

हिन्द्स्तान पेट्रोलियम कॉर्पोरेशन लिमिटेड

पंजीकृत कार्यालयः 17, जमशेदजी टाटा रोड, मुंबई - 400 020 HINDUSTAN PETROLEUM CORPORATION LIMITED

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Communication to Shareholders - Intimation on Tax Deduction on Dividend

Date: 22nd July, 2022

Dear Shareholder,

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

We are pleased to inform you that the Board of Directors at their Meeting held on May 19, 2022 have recommended payment of final dividend of Rs. 14/- per equity share of face value of Rs. 10/- each (140% on the paid up equity share capital) for the Financial year ended March 31, 2022, subject to approval of the shareholders at the Annual General Meeting (AGM) of the Company.

The AGM of the Company is likely to be held in the month of August 2022. Members holding shares as on the Record date will be entitled to receive the dividend after deduction of applicable tax. In order to avail exemptions / concessions from Tax, Shareholders are required to submit necessary documents and details as enumerated in the following paragraphs.

Tax Deduction at Source (TDS) on Dividend

Shareholders may note that pursuant to the changes in the Income Tax Act,1961 ('the Act') as amended by the Finance Act, 2020, dividend income will be taxable in the hands of the shareholders and the Company is required to deduct tax at source (TDS) at the time of making the payment of dividend to shareholders at the prescribed rates. The tax deduction / withholding tax rate would vary depending on the residential status of the shareholder and the exemptions as enumerated in the Act subject to fulfilling the documentary requirements.

The TDS/Withholding tax provisions for both categories of shareholders viz. Resident and Non-Resident are detailed below:

I. Resident shareholders:

In respect of Resident Shareholders, Tax will be deducted at source ("TDS") under Section 194 of the Act @ 10% on the amount of dividend payable unless exempt under any of the provisions of the Act subject to fulfilment of the following conditions:

- 1. Valid Permanent Account Number ("PAN") will be mandatorily required.
- Shareholders holding shares under multiple accounts under different status/ category (e.g., Resident and Non-Resident) 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.
- 3. For Shareholders who are identified as "Specified Persons" under Sec 206AB of the Act, higher tax rate as applicable would be deducted if

- Shareholder has not filed the return of income for the assessment year relevant to the
 previous year immediately preceding the financial year in which tax is required to be
 deducted, for which the time limit for furnishing the return of income has expired; and
- Aggregate of tax deducted at source and tax collected at source is rupees fifty thousand or more in the said previous year.

For the purpose of TDS, Company will verify the status (i.e., Specified Person or not) from the Government enabled online facility and deduct TDS accordingly.

Apart from the above, specific provisions applicable to Resident-Individuals and Resident Non-Individuals are given below for ready reference.

IA. Resident Shareholders (Individual):

- 1. In case of Individuals, TDS would not apply if the aggregate of total dividend paid to them by the Company under folio(s) during FY 2022-23 does not exceed Rs. 5,000/-.
- 2. Tax will not be deducted at source in cases where a shareholder provides duly signed Form 15G Annexure 1 (applicable to an individual below the age of 60 years) / Form 15H Annexure 2 (applicable to an individual of the age of 60 years and above), provided that the eligibility conditions are met.
- 3. Valid PAN will be mandatorily required. However, if the PAN is not updated or is invalid or is deleted then the higher rate as per the Act (i.e., 20%) would apply.

IB. Resident Shareholders (Other than Individuals):

The TDS for Resident shareholders (other than individuals) along with required documents are provided in Table below:

Category of	Tax	Exemption Applicability/ Documents required
Shareholder	Deduction	
	Rate	
Insurance	NIL	Documentary evidence that the provisions of section 194
Companies		of the Act are not applicable to them:
		1. PAN
		2. Registration certificate along with
		3. Self-declaration given in Annexure 3
Mutual Funds	NIL	Documentary evidence to prove that the mutual fund is a
		mutual fund specified under clause (23D) of section 10 of
		the Act and is covered under Section 196 of the Act along
		with Self-declaration given in <u>Annexure 3</u>
Alternative	NIL	Documentary evidence that the person is covered by
Investment fund		Notification No. 51/2015 dated 25 June 2015
(AIF)		(OR)
established/		Self-declaration that its income is exempt under Section
incorporated in		10 (23FBA) of the Income Tax Act, 1961 and they are
India		governed by SEBI regulations as Category I or Category II
		AIF along with the following documents
		Self-attested copy of the PAN card
		2. Registration certificate

		3. Self-declaration given in Annexure 3
Docognized	NIL	<u> </u>
Recognized Provident Fund	INIL	Self-attested copy of a valid order from Commissioner under Rule 3 of Part A of Fourth Schedule to the Act, (OR)
		Self-attested valid documentary evidence (e.g., relevant copy of registration, notification, order, etc.) in support of the provident fund being established under a scheme framed under the Employees Provident Funds Act, 1952
		needs to be submitted along with Self-declaration given in Annexure 3
Approved	NIL	Self-attested copy of valid approval granted by the
Superannuation		Commissioner needs to be submitted:
Fund / Approved		a) under Rule 2 of Part B of Fourth Schedule to the Act
Gratuity Fund		(In case of Approved Superannuation Fund)
		b) under Rule 2 of Part C of Fourth Schedule to the Act
		(In case of Approved Gratuity Fund) along with Self-
		declaration given in Annexure 3
National Pension	NIL	Self-attested valid documentary evidence (e.g., relevant
Scheme		copy of registration, notification, order, etc.) granting
		approval to the Scheme along with Self-declaration given
E-PP	NIII	in Annexure 3
Entities exempt	NIL	If the income is exempt under the Act, the authorized
under Section 10		signatory shall submit the declaration given in Annexure
of the Act		3 duly signed with stamp affixed for the purpose of
		claiming exemption from TDS (entities as provided in Circular No.18 of 2017)
Corporation	NIL	,
established by or	INIL	Documentary evidence that the person is covered under section 196 of the Act along with self-declaration given in
under a Central		Annexure 3.
Act/ State Act		Allication 5.
which is, under		
any law for the		
time being in		
force, exempt		
from income tax		
on its income		
including entities		
in which such		
corporations are		
the beneficial		
shareholders		
Order under	Rate	Lower/NIL withholding tax certificate obtained from
section 197 of	provided	Income Tax authorities.
the Act	in the	
	order	
Benefit under	Rates	In case where shares are held by Clearing Member/
Rule 37BA	based on	intermediaries/ stock brokers and TDS is to be applied by
	the status	the Company in the PAN of the beneficial shareholders,

	of the beneficial	then intermediaries/ stock brokers and beneficial shareholders will have to provide a declaration given in
	owners	Annexure 4 along with Appendix A.
		Any declaration submitted after the cut-off date will not be accepted.
Other resident	20%	
shareholders		
without		
PAN/Invalid		
PAN/ Deleted		
PAN/ non-		
compliance of		
Section 206AB		

II. Non-resident Shareholders

In respect of Non-Resident Shareholders, Tax will be deducted at source ("TDS") under Section 195 and Section 196D of the Act @ 20% (plus applicable surcharge and cess) on the amount of dividend payable unless exempt under the provisions of the Act as given below:

Category of	Tax	Exemption Applicability/ Documents required
Shareholder	Deduction	
	Rate	
Any non-resident shareholder (including Foreign Institutional Investors, Foreign Portfolio Investors (FII, FPI))	(plus applicable surcharge and cess) or Tax Treaty rate whichever is lower	As per Section 90 of the Act, a non-resident shareholder has an option to be governed by the provisions of the Double Taxation Avoidance Agreement ('DTAA') between India and the country of tax residence of the shareholder, if such DTAA provisions are more beneficial to such shareholder. To avail the DTAA benefits, the non-resident shareholder will have to compulsorily provide the following documents: a) Copy of Permanent Account Number (PAN), if available. b) Self-attested copy of Tax Residency Certificate ('TRC') issued by the revenue authorities of the country of which shareholder is tax resident, evidencing and certifying shareholder's tax residency status during FY 2022-23. c) Completed and duly signed Self-Declaration in Form 10F (Annexure 5). d) Self-declaration of having no taxable presence, fixed base or permanent establishment in India in accordance with the applicable Tax Treaty and Beneficial ownership by the non-resident shareholder (Annexure 6).

		Application of beneficial DTAA rate shall depend upon
		the completeness and satisfactory review by the
		Company of the documents submitted by the Non-
		Resident shareholders. The Company will apply its sole discretion and is not obligated to apply the beneficial
		DTAA rates for tax deduction on dividend payable to
		shareholders.
		TDS shall be recovered at 20% (plus applicable
		surcharge and cess) if any of the above-mentioned
		documents are not provided.
Submitting Order	Rate	Lower/NIL withholding tax certificate obtained from
under section	provided	Income Tax authorities.
195(3) /197 of the	in the	
Act	Order	

Note:

- Shareholders holding shares under multiple accounts under different status/ category (eg. Resident and Non-Resident) 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.
- 2. For Shareholders who are identified as "Specified Persons" under Sec 206AB of the Act, higher tax rate as applicable would be deducted if
- a. Shareholder has not filed the returns of income for the assessment year relevant to the previous year immediately preceding the financial year in which tax is required to be deducted, for which the time limit for furnishing the return of income has expired; and
- b. Aggregate of tax deducted at source and tax collected at source is rupees fifty thousand or more in the said previous year.

For the purpose of TDS, Company will verify the status (i.e., Specified Person or not) from the Government enabled online facility and deduct TDS accordingly. It may be noted that as per sections 206AB, the specified persons shall not include a non-resident who does not have a permanent establishment in India.

Annexures:

To view / download Annexure 1 - Form 15G click here and Annexure 2 Form 15H click here.

To view / download Annexure 3 - Resident Tax Declaration click here.

To view / download Annexure 4 – Rule 37BA declaration click here and appendix A click here.

To view / download Annexure 5 - Form 10F click here.

To view / download Annexure 6 - Letter Foreign Company has no PE in India and Self declaration owner click here.

Submission of Declarations and other Documents:

Kindly note that the documents and annexures as explained above duly filled and signed can be uploaded by the shareholders directly at the Website https://www.hpcldiv2022.com and in case of any difficulty be sent to the Email ID investors@hpcldiv2022.com

Shareholders are requested to submit the required documents for availing tax exemption/concession before 2nd week of August for further processing.

It may be further noted that in case the tax on said Final Dividend is deducted at a higher rate in the absence of receipt of the aforementioned details/documents from you or on application of provisions of Section 206AB, there would still be an option available with you to file the return of income and claim an appropriate refund, if eligible.

No claim shall lie against the Company for such taxes deducted.

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.

Pursuant to the General Circular No. 20/2020 dated 5th May 2020 issued by Ministry of Corporate Affairs, the dividend will be paid electronically in the Members bank accounts.

Updation of PAN, Email ID, Mobile, Bank and other details

Members are requested to verify / update their PAN, Email address for communication, Mobile number, Bank details etc with the Depository Participants (Demat Shares) / RTA (Physically held shares)

Shareholders, whose valid PAN is updated, will be able to see the credit of TDS in Form 26AS, which can be downloaded from their e-filing account at https://www.incometax.gov.in/iec/foportal/

We request your cooperation in this regard.

We urge you to stay safe.

Thanking you,

V Murali

Company Secretary

Encl.: as above

<u>Disclaimer: This communication shall not be treated as an advice from the Company.</u>
Shareholders should obtain the tax advice related to their tax matters from a tax professional

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