IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

In re:)	Chapter 11
MARELLI AUTOMOTIVE LIGHTING USA LLC, et al., 1)	Case No. 25-11034 (CTG)
Debtors.)	(Jointly Administered)

DECLARATION OF STATUS AS A SUBSTANTIAL SHAREHOLDER²

The undersigned party is/has become a Substantial Shareholder with respect to the existing classes (or series) of common stock or any Beneficial Ownership therein (any such record or Beneficial Ownership of common stock, collectively, the "Common Stock") or any classes (or series) of preferred stock or any Beneficial Ownership therein (any such record or Beneficial Ownership of preferred stock, collectively, the "Preferred Stock") of Marelli Holdings Co., Ltd.

For purposes of this Declaration: (i) a "Substantial Shareholder" is any entity or individual that has Beneficial Ownership of more than: (A) 3,998,132,876 shares of Common Stock (representing a pproximately 4.5 percent of all issued and outstanding shares of Common Stock); (B) 16,624,992 shares of Preferred A Stock (representing approximately 4.5 percent of all issued and outstanding shares of Preferred A Stock); (C) 8,964 shares of Preferred D-1 Stock (representing approximately 4.5 percent of all issued and outstanding shares of Preferred D-1 Stock); or (D) 2,270 shares of Preferred D-2 Stock (representing approximately 4.5 percent of all issued and outstanding shares of Preferred D-2 Stock); and (ii) "Beneficial Ownership" will be determined in accordance with the applicable rules of sections 382 and 383 of the Internal Revenue Code of 1986, 26 U.S.C. §§ 1–9834 as amended (the "IRC"), and the Treasury Regulations thereunder (other than Treasury Regulations section 1.382-2T(h)(2)(i)(A)), and includes direct, indirect, and constructive ownership (e.g., (1) a holding company would be considered to beneficially own all equity securities owned by its subsidiaries, (2) a partner in a partnership would be considered to beneficially own its proportionate share of any equity securities owned by such partnership, (3) an individual and such individual's family members may be treated as one individual, (4) persons and entities acting in concert to make a coordinated acquisition of equity securities may be treated as a single entity, and (5) a holder would be considered to beneficially own equity securities that such holder has an Option (as defined herein) to acquire). For the avoidance of doubt, Beneficial Ownership includes direct and indirect interests in Debtor Marelli Holdings Co., Ltd. Specifically in this case, for the avoidance of doubt, direct and indirect interests in Debtor Marelli Holdings Co., Ltd.'s U.S. subsidiaries constitute indirect interests in Debtor Marelli Holdings Co., Ltd. that may be subject to the Procedures. An "Option" to acquire stock includes all interests described in Trea sury Regulations section 1.382-4(d)(9), including any contingent purchase right, warrant, convertible debt, put, call, stock subject to risk of forfeiture, contract to acquire stock, or similar interest, regardless of whether it is contingent or otherwise not currently exercisable.



A complete list of each of the Debtors in these chapter 11 cases may be obtained on the website of the Debtors' claims and noticing a gent at https://www.veritaglobal.net/Marelli. The location of Marelli Automotive Lighting USA LLC's principal place of business and the Debtors' service address in these chapter 11 cases is 26555 Northwestern Highway, Southfield, Michigan 48033.

Marelli Holdings Co., Ltd. is a debtor and debtor in possession in Case No. 25-11071 (CTG) pending in the United States Bankruptcy Court for the District of Delaware (the "Court").

As of the date hereof, the undersigned party currently has Beneficial Ownership of 88,847,397,260 shares of Common Stock and zero (0) shares of Preferred Stock. The following table sets forth the date(s) on which the undersigned party acquired Beneficial Ownership of such Common Stock and Preferred Stock:

Number of Shares	Common or Preferred Shares	Date Acquired
88,847,397,260	Common	August 10, 2022

(Attach additional page or pages if necessary)

The last four digits of the taxpayer identification number of the undersigned party are 9584.

Pursuant to the *Interim Order (I) Approving Notification and Hearing Procedures for Certain Transfers of and Declarations of Worthlessness with Respect to Common Stock and Preferred Stock and (II) Granting Related Relief* [Docket No. 0114] (the "<u>Interim Order</u>"), this declaration (this "<u>Declaration</u>") is being filed with the Court and served upon the Notice Parties (as defined in the Interim Order).

At the election of the Substantial Shareholder, the Declaration to be filed with this Court (but not the Declaration that is served upon the Notice Parties) may be redacted to exclude the

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Substantial Shareholder's taxpayer identification number and the amount of Common

Stock or Preferred Stock that the Substantial Shareholder beneficially owns.

Pursuant to 28 U.S.C. § 1746, under penalties of perjury, the undersigned party

hereby declares that he or she has examined this Declaration and accompanying attachments (if

any), and, to the best of his or her knowledge and belief, this Declaration and any attachments

hereto are true, correct, and complete.

Respectfully submitted,

KKR CK Investment L.P.

By: KKR CK Investment Limited, its

General Partner

By: ______

Name: Michael Longo, Vice President,

Finance

Address: PO Box 309, Ugland House, Grand Cayman, KY-1104, Cayman Islands

Telephone: 347-739-1728

Facsimile:

Dated: July 1, 2025 New York, NY