Form No. 78

Annexure III

Bill Of Export

[See Regulation 3 of Boat Notes Regulations, 1976]

Custom House Agent's Name and Address..................Exporter's Name........................ Address..................................

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| --- | --- | --- | --- | --- |
| Vehicle's Name and No.  | Place of Delivery  | Country of Final Destination  | Date of presentation to the proper officer under Section 50(1) of the Customs Act, 1962 and S. No.  | Land Custom's Station  |

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| --- | --- | --- | --- | --- | --- | --- | --- | --- | --- |
| Item No.  |

|  |  |
| --- | --- |
| PACKAGES | QUANTITY  |
| Name and description  | Marks and Nos.  | Unit/./Ltr/ Kg. Nos., etc.  | Weight/ Volume Number, etc.  |

 | Description of goods (Details of each class or description to be given to be given separately, also RITC Code No.  | Export Tariff Head No.  |
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| --- | --- | --- | --- |
| VALUE  |   | DUTY  | CLASS  |
| F.O.B.  | Under Section 14 of the Customs Act, 1962 (Indicated Tariff Value if it is tariff valued).  | Rate  | Amount | Rate  | Amount |

 | Total amount of duty and cess  |

|  |  |  |  |
| --- | --- | --- | --- |
| Total | Number of packages (in words)  | Total Amount of Duty/Cess (in words, by Pin Point Typewriter)  | Total amount (in figures)  |
| Quality control certificates  | G.R. Form | Value etc. checked  | Endorsement for Export TradeControl | Stamp for collection / Export Fee No and date  | I/We declare that :  |
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|  |  |  |  |  |  |
| --- | --- | --- | --- | --- | --- |
| Issuing Authority No. and date  | No. and date  | Security No..  |  |  |   |
|  |  |   | Signature of Assessing Officer  |  |  |

 | (a) the value, sort, specification, quality, composition and description of goods mentioned in this Bill of Export are stated to the best of my/ our knowledge and belief and I/we certify that they are in accordance with the terms of the Export Contract entered into with the buyer/ consignee in pursuance of which the goods are being exported;  |
| (Space for 'allow export' Stamp and signature of Proper Officer)    | Contents received on Vehicle Signature Person-in-Charge of conveyance    |

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| (b) The particulars given above are true. Signature of Exporter or his authorised Custom House Agent and Licence No.  |
| Place :  |
| Date:  |

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| (a) I/We claim drawback of Rs................(Rupees.................) only as per details below, under Section 74 /Section 75 of the Customs Act,1962 or the Customs and Central Excise Duties (Drawback) Rules, 1971 :  |
| Item No. in Bill of Export and Description  | Serial No. and sub-serial No. of Draw-back Schedule/ Public Notice No. and date/Letter No. and date (for brand rates)  | Quantity on which Drawback is claimed  | Market value  | Value on which Drawback is claimed  | Rate of Draw-back  | Amount of Drawback  |
| (1)  | (2)  | (3)  | (4)  | (5)  | (6)  | (7)  |
|    |

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|    |
| Total Rs.  |

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| DOCUMENTS SUBMITTED  |
| 1. Invoice 2. A.R. 4 Form 3. ETC Licence 4. Indent 5. Acceptance of Contract 6. Letter of Credit 7. Weighment Certificate 8. Quality Control/Silk Board and any other Organisation's Certificate 9. Other Documents : (i) (ii) (iii) (iv)  |

 |
| (b)  | I/We declare that I/we have not availed of the facilities under Rule 56A, Rule 56B, Rule 96D or Rule 96E of Chapter X of the Central Excise Rules, 1944.  | One copy each of the invoice is pasted to the duplicate and triplicate Shipping Bill.  |
| (c)  | I /We declare that the duties of Customs and duties of Central Excise have been paid in respect of the containers, packing materials and excisable matrials used in the manufacture of the goods on which drawback is being claimed and that in re-spect of the containers, packing materials or excisable materials no separate claim for rebate of duty under Rule 12 or Rule 12A of the Central Excise Rules, 1944 has been made or will be made to the Central Excise Authorities. | Signature of Exporter or his authorised Customs House Agent  |
| (d)  | I/We declare that there has been no change in the manufacturing formula and in the quantum per unit of the imported materials or components utilised in the manufacture of the goods.  | (Space for Customs Examination Order and Examination Report)  |

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| --- | --- |
| (e) |  I./We declare that the materials or components which have been stated in the application under Rule 6 or Rule 7 of the Customs and Central Excise Duties (Drawback) Rules, 1971 to have been imported, continue to be so imported and are not being ob-tained from indigenous sources.  |
| (f) | I/We declare that the market value indicated in (a) above is not less than the drawback claimed.  |
| (g)  | I/We request that the particulars given above are true and that the goods are new/unused/used for.....................................................................  |
| (h)   | I/We declare that the amount of drawback be paid by cheque drawn in my favour/our favour credited to my/our deposit account No.................... |
|   | place......................................... (Signature of the Exporter or his authorised Customs House Agents)  |
|   | Address : |

**(FOR DEPARTMENTAL USE)**

The above claim has been checked by me and passed for Rs.............. (Rupees..........) only.

The amount may/may not be deducted from the duty/cess payable and assessed in this Bill of Export.

(PROPER OFFICER)

(DESIGNATION AND DATE)

[G.I.D.R. & B. Notification No. 425/76-Cus., dated 23.10.1976 as amended by Notification No. 225-Cus., dated 22.10.1977 and No-tification No. 262-Cus., dated 29.12.1977.]