TENDER FORM FOR ELIGIBLE SHAREHOLDERS
FORM OF ACCEPTANCE-CUM-ACKNOWLEDGEMENT
(FOR EQUITY SHAREHOLDERS HOLDING EQUITY SHARES IN PHYSICAL FORM)
Eligible Shareholders holding Equity Shares in physical form are requested to refer to paragraph 21.30 of the Letter of Offer titled 'Procedure to be followed by Eligible Shareholders holding Equity Shares in physical form', for details regarding permissibility of acceptance of Equity Shares held in physical form and for details regarding the procedure for tendering, before submitting the Tender Form and Securities Transfer Form with respect to Equity Shares held in physical form.

Bid Number:		BACK OPI				y, August			
Date:	BUY	BACK CLO	OSES ON		Wedneso		ember 6	5, 2023	
	T .	LAT	П		or Registrar us	e		C.	
	Inw	ard No.	+	Date				Stam	þ
			S	Status (ple	ase tick approp	riate box	c)		
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To,	R	tesident in I	ndia	No	n-Resident in In	dia			(Shareholder to
The Board of Directors									fill country of
KRBL Limited 5190, Lahori Gate, Delhi – 110 006			Poute of	Investme	ent (For NR Sh	arahald	are only	<i>z</i> )	residence)
C/o. Alankit Assignments Limited			Route of	mvestin	ent (FOI TAK Sh	archoluc	ers only	,	
4E/2, Alankit House, Jhandewalan Extension., New Delhi-	-110055, India		Portfolio Inves	tment Sch	nent Scheme		Foreign Investment Scheme		
	,								
Dear Sir/Madam,									
Sub: Letter of Offer dated August 26, 2023 in relation	to Buyback of up to 65.00.	.000 (Sixty-	Five Lakhs) Eo	uity Sha	res of KRBL L	imited ('	"Comp:	anv") a	at a price of ₹500/-
(Rupees Five Hundred only) per Equity Share ("Buyba	• •			lare arm	.05 01 1111212 12	(	Comp	, , .	at a price of tooo,
1. I / We (having read and understood the Letter of Offe	/ L V	` •	,	v tender /	Offer my / our	Equity S	harec ir	recno	nse to the Buyback
on the terms and conditions set out below and in the I		ucu by the	company) nerco	y tender /	Offer my / our	Equity 5	naics in	ricspo	iise to the Buyback
2. I/ We authorize the Company to Buyback the Equity		d above) an	d to issue instruc	ction(s) to	extinguish the I	Equity Sh	nares.		
3. I/ We hereby warrant that the Equity Shares comprise								rges ar	nd encumbrance.
4. I/ We declare that there are no restraints/ injunctions		nature which	n limits/ restricts	in any m	nanner my/ our i	ight to to	ender E	quity S	Shares for Buyback
and that I/ We am/ are legally entitled to tender the E									
5. I / We agree that the consideration for the accepted E	quity Shares will be paid to	the Eligibl	e Shareholder as	per the p	rovisions of Bu	yback Re	gulation	ns and	circulars issued by
SEBI.		C Dl1	l 1 <b>C</b> -l		C t   b   b		4 - 4b - C		
<ol> <li>I/ We agree that the Company is not obliged to accept</li> <li>I/ We agree that the Company will pay the Buyback I</li> </ol>		-						-	-
market mechanism.	The only after due verificat	ion of the v	andity of the doc	zumems a	nd that the cons	ucration	will be	paid a	s per the secondary
8. I/ We agree to return to the Company any Buyback co	onsideration that may be wro	ongfully rec	eived by me / us						
9. I/ We authorize the Company to split the Share Certi					epted Equity sha	res in ca	se the F	Equity :	Shares accepted by
the Company are less than the Equity Shares tendered									
10. I/We undertake to execute such further documents ar									
by any decision that may be taken by the Company	to effect the Buyback in a	accordance	with the Compa	mies Act,	2013, as amen	ded, Buy	yback R	egulati	ions and any other
applicable laws.  11. I / We acknowledge that the responsibility to disch	41 4 4		and bounds and the	/	I / W/			41	.:
immediately pay applicable taxes in India and file tax								s on ti	ns transaction and
12. I/We undertake to indemnify the Company if any tax								I / W	e also undertake to
provide the Company, the relevant details in respect									
India, evidence of the tax paid etc., whenever called f									
13. Eligible Shareholders holding Equity Shares in physic		neir shares o	lematerialized be	efore tend	ering their Equi	y Shares	in the I	Buybac	ck.
14. Details of Equity Shares held and tendered / offered f	or Buyback: In Figures				In Word				
1 articulars	III Figures				III WOLU	3			
Number of Equity Shares held as on Record Date									
(August 25, 2023)									
Number of Equity Shares Entitled for Buyback									
(Buyback Entitlement)									
Number of Equity Shares offered for Buyback									
(including Additional Shares, if any)									
Natas As Elizible Chandraldes are a law English Chandraldes	about his / hou Dt I. P I		a of Family Cl.		land by the state of	Lla Classer		40.411	Domb and English
Note: An Eligible Shareholder may tender Equity Shares over and such Eligible Shareholder shall be accepted to the full extent. The									
accordance with paragraph 20 of the Letter of Offer. Equity Share									
shall not be considered for the purpose of Acceptance.	T-4-131	of Charac	antificate - 9-1	ittad:					
15. Details of Share Certificate(s) enclosed:	i otai No	. oi Snare C	ertificates Subm	iitied <u>:</u>					
Sr No Folio No	Shara Cartificata No.		n:	istinctivo	No(s)		$\overline{}$	No	of Shares

Sr. No.	Folio No.	Share Certificate No.	Distinctive	No. of Shares	
			From	To	
Total					

### ACKNOWLEDGMENT SLIP: KRBL LIMITED - BUYBACK OFFER

(To be filled by the Equity Shareholder) (Subject to verification)

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Folio No.							
Received from Mr./ Ms./Mrs.							
Form of Acceptance-cum-Acknowledgement, O	riginal TRS along with	:					
No. of Equity Shares offered for Buyback (In fig	gures)		(in words)				
Please quote Folio No. for all future correspondence	e			Stan	ip of Broker		
16. Equity Shareholders Details:							
Particulars	First/Sole Holder	Jo	int Holder 1	Jo	int Holder 2	Joint Holder 3	
Full Name(s) Of the Holder							
Signature(s)*							
PAN							
Address of the Sole/First Equity Shareholder							
Telephone No. of Sole/First Equity Shareholder			Email ID o	of Sole/First			

17. Details of the bank account of the sole or first Eligible Shareholder to be incorporated in the consideration warrant (to be mandatorily filled):

Name of the Bank	Branch and City	IFSC and MICR Code	Account Number (indicate type of account)

18. Details of other Documents (Please √ as appropriate, if applicable) enclosed:

Power of Attorney	revious RBI approvals for acquiring the Equity Shares hereby tendered in the Buyback			
Death Certificate	Succession Certificate			
Self-attested copy of PAN	Corporate authorisations			
TRS	Others (please specify)			

## 19. Applicable for all Non-resident shareholders

- I/We undertake to pay income taxes in India on any income arising on such Buyback and taxable in accordance with prevailing income tax laws in India within 7<sup>th</sup> day of the succeeding months in which the Shares are bought back by the Company. I/We also undertake to indemnify the Company against any income tax liability on any income earned on such Buyback of shares by me/us.
- I / We, being a Non-Resident Shareholder, agree to obtain and submit all necessary approvals, if any and to the extent required from the concerned authorities including approvals from the Reserve Bank of India ("RBF") under Foreign Exchange Management Act, 1999, as amended (the "FEMA Regulations") and the rules and regulations framed there under, for tendering Equity Shares in the Buyback, and also undertake to comply with the reporting requirements, if applicable, under the FEMA Regulations and any other rules, regulations and guidelines, in regard to remittance of funds outside India.

# INSTRUCTIONS

# This Tender Form has to be read along with the Letter of Offer and is subject to the terms and conditions mentioned in the Letter of Offer and this Tender Form

- This Offer will open on August 31, 2023 and close on September 6, 2023.
- 2. Eligible Shareholders who wish to tender their Equity Shares in response to this Buyback Offer should submit the following documents to their Selling Member (Seller Broker), who in turn would deliver the said documents along with the Transaction Registration Slip (TRS) to the Registrar; the documents should be sent to the Registrar only after the placement of a valid bid; non-submission of the below mentioned documents directly to the Registrar shall result in the rejection of the tendered Equity Shares: (i) The Tender Form duly signed (by all Equity Shareholders in case shares are in joint names) the same order in which they hold the shares. (ii) Original share certificates (iii) Valid share transfer form(s) (SH-4) duly filled and signed by the transferors (i.e. by all registered Shareholders in same order and as per the specimen signatures registered with the Company/Registrar) and duly witnessed at the appropriate place authorizing the transfer in favor of the Company (iv) Self-attested copy of the Shareholder's PAN Card (v) Any other relevant documents such as (but not limited to): Duly attested Power of Attorney if any person other than the Equity Shareholder has signed the relevant Tender Form, Notarized copy of death certificate and succession certificate or probated will, as applicable, if the original Shareholder has deceased, Necessary corporate authorisations, such as Board Resolutions etc., in case of companies. In addition to the above, if the address of the Shareholder has undergone a change from the address registered in the Register of Members of the Company, the Shareholder would be required to submit a self-attested copy of address proof consisting of any one of the following documents: valid Aadhar Card. Voter Identity Card or Passport.
- 3. In case any registered entity that has merged with another entity and the merger has been approved and has come into effect but the process of getting the successor company as the registered shareholder is still incomplete, then such entity along with the Tender Form file a copy of the following documents: (i) Approval from the appropriate authority for such merger, (ii) the scheme of merger and (iii) the requisite form filed with MCA intimating the merger.
- 4. Eligible Shareholders whom the Buyback Offer is made are free to tender Equity Shares to the extent of their entitlement in whole or in part or in excess of their entitlement, but not exceeding the number of Shares held by them as on Record Date.
- 5. All documents / remittances sent by or to Eligible Shareholders will be at their own risk and the Eligible Shareholders are advised to adequately safeguard their interests in this regard.
- 6. In case of non-receipt of the Letter of Offer, Eligible Shareholders holding Equity Shares may participate in the offer by providing their application in plain paper in writing signed by all Eligible Shareholders (in case of joint holding), stating name, address, folio number, number of Equity Shares held, Equity Share certificate number, number of Equity Shares tendered for the Buyback and the distinctive numbers thereof, enclosing the original Equity Share certificate(s), copy of Eligible Shareholder's PAN card(s) and executed share transfer form in favour of the Company, Eligible Shareholders must ensure that the Tender Form, along with the TRS and requisite documents, reach the Registrar to the Buyback not later than September 6, 2023, by 5p.m. IST.
- 7. For procedure followed by Eligible Shareholders for tendering shares in the buyback offer, please refer to paragraph 21 of the Letter of Offer.
- 8. All documents as mentioned above shall be enclosed with the valid Tender Form otherwise the shares will be liable for rejection. The shares shall be liable for rejection on the following grounds amongst others: (a) If any other company share certificates are enclosed with the Tender Form instead of the share certificate of the Company; (b) Non-submission of Notarized copy of death certificate and succession certificate / probated/Will, as applicable in case any Eligible Shareholder has deceased. (c) If the Eligible Shareholder(s) bid the shares but the Registrar does not receive the share certificate; or (d) In case the signature in the Tender Form and Form SH-4 doesn't match as per the specimen signature recorded with Company / Registrar. (e) If necessary corporate authorizations under official stamp are not accompanied with tender form (f) If the transmission of Equity Shares is not completed, and the Equity Shares are not in the name of the Eligible Shareholders (g) the Form SH-4 is not witnessed.
- 9. The Equity Shares tendered in the buyback shall be rejected if (i) the Shareholder is not a Eligible Shareholder of the Company on the Record Date; or (ii) if there is a name mismatch in the share certificate of the Shareholder; or (iii) where there exists any restraint order of a Court/ any other competent authority for transfer / disposal/ sale; or (iv) where the title to the Equity Shares is under dispute or otherwise not clear or where any other restraint subsists; or (v) the documents mentioned in the Tender Form for Eligible Shareholders holding Equity Shares in physical form are not received by the Registrar on or before the close of business hours of September 6, 2023 by 5 p.m. IST.
- 10. By agreeing to participate in the Buy-back the Non-resident Shareholders give the Company the unconditional and irrevocable authority and power to make, sign, execute, deliver, acknowledge and perform all applications to file regulatory reportings, if required, including FC-TRS form, if necessary and undertake to provide assistance to the Company for such regulatory reporting, if required by the Company.
- 11. Non-Resident Shareholders must obtain and submit all necessary approvals, if any and to the extent required from the concerned authorities including approvals from the Reserve Bank of India ("RBI") under Foreign Exchange Management Act, 1999, as amended ("FEMA") and the rules and regulations framed there under, for tendering Equity Shares in the Buyback, and also undertake to comply with the reporting requirements, if applicable, under the FEMA and any other rules, regulations and guidelines, in regard to remittance of funds outside India.

All capitalised items not defined herein shall have the meaning ascribed to them in the Letter of Offer.

ALL FUTURE CORRESPONDENCE IN CONNECTION WITH THIS BUYBACK, IF ANY, SHOULD BE ADDRESSED TO REGISTRAR TO THE BUYBACK AT

THIS ADDRESS:

Investor Service Centre

<sup>\*</sup> Non-individual shareholders must affix rubber stamp and sign. The relevant authorisation should be enclosed with the application form submitted. In case the number of folios and share certificates enclosed exceed 3 nos., Please attach a separate sheet giving details in the same format as above