Kingfisher Metals Corp.

(formerly Seashore Resource Partners Corp.)

MANAGEMENT'S DISCUSSION AND ANALYSIS FORM 51-102F1

FOR THE YEAR ENDED DECEMBER 31, 2022

1050 West Pender St., Suite 1710 Vancouver, BC, Canada, V6C 3E8

The following Management's Discussion and Analysis ("MD&A") is dated April 28, 2023, for the year ended December 31, 2022 and should be read in conjunction with the Kingfisher Metals Corp. ("Kingfisher" or the "Company") accompanying audited consolidated financial statements for the years ended December 31, 2022 and December 31, 2021.

These audited consolidated financial statements for the years ended December 31, 2022, have been prepared in accordance with International Financial Reporting Standards ("IFRS") as issued by the International Accounting Standards Board and its interpretation of the International Financial Reporting Interpretations Committee ("IFRIC"). These audited consolidated financial statements have been prepared on a historical cost basis and have been prepared using the accrual basis of accounting, except for cash flow information. The MD&A supplement does not form part of the audited consolidated financial statements for the year ended December 31, 2022, and the notes thereto for the year ended December 31, 2021. All amounts are expressed in Canadian dollars unless otherwise indicated. In addition, readers are directed herein to discussions under the headings "Forward-Looking Statements", "Critical Accounting Estimates" and "Risk Factors".

Kingfisher's management is responsible for the integrity of the information contained in this report and for the consistency between the MD&A and the financial statements.

COMPANY OVERVIEW

Kingfisher Metals Corp. (formerly Seashore Resource Partners Corp.) (the "Company" or "Kingfisher") was incorporated under the Business Corporations Act (British Columbia) on September 7, 2017, as a Capital Pool Corporation defined in the Policy 2.4 of the TSX Venture Exchange (the "TSX-V"). The principal business of the Company was the identification and evaluation of assets or businesses with a view to completing a Qualifying Transaction ("QT"). The Company's registered office is located in Vancouver, B.C.

On March 12, 2021, the Company completed the share exchange transaction with Kingfisher Resources Ltd. ("KFR") which constituted the QT. KFR was incorporated under the Business Corporations Act (British Columbia) on January 21, 2019, and its principal business focus is the exploration and development of mineral prospects in Canada. Upon completion of the QT, the Company began trading under its new name on the TSX-V with the symbol "KFR" (and shortly thereafter on the Frankfurt Stock Exchange under the symbol "970"). The Company announced on August 25, 2021, that it commenced trading on the OTCQB Venture Market in the United States under the symbol "KGFMF."

The Company is a Canadian-based junior mineral exploration company engaged in the business of acquiring, exploring, and evaluating natural resource properties and focused on underexplored district-scale projects in British Columbia, including the Golden Triangle region. The Company has acquired three mineral properties to date including the Ecstall, Goldrange, and Thibert properties. Kingfisher has also acquired an option to consolidate a 362 km² copper-gold project in the Golden Triangle region of NW British Columbia, which consists of options to earn 100% of the Ball Creek East and Hank properties (collectively the "HWY 37 Project"). The Company has not yet determined whether these properties contain reserves that are economically recoverable. The recoverability of amounts shown for resource property and related deferred exploration expenditures are dependent upon the discovery of economically recoverable reserves, confirmation of the Company's interest in the underlying mineral claims, the ability of the Company to obtain necessary financing to complete the development of the resource property, and upon future profitable production or proceeds from the disposition thereof.

EXPLORATION PROJECTS

Ectstall

The 284 km² Ecstall project is located at tidewater, 60 km northwest of the resource town of Kitimat, B.C.

On April 10, 2019, the Company completed the Ecstall purchase of 18 mineral claims totaling 20,735 hectares in Northwestern B.C. for 8,200,000 shares (at a value of \$205,000) from two executives.

The Company also acquired and staked 10 additional claims on adjacent land (totaling approximately 4,281 hectares) by incurring costs of \$13,393.

On February 15, 2021, the Company staked 3 claims totaling 3,390 hectares and costing \$5,932 on adjacent land.

Thibert

The 124 km² Thibert project is located 40 km north of Dease Lake, B.C. The project covers 25 km of strike length of the crustal-scale Teslin-Thibert Fault where approximately 200,000 oz of placer gold has been produced.

On November 15, 2021, the Company staked 2 additional mineral claims adjacent to the existing claims totaling 502 hectares for a cost of \$878.

On June 24, 2020, the Company entered into an asset purchase agreement to acquire the Thibert claims from Kenorland Mineral Ltd. ("Kenorland") (a company with a common director), consisting of 8 mineral claims totaling 12,475 hectares in Northwestern B.C. for the following:

- 1,000,000 common shares of the Company (issued);
- common shares of the Company equal to a value of \$100,000 on the first anniversary date of the listing on the TSX-V; and
- a 2% net smelter return royalty.

Goldrange

The Goldrange project is located approximately 25 km south of the town of Tatla Lake in Southwestern B.C. with logging road access to the north end of the 511 km² project.

On April 6, 2020, the Company completed a purchase from Kenorland (a company with a common director) of three mineral claims totaling 4,504 hectares in Southwestern B.C. for 500,000 common shares of the Company (at a value of \$50,000) plus a 2% net smelter return royalty.

Subsequently during the 2020 year, the Company acquired and staked 24 additional mineral claims (totaling approximately 16,657 hectares) by incurring costs of \$73,940 and issuing 70,000 common shares (at a value of \$14,000).

On February 15, 2021, the Company staked 9 additional mineral claims adjacent to the existing claims totaling 15,530 hectares for a cost of \$27,178.

On November 12, 2021, the Company staked 7 additional mineral claims adjacent to the existing claims totaling 12,077 hectares for a cost of \$21,134.

On April 15, 2022, the Company staked 2 additional mineral claims adjacent to the existing claims totaling 2,346 hectares for a cost of \$4,106.

HWY 37

On March 6, 2023 (the "Effective Date"), the Company entered into 2 option agreements to acquire a 100% interest in the HWY 37 Project, a 362 km² copper-gold project that consists of a series of mineral claims in the Golden Triangle region of NW British Columbia.

More specifically, the Company entered into a property option agreement with Evrim Exploration Canada Corp., a subsidiary of Orogen Royalties Inc. (TSX.V: OGN) ("Orogen"), for the Ball Creek East project (the "Ball Creek East Option Agreement"), and a property option agreement with Golden Ridge Resources Ltd. (TSX.V: GLDN) ("Golden Ridge") for the Hank project (the "Hank Option Agreement").

	Ecstall Claims	Thibert Claims	Goldrange Claims	Total	
Acquisition costs:					
As at December 31, 2020	\$ 218,393	\$ 100,000	\$ 137,940	\$ 456,333	
Acquisition costs, agreement for sale	700	100,878	-	101,578	
Staking	-	-	54,244	54,244	
As at December 31, 2021	219,093	200,878	192,184	612,155	
Acquisition costs, agreement for sale		-	- , -	- ,	
Staking (recovery)	5,931	-	(2,008)	3,923	
As at December 31, 2022	225,024	200,878	190,176	616,078	
Exploration costs:					
As at December 31, 2020	667,771	1,141	549,804	1,218,716	
Expenditures during the period:	007,771	1,141	549,604	1,210,710	
	0.004	336	172 540	100 067	
Geologist and sundry exploration costs	6,991		173,540	180,867	
Digitization	24	972	7,520	8,516	
Airborne and gravity survey	98,150	-	6,125	104,275	
Assays	9,310	-	216,564	225,874	
Camp	1,192	-	362,184	363,376	
Consulting	3,204	-	36,949	40,153	
Drilling	-	-	1,474,730	1,474,730	
Field gear	13,500	4,800	62,572	80,872	
Geophysics	-	125,737	139,509	265,246	
Helicopters	34,293	10,120	1,174,074	1,218,487	
Labour	21,994	52,795	487,261	562,050	
Reports	1,840		15,785	17,625	
Transportation and travel	60	5,350	162,932	168,342	
	190,558	200,110	4,319,745	4,710,413	
As at December 31, 2021	858,329	201,251	4,869,549	5,929,129	
Expenditures during the period:					
Assays	155	-	513,132	513,288	
Camp	-	-	464,515	464,51	
Consulting	-	-	119,350	119,350	
Drilling	-	-	2,019,603	2,019,603	
Fieldgear	-	-	72,101	72,10 ⁻	
Geologist and sundry exploration costs	-	-	381,928	381,928	
Geophysics	-	34,573	-	34,57	
Helicopters	-	-	2,025,178	2,025,178	
Reports	-	-	24,383	24,38	
Labour	370	6,758	487,093	494,22	
Transportation and travel	_	-	132,312	132,312	
	525	41,331	6,239,595	6,281,45	
As at December 31, 2022	858,854	242,582	11,109,144	12,210,580	
Recovery – BCMETC, June 30, 2022	(46,000)	-	(37,800)	(83,800	
Balance, December 31, 2022	\$ 1,037,878	\$ 443,460	\$ 11,261,519	\$ 12,742,858	

CORPORATE

On June 7, 2022, the Company closed a financing for gross proceeds of approximately \$4.85 million through the issuance of 15,250,000 charity flow-through units at a price of \$0.28 per charity flow-through unit and 2,433,972 flow-through units at a price of \$0.24 per flow-through unit of the Company (collectively, the "Offered Units"). Each Offered Unit is comprised of one common share of the Company and one half of one common share purchase warrant, with each whole warrant being exercisable for one common share at an exercise price of \$0.35 per common share at any time up to 24 months following the closing date of the offering. The Company recognized a flow-through premium liability of \$610,000.

On June 3, 2021, the Company closed a private placement for gross proceeds of \$4,600,000. The offering was comprised of (i) 5,450,000 charity flow-through units (the "Charity FT Units") at a price of \$0.63 per Charity FT Unit for gross proceeds of \$3,400,000; and (ii) 2,437,000 flow-through units (the "FT Units") at a price of \$0.51 per FT Unit for gross proceeds of \$1,200,000. Each Charity FT Unit and FT Unit consists of one flow-through common share and one half of one transferable non-flow-through common share purchase warrant. Each full warrant shall be exercisable into one additional non-flow-through common share of the Company for 24 months at an exercise price of \$0.70. The Company recognized a flow-through premium liability of \$654,000. In connection with the offering, the agent received an aggregate cash fee of \$375,588 and 529,334 non-transferable compensation warrants with a fair value of \$138,205 (see Note 7(d)). Each compensation warrant will entitle the holder to purchase one common share at an exercise price of 24 months.

During the year-ended December 31, 2021, the Company issued a total of 59,999 common shares from the exercise of options for gross proceeds of \$8,500.

During the year-ended December 31, 2021, the Company issued a total of 8,190,500 common shares from the exercise of warrants for gross proceeds of \$1,072,313.

On May 25, 2021, the Company granted 360,000 stock options to various employees, and consultants. These options are exercisable until May 25, 2025, at a price of \$0.55 per share subject to one-third of the total options immediately, one-third of the total options in six months, and one-third of the total options in one year.

In July of 2020, the Company and KFR entered into a share exchange agreement, which set out the principal terms upon which the Company was to acquire all of the issued and outstanding securities of KFR. The transaction would allow KFR to obtain a public listing by completing a reverse take-over transaction whereby KFR, substantively and for accounting purposes, was considered to be the acquiring and the continuing entity. The Company, after giving effect to the completion of the transaction, was referred herein as the resulting issuer. On March 12, 2021, the Company announced that it had completed its QT by acquiring all the issued and outstanding shares of KFR.

In connection with the transaction, the Company completed a concurrent financing totaling \$6,030,000. Accordingly, Kingfisher accounted for the acquisition as a reverse takeover, and no goodwill or intangible asset has been recorded (only a listing expense). Therefore, for accounting purposes, KFR, the legal subsidiary, has been treated as the accounting acquirer, and the Company, the legal parent, has been treated as the accounting acquire financial statements.

SUMMARY OF QUARTERLY RESULTS

	Three Months Ended				
	December 31,	September 30,	June 30,	March 31,	
	2022	2022	2022	2022	
Sales	\$ -	\$	\$ -	\$ -	
Gross profit	\$ -	\$	\$ -	\$ -	
Loss for the period	\$ (486,330)	\$ (710,612)	\$ (539,288)	\$ (436,546)	
Loss per share	_\$ (0.01)	\$ (0.01)	\$ (0.01)	\$ (0.01)	
	December 31,	September 30,	June 30,	March 31,	
	2021	2021	2021	2021	
Sales	\$-	\$ -	\$-	\$	
Gross profit	\$-	\$ -	\$-	\$	
Loss for the period	\$(458,296)	\$ (127,425)	\$(709,114)	\$ (1,932,937)	
Loss per share	\$ (438,290)	\$ (127,423)	\$ (709,114)	\$ (1,932,937)	
	\$ (0.01)	\$ (0.00)	\$ (0.01)	\$ (0.04)	

The Company's operations for the three months ended December 31, 2022, produced a loss of \$486,330 compared to a loss of \$458,296 in the same quarter in the previous year. The increase in loss of \$28,034 in the quarter includes a Flow-through recovery of \$51,251 and deferred income tax of \$191,000 for a loss of \$346,581 before other items and income tax. The comparable income in the same quarter prior year was \$585,396 before flow-through recovery of \$654,000 deferred income tax of \$526,900. The difference between \$346,581 and \$585,396 of \$238,815 is mostly made up a increase in corporate relations and share-based compensation of \$184,566 and \$60,113 respectively.

LIQUIDITY AND CAPITAL RESOURCES

	2022	2022 2022 2021		Year ended December 31,		
	Q4	Q3	Q4	2022	2021	
Cash and cash equivalents Working capital	\$ 1,800,271 \$ 2,002,275	\$ 3,637,154 \$ 3,924,460	\$4,686,967 \$4,638,690	\$ 1,800,271 \$ 2,002,275	\$4,686,967 \$4,638,690	

As at the date of this MD&A, the Company has adequate cash and working capital to fund its operations and planned capital expenditures for the next 12 months. Any additional material capital expenditures or commitments may require a source of additional financing, which may come from funds through equity financing.

	2022	2022 2021	Year ended December 31,		
	Q4	Q3	Q4	2022	2021
Issued and outstanding shares Issued and outstanding shares, fully diluted	103,057,272 112,358,623	103,057,272 112,358,623	84,673,300 123,102,485	103,057,272 112,358,623	84,673,300 123,102,485

RELATED PARTY TRANSACTIONS

The aggregate value of transactions and outstanding balances relating to key management personnel were as follows:

	2022	2022	2021	Year ended December 31,	
	Q4	Q3	Q4	2022	2021
Share-based compensation	\$ 39,351	\$50,595	\$ 59,344	\$ 213,833	\$ 672,802
Directors Fees	12,584	12,584	27,210	50,337	41,862
Management Fees	99,000	99,000	87,501	412,167	350,000
Exploration and evaluation assets	3,883	11,649	1	23,298	5,375
Operating expenses	3,000	3,000	-	12,000	500
	\$ 166,819	\$185,828	\$ 174,056	\$ 711,635	\$ 1,068,539

All transactions and balances are in the normal course of operations and are measured at the exchange amount, which is the amount of consideration established and agreed to by the related parties.

SHARE CAPITAL

- a. At December 31, 2022, there were 103,057,272 common shares, 8,550,001 stock options and 40,848,253 warrants outstanding.
- b. At April 29, 2022, there were 106,628,701 common shares, 8,550,001 stock options and 13,641,903 warrants outstanding.

The Company has one class of common shares. No class A or class B preference shares have been issued.

SUBSEQUENT EVENTS

On the Effective Date, Kingfisher entered into the Ball Creek East Option Agreement and the Hank Option Agreement to consolidate and acquire the HWY 37 Project, a 362 km² copper-gold project in the Golden Triangle region of NW British Columbia.

Pursuant to the terms of the Ball Creek East Option Agreement, Kingfisher has the right to earn a 100% ownership interest in the Ball Creek East project as follows:

- issuing 2,857,143 common shares with a value of \$300,000 on the date that the TSX Venture Exchange ("TSXV") approved the Ball Creek East Option Agreement;
- issuing additional common shares with a value of \$400,000 on or before the date which is the 1st anniversary of the Effective Date;
- issuing additional common shares with a value of \$500,000 on or before the date which is the 2nd anniversary of the Effective Date;
- issuing additional common shares with a value of \$1,000,000 on or before the date which is the 3rd anniversary of the Effective Date;
- issuing additional common shares with a value of \$1,300,000 on or before the date which is the 4th anniversary of the Effective Date;

- granting a 1% net smelter returns royalty to Orogen in respect of the Company's Ecstall property on the Effective Date; and
- in order to maintain the Ball Creek East Option Agreement in good standing until exercised to earn a 100% ownership interest in the Ball Creek East project, Kingfisher must carry out mining work on the Ball Creek East project incurring aggregate expenditures of \$7,500,000 on or before the 4th anniversary of the Effective Date.

Pursuant to the terms of the Hank Option Agreement, Kingfisher has the right to earn a 100% ownership interest in the Hank project as follows:

- cash payment of \$25,000 and issuing 714,286 common shares with a value of \$75,000 on the date that the TSXV approved the Hank Option Agreement;
- issuing additional common shares with a value of \$150,000 on or before the date which is the 1st anniversary of the Effective Date;
- issuing additional common shares with a value of \$300,000 on or before the date which is the 2nd anniversary of the Effective Date;
- cash payment of \$100,000 and issuing additional common shares with a value of \$1,000,000 on or before the date which is the 3rd anniversary of the Effective Date;
- cash payment of \$125,000 and issuing additional common shares with a value of \$1,475,000 on or before the date which is the 4th anniversary of the Effective Date; and
- in order to maintain the Hank Option Agreement in good standing until exercised to earn a 100% ownership interest in the Hank project, Kingfisher must carry out mining work on the Hank project incurring aggregate expenditures of \$3,000,000 on or before the 4th anniversary of the Effective Date.

As of March 12, 2023, there were 27,206,350 warrants that expired unexercised with an exercise price of \$0.125 and \$0.50.

CAPITAL MANAGEMENT

The Company manages its capital structure and makes adjustments to it, based on the funds available to the Company, in order to support future business opportunities. The Company defines its capital as shareholders' equity, loans and advances payable. The board of directors of the Company does not establish quantitative return on capital criteria for management, but rather relies on the expertise of the Company's management to sustain future development of the business.

COMPETITION

Competitors for acquisition opportunities include well-capitalized companies, independent companies and other companies having financial and other resources far greater than those of Kingfisher, thus a degree of competition exists between those engaged in acquiring attractive assets.

CRITICAL ACCOUNTING ESTIMATES

Management is required to make decisions with respect to estimates and assumptions for certain accounting policies that affect the reported amounts of assets, liabilities, revenues, and expenses. These accounting policies are discussed below and are included to highlight the critical accounting policies and practices used by the Company. Note the use of different policies and practices could create different results being reported. The Company's management reviews these estimates regularly. New information and changes in circumstance may result in changes to estimated amounts that differ materially from current estimates.

The following assessment of significant accounting policies and associated estimates is not meant to be exhaustive. In the future, the Company might realize different results from the application of new accounting standards issued by regulatory bodies.

To recognize the share-based payment expense, the Company estimates the fair value of stock options granted using assumptions related to interest rates, expected life of the option, volatility of the underlying security and expected dividend yields. These assumptions may vary over time.

The accrual method of accounting requires management to incorporate certain estimates of costs as at a specific reporting date.

CHANGES IN ACCOUNTING POLICIES

None noted.

PROPOSED TRANSACTIONS

None noted.

FINANCIAL INSTRUMENTS RISK

The Company's financial instruments are exposed to the following risks:

Credit Risk

Credit risk is the risk of financial loss to the Company if counterparties do not fulfill their contractual obligations.

Cash and cash equivalents consist of cash bank balances and short-term deposits. There are currently no short-term investments.

The carrying amount of accounts receivable and cash and cash equivalents represents the maximum credit exposure. The Company does not have an allowance for doubtful accounts. As of September 30, 2022, there were no significant amounts past due or impaired.

Market Risk

Market risk is the risk that changes in foreign exchange rates and interest rates will affect the Company's cash flows, net income and comprehensive income. The objective of market risk management is to manage and control market risk exposures within acceptable limits, while maximizing returns. *Liquidity Risk*

Liquidity risk is the risk that the Company will not be able to meet its purchases and capital commitments, and other financial obligations as they are due. The Company's approach to managing liquidity is to ensure, to the extent possible, that it will have sufficient liquidity to meet its liabilities when due without incurring unacceptable losses or risking harm to the Company's reputation.

The Company's liquidity is dependent upon maintaining its current working capital balances, operating cash flows and ability to raise funds. To forecast and monitor liquidity, the Company prepares operating and capital expenditure budgets which are monitored and updated as considered necessary. Considering these circumstances and the Company's cash balance liquidity risk is assessed as low.

Foreign Exchange Risk

The Company currently does not have significant exposure to other currencies, and this is not expected to change in the foreseeable future as the capital commitments that are expected to be carried out in United States dollars will be limited.

Interest Rate Risk

The Company is exposed to interest rate risk on its cash and cash equivalents. Most of these deposits have been in discounted instruments with pre-determined fixed yields. Interest rate movements will affect the fair value of these instruments, so the Company manages maturity dates of these instruments to match cash flow needs, enabling realization at no loss in almost all cases.

Fair Value of Financial Instruments

The fair value of the Company's financial assets and liabilities approximates the carrying amount. Financial instruments measured at fair value are classified into one of three levels in the fair value hierarchy according to the relative reliability of the inputs used to estimate the fair values. The three levels of the fair value hierarchy are:

- Level 1 Unadjusted quoted prices in active markets for identical assets or liabilities.
- Level 2 Inputs other than quoted prices that are observable for the asset or liability either directly or indirectly; and
- Level 3 Inputs that are not based on observable market data.

FINANCIAL INSTRUMENTS

The Company's financial instruments consist of short-term investments; cheques issued in excess of funds on deposit, accounts payable and accrued liabilities. Terms of the financial instruments, where relevant, are fully disclosed in the Company's financial statements. It is management's opinion that the Company is not exposed to significant currency, or credit risks but is exposed to interest rate cash flow risk arising from its financial instruments and that their fair values approximate their carrying values unless otherwise noted.

RISKS

The Company is a junior mineral exploration company and has adequate cash for its current obligations but may not have sufficient cash to sustain operations indefinitely. With limited financial resources and limited revenue, there is no assurance that future funding will be available to the Company to pursue future endeavours. There is a risk that the Company could be forced to cease operations and become insolvent.

There is no guarantee that the Company will be able to attract further exploration or to participate in an acquisition or another business opportunity. There can be no assurance that the Company's current activity and the liquid market for the Company's securities will develop, and shareholders may find it difficult to resell the securities of the Company.

The factors identified above are not intended to represent a complete list of the risks faced by Kingfisher. Kingfisher's management believes that the foregoing risks and uncertainties are a fair indication of the risks and uncertainties material to Kingfisher's business; however, additional risks and uncertainties, including those currently unknown to Kingfisher or not considered to be material by Kingfisher, may also adversely affect the business of Kingfisher.

OFF-BALANCE SHEET ARRANGMENTS

None noted.

ADDITIONAL INFORMATION

Additional information relating to the Company and results of its operations may be found on its website at <u>www.kingfishermetals.com</u>.

FORWARD LOOKING STATEMENTS

The foregoing information contains forward-looking statements within the meaning of securities laws. Forward-looking statements are statements that are not historical fact and often, but not always, forward-looking information can be identified by the use of words such as "plans", "expects" or "does not expect", "is expected", "estimates", "intends", "anticipates" or "does not anticipate", or "believes", or variations of such words and phrases, or states that certain actions, events or results "may", "could", "would", "should", "might" or "will" be taken, occur or be achieved. Forward-looking information by its nature requires assumptions and involves known and unknown risks, uncertainties and other factors which may cause the actual results, performance, or achievements of Kingfisher to be materially different from any future results, performance or achievements expressed or implied by the forward-looking information.

Forward-looking statements in this MD&A include, but are not limited to, Kingfisher's overall strategic plan for assessing acquisition opportunities. In making the forward-looking statements in this MD&A, Kingfisher has applied certain factors and assumptions that are based on information currently available to Kingfisher as well as Kingfisher's current beliefs and assumptions made by Kingfisher, including that Kingfisher will maintain its business plan for the near and mid-term range. Although Kingfisher considers these beliefs and assumptions to be reasonable based on information currently available to it, they may prove to be incorrect, and the forward-looking statements in this release are subject to numerous risks, uncertainties and other factors that may cause future results to differ materially from those expressed or implied in such forward-looking statements. Such risk factors include, among others, that Kingfisher will be unable to fulfill or will experience delays in fulfilling a strategic plan for the near and mid-term range. Additional risk factors are noted under the heading "*Risks*". The factors identified above and in the "*Risks*" section of this MD&A are not intended to represent a complete list of the factors that could affect Kingfisher. Although Kingfisher has attempted to identify important factors that could cause actual results to differ materially from those contained in forward-looking information, there may be other factors that cause results not to be as anticipated, estimated or intended.

Because forward-looking information addresses future events and conditions, it involves risks and uncertainties that could cause actual results to differ materially from those contemplated by the forward-looking information. These risks and uncertainties include, but are not limited to access to capital, commodity price volatility, well performance and marketability of production, transportation and refining availability and costs.

There can be no assurance that such information will prove to be accurate, as actual results and future events could differ materially from those anticipated in such statements. Accordingly, readers should not place undue reliance on forward-looking information. Kingfisher does not undertake to update any forward-looking information, whether as a result of new information, future events or otherwise, except in accordance with applicable securities laws.