

THE CENTRAL SALES TAX
(Registration & Turnover) Rules, 1957

FORM E-I

Certificate under sub-section (2) of section 6
[See rule 12(4)]

Counterfoil	Duplicate	Original
To be retained by the dealer issuing the certificate	To be retained by the dealer receiving the certificate	To be furnished to the prescribed authority

Name of State

Serial No

[To be issued (in duplicate) (i) by the selling dealer who first moved the goods in the case of a sale falling under section 3 (a) or (ii) by the dealer who makes the first inter-State sale during the movement of the goods from one State to another in the case of falling under section 3 (b)].

A. Name of the selling dealer

B. (i) Name of the purchasing dealer

(ii) Address (with State)

C. (i) Name of the place and State in which movement commenced

(ii) Name of place and State to which goods have been consigned by the Signatory
.....

D. (i) Invoice No. and date

(ii) Description, quantity and value of goods.....

(iii) No. and date of the declaration form 'C' received from purchasing dealer with name of State of
issue

(iv) No. and date of the Railway Receipt/Trip sheet of lorry/or any document of other means of
transport

I/We the selling dealer mentioned above do certify that I/We am/are registered under the Act and
am/are holding registration certificate No. dated in the State of
.....

I/We further certify that (i) I/We will pay/have paid tax under the Act or (ii) no tax was payable under the Act in view of the general exemption referred to in sub-section (2A) or in pursuance to any exemption or concession granted under sub-section (5) of section 8, on the sale of the goods covered by documents whose particulars are given above to the appropriate sales tax authority of the State of

The above statements are true to the best of my knowledge and belief.

(Signature)

(Name of the person signing the certificate)

(Place)

(Status of the person signing the certificate in relation to the dealer)

Dated

Address (with name of the State)

Explanation - In this form, item D (iii) shall not be applicable in cases covered by the second proviso to sub-section (2) of section 6.