**ANNEXURE-I**

Exporters' Declaration required for Exports of Other Article of Brass for availing higher
All Industry Rate of Drawback.

(Circular No.54/2001-Cus, dated 19th October, 2001).

|  |  |  |  |
| --- | --- | --- | --- |
| 1. | Description of the Goods | : |  |
| 2. | Invoice No. and Date | : |  |
| 3. | Name and address of the Exporter alongwith the name of the jurisdictional Central Excise Commissionerate/Division/Range | : |  |
| 4. | Name of the Supporting Manufacturer (s)/Job worker (s) alongwith the name of the Jurisdictional Central Excise Commissionerate/Division/ Range | : |  |
| 5. | Address of the Manufacturing Unit(s)/Job Work Premises | : |  |

We, M/S. , the Exporters of the above mentioned goods, hereby declare that:

1. we are not registered with Central Excise authorities,
2. We have not paid any Central Excise duty on these goods, and
3. We have not availed of the Cenvat facility under the CENVAT Credit Rules, 2001 or any Notification issued thereunder, and
4. We have not authorized any supporting manufacturer/job-worker to pay excise duty and discharge the liabilities and comply with the provisions of Central Excise (No.2) Rules, 2001, under the proviso to Rule 4(3) of the said Rules.

We also undertake that in case it is discovered that the CENVAT facility has been availed by us or by our supporting manufacturers in respect of these export goods, we shall return the excess drawback paid to us on the basis of above declaration.

For,

Authorized Signatory