

SRT

(Item IV of Part B of Annexure I to Chapter 8)

Declaration to be completed by Indian Software Reproducers for remittance of royalty on Software reproduced in India as a percentage of Indian Published Price.

Instructions:

1. *This declaration (including Annexure thereto) should be completed in duplicate and submitted to an authorised dealer in foreign exchange.*
2. *All remittances under any particular agreement should be effected through the same branch of the same authorised dealer.*

Documentation:

3. Form A2 duly filled in and signed by the applicant.
4. Certified copy of the Software Reproduction Agreement.
5. No objection certificate from Income-tax authorities.

I. Particulars of the Software Reproduction Agreement

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| (i) Name and address of Indian Reproducer | |
| (ii) Name and address of foreign author/ copyright holder/publisher | |
| (iii) Title/s of the Software Product/s | |
| (iv) Indian published price/s for licence of Software Product/s reproduced. | |
| (v) Rate of royalty as a percentage of Indian Published Price for Licence of Software Product reproduced. | |
| (vi) Whether any advance royalty is payable under the agreement; if so, the amount and how it will be adjusted | |
| (vii) Date of agreement and its validity period | |

II. Particulars of Royalty Payment due under the Agreement

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| (i) Period for which royalty is payable | |
| (ii) Royalty Amount due Gross amount of royalty due as detailed in Annexure I Deduct Advance royalty paid/unadjusted balance of advance royalty, if any. Deduct Income Tax Rs. Surcharge on Income tax Rs. Net amount of royalty payable | Rs. _____ Rs. _____ Rs. _____ |
| (iii) Details of previous remittances; (a) Advance royalty remitted, if any, and date of remittance (b) Amount of last remittance of royalty and date of remittance | |

