THE CENTRAL SALES TAX (REGISTRATION AND TURNOVER) RULES, 1957 ⁷⁰FORM G

[Form of Indemnity Bond] [See rules 12(2) and 12(9)]

| KNOW ALL MEN registered dealer un in the Sta under the laws of I Central Sales Tax A called the Obligor of (hereaft (in words)) for which paymen administrators, lega and the persons for the called the persons for the called the obligor of the Obl | der the Central te of | Sales Tax *We/M/s. g its registration and firm vernment) to be paid and truly and assig aving contri | Act, 1956, und ered Office at on No ly bound unto in the sum of to the Governm made 'I bind in ns/*we bind our rol over our asse | er registration No*a firm/*a com registered de in the State of the President of [Rupees ent on demand and myself and my he rselves, our success ts and affairs. | pany registered calers under the (hereinafter India/Governor |
|--|-----------------------|--|---|---|--|
| Signed this day of one thousand nine hundred | | | | | |
| WHEREAS sub-rule (2) of rile 12 of the Central Sales-Tax (Registration and Turnover) Rules, 1957, requires that in the event a blank or a duly complete form of 'declaration is lost while it is in the custody of the purchasing dealer or in transit to the selling dealer, the purchasing dealer and, as the case may be, also a selling dealer each to furnish an indemnity bond to, in the case of purchasing dealer, the notified authority from whom the said form was obtained and in the case of a selling dealer, the notified authority of the State. AND WHEREAS the Obligor herein is such 'purchasing dealer/*selling dealer. | | | | | |
| AND WHEREAS the Obligor has lost the declaration in Form C/*Form F/ *the certificate in *Form EI/ 'Form EII, bearing No. *which was blank/"duly completed and was issued to him by | | | | | |
| and sent to | | | | | |
| SI. No No. of Invoice | Bill Da e/Challan | nte | Description of Goods | Quantity | Amount |

keep the Government harmless and indemnified against and from all liabilities incurred by the Government as a result of the misuse of such form. THEN the above written bond or obligation shall be void and of no effect but otherwise shall remain in full force, effect and virtue. The obligor further undertakes to mortgage/charge the properties specified in the Schedule hereunder written by execution of proper deed of mortgage/charge for the payment of the said sum, ⁷¹[whenever called up to, to do so by the assessing authority].