## On the letter head of NR Beneficiary

(To be declared by non-resident shareholder for availing the benefits of lower tax deduction
under Section 90 of the Indian Income Tax Act read with the provisions of the Double Tax
Avoidance Treaty with India read along with Multilateral Instrument)
Data
Date:
To,
Atul Ltd
Atul House
G I Patel Marg,
Ahmedabad, 380 014
Gujarat, India
Subject – Declaration regarding permanent establishment, beneficial ownership and satisfying
the principal purpose test.
With reference to the captioned subject, and in relation to the appropriate withholding of taxes on the income   fund payable to me   us by Atul Ltd     we hereby declare as under:
<ol> <li>I   We,</li></ol>
2. My   Our status as per (country name) Income tax Act is individual   firm   company.
3. Being a tax resident of the said country, I am   we are eligible to be governed by the
provisions of the tax treaty between India and (country name) for the

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purposes of tax withholding on dividend declared by the Company and I | we have no reason to believe that my | our claim for the benefits of the DTAA is impaired in any manner.

- 4. As per the requirement of the relevant provisions of the above referred tax treaty, I am | we are the beneficial owner of the aforesaid shares as well as the dividend arising from such shareholding in India. The dividend income received from Atul Ltd will be included in my | our income & is taxable in \_\_\_\_\_\_ (beneficiary's country name).
- 5. I | We further declare that I | we have the right to use and enjoy the dividend income received | receivable from the above shares and such right is not constrained by any contractual and | or legal obligation to pass on such income to another person.
- 6. I | We hereby declare that the investments made by me | us in the Shares of Atul Ltd are not arranged in a manner which results in obtaining a tax benefit, whether directly or indirectly, as one of its principal purposes. The tax benefit, if any, derived from such investments would be in accordance with the object and purpose of the relevant provisions of the Double Taxation Avoidance Agreement between India and \_\_\_\_\_\_ (Insert name of country of which the shareholder is tax resident).
- 7. I, being an individual, am a qualified person pursuant to Article 9(a) of the Multilateral Instrument.

Or

We hereby declare that we are a qualified person as defined through paragraphs 9 to 13 to Article 7 of the Multilateral Instrument. The specific paragraph under which I | we am | are a qualified person is paragraph  $\_\_\_$  [9(b) | (c) | (d) | (e); 10; 11; or 12]

- 8. I am | We are the beneficial owner of the investments made by me | us in the Shares of Atul Ltd for an uninterrupted period of 365 days prior to and including the date of payment of the dividends.
- 9. I | We do not have a business connection in India during the financial year 2021-22 as per the section 9(1)(i) of the Income Tax Act, 1961.

Or

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- I | We have a business connection in India during the financial year 2021-22 as per the section 9(1)(i) of the Income Tax Act, 1961 but the dividend receivable by me | us from investment in the shares of Atul Ltd is | is not attributable to the business connection in India.
- 10. I | We do not have a Permanent Establishment in India as defined in the tax treaty in force and specifically Article 5 of the tax treaty in force during the Financial Year 2021-22. I | We have a Permanent Establishment in India during the Financial Year 2021-22 but the dividend receivable by me | us from investment in the shares of Atul Ltd is | is not attributable to the Permanent Establishment in India.

I | We undertake to intimate Atul Ltd immediately in case of any alteration in the aforesaid

declaration including change in tax resi	dential st	atus, etc						
l,complete, and truly stated.	, hereby	declare	that	the	contents	above	are	correct,
Thanking you.								
Yours faithfully								
(Name of the Beneficiary)								
(Signature of the authorized person alo	ng with t	he Name	e and	desi	gnation of	the sigr	natoi	-y)

Note: Please strike off whatever is not applicable.