opinion can be drawn. The Company had also appointed an independent professional firm ('IP') to review the aforesaid allegations to assess the impact, if any, on the financial statement and control environment of the Company. Subsequent to the year ended 31 March 2022, the IP has issued a report to the Board of Directors with respect to the aforesaid review. The board of the directors has discussed and approved the report, and has responded to the observation contained therein, basis that no further action is proposed. Pending the ongoing investigation on the above matter. no adjustment has been made in the Standalone Financial Statements.

### (iii) Auditors' Comments on (i) or (ii) above:

Since the matter is still under the investigation stage, we are unable to determine whether any adjustment is required along with the consequential impact, if any, on the accompanying Standalone Financial Statements of the Company.

For Walker Chandiok & Co LLP **Chartered Accountants** Firm's Registration No.: 001076N/N500013

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Date: 2022.05.27

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**Rohit Arora** 

For and on behalf of the Board of Directors

ANIL KUMAR MITTAL

**Anil Kumar Mittal** Chairman and Managing Director DIN-00030100

Devendra Kumar Agarwal Chairman-Audit Committee DIN-06754542

Chie **Financial Officer** 

**Rohit Arora** Partner Membership No. 504774

Place : Noida Date: 27 May 2022

Rohit

Arora

Walker Chandiok & Co LLP Plot No. 19A, 2<sup>nd</sup> floor, Sector 16A, Noida – 201 301 Uttar Pradesh, India T +91 120 485 5999 F +91 120 485 5902

Independent Auditor's Report on Consolidated Annual Financial Results of the Company Pursuant to the Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 (as amended)

To the Board of Directors of KRBL Limited

#### **Qualified Opinion**

- 1. We have audited the accompanying consolidated annual financial results ('the Statement') of KRBL Limited ('the Holding Company') and its subsidiaries (the Holding Company and its subsidiaries together referred to as 'the Group'), for the year ended 31 March 2022, attached herewith, being submitted by the Holding Company pursuant to the requirements of Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 (as amended) ('Listing Regulations').
- 2. In our opinion and to the best of our information and according to the explanations given to us and based on the consideration of the reports of other auditors on separate audited financial statements of the subsidiaries, as referred to in paragraph 14 below, the Statement:
  - (i) includes the annual financial results of the entities listed in Annexure 1;
  - (ii) presents financial results in accordance with the requirements of Regulation 33 of the Listing Regulations, except for the possible effects of the matter described in paragraph 3 below; and
  - (iii) gives a true and fair view in conformity with the applicable Indian Accounting Standards ('Ind AS') prescribed under section 133 of the Companies Act, 2013 ('the Act') read with the Companies (Indian Accounting Standards) Rules, 2015, and other accounting principles generally accepted in India, of the consolidated net profit after tax and other comprehensive income and other financial information of the Group for the year ended 31 March 2022 except for the possible effects of the matter described in paragraph 3 below.

**Chartered Accountants** 

Offices in Bengaluru, Chandigarh, Chennai, Gurugram, Hyderabad, Kochi, Kolkata, Mumbai, New Delhi, Noida and Pune



Walker Chandiok & Co LLP is registered with limited liability with identification number AAC-2085 and its registered office at L-41 Connaught Circus, New Delhi, 110001, India

Independent Auditor's Report on Consolidated Annual Financial Results of the Company Pursuant to the Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 (as amended) (Cont'd)

### Basis for Qualified Opinion

3. As stated in Note 8 to the accompanying Statement, the Enforcement Directorate ('ED') is investigating the Company's Joint Managing Director Mr. Anoop Kumar Gupta ('JMD') under the Prevention of Money Laundering Act, 2002, for alleged involvement in Agusta Westland case. Further, the ED has filled criminal complaint and made certain allegations against the Company, KRBL DMCC (a subsidiary of the Company) and JMD. As further described in the said note, a review the impact of allegations on the financial statement and its control environment was performed by an independent professional firm appointed by the Board of Directors and in our view, as per their report, there is no conclusive evidence to ascertain impact of the aforesaid matter on the financial statement of the Company and its control environment. Pending the completion of ongoing investigation of the above matter by regulatory authorities, we are unable to comment on any adjustment that may be required to the accompanying Statement in this respect.

Our review report for the quarter and period ended 31 December 2021 and audit report for the year ended 31 March 2021 were also qualified with respect to this matter.

4. We conducted our audit in accordance with the Standards on Auditing specified under section 143(10) of the Act. Our responsibilities under those standards are further described in the Auditor's Responsibilities for the Audit of the Statement section of our report. We are independent of the Group, in accordance with the Code of Ethics issued by the Institute of Chartered Accountants of India ('the ICAI') together with the ethical requirements that are relevant to our audit of the financial results under the provisions of the Act, and the rules thereunder, and we have fulfilled our other ethical responsibilities in accordance with these requirements and the Code of Ethics. We believe that the audit evidence obtained by us together with the audit evidence obtained by the other auditors in terms of their reports referred to in paragraph 14 of the Other Matter section below, is sufficient and appropriate to provide a basis for our qualified opinion.

#### **Emphasis of Matter**

5. We draw attention to Note 7 to the accompanying Statement, wherein it is stated that a portion of land parcels and building thereupon owned by the Holding Company as identified in the aforesaid note has been attached by the Directorate of Enforcement ("ED"), which is being contested by the Holding Company. The Holding Company had filed an appeal with the Appellate Tribunal, PMLA (Government of India), New Delhi, ('Appellate Tribunal') and vide its order dated 17 January 2020, the Appellate Tribunal had ordered to restore the possession in favour of the Holding Company while the aforesaid attachment would continue till the conclusion of the matter. The matter is being contested in the Hon'ble High Court of Delhi ('High Court'). The High Court vide its order dated 23 October 2020 has restored the physical possession of the aforesaid land parcels and building thereupon for specified purposes against a deposit of ₹ 1,113 lakh, as an interim relief until conclusion of the aforesaid matter. Based on the legal assessment of the outcome of the aforesaid matter, the management is of the view that no adjustment is required to the accompanying Statement.

### Responsibilities of Management and Those Charged with Governance for the Statement

6. The Statement, which is the responsibility of the Holding Company's management and has been approved by the Holding Company's Board of Directors, has been prepared on the basis of the consolidated annual financial statements. The Holding Company's Board of Directors is responsible for the preparation and presentation of the Statement that gives a true and fair view of the consolidated net profit and other comprehensive income, and other financial information of the Group in accordance with the Ind AS prescribed under section 133 of the Act read with the Companies (Indian Accounting Standards) Rules, 2015 and other accounting principles generally accepted in India and in compliance with Regulation 33 of the Listing Regulations. The Holding Company's Board of Directors is also responsible for ensuring accuracy of records including financial information considered necessary for



### Independent Auditor's Report on Consolidated Annual Financial Results of the Company Pursuant to the Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 (as amended) (Cont'd)

the preparation of the Statement. Further, in terms of the provisions of the Act, the respective Board of Directors of the companies included in the Group, covered under the Act, are responsible for maintenance of adequate accounting records in accordance with the provisions of the Act, for safeguarding of the assets of the Group, and for preventing and detecting frauds and other irregularities; selection and application of appropriate accounting policies; making judgments and estimates that are reasonable and prudent; and design, implementation and maintenance of adequate internal financial controls, that were operating effectively, for ensuring the accuracy and completeness of the accounting records, relevant to the preparation and presentation of the financial results, that give a true and fair view and are free from material misstatement, whether due to fraud or error. These financial results have been used for the purpose of preparation of the Statement by the Directors of the Holding Company, as aforesaid.

- 7. In preparing the Statement, the respective Board of Directors of the companies included in the Group, are responsible for assessing the ability of the Group, to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting, unless the respective Board of Directors either intends to liquidate the Group or to cease operations, or has no realistic alternative but to do so.
- 8. The respective Board of Directors of the companies included in the Group, are responsible for overseeing the financial reporting process of the companies included in the Group.

### Auditor's Responsibilities for the Audit of the Statement

- 9. Our objectives are to obtain reasonable assurance about whether the Statement as a whole is free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. Reasonable assurance is a high level of assurance but is not a guarantee that an audit conducted in accordance with Standards on Auditing specified under section 143(10) of the Act will always detect a material misstatement, when it exists. Misstatements can arise from fraud or error, and are considered material if, individually, or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of this Statement.
- 10. As part of an audit in accordance with the Standards on Auditing specified under section 143(10) of the Act, we exercise professional judgment and maintain professional skepticism throughout the audit. We also:
  - Identify and assess the risks of material misstatement of the Statement, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
  - Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances. Under section 143(3) (i) of the Act, we are also responsible for expressing our opinion on whether the Holding Company has adequate internal financial controls system with reference to financial statements in place and the operating effectiveness of such controls.
  - Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by the management.
  - Conclude on the appropriateness of management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the ability of the Group, to continue as a going



### Independent Auditor's Report on Consolidated Annual Financial Results of the Company Pursuant to the Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 (as amended) (Cont'd)

concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the Statement or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Group to cease to continue as a going concern.

- Evaluate the overall presentation, structure and content of the Statement, including the disclosures, and whether the Statement represents the underlying transactions and events in a manner that achieves fair presentation.
- Obtain sufficient appropriate audit evidence regarding the financial statements of the entities within the Group, to express an opinion on the Statement. We are responsible for the direction, supervision and performance of the audit of financial information of such entities included in the Statement, of which we are the independent auditors. For the other entities included in the Statement, which have been audited by the other auditors, such other auditors remain responsible for the direction, supervision and performance of the audit compared out by them. We remain solely responsible for our audit opinion.
- 11. We communicate with those charged with governance of the Holding Company regarding, among other matters, the planned scope and timing of the audit and significant audit findings, including any significant deficiencies in internal control that we identify during our audit.
- 12. We also provide those charged with governance with a statement that we have complied with relevant ethical requirements regarding independence, and to communicate with them all relationships and other matters that may reasonably be thought to bear on our independence, and where applicable, related safeguards.
- 13. We also performed procedures in accordance with SEBI Circular CIR/CFD/CMD1/44/2019 dated 29 March 2019, issued by the SEBI under Regulation 33 (8) of the Listing Regulations, to the extent applicable.

#### Other Matters

14. We did not audit the annual financial statements of three subsidiaries included in the Statement, whose financial information reflects total assets of ₹ 1,304 lakh as at 31 March 2022, total revenues of ₹ 292 lakh, total net loss after tax and total comprehensive loss of ₹ 64 lakh, and cash flows (net) of ₹ 22 lakh for the year ended on that date, as considered in the Statement. These annual financial statements have been audited by other auditors whose audit reports have been furnished to us by the management, and our opinion in so far as it relates to the amounts and disclosures included in respect of these subsidiaries is based solely on the audit reports of such other auditors, and the procedures performed by us as stated in paragraph 13 above.

Further, of these subsidiaries, two subsidiaries, are located outside India, whose annual financial statements have been prepared in accordance with accounting principles generally accepted in their respective countries, and which have been audited by other auditors under standard of auditing applicable in their respective countries. The Holding Company's management has converted the financial statements of such subsidiaries from accounting principles generally accepted in their respective countries to accounting principles generally accepted in India. We have audited these conversion adjustments made by the Holding Company's management. Our opinion, in so far as it relates to the balances and affairs of these subsidiaries, is based on the audit report of other auditors and the conversion adjustments prepared by the management of the Holding Company and audited by us Our opinion is not modified in respect of this with respect to our reliance on the work done by and the reports of the other auditors.



Independent Auditor's Report on Consolidated Annual Financial Results of the Company Pursuant to the Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 (as amended) (Cont'd)

Our opinion is not modified in respect of this matter with respect to our reliance on the financial statements certified by the Board of Directors.

15. The Statement includes the consolidated financial results for the quarter ended 31 March 2022, being the balancing figures between the audited consolidated figures in respect of the full financial year and the published unaudited year-to-date consolidated figures up to the third quarter of the current financial year, which were subject to limited review by us.

### For Walker Chandiok & Co LLP Chartered Accountants Firm Registration No.: 001076N/N500013

Rohit Arora Digitally signed by Rohit Arora Date: 2022.05.27 21:05:33 +05'30'



Rohit Arora Partner Membership No. 504774

UDIN: 22504774AJSTUZ2633

Place: New Delhi Date: 27 May 2022

Independent Auditor's Report on Consolidated Annual Financial Results of the Company Pursuant to the Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 (as amended) (Cont'd)

#### Annexure 1

List of subsidiaries and step-down subsidiary included in the Statement

1. KRBL DMCC;

2. KRBL LLC, a subsidiary of KRBL DMCC; and,

3. K B Exports Private Limited



KRBLLimited Regd. Office: 5190, Lahori Gate, Delhi-110006, CIN: L01111DL1993PLC052845, Email: investor@krblindia.com, website: www.krblrice.com, Tel.: +91-11-23968328, Fax: +91-11-23968327

### STATEMENT OF AUDITED CONSOLIDATED FINANCIAL RESULTS FOR THE QUARTER AND YEAR ENDED 31 MARCH 2022 . .

	1		0		akh except as st	ended
			Quarter ended	21.02.0001	31-03-2022	
S. No.	Particulars	31-03-2022	31-12-2021	31-03-2021		31-03-2021 (Audited)
	T	Refer note 10	(Unaudited)	Refer note 10	(Audited)	(Audited)
<b>1.</b>	Income	08 740	1 15 356	97,397	4,21,056	3,99,18
(a)	Revenue from operations	98,740 709	1,15,356 1,512	292	4,21,030	2,26
(b)	Other income Total income	99,449	1,16,868	97,689	4,25,327	4,01,45
		,,,,,,	1,10,000	57,005	4,23,327	4,01,45
2.	Expenses				2.05.402	
(a)	Cost of materials consumed	82,767	88,183	92,496	2,95,682	3,14,51
(b)	Purchase of stock-in-trade	79	259	4	553	68
(c)	Changes in inventories of finished goods and stock- in-trade	(14,215)	3,481	(26,849)	9,942	(39,30
(d)	Employee benefits expenses	2,776	2,589	2,534	10,444	9,22
(e)	Finance costs	385	425	751	1,340	2,35
(f)	Depreciation and amortisation expense	1,854	1,877	1,810	7,422	7,19
(g)	Other expenses	11,079	10,018	8,301	38,231	31,84
	Total expenses	84,725	1,06,832	79,047	3,63,614	3,26,52
3.	Profit before tax (1-2)	14,724	10,036	18,642	61,713	74,93
4.	Tax expense	,	10,000			
(a)	Current tax	3,953	2,879	5,087	16,567	19,82
(b)	Deferred tax credit	(135)	(179)	(253)	(794)	(77
.,	Total tax expense	3,818	2,700	4,834	15,773	19,04
5.	Profit after tax (3-4)	10,906	7,336	13,808	45,940	55,89
6.	Other comprehensive income	10,500	7,550	13,000	13,510	
	-	167	(17)	107	117	
(a)	Items that will not be reclassified to profit or loss	107	(17)	107	117	(6
(b)	Income tax relating to items that will not be reclassified to profit or loss	(44)	4	(27)	(31)	1
(c)	Items that will be reclassified to profit or loss	(367)	360	26	(32)	. 88
(d)	Income tax relating to items that will be reclassified to profit or loss	102	(95)	(10)	17	(24
	Total other comprehensive (loss)/income	(142)	252	96	71	59
7.	Total comprehensive income (5+6)	10,764	7,588	13,904	46,011	56,48
(a)	Net profit attributed to:	10.007	7.224	12 000	15.040	55.00
	Owner of the Holding Company	10,906	7,336	13,808	45,940	55,89
	Non controlling interest *	0	0		0	
(b)	Other comprehensive income attributed to:					
	Owner of the Holding Company	(142)	252	96	71	59
	Non controlling interest *	0	0	0	0	
8.	Paid-up equity share capital (face value of Re.1/- each)	2,354	2,354	2,354	2,354	2,35
9.	Other equity				4,04,670	3,66,89
10.	Earnings per equity share ("EPS") (face value of Re.1/- each) (EPS for the quarter not annualized)					
(a)	Basic	4.63	3.12	5.87	19.52	23.7
(b)	Diluted	4.63	3.12	5.87	19.52	23.7

\* Rounded off to zero





Regd. Office: 5190, Lahori Gate, Delhi-110006, CIN: L01111DL1993PLC052845, Email: investor@krblindia.com, website: www.krblrice.com, Tel.: +91-11-23968328, Fax: +91-11-23968327

### NOTES TO THE STATEMENT OF CONSOLIDATED AUDITED FINANCIAL RESULTS FOR THE QUARTER AND YEAR ENDED 31 MARCH 2022

### 1. Operating Segments Disclosure as per Ind AS 108 'Operating Segments'':

				(Rs. in lakh exc		
			Quarter ended			ended
S. No.	Particulars	31-03-2022	31-12-2021	31-03-2021	31-03-2022	31-03-2021
		Refer note 10	(Unaudited)	Refer note 10	(Audited)	(Audited)
1.	Segment revenue					
(a)	Agri	95,731	1,13,694	95,614	4,09,903	3,89,89
(a) (b)	Energy	6,763	5,171	4,182	22,186	17,98
(0)	Total segment revenue	1,02,494	1,18,865	99,796	4,32,089	4,07,87
	Inter segment revenue - Energy	(3,754)	(3,509)	(2,399)	(11,033)	(8,69)
	Net segment revenue	98,740	1,15,356	97,397	4,21,056	3,99,18
		50,740	1,13,330	51,551	1,21,050	5,77,10
2.	Segment results					
(a)	Agri	12,454	9,916	18,849	55,878	72,19
(b)	Energy	2,810	709	664	7,834	5,51
	Total segment results (before finance costs		10 (07	10 510		
	and tax)	15,264	10,625	19,513	63,712	77,70
	Less: Finance costs	370	403	713	1,244	2,10
	Less: Other unallocable expenditures	170	186	158	755	60
	(net of unallocable incomes)	11.504	10.026	10 (10	(1 542)	
	Total profit before tax	14,724	10,036	18,642	61,713	74,93
3.	Segment assets					
(a)	Agri	4,13,878	4,51,388	4,00,562	4,13,878	4,00,56
(a) (b)	Energy	• 60,924	60,834	62,221	60,924	4,00,30
(0)	Total segment assets	4,74,802	5,12,222	4,62,783	4,74,802	4,62,78
4.	Segment liabilities	+,7+,002	5,12,222	4,02,705	+,7+,002	7,02,70
(a)	Agri	44,743	48,565	47,133	44,743	47,13
(h)	Energy	1,134	1,332	2,303	1,134	2,30
(c)	Unallocable	21,812	65,977	44,008	21,812	44,00
(0)	Total segment liabilities	67,689	1,15,874	93,444	67,689	93,44
						· · · · · · · · · · · · · · · · · · ·
5.	Segment revenue - Geographical					
	information:					
(a)	Agri					
	India	67,705	75,765	60,836	2,64,784	2,00,22
	Rest of the world	28,026	37,929	34,778	1,45,119	1,89,66
	Sub-total (a)	95,731	1,13,694	95,614	4,09,903	3,89,89
(b)	Energy					
	India	6,763	5,171	4,182	22,186	17,97
	Rest of the world	-	-	-	· _	1
	Sub-total (b)	6,763	5,171	4,182	22,186	17,98
	Total (a)+(b)	1,02,494	1,18,865	99,796	4,32,089	4,07,87
	Inter-segment revenue - Energy	. (3,754)	(3,509)	(2,399)	(11,033)	(8,690
	Total	98,740	1,15,356	97,397	4,21,056	3,99,18





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2 Consolidated Statement of Assets and Liabilities

	Particulars	31-03-2022	31-03-2021
A.	ASSETS	(Audited)	(Audited)
<u>1.</u>	Non-current assets	(nudited)	(riddited)
1.	(a) Property, plant and equipment	85,306	87,1
	(b) Capital work-in-progress	192	8
	(c) Right of use assets	5,627	6,4
	(d) Investment property	1,238	0, 8
	(c) Goodwill	16	(
	(f) Other intangible assets	172	1
	(g) Intangible assets under development	43	
	(h) Financial assets	43	
	(i) Loans	4	4
	(ii) Other financial assets	465	1,
	(i) Other non-current assets	22,266	25,
	Sub total non-current assets	1,15,329	1,22,2
2.	Current assets		
	(a) Inventories	2,81,610	2,96,4
	(b) Financial assets		
	(i) Investments	2,079	1,
	(ii) Trade receivables	28,934	20,
	(iii) Cash and cash equivalents	18,659	15,
	(iv) Bank balances other than (iii) above	20,441	
	(v) Loans	9	
	(vi) Other financial assets	2,428	2,
	(c) Other current assets	5,313	2,
	Sub total current assets	3,59,473	3,40,
	TOTAL ASSETS (1+2)	4,74,802	4,62,
<u>B.</u>	EQUITY AND LIABILITIES		
1.	Equity	0.05.4	
	(a) Equity share capital	2,354	2,
	(b) Other equity	4,04,670	3,66,
	Equity attributable to the owners of the Holding Company	4,07,024	3,69,
	Non-controlling interest	89	
	Sub total shareholder's fund	4,07,113	3,69,
	Liabilities		
2.	Non-current liabilities		
	(a) Financial liabilities		
	(i) Borrowings	-	
	(ii) Lease liabilities	5,049	5,
	(b) Provisions	925	
	(c) Deferred tax liabilities (net)	13,015	13,
	Sub total non-current liabilities	18,989	20,
3.	Current liabilities		
	(a) Financial liabilities		
	(i) Borrowings	8,939	30,
	(ii) Lease liabilities	530	
	(iii) Trade payables		
	- Total outstanding due to micro enterprises and small enterprises	1,198	
	- Total outstanding due to inclo enceptices and small enceptises	16,859	
		10,039	21,
	and small enterprises	16 405	4 5
	(iv) Other financial liabilities	16,495	15,
	(b) Other current liabilities	4,013	2,
	(c) Provisions	278	
	(d) Current tax liabilities (net)	388	1,
	Sub total current liabilities	48,700	72,
	TOTAL EQUITY AND LIABILITIES (1+2+3)	4,74,802	4,62,

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### 3. Consolidated Statement of Cash Flow

			ept as stated otherwise
Particu	lars	For the year ended 31-03-2022	For the year ended 31-03-2021
		(Audited)	(Audited)
A  Ca	ash flow from operating activities		
Pr	rofit before tax	61,713	74,936
Ac	ljustment for :		
	epreciation and amortisation expenses	7,422	7,195
(G	ain)/Loss on sale of property, plant and equipment	(42)	14
Ur	nrealised foreign exchange (net)	(124)	(33
Ne	et gain on redemption and fair valuation of investments	(1,733)	(1,040
Ba	lances credit impaired	. 21	24.
Liz	abilities/provisions no longer required, written back	(470)	(6)
Ga	ain on modification/termination of lease	(6)	(8)
Fir	nance costs	1,340	2,359
Int	terest income	(478)	(443
Di	vidend income	(54)	(41
0	perating profit before working capital changes	67,589	83,033
1 7	ljustments for working capital changes :		
	ecrease/(Increase) in financial and other assets	1,031	(2,744
	ecrease/(Increase) in inventories	14,811	(11,179
	acrease)/Decrease in trade receivables	(8,528)	2,652
	ecrease in trade payables	(3,619)	(16,384
	crease in liabilities and provisions	2,295	3,055
	sh generated from operations	73,579	58,433
	come tax paid (net)	(17,497)	(20,060
	et cash flow from operating activities (A)	56,082	38,373
	te cash now nom operating activities (n)	50,002	
B Ca	sh flow from investing activities		
Pa	yment for property, plant and equipment and intangible assets <sup>1</sup>	(4,214)	(4,142
Sal	e proceeds of property, plant and equipment	140	49
Sal	e proceeds from investments	2,26,743	87,890
Pu	rchase of investments	(2,24,691)	(88,155
Mo	ovement from deposits (net)	(19,042)	2,774
Int	erest received	378	370
Di	vidend income	54	41
Ne	et cash used in investing activities (B)	(20,632)	(1,167
	sh flow from financing activities		
	payment of long term borrowings	(1,354)	(1,360
	payment of lease liabilities	(849)	(738
	ovement in short term borrowings (net)	(20,488)	(16,585
	5 ( )	(1,295)	
	nance cost paid	(8,239)	(3,248
	vidend paid		(770
INC	et cash used in financing activities (C)	(32,225)	(22,707
D Ne	et increase in cash and cash equivalents during the year (A+B+C)	3,225	14,499
Cas	sh and cash equivalents-opening balance	15,942	1,443
Ca	sh and cash equivalents at the year end	19,167	15,942
	ah and each equivalente		
	<b>sh and cash equivalents</b> sh in hand	41	43
	ances with banks	18,617	15,899
	restment in Mutual Funds	509	
		19,167	15,942

Notes

1. Net of movement in capital work-in-progress and capital advances.

2. The above cash flow statement has been prepared under the `indirect method' as set our in Ind AS 7, `Statement of cash flows'.





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### NOTES TO THE STATEMENT OF AUDITED CONSOLIDATED FINANCIAL RESULTS FOR THE QUARTER AND YEAR ENDED 31 MARCH 2022

- 4 The above consolidated financial results of KRBL Limited ("the Company") have been reviewed by the Audit Committee and approved by the Board of Directors at their respective meetings held on 27 May 2022 and have been audited by the statutory auditors of the Company.
- 5 The financial results have been prepared in accordance with the Indian Accounting Standards ('Ind AS') notified under the Companies (Indian Accounting Standards) Rules, 2015, as amended from time to time, specified in Section 133 of the Companies Act, 2013.
- 6 In the year ended 31 March 2019, the Company had received assessment orders along with demand notices under Section 153A/143(3) of the Income-tax Act, 1961, with respect to assessment years 2010-11 to 2016-17, aggregating to Rs.126,920 lakh (including interest), which was contested by the Company before CIT (Appeals), New Delhi. The Hon'ble CIT(Appeals) vide its order dated 11 March 2020, granted partial relief to the Company and reduced the said demand to Rs. 9,883 lakh (including interest). The Company had already deposited an amount of Rs. 18,990 lakh, (net of refund), under protest, in respect of tax demand raised by the ITD.

Later, the Company and the Income Tax Department (TTD') had filed appeals before the Hon'ble Income Tax Appellate Tribunal (Hon'ble Tribunal), New Delhi, for the matters sustained and set-aside at the CIT (Appeals) levels, respectively. Further, the Company had also received penalty orders for AY 2010-11 to 2016-17 on the issues sustained by CIT(A) to the tune of Rs.11,896 lakh, against which appeals was filed before CIT(A).

Subsequent to the year ended 31 March 2022, the Hon'ble Tribunal vide its consolidated order dated 9 May 2022, has granted relief in favour of the Company reducing the liability to Rs 96 lakhs (including interest) and has dismissed all the appeals filed by ITD. The sustained matter by the Hon'ble Tribunal has been remand back to the Income-tax officer for further review. Simultaneously, CIT(A) has also quashed the demand of penalty, raised by the assessing officer of Rs 11,896 lakh.

At the year end, the management has assessed Rs 96 lakh as contingent liability and is evaluating available legal remedies.

7 A portion of land parcels and building thereupon, situated at Dhuri, Punjab was attached by the Directorate of Enforcement ('ED') to the extent of value of Rs. 1,532 lakh in connection with a money laundering investigation. The Appellate Tribunal, PMLA, New Delhi, ("Appellate Tribunal") had restored the possession of the attached land on interim basis in favour of the Company. However, aforesaid attachment would continue till conclusion of the matter. Against the order of the Appellate Tribunal, ED had filed an appeal before the Hon'ble High Court of Delhi, which is pending for hearing. The Company filed an application before the Hon'ble High Court of Delhi for restoration of possession of the land in favour of the Company and High court allowed the Company to take physical possession of the said land parcels and building thereupon for specified purpose against the deposit of Rs. 1,113 lakh, (deposited on 5 November 2020), as an interim relief until conclusion of the aforesaid matter, without prejudice to the rights and contentions of the parties to be decided in the appeal. The management based upon the legal assessments, is confident that it has a favourable case and the said attachment shall be vacated.

The auditors of the Company have invited attention to the aforementioned issue in their audit report for the quarter and year ended 31 March 2022.

8 The Company's Joint Managing Director, Mr. Anoop Kumar Gupta (JMD'), had been detained and released on bail by the Directorate of Enforcement ('ED') pursuant to certain allegations against the Company, KRBL DMCC (a subsidiary of KRBL Limited) and JMD. As per criminal complaint filed it is alleged that M/s Rawasi Al Khaleej General Trading LLC ('RAKGT') had received proceeds of crime of USD 24.62 million in AgustaWestland case during the period 2008-2010 which in turn had been transferred to KRBL Limited through KRBL, DMCC. Basis the affidavit filed by Balsharaf Group (one of the Customer of the Company) in the Hon'ble High Court of Delhi in the said matter, the amount of USD 24.62 million had been received by RAKGT in the account of Balsharaf Group. Pursuant to this, ED had attached 1,43,33,221 shares of Balsharaf Group held in KRBL Limited. Based on the opinion taken from the independent legal counsel, the management is of the view that since the investigation is still ongoing no adverse opinion can be drawn.

The Company had appointed an independent professional firm ('IP') to review the aforesaid allegations, to assess the impact, if any, on the financial statement and control environment of the Company. Subsequent to the year ended 31 March 2022, the IP has issued a report to the Board of Directors with respect to the aforesaid review. The board of the directors has discussed and approved the report, and has responded to the observation contained therein, basis that no further action is proposed.

However, pending the ongoing investigation on the above matter, no adjustment has been made in the financial statement. The management of the Company is confident that the above stated matter will be resolved soon.

The auditors of the Company have qualified on the aforementioned issue in their audit report for the quarter and year ended 31 March 2022.



- 9 The Board of Directors of the Company in their meeting held on 27 May 2022 have recommended a final dividend of Rs. 3.50 (350%) per paid up equity share of Re.1/- each, aggregating to Rs. 8239 Lacs for the financial year ended 31 March 2022, subject to approval of shareholders in the ensuing Annual General Meeting of the Company.
- 10 Amounts for the quarters ended 31 March 2022 and 31 March 2021 are the balancing amounts between audited amounts for the full financial year and the published year to date amounts upto third quarter of the respective financial year, which were subjected to limited review.
- 11 During the year, the Company has recognised revenue of Rs 778 lakhs pertaining to previous years 2019 till 2021, related to the energy supplied from wind mill to the Andhra Pradesh DISCOM ("DISCOM"). During the previous period, the Company had not recognised the said revenue due to the uncertainty of recoverability of the amount as DISCOM had disputed the rate at which power purchased agreement ('PPA') was signed and was paying the Company at the lower rate. However, in current year, the Hon'ble High Cout, Andhra Pradesh, vide it order dated 15 March 2022 issued a directive to DISCOM to pay the amount for each unit of energy supplied by the Company as per the rates mentioned in the PPA. Accordingly, the company has now recognised revenue at the contractually agreed rate.
- 12 The figures for the corresponding previous periods/year have been regrouped/reclassified, wherever necessary, to make them comparable.

For and on behalf of Board of Directors of KRBL Limited Aller a n a Anoop Kumar Gupta Joint Managing Director s. DIN: 00030160

Place:NoidaDate:27 May 2022

### Statement on Impact of Audit Qualifications submitted along with Annual Consolidated Audited Financial results of KRBL Limited

S.Nc		Particulars	Audited Figures (as reported before adjusting for qualifications)	<i>(Rs. In Lakh)</i> Adjusted Figures (audited figures after adjusting for qualifications)
Ι.	1.	Turnover / Total income	425,327	
	2.	Total Expenditure	363,614	
	3.	Net Profit/(Loss)	45,940	
	4.	Earnings Per Share	19.52	
	5.	Total Assets	474,802	Not ascertainable
	6.	Total Liabilities	67,689	Not ascertainable
	7. 8,	Net Worth Any other financial item(s) (as felt appropriate by the management)	407,113 None	
	alle	npany) and JMD. As further descri gations on the financial statement ar ependent professional firm appointed	bed in the said note, a nd its control environment by the Board of Directors	was performed by an and in our view, as per
	alle inde thei on con una Sta	npany) and JMD. As further descri gations on the financial statement ar	bed in the said note, a nd its control environment by the Board of Directors a ence to ascertain impact o bany and its control envir e above matter by regulat t that may be required	review the impact of was performed by an and in our view, as per of the aforesaid matter ronment. Pending the ory authorities, we are
	alle inde thei on con una Sta	<ul> <li>mpany) and JMD. As further descrigations on the financial statement arependent professional firm appointed ir report, there is no conclusive evide the financial statement of the Compoletion of ongoing investigation of the ble to comment on any adjustment tement in this respect.</li> <li>B. Type of Audit Qualification:</li> <li>Qualified Opinion</li> <li>C. Frequency of qualification:</li> </ul>	bed in the said note, a nd its control environment by the Board of Directors a ence to ascertain impact o bany and its control envir e above matter by regulate t that may be required	review the impact of was performed by an and in our view, as per of the aforesaid matter ronment. Pending the ory authorities, we are to the accompanying
	alle inde thei on con una Sta	<ul> <li>mpany) and JMD. As further descrigations on the financial statement arependent professional firm appointed in report, there is no conclusive evide the financial statement of the Composition of ongoing investigation of the ble to comment on any adjustment tement in this respect.</li> <li>B. Type of Audit Qualification: Qualified Opinion</li> <li>C. Frequency of qualification: Continuing since 31 March 2021.</li> <li>D. For Audit Qualification(s) whe Management's Views:</li> </ul>	bed in the said note, a nd its control environment by the Board of Directors a ence to ascertain impact of bany and its control envir e above matter by regulate t that may be required re the impact is quanti ot quantified.	review the impact of was performed by an and in our view, as per of the aforesaid matter ronment. Pending the ory authorities, we are to the accompanying
	alle inde thei on con una Sta	<ul> <li>mpany) and JMD. As further descrigations on the financial statement arependent professional firm appointed in report, there is no conclusive evide the financial statement of the Composition of ongoing investigation of the ble to comment on any adjustment tement in this respect.</li> <li>B. Type of Audit Qualification: Qualified Opinion</li> <li>C. Frequency of qualification: Continuing since 31 March 2021.</li> <li>D. For Audit Qualification(s) whe Management's Views: Not applicable, as the impact is n</li> </ul>	bed in the said note, a nd its control environment by the Board of Directors a ence to ascertain impact of bany and its control envir e above matter by regulate t that may be required re the impact is quanti ot quantified.	review the impact of was performed by an and in our view, as per of the aforesaid matter ronment. Pending the ory authorities, we are to the accompanying ified by the auditor,

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(ii) If management is unable to estimate the impact, reasons for the same: The management of the Company has taken an opinion from an independent legal counsel and on the basis of the same is of the view that since the aforesaid investigation is still ongoing, no adverse opinion can be drawn. The Company had also appointed an independent professional firm ('IP') to review the aforesaid allegations to assess the impact, if any, on the financial statement and control environment of the Company. Subsequent to the year ended 31 March 2022, the IP has issued a report to the Board of Directors with respect to the aforesaid review. The board of the directors has discussed and approved the report, and has responded to the observation contained therein, basis that no further action is proposed. Pending the ongoing investigation on the above matter, no adjustment has been made in the Consolidated Financial statement
(iii) Auditors' Comments on (i) or (ii) above:

Since the matter is still under the investigation stage, we are unable to determine whether any adjustment is required along with the consequential impact, if any, on the accompanying Consolidated Financial Results of the Company.

For Walker Chandiok & Co LLP Chartered Accountants Firm's Registration No.: 001076N/N500013

Rohit Arora Digitally signed by Rohit Arora Date: 2022.05.27 21:20:08 +05'30'

Rohit Arora Partner Membership No. 504774

Place : Noida Date : 27 May 2022 For and on behalf of the Board of Directors

ANIL KUMAR MITTAL

Anil Kumar Mittal Chairman and Managing Director DIN-00030100

Devendra Kumar Agarwal Chairman-Audit Committee DIN-06754542

Chief Financial Officer