## (DRAWBACK DECLARATION)

(To be filled for export of goods under Claim for Drawback)

SHIPPING BILL NO. :

8612380

DATE: 25.03.2015

## I/We M/s. MANOHAR INTERNATIONAL do hereby further declare as follows:

That the quality and specification of the goods as stated in this Shipping Bill are in accordance with the terms of the export contracts entered into with the Buyer/Consignee in pursuance of the goods which are being exported.

That we are not claiming benefit under "Engineering products export (Replenishment of Iron and Steel

Intermediates) Scheme "notified vide Ministry of Commerce Notification No. 539 RE/92-97 dt. 01.03.95.

That there is no change in the manufacturing formula and in the quantum per unit of the imported material or components utilised in the manufacture of the export of goods and that the materials are components which have been stated in the application under Rule 6 or Rule 7 of the DBK Rules, 1995 to have been imported, continue to be so imported and are not been obtained from indigenous source.

4.\* (A) That the export goods have not been manufactured by availing the procedure under Rule 12(1)(b)/13(1)(b) of the

Central Excise Rules, 1944.

\*(B)That the export goods have been manufactured by availing the procedure under Rule 12(1)(b)/13(1)(b) of the Central Excise Rules, 1944, but we are/ shall be claiming DBK on the basis of special brand rate in terms of Rule 6 of the DBK Rules, 1995

5\*(A) That the goods are not manufactured and/or exported in discharge of

export obligation against an Advance Licence issued under the Duty Exemption Scheme (DEEC) vide relevant import & export policy in force.

\*(B) That the goods are manufactured and are being exported in discharge of export obligation under the Duty Exemption Scheme (DEEC), in terms of Notification No. 79/95-CUS or 80/95-CUS both dated 31.03.1995 or 31/97 dt. 01.04.1997 but I/We are claiming Drawback only the Central Excise portion of the duties on inputs specified in the Drawback Schedule.

That the goods are manufactured and are being export in discharge of export obligation under the Duty Exemption Scheme (DEEC), but I/We are claiming brand rate of Drawback fixed under Rule 6 or 7 of DBK Rules, 1995

That the goods are not manufactured and/or exported after availing of the facility under the Passbook scheme as contained in Para 7.25 of the Export and Import Policy (April, 1997-31st March, 2002)

That the goods are not manufactured and/or exported by a unit licensed as 100% export oriented unit in terms of Import and Export Policy in force.

That the goods are not manufactured and/or exported by a unit situated in any free trade zone/export processing zone or any other such zones.

That the goods are not manufactured partly or wholly in bond under Section 65 of the Customs Act, 1962.

10. That the present market value of the goods is as follows:

11. That the export value of the exports covered by this Shipping Bill is not less than the total value of all imported materials used in manufacture of such goods 12.

That the market price of the goods being exported is not less than the drawback being claimed.

13. That the drawback amount claimed is more than 1% of the FOB value of the export product, or the drawback amount claimed in less than 1% of the FOB value but more than Rs.500.00 against the Shipping Bill.

I/WE undertake to repatriate export proceeds within six months from the date of exports and submit B.R.C. to Asst. Commissioner (Drawback). In case, the export proceeds are not realised within 6 months from the date of export, I/We will either furnish extension of time from R.B.I. and suibmit B.R.C. within such extended period or will pay back the drawback received against this shipping bill. 0 13 15

Drawack scheme code: 8205 A & 820599 A

For,

MANOHAR INTERNATIONAL

AUTHORISED SIGNATORY

Place: Ahmedabad Date: 25.03.2015