

Date: July 31, 2025

To,

National Stock Exchange of India Limited Exchange Plaza, C-1, Block G Bandra Kurla Complex Bandra (E), Mumbai – 400 051 BSE Limited Phiroze Jeejeebhoy Towers Dalal Street, Mumbai – 400 001

SYMBOL: HYUNDAI SCRIP CODE: 544274

Dear Sir/Ma'am

Sub: Communication to Shareholders - Intimation on Tax Deduction on Dividend

This has reference to our letters dated May 16, 2025 and July 30, 2025 regarding payment of Dividend for the Financial Year 2024-25 to the eligible Shareholders of Hyundai Motor India Limited ('the Company'), if approved by the shareholders at the forthcoming Annual General Meeting ('AGM'). In this regard, we wish to inform you that pursuant to the provisions of the Income Tax Act, 1961 and the Rules framed thereunder, as amended by the Finance Act, 2020 ('the Act'), dividend paid or distributed on or after April 1, 2020, shall be taxable at the hands of the Shareholders.

We are enclosing herewith an email communication which has been sent to all the Shareholders of the Company on July 30, 2025 whose email IDs are registered with the Company/Depositories, containing a gist of the applicable provisions of the Act relating to Tax Deduction at Source ('TDS') along with the necessary annexures.

This communication is also being made available on the website of the Company at https://www.hyundai.com/in/en/hyundai-story/announcements-2025-2026.

Please take the same on the record.

Thanking you,
For **Hyundai Motor India Limited**

Pradeep Chugh Company Secretary & Compliance Officer

Encl: As above



Hyundai Motor India Limited

CIN: L29309TN1996PLC035377

Registered Office: Plot No H-1, SIPCOT Industrial Park,

Irungattukottai, Sriperumbudur Taluk, Kancheepuram District - 602117

Website: https://www.hyundai.com/in; Email ID: complianceofficer@hmil.net

July 30, 2025

Ref: Folio / DP Id & Client Id No:

Name of the Shareholder:

Dear Shareholder,

Sub.: Communication in respect of Tax Deduction at Source (TDS) on Final Dividend payout for FY 2024-25

We wish to inform you that the Board of Directors ('Board') of your Company has at its meeting held on May 16, 2025 recommended a final dividend @210% (i.e., @ Rs.21.00 per equity share of Rs.10/- each fully paid up) for the financial year ended on March 31, 2025 subject to shareholder's approval at the ensuing Annual General Meeting to be held on August 28, 2025.

As per the latest information available with the depositories (NSDL/CDSL) or by the Registrar Share Transfer Agent (Kfin Technologies Limited), you are one of the shareholders of the company and have a Permanent Account Number (PAN). The Company has fixed August 05, 2025 as the Record Date for final dividend and the names of the shareholders who appear in the list of Register of Members and Share Transfer Books of the Company as on the Record Date shall be eligible to receive the dividend. The Company shall, therefore, be required to deduct tax at source ("TDS") at the time of making the payment of the dividend at the rates applicable on the amount distributed to the shareholders, in terms of the provisions of the Income Tax Act, 1961 ('the Act'), if approved at the forthcoming Annual General Meeting. If you remain as a shareholder on record date (i.e. August 05, 2025) and dividend receivable by you exceeds the amount exempt from tax, TDS would be deducted in terms of the provisions of the Income Tax 1961. Act.

In accordance with the provisions of the Income Tax Act, 1961, dividend paid on or

after April 01,2020, is taxable in the hands of shareholders and the Company paying the dividend is required to deduct tax at source ('TDS') from dividend paid to the shareholders at the applicable rates. TDS rates that are applicable to shareholders depend upon their residential status and classification as per the provisions of the Act. The Company will therefore deduct tax at source at the time of payment of dividend, at rates based on the category of shareholders and subject to fulfilment of conditions as provided herein below:

For Resident Shareholders: -

Particulars	Applicable rate	Applicability and documents required (if any)
Valid PAN	10%	TDS would not be deducted on payment of dividend to Resident Individual
No / Invalid PAN	20%	Shareholder, if total dividend to be paid in FY 2025-26 does not exceed Rs. 10,000.
		Shareholders are requested to update the PAN, if not already done, with the depositories (in case of shares held in Demat mode) and with the Company's Registrar and Transfer Agent ('RTA) - KFin Technologies Limited
		Shareholders can visit the website - https://ris.kfintech.com/form15/ and register their PAN / Email ID / Mobile Number before Saturday, August 09, 2025, 1700 Hours (IST) so that TDS will be deducted at 10% (where applicable).
PAN is not linked with Aadhar as required under section 139AA (Inoperative PAN)	20%	In case of a shareholder being individual eligible for obtaining Aadhaar Number have not linked the Aadhar Number allotted with its PAN in accordance with section 139AA read with Rule 114AAA (as on the date of payment of such dividend), such PAN would be treated as inoperative for the provisions of deduction of TDS.
Submission of Form 15G/ Form 15H by	Nil	Shareholders to submit a copy of valid PAN card along with declaration at

resident individual shareholder		https://ris.kfintech.com/form15/ in Form No. 15G (applicable to an individual who is less than 60 years old) / Form 15H (applicable to an Individual who is of 60 years and older).
		Refer <u>Annexure A</u> for format of Form 15G and <u>Annexure B</u> for format of Form 15H.
		Please note that all fields mentioned in the Form are mandatory and are required to be filled up. The Company may reject the forms submitted if it does not fulfil the requirement of the law.
Availability of lower/ NIL deduction certificate issued under Section 197 of the IT Act.	Rate provided in the certificate	Shareholders to submit a copy of valid PAN card along with a copy of valid lower / NIL withholding tax certificate obtained from tax authority.
		Note: The certificate should be valid for the financial year 2025-26 and should cover the dividend income receivable from the Company
Mutual Funds specified under section 10(23D) of the IT Act	Nil	- A self- declaration in the format as prescribed in Annexure C along with a copy of valid PAN card.
		Registration/ exemption certificate substantiating applicability of section 196 / 10(23D) of the IT Act.
Members [e.g. Insurance Companies: Public and other insurance companies] for whom Section 194 of the IT Act is not applicable	Nil	- A self- declaration in the format as prescribed in <u>Annexure C</u> along with a copy of valid PAN card.
		-Registration/ exemption certificate substantiating non-applicability of section 194 of the IT Act
Persons Covered under Section 196 of	Nil	- A self- declaration in the format as prescribed in <u>Annexure C</u> along with a copy

the IT Act (e.g. Govt., RBI, Corporations		of	valid	PAN	card.
established by Central Act and exempt from income tax)		-Registrati substantia the IT Act	-	xemption cability of sec	certificate ction 196 of
Alternative Investment Fund ('AIF')	Nil	AIF registe Board of Ir - A self- prescribed of	declarat declarat in <u>Annex</u>	ble for Categ Securities an I'). Document ion in the kure C along PAN on certificate.	d Exchange ts required: format as with a copy card.
Any other entity exempt from withholding tax under the provisions of section 197A of the IT Act (including those mentioned in Circular No. 18/2017 issued by Central Board of Direct Taxes ('CBDT') viz. New Pension System Trust governed by Section 10(44), Recognized Provident Fund, Approved Superannuation Fund or Approved Gratuity Fund	Nil	prescribed of -Adequate	l in <u>Annex</u> valid docu	ion in the cure C along very PAN umentary ype of entity	with a copy card. evidence,

As per section 139AA of the IT Act, every person who has been allotted a PAN and who is eligible to obtain Aadhaar, shall be required to link the PAN with Aadhaar, except person exempted as per Notification No. 37/2017. In case of failure to comply to this, the PAN allotted shall be deemed to be inoperative and tax shall be deducted at higher rates as prescribed under the IT Act

Non-Resident Shareholders

As per Section 90 of the IT Act, the non-resident member has the option to be governed by the provisions of the Double Taxation Avoidance Agreement ("Tax Treaty") between India and the country of tax residence of the member, if they are more beneficial to them. Please refer to the below table for the details of documents to avail Tax Treaty benefits:

Particulars	Applicable rate	Documents required (if any)
Non-resident Members including Foreign Institutional Investors (FIIs) / Foreign Portfolio Investors (FPIs) except if specifically falling under any of the below categories	20% (plus applicable surcharge and cess) OR Tax Treaty Rate* (whichever is lower)	- Shareholders may also apply for a lower TDS rate as per the relevant Double Taxation Avoidance Agreements ('DTAA'), by submitting following documents are submitted - Copy of Indian Tax Identification number (that is PAN). - Tax Residency Certificate (TRC)^obtained from the tax authorities of the country of which the shareholder is a resident, valid for FY 2025-26 (covering the period from April 1, 2025 to March 31, 2026); - Electronically generated Form 10F from the link https://eportal.incometax.gov.in; - In case of FIIs and FPIs, self-attested copy of SEBI registration certificate - Self-declaration for FY 2025-26 (covering the period from April 1, 2025 to March 31, 2026) as per Annexure D from Non-resident on shareholder's letterhead, primarily (not exclusive list) covering the following: a. You are eligible to claim the benefit of respective tax treaty;

		b. You will continue to remain a tax resident of the country of your residency during the Financial Year 2025-26;
		c. You have no reason to believe that your claim for the benefits of the Tax Treaty is impaired in any manner;
		d. Non-resident receiving the dividend income is the beneficial owner of such income.
		e. Dividend income is not attributable / effectively connected to any Permanent Establishment (PE) or Fixed Base or Business Connection or Place of Effective Management, in India.
		f. Non-resident complies with any other condition prescribed in the relevant Tax Treaty and provisions under the Multilateral Instrument ('MLI').
Non-Resident Shareholders who are tax residents of Notified Jurisdictional Area as defined u/s 94A(1) of the IT Act	30%	Not Applicable
		- Copy of valid PAN card
Alternative Investment Fund - Category III located in International Financial Services Centre 10% (plus applicable surcharge and cess)		- Self-declaration (refer format Annexure E given in the link below) along with adequate documentary evidence (e.g. registration certificate) substantiating the nature of the entity.

Foreign Portfolio Investors (FPIs) - Category I being investment division of an offshore banking unit	10% (plus applicable surcharge and cess) in case of a valid PAN	- Copy of valid PAN card - Self-declaration (refer format Annexure E given in the link below) along with adequate documentary evidence (e.g. registration certificate) substantiating the nature of the entity.
Sovereign Wealth funds and Pension funds notified by Central Government u/s 10(23FE) of the IT Act	Nil	- Copy of valid PAN card - Document evidencing the applicability of Section 10(23FE) of the IT Act i.e. copy of the notification issued by CBDT substantiating the applicability of section 10(23FE) of the IT Act issued by the Government of India - Self-declaration in the format as prescribed in Annexure G and Annexure H that the conditions specified in Section 10(23FE) of the IT Act have been complied with
Subsidiary of Abu Dhabi Investment Authority (ADIA) as prescribed u/s 10(23FE) of the Act	Nil	- Copy of valid PAN card - Self-declaration in the format as prescribed in Annexure I that the conditions specified in Section 10(23FE) of the IT Act have been complied with
Availability of Lower/ Nil tax deduction certificate issued under section 197 of the IT Act.	Rate specified in lower tax deduction certificate	Lower/ NIL withholding tax certificate obtained from tax authority including a copy of valid PAN card. Note: The certificate should be valid for the financial year 2025-26 and should cover the dividend income from the Company.

^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.

* The beneficial Tax Treaty rates will not automatically apply at the time of tax deduction/withholding on dividend amounts. Application of beneficial Tax Treaty Rate shall depend upon the completeness and satisfactory review by the Company of documents submitted by non-resident shareholders and meeting requirement of the IT Act read with applicable Tax Treaty. It must be ensured that self-declaration should be addressed to the Company and should be in the same format as attached. In case documents are found to be incomplete, the Company reserves the right to not consider the tax rate prescribed under the tax treaty

Last Date for Submission of the documents for claiming exemption/ deductions:

The required documents for claiming exemption / deductions are to be furnished to the company on or before Saturday, August 09, 2025, 1700 Hours (IST), documents received later than the specified date and time the Company reserve the right to reject such documents/ communication.

Any communication in relation to tax rate determination/ deduction received after Saturday, August 09, 2025, 1700 Hours (IST) shall not be considered.

Notes:

1. In case, the dividend income is assessable to tax in the hands of a person other than the registered shareholder, the registered shareholder is required to furnish a declaration containing the name, address, PAN, number of shares, dividend amount of the person to whom TDS credit is to be given and reasons for giving credit to such person. In this regard, a declaration must be filed with the Company in accordance with Rule 37BA(2) of the Income-tax Rules, 1962. The declaration must consist of name, address, PAN, number of shares, dividend amount along with other documents mentioned above depending upon the tax residency status of such person to whom credit is to be given.

Refer <u>Annexure J</u> for draft format of declaration for providing credit of TDS to another person.

2. The documents mentioned above (as applicable) have to be uploaded as one pdf file on the portal of M/s. KFin Technologies Limited ('KFintech'), RTA of the Company at https://ris.kfintech.com/form15/ before Saturday, August 09, 2025, 1700 Hours (IST). Alternatively, physical documents may be sent to RTA at the following address so as to reach KFintech before the aforementioned date and time:

Kfin Technologies Limited

Unit: Hyundai Motor India Limited,

Selenium Building, Tower - B, Plot No.31 & 32, Financial District, Nanakramguda, Serilingampally, Hyderabad - 500032

Toll free no. :18003094001

Email: einward.ris@kfintech.com

- 3. Shareholders may note that all documents to be submitted are required to be self-attested (the documents should be signed by shareholder/authorized signatory stating the document to be "certified true copy of the original"). In case of ambiguous, incomplete or conflicting information, or valid information/documents not being provided, tax at maximum applicable rate will be deducted.
- 4. In case of any discrepancy in documents submitted by the shareholder, the Company will deduct tax at higher rate as applicable, without any further communication in this regard.
- 5. Recording of valid PAN in the records of Company/ RTA is mandatory. In absence of valid PAN, tax will be deducted at a higher rate of 20% as per Section 206AA of the IT Act.
- 6. Determination of withholding tax rate is subject to necessary verification by the Company of the shareholder details as available with the Depository Participant in case shares are held in dematerialized form; or RTA in case shares are held in physical form, as on Record Date and other documents available with the Company/ RTA. Shareholders holding shares under multiple accounts under different residential status/ category and single PAN, may note that, higher of the tax rate as applicable to different residential status/ category will be considered for their entire shareholding under different accounts.
- 7. Further, if PAN is not as per the database of the Income-tax Portal, it would be considered an invalid PAN.
- 8. In the event of a mismatch in category of shareholder (individual, company, trust, partnership, local authority, Government, Association of Persons etc.) as per register of members and as per fourth letter of PAN (10 digit alpha-numeric number), the Company would consider fourth letter of PAN for determining the category of shareholders and the applicable tax rate/ surcharge/ education cess.
- 9. Shareholders may note that in case the tax on said dividend is deducted at a higher rate in absence of receipt, or insufficiency of the aforementioned details/documents from shareholder, an option is available to shareholder to

file the return of income as per IT Act and claim an appropriate refund, if eligible.

- 10. The Company shall arrange to share a soft copy of TDS certificate in due course. Shareholders will also be able to see the credit of TDS in Form 26AS, which can be downloaded from their e-filing account at https://www.incometaxindiaefiling.gov.in
- 11. In an event of any income tax demand (including interest, penalty, etc.) arising from any misrepresentation, inaccuracy or omission of information provided by the shareholder, the shareholder will be responsible to indemnify the Company and also, provide the Company with all information / documents and cooperation in any tax proceedings

All communications/documentation/queries in this respect should be addressed and sent to KFintech at its email address einward.ris@kfintech.com. No communication on the tax determination/ deduction shall be entertained after Saturday, August 09, 2025, 1700 Hours (IST).

Disclaimer: The information set out herein above is included for general information purposes only and does not constitute legal or tax advice. Since the tax consequences are dependent on facts and circumstances of each case, the shareholders are advised to consult their own tax consultant with respect to specific tax implications arising out of receipt of dividend.

Thanking You

Yours faithfully,

For Hyundai Motor India Limited

Sd/-

Pradeep Chugh Company Secretary & Compliance Officer (M. No.: A18711)