

## 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.

## **PART I**

1. Name of Assessee (Declarant)			2. Permanent Account Number of the Assessee <sup>1</sup>			3. Date of Birth <sup>2</sup> (DD/MM/YYYY)		
Previous year (P.Y.) <sup>3</sup> (for which declaration is being made)  2022-23			5. Flat/Door/Block No.			6. Name of Premises		
7. Road/Street/Lane			8. Area/Locality			9. Town/City/Distric	t 10. State	
11. PIN			12. Email			13. Telephone No. (with STD Code) and Mobile No.		
14 (a) Whe	ether assessed to tax4:					Yes	No	_
	s, latest assessment year f							
15. Estimat	ed income for which this d	eclaration is made						
	ted total income of the P.Y.				cluded <sup>5</sup>			
	of Form No.15H other than f Form No.15H filed	n this form filed for t		, if any <sup>6</sup> nount of income for whi	ch Form	No 15H filed		_
TOTAL INO. O	r commo, ran illea		Aggregate an	nount of income for will	CH FOITH	INO. ISH IIIEU		_
								_
								_
19. Details	of income for which the de	eclaration is filed						
SI. No.	No. Folio number <sup>7</sup>			Nature of income	Section	n under which tax is deductible	Amount of income	Amount of income
			1	Dividend from Units of Mutual Fund		194K		
						*	Signature of the Declar	
			Daalass	tion/Verification <sup>8</sup>			dignature of the Decial	ai i
I also hereby in this form estimated to accordance	y declare that to the best on are not includible in the tototal income including *income	f my knowledge and al income of any otl me/incomes referred Income-tax Act, 190	d belief what is s ner person unde d to in column 18	tated above is correct, or r sections 60 to 64 of the 5 *and aggregate amou	complete ne Incom nt of *inc	e and is truly stated ar e-tax Act, 1961. I furt come/incomes referred	6 of the Income-tax Act, 19 nd that the incomes referred ther declare that the tax on d to in column 17 computerment year 2023-24 will be	d to my d ir
							0' ' ' ' ' ' ' ' ' ' ' ' ' ' ' ' ' ' '	
Date:				PART II			Signature of the Declar	an
	[To be filled	d by the person re		paying the income ref	arrad ta	in column 15 of Pa	et 11	
1. Name o	of the person responsible for		aponsible for p	2. Unique Identific				
		MUTUAL FUND						
	nent Account of the person	1	Address			5. TAN of the person responsible for paying		
			Towers, I & II Floor, No. 46, Whites Road,			CHES06353E		
6. Email	AAATS2554B	7. Telephone No.		and Mobile No	Q Amo	unt of income paid <sup>10</sup>		
O. LITIAII		7. тетернопе по.	(Will STD Code)	and Mobile No.	o. Amo	unt of income paid		
9. Date on	which Declaration is receiv	ed (DD/MM/YYYY)		10. Date on which	the inco	ome has been paid/cr	edited (DD/MM/YYYY)	
								_
				<b>\</b>				

Signature of the person responsible for paying the income referred to in column 15 of Part I

Date:



## NOTES (For Filling Form 15H)

\*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 folio details maintained with Sundaram Mutual Fund.
- 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 Incometax 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.

## FOR THE KIND ATTENTION OF INVESTORS WHO ARE INDIVIDUALS AND SENIOR CITIZENS (AGED SIXTY YEARS OR MORE) AND SUPER SENIOR CITIZENS (AGED EIGHTY YEARS OR MORE)

Incomplete forms are not accepted by the Income Tax authorities and therefore, could result in deduction of tax at source. Please therefore, submit the form completed in all respects

- 1. Income Tax, where applicable, will be deducted at source in accordance with the Income Tax Act, 1961, as amended to date. Deduction of income tax at source for the current financial year will be made where the dividend is paid / credited. Under the existing tax provisions the rate of deduction is 10%.
- 2. It may be noted that exemption from tax deduction will be granted only from the date of receipt of Form 15H and any tax deducted and remitted to the government before that date cannot be refunded under any circumstances
- 3. Form 15H is a self-declaratory form and does not require attestation.
- 4. Before returning the forms, investors are requested to ensure that all the columns are duly filled up and that the signatures have been affixed in the places marked
- 5. In case you have more than one Folio with us, all the Folio Nos. should be quoted in one form.
- 6. Any claim for return of tax after remittance to the credit of Central Government will have to be made by the depositor to the Income Tax Authorities through his/her Income Tax Returns.
- 7. Under the provisions of Section 206AA, quoting of Permanent Account Number (PAN) in the declaration form 15G/H in Clause No.2 is mandatory for non-deduction of Tax at Source. If PAN is not quoted in the declaration form, the form would be invalid and tax will be deducted.

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