FORM 1

[See sub-rule (1) of rule 3]

FORM OF DECLARATION UNDER SECTION 94 OF THE FINANCE ACT, 2008 IN RESPECT OF DISPUTE RESOLUTION SCHEME, 2008

10
The Designated Authority
••••••••••••••••••••••••••••••••••••
Sir/Madam,
hereby make a declaration under section 94 of the Finance Act, 2008.
Name of the declarant
in block letters)
2. Address:
Telephone No.
3. STC Code
1. Premises code

TABLE

5. Details of the case and tax arrears proposed for settlement under the Scheme:

(1)	(2)	(3)	(4)	(5)	(6)
Show	Nos. and date	Nos. and date of order in	Amount	Details of	Remarks
cause/	of order in	original/order in appeals passed in	claimed as	writ	
demand	original/order	the matter, if any.	payable for	petition/	
notice	in appeals		the case	appeal/	
No. and	passed in the	Service tax Interest Penalty	under	reference	
date of	matter, if any	+ Education	section 94	filed	
issue		cess	(in Rs)	before a	
		(Primary) +		High	
		Secondary		Court or	
		and higher		the	
		education		Supreme	
		cess		Court, if	
				any	

VERIFICATION

I...... (name in block letters) son/daughter of Shri..... solemnly declare that to the best of my knowledge and belief –

- (a) the information given in this declaration and statements and annexure accompanying it is correct and complete and amount of tax arrears and other particulars shown therein are truly stated;
- (b) I am not disqualified under provisions of section 93 of Finance Act, 2008 from making a declaration. I further declare that I am making this declaration in my capacity as

(0	designation) (Please specify if you are making a declaration on behalf or
declaring) and th	nat I am competent to make this declaration and verify it.
NAME AND SIG	GNATURE OF DECLARANT
PLACE :	
DATE :	

Instructions:

- 1. This Form should be submitted to the Central Excise Officer notified as designated authority under section 92(b) of the Finance Act, 2008.
- 2. Wherever the entry is not relevant, the column shall be filled in as "Not Applicable".
- 3. In column (2), the details of order passed in original adjudication or order passed in appeal by Commissioner (Appeals) or by Customs, Excise and Service Tax Appellate Tribunal or a High Court should be clearly indicated and relevant documentary evidence shall be enclosed.
- 4. In column (3), the tax arrears may be declared in terms of the meaning given to it in section 94 of the Finance Act, 2008.
- 5. Any other information relevant to the case may be briefly indicated under column 5.