## STATEMENT - DBK-II

Direct imports of materials/components made by the manufacturer and foreign materials obtained locally by the manufacturer during the period commencing three months prior to the date of shipment/first shipment upto the date of application, for manufacture of \_\_\_\_\_\_ (Name of export product).

SI. No.	1	charac-	1	under which	Name of Customs House	Unit	Qty. imported		Heading No. in Customs Tariff Act, 1975
1	2	3	4	5	6	6A	7	8	9

Rate d	of Country from where imported & name of supplier		I	Name & full address of the supplier in case the foreign materials/components obtained locally.	Remarks
10	11	12	13	. 14	15

- Note: 1. If any of the materials mentioned above have also been procured from indigenous origin, this must be specifically stated in remarks column and full details of the procurement alongwith proof of payment of duty should be furnished in DBK-III statement, even if it is claimed that they are not used in the products exported.
  - 2. Minor items which do not contribute to any significant proportion to the expected drawback rates may be ignored, at the discretion of the applicant.
  - 3. If the assessment against any B/E is not final the nature of dispute may be clearly indicated supported by appropriate letter from concerned customs authorities. Normally no DBK is admitted for provisionally assessed B/Es.
  - 4. Refund application made against any B/E, with details must be indicated.
  - 5. Stock position of the above materials/components also to be given separately (in linked Statement II-A).

## **CERTIFICATE**

Certified that the particulars mentioned in this statement are correct to the best of my knowledge and belief and no claims for refund of duty in respect of any of the above-mentioned bills of entries (other than whose details are furnished) has been or will be lodged with the Customs Authorities.

Signature of the Power of Attorney Holder or Authorised Agent.

Signature and Stamp of independent Chartered Accountant/Cost Accountant