

#### Annex-2

#### Notification No.FEMA 23 /2000-RB dated 3rd May 2000

In exercise of the powers conferred by clause (a) of sub-section (1) and subsection (3) of section 7, sub-section (2) of section 47 of the Foreign Exchange Management Act, 1999 (42 of 1999), the Reserve Bank of India makes the following regulations relating to export of goods and services from India, namely:

#### 1. Short title and commencement :-

- (i) These Regulations may be called the Foreign Exchange Management (Export of Goods and Services) Regulations, 2000.
- (ii) They shall come into force on 1<sup>st</sup> day of June, 2000.

#### 2. Definitions:-

In these Regulations, unless the context requires otherwise, -

- (i) 'Act' means the Foreign Exchange Management Act, 1999 (42 of 1999);
- (ii) 'Authorised dealer' means a person Authorised as an Authorised Dealer under sub-section (1) of section 10 of the Act, and includes a person carrying on business as a factor and Authorised as such under the said section 10;
- (iii) 'Exim Bank' means the Export-Import Bank of India established under the Export-Import Bank of India Act, 1981 (28 of 1981);
- (iv) 'export' includes the taking or sending out of goods by land, sea or air, on consignment or by way of sale, lease, hire-purchase, or under any other arrangement by whatever name called, and in the case of software, also includes transmission through any electronic media:
- (v) 'export value' in relation to export by way of lease or hire-purchase or under any other similar arrangement, includes the charges, by whatever name called, payable in respect of such lease or hire-purchase or any other similar arrangement;
- (vi) 'form' means form annexed to these Regulations;

Website: <a href="mailto:www.fema.rbi.org.in">www.fema.rbi.org.in</a>
53 Email: <a href="mailto:tradedivisionexport@rbi.org.in">tradedivisionexport@rbi.org.in</a>



(vii) 'schedule' means schedule appended to these Regulations;

(viii) 'software' means any computer programme, database, drawing, design, audio/video signals, any information by whatever name called

in or on any medium other than in or on any physical medium;

(ix) 'specified authority' means the person or the authority to whom the

declaration as specified in Regulation 3 is to be furnished;

(x) 'Working Group' means the Group constituted by the Reserve Bank for the purpose of considering proposals of export of goods and services on deferred payment terms or in execution of a turnkey

project or a civil construction contract;

(xi) the words and expressions used but not defined in these Regulations shall have the same meanings respectively assigned to them in the Act.

### 3. Declaration as regards export of goods and services :-

(1) Every exporter of goods or software in physical form or through any other form, either directly or indirectly, to any place outside India, other than Nepal and Bhutan, shall furnish to the specified authority, a declaration in one of the forms set out in the Schedule and supported by such evidence as may be specified, containing true and correct material particulars including the amount representing -

(i) the full export value of the goods or software; or

(ii) if the full export value is not ascertainable at the time of export, the value which the exporter, having regard to the prevailing market conditions expects to receive on the sale of the goods or the software in overseas market, and affirms in the said declaration that the full export value of goods (whether ascertainable at the time of export or not) or the software has been or will within the specified period be, paid in the specified manner.

(2) Declarations shall be executed in sets of such number as specified.

(3) For the removal of doubt, it is clarified that, in respect of export of services to which none of the Forms specified in these Regulations apply, the exporter may export such services without furnishing any declaration, but shall be liable to realise the amount of foreign exchange which becomes due or accrues on account of such export, and to repatriate the same to India in accordance with the provisions of the Act, and these Regulations, as also other rules and regulations made under the Act.

Website: <a href="mailto:www.fema.rbi.org.in">www.fema.rbi.org.in</a> 54 Email: <a href="mailto:tradedivisionexport@rbi.org.in">tradedivisionexport@rbi.org.in</a>



#### 4. Exemptions:-

Notwithstanding anything contained in Regulation 3, export of goods or services may be made without furnishing the declaration in the following cases, namely:

a) trade samples of goods and publicity material supplied free of payment; personal effects of travellers. whether b) accompanied or unaccompanied; ship's stores, trans-shipment cargo and goods supplied under the c) orders of Central Government or of such officers as may be appointed by the Central Government in this behalf or of the military, naval or air force authorities in India for military, naval or air force requirements; goods or software accompanied by a declaration by the exporter that d) they are not more than twenty five thousand USD in value; by way of gift of goods accompanied by a declaration by the exporter e) that they are not more than five lakhs rupees in value; aircrafts or aircraft engines and spare parts for overhauling and/or f) repairs abroad subject to their re-import into India after overhauling /repairs, within a period of six months from the date of their export; goods imported free of cost on re-export basis; g) h) goods not exceeding USD 1000 or its equivalent in value per transaction exported to Myanmar under the Barter Trade Agreement between the Central Government and the Government of Myanmar; The following goods which are permitted by the Development i) Commissioner of the Export Processing Zones, Electronic Hardware Technology Parks, Electronic Software Technology Parks or Free Trade Zones to be re-exported, namely: 1)imported goods found defective, for the purpose of their replacement by the foreign suppliers/collaborators: 2)goods imported from foreign suppliers/collaborators on loan basis; 3)goods imported from foreign suppliers/collaborators free of cost, found surplus after production operations. (ia) goods listed at items (1), (2) and (3) of clause (i) to be re-exported by units in Special Economic Zones, under intimation to the Development Commissioner of Special Economic Zones/concerned Assistant Commissioner or Deputy Commissioner of Customs; replacement goods exported free of charge in accordance with the i) provisions of Exim Policy in force, for the time being. goods sent outside India for testing subject to re-import into India; k) defective goods sent outside India for repair and re-import provided the I) goods are accompanied by a certificate from an Authorised Dealer in India that the export is for repair and re-import and that the export does not involve any transaction in foreign exchange; m) exports permitted by the Reserve Bank, on application made to it, subject to the terms and conditions, if any, as stipulated in the permission.

Website: <a href="mailto:www.fema.rbi.org.in">www.fema.rbi.org.in</a> 55 Email: <a href="mailto:tradedivisionexport@rbi.org.in">tradedivisionexport@rbi.org.in</a>



#### 5. Indication of importer-exporter code number :-

The importer-exporter code number allotted by the Director General of Foreign Trade under Section 7 of the Foreign Trade (Development & Regulation) Act, 1992 (22 of 1992) shall be indicated on all copies of the declaration forms submitted by the exporter to the specified authority and in all correspondence of the exporter with the Authorised Dealer or the Reserve Bank, as the case may be.

## 6. Authority to whom declaration is to be furnished and the manner of dealing with the declaration

#### A. Declaration in Form GR/SDF

- (1) (i) The declaration in form GR /SDF shall be submitted in duplicate to the Commissioner of Customs.
  - (ii) After duly verifying and authenticating the declaration form, the Commissioner of Customs shall forward the original declaration form/data to the nearest office of the Reserve Bank and hand over the duplicate form to the exporter for being submitted to the Authorised dealer.

#### B. Declaration in Form PP

- (2) (i) The declaration in form PP shall be submitted in duplicate to the Authorised Dealer named in the form.
  - (ii) The Authorised Dealer shall, after countersigning the declaration form, hand over the original form to the exporter who shall submit it to the postal authorities through which the goods are being despatched. The postal authorities after despatch of the goods shall forward the declaration form to the nearest office of the Reserve Bank.

#### C. Declaration in Form SOFTEX

- (3) (i) The declaration in form SOFTEX in respect of export of computer software and audio/video/television software shall be submitted in triplicate to the designated official of Ministry of Information Technology, Government of India at the Software Technology Parks of India (STPIs) or at the Free Trade Zones (FTZs) or Export Processing Zones (EPZs) or Special Economic Zones (SEZs) in India.
  - (ii) After certifying all three copies of the SOFTEX form, the said designated official shall forward the original directly to the nearest office of the Reserve Bank and return the duplicate to the exporter. The triplicate shall be retained by the designated official for record.

#### D. Duplicate Declaration Forms to be retained with Authorised Dealers



On the realisation of the export proceeds, the duplicate copies of export declaration forms viz. GR, PP and Softex and Exchange Control Copies of the shipping bills together with related Statutory Declaration Forms shall be retained by the Authorised Dealer.

#### 7. Evidence in support of declaration :-

The Commissioner of Customs or the postal authority or the official of Ministry of Information Technology, Department of Electronics to whom the declaration form is submitted, may, in order to satisfy themselves of due compliance with Section 7 of the Act and these regulations, require such evidence in support of the declaration as may establish that -

- a) the exporter is a person resident in India and has a place of business in India:
- b) the destination stated on the declaration is the final place of the destination of the goods exported;
- c) the value stated in the declaration represents -
  - 1) the full export value of the goods or software; or
  - where the full export value of the goods or software is not ascertainable at the time of export, the value which the exporter, having regard to the prevailing market conditions expects to receive on the sale of the goods in the overseas market.

#### **Explanation**:

For the purpose of this regulation, 'final place of destination' means a place in a country in which the goods are ultimately imported and cleared through Customs of that country.

### 8. Manner of payment of export value of goods :-

Unless otherwise Authorised by the Reserve Bank, the amount representing the full export value of the goods exported shall be paid through an Authorised Dealer in the manner specified in the Foreign Exchange Management (Manner of Receipt and Payment) Regulations, 2000.

#### Explanation:

For the purpose of this regulation, re-import into India, within the period specified for realisation of the export value, of the exported goods in respect of which a declaration was made under Regulation 3, shall be deemed to be realisation of full export value of such goods.



#### 9. Period within which export value of goods/software to be realised :-

(1) The amount representing the full export value of goods or software exported shall be realised and repatriated to India **within** twelve months from the date of export :

Provided that where the goods or software are exported by the units in Special Economic Zones, the stipulation of the period of realization and repatriation to India of full export value of goods or software shall not apply<sup>3</sup>.

Provided that where the goods are exported to a warehouse established outside India with the permission of the Reserve Bank, the amount representing the full export value of goods exported shall be paid to the Authorised Dealer as soon as it is realised and in any case within fifteen months from the date of shipment of goods;

Provided further that the Reserve Bank, or subject to the directions issued by that Bank in this behalf, the Authorised Dealer may, for a sufficient and reasonable cause shown, extend the said period of twelve months or fifteen months, as the case may be.

(2) (a) Where the export of goods or software has been made by a Status Holder Exporter, as defined in the EXIM Policy in force, then notwithstanding anything contained in sub-regulation (1), the amount representing the full export value of goods or software shall be realised and repatriated to India within twelve months from the date of export;

**Provided that** the Reserve Bank may for a sufficient and reasonable cause shown, extend the said period of twelve months

(b) The Reserve Bank may for reasonable and sufficient cause direct that **the said exporters** shall cease to be governed by sub-regulation (2):

Provided that no such direction shall be given unless the unit has been given a reasonable opportunity to make a representation in the matter;

(c) On such direction, **the said exporters** shall be governed by the provisions of sub-regulation (1), until directed otherwise by the Reserve Bank.

#### **Explanation:**

For the purpose of this regulation, the "date of export" in relation to the export of software in other than physical form, shall be deemed to be the date of invoice covering such export.

Website: www.fema.rbi.org.in 58 Email: tradedivisionexport@rbi.org.in



#### 10. Export on Elongated Credit Terms :-

No person shall enter into any contract to export goods on the terms which provide for a period longer than twelve months for payment of the value of the goods to be exported:

Provided that the Reserve Bank may, for reasonable and sufficient cause shown, grant approval to enter into a contract on such terms.

#### 11. Submission of export documents :-

The documents pertaining to export shall, within 21 days from the date of export as, as the case may be, from the date of certification of SOFTEX form, be submitted to the Authorised Dealer mentioned in the relevant declaration form:

Provided that, subject to the directions issued by the Reserve Bank from time to time, the Authorised Dealer may accept the documents pertaining to export submitted after the expiry of the specified period of 21 days, for reasons beyond the control of the exporter.

#### 12. Transfer of documents :-

Without prejudice to Regulation 3, an Authorised Dealer may accept, for negotiation or collection, shipping documents including invoice and bill of exchange covering exports, from his constituent (not being a person who has signed the declaration in terms of Regulation 3):

Provided that before accepting such documents for negotiation or collection, the Authorised Dealer shall -

- a) Where the value declared in the declaration does not differ from the value shown in the documents being negotiated or sent for collection, or
- b) Where the value declared in the declaration is less than the value shown in the documents being negotiated or sent for collection,

require the constituent concerned also to sign such declaration and thereupon such constituent shall be bound to comply with such requisition and such constituent signing the declaration shall be considered to be the exporter for the purposes of these Regulations to the extent of the full value shown in the documents being negotiated or sent for collection and shall be governed by these Regulations accordingly.

#### 13. Payment for the Export :-

In respect of export of any goods or software for which a declaration is required to be furnished under Regulation 3, no person shall except with the permission of the Reserve Bank or, subject to the directions of the Reserve Bank, permission of an Authorised dealer, do or refrain from doing anything or take or refrain from taking any action which has the effect of securing -



- (i) That the payment for the goods or software is made otherwise than in the specified manner; or
- (ii) That the payment is delayed beyond the period specified under these Regulations; or
- (iii) That the proceeds of sale of the goods or software exported do not represent the full export value of the goods or software subject to such deductions, if any, as may be allowed by the Reserve Bank or, subject to the directions of the Reserve Bank, by an Authorised dealer;

Provided that no proceedings in respect of contravention of these provisions shall be instituted unless the specified period has expired and payment for the goods or software representing the full export value, or the value after deductions allowed under clause (iii), has not been made in the specified manner within the specified period.

#### 14. Certain Exports requiring prior approval :-

#### A. Export of goods on lease, hire, etc.

No person shall, except with the prior permission of the Reserve Bank, take or send out by land, sea or air any goods from India to any place outside India on lease or hire or under any arrangement or in any other manner other than sale or disposal of such goods.

#### B. Exports under trade agreement/rupee credit etc.

- (i) Export of goods under special arrangement between the Central Government and Government of a foreign state, or under rupee credits extended by the Central Government to Govt. of a foreign state shall be governed by the terms and conditions set out in the relative public notices issued by the Trade Control Authority in India and the instructions issued from time to time by the Reserve Bank.
- (ii) An export under the line of credit extended to a bank or a financial institution operating in a foreign state by the Exim Bank for financing exports from India, shall be governed by the terms and conditions advised by the Reserve Bank to the Authorised Dealers from time to time.

#### C. Counter Trade

Any arrangement involving adjustment of value of goods imported into India against value of goods exported from India, shall require prior approval of the Reserve Bank.

#### 15. Delay in Receipt of Payment :-

Where in relation to goods or software export of which is required to be declared on the specified form, the specified period has expired and the payment therefor has not been made as aforesaid, the Reserve Bank may give to any person who has sold the goods or



software or who is entitled to sell the goods or software or procure the sale thereof, such directions as appear to it to be expedient, for the purpose of securing, (a) the payment therefor if the goods or software has been sold and (b) the sale of goods and payment thereof, if goods or software has not been sold or re-import thereof into India as the circumstances permit, within such period as the Reserve Bank may specify in this behalf;

Provided that omission of the Reserve Bank to give directions shall not have the effect of absolving the person committing the contravention from the consequences thereof.

#### 16. Advance payment against exports :-

- (1) Where an exporter receives advance payment (with or without interest), from a buyer outside India, the exporter shall be under an obligation to ensure that -
- The shipment of goods is made within one year from the date of receipt of advance payment;
- ii) The rate of interest, if any, payable on the advance payment does not exceed London Inter-Bank Offered Rate (LIBOR) + 100 basis points, and
- iii) The documents covering the shipment are routed through the Authorised Dealer through whom the advance payment is received;

Provided that in the event of the exporter's inability to make the shipment, partly or fully, within one year from the date of receipt of advance payment, no remittance towards refund of unutilised portion of advance payment or towards payment of interest, shall be made after the expiry of the said period of one year, without the prior approval of the Reserve Bank.

(2) Notwithstanding anything contained in clause (i) of sub-regulation (1), where the export agreement provides for shipment of goods extending beyond the period of one year from the date of receipt of advance payment, the exporter shall require the prior approval of the Reserve Bank.

### 17. Issue of directions by Reserve Bank in certain cases :-

(1) Without prejudice to the provisions of Regulation 3 in relation to the export of goods or software which is required to be declared, the Reserve Bank may, for the purpose of ensuring that the full export value of the goods or, as the case may be, the value which the exporter having regard to the prevailing market conditions expects to receive on the sale of goods or software in the overseas market, is received in proper time and without delay, by general or special order, direct from time to time that in respect of export of goods or software to any destination or any class of export transactions or any class of goods or software or class of exporters, the exporter shall, prior to the export, comply with the conditions as may be specified in the order, namely;



- a) that the payment of the goods or software is covered by an irrevocable letter of credit or by such other arrangement or document as may be indicated in the order;
- b) that any declaration to be furnished to the specified authority shall be submitted to the Authorised Dealer for its prior approval, which may, having regard to the circumstances, be given or withheld or may be given subject to such conditions as may be specified by the Reserve Bank by the directions issued from time to time.
- c) that a copy of the declaration to be furnished to the specified authority shall be submitted to such authority or organisation as may be indicated in the order for certifying that the value of goods or software specified in the declaration represents the proper value thereof.
- (2) No direction under sub-regulation (1) shall be given by the Reserve Bank and no approval under clause (b) of that sub-regulation shall be withheld by the Authorised Dealer unless the exporter has been given a reasonable opportunity to make a representation in the matter.

#### 18. Project exports

Where an export of goods or services is proposed to be made on deferred payment terms or in execution of a turnkey project or a civil construction contract, the exporter shall, before entering into any such export arrangement, submit the proposal for prior approval of the approving authority, which shall consider the proposal in accordance with the guidelines issued by the Reserve Bank from time to time.

#### **Explanation:**

For the purpose of this Regulation, 'approving authority' means the Working Group or the Exim Bank or the Authorised Dealer.

(P.R. GOPALA RAO)

**Executive Director** 

# Schedule (Refer to Regulation 3)

Form **GR**: To be completed in duplicate for export otherwise than by Post including

export of software in physical form i.e. magnetic tapes/discs and paper

media.

Website: www.fema.rbi.org.in 62 Email: tradedivisionexport@rbi.org.in



Form **SDF:** To be completed in duplicate and appended to the shipping bill, for

exports declared to Customs Offices notified by the Central Government which have introduced Electronic Data Interchange (EDI) system for

processing shipping bills notified by the Central Government.

Form **PP:** To be completed in duplicate for export by Post.

Form **SOFTEX**: To be completed in triplicate for declaration of export of software

otherwise than in physical form, i.e. magnetic tapes/discs, and paper

media.

Amended vide Notification No. FEMA 36/2001-RB dated February 27, 2001 G.S.R.119(E)/March 21, 2001

Amended vide Notification No. FEMA 57/2002-RB dated April 1, 2002 G.S.R.473(E)/July 8, 2002

Amended vide Notification No. FEMA 99/2003-RB dated August 27, 2003 G.S.R.773(E)/September 29, 2003

Amended vide Notification No. FEMA 107/2003-RB dated October 29, 2003 G.S.R.900 (E)/December 22, 2003

Amended vide Notification No FEMA 114/2004-RB dated March 13, 2004 G.S.R.279 (E)/April 23, 2004

Amended vide Notification No. FEMA 116/2004-RB dated March 25, 2004 G.S.R.352 (E)/June 8, 2004

Amended vide Notification No FEMA 176/2008-RB dated July 23, 2008 G.S.R.576 (E)/August 5, 2008



Forms: -GR, SDF, PP and SOFTEX

Website: www.fema.rbi.org.in

### EXCHANGE CONTROL DECLARATION (GR) FORM NO.

#### **ORIGINAL**

Exporter				Invoice Date	No.	&	SB No. & Date		
				Dale					
				AR4/AR4 Date Q/Cert.					
				Date	INU.	α	Importer-Exporter Code No.		
Consigne	е			Export Control	Tra	ade			
							If export under:		
							Deferred Credit		
							Joint Venture		
							Rupee Credit		
							Others		
							RBI's Approval/Cir. No. & Date	;	
Custom F Agen		L/C. No	).						
Pre-Carria by	age	Place Receipt	of by				Type of shipment :		
		Pre-Carrie	•				Outright Sale		
							Consignment Export		
Vessel/Fli No.	ght	Rotation N	0.				Others (Specify)		
		Port Loading	of	Nature contract	CIF	of	/C&F /FOB		
		Other (Specify)							
Da	4 of D:	a a b a r a a	Car	unter c	6.5	F.C	phones Data was 44 of	C 4	
Por	t of Di	scharge		intry itination	of		change Rate u/s 14 of rrency of invoice	CA	

64

Email: tradedivisionexport@rbi.org.in



S. No.	Marks & No.	Container Nos.	No. & Kind of Pkgs.	Statistical Code & Description of Goods		Quantity	Value FOB
				G00	us		
	Net Weight						
	Gross Weight						
				-"			
	Total FOE words)	3 value (in					

Analysis of Export value	Curren	Amount	Full export value or where not ascertainable, the value which exporter
			expects to receive on the sale of goods.
FOB Value			
Freight			
Insurance			Curren
			cy
Commission			
Rate			
Discount			Amoun
			t
Other Deductions			

### EXCHANGE CONTROL DECLARATION (GR) FORM NO.

Is Export under L/C arrangements?	Ye s		No		For customs			
If yes, name of advising bar	Custom	s Asse	essable value Rs.					
					(Rupees	s)		
Bank through which paymer	nt is to	be re	ceived					
					Export value Verified			
							Customs Appraiser	
Whether payment is to be received through the ACU Yes/No						of nt	Customs Appraiser	

Website: www.fema.rbi.org.in 65 Email: tradedivisionexport@rbi.org.in



Declaration under Foreign Exchange Management Act, 1999: I/We hereby declare that							
I/we am/are the Seller/Consignor of the goods in respect of which this declaration is							
made and that the particulars given above are true and that (a) *the value as contracted							
with the buyer is the same as the full export value dec	` '						
value of the goods is not ascertainable at the time of e	•						
is that which I/we, having regard to the prevailing ma	rket conditions, expect to receive						
on the sale of goods in the overseas market.							
I/We undertake that I/we will deliver to the bank nan	ned herein the foreign exchange						
representing the full export value of the goods on or be	efore @ in the manner						
specified in the Regulations under the Act, I/we further	declare that I/we am/are resident						
in India and I/we have a place of business in India.							
I/We* am/are OR am/are not in Caution List of the							
Reserve Bank of India.							
Date							
	(Signature of Exporter)						
@ State appropriate date of delivery which must be w	vithin six months from the date of						
shipment, but for exports to warehouses established ou	utside India with the permission of						
the Reserve Bank, the date of delivery must be within f	ifteen months.						
*Strike out whichever is not applicable							
Space for use by Reserve Bank of India							
•							



## **EXCHANGE CONTROL DECLARATION (GR) FORM NO.**

**Duplicate** 

						Duplicate	
Exporter		Invoice Date	No.	&	SB No. & Date		
	AR4/AR Date	4A No.	&				
		Q/Cert. Date	No.	&	Importer-Expo	rter Code No.	
Consignee		Export Control	Tra	ide			
					1		
					If export under:		
				<u> </u>	Deferred Credit		
				_	Joint Venture		
				<u> </u>	Rupee Credit		
					Others		
					RBI's Approval/	Cir. No. & Date	
Custom House	L/C. No.						
Agent							
Pre-Carriage		of			Type of	:	
by	Receipt by Pre-Carrier	У			shipment:		
	Pre-Camer				Outright Sale		
					Consignment Export		
Vessel/Flight	Rotation No	-			Others		
No.					(Specify)		
		f Nature		of	/C&F	/FOB	
	Loading	contract	CIF				
		Other (Specify)					
Port of Discharge	e (	Country	of	Exc	change Rate	u/s 14 of CA	

Port of Discharge	Country	of	Exchange Rate u/s 14 of CA
	Destination		Currency of invoice

Website: <a href="mailto:www.fema.rbi.org.in">www.fema.rbi.org.in</a> 67 Email: <a href="mailto:tradedivisionexport@rbi.org.in">tradedivisionexport@rbi.org.in</a>



E BANK OF												
S. No.	Marks & No.	Conta Nos.	iner	No. & Pkgs.	Kind	of	Des		cal Code otion of	: & C	Quantity	Value FOB
	Niet Meier	la t										
	Net Weig	nt										
	Gross Weight											
	Total FOI words)	B value	(in									
Analysis of Export Currency Amount value						t	exp	certainab	le, the	e value	where not which exporter the sale of	
	Value											
Freig								_	Currency			
Insur								Currency				
Rate	mission											
Disco	ount							Am	nount			
Othe	r Deductior	าร										
	EX	CHANG	GE C	ONTRO	DL D	ECL	AR/	ATIC	ON (GR)		M NO.	
	Export und arrangeme			Ye s		No			For customs			
If yes	s, name of a	advising	g ban	ık in Inc	lia			Customs Assessable value Rs.				
								(Rupees)				
ъ.								_				
Bank	through w	nich pa	ymer	nt is to b	oe re	ceive	ed				/:£:l	
									Export v	alue	verified	Customs
										Appraiser		
Cargo shipped in full/part												
									Quantity	/		
									Value			
\//het	ther navme	nt is to	ho r	acaivad	l thro	uah			Date	∩f	I Cueto	ms Annraiser

Website: www.fema.rbi.org.in 68 Email: tradedivisionexport@rbi.org.in



the ACU Yes/No								
		·						
Declaration under Foreign Exchange Management Act, 1999: I/We hereby declare that I/we am/are the Seller/Consignor of the goods in respect of which this declaration is made and that the particulars given above are true and that (a) *the value as contracted with the buyer is the same as the full export value declared overleaf/ (b) *the full export value of the goods is not ascertainable at the time of export and that the value declared is that which I/we, having regard to the prevailing market conditions, expect to receive on the sale of goods in the overseas market.								
I/We undertake that I/we representing the full exporspecified in the Regulation in India and I/we have a plant	t value of the s under the A	e goods on c Act, I/we furt	r before	e @. <u></u>	i	n the manner		
I/We* am/are OR am/are Reserve Bank of India.	not in Caution	on List of th	е					
Date								
			(Si	gnature	of Expo	rter)		
@ State appropriate date shipment, but for exports to the Reserve Bank, the date	o warehouse:	s established	d outsid	e India	with the			
*Strike out whichever is no	t applicable							
	0D 4117110F	NOED DEA	LEDIO					
Uniform Code Number	OR AUTHOR	RISED DEA	LEK'S	USE				
*Indicate ( ) in the box and	oliooblo							
*Indicate ( ) in the box app		ceipt for			Bill			
Date of *(i) negotiation	collection				No			
Type of Bill* (i) (ii		iii) C Specify)	Others					
Type of shipment : *(i) F Sale Contract	,	ii) Consigr Basis	nment					
(iii) Others (Specify)								
The GR Form was included in the statement sent to the Reserve Bank with the R Return for the fortnight endingsent on								
We certify and confirm that we have received the total amount of (Currency) (amount) as under being the proceeds of exports declared on this form.								

Website: www.fema.rbi.org.in 69 Email: tradedivisionexport@rbi.org.in



Date of receipt	Currency		ostro Account Country	Debit to NF Account of coun	a Bank in	Period of R Return with which the
		In our In the name name of*		Held with us	Held with*	realisation has been reported to RBI
(1)	(2)	(3) (4)		(5)	(6)	(7)

<sup>\*(</sup>Write the name of the concerned Indian Authorised Dealer Branch)
Any other manner of receipt
(Specify)

(Stamp dealer)	&	Signature	of	Authorised
Date :				
Address :				

#### SPACE FOR USE BY RESERVE BANK OF INDIA



### SDF

[See Regulation 3(1)]

		[In duplicate]						
Shipping No.	Bill			Date :				
Declaration under Foreign Exchange Management, Act, 1999:  I/We hereby declare that I/We am/are the *Seller/Consignor of the goods in respect of which this declaration is made and that the particulars given in the Shipping Bill No. dated are true and that (a) *the value as contracted with the buyer is the same as the full export value declared in the above shipping bill (b) *the full export value of the goods is not ascertainable at the time of export and that the value declared is that which I/We, having regard to the prevailing market conditions, expect to receive on the sale of goods in the overseas market.  I/We undertake that I/We will deliver to the bank named herein The foreign exchange representing the full export value of the goods on or before @ in the manner specified in the Regulations made under the Foreign Exchange Management Act, 1999. I/We further declare that I/We am/are resident in India and I/We have a place of business in India.  I/We* am/are OR am/are not in Caution List of the Reserve Bank of India.								
Date:								
					(Signatur Exporter)		of	
shipmen the Rese	t but for	or export ank, the d	s to wareh	ery which must be within si nouses established outside very must be within fifteen able.	e India with			
			FOR AUT	HORISED DEALER'S US	Ε			
				Uniform Code Number				
Date of	(i)	negotiati	on					
	` '	receipt collection	for 1					
	(iii)	Bill No.						

Website: <a href="mailto:www.fema.rbi.org.in">www.fema.rbi.org.in</a>
71 Email: <a href="mailto:tradedivisionexport@rbi.org.in">tradedivisionexport@rbi.org.in</a>

TANK!						
*Type o	of (i) DA	(ii)	,	ii) Others		(Specify)
*Types of (i) Firm Sale (iii) Consignment Basis  (iii) Others (Specify)  *Indicate ( ) in the box applicable						
for the for We certify amount) a	The SDF Form was included in the Statement sent to Reserve Bank with the R Return for the fortnight ending sent on  We certify and confirm that we have received the total amount of (Currency amount) as under being the proceeds of exports declared on this form.					
Date of receip t	Curren cy	Ac	to Nostro count Country	Accou	to NR Rupee ant of a Bank country	Period of R Return with which the realisation has been reported to RBI
		In our name	In the name of**	Held with us	Held with**	
(1)	(2)	(3)	(4)	(5)	(6)	(7)
•	**(Write the name of the concerned Indian Authorised Dealer Branch) Any other manner of receipt (Specify)					
(Stamp & Signature of Authorised dealer)  Date:  Address:  SPACE FOR USE BY PESERVE BANK OF INDIA						
SPACE FOR USE BY RESERVE BANK OF INDIA						



### FORM PP\*

### **EXCHANGE CONTROL Exporter's Declaration**

**ORIGINAL** 

For	ηN	lum	ber	1
ı uı	יו וו	ıuıı	IDCI	

Form Nu	imber:	
(Please	see 'Notes to Exporters')	
1. (a)	Name of the Post Office	
(b)	Number and date of Parcel Receipt	
2.	Exporter's Name	(for RBI use)
3.	Importer/Exporter Code No.	
4.	Buyer's/Consignee's Name and address:	
5.	Country of destination	
6.	Nature of contract*(i) CIF/(ii) C&F/(iii)FOB/ (iv) Others (Specify):	
7.	Date of despatch .	
8.	Type of Shipment*( <i>i</i> ) Outright Sale/( <i>ii</i> )	
	Consignment export/(iii) Others (Specify)	
9.	Description of goods :	
10.	Quantity of goods : Unit†	
11.	Currency of Invoice	
	[†Ton/Kilogram/Litre/Cubic Metre/ Sq. Metre/Metre/Number/Others (Specify)]	

	@	Where the full export	12. Analysis of export value :		
		value is not ascertainable value expected on sale of goods in the oversease market may be shown		Currency	Amount
			@Full Export value		
Ī		No application for	F.O.B. Value		

73 Website: www.fema.rbi.org.in Email: tradedivisionexport@rbi.org.in



permission for remittance/deduction From the declared value on account of agency Commission and/or discount will be Entertained by the Reserve Bank or Authorised Dealer unless these have been declared on this form	Freight	
	Insurance	
	Discount (Rate	
	Agency Commission (Rate)	

<sup>\*</sup>see FEM (Export of Goods & Services) Regulation, 2000.

	(For Use)	Customs	13. Customs Assessable	e Value
	,	Value	(Rupees)	
	(Custom	IS		
	Appraise	er)		
14.	If the	export is	s made under general	
	•		Reserve Bank of India,	
	Number	and date o	f its approval	
15.		•	s made under L/C	
	_	ments, nan	ne of advising bank in	
	India			
16.	State if	the paym	nent is to be received	
	through	the Asian C	Clearing Union: *Yes/No	
17.	Name 8	address	of bank through whom	
	paymen	t is to be re	ceived	

I/We hereby declare that I/we am/are the \*SELLER/CONSIGNOR of the goods in respect of which the declaration is made and that the particulars given above are true and that \*(a) the export value as contracted with the buyer is the same as the full export value declared above/\*(b) the full export value of goods is not ascertainable at the time of export and that the value declared is that which I/we, having regard to the prevailing market conditions, expect to receive on the sale of goods in the overseas market.



I/We undertake that I/we will deliver to the bank named above the foreign exchange representing the full export value of the goods on or before† \_\_\_\_\_ in the manner prescribed in rule 9 of the Foreign Exchange Regulation Rules, 1974. I/We further declare that I/we am/are resident in India and I/we have a place of business in India.

I/We\* am/are not in the Caution List of the Reserve Bank of India.

†State approximate date of delivery which must be the due date for payment or within six months from the date of shipment, whichever is earlier.

\*Strike out whichever is not applicable.

(For A.D.'s use)	
	(Signature of Exporter)
Stamp &	Date:
Signature of	
Authorised	
dealer	
Dat	Addres
e:	s:
Bank's Uniform	
Code No.	

#### **Notes to Exporters**

- (1) This Form should not be pasted on the Parcel.
- (2) The PP Form procedure applies to postal exports to all territories outside India excluding Nepal and Bhutan. The PP Form should be completed in duplicate in all cases.
- (3) The Original should be submitted by the exporter to the Post Office after having it countersigned by an Authorised Dealer in foreign exchange. The Post Office through which the goods have been despatched will forward the Original to the nearest office of Reserve Bank of India.
- (4) All documents relating to export of goods from India must be passed through the medium of an Authorised Dealer in foreign exchange in India within 21 days of the date of shipment of the goods.
- (5) The amount representing the full export value of goods must be realised on the due date for payment or within six months from the date of shipment, whichever is earlier.



Note: Government of India/Indian Financial institutions may conclude from time to time Special Trade Agreements with other countries providing for settlement of certain payments from the countries in a specified manner or for exports to be financed from Government to Government Credits. Reserve Bank will advise Authorised Dealers of such arrangements by issue of circulars. Methods of payment specified in the individual arrangements will have to be followed in such cases.

Space for use by Reserve Bank of India	



### FORM PP

### **EXCHANGE CONTROL Exporter's Declaration** DUPLICATE

Form Nu	mber:	
(Please	see 'Notes to Exporters' overleaf)	
1. (a)	Name of the Post Office	
(b)	Number and date of Parcel Receipt	
2.	Exporter's Name	(for RBI use)
3.	Importer/Exporter Code No.	
4.	Buyer's/Consignee's Name and address:	
5.	Country of destination	
6.	Nature of contract*(i) CIF/(ii) C&F/(iii)FOB/ (iv) Others (Specify):	
7.	Date of despatch .	
8.	Type of Shipment*( <i>i</i> ) Outright Sale/( <i>ii</i> )	
	Consignment export/(iii) Others (Specify)	
9.	Description of goods :	
10.	Quantity of goods : Unit†	
11.	Currency of Invoice [†Ton/Kilogram/Litre/Cubic Metre/ Sq. Metre/Metre/Number/Others (Specify)]	

@	Where the full export	12. Analysis of export	value :	
	value is not ascertainable value expected on sale of goods in the oversease market may be shown		Currency	Amount
		@Full Export value		
	No application for	F.O.B. Value		

77 Website: www.fema.rbi.org.in Email: tradedivisionexport@rbi.org.in



permission for remittance/deduction From the declared value on account of agency Commission and/or discount will be Entertained by the Reserve Bank or Authorised Dealer unless these have been declared on this form	Freight	
	Insurance	
	Discount (Rate <u>.</u> )	
	Agency Commission (Rate )	

(For Customs Use)
Export Value verified (Customs Appraiser)

13. Customs Assessable Value

(Rupees)

- 14. If the export is made under general permission of the Reserve Bank of India, Number and date of its approval
- 15. If the export is made under L/C arrangements, name of advising bank in India
- 16. State if the payment is to be received through the Asian Clearing Union: \*Yes/No
- 17. Name & address of bank through whom payment is to be received

I/We hereby declare that I/we am/are the \*SELLER/CONSIGNOR of the goods in respect of which the declaration is made and that the particulars given above are true and that \*(a) the export value as contracted with the buyer is the same as the full export value declared above/\*(b) the full export value of goods is not ascertainable at the time of export and that the value declared is that which I/we, having regard to the prevailing market conditions, expect to receive on the sale of goods in the overseas market.



I/We undertake that I/we will deliver to the bank named above the foreign exchange representing the full export value of the goods on or before† \_\_\_\_\_ in the manner prescribed in rule 9 of the Foreign Exchange Regulation Rules, 1974. I/We further declare that I/we am/are resident in India and I/we have a place of business in India.

I/We\* am/are not in the Caution List of the Reserve Bank of India.

†State approximate date of delivery which must be the due date for payment or within six months from the date of shipment, whichever is earlier.

\*Strike out whichever is not applicable.

(For A.D.'s use)					
				(Sig	gnature of Exporter)
Stamp Signature Authorised dealer	& of			Date:	
Dat e :				Addres s:	
Bank's Code No.	Uniform				

**Note:** All documents relating to export of goods from India must be passed through the medium of an Authorised Dealer in foreign exchange in India within 21 days of the date of shipment of the goods.



### FOR AUTHORISED DEALER'S USE

Uniform Code Number :						
Date of *(i	) negotiatior	n/(ii) receipt fo				Bill No.
* Strike out whichever is not applicable			Type of Bill *DA/(ii)DP/ (iii) Others			
applicable			Type of shipment: *(i) Firm Sale Contract/ (ii) Consignment Basis/ (iii) Others (Specify) The PP Form was included in the Statement sent to the Reserve Bank with the R Return for the fortnight ending sent on			
		that we having the proce				Currency) orm.
Date of receipt	Currency	Credit to No Account in (C			NR Rupee of a bank	Period to R Return with which the realisation has been reported to RBI
		In our name	In the name of†	Held with us	Held with†	
1	2	3	4	5	6	7
(† Write the name of the concerned Indian Authorised Dealer branch). Any other manner of receipt (specify)  (Stamp & Signature of Authorised Dealer) Date:						
			Address:			

#### **Notes to Authorised Dealer:**

- 1. Please ensure that the columns on the face of the PP Form have been completed by the exporter and that they have been duly authenticated by the Postal authorities wherever necessary.
- 2. On receipt of the full export value of the shipment declared on this Form, the Authorised Dealer will forward to the Reserve Bank this duplicate copy of the Form together with a copy of the Customs certified Shipper's Invoice, duly certified. In respect of shipments made on consignment basis, the Account

Website: <a href="mailto:www.fema.rbi.org.in">www.fema.rbi.org.in</a> 80 Email: <a href="mailto:tradedivisionexport@rbi.org.in">tradedivisionexport@rbi.org.in</a>



- Sales received from the consignee in original in support of the proceeds actually realized should also be forwarded along with this copy of the Form.
- 3. In case the net amount received falls short of the full export value declared on the Form for reasons other than deduction of bank charges, please indicate the authority conferred on the Authorised Dealers by or under the Exchange Control Manual or the Authorised Dealer's Circular or Circulars, as the case may be, or the Reserve Bank of India's approval number and date for reduction.

Space for use by Reserve Bank of India	



Website: www.fema.rbi.org.in

#### **EXCHANGE CONTROL**

### **SOFTWARE EXPORT DECLARATION (SOFTEX) FORM**

(For declaration of Software Exports through data-communication links and receipt of Royalty on the Software Packages/Products exported)

FORM	I NO: /	AB	ORIGINAL				
1.	Name and address of the exporter						
2.	STPI Centre within whose jurisdiction the unit is situated						
3.	Impor	t-Export Code Number					
4. EOU/	Categ DTA ur	ory of exporter nit	: STP/EHTP/EPZ/	SEZ/100%			
5.	Buyer's name and address including country and their relationship with exporting unit (if any)						
6.	Date a	and Number of Invoice					
7.	a)	Whether export contract/ purchase order already registered with STPI. (If 'No', please attach copy of the contract/purchase order)	Yes	No			
	b)	Does contract stipulate payment of royalty	Yes	No			
		SECTION (For exports through data		x)			
8.	STPI/	of Authorised datacom VSNL/DOT/Internet/Others e provider	(Plea	ase specify)			
9.	• •	of software exported (Please mar ft side).	k on the appropria	te box on			

82

Email: tradedivisionexport@rbi.org.in



	(a) <u>Co</u>	ompute	er Software			F	RBI Code	
			ry jobs and Co Data Process			9 6	0	
	Sc	oftware	Development			9	0	
	Sc	oftware	Product, Pack	ages		7 9 8	0	
	Ot	hers (F	Please specify)	)		9	0	
	(b)	<u>Other</u>	Software			9		
	Vio	deo/TV	' Software			9	1 0	
	Ot	hers (F	Please specify)	)		9	1 1	
10.	Analy	sis of E	Export Value			<u>Cı</u>	urrency	<u>Amount</u>
	(a)	Full e of wh i) ii)		n charges				
	(b)		smission charg					
	(c)		ct: Agency cor e rate of%					
	(d)	•	other deduction itted by RBI (p	ns as please specify)				
	(e)	Amou	ınt to be realis	ed [(a+b) - (c+d	)]			
11.	(mode	e of rea	value will be r alisation) (Plea opriate box)					
	☐ (a)	) Unde	r L/C		(a)	Name	e and add	ress of
			_		Author	ised I	Dealer	

Website: www.fema.rbi.org.in 83 Email: tradedivisionexport@rbi.org.in

Tu Park
---------

			(b) Authorised Dealer Code No.	
	(I	b) Bank Guarantee	(a) Name and address of	
			Authorised Dealer	
			(b) Authorised Dealer Code No.	
		c) Any other arrangement	(a) Name and address of	
		e.g. advance payment, etc.	Authorised Dealer	
		including transfer/remittance to bank account maintained	(b) Authorised Dealer	
Code	No	overseas (Please specify)		
	(	SECTION For receipt of Royalty on Software		
12.		ails of Software Package(s)/ duct(s) exported Date of export		
	(b)	GR/SDF/PP/SOFTEX Form No.	on	
		which exports were declared		
	(c)	Royalty agreement details		
		☐ %age and amount of royalty		
		☐ Period of royalty agreement (Enclose copy of Royalty		
		agreement, if not already re	egistered)	
13.	How royalty value will be realised (as defined in Royalty agreement)			
14.	Calc	culation of royalty amount		
	•	close copy of communication rom the foreign customer)		



15.	5. Name and address of designated Authorised				
	Dealer in India through whom peen received/to be received	payment has	A.D. Code No.		
		SECTION -C			
16.	Declaration by exporter				
the va	this declaration is made and the lalue to be received from the bured above. I/we also declare the lag Authorised and legitimate days	nat the particular Luyer represents Lat the software latacom links.	eller of the software in respect of ars given above are true and that the export value contracted and has been developed and exported		
raised	nge representing the full value (i.e. within six mont	of the software hs from the da er specified in	bank named above the foreign e exported as above on or before ite of invoice/date of last invoice the Regulations made under the		
Place	Stamp	Name	Signature of the Exporter :		
Date:		Desig	nation:		
===== ===== Enclos	======================================	======== : [7(a)]	=======================================		
====	(2) Copy of Royalty Agreem (3) Copy of communication	nent [12(c)]	stomer [14]		
====	======				

Space for use of the competent authority (i.e. STPI/FTZ/EPZ/SEZ) on behalf of Ministry of Information Technology

Certified that the software described above was actually transmitted and the

Website: <a href="mailto:www.fema.rbi.org.in">www.fema.rbi.org.in</a>
85 Email: <a href="mailto:tradedivisionexport@rbi.org.in">tradedivisionexport@rbi.org.in</a>



export/royalty value declared by the exporter has been found to be in order and accepted by us.

Place:		
Date: STPI/FTZ/EF	PZ/SEZ	(Signature of Designated Official of
	Stamp	on behalf of Ministry of Information Technology) Name:  Designation:



Website: www.fema.rbi.org.in

#### **EXCHANGE CONTROL**

### **SOFTWARE EXPORT DECLARATION (SOFTEX) FORM**

(For declaration of Software Exports through data-communication links and receipt of Royalty on the Software Packages/Products exported)

FORM	M NO:	AB			DUPLICATE	
1.	Name and address of the exporter					
2.	STPI Centre within whose jurisdiction the unit is situated					
3.	Impo	rt-Export Code Number				
4.	Cate	gory of exporter	: STP/E	EHTP/EPZ/SE	Z/100% EOU/DTA unit	
5.	Buyer's name and address including country and their relationship with exporting unit (if any)					
6.	Date	and Number of Invoice				
7.	a)	Whether export contract/ purchase order already registered with STPI. (If 'No', please attach copy of the contract/purchase order)	у	Yes	No	
	b)	Does contract stipulate payment of royalty		Yes	No	
	SECTION - A (For exports through data communication link)					
8.	Name of Authorised datacom  STPI/VSNL/DOT/Internet/Others service provider (Please specify)					
9.	<i>-</i> .	of software exported (Pleas ft side).	se mark	on the approp	oriate box on	

87

Email: tradedivisionexport@rbi.org.in



	(a) <u>Co</u>	<u>ompute</u>	er Software	F	RBI C	ode		
			ry jobs and Conversion Data Processing	9	0	6		
	So	oftware	Development	9	0			
	So	oftware	Product, Packages	9	0			
	Ot	thers (F	Please specify)	9	0			
(b)	<u>Other</u>	Softw	<u>are</u>	9				
	Vie	deo/T\	/ Software	9	1			
	Ot	Others (Please specify)						
10.	Analy (a)	Full e	Export Value export value nich :- Net value of exports without transmission charges Transmission charges included in invoice	<u> </u>	<u>Curre</u>	nc <u>y</u>	<u>Amount</u>	
	(b)		smission charges (if payable rately by the overseas client)					
	(c)		act: Agency commission, e rate of%					
	(d)	•	other deductions as itted by RBI (please specify)					
	(e)	Amou	unt to be realised [(a+b) - (c+d)]					



11. How export value will be realised (mode of realisation) (Please mark on the appropriate box) (a) Under L/C (a) Name and address of Authorised Dealer (b) Authorised Dealer Code No. (b) Bank Guarantee (a) Name and address of Authorised Dealer (b) Authorised Dealer Code No. (c) Any other arrangement (a) Name and address of e.g. advance payment, etc. Authorised Dealer including transfer/remittance to bank account maintained (b) Authorised Dealer Code No. overseas (Please specify) **SECTION - B** (For receipt of Royalty on Software Packages/Products exported) 12. Details of Software Package(s)/ Product(s) exported Date of export (a) GR/SDF/PP/SOFTEX Form No. on (b) which exports were declared (c) Royalty agreement details %age and amount of royalty Website: www.fema.rbi.org.in Email: tradedivisionexport@rbi.org.in



		<u>-</u>
	<ul><li>Period of royalty agreement (Enclose copy of Royalty</li></ul>	
	agreement, if not already registe	red)
13.	How royalty value will be realised (as defined in Royalty agreement)	-
14.	Calculation of royalty amount	
	(Enclose copy of communication from the foreign customer)	•
15.	Name and address of designated Authorise	d
	Dealer in India through whom payment has been received/to be received	A.D. Code No.
	SECTION -C	
16.	Declaration by exporter	
the va	I/We hereby declare that I/we am/are the this declaration is made and that the particulate to be received from the buyer represented above. I/we also declare that the softwaring Authorised and legitimate datacom links.	ulars given above are true and that nts the export value contracted and
raised	I/We undertake that I/we will deliver to the nge representing the full value of the softward of the softward of the softward of the within six months from the during a month), in the manner specified on Exchange Management Act, 1999.	are exported as above on or before date of invoice/date of last invoice
Place Signa Date:	ture of the  Stamp  Nan	ne:
	Designation:	

Website: www.fema.rbi.org.in 90 Email: tradedivisionexport@rbi.org.in



=======	:======	:=======	:=====	:=======	======	:======	====
====== Enclosure (1) (2) (3)	Copy of Copy of	Export Contrac Royalty Agreer communicatior	ment [12	· /=	er [14]		====
====== Space f	=== or use of th	e competent a		• •		SEZ) on beh	alf of
		Ministry of	Informa	tion Technol	ogy		
	alty value de	vare described eclared by the o		•			
Place:							
 Date: STPI/FTZ	 /FP7/SF7	(Si	gnature	of Designated	d Official	of	
O		amp		on behalf hnology) ame:	of Minis	stry of Informa	ation
	Sic		Designa	ation:		<del></del>	
		For Autho	rised D	ealer's use or	nly		
		Certificate	by Au	thorised Deal	er		
AD	's Uniform	Code No					
'R' Retur		cluded in the E O/VOSTRO) . sent on (Currency i					
We certify as under t		n that we have	receive	d the total am	ount of		
	-	eclared on this	form.		(Curre	ncy) (Amo	ount)
Date of Receipt	Currency	Credit to Account in	Nostro	Debit to Resident Rupee Accou	Non- unt of a	Period of I with which realisation	R-Return the
						realisation	

91

Email: tradedivisionexport@rbi.org.in

Website: www.fema.rbi.org.in



	(Count	ry)	bank 	in  country)	has been reported to RBI
	In our name	In the name of **	Held with us	Held with	
1 2	3	4	5	6	7

(\*\* Write the name of the concerned branch of Authorised Dealer)

Any	other	manner	of	receipt	(Specify)
Place: Date:		Stamp			
		(Signa	ature of Authoris Name:	sed Official)	
			Designation		:
of			Name	&	Address
OI			Authorised		Dealer



#### **EXCHANGE CONTROL**

### **SOFTWARE EXPORT DECLARATION (SOFTEX) FORM**

(For declaration of Software Exports through data-communication links and receipt of Royalty on the Software Packages/Products exported)

FORI	NO: / TRIPL	AB LICATE				
1.	Name expor	e and address of the ter				
2.	STPI Centre within whose jurisdiction the unit is situated					
3.	Impor	t-Export Code Number				
4. EOU/	Categ DTA ur	: STP/EHTP/EPZ/SEZ	/100%			
5.	count	's name and address including ry and their relationship exporting unit (if any)				
6.	Date and Number of Invoice					
7.	a)	Whether export contract/ purchase order already registered with STPI. (If 'No', please attach copy of the contract/purchase order)	Yes	No		
	b)	Does contract stipulate payment of royalty	Yes	No		
		SECTION				
		(For exports through data	communication link)			
8.	Name of Authorised datacom <u>STPI/VSNL/DOT/Internet/Others</u> service provider (Please specify)					
9.		of software exported (Please mark	<u> </u>			
Weheit	□ : \\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\	fema rhi org in 93	Email : tradedivision	evport@rhi org in		



the left side). (a) Computer Software **RBI** Code Data Entry jobs and Conversion 9 0 Software Data Processing 6 Software Development 9 0 0 9 Software Product, Packages 8 Others (Please specify) 9 0 9 (b) Other Software Video/TV Software 9 1 0 9 Others (Please specify) 1 10. Analysis of Export Value Currency Amount Full export value of which :i) Net value of exports without transmission charges ii) Transmission charges included in invoice (b) Transmission charges (if payable separately by the overseas client) (c) Deduct: Agency commission, at the rate of .....% (d) Any other deductions as

permitted by RBI (please specify)

Amount to be realised [(a+b) - (c+d)]

(e)



11.	(mod	export value wilde of realisation) he appropriate bo	(Please mark		
	☐ (á	a) Under L/C		(a)	Name and address of
			A	Authori	sed Dealer
			(b) A	Author	ised Dealer Code No.
	☐ (t	o) Bank Guarant	ee	(a)	Name and address of
			A	Authori	sed Dealer
			(b) A	Author	ised Dealer Code No.
	☐ (d	c) Any other arra	ngement	(a)	Name and address of
		e.g. advance	payment, etc.		Authorised Dealer
		including trans to bank accour	sfer/remittance nt maintained		(b) Authorised Dealer Code No.
		overseas (Plea	ase specify)		
	(	(For receipt of Ro	SECTIO byalty on Softward		(ages/Products exported)
12.		nils of Software P luct(s) exported Date of export			
	(b)	GR/SDF/PP/S	OFTEX Form No	. on	
		which exports	were declared		
	(c)	Royalty agree	ment details		
		☐ %age and	amount of royalty	'	
		Period of re	oyalty agreement		
Webs	ite : ww	w.fema.rbi.org.in	95		Email: tradedivisionexport@rbi.org.in



	(Enclose copy of Royalty	
	agreement, if not already registere	d)
13.	How royalty value will be realised (as defined in Royalty agreement)	
14.	Calculation of royalty amount	
	(Enclose copy of communication from the foreign customer)	
15.	Name and address of designated Authorised	
	Dealer in India through whom payment has been received/to be received	A.D. Code No.
	SECTION -C	
16.	Declaration by exporter	
the va	I/We hereby declare that I/we am/are the set this declaration is made and that the particular to be received from the buyer represents ed above. I/we also declare that the software ng Authorised and legitimate datacom links.	ars given above are true and that sthe export value contracted and
raised	I/We undertake that I/we will deliver to the nge representing the full value of the software (i.e. within six months from the daduring a month), specified in the Regula nge Management Act, 1999.	e exported as above on or before ate of invoice/date of last invoice
Place:	Stamp	Signature of the Exporter Name:
Date:	<u> </u>	Designation:

Enclosure:
(1) Copy of Export Contract [7(a)]

Website: www.fema.rbi.org.in 96 Email: tradedivisionexport@rbi.org.in



- (2) Copy of Royalty Agreement [12(c)]
- (3) Copy of communication from foreign customer [14]

\_\_\_\_\_\_\_

=======

## Space for use of the competent authority (i.e. STPI/FTZ/EPZ/SEZ) on behalf of Ministry of Information Technology

Certified that the software described above was actually transmitted and the export/royalty value declared by the exporter has been found to be in order and accepted by us.

Place:

 Date:	(Signature of Designated Official of
STPI/FTZ/EPZ/SEZ	`
	on behalf of Ministry of Information Technology)
	Name:
Star	np
	Designation: