Annex	ure	23
-------	-----	----

ARE 2	No
-------	----

Original (White)
Duplicate (Buff)
Triplicate (Pink)
Quadruplicate
(Green)
Quintuplicate
(Blue)

Form A.R.E. 2

Combined application for removal of goods for export under claim for rebate of duty paid on excisable materials used in the manufacture and packing of such goods and removal of dutiable excisable goods for export under claim for rebate of finished stage Central Excise Duty or under bond without payment of finished stage Central Excise Duty leviable on export goods.

То	
	The Superintendent of Central Excise. (Address)
1.	(full postal address) Particulars of the Assistant Commissioner of Central Excise or the Deputy Commissioner of Central Excise from whom rebate shall be claimed / with whom bond is executed and his complete postal address

2.	I/We	_ of	propose to expo	ort the under r	mentioned	goods (d	etails of wi	hich are	given in
	Table 1 below) to		(country of de	stination) by	*air/sea / I	and /pos	st parcel*	under d	claim for
	rebate of duty paid	d on excisable mater	ials used in the m	nanufacture a	ind packing	of such	goods.		

3. *The finished goods being exported are not dutiable

or

We intended to claim the rebate of Central Excise Duty paid on clearances of goods for export under notification 40/2001-Central Excise (N.T) dated 26th June, 2001 issued under Rule 18 of Central Excise (No.2) Rules, 2001.

or

The Export goods are intended to be cleared without payment of Central Excise Duty under notification 42/2001-Central Excise (N.T) dated 26th June, 2001 issued under Rule 19 of Central Excise (No.2) Rules, 2001.

TABLE 1 (Details of goods to be exported)

SI.	Descripti	Marks &	Gross	Net	Descrip	Value	Finish	ed Stage	Invoic	Bond/U	Amount	Rem
No	on of	Nos. on	Weigh	Weigh	ti-on of		Centr	al	е	ndertak	of Rebate	a-rks
	package	package	t	t	finished		Excise	9	No. &	ing	Claimed	
	S	S		and	goods		Duty		date	execut	under	
				quant			Rate	Amount		ed	Rule 18	
				ity						under		
				of						rule		
				goods						19 (if		
				**						any)		
1	2	3	4	5	6	7	8	9	10	11	12	13

^{*}Strike out portion not applicable **Quantity of goods to be furnished in units of sale where it is different than weight. #Write NA where exports are under bond/letter of undertaking in terms of Rule 19 or where goods are not chargeable to duty

TABLE 2

Details of duty paid e	xcisable Materials	and Packing mater	rials used in manufacture of export goods for which rebate
under notification	dated	_ is being claimed	

S.	Name/des	Centra	Unit	Qty	Nam	Invoic	Assess	Rate	Duty	Total Wa	astages	Rebat	Rema
No.	cription	I Excise		use	e of	е	able	of	Amt			е	rks
	of	Tariff		d	Suppl	No. &	Value	Central		Recov	Irre-	admis	
	materials/	Sub-			ier	Value	/ Unit	Excise	per	er	covera	sible	
	packing	headin				/	Rs.	duty	unit	able	ble	under	
	with	g				Unit			Rs.			Rule	
	technical					Rs.						18	
	specificatio											Rs.	
	n/												
	Quantity												
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)	(12)	(13)	(14)

Declaration:

- (a) We hereby certify that we have not availed facility of CENVAT credit under CENVAT Credit Rules, 2001
- (b) We hereby declare that the export is not in discharge of export obligation under a Value based Advance Licence issued prior to 31.03.95
 - (c) We hereby declare that the materials on which input stage rebate in claimed are not sought to be imported under a Quantity Based Advance Licence issued prior to 31.03.95.
- (d) We further declare that we shall not claim any Drawback on export of the consignment covered under this application.
- (e) I / We hereby declare that the above particulars are true and correctly stated.

(f)	We have been granted	d permission by Assista	nt Commissioner of Central Excise or Dep	uty Commissioner of Central
	Excise Vide C.No.	date	for working under Notification	dated
Tim	e of Removal			

Signature of owner or his authorised agent with date Name in Block Letters & Designation SEAL

Note 1: The A.R.E. 2 should be submitted by the manufacturer at least 24 hours intended removal of goods for export, to the superintendent of Central Excise.

Note 2: A running serial of the factory starting with one every financial year should be allotted to every A.R.E. 2

FOR DEPARTMENT USE

PART A

CERTIFICATION BY THE CENTRAL EXCISE OFFICER

1. Certified that

*duty has been paid on the goods described above or duty is payable as recoded at entry number in Daily Stock
Account.
or
*the owner has entered into B-1 bond No/given an Undertakingunder Rule 19 of Central Excise
(No.2) Rules, 2001 with the or *the finished goods being exported are not dutiable
2. Certified that I have opened and examined the packages No and found that the particulars
stated and the description of goods given overleaf read with the invoice and the packing list (if any) correct *[and that
all the packages have been stuffed in the container No with Marks]*and the same has
been sealed with Central Excise Seal/*One Time Seal (OST) No
3. I have verified with the records, the declaration of the manufacture given at SI. No. 3 overleaf regarding non
availment of credit under rule CENVAT Rules and found it to be true.
4. Certified that I have drawn three representative samples from the consignment and have handed over two sets
thereof duty sealed to the manufacturer/ his authorised representative. (wherever feasible)
5. Certified that the material consumption's indicated in Table 2 overleaf are in accordance with the declaration No.
filed by on
Place :

Date :	
Signature (Name in Block Letters)	Signature (Name in Block
Letters)	
Superintendent of Central Excise Central Excise	Inspector of

Note 3: The details given in table 2 may be verified by the Superintendent of Central Excise subsequent to clearances. For this purpose a detailed verification report may be submitted by the Superintendent to the Assistant Commissioner of Central Excise along with Triplicate copy of A.R.E. 2

Note 4: The original -duplicate and sixtuplicate shall be returned to the manufacturer for presenting to the Customs Officer.

PART B

Certification by the Customs Officer

1. Certified that I have examined the consignment described overleaf, and the seals on the packages were found intact and I have satisfied myself that particulars of the consignment are as specified overleaf except for the shortages mentioned below:

- 2. Certified that the exports are not under Duty Drawback Scheme. It is further certified that exports are not in discharge of export obligation under Value Based Advance Licence or a Quantity Based Advance Licence issued before 31.03.95.
- 3. Certified that all copies of Shipping Bill / Bill of export contain endorsement of A.R.E. 2 No. in the space provided for indicating ARE 1.

^{*}Strike out inapplicable portions

 Certified that the consiq dated 		nder my supervision unc on		
. Duplicate copy of A.R.E. 2 lace	Forwarded to Assistant	Deputy Commissioner of	Central Excise	on
ate		(Nam	Sig e and designation of	nature the Customs
Officer in Block letters)		(12.11)	_	(Seal)
lote 5: The customs shall se xtuplicate to the exporter	nd the duplicate to the	address given at Sl. No. 1		` '
		PART C* on Order Under Rule 18(1) Duplicate and Triplicate)		
			<i>(</i> -	
Refund Order No dide cheque No d		Rebate of Rs	(Rupees	sanctioned
lace vate				
		Assistar	t/Deputy Commission	ner of Central Excise
		<u>PART D</u>		
		on Order under rule 18(2) Duplicate and Triplicate)		
Refund Order No				
	sanctioned vide chec	que No	uateu	

Assistant/Deputy Commissioner of Central Excise

*Strike out inapplicable portions