## APPENDIX-III DRAWBACK DECLARATION

(To be filed for export goods under claim for Drawback)

Shippi	ing Bill No.	Date:	
I/We,		(Name of the Exporter) do hereby declare tha	t: -
i.		n of the goods as stated in this Shipping Bill are in accordatract entered into with the buyer/consignee in pursuance ed.	
ii.		fit under the Engineering Products Export (Replenishmer heme, notified by the Ministry of Commerce in Notification	
iii.	material or components, if a components declared in the	nanufacturing formula and in the quantum per unit of the iany utilized in the manufacture of export goods and the mapplication under Rule 6 or 7 of the Drawback Rules, 1995 be so imported and are not obtained from indigenous sour	aterial or 5 to have
iv.	The export have not been m of the Central Excise Rules,	anufactured by availing the procedure under Rule 12(1)(b), , 1944.	/13(1)(b)
		<u>OR</u>	
	12(1)(b)/13(1)(b) of the Ce	been manufactured by availing the procedure und intral Excise rules, 1944, but we have claimed/shall be becial brand rate in terms of Rule 6 of the Drawback Rules	claiming
ν.		manufactured and/or exported in discharge of export of e issued under the Duty Exemption Entitlement Scheme and Export Policy.	
		<u>OR</u>	
	under the Duty Exemption 80/95, both dated 31.3.95	actured and are being exported in discharge of export on Entitlement Scheme (DEEC), in terms of Notification No. or 31/97 dated 1.4.97. However, Drawback has been clair scise duties leviable on inputs specified in the Drawback S	79/95 or med only
		<u>OR</u>	
	under the Duty Exemption I	ufactured and are being exported in discharge of export o Entitlement Scheme (DEEC), but I/We are claiming Brand 6 or 7 of the Drawback Rules.	
		(Co	ntd2)

- vi. The goods have not been manufactured and/or exported after availing of facility under the Passbook Scheme as contained in para 7.25 of the Export and Import Policy (April 1997-31 March 2002).
- vii. The goods have not been manufactured and/or exported by a unit licensed as 100% Export Oriented Unit in terms of Import and Export Policy in force.
- viii. The goods have not been manufactured and/or exported by a unit situated in a Free Trade, Export Processing or any other such Zone.
- ix. The goods have not been manufactured partly of wholly in bond under Section 65 of the Custom Act, 1962.
- x. The present market value of the goods is as follows: -

S. No.	Item No. in the Invoice	Market Value		

- xi. The export value of the goods covered by this Shipping Bill is not less than the total value of all imported materials used in manufacture of such goods.
- xii. The market price of the goods being exported is not less than the drawback amount being claimed.
- xiii. The drawback amount claimed is more that 1% of the FOB value of the export product, or the drawback amount claimed is less than 1% of the FOB value but more than Rs. 500.
- xiv. I/We undertake to repatriate export proceeds within six months from date of export and submit the Bank Realization Certificate (BRC) to Assistant Commissioner (Drawback). In case, the export proceeds are not realized within 6 months, I/We will either furnish extension of time from the R.B.I. and submit BRC within such extended period or will pay back the drawback received against this Shipping Bill.

Place:	_	.1	amn	a	ga	r

Date: -

**Authorized Signatory**