

भारत सरकार का उद्यम) पंजीकृत कार्यालय: शिपिंग हाउस, 245 मादाम कामा रोड, मुंबई - 400 021. फोन: 91-22-2202 6666, 2277 2000 फैक्स: 91-22-2202 6905 वेबसाइट: www.shipindia.com

The Shipping Corporation Of India Ltd. (A GOVERNMENT OF INDIA ENTERPRISE) Regd. Office: Shipping House, 245, Madame Cama Road, Mumbai-400 021, Ph: 91-22 2202 6666, 2277 2000 Fax: 91-22 22026905 • Website: www.shipindia.com सीआईएन/CIN-L63030MH1950G0I008033

Taxability and Other Dividend Related Information: As per the Income Tax Act, 1961 1. ("Act"), 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. The Company shall therefore be required to deduct tax at source at the applicable rates at the time of making the payment of the said Final Dividend, if declared at the AGM.

TDS will be deducted at higher rate if Valid PAN is not furnished as per Section 206AA of the Income Tax Act OR the payment is made to a 'Specified Person' as defined in Section 206AB of the Act OR if the status of the Permanent Account Number (PAN) is inoperative due to failure of linking PAN with Aadhar within the prescribed timelines.

Note:

(1) According to the relevant provisions of section 206AB of the IT Act, in case the Company is paying any sum to any persons, the Company will be liable to deduct TDS at higher rate under IT Act, from such payment where:

The \*specified person\* has not furnished the return of income for the assessment (a) year relevant to the previous year immediately preceding the financial year in which tax is required to be deducted (i.e. if ITR is not filed by the persons for FY 21-22), for which the time limit for furnishing the return of income under section 139(1) has expired and

The aggregate of TDS deducted and TCS collected in the said previous year is Rs. (b) 50,000/- or more.

(2) Shareholders are requested to ensure their Aadhar number is linked with PAN, as per the timelines prescribed. In case of failure of linking Aadhar with PAN within the prescribed timelines, PAN shall be considered inoperative, and in such scenario, tax shall be deducted at higher rate of 20%.

The TDS rate may vary depending on the residential status of the Shareholder and the documents submitted by the Shareholders and accepted by the Company in accordance with the provisions of the Act. The TDS for various categories of Shareholders along with required documents are summarized below:





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Particulars & Category of	Rate of Tax Deduction	Exemption documents to
shareholders		be given
Resident Individuals		
If total Dividend income to a	- 10% in case where PAN	Update the PAN if not already done
resident individual	is	with depositories (in case of
shareholder in FY 2024-25 >	provided/available	shares held in demat mode) and
Rs.5,000/-	- 20% in other cases where	with the Company's Registrar
	Section 206AA or 206AB	and Transfer Agents – Alankit
	becomes applicable or if	Assignments Limited ("RTA") (in
	PAN status is inoperative	case of shares held in physical
		mode).
Shareholders providing duly signed	NIL	Form 15G/15H duly signed -
Form 15G (applicable to any person		The forms can be downloaded
other than a Company or aFirm) /15H		from the website of the RTA at
(applicable to an Individual above the		https://einward.alankit.c
age of 60 years) provided that all the		<u>om</u>
prescribed eligibility conditions are		
met.		
If total Dividend income to a	NIL	-
resident individual		
shareholder in FY 2024-25 <		
Rs.5,000/-		
Resident - Other than Individuals		
Indian Commercial Banks/Indian		-
Financial Institutions	- 20% in other cases	
	where Section 206AA or	
	206AB becomes	
	applicable	
Insurance Companies: LIC & Other		A declaration that it has a
Insurance Companies such as GIC /		full beneficial interest with
United India Insurance Co/ Oriental		respect to the shares





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Insurance Co / New India Assurance		owned by it along with
Co as provided under Second Proviso to		self-attested PAN.
section 194 of IT Act		
Govt. of India, Corporation	NIL	Self-declaration specifying the
established by or under a Central Act		specific Central Act under which
which is, under any law for the time		such corporation is established
being inforce, exempt from income- tax		and that their income is exempt
on its income (Section 196)		under the provisions of Income
		Tax Act, 1961 along with a self-
		attested copy of the PAN card and
		registration certificate.
Mutual Funds	NIL	Self-declaration that they are
		specified and covered under
		section 10 (23D) of the Income Tax
		Act, 1961 along with a self-
		attested copy of PAN card and
		registration certificate.
	- 10%	In case of mutual funds not
	- 20% in other cases	covered under section 10 (23D) of
	where Section 206AA or	the Income Tax Act, 1961.
	206AB becomes	
	applicable.	
New Pension System Trust	NIL	Self-declaration that they are
		specified in Section 10 (44) of the
		Income Tax Act, 1961.
Alternative Investment Fund	NIL	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 a self-
		attested copy of the PAN card and
		registration certificate.



& ISO 45001:2018 Certified)

### भारतीय नौवहन निगम लिमिटेड

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	- 10%	In case AIF other than those
	- 20% in other cases	registered with SEBI as per Section
	where Section 206AA or	115UB of the Act.
	206AB becomes	
	applicable	
Order under section 197 of the Act	Rate provided in the order	Lower/NIL withholding tax
		certificate obtained from Income
		Tax authorities.
Other resident shareholder without	20% as per Section	-
PAN/Invalid PAN	206AA or Rate as per	
	Section 206AB whichever	
	is higher	

#### Please Note that:

Recording of the valid Permanent Account Number (PAN) for the registered Folio/DP ID -Client ID is mandatory. TDS will be deducted at a higher rate in case PAN is not provided or not available (as per Section 206AA of the Act) / PAN-Aadhar linking not done (PAN status "inoperative") / non-filers of Return of Income (as per Section 206AB of the Act). 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.

#### Table 2: Non-resident Shareholders

Tax is required to be withheld in accordance with the provisions of Section 195 of the Income Tax Act, 1961 at applicable rates in force. As per the said provisions, the tax shall be withheld @ 20% plus applicable surcharge and cess on the amount of dividend payable. However, as per Section 90 of the Income Tax Act, 1961, a non-resident payee has the option to be governed by the provisions of the Double Tax Avoidance Agreement (DTAA) between India and the country of tax residence of the shareholder, if they are more beneficial to the shareholder. For this purpose, i.e. to avail the DTAA benefits, the non-resident shareholder will have to provide documents provided in the table:







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Category of shareholder	Tax Deduction Rate	Exemption applicability/
		Documentation requirement
Any non-resident	20% (plus	Non-resident shareholders may opt for tax rate under
shareholder other	applicable	Double Taxation Avoidance Agreement ("Tax Treaty") as
than FIIs/ FPIs	surcharge and	per Section 90 of the Income Tax Act, 1961. The Tax
	cess) or Tax	Treaty rate shall be applied for tax deduction at source
	Treaty rate	onsubmission of following documents to the RTA:
	whichever is	• Copy of the PAN Card, if any, allotted by the Indian
	lower	authorities.
		Self-attested copy of Tax Residency Certificate
		(TRC) valid as on theAGM date obtained from the tax
		authorities of the country of which the shareholder is
		resident.
		• Self-declaration of beneficial ownership and not having
		a PE in India.
		• Form 10F can be downloaded from the website
		of the RTA at https://einward.alankit.com
		TDS shall be recovered at 20% (plus applicable surcharge
		and cess) if any of the above mentioned documents are not
		provided.
		However, the Company in its sole discretion reserves the
		right to apply the beneficial DTAA rates at the time of tax
		deduction/withholding on dividend amounts and to call for
		any further information. Application of DTAA rate shall
		depend upon the completeness of the documents
		submitted by the Non- Resident shareholder and review
		to the satisfaction of the Company.
Foreign	20% (plus	None (Treaty benefit not available to FII/FPI).TDS rate
Institutional	applicable	shall not be reduced on account of the application of the
Investors,	surcharge and	Lower DTAA rate or lower tax deduction order, if any.
Foreign Portfolio	cess)	
Investors (FII,		





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FPI)			
Submitting	Order	Rate provided in	Lower/NIL withholding tax certificate obtained from Income
under section	197	the Order	Tax authorities.
of the Act			

Note: The 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.

#### Procedure for submission of documents:

Form 15G/15H/10F can be downloaded from the website of our RTA, Alankit Assignments Limited at https://einward.alankit.com. The above-mentioned documents (duly completed and signed) are required to be sent to Company's RTA at their email ID at rta@alankit.com.

Please note that the duly completed and signed documents should be sent to the RTA before the record date for dividend i.e in order to enable the Company to determine and deduct appropriate TDS / Withholding Tax. Incomplete and/or unsigned forms and declarations will not be considered by the Company. No communication/ documents on the tax determination / deduction shall be considered post record date for dividend.

Further, Shareholders who have not registered their email address are requested to register the same with the Depositories in case the shares are held in Demat and with our RTA if the shares are held in physical form. Shareholders are further requested to update their Bank Accounts with the Depositories in case the shares are held in Demat and with our RTA if the shares are held in physical form. Shareholder holding shares in physical form can update their email ids/ bank/ Details online at company's RTA website at <a href="https://www.alankitassignments.com/investor-charter/">https://www.alankitassignments.com/investor-charter/</a>

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





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appropriate refund, if eligible. No claim shall lie against the Company for such taxes deducted.

