Birla Corporation Limited

Corporate Office: 1, Shakespeare Sarani, A.C. Market (2rd Fir), Kolkata 700 071 P- 033 0603 3300-02 F: +91 033 2288 4426 E. coordinator@birlacorp.com



Ref. No. BCL/10

31st August, 2022

Corporate Relationship Department BSE Limited 1st Floor, New Trading Ring, Rotunda Building, P.J. Towers, Dalal Street, Fort, Mumbai- 400 001 Scrip Code: 500335 Manager Listing Department National Stock Exchange of India Limited 'Exchange Plaza', C-1, Block G, Bandra-Kurla Complex, Bandra (East), Mumbai- 400 051 <u>Scrip Code: BIRLACORPN</u>

Dear Sirs,

Sub: Disclosure under Regulation 30 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

Ref: Communication to Shareholders on deduction of tax at source on dividend.

In terms of the provisions of the Income Tax Act, 1961, as amended by the Finance Act, 2020, with effect from 1st April, 2020, dividend declared and paid by the Company shall be taxable in the hands of the Shareholders.

In this regard, please find enclosed herewith a copy of the communication regarding deduction of tax at source on dividend which has been sent to the shareholders of the Company.

This communication along with the Annexures is also available on the website of the Company at <u>www.birlacorporation.com</u>.

This is for your information and record.

Thanking you,

Yours faithfully, For **BIRLA CORPORATION LIMITED**

Lanny lehter

(MANOJ KUMAR MEHTA) Company Secretary & Legal Head

Encl: As above



BIRLA CORPORATION LIMITED CIN: L01132WB1919PLC003334 Birla Building, 9/1, R.N. Mukherjee Road, Kolkata – 700 001 Ph:033-66166729/6737, Fax:033–22487988/2872 E – mail: investorsgrievance@birlacorp.com Website: www.birlacorporation.com

Date: 30th August, 2022

Name of Shareholder: <Shareholder>,

Folio No. / DPID & Client ID No. : <Folio>

Dear Shareholder,

We hope this communique finds you and your family safe and in good health.

We are pleased to inform you that the Board of Directors in its meeting held on 11th May, 2022 has recommended a dividend of ₹10.00/- per equity share (i.e. 100%) having nominal value of ₹10/- each for the financial year ended 31st March, 2022.

The dividend, as recommended by the Board, if approved at the ensuing Annual General Meeting, will be paid to shareholders holding equity shares of the Company, either in dematerialised or in physical form on record date (to be announced in due course).

In accordance with the provisions of the Income Tax Act, 1961 ('the Act') as amended by and read with the provisions of the Finance Act, 2020, with effect from 1st April, 2020, dividend declared and paid by the Company shall be taxable in the hands of the shareholders. The Company shall therefore be required to deduct tax at source u/s 194, 195 and 196D of the Act depending upon the status and category of the Shareholders at the time of making the payment of the said dividend.

Please note that this dividend will be taxable in your hands in the FY 2022-23. Thus, all the details and declarations furnished should pertain to FY 2022-23.

This communication summarizes the applicable Tax Deduction at Source (TDS) provisions, as per the Act for various categories of shareholders along with required documents provided in Table 1 and 2 below:

Table 1: Resident Shareholders

Category of shareholder	Tax deduction Rate	Exemption applicability/ Documentation requirement
Any resident shareholder	10%	 No deduction of taxes in the following cases - If dividend income to a resident Individual shareholder during FY 2022-23 does not exceed INR 5,000/ Submitting declaration in Form No. 15G (applicable to Individual) / Form 15H (applicable to an Individual who is 60 years and older), fulfilling all the required eligibility conditions. Format of Form 15G and Form 15H can be downloaded from the link given at the end of the communication. In case PAN is not furnished / found to be invalid (Section 206AA), the rate of deduction of tax shall be 20%.

Category of shareholder	Tax deduction Rate	Exemption applicability/ Documentation requirement
Mutual Funds	NIL	Self-attested copy of registration certificate with SEBI and PAN card along with self-declaration that the mutual fund are notified mutual fund u/s 10(23D) of the Act.
Insurance Companies: Public & Other Insurance Companies	NIL	Self-attested copy of documentary evidence that the provisions of Section 194 of the Act are not applicable along with self-attested copy of PAN card.
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.	NIL	Documentary evidence that the Corporation is covered under section 196 of the Act along with self-attested copy of PAN card.
Shareholder submitting Order under Section 197 of the Act	Rate provided in the Order	Lower/NIL withholding tax certificate obtained from Income Tax authorities along with self-attested copy of PAN card.
Alternative Investment Fund (AIF)	NIL	A declaration that its income is exempt under section 10(23FBA) of the Act and they are established as Category I or Category II AIF under the SEBI Regulations. Self-attested copy of registration documents and PAN card should be provided.
Other resident shareholder without PAN/Invalid PAN/ Shareholders identified as 'specified persons' for the purpose of higher deduction of tax as per 'Compliance Check Facility' made available by the Income-Tax department (refer detailed note on Section 206AB below)	20%	Shareholders should update the PAN if not already done with depositories (in case shares are held in demat mode) and with the Company's Registrar & Share Transfer Agent (in case shares are held in Physical mode) by following the stipulated process mentioned under the head 'UPDATION OF PAN, EMAIL ADDRESS AND OTHER DETAILS' .
New Pension System trust established u/s 10(44)	NIL	Self-attested copy of documentary evidence supporting the exemption status along with self-attested copy of PAN card and a declaration.

Table 2: Non-resident Shareholders

Category of shareholder	Tax Deduction Rate	Exemption applicability/ Documentation requirement
Any non-resident shareholder/ Foreign Institutional Investors (FII)/ Foreign Portfolio Investors (FPI) under Section 195/196D	20% (plus applicable surcharge and cess) or Tax Treaty rate whichever is lower	 Non-resident shareholders / FII / FPI may opt for tax rate under Double Taxation Avoidance Agreement ("Tax Treaty"). The Tax Treaty rate shall be applied for tax deduction at source on submission of following documents to the Company: Copy of the PAN Card, if any, allotted by the Indian authorities. Self-attested copy of Tax Residency Certificate (TRC) valid as on the record date obtained from the tax authorities of the country of which the

	1	
		shareholder is resident.
		iii. Self-declaration in Form 10F, duly submitted online
		via yours registered account on Income Tax Portal
		as per notification no. 03/2022 dt. 16.07.2022 of CBDT.
		year April 2022 to March 2023, primarily covering
		the following: (Format can be downloaded from the link given at the end of the communication)
		 Non-resident is eligible to claim the benefit of
		respective tax treaty.
		 Non-resident receiving the dividend income is the
		beneficial owner of such income.
		 Dividend income is not attributable/effectively
		connected to any Permanent Establishment (PE)
		or Fixed Base in India or any business connection
		in terms of section 9(1) of the Act.
		v. In case of Foreign Institutional Investors and
		Foreign Portfolio Investors, self-attested copy of
		SEBI registration certificate.
		TDS shall be deducted at 20% (plus applicable surcharge
		and cess) if any of the above-mentioned documents are
		not provided / found to be not valid. The Company is not obligated to automatically 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 and satisfactory review
		by the Company, of the documents submitted by the
		non-resident shareholders.
		Further, in terms of CBDT Circular 3/2022, benefit of
		'Most Favoured Nation' Clause, if available, in any
		respective Tax Treaty shall not been considered for the
Chaugh ald and Cash mithing	Data unavidad in	purpose of determining the withholding amount.
Shareholders Submitting Order under section		
195(3)/197 of the Act		Income Tax authorities, along with self-attested copy of PAN card.
Sovereign Wealth Fund,	Nil	Self-Declaration substantiating the fulfillment of
Pension Funds, Other		conditions prescribed under Section 10(23FE) of the Act.
bodies notified under		
section 10(23FE) of the		
Act		
Shareholders identified	Twice the rate	Non-resident shareholder may file a declaration
as 'specified persons' for	specified in the	-
the purpose of higher	relevant provision	business in India.
deduction of tax as per	of the Act; or –	
Compliance Check		
Facility' made available	rates in force; or –	
by the Income-tax	At the rate of 5%;	
department (refer	Whichever is	
detailed note on Section 206AB below)	higher	
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It is recommended that shareholders should independently satisfy their eligibility to claim DTAA benefit including meeting of all conditions laid down by DTAA.

Shareholders who are exempted from TDS provisions through any circular or notification may provide documentary evidence in relation to the same, to enable the Company in applying the appropriate TDS on dividend payment to such shareholder.

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.

Kindly note that the aforementioned documents are required to be mailed to the Company at **tds@birlacorp.com** on or before **15th September, 2022** (cut-off date) in order to enable the Company to determine and deduct appropriate TDS/ withholding tax rate. No communication on the tax determination/deduction shall be considered post cut-off date. The Company reserves the right to reject the documents in case of any discrepancy or if the documents are found to be incomplete.

It may be further noted that in case the tax on said Dividend is deducted at a higher rate in absence of receipt of the aforementioned details/documents from you, there would still be an option available with you to file the return of income and claim an appropriate refund, if eligible, but no claim shall lie against the Company for such taxes deducted.

TDS to be deducted at higher rate in case of non-filers of Return of Income under section 206AB of the Act

The Finance Act, 2021, has inter alia inserted the provisions of section 206AB of the Act with effect from July 1, 2021. The provisions of section 206AB of the Act require the deductor to deduct tax at higher of the following rates from amount paid/ credited to 'specified person':

- i. At twice the rate specified in the relevant provision of the Act (i.e. 20%); or
- ii. At twice the rates or rates in force; or
- iii. At the rate of 5%.

The 'specified person' means a person who satisfies the following criteria cumulatively:

- a. who has not filed return of income for the assessment year relevant to the previous year immediately prior to the previous year in which tax is required to be deducted, for which the time limit of filing return of income under sub-section (1) of section 139 has expired; and
- b. The aggregate amount of tax deducted and tax collected at source is Rs.50,000 or more in the aforesaid previous year.

As per Central Board of Direct Taxes vide Circular No. 11 of 2021 dated June 21, 2021, for determining TDS rate on Dividend, the Company will be using functionality of the Income-tax department to determine the applicability of Section 206AB of the Act.

The non-resident who does not have the permanent establishment is excluded from the scope of a specified person.

In cases where sections 206AA and 206AB are applicable i.e. the specified person has not submitted the PAN as well as not filed the return; the tax shall be deducted at the higher of the two rates prescribed in these two sections.

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 send a duly signed declaration with details of actual beneficial in excel sheet as per Annexure-A (Formats can be downloaded from the link given at the end of the communication) to **tds@birlacorp.com** in the manner prescribed in the said Rules. Declaration should be filed within 7 days of record date for the purpose of payment of Dividend. **Declaration filed after the said period would not be entertained by Company**.

UPDATION OF PAN, EMAIL ADDRESS AND OTHER DETAILS:

Shareholders holding shares in demat mode are requested to update their PAN, Bank Account details, Mobile Number, E-mail ID, Address, Residential status, category, Nomination and other details with their relevant depositories through their depository participants.

Shareholders holding shares in physical form are requested to submit Form ISR-1, ISR-2, SH-13/ ISR-3, SH-14 (Forms downloading link) with the Company's Registrar & Share Transfer Agent i.e. MCS Share Transfer Agent Ltd. at 383 Lake Garden, 1st Floor, Kolkata-700045. Shareholders may contact the RTA at their email id: **mcssta@rediffmail.com** or with the Company at email id: **investorsgrievance@birlacorp.com** for any clarification in the matter.

We request your cooperation in this regard.

Yours Sincerely,

For **BIRLA CORPORATION LIMITED**

Sd/-Manoj Kumar Mehta Company Secretary & Legal Head

<u>Click here</u> to download - 15G <u>Click here</u> to download - 15H <u>Click here</u> to download - Self declaration <u>Click here</u> to download - Format under Rule 37BA <u>Click here</u> to download - Annexure-A Rule 37BA

Note: Please mention DP ID/ CL ID or Folio number in all future communication.

Disclaimer: This Communication is not exhaustive and does not purport to be a complete analysis or listing of all potential tax consequences in the matter of dividend payment. Shareholders should consult their tax advisors for requisite action to be taken by them.

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