The Bill of Entry (Forms) Regulations, 1976

UNION OF INDIA India

The Bill of Entry (Forms) Regulations, 1976

Rule THE-BILL-OF-ENTRY-FORMS-REGULATIONS-1976 of 1976

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The Bill of Entry (Forms) Regulations, 1976Superseded by Notification No. 3/88 Cus, (N.T.), dated 14th January, 1988, but subsequently restored by Notification No. 77/89-Custom (N.T.), dated 27th December, 1989Government of India, C.B.E. and C. Notification No. 396-Custom, dated 1st August, 1976. - In exercise of the powers conferred by Section 157, read with Section 46 of the Customs Act, 1962 (52 of 1962), and in supersession of the Bill of Entry Regulations, 1971, the Central Board of Excise and Customs hereby make the following regulations, namely:

1. Short title and commencement.

(1) These regulations may be called the Bill of Entry (Forms) Regulations, 1976.(2) They shall come into force on the date of their publication in the Official Gazette.

2. Definition.

- In these regulations, "form" means a form appended to these regulations.

3. Form of Bill of Entry.

- The Bill of Entry to be presented by an importer of any goods for home consumption or for warehousing or for ex-bond clearance for home consumption shall be in Form I or Form III as the case may be. Explanation - In this regulation, "goods" does not include those goods which are intended for transit or transhipment.

4. [[Inserted by Notification No. G.S.R. 324(E), dated 31.3.2017 (w.e.f. 27.12.1989).]

(1)The importer or a person authorised by him who has a valid licence under the Customs Broker Licensing Regulations, 2013, shall present the bill of entry before the end of the next day following

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the day (excluding holidays) on which the aircraft or vessel or vehicle carrying the goods arrives at a customs station at which such goods are to be cleared for home consumption or warehousing.(2)Where the bill of entry is not presented within the time specified in sub-regulation (1) and the proper officer of Customs is satisfied that there was no sufficient cause for such delay, the importer shall be liable to pay charges for late presentation of the bill of entry at the rate of rupees five thousand per day for the initial three days of default and at the rate of rupees ten thousand per day for each day of default thereafter:Provided that where the proper officer is satisfied with the reasons of delay, he may waive off the charges referred to in the second proviso to sub-section (3) of the section 46 of the Customs Act, 1962 (52 of 1962).(3)No charges for late presentation of Bill of Entry shall be liable to be paid where the entry inwards or arrival of cargo, as the case may be, has taken place before the date on which the Finance Bill, 2017 receives the assent of the President.][Form I] [Substituted 'Form I, Form II and Form III' by Notification No. G.S.R. 810(E), dated 30.6.2017 (w.e.f. 27.12.1989).](See regulation 3)

Bill of Entry For Home Consumption Licence No.

Port Code	S = SeaA = AirL= Land	Prior Entry Stamp	Import Dept. S. No.and Date	Customs House AgentCode					
Vessel's Name	Rotation No. Date		Port of Shipment	Country of Originand Code	Country ofConsignme (if different) and Code	nt			
Packages	Quantity	Goods	Customs Duty						
No. and Description	Marks and Numbers	Serial No.	Unit Code	Weight/ Volume/ Number etc.	Description R.I.T.C. No (Give detailsof each class separately)	Customs Tariff heading Exemption No. & year	Nature of duty N ctifi cat	under Section 14	Rate Basic
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)

Importer

Code (IEC/ Importer's GSTIN/ Name and PAN etc as applicable)
Bill of

Lading Date

Additional IGST

Duty

C.E.T. Heading Exemption Notification No. &year	Value u/s 3 Customs Tariff Act, 1975 (Rs.)		SAD	Total Additional Duty	GST Code	IGST Rate	Exemption Notification for claiming exemption IGST	on IGST ng amount	GST Compensation Cess Rate	Exemption Notification for claiminexemption GST Compensa Cess
(12)	(13)	(14)	(15)	(16)	(17)	(18)	(19)	(20)	(21)	(22)
Gross Weigh Words)		•••		ages (In Import Cle	,	Words	Amount of (s)	Тс	otal	
S. No.	Invoice	Frei	ght	Insu-rance	e Curr	-ency	Exchange I	oading/	Miscell-aneou	s Total
	Value (Foreign Currency) (FOB/ C&F/C&I, CIF				Code		U	ocal Agenc Commission		Value (In Rupees)

12345Total

I.T. C Debit P. Stamp of Licence or D. A/c. collection C.C.P. No. No. Free No.

		- 11	ie biii of Liftly (Forms) negulations, 1970
and date/		and Date	
Part andS			
No./ O.G.	L.		
No.			
Exemptio	n		
No. and			
value			
debited to			
Licence/C			
(In case o	f		
Letter of			
Authority	,		
Name of			
Person to			
whomissu	ıed,		
No. and			
Date)			
			Signature
Licence(s) Licence(s)	20	of the
Registere		20	Custom
Registere	a Mudited	••••••	House
			Agent
Declaration	on(To be signed	l by an impe	orter)
With			
Custom*	1	I/ We dec	larethat the contents of invoice(s) No.(s) Dated of M/s .
House	1.	aspect.OR	
Agent			
Without			
Custom*		I/ We decl	lare that the contents of this Bill ofEntry for goods imported against Bill
House		•	re that the contents of the above mentioned invoice(s) anddocuments are
Agent			
C		I/We decl	are that I/we have not received and donot know of any other documents
	2.	•	and that if at any time hereafter I/ we discover anyinformation showing
		_	as the case may be.
	3⋅		lare that goods covered by the bill ofentry have been imported on outrigh
	4(a)*.	•	are thatthere are no conditions or restrictions imposed by the seller ofan
	4(4) .	-	
	4(b)*	2007]:	lare thatthere are conditions or restrictions imposed by the seller ofany t
	5(a)*	I/ We dec	lare thatthe price paid or payable by us is NOT subject to settlementwith
	-0)	* I/ We de	eclare thethat price paid or payable by the importer will be settled withth
	5(b)		allnot be required in cases where duty is levied at specific ratesor on Tari
	6(a)*.		lare that there are no other paymentsactually paid or payable for the imp

	6(b)*	I/ We declare that there are the following payments actually paid or payable for the Valuation Rules, 2007]{
Sl.	Particulars	Amount or expressed as % of the unit price
	Brokerage and	
	Commissions,	
	except	
	buyingcommis	sion
i	[Rule 10 (1)	
	(a) (i) of	
	Customs	
	Valuation	
	Rules, 2007]:	
	Cost of	
ii	containers.	
11	[Rule 10 (1)	
	(a) (ii)]:	
	Packing cost:	
iii	[Rule 10 (1)	
	(a) (iii)]:	
	Cost of goods	
	and services	
:	supplied by	
iv	the buyer	
	[Rule 10	
	(1)(b)]:	
- 7(a)*	I/We declare t	hatthere are NO payments actually paid or payable for the importedgoods
	* * .	ce Fee/ subsequent resale or useof goods/ other payment as a condition of
sale [(Ple	ase see Rule	
10.		
(1)(c) (d)	& (a) of Custon	ns Valuation Rules, 2007]OR - 7(b)* I/We declare thatthere are
		r payable for the importedgoods by way of Royalty/ Licence Fee/
		of goods/ other payment as a condition of sale [(Please see Rule
10.		
(1)(c), (d)	& (e) of Custon	ns Valuation Rules, 2007]. Wefurther declare:(i)that our importshave NOT
		pecial Valuation Branch so faror(ii)that ourimports are under examination
	B at	•
•	Branch of	Customs House. (Our SVB File

No._____ refers). We further declare that the terms & conditions of

the agreement or pattern of invoicinghas NOT CHANGED since previously examined by the

SpecialValuatio	n Branch of the Customs House ator(iv)that our	rimports have
	by Special Valuation Branch of Customs Hous	
	refers).We further declare that the terms &conditions of the ag	
seller/ pattern o	ofinvoicing has changed with effect from -	8(a)* I/ We
	lated to the seller of the goods covered under invoice no	
,	in terms of Rule 2(2) of the Customs Valuation Rules, 2007OR - 8	(b)* I/ We am/
arerelated to th	e seller of the goods covered under invoice no date	ed
,	and our nature of relationship is	in terms of
Rule 2(2) of the	CustomsValuation Rules, 2007. We further declare as follows:(i)that	at our
importshave no	t been examined by any Special Valuation Branch so faror(ii)that ou	rimports are
under examinat	tion by the SVB atCustoms House(iii)that ourimp	orts have been
examined by Sp	pecial Valuation Branch of Customs House. (O	ur SVB File
No	refers). We further declare that theterms &	conditions of
the agreement of	or pattern of invoicinghas not changed since previously examined by	the
SpecialValuatio	n Branch of the Customs House ator(iv)that our	rimports have
been examined	by Special Valuation Branch of Customs House	se. (Our SVB File
No	refers).We further declare that the terms &conditions of the agr	reement with the
seller/ pattern o	ofinvoicing has changed with effect from -	9(a)* Is
preferentialdut	y, based on origin of goods being availed?(Please answer w	ith a YES or
NO) - 9(b)* 1	If yes, pleaseprovide the following details:i. Treaty/ FreeTrade Agree	ement
	ii. The OriginCriteria claimed is as per Non-Tariff Notific	ation
No/	(Cus) NT datediii. We are claimingRule of Origin no	D
[as per Customs	s TariffDetermination of Origin of Goods Rules under respective FTA	A]iv. Serial no.
ofcondition	(eg. Notification 104/2010 dated 1.10.10)v. Pl state Pro	ductsSpecific
	(if applicable)vi. Certificate of Origin No	
	respect of Invoice No dated issued by	
	(name of theIssuing Authority) is surrend	ered herewith. -
Signature of Im	porterName of the	
	Designation	Stamp
out whichever i	s inapplicable }(For Custom House Use)	
Documents		
presented with	Date of receipt in:	
bill of entry		
Check here		
additional		
documents		
required		
		Appraising
1.	Invoice	group Central
		Exchange Unit
		Trade return
2.	Packing List	I.A.D.

3.	Bank I	Bank Draft						R.A.D M.C. y Register	D.		
4.	Insura	Insurance Memo/ Policy							M.C.D Manifest Posting		
5.	Bill of	Lading					(Oı	(On duplicate Copy only)			
6.	Impor	t Licence/	Custom Clo	earance Pe	ermit		Cu	Passed out of Customs Charge			
7.	Certifi	cate of Or	igin		•••••			8			
8.					••••••			per Office	r		
9.							(Ac	etual signation t indicated)			
[Form II] [S 30.6.2017 (w Bill of Entry	v.e.f. 27.12.	1989).](S	ee regulatio	n 3)	by Notificatio	on No. G.S.R.	810(E)	, dated			
Port Code	S = SeaA = AirL = Land		Import Dept. S. No. and Date	Customs House Agent Code							
Vessel's Name	Rotation No. Date		Port of Shipment	Country of Origin and Code	ı.						
Packages	Quantity	Goods	Customs Duty								
No. and Description	Marks and Numbers	Serial No.	Unit Code	Weight/ Volume/ Number etc.	Goods Description R.I.T.C. No (Give detailsof each class separately)		Nature of duty Notificat code	under Section	Rate Basic Auxiliary (Rs.)		
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)		
Importer Code (IEC/	[Import Name a										

		The Bil	l of Entry (Fori	ms) Regulation	s, 1976				
GSTIN/ PAN etc. asapplicable)	whether								
Country of Consignment (if different) and Code	Bill of Lading and Date								
Additional Duty	IGST								
C.E.T. Heading Exemption Notification No. andyear	MRP per unit, if any	Amount of abate-ment, if any	Value for the purpose of Section 3 Customs TariffAct,	Rate SAI	Total Addit-ional Duty		IGST Rate	for claiming	amour
provisions ofsubsection 4A of Central Excise Act, 1944, does not apply	of the Central Excise Act, 1944 apply		(40)	(40 1) (41)			(4-1)	(40)	(10)
(12)	(12A)	(12B)	(13)	(13A) (14)	(15)	(16)	(17)	(18)	(19)
Gross Weight Words)		r of Packages	(In	Total Ar Words)	nount of Duty	y (In			
		Imp	ort Clerk	Rupees		T	'otal		
(By pin-point	typewriter)								
S.No.	Invoice Value (Foreign Currency) (FOB/ C&F/C&I/		Insu-rar	nce Curr-er Code	ncy Exch-ange Rage	Local		Miscella-n cy Charges on	eous To Va (Iı Rı

CIF

12345Total

T.C Licence or To be Bond C.C.P. No. and warehoused registered date/ Part and within..... under No.

S.No./ O.G.L. days from(Date)Supdt.

No. Exemption the Bond

No. and value of beginning -----Bond

debited to of the Clerk

Licence/C.C.P. operation of

(In case of actual Letter of removal Authority, form docks

Name of Person to whomissued, No. and Date

Date of

Licence(s) Licence(s) Registered Audited

Deposit of Goods in the

warehouse

.....20.....

Assistant Commissioner Preventive of Customs, Officer

Signature of the Custom

Bond House Department Agent

Declaration(To be signed by an Importer)

With

Agent

Agent

Custom* House

documents relating to the goods covered by the said invoice(s) and presentedherev

every aspect.OR

Without

Custom* House

2.

4(a)*.

I/ We declare that the contents of this Bill of Entry for goods imported against Bill Are in accordance with the invoice No. datedand other documents present declare that the contents of the above mentioned invoice(s) and documents are true

respect.

I/ We declare that I/ we have not received anddo not know of any other document adifferent price, value (including local payments, whether ascommission or otherward) description of the saidgoods and that if at any time hereafter I/ we discover anyinf different state of facts, I/ we willimmediately make the same known to the Princip

ofCustoms or Commissioner of Customs as the case may be.

I/We declare that goods covered by the bill of entry have been imported on outrigh 3. consignmentaccount.

I/We declare that there are no conditions or restrictions imposed by the seller of an the disposition or use of the imported goods [Please see proviso to Rule 3(2)) of the

Rules, 2007]

OR

4(b)* I/We declare that there are conditions or restrictions imposed by the seller of any t the disposition or use of the imported goods as per details below [Please see provise Customs Valuation Rules, 2007]:

I/ We declare that the price paid or payable byus is NOT subject to settlement with 5(a)* adefined period by means of debit note/credit note (post -import price adjustment OR I/ We declare the that price paid or payable bythe importer will be settled with the 5(b) * adefined period by means of debit note/ credit note (post -import price adjustmen The declaration at serial no. 4a and 4b shallnot be required in cases where duty is on Tariff Value I/We declare that there are no other payments actually paid or payable for the imp 6(a)*. costand services other than those declared in the invoice^ OR I/ We declare that there are the following payments actually paid or payable for the 6(b)*cost and services other than those declared in the invoice^ [^ please refer to Rule 10 (1) (a) & (b) of the Customs Valuation Rules, 2007] Sl. **Particulars** Amount or expressed as % of the unit price Brokerage and Commissions, except buyingcommission i [Rule 10 (1)(a)(i) of Customs Valuation Rules, 2007]: Cost of containers. ii [Rule 10 (1)(a)(ii): Packing cost: iii [Rule 10 (1)(a)(iii)]: Cost of goods and services supplied by iv the buyer [Rule 10(1)(b)]:

- 7(a)* I/ We declare that there are NO payments actually paid or payable for the imported goods
by way of Royalty/ Licence Fee/ subsequent resale or use of goods/ other payment as a condition of
sale [(Please see Rule 10 (1) (c), (d)& (e) of Customs Valuation Rules, 2007] - OR - 7(b)* I/ We
declare that there are payments actually paid or payable for the imported goods by way of
Royalty/Licence Fee/ subsequent resale or use of goods/ other payment as a condition of sale
[(Please see Rule 10 (1) (c), (d) & (e)of Customs Valuation Rules, 2007]. We further declare: - (i)
that our imports have NOT been examined by any Special Valuation Branch so far - OR - (ii)
that our imports are under examination by the SVB at Customs House - (iii)
that our imports have been examined by Special Valuation Branch of Customs
House. (OurSVB File No refers). We furtherdeclare that the
terms & conditions of the agreement orpattern of invoicing has NOT CHANGED since previously
examined by the Special Valuation Branch of the Customs House at - OR -
(iv) that our imports have been examined by Special Valuation Branch of
Customs House. (OurSVB File No refers). - We further declare that the terms
&conditions of the agreement with the seller/ pattern ofinvoicing has changed with effect from
- 8(a)* I/ We am/ are NOT related to the seller of the goods covered under
invoice no dated, in terms of Rule 2(2) of the Customs
ValuationRules, $2007 - OR - 8(b)* I/We am/are related to the seller of the goods covered$
under invoice no dated,and our nature of relationship is
interms of Rule 2(2) of the Customs Valuation Rules, 2007.
Wefurther declare as follows: - (i) that our imports have not been examined by any Special
Valuation Branch so far - OR - (ii) that our imports are under examination bythe SVB at
Customs House - (iii) that our imports have been examined by Special
Valuation Branch of Customs House. (OurSVB File No.
refers). We furtherdeclare that the terms & conditions of the
agreement orpattern of invoicing has not changed since previously examinedby the Special
Valuation Branch of the Customs House at - OR - (iv) that our imports
have been examined by Special Valuation Branch of Customs House. (Our SVB
File No refers). - We further declare that the terms &conditions of the
agreement with the seller/ pattern of invoicing has changed with effect from
- 9(a)* Is preferential duty, based on origin of goodsbeing availed?
(Please answer with a YES or NO) - 9(b)* If yes, please provide the following
details: - xiii. Treaty/ Free Trade Agreement - xiv. The Origin
Criteria claimed is as perNon-Tariff Notification No/(Cus) NT dated - xv.
We are claiming Rule of Origin no [as per Customs Tariff Determination of Origin
ofGoods Rules under respective FTA] - xvi. Serial no. of condition
(eg.Notification 104/2010 dated 1.10.10) - xvii. Pl state Products Specific Rule
(PSR)(if applicable) - xviii. Certificate of Origin Nodated
in respect of Invoice Nodated issued by
(name of the IssuingAuthority) is surrendered herewith. - Signature of
$Importer - \ Name\ of\ the\ Importer - $
Designation -
Stamp - *Strike out whichever is inapplicable }(For
Custom House Use)

Documents presented with bill of entry Check here additional documents required	Date of receipt in:		
1.	Invoice	Appraising group Central Exchange Unit	
2.	Packing List	Trade return I.A.D.	
3.	Bank Draft	C.R.A.D M.C.D. Key Register	
4.	Insurance Memo/ Policy	M.C.D Manifest Posting	
5.	Bill of Lading	(On duplicate Copy only)	Permitted
6.	Import Licence/ Custom Permit	Clearance	removal to Bonded Ware-house underCuston control
7.	Certificate of Origin		
8.		Proper Officer	
9.		(Actual	
10.		designation to be indicated)	
[Form III] [Substituted 'Form I, Form II and Form III' by Notification No. G.S.R.	•	d
	(a= 40 40 0a) 1(Caa waanlatian a)		

30.6.2017 (w.e.f. 27.12.1989).](See regulation 3)

Bill of Entry For Ex-Bond Clearance Licence No.

Port Code	S = SeaA = AirL = Land	Bond S. No. & Date	Import Dept. S. No. and Date	Customs House Agent Code					
Vessel's Name	Rotation No. Date		Port of Shipment	Country of Origin and Code	:				
Packages	Quantity	Goods	Customs Duty						
No. and Description	Marks and Numbers	Serial No.	Unit Code	Weight/ Volume/ Number etc.	R.I.7	ve heading Exempti No. and	Nat of	under Section 14	Rate Basic
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)
Importer Code (IEC/ GSTIN/ PAN etc asapplicable Country of Consignmen (if different) and Code Additional Duty	Address a) Bill of Lading	nd							
C.E.T. Heading Exemption Notification No. &year	Value under Section Custom Tariff A 1975Rs.	s ct,	Total SAD Addition Duty	onal GST Code	IGST for	claiming Mptionfror	GST mount n	GST Compe-nsatio Cess Rate	Exemp Notific for clai n Exemp GST Compe Cess
(12)	(13)	(14) (15) (16)	(17)	(18) (19)	(:	20)	(21)	(22)
Gross Weigh	ıt Total Nu	ımer of Pa	ckages (In	Т	otal Amoui	nt of Duty (In		

Words)

Words).....

•••••		Imj	port Clerk	Rupees		Total	
(By pin-point	t typewriter)					•••••	
S. No.	Invoice Value (Foreign Currency) (FOB/ C&F/C&I/ CIF	Freight	Insurance	Currency	Exchange Rage	Loading/ Local Agency Commi-ssion	Tot s Val (In Ru _l
12345Total							
Date of deposit in warehouse	Entered in WarehouserVide Page NoI NoWare Officer	Debit P. D. Item A/c. No.		Declaration to be signed by the importer/ CustomHot Agent 1. I/ We declare that the particulars given in this Bill of Entry are true.	use		
Date of Presentation to Warehouse Officer	Date of Removal of goods from the Warehouse.	Bonded Warehouse					

Declaration(To be signed by an importer)

		The bill of Liftly (Forms) negulations, 1970
With Custom* House Agent	1.	I/ We declare that the contents of of invoice(s) No.(s)
		OR
Without Custom* House Agent		I/ We declare that the contents of this Bill ofEntry for goods imported against Bill dated Are in accordance with the invoice No datedand other documents We also declare that the contents of the above mentioned invoice(s) and document every respect.
	2.	I/ We declare that I/ we have not received anddo not know of any other document adifferent price, value (including local payments, whether ascommission or otherw description of the saidgoods and that if at any time hereafter I/ we discover anyinf different state of facts, I/ we willimmediately make the same known to the Princip of Customs or Commissioner of Customs as the case may be.
	3.	I/ We declare that goods covered by the bill ofentry have been imported on outright consignmentaccount.
	4(a)*.	I/ We declare that there are no conditions or estrictions imposed by the seller of a the disposition or use of the imported goods [Please see proviso to Rule 3(2) of the 2007]
		OR
	4(b)*	I/ We declare that there are conditions or restrictions imposed by the seller of any the disposition or use of the imported goods as per details below[Please see provise Customs Valuation Rules,2007]:
	5(a)*	I/ We declare that the price paid or payable byus is NOT subject to settlement with adefined period by means of debit note/ credit note (post-importprice adjustment) OR
	5(b) *	I/ We declare the that price paid or payable bythe importer will be settled with the adefined period by means of debit note/ credit note (post-importprice adjustment)
		[The declaration at serial no. 4a and 4b shallnot be required in cases where duty is on Tariff Value]
	6(a)*.	I/ We declare that there are no other payments actually paid or payable for the improstand services other than those declared in the invoice^ OR
	6(b)*	I/ We declare that there are the followingpayments actually paid or payable for the cost and services other than those declared in the invoice^
		[^ please refer to Rule 10 (1) (a) & (b) of the Customs Valuation Rules, 2007] {
Sl.	Particulars	Amount or expressed as % of the unit price

	Commissions,			
	except			
	buyingcommission			
i	[Rule 10 (1)			
	(a) (i) of			
	Customs			
	Valuation			
	Rules, 2007]:			
	Cost of			
ii	containers.			
	[Rule 10 (1)			
	(a) (ii)]:			
	Packing cost:			
iii	[Rule 10 (1)			
	(a) (iii)]:			
	Cost of goods			
	and services			
iv	supplied by			
	the buyer			
	[Rule 10			
	(1)(b)]:			
- 7(a)*	I/ We declare that there are NO payments actually paid or payable for the imported goods			
by way of	Royalty/ Licence Fee / subsequent resale or use of goods/ otherpayment as a condition of			
sale [Please see Rule 10 (1) (c), (d)& (e) of Customs Valuation Rules, 2007] - OR - 7(b)* I/We				
declare that there are payments actually paid or payable for the imported goods by way of				
Royalty/I	icence Fee/ subsequent resale or use of goods/ other payment as a condition of sale [Please			
see Rule 1	o (1) (c), (d) & (e)of Customs Valuation Rules, 2007]. We further declare : - (i) that our			
imports have NOT been examined by any Special Valuation Branch so far - or - (ii) that our				
imports a	re under examination bythe SVB at Customs House - (iii) that our			
-	ave been examined by Special Valuation Branch of Customs House.			
(OurSVB File No refers). We furtherdeclare that the terms &				
	s of the agreement orpattern of invoicing has NOT CHANGED since previously			
examinedby the Special Valuation Branch of the Customs House at - or -				
	ur imports have been examined bySpecial Valuation Branch of			
	House. (OurSVB File No refers). - We further declare that the terms			
	ns of the agreement with the seller/ pattern of invoicing has changed with effect from			
	- 8(a)* I/ We am/ are NOT related to the seller of thegoods covered under			
	o dated, in terms of Rule 2(2) of the Customs Valuation			
	07 - OR - 8(b)* I/ We am/ are related to the seller of the goods covered under invoice			
	dated,and our nature of relationship is			
	interms of Rule 2(2) of the Customs Valuation Rules, 2007.			
A A CTUT THE	r declare as follows: - (i) that our imports have not been examined byany Special			

Brokerage and

	ch so far - or - (ii) that our imports are under examination by	
	Customs House - (iii) that our imports have been examined	l bySpecial
Valuation Brane	ch of Customs House. (OurSVB File No.	
	refers). We furtherdeclare that the terms & c	conditions of the
agreement orpa	ttern of invoicing has not changed since previously examined by the	ne Special
	ch of the Customs House at - or - (iv) tha	
been examined	bySpecial Valuation Branch of Customs Ho	use. (OurSVB File
	refers). - We further declare that the terms &conditions of	-
	pattern ofinvoicing has changed with effect from	
Is preferential d	luty, based on origin of goodsbeing availed? - (Please	answer with a YES
	* If yes, please provide the following details: - vii. Treaty/ Free	
Agreement	- viii. The Origin Criteria claimed is as pe	erNon-Tariff
Notification No	/ (Cus) NT dated - ix. We are claiming I	Rule of Origin
no	[as per Customs Tariff Determination of Origin ofGoods Rules	under respective
	ial no. of condition (eg.Notification 104/ 2010 da	
Pl state Product	s Specific Rule (PSR) (if applicable) - xii. C	Certificate of Origin
	dated in respect of Invoice No	
dated	issued by - (nam	e of the Issuing
Authority) is su	rrenderedherewith. - Signature of Importer	-
Name of the Im	porter -	
Designation	-	
Stamp	- *Strike out whichever is ina	pplicable }(For
Custom House	Use)	
Documents		
presented with	Date of receipt in:	
bill of entry		
Check here		
additional		
documents		
required		
		Bond
1.	Invoice	Department
2.	Packing List	Appraising group
	Tucking Liet	Warehouse
0	Ingurance Mama / Policy	Officer Central
3.	Insurance Memo/ Policy	
		Exchange Unit
4.	Certificate of Origin	Revenue Posting
5.		Station
		Date 20
		•••••
		Signature of
		Importer

The Bill of Entry (Forms) Regulations, 1976

	Custom House Agent
6.	 C.R.A.D. (On duplicate Copy only)
7 ·	 M.C.D. Key Register Passed out of Customs
	Charge
	M.C.D. Manifest Posting
	 Proper Officer
	(Actual designation to be indicated)