**Annexure D**

**DECLARATION FOR NON-RESIDENT SHAREHOLDERS\*\***

*(To be declared by non-resident shareholder for declaring existence/ non-existence of PE in India and availing the benefits of lower tax deduction under Section 90 of the Indian Income Tax Act, 1961 (‘ IT Act’) read with the provisions of the Tax Treaty with India and the Multilateral Instrument*

Date: [xx] 2025

To

InterGlobe Aviation Ltd

Dear Sir/Madam,

Re: Declaration for claiming the tax treaty benefits for the financial year 2025-26 (ending on March 31, 2026).

I / We, […………………………………………………] [NAME OF SHAREHOLDER] do hereby solemnly declare as follows:

- I / We am / are a tax resident of [……………………………] [COUNTRY OF RESIDENCE] as per the provisions of the Agreement for Avoidance of Double Taxation (DTAA) and Prevention of Fiscal Evasion between India and [……………………………] [COUNTRY OF RESIDENCE] (the “India-[……………………] DTAA”) read with the provisions of the Multilateral Instrument (“MLI”);

- I / We will continue to maintain the ‘tax resident’ status in \*his/her/its respective Country for the application of the provisions of the India-[……………………………] [COUNTRY OF RESIDENCE] DTAA, during the financial year 2025-26;

- I / We am / are eligible to claim the benefits under the provisions of India-[……………………………] [COUNTRY OF RESIDENCE] DTAA;

- The claim of benefits by me / us is not impaired in any way;

- I / We do not have any taxable presence / fixed base / permanent establishment / Place of Effective Management in India.

Or

\*I / We have a taxable presence/ fixed base / permanent establishment / Place of Effective Management in India and the dividend income receivable by me / us from investment in the shares of Company is not attributable / effectively connected to such PE / fixed base in India.

- Further, I / We do not have a Business Connection in India according to the provision of section 9(1)(i) of the IT Act and the amounts paid/payable to us, in any case, are not attributable to business operations, if any, carried out in India. [applicable in case DTAA benefits are not available]

- That the investments made by me / us in the shares of Company 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 DTAA between India and [……………………………] [COUNTRY OF RESIDENCE]

- I / We are the beneficial owner of the investments made by me/us in the shares of Company and also any income receivable from such investments, for a period of less than 365 days

**OR**

\* I / We are the beneficial owner of the investments made by me/us in the shares of Company and also any income receivable from such investments, for an uninterrupted period of 365 days or more including the date of payment of the dividends.

**OR**

\* I / We are the beneficial owner of the investments made by me/us in the shares of Company and also any income receivable from such investments, for a period of more than ‘…..’days [required period of days under the relevant DTAA].

- I / We further declare that I / we have the right to use and enjoy the dividend received / receivable from the above shares and such right is not constrained by any contractual and / or legal obligation to pass on such dividend to another person.

- I / We further declare that I / We are eligible to claim benefit of the DTAA between India and [……………………………] [COUNTRY OF RESIDENCE] including satisfaction of the Limitation of Benefits clause (wherever applicable). I / We also enclose a self-attested copy of Tax Residency Certificate (TRC) (of FY 2025-26 i.e. covering the period from 01 April, 2025 to March 31, 2026) obtained from the tax authorities of the country of which I / We am a / are resident.

- I / We will inform immediately the Company if there is any change in the status.

- I / We hereby confirm that the declarations made above are complete, true and bona fide.

This declaration is issued to the Company to enable them to decide upon the withholding tax applicable on the dividend income receivable by me / us.

Yours faithfully,

For [NAME OF SHAREHOLDER]

Authorized Signatory [Name/designation]

Email address: [Please insert]

Contact Number: [Please insert]

Contact address: [Please insert]

Folio Number/ DP ID/ Client ID – [Please insert]

***Notes:***

\*Delete whichever is not applicable.

\*\*(including for FIIS/FPIs/Non-resident individuals/non-resident Firms or an other entity being a non-resident)