DECLARATION

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

| Baroda | | | | | |
|--|--|---|--|--|---|
| S | | | | | |
| rdance with ce, in cases income on v ie deductee other perso | where under any posterior which tax deducte , credit for whole | orovisions of the I d at source is ass or any part of the | ncome-tax Act, essable in the e tax deducted | 1961, the whole or hands of a person o at source, shall be g | part other given |
| ngly, I, | | , Comp | liance Officer of | | |
| r of stock ex | change and register | with SEBI | having reg | gistered office | at |
| | | | | , ho | ereby |
| s as under: - | | | | | |
| | | having Income | e Tax PAN | | are |
| | | | | | _ |
| The shares r | eceived by us in Poo | ol Account (Client L | Inpaid Securities | Account) are held by | us in |
| the Demat a | account, the details | of which is as unde | r: - | | |
| Demat Account | DP Name | DP ID | Client ID | Sub Type of Demat Account | |
| NSDL/ | | | | CM - Pool | |
| CDSL | | | | Account | I |
| REASONS | FOR GIVING CR | EDIT TO BENEF | ICIARY SHARI | EHOLDERS OF MA | RGIN |
| ACCOUNT - | _ | | | | |
| | | nk of Baroda are | held by | . а | SEBI |
| | | | | | |
| | | | | | |
| have not pa | id for the purchase (| of shares. | _ | | |
| | ce, in cases income on we deducted other personal ductor. Ingly, I, | rdance with the Rule 37BA(2) ce, in cases where under any princome on which tax deducted the deductee, credit for whole other person and notto the diductor. Ingly, I, | rdance with the Rule 37BA(2) of the Income-taxce, in cases where under any provisions of the Income on which tax deducted at source is assed deductee, credit for whole or any part of the other person and notto the deductee, provide ductor. Ingly, I,, Compose of stock exchange and register with SEBI Is as under: having Income holding shares of Bank of Baroda as on (The shares received by us in Pool Account (Client Lethe Demat account, the details of which is as under the Demat account, the details of which is as under the Demat account account. Inspl./ CDSL REASONS FOR GIVING CREDIT TO BENEF ACCOUNT — The equity shares of Bank of Baroda are registered member and having SEBI Registration Notes that the provision is as a supplied to the provision of the provi | rdance with the Rule 37BA(2) of the Income-tax Rules, 1962 or ce, in cases where under any provisions of the Income-tax Act, income on which tax deducted at source is assessable in the ledeductee, credit for whole or any part of the tax deducted other person and notto the deductee, provided the deductee ductor. Ingly, I,, Compliance Officer of r of stock exchange and register with SEBI having registers as a under: having Income Tax PAN holding shares of Bank of Baroda as on (Record Date). The shares received by us in Pool Account (Client Unpaid Securities the Demat account, the details of which is as under: | rdance with the Rule 37BA(2) of the Income-tax Rules, 1962 on credit for tax deduce, in cases where under any provisions of the Income-tax Act, 1961, the whole or income on which tax deducted at source is assessable in the hands of a person of the deductee, credit for whole or any part of the tax deducted at source, shall be gother person and notto the deductee, provided the deductee files a declaration ductor. Ingly, I, |

| 4. | Final Dividend for the FY 2022-23 will be paid (subject to shareholders approval in AGM) to | | | | |
|---------------|--|--|--|--|--|
| | those members whose names appear in the Registrar of Members of the Corporation / the $$ | | | | |
| | Statement of beneficial ownership maintained by the Depositories, as on the record date i.e. | | | | |
| | (Record Date). | | | | |
| 5. | For the transactions entered before the book closure, the shares are held by | | | | |
| | in their CUSA mentioned | | | | |
| | above and these shares will be subsequently transferred to the beneficiary members by | | | | |
| 6. | As is not the beneficial owner of shares held | | | | |
| | by us in Demat account, dividend income which will be received by us, would be transferred | | | | |
| | to the beneficiary shareholders and accordingly, the respective beneficiary shareholders will | | | | |
| | be reporting this dividend income in their Income Tax Return for the AY 2024-25. | | | | |
| 7. | It is hereby requested to the company to provide the credit of tax deducted at source on the | | | | |
| | dividend payouts by the company, to the list of shareholders enclosed as Annexure 1. | | | | |
| of any | change in the facts stated above, we will inform the company immediately. | | | | |
| I | | | | | |
| | , member | | | | |
| of Sto | ck Exchange undertakes to provide any further documentation or information as the company | | | | |
| may r | equest. | | | | |
| Any lia | ability arising on account of misrepresentation of facts by us in the above declaration would be | | | | |
| indem | nified by us. | | | | |
| For | | | | | |
| | | | | | |
| (Name | | | | | |
| Comp | e) | | | | |
| | e) liance Officer | | | | |
| 5 | | | | | |
| Date | | | | | |
| Date Place | | | | | |

<u>Notes</u>: 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 abovewith the Depositories/Registrar & Share Transfer Agent, the company will not consider the above declaration for further processing