

20th May 2021

BSE Limited
Corporate Relationship Dept
1st Floor, New Trading Ring,
Rotunda Building,
P.J. Towers, Fort,
Mumbai – 400 001

National Stock Exchange of India Ltd. 5th floor, Exchange Plaza, Plot No.C-1 Block "G" Bandra Kurla Complex Bandra (East)

Mumbai – 400 051

BSE: 504112 NSE: Nelco EQ

Dear Sir,

Sub: Communication to Shareholders - Intimation on Tax Deduction on Dividend

Pursuant to the Finance Act, 2020, with effect from 1st April 2020, Dividend Distribution Tax is abolished and dividend income is taxable in the hands of the shareholders.

In this regard, please find enclosed herewith an email communication which has been sent to all the shareholders having their email ID's registered with the Company/Depositories explaining the process on withholding tax from dividends paid to the shareholders at prescribed rates along with the necessary annexures.

This is for your information and records. This communication is also available on the website of the Company at www.nelco.in.

For Nelco Limited

Girish V. Kirkinde

Company Secretary & Head - Legal

Encl: As above

Nelco Limited, EL-6, Electronics Zone, MIDC, Mahape, Navi Mumbai - 400 710, India. Tel: +91 22 6791 8728, 6739 9100

Fax: +91 22 6791 8787 Web: www.nelco.in

CIN No.L32200MH1940PLC003164; Email ID:-services@nelco.in

ATATA Enterprise



Nelco Limited

Corporate Identity Number (CIN): L32200MH1940PLC003164

Registered Office: EL-6, Electronics Zone, MIDC, Mahape, Navi Mumbai - 400 710, India.

Tel. No.: +91 22 6791 8728, 6739 9100 **Email**: services@nelco.in **Website**: www.nelco.in

19th May, 2021

Dear Shareholder,

We are pleased to inform you that the Board of Directors at their Meeting held on 28th April 2021 has recommended a Dividend of Rs. 1.20/- per Equity Share of Rs. 10/- each (12%) for the Financial Year ended 31st March 2021. As you are aware, as per the Income Tax Act, 1961, as amended by the Finance Act, 2020, dividends paid or distributed by a company after 1st April 2020 shall be taxable in the hands of the shareholders. The Company shall, therefore be required to deduct tax at source at the time of making the payment of the Dividend, if declared at the Annual General Meeting of the Company to be held on 22nd June 2021.

This communication provides the applicable Tax Deduction at Source (TDS) provisions under the Income Tax Act, 1961 for Resident and Non-Resident shareholder categories.

I. For Resident Shareholders -

Tax is required to be deducted at source under Section 194 of the Income Tax Act, 1961 at 10% on the amount of dividend where shareholder(s) have registered their valid Permanent Account Number (PAN) and at a rate of 20% for cases where the shareholder(s) does not have PAN / has not registered their valid PAN details in their account.

a. Resident Individuals:

No tax shall be deducted on the dividend payable to resident individuals if -

- o Total dividend to be received by them during the Financial Year 2021-22 does not exceed Rs. 5,000/-
- o The shareholder provides Form 15G (applicable to any person other than a Company or a Firm) / Form 15H (applicable to an Individual above the age of 60 years), as per the attached Formats, provided that all the required eligibility conditions are met.

b. Resident Non Individuals:

Are requested to provide -

o **Insurance Companies**: Public & Other Insurance Companies, a declaration that it has full beneficial interest with respect to the shares owned by it along with PAN.

- o **Mutual Funds**: Self-declaration that they are specified in Section 10 (23D) of the Income Tax Act, 1961 along with self-attested copy of PAN card and registration certificate.
- o **Alternative Investment Fund (AIF):** AIF established/incorporated in India Self-declaration that its income is exempt under Section 10 (23FBA) of the Income Tax Act, 1961 and they are governed by SEBI regulations as Category I or Category II AIF along with self-attested copy of the PAN card and registration certificate.
- o **Other Non-Individual shareholders:** Who are exempted from TDS under provisions of Section 194 of the Income Tax Act, 1961 and who are covered u/s 196 of the Income Tax Act, 1961 are also not subject to withholding of any tax are required to submit an attested copy of the PAN along with the documentary evidence in relation to the same.
- **c.** In case where the shareholders provide certificate under Section 197 of the Income Tax Act, 1961 for lower / NIL withholding of taxes, rate specified in the said certificate shall be considered based on submission of self-attested copy of the same.

II. <u>For Non-Resident Shareholders {including Foreign Institutional Investors (FII) and Foreign Portfolio Investors (FPI)}-</u>

- a. Taxes are required to be withheld in accordance with the provisions of Section 195 and Section 196D of the Income Tax Act, 1961 as per the rates in force. As per the relevant provisions of the Act, the withholding tax shall be at the rate of 20% (plus applicable surcharge and cess) on the amount of dividend payable to them. In case, certificate issued under Section 197/195 of the Income Tax Act, 1961 is given by non-resident shareholders for lower/ Nil withholding of taxes, rate specified in the said certificate shall be considered based on submission of self-attested copy of the same.
- b. Further, as per Section 90 of the Income Tax Act, 1961 the non-resident shareholder has the option to be governed by the provisions of the Double Tax Avoidance Treaty between India and the country of tax residence of the shareholder, if they are more beneficial to them. For this purpose, i.e. to avail Tax Treaty benefits, the non-resident shareholders will have to provide the following:
 - o Self-attested copy of the PAN Card allotted by the Indian Income Tax authorities. If the PAN is not allotted, please provide your email address, contact number, tax identification number allotted in the country of residence and address in country of residence
 - o Self-attested copy of Tax Residency Certificate (TRC) (of FY 2021-22) obtained from the tax authorities of the country of which the shareholder is resident
 - o Self-declaration in Form 10F (attached herewith), if all the details required in this form are not mentioned in the TRC
 - o Self-declaration by the non-resident shareholder of having no Permanent Establishment in India in accordance with the applicable Tax Treaty (of FY 2021-22)

- Self-declaration of Beneficial ownership (of FY 2021-22) by the non-resident shareholder (draft format attached herewith)
- o Preliminary Checklist duly filed in.

Kindly note that the Company is not obligated to apply beneficial tax treaty rates at the time of tax deduction / withholding on dividend amounts. Application of beneficial rate of tax treaty for the purpose of withholding taxes shall depend upon completeness and satisfactory review by the Company of the documents submitted by the non-resident shareholder.

Accordingly, in order to enable us to determine the appropriate TDS / withholding tax rate applicable, we request you to provide these details and documents as mentioned above on or before 2nd June, 2021.

The Dividend for FY 2021-22 will be paid after deducting the tax at source as under:

A. **FOR RESIDENT SHAREHOLDERS:**

Nil for resident shareholders in case Form 15G / Form 15H (as applicable) is submitted along with self-attested copy of the PAN. Please note that the duly filled up forms submitted through your registered email id will be accepted in the present circumstances due to COVID-19

- o Lower/ NIL withholding tax rate on submission of self-attested copy of the certificate issued under Section 197 of the Income Tax Act, 1961
- o 10% for resident shareholders in case PAN is provided / available
- o 20% plus applicable surcharge and cess, for resident shareholders in case PAN is not provided / not available

B. **FOR NON-RESIDENT SHAREHOLDERS:**

- o Beneficial tax treaty rate (based on tax treaty with India) for non-resident shareholders, as applicable will be applied on the basis of documents submitted by the non-resident shareholders (including FII/ FPI)
- o Lower/ NIL withholding tax rate on submission of self-attested copy of the certificate issued under Section 195/197 of the Income Tax Act, 1961
- o 20% plus applicable surcharge and cess for non-resident shareholders in case the aforementioned documents are not submitted (including FII/ FPI)

C. <u>FOR SHAREHOLDERS HAVING MULTIPLE ACCOUNTS UNDER</u> DIFFERENT STATUS / CATEGORY:

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 emailed as mentioned below:

Resident shareholders to send to	:	Csg-exemptforms2122@tcplindia.co.in
Non-Resident shareholders to send to	:	dividend2021@nelco.in

These documents should reach us on or before 2nd June,2021 in order to enable the Company to determine and deduct appropriate TDS / withholding tax rate. No communication on the tax determination / deduction shall be entertained post 2nd June,2021. 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, there would still be an option available with you to file the return of income and claim an appropriate refund, if eligible.

In view of the prevailing lockdown due to COVID 19, shareholders are requested to complete necessary formalities with regard to their bank accounts attached to their demat account for enabling the Company to make timely credit of dividend in the respective bank accounts.

Disclaimer: This communication shall not be treated as an advice from the Company or its affiliates or its Registrar & Transfer Agent. Shareholders should obtain the tax advice related to their tax matters from a tax professional.

We request your cooperation in this regard.

We urge you to stay safe.

Thanking you,

Yours faithfully, For Nelco Ltd.

Girish V. Kirkinde Company Secretary & Head - Legal

Encl.: as above

Name of the Company	Dp. Id – Client Id/ Folio No.
NELCO 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 PAN of the Assessee¹ Name of Assessee (Declarant) Status² 3. Previous year (P.Y.)³ ResidentialStatus⁴ Resident Individual (for which declaration is being made) 2021-2022 Flat/Door/Block Name of Road/Street/Lane Area/Locality No. Premises 10. Town/City/District 11. State 12. PIN 13. Email 14. Telephone No. (with 15. (a) Whether assessed to Yes Nο STD Code) and tax under the Income-tax Mobile No. Act, 1961⁵ (b) If yes, latest assessment vear for which assessed 16. Estimated income for which this 17. Estimated total income of the P.Y. in declaration is made which income mentioned in column16 to be included⁶ 18. Details of Form No.15G other than this form filed during the previous year, if any⁷ Total No. of Form No.15G Aggregate amount of income for which Form No.15G filed 19. Details of income for which the declaration is filed Identification number of Section under Amount of relevant investment/account, Nature of income Sl. which tax is deductible income Ño. etc8

S	i	į	g	7	n	C	ı	t	u	ı	r	e	•	()	f	•	t	1	'n	ϵ	,	l))	е	(;	l	a	ı	r	G	ı	n	t	9

Declaration/Verification¹⁰

*I/Wedo he	reby declare that to the best of *my /our
knowledge and belief what is stated above is correct	t, complete and is truly stated. *I/We declare
that the incomes referred to in this form are not	
person under sections 60 to 64 of the Income-tax A	
*on my/our estimated total income including *inc	
aggregate amount of *income/incomes referred to	
the provisions of the Income-tax Act, 1961, for the	
relevant to the assessment year 2022-2023 will	be <i>nil</i> . *I/We also declare that *my/our
*income/incomes referred to in column16 *and	
referred to in column 18 for the previous year	
assessment year 2022-2023 will not exceed the ma	aximum amount which is not charge-able to
income-tax.	
Place:	
Date:	Signature of the Declarant ⁹

^{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 pers	son responsible for pa	ying	2. U	Inique Identification No.11
3.	PAN of the person responsible for paying	4. Complete Addre	SS		AN of the person responsible for aying
6.	Email	7. Telephone No. (v Code) and Mobil	with ST le No.	ΓD	8. Amount of income paid ¹²
9.	Date on which D received (DD/M	Declaration is M/YYYY)			h which the income has been dited (DD/MM/YYYY)

Place:	
Date:	Signature of the person responsible
	for paying the income referred to in
	column16ofPartI

⁶Please 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.

⁷Incase 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.

⁸Mention the distinctive number of shares, account number of term deposit, recurring deposit, National Savings Schemes, life insurance policy number, employee code, etc.

⁹Indicate the capacity in which the declaration is furnished on behalf of a HUF, AOP, etc.

^{*}Delete whichever is not applicable.

¹As 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).

²Declaration 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).

³The financial year to which the income pertains.

⁴Please mention the residential status as per the provisions of section 6 of the Incometax Act, 1961.

⁵Please 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.

¹⁰Before 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.

¹¹The 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 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. 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.

¹²The 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.

Name of the Company	Dp. Id – Client Id/ Folio No.
NELCO 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

1. Name	of As	sessee (I	Declarant)	Νι	ımb	manent Account er or Aadhaar er of the Assessee ¹	3. Date Birth2	e of (DD/MM	/YYYY)		
4. Previo			(for ing made)	5.]	Flat/	Door/Block No.	6. Name of Premises				
2021-202	22										
7. Road/	Street	/Lane	8. Area/L	ocality	У	9. Town/City/Distr	ict	10. State Code) and Mobile No.			
11. PIN		12. Ema	i1		13	3. Telephone No. (wi	ith STD	Code) an	d Mobile No.		
14 (a) Whether assessed to tax4:					Yes	No					
(b) If yes, latest assessment year for which assessed					assessed						
15. Es	stimate	ed incom	e for whicl	n this o	decl	aration is made					
			ncome of 5 to be inc		_	in which income					
17. De	etails o	of Form	No.15H otl	her tha	ın th	is form filed for the	previou	s year, if	any ⁶		
Total No	o. of Fo	orm No.1	15H filed	Aggre	egat	e amount of income	for whice	ch Form N	No.15H filed		
18. Deta	ils of	income f	or which the	he dec	lara	tion is filed					
Sl. No.		rele	on number evant account, et		1	Nature of income	which	on under h tax is actible	Amount of income		

Signature of the Declarant

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.

Declaration/Verifi	ication ⁸
I	also hereby declare that to the best of my, complete and is truly stated and that the the total income of any other person under or declare that the tax on my estimated total column 15 *and aggregate amount of accordance with the provisions of the
Place:	
Date :	Signature of the Declarant Signature

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 paying			2. Unique Id	lentification No.9			
3. Permanent Account Number or Aadhaar Number of the person responsible for paying	4. Complete Addres	SS		5. TAN of the person responsible for paying			
6. Email	Email 7. Telephone No. (w. and Mobile No.			8. Amount of income paid ¹⁰			
	Date on which Declaration is ceived (DD/MM/YYYY)			the income has been /MM/YYYY)			

Place:	•
Date:	Signature of the person responsible for paying the
	income referred to in column 15 of Part 1

- 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—

^{*}Delete whichever is not applicable.

- (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.

¹[**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.

FORM NO. 10F

[See sub-rule (1) of rule 21AB]

Information to be provided under sub-section (5) of section 90 or sub-section (5) of section 90A of the Income-tax Act, 1961

	*son/daughter of Shri in th		
<mark></mark> releva	nt to the previous year* (designation) do provide the follow	ving y ca	informati se/in the c
of	for the purposes of sub-section (5) of *section 90/section	n 90.	A:—
Sl.N o .	Nature of information	:	Details #
(i)	Status (individual, company, firm etc.) of the assessee	:	
ii)	Permanent Account Number or Aadhaar Number of the assessee if allotted	:	
ii)	Nationality (in the case of an individual) or Country or specified territory of incorporation or registration (in the case of others)	:	
v)	Assessee's 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 assessee claims to be a resident	:	
(v)	Period for which the residential status as mentioned in the certificate referred to in sub-section (4) of section 90 or sub-section (4) of section 90A is applicable	:	
vi)	Address of the assessee in the country or territory outside India during the period for which the certificate, mentioned in (v) above, is applicable		

Signature:
Name:
Address:
Permanent Account Number or Aadhaar Number
Verification
Verified today the
Place:

Notes:

- 1. *Delete whichever is not applicable.
- 2. #Write N.A. if the relevant information forms part of the certificate referred to in sub-section (4) of section 90 or sub-section (4) of section 90A.

Letter in case a Foreign Company does not have a "PE" in India

<Company's letter head>

Date:

Name and Address of the Company

Folio No:

This is to certify that

- 1. <insert company's name>, is a body corporate incorporated and registered in <Name of the country > under the laws of <mention Name of the country>.
- 2. We, << Name of the shareholder >> confirm that we are a tax resident of << Insert country>> and are eligible to claim benefits of the India << Insert country>> Double Tax Avoidance Agreement (DTAA), read with the provisions laid down in Multilateral Instrument (MLI), wherever applicable.
- 3. Our Tax Identification Number issued by <Name of the authority> is <mention number>
- 4. We, << Name of the shareholder >> are the beneficial owner of the shares allotted in above folio no. as well as of the dividend arising from such shareholding.
- 5. I/We further declare that 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 therefore eligible to invoke the beneficial provision of the tax treaty in respect to dividend income arising from above shareholding.
- 6. We either do not have a Permanent Establishment (P.E.) in India or Dividend income earned by us in not attributable/effectively connected to the our P.E. in India as defined under the Income Tax Act, 1961 and DTAA between India and <Name of Country> read with the provisions laid down in Multilateral Instruments (MLI), wherever applicable, during the financial year <<<Year>>>. We further confirm that we do not have any business connection in India as per provisions of Income Tax Act 1961. In the event of we having a P.E. in India or Dividend income is attributable/effectively connected to such P.E., we acknowledge our obligation to inform you forthwith with necessary details.
- 7. I/We also undertake to provide all additional documents/ information, as may be prescribed/required by the Indian Revenue authorities (IRA), in order to substantiate any of the above aspects.

Letter in case a Foreign Company does not have a "PE" in India

8. I/We hereby confirm that the declaration made above are true and bonafide. I/We further agree to indemnify, defend, and hold good Nelco Limited for any tax consequences (including but not limited to interest and penalty) that may arise on Nelco Limited on account of non-deduction/short deduction of tax at source on the basis of our/my above averment."

Thanking you,

Yours Sincerely, For <company's name>

Name: <insert authorised person name>

<Insert designation>

Date:

Name and Address of the Company **Folio No:**

This is to certify that

- 1. I, << Name of the shareholder >> confirm that I am a tax resident of <<Insert country>> and are eligible to claim benefits of the India << Insert country>> Double Tax Avoidance Agreement (DTAA), read with the provisions laid down in Multilateral Instrument (MLI), wherever applicable.
- 2. My Tax Identification Number issued by <Name of the authority> is <mention number>
- 3. I, am beneficial owner of the shares allotted in above folio no. as well as of the dividend arising from such shareholding.
- 4. I further declare that 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 therefore eligible to invoke the beneficial provision of the tax treaty in respect to dividend income arising from above shareholding.
- 5. I do not have a Permanent Establishment (P.E.) or any fixed base in India as defined under the Income Tax Act, 1961 and DTAA between India and <Name of Country> read with the provisions laid down in Multilateral Instruments (MLI), wherever applicable, during the financial year <<<Year>>>. In the event of I would have a P.E. or fixed base in India., I acknowledge my obligation to inform you forthwith with necessary details.
- 6. I also undertake to provide all additional documents/ information, as may be prescribed/required by the Indian Revenue authorities (IRA), in order to substantiate any of the above aspects.
- 7. I hereby confirm that the declaration made above are true and bonafide. I/We further agree to indemnify, defend, and hold good Nelco Limited for any tax consequences (including but not limited to interest and penalty) that may arise on Nelco Limited on account of non-deduction/short deduction of tax at source on the basis of our/my above averment."

Yours Sincerely,	
	_
Name:	

Thanking you

PRELIMINARY CHECK LIST FOR FOREIGN REMITTANCE U/S 195 OF THE I.T. ACT (To be furnished by the Recipient of remittance in consultation with their Tax Advisors)

- 1. Particulars of the **Beneficial Owner** of the proposed remittance as under:
 - 1.1. Full name and address.
 - 1.2. Country where the remittance is to be sent.
 - 1.3. <u>Status</u> of the Beneficial Owner for the purpose of taxation in the country of **Residence**. (Whether Individual, Partnership Firm, Incorporated Company, Trust, Association of Persons (Society etc.), Bank or Government or a Government Body or any other status) [Taxability and Rate of tax depends upon the Status of the payee]
 - 1.4. If the Payee is a company, is it a Branch of the company/ entity which a Resident of another Tax Jurisdiction? (e.g. an Entity based in Singapore could be a Branch of a company incorporated in U.S.A. or U.K. or Japan etc.)
 - 1.5. Principal Place of Business (City and Country).
 - 1.6. Email Address.
 - 1.7. Telephone No(s). with ISD code.
 - 1.8. Tax Residency Certificate (TRC) issued to the Beneficial Owner by the Tax Authorities of the country where it is liable to tax. If it is a Branch, TRC of the Parent Company. If the Beneficial Owner is not a Taxable Unit/ Entity not liable/subjected to tax, (i.e. it is a transparent or pass through entity) please furnish the names, shares and TRC's of the persons who are the partners/ members/ beneficiaries liable to tax on their respective share of income distributed.
- 2. **Nature of Payment**: Whether Royalty, Fees for Technical Services, Professional Fees, Business Income, Interest, Dividend, Management Fees, Reimbursement of expenses or any Other Income.
- 3. Whether the Beneficial Owner is assessed to Income Tax in India? YES/No
 - 3.1 If 'Yes', please provide a photo copy of the Income Tax PAN (i.e. Permanent Account Number) issued by the Indian Income Tax Authorities.
 - 3.2 In case the beneficial owner is not assessed to income tax in India, but has obtained / has been allotted Income tax PAN, please provide a photo copy of the same.
- 4. If the payment is in the nature of Fees for Technical Services, please **furnish a declaration** to the effect that its presence/ activities in India would/ would not constitute a Service PE in India in terms of Article 5 of the applicable Tax Treaty.

- 5. Please state whether you have any Place of management, Branch, Office, Factory, Warehouse, Sales-outlet, Installation or Assembly Projects or Supervisory Activities connected therewith in India which constitutes its permanent establishment in India or Service PE or Agency PE in India as per Article 5 of DTAA between India and the Country of its residence. **Please furnish a declaration in this regard.**
- 5.1 In case you have a Permanent Establishment (PE) in India. Please state whether the aforesaid remittance is "effectively connected with or attributable to the business activities" of such Permanent Establishment in India.
- 6. Whether the Beneficial Owner has a liaison office in India? YES/NO
 6.1Whether the liaison office is concluding business contracts or securing orders on its behalf in India? YES/NO
- 7. In case of Independent Personal Services (i.e. Professional Services)
 - 7.1 An Undertaking from the Non-resident Professional (i.e. Proprietor or Partners) providing the Professional Services <u>in India</u> stating his/their likely stay <u>in India</u> (No. of Days) during the relevant Financial Year (from 01 April to 31 March);
 - 7.2 Whether any Fixed Base is available in India for rendering such Professional Services?
 - 7.3 Place (Country) where the professional services have been/shall be rendered?
- 8. To ascertain the correct classification of income, please furnish the following details/documents:
 - 8.1.1. Contract/ agreement/ MOU with the payer and any other correspondence/ emails,
 - 8.1.2. Invoice,
 - 8.1.3. In case of Reimbursement of expenses, supporting invoices/ vouchers and other documentary proof.
- 9. Detailed note on services rendered.
- 10. Place (Country) where the Services have been rendered.
- 11. In case of remittance of Shipping Freight/ Air Freight / Demurrage, please provide the following informations:-
- 11.1 Whether the recipient enterprise is engaged in the business of "operation of ships/Aircraft in international traffic?" YES/No.
- 11.2 Country where the "Place of Effective Management of the Enterprise" is situated?
- 11.3 A Declaration from shareholders stating that the construct and affairs of the shareholders are not arranged with the main or principal purpose of obtaining any tax benefits, directly or indirectly, under the Tax Treaty.