<u>To:</u>
KRI-KRI MILK INDUSTRY S.A.
3rd km Serres-Drama,
62125, Serres
GREECE

PROXY FORM FOR APPOINTMENT OF PROXY/IES

FOR THE PARTICIPATION TO THE ANNUAL GENERAL MEETING OF SHAREHOLDERS "KRI-KRI MILK INDUSTRY S.A." ON $5^{\rm th}$ JULY 2022

I, the unde	rsigned shareholder/ legal representative of the shareholder of "KRI-KRI MIL .A."
Name:	
Address:	
ID no / Busi	ness registry no:
Securities a	ccount no:
Number of	shares:
	<u>APPOINT</u>
1. Mr	'Mrs
2. Mr	'Mrs
3. Mr	'Mrs

as my proxy/ies to represent me on the General Meeting which will be held on <u>Tuesday</u>, <u>5th</u> <u>July 2022 at 12:00 hours</u>, at the company's headquarters 3rd km Serres-Drama, Serres, Greece, and **vote on my behalf**/ on behalf of the legal entity I represent, with the total voting rights I hold as of the record date, at their **absolute discretion** or **according to the following instructions** to the items of the agenda (*please mark "X" to indicate how you wish to vote*)

Agenda item	FOR	AGAINST	ABSTAIN	At proxy's discretion
1. Submission and approval of the Annual Financial Statements of the Company for				
the fiscal year 2021, along with the relevant report of the Board of Directors and the				
Statutory Auditors' report				
2. Distribution of profits of the fiscal year 2021				
3. Submission of the Annual Audit Committee report for the fiscal year 2021				
4. Approval of the overall management of the Company and discharge of the				
Statutory Auditors of the Company from any liability for compensation for the fiscal				
year 2021.				
5. Election of regular and alternate Statutory Auditors for the audit of the financial				
statements of the Company for the fiscal year 2022, and approval of their fees				
6. Approval of the remuneration of the members of the Board of Directors for their				
presence to the Board of Directors meetings and other services provided, for the				
fiscal year 2021 and pre-approval of the remuneration of the members of the Board				
of Directors for their presence to the Board of Directors meetings and other services				
provided, for the fiscal year 2022				
7. Submission for discussion and voting of the Remuneration Report of the members				
of the Board of Directors for the fiscal year 2021, according to article 112 paragraph 3 of Law 4548/2018				
8. Submission and approval of the Company's members of Board of Directors				
Suitability Policy according to article 3 of new Law 4706/2020				
9. Approval of the program for the purchase of own shares of the Company through				
the Athens Stock Exchange, in accordance with article 49 of Law 4548/2018, as in				
force, and the provision of relevant authorizations.				
10. Establishment of a share awards scheme to members of Board of Directors and				
Company's personnel, according to article 114 of Law 4548/2018. Provision of				
authorization to the Board of Directors to decide the specific terms of the program,				
according to article 114 Law 4548/2018.				

I acknowledge that the authority conferred herein covers all actions taken by my aforementioned proxy/ies pursuant hereto and such actions will be deemed to be lawful, valid and as if they were taken by me.

I notify you of having informed my proxy/ies regarding the notification obligation pursuant to article 128, paragraph 5 of Law 4548/18.

Any revocation of the present will be valid only if it is notified to you in writing at least fortyeight (48) hours prior to the date of the General Meeting.

Date:
The delegating shareholder
(c)
(Signature)

<u>Voting method</u>: in case of appointment of more than one proxies, all proxies act jointly or individually. In case of more than one proxies participate at the General Meeting, who is above on the rank can only vote.

A completed "Proxy form", duly signed by the shareholder should be submitted to Investors Relations Department of the company at 3rd km Serres-Drama, 62125, Serres, Greece or by fax +30 2321 0 68311, at least forty-eight (48) hours prior to the date of the General Meeting. Please confirm successful receipt by calling at +30 2321 600536, Mr Chris Koulialis.