**Annexure-H**

**DECLARATION**

**Under Rule 37BA(2) of the Income-tax Rules, 1962**

Date:

To

**The Dharamsi Morarji Chemical Company Limited**

317/321, Prospect Chambers,

Dr. D. N. Road, Fort,

Mumbai – 400 001

Sub: Declaration u/s 199 of the Income Tax Act, 1961 r. w. Rule 37BA of the Income Tax Rules, 1962

Number of Shares:

DPID and Folio No :

PAN No. of \_<< Name of Custodian/ intermediary >>. PAN No.<< ……….>>

This is with reference to the captioned shares of your company, which were held by the << Name of

custodian>> on behalf of its clients, who are beneficial owners of such shares.

|  |  |
| --- | --- |
| **Type of account in which the shares were held by the <<Custodian/ intermediary name>>on behalf of its clients** | **Purpose of holding such shares on behalf of its clients being beneficial owners of shares** |
|  |  |
|  |  |

Section 199 of the Income Tax Act 1961 (‘the Act’) r.w. Rule 37 BA of the Income Tax Rules, 1962 (‘the Rules’) inter alia states that if the income on which tax has been deducted at source is assessable in hands of a person other than the deductee, credit of tax deducted at source shall be given to the other

person and not to the deductee.

For the aforesaid reasons, << Custodian/ intermediary name >>, do hereby declare that the dividend on such captioned shares is includible and taxable in the hands of the beneficial owner as stated in <<Annexure>> (Format mentioned below).

Further, << Custodian/ intermediary name >>, do also hereby declare that dividend income on captioned shares shall not be offered or included in its total income and further, it shall not claim TDS

credit corresponding to such dividend income in Financial Year 2022-23 or any other financial year, as the case may be. The shares are transferred in the name of beneficial owner in DMAT A/c no. and

dates as per above mentioned Annexures.

<<Custodian/ intermediary name>> therefore request you that the TDS on dividend U/s. 194 of the Income Tax Act, 1961 may please be deducted in the name and PAN of the persons named in <<Annexure >> and the certificate for deduction of tax at source shall be issued in the name and PAN of the persons as shown in the <<Annexure>> under Rule 37BA of the Rules r.w. section 199 of the

Act.

<<Custodian name/ intermediary >> do hereby declare that any loss or tax cost (including interest and penalty, if any) or consequences arising to The Dharamsi Morarji Chemical Company Limited (or ‘the deductor’) due to non-compliance / non-fulfilment with any of the above-mentioned statement, shall be borne by / indemnified by << Custodian name >>.

<<Custodian/ intermediary name>> hereby declare that to the best of our knowledge and belief what

is stated above is correct, complete and is truly stated.

**<<Name of Custodian/ intermediary >>**

**Authorised Signatory**

**Notes:** The Company will consider the information as available with the depositories (NSDL/CDSL) or by the Registrar and Share Transfer Agent as on the record date. We request you to kindly verify the correctness of the records and for any changes to update the same with your depository participant (if you hold shares in dematerialized mode) or the Registrar and Share Transfer Agent (if you hold shares in physical mode). In case of mismatch of any data as declared above with the Depositories/Registrar & Share Transfer Agent, the company will not consider the above declaration for further processing.

**Annexure Format**

**Dividend includible and taxable in the hands of the beneficial owner & TDS credit on such Income**

|  |  |  |  |  |  |  |  |
| --- | --- | --- | --- | --- | --- | --- | --- |
| **Name of****the****person** | **PAN of****person** | **Address****of person** | **No. of Shares****held by such****person** | **Dividend amount in****respect of which TDS credit to be****transferred [Rs.]** | **DMAT****Account****no.** | **Date of****transfer of****share** | **Status of the****Shareholder****(Resident /****Non –****Resident)** |
|  |  |  |  |  |  |  |  |
|  |  |  |  |  |  |  |  |