ADDI INDUSTRIES LIMITED

CIN: L51109DL1980PLC256335

Registered Office A-104, Third Floor, Okhla Industrial Area Phase – II, New Delhi - 110020

Phone: 011-45025469, Email:atul.addi@gmail.com, addiind@gmail.com

Website: www.addiindustries.com

Dear Shareholder(s),

Sub: Communication for deduction of Tax on Dividend for 2022-23

We are pleased to inform you that the Board of Directors of Addi Industries Limited ("the Company") have, at their Meeting held on 11th August, 2023, recommended a dividend of Rs.1.25/- per Equity Share of Rs.5/- each (25%) for the financial year ended 31st March, 2023. As you are aware, as per the Income-tax Act, 1961 ('the Act'), as amended by the Finance Act, 2020, dividends paid or distributed by a Company shall be taxable in the hands of the Shareholders and the Company shall be required to deduct tax at source (TDS) at the time of making the payment of the Dividend, if declared, at the ensuing 41st Annual General Meeting of the Company.

This Communication provides the applicable TDS provisions under the Act for Resident and Non-Resident shareholders categories.

The TDS rate may vary depending on the residential status of the shareholders, its classification under the provisions of the Act and the documents submitted and accepted by the Company in accordance with the provisions of the Act.

Please refer to the table 1 & 2 below for the rates of TDS applicable for FY 2023-24 to various categories of shareholders and documents to be provided:

TABLE 1: RESIDENT SHAREHOLDERS

Category of shareholder	Tax Deduction Rate	Exemption applicability/ Documentation requirement
Any resident shareholder, who is not a 'specified person' as per section 206AB	10% (refer Note 1 and Note 2 below)	Update the Permanent Account Number ('PAN') if not already done with depositories (in case of shares held in Demat mode) and with the Company (in case of shares held in physical mode). No deduction of taxes will be made in the following cases - If dividend income paid to a resident Individual shareholder paid or likely to be paid during FY 2023-24 does not exceed Rs. 5,000/- If shareholder is exempted from TDS provisions through any circular or notification and provides an attested copy of the PAN and registration documents along with the valid documentary evidence in support of the exemption.
Resident Shareholder submitting Form 15G/ Form 15H as per Section 197A of the Act	NIL	Eligible Resident Shareholder providing duly signed Form 15G (applicable to any person other than a Company or a Firm) / Form 15H (applicable to an Individual who is of the age of 60 years or above at any time during FY 2023-24) - on fulfillment of prescribed conditions and furnishing copy of PAN. Please refer attached formats and Note 2 .
Certificate under section 197of the Act	Rate provided in the certificate	Lower/ Nil withholding tax certificate obtained from Income Tax Authorities.

Category of shareholder	Tax Deduction Rate	Exemption applicability/ Documentation requirement
Life Insurance Company established under LIC Act,1956 and GIC and Other Insurance Companies specified under Second Proviso to Section 194 of the Act	NIL	Documentary evidence that the assessee is covered under Second Proviso to Section 194 of the Act. Further, in case of Insurance Companies, self-attested copy of registration certificate issued by IRDAI would be required. Refer Note 2 also .
Corporation established	NIL	(a) Self-Declaration stating that the shareholder is
by or under a Central Act which is, under any law for the time being in force, exempt from income- tax on its		 Corporation established by or under a Central Act which is, under any law for the time being in force exempt from income- tax on its income (giving the details of Act or Law under which it is exempt)
income.		- covered by section 196(iii) of the Act; and
		 i) dividend is payable in respect of securities or shares owned by corporation; or
		ii) in respect of shares in which corporation has full beneficial interest
		(b) Self-attested copy of PAN Card; and
		(c) Self-attested copy of certificate of incorporation.
		Refer Note 2 also.
Mutual Funds specified	NIL	- Self-Declaration stating that the shareholder is
u/s 10(23D) of the Act		a) Mutual Funds specified u/s 10(23D) of the Act; and
		 dividend is payable in respect of securities or shares owned by mutual fund or
		in which mutual fund has full beneficial interest.
		b) covered by section 196(iv) of the Act.
		- Self-Attested copy of the registration certificate issued by SEBI.
		- Self-Attested copy of PAN Card.
		Refer Note 2 also.
Alternative Investment fund	NIL	(a) Documentary evidence (Self-Attested Copy of Notification issued by the Central Government in official Gazette in this behalf) that the fund is covered under newly substituted Section 197A(1F) of the Act.
		(b) A declaration that its income is exempt u/s 10(23FBA) of the Act and they are established as Category I or Category II AIF under the SEBI regulations along with a copy of valid SEBI registration certificate (self-attested).
		(c) Self-Attested Copy of the PAN card.
		Refer Note 2 also
		Note: The name of AIF claiming exemption should be notified by the Central Government in the official Gazette.

Category of shareholder	Tax Deduction Rate	Exemption applicability/ Documentation requirement
Other resident shareholders without PAN/ invalid/ inoperative PAN	20%	As per section 206AA of the Act (refer Note 1 and Note 2 below)

Note 1

Rate of TDS @ 10% u/s 194 of the Act is subject to provisions of Section 206AB of the Act (effective from 1st July, 2021) which introduces special provisions for TDS in respect of taxpayers who have not filed their income-tax returns (referred to as 'Specified Persons'). Under section 206AB of the Act, tax is to be deducted at <a href="https://example.com/higher-notation-network-notation-network

- at twice the rate specified in the relevant provision of the Act; or
- at twice the rate or rates in force; or
- at the rate of 5%

'Specified Person' as defined under section 206AB(3) is someone who satisfies the following conditions:

- A person who has not filed income tax return for the assessment year immediately prior to the previous year in which tax is required to be deducted, for which the time limit of filing of return of income under section 139(1) of the Act has expired; and
- The aggregate of TDS and TCS in whose case is Rs. 50,000 or more in aforesaid previous year.

Non-resident shareholders who do not have Permanent Establishment ('PE') in India are excluded from the scope of a 'Specified Person'.

In cases where Sections 206AA and 206AB are applicable i.e. the shareholder who has not submitted PAN as well as not filed its income tax return, tax will be deducted at higher of the rates prescribed in these sections.

The Central Board of Direct Taxes vide Circular No. 11 of 2021 dated 21st June 2021 introduced new functionality for compliance check for the purpose of Section 206AB of the Act. Accordingly, for determining TDS rate on Dividend, the Company will be using said functionality to determine the applicability of Section 206AB of the Act. In the cases of resident shareholders, if PAN of a shareholder is not updated, it shall be assumed that the shareholder is a "specified person" for the purpose of section 206AB of the Act and the TDS rate would be regulated under the applicable provisions of the Act.

Note 2

- PAN is mandatory to be registered for each Folio/DP id- Client Id. In absence of a valid/ operative PAN, tax will be deducted at a higher rate of 20% as per Section 206AA of the Act and tax credit certificate cannot be generated.
- Shareholders, holding shares under multiple accounts under different status / category and single PAN, may
 note that higher of the tax as applicable to the status in which shares held under one PAN will be considered
 on their entire holding in different accounts.
- In the event of any income tax demand (including interest, penalty, etc.) arising from any misrepresentation, inaccuracy or omission of information provided / to be provided by the Shareholder(s), such Shareholder(s) will be responsible to indemnify the Company and also, provide the Company with all information / documents and co-operation in any appellate proceedings.
- As per Section 139AA of the Income Tax Act, every person who has been allotted a PAN and who is eligible to
 obtain Aadhaar, shall be required to link the PAN with Aadhaar. In case of failure to comply to this, the PAN
 allotted shall be deemed to be invalid/inoperative and tax shall be deducted at the rate of 20% as per the

provisions of section 206AA of the Act. The Company will be using the functionality of the Income-tax department for the above purpose. Provisions will be effective from July 1, 2023. Shareholders may visit https://www.incometax.gov.in/iec/foportal/ for FAQ issued by Government on PAN Aadhar linking.

• In terms of Rule 37BA of the Income Tax Rules 1962, if dividend income on which tax has been deducted at source is assessable in the hands of a person other than the deductee, then such deductee should file declaration with Company in the manner prescribed in the Rules.

TABLE 2: NON-RESIDENT SHAREHOLDERS

Category of shareholder	Tax Deduction Rate	Exemption applicability/ Documentation requirement
Foreign Institutional Investors, Foreign Portfolio Investors (FII, FPI)	20% (plus applicable surcharge and cess) or Tax Treaty rate, whichever is lower	Shareholders may opt for tax rate under Tax Treaty. The Tax Treaty rate shall be applied for tax deduction at source on submission of following documents to the company:-
referred under section 115AD read with section 196D of the A c t .	(also refer Note 3 below)	 a) Self attested copy of PAN Card, if any b) Self attested copy of registration as FII/ FPI by SEBI c) Self-attested copy of Tax Residency Certificate ('TRC') obtained from the Income Tax Authorities of the country of which the shareholder is resident evidencing and certifying shareholder's tax residency status during FY 2023-24.
		d) Acknowledged copy of electronically filed declaration in Form 10F on the income tax e-filing portal relevant for FY 2023-24
		e) Self-declaration confirming
		(i) Beneficial ownership of shares as well as dividends during FY 2023-24,
		(ii) Not having a PE / fixed base/ business connection/ place of effective management in India; And
		(iii) Eligibility to avail Double Taxation Avoidance Agreement (" Tax Treaty ") benefit including for the purpose of withholding of taxes (format, attached).
		If any of the above documents are not provided, TDS shall be deducted as per provisions of the Act. Refer Note 3 also .
Submitting certificate under section 197 of the Act	Rate provided in the certificate	Lower/ NIL withholding tax certificate obtained from Income Tax Authorities.

Any other resident 115A of the Act

referred under section whichever is lower (also refer Note below)

non- 20% (plus applicable Non-resident shareholders may opt for tax rate under Tax shareholder surcharge and cess) Treaty. The Tax Treaty rate shall be applied for tax deduction or a Foreign company or Tax Treaty rate at source on submission of following documents to the company:-

- Self-attested copy of the PAN allotted by the Income Tax Authorities.
- Self-attested copy of TRC obtained from the Income Tax Authorities of the country of which the shareholder is resident evidencing and certifying shareholder's tax residency status during FY 2023-24.
- Acknowledged copy of electronically filed declaration in Form 10F on the income tax e-filing portal relevant for FY 2023-24
- Self-declaration confirming
 - (a) Beneficial ownership of shares as well as dividends during FY 2023-24,
 - (b) Not having a PE / fixed base/ business connection/ place of effective management in India; and
 - (c) Eligibility to avail Tax Treaty benefit including for the purpose of withholding of taxes (format attached). Also refer note below.

TDS shall be recovered at 20% (plus applicable surcharge and cess) if any of the above-mentioned documents are not provided. Refer Note 3 also.

Note 3

- In case of Non-Individuals Declaration of No PE and Beneficial Ownership should be on the Letterhead of the Entity.
- Where the PAN is either not available or is invalid, Tax Treaty benefit shall not be granted and tax shall be deducted at the prescribed rate or 20%, whichever is higher. However, in case a declaration in the format given below is provided by the shareholder provision of section 206AA would not be applicable.
- The shareholders, holding shares under multiple accounts under different status / category and single PAN, may note that higher of the tax as applicable to the status in which shares held under a PAN will be considered on their entire holding in different accounts.
- In the event of any income tax demand (including interest, penalty, etc.) arising from any misrepresentation, inaccuracy or omission of information provided / to be provided by the Shareholder(s), such Shareholder(s) will be responsible to indemnify the Company and also, provide the Company with all information / documents and co-operation in any appellate proceedings.
- The Company is not obligated to apply the Tax Treaty rates at the time of tax deduction/ withholding on dividend amounts. Application of Tax Treaty rate shall depend upon the completeness of the documents submitted and satisfactory review of the same by the Company.
- The above communication on TDS sets out the provisions of Act in a summary manner only and does not purport to be a complete analysis or listing of all potential tax consequences. Shareholders should consult with their own tax advisors for the tax provisions that may be applicable to them.

Kindly note that the documents as mentioned in the Table 1 and 2 above are required to be emailed to us at email ID atul.addi@gmail.com on or before September 20, 2023 in order to enable the Company to determine and deduct appropriate TDS / withholding tax rate. No communication/documents on the tax determination / deduction shall be considered post, September 20, 2023. Further, it may kindly be noted that no claim shall lie against the Company for such taxes deducted/not deducted.

If the tax on said Final Dividend is deducted at a higher rate in absence of receipt of or satisfactory completeness of the afore-mentioned details/documents by **September 20**, **2023**, the shareholder may claim an appropriate refund in the return of income to be filed with the Income Tax Authorities.

The Company will arrange to email a soft copy of the TDS certificate at the shareholders registered email ID in due course, after payment of the said Final Dividend. TDS certificate cannot be generated for resident shareholders not having PAN. Shareholders whose valid PAN would be available, will also be able to see the credit of TDS in Form 26AS, which can be downloaded from their e-filing account at https://eportal.incometax.gov.in/iec/foservices/#/login

We request your kind cooperation in this regard.

Thanking you,

Yours faithfully, For **ADDI INDUSTRIES LIMITED**

Sd/-Taranjeet Kaur Company Secretary Membership No. 8991

Name of the Company	Dp. Id - Client Id/ Folio No.
ADDI INDUSTRIES LIMITED	

¹FORM NO. 15H

[See section 197A(1C) and rule 29C]

Declaration under section 197A(1C) to be made by an individual who is of the age of sixty years or more claiming certain incomes without deduction of tax.

PARTI

	PARTI														
1.	Name of Assessee (Declarant) 2.				Permanent Account Number or Aadhaar Number of the Assessee¹				3. Date of Birth ² (DD/MM/YYYY)						
4.	Previous v	ear(P.Y.)³ (for	which	5.	-	-lat/	Doo	r/Block No.		6. Nam	ne of F	Premi	200		
٦.	•	is being ma		0.	. '	iau	Doc	I/BIOCK NO.		o. Ivaii	IC 01 1	TCITII	303		
7.	Road/Stre	et/Lane	8. Area/Lo	cality			9.	Town/City/District		10. State					
11.	PIN	12. Email				13.	Tel	ephone No. (with STD) Co	de) and N	Mobile	No.			
														1	
14	(a) Whet	ner assessed	to tax4:							Yes			No		
	(b) If yes	latest asses	sment year foi	r which	ass	sess	sed								
15.	Estimated	income for w	hich this decla	aration	is n	nade	е								
16.			of the P.Y. in v	which i	ncor	me i	mer	tioned in column 15 to)						
	be include	d⁵													
17.	Details of	Form No.15H	other than th	is form	file	d fo	r the	e previous year, if any	6						
Tota	al No. of Fo	rm No.15H fil	ed	Aggred	ate	am	noun	t of income for which	Forr	n No.15⊦	l filed				
				- 33 3	J										
18	Details of i	ncome for wh	ich the declara	ation is	file	Д									
SI.			mber of releva				re o	f income		Section	under		Amoun	t of	
			account, etc.7		TVALUTE OF INCOME				which tax is deductible			ome			
											Sig	ınatu	re of the	e Dec	clarant
1. S	ubstituted by	the IT (Fourt	eenth Amdt.) F	Rules, 2	2015	, W.	e.f.	1-10-2015 . Earlier Form	No.	15H was	amer	nded	by the IT	(Fifth	Amdt.)
1982 Amd 1999	1. Substituted by the IT (Fourteenth Amdt.) Rules, 2015, w.e.f. 1-10-2015 . Earlier Form No. 15H was amended by the IT (Fifth Amdt.) Rules, 1982, w.e.f. 21-6-1982, IT (Fifth Amdt.) Rules, 1989, w.r.e.f. 1-4-1988, IT (Fourteenth Amdt.) Rules, 1990, w.e.f. 20-11-1990, IT (Twelfth Amdt.) Rules, 1992, w.e.f. 1-6-1992, IT (Seventh Amdt.) Rules, 1995, w.e.f. 1-7-1995, IT (Thirty-second Amdt.) Rules, 1999, w.e.f. 19-11-1999, IT (Twelfth Amdt.) Rules, 2002, w.e.f. 21-6-2002, IT (Eighth Amdt.) Rules, 2003, w.e.f. 9-6-2003, IT (Fourteenth Amdt.) Rules, 2003, w.e.f. 1-8-2003 and IT (Second Amdt.) Rules, 2013, w.e.f. 19-2-2013.														
-ام ا	horoby de d	aro that I :	anidont in last:	ا ماخارین				on/Verification8	nc 4	ν Λο ι 400	24 -1	00 l	roby d!	are the	at to the
best not i my e colui	of my knowl ncludible in estimated tot mn 17 comp	edge and belie he total incom al income incli	f what is stated e of any other puding *income/in ance with the pr	above person ncomes	is co unde refe	orrec er se errec	et, co ection d to	of section 6 of the Incomplete and is truly state ns 60 to 64 of the Incor in column 15 *and aggime-tax Act, 1961, for the	d an ne-ta rega	d that the ax Act, 196 te amount	income 61. I fu t of *in	es ref irther icome	erred to in declare th /incomes	this f nat the referre	orm are tax on ed to in
Place Date	e:							S	Signa	ture of the	Decla	rant _			

PART II

[To be filled by the person responsible for paying the income referred to in column 15 of Part I]

1.	Name of the person responsible	for p	paying	2. Unique Identification No.9			
3.	Permanent Account Number or Aadhaar Number of the person responsible for paying	4.	Complete Address		5.	TAN of the person responsible for paying	
6.	Email	7.	Telephone No. (with and Mobile No.	STD Code)	8.	Amount of income paid ¹⁰	
9.	Date on which Declaration is rec YYYY)	eive	`	10. Date on which the income has been paid/credited (DD/MM/YYYY)			
			_				
Pla	ce:		S	Signature of the person responsible for paying the			
Date:				income referred to in column 15 of Part I			

*Delete whichever is not applicable.

- 1. As per provisions of section 206AA(2), the declaration under section 197A(1C) shall be invalid if the declarant fails to furnish his valid Permanent Account Number or Aadhaar Number.
- 2. Declaration can be furnished by a resident individual who is of the age of 60 years or more at any time during the previous year.
- 3. The financial year to which the income pertains.
- 4. Please mention "Yes" if assessed to tax under the provisions of Income-tax Act, 1961 for any of the assessment year out of six assessment years preceding the year in which the declaration is filed.
- 5. Please mention the amount of estimated total income of the previous year for which the declaration is filed including the amount of income for which this declaration is made.
- 6. In case any declaration(s) in Form No. 15H is filed before filing this declaration during the previous year, mention the total number of such Form No. 15H filed along with the aggregate amount of income for which said declaration(s) have been filed.
- 7. Mention the distinctive number of shares, account number of term deposit, recurring deposit, National Savings Schemes, life insurance policy number, employee code, etc.
- 8. Before signing the declaration/verification, the declarant should satisfy himself that the information furnished in this form is true, correct and complete in all respects. Any person making a false statement in the declaration shall be liable to prosecution under section 277 of the Income-tax Act, 1961 and on conviction be punishable—
 - (i) in a case where tax sought to be evaded exceeds twenty-five lakh rupees, with rigorous imprisonment which shall not be less than six months but which may extend to seven years and with fine;
 - (ii) in any other case, with rigorous imprisonment which shall not be less than three months but which may extend to two years and with fine
- 9. The person responsible for paying the income referred to in column 15 of Part I shall allot a unique identification number to all the Form No. 15H received by him during a quarter of the financial year and report this reference number along with the particulars prescribed in rule 31A(4)(*vii*) of the Income-tax Rules, 1962 in the TDS statement furnished for the same quarter. In case the person has also received Form No.15G during the same quarter, please allot separate series of serial number for Form No.15H and Form No.15G.
- 10. The person responsible for paying the income referred to in column 15 of Part I shall not accept the declaration where the amount of income of the nature referred to in section 197A(1C) or the aggregate of the amounts of such income credited or paid or likely to be credited or paid during the previous year in which such income is to be included exceeds the maximum amount which is not chargeable to tax after allowing for deduction(s) under Chapter VI-A, if any, or set off of loss, if any, under the head "income from house property" for which the declarant is eligible. For deciding the eligibility, he is required to verify income or the aggregate amount of incomes, as the case may be, reported by the declarant in columns 15 and 17.

'[Provided that such person shall accept the declaration in a case where income of the assessee, who is eligible for rebate of income-tax under section 87A, is higher than the income for which declaration can be accepted as per this note, but his tax liability shall be nil after taking into account the rebate available to him under the said section 87A.

1. Inserted by Income-tax (4th Amendment) Rules, 2019, w.e.f. 22-5-2019

Name of the Company	Dp. Id - Client Id/ Folio No.
ADDI INDUSTIRES LIMITED	

INCOME-TAX RULES, 1962 ¹FORM NO. 15G

[See section 197A(1), 197A(1A) and rule 29C]

Declaration under section 197A(1) and section 197A(1A) to be made by an individual or a person (not being a company or firm) claiming certain incomes without deduction of tax

PARTI

				PAR									
1. 1	Name of Assessee (Declarant)						2. PAN of the Assessee ¹						
3	3 Status² 4. Previous year (P.Y.)³ (for which declaration is being ma						5. Residential Status ⁴						
6.	Flat/Door/Blo	ock No.	7. Nam	ne of Premises	8. F	8. Road/Street/Lane 9. /			9. <i>A</i>	Area/Locality	y		
10. 7	Town/City/Dis	strict	11. State	е	12. F	PIN			13. E	Email			
	elephone No		. ,	hether assessed to	A 1 40	0.45	Yes			No			
	STD Code) a Mobile No.			nder the Income-tax A s,latest assessmen									
				assessed	,								
	Estimated inc s made	ome for w	hich this o	declaration	17. Estimated total income of the P.Y. in which income mentioned in column16 to be included ⁶								
18. [Details of For	m No.150	other tha	an this form filed duri	ng the	prev	vious year, i	f any ⁷					
Total	No. of Form	No.15G f	iled	Aggregate am	mount of income for which Form No.15G filed								
19. [Details of inc	ome for w	hich the d	eclaration is filed									
SI. No.	Identification relevant investors			Nature of income		Section under which tax is deductible			Amount of income		ne		
section referred Income *my/ou ending	complete and is truly stated. *I/We declare that the incomes referred to in this form are not includible in the total income of any other person under sections 60 to 64 of the Income-tax Act, 1961. *I/We further declare that the tax *on my/our estimated total income including *income/incomes referred to in column 16 *and aggregate amount of *income/incomes referred to in column 18 computed in accordance with the provisions of the income-tax Act, 1961, for the previous year ending on 31-MAR-2024. relevant to the assessment year 2024-25.will be nil. *I/We also declare that *my/our *income/incomes referred to in column 18 for the previous year ending on 31-MAR-2024. relevant to the assessment year 2024-25 will not exceed the maximum amount which is not charge-able to income-tax.												
Place: Date:							Signatur	e of the	e Decla	rant			

1. Substituted by IT (Fourteenth Amdt.) Rules 2015, w.e.f. **1-10-2015**. Earlier Form No.15G was inserted by the IT (Fifth Amdt.) Rules, 1982, w.e.f. 21-6-1982 and later on amended by the IT (Fifth Amdt.) Rules, 1989, w.r.e.f. 1-4-1988, IT (Fourteenth Amdt.) Rules, 1990, w.e.f. 20-11-1990 and IT (Twelfth Amdt.) Rules, 2002, w.e.f. 21-6-2002 and substituted by the IT (Eighth Amdt.) Rules, 2003, w.e.f. 9-6-2003 and IT (Second Amdt.) Rules, 2013, w.e.f. 19-2-2013

PART II

[To be filled by the person responsible for paying the income referred to in column 16 of Part I]

1.	Name of the person responsible for	2.	Unique Identification No. ¹¹		
3.	PAN of the person responsible for paying	4. Complete Address			TAN of the person responsible for paying
6.	Email	7. Telephone No. (with STD Code) Mobile No.			8. Amount of income paid ¹²
9.	Date on which Declaration is re-	10. Date on which the income has been paid/credited (DD/MM/YYYY)			
Plac	ce:			S	ignature of the person responsible
Dat	e:			f	or paying the income referred to in

*Delete whichever is not applicable

1 As per provisions of section 206AA(2), the declaration under section 197A(1) or 197A(1A) shall be invalid if the declarant fails to furnish his valid Permanent Account Number (PAN).

column16 of Part -I

- 2 Declaration can be furnished by an individual under section 197 A (1) and a person (other than a company or a firm) under section 197A(1A).
- 3 The financial year to which the income pertains.
- 4 Please mention the residential status as per the provisions of section 6 of the Income-tax Act, 1961.
- 5 Please mention "Yes" if assessed to tax under the provisions of Income-tax Act, 1961 for any of the assessment year out of six assessment years preceding the year in which the declaration is filed.
- 6 Please mention the amount of estimated total income of the previous year for which the declaration is filed including the amount of income for which this declaration is made.
- 7 Incase any declaration(s) in Form No.15G is filed before filing this declaration during the previous year, mention the total number of such Form No.15G filed alongwith the aggregate amount of income for which said declaration(s) have been filed.
- 8 Mention the distinctive number of shares, account number of term deposit, recurring deposit, National Savings Schemes, life insurance policy number, employee code, etc.
- 9 Indicate the capacity in which the declaration is furnished on behalf of a HUF, AOP, etc.
- 10 Before signing the declaration/verification, the declarant should satisfy himself that the information furnished in this form is true, correct and complete in all respects. Any person making a false statement in the declaration shall be liable to prosecution under section 277 of the Income-tax Act, 1961 and on conviction be punishable-
 - (i) in a case where tax sought to be evaded exceeds twenty-five lakh rupees, with rigorous imprisonment which shall not be less than six months but which may extend to seven years and with fine;
 - (ii) in any other case, with rigorous imprisonment which shall not be less than three months but which may extend to two years and with fine.
- 11 The person responsible for paying the income referred to in column16 of Part I shall allot a unique identification number to all theFormNo.15G received by him during a quarter of the financial year and report this reference number alongwith the particulars prescribed in rule 31A(4)(vii) of the Income-tax Rules, 1962 in the TDS statement furnished for the same quarter. Incase the person has also received FormNo.15H during the same quarter, please allot separate series of serial number for FormNo.15G and FormNo.15H.
- 12 The person responsible for paying the income referred to in column 16 of Part I shall not accept the declaration where the amount of income of the nature referred to in sub-section (1) or sub-section (1A) of section 197A or the aggregate of the amounts of such income credited or paid or likely to be credited or paid during the previous year in which such income is to be included exceeds the maximum amount which is not chargeable to tax. For deciding the eligibility, he is required to verify income or the aggregate amount of incomes, as the case may be, reported by the declarant in columns 16 and 18.

DECLARATION

Dat	ted:						
To,							
	/Madam,						
	: Self declaration for Financial Year (FY) 2023-24 of linefits in relation to receipt of Dividend income from Ad						
Wit	h reference to the above referred subject matter I / We here	eby declare as under:					
1.	I/We,	ion number of shares held) number of shares of the dent of					
2.	I/We am/are tax resident of theas defined under Article (name of the country for applicable tax treaty). I/We am/a applicable tax treaty and meet all the necessary condit treaty.	of the tax treaty between India and are eligible to be governed by the provisions of the					
3.	As required to claim the benefits of the lower tax rate under the applicable tax treaty read with the provisions laid down in Multilateral Instruments (MLI), wherever applicable in relation to the dividend income to be received by me/us from the Company, I/We specifically confirm that I/We am/are the beneficial owner of the above referred equity shares of the Company and the dividend income receivable from the Company in relation to the said shares.						
4.	I/We further declare that I/We have the right to use and enjoy the dividend received/receivable from the above shares and such right is not constrained by any contractual and/ or legal obligation to pass on such dividend to another person. I/We am/are the legal and beneficial owner of the dividend income to be received from the Company.						
5.							
6.	Further, our claim for relief under the tax treaty is not restrany, thereunder.	icted by application of Limitation of Benefit clause, if					
7.	I/We specifically confirm that my affairs/affairs ofshareholder) were arranged such that the main purpose of benefits available under the applicable tax treaty.	r the principal purpose thereof was not to obtain tax					
8.	This declaration is valid for the period 1st April, 2023 to 31s	March, 2024.					
to t		tax applicable on the dividend income receivable by HOLDER]. I/We shall be solely responsible for any					
	verse income-tax consideration that may arise in India on the urs faithfully,	e dividend income to be received from the Company.					
	thorized Signatory	[Name/designation]					
	. Id – Client Id/ Folio No.:						
	Email address: [Please insert]						
Co	ntact Number:	[Please insert]					
Sig	nature:						

UPDATION OF BANK DETAILS

Please note that Members holding shares in physical form who have not updated their mandate for receiving the dividends directly in their bank accounts through Electronic Clearing Service or any other means ("Electronic Bank Mandate"), can register their Electronic Bank Mandate to receive dividends directly into their bank account electronically or any other means, by sending scanned copy of the following details/ documents by email to reach the Company's email address atul.addi@gmail.com by September 20, 2023.

SHAREHOLDERS HOLDING SHARES IN ELECTRONIC FORM: shall submit a Self-attested copy of the client master list. Payment will be made to the Bank Account registered against the Demat Account.

SHAREHOLDERS HOLDING SHARES IN PHYSICAL FORM: shall submit the Investor Service Request Form ISR -1, Form ISR- 2, ISR-3 and Form No. SH 13 duly filled as per the instructions stated therein alongwith the supporting documents including the original cancelled cheque stating your name as the Account holder to our Company, at the earliest.

As per the SEBI circular dated November 3, 2021, December 14, 2021 and March16, 2023 outstanding payments will be credited directly to the bank account if the folio is KYC Complaint. A folio will be KYC complaint on registration of all details viz. full address with pin code, mobile number, email id, bank details, Valid PAN linked to Aadhaar of all holders in the folio, nomination, etc.

The Investor Service Request Forms are available at our company website: www.addiindustries.com "Home>Investors>Investor Relations>Shareholders Communication" Mandatory Furnishing of Pan, KYC details and Nomination by holders of physical securities and also available on the website of our RTA www.beetalfinancial.com.

<<On the letterhead of Non-Resident Shareholder (other than Individual shareholder)>>

Date:_	2023	
To, Addi i	industries Limited	
Subje	ct Information to be provided under sub-rule (2) of r	ule 37BC of Income-tax Rules, 1962:
Ref: F	olio Number / DP ID/ Client ID: (Mentior	n all the account details)
I	(Person signing this form) in	the capacity of
		following information, relevant to the previous year 2023
of sub	ny case/in the case of	for the purposes f tax at higher rate under section 206AA)
	1	
SI. No.	Nature of information	Details
(i)	Name:	
()	E-mail id:	
(i)	Contact Number:	
(ii)	Address of the assesse in the country or	
(11)	territory outside India of which Nonresident is resident of	
(iii)	Certificate of Tax Residency attached (Yes/No)	
(iv)	Tax identification number in the country or specified territory of residence and if there is no such number, then, a unique number on the basis of which the person is identified by the Government of the country or the specified territory of which the assesse claims to be a resident	
		but not limited to interest and penalty) that may arise on based on the above declaration furnished by me/us.
Thank	ing you. Yours	
faithfu	lly,	
Name	of the shareholder	
Autho	rized Signatory	