

#### BIL/SE/2020-21

BSE Ltd Phiroze Jeejeebhoy Towers Dalal Street Mumbai – 400 001

Scrip Name: BALKRISI Scrip Code: 502355

Dear Sirs,

## 20<sup>th</sup> June, 2020

National Stock Exchange of India Ltd 5<sup>th</sup> Floor, Exchange Plaza Bandra Kurla Complex Bandra (E), Mumbai 400 051

Scrip Name/Code: BALKRISIND

### Sub: Outcome of Board Meeting held on Saturday, the 20<sup>th</sup> June, 2020.

This is to inform you that in the meeting of the Board of Directors held on Saturday, the 20<sup>th</sup> June, 2020, the Board inter alia took following decisions:

- Approved the Audited Financial Statements (Standalone and Consolidated) for the year ended 31<sup>st</sup> March, 2020 and the Audited Financial Results (Standalone and Consolidated) for the quarter and year ended 31<sup>st</sup> March, 2020, as recommended by the Audit Committee.
  - Copy of the Audited Financial Results (Standalone and Consolidated) for the quarter/ year ended 31<sup>st</sup> March, 2020 pursuant to Regulation 33 of SEBI (Listing Obligations and Disclosures Requirements) Regulations, 2015 is enclosed as Annexure A.
- 2. Auditors' Report on Audited Financial Results (Standalone and Consolidated) of the Company for the quarter and year ended 31st March, 2020, issued by Statutory Auditor M/s. N G Thakrar & Co., Chartered Accountants (Firm Registration No. 110907W) pursuant to Regulation 33 of SEBI (Listing Obligations and Disclosures Requirements) Regulations, 2015 is enclosed as Annexure B.
- 3. Declaration for unmodified opinion in respect of Audited Standalone and Consolidated Financial Results of the Company for the financial year ended 31st March, 2020 is enclosed as Annexure C.
- 4. The Board has not recommended any final dividend. The interim dividend of Rs.16/- declared by the Board at its meeting held on 14<sup>th</sup> February, 2020 shall be considered as the final dividend for the financial year 2019-20. Thus, the total dividend for the financial year 2019-20 remains Rs.20/- per equity shares.

In accordance with SEBI Circular No. SEBI/HO/CFD/CMD1/CIR/P/2020/79 dated 12<sup>th</sup> May, 2020, granting relaxation from the provisions of Regulation 47 of the SEBI Listing Regulations, 2015, the Audited Financial Results for the year ended 31<sup>st</sup> March, 2020 will not be published in the newspapers.

The meeting commenced at 2.00 P.M and concluded at 3.45 P.M.

Kindly acknowledge the receipt.

Yours faithfully,
For Balkrishna Industries Limited

Sd/-Vipul Shah Director & Company Secretary DIN: 05199526

Balkrishna Industries Ltd.
CIN No.: L999999MH1961PLC012185

# Balkrishna Industries limited

AUDITED FINANCIAL RESULTS FOR YEAR ENDED 315T MARCH, 2020

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		S CALLED CALLED	STAND ALONE	YEAR ENDED	NDEO	0	QUARTER ENDED			NDED
	31/03/2020	31/12/2019	31/03/2019	31/03/2020 31/03/2019	31/03/2019	31/03/2020	31/12/2019	31/03/2019	31/03/2020	31/00/010
Particulars	Audited (Refer	_	Audited (Refer	Audited	ied.	Audited (Refer	Un-audited	Audited (Refer Note No.8)	Audited	ted
	Note No.8)		Note No.6)		in in labbal					(Rs. In Lakhs)
					(Rs. in Lakns)					
ncome		116060	135104	478249	524450	137227	115576	135603	481124	520999
Revenue from Operations	6637	3006	4015	24877	21421	6549	3065	139670	505202	542816
Other income	142369	119056	139119	503126	545871	143//0	110011	-		
iii. Total Income (I+II)						2000	49700	61828	202321	244097
Expenses	50355	48799	61828	202321	244097	SCONG	1333	1695	5631	6270
(a) Cost of illegations of stock-in-trade	1503	1285	1646	5477	(3857)	255	(3060)	2888	5923	(5955)
(c) Changes in inventories of finished goods, work-in-progress and stock-in-trade	8635	(2179)	2479	1884	26363	8824	8199	7152	32863	29915
(d) Employee benefits expense	7544	70/8	2465	727	979	241	238	235	890	1113
(e) Finance costs	2680	9486	8226	36801	33255	10081	9613	8228	3/361	116766
(f) Depreciation and amortisation expense	30440	26919	31207	112053	120691	28962	25692	79847	107/01	
(g) Other expenses	100407	91573	111531	390842	427570	109145	90814	111868	392250	425160
IV. Total expenses	YELONY					1	77977	27802	113952	117656
Profit before exceptional Items(III-IV)	33877	27483	27588	112284	118301	TEGNE				
Exceptional items		200	T	113384	118301	34631	27827	27802	113952	117656
VII. Profit before tax [V+VI]	338//	27403	2000							
VIII, Tax expense		2555	8210	29230	39160	9279	6597	8304	29431	3
Current	core	(1150)			941	81111	(1150)		2000	
-Deferred Tax	Merch 1	23068			78200	26470	22380	18594	95965	77365
(X. Profit for the period (VII-VIII)	26127	-								
(, Other comprehensive income (net of tax)		76	(449)	(639)	(582)	(207	78	(449)	(639)	
A (i) items that will not be reclassified to profit or loss	1001	000			206	52		157		206
(ii) Income tax relating to items that will not be reclassified to profit or loss	×	307			(3059)	(7068)			4 (11870)	)) (3545)
B (i) Items that will be reclassified to profit or loss	(6009)	100			1069	1670	(99)	9) (1684	4) 3267	1069
(ii) Income tax relating to Items that will be reclassified to profit or loss	1670	(oc.)	1							
	(5124)	352	2843	3 (8287)	(2373)	(5553)			8 (9292)	
ther comprehensive income (net of tax)	30806	2			75827	2091	22387	7 21562		9 /4500
XI. Total comprehensive income after tax (IX+X)		1785		3,866	3866	3865	3866	6 3866	6 3866	3,866
(Face value of Rs. 2 each)	3866	3866	3866	350					49	4
XIII. Other Equity (excluding Revaluation Reserve) XIV. Earning Per Share (EPS) (Rs.) for respective periods						13.	11.58	9.62	49.64	40.02
Basic & Diluted	19.31	11.42	200.6							





		c) Provisions	b) Other current liabilities	iii) Other financial liabilities	Other than Mirro and Small Enterprise	Misco and Small Enterprise	III Trade payables	II) Lease liabilities	I) Borrowings	a) Financial Liabilities	- Change in the billippe	2. CURENT LIABILITIES	d) Cther Non-Cultain Daulines	C) Detered tax induities (risk)	D) Flovisions	L) Brownian	iii) Other financial liabilities	iil Lease liabilities	i) Borrowings	a) Financial liabilities	1. NON-CURENT LIABILITIES	UABILITES	Cont. Iday	E) Other action	a) Fruity share capital	FOURTY	B. EQUITY AND LIABILITIES			c) Other current assets	vi) Other financial assets	V Cont	iv) Bank balances other than (iii) above	III) Cash and cash equivalents	II) Trade receivables	i) Investments	b) Financial assets	a) inventories	2. CURRENT ASSETS		h) Other non-current assets	g) Income tax assets (net)	II) Other financial assets	i) investments	f) Financial assets	e) Right of use assets	d) Intangible assets	c) investment property	b) Capital work-in-progress	a) Property, plant and equipment	1. NON-CURRENT ASSETS	ACCETS			PARTICULARS		Statement of Assets and Liabilities
TOTAL-EQUITY AND LIABILITIES	SUB-TOTAL CURRENT LIABILITIES												SUB-TOTAL-NON-CURRENT LIABILITES										SUB-TOTAL-EQUITY					TOTAL - ASSETS	SUB-TOTAL-CURRENT ASSETS											SUB-TOTAL-NON-CURRENT ASSETS																	THE REAL PROPERTY AND PROPERTY OF THE PARTY
673	146507			75/11	100	מבנות	-		80		959	1000年間の日本日本	10007	77907		17831	2354	の一個では		6.0	一 一 の の の の の の の の の の の の の の の の の の			502810	49894	3866		07.00	Citte	187702	100	SIPL	433	2226	7320	64924	2115t		58035	- Tanana	A86422	17666	9000	1797	71197		97	176	8571	58556	318012		(Rs. ir	Audited	31/03/2020	Asat	STAN
Γ	138225		421 773			9	761 627			一 一	82710		00000				1734	1 737	-						464005				642977	1							76346		71300		9				31960						270665		(Rs. in Lakhs)	Audited	31/03/2020 31/03/2019	Asat	STAND ALONE
7 080033	福田は	No. of Concession, Name of Street, or other Persons and Street, or other P	3 421			E STATE OF S			THE REAL PROPERTY.	3	A STATE OF THE PARTY OF THE PAR	- British					2569		1				- No.		496962				680635	192145	27711	1415	449	2225	4682	58986	35112	The state of the s	61564		488490	17666	8979	1297	71138		97	129	8571	58659	321954		(K3. 10	Audited	30/03/2020	As at	CONSOLIDATED
	185 145487		21 772			w	761 627		00	The special	76 86864			37048			1901								2 461500					247058	30367	5723	478						75871		400843	19664	9567	1037	31909			229	7715	60041	270681		Lakns)	Muditen	31/03/2019	Asat	DATED



1. The above audited results as reviewed by the Audit Committee have been approved by the Board of Directors at its meeting held on 20th June, 2020.

. The Company has only one reportable business segment as per Ind AS-108, i.e Tires.

3. The Other Income includes net Foreign exchange Gain/(Loss) as under:

		STATE OF THE PARTY			の大はいいないのでは			AL VOLUME CONTROL OF THE PARTY	Charles and Commercial Control	
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				Particulars	というのでは のはない			-		
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										CONTRACTOR DESCRIPTION OF THE PERSONS ASSESSMENT OF THE PERSONS ASSESS
	The second second second	Note N		Audited	31/03/	7500	STATE OF THE PARTY	CONTROL OF THE PARTY OF THE PAR		ATTACHMENT OF THE PARTY.
-	THE CONTRACTOR STREET	(o.8) Unauc		Refer	2020 34/16/	2000	COMPLEA	CHARTER	THE RESERVE TO SERVE THE PERSON NAMED IN COLUMN TWO IN COL	
		nited No		Aud	TE STON	7010	ENVEN	משחבה	21/10	CTAN
	Manager Control	OLE MO.O	100	ited (Refer	140/2040	2010116			2000	STANDALONE
36161			Mulitar		ON CONTRACTOR	6102/20/1E		YEAR ENDED		
17803	Chicay Character		1	Audited		31/03/2019		NOEO		
2879	Total Control		Note No. 87	Audited fuerer	and (Bries	31/03/2020	2007 201 25			
553			Ondudited		The second second second	24/40/1000	21/12/2019	Contract of the last	CHARTER ENDED	
1304				Note No.B	Audited (Refer		31/03/2019			
13134		Change of the contract of		AUGITED			31/03/2020	2000000	COURT WAST	DASA
13155 13803 2879 553 1804 13134 12800	THE PARTY OF THE P	(KS. IO IEKOS)	7	Audited (Refer Audited Audited Audited Audited Audited Audited Note No.8)	Andiend.	31/03/2019 31/03/2019 31/03/2019	STOSCOTTE	34/03/010	CHURC	Cache

The outbreak of Corona Virus Pandemic (Covid-19) started in December 2019 and spread across the globe thereafter. The impact of it was felt in India during March 2020 which forced the Government to put several restrictions including complete lockdown Tective 25th March 2020 till 20th April 2020. As a result, the operations of the Company including production, sales and other activities remained suspended for eight days during current financial year. The Company is closely monitoring the impact due to

about the extent and timing of the potential future impact on the Company's business operations. The Company will continue to monitor closely any material changes to future economic condition of its business operations. The Company has made a detailed assessment of its liquidity position for the Financial Year 2020-2021 including recoverability and carrying value of its assets comprising all fixed assets as well as current assets including land and building, plant and achinary, investments, inventories, trade receivables etc. Based on current indicators of future economic condition, the Company expects to recover the carrying amounts of these assets. The current situation is very dynamic entailing lot of uncertainties

5. The Company has declared and paid interim dividends of Rs. 20 (1000%) per equity share of Rs. 2 each. The cash outgo on account of interim Dividends and Dividend Tax was Rs. 466.11 crores. In absence of final dividend, the last interim dividend of Rs.16

(800%) per equity share of Rs.2/- each should be considered as final dividend. Tax expenses for the year under consideration have been computed as per Taxation Laws Amendment Ordinance 2019 as applicable to the Company.

The Company has adopted ind AS-116 "Leases' effective 1st April, 2019 as notified by the Ministry of Corporate Affairs (MCA) and applied the Standard to its leases. This has resulted in recognising a Right-of-Use Asset and a corresponding Lease Liability. The

effect of this adoption on the profit for the current quarter is not material. The figures of quarter ended 31st March, 2020 and 31st March 2019 are the balancing figures between the audited figures of the full financial year and published year to date figures upto the third quarter of the respective financial year.

The second phase of carbon black project of 80,000 MTPA was commissioned on 12th March 2020. The Green field Tire project at Waluj and other capital expenditure at Bhuj Plant of the Company were temporarily suspended due to COVID 19 Pandemic

which were then resumed after lockdown was lifted. The Company is trying to complete all these projects as per schedule i.e. before 31st March 2021 but could be delayed by one quarter provided there is no further lockdown or any unforeseen

10. Previous period s/year's figures have been regrouped/reclassified wherever necessary umstances.

ted: 20th June, 2020



## BALKRISHNA INDUSTRIES LIMITED

CASH FLOW STATEMENT FOR THE YEAR ENDED 31ST MARCH,	STANDA	LONE	CONSOL	IDATED
100 mars	31/03/2020	31/03/2019	31/03/2020	31/03/2019
PARTICULARS	Audited	Audited	Audited	Audited
A. CASH FLOW FROM OPERATING ACTIVITIES :				
Profit before Tax	112,284	118,301	113,952	117,656
Adjustment for:				22.254
Depreciation and Amortisation	36,801	33,255	37,361	33,261
Provision/(withdrawal) of Doubtful advances	(73)	990	(73)	990
Net mark to market Loss/(gain) on investments	11,721	(3,238)	THE PERSON NAMED IN COLUMN	(3,238)
Income from Investments	(18,684)	THE LONG THE SECTION OF THE PROPERTY OF THE PARTY OF THE	AND MARKS THE CO.	(3,924)
Finance Cost	727	979	890	1,113
Interest Income including on investments	(2,243)	A CHARLEST AND THE PARTY OF	CONTRACTOR OF THE PARTY OF THE	(619)
Loss/(Profit) on Sale of Property, Plant and equipment	(27)	A STATE OF THE PARTY OF THE PAR	(27)	274
Property, Plant and equipment Discarded	80	5	80	5
Unrealised Foreign Exchange differences (Gain)/Loss	46	(966)	AND THE PERSON NAMED IN	(1,452)
Acturial gains/(losses) reclassified to OCI	(639)	A STATE OF THE PARTY OF THE PAR		(589)
Export Incentive on account of EPCG (Benefit)/Utilised	(986)	STATE OF THE PARTY	- USS 115 TO STORY DESCRIPTION	THE RESERVE THE PARTY OF THE PA
Retiring Gratuity	1,145	972		972
Leave Encashment	7	204	THE RESIDENCE OF THE PERSON	204
	27,875	25,539		25,192
Operating profit before working capital changes	140,159	143,840	141,604	142,848
Adjustment for:				1407
Trade and other receivables	(670		F- CONTRACTOR CONTRACTOR	(497
Other Financial Assets	(281	SECULIAR DESCRIPTION	THE RESERVE TO SERVE THE PARTY OF THE PARTY	A COUNTY AND DESCRIPTION OF THE PERSON OF TH
Inventories	13,266	THE PERSON NAMED IN COLUMN TWO IS NOT THE OWNER.	COMPANIES STREET, SHOULD Shoul	(13,984
Trade payables	(6,595	MIS REAL PROPERTY AND ADDRESS OF STREET	A STATE OF THE PARTY OF T	
	5,720		THE RESERVE AND ADDRESS OF THE	(19,336 123,512
Cash generated from operations	145,879	SECTION AND PARTY.	GOSSING CONTRACTOR	CONTRACTOR OF THE PARTY OF THE
Direct taxes paid	(598	Service Control of the Control of th	THE RESERVE OF THE PERSON	ATTEMPT OF
Gratuity paid	(286	A STATE OF THE STATE OF	1. 1000年3月60日100日100日	
Leave Encashment paid	116,39		The same of the sa	The second second second
Net cash from Operating Activities	110,35	01,20		02,04
B. CASH FLOW FROM INVESTING ACTIVITIES :	(76.24)	(72.50)	2) (78,409	(73,972
Purchase of Property, Plant and equipment	(76,21)	SECTION OF SECTION	A THE REPORT OF THE SHAPE OF	
Sale of Property, Plant and equipment	100		TO SEE SECTION OF THE PERSON O	
Purchase of Investments	(230,43) 238,99	THE RESERVE OF THE PARTY OF THE	THE RESIDENCE OF THE PARTY OF T	
Sale of Investments	236,39	THE STATE OF THE PARTY OF THE P	73	
Inter Corporate Loan Refund Received	1,54		CHARLES OF STREET	
Interest received	35	STATE OF THE PARTY		
Dividend Received on Investments  Net cash used in Investing Activities	(65,58		AND DESCRIPTION OF THE PROPERTY OF THE PROPERT	AND DESCRIPTION OF THE PARTY OF
Conception to the Automotive State of				
C. CASH FLOW FROM FINANCING ACTIVITIES:	23,93	3 12,79	4 26,79	13,74
Proceeds/(Repayment) of Short Term Borrowings (Net)	46,45		A CONTRACTOR OF THE PARTY OF TH	
Proceeds from Long Term Borrowings	(70,38		CHEST STATE OF THE PARTY OF THE	THE COURSE STREET, SANS AND ADDRESS.
Repayment of Long Term Borrowings Dividend paid (including tax thereon)	(51,25			
Lease Liability paid	(13		(13	
Finance Cost paid	(71		WEST WORKS (\$100 CO. 1)	Marie Control of the
Net Cash from Financing Activities	(52,09			The second secon
Net Increase/(Decrease) in cash and cash equivalent	(1,28		52 6	9 1,97
Exchange difference on cash and cash equivalent		(3)	1 1	4)
Cash and cash equivalent as at the beginning of the year	3,61	1,76	4,61	MARKET TO SELECT TO SELECT
Less: On account of closure of subsidiary			1 1 1 1 1 1 1 1 1 1	
Cash and cash equivalent as at the end of the year	2,32	3,6	15 4,68	2 4,6:





# N. G. THAKRAR & Co.

### CHARTERED ACCOUNTANTS

803, ATRIUM -II, NEXT TO COURTYARD MARRIOT HOTEL, ANDHERI KURLA ROD, ANDHERI (EAST), MUMBAI - 400 093 TELEPHONE NOS: 28366378/28366379 EMAIL: natwarthakrar@gmail.com URL: www.ngthakrar.in

Independent Auditor's Report on the Quarterly and Year to Date Audited Standalone 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 **Balkrishna Industries Limited** 

## Report on the audit of the Standalone Financial Results

Opinion

We have audited the accompanying statement of quarterly and year to date standalone financial results of Balkrishna Industries Limited (the "Company") for the quarter ended March 31, 2020 and for the year ended March 31, 2020 ("Statement"), attached herewith, being submitted by the Company pursuant to the requirement of Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended (the "Listing Regulations").

In our opinion and to the best of our information and according to the explanations given to us, the Statement:

is presented in accordance with the requirements of the Listing Regulations in this regard; and

gives a true and fair view in conformity with the applicable accounting standards and other accounting principles generally accepted in India, of the profit and other comprehensive income (net of tax) and other financial information of the Company for the quarter ended March 31, 2020 and for the year ended March 31, 2020.

**Basis for Opinion** 

We conducted our audit in accordance with the Standards on Auditing (SAs) specified under section 143(10) of the Companies Act, 2013, as amended ("the Act"). Our responsibilities under those Standards are further described in the "Auditor's Responsibilities for the Audit of the standalone Financial Results" 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 together with the ethical requirements that are relevant to our audit of the financial statements 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 opinion.

**Emphasis of Matter** 

We draw attention to Note no.4 of the accompanying standalone financial results, which describes the management's evaluation of impact of uncertainties related to COVID-I9 and its consequential effects on the operations of the Company.

Our opinion is not modified in respect of this matter.



## Management's Responsibilities for the standalone Financial Results

The Statement has been prepared on the basis of the standalone annual financial statements. The Board of Directors of the Company are responsible for the preparation and presentation of the Statement that gives a true and fair view of the net profit and other comprehensive loss of the Company and other financial information in accordance with the applicable accounting standards prescribed under Section 133 of the Act read with relevant rules issued thereunder 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 the 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 give a true and fair view and are free from material misstatement, whether due to fraud or error.

In preparing the Statement, the Board of Directors are 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.

The Board of Directors are also responsible for overseeing the Company's financial reporting process.

# Auditor's Responsibilities for the Audit of the standalone Financial Results

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 SAs 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 the Statement.

As part of an audit in accordance with SAs, 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
adequate internal financial controls 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 Board of Directors.



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 financial results 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.

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.

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.

#### Other Matter

The Statement includes the results for the quarter ended March 31, 2020 being the balancing figure between the audited figures in respect of the full financial year ended March 31, 2020 and the published unaudited year-to-date figures up to the third quarter of the current financial year, which were subjected to a limited review by us, as required under the Listing Regulations.

For N.G.THAKRAR & CO. CHARTERED ACCOUNTANTS (FIRM REG. NO. 110907W)

NATWAR THAKRAR PARTNER MEMBERSHIP NO. 036213 UDIN: 20036213AAAAAX9402

PLACE: Mumbai

**DATE: 20th June, 2020** 

## N. G. THAKRAR & Co.

## CHARTERED ACCOUNTANTS

803, ATRIUM -II, NEXT TO COURTY ARD MARRIOT HOTEL, ANDHERI KURLA ROD, ANDHERI (EAST), MUMBAI - 400 093 TELEPHONE NOS: 28366378/28366379 EMAIL: natwarthakrar@gmail.com URL: www.ngthakrar.in

Independent Auditor's Report on the Quarterly and Year to Date Consolidated 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 **Balkrishna Industries Limited** 

## Report on the audit of the Consolidated Financial Results

Opinion

We have audited the accompanying statement of quarterly and year to date consolidated financial results of Balkrishna Industries Limited ("Holding Company") and its subsidiaries (the Holding Company and its subsidiaries together referred to as "the Group") for the quarter ended March 31, 2020 and for the year ended March 31, 2020 ("Statement"), attached herewith, being submitted by the Holding Company pursuant to the requirement of Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended ("Listing Regulations").

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 the other auditors on separate audited/reviewed financial statements/ financial results/financial information of the subsidiaries, the Statement:

includes the results of the following entities;

- Indian Subsidiary (audited by us):-BKT Tyres Limited

Foreign Subsidiaries (audited/reviewed by other auditors).:- BKT EUROPE S.R.L., BKT TIRES (CANADA) INC., BKT USA INC, BKT TIRES INC., BKT EXIM US, INC.

ii. are presented in accordance with the requirements of the Listing Regulations in this regard; and

iii. gives a true and fair view in conformity with the applicable accounting standards, and other accounting principles generally accepted in India, of the consolidated net profit and other comprehensive loss and other financial information of the Group for the quarter ended March 31, 2020 and for the year ended March 31, 2020

**Basis for Opinion** 

We conducted our audit in accordance with the Standards on Auditing (SAs), as specified under Section 143(10) of the Companies Act, 2013, as amended ("the Act"). Our responsibilities under those Standards are further described in the "Auditor's Responsibilities for the Audit of the Consolidated Financial Results" 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 together with the ethical requirements that are relevant to our audit of the financial statements 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 and other auditors in terms of their reports referred to in "Other Matter" paragraph below, is sufficient and appropriate to provide a basis for our opinion.

**Emphasis of Matter** 

We draw attention to Note no.4 of the accompanying consolidated financial results, which describes the management's evaluation of impact of uncertainties related to COVID-I9 and its consequential effects on the operations of the Company.

Our opinion is not modified in respect of this matter.

Management's Responsibilities for the Consolidated Financial Results

The Statement has been prepared on the basis of the consolidated annual financial statements. The Holding Company's Board of Directors are responsible for the preparation and presentation of the Statement that give a true and fair view of the net profit and other comprehensive loss and other financial information of the Group in accordance with the applicable accounting standards prescribed under section 133 of the Act read with relevant rules issued thereunder and other accounting principles generally accepted in India and in compliance with Regulation 33 of the Listing Regulations. The respective Board of Directors of the companies included in the Group 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 the 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 give a true and fair view and are free from material misstatement, whether due to fraud or error, which have been used for the purpose of preparation of the Statement by the Directors of the Holding Company, as aforesaid.

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.

The respective Board of Directors of the companies included in the Group are also responsible for overseeing the financial reporting process of the Group.

Auditor's Responsibilities for the Audit of the Consolidated Financial Results

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 SAs 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 the Statement.

As part of an audit in accordance with SAs, 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 adequate internal financial controls 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 Board of Directors.

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 ability of the Group 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 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 results/financial information of the entities within the Group of which we are the independent auditors to express an opinion on the Statement. We are responsible for the direction, supervision and performance of the audit of the 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 other auditors, such other auditors remain responsible for the direction, supervision and performance of the audits carried out by them. We remain solely responsible for our audit opinion.

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. 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.

We also performed procedures in accordance with the Circular No. CIR/CFD/CMD1/44/2019 dated March 29, 2019 issued by the Securities Exchange Board of India under Regulation 33 (8) of the Listing Regulations, to the extent applicable.

#### Other Matter

The accompanying Statement includes the audited/reviewed financial results and other financial information, in respect of 5 foreign subsidiaries, whose financial results include total assets of total assets of Rs. 17470 lakhs, total revenues of Rs.15819 lakhs, total net profit of Rs.1467 Lakhs ,net cash inflows of RS.1359 lakhs and total comprehensive income of Rs.522 lakhs as at 31st March, 2020, as considered in the Statement which have been audited/reviewed by their respective independent auditors. The independent auditor's report on the financial results of these entities have been furnished to us by the Management and our opinion on the Statement in so far as it relates to the amounts and disclosures included in respect of these subsidiaries is based solely on the reports of such auditors and the procedures performed by us as stated in paragraph above.

Our opinion on the Statement is not modified in respect of the above matter with respect to our WAKRA

reliance on the work done and the reports of the other auditors.

The Statement includes the results for the quarter ended March 31, 2020 being the balancing figures between the audited figures in respect of the full financial year ended March 31, 2020 and the published unaudited year-to-date figures up to the end of the third quarter of the current financial year, which were subjected to a limited review by us, as required under the Listing Regulations.



FOR N.G.THAKRAR & CO. CHARTERED ACCOUNTANTS (FIRM REG. NO. 110907W)

of 'ha during

NATWAR THAKRAR
PARTNER
MEMBERSHIP NO. 036213
UDIN: 20036213AAAAAAY1781

PLACE: Mumbai

DATE: 20th June, 2020



BIL/SE/2020-21

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BSE Ltd Phiroze Jeejeebhoy Towers Dalal Street

Scrip Name: BALKRISI Scrip Code: 502355

Mumbai 400 001

20th June, 2020

National Stock Exchange of India Ltd 5th Floor, Exchange Plaza Bandra Kurla Complex Bandra (E), Mumbai 400 051

Scrip Name/Code: BALKRISIND

Sub: Declaration for unmodified opinion in respect of audited standalone and consolidated financial results of the Company for the financial year ended 31" March, 2020.

Dear Sirs,

Pursuant to Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, SEBI Notification No. SEBI/LAD-NRO/GN/2016-17/001 dated 25<sup>th</sup> May, 2016 and SEBI Circular No. CIR/CFD/CMD/56/2016 dated 27<sup>th</sup> May, 2016 the Company herein declares unmodified opinion in respect of audit reports for Standalone and Consolidated financial results for the financial year ended 31" March, 2020.

This is for your information and records.

Thanking you,

Yours faithfully. For Balkrishna Industries Limited

Bayant Kumar Bansal Director (Finance)