"FORM NO. C.A.- 3

[See rule 6(1)]

Form of Appeal to the Appellate Tribunal under sub-section (1) of section 129A of Customs Act, 1962.

In the Customs, Excise and Service Tax Appellate Tribunal.

Appeal No of 20										
						/	Арре	ellar	nt.	
		Vs.								
							Re	espo	nden	t.
1. Port/ Location Code*	IEC**					PA	N o	r UII	D***	
Port/ Location Code 2*										
Port/ Location Code 3*, etc										
E-Mail Address	Phone No.			Fax No.						
2. The designation and address3. Number and date of the order				sing th	e ord	ler a	appe	aled	d aga	inst.
	 		,u	-			_		_	
Dated										

- 4. Date of communication of a copy of the order appealed against.
- 5. State or Union territory and the Commissionerate in which the order or decision of assessment, penalty, fine was made.

- 6. If the order appealed against relates to more than one Commissionerate, mention the names of all the Commissionerates, so far as it relates to the appellant.
- 7. Designation and address of the adjudicating authority in case where the order appealed against is an order of the Commissioner (Appeals).
- 8. Address to which notices may be sent to the appellant.
- 9. Address to which notices may be sent to the respondent.
- 10. Whether the decision or order appealed against involves any question having a relation to the rate of duty of customs or to the value of goods for the purpose of assessment.
- 11. Description and classification of goods.
- 12. Period of dispute.
- 13. (i) Amount of customs duty, if any, demanded for the period of dispute.
 - (ii) Amount of interest involved up to the date of the order appealed against.
 - (ii) Amount of refund, if any, rejected or disallowed for the period of dispute
 - (iii) Amount of fine imposed.
 - (iv) Amount of penalty imposed.
 - (v) Market value of seized goods.
- 14. (i) Amount of duty or fine or penalty or interest deposited. If so, mention the amount deposited under each head in the box below. (A copy of the challan under which the deposit is made shall be furnished)

Duty	Fine		Penalty	Interest

- (ii) If not, whether any application for dispensing with such deposit has been made?
- 15. Does the order appealed against also involve any central excise duty demand, and related fine or penalty, so far as the appellant is concerned?
- 16. Does the order appealed against also involve any service tax demand, and related penalty, so far as the appellant is concerned?
- 17. Subject matter of dispute in order of priority (please choose two items from the list below, under the head 'IMPORT' or 'EXPORT' or 'GENERAL', depending upon the nature of the case)

IMPORT		EXP	ORT		GEN	IERAL
(i).Classification – Cha (ii).Valuation – GVC or Others. (iii).Application of Exemption Notifical No., (iv). Anti-dumping duty, (v). Safeguard duty, (vi). Project imports, vii). Baggage viii). Courier, ix).Imports under E Promotion Scheme, x). Seizure cases xi). Refunds, xii).NTR (Non Restrictions like in license, Phyto Sa requirements etc.), xiii). Others.	Export Tariff	of Expo (ii) Valuation (iii) Drawback (iv) Export Export	k, under al Promotio (other tha r),	ny on an	(i).Custom Agents Regulati (ii).MOT Ci (iii).Others	Licensing ions, 2004,
Priority 1 Priority 2	2	Priority 1	Priority 2		Priority 1	Priority 2

18. Central Excise Assessee Code, if registered with Central Excise.
19. Service Tax Assessee Code, if registered with Service Tax.

- 20. If the appeal is against an Order-in-Appeal of Commissioner (Appeals), the number of Orders-in-Original covered by the said Order-in-Appeal.
- 21. Whether the respondent has also filed appeal against the order against which this appeal is made?
- 22. If answer to serial number 21 above is 'yes', furnish the details of appeal.
- 23. Whether the appellant wishes to be heard in person?
- 24. Reliefs claimed in appeal.

Statement of facts

Grounds of appeal

Verification

I the appellant, or above is true and to the best of my information	•
Verified today the day of	20
Signature of the authorised appellant representative, if any	Signature of the appellant

Notes:- (1) The grounds of appeal and the form of verification shall be signed by the appellant in accordance with rule 3 of the Customs (Appeals) Rules, 1982.

- (2) The appeal including the statement of facts and the grounds of appeal shall be filed in quadruplicate accompanied by an equal number of copies of the order (one of which at least shall be a certified copy) appealed against.
- (3) The appeal shall be in English (or Hindi) and should set forth, concisely and under distinct heads, the grounds of appeal without any argument or narrative and such grounds should be numbered consecutively.
- (4)The appeal shall be accompanied by such fee as prescribed under sub-section (6) of section 129A of the Act and shall to be paid through a crossed bank draft drawn in favour of the Assistant Registrar of the Bench of the Tribunal on a branch of any nationalized bank located at the place where the Bench is situated.

* Location Codes of all customs stations from where imports/ exports have taken place in respect of the appellant to be furnished. Location Codes for all the sea ports, airports, ICD's, Land Customs stations etc, are available on the website www.icegate.gov.in [ICEGATE website – downloads-ICEGATE guidelines – Code List- Location Code List]

*** To be furnished by non- registered persons. Unique Identification (UID) number to be furnished where Permanent Account Number (PAN) is not available.

^{**} Importer- Exporter Code assigned by the Directorate General of Foreign Trade, to be mandatorily furnished