

AMRUTANJAN HEALTH CARE LIMITED CIN: L24231TN1936PLC000017

Regd. Office: No.103 (Old No.42-45), Luz Church Road, Mylapore, Chennai - 600 004 Tel.: 044 2499 4465 Fax : 044 2499 4585

Website : <u>www.amrutanjan.com</u> Email : <u>shares@amrutanjan.com</u>

Date: 03/11/2020

Dear Shareholder,

As you are aware that as per the Income-tax Act, 1961, as amended by the Finance Act, 2020, dividends paid or distributed by a Company after April 1, 2020 shall be taxable in the hands of the Shareholders. Your Company shall therefore be required to deduct tax at source at the time of making payment of the future Interim and Final Dividends.

For Resident Shareholders, taxes shall be deducted at source under Section 194 of the Income tax Act, 1961 at 7.5% on the amount of dividend, if you have provided Permanent Account Number (PAN). If no PAN is provided, then the tax shall be deducted at source at 20%. However, no tax shall be deducted on the dividend payable to a resident individual if the total dividend to be received by the resident shareholders during Financial Year 2020-21 does not exceed Rs 5,000. In cases where the shareholder provides Form 15G (applicable to any person other than a Company or a Firm. Format is attached herewith) / Form 15H (applicable to an Individual above the age of 60 years. Format is attached herewith) and provided that all the required eligibility conditions are met, no tax will be deducted atsource.

For Foreign Portfolio Investor(FPI)category Shareholders, taxes shall be deducted at source under Section 196D of the Income tax Act, 1961 at 20% on the amount of dividend payable.

For other Non-resident Shareholders, taxes are required to be deducted in accordance with the provisions of Section 195 of the Income tax Act, 1961, at the rates in force. Accordingly, as per the relevant provisions of the Income tax Act, 1961, the tax shall be deducted at the rate of 20% on the amount of dividend payable to them. However, as per Section 90(2) of the Income tax Act, 1961, the non-resident shareholder has the option to be governed by the provisions of the Double Tax Avoidance Agreement (tax treaty) between India and the country of tax residence of theshareholder, if they are more beneficial to them. For this purpose, i.e. to avail a lower rate of deduction of tax at source under an applicable tax treaty, such non-resident shareholders will have to provide the following:

1. Self-attested copy of the PAN allotted by the Indian Income Taxauthorities;

2. Self-attested copy of Tax Residency Certificate (TRC) obtained from the tax authorities of the country of which the shareholder is resident. In case, the TRC is furnished in a language other than English, the said TRC would have to be translated from such other language to English language and thereafter duly notarized and apostilled copy of the TRC would have to be provided.

3. Self-declaration in Form 10F (attached herewith) if all the details required in this form are not mentioned in theTRC;

4. Self-declaration (attached herewith) by the non-resident shareholder asto:

• Eligibility to claim tax treaty benefits based on the tax residential status of the shareholder, including having regard to the Principal Purpose Test (if any), introduced in the applicable tax treaty with India;

• No Permanent Establishment / fixed base in India in accordance with the applicable tax treaty;

• Shareholder being the beneficial owner of the dividend income to be received on the equityshares.

In order to enable us to determine the appropriate tax rate at which tax has to be deducted at source under the respective provisions of the Income-tax Act, 1961, we request you to provide the abovementioned details and documents as applicable to you. The Interim& Final dividend will be paid after deduction of tax at source as determined on the basis of the aforementioned documents provided by the respective shareholders as applicable to them and being found to besatisfactory.

The rate at which taxes are to be deducted at source based on the category of shareholders are mentioned hereunder:

Shareholder Category	Rate of TDS
Resident Shareholders	
Shareholders providing	NIL
Form 15G/15H	
If Dividend income < Rs.	NIL
5,000	
If Dividend income > Rs.	- 7.5% in case where PAN
5,000	is provided /available
	- 20%, in other cases where PAN
	is not provided / not available
Non – resident shareho	olders
FPI Shareholders	20%
Other Non-resident	20% or lowerrate as mentioned
Shareholders	in tax treaty, if the applicable
	details / documents are
	satisfactorily provided as
	aforementioned

Note :

1) All the above referred tax rates shall be duly enhanced by the applicable surcharge and cess.

Kindly note that the aforementioned documents are required to be submitted to our Registrars & Transfer Agents, Cameo Corporate Services Limited thru email to <u>investor@cameoindia.com</u>. Please note that the Form 15G/15H should be scanned and uploaded at its dedicated link of our RTA at-<u>https://investors.cameoindia.com/</u>in order to enable the Company to determine and deduct appropriate TDS / withholding tax rate.

It may be further noted that in case the tax on 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. All communications/ queries in this respect should be addressed and sent to our RTA, Cameo Corporate Services Limited at its email address investor@cameoindia.com_The Company shall arrange to email a soft copy of TDS certificate to you at your registered email address in duecourse.

Disclaimer: This Communication is not to be treated as an advice from the Company or Cameo corporate Services Limited. Shareholders should obtain the tax advice related to their tax matters from a tax professional.

We request your cooperation in this regard.

For Amrutanjan Health Care Limited

M. Srinivasan Company Secretary & Compliance Officer

Note: Please do not reply to this email as this email id is not monitored

INCOME-TAX RULES, 1962

FORM 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

PART I

1. Name of Assessee (D	eclara	nt)			2. P	AN of the Asso	esseel		
3. Status ²			s year(P.) 1 declarat	Y.) ³ tion is being m	ade)		5. Reside	ntial Sta	atus ⁴
6. Flat/Door/Block No		7. Na	me of Pro	emises	8. R	load/Street/L	ane	9.Ar	ea/Locality
10. Town/City/District	;	11. S	tate		12.	PIN		13. E	mail
14. Telephone No. (with Code) and Mobile No.	h STD		Income	Vhether asses e-tax Act, 1961 es, latest asses	5:		Y e h assessed	S	No
16. Estimated income f is made	for wh	ich this	s declarat	ion		Estimated tota ome mentione			
18. Details of Form No	. 15G o	other th	han this fo	orm filed duri	ng the	previous year	, if any ⁷		
Total No. of For	m No.	15G fi	led	Aggrega	ite amo	ount of incom	e for which	Form N	Io.15G filed
19. Details of income f	or whi	ch the	declaratio	on is filed					
Sl. Identification m No. investment/acc			evant	Nature of inc	ome	Section und is deductibl		ix Ai	mount of income

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Signature of the Declarant⁹

Declaration/Verification¹⁰

Place:	 	 	 	 	
Date:	 	 	 	 	

Signature of the Declarant⁹

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]

plete Address	5. TAN of the pers	son responsible for paying
phone No. (with STD Cod	de) and Mobile No.	8. Amount of income paid ¹²
		ome has been paid/credited
	eceived 10. Da	

Place:	
Date:	Signature of the person responsible for paying
	the income referred to in column 16 of Part I

*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).

 $^2 Declaration can be furnished by an individual under section 197A(1) and a person (other than a company or a firm) under section 197A(1A).$

³The financial year to which the income pertains.

⁴Please mention the residential status as per the provisions of section 6 of the Income-tax 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.

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.

⁷In case 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 along with 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.

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

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 column 16 of Part I shall allot a unique identification number to all the Form No. 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. In case the person has also received Form No.15H during the same quarter, please allot separate series of serial number for Form No.15G and Form No.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.

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.

1. Name of Assessee (Declarant) 3. Date of 2. Permanent Account Birth²(DD/MM/YYYY) Number or Aadhaar Number of the Assessee¹ 5. Flat/Door/Block No. 6. Name of Premises 4. Previous $year(P.Y.)^3$ (for which declaration is being made) 7. Road/Street/Lane 8. Area/Locality 9. Town/City/District 10. State 11. PIN 12. Email 13. Telephone No. (with STD Code) and Mobile No. Yes No 14 (a) Whether assessed to tax^4 : (b) If yes, latest assessment year for which assessed 15. Estimated income for which this declaration is made 16. Estimated total income of the P.Y. in which income mentioned in column 15 to be included⁵ 17. Details of Form No.15H other than this form filed for the previous year, if any⁶ Total No. of Form No.15H filed | Aggregate amount of income for which Form No.15H filed 18. Details of income for which the declaration is filed **S1**. Nature of income Identification number of Section under Amount of relevant which tax is income No. deductible investment/account, etc.7

PART I

Signature of the Declarant

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/Verification⁸

Place: Date:

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Signature of the Declarant

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 re	esponsible for paying		2. Unique Id	entification No. ⁹
3. Permanent Account Number or Aadhaar Number of the person responsible for paying	4. Complete Addres	S		5. TAN of the person responsible for paying
6. Email	7. Telephone No. (and Mobile No.	(with	STD Code)	8. Amount of income paid ¹⁰
9. Date on which Declar (DD/MM/YYYY)	ation is received			the income has been /MM/YYYY)

Place: Date:

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Signature of the person responsible for paying the 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.

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

I	*son/daughter of Shri	in the capacity of
	(designation) do provide the	e following information,
relevant to the previous year		. *in my case/in the case

offor the purposes of sub-section (5) of*section 90/section 90A:-

SI. No.	Nature of information	:	Details#
(i)	Status (individual, company, firm etc.) of the assessee	:	
(ii)	Permanent Account Number (PAN) of the assessee if allotted	:	
(iii)	Nationality (in the case of an individual) or Country or specified territory of incorporation or registration (in the case of others)	:	
(iv)	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 identify 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:	•••
ermanent Account Number:	

Verification

Ido hereby declare that to the best of my
knowledge and belief what is stated above is correct, complete and is truly stated.
Verified today the

.....

Signature of the person providing the information

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.

The details to be furnished to the deductor i.e. Amrutanjan Health Care Limited are as follows

Name Contact Number E-mail Id Tax Residency Certificate (TRC) issued by Government of foreign country. Tax Residency Certificate (TRC) is the certificate duly verified and issued by the Government of the country of which non-resident claims to be a resident for the purpose of tax. For tax payers not being resident in India, who intends to avail of the benefits of Double Taxation Avoidance Agreements between two countries, is required to obtain the TRC from the government of the country where such tax payer is a resident. Tax Identification Number (TIN) of the deductee in the country of his residence. In the absence of TIN, a unique number on the basis of which the deductee is identified by the foreign Government, is to be obtained. Citizenship of every individual professor. (Whether born in India or not). Number of days stayed in India in financial year in which individual professor arrives and immediately preceding two financial years. The copy of Certificate if any, obtained from Income Tax Department in India for deduction of tax at lower / nil rate.
E-mail Id Tax Residency Certificate (TRC) issued by Government of foreign country. Tax Residency Certificate (TRC) is the certificate duly verified and issued by the Government of the country of which non- resident claims to be a resident for the purpose of tax. For tax payers not being resident in India, who intends to avail of the benefits of Double Taxation Avoidance Agreements between two countries, is required to obtain the TRC from the government of the country where such tax payer is a resident. Tax Identification Number (TIN) of the deductee in the country of his residence. In the absence of TIN, a unique number on the basis of which the deductee is identified by the foreign Government, is to be obtained. Citizenship of every individual professor. (Whether born in India or not). Number of days stayed in India in financial year in which individual professor arrives and immediately preceding two financial years. The copy of Certificate if any, obtained from Income Tax Department in India for deduction
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Income Tax Department in India for deduction
Resident or Non Resident in India
Nationality The address of the country in which deductes is
The address of the country in which deductee is a resident.
The copy of agreement entered into by IIT with each foreign individual professor.
Foreign professor must carry appropriate visa for this assignment instead of tourist visa.

* In Case Foreign Faculty fail to Produce Tax Residency Certificate (TRC) Tax at the higher rate will be applicable i.e. 30%.

Date:

To, Amrutanjan Health Care Ltd. NO 103 Luz Church road, Mylapore Chennai-600004.

Dear Sir/Ma'am,

Re: Self declaration for Indian Financial Year (FY) 2020-21 with respect to availment of tax treaty benefits in relation to receipt of dividend income from Amrutanjan Health Care Limited.

With reference to the captioned subject and in relation to the appropriate deduction of taxes on the dividend payable to me / us by Amrutanjan Health Care Ltd. ("the Company"), I / We hereby declare as under:

- I / We,</full name of the shareholder>>, having Permanent Account Number (PAN) under the Indian Income tax Act, 1961 ('the Act') </mention PAN>>, and holding </mention number of shares held>> number of shares of the Company as on the record date. I / We am / are a tax resident of
 A copy of the valid tax residency certificate for the period 1 April 2020 to 31 March 2021, is attached herewith.
- I/We am /are tax resident of the <<country name>> as defined under Article_ of the tax treaty between India and ___('the applicable tax treaty') . I /We am /are eligible to be governed by the provisions of the applicable tax treaty and meet all the necessary conditions to avail the benefits under the applicable tax treaty.
- I / We do not have any Permanent Establishment ('PE') or fixed base in India as construed under relevant Articles of the applicable tax treaty nor do we have any PE or business connection in India as construed under the relevant provisions of the Act.
- As required to claim the benefits of the lower tax rate under the applicable tax treaty 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.

- 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 specifically confirm that my affairs / affairs of <<full name of the shareholder>> were arranged such that the main purpose or the principal purpose thereof was to obtain tax benefits available under the applicable tax treaty
- Further, our claim for relief under the tax treaty is not restricted by application of Limitation of Benefit clause, if any, thereunder.

This declaration is valid for the period 1 April 2020 to 31 March 2021.

I / We confirm that the above is true to the best of our knowledge and I / We shall be solely responsible for any adverse income-tax consideration that may arise in India on the dividend income to be received from the Company.

<< Entity Name>>

(Signature)

Place:

Date:

Name:

Designation: